



COUNTY OF KENDALL, ILLINOIS
LAW, JUSTICE, AND LEGISLATION COMMITTEE
Kendall County Office Building
111 W. Fox Street; County Board Rm 209; Yorkville
Monday, October 25, 2021 ~ 3:15 p.m.
Meeting Agenda

- 1. Call to Order**
- 2. Pledge of Allegiance to the American Flag**
- 3. Roll call and determination of a quorum:** Judy Gilmour (Chair), Amy Cesich, Dan Koukol, Ruben Rodriguez, Robyn Vickers
- 4. Approval of the Agenda**
- 5. Approval of the September 27, 2021 Meeting Minutes**
- 6. Public Comment**
- 7. Status reports**
 - A. Coroner
 - B. Emergency Management Agency
 - C. Public Defender
 - D. Circuit Clerk
 - E. Court Services
 - F. Chief Judge
 - G. State's Attorney
 - H. Sheriff's Office
- 8. Old Business**
- 9. New Business**
 - *Discussion an Ordinance Regulating Hawkers, Peddlers, Itinerant Merchants, and Transient Vendors*
- 10. Legislative Update**
- 11. Items for County Board**
- 12. Items for Committee of the Whole**
- 13. Chairman's report/comments**
- 14. Public Comment**
- 15. Executive Session**
- 16. Adjournment**

If special accommodations or arrangements are needed to attend this County meeting, please contact the Administration Office at (630) 553-4171, a minimum of 24-hours prior to the meeting time

COUNTY OF KENDALL, ILLINOIS
Law, Justice and Legislation Committee
Monday, September 27, 2021
Meeting Minutes

Call to Order and Pledge Allegiance – Chair Judy Gilmour called the meeting to order at 3:15p.m. and led the Pledge of Allegiance.

Roll Call:

Committee Member	Status	Arrived	Left Meeting
Judy Gilmour	Here		
Amy Cesich	Present		
Dan Koukol	Here		
Ruben Rodriguez	Here		
Robyn Vickers	Absent		

Others Present: Coroner Jacquie Purcell, EMA Director Roger Bonuchi, Acting Public Defender Ken Johnson, Circuit Clerk Matthew Prochaska, Court Services Director Alice Elliott, Deputy Commander Jason Langston, and Chief Deputy Michael Peters

Approval of Agenda: Member Koukol made a motion to approve the agenda, second by Member Cesich. **With four members present voting aye, the agenda was approved.**

Approval of Minutes – Member Cesich made a motion to approve the August 23, 2021 meeting minutes, second by Member Rodriguez. **With four members present voting aye, the motion carried by a 4-0 vote.**

Public Comment – None

Status Reports

Coroner – No report provided. Coroner Purcell reported there were 7 deaths for August, including 4 accidental deaths and 2 due to a car accident. Coroner Purcell attended the Illinois Coroners and Medical Examiners training in Collinsville, IL. Coroner Purcell stated that a new Administrative Assistant has been hired on a PT basis and Chief Deputy Gotte provided new recruit training for the Sheriff’s office. Coroner Purcell reported there were 11 hours of community service hours served in the Coroner’s Office in August.

EMA – Written report provided. Director Bonuchi reported that 2 members were sworn in and 2 more are waiting for back ground checks to come back. Director Bonuchi reported that search and rescue activity has increased for August. He acknowledged Kimberly Gotte for her EMA Search and Rescue training that took place in August.

Public Defender – None

Circuit Clerk – Written report provided. Circuit Clerk Matthew Prochaska reported in August other than traffic, most filings were for non-criminal cases. He stressed his concern over the significant increase in juvenile delinquent, abuse and neglect cases. Civil Law, Conservation and Ordinance Violations have remained steady. Mr. Prochaska reported an increase in evictions and foreclosures filings. The Supreme Court is now allowing these cases to be pre-filed. This means landlords and banks must submit information, due to a new judicial branch program, for rental/Covid related aid for the people they are filing against before the cases can go forward.

Mr. Prochaska reported that his staff is in the process of implementing a new standardized court form that the Supreme Court has set. The Circuit Court can no longer produce their own forms and must use the State template that the Supreme Court is requiring all 24 circuits to use. Mr. Prochaska stated all court forms should be complete by end of 2022.

Court Services – Written reports provided. Director Elliot reported that she will be providing a series of mini-informational sessions at future committee meetings to educate and provide an overview of what services the Probation department provides to the community. Ms. Elliot explained that there are 4 specific units in Kendall County that provide services to meet individual needs. She covered the functions and responsibilities for the Adult, Special Programs, Pre-Trial (will be dissolved in a year), and the Juvenile Units.

Chief Judge – None

State's Attorney – None

Sheriff's Report

- a. **Operations Division** – Written report provided. Operations Commander Jason Langston reported that traffic counts are down due to the results of staffing. With the amount of calls the Department receives the staff does not have the ability to spend their time just on traffic enforcement when other service calls can be more critical. There are 7 open positions for patrol officers.
- b. **Corrections Division** – Written report provided. Chief Deputy Michael Peters reported that his part time staff have been planning work crew projects in the Sheriff's office and with other offices and agencies.
- c. **Records Division** – Written report provided.

Old Business – None

New Business

- *Discussion on an Ordinance Regulating Hawkers, Peddlers, Itinerant Merchants, and Transient Vendors* – Member Cesich made a recommendation to update Ordinance 87-2 since the current version is antiquated. Mr. Langston reported only several sonication violation cases in the last ten years. But the committee agreed to look into changing the title and fee section of the Ordinance to meet today's current wording. Mr. Koeppel will check with other counties to see what they have in place and bring samples to next month's meeting for further discussion.

- *Discussion and Approval of an IGA between Kendall County and the State of Illinois Emergency Management Agency* – Director Bonuchi briefed the committee on the Inter-Governmental Grant Agreement. The application is submitted to the State of Illinois for approval showing what EMA will be using the grant money for. This is done annually. Member Cesich made a motion to forward the Approval of IGA between Kendall County and the State of Illinois Emergency Management Agency to the October 5, 2021 County Board meeting for final approval, second by Member Koukol.

With four members present voting aye, the motion carried by a vote of 4-0.

- *Discussion of Elimination of Cash Bail in IL: Financial Analysis* - Matthew Prochaska reported that the Illinois Supreme Court implemented a new operational structure for pretrial services. The report summarizes the financial impact of the elimination of cash bail county by county. Due to this change starting in 2023 this will potentially impact the County. The Supreme Court's task force has been meeting since the SAFE-T Act became effective, and part of their goal is to make sure the court systems can be properly funded from non-property tax sources. Mr. Prochaska will keep the Committee informed on this topic.

Legislative Update – Chair Judy Gilmore mentioned that the Governor signed into law the State Legislature map but understands that this will be challenged in Federal Court and that the Congressional maps will be worked on in October.

Chairman's Report/Comments – No report.

Items for the October 5, 2021 Kendall County Board Meeting

- *Discussion and Approval of an IGA between Kendall County and the State of Illinois Emergency Management Agency*

Items for the October 14, 2021 Committee of the Whole Meeting – None

Chairman's report/comments - None

Public Comment – None

Executive Session – Not needed

Adjournment – Member Cesich made a motion to adjourn the meeting, second by Member Rodriguez.

With four members in agreement, the meeting adjourned at 4:17 p.m.

Respectfully Submitted,

Sandra Washkowiak
Temporary Administrative Assistant



KENDALL COUNTY CORONER
— JACQUIE PURCELL —

September, FY 2021 Monthly Report

Description	**	September 2021	Fiscal Year-to-Date	September 2020
Total Deaths		31	322	28/332
Natural Deaths		26	297	24/304
Accidental Deaths		1	15	0/14
Suicidal Deaths		0	5	3/11
Homicidal Deaths		0	0	0/1
Undetermined Death		0	0	0/0
Pending Death		4	5	1/2
Scenes Responded To		8	53	5
Bodies Transported		5	37	5
Autopsies		4	16	1/22
External Examinations		4	34	4
Toxicology		4	22	5/34
Cremation Authorizations		17	204	17/208

**

(A):

1. 09/24/2021 – Oswego – 79yo, Female, Congestive Heart Failure, Atrial Fibrillation, Hip Fracture

(P):

1. 09/07/2021 – Montgomery – 54yo, Female, Pending
2. 09/07/2021 - Oswego – 63yo, Female, Pending
3. 09/10/2021 – Montgomery, 95yo, Male, Pending
4. 09/30/2021 – Montgomery, 36yo, Male, Pending

PERSONNEL/OFFICE ACTIVITY:

1. On September 28, 2021, Levi Gotte provided new recruit orientation/training for 3 new hire KCSO deputies.
2. Throughout the month of September, we welcomed 3 new coroner’s assistants.
3. There were a total of 20.0 community service hours served at the Kendall County Coroner’s Office during the month of September.

Kendall County Emergency Management Agency

1102 Cornell Lane, Yorkville Illinois 60560

Roger Bonuchi, Director

Tracy Page, Deputy Director

EMA/Search and Rescue Report

SEPTEMBER 2021

COVID

- COVID Delta variant is relatively flat
- New FEMA PA grant policy enables School districts, park districts, and other governmental entities to claim items that were not allowed in the past. Such things as Plexiglas that was denied in early FEMA PA rules will now be eligible for submission on PA grant applications.

Meetings/Training/Volunteers

- KCEMA Volunteer training on September 18th – Topic Drone Demo
- Swore in two new volunteers
- Will be attending the Yorkville Biz-Boo Touch-a-Truck on Oct. 23rd
- Enrolled in the ILEAS Communications Unit Leader class in October
- Enrolled in a FEMA EOC Functions class in November

Local Emergency Planning Committee (LEPC)

- FOIAs continue to come in on parcels in the very southern portion of Seward Township, just west of Ridge Road and north of I-80. The petitioner was looking for past chemical spills. We worked with the State HAZMAT database going back 20 years and reported that no chemical spills have occurred on that parcel.

UCP Status (Command Bus)

- Bonuchi has his Class-B Non-CDL permit. Waiting on open appointment at the Plano DMV to take the driving test
- Waiting for ILEAS to help us with the new VoIP phone system
- ILEAS UCP meeting twice a month
- Waiting on A-Beep to provide information on an audio control console for the radios on the bus

CERT Program

- Our CERT program planning is in progress. We're planning two 10-person, 8-week sessions after January of 2022.

Search and Rescue

- September 4 - Missing person search for 25 YOA male ISU college student. Car found a week prior to search. Fifty-four (54) search and rescue professionals from fifteen (15) area agencies took part in search. Four (4) Kendall County EMA SAR personnel took part in the search. A body of a person was found in the Illinois River. Further identification would need to be done.
- September 11- Multi agency Search and Rescue training was held at the St James Farm in Warrenville, IL. The subject was Night Search Techniques. Twenty-seven (27) Search and Rescue professionals from eight (8) agencies were in attendance. Four (4) Kendall County EMA SAR Search and Rescue personnel participated in the training.
- September 16 - Search and Rescue Management Planning for search for missing person in Edwardsville, IL. ILEAS Regional Planning Coordinator called for mapping for this remote search. One (1) Kendall County EMA SAR personnel participated in this search planning.

- September 22 - Search and Rescue Management Planning for evidence search in Peru, IL. LaSalle County Sheriff called for an evidence search in the search that resulted in the finding of a body in the Illinois River earlier in the month. One (1) Kendall County EMA SAR personnel participated in this search planning.
- September 23 - Search and Rescue basic techniques refresher training for ILEAS MFF Region 3 North in Elgin, IL. Forty (40) ILEAS MFF officers took part in the training. Three (3) search and rescue professionals led the training, one (1) of which was from Kendall County EMA SAR.
- September 24 - Evidence search in the case of the 25 YOA male ISU college student. Twenty (20) search and rescue professionals from six (6) area agencies took part in search. Four (4) Kendall County EMA SAR personnel took part in the search. A lot of items located, and evidence collected by LaSalle County Sheriff Office.
- September 25-26 - Ground Search and Rescue Operations course was held in McHenry County, hosted by McHenry County EMA. Eleven (11) students from several agencies participated in the course. Four (4) instructors from ISARC led the training. One (1) Kendall County EMA SAR personnel led the course.
- September 29 - Basic Navigation 8-hour course was held in Cook County for the Cook County Sheriff's Office. Twenty-four (24) deputies took part in the training. Four (4) instructors from ISARC led the training. One (1) Kendall County EMA SAR personnel participated in this training

TO: Law, Justice and Legislative Committee Members

FROM: Kenneth Johnson, Public Defender; Monthly Report

NUMBER OF CASES ASSIGNED TO EACH PUBLIC DEFENDER

KENNETH JOHNSON, Public Defender - 160 Felony cases

CHRIS WHEATON, Assistant Public Defender – 242 Felony cases

CLYDE GUILAMO, Assistant Public Defender – 392 Felony/Juvenile cases

ANTHONY WEIGEL Assistant Public Defender – 409 Misd/Traffic/Juvenile cases

CHRISTINA SANTIEMMO, Assistant Public Defender – 501 Misd/Traffic/Juvenile cases

LUIS HIZO, Assistant Public Defender – 87 Misd/Traffic/Juvenile cases

My office has been appointed to 176 new cases during the month of September. We currently have 1791 open cases as of today's date.

Kendall County Circuit Clerk Report

September Update: In the month of September, the Circuit Clerks Office is continuing training for the new Manual of Recordkeeping changes, and updates to eFile. We had working on hiring the replacements for vacancies. In addition, we are currently implementing the new state laws and mandates.

2021 Case Filings YTD

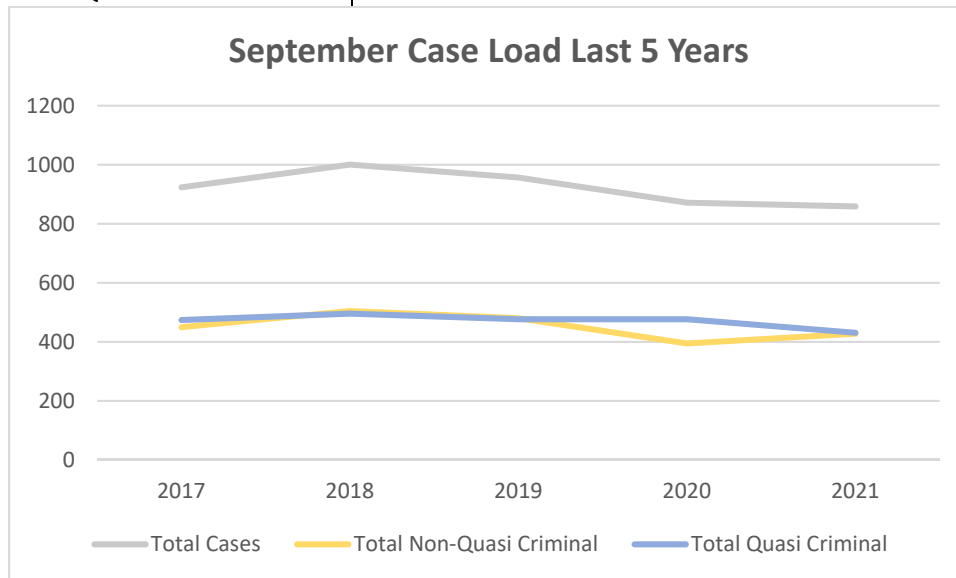
		JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	YTD
AD	Adoption	2	0	1	2	0	1	2	1	0	9
CC	Contempt of Court	3	4	3	0	5	2	4	4	7	32
CF	Criminal Felony	16	29	42	27	34	56	27	42	26	299
CH	Chancery	3	6	3	3	5	10	6	5	7	48
CL	Civil Law Violation	1	1	1	0	3	1	0	2	3	12
CM	Criminal Misdemeanor	45	33	34	51	38	55	46	46	55	403
CV	Conservation Violation	2	1	0	0	2	2	6	1	0	14
D	Divorce	41	30	38	35	31	26	42	38	35	316
DT	DUI	15	12	24	18	25	30	14	21	26	185
ED	Eminent Domain	0	0	0	0	0	0	0	0	0	0
F	Family	16	5	13	10	9	12	9	15	9	98
J	Juvenile	0	0	2	0	4	2	0	0	0	8
JA	Juvenile Abuse/Neglect	2	4	9	16	6	12	3	5	5	62
JD	Juvenile Delinquency	6	4	13	2	6	14	16	4	9	74
L	Law	10	11	11	6	9	6	7	10	5	75
LM	Law Magistrate	25	57	46	32	28	40	25	29	43	325
MH	Mental Health	0	0	2	3	1	2	0	1	1	10
MR	Misc. Remedy	22	27	30	24	28	28	20	26	32	237
OP	Order of Protection	21	22	27	35	37	32	27	39	41	281
OV	Ordinance Violation	0	4	4	2	4	1	4	0	1	20
P	Probate	15	24	20	14	6	17	20	11	7	134
SC	Small Claims	118	117	140	84	89	110	73	166	106	1003
TR	Traffic	286	267	465	491	354	472	432	488	430	3685
TX	Tax	1	0	0	18	1	5	1	0	0	26
WI	Wills	26	16	15	16	18	18	17	10	11	147
XX	Misc.	7	1	6	4	6	2	0	1	0	27
		683	675	949	893	749	956	801	965	859	7530

Totals for 2020 1025 1014 705 349 442 642 801 919 872

Note: CH Foreclosures filings are at 4, LM Evictions are 14

CIRCUIT CLERK: 2017-21 September CASELOAD NUMBERS

	2017	2018	2019	2020	2021
Adoption	4	0	1	2	0
Contempt of Court	1	2	3	4	7
Criminal Felony	41	35	42	32	26
Chancery	17	21	27	7	7
Civil Law Violation	2	5	10	0	3
Criminal Misdemeanor	66	56	48	42	55
Conservation Violation	0	0	0	8	0
Divorce	44	33	27	34	35
DUI	15	11	14	11	26
Eminent Domain	0	0	0	1	0
Family	5	9	13	8	9
Juvenile	0	0	0	0	0
Juvenile Abuse/Neglect	1	3	5	13	5
Juvenile Delinquency	25	20	20	6	9
Law	5	6	10	18	5
Law Magistrate	51	44	41	17	43
Mental Health	1	0	0	0	1
Misc. Remedy	26	30	22	16	32
Order of Protection	32	35	41	32	41
Ordinance Violation	0	3	1	1	1
Probate	12	17	11	19	7
Small Claims	92	166	132	116	106
Traffic	474	493	476	468	430
Tax	0	0	0	0	0
Wills	10	12	13	16	11
Misc.	0	0	0	1	0
Total Cases	924	1001	957	872	859
Total Non-Quasi Criminal	450	505	480	395	428
Total Quasi Criminal	474	496	477	477	431



QUARTER: 3rd YEAR: 2021
COUNTY: KENDALL
CIRCUIT: 23RD

REPORT A
ACTIVITY OF ALL CIVIL CASES

CATEGORY	CODE	BEGINNING PENDING*	NEW FILED	REINSTATED	DISPOSED	ADJUSTMENT	END PENDING
ADOPTION	AD	8	3	0	5	0	6
ARBITRATION	AR	0	0	0	0	0	0
CHANCERY	CH	301	18	2	50	-5	266
DISSOLUTION OF MARRIAGE	D	322	115	1	98	1	341
EMINENT DOMAIN	ED	10	0	0	1	0	9
FAMILY	F	196	33	0	22	3	210
LAW>\$50,000 - JURY	L	137	0	3	24	12	128
LAW>\$50,000 - NON-JURY	L	57	22	0	10	-10	59
LAW<\$50,000 - JURY	LM	11	0	1	4	2	10
LAW<\$50,000 - NON-JURY	LM	178	97	8	92	0	191
MUNICIPAL CORPORATION	MC	0	0	0	0	0	0
MENTAL HEALTH	MH	0	2	0	2	0	0
MISCELLANEOUS REMEDY	MR	139	78	2	67	5	157
ORDER OF PROTECTION	OP	48	107	0	112	9	52
PROBATE	P	576	38	6	52	0	568
SMALL CLAIM	SC	663	345	38	387	11	670
TAX	TX	33	1	0	8	0	26
TOTAL CIVIL		2679	859	61	934	28	2693

*NOTE: THE BEGINNING PENDING NUMBER IS THE SAME NUMBER THAT YOU REPORTED AS YOUR END PENDING NUMBER FROM THE PREVIOUS QUARTER.

QUARTER: 3rd YEAR: 2021
COUNTY: KENDALL
CIRCUIT: 23RD

REPORT B
ACTIVITY OF ALL CRIMINAL CASES

CATEGORY	CODE	BEGINNING PENDING*	NEW FILED	NO. OF DEFENDANTS NEW FILED	REINSTATED	DISPOSED	ADJUSTMENT	END PENDING
CRIMINAL CONTEMPT	CC	44	15	15	0	6	0	53
CRIMINAL FELONY	CF	718	95	95	0	67	0	746
CRIMINAL MISDEMEANOR	CM	929	147	147	0	142	15	949
TOTAL CRIMINAL		1691	257	257	0	215	15	1748

***NOTE: THE BEGINNING PENDING NUMBER IS THE SAME NUMBER THAT YOU REPORTED AS YOUR END PENDING NUMBER FROM THE PREVIOUS QUARTER.**

QUARTER: 3rd YEAR: 2021
 COUNTY: KENDALL
 CIRCUIT: 23RD

REPORT C
ACTIVITY OF ALL JUVENILE CASES

CATEGORY	CODE	BEGINNING PENDING*	NEW FILED	NO. OF DEFENDANTS NEW FILED	REINSTATED	DISPOSED	ADJUSTMENT	END PENDING
JUVENILE	J	21	0	0	0	0	0	21
JUVENILE ABUSE & NEGLECT	JA	135	13	37	1	7	-2	140
JUVENILE DELINQUENT	JD	518	29	29	1	25	-11	512
TOTAL JUVENILE		674	42	66	2	32	-13	673

* NOTE: THE BEGINNING PENDING NUMBER IS THE SAME NUMBER THAT YOU REPORTED AS YOUR END PENDING NUMBER FROM THE PREVIOUS QUARTER.

QUARTER: 3rd YEAR: 2021
 COUNTY: KENDALL
 CIRCUIT: 23RD

**REPORT D
 ACTIVITY OF ALL CIVIL LAW/CONSERVATION/DUI/ORDINANCE/TRAFFIC CASES**

CATEGORY	CODE	BEGINNING PENDING*	NEW FILED	REINSTATED	DISPOSED	ADJUST-MENT	END PENDING
CIVIL LAW VIOLATION	CL	14	6	0	1	0	19
CONSERVATION VIOLATION	CV	4	7	0	8	0	3
DRIVING UNDER THE INFLUENCE	DT	339	60	0	47	-4	348
ORDINANCE VIOLATION	OV	7	5	0	5	0	7
TRAFFIC VIOLATION	TR	3595	1382	0	1288	12	3701
TOTALS		3959	1460	0	1349	8	4078

*NOTE: THE BEGINNING PENDING NUMBER IS THE SAME NUMBER THAT YOU REPORTED AS YOUR END PENDING NUMBER FROM THE PREVIOUS QUARTER.

GUILTY PLEAS RECEIVED BY THE CIRCUIT CLERK PURSUANT TO SUPREME COURT RULES 529, 530 & 531					
CATEGORY	CODE	TOTAL PLEAS OF GUILTY TO THE CLERK	TOTAL PLEAS TO THE CLERK WITH REQUEST FOR SUPERVISION	TOTAL PLEAS OF ELECTRONIC GUILTY	TOTAL PLEAS OF ELECTRONIC GUILTY WITH REQUEST FOR SUPERVISION
CONSERVATION VIOLATION (Rule 530)	CV	5	2	0	0
MINOR TRAFFIC VIOLATION (Rules 529 or 531)	TR	521	350	43	42
TOTALS		526	352	43	42

QUARTER: 3rd YEAR: 2021
COUNTY: KENDALL
CIRCUIT: 23RD

REPORT E
TIME LAPSE OF ALL CASES DISPOSED OF BY JURY IN ALL CATEGORIES

<u>CASE NUMBER</u>	<u>FILING DATE</u> mm/dd/yy	<u>DATE OF VERDICT</u> mm/dd/yy
2019-CM-000382	07/26/19	07/21/21
2020-CM-000076	02/20/20	07/19/21
2021-TR-000805	03/15/21	08/30/21
2021-TR-002785	07/30/21	08/16/21
2021-TR-002845	08/03/21	08/16/21

NOTE: THIS REPORT SHOULD NOT INCLUDE ANY REINSTATED CASES UNLESS TIME-LAPSE IS COMPUTED FROM DATE OF REINSTATEMENT.

QUARTER: 3rd YEAR: 2021
 COUNTY: KENDALL
 CIRCUIT: 23RD

REPORT F
 DISPOSITION OF DEFENDANTS CHARGED WITH FELONIES (1)

NOT CONVICTED OF A FELONY					FOUND NOT GUILTY		CONVICTED OF FELONY			TOTAL DEFENDANTS DISPOSED OF
NOLLE	S.O.L.	REDUCED TO MISDEMEANOR	DISMISSED	(2) OTHER	BENCH TRIAL	JURY TRIAL	GUILTY PLEA	BENCH TRIAL	JURY TRIAL	
4	0	4	4	2	2	0	40	1	0	57
								(3) TOTAL CONVICTIONS:		41

(1) NOT NECESSARILY DIFFERENT DEFENDANTS

(2) INCLUDES COURT ACTION: NO BILL, TRANSFERRED/NO JURISDICTION, DEATH SUGGESTED/CAUSE ABATED, UNFIT TO STAND TRIAL, SEXUALLY DANGEROUS, TRANSFERS TO WARRANT CALENDER, AND PROCEEDING FILED AS A FELONY.

(3) TOTAL NUMBER OF DEFENDANTS CONVICTED OF FELONIES BY GUILTY PLEA, BENCH TRIAL AND JURY TRIAL FROM THIS REPORT, MUST EQUAL THE TOTAL NUMBER OF FELONY SENTENCES INCLUDED ON REPORT G.

QUARTER: 3rd YEAR: 2021
COUNTY: KENDALL
CIRCUIT: 23RD

REPORT G
SENTENCE OF THE DEFENDANTS CONVICTED WITH FELONIES

ENTER THE TOTAL NUMBER OF DEFENDANTS CONVICTED OF FELONIES INCLUDED ON REPORT F	41
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FELONY SENTENCE TABLE

	CLASS M	CLASS X	CLASS 1	CLASS 2	CLASS 3	CLASS 4	TOTALS
1. LIFE	0	0	0	0	0	0	0
2. IDOC	0	4	0	3	2	2	11
3. PROBATION	0	0	0	5	7	6	18
4. OTHERS	0	0	0	0	2	10	12
TOTALS	0	4	0	8	11	18	41

NOTE: THE TOTAL NUMBER OF DEFENDANTS CONVICTED OF FELONIES FROM REPORT F MUST EQUAL THE TOTAL NUMBER OF FELONY SENTENCES ON THIS REPORT.

QUARTER: 3rd YEAR: 2021
COUNTY: KENDALL
CIRCUIT: 23RD

REPORT H
ORDERS OF PROTECTION ISSUED

CATEGORY	EMERGENCY	INTERIM	PLENARY	TOTALS
Civil No Contact	10		3	13
Firearms Restraining Order	0		0	0
Orders of Protections	107	1	4	112
Stalking No Contact	1		2	3
TOTALS:	118	1	9	128

QUARTER: 3rd YEAR: 2021
 COUNTY: KENDALL
 CIRCUIT:23RD

REPORT K
 SELF REPRESENTED LITIGANTS (SRLs)

CATEGORY	CODE	NEW FILED CASES*	NEW FILED CASES SRL PLAINTIFF	DISPOSED*	DEFAULT JUDGMENTS	AT LEAST ONE SRL	AT LEAST 1 PLAINTIFF AND 1 DEFT SRL	AT LEAST ONE PLAINTIFF SRL	AT LEAST ONE DEFENDANT SRL	NUMBER OF LIMITED SCOPE APPEARANCES
ADOPTION	AD	3	2	5	0	1	0	1	0	0
ARBITRATION	AR	0	0	0	0	0	0	0	0	0
CHANCERY	CH	18	3	50	25	10	0	1	9	0
DISSOLUTION OF MARRIAGE	D	115	17	98	0	21	4	10	15	0
EMINENT DOMAIN	ED	0	0	1	0	0	0	0	0	0
FAMILY	F	33	6	22	0	6	1	3	4	0
LAW > \$50,000	L	97	2	34	1	0	0	0	0	0
LAW =< \$50,000	LM	22	17	96	11	5	1	2	4	0
MUNICIPAL CORPORATION	MC	0	0	0	0	0	0	0	0	0
MENTAL HEALTH	MH	2	2	2	0	0	0	0	0	0
MISCELLANEOUS REMEDY	MR	78	50	67	0	9	0	9	0	0
ORDER OF PROTECTION	OP	107	103	112	0	11	1	11	1	0
PROBATE	P	38	1	52	0	9	0	6	3	0
SMALL CLAIM	SC	345	49	387	106	9	2	7	4	0
TAX	TX	1	0	8	0	0	0	0	0	0
TOTALS		859	252	934	143	81	9	50	40	0

* NOTE: THE NUMBER OF "FILED" AND "DISPOSED" CASES IN EACH CATEGORY ON THIS REPORT MUST EQUAL THE NUMBER OF "NEW FILED" AND "DISPOSED" CASES REPORTED FOR THE SAME CATEGORY ON REPORT A, RESPECTIVELY.

To: Kendall County Board * Law, Justice and Legislation Committee
From: Alice Elliott, Director * Kendall County Court Services
Date: October 2021
Re: Monthly Report

Juvenile Detention – FY2021 ~ Costs Incurred

Kendall County Court Services FY2021 Summary - Juvenile Detention					Same Time 2020	Same Time 2019	Same Time 2018	Same Time 2017	Same Time FY2016
Month	Total New Admissions	Total Holdovers*	Total Days	Total Cost Incurred					
						\$18,652.00* Paid FY19 incurred FY18			
12/2020	2	2	65	\$7,800.00	\$6,600.00	\$17,640.00	\$10,450.00	\$8,690.00	\$15,620.00
01/2021	1	1	35	\$4,725.00	\$11,160.00	\$12,120.00	\$9,020.00	10,560.00	15,180.00
02/2021	4	1	42	\$5,670.00	\$10,200.00	\$10,320.00	\$11,330.00	15,070.00	11,110.00
03/2021	6	1	77	\$10,395.00	\$18,120.00	\$6840.00	\$21,730.00	9,900.00	3,410.00
04/2021	1	5	57	\$7695.00	\$3,960.00	\$7920.00	\$15,960.00	13,640.00	5,940.00
05/2021	1	1	34	\$4590.00	\$6,840.00	\$18,840.00	\$10,560.00	5,610.00	4,180.00
06/2021	2	2	86	\$11,610.00	\$10,320.00	\$24,000.00	\$7,320.00	6,270.00	11,660.00
07/2021	2	2	86	\$11,610.00	\$19,320.00	\$14,880.00	\$11,760.00	1,540.00	10,120.00
08/2021	5	3	106	\$14,310.00	\$14,860.00	\$4560.00	\$12,000.00	3,850.00	11,880.00
09/2021	4	2	142	\$19,170.00	\$8,520.00	\$4560.00	\$9120.00	9,130.00	2,640.00
10/2021	5	6	144	\$19,440.00	\$9,240.00	\$9000.00	\$15,120.00	10,780.00	5,610.00
11/2021					\$7,800.00	Paid in FY20	\$18,600.00	5,170.00	11,110.00
TOTAL	32	26	874	\$117,015.00	\$126,850.00	\$149,332.00	\$152,970.00	\$100,210.00	\$108,460.00

*Holdover=A minor detained on the last day of the previous month carried over to the first day of the current month.

Kendall County Fiscal Year 2021 (Juvenile Detention):

Amount Budgeted: \$ 150,000.00
Amount Expended: \$ 117,015.00
Amount Remaining: \$ 32,985.00

Kendall County Fiscal Year 2021 (Juvenile Board & Care):

Amount Budgeted: \$ 50,000.00
Amount Expended: \$ 0
Amount Remaining: \$ 50,000.00

Juvenile Board & Care - FY2021 ~ Costs Incurred

	Number of Minors Placed	Days Paid	Total Monthly Cost Incurred	Total Cost Incurred (Running Total)
12/2020- 09/21	N/A	N/A	N/A	N/A

Items Worthy of notice to the County Board:

The Metropolitan Alliance of Police (MAP) new union contract negotiations are ongoing. The old contract is not scheduled to expire until 11-30-21.

We have one vacancy due to a 7.5 year employee moving out of state with her family. We anticipate having that position filled by December 1st.

The Probation Department will be continuing our efforts to highlight existing programming and services we provide to the clients under our supervision. It is our intention that by providing a brief overview of existing programs, as well as highlighting strategies still under development, we will provide a greater understanding of what we do and the direction the department is going toward facilitating behavioral change. As a reminder, our mission is to “serve the community by promoting positive behavioral change utilizing proven methods to increase public safety”. All of our programs and services are designed to be in alignment with this mission. This month we would like to highlight the recently revamped sex offender caseload. Shannon McCarty is the Special Programs Supervisor and came to Kendall County in September of 2020 from DuPage County. Shannon’s experience in DuPage County as a sex offender officer and past experience working with Domestic Violence cases provided an opportunity to utilize her expertise and change the way we supervise these types of victim based cases. Shannon will highlight the sex offender program today as well as plans for further implementation of proven methods.

KENDALL COUNTY SHERIFF'S OFFICE

MONTH-END REPORT



SEPTEMBER

2021

OPERATIONS DIVISION

POLICE SERVICES	September-20	September-21
Calls for Service	750	722
Police Reports	317	328
Total Arrests	50	42
Ordinance Citations Issued	1	1

TRAFFIC SERVICES		
Traffic Contacts	514	198
Traffic Citations Issued	161	77
DUI Arrests	3	5

TRAFFIC CRASH INVESTIGATIONS		
Property Damage	19	29
Personal Injury	20	10
Fatalities	0	1
TOTAL CRASH INVESTIGATIONS	39	40

VEHICLE USAGE		
Total Miles Driven by Sheriff's Office	54,646	49,105
Vehicle Maintenance Expenditures	\$2,830	\$5,489
Fuel Expenditures	\$8,454	\$10,482
Fuel Gallons Purchased	4,412	3,515
Squad Damage Reports	0	

AUXILIARY DEPUTIES		
Ride-A-Long Hours	0	0
Auxiliary Hours	32	16
TOTAL AUXILIARY HOURS	32	16

EVIDENCE/PROPERTY ROOM		
New Items into Property Room	134	101
Disposal Orders Processed	25	53
Items Disposed Of	175	144
Items Sent to Crime Lab for Processing	7	13
Pounds of Prescription Meds Collected from Drop Box	15	10

INVESTIGATIONS/COPS ACTIVITIES	September-20	
Total Assigned Cases (Patrol/Invest)	60	30
Total Closed Cases (Patrol/Invest)	42	19
Total Open Cases (Patrol/Invest)	175	137
Community Policing Meetings/Presentations	22	24

Sex Offender / Violent Offenders Against Youth Registrations	September-20	
Sex Offender Registrations	11	12
Sex Offender - Address Verifications Completed	0	0
Sex Offender - Address Verification Attempted	0	0
Total # of Sex Offenders- Jurisdiction	31	33
Total # of Sex Offenders- Entire County	79	91
Violent Offenders Against Youth Registrations	1	1
VOAY - Address Verification Completed	0	0
VOAY - Address Verification Attempted	0	0
Total # of VOAY- Jurisdiction	5	7
Total # of VOAY- Entire County	21	27

RECORDS DIVISION

SHERIFF SALES		
Sales Scheduled	0	21
Sales Cancelled	0	16
Sales Conducted	0	5

CIVIL PAPERWORK	September-20	September-21
Papers Filed/Received	166	147
Papers Served/Executed	130	111

REPLEVINS/LEVY		
Replevin/Levy Scheduled	0	0
Replevin/Levy Conducted	0	0

SA, SUBPOENA & FOIA REQUESTS		
Electronic and Recording Copy Requests	45	58
Accident Reports	29	27
Background Checks	53	16
Incidents	59	68
Subpoenas	2	2
TOTAL REQUESTS	188	171

WARRANTS		
Total Warrants on File	1,680	1,752
New Warrants Issued	120	115
Total Warrants Served	98	83
Warrants Quashed	32	21

EVICCTIONS		
Evictions Scheduled for Month	0	3
Evictions Cancelled	0	0
Evictions Conducted	0	3

FEES		
Civil Process Fees	\$1,842.00	\$1,749.50
Sheriff Sales Fees	\$0.00	\$300.00
Records Fees/Fingerprinting	\$235.00	\$320.00
Bond Processing Fees	\$873.42	\$2,117.00
TOTAL FEES COLLECTED	\$2,950	\$4,487

CORRECTIONS DIVISION

JAIL POPULATION		
New Intake Bookings	168	163
Inmates Released	161	157
Federal Inmate ADP	72	62
Kendall County Inmate ADP	50	70
Other Jurisdictions Inmate ADP	12	12
Average Daily Population	134	144

JAIL MEALS		
Number of Meals Prepared Consolidated Food	8,859	12,523
Price Per Meal	\$1.32	\$1.33

INMATE TRANSPORTS		
To and From Kendall County Courthouse	24	17
Other County Court Transports	1	2
Out of County Prisoner Pickups	11	11
To I.D.O.C	0	1
Medical/Dental Transports	2	2
Court ordered medical transports	1	1
Juvenile To and From Youth Homes/Courts	6	12
Federal Transports	3	19
TOTAL INMATE TRANSPORTS	48	65

INMATE WORK CREWS	September-20	September-21
Number of Inmates	0	2
Number of Locations	0	1
Total Hours Worked	0	7

REVENUE		
Amount Invoiced for Inmates Housed for Other Juris.	\$26,160.00	\$25,200
Amount Invoiced for Federal Housing	\$172,480.00	\$148,720
Amount Invoiced for Federal Court Transport	\$2,195.03	\$6,893
Amount Invoiced for Federal Medical Transport	\$114.86	\$1,544
TOTAL INVOICED	\$200,950	\$182,357

MEDICAL BILLING		
Medical Contractual Services	\$19,425.89	\$18,715.56
Prescriptions	\$4,688.20	\$4,015.74
Medical	\$128.78	\$142.76
Dental	\$0.00	\$0.00
Emergency Medical Services	\$239.66	\$0.00
Medical Supplies	\$345.12	\$468.17
TOTAL MEDICAL BILLING	\$24,828	\$23,342

Outstanding FTA Fees		
FTA Fees- Outstanding	\$375	\$225

COURT SECURITY		
Entries	11,029	9,371
Items X-rayed	3,140	3,887
Bond Call - In Person	13	8
Bond Call - Video	51	44
Kendall Prisoners	45	57
Other Prisoners	10	3
Arrests made at Courthouse	22	25
Contraband Refused	81	47

ELECTRONIC HOME MONITORING

TOTAL DEFENDANTS ORDERED TO EHM		
Juvenile		8
Adult		58
TOTAL PARTICIPANTS		66

Orders		
Presentenced		62
Bischof		39
Post Sentenced		4

Days Defendants Served on EHM		
Juvenile		134
Adult		1,571
TOTAL DAYS		1,705

EHM VIOLATIONS		
Juvenile		0
Adult		27
TOTAL VIOLATIONS		27

COST vs. COLLECTIONS		
Cost		\$4,484.15
Collected		\$3,334.60

KCSO TRAINING

CORRECTIONS DIVISION	September-20	September-21
NATURE OF TRAINING		
40 Hour Firearm Instructor		40
Addiction Treatment in the Justice Involved		2
CIT for Correctional Facilities		6
Corrections Emergency Directives & Evacuation Exercise		128
CourtSmart		0.5
CPR/AED		4
Crisis Communication		8
Escorting Inmates		10
Fire Extinguisher Refresher		3
Intercept Basic Radiation Safety & Operator Training		2
Infectious & Communicable Diseases		4
Kendall Co SAO Anti-Harassment		1
LEADS Less than Full Access		8
Lexipol DTB's		18.75
OC Training		4
Policy #315		1
Remedial Training		0.25
Taser X2 Cert		6
Use of Force Workshop for Patrol Officers		8
TOTAL HOURS	98	255

OPERATIONS DIVISION		
NATURE OF TRAINING		
Annual IL Sheriff's Assoc. Summer Conference		9.5
Annual Mandatory Firearms Qualification		2
Annual Shotgun Qualification		1
Communicating Eff/Proff w/ LGTBTI Offenders		1
CourtSmart		13
FTO School		80
Hazardous Materials Awareness		24
IAPEM Conference		48
IDPH Naloxone First Responder Training		1
Illinois TRIAD Conference		7
Kendall Co SAO Anti-Harassment		2
Kendall Co SAO Anti-Harassment Supervisors		1
LEADS Less Than Full Access		4
LEADS Re-Cert		1.5
Lexipol DTBs		23.25
Off Duty Qualification		3
Policy #315		2
PREA Your Role Responding to Sexual Abuse		3
Rifle Qualification		1
Risk Management, Civil Liability & Section 1983		16
Sergeant In-House		4
SRT		24
Tactical De-Escalation of Non-Violent Confrontations...		16
Tactical Shoot		168
TOTAL HOURS	491	455

ADMINISTRATION DIVISION		
NATURE OF TRAINING		
TOTAL HOURS		0

AUXILIARY		
NATURE OF TRAINING		
Annual Mandatory Firearms Qualifications		2
TOTAL HOURS	0	25

PART TIMERS	September-20	September-21
NATURE OF TRAINING		
Annual Mandatory Firearms Qualifications		11
CourtSmart		2
Lexipol DTB's		6
Off Duty Qualifications		6
TOTAL HOURS	0	25

Court Security		
NATURE OF TRAINING		
Corrections Emergency Directives & Evacuation Exercise		12
CourtSmart		3.5
Escorting Inmates		3
Fire Extinguisher Refresher		0.75
Intercept Basic Radiation Safety & Operator Training		2
Lexipol DTBs		4.5
Rifle Qualification		4
TOTAL HOURS	16	30

COUNTY OF KENDALL, ILLINOIS

Ordinance 21 - _____

ORDINANCE REGULATING HAWKERS, PEDDLERS, ITINERANT MERCHANTS AND TRANSIENT VENDORS

BE IT HEREBY ORDAINED by the County Board of Kendall County, State of Illinois, as follows:

Section 1. PERMIT. It shall be unlawful for any person, firm or corporation to go in or upon any private residence, farm or premises in the County beyond the corporate limits of any city or village in said County, which license or regulate said person, firm or corporation or to canvass for others for goods, wares, merchandise or services of any character or description, or for the purpose of offering to give or to furnish or giving or furnishing any goods, wares, merchandise or services to any such occupants to induce, or invite such orders, without having first applied for and received from the Kendall County Clerk a solicitor's permit to do so.

Section 2. Any person desiring to secure such a solicitor's permit shall apply in writing over his or her signature to the Kendall County Clerk in forms provided by the County of Kendall, and such application shall state: (1) the name and address of the applicant, (2) the name and address of the person, firm or corporation, by whom employed, (3) the length of service of applicant with named employer, (4) the place of residence and nature of employment with named employer, (5) the nature or character of the goods, (6) the personal description and complete identification of the applicant. An application shall be accompanied with a filing fee of \$5.00.

Section 3. That any person so registering with the County Clerk shall specify the dates the solicitation will occur and shall not at the time of registration be permitted to register for solicitation dates in excess of seven (7) days from the date of registration.

Section 4. That no solicitation shall be permitted except on Monday through Friday between 8:00a.m. and 9:00p.m. and Saturday between 8:00a.m. and 6:00p.m.

Section 5. That the Kendall County Clerk shall maintain a record of the persons soliciting in Kendall County in accordance with the above.

Section 6. EXHIBITION OF PERMIT. Such permit shall be carried at all times by the applicant to whom issued, when soliciting or canvassing in the area of the County outside of the corporate limits of any city or village in the County, and shall be exhibited by any such applicant whenever he or she shall be requested by any police officer or any person solicited.

Section 7. REVOCATION OF PERMIT. Any permit may be revoked by the Kendall County Clerk for violation by the holder of any of the provisions of this Ordinance.

Section 8. This resolution shall not apply to any person, public body, church, school district, charitable organization, not-for-profit corporation or any firm or business that maintains an office or place of business in Kendall County.

Section 9. PENALTY. Any person, firm or corporation violating any provisions of this Ordinance shall be fined not less than Five Dollars nor more than Two Hundred Dollars for each offense; and a separate offense shall be deemed committee on each day during or on which a violation occurs or continues.

Section 10. This Ordinance shall be in full force and effect on and after its passage by the Kendall County Board.

Adopted by the Kendall County Board on this ____ day of _____, 2021.

Approved:

Attest:

Scott R. Gryder
Board Chairman

Debbie Gillette
County Clerk & Recorder



87-2

ORDINANCE REGULATING HAWKERS,
PEDDLERS, ITINERANT MERCHANTS
AND TRANSIENT VENDORS

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Section 2. Any person desiring to secure such a solicitor's permit shall apply therefor in writing over his or her signature to the County Clerk of Kendall County on forms provided by the County of Kendall, and such application shall state: (1) the name and address of the applicant, (2) the name and address of the person, firm or corporation, by whom employed, (3) the length of service of such applicant with such employer, (4) the place of residence and nature of employment of the applicant during the last preceding year, (5) the nature or character of the goods, wares, merchandise or services to be offered by the applicant, (6) the personal description and complete identification of the applicant. An application shall be accompanied with a filing fee of \$5.00.

Section 3. That any person so registering with the County Clerk shall specify the dates that solicitation will occur and shall not at the time of registration be permitted to register for solicitation dates for in excess of seven (7) days from the date of registration.

Section 4. That no solicitation shall be permitted except on Monday through Friday between 8:00 A.M. and 9:00 P.M. and Saturday between 8:00 A.M. and 6:00 P.M.

Section 5. That the County Clerk of Kendall County shall maintain a record of the persons soliciting in Kendall County in accordance with the above.

Section 6. EXHIBITION OF PERMIT. Such permit shall be carried at all times by the applicant to whom issued, when soliciting or canvassing in the area of the county outside of the corporate limits of any city or village in said county, and shall be exhibited by any such applicant whenever he or she shall be requested so to do by any police officer or any person solicited.

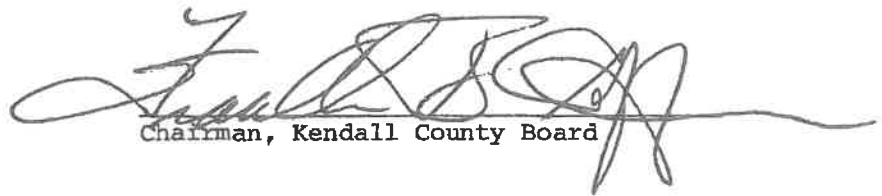
Section 7. REVOCATION OF PERMIT. Any such permit may be revoked by the County Clerk of Kendall County for violation by the holder thereof of any of the provisions of this Ordinance.

Section 8. This resolution shall not apply to any person, public body, church, school district, charitable organization, not for profit corporation or any firm or business that maintains an office or place of business in Kendall County.

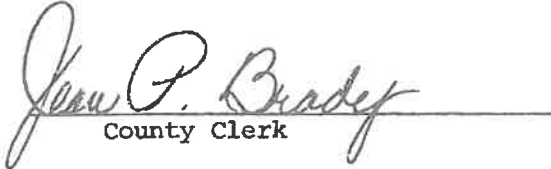
Section 9. PENALTY. Any person, firm or corporation violating any provisions of this resolution shall be fined not less than Five Dollars nor more than Two Hundred Dollars for each offense; and a separate offense shall be deemed committed on each day during or on which a violation occurs or continues.

Section 10. That this Resolution shall be in full force and effect on an after its passage.

ADOPTED this 9 day of December, 1986


Chairman, Kendall County Board

ATTEST:


County Clerk

Chapter 24 - PEDDLERS AND SOLICITORS

ARTICLE I. - PUBLIC PEDDLING AND SOLICITING

24-1: - DEFINITIONS.

Peddler: Any person, not having any specific place of business or branch thereof in the County, who shall sell or offer for sale, barter, or exchange, at retail or wholesale, any goods, wares or merchandise, traveling from place to place in, along and upon the streets, alleys or public places of the County.

Solicitor: Any person who, without having a specific place of business in the County, is engaged in the business of calling from house to house and soliciting orders for any kind of goods, wares, merchandise or services but shall not, as used herein, include any person who solicits among the inhabitants of the County support for any religious, charitable or educational organization, but shall include any person who solicits subscriptions for any daily, weekly or other periodical or nonperiodical publication.

(2005 Code)

24-2: - LICENSE.

No person shall engage in the business of peddler or solicitor in the County, as defined in this chapter, without first having registered his name and the name of any firm which he represents with the Clerk of DuPage County.

(2005 Code)

24-3: - HOURS FOR PEDDLING AND SOLICITING; PENALTY.

No person shall go upon any premises and ring the doorbell upon or near any door of a residence located thereon, or rap or knock upon any door, or create any sound in any other manner calculated to attract the attention of the occupant of such residence, for the purpose of securing an audience with the occupant thereof and engage in soliciting, selling or offering for sale, barter or exchange any goods, wares or merchandise of any kind, from door to door at any place within the County except between the hours of 10:00 a.m. and 6:00 p.m., Central Standard Time when such is in effect, and between the hours of 10:00 a.m. and 7:00 p.m., Central daylight saving time when such is in effect in the County. Any person violating the provisions of this section shall be fined not less than fifty dollars (\$50.00) nor more than one thousand dollars (\$1,000.00) for each offense.

(2005 Code)

24-4: - COUNTY POLICY ON SOLICITING.

It is hereby declared to the policy of the governing body of the County that the occupant or occupants of the residences of any area not within the corporate limits of a municipality shall make the determination of whether solicitors shall be, or shall not be, invited to their respective residences.

(2005 Code)

24-5: - NOTICE REGULATING SOLICITING.

Every person desiring to secure the protection intended to be provided by the regulations pertaining to soliciting contained in the chapter, shall comply with the following directions:

- A. Notice of the determination by the occupant of giving invitation to solicitors, or the refusal of invitation to solicitors, to any residence shall be given in the following manner:
 1. A card approximately three inches (3") by four inches (4") in size shall be exhibited upon or near the main entrance door to the residence, indicating such determination by the occupant, containing the applicable words as follows:
NOTICE; NO SOLICITORS INVITED; DU PAGE COUNTY ORDINANCE PS-0009-97; ENACTED AUGUST 26, 1997
 2. The letters shall be at least one-third inch (1/3") in height. For the purpose of uniformity, the cards shall be provided by the sheriff to persons so requesting.
 3. Such card so exhibited shall constitute sufficient notice to any solicitor of the determination of the occupant of the residence of the information contained thereon.
- B. It shall be the duty of every solicitor upon going onto any premises not within the corporate limits of a municipality upon which a residence is located, to first examine the notice provided for above, if any is attached, and be governed by the statement contained in said notice. If the notice states "No Solicitors Invited" then the solicitor shall immediately and peacefully depart from the premises.
- C. Any solicitor who has gained entrance to any residence, whether invited or not, shall immediately and peacefully depart from the premises when requested to do so by the occupant.

(2005 Code)

24-6: - PROHIBITED ACTS.

It is hereby declared to be unlawful and shall constitute a nuisance for a solicitor to engage in any of the following activities:

- A. **Uninvited Soliciting:** To go upon any premises and ring the doorbell upon or near any door, or create any sound in any other manner calculated to attract the attention of the occupant

of such residence for the purpose of securing an audience with the occupant thereof and engage in soliciting as herein defined in defiance of the notice exhibited at the residence in accordance with the provision of Section 24-5 of this article.

- B. ***Time Limit On Soliciting:*** To engage in solicitation outside the time limits set forth in this article.
- C. ***False Plans Or Schemes:*** To use any false plan, scheme, pretense or make any false statement which indicates or implies that the purpose of such person's visit is other than to obtain contributions or orders for sales of goods or services.
- D. ***Right To Cancel:*** To misrepresent the right of a buyer to rescind or cancel a sale under the provisions of applicable law.
- E. ***Interfering With Vehicles Or Pedestrians:*** To interfere with either vehicular or pedestrian traffic on the public right-of-way.
- F. ***Sound Or Voice Systems:*** To use sound or voice amplification systems or other mechanical sound devices in any solicitation of peddling.

(2005 Code)

24-7: - PENALTIES.

Notwithstanding any other remedies available to the County pursuant to this chapter, any person violating any of the provisions of this chapter shall be fined not less than fifty dollars (\$50.00) nor more than one thousand dollars (\$1,000.00) for each offense. A separate offense shall be deemed committed on each day of which the violation occurs or continues to occur.

(2005 Code)

24-8: - RESERVED.

24-9: - RESERVED.

(Ord., 18, 1962; amd. Ord. JLE-ORD-002-85, 7-23-1985; Ord. OPS-009-97, 8-26-1997)

ARTICLE II. - COUNTY PROPERTY SOLICITING

24-10: - PROHIBITION OF DISTRIBUTION OF NONWORK MATERIALS.

Employees are prohibited from soliciting and/or distributing nonwork related materials or literature during the working time of any employee involved in the solicitation or distribution.

(2005 Code)

24-11: - PROHIBITION OF DISTRIBUTION IN NONPUBLIC WORK AREAS.

Employees are prohibited from distributing nonwork related materials or literature at any time in the nonpublic work areas of the County.

(2005 Code)

24-12: - PROHIBITION OF DISTRIBUTION BY NONEMPLOYEES.

Nonemployees are prohibited from soliciting and/or distributing materials or literature under the following conditions:

- A. During the working time of any employee involved in the solicitation or distribution;
- B. At any time in the nonpublic work areas of the County.

(2005 Code)

24-13: - PROHIBITION AGAINST POSTING NONWORK MATERIALS.

Employees and nonemployees are prohibited from posting nonwork related materials or literature on County bulletin boards which are limited to County business.

(Ord. F-ORD-02-84, 3-13-1984)

CHAPTER 4 SOLICITORS

SECTION:

- 2-4-1: Permit
- 2-4-2: Application
- 2-4-3: Times Permitted For Solicitation
- 2-4-4: Duration Of Permit
- 2-4-5: Exhibition Of Permit
- 2-4-6: Revocation Of Permit
- 2-4-7: Exemptions
- 2-4-8: Penalty

2-4-1: **PERMIT:** It shall be unlawful for any person, firm or corporation to go in or upon any private residence, farm or premises in the area of the county of Grundy outside of the corporate limits of any city or village in said county for the purpose of hawking, peddling, soliciting or vending from the occupants thereof, or to canvass for orders or goods, wares, merchandise or services of any character or description, or for the purpose of offering to give or to furnish or giving or furnishing any goods, wares, merchandise or services to any such occupants to induce, or invite such orders, without having first applied for and received from the Grundy County clerk a solicitor's permit. Failure by a solicitor to obtain a Grundy County solicitor's permit is a violation of this chapter. (Ord. 09-003, 3-10-2009)

2-4-2: **APPLICATION:** Any person desiring to secure a solicitor's permit shall apply in writing over his or her signature with the Grundy County clerk on forms provided by the county of Grundy and such application shall state:

- A. The name, address, phone number(s) and e-mail address of the applicant;
- B. The name, address, phone number(s) and e-mail address of the person, firm or corporation, by whom the applicant is employed;

- C. The length of service of such applicant with such employer;
- D. The place of residence and nature of employment of the applicant during the last preceding year;
- E. The nature and/or character of the goods, wares, merchandise, or services to be offered by the applicant;
- F. The personal description and complete identification of the applicant.

Such application shall be accompanied by credentials and other evidence that demonstrates that a lawful and legitimate business, commercial, professional or service function is being pursued by the applicant. (Ord. 09-003, 3-10-2009)

2-4-3: TIMES PERMITTED FOR SOLICITATION: Any and all solicitation by the applicant shall be conducted only during the hours between nine o'clock (9:00) A.M. and five o'clock (5:00) P.M. Monday through Friday. Solicitation at any other time shall be a violation of this chapter. (Ord. 09-003, 3-10-2009)

2-4-4: DURATION OF PERMIT: Each permit shall be issued for a two (2) week period and shall expire at the end of the two (2) week period. The permit may be renewed at the discretion of the county of Grundy. Solicitation with an expired permit shall be considered a violation of this chapter. (Ord. 09-003, 3-10-2009)

2-4-5: EXHIBITION OF PERMIT: The county solicitor's permit shall be carried by the applicant at all times when soliciting or canvassing in the unincorporated portions of Grundy County and shall be shown by the applicant whenever he or she is requested to do so by any police officer or by any person being solicited by the applicant. Failure to carry the required solicitor's permit or to show said permit is a violation of this chapter. (Ord. 09-003, 3-10-2009)

2-4-6: REVOCATION OF PERMIT: Any solicitor's permit may be revoked by the Grundy County clerk or the clerk's designee for violation by the holder thereof of any of the provisions of this chapter or of any provisions of other ordinances or resolutions of the county of Grundy or of any state of Illinois law or federal law. Notice of said revocation shall

2-4-6

2-4-8

be mailed to the address provided on the application. (Ord. 09-003, 3-10-2009)

2-4-7: **EXEMPTIONS:** This chapter shall not apply to any public body, not for profit corporation or person running for election or their representative. (Ord. 09-003, 3-10-2009)

2-4-8: **PENALTY:** Any person, firm or corporation violating any provisions of this chapter shall be fined not less than one hundred dollars (\$100.00), nor more than five hundred dollars (\$500.00), for each offense and a separate offense shall be deemed to be committed on each day during or on which a violation occurs or continues. (Ord. 09-003, 3-10-2009)

June 2009

Grundy County

CHAPTER 18.5**SOLICITING***Kane Co.***SECTION:****18.5-1: General****18.5-2: Definitions****18.5-3: Posting Of Notice Regulating Soliciting****18.5-4: Duty To Comply With Notices And Requests To Leave Premises****18.5-5: Registration****18.5-1: GENERAL:**

It is declared to be the policy of the Kane County board that the occupant or occupants of the residences in unincorporated Kane County shall make the determination of whether solicitors shall be or shall not be invited to their respective residences and the Kane County board declares that only solicitors having a valid certificate of registration shall be invited. The provisions of this chapter do not apply to officers or employees of any city, county, or federal government, or any subdivision thereof, when on official business, nor shall this chapter apply to volunteers seeking donations for not for profit organizations. (Ord. 99-174, 6-8-1999)

18.5-2: DEFINITIONS:

When used in this chapter, the following words and terms shall have the following meanings:

OWNER OR OCCUPANT: Any person who is the lawful owner, resident, or the lawful tenant of a residence.

RESIDENCE: Every separate living unit occupied for residential purposes by one or more persons contained within any type of building or structure.

SOLICITING: Any one or more of the following activities without prior consent of the occupant:

A. Seeking to obtain orders for the purchase of goods, wares, merchandise, foodstuffs, real property or personal property or services of any kind for any consideration whatsoever; or

B. Seeking to obtain prospective customers for application or purchase of insurance of any type, kind, or character; or

C. Seeking to obtain subscriptions to books, magazines, periodicals, newspapers, and every other type or kind of publication.

SOLICITOR: A person engaged in the act of soliciting. (Ord. 99-174, 6-8-1999)

18.5-3: POSTING OF NOTICE REGULATING SOLICITING:

Every person desiring to secure the protection intended to be provided by this chapter shall comply with the following:

A. Notice of the determination by the occupants of refusal of invitation to solicitors, to any residence shall be given by exhibiting or posting upon or near the front entrance door to the residence a card, decal or sticker with a minimum size of three inches by four inches (3" x 4") containing the following language or language similar to the following:

NO SOLICITORS

B. Such card so exhibited shall constitute sufficient notice to any solicitor that solicitation of the occupants of the premises is prohibited. (Ord. 99-174, 6-8-1999)

18.5-4: DUTY TO COMPLY WITH NOTICES AND REQUESTS TO LEAVE PREMISES:

A. It shall be the duty of every solicitor entering upon any residential property to be observant for the presence of a "No Solicitors" sign. If such a sign is present the solicitor shall immediately and peacefully depart from the residence.

B. Any solicitor who has gained entry onto any residential property shall immediately and peacefully depart from the premises when requested to do so by the occupant.

C. It shall be unlawful for any person to go upon any premises and ring the doorbell upon or near any door of a residence located thereon or rap or knock upon any door, or create any sound in any other manner to attract the attention of the occupant of such residence for the purpose of securing an audience with the occupant thereof and engage in soliciting contrary to the notice exhibited. (Ord. 99-174, 6-8-1999)

18.5-5: REGISTRATION:

A. It shall be unlawful for any person or business to engage in business as a solicitor calling at residences for the purpose of soliciting orders, sales, subscriptions, or business of any kind, without first having registered with the Kane County clerk's office with a copy to be delivered by the registrant to the Kane County sheriff's office. The registrant shall provide his or her complete name, address and date of birth along with a recent picture identification, his or her signature, the name of his or her employer, the nature of his or her product or services in which he or she is interested, the names of the manufacturers of such products or of the organization which he or she is representing and the proposed method of operation. No person shall make any false statement upon an application for a certificate of registration.

B. Each person shall, at all times while engaged in the business of soliciting in Kane County carry upon his or her person the registration certificate or a legible photocopy thereof issued pursuant to this chapter. This certificate shall be exhibited by the registrant whenever he or she is requested to do so by a sheriff's deputy or by any person being solicited.

C. Any registration pursuant to this chapter may be revoked by the sheriff of Kane County upon conviction of or plea of guilty to any violation by the registrant of this chapter, or any other similar ordinance, or any state or federal law for any offense involving dishonesty or moral turpitude.

D. It is hereby declared to be unlawful and shall constitute a petty offense for any person to engage in soliciting prior to eleven o'clock (11:00) A.M. local time or after seven o'clock (7:00) P.M. of any weekday, Monday through Saturday, or at any time on a Sunday or on a state or national holiday.

E. Any person found guilty of violating any provisions of this chapter shall be fined an amount not less than twenty five dollars (\$25.00) but not more than five hundred dollars (\$500.00) for each such offense.

F. The Kane County sheriff and his duly sworn deputies are authorized and directed to enforce this chapter. (Ord. 99-174, 6-8-1999)

Will County

CHAPTER 113: PEDDLERS, SOLICITORS AND ITINERANT MERCHANTS

Section

- 113.01 Definitions
- 113.02 Registration; fee
- 113.03 Hours solicitation permitted
- 113.04 License required
- 113.05 Standards for issuance and supervision of license
- 113.06 License prohibited

- 113.99 Penalty

§ 113.01 DEFINITIONS.

For the purposes of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

CANVASSER. One who takes orders for future delivery, or for intangible services in public places or from house to house and not from an established place or private grounds.

PEDDLERS or HAWKERS. One who sells tangible commodities from house to house, store to store, on the streets or in any public place. The sales are not made from one spot except where they are made in a street or he or she makes delivery at the time of the sale.

TRANSIENT VENDOR or ITINERANT MERCHANT. One who sells commodities from private premises but remains at one place for that purpose only, generally not more than six weeks.

(1980 Code, § 113.01) (Sup. Rec. Bk. __, pp. 120—121, adopted 3-24-1976)

§ 113.02 REGISTRATION; FEE.

(A) (1) All hawkers, peddlers, itinerant merchants and transient vendors of merchandise in any area not in the corporate limits of a municipality, which licenses and regulates them, must register their name and the name of any firm they represent with the County Clerk.

(2) Prior to accepting registration, the applicant shall present a letter from the County Land Use Department indicating that the application is in compliance with the County Zoning Ordinance.

(B) No fee shall be required for the registration as required under this chapter.

(1980 Code, § 113.02) (Sup. Rec. Bk. __, pp. 120—121, adopted 3-24-1976) (Res. 00-417, passed 10-19-2000) Penalty, see § 113.99

§ 113.03 HOURS SOLICITATION PERMITTED.

All hawkers, peddlers, itinerant merchants and transient vendors of merchandise shall only engage in door-to-door solicitation between the hours of 9:00 a.m. and 6:00 p.m., Monday through Saturday.

(1980 Code, § 113.03) (Sup. Rec. Bk. __, pp. 120—121, adopted 3-24-1976) Penalty, see § 113.99

§ 113.04 LICENSE REQUIRED.

It shall be unlawful for any person or firm or corporation to engage in the business of hawkers, peddlers, itinerant merchants and transient vendors of any merchandise, article or thing without securing a license.

(1980 Code, § 113.04) (Sup. Rec. Bk. __, pp. 120—121, adopted 3-24-1976) Penalty, see § 113.99

§ 113.05 STANDARDS FOR ISSUANCE AND SUPERVISION OF LICENSE.

(A) The County Executive's office is authorized to evaluate each license applicant to determine if a license should be denied or suspended because of recent criminal activity or the nature of the criminal activity reported.

(B) The County Executive's office is authorized to suspend the license of persons who solicit business on the basis that they are offering a free hail or storm damage evaluation or a free furnace or boiler examination when the offer is being made at the door of a residence and has not previously been requested by the residence owners.

(C) The County Executive's office is authorized to suspend the peddler's license of any person who represents or implies that he or she is in any way a representative of the county government in making any inspections or solicitations.

(1980 Code, § 113.05) (Res. 05-384, adopted 8-18-2005)

§ 113.06 LICENSE PROHIBITED.

The issuance of a license to canvassers, peddlers, hawkers, transient vendors or itinerant merchants for the purpose of selling fireworks within the unincorporated areas of the county is prohibited. Any license purportedly issued for that purpose is hereby deemed null and void.

(1980 Code, § 113.06) (Res. 08-259, adopted 6-19-2008)

§ 113.99 PENALTY.

Whoever violates any provision of this chapter for which another penalty is not already provided shall be fined not less than \$25 nor more than \$500. Each day's violation shall constitute a separate offense.

(1980 Code, § 113.99) (Sup. Rec. Bk. __, pp. 120—121, adopted 3-24-1976)

Kendall County Court Services: Sex Offense Probation

23rd Judicial Circuit Court Services' Mission

Serve the community by promoting behavioral change utilizing proven methods to increase public safety.

What is Sex Offense Probation?

At face value Sex Offense Probation is regular probation with added conditions and restrictions but in reality Sex Offense Probation is far more complicated than that. Sex Offense Probation involves a highly coordinated response to an individual being in the community who has been found guilty of a sexually motivated offense.

Who's on Sex Offense Probation and how?

Common offenses we supervise on Sex Offense Probation are: public indecency, criminal sexual assault, aggravated criminal sexual abuse, child pornography and failure to register.

Once someone has pled or been found guilty of a felony sex offense they must undergo a psychosexual evaluation (commonly called a sex offense evaluation) in order to be considered for probation. Misdemeanor sex offenses do not have this same requirement before sentencing however it becomes a requirement if sentenced to probation.

The sex offense evaluation serves many purposes, such as to assess an individual's risk for reoffending, current amenability for treatment, and possible probation conditions. Once someone is sentenced to Sex Offense Probation it is also utilized for supervision strategies and it lays the groundwork for individualized treatment plans.

What's different about Sex Offense Probation besides the conditions/restrictions?

Sex Offense Probation is a highly coordinated response. Research has shown that the best approach to sex offense supervision within the community is what is known as the "Containment Team Model."

The main members of the containment team model are the probation officer, sex offense treatment provider and polygraph examiner. However, there are many other key members such as law enforcement, medical and psychiatric professionals, DCFS workers, and other professionals. Additionally, family members and friends of the offender who share the goal of offender rehabilitation are also crucial members of this team as they provide support and accountability to the offender when professionals cannot be present.

Some of the specialized tasks a Sex Offense Probation Officer does is perform specialized risk assessments to help determine the level of supervision, work with the treatment provider to determine when polygraph examination is needed, verify compliance with special conditions such as reframing from accessing the internet, obtaining safe employment, and keeping up with registration and residency restrictions.

Work with Law Enforcement

Sex Offense registration and residency laws are highly complex. There are many different laws that only apply to specific offenses or circumstances. Sex Offense Probation Officers specialized knowledge of these laws serve as a resource to the courts, law enforcement and the offenders themselves. By helping

offenders remain in compliance with these laws we not only increase public safety via the way the laws are intended to but also because this compliance allows the offender to remain out of custody and thus in treatment aimed at reducing their risk of re-offense.

Registration and residency laws are where the partnership between probation and law enforcement is most prominent. Together we ensure compliance by completing coordinated unannounced home contacts on sex offenders in the community. While conducting these contacts the deputy's/police officers are able to verify that the information on the registration is up to date, while the probation officer is able to go into the residence with the offender to verify compliance with probation specific conditions. This coordination allows for a more all-inclusive accountability check on the offender and ensures greater community safety.

Work with Sex Offense Treatment Providers

The purpose of sex offense-specific treatment is to help those who have committed sex offenses accept responsibility, recognize fantasies, planning, and rationalizations of their sexually deviant thoughts and behavior and develop skills to stop their offense cycle before committing a new offense.

Simply speaking, the probationer needs to understand what motivated him or her in the past to know what he or she needs to do now to prevent it from happening again. He/she will need to develop new approaches to create and maintain healthy, honest relationships with people in their life.

In terms of sex offense specific treatment there are no specific amount of sessions or hours that are required for a probationer to complete treatment; rather progress is measured by a probationer's learned insight on specific issues that are identified from the treatment plan. Due to the highly secretive nature of these offenses, it takes a strong relationship between the PO and therapist and frequent comparison of information to get a more accurate gauge of progress.

Work with Polygraph Examiners

To aide in this quest for a clear picture of the offender's progress, polygraphs are used to monitor compliance. The results of these tests then help change their supervision strategy as needed. It is the best tool we have for uncovering the truth about a probationer's background and current actions.

What have we changed and where are we going?

In the last year we have implemented changes involving the court ordered conditions for those sentenced to Sex Offense Probation, developed specified policies and procedures of Sex Offense Probation Officers and implemented new ancillary risk assessments to ensure we provide the appropriate level of supervision for each individual offender.

We have also formed new working relationships that have allowed us to utilize the containment team approach.

Our next steps involve contracting with a company that provides software that enables us to offer monitored internet access to specific offenders.

Every change we make to our program is guided by Court Services mission – providing evidence based services that promote change to increase victim and community safety.