

**STAFF MEETING MINUTES
LANCASTER COUNTY BOARD OF COMMISSIONERS
COUNTY-CITY BUILDING, ROOM 113
THURSDAY, APRIL 7, 2011
7:30 A.M.**

Commissioners Present: Deb Schorr, Chair
Bernie Heier, Vice Chair
Larry Hudkins
Jane Raybould
Brent Smoyer

Others Present: Kerry Eagan, Chief Administrative Officer
Gwen Thorpe, Deputy Chief Administrative Officer
Cori Beattie, Deputy County Clerk
Ann Taylor, County Clerk's Office

The Chair opened the meeting at 7:33 a.m.

AGENDA ITEM

1 APPROVAL OF THE THURSDAY, MARCH 31, 2011 STAFF MEETING MINUTES

MOTION: Heier moved and Raybould seconded approval of the March 31, 2011 Staff Meeting minutes. Raybould, Heier and Schorr voted aye. Hudkins and Smoyer were absent from voting. Motion carried 3-0.

2 ADDITIONS TO THE AGENDA

A. Correspondence from Norm Agena, County Assessor/Register of Deeds, Regarding Painting and Patching of Walls (Exhibit A)

MOTION: Heier moved and Raybould seconded approval of the addition to the agenda. Heier, Raybould and Schorr voted aye. Hudkins and Smoyer were absent from voting. Motion carried 3-0.

Hudkins arrived at the meeting at 7:35 a.m.

3 LEGISLATIVE UPDATE - Gordon Kissel and Joe Kohout, Kissel/E&S Associates

Gordon Kissel, Kissel/E&S Associates, presented a legislative update and legislative bills of interest report (Exhibits B & C).

Smoyer arrived at the meeting at 7:37 a.m.

The Board discussed their concerns regarding the Commission on Industrial Relations (CIR) legislation (LB 397).

Kissel recommended the Board designate one or more representatives to discuss specific changes the Board wants with the County Attorney and Senator Lathrop, Chair of the Legislature's Business and Labor Committee, before the Committee's hearing on the bill next Wednesday.

Joe Kohout, Kissel/E&S Associates, said Douglas County's external CIR attorney has also been communicating directly with Senator Lathrop.

Heier said he will be participating in a conference call with the Nebraska Association of County Officials (NACO) on Friday to discuss the legislation and will need direction from the Board.

Kissel said he believes the Board should talk to Senator Lathrop before taking a position on the bill.

MOTION: Hudkins moved and Smoyer seconded to appoint Commissioner Heier and Kerry Eagan, Chief Administrative Officer, in consultation with the County Attorney's Office, Personnel Department and County Lobbyist, to relay the County Board's concerns regarding Legislative Bill (LB) 397 to Senator Lathrop, Chair of the Legislature's Business and Labor Committee.

It was clarified that the Board's primary concerns are: 1) Levy lid adjustments for underachieving schools; 2) Cost of an actuary for pension plan; and 3) Freezing of wages until below comparability.

FRIENDLY AMENDMENT: Raybould offered a friendly amendment to include Commissioner Smoyer in the contingent that will be contacting Senator Lathrop.

The maker of the motion and the seconder accepted the friendly amendment.

ROLL CALL: Heier, Hudkins, Smoyer, Raybould and Schorr voted aye. Motion carried 5-0.

Kohout said the Appropriations Committee is finalizing the budget this week. He said it appears there will be a 3% across-the-board reduction in provider rates and no reduction to the regional budgets.

In response to a question from Schorr, Kohout said the issue of a new district court judge for Lancaster County has still not been resolved.

4 OPEN MEETINGS OVERVIEW - Mike Thew, Chief Deputy County Attorney

Mike Thew, Chief Deputy County Attorney, gave an overview of the Nebraska Open Meetings Act (Nebraska Revised Statute §§84-1407 to 84-1414 (2008, Supplement 2009), noting the following (Exhibit D):

- Basic Provision
- Public Bodies Which Are Covered
- Meeting Defined
- Public Meetings by Videoconferencing and Conference Calls
- Notice Required and Agenda
- Emergency Meetings
- Minutes and Voting Procedures
- Rights of the Public Attending
- Closed Sessions of a Public Body
- Circumvention of the Open Meetings Act
- Criminal Sanctions

In response to a question from Raybould, Thew said providing a written summary of an advisory committee meeting to other members of the Board would not be considered a violation of the Act.

Thew said the Nebraska Attorney General's Office keeps information regarding the Open Meetings Act and Nebraska Public Records Statutes (Nebraska Revised Statute §§84-712 to 84-712.09 (2008) updated on its website. He noted there are concerns that public bodies may formulate policy via the Internet (virtual meetings) and reminded the Commissioners that their emails are subject to discovery.

Gwen Thorpe, Deputy Chief Administrative Officer, asked the Commissioners to forward copies of emails they receive at home that are related to county business to the office so they can be entered into TRIM (the County's electronic record keeping system).

5 JAIL POPULATION

Heier noted he had asked members of the Board to review a report detailing the offenses of inmates currently housed in the jail and to be prepared to discuss which offenses they deem appropriate for placement in Community Corrections programs (Exhibit E).

Smoyer, Hudkins, Schorr and Heier all expressed confidence in how the judiciary system is operating and said they had not identified anyone in the report that they feel should be released from the jail.

Raybould said she identified a number of non-violent offenders in the report that might be suitable for alternatives, such as graduated sanctions and day reporting, to alleviate overcrowding in the jail and reduce the inmate population in the new jail facility. She identified those as the offenders shown on lines 1, 5, 7, 8, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 29, 33, 38, 41, 47, 48, 61, 66, and 67 of the pre-trial section. Raybould said she did not complete her review of the report and may be able to identify other individuals after further review. She added she would like input from experts in the judicial system and suggested a review of best practices in other judicial systems around the country, citing the Platte Institute Study as one source of information.

Schorr noted the first one on Raybould's list has been booked 81 times.

Raybould said she believes that indicates past efforts have not been successful.

Dennis Keefe, Public Defender, appeared and explained that offenders have to request probation and said there are a number of factors that have to be considered. He also noted that the judges have difference philosophies in terms of sentencing.

- 6 A) OVERVIEW OF REAL PROPERTY VALUATION PROCESS; B) COUNTY REVALUATION; AND C) COUNTY BOARD OF EQUALIZATION PROCESS (HEARING OPTIONS)** - Norm Agena, County Assessor/Register of Deeds; Rob Ogden, Chief Field Deputy Assessor/Register of Deeds; Scott Gaines, Chief Administrative Deputy Assessor/Register of Deeds; Mike Thew, Chief Deputy County Attorney; Cori Beattie, Deputy County Clerk; Melissa Virgil, Board of Equalization Specialist, County Clerk's Office; Tom Kubert, Great Plains Appraisal Company, Inc. (Referee Coordinator)

A) Overview of Real Property Valuation Process

Mike Thew, Chief Deputy County Attorney, discussed the Board's role in setting property values (hearing property valuation protests and equalization). He noted that state statutes allow the Board to hire referees (outside appraisers) to do the "legwork" for the Board.

Scott Gaines, Chief Administrative Deputy Assessor/Register of Deeds, gave an overview of the County Assessor's duties and the time line for assessments and property valuation process (Exhibit F). He estimated the Assessor's office will send 11,000 to 12,000 valuation notices out this year, noting property owners whose values remain the same as last year will not receive a notice.

Rob Ogden, Chief Field Deputy Assessor/Register of Deeds, discussed the County Assessor's role in the valuation process which includes listing, inspecting, entering field work, reviewing, analyzing, valuing and records maintenance (see Exhibit G).

Raybould asked whether the County has ever contracted out for data collection.

Ogden said no, it is always done in-house.

B) County Revaluation

Ogden said the Assessor's office has established a three-year cycle for valuation:

- Reappraisal year (New values on all parcels)
- Adjustment year (Year after revaluation)
- Analysis year (Start analysis for next reappraisal year)

Ogden said the Assessor's Office uses sales and income information to value parcels and said it is difficult for them to support a value if the information is more than three years old.

Raybould asked whether the statement in Exhibit F, that the Assessor's valuation work is done once the real property abstract is submitted to the Nebraska Department of Revenue, means there will be no additional work and costs assumed by the County, with the exception of those related to the protests.

Norm Agena, County Assessor/Register of Deeds, explained that his staff has started the analysis for 2012, the next reappraisal year.

C) County Board of Equalization Process (Hearing Options)

Tom Kubert, Great Plains Appraisal Company, Inc. (Referee Coordinator), gave an overview of Board of Equalization (BOE) options (Exhibit H):

- Option 1 - Referee Hearings and BOE Testimony
- Option 2 - Referee Hearings and No BOE Testimony
- Option 3 - No Referee Hearings and Only BOE Testimony
- Option 4 - No Referee Hearings and No BOE Testimony

Kubert noted the Board has waived allowing BOE testimony in years when there were a large number of protests filed. Property owners were allowed to submit additional information in written form.

Heier asked that if the Board elects to hold hearings, it be emphasized that it is for the intent of accepting new information.

Thew said it is better to try to "weed out" cases through the referee process as the County's costs increase substantially when cases proceed to the Tax Equalization and Review Commission (TERC).

Agena said the TERC hearings cost the County an average \$1,500 to \$1,600 each and said his office tries to settle cases before they proceed to a hearing.

MOTION: Hudkins moved and Heier seconded to proceed with Option 1. Hudkins, Smoyer, Raybould, Heier and Schorr voted aye. Motion carried 5-0.

ADDITIONS TO THE AGENDA

- A. Correspondence from Norm Agena, County Assessor/Register of Deeds, Regarding Painting and Patching of Walls (Exhibit A)

Don Killeen, County Property Manager, appeared and said the situation will be addressed over the weekend.

7 NEBRASKA CRIME COMMISSION TITLE V GRANT APPLICATION - Sara Hoyle, Juvenile Justice Coordinator; Jason Brownell, Title V Coordinator

Sara Hoyle, Juvenile Justice Coordinator, requested authorization to submit a grant application to the Nebraska Crime Commission for \$17,611 for Lincoln Police

Department (LPD) officers to facilitate the WhyTry curriculum at three Lincoln high schools. She said match will be through in-kind services, mainly through the Lincoln Public Schools and LPD.

Jason Brownell, Title V Coordinator, gave an overview of the grant program.

MOTION: Smoyer moved and Heier seconded to authorize the Chair to sign the grant application. Hudkins, Smoyer, Raybould, Heier and Schorr voted aye. Motion carried 5-0.

8 POTENTIAL LITIGATION - Tom Fox, Deputy County Attorney; Charles Humble, Attorney for the District Energy Corporation (DEC)

MOTION: Smoyer moved and Hudkins seconded to enter Executive Session at 10:04 a.m. for the purpose of protecting the public interest with regards to potential litigation. Heier, Raybould, Smoyer, Hudkins and Schorr voted aye. Motion carried 5-0.

MOTION: Smoyer moved and Hudkins seconded to exit Executive Session at 10:49 a.m. Hudkins, Smoyer, Raybould, Heier and Schorr voted aye. Motion carried 5-0.

9 DAM REHABILITATION PROJECT (SOUTHWEST 2ND STREET AND WEST STAGECOACH ROAD) - Paul Zillig, Assistant Manager, Lower Platte South Natural Resources District (NRD); Stacy Sall, Design Engineer, Natural Resources Conservation Service (NRCS); Doug Pillard, Design Division Head, County Engineering

Paul Zillig, Assistant Manager, Lower Platte South Natural Resources District (NRD), asked the County to endorse the development of a rehabilitation plan for the Upper Salt Creek site 3-A flood control and road structure that is located on West Stagecoach Road at Southwest 2nd Street (Exhibit I).

Doug Pillard, Design Division Head, County Engineering, noted the project will involve a significant realignment of Southwest 2nd Street.

The Chair asked that the County Attorney's Office review a proposed resolution. Zillig was asked to provide further details regarding options and costs.

10 RADIOS FOR YOUTH SERVICES CENTER (YSC) - Sheli Schindler, Youth Services Center (YSC) Director; Ray Ryan, Radio Shop

Sheli Schindler, Youth Services Center (YSC) Director, said parts are no longer available for the radios used by her staff. She said four were no longer functioning and Emergency Management provided her department with four radios to serve as replacements. Schindler said the Radio Shop has several used radios available at a cost of \$1,500 each (new radios cost \$3,000 each). She requested authorization to purchase several of the radios from the Radio Shop, explaining she did not budget for capital outlay items but is underspent in her budget by \$100,000.

Ray Ryan, Radio Shop, said the City is looking at upgrading to a new radio system that would not be tied to a specific vendor. The upgrade will impact the County Sheriff's Office and Emergency Management and possibly Corrections, which is looking at coming on the system for the new jail.

MOTION: Raybould moved and Heier seconded to authorize the Youth Services Center (YSC) to purchase four (4) additional radios from the Radio Shop, at a cost of \$1,500 each. Heier, Raybould, Smoyer, Hudkins and Schorr voted aye. Motion carried 5-0.

11 BUDGET UPDATE - Dennis Meyer, Budget & Fiscal Officer

Terry Wagner, Lancaster County Sheriff, appeared and discussed security in the Justice and Law Enforcement Center (575 South 10th Street) and how it impacts rent costs.

Raybould asked whether staffing could be decreased during slower traffic periods to reduce costs.

Wagner said no, explaining the majority of the security officers are full-time employees.

RETURNING TO ITEM 6B

Schorr asked that discussion of whether to proceed with a reappraisal in 2012 be scheduled on the April 14th Staff Meeting agenda.

12 ACTION ITEMS

- A. Letter of Support for Victims of Crime Act Grant

MOTION: Hudkins moved and Smoyer seconded to authorize signature by the Chair. Hudkins, Smoyer, Raybould, Heier and Schorr voted aye. Motion carried 5-0.

13 CONSENT ITEMS

There were no consent items.

14 ADMINISTRATIVE OFFICER REPORT

A. County Board Justice Council Representative

Raybould and Smoyer expressed interest in serving as the Board's representatives on the Justice Council. Smoyer noted that Heier has expertise in the justice area and said he believes Heier should serve as one of the representatives.

MOTION: Smoyer moved and Heier seconded to appoint Commissioner Heier to serve as a representative of the County Board on the Justice Council.

FRIENDLY AMENDMENT: Heier offered a friendly amendment to appoint Commissioner Smoyer to also serve as a representative of the County Board on the Justice Council.

The maker of the motion accepted the friendly amendment.

Raybould indicated that she plans to attend all of the Justice Council's meetings regardless of the outcome of the vote.

Concerns were expressed that Raybould's attendance would constitute a quorum of the County Board.

Heier called for the question.

ROLL CALL: Heier, Smoyer and Schorr voted aye. Raybould and Hudkins voted nay. Motion carried 3-2.

Schorr suggested that Raybould participate in other ways, such as providing information.

Raybould said she does not believe there is anything that would prohibit her attendance at the meetings.

Heier suggested the Board seek a legal opinion on the matter.

Schorr asked Raybould to hold off on attending the Justice Council meetings until the Board receives the legal opinion.

Raybould declined the request.

B. Set Date for Public Defender Annual Report and Office Tour

Board consensus was to: 1) Schedule the Public Defender's annual report on the April 21st Staff Meeting agenda; and 2) Schedule a tour of the Public Defender's Office and Community Corrections immediately following the meeting.

C. County Board of Zoning Appeals Vacancy (Volker Resignation, Term Expires April, 2014)

Heier submitted Jeff Fraack's name for consideration.

D. Bryan/LGH Health System Tribute to Trauma Champions

Hudkins indicated plans to attend.

15 PENDING

There were no pending items.

16 DISCUSSION OF BOARD MEMBER MEETINGS

A. Chamber Coffee - Raybould

Raybould said budget issues were discussed.

B. Local Emergency Planning Committee - Schorr

Schorr said the following items were discussed: 1) Hazmat training; 2) Tier II reporting; 3) A chlorine leak at Lincoln Archer-Daniels-Midland (ADM) Milling Company; and 4) Fire at Line-X of Lincoln.

17 EMERGENCY ITEMS AND OTHER BUSINESS

There were no emergency items and other business.

18 ADJOURNMENT

MOTION: Heier moved and Smoyer seconded to adjourn the meeting at 11:42 a.m. Heier, Raybould, Smoyer, Hudkins and Schorr voted aye. Motion carried 5-0.



Dan Nolte
Lancaster County Clerk



LANCASTER COUNTY ASSESSOR/REGISTER OF DEEDS

COUNTY-CITY BUILDING

LINCOLN, NEBRASKA 68508-2864

PHONE (402) 441-7463

FAX (402) 441-5685

NORMAN H. AGENA
ASSESSOR/REGISTER OF DEEDS

ROB OGDEN
CHIEF FIELD DEPUTY

SCOTT GAINES
CHIEF ADMINISTRATIVE DEPUTY

April 6, 2011

RECEIVED

APR - 6 2011

LANCASTER COUNTY
BOARD



Don Killeen
County/City Property Management
920 "O" Street
Lincoln, NE 68508

Dear Don,

For the last 6 plus years I have been asking to have the walls in our office area patched and repainted. Over that period of time someone from maintenance has come in and patched a couple of holes and did some spot painting. The last time some of the holes in the walls were patched but nothing else has been done. I am going to hire a private contractor to come in to patch and paint the walls. I will forward the bill to the Building Commission for payment. Is there any one contractor that I should contact? I would appreciate your response.

Respectfully,

A handwritten signature in black ink, appearing to read "Norman H. Agena". The signature is fluid and cursive.

Norman H. Agena

CC: County Commissioners



Lancaster County Board of Commissioners

Legislative Update

April 7, 2011

Today is the 59th day of the ninety-day session.

We discussed LB 397 yesterday with Senator Steve Lathrop. He indicated that discussions continue on LB 397. He cited the following as significant elements in the CIR debate. He said that some senators would like to abolish collective bargaining by government employees but that will not happen under LB 397. The CIR must consider comparable wages paid by private employers as well as public employers this will give guidance to the CIR. Also preference must be given to Nebraska jobs that are comparable and within a reasonable proximity. If Nebraska jobs are compared to those in another metropolitan area, the area must be of comparable size. Differences in cost of living should be considered. If wages are found to be higher in an array of comparable jobs, Nebraska employees would have their wages frozen until they come back in line.

We have two suggestions for the Board. Before taking a position we would recommend that you designate someone (or more) to discuss this with your CIR attorney and then with Senator Lathrop before next Wednesday's hearing on the amendment. If there are specific changes you would want you will need to be prepared to discuss with the Senator. The Senator believes the bill does provide "meaningful reform" to the CIR process.

In your list of Lancaster County priorities it is stated that "The authority of the CIR is broad and undefined. Legislation is needed to set parameters on how the CIR selects arrays for purposes of establishing comparability." LB 397 does that but it may need to be amended.



| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|--|---|--------------|--------|----|-------------|------|---------------|
| LB14 | Wightman | | Change and eliminate fees received by registers of deeds and clerks | Government, Military and Veterans Affairs | 1.19.11 | | X | | X | Support |
| LB33 | Louden | | Change valuation of agricultural and horticultural land | Revenue | 1.21.11 | | X | | X | Oppose |
| LB48 | Janssen | | Adopt the Illegal Immigration Enforcement Act | Judiciary | 3.2.11 | | X | | X | Monitor |
| LB49 | Krist | | Provide certain requirements relating to filing of nonconsensual liens | Banking, Commerce and Insurance | 1.31.11 | | X | | X | |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-----------|----------|---|---|--------------|---|----|-------------|------|---------------|
| LB62 | Heidemann | | Change budget revision and salary approval provisions for counties | Government, Military and Veterans Affairs | 1.20.11 | General File with AM245; AM245 adopted; Select File with ER26; ER26 adopted; Lathrop AM496 filed & adopted; Final Reading with ST6; Dubas AM611 filed; Motion to rtn to Select File for specific amendment pending; Sullivan FA7 filed; Motion to rtn to Select File failed; Dubas AM611 withdrawn; Sullivan FA7 withdrawn; Final Reading 40-5-4 Governor Approved 3.10.11 | X | Monitor | X | Support |
| LB66 | Cornett | | Change provisions relating to DNA collection | Judiciary | 1.19.11 | General File with AM241; Cornett AM386 filed | X | Support | X | |
| LB69 | Louden | | Change provisions relating to use of comparable sales for tax valuation | Revenue | 1.21.11 | | X | | X | Oppose |

Kissel/ES Associates
 Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|---------|----------|--|---------------------------------|--------------|---|----|-------------|------|---------------|
| LB78 | Pahls | | Define a term in the Public Funds Deposit Security Act | Banking, Commerce and Insurance | 1.24.11 | General File; AM194 filed; AM194 adopted; Select File with ER22; ER22 adopted; Final Reading with Emergency Clause 45-0-4 3.4.11 Governor Approved 3.10.11 | X | | X | |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------|----------|---|---------------------------------------|--------------|--|----|-------------|------|---------------|
| LB84 | Fischer | Fischer | Adopt the Build Nebraska Act and authorize bonds for the highway system | Revenue | 2.10.11 | General File with AM385; Fischer AM827 filed; Flood FA8 filed; Fischer AM916 filed; Conrad MO22 Bracket until 1.4.12 filed; MO22 failed; Conrad MO23 Reconsider the vote on the bracket motion filed; Conrad AM962 filed; Utter AM958 filed; Conrad MO23 failed; Mello AM974 filed; Louden AM975 filed; Nordquist MO24 Recommit to committee filed; Fischer FA11 filed; Fischer MO25 Invoke cloture pursuant to Rule 7, Section 10 filed; MO25 prevailed; MO24 failed; AM385 adopted; Mello AM980 filed; Council AM968 filed; Select File; Louden AM999 filed; Fischer AM1025 filed; Louden AM1093 filed | X | | X | Support |
| LB87 | Christensen | | Change provisions relating to mowing weeds in ditches | Transportation and Telecommunications | 3.8.11 | | X | | X | Oppose |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|---------|----------|--|---|--------------|---|----|-------------|------|---------------|
| LB106 | Schilz | Louden | Authorize a county sales tax for capital improvements for public safety services and transportation infrastructure | Revenue | 1.27.11 | General File with AM731; Louden AM870 filed | X | Support | X | Support |
| LB111 | Gloor | | Change membership on mental health boards | Health and Human Services | 1.19.11 | General File with AM98; AM98 adopted; Select File; Final Reading 49-0-0 2.16.11 Governor Approved 2.22.11 | X | | X | |
| LB115 | Council | | Change limitation of action provisions under the Political Subdivisions Tort Claims Act | Judiciary | 2.3.11 | | X | Oppose | X | Oppose |
| LB117 | Avery | | Change publication requirements for constitutional amendments and initiative and referendum measures | Government, Military and Veterans Affairs | 1.21.11 | | X | | X | |
| LB128 | Avery | | Change DNA collection provisions | Judiciary | 1.19.11 | IPP'd 2.11.11 | X | Support | X | |

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------|----------|--|---|--------------|--|----|-------------|------|---------------|
| LB129 | Avery | | Eliminate the statute of limitation for certain felonies | Judiciary | 1.27.11 | | X | | X | |
| LB133 | Ashford | | Require inclusion of sentencing costs in presentence reports | Judiciary | 2.2.11 | | X | | X | |
| LB135 | Smith | | Change the date for remitting certain funds under the Motor Vehicle Certificate of Title Act | Transportation and Telecommunications | 1.18.11 | General File; Langemeier AM56 filed; Select File; Smith AM61 filed; Langemeier AM56 withdrawn; AM61 adopted; Final Reading | X | | X | Support |
| LB137 | Lautenbaugh | Speaker | Change provisions relating to postconviction relief | Judiciary | 2.2.11 | General File with AM735 | X | | X | |
| LB139 | Lautenbaugh | | Change surplus property sale provisions of the County Purchasing Act | Government, Military and Veterans Affairs | 1.26.11 | General File with AM292 | X | Support | X | Support |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------------------|----------|--|---------------|--------------|--|----|-------------|------|---------------|
| LB157 | Coash | | Change guardianship and conservatorship provisions | Judiciary | 1.20.11 | General File; Coash AM106 filed; Flood AM107 filed & adopted; Flood AM112 filed; AM106 & AM112 adopted; Coash AM140 filed & adopted; Select File; Coash AM215 filed; Flood AM110 & AM111 withdrawn; Coash AM215 adopted; Final Reading 49-0-0 2.16.11 Governor Approved 2.22.11 | X | | X | |
| LB159 | Urban Affairs Committee | | Authorize bond powers for cities, villages, and counties for nonprofit enterprises | Urban Affairs | 1.18.11 | General File with AM244; AM244 adopted; Select File with ER36; Schumacher AM470 filed; ER36 adopted; AM470 adopted; Final Reading w/Emergency Clause 48-0-1 3.10.11 Governor Approved 3.16.11 | X | | X | Monitor |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|---|---|--------------|--|----|-------------|------|---------------|
| LB160 | Campbell | | Eliminate a duty of the county assessor relating to information on trusts that own agricultural land | Agriculture | 2.1.11 | General File; Select File; Final Reading 47-0-2 3.4.11 Governor Approved 3.10.11 | X | | X | Support |
| LB161 | Karpisek | | Change provisions relating to recounting votes | Government, Military and Veterans Affairs | 1.21.11 | General File with AM264; Karpisek AM383 filed; Lautenbaugh MO13 Bracket until June 8, 2011 filed & prevailed | X | | X | Support |
| LB162 | Campbell | | Change provisions relating to abstracts of property assessment rolls | Revenue | 2.17.11 | General File | X | | X | Support |
| LB164 | Louden | | Provide notification requirements before moving buildings or other large objects on a county or township road | Transportation and Telecommunications | 1.31.11 | General File with AM286; AM286 adopted; Select File; Final Reading 47-0-2 3.10.11 Governor Approved 3.16.11 | X | | X | Support |
| LB182 | Hansen | | Change provisions relating to the issuance of one license plate | Transportation and Telecommunications | 3.7.11 | | X | | X | Neutral |
| LB183 | Wightman | | Change abandoned motorboat and trailer provisions | Transportation and Telecommunications | 1.31.11 | | X | | X | Monitor |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|---|---|--------------|--|----|-------------|------|---------------|
| LB185 | Fulton | | Provide for one vehicle license plate | Transportation and Telecommunications | 3.7.11 | | X | | X | Neutral |
| LB186 | Sullivan | | Require nonpartisan ballots for county officers | Government, Military and Veterans Affairs | 2.16.11 | | X | | X | Oppose |
| LB189 | Council | | Adopt the Criminal Offender Employment Act | Business and Labor | 1.24.11 | | X | | X | Monitor |
| LB191 | Council | | Change provisions relating to sentence reductions | Judiciary | 2.2.11 | General File; Select File with ER37; ER37 adopted; Final Reading w/Emergency Clause 45-0-4 3.10.11 Governor Approved 3.16.11 | X | | X | |
| LB202 | Council | | Authorize petitions for recall and resentencing for certain minors sentenced to life imprisonment | Judiciary | 1.27.11 | General File with AM399 | X | | X | |
| LB203 | Council | | Change sentencing requirements with respect to certain minors | Judiciary | 1.27.11 | | X | | X | |
| LB206 | Wightman | | Provide for disposition of abandoned camper units and cabin trailers | Transportation and Telecommunications | 1.31.11 | | X | | X | Monitor |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|---|---|--------------|---|----|-------------|------|---------------|
| LB210 | Cornett | | Change revenue and taxation provisions | Revenue | 1.19.11 | General File; Select File; Final Reading 48-0-1 3.10.11 Governor Approved 3.16.11 | X | | X | Monitor |
| LB214 | Pankonin | | Require nonpartisan election of county and city officials | Government, Military and Veterans Affairs | 2.16.11 | | X | Monitor | X | Oppose |
| LB226 | Gloor | Speaker | Create the offense of assault with a bodily fluid against a public safety officer | Judiciary | 2.4.11 | | X | Support | X | |
| LB233 | Krist | | Decrease the number of members of the Legislature to forty-five | Redistricting | 2.16.11 | | X | | X | |
| LB234 | Fischer | | Change provisions relating to county office and service facilities of the Department of Health and Human Services | Government, Military and Veterans Affairs | 2.3.11 | | X | Support | X | Support |
| LB239 | Janssen | | Require presentation of government-issued photographic identification to vote in elections | Government, Military and Veterans Affairs | 2.24.11 | General File with AM727 | X | | X | Oppose |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-----------------|-----------|--|---|--------------|-------------------------|----|-------------|------|---------------|
| LB242 | Hadley | | Change provisions relating to assault, assault on an officer, and offenses by a confined person | Judiciary | 2.4.11 | | X | | X | |
| LB251 | Council | Judiciary | Change court fees | Judiciary | 1.26.11 | General File with AM945 | X | | X | Support |
| LB254 | Campbell | | Provide and change requirements for instruments recorded by the register of deeds | Government, Military and Veterans Affairs | 2.3.11 | General File with AM240 | X | | X | Support |
| LB266 | Sullivan | | Change the Open Meetings Act relating to closed sessions | Government, Military and Veterans Affairs | 1.26.11 | | X | | X | Monitor |
| LB270 | Executive Board | | Eliminate duties and positions in the Public Counsel's office | Executive Board | 3.3.11 | | X | Support | X | Support |
| LB277 | Coash | | Change the Nebraska Visitors Development Act to provide for the advice of a visitors committee to a county board | Government, Military and Veterans Affairs | 3.9.11 | General File | X | Support | X | Support |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|---------|----------|---|---|--------------|--|----|-------------|------|---------------|
| LB278 | Coash | | Authorize payment to county officers and employees by electronic funds transfer | Government, Military and Veterans Affairs | 2.3.11 | General File; Select File with ER34; ER34 adopted; Final Reading 48-0-1 3.10.11 Governor Approved | X | Support | X | Support |
| LB289 | Mello | Speaker | Authorize the operation on public highways of low-speed vehicles as prescribed | Transportation and Telecommunications | 2.15.11 | General File with AM416 | X | | X | Neutral |
| LB301 | Ashford | | Change provisions for sealing records under the Nebraska Juvenile Code | Judiciary | 2.24.11 | | X | | X | |
| LB304 | McGill | | Provide for treatment of sexually transmitted diseases as prescribed | Health and Human Services | 2.24.11 | General File | X | | X | |
| LB318 | Cornett | | Redefine qualified claimant for homestead exemption purposes | Revenue | 2.9.11 | | X | Monitor | X | Oppose |
| LB319 | Cornett | | Change reimbursement for homestead exemptions | Revenue | 2.9.11 | | X | Monitor | X | Oppose |
| LB320 | Cornett | | Change homestead exemption income limitations | Revenue | 2.9.11 | | X | Monitor | X | Oppose |

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|---|---|--------------|---|----|-------------|------|---------------|
| LB321 | Cornett | | Change calculations relating to homestead exemptions | Revenue | 2.9.11 | | X | Monitor | X | Oppose |
| LB322 | Cornett | | Provide requirements for prescription drug insurance | Banking, Commerce and Insurance | 2.14.11 | | X | Monitor | X | Monitor |
| LB327 | Campbell | | Change motor vehicle fees and distribution of the proceeds | Transportation and Telecommunications | 2.1.11 | | X | | X | Support |
| LB330 | Cook | | Change requirements for dental hygienists in public health-related settings | Health and Human Services | 3.4.11 | | X | | X | |
| LB337 | Fulton | Speaker | Change timeframes for audits by the Auditor of Public Accounts | Government, Military and Veterans Affairs | 2.10.11 | General File with AM275; AM275 adopted; Select File with ER66 | X | | X | Monitor |
| LB339 | Ashford | | Change Nebraska Juvenile Code predisposition evaluation procedures | Judiciary | 2.9.11 | | X | Monitor | X | |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|---|---|--------------|---|----|-------------|------|---------------|
| LB344 | Ashford | | Change provisions relating to municipal counties and merger of governmental services | Government, Military and Veterans Affairs | 2.25.11 | | X | | X | Monitor |
| LB363 | Cornett | | Change provisions relating to the Tax Equalization and Review Commission and property taxes and provide a duty for the Secretary of State | Revenue | 2.17.11 | | X | | X | Monitor |
| LB365 | Sullivan | | Change access provisions for voter information and voter registration registers | Government, Military and Veterans Affairs | 2.24.11 | | X | | X | |
| LB368 | Brasch | | Change nomination provisions for partisan offices | Government, Military and Veterans Affairs | 2.2.11 | General File; Select File; Final Reading 48-0-1 3.10.11 Governor Approved 3.16.11 | X | Support | X | Oppose |
| LB370 | Wightman | | Eliminate provisions relating to issuance of tax deeds | Revenue | 2.11.11 | General File | X | | X | |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|---------------|----------|---|---------------------------------|--------------|--------|----|-------------|------|---------------|
| LB371 | Schumacher | | Provide for an unfair insurance trade practice relating to public officials | Banking, Commerce and Insurance | 2.15.11 | | X | | X | Monitor |
| LB373 | Speaker Flood | | Make deficiency appropriations | Appropriations | 2.7.11 | | X | | X | Monitor |
| LB374 | Speaker Flood | | Appropriate funds for state government expenses | Appropriations | 2.7.11 | | X | | X | Monitor |
| LB375 | Speaker Flood | | Appropriate funds for salaries of members of the Legislature | Appropriations | 2.7.11 | | X | | X | Monitor |
| LB376 | Speaker Flood | | Appropriate funds for salaries of constitutional officers | Appropriations | 2.7.11 | | X | | X | Monitor |
| LB377 | Speaker Flood | | Appropriate funds for capital construction | Appropriations | 2.7.11 | | X | | X | Monitor |
| LB378 | Speaker Flood | | Provide for fund transfers and change provisions relating to various funds | Appropriations | 2.7.11 | | X | | X | Monitor |
| LB379 | Speaker Flood | | Transfer funds from the Cash Reserve Fund | Appropriations | 2.7.11 | | X | | X | Monitor |

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|---|---------------------------------|--------------|--|----|-------------|------|---------------|
| LB383 | Cornett | Revenue | Eliminate state aid for municipalities, counties, and natural resources districts | Revenue | 1.26.11 | General File; Louden AM288 filed; Council AM252 filed; AM288 & AM252 lost; Select File; Council AM331 filed; Council AM334 filed; Council AM334 lost; Mello AM490 filed & lost; Council AM331 lost; Final Reading with Emergency Clause 36-9-4 3.4.11 Governor Approved 3.10.11 | X | Oppose | X | Oppose |
| LB384 | Cornett | Revenue | Eliminate a commissioner of the Tax Equalization and Review Commission and authorize single commissioner hearings | Revenue | 2.3.11 | General File with AM944 | X | | X | Support |
| LB388 | Wightman | Wightman | Adopt the Site and Building Development Act and change provisions relating to the Affordable Housing Trust Fund | Banking, Commerce and Insurance | 2.7.11 | General File; Wightman AM649 filed; AM649 adopted; Select File with ER59 | X | | X | Monitor |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|---------|----------|--|---------------------------------|--------------|--|----|-------------|------|---------------|
| LB390 | Ashford | Speaker | Change provisions relating to jails and corrections and create the Community Corrections Division of the Nebraska Commission on Law Enforcement and Criminal Justice | Judiciary | 1.27.11 | | X | Oppose | X | Oppose |
| LB391 | Schilz | | Create the Nebraska Invasive Species Council | Natural Resources | 2.17.11 | General File with AM683 | X | | X | |
| LB392 | Schilz | | Provide powers and duties relating to aquatic invasive species | Natural Resources | 2.17.11 | | X | | X | |
| LB396 | Pahls | | Change bond provisions relating to the deposit and investment of certain county funds | Banking, Commerce and Insurance | 1.31.11 | General File; Select File; Final Reading 46-0-3 3.4.11 Governor Approved 3.10.11 | X | | X | Support |
| LB398 | Lathrop | | Change provisions relating to notaries public | Judiciary | 1.28.11 | | X | | X | |
| LB405 | Cornett | | Authorize hearings by a single commissioner of the Tax Equalization and Review Commission | Revenue | 2.17.11 | | X | | X | Support |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------------------|----------|---|---|--------------|-------------------------|----|-------------|------|---------------|
| LB409 | Utter | | Provide for the retention of insurance proceeds by a country or municipality to repair or demolish damaged property | Banking, Commerce and Insurance | 2.14.11 | General File with AM577 | X | | X | Monitor |
| LB415 | Wallman | | Change provisions relating to contraband in a detention facility or providing an inmate with contraband | Judiciary | 2.10.11 | General File with AM525 | X | | X | |
| LB430 | Cornett | | Change property tax levy limitations | Revenue | 2.2.11 | General File | X | | X | Monitor |
| LB437 | Urban Affairs Committee | | Change state building code provisions | Urban Affairs | 2.8.11 | | X | | X | |
| LB441 | Heidemann | | Change levy provisions for rural and suburban fire protection districts | Revenue | 3.3.11 | | X | | X | Monitor |
| LB444 | Avery | | Provide methods for notice under the Open Meetings Act | Government, Military and Veterans Affairs | 1.26.11 | | X | | X | Support |
| LB447 | Fulton | | Change provisions relating to vehicular pursuit | Judiciary | 2.25.11 | | X | Support | X | Support |
| LB449 | Nelson | Speaker | Change the Election Act | Government, Military and Veterans Affairs | 2.16.11 | General File with AM867 | X | | X | Monitor |

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|--|-------------|---|-----------------------------|----|-------------|------|---------------|
| LB451 | Ashford | | Change court fees, procedures, offices, and judgeships | Judiciary | 2.11.11 | | X | Monitor | X | Monitor |
| LB452 | Ashford | | Provide for lottery winnings and tax refund intercept for debts owed to courts | Judiciary | 1.28.11 | | X | Monitor | X | Monitor |
| LB457 | Campbell | | Provide for notice of preliminary valuations and in-person meeting relating to property taxes and change certain dates | Revenue | 2.17.11 | | X | Monitor | X | Monitor |
| LB459 | Schilz | | Limit the adoption of any law by a political subdivision regarding the ownership of domestic animals | Agriculture | 3.1.11 | General File with AM720 | X | | X | Monitor |
| LB460 | Ashford | | Change the Sex Offender Registration Act | Judiciary | 3.16.11; 4.5.11 on AM873; 4.5.11 on AM969 | Ashford AM873 & AM969 filed | X | Monitor | X | |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------|---|---|---|--------------|--|----|-------------|------|---------------|
| LB475 | Lautenbaugh | | Change garnishment provisions to include independent contractors providing services to government entities | Judiciary | 2.11.11 | | X | | X | Monitor |
| LB479 | Lathrop | Lathrop | Authorize a minor to give consent to evidence collection and examination and treatment in cases of sexual assault | Judiciary | 2.10.11 | General File with AM335; Lathrop AM890 filed; AM335 & AM890 adopted; Select File | X | | X | |
| LB480 | Krist | | Provide for agreements relating to public building commissions | Government, Military and Veterans Affairs | 2.9.11 | General File | X | Monitor | X | Monitor |
| LB482 | Utter | Utter | Change provisions governing industrial disputes involving municipal corporations under the Industrial Relations Act | Business and Labor | 2.7.11 | | X | | X | Monitor |
| LB499 | Price | Government, Military and Veterans Affairs | Change provisions relating to filing for office, registering to vote, and voting under the Election Act | Government, Military and Veterans Affairs | 2.2.11 | General File with AM404; AM404 adopted; Select File with ER74 | X | | X | Monitor |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------|----------|--|--------------------|--------------|--------|----|-------------|------|---------------|
| LB504 | Campbell | | Change motor fuel tax rates | Revenue | 2.10.11 | | X | | X | Monitor |
| LB508 | Bloomfield | | Authorize certain residency restrictions near parks for sexual predators | Judiciary | 3.16.11 | | X | | X | Support |
| LB513 | Christensen | | Adopt the Escort Services Accountability and Permit Act | Judiciary | 2.25.11 | | X | | X | |
| LB518 | Christensen | | Change certain penalty and violation provisions of the Concealed Handgun Permit Act | Judiciary | 2.23.11 | | X | | X | |
| LB519 | Pirsch | | Change the priority of liens for special assessments | Revenue | 2.17.11 | | X | | X | Oppose |
| LB529 | Carlson | | Change provisions relating to conservation and preservation easements and the Nebraska Environment Trust | Natural Resources | 2.3.11 | | X | Monitor | X | Support |
| LB530 | Council | | Adopt the Employee Credit Privacy Act | Business and Labor | 1.31.11 | | X | Monitor | X | |

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|---|--------------------|--------------|---|----|-------------|------|---------------|
| LB536 | Wightman | | Adopt the Nebraska Uniform Real Property Transfer on Death Act | Judiciary | 2.17.11 | | X | | X | Oppose |
| LB538 | Karpisek | | Change provisions relating to the disposition of seized firearms | Judiciary | 2.16.11 | | X | | X | |
| LB545 | Pahls | | Establish a copay for medical services provided at a correctional facility | Judiciary | 3.16.11 | | X | | X | Support |
| LB546 | Gloor | Gloor | Change provisions relating to adoption of the International Residential Code | Urban Affairs | 2.8.11 | General File with AM348; AM348 adopted; McGill AM599 filed & adopted; Select File with ER44; Krist AM748 filed; ER44 adopted; AM748 lost; Final Reading | X | | X | |
| LB564 | Fulton | Fulton | Change and eliminate provisions of the Industrial Relations Act and the State Employees Collective Bargaining Act | Business and Labor | 2.7.11 | | X | | X | Monitor |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|---------|----------|--|---|--------------|-------------------------|----|-------------|------|---------------|
| LB565 | Ashford | | Require secure storage of firearms and notice of such requirement by retailers upon sale and create the offense of improper storage of a firearm | Judiciary | 3.17.11 | | X | | X | |
| LB569 | Coash | | Require employers to e-verify the immigration status of new employees | Judiciary | 3.2.11 | | X | | X | Monitor |
| LB573 | Price | | Authorize use of rotating or flashing amber lights on any motor vehicle operated by or for a storm spotter | Transportation and Telecommunications | 2.15.11 | General File with AM344 | X | | X | Support |
| LB584 | Fulton | | Exempt deployed military personnel from motor vehicle registration fees | Transportation and Telecommunications | 2.1.11 | | X | | X | Oppose |
| LB597 | Pahls | | Require consolidation of county offices | Government, Military and Veterans Affairs | 2.25.11 | | X | | X | Oppose |
| LB605 | Conrad | | Provide for voter registration on election day and require identification to vote | Government, Military and Veterans Affairs | 2.24.11 | | X | | X | Oppose |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------|----------|--|---|--------------|--|----|-------------|------|---------------|
| LB609 | Pirsch | | Adopt the Correctional Facility Reimbursement Act | Judiciary | 3.16.11 | | X | | X | Oppose |
| LB613 | Pirsch | | Change certain lien provisions relating to homeowner's associations and condominiums | Banking, Commerce and Insurance | 2.22.11 | | X | | X | |
| LB614 | Pirsch | | Change provisions relating to homeowners' association and condominium association liens | Banking, Commerce and Insurance | 2.22.11 | | X | | X | |
| LB623 | Lautenbaugh | | Change effect of Industrial Relation Act petitions and provide provisions for counties encompassing a city of the metropolitan class | Business and Labor | 2.7.11 | | X | | X | Monitor |
| LB628 | Cook | Speaker | Authorize certain political subdivisions to donate certain motor vehicles to charitable organizations | Government, Military and Veterans Affairs | 2.11.11 | General File; Lautenbaugh AM977 filed & adopted; Select File with ER67 | X | | X | Monitor |

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|-------------|----------|---|---|--------------|---|----|-------------|------|---------------|
| LB631 | Cook | | Provide for a permanent early voting request list | Government, Military and Veterans Affairs | 2.24.11 | | X | | X | |
| LB638 | Karpisek | | Provide restrictions relating to sale of county records for commercial purposes | Government, Military and Veterans Affairs | | Karpisek MO10 Withdraw bill filed; MO10 prevailed; Bill withdrawn | X | | X | Support |
| LB643 | Lautenbaugh | | Provide additional public records that may be withheld | Government, Military and Veterans Affairs | 3.10.11 | | X | | X | Monitor |
| LB658 | Karpisek | | Change the fee for obtaining a handgun certificate | Judiciary | 2.23.11 | | X | | X | |
| LB664 | Nelson | Nelson | Repeal the Industrial Relations Act and the State Employees Collective Bargaining Act and prohibit public collective bargaining and work stoppage | Business and Labor | 2.7.11 | | X | | X | Monitor |
| LB669 | Flood | Speaker | Change provisions relating to sealing of juvenile court records | Judiciary | 2.24.11 | | X | | X | |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|----------|----------|--|--------------------|--------------|--------|----|-------------|------|---------------|
| LB670 | Flood | Flood | Authorize court-ordered conditions for dispositions under the Nebraska Juvenile Code | Judiciary | 2.24.11 | | X | Monitor | X | |
| LB672 | Flood | | Provide an exemption from the documentary stamp tax | Revenue | 2.3.11 | | X | | X | Oppose |
| LB674 | Haar | | Prohibit or restrict certain electronic monitoring of employees by employers | Business and Labor | 3.7.11 | | X | Monitor | X | Monitor |
| LB676 | Lathrop | | Change provisions relating to emergency protective custody under the Nebraska Mental Health Commitment Act | Judiciary | 2.17.11 | | X | Monitor | X | |
| LB681 | Karpisek | | Provide for distribution of a portion of keno tax proceeds for thoroughbred horseracing purses | General Affairs | 2.7.11 | | X | | X | Monitor |

Kissel/ES Associates

Client: Lancaster County

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|-------|---------|----------|---|---|--------------|-------------------|----|-------------|------|---------------|
| LB685 | Schilz | | Change provisions of the Nebraska Visitors Development Act relating to the use of funds and the members of committees | Government, Military and Veterans Affairs | 3.9.11 | Schilz AM31 filed | X | Oppose | X | Monitor |
| LB688 | Smith | | Require certain law enforcement officers and firefighters to work until age fifty-five to receive full benefits and prohibit elective officers from receiving retirement benefits | Nebraska Retirement Systems | 2.15.11 | | X | Monitor | X | Oppose |
| LR2CA | Harms | | Constitutional amendment to authorize county manager form of county government | Government, Military and Veterans Affairs | 2.25.11 | | X | | X | Neutral |
| LR3CA | Fischer | | Constitutional amendment to authorize pledge of state sales and use taxes for highway bonds | Transportation and Telecommunications | 2.1.11 | | X | | X | Monitor |

| LB/LR | Sponsor | Priority | One-Liner | Committee | Hearing Date | Status | LC | LC Position | NACO | NACO Position |
|--------|---------|----------|--|--------------------|--------------|--------|----|-------------|------|---------------|
| LR9CA | Schilz | | Constitutional amendment to change agricultural and horticultural land valuation | Revenue | 3.3.11 | | X | | X | Neutral |
| LR29CA | Nelson | | Constitutional amendment to prohibit government from engaging in collective bargaining | Business and Labor | 2.7.11 | | X | | X | Monitor |



Nebraska Open Meetings Act

The Nebraska Open Meetings Act guarantees that every meeting of a public body shall be open to the public in order that citizens may exercise their democratic privilege of attending and speaking at meetings of public bodies. The information below details NEB. REV. STAT. §§ 84-1407 TO 84-1414 (2008, Supp 2009)

- BASIC PROVISION
 - PUBLIC BODIES WHICH ARE COVERED
 - MEETING DEFINED
- PUBLIC MEETINGS BY VIDEOCONFERENCING AND TELEPHONE CONFERENCE CALL
- PUBLIC MEETINGS; NOTICE REQUIRED AND AGENDA
 - EMERGENCY MEETINGS
- PUBLIC MEETINGS; MINUTES AND VOTING PROCEDURES
- PUBLIC MEETINGS; RIGHTS OF THE PUBLIC ATTENDING
 - CLOSED SESSIONS OF A PUBLIC BODY
- CIRCUMVENTION OF THE OPEN MEETINGS ACT
 - ACTIONS FOR ENFORCEMENT
 - CRIMINAL SANCTIONS

BASIC PROVISION

The basic statement of our state policy on public meetings is found at Neb. Rev. Stat. § 84-1408. That statute provides, "[i]t is hereby declared to be the policy of this state that the formation of public policy is public business and may not be conducted in secret. Every meeting of a public body shall be open to the public in order that citizens may exercise their democratic privilege of attending and speaking at meetings of public bodies, except as otherwise provided by the Constitution of the State of Nebraska, federal statutes, and the Open Meetings Act."

History. Section 84-1408 was passed as a part of LB 325 in 1975. That bill repealed previously existing public meetings provisions and substituted new provisions which were intended to preserve the features of the previous law and strengthen and expand their authority. Government Committee Statement on LB 325, 84th Nebraska Legislature, First Session (1975). LB 325 was passed to ensure that all meetings of public bodies would be open to the public, except when protection of the public interest clearly called for a closed session concerning specific matters. *Id.* 2004 Neb. Laws LB 821, § 34 formally established the name of §§ 84-1407 through 84-1414 as the "Open Meetings Act."

Purpose. The Nebraska open meetings laws are a statutory commitment to openness in government. *Wasikowski v. The Nebraska Quality Jobs Board*, 264 Neb. 403, 648 N.W.2d 756 (2002); *Steenblock v. Elkhorn Township Board*, 245 Neb. 722, 515 N.W.2d 128 (1994); *Grein v. Board of Education of the School District of Fremont*, 216 Neb. 158, 343 N.W.2d 718 (1984). Their purpose is to ensure that public policy is formulated at open meetings of the bodies to which the law is applicable. *Dossett v. First State Bank, Loomis, NE*, 261 Neb. 959, 627 N.W.2d 131 (2001); *Marks v. Judicial Nominating Commission for Judge of the County Court of the 20th Judicial District*, 236 Neb. 429, 461 N.W.2d 551 (1990); *Pokorny v. City of Schuyler*, 202 Neb. 334, 275 N.W.2d 281 (1979). In Nebraska, the formation of public policy is public business, which may not be conducted in secret. *Johnson v. Nebraska Environmental Control Council*, 2 Neb. App. 263, 509 N.W.2d 21 (Neb. Ct. App. 1993).

Construction. The open meetings laws should be broadly interpreted and liberally construed to obtain their objective of openness in favor of the public. *State ex rel. Upper Republican Natural Resources District v. District Judges of the District Court for Chase County*, 273 Neb. 148, 728 N.W.2d 275 (2007); *State ex rel. Newman v.*

Columbus Township Board, 15 Neb. App. 656, 735 N.W.2d 399 (Neb. Ct. App. 2007); *Alderman v. County of Antelope*, 11 Neb. App. 412, 653 N.W.2d 1 (Neb. Ct. App. 2002); *Rauert v. School District I-R of Hall County*, 251 Neb. 135, 555 N.W.2d 763 (1996); *Grein, supra*. The beneficiaries of the openness sought by the Open Meetings Act include citizens, members of the general public, and reporters or other representatives of the news media. *State ex rel. Newman v. Columbus Township Board*, 15 Neb. App. 656, 735 N.W.2d 399 (Neb. Ct. App. 2007).

Exceptions. Section 84-1408 requires open meetings except "as otherwise provided by the Constitution of the State of Nebraska, federal statutes, and the Open Meetings Act." The Attorney General has concluded that the Nebraska Legislature is not covered under the open meetings statutes because the Nebraska Constitution separately provides for public access to that body. Op. Att'y Gen. No. 120 (July 25, 1985).

Subsequent legislative limitations. The Legislature holds the power to decide the scope of citizen access to governmental meetings. As a result, the Legislature has the right to limit access to public meetings and the effect of the Open Meetings Act through later statutory provisions which provide that certain information in the possession of government should remain confidential without exception or limitation. *Wasikowski v. The Nebraska Quality Jobs Board*, 264 Neb. 403, 648 N.W.2d 756 (2002).

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PUBLIC BODIES WHICH ARE COVERED

Under § 84-1409(1), public bodies covered by the public meetings statutes include: (1) governing bodies of all political subdivisions of the State, (2) governing bodies of all agencies of the executive department of state government created by law, (3) all independent boards, commissions, bureaus, committees, councils, subunits, or any other bodies created pursuant to law, (4) all study or advisory committees of the executive department of the state whether of continuing or limited existence, (5) advisory committees of the governing bodies of political subdivisions, of the governing bodies of agencies of the executive branch of state government, or of independent boards, commissions, etc., and (6) "instrumentalities exercising essentially public functions."

1. **History.** The initial portion of § 84-1409(1) defining public bodies was originally part of LB 325 passed in 1975. It has been amended several times to add additional entities to the list of bodies covered, and the Certificate of Need Review Committee was removed in 1997. See 1997 Neb. Laws LB 798; 1989 Neb. Laws LB 429 and LB 311; 1983 Neb. Laws LB 43. The language concerning "instrumentalities exercising essentially public functions" was added in 1989 to reach entities such as the Nebraska Investment Finance Authority. Floor Debate on LB 311, 91st Nebraska Legislature, First Session, May 9, 1989, at 6039, 6040.
2. **Cases and Opinions.** A number of cases and opinions of the Attorney General deal with various aspects of the definitions of public body found in § 84-1409(1).
 - a. "Political subdivision" is not defined within the public meetings statutes. However, the Attorney General has indicated that generally the term denotes any subdivision of a state which has as its purpose carrying out functions of the state which are inherent necessities of government and which have always been regarded as such by the public. 1979-80 Rep. Att'y Gen. 140 (Opinion No. 98, dated April 25, 1979). Presumably, this term includes cities, counties, villages, etc., and their governing boards are covered by the open meetings statutes.
 - b. In *Nixon v. Madison County Agricultural Society*, 217 Neb. 37, 348 N.W.2d 119 (1984), the Court held that a county agricultural society,

- organized under the Nebraska statutes, was subject to the provisions of the open meetings law. The Court noted that, although the society at issue resembled a private corporation in some respects, the fact that it had the right to receive support from the public revenue gave it a public character. The agricultural society apparently was an "independent board . . . created by constitution, statute, or otherwise pursuant to law." Based upon the *Nixon* case, the Attorney General concluded that county extension services which have the right to receive support from public revenues are subject to the open meetings law. Op. Att'y Gen. No. 219 (July 24, 1984). Also based upon the *Nixon* case, the Attorney General has indicated that county agricultural societies are subject to the open meetings statutes. Op. Att'y Gen. No. 91007 (January 28, 1991). In addition, Neb. Rev. Stat. § 2-238 requires that result.
- c. In *Marks v. Judicial Nominating Commission for Judge of the County Court of the 20th Judicial District*, 236 Neb. 429, 461 N.W.2d 551 (1990), the Court held that the open meetings statutes do not apply to the activities of a judicial nominating commission which is meeting to select nominees for judicial vacancies. Such a nomination procedure does not involve the formulation of public policy subject to the act.
 - d. The Nebraska Court of Appeals, in *Johnson v. Nebraska Environmental Control Council*, 2 Neb. App. 263, 509 N.W.2d 21 (Neb. Ct. App. 1993), held that the open meetings statutes apply to the governing bodies of all agencies of the executive branch of government, including the Nebraska Environmental Control Council.
 - e. In *State ex rel. Newman v. Columbus Township Board*, 15 Neb. App. 656, 735 N.W.2d 399 (Neb. Ct. App. 2007), the Nebraska Court of Appeals concluded that the electors of a Nebraska township, when assembled at the township's annual meeting, constitute a governing body of the township which is subject to the Open Meetings Act and its provisions concerning notice and preparation of an agenda.
 - f. The Nebraska Court of Appeals indicated in *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009) that a county board of equalization is a public body as defined in § 84-1409. The court also held in that case that when two boards are made up of the same members, the duties and functions of the two boards, rather than their membership, determine if they are the same or separate and distinct bodies.
 - g. Committees of faculty, administration and students created by the Board of Regents of the University of Nebraska to advise the Chancellor of the University in his administrative/management function with respect to budget cuts were part of the management structure of the University and not public bodies subject to the open meetings statutes. Op. Att'y Gen. No. 92020 (February 12, 1992).
 - h. In Op. Att'y Gen. No. 11 (January 20, 1983), the Attorney General indicated that the Environmental Control Council is a public body subject to the open meetings law. On the other hand, the Department of Environmental Control is not. Section 84-1409 applies to governing bodies of state agencies, not the agencies themselves.
 - i. An employee grievance appeal hearing conducted by a hearing officer is not a meeting of a public body since the word "body" is commonly understood to refer to a group or number of persons, and thus does not include an individual conducting a hearing. Op. Att'y Gen. No. 210 (May 16, 1984).

- j. In 1989, the Attorney General indicated that the Central Low-Level Radioactive Waste Compact Commission was not subject to the Nebraska open meetings law because it was a multi-state body which was not created by constitution or statute and which was not a governing body of a Nebraska state agency. Op. Att'y Gen. No. 89008 (February 14, 1989). However, Neb. Rev. Stat. § 71-3521 (the Waste Compact agreement itself) provided that meetings of the Compact Commission must be open to the public with reasonable advance publicized notice, and that the Compact Commission must adopt by-laws consistent in scope and principle with the open meetings law of the host state. Section 71-3521 was repealed by 1999 Neb. Laws LB 530, § 2, and Nebraska withdrew from the Central Low-Level Radioactive Waste Compact.
- k. A county welfare board is subject to the open meetings law as an independent board created by statute. 1979-80 Rep. Att'y Gen. 351 (Opinion No. 244, dated March 4, 1980).
- l. In Op. Att'y Gen. No. 95014 (February 22, 1995), the Attorney General indicated that the Mayor's Citizen Review Board, appointed by the Mayor of Omaha to advise the Mayor with respect to alleged misconduct of police officers, was not subject to the open meetings statutes because it did not fall under the definition found in § 84-1409(1), and because the board was essentially an administrative body which was part of the management structure of the City.
- m. In Op. Att'y Gen. No. 93065 (July 27, 1993), the Attorney General concluded that parole reviews under Neb. Rev. Stat. § 83-1,111 may be closed, and are not subject to open meetings requirements.
- n. The Excellence in Education Council created to make recommendations to the Governor regarding selection of projects for Education Innovation grants is a public body which is subject to the open meetings statutes, and its decisions concerning specific recommendations must be done in open session. Op. Att'y Gen. No. 94092 (November 22, 1994).
- o. The Division of Rehabilitation Services of the State Department of Education is a public body, and its business must be conducted in compliance with the provisions of the open meetings statutes. Op. Att'y Gen. No. 93091 (October 22, 1993).
- p. The Quality Jobs Board created under the Quality Jobs Act, Neb. Rev. Stat. §§ 77-4901 through 77-4935 is a public body subject to the Open Meetings Act. Op. Att'y Gen. No. 96071 (October 28, 1996).
- q. A County Hospital Authority formed under the Hospital Authorities Act, Neb. Rev. Stat. §§ 23-3579 through 23-35,120 is a public body which is subject to the Open Meetings Act. Op. Att'y Gen. No. 97012 (February 14, 1997).
- r. The Nebraska State Board of Agriculture (the State Fair Board) is not a public body which is subject to the Open Meetings Act, primarily because it has no statutory right to public revenue and also because of case law which indicates that it is a private corporation. Op. Att'y Gen. No. 01038 (November 27, 2001).
- s. A county clerk, county attorney and county treasurer acting as a group under § 32-567 (3) to make an appointment to fill a vacancy on a county board constitute a public body which is subject to the Open Meetings Act. Op. Att'y Gen. No. 97050 (September 18, 1997).

- t. The Attorney General has indicated informally that the Nebraska Board of Pardons and the Board of Inquiry and Review created under Neb. Rev. Stat. §§ 80-317 through 80-319 to receive and act upon applications submitted for membership in Nebraska Veterans Homes are subject to the state's open meetings statutes.
3. **Other Statutes.** Neb. Rev. Stat. § 2-238 requires county agricultural societies and county fair boards to comply with the open meetings statutes. Under Neb. Rev. Stat. § 85-1502 all coordination activities conducted by the association of community college area boards are subject to the open meetings statutes.
4. **Exceptions.** The latter portion of § 84-1409(1) provides that two entities are not public bodies for purposes of the Open Meetings Act:
- a. **Subcommittees.** Subcommittees of the various bodies described earlier in § 84-1409 are not public bodies under the Open Meetings Act unless a quorum of the public body attends a subcommittee meeting, or unless those subcommittees are holding hearings, making policy or taking formal action on behalf of the parent body. For example, in *Meyer v. Board of Regents of the University of Nebraska*, 1 Neb. App. 893, 510 N.W.2d 450 (Neb. Ct. App. 1993), the court indicated that meetings of an executive subcommittee of the University of Nebraska Board of Regents with the University President to discuss his tenure were not subject to the open meetings laws because of that portion of the statute.
- i. In *City of Elkhorn v. City of Omaha*, 272 Neb. 867, 880-881, 725 N.W.2d 792, 805-806 (2007), the court indicated that, while "subcommittee" is not defined in the Open Meetings Act, a subcommittee is generally a "group within a committee to which the committee may refer business." In addition, "making policy," which subjects a subcommittee to the Open Meetings Act under § 84-1409, apparently includes "receiving background information about a policy issue to be decided." *Id.* In contrast, "nonquorum gatherings" of members of a public body "intended to obtain information or voice opinions" do not seem to involve violations of the Act. *Id.*
- ii. The language applying the open meetings statutes to certain subcommittee meetings when there is a quorum of the public body present was added to § 84-1409(1) as a result of LB 1019 passed by the Legislature during the 1992 regular session.
- b. **Entities Conducting Judicial Proceedings.** Entities conducting judicial proceedings are not public bodies under the Open Meetings Act unless the court or other judicial body is exercising rule making authority, deliberating, or deciding upon the issuance of administrative orders. LB 325, the original open meetings statute of 1975, was directed strictly at policy making bodies which were legislative or quasi-legislative. Floor Debate on LB 325, 84th Nebraska Legislature, First Session, May 14, 1975, at 4618.
- i. In *McQuinn v. Douglas County School District No. 66*, 259 Neb. 720, 612 N.W.2d 198 (2000), the Nebraska Supreme Court held that a hearing before a school board on the question of the nonrenewal of a probationary certificated teacher's contract where the matters before the board pertained solely to disputed adjudicative facts involved a judicial function, and on that basis, the hearing was not subject to the open meetings statutes. In that context, a

- school board exercises a judicial function if it decides a dispute of adjudicative fact or if a statute requires it to act in a judicial manner. Adjudicative facts are those ascertained from proof adduced at an evidentiary hearing which relate to a specific party. The *McQuinn* case is discussed further in *Bligh v. Douglas County School District No. 0017*, 2008 WL 2231063, 2008 Neb. App. LEXIS 106 (Neb. Ct. App. 2008) (Not approved for publication).
- ii. The Attorney General has determined that hearings before various agencies are judicial and not subject to the open meetings law: 1975-76 Rep. Att'y Gen. 127 (Opinion No. 105, dated July 14, 1975) (hearing before a County Board of Mental Health); Op. Att'y Gen. No. 184 (January 31, 1984) (hearing before the Nebraska Equal Opportunity Commission); Op. Att'y Gen. No. 210 (May 16, 1984) (hearing before a hearing officer appointed by the State Personnel Board); Op. Att'y Gen. No. 02016 (May 21, 2002) (contested case hearing before the Power Review Board on application of electricity suppliers for construction or acquisition of generation facilities); Op. Att'y Gen. No. 05014 (October 19, 2005) (appeal hearing regarding the Nebraska Veterans' Aid Fund before the Nebraska Veterans' Advisory Commission). But, the Attorney General has concluded that a hearing before the Certificate of Need Review Committee is covered by the open meetings statutes. Op. Att'y Gen. No. 87019 (February 13, 1987).
 - iii. Parole hearings conducted by the Board of Parole are judicial in nature and not subject to the open meetings statutes. However, other statutes specifically pertaining to operation of the Board of Parole require that such parole hearings be conducted with elements of notice and in a manner open to the public. Op. Att'y Gen. No. 93065 (July 27, 1993).
 - iv. When the State Board of Education holds hearings in contested cases under the state Administrative Procedure Act, such hearings are not subject to the Open Meetings Act. The Board is not required to give notice of such hearings to the public under those statutes, and it may conduct its deliberations and decision-making process for such hearings by a telephone conference call. Op. Att'y Gen. No. 99046 (November 15, 1999).

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MEETING DEFINED

Under § 84-1409(2), meetings, for purposes of the open meetings statutes, are defined as "all regular, special, or called meetings, formal or informal, of any public body for the purposes of briefing, discussion of public business, formation of tentative policy, or the taking of any action of the public body." Section 84-1410(5) also provides that the open meetings statutes shall not apply to "chance meetings or to attendance at or travel to conventions or workshops of members of a public body at which there is no meeting of the body then intentionally convened, if there is no vote or other action taken regarding any matter over which the public body has supervision, control, jurisdiction, or advisory power."

1. The legislative history of LB 325, from 1975, indicates that meetings of a public body do not include social meetings or meetings which were not called by the body. Government Committee Hearing on LB 325, 84th Nebraska Legislature, First Session (1975) at 3.

2. However, § 84-1409 was amended by LB 43 in 1983 to include "formal or informal" meetings. The legislative history of that bill indicates that a meeting between a state senator and the members of a local school board to discuss legislation would constitute an "informal called meeting." Government, Military and Veterans' Affairs Committee Hearing on LB 43, 88th Nebraska Legislature, First Session (1983) 5-8.
3. The provision of § 84-1410(5) pertaining to "chance" meetings, etc., was added by LB 43 in 1983.
4. The legislative history of LB 43 from 1983 indicates that a "meeting" does not occur absent a quorum. Government Military and Veterans' Affairs Committee Hearing on LB 43, 88th Nebraska Legislature, First Session (1983) at 19. In addition, the Attorney General has concluded that the presence of a majority of the members of a public body is necessary for a meeting to occur. 1975-76 Rep. Att'y Gen. 150 (Opinion No. 116, dated August 29, 1975). In *Johnson v. Nebraska Environmental Control Council*, 2 Neb. App. 263, 509 N.W.2d 21 (Neb. Ct. App. 1993), the Nebraska Court of Appeals indicated that "private quorum conferences" are an evasion of the law. The Nebraska Supreme Court also indicated that subgroups of the Omaha City Council constituting less than a quorum of that body were not public bodies on that ground. *City of Elkhorn v. City of Omaha*, 272 Neb. 867, 725 N.W.2d 792 (2007).
5. In *Johnson v. Nebraska Environmental Control Council*, 2 Neb. App. 263, 509 N.W.2d 21 (Neb. Ct. App. 1993), the Court of Appeals held that informational sessions where the Council heard reports from staff of the Department of Environmental Control were briefings which were subject to the requirements of the open meetings statutes. The Court stated that listening and exposing itself to facts, arguments and statements constitutes a crucial part of a governmental body's decision making. As a result, receiving information triggers the requirements of the statutes, and the open meetings law applies to meetings at which briefing or the formation of tentative policy takes place, as well as to meetings where action is contemplated or taken.
6. *Rauert v. School District I-R of Hall County*, 251 Neb. 135, 555 N.W.2d 763 (1996), involved allegations by the plaintiff that a quorum of the defendant school board met in the office of the superintendent of schools on a regular basis for "clandestine" meetings before the beginning of most scheduled board meetings where business was discussed and decided and checks were signed to pay claims which had not been approved in public session. The board then allegedly moved and voted on business at its public meeting with little or no discussion in order to deprive the public of the right to be fully informed. The Supreme Court held that the District Court properly failed to find a violation of the Open Meetings Act with respect to those allegations in the absence of any evidence as to the specific dates and details of the alleged "clandestine" meetings.
7. The Attorney General has indicated that an "emergency meeting" may be conducted by electronic and telecommunications equipment including radio and telephone conferences. 1975-76 Rep. Att'y Gen. 150 (Opinion No. 116, dated August 29, 1975). On the other hand, the open meetings statutes do not generally authorize the use of telephone conference calls for non-emergency meetings of a public body, and absent members of a public body may not be counted to achieve a quorum through the use of a conference call. Op. Att'y Gen. No. 92019 (February 11, 1992). [Section 84-1411 has been amended a number of times to allow specified public bodies including the governing body of an entity formed under the Interlocal Cooperation Act, the Joint Public Agency Act or the Municipal Cooperative Financing Act, the board of an educational service unit, or the governing body of a risk management pool or its advisory committees organized in accordance with the Intergovernmental Risk Management Act to meet by telephone conference call in certain circumstances. See 1999 Neb. Laws LB 461; 2000 Neb. Laws LB 968; 2007 Neb. Laws LB 199; 2009 Neb. Laws LB

361.]

8. An "informational and educational" meeting of a public body governing a political subdivision where members generally discuss matters pertaining to their subdivision, hear reports from various department heads of the subdivision as to their duties and learn the workings of the subdivision is a meeting of the public body for "briefing" purposes which is subject to the open meetings statutes. Op. Att'y Gen. No. 92043 (March 17, 1992). In addition, the Attorney General has also indicated informally that a meeting of a public body "for the purpose of receiving training or doing planning (such as a retreat)" should probably be treated as subject to the Open Meetings Act.
9. In Op. Att'y Gen. No. 94035 (May 11, 1994), the Attorney General indicated that discussions and deliberations by the State Board of Education in connection with the selection of a Commissioner of Education were subject to the requirements of the open meetings statutes. In addition, that opinion indicated that interviews with individual candidates for the Commissioner position were also subject to the requirements of the open meetings statutes, if a quorum of the Board was present for those interviews. However, in the latter interview situation, a brief closed session (as discussed below) might be warranted for a candid discussion by the Board and the candidate which might potentially elicit responses injurious to the reputation of an individual.
10. A workshop held by the Board of Regents of the University of Nebraska with a professional facilitator to discuss communication practices and the roles of the Board and the University President was not subject to the Open Meetings Act on the basis of § 84-1410 (5) which exempts chance meetings or attendance at or travel to conventions or workshops. The University also asserted that there would be no briefing, discussion of public business, formation of tentative policy, vote, or taking of other action at the workshop. Op. Att'y Gen. No. 04027 (October 20, 2004).

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PUBLIC MEETINGS BY VIDEOCONFERENCING AND TELEPHONE CONFERENCE CALL

Section 84-1411 allows certain public bodies to meet by videoconferencing and by telephone conference call.

1. **Videoconferencing.** Section 84-1411 was first amended by LB 635 in 1993 to allow meetings of certain public bodies by means of videoconferencing. Under the current amended § 84-1411(2), public bodies which are allowed to meet by videoconferencing include: (1) various bodies of state government including state agencies, boards, commissions, councils and committees, together with their advisory committees; (2) organizations created under the Interlocal Cooperation Act, the Joint Public Agency Act or the Municipal Cooperative Financing Act; (3) governing bodies of public power districts with chartered territories of more than 50 counties in this state; (4) boards of educational service units; and (5) the governing body of a risk management pool or its advisory committees organized in accordance with the Intergovernmental Risk Management Act.
 - a. The public bodies listed above may hold meetings by videoconferencing if the following requirements are met: (1) reasonable advance publicized notice is given, (2) reasonable arrangements are made to accommodate the public's right to attend, hear and speak at the meeting, including seating, recording by audio and visual recording devices, and an reasonable opportunity for input such as public comment or questions to at least the same extent as would be provided absent videoconferencing, (3) at least one copy of all documents being considered is available to the public at

- each site of the videoconference, (4) at least one member of the public body is present at each site of the videoconference, and (5) no more than one-half of the public body's meetings in a calendar year are held by videoconferencing.
- b. Under an amended § 84-1409(3), videoconferencing is defined as "conducting a meeting involving participants at two or more locations through the use of audio-video equipment which allows participants at each location to hear and see each meeting participant at each other location, including public input. Interaction between meeting participants shall be possible at all meeting locations."
 - c. Under § 84-1411(6) a public body may allow a member of the public or any other witness other than a member of the public body to appear before the public body by means of video or telecommunications equipment.
 - d. 1999 Neb. Laws LB 87, § 100 added organizations created under the Joint Public Agency Act to the list of entities permitted to conduct meetings by videoconferencing. 2009 Neb. Laws LB 361 added the boards of educational service units to the list.
2. Telephone Conference Call. Section 84-1411 was also amended by a number of legislative bills over time (1999 Neb. Laws LB 461; 2000 Neb. Laws LB 968; 2007 Neb. Laws LB 199, 2009 Neb. Laws LB 361) to allow the governing body of an entity formed under the Interlocal Cooperation Act, the Joint Public Agency Act or the Municipal Cooperative Financing Act, the board of an educational service unit, or the governing body of a risk management pool or its advisory committees organized in accordance with the Intergovernmental Risk Management Act to meet by telephone conference call if: (1) the territory represented by the educational service unit or the member public agencies of the entity or pool covers more than one county, (2) reasonable advance publicized notice is given which identifies each telephone conference location at which an educational service unit board member or member of the entity's or pool's governing body will be present, (3) all telephone conference meeting sites identified in the notice are located within public buildings used by members of the educational service unit board or of the entity or pool or at a place which will accommodate the anticipated audience, (4) reasonable arrangements are made to accommodate the public's right to attend, hear, and speak at the meeting, including seating, recordation by audio recording devices, and a reasonable opportunity for input such as public comment or questions to at least the same extent as would be provided if a telephone conference call was not used, (5) at least one copy of all documents being considered is available to the public at each site of the telephone conference call, (6) at least one member of the educational service unit board or of the governing body of the entity or pool is present at each site of the telephone conference call identified in the public notice, (7) the telephone conference call lasts no more than one hour and (8) no more than one-half of the board's, entity's or pool's meetings in a calendar year are held by telephone conference call, except that a governing body of a risk management pool that meets at least quarterly and the advisory committees of the governing body may each hold more than one-half of its meetings by telephone conference call if the governing body's quarterly meetings are not held by telephone conference call or videoconferencing. Nothing in this section dealing with telephone conference calls prevents the participation in the call by consultants, members of the press, and other nonmembers of the governing body at sites not identified in the public notice. These telephone conference calls may not be used to circumvent any of the public government purposes established in the Open Meetings Act.
- a. 1999 Neb. Laws LB 47, § 2 also amended § 84-1411 (2) to provide that certain meetings of the Judicial Resources Commission may be held by telephone conference if the criteria for videoconferencing

listed above are met.

3. Circumvention of Open Meetings Act. Under § 84-1411, videoconferencing, telephone conferencing or conferencing by other electronic communication may not be used to circumvent any of the public government purposes established by the Open Meetings Act. Neither may emails, faxes, or other electronic communications be used for such purposes.

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PUBLIC MEETINGS; NOTICE REQUIRED AND AGENDA

Section 84-1411 sets out several requirements for the notice which must be given for a public meeting and for the agenda which must be prepared: (1) the public body must give reasonable advance publicized notice of the time and place of each meeting by a method designated by the body and recorded in its minutes, (2) that notice must be transmitted to all members of the body and to the public, (3) the notice must contain an agenda of subjects known at the time of the publicized notice, or a statement that such an agenda, which must be kept continually current, is readily available for inspection at the principal office of the public body during normal business hours.

1. **Agenda**. Under § 84-1411(1), an agenda maintained at the office of a public body for public inspection must be kept continually current and may not be altered later than 24 hours before the scheduled commencement of the public meeting (or 48 hours before commencement of a meeting of a city council if that meeting is noticed outside the corporate limits of the municipality). A public body may modify an agenda to include items of an emergency nature only at such public meeting.
2. **Specificity of the Agenda**. LB 898 from 2006 added language to § 84-1411 (1) which states that agenda items shall be "sufficiently descriptive to give the public reasonable notice of the matters to be considered at the meeting." That statutory change arose out of a sense that lack of specificity in meeting agendas was a major issue of concern around the state. Government Military and Veterans' Affairs Committee Hearing on LB 898, 99th Nebraska Legislature, Second Session (2006) at 19. The intent of the change was to require public bodies to include sufficient detail in their agendas regarding issues to be discussed or acted upon so as to provide information and notice to the public. Floor Debate on LB 898, 99th Nebraska Legislature, Second Session, March 28, 2006 at 11701 (Statement of Senator Preister). The change was also intended to require sufficient detail in an agenda so that members of the public are not forced to look at past agendas in order to understand the issue to be discussed and/or the action to be taken. *Id.*
3. **News Media**. Section 84-1411(4) requires that the secretary or other designee of each public body shall maintain a list of news media requesting notification of meetings and shall make reasonable efforts to provide advance notification to that list of media of the time and place of each meeting and the subjects to be discussed at that meeting.
4. **History**. The provision of § 84-1411 which prohibits altering an agenda within 24 hours of a meeting was added in 1983 to prevent addition of last minute matters to an agenda which did not really represent emergencies. Floor Debate on LB 43, 88th Nebraska Legislature, First Session, March 22, 1983, at 1896.
5. In *Rauert v. School District I-R of Hall County*, 251 Neb. 135, 555 N.W.2d 763 (1996), the court stated that the Open Meetings Act requires public bodies to give reasonable advance publicized notice of the time and place of their meetings, in part so that the public may attend and speak at those meetings.

6. The Legislature has imposed only two conditions on public bodies regarding the method of notification for their meetings: 1. the public body must give reasonable advance publicized notice of the time and place of each meeting, and 2. the method of notification must be recorded in the public body's minutes. *City of Elkhorn v. City of Omaha*, 272 Neb. 867, 725 N.W.2d 792 (2007). There is no minimum time period for public notification of a special meeting, and an agenda for a public meeting can be created (not altered) later than 24 hours before the scheduled meeting. *Id.* In the *City of Elkhorn* case, the court held that notice of a meeting of the Omaha City Council posted and placed on the city's website at 10:15 a.m. for a meeting at 10:00 p.m. the same day was sufficient under the facts of the case where the local newspaper printed an article about the meeting in its afternoon edition and four television broadcasters were present at the meeting. The court also indicated that any defect in notice intended for the benefit of council members would not invalidate a council meeting when all of the members of the council attended without objection.
7. The purpose of the agenda requirement is to give some notice of the matters to be considered at the meeting so that persons who are interested will know which matters are under consideration. *State ex rel. Newman v. Columbus Township Board*, 15 Neb. App. 656, 735 N.W.2d 399 (Neb. Ct. App. 2007); *Pokorny v. City of Schuyler*, 202 Neb. 334, 275 N.W.2d 281 (1979). In *Pokorny*, the agenda at issue, considered with all the previous records of the city council involved, was sufficient to satisfy the open meetings statutes. *Pokorny* also indicates that posting notice at 10 p.m. on March 15 before a meeting at 10:30 a.m. on March 16 does not constitute reasonable notice. Posting notice one week ahead does.
8. In *Hansmeyer v. Nebraska Public Power District*, 6 Neb. App. 889, 578 N.W.2d 476 (1998), *aff'd*, 256 Neb. 1, 588 N.W.2d 589 (1999), the Court of Appeals considered whether an agenda item which simply stated "Work Order Reports" was sufficient to give adequate public notice of a decision to approve a work order which involved expenditure of over \$47 million for the construction of a 96-mile power transmission line across privately held property to connect two power substations. The Court held that the agenda item was insufficient under the Open Meetings Act. The court also seemed to suggest, based upon the *Pokorny* case, that the sufficiency of an agenda item might be measured, at least to some degree, in the context of the other meetings of the public body immediately prior to the public meeting in question.
9. A member of the public should not be required to hunt up and read the documents underlying an agenda of a public body to determine what is actually on that agenda. *Hansmeyer v. Nebraska Public Power District*, 6 Neb. App. 889, 578 N.W.2d 476 (1998), *aff'd*, 256 Neb. 1, 588 N.W.2d 589 (1999).
10. If a public body uses or publishes its agenda to give the required notice for a particular meeting, then the notice contained in the agenda must comport with the law for giving notice of what is to be considered at the meeting. *Hansmeyer v. Nebraska Public Power District*, 6 Neb. App. 889, 578 N.W.2d 476 (1998), *aff'd*, 256 Neb. 1, 588 N.W.2d 589 (1999).
11. A notice of a hearing, given by a school board, which stated that a hearing would be held, and that an agenda would be available for inspection, once established, is not proper notice. An agenda must be available. *Allen v. Greeley County School District No 501*, 1994 WL 272223, 1994 Neb. App. LEXIS 186 (Neb. Ct. App. 1994)(Not approved for publication)
12. When governmental subdivisions which hold annual meetings, such as townships, conduct their annual meeting, electors who participate in the annual meeting must place matters which they wish to discuss on the agenda for the annual meeting. *State ex rel. Newman v. Columbus Township Board*,

- 15 Neb. App. 656, 735 N.W.2d 399 (Neb. Ct. App. 2007). Electors under those circumstances may not simply appear at the annual meeting and bring up any subject falling within the broad powers of electors if that subject is not on the agenda. *Id.*
13. Two separate public bodies may publish notice of their meetings on the same sheet of paper and need not use separate sheets when the notices contain only the time and place of their meetings, and when the notices direct interested citizens to the place where agendas for each body may be found. *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009). In addition, two separate public bodies may combine their agendas when the combined agendas make it clear which items are to be addressed by each body. *Id.* The same rule applies to combined minutes. *Id.* The *Wolf* case involved a situation where a county board met both as a county board and as a county board of equalization.
14. Placing notice of future meetings in minutes of a prior meeting does not give sufficient notice under the Open Meetings Act. *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009).
15. Notice of recessed or reconvened meetings of a public body must be given in the same fashion as notice of the original meeting. *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009).
16. The Attorney General has concluded that "advance publicized notice" means a separate, specific advance notice must be given for each meeting. 1971-72 Rep. Att'y Gen. 314 (Opinion No. 137, dated August 8, 1972).
17. The Attorney General has also determined that: (1) an agenda may not be used as the minutes of a meeting, (2) reasonable notice under the statute means notice reasonably calculated to give appropriate notice to citizens of the time and place of a meeting and notice which complies with the formal requirements of the statute. 1975-76 Rep. Att'y Gen. 150 (Opinion No. 116, dated August 29, 1975).
18. In Op. Att'y Gen. No. 96071 (October 28, 1996), the Attorney General indicated that the Quality Jobs Board should give its normal 10-day published notice of meeting rather than an "informal" notice where the Board had recessed a previous meeting on a tax credit application pending a renewed meeting call from the Governor after issuance of an opinion from the Attorney General.

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EMERGENCY MEETINGS

Section 84-1411(5) allows public bodies to hold emergency meetings without reasonable advance public notice. There are several statutory requirements with respect to such emergency meetings: (1) the nature of the emergency shall be stated in the minutes, and any formal action taken shall pertain only to the emergency, (2) the provisions of § 84-1411(4) dealing with notice to the media shall be complied with in connection with an emergency meeting, (3) complete minutes of the emergency meeting specifying the nature of the emergency and any formal action taken at the meeting shall be made available to the public no later than the end of the next regular business day.

1. Under § 84-1411(5), emergency meetings may be held by electronic or telecommunications equipment.
2. In *Steenblock v. Elkhorn Township Board*, 245 Neb. 722, 515 N.W.2d 128 (1994), the Court indicated, in a case involving allegations of a violation of the open meetings statutes, that an emergency is defined as "any event or occasional combination of circumstances which calls for immediate action or

- remedy; pressing necessity; exigency; a sudden or unexpected happening; an unforeseen occurrence or condition." In that case, the Court held that a township board meeting to consider the job status of a township employee, convened as an emergency meeting because of a snowstorm, was not a proper emergency meeting because the employee was given two week's notice of his resultant termination, and because the reasons given for the employee's termination were based upon his past performance.
3. In *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009) the Court of Appeals considered whether a number of items taken up at meetings of a county board without any listing on the board's agenda were "emergency" items. In making that determination in each case, the court focused upon whether there was anything in the record which indicated that a particular item required immediate action or involved pressing necessity.
 3. The Attorney General has also stated that an item of an emergency nature is one that requires immediate resolution by the public body, and one which has arisen in circumstances impossible to anticipate at a time sufficient to place on the agenda of a regular, called, or special meeting of the body. 1975-76 Rep. Att'y Gen. 150 (Opinion No. 116, dated August 29, 1975).
 4. In Op. Att'y Gen. No. 95063 (August 9, 1995), the Attorney General indicated that action taken during a meeting of the Nebraska Equal Opportunity Commission by a telephone conference call which did not comply with the requirements of the open meetings statutes for emergency meetings was void.

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PUBLIC MEETINGS; MINUTES AND VOTING PROCEDURES

Section 84-1413 contains several provisions regarding the minutes which are to be maintained by public bodies and regarding voting procedures for public bodies.

1. **Minutes.** Every public body shall keep minutes of all meetings showing the time, place, members present and absent, and the substance of all matters discussed. The minutes of all meetings and evidence or documentation received or disclosed during open session shall be public records, open to public inspection during normal business hours. Minutes shall be written and available for inspection within 10 working days or prior to the next convened meeting, whichever occurs earlier, except that cities of the second class and villages may have an additional 10 working days if the employee responsible for writing the minutes is absent due to a serious illness or emergency.
2. **Voting procedures.** Any action taken on any question or motion duly made and seconded shall be by roll call vote of the public body in open session, and the record shall state how each member voted or if the member was absent or not voting. The vote to elect leadership within a public body may be by secret ballot, but the total number of votes for each candidate shall be recorded in the minutes.
 - a. **Electronic Voting Devices.** The roll call or viva voce vote requirements of the Open Meetings Act may be satisfied by a municipality, a county, a learning community, a joint entity created pursuant to the Interlocal Cooperation Act, a joint public agency created pursuant to the Joint Public Agency Act or an agency formed under the Municipal Cooperative Financing Act which uses an electronic voting device which allows the vote of each member of the governing body to be readily seen. The governing bodies permitted to use electronic voting devices was broadened by 2009 Neb. Laws. LB 361.

3. In *State ex rel. Schuler v. Dunbar*, 208 Neb. 69, 302 N.W.2d 674 (1984), the Supreme Court held that the requirement of § 84-1413(2) that the record shall state how each member of a body voted could not be satisfied by a nunc pro tunc amendment to the body's minutes showing that the recording of the vote in the minutes was performed prior to the time the actual recording in the minutes took place. However, when the same case was before the court a second time, the court held that, as a general rule, a public body may, if no intervening rights of a third person have arisen, order the minutes of its own proceedings at a previous meeting to be corrected according to the facts to make them speak the truth. *State ex rel. Schuler v. Dunbar*, 214 Neb. 85, 333 N.W.2d 652 (1983).
4. Section 84-1413 is violated by a failure to make or take a vote in accordance with the statute rather than a failure to record a properly taken vote. *State ex rel. Schuler v. Dunbar* (1983), *supra*.
5. Section 84-1413(2) dealing with roll call votes does not require the record to state that the vote was by roll call but only requires that the record show if and how each member voted. Neither does that statute set a time limit for recording the results of a vote. *State ex rel. Schuler v. Dunbar* (1983), *supra*.
6. The statutory requirements here dealing with voting and minutes are mandatory since the Legislature provided that action taken in violation of this statute is void. *State ex rel. Schuler v. Dunbar* (1981), *supra*.
7. *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009) seems to indicate that the Open Meetings Act does not require that minutes of meetings be "published," but only that they be written and available for inspection within 10 working days or prior to the next convened meeting of the public body.
8. The legislative history of the original open meetings statutes, LB 325 from 1975, indicates that the requirement of a roll call vote was directed at votes on questions that would bind the particular public body. Other procedural questions were not covered. Government Committee Hearing on LB 325, 84th Nebraska Legislature, First Session, (1975) at 10.
9. The Attorney General has stated that nothing in the open meetings statutes requires approval of the minutes of a public body prior to their publication. Op. Att'y Gen. No. 162 (December 28, 1981).
10. In Op. Att'y Gen. No. 98045 (November 4, 1998), the Attorney General indicated that detailed minutes of all matters discussed need not be maintained when a public body is meeting in closed or executive session, so long as the requirements of § 84-1410 pertaining specifically to the minute entries necessary for a closed session are met.

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PUBLIC MEETINGS; RIGHTS OF THE PUBLIC ATTENDING

Section 84-1412 establishes the rights of members of the public attending a meeting of a public body.

1. Members of the public have the right to attend and the right to speak at meetings of public bodies, and all or any part of a public meeting except closed sessions under § 84-1410, may be videotaped, recorded, televised, broadcast, photographed, etc. by any person.
2. Public bodies may make and enforce reasonable rules and regulations regarding the conduct of persons attending, speaking at, videotaping, or

recording their meetings. A public body is not required to allow citizens to speak at each meeting, but it may not forbid public participation at all meetings.

3. Members of the public cannot be required to identify themselves as a condition for admission to a public meeting. The public body may require persons desiring to address the body to identify themselves.

4. No public body shall, to circumvent the open meetings laws, hold its meeting in a place known to be too small to accommodate the anticipated audience. However, a public body shall not be in violation of this prohibition if it meets in its traditional meeting place in this state.
5. LB 898 from 2006 added language to § 84-1412 which provides that public bodies shall make available at least one current copy of the Open Meetings Act posted in the meeting room at a location accessible to members of the public. At the beginning of any meeting, the public shall be informed about the location of the posted information. The legislative history of LB 898 indicates that "posting" a copy of the Open Meetings Act means putting it up in some fashion, including attaching it to a bulletin board, hanging it by a chain or fastening it to a wall. Floor Debate on LB 898, 99th Nebraska Legislature, Second Session, March 28, 2006 at 11697 (Statement of Senator Preister). "Posting" does not include placing the Act on a table as a loose document which can be removed and therefore might not be available throughout the meeting. *Id.* If a meeting of a public body is moved to another location to accommodate a larger audience, then the posted copy of the act should be moved and posted in the new location. *Id.*
6. In 2008, LB 962 amended § 84-1412 to provide that public bodies may not require that "the name of any member of the public be placed on the agenda prior to . . . [a] meeting in order to speak about items on the agenda." That change was made so that members of the public are not required to place themselves on the agenda of a public body prior to a meeting in order to speak on agenda items during the times at that meeting set aside for public comment. Floor Debate on LB 962, 100th Nebraska Legislature, Second Session, February 28, 2008 at 2 (Statement of Senator Preister). That change in statutory language was not intended to affect the right of a public body to make reasonable rules and regulations regarding the conduct of persons attending, speaking at, videotaping, or recording its meetings. *Id.*
7. A public body may hold a meeting outside the State of Nebraska only if all the following conditions are met: a. a member entity of the public body is located outside of the state and the meeting is in that member's jurisdiction, b. all out-of-state locations identified in the notice of meeting are located within public buildings used by members of the entity or at a place which will accommodate the anticipated audience, c. reasonable arrangements are made to accommodate the public's rights to attend, hear and speak at the meeting, including making a telephone conference call available at an instate location to members, the public, or the press, if requested twenty-four hours in advance, d. no more than 25% of the public body's meetings in a calendar year are held out-of-state, e. out-of-state meetings are not used to circumvent any of the public government purposes established by the Open Meetings Act, f. reasonable arrangements are made to provide viewing at other instate locations for a videoconference meeting if requested fourteen days in advance and if economically and reasonably available in the area, and g. the public body publishes notice of the out-of-state meeting at least 21 days before the date of the meeting in a legal newspaper of statewide circulation. These requirements for out-of-state meetings were added to § 84-1412 by 2001 Neb. Laws. LB 250, § 2.
8. A public body shall, upon request, make a reasonable effort to accommodate the public's right to hear discussion and testimony at a public meeting. Public bodies shall make at least one copy of reproducible written material discussed at an open meeting available at the meeting or at the instate location for a telephone conference call or video conference for examination and copying by members of the public.
9. **History.** Many of the initial provisions in § 84-1412 dealing with the rights of the public were added as a result of LB 43 in 1983.
10. The language requiring a reasonable effort to allow all parties to hear a public meeting does not involve an absolute requirement that all persons present

shall be able to hear. Floor Debate on LB 43, 88th Nebraska Legislature, First Session, March 21, 1983, at 1794-1795.

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CLOSED SESSIONS OF A PUBLIC BODY

Section 84-1410, pertaining to closed sessions of public body, has generated the most controversy of all the portions of the open meetings statutes. Section 84-1410(1) provides that any public body may hold a closed session by the affirmative vote of a majority of its voting members if a closed session is clearly necessary (1) for the protection of the public interest, or (2) for the prevention of needless injury to an individual, if such individual has not requested a public meeting. Closed meetings may not be held for discussion of the appointment or election of a new member to any public body. Nothing in ' 84-1410 should be construed to require that any meeting be closed to the public.

1. Under § 84-1410(1), examples of reasons for a closed session include:
 - a. Strategy sessions with respect to collective bargaining, real estate purchases, pending litigation, or litigation which is imminent as evidenced by communication of a claim or threat of litigation to or by the public body.
 - b. Discussion regarding deployment of security personnel or devices.
 - c. Investigative proceedings regarding allegations of criminal misconduct.
 - d. Evaluation of the job performance of a person when necessary to prevent needless injury to the reputation of a person and if such person has not requested a public meeting.

These examples are not exclusive; they are merely examples, and other reasons may exist. Government Committee Hearing on LB 325, 84th Nebraska Legislature, First Session (1975) at page 3; 1975-76 Rep. Att'y Gen. 150 (Opinion No. 116, dated August 29, 1975); Op. Att'y Gen. No. 65 (April 17, 1985).
2. LB 898 from 2006 amended some of the provisions of § 84-1410 pertaining to the mechanics of holding a closed session. The subject matter of the closed session and reason necessitating the closed session shall be identified in the motion to hold a closed session. The vote to hold a closed session must be taken in open session, and the entire closed session motion, the vote of each member on the question of holding a closed session, and the time when the closed session commences and ends must be recorded in the minutes. If the motion to close passes, then the presiding officer shall restate on the record immediately prior to the closed session the limitation of the subject matter of the closed session. The public body holding a closed session shall restrict its consideration of matters during the closed session to only those purposes set forth in the motion to close as the reason for the closed session. The meeting must be reconvened in open session before any formal action may be taken, and "formal action" in that context is defined in § 84-1410(2) to mean a collective decision or a collective commitment or promise to make a decision on any question, motion, proposal, resolution, order, or ordinance or formation of a position or policy. Under an amendment to § 84-1410(2) effected by LB 621 in 1994, formal action by the body in that context does *not* include, "negotiating guidance given by members of the public body to legal counsel or other negotiators in a closed [strategy] session authorized [for collective bargaining, real estate purchases, etc.] under subdivision 1(a) of [Section 84-1410]."
3. Any member of the public body can challenge the continuation of a closed session if he or she determines that the session has exceeded the original reason for the closed session, or if he or she contends that the closed session is neither clearly necessary for the protection of the public interest or the prevention of needless injury to the reputation of an individual. Such a challenge can only be overruled by a majority vote of the members of the public body. Such challenge and its disposition shall be recorded in the minutes.

4. **History.** One of the purposes for the initial open meetings statute, LB 325 from 1975, was to tighten restrictions on closed or executive sessions of public bodies. Introducer's Statement of Purpose for LB 325, 84th Nebraska Legislature, First Session (1975). The fourth example of reasons for closed meetings was added by LB 43 in 1983. The provisions dealing with pending or imminent litigation and defining formal action in a closed session were added as a part of LB 1019 in 1992.
5. It is not entirely clear what vote of the public body is necessary to go into closed session. The statute states that "an affirmative vote of a majority of [the body's] voting members" is necessary for a closed session. On its face, the normal meaning of this language would presumably be a majority of those members present and voting. This is particularly true since the later subsection (3) of § 84-1410 requires a "majority vote of the members of the public body" to overrule a challenge to the continuation of the closed session. However, the legislative history of LB 325 makes it quite clear that the legislators intended to make the requirement for a closed session a vote of the majority of the body rather than a vote of the majority of those present and voting. Floor Debate on LB 325, 84th Nebraska Legislature, First Session, May 14 and May 20, 1975, at 4616, 5015. Moreover, there is some indication that "voting" members in § 84-1410(1) refers to particular members of bodies such as the Board of Regents which has both voting and non-voting members. Government Committee Hearing on LB 325, 84th Nebraska Legislature, First Session (1975) at 27-28. The safer approach is to authorize a closed session of the public body by a majority vote of the members of the body rather than by a majority vote of just those members present.
6. The landmark case for what is permissible in a closed session is *Grein v. Board of Education of the School District of Fremont*, 216 Neb. 158, 343 N.W.2d 718 (1984). *Grein* involved a closed session by a school board for discussion of the low bid on a construction project. The supreme court held that the closed session was improper. That case indicates:
 - a. Provisions of the statute permitting closed sessions must be narrowly and strictly construed. *See also State ex rel. Upper Republican Natural Resources District v. District Judges of the District Court for Chase County*, 273 Neb. 148, 728 N.W.2d 275 (2007).
 - b. The public interest which is protected in § 84-1410(1) is "that shared by citizens in general and by the community at large concerning pecuniary or legal rights and liabilities." 216 Neb. at 165, 343 N.W.2d at 723. *See also Wasikowski v. The Nebraska Quality Jobs Board*, 264 Neb. 403, 648 N.W.2d 756 (2002).
 - c. Good faith motivation for a closed session is not a cure for non-compliance with the public meetings laws.
 - d. The prohibition against decisions or formal actions in a closed session proscribes crystallization of a secret decision and then ceremonial acceptance in open session.
 - e. **There is a guiding principle with respect to closed sessions: "If a public body is uncertain about the type of session to be conducted, open or closed, bear in mind the policy of openness promoted by the Public Meetings Laws and opt for a meeting in the presence of the public."** 216 Neb. at 168, 343 N.W.2d at 724.
7. *Pokorny v. City of Schuyler*, *supra*, indicates that there is nothing in the open meetings statutes which requires that negotiations for the purchase of land be conducted in open meeting, but deliberations of a public body as to whether an offer to purchase should be made must be done in an open meeting.
8. In a case involving the revocation of a land surveyor's license, the supreme court held that a closed session was improper since there was no showing of either necessity or of the reasons set out in § 84-1410(1). *Simonds v. Board of Examiners of Land Surveyors*, 213 Neb. 259, 329 N.W.2d 92 (1983).
9. Neb. Rev. Stat. § 79-832 (1996), dealing with hearings involving cancellation, amendment or termination of a teacher's contract mandates a closed hearing upon an affirmative vote of a majority of the school board's members present and voting and upon specific request of the certificated employee or the certificated employee's representative. However, under that

- section, formal action by the school board requires that the school board reconvene in open session. *Stephens v. Board of Education of School District No. 5, Pierce County*, 230 Neb. 38, 429 N.W.2d 722 (1988).
10. The provisions of the open meetings statutes dealing with closed sessions, in part, reflect the Legislature's judgment of the appropriate balance between the public's interest in open discussion of governmental issues and the rights of individuals, such as state employees, to have their performance as employees considered in private if they so choose. *Meyer v. Board of Regents of the University of Nebraska*, 1 Neb. App. 893, 510 N.W.2d 450 (Neb. Ct. App. 1993).
 11. If the primary purpose for a closed session of a public body is authorized under the open meetings statutes, then any necessary discussion of incidental matters is also authorized. *Meyer v. Board of Regents of the University of Nebraska*, 1 Neb. App. 893, 510 N.W.2d 450 (Neb. Ct. App. 1993). In the *Meyer* case, the Nebraska Court of Appeals indicated that the University Board of Regents could properly discuss the appointment of an interim president for the University during a closed session called to evaluate and consider the employment status of the president.
 12. In *Wasikowski v. The Nebraska Quality Jobs Board*, 264 Neb. 403, 648 N.W.2d 756 (2002), the court held that if a person who is present at a meeting of a public body observes an alleged violation of the Open Meetings Act in the form of an improper closed session and fails to object, then that person waives his or her right to object to the closed session at a later date. However, that case appears to be legislatively overruled by LB 898 from 2006 which provides that it shall not be a defense to a citizen lawsuit under § 84-1414 (3) that the citizen attended the meeting and failed to object at that time.
 13. There is no absolute evidentiary privilege which applies to all communications made during a closed session of a public body, and communications made during such closed sessions are discoverable. *State ex rel. Upper Republican Natural Resources District v. District Judges of the District Court for Chase County*, 273 Neb. 148, 728 N.W.2d 275 (2007). However, to the extent that communications made during a closed session implicate other recognized privileges such as the attorney/client privilege, those communications are protected. *Id.*
 14. The statutory provision allowing public bodies to hold closed sessions for "strategy sessions" regarding litigation or threatened litigation by necessity encompasses discussions and decisions regarding whether to make or reject a settlement offer. Such decisions regarding litigation strategy should not have to be discussed publicly, during an open session, in front of the body's opponent. *Becker v. Allen*, 1996 WL 106217, 1996 Neb. App. LEXIS 73 (Neb. Ct. App. 1996) (Not approved for publication). In addition, the strategic meetings which a public body has with its attorney when threatened with or engaged in litigation, in which the public body may give direction to its attorney, are protected by the attorney-client privilege. *Id.*
 15. **Opinions of the Attorney General:**
 - a. A closed session is not proper simply because matters permitting a closed session might arise. Such a closed session is permitted only when such matters do arise and must be dealt with. Op. Att'y Gen. No. 94035 (May 11, 1994); Op. Att'y Gen. No. 11 (January 20, 1983).
 - b. Discussions of legal matters between a county board and a county attorney involving pending litigation or legal consequences of specific action are suitable for a closed session. 1975-76 Rep. Att'y Gen. 150 (Opinion No. 116, dated August 29, 1975).
 - c. A public body can go into a proper closed session for discussion of personnel matters and then reconvene for a public vote with no lengthy explanation of the rationale underlying the decision. Op. Att'y Gen. No. 89063 (October 12, 1989).
 - d. The closed session exception for prevention of needless injury to reputation is for the protection of individual employees and not for

- the protection of governmental officers on the public body. *Id.*
- e. In Op. Att'y Gen. No. 98045 (November 4, 1998), the Attorney General indicated that detailed minutes of all matters discussed need not be maintained when a public body is meeting in closed or executive session, so long as the requirements of § 84-1410 pertaining specifically to the minute entries necessary for a closed session are met.
 - f. A county clerk, county attorney and county treasurer acting as a group under § 32-567 (3) to make an appointment to fill a vacancy on a county board may not go into closed session for evaluation of the merits of the candidates based upon the express language of § 84-1410 (1). Op. Att'y Gen. No. 97050 (September 18, 1997).
 - g. The Attorney General has indicated informally that developing testimony for an upcoming Legislative hearing is not a proper reason for a state agency to go into closed session. On the other hand, the Attorney General has also indicated informally that discussion of "sensitive medical and financial information" pertaining to specific individuals who applied for admission to a state home could be conducted in a closed session so long as the actual vote on admission was done in an open meeting.

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CIRCUMVENTION OF THE OPEN MEETINGS ACT

Section 84-1410(4) prohibits a person or a public body from circumventing the purpose of the open meetings statutes by failing to invite a portion of its members to a meeting or by designating itself as a subcommittee of the whole body. That section also prohibits the use of any closed session, informal meeting, chance meeting, social gathering, e-mail, fax or other electronic communication for the purpose of circumventing the requirements of the open meetings statutes.

1. This provision was added to the open meetings statutes by LB 43 in 1983. This section was directed at the intentional circumvention of the open meetings statutes rather than inadvertent acts. Government, Military and Veterans' Affairs Committee Hearing on LB 43, 88th Nebraska Legislature, First Session (1983) at 5.
2. 2004 Neb. Laws LB 1179 added e-mails, faxes and other electronic communications to the list of mediums which could not be used to circumvent the requirements of the Open Meetings Act.
3. Similar language prohibiting the use of telephone conference calls, emails, faxes, or other electronic communications to circumvent any of the public government purposes of the Open Meetings Act is contained in § 84-1411 (3).
4. The Attorney General has indicated that intent is a necessary element of the conduct prohibited by § 84-1410 (4), and that members of a public body can communicate with other members of that body by electronic means, even if that communication is directed to a quorum of the body, so long as there is no course of communication which becomes sufficiently involved so as to evidence an intent or purpose to circumvent the Open Meetings Act. Op. Att'y Gen. No. 04007 (March 8, 2004).

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ACTIONS FOR ENFORCEMENT

Section 84-1414 sets out various enforcement options available to individuals who believe that the open meetings statutes have been violated.

1. Any motion, resolution, rule, ordinance, or formal action of a public body made or taken in violation of the public meetings statutes shall be declared

- void by the district court if the suit is commenced within 120 days of the meeting of the public body at which the alleged violation occurred. Any such motion or other action taken in substantial violation of the public meeting statutes shall be voidable by the district court if the suit is commenced after more than 120 days but within one year of the meeting of the public body in which the alleged violation occurred. A suit to void any final action shall be commenced within one year of the action.
2. Under § 84-1414(3), any citizen of this state may commence a suit in the district court of the county in which the public body ordinarily meets or in which the plaintiff resides for the purpose of requiring compliance with or preventing violations of the open meetings statutes, for the purpose of declaring an action of a public body void, or for the purpose of determining the applicability of the open meetings statutes to discussions or decisions of the public body. *City of Elkhorn v. City of Omaha*, 272 Neb. 867, 725 N.W.2d 792 (2007). The court may order payment of reasonable attorney's fees and court costs to a successful plaintiff in a suit brought under § 84-1414(3). Under LB 898 from 2006, it shall not be a defense to such a suit that the citizen attended the meeting and failed to object to violations at such time.
 3. The Attorney General and the county attorney of the county in which the public body ordinarily meets shall enforce the provisions of the open meetings statutes.
 4. **History.** The original version of § 84-1414(1), which was a part of LB 325 passed in 1975, simply provided that actions taken in violation of the public meetings statutes should be void. The void/voidable distinction was added by LB 43 in 1983. The apparent intent of that later language was to allow a court to void an action by a public body taken when there was any violation of the open meetings statutes if the action was filed within four months of the meeting in question. After four months, the violation of the open meetings statutes would have to be substantial to allow a court to void the action of the public body. In any event, no action could be brought after one year of the public meeting in question. Floor Debate on LB 43, 88th Nebraska Legislature, First Session, March 22, 1983, at 1892.
 5. The legislative history of LB 325 from 1975 indicates that the initial intent of that statute was to have the county attorney responsible for enforcement proceedings involving public bodies at a local level. The Attorney General would be responsible for enforcement against state entities. Floor Debate on LB 325, 84th Nebraska Legislature, First Session, May 14 1975, at 4620.
 6. The Nebraska Supreme Court has indicated that action by a public body which is proper under the open meetings statutes may cure defects in actions previously taken by the same public body. In such an instance, an action by a public body which previously might have been declared void will be declared proper. *Pokorny v. City of Schuyler*, *supra*. On the other hand, under those circumstances, the original improper meeting itself is still void. *Steenblock v. Elkhorn Township Board*, 245 Neb. 722, 515 N.W.2d 128 (1994). *Pokorny* also indicates that the effect of an invalid public meeting under the open meetings laws is the same as if the meeting had never occurred.
 7. A county lacks capacity to maintain an action to declare its official conduct void for non-compliance with the open meetings statutes. *County of York v. Johnson*, 230 Neb. 403, 432 N.W.2d 215 (1988).
 8. Reading of a city ordinance in accordance with a city charter constitutes "formal action" of a city council which may be voided in a lawsuit under § 84-1414 (1). *City of Elkhorn v. City of Omaha*, 272 Neb. 867, 725 N.W.2d 792 (2007).
 9. A number of Nebraska cases deal with waiver of rights under the Open Meetings Act by a failure to make a timely objection to violations of the Act. *Stoetzel & Sons, Inc. v. City of Hastings*, 265 Neb. 637, 658 N.W.2d 636 (2003) (if a person who attends a meeting of a public body believes that copies of documents discussed by the body should be made available to the public at the meeting, a timely objection should be made, or that person waives his or her right to object); *Wasikowski v. The Nebraska Quality Jobs Board*, 264 Neb. 403, 648 N.W.2d 756 (2002); *Otey v. State*, 240 Neb. 813, 485 N.W.2d 153 (1992); *Witt v. School District No. 70, Frontier County*, 202

- Neb. 63, 273 N.W. 2d 669 (1979)(any person who has notice of a meeting and attends the meeting is required to object specifically to a lack of public notice at the meeting or waive his rights to object on that ground under the open meetings statutes); *Hauser v. Nebraska Police Standards Advisory Council*, 264 Neb. 944, 653 N.W.2d 240 (2002) (if a person present at a meeting observes and fails to object to an alleged open meetings violation in the form of a failure to conduct roll call votes before taking action on questions or motions pending, that person waives his or her right to object at a later date); *Alexander v. School District No. 17 of Thurston County*, 197 Neb. 251, 248 N.W.2d 335 (1976) (where teachers had notice of a termination hearing, appeared, and no objection was made to a failure of the school board to give proper notice under the open meetings statutes, those teachers waived any objection they might have had to violations of the open meetings law). Those cases appear to be legislatively overruled by LB 898 from 2006 which provides that it shall not be a defense to a citizen lawsuit under § 84-1414 (3) that the citizen attended the meeting and failed to object at that time.
10. Actions for relief under the open meetings statutes are tried as equitable cases, given the fact that the relief sought is in the nature of a declaration that particular action taken in violation of the laws is void or voidable. Such cases are also considered as equitable cases on appeal. *Stoetzel & Sons, Inc. v. City of Hastings*, 265 Neb. 637, 658 N.W.2d 636 (2003); *Hauser v. Nebraska Police Standards Advisory Council*, 264 Neb. 944, 653 N.W.2d 240 (2002); *Wolf v. Grubbs*, 17 Neb. App. 292, 759 NW. 2d 499 (Neb. Ct. App. 2009); *Hansmeyer v. Nebraska Public Power District*, 6 Neb. App. 889, 578 N.W.2d 476 (1998), *aff'd*, 256 Neb. 1, 588 N.W.2d 589 (1999).

11. The *Hansmeyer* case also discusses the distinction between "void" and "voidable" under § 84-1414. "Void" means ineffectual and having no legal force or binding effect, while "voidable" means that which may be avoided or declared void, not absolutely void. In *Hansmeyer*, the court considered factors such as whether any purpose would be served or whether decisions were made in secret without public discussion in determining whether a voidable vote by the Nebraska Public Power District should, in fact, be voided.
12. Once a meeting has been declared void pursuant to the Open Meetings Act, the members of the public body involved are prohibited from considering any information which they obtained at the illegal meeting. *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009); *Alderman v. County of Antelope*, 11 Neb. App. 412, 653 N.W.2d 1 (2002).
13. The decision to award attorneys fees to a "successful plaintiff" in an action under § 84-1414 is discretionary with the trial court. *Hansmeyer v. Nebraska Public Power District*, 6 Neb. App. 889, 578 N.W.2d 476 (1998), *aff'd*, 256 Neb. 1, 588 N.W.2d 589 (1999). The court in *Hansmeyer* also held that the plaintiffs in that case were "successful plaintiffs" who could recover attorneys fees under § 84-1414 because there was a finding that a substantial violation of the open meetings statutes had occurred, and because the public body involved amended its practices to prepare proper agendas after the plaintiffs filed their action. The court reached that conclusion even though it ultimately determined that the improper action of the public body at issue should not be voided. *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009) also contains a discussion regarding the basis for an award of attorneys fees in that case, including the court's analysis of why it reduced a fee award on appeal.
14. Voiding an entire meeting is a proper remedy for violations of the Open Meetings Act. *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009). The court in the *Wolf* case also specifically considered whether violations of the Open Meetings Act were "substantial" violations in determining whether it was appropriate to void actions of a county board when the enforcement lawsuit was filed more than 120 days after the meetings in question.
15. In *Wolf v. Grubbs*, 17 Neb. App. 292, 759 N.W.2d 499 (Neb. Ct. App. 2009) there was no evidence in the record which established that a county board had published notice of its meetings anywhere. The Court of Appeals held that in the absence of contrary evidence, it may be presumed that public officers faithfully performed their official duties. *Id.* In addition, absent evidence showing misconduct or disregard for the law, the regularity of official acts is also presumed. *Id.* In *Wolf*, the court also indicated that the plaintiffs had the burden at all times to show that it was more probable that notices of meetings were not posted than probable that they were.
16. The United States District Court for the District of Nebraska has indicated that it has supplemental jurisdiction over claims under § 84-1414 based upon 28 U.S.C. § 1367 (a). *Buzek v. Pawnee County Nebraska*, 207 F.Supp.2d 961 (D. Neb. 2002).

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CRIMINAL SANCTIONS

Section 84-1414(4) provides that any member of a public body who knowingly violates or conspires to violate the Open Meetings Act, or who attends or remains at a meeting knowing that the public body is in violation of any provision of that Act, shall be guilty of a Class IV misdemeanor for a first offense, and a Class III misdemeanor for a second or subsequent offense.

1. The legislative history of LB 325 from 1975 indicates that the criminal sanctions included in this section were originally directed at intentional behavior rather than at inadvertence. Government Committee Hearing on LB 325, 84th Nebraska Legislature, First Session (1975) at 16.
2. The criminal sanctions for violation of the open meetings statutes were first

increased as a result of LB 1019 passed in 1992. Also, that same bill in 1992 added language which made knowingly remaining at or attending a meeting in violation of the open meetings statutes a crime. The present language which applies criminal sanctions to those members of a public body who remain at a meeting knowing that the public body is in violation of the open meetings statutes was added by LB 621 in 1994.

3. Under Neb. Rev. Stat. § 28-106 (2008), a Class IV misdemeanor is punishable by a fine of from \$100 to \$500 and no imprisonment. In addition, a Class III misdemeanor is punishable by up to 3 months imprisonment or up to a \$500 fine, or both. A Class III misdemeanor has no minimum penalty.

Prepared by:
Jon Bruning, Attorney General
Dale A. Comer, Assistant Attorney General
2115 State Capitol
Lincoln, NE 68509
402-471-2682
11/09

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| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|----------------------|---------------------------|------------------------------|
| 1 | 1 | 482864 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M UNLAWFULLY SMOKE IN PROHIBITED PLACES M TRESPASS UPON PROPERTY OF ANOTHER M | 81 | 102 | PC | 5000.00 | PT |
| 2 | 1 | 573341 [REDACTED] ROBBERY F2 | 11 | 4 | HC | | PT |
| 3 | 1 | 550749 [REDACTED] INJURE OR DESTROY PROPERTY OF ANOTHER M | 1 | | PC | 500.00 | PT |
| 4 | 1 | 486132 [REDACTED] DOMESTIC ASSAULT-3RD DEG M1 | 19 | 28 | HC | | PT |
| 5 | 1 | 955462 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M HAVE OPEN ALCOHOL CONTAINER M | 3 | 2 | PC | 1000.00 | PT |
| 6 | 1 | 434854 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEG M1 FAIL TO APPEAR - CITATION -MISDEMEANOR M | 7 | 5 | PC | 2500.00 | PT |
| 7 | 2 | 844433 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR - CITATION -TRAFFIC TM MARIJUANA, POSS 1 OZ OR LESS - 1ST OFF I POSSESS DRUG PARAPHERNALIA I | 3 | 1 | PC | 2500.00 | PT |
| 8 | 2 | 614176 [REDACTED] AID/ABET POSS CONTR SUBST F4 | 1 | | HC | | PT |
| 9 | 2 | 838560 [REDACTED] THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 | 1 | | HC | | PT |
| 10 | 2 | 565810 [REDACTED] HOLD-RETURN TO ORIGINAL JURISDICTION - HOLD-RETURN TO ORIGINAL JURISDICTION - | 6 | 1 | HC HC | | PT PT |
| 11 | 2 | 100036 [REDACTED] DRUG COURT REMAND M DUI-SERIOUS BODILY INJURY F3A | 15 | | HC | | AR |
| 12 | 2 | 975403 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN-COURT M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON OUTSIDE AGENCY WARRANT-FEL R ARRESTED ON OUTSIDE AGENCY WARRANT-FEL R ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 1 | 1 | PC HC HC FC | 1000.00 200.00 | PT PT PT PT |
| 13 | 2 | 852059 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 1 | 1 | PC PC | 1000.00 15000.00 | PT PT |
| 14 | 2 | 805013 [REDACTED] HOLD-RETURN TO ORIGINAL JURISDICTION - ERROR - VOID CHARGE M | 1 | | HC NA | | PT SR |
| 15 | 2 | 923240 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEG M1 | 6 | 4 | | | FS |
| 16 | 2 | 121211 [REDACTED] ARRESTED ON COUNTY WARRANT-FEL R POSS CONTROLLED SUBSTANCE F4 | 21 | 11 | HC | | PT |
| 17 | 2 | 417442 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M THEFT BY SHOPLIFTING-2ND OFFENSE M1 ARRESTED ON COUNTY BENCH WARRANT M | 53 | 53 | PC PC | 3500.00 5000.00 | PT PT |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|----------------|-----------|--------------|
| | | HAVE OPEN ALCOHOL CONTAINER M | | | | | |
| 18 | 2 | 979004 ██████████ MAKE FALSE STATEMENT TO POLICE OFFICER M FUG FR JUSTICE - ARREST FOR EXTRADITION F | 1 | | PC HC | 500.00 | PT PT |
| 19 | 2 | 332591 ██████████ CONCEAL MERCHANDISE M | 12 | 2 | PC | 500.00 | PT |
| 20 | 3 | 191086 ██████████ ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M FAIL TO APPEAR IN COURT M | 3 | 1 | PC | 3500.00 | AR |
| 21 | 3 | 806471 ██████████ FALSE IMPRISONMENT, 1ST DEGREE F3A COUNTY COURT SENTENCE S REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M | 1 | | PC NA | 250000.00 | AR S |
| 22 | 3 | 692066 ██████████ ARRESTED ON COUNTY BENCH WARRANT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M HINDER, DELAY, OR INTERRUPT ARREST M COUNTY COURT SENTENCE S SPEEDING 16-20 MPH INTERSTATE I | 7 | 5 | HC NA | | AR S |
| 23 | 3 | 23932 ██████████ THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 COUNTY COURT SENTENCE S VIOLATE SPEED LIMIT 16 - 20 OVER M OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M | 8 | 2 | PC NA | 3500.00 | AR S |
| 24 | 3 | 961753 ██████████ ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED/REVOKED, NOT ELIGIBLE M | 1 | 1 | PC | 5000.00 | AR |
| 25 | 3 | 383574 ██████████ ASSAULT, STRIKE OR CAUSE BODILY INJURY M COUNTY COURT SENTENCE S OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M DRIVING LEFT OF CENTER LINE M COUNTY COURT SENTENCE S STOP OR YIELD SIGN VIOLATION/RIGHT OF WAY I NO OPERATOR'S LICENSE ON PERSON M3 | 10 | 4 | PC NA NA | 5000.00 | AR S S |
| 26 | 3 | 361783 ██████████ VIOLATION OF PROTECTION ORDER M2 | 31 | 19 | PC | 7500.00 | AR |
| 27 | 3 | 453250 ██████████ DOMESTIC ASSAULT-3RD DEGREE M1 | 9 | 8 | HC | | PT |
| 28 | 4 | 499765 ██████████ ASSAULT, STRIKE OR CAUSE BODILY INJURY M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M | 16 | 10 | PC NA | 5000.00 | AR FS |
| 29 | 4 | 398295 ██████████ DISTURBING THE PEACE M | 43 | 8 | PC | 5000.00 | AR |
| 30 | 5 | 811910 ██████████ BURGLARY F3 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 8 | 8 | PC HC | 15000.00 | AR PT |
| 31 | 6 | 939323 ██████████ ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M FAIL TO APPEAR IN COURT M POSSESS STOLEN PROPERTY M ARRESTED ON COUNTY BENCH WARRANT M ENTER MOTOR VEHICLE WITHOUT PERMISSION M POSSESS STOLEN PROPERTY M FAIL TO APPEAR IN COURT M POSSESS STOLEN PROPERTY M ENTER MOTOR VEHICLE WITHOUT PERMISSION M POSSESS STOLEN PROPERTY M | 6 | 7 | PC PC | 5000.00 | AR AR |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|------|----------|------|
| | | ENTER MOTOR VEHICLE WITHOUT PERMISSION M | | | | | |
| | | POSSESS STOLEN PROPERTY M | | | | | |
| | | ENTER MOTOR VEHICLE WITHOUT PERMISSION M | | | | | |
| | | FAIL TO APPEAR IN COURT M | | | | | |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | PC | 5000.00 | AR |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 | | | | | |
| | | THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | PC | 5000.00 | AR |
| | | FAIL TO APPEAR - CITATION -MISDEMEANOR M | | | | | |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | FAIL TO APPEAR - CITATION -MISDEMEANOR M | | | | | |
| | | COUNTY COURT SENTENCE S | | | NA | | FS |
| | | OCCUPANT PROTECTION SYSTEM M | | | | | |
| | | SUSPENDED LICENSE, ELIGIBLE M | | | | | |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | PC | 5000.00 | AR |
| | | THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | | | |
| | | FAIL TO APPEAR - CITATION -MISDEMEANOR M | | | | | |
| | | TRESPASS UPON PROPERTY OF ANOTHER M | | | RW | | RW |
| | | REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M | | | | | |
| | | TRESPASS UPON PROPERTY OF ANOTHER M | | | | | |
| | | THEFT/UNLAWFUL TAKING-\$200-\$500 2ND/SUBS OFF F4 | | | NA | | RO |
| 32 | 6 | 4611 [REDACTED] | 19 | 13 | PC | 5000.00 | AR |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | | | |
| | | FAIL TO APPEAR IN COURT M | | | | | |
| | | ASSAULT, STRIKE OR CAUSE BODILY INJURY M | | | | | |
| 33 | 6 | 634434 [REDACTED] | 16 | 4 | PC | 10000.00 | AR |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | | | |
| | | NEGLIGENT DRIVING I | | | | | |
| | | NO PROOF OF FINANCIAL RESPONSIBILITY M | | | | | |
| | | FAIL TO APPEAR IN COURT M | | | | | |
| | | DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M | | | | | |
| 34 | 6 | 15462 [REDACTED] | 22 | 14 | PC | 7500.00 | AR |
| | | VIOLATION OF PROTECTION ORDER M2 | | | PC | 7500.00 | AR |
| | | DRIVING UNDER INFLUENCE/.08, 1ST OFFENSE>.15 M | | | PC | 5000.00 | AR |
| | | VIOLATION OF PROTECTION ORDER M2 | | | | | |
| 35 | 6 | 946160 [REDACTED] | 2 | | PC | 25000.00 | AR |
| | | DOMESTIC ASSAULT-3RD DEGREE M1 | | | | | |
| 36 | 7 | 779870 [REDACTED] | 12 | 7 | PC | 25000.00 | AR |
| | | POSS CONTROLLED SUBSTANCE F4 | | | PC | 20000.00 | AR |
| | | OPERATE MOTOR VEHICLE TO AVOID ARREST M1 | | | | | |
| 37 | 7 | 907069 [REDACTED] | 1 | | NA | | PT |
| | | ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | | | PC | 7500.00 | AR |
| | | DOMESTIC ASSAULT-3RD DEGREE M1 | | | | | |
| | | CHILD ABUSE (M) M1 | | | | | |
| 38 | 7 | 926104 [REDACTED] | 3 | 4 | PC | 10000.00 | AR |
| | | MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 | | | NA | | FS |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | | | |
| | | INJURE OR DESTROY PROPERTY OF ANOTHER M | | | | | |
| | | DISTURBING THE PEACE M | | | | | |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | NA | | S |
| | | POSSESS OR CONSUME ALCOHOL AS A MINOR M | | | | | |
| | | FAIL TO APPEAR IN COURT M | | | | | |
| | | MAKE FALSE STATEMENT TO POLICE OFFICER M | | | | | |
| 39 | 7 | 607614 [REDACTED] | 11 | 11 | PC | 7500.00 | AR |
| | | BURGLARY F3 | | | | | |
| 40 | 7 | 525372 [REDACTED] | 14 | 15 | PC | 20000.00 | AR |
| | | VIOLATION OF PROTECTION ORDER M2 | | | | | |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|----------------------------------|---------------------------------|----------------------------------|
| 41 | 7 | 899191 ██████████ DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 | 1 | | PC | 25000.00 | AR |
| 42 | 8 | 84669 ██████████ POSS FORGED INSTRUMENT 28-603 \$300-1000 M1 FORGERY, 1ST DEGREE F3 POSS FORGED INSTRUMENT 28-602 F4 | 10 | 8 | NA PC | 10000.00 | SR AR |
| 43 | 8 | 487697 ██████████ REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M FORGERY, 1ST DEGREE F3 POSS FORGED INSTRUMENT 28-602 F4 | 6 | 4 | NA PC | 10000.00 | SR AR |
| 44 | 8 | 280608 ██████████ POSS CONTROLLED SUBSTANCE F4 POSS CONTROLLED SUBSTANCE F4 ARRESTED ON COUNTY BENCH WARRANT M DRIVE DURING SUSPENSION M3 CARELESS DRIVING I LEAVE ACCIDENT-FAIL TO FURNISH INFO/1ST M2 OBSTRUCTING A PEACE OFFICER M1 DISTURBING THE PEACE M VIOLATION OF PROBATION-SEE ORIG CHARGE B POSS CONTROLLED SUBSTANCE F4 | 21 | 22 | PC PC PC HC | 25000.00 5000.00 10000.00 | AR AR AR PT |
| 45 | 9 | 430421 ██████████ DRIVE DURING LIC REVOC-SUBSQ OFF F3 | 19 | 6 | PC | 40000.00 | AR |
| 46 | 9 | 978587 ██████████ FUG FR JUSTICE - ARREST FOR EXTRADITION F IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | HC HC | | AR PT |
| 47 | 9 | 837038 ██████████ THEFT BY RECEIVING \$500 - \$1500 (F) F4 | 6 | 1 | PC | 5000.00 | AR |
| 48 | 9 | 978589 ██████████ THEFT BY DECEPTION \$200 - \$500 (M) M1 ACQUIRE OR ATT TO ACQUIRE CONT SUB BY FRAUD F4 ACQUIRE OR ATT TO ACQUIRE CONT SUB BY FRAUD F4 | 1 | | NA PC | 50000.00 | SR AR |
| 49 | 10 | 506916 ██████████ DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A | 4 | 1 | PC | 50000.00 | AR |
| 50 | 10 | 287700 ██████████ ISSUE BAD CHECK LESS THAN \$200 M2 ARRESTED ON DISTRICT WARRANT M DUI-4TH OFF F3A | 9 | 3 | NA HC | | FS PT |
| 51 | 10 | 917405 ██████████ ARRESTED ON COUNTY BENCH WARRANT M ISSUE BAD CHECK LESS THAN \$200 M2 FAIL TO APPEAR - CITATION -MISDEMEANOR M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M CONCEAL MERCHANDISE M ARRESTED ON COUNTY BENCH WARRANT M TRESPASS UPON PROPERTY OF ANOTHER M ROBBERY F2 ARRESTED ON OUTSIDE AGENCY WARRANT-FEL R IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 13 | 17 | NA NA NA PC HC HC | 50000.00 | FS FS FS AR PT PT |
| 52 | 11 | 677761 ██████████ ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEGREE M1 | 19 | 22 | FC | 2500.00 | AR |
| 53 | 12 | 508730 ██████████ ARRESTED ON DISTRICT WARRANT M ATT THEFT BY UNLAWFUL TAKING - OVER \$1500 (F F4 ATTEMPT THEFT BY RECEIVING OVER \$1500 (F F4 3RD DEG ASSAULT M1 RESISTING ARREST M1 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M INJURE OR DESTROY PROPERTY OF ANOTHER M | 5 | 3 | HC PC | 3500.00 | PT AR |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|----------|----------|--|----------------------|--|
| 58 | 13 | 532656 ██████████ AID/ABET DELV CON SUBST W/INT TO DELIVER F3 | 12 | | PC | 25000.00 | AR |
| 59 | 14 | 454242 ██████████ ARRESTED ON COUNTY BENCH WARRANT M THEFT BY SHOPLIFTING UNDER \$200-2ND OFF (M) M1 THEFT BY SHOPLIFTING UNDER \$200-2ND OFF (M) M1 FAIL TO APPEAR - CITATION -MISDEMEANOR M THEFT BY SHOPLIFTING UNDER \$200-2ND OFF (M) M1 DOMESTIC ASSAULT-3RD DEGREE M1 RESISTING ARREST M1 DOMESTIC ASSAULT-3RD DEGREE M1 | 74 | 27 | PC | 5000.00 | AR |
| 60 | 14 | 90896 ██████████ HOLD-RETURN TO ORIGINAL JURISDICTION - | 9 | 1 | HC | | PT |
| 61 | 14 | 944570 ██████████ POSS MARIJUANA, MORE THAN 1 LB F4 | 2 | | HC | | AR |
| 62 | 14 | 772578 ██████████ STRANGULATION F4 | 7 | 4 | PC | 30000.00 | BO |
| 63 | 14 | 521269 ██████████ 1ST DEG SEXUAL ASSAULT ON CHILD F2 | 2 | | PC | 75000.00 | AR |
| 64 | 15 | 871192 ██████████ DOMESTIC ASSAULT-3RD DEGREE M1 CHILD ABUSE (M) M1 STRANGULATION F4 | 1 | | NA | | SR |
| 65 | 15 | 797505 ██████████ SEXUAL ASSAULT, 1ST DEGREE F2 | 4 | | HC | | AR |
| 66 | 15 | 830985 ██████████ THEFT BY RECEIVING \$500 - \$1500 (F) F4 POSS CONTROLLED SUBSTANCE F4 | 6 | 3 | NA PC | 20000.00 | SR AR |
| 67 | 15 | 559613 ██████████ THEFT BY RECEIVING \$500 - \$1500 (F) F4 POSS CONTROLLED SUBSTANCE F4 | 7 | 3 | NA PC | 10000.00 | SR AR |
| 68 | 15 | 208849 ██████████ THEFT BY SHOPLIFT-3RD/SUBS OFF-\$200/LESS (F) F4 DRUG COURT REMAND M THEFT BY SHOPLIFTING \$500 - \$1500 (F) F4 | 29 F4 | 20 | PC HC | 25000.00 | AR AR |
| 69 | 16 | 746829 ██████████ FAIL TO APPEAR FELONY -BAIL/COND RELEASE F4 ARRESTED ON DISTRICT WARRANT M THEFT BY DECEPTION OVER \$1500 (F) F3 | 13 | 26 | PC PC | 50000.00 50000.00 | AR AR |
| 70 | 17 | 660654 ██████████ 2ND DEG ASSAULT F3 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 | 12 | 12 | PC | 50000.00 | AR |
| 71 | 17 | 13326 ██████████ INJURE OR DESTROY PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S PANHANDLE BETWEEN SUNSET AND SUNRISE M | 92 | 125 | PC NA NA | 5000.00 | AR FS FS |
| 72 | 18 | 905125 ██████████ VIOLATION OF PROTECTION ORDER M2 VIOLATION OF PROTECTION ORDER M2 VIOLATION OF PROTECTION ORDER M2 DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 COUNTY COURT SENTENCE S OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M FAIL TO YIELD TO VEHICLE M COUNTY COURT SENTENCE S OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M VIOLATE SCHOOL SPEED ZONE 6 - 10 OVER M IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 2 | | NA NA NA PC NA NA NA HC | 50000.00 | SR SR SR AR FS FS FS PT |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|----------------|-----------------------|---------------|
| 73 | 18 | 645839 [REDACTED] ASSAULT, STRIKE OR CAUSE BODILY INJURY M ATTEMPTED TAMPERING WITH A WITNESS MI | 18 | 12 | PC PC | 15000.00 20000.00 | AR AR |
| 74 | 19 | 977849 [REDACTED] ROBBERY F2 | 1 | | PC | 200000.00 | AR |
| 75 | 20 | 599675 [REDACTED] DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 | 26 | 13 | PC | 30000.00 | AR |
| 76 | 20 | 757047 [REDACTED] ARRESTED ON COUNTY WARRANT-FEL R CONSPIRACY TO DELIV/MANUF CONTR SUBST F3 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 2 | 1 | PC HC | 250000.00 | AR PT |
| 77 | 21 | 360960 [REDACTED] POSS CONTROLLED SUBSTANCE F4 | 16 | 7 | PC | 10000.00 | AR |
| 78 | 21 | 854711 [REDACTED] FUG FR JUSTICE - ARREST FOR EXTRADITION F | 1 | | PC | 25000.00 | AR |
| 79 | 21 | 977693 [REDACTED] MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 | 1 | | PC | 100000.00 | AR |
| 80 | 21 | 722397 [REDACTED] DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M MAKE FALSE STATEMENT TO POLICE OFFICER M VIOLATE STOP SIGN M ARRESTED ON COUNTY BENCH WARRANT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M | 10 | 6 | PC NA NA | 50000.00 | AR FS S |
| 81 | 22 | 792483 [REDACTED] ARRESTED ON COUNTY WARRANT-FEL R DRIVE DURING LIC REVOC-1ST OFF F4 | 3 | 1 | PC | 25000.00 | AR |
| 82 | 23 | 665532 [REDACTED] FUG FR JUSTICE - ARREST FOR EXTRADITION F DOMESTIC ASSAULT-3RD DEGREE M1 | 6 | | PC PC | 250000.00 15000.00 | AR AR |
| 83 | 23 | 710744 [REDACTED] POSSESS STOLEN FIREARM F3 | 3 | 1 | HC | | AR |
| 84 | 23 | 930231 [REDACTED] ARRESTED ON DISTRICT WARRANT M POSS CONTROLLED SUBSTANCE F4 | 2 | 1 | PC | 20000.00 | AR |
| 85 | 23 | 924912 [REDACTED] SEXUAL ASSAULT OF CHILD - 3RD DEG F3A | 1 | | PC | 250000.00 | AR |
| 86 | 23 | 483434 [REDACTED] DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | PC HC | 15000.00 | BO PT |
| 87 | 23 | 270443 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M THEFT BY SHOPLIFTING UNDER \$200 (M) M2 | 42 | 18 | NA | | FP |
| 88 | 26 | 769134 [REDACTED] FORGERY, 2ND DEGREE \$1000 OR MORE F3 | 1 | | PC | 25000.00 | AR |
| 89 | 26 | 935896 [REDACTED] UNLAWFUL DISCHARGE OF A FIREARM F1D USE OF A FIREARM TO COMMIT A FELONY F1C ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M MAKE FALSE STATEMENT TO POLICE OFFICER M ASSAULT, STRIKE OR CAUSE BODILY INJURY M | 2 | 1 | PC PC | 150000.00 5000.00 | AR AR |
| 90 | 26 | 547375 [REDACTED] DOMESTIC ASSAULT-3RD DEGREE M1 | 4 | | PC | 15000.00 | AR |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|--|---------------------|--|
| 91 | 27 | 572502 [REDACTED] BURGLARY F3 TERRORISTIC THREAT F4 TERRORISTIC THREAT F4 TERRORISTIC THREAT F4 ARRESTED ON COUNTY BENCH WARRANT M OPERATE MOTOR VEHICLE AT NITE W/O HEADLIGHTS M SUSPENDED LICENSE, ELIGIBLE M | 10 | 3 | PC NA NA | 50000.00 | AR SR FS |
| 92 | 27 | 784041 [REDACTED] ARRESTED ON COUNTY WARRANT-FEL R POSS CONTROLLED SUBSTANCE F4 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 ARRESTED ON COUNTY BENCH WARRANT M NO MOTORCYCLE OPERATOR'S LICENSE M VIOLATE AUTOMATIC TRAFFIC SIGNAL M SUSPENDED LICENSE, ELIGIBLE M | 4 | 5 | PC PC NA | 10000.00 5000.00 | AR AR FS |
| 93 | 27 | 274249 [REDACTED] 3RD DEG SEXUAL ASSAULT ON INCOMPETENT M1 | 2 | | PC | 25000.00 | AR |
| 94 | 28 | 522484 [REDACTED] 1ST DEG ASSAULT F2 | 10 | 7 | PC | 50000.00 | AR |
| 95 | 28 | 335591 [REDACTED] DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 | 20 | 17 | PC | 25000.00 | AR |
| 96 | 28 | 237362 [REDACTED] 3RD DEG ASSAULT M1 | 23 | 22 | PC | 7500.00 | AR |
| 97 | 28 | 686492 [REDACTED] 2ND DEG ASSAULT F3 | 15 | 12 | PC | 25000.00 | BO |
| 98 | 29 | 891150 [REDACTED] ASSAULT, STRIKE OR CAUSE BODILY INJURY M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M SPIT OR EXPECTORATE UPON ANOTHER PERSON M ARRESTED-ON COUNTY BENCH WARRANT M TRESPASS UPON PROPERTY OF ANOTHER M FAIL TO APPEAR IN COURT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M ASSAULT, STRIKE OR CAUSE BODILY INJURY M COUNTY COURT SENTENCE S CONSUME ALCOHOLIC LIQUOR IN PUBLIC M FAIL TO APPEAR IN COURT M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M | 4 | 3 | PC NA NA NA NA NA NA | 5000.00 | AR FS FS FS FS FS FS |
| 99 | 29 | 231207 [REDACTED] DOMESTIC ASSAULT-3RD DEGREE M1 CHILD ABUSE (M) M1 | 9 | 6 | PC | 20000.00 | AR |
| 100 | 30 | 80555 [REDACTED] AID/ABET POSS EPHEDRINE W/INT TO MANUF METH F4 POSS CONTROLLED SUBSTANCE F4 POSS CONTROLLED SUBSTANCE F4 | 6 | 2 | PC NA | 7500.00 | BO SR |
| 101 | 30 | 735785 [REDACTED] AID/ABET POSS EPHEDRINE W/INT TO MANUF METH F4 | 7 | 1 | PC | 10000.00 | AR |
| 102 | 31 | 347320 [REDACTED] DRUG COURT REMAND M MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 | 5 | 1 | HC | | AR |
| 103 | 31 | 455834 [REDACTED] ARRESTED ON COUNTY WARRANT-FEL R FAIL TO APPEAR FELONY -BAIL/COND RELEASE F4 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR - CITATION -MISDEMEANOR M FAIL TO APPEAR - CITATION -MISDEMEANOR M ISSUE BAD CHECK LESS THAN \$200 M2 ARRESTED ON COUNTY BENCH WARRANT M | 3 | 3 | PC NA PC | 75000.00 5000.00 | BO FS AR |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|----------------------|---------------------|---------------------------|
| | | ASSAULT, STRIKE OR CAUSE BODILY INJURY M FAIL TO APPEAR - CITATION -MISDEMEANOR M | | | | | |
| 104 | 31 | 965187 [REDACTED] FALSE IMPRISONMENT, 2ND DEGREE M1 DOMESTIC ASSAULT-3RD DEGREE M1 ARRESTED ON COUNTY BENCH WARRANT M INJURE OR DESTROY PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M | 1 | 2 | PC NA NA | 25000.00 | AR FS FS |
| 105 | 31 | 69412 [REDACTED] DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 POSS EPHEDRINE W/INTENT TO MANUF METH F4 | 1 | 1 | PC | 50000.00 | BO |
| 106 | 33 | 937233 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M OCCUPANT PROTECTION SYSTEM M ISSUE BAD CHECK LESS THAN \$200 M2 MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 ASSAULT, STRIKE OR CAUSE BODILY INJURY M | 5 | 4 | NA NA PC PC | 10000.00 | FS BO AR |
| 107 | 33 | 433435 [REDACTED] POSS METH W/INT TO DELVR (28-140G) F1C ARRESTED ON COUNTY BENCH WARRANT M NO PROOF OF FINANCIAL RESPONSIBILITY M FAIL TO APPEAR IN COURT M COUNTY COURT SENTENCE S OPERATE MOTR VEH W/O OPERATORS LIC ON PERSON M VIOLATE AUTOMATIC TRAFFIC SIGNAL M | 5 | 2 | PC NA NA | 75000.00 | AR FP FS |
| 108 | 33 | 96770 [REDACTED] DOMESTIC ASSAULT-3RD DEGREE M1 COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M COUNTY COURT SENTENCE S MAINTAIN DISORDERLY HOUSE M | 34 | 39 | PC NA NA | 25000.00 | AR FS FS |
| 109 | 34 | 866582 [REDACTED] POSS CONTROLLED SUBSTANCE F4 | 9 | 9 | PC | 5000.00 | BO |
| 110 | 35 | 956792 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M 1ST DEG ASSAULT F2 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 DISTRICT COURT SENTENCE S POSS CONTROLLED SUBSTANCE F4 DNA TESTING M | 3 | 1 | PC PC NA HC | 5000.00 | AR BO BO S PT |
| 111 | 35 | 83081 [REDACTED] RESIST ARREST, 2ND/SUBSEQ OFFENSE F3A 3RD DEG ASSAULT ON OFFICER F3A | 123 | 80 | PC | 10000.00 | BO |
| 112 | 35 | 825798 [REDACTED] POSS CONTROLLED SUBSTANCE F4 POSSESS STOLEN PROPERTY M SENTENCED FROM OUTSIDE AGENCY S | 3 | | PC PR NA | 25000.00 2500.00 | AR B FS |
| 113 | 35 | 625233 [REDACTED] DUI-4TH OFF F3A | 10 | 6 | HC | | AR |
| 114 | 36 | 599025 [REDACTED] OPERATE MOTOR VEHICLE TO AVOID ARREST M1 FAIL TO SIGNAL TURN I DRIVE DURING SUSPENSION M3 RECKLESS DRIVING-2ND OFFENSE M2 DISOBEY TRAFFIC STOP LIGHT I 3RD DEG ASSAULT M1 CRIMINAL MISCHIEF \$200-500 M2 CRIMINAL MISCHIEF \$500-1500 M1 ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 6 6 | 3 | NA PC PC | 2500.00 | FS AR PT PT |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND NA | AMT | DISP FS |
|------|-----|--|--------|----------|----------------------|--------------------------------|-------------------|
| | | ARRESTED ON COUNTY BENCH WARRANT M EXHIBITION OF SPEED M FAIL TO APPEAR IN COURT M RECKLESS DRIVING M COUNTY COURT SENTENCE S NEGLIGENT DRIVING I COUNTY COURT SENTENCE S VIOLATE AUTOMATIC TRAFFIC SIGNAL M WILLFUL RECKLESS DRIVING M3 | | | NA | | FS |
| 115 | 37 | 281617 [REDACTED] CRIMINAL TRESPASS, 2ND DEG M3 AID/ABET DELIVER CONTR SUBST F2 POSS EPHEDRINE W/INTENT TO MANUF METH F4 ASSAULT BY CONFINED PERSON F3A | 5 | 5 | PC PC PC | 1000.00 25000.00 2500.00 | D BO AR |
| 116 | 38 | 638795 [REDACTED] DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 | 8 | 1 | PC | 15000.00 | BO |
| 117 | 38 | 814832 [REDACTED] DOMESTIC ASSAULT, 3RD DEG-PREGNANT WOMAN F4 TAMPER WITH WITNESS/INFORMANT/JUROR F4 TAMPER WITH WITNESS/INFORMANT/JUROR F4 COUNTY COURT SENTENCE S DOMESTIC ASSAULT-3RD DEGREE M1 | 11 | 14 | PC NA NA | 50000.00 | AR SR S |
| 118 | 38 | 644411 [REDACTED] 2ND DEG ASSAULT F3 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 ARRESTED ON COUNTY BENCH WARRANT M ATTEMPTED 3RD DEG DOMESTIC ASSAULT M2 | 8 | 5 | PC NA NA | 50000.00 | BO SR S |
| 119 | 38 | 748417 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M SELL OR GIVE ALCOHOL TO MINOR M FAIL TO APPEAR IN COURT M MAINTAIN DISORDERLY HOUSE M ARRESTED ON COUNTY BENCH WARRANT M ATT POSS CONTR SUBST M1 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M POSSESS OR CONSUME ALCOHOL AS A MINOR M COUNTY COURT SENTENCE S FAIL TO APPEAR - CITATION -MISDEMEANOR M CRIMINAL MISCHIEF \$200-500 M2 | 5 | 5 | NA PC NA NA | 20000.00 | S AR S S |
| 120 | 40 | 510193 [REDACTED] DUI-4TH OFF F3A ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 4 | 1 | PC PC | 30000.00 50000.00 | BO PT |
| 121 | 40 | 530730 [REDACTED] DUI-4TH OFF F3A DRIVE DURING LIC REVOC-1ST OFF F4 ARRESTED ON DISTRICT WARRANT M FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 ARRESTED ON DISTRICT WARRANT M FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 17 | 22 | PC NA NA | 50000.00 | AR RO RO |
| 122 | 41 | 655470 [REDACTED] POSS CONTROLLED SUBSTANCE F4 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 POSS METH W/INT TO DELVR (10-28G) F1D POSSESS BURGLAR'S TOOLS F4 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 THEFT BY RECEIVING \$200 - \$500 (M) M1 | 11 | 6 | PC HC HC | 50000.00 | BO AR AR |
| 123 | 41 | 629271 [REDACTED] ARRESTED ON DISTRICT WARRANT M MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 ARRESTED ON DISTRICT WARRANT M MARIJUANA, POSS 1 OZ OR LESS - 2ND OFF M4 POSS CONTROLLED SUBSTANCE F4 ARRESTED ON COUNTY WARRANT-FEL R POSS CONTROLLED SUBSTANCE F4 | 16 | 12 | HC HC PC | 5000.00 | PT PT AR |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|----------------------------|------------------------|----------------------------|
| | | POSS CONTROLLED SUBSTANCE F4 | | | PC | 50000.00 | AR |
| 124 | 41 | 490815 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 COUNTY COURT SENTENCE S STEAL MONEY OR GOODS LESS THAN \$300 M | 11 | 12 | NA NA PC NA | 50000.00 | FS FS AR FS |
| 125 | 41 | 523333 [REDACTED] DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 | 5 | | PC PC | 100000.00 15000.00 | BO AR |
| 126 | 42 | 355666 [REDACTED] POSSESSION OF CHILD PORNOGRAPHY 19+ F3 | 2 | | PC | 50000.00 | BO |
| 127 | 43 | 976156 [REDACTED] MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | PC HC | 50000.00 | BO PT |
| 128 | 44 | 571179 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEG M1 CHILD ABUSE (M) M1 FAIL TO APPEAR - CITATION -MISDEMEANOR M | 3 | 4 | PC | 15000.00 | AR |
| 129 | 45 | 122471 [REDACTED] TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S UNAUTHORIZED USE PROPELLED VEHICLE M3 TRESPASS UPON PROPERTY OF ANOTHER M | 26 | 16 | NA NA PC | 1500.00 | S FS AR |
| 130 | 47 | 386678 [REDACTED] 2ND DEG ASSAULT F3 ERROR - VOID CHARGE M | 4 | 1 | PC | 50000.00 | AR SR |
| 131 | 47 | 919916 [REDACTED] 1ST DEG ASSAULT F2 1ST DEG ASSAULT F2 ARSON, 1ST DEG F2 1ST DEG ASSAULT F2 COUNTY COURT SENTENCE S SUSPENDED LICENSE, ELIGIBLE M DISOBEY TRAFFIC CONTROL SIGN OR DEVICE M TERRORISTIC THREAT F4 TAMPER WITH WITNESS/INFORMANT/JUROR F4 COUNTY COURT SENTENCE S MARIJUANA, POSS 1 OZ OR LESS - 1ST OFF I | 6 | 5 | NA PC NA PC NA | 100000.00 200000.00 | SR BO FS BO FS |
| 132 | 48 | 922233 [REDACTED] DRIVE DURING LIC REVOC-1ST OFF F4 DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A COUNTY COURT SENTENCE S VIOLATE SPEED LIMIT 11 - 15 OVER. M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 1 | | PC NA PC | 20000.00 5000.00 | BO FS PT |
| 133 | 48 | 687820 [REDACTED] DRUG COURT REMAND M CHILD ABUSE (M) M1 DRUG COURT REMAND M UNAUTH USE FINAN TRANS DEVICE \$500-1500 F4 | 8 | 1 | HC HC | | AR AR |
| 134 | 48 | 960684 [REDACTED] DOMESTIC ASSAULT-3RD DEGREE M1 | 1 | | PC | 10000.00 | AR |
| 135 | 49 | 975712 [REDACTED] DUI-1ST OFF W FAIL TO USE TURN SIGNALS I REFUSE PRELIM TEST M5 REFUSAL OF CHEM TEST - 1ST OFF W POSS CONTROLLED SUBSTANCE F4 | 1 | | PC PC | 15000.00 10000.00 | AR AR |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND HC | AMT | DISP PT |
|------|-----|---|--------|----------|----------------|---------------------|----------------|
| 136 | 49 | 327936 [REDACTED] 1ST DEG SEXUAL ASSAULT ON CHILD F2 ERROR - VOID CHARGE M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 SPEEDING 11-15 MPH INTERSTATE I | 5 | 8 | PC NA NA | 100000.00 | BO SR FS |
| 137 | 50 | 34043 [REDACTED] DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 | 25 | 5 | PC | 10000.00 | BO |
| 138 | 52 | 666079 [REDACTED] ROBBERY F2 | 2 | | PC | 50000.00 | BO |
| 139 | 52 | 254118 [REDACTED] DOMESTIC ASSAULT-3RD DEGREE M1 | 16 | 7 | PC | 15000.00 | AR |
| 140 | 53 | 830463 [REDACTED] THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 FORGERY, 2ND DEGREE \$1000 OR MORE F3 THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 OBSTRUCTING A PEACE OFFICER M1 DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 FAIL TO APPEAR - CITATION -MISDEMEANOR M | 14 | 10 | NA PC PC | 50000.00 3500.00 | SR BO AR |
| 141 | 53 | 921583 [REDACTED] 2ND DEG ASSAULT F3 TERRORISTIC THREAT F4 COUNTY COURT SENTENCE S POSSESS STOLEN PROPERTY M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I FAIL TO APPEAR IN COURT M FAIL TO SIGNAL TURN M SUSPENDED LICENSE, ELIGIBLE M | 5 | 6 | PC NA | 50000.00 | BO FS |
| 142 | 54 | 449330 [REDACTED] STRANGULATION F4 TAMPER WITH WITNESS/INFORMANT/JUROR F4 TERRORISTIC THREAT F4 COUNTY COURT SENTENCE S OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M | 25 | 12 | PC NA | 200000.00 | BO S |
| 143 | 56 | 960816 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M PARKS:POSSESS OR CONSUME ALCOHOL M2 ASSAULT, STRIKE OR CAUSE BODILY INJURY M | 1 | 1 | NA PC | 7500.00 | FS AR |
| 144 | 58 | 538241 [REDACTED] ROBBERY F2 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M HAVE OPEN ALCOHOL CONTAINER M | 13 | 6 | PC NA | 250000.00 | BO FS |
| 145 | 59 | 881867 [REDACTED] 1ST DEG SEXUAL ASSAULT ON CHILD F2 | 1 | | PC | 100000.00 | BO |
| 146 | 59 | 515733 [REDACTED] ATT POSS CONTR SUBST M1 POSS MARIJUANA, LESS THAN 1 OZ - 1ST OFF I DUI-AGGRAVATED M1 POSS CONTROLLED SUBSTANCE F4 DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 CARELESS DRIVING I COUNTY COURT SENTENCE S OWN DOG WITHOUT A LICENSE M OWN DOG WITHOUT RABIES VACCINATION M OWN DOG WITHOUT A LICENSE M OWN DOG WITHOUT RABIES VACCINATION M | 27 | 12 | HC HC NA | | AR AR FS |
| 147 | 59 | 231281 [REDACTED] THEFT BY RECEIVING \$500 - \$1500 (F) F4 | 19 | 20 | PC | 7500.00 | D |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|--|---------------------|----------------------------------|
| | | DUI-4TH OFF F3A NO PROOF INSURANCE M2 DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 | | | PC | 100000.00 | AR |
| 160 | 70 | 756959 ██████████ ROBBERY F2 FALSE IMPRISONMENT, 1ST DEGREE F3A | 2 | | PC | 100000.00 | BO |
| 161 | 71 | 594224 ██████████ SEX OFFENDER REGISTRATION VIOLATION F4 | 3 | | PC | 3000.00 | BO |
| 162 | 72 | 882422 ██████████ ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR - CITATION -MISDEMEANOR M 3RD DEG ASSAULT M1 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M DISTURBING THE PEACE M POSSESS MARIJUANA, 1 OZ OR LESS-2ND OFFENSE M SUSPENDED LICENSE, ELIGIBLE M MAKE FALSE STATEMENT TO POLICE OFFICER M FICTITIOUS LICENSE PLATES M VIOLATE SPEED LIMIT 16 - 20 OVER M IMPROPER REGISTRATION ON MOTOR VEHICLE M NO PROOF OF FINANCIAL RESPONSIBILITY M COUNTY COURT SENTENCE S SUSPENDED LICENSE, ELIGIBLE M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 10 | 5 | FC NA NA NA NA NA NA | 5000.00 | AR FS FS FS FS PT |
| 163 | 72 | 829702 ██████████ UNAUTH USE FINAN TRANS DEVICE \$500-1500 F4 FORGERY, 1ST DEGREE F3 THEFT BY DECEPTION \$500 - \$1500 (F) F4 | 5 | 2 | PC NA NA | 10000.00 | BO PD PD |
| 164 | 73 | 706274 ██████████ ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M FICTITIOUS LICENSE PLATES M SUSPENDED LICENSE, ELIGIBLE M BURGLARY F3 | 3 | 1 | PC NA | 10000.00 | BO FP |
| 165 | 73 | 263510 ██████████ 3RD DEG ASSAULT ON OFFICER F3A ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M FAIL TO APPEAR IN COURT M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M | 35 | 31 | PC NA NA | 5000.00 | BO FS FS |
| 166 | 74 | 525612 ██████████ DOMESTIC ASSAULT-3RD DEGREE M1 CHILD ABUSE (M) M1 COUNTY COURT SENTENCE S DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 COUNTY COURT SENTENCE S SUSPENDED LICENSE, ELIGIBLE M VIOLATE SPEED LIMIT 11 - 15 OVER M VIOLATION OF PROTECTION ORDER M2 | 19 | 14 | PC NA NA PC | 5000.00 15000.00 | AR FS FS AR |
| 167 | 75 | 430763 ██████████ DOMESTIC ASSAULT-3RD DEGREE M1 COUNTY COURT SENTENCE S ENTER MOTOR VEHICLE WITHOUT PERMISSION M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M RESISTING ARREST M1 ASSAULT, STRIKE OR CAUSE BODILY INJURY M | 12 | 15 | PC NA NA | 10000.00 | AR FS S |
| 168 | 75 | 973834 ██████████ ACCESSORY TO CLASS 3/3A FELONY F4 | 1 | | PC | 5000.00 | AR |
| 169 | 77 | 973849 ██████████ MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | PC HC | 50000.00 | BO PT |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|----------------------------------|---------------------|----------------------------------|
| 170 | 79 | 848265 ██████████ POSS CONTROLLED SUBSTANCE F4 | 5 | 4 | PC | 5000.00 | BO |
| 171 | 80 | 719099 ██████████ ARRESTED ON COUNTY BENCH WARRANT M MAKE FALSE STATEMENT TO POLICE OFFICER M SUSPENDED LICENSE, ELIGIBLE M FAIL TO HAVE CHILD IN PROPER RESTRAINT SYSTM M NO PROOF OF FINANCIAL RESPONSIBILITY M ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON COUNTY BENCH WARRANT M IMPROPER REGISTRATION ON MOTOR VEHICLE M NO PROOF OF FINANCIAL RESPONSIBILITY M SUSPENDED LICENSE, ELIGIBLE M VIOLATE AUTOMATIC TRAFFIC SIGNAL M ARRESTED ON COUNTY WARRANT-FEL R DOMESTIC ASSAULT-2ND DEG F3A COUNTY COURT SENTENCE S NEGLIGENT DRIVING I OPERATE MOTR VEH W/O OPERATORS LIC ON PERSON M | 7 | 7 | NA | | FS |
| 172 | 82 | 298865 ██████████ POSSESS BURGLAR'S TOOLS F4 POSSESS BURGLAR'S TOOLS F4 | 3 | 2 | PC NA | 50000.00 | BO PD |
| 173 | 83 | 508170 ██████████ POSS FIREARM BY A PROHIBITED PERSON F1D POSSESS STOLEN FIREARM F3 ATTEMPT THEFT BY SHOPLIFTING UNDER \$200 (M M3 COUNTY COURT SENTENCE S POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I FAIL TO APPEAR IN COURT M COUNTY COURT SENTENCE S UNAUTH USE FINAN TRANS DEVICE-LESS/\$200 M2 | 6 | 3 | PC NA NA NA | 20000.00 | BO S FS S |
| 174 | 84 | 53416 ██████████ THEFT BY SHOPLIFT-3RD/SUBS OFF-\$200/LESS (F) F4 ARRESTED ON COUNTY WARRANT-FEL R THEFT/UNLAWFUL TAKING-UNDER \$200 3RD/SUBS OF F4 ARRESTED ON COUNTY BENCH WARRANT M ENTER MOTOR VEHICLE WITHOUT PERMISSION M COUNTY COURT SENTENCE S FALSE REPORTING I | 60 | 58 | PC PR NA NA | 5000.00 7500.00 | BO B FS S |
| 175 | 84 | 791531 ██████████ ATTEMPTED 1ST DEGREE SEXUAL ASSAULT F3 | 3 | | PC | 100000.00 | BO |
| 176 | 85 | 838924 ██████████ POSS CONTROLLED SUBSTANCE F4 POSSESS STOLEN FIREARM F3 POSSESS STOLEN FIREARM F3 COUNTY COURT SENTENCE S MAINTAIN DISORDERLY HOUSE M FAIL TO APPEAR IN COURT M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M COUNTY COURT SENTENCE S POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I COUNTY COURT SENTENCE S INJURE OR DESTROY PROPERTY OF ANOTHER M | 10 | 7 | NA PC NA PC NA NA | 15000.00 1000.00 | SR BO FS AR FS FS |
| 177 | 86 | 127110 ██████████ ARRESTED ON DISTRICT WARRANT M THEFT BY RECEIVING UNDER \$200 - 3RD/SUBSEQ F4 UNAUTH USE FINAN TRANS DEVICE \$500-1500 F4 ARRESTED ON DISTRICT WARRANT M THEFT BY DECEPTION \$200/LESS-3RD/SUBSEQ OFF F4 COUNTY COURT SENTENCE S SPEEDING 16-20 MPH COUNTY/STATE I | 39 | 22 | HC HC NA | | AR AR FS |
| 178 | 86 | 647292 ██████████ ARRESTED ON COUNTY WARRANT-FEL R THEFT BY DECEPTION OVER \$1500 (F) F3 DRIVE DURING REVOC/IMPOUND-1ST M2 | 3 | 1 | PC NA | 5000.00 | BO FS |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|--|---------------------------------|--|
| | | CARELESS DRIVING I | | | | | |
| 179 | 90 | 881272 [REDACTED] POSS FIREARM WITH FEL 2 DRUG VIOLATION F1D POSS CONTROLLED SUBSTANCE F4 POSS FIREARM BY A PROHIBITED PERSON F1D FUG FR JUSTICE - ARREST FOR EXTRADITION F | 2 | | PC HC | 75000.00 | BO PT |
| 180 | 90 | 671467 [REDACTED] STRANGULATION F4 DOMESTIC ASSAULT,3RD DEG-PREGNANT WOMAN F4 POSS CONTROLLED SUBSTANCE F4 MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 VIOLATION OF PROTECTION ORDER M2 COUNTY COURT SENTENCE S NEGLIGENT DRIVING I POSSESS MARIJUANA, 1 OZ OR LESS-2ND OFFENSE M SUSPENDED LICENSE, ELIGIBLE M VIOLATION OF PROTECTION ORDER M2 VIOLATE HARASSMENT ORDER M2 VIOLATE HARASSMENT ORDER M2 VIOLATION OF PROTECTION ORDER M2 | 13 | 16 | PC PC PC NA PC PC NA | 20000.00 5000.00 15000.00 | BO BO AR FS AR AR SR |
| 181 | 92 | 836054 [REDACTED] POSS METH W/INT TO DELVR (10-28G) F1D DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 FEDERAL INMATE - FOLLOWING LOCAL CHARGES M | 3 | | PC HC | 50000.00 | BO PT |
| 182 | 93 | 918854 [REDACTED] SEXUAL ASSAULT OF CHILD - 1ST DEG F1B SEXUAL ASSAULT OF CHILD - 3RD DEG F3A COUNTY COURT SENTENCE S MAKE FALSE STATEMENT TO POLICE OFFICER M | 2 | | PC NA | 500000.00 | BO FS |
| 183 | 94 | 273734 [REDACTED] ARRESTED ON COUNTY WARRANT-FEL R POSS CONTROLLED SUBSTANCE F4 ISSUE BAD CHECK LESS THAN \$200 M2 | 7 | 4 | PC NA | 10000.00 | BO FS |
| 184 | 94 | 947528 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M THEFT BY SHOPLIFTING UNDER \$200 (M) M2 ARRESTED ON COUNTY BENCH WARRANT M THEFT BY SHOPLIFTING UNDER \$200 (M) M2 VIOLATION OF PAROLE B BURGLARY F3 DOMESTIC ASSAULT,3RD DEG-PREGNANT WOMAN F4 COUNTY COURT SENTENCE S THEFT BY SHOPLIFT-2ND OFF-\$200/LESS M1 | 3 | 4 | NA NA HC PC PC NA | 75000.00 10000.00 | FS FS PT BO BO FS |
| 185 | 94 | 972857 [REDACTED] FORGERY, 1ST DEGREE F3 | 1 | | PC | 10000.00 | BO |
| 186 | 98 | 876825 [REDACTED] THEFT BY RECEIVING OVER \$1500 (F) F3 ROBBERY F2 USE OF A FIREARM TO COMMIT A FELONY F1C ROBBERY -ATTEMPT F3 USE OF A FIREARM TO COMMIT A FELONY F1C ROBBERY -ATTEMPT F3 ROBBERY F2 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 COUNTY COURT SENTENCE S ENTER MOTOR VEHICLE WITHOUT PERMISSION M COUNTY COURT SENTENCE S POSSESS OR CONSUME ALCOHOL AS A MINOR M COUNTY COURT SENTENCE S VIOLATE SCHOOL SPEED ZONE 21 OR MORE M OCCUPANT PROTECTION SYSTEM M | 1 | | PC NA NA NA NA NA NA NA NA | 250000.00 | BO SR SR SR S FP S |
| 187 | 98 | 873239 [REDACTED] THEFT BY RECEIVING OVER \$1500 (F) F3 USE OF A FIREARM TO COMMIT A FELONY F1C | 2 | | PC | 250000.00 | BO |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|--|---------------------|----------------------------------|
| | | ROBBERY F2 USE OF A FIREARM TO COMMIT A FELONY F1C ROBBERY -ATTEMPT F3 ROBBERY -ATTEMPT F3 ROBBERY F2 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 ROBBERY F2 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | | | NA NA HC | | SR SR PT |
| 188 | 99 | 972672 ██████████ OPERATE MOTOR VEHICLE TO AVOID ARREST M1 | 1 | | PC | 15000.00 | AR |
| 189 | 99 | 788565 ██████████ 1ST DEG SEXUAL ASSAULT ON CHILD F2 ARRESTED ON COUNTY BENCH WARRANT M MARIJUANA, POSS 1 OZ OR LESS - 1ST OFF I ARRESTED ON COUNTY BENCH WARRANT M THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 OBSTRUCTING A PEACE OFFICER M1 CRIMINAL MISCHIEF \$500-1500 M1 FAIL TO APPEAR - CITATION -MISDEMEANOR M FAIL TO APPEAR - CITATION -MISDEMEANOR M CRIMINAL CONTEMPT M CRIMINAL CONTEMPT M | 9 | 11 | PC NA NA RW | 500000.00 | BO FS S RW |
| 190 | 100 | 536640 ██████████ POSSESS STOLEN FIREARM F3 POSS FIREARM BY A PROHIBITED PERSON F1D POSS FIREARM BY A PROHIBITED PERSON F1D COUNTY COURT SENTENCE S INJURE OR DESTROY PROPERTY OF ANOTHER M THREATEN IN A MENACING MANNER M | 10 | 10 | PC NA NA | 35000.00 | BO SR FS |
| 191 | 100 | 540761 ██████████ POSSESS STOLEN FIREARM F3 THEFT BY DECEPTION OVER \$1500 (F) F3 | 9 | 13 | PC PC | 25000.00 1000.00 | BO BO |
| 192 | 101 | 534174 ██████████ ARRESTED ON COUNTY BENCH WARRANT M WILLFUL RECKLESS DRIVING M3 NO PROOF INSURANCE M2 RESIST ARREST, 2ND/SUBSEQ OFFENSE F3A ARRESTED ON COUNTY BENCH WARRANT M NO PROOF INSURANCE M2 FAIL TO WEAR SEATBELT I CARELESS DRIVING I FAIL TO APPEAR - CITATION -MISDEMEANOR M FAIL TO APPEAR - CITATION -MISDEMEANOR M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M COUNTY COURT SENTENCE S DISTURBING THE PEACE M COUNTY COURT SENTENCE S VIOLATE AUTOMATIC TRAFFIC SIGNAL M COUNTY COURT SENTENCE S CARELESS DRIVING M | 15 | 5 | NA PC NA NA NA NA NA | 7500.00 | FS BO FS FS FS FS |
| 193 | 104 | 554347 ██████████ DRIVE DURING LIC REVOC-1ST OFF F4 | 1 | | PC | 10000.00 | BO |
| 194 | 106 | 202556 ██████████ QUICK AND SPEEDY TRIAL M ROBBERY F2 USE OF WEAPON TO COMMIT FELONY & HABIT CRIMI F USE OF WEAPON TO COMMIT FELONY & HABIT CRIMI F ROBBERY F2 ERROR - VOID CHARGE M | 11 | 6 | HC HC | | PT BO SR |
| 195 | 108 | 69073 ██████████ DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M DISTURBING THE PEACE M ARRESTED ON COUNTY BENCH WARRANT M | 38 | 20 | PC NA NA | 75000.00 | BO FS FS |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|--|----------------------------------|----------------------------|
| | | DISTURBING THE PEACE M | | | | | |
| 196 | 109 | 237973 [REDACTED] INJURE OR DESTROY PROPERTY OF ANOTHER M TRESPASS UPON PROPERTY OF ANOTHER M TRESPASS UPON PROPERTY OF ANOTHER M SEXUAL ASSAULT, 1ST DEGREE F2 | 38 | 34 | PC NA PC | 10000.00 100000.00 | AR SR BO |
| 197 | 110 | 938814 [REDACTED] DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 COUNTY COURT SENTENCE S CRIMINAL MISCHIEF \$200-500 M2 DISTURBING THE PEACE M3 VIOLATE PROTECT ORD-2ND OFF/SAME ORD OR PET F4 VIOLATION OF PROTECTION ORDER M2 VIOLATION OF PROTECTION ORDER M2 | 3 | | PC NA NA PC | 15000.00 7500.00 | BO FS SR AR |
| 198 | 111 | 151795 [REDACTED] 2ND DEG ASSAULT F3 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 | 16 | 13 | PC | 75000.00 | BO |
| 199 | 114 | 340527 [REDACTED] VIOLATION OF PROBATION-SEE ORIG CHARGE B DUI-3RD OFF W VIOLATION OF PROBATION-SEE ORIG CHARGE B DRIVE DURING LIC REVOC-SUBSQ OFF F3 RESISTING ARREST M1 | 23 | 14 | PC PC | 20000.00 20000.00 | AR AR |
| 200 | 115 | 854951 [REDACTED] DOMESTIC ASSAULT, 3RD DEG-PREGNANT WOMAN F4 | 4 | 2 | PC | 50000.00 | BO |
| 201 | 116 | 29098 [REDACTED] SEX OFFENDER REGIS VIOL-PRIOR MISD F4 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S RIDE BICYCLE ON SIDEWALK WHERE NOT PERMITTED M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S INJURE OR DESTROY PROPERTY OF ANOTHER M | 91 | 73 | HC NA NA NA NA NA NA | BO FS FS FS FS S | |
| 202 | 117 | 803808 [REDACTED] MURDER, 1ST DEGREE F1A USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 ERROR - VOID CHARGE M IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M COUNTY COURT SENTENCE S 3RD DEG ASSAULT M1 | 3 | | PC HC NA | 1000000.00 S | BO SR PT S |
| 203 | 118 | 655497 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DUI-AGGRAVATED (2ND OFF) M1 DRIVE DURING LIC REVOC-1ST OFF F4 DUI-1ST OFF W | 5 | 3 | NA PC | FS 40000.00 | FS BO |
| 204 | 118 | 924424 [REDACTED] STRANGULATION F4 VIOLATION OF PAROLE B STRANGULATION F4 COUNTY COURT SENTENCE S 3RD DEG ASSAULT M1 DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 LEAVE ACCIDENT-FAIL TO FURNISH INFO/1ST M2 VIOLATION OF PROTECTION ORDER M2 | 2 | | PC HC NA NA PC | 50000.00 50000.00 | BO PT SR FS AR |
| 205 | 119 | 528052 [REDACTED] 1ST DEG ASSAULT F2 USE OF A FIREARM TO COMMIT A FELONY F1C COUNTY COURT SENTENCE S LITTERING OF PUBLIC/PRIVATE PROPERTY M3 PROCURE/SELL ALCOHOL TO MINOR M1 | 1 | | PC NA | 75000.00 FS | BO FS |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|------|-----------|------|
| | | POSSESS OR CONSUME ALCOHOL AS A MINOR M | | | NA | | FS |
| | | ASSAULT BY CONFINED PERSON F3A | | | PC | 50000.00 | BO |
| | | ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | | | NA | | PT |
| 206 | 120 | 966065 [REDACTED] ARRESTED ON COUNTY WARRANT-FEL R DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A | 1 | 1 | PC | 5000.00 | BO |
| 207 | 122 | 654255 [REDACTED] DEL CON SUB W/IN 1000 FT OF SCHOOL/PLAYGROUN F1D DEL CON SUB W/IN 1000 FT OF SCHOOL/PLAYGROUN F1D DEL CON SUB W/IN 1000 FT OF SCHOOL/PLAYGROUN F1D | 11 | 4 | PC | 75000.00 | BO |
| 208 | 122 | 956985 [REDACTED] SEX OFFENDER REGIS VIOL-PRIOR FELONY F3 SEX OFFENDER REGIS VIOL-PRIOR FELONY F3 | 1 | | PC | 25000.00 | BO |
| 209 | 122 | 899723 [REDACTED] POSS COCAINE W/INT TO DELVR (28-140G) F1C POSS COCAINE W/INT TO DELVR (28-140G) F1C POSS COCAINE W/INT TO DELVR (28-140G) F1C IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M COUNTY COURT SENTENCE S ACTS DECLARED UNLAWFUL-LIC/DRIVING M3 | 1 | | PC | 50000.00 | BO |
| | | | | | HC | | PT |
| | | | | | NA | | FS |
| 210 | 123 | 770612 [REDACTED] POSS CONTROLLED SUBSTANCE F4 SUSPENDED/REVOKED, NOT ELIGIBLE M COUNTY COURT SENTENCE S OCCUPANT PROTECTION SYSTEM M SUSPENDED/REVOKED, NOT ELIGIBLE M | 2 | | PC | 10000.00 | BO |
| | | | | | NA | | FS |
| | | | | | NA | | FS |
| 211 | 127 | 441465 [REDACTED] 3RD DEG ASSAULT M1 | 2 | 1 | PC | 10000.00 | BO |
| 212 | 128 | 803954 [REDACTED] THEFT BY SHOPLIFT-2ND OFF-\$200/LESS M1 ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEG M1 THEFT BY SHOPLIFT-2ND OFF-\$200/LESS M1 | 17 | 5 | PC | 5000.00 | BO |
| | | | | | NA | | FS |
| | | | | | PC | 1500.00 | BO |
| 213 | 128 | 697717 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 CRIMINAL MISCHIEF-LESS THAN \$200 M3 FAIL TO APPEAR - CITATION -MISDEMEANOR M OPERATE MOTOR VEHICLE TO AVOID ARREST F4 OPERATE MOTOR VEHICLE WHILE SUSPENDED, 1ST M DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M COUNTY COURT SENTENCE S POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I SUSPENDED LICENSE, ELIGIBLE M DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 | 8 | 7 | NA | | FS |
| | | | | | PC | 20000.00 | BO |
| | | | | | NA | | SR |
| | | | | | NA | | FS |
| 214 | 128 | 839194 [REDACTED] CHILD ABUSE F3A CONTRIBUTE TO DELINQ OF CHILD UNDER 18 M1 CONTRIBUTE TO DELINQ OF CHILD UNDER 18 M1 CHILD ABUSE (M) M1 CHILD ABUSE F3A COUNTY COURT SENTENCE S CARELESS DRIVING I | 9 | 2 | HC | | BO |
| | | | | | HC | | BO |
| | | | | | NA | | FS |
| 215 | 128 | 795618 [REDACTED] THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 BURGLARY F3 | 3 | | PC | 10000.00 | BO |
| | | | | | PC | 20000.00 | BO |
| 216 | 129 | 921211 [REDACTED] ARSON,3RD DEG \$100/MORE F4 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | PC | 20000.00 | BO |
| | | | | | HC | | PT |
| 217 | 130 | 970567 [REDACTED] POSS METH W/INT TO DELVR (10-28G) F1D IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | PC | 500000.00 | BO |
| | | | | | HC | | PT |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND HC | AMT | DISP PT |
|------|-----|--|--------|----------|--|-------------------------------|---|
| 218 | 134 | 899699 [REDACTED] ARSON, 1ST DEG F2 | 5 | 5 | PC | 150000.00 | BO |
| 219 | 134 | 112918 [REDACTED] 1ST DEG ASSAULT F2 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 ROBBERY F2 CONSPIRACY TO MANUF/DELV CONTR SUBST F2 | 2 | | PC NA NA | 250000.00 | BO PD PD |
| 220 | 136 | 448906 [REDACTED] FALSE IMPRISONMENT, 1ST DEGREE F3A TERRORISTIC THREAT F4 DOMESTIC ASSAULT-3RD DEG, 2ND/SUBSQ OFF F4 | 5 | | PC | 150000.00 | BO |
| 221 | 137 | 328084 [REDACTED] DRIVE DURING LIC REVOC-SUBSQ OFF F3 | 9 | | PC | 50000.00 | BO |
| 222 | 139 | 152059 [REDACTED] THEFT BY DECEPTION OVER \$1500 (F) F3 FORGERY, 2ND DEGREE \$1000 OR MORE F3 | 46 | 34 | PC | 50000.00 | BO |
| 223 | 140 | 281147 [REDACTED] AID/ABET DELV CON SUBST W/INT TO DELIVER F3 | 20 | 13 | PC | 15000.00 | BO |
| 224 | 141 | 779199 [REDACTED] ARRESTED ON DISTRICT WARRANT M FAIL TO SUPPORT SPOUSE, CHILD, DEPENDENT M2 OPERATE MOTOR VEHICLE TO AVOID ARREST-SUBSQ F4 DRIVE DURING SUSPENSION M3 ARRESTED ON COUNTY BENCH WARRANT M ATTEMPT THEFT BY SHOPLIFTING UNDER \$200 (M) M3 CRIMINAL TRESPASS, 2ND DEG M3 THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 POSS CONTROLLED SUBSTANCE F4 ISSUE BAD CHECK LESS THAN \$200 M2 DNA TESTING M | 16 | 21 | NA NA NA PR PR PC HC | 1500.00 5000.00 1000.00 | RO S SR FS B B AR PT |
| 225 | 141 | 948600 [REDACTED] THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M | 5 | 3 | PC NA | 75000.00 | BO FS |
| 226 | 141 | 704226 [REDACTED] 1ST DEG SEXUAL ASSAULT ON CHILD F2 SEXUAL ASSAULT OF CHILD - 3RD DEG F3A CHILD ABUSE F3A IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 9 | 3 | PC HC | 100000.00 | BO PT |
| 227 | 144 | 504514 [REDACTED] POSS FIREARM BY A PROHIBITED PERSON F1D COUNTY COURT SENTENCE S DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 ISSUE BAD CHECK LESS THAN \$200 M2 | 2 | | PC NA PR | 75000.00 2500.00 | BO FS B |
| 228 | 144 | 622585 [REDACTED] ROBBERY F2 THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 ATTEMPTED BURGLARY F4 | 3 | | PC HC | 100000.00 | BO AR |
| 229 | 144 | 497979 [REDACTED] TERRORISTIC THREAT F4 COUNTY COURT SENTENCE S STEAL MONEY OR GOODS LESS THAN \$300 M ASSAULT BY CONFINED PERSON F3A | 11 | 8 | PC NA PC | 75000.00 50000.00 | BO FS BO |
| 230 | 145 | 624567 [REDACTED] ROBBERY F2 COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M | 3 | 2 | PC NA | 250000.00 | BO FS |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|--|-----------|--|
| | | THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 | | | PC | 5000.00 | AR |
| 231 | 145 | 620276 [REDACTED] ROBBERY F2 COUNTY COURT SENTENCE S CRIMINAL POSS OF FINANCIAL TRANS DEVICE M3 COUNTY COURT SENTENCE S POSSESS DRUG PARAPHERNALIA I POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 | 2 | 4 | PC NA NA PR | 250000.00 | BO FS FS B |
| 232 | 145 | 864559 [REDACTED] ROBBERY F2 SEX OFFENDER REGISTRATION VIOLATION F4 COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M ASSAULT, STRIKE OR CAUSE BODILY INJURY M ARRESTED ON OUTSIDE AGENCY WARRANT-FEL R | 3 | 2 | PC HC NA PR | 250000.00 | BO AR FS B |
| 233 | 148 | 286379 [REDACTED] ARSON, 2ND DEG F3 | 8 | 6 | PC | 10000.00 | AR |
| 234 | 148 | 852405 [REDACTED] ROBBERY F2 BURGLARY F3 BURGLARY F3 ASSAULT BY CONFINED PERSON F3A | 2 | | PC NA PC | 200000.00 | BO SR BO |
| 235 | 148 | 736779 [REDACTED] CHILD ABUSE (M) M1 DOMESTIC ASSAULT-3RD DEGREE M1 DISTRICT COURT SENTENCE S FORGERY, 2ND DEGREE \$300-\$1000 F4 DNA TESTING M | 8 | 3 | PC NA HC | 25000.00 | AR S SR |
| 236 | 149 | 752737 [REDACTED] POSSESS BURGLAR'S TOOLS F4 COUNTY COURT SENTENCE S SUSPENDED LICENSE, ELIGIBLE M THEFT BY SHOPLIFT-2ND OFF-\$200/LESS M1 COUNTY COURT SENTENCE S ATTEMPTED THEFT BY SHOPLIFTING M3 | 16 | 13 | PC NA PR NA | 5000.00 | BO FS B FS |
| 237 | 149 | 945662 [REDACTED] THEFT BY SHOPLIFTING \$500 - \$1500 (F) F4 THEFT BY SHOPLIFTING \$500 - \$1500 (F) F4 OBSTRUCTING A PEACE OFFICER M1 HINDER, DELAY, OR INTERRUPT ARREST M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 1 | | PC PC NA PC | 3500.00 | BO AR SR PT |
| 238 | 154 | 19175 [REDACTED] ABUSE OF VULNERABLE ADULT F3A | 2 | | HC | | AR |
| 239 | 154 | 921724 [REDACTED] FUG FR JUSTICE - ARREST FOR EXTRADITION F FUG FR JUSTICE - ARREST FOR EXTRADITION F THEFT OF SERVICES OVER \$1500 (F) F3 FUG FR JUSTICE - ARREST FOR EXTRADITION F FUG FR JUSTICE - ARREST FOR EXTRADITION F FORGERY, 2ND DEGREE \$1000 OR MORE F3 THEFT BY RECEIVING OVER \$1500 (F) F3 OPERATE MOTOR VEHICLE TO AVOID ARREST F4 FORGERY, 2ND DEGREE \$1000 OR MORE F3 THEFT BY-DECEPTION \$500 - \$1500 (F) F4 CRIMINAL POSS OF FINANCIAL TRANS DEVICE F3 FUG FR JUSTICE - ARREST FOR EXTRADITION F | 1 | | HC HC PC HC HC HC HC HC PC | 100000.00 | PT PT BO PT PT PT PT PT BO |
| 240 | 155 | 225199 [REDACTED] FORGERY, 1ST DEGREE F3 COUNTY COURT SENTENCE S CRIMINAL ATTEMPT OF A CLASS 2 MISD (M3) M3 | 27 | 27 | PC NA | 75000.00 | BO FS |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|--------|----------|----------------------------------|-----------|----------------------------------|
| 241 | 156 | 188510 [REDACTED] SEXUAL ASSAULT OF CHILD - 1ST DEG F1B COUNTY COURT SENTENCE S DISTURBING THE PEACE M | 10 | 9 | PC NA | 500000.00 | BO FS |
| 242 | 162 | 538571 [REDACTED] POSS METH W/INT TO DELVR (28-140G) F1C COUNTY COURT SENTENCE S SUSPENDED/REVOKED, NOT ELIGIBLE M POSS METH W/INT TO DELVR (10-28G) F1D | 7 | 2 | PC NA HC | 50000.00 | D FS AR |
| 243 | 163 | 143600 [REDACTED] ATT POSS FIREARM BY PROHIBITED PERSON F2 POSSESS STOLEN FIREARM F3 THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | 6 | 5 | PC NA | 25000.00 | BO SR |
| 244 | 165 | 967784 [REDACTED] ATTEMPTED KIDNAPPING F2 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | PC HC | 250000.00 | BO PT |
| 245 | 168 | 957937 [REDACTED] ROBBERY F2 ARRESTED ON COUNTY BENCH WARRANT M URINATING IN PUBLIC M FAIL TO APPEAR IN COURT M COUNTY COURT SENTENCE S DEPOSIT LITTER ON PRIVATE PROPERTY M COUNTY COURT SENTENCE S DOMESTIC ASSAULT-3RD DEGREE M1 | 2 | 1 | PC NA NA NA | 15000.00 | BO FS FS S |
| 246 | 169 | 546592 [REDACTED] CONTRIBUTE TO DELING OF CHILD UNDER 18 M1 ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M 1ST DEG SEXUAL ASSAULT ON CHILD F2 LEAVE ACCIDENT-FAIL TO FURNISH INFO/1ST M2 NO OPERATOR LICENSE M3 CARELESS DRIVING I COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 5 | 2 | NA HC PC NA NA NA | 100000.00 | SR PT BO FS FP PT |
| 247 | 174 | 60707 [REDACTED] COUNTY COURT SENTENCE S THEFT BY SHOPLIFTING \$200 - \$500 (M) M1 ARRESTED ON COUNTY BENCH WARRANT M VIOLATE SPEED LIMIT 11 - 15 OVER M SUSPENDED LICENSE, ELIGIBLE M DISTRICT COURT SENTENCE S THEFT BY SHOPLIFTING \$500 - \$1500 (F) F4 DISTRICT COURT SENTENCE S THEFT BY SHOPLIFTING \$200 - \$500 (M) M1 | 19 | 15 | NA NA HC HC | | S S AR AR |
| 248 | 175 | 947803 [REDACTED] ROBBERY F2 ROBBERY F2 ROBBERY F2 ROBBERY F2 ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M COUNTY COURT SENTENCE S STEAL MONEY OR GOODS LESS THAN \$300 M THEFT BY RECEIVING \$500 - \$1500 (F) F4 | 2 | 1 | NA PC NA NA NA HC | 250000.00 | SR BO SR FS FS SR |
| 249 | 176 | 348857 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON COUNTY BENCH WARRANT M ATTEMPTED 3RD DEGREE ASSAULT M2 FALSE IMPRISONMENT, 2ND DEGREE M1 FAIL TO APPEAR - CITATION -MISDEMEANOR M FUG FR JUSTICE - ARREST FOR EXTRADITION F DNA TESTING M | 16 | 7 | NA NA HC HC | | FS S PT SR |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|--|---|----------|--|---|---|
| 250 | 179 | 966631 ██████████ MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR | 1 F3 | | PC | 50000.00 | BO |
| 251 | 179 | 966632 ██████████ MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR | 1 F3 | | PC | 35000.00 | BO |
| 252 | 179 | 966633 ██████████ MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 F3 | | PC HC | 50000.00 | BO PT |
| 253 | 179 | 966634 ██████████ MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M FUG FR JUSTICE - ARREST FOR EXTRADITION F FUG FR JUSTICE - ARREST FOR EXTRADITION F | 1 F3 | | PC HC HC HC | 50000.00 | BO PT PT PT |
| 254 | 179 | 388483 ██████████ DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 | 3 F4 | | PC | 50000.00 | BO |
| 255 | 180 | 959730 ██████████ CHILD ABUSE F3A DOMESTIC ASSAULT-3RD DEG M1 SEXUAL ASSAULT, 1ST DEGREE F2 POSS CHILD PORN 19 YRS OF AGE OR OLDER F3 COUNTY COURT SENTENCE S NO OPERATOR LICENSE M3 NO PROOF INSURANCE M2 NO VALID REGISTRATION M3 | 1 F3 | | NA PC | 250000.00 | SR BO FS |
| 256 | 181 | 757038 ██████████ ARRESTED ON COUNTY BENCH WARRANT M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I SEXUAL ASSAULT OF CHILD - 1ST DEG F1B IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 2 I | 2 | NA PC HC | 1000000.00 | FS BO PT |
| 257 | 182 | 901612 ██████████ THEFT BY RECEIVING \$200 - \$500 (M) M1 DUI-1ST OFF, >.15 W DRIVE DURING SUSPENSION M3 POSS/CONSUME OPEN ALCOHOL CONTAINER IN VEH I COUNTY COURT SENTENCE S CONCEAL MERCHANDISE M COUNTY COURT SENTENCE S STEAL MONEY OR GOODS LESS THAN \$300 M | 6 I | 2 | PC NA NA NA NA | 7500.00 | BO FS FS FS FS |
| 258 | 183 | 939069 ██████████ SEXUAL ASSAULT OF CHILD - 3RD DEG F3A CHILD ABUSE F3A | 3 F3A | | PC | 100000.00 | BO |
| 259 | 189 | 444338 ██████████ BURGLARY F3 THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 THEFT BY RECEIVING OVER \$1500 (F) F3 THEFT BY RECEIVING OVER \$1500 (F) F3 THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 THEFT BY RECEIVING OVER \$1500 (F) F3 THEFT BY RECEIVING OVER \$1500 (F) F3 THEFT BY SHOPLIFTING UNDER \$200 (M) M2 DISTURBING THE PEACE M TRESPASS UPON PROPERTY OF ANOTHER M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M CARRY SLINGSHOT/TOY GUN WITHIN CITY LIMITS M | 5 F3 F3 F3 F3 F3 F3 M2 M M M M | 5 | PC NA NA NA PR PR PR NA | 25000.00 2000.00 2500.00 2500.00 | BO SR SR SR B B B FS |
| 260 | 195 | 47739 ██████████ ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR - CITATION -MISDEMEANOR M FAIL TO WEAR SEATBELT I DRIVE DURING SUSPENSION M3 NO PROOF INSURANCE M2 NO VALID REGISTRATION M3 DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 ARRESTED ON COUNTY BENCH WARRANT M | 14 F2 M | 14 | NA PC NA | 100000.00 | FS BO FS |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|-----|---|--------|----------|------|-----------|------|
| | | FAIL TO APPEAR IN COURT M NO PROOF OF FINANCIAL RESPONSIBILITY M IMPROPER REGISTRATION ON MOTOR VEHICLE M SUSPENDED LICENSE, ELIGIBLE M COUNTY COURT SENTENCE S FAIL TO APPEAR - CITATION -MISDEMEANOR M SPEEDING 11-15 MPH COUNTY/STATE I DRIVE DURING REVOC/IMPOUND-1ST M2 UNLAWFUL DISPLAY OF PLATES/RENEWAL TABS M3 | | | NA | | FS |
| 261 | 208 | 696153 [REDACTED] THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 ARSON, 2ND DEG F3 ARSON, 2ND DEGREE F3 POSS CONTROLLED SUBSTANCE F4 COUNTY COURT SENTENCE S FOLLOWING ANOTHER VEHICLE TOO CLOSELY M COUNTY COURT SENTENCE S SPEEDING 16-20 MPH COUNTY/STATE I FEDERAL INMATE - FOLLOWING LOCAL CHARGES M | 3 | | PC | 100000.00 | BO |
| | | | | | NA | | SR |
| | | | | | PC | 10000.00 | BO |
| | | | | | NA | | FP |
| | | | | | NA | | FP |
| | | | | | HC | | PT |
| 262 | 224 | 677045 [REDACTED] TERRORISTIC THREAT F4 STRANGULATION F4 ARRESTED ON COUNTY BENCH WARRANT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M ARRESTED ON COUNTY BENCH WARRANT M INJURE OR DESTROY PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M ASSAULT, STRIKE OR CAUSE BODILY INJURY M DISTURBING THE PEACE M ASSAULT BY CONFINED PERSON F3A | 3 | 8 | PC | 15000.00 | BO |
| | | | | | NA | | FS |
| | | | | | NA | | FS |
| | | | | | NA | | FS |
| | | | | | NA | | FS |
| | | | | | NA | | FS |
| | | | | | PC | 5000.00 | BO |
| 263 | 224 | 786277 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M INJURE OR DESTROY PROPERTY OF ANOTHER M DISTURBING THE PEACE M ROBBERY -ATTEMPT F3 COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M | 5 | 3 | NA | | FS |
| | | | | | PC | 75000.00 | BO |
| | | | | | NA | | FS |
| 264 | 227 | 642571 [REDACTED] ATTEMPT ASSAULT, 1ST DEGREE F3 ATTEMPTED BURGLARY F4 BURGLARY F3 BURGLARY F3 ARRESTED ON OUTSIDE AGENCY WARRANT-FEL R COUNTY COURT SENTENCE S IMPROPER REGISTRATION ON MOTOR VEHICLE M VIOLATE SPEED LIMIT 6 - 10 OVER M OCCUPANT PROTECTION SYSTEM M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 26 | 24 | PC | 100000.00 | BO |
| | | | | | HC | | SR |
| | | | | | HC | | PT |
| | | | | | NA | | FS |
| | | | | | PC | 2500.00 | RO |
| 265 | 231 | 539202 [REDACTED] 1ST DEG SEXUAL ASSAULT ON CHILD F2 | 1 | | PC | 250000.00 | BO |
| 266 | 244 | 423893 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M URINATING IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M POSS FIREARM BY A PROHIBITED PERSON F1D POSS FIREARM BY A PROHIBITED PERSON F1D POSS FIREARM WITH FEL 3 DRUG VIOLATION F2 POSSESS STOLEN FIREARM F3 POSS FIREARM BY FELON/FUGITIVE F3 POSS FIREARM BY FELON/FUGITIVE F3 MANU/DELV/POSS CONTR SUBST W/INTENT TO DELVR F3 COUNTY COURT SENTENCE S NEGLIGENT DRIVING I | 15 | 13 | NA | | FS |
| | | | | | NA | | FS |
| | | | | | HC | | BO |
| | | | | | NA | | SR |
| | | | | | NA | | SR |
| | | | | | NA | | SR |
| | | | | | NA | | FS |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND NA | AMT | DISP FS |
|------|-----|--|--------|----------|----------------------|--------------------------|----------------------|
| | | COUNTY COURT SENTENCE S DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 SPEEDING 16-20 MPH COUNTY/STATE I NO PROOF INSURANCE M2 UNLAWFUL DISPLAY OF PLATES/RENEWAL TABS M3 FALSE REPORTING - FALSE INFORMATION M1 | | | | | |
| 267 | 245 | 442178 ██████████ ATT MANU/DELV/POSS CONTR SUBST W/INT TO DELV F3A ROBBERY -ATTEMPT F3 ROBBERY F2 | 1 | | PC | 175000.00 | BO |
| 268 | 245 | 96011 ██████████ AID/ABET DELIVER CONTR SUBST F2 ROBBERY -ATTEMPT F3 AID/ABET DELIVER CONTR SUBST F2 | 8 | 8 | PC | 175000.00 | BO |
| 269 | 260 | 276551 ██████████ THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 THEFT BY RECEIVING OVER \$1500 (F) F3 THEFT BY SHOPLIFTING OVER \$1500 (F) F3 POSS CONTROLLED SUBSTANCE F4 | 1 | | PC NA PC | 20000.00 10000.00 | BO PD BO |
| 270 | 276 | 958687 ██████████ OPERATE MOTOR VEHICLE TO AVOID ARREST F4 ATTEMPT ASSAULT ON OFFICER, 2ND DEGREE F3 AID/ABET ASSAULT BY CONFINED PERSON F3A ATTEMPT ASSAULT ON OFFICER, 2ND DEGREE F3 | 1 | | PC PC | 30000.00 50000.00 | BO AR |
| 271 | 300 | 275871 ██████████ 1ST DEG ASSAULT F2 FALSE IMPRISONMENT, 1ST DEGREE F3A TERRORISTIC THREAT F4 STRANGULATION F4 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 FALSE IMPRISONMENT, 1ST DEGREE F3A ROBBERY F2 ASSAULT, STRIKE OR CAUSE BODILY INJURY M DOMESTIC ASSAULT-1ST DEG F3 STRANGULATION F4 TERRORISTIC THREAT F4 FALSE IMPRISONMENT, 1ST DEGREE F3A ATT USE OF FIREARM TO COMMIT A FELONY F3 STRANGULATION F4 TERRORISTIC THREAT F4 USE OF A DEADLY WEAPON TO COMMIT A FELONY F2 ATT USE OF FIREARM TO COMMIT A FELONY F3 TERRORISTIC THREAT F4 FALSE IMPRISONMENT, 1ST DEGREE F3A | 21 | 3 | NA NA NA PC | 500000.00 | SR SR SR BO |
| 272 | 302 | 906672 ██████████ SEXUAL ASSAULT, 1ST DEGREE F2 | 2 | | PC | 100000.00 | BO |
| 273 | 307 | 638619 ██████████ CHILD ABUSE (DEATH) F1B OPERATE MOTOR VEHICLE TO AVOID ARREST F4 LEAVE SCENE OF INJURY ACCIDENT F3A | 2 | | PC HC | 750000.00 | BO AR |
| 274 | 324 | 159019 ██████████ CHILD ABUSE F2 | 6 | 3 | PC | 100000.00 | BO |
| 275 | 340 | 367306 ██████████ ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M SUSPENDED LICENSE, ELIGIBLE M VIOLATION OF PROTECTION ORDER M2 DOMESTIC ASSAULT-3RD DEG M1 CHILD ABUSE (M) M1 VIOLATION OF PROTECTION ORDER M2 THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 VIOLATE PROTECTION ORDER-2ND/SUBSQ OFFENSE M1 VIOLATE PROTECTION ORDER-2ND/SUBSQ OFFENSE M1 | 9 | 15 | NA NA NA PC | 20000.00 | FS SR FS BO |
| 276 | 428 | 946290 ██████████ THEFT BY UNLAWFUL TAKING OVER \$1500 (F) F3 | 1 | | PC | 100000.00 | BO |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP |
|------|------|--|--------|----------|----------------|-----------------------|----------------|
| 277 | 500 | 902643 [REDACTED] SEXUAL ASSAULT, 1ST DEGREE F2 SEXUAL ASSAULT, 1ST DEGREE F2 ERROR - VOID CHARGE M | 4 | 2 | PC NA | 100000.00 | BO SR |
| 278 | 539 | 481796 [REDACTED] MURDER, 2ND DEGREE F1B COUNTY COURT SENTENCE S OCCUPANT PROTECTION SYSTEM M VIOLATE SPEED LIMIT 11 - 15 OVER M | 2 | | HC NA | | BO FS |
| 279 | 563 | 397976 [REDACTED] SEX ASLT OF CHILD, 3RD DEG W/PRIOR F1C CHILD ABUSE F3A POSSESSION OF CHILD PORNOGRAPHY 19+ F3 | 6 | 1 | PC PC | 200000.00 50000.00 | BO BO |
| 280 | 1283 | 763681 [REDACTED] MURDER, 1ST DEGREE F1 USE DEADLY WEAPON TO COMMIT FELONY F3 BURGLARY F3 USE DEADLY WEAPON TO COMMIT FELONY F3 IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | PC NA HC | 1000000.00 | BO SR PT |

TOTAL INMATES 280

*** END OF REPORT ***

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|------|-----|------|------------|
| 1 | 1 | 30193 [REDACTED] DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 4 | | NA | | S | 05/06/2011 |
| 2 | 1 | 303914 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD OFF W | 11 | 16 | | | S | |
| 3 | 1 | 872310 [REDACTED] THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | 3 | | NA | | S | |
| 4 | 2 | 973921 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M | 2 | 1 | NA | | FS | 03/30/2011 |
| 5 | 2 | 572162 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A | 6 | 1 | NA | | S | 03/31/2011 |
| 6 | 2 | 661052 [REDACTED] DISTRICT COURT SENTENCE S FORGERY, 2ND DEGREE \$300 OR LESS M1 | 4 | 1 | | | S | 04/01/2011 |
| 7 | 2 | 33122 [REDACTED] COUNTY COURT SENTENCE S DISTURBING THE PEACE M | 21 | 7 | NA | | S | 04/01/2011 |
| 8 | 2 | 722460 [REDACTED] VIOLATION OF HOME DETENTION SUSPENDED/REVOKED, NOT ELIGIBLE M | 2 | | NA | | S | 04/07/2011 |
| 9 | 2 | 724140 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING 15YR REVOC-DUI/REFUSAL-1ST F4 DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 4 | | NA | | S | 07/02/2011 |
| 10 | 2 | 819295 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY DECEPTION \$200 - \$500 (M) M1 | 4 | | NA | | S | 10/02/2011 |
| 11 | 2 | 675700 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A REFUSE PRELIM TEST M5 DNA TESTING M | 7 | 8 | NA | | S | 09/02/2011 |
| 12 | 2 | 975266 [REDACTED] COUNTY COURT SENTENCE S REFUSE PRELIMINARY BREATH TEST M DRIVING UNDER INFLUENCE/.08, 1ST OFFENSE>.15 M | 2 | | NA | | S | 04/04/2011 |
| 13 | 2 | 551037 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M OPERATE MOTR VEH AT NIGHT W/O RED TAIL LIGHT M NO PROOF OF FINANCIAL RESPONSIBILITY M SUSPENDED LICENSE, ELIGIBLE M IMPROPER REGISTRATION ON MOTOR VEHICLE M ARRESTED ON COUNTY BENCH WARRANT M IMPROPER REGISTRATION ON MOTOR VEHICLE M NO PROOF OF FINANCIAL RESPONSIBILITY M SUSPENDED LICENSE, ELIGIBLE M OCCUPANT PROTECTION SYSTEM M | 1 | 2 | NA | | S | 04/05/2011 |
| 14 | 2 | 683779 [REDACTED] COUNTY COURT SENTENCE S DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 | 4 | 2 | NA | | S | 04/24/2011 |
| 15 | 2 | 534079 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING LIC REVOC-1ST OFF F4 DNA TESTING M | 5 | | NA | | S | 07/04/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|------|---------|------|------------|
| 16 | 2 | 569342 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M POSSESS DRUG PARAPHERNALIA I ASSAULT, STRIKE OR CAUSE BODILY INJURY M ARRESTED ON COUNTY BENCH WARRANT M POSSESS OR CONSUME ALCOHOL AS A MINOR M ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M | 3 | 6 | NA | | S | 04/15/2011 |
| 17 | 2 | 299071 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M | 5 | 4 | NA | | S | 04/06/2011 |
| 18 | 2 | 646423 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M TRESPASS UPON PROPERTY OF ANOTHER M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON COUNTY BENCH WARRANT M PAWN PROPERTY BY CONVICTED PERSON M | 14 | 13 | NA | | S | 04/07/2011 |
| 19 | 2 | 322778 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M CRIMINAL TRESPASS, 2ND DEG M3 | 15 | 25 | NA | | S | 03/31/2011 |
| 20 | 3 | 616820 [REDACTED] MAKE FALSE STATEMENT TO POLICE OFFICER M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M HINDER, DELAY, OR INTERRUPT ARREST M ARRESTED ON COUNTY BENCH WARRANT M ISSUE BAD CHECK LESS THAN \$200 M2 ARRESTED ON COUNTY BENCH WARRANT M HINDER, DELAY, OR INTERRUPT ARREST M DISTURBING THE PEACE M | 3 | 3 | PR | 2500.00 | B | 04/05/2011 |
| 21 | 3 | 456982 [REDACTED] COUNTY COURT SENTENCE S CRIMINAL MISCHIEF \$200-500 M2 | 1 | | NA | | S | 04/27/2011 |
| 22 | 3 | 796503 [REDACTED] VIOLATION OF HOME DETENTION DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M | 2 | | NA | | S | 04/10/2011 |
| 23 | 3 | 508489 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M | 5 | 8 | NA | | S | 03/31/2011 |
| 24 | 3 | 711953 [REDACTED] COUNTY COURT SENTENCE S DUI-2ND OFF W | 5 | 3 | NA | | S | 04/19/2011 |
| 25 | 3 | 174820 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M FAIL TO APPEAR IN COURT M NO PROOF OF FINANCIAL RESPONSIBILITY M VIOLATE SCHOOL SPEED ZONE 6 - 10 OVER M COUNTY COURT SENTENCE S SPEEDING 16-20 MPH COUNTY/STATE I COUNTY COURT SENTENCE S NO MOTORCYCLE OPERATOR'S LICENSE M COUNTY COURT SENTENCE S UNLAWFUL U-TURN BETWEEN INTERSECTIONS M OPERATE MOTR VEH W/O OPERATORS LIC ON PERSON M | 9 | 5 | NA | | S | 04/05/2011 |
| 26 | 3 | 38964 [REDACTED] ASSAULT, STRIKE OR CAUSE BODILY INJURY M INJURE OR DESTROY PROPERTY OF ANOTHER M ASSAULT, STRIKE OR CAUSE BODILY INJURY M | 8 | 1 | NA | | S | 04/21/2011 |
| 27 | 4 | 635233 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONT SUBST W/INT TO DELIVER F3 | 3 | 1 | NA | | S | 09/29/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND HC | AMT | DISP PT | RELEASE |
|------|-----|--|--------|----------|------------|-----|---------------|------------|
| 28 | 4 | 551571 [REDACTED] DNA TESTING M DISTRICT COURT SENTENCE S POSS CONTROLLED SUBSTANCE F4 DNA TESTING M | 17 | 9 | NA HC | | S SR | 04/02/2011 |
| 29 | 4 | 721681 [REDACTED] DISTRICT COURT SENTENCE S CONTRLD SUBST, INTENTIONAL VIOLATIONS F4 DNA TESTING M | 6 | 1 | NA HC | | S SR | 04/02/2011 |
| 30 | 4 | 801293 [REDACTED] DISTRICT COURT SENTENCE S POSS CONTROLLED SUBSTANCE F4 | 6 | 3 | NA | | S | 04/02/2011 |
| 31 | 4 | 767161 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M COUNTY COURT SENTENCE S SOLICIT WITHOUT PERMIT M | 3 | 4 | NA NA | | S S | 04/01/2011 |
| 32 | 4 | 448885 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD OFF W | 2 | | NA | | S | 05/03/2011 |
| 33 | 5 | 627995 [REDACTED] DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 13 | 16 | NA | | S | 07/27/2011 |
| 34 | 5 | 21060 [REDACTED] COUNTY COURT SENTENCE S DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M | 27 | 13 | NA | | S | 05/02/2011 |
| 35 | 6 | 650818 [REDACTED] VIOLATION OF HOME DETENTION DOMESTIC ASSAULT-3RD DEGREE M1 | 7 | 7 | NA | | S | 05/16/2011 |
| 36 | 6 | 868695 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY SHOPLIFT-2ND OFF-\$200/LESS M1 DISTRICT COURT SENTENCE S ATTEMPTED POSSESSION OF BURGLAR TOOLS M1 | 5 | 1 | NA NA | | S S | 11/16/2011 |
| 37 | 6 | 939499 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING LIC REVOC-1ST OFF F4 DNA TESTING M | 3 | | NA HC | | S PT | 06/29/2011 |
| 38 | 6 | 666005 [REDACTED] VIOLATION OF HOME DETENTION DRIVE DURING REVOC/IMPOUND-2ND M2 | 11 | 11 | NA | | S | 04/16/2011 |
| 39 | 6 | 805172 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M MINOR IN POSSESSION-AGE 19/20 M3 POSS MARIJUANA, LESS THAN 1 OZ - 1ST OFF I | 2 | 1 | NA | | S | 03/31/2011 |
| 40 | 6 | 782476 [REDACTED] FEDERAL INMATE - FOLLOWING LOCAL CHARGES M ERROR - VOID CHARGE M ARRESTED ON COUNTY BENCH WARRANT M DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M | 10 | 10 | HC NA | | PT SR S | 04/03/2011 |
| 41 | 7 | 280386 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING LIC REVOC-1ST OFF F4 DUI-3RD OFF W DNA TESTING M | 7 | | NA HC | | S PT | 09/24/2011 |
| 42 | 7 | 760514 [REDACTED] VIOLATION OF HOME DETENTION DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 | 1 | | NA | | S | 04/15/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|------|-----|------|------------|
| | | CONSUME ALCOHOLIC LIQUOR IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M DEPOSIT LITTER UPON A PUBLIC PLACE M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M DEPOSIT LITTER UPON A PUBLIC PLACE M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M ARRESTED ON COUNTY BENCH WARRANT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M | | | NA | | S | |
| 51 | 9 | 652864 ██████████ COUNTY COURT SENTENCE S DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 | 14 | 8 | NA | | S | 05/16/2011 |
| 52 | 10 | 418288 ██████████ DISTRICT COURT SENTENCE S THEFT BY RECEIVING \$200 - \$500 (M) M1 | 15 | 16 | NA | | S | 06/13/2011 |
| 53 | 10 | 972178 ██████████ ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M TRESPASS UPON PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M DISTURBING THE PEACE M ARRESTED ON COUNTY BENCH WARRANT M PANHANDLE BETWEEN SUNSET AND SUNRISE M FAIL TO APPEAR IN COURT M COUNTY COURT SENTENCE S POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M | 6 | 6 | NA | | FS | 04/02/2011 |
| 54 | 10 | 667042 ██████████ COUNTY COURT SENTENCE S DISTURBING THE PEACE M | | 1 | | | S | 05/13/2011 |
| 55 | 11 | 473250 ██████████ DISTRICT COURT SENTENCE S RESISTING ARREST M1 DISTURBING THE PEACE M3 CRIMINAL MISCHIEF-LESS THAN \$200 M3 | 21 | 20 | NA | | S | 07/09/2011 |
| 56 | 13 | 444564 ██████████ COUNTY COURT SENTENCE S FAIL TO APPEAR - CITATION -MISDEMEANOR M CRIMINAL MISCHIEF \$200-500 M2 | 5 | 3 | NA | | S | 05/09/2011 |
| 57 | 13 | 507871 ██████████ COUNTY COURT SENTENCE S THEFT BY SHOPLIFTING UNDER \$200 (M) M2 | | 4 2 | NA | | S | 05/15/2011 |
| 58 | 13 | 796131 ██████████ COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M | | 2 | NA | | S | 05/09/2011 |
| 59 | 14 | 482374 ██████████ ARRESTED ON COUNTY BENCH WARRANT M THEFT BY RECEIVING \$200 - \$500 (M) M1 | 39 | 38 | NA | | S | 04/08/2011 |
| 60 | 14 | 857633 ██████████ DISTRICT COURT SENTENCE S DOMESTIC ASSAULT-3RD DEGREE M1 | | 4 1 | NA | | S | 04/07/2011 |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|----------------|---------|---------------|------------|
| 61 | 14 | 774954 [REDACTED] THEFT BY SHOPLIFTING UNDER \$200 (M) M2 ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M COUNTY COURT SENTENCE S IMPROPER REGISTRATION ON MOTOR VEHICLE M OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M | 2 | | NA PC | 2500.00 | S PT FS | 05/11/2011 |
| 62 | 14 | 716612 [REDACTED] DISTRICT COURT SENTENCE S ATTEMPT TO AID CONSUMATION OF A FELONY M1 | 6 | 3 | NA | | S | 06/16/2011 |
| 63 | 14 | 615952 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONTR SUBST M1 | 11 | 12 | NA | | S | 05/23/2011 |
| 64 | 15 | 889709 [REDACTED] CRIMINAL TRESPASS, 1ST DEG M1 | 3 | 1 | NA | | S | 05/08/2011 |
| 65 | 15 | 367231 [REDACTED] DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 44 | 22 | NA NA | | S S | 08/13/2011 |
| 66 | 15 | 770661 [REDACTED] ARRESTED ON DISTRICT WARRANT M FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 2 | 2 | NA | | S | 04/07/2011 |
| 67 | 16 | 944232 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M3 COUNTY COURT SENTENCE S CONSUME ALCOHOLIC LIQUOR IN PUBLIC M DEPOSIT LITTER UPON A PUBLIC PLACE M COUNTY COURT SENTENCE S STEAL MONEY OR GOODS LESS THAN \$300 M INJURE OR DESTROY PROPERTY OF ANOTHER M | 3 | 1 | NA NA NA | | S FS FS | 05/16/2011 |
| 68 | 16 | 809566 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M OCCUPANT PROTECTION SYSTEM M OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M FAIL TO APPEAR IN COURT M HAVE OPEN ALCOHOL CONTAINER M NEGLIGENT DRIVING I ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M FAIL TO APPEAR IN COURT M FAIL TO APPEAR IN COURT M | 9 | 12 | NA NA | | FD S | 04/04/2011 |
| 69 | 16 | 324082 [REDACTED] DISTRICT COURT SENTENCE S ATTEMPTED ESCAPE M1 | 8 | 8 | | | S | 05/05/2011 |
| 70 | 16 | 891490 [REDACTED] DISTRICT COURT SENTENCE S POSS EPHEDRINE W/INTENT TO MANUF METH F4 DNA TESTING M | 2 | | NA HC | | S SR | 08/18/2011 |
| 71 | 16 | 137068 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY DECEPTION \$200 - \$500 (M) M1 | 12 | 3 | | | S | 04/12/2011 |
| 72 | 16 | 795333 [REDACTED] VIOLATION OF HOME DETENTION DISTURBING THE PEACE M | 4 | | NA | | S | 04/13/2011 |
| 73 | 17 | 586941 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY DECEPTION \$500 - \$1500 (F) F4 DNA TESTING M | 2 | | NA HC | | S SR | 09/19/2011 |
| 74 | 17 | 440792 [REDACTED] DISTRICT COURT SENTENCE S | 2 | | NA | | S | 06/07/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|----------------------------|----------|-----------------------|------------|
| | | ATT POSS CONTR SUBST M1 ATT POSS CONTR SUBST M1 | | | | | | |
| 75 | 17 | 294641 [REDACTED] COUNTY COURT SENTENCE S DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 SUSPENDED/REVOKED, NOT ELIGIBLE M VIOLATE STOP SIGN M | 19 | 8 | NA RW | | S RW | 05/05/2011 |
| 76 | 17 | 814124 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M INJURE OR DESTROY PROPERTY OF ANOTHER M ASSAULT, STRIKE OR CAUSE BODILY INJURY M ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEG M1 | 3 | 5 | NA NA | | S S | 05/07/2011 |
| 77 | 18 | 752027 [REDACTED] COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M 3RD DEG ASSAULT M1 CRIMINAL MISCHIEF \$200-500 M2 THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | 2 | | NA PR | 2500.00 | S B | 04/11/2011 |
| 78 | 19 | 906396 [REDACTED] DISTURBING THE PEACE M HINDER, DELAY, OR INTERRUPT ARREST M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 1 | | NA PC HC | 25000.00 | S PT PT | 04/03/2011 |
| 79 | 20 | 37944 [REDACTED] COUNTY COURT SENTENCE S FORGERY, 2ND DEGREE \$300 OR LESS M1 ARRESTED ON COUNTY BENCH WARRANT M IMPROPER REGISTRATION ON MOTOR VEHICLE M SUSPENDED LICENSE, ELIGIBLE M NO PROOF OF FINANCIAL RESPONSIBILITY M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M OPERATE MOTOR VEHICLE AT NITE W/O HEADLIGHTS M FAIL TO APPEAR IN COURT M SUSPENDED LICENSE, ELIGIBLE M COUNTY COURT SENTENCE S HAD ONE HEADLIGHT ON MOTOR VEHICLE AT NIGHT M SUSPENDED LICENSE, ELIGIBLE M IMPROPER REGISTRATION ON MOTOR VEHICLE M OCCUPANT PROTECTION SYSTEM M | 21 | 28 | NA NA NA NA NA | | S S S S S | 09/26/2011 |
| 80 | 20 | 393047 [REDACTED] ASSAULT, STRIKE OR CAUSE BODILY INJURY M COUNTY COURT SENTENCE S CHILD ABUSE (M) M1 | 16 | 10 | NA NA | | S S | 05/11/2011 |
| 81 | 21 | 612639 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M FAIL TO APPEAR IN COURT M STEAL MONEY OR GOODS LESS THAN \$300 M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M DISTURBING THE PEACE M FAIL TO APPEAR IN COURT M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M FALSE REPORTING - FALSE INFORMATION M1 | 9 | 10 | NA NA NA NA | | S FS FS FS | 06/27/2011 |
| 82 | 21 | 251894 [REDACTED] ARRESTED ON DISTRICT WARRANT M FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 18 | 10 | NA | | S | 05/10/2011 |
| 83 | 21 | 312845 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DUI-1ST OFF W | 4 | 2 | NA | | FS | 04/11/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|------|-----|------|------------|
| | | ATTEMPTED BURGLARY F4 DNA TESTING M | | | HC | | SR | |
| 91 | 23 | 249775 ██████████ DISTRICT COURT SENTENCE S OPERATE MOTOR VEHICLE TO AVOID ARREST M1 RECKLESS DRIVING M3 DRIVE DURING SUSPENSION M3 | 23 | 19 | NA | | S | 05/22/2011 |
| 92 | 24 | 155258 ██████████ COUNTY COURT SENTENCE S THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 ARRESTED ON COUNTY BENCH WARRANT M PARKS:CLOSED ENTER AFTER HOURS M2 | 29 | 13 | NA | | S | 04/30/2011 |
| 93 | 24 | 672572 ██████████ DISTRICT COURT SENTENCE S THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 DNA TESTING M | 12 | 4 | NA | | S | 07/02/2011 |
| 94 | 27 | 294267 ██████████ COUNTY COURT SENTENCE S POSSESS DRUG PARAPHERNALIA I OBSTRUCTING A PEACE OFFICER M1 MARIJUANA, POSS 1 OZ OR LESS - 1ST OFF I | 2 | | NA | | S | 05/05/2011 |
| 95 | 27 | 961866 ██████████ COUNTY COURT SENTENCE S AQUIRE LEGEND DRUG(PRESCR)BY FRAUD M3 COUNTY COURT SENTENCE S IMPROPER REGISTRATION ON MOTOR VEHICLE M OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M | 1 | | NA | | S | 05/04/2011 |
| 96 | 27 | 13472 ██████████ VIOLATION OF HOME DETENTION DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 COUNTY COURT SENTENCE S DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 | 3 | | NA | | S | 04/25/2011 |
| 97 | 27 | 941157 ██████████ COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M COUNTY COURT SENTENCE S RECKLESS DRIVING M OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M COUNTY COURT SENTENCE S POSSESS OR CONSUME ALCOHOL AS A MINOR M COUNTY COURT SENTENCE S POSSESS OR CONSUME ALCOHOL AS A MINOR M COUNTY COURT SENTENCE S CONSUME ALCOHOLIC LIQUOR IN PUBLIC M FAIL TO APPEAR IN COURT M | 5 | 4 | NA | | S | 06/11/2011 |
| 98 | 28 | 500538 ██████████ ARRESTED ON COUNTY BENCH WARRANT M OCCUPANT PROTECTION SYSTEM M SUSPENDED LICENSE, ELIGIBLE M MAKE FALSE STATEMENT TO POLICE OFFICER M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M | 9 | 8 | NA | | FS | 03/30/2011 |
| 99 | 28 | 7352 ██████████ ARRESTED ON COUNTY BENCH WARRANT M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M TRESPASS UPON PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M TRESPASS UPON PROPERTY OF ANOTHER M DISTURBING THE PEACE M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M CONSUME ALCOHOLIC LIQUOR IN PUBLIC M FAIL TO APPEAR IN COURT M TRESPASS UPON PROPERTY OF ANOTHER M | 100 | 87 | NA | | FS | 04/17/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|----------------------|-----|--------------------|------------|
| | | ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M TRESPASS UPON PROPERTY OF ANOTHER M DISTURBING THE PEACE M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M FAIL TO APPEAR IN COURT M DISTURBING THE PEACE M TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M | | | NA | | S | |
| 100 | 29 | 755869 [REDACTED] DISTRICT COURT SENTENCE S RESISTING ARREST M1 3RD DEG ASSAULT M1 | 2 | | NA | | S | 06/03/2011 |
| 101 | 29 | 438784 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 5 | 1 | | HC | S SR | 05/08/2011 |
| 102 | 29 | 501079 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD OFF W | 5 | | | | S | 07/04/2011 |
| 103 | 29 | 250523 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 7 | 3 | | HC | S SR | 05/07/2011 |
| 104 | 30 | 955297 [REDACTED] ARRESTED ON DISTRICT WARRANT M ATTEMPTED BURGLARY F4 DNA TESTING M | 2 | 1 | NA HC | | S SR | 05/22/2011 |
| 105 | 30 | 501969 [REDACTED] DISTRICT COURT SENTENCE S POSS CONTROLLED SUBSTANCE F4 DNA TESTING M | 5 | 1 | NA HC | | S SR | 04/21/2011 |
| 106 | 30 | 726646 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M OCCUPANT PROTECTION SYSTEM M SUSPENDED LICENSE, ELIGIBLE M FAIL TO APPEAR IN COURT M IMPROPER REGISTRATION ON MOTOR VEHICLE M ARRESTED ON COUNTY BENCH WARRANT M INDECENT EXPOSURE M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 3 | 4 | NA NA NA HC | | FS S S PT | 04/12/2011 |
| 107 | 30 | 161619 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 8 | 7 | NA HC | | S SR | 06/06/2011 |
| 108 | 30 | 882679 [REDACTED] VIOLATION OF PROTECTION ORDER M2 ARRESTED ON COUNTY BENCH WARRANT M RESISTING ARREST M1 VIOLATION OF PROTECTION ORDER M2 COUNTY COURT SENTENCE S OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M | 6 | 4 | NA NA NA | | S FS FS | 04/03/2011 |
| 109 | 31 | 723120 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONTR SUBST M1 | 2 | | NA | | S | 04/01/2011 |
| 110 | 34 | 649949 [REDACTED] COUNTY COURT SENTENCE S CHILD ABUSE (M) M1 | 1 | | NA | | S | 04/23/2011 |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|----------|-----|--------------|------------|
| 121 | 37 | 674556 [REDACTED] DISTRICT COURT SENTENCE S DRIVE UNDER INFLUENCE - 3RD W ERROR - VOID CHARGE M | (11) | 1 | | | S | 05/28/2011 |
| 122 | 37 | 701785 [REDACTED] ASSAULT, STRIKE OR CAUSE BODILY INJURY M | (6) | 2 | NA | | S | 04/15/2011 |
| 123 | 37 | 934342 [REDACTED] COUNTY COURT SENTENCE S DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | 2 | | NA | | S PT | 05/13/2011 |
| 124 | 37 | 560641 [REDACTED] COUNTY COURT SENTENCE S DISTURBING THE PEACE M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I | 4 | 1 | NA | | S | 04/16/2011 |
| 125 | 39 | 831175 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONTR SUBST M1 | 4 | 2 | NA | | S | 04/11/2011 |
| 126 | 39 | 704360 [REDACTED] DISTRICT COURT SENTENCE S 3RD DEG ASSAULT M1 | 2 | | NA | | S | 04/10/2011 |
| 127 | 39 | 226674 [REDACTED] ARRESTED ON COUNTY WARRANT-MSD M HAVE OPEN ALCOHOL CONTAINER M DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | (50) | 20 | NA | | S S | 05/29/2011 |
| 128 | 39 | 570997 [REDACTED] DISTRICT COURT SENTENCE S SEX OFFENDER REGISTRATION VIOLATION F4 DNA TESTING M | (10) | 2 | NA HC | | S SR | 07/08/2011 |
| 129 | 40 | 511972 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M NO PROOF OF FINANCIAL RESPONSIBILITY M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M FAIL TO APPEAR - CITATION -MISDEMEANOR M DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | (24) | 26 | NA | | FD S S | 08/09/2011 |
| 130 | 41 | 100937 [REDACTED] DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | (114) | 88 | | | S | 05/26/2011 |
| 131 | 42 | 727414 [REDACTED] DISTRICT COURT SENTENCE S CONTRLD SUBST, INTENTIONAL VIOLATIONS F4 DNA TESTING M | (5) | 3 | NA | | S | 04/08/2011 |
| 132 | 42 | 293646 [REDACTED] DISTRICT COURT SENTENCE S POSS CONTROLLED SUBSTANCE F4 THEFT BY SHOPLIFTING UNDER \$200 (M) M2 DNA TESTING M | (5) | | NA | | S | 06/24/2011 |
| 133 | 43 | 697007 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DUI-1ST OFF W ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEGREE M1 | (5) | 5 | NA | | FS S | 04/15/2011 |
| 134 | 43 | 673526 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DUI-3RD OFF W | (7) | 4 | NA | | S | 04/08/2011 |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|----------------------------------|---------|--------------------------|------------|
| 135 | 43 | 539386 ██████████ COUNTY COURT SENTENCE S CHILD ABUSE (M) M1 | 4 | 2 | NA | | S | 08/25/2011 |
| 136 | 43 | 49449 ██████████ ATTEMPTED VIOLATE HARRASSMENT ORDER M3 COUNTY COURT SENTENCE S SUSPENDED LICENSE, ELIGIBLE M | 12 | 3 | NA NA | | S S | 04/12/2011 |
| 137 | 44 | 615972 ██████████ ARRESTED ON COUNTY BENCH WARRANT M THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 ARRESTED ON COUNTY BENCH WARRANT M POSSESS OR CONSUME ALCOHOL AS A MINOR M ARRESTED ON COUNTY BENCH WARRANT M POSSESS OR CONSUME ALCOHOL AS A MINOR M COUNTY COURT SENTENCE S MAKE FALSE STATEMENT TO POLICE OFFICER M | 7 | 16 | NA | | S S S FD | 04/10/2011 |
| 138 | 44 | 646762 ██████████ DISTRICT COURT SENTENCE S THEFT BY RECEIVING \$200 - \$500 (M) M1 CRIMINAL MISCHIEF \$500-1500 M1 DISTRICT COURT SENTENCE S CRIMINAL TRESPASS, 1ST DEG M1 THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 | 7 | 3 | NA NA | | S S | 06/23/2011 |
| 139 | 44 | 948324 ██████████ DISTRICT COURT SENTENCE S RESISTING ARREST M1 TRESPASS UPON PROPERTY OF ANOTHER M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I DISTURBING THE PEACE M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M COUNTY COURT SENTENCE S DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M COUNTY COURT SENTENCE S DISTURBING THE PEACE M TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S DISTURBING THE PEACE M | 4 | | NA NA NA NA NA NA | | S FS S FP FS | 05/29/2011 |
| 140 | 44 | 592747 ██████████ DISTRICT COURT SENTENCE S CRIMINAL MISCHIEF \$500-1500 M1 CRIMINAL TRESPASS, 1ST DEG M1 COUNTY COURT SENTENCE S DUI-1ST OFF, >.15 W ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M | 11 | 6 | NA NA NA | | S S S | 06/03/2011 |
| 141 | 44 | 58763 ██████████ VIOLATION OF HOME DETENTION DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 | 1 | | NA | | S | 04/08/2011 |
| 142 | 44 | 551305 ██████████ DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE, CHILD, DEPENDENT M2 | 5 | 3 | NA | | S | 06/21/2011 |
| 143 | 44 | 182432 ██████████ REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M HINDER, DELAY, OR INTERRUPT ARREST M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S ATTEMPTED 2ND DEGREE FORGERY M1 | 11 | 1 | NA NA NA | | S S S | 05/19/2011 |
| 144 | 44 | 793806 ██████████ ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEGREE M1 COUNTY COURT SENTENCE S THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 DISTURBING THE PEACE M CARRYING CONCEALED WEAPON M1 | 10 | 14 | NA NA PR | 2500.00 | S S S | 05/30/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|----------------|-----|-------------|------------|
| | | DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 NO HEAD/REAR LIGHTS AFTER DARK M3 | | | | | | |
| 145 | 46 | 530052 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONTR SUBST M1 DISTRICT COURT SENTENCE S ATT. POSS CONTR SUBST M1 | 10 | 8 | | | S | 07/08/2011 |
| 146 | 46 | 589072 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 12 | 1 | NA HC | | S SR | 05/20/2011 |
| 147 | 46 | 447270 [REDACTED] DISTURBING THE PEACE M COUNTY COURT SENTENCE S POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I POSSESS DRUG PARAPHERNALIA I FAIL TO APPEAR IN COURT M POSSESS OR CONSUME ALCOHOL AS A MINOR M HINDER, DELAY, OR INTERRUPT ARREST M | 10 | 10 | NA NA | | S FS | 05/23/2011 |
| 148 | 47 | 730519 [REDACTED] REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M HINDER, DELAY, OR INTERRUPT ARREST M TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S TRESPASS UPON PROPERTY OF ANOTHER M | 42 | 25 | NA NA NA | | S S S | 05/03/2011 |
| 149 | 47 | 59193 [REDACTED] COUNTY COURT SENTENCE S DUI-2ND OFF W | 14 | 6 | NA | | S | 05/20/2011 |
| 150 | 47 | 585752 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M DISTURBING THE PEACE M | 4 | 5 | NA | | S FS | 04/21/2011 |
| 151 | 48 | 918811 [REDACTED] DISTRICT COURT SENTENCE S ATT MANU/DELV/POSS CONTR SUBST W/INT TO DELV F3A DNA TESTING M | 3 | | NA NA | | S SR | 05/23/2011 |
| 152 | 48 | 317970 [REDACTED] COUNTY COURT SENTENCE S SELL OR GIVE ALCOHOL TO MINOR M DRIVING UNDER INFLUENCE/.08, FIRST OFFENSE M NEGLIGENT DRIVING I | 2 | | NA NA | | S S | 05/27/2011 |
| 153 | 48 | 648596 [REDACTED] COUNTY COURT SENTENCE S 3RD DEG ASSAULT M1 DISTURBING THE PEACE M | 4 | 3 | NA NA | | S S | 05/04/2011 |
| 154 | 49 | 875328 [REDACTED] DISTRICT COURT SENTENCE S SEXUAL ASSAULT, 3RD DEGREE M1 DNA TESTING M | 2 | | NA HC | | S SR | 05/19/2011 |
| 155 | 49 | 377907 [REDACTED] COUNTY COURT SENTENCE S VIOLATE SPEED LIMIT 6 - 10 OVER M SUSPENDED/REVOKED, NOT ELIGIBLE M CIVIL BENCH WARRANT M | 22 | 12 | NA NA | | S RO | 04/18/2011 |
| 156 | 49 | 476973 [REDACTED] COUNTY COURT SENTENCE S ABANDON/CRUELLY NEGLECT ANIMAL M1 | 2 | | NA | | S | 05/19/2011 |
| 157 | 49 | 818107 [REDACTED] COUNTY COURT SENTENCE S ABANDON/CRUELLY NEGLECT ANIMAL M1 | 1 | | NA | | S | 05/25/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|----------|-----|---------|------------|
| 158 | 49 | 747707 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M | 7 | 3 | NA | | S | 04/05/2011 |
| 159 | 49 | 822872 [REDACTED] COUNTY COURT SENTENCE S SUSPENDED/REVOKED/NOT ELIGIBLE, SUBSEQUENT M COUNTY COURT SENTENCE S FAIL TO APPEAR - CITATION -MISDEMEANOR M MARIJUANA, POSS 1 OZ OR LESS - 1ST OFF I ASSAULT BY CONFINED PERSON F3A | 16 | 11 | NA | | S | 04/10/2011 |
| 160 | 50 | 951090 [REDACTED] DISTRICT COURT SENTENCE S 3RD DEG ASSAULT M1 | 1 | | NA | | S | 04/02/2011 |
| 161 | 50 | 249153 [REDACTED] DOMESTIC ASSAULT-3RD DEGREE M1 LEAVE ACCIDENT-FAIL TO FURNISH INFO/1ST M2 CARELESS DRIVING I 3RD DEG ASSAULT M1 COUNTY COURT SENTENCE S DISTURBING THE PEACE M | 8 | 2 | NA | | S | 04/28/2011 |
| 162 | 50 | 481805 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONTR SUBST M1 ATT POSS CONTR SUBST M1 COUNTY COURT SENTENCE S IMPROPER REGISTRATION ON MOTOR VEHICLE M NO PROOF OF FINANCIAL RESPONSIBILITY M FAIL TO APPEAR IN COURT M OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M COUNTY COURT SENTENCE S OBSTRUCT GOVERNMENT OPERATIONS M1 COUNTY COURT SENTENCE S OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M VIOLATE SPEED LIMIT 6 - 10 OVER M IMPROPER REGISTRATION ON MOTOR VEHICLE M | 9 | 5 | NA | | S | 05/17/2011 |
| 163 | 50 | 766700 [REDACTED] ATT POSS CONTR SUBST M1 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M FAIL TO APPEAR IN COURT M CONCEAL MERCHANDISE M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M STEAL MONEY OR GOODS LESS THAN \$300 M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M CONCEAL MERCHANDISE M FAIL TO APPEAR IN COURT M | 5 | 7 | NA NA | | S FS | 06/17/2011 |
| 164 | 50 | 108560 [REDACTED] INJURE OR DESTROY PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M INJURE OR DESTROY PROPERTY OF ANOTHER M INJURE OR DESTROY PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M ARRESTED ON COUNTY WARRANT-MSD M DISTURBING THE PEACE M FAIL TO APPEAR IN COURT M | 22 | 19 | NA NA | | S S | 04/02/2011 |
| 165 | 50 | 941321 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M DISTURBING THE PEACE M MAKE FALSE STATEMENT TO POLICE OFFICER M | 3 | 3 | NA | | FS | 04/10/2011 |

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|------|-----|---|--------|----------|------|-----|------|------------|
| | | CRIMINAL MISCHIEF-LESS THAN \$200 M3 THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | | | NA | | S | |
| 166 | 51 | 177045 [REDACTED] DISTRICT COURT SENTENCE S POSS MARIJUANA, MORE 1 OZ/LESS 1 LB M3A POSS CONTROLLED SUBSTANCE F4 DNA TESTING M | (9) | 2 | NA | | S | 05/16/2011 |
| 167 | 51 | 535171 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M OCCUPANT PROTECTION SYSTEM M IMPROPER REGISTRATION ON MOTOR VEHICLE M SUSPENDED LICENSE, ELIGIBLE M FICTITIOUS LICENSE PLATES M VIOLATE SPEED LIMIT 16 - 20 OVER M ARRESTED ON COUNTY BENCH WARRANT M PAWN PROPERTY BY CONVICTED PERSON M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR - CITATION -MISDEMEANOR M THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 COUNTY COURT SENTENCE S IMPROPER REGISTRATION ON MOTOR VEHICLE M FICTITIOUS LICENSE PLATES M | (16) | 17 | NA | | FD | 04/08/2011 |
| 168 | 53 | 800995 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING 15YR REVOC-DUI/REFUSAL-1ST F4 DNA TESTING M | 4 | 1 | NA | | S | 04/13/2011 |
| 169 | 53 | 682204 [REDACTED] DISTRICT COURT SENTENCE S ATTEMPT THEFT BY RECEIVING OVER \$1500 (F F4 DNA TESTING M | (5) | | NA | | S | 05/21/2011 |
| 170 | 53 | 805107 [REDACTED] ARRESTED ON COUNTY WARRANT-MSD M OPERATE MOTR VEH W/O OPERATORS LIC ON PERSON M DRIVING UNDER INFLUENCE/.08, SECOND OFFENSE M HAD ONE HEADLIGHT ON MOTOR VEHICLE AT NIGHT M HAVE OPEN ALCOHOL CONTAINER M OCCUPANT PROTECTION SYSTEM M ARRESTED ON COUNTY WARRANT-MSD M HAVE OPEN ALCOHOL CONTAINER M DRIVING UNDER INFLUENCE/.08, SECOND OFFENSE M OCCUPANT PROTECTION SYSTEM M DISTURBING THE PEACE M | 2 | 3 | NA | | S | 09/08/2011 |
| 171 | 54 | 903837 [REDACTED] DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 DRIVE DURING SUSPENSION M3 CARELESS DRIVING I REFUSAL OF CHEM TEST - 1ST OFF W | (14) | 4 | NA | | S | 04/03/2011 |
| 172 | 55 | 515948 [REDACTED] COUNTY COURT SENTENCE S DOMESTIC ASSAULT-3RD DEGREE M1 | (22) | 19 | NA | | S | 07/25/2011 |
| 173 | 57 | 326837 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING 15YR REVOC-DUI/REFUSAL-1ST F4 DNA TESTING M | (11) | 4 | NA | | S | 07/05/2011 |
| 174 | 57 | 139332 [REDACTED] DISTRICT COURT SENTENCE S TERRORISTIC THREAT F4 DNA TESTING M | 4 | | NA | | S | 08/08/2011 |
| 175 | 58 | 938788 [REDACTED] DISTRICT COURT SENTENCE S CHILD ABUSE F3A DNA TESTING M | 2 | | NA | | S | 04/30/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|------|---------|---------|------------|
| 176 | 58 | 784023 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I POSSESS DRUG PARAPHERNALIA I IMPROPER REGISTRATION ON MOTOR VEHICLE M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M MAKE FALSE STATEMENT TO POLICE OFFICER M | 3 | 4 | NA | | FS | 04/05/2011 |
| 177 | 59 | 22384 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M PROSTITUTION (0-1 PRIOR) M2 FAIL TO APPEAR - CITATION -MISDEMEANOR M ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M ARRESTED ON COUNTY BENCH WARRANT M THEFT BY SHOPLIFTING UNDER \$200 (M) M2 FAIL TO APPEAR - CITATION -MISDEMEANOR M ARRESTED ON DISTRICT WARRANT M FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 ARRESTED ON DISTRICT WARRANT M FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 20 | 24 | NA | | S | 01/31/2012 |
| 178 | 60 | 176112 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 5 | 1 | NA | | S | 05/07/2011 |
| 179 | 60 | 431135 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONTR SUBST M1 | 15 | 6 | HC | | SR | 05/07/2011 |
| 180 | 61 | 52529 [REDACTED] SUSPENDED/REVOKED/NOT ELIGIBLE, SUBSEQUENT M IMPROPER REGISTRATION ON MOTOR VEHICLE M NO PROOF OF FINANCIAL RESPONSIBILITY M | 31 | 19 | NA | | S | 05/07/2011 |
| 181 | 63 | 593001 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 DNA TESTING M DISTURBING THE PEACE M | 4 | 3 | NA | | S | 05/03/2011 |
| 182 | 63 | 37507 [REDACTED] DISTRICT COURT SENTENCE S ATT POSS CONTR SUBST M1 ATT POSS CONTR SUBST M1 ERROR - VOID CHARGE M | 8 | | HC | 2500.00 | SR B | 04/03/2011 |
| 183 | 63 | 719866 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING 15YR REVOC-DUI/REFUSAL-1ST F4 DUI-1ST OFF W DNA TESTING M COUNTY COURT SENTENCE S DWI/DUI - 3RD W | 3 | | NA | | S | 10/31/2011 |
| 184 | 63 | 938660 [REDACTED] DISTRICT COURT SENTENCE S DEL/POSS W/INTENT TO DELIVER (HAZ DRUG) F2 DNA TESTING M | 3 | | HC | | SR | 05/02/2011 |
| 185 | 65 | 462622 [REDACTED] DISTRICT COURT SENTENCE S POSS CONTROLLED SUBSTANCE F4 DNA TESTING M | 5 | 1 | NA | | S | 04/30/2011 |
| 186 | 65 | 3621 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A | 7 | 1 | NA | | S | 06/22/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND HC NA | AMT | DISP SR S | RELEASE |
|------|-----|--|--------|----------|----------------------|-----|--------------------|------------|
| | | DNA TESTING M COUNTY COURT SENTENCE S ASSAULT, STRIKE OR CAUSE BODILY INJURY M | | | NA | | S | |
| 187 | 67 | 447451 [REDACTED] DISTRICT COURT SENTENCE S CHILD ABUSE (M) M1 WILLFUL RECKLESS DRIVING M3 | 18 | 6 | NA | | S | 06/13/2011 |
| 188 | 67 | 39487 [REDACTED] DISTRICT COURT SENTENCE S TERRORISTIC THREAT F4 DNA TESTING M | 12 | | HC | | SR | 07/28/2011 |
| 189 | 67 | 300242 [REDACTED] DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 28 | 33 | NA | | S | 05/01/2011 |
| 190 | 69 | 871415 [REDACTED] ARRESTED ON DISTRICT WARRANT M CRIMINAL MISCHIEF \$1500 OR MORE F4 DNA TESTING M COUNTY COURT SENTENCE S CARRYING CONCEALED WEAPON M1 COUNTY COURT SENTENCE S POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I POSSESS DRUG PARAPHERNALIA I | 3 | 2 | NA HC NA NA | | S SR FS S | 06/07/2011 |
| 191 | 70 | 594505 [REDACTED] DOMESTIC ASSAULT-3RD DEGREE M1 | 27 | 25 | NA | | S | 07/30/2011 |
| 192 | 71 | 676835 [REDACTED] ARRESTED ON DISTRICT WARRANT M ATT POSS CONTR SUBST M1 | 5 | 2 | NA | | S | 06/09/2011 |
| 193 | 73 | 307636 [REDACTED] DISTRICT COURT SENTENCE S SEX OFFENDER REGISTRATION VIOLATION F4 DNA TESTING M | 12 | 6 | NA HC | | S SR | 06/20/2011 |
| 194 | 76 | 244386 [REDACTED] DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 10 | 3 | NA | | S | 05/18/2011 |
| 195 | 77 | 669133 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 5 | | NA HC | | S SR | 07/18/2011 |
| 196 | 78 | 856998 [REDACTED] ARRESTED ON DISTRICT WARRANT M DWI/DUI - 3RD W DRIVE DURING 15YR REVOC-DUI/REFUSAL-1ST F4 RESISTING ARREST M1 DNA TESTING M | 4 | 3 | NA HC | | S SR | 04/19/2011 |
| 197 | 79 | 506818 [REDACTED] DISTRICT COURT SENTENCE S ATTEMPTED 2ND DEG SEXUAL ASSAULT F3A DNA TESTING M | 2 | | NA HC | | S PT | 04/10/2011 |
| 198 | 81 | 875171 [REDACTED] DISTRICT COURT SENTENCE S FORGERY, 2ND DEGREE \$300 OR LESS M1 | 3 | 1 | NA | | S | 04/07/2011 |
| 199 | 83 | 437364 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M SOLICIT FROM RIGHT OF WAY M ARRESTED ON COUNTY BENCH WARRANT M SOLICIT FROM RIGHT OF WAY M DISTRICT COURT SENTENCE S THEFT BY RECEIVING \$200 - \$500 (M) M1 | 51 | 29 | NA NA NA | | FS FS S | 04/11/2011 |
| 200 | 83 | 947023 [REDACTED] DISTRICT COURT SENTENCE S | | 2 | NA | | S | 04/20/2011 |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|--|-----|---------------------------------------|------------|
| | | ATTEMPTED POSS OF C/S WITH INTENT TO DELIVER F3 DNA TESTING M | | | HC | | SR | |
| 201 | 83 | 947024 [REDACTED] DISTRICT COURT SENTENCE S ATTEMPTED POSS OF C/S WITH INTENT TO DELIVER F3 DNA TESTING M | 2 | | NA HC | | S SR | 04/13/2011 |
| 202 | 83 | 683954 [REDACTED] COUNTY COURT SENTENCE S DUI-3RD OFF W ARRESTED ON COUNTY BENCH WARRANT M NO PROOF OF FINANCIAL RESPONSIBILITY M | 9 | 3 | NA | | S FP | 04/07/2011 |
| 203 | 83 | 692993 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY DECEPTION \$200 - \$500 (M) M1 | 3 | 1 | NA | | S | 04/27/2011 |
| 204 | 84 | 752429 [REDACTED] TRESPASS UPON PROPERTY OF ANOTHER M COUNTY COURT SENTENCE S THEFT BY SHOPLIFTING UNDER \$200 (M) M2 COUNTY COURT SENTENCE S THEFT BY RECEIVING \$200/LESS (M) M2 CRIMINAL ATTEMPT OF A CLASS 2 MISD (M3) M3 COUNTY COURT SENTENCE S CRIMINAL ATTEMPT OF A CLASS 3A FELONY M1 THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M ENTER MOTOR VEHICLE WITHOUT PERMISSION M COUNTY COURT SENTENCE S MAINTAIN DISORDERLY HOUSE M | 12 | 6 | NA NA NA NA NA NA NA NA | | FS FS FS FS S FS FS | 05/15/2011 |
| 205 | 84 | 357301 [REDACTED] DISTRICT COURT SENTENCE S UNAUTH USE FINAN TRANS DEVICE \$200-500 M1 COUNTY COURT SENTENCE S DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 COUNTY COURT SENTENCE S SUSPENDED LICENSE, ELIGIBLE M FAIL TO APPEAR IN COURT M COUNTY COURT SENTENCE S IMPROPER REGISTRATION ON MOTOR VEHICLE M NO PROOF OF FINANCIAL RESPONSIBILITY M SUSPENDED LICENSE, ELIGIBLE M | 8 | 4 | NA NA NA NA | | S FS FS S | 05/02/2011 |
| 206 | 84 | 557103 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M ARRESTED ON COUNTY BENCH WARRANT M THEFT BY DECEPTION \$200/LESS (M) M2 UNAUTH USE FINAN TRANS DEVICE-LESS/\$200 M2 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR - CITATION -MISDEMEANOR M THEFT BY UNLAWFUL TAKING UNDER \$200 (M) M2 | 20 | 16 | NA NA NA | | S S S | 04/28/2011 |
| 207 | 84 | 854912 [REDACTED] COUNTY COURT SENTENCE S DISTURBING THE PEACE M DISTRICT COURT SENTENCE S DRIVE DURING 15YR REVOC-DUI/REFUSAL-1ST F4 | 3 | | NA NA | | FS S | 04/05/2011 |
| 208 | 85 | 415935 [REDACTED] DISTRICT COURT SENTENCE S DRIVE DURING LIC REVOC-1ST OFF F4 DNA TESTING M | 10 | 15 | NA HC | | S SR | 05/21/2011 |
| 209 | 85 | 520500 [REDACTED] DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 7 | | NA | | S | 04/12/2011 |
| 210 | 86 | 33477 [REDACTED] DISTRICT COURT SENTENCE S | 28 | 7 | NA | | S | 06/25/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|------|-----|------|------------|
| | | CRIMINAL MISCHIEF-LESS THAN \$200 M3 RESISTING ARREST M1 COUNTY COURT SENTENCE S DUI-1ST OFF, >.15 W COUNTY COURT SENTENCE S SUSPENDED/REVOKED, NOT ELIGIBLE M MAKE FALSE STATEMENT TO POLICE OFFICER M | | | NA | | S | |
| 211 | 88 | 613123 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DOMESTIC ASSAULT-3RD DEG M1 ARRESTED ON COUNTY BENCH WARRANT M TRESPASS UPON PROPERTY OF ANOTHER M FAIL TO APPEAR IN COURT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M | 11 | 6 | NA | | S | 07/23/2011 |
| 212 | 91 | 772449 [REDACTED] COUNTY COURT SENTENCE S ATT POSS CONTR SUBST M1 | | 2 | NA | | S | 04/08/2011 |
| 213 | 92 | 9560 [REDACTED] DISTRICT COURT SENTENCE S ATTEMPTED ESCAPE M1 | 27 | 14 | NA | | S | 04/05/2011 |
| 214 | 92 | 860793 [REDACTED] COUNTY COURT SENTENCE S DISTURBING THE PEACE M ASSAULT, STRIKE OR CAUSE BODILY INJURY M DISTURBING THE PEACE M DISTURBING THE PEACE M ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M MAKE FALSE STATEMENT TO POLICE OFFICER M COUNTY COURT SENTENCE S CRIMINAL MISCHIEF-LESS THAN \$200 M3 DUI-1ST OFF W RESISTING ARREST M1 | 17 | 7 | NA | | S | 06/05/2011 |
| 215 | 95 | 714317 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 CRIMINAL TRESPASS, 1ST DEG M1 | 6 | 4 | NA | | S | 04/01/2011 |
| 216 | 95 | 360291 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY DECEPTION \$500 - \$1500 (F) F4 DNA TESTING M COUNTY COURT SENTENCE S DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 COUNTY COURT SENTENCE S DWI/DUI - 2ND W | 5 | 2 | NA | | S | 07/01/2011 |
| 217 | 96 | 697824 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR - CITATION -MISDEMEANOR M LEAVE ACCIDENT-FAIL TO FURNISH INFO/1ST M2 NO PROOF INSURANCE M2 DUI-AGGRAVATED (2ND OFF) M1 DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 REFUSAL OF CHEM TEST - 1ST OFF W DRIVE DURING SUSPENSION M3 FALSE REPORTING - FALSE INFORMATION M1 | 4 | 3 | NA | | S | 04/09/2011 |
| 218 | 101 | 622822 [REDACTED] DRUG COURT REMAND M THEFT BY UNLAWFUL TAKING \$500 - \$1500 (F) F4 DNA TESTING M | | 4 | NA | | S | 05/04/2011 |
| 219 | 104 | 85634 [REDACTED] COUNTY COURT SENTENCE S THEFT/UNLAWFUL TAKING-UNDER \$200 2ND OFFENS M1 | 35 | 35 | NA | | S | 06/25/2011 |
| 220 | 104 | 355847 [REDACTED] COUNTY COURT SENTENCE S DISTURBING THE PEACE M3 | 13 | 6 | NA | | FS | 03/30/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|----------|----------|---------|------------|
| | | ARRESTED ON COUNTY BENCH WARRANT M POSSESS MARIJUANA, 1 OZ OR LESS-2ND OFFENSE M ARRESTED ON COUNTY BENCH WARRANT M CHILD ABUSE (M) M1 | | | NA | | FP | |
| 221 | 104 | 619560 [REDACTED] COUNTY COURT SENTENCE S DRIVING UNDER INFLUENCE/.08, SECOND OFFENSE M HINDER, DELAY, OR INTERRUPT ARREST M COUNTY COURT SENTENCE S CARELESS DRIVING I POSSESS DRUG PARAPHERNALIA I DWI/DUI - 2ND W | 8 | 4 | NA | | S | 04/24/2011 |
| 222 | 104 | 437902 [REDACTED] ARRESTED ON DISTRICT WARRANT M 3RD DEG ASSAULT M1 DISTRICT COURT SENTENCE S FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | 18 | 13 | NA | | S | 08/17/2011 |
| 223 | 104 | 281503 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DUI-AGGRAVATED (2ND OFF) M1 | 19 | 19 | NA | | S | 04/03/2011 |
| 224 | 106 | 957195 [REDACTED] DISTRICT COURT SENTENCE S POSS MARIJUANA, MORE THAN 1 LB F4 DNA TESTING M | 2 | | NA | | S | 06/21/2011 |
| 225 | 106 | 6494 [REDACTED] DISTRICT COURT SENTENCE S THEFT BY DECEPTION \$500 - \$1500 (F) F4 DISTRICT COURT SENTENCE S THEFT BY DECEPTION OVER \$1500 (F) F3 DNA TESTING M | 16 | 8 | NA | | S | 08/20/2011 |
| 226 | 106 | 829449 [REDACTED] DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M MAKE FALSE STATEMENT TO POLICE OFFICER M ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M DNA TESTING M | 2 | 2 | NA NA | | S FS | 06/23/2011 |
| 227 | 115 | 237808 [REDACTED] DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 DISTRICT COURT SENTENCE S CRIMINAL ATTEMPT OF A CLASS 4 FELONY (M1) M1 DOMESTIC ASSAULT-3RD DEGREE M1 COUNTY COURT SENTENCE S STEAL MONEY OR GOODS LESS THAN \$300 M TRESPASS UPON PROPERTY OF ANOTHER M | 11 | 2 | PR NA | 50000.00 | B S | 05/31/2011 |
| 228 | 115 | 788257 [REDACTED] VIOLATION OF PROTECTION ORDER M2 DOMESTIC ASSAULT-3RD DEGREE M1 RESISTING ARREST M1 VIOLATION OF PROTECTION ORDER M2 | 4 | 2 | PC NA | 20000.00 | D S | 04/17/2011 |
| 229 | 116 | 641456 [REDACTED] DISTRICT COURT SENTENCE S DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DNA TESTING M | 5 | 1 | NA | | S | 04/06/2011 |
| 230 | 121 | 300153 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M FAIL TO APPEAR IN COURT M REFUSE TO COMPLY WITH ORDER OF POLICE OFFCR M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I HAVE OPEN ALCOHOL CONTAINER M POSSESS DRUG PARAPHERNALIA I SUSPENDED LICENSE, ELIGIBLE M NEGLIGENT DRIVING I DISTRICT COURT SENTENCE S | 16 | 4 | NA | | S | 09/01/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|------|-----|------|------------|
| | | FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | | | | | | |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | | | | | | |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | | | | | | |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | | | | | | |
| | | ERROR - VOID CHARGE M | | | | | SR | |
| | | ERROR - VOID CHARGE M | | | | | SR | |
| 231 | 125 | 69075 [REDACTED] | 34 | 44 | | | | 05/14/2011 |
| | | ARRESTED ON DISTRICT WARRANT M | | | NA | | RO | |
| | | FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | | | | | | |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | NA | | S | |
| | | DOMESTIC ASSAULT-3RD DEG M1 | | | | | | |
| | | ARRESTED ON COUNTY WARRANT-MSD M | | | NA | | FS | |
| | | FAIL TO APPEAR IN COURT M | | | | | | |
| | | STEAL MONEY OR GOODS LESS THAN \$300 M | | | | | | |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | NA | | FS | |
| | | DUI-1ST OFF W | | | | | | |
| | | LEAVE ACCIDENT-FAIL TO FURNISH INFO/1ST M2 | | | | | | |
| 232 | 127 | 342669 [REDACTED] | 12 | 11 | | | | 05/02/2011 |
| | | RESIST ARREST, 2ND/SUBSEQ OFFENSE F3A | | | NA | | S | |
| | | DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 | | | | | | |
| | | DNA TESTING M | | | HC | | SR | |
| 233 | 128 | 515261 [REDACTED] | 5 | | | | | 05/28/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | DOMESTIC ASSAULT-3RD DEGREE M1 | | | | | | |
| 234 | 129 | 318485 [REDACTED] | 41 | 33 | | | | 08/13/2011 |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | NA | | S | |
| | | DRIVE DURING SUSPENSION - 1ST OFFENSE TM3 | | | | | | |
| | | POSS MARIJUANA, LESS THAN 1 OZ -3RD/SUBSQ OF M3A | | | | | | |
| | | FAIL TO APPEAR - CITATION -MISDEMEANOR M | | | | | | |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | | | | | | |
| | | COUNTY COURT SENTENCE S | | | NA | | S | |
| | | MARIJUANA, POSS 1 OZ OR LESS - 1ST OFF I | | | | | | |
| 235 | 129 | 536892 [REDACTED] | 3 | | | | | 04/28/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A | | | | | | |
| | | DNA TESTING M | | | NA | | SR | |
| 236 | 134 | 283856 [REDACTED] | 35 | 27 | | | | 05/25/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | DOMESTIC ASSAULT-3RD DEGREE M1 | | | | | | |
| 237 | 135 | 646995 [REDACTED] | 3 | | | | | 04/19/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | 3RD DEG ASSAULT ON OFFICER F3A | | | | | | |
| | | DNA TESTING M | | | HC | | SR | |
| 238 | 136 | 950363 [REDACTED] | 1 | | | | | 05/23/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | ATTEMPTED ABUSE OF VULNERABLE ADULT M1 | | | | | | |
| 239 | 136 | 145479 [REDACTED] | 1 | | | | | 05/23/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | ATTEMPTED ABUSE OF VULNERABLE ADULT M1 | | | | | | |
| 240 | 137 | 415586 [REDACTED] | 18 | 11 | | | | 05/07/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | FAIL TO SUPPORT SPOUSE,CHILD,DEPENDENT M2 | | | | | | |
| | | COUNTY COURT SENTENCE S | | | NA | | FS | |
| | | STEAL MONEY OR GOODS LESS THAN \$300 M | | | | | | |
| | | ARRESTED ON OUTSIDE AGENCY WARRANT-MSD M | | | NA | | RO | |
| 241 | 144 | 482585 [REDACTED] | 15 | 8 | | | | 04/03/2011 |
| | | DISTRICT COURT SENTENCE S | | | NA | | S | |
| | | 3RD DEG ASSAULT M1 | | | | | | |
| | | ARRESTED ON COUNTY BENCH WARRANT M | | | NA | | S | |
| | | DRIVE DURING SUSPENSION - SUBSEQUENT OFFENSE M3 | | | | | | |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|------|---------|------|------------|
| 242 | 144 | 874014 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I POSSESS DRUG PARAPHERNALIA I ARRESTED ON COUNTY BENCH WARRANT M VIOLATE SPEED LIMIT 6 - 10 OVER M SUSPENDED LICENSE, ELIGIBLE M DISTRICT COURT SENTENCE S THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 DISTRICT COURT SENTENCE S ATTEMPTED BURGLARY F4 DNA TESTING M | 3 | 3 | NA | | FS | 05/28/2011 |
| 243 | 147 | 811709 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M DISTRICT COURT SENTENCE S CHILD ABUSE F3 DNA TESTING M | 4 | 3 | NA | | FP | 06/30/2011 |
| 244 | 149 | 470485 [REDACTED] THEFT BY SHOPLIFTING - UNDER \$200 (M) M2 ATT UNAUTH USE OF FIN TRAN DEVICE-LESS/\$200 M3 COUNTY COURT SENTENCE S INJURE OR DESTROY PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M COUNTY COURT SENTENCE S INJURE OR DESTROY PROPERTY OF ANOTHER M ARRESTED ON COUNTY BENCH WARRANT M STEAL MONEY OR GOODS LESS THAN \$300 M | 11 | 7 | NA | | S | 04/08/2011 |
| 245 | 150 | 821757 [REDACTED] 3RD DEG ASSAULT M1 | 3 | | NA | | S | 04/15/2011 |
| 246 | 150 | 52063 [REDACTED] ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M TRESPASS UPON PROPERTY OF ANOTHER M ARRESTED ON COUNTY WARRANT-FEL R DUI-3RD >.15 OR W/REFUSAL CHEM TEST F3A DRIVE DURING REVOC/IMPOUND-1ST M2 DNA TESTING M | 12 | 10 | NA | | FS | 05/11/2011 |
| 247 | 154 | 527967 [REDACTED] DISTRICT COURT SENTENCE S FLEE TO AVOID ARREST FOR A FELONY F4 DNA TESTING M | 16 | 5 | NA | | S | 05/03/2011 |
| 248 | 157 | 918643 [REDACTED] SEX OFFENDER REGISTRATION VIOLATION F4 SEX OFFENDER REGISTRATION VIOLATION F4 DNA TESTING M | 1 | | NA | | S | 03/31/2011 |
| 249 | 163 | 766834 [REDACTED] DISTRICT COURT SENTENCE S POSSESS STOLEN FIREARM F4 DNA TESTING M COUNTY COURT SENTENCE S OPERATE MOTOR VEHICLE W/O OPERATOR'S LICENSE M NEGLIGENT DRIVING I CIVIL BENCH WARRANT M | 4 | 1 | NA | | S | 04/15/2011 |
| 250 | 167 | 936110 [REDACTED] ASSAULT, STRIKE OR CAUSE BODILY INJURY M DNA TESTING M | 4 | | NA | | S | 05/08/2011 |
| 251 | 167 | 12187 [REDACTED] COUNTY COURT SENTENCE S REFUSE TO SUBMIT TO TEST W/1 PRIOR CONV M1 COUNTY COURT SENTENCE S DWI/DUI - 2ND W | 24 | 5 | NA | 2000.00 | B | 04/27/2011 |

| LINE | LOS | CHARGE(S) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|---|--------|----------|--|-----|---|------------|
| 252 | 168 | 640971 ██████████ DISTRICT COURT SENTENCE S 3RD DEG ASSAULT M1 COUNTY COURT SENTENCE S POSSESS MARIJUANA, 1 OZ OR LESS-1ST OFFENSE I COUNTY COURT SENTENCE S SUSPENDED LICENSE, ELIGIBLE M IMMIGRATION HOLD, FOLLOWING LOCAL CHARGES M | 11 | 8 | NA NA NA HC | | S FS FP PT | 04/18/2011 |
| 253 | 180 | 551697 ██████████ ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M ARRESTED ON COUNTY BENCH WARRANT M UNLAWFUL DISPLAY OF PLATES/RENEWAL TABS M3 DRIVE DURING SUSPENSION M3 NO OPERATOR LICENSE M3 ARRESTED ON COUNTY BENCH WARRANT M FALSE REPORTING - FALSE INFORMATION M1 FAIL TO APPEAR - CITATION -MISDEMEANOR M ATT POSS CONTR SUBST M1 ATT POSS CONTR SUBST M1 | 13 | 19 | NA NA NA NA NA NA NA | | FS FS FS S S | 07/22/2011 |
| 254 | 182 | 462499 ██████████ DISTRICT COURT SENTENCE S SEX OFFENDER REGISTRATION VIOLATION F4 DNA TESTING M COUNTY COURT SENTENCE S SPEEDING 6-10 MPH MUNICIPAL I | 4 | | NA HC NA | | S SR FP | 04/07/2011 |
| 255 | 214 | 729403 ██████████ DOMESTIC ASSAULT-3RD DEG M1 VIOLATION OF PROTECTION ORDER M2 DOMESTIC ASSAULT-3RD DEGREE M1 DOMESTIC ASSAULT-3RD DEGREE M1 VIOLATION OF PROTECTION ORDER M2 COUNTY COURT SENTENCE S DISTURBING THE PEACE M COUNTY COURT SENTENCE S DISTURBING THE PEACE M VIOLATION OF PROTECTION ORDER M2 | 13 | 1 | NA NA NA NA NA PC | | SR S S S FS S D | 09/29/2011 |
| 256 | 232 | 952948 ██████████ ATT THEFT BY UNLAWFUL TAKING \$500 - \$1500 (M M1 ATT THEFT BY UNLAWFUL TAKING \$500 - \$1500 (M M1 | 1 | | NA | | S | 05/30/2011 |
| 257 | 245 | 796441 ██████████ RESISTING ARREST M1 ARRESTED ON COUNTY BENCH WARRANT M DISTURBING THE PEACE M FAIL TO APPEAR IN COURT M TRESPASS UPON PROPERTY OF ANOTHER M ASSAULT, STRIKE OR CAUSE BODILY INJURY M ASSAULT, STRIKE OR CAUSE BODILY INJURY M ARRESTED ON DISTRICT WARRANT M POSS MARIJUANA, MORE THAN 1 LB F4 ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M ASSAULT, STRIKE OR CAUSE BODILY INJURY M COUNTY COURT SENTENCE S OBSCURED WINDSHIELD M OCCUPANT PROTECTION SYSTEM M IMPROPER REGISTRATION ON MOTOR VEHICLE M DNA TESTING M | 5 | 4 | NA NA NA PC PC NA PC NA HC | | SR FS S D D FP FP SR | 04/17/2011 |
| 258 | 261 | 135118 ██████████ CRIMINAL TRESPASS, 1ST DEG M1 COUNTY COURT SENTENCE S NO VALID REGISTRATION M3 UNLAWFUL DISPLAY OF PLATES/RENEWAL TABS M3 DRIVE DURING REVOC/IMPOUND-1ST M2 | 33 | 20 | NA NA | | S FS | 04/18/2011 |
| 259 | 267 | 552559 ██████████ ASSAULT, STRIKE OR CAUSE BODILY INJURY M ATT POSS CONTR SUBST M1 | 16 | 15 | NA NA | | FS S | 09/18/2011 |

| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|--|--------|----------|------|-----------|------|------------|
| | | ARRESTED ON COUNTY WARRANT-FEL R FORGERY, 2ND DEGREE \$300-\$1000 F4 | | | NA | | S | |
| | | ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M CONCEAL MERCHANDISE M | | | NA | | FS | |
| | | ARRESTED ON COUNTY WARRANT-FEL R FORGERY, 2ND DEGREE \$300 OR LESS M1 | | | NA | | FS | |
| | | 3RD DEG ASSAULT M1 | | | PR | 2500.00 | D | |
| | | ARRESTED ON COUNTY BENCH WARRANT M FAIL TO APPEAR IN COURT M SUSPENDED LICENSE, ELIGIBLE M | | | NA | | FS | |
| | | FORGERY, 2ND DEGREE \$300 OR LESS M1 | | | PR | 5000.00 | D | |
| | | DNA TESTING M | | | HC | | SR | |
| 260 | 294 | 454949 ██████████ DOMESTIC ASSAULT-3RD DEGREE M1 CRIMINAL TRESPASS, 1ST DEG M1 3RD DEG ASSAULT M1 OBSTRUCTING A PEACE OFFICER M1 | 11 | 16 | NA | | S | 08/23/2011 |
| | | DOMESTIC ASSAULT, 3RD DEG - SUBSQ OFF F4 | | | PC | 150000.00 | D | |
| | | COUNTY COURT SENTENCE S FALSE REPORTING - FALSE INFORMATION M1 | | | NA | | FS | |
| 261 | 298 | 511842 ██████████ ARRESTED ON COUNTY BENCH WARRANT M POSSESS MARIJUANA, 1 OZ OR LESS-2ND OFFENSE M TRESPASS UPON PROPERTY OF ANOTHER M OPERATE MOTOR VEHICLE TO AVOID ARREST F4 DUI-2ND >.15 OR W/REFUSAL CHEM TEST M1 RESISTING ARREST M1 | 7 | 4 | NA | | FS | 05/28/2011 |
| | | DNA TESTING M | | | HC | | SR | |
| 262 | 317 | 288819 ██████████ COUNTY COURT SENTENCE S 3RD DEG ASSAULT M1 3RD DEG ASSAULT M1 | 11 | 10 | NA | | S | 04/15/2011 |
| | | DNA TESTING M | | | NA | | SR | |
| 263 | 318 | 540189 ██████████ UNAUTH USE FINAN TRANS DEVICE \$500-1500 F4 UNAUTH USE FINAN TRANS DEVICE \$500-1500 F4 AID AND ABET - FELONY CLASS 3 F3 | 12 | 10 | NA | | S | 06/04/2011 |
| | | DNA TESTING M | | | NA | | SR | |
| 264 | 331 | 788121 ██████████ ARRESTED ON DISTRICT WARRANT M THEFT BY UNLAWFUL TAKING \$200 - \$500 (M) M1 ARRESTED ON DISTRICT WARRANT M ATT POSS CONTR SUBST M1 | 6 | 5 | NA | | RO | 04/17/2011 |
| | | ESCAPE F4 | | | NA | | S | |
| | | DNA TESTING M | | | NA | | SR | |
| 265 | 364 | 16920 ██████████ ESCAPE F4 | 39 | 31 | NA | | S | 04/15/2011 |
| | | DNA TESTING M | | | NA | | SR | |
| 266 | 374 | 429936 ██████████ OPERATE MOTOR VEHICLE WHILE SUSPENDED, 1ST M FICTITIOUS LICENSE PLATES M IMPROPER REGISTRATION ON MOTOR VEHICLE M POSSESS STOLEN PROPERTY M POSSESS STOLEN PROPERTY M POSSESS STOLEN PROPERTY M VIOLATION OF PAROLE B | 19 | 24 | NA | | S | 05/19/2011 |
| | | ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M | | | NA | | S | |
| | | ARRESTED ON COUNTY BENCH WARRANT M SUSPENDED LICENSE, ELIGIBLE M | | | NA | | S | |
| 267 | 446 | 368192 ██████████ DOMESTIC ASSAULT-3RD DEG M1 3RD DEG ASSAULT M1 | 132 | 44 | NA | | FS | 04/23/2011 |
| | | | | | NA | | S | |

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snap

LANCASTER COUNTY CORRECTIONS
POPULATION SNAPSHOT - SENTENCED

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| LINE | LOS | CHARGE(s) | #BOOKS | #FTA/FTC | BOND | AMT | DISP | RELEASE |
|------|-----|-----------|--------|----------|------|-----|------|---------|
|------|-----|-----------|--------|----------|------|-----|------|---------|

TOTAL INMATES 267

*** END OF REPORT ***



WHAT

- Administer Homestead Exemption program: 5,000 apps / \$10 million taxes paid by state
- Personal Property filings—6,500 accounts/\$700 million valuation (*4 FTE for Hmex/PP*)
- Oversee 700 permissive (rel/charitable/educ/cem) and 3,000 Gov't tax exemptions
- Register of Deeds—65,000 filings/\$1.5 to 2.0 million in revenue (*5 FTE for Deeds*)
- ** Establish, maintain, and equalize real property values--\$17.8 **Billion** in valuation

WHY

- State Statutes (Legislature) Various Articles in Chapter 77
- Department of Revenue / Property Tax Administrator
 - Regulations—to clarify statutory gaps
 - Directives—address specific questions
- Case Law (County Attorney and Supreme Court)

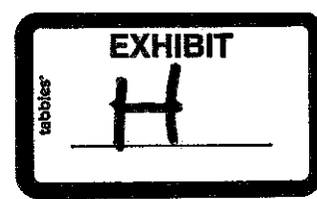
WHEN

- Assessment date: January 1
 - Real Property Abstract submitted to Department of Revenue: March 19
 - Summary of our real property values by property class;
 - Current assessed values of properties sold within the sales “study period”
Sales study period ends 6 months PRIOR to Jan. 1 assessment date and extends back 2 years for residential property; 3 years for commercial and ag.
(Assessor’s valuation work is now done)
- *****
- Department of Revenue analyzes each county’s abstract information and makes recommendations to the TERC: April 7
 - TERC Statewide Equalization: April 7 to May 15. Res/Comm 92-100%; Agland 69-75%
 - Mail valuation change notices: June 1
 - Protests to BOE: June 1 to June 30
 - BOE authority: June 1 to July 25 (Aug. 10, if extended by Board resolution)
 - Appeals of BOE action to TERC: August 24 (Sept. 10)
 - This process culminates in Certification of Taxable Valuation to all taxing subdivisions on August 20....this is their notification of their “tax base” for the current year.



Lancaster County Assessor Valuation Process

- **The Assessors office has established a three year cycle**
 - Reappraisal year (New values on all Parcels)
 - Equalization and level of value
 - Adjustment year (year after revaluation)
 - Correct errors; (discovered from BOE in prior year)
 - Analysis year (Start analysis for next reappraisal year)
- **THIS IS A LABOR INTENSIVE PROCESS**
- **Listing** (Field Staff ; 9 - FTE's) (3,200 parcels per field staff per year) (14/Day)
 - General Review; **by statute all parcels must be inspected every six years.**
 - In field (2,000 parcels per field staff per year)
 - New construction/Pickup work- In field (520 parcels per field staff per year)
 - Sales verification – In field (680 parcels per field staff per year)
- **Inspecting**(Field Staff)
 - Set up – routing process/maps and Field Records printed
 - Drive to location
 - Go to door
 - Interview at door or leave door hanger
 - Verify measurements/walk around improvement
 - Take photograph
 - Finalize inspection notes
 - Go to next property
- **Entering field work** (Data Entry/clerical staff; 4.5 – FTE's)
 - Call backs/Phone inquiries (35% of staff time)
 - General review entry (45% of staff time)
 - P U work entry (5% of staff time)
 - Sales verification entry (5% of staff time)
 - Misc. Projects (10% of staff time)
- **Reviewing** (Appraisers; 12 – FTE's)
 - By neighborhood – in field (108,000 parcels every three years)
 - Commercial; (4 Appraisers; 13,000 parcels)
 - Residential; (7 Appraisers; 88,500 parcels)
 - Agricultural; (1 Appraiser; 6,500 parcels)
- **Analyzing**
 - Chief Deputy/Statistical & Modeling analyst(2-FTE's)
 - Model development (MRA)
 - Model specification
 - Model calibration
 - Automated sales comparison development
 - Lead Appraisers; assist in specific assigned areas
 - Sales verification
 - Manage/review apprentice field work
 - Analyze property data
- **Valuing** (108,000 parcels)
 - In office review by appraisers of all values by area assigned
- **Record maintenance** (Mapping/Parcel maintenance/GIS; 5.5 – FTE's)
 - Ownership maps(Cadastral); GIS product; Development (2.5 FTE's)
 - Splits/combos/corrections of parcels; from deeds and subdivisions(3.0 FTE's)



2011 Lancaster County BOE Options

Hearings and BOE Testimony

| # Protest | Referee Cost | Coor. Cost |
|-----------|--------------|------------|
| 500 | \$27,500 | \$13,500 |
| 1,000 | \$50,000 | \$22,000 |
| 3,000 | \$135,000 | \$60,000 |

| Total Cost | \$/Parcel | # Protest |
|------------|-----------|-----------|
| \$41,000 | \$82 | 500 |
| \$72,000 | \$72 | 1,000 |
| \$195,000 | \$65 | 3,000 |

Hearings and NO BOE Testimony

| # Protest | Referee Cost | Coor. Cost |
|-----------|--------------|------------|
| 500 | \$27,500 | \$11,475 |
| 1,000 | \$50,000 | \$18,700 |
| 3,000 | \$135,000 | \$51,000 |

| Total Cost | \$/Parcel | # Protest |
|------------|-----------|-----------|
| \$38,975 | \$78 | 500 |
| \$68,700 | \$69 | 1,000 |
| \$186,000 | \$62 | 3,000 |

NO Hearings and Only BOE Testimony

| # Protest | Referee Cost | Coor. Cost |
|-----------|--------------|------------|
| 500 | \$13,750 | \$16,875 |
| 1,000 | \$25,000 | \$27,500 |
| 3,000 | \$67,500 | \$75,000 |

| Total Cost | \$/Parcel | # Protest |
|------------|-----------|-----------|
| \$30,625 | \$61 | 500 |
| \$52,500 | \$53 | 1,000 |
| \$142,500 | \$48 | 3,000 |

NO Hearings and NO BOE Testimony

| # Protest | Referee Cost | Coor. Cost |
|-----------|--------------|------------|
| 500 | \$13,750 | \$10,125 |
| 1,000 | \$25,000 | \$16,500 |
| 3,000 | \$67,500 | \$45,000 |

| Total Cost | \$/Parcel | # Protest |
|------------|-----------|-----------|
| \$23,875 | \$48 | 500 |
| \$41,500 | \$42 | 1,000 |
| \$112,500 | \$38 | 3,000 |

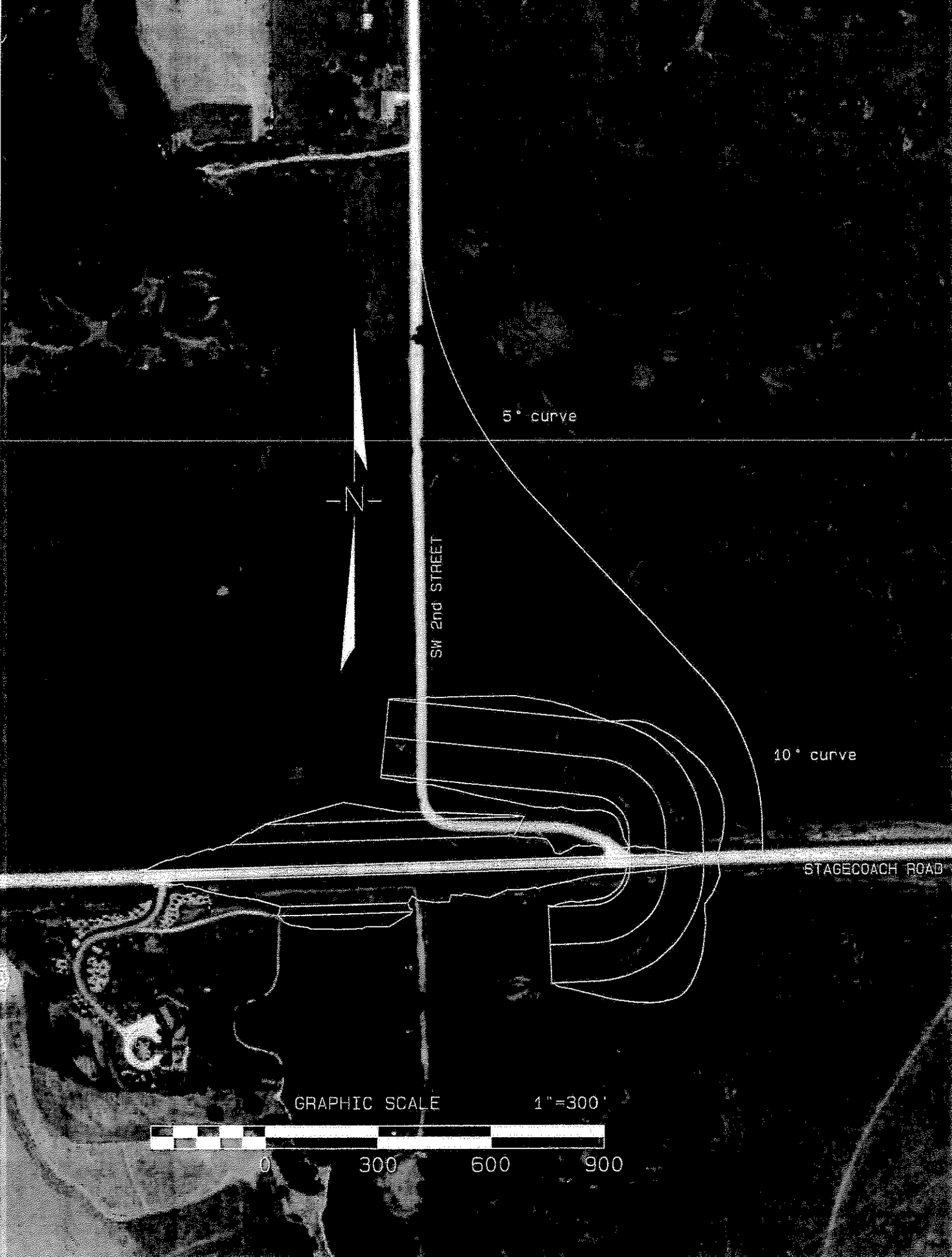


UPPER SALT CREEK
WATERSHED
SITE 3-A









5° curve

SW 2nd STREET

10° curve

STAGECOACH ROAD

GRAPHIC SCALE

1"=300'



0 300 600 900

BEFORE THE BOARD OF COUNTY COMMISSIONERS
OF LANCASTER COUNTY, NEBRASKA

IN THE MATTER OF ENDORSING THE
DEVELOPMENT OF A REHABILITATION PLAN FOR
THE UPPER SALT CREEK SITE 3-A FLOOD
CONTROL AND ROAD STRUCTURE IN
LANCASTER COUNTY, NEBRASKA

RESOLUTION NO. _____

Whereas: The Lancaster County Commissioners, Lower Platte South Natural Resources District and the Natural Resources Conservation Service have a shared interest and responsibility in flood control and road structures as designated by past agreements.

Whereas: The Natural Resources Conservation Service administers the Watershed Rehabilitation Program to help local sponsors restore and renovate watershed structures to meet current dam-safety standards and allow for up to additional 100 years of life.

Whereas: The Lower Platte South Natural Resources District is the local sponsors that has operation and maintenance responsibilities for the Upper Salt Creek site 3-A flood water-retarding road structure located on West Stagecoach Road at SW 2nd Street.

Whereas: The Natural Resources Conservation Service and Nebraska Department of Natural Resources conducted a review Upper Salt Creek site 3-A to assess whether or not this structure met current dam-safety requirements. The Upper Salt Creek site 3-A has met its design life and downstream development has resulted in a changed dam safety-hazard classification from a Significant hazard class (b) to a High hazard class (c).

Whereas: Lancaster County, Nebraska, understands that the failure to correct Upper Salt Creek site 3-A deficiencies could result in increased flooding downstream, increased property damage to homes, utilities and roads, road closure and possible loss of life.

NOW, THEREFORE, BE IT RESOLVED, by the Board of County Commissioners of Lancaster County, Nebraska that Lancaster County, Nebraska, does hereby endorse that the Natural Resources Conservation Service and Lower Platte South Natural Resources District complete a rehabilitation plan for Upper Salt Creek site 3-A to correct the deficiencies and apply for federal funding assistance to rehabilitate the site.

Be it Further Resolved by The Board of County Commissioners of Lancaster County, Nebraska, that Lancaster County and the Lower Platte South Natural Resource District will develop funding details for the rehabilitation project at Upper Salt Creek Site 3-A in a future agreement.

Be It Further Resolved, The Board of County Commissioners of Lancaster County, Nebraska, hereby designates the Lancaster County Engineer and/or his designees to perform the duties of reviewing and assuring county road specifications are met for the Lancaster County Engineering Department.

Adopted this _____ day of _____, 2011 at Lincoln, Nebraska

BY THE BOARD OF COUNTY
COMMISSIONERS OF LANCASTER
COUNTY, NEBRASKA

APPROVED AS TO FORM:

This _____ day of
_____, 2011.

Deputy County Attorney

For JOE KELLY

County Attorney