



Frew v. Janek Consent Decree and Corrective Action Orders

Frew v. Janek was a 1993 class action law suit that alleged Texas Medicaid failed to ensure children access to Early, Periodic, Screening, Diagnosis, and Treatment (EPSDT) services. The state lost the case and is required to report quarterly to the Supreme Court on all activities to demonstrate services are being provided. MCOs, in turn, support the state in this process, by reporting its activities and outcomes each quarter.

Resources:

Please refer to the provider training materials and provider training webinar schedule at http://www.bcbstx.com/provider/network/medicaid.html to obtain additional information regarding the following Texas Health Steps (THSteps) requirements of the Frew v. Janek Consent Decree and Corrective Action Orders:

- Benefits
- Medical Checkup Periodicity Schedule
- Immunization Schedule
- Require Elements of a Checkup
- Required Lab Tests
- Comprehensive Care Program Services
- Maintaining Contact Information
- Children of Migrant Farm Workers Accelerated Services
- Missed Appointment Referrals
- Medical Transportation Program Services
- Member Claims Filing