

IN THE CIRCUIT COURT OF THE FOURTEENTH JUDICIAL CIRCUIT  
IN AND FOR BAY COUNTY

IN RE: SERIOUS HABITUAL OFFENDER COMPREHENSIVE ACTION PLAN  
ORDER ON TAKING INTO CUSTODY AND DETENTION

ADMINISTRATIVE ORDER NUMBER 98-01

**WHEREAS** in Bay County of this Circuit there has been formed a Serious Habitual Offender Comprehensive Action Program (hereinafter, "SHOCAP"), and


**WHEREAS** in Bay County of this Circuit, the Court, the Department of Juvenile Justice, the State Attorney, the School District, the Sheriff and other law enforcement agencies, and other interested parties have joined together in an Interagency Agreement on SHOCAP, and the court being otherwise fully advised in the premises,

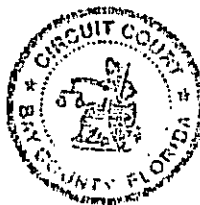
**NOW THEREFORE it is ORDERED AND ADJUDGED that:**

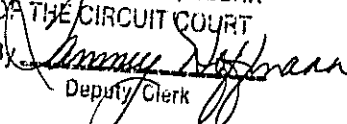
1. Any juvenile placed on Community Control or Post Commitment Community Control by this or any other court of competent jurisdiction; or any juvenile committed by this or any other of competent jurisdiction and released on a program of Aftercare or Re-Entry; and who has been designated as SHOCAP as provided in the Bay County Interagency Agreement referenced above, may be taken into custody by any law enforcement officer who has probable cause to believe that the juvenile is in violation of the Court's Order of Community Control, Order of Post Commitment Community Control, or Re-Entry or Aftercare supervision by:
  - a. Commission of a new act which would be a crime if committed by an adult; or
  - b. Violation of a curfew imposed by the Court as a condition of Community Control or Post Commitment Community Control, or curfew imposed by Re-Entry or Aftercare supervision; or
  - c. Being found in the company of persons with whom the juvenile has been prohibited from associating as a condition of Community Control or Post Commitment Community Control, or condition imposed by Re-Entry for Aftercare supervision; or
  - d. Being found in any place prohibited as a condition of Community Control or Post Commitment Community Control, or condition imposed by Re-Entry or Aftercare supervision; or

- e. Violation of any other term of a condition of Community Control or Post Commitment Community Control, or condition imposed by Re-Entry or Aftercare supervision.
2. Upon any law enforcement officer having probable cause to believe that such a juvenile has violated the above conditions ordered by the Court, the child will be taken into custody, delivered forthwith to the Department of Juvenile Justice at a place designated by the Department for Bay County, and be held in secure detention until the child is brought before the Court at a twenty-four hour Detention Hearing.
3. The Department of Juvenile Justice Case Manager and/or the State Attorney shall take necessary action to have any new law violation or violation of Community Control or Post Commitment Community Control brought before the court as soon as is practicable, or to have any violation of Re-Entry or Aftercare supervision brought before the Court as soon as practicable.

**DONE AND ORDERED** this 21 day of January, 1998 in  
Chambers at Panama City, Bay County, Florida.

  
**JUDY MARKHAM PITTMAN**  
Chief Judge



A CERTIFIED TRUE COPY  
HAROLD BAZZEL, CLERK  
OF THE CIRCUIT COURT  
By   
Deputy Clerk