

# Program # 15014B - Juvenile Court Trial Deputy District Attorney

Priority:SafetyProgram Offer Type:Existing OperatingRelated Programs:15014A

# Lead Agency: Program Contact:

District Attorney Scott Marcy

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**Program Characteristics:** 

## **Executive Summary**

The Juvenile Court Trial Unit prosecutes juvenile crimes ranging from misdemeanors to homicides. It has three primary functions: delinquency: prosecuting juveniles who have committed criminal offenses; dependency: litigating child protection cases in Juvenile Court; Termination of Parental Rights: litigating cases where the abuse or neglect of a child has reached such a level that effort must be made to free the child for adoption. This offer would allow the Neighborhood DA program to continue at 2008 service levels.

## **Program Description**

The Delinquency function involves the prosecution of juveniles who have committed non-Ballot Measure 11 crimes. This includes cases ranging from misdemeanors to felonies to homicides. The unit works closely with the Department of Juvenile Community Justice (DCJ) in developing appropriate sanctions aimed at accountability, community protection and reformation.

The dependency function involves working closely with the State Department of Human Services (DHS) and other agencies to protect children who come to the attention of authorities as a result of abuse or neglect. Deputy District Attorneys are responsible for litigating child protection cases (dependency cases) in Juvenile Court and for working with DHS and other agencies and partners to fashion plans which will provide protection for the child and opportunities for the parents to mitigate the dangers which brought the child to the attention of the court in the first place.

Reduction in a level II DDA position will require us to consider and make choices about the activities that we are able to remain involved in, and at what level of participation in light of increased appearances and workload.

Case planning conferences are an important interaction between our office and the DHS case workers as we plan for the well being of children who are temporarily committed to DHS. A reduction of a Level II DDA would also require us to look at whether or not we continue to do case planning conferences due to increased caseloads, hearings and time constraints.

#### **Program Justification**

The Juvenile Trial unit is the gatekeeper to the juvenile justice system. The program works in close collaboration with local law enforcement and the Department of Community Justice in prosecuting and holding accountable, high, medium and low level youth offenders.

The program also keeps our most vulnerable population safe by intervening early when children are at risk, collaborating with others to alleviate that risk and working to free abused and neglected children for adoption by stable families when reunification efforts are exhausted.

## **Performance Measures**

Measure Type	Primary Measure	Previous Year Actual (FY06-07)	Current Year Purchased (FY07-08)	Current Year Estimate (FY07-08)	Next Year Offer (FY08-09)
Output	Number of Dependency Cases	0	0	0	100
Outcome	Number of Children Protected on Dependency Cases	0	0	0	110

#### **Performance Measure - Description**

Number of Dependency cases- this is a performance measure depicting the number of new and reopened Dependency cases.

Number of Children Protected on Dependency cases- The number of children protected as result of case work on new and reopened Dependency cases.

## **Legal/Contractual Obligation**

Juvenile Trial Court/Termination of Parental Rights: 8.685 Assisting juvenile court; right to appear. (1) The district attorney shall, upon request of the juvenile court, appear in the juvenile court to assist the court in any matter within its jurisdiction. (2) In counties having a population of more than 150,000, according to the latest federal decennial census, the district attorney shall designate a deputy to assist the juvenile court as provided in subsection (1) of this section. (3) The district attorney is entitled to appear on behalf of the state in the juvenile court in any matter within the jurisdiction of the court. [1959 c.432 §63 (enacted in lieu of 8.750); 1991 c.681 §4]

### **Revenue/Expense Detail**

	Proposed General Fund	Proposed Other Funds	Proposed General Fund	Proposed Other Funds	
Program Expenses	2008	2008	2009	2009	
Personnel	\$103,502	\$0	\$109,273	\$0	
Subtotal: Direct Exps:	\$103,502	\$0	\$109,273	\$0	
Administration	\$0	\$0	\$0	\$0	
Program Support	\$0	\$0	\$0	\$0	
Subtotal: Other Exps:	\$0	\$0	\$0	\$0	
Total GF/non-GF:	\$103,502	\$0	\$109,273	\$0	
Program Total:	\$103,502		\$109,273		
Program FTE	1.00	0.00	1.00	0.00	
Program Revenues					
Program Revenue for Admin	\$0	\$0	\$0	\$0	
Total Revenue:	\$0	\$0	\$0	\$0	

**Explanation of Revenues** 

Significant Program Changes

Last year this program was: #15014, Juvenile Court Trial Unit Last year the FTE resources in this program offer were included in program offer 15014.