## NATIONAL ASSOCIATION FOR COURT MANAGEMENT

## **Resolution 1**

## In Support of Increased Judicial Involvement to Expedite Movement of Children Under the Interstate Compact on the Placement of Children

- WHEREAS, the National Association for Court Management understands the need to expedite the placement of abused and neglected children in safe and permanent homes, and that in some cases the best placement is in another state, which requires interstate cooperation and collaboration; and
- WHEREAS, the Interstate Compact for the Placement of Children (ICPC) provides the structure for interstate cooperation and collaboration for these placements; and
- WHEREAS, in recent years, efforts have been made to update the ICPC and improve the ICPC process to ensure compliance with federally mandated permanency planning timeframes, including passage of the Safe and Timely Interstate Placement of Foster Children Act of 2006 (Public Law 109-239); and
- WHEREAS, despite these efforts, unreasonable delays continue to impede the placement of abused and neglected children in safe and permanent homes; and
- WHEREAS, state courts in sending states have been unable to effectively intervene with the receiving state or county agencies or state ICPC offices to determine the causes for delay or possible solutions; and
- WHEREAS, NACM members are uniquely positioned to work with judges in their jurisdiction to ensure compliance with the ICPC;
- NOW, THEREFORE, BE IT RESOLVED that the National Association for Court Management encourages all states and jurisdictions subject to the ICPC to adopt legislation that authorizes judges in sending and receiving states and jurisdictions to communicate with one another regarding the placement of children; and

BE IT FURTHER RESOLVED that the National Association for Court Management encourages all states and jurisdictions subject to the ICPC to adopt legislation that authorizes judges in the receiving state or jurisdiction where placement is sought to hold hearings at the request of judges in sending states or jurisdictions on the status of ICPC home study requests and enter orders to complete those home studies when they are delayed and timely decisions are not made concerning the children involved.

Adopted by the NACM Board on December XX, 2013.