

Chapter: Agency Management and Operations	Effective Date: 1/1/17 Page: 1 of 1 Replaces: GAP.385.9967, 11/1/11
Subchapter: Miscellaneous	
Rule: Court-Ordered Child Support	
ACA: N/A	
Statutes: Family Code §54.06 Family Code Chapter 61, Subchapter B	

RULE

- (a) This rule establishes a system for the Texas Juvenile Justice Department (TJJD) to comply with [§54.06 of the Texas Family Code](#).
- (b) As part of TJJD's intake process, intake staff members review commitment documentation for language ordering child support payments. When this documentation exists, intake staff members ensure an entry is made to the Correctional Care System detailing the payment amount and terms of rendition.
- (c) The Finance Department maintains documentation of court-ordered child support payments and associated correspondence.
- (d) The Finance Department notifies the youth's parents, or other persons responsible, by letter of the address to which court-ordered child support payments are to be sent and that they must:
 - (1) begin payments;
 - (2) render missed payments; and
 - (3) end payments when the youth is discharged or paroled to home.
- (e) TJJD may notify the committing court when any court-ordered child support payment is past due.
- (f) TJJD may refer a delinquent account to the Child Support Division of the Office of the Attorney General as determined by agreement between TJJD and the Office of the Attorney General.
- (g) If TJJD receives court-ordered child support for a Title IV-E certified youth, TJJD will reduce its Title IV-E claim for reimbursement for that youth's cost of care by the amount of child support received.

For procedures relating to court-ordered child support payments, see [ACC.17.05](#).