Model Form to Assist Parent(s)/Guardian(s) in Filing a Complaint

A complaint process can be used when you believe a district or area education agency violated a requirement of Part B of the Individuals with Disabilities Education Act (IDEA). The complaint process is not the avenue to use when you are having differences of opinion with educators, such as the type of reading program to use or the amount of support services you believe should be provided for a child.

| CHILD’S INFORMATION | | |
|---------------------|-----------------|
| Child’s name:       | Please see attached. |
| Address where child lives (for contact information): |
| Name of District, School, and AEA where child lives: |
| Name of District, School, and AEA where child attends if different from where the child lives: |

| PARENT(S’)/GUARDIAN INFORMATION | | |
|---------------------------------|-----------------|
| Parent(s) Guardian(s) name(s):  | |
| Mailing address (or contact information): |
| City: State: Zip: |
| Phone/Contact number: E-mail (if available): |
| Is there another parent/guardian at another address with parental rights? Yes No If yes, please the following: |
| Parent(s) Guardian(s) name(s):  |
| City: State: Zip: |
| Phone/Contact number: E-mail (if available): |

Describe the following (use additional sheets of paper if more space is needed):

Please see attached correspondence.

1. The nature of the problem (including a statement that the public agency violated a requirement of the Individuals with Disabilities Education Act or the Iowa Special Education Rules):

2. The facts of this case relating to the above problem:

3. Your proposed resolution of the problem:

Did the alleged violation occur less than one year prior to the date that the complaint was received by the Department of Education? Yes No
Organization or person filing the complaint: Disability Rights Iowa
Address: 400 East Court Avenue, Suite 300
City: Des Moines State: Iowa Zip: 50309
If organization, contact person’s name: Cynthia A. Miller, Senior Staff Attorney and Nathan Kirstein, Staff Attorney
Telephone number or other method of contact: 515-278-2502

Send a completed form to EACH of the following:

1. The district that made the decision with which you disagree.
2. The AEA special education director.
3. Director, Iowa Department of Education
   Grimes State Office Building, Des Moines, Iowa 50319-0146

Word Document/Mac/SKW/6-15-09 / #2final
August 15, 2013

Dr. Brad Buck, Director
Dr. Barb Guy, Consultant
Iowa Department of Education
Grimes State Office Building
Des Moines, IA 50319-0146

Mark Day, Acting Superintendent
Iowa Juvenile Home/Girls State Training School
701 South Church Street
Toledo, IA 52342

Mary Stevens, Special Education Director
AEA 267
909 South 12th Street
Marshalltown, IA 50158

This is a formal systemic complaint under 34 C.F.R. §300.151-153 and Iowa Administrative Code 281—41.151-153. Please see the following pages showing how the school district did not follow the law and the facts outlining how that occurred.

Complainant:

Cynthia A. Miller J.D.
Nathan Kirstein J.D.
Beth Rydberg, Advocate/Investigator
Disability Rights Iowa
400 East Court Avenue, Suite 300
Des Moines, IA 50309
Phone: 515-278-2502
Email: cmiller@driowa.org; nkirstein@driowa.org; brydberg@driowa.org

This systemic complaint is being filed on behalf of the children residing at the Iowa Juvenile Home/Girls State Training School.

Name of District, School and AEA:

Iowa Juvenile Home/Girls State Training School
701 South Church Street
Toledo, IA 52342
Executive Summary:

As the federally-funded protection and advocacy system for Iowans with disabilities, Disability Rights Iowa began monitoring the Iowa Juvenile Home in November 2012 for safety and compliance issues in accordance with our Board-approved priorities. During monthly monitoring visits, review of records, and interviews of students and staff, DRI found multiple violations under the IDEA including a denial of access to education, inadequate transition planning, and lack of knowledge of the rules of special education. This systemic complaint addresses these violations and asks for remedies including individual student evaluation, compensatory education, and staff training.

Background Information:

Disability Rights Iowa monitors facilities housing children with disabilities as part of its legal mandate. One role of a P&A is to ensure that children and youth with disabilities are receiving appropriate special education and supports, including children and youth in state care and those housed in state run facilities.

Iowa Juvenile Home/Girls State Training School (IJH) is a facility operated by the Iowa Department of Human Service (DHS). According to AEA 267, all employees of the facility, including the school, are DHS employees. AEA 267 has one social worker who works at the school half-time and one school psychologist who works at the school full-time. Half of the school psychologist's time is paid by DHS.

Children at the IJH have mental health diagnoses under the DSM 5 Axis I and II and many suffer from poly-trauma. Students average 8-9 out of home placements due to behaviors related to a disability or mental illness. They range in ages from 12 to 18.

In providing services to children with disabilities, IJH is obligated to identify, evaluate, and provide a Free Appropriate Public Education (FAPE) under IDEA 34 C.F.R. §300.101. SEA is ultimately responsible for IDEA implementation within the state of Iowa (281 IAC 41.149). During monthly monitoring visits beginning in November 2012, DRI has seen repeated patterns of IDEA violations in the facility.
Informal Resolution Attempts:

DRI has worked with IJH and AEA staff to correct some of these issues. DRI expressed concerns on January 15, 2013, to the Superintendent of IJH regarding FAPE for students who are not allowed to attend school for extended periods of time and the Superintendent responded that she will contact the AEA to discuss better ways to deliver special education services. In January 18, 2013, DRI sent the Assistant Attorney General citations of the federal and state special education laws that DRI believes are being violated at the IJH. The parties had a second meeting on February 14, 2013 at which DRI provided information on the federal and state special education laws governing disciplinary procedural safeguards and transition planning requirements. DRI also met with the Services Area Director of Special Education and the Special Education Coordinator of AEA 267 and their attorney on May 3, 2013 to review issues with transition plans at IJH. Despite these efforts, some issues continue and DRI is concerned about the educational loss experienced by students prior to changes made.

Facts of the case related to the problems:

Facts Related to the Denial of FAPE through Discipline

- November 14, 2012 – Disability Rights Iowa discovered (3) students living in isolation cells at the Iowa Juvenile Home / Girls State Training School (IJH). The cells are part of the Control Room which is defined in Iowa Administrative Code as “a locked room used for treatment purposes in a comprehensive residential facility.” (IAC 441-114.2)
  - Student #1 – Her treatment team determined that she would live in the control room beginning in January 2012 and was not allowed to attend school a majority of the time. Worksheets and homework were provided during the time she was not in school but no direct instruction was provided to enable the student to progress in the general education curriculum and in her IEP goals.
  - Student #2 – Her treatment team determined that she would live in the control room beginning on October 9, 2012 and was not allowed to attend school a majority of the time. Worksheets and homework were provided during the time she was not in school but no direct instruction was provided to enable the student to progress in the general education curriculum and in her IEP goals.
  - Student #3 – Her treatment team determined that she would live in the control room beginning on October 3, 2012 and was not allowed to attend school a portion of this time. Worksheets and homework were provided during the time she was not in school but no direct instruction was
provided to enable the student to progress in the general education curriculum and in her IEP goals.

- December 18, 2013 – Student’s #1, #2, & #3 were released from the control room unit and allowed to live in the cottages. This was in response to a letter written by DRI regarding the use of seclusion rooms in violation of state law.
  - Student #1 – She was placed on a program that required her to earn school through a level program. The lowest level required her to spend her day in a control room with no school. The highest allowed a full day at school. (See attached excerpt from Student #1’s Quarterly Case Review describing the level program).
  - Student #2 – She was reintroduced to school on a day-to-day basis.
  - Student #3 – She was further integrated into school on a day to day basis.

- January 15, 2013 – DRI visited the facility and in an interview with the Superintendent noted the following:
  - Student #2 was court ordered to another facility.
  - Removals from school to control rooms or cottages are not monitored to determine when a change of placement has occurred.
  - No manifestation determination reviews were held.

- March 2013 – Student #3 was court ordered to another facility.

- March 4, 2013 – DRI visits the IJH
  - Student #1 reports no longer being on a program where she has to earn school. During the time between December 18, 2012 and this date, worksheets and homework were provided during the time she was not in school but no direct instruction was provided to enable the student to progress in the general education curriculum and in her IEP goals.
  - The interim IJH superintendent reports that school will no longer be used as a reward and that federal and state special education laws will be followed by the IJH.

- July 2013 – DRI receives a spreadsheet of hours logged in the control room unit from August 2012 to December 2012. Several students on IEP’s were confined in control rooms for lengthy, continuous amounts of time. Given the previously stated facts, DRI has good reason to believe these students were not receiving direct instruction to enable the students to progress in the general education curriculum and in their IEP goals.

**Facts Related to legal violations related to the IEPs**

- February 21, 2013 – DRI visited the IJH
  - The superintendent of the facility was notified that Student #1, who has an IEP, will be turning 18 within the next six months and has reported that she has not been a part of her transition planning process.
- Student #1 was not able to report to DRI anything about her transition plan.
- March 4, 2013 – DRI met with the principal of the school and Superintendent of IJH and were advised that all functional behavioral assessments and behavior intervention plans were updated for all students on IEPs.
- March 13, 2013 - DRI requested Student #1's most recent IEP. The IEP was received and DRI asserts that in particular the transition plan was inadequate. For example, the plan states she will attend community college but makes no plan for her to obtain her high school diploma before leaving the facility or after leaving the facility.
- April 3, 2013 – DRI reviewed a sampling of eight (8) FBAs and BIPs from student IEPs and noted:
  - Functions that do not match behaviors
  - BIPs that do not match behaviors
  - Updates were completed in a manner that mixed older, irrelevant information with newer information
- May 8, 2013 – DRI visited the IJH and reviewed transition plans on IEP's for Student's #4, #5, #6, and #7. The following issues were found:
  - Transition goals that do not match current reading or math goals and no additional supports added to meet these transition goals (i.e. 6th grade math level with four months until turning 18 and expected to start community college with the goal of pursuing a BSN at a state university)
  - Transition goals that do not account for supports/services needed to close the credit gap if the student will not graduate before turning 18
  - Transition goal that has a student receiving a BSN at a state university that does not offer a BSN
  - Incorrect dates (i.e. graduation dates that have already occurred but the student has not graduated)
  - Living skills listed for the student but when the student is interviewed she does not know how to do those skills
  - 21st Century Living skills course is the main source for all living, learning, and working skills teaching
    - No vocational or living skills provided through real life experience
- May 9, 2013 – DRI requested copies of IEP's for all youth living at IJH who have IEP's.
- May 21, 2013 – AEA 267 called a special IEP meeting for the purpose of transition planning for Student #1 and her IEP was amended to reflect an appropriate transition plan.
- May 29, 2013 – DRI received IEP's for thirty youth at the IJH who are age 14 and older.
Some IEPs had not been updated from their previous placement
Some IEPs had DHS listed as the parent or guardian for the purpose of educational decision making; no surrogate parent was listed
Some IEPs did not have required team members, including parents or parent surrogate
IEPs did not include or appeared to have limited related services and supports
Twelve IEP’s were blank, incomplete, or generic in areas on the IEP including the transition plan section
Seven IEP’s had transition goals that seemed unattainable considering the student’s current academic levels/goals and no additional services were offered to meet these transition goals
Six IEP’s did not gather any other information regarding living, learning, and working except for student self-reporting
All reported a majority of the living, learning, and working skills to be learned in the 21st Century Living Skills class

• June 18, 2013 – DRI visited IJH and interviewed the 21st Century Living Skills teacher.
  • All off-campus hands-on learning activities such as grocery shopping have not been allowed for over a year
  • On-campus hands-on learning activities are on a rewards level system based on cottage and school behaviors
  • She reports that much of her transition plan services have not been followed (i.e. no visit to the Abbe Center, no online credit recovery training)

Nature of the Problem:

1. **IEPs**
   IEPs were not written or revised upon admittance to IJH to reflect the current placement and therefore are not individually designed for the unique strengths and needs of each eligible student. As a result, students were denied FAPE. 34 C.F.R. §300.320, 34 C.F.R. §300.324; 281-41.324(1)-(2).

2. **LRE**
   IJH policies demonstrate that special education services will match the model of service delivery available in the facility rather than the student’s educational needs. This is a violation of the requirement to plan and deliver individualized services in the least restrictive environment. 34 C.F.R § 300.114(a); 34 C.F.R. §300.116.
The LEA must formulate an IEP before making a placement decision, as placement determinations must be based on a student's IEP. (34 C.F.R. §300.116(b)(2)). Developing the IEP begins with a comprehensive, individual evaluation. (34 C.F.R. § 300.324(a)(1)(iii)). As one court has noted, the evaluation provides the foundation for the IEP. If the evaluation is incomplete, the IEP cannot be appropriate. (East Penn School District v. Scott B., 29 IDELR 1058 (E.D.Pa. 1999), aff'd, 213 F.3d 628 (3rd Cir. 2000)). There is a lack of evaluations completed upon admission at IJH for proper IEP development and related services and supports.

3. Lack of transition planning
   a. IEPs reviewed demonstrated a lack of transition planning in goals and activities in the IEP. IJH is required to develop a statement of transition in IEPs for the children at age 14. The transition goals or services are to provide for measurable post-secondary goals related to training, education, employment or independent living skills. 20 U.S.C. § 1414(d)(1)(A)(VIII); 34 C.F.R. § 300.320(b); 281-IAC 41.320(2).

   b. IEPs reviewed demonstrated a failure to provide transition goals and services related to training and education. Transition services must be based on an individual child’s needs, taking into account the child’s strengths, preferences and interests. Transition services must be designed using a results-oriented process that is focused on improving the academic and functional achievement of the child to facilitate movement from school to post-school activities. Transition services include instruction, related services, community experiences, and other activities. 34 C.F.R. §300.43.

   Transition goals and services are designed to be results-oriented; mere inclusion of language is not enough. See 72 Fed. Reg. 46668 (8/14/06).

4. Failure to engage in Child Find Activities
   IJH has an affirmative obligation to locate, identify and evaluate all children with disabilities consistent with 34 C.F.R. §300.111(a).

   IJH has failed to evaluate students for IDEA eligibility when behavioral evidence of their potential eligibility exists. Examples include having high numbers of disciplinary removals to quiet room and/or isolation cells.

5. Parent/guardian/parent surrogate participation in IEPs
   Some IEPs reviewed at IJH revealed that DHS case managers were attending IEPs as a representative of the guardian instead of a surrogate parent in violation of IDEA for students who are wards of the State. Parent surrogates cannot be employees of a state agency. 20 U.S.C. § 1415 (b)(2); 34 C.F.R. § 300.519

   IJH policy on educational and individual education plan (policy 6.08) states the IEP team will consist of an AEA representative, consulting teacher or special
education, education advisor, and principal or designee. The policy then states “it would be beneficial to have the parents of the student, cottage counselor, and social worker in attendance.” This violates the cardinal rule of IDEA of parent involvement. 34 C.F.R. §300.321-300.322; 34 C.F.R. §300.327

6. Lack of related services in IEP
Eligible students with disabilities are entitled to related services designed to ensure that they benefit from their educational program. The need for related services must be considered by the IEP team, and goals and objectives related to the need for related services must be incorporated into the IEP. 34 C.F.R. §300.17; 34 C.F.R. §300.34. A review of the IEPs indicates that some students did not receive needed services.

7. Failure to educate students when they are placed in disciplinary or administrative segregation
Students at IJH experienced a nearly complete cessation of education when placed in isolation in the Support Unit. Students received no direct instruction in order to enable the students to progress in the general education curriculum and toward their IEP goals. Some students placed in isolation were removed from the school for more than 10 consecutive days but the removals were not documented as “suspensions.” Implementation of the IEPs in the disciplinary setting was not provided.

On a case-by-case determination, school personnel may determine whether to remove a student who violates a code of conduct to an appropriate interim alternative educational setting, another setting, or suspension, for not more than 10 consecutive school days. 34 C.F.R. §300.530(a)-(b). If the disciplinary change in placement exceeded 10 consecutive school days, and the behavior of the student was not considered to be a manifestation of the disability, the student was still entitled to receive the educational services as outlined in the IEP and also receive a functional behavioral assessment and behavioral intervention services designed to address the behavior so that it does not recur. 34 C.F.R. §300.530(c)-(d).

Changes in placement should have been reviewed within 10 school days by the IEP team for a manifestation determination. 34 C.F.R. §300.530(e)-(f). If the behavior was a manifestation of the disability, IJH should have conducted or modified the functional behavioral assessment and behavioral intervention plan. 34 C.F.R. §300.530(f).

8. Lack of behavior support plans
In the case of a student whose behavior impedes the student’s learning or that of others, the IEP team is required to consider the use of positive behavioral interventions and supports and other strategies when developing the student’s IEP. 34 C.F.R. §300.324(a)(2)(i).
Proposed Corrective Action:

1. For the SEA to conduct an independent review of all students residing at IJH for more than 30 days over the previous year who were eligible for transition planning. This review shall evaluate these cases for educational loss and order appropriate compensatory education in all cases in which violations of the IDEA and Iowa's special education regulations are found.

2. Revise IJH policies and procedures to ensure appropriate transition planning.

3. Develop programs that provide real life work experiences in the community for students.

4. SEA to immediately reconvene IEP teams of all current students of IJH to ensure compliance with IDEA and Section 504 requirements. SEA staff to attend such meetings and IEP to consider compensatory education in all cases in which violations of IDEA and Iowa special education regulations are found.

5. Require collaboration between the students' IEP teams and DHS case workers who are developing transition plans.

6. Conduct training for all IJH staff on IDEA standards and obligations, and provide additional specific training(s) to all IJH school staff on any topic deemed appropriate by the Department. Written proof of attendance at such training(s) will be provided to DRI within 30 days of completion of the training(s).

7. Review and revise policies and procedures to ensure Child Find, evaluations, IEPs, FAPE, discipline and appointment of surrogate parents.

8. Iowa Department of Education to monitor quarterly for three years and report to DRI.

9. Ensure adequate number of trained personnel to meet IDEA obligations.

Sincerely,

DISABILITY RIGHTS IOWA

[Signature: Cynthia A. Miller]
Senior Staff Attorney

Enc.: Quarterly case review exhibit
struggle with and benefit from some accommodations, we should look at having her take that test first. This way we have a better shot at getting those accommodations through her IEP. Once she passes that first test, we have to go through a very lengthy process to get accommodations approved for testing.

Other changes being made will be to give a better understanding of what is allowed on Level 0. It appears there is some confusion of what she can and cannot do. Also, Support Supervisor will ensure that all staff are following all levels of programing.

Psychiatric Progress Note reviewed.

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<tr>
<th>Support Level 0 Expectations</th>
<th>Support Level 0 Expectations</th>
<th>School Expectations</th>
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<tr>
<td>When is demonstrating Instrumental Aggression Behaviors. When is placed on Level 0 and placed at the support unit she will not attend school or return to the cottage for 72 hours.</td>
<td>She will be given her homework to complete during school hours. After 3PM if she has completed her homework and has worked and completed her counseling assignments she may read her book. Length of time reading is at staffs' discretion, but should not be given to her to read all day. She will be expected to follow the support unit expectations. (However we will not power-base over the book.) She may be using this as a comfort item and if she is not being aggressive with it, let's leave it alone. She will not have extra time and attention from staff in her room while on Level 0. Her basic assessments with cottage staff will be to address her needs.</td>
<td>No school on Level 0</td>
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<tr>
<td>Support Level 1 Expectations</td>
<td>Support Level 2 Expectations</td>
<td>School Expectations</td>
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<td>When is placed on Level 1 and placed at the support unit she will not attend school or return to the cottage. She needs to complete the Responsibility Worksheet given to her by support staff. (If continues to have multiple behaviors give her one paper at the end of her cycle to complete rather than one for every behavior. (If has behaviors staff feels needs to be addressed, an additional paper will be given to her at their discretion.)</td>
<td>May earn her Level 2 by following expectations. <strong>On Weekdays:</strong> She may attend some school if on Level 2 by 8pm the previous evening. Refer to School Expectations. Her first day/ will come to the cottage for 2 hours, second day 4 hours and so on increasing it 2 hours per day.</td>
<td>If she is on Level 2 she may be assessed for school by support staff at 8 AM. School-The first day is 2 hours of class, 4 hours the second day and 6 hours. If she has a behavior placing her back to Level 1 she starts over. She will not attend her homeroom class. She will return to the support unit where staff will then escort her up to the line to return to the cottage. When she is removed from school she needs to 1. Complete the behavioral paper. 2. Work on her homework. During the hours of 8 AM and 3 PM she needs to be working on homework or Treatment work. Treatment work is provided for her in her folder at the Support Unit. <strong>IN SCHOOL:</strong> She must earn 3’s and above to remain on her Level 2. Anything below this is Level 1 behavior. The teacher giving the Level .1 need to be the one to tell her as well. Staffs need to expect to be compliant per her program. She needs to do what is asked of the 1st time asked. <strong>Level 1 Behavior</strong> Checklist for teaching staff: • Arguing • Debating • Inciting others • Defiance • AWOL • Talking when speaker is speaking</td>
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compliant time before getting something in her room such as a reading book, cards and crayons/paper.

**Assessments:**
Cottage staff will assess 2 times per day to discuss behavioral paper and basic needs between 8am and 8pm. Cottage will make sure that she has clothing items and PH items. needs to obtain Level 2 by 8pm to move up in her program in hours and to attend school the next day. Any behaviors after 8pm will keep her at Level 1 where she’ll remain until she is given writing assignment after completing compliant time then assignment after 8am. The process for paper review continues as described above.

| • Refusing to comply with staff directives.  
| • Refusing to do her work and being disruptive.  
| • Manipulation  
| • Physical threat  
| • Fighting  
| • Verbal threats  
| • Non-compliant behaviors that is considered disrupting your class room. |

**The Function of Behavior Identified** has a need to distract and create chaos to avoid looking at her issues and the need to change them. continues to avoid her own issues by creating just enough drama in her living environment that we struggling getting to her underlined issues.

Our primary goal continues to be to interrupt cycle of disruptive behavior so we can help her focus on needed changes in her life to be successful beyond our doors. This counselor expressed that this young lady has not successfully completed a program and has been able to get others to make changes for her, yet she has made no changes. Those working with her become frustrated and they change rather than her. This is counterproductive treatment.

**Education Program:** IEP will be amended to support this plan. Relevant school work will be provided to her each school day and assessed for satisfactory completion. More updates to come as we work towards programming that will allow to work towards her GED.