ICAOS  
West Region  
March 28, 2006  
2:30 p.m. (EST)

Call to Order

The meeting was called to order at 2:31 pm EST by D. Ege.

Roll Call

1. Dori Ege (AZ)  
2. Ron Hajime (HI)  
3. Scott Taylor, Denise Sitler (OR)  
4. Sally Skive (CO)  
5. Ed Gonzales (NM)  
6. Mike Ferriter, Cathy Gordon (MT)  
7. Karen Stoll, (CA)  
8. Margaret Lint (ID)  
9. Leo Lucey (UT)

Staff

1. Don Blackburn  
2. Ashley Kenoyer  
3. Stephanie Scott  
4. Mindy Spring  
5. Whitney Hall  
6. Xavier Donnelly  
7. Mindy Spring

Discussion

- The Committee discussed the liabilities section of the PowerPoint.  
- D. Ege told the Committee that she really appreciates their good attendance of the committee  
- Welcomed Kevin Kempf from Idaho as a new commissioner  
- D. Ege told the committee about a probation officer who allowed a probationer to remain in NM. This offender is now in custody for 1st degree murder. Non-compliance by officers is a huge problem.  
- Discussion of specific cases within states.  
- 5.102 and 5.103 are needed, but even though the violations meet these rules, the receiving state does not have to request that the sending state retake. The offender’s situation needs to be taken into account.
• The committee also felt that there is not an adequate response to Violation Reports. This may be impart to a lack of training.
• K. Madris discussed a new situation in her state and asked how the committee felt she should handle it in regards to probation and parolees. Do federal cases take precedence over state cases? What happened if the offender does not meet criteria, but is under federal supervision? Do we automatically accept those cases, or should a new rule be created to address this?
• D. Ege said that AZ handles it on a case by case basis. Dori suggested contacting federal supervisors and asking how the state wants them to respond. Often the federal PO answers back to other state.
• Is this a mandatory acceptance because they are on probation in your state? Dori pointed out that there is nothing in the Rules about this situation. So, it is a case by case issue.
• Montana, OR and UT say that there shouldn’t be a blanket rule that if an offender is on federal probation, they must be accepted by receiving state.
• D. Ege says that we need good state-to-state communication on a case by case basis.
• D. Ege asked all commissioners if they had any discussion items.
• K. Madris thanked K. Stoll saying that they were getting reporting instructions and responses back in a timely manner.
• K. Stoll said that she is trying to consolidate all probation and parole offices.
• Nevada agreed and said they appreciate the increased speed in response from CA.
• R. Hajime also thanked K. Stoll for the expedited requests. Asked K. Stoll if some offenders could be considered for expedited transfer.
• K. Stoll asked for emails about offender’s transfers that need to be expedited.
• D. Ege asked about the anticipated catch-up timeframe.
• D. Ege asked which states don’t charge offender fees and asked those states that aren’t doing it, if they are thinking about doing it.
• Dori informed the members that Compact Rule 4.107 can be revenue generating for their state.
• Karen Stoll commented that California does not charge an application fee.
• D. Ege gave an update on the Sex Offender Ad Hoc Committee. D. Ege says they decided to either pull out valid plan of supervision from the resident rule or redefine “plan of supervision.” The Committee felt that there needed to be more information on the website for Sex Offender Registration.
• D. Ege, Chuck Placek, Rob Miller, and Joe Kuebler are still working closely with Softscape on the Technical Specifications document. This phase will soon be complete and testing will begin.
• D. Ege did mention that the Rules Committee will be meeting at the end of June. The West Region will get the proposed Rule Justifications to review and comment on in May. These Rule Justifications will be voted on in October at the Annual Business Meeting.

Adjourn
• Motion to adjourn was made by Ron Hajime, seconded by Karen Stoll. Meeting adjourned at 3:32 p.m.