

## Module 4: Juvenile Justice Board

### Session 2: Procedure in relation to CCL

Duration: 2:28 min

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Welcome to session 2 of Module 4. **In this session we will discuss procedures in relation to CCL.** The learning outcomes of the session are that at the end of the session, you will be able to describe the procedures in relation to child in conflict with law at the police station and at JJB in cases of petty, serious and heinous offences.

You will also be able to explain other related procedures

Let us develop a step by step understanding of procedures in relation to CCL.

In Step 1, we will understand what happens once the complaint is made. The procedures in this regard are governed by Sections 10 and 13 of the JJ Act, 2015.

- Apprehension of child alleged to be in conflict with law by police/SJPU/ CWPO {Section 10(1)}
- For petty/serious offences, Police records the complaint in general daily diary and forwards the information to JJB). {Rule 8 (1)}
- For heinous offence, SJPU/CWPO to register FIR & forward to JJB {Rule 8 (1)}.
- Police immediately informs parents/guardian and DLSA to provide legal aid {Rule 8 (3) (vii) & Section 13 (1)(i)}
- Police informs Probation Officer or CWO to prepare and submit within two weeks social investigation report (SIR) to JJB Section 13 (1) (ii).
- Apprehended child alleged to have committed an offence may be released on bail by police or JJB with or without surety or placed under the supervision of a PO or under care of any Fit Person {Section 12 (1)}.
- When such apprehended CCL is not released on bail by police, he may be sent to an Observation Home till he is brought before JJB within 24 hours of his being apprehended & appropriate orders are obtained. {Section 12 (2) & Rule 8 (3) (i) CCL produced before the JJB will be accompanied with CWPO or Case Worker {Section 10 (1) & Rule 8 (2)(iii)}