

Board of Commissioners of Cook County

118 North Clark Street
Chicago, IL



Journal of Proceedings

Thursday, June 6, 2019

10:00 AM

Cook County Building, Board Room, 118 North Clark Street, Chicago, Illinois

ALMA E. ANAYA
LUIS ARROYO, JR.
SCOTT R. BRITTON
JOHN P. DALEY
DENNIS DEER
BRIDGET DEGNEN
BRIDGET GAINER
BRANDON JOHNSON
BILL LOWRY

DONNA MILLER
STANLEY MOORE
KEVIN B. MORRISON
SEAN M. MORRISON
PETER N. SILVESTRI
DEBORAH SIMS
LARRY SUFFREDIN
JEFFREY R. TOBOLSKI

**KAREN A. YARBROUGH
COUNTY CLERK**

Board met pursuant to law and pursuant to Resolution 18-6705.

OFFICIAL RECORD

President Preckwinkle in the chair.

CALL TO ORDER

At 10:00 A.M., being the hour appointed for the meeting, the President called the Board to order.

QUORUM

County Clerk Karen A. Yarbrough called the roll of members and there was found to be a quorum present.

ATTENDANCE

Present: Commissioners Anaya, Arroyo, Britton, Daley, Deer, Degnen, Gainer, Johnson, Lowry, Miller, K. Morrison, S. Morrison, Silvestri, Sims, Suffredin and Tobolski (16)

Absent: Commissioner Moore (1)

INVOCATION

Pastor Kimberly Ray-Gavin, Senior Pastor at Angie Ray Ministries, Matteson, Illinois, gave the invocation.

PUBLIC TESTIMONY

Pursuant to Cook County Code of Ordinances, public testimony will be permitted at regular and special meetings of the Board. Duly authorized public speakers shall be called upon at this time to deliver testimony germane to a specific item(s) on the meeting agenda, and the testimony must not exceed three (3) minutes. The names of duly authorized speakers shall be published in the Post Board Action Agenda and Journal of Proceedings as prepared by the Clerk of the Board.

1. George Blakemore – Concerned Citizen
2. Sheilah Garland – National Nurses United
3. Holly Fingerie – Concerned Citizen
4. Consuelo Vargas – National Nurses United
5. Miguel Bautista – Concerned Citizen
6. Martese Chism – National Nurses United

PRESIDENT

19-3836

Sponsored by: TONI PRECKWINKLE (President), Cook County Board Of Commissioners

PROPOSED APPOINTMENT

Appointee(s): Karen Louise Walker

Position: Member

Department/Board/Commission: Independent Revenue Forecasting Commission

Effective date: Immediate

Expiration date: 5/16/2022

A motion was made by Commissioner Suffredin, seconded by Commissioner Britton, to suspend the rules to approve. The motion carried.

A motion was made by Commissioner Suffredin, seconded by Commissioner Britton, that the Appointment be approved. The motion carried.

COMMISSIONERS

19-3838

Sponsored by: BRANDON JOHNSON, ALMA ANAYA, LUIS ARROYO, SCOTT R. BRITTON, JOHN P. DALEY, DENNIS DEER, BILL LOWRY, DONNA MILLER, LARRY SUFFREDIN, DEBORAH SIMS, AND JEFFREY R. TOBOLSKI Cook County Board of Commissioners

PROPOSED RESOLUTION

RESOLUTION IN SUPPORT OF H.R. 1384 - THE MEDICARE FOR ALL ACT

WHEREAS, the United States spends nearly twice as much per capita on health care as all other comparable countries and yet ranks only 35th in the world by global health standards, including on such critical barometers as average life expectancy, infant mortality, maternal mortality, and death from preventable diseases; and

WHEREAS, the Affordable Care Act (ACA) enacted important improvements, primarily through the expansion of Medicaid in states that have agreed to do so, and limits on some insurance industry abuses, that reform left tens of millions with a continuing crisis in access, cost, and quality of care; and

WHEREAS, the uninsured rate for U.S. adults has risen for four straight years up to nearly 30 million, even after implementation of the ACA, with the greatest increase among women, young adults, and lower-income people; and

WHEREAS, tens of millions more who pay for insurance remain underinsured due to the still largely unregulated high cost of medical care that has led to one-third of all GoFundMe accounts being established to pay for exorbitant medical bills; and

WHEREAS, more than 40 percent of all U.S. adults under the age of 65 forego needed medical care, 30 percent fail to fill a prescription or take less than the recommended dose, and a third said they had to choose in the past year between paying for food, heating, housing, or health care, according to a 2018 survey by the West Health Institute and NORC at the University of Chicago; and

WHEREAS, the inability to pay medical bills continues to be a leading cause of personal bankruptcy, and people who need medical care should never face bankruptcy as a result of needing care; and

WHEREAS, the ever-rising cost of health care and its discriminatory characteristics contribute to the growing national chasm in wealth inequality; and

WHEREAS, discrimination, based on race, ethnicity, national origin, gender, sexual orientation, age, socioeconomic status, and where one lives is particularly systematic to a profit-based health care system; and

WHEREAS, 55 percent of the uninsured are people of color; African Americans suffer higher death rates than whites at an earlier age due to heart disease, diabetes, cancer, HIV, and infant mortality; African-American women are three to four times more likely than white women to die in childbirth; and African-American and Latino students are more likely to experience health risks due to exposure to toxins and air pollution at school; and

WHEREAS, continued attacks on the ACA by the Trump administration and GOP in Congress have given insurance companies a new pretext to demand double-digit premium increases, while the government's failure to maintain taxpayer subsidies to help moderate-income families pay the high cost of insurance plans has exacerbated the crisis experienced by millions of American families; and

WHEREAS, employer-provided health benefits are declining and employees' costs are increasing through cost-shifting to workers, including increased cost of premiums for workers covered by employer-paid insurance, which have risen by an average of 65 percent, and deductibles have risen by an average of 212 percent over the past decade; and

WHEREAS, many other countries around the world use taxes to pay for national universal health care, which leaves U.S. based companies that pay for employee health care at a competitive disadvantage; and

WHEREAS, due to their profit incentive, private insurance companies deny up to one-fourth of all claims for care and restrict patient choice through narrow networks for doctors and hospitals, limited drug formularies, and other limits in coverage; and

WHEREAS, the United States ranks first in cost, but only 35th among countries of the world in health system outcomes and quality according to the *Lancet* and worse for infant mortality and life expectancy, with no relationship between what health care costs in the United States and the quality of care or access to care; and

WHEREAS, the Medicare for All Act, H.R. 1384, would: • Establish guaranteed, universal health care for all U.S. residents

- Provide comprehensive health care, including all primary care, hospital and outpatient services, dental, vision, audiology, maternity and newborn care, women's reproductive services, mental health, prescription drugs, and long-term care services
- Eliminate all costs for premiums, deductibles, copays, and other out-of-pocket costs that have caused such a crisis for tens of millions of people
- Ensure genuine patient choice of any doctor, hospital, clinic, or other provider a patient chooses without the restrictions imposed by private insurers
- Sharply reduce the cost of prescription drugs by authorizing Medicare to negotiate lower drug prices as most of the rest of the world does
- Protect the ability of service veterans to continue to receive their specialized care through the Veterans Administration if they choose, and Native Americans to receive their medical benefits through the Indian Health Service if they choose; and

WHEREAS nearly all U.S. residents and businesses would spend less, and usually far less, under a Medicare for All program, such as H.R. 1384, than they do today for health coverage and medical, dental, vision, and other care; and

WHEREAS, various studies, both conservative and progressive, have estimated that the U.S. would save from \$2 trillion to \$5 trillion over 10 years over what our country is projected to spend under the current system, due to massive savings in administration costs, lower prescription drug prices, and improved efficiency through a uniform payment system with global budgeting - without the waste for billing, marketing, profit-taking; and

WHEREAS, the Medicare for All Act, H.R. 1384, would establish a system of public financing that retains the private provider system with real patient choice and greater transparency on how our public dollars are spent; and

WHEREAS public opinion polls show up to 70 percent public support for a Medicare for All/single-payer health care system and for the government to guarantee health care for all people living in the United States; and

WHEREAS the Medicare for All Act, H.R. 1384, would establish peace of mind for everyone, relieving worry about medical bills and access to needed care through a humane system based on patient need, not ability to pay

NOW, THEREFORE, BE IT RESOLVED, that Cook County affirms that health care is a human right that should be guaranteed to all U.S. residents; and

BE IT FURTHER RESOLVED, that Cook County endorses H.R. 1384, the Medicare for All Act that will expand health coverage and health security, eliminate health disparities, and lower health care costs for all of our community residents.

A motion was made by Commissioner Johnson, seconded by Commissioner Suffredin, that the Proposed Resolution be referred to the Legislation and Intergovernmental Relations Committee. The motion carried.

BUREAU OF ADMINISTRATION
COOK COUNTY LAW LIBRARY

19-3660

Sponsored by: TONI PRECKWINKLE (President), Cook County Board Of Commissioners

PROPOSED ORDINANCE AMENDMENT

LAW LIBRARY CHANGE OF HOURS

BE IT ORDAINED, by the Cook County Board of Commissioners, that Chapter 50 - Libraries, Article II. - Law Library, Sec. 50-33 of the Cook County Code is hereby amended as Follows:

Sec. 50-33. Rules for use of Library.

(a) The Cook County Law Library (“Library”) is a public law library open to all for the purposes of legal research. To ensure open, reliable access to legal information and knowledge in a timely manner, the following rules shall be applicable to all users of the Library.

(b) *Hours of Operation for the Cook County Law Library.*

(1) Main Library located at the Richard J. Daley Center will be open Monday through Friday from 8:30 a.m. -7:00 p.m., ~~and on Saturday, from 12:30 p.m. -4:30 p.m.~~

Effective date: This ordinance shall be in effect September 1, 2019.

A motion was made by Commissioner Johnson, seconded by Commissioner Daley, that the Proposed Ordinance Amendment be referred to the Criminal Justice Committee. The motion carried.

BUREAU OF ADMINISTRATION
DEPARTMENT OF TRANSPORTATION AND HIGHWAYS

19-3348

Presented by: JOHN YONAN, P.E., Superintendent, Department of Transportation and Highways

PROPOSED AGREEMENT (TRANSPORTATION AND HIGHWAYS)

Department: Transportation and Highways

Other Part(ies): 7-Eleven, Incorporated

Request: Approval of the Proposed Agreement

Goods or Services: Disposal Services

Location: Village of Homewood, Illinois

Section Number: N/A

County Board District: 6

Centerline Mileage: N/A

Agreement Period: One-time agreement

Agreement Number(s): N/A

Fiscal Impact: None

Accounts: N/A

Summary: The Department of Transportation and Highways respectfully requests approval of the Proposed Agreement between Cook County and 7-Eleven, Incorporated located in the Village of Homewood. The County will restrict the extraction of potable water from its highway right-of-way at this location, inform Permittees of the proscribed status of the referenced location and require that Permittees properly dispose of excavated soil.

19-3348

RESOLUTION

Sponsored by

THE HONORABLE TONI PRECKWINKLE

PRESIDENT OF THE COOK COUNTY BOARD OF COMMISSONERS

RESOLVED, by the members of The Board of Commissioners of Cook County, Illinois, on behalf of the County of Cook, to authorize and direct its President to execute, by original signature or authorized signature stamp, two (2) copies of a **HIGHWAY AUTHORITY AGREEMENT** along with a **SUPPLEMENTAL AGREEMENT** with 7-Eleven, Inc., attached hereto and made part hereof, wherein, on highways under Cook County jurisdiction, adjacent to 7-Eleven, Inc. owned facilities and subject to said Agreements for Tier 1 residential remediation objectives, the County of Cook shall prohibit the extraction of potable water from its right-of-way and shall notify Permittees of proscribed status and requirements at the following location as part of its Department of Transportation and Highways Permit process.

June 6, 2019

A motion was made by Commissioner Sims, seconded by Commissioner Arroyo, that the Agreement be approved. The motion carried.

19-3374

Presented by: JOHN YONAN, P.E., Superintendent, Department of Transportation and Highways

**PROPOSED COMPLETION OF CONSTRUCTION APPROVAL RESOLUTION
(TRANSPORTATION AND HIGHWAYS)**

Department: Transportation and Highways

Other Part(ies): P.T. Ferro Construction, Company, Joliet, Illinois

Action: Approval of the Proposed Completion of Construction Resolution

Good(s) or Service(s): Road Improvements

Location of Project: Village of Lemont, Illinois at Valleyview Drive-Smith Road to Longwood Way; Longwood Way-Smith Road to East of Valleyview Drive; Fairway Drive-North of Longwood Way; Oakmont Drive-Valleyview Drive to North of Longwood Way

Section: 18-14138-00-RS

County Board District: 17

Contract Number: 1855-17358

Federal Project Number: N/A

Federal Job Number: N/A

Final Cost: \$221,262.81

Percent Above or Below Construction Contract Bid Amount: \$73,259.95 or 49.5% above the Construction Contract Bid Amount

Summary: The Department of Transportation and Highways respectfully requests Approval of the Proposed Completion of Construction Resolution for Road Improvements in the Village of Lemont. The improvements consisted of removing the existing HMA pavement to a depth of 2.5 inches and resurfacing with leveling binder and HMA surface course, Class D patching, traffic protection and any collateral and auxiliary work as needed to complete the project. The increase is attributed to the difference between the estimated quantities and actual final quantities of work performed with the additions of leveling binder and HMA surface removal work per field condition.

19-3374**APPROVAL RESOLUTION**

WHEREAS, the highway improvement, Lemont Township 2018 M.F.T. — at Valleyview Drive - Smith Road to Longwood Way, Longwood Way - Smith Road to East of Valleyview Drive, Fairway Drive - North of Longwood Way and Oakmont Drive Valleyview Drive to North of Longwood Way, Section No.: 18-14138-00-RS, a QC/QA improvement consisted of removing the existing HMA pavement to a depth of 2.5 inches and resurfacing with leveling binder and HMA surface course, Class D patches, traffic protection and collateral and auxiliary work as needed to complete the project has been completed under the supervision and to the satisfaction of the Superintendent.

WHEREAS, the aforesaid highway improvement has been satisfactorily completed in accordance with the provisions and stipulations of aforesaid contract, now, therefore,

BE IT RESOLVED, that the work and construction of aforesaid contract be, and hereby, is approved.

June 6, 2019

A motion was made by Commissioner Sims, seconded by Commissioner Arroyo, that the Completion of Construction Resolution be approved. The motion carried.

19-3513

Presented by: JOHN YONAN, P.E., Superintendent, Department of Transportation and Highways

PROPOSED IMPROVEMENT RESOLUTION (TRANSPORTATION AND HIGHWAYS)

Department: Transportation and Highways

Project Type: Motor Fuel Tax Project

Request: Approval of appropriation of Motor Fuel Tax Funds

Project: Crossen Avenue Rehabilitation Project

Location: Crossen Avenue, Elk Grove Village, Illinois

Section: 19-ELKGR-00-PV

County Board District(s): 15

Centerline Mileage: N/A

Fiscal Impact: \$100,000.00

Accounts: Motor Fuel Tax: 11300.1500.29150.560019

Summary: The Department of Transportation and Highways respectfully requests Approval of the Proposed Improvement Resolution for work being done in Elk Grove Village. The Project is the Rehabilitation of Crossen Avenue in Elk Grove Village in Cook County.

**19-3513
IMPROVEMENT RESOLUTION**

BE IT RESOLVED, by the County Board of Commissioners of Cook County, Illinois, that the following described street(s)/road(s)/structure be improved under the Illinois Highway Code. Work shall be done by Contract; labor for Roadway/Street improvements Crossen Avenue; Higgins Road/IL Route 72 to Oakton Street in Elk Grove Village: Section: 19-ELKGR-00-PV, and,

BE IT FURTHER RESOLVED, that the proposed improvement shall consists the rehabilitation of Crossen Avenue between Higgins Road or Illinois Route 72 and Oakton Street. That there is hereby appropriated the sum of One Hundred Thousand NO/100 dollars (\$100,000.00) for the improvement of said section from the Local Public Agency’s allotment of Motor Fuel Tax funds.

BE IT FURTHER RESOLVED, that the Clerk is hereby directed to transmit four certified copies of this resolution to the district office of the Illinois Department of Transportation.

A motion was made by Commissioner Sims, seconded by Commissioner Arroyo, that the Improvement Resolution be approved. The motion carried.

19-3514

Presented by: JOHN YONAN, P.E., Superintendent, Department of Transportation and Highways

PROPOSED IMPROVEMENT RESOLUTION (TRANSPORTATION AND HIGHWAYS)

Department: Transportation and Highways

Project Type: Motor Fuel Tax Project

Request: Approval of appropriation of Motor Fuel Tax Funds

Project: Elgin O'Hare I-390 Corridor Enhancements - Phase III Construction and Construction Engineering

Location: Elgin O'Hare/I-390 Corridor

Section: 19-EOCOR-00-PV

County Board District(s): 17

Centerline Mileage: N/A

Fiscal Impact: \$150,000.00

Accounts: Motor Fuel Tax: 11300.1500.29150.560019

Summary: The Department of Transportation and Highways respectfully requests Approval of the Proposed Improvement Resolution for Phase III Construction and Construction Engineering for Corridor Enhancements along the Elgin O'Hare/I-390 corridor.

**19-3514
IMPROVEMENT RESOLUTION**

BE IT RESOLVED, by the County Board of Commissioners of Cook County, Illinois, that the following described street(s)/road(s)/structure be improved under the Illinois Highway Code. Work shall be done by Contract; labor for Roadway/Street improvements Elgin O’Hare 1-390 Corridor enhancements: Section: 19-EOCOR-00-PV, and,

BE IT FURTHER RESOLVED, that the proposed improvement shall consist of a Phase III Construction and Construction Engineering study for the Elgin O’Hare 1-390 Corridor Enhancements. Includes work along Illinois Route 390 at US Route 20, entrance/exit ramps at US Route 20, exit ramps to Roselle Road, Plum Grove Road and the Illinois Route 53 exit ramp. That there is hereby appropriated the sum of One Hundred Fifty Thousand NO/100 dollars (\$150,000.00) for the improvement of said section from the Local Public Agency’s allotment of Motor Fuel Tax funds.

BE IT FURTHER RESOLVED, that the Clerk is hereby directed to transmit four certified copies of this resolution to the district office of the Illinois Department of Transportation.

June 3, 2019

A motion was made by Commissioner Sims, seconded by Commissioner Arroyo, that the Improvement Resolution be approved. The motion carried.

19-3515

Presented by: JOHN YONAN, P.E., Superintendent, Department of Transportation and Highways

PROPOSED IMPROVEMENT RESOLUTION (TRANSPORTATION AND HIGHWAYS)

Department: Transportation and Highways

Project Type: Motor Fuel Tax Project

Request: Approval of appropriation of Motor Fuel Tax Funds

Project: Right-Of-Way Acquisition, Construction, and Construction Engineering 88th Avenue - Cork Avenue at I-294

Location: 88th Avenue - Cork Avenue at I-294, Village of Justice. Illinois

Section: 19-W3019-00-PV

County Board District(s): 6, 17

Centerline Mileage: N/A

Fiscal Impact: \$44,000,000.00

Accounts:

Motor Fuel Tax Accounts:

11300.1500.29150.560010

11300.1500.29150.521551

11300.1500.29150.560019

11300.1500.29150.521536

Summary: The Department of Transportation and Highways respectfully requests Approval of the Proposed Improvement Resolution for the Village of Justice. The Project will consist of work being done for 88th Avenue/Cork Avenue at I-294 in the Village of Justice in Cook County. Improvements include Right-Of-Way Acquisition, Construction, and Construction Engineering.

**19-3515
IMPROVEMENT RESOLUTION**

BE IT RESOLVED, by the County Board of Commissioners of Cook County, Illinois, that the following described street(s)/road(s)/structure be improved under the Illinois Highway Code. Work shall be done by Contract; labor for Roadway/Street improvements 88th Avenue/Cork Avenue, route W30 to I-294; Section: 19-W3019-00-PV, and,

BE IT FURTHER RESOLVED, that the proposed improvement shall consist of the project includes temporary and permanent right-of-way acquisition, construction of a SB entrance ramp and NB exit ramp between 88th Avenue and I-294, 88th Avenue bridge widening, multi-se path/sidewalk, pavement reconstruction, drainage improvements, traffic signal installation, signing and pavement markings. That there is hereby appropriated the sum of Forty-Four Million NO/100 dollars (\$44,000,000.00) for the improvement of said section from the Local Public Agency's allotment of Motor Fuel Tax funds.

BE IT FURTHER RESOLVED, that the Clerk is hereby directed to transmit four certified copies of this resolution to the district office of the Illinois Department of Transportation.

June 6, 2019

A motion was made by Commissioner Sims, seconded by Commissioner Arroyo, that the Improvement Resolution be approved. The motion carried.

19-3752

Presented by: JOHN YONAN, P.E., Superintendent, Department of Transportation and Highways

PROPOSED SUPPLEMENTAL IMPROVEMENT RESOLUTION (TRANSPORTATION AND HIGHWAYS)

Department: Transportation and Highways

Project Type: Motor Fuel Tax Project

Request: Approval of the Proposed Supplemental Improvement Resolution

Project: Pavement Rehabilitation

Location: Various locations throughout Worth Township, Worth, Illinois

Section: 17-REHAB-02-PV

County Board District: 4, 5, 6, 11, and 17

Centerline Mileage: N/A

Fiscal Impact: \$150,000.00

Accounts: Motor Fuel Tax: 11300.1500.29150.560019

Board Approved Date and Amount: 7/7/2019, \$1,000,000.00

Increased Amount: \$150,000.00

Total Adjusted Amount: \$1,150,000.00

Summary: The Department of Transportation and Highways respectfully Requests approval of the Proposed Supplemental Improvement Resolution for pavement rehabilitation at various locations in Worth Township in Worth, Illinois. The increase will allow for the Village to continue to make road improvements. The services include milling and resurfacing of the existing bituminous pavement with hot-mix asphalt, concrete curb and gutter removal and replacement, drainage repairs and adjustments, sidewalk removal and replacement, installation of ADA compliant ramps, traffic control and protection, pavement marking and landscaping.

**19-3752
SUPPLEMENTAL RESOLUTION**

BE IT RESOLVED, by the County Board of Commissioners of Cook County, Illinois, that the following described street(s)/road(s)/structure be improved under the Illinois Highway Code. Work shall be done by Contract; labor for Roadway/Street improvements various locations in Worth Township: Section: 17-REHAB-002-PV, and,

BE IT FURTHER RESOLVED, that the proposed improvement shall consist of milling and resurfacing of the existing bituminous pavement with hot mix asphalt, concrete curb and gutter removal and replacement, drainage repairs and adjustments, sidewalk removal and replacement, installation of ADA compliant ramps, traffic control and protection, pavement marking and landscaping. That there is hereby appropriated the sum of One Hundred Fifty Thousand NO/100 dollars (\$150,000.00) for the improvement of said section from the Local Public Agency’s allotment of Motor Fuel Tax funds.

BE IT FURTHER RESOLVED, that the Clerk is hereby directed to transmit four certified copies of this resolution to the district office of the Illinois Department of Transportation.

June 9, 2019

A motion was made by Commissioner Sims, seconded by Commissioner Arroyo, that the Supplemental Improvement be approved. The motion carried.

**BUREAU OF ASSET MANAGEMENT
FACILITIES MANAGEMENT**

19-3547

Presented by: BILQIS JACOBS-EL, Director, Department of Facilities Management

PROPOSED CONTRACT

Department(s): Facilities Management

Vendor: Sentry Security Fasteners, Inc., Peoria, Illinois

Request: Authorization for the Chief Procurement Officer to enter into and execute

Good(s) or Service(s): Southern Folger Detention Grade Lock Parts and Accessories

Contract Value: \$634,629.18

Contract period: 6/17/2019 - 6/16/2022, with one (1), two (2) year renewal option

Potential Fiscal Year Budget Impact: FY 2019 \$88,142.90, FY 2020 \$211,542.96, FY2021 \$211,542.96, FY2022 \$123,400.36

Accounts: 11100.1200.12355.530188 - ins. supplies

Contract Number(s): 1845-17853

Concurrences:

The contract-specific goal set on this contract was zero.

The Chief Procurement Officer concurs.

Summary:

This contract will allow the Department of Facilities Management to receive Southern Folgers Detention Grade Lock Parts and Accessories for various Cook County facilities.

This contract is awarded through a publicly advertised Invitation for Bids (IFB) in accordance with the Cook County Procurement Code. Sentry Security Fasteners, Inc. was the lowest, responsive and responsible bidder.

A motion was made by Commissioner Arroyo, seconded by Commissioner Deer, that the Contract be approved. The motion carried.

BUREAU OF ASSET MANAGEMENT
REAL ESTATE

19-3747

Presented by: JESSICA CAFFREY, Director, Real Estate Management Division

PROPOSED LEASE AGREEMENT

Department: Department of Real Estate Management

Request: To approve a retail lease for tenant Red Mango, a healthy food option

Landlord: County of Cook

Tenant: RM Treats Inc.

Location: 1950 West Polk, Chicago, Illinois 60612

Term/Extension Period: Ten (10) years

Space Occupied: 448 square feet

Monthly Rent:

Lease Year

PSF Annual Base Rent Monthly Base Rent

1	\$46.00	\$20,608.00	\$1,717.33
2	\$46.92	\$21,020.16	\$1,751.68
3	\$47.86	\$21,440.56	\$1,7886.71
4	\$48.82	\$21,869.37	\$1,822.45
5	\$49.79	\$22,306.76	\$1,858.90
6	\$50.79	\$22,752.90	\$1,896.07
7	\$51.80	\$23,207.96	\$1,934.00
8	\$52.84	\$23,672.11	\$1,972.68
9	\$53.90	\$24,145.56	\$2,012.13
10	\$54.97	\$24,628.47	\$2,052.37

Fiscal Impact: \$225,651.85 Revenue Generating

Accounts:

Option to Renew: Two (2) five (5) year renewal options

Termination: Landlord may terminate Lease at any time, for any reason or no reason, upon six (6) months written notice.

Utilities Included: Yes

Summary/Notes: Approval is recommended.

A motion was made by Commissioner Arroyo, seconded by Commissioner Deer, that the Lease Agreement be approved. The motion carried.

BUREAU OF HUMAN RESOURCES

19-0467

Presented by: VELISHA HADDOX, Chief, Bureau of Human Resources

REPORT

Department: Bureau of Human Resources

Report Title: Human Resources Bi-Weekly Activity Report

Report Period:

Pay Period 5: 2/17/2019 - 3/2/2019

Pay Period 6: 3/3/2019 - 3/16/2019

Summary: This report lists all new hires and terminations of employees in executive, administrative or professional positions, Grades 17 through 24, and employees in such positions who have transferred

positions, received salary adjustments, whose positions have been transferred or reclassified, or employees who are hired into positions as Seasonal Work, Employees, Extra Employees, Extra Employees for Special Activities and Employees per Court Order.

A motion was made by Commissioner Arroyo, seconded by Commissioner Deer, that the Report be received and filed. The motion carried.

OFFICE OF THE SHERIFF
FISCAL ADMINISTRATION AND SUPPORT SERVICES

19-3770

Presented by: THOMAS J. DART, Sheriff of Cook County

PROPOSED INTERAGENCY AGREEMENT

Department(s): Cook County Sheriff’s Police Department

Other Part(ies): Oakridge-Glen Oak Cemetery, Hillside, Illinois

Request: Authorization to enter into an Interagency Agreement

Good(s) or Service(s): Hireback Police Services provided by the Cook County Sheriff’s Police Department (“CCSPD”)

Agreement period: Upon execution of this agreement by all the parties and continue for one (1) year

Fiscal Impact: None. Revenue Neutral

Accounts: None

Agreement Number(s): N/A

Summary/Notes: As part of this agreement, the Sheriff’s Office will assign two (2) uniformed CCSPD officers and two (2) police cars to provide Extra Duty Police services to Oakridge-Glen Oak Cemetery.

Under this agreement, the Oakridge-Glen Oak Cemetery agrees to pay the CCSPD a rate of \$60.00 per hour for police services rendered by the CCSPD Extra Duty Officers. Said payment shall be used by the CCSPD to pay a stipend of \$50.00 per hour, with no additional benefits or compensation, to the assigned Extra Duty Officers and \$10.00 per hour to reimburse CCSPD for the cost of police administration and the use of CCSPD vehicles.

A motion was made by Commissioner Silvestri, seconded by Commissioner Deer, that the Interagency Agreement be approved. The motion carried.

OFFICE OF THE STATE'S ATTORNEY

19-3605

Presented by: KIMBERLY M. FOXX, Cook County State's Attorney

PROPOSED GRANT AWARD RENEWAL

Department: Cook County State's Attorney's Office

Grantee: Cook County State's Attorney's Office

Grantor: Illinois Criminal Justice Information Authority

Request: Authorization to renew grant

Purpose: The grant will provide funding for a total of 21 victim specialists to provide services to all crime victims throughout Cook County.

Grant Amount: \$2,250,000.00

Grant Period: 7/1/ 2019 - 12/31/2020

Fiscal Impact: \$645,269.00

Accounts: 11100.1250.14245.580034

Most Recent Date of Board Authorization for Grant: 12/19/2018

Most Recent Grant Amount: \$737,189.00

Concurrences:

Department of Budget and Management Services has received all requisite documents and determined fiscal impact on Cook County, if any.

Summary: The grant will continue to provide funding for a total of 21 victim specialists. All grant-funded Victim Specialists provide services to all crime victims throughout Cook County. After case assignment, Specialists make an initial assessment of the needs of each case, Specialists engage in case assessment and planning, conduct case planning, and provide case status information and direct service to victims. Victim Specialists accompany victims to court and make phone, e-mail, and letter notifications to victims. Specialists assist victims with writing and presenting victim impact statements.

A motion was made by Commissioner Silvestri, seconded by Commissioner Deer, that the Grant Award Renewal be approved. The motion carried.

COMMITTEE ITEMS REQUIRING BOARD ACTION

**FINANCE SUBCOMMITTEE ON WORKERS' COMPENSATION
MEETING OF APRIL 23, 2019**

**19-2123
RESOLUTION**

Sponsored by

**THE HONORABLE TONI PRECKWINKLE, PRESIDENT,
OF THE COOK COUNTY COMMISSIONERS**

TO ALIGN WORKERS' COMPENSATION PAYMENT PROCESS WITH STATE STATUTE

WHEREAS, the Board of Commissioners requires the Department of Risk Management to administer worker's compensation benefits for Cook County employees pursuant to the Illinois Workers' Compensation Act, 820 ILK'S 305; and

WHEREAS, the Department of Risk Management works with County employers and the Office of the States Attorney to ensure that injured employees receive proper workers' compensation benefits while also preserving the Employer's interests; and

WHEREAS, the Finance Subcommittee on Workers' Compensation authorizes workers' compensation settlements and awards as presented by the State's Attorney's Office; and

WHEREAS, Resolution 13-R-02 authorizes the Department of Risk Management to resolve Workers' Compensation cases under \$25,000.00; and

WHEREAS, the workers' compensation benefits are referred to as workers' compensation claim payments and include indemnity payments, payments to case management and service providers, and payments to medical providers for injuries or illnesses sustained in the course and scope of employment with Cook County; and

WHEREAS, Illinois Public Act 100-1117 and the Workers' Compensation Act requires a medical provider to bill an employer or its designee directly and further requires employers and insurers to pay interest to providers at the rate of 1% per month for services rendered on and after the effective date of this amendatory Act if the bill is not paid promptly; and

WHEREAS, workers' compensation medical providers must receive payments within 30 days or face penalties in accordance with Illinois Public Act 100-1117; and

BE IT RESOLVED, by the Cook County Board of Commissioner of Cook County that the Department of Risk Management be granted the authority to resolve and execute all workers' compensation claim payments. A report of such approved workers' compensation claim payments shall be made available to the Finance Committee of the County Board on a monthly basis by the Director of Risk Management.

Approved and adopted this 6th of June 2019.

TONI PRECKWINKLE, President
Cook County Board of Commissioners

Attest: KAREN A. YARBROUGH, County Clerk

A motion was made by Commissioner S. Morrison, seconded by Commissioner Britton, that the Resolution be approved. The motion carried.

**RULES AND ADMINISTRATION COMMITTEE
MEETING OF JUNE 5, 2019**

**19-3602
ORDINANCE AMENDMENT**

Sponsored by

THE HONORABLE DONNA MILLER, COUNTY COMMISSIONER

**PROPOSED AMENDMENT TO RULES CONCERNING
CREATION AND AUTHORITY OF COMMISSIONS, TASK FORCES AND
ADVISORY COMMITTEES**

BE IT ORDAINED, by the Cook County Board of Commissioners, that Chapter 2 Administration, Article 3 County Board, Sections 2-71 and 2-112 are hereby amended as Follows:

Sec. 2-71. - Definitions.

The following words, terms and phrases, when used in Article III, County Board of the Cook County Code, shall have the meanings ascribed to them in this Section.

Board or County Board means the Cook County Board of Commissioners.

Clerk means the Clerk of the County Board, appointed by the County Clerk.

Commissioner means any duly elected or duly appointed Cook County Board Commissioner, and means the same as "member" of the Board.

Commission means any commission, task force, advisory committee authorized by the Cook County Board pursuant to Sec. 2-112 to address an issue of concern to the County relevant to a Standing Committee, but shall not include the Human Rights Commission, the Economic Development Advisory Committee, the Justice Advisory Council, Juvenile Temporary Detention Center Advisory Board, or other Commissions that are authorized to be permanent in nature.

Committee means a committee of the Board and includes a standing committee, a special committee and a standing or special subcommittee of a committee.

Committee of the whole means a committee comprised of all Commissioners as required by this division.

Majority means a simple majority of those Commissioners present and entitled to vote on a question.

Majority of those elected means a majority of the total number of Commissioners entitled by law to be elected to the Board, irrespective of the number of elected or appointed Commissioners actually serving in office. So long as 17 Commissioners are entitled to be elected to the Board, a vote of a "majority of those elected" shall mean nine affirmative votes.

Majority votes. Except as otherwise provided in these rules, and except for questions for which a higher majority is required by law, all questions shall be determined by a majority vote of those Commissioners entitled to vote. A vote of "present" shall not be counted in determining the number of Commissioners voting on a question.

President means the President of the Cook County Board of Commissioners.

Quorum means a majority of those elected (nine Commissioners when board is comprised of 17 members) shall constitute a quorum for a meeting of the Board or a meeting of a committee of the whole. A majority of Commissioners appointed to any committee, other than a committee of the whole, shall constitute a quorum for a meeting of such committee or subcommittee.

Secretary means the Secretary to the Board, duly appointed by the President.

Standing Committee means the standing committees provided in Sec. 2-109(i).

Term means the four-year term of office established by State law for the President and the Commissioners

Sec. 2-112. Commissions

(a)The Chair or Vice-Chair of the applicable Standing Committee relevant to the Commission must serve as the Chair of the Commission.

(b)Commissions shall be temporary in nature and shall not exceed 12 months in duration unless otherwise approved by the Board.

(c)Commissions shall be staffed by the Chair of the Commission with existing resources.

(d) Other than Commissioners and County employees, Commission members may not serve on more than one Commission with concurrent terms.

(e) Commissions shall issue their reports or findings to the applicable Standing Committee.

(f) The authorizing ordinance or resolution for a Commission shall explicitly state:

(1) The purpose for which the Commission is being created;

(2) The Standing Committee to which the Commission is applicable;

(3) The number of members of the Commission and method by which they will be selected or appointed.

(4) The Chair or Vice-Chair of the applicable Standing Committee shall be the Chair of the Commission;

(5) The date by which the work of the Commission will be completed, which shall not exceed 12 months in duration, unless otherwise approved by the County Board.

(6) The length of service of the members of the Commission;

(7) The frequency the Commission shall meet which shall not be more than one time per month;

(8) That meetings of the Commission will be open to the public and comply with the requirements of the Open Meetings Act and Freedom of Information Act;

Effective Date: This Ordinance Amendment shall be effective immediately upon passage.

Approved and adopted this 6th of June 2019.

TONI PRECKWINKLE, President
Cook County Board of Commissioners

Attest: KAREN A. YARBROUGH, County Clerk

A motion was made by Commissioner Suffredin, seconded by Commissioner Degnen, that the Ordinance Amendment be approved as amended. The motion carried.

**FINANCE COMMITTEE
MEETING OF JUNE 5, 2019**

COURT ORDERS

19-3536

Attorney/Payee: Gilbert Schumm

Presenter: Same

Fees: \$1,725.00

Case Name: In re: J.W. A Minor People of the State of Illinois vs. Crystal W.

Trial Court No(s): 17JA826

Appellate Court No(s): 1-18-1403

19-3571

Attorney/Payee: Gilbert Schumm

Presenter: Same

Fees: \$1,012.50

Case Name: In Re: K. P. minor

Trial Court No(s): 15 JA 492

Appellate Court No(s): 1-18-2289 consolidated with 1-18-2489

19-1231

Attorney/Payee: NLIS investigations

Presenter: Same

Fees: 1,300.00

Service Rendered for court-appointed representation of indigent respondent(s): expert witness

Name(s) of respondent(s): Keshawn Freeman

Case No(s): 16CR11336

19-3284

Attorney/Payee: Howard B Brookins, Jr

Presenter: Same

Fees: \$1,482.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Samuel Lewis

Case No(s): 11 CR 80002

19-3385

Attorney/Payee: Dena M. Singer

Presenter: Same

Fees: \$4,188.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Malik Jones

Case No(s): 12CR14956

19-3450

Attorney/Payee: Dr. Luis Rosell

Presenter: Kate E. Levine

Fees: \$2,090.00

Service Rendered for court-appointed representation of indigent respondent(s): expert witness

Name(s) of respondent(s): Rex Hulbert

Case No(s): 05CR80003

19-3451

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$2,063.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Richard Bailey

Case No(s): 98CR80001

19-3452

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$1,607.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Leroy Brown

Case No(s): 11CR80013

19-3453

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$449.15

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Sidney Collins

Case No(s): 10CR80002

19-3454

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$17,045.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Alfred Edwards

Case No(s): 09CR80005

19-3455

Attorney/Payee: Chicago-Kent Law Offices

Presenter: Richard S. Kling

Fees: \$3,832.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Jimmie Smith

Case No(s): 10CR6334

19-3482

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$3,427.90

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Bashiro Evans

Case No(s): 14CR80009

19-3483

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$390.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Justin Fields

Case No(s): 07CR80002

19-3484

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$522.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Sebron Floyd

Case No(s): 02CR80002

19-3485

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$1,349.80
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Zachary Hatter
Case No(s): 10CR80010

19-3486

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$2,643.96
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Daniel Holt
Case No(s): 16CR80004

19-3487

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$690.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Anthony Howard
Case No(s): 01CR80009

19-3553

Attorney/Payee: Jason F. Danielian
Presenter: Same
Fees: \$5,250.00
Services Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Reginald Driver
Case No(s): 19DV6001501, 19DV6056301, 19CR812

19-3632

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$1,337.11

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Ralph Bunch
Case No(s): 04CR80002

19-3633

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$552.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Michael Hughes
Case No(s): 10CR80013

19-3634

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$795.40

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Leroy Kelley
Case No(s): 07CR80003

19-3635

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$2,597.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Johnnie LaRue
Case No(s): 11CR80026

19-3636

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson
Fees: \$3,100.05

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Michael Lemberger
Case No(s): 06CR80020

19-3637

Attorney/Payee: Johnson & Levine LLC
Presenter: Michael R. Johnson

Fees: \$408.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Dale Miller

Case No(s): 07CR80001

19-3638

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$487.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Jose Montanez

Case No(s): 11CR80023

19-3639

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$776.34

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Derrick Moody

Case No(s): 11CR80020

19-3640

Attorney/Payee: Johnson & Levine LLC

Presenter: Michael R. Johnson

Fees: \$950.40

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Vincent Pieroni

Case No(s): 05CR80008

19-0813

Attorney/Payee: Gilbert C. Schumm

Presenter: Same

Fees: \$862.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): T. Bentley (minor) GAL

In Re: T. Bentley (minor)

Case No(s): 11JA00085

19-1215

Attorney/Payee: Marv Raidbard

Presenter: Same

Fees: \$650.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Danielle Love (mother)

In Re: S. Emerson, D. Love, D. Emerson, D. Emerson, J. Emerson (minors)

Case No(s): 16JA1055, 16JA1056, 16JA1057, 16JA1058, 16JA1059

19-1497

Attorney/Payee: Marv Raidbard

Presenter: Same

Fees: \$250.90

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Michael Robinson (father)

In Re: M. Robinson (minor)

Case No(s): 15JA1231

19-1498

Attorney/Payee: Marv Raidbard

Presenter: Same

Fees: \$248.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Nikita Campbell (mother)

In Re: N. Campbell (minor)

Case No(s): 10JA690

19-2524

Attorney/Payee: Lawrence Necheles

Presenter: Same

Fees: \$200.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Joseph Monegain (father)

In Re: M. Thompson (minor)

Case No(s): 08JA00908

19-2900

Attorney/Payee: Marv Raidbard

Presenter: Same

Fees: \$337.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Rosetta Williams (Legal Guardian)

In Re: A. Woodget (minor)

Case No(s): 13JA775

19-3220

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$500.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Howard (minor) GAL

In Re: J. Howard (minor)

Case No(s): 16JA00603

19-3236

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$487.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Swann, Z. Swann (minors) GAL

In Re: J. Swann, Z. Swann (minors)

Case No(s): 18JA00493, 17JA01094

19-3237

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$456.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Michael Jones (father)

In Re: Z. Richardson (minor)

Case No(s): 13JA00231

19-3238

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$287.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): A. Perkins (minor) GAL

In Re: A. Perkins (minor)

Case No(s): 14JA00123

19-3239

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$337.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Ashley Ragland (mother)

In Re: B. Golden (minor)

Case No(s): 17JA00381

19-3240

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$481.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): David Tate (father)

In Re: D. Tate (minor)

Case No(s): 16JA01009

19-3241

Attorney/Payee: Marv Raidbard

Presenter: Same

Fees: \$325.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Edna Paterson (mother)

In Re: B. Skipper (minor)

Case No(s): 16JA324

19-3242

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$1,225.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Melvin Ousley (father)
In Re: K. Hairston (minor)
Case No(s): 18JA00464

19-3243

Attorney/Payee: Paul D. Katz, Attorney at Law
Presenter: Same
Fees: \$537.50
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Cardell Benson, Jr. (father)
In Re: G. Brown (minor)
Case No(s): 14JA00613

19-3244

Attorney/Payee: Victoria Almeida, Attorney
Presenter: Same
Fees: \$912.50
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Freddie Green, Sr. (father)
In Re: F. Green (minor)
Case No(s): 05JA0097

19-3313

Attorney/Payee: Stephen Jaffe
Presenter: Same
Fees: \$437.50
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): T. Reed, K. Reed (minors) GAL
In Re: T. Reed, K. Reed (minors)
Case No(s): 11JA1017, 11JA1018

19-3314

Attorney/Payee: Stephen Jaffe
Presenter: Same
Fees: \$925.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Shaquil Witherspoon (father)
In Re: V. Dollarson, A/K/A J. Lee (minor)

Case No(s): 18JA380

19-3315

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$668.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Willie Dixon (father)

In Re: J. Turner (minor)

Case No(s): 18JA382

19-3316

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$281.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Arlene Bell (mother)

In Re: S. Bell (minor)

Case No(s): 17JA773

19-3317

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$187.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Quavoni Reeves-Hobson (mother)

In Re: G. Reeves-Hobson (minor)

Case No(s): 17JA1195

19-3318

Attorney/Payee: Rodney W. Stewart

Presenter: Same

Fees: \$850.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Robert Chatman (father)

In Re: R. Chatman, R. Chatman, R. Chatman (minors)

Case No(s): 18JA939, 18JA940, 18JA941

19-3327

Attorney/Payee: Monica M. Torres

Presenter: Same

Fees: \$312.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Jose Enrique Rodriguez Sanchez (father)

In Re: J. Rodriguez (minor)

Case No(s): 16JA00012

19-3328

Attorney/Payee: Monica M. Torres

Presenter: Same

Fees: \$356.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Douglas McGrew (father)

In Re: I. McGrew, I. McGrew (minors)

Case No(s): 17JA799, 17JA800

19-3330

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$1,393.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Henry Crockett (father)

In Re: A. Crockett (minor)

Case No(s): 18JA01085

19-3334

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$900.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Christina Limiero (mother)

In Re: T. White (minor)

Case No(s): 16JA00367

19-3335

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$550.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Carlos Flores (father)

In Re: R. Flores (minor)

Case No(s): 16JA00795

19-3336

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$487.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Ronteka Whitfield (mother)

In Re: I. Dunn, L. Whitfield (minors)

Case No(s): 15JA00689, 16JA00610

19-3340

Attorney/Payee: John Benson

Presenter: Same

Fees: \$620.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Kelsey Blankenship (mother)

In Re: N. Blankenship, M. Gardner (minors)

Case No(s): 15JA809, 16JA601

19-3341

Attorney/Payee: John Benson

Presenter: Same

Fees: \$1,095.65

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Villadoris, J. Curtis (minors) GAL

In Re: J. Villadoris, J. Curtis (minors)

Case No(s): 18JA294, 18JA295

19-3342

Attorney/Payee: John Benson

Presenter: Same

Fees: \$1,391.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): M. Cannon (minor) GAL

In Re: M. Cannon (minor)
Case No(s): 18JA00591

19-3344

Attorney/Payee: Charles J. Aron
Presenter: Same
Fees: \$743.75
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Dabrona Alzedbieh (mother)
In Re: J. Alzedbieh (minor)
Case No(s): 18JA369

19-3345

Attorney/Payee: Charles J. Aron
Presenter: Same
Fees: \$443.75
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): R. Ponce (putative father)
In Re: D. Silva (minor)
Case No(s): 19JA00117

19-3346

Attorney/Payee: Charles J. Aron
Presenter: Same
Fees: \$631.25
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Tyrone Stallworth (father)
In Re: L. Stallworth (minor)
Case No(s): 18JA397

19-3347

Attorney/Payee: Marv Raidbard
Presenter: Same
Fees: \$400.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Brenna Hayes (mother)
In Re: B. Honey (minor)
Case No(s): 16JA1084

19-3352

Attorney/Payee: Donna Ramey

Presenter: Same

Fees: \$562.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Melissa Quezada (mother)

In Re: Flores, Quezada (minors)

Case No(s): 11JA411, 09JA544, 09JA545

19-3353

Attorney/Payee: Donna Ramey

Presenter: Same

Fees: \$306.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Gina Hernandez (mother)

In Re: Hernandez, Cotto (minors)

Case No(s): 12JA1272, 12JA1288

19-3355

Attorney/Payee: Donna Ramey

Presenter: Same

Fees: \$904.04

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Sharine Moats (mother)

In Re: Perkins (minor)

Case No(s): 14JA00123

19-3361

Attorney/Payee: Marilyn L. Burns

Presenter: Same

Fees: \$537.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): LaKeya Mann (mother)

In Re: M. Ali (minor)

Case No(s): 12JD4659

19-3362

Attorney/Payee: Marilyn L. Burns

Presenter: Same

Fees: \$1,412.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent: Jerry Garner (father)

In Re: M. Garner (minor)

Case No(s): 16JA501

19-3368

Attorney/Payee: Eleesha Madeline O'Neill

Presenter: Same

Fees: \$1,350.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): A. Jackson, E. Jackson, D. Young (minors) GAL

In Re: A. Jackson, E. Jackson, D. Young (minors)

Case No(s): 14JA0602, 16JA0727, 16JA0762

19-3407

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$2,231.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Amanda Lopez (mother)

In Re: E. Lopez (minor)

Case No(s): 18JA01047

19-3409

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$987.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Joshua Martinak (father)

In Re: L. Martinak (minor)

Case No(s): 18JA00441

19-3410

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$343.15

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Allinia Biggs (mother)

In Re: K. Sharp (minor)

Case No(s): 18JA00615

19-3411

Attorney/Payee: Steven Silets

Presenter: Same

Fees: \$987.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Arthur Brewer (father)

In Re: D. Brewer (minor)

Case No(s): 18JA442

19-3441

Attorney/Payee: Law Offices of Robert A. Horwitz, P.C.

Presenter: Same

Fees: \$275.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Robert Rocquemore (father)

In Re: D. Rocquemore (minor)

Case No(s): 16JA690

19-3442

Attorney/Payee: Robert A. Horwitz

Presenter: Same

Fees: \$800.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Richard Ascencio (father)

In Re: I. Ascencio (minor)

Case No(s): 17JA1143

19-3443

Attorney/Payee: Law Offices of Robert A. Horwitz, P.C.

Presenter: Same

Fees: \$756.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Cynthia Rivera (mother)

In Re: N. Cruz, R. Cruz, X. Cruz, N. Cruz (minors)

Case No(s): 18JA1093, 18JA1094, 18JA1095, 18JA1096

19-3444

Attorney/Payee: Robert A. Horwitz

Presenter: Same

Fees: \$431.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Torey Minnion (father)

In Re: T. Minnion, T. Minnion (minors)

Case No(s): 16JA78, 16JA79

19-3460

Attorney/Payee: Monica M. Torres

Presenter: Same

Fees: \$112.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Schofield Daniel Sr. (father)

In Re: D. Schofield (minor)

Case No(s): 08JA769

19-3463

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$625.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): David Fon (father)

In Re: O. S. Fon (minor)

Case No(s): 18JA00346

19-3466

Attorney/Payee: Marilyn L. Burns

Presenter: Same

Fees: \$300.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent: James Palmore (father)
In Re: M. Palmore (minor)
Case No(s): 14JA641

19-3467

Attorney/Payee: Marilyn L. Burns
Presenter: Same
Fees: \$450.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): K. Cassell (minor) GAL
In Re: K. Cassell (minor)
Case No(s): 11JA981

19-3468

Attorney/Payee: Judith Hannah
Presenter: Same
Fees: \$200.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): J. James, J. James, J. James, B. Taylor (minors) GAL
In Re: J. James, J. James, J. James, B. Taylor (minors)
Case No(s): 14JA616, 14JA617, 14JA618, 14JA1020

19-3488

Attorney/Payee: Francine N. Green-Kelner
Presenter: Same
Fees: \$1,453.40
Services rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Terry Jackson (father)
In Re: T. Jackson (minor)
Case No(s): 17JA737

19-3490

Attorney/Payee: Francine N. Green-Kelner
Presenter: Same
Fees: \$2,422.50
Services rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Alejandro Perez (father)

In Re: J. Perez (minor)
Case No(s): 16JA463

19-3499

Attorney/Payee: Monica M. Torres
Presenter: Same
Fees: \$881.25
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): D. Coleman (minor), Doniqua Hillard (mother)
Case No(s): 18JD1321

19-3502

Attorney/Payee: Ellen Sidney Weisz
Presenter: Same
Fees: \$225.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): A. Bell, A. Bell (minors) GAL
In Re: A. Bell, A. Bell (minors)
Case No(s): 05JA427, 05JA426

19-3503

Attorney/Payee: Ellen Sidney Weisz
Presenter: Same
Fees: \$656.25
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s) representation: K. Clinton, M. Hall (minors) GAL
In Re: K. Clinton, M. Hall (minors)
Case No(s): 08JA662, 08JA663

19-3505

Attorney/Payee: Sabra Ebersole
Presenter: Same
Fees: \$1,090.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): G. McGhee (adoptive mother)
In Re: R. Wallace (minor)
Case No(s): 18JA1152

19-3506

Attorney/Payee: Dean C. Morask

Presenter: Same

Fees: \$1,337.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Zachary Swanigan (father)

In Re: N. Blankenship (minor)

Case No(s): 15JA809

19-3508

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$162.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Alfredo Cordero (father)

In Re: V. Campos (minor)

Case No(s): 16JA00406

19-3509

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$268.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Kenyatta Paige (putative father)

In Re: R. Hope (minor)

Case No(s): 19JA00104

19-3510

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$212.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Rachael Teague (mother)

In Re: R. Teague (minor)

Case No(s): 08JA00750

19-3511

Attorney/Payee: Donna L Ryder

Presenter: Same

Fees: \$1,012.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Riba Shields (mother)

In Re: E. Shields, C. Shields, L. Bailey (minors)

Case No(s): 18JA933, 18JA934, 18JA821

19-3512

Attorney/Payee: Robert A. Horwitz

Presenter: Same

Fees: \$1,112.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): S. Zajler (minor) GAL

In Re: S. Zajler (minor)

Case No(s): 18JA121

19-3518

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees \$400.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Jerry Davey (father)

In Re: A. Davey (minor)

Case No(s): 13JA01067

19-3519

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$362.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Darryl Lyles (father)

In Re: D. Lyles, C. Lyles (minors)

Case No(s): 14JA00338, 14JA00339

19-3520

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$487.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Robert Davis (father), Icess Davis (mother)
In Re: J. Davis, I. Davis (minors)
Case No(s): 05JA00630, 02JA00251

19-3522

Attorney/Payee: Ezra Hemphill Attorney At Law

Presenter: Same

Fees: \$125.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Clint Baker (father)
In Re: C. Baker (minor)
Case No(s): 10JA949

19-3524

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$3,393.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): R. Willis, A. Key-Knox, D. Thompson, J. Thompson (minors) GAL
In Re: R. Willis, A. Key-Knox, D. Thompson, J. Thompson (minors)
Case No(s): 14JA00749, 14JA00750, 16JA00830, 17JA01296

19-3525

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$1,150.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Mary Joy Santos (grandmother)
In Re: R. Santos (minor)
Case No(s): 15JA00523

19-3528

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$231.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): L. Lopez, K. Lopez (minors) GAL
In Re: L. Lopez, K. Lopez (minors)

Case No(s): 17JA388, 18JA723

19-3529

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$262.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Williams, C. Williams (minors) GAL

In Re: J. Williams, C. Williams (minors)

Case No(s): 14JA1002, 14JA1003

19-3530

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$350.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): D. Cardena, G. Cardena (minors) GAL

In Re: D. Cardena, G. Cardena (minors)

Case No(s): 13JA942, 14JA1312

19-3531

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$362.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Lori Harrison Vaughn (mother)

In Re: J. Harrison (minor)

Case No(s): 01JA2113

19-3532

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$406.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Vincent Weathers (father)

In Re: Z. Sago, D. Sago (minors)

Case No(s): 13JA550, 13JA551

19-3533

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$950.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Derrell Dillard (father)

In Re: M. Harris (minor)

Case No(s): 15JA758

19-3535

Attorney/Payee: Victoria Almeida, Attorney

Presenter: Same

Fees: \$918.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of Respondent(s): B. Honey (minor) GAL

In Re: B. Honey (minor)

Case No(s): 16JA1084

19-3537

Attorney/Payee: Gilbert C. Schumm

Presenter: Same

Fees: \$1,587.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Maurice Colin (father)

In Re: M. Colin, M. Colin, J. Ovalle (minors)

Case No(s): 18JA457, 18JA458, 18JA459

19-3538

Attorney/Payee: Gilbert C. Schumm

Presenter: Same

Fees: \$781.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): I. Ascencio (minor) GAL

In Re: I. Ascencio (minor)

Case No(s): 17JA01143

19-3539

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$487.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Marcus Jones (father)
In Re: C. Jones (minor)
Case No(s): 18JA00448

19-3541

Attorney/Payee: Dean N. Bastounes
Presenter: Same
Fees: \$1,006.25
Service Rendered for court-appointed representation of indigent respondent(s) : Legal representation
Name(s) of respondent(s): VeryUnique Pritchett (mother)
In Re: U. Coleman, D. Lee (minors)
Case No(s): 17JA00835, 19JA00085

19-3542

Attorney/Payee: Elizabeth Butler
Presenter Same
Fees: \$237.50
Service Rendered for court-appointed representation of indigent respondent(s) legal representation
Name(s) of respondent(s): Branden Lee
In Re: A. Morris (minor)
Case No(s): 17JA349

19-3543

Attorney/Payee: Elizabeth Butler
Presenter Same
Fees: \$988.75
Service Rendered for court-appointed representation of indigent respondent(s) legal representation
Name(s) of respondent(s): Michael Smith
In Re: A. Steward-Smith (minor)
Case No(s): 18JA495

19-3544

Attorney/Payee: Elizabeth Butler
Presenter Same
Fees: \$425.00
Service Rendered for court-appointed representation of indigent respondent(s) legal representation
Name(s) of respondent(s): Barbarann Stephanys
In Re: D. R., S. R., D. R., S. S., F. B., F. B., F. B.(minors)

Case No(s): 17JA249, 17JA250, 17JA251, 17JA252, 17JA253, 17JA254, 18JA253

19-3545

Attorney/Payee: Elizabeth Butler

Presenter Same

Fees: \$3,212.50

Service Rendered for court-appointed representation of indigent respondent(s) legal representation

Name(s) of respondent(s): Joseph Bavaro

In Re: L. Steele (minor)

Case No(s): 17JA988

19-3554

Attorney/Payee: Michael D. Stevens, Ltd.

Presenter: Same

Fees: \$1,027.50

Service Rendered for court-appointed representation of indigent respondent: legal representation

Name(s) of respondent(s): Dominique Davis (mother)

In Re: D. Harris, M. Harris, A. Mahdi (minors)

Case No(s): 13JA743, 13JA758, 16JA394

19-3556

Attorney/Payee: Michael D. Stevens, Ltd.

Presenter: Same

Fees: \$1,460.00

Service Rendered for court-appointed representation of indigent respondent: legal representation

Name(s) of respondent(s): Vincent Gonzalez (father)

In Re: L. Gonzalez, L. Gonzalez (minors)

Case No(s): 13JA1032, 18JA1033

19-3557

Attorney/Payee: Michael D. Stevens, Ltd.

Presenter: Same

Fees: \$952.50

Service Rendered for court-appointed representation of indigent respondent: legal representation

Name(s) of respondent(s): Michael DeCaprio (father)

In Re: T. Leato (minor)

Case No(s): 17JA953

19-3560

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$443.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Marion Hernandez (father)

In Re: N. Nieves (minor)

Case No(s): 16JA00993

19-3561

Attorney/Payee: Marilyn L. Burns

Presenter: Same

Fees: \$3,462.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Whitten (Father)

In Re: M. Whitehead (minor)

Case No(s): 15JA742

19-3570

Attorney/Payee: Gilbert C. Schumm

Presenter: Same

Fees: \$1,043.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Irene Branch

In Re: Wright, Darius, I. Stevens, I. Stevens (minors)

Case No(s): 17JA1121, 17JA1122, 17JA1123, 17JA1124

19-3575

Attorney/Payee: Steven Silets

Presenter: Same

Fees: \$393.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Michael Cordero (father)

In Re: A. Cordero, S. Cordero (minors)

Case No(s): 15JA1006, 17JA262

19-3577

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$762.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Fernando Flores (father)

In Re: C. Flores (minor)

Case No(s): 18JA01054

19-3578

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$400.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Indigo Lang (mother)

In Re: I. Ascencio (minor)

Case No(s): 17JA01143

19-3579

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$443.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Lewis White (father)

In Re: L. Dunning (minor)

Case No(s): 18JA00750

19-3580

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$393.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Mardria Morris (mother)

In Re: M. Morris (minor)

Case No(s): 18JA00225

19-3581

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$387.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): K. Barfield (plenary guardian)

In Re: K. Barfield-Washington (minor)

Case No(s): 18JA00500

19-3582

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$337.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Curtis Veal (father)

In Re: J. Clifton (minor)

Case No(s): 17JA00711

19-3583

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$1,125.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Garrett Vincent Witt (father)

In Re: S. Witt (minor)

Case No(s): 18JA01008

19-3584

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$953.47

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Celeste Christian (mother)

In Re: N. Warmack (minor)

Case No(s): 18JA00983

19-3585

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$613.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): A. Wheeler (minor) GAL

In Re: A. Wheeler (minor)

Case No(s): 17JA533

19-3586

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$1,395.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Aguerro, Jr. (minor) GAL

In Re: J. Aguerro, Jr. (minor)

Case No(s): 18JA719

19-3588

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$822.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Marquita Moore (mother)

In Re: M. Bailey (minor)

Case No(s): 15JA991

19-3589

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$1,075.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Anchantra Tyler (mother)

In Re: L. Washington, K. Tyler and A. Tyler-Smith (minors)

Case No(s): 15JA1205,15JA1206,15JA1207

19-3590

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$200.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): D. Steward (father)

In Re: D. Steward, D. Steward, Jr. (minors)

Case No(s): 14JA1196, 14JA1197

19-3593

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$ 225.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Salvador Nunez (father)

In Re: S. De Leon-Nunez (minor)

Case No(s): 05JA351

19-3594

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$885.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Chardonae Bostic (mother)

In Re: L. Sankey (minor)

Case No(s): 14JA829

19-3595

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$505.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): David Edwards

In Re: K. Edwards (minor)

Case No(s): 17JA616

19-3596

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$665.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Belinda Smith

In Re: G. Smith (minor)

Case No(s): 16JA1038

19-3597

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$392.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Merci McMahan

In Re: C. McCrimon, J. McCrimon, V. Williams (minors)

Case No(s): 17JA790,17JA791,17JA792

19-3598

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$515.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Robert Patterson (father)

In Re: Z. Patterson (minor)

Case No(s): 18JA173

19-3599

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$727.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): R. Teague (minor)

In Re: R. Teague (minor)

Case No(s): 08JA750

19-3619

Attorney/Payee: Dean N. Bastounes

Presenter: Same

Fees: \$625.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Shavaugn Sims (mother)

In Re: P. Sims (minor)

Case No(s): 19JA00306

19-3622

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$916.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): T. Moore, K. Barnes (minors) GAL

In Re: T. Moore, K. Barnes (minors)

Case No(s): 18JA18, 18JA19

19-3624

Attorney/Payee: Judith Hannah

Presenter: Same

Fees: \$332.22

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): A. Martinez (mother)

In Re: A. Traylor (minor)

Case No(s): 16JA629

19-3625

Attorney/Payee: Eleesha Madeline O'Neill

Presenter: Same

Fees: \$675.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Z. Smith, Z. Jackson (minors) GAL

In Re: Z. Smith, Z. Jackson (minors)

Case No(s): 17 JA0457, 17 JA0458

19-3641

Attorney/Payee: Robert A. Horwitz

Presenter: Same

Fees: \$312.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Tiffany Willis (mother)

In Re: M. Willis, D. Duffie, M. Craig (minors)

Case No(s): 16JA676, 16JA677, 16JA678

19-3647

Attorney/Payee: Paul D. Katz, Attorney at Law

Presenter: Same

Fees: \$1,737.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Anthony Dade (father)

In Re: M. Jackson (minor)

Case No(s): 18JA00999

19-3655

Attorney/Payee: Monica M. Torres

Presenter: Same

Fees: \$1,887.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Sa'Qura Heard (mother)

In Re: E. Clark (minor)

Case No(s): 19JA161

19-3656

Attorney/Payee: Steven Silets

Presenter: Same

Fees: \$1,081.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Dorian Skipper (father)

In Re: P. Skipper (minor)

Case No(s): 18JA542

19-3657

Attorney/Payee: Steven Silets

Presenter: Same

Fees: \$731.25

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Ashley Clark (mother)

In Re: E. Winston (minor)

Case No(s): 14JA1151

19-3658

Attorney/Payee: Steven Silets

Presenter: Same

Fees: \$287.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Sierra Brown (mother)

In Re: P. Johnson (minor)

Case No(s): 19JA268

19-3662

Attorney/Payee: Charles J. Aron

Presenter: Same

Fees: \$1,012.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): Tiffany Gill (mother)

In Re: J. Griggs (minor)

Case No(s): 17JA0421

19-3233

Attorney/Payee: James J. Martin Attorney at Law

Presenter: Same

Fees: \$612.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Ayala (minor)

Case No(s): 13JD30133

19-3461

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$725.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): D. Vidal (minor), Santa Arredondo (mother)

Case No(s): 14JD03494

19-3500

Attorney/Payee: Monica M. Torres

Presenter: Same

Fees: \$793.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): D. Santiago (minor), Alejandra Avila (mother)

Case No(s): 15JD1876

19-3534

Attorney/Payee: Stephen Jaffe

Presenter: Same

Fees: \$1,343.75

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): B. Doss (minor)

Case No(s): 17JD2168

19-3568

Attorney/Payee: James J. Martin Attorney at Law

Presenter: Same

Fees: \$1,550.00

Service Rendered for court-appointed legal representation of indigent respondent(s): legal representation

Name(s) of respondent(s): A. Parker (minor)

Case No(s): 17JD1972

19-3587

Attorney/Payee: Thomas O'Connell

Presenter: Same

Fees: \$440.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): D. Thompson (minor), Rolanda Harvest (mother)

Case No(s): 16JD1368

19-3606

Attorney/Payee: Brian Danloe

Presenter: Same

Fees: \$962.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): T. Wilson (minor)

Case No(s): 18JD617, 18JD639, 18JD640, 18JD641

19-3607

Attorney/Payee: Brian Danloe

Presenter: Same

Fees: \$1,262.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): M. Mairo (minor), R. Mairo (father)

Case No(s): 18JD2054

19-3610

Attorney/Payee: Brian Danloe

Presenter: Same

Fees: \$275.00

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Palafox (minor), M. O'Campo (mother)

Case No(s): 17JD2149

19-3617

Attorney/Payee: James J. Martin Attorney at Law

Presenter: Same

Fees: \$1,725.00

Service Rendered for court-appointed legal representation of indigent respondent(s): legal representation

Name(s) of respondent(s): E. Parra (minor)

Case No(s): 17JD01420

19-3645

Attorney/Payee: Monica M. Torres

Presenter: Same

Fees: \$687.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): C. Vaca Velazquez (minor), Veronica Velazquez (mother)

Case No(s): 2015JD3870

19-3648

Attorney/Payee: Paul S. Kayman

Presenter: Same

Fees: \$912.50

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): I. Sturdivant (minor), Theresa Sturdivant (mother)

In Re: Case No(s): 17JD01606

19-3663

Attorney/Payee: Charles J. Aron

Presenter: Same

Fees: \$3,180.04

Service Rendered for court-appointed representation of indigent respondent(s): legal representation

Name(s) of respondent(s): J. Mancines (minor)

Case No(s): 18JD1075

19-3684

Firm: Scharf Banks Marmor, LLC

Special State's Attorney(s): Stephanie Scharf

Case Name: Acevedo v. Dart, et al.

Case No.(s): 18 - 1128

Time period: 03/19/2019 - 03/28/2019

This Court Ordered Amount for fees and expenses: \$2,542.00

Paid to Date: \$101,712.40

Litigation Subcommittee Approval: 04/23/2019

19-3685

Firm: Scharf Banks Marmor, LLC.

Special State's Attorney(s): Stephanie Scharf

Case Name: Martenia Shyne, et al. v. Cook County, Miguel Lopez v. Thomas J. Dart, et al., Steven Cruz v. Thomas J. Dart, et al., Latoya Ruffin Stanford v. Cook County, et al

Case No.(s): 18 C 1231, 17-0733, 17-0915, 15 CH 5722

Time period: 03/01/2019 - 03/25/2019

This Court Ordered Amount for fees and expenses: \$4,714.38

Paid to Date: \$493,235.88

Litigation Subcommittee Approval: 04/23/2019

19-3688

Firm: Hinshaw & Culbertson, LLP.

Special State's Attorney(s): Steven M. Puiszis

Case Name: County of Cook v. Wells Fargo, et al.

Case No.(s): 14 C 9548

Time period: 10/03/2018 - 02/21/2019

This Court Ordered Amount for fees and expenses: \$5,381.50

Paid to Date: \$5,681.50

Litigation Subcommittee Approval: 04/23/2019 (Tab #18 - Reduced by the court by \$300.00)

19-3691

Firm: Anderson, Rasor & Partners, LLP.

Special State's Attorney(s): Anne S. Nelson

Case Name: Hernandez v. John J. Stroger, Jr. Hospital, et al.

Case No.(s): 15 L 11937

Time period: 01/01/2019 - 01/31/2019

This Court Ordered Amount for fees and expenses: \$32,485.86

Paid to Date: \$206,002.80

Litigation Subcommittee Approval: 03/19/2019

19-3692

Firm: McGuireWoods, LLP.

Special State's Attorney(s): Christina M. Egan

Case Name: Brown, et al. v. Cook County, et al., Howard, et al. v. Cook County, et al., Caloca, et al. v.

Cook County, et al., Ramos v. Cook County, et al., Falguni v. Cook County, et al.

Case No.(s): 17 C 8085, 17 C 8146, 17 C 9056, 18 C 0274, 18 C 2949

Time period: 01/01/2019 - 02/28/2019

This Court Ordered Amount for fees and expenses: \$486,216.39

Paid to Date: \$1,695,657.16

Litigation Subcommittee Approval: 04/23/2019

19-3708

Firm: Hinshaw & Culbertson, LLP.

Special State's Attorney(s): Steven M. Puiszis

Case Name: A.F. Moore v. Joseph Berrios, et al.

Case No.(s): 18 C 4888
Time period: 11/05/2018 - 02/14/2019
This Court Ordered Amount for fees and expenses: \$8,360.26
Paid to Date: \$0.00
Litigation Subcommittee Approval: 04/23/2019

19-3753

Firm: O'Connor & Battle, LLP.
Special State's Attorney(s): Kenneth M. Battle
Case Name: Gray v. City of Chicago, et al.
Case No.(s): 18 C 02624
Time period: 01/02/2019 - 02/28/2019
This Court Ordered Amount for fees and expenses: \$78,653.57
Paid to Date: \$346,442.00
Litigation Subcommittee Approval: 04/23/2019

19-3754

Firm: O'Connor & Battle, LLP.
Special State's Attorney(s): Kenneth M. Battle
Case Name: Williams v. City of Chicago, et al.
Case No.(s): 17 C 05186
Time period: 01/02/2019 - 02/28/2019
This Court Ordered Amount for fees and expenses: \$74,553.79
Paid to Date: \$267,655.63
Litigation Subcommittee Approval: 04/23/2019

19-3690

Compliance/Complaint Administrator: Susan G. Feibus
Case Name: Shakman, et al. v. Clerk of the Circuit Court of Cook County, et al.
Case No.(s): 69 C 2145
Date of This Order: 05/09/2019
Unopposed Petition Number: 2
This Court Ordered Amount of this petition: \$30,290.68
Paid to Date: \$0.00

19-3697

Compliance/Complaint Administrator: Cardelle Spangler
Case Name: Shakman, et al., v. Cook County Recorder of Deeds, et al.
Case No.(s): 69 C 2145

Date of This Order: 05/08/2019
Unopposed Petition Number: 210
This Court Ordered Amount of this petition: \$25,272.55
Paid to Date: \$2,678,168.56

19-3702

Compliance/Complaint Administrator: Susan G. Feibus
Case Name: Shakman, et al., v. Cook County Assessor, et al.
Case No.(s): 69 C 2145
Date of This Order: 05/10/2019
Unopposed Petition Number: 121
This Court Ordered Amount of this petition: \$44,297.03
Paid to Date: \$2,643,190.48

19-3759

Compliance/Complaint Administrator: Susan G. Feibus
Case Name: Shakman, et al. v. Clerk of the Circuit Court of Cook County, et al.
Case No.(s): 69 C 2145
Date of This Order: 04/08/2019
Unopposed Petition Number: 1
This Court Ordered Amount of this petition: \$43,146.60
Paid to Date: \$0.00

19-3666

Firm: Office of the Special Prosecutor
Attorney(s): Michael J. O'Rourke
Case Name: Appointment of Special Prosecutor
Case No.(s): 90 CR 3212
Date of This Order: 05/14/2019
Time period: 04/01/2019 - 05/10/2019
This Court Ordered Amount for fees and expenses: \$10,820.00
Paid to Date: \$5,979,675.13
Litigation Subcommittee Approval: N/A

19-3670

Firm: Office of the Special Prosecutor
Attorney(s): Michael J. O'Rourke
Case Name: Appointment of the Special Prosecutor
Case No.(s): 92 CR 25596

Date of This Order: 05/14/2019
Time period: 04/18/2019 - 05/10/2019
This Court Ordered Amount for fees and expenses: \$17,130.00
Paid to Date: \$5,979,675.13
Litigation Subcommittee Approval: N/A

19-3672

Firm: Office of the Special Prosecutor
Attorney(s): Michael J. O'Rourke
Case Name: Appointment of Special Prosecutor
Case No.(s): 82 CR 1211
Date of This Order: 05/02/2019
Time period: 03/04/19 - 04/23/19
This Court Ordered Amount for fees and expenses: \$2,769.00
Paid to Date: \$5,979,675.13
Litigation Subcommittee Approval: N/A

19-3673

Firm: Office of the Special Prosecutor
Attorney(s): Michael J. O'Rourke
Case Name: Appointment of Special Prosecutor
Case No.(s): 91 CR 22460, 91 CR 22152
Date of This Order: 05/02/2019
Time period: 03/09/2019 - 04/27/2019
This Court Ordered Amount for fees and expenses: \$2,446.75
Paid to Date: \$5,979,675.13
Litigation Subcommittee Approval: N/A

19-3674

Firm: Office of the Special Prosecutor
Attorney(s): Michael J. O'Rourke
Case Name: Appointment of Special Prosecutor
Case No.(s): 86 CR 4528
Date of This Order: 05/02/2019
Time period: 02/01/2019 - 04/25/2019
This Court Ordered Amount for fees and expenses: \$8,141.25
Paid to Date: \$5,979,675.13
Litigation Subcommittee Approval: N/A

19-3675

Firm: Office of the Special Prosecutor
Attorney(s): Michael J. O'Rourke
Case Name: Appointment of Special Prosecutor
Case No.(s): 90 CR 25846
Date of This Order: 05/02/2019
Time period: 03/01/2019 - 04/25/2019
This Court Ordered Amount for fees and expenses: \$17,309.00
Paid to Date: \$5,979,675.13
Litigation Subcommittee Approval: N/A

19-3446

Attorney/Payee: Gerald Niewoehner
Presenter: Same
Fees: \$200.00
Service Rendered for court-appointed representation of indigent respondent(s): legal representation
Name(s) of respondent(s): Demetrius Gray
Case No(s): 16MC22638501

The motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Court Orders be approved. The motion carried.

WORKERS' COMPENSATION CLAIMS**19-3235**

Employee: Kenneth Canada
Job Title: Correctional Officer
Department: Department of Corrections
Date of Incident: 12/07/2016
Incident/Activity: injured during altercation with detainee
Accidental Injuries: right and left hand
Petition and Order No: 17 WC 5402
Claim Amount: \$40,580.67
Attorney: Cuda Law, LLC
Date of Subcommittee Approval: 04/23/2019
Prior/pending claims: n/a

19-3302

Employee: Antoine Stewart
Job Title: Correctional Officer
Department: Department of Corrections
Date of Incident: 02/28/2017; 07/25/2018
Incident/Activity: injured in closing door; injured while breaking up a fight between detainees
Accidental Injuries: right thumb
Petition and Order No: 19 WC 00456; unfiled DOI 2/28/2017
Claim Amount: \$5,022.72
Attorney: Vasilatos Law
Date of Subcommittee Approval: n/a
Prior/pending claims: n/a

19-3310

Employee: Joseph McGough
Job Title: Police Officer
Department: Police Department
Date of Incident: 01/24/2018; 07/21/2018
Incident/Activity: injured during auto accident; injured while arresting suspect
Accidental Injuries: shoulder
Petition and Order No: 18 WC 10883
Claim Amount: \$23,719.20
Attorney: Bizzieri Law Offices LLC
Date of Subcommittee Approval: n/a
Prior/pending claims: n/a

19-3311

Employee: Michael Hickey
Job Title: Electrician
Department: Provident Hospital
Date of Incident: 03/22/2016; 12/19/2017
Incident/Activity: injured stepping off ladder; repetitive work injury
Accidental Injuries: left foot; bilateral hands
Petition and Order No: 18 WC 03679
Claim Amount: \$36,966.43
Attorney: GWC Law, Ltd.
Date of Subcommittee Approval: 04/23/2019
Prior/pending claims: n/a

19-3699

Employee: Dessire Dominguez

Job Title: Clerk

Department: Clerk of the Circuit Court

Date of Incident: 07/08/2015 and 12/06/2016

Incident/Activity: On July 8, 2015, Petitioner injured her back and neck when she was struck by another vehicle. On December 6, 2016, Petitioner injured her right pinky finger while performing an N-95 fitting test.

Accidental Injuries: Back, neck and right pinky finger

Petition and Order No: 16 WC 38791

Claim Amount: \$13,571.15

Attorney: Vrdolyak Law Group

Date of Subcommittee Approval: N/A

Prior/pending claims: N/A

19-3700

Employee: Robert Guerra

Job Title: Correctional Officer

Department: Corrections

Date of Incident: 07/04/2016; 02/08/2017; 06/06/2017 and 06/10/2017

Incident/Activity: On July 4, 2016, Petitioner injured his right knee when he was kicked multiple times by a detainee. On February 18, 2017, Petitioner injured his face when he was struck by a detainee. On June 6, 2017, Petitioner injured his head when he was struck by a detainee. On June 10, 2017, Petitioner injured his head when he was spit on and struck by a detainee.

Accidental Injuries: Right knee, face and head

Petition and Order No: 17 WC 31904, 17 WC 31905 & 17 WC 31906

Claim Amount: \$28,581.12

Attorney: Whiteside & Goldberg

Date of Subcommittee Approval: 03/19/2019

Prior/pending claims: N/A

19-3703

Employee: Albert F. Stubenvoll

Job Title: Correctional Officer

Department: Corrections

Date of Incident: 06/10/2016; 12/17/2017 and 06/11/2018

Incident/Activity: On June 10, 2016, Petitioner injured his left wrist when he fell while participating in an employment scenario-based training. On December 17, 2017, Petitioner injured his left eye and face when an inmate spit on him. On June 11, 2018, Petitioner injured his head, left thumb, and bilateral arms when he was struck by an inmate.

Accidental Injuries: Left wrist, left eye, face, head, left thumb and bilateral arms

Petition and Order No: 16 WC 29757

Claim Amount: \$34,917.22

Attorney: Law Office of John J. Placek

Date of Subcommittee Approval: 03/19/2019

Prior/pending claims: 10/18/2004 (\$24,555.00)

19-3761

Employee: Kevin Walker

Job Title: Rapid Response Team Specialist

Department: Juvenile Temporary Detention Center

Date of Incident: 05/17/2017 and 07/07/2017

Incident/Activity: Petitioner was restraining a combative resident when he injured his left knee. Petitioner was running to assist in breaking up a disturbance when he injured his right leg.

Accidental Injuries: Left knee and right leg

Petition and Order No: 17 WC 034479

Claim Amount: \$24,500.00

Attorney: Ankin Law Offices, LLC

Date of Subcommittee Approval: N/A

Prior/pending claims: None

19-3764

Employee: Frank Ori

Job Title: Youth Development Specialist

Department: Juvenile Temporary Detention Center

Date of Incident: 02/01/2011

Incident/Activity: Petitioner injured his left elbow and neck while restraining juveniles from fighting

Accidental Injuries: Left elbow and neck

Petition and Order No: 11 WC 35532

Claim Amount: \$125,000.00

Attorney: Anthony J May of Law Office of Anthony J. May

Date of Subcommittee Approval: 07/23/2018

Prior/pending claims: None

19-3765

Employee: Ann Marie Alberto

Job Title: Correctional Officer

Department: Department of Corrections

Date of Incident: 02/26/2018

Incident/Activity: Petitioner injured her back and right shoulder while attempting to separate two fighting detainees.

Accidental Injuries: Back and right shoulder

Petition and Order No: 18 WC 08693

Claim Amount: \$13,836.20

Attorney: Mathias Gill of The Gill Law Firm

Date of Subcommittee Approval: N/A

Prior/pending claims: None

19-3766

Employee: James Salemi

Job Title: Laborer

Department: Highways Department

Date of Incident: 02/22/2013

Incident/Activity: Petitioner injured his head, neck, and left leg in a work related altercation with another employee.

Accidental Injuries: Head, neck, left leg

Petition and Order No: 13 WC 09693

Claim Amount: \$12,496.12

Attorney: James Marszalek of Marszalek and Marszalek

Date of Subcommittee Approval: N/A

Prior/pending claims: 06/04/1997 (\$13,174.69)

The motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Workers' Compensation Claims be approved. The motion carried.

PROPOSED SETTLEMENTS

19-3562

Case: Riley, Steven v Dart et al.

Case No: 18 C 8275
Settlement Amount: \$6,000.00
Department: 4240-Cermak Health Services
Payable to: Steven Riley and Thomas G. Morrissey, Ltd, his attorney
Litigation Subcommittee Approval: N/A
Subject matter: an allegation of a civil rights violation

19-3564

Case: Gonzales, Daniel Gonzales v Dart et al.
Case No: 18 C 8078
Settlement Amount: \$8,000.00
Department: 4240-Cermak Health Services of Cook County
Payable to: Daniel Gonzalez and Thomas G. Morrissey, Ltd, his attorney
Litigation Subcommittee Approval: N/A
Subject matter: an allegation of a civil rights violation

19-3566

Case: Edwards, Demond v Thomas Dart et al.
Case No: 18 C 8077
Settlement Amount: \$6,500.00
Department: 4240-Cermak Health Services of Cook County
Payable to: Demond Edwards and Thomas G. Morrissey, Ltd., his attorney
Litigation Subcommittee Approval: N/A
Subject matter: an allegation of a civil rights violation

19-3567

Case: Margaret Combs v Sheriff of Cook County
Case No: 17 L 3173
Settlement Amount: \$165,000.00
Department: 1231-Police Department
Payable to: Margaret Combs and Coplan & Crane, Ltd
Litigation Subcommittee Approval: 02/18/2019
Subject matter: an allegation of automobile negligence

19-3623

Case: State Farm a/s/o Bellocchio v Anthony Harris and County
Case No: 19 M1 11886
Settlement Amount: \$5,343.28
Department: 1335-Clerk of the Circuit Court
Payable to: State Farm Insurance and James O'Dea

Litigation Subcommittee Approval: N/A
Subject matter: an allegation of automobile liability

The motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Proposed Settlements be approved. The motion carried.

**19-3363
RESOLUTION**

**Sponsored by
THE HONORABLE TONI PRECKWINKLE, PRESIDENT,
OF THE COOK COUNTY COMMISSIONERS**

**TO SECURE AN ALLOCATION OF VOLUME CAP AND RELATED PRIVATE ACTIVITY
FINANCING AUTHORITY**

WHEREAS, the Federal Tax Reform Act of 1986, as amended, imposes a limit on the aggregate amount of tax exempt private activity financing authority, also known as “volume cap”, that can be authorized by a State; and

WHEREAS, the State of Illinois has adopted procedures for the allocation of volume cap pursuant to the Illinois Private Activity Bond Allocation Act, 30ILCS 345, also known as the “Illinois Allocation Act”; and

WHEREAS, the Governor’s Office is the entity charged with authority to allocate volume cap among the political subdivisions within the State of Illinois; and

WHEREAS, the current limit on the aggregate amount of volume cap that a State can issue, adjusted for inflation for calendar year 2019, is \$105.00 multiplied by the State’s population; and

WHEREAS, the current limit on the aggregate amount of volume cap that the State of Illinois can issue, adjusted for inflation for calendar year 2019, is \$105.00 multiplied by the State’s population of 12,802,023 which equals \$1,344,212,415.00; and

WHEREAS, the current limit on the aggregate amount of volume cap that the State of Illinois can issue to Home Rule units is \$856,024,470.00; and

WHEREAS, Cook County is a Home Rule unit pursuant to Article VII, Section 6 of the Illinois State Constitution; and

WHEREAS, Cook County, as a Home Rule county, may be allocated an amount of volume cap equal to \$105.00 multiplied by the population of its unincorporated area that is approximately 103,694 which equals \$10,887,870; and

WHEREAS, Cook County, may secure its volume cap allocation and related bonding and other finance authority via a formal request to the State beginning on the first business day on or after June 1, 2019; and

WHEREAS, said requests will be processed by the State on a first come, first served basis; and

WHEREAS, a Resolution from the Cook County Board of Commissioners is required to secure and request said allocation and authority.

NOW, THEREFORE, BE IT RESOLVED, that the President and Board of Commissioners supports this initiative to secure volume cap for future financing of affordable housing developments and economic development initiatives in suburban Cook County; and

BE IT FURTHER RESOLVED, that the President and the Board of Commissioners seeks to secure the relevant volume cap and related bonding and other finance authority as available; and

BE IT FURTHER RESOLVED, that the President and the Board of Commissioners authorizes the Chief Financial Officer, the Bureau Chief of Economic Development, or their designees to execute, on behalf of the County of Cook, any and all documents necessary to implement this Resolution vis à vis the State of Illinois in accordance with specified instructions and deadlines; and

BE IT FURTHER RESOLVED, that the President and Board of Commissioners confirms and agrees that upon receipt of State approval, the County will (1) use the volume cap only within its jurisdiction, (2) comply with all applicable Federal, State, and Local rules and requirements, (3) prepare and submit related reports to the State as required and (4) will not transfer or reallocate this allocation to any other Home Rule or non-Home Rule jurisdiction; and

BE IT FURTHER RESOLVED, this Resolution shall be effective as of the date of its adoption

Approved and adopted this 6th of June 2019.

TONI PRECKWINKLE, President
Cook County Board of Commissioners

Attest: KAREN A. YARBROUGH, County Clerk

A motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Resolution be approved. The motion carried.

**19-2843
ORDINANCE AMENDMENT**

**Sponsored by
THE HONORABLE TONI PRECKWINKLE,
PRESIDENT OF THE COOK COUNTY BOARD OF COMMISSIONERS**

**AN ORDINANCE ESTABLISHING CIVIL FEES AND CRIMINAL AND
TRAFFIC ASSESSMENTS TO BE COLLECTED BY THE
CLERK OF THE CIRCUIT COURT COOK COUNTY**

WHEREAS, Chapter 18 Courts, Article II, of the Cook County Code of Ordinances, sets forth the fees authorized by the Cook County Board of Commissioners to be assessed in civil and criminal cases in Cook County; and

WHEREAS, Public Acts 100-987, 100-1161, and 100-994, commonly and collectively known as the Criminal and Traffic Assessment Act, were approved by the 100th General Assembly of the Illinois State Legislature and signed into law by the Governor of the state of Illinois; and

WHEREAS, The Criminal and Traffic Assessment Act represents a complete restructuring of the criminal, traffic and civil fees in the circuit courts throughout the State of Illinois; the purpose of the legislation was to consolidate fees into unified schedules throughout the State of Illinois; and

WHEREAS, effective July 1, 2019, Section 27.1b of the Clerks of Courts Act, 705 ILCS 105/27.1b, establishes the fees to be assessed in all counties in the State of Illinois by the Clerks of the Circuit Courts for the filing of pleadings and for other services provided by the Clerks of Courts in civil cases; and

WHEREAS, Section 27.1b of the Clerks of Courts Act creates four schedules for civil filing fees, creates three schedules for civil appearance fees, and establishes various other fees that Clerks of the Circuit Courts are authorized to assess in civil cases; and

WHEREAS, Section 27.1b provides that, unless otherwise specified, the amount of the fees shall be determined by ordinance or resolution of the county board and remitted to the county Treasurer to be used for purposes related to the operation of the court system in the county; and

WHEREAS, effective July 1, 2019, the Criminal and Traffic Assessment Act, 705 ILCS 135 *et seq.*, establishes minimum fines and assessments to be charged in criminal and traffic cases by the Clerks of the Circuit Courts in all counties in the State of Illinois; and

WHEREAS, Sections 15-5 through 15-65 of the Criminal and Traffic Assessment Act establish thirteen (13) assessment schedules for criminal, traffic, conservation and non-traffic offenses, and for each schedule the County's portion of the assessment is specifically listed; and

WHEREAS, Sections 15-5 through 15-65 direct the disbursement of assessment amounts to specific County Funds, if those Funds are in existence; otherwise, pursuant to Sections 15-5 through 15-65 of the Act, the amounts designated for Funds that are not in existence shall be placed in the County's General Fund for purposes related to operation of the court system in the County.

NOW, THEREFORE, BE IT ORDAINED, by the Cook County Board for the County of Cook, that Chapter 18 Courts, Article II, Sec. 18-31 and Sect 18-43 of the Cook County Code are hereby amended; Sec. 18-32-38 and Sec. 18-40-42 and Sec. 18-44 of the Cook County Code are hereby repealed and Sec. 18-45 through Sec. 18-47 are hereby added to the Cook County Code of Ordinances.

BE IT FURTHER ORDAINED, by the Cook County Board for the County of Cook, Illinois, that Chapter 32, Fees, Sec. 32-1 of the Cook County Code is hereby amended as follows:

Sec. 18-31. - Statutory fees and assessments.

(a) Duty to collect statutory fees and assessments. Except as herein exempted, the Clerk of the Circuit Court of the County shall collect the fees and assessments authorized by ~~705 ILCS 105/27.2, 105/27.2a.~~ 705 ILCS 105/27.1b.

Pursuant to 705 ILCS 105/27.1b and Public Act 100-994, units of local government and school districts in the County shall not be required to pay fees and assessments under this Section in advance and the Clerk of the Circuit Court of the County shall instead send an itemized bill to the unit of local government or school district, within 30 days of the fee being incurred, and the unit of local government or school district shall be allowed at least 30 days from the date of the itemized bill to pay; these payments shall be disbursed by the Clerk of the Circuit Court of the County on a monthly basis, pursuant to 705 ILCS 105/27.1b and Public Act 100-994.

Any amount herein retained by the Clerk of the Circuit Court of the County or remitted to the County Treasurer shall be subject to appropriation by the County Board. 705 ILCS 105/27.1b.

(b) Exemption for County officials, departments and agencies. The Clerk of the Circuit Court of the County shall not collect the fees authorized by ~~705 ILCS 105/27.2, 105/27.2a~~ 705 ILCS 105/27.1b for any services provided to or on behalf of the County, its officials, departments or agencies for official purposes. Any County official, department or agency requesting services from the Clerk of the Circuit Court pursuant to this provision shall be required to indicate that the request is made for "OFFICIAL PURPOSES." The Clerk of the Circuit Court shall establish and keep a record of the fee exempt services rendered to each County official, department or agency. Such records shall be available on request, to the Chief Financial Officer of the County.

(c) Funds. Pursuant to 705 ILCS 135/10-5(b), the County Treasurer may create the following Funds:

1. Court Automation Fund

- i. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 105/27.1b and 705 ILCS 135/10-5(d)(1), specifically, the Court Automation Fund is to defray the expense, borne by the County, of establishing and maintaining automated record keeping systems in the Office of the Clerk of the Circuit Court. The money shall be remitted monthly by the Clerk of the Circuit Court to the County Treasurer and identified as Funds for the Circuit Court Clerk. The Fund shall be audited by the County Auditor, and the County Board shall make expenditures from the Fund for payment of any costs related to the automation of court records, including hardware, software, research and development costs related to the automation of court records including hardware, software, research and development costs, and personnel costs related to the foregoing, provided that the expenditure is approved by the Clerk of the Circuit

Court and by the Chief Judge of the Circuit Court or his or her designee. 705 ILCS 135/10-5(d)(1).

2. Document Storage Fund

- i. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 135/10-5(d)(2) et seq. (Funds), specifically, the Document Storage Fund is to defray the expense, borne by the County of establishing and maintaining a document storage system and converting the records of the Clerk of the Circuit Court to electronic or micrographic storage. The money shall be remitted monthly by the Clerk of the Circuit Court to the County Treasurer and identified as funds for the Clerk of the Circuit Court of the County. The Fund shall be audited by the County Auditor, and the County Board shall make expenditure from the Document Storage Fund in payment of any cost related to the storage of court records, including hardware, software, research and development costs, and personnel costs related to the foregoing, provided that the expenditure is approved by the Clerk of the Circuit Court of the County. 705 ILCS 135/10-5(d)(2).

3. Circuit Clerk Operations and Administration Fund

- i. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 135/10-5(d)(3) et seq. (Funds), specifically, the Circuit Clerk Operations and Administration Fund may be used to defray the expenses incurred for collection and disbursement of the various assessment schedules. The money shall be remitted monthly by the Clerk of the Circuit Court of Cook County to the County Treasurer and identified as Funds for the Clerk of the Circuit Court of Cook County. 705 ILCS 135/10-5(d)(3).

4. State's Attorney Records Automation Fund

- i. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 135/10-5(d)(4) et seq. (Funds), specifically, the State's Attorney Records Automation Fund is to defray the expense of establishing and maintaining automated record keeping systems in the Cook County State's Attorney's Office. The money shall be remitted monthly by the Clerk of the Circuit Court of Cook County to the County Treasurer for deposit into the State's Attorney Records Automation Fund. Expenditures from this Fund may be made by the Cook County State's Attorney for hardware, software, and research and development related to automated record keeping systems. 705 ILCS 135/10-5(d)(4).

5. Public Defender Records Automation Fund

- i. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 135/10-5(d)(5) et seq. (Funds), specifically, the Public Defender's

Records Automation Fund is to defray the expense of establishing and maintaining automated record keeping systems in the Office of the Cook County Public Defender. The money shall be remitted monthly by the Clerk of the Circuit Court of Cook County to the County Treasurer for deposit into the Public Defender's Records Automation Fund. Expenditures from this Fund may be made by the Cook County Public Defender for hardware, software, and research and development related to automated record keeping systems. 705 ILCS 135/10-5(d)(5).

6. Circuit Court Clerk Electronic Citation Fund

- i. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 135/10-5(d)(9)et seq. (Funds), specifically, the Circuit Court Clerk Electronic Citation Fund shall have the Clerk of the Circuit Court of Cook County as the custodian, ex officio, of the Fund and shall be used to perform the duties required by the Office of the Clerk of the Circuit Court of Cook County for establishing and maintaining electronic citations. The Fund shall be audited by the County Auditor. 705 ILCS 135/10-5(d)(9).

7. Child Advocacy Center Fund

- i. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 135/10-5(d)(16)et seq. (Funds), specifically, the Child Advocacy Center Fund is specifically for the operation and administration of the Children's Advocacy Center, from which the county board shall make grants to support the activities and services of the Children's Advocacy Center within the County. 705 ILCS 135/10-5(d)(16).

If the County has not instituted, and does not institute a program that uses the particular Funds stated herein, the County Treasurer does not need to create the Fund and may instead deposit the money intended for the Fund into the General Fund of the County for use in financing the court system. 705 ILCS 135/10-5(b).

~~Sec. 18-32. – Court security services fee. (Repealed 55 ILCS 5/5-1103)~~

~~(a) Short title. This section shall be known and may be cited as the Cook County Court Services Fee Ordinance.~~

~~(b) Title. The fee herein imposed is in addition to all other fees or taxes imposed by the County, the State or any municipal corporation or political subdivision thereof.~~

~~(c) Fees imposed. A court services fee as set out in Section 32-1 shall be:~~

- ~~(1) — Paid in civil cases by each party at the time of filing the first pleading, paper or other appearance; provided that no additional fee shall be required if more than one party is represented in a single pleading, paper or other appearance.—~~
- ~~(2) — Assessed in criminal, local ordinance, County ordinance, traffic, criminal domestic violence, and conservation cases against the defendant upon entering a plea of guilty, stipulation of facts or findings of guilty, resulting in a judgment of conviction, or order of supervision, or sentence of probation without entry of judgment pursuant to 720 ILCS 550/10 (Cannabis Control Act — penalties for first offenders); 720 ILCS 570/410 (Controlled Substance Act — penalties for first offenders); 720 ILCS 646/70 (Methamphetamine Control and Community Protection Act — penalties for first offenders); 720 ILCS 5/12 4.3 (aggravated battery of a child); 20 ILCS 301/40 10 (Alcoholism and Other Drug Abuse and Dependency Act); or Section 10 of the Steroid Control Act, former Illinois Revised Statutes, ch. 56 1/2, par. 2310 (repealed). No court services fees shall be imposed or collected, however, in traffic, conservation, and ordinance cases in which fines are paid without a court appearance.—~~

~~(d) Collection. The fees shall be collected in the manner in which all other court fees or costs are collected and shall be deposited into the County General Fund for payment solely of costs incurred by the Sheriff in providing court security or for any other court services deemed necessary by the Sheriff to provide for court security.—~~

~~Sec. 18-33. — Court automation fee imposed. (Repealed 705 ILCS 105/27.3a)~~

~~(a) Definitions. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 105/27.3a, et seq. (fees for automated record keeping).—~~

~~(b) Imposed.—~~

~~(1) — In accordance with the provisions set forth in 705 ILCS 105/27.3a et seq. (fees for automated record keeping), a court automation fee is hereby imposed in the County. The Clerk of the Circuit Court of the County shall charge and collect a court automation fee as set out in Section 32-1 from each party in all civil cases and by the defendant in any felony, traffic misdemeanor, municipal ordinance, or conservation case upon a judgment of guilty or grant of supervision, provided that the record keeping system which processes the case category for which the fee is charged is automated or has been approved for automation by the County Board.—~~

~~(2) — Such fee shall be paid at the time of filing the first pleading, for all civil cases, paper or other appearance filed by each party. No additional fee shall be required if more than one party is presented in a single pleading, paper or other appearance.—~~

~~(c) Collection and enforcement.—~~

- (1) ~~In accordance with the provisions set forth in 705 ILCS 105/27.3a et seq., such court automation fee shall be charged and collected by the Clerk of the Circuit Court. Such fee shall be collected in the manner in which all other fees or costs are collected.~~
- (2) ~~This fee shall be in addition to all other fees and charges of such Clerk, and assessable as costs, and shall be remitted monthly by such Clerk to the County Treasurer, to be retained in a special Fund designated as the court automation Fund. The Fund shall be audited by the County Auditor, and the Board shall make expenditure from the Fund in payment of any cost related to the automation of court records, including hardware, software, research and development costs and personnel related thereto, provided that the expenditure is approved by the Clerk of the Circuit Court and by the Chief Judge of the Circuit Court or designate.~~
- (3) ~~This fee shall not be charged in any matter coming to any such Clerk on change of venue, nor in any proceeding to review the decision of any administrative officer, agency or body. The Clerk of the Circuit Court shall not collect the fees herein authorized from any official, department or agency of County Government where the services provided by the Clerk of the Circuit Court are for official purposes. Any County official, department or agency requesting services from the Clerk of the Circuit Court pursuant to this provision shall be required to indicate that the request is made for "Official Purposes". The Clerk of the Circuit Court shall establish and keep a record of the fee exempt services rendered to each County official, department or agency. Such records shall be available on request, to the Chief Financial Officer of the County.~~

~~Sec. 18-34. Court Clerk document storage fee. (Repealed 705 ILCS 105/27.3c)~~

~~(a) Generally. In accordance with the provisions set forth in 705 ILCS 105/27.3c et seq. (document storage system), a document storage fee is hereby imposed in the County. The Clerk of the Circuit Court of the County shall charge and collect a document storage fee as set out in Section 32-1 from each party in all civil cases and by the defendant in any felony, traffic misdemeanor, municipal ordinance, or conservation case upon a judgment of guilty or grant of supervision, provided that the record keeping system which processes the case category for which the fee is charged is automated or has been approved for automation by the County Board. Such fee shall be paid at the time of filing the first pleading, paper or other appearance filed by each party. No additional fee shall be required if more than one party is presented in a single pleading, paper or other appearance.~~

~~(b) Definitions. Except where the context otherwise requires, the terms, words and/or phrases used in this section shall be ascribed the same meaning as those terms defined or used by 705 ILCS 105/27.3c et seq. (document storage system).~~

~~(c) Collection and enforcement. In accordance with the provisions set forth in 705 ILCS 105/27.3c et seq. (document storage system), such document storage fee shall be charged and collected by the Clerk of the Circuit Court. Such fee shall be collected in the manner in which all other fees or costs are collected. (This fee shall be in addition to all other fees and charges of such Clerk, and assessable as costs, and shall be remitted monthly by such Clerk to the County Treasurer to be retained in a special Fund designated as the "Document Storage Fund." The Fund shall be audited by the County Auditor and the Board shall make expenditure from the Fund in payment of any cost related to the automation of court records, including~~

hardware, software, research and development costs and personnel related thereto, provided that the expenditure is approved by the Clerk of the Circuit Court. This fee shall not be charged in any matter coming to any such Clerk on change of venue, nor in any proceeding to review the decision of any administrative officer, agency or body. The Clerk of the Circuit Court shall not collect the fees herein authorized from any official, department or agency of County Government where the services provided by the Clerk of the Circuit Court are for official purposes. Any County official, department or agency requesting services from the Clerk of the Circuit Court pursuant to this provision shall be required to indicate that the request is made for "Official Purposes." The Clerk of the Circuit Court shall establish and keep a record of the fee exempt services rendered to each County official, department or agency. Such records shall be available on request, to the Chief Financial Officer of the County.

Sec. 18-35. ~~Court system. A court system fee as set out in Section 32-1 shall be: (Repealed 55 ILCS 5/5-1101)~~

(a) ~~Assessed against the defendant and added to all fines imposed for traffic violation of the Illinois Vehicle Code (625 ILCS 5/1-100 et seq.), other than 625 ILCS 5/11-501 (driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof), or violations of similar provisions contained in County or municipal ordinances committed in the County, and a fee as set out in Section 32-1 to be added to all fines imposed for violation of 625 ILCS 5/11-501 (driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof), or a violation of a similar provision contained in County or municipal ordinances committed in the County. The proceeds of such fees shall be used to finance the court system of the County.~~

(b) ~~Assessed against the defendant on a judgment of guilty or a grant of supervision under 730 ILCS 5/5-9-1 (Unified Code of Corrections) for a felony, Class A misdemeanor, Class B misdemeanor, Class C misdemeanor, petty offense, and for a business offense. The proceeds of such fees shall be used to finance the court system of the County.~~

(c) ~~Assessed against the defendant and added to all fines imposed for the second or subsequent violations of 625 ILCS 5/11-501 (driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof), or violations of similar provisions contained in county or municipal ordinances committed in the county. The proceeds of this fee shall be placed in the County General Fund and used to finance education programs related to driving under the influence of alcohol or drugs.~~

(d) ~~The fee shall be in addition to all other fines and charges assessed by the Circuit Court of the County and shall be remitted by the Clerk of the Circuit Court of the County to the County Treasurer for deposit.~~

Sec. 18-36. ~~Fee to finance Mental Health Court. (Repealed 55 ILCS 5/5-1101)~~

~~The Clerk of the Circuit Court of the County is authorized to collect a \$10.00 fee to be paid by the defendant on a judgment of guilty or a grant of supervision under Section 5-9-1 of the Unified Code of Corrections. Such fee is to be placed in the county General Fund and used to finance the County Mental Health Court.~~

Sec. 18-37. ~~Fee to finance Peer or Teen Court. (Repealed 55 ILCS 5/5-1101)~~

~~(a) The Clerk of the Circuit Court of the County shall collect a mandatory fee as set out in Section 32-1 to be assessed as provided in this section. Assessments collected by the Clerk of the Circuit Court of the County pursuant to this section must be deposited into an account specifically for the operation and administration of a teen court, peer court, peer jury, youth court, or other youth diversion program. The Clerk of the Circuit Court of Cook County shall collect such fees and must remit the fees to the Teen Court, Peer Court, Peer Jury, Youth Court, or other youth diversion program monthly, less five percent, which is to be retained as fee income to the Office of the Clerk of the Circuit Court of the County.~~

~~(b) The fees are to be paid as follows: A fee as set out in Section 32-1 to be paid by the defendant on a judgment of guilty or grant of supervision under Section 5-9-1 of the Unified Code of Corrections for a felony; for a Class A, Class B or Class C misdemeanor; for a petty offense; and for a business offense.~~

~~Sec. 18-38. Drug court fee. (Repealed 55 ILCS 5/5-1101)~~

~~Beginning on December 1, 2006, the Clerk of the Circuit Court of Cook County shall collect a mandatory fee of \$5.00 to be assessed as provided in this section. Assessments collected by the Clerk of the Circuit Court of Cook County pursuant to this section must be deposited into an account specifically for the operation and administration of the Drug Court. The Clerk of the Circuit Court of Cook County shall collect such fees and must remit the fees to the Drug Court, less five percent, which is to be retained as fee income to the Office of the Clerk of the Circuit Court of Cook County. The fees are to be paid as follows:~~

- ~~(1) — A fee of \$5.00 paid by the defendant on a judgment of guilty or grant of supervision for violation of the Illinois Vehicle Code or violations of similar provisions contained in County or municipal ordinances committed in the County; or~~
- ~~(2) — A fee of \$5.00 paid by the defendant on a judgment of guilty or grant of supervision under Section 5-9-1 of the Unified Code of Corrections for a felony; for a Class A, Class B or Class C misdemeanor; for a petty offense; and for a business offense.~~
- ~~(3) — The Clerk of the Circuit Court shall deposit the five percent retained under this section into the Circuit Court Clerk Operation and Administration Fund to be used to defray the costs of collection and disbursement of the drug court fee.~~

~~Sec. 18-40. Peer Court Special Revenue Fund. (Repealed 55 ILCS 5/5-1101)~~

~~Beginning on or before December 1, 2006, the Comptroller shall create a special revenue Fund to be entitled, "The Peer Court Special Revenue Fund." The Circuit Court Clerk of Cook County shall deposit the fees generated from Chapter 18, Section 18-37, into such Fund which shall only be disbursed by appropriation of the County Board to appropriate entities for the operation and administration of a teen court, peer court, peer jury, youth court or other youth diversion program within Cook County. The Judicial Advisory Council shall be responsible for the disbursement of the Funds to appropriate programs as grants subject to approval by the Board within Cook County on an annual basis.~~

~~Sec. 18-41. Children's Advocacy Center fee. (Repealed 55 ILCS 5/5-1101)~~

~~Beginning on January 1, 2008, the Clerk of the Circuit Court of Cook County shall collect a mandatory fee of \$30.00 to be assessed as provided in this section. Assessments shall be collected by the Clerk of the Circuit Court and must be deposited into an account specifically for the operation and administration of Children's Advocacy Centers within Cook County. The fee is to be paid as follows:-~~

- ~~(1) — The fee shall be paid by the defendant in criminal cases on a judgment of guilty or a grant of supervision under Section 5-9-1 of the Unified Code of Corrections (730 ILCS 5) for a felony; for a Class A, Class B, or Class C misdemeanor; for a petty offense; and for a business offense, but excluding any minor traffic violations under such section.-~~

~~This Ordinance shall not supersede any other Ordinance enacted by the Cook County Board of Commissioners, which establishes and sets fees to be charged for other services not previously listed and provided by the Cook County Circuit Court Clerk.-~~

~~Sec. 18-42. - Children's Waiting Room fee. (Repealed 705 ILCS 105/27.7)~~

~~Beginning on or before February 1, 2009, the Comptroller shall create a special revenue Fund to be entitled, "The Children's Waiting Room Fund." Beginning on February 1, 2009, the Clerk of the Circuit Court of Cook County shall collect a mandatory fee of \$10.00 to be assessed as provided in this section. Assessments shall be collected by the Clerk of the Circuit Court and must be remitted monthly by the Clerk to the County Treasurer, to be retained by the Treasurer in the Children's Waiting Room Fund. Expenditure from the Fund shall be made by the County Board in payment of any cost related to the establishment and maintenance of Children's Waiting Rooms, including personnel, heat, light, telephone, security, rental of space, or any other item in connection with the operation of a Children's Waiting Room. The fee is to be paid as follows:-~~

- ~~(1) — The fee shall be paid at the time of filing the first pleading, paper, or other appearance filed by each party in all civil cases.-~~
- ~~(2) — No additional fee shall be required if more than one party is presented in a single pleading, paper, or other appearance.-~~
- ~~(3) — The fee shall not be charged in any matter coming to the Clerk on a change of venue, nor in any proceeding to review the decision of any administrative officer, agency, or body.-~~

~~This Ordinance shall not supersede any other Ordinance enacted by the Cook County Board of Commissioners, which establishes and sets fees to be charged for other services not previously listed and provided by the Cook County Circuit Court Clerk.-~~

~~Sec. 18-43. - Special rRevenue Funds. for the collection and disbursement of fees.~~

~~(a) A Special Revenue Fund for the Financing of the Mental Health Court. Upon the passage of this Ordinance, the Comptroller shall create a special revenue Fund to be entitled, "The Mental Health Special Revenue Fund." The Circuit Court Clerk of Cook County shall transmit the fees generated from Chapter 18, Section 18-36, to the Treasurer for deposit into such Fund which shall only be disbursed to appropriate entities for the operation and administration of a mental health court program within Cook County, in accordance with the terms set forth in Section 18-36.~~

(b) A Special Revenue Fund for the Financing of the Peer or Teen Court. Upon passage of this Ordinance, the Comptroller shall create a special revenue Fund to be entitled, "The Peer Court Special Revenue Fund." ~~The Circuit Court Clerk of Cook County shall transmit the fees generated from Chapter 18, Section 18-37, to the Treasurer for deposit into such Fund which shall only be disbursed by appropriation of the County Board to appropriate entities for the operation and administration of a teen court, peer court, peer jury, youth court or other youth diversion program within Cook County.~~ The Judicial Advisory Committee shall be responsible for the disbursement of the Funds to appropriate programs as grants subject to approval by the Board within Cook County on an annual basis.

(c) A Special Revenue Fund for the Financing of the Drug Court. Upon passage of this Ordinance, the Comptroller shall create a special revenue Fund to be entitled, "The Drug Court Special Revenue Fund." ~~The Circuit Court Clerk of Cook County shall transmit the fees generated from Chapter 18, Section 18-38, to the Treasurer for deposit into such Fund which shall only be disbursed to appropriate entities for the operation and administration of a drug court program within Cook County, in accordance with the terms set forth in Section 18-38.~~

(d) A Special Revenue Fund for the Financing of the Children's Waiting Room Fee. Upon passage of this Ordinance, the Comptroller shall create a special revenue Fund to be entitled, "The Children's Waiting Room Revenue Fund." ~~The Circuit Court Clerk of Cook County shall transmit the fees generated from Chapter 18, Section 18-41, to the Treasurer for deposit into such Fund which shall only be disbursed to appropriate entities for the operation and administration of the Children's Waiting Rooms within Cook County, in accordance with the terms set forth in Section 18-41.~~

~~Sec. 18-44. – Circuit Court Clerk electronic citation fee. (Repealed 705 ILCS 105/27.3e)~~

~~The Cook County Board of Commissioners does hereby elect not to opt out of collection of the Electronic Citation Fee as authorized by 705 ILCS 105/27.3e (PA 096-1210). If any County opts out, then the Clerk of the Circuit Court is required to remit the full mandatory fee to the State.~~

~~Beginning on or before January 1, 2011, the Comptroller shall create a special revenue Fund to be entitled, "The Circuit Court Clerk Electronic Citation Fund." Beginning on January 1, 2011, Public Act 096-1210 requires the Clerk of the Circuit Court of Cook County to collect a mandatory fee of \$5.00 to be assessed for Electronic Citations. Assessments shall be collected by the Clerk of the Circuit Court and remitted as required by law with 60 percent of the fee to be deposited by the Clerk of the Circuit Court into the Circuit Court Clerk Electronic Citation Fund and 40 percent to the arresting police departments to defray expenses related to the establishment and maintenance of electronic citations. The Fund shall be audited by the County's Auditor.~~

~~The fee is to be paid by the defendant in any traffic, misdemeanor, municipal ordinance, or conservation case upon a judgment of guilty or grant of supervision.~~

~~This Ordinance shall not supersede any other Ordinance enacted by the Cook County Board of Commissioners, which establishes and sets fees to be charged for other services not previously listed and provided by the Cook County Circuit Court Clerk.~~

Sec. 18 – 45. Civil Fees and Criminal Assessments.

Civil fees and criminal assessments shall meet the requirements of Section 27.1b of the Clerks of Courts Act, 705 ILCS 105/27.1b, and the Criminal and Traffic Assessment Act, 705 ILCS 105/135 et seq.

Sec. 18 –46.Civil Fees and Assessments.

(a)Fees and assessments in civil matters shall be assessed and distributed as set forth herein, in compliance with Section 27.1b of the Clerks of Courts Act, 705 ILCS 105/27.1b.

(b)The fees for filing a complaint, petition or other pleading initiating a civil action shall be as set forth in the schedules below in accordance with case categories established by the Illinois Supreme Court:

1. SCHEDULE 1: \$366.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$190 through December 21, 2021 and \$184 on and after January 1, 2022, to be disbursed as follows:
 - a. \$55.00 to be retained by the Clerk of the Circuit Court and deposited as follows:
 - (1) Court Automation Fund - \$25.00
 - (2) Court Document Storage Fund - \$25.00
 - (3) Circuit Court Clerk Operation and Administrative Fund - \$5.00
 - b. \$21.00 to be remitted to the State Treasurer and deposited as follows:
 - (1) Mandatory Arbitration Fund - \$10.00
 - (2) Access to Justice Fund - \$2.00
 - (3) Supreme Court Special Purposes Fund - \$9.00
 - c. \$290.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$114 through December 21, 2021 and \$108 on and after January 1, 2022, to be remitted to the County Treasurer.
2. SCHEDULE 2: \$357.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$190 through December 21, 2021 and \$184 on and after January 1, 2022, to be disbursed as follows:
 - a. \$55.00 to be retained by the Clerk of the Circuit Court and deposited as follows:
 - (1) Court Automation Fund - \$25.00

- (2) Court Document Storage Fund - \$25.00
 - (3) Circuit Court Clerk Operation and Administrative Fund - \$5.00
 - b. \$21.00 to be remitted to the State Treasurer and distributed as follows:
 - (1) Mandatory Arbitration Fund - \$10.00
 - (2) Access to Justice Fund - \$2.00
 - (3) Supreme Court Special Purposes Fund - \$9.00
 - c. \$281.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$114 through December 21, 2021 and \$108 on and after January 1, 2022, to be remitted to the County Treasurer.
- 3. SCHEDULE 3: \$265.00 , except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$190 through December 21, 2021 and \$184 on and after January 1, 2022, to be disbursed as follows:
 - a. \$55.00 to be retained by the Clerk of the Circuit Court and deposited as follows:
 - (1) Court Automation Fund - \$25.00
 - (2) Court Document Storage Fund - \$25.00
 - (3) Circuit Court Clerk Operation and Administrative Fund - \$5.00
 - b. \$11.00 to be remitted to the State Treasurer and distributed as follows:
 - (1) Access to Justice Fund - \$2.00
 - (2) Supreme Court Special Purposes Fund - \$9.00
 - c. \$199.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$114 through December 21, 2021 and \$108 on and after January 1, 2022, to be remitted to the County Treasurer.
- 4. SCHEDULE 4: \$0.00

(c)The fees for filing an appearance in a civil action shall be as set forth in the applicable schedule under this subsection in accordance with case categories established by the Illinois Supreme Court:

1. SCHEDULE 1: \$230.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$75, to be disbursed as follows:
 - a. \$50.00 to be retained by the Clerk of the Circuit Court and distributed as follows:
 - (1) Court Automation Fund - \$25.00
 - (2) Court Document Storage Fund - \$25.00
 - (3) Circuit Court Clerk Operation and Administrative Fund - \$0.00
 - b. \$21.00 to be remitted to the State Treasurer and distributed as follows:
 - (1) Mandatory Arbitration Fund - \$10.00
 - (2) Access to Justice Fund - \$2.00
 - (3) Supreme Court Special Purposes Fund - \$9.00
 - c. \$159.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$4 to be remitted to the County Treasurer.
2. SCHEDULE 2: \$130.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$75, to be disbursed as follows:
 - a. \$50.00 to be retained by the Clerk of the Circuit Court and distributed as follows:
 - (1) Court Automation Fund - \$25.00
 - (2) Court Document Storage Fund - \$25.00
 - (3) Circuit Court Clerk Operation and Administrative Fund - \$0.00
 - b. \$9.00 to be remitted to the State Treasurer and distributed as follows:
 - (1) Supreme Court Special Purposes Fund - \$9.00
 - c. \$71.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$16 to be remitted to the County Treasurer.
3. SCHEDULE 3: \$0.00

(d) Counterclaim or third party complaint. When any defendant files a counterclaim or third party complaint, as part of the defendant's answer or otherwise, the defendant shall pay a filing fee for each counterclaim or third party complaint in an amount equal to the filing fee the defendant would have had to pay had the defendant brought a separate action for the relief sought in the counterclaim or third party complaint, less the amount of the appearance fee, if any, that the defendant has already paid in the action in which the counterclaim or third party complaint is filed.

(e) Except as otherwise specifically provided, pursuant to the provisions of the Clerks of Courts Act 705 ILCS 105/27.1b, the following miscellaneous fees shall be deposited into the General Fund of the County to be used for purposes related to the operation of the court system in the County:

1. Alias summons or citation: \$6.00, except as applied to units of local government and school districts in Cook County; in such case, the amount shall be \$5.
2. Jury services: \$212.50, as a fee for the services of a jury in every civil action not quasi-criminal in its nature and not a proceeding for the exercise of the right of eminent domain and in every other action wherein the right of trial by jury is or may be given by law. The jury fee shall be paid by the party demanding a jury at the time of filing the jury demand. If the fee is not paid by either party, no jury shall be called in the action or proceeding, and the action or proceeding shall be tried by the court without a jury.
3. Change of venue: The Clerk may charge a fee of \$40 for the preparation and certification of the record when transferring a change of venue record to another jurisdiction. The Clerk may charge the same filing fee as if it were the commencement of a new suit when filing a change of venue record that is transferred from another jurisdiction.
4. Petition to vacate or modify any final judgment or order:
 - a. If filed within 30 days: \$60.00, except as applied to units of local government and school districts in Cook County; in such case, the amount shall be \$50.
 - b. If filed after 30 days: \$75.00.
 - c. In a proceeding involving a motion to vacate or amend a final order, motion to vacate an ex parte judgment, judgment of forfeiture, or "failure to appear" or "failure to comply" notices sent to the Secretary of State, the fee shall equal \$40.
5. Appeals preparation:
 - a. If the record contains 100 pages or less: \$70.00
 - b. If the record contains between 100 and 200 pages: \$100.00
 - c. If the record contains 200 or more pages: Additional fee of \$0.25 per page
6. Remands: In any cases remanded to the circuit court from the Supreme Court or the appellate court for a new trial, the Clerk of the Circuit Court shall reinstate the case with

either its original number or a new number. The Clerk shall not charge any new or additional fee for the reinstatement. Upon reinstatement, the Clerk shall advise the parties of the reinstatement. Parties shall have the same right to a jury trial on remand and reinstatement that they had before the appeal, and no additional or new fee or charge shall be made for a jury trial after remand.

7. Garnishment, wage deduction, and citation proceedings:

- a. If the amount in controversy less than \$1,000: \$35.00, except as applied to units of local government and school districts in Cook County; in such case, the amount shall be \$15.
- b. If the amount in controversy greater than \$1,000 and not more than \$5,000: \$45.00, except as applied to units of local government and school districts in Cook County; in such case, the amount shall be \$30.
- c. If the amount in controversy greater than \$5,000: \$65.00, except as applied to units of local government and school districts in Cook County; in such case, the amount shall be \$50.

8. Debt collection. In any proceeding to collect a debt, subject to the exceptions listed in the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the circuit court shall order and the Clerk shall collect from each judgment debtor a fee of:

- a. \$35 if the amount in controversy in the proceeding is not more than \$1,000;
- b. \$45 if the amount in controversy in the proceeding is greater than \$1,000 and not more than \$5,000; and
- c. \$65 if the amount in controversy in the proceeding is greater than \$5,000.

9. Collections:

- a. For all collections made of others, except the State and County and except maintenance or child support cases, the Clerk may collect a fee of 2.5% of the amount collected and turned over.
- b. In child support and maintenance cases: the Clerk may collect an annual fee of \$36 annually from the person making payments, to be deposited into a Separate Maintenance and Child Support Collection Fund, of which the Clerk shall be the custodian, ex officio, to be used by the Clerk to maintain child support orders and record all payments issued by the State Disbursement Unit for the official record of the court. The Clerk may recover from the person making the maintenance or child support payment any additional cost incurred in the collection of this annual fee.

- c. The Clerk may collect a fee of \$5.00 for certifications made to the Secretary of State pursuant to Section 7-703 of the Illinois Vehicle Code, and this fee shall be deposited into the Separate Maintenance and Child Support Collection Fund.
 - d. In proceedings to foreclose the lien of delinquent real estate taxes: the State's Attorney shall receive a fee of 10% of the total amount realized from the sale of real estate sold in the proceedings. The Clerk shall collect the fee from the total amount realized from the sale of the real estate sold in the proceedings and remit to the County Treasurer to be credited to the earnings of the Office of the State's Attorney.
10. Mailing. The fee for the Clerk mailing documents: \$10.00 plus the cost of postage
11. Certified copy of a judgment. The fee for a certified copy of a judgment, after the first copy: \$10.00
12. Certification, authentication, and reproduction.
- a. The fee for each certification or authentication for taking acknowledgement of a deed or other instrument in writing with the seal of office: \$6.00
 - b. The fee for reproduction of any document contained in the Clerk's files:
 - (1) \$2.00 for the first page
 - (2) \$0.50 per page for the next 19 pages
 - (3) \$0.25 per page for all additional pages
13. Record Search. The fee for each record search, within a division or municipal district: \$6.00 for each year searched
14. Hard Copy. For each page of hard copy print output, when case records are maintained on an automated medium: \$10.00, except as applied to units of local government and school districts in Cook County; in such case, in accordance with the provisions of the Clerks of Courts Act, 705 ILCS 105/27.1b, the amount shall be \$6
15. Index inquiry and other records. No fee shall be charged for a single plaintiff and defendant index inquiry or single case record inquiry when this request is made in person and the records are maintained in a current automated medium, and when no hard copy print output is requested. The fees to be charged for management records, multiple case records, and multiple journal records may be specified by the Chief Judge pursuant to the guidelines for access and dissemination of information approved by the Supreme Court.
16. Performing a marriage in court: \$10.00.

17. Voluntary Assignment. The fee for filing each deed of voluntary assignment: \$20.00; for recording a deed of voluntary assignment: \$0.50 for each 100 words.
18. Expungement petition: \$60.00 for each expungement petition filed and an additional fee of \$4.00 for each certified copy of an order to expunge arrest records
19. Transcripts of judgment. For the filing of a transcript of judgment, the Clerk may collect the same fee as if it were the commencement of a new suit.
20. Probate filings:
 - a. For each account (other than one final account) filed in the estate of a decedent or ward: \$25.00
 - b. Filing a claim in an estate when the amount claimed is:
 - (1) Greater than \$150 and not more than \$500: \$40.00
 - (2) Greater than \$500 and not more than \$10,000: \$55.00
 - (3) Greater than \$10,000: \$75.00
 - c. For filing a claim, petition, or supplemental proceeding based upon an action seeking equitable relief, including the construction or contest of a will, enforcement of a contract to make a will, and proceedings involving testamentary trusts or the appointment of testamentary trustees: \$60.00'
 - d. For a jury demand: \$137.50
 - e. For each certified copy of letters of office, of court orders or other certifications: \$2.00 per page
 - f. For each exemplification: \$2.00 plus the fee for certification
 - g. There shall be no fee for filing in an estate:
 - (1) The appearance of any person for the purpose of consent; or
 - (2) The appearance of an executor, administrator to collect, guardian ad litem, or special administrator.
 - h. The executor, administrator, guardian, petitioner, or other interested person or his or her attorney shall pay the cost of publication by the Clerk directly to the newspaper.

- i. The person on whose behalf a charge is incurred for witness, court reporter, appraiser, or other miscellaneous fees shall pay the same directly to the person entitled thereto.
 - j. The executor, administrator, guardian, petitioner, or other interested person or his or her attorney shall pay to the Clerk all postage charges incurred by the Clerk in mailing petitions, orders, notices, or other documents pursuant to the provisions of the Probate Act of 1975.
21. For correction of the case number, case title, or attorney computer identification number, if required by rule of court, on any document filed in the Clerk's Office, to be charged against the party that filed the document: \$25.00
 22. For any check, draft, or other bank instrument returned to the Clerk of the Circuit Court for non-sufficient Funds, account closed, or payment stopped, the Clerk shall collect a fee of \$25.
 23. Interest earned on any fees collected by the Clerk shall be turned over to the County General Fund as an earning of the office.
 24. Other fees. The Clerk may provide services in connection with the operation of the Clerk's office, other than those services mentioned in this section, as may be requested by the public and agreed to by the Clerk and approved by the Chief Judge. Any charges for additional services shall be as agreed to between the Clerk and the party making the request and approved by the Chief Judge.

(f)Unpaid Fees.

1. Unless a court ordered payment schedule is implemented or the fee requirements of this Section are waived by court order, the Clerk is authorized to add to any unpaid fees and costs a delinquency amount equal to 5% of the unpaid fees that remain unpaid after 30 days, 10% of the unpaid fees that remain unpaid after 60 days, and 15% of the unpaid fees that remain unpaid after 90 days.
2. Delinquency amounts collected pursuant to this provision shall be deposited into the Circuit Clerk Operations and Administration Fund to defray additional administrative costs incurred by the Clerk in collecting unpaid fees and costs. 705 ILCS 135/5-10(e).

(g)Exceptions

1.No fee authorized by this Section shall apply to:

- a. police departments or other law enforcement agencies. In this Section, "law enforcement agency" means: an agency of the State or agency of a unit of local government which is vested by law or ordinance with the duty to maintain public order and to enforce criminal laws or ordinances; the Attorney General; or any State's Attorney;

- b. no fee may be charged to any unit of local government or school district in connection with any action which, in whole or in part, is: (i) to enforce an ordinance; (ii) to collect a debt; or (iii) under the Administrative Review Law;
 - c. any action instituted by the corporate authority of a municipality with more than 1,000,000 inhabitants under Section 11-31-1 of the Illinois Municipal Code and any action instituted under subsection (b) of Section 11-31-1 of the Illinois Municipal Code by a private owner or tenant of real property within 1,200 feet of a dangerous or unsafe building seeking an order compelling the owner or owners of the building to take any of the actions authorized under that subsection;
 - d. any commitment petition or petition for an order authorizing the administration of psychotropic medication or electroconvulsive therapy under the Mental Health and Developmental Disabilities Code;
 - e. a petitioner in any order of protection proceeding, including, but not limited to, fees for filing, modifying, withdrawing, certifying, or photocopying petitions for orders of protection, issuing alias summons, any related filing service, or certifying, modifying, vacating, or photocopying any orders of protection; or
 - f. proceedings for the appointment of a confidential intermediary under the Adoption Act.
- 2. No fee other than the filing fee contained in the applicable schedule set by the Illinois Supreme Court and the Criminal and Traffic Assessment Act shall be charged to any person in connection with an adoption proceeding;
 - 3. Upon good cause shown, the court may waive any fees associated with a special needs adoption. The term "special needs adoption" has the meaning provided by the Illinois Department of Children and Family Services.

Sec. 18 – 47. Criminal Assessments.

Assessments shall be imposed in criminal, traffic, conservation and non-traffic matters in accordance with the schedules set forth in the Criminal and Traffic Assessment Act, 705 ILCS 135/1-5 et seq., and shall be distributed as set forth herein.

A. Schedules:

1. SCHEDULE 1: Generic Felony Offenses

a. The Clerk shall collect \$549.00 and remit as follows:

(1) \$354.00 to the County Treasurer who shall deposit the money as follows:

(a) \$20.00 to the Court Automation Fund

(b) \$20.00 to the Court Document Storage Fund

- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$255.00 to the Cook County General Fund
- (e) \$10.00 to the Child Advocacy Center Fund
- (f) \$2.00 to the State's Attorney Records Automation Fund
- (g) \$2.00 to the Public Defender Records Automation Fund
- (h) \$20.00 to the County Jail Medical Costs Fund
- (i) \$20.00 to the Probation and Court Services Fund

(2) \$195.00 to the State Treasurer

2. SCHEDULE 2: Felony DUI Offenses

a. The Clerk shall collect \$1,709.00 and remit as follows:

(1) \$399.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$300.00 to the County General Fund
- (e) \$10.00 to the Child Advocacy Center Fund
- (f) \$2.00 to the State's Attorney Records Automation Fund
- (g) \$2.00 to the Public Defender Records Automation Fund
- (h) \$20.00 to the County Jail Medical Costs Fund
- (i) \$20.00 to the Probation and Court Services Fund

(2) \$1,110.00 to the State Treasurer

(3) \$200.00 to the Treasurer of the unit of local government of the arresting agency

3. SCHEDULE 3: Felony Drug Offenses

a. The Clerk shall collect \$2,215.00 and remit as follows:

(1) \$354.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$255.00 to the County General Fund
- (e) \$10.00 to the Child Advocacy Center Fund
- (f) \$2.00 to the State's Attorney Records Automation Fund
- (g) \$2.00 to the Public Defender Records Automation Fund
- (h) \$20.00 to the County Jail Medical Costs Fund
- (i) \$20.00 to the Probation and Court Services Fund

(2) \$1,861.00 to the State Treasurer

4. SCHEDULE 4: Felony Sex Offenses

a. The Clerk shall collect \$1,314.00 and remit as follows:

(1) \$354.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$255.00 to the County General Fund
- (e) \$10.00 to the Child Advocacy Center Fund
- (f) \$2.00 to the State's Attorney Records Automation Fund
- (g) \$2.00 to the Public Defender Records Automation Fund
- (h) \$20.00 to the County Jail Medical Costs Fund
- (i) \$20.00 to the Probation and Court Services Fund

(2) \$960.00 to the State Treasurer

5. SCHEDULE 5: Generic Misdemeanor Offenses

a. The Clerk shall collect \$439.00 and remit as follows:

(1) \$282.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
- (e) \$185.00 to the County General Fund
- (f) \$10.00 to the Child Advocacy Center Fund
- (g) \$2.00 to the State's Attorney Records Automation Fund
- (h) \$2.00 to the Public Defender Records Automation Fund
- (i) \$10.00 to the County Jail Medical Costs Fund
- (j) \$20.00 to the Probation and Court Services Fund

(2) \$155.00 to the State Treasurer

(3) \$2.00 to the Treasurer of the unit of local government of the arresting agency

6. SCHEDULE 6: Misdemeanor DUI Offenses

a. The Clerk shall collect \$1,381.00 and remit as follows:

(1) \$322.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund

- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
- (e) \$225.00 to the County General Fund
- (f) \$10.00 to the Child Advocacy Center Fund
- (g) \$2.00 to the State's Attorney Records Automation Fund
- (h) \$2.00 to the Public Defender Records Automation Fund
- (i) \$10.00 to the County Jail Medical Costs Fund
- (j) \$20.00 to the Probation and Court Services Fund

(2) \$707.00 to the State Treasurer

(3) \$352.00 to the Treasurer of the unit of local government of the arresting agency

7. SCHEDULE 7: Misdemeanor Drug Offenses

a. The Clerk shall collect \$905.00 and remit as follows:

(1) \$282.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
- (e) \$185.00 to the County General Fund
- (f) \$10.00 to the Child Advocacy Center Fund
- (g) \$2.00 to the State's Attorney Records Automation Fund
- (h) \$2.00 to the Public Defender Records Automation Fund
- (i) \$10.00 to the County Jail Medical Costs Fund
- (j) \$20.00 to the Probation and Court Services Fund

(2) \$621.00 to the State Treasurer

(3) \$2.00 to the Treasurer of the unit of local government of the arresting agency

8. SCHEDULE 8: Misdemeanor Sex Offenses

a. The Clerk shall collect \$1,184.00 and remit as follows:

(1) \$282.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
- (e) \$185.00 to the County General Fund
- (f) \$10.00 to the Child Advocacy Center Fund

- (g) \$2.00 to the State's Attorney Records Automation Fund
- (h) \$2.00 to the Public Defender Records Automation Fund
- (i) \$10.00 to the County Jail Medical Costs Fund
- (j) \$20.00 to the Probation and Court Services Fund

(2) \$900.00 to the State Treasurer

(3) \$2.00 to the Treasurer of the unit of local government of the arresting agency

9. SCHEDULE 9: Major Traffic Offenses

a. The Clerk shall collect \$325.00, plus an additional assessment of \$37.00 and remit as follows:

(1) \$203.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
- (e) \$150.00 to the County General Fund

(2) \$97.00 to the State Treasurer

(3) \$25.00 to the Treasurer of the unit of local government of the arresting agency

(4) An additional assessment of \$37 to be remitted to the County Treasurer and disbursed as follows:

- (a) Court Automation Fund\$5.00
- (b) Court Document Storage Fund\$5.00
- (c) State's Attorney's Records Automation Fund\$2.00
- (d) Public Defenders records Automation Fund\$2.00
- (e) Probation and Court Services Fund\$10.00
- (f) County General Fund\$13.00

10. SCHEDULE 10: Minor Traffic Offenses

a. The Clerk shall collect \$226.00 plus an additional assessment of \$37.00 and remit as follows:

(1) \$168.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund

- (e) \$115.00 to the County General Fund
- (2) \$46.00 to the State Treasurer
- (3) \$12.00 to the Treasurer of the unit of local government of the arresting agency
- (4) An additional assessment of \$37 to be remitted to the County Treasurer and disbursed as follows:
 - (a) Court Automation Fund\$5.00
 - (b) Court Document Storage Fund\$5.00
 - (c) State's Attorney's Records Automation Fund\$2.00
 - (d) Public Defenders records Automation Fund\$2.00
 - (e) Probation and Court Services Fund\$10.00
 - (f) County General Fund\$13.00

11. SCHEDULE 10.5: Truck Weight and Load Offenses

- a. The Clerk shall collect \$260.00 and remit as follows:
 - (1) \$168.00 to the County Treasurer who shall deposit the money as follows:
 - (a) \$20.00 to the Court Automation Fund
 - (b) \$20.00 to the Court Document Storage Fund
 - (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
 - (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
 - (e) \$115.00 to the County General Fund
 - (2) \$92.00 to the State Treasurer

12. SCHEDULE 11: Conservation Offenses

- a. The Clerk shall collect \$195.00 and remit as follows:
 - (1) \$168.00 to the County Treasurer who shall deposit the money as follows:
 - (a) \$20.00 to the Court Automation Fund
 - (b) \$20.00 to the Court Document Storage Fund
 - (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
 - (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
 - (e) \$115.00 to the County General Fund
 - (2) \$25.00 to the State Treasurer
 - (3) \$2.00 to the Treasurer of the unit of local government of the arresting agency

13. SCHEDULE 12: Dispositions under Supreme Court Rule 529 (No Court Appearance Required Traffic Offenses)

a. The Clerk shall collect \$164.00 and remit as follows:

(1) \$100.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
- (e) \$47.00 to the County General Fund

(2) \$14.00 to the State Treasurer

(3) \$50.00 to the Treasurer of the unit of local government of the arresting agency

14. SCHEDULE 13: Petty Offense, Business Offense, or Non-Traffic Ordinance Violation

a. The Clerk shall collect \$100.00 and remit as follows:

(1) \$75.00 to the County Treasurer who shall deposit the money as follows:

- (a) \$20.00 to the Court Automation Fund
- (b) \$20.00 to the Court Document Storage Fund
- (c) \$5.00 to the Circuit Court Clerk Operation and Administrative Fund
- (d) \$8.00 to the Circuit Court Clerk Electronic Citation Fund
- (e) \$22.00 to the County General Fund

(2) \$25.00 to the Treasurer of the unit of local government of the arresting agency

C. Unpaid Assessments.

1. Unless a court ordered payment schedule is implemented or the assessment requirements of this Section are waived by court order, the Clerk is authorized to add to any unpaid fees and costs a delinquency amount equal to 5% of the unpaid fees that remain unpaid after 30 days, 10% of the unpaid fees that remain unpaid after 60 days, and 15% of the unpaid fees that remain unpaid after 90 days.

2. Delinquency amounts collected pursuant to this provision shall be deposited into the Circuit Clerk Operations and Administration Fund to defray additional administrative costs incurred by the Clerk in collecting unpaid fees and costs. 705 ILCS 135/5-10(e).

BE IT FURTHER ORDAINED, by the County Board for the County of Cook, Illinois, that Chapter 32 Fees, Sec. 32-1 of the Cook County Code is hereby amended as follows:

Sec. 32-1. - Fee schedule.

The fees or charges provided for or required by the below-listed sections shall be as shown below:

<i>Code Section</i>	<i>Description</i>	<i>Fees, Rates, Charges (in dollars)</i>
CHAPTER 18, COURTS		
18-32(e)	Court services fees:	25.00
18-32(e)(1)	Criminal, local ordinance, County ordinance, major traffic, criminal domestic violence and conservation cases	15.00
18-32(e)(2)	Enumerated offenses	15.00
	Other traffic offenses	5.00
18-33(b)(1)	Court automation fee	25.00
18-34	Document storage fee	25.00
18-35	Court system fee imposed on traffic violations:	
18-35(a)	Court system fee: Violation of 625 ILCS 5/1-100 et seq. or similar County or municipal ordinance	5.00
	Court system fee: First violation of 625 ILCS 5/11-501 (driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof), or a County or municipal provision	30.00
18-35(b)	Court system fee: Second or subsequent violation of 625 ILCS 5/11-501 (driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof), or a County or municipal provision	100.00
18-35(e)	Court system fee, to be paid upon a judgment of guilty or grant of	

	supervision under 730 ILCS 5/5-9-1	
	(Unified Code of Corrections):-	
	For a felony	50.00
	For a Class A misdemeanor	25.00
	For a Class B or Class C misdemeanor	15.00
	For a petty offense	10.00
	For a business offense	10.00
18-41	Children's Advocacy Center fee	30.00
18-42	Children's Waiting Room fee	10.00
18-44	Electronic Citation Fund fee	5.00
18-46	Fees for Filing a Complaint, Petition or other Pleading initiating a Civil Action	
18-46(b)	SCHEDULE 1	366.00
18-46(b)	SCHEDULE 2	357.00
18-46(b)	SCHEDULE 3	265.00
18-46(b)	SCHEDULE 4	0.00
18-46(c)	Fees for Filing an Appearance in a Civil Action	
18-46(c)	SCHEDULE 1	230.00
18-46(c)	SCHEDULE 2	130.00
18-46(c)	SCHEDULE 3	0.00
18-46(e)	Miscellaneous Fees	
18-46(e)	Alias Summons or Citation	6.00
18-46(e)	Jury Services, as described in 705 ILCS 105/27.1(b)	212.50
18-46(e)	Change of Venue, as described in 705 ILCS 105/27.1(b)	40.00
18-46(e)	Petition to Vacate or Modify	
18-46(e)	Any Judgement or Order	
18-46(e)	If filed within 30 days	60.00
18-46(e)	(Local governments or school districts)	50.00
18-46(e)	If filed after 30 days	75.00
18-46(e)	Motion to vacate or amend ex parte judgment or failure to appear notices sent to the Secretary of State	40.00
18-46(e)	Appeals Preparation	
18-46(e)	Record contains 100 pages or less	70.00
18-46(e)	Record contains between 100 and 200 Pages	100.00
18-46(e)	Record contains 200 or more pages	
18-46(e)	Additional fee, per page	0.25
18-46(e)	Garnishments, Wage Deductions and Citation Proceedings	
18-46(e)	If amount in controversy is less than \$1,000	35.00

18-46(e)	(Local governments or school districts)	15.00
18-46(e)	If amount in controversy is between \$1,000 and not more than \$5,000	45.00
18-46(e)	(Local governments or school districts)	30.00
18-46(e)	If amount in controversy is greater than \$5,000	65.00
18-46(e)	(Local governments or school districts)	50.00
18-46(e)	Debt Collection	
18-46(e)	Amount in controversy less than \$1,000	35.00
18-46(e)	Amount in controversy is between \$1,000 and not more than \$5,000	45.00
18-46(e)	Amount in controversy is greater than \$5,000	65.00
18-46(e)	Collections	
18-46(e)	Child Support and Maintenance, annually	36.00
18-46(e)	Certifications made to Secretary of State, pursuant to Section 7-703 of the Illinois Vehicle Code	5.00
18-46(e)	Mailing	
	Mailing, plus the cost of postage	10.00
18-46(e)	Certified copy of a judgement, after the first copy	10.00
18-46(e)	Certification, authentication, and reproduction	
18-46(e)	Certification or authentication for taking acknowledgement of a deed or other instrument in writing with the seal of office	6.00
18-46(e)	Reproduction of any document contained in in the Clerk's files	
18-46(e)	First Page	2.00
18-46(e)	Per page for next 19 pages	0.50
18-46(e)	Per page, additional pages	0.25
18-46(e)	Record Search	
18-46(e)	For each year searched	6.00
18-46(e)	Hard Copy	
18-46(e)	Each page of output, when case records are Maintained on an automated medium	10.00
18-46(e)	(Local governments or school districts)	6.00
18-46(e)	Performing a marriage in court	10.00
18-46(e)	Voluntary Assignment	
18-46(e)	Filing each deed of voluntary assignment	20.00
18-46(e)	Recording a deed of voluntary assignment	
18-46(e)	For each 100 words	0.50
18-46(e)	Expungement petition	
18-46(e)	Filing, per petition	60.00
18-46(e)	Certified copy of an order to expunge arrest records	4.00
18-46(e)	Probate filings	

18-46(e)	Each account filed in the estate of decedent or ward	25.00
18-46(e)	Filing a claim in an estate	
18-46(e)	Claim is greater than \$150 not more than \$500	40.00
18-46(e)	Claim is greater than \$500 not more than \$10,000	55.00
18-46(e)	Claim is greater than \$10,000	75.00
18-46(e)	Claim, petition or supplemental petition for equitable relief as described in 705 ILCS 105/27.1(b)	60.00
18-46(e)	Jury demand	137.50
18-46(e)	Certified copy of letters of office, court orders, or other certifications	
18-46(e)	Per page	2.00
18-46(e)	Exemplification	
18-46(e)	Exemplification plus fee for certification	2.00
18-46(e)	Correction of case number, case title, as described in 705 ILCS 105/27.1(b)	25.00
18-46(e)	Check, draft, or bank instrument NSF, account closed, or stopped payment	25.00
18-47	Criminal Assessments	
18-47(A)	SCHEDULE 1	549.00
18-47(A)	SCHEDULE 2	1,709.00
18-47(A)	SCHEDULE 3	2215.00
18-47(A)	SCHEDULE 4	1314.00
18-47(A)	SCHEDULE 5	439.00
18-47(A)	SCHEDULE 6	1381.00
18-47(A)	SCHEDULE 7	905.00
18-47(A)	SCHEDULE 8	1184.00
18-47(A)	SCHEDULE 9	325.00
	Additional assessment	37.00
18-47(A)	SCHEDULE 10	226.00
	Additional assessment	37.00
18-47(A)	SCHEDULE 10.5	260.00
18-47(A)	SCHEDULE 11	195.00
18-47(A)	SCHEDULE 12	164.00
18-47(A)	SCHEDULE 13	100.00

BE IT FURTHER ORDAINED, that this Ordinance shall be effective on July 1, 2019; and

BE IT FURTHER ORDAINED, that the Clerk of the County Board is hereby authorized and directed to prepare and deliver certified copies of this Ordinance to the Clerk of the Circuit Court of Cook County and the Chief Judge of the Circuit Court of Cook County.

Approved and adopted this 6th of June 2019.

TONI PRECKWINKLE, President
Cook County Board of Commissioners

Attest: KAREN A. YARBROUGH, County Clerk

A motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Ordinance Amendment be approved. The motion carried.

**FINANCE SUBCOMMITTEE ON TAX DELINQUENCY
MEETING OF JUNE 5, 2019**

19-3043

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Robert J. Lovero, Mayor, City of Berwyn

Request: Approval of No Cash Bid Request

Location: City of Berwyn

Volume and Property Index Number:

003, ~~16-19-422-024-0000~~; 004, 16-29-308-032-0000; 007, 16-31-313-009-0000

Summary: The City of Berwyn would like to participate in the No-Cash Bid program. We would like to request the parcels of land with the following PINs: This request package contains a request for three (3) properties on three (3) PINs. While Ordinance No.18-29 approves five (5) property index numbers (PINs), this request package is only for the above listed three (3) occupied single-family homes: occupied by son of owner-status of owner unknown; owner occupied; and in the name of a trust with unknown occupants. The other two (2) PINs are not requested at this time. The intended use for the three (3) occupied residential properties will be for redevelopment and/or rehabilitation, elimination of blight and neighborhood stabilization. The occupancy of the properties is stated above next to the PINS. The City of Berwyn will encourage redemption of delinquent taxes as its goal is not to displace residents, but return the properties to the tax rolls.

A known Third Party, the Berwyn Development Corporation (the "BDC") will be acquiring and managing the properties on behalf of the City following acquisition through the No Cash Bid program. Should the properties prove to be in stable condition with minimal rehabilitation costs, BDC staff recommends the establishment of the Berwyn First Time Homeownership Program, a program for Berwyn Police, Berwyn Fire and other qualifying individuals who may be seeking to buy property in and move closer to the community. The process is described in further detail in the Third Party Requestor Package. If the properties need to be rehabbed, the BDC will be responsible; the properties will then be sold. The City will file for tax exempt status on said properties and maintain the status until parcels are transferred to new owner(s). Legal counsel will be sought out in order to obtain the tax deed on behalf of the BDC and the

BDC will bear all legal and other costs associated with the acquisition of the parcels. Additionally, the BDC will send a No-Cash Bid Report to the Cook County Bureau of Economic Development on the status of the parcels for five (5) years or until development and/or rehabilitation is complete, whichever occurs last.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved as amended. The motion carried.

19-3047

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Charles E. Tokar, President, Village of Chicago Ridge

Request: Approval of No Cash Bid Request

Location: Village of Chicago Ridge

Volume and Property Index Number:

245, 24-17-118-006-0000; 245, 24-17-118-007-0000; 245, 24-17-118-008-0000

Summary: This letter is to express the Village of Chicago Ridge's interest in receiving a No Cash Bid for parcels located in Chicago Ridge. The permanent index numbers of the parcels requested are: This Request Package contains 3 PINs (the "*Subject Property*"). The PINs requested currently contain a partially occupied commercial structure on parcels in the Village of Chicago Ridge. It is the intent of the Village of Chicago Ridge, as part of its overall economic development strategy, to acquire the Subject Property and return it to a beneficial use for the citizens of the Village. Presently only one of the three units is occupied by a dental lab which is a tenant of the Subject Property. The building sits directly south of a large undeveloped piece of property suitable for redevelopment and north of a beautiful banquet facility. Upon acquisition, it is the Village's intent to remove the tenants, demolish the structure and market it for redevelopment. This building is already a longstanding eyesore that brings down the value of surrounding properties and it is located on Ridgeland Avenue, the main street through the middle of Chicago Ridge.

The Village of Chicago Ridge has retained legal counsel in order to obtain the tax deeds and will bear all costs associated with the acquisition of the parcels. In accordance with the requirements of the Cook County No Cash Bid Ordinance, the Village of Chicago Ridge will submit to the Cook County Office of Economic Development a No Cash Bid Report on the status of each parcel for five years or until development is complete whichever comes last. In accordance with the requirements of the Cook County No Cash Bid Program, the Village of Chicago Ridge hereby certifies that it does not have an identified third party requestor associated with the filing of this application and will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status which will be maintained until title is transferred to a new owner.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3048

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Charles E. Tokar, President, Village of Chicago Ridge

Request: Approval of No Cash Bid Request

Location: Village of Chicago Ridge

Volume and Property Index Number:

240, 24-07-307-005-0000; 240, 24-07-307-006-0000; 240, 24-07-307-007-0000

Summary: This letter is to express the Village of Chicago Ridge's interest in receiving a No Cash Bid for parcels located in Chicago Ridge. The permanent index numbers of the parcels requested are: This Request Package contains 3 PINs (the "*Subject Property*"). The PINs requested currently contain an occupied commercial structure on parcels in the Village of Chicago Ridge. It is the intent of the Village of Chicago Ridge, as part of its overall economic development strategy, to acquire the Subject Property and return it to a beneficial use for the citizens of the Village. The Subject Property is being utilized as a storage facility which is occupied and operated by the owner of the Subject Property. It is located within the Village's Harlem Avenue TIF District and this blighted structure presents a clear obstacle to serious development of the 78 acre neighboring vacant property. The Village hopes to acquire the storage facility, to remove the owner and renters, and demolish it in order to reduce the blight and accommodate possible tollway improvements and potential commercial redevelopment of remaining land.

The Village of Chicago Ridge has retained legal counsel in order to obtain tax deeds and will bear all costs associated with the acquisition of the parcels. In accordance with the requirements of the Cook County No Cash Bid Ordinance, the Village of Chicago Ridge will submit to the Cook County Office of Economic Development a No Cash Bid Report on the status of each parcel for five years or until development is complete whichever comes last. In accordance with the requirements of the Cook County No Cash Bid Program, the Village of Chicago Ridge hereby certifies that it does not have an identified third party requestor associated with the filing of this application and will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status which will be maintained until title is transferred to new owner.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3055

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST**Requestor:** Roger A. Agpawa, Mayor, City of Markham**Request:** Approval of No Cash Bid Request**Location:** City of Markham**Volume and Property Index Number:**

028, 28-12-310-036-0000; 028, 28-12-310-037-0000; 028, 28-12-310-038-0000; 028, 28-12-310-039-0000;
 028, 28-12-310-040-0000; 028, 28-12-310-041-0000; 028, 28-12-310-042-0000; 028, 28-12-310-043-0000;
 028, 28-12-310-044-0000; 028, 28-12-315-024-0000; 028, 28-12-315-025-0000; 028, 28-12-315-026-0000;
 028, 28-12-315-027-0000; 028, 28-12-315-028-0000; 028, 28-12-315-029-0000; 028, 28-12-315-030-0000;
 028, 28-12-315-031-0000; 028, 28-12-315-032-0000; 028, 28-12-315-033-0000; 028, 28-12-315-034-0000;
 028, 28-12-315-035-0000; 028, 28-12-315-036-0000; 028, 28-12-315-037-0000; 028, 28-12-315-038-0000;
 028, 28-12-315-039-0000; 028, 28-12-315-040-0000; 028, 28-12-315-041-0000; 028, 28-12-315-042-0000;
 028, 28-12-315-043-0000; 032, 28-23-203-001-0000; 033, 28-24-308-019-0000; 033, 28-24-308-020-0000;
 033, 28-24-308-027-0000; 033, 28-25-102-050-0000

Summary: Please accept this letter as an official request from the City of Markham expressing interest in participating in the Cook County No Cash Bid Program. The property index numbers (hereinafter referred to as PIN) being requested are: This Request Package contains one (34) PINs. The intended use of the 34 PINS within volume 028, 032, and 033, will be used to stimulate a commercial project in these vacant lands and commercial strip. These PINs will also be upgraded to improved lots, with a variety of water and street projects. PIN 28-24-308-019-0000 is an unoccupied commercial structure. Please note that PIN 28-25-102-050-0000 is an occupied strip mall with five (5) active businesses. The companies are A-1 plumbing, Expert Chemical, Second Chance Auto, Encore Gaming, and Tony's Auto repair. There isn't a third party requestor for the property. If the City does obtain a tax deed, all of the tenants will be provided with a 30 day notice in accordance with Illinois Code of Civil Procedure and if they fail to vacate an action against them will be filed in the Circuit Court of Cook County to have them removed. Nonetheless, the Economic Development Department in the City of Markham will assist all entities in finding other suitable location.

The City intends to have the property secured after the tenants have been removed until it finds a developer that will not only pay the taxes of the subject property but will also provide a commercial use for the subject property that will benefit the City of Markham. The City of Markham will retain legal counsel in order to obtain the tax deed and bear all legal and other cost associated with the acquisition of the parcels. The City of Markham will file for tax exempt status for the property. The property will be

maintained by the City of Markham until it is conveyed to a developer. In accordance with the Cook County No Cash Bid Ordinance, the City of Markham agrees to submit to the Cook County Bureau of Economic Development its No Cash Bid report on the status of this property after it acquires it for 5 years or until development is complete, whichever occurs last.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3056

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Roger A. Agpawa, Mayor, City of Markham

Request: Approval of No Cash Bid Request

Location: City of Markham

Volume and Property Index Number:

033, 28-25-104-045- 0000

Summary: Please accept this letter as an official request from the City of Markham expressing interest in participating in the Cook County No Cash Bid Program to acquire the property commonly known as 2825 West 167th Street and 2829 West 167th Street, Markham, Illinois: The property is commonly known as 2825 West 167th Street, Markham, Illinois because that is its address with the Cook County Assessor and the address of 2829 West 167th Street, Markham, Illinois is the address of the property on the last recorded deed to the owner. This Request Package contains one (1) PIN. The subject property is an improved 5-97 Special Commercial Structure in the L-2 Light Manufacturing Zoning District inside the City of Markham. The structure has ten units and eight of the ten units are occupied by tenants of the owner. The property index number of the subject property composes of the whole structure. Information pertaining to the tenants are as follows: unit one & two are a night club, unit three is a storage and repair for cars and trucks, unit four is a medical supply company, unit five is an auto mechanical shop, unit six is currently vacant, unit seven is a classic luxury car storage, unit 8 & 9 is a towing business and unit 10 is vacant.

There isn't a third party requestor for the property. If the City does obtain a tax deed, all of the tenants will be provided with a 30 day notice in accordance with Illinois Code of Civil Procedure and if they fail to vacate an action against them will be filed in the Circuit Court of Cook County to have them removed. The City intends to have the property secured after the tenants have been removed until it finds a developer that will not only pay the taxes of the subject property but will also provide an L-2 Light Manufacturing Zoning District use for the subject property that will benefit the City of Markham. The City of Markham will retain legal counsel in order to obtain the tax deed and bear all legal and other cost associated with the acquisition of the parcels. The City of Markham will file for tax exempt status for the property. The property will be used for municipal use or maintained by the City of Markham until it is conveyed to a developer. In accordance with the Cook County No Cash Bid Ordinance, the City of

Markham agrees to submit to the Cook County Bureau of Economic Development its No Cash Bid report on the status of this property after it acquires it for 5 years or until development is complete, whichever occurs last.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3072

Sponsored by: DEBORAH SIMS, Cook County Board Of Commissioners

PROPOSED NO CASH BID REQUEST

Requestor: Don A. DeGraff, Mayor, Village of South Holland

Request: Approval of No Cash Bid Request

Location: Village of South Holland

Volume and Property Index Number:

216, 29-28-100-058-0000

Summary: The purpose of this letter is to inform you of the Village of South Holland's desire to participate in the Cook County no-cash bid program. The Village is interested in acquiring certain properties located within the Village of South Holland that are delinquent in real estate taxes or special assessments for two or more years, pursuant to 35 ILCS 200/21-90. Please accept this request to obtain the following PIN: Commonly known as: 745 W. 172nd Street, South Holland, Illinois 60473. The Village intends to use this parcel for rehabilitation and economic redevelopment. The parcel is a commercial parcel and is currently occupied and improved. There is no third party requestor. The Village included two (2) parcels in their resolution. There are two (2) separate cover letters.

The Village agrees to report the status of the parcel to the Cook County Department of Planning & Development annually for five consecutive years or until the property is conveyed to a developer, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Also, the Village will apply for tax-exempt status on the parcel once a tax deed is obtained until the property is conveyed to a developer. The Village has retained and will bear all costs to proceed to tax deed and perform all other legal and other activities associated with this program.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3044

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Ronald Denson, Mayor, Village of Calumet Park

Request: Approval of No Cash Bid Request

Location: Village of Calumet Park

Volume and Property Index Number:

036, 25-29-415-010-0000; 037, 25-30-203-008-0000; 037, 25-30-207-033-0000; 037, 25-30-207-034-0000; 037, 25-30-207-035-0000; 037, 25-30-207-036-0000; 037, 25-30-208-009-0000; 037, 25-30-216-037-0000; 037, 25-30-216-038-0000; 037, 25-30-216-039-0000; 037, 25-30-402-001-0000; 037, 25-30-402-002-0000; 037, 25-30-402-003-0000; 037, 25-30-402-004-0000; 037, 25-30-402-005-0000; 037, 25-30-402-006-0000; 037, 25-30-402-007-0000; 037, 25-30-402-008-0000; 037, 25-30-402-009-0000; 037, 25-30-402-010-0000; 037, 25-30-403-002-0000; 037, 25-30-403-003-0000; 037, 25-30-407-003-0000; 037, 25-30-407-004-0000; 037, 25-30-408-026-0000; 037, 25-30-410-002-0000; 037, 25-30-410-003-0000; 037, 25-30-410-004-0000; 037, 25-30-410-009-0000; 037, 25-30-410-010-0000; 037, 25-30-410-011-0000; 037, 25-30-410-012-0000; 037, 25-30-417-044-0000

Summary: This letter is to express the Village of Calumet Park's interest in receiving a No Cash Bid for parcels located in Calumet Park. The permanent index numbers of the parcels requested are: This Request Package contains 33 PINs (the "*Subject Property*"). The PINs requested are currently vacant land properties in the Village of Calumet Park. Three of these PINs, 25-30-216-037-0000, 25-30-216-038-0000 and 25-30-216-039-0000 are vacant land and right-of-way parcels, these right-of-way parcels will be retained upon acquisition of these parcels. It is the intent of the Village of Calumet Park, as part of its overall economic development strategy, to acquire the Subject Property and return it to a beneficial use for the citizens of the Village in order to facilitate redevelopment in the area surrounding the Subject Property. The Village intends to market the Subject Property for future economic development, except for those aforementioned PINs with right-of-way which will be retained.

The Village of Calumet Park has retained legal counsel in order to obtain the tax deed and will bear all costs associated with the acquisition of the parcels. In accordance with the requirements of the Cook County No Cash Bid Ordinance, the Village of Calumet Park will submit to the Cook County Office of Economic Development a No Cash Bid Report on the status of each parcel for five years or until development is complete whichever comes last. In accordance with the requirements of the Cook County No Cash Bid Program, the Village of Calumet Park hereby certifies that it does not have an identified a third party requestor associated with the filing of this application and will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status until i.e. conveyed to developer, other.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved as amended. The motion carried.

19-3045

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST**Requestor:** Ronald Denson, Mayor, Village of Calumet Park**Request:** Approval of No Cash Bid Request**Location:** Village of Calumet Park**Volume and Property Index Number:**

037, 25-30-215-029-0000; 037, 25-30-215-030-0000; 037, 25-30-215-031-0000; 037, 25-30-215-032-0000; 037, 25-30-215-033-0000; 037, 25-30-215-034-0000

Summary: This letter is to express the Village of Calumet Park's interest in receiving a No Cash Bid for parcels located in Calumet Park. The permanent index numbers of the parcels requested are: This Request Package contains 6 PINS (the "*Subject Property*"). The PINS requested are currently vacant land properties in the Village of Calumet Park. It is the intent of the Village of Calumet Park, as part of its overall economic development strategy, to acquire the Subject Property and return it to a beneficial use for the citizens of the Village in order to facilitate redevelopment in the area surrounding the Subject Property. The Village intends to market the Subject Property for future economic development along with adjacent village owned property acquired via the no cash bid process.

The Village of Calumet Park has retained legal counsel in order to obtain the tax deed and will bear all costs associated with the acquisition of the parcels. In accordance with the requirements of the Cook County No Cash Bid Ordinance, the Village of Calumet Park will submit to the Cook County Office of Economic Development a No Cash Bid Report on the status of each parcel for five years or until development is complete whichever comes last. In accordance with the requirements of the Cook County No Cash Bid Program, the Village of Calumet Park hereby certifies that it does not have an identified third party requestor associated with the filing of this application and will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status until i.e. conveyed to developer, other.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3058**Presented by:** DEBORAH SIMS, County Commissioner**PROPOSED NO CASH BID REQUEST****Requestor:** Henry L. Kuspa, Mayor, City of Oak Forest**Request:** Approval of No Cash Bid Request**Location:** City of Oak Forest

Volume and Property Index Number:

034, 28-28-103-032-0000

Summary: The City of Oak Forest has targeted a location within the community for commercial redevelopment via assemblage with adjacent city-owned commercial property. In the interest of the utilizing this property for said purposes, the City of Oak Forest is seeking title to the tax delinquent property, and requests that the Cook County Board of Commissioners submit a No Cash Bid for this property on behalf of the Village. This Request Package contains 1 PIN. In accordance with the criteria established by the Cook County No Cash Bid Program for the submission of No Cash Bids, enclosed are copies of the following items: Certified Copy of a Resolution adopted by the City of Oak Forest Board of Trustees requesting that the Cook County Commissioners submit an Over the Counter No Cash Bid on behalf of the City of Oak Forest for the identified tax delinquent parcel; and Copy of the Sidwell map of the area that includes the parcel to be obtained; Color photograph(s) of the parcel; and Current Title and Name Judgment Search. The City of Oak Forest will file for tax exempt status because they will retain the PIN for municipal use or will maintain the status until the tax deed is conveyed to a developer. This request does not contain a Third Party Requestor. The City of Oak Forest agrees to submit, to the Cook County Bureau of Economic Development, No Cash Bid Reports on the status of the parcel for five years, or development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. The law firm serves as Special Counsel to the City of Oak Forest and will represent the City of Oak Forest for all issues pertaining to the request for the submission of the No Cash Bid and will obtain the tax deeds. The City of Oak Forest will bear all legal and other costs associated with the acquisition of the parcel.

This item was WITHDRAWN.

19-3058**PROPOSED NO CASH BID REQUEST****Requestor:** Henry L. Kuspa, Mayor, City of Oak Forest**Request:** Approval of No Cash Bid Request**Location:** City of Oak Forest**Volume and Property Index Number:**

034, 28-28-103-032-0000

Summary: The City of Oak Forest has targeted a location within the community for commercial redevelopment via assemblage with adjacent city-owned commercial property. In the interest of the utilizing this property for said purposes, the City of Oak Forest is seeking title to the tax delinquent property, and requests that the Cook County Board of Commissioners submit a No Cash Bid for this property on behalf of the Village. This Request Package contains 1 PIN. In accordance with the criteria established by the Cook County No Cash Bid Program for the submission of No Cash Bids, enclosed are copies of the following items: Certified Copy of a Resolution adopted by the City of Oak Forest Board of Trustees requesting that the Cook County Commissioners submit an Over the Counter No Cash Bid

on behalf of the City of Oak Forest for the identified tax delinquent parcel; and Copy of the Sidwell map of the area that includes the parcel to be obtained; Color photograph(s) of the parcel; and Current Title and Name Judgment Search.

The City of Oak Forest will file for tax exempt status because they will retain the PIN for municipal use or will maintain the status until the tax deed is conveyed to a developer. This request does not contain a Third Party Requestor. The City of Oak Forest agrees to submit, to the Cook County Bureau of Economic Development, No Cash Bid Reports on the status of the parcel for five years, or development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. The law firm serves as Special Counsel to the City of Oak Forest and will represent the City of Oak Forest for all issues pertaining to the request for the submission of the No Cash Bid and will obtain the tax deeds. The City of Oak Forest will bear all legal and other costs associated with the acquisition of the parcel.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3060

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Thomas K. Mick, Village Manager, Village of Park Forest

Request: Approval of No Cash Bid Request

Location: Village of Park Forest

Volume and Property Index Number:

180, 31-26-416-008-0000; 180, 31-36-412-040-0000

Summary: The purpose of this letter is to advise you of the Village of Park Forest's desire to participate in the 2019 Cook County No-Cash Bid Program Scavenger Sale. The Village is interested in acquiring residential vacant land properties within its boundaries that have been delinquent in real estate taxes for two or more years, pursuant to 35 ILCS 200/21-90. Please accept this Request Package to obtain the two (2) PINs listed herein, which are all located within the Village of Park Forest. The Village intends to identify and work with residential developers to construct new homes on the vacant land and to return the properties to the property tax rolls to benefit the taxing bodies and to add to the quality of life in the South Suburbs. The plans are consistent with the Village's adopted Strategic Plan for Land Use and Development.

The Village intends to file for tax exempt status at the appropriate time and will maintain the tax exempt status until the tax deeds are conveyed to a developer. No requests have been received by Village of Park Forest from Third Party developers or organizations. The Village of Park Forest will retain legal counsel to obtain the tax deeds and bear all legal and other costs associated with acquisition of the parcels. The Village of Park Forest agrees to submit to Cook County Bureau of Economic Development, No Cash Bid Reports on the status of each parcel for five years or until development is complete, whichever occurs

last, as required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3068

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Tyrone Ward, Mayor, Village of Robbins

Request: Approval of No Cash Bid Request

Location: Village of Robbins

Volume and Property Index Number:

023, 28-01-104-024-0000; 023, 28-02-102-034-0000; 023, 28-02-108-043-0000;
023, 28-02-108-044-0000;
024, 28-02-201-003-0000; 024, 28-02-203-032-0000; 024, 28-02-212-012-0000;
024, 28-02-212-013-0000;
024, 28-02-212-014-0000; 024, 28-02-212-015-0000; ~~024, 28-02-213-035-0000;~~
024, 28-02-215-035-0000;
024, 28-02-215-036-0000; 024, 28-02-218-036-0000; 024, 28-02-218-041-0000;
024, 28-02-218-049-0000;
024, 28-02-221-047-0000; 024, 28-02-222-025-0000; 024, 28-02-222-026-0000;
024, 28-02-223-030-0000;
024, 28-02-228-034-0000; 024, 28-02-228-035-0000; 024, 28-02-229-023-0000;
025, 28-03-210-039-0000;
025, 28-03-214-061-0000; 249, 24-34-415-024-0000; 249, 24-35-304-005-0000;
249, 24-35-304-006-0000;
249, 24-35-304-026-0000; 249, 24-36-318-012-0000; 249, 24-36-318-013-0000;
249, 24-36-318-014-0000;
249, 24-36-321-001-0000; 249, 24-36-321-015-0000; 249, 24-36-321-016-0000

Summary: The Village of Robbins respectfully requests that the Cook County Board of Commissioners approve a No Cash Bid for the following 35 (thirty-five) parcels of real estate: The Village of Robbins passed a resolution to request through the No Cash Bid Program the above 35 (thirty-five) parcels as well as an additional 3 (three) parcels, for a total of 38 (thirty eight) parcels. The following are the additional 3 (three) parcels, which the Village is not requesting: 024, 28-02-230-030-0000; 249, 24-35-304-010-0000; 249, 24-35-304-011-0000.

The Village intends to hold the 35 (thirty-five) requested parcels of real estate, which are vacant land, for future redevelopment. This will greatly benefit the Village of Robbins. The Village of Robbins will file for exempt status for the above requested PINs. The Village will retain the PINs for municipal use or maintain the status until tax deeds are conveyed to a third party. The Village of Robbins has not executed

an agreement with a Third Party Requestor for the above listed parcels. The Village of Robbins will retain legal counsel to obtain tax deeds and bear all legal and other costs associated with acquisition of the parcels. The Village of Robbins agrees to submit to the Cook County Bureau of Economic Development, on a form provided by the office, reports on the status of each parcel for five years or until redevelopment is complete, whichever occurs last, as required by the No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved as amended. The motion carried.

19-3069

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Tyrone Ward, Mayor, Village of Robbins

Request: Approval of No Cash Bid Request

Location: Village of Robbins

Volume and Property Index Number:

024, 28-02-201-004-0000; 024, 28-02-201-005-0000; 024, 28-02-209-028-0000

Summary: The Village of Robbins respectfully requests that the Cook County Board of Commissioners approve a No Cash Bid for the following three parcels of real estate: The three requested parcels have unoccupied residential structures. The Village intends to demolish the structures and hold the subsequently vacant land for future redevelopment. The Village of Robbins will file for exempt status for the above requested PINs. The Village will retain the PINs for municipal use or maintain the status until tax deeds are conveyed to a third party.

The Village of Robbins has not executed an agreement with a Third Party Requestor for the above listed parcels. The Village of Robbins will retain legal counsel to obtain tax deeds and bear all legal and other costs associated with acquisition of the parcels. The Village of Robbins agrees to submit to the Cook County Bureau of Economic Development, on a form provided by the office, reports on the status of each parcel for five years or until redevelopment is complete, whichever occurs last, as required by the No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved as amended. The motion carried.

19-3070

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Tyrone Ward, Mayor, Village of Robbins

Request: Approval of No Cash Bid Request

Location: Village of Robbins

Volume and Property Index Number:

023, 28-02-116-035-0000; 023, 28-02-116-036-0000

Summary: The Village of Robbins respectfully requests that the Cook County Board of Commissioners approve a No Cash Bid for the following two parcels of real estate: The two parcels listed above have an unoccupied residential structure to be demolished by Robbins Development LLC. Robbins Development LLC will redevelop the parcels as part of a planned development that will include infill of affordable and market rate single and multi-family housing, commercial redevelopment, and parks and trails. This intended use will greatly benefit the Village of Robbins. The Village of Robbins passed a resolution to request through the No Cash Bid Program the above two parcels as well as an additional two parcels, for a total of four parcels. The following are the additional two parcels, which the Village is not requesting 024, 28-02-115-117-0000 and 249, 28-02-115-118-0000.

The Village of Robbins is working with a Third Party Requestor, the Robbins Development LLC. The Village of Robbins will convey the certificates of purchase to the Robbins Development LLC. The Robbins Development LLC has agreed to retain legal counsel to obtain tax deeds and bear all legal and other costs associated with acquisition of the parcels. The Village of Robbins agrees to submit to the Cook County Bureau of Economic Development, on a form provided by the office, reports on the status of each parcel for five years or until redevelopment is complete, whichever occurs last, as required by the No Cash Bid Ordinance.

This item was WITHDRAWN.

19-3077

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Brad L. Bettenhausen, Village Treasurer/Finance Director, Village of Tinley Park

Request: Approval of No Cash Bid Request

Location: Village of Tinley Park

Volume and Property Index Number:

031, 28-19-101-006-0000; 031, 28-19-300-055-0000; 031, 28-19-300-075-0000;
031, 28-19-300-082-0000;
031, 28-19-300-083-0000; 031, 28-19-300-084-0000; 031, 28-19-300-085-0000;
031, 28-19-300-086-0000;
031, 28-19-300-087-0000; 031, 28-19-300-088-0000; 034, 28-30-107-017-0000;

034, 28-30-108-016-0000;
034, 28-30-301-019-0000; 034, 28-30-301-021-0000; 034, 28-30-406-004-0000;
034, 28-30-412-049-0000;
035, 28-31-400-022-0000; 035, 28-31-401-085-0000; 147, 27-23-312-060-0000;
147, 27-23-313-037-0000;
147, 27-25-105-004-0000; 147, 27-25-217-011-0000; 147, 27-25-217-046-0000;
147, 27-25-225-008-0000;
147, 27-25-230-001-0000; 147, 27-34-104-023-0000; 147, 27-35-301-003-0000

Summary: Please allow this cover letter to serve as the Village of Tinley Park's request for participation in the Cook County No Cash Bid Program for the following twenty-seven (27) properties: The Village of Tinley Park's request package contains twenty-seven (27) parcels of vacant land. The village intends to acquire each of the twenty-seven (27) parcels and to develop certain parcels to create additional public Right-of-Ways which include public sidewalks, roadways, and drainage areas. In addition, certain parcels will be developed into detention areas and open space. The Village herein represents that it does not have any agreements or proposals at this time from any third-party developer, organization or other private entity pertaining to the development, transfer, sale, or use of any of the twenty-seven (27) parcels described above. If the Village is successful in receiving Certificates of Purchase for the above described parcels, the Village will retain legal counsel to obtain the tax deed for each such parcel and bear all legal and other costs associated with the acquisition of the parcels. Additionally, the Village will file for and maintain tax exempt status on the parcels until such time that the parcel(s) and deed(s) are conveyed to a developer.

Additionally, the Village will submit to the Cook County Bureau of Economic Development, No Cash Bid Reports on the status of each parcel for five years or until development is complete whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Please note that on November 6, 2018, the President and Board of Trustees of the Village of Tinley Park approved an Ordinance authorizing the acquisition of twenty-seven (27) total PINs.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved as amended. The motion carried.

19-3063

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Richard Reinbold, President, Village of Richton Park

Request: Approval of No Cash Bid Request

Location: Village of Richton Park

Volume and Property Index Number:

180, 31-26-300-042-0000; 180, 31-26-303-057-0000; 180, 31-26-312-005-0000;
180, 31-26-312-006-0000; 180, 31-27-400-038-0000; 180, 31-34-105-021-0000;

180, 31-35-102-005-0000; 180, 31-35-103-010-0000

Summary: The Village of Richton Park is interested in receiving No Cash Bids for the parcels listed below: This vacant parcel is located in Richton Park's designated Town Center area. Ownership of this parcel would enable the Village to work directly with a developer or group to facilitate the Town Center Plan for mixed use development. This is a long-vacant commercial building the Village would like to incorporate into a larger Town Center development. The Village would use this vacant parcel to spur residential development and completion of a subdivision plan. The Village would use this vacant parcel to spur residential development and completion of a subdivision plan. This vacant parcel is located in Richton Park's designated Town Center area. Ownership of this parcel would enable the Village to work directly with a developer or group to facilitate the Town Center Plan for mixed use development. The Village would use this vacant parcel to provide a right-of-way to other residential parcels. This is a long-vacant commercial building the Village would like to incorporate into a larger Town Center development. The Village would use this vacant parcel to spur residential development and completion of a subdivision plan. This Request Package contains eight (8) PINs.

The Village of Richton Park will file for tax exempt status on the above-referenced parcels and will maintain the status until the tax deeds are conveyed to a developer. The Village of Richton Park does not have a Third Party Requestor for the above-referenced parcels. The Village of Richton Park will retain legal counsel to obtain the tax deeds and bear all legal and other costs associated with acquisition of the parcels. The Village of Richton Park agrees to submit, to the Cook County Planning & Development Department, No Cash Bid Reports on the status of each parcel for five years or until development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3066

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Matthew M. Welch, Village Attorney, Village of Riverdale

Request: Approval of No Cash Bid Request

Location: Village of Riverdale

Volume and Property Index Number:

039, 25-32-215-002-0000; 039, 25-32-215-003-0000; 039, 25-32-215-005-0000;
039, 25-32-401-021-0000;
039, 25-32-405-021-0000; 039, 25-33-404-024-0000; 039, 25-33-404-025-0000;
195, 29-04-108-024-0000;
195, 29-04-108-026-0000; 195, 29-04-235-032-0000; 195, 29-04-235-033-0000;
195, 29-04-235-034-0000;
195, 29-04-322-022-0000; 196, 29-04-408-031-0000; 196, 29-04-415-021-0000;

196, 29-04-416-005-0000;
196, 29-05-203-027-0000; 196, 29-05-401-017-0000; 196, 29-05-401-018-0000;
196, 29-05-401-019-0000; 196, 29-05-401-020-0000

Summary: This letter is to inform you of the Village of Riverdale's (the "*Village*") interest in participating in the Cook County No Cash Bid Program. All of the parcels that the Village will be requesting via the No Cash Bid Program are categorized as Commercial or Industrial and all parcels are currently unoccupied. This request package for the Village contains twenty-one (21) PINs and are listed as follows: The Village intends to use the parcels for future economic redevelopment and to reestablish property tax bases for all of the newly developed parcels. One parcel, Vol. 039 PIN 25-32-405-021-0000, is an unoccupied industrial structure that will be redeveloped into a new industrial structure. Two other parcels, Vol. 195 PINs 29-04-108-024-0000 and 29-04-108-026-0000, are currently vacant lots within the Industrial District in the Village. The Village intends to redevelop these lots into industrial structures. All of the remaining PINs are unoccupied commercial structures that will be redeveloped into new commercial structures.

The Village will be filing for tax exempt status on all of the parcels received via the No Cash Bid Program. The Village does not currently have any agreements with a third-party redeveloper, but will be seeking redevelopment agreements upon conveyance of any tax deed. The Village will either direct the Village Attorney or hire outside special counsel to obtain tax deeds and bear all legal and other costs associated with the acquisition of the parcels via the No Cash Bid Program. The Village agrees to submit to the Cook County Department of Planning and Development, No Cash Bid Reports on the status of each parcel for five years or until development of the parcel is complete, whichever occurs last, as is required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3067

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Matthew M. Welch, Village Attorney, Village of Riverdale

Request: Approval of No Cash Bid Request

Location: Village of Riverdale

Volume and Property Index Number:

039, 25-33-311-091-0000; 039, 25-33-311-108-0000; 039, 25-33-314-053-0000;
039, 25-33-314-063-0000;
039, 25-33-314-073-0000; 039, 25-33-328-061-0000; 039, 25-33-328-062-0000;
039, 25-33-328-063-0000;
039, 25-33-328-073-0000; 039, 25-33-328-076-0000; 039, 25-33-328-079-0000;
039, 25-33-328-083-0000;

039, 25-33-328-084-0000; 039, 25-33-328-086-0000; 039, 25-33-328-091-0000;
039, 25-33-328-093-0000;
039, 25-33-328-101-0000; 039, 25-33-329-031-0000; 039, 25-33-329-037-0000;
039, 25-33-329-048-0000;
039, 25-33-329-053-0000; 039, 25-33-329-056-0000; 039, 25-33-329-057-0000;
039, 25-33-329-072-0000;
039, 25-33-330-016-0000; 039, 25-33-331-005-0000; 039, 25-33-331-008-0000;
039, 25-33-331-014-0000; 039, 25-33-331-023-0000

Summary: This letter is to inform you of the Village of Riverdale's (the "*Village*") interest in participating in the Cook County No Cash Bid Program. All of the parcels that the Village will be requesting via the No Cash Bid Program are currently Unoccupied Residential Structures. This request package for the Village contains twenty-nine (29) PINs and are listed as follows: While the resolution submitted with the PIN package includes PIN 25-33-329-035-0000, the Village is not requesting this PIN at this time. Therefore, the request package is for the twenty-nine (29) PINs listed above, and not the full list of thirty (30) listed in the submitted resolution. The Village intends to use the parcels for future economic redevelopment and to reestablish property tax bases for all of the newly developed parcels. All PINs are currently unoccupied residential properties that will be redeveloped into new residential structures.

The Village will be filing for tax exempt status on all of the parcels received via the No Cash Bid Program. The Village does not currently have any agreements with a third-party redeveloper, but will be seeking redevelopment agreements upon conveyance of any tax deed. The Village will either direct the Village Attorney or hire outside special counsel to obtain tax deeds and bear all legal and other costs associated with the acquisition of the parcels via the No Cash Bid Program. The Village agrees to submit to the Cook County Department of Planning and Development, No Cash Bid Reports on the status of each parcel for five years or until development of the parcel is complete, whichever occurs last, as is required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3046

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Charles E. Tokar, President, Village of Chicago Ridge

Request: Approval of No Cash Bid Request

Location: Village of Chicago Ridge

Volume and Property Index Number:

245, 24-17-322-019-0000; 245, 24-17-322-020-0000

Summary: This letter is to express the Village of Chicago Ridge's interest in receiving a No Cash Bid for parcels located in Chicago Ridge. The permanent index numbers of the parcels requested are: This Request Package contains 2 PINs (the "*Subject Property*"). The PINs requested currently contain an unoccupied commercial structure on parcels in the Village of Chicago Ridge. It is the intent of the Village of Chicago Ridge, as part of its overall economic development strategy, to acquire the Subject Property and return it to a beneficial use for the citizens of the Village. The Subject Property is an unoccupied 2 unit commercial building which had been occupied by Grice Furniture until it closed in June 2018. It is currently empty and a blight on a main thoroughfare of the Village. The Village would like to see the property used as either a retail establishment or repurposed as additional space for a nearby daycare center. The Village would sell the property to a potential new occupant or developer.

The Village of Chicago Ridge has retained legal counsel in order to obtain tax deeds and will bear all costs associated with the acquisition of the parcels. In accordance with the requirements of the Cook County No Cash Bid Ordinance, the Village of Chicago Ridge will submit to the Cook County Office of Economic Development a No Cash Bid Report on the status of each parcel for five years or until development is complete whichever comes last. In accordance with the requirements of the Cook County No Cash Bid Program, the Village of Chicago Ridge hereby certifies that it does not have an identified third party requestor associated with the filing of this application and will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status which will be maintained until title is transferred to a new owner.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3049

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Louis Presta, Mayor, Village of Crestwood

Request: Approval of No Cash Bid Request

Location: Village of Crestwood

Volume and Property Index Number:
023, 28-02-100-026-0000

Summary: On behalf of the Village of Crestwood (the "Village"), and pursuant to the duly enacted resolution by the Board of Trustees of the Village of Crestwood, this letter shall serve as notice of the Village's interest in the No Cash Bid for the following parcel: The number of parcels in this request is one (1). The property is currently an undedicated portion of the roadway. It is the intention of the Village to dedicate this parcel as a Right-of-Way and clear the unpaid taxes. This property will remain a dedicated Right-of-Way.

The Village will file for tax exempt status upon receipt and filing of the tax deed. At the present time there are no Third Party Requests, no prospective developers and no organizations identified to assume development or ownership of this parcel. The Village will retain legal counsel to obtain the tax deeds and bear all legal and other costs associated with acquisition of the parcel. The Village of Crestwood agrees to submit to the Cook County Department of Economic Development, No Cash Bid Reports on the status of the parcel for five years or until development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3050

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Louis Presta, Mayor, Village of Crestwood

Request: Approval of No Cash Bid Request

Location: Village of Crestwood

Volume and Property Index Number:

024, 28-02-309-014-0000

Summary: On behalf of the Village of Crestwood (the “Village”), and pursuant to the duly enacted resolution by the Board of Trustees of the Village of Crestwood, this letter shall serve as notice of the Village’s interest in the No Cash Bid for the following parcel: The number of parcels in this request is one (1). The property is currently vacant, unoccupied and unused, and it is the intention of the Village to return this parcel to tax-paying status through commercial redevelopment. The property is located nearby other Village of Crestwood NCB PINs from prior rounds and we find that there is interest in this property for use as a truck stop, gas station or convenience facility. This would benefit the Village by adding commercial property and businesses to the Village and increasing the Village’s assessed valuation.

The Village will initially file for tax exempt status upon receipt and filing of tax deeds, but expects to return the property to tax-paying status at the earliest possible time. At the present time there are no Third Party Requests, no prospective developers and no organizations identified to assume development or ownership of this parcel. The Village will retain legal counsel to obtain the tax deeds and bear all legal and other costs associated with acquisition of the parcel. The Village of Crestwood agrees to submit to the Cook County Department of Economic Development, No Cash Bid Reports on the status of the parcel for five years or until development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3051**Presented by:** DEBORAH SIMS, County Commissioner**PROPOSED NO CASH BID REQUEST****Requestor:** Paul S Braun, Mayor, Village of Flossmoor**Request:** Approval of No Cash Bid Request**Location:** Village of Flossmoor**Volume and Property Index Number:**178, 31-11-403-007-0000; 178, 31-11-403-008-0000, 178, 31-11-403-009-0000;
178, 31-11-403-010-0000; 178, 31-11-403-012-0000; 178, 31-11-403-019-0000

Summary: The purpose of this letter is to inform you of the Village of Flossmoor's desire to participate in the Cook County no-cash bid program. The Village is interested in acquiring certain parcels located within Village of Flossmoor that are delinquent in real estate taxes or special assessments for two or more years, pursuant to 35 ILCS 200/21-90. Please accept this request to obtain the following six (6) vacant, unimproved commercial Parcels: The Village intends to use these parcels for economic redevelopment. Three (3) parcels identified by PINs 31-11-403-007-0000, 31-11-403-009-0000, and 31-11-403-010-0000 contain vacant commercial land and are part of Kedzie Avenue. The Village intends to divide the vacant land from the Kedzie Avenue right-of-way in order to dedicate street area and separate out vacant land for redevelopment. The three (3) remaining commercial parcels are currently vacant & unimproved. There are no third-party requestors.

The Village agrees to report the status of the parcels to the Cook County Department of Planning & Development annually for five consecutive years or until the property is transferred to a developer, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Also, the Village will apply for tax-exempt status on the parcels once a tax deed is obtained until the parcels are transferred to a developer. The Village has retained and will bear all costs to proceed to tax deed and perform all other legal and other activities associated with this program.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3052**Presented by:** DEBORAH SIMS, County Commissioner**PROPOSED NO CASH BID REQUEST****Requestor:** Barrett F. Pedersen, President, Village of Franklin Park**Request:** Approval of No Cash Bid Request

Location: Village of Franklin Park

Volume and Property Index Number:
065, 12-21-409-012-0000

Summary: This letter is to express the Village of Franklin Park's (the "*Village*") interest in receiving a No Cash Bid for the following parcel located in Franklin Park. The permanent index number of the parcel requested is: This Request Package contains one (1) PIN (the "*Subject Property*"). The PIN requested is currently vacant land and unoccupied. The Village intends to use the Subject Property for future economic development and to eliminate blight in order to return the Subject Property to a beneficial use for the citizens of the Village, eliminate its hindrance to ongoing redevelopment efforts in the area surrounding the Subject Property, and enhance the Village's economic base.

In accordance with the requirements of the Cook County No Cash Bid Program, the Village hereby certifies that it does not have an identified third party requestor associated with the filing of this application. The Village will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status. The Village has retained legal counsel in order to obtain the tax deed and will bear all legal and other costs associated with the acquisition of the parcel. The Village agrees to submit, to the Cook County Department of Planning & Development, No Cash Bid Reports on the status of the parcel for five (5) years or until development is complete, whichever comes last, as required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3053

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Barrett F. Pedersen, President, Village of Franklin Park

Request: Approval of No Cash Bid Request

Location: Village of Franklin Park

Volume and Property Index Number:
069, 12-28-108-008-0000

Summary: This letter is to express the Village of Franklin Park's (the "*Village*") interest in receiving a No Cash Bid for the following parcel located in Franklin Park. The permanent index number of the parcel requested is: This Request Package contains one (1) PIN (the "*Subject Property*"). The PIN requested is currently vacant land and unoccupied. The Village intends to use the Subject Property for future economic development and to eliminate blight in order to return the Subject Property to a beneficial use for the citizens of the Village, eliminate its hindrance to ongoing redevelopment efforts in the area

surrounding the Subject Property, and enhance the Village's economic base.

In accordance with the requirements of the Cook County No Cash Bid Program, the Village hereby certifies that it does not have an identified third party requestor associated with the filing of this application. The Village will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status. The Village has retained legal counsel in order to obtain the tax deed and will bear all legal and other costs associated with the acquisition of the parcel. The Village agrees to submit, to the Cook County Department of Planning & Development, No Cash Bid Reports on the status of the parcel for five (5) years or until development is complete, whichever comes last, as required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3054

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: John Egofske, President, Village of Lemont

Request: Approval of No Cash Bid Request

Location: Village of Lemont

Volume and Property Index Number:

062, 22-20-418-014-0000

Summary: This letter is to express the Village of Lemont's interest in receiving a No Cash Bid for a parcel located in Lemont. The permanent index number of the parcel requested is: This Request Package contains 1 PIN (the "*Subject Property*"). The PIN requested is currently a vacant land parcel in the Village of Lemont. It is the intent of the Village of Lemont, as part of its overall economic development strategy, to acquire the Subject Property and return it to a beneficial use for the citizens of the Village. The Subject Property is a vacant land parcel of property in the Village and will be used for public parking.

The Village of Lemont has retained legal counsel in order to obtain the tax deed and will bear all costs associated with the acquisition of the parcel. In accordance with the requirements of the Cook County No Cash Bid Ordinance, the Village of Lemont will submit to the Cook County Office of Economic Development a No Cash Bid Report on the status of each parcel for five years or until development is complete whichever comes last. In accordance with the requirements of the Cook County No Cash Bid Program, the Village of Lemont hereby certifies that it does not have an identified third party requestor associated with the filing of this application and will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status.

A motion was made by Commissioner Sims, seconded by Commissioner Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3057

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Jeffrey T. Sherwin, Mayor, Mayor, City of Northlake

Request: Approval of No Cash Bid Request

Location: City of Northlake

Volume and Property Index Number:

156, 15-06-210-017-0000; 156, 15-06-210-018-0000

Summary: This letter is to express the City of Northlake's interest in receiving a No Cash Bid for a parcel located in Northlake. The permanent index number of the parcel requested is: This Request Package contains 2 PINs (the "*Subject Property*"). The PINs requested currently contain an abandoned vacant industrial structure on a parcel in the City of Northlake. It is the intent of the City of Northlake, as part of its overall economic development strategy, to acquire the Subject Property and return it to a beneficial use for the citizens of the City. The Subject Property is an unoccupied parcel of property in the City and will be used for economic development. The City of Northlake has retained legal counsel in order to obtain the tax deed and will bear all costs associated with the acquisition of the parcel. In accordance with the requirements of the Cook County No Cash Bid Ordinance, the City of Northlake will submit to the Cook County Office of Economic Development a No Cash Bid Report on the status of each parcel for five years or until development is complete whichever comes last. In accordance with the requirements of the Cook County No Cash Bid Program, the City of Northlake hereby certifies that it does not have an identified third party requestor associated with the filing of this application and will accordingly take the necessary steps to have the Subject Property declared tax exempt for municipal use and will submit to the Cook County Board of Review a Real Estate Exemption Complaint for tax exempt status.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3059

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Robert S. Straz, Mayor, City of Palos Heights

Request: Approval of No Cash Bid Request

Location: City of Palos Heights

Volume and Property Index Number:

152, 23-36-116-015-0000

Summary: The City of Palos Heights is interested in acquiring certain property located within the City boundaries that is delinquent in real estate taxes or special assessments for two or more years, pursuant to 35 ILCS 200/21-90. Please accept this request to obtain the following property; The City agrees to report the status of the parcel to the Cook County Department of Planning & Development annually for five consecutive years or until the intended use is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Also, the City will apply for tax-exempt status on the parcel once a tax deed is obtained until a developer is designated. The City of Palos Heights, along with the Metropolitan Water Reclamation District is planning drainage improvements to a residential subdivision located at 131st Street and Cypress Lane in the City of Palos Heights. The City needs to acquire this parcel for the drainage improvement to benefit the residents of this area. This property is designated as a "Drainage Outlot A" on the Plat of Subdivision recorded on Document Number 20533142, recorded on June 26, 1968. The property is currently vacant and has never been occupied by any structures. The real estate taxes have been unpaid since 1998. The last owner of record, Thunderland Corporation Inc. is no longer in business and the Illinois Secretary of State has no active listing for this company. The City has retained and will bear all costs to proceed to tax deed and perform all other legal and other activities associated with this program.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3061

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Thomas K. Mick, Village Manager, Village of Park Forest

Request: Approval of No Cash Bid Request

Location: Village of Park Forest

Volume and Property Index Number:

180, 31-26-403-019-0000; 180, 31-36-309-001-0000

Summary: The purpose of this letter is to advise you of the Village of Park Forest's desire to participate in the 2019 Cook County No-Cash Bid Program Scavenger Sale. The Village is interested in acquiring unoccupied residential building properties within its boundaries that have been delinquent in real estate taxes for two or more years, pursuant to 35 ILCS 200/21-90. Please accept this Request Package to obtain the two (2) PINs listed herein, which are all located within the Village of Park Forest. The Village intends to determine if the single family homes are suitable for rehabilitation or demotion. If the Village

determines the homes can be rehabbed, staff will work with construction trades programs affiliated with a community college or other job training program. If not deemed suitable for rehab, the Village will demolish the property and advertise the land available for new home construction. The plans are consistent with the Village's adopted Strategic Plan for Land Use and Development.

The Village intends to file for tax exempt status at the appropriate time and will maintain the tax exempt status until the tax deeds are conveyed to a developer. No requests have been received by Village of Park Forest from Third Party developers or organizations. The Village of Park Forest will retain legal counsel to obtain the tax deeds and bear all legal and other costs associated with acquisition of the parcels. The Village of Park Forest agrees to submit to Cook County Bureau of Economic Development, No Cash Bid Reports on the status of each parcel for five years or until development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3062

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Frank Podbielniak, President, Village of Posen

Request: Approval of No Cash Bid Request

Location: Village of Posen

Volume and Property Index Number:

197, 29-07-110-041-0000

Summary: The Village of Posen would like to participate in the No-Cash Bid program. It would like to request the parcel of land with the following PIN: This No Cash Bid program package contains a request for one (1) property PIN 29-07-110-041-0000. The property consists of a one-story commercial brick building with an attached watchmen's house both vacant and unoccupied. It is the Village intent to redevelop this vacant unoccupied parcel to eliminate blight and stabilize its community. The Village of Posen will file for tax exempt status on said properties. Legal counsel has been retained to obtain the tax deed on behalf of the Village and it will bear all legal and other costs associated with the acquisition of the parcels. Additionally, the Village will send a No-Cash Bid Report to the Cook County Bureau of Economic Development on the status of the parcels for five (5) years or until development and/or rehabilitation is complete, whichever occurs last. There is no Third-Party Requestor involved in this request by the Village of Posen.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3064**Presented by:** DEBORAH SIMS, County Commissioner**PROPOSED NO CASH BID REQUEST****Requestor:** David B. Guerin, President, Village of River Grove**Request:** Approval of No Cash Bid Request**Location:** Village of River Grove**Volume and Property Index Number:**

068, 12-27-203-002-0000; 068, 12-27-207-015-0000; 068, 12-27-207-016-0000; 068, 12-27-207-017-0000

Summary: The Village of River Grove has targeted a location within the community for commercial redevelopment. In the interest of the utilizing this property for said purposes, the Village of River Grove is seeking title to the tax delinquent property, and requests that the Cook County Board of Commissioners submit a No Cash Bid for this property on behalf of the Village. This Request Package contains 4 PINs, which are vacant land. In accordance with the criteria established by the Cook County No Cash Bid Program for the submission of No Cash Bids, enclosed are 8 copies of the following items: Certified Copy of a Resolution adopted by the Village of River Grove Board of Trustees requesting that the Cook County Commissioners submit an No Cash Bid on behalf of the Village of River Grove for the identified tax delinquent parcel. Said Resolution contains PIN 12-27-203-002, 12-27-207-015, 12-27-207-016, 12-27-207-017 and 2 additional PINs which are for 2 other NCB packages; and Copy of the Sidwell map of the area that includes the parcel to be obtained; Color photograph(s) of the parcel; and Current Title and Name Judgment Search.

The Village of River Grove will file for tax exempt status because they will retain the PIN for municipal use or will maintain the status until the tax deed is conveyed to a developer. This request does not contain a Third Party Requestor. The Village of River Grove agrees to submit, to the Cook County Bureau of Economic Development, No Cash Bid Reports on the status of the parcel for five years, or development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. The law firm serves as Special Counsel to the Village of River Grove and will represent the Village of River Grove for all issues pertaining to the request for the submission of the No Cash Bid, and will bear all legal costs associated with acquisition of purchase.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3065**Presented by:** DEBORAH SIMS, County Commissioner**PROPOSED NO CASH BID REQUEST****Requestor:** David B. Guerin, President, Village of River Grove

Request: Approval of No Cash Bid Request

Location: Village of River Grove

Volume and Property Index Number:

068, 12-27-218-050-0000

Summary: The Village of River Grove has targeted a location within the community for commercial redevelopment. In the interest of the utilizing this property for said purposes, the Village of River Grove is seeking title to the tax delinquent property, and requests that the Cook County Board of Commissioners submit a No Cash Bid for this property on behalf of the Village. This Request Package contains 1 PIN, which is a vacated commercial parcel. In accordance with the criteria established by the Cook County No Cash Bid Program for the submission of No Cash Bids, enclosed are 8 copies of the following items: Certified Copy of a Resolution adopted by the Village of River Grove Board of Trustees requesting that the Cook County Commissioners submit a No Cash Bid on behalf of the Village of River Grove for the identified tax delinquent parcel. Said Resolution contains PIN 12-27-218-050-000 and 5 additional PINs which are for 2 other NCB packages; and Copy of the Sidwell map of the area that includes the parcel to be obtained; Color photograph(s) of the parcel; and Current Title and Name Judgment Search.

The Village of River Grove will file for tax exempt status because they will retain the PIN for municipal use or will maintain the status until the tax deed is conveyed to a developer. This request does not contain a Third Party Requestor. The Village of River Grove agrees to submit, to the Cook County Bureau of Economic Development, No Cash Bid Reports on the status of the parcel for five years, or development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. The law firm serves as Special Counsel to the Village of River Grove and will represent the Village of River Grove for all issues pertaining to the request for the submission of the No Cash Bid, and will bear all legal and other costs associated with acquisition of the parcel.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3071

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Don A. DeGraff, Mayor, Village of South Holland

Request: Approval of No Cash Bid Request

Location: Village of South Holland

Volume and Property Index Number:

207, 29-15-308-026-0000

Summary: The purpose of this letter is to inform you of the Village of South Holland's desire to

participate in the Cook County no-cash bid program. The Village is interested in acquiring certain properties located within the Village of South Holland that are delinquent in real estate taxes or special assessments for two or more years, pursuant to 35 ILCS 200/21-90. Please accept this request to obtain the following PIN: Commonly known as: 214 E. 162nd Street, South Holland, Illinois 60473. The Village intends to use this parcel for rehabilitation and economic redevelopment. The parcel is a vacant commercial lot. There is no third party requestor. The Village included two (2) parcels in their resolution. There are two (2) separate cover letters.

The Village agrees to report the status of the parcel to the Cook County Department of Planning & Development annually for five consecutive years or until the property is conveyed to a developer, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Also, the Village will apply for tax-exempt status on the parcel once a tax deed is obtained until the property is conveyed to a developer. The Village has retained and will bear all costs to proceed to tax deed and perform all other legal and other activities associated with this program.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3073

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Kenneth A. Peterson, Jr., President, Village of Steger

Request: Approval of No Cash Bid Request

Location: Village of Steger

Volume and Property Index Number:

020, 32-32-406-026-0000; 020, 32-32-406-027-0000; 021, 32-35-302-062-0000

Summary: This correspondence will serve as notification of the interest of the Village of Steger, a municipal corporation, in receiving a No Cash Bid for the parcels listed below via the No Cash Bid Program. This request package contains 3 vacant land property index numbers (PINs): All of the parcels listed are vacant land and without improvement. It is the intention of the Village of Steger to use all parcels for the redevelopment of the areas in which the parcels are located. The redevelopment of the parcels will return the property to a viable use beneficial to the municipality. The redevelopment will also return the properties to a tax producing status, thereby generating economic development for the municipality and other taxing bodies.

The Village of Steger, at this time, does not have an immediate intention to convey any Tax Certificate of Purchase from Cook County or any perfected deed to any Third Party Requestor. Also, the Village of Steger will accept an assignment of all Tax Certificate of Purchase from Cook County and will undertake such legal proceedings and tax search services as necessary to obtain a tax deed and will bear all legal and other costs associated with the acquisition of the parcels. Also, the Village of Steger agrees to submit,

to the Cook County Bureau of Economic Development, No Cash Bid Reports on the status of each parcel for five years or until development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Finally, the Village of Steger will file for tax exempt status on all parcels obtained and will retain such status until such time as the parcel is conveyed.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3074

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Kenneth A. Peterson, Jr., President, Village of Steger

Request: Approval of No Cash Bid Request

Location: Village of Steger

Volume and Property Index Number:

021, 32-33-410-034-0000; 021, 32-33-410-035-0000; 021, 32-33-410-036-0000;
021, 32-33-410-037-0000; 021, 32-33-410-038-0000

Summary: This correspondence will serve as notification of the interest of the Village of Steger, a municipal corporation, in receiving a No Cash Bid for the parcels listed below via the No Cash Bid Program. This request package contains 5 improved industrial and vacant land property index numbers (PINs): The middle three (3) parcels have an unoccupied and abandoned industrial structure one (1) parcel has a portion of the structure and one (1) parcel is adjacent vacant land that will be rehabilitated by the City and marketed. It is the intention of the Village of Steger to use all parcels for the industrial redevelopment of the area in which the parcels are located. The industrial redevelopment of the parcels will return the property to a viable use beneficial to the municipality. The industrial redevelopment will also return the properties to a tax producing status, thereby generating economic development for the municipality and other taxing bodies.

The Village of Steger, at this time, does not have an immediate intention to convey any Tax Certificate of Purchase from Cook County or any perfected deed to any Third Party Requestor. Also, the Village of Steger will accept an assignment of all Tax Certificate of Purchase from Cook County and will undertake such legal proceedings and tax search services as necessary to obtain a tax deed and will bear all legal and other costs associated with the acquisition of the parcels. Also, the Village of Steger agrees to submit, to the Cook County Bureau of Economic Development, No Cash Bid Reports on the status of each parcel for five years or until development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Finally, the Village of Steger will file for tax exempt status on all parcels obtained and will retain such status until such time as the parcel is conveyed.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No

Cash Bid Request be approved. The motion carried.

19-3075

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Sharon Caddigan, Village Manager, Village of Streamwood

Request: Approval of No Cash Bid Request

Location: Village of Streamwood

Volume and Property Index Number:

061, 06-26-400-004-0000

Summary: The Village of Streamwood, Illinois (the “Village”), hereby requests that the County make a no-cash bid for the following parcel: (the “Property”) This Request Package contains one (1) PIN. The Property is a vacant strip of land used for access to adjacent parcels. By acquiring the Property through the Cook County No-Cash Bid Program, the Village will benefit by continued guaranteed access to adjacent parcels of land which have no other access to Irving Park Road. If the Village is successful in acquiring the Property through the No-Cash Bid Program, it will file for tax exempt status and will maintain the property as a tax exempt access road.

The Village represents that there currently exists no Third Party Request by a developer, organization, or other private party which would result in the Village’s conveyance of a certificate of purchase for, or perfected tax deed to, the Property to such developer, organization, or private party. The Village authorizes and directs the Village attorneys to obtain the tax deed to this property. The Village will bear all legal and other costs associated with the acquisition of this parcel. The Village agrees to submit an annual report on the status of this parcel for five (5) years or until development is complete, whichever occurs last, as required by the Cook County No-Cash Bid Ordinance, to the Cook County Bureau of Economic Development. Enclosed, please find the Ordinance passed by the Village formally requesting that a no-cash bid be made for the Property.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3076

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Robert Kolosh, Village President, Village of Thornton

Request: Approval of No Cash Bid Request

Location: Village of Thornton

Volume and Property Index Number:

219, 29-34-119-009-0000

Summary: The purpose of this letter is to inform you of the Village of Thornton's desire to participate in the Cook County no-cash bid program. The Village is interested in acquiring certain property located within Village of Thornton that is delinquent in real estate taxes or special assessments for two or more years, pursuant to 35 ILCS 200/21-90. Please accept this request to obtain the following one (1) PIN: The Village intends to use this parcel for economic redevelopment. This parcel is currently an unoccupied commercial building/property. There are no third-party requestors.

The Village agrees to report the status of the parcel to the Cook County Department of Planning & Development annually for five consecutive years or until the intended use is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. Also, the Village will apply for tax-exempt status on the parcel once a tax deed is obtained until a developer is designated. The Village has retained and will bear all costs to proceed to tax deed and perform all other legal and other activities associated with this program.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

19-3078

Presented by: DEBORAH SIMS, County Commissioner

PROPOSED NO CASH BID REQUEST

Requestor: Jon Sfondilis, Village Manager, Village of Wheeling

Request: Approval of No Cash Bid Request

Location: Village of Wheeling

Volume and Property Index Number:

231, 03-10-201-072-0000; 231, 03-10-201-074-0000

Summary: The Village of Wheeling, (the "Village") has targeted two parcels within the Village for redevelopment or for the use for municipal purposes. In the interest of utilizing these properties for said purposes, the Village is seeking title to the following tax delinquent properties and requests that the Cook County Board of Commissioners submit a No Cash Bid for both properties on behalf of the Village. The PINs in this Request Package are as follows: This Request Package contains two (2) PINs 03-10-201-072-0000 and 03-10-201-074-0000, which are vacated parcels commonly addressed as 221 South Wheeling Road, formerly occupied by the Evanger's Dog and Cat Food Company, Inc. The former occupant has relocated their operations outside the Village and the existing structures are unoccupied and are not structurally suitable for reuse. The Village has determined the parcels to no longer be fitting for industrial uses, but acquiring them could help aid in the assemblage of parcels in this area to create a

larger land area for redevelopment. Alternately, the land could be used by the Village for Metra commuter parking to expand the availability of commuter parking within close proximity to the train station. Acquisition of the parcels will also allow the Village to address ongoing issues with the vacated industrial facility and allow for proper clean-up of the land, and further the Village's efforts to relocate heavy industrial uses from this area due to the expansion of commercial retail and residential developments of nearby land.

The Village will file for tax exempt status as long as it retains the PINs for municipal use, maintaining that status until any tax deed either or both properties is/are conveyed to a potential developer. The Village does not, at the present time, have a Third Party Request by a developer, organization or other private party, in which the Village would convey a certificate of purchase or the perfected tax deed of the above-listed PINs to that Third Party Requestor. The Village agrees to submit, to the Cook County Department of Planning and Development, No Cash Bid Reports on the status of each parcel for five (5) years, or until development is complete, whichever occurs last, as required by the Cook County No Cash Bid Ordinance. The law firm serves as Corporate Counsel to the Village of Wheeling, and will obtain the tax deeds and bear all legal and other costs associated with acquisition of the parcels.

A motion was made by Commissioner Sims, seconded by Commissioner K. Morrison, that the No Cash Bid Request be approved. The motion carried.

**LEGISLATION AND INTERGOVERNMENTAL RELATIONS COMMITTEE
MEETING OF JUNE 5, 2019**

19-3289

Presented by: THOMAS J. DART, Sheriff of Cook County

PROPOSED APPOINTMENT

Appointee(s): Michael Kuryla

Position: Member

Department/Board/Commission: Cook County Emergency Telephone System Board

Effective date: Immediate

Expiration date: 6/5/2022

A motion was made by Commissioner Suffredin, seconded by Commissioner Britton, that the Appointment be approved. The motion carried.

19-3197

Presented by: TONI PRECKWINKLE, President, Cook County Board of Commissioners

PROPOSED APPOINTMENT

Appointee(s): Justice Michael Bruce Hyman

Position: Board Member

Department/Board/Commission: Justice Advisory Council

Effective date: 5/23/2019

Expiration date: 5/23/2023, or until a successor is duly appointed and qualified

A motion was made by Commissioner Suffredin, seconded by Commissioner Britton, that the Appointment be approved. The motion carried.

19-3758

Sponsored by: SCOTT R. BRITTON, LARRY SUFFREDIN, KEVIN MORRISON, DONNA MILLER, DEBORAH Cook County Board of Commissioners

PROPOSED RESOLUTION

URGING THE ILLINOIS GENERAL ASSEMBLY TO SUPPORT HB2495, THE REPRODUCTIVE HEALTH ACT

WHEREAS, every individual has a fundamental right to make autonomous decisions about one's own reproductive health; and

WHEREAS, every individual who becomes pregnant has a fundamental right to continue the pregnancy and give birth or to have an abortion; and

WHEREAS, no person who has terminated a pregnancy has made that deeply personal decision lightly; and

WHEREAS, accessing reproductive health care is not a criminal activity; and

WHEREAS, the Guttmacher Institute, a reproductive health non-profit, found that women around the world access abortion services at a statistically same rate whether they are legal and safe or illegal and unregulated; and

WHEREAS, deaths and injuries from unsafe abortions are preventable; and

WHEREAS, marginalized individuals are disproportionately affected by abortion restrictions as they are unable to seek safe and legal services in another country, state or county or access private care; and

WHEREAS, over the last 60 years, more than 30 countries have changed their laws to allow for greater access to abortion in recognition of its vital role in protecting women's lives and health; and

WHEREAS, in 1973 the Supreme Court ruled in *Roe v. Wade* to protect legal rights to safe abortions; and

WHEREAS, criminalization of abortion results in a chilling effect, in which medical professionals may apply more narrow restrictions than required by the law or in which women and girls may be deterred from seeking health care for life-threatening complications due to unsafe abortions or other pregnancy issues; and

WHEREAS, the United Nations Convention on the Elimination of All Forms of Discrimination Against Women (CEDAW, or the Treaty for the Rights of Women), has consistently stated that restrictive abortion laws constitute discrimination against women; and

WHEREAS, under international human rights law, everyone has a right to life, health, and to be free from violence, discrimination, and torture or cruel, inhuman and degrading treatment, and that being forced into illegal, unsafe abortions constitutes a violation therein; and

WHEREAS, nearby states with restrictive laws are also served by Illinois' safeguards and as of 2017, about 5,500 out-of-state women had the procedure performed in Illinois; and

WHEREAS, in 2017, Illinois legislators passed a law that was signed into law by then Republican Gov. Bruce Rauner requiring state health insurance and Medicaid to cover abortions; and

WHEREAS, the Illinois Reproductive Health Act (IRHA) establishes and protects the fundamental right to safe and legal reproductive health care including contraceptives, maternal care and abortion care; and

WHEREAS, the IRHA protects all personal choices individuals may make about their reproductive health, including the right to choose or refuse birth control, the right to carry a pregnancy to term and give birth, and the right to choose or refuse abortion; and

WHEREAS, the IRHA codifies current standards of medical best practices on who can perform abortions and prescribe non-surgical abortion-related medications; and

WHEREAS, the IRHA regulates clinics that perform abortions like all other medical clinics; and

WHEREAS, the IRHA finally repeals the decades-old Illinois Abortion Law of 1975 and the Partial-Birth Abortion Ban Act, which, though currently enjoined by courts, established criminal penalties for performing an abortion and providing certain types of contraceptives, and allowed a husband to prevent his wife from having an abortion; and

WHEREAS, the IRHA amends the Illinois Insurance Code to ensure that private insurance companies will also cover health care costs for services related to abortion, adding to already required coverage related to contraception, infertility treatments, and maternity care; and

WHEREAS, we must ensure fundamental health care protections for future generations of women and safeguard the reproductive rights of women in Illinois and beyond; and

WHEREAS, protections provided by Roe v. Wade is under increasing threat in states across the country including in Alabama, Georgia, Kentucky, Mississippi, Ohio, Georgia and Missouri; and

WHEREAS, these state laws may lead to a US Supreme Court challenge of Roe. V. Wade, that may overturn federal protections; and

WHEREAS, should Roe v. Wade be overturned, the provisions of Illinois' restrictive Abortion Law of 1975 and Partial-Birth Abortion Ban Act will go into effect; and

WHEREAS, the IRHA was filed with the Clerk as H.B. 2495 by Representative Kelly M. Cassidy, with Chief Co-Sponsors including Representative Sara Feigenholtz, Representative Emanuel Chris Welch, Representative Marcus C. Evans, Jr., Representative Jehan Gordon-Booth and 35 additional co-sponsors; and

NOW, THEREFORE, BE IT RESOLVED, that the President and members of the Cook County Board of Commissioners do hereby recognize the need to keep abortion and reproductive health care safe and accessible; and

BE IT FURTHER RESOLVED, that the Cook County Board of Commissioners urges the Illinois General Assembly to pass H.B. 2495 of the 101st General Assembly, also known as the Illinois Reproductive Health Act, and support it in any manner possible to ensure residents can continue to be able to practice their fundamental rights to choose their reproductive futures.

A motion was made by Commissioner Suffredin, seconded by Commissioner Britton, that the Resolution be received and filed. The motion carried.

NEW ITEMS

In accordance with Cook County Code Section 2-103(g) Amendment or Suspension of rules, Commissioner Daley, seconded by Commissioner Sims, moved to suspend Section 2-105(h) prior notice to public. The motion carried.

19-3796

Presented by: LAWRENCE WILSON, County Comptroller

REPORT

Department: Comptroller's Office

Report Title: Bills and Claims Report

Report Period: 5/17/19 - 6/6/19

Summary: This report to be received and filed is to comply with the Amended Procurement Code Chapter 34-125 (k).

The Comptroller shall provide to the Board of Commissioners a report of all payments made pursuant to contracts for supplies, materials and equipment and for professional and managerial services for Cook County, including the separately elected Officials, which involve an expenditure of \$150,000.00 or more, within two (2) weeks of being made. Such reports shall include:

1. The name of the Vendor;
2. A brief description of the product or service provided;
3. The name of the Using Department and budgetary account from which the funds are being drawn; and
4. The contract number under which the payment is being made.

A motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Report be referred to the Finance Committee. The motion carried.

19-3816

Presented by: DOROTHY BROWN, Clerk of the Circuit Court

REPORT

Department: Clerk of the Circuit Court of Cook County

Report Title: Independent Auditor's Report of the Financial Statements of the Clerk of the Circuit Court of Cook County.

Report Period: Fiscal Year Ended on 11/30/2018

Summary: Submitting herewith is a copy of the Independent Auditor's Report of the Financial Statements of the Office of the Clerk of the Circuit Court of Cook County for the year ended 11/30/2018.

A motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Report be referred to the Audit Committee. The motion carried.

19-3906

Presented by: EDWARD H. OLIVIERI, Director, Office of Contract Compliance

REPORT

Department: Office of Contract Compliance

Report Title: Annual Diversity Report

Report Period: 12/1/2017 - 11/30/2018

Summary: This report summarizes the Minority-and Women-owned Business Enterprise participation on Cook County and Cook County Health contracts during fiscal year 2018.

A motion was made by Commissioner Miller, seconded by Commissioner Deer, that the Report be referred to the Contract Compliance Committee. The motion carried.

19-3921

Sponsored by: TONI PRECKWINKLE (PRESIDENT) of the Cook County Board of Commissioners

PROPOSED RESOLUTION

ACCEPTANCE OF DONATION TO COOK COUNTY

WHEREAS, Midwest Moving and Storage, located in Elk Grove Village, Illinois, desires to donate furniture, specifically several workstations, training carrels, private offices, and conference tables, to Cook County for use by the Cook County Department of Facilities Management; and

WHEREAS, Midwest Moving has agreed to transfer the furniture free and clear of all encumbrances and without any reimbursement; and

WHEREAS, Midwest and the Cook County Department of Facilities Management intend to use such furniture to furnish projects and address furniture needs at 69 West Washington and 118 N. Clark, including, but not limited to, the Office of the Auditor and Office of the Secretary to the Board of Commissioners.

NOW, THEREFORE BE IT RESOLVED, by the Cook County Board of Commissioners, that Cook County is hereby authorized to accept this donation on behalf of the Cook County Department of Facilities Management, and shall transfer the furniture to Cook County.

A motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Proposed Resolution be referred to the Finance Committee. The motion carried.

19-3961

Sponsored by: LARRY SUFFREDIN, KEVIN B. MORRISON, TONI PRECKWINKLE (President), PETER N. SILVESTRI, JOHN P. DALEY, SCOTT R. BRITTON, BRIDGET DEGNEN, LUIS ARROYO, ALMA ANAYA, DENNIS DEER, BRIDGET GAINER, BRANDON JOHNSON, BILL LOWRY, and DONNA MILLER Cook County Board of Commissioners

PROPOSED RESOLUTION

RESOLUTION SUPPORTING THE EQUALITY ACT AND EQUAL RIGHTS FOR LGBTQ INDIVIDUALS THROUGHOUT THE UNITED STATES

WHEREAS, the Equality Act protects LGBTQ people from discrimination based on their actual or perceived sexual orientation or gender identity; and

WHEREAS, the Equality Act will create “one national standard” for LGBTQ rights and non-discrimination protections; and

WHEREAS, an estimated 13 million people ages 13 and older identify as members of the LGBTQ community; and

WHEREAS, a majority of LGBTQ Americans have reported experiencing harassment or discrimination; and

WHEREAS, twenty-eight states in the United States have no statutes that protect LGBTQ people from discrimination; and

WHEREAS, the Equality Act prohibits discrimination based on sex, sexual orientation, and gender identity in public accommodations and facilities, education, federal funding, employment, housing, credit, and the jury system; and

WHEREAS, the Equality Act prohibits an individual from being denied access to a shared facility, including a restroom, a locker room, and a dressing room, that is in accordance with the individual's gender identity; and

WHEREAS, the Equality Act offers additional protections for gender identity regardless of the individual's designated sex at birth; and

WHEREAS, the majority of Americans in all 50 states support non-discrimination protections for LGBTQ people; and

WHEREAS, a majority of lawmakers in the United States House of Representatives support The Equality Act; and

WHEREAS, the United States Senate should follow the House's lead and pass The Equality Act; and
WHEREAS, the President of the United States should support The Equality Act and guarantee equal rights to all Americans; and

WHEREAS, Cook County is a leader in promoting LGBTQ rights and hereby encourages other counties to adopt stronger non-discrimination protections for LGBTQ individuals; and

WHEREAS, the State of Illinois has been recognized as a leader in promoting LGBTQ rights by Human Rights Campaign and hereby encourages other States to adopt stronger non-discrimination protections for LGBTQ individuals; and

WHEREAS, there are many groups and individuals in Illinois that should be commended for their untiring efforts to bring equal rights to LGBTQ people; and

WHEREAS, June is Pride Month, dedicated to celebrating the LGBTQ community and its history; and

WHEREAS, the timing of this resolution coincides with the 50th Anniversary of the Stonewall Riots, a commemoration of brave individuals who stood up for equal rights for all Americans;

NOW, THEREFORE, BE IT RESOLVED, that we, the President and members of the Cook County Board assembled here this Twenty-Sixth day of June 2019, do hereby support equal rights for LGBTQ

people and encourage the *President of the United States and Congress* to pass The Equality Act and guarantee equal rights for LGBTQ individuals throughout the country; and

BE IT FURTHER RESOLVED, that a suitable copy of this resolution be prepared and presented to President Donald J. Trump, Senate Majority Leader Mitch McConnell, Jr., Senate Minority Leader Charles E. Schumer, Speaker of the House Nancy P. Pelosi, House Minority Leader Kevin O. McCarthy, United States Senator Richard J. Durbin, and United States Senator Tammy Duckworth.

A motion was made by Commissioner Suffredin, seconded by Commissioner Britton, that the Proposed Resolution be referred to the Legislation and Intergovernmental Relations Committee. The motion carried.

ADJOURNMENT

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A motion was made by Commissioner Daley, seconded by Commissioner Sims, that the meeting do now adjourn to meet again at the same time and same place on June 27, 2019, in accordance with County Board Resolution 18-6705.

The motion prevailed and the meeting stood adjourned.



KAREN A. YARBROUGH
County Clerk