

Champaign County Community Justice Task Force Monday, September 10, 2012 – 6:00pm Shields Meeting Room – Brookens Administrative Center 1776 E. Washington St., Urbana

Chair: Michael Richards Members: Scott Bennett, Lynn Branham, Mark Driscoll, Sheila Ferguson, James Kilgore, Julian Rappaport, Benita Rollins-Gay, William Sullivan

## Agenda Item

- I. <u>Call to Order</u>
- II. <u>Roll Call</u>
- III. Approval of Agenda
- IV. <u>Public Participation</u>
- V. <u>Approval of Minutes August 6, 2012</u>
- VI. Establishment of Group Process for Development of Report
- VII. <u>Discussion Next Steps</u>
- VIII. Other Business
- IX. <u>Next Meeting Date September 24, 2012 6:00pm</u>
- X. <u>Adjourn</u>

**COMMUNITY JUSTICE TASK FORCE MINUTES** 1 2 Monday, August 6, 2012 **Shields Meeting Room** 3 **Brookens Administrative Center** 4 1776 E. Washington St., Urbana 5 6 7 **MEMBERS PRESENT:** Scott Bennett, Lynn Branham, Mark Driscoll, James Kilgore, Julian Rappaport, Michael Richards (Chair), 8 Benita Rollins-Gay, William Sullivan 9 10 **MEMBERS ABSENT:** 11 Sheila Ferguson 12 **OTHERS PRESENT:** Deb Busey (County Administrator), Roger Holland (Courts 13 14 Administrator), Pattsi Petrie (County Board Member), Julia Rietz (State's Attorney), Randy Rosenbaum (Public 15 Defender), Kay Rhodes (Administrative Assistant) 16 **Call to Order** 17 18 Richards called the meeting to order at 6:04 p.m. 19 20 **Roll Call** 21 22 23 Rhodes called the roll. Bennett, Branham, Driscoll, Kilgore, Rappaport, Richards, Rollins-Gay, and Sullivan were present establishing a quorum. Richards noted that Sullivan and 24 Ferguson was absent. 25 26 27 Approval of Agenda 28 Motion by Rollins-Gay to approve the agenda; seconded by Rappaport. Motion carried 29 with unanimous support. 30 31 Sullivan entered the meeting at 6:08 p.m. 32 33 **Public Participation** 34 35 36 Barbara Kessel said the Public Defender's budget should be increased to accommodate more attorneys to assist clients and shorten their time spent in the County jail. 400 case load/per 37 defender/year and recommended case load by bar is 150. Says can see how it affects the number 38 of people in jail because she is there. Kessel said funds were in the original budget for a 39 detective and a translator. She said the detective hours had been reduced and this would 40 negatively affect the outcome of some cases due to lack of investigation. 41 Pattsi Petrie presented a recent article in the National Association of Counties newsletter 42 on the topic of what other communities were doing to address DUI's. She felt it was information 43 that could be added to Task Force report to the County Board. She also encouraged Task Force 44 to consider making a request to County Board for an extension to proposed deadline for Task 45 Force report. Motion by Sullivan to suspend rules to engage Petrie, seconded by Rappaport. 46 Motion carried. Petrie said recently at democratic caucus, there was discussion related to 47 putting off timeline of having consulting firm come on board until the next budget year which

48 starts with new board. Comment made during caucus meeting would be very helpful for 49 whatever consultant firm is chosen for the committee to have good window of time to complete 50

work. Question asked when that item would be put before the entire County board. Petrie 51 52 answered it's on the September agenda, but that could change. Her sense from caucus was there was feeling of unanimity that was not a bad plan. Richards noted that it could get pushed back 53 again. Mention discussion at democratic caucus that some members thought would make sense 54 to do resolution pushing for an extension of this body passed its chartered deadline. Richards 55 stated it hasn't been put on agenda let alone passed and even if board moved toward end of 56 September on this RFP the needs analysis won't be done by end of this body's current chartered 57 term. 58

59 Chris Evans started by saying that when questions are asked why nearly 100% of prosecutions in Champaign County are against poor people or why majority of people 60 prosecuted and those in the County jail are African American, excuses are given to explain 61 outcomes of criminal justice system. He went on to say that the outcomes happen because law 62 handed down by State make no other outcome possible; police go where calls for service are, 63 law enforcement doesn't choose race of perpetrator, or an ugly evolution of social thought has 64 resurfaced. Evans went on to say criminal justice system outcomes are based entirely on how 65 members of law enforcement choose to respond to behavior of citizenry and the decision of 66 whether to arrest or prosecute someone rests solely with the police and prosecutors. He stated it 67 is up to prosecutors to decide how to act on information provided by police and prosecutors who 68 decide how severe the accusation will be. He gave list of discretions that have been abused in 69 this county ending with Andre Davis where prosecutors in this county have ignored DNA 70 71 evidence since 2004 that cleared Mr. Davis of a murder in 1980 in Rantoul and argued for eight years to keep him in prison despite DNA evidence exonerating him. Evans stated if we have a 72 racial disparity issue, it's because police and prosecutors have chosen to make it that way. He 73 74 went on to point out the State's Attorney deflected criticism about prosecuting the mentally ill by suggesting that the mentally ill are dangerous and psychotic. He stated a mental health nurse 75 said vast majority of people on meds and under psych care in our jail are there for misdemeanor 76 77 and small infractions. Evans stated that the reputation of the Champaign County justice system is so bad that Aaron Ammons, radio talk show host, recently told audience that negro slavery has 78 never been outlawed in the US, it just got shifted to the criminal justice system. He had two 79 requests of committee. First is he hopes committee continues past November and studies system 80 well into next year to get statistics and raw data necessary to prove once and for all whether or 81 not there is a bias in how police react to or how prosecutions are affected by being poor or a 82 83 minority. Second is that look into statistics and FOIA this criminal justice system for the numbers needed to prove whether we have a racial bias. 84

85 Bobbi Trist pleaded with committee that among the alternatives to incarceration to consider more release on personal recognizance. Many poor people are locked up because don't 86 have money to pay bail which is set oftentimes unreasonably high. People often lose jobs 87 because they are locked up but not convicted, lose dwelling, and often children go into foster 88 care which is an additional expense for community and additional societal cost. She said children 89 90 available for adoption between the ages of 10-13 suffer unduly being through the foster care system and various substitute group homes. She continued by stating these things have costs to 91 both fabric of society and actual money, not only to people but to society. Someone who does 92 not have security of loving home as a child (can't assume home is not loving just because they 93 are poor) or even because someone is accused of crime, pay for that all of their lives. She asked 94 to consider lower bail and more people to be released on own recognizance. 95

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### 97 Approval of Minutes – July 2, 2012

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Driscoll motioned to approve minutes, seconded by Branham. Discussion regarding

correction to the listing of "Others Present" was noted by members – the listing in the minutes reflected those at the June 4<sup>th</sup> meeting, not the July  $2^{nd}$  meeting. Clerk will make the appropriate corrections. **Motion to approve the minutes, as corrected, was approved**.

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# 103Committee Discussion with State's Attorney, Public Defender and Director of Court104Services

Branham provided guidance to speakers to state what they do now and what they 105 recommend. Reitz stated that there are 48 hours to have bail set. Champaign County has 106 hearings everyday and most have bail set within 24 hours. Reports are received every morning 107 and reviewed, and charging decisions are made by looking at the facts, history and evidence. 108 Arraignment court can have bond set. The State's Attorney looks at history and failure to appear 109 and if they have poor history then bond argument is made to ask for money bond. She noted that 110 attorneys are assigned to certain courtrooms and these courtrooms handle certain cases. Order for 111 discovery required by the judge within 10 days. Attorney reads the case and makes an offer, then 112 113 plea negotiations begin. She said the vast majority of cases are resolved by plea negotiations; it's up to the defendant. Each case is set for a pretrial hearing within 30-60 days. They receive a list 114 of those in custody waiting for their pretrial hearing. A person in custody has a right to a speedy 115 116 trial of 120 days. If it goes beyond 120 days, it is because either they have asked for a continuance or some evidence may need to come back from the lab. She stated that all attorneys 117 have full caseloads. Aside from court cases they also review items where arrests were not made. 118 119 An attorney is assigned to drug court and Reitz handles mental health herself.

Kilgore asked for a copy of the daily reports. Reitz agreed to supply. Sullivan asked for 120 specific average case load for attorneys. Answered that they file about 2000 felonies, 121 misdemeanors, DUI's, which is about 400 cases a year per 21 assistant attorneys. Rollins-Gay 122 asked if the DUI rate has gone up. Circuit clerk website says there is no bond? Reitz said that 123 would be incorrect. Reitz says the number of DUI's and traffic tickets have declined over the 124 125 years. Kilgore said Evans raised the issue of racial profiling and wanted to know what measures are taken to monitor if there is racial profiling. Reitz stated does not care about the race, it's not 126 based on race but the vast majority of victims in the case are Afro-American. Reitz stated she 127 does not have funding to perform this type of research. She makes decisions on the reports and 128 cases that come into her office. Driscoll asked if racial disparity part of the task force focus. He 129 did not believe it was. Richards answered not specifically. Kilgore noted that if you want to look 130 for alternatives you have to look at who is getting charged. 131

Rosenbaum outlined the office function: set up with a chief, staff attorneys and support 132 staff that work for the judge. America's bar associations a number of years ago said 150 felonies 133 per year per attorney to adequately represent clients; Champaign County attorneys have about 134 400 per attorney. The public defender meets people in the jail (they are not appointed yet) and 135 have about 5 minutes with each. In court the judge says what the charges are and then if bond is 136 recommended. The public defender recommends bond amounts but the judge makes the 137 138 decision. He said sometimes the state makes and offer the client does not accept. The public defender can only make recommendations, but the courts and the sheriff make the decisions. 139 Arraignment court is when someone gets out of jail to wait for court or not. Rosenbaum would 140 have clients go to substance abuse classes or other programs, then they can say they are trying 141 when they go to court for sentencing. Individuals can get credit for days served for work on self 142 while in county jail before sentencing. 143

Sullivan asked if the public defender had more attorneys would there be less people in the county jail. The answer was he doubted it. Then it was asked if they had an investigator to get more information would there be less people in jail. The answer was maybe, because then they could make a better case to the judge. Sullivan asked how to stop people from getting arrested in the first place. Rosenbaum answered thru education, substance abuse programs, not one single answer. Bennett asked how can reduce recidivism in the county? Rosenbaum says research has shown that if give people opportunities at probation and the services they need they are less likely to re-offend. Some people don't have money and choose not to utilize services. Rollins Gay stated summit of hope had an excellent program and need more of those.

The question was asked how much are fees in Champaign County? Are they charged for use of a public defender? Rosenbaum says there are so many fees that can't name them all, and some have specific purposes. For the public defender there is a statute that says judge can order someone to reimburse the County, but the funds go into general corporate, not the department. Roughly \$100,000 is brought in for the public defender fee, which can range from \$150-300 for felonies and \$75 to \$200 for misdemeanor, taking into account the person's ability to pay.

Richards turned floor over to Joe Gordon, director of Probation and Court Services 159 department. Gordon explained there are three divisions within department, juvenile, adult and 160 161 the juvenile detention center. Gordon stated he will concentrate on adult side. He said there are 13 officers assigned to adult division. Last month the department had 1612 individuals under 162 court order for probation alone. Department's role is to complete pre-sentence investigations for 163 164 the court when ordered to do so and offer suggestions or conditions for possible alternatives. He said that once sentenced to probation, there will be a meeting in the office for an initial interview 165 during which the case is assessed for level of supervision. Gordon stated the department uses an 166 167 assessment tool called LSIR where the level of score determines the level of supervision an individual will be provided. Typically 7-8% will fall into the maximum care category and a 168 small group falls into the minimum category. Bulk of cases fall into the medium category. 169 170 Gordon said they focus most of their effort here because that is where they feel they can make the most difference. Department will also make referrals for appropriate agencies during the 171 interview, e.g. substance abuse programs. Gordon said the case is then assigned to an officer. 172 173 The department only has 4 officers who do the bulk of assessments. Once case is assigned to an officer, whose case load could be 175 individuals that include all ranges of supervision, the 174 officer's duty is to monitor individuals to make sure they comply with the court order, including 175 reporting, public service work, obtaining and maintaining employment, etc. If an individual is 176 not in compliance, they are sanctioned. Gordon said they are called into the office, told they 177 missed an appointment, that they need to prove they are attempting to comply, then they are 178 179 sanctioned to get them back on track, This is a technical violation, not a criminal act, that could send them back to court, but court services has the discretion to decide. Once back on track 180 there are other conditions they have to comply with. If the individual meets those conditions in a 181 satisfactory amount of time their case will be closed. Gordon stated that if they don't meet the 182 conditions, the department will recommend the case be returned to court. Many individuals have 183 a difficult time meeting their fees and fines obligations which are statutorily set. The department 184 tries to help them find a job and make sure they get social services they need; money is a 185 186 secondary issue and no one gets probation revoked because they can't pay their fines. Reitz says the exception is if there is restitution to a victim involved. Reitz stated the County has a 187 collection agency that follows up with these individuals and determine whether funds are 188 collectable or not. Gordon says after working with individuals they know whether it is willful 189 190 non-payment or not.

191 Reitz commented on how do you define recidivism. Is it getting arrested, getting 192 convicted, getting a certain sentence, in what time period, all of which make it difficult to define. 193 Gordon stated recidivism can be defined in drug court based on the number of offenders who 194 graduate. Rappaport asked do people have access to the services they need. Gordon said yes, this county is lucky in the number of good services available. Sometimes juveniles don't have support at home to make sure whole family goes where they are supposed to go. Adults just sometimes make the choice not to attend.

Kilgore asked where the fees come from. Reitz said there are a number of statutorily 198 required fees depending on the case. Credit is given against these fines for time spent in 199 Every offense has a range of fines available to come to an agreement in plea 200 custody. negotiations. Reitz stated when doing plea negotiations will look at someone's financial 201 circumstances when talking about discretionary fines. All convicted felons are required to 202 provide a DNA sample to State Police which has mandatory fee to process. Drug cases have 203 street value fines. Question was asked are there fees the county imposes that are not mandatory. 204 Reitz says County Board decides what fees to impose and what the amount is which have a 205 206 range as well.

Question of unsuccessfully closing cases was asked. Gordon answered it means the case was closed without satisfying the conditions. Could be that conditions were met but couldn't pay fees. Question was asked if electronic monitoring was used. Gordon answered that have the capability but don't do much electronic monitoring as it's not often a condition of probation. Used sometimes for drug court cases but mainly for alcohol use as it will detect alcohol.

Gordon stated would review records, see what happened, and try to link to same agencies upon release. Costs for services are borne by offender, but if offenders aren't able to pay, they work closely with agencies to make sure they are paid. Do not want individual to not get paid so department will guarantee payment for services if the offender doesn't pay for them. Want to keep people on point and most service agencies want their money up front from offenders.

Question was asked if pre-trial services were responsibility of Court Services office. 218 219 Gordon says thinks typically associated with Court Services, but Champaign County works different because of speed of individuals going to court. To have pre-trial way presently set up 220 221 would have to have individual on point; someone arrested tonight, would have to go to jail early 222 in morning, have access to records and meet with offender to get information and try to have it verified very early in the morning and supply information to court. One person can't do because 223 arraignment court is every day and have to account for illness and vacation. Reitz gave example 224 of having 16 people in custody on top of everything everyone else had to do, saying it's 225 reasonable for 1 attorney to adequately review 3 cases well. 226

227 Question was asked about diversion programs. Reitz said that victim offender reconciliation is used on juvenile side through Regional Planning but it's difficult to get crime 228 229 victim to sit across the table with the offender. Others in the community represent victims, e.g. a merchant will sit down and explain to juvenile how shoplifting affects merchants in general. She 230 didn't think it had ever been done on adult side. For adult diversion, currently have Second 231 Chance Program for first offender adults being charged with felony. If willing to be monitored 232 before case resolved and come to agreement with defense attorney where they will do public 233 234 service work monitored thru Court Services, there's restitution or can do online education program. If complete terms in designated time frame State's Attorney will agree to reduce from 235 felony to misdemeanor. Reitz says have put 30 people into this process in last month and a half. 236 Day reporting has been looked into, but it is a financial issue. Reitz stated definition of felony is 237 17 & older is an adult, misdemeanor is 18 and older. There are specific types of offenses where a 238 juvenile (person under 17) would be charged as an adult, homicide, aggravated criminal sexual 239 assault, serious crimes, persons who have a history. There are very few, less than 10, of those 240 cases in CC. Reitz said doesn't feel enough veterans in the system to have a veteran's court. 241 They work closely with the VA to see that veterans get the services they need. 242

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#### 244 Discussion – Next Steps

Richards stated County Board will not looking at applications for RFP until next month at earliest. October would be earliest that contractor will be working with committee, which is why there is discussion of reappointment of task force with new board starting in December. It's not a motion that's been passed. Richards asked if everyone was still willing to be part and all may have to be re-appointed. It was suggested the committee should say how want to be structured. There was also discussion on subcommittees.

Next month's meeting schedule calls for committee talking about discussing community 251 agencies, social services that are being and could be utilized. Kilgore stated that at some point a 252 report has to be generated and it hasn't been talked about how that will be done. Felt should talk 253 about how to process information received, areas want to investigate further, what's the process 254 for writing plan. Richards agreed there should be a discussion. have eight people with eight dif 255 expertises, how much is integrated, how much a group report, do want minority report, questions 256 257 need to have discussion on so know the best way to go forward and the best way to get committee knowledge out there. Said next month is committee members turn to talk about your 258 experiences, what you are doing and what challenges are out there. 259

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Other Business None

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#### 264 Next Meeting Date

Two meeting dates were set for September. The first is September 10, 2012 at 6:00 p.m. and the second is September 24, 2012 at 6:00 pm, both in the Lyle Shields Meeting Room.

268 The meeting adjourned at 8:02 p.m.

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- 270
- 271 Respectfully Submitted,

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- 273 Kay Rhodes,
- 274 Administrative Assistant