

Special Meeting of the Community Corrections Partnership Executive Committee (CCPEC)

AGENDA

Dates: Wednesday, December 18, 2019
2:00pm to 3:00pm
St. Anthony Foundation
150 Golden Gate Avenue (Poverello Room)
San Francisco, CA 94102

Note: *Each member of the public may be allotted no more than 2 minutes to speak on each item.*

1. Call to Order and Introductions.
2. A Nine/Ten Years Evaluation of Realignment in San Francisco (discussion and action).
3. Status of Local Innovation Fund (discussion and action)
4. Adjournment.

SUBMITTING WRITTEN PUBLIC COMMENT TO THE COMMUNITY CORRECTIONS PARTNERSHIP

Persons who are unable to attend the public meeting may submit to the Community Corrections Partnership, by the time the proceedings begin, written comments regarding the subject of the meeting. These comments will be made a part of the official public record, and brought to the attention of the Community Corrections Partnership. Written comments should be submitted to: Geoffrea Morris, Adult Probation Department, 880 Bryant Street, Room 200, San Francisco, CA 94102, or via email: geoffrea.morris@sfgov.org

MEETING MATERIALS

Copies of agendas, minutes, and explanatory documents are available through the Community Corrections Partnership's website at <http://sfgov.org/adultprobation> or by calling Geoffrea Morris at (415) 241-4241 during normal business hours. The material can be faxed or mailed to you upon request.

ACCOMMODATIONS

To obtain a disability-related modification or accommodation, including auxiliary aids or services, to participate in the meeting, please contact Geoffrea Morris at geoffrea.morris@sfgov.org or (415) 241-4241 at least two business days before the meeting.

TRANSLATION

Interpreters for languages other than English are available on request. Sign language interpreters are also available on request. For either accommodation, please contact Geoffrea Morris at geoffrea.morris@sfgov.org or (415) 241-4241 at least two business days before the meeting.

CHEMICAL SENSITIVITIES

To assist the City in its efforts to accommodate persons with severe allergies, environmental illness, multiple chemical sensitivity or related disabilities, attendees at public meetings are reminded that other attendees may be sensitive to various chemical based products. Please help the City accommodate these individuals.

KNOW YOUR RIGHTS UNDER THE SUNSHINE ORDINANCE (Chapter 67 of the San Francisco Administrative Code)

Government's duty is to serve the public, reaching its decisions in full view of the public. Commissions, boards, councils and other agencies of the City and County exist to conduct the people's business. This ordinance assures that deliberations are conducted before the people and that City operations are open to the people's review. Copies of the Sunshine Ordinance can be obtained from the Clerk of the Sunshine Task Force, the San Francisco Public Library, and on the City's web site at: www.sfgov.org/sunshine.

FOR MORE INFORMATION ON YOUR RIGHTS UNDER THE SUNSHINE ORDINANCE OR TO REPORT A VIOLATION OF THE ORDINANCE, CONTACT THE SUNSHINE ORDINANCE TASK FORCE:

Administrator
Sunshine Ordinance Task Force
1 Dr. Carlton B. Goodlett Place,
San Francisco, CA 94102-4683.
Telephone: (415) 554-7724
E-Mail: sotf@sfgov.org

CELL PHONES

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Review of Suggestions for Proposed Evaluator Scope for a Realignment Report

Scope Suggestions and Questions	Priority (Doable in one year)	Less of Priority (More than a year or a significant amount of staff time)	Personal Comments
A Narrow Scope? Similar to the February 2015 Report			
Comprehensive that would including a cost benefit analysis of initiatives			
Creating an current inventory of services list a. Service Name b. Description Target Population c. Duration of the Program d. Capacity e. the cost f. outcomes			
Are the components of the program inline with what we know to be evidence based?			
Can you devote a staff member for administrative clean-up?			
How well are our reentry services in-custody services ongoing?			
How well are our reentry services out of custody services ongoing?			
Should we look years 2013, 2015, and 2016 to align with the SJC?			
Have we reduce the number of victims?			

Scope Suggestions and Questions	Priority (Doable in one year)	Less of Priority (More than a year or a significant amount of staff time)	Personal Comments
Have we reduce crime rate?			
How have we been spending AB 109 funds to reduce crime in our communities?			
How much has been spent on prevent new victims from emerging?			
What are we doing for current victims to help them transition into survivors?			
Analyzing laws passed after realignment that has lessen offenses.			
<p>Analyze these new laws post- AB 109 that has an effect on the reentry population.</p> <p>As it relates to community supervision, Public Health Services, and Other possible impacts to AB-109 services and implementation</p>			

Individual Department Responses

Adult Probation Department Initiatives

In its third year of implementation of Realignment, the Adult Probation Department (APD) continued to invest heavily in client reentry services in order to meet the complex needs of AB109 clients, in addition to moderate-to-high risk probation clients across the Department. These investments have led to improved outcomes and significant reductions in the overall Adult Probation population: as of September 30, 2014, the overall Adult Probation successful completion rate was 83 percent and the total probation population size was 4,436. Please see *Outcomes from the First Three Years* (pp. 43-51) for caseload size and completion rates specific to the AB109 population. Due to continued reductions in probation revocations to state prison in 2014, APD achieved high performing status under the Community Corrections Performance Incentive Act (SB678): only 44 individuals were revoked to state prison in fiscal year 2014, down from 256 just five years ago.

EVIDENCE-BASED SUPERVISION

APD continues to supervise its population according to COMPAS-assessed risk and needs, and maintains specialized caseloads in its Realignment Division for the highest risk clients. A Pre-Release Unit of two Deputy Probation Officers works in the Reentry Pod to assist clients in their reentry planning and conducts pre-release planning for clients who will be released to PRCS directly from state prison. The PRCS Unit has a women-specific caseload, a gang caseload, a sex offender caseload, and two 20:1 intensive supervision caseloads; the 1170 Unit has also established a women-specific caseload. All Realignment caseloads maintain client-to-officer ratios of no more than 50:1, which is in keeping with the American Probation and Parole Association's recommendations.

Information about clients' criminogenic risk and needs, as identified by COMPAS, drives the formulation of clients' individualized treatment and rehabilitation plans (ITRP). Deputy Probation Officers work collaboratively with clients to implement the ITRP and refer clients to services and programs to fulfill the goals it contains. APD offers a broad array of services and resources for clients; detailed descriptions of the programs and services available to APD's AB109 clients are provided in Appendix A.

COMMUNITY ASSESSMENT AND SERVICES CENTER (CASC)

In 2014 the Community Assessment and Services Center (CASC) celebrated its first year of operation. The CASC serves as a one-stop reentry services center for clients of APD where clients meet with probation officers, receive case management, attend cognitive behavioral groups, continue their education at a Five Keys Charter School site, get connected to employment and transitional housing, are assessed for behavioral health needs by Department of Public Health staff located onsite, and sign up for CalFresh and Medi-Cal with

an onsite eligibility worker from the Human Services Agency. The CASC also serves breakfast and lunch daily for clients in need of a meal. The CASC is designed to provide a safe, respectful space for clients to meet their needs and become connected to positive social support. Enrichment activities such as creative writing, ping pong tournaments, movie nights, holiday gatherings, and leadership development opportunities make the CASC a place where clients may thrive.

REENTRY POD

APD, along with the Sheriff's Department, also celebrated the first year of operation of the Reentry Pod in County Jail #2. A major development in 2014 was the implementation of a contract with the California Department of Corrections and Rehabilitation to bring individuals who will be released to PRCS to the Reentry Pod from state prison 60 days prior to their release date. The purpose of this unique initiative is to connect clients who have served time in state prison with local resources and reentry planning. The Reentry Pod also serves other individuals in custody who will be released to probation supervision.

CAMEO HOUSE

One of APD's proudest accomplishments has been the launch of Cameo House as an alternative sentencing site for pregnant and parenting justice-involved women. This program serves up to 11 women and 22 children at a time, while preserving families and offering mothers the opportunity to address their educational, vocational, and treatment needs in a community setting. As we collect data and are able to report on outcomes, we hope that Cameo House will serve as a model for additional alternative sentencing sites in San Francisco.

REENTRY DIVISION

Shortly before Realignment began, APD created the Reentry Division to direct collaborative efforts to promote policy, operational practices, and supportive services to effectively implement Realignment and coordinate reentry services within APD and with partner agencies. The Division provides support to the CCP, the CCPEC, and the Reentry Council and provides research and analysis related to Realignment to CCSF agencies, the Mayor, the Board of Supervisors, the State of California, and other stakeholders. The Reentry Division also coordinates contracts for Realignment-related services and programs and provides information and support to APD sworn staff in making appropriate service referrals for APD clients. The Reentry Division also publishes *Getting Out and Staying Out: A Guide to San Francisco Resources for People Leaving Jail and Prison* (<http://sfgov.org/reentry>).

Office of the District Attorney Initiatives

ALTERNATIVE SENTENCING PLANNER (ASP)

The District Attorney created the Alternative Sentencing Planner (ASP) position in 2012 to examine and recommend cost effective sentencing alternatives that lead to better long-term outcomes for defendants and the community. The ASP contributes toward thoughtful sentences that address the seriousness of the crime, the criminogenic needs of the offender, and victim restoration. From February 2012 through September 2014, the ASP has conducted 363 in-depth reviews for prosecutors. The primary crime types for these cases are: Robbery (28 percent), Drugs (21 percent) and Burglary (16 percent). Additionally, over half of ASP cases involve defendants aged 18-24—the highest risk age group.

In 2014 the Office pursued a comprehensive outcome evaluation through UC Berkeley to assess ASP impact on case and defendant outcomes. The evaluation concluded in May 2014 and found compelling evidence that ASP reduces the rate of re-offense. Researchers estimated a 6 to 19 percent decrease in ASP participants' rate of reoffending over two years, as compared to statistically matched control groups. This was further associated with an estimated 88 percent decrease in the costs associated with avoided crimes. While these results are most certainly promising, the researchers recommended conducting a randomized control trial (RCT), which began in October 2014. Informed by the UC Berkeley findings the District Attorney is exploring program expansion and is currently pursuing several potential funding opportunities to increase the number of cases that can benefit from ASP expertise.

In fiscal year 2013-2014 the San Francisco District Attorney's office conducted an internal survey to identify the most valuable point at which prosecutors can utilize ASP recommendations and the elements of the ASP recommendations that are most useful to achieving the appropriate disposition. A majority of prosecutors found ASP reviews provide more information than they typically have on a defendant. ASP services are accessible and increase prosecutor confidence in their decisions about a case. Prosecutors were asked to make recommendations about improvements to the ASP process and work product, and the emerging theme was the need for ASP services in the Juvenile Division.

"The ASP would be most helpful in assisting attorneys with knowing all of the programs that are available to minors and which programs are effective for different problems faced by minors (mental health, substance abuse, etc). Knowing what programs are NOT good is also beneficial." –Survey Respondent.

The District Attorney remains confident that the ASP resource should be expanded to meet demand, including additional full-time staff, and continues to explore replicating the ASP model. This includes but is not limited to ASP positions with specialized expertise in young adult offenders aged 18-25, serious mental illness, and the juvenile justice population.

VICTIM SERVICES

The District Attorney continues to provide comprehensive services to victims and witnesses of crimes, including assistance in filing claims with the State Victim Compensation Program, providing crisis intervention and emergency assistance, identifying appropriate community resources and services, securing restitution, assisting with relocation, meeting transportation needs, and providing help navigating the criminal justice system. The Victim Services Division (VSD) provides these services in English, Cantonese, Mandarin, Spanish, and utilizes the language line services for additional language assistance. In 2014 the VSD caseloads remained high with 5,558 victims receiving 33,127 different services.

The San Francisco District Attorney's Office anticipates submitting requests for additional victim services resources from Realignment funds to appropriately meet the demand for services and ensure adequate coverage of Realignment-related hearings in addition to facilitating access to victim restitution. Victim restitution is just one element of ensuring that offenders are held accountable for their crimes and victims are made whole. Restitution is mandatory in every case resulting in a conviction where there is a victim who has incurred an economic loss. In 2012, Senate Bill 1210 (Lieu), Collection of Criminal Fines and Fees, was chaptered into law. The provisions of SB 1210 provide local county jurisdictions with the authority to collect restitution from post-disposition Realignment defendants while in local custody, on Mandatory Supervision, or on Post Release Community Supervision. Several California counties have utilized Realignment funds to hire restitution specialists to support victims as they navigate the complex compensation process. Victim witness advocates provide support and direction to victims with this process; however, victims' needs often exceed the scope of the VSD due to the demand for other support services. A full-time restitution specialist would be

able to both support victims with this time-sensitive and document-intensive program and further provide necessary follow up to ensure that victims successfully access and complete the restitution collection process.

PAROLE HEARINGS

From October 1, 2013 through September 30, 2014 the District Attorney's Office took action on over 500 parole revocations. The San Francisco District Attorney's Office, Public Defender's Office, CDCR Parole Division and the Superior Courts continue to work closely together to ensure a fair process for parole hearings that places minimal burden on the court calendar.

STAFF CAPACITY AND TRAININGS

The Office continued to be actively engaged in staff capacity building, inter-agency collaboration, and training throughout 2014. In 2014 the District Attorney's Office continued to provide enhanced training to prosecutors, investigators, and victim witness staff. The Office experienced a smooth transition as the former Director of Training, Writs and Appeals, and Brady retired and Wade Chow took over leadership of office training. The staffing for this division now permits greater emphasis on staff professional development which ensures prosecutorial integrity and professionalism, while permitting staff exposure to the latest court guidelines, research based expertise, and educational materials. Among other Realignment-specific trainings, staff received training on the Victim Information Notification Everyday (VINE) Program, addiction, and primary & secondary trauma.

DATA COLLECTION AND ANALYSIS

In 2014, the Office increased its data analysis and collection capacity for the ASP by developing a program database that links to the officewide case management system. This linkage is anticipated to increase both the efficiency of the ASP recommendations and permit accurate case level tracking for program evaluation.

In addition, the Office established a case data tracking protocol for PC § 1170(h) eligible cases. Now that the database is equipped to track these cases, the Crime Strategies Unit will review outcomes for all PC § 1170(h) eligible cases, including comparisons between those that did result in a PC § 1170(h) sentence and those that did not. This will be a multi-year project to inform future sentencing decisions and case outcomes. None of these improvements were supported by Realignment funds, and the Office remains under resourced in developing and maintaining Realignment data tracking systems, regularly reviewing those systems, and performing complex data analysis to inform agency practice.

Office of the Public Defender Initiatives

The Office of the Public defender is working to reduce the number of people coming into the criminal justice system under Realignment in a variety of ways.

PUBLIC DEFENDER REALIGNMENT TEAM

The Realignment Team consists of an attorney and criminal justice specialist within the Office's existing Reentry Unit. The team works primarily with individuals impacted by Realignment, and provides services and due process protections to those who are on PRCS, Mandatory Supervision, and parole. Attorneys in the

Office work alongside the Realignment Team to provide additional assistance, as needed, for individuals on Mandatory Supervision and parole.

The attorney assigned to the Realignment Team has extensive training and experience and understands the wide range of service needs of the Team's clients. The attorney is an effective advocate for the use of alternative sentencing strategies and equally well-versed in the legal issues and advocacy techniques required in the revocation process. The attorney provides legal representation during administrative hearings and investigates cases, litigates motions, conducts conference hearings with the District Attorney and Parole Liaison, and conducts formal revocation hearings.

The attorney has also been responsible for designing alternative sentencing strategies and identifying clients who are eligible for collaborative courts and other evidence-based programs. This attorney trains fellow deputy public defenders on alternative sentencing strategies and implementation of evidence-based strategies to improve legal and social outcomes. The attorney also works closely with the District Attorney's alternative sentencing planner to explore and develop new sentencing schemes.

The criminal justice specialist is a highly experienced reentry specialist with a social work background who conducts comprehensive assessments to determine client needs. The criminal justice specialist collaborates with the District Attorney's alternative sentencing planner and with the Adult Probation Department's AB109 Unit to help identify new referrals and to discuss progress of clients who are receiving services. The criminal justice specialist performs clinical work, assesses client needs, refers clients to services, and advocates for these individuals both in and out of court. Together with the attorney, the criminal justice specialist explores and advocates for community-based sanctions and seeks appropriate placements and programs for qualifying individuals.

COORDINATION WITH EXISTING REENTRY PROGRAMS

The Public Defender's Realignment Team and Reentry Unit provide an innovative blend of legal, social and practice support through the Clean Slate and Social Work components. The Reentry Unit's social workers provide high quality clinical work and advocacy, effectively placing hundreds of individuals in drug treatment and other service programs each year.

The Office's Clean Slate Program assists over 5,000 individuals each year who are seeking to "clean up" their records of criminal arrests and/or convictions. Clean Slate helps remove significant barriers to employment, housing, public benefits, civic participation, immigration, and attainment of other social, legal, and personal goals. The program prepares and files over 1,500 legal motions in court annually, conducts regular community outreach, distributes over 6,000 brochures in English and Spanish, and holds weekly walk-in clinics at five community-based sites, in predominantly African American and Latino neighborhoods most heavily impacted by the criminal justice system. The Clean Slate program also holds hours at the CASC to serve APD clients.

With the passage of new laws specifically aimed at the Realignment population, the Realignment Team has assisted many clients with getting their records expunged.

ADVOCATE USE OF ALTERNATIVE SENTENCES

The Public Defender's Office continues to conduct in-house trainings about alternative sentences, reflected in CCSF's high percentage of PC § 1170(h) split sentences. The Realignment social worker successfully advocates in court for alternative sentences, including making appropriate placements of PC § 1170(h) individuals in residential programs prior to completion of their jail sentences and working with the District Attorney's office alternative sentencing planner to identify alternative sentences.

The Office has successfully advocated for the expansion of existing eligibility criteria for Collaborative Courts, including Drug Court, to now include PC § 1170(h) clients.

PRE-TRIAL REFORM

The Public Defender's Office is actively involved in the San Francisco Sentencing Commission. The Public Defender, along with other partners, continue to develop strategies to reduce San Francisco's pre-trial jail population, advocate for sentencing reform, and implement evidence-based policies that reduce recidivism.

PAROLEE REPRESENTATION

The Public Defender's Office represents San Francisco parolees facing parole revocation proceedings in Parole Court. The parole attorney has handled over 600 parole revocation petitions since July 1, 2013. San Francisco parolees have significant housing and service barriers to their reintegration into the community. The attorney assigned to Parole Court is an experienced attorney with a strong understanding of collaborative court principles. He works closely with community-based treatment providers to identify resources and services for this high-risk and high-needs population and has been very successful in connecting parolees to treatment and services. The parole attorney, District Attorney, Court, and Division of Adult Parole Operations work closely to ensure that parolees are provided with opportunities to address their underlying needs. That said, however, housing and treatment resources in San Francisco remain inadequate to serve this very high-needs population.

San Francisco Sheriff's Department Initiatives

The San Francisco Sheriff's Department continues to provide programming and services focused on reducing recidivism for individuals in custody and in the community.

IN-CUSTODY PROGRAMS

The Sheriff's in-custody programs include: Resolve to Stop the Violence Project (RSVP), Roads to Recovery, Sisters in Sober Treatment Empowered in Recovery (SISTERS), Community of Veterans Engaged in Recovery (COVER), NextCourse culinary programming, academic and vocational education by Five Keys Charter School, and a bicycle repair and maintenance class.

In 2014, the Five Keys Charter School and the Sheriff's Department introduced a digital learning experience to the incarcerated by issuing tablet computers to students in educational programs. The tablets are loaded with educational and reentry curriculum and resources. The digital skill-building in the blended learning environment of the jail allows students to work at their own pace, and helps build skills necessary for employment in the workforce upon reentry.

The Sheriff's Department continues its successful partnership with the Adult Probation Department in managing the Reentry Pod, the housing unit designed to prepare sentenced inmates from CDCR for reentry into the community.

VISITING SERVICES

Family and friends visiting inmates at County Jail 5 in San Bruno are now able to utilize an online visiting sign up system, rather than signing up through the phone hotline or in person at the jail. Additionally, construction is nearing completion of a new bus stop at County Jail 5 that will allow public transportation to stop right at the front gate. These initiatives improve inmates' connections to their families and communities, which can improve their successful transition to the community upon their release from custody.

COMMUNITY PROGRAMS

The Sheriff's Department has a long-established unit providing alternatives to incarceration. This unit oversees a variety of employment and educational programs including: the Sheriff's Work Alternative Program (SWAP), a work program available to eligible individuals in lieu of incarceration; the Post Release Education Program (PREP), which provides reentry, educational, vocational, substance abuse treatment, anger management, and batterers' intervention classes; electronic monitoring; and a variety of specialized services designed to help ex-offenders successfully reenter the community following periods of incarceration.

The Five Keys Charter School, with classrooms in the County Jail, APD's office in the Hall of Justice, and the CASC, provides individual skill development to students in pursuit of their high school diploma, GED, or other academic goals, including basic literacy and services for English language learners. Assessment tools are used to establish students' academic level and Five Keys instructors work with students to establish academic goals and plans to achieve them.

The Women's Resource Center (WRC), located at 830 Bryant Street, is designed to give women the services necessary to achieve and maintain safe and healthy lifestyles. Services include assistance and referrals for housing, substance abuse programs, employment readiness training and placement, mental health services, and legal assistance. Personal development classes including empowerment groups, relapse prevention, and visual and written performing arts, are offered. Workshops focus on vocational skills, life skills, violence prevention, computer instruction, culinary arts and nutrition, parenting skills, and financial literacy.

VICTIMS' SERVICES

The Sheriff's Department Survivor Restoration Program (SRP) provides services for survivors of violence and crime. SRP provides survivors with a needs assessment, safety planning, and domestic violence support groups, and connects clients to other Survivor Restoration Programs. SRP also raises awareness about the importance of restorative justice programs that hold offenders accountable, repair the harm caused by crime, and provide survivor restoration, empowerment, and community involvement for both. Survivors are supported while navigating through family, criminal, and civil appearances, as well as other criminal justice and city agencies. Through the SRP, survivors of domestic and random violence whose perpetrators are participating in Sheriff's Department in-custody offender programs are provided with advocacy and support services. Offenders are provided with the opportunity to hear about the experiences of survivors of violence and the lifelong impact of crime.

VICTIM NOTIFICATION

The Sheriff's Department implemented Victim Information and Notification Everyday (VINE) in August 2014. VINE is a free service that provides notifications to victims regarding changes to an inmate's custody status. Notifications of an inmate's transfer to another jurisdiction occur within eight hours and notifications of an inmate's release occur within 30 minutes.

Department of Public Health Initiatives

The San Francisco Health Network (SFHN) continues to partner with the Adult Probation Department in creating innovative mechanisms to improve the health outcomes of all Realignment clients. Regardless of the presenting problem—behavioral health, primary medical care, or stabilization needs—the SFHN provides primary intervention and authorization into the larger system of care in San Francisco County. Through the work of the AB109 Case Management Unit within the SFHN’s Behavioral Health Services, AB109 clients who meet medical necessity can avail themselves of a spectrum of holistic, appropriate, and culturally-competent care. This matrix of services is comprehensive and integrated, and provides an opportunity for all AB109 clients to achieve their highest levels of wellness and recovery.

The AB109 Case Management Unit is intentionally co-located with other important programs that address the needs of clients with outstanding health concerns. These services include direct access to substance abuse and mental health services, assessment and triage into primary care medical services, narcotic replacement therapies (including buprenorphone induction), treatment engagement activities, medically-assisted detoxification services, access to pharmacy services and medications, and stabilization housing.

It is with this commitment to returning residents that the program seeks to inspire those it serves, achieving wellness and recovery. Continuing efforts in quality improvement and service delivery have focused on three areas:

1. Enhancing the matrix of services to be more responsive to the needs of San Francisco’s AB109 clients.
2. Recruiting experienced staff with the clinical expertise and knowledge of the forensics population.
3. Investing in specific clinical interventions that target critical areas of concern for AB109 clients.

These guiding principles inform the SFHN Behavioral Health Services in its work with AB109 clients.

Over the course of the reporting period, 217 AB109 clients were referred to the AB109 Case Management Unit for the purposes of screening and assessment (898 have been referred since AB109’s inception). This is comprised of 35 PC § 1170(h) clients and 182 PRCS clients. A total of 140 were deemed to have met medical necessity and were authorized for ongoing care within the larger service delivery system.

Superior Court Initiatives

The Superior Court continues to review and make appropriate adjustments to current processes and procedures to respond to the requirements of Realignment legislation. The Court also provides updated education and training for all staff, judges, and hearing officers in the areas of PRCS, Mandatory Supervision, PC § 1170(h) sentencing, and parole hearings.

The Court has enhanced its information technology and data analysis capacity in order to produce data on Realignment populations within the Court. As a result, the Court has developed and refined processes and procedures regarding PC § 1170(h) sentencing and PC § 3455 PRCS violations. The Court is in the initial phases

of developing and implementing a new case management system. Current and desired AB109 processes, data collecting, and tracking tools will be a part of the new system.

The Court expanded its capacity to hear parole revocation matters in Department 22 to every afternoon as of October 2014.

Standing committees with Adult Probation, Public Defender and District Attorney representatives meet regularly to discuss current policies and procedures related to parole revocations, PRCS, Mandatory Supervision and other AB109-related issues to identify adjustments and refinements that are needed.

Human Services Agency Initiatives

Entitlement programs such as Medi-Cal, CalFresh and County Adult Assistance Programs (CAAP) play a critical role in supporting successful community reentry by providing eligible individuals with health coverage, nutrition assistance, and cash aid. During the past year, the Human Services Agency (HSA) has worked collaboratively with Adult Probation, the Sheriff's Department and the Department of Public Health to ensure that justice-involved individuals are linked to public benefits.

Beginning in August 2014, these City agencies implemented a pilot program to pre-enroll jail inmates in health coverage prior to their release date. The pilot was designed to capitalize on the Affordable Care Act's expansion of Medi-Cal eligibility to previously ineligible low-income single adults. During the three-month pilot, 75 applications were taken in the jails, 69 of which were approved (92 percent). Five of the remaining six applications were forwarded to another county of residence for processing and one was denied. More importantly, a business process for taking in-custody health care applications has now been established and tested, and the lessons learned will be used to take this effort to scale in 2015.

Other HSA activities in 2014 included the following:

- > An eligibility worker was out-stationed two days per week at the Community Assessment and Service Center (CASC) to take applications for CAAP, CalFresh and Medi-Cal. An average of six Adult Probation clients are submitting applications every day.
- > A benefits outreach video targeted to Reentry clients was produced and will be shown at exit orientation workshops, the CASC, and other venues beginning in December 2014.
- > Periodic information sessions about public benefits and services were delivered by HSA staff to inmates within the Reentry Pod.

1 [Authorizing the Community Corrections Partnership Executive Committee to Spend Local
2 Innovation Subaccount Funds]

3 **Resolution authorizing the Community Corrections Partnership Executive Committee**
4 **to develop funding recommendations for Local Innovation Subaccount Funds for pre-**
5 **trial services and/or transitional reentry housing for justice-involved people between**
6 **the ages of 18 to 35.**

7
8 WHEREAS, The State of California created the Local Revenue Fund 2011 in the State
9 Treasury; and

10 WHEREAS, Government Code, Section 30025 requires that each county treasurer, city
11 and county treasurer, or other appropriate official create a County Local Revenue Fund 2011
12 for the county or city and county; and

13 WHEREAS, On June 30, 2011, the City Controller created the Local Revenue Fund
14 2011, ("AB 109 Realignment Fund" or "AB 109 Funds"), for the City and County of San
15 Francisco ("City"); and

16 WHEREAS, Government Code, Section 30025 requires that each county treasurer, city
17 and county treasurer, or other appropriate official create a Local Innovation Subaccount within
18 the Law Enforcement Services Account for each respective county or city and county; and

19 WHEREAS, On July 1, 2017, the City Controller created a project account for
20 Innovation Subaccount funds within the Local Revenue Fund 2011; and

21 WHEREAS, Government Code, Section 30025 authorizes the Board of Supervisors of
22 a county or city and county to spend money deposited in the Local Innovation Subaccount
23 consistent with Government Code, Section 30025(f)(15); and

1 WHEREAS, Penal Code, Section 17.5 states that each county's Community
2 Corrections Partnership shall play a critical role in developing programs and ensuring
3 appropriate outcomes for low-level offenders; and

4 WHEREAS, Penal Code, Section 1230 requires that the local community corrections
5 program be developed and implemented by Adult Probation and advised by the local
6 Community Corrections Partnership, chaired by the Chief Probation Officer; and

7 WHEREAS, Penal Code, Section 1230.1 defines the Executive Committee of each
8 county's Community Corrections Partnership to include the Chief Probation Officer of the
9 county as chair, a Chief of Police, the Sheriff, the District Attorney, the Public Defender, the
10 presiding judge of the Superior Court, or his or her designee, and one department
11 representative, as designated by the county Board of Supervisors; now, therefore, be it

12 RESOLVED, That the Community Corrections Partnership Executive Committee
13 ("CCPEC") shall develop spending recommendations for the money deposited in the Local
14 Innovation Subaccount, to be approved by the Board of Supervisors; and, be it

15 FURTHER RESOLVED, That the budgeted funds shall be spent to fund pre-trial
16 services and/or transitional reentry housing for justice-involved people between the ages of 18
17 and 35; and, be it

18 FURTHER RESOLVED, That the Chair of the CCPEC shall report annually to the Board
19 of Supervisors the impact of the previous year's allocations on criminal justice and reentry
20 services in San Francisco.



City and County of San Francisco
Tails
Resolution

City Hall
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4689

File Number: 171164

Date Passed: February 27, 2018

Resolution authorizing the Community Corrections Partnership Executive Committee to develop funding recommendations for Local Innovation Subaccount Funds for pre-trial services and/or transitional reentry housing for justice-involved people between the ages of 18 to 35.

February 15, 2018 Budget and Finance Committee - RECOMMENDED

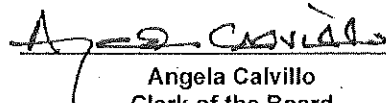
February 27, 2018 Board of Supervisors - ADOPTED

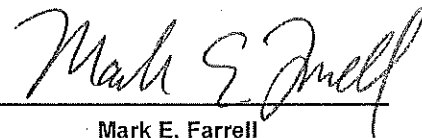
Ayes: 10 - Breed, Cohen, Fewer, Kim, Peskin, Ronen, Safai, Sheehy, Stefani and Yee

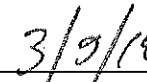
Excused: 1 - Tang

File No. 171164

I hereby certify that the foregoing
Resolution was ADOPTED on 2/27/2018 by
the Board of Supervisors of the City and
County of San Francisco.


Angela Calvillo
Clerk of the Board


Mark E. Farrell
Mayor


Date Approved