

# County of Los Angeles CHIEF EXECUTIVE OFFICE

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April 15, 2011

To:

Mayor Michael D. Antonovich Supervisor Gloria Molina

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Supervisor Don Knabe

From:

William T Fujioka

Chief Executive Officer

ANALYSIS OF THE PROFESSIONAL APPOINTEE COURT EXPENDITURES SYSTEM RELATED TO EXPERT WITNESSES AND INVESTIGATORS AND CREATION OF A FAMILY LAW PANEL (ADMINISTRATIVE MEMO, AGENDA OF JUNE 29, 2010)

On June 29, 2010, your Board instructed the Chief Executive Officer (CEO), in coordination with the Public Defender and Alternate Public Defender, to report back in September, 2010 with an analysis of the Professional Appointee Court Expenditures (PACE) system related to expert witnesses and investigators and whether there is an effort to create a panel of Family Law lawyers to reduce costs or create a flat fee that the County pays them. A status report on our progress was provided to your Board on September 20, 2010, and a briefing was provided to Board Deputies on February 16, 2011. Also during this period, our Office requested additional time to perform these tasks due to the complexity of the issues under analysis. The results of our review are continued herein.

Our analysis relating to the PACE is based on data from Fiscal Year (FY) 2008-09 through FY 2009-10.

### ANALYSIS RELATED TO THE PACE SYSTEM

### Which experts are being paid the most?

The maximum daily rate as set by the Court for experts was \$3,000, while the maximum hourly rate was \$500 for the same period. A review to determine which types of experts were being paid the most revealed the following:

- There are two different types of expert testimony that receive the \$3,000 daily rate:
  - Neurology/Neuropsychology expert with professional doctorate degree (PhD):
     A total of 41 claims, none of which included expert testimony, were paid at the \$3,000 daily rate.

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- 2) Obstetrics/Gynecology expert with a medical degree (MD): A total of 33 claims, only two of which included expert testimony, were paid at the \$3,000 daily rate.
- There are two different classes of experts that received the \$500 hourly rate:
  - 1) Child Abuse expert with a medical degree (MD): A total of 37 claims, only 16 of which included the \$500 hourly rate.
  - 2) Accident Reconstruction expert with a professional doctorate degree (PhD): A total of one claim, which was not billed at the \$500 hourly rate.

Which doctors are paid more than those on the approved list of doctors since there are experts being used who are not on the approved list?

- There are two types of compensation systems for those psychiatrists and psychologists on the approved list of doctors.
  - 1) The compensation rates for the approved panel of psychiatrists and psychologists performing evaluations only (based on a September, 2008 Court order) are as follows:
    - a. A flat rate of \$500 for a basic evaluation.
    - b. A \$150 per hour rate for additional time needed to complete work on more complicated cases (authorized by the Court in advance).
- 2) Our analysis revealed that compensation for psychiatrists and psychologists often exceed the above rates when the doctor's involvement in the case is an "Expert Witness" with the authority to provide Court testimony. To qualify as an Expert Witness in Court, an application must be submitted by the doctor and all applications must be reviewed and approved by the Superior Court's Panel of Experts.
- The compensation rate is based on the rate shown in the approved Panel of Expert Witnesses list or determined at the time of Court appointment. "Experts" in similar fields may use different rates of compensation because of their experience and/or involvement in the case. For example, one expert included on the approved panel charges \$280 per hour and/or \$3,000 for a full-day testimony. Another expert with similar expertise charges \$200 per hour. In both instances, expert witnesses' compensation is higher than those rates available for expert witnesses on the approved panel of psychiatrists and psychologists.

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### What is the total amount being paid to experts not on the list?

Defense attorneys often use expert witnesses in various fields (e.g. neurology, firearms, fingerprint, gangs, etc.) for discovery of evidence in building a defense for their clients. Counsel must show the existence of reasonable probability that an expert would be of assistance to the defense and that the denial of expert assistance would result in a fundamentally unfair trial. Judges have the discretion to approve or deny the request for an expert witness.

There are three separate panels containing various experts for: 1) investigation services,
 2) psychiatric and psychology services, and 3) other specialty services (e.g. accident reconstruction, toxicology, blood (DNA), etc.) During FY 2007-08 through FY 2009-10, the following amounts were paid to providers on approved panels and not on approved panels:

Fiscal Year	2007-08 through	Fiscal Year 2009	-10
Providers	Amount Paid	# of Cases*	Average Reimbursement Per Case
On Approved Panel	\$ 12,280,792	12,857	\$ 955.18
Not on Approved Panel	\$ 6,827,028	9,507	\$ 718.11
Total	\$ 19,107,820	22,364	N/A

<sup>\*</sup> Note that approximately 2,700 cases are in both the approved and not approved case count.

The above analysis shows 57 percent of cases requiring expert services used providers on approved panels and the average payment per case was \$955. The remaining cases (43 percent) requiring expert services used providers not on the approved panels and the average payment per case was \$718.

How often are numerous experts of the same type appointed to the same case? In other words, how often are there more than two psychologists appointed to the same case?

From the period of FY 2007-08 through FY 2009-10, PACE identified 19,585 cases where at least one appointed expert was used on the case. From these cases, the system showed 483 of the 19,585 cases (2.4 percent) had appointed multiple experts. Since the PACE system does not have the ability to track the type of experts appointed, a manual sampling of fifteen cases (3 percent) were selected for review to determine if multiple experts of the same type (i.e. psychologist, private investigator, transcriptions, etc.) had been appointed. The review disclosed seven of the 15 cases (47 percent) appointed multiple experts of the same type.

Based on the above, for the three-year period, it is estimated that only 227 cases (483 x 47 percent) had appointed multiple experts of the same type. However, when applied to the total number of cases, the analysis shows that overall only 1.1 percent of the cases (227 of 19,585) using experts appointed multiple experts of the same type.

Whether it would be more cost effective if private investigators were paid on work performed rather than hours worked? For example: a fixed rate for serving subpoenas.

The current Panel of Licensed Investigators is reimbursed at \$32 per hour (based on a January, 2006 Court order) and represents various areas of expertise (e.g. robbery, narcotics, computer sex crimes, gangs, etc.) The following provides examples for why a fixed rate reimbursement methodology could not be easily applied to investigative services:

- The level of expertise, the complexity of the case, the scope of work, and the timeframe necessary to properly perform an investigation are unique from case to case.
- The indeterminate nature of an investigation makes it difficult to know in advance any additional unforeseen requirements needed to complete an investigation.
- A fixed rate may discourage some investigators from competing on the panel. As a
  result, only the lowest bidder(s) not necessarily the most qualified would make it
  to the panel and therefore the quality of investigative services needed may not be
  sufficient to provide appropriate legal representation. Consequently, the Court must
  be mindful of a defendant's claim of insufficient legal representation because the
  most qualified expert was not provided for his defense.

In contrast to the above, a fixed rate reimbursement methodology is better suited for situations where the work to be performed is fairly predictable with a prearranged scope of work, a consistent time frame for completing the work, and a comparable finished work product.

### CREATION OF A FAMILY LAW PANEL TO REDUCE COSTS OR CREATE A FLAT FEE

At the time that this question was posed by your Board, there was no effort underway to create a panel of Family Law attorneys. However, subsequent to that date, staff from this Office met with members of the Los Angeles County Bar Association (LACBA) and the Los Angeles Superior Court on numerous occasions to explore the feasibility and cost effectiveness of establishing a Family Law Panel. LACBA developed a preliminary proposal to demonstrate how such a panel would work. This information was shared with the Family Law Court to obtain input. While it appears that establishment of a panel would possibly be feasible, this proposal would require additional work to more firmly set procedures and to determine whether or not there would indeed be a costs savings and efficiencies. A copy of the preliminary proposal is attached for convenience.

### **COMPARISON TO OTHER COUNTIES:**

Our analysis of this matter included an attempt to perform a comparison of Los Angeles County to other counties in the State. It was during this exploration that we discovered these costs are not covered in all counties in the same manner. Some counties pay these costs directly. However, in other counties the State is responsible. These differences are attributable to how

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costs were classified during the development of the Maintenance of Effort under the Trial Court Funding Act. The explanation is provided below:

### Minor's Counsel

Minor's Counsel is an attorney appointed by the Court to represent the child or children in a particular case. Once an attorney is appointed by the Court, the Court may also order the county to pay the fees if the parents qualify as indigent under the court's financial guidelines. The Trial Court Operations (TCO) Indigent Defense Budget provides funding for the Family Law expenditures which includes minor's counsel fees and non-custody dispute matters such as adoptions, abandonment, and child abduction. Expenditures for Minor's Counsel account for approximately 85 percent of the total Family Law expenditures.

### Family Law Statute

The existing statutory provisions pertaining to the responsibility for payment of Minor's Counsel are conflicting. Under the Family Code § 3153(b), the County must pay for Court appointed Minor's Counsel in the event the parties are not financially able to do so (Attachment I). However, in 1997, the State shifted Trial Court funding from the various counties to the State. As indicated in Government Code §§ 77200, 77201, the Legislature specified that the State assume sole responsibility for funding "Court operations," and that no county shall be responsible for funding such operations (Attachment I & II). The term Court operations is defined in Government Code section 77003, which includes Court appointed counsel in visitation and custody proceedings as defined under Family Code § 3150 (Attachment II). Thus, pursuant to the aforementioned Government Code sections, the State is responsible for payment of Court appointed Minor's Counsel. However, when the Legislature enacted these provisions of the Government Code, the State did not repeal the provisions in the Family Code which specified that the County is responsible for funding these services. These two statutory schemes are obviously in direct contradiction with each other. The statutory contradiction has caused inconsistencies throughout the Courts. For example, the Counties of Los Angeles, Ventura, and Orange provide funding for Minor's Counsel costs directly. While other Counties, such as the County of San Diego, do not. San Diego Superior Court funds Minor's Counsel costs directly from its own budget.

In Los Angeles County, these costs remained County costs after the 1997 Trial Court Funding Act. Under the Act, each county could contest whether various costs should be included in calculating its annual Maintenance of Effort (MOE) payment. Some counties included the base year cost of court appointed Minor's Counsel as trial court operations costs, to be included in their annual MOE payments to the State. Other counties, including Los Angeles County, did not include the cost of Minor's Counsel as a Court operation cost, and continued to pay such costs directly. However, Los Angeles County was able to receive partial reimbursement of our costs from the Court through Court collections.

A December 16, 1997, memorandum from the Los Angeles County Auditor-Controller classified the costs of Court appointed Minor's Counsel as a County responsibility, not to be included in the MOE calculation as a Court operations cost (Attachment III).

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By not including the base year costs of court appointed Minor's Counsel in its annual MOE payment under the Trial Court Funding Act, the County reduced its payment by approximately \$1.5 million a year. However, Minor's Counsel costs increased from those base year costs to \$5.7 million in FY 2009-10. If we had included this cost in the MOE, the amount would have remained at \$1.5 million with the State being responsible for any increase in costs.

Should the County take the position that the Government Code provisions supersede the Family Code, it is unclear whether the State or the Court would pursue legal action against the County. On the one hand, there is inconsistency throughout the State with regards to which statutory scheme other counties follow. Thus, our position would be consistent with several other counties throughout the State, none of whom have faced legal challenges. On the other hand, in 1997 when Trial Court funding shifted to the State, the Legislature established a specific dollar amount each county had to contribute to the State in support of Trial Court funding. These dollar amounts were based on the amount expended by each county for Court operations during FY 1994-95, as reported in their annual MOE. Los Angeles County did not include the cost of Minor's Counsel as an amount expended for Court operations for FY 1994-95 or any other year thereafter. Thus, to take the position that the State is responsible for Trial Court funding for Minor's Counsel at this point in time would be out of step with our FY 1994-95 reporting requirements, which means we have been underfunding our contribution to the State for several years.

There are several possible outcomes that could arise as a result of litigation. First, because the two California Code provisions are in direct conflict with each other, it is just as likely as not that the Court will rule against the County. Moreover, even if the Court does rule that the funding of Minor's Counsel is a State responsibility, there is the possibility that such a ruling would be paired with a ruling that the County must offset any savings by contributing an equal amount to the State for failing to report Minor's Counsel costs as expenditures in FY 1994-95. This is a remote possibility because Government Code section 77201 specifies that with limited exception the amounts counties are required to remit to the State shall not be increased in subsequent years. Moreover, the same section provides a mechanism for a Court to challenge a county's reported costs for FY 1994-95, but Courts had to present such challenges no later than February 15, 1998. In sum, there is potential risk of exposure in the form of litigation costs should the County take the position that funding of Minor's Counsel is a State obligation, and it is uncertain what the outcome of litigation would be.

Another option is to work with the California State Association of Counties (CSAC) to resolve the conflict between the Family and Government Codes through legislative action. The County would need to proceed with caution because it is unclear at this point whether the Legislature would resolve the conflict in the County's favor or by clarifying that funding Minor's Counsel is a State responsibility.

### Court's Effort to Mitigate Minors' Counsel Cost Increases

In response to the Board motion, concerns regarding payments for Court-appointed counsel for minors in high-conflict proceedings for child custody and visitation were identified. In such cases it may be difficult to discern the child's best interests through the representations of parents or their counsel (indeed, the high rate of unrepresented parents in such cases exacerbates the challenges). Thus, the law provides for the appointment of counsel to represent the child's best interests (Family Code § 3150). Judicial officers indicate that Court appointed Minor's Counsel is an important tool to provide a voice for these children who cannot speak for themselves, and to ensure that children in high conflict family law cases receive appropriate programs and treatment. The efforts of Minor's Counsel to investigate, gather evidence concerning the child's circumstances, and present admissible evidence concerning those circumstances are often material in helping judicial officers make custody and visitation orders that avoid further family conflict and, in some cases, may help avoid exposing children to circumstances that would put them at risk of entering the dependency system.

In other areas of Court-appointed counsel, quality representation and availability of counsel are enhanced by appropriate cost control. In FY 1994-95 (the base year used for calculating the County's annual MOE payments to the State in support of trial court operations costs under the 1997 Trial Court Funding Act), costs were \$1.5 million. In FY 2009-10, the costs were \$5.7 million (Attachment IV). In response to County concerns about cost growth, the Superior Court developed other cost containment programs, including the use of attorney panels and limitations on fees. In response to the County's concern regarding cost increases, the Superior Court developed the following:

- A low fixed hourly rate, not to exceed \$125 per hour;
- Limits on total annual compensation;
- Requirement of timely submission of claims to smooth out disbursements and to provide judicial officers more opportunity to monitor and control costs;
- Guidelines on the number of hours that can be compensated;
- Enhanced revenue collection procedures to recover these county costs where feasible.

These are the cost-control mechanisms that an attorney panel, standard contract, or attorney firm would implement as well. The Court rejected the use of a flat, per-case fee due to the wide variability in services required. In addition, the Court has instituted training on the use of Minors' Counsel for judicial officers who are new to family law and periodically review family law judicial officers' best practices to reduce the cost to the county of appointed counsel.

These measures have proven effective in reducing the annual Minor's Counsel costs from a high of \$5.7 million (FY 09-10) to a projected \$3.8 million for the current fiscal year.

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### **RECAP OF ANALYSIS**

There are maximum rates set for different types of expert witnesses. The witness must meet certain criteria before qualifying to claim these rates. While maximum rates are set for testimony, not all experts charge the maximum. Rates charged vary, based upon numerous factors such as experience and area of expertise.

While it appears that the establishment of a Family Law Panel is feasible, we cannot state with certainty that savings can be achieved or that it will be more efficient. A preliminary proposal does provide an example of how such a panel might operate, but more analysis of the plan would be necessary for successful implementation.

It was also revealed during this analysis that the costs of Minor's Counsel are not consistently handled across all counties. These differences are attributable to a conflict in the law and the decisions of the counties as to whether to include said costs in the base for calculating the MOE. If said costs were included in the base, the State is responsible for all amounts incurred above the amount identified for these costs at the time the MOE was established. If a county elected to not include this cost in their MOE calculation, the county is responsible for all costs associated with Minor's Counsel.

### **FURTHER ACTION**

Our Office will work with County Counsel and the Auditor-Controller to explore our options on obtaining a change in the MOE in an effort to transfer the responsibility for these costs to the State as provided for by law.

We will also continue to monitor the Court's efforts at reducing costs as prescribed above. Further, we will continue to work with the Courts to find other avenues for mitigating this cost. Should you have any questions, please do not hesitate to contact Deputy Chief Executive Officer Jacqueline A. White, Public Safety, at (213) 893-2374.

WTF:JW:DC:ef

Attachments

c: Executive Office, Board of Supervisors
Auditor-Controller
County Counsel

# California Family Code Section 3153

- (a) If the court appoints counsel under this chapter to represent the child, counsel shall receive a reasonable sum for compensation and expenses, the amount of which shall be determined by the court. Except as provided in subdivision (b), this amount shall be paid by the parties in the proportions the court deems just.
- (b) Upon its own motion or that of a party, the court shall determine whether both parties together are financially unable to pay all or a portion of the cost of counsel appointed pursuant to this chapter, and the portion of the cost of that counsel which the court finds the parties are unable to pay shall be paid by the county. The Judicial Council shall adopt guidelines to assist in determining financial eligibility for county payment of counsel appointed by the court pursuant to this chapter.

# California Family Code Section 3150

- a) If the court determines that it would be in the best interest of the minor child, the court may appoint private counsel to represent the interests of the child in a custody or visitation proceeding, provided that the court and counsel comply with the requirements set forth in Rules 5.240, 5.241, and 5.242 of the California Rules of Court.
- (b) Upon entering an appearance on behalf of a child pursuant to this chapter, counsel shall continue to represent that child unless relieved by the court upon the substitution of other counsel by the court or for cause.

# California Government Code Section 77200

On and after July 1, 1997, the state shall assume sole responsibility for the funding of court operations, as defined in Section 77003 and Rule 10.810 of the California Rules of Court as it read on January 1, 2007. In meeting this responsibility, the state shall do all of the following:

- (a) Deposit in the Trial Court Trust Fund, for subsequent allocation to or for the trial courts, all county funds remitted to the state pursuant to Section 77201 until June 30, 1998, pursuant to Section 77201.1 from July 1, 1998, until June 30, 2006, inclusive, and pursuant to Section 77201.3, thereafter.
- (b) Be responsible for the cost of court operations incurred by the trial courts in the 1997-98 fiscal year and subsequent fiscal years.
- (c) Allocate funds to the individual trial courts pursuant to an allocation schedule adopted by the Judicial Council, but in no case shall the amount allocated to the trial court in a county be less than the amount remitted to the state by the county in which that

court is located pursuant to paragraphs (1) and (2) of subdivision (b) of Section 77201 until June 30, 1998, pursuant to paragraphs (1) and (2) of subdivision (b) of Section 77201.1 from July 1, 1998, until June 30, 2006, inclusive, and pursuant to paragraphs (1) and (2) of subdivision (a) of Section 77201.3, thereafter.

(d) The Judicial Council shall submit its allocation schedule to the Controller at least five days before the due date of any allocation.

# California Government Code Section 77003

- (a) As used in this chapter, "court operations" means all of the following:
- (1) Salaries, benefits, and public agency retirement contributions for superior court judges and for subordinate judicial officers. For purposes of this paragraph, "subordinate judicial officers" includes all commissioner or referee positions created prior to July 1, 1997, including positions created in the municipal court prior to July 1, 1997, which thereafter became positions in the superior court as a result of unification of the municipal and superior courts in a county, and including those commissioner positions created pursuant to former Sections 69904, 70141, 70141.9, 70142.11, 72607, 73794, 74841.5, and 74908; and includes any staff who provide direct support to commissioners; but does not include commissioners or staff who provide direct support to the commissioners whose positions were created after July 1, 1997, unless approved by the Judicial Council, subject to availability of funding.
- (2) The salary, benefits, and public agency retirement contributions for other court staff.
- (3) Those marshals and sheriffs as the court deems necessary for court operations.
- (4) Court-appointed counsel in juvenile court dependency proceedings and counsel appointed by the court to represent a minor pursuant to Chapter 10 (commencing with Section 3150) of Part 2 of Division 8 of the Family Code.
  - (5) Services and supplies relating to court operations.
- (6) Collective bargaining under Sections 71630 and 71639.3 with respect to court employees.
- (7) Subject to paragraph (1) of subdivision (d) of Section 77212, actual indirect costs for county and city and county general services attributable to court operations, but specifically excluding, but not limited to, law library operations conducted by a trust pursuant to statute; courthouse construction; district attorney services; probation services; indigent criminal defense; grand jury expenses and operations; and pretrial release services.
- (8) Except as provided in subdivision (b), other matters listed as court operations in Rule 10.810 of the California Rules of Court as it read on January 1, 2007.
- (b) However, "court operations" does not include collection enhancements as defined in Rule 10.810 of the California Rules of Court as it read on January 1, 2007.

- 77201.1. (a) Commencing on July 1, 1997, no county shall be responsible for funding court operations, as defined in Section 77003 and Rule 10.810 of the California Rules of Court as it read on January 1, 2007.
- (b) Commencing in the 1999-2000 fiscal year, and each fiscal year thereafter until the 2006-07 fiscal year, each county shall remit to the state in four equal installments due on October 1, January 1, April 1, and May 1, the amounts specified in paragraphs (1) and (2). For the purpose of determining the counties' payments commencing in the 2006-07 fiscal year, and each fiscal year thereafter, the amounts listed in subdivision (a) of Section 77201.3 shall be used in lieu of the amounts listed in this subdivision.
- (1) Except as otherwise specifically provided in this section, each county shall remit to the state the amount listed below, which is based on an amount expended by the respective county for court operations during the 1994-95 fiscal year:

Jurisdiction	Amount
Alameda	\$ 22,509,905
Alpine	-
Amador	-
Butte	-
Calaveras	-
Colusa	-
Contra Costa	11,974,535
Del Norte	-
El Dorado	-
Fresno	11,222,780
Glenn	-
Humboldt	-
Imperial	-
Inyo	
Kern	9,234,511
Kings	
Lake	-
Lassen	-
Los Angeles	175,330,647
Madera	-
Marin	-
Mariposa	-
Mendocino	-
Merced	-
Modoc	-
Mono	-
Monterey	4,520,911
Napa	-
Nevada	-
Orange	38,846,003
Placer	-
Plumas	-
Riverside	17,857,241
Sacramento	20,733,264
San Benito	-
San Bernardino	20,227,102
San Diego	43,495,932
San Francisco	19,295,303
San Joaquin	6,543,068

San Luis Obispo	-
San Mateo	12,181,079
Santa Barbara	6,764,792
Santa Clara	28,689,450
Santa Cruz	-
Shasta	-
Sierra	-
Siskiyou	-
Solano	6,242,661
Sonoma	6,162,466
Stanislaus	3,506,297
Sutter	-
Tehama	_
Trinity	_
Tulare	-
Tuolumne	-
Ventura	9,734,190
Yolo	-
Yuba	_

(2) Except as otherwise specifically provided in this section, each county shall also remit to the state the amount listed below, which is based on an amount of fee, fine, and forfeiture revenue remitted to the state pursuant to Sections 27361 and 76000 of this code, Sections 1463.001, 1463.07, and 1464 of the Penal Code, and Sections 42007, 42007.1, and 42008 of the Vehicle Code during the 1994-95 fiscal year:

Alameda. \$ 9,912,156 Alpine. 58,757 Amador. 265,707 Butte. 1,217,052 Calaveras. 310,331 Colusa. 397,468 Contra Costa. 4,486,486 Del Norte. 124,085 El Dorado. 1,028,349 Fresno. 3,695,633 Glenn. 360,974 Humboldt. 1,025,583 Imperial 1,144,661 Inyo. 614,920 Kern. 5,530,972 Kings. 982,208 Lake. 375,570 Lassen. 430,163 Los Angeles 71,002,129 Madera. 1,042,797 Marin. 2,111,712 Mariposa. 135,457 Mendocino. 717,075 Merced. 1,733,156 Modoc. 104,729 Mono. 415,136 Monterey. 3,330,125 Napa. 719,168	Jurisdiction	Amount
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Amador       265,707         Butte       1,217,052         Calaveras       310,331         Colusa       397,468         Contra Costa       4,486,486         Del Norte       124,085         El Dorado       1,028,349         Fresno       3,695,633         Glenn       360,974         Humboldt       1,025,583         Imperial       1,144,661         Inyo       614,920         Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125		
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Contra Costa       4,486,486         Del Norte       124,085         El Dorado       1,028,349         Fresno       3,695,633         Glenn       360,974         Humboldt       1,025,583         Imperial       1,144,661         Inyo       614,920         Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Calaveras	310,331
Del Norte       124,085         El Dorado       1,028,349         Fresno       3,695,633         Glenn       360,974         Humboldt       1,025,583         Imperial       1,144,661         Inyo       614,920         Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Colusa	397,468
El Dorado       1,028,349         Fresno       3,695,633         Glenn       360,974         Humboldt       1,025,583         Imperial       1,144,661         Inyo       614,920         Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Contra Costa	4,486,486
Fresno.       3,695,633         Glenn.       360,974         Humboldt.       1,025,583         Imperial.       1,144,661         Inyo.       614,920         Kern.       5,530,972         Kings.       982,208         Lake.       375,570         Lassen.       430,163         Los Angeles.       71,002,129         Madera.       1,042,797         Marin.       2,111,712         Mariposa.       135,457         Mendocino.       717,075         Merced.       1,733,156         Modoc.       104,729         Mono.       415,136         Monterey.       3,330,125	Del Norte	124,085
Glenn       360,974         Humboldt       1,025,583         Imperial       1,144,661         Inyo       614,920         Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	El Dorado	1,028,349
Humboldt       1,025,583         Imperial       1,144,661         Inyo       614,920         Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Fresno	3,695,633
Imperial       1,144,661         Inyo       614,920         Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Glenn	360,974
Inyo.       614,920         Kern.       5,530,972         Kings.       982,208         Lake.       375,570         Lassen.       430,163         Los Angeles.       71,002,129         Madera.       1,042,797         Marin.       2,111,712         Mariposa.       135,457         Mendocino.       717,075         Merced.       1,733,156         Modoc.       104,729         Mono.       415,136         Monterey.       3,330,125	Humboldt	1,025,583
Kern       5,530,972         Kings       982,208         Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Imperial	1,144,661
Kings.       982,208         Lake.       375,570         Lassen.       430,163         Los Angeles.       71,002,129         Madera.       1,042,797         Marin.       2,111,712         Mariposa.       135,457         Mendocino.       717,075         Merced.       1,733,156         Modoc.       104,729         Mono.       415,136         Monterey.       3,330,125	Inyo	614,920
Lake       375,570         Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Kern	5,530,972
Lassen       430,163         Los Angeles       71,002,129         Madera       1,042,797         Marin       2,111,712         Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Kings	982,208
Los Angeles       71,002,129         Madera.       1,042,797         Marin.       2,111,712         Mariposa.       135,457         Mendocino.       717,075         Merced.       1,733,156         Modoc.       104,729         Mono.       415,136         Monterey.       3,330,125	Lake	375,570
Madera	Lassen	430,163
Marin.       2,111,712         Mariposa.       135,457         Mendocino.       717,075         Merced.       1,733,156         Modoc.       104,729         Mono.       415,136         Monterey.       3,330,125	Los Angeles	71,002,129
Mariposa       135,457         Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Madera	1,042,797
Mendocino       717,075         Merced       1,733,156         Modoc       104,729         Mono       415,136         Monterey       3,330,125	Marin	2,111,712
Merced	Mariposa	135,457
Modoc	Mendocino	717,075
Mono	Merced	1,733,156
Monterey 3,330,125	Modoc	104,729
- · · · · · · · · · · · · · · · · · · ·	Mono	415,136
Napa 719,168	Monterey	3,330,125
	Napa	719,168

Nevada	1,220,686
Orange	19,572,810
Placer	1,243,754
Plumas	193,772
Riverside	7,681,744
Sacramento	5,937,204
San Benito	302,324
San Bernardino	8,163,193
San Diego	16,166,735
San Francisco	4,046,107
San Joaquin	3,562,835
San Luis Obispo	2,036,515
San Mateo	4,831,497
Santa Barbara	3,277,610
Santa Clara	11,597,583
Santa Cruz	1,902,096
Shasta	1,044,700
Sierra	42,533
Siskiyou	615,581
Solano	2,708,758
Sonoma	2,316,999
Stanislaus	1,855,169
Sutter	678,681
Tehama	640,303
Trinity	137,087
Tulare	1,840,422
Tuolumne	361,665
Ventura	4,575,349
Yolo	880,798
Yuba	289,325

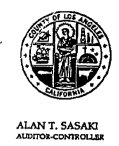
- (3) Except as otherwise specifically provided in this section, county remittances specified in paragraphs (1) and (2) shall not be increased in subsequent years.
- (4) Except for those counties with a population of 70,000 or fewer on January 1, 1996, the amount a county is required to remit pursuant to paragraph (1) shall be adjusted by the amount equal to any adjustment resulting from the procedures in subdivisions (c) and (d) of Section 77201 as that section read on June 30, 1998, to the extent a county filed an appeal with the Controller with respect to the findings made by the Department of Finance. This paragraph shall not be construed to establish a new appeal process beyond what was provided by Section 77201, as that section read on June 30, 1998.
- (5) A change in statute or rule of court that either reduces the bail schedule or redirects or reduces a county's portion of fee, fine, and forfeiture revenue to an amount that is less than (A) the fees, fines, and forfeitures retained by that county, and (B) the county's portion of fines and forfeitures transmitted to the state in the 1994-95 fiscal year, shall reduce that county's remittance specified in paragraph (2) of this subdivision by an equal amount. This paragraph is not intended to limit judicial sentencing discretion.
- (6) In the 2005-06 fiscal year, the amount that the County of Santa Clara is required to remit to the state under paragraph (2) shall be reduced as described in this paragraph, rather than as described in subdivision (b) of Section 68085.7. It is the intent of the Legislature that this paragraph have retroactive effect.

- (A) For the County of Santa Clara, the remittance under this subdivision for the 2005-06 fiscal year shall be reduced by an amount equal to one-half of the amount calculated by subtracting the budget reduction for the Superior Court of Santa Clara County for that fiscal year attributable to the reduction of the counties' payment obligation from thirty-one million dollars (\$31,000,000) pursuant to subdivision (a) of Section 68085.6 from the net civil assessments received in that county in that fiscal year. "Net civil assessments" as used in this paragraph means the amount of civil assessments collected minus the costs of collecting those civil assessments, under the guidelines of the Controller.
- (B) The reduction under this paragraph of the amount that the County of Santa Clara is required to remit to the state for the 2005-06 fiscal year shall not exceed two million five hundred thousand dollars (\$2,500,000). If the reduction reaches two million five hundred thousand dollars (\$2,500,000), the amount the county is required to remit to the state under paragraph (2) of subdivision (a) of Section 77201.3 in each subsequent fiscal year shall be eight million four hundred sixty-one thousand two hundred ninety-three dollars (\$8,461,293).
- (C) This paragraph does not affect the reduction of the annual remittance for the County of Santa Clara as provided in Section 68085.2.
- (7) Notwithstanding the changes to the amounts in paragraph (2) made by Section 68085.7 or any other section, the amounts in paragraph (2) shall not be changed for purposes of the calculation required by subdivision (a) of Section 77205.
- (c) This section is not intended to relieve a county of the responsibility to provide necessary and suitable court facilities pursuant to Section 70311.
- (d) This section is not intended to relieve a county of the responsibility for justice-related expenses not included in Section 77003 which are otherwise required of the county by law, including, but not limited to, indigent defense representation and investigation, and payment of juvenile justice charges.
- (e) County base year remittance requirements specified in paragraph (2) of subdivision (b) incorporate specific reductions to reflect those instances where the Department of Finance has determined that a county's remittance to both the General Fund and the Trial Court Trust Fund during the 1994-95 fiscal year exceeded the aggregate amount of state funding from the General Fund and the Trial Court Trust Fund. The amount of the reduction was determined by calculating the difference between the amount the county remitted to the General Fund and the Trial Court Trust Fund and the aggregate amount of state support from the General Fund and the Trial Court Trust Fund allocated to the county's trial courts. In making its determination of whether a county is entitled to a reduction pursuant to paragraph (2) of subdivision (b), the Department of Finance subtracted from county revenues remitted to the state, all moneys derived from the fee required by Section 42007.1 of the Vehicle Code and the parking surcharge required by subdivision (c) of Section 76000 of this code.
- (f) Notwithstanding subdivision (e), the Department of Finance shall not reduce a county's base year remittance requirement, as specified in paragraph (2) of subdivision (b), if the county's trial court funding allocation was modified pursuant to the amendments to the allocation formula set forth in paragraph (4) of subdivision (d)

of Section 77200, as amended by Chapter 2 of the Statutes of 1993, to provide a stable level of funding for small county courts in response to reductions in the General Fund support for the trial courts.

. . . .

(g) In any fiscal year in which a county of the first class pays the employer-paid retirement contribution for court employees, or other employees of the county who provide a service to the court, and the amounts of those payments are charged to the budget of the courts, the sum the county is required to pay to the state pursuant to paragraph (1) of subdivision (b) shall be increased by the actual amount charged to the trial court up to twenty-three million five hundred twenty-seven thousand nine hundred forty-nine dollars (\$23,527,949) in that fiscal year. The county and the trial court shall report to the Controller and the Department of Finance the actual amount charged in that fiscal year.



# COUNTY OF LOS ANGELES DEPARTMENT OF AUDITOR-CONTROLLER

KENNETH HAHN HALL OF ADMINISTRATION 500 WEST TEMPLE STREET, ROOM 603 LOS ANGELES, CALIFORNIA 90012 PHONE: (213) 974-8321 FAX: (213) 617-8106

December 16, 1997

TO:

Debbie Lizzari

Deputy Executive Officer

FROM:

Patrick T. McMahon, Chief Pyra

Accounting Division

SUBJECT:

**AB233 CONVERSION** 

AB233 becomes effective January 1, 1998. This requires changes in the way courts are accounted for within the County. The following is the process that will be implemented to accomplish the changes.

# CAPS Funds and Organizations

Currently, all courts and court costs are accounted for within one CAPS fund, V97. Effective January 1, 1998, each court will have its own separate fund. Except for the Mandatory Court Expense organization and the Collection Enhancement organization, the organization numbers for each court will be the same as those currently in use for each court in V97. The Mandatory Court Expense organization will no longer be used. The Collection Enhancement Expense organization is discussed below. Attachment I is the new fund numbers and, for illustration purposes, the level I organization code for each court.

Only State responsible charges should be made to the new funds. In regards to County responsible charges, each court will have its own budget unit in the County General Fund to charge these costs. The organization codes for each court are included in Attachment II. Also included in Attachment III are level 2 organization codes for Collection Enhancement which will be a County responsibility. These organization codes for Collection Enhancement are the same as those used previously in V97.

\*Attachment III is the minor object codes that should be charged to the General Fund including those that ISD and the PACE system will charge. All other ISD and PACE charges will be made to the new State responsible funds.

All revenue receipts must be deposited to the General Fund organizations. If a court receives a new grant or other somewhat unusual type of receipt, they should consult with the Auditor-Controller's Accounting Division to resolve whether the revenue should be deposited to the State or County responsible organization.

### **Transition**

### Payment Voucher

The courts should not enter any payment vouchers into CAPS after December 24, 1997. This is to allow time for the Auditor-Controller to make processing changes. The Auditor-Controller will notify the courts when payment processing can resume. We estimate that this notification will be made on or before January 8, 1998. As discussed below, some changes will be made to encumbrance and line numbers. Be sure to use these revised numbers.

### **Encumbrances**

The Auditor-Controller will move DSO balances for which the courts are the receiver of services to the new court funds. Because a portion of the remaining balances may represent County responsible costs, the individual courts will have to request the Auditor's Accounting Division to reduce them by the County responsible amount.

For DSO's where the courts are the provider of service, new DSO's will have to be established by sending new DSO's to the Auditor-Controller's Accounting Division.

Commitment balances will be cancelled in V97 and established in the new court funds as current encumbrances by the Auditor-Controller. Encumbrance numbers will remain the same except an "A" will be added at the end.

The individual courts are responsible for changing current year encumbrances for contracts and purchase orders. To do this, they need to cancel the remaining balance on the first line of the encumbrance and enter in the existing organization code and fund number V97. Next, they need to enter the remaining balance on line 2 and put in the organization code of their new fund. In the rare instance where the encumbrance represents a County responsible cost, they should use their General Fund organization. No fund number needs to be entered on line 2. The Auditor-Controller will notify the courts when this process can begin. We anticipate the notification will be given on January 6, 1998. Encumbrance numbers should remain unchanged.

### Court Administrators

Payments can be made against June 30, 1997 accounts payable without any changes. Do not enter in the fund number. The charges will automatically be charged to the V97 prior year accounts.

### Revenues

Any deposits after December 31, 1997 should be made to the County responsible organizations regardless of when the revenue was earned. Revenue transfers from trust funds after December 31, 1997 should also be made to the County responsible organizations. The CRDF process remains unchanged, except for the revisions you should have already received.

### <u>Payroll</u>

No changes to payroll are necessary. The Auditor-Controller will redirect the charges to the State organization and the County responsible Collection Enhancement organization. Local Judicial employee benefits will be initially charged to the State responsible organization but moved monthly by the Auditor-Controller to the County responsible organization.

### <u>ISD</u>

ISD charges submitted by December 15, 1997 will be processed by the Auditor-Controller by December 31, 1997 if a rejection notice has not been received. If a court decides o reject a charge after that date, the Auditor-Controller will reverse the charge.

### Approval Process

Courts will be responsible for approving expenditures to both their State and County responsible organizations. Current procedures and authorized approvers will remain in effect. If a presiding judge wishes to change a court's authorized signers, the judge should notify the Auditor-Controller's Accounting Division.

### <u>Budgets</u>

No budget will be entered into CAPS for the State responsible units until the amounts are determined. We anticipate this will occur in February 1998. In the meantime, the Auditor-Controller will relax controls so that financial operations can continue.

Court Administrators

·

December 16, 1997 Page 4

Budget adjustments for State responsible charges no longer need the approval of the Board of Supervisors. They should be signed by the designated court representative and sent to the Auditor-Controller's Accounting Division.

Budget adjustments for County responsible charges will continue to require the Board of Supervisors' approval.

### Sheriff Billings

While the Sheriff has not billed the courts in the past, the costs have been included in the State reports and the new State revenue includes reimbursement for these costs. Accordingly the Sheriff will be billing the courts for costs incurred after December 31, 1997.

We anticipate some problems may occur during this transition, and the Auditor-Controller will work with the various courts to correct any mistakes. For questions regarding encumbrance processing, contact Jerry Kril at (213) 974-8326. Other transition questions can be directed to Pat McMahon at (213) 974-8321.

Your cooperation in these matters is greatly appreciated.

JL:PTM:ck Attachments (3) 7:AB233

ATTACHMENT I
COURT FUNDS & ORGANIZATION CODES

	T T	<del></del>
COURT NAME	FUND	ORG CODE
COOKI NAME	FUND	DEVEN I
SUPERIOR COURT	C11	19991
ALHAMBRA MUNICIPAL COURT	C12	10460
ANTELOPE MUNICIPAL COURT	C13	10465
BEVERLY HILLS MUNI COURT	C14	10470
BURBANK MUNICIPAL COURT	C15	10475
CITRUS MUNICIPAL COURT	C16	10480
COMPTON MUNICIPAL COURT	C17	10485
CULVER MUNICIPAL COURT	C18	10490
DOWNEY MUNICIPAL COURT	C19	10495
EAST L A MUNI COURT	C20	10500
GLENDALE MUNICIPAL COURT	C21	10505
INGLEWOOD MUNICIPAL COURT	C22	10510
LONG BEACH MUNI COURT	C23	10515
LOS ANGELES MUNI COURT	C24	10520
LOS CERRITOS MUNI COURT	C25	10525
MALIBU MUNICIPAL COURT	C26	10530
NEWHALL MUNICIPAL COURT	C27	10535
PASADENA MUNICIPAL COURT	C28	10540
POMONA MUNICIPAL COURT	C29	10545
RIO HONDO MUNICIPAL COURT	C30	10550
SANTA ANITA MUNI COURT	C31	10555
SANTA MONICA MUNI COURT	C32	10560
SOUTH BAY MUNICIPAL COURT	C33	10565
SOUTHEAST MUNICIPAL COURT	C34	10570
WHITTIER MUNICIPAL COURT	C35	10575
MUNI CRTS EXP-PLANNING & RSRCH	C36	15188
MUNICIPAL COURTS EXPENSE-OTHER	C37	15189
MUNI CRTS EXP-DATA PROCESSING	C38	15191

# ATTACHMENT II

# **GENERAL FUND COURT ORGS**

	COLLECTIONS
	COMPETITORS
	ENHANCEMENT
LEVEL 1	LEVEL 2
15161	29042
15162	14562
15163	14582
15164	14602
15165	14622
15166	14643
15167	14662
15168	14682
15169	14702
15170	14722
15171	14742
15172	14762
15173	14782
15174	16303
15175	14952
15176	14972
15177	14992
15178	15012
15179	15032
15180	15052
15181	15072
15182	15092
15183	15104
	15127/15133
	15152
	N/A
	15161 15162 15163 15164 15165 15166 15167 15168 15169 15170 15171 15172 15173 15174 15175 15176 15177 15178 15179 15180 15181

### ATTACHMENT III

# UNALLOWABLE TRIAL COURT EXPENDITURES

	EXPENDIT	URE	<del></del>	MOBJ/SOBJ	DESCRIPTION
CRIMINAL	INDIGENT	DEFENS	E	3541	ATTY-CRIMINAL NO DURY TO DEPART
		PACE		3542	ATTY-CRIMINAL-NO PUBLIC DEFNDR ATTY-CRIMINAL-CONFLICT OF INT
		PACE		3543	ATTY-CRIMINAL-OTHER
		PACE		3544	ATTY-JUVENILE-CONFLICT OF INT
				3547	ATTY-JUVENILE-NO PUBLIC DEPNDR
		PACE		3661	INDIGENT DEFEND INVESTIGATION
· · · · · · · · · · · · · · · · · · ·				3755	ATTY-MATL HLTH-NO PUBLIC DEFNDR
		PACE		3756	ATTY-MNTL BLTH-CONFLICT OF INT
	· · · · · · · · -			3759	ATTY-MNTL HLTH-OTHER
PACTITON					
FACILITY	CHARGES			3664	CONSTRUCT AND REAL PROP
	·			3665	INTERNAL SERVICES DEPT
	<del></del>			3674	PMD FACILITIES CONSULTANT
AT.Y	MINOR O	DIPONO	HATE WE	3872	OTHER FACILITIES OPS
ALT	MINOR O	BJECTS	UNDER	20W	RENTS & LEASES-BLDG & IMPRVMNTS
	MILION O.	BUEC'S	ONDER.	60C	BUILDINGS & IMPROVEMENTS
				4697	RENT-A-JUDGE FACILITIES
			<del></del>	5214	INDIRECT - RENTAL EXPENSES
				<del> </del>	(UTILITIES EXP & ISD - GENERAL)
OTEER				2007	CIVIC CRUMPP TITLE
				2345	CIVIC CENTER PARKING FEE
				2662	WITNESS FEE/TRANSPORTATION-NON EXPERTMAINT BUILDING & IMPROVEMENT
		ISD		2663	ALTERATIONS & IMPROVEMENT
				2665	ALTERATIONS & IMPROVEMENT - CONTRACT
				2672	BUILDING MAINTENANCE SERVICES
			آب	2693	FACILITIES MAINTENANCE - NON CONTRACT
				2704	GARDENING SUPPLIES
			ur.	2705	GLASS
<del></del>		ISD	-	2708	GROUNDS MAINTENANCE
				2712	HEATING & AIR CONDITIONING
	<del></del>	ISD	·	2746	PARKING SERVICES
				2754	PLUMBING SUPPLIES
		ISD		2762	REPAIRS & MINOR CHANGES
					SIGNS
	<del></del>		<u> </u>		SPECIAL JOBS
		<del></del>		2787	COMMUN SPECIAL REQUESTS
			<del> </del>	2790	SPRINK SYSTEM - HARDWARE & SUPPLIES
		PACE			WATER METER REPAIR PARTS
		- 200 2			ATTY-CIVIL-OTHER
	***	PACE		3540	ATTY-CIVIL-NO PUBLIC DEFNDR ATTY-CIVIL-CONFLICT OF INT
		PACE			ATTY-PAMILY LAW
		PACE			ATTY-PROBATE .
		PACE			DOCTOR - CIVIL
		PACE			DOCTOR - CRIMINAL
	•	PACE		3634	DOCTOR - JUVENILE DELINQUENCY
		PACE		3635	DOCTOR - JUVENILE DEPENDENCY
		PACE		3636	DOCTOR - MENTAL BEALTH
		PACE		3653	EXPERT WITNESS - PAHILY LAW
	<del></del>	PACE		3654	EXPERT WITNESS - PROBATE
		PACE		3655	EXPERT WITNESS - JUV DELINQUENCY
		PACE		3056	EXPERT WITNESS - JUV DEPENDENCY
		DACE		3658	exam experts
<del></del>		PACE		3660	EXPERT WITNESS - CRIMINAL
		PACE		3662	EXPERT WITNESS - CIVIL
		FMCE			LABORATORY TESTS
					MEDICAL LAB SERVICE
				3835	REPORTER TRANSCRIBER - GRAND JURY
				5215	INDIRECT - BLDG USE ALLOWANCE
				2410	INDIRECT - PSP-PROBATION
ALL	MINOR OB	JECTS 11	NDER	55B 5	SUPPORT & CARE OF PERSONS
				{3	VALUAL & CARE OF PERSONS

# LOS ANGELES SUPERIOR COURT SUMMARY OF FAMILY LAW EXPENDITURES IN ECAPS OBJECT CODE #3545 (ATTY-FAMILY LAW) FISCAL YEARS 2007-08 THROUGH 2010-11.

Attachment IV

		FY 2007-08	90-		FY 2008-09	60-		FY 2009-10	10			FY 2010-11	
												Amount	
Description	# of Cases	# of Claims	# of # of Amount Cases Claims Authorized	# of Cases	# of Claims	Amount Authorized	# of Cases	# of Claims	Amount Authorized	# of Cases	# of Claims	Authorized YTD (Jul-Mar)	Estimated Actuals
Family Law Attorney - Minor's Counsel (1)	1,447	2,482	1,447 2,482 \$3,805,294	2,066	3,419	\$5,542,049	2,259	3,927	\$5,687,979	1,551	2,773	\$2,935,557	\$3,750,076
Family Law Attorney - Other Matters (2)	508	711	708,760	396	528	621,809	317	200	712,759	265	355	524,661	699,548
TOTAL- Family Law Attorney (PACE)	1,955 3,	3,193	3,193 \$4,514,054	2,462	3,947	\$6,193,858	2,576	4,427	\$6,400,738	1,816	3,128	\$3,460,218	\$4,449,624

(1) Represents children in custody disputes between two biological parents - case types include Divorce, Paternity, Domestic Violence and DA Paternity/Child Support (limited to custody matters).

(2) Non-custody dispute matters requiring representation, governed by Family Law Statue - case types include Adoption and Abandonment cases handled in Juvenile Court Operations and Habeas Corpus (child abduction), RESL (out-of-State/County transferred to Los Angeles Superior Court jurisdiction) and DA Paternity/Child Support.

## LOS ANGELES COUNTY BAR ASSOCIATION

### AMENDED PROPOSAL FOR FAMILY LAW PANEL

1. Goal: To create a Family Law Panel of lawyers for court-appointment to represent minor children where the Court determines that it would be in the best interest of the minor children.

### 2. How the Panel will Function:

- a.) Initially to create a data base of qualified attorneys including a detailed profile of each attorney including categories such as location, language skills, gender, special expertise and any other criteria suggested by the Court.
- b.) Court officer would fill out a form outlining the desired criteria for a case based on the "best interest of the child" which would be sent to the LACBA Panel.
- c.) Drawing from the data base, LACBA would select a list of lawyers who meet the required criteria and select the lawyer at the top of the rotation list of lawyers meeting the criteria.

In situations where no lawyer meets the specific qualifications required to serve the best interest of the minor child, the appointing Court would be permitted to appoint an attorney not on the Panel.

- d.) The lawyer selected would be contacted, advised of the appointment, notified of the case information and would contact the appointing court. The court would be advised of the appointment within 1-2 days of the request.
- e.) The rotation list would insure that the case appointments would be evenly spread among the panel lawyers.
- f.) A Qualifications Committee would oversee attorney compliance with the experience, training and education requirements set out in California Rules of Court 5.242. Each year, as part of a renewal of membership on the panel, each lawyer would be required to present proof of compliance with those requirements.
- g.) An Investigative Committee would monitor billing practices, questions of attorney competence, and any other issue and/or complaint raised by the Court. Complaints either made by the Court or made to the Court would be handled through this committee. A procedure would be put in place to insure that any investigation was timely and fair.
- h.) Bills for services would be submitted to the appointing Court and after acceptance forwarded to PACE for processing and payment. In the event there was an issue regarding the billing prior to submission to PACE, the Court may request that the Panel investigate the billing. The Panel would not have the power to change a judicial officer's order but only to investigate and report its findings.

### 3. Benefit to the Courts:

- a.) Free Courts from administrative duties involving appointment, review, and monitoring of attorneys appointment to represent minor children pursuant to Family Code sections 3150-3153. Taking over those duties would free the Courts to handle calendars and otherwise complete the work of the Court.
- b.) Eliminate the \$100,000.00 yearly cap, thereby allowing Courts to continue to appoint the most qualified lawyers. The rotational system of appointment of lawyers would insure that the cases were spread among the entire panel eliminating the fear that a few lawyers would dominate the appointments. The Panel computer system would be set up to monitor the number of appointments, the money earned by each lawyer, and any other anomalies which might occur. The Supervising Judge would be relieved of monitoring and enforcing the annual \$100,000 cap.
- c.) Would increase communication between courts (information regarding lawyers, etc. would be provided to all courts).
- d.) The Panel would be available to handle problems billing issues and competence issues will be referred by the Courts to the Panel for review and investigation.
- e.) The Panel would be available to assist the Judges with specific appointments should their be a question about the availability of an attorney with specific skills.
- f.) Panel would be a source of responsibility both Court and County would have an immediate party to contact when an issue arose.

### 4. Benefit/Cost to County:

- a.) Reduce hourly rate to \$100, saving County approximately \$1,000,000.00 annually.
- b.) Improve oversight of lawyers in terms of qualifications, training, continuing education, and billing practices.c.) Funding for panel would derive from a per case fee payable by the Panel
  - attorney to LACBA at no cost to the County
- d.) An administrative fee would be required from the County to set up and maintain a staff and operations equipment to operate the program.

This is a preliminary proposal. Significant additional research and investigation is necessary in order to present a final proposal. As such, this is being submitted to give the reader an outline of what a final proposal would entail