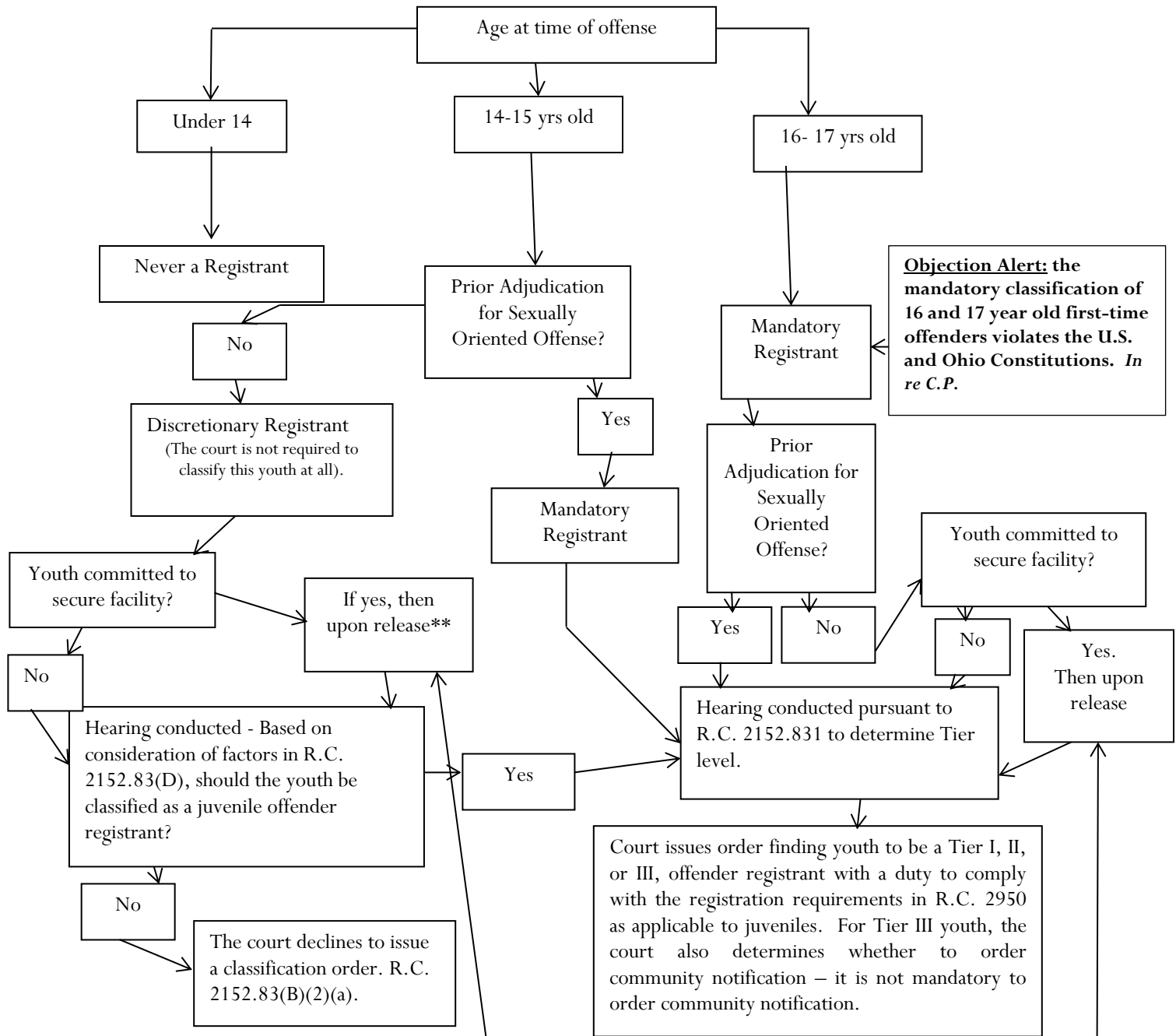


**Registration Eligibility and Timing of Classification Hearing Flow Chart
(with objections)**



Objection Alert: the mandatory classification of 16 and 17 year old first-time offenders violates the U.S. and Ohio Constitutions. *In re C.P.*

Objection Alert: According to *Raber*, the only constitutionally valid time to impose classification is at initial disposition.

Objection Alert: According to *In re C.P.*, community notification impedes a child's rehabilitation; and, since registration under SB 10 is punitive, under *Williams, DJS, and Caldwell*, registration should not extend beyond the end of disposition/ the age jurisdiction of the juvenile court.

*The Ohio Supreme Court found R.C. 2152.86 unconstitutional; therefore, the PRQJOR classification (formerly applied to SYOs) is no longer an option.

**The Supreme Court also found that for first-time 14- and 15-year-old offenders, juvenile courts may conduct the classification hearing either at disposition or upon release from a secure facility.