



**JUSTICE COMMITTEE AGENDA**  
**Law and Justice Center**  
**August 5, 2002**  
**Room 700**

**5:15 P.M.**

1. Roll Call
2. Chairman's Approval of Minutes – July 1, 2002 and July 23, 2002
3. Appearance by Members of the Public
4. Departmental Matters:
  - A. Bill Gamblin, Administrator, E-911/ETSB
    - 1) Items to be Presented for Information:
      - a) Status Report for the E-911 System 4-13
      - b) General Report
      - c) Other
  - B. Beth C. Kimmerling, Coroner's Office
    - 1) Items to be Presented for Information:
      - a) Monthly Report for June 2002 14
      - b) General Report
      - c) Other
  - C. Roxanne Castleman, Court Services Department
    - 1) Items to be Presented for Information:
      - a) Pre-Trial Report – Failure to Appear Rate 15-39
      - b) Court Services Monthly Statistical Reports 40-41
      - c) Juvenile Detention Center Monthly Statistical Report 42-45
      - d) General Report
      - e) Other
  - D. Amy Davis, Public Defender's Office
    - 1) Items to be Presented for Information:
      - a) Report on Additional Courtroom and Staff

	b)	Monthly Caseload/Disposition Report	46-48
	c)	General Report	
	d)	Other	
E.		Dave Owens, Sheriff's Department	
	1)	<u>Items to be Presented for Action:</u>	
	a)	Request for Approval to seek competitive bids on equipment to support and operate the on the "Clear Talk System"	49-52
	b)	Request for Approval to enter into an agreement with The City of Bloomington and the Town of Normal to receive a Block Grant from the Bureau of Justice Assistance	53-54
	2)	<u>Items to be Presented for Information:</u>	
	a)	McLean County Detention Facility Population Report	55-56
	b)	General Report	
	c)	Other	
F.		Charles Reynard, State's Attorney's Office	
	1)	<u>Items to be Presented for Action:</u>	
	a)	Request for Approval of Method of Implementation for Attorney Position funded by Grant from Illinois Department of Children and Family Services	
	2)	<u>Items to be Presented for Information:</u>	
	a)	Legal Opinion Regarding Re-Organization/ Re-Structuring of the Emergency Telephone System Board and the Metro McLean County Centralized Communications Center Operational Board	57-82
	b)	Case Load Report	83
	c)	Asset Forfeiture Report	84
	d)	General Report	
	e)	Other	
G.		Sandra Parker, Circuit Clerk's Office	
	1)	<u>Items to be Presented for Information:</u>	
	a)	Statistical Reports for the Month of June, 2002	85-101
	b)	General Report	
	c)	Other	
H.		Mr. Jim Wahls, Director, E.S.D.A. Department	
	1)	<u>Items to be Presented for Action:</u>	
	a)	Request for Approval of an Emergency Appropriation Ordinance Amending the McLean County Fiscal Year 2002 Combined Annual	

Appropriation and Budget Ordinance General  
Fund 0001, ESDA Department 0047

102-103

2) Items to be Presented for Information:

- a) General Report
- b) Other

I. Billie Larkin, Children's Advocacy Center

1) Items to be Presented for Information:

- a) Monthly Statistical Report
- b) General Report
- c) Other

104-105

J. Alternatives to Jail Committee, League of Women Voters

1) Items to be Presented for Information:

- a) Report on Pre-Trial/Electronic Monitoring, Victim -  
Offender Dialog and Mediation Programs
- b) General Report
- c) Other

106-109

5. Recommend Payment of Bills and Transfers, if any, to County Board

6. Adjournment

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## EMERGENCY TELEPHONE SYSTEM BOARD

2411 E. Empire St.  
Bloomington, IL 61704-8200

Ph. (309) 663-9911  
Fax (309) 664-7917

### Inter Office Memo

**Date:** 7/30/2002  
**To:** The Honorable Joseph Sommer, Chairman  
**Cc:** The Honorable Members Justice Committee  
**From:** W.H. Gamblin, E9-1-1 Admin.  
**RE:** E9-1-1 Monthly Report

Please find attached the E9-1-1 monthly status report. At the last meeting I was asked by the committee to provide an error ratio per city and we are working on a way to provide that report. Hopefully we will have that report done for the next meeting.

Respectfully submitted,

William H. Gamblin, ENP

WHG/whg

Attachments

7/30/2002

Confidential

1



## EMERGENCY TELEPHONE SYSTEM BOARD

2411 E. Empire St.  
Bloomington, IL 61704-8200

Ph. (309) 663-9911  
Fax (309) 664-7917

### ETSB MEETING MINUTES Law and Justice Center June 25, 2002

In Attendance: Walt Clark, Bill Matthews, Dave Owens, Ron Corrie, Tom Nielsen, Phil Moss, Steve Stockton, Glenn Wilson, Dennis Powell, Eric Ruud, Bill Gamblin

Others: Sarah Franks (ETSB Addressing), Debbie Lilley (Verizon), Kevin Simpson (Pantagraph), WJBC, FOX-43

The meeting was called to order at 2:02 p.m.

**Opening Remarks:** None.

**Approval of Minutes:** Having no questions to the minutes of the last meeting, Dave Owens motioned to accept them as presented, and Tom Nielsen seconded the motion. All were in favor, motion carried.

**Treasurer's Report:** In the treasurer's absence, Bill Gamblin gave the update on the treasurer's report. He explained the overage on line item 833.0002, Purchase of Computer Equipment. The CML phone equipment was encumbered last year, and was paid for this year. Also, line item 832.0004, Lease of Office Equipment, shows an amount of \$582.00. This is for two months of lease charges on the new copier at Metcom. We had planned on purchasing a new copier this year, and then the county went out for a state bid on new copiers county-wide for leasing. Metcom will be paying the maintenance charges. Dave Owens motioned to approve the treasurer's report, and Steve Stockton seconded the motion. All were in favor, the motion was carried.

**Director's Report:**

El Paso Surcharge – Bill stated that recently we have had reductions in the surcharges from El Paso Telephone Company. He has contacted them to find out why. Under the 9-1-1 rules the Telco's are allowed to keep 3% for collection of the surcharge, as well as charging the 9-1-1 system for the database entries made and any telephone lines needed to support 9-1-1. These charges are normally billed and not deducted from the surcharge check. He has contacted the accounts department and asked them to bill us separately rather than deduct from the surcharge checks.

Wireless Checks – The wireless checks received this month were short about \$5,000. Bill stated he contacted the state CMS department in regards to this discrepancy. They stated there was a slight problem over there, and only partial payments were sent. The rest of the checks should be sent by the end of the month.

Statistics – Statistic charts were distributed for the total 9-1-1 calls from February through May. Total calls received were 10,764. Tom Nielsen asked if there was any way to determine how many were actually true emergency calls. Bill stated he would check with Tony Cannon, the CAD Administrator, and see if he can look this information up.

Error Reports – May Error Reports were distributed. The number of errors has been reduced. The number of errors at the end of April was 645. As of May 31, the number of errors was 476.

New TELCO's – Recently we have added the following new TELCO's to McLean County – WorldCom, XO Illinois Telco, Z-Tel Communications, and NOS Communications. Bill added he has submitted a request to the Treasurer's Office to add these lines to our revenue account. We have heard recently that one of them (XO Illinois) has already filed Chapter 11.

Wireless 9-1-1 – Bill reported that letters have been sent to the wireless telephone companies that serve McLean County requesting that they provide us with Wireless Phase I. These letters start a six-month clock that is suppose to end with wireless Phase I 9-1-1 calls. These calls would give us the location of the tower, the tower face of the call, and the telephone number of the caller. He will keep the board updated on this process.

Back-up PSAP – Bill stated he recently met again with ISU to get some more questions answered regarding the interface and database. He has also met with some surrounding counties, including Livingston, Dewitt, and Piatt to explore the possibilities of the PSAP's becoming a back-up. He added he has also met with Verizon regarding necessary equipment that will be needed. He hopes to have more information regarding these issues to present at the next board meeting.

County Board Action – At the County Board Meeting on June 18<sup>th</sup>, board member Seltzer asked the board that they suspend the rules so that he could make a motion to have the state's attorney's office study the nature of the E911 and Metcom boards, and to determine if they could be merged. The board voted to suspend the rules. Eric Ruud and the state's attorney were directed to study the possibility of restructuring the 9-1-1 board and/or the Metcom board. Eric stated then that they would need approximately sixty days to do the research and to get with the 9-1-1 representative from the ICC. He added that he would not make any recommendations, but will lay out the options, along with the pros and cons. He hopes to have a report of his findings in about two months.

Radio Committee – Dave Owens gave an update on the Ad Hoc radio committee meetings. He stated they decided to put together a matrix, and that everyone involved is to bring back to the next meeting lists of what their specific needs are in a system. This way they can determine how to proceed. The next meeting is to be July 10<sup>th</sup> at 2:00 p.m.



Old Business: Nothing to report at this time.

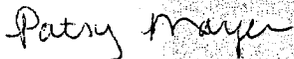
New Business: Board member Steve Stockton submitted his letter of resignation from the board, effective July 15, 2002. He commented he had planned to resign after the enhanced 9-1-1 service was operational. He recommended his alternate, Glenn Wilson, be his replacement. He added his best wishes to the board in continuing its progress. Chairman Dennis Powell is to make sure the county board is aware of this resignation. Chairman Powell added his thanks and appreciation to Steve.

Board Member Comments: Dave Owens thanked Steve Stockton for his time and service to the ETSB. Phil Moss added his comments and appreciation.

Deb Lilley from Verizon reported that she was recently promoted to Corporate Account Manager, which was the position of Glenna Johnson before she retired.

With nothing further to come before the board at this time, Dave Owens motioned to adjourn the meeting, and Steve Stockton seconded the motion. All were in favor, the meeting was adjourned at 2:37 p.m.

Respectfully submitted,

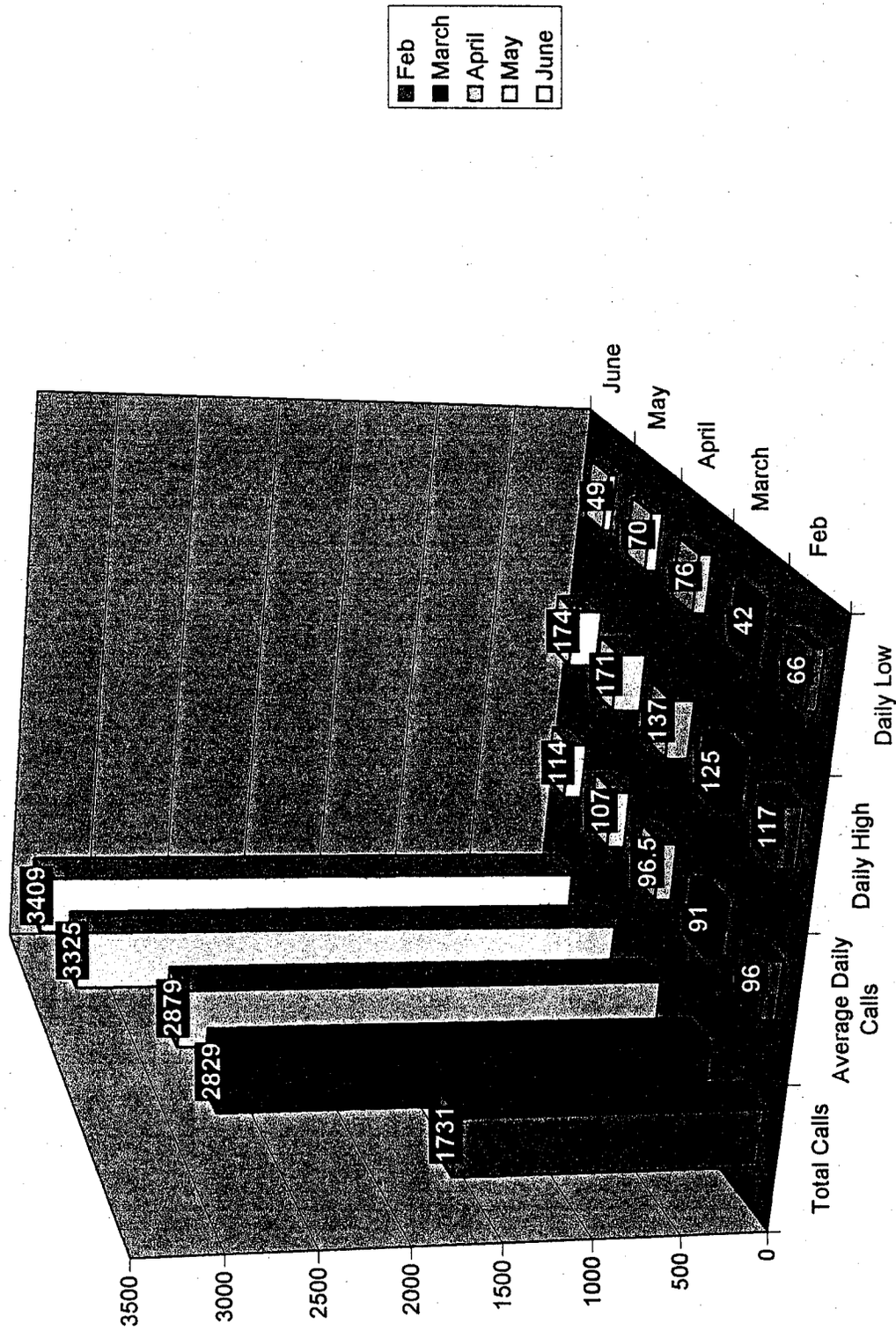


Patsy Mayer  
Recording Secretary



## June Statistics

E9-1-1 Calls as of June 30, 2002



■ Feb  
 ■ March  
 ■ April  
 ■ May  
 ■ June

## Error Reports

## Board Memo

**Date:** 7/16/2002  
**To:** ETSB Members  
**Cc:** file  
**From:** W.H. Gamblin, E9-1-1 Admin.  
**RE:** Error Reports

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As you can see we are hovering around 450 to 480 as the number of errors. Again many of the errors are located within the corporate boundaries. Sarah is now breaking these out and we will be sending them to each of the mayors with a letter advising them that we will be glad to provide them with support if needed. We continue to work with the local public officials to remove this error.

One good sign is that we went through the month of June without an ANI failure.

As stated before this is a living system and we will never completely remove all errors.

Sarah is working with Bloomington and Normal to determine the numbers belonging to data lines so we will at least be able to take them out of the error file.

WHG/whg

Attachments

JUNE, 2002

ERROR REPORT (MONTHLY)  
COMMUNITY

	#ERRORS				TOTAL ERRORS		DATA	#CORRECTED	ERROR TYPE
	RESIDENTIAL	BUSINESS							
ANCHOR	2	2	4						
ARROWSMITH	1	2	3				2		*1-N911, *1-ND
BELLFLOWER	6	2	8				5		*5-N911
BLOOMINGTON	45	125	170				15		*10-N911, *5-COMM
CARLOCK	21	1	22				18		*12-WC, *2-ND, *4-N911
CHENOA	6	7	13				5		*2-ND, *2-N911, *1-WC
COLFAX	10	2	12				10		*9-N911, *1-COMM
COOKSVILLE	0	0	0						
CROPSEY	0	4	4						
DANVERS	13	2	15				10		*1-MSAG, *2-WC, *2-ND, *5-N911
DOWNS	10	9	19				7		*6-N911, *1-COMM
EL PASO	1	1	2						
ELLSWORTH	1	4	5						
GRIDLEY	0	4	4						
HEYWORTH	3	7	10						
HUDSON	14	5	19				4		*3-N911, *1-MSAG
LEROY	32	9	41				14		*9-N911, *5-MSAG
LEXINGTON	29	23	52				4		*1-N911, *3-MSAG
MANSFIELD	1	2	3						
MCLEAN	10	19	29				13		*8-N911, *1-WC, *2-ND, *1-MSAG
MINIER	0	1	1				1		*1-ND
NORMAL	26	115	141				10		*3-N911, *6-MSAG, *1-COMM
SAYBROOK	15	8	23				7		*6-N911, *1-ND
SHIRLEY	0	4	4						
STANFORD	2	1	3						
TOWANDA	1	1	2						
TOTAL ERRORS	249	360	609				125		

ERRORS AS OF MAY 31, 2002  
NEW ERRORS FOR JUNE  
ERRORS CORRECTED IN JUNE  
ERRORS AS OF JUNE 30, 2002

476  
133  
125  
484

\*NO STREET NAME = NSN  
\*MSAG PROBLEM = MSAG  
\*NEED 911 ADDRESS = N911  
\*CITY JURISDICTION = CJ  
\*CELL TOWER = CT  
\*REMOVE STREET DIRECTIONAL = RSD  
\*COMMUNITY ERROR=COMM  
\*NUMBER DISCONNECTED=ND  
\*WRONG COUNTY=WC

JUNE, 2002

**ERROR  
NO ALI**

NUMBER CORRECTED TESTED COMPLETE			
31	18	11	12

**NO ANI**

NUMBER CORRECTED TESTED COMPLETE			
0	0	0	0

**INCORRECT ADDRESS**

NUMBER CORRECTED TESTED COMPLETE			
13	10	1	1

**MSAG-STREET RANGE/COMMUNITY**

NUMBER CORRECTED TESTED COMPLETE			
11	11	11	11

**ASSIGNED ADDRESSES-UNINCORPORATED  
NEW ROADS (NEW MSAG LISTING)**

11
9

**TOTAL ERRORS  
TOTAL ERRORS CLEARED**

55
24

Office of the Coroner  
McLean County

*June Monthly Report*

	<b>June 2002</b>	June 2001	<b>TYTD 2002</b>	LYTD 2001
Cases	<b>54</b>	60	<b>378</b>	385
Autopsies	<b>13</b>	13	<b>56</b>	49
Out/County Autopsies	<b>13</b>	8	<b>60</b>	66
Inquests	<b>11</b>	6	<b>33</b>	27

Removal Van Activity

	<i>Jan</i>	<i>Feb</i>	<i>Mar</i>	<i>Apr</i>	<i>May</i>	<i>June</i>	<i>July</i>	<i>Aug</i>	<i>Sep</i>	<i>Oct</i>	<i>Nov</i>	<i>Dec</i>
In	9	8	10	8	10	9						
Out	4	4	3	5	2	6						
<b>Total</b>	<b>13</b>	<b>12</b>	<b>13</b>	<b>13</b>	<b>12</b>	<b>15</b>						

Total Deposits

	Budget	Actual
Copy Fees	\$6000	\$3384.00
Morgue Fees	\$7300	\$11,266.00
Reimbursement/Services	\$500	\$277.00
Paid to Facilities MGT (Cleanup)	\$2700.00	\$2596.00



McLean County

**COURT SERVICES**

104 W. Front, Box 2400 Law & Justice Center Bloomington, Illinois 61702-2400

(309) 888-5360 Adult Division

Fax (309) 888-5434

(309) 888-5370 Juvenile Division

Fax (309) 888-5831

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## Memo

To: Honorable Members of the Justice Committee

From: Roxanne K. Castleman

Date: 08/01/02

Re: Pretrial Report

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Please find attached a statistical analysis concerning the defendants who were in the original pretrial study. This analysis looks at both the numbers of subsequent offenses for the offenders, as well as the number of subsequent Failure to Appear (FTA).

I, along with Dr. Thomas Ellsworth, will be present at the Justice committee to discuss these findings in detail.

# McLean County Pretrial Screening Instrument Evaluation

- A: New arrest/charges after June 15, 2001 list*
- B: FTA after June 15, 2001 list*
- C: New arrest/charges after January 18, 2002 list*
- D: FTA after January 18, 2002 list*

Thomas Ellsworth, Ph.D, Criminal Justice Sciences  
Illinois State University

Kristopher C. Brown, Graduate Research Assistant  
Criminal Justice Sciences, Illinois State University

## Frequencies

This table states that on average, it took 56 days before an individual had an FTA based on the June 01 new charges list. The "22 missing" relates to 22 individuals who did not committ a FTA based from the June 01 charges list. Without removing the 22 zeroes, the average would be artificially low at 24 days.

### Statistics

true avg of days before FTA

N	Valid	16
	Missing	22
Mean		55.94
Median		58.50
Mode		29 <sup>a</sup>
Percentiles	25	35.50
	50	58.50
	75	69.50

a. Multiple modes exist. The smallest value is shown

true avg of days before FTA

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	29	1	2.6	6.3	6.3
	31	1	2.6	6.3	12.5
	33	1	2.6	6.3	18.8
	34	1	2.6	6.3	25.0
	40	1	2.6	6.3	31.3
	54	1	2.6	6.3	37.5
	57	1	2.6	6.3	43.8
	58	1	2.6	6.3	50.0
	59	1	2.6	6.3	56.3
	63	1	2.6	6.3	62.5
	64	1	2.6	6.3	68.8
	65	1	2.6	6.3	75.0
	71	1	2.6	6.3	81.3
	72	1	2.6	6.3	87.5
	78	1	2.6	6.3	93.8
87	1	2.6	6.3	100.0	
	Total	16	42.1	100.0	
Missing	System	22	57.9		
	Total	38	100.0		

## Frequencies

This table states that on average, a person spent 2 days in booking on their original charges. 87 percent of people spend 1 day or less in booking though.

### Statistics

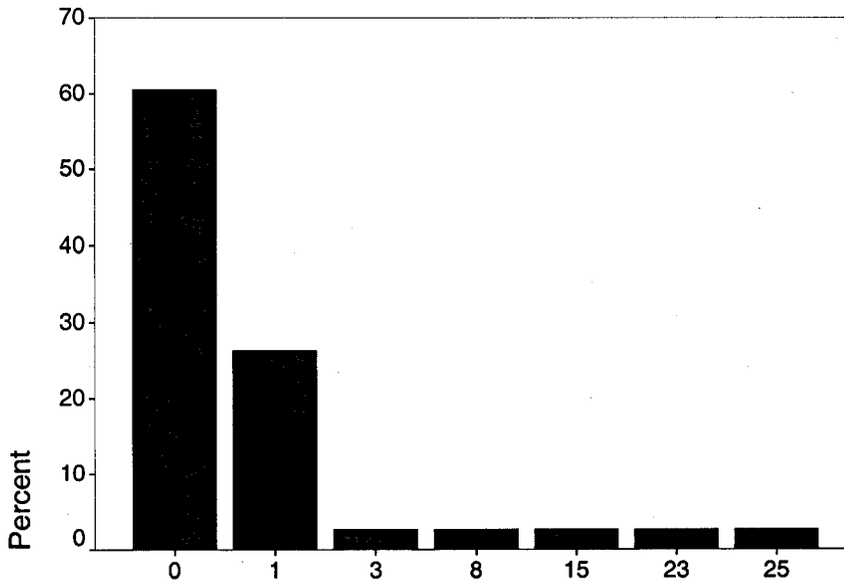
# days in booking on orig. charge

N	Valid	38
	Missing	0
Mean		2.21
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	1.00

# days in booking on orig. charge

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	0	23	60.5	60.5	60.5
	1	10	26.3	26.3	86.8
	3	1	2.6	2.6	89.5
	8	1	2.6	2.6	92.1
	15	1	2.6	2.6	94.7
	23	1	2.6	2.6	97.4
	25	1	2.6	2.6	100.0
	Total	38	100.0	100.0	

# days in booking on orig. charge



# days in booking on orig. charge

### Frequencies

Of the 38 names on the June 01 new charges list, 22 people did not have an FTA on their original charges. 16 individuals did have FTA's ranging from 1 to 3 occurrences.

**Statistics**

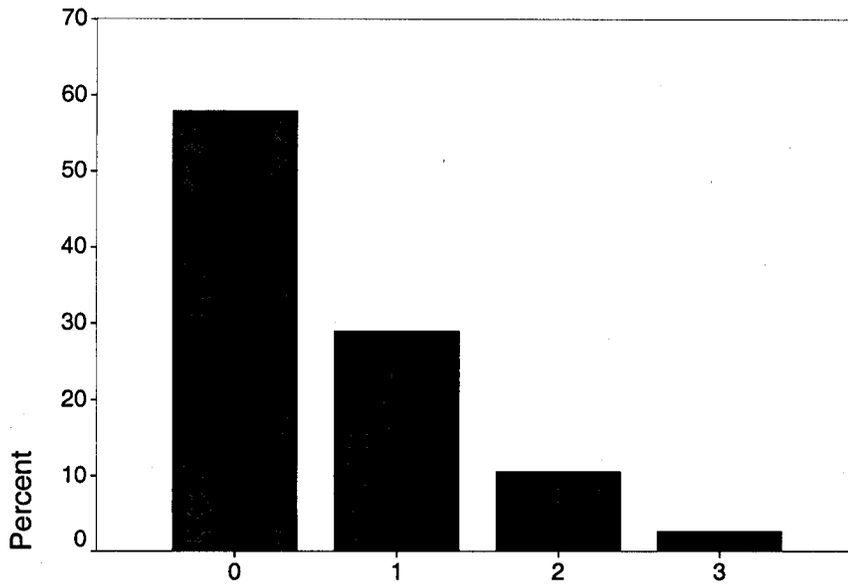
# FTA original case

N	Valid	38
	Missing	0
Mean		.58
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	1.00

# FTA original case

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	0	22	57.9	57.9	57.9
	1	11	28.9	28.9	86.8
	2	4	10.5	10.5	97.4
	3	1	2.6	2.6	100.0
	Total	38	100.0	100.0	

# FTA original case



# FTA original case

**Frequencies**

On average, it took 170 days before the original case was adjudicated. The 2 missing cases refer to cases that are still currently open.

**Statistics**

# Days case was pending before adjudication

N	Valid	36
	Missing	2
Mean		169.97
Median		141.00
Mode		33 <sup>a</sup>
Percentiles	25	110.50
	50	141.00
	75	203.75

a. Multiple modes exist. The smallest value is shown

# Days case was pending before adjudication

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	33	1	2.6	2.8	2.8
	43	1	2.6	2.8	5.6
	46	1	2.6	2.8	8.3
	54	1	2.6	2.8	11.1
	62	1	2.6	2.8	13.9
	68	1	2.6	2.8	16.7
	94	1	2.6	2.8	19.4
	109	1	2.6	2.8	22.2
	110	1	2.6	2.8	25.0
	112	1	2.6	2.8	27.8
	116	1	2.6	2.8	30.6
	117	1	2.6	2.8	33.3
	120	1	2.6	2.8	36.1
	127	1	2.6	2.8	38.9
	128	1	2.6	2.8	41.7
	129	1	2.6	2.8	44.4
	137	1	2.6	2.8	47.2
	139	1	2.6	2.8	50.0
	143	1	2.6	2.8	52.8
	150	1	2.6	2.8	55.6
	164	1	2.6	2.8	58.3
	167	1	2.6	2.8	61.1
	185	1	2.6	2.8	63.9
	189	1	2.6	2.8	66.7
	192	1	2.6	2.8	69.4
	195	1	2.6	2.8	72.2
	197	1	2.6	2.8	75.0
	206	1	2.6	2.8	77.8
	226	1	2.6	2.8	80.6
	240	1	2.6	2.8	83.3
	310	1	2.6	2.8	86.1
	317	1	2.6	2.8	88.9
	359	1	2.6	2.8	91.7
	368	1	2.6	2.8	94.4
	382	1	2.6	2.8	97.2
	385	1	2.6	2.8	100.0
	Total	36	94.7	100.0	
Missing	9	2	5.3		
Total		38	100.0		

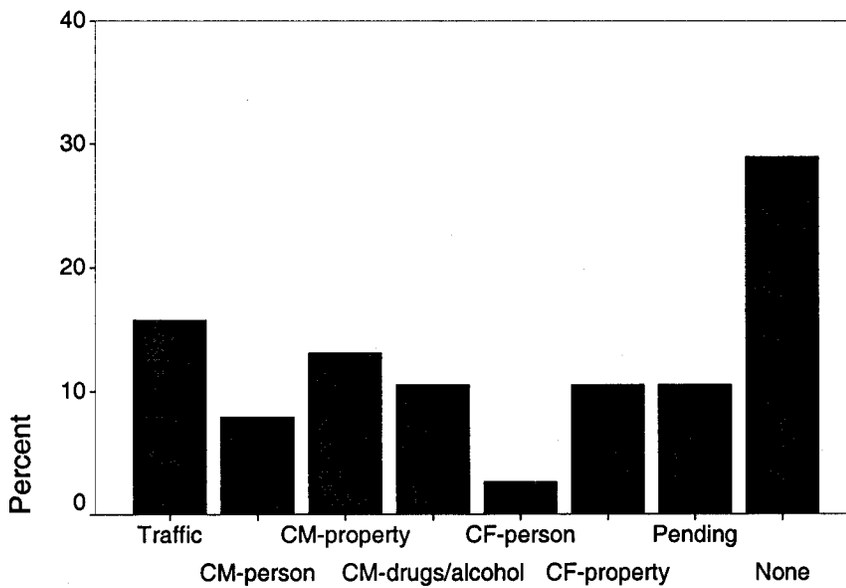
## Frequencies

This table gives the frequencies of the types of offenses committed from the 38 people who had new charges. The "none 11" refers to that either the person committed a new offense after his original case was adjudicated or that the charges he did commit were dismissed.

### Type of new charges

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid Traffic	6	15.8	15.8	15.8
CM-person	3	7.9	7.9	23.7
CM-property	5	13.2	13.2	36.8
CM-drugs/alcohol	4	10.5	10.5	47.4
CF-person	1	2.6	2.6	50.0
CF-property	4	10.5	10.5	60.5
Pending	4	10.5	10.5	71.1
None	11	28.9	28.9	100.0
Total	38	100.0	100.0	

### Type of new charges



### Type of new charges

## Frequencies

This table shows that the average score for the 38 persons was 6.48, which would have been a minimum risk on the original screening instrument. Overall, 79 percent of people were minimum risks, while 2.6 percent ( 1 person out of 38) was classified as a maximum risk.

**Statistics**

Original Score

N	Valid	38
	Missing	0
Mean		6.4853
Median		5.4450
Mode		10.00
Percentiles	25	3.8950
	50	5.4450
	75	8.9475

**Original Score**

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 1.71	1	2.6	2.6	2.6
2.50	2	5.3	5.3	7.9
2.58	1	2.6	2.6	10.5
2.71	1	2.6	2.6	13.2
2.88	1	2.6	2.6	15.8
3.31	1	2.6	2.6	18.4
3.44	1	2.6	2.6	21.1
3.58	1	2.6	2.6	23.7
4.00	1	2.6	2.6	26.3
4.06	1	2.6	2.6	28.9
4.14	1	2.6	2.6	31.6
4.44	1	2.6	2.6	34.2
4.50	1	2.6	2.6	36.8
4.58	1	2.6	2.6	39.5
4.93	2	5.3	5.3	44.7
4.94	1	2.6	2.6	47.4
5.39	1	2.6	2.6	50.0
5.50	1	2.6	2.6	52.6
5.84	1	2.6	2.6	55.3
6.58	1	2.6	2.6	57.9
6.71	1	2.6	2.6	60.5
8.00	2	5.3	5.3	65.8
8.14	1	2.6	2.6	68.4
8.27	1	2.6	2.6	71.1
8.71	1	2.6	2.6	73.7
8.93	1	2.6	2.6	76.3
9.00	1	2.6	2.6	78.9
10.00	3	7.9	7.9	86.8
10.14	1	2.6	2.6	89.5
11.00	1	2.6	2.6	92.1
11.50	1	2.6	2.6	94.7
13.00	1	2.6	2.6	97.4
16.00	1	2.6	2.6	100.0
Total	38	100.0	100.0	

# Frequencies

This table states that the average score for the FTA list was 6.76, which correlates to a minimum risk classification. 81 percent of the 70 persons on the list were classified as minimum risks on the original screening instrument, while 4.2 percent (3 out of 70 people) were classified as maximum risks.

## Statistics

original score on screening instrument

N	Valid	70
	Missing	0
Mean		6.7623
Median		6.2150
Mode		2.58 <sup>a</sup>
Percentiles	25	3.9400
	50	6.2150
	75	9.0350

a. Multiple modes exist. The smallest value is shown

original score on screening instrument

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid .00	1	1.4	1.4	1.4
1.00	1	1.4	1.4	2.9
1.71	1	1.4	1.4	4.3
2.27	1	1.4	1.4	5.7
2.50	1	1.4	1.4	7.1
2.58	4	5.7	5.7	12.9
2.71	2	2.9	2.9	15.7
2.88	1	1.4	1.4	17.1
3.37	2	2.9	2.9	20.0
3.44	1	1.4	1.4	21.4
3.58	1	1.4	1.4	22.9
3.94	2	2.9	2.9	25.7
4.00	1	1.4	1.4	27.1
4.06	1	1.4	1.4	28.6
4.44	2	2.9	2.9	31.4
4.50	1	1.4	1.4	32.9
4.87	1	1.4	1.4	34.3
4.94	1	1.4	1.4	35.7
5.00	1	1.4	1.4	37.1
5.06	1	1.4	1.4	38.6
5.15	1	1.4	1.4	40.0
5.37	2	2.9	2.9	42.9
5.50	2	2.9	2.9	45.7
5.58	1	1.4	1.4	47.1
5.84	1	1.4	1.4	48.6
5.93	1	1.4	1.4	50.0
6.50	2	2.9	2.9	52.9
6.58	1	1.4	1.4	54.3

original score on screening instrument

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 6.71	1	1.4	1.4	55.7
6.93	2	2.9	2.9	58.6
7.00	2	2.9	2.9	61.4
7.14	1	1.4	1.4	62.9
8.00	4	5.7	5.7	68.6
8.14	1	1.4	1.4	70.0
8.27	1	1.4	1.4	71.4
8.71	1	1.4	1.4	72.9
8.93	1	1.4	1.4	74.3
9.00	1	1.4	1.4	75.7
9.14	1	1.4	1.4	77.1
9.58	2	2.9	2.9	80.0
9.71	1	1.4	1.4	81.4
10.00	3	4.3	4.3	85.7
10.14	1	1.4	1.4	87.1
10.93	1	1.4	1.4	88.6
11.00	1	1.4	1.4	90.0
12.93	1	1.4	1.4	91.4
13.00	2	2.9	2.9	94.3
14.58	1	1.4	1.4	95.7
16.00	1	1.4	1.4	97.1
17.00	1	1.4	1.4	98.6
17.14	1	1.4	1.4	100.0
Total	70	100.0	100.0	

## Frequencies

### Statistics

# of FTA on original case

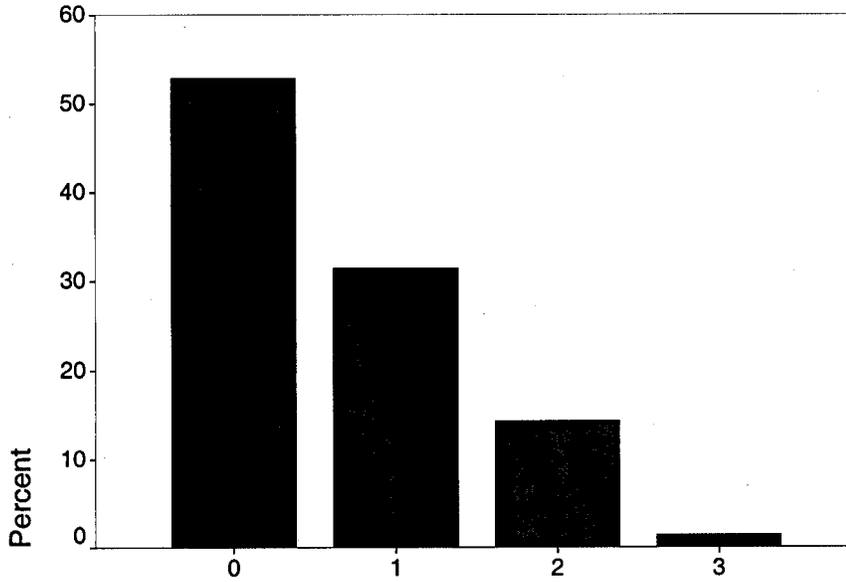
N	Valid	70
	Missing	0
Mean		.64
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	1.00

This table states that of the 70 people who were on the list for having a FTA after June 15 2001, 37 of them did not have an FTA on their original charge (the charge that would be gauged by the screening instrument). That means only 33 out of 163 (from the original June Data) persons would have an FTA on their original charge. The 33 people who did FTA did so on a range of 1 to 3 times, with 1 being the most frequent.

# of FTA on original case

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 0	37	52.9	52.9	52.9
1	22	31.4	31.4	84.3
2	10	14.3	14.3	98.6
3	1	1.4	1.4	100.0
Total	70	100.0	100.0	

# of FTA on original case



# of FTA on original case

**Frequencies**

This table shows that the average number of days spent in booking was 3, but 84 percent of the 70 cases were out of booking in 1 day or less.

**Statistics**

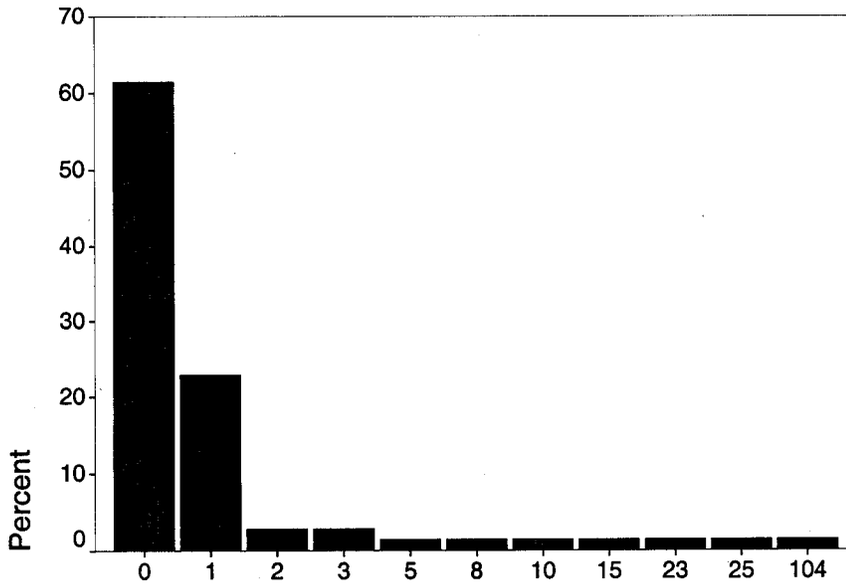
days spent in booking

N	Valid	70
	Missing	0
Mean		3.09
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	1.00

days spent in booking

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 0	43	61.4	61.4	61.4
1	16	22.9	22.9	84.3
2	2	2.9	2.9	87.1
3	2	2.9	2.9	90.0
5	1	1.4	1.4	91.4
8	1	1.4	1.4	92.9
10	1	1.4	1.4	94.3
15	1	1.4	1.4	95.7
23	1	1.4	1.4	97.1
25	1	1.4	1.4	98.6
104	1	1.4	1.4	100.0
Total	70	100.0	100.0	

days spent in booking



days spent in booking

**Frequencies**

This table shows that the true average of days before a FTA was 62 days. This is the average without the 37 people who did not have FTA's, because 37 zeroes added to the average would have deflated the true number of days until FTA.

### Statistics

true avg for day to FTA

N	Valid	33
	Missing	37
Mean		61.64
Median		51.00
Mode		40
Percentiles	25	35.50
	50	51.00
	75	72.50

true avg for day to FTA

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	24	1	1.4	3.0	3.0
	29	2	2.9	6.1	9.1
	31	2	2.9	6.1	15.2
	33	1	1.4	3.0	18.2
	34	2	2.9	6.1	24.2
	37	1	1.4	3.0	27.3
	38	1	1.4	3.0	30.3
	40	3	4.3	9.1	39.4
	42	1	1.4	3.0	42.4
	47	1	1.4	3.0	45.5
	49	1	1.4	3.0	48.5
	51	1	1.4	3.0	51.5
	54	1	1.4	3.0	54.5
	58	2	2.9	6.1	60.6
	59	1	1.4	3.0	63.6
	64	1	1.4	3.0	66.7
	65	1	1.4	3.0	69.7
	71	1	1.4	3.0	72.7
	72	1	1.4	3.0	75.8
	73	1	1.4	3.0	78.8
	78	1	1.4	3.0	81.8
	93	2	2.9	6.1	87.9
	94	1	1.4	3.0	90.9
	108	1	1.4	3.0	93.9
	181	1	1.4	3.0	97.0
	184	1	1.4	3.0	100.0
	Total	33	47.1	100.0	
Missing	System	37	52.9		
Total		70	100.0		

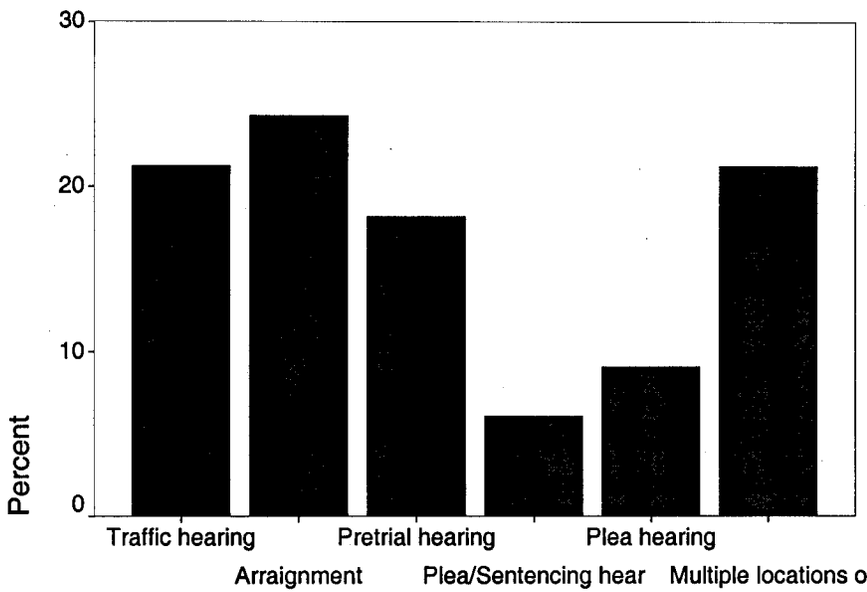
### Frequencies

This table shows at which stages in the court process did the 33 FTA's occur.

Coding of where FTA occurred

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	Traffic hearing	7	10.0	21.2	21.2
	Arraignment	8	11.4	24.2	45.5
	Pretrial hearing	6	8.6	18.2	63.6
	Plea/Sentencing hearing	2	2.9	6.1	69.7
	Plea hearing	3	4.3	9.1	78.8
	Multiple locations of FTA	7	10.0	21.2	100.0
	Total	33	47.1	100.0	
Missing	N/A (no FTA)	37	52.9		
Total		70	100.0		

Coding of where FTA occurred



Coding of where FTA occurred

## Frequencies

This table shows that of the persons who had new arrests/charges after Jan 18 2002, the scoring average was 5 based on the original screening instrument that gauged the Jan. 2002 data. All 12 of these would have been classified as minimum risks. This shows that 12 of 95 from the original Jan. 2002 datat have gone on to committ new charges so far.

### Statistics

Original Score

N	Valid	12
	Missing	0
Mean		5.00
Median		5.00
Mode		3 <sup>a</sup>
Percentiles	25	3.25
	50	5.00
	75	6.75

a. Multiple modes exist. The smallest value is shown

### Original Score

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 3	3	25.0	25.0	25.0
4	3	25.0	25.0	50.0
6	3	25.0	25.0	75.0
7	3	25.0	25.0	100.0
Total	12	100.0	100.0	

## Frequencies

This table shows that only one person had a new charge also had an FTA on their original charge. It took 105 days for that person to FTA.

### Statistics

# days on release before FTA on orig. charge

N	Valid	12
	Missing	0
Mean		8.75
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	.00

# days on release before FTA on orig. charge

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 0	11	91.7	91.7	91.7
105	1	8.3	8.3	100.0
Total	12	100.0	100.0	

**Frequencies**

This table shows that on average 8 days was spent in booking on the original charge, but 91 percent of the persons were in booking 2 days or less.

**Statistics**

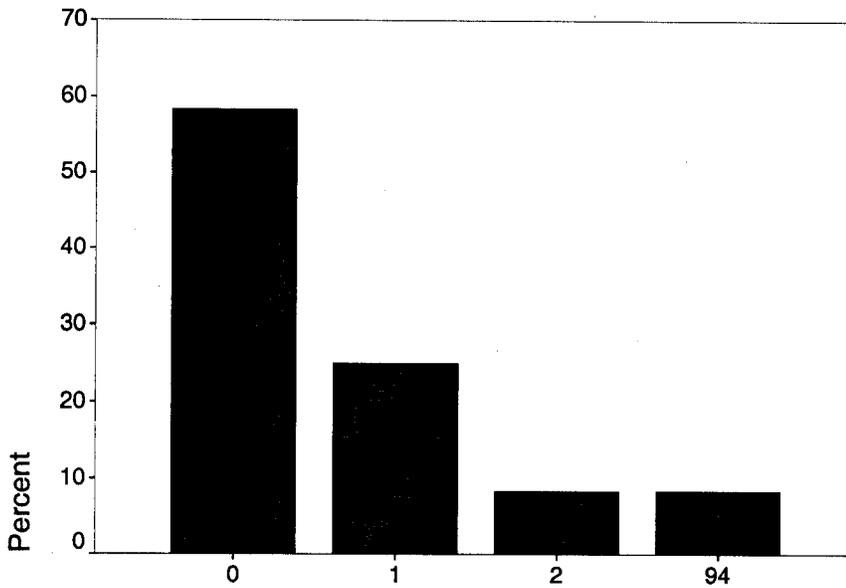
# days in booking on orig. charge

N	Valid	12
	Missing	0
Mean		8.25
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	1.00

# days in booking on orig. charge

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 0	7	58.3	58.3	58.3
1	3	25.0	25.0	83.3
2	1	8.3	8.3	91.7
94	1	8.3	8.3	100.0
Total	12	100.0	100.0	

### # days in booking on orig. charge



# days in booking on orig. charge

### Frequencies

This table shows that only one out of the 12 persons on the new arrests/charges after Jan. 18 2002 list had a FTA. That person had 2 FTA's.

#### Statistics

# FTA original case

N	Valid	12
	Missing	0
Mean		.17
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	.00

# FTA original case

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 0	11	91.7	91.7	91.7
2	1	8.3	8.3	100.0
Total	12	100.0	100.0	

### Frequencies

This table shows that on average it took 87 days before the original case for the 12 persons was adjudicated. The two missing cases refers to cases that are currently open.

### Statistics

# of days before case was adjudicated

N	Valid	10
	Missing	2
Mean		86.80
Median		72.50
Mode		25 <sup>a</sup>
Percentiles	25	56.50
	50	72.50
	75	113.00

a. Multiple modes exist. The smallest value is shown

# of days before case was adjudicated

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	25	1	8.3	10.0	10.0
	55	1	8.3	10.0	20.0
	57	1	8.3	10.0	30.0
	67	1	8.3	10.0	40.0
	70	1	8.3	10.0	50.0
	75	1	8.3	10.0	60.0
	87	1	8.3	10.0	70.0
	108	1	8.3	10.0	80.0
	128	1	8.3	10.0	90.0
	196	1	8.3	10.0	100.0
	Total	10	83.3	100.0	
Missing	9	2	16.7		
Total		12	100.0		

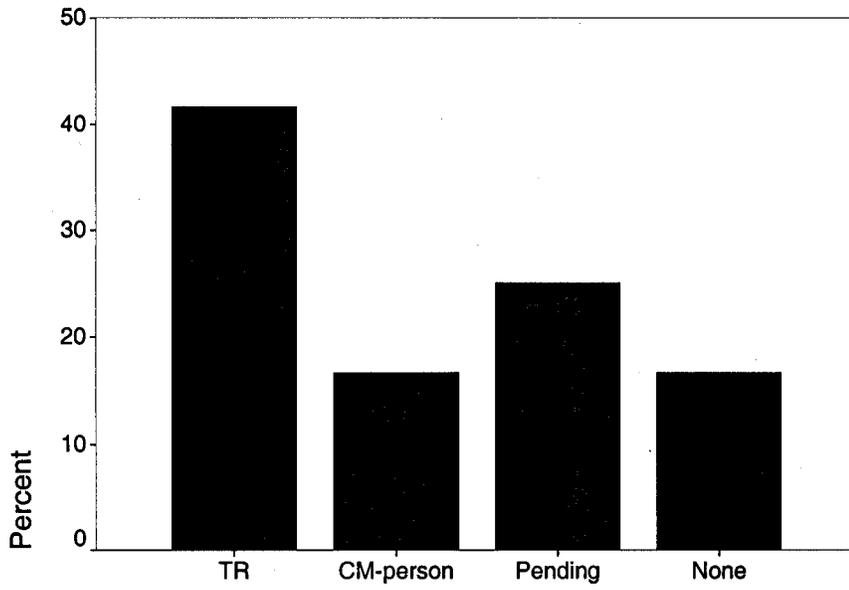
### Frequencies

This table refers to types of offenses committed by the 12 persons on the new charges list for Jan 2002. The "none 2" refers to that either the person committed a new offense after his original case was adjudicated or that the charges he did commit were dismissed.

Type of new charges

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	TR	5	41.7	41.7	41.7
	CM-person	2	16.7	16.7	58.3
	Pending	3	25.0	25.0	83.3
	None	2	16.7	16.7	100.0
	Total	12	100.0	100.0	

### Type of new charges



Type of new charges

## Frequencies

This table states that the average score of the 33 persons who had an FTA after Jan. 18 2002, was 6 ( Minimum risk based on the original screening instrument). 79 percent of persons were classified as minimum risks while 6 percent (two people) were classified as maximum risks according to the original screening instrument.

### Statistics

original score on screening instrument

N	Valid	33
	Missing	0
Mean		5.91
Median		5.00
Mode		2 <sup>a</sup>
Percentiles	25	2.50
	50	5.00
	75	8.50

a. Multiple modes exist. The smallest value is shown

original score on screening instrument

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 0	1	3.0	3.0	3.0
1	2	6.1	6.1	9.1
2	5	15.2	15.2	24.2
3	2	6.1	6.1	30.3
4	3	9.1	9.1	39.4
5	4	12.1	12.1	51.5
6	5	15.2	15.2	66.7
7	2	6.1	6.1	72.7
8	1	3.0	3.0	75.8
9	1	3.0	3.0	78.8
10	2	6.1	6.1	84.8
11	3	9.1	9.1	93.9
15	1	3.0	3.0	97.0
16	1	3.0	3.0	100.0
Total	33	100.0	100.0	

## Frequencies

This table shows that out of the 33 people that had an FTA after Jan 18 2002, only 22 of them had the FTA on the original charge that was gauged by the screening instrument. That means 22 out of the 95 people from the original January data went on to have a FTA on their original charges. The range of FTA went to a max of 2, with one FTA being most frequent.

**Statistics**

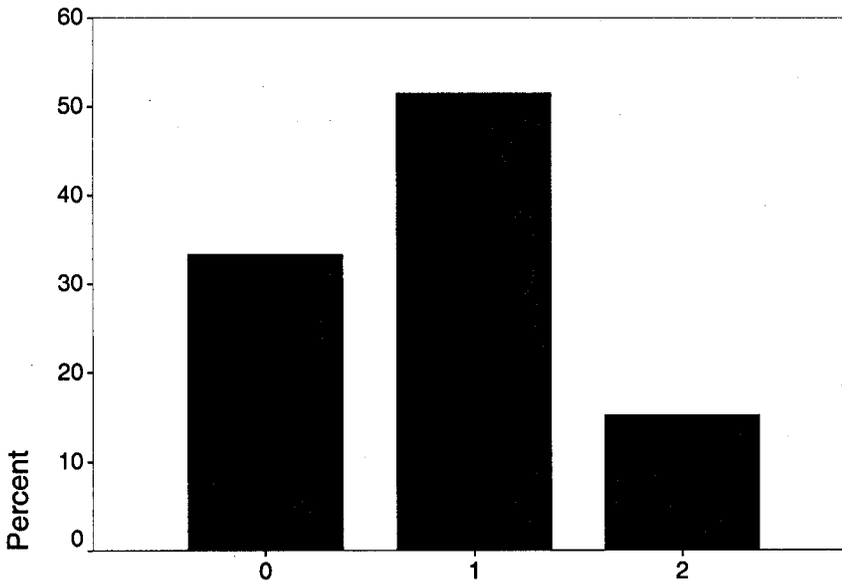
# of FTA on original case

N	Valid	33
	Missing	0
Mean		.82
Median		1.00
Mode		1
Percentiles	25	.00
	50	1.00
	75	1.00

# of FTA on original case

	Frequency	Percent	Valid Percent	Cumulative Percent
Valid 0	11	33.3	33.3	33.3
1	17	51.5	51.5	84.8
2	5	15.2	15.2	100.0
Total	33	100.0	100.0	

# of FTA on original case



# of FTA on original case

**Frequencies**

This table states that on average 4 days were spent in booking on the original charge. 85 percent of people were out of booking in 1 day or less though.

**Statistics**

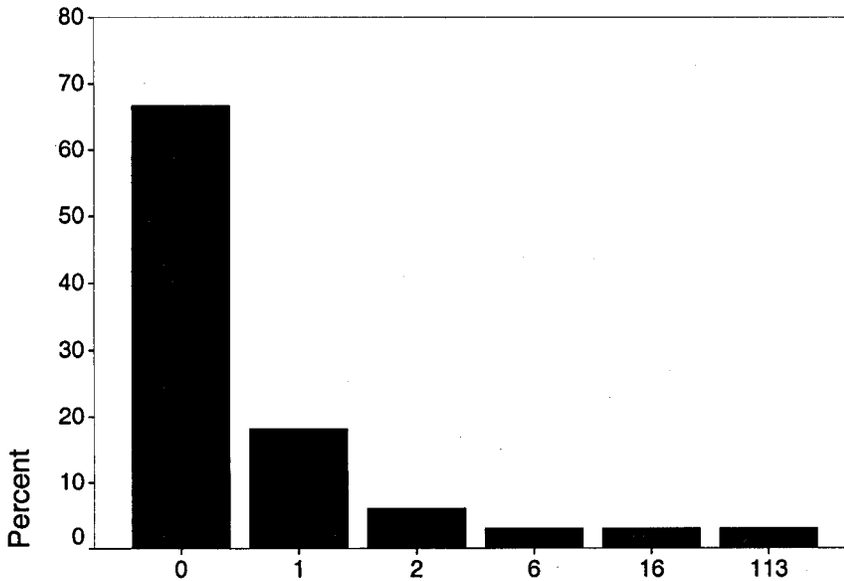
days spent in booking

N	Valid	33
	Missing	0
Mean		4.39
Median		.00
Mode		0
Percentiles	25	.00
	50	.00
	75	1.00

days spent in booking

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	0	22	66.7	66.7	66.7
	1	6	18.2	18.2	84.8
	2	2	6.1	6.1	90.9
	6	1	3.0	3.0	93.9
	16	1	3.0	3.0	97.0
	113	1	3.0	3.0	100.0
	Total	33	100.0	100.0	

days spent in booking



days spent in booking

**Frequencies**

This table shows that it took an average of 55 days for the FTA to occur for the 22 people who did FTA on their original charges. The "missing 11" refers to those persons who would go on to have FTA's on subsequent charges after their original charge was adjudicated, so the zeroes from those 11 persons were not used to calculate the average.

### Statistics

True Avg. for days until FTA

N	Valid	22
	Missing	11
Mean		55.09
Median		43.50
Mode		25 <sup>a</sup>
Percentiles	25	29.00
	50	43.50
	75	74.50

a. Multiple modes exist. The smallest value is shown

True Avg. for days until FTA

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	18	1	3.0	4.5	4.5
	21	1	3.0	4.5	9.1
	25	2	6.1	9.1	18.2
	26	1	3.0	4.5	22.7
	30	1	3.0	4.5	27.3
	31	1	3.0	4.5	31.8
	34	1	3.0	4.5	36.4
	36	1	3.0	4.5	40.9
	40	1	3.0	4.5	45.5
	41	1	3.0	4.5	50.0
	46	1	3.0	4.5	54.5
	54	1	3.0	4.5	59.1
	61	1	3.0	4.5	63.6
	67	1	3.0	4.5	68.2
	71	2	6.1	9.1	77.3
	85	1	3.0	4.5	81.8
	95	1	3.0	4.5	86.4
	106	1	3.0	4.5	90.9
	114	1	3.0	4.5	95.5
115	1	3.0	4.5	100.0	
	Total	22	66.7	100.0	
Missing	System	11	33.3		
Total		33	100.0		

### Frequencies

This table shows the stage in the court process where the FTA's occurred.

**Statistics**

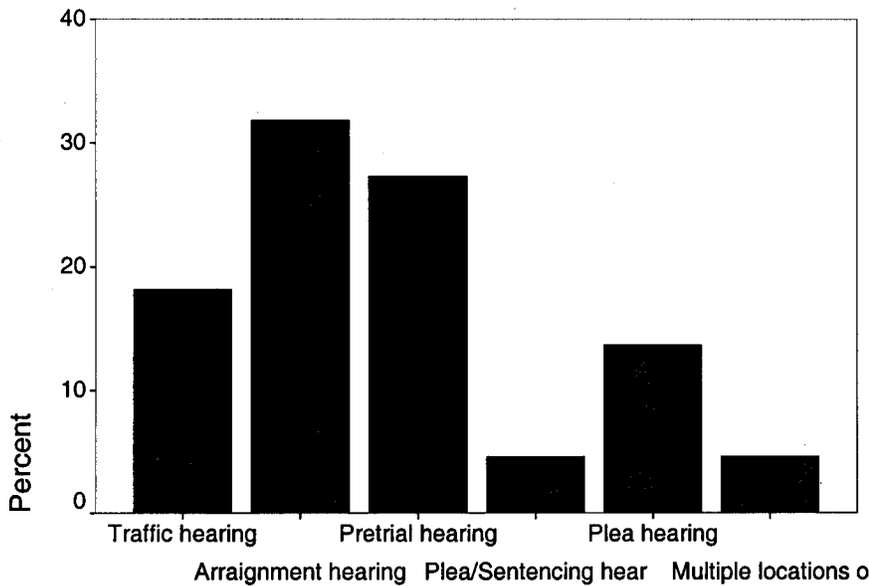
Coding of where FTA occurred

N	Valid	22
	Missing	11
Mean		2.77
Median		2.50
Mode		2
Percentiles	25	2.00
	50	2.50
	75	3.25

**Coding of where FTA occurred**

		Frequency	Percent	Valid Percent	Cumulative Percent
Valid	Traffic hearing	4	12.1	18.2	18.2
	Arraignment hearing	7	21.2	31.8	50.0
	Pretrial hearing	6	18.2	27.3	77.3
	Plea/Sentencing hearing	1	3.0	4.5	81.8
	Plea hearing	3	9.1	13.6	95.5
	Multiple locations of FTA	1	3.0	4.5	100.0
	Total	22	66.7	100.0	
Missing	N/A (no FTA)	11	33.3		
Total		33	100.0		

Coding of where FTA occurred



Coding of where FTA occurred

June 2002

## COURT SERVICES ADULT/JUVENILE DIVISION STATISTICS

### ADULT DIVISION

7 Officer Supervision Unit - 3 Officer PSI Unit

Total Caseload – 1091 (1121 last month)

Average caseload per officer 156 (60 AOIC recommendation)

Presentence Reports Completed – 31 (33 last month)

\* Total Workload Hours Needed – 1944.50 (1994.50 last month)

\*\* Total Hours Available - 1650.00

\* According to AOIC standards it would take this amount of hours per month to complete all requirements of case supervision and report writing.

\*\* The number of work hours available to the division (11 officers working 150 hours each per month).

AOIC workload standards indicate **an additional 1.96 adult officers are needed.** (2.30 last month)

### JUVENILE DIVISION

4 Officer Division

Total Caseload – 153 (152 last month)

Average caseload per officer 38 (35 AOIC recommendation)

Social History Reports Completed – 14 (14 last month)

\* Total Workload Hours Needed – 631.50 (628.50 last month)

\*\* Total Hours Available 600.00

\* According to AOIC standards it would take this amount of hours per month to complete all requirements of case supervision and report writing.

\*\* The number of work hours available to the division (4 officers working 150 hours each per month).

AOIC workload standards indicate **an additional .21 juvenile officers are needed.** (.19 last month)

### EARLY INTERVENTION PROBATION (EIP)

3 Person unit with a maximum caseload of 45

Total caseload 32

June 2002

## **SPECIAL PROGRAMS**

### **INTENSIVE PROBATION UNIT ADULT**

3 person unit with a maximum caseload of 40

Total Caseload – 43(40 last month)

### **INTENSIVE PROBATION UNIT JUVENILE**

1 ½ person unit with a maximum caseload of 15

Total Caseload – 14 (13 last month)

### **DRIVING UNDER THE INFLUENCE UNIT**

1 person unit with a maximum caseload of 40

Total Caseload - 104 (98 last month)

### **JUVENILE INTAKE**

2 person unit

Total Informal Conferences - 24 (17 last month)

Total Caseload Informal Probation – 8 (12 last month)

Total Intake Screen Reports – 68 (62 last month)

### **COMMUNITY SERVICE PROGRAM**

1 person unit

Total Caseload Adult - 473 (475 last month)

Total Caseload Juvenile - 35 (31 last month)

Total Hours Completed Adult –3446.25 (\$18,092.81 Symbolic Restitution)

Total Hours Completed Juvenile – 75.00 (\$393.75 Symbolic Restitution)

Total Worksites Used – 28 (28 last month)

### **DOMESTIC VIOLENCE PROGRAM**

3 person unit (2 Officers and 1 Clerk)

Total Probation Caseload - 103 (114 last month)

Total Court Supervision/Conditional Discharge Caseload – 344 (348 last month)

# JUVENILE DETENTION CENTER 2002

McLean County	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
<b>Ages of Minors Detained</b>												
10	0	0	1	0	0	0						
11	0	0	0	0	0	0						
12	1	0	3	0	1	0						
13	0	2	2	2	2	2						
14	1	2	4	3	2	3						
15	6	5	9	5	4	5						
16	3	11	16	11	7	8						
<b>Sex of Minors Detained</b>												
Male	9	15	25	14	12	12						
Female	2	5	10	7	4	6						
<b>Race of Minors Detained</b>												
Caucasian	8	11	19	16	8	8						
African-American	3	9	16	5	8	9						
Hispanic	0	0	0	0	0	0						
Asian Pacific	0	0	0	0	0	1						
<b>Offenses of Which Minor was Detained</b>												
Dispositional Detention	6	7	14	4	6	9						
Warrant	1	2	5	4	2	3						
Aggravated Assault With a Knife	0	1	0	0	0	0						
Aggravated Battery	0	1	1	2	0	0						
Aggravated Criminal Sexual Assault	0	0	1	0	0	0						
Armed Robbery	0	0	1	0	1	0						
Armed Violence	0	0	1	0	0	0						
Attempted Arson	0	0	1	0	0	0						
Attempted Murder	0	1	0	0	0	0						
Burglary	0	0	1	0	0	0						
Burglary to Motor Vehicle	0	2	0	0	0	0						
Criminal Sexual Assault	0	0	1	0	0	0						
Delivery of Cannabis	0	0	0	0	1	0						
Domestic Battery	0	0	0	3	0	2						
DOC Commitment	0	2	1	1	0	0						

	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
DOC Hold	0	0	0	0	1	0						
Possession of Cannabis/School Property	0	0	1	0	0	0						
Poss of Cannabis & Paraphernalia/School	0	0	0	1	0	0						
Possession of Controlled Substance	0	0	0	1	0	0						
Possession of Con Sub w/Intent to Deliver	0	0	0	1	0	0						
Request for Apprehension	3	2	4	4	2	3						
Residential Burglary	0	1	1	0	2	0						
Retail Theft	0	0	2	0	0	0						
Unlawful Use of Weapons	1	1	0	0	1	0						
<b>Residence of Minors Detained</b>												
Bloomington	10	14	24	15	15	9						
Normal	1	2	9	4	1	6						
Chicago	0	2	0	0	0	0						
Downs	0	1	0	0	0	0						
ElPaso	0	0	0	0	0	0						
LeRoy	0	1	0	0	0	1						
Lexington	0	0	0	1	0	0						
Peoria	0	0	0	0	0	1						
Pontiac	0	0	0	0	0	0						
Springfield	0	0	0	1	0	0						
Standford	0	0	1	0	0	0						
<b>Average Daily Population</b>	7.8	10.6	14.6	14	10.3	12						
<b>Average Daily Population: YTD</b>	7.8	9.2	11	11.8	11.5	11.6						
<b>Number of Days in Detention</b>	241	296	452	420	320	361						
<b>Revenue:</b>	1013.4	180	915	7.5	207.5	107.5						

# JUVENILE DETENTION CENTER 2002

Out of County	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
<b>Ages of Minors Detained</b>												
10	0	0	0	0	0	0	0	0	0	0	0	0
11	0	0	0	0	0	0	0	0	0	0	0	0
12	0	0	0	1	0	1	0	0	0	0	0	0
13	1	0	0	0	0	0	0	0	0	0	0	0
14	4	4	6	3	4	4	0	0	0	0	0	0
15	10	6	6	7	7	6	6	7	7	6	6	6
16	4	12	8	5	9	4	4	4	4	4	4	4
<b>Sex of Minors Detained</b>												
Male	11	13	18	9	15	7	7	7	7	7	7	7
Female	8	9	3	6	6	3	3	3	3	3	3	3
<b>Race of Minors Detained</b>												
Caucasian	19	21	21	13	20	9	9	9	9	9	9	9
African-American	0	0	0	1	0	1	1	1	1	1	1	1
Hispanic	0	1	0	1	1	0	0	0	0	0	0	0
<b>Offenses of Which Minor was Detained</b>												
Dispositional Detention	12	18	19	11	14	5	5	5	5	5	5	5
Warrant	2	2	0	1	4	2	2	2	2	2	2	2
Aggravated Battery	1	0	0	0	0	0	0	0	0	0	0	0
Burglary	1	0	0	1	0	0	0	0	0	0	0	0
Court Ordered	0	0	0	1	0	0	0	0	0	0	0	0
Criminal Damage to Property	0	0	0	0	1	0	0	0	0	0	0	0
DOC Commitment	2	0	1	0	1	0	0	0	0	0	0	0
DOC Warrant	0	0	0	0	0	1	1	1	1	1	1	1
Domestic Battery	0	0	1	1	0	0	0	0	0	0	0	0
Motor Vehicle Theft	1	0	0	0	0	0	0	0	0	0	0	0
Obstructing Justice	0	1	0	0	0	0	0	0	0	0	0	0
Possession of Cannabis	0	0	0	0	0	1	1	1	1	1	1	1
Probation Violation	0	1	0	0	0	0	0	0	0	0	0	0
Retail Theft	0	0	0	0	0	1	0	0	0	0	0	0

Residence of Minors Detained	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Adams	1	1	0	0	0	0						
DeWitt	2	1	2	1	1	1						
DOC	0	0	0	0	0	2						
Ford	1	0	0	0	0	0						
Fulton	1	0	0	0	0	0						
Livingston	1	2	3	1	2	3						
Logan	7	14	13	11	11	1						
Mason	0	0	0	0	2	0						
Menard	2	0	1	1	1	0						
Ogle	1	0	0	0	0	0						
Peoria	0	0	0	1	0	0						
Rock Island	1	0	0	0	2	2						
Tazewell	2	1	1	0	1	1						
Woodford	0	3	1	0	1	0						
<b>Average Daily Population</b>	4.1	6.8	5.9	4.5	4.7	5.6						
<b>Adjusted Average Daily Population</b>	3.6	6.5	5.7	4.5	4.8	5.6						
<b>Average Daily Population:YTD</b>	4.1	5.5	5.6	5.3	5.2	5.3						
<b>Adjusted Daily Population:YTD</b>	3.6	5.1	5.3	5.1	5	5.1						
<b>Number of Days in Detention</b>	127	190	183	136	146	168						
<b>Revenue:</b>	10270	17450	16945	13300	12530	15550						

August 5, 2002

McLean County Board  
Justice and Public Safety Committee  
Bloomington, IL 61701

Re: Monthly Caseload - MONTH ENDING June 30, 2002

Dear Committee Members:

Pursuant to statute, I am forwarding this report to your attention and I am causing a copy to be filed with the Circuit Clerk's office of McLean County.

During the above-mentioned time period, in the discharge of our duties to indigent persons in McLean County we have been assigned the following new cases in the area set forth. The activities in which we are involved differ in no substantial manner from those which have been earlier reported.

CASE TYPES	MONTHLY TOTALS 2001	MONTHLY TOTALS 2002	YTD TOTALS 2001	YTD TOTALS 2002	% CHANGE YTD
FELONIES	111	79	664	499	<25%>
MISDEMEANORS	97	101	656	575	<12%>
DUI	14	26	127	155	18%
TRAFFIC	65	90	490	454	<7%>
JUVENILE	27	31	115	135	15%
OTHER	0	0	1	1	
TOTAL	424	323	2,053	1,813	<12%>

Following are the caseload assignments to each of the full-time and contract attorneys for the reporting month of: **MONTH ENDING JUNE 2002.**

CASE TYPE	PUBLIC DEFENDER ATTORNEYS	YTD TOTALS	NEW MONTHLY TOTALS	NEW PTR/REVIEW TOTALS
F	JOHN WRIGHT-C	49	8	0
J	ARTHUR FELDMAN	69	8	4
F	LEE ANN HILL-C	45	6	0
F	JAMES TUSEK	59	12	2
M	BRIAN MCELDFOWNEY	224	51	3
F	BRIAN MCELDFOWNEY	67	9	13
F	TRACY SMITH	70	8	1
J	JON MCPHEE	30	10	0
DUI	ROBERT KEIR	155	26	2
F	ROBERT KEIR	1	1	0
TR	ANTHONY ORTEGA	432	90	1
F	ANTHONY ORTEGA	1	1	0
F	RON LEWIS	59	7	6
M	CARLA BARNES	351	50	4
F	TONY TOMKIEWICZ-C	45	8	0
F	KIM CAMPBELL	69	15	4
J	KELLY CAVANAUGH	32	12	0
J	ALAN NOVICK-C	5	1	0
PRIV	PRIVATE COUNSEL	260	54	N/A
W/D	WITHDRAWN	11	4	N/A

PTR= Petition to Revoke Probation  
 F = Felony  
 J = Juvenile  
 O = Other  
 P.C.=Post Conviction Remedy Cases

C= Contract Attorney (7-8 Cases per Month)  
 DUI= DUI  
 TR= Traffic  
 M= Misdemeanor

**DATE:** August 5, 2002  
**TO:** Justice Committee  
**FROM:** Amy Johnson Davis  
**RE:** Monthly Report

JUNE 2002 DISPOSITIONS

DISPOSITION	FELONY	MISDEMEANOR	TRAFFIC / DUI
PLEA / ORIGINAL OFFER	36	62	65
PLEA / LESSER	11	1	2
BENCH TRIAL / WIN	0	1	0
BENCH TRIAL / LOSS	1	0	0
JURY TRIAL / WIN	2	2	0
JURY TRIAL / LOSS	3	0	0
DISMISSED / UPFRONT	5	2	1
DISMISSED / TRIAL	4	20	6
KNOCKDOWN	6	N/A	N/A
PRIVATE COUNSEL	10	14	7
PLEA / BLIND	1	1	15
REFILED AS FELONY	N/A	0	1
WITHDRAWN	1	3	0
DIRECTED VERDICT	0	0	0
P.D. DENIED	6	2	0



**McLEAN COUNTY SHERIFF'S DEPARTMENT**  
**DAVID OWENS, SHERIFF**  
"Peace Through Integrity"  
Administration Office  
(309) 888-5034  
104 W. Front Law & Justice Center Room 105  
P.O. Box 2400 Bloomington, Illinois 61702-2400

Detective Commander (309) 888-5051  
Patrol Commander (309) 888-5166  
Patrol Duty Sergeant (309) 888-5019  
Jail Division (309) 888-5065  
Process Division (309) 888-5040  
Records Division (309) 888-5055  
Domestic Crimes Division (309) 888-5860  
FAX (309) 888-5072

July 29, 2002

**TO: Mr. Joe Sommer, Chairman**  
**Justice Committee**  
**FROM: Sheriff David Owens**  
**SUBJ: AUGUST 5<sup>TH</sup>, 2002 JUSTICE COMMITTEE MEETING AGENDA**

Dear Chairman Sommer:

I would respectfully request that the following two (2) items be placed on the August 5<sup>th</sup>, 2002 Justice Committee Agenda for Action and one (1) item for information only.

**Action**

- 1) **Radio System Recommendation:** The McLean County Sheriff's Department has been testing radio systems for approximately two months. Based on this testing, we feel that the "Clear Talk System" best suits the needs of our Department (please see attached). We would respectfully request that the Justice Committee allow our office to seek competitive bids on equipment that will allow us to operate on the "Clear Talk System".
- 2) **Law Enforcement Block Grant:** The County Administrator's Office recently contacted me about some money the Sheriff's Department might be eligible for through a Law Enforcement Block Grant from the Bureau of Justice Assistance. After looking into this, and meeting with the Normal Police Department and the Bloomington Police Department, I negotiated an agreement to receive \$8,000.00 (please see attached). The McLean County Sheriff's Department would only need to match \$889.00. I would respectfully request that the Justice Committee allow our Department to enter into this agreement with the City of Bloomington and the Town of Normal to receive this \$8,000 from the Block Grant.

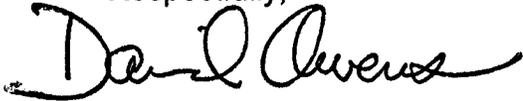
Mr. Joe Sommer  
July 29, 2002  
Page 2

**Information Only**

- 1) **McLean County Detention Facility Population Report:** (Please see attached).

Chief Derick Love and I both plan to attend this meeting and will be prepared to answer any questions you or members of the Committee may have.

Respectfully,

A handwritten signature in cursive script that reads "David Owens". The signature is written in black ink and is positioned below the word "Respectfully,".

David Owens  
Sheriff

DO:jc



**McLEAN COUNTY SHERIFF'S DEPARTMENT**  
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July 29, 2002

**TO: Mr. Joe Sommer, Chairman**  
**Justice Committee**  
**FROM: Sheriff David Owens**  
**SUBJ: RADIO SYSTEM**

After approximately two months of extensive testing, we have determined that the radio system which best meets our department's requirements is the "Clear Talk System", owned and operated by Corn Belt Electric and five other Electric co-ops located in Central Illinois. This system is an 800 MHz trunking system that uses "Smart Zone Technology" and countywide coverage is provided through five tower sites. The best results include the use of an in car repeater system which allows deputies to talk in and out of structures, especially in rural areas of McLean County.

Based on our testing, we believe Clear Talk is the best system available at the present time for the needs of the McLean County Sheriff's Office.

I am asking the Justice Committee to allow my office to seek competitive bids on equipment that will allow us to operate on the "Clear Talk System".

The McLean County Sheriff's Office would then have to lease access to the system based on the number of radios used on the system on a monthly basis. The maximum rate for access to all tower sites owned by Clear Talk is \$35.00 a month per radio. Representatives from Clear Talk have indicated that this cost is negotiable.

Additional equipment would have to be placed in the Law and Justice Center, Metcom and the backup center to make the system operational. The costs associated with installing the equipment, monthly access fees and the purchase of equipment will be presented to the Justice Committee after the bids have been received and evaluated.

Mr. Joe Sommer  
July 29, 2002  
Page 2

With the purchase of mobiles, which can be operated on both digital and analog system, we will have the flexibility to access the Star Com 21 system, which Motorola is currently building for the Illinois State Police, if we choose to do so.

There are currently two other Sheriff's Offices in Illinois who operate successfully on the "Clear Talk System", LaSalle County and Edgar County.

If you have any questions, please feel free to contact me.

Sincerely,

A handwritten signature in cursive script that reads "David Owens". The signature is written in black ink and is positioned above the typed name and title.

David Owens  
Sheriff

DO:jc



**McLEAN COUNTY SHERIFF'S DEPARTMENT**  
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July 31, 2002

**TO: Mr. Joe Sommer, Chairman**  
**Justice Committee**  
**FROM: Sheriff David Owens**  
**SUBJ: FY 2002 LOCAL LAW ENFORCEMENT BLOCK GRANTS**  
**PROGRAM – BUREAU OF JUSTICE ASSISTANCE**

Section 104(b), of the Local Law Enforcement Block Grants Program's legislative framework, addresses funding disparities among jurisdictions. It is the responsibility of the Bureau of Justice Assistance to identify potential disparate situations. The statute requires the State Attorney General to certify that a disparity exists among the jurisdictions identified by the Bureau of Justice Assistance. McLean County was identified by the Illinois Attorney General's Office as being a disparate jurisdiction. Jurisdictions certified as disparate by the Attorney General's Office must agree on whether they will share funds and in what proportion. If an agreement cannot be reached, none of the jurisdictions involved in the disparate situation may apply for funding.

I negotiated an agreement with the City of Bloomington and the Town of Normal to receive a total of \$8,000. This was \$4,000 from each jurisdiction. It was further agreed, by all three agencies, that this money would be used to provide additional correctional staff on weekends to help deal with the large volume of intakes at the McLean County Detention Center. A match of \$889 will be required from our operating budget. (See attachment LLEBG FY 2002 Application).

Respectfully

David Owens  
Sheriff

DO:jc



**FY 2002 Local Law Enforcement Block Grants Program**  
**McLean County, IL**



[Application](#)    [Award](#)    [RFD](#)    [Grant Changes](#)    [Reports](#)    [Correspondence](#)

**Grant Handbook**  
**View Only**

Application was submitted on July 17, 2002 09:00:46 AM EDT. [Click here to print a copy.](#)

[View Application](#)

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LLEBG FY 2002 Application			
Date Certified : 17-JUL-02		Date Submitted : 17-JUL-02	
Jurisdiction Information (Disparate)			
Jurisdiction: McLean County	County: MCLEAN	State: ILLINOIS	CDFA Number: 16.592
Budget Information			
Eligible Award Amount: \$0	Final Award Amount: \$8,000	Match Amount: \$889	Matching Funds Description: State and Local Government Units
CEO Information			
Title: Sheriff	Name Prefix: Mr.	Last Name : Owens	First Name : David
Address: 104 W. Front St. P.O. Box 2400 Bloomington, IL 61702-2400	Telephone: 309-888-5034	Fax: 309-888-5072	Email: daveo@mclean.gov
Application Details			
Date Agreed to Trust Fund Requirement: 05-JUN-02		Applicant is PSOHB Compliant: Yes	
Date Agreed to SPOC Requirement: 07-JUN-02		Date Agreed to SAA Review Requirement: 07-JUN-02	
Date Agreed to Certifications: 17-JUL-02		Date Agreed to Assurances: 17-JUL-02	

MCDF  
Population  
July  
2002

Date	Daily Total	In House	Male	Female	Sp. Needs	St. Sentence	Work Release	Weekends	Other Fac
1	209	195	173	36	23	38	7	23	0
2	215	189	178	37	19	42	10	20	0
3	214	190	176	38	16	41	10	22	0
4	210	187	177	33	17	43	10	21	0
5	221	200	185	36	29	42	10	21	0
6	213	205	178	35	19	46	10	22	0
7	218	211	181	37	20	47	10	22	0
8	218	195	181	37	19	47	10	21	0
9	223	198	182	41	19	44	10	23	0
10	226	199	185	41	20	42	10	23	0
11	233	206	194	39	26	40	8	26	0
12	225	199	185	40	20	41	9	24	0
13	244	222	203	41	25	48	9	27	10
14	246	228	204	42	27	48	9	27	10
15	245	208	202	43	25	47	9	23	10
16	247	203	204	43	25	42	9	29	10
17	244	194	199	45	18	42	9	29	15
18	244	198	198	46	29	42	9	28	15
19	233	188	188	45	16	41	9	29	15
20	234	205	191	43	20	45	9	31	15
21	228	204	188	40	19	41	9	30	15
22	234	191	194	40	23	40	9	30	15
23	233	194	192	41	19	41	9	32	5
24	234	196	192	42	20	44	8	32	5
25	229	194	185	44	24	41	9	31	5
26	229	198	187	42	21	41	9	31	3
27	234	218	192	42	22	47	9	33	3
28	236	223	190	46	22	48	9	32	3
29	236	205	190	46	27	46	8	31	3
30	236	202	191	45	20	50	8	32	1
31	243	207	196	47	18	53	7	32	1
Total	7134.00	6252.00	5861.00	1273.00	667.00	1360.00	280.00	837.00	159.00
Average for July 2002	230.13	201.68	189.06	41.06	21.52	43.87	9.03	27.00	5.13

MCDF Average Population  
Six Month Comparison

Month	Feb 2002	March 2002	April 2002	May 2002	June 2002	July 2002	Average
Daily Total	214.00	226.84	213.90	196.20	215.00	230.13	216.01
In House	189.60	202.13	189.70	176.10	197.27	201.68	192.75
Male	195.90	198.61	181.47	166.7	182.70	189.06	185.74
Female	18.00	28.19	32.73	29.6	32.30	41.06	30.31
Special Needs	16.90	20.61	18.73	20.00	23.73	21.52	20.25
Straight Sentence	58.20	65.22	62.37	55.40	50.97	43.87	56.01
Work Release	8.00	9.35	6.10	6.90	8.23	9.03	7.94
Weekenders	20.50	27.13	24.27	23.0	19.33	27.00	23.54
Other Facilities	6.80	00.00	3.33	00.00	00.00	5.13	2.54

**CHARLES G. REYNARD**

**McLean County State's Attorney**

**Law and Justice Center, Room 605  
104 West Front Street, P O Box 2400  
Bloomington, Illinois 61702-2400  
Telephone: (309) 888 - 5400  
FAX number: (309) 888 - 5429**

**MEMORANDUM**

**TO:** Chairman and Members of the Justice Committee

**FROM:** Charles G. Reynard and Eric T. Ruud

**RE:** Legal Opinion Pertaining to Re-Organization/Re-Structuring of the  
Emergency Telephone System Board and the Metro McLean  
County Centralized Communications Center Operational Board

**DATE:** August 1, 2002

At its regular meeting held on June 18, 2002, the McLean County Board approved a motion to request a legal opinion from the McLean County State's Attorney regarding whether or not it is possible to re-organize or re-structure the Emergency Telephone System Board (hereinafter "ETSB") and the Metro McLean County Centralized Communications Center Operational Board (hereinafter "METCOM Board"). We were further directed to tender this opinion to your committee. The following constitutes our opinion with respect to this matter.

**I. CURRENT ETSB**

The ETSB was created by the McLean County Board in an Ordinance for the Establishment of an Emergency Telephone System Board (hereinafter "Ordinance") on January 15, 1991. The Ordinance was based upon a State statute requiring certain counties to establish 9-1-1 telephone systems. (*Ill. Rev. Stat.* (1989) Ch.134, Sec. 30.01 et. seq. now 50 *ILCS* 750/0.01 et. seq.) The Ordinance was also enacted pursuant to the approval of a referendum which imposed a \$1.25 per month surcharge on telephone bills. The referendum was approved on November 6, 1990.

The Ordinance provides that the ETSB shall consist of nine members appointed by the County Board Chairman with the advice and consent of the County Board. The membership is as follows:

One representative of the McLean County Sheriff's Department

One representative of the Bloomington Police Department

One representative of the Normal Police Department

One person engaged in directing or coordinating Emergency Medical Services

One person representing the McLean County Firemen's (now Firefighters) Association

Three persons representing community public safety agencies exclusive of Bloomington and Normal, Illinois

One member of the public who is a resident of the local exchange service territory on the basis of that person's ability or experience.

All members have to be residents of McLean County. Members currently serve four year terms. Any member may also be removed by the County Board Chairman with the advice and consent of the County Board.

Since the enactment of the Ordinance, the State statute pertaining to ETSB membership has been amended. 50 *ILCS* 750/15.4(a) still requires an ETSB to have not fewer than five members. There is no maximum membership limit. Elected officials can serve on the ETSB. However, County Board members in counties with our population size cannot. At least three members have to be representative of 9-1-1 public safety agencies, including but not limited to police departments, fire departments, emergency medical services (EMS) providers, and emergency services and disaster (ESDA) agencies. "Public safety agency" is defined as "a functional division of a public agency which provides fire fighting, police, medical, or other emergency services." (50 *ILCS* 750/2.02) Finally, a public member is now required to be on the ETSB. An earlier version of the statute made this appointment discretionary.

## II. ETSB MEMBERSHIP REDUCTION

Our ETSB's current membership structure is in full compliance with the statute. However, the County Board may, by amending the Ordinance, reduce the ETSB's membership

to as little as five persons. Only one public member and three public safety agency members are required by law. The remaining member may be a non-County Board elected official, another public safety agency official, or an individual "appointed on the basis of their ability or experience". 50 *ILCS* 750/15.4(a)

### III. ETSB MEMBERSHIP EXPANSION

The issue now becomes whether or not ETSB membership can be expanded. In our opinion, the ETSB can expand the number of its members so long as the Ordinance is amended accordingly. However, while the number of members may be easily changed, the identity or affiliation of those members must be carefully scrutinized. If the County Board desires to create new positions for police, fire, EMS, ESDA agencies and/or non-county board elected officials, it may do so by simply amending the ordinance. The addition of members who do not appear to "fit" into these categories may be more problematic.

For some time, it has been suggested that our County Administrator, the Bloomington City Manager, and Normal City Manager (hereinafter "Administrators") ought to be considered for positions on the ETSB. Close examination of the statute and a common sense analysis of its intent reveals that the Administrators may appropriately be viewed as eligible to serve on the ETSB because they do "fit" into the statutory categories.

As previously stated, the statute does not provide for a maximum number of ETSB members. One member shall be a public member and at least three members shall be from public safety agencies. In addition, non-county board elected officials may also serve. The only other limiting language is that members be "appointed on the basis of their ability or experience". (50 *ILCS* 750/15.4(a)) The terms "ability" and "experience" are not defined in the statute. Instead, 50 *ILCS* 750/15.4(a) requires a county to "provide for the manner of appointment". Therefore, the meaning of "ability" and "experience" should be left to the determination of the appointing authority - - the McLean County Board. If the McLean County Board deems that the Administrators have the qualifications necessary to serve on the ETSB, then it is our opinion that the Administrators are eligible to become members of the ETSB.

Practically speaking, it is not difficult to determine that the Administrators possess the ability or experience to serve. They are generally responsible for day-to-day operations in their respective local governments. They are quite familiar with public safety policy and management. In fact, the City Managers are the direct supervisors of their respective police chiefs. The County Administrator provides oversight for the County Rescue Squad and ESDA. All of the Administrators are quite capable of handling personnel and financial aspects of the

ETSB based upon their wealth of experience in their employment. In addition, they are already members of the METCOM Board.

The Illinois Commerce Commission (hereinafter "ICC") licenses McLean County's E-911 system. Their 911 Program Directors have taken the position that Administrators may not be able to serve as ETSB members unless the County Board desires to appoint only one of them as the public member under the statute. They have argued that Administrators are not public safety agency representatives and therefore cannot serve on the ETSB in lieu of police, fire, EMS, and ESDA representatives. While it has never been expressly threatened, there is a hypothetical risk that our E-911 system's license could be terminated on the basis that the ETSB membership is not in compliance with the ICC's interpretation of the statute.

We have also confirmed that about three years ago the ICC requested an opinion from the Illinois Attorney General's Office regarding who can and cannot be members of an ETSB. We have been advised by the Attorney General's Office that the opinion request was indeed received, however an opinion has not yet issued. We have also been told it is not even certain when or if an opinion would ever be issued.

While it is our opinion the ICC's statutory interpretation of ETSB membership requirements is too narrow and that the Administrators should be able to serve on the ETSB, the County Board may wish to seek legislative change to ensure its ability to make these appointments. Mr. Ruud was recently contacted by Representative Dan Brady concerning these issues. Mr. Brady has agreed to assist in the introduction of legislation if the County Board deems that it is necessary to do so.

#### IV. CURRENT METCOM

METCOM is an abbreviation for the Metro McLean County Centralized Communications Center Operational Board. It was created by the County of McLean, City of Bloomington and the Town of Normal by intergovernmental agreement on January 17, 1995. The stated purpose of the agreement is to provide a joint **non-emergency** centralized communication system for the mutual benefit of the County, City and Town and to **support** an E-911 system under the jurisdiction of the ETSB. All personnel, including its Executive Director, are McLean County employees. A METCOM Board was created consisting of the Sheriff and the Bloomington and Normal police chiefs.

The intergovernmental agreement was amended on September 17, 1996 to add the County Administrator and the two City Managers to the METCOM Board. It was amended again on March 10, 1997 to add a seventh member - - one representative of rural McLean County Fire

Protection Districts. Unlike the County, City and Town, however, the Fire Protection Districts were not required to contribute financially.

#### V. METCOM MEMBERSHIP REDUCTION, EXPANSION, TERMINATION AND DISSOLUTION

Unlike the ETSB, METCOM is not required to exist under State law. METCOM is a voluntary cooperative venture created solely by contract. This intergovernmental agreement may be amended at any time to add new members that contribute financially. New members that do not contribute financially may also be added. Any amendment must be approved by the County, City and Town.

Any party may **terminate** its membership subject to written notice in the form of a Resolution passed by its governing authority. The termination takes effect one year from the first day of METCOM's fiscal year next following such notice. METCOM's fiscal year is the calendar year. For example, if the County desires to terminate its membership in METCOM in accordance with the current contract language, termination will not take effect until January 1, 2004, so long as the Resolution to terminate is passed by the County Board on or before December 31, 2002. A terminating party will also lose its representatives on the METCOM Board, forfeit its assets at the METCOM Center, and be required to pay any financial obligations it has made until the effective date of termination.

METCOM may also be **dissolved** by at least a majority of the parties to the intergovernmental agreement. It must be done by Ordinance and all liabilities shall be paid by each party on a pro rata basis. Once dissolved, METCOM's fixed assets shall be **donated**, without charge, to the ETSB to be used solely for the operation and maintenance of the E-911 system. Those fixed assets include METCOM's equipment, furnishings, and vehicles.

#### VI. COMBINED DUTIES, ONE BOARD

Notwithstanding any of the foregoing contractual provisions and their impact on the parties to the METCOM intergovernmental agreement, METCOM can still be dissolved by agreement of all of the parties subject to whatever terms the County, City and Town can agree to. For example, the parties can unanimously agree to have all of the powers and duties inherent in the METCOM agreement delegated to the ETSB so long as the ETSB agrees to accept. This could be done by intergovernmental agreement as well. In other words, ETSB could operate a centralized communication center for non-emergency calls **and** be responsible for handling 911 calls. Membership on the ETSB would continue to be subject to our Ordinance and the METCOM Board would cease to exist.

Some caution, however, would need to be taken when it comes to expenditures. The ETSB surcharge fund can only be used for expenditures associated with the E-911 system. It cannot generally be used for expenditures associated with a non-emergency centralized communication center. Therefore, funding for non-emergency functions would likely have to be derived from the County, City and Town.

This "combined duties, one board" scenario is also not objectionable to the ICC. As a matter of fact, the Emergency Telephone System Act encourages uniformity, efficiency, and centralization. (50 ILCS 750/1 and 750/3) The law and the ICC require the County to have an ETSB. They do not require us to have a METCOM. If METCOM duties are delegated to ETSB and ETSB accepts, the ICC may only require ETSB to seek a minor modification to its license. We are advised by the ETSB Coordinator and the ICC's 911 Program Director that the approval process for the modification would likely be a formality.

## **VII. COMBINED DUTIES, TWO BOARDS**

While the "combined duties, one board" scenario is one option, the "combined duties, two boards" scenario is another. METCOM and ETSB can legally co-exist together. If the County Board amends the Ordinance to appoint the Administrators to the ETSB, then all current members of the METCOM Board will also be members of the ETSB. However, not all members of the ETSB would be members of the METCOM Board. To have the boards "mirror" each other, changes will have to be made to the METCOM Intergovernmental Agreement.

Assuming that the Ordinance is amended to include the Administrators as ETSB members, the METCOM Intergovernmental Agreement's METCOM Board establishment clause will have to be amended to include the all of the following:

One representative of the McLean County Sheriff's Department

One representative of the Bloomington Police Department

One representative of the Normal Police Department

One person engaged in directing or coordinating Emergency Medical Services

One person representing the McLean County Firefighters Association

Three persons representing community public safety agencies exclusive of Bloomington and Normal, Illinois

One member of the public who is a resident of the local exchange service territory on the basis of that person's ability or experience.

The McLean County Administrator

The Bloomington City Manager

The Normal City Manager

One representative of rural McLean County Fire Protection Districts

With this change in the METCOM Intergovernmental Agreement, both the ETSB and the METCOM Board will have identical **representative** memberships.

Be advised that any changes regarding the METCOM Board must be agreed to by the County, City and Town. To ensure that the Boards will be "mirror" images of each other, the County, City and Town must always agree to appoint identical **people** as well. For example, by Ordinance the ETSB is required to have three members representing community public safety agencies outside of Bloomington and Normal. Currently those members are the Chief of the Randolph Fire Department, the Chief of the Chenoa Police Department and the President of the LeRoy Emergency Ambulance Service.

To have identical people on each board, the County, City and Town would all have to agree on the appointment of these three individuals. And if, for the sake of argument, the Chief of the Randolph Fire Department resigns and the Chief of the Carlock Fire Department is seeking appointment for that position, the County, City and Town would have to agree to appoint this individual to both boards.

Once the two boards have been duly constituted, they could meet jointly having identical agendas. They could have the same officers and their employees could continue to be county employees. They would have to exercise some caution, however, when it comes to expenditures. The ETSB surcharge fund can only be used for expenditures associated with the E-911 system. It cannot generally be used for expenditures associated with a non-emergency centralized communication center. Therefore, funds utilized by METCOM would have to be segregated from the ETSB surcharge account.

### **VIII. SINGLE DUTY, ONE BOARD**

Another scenario involves the dissolution of METCOM and the County, City and Town re-establishing and maintaining their own respective communication centers. As discussed earlier, the METCOM equipment and furnishings would become the property of ETSB. ETSB could operate a centralized E-911 center at the existing facility. When a 911 call is placed anywhere in McLean County, it could be received by ETSB's telecommunicators at what is now the METCOM building. When the emergency is ascertained, the call would be transferred to the appropriate public safety agency. That agency would be responsible for the actual dispatching.

Under this system, **only** 911 calls would be received at the METCOM building. Other seven-digit or non-emergency telephone calls would have to go through the individual public safety agencies. Similarly, radio traffic between dispatchers, public safety agency personnel and their vehicles or other equipment would be handled by the individual public safety agencies. If the County, City and Town agree this "single duty, one board" proposition should become a reality, a major application for a license modification would be required and the ICC may very well closely scrutinize the proposal before it is approved.

### **IX. NO CENTRALIZED COMMUNICATIONS, ONE BOARD**

The final scenario also assumes that METCOM will be dissolved and the County, City and Town will re-establish and maintain their own respective communication centers. It also assumes there will be no centralized communication for **any** telephone calls. The METCOM building could be vacated and used for some other governmental purpose. The County, City and Town would each become their own public service answering point (PSAP) with their own individual E-911 capabilities. In other words, Bloomington Police Department would answer and dispatch their own 911 calls. The Normal Police Department and the Sheriff would do likewise. Each PSAP would likely fund their own telecommunication centers.

The ETSB could retain its current membership structure. It would continue to utilize its surcharge fund for the purpose of maintaining an accurate addressing database, master street addressing guide, telephone line infrastructure, wireless emergency call interface, GIS mapping, and replacing equipment necessary for each center to handle their own E-911 calls.

### **X. SUMMARY**

In summary, from a legal perspective the ETSB and METCOM are currently in conformity with Illinois law from an organizational standpoint. They can also be re-organized and re-structured in a variety of ways:

1. ETSB membership can be reduced to no less than five members by Ordinance.
2. ETSB membership can be expanded by Ordinance.
3. METCOM membership can be reduced by utilizing the termination procedures set forth in the Intergovernmental Agreement.
4. METCOM membership can be expanded to include new government entities (that either do or do not contribute financially) by amending the intergovernmental agreement.
5. METCOM can be dissolved altogether by at least a majority of the parties by utilizing the dissolution process set forth in the intergovernmental agreement.
6. METCOM can delegate its contractual duties to the ETSB so long as ETSB agrees to accept. If accepted, METCOM may be dissolved.
7. METCOM and ETSB can legally co-exist together with identical members.
8. METCOM can be dissolved and ETSB can operate a centralized E-911 center where only 911 calls are answered.
9. METCOM can be dissolved along with centralized communications, the parties can re-establish their own communication centers, and ETSB can maintain an accurate addressing database, a master street addressing guide, telephone line infrastructure, wireless emergency call interface, GIS mapping, and defray the cost of equipment necessary for each communication center to handle its own E-911 calls.

To assist the Justice Committee and the County Board in its analysis, we have enclosed a copy of the statute pertaining to the membership of the ETSB, the Ordinance which established the McLean County ETSB, and the most recent version of the Intergovernmental Agreement which created METCOM.

Finally, the opinions expressed herein are based upon the information we have received from representatives of the ETSB, METCOM, the ICC and the Illinois Attorney General's Office as well as the current state of the law in Illinois. The law and its interpretation are subject to change. By rendering this opinion, the McLean County State's Attorneys Office is neither

recommending nor advising the Justice Committee or the County Board to select any of the above referenced re-organizational options.

Thank you for bringing this matter to our attention.

Enclosures

Cc: John Zeunik, County Administrator  
Dennis Powell, ETSB Chairman

**POLICE, FIRE, AND EMERGENCY SERVICES**

**ACT 750. EMERGENCY TELEPHONE SYSTEM ACT**

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Current through P.A. 92-547 of the 2002 Regular Session  
of the 92nd General Assembly

**750/15.4. Emergency Telephone System Board; powers**

**§ 15.4. Emergency Telephone System Board; powers.**

(a) The corporate authorities of any county or municipality that imposes a surcharge under Section 15.3 shall establish an Emergency Telephone System Board. The corporate authorities shall provide for the manner of appointment and the number of members of the Board, provided that the board shall consist of not fewer than 5 members, one of whom must be a public member who is a resident of the local exchange service territory included in the 9-1-1 coverage area, one of whom (in counties with a population less than 100,000) must be a member of the county board, and at least 3 of whom shall be representative of the 9-1-1 public safety agencies, including but not limited to police departments, fire departments, emergency medical services providers, and emergency services and disaster agencies, and appointed on the basis of their ability or experience. Elected officials are also eligible to serve on the board. Members of the board shall serve without compensation but shall be reimbursed for their actual and necessary expenses. Any 2 or more municipalities, counties, or combination thereof, that impose a surcharge under Section 15.3 may, instead of establishing individual boards, establish by intergovernmental agreement a Joint Emergency Telephone System Board pursuant to this Section. The manner of appointment of such a joint board shall be prescribed in the agreement.

COPY

AN ORDINANCE FOR THE ESTABLISHMENT OF AN  
EMERGENCY TELEPHONE SYSTEM BOARD

WHEREAS, Ill. Rev. Stat. (1989) Ch. 134 30.01 et. seq., The Emergency Telephone System Act, (The Act), requires Municipalities, Counties, and Fire Districts to establish an Emergency 9-1-1 Telephone System; and

WHEREAS, Counties may under the Act, enact an ordinance to impose a monthly surcharge on billed subscribers of network connection provided by telecommunication carriers engaged in the business of transmitting messages by means of electricity originating within the corporate limits of the county and terminating within the State of Illinois at a rate per network connection determined in accordance with a referendum to be conducted as provided in the Act; and

WHEREAS, the County of McLean desirous of implementing an Emergency 9-1-1 Telephone System to promote the safety and welfare of its citizens, and to fund the cost of such system by imposing a surcharge as authorized by State law, by Ordinance and Resolution caused a referendum to be placed by the County Clerk of McLean County on the November 6, 1990 ballot for all legal voters residing in the County to vote upon the question; and

WHEREAS, the voters in McLean County approved the referendum authorizing the imposition of a monthly surcharge on billed subscribers of network connection provided by telecommunication carriers of One Dollar and Twenty-Five Cents (\$1.25) for the purpose of installing or improving a 9-1-1 emergency telephone system; and

WHEREAS, the Act further mandates that, upon imposition of the surcharge, an Emergency Telephone System Board be appointed by the County and the powers and duties of that Board be defined by Ordinance.

NOW, THEREFORE, BE IT ORDAINED, by the County Board of McLean County pursuant to the authority granted the County of McLean, under Ill. Rev. Stat. (1989) Ch. 34, sec. 419.4 and Ill. Rev. Stat. (1989) Ch. 134, sec. 30.01 et. seq., and by the voters of McLean County by the Referendum of November 6, 1990, as follows:

Sec. -1. There is hereby established the McLean County Emergency Telephone System Board.

Sec. -2. Definitions:

a) Act-The Act

"Act" "The Act" means Ill. Rev. Stat. (1989) Ch. 134 para. 30.01 et. seq. The Emergency Telephone System Act as amended.

- b) Words and phrases as defined herein shall be given the meaning ascribed to them in the Act.
- c) Board  
"Board" means an Emergency Telephone System Board or a Joint Emergency Telephone System Board created pursuant to the Act.
- d) Network connections  
For the purposes of this Ordinance, "network connections" means the number of voice grade communications channels directly between a subscriber and a telecommunications carrier's public switched network without the intervention of any other telecommunications carrier's switched network which would be required to carry the subscriber's inter-premises traffic.
- e) "Service Address" means the location of the subscriber's telecommunications facilities accessing the network connection or connection(s) that are subject to the surcharge. If this is not a defined location, service address shall mean the location of a subscriber's primary use of the network connection as defined by telephone number, authorization code, or location in Illinois where bills are sent.
- f) "Telecommunications Carrier" means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint venture, corporation, municipal corporation or political subdivision of this State, or a receiver, trustee, conservator or other representative appointed by order of any court engaged in the business of transmitting messages by means of electricity. "Telecommunications Carrier" does not include a cellular or other mobile communication carrier.
- g) Transmitting messages  
"Transmitting messages" shall have the meaning ascribed to the term in Section 8-11-2 of the Illinois Municipal Code. Ill. Rev. Stat. (1989) Ch. 24.
- h) Sophisticated system  
"Sophisticated system" means a basic system with the additional capability of automatic identification of the caller's number, holding the incoming reconnection on the same telephone line, clearing a telephone line, or automatic call routing or any other capability or features then available or combinations of such capabilities.

- i) Public Agency.  
"Public agency" means the State, and any unit of local government or special purpose district located in whole or in part within this State which provides or has authority to provide firefighting, police, ambulance, medical, or other emergency services.

Sec. -3. Composition. The Board shall consist of nine (9) members to be appointed by the County Board Chairman with the advice and consent of the McLean County Board as follows:

- a) A representative of the McLean County Sheriff's Department.
- b) A representative of the Bloomington Police Department.
- c) A representative of the Normal Police Department.
- d) One person engaged in directing or coordinating Emergency Medical Services.
- e) One person representing the McLean County Firemens Association.
- f) Three persons representing community public safety agencies exclusive of Bloomington and Normal, Illinois.
- g) One member of the public who is a resident of the local exchange service territory on the basis of that person's ability or experience.

All members shall be residents of McLean County, Illinois.

Sec. -4. Terms of Board Members - Vacancies - Removal. The term of office of the initially appointed members of the Board shall be as follows: 3 members shall serve a term of two years, 3 members shall serve a term of three years, and 3 members shall serve a term of four years. All subsequent appointees shall serve a term of four years. Should an appointed position on the Board become vacant for any reason, a replacement member shall be appointed by the County Board Chairman to fill out the term of the vacating Member. A member of the Board may be removed by the Chairman of the County Board, with the advice and consent of the McLean County Board.

Sec. -5. Ad Hoc Board Membership. Ad hoc committees comprised of non-Board members may be appointed for the purpose of providing support services to the Emergency Telephone System Board. Recommendations for ad hoc membership may be submitted by the Board anytime to the County Board Chairman for approval subject to the advice and consent of the McLean County Board. Ad hoc committee members shall not be permitted to vote, but will have the right to participate and provide input at all Board meetings.

Sec. -6. Compensation. Members of the Board shall serve without compensation but shall be reimbursed for their actual and necessary expenses.

Sec. -7. Powers and Duties of the Board. The powers and duties of the Board shall be:

- (a) Planning a 9-1-1 system.
- (b) Coordinating and supervising the implementation, upgrading or maintenance of the system, including the establishment of equipment specifications and coding systems.
- (c) Receiving monies from the surcharge imposed under the Act and from any other source, for deposit into the Emergency Telephone System Fund.
- (d) Authorizing all disbursements from the Emergency Telephone System Fund.
- (e) Hiring, on a temporary basis, staff necessary for the implementation or upgrade of the system.
- (f) Such other powers and duties as may be granted or imposed by the Act, now in effect or as may be amended in the future.

Sec. -8. Meetings. The Board shall function as a public body, subject to the Open Meetings Act, Ill. Rev. Stat. (1989) Ch. 102, Sec. 41.01 et. seq.

Sec. -9. Purchases. The Board shall conduct all purchases of equipment, supplies and services pursuant to the McLean County Purchasing and Contracting Ordinance, McLean County Code, Chapter 17.

Sec. -10. Funding - Grants - Gifts. All monies received by the Board pursuant to the surcharge imposed under An Ordinance Establishing An Emergency Telephone System Telecommunications Carriers Surcharge, any grant, gift or from any source shall be deposited into the Emergency Telephone System Fund. The Treasurer of the County of McLean shall be custodian of the fund. All interest accruing on the fund shall remain in the fund. No expenditures may be made from such fund except upon the direction of the Board by resolution passed by a majority of all members of the Board. Expenditures may be made only to pay for the costs associated with the following:

- (a) The design of the Emergency Telephone System.
- (b) The coding of an initial Master Street Address Guide data base, and update and maintenance thereof.
- (c) The repayment of any monies advanced for the implementation of the system.
- (d) The charges for Automatic Number Identification and Automatic Location Identification equipment, and maintenance, replacement and update thereof.
- (e) The non-recurring charges related to installation of the Emergency Telephone System and the ongoing network charges
- (f) Other products and services necessary for the implementation, upgrade and maintenance of the system and any other purpose related to the operation of the system, including costs attributable directly to the construction, leasing, or maintenance of any buildings or facilities or costs of personnel attributable directly to the operation of the system. Costs attributable directly to the operation of an emergency telephone system do not include the costs of Public Safety Agency personnel and equipment that are dispatched in response to an emergency call.

Sec. -11. Accounting. On or before March 1 of each year, the Emergency Telephone System Board shall provide an annual accounting of all income and expenditures of the previous fiscal year to the County Board of McLean County. The Emergency Telephone System Board's fiscal year shall be the calendar year January 1 through December 31.

Sec. -12. Adoption by Reference. The powers and duties of the Emergency Telephone System Board as set forth in Illinois Revised Statutes, Ch. 134, Sec. 45.3 et. seq. as amended are incorporated herein by reference.

The County Board of McLean County may provide by resolution the form and manner of making such accounting and may also by Resolution demand a special accounting at any time.

Adopted this 15th day of January, 1991.

Nancy D. Welch  
Chairman of the County Board of  
McLean County

ATTEST: Jamette Barrett  
Clerk of the County Board of  
McLean County

INTERGOVERNMENTAL AGREEMENT  
CREATING THE METRO McLEAN COUNTY CENTRALIZED COMMUNICATIONS CENTER

ARTICLE I

PURPOSE

The METRO McLEAN COUNTY CENTRALIZED COMMUNICATION CENTER, hereinafter referred to as the "Center", is a cooperative venture voluntarily established by its members pursuant to Article VII, Section 10 of the 1970 Illinois Constitution and the Intergovernmental Cooperation Act, 5 ILCS 220/1 et. seq. for the purpose of providing the means necessary and appropriate for the establishment, operation, and maintenance of a joint non-emergency police, fire, and other non-emergency services communication system for the mutual benefit of the members of the venture; supporting an Enhanced 9-1-1 emergency telephone system under the jurisdiction of the McLean County Emergency Telephone System Board; and providing the foregoing on a contract basis to other government units.

ARTICLE II

MEMBERSHIP

- A. The members of the Center shall be the County of McLean, hereinafter referred to as the "County"; the City of Bloomington, hereinafter referred to as the "City"; and the Town of Normal, hereinafter referred to as the "Town".
- B. Continued membership in the Center shall be contingent upon the payment by each member of an annual assessment and any additional fees that may be determined by the Operational Board, hereinafter created, consistent with the financing procedures set forth in Article VI hereunder.

ARTICLE III

OPERATIONAL BOARD

A. ESTABLISHMENT

There is hereby established an Operational Board which shall serve without compensation and without salary and consist of the County Administrator of the County, the Sheriff of the County, the City Manager of the City, the Police Chief of the

City, the City Manager of the Town, the Police Chief of the Town and one representative of rural McLean County Fire Protection Districts to be appointed annually by the County Board of the County at its regular February meeting.

B. POWERS

The Operational Board shall have the following powers and duties:

1. To create and amend the Center's By-Laws and to determine the general policy of the Center;
2. To have the responsibility of hiring an Executive Director;
3. To enter into contracts, including but not limited to contracts with the McLean County Emergency Telephone System Board and other government units for centralized communications, in the name of the Center subject to the approval of the members of this Intergovernmental Agreement;
4. To employ necessary personnel for:
  - a. the operation and maintenance of a system adequately designed to handle citizens' non-emergency calls for police, fire, and other services as well as the dispatch of the members' field units, subject to the provisions set forth in Article VII;
  - b. the support of the operation and maintenance of an Enhanced 9-1-1 emergency telephone system under the jurisdiction of the McLean County Emergency Telephone System Board, subject to the provisions set forth in Article VII;
5. To lease real property and to acquire, purchase, or lease personal property, including but not limited to equipment, machinery, furnishings and office supplies, subject to the approval of the members of this Intergovernmental Agreement;
6. To prepare an annual budget subject to the approval of the members of this Intergovernmental Agreement.
7. To have authority to create and appoint members to an Advisory Council. The operation of the Advisory Council will be conducted under the direction of the Operational Board. No action of the Advisory Council shall be binding on the Operational Board or the Center unless

approved by the Operational Board.

8. To submit to the members of the Center an annual report of its activities and the condition of all funds under its jurisdiction including an external audit prepared in accordance with generally accepted accounting practices.
9. To hold meetings in accordance with the Open Meetings Act and exercise all powers necessary and incidental to carrying out the provisions set forth in Article I of this Intergovernmental Agreement.

#### ARTICLE IV

##### THE EXECUTIVE DIRECTOR

###### A. THE EXECUTIVE DIRECTOR

1. The Executive Director shall be the administrative head of the Center and shall be directly responsible to the Operational Board for the administration of the Center.
  - a. The Executive Director shall be appointed by and serve at the pleasure of the Operational Board;
  - b. The Executive Director shall be chosen on the basis of administrative and executive qualifications with special reference to actual experience in or knowledge of accepted practice with respect to the duties of office set forth hereunder.
2. Any vacancy in the office of the Executive Director shall be filled as soon as possible after the effective date of such vacancy, and, in case of absence or disability of the Executive Director, the Operational Board may designate any other qualified employee of the Center or any other qualified employee of any member of this Intergovernmental Agreement to perform the duties of Executive Director during such absence or disability.
3. The Executive Director may be removed by the Operational Board by a majority vote of the entire Board.
4. The powers, duties and salary of the Executive Director shall be determined by the Operational Board.

## ARTICLE V

### BUDGET

- A. The fiscal year of the Center shall coincide with that of the County of McLean which is the calendar year.
- B. The Executive Director shall prepare a proposed annual budget for the Operational Board to consider. After the Operational Board has approved the annual budget, it shall be submitted to each member of this Intergovernmental Agreement for final approval by their respective Councils and Board.
- C. Upon approval of the annual budget by the members of this Intergovernmental Agreement, the Operational Board shall have the authority to fix cost-sharing charges for all of said members in an amount sufficient to provide the funds required by the current annual budget.
  1. Billing shall commence the 1st of the month commencing February 1st of each fiscal year of the Center. Each member shall pay its share of the billing no later than 30 days after receipt.
  2. All activities of the Center will be cost shared by the members of this Intergovernmental Agreement. Each members' proportionate annual share shall be based upon its population as determined by the most recent U.S. Census, except that the County's proportionate share shall be based upon the population of the County minus the populations of the City of Bloomington and the Town of Normal.
  3. Each member of this Intergovernmental Agreement shall take all required actions to authorize the funds necessary to meet its financing obligations.
  4. After the adoption of the annual budget by the Operational Board and its approval by the members herein, the Executive Director and the Operational Board shall make expenditures in accordance with such budget.
    - a. The Operational Board shall have the power to transfer funds within the total budget amount in accordance with the law to meet unanticipated needs or to meet changed situations.
    - b. Such action of the Operational Board shall be reported to the administration of each member of the Center.

## ARTICLE VI

### PERSONNEL

- A. All personnel employed by the Center shall be County employees subject to the supervision of the Operational Board.
- B. All personnel of the Center shall be appointed, evaluated, disciplined, promoted, demoted, and removed in accordance with the County's Personnel Policies and Procedures Ordinance unless the County and such personnel are parties to a collective bargaining agreement in which case said agreement is controlling unless otherwise provided by law.
- C. The Executive Director shall be the supervisor of all of the Center's employees.

## ARTICLE VII

### AUDIT

- A. The Operational Board shall call for an annual audit of the financial affairs of the Center to be made by a Certified Public Accountant at the end of each fiscal year in accordance with generally accepted accounting principles.
- B. An original copy of the annual audit report and accompanying management letter shall be delivered to each member of this Intergovernmental Agreement.

## ARTICLE VIII

### INDEMNIFICATION AND INSURANCE

- A. Each member of this Intergovernmental Agreement which is subject to a claim, of any nature, which arises as a consequence of the acts or omissions of such member's personnel in responding to, or providing emergency or non-emergency services pursuant to a dispatch via the Center (hereinafter "Claim") shall, at such member's sole expense, indemnify and hold harmless any other member, its officers, employees and agents from any cost, expense, attorney fees, judgment or liability of any nature when any other member is/are subject to the same Claim solely as a consequence of such other member being a member of this Center.

Additionally, in the event the Center and/or its Operational Board, Executive Director, officers, employees and agents are subject to a Claim of any nature which arises as a consequence of the acts or omissions of a member's personnel in responding to a dispatch by the Center, such member shall, at its sole expense, indemnify and hold harmless from any cost, expense, attorney fees, judgments or liability of any nature the Center and/or its Operational Board, Executive Director, officers, employees, and agents unless it is determined that the Operational Board, Executive Director, officers, employees and agents of the Center acted in a willful and wanton negligent manner in connection with dispatching the personnel of the member of this Intergovernmental Agreement.

- B. In the event that a member should file suit or an action against the Center, all representatives of that member shall be prohibited from attending any meetings or discussions or having access to the results of such meetings or discussions related to the defense of the suit or action. The member's representatives shall have no direct access to any written communication concerning the matter except by legal process; and no representatives of the member shall be allowed to vote on any issue related to the suit or action.
- C. The Center, through its Operational Board, is authorized to obtain insurance for but not limited to fire, casualty, tort and civil rights liability and public official's bond. Each member of this Intergovernmental Agreement shall pay 33 1/3% of the total cost of such insurance.

## ARTICLE IX

### TERMINATION AND DISSOLUTION

- A. Any member of this Intergovernmental Agreement may terminate its membership subject to the following provisions:
  - 1. Such terminating member shall give written notice of its intent to terminate in the form of a certified copy of a Resolution passed by its governing authority to the other members of this Intergovernmental Agreement. A copy of the Resolution shall also be given to the Operational Board and the Executive Director of the Center.
  - 2. If a member is in breach of this Intergovernmental Agreement after thirty (30) days written notice of such breach has been given to such breaching member by the Operational Board, such breach shall constitute de facto

notice of the breaching member's notice to terminate its membership.

3. Termination of a member shall also constitute termination of its representative to the Operational Board.
4. The terminating member shall forfeit any and all interest, right, or title to the Center's property and assets of any kind whatsoever.
5. The terminating member shall be liable for all costs incurred by the Center as a result of the member's termination which include, but is not necessarily limited to attorney fees, court costs and interest on late payment of obligations.

B. Upon any such notice of termination:

1. Termination shall not take effect for a period of one (1) year from the first day of the Center's fiscal year next following such notice.
2. Upon the effective date of termination, such terminating member shall continue to be responsible for:
  - a. One Hundred Percent (100%) of its pro rata share of any unpaid obligations to the date of termination;
  - b. One Hundred Percent (100%) of its pro rata share of any contractual or lease obligations of the Center which were incurred during the period of time it was a member;
  - c. For any contractual obligations it has separately signed with the Center.

C. Upon the adoption of an Ordinance by a majority of the participating members to dissolve this Intergovernmental Agreement and cooperative venture, the Center shall be terminated and dissolved in accordance with the following:

1. Upon such termination and dissolution, and payment of all debts, all individual files and documentation shall be distributed to the member which has jurisdiction over the subject matter of the file or documentation without charge.
2. The fixed assets of the Center shall be donated, without charge, to the McLean County Emergency Telephone System Board to be used solely for the operation and maintenance of an Enhanced 9-1-1 emergency telephone system.

3. All liabilities shall be paid by the members based upon each member's pro rata share provided in Article VI, Section C, 2.

ARTICLE X

AMENDMENTS

This Intergovernmental Agreement shall be binding upon all parties unless and until amended by agreement of all parties.

ARTICLE XI

SEVERABILITY

This Intergovernmental Agreement is severable, and the validity or unenforceability of any provision of the agreement, or any part hereof, shall not render the remainder of this agreement invalid or unenforceable.

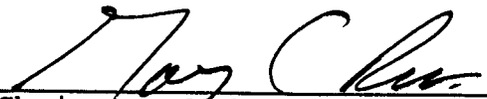
ARTICLE XII

EFFECTIVE DATE

This Intergovernmental Agreement shall continue in full force and effect beginning the 10<sup>th</sup> day of March, 1997 until such time as it may be amended or revised by the same action that caused its adoption. The Intergovernmental Agreement entered into by the parties on January 17, 1995 and the Amended Intergovernmental Agreement entered into by the parties on September 17, 1996 are hereby repealed and replaced with this Agreement. The parties hereto agree that the foregoing constitutes all of the agreement among all of the parties and in witness whereof, the parties have affixed their respective signatures on the date indicated below.

COUNTY OF McLEAN,

ATTEST:

  
Chairman, McLean County Board

  
County Clerk

Dated 2-18-97

City of Bloomington,

ATTEST:

Jose R. Armat  
Mayor

Thomas Coult  
City Clerk

Dated 07/25/97

Town of Normal,

ATTEST:

Kenton Karvick  
President

Myra E. Sturck  
Town Clerk

Dated March 3, 1997

McLean County Sheriff,

[Signature]  
Sheriff

Dated 3-18-97

## McLean County State's Attorney's Office 2002 Case Load Report

	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	2002	2001	2001	2002
													YTD	YTD	Total	Projected
<b>CRIMINAL</b>																
Felony	128	99	118	133	123	146	145						892	828	1,432	1,536
Misdemeanor	231	168	136	261	157	157	254						1,364	1,299	2,337	2,348
Asset Forfeiture	19	5	8	7	8	5	13						65	32	64	112
<b>Family Totals</b>	<b>30</b>	<b>20</b>	<b>47</b>	<b>51</b>	<b>25</b>	<b>32</b>	<b>40</b>						<b>245</b>	<b>258</b>	<b>483</b>	<b>422</b>
Family	10	10	28	31	15	16	29						139	160	303	239
Order of Protection	20	10	19	20	10	16	11						106	98	180	183
<b>Juvenile Totals</b>	<b>18</b>	<b>20</b>	<b>19</b>	<b>28</b>	<b>14</b>	<b>36</b>	<b>24</b>						<b>159</b>	<b>157</b>	<b>251</b>	<b>205</b>
Juvenile	1	2	0	6	3	0	2						14	11	15	24
Juvenile Abuse	4	4	5	1	6	14	15						49	40	70	84
Juvenile Delinquency	13	14	14	21	5	22	7						96	106	166	165
<b>Traffic Totals</b>	<b>2,968</b>	<b>2,480</b>	<b>2,166</b>	<b>2,872</b>	<b>2,210</b>	<b>2,714</b>	<b>2,805</b>						<b>18,146</b>	<b>19,579</b>	<b>32,071</b>	<b>31,242</b>
Traffic	2,899	2,411	2,095	2,790	2,146	2,647	2,733						17,652	19,148	31,309	30,391
DUI Traffic	69	69	71	82	64	67	72						494	431	762	851

### CHILD SUPPORT

Paternity cases filed	3	0	12	9	2	7	5						38	49	83	65
Paternity cases established	4	3	4	4	5	4	6						30	35	62	52
Patentiles excluded	0	1	0	2	2	1	0						6	3	6	10
Support Orders entered	27	25	27	33	26	40	28						206	200	375	355
Modification proceedings filed	15	11	17	23	14	9	11						166	68	134	286
Modification proceedings adjudicated	12	5	7	24	12	21	17						98	46	98	169
Enforcement actions filed	21	20	37	37	43	27	20						205	139	283	353
Enforcement actions adjudicated	34	64	41	36	55	61	54						345	149	371	594
Hearings set before Hearing Officer	26	46	48	62	58	54	57						351	277	528	604
Orders prepared by Hearing Officer	17	11	28	36	37	38	42						209	140	300	360

2002 Projected = (2002 YTD/Day of Year) x 365 Days

N/A = Numbers not available

**ASSET FORFEITURE FUND**

**STATEMENT OF REVENUE, EXPENDITURES AND FUND BALANCE**

**July 31, 2002**

**STATE'S ATTORNEY:**

Beginning Balance 01/01/2002	\$ 40,603.56
Revenue	<u>3,523.67</u>
Total Funds Available	\$ 43,860.49
Expenditures	<u>1,262.59</u>
Fund Balance 07/31/02	\$ 42,597.90

**SHERIFF:**

Beginning Balance 01/01/2002	\$ 49,469.29
Revenue	<u>10,277.55</u>
Total Funds Available	\$ 59,746.84
Expenditures	<u>8,267.44</u>
Fund Balance 07/31/02	\$ 51,479.40

TOTAL FUND BALANCE- July 31, 2002	\$ 94,077.30
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REPORT A  
ACTIVITY OF ALL CIVIL CASES DURING THE MONTH OF JUNE 2002  
IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT  
McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	REINSTATED	DISPOSED	END PENDING 2002	END PENDING 2001
Adoption	32	AD	10	0	11	31	38
Arbitration	480	AR	56	16	104	448	356
Chancery	360	CH	21	0	16	365	350
Dissolution of Marriage	513	D	65	1	59	520	509
Eminent Domain	4	ED	0	0	0	4	15
Family	153	F	15	0	35	133	118
Law => \$50,000 - Jury	278	L	10	0	14	274	264
Law = > \$50,000 - Non-Jury	137	L	7	0	6	138	133
Law = < \$50,000 - Jury	20	LM	0	0	2	18	14
Law = < \$50,000 - Non-Jury	254	LM	64	4	95	227	189
Municipal Corporation	0	MC	0	0	0	0	1
Mental Health	2	MH	6	0	1	7	4
Miscellaneous Remedy	125	MR	28	0	28	125	118
Order of Protection	12	OP	18	0	16	14	15
Probate	1,072	P	24	0	27	1,069	1,009
Small Claim	710	SC	212	23	292	653	462
Tax	12	TX	0	0	0	12	11
<b>TOTAL CIVIL</b>	<b>4,164</b>		<b>536</b>	<b>44</b>	<b>706</b>	<b>4,038</b>	<b>3,606</b>

REPORT B  
 ACTIVITY OF ALL CRIMINAL CASES DURING THE MONTH OF JUNE 2002  
 IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT  
 McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	NO. OF DEFTS. NEW	REINSTATED	DISPOSED	END PENDING 2002	END PENDING 2001
CONTEMPT OF COURT	3	C.C.	0	0	0	0	3	3
CRIMINAL FELONY	930	CF	151	151	1	158	924	921
CRIMINAL MISDEMEANOR	1,122	CM	167	167	21	230	1,080	1,332
TOTAL CRIMINAL	2,055		318	318	22	388	2,007	2,256

REPORT C  
 ACTIVITY OF ALL JUVENILE CASES  
 DURING THE MONTH OF JUNE 2002  
 IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT  
 McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	NO. OF DEFTS. NEW	REINSTATED	DISPOSED	END PENDING 2002	END PENDING 2001
JUVENILE	58	J	0	0	0	4	54	66
JUVENILE ABUSE & NEGLECT	170	JA	15	29	1	11	175	259
JUVENILE DELINQUENT	136	JD	9	9	6	31	120	153
TOTAL JUVENILE	364		24	38	7	46	349	478

REPORT D  
 ACTIVITY OF ALL DUI/TRAFFIC/CONSERVATION/ORDINANCE CASES  
 DURING THE MONTH OF JUNE 2002  
 IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT  
 McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	REINSTATED	DISPOSED	END PENDING 2002	END PENDING 2001
CONSERVATION VIOLATION	93	CV	9	0	10	92	129
DRIVING UNDER THE INFLUENCE	472	DT	70	0	99	443	450
ORDINANCE VIOLATION	873	OV	144	2	83	936	817
TRAFFIC VIOLATION	18,048	TR	2,837	37	3,514	17,408	17,972
TOTALS:	19,486		3,060	39	3,706	18,879	19,368



**REPORT F**  
**DISPOSITION OF DEFENDANTS CHARGED WITH FELONIES<sup>(1)</sup>**  
**DURING THE MONTH OF JUNE 2002**  
**IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT**  
**MCLEAN COUNTY**

		NOT CONVICTED					CONVICTED			TOTAL DEFENDANTS DISPOSED OF
NOLLE	S.O.L.	REDUCED TO MISDEMEANOR	DISMISSED	OTHER(2)	ACQUITTED BY		GUILTY PLEA	BENCH TRIAL	JURY TRIAL	
					BENCH TRIAL	JURY TRIAL				
25	0	28	0	0	1	3	97	2	2	158

(1) NOT NECESSARILY DIFFERENT DEFENDANTS

(2) INCLUDES COURT ACTION: NO BILL, TRANSFERRED/NO JURISDICTION, DEATH SUGGESTED/CAUSE ABATED, UNFIT TO STAND TRIAL, SEXUALLY DANGEROUS, TRANSFERS TO WARRANT CALENDAR, AND EXTRADITION PROCEEDING FILED AS A FELONY.

**REPORT F**  
**DISPOSITION OF DEFENDANTS CHARGED WITH FELONIES<sup>(1)</sup>**  
**THROUGH THE MONTH OF JUNE 2002**  
**IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT**  
**MCLEAN COUNTY**

	NOT CONVICTED										CONVICTED			TOTAL DEFENDANTS DISPOSED OF
	NOLLE	S.O.L.	REDUCED TO MISDEMEANOR	DISMISSED	OTHER(2)	ACQUITTED BY		GUILTY PLEA	BENCH TRIAL	JURY TRIAL				
						BENCH TRIAL	JURY TRIAL							
JAN	30	0	31	0	0	2	0	78	0	1				142
FEB	11	0	26	0	0	0	1	75	2	2				117
MAR	20	0	25	1	1	1	3	67	1	0				119
APR	27	0	27	0	0	1	1	73	2	1				132
MAY	22	0	29	0	0	0	0	63	3	2				119
JUNE	25	0	28	0	0	1	3	97	2	2				158
JULY														0
AUG														0
SEPT														0
OCT														0
NOV														0
DEC														0
TOTAL	135	0	166	1	1	5	8	453	10	8				787

(1) NOT NECESSARILY DIFFERENT DEFENDANTS

(2) INCLUDES COURT ACTION: NO BILL, TRANSFERRED/NO JURISDICTION, DEATH SUGGESTED/CAUSE ABATED, UNFIT TO STAND TRIAL, SEXUALLY DANGEROUS, TRANSFERS TO WARRANT CALENDAR, AND EXTRADITION PROCEEDING FILED AS A FELONY.

**REPORT G**  
**SENTENCE OF DEFENDANTS CHARGED WITH FELONIES**  
**DURING THE MONTH OF MAY 2002**  
**IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT**  
**McLEAN COUNTY**

TOTAL NUMBER OF DEFENDANTS CONVICTED OF FELONIES BY GUILTY PLEA, BENCH TRIAL AND JURY TRIAL (FROM REPORT F). THIS TOTAL MUST EQUAL THE NUMBER OF FELONY SENTENCES ON THE FELONY SENTENCE TABLE BELOW.

TOTAL NUMBER OF CONVICTED FELONIES: 101  
(FROM REPORT F)

FELONY SENTENCE TABLE

	CLASS M	CLASS X	CLASS 1	CLASS 2	CLASS 3	CLASS 4	TOTALS
1. DEATH	0	0	0	0	0	0	0
2. LIFE	0	0	0	0	0	0	0
3. IDOC	0	1	2	17	8	21	49
4. PROBATION	0	0	3	5	12	30	50
5. OTHER	0	0	0	0	0	2	2
<b>TOTALS:</b>	0	1	5	22	20	53	101

REPORT H  
 ORDERS OF PROTECTION ISSUED  
 DURING THE MONTH OF JUNE 2002  
 IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT  
 McLEAN COUNTY

	<u>EMERGENCY</u>	<u>INTERIM</u>	<u>PLENARY</u>
DIVORCE	0	0	2
FAMILY (OP)	8	0	3
CRIMINAL	1	0	6
<b>TOTAL:</b>	9	0	11

REPORT A  
ACTIVITY OF ALL CIVIL CASES DURING THE SECOND QUARTER OF 2002  
IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT  
McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	REINSTATED	DISPOSED	END PENDING 2002
Adoption	29	AD	30	0	28	31
Arbitration	496	AR	226	46	320	448
Chancery	379	CH	57	0	71	365
Dissolution of Marriage	512	D	178	2	172	520
Eminent Domain	3	ED	1	0	0	4
Family	138	F	63	0	68	133
Law => \$50,000 - Jury	275	L	32	0	33	274
Law = > \$50,000 - Non-Jury	124	L	31	0	17	138
Law = < \$50,000 - Jury	19	LM	0	1	2	18
Law = < \$50,000 - Non-Jury	262	LM	201	11	247	227
Municipal Corporation	0	MC	0	0	0	0
Mental Health	3	MH	14	0	10	7
Miscellaneous Remedy	117	MR	79	0	71	125
Order of Protection	14	OP	46	0	46	14
Probate	1,063	P	71	0	65	1,069
Small Claim	780	SC	622	94	843	653
Tax	12	TX	0	0	0	12
<b>TOTAL CIVIL</b>	<b>4,226</b>		<b>1,651</b>	<b>154</b>	<b>1,993</b>	<b>4,038</b>

REPORT B  
 ACTIVITY OF ALL CRIMINAL CASES DURING THE 2ND QUARTER OF 2002  
 IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT  
 McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	NO. OF DEFTS. NEW	REINSTATED	DISPOSED	END PENDING 2002
CONTEMPT OF COURT	1	C.C.	3	3	0	1	3
CRIMINAL FELONY	923	CF	408	408	2	409	924
CRIMINAL MISDEMEANOR	1,264	CM	575	575	65	824	1,080
<b>TOTAL CRIMINAL</b>	<b>2,188</b>		<b>986</b>	<b>986</b>	<b>67</b>	<b>1,234</b>	<b>2,007</b>

REPORT C  
 ACTIVITY OF ALL JUVENILE CASES  
 DURING THE SECOND QUARTER 2002  
 IN THE CIRCUIT  
 McLEAN COUNTY

CATEGORY	BEGIN PENDING	CODE	NEW FILED	NO. OF DEFTS. NEW	REINSTATED	DISPOSED	END PENDING 2002
JUVENILE	55	J	9	15	0	10	54
JUVENILE ABUSE & NEGLECT	187	JA	22	41	1	35	175
JUVENILE DELINQUENT	127	JD	42	42	30	79	120
TOTAL JUVENILE	369		73	98	31	124	349

**REPORT D**  
**ACTIVITY OF ALL DUI/TRAFFIC/CONSERVATION/ORDINANCE CASES**  
**DURING THE SECOND QUARTER OF 2002**  
**IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT**  
**McLEAN COUNTY**

<b>CATEGORY</b>	<b>BEGIN PENDING</b>	<b>CODE</b>	<b>NEW FILED</b>	<b>REINSTATED</b>	<b>DISPOSED</b>	<b>END PENDING 2002</b>
<b>CONSERVATION VIOLATION</b>	75	<b>CV</b>	38	0	21	92
<b>DRIVING UNDER THE INFLUENCE</b>	461	<b>DT</b>	219	0	237	443
<b>ORDINANCE VIOLATION</b>	808	<b>OV</b>	461	4	337	936
<b>TRAFFIC VIOLATION</b>	17,752	<b>TR</b>	9,787	156	10,287	17,408
<b>TOTALS:</b>	19,096		10,505	160	10,882	18,879

**REPORT NO. E**  
**TIME LAPSE OF ALL CASES DISPOSED OF BY JURY VERDICT**  
**IN ALL CATEGORIES**  
**DURING THE MONTH OF APRIL 2002**  
**IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT**  
**McLEAN COUNTY**

CASE NUMBER	FILING DATE	DATE OF VERDICT
02 TR 1590	1-17-02	4-8-02
02 TR 001591	1-17-02	4-8-02
01 DT 258	4-30-01	4-11-02
00 AR 547	9-7-00	4-12-02
99 L 179	11-22-99	4-10-02
00 CF 1151	9-20-00	4-10-02
01 CF 1194	10-31-01	4-9-02
01 CF 1132	10-15-01	4-9-02
01 CF 967	9-8-01	4-17-02
01 CF 968	9-8-01	4-17-02
00 CF 730	6-19-00	4-18-02
01 TR 025679	10/24/01	5/13/02
02 TR 004519	02/19/02	5/13/02
98 DT 589	10/26/98	5/15/02
01 CF 1324	12/5/01	5/22/02
01 CF 1102	10/10/01	5/22/02
01 CF 1024	9/19/01	5/24/02
98 L 150	9/25/98	5/13/02
00 L 126	7-27-00	6-11-02
01 CF 776	2-11-01	6-25-02
02 CM 393	2-25-02	6-20-02
02 CM 162	1-22-02	6-19-02
01 CF 747	7-5-01	6-18-02
02 CF 304	3-15-02	6-17-02
00 CF 1293	10-26-00	6-13-02
02 TR 6428	3-14-02	6-18-02

NOTE: THIS REPORT SHOULD NOT INCLUDE ANY REINSTATED CASES UNLESS TIME-LAPSE IS COMPUTED FROM DATE OF REINSTATEMENT.

**REPORT F**  
**DISPOSITION OF DEFENDANTS CHARGED WITH FELONIES<sup>(1)</sup>**  
**DURING THE SECOND QUARTER OF 2002**  
**IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT**  
**MCLEAN COUNTY**

		NOT CONVICTED					CONVICTED			TOTAL DEFENDANTS DISPOSED OF
NOLLE	S.O.L.	REDUCED TO MISDEMEANOR	DISMISSED	OTHER(2)	FOUND NOT GUILTY		GUILTY PLEA	BENCH TRIAL	JURY TRIAL	
74	0	84	0	0	2	4	233	7	5	409
					BENCH TRIAL	JURY TRIAL				

(1) NOT NECESSARILY DIFFERENT DEFENDANTS

(2) INCLUDES COURT ACTION: NO BILL, TRANSFERRED/NO JURISDICTION, DEATH SUGGESTED/CAUSE ABATED, UNFIT TO STAND TRIAL, SEXUALLY DANGEROUS, TRANSFERS TO WARRANT CALENDAR, AND EXTRADITION PROCEEDING FILED AS A FELONY.

**REPORT G**  
**SENTENCE OF DEFENDANTS CHARGED WITH FELONIES**  
**DURING THE SECOND QUARTER OF 2002**  
**IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT**  
**McLEAN COUNTY**

TOTAL NUMBER OF DEFENDANTS CONVICTED OF FELONIES BY GUILTY PLEA, BENCH TRIAL AND JURY TRIAL (FROM REPORT F). THIS TOTAL MUST EQUAL THE NUMBER OF FELONY SENTENCES ON THE FELONY SENTENCE TABLE BELOW.

TOTAL NUMBER OF CONVICTED FELONIES: 245  
(FROM REPORT F)

FELONY SENTENCE TABLE

	CLASS M	CLASS X	CLASS 1	CLASS 2	CLASS 3	CLASS 4	TOTALS
1. DEATH	0	0	0	0	0	0	0
2. LIFE	0	0	0	0	0	0	0
3. IDQC	0	3	8	32	22	38	103
4. PROBATION	0	0	4	22	33	78	137
5. OTHER	0	0	0	1	0	4	5
<b>TOTALS:</b>	0	3	12	55	55	120	245

REPORT H  
 ORDERS OF PROTECTION ISSUED  
 DURING THE SECOND QUARTER OF 2002  
 IN THE CIRCUIT COURT OF THE 11th JUDICIAL CIRCUIT  
 McLEAN COUNTY

	<u>EMERGENCY</u>	<u>INTERIM</u>	<u>PLENARY</u>
DIVORCE	0	0	2
FAMILY (OP)	18	0	14
CRIMINAL	9	2	13
<b>TOTAL:</b>	<b>27</b>	<b>2</b>	<b>29</b>

**An EMERGENCY APPROPRIATION Ordinance  
Amending the McLean County Fiscal Year 2002  
Combined Annual Appropriation and Budget Ordinance  
General Fund 0001, ESDA Department 0047**

**WHEREAS**, the McLean County Board, on November 20, 2001, adopted the Combined Annual Appropriation and Budget Ordinance, which sets forth the revenues and expenditures deemed necessary to meet and defray all legal liabilities and expenditures to be incurred by and against the County of McLean for the 2002 Fiscal Year beginning January 1, 2002 and ending December 31, 2002; and,

**WHEREAS**, the Combined Annual Appropriation and Budget Ordinance includes the operating budget for the General Fund 0001, ESDA Department 0047; and,

**WHEREAS**, the ESDA Department was awarded a Domestic Preparedness Grant in the amount of \$29,976.81 from the Illinois Emergency Management Agency (the "IEMA"); and,

**WHEREAS**, the grant received from IEMA is to be used to to improve ESDA's capability to respond to incidents of mass destruction or other terrorist activity; and,

**WHEREAS**, the Justice Committee, on Monday, February 4, 2002, approved and recommended acceptance of the grant to the County Board and on Monday, August 5, 2002 recommended approval of an Emergency Appropriation Ordinance to recognize the receipt and expenditure of the grant funds received from IEMA: now therefore,

**BE IT ORDAINED** by the McLean County Board as follows:

1. That the County Treasurer is directed to add to the appropriated budget of the General Fund 0001, ESDA Department 0047 the following revenue:

	<u>ADOPTED</u>	<u>GRANT AMOUNT</u>	<u>AMENDED BUDGET</u>
ESDA Unclassified Grant 0001-0047-0052-0410.0035	\$ 0	\$ 29,976.81	\$ 29,976.81

2. That the County Auditor is directed to add to the appropriated budget of the General Fund 0001, ESDA Department 0047 the following appropriation:

Operational Supplies 0001-0047-0052-0621.0001	\$ 900	\$ 4,850.25	\$ 5,750.25
Purchase Machinery & Equipment 0001-0047-0052-0838.0001	\$ 0	\$ 25,126.56	\$ 25,126.56

(2)

3. That the County Clerk shall provide a certified copy of this ordinance to the County Administrator, County Auditor, County Treasurer, and the Director of the ESDA Department.

**ADOPTED** by the County Board of McLean County this 20<sup>th</sup> day of August, 2002.

**ATTEST:**

**APPROVED:**

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Peggy Ann Milton, Clerk of the County Board,  
McLean County, Illinois

---

Michael F. Sweeney, Chairman  
McLean County Board

# McLean County Children's Advocacy Center Monthly Statistics

June 2002

	2001 1st INTERVIEW MONTH/YTD STATS	1st. INTERVIEW 2002	JUV. SUSPECT INTERVIEW 2002	SIB/WITNESS INTERVIEW 2002	2ND INTERVIEW 2002	OUT OF COUNTY INTERVIEW	TOTAL MONTHLY INTERVIEWS	YTD TOTALS
JANUARY	19/19	12/12	2	2	0	2	18	18
FEBRUARY	13/32	13/25	2	6	0	2	23	41
MARCH	14/46	13/38	0	2	1	0	16	57
APRIL	5/51	13/51	3	3	0	0	19	76
MAY	10/61	16/67	0	5	1	4	26	102
JUNE	13/74	16/83	0	9	1	1	27	129
JULY	16/90							
AUGUST	12/102							
SEPTEMBER	12/114							
OCTOBER	17/131							
NOVEMBER	7/138							
DECEMBER	5/143							
YEAR TO DATE TOTALS	143	83	7	27	3	9	129	129

**CASA Statistics**  
**Month of June, 2002**

	<b>Current Month</b>	<b>YTD</b>
New Cases Assigned	2	8
Cases Awaiting Assignment	2	6
Cases Closed	2	2
Children Awaiting Assignment	5	5
Children Currently Served	117	122
Total Number of CASA's Assigned	2	77
Resigned CASA's	1	1
Reports Filed	23	90
Court Hearings Attended	25	106

**Updates:**

The CASA program has been comparing the newest version of the CASA National Curriculum, released in late May, to our current version. There are some minor changes, we will make, however, we are very pleased with our version.

We have actively been reading and assigning CASA cases to our class of volunteers, as the referrals come from Judge Dozier and the Juvenile Court. Many of the new cases coming to our volunteers are difficult, with as many as 2-5 children in each case. These cases present a challenge for our volunteers, and often require more guidance on the part of the Case Manager staff.

The CASA Staff participated in a Planning Retreat for 2003, completing goals and objectives. We are excitedly looking to the future for the growth of the CASA program. We are planning for the fall class, as fall is just around the corner!

## **The Alarm Bell's Ringing !!!**

**JUST GETTING "TOUGH" ON CRIME IS  
NOT GETTING "SMART" ON CRIME**

### **"SMART" requires Strategic Changes**

- give victims a stake in the criminal justice system
- give offenders a stake in the community and skills to be part of the community
- have better use of justice system human and financial resources
- reduce recidivism and make the community safer
- invite community people to serve, along with the justice professionals, in the justice process

### **"SMART" requires a total System Approach**

- the justice system must have focused coordination between component parts
- the system must have a coordinated combination of citizens, elected officials and professionals, all working together to maintain peace, security and justice
- the system must be based on ways to REPAIR HARM, REDUCE RISK, and BUILD COMMUNITY

The "State Budget Crisis", and McLean County budget problems, call good men and women to ACTION. We are compelled to make the best use of tax money for the Justice System. ACTION can be staged over time. A System Approach puts basic elements in place at the start and expansion comes in future stages. But the time to start ACTION is NOW.

**The Alarm Bell's Ringing !!!**

## "SMART" Reasons for Strategic Change

*If we don't change, we maintain the past.*

*If we do change, we improve the future.*

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### Money drain

- Continuing inflation of cost of jailing people
- Paying for some pre-trial detainees in jail on minor and non-violent charges while letting others out, *for the same criminal charges*, but who have money to pay bail
- Using jail space for people who *failed to appear* (FTA) for their court date but who are not a threat to the safety of the community
- Housing people in jails in other counties because of over-crowding

### Money savings

- Jailing only the dangerous, violent criminals
- Using *low-cost community-based restraints* such as Electronic Monitoring and Day Reporting instead of jail for some of the pre-trial detainees, FTA's and over-nighters
- Using alternatives such as education, treatment, victim-offender mediation, and community service that are *paid for by offenders or other agencies*
- Reduced number of inmates means *NO out-of-county jailing costs*

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### Waste of time, energy, and skills

- Judges spend time ordering FTA warrants
- Deputies chase and jail FTA's rather than having time to focus on serious crime
- Court-related duties take deputies' time from other policing duties in the county
- Public defenders, state's attorneys, and judges divert their energy from dangerous cases to deal with many lesser crimes

### Effective use of time, energy, and skills

- Judges and court time saved for serious crime
- Free of FTA work, deputies have time for community-style policing throughout county
- Public defenders and state's attorneys have more preparation time for serious trials
- Probation can focus their skills more on screening, community service, supervision of offenders in treatment and training programs

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### Social costs

- Loss of tax dollars from minor and non-violent offenders who are jailed rather than on electronic monitoring and out working
- Jailing pre-trial detainees who *cannot* pay bail separates them from family responsibilities, job, and community while those who can pay, are free on similar criminal charges
- Delaying restitution to victims, and delaying punishment plus rehabilitation for serious offenders, because courts are clogged with minor offenses
- Virtually ignoring the victim in the justice process
- Jail staff, probation, and other justice system personnel, when over-loaded and stressed, cannot provide the best justice services
- Continuing safety and security fears in the community because of a likelihood of repeat crime (*the "revolving door"*)
- Increasing cynicism and despair on the part of professionals, victims, and citizens who believe that things may never get better\*\*\*

### Social productivity

- Using PR bonds, electronic monitoring, and day reporting to keep person employed or in training for employment
- Using meaningful, visible community service as a way for the offender to make restitution and to feel part of the community
- Developing *rapid action court processes* to handle cases, particularly drug and domestic violence crimes
- Bringing the victim into the justice process
- Having reasonable case loads, by diverting pre-trial detainees and FTA's to alternative programs, allows time for effective services
- Using proven methods that reduce "*the revolving door*" and REPAIR HARM, REDUCE RISK, and BUILD COMMUNITY, increases a sense of safety and security
- Having citizens and victims working with the professionals and elected officials *decreases the sense of hopelessness* and increases the belief that progress can occur

\*\*\*A Gallup opinion poll showed approval rates for police at 58% and courts at 20%

**"SMART" Staged Budgeting for a System Approach to Community Justice**

**STAGE 1**

**No start-up costs**

- develop protocol for all alternatives to jail
- Judges, State's Attorney, Court Services, Public Defender, Sheriff, and Justice Committee sign agreement to use and promote the following:
  - a. Electronic Monitoring
  - b. Victim-Offender Dialogue and Mediation
  - c. Drug Court
  - d. Domestic Violence Court
  - e. Day Reporting
  - f. Use of education, mentoring, and/or treatment/therapy
  - g. Community Service
  - h. Others as developed
- offenders pay fees for VODM, education and treatment/therapy
- deputies and/or jail personnel, when released from FTA service, trained in electronic monitoring
- establish the Community Justice Advisory Coordinating Council of McLean County, reporting to the Justice Committee

**STAGE 2**

**Costs**

- one probation officer for additional screening for electronic monitoring
- temporary reassignment of a person to work with the Justice Committee and the Community Justice Advisory Coordinating Council (CJACC)
- fund to supplement indigents' payment of fees for mandated alternatives
- lease electronic monitoring equipment

**Savings**

- VODM virtually self-sufficient
- people on electronic monitoring free jail cells
- no out of county jailing
- postpone jail expansion but plan for necessary renovation of present jail

**Some revenue**

- possible rental of cells @\$50/day per prisoner
- possible grants for developing a Community Justice program
- possible grant for jail renovation

**STAGE 3**

**Costs**

- two additional probation officers for screening, supervision of community service, and other rehabilitation\*\*\*
- hiring ½ time Community Justice Coordinator to work with Justice Committee and staff CJACC

**Savings**

- fewer offenders as recidivism is reduced\*\*\*
- less need for *additional* State's attorneys, public defenders, deputies and probation officers because old load levels will decrease

\*\*\*recent U.S. Justice report indicates repeat crime reduced *only* when rehabilitation is part of sentencing as it is in this plan

**STAGE 4**

**Costs**

- hire a full-time Community Justice Coordinator and an assistant to coordinate Community Service projects. These people, under the County Administrator, provide staff for the County Justice Committee and for CJACC. The staff would be the coordination point between diversion cases and court services cases for all alternatives to jail.

**Savings**

- donations (in-kind) of materials, tools, etc. from local businesses and organizations for community service projects
- proceed to develop architectural plans and financing for renovation of present jail, saving long-term debt of plus or minus \$40 million

**Savings on the jail project alone, even after renovation costs, could run a Community Justice system for 20-40 years.**

**The Alarm Bell's Ringing !!!**

Proposed:

# MCLEAN COUNTY COMMUNITY JUSTICE ADVISORY COUNCIL

