

**MONROE COUNTY COMMUNITY CORRECTIONS ADVISORY BOARD/LOCAL
JUSTICE REINVESTMENT ADVISORY COUNCIL
MINUTES FOR APRIL 10, 2023**

MEMBERS	NAME	PRESENT	ABSENT	Present by Designee	YTD PRESENT	YTD ABSENT	YTD Present by Designee
County Sheriff (or designee)	Ruben Marté			X	-0-	-0-	2
Prosecuting Attorney (or designee)	Erika Oliphant	X			2	-0-	
Department of Child Services (DCS) Director (or designee)	Amanda Vanleeuwen		X		-0-	2	
Public Defender (or designee)	Michael Hunt	X			2	-0-	
City Mayor Representative	Chief Michael Diekhoff		X		1	1	
Juvenile Judge	Hon. Holly Harvey		X		1	1	
Criminal Judge (or designee)	Hon. Darcie Fawcett	X			2	-0-	
Criminal Judge (or designee)	Hon. Mary Ellen Diekhoff	X			1	1	
Juvenile Detention Alternatives Initiative	Troy Hatfield		X		1	1	
Juvenile Correctional Facility	Victoria Thevenow	X			2	-0-	
Victim or Advocate (or designee)	TBD (Vacant)		X		N/A	N/A	
Ex-Offender	Donna Crawford	X			1	1	
County Council Member (or designee)	Jennifer Crossley	X			2	-0-	
Probation Officer	Linda Brady	X			2	-0-	
Juvenile Probation Officer	Jeff Hartman	X			2	-0-	
Educational Administrator	Miriam Northcutt Bohmert		X		1	1	
Private Corrections	Mark DeLong	X			1	1	
Mental Health Administrator	Linda Grove-Paul	X			2	-0-	
Lay Member	Jeff Holland	X			2	-0-	
Lay Member	TBD (Vacant)		X		N/A	N/A	
Lay Member	Dr. Chris Finley		X		-0-	2	
Lay Member	Dirk Ackerman	X			2	-0-	
President of County Executive (or designee)	Lee Jones		X		1	1	
CCAB Secretary	Keri G. Walden	X			2	-0-	
C.C. Director	Becca Streit	X			2	-0-	

Visitors: Sheriff's designee Matt Demmings.

1. WELCOME AND INTRODUCTIONS.

Welcome by the Chair, Judge Mary Ellen Diekhoff, and introduction of members and guests.

2. APPROVAL OF MINUTES.

Motion to approve minutes from the January 30, 2023 Community Corrections Advisory Board (CCAB) meeting. Erika Oliphant moved for approval of the January 30, 2023 minutes. Victoria (Viki) Thevenow seconded motion. **Motion carried.**

3. COMMUNITY CORRECTIONS EXECUTIVE DIRECTOR REPORT

A. Personnel:

(1) Resignations. We are actively screening for the following positions.

- a. Newly hired Enhanced Supervision Unit Probation Officer ShaNece Manuel resigned effective March 27, 2023. She returned to her home state of Texas. Actively screening for the position.
- b. Field Officer Jeremy Rogers resigned effective April 4, 2023 for personal reasons.
- c. Callee Richardson, Community Corrections Office Receptionist. Her last day will be July 28, 2023 unless she finds new employment sooner. She will be moving closer to family in Hamilton County.

(2) Recently Hired.

- a. Kari Magno - Enhanced Supervision Unit (ESU) Probation Officer. Previously worked as a case manager for Department of Child Services in Bloomington. Is a CASA volunteer and owns a family home improvement business.
- b. Jennifer Feiner – Community Alternative Supervision Program (CASP) Probation Officer. Previously served as a probation officer in Owen County working with high-risk female clients and juveniles.
- c. Kimberly Martin – ESU Probation Officer. Previously worked as a family consultant at Lifeline Youth and Family Services.

(3) Public Safety Officer Turnover

- a. Community Corrections (CC) Field Officers – There are eight (8) Field Officer Positions – 26 Field Officers have resigned from 2016 through 2023 (20 left to accept a higher paying job). In 2022, four (4) Field Officers resigned and one (1) Field Officer was promoted to a probation officer position.
- b. Probation Officers – The Probation Department employs 55 full time probation officers. In September 2022, the total number of probation officer (PO) vacancies reached an all-time high when we had eight (8) PO vacancies at the same time. This was the highest level of PO turnover in the history of the department. The unit hit hardest by turnover was the Enhanced Supervision Unit (ESU). The ESU POs supervise sex offenders, offenders convicted of Domestic Violence (DV) offenses, offenders convicted of committing other serious violent offenses, and offenders suffering from serious mental illnesses who are not eligible for Mental Health Court. The ESU is an important part of our public safety work as the ESU provides closer more intense level of community supervision. There are currently five (5) POs assigned to the ESU. We will continue to work closely with our 2023 County Council Liaisons Jennifer Crossley and Cheryl Munson on ideas to help us increase retention of our Field Officers and POs.

B. Financial Status - Project Income (PI)/Community Corrections User Fees fund balance is stable at this time. See the PI trust balance at the end of each quarter below:

	1 st Quarter	2 nd Quarter	3 rd Quarter	4 th Quarter
2023	\$544,924			
2022	\$488,949	\$559,415	\$609,679	\$500,251
2021	\$371,550	\$409,158	\$494,041	\$425,863
2020	\$302,412*	\$349,237*	\$416,460	\$330,910
2019	\$234,600	\$218,810	\$245,263	\$232,652
2018	\$249,571	\$195,360	\$173,650	\$202,267
2017	\$342,897	\$356,648	\$374,837	\$344,830
2016	\$457,418	\$432,782	\$425,438	\$456,454
2015	\$411,201	\$400,014	\$463,431	\$451,155
2014	\$405,345	\$392,985	\$411,441	\$389,545
2013	\$332,152	\$340,145	\$350,880	\$389,718

* Fee collection in the Probation Department was suspended during COVID-19 Emergency Closing (March 17, 2020 - June 1, 2020).

4. CHIEF PROBATION OFFICER REPORT

A. LINK 2023 Indiana Legislation Bills Being Watched by Probation Officers Professional Association of Indiana (POPAI). SEE ATTACHED SUMMARY.

B. Reducing Revocations Challenge (RRC) Phase 2

The Probation Department was awarded \$170,000 grant to implement the three (3) Phase 2 strategies below:

(1) Strategy 1: Increase fidelity to Motivational Interviewing (MI), Effective Practices in Community Supervision (EPICS), and effective case planning.

Update: Probation officers completed training in 2022 to increase their skills in these areas. Probation officers who chose to learn via self-directed e-learning modules have an additional six (6) months to complete the training modules, until the end of June 2023. Nationally known consultant Melanie Lowenkamp will return to Bloomington in September and October to train all POs in advanced EPICS skills.

(2) Strategy 2: Revise standard conditions of probation.

Update: The probation RRC team met with consultant Dr. Brian Lovins in October 2022, alongside a larger stakeholder group to revise the standard conditions of probation. The larger stakeholder group included probation officers, prosecuting attorneys, public defenders, judges, and our RRC research partners, assigned RRC consultant Barbara Broderick (former Chief PO of Maricopa County, AZ), and assigned RRC diversity, equity and inclusion consultants from the Center for Children’s Law and Policy.

Dr. Lovins then met with the Criminal Division judges in December to discuss specific changes to the conditions of probation. The Criminal Division Board of Judges finalized changes to the conditions and held a meeting with the larger stakeholder group March 22nd to discuss these changes. Some minor “tweaks” to the conditions were recommended by the larger Stakeholder group.

We started with 15 total standard conditions of probation. We ended the process with 8 standard conditions of probation. Additionally, conditions were re-worded to make them more clear to the probationers. All conditions formerly started with the words “YOU SHALL” and the new conditions all start with the words “I WILL.”

The judges decided that the new conditions would go into effect **May 1, 2023** to give the stakeholder group more time to recommended changes before the new conditions are sent to the printer (3-part form). NEXT STEPS: policy changes to complement these changes in the probation conditions.

Judge Fawcett reported the Criminal Division Board of Judges will meet again April 11, 2023 to see if the Judges have any last minute changes and to make sure the sentencing order includes the most recent statute language.

(3) Strategy 3: Increase the use of incentives for probation officers and incentives for probation clients including earned early termination from probation supervision.

Update: Workgroups are meeting to discuss policy and practice around these important issues. One committee is investigating policies and laws for early termination of probation.

C. Problem Solving Court (PSC) Program.

Our PSC Program was accepted into the ***Building a Multi-Track Treatment Court Training*** on August 23-24, 2023. The training is being delivered virtually by the **National Drug Court Institute**, a division of the *National Association of Drug Court Professionals*. The training will include PSC team members who all must attend the entire training and complete the 6-month post-training coaching. This is an exciting opportunity for our Problem Solving Court Program. Kudos to Judge Diekhoff and the PSC Team members.

Judge Diekhoff reported she hopes this training can provide additional information about ways Monroe County can accept more clients into PSC Programming. Currently Monroe County only accepts clients with felony convictions into PSC. Judge Diekhoff reported this training will provide insight into shorter track PSC treatment opportunities for clients who have misdemeanor convictions and hopefully increase the number of eligible participants.

D. Sequential Intercept Model (SIM)/Justice Partners Grant. The 2022-2023 (federal budget year) Justice Partners grant for \$60,000 was awarded to the Circuit Court. This grant formerly funded the New Beginnings Program in the Monroe County jail. That program ended due to funding issues.

Court Alcohol and Drug Program Director Anthony Williams has been communicating with Centerstone personnel regarding the Memorandum of Understanding (MOU) language for this year’s grant project. Anthony and Centerstone met with Monroe County Jail leadership to discuss possible services that could be provided by Centerstone to jail inmates related to re-entry.

Linda Brady reported this grant is funded for one more year. Currently Tia Magee, from Centerstone, is offering meetings twice a week in the jail conference room and with clients in the Curry Building every Friday morning.

Jennifer Crossley added she is working on figuring out how the county will be allocating funds from the State Opioid Response monies to aid in this effort. Once she has more information she will report back. Judge Diekhoff stated if there is anything the Community Corrections Advisory Board can do to help get this County opioid money available to County departments operable to let the board know.

E. Indiana Office of Court Services Audit of Court Alcohol and Drug Program for Recertification.

State auditors were on site in February. They conducted an in-depth audit of our program including interviews with probation officers about how they perform their jobs.

F. Juvenile Detention Alternatives Initiative (JDAI).

(1) Several local JDAI committees are consolidating for the sake of efficiency.

(2) The *Conditions of Confinement Committee* members participated in a *Facility Assessment* of the Vigo County Detention Center in February. The committee is now working on writing up the final report with recommendations for changes to present to Judge Harvey.

(3) Our JDAI is seeking individuals, age 18 – 25, who have prior experience with our local youth justice system to join a *Youth Advisory Workgroup*. The Workgroup will provide input on local youth justice system reform efforts. The Workgroup is being created by the local JDAI Steering Committee based on recommendations made by a collaborative group of county youth, community leaders, and justice system staff, to increase youth engagement to improve the youth justice system in our community. To support these efforts, Monroe County's JDAI has engaged Laura Furr Consulting, a nationally recognized leader in youth and family engagement, to work collaboratively with system leadership and those impacted by the system, to develop the *Youth Advisory Workgroup*. Those interested in learning more about this opportunity are encouraged to contact the Monroe County JDAI Coordinator Christine McAfee (phone (812) 349-2649 or email cmcafee@co.monroe.in.us). More information about Monroe County's JDAI involvement is on the Probation Department website at www.co.monroe.in.us/probation.

(4) Juvenile Detention Alternatives Initiative (JDAI) Grant FY 2023 - 2024 - AWARD \$70,000.

Coordination Funds \$15,000 + Programming Funds \$55,000.

Coordination Funds (\$15,000) include office supplies, Quest licenses, Tableau Software license, travel/training for JDAI related events, and contract with EMPACT Solutions for Data Visualization.

Programming Funds (\$55,000) include Community Backpack Giveaway, City of Bloomington Youth Summits, Care Bags for Youth, Virtual Learning/Book Club, Monroe County Childhood Conditions Summit accessibility services, ADAPT partnership with Centerstone, Trust-Based Relational Intervention (TBRI) regulation supplies, Community/Youth/Family Engagement, Mentoring partnership with The Warehouse, Partnership with Girls Incorporated, Laura Furr Consultation – Youth and Family Engagement, Center for Children's Law and Policy to expand diversion opportunities and increase data.

5. **INDIANA DEPARTMENT OF CORRECTION (IDOC) ASSESSMENT.**

IDOC still has not provided any jurisdictions a copy of their assessment results and has not provided a timeline for doing so.

6. **LOCAL AND STATE JUSTICE REINVESTMENT ADVISORY COUNCIL (JRAC) REPORT.**

Beginning January 1, 2023, all local adult and juvenile supervision agencies are required to collect data regarding electronic monitoring and submit a report quarterly to the Local JRAC. Beginning in March 2023, this report will be a standing item on the CCAB/JRAC agenda.

Local JRACs are then required to submit quarterly reports to the State JRAC. The Indiana Office of Court services (IOCS) will provide a standard reporting form to Local JRACs sometime in March 2023.

The first quarter report is ATTACHED and due May 31, 2023.

The Local JRAC 2022 Annual Report was submitted on March 28, 2023. The report was emailed to all CCAB/Local JRAC members on March 21, 2023 and the report is posted on our Local JRAC website **HERE**.

Becca Streit noted to not be surprised by the false location alerts data. With the equipment vendor used, it can be difficult to get an accurate picture of these particular alerts and every county tracks false location alerts differently. Becca assured the board; we are not losing track of the clients 136 times.

Motion to approve the first quarter electronic monitoring report. Linda Grove-Paul moved to approve the first quarter electronic monitoring report. Mark Delong seconded. **Motion carried.**

7. **COMMUNITY JUSTICE RESPONSE COMMITTEE UPDATE.**

Jennifer Crossley reported the Community Justice Response Committee is still meeting the first and third Monday of each month and that this committee is a work in progress. The next meeting is scheduled Monday, April 17, 2023 from 4:30 p.m. to 6:00 p.m. in the Courthouse. This Committee meeting can also be attended via Zoom. Judge Fawcett added that the only thing currently on the agenda is DLZ.

8. **CALENDAR YEAR (CY) 2024 INDIANA DEPARTMENT OF CORRECTION GRANTS.**

Proposed 2024 Grant Budgets (ATTACHED)

- (1) Community Corrections
- (2) Drug Treatment Court
- (3) Mental Health Court
- (4) Pretrial Services

Becca Streit reported there is no extra money for next year in the state budget but stated the DOC asked that we request anything the Department wants and/or needs so they have a paper trail of what counties are requesting every year. Troy Hatfield added a cost of living adjustment (COLA) for all staff at 6% per the recommendation of the County Council's office. Becca noted that we continue to ask for increased staff salary and benefits each year in the grant. Becca added we have also requested funding for the full-time public defender position and requested a second EBP practice coordinator/PO position. **Motion to approve the proposed 2024 Grant Budgets.** Erika Oliphant moved to approve the proposed 2024 Grant Budgets. Viki Thevenow seconded. **Motion carried.**

A. **Collaboration Plan (ATTACHED)**

Becca Streit reported we are required to submit a collaboration plan every year to submit with our grant requests. Becca noted no significant changes however, we are not turning in the grant requests for another week or two so, if any member has additional feedback please send it to Becca. Linda Brady reported the collaboration plan will also go on the MCG website. **Becca Streit moved for approval of the Collaboration Plan.** None opposed. **Motion carried.**

B. **CCAB Prioritization of Funding Request (BELOW)**

Becca Streit reported no changes. **Becca moved for approval of the CCAB Prioritization of Funding Request.** None opposed. **Motion carried.**

MONROE CIRCUIT COURT PROBATION DEPARTMENT

Probation Main Office

214 W. 7th Street, Suite 200
Bloomington, IN 47404
(812) 349-2645 Main
(812) 349-2975 Fax

Linda Brady

Chief Probation Officer
Email probation@co.monroe.in.us
Website www.co.monroe.in.us/probation

Community Corrections Office

405 W. 7th Street, Suite 2
Bloomington, IN 47404
(812) 349-2000 Main
(812) 349-2001 Fax

April 10, 2023

Liz Darlage

Director of Community Corrections
302 W. Washington St. Room E-334
Indianapolis, IN 46204

Dear Director Darlage,

The Monroe County Community Corrections Advisory Board approved the CY 2024 Indiana Department of Correction grant applications for four (4) entities: Community Corrections, Pretrial Services, Mental Health Court, and Drug Treatment Court, as well as the revised and updated Collaboration Plan at the Board meeting on April 10, 2023. There was a quorum present.

The funding priority is as follows:

1. Monroe County Community Corrections
2. Monroe County Pretrial Services
3. Monroe County Drug Treatment Court
4. Monroe County Mental Health Court

The Board is requesting additional funding in 2024 and the priority is as follows:

1. Salary increases for staff.
2. Full time fringe benefits.
3. New Position salary and benefits- Evidence Based Practices Training Probation Officer.

We appreciate the continued support from the Department of Correction as we enter our 41st year of grant funding.

Sincerely,

Honorable Mary Ellen Diekhoff

Monroe Circuit Court Judge
Community Corrections Advisory Board Chair

Copies to: Monroe County Community Corrections Advisory Board members

9. ADJOURNMENT. Next quarterly meeting will be Monday, August 28, 2023 at 5:00 PM IN-PERSON.

*Terms for all Commissioners appointments expire 12-31-2026.

*Chairperson & Vice-Chairperson are elected for a two-year term. The next election is January 2025.

SUMMARY BILLS FOLLOWED BY POPAI

April 5, 2023

Senate

SB 136 – Conviction data. Defines “prohibited person” as a person prohibited from possessing a firearm or carrying a handgun. Provides that the office of judicial administration may establish a system to transmit certain data to assist in determining whether a person is a prohibited person.

- **Passed Senate. Passed House March 21st. Returned to the Senate without amendment.**

SB 158 – Domestic violence. Provides that a person arrested for certain crimes committed against a family or household member may not be released on bail for 24 hours. Provides that a charge of invasion of privacy is elevated to a Level 6 felony if the person has a prior unrelated criminal stalking conviction. Provides that certain crimes are considered a serious violent felony for the purposes of unlawful possession of a firearm by a serious violent felon.

- **Passed Senate. Passed House March 21st. Returned to Senate with amendments. Motion to concur filed.**

SB 179 – Home detention. Provides that a court may not order a person convicted of a: (1) Level 1 felony; or (2) crime subject to certain enhancements; to a community corrections program. Allows a court to place a person in a community corrections program as an alternative to commitment to the county jail or department of correction. Repeals a requirement that a court suspend the sentence for a person placed in a community corrections program. Specifies that a person sentenced to work release in a community corrections program receives one day of accrued time for each day the person is confined on work release. (Current law only specifies that a person on home detention earns accrued time.) Provides that the violation of a home detention placement term constitutes the crime of escape under certain circumstances. Makes technical changes.

- **Passed Senate. Referred to House,** assigned to the House Committee on Courts and Criminal Code.

SB 205 – Task force for the reduction of violent crime. Establishes the task force for the reduction of violent crime (task force). Requires the task force to study potential statutory changes to reduce violent crime and submit a report for distribution to the general assembly.

- **Passed Senate. Referred to House.** Assigned to the House Committee on Courts and Criminal Code.
- Introduced version of bill originally had 30 members assigned to task force, including a probation officer. Amended bill reduced membership to 15 members and no longer includes a probation officer.

SB 286 – Credit time. Permits a person placed on pretrial home detention to earn accrued time and good time credit in the same manner as other persons on home detention, but provides that specified misconduct will result in the deprivation of all credit time earned on pretrial home detention. Amends the sentencing guidelines for a habitual offender.

- **Passed Senate. Passed House. Returned to the Senate with amendments. Motion to concur filed.**

SB 415 – Juveniles. Provides that a statement made by a juvenile during custodial interrogation in response to a materially false statement from a law enforcement officer is inadmissible against the juvenile unless certain exceptions apply. Requires, unless certain circumstances exist, that a law enforcement officer who arrests or takes into custody a child on school property or at a school-sponsored activity must notify or request a school administrator to notify the child's: (1) parent or guardian; or (2) emergency contact.

- **Passed Senate. Passed House Committee on Courts and Criminal Code and passed third reading. Returned to Senate with amendments.**

SB 417 – Various tax matters. Makes certain changes to the nonprofit organization sales tax exemption threshold after which nonprofit organizations are required to collect state sales tax. Authorizes a county to impose a local income tax (LIT) rate for county staff expenses of the state judicial system in the county. Provides that the expenses paid from the LIT revenue may not comprise more than 50% of the county's total budgeted operational staffing expenses related to the state judicial system in any given year. Requires certain reporting requirements related to the use of the LIT revenue. Specifies a three business day grace period following the postmark date of a document during which the department of state revenue will consider the document received to be timely filed for purposes of a due date. Makes certain changes to the nonprofit organization sales tax exemption threshold after which nonprofit organizations are required to collect state sales tax.

- **Passed Senate. Passed House Committee on Ways and Means and passed third reading. Returned to Senate with amendments.**

SB 445 – Electronic monitoring standards. Permits the justice reinvestment advisory council to develop electronic monitoring standards and to submit an annual report as to the standards. Permits the justice reinvestment advisory council to conduct a workload study of electronic monitoring and home detention, make certain findings, and submit a report to the legislative council not later than July 1, 2025. Provides that a contract employee of a supervising agency is required to notify the supervising agency of certain actions with respect to a tracked individual not later than 12 hours after the action occurs. Requires this notification to be sent within 15 minutes if the tracked individual is serving a sentence for a crime of violence or a crime of domestic or sexual violence, and additionally requires the supervising agency to notify a vulnerable victim and request law enforcement to perform a welfare check, if there is a vulnerable victim. Specifies that a supervising agency must include in a quarterly report the number of tracked individuals who are on parole supervision and the number of false location alerts, device malfunctions, or both. Provides that a local supervising agency shall report directly to the local justice reinvestment advisory council each quarter, and that the division of parole services shall report to the statewide justice reinvestment advisory council each quarter. Requires the statewide justice reinvestment advisory council to transmit an annual electronic report to the legislative council and to the judicial conference of Indiana not later than March 15 of each year.

- **Passed Senate. Passed House. Returned to the Senate without amendments.**

- Funding for the electronic monitoring workload study was removed from the bill to keep it from being reassigned to Appropriations. Funding will be requested in the budget bill (to be determined).

SB 464 – Jurisdiction. Provides that an adult criminal court has jurisdiction over a person at least 21 years of age who committed an offense as a child (an adult child offender), if the offense could have been waived to adult court, and provides that the juvenile court has jurisdiction over an adult child offender if the offense could not have been waived. Specifies that an adult child offender may be required to register as a sex offender in the same manner as a delinquent child, and permits a court to remove the obligation for an adult child offender and a delinquent child to register after the completion of sex offender treatment. Specifies when a child commits a delinquent act. Allows a court, in sentencing an adult child offender, to consider as a mitigating factor that the person was a child at the time the person committed the offense. Provides an additional opportunity for an adult child offender to obtain sentence modification. Permits a court to suspend a sentence imposed on an adult child offender, except for murder.

- **Passed Senate. Passed House Committee on Courts and Criminal Code and passed third reading. Returned to Senate with amendments.**

House

HB 1001 – State budget. Click on the link for the digest of the bill.

- **Passed House. Referred to Senate.** Assigned to Senate Committee on Appropriations.
- Items to note in comparison to HEA 1001 of 2021. Note: some of these requests have been funded through other means and are now being requested as a separate line item in the state budget.
 - No change in amount of funding for probation officer training
 - Overall request for \$6M for Collaborative Justice to fund veterans courts and other problem solving courts, including family recovery courts and commercial courts.
 - Request \$4M for pretrial programs
 - No change in DOC funding for county jail misdemeanor housing, but increase of \$1M for L6 and parole reimbursement
 - **Increase of \$175,923 (0.24%) in community corrections funding**
 - Increase of \$34,951 (1.16%) in JDAI funding
 - No change in Recovery Works funding
 - \$350K for the Commission on Improving the Status of Children
 - \$5M for Juvenile Diversion Grant Program
 - \$5M for Juvenile Community Alternative Program
 - \$20M for Juvenile Behavioral Health Competitive Pilot Program
- **POPAI worked with IACCAC to get language inserted into bill that prohibits transfer of community corrections funding into other DOC budgets to ensure funding does not revert back to the general fund, but is available for appropriation and allocation in subsequent budget years. We continue to advocate for additional funding.**

HB 1006 – Mental health programs. Specifies the circumstances under which a person may be involuntarily committed to a facility for mental health services and specifies that these services are medically necessary. Establishes a local mental health referral program to provide mental health treatment for certain persons who have been arrested. Repeals obsolete provisions.

- **Passed House. Passed Senate Committee on Corrections and Criminal Law. Referred to Senate Committee on Appropriations, hearing held April 6th, DO PASS (amended).**

HB 1087 – Transportation for a released offender. Provides that the department of correction may not provide transportation to, or procure transportation or public transportation to, a county other than the released offender's county of residence at the time of conviction unless certain circumstances apply.

- **Passed House. Passed Senate. House dissented from Senate amendments.**

HB 1172 – Paternity actions. Allows a child, by the child's next friend, to commence a child custody proceeding under certain circumstances. Defines "next friend." Provides that a court having jurisdiction over a child who is the subject of a child in need of services proceeding or juvenile delinquency proceeding has concurrent jurisdiction with a court having jurisdiction over a paternity proceeding for the purpose of establishing or modifying paternity, custody, parenting time, or child support of the child.

- **Passed House. Passed Senate. Returned to House with amendments, concurrence filed and passed by House.**

HB 1252 – Immunity for escort of a banned person. Specifies that under the tort claims act, a governmental entity or employee acting within the scope of employment is not liable for loss resulting from injury to a person or property of a person who is: (1) under supervision of a governmental entity; and (2) subject to a court order requiring the person to be escorted by a county police officer while the person is on or in a government building owned by a county building authority. Provides exceptions to this immunity.

- **Passed House. Assigned to Senate Committee on Judiciary. Hearing April 5th. DO PASS.**

HB 1287 – Home detention. Allows a court to place a person convicted of certain crimes directly in a community corrections program. Provides that a violation of certain terms of a community corrections program placement constitutes escape. Repeals the offense of unauthorized absence from home detention, a Class A misdemeanor. Repeals a provision that requires the court to suspend a period of an individual's sentence if placed in a community corrections program. Provides that if a person on home detention knowingly and intentionally: (1) leaves the person's home; (2) remains outside of the person's home; or (3) travels to an unauthorized location; in violation of the home detention order and without written permission commits escape, a Level 6 felony. Provides that the court may not suspend the minimum

sentence for a Level 3 felony if the person has a juvenile adjudication for certain offenses committed within three years of the commission of the Level 3 felony. Specifies that a person sentenced to work release in a community corrections program receives one day of accrued time for each day the person is confined on work release. (Current law only specifies that a person on home detention earns accrued time.) Makes conforming changes.

- **Passed House. Passed Senate. Returned to House with amendments. Concurrence filed and passed by House.**

HB 1317 – Expiration of interstate compacts and committees. Provides that the statutes creating the following compacts expire July 1, 2025: (1) The Interstate Jobs Protection Compact. (2) The Interstate High Speed Intercity Rail Passenger Network Compact. (3) The Interstate Compact on Community Corrections Transfers. Requires the governor to give notice to each state that is a party to each compact, if any, as provided in the respective compacts, that the state of Indiana is withdrawing from the compact. Requires the governor to certify before January 1, 2024, either that notice: (1) has been given of Indiana's withdrawal from the compact; or (2) was not required to be given because there are not any other party states to which to give notice. Provides that a committee, board, commission, or task force (committee) created by the general assembly after June 30, 2023, expires, if the committee does not meet within two years after the effective date of the statute creating the committee.

- **Passed House. Passed Senate. Returned to House with amendments.**

HB 1493 – Elimination of costs and fees in juvenile court. Provides that a parent is presumed indigent for purposes of parental payment or reimbursement for services provided by the department of child services to a child adjudicated delinquent or a child in need of services. Further provides that, when the department of correction is awarded wardship of a child, the juvenile court may not order a parent to pay or reimburse the department unless the juvenile court makes a specific finding that the parent is able to pay. Removes fees and costs associated with a child alleged to be a delinquent child from the supplemental public defender services fund and the public defense administration fee. Allows the alternative dispute resolution fund (fund) to be used for guardian ad litem services. Requires the court to determine whether, when a party is charged or convicted with a crime against the person, participation in services provided by the fund poses an unreasonable risk of harm. Makes conforming changes.

- **Passed House. Passed Senate Committee on Family and Children Services. Referred to the Senate Committee on Appropriations.**

Bills and Resolutions that did not pass out of committee by deadline

SB 34 – Expungement of addiction related convictions.

SB 89 – Sentencing for rape conviction.

SB 215 – Construction of judicial building.

SB 360 – Firearms matters.

SB 365 – Credit time for pretrial home detention.

SB 410 – Juvenile law matters.

SB 420 – Delinquent acts.

SB 429 – Various firearms matters.

SB 441 – Visitation of juveniles in detention facilities.

SB 442 – Public information regarding delinquent acts.

SB 444 – Judicial transparency.

SB 459 – Bail.

SB 470 – Basis for escape.

HB 1032 – Credit time assignments.

HB 1098 – Elimination of credit time.

HB 1144 – State employment of probation officers. Provides that a probation officer is a state employee whose salary is: (1) fixed by the appointing court in accordance with minimum compensation requirements adopted by the judicial conference of Indiana; and (2) paid from the state general fund. Allows a county, city, or town to pay a probation officer a salary supplement in the unit's salary ordinance.

- **Assigned to House Committee on Courts and Criminal Code. Did not have a hearing. POPAI contacted Rep. Prescott re: this bill and provided information to consider. The topic may be requested for a summer study committee.**

HB 1191 – Parental notice of juvenile arrest at school.

HB 1240 – Registration of recovery residences.

HB 1269 – Interim studies of the criminal justice system.

HB 1361 – Funding of juvenile justice oversight.

HB 1440 – Involuntary commitment for addiction treatment.

HB 1481 – Juvenile delinquency.

HB 1564 – Family dependency drug courts.

SJR 9 – Right to bail.

Electronic monitoring report (Indiana)

Monroe Circuit Court Probation

1/1/2023 thro 3/31/2023

Part I														
A														
Adult Pretrial Only	F	FA	FB	FC	FD	F1	F2	F3	F4	F5	F6	MC		
Adult Post-Disposition/Multiple Supervisions	0	0	1	0	0	3	1	1	3	4	3	0		
Juvenile Pre-Disposition Only	0	1	1	0	0	1	2	1	5	3	6	0		
Juvenile Post-Disposition	0	0	0	0	0	0	8	3	2	4	5	0		
B - Adult Post-Disposition/Multiple Supervisions														
Crime	F	FA	FB	FC	FD	F1	F2	F3	F4	F5	F6	MA	MB	MC
Crimes Against a Person Under IC 35-42	0	0	1	0	0	3	1	1	3	4	3	0	0	0
Crimes Against Property under IC 35-43	0	1	1	0	0	1	2	1	5	3	6	0	0	0
Crimes relating to Controlled Substances Under IC 35-48	0	0	0	0	0	0	8	3	2	4	5	2	0	0
Crimes Involving a Motor Vehicle Under IC-9	0	0	0	0	0	0	0	0	2	4	9	2	0	0
All Other Crimes	0	0	0	0	0	0	0	1	2	2	3	2	0	0
B - Adult Pretrial Only														
Crime	F	FA	FB	FC	FD	F1	F2	F3	F4	F5	F6	MA	MB	MC
Crimes Against a Person Under IC 35-42	0	0	0	0	0	5	0	1	0	1	1	0	0	0
Crimes Against Property under IC 35-43	0	0	0	0	0	0	0	0	1	1	0	1	1	0
Crimes relating to Controlled Substances Under IC 35-48	0	0	0	0	0	0	0	0	1	0	0	0	0	0
Crimes Involving a Motor Vehicle Under IC-9	0	0	0	0	0	0	0	0	1	0	0	0	0	0
All Other Crimes	0	0	0	0	0	1	0	0	1	1	2	0	0	0
B - Juvenile Pre-Disposition Only														
Crime	F	FA	FB	FC	FD	F1	F2	F3	F4	F5	F6	MA	MB	MC

Electronic monitoring report (Indiana)
Monroe Circuit Court Probation
1/1/2023 thru 3/31/2023

Part 5 - Adult

False location alerts

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Part 5 - Juvenile

False location alerts

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Community Corrections & Justice Reinvestment Grants

CY2024

COUNTY BUDGET SUMMARY

ADVISORY BOARD NAME: Monroe

ENTITY: CC Community Supervision

AGENCY NAME: Monroe County Community Corrections

Personnel Summary							
	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
Salary	\$ 836,058.00	\$ 152,778.00	\$ -	\$ 50,000.00	\$ -	\$ -	\$ 1,038,836.00
Fringe	\$ 407,667.00	\$ 33,099.00	\$ -	\$ 3,825.00	\$ -	\$ -	\$ 444,591.00
Total	\$ 1,243,725.00	\$ 185,877.00	\$ -	\$ 53,825.00	\$ -	\$ -	\$ 1,483,427.00

Budget Summary							
Series	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
100	\$ 1,243,725.00	\$ 185,877.00	\$ -	\$ 53,825.00	\$ -	\$ -	\$ 1,483,427.00
200	-	\$ 38,750.00	\$ -	-	-	-	\$ 38,750.00
300	-	\$ 33,600.00	\$ -	-	-	\$ 142,500.00	\$ 176,100.00
400	-	\$ 1,250.00	\$ -	-	-	-	\$ 1,250.00
Total	\$ 1,243,725.00	\$ 259,477.00	\$ -	\$ 53,825.00	\$ -	\$ 142,500.00	\$ 1,699,527.00

Community Corrections & Justice Reinvestment Grants

CY2024

COUNTY BUDGET SUMMARY

ADVISORY BOARD NAME: Monroe

ENTITY: Drug Court

AGENCY NAME: Monroe County Community Corrections

Personnel Summary							
	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
Salary	\$ 107,927.00	\$ 50,177.00	\$ 12,500.00	\$ 150,988.00	\$ -	\$ 80,499.00	\$ 402,091.00
Fringe	\$ 63,236.00	\$ 10,965.00	\$ 957.00	\$ 61,652.00	\$ -	\$ 31,597.00	\$ 168,407.00
Total	\$ 171,163.00	\$ 61,142.00	\$ 13,457.00	\$ 212,640.00	\$ -	\$ 112,096.00	\$ 570,498.00

Budget Summary							
Series	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
100	\$ 171,163.00	\$ 61,142.00	\$ 13,457.00	\$ 212,640.00	\$ -	\$ 112,096.00	\$ 570,498.00
200	\$ -	\$ 8,500.00	\$ 1,000.00	\$ -	\$ -	\$ -	\$ 9,500.00
300	\$ -	\$ 5,675.00	\$ 16,150.00	\$ -	\$ -	\$ 72,500.00	\$ 94,325.00
400	\$ -	\$ 500.00	\$ 1,000.00	\$ -	\$ -	\$ -	\$ 1,500.00
Total	\$ 171,163.00	\$ 75,817.00	\$ 31,607.00	\$ 212,640.00	\$ -	\$ 184,596.00	\$ 675,823.00

Community Corrections & Justice Reinvestment Grants

CY2024

COUNTY BUDGET SUMMARY

ADVISORY BOARD NAME: Monroe

ENTITY: Mental Health Court

AGENCY NAME: Monroe County Community Corrections

Personnel Summary							
	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
Salary	\$ 33,383.00	\$ 23,347.00	\$ -	\$ -	\$ -	\$ -	\$ 56,730.00
Fringe	\$ 20,441.00	\$ 5,103.00	\$ -	\$ -	\$ -	\$ -	\$ 25,544.00
Total	\$ 53,824.00	\$ 28,450.00	\$ -	\$ -	\$ -	\$ -	\$ 82,274.00

Budget Summary							
Series	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
100	\$ 53,824.00	\$ 28,450.00	\$ -	\$ -	\$ -	\$ -	\$ 82,274.00
200	\$ -	\$ 2,250.00	\$ 350.00	\$ -	\$ -	\$ -	\$ 2,600.00
300	\$ -	\$ 1,675.00	\$ 5,025.00	\$ -	\$ -	\$ 5,000.00	\$ 11,700.00
400	\$ -	\$ 250.00	\$ 350.00	\$ -	\$ -	\$ -	\$ 600.00
Total	\$ 53,824.00	\$ 32,625.00	\$ 5,725.00	\$ -	\$ -	\$ 5,000.00	\$ 97,174.00

Community Corrections & Justice Reinvestment Grants

CY2024

COUNTY BUDGET SUMMARY

ADVISORY BOARD NAME: Monroe

ENTITY: Pretrial Services

AGENCY NAME: Monroe County Community Corrections

Personnel Summary							
	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
Salary	\$ 198,226.00	\$ 93,467.00	\$ -	\$ -	\$ 159,496.00	\$ -	\$ 451,189.00
Fringe	\$ 98,912.00	\$ 20,424.00	\$ -	\$ -	\$ 60,153.00	\$ -	\$ 179,489.00
Total	\$ 297,138.00	\$ 113,891.00	\$ -	\$ -	\$ 219,649.00	\$ -	\$ 630,678.00

Budget Summary							
Series	Grant	Project Income	User Fees	County General	IOCS Grant	Other	Total
100	\$ 297,138.00	\$ 113,891.00	\$ -	\$ -	\$ 219,649.00	\$ -	\$ 630,678.00
200	\$ -	\$ 7,250.00	\$ -	\$ -	\$ -	\$ -	\$ 7,250.00
300	\$ -	\$ 4,150.00	\$ -	\$ -	\$ -	\$ 25,000.00	\$ 29,150.00
400	\$ -	\$ 500.00	\$ -	\$ -	\$ -	\$ -	\$ 500.00
Total	\$ 297,138.00	\$ 125,791.00	\$ -	\$ -	\$ 219,649.00	\$ 25,000.00	\$ 667,578.00