How to Become a Youth Court Volunteer

Youth Court volunteers are high school students who have a desire to learn more about the legal system and contribute to reducing delinquent behavior in their community. Students pursuing a career in criminal justice, interested in the legal system, or active in a debate or civil rights team are encouraged to apply. The majority of volunteers accepted will be high school juniors and seniors that have demonstrated commitment, dedication and maturity. Youth Court volunteers must take an oath of confidentiality. All aspects of the Youth Court program are designed to be strictly confidential. Volunteers will be required to complete a training session to learn the roles of prosecution, defense, bailiff, and clerk, Volunteers are eligible for community service hours, internship credit and scholarships.

How to Serve on a Youth Court Jury

Impartial jurors are charged with the responsibility of determining the sanctions for each respondent's offensive behavior. Youth Court jurors will be students ages 12 to 18. Jury participation is voluntary. However, as part of their sanction, respondents may be required to serve on a future Youth Court jury. Written notification of jury service incorporates a parental consent form. This form must be completed and returned prior to jury service. Jurors must appear 1/2 an hour before the hearing to be screened for impartiality and briefed on procedures. Schools are encouraged to use the jury experience as a classroom assignment or extra-credit project. If you are interested in referring a student for jury duty or wish to have your class participate in the jury duty experience, please contact the Fall River Youth Court at 508-979-1580.

Fall River Youth Court Collaborating Partners

Bristol Community College
Fall River Public Schools
City of Fall River Dept. of Human Services
Fall River Police Department
Bristol County Juvenile Court
Diman Regional Vocational Technical High School
Office of District Attorney C. Samuel Sutter
Office of the Attorney General Martha Coakley
People, Incorporated
Positive Action Against Chemical Addiction (PAACA)
Representative Kevin Aguiar
Smiles Mentoring
Youth Volunteers

Fall River Youth Court is an ongoing community collaboration and we thank all of our supporters.

Fall River Youth Court



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The Fall River Youth Court is funded with help from The Bristol County District Attorney's Safe Neighborhood Initiative, the Charles E. Shannon, Jr. Community Safety Initiative Grant (SARGE), and the Bureau of Justice Assistance, Office of Justice Programs, and the US Department of Justice, through the Executive Office of Public Safety and Security (EOPSS) Programs Division.

Points of view in this document are those of the author and do not necessarily represent the official position of the US Department of Justice, EOPSS, and/or any other public or private funder.

Fall River Youth Court



A Juvenile Diversion Program

Recognized by the National Youth Court Center



What is Fall River Youth Court?

The Fall River Youth Court is a true community collaboration comprised of schools, police, courts, youth volunteers and a host of community organizations. In Youth Court, offending youth do not contest the offense, rather, they are provided an opportunity to offer their view regarding the offense. The offending youth are sanctioned by their peers. High school students serve as prosecuting attorneys, defense attorneys and other court personnel. The jury is comprised of student volunteers. A volunteer adult, acting as a judge, presides over the hearings.

The Fall River Youth Court respondents are offending youth ages 8 to 16, who are primarily first time offenders. These youth are referred to Youth Court as an alternative to the traditional court system. Respondents must be referred by an authorized agency such as school, the police, or the courts. Sanctions are issued to each offending youth that must be performed for successful program completion.

Note: If English is not your primary language, bring a family member or friend to translate. If this is not possible, one will be provided upon request.

What is the Youth Court Intake Process?

The Fall River Youth Court is an alternative to traditional prosecution. A referring agency may decide that you are a candidate to participate in the Fall River Youth Court. The referring agency will give you a consent to participate form. A parent or guardian must be with you and is required to sign the consent form. The consent form authorizes the release of the incident report to the Fall River Youth Court staff. Youth Court staff will contact you for an intake appointment that will determine your eligibility. You must be accompanied by your parent/legal guardian at the intake and agree to the rules and regulations of Youth Court as well as complete a general



information form. Youth Court staff may determine that you are ineligible to participate and refer your case back to the referring agency for further action.

Is Youth Court Effective?

Fall River worked diligently to launch its Youth Court in the Spring of 2009 by working collaboratively with the New Bedford Youth Court (NBYC) that has been operating successfully for the past 7 years. Fall River, having similar demographics and juvenile delinquency issues, intends to emulate similar success. The NBYO has processed over 750 cases with an average compliance rate of 94%; that means the majority of youth offenders successfully complete their Youth Court experience. Additionally, the recidivism rate for one and three- year post Youth Court is very low. Post one year recidivism is under 15% and post three-year recidivism is less than 35%. This means the majority of young people remain uninvolved with the police or the criminal justice system after completing Youth Court.

How do the Hearings Work?

Once your intake is complete, and you are deemed eligible, you will receive a hearing date for your Youth Court appearance usually within 2-4 weeks You must appear at your hearing on time with your parent or guardian. Youth Court hearings will take place at Fall River Police Department in the evening. Prior to the hearing you will have an opportunity to meet and speak with your peer defense team. They will review the facts of the incident with you and assist you on proper courtroom procedures. You will have an opportunity to review the jury list as well as the prosecution team names to ensure an impartial proceeding. You will be required to testify on your own behalf. Victims or witnesses may choose to offer verbal or written statements regarding the incident.

After hearing your case, the peer jury will deliberate and present tailored sanctions. These sanctions may include such things as community service, a curfew, a clinical assessment, apologies and participation in programs such as after school tutoring or mentoring. To prevent further punitive consequences you are required to complete all of the imposed sanctions. Youth Court staff will monitor your case to ensure your compliance with the sanctions.

