

Title: A 115.354 Agency Third Party Reporting

Agency Policies PREA Rules/Regulations/Standards	Next Review: 01/10/2026
	Last Review: 01/10/2023

Printed copies are for reference only. Please refer to the electronic copy for the latest version.

Purpose: To ensure the sexual safety of facility(ies) inmates and staff through a comprehensive agency wide approach to prevention, detection and response to sexual abuse and sexual harassment in all facilities operated or contracted by the Ninth Judicial District Court (aka Agency).

Policy: The agency has a method to receive third-party reports of sexual abuse and sexual harassment and shall distribute publicly on its website information on how to report sexual abuse and sexual harassment on behalf of a resident.

Procedure:

I. GENERAL

- A. Third parties include anyone associated with the Agency, facilities or youth.
- B. The agency maintains an easily accessible mechanism for third party reports through its website.
- C. The Agency accepts third party reports of sexual abuse and sexual harassment.
- D. Third Party Entities responsibilities are identified through Memorandums of Understanding.
 - 1. Understandings:
 - a. Report will be transmitted immediately to the PREA Coordinator; and
 - b. Allow youth to remain anonymous upon request.
- E. Third party reports can be made through:
 - 1. The agency website;
 - 2. Law Enforcement Agency in any county served;
 - 3. Douglas County Sheriff Office;
 - 4. In writing
 - 5. Crisis Support Services of Nevada
 - 6. Family Support Council

Title: A 115.354 Agency Third Party Reporting

Related Documents

[DCDC Agency Website](#)

[Douglas County Fraud Waste Abuse](#)

[Douglas County Sheriff Office](#)