



JUVENILE REHABILITATION

**Notification and Legal Requirements**

NAME	
DATE OF BIRTH	JRA NUMBER

This notice is to inform you of certain legal requirements that impact you because of your commitment. You may consult your attorney for more information.

**Please be advised:**

YOUTH'S INITIAL	As a result of your commitment to JRA, we can share information and records inside JRA and with people and organizations outside of JRA. Examples of these include JRA staff and service providers as well as schools. Some information about you, including your committing offense, length of sentence, and county of commitment is public information and may be disclosed to anyone without your consent. Sometimes we will need your permission to release information to organizations or individuals outside the JRA continuum.		
YOUTH'S INITIAL	The law of the State of Washington requires JRA to notify the certain law enforcement agencies before any JRA youth can be transferred to a minimum security facility.		
YOUTH'S INITIAL	The law of the State of Washington requires JRA to notify certain law enforcement agencies before a youth adjudicated of a sex, violent, kidnapping, or stalking offense can be released to authorized leave, discharged from residential obligation, release to parole and/or other releases.		
YOUTH'S INITIAL	The law of the State of Washington requires youth committed for certain offenses, (felony, stalking, harassment, or Communication with a Minor for Immoral Purposes), to have a biological sample taken for DNA identification. The law does not allow the JRA to release these youth before the biological sample has been taken.		
YOUTH'S INITIAL	The law of the State of Washington requires the JRA to notify the approved private schools and the school district when <u>any</u> JRA youth is transferred to a minimum security facility, discharged from residential obligation, paroled, or placed on leave. If you are on parole and attending school and then change schools, the new school will be notified.		
YOUTH'S INITIAL	The law of the State of Washington requires the JRA to notify any employer who employs a JRA youth, any volunteer supervisor who supervises JRA youth and any school a JRA youth attends, in writing, of the criminal history of the youth in residence at a minimum security facility.		
YOUTH'S INITIAL	The law of the State of Washington does not allow a youth adjudicated of a sex offense to attend the same public elementary, middle, or high school as one of your victims or the victim's sibling. If one of your victims or victim's siblings attends the school you would normally attend, you will have to go to a different school at your own cost.		
YOUTH'S INITIAL	Information disclosed during evaluation and/or treatment is not confidential and may be used as evidence in future criminal or civil proceedings, including a sexually violent predator proceeding and/or supporting documentation for the purpose of sex offender risk level evaluation.		
YOUTH'S INITIAL	The law of the State of Washington requires all youth adjudicated of a sex offense and youth adjudicated of prostitution or IV drug use to have a blood sample taken to test for the presence of HIV.		
YOUTH'S INITIAL	The law of the State of Washington requires JRA to report any previously unreported disclosures of abuse and/or neglect to Protective Services and/or the appropriate law enforcement agencies. Other criminal behavior may also be reported to law enforcement.		
YOUTH'S INITIAL	The law of the state of Washington requires some youth who are adjudicated with a felony firearm offense to register with the sheriff in the county where they live. Youth required to register by the court must update their registration with the sheriff every year for four years. Youth must register in person within 48 hours of leaving a JR institution.		
YOUTH'S SIGNATURE	DATE	STAFF'S SIGNATURE	DATE