

## **137-055-2040**

### **District Attorney Enforcement Responsibility for New and Continued Child Support Services**

(1) The district attorney of any Oregon county must provide support enforcement services pursuant to ORS 25.080 for any resident of the same county who applies for service. However, if the person obligated to pay support resides in the same county where the operative support order is entered, the district attorney of the order county must provide the enforcement services.

(2) The district attorney of any Oregon county must provide continued support enforcement services as required in OAR 137-055-1100 for any person who resides in the same county. However, if the person obligated to pay support resides in the same county where the operative support order is entered, the district attorney of the order county must provide the enforcement services.

(3) When the person applying for or receiving continued service resides in another state, the district attorney of the Oregon county where the obligor resides must provide enforcement services.

(4) When both the person applying for or receiving continued service and the obligated party reside in another state:

(a) If there is an Oregon order, the district attorney of the order county must provide the enforcement services;

(b) If there is no Oregon order, the district attorney of the county where the child resides or where the obligor's income or property is located must provide the enforcement services;

(c) If there is no Oregon order and the obligor has no income or property located in the state, but it is anticipated that the obligee will be moving to this state, the district attorney of the county where the obligee is anticipated to reside must provide the enforcement services; or

(d) If there is no Oregon order, the obligor has no income or property located in the state, the obligee is not anticipated to be moving to this state, but continuation of services is being provided pursuant to OAR 137-055-1100, the district attorney of the county where the case was previously assigned must provide the enforcement services

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(5) The matrix set out in Table 1 is offered as an aid in applying sections (1) through (4) of this rule.

(6) Notwithstanding the foregoing sections, the district attorney of any Oregon county may elect to perform support enforcement services for any obligee who so authorizes.

TABLE 1  
(Aid to OAR 137-055-2040)

OBLIGEE RESIDENCE	OBLIGOR RESIDENCE	OREGON ORDER COUNTY	DISTRICT ATTORNEY RESPONSIBLE
Multnomah	Multnomah	Multnomah	Multnomah
Deschutes	Multnomah	Lane	Deschutes
Lane	Multnomah	None	Lane
Lane	Out of State	None	Lane
Multnomah	Unknown	Any Oregon Co	Multnomah
Deschutes	Multnomah	Multnomah	Multnomah
Out of State	Multnomah	Multnomah	Multnomah
Out of State	Multnomah	Lane	Multnomah
Out of State	Out of State	Multnomah	Multnomah
Out of State	Out of State	None	County with child or obligor's income/property or where OE will live or where case already assigned
Out of State	Multnomah	None	Multnomah

Stat. Auth.: ORS 180.345  
 Stats. Implemented: ORS 25.080  
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