

## **Comprehensive Multi-agency Juvenile Justice Plan**

### **I. Analysis of the Need/Problem**

#### **◆ Existing Continuum of Responses to Juvenile Crime**

Trinity County recognizes the impact that utilization of a coordinated multi-agency process has in effectively dealing with prevention and responding to juvenile crime. The Trinity County Juvenile Justice Coordinating Counsel (TCJJCC) has dedicated a great deal of time and man power to the process of identifying the local services, resources, needs, establishing priorities and developing a comprehensive strategy. The greatest obstacle encountered in realization of the final product in this process is the fiscal constraints places on the agencies involved.

- ✓ 11.2% unemployment (State Average 6.7% 2003)
- ✓ 14% of the families live below the poverty level (9.2% National Average)
- ✓ 26% of the population (age 21-64) is disabled (19.2% National Average)
- ✓ Sworn Deputy Probation Officer staffing levels have been reduced by 42%
- ✓ Felony Juvenile arrests have dropped by 49%
- ✓ Misdemeanor Juvenile arrests have dropped by less than 1%
- ✓ The District Attorney's Office has had a 46% drop in staffing and is presently staffed at the same level they were in 1995.
- ✓ The funding level for the District Attorney's Office has dropped by 46% and is at pre 1993 levels.
- ✓ The Trinity County Sheriff's Department has had a 25% reduction in sworn staff and is presently staffed at 1995 levels.
- ✓ There has been a 46% increase in violent crimes

With a high unemployment rate, high rate of poverty and disproportionate population of disabled citizens Trinity County has a fertile soil for social unrest in its juvenile population. Couple this with a reduction in funding and staffing of the three tiers of law enforcement and it is obvious as to why felony criminal referrals have dropped, misdemeanor referral remained constant and an increase in violent crimes. Only the most serious felony cases

receive services and a high number of misdemeanor referrals are generated from local schools and require less intensive investigation and follow up. It is conceivable with greater investigation and follow up many of those cases may have risen to felony status.

Trinity County owns the dubious distinction of inclusion in California's "Emerald Triangle." This being the melding of Trinity, Humboldt and Mendocino Counties to which illegal cultivation of marijuana is an economic lifestyle choice of some county residents as well as transplanted individuals. Most disturbing is the relatively new drug of choice—methamphetamine—which is being manufactured in remote labs in Trinity County, and consumed by alarming numbers of our residents. One town in this county, Hayfork, is the site of the largest clandestine laboratory in the history of California. These labs and plantations continue to be operated by unemployed and displaced workers as well as a growing population of paroled felons.

Trinity County presently maintains the following ranking with the Office of Transportation and Safety (OTS):

- 1) Total Fatal and Injury Collisions 12<sup>th</sup>. by population ranking statewide
- 2) Alcohol Involved Collisions 10<sup>th</sup>. by population ranking statewide
- 3) Had been drinking (HBD) Driver < 21 11<sup>th</sup>. by population ranking Statewide.
- 4) HBD Driver 21-34 6<sup>th</sup>. by population ranking statewide

Trinity County Healthy Kids Survey 2001/02 reports 36%/18% of 9<sup>th</sup>. grade students using alcohol/marijuana in the last 30 days. 50%/39% of 11<sup>th</sup>. grade students using alcohol/marijuana in the last 30 days. 53% of 7<sup>th</sup>. grade students report being in a car where the driver had been drinking. 38%/45% of 9<sup>th</sup>. / 11<sup>th</sup>. grade students report having driven after drinking.

The Trinity County Probation Department has a documented history showing 60% of all our minors reporting to our detention facility have tested positive for alcohol or other drugs. These minors continue to operate motor vehicles and present an ongoing danger to the community. 63.64% of all expulsion hearings for Trinity High School were violations of Education Code 48900(c), the possession, use, sale or furnishing and or under the influence of a controlled substance. Alcohol continues to be the number one drug of choice for our young people. Healthy Family surveys identify this as one of the most pressing problems facing our community.

Limited resources have allowed only cursory response and reactive supervision to juvenile crime. Where as in 2001/2002 the probation department had three full time juvenile probation officers and a dedicated juvenile division supervisor today there is one juvenile probation officer and one supervisor for both adult and juvenile services.

There are limited local resources to provide preventive services, treatment related intervention or intensive probation supervision. There are only limited resources to continue case services when juveniles are returned to the community. In order to reduce juvenile criminal behavior and the seriousness of that behavior, these issues must be addressed.

Public safety is unquestionably the ultimate goal of the juvenile justice system. Budget cuts countywide have negatively impacted all departments in the juvenile justice system. Specifically, the Sheriff's Department has been forced to reduce sworn personnel to a dangerously low level. The Sheriff's Department has lost six full time Deputies and is now providing front line law enforcement at the same staffing level they did in 1998. The District Attorney's Office has lost one full time Deputy D.A. and nine support staff including two of their three investigators. This department is now providing services at the same staffing level they had in 1995. The Trinity County Probation Department has seen the loss of five full time Deputy Probation Officers and two full time Juvenile Counselors. Staffing levels of this Department are now at 1996 levels.

Unfortunately with this reduction in staffing levels there has been a rebounding in the population growth for all of California. In the 1990 California experienced its slowest rates of growth ever recorded and an unprecedented migration of residents to other states. Migration losses to other states have largely dissipated and natural increases have returned. Trinity County is no exception to this event in having had a flat population through the 1990's and having added over 200 residents each of the past three years. A significant increase for a small rural county.

The local juvenile justice system needs the resources to expand the existing coordinated multi-agency programs. The expansion will serve as the comprehensive strategy for preventing and effectively responding to juvenile crime. A primary consideration of the program will be to provide a continuum of responses to juvenile crime and provide an integrated approach for implementing A system of swift, certain and graduated responses for at-risk youth and juvenile offenders.

#### ◆ **Assessment of Current Services**

During the past seven years new programs have been developed with the goal of interactive participation of multiple agencies and the community at large. These programs have met with various degrees of success. Some remain in existence today. While others have vanished due to poor design, achieved goals or lack of continued funding.

## Victim Witness Program

The Trinity County Victim Witness Program began operation in November of 1994. The project is designed to maintain coordination, development and enhancement of existing services for victims. The process utilized has been through extensive cooperative integration with law enforcement agencies, Child Protective Services, School Attendance and Review Board and Trinity County Family Violence Council. The primary mission of the program is to effectively and professionally provide services to victims. This includes orientation to the criminal justice system and various public agencies. This program reaches out to assist victims of juvenile crime and juveniles who have been victimized. Funding for this program is through the Governor's Office of Emergency Services Victim/Witness Assistance Program.

## Systems of Care

On October 1, 1996 as an initial response to the need for a multi-agency response to family needs, Trinity County developed the FOCUS Team (Focus On Children's United Services Team). The team was primarily made up of line level employees. As the years went by two additional teams were added (mid level management and department heads). The team consisted of team members from Probation, Child Protective Services, Mental health, and the Office of Education. Today the Systems of Care has evolved to become the Systems of Care Team with a mixture of mid level management and line level workers. The team today includes the non-profit agency Human Response Network.

The team works closely with at risk families and children in an effort to prevent out of home placements, maximize the delivery of services and ensure that children grow up in a healthy and safe environment. The Systems of Care Team meets monthly.

## Trinity County Juvenile Hall

On July 1, 2001 the County of Trinity transitioned from a part time/full time non secure house to a full time secure detention facility. While there were advantages to the environment presented at the Juvenile Assessment Center (JAC) it lacked the ability to hold the most violent and habitual offenders. The focus of the JAC was centered on treatment and accountability. That focus has not changed with addition of a Juvenile Hall. In partnership with the Trinity County Office of Education, Human Response Network, Behavioral Health, Alcohol and other services, Turn Around and Local Religious Leaders more services and treatment are offered today than were present in 2001 with the closure and sale of the JAC.

Minors in the Juvenile Hall receive mental health counseling, drug and alcohol counseling (individual and group), life skills training, various educational programs, religious counseling, and anger management training.

A key component of the JAC was the community service program. That program had sentenced detained minors and minors completing community service obligations

working at the Animal Shelter, clean up projects in the community and participating in the firewood program. The firewood program is a cooperative working relationship between the local Lions Club and the Probation Department. Minors in this program cut, stack and deliver donated firewood to the poor, elderly and needy in the community. Some elements of this program remain in existence today at the Trinity County Juvenile Hall.

The Human Response Network (HRN) remains active in preventive services to the at risk juvenile population by providing after school programs, mentoring and life skills programs.

Health and Human Services have supported the Probation Department in hiring a full time deputy probation officer to work with transitional cases that move from social services to probation. The deputy probation officer is teamed with a social worker to in part work identified families with at risk youth. Both agencies provide experienced staff to help in area of intervention and prevention services to juveniles in Trinity County.

Behavioral Health and Alcohol and Other Drug Services (AODS) have teamed to provide a comprehensive assessment of detained minors needs in regards to behavioral counseling and substance abuse issues. Trinity Choices remains a significant success in assessing and treating the needs of juveniles in Trinity County. This process provides for the inclusion of the minors family in any identified treatment needs. Parenting programs and out of custody counseling is available to juveniles and families.

Various local grants have adopted previously successful grant funded activities. Some of the activities include Mock Trial, Every 15 minutes, Sober Graduation and Friday Night Live Activities.

### ◆Lost Programs

#### Delinquency Intervention Program (DIP)

The Juvenile Diversion Program and the Delinquency Prevention Programs each provided prevention and intervention services for at-risk juveniles. However, neither program went far enough and the juveniles assigned to the project did not fully accept the programs at the intervention level. The modification of the two prior programs includes the development and implementation of a neighborhood accountability board. The board is patterned similar to the Sacramento County Neighborhood Accountability Board Program. The primary difference would be the utilization of supervisorial districts providing the representatives within the less populated Trinity County as the jurisdictional area for the panel. Decisions made regarding consequence for non-violent first time offenses will be made by a citizen board not the "Probation Department".

In an effort to provide services and activities the identified target population in a geographically remote, economically deprived and significant substance abuse population

the program develops, monitors and provides services and activities such as: camping; bicycling; concert/theater; house-boating; counseling; parenting; community service work; Saturday school; homework assistance and tutoring.

#### Juvenile Diversion Program

On October 1, 1995 the Trinity County Juvenile Diversion Program began as an integrated diversion program providing services to at risk youth ages 10-17 who have been referred to probation by the School Attendance Review Board (SARB), Law Enforcement agencies, Schools, Child Protective Services (CPS), Parent and/or the Community. At risk youth are defined as: habitually truant, out of control minor (beyond parental control) or minor entering the criminal justice system that are statutorily eligible for diversion services. The program components included: parenting classes, substance abuse referrals, counseling program, direct truancy intervention and building self esteem through community service projects (CSW). The CSW program provided prevention services with at risk youth costumed as McGruff (the crime dog), Safety Pup and Clifford the Reading Dog. In program development and implementation the Trinity County Probation Department collaborated with any and all agencies affecting or effecting minors to develop and implement this integrated program of coordination and utilization.

The program was funded by the California Office of Criminal Justice and Planning (OCJP Eliminated in the State Budget 2003). Program funding expired on 9/30/98

#### Delinquency Prevention Program (DPP)

The DPP was developed as a modification of the Juvenile Diversion Program as an integrated diversion program providing services to at risk youth ages 6-17 who have been referred to probation by the School Attendance Review Board (SARB), Law Enforcement agencies, Schools, Child Protective Services (CPS), Parent and/or the Community. At risk youth are defined as: habitually truant, out of control minor (beyond parental control) or minor entering the criminal justice system that are statutorily eligible for diversion services.

The program components included: Academic Enrichment-after school while at school projects and/or programs; Social/Behavioral-conflict resolution projects; youth center activities and mentoring; Parenting Education-Back in Control Parenting Program and individual Human Response Network (HRN) services; Counseling-direct and by referral. In program development and implementation, Trinity County Probation collaborated with any and all agencies affecting or effecting juveniles to develop this integrated program of coordination and utilization providing numerous after school, week-end and holiday services and activities for minors.

The services provided in the Academic Enrichment component were subcontracted to the Trinity County Office of Education during the three year grant allocation period. The services provided in the Social/Behavioral Component were subcontracted to HRN

during the three year grant allocation period. Both agencies have secured and allocated funding from other sources for the continuation of services with the termination of the grant. The program was funded by the California Office of Criminal Justice and Planning (OCJP Eliminated in the State Budget 2003). Program funding expired on 3/31/01.

#### Community Service Work Program (CSW)

The Community Service Work Program was a Trinity County Probation Department Program funded by a General Fund Probation budgetary allocation. This community based program provided clean-up and set-up for local charity events, support and care for local cemeteries, highway clean-up, various small work and construction projects, and graffiti eradication. Many minors came into the program with no work skills, no work ethic and little self confidence in attaining any meaningful work history. As a result of their participation in the program many of the young people left the program with the self confidence and skills to attain meaningful employment.

In 2003 with the loss of substantial reduction to the Trinity County Probation Department's General Fund Allocation the Community Service Work Program was no longer funded.

#### Juvenile Accountability Program (JAP)

The Juvenile Accountability Program was originally funded in 1999 through the Office of Criminal Justice and Planning (OCJP). The funding was limited (\$5,907.00) with a cash match (\$657.00). The funds were used entirely to support the Trinity County Probation Departments Juvenile Assessment Center up to 2001 when the facility was closed. After that the funds supported the Community Service Work Program by off setting a series of reductions to the Trinity County Probation Department's General Fund Allocation. In 2002 Trinity County was removed from the list eligible counties for funding because of population/crime index had reduced our funding level to \$5,000.00. That money is now dispersed to other counties throughout the state to support their programs.

#### Safe Juvenile Incarceration Project (SJIP)

This grant was funded in 2000 through the Office of Criminal Justice and Planning (OCJP). It was a three year grant designed for Jail Removal Counties (Counties who did not have a secure detention facility). The grant provided for vehicles and equipment associated with the detention of minors. This grant funded the purchase of several new vehicles. In the last year of funding the grant was adjusted to include the purchase of a truck and equipment to perform community service projects. This grant ended in 2002.

#### **◆ On the Horizon**

#### Juvenile Justice Challenge Program Activities (JJCPA)

This grant was applied for and awarded in 2004. The grant's objectives are to provide alternatives to incarceration for minors entering the Criminal Justice System. The grant will track and compare the recidivism rates of minors who are incarcerated and those participating in this program. The funds from this grant will be used to partially restore the Community Service Work Program. The funding for the grant is \$5,000.00 and provides roughly 500 staff hours.

#### ◆ Roles of Current Collaborations

The Trinity County Juvenile Justice Coordinating Council (TCJJCC) has cultivated a strong cooperative spirit in the development of the Local Action Plan (LAP) and subsequent updates. The Council has dedicated a great deal of time and manpower to the process of developing, coordinating, reviewing and implementing a comprehensive strategy of prevention, intervention, suppression and detention for juveniles in Trinity County. The development of the Local Action Plan has led to the prioritization of needs, services and agencies to address each.

The collaborative efforts between the Probation Department, Sheriff's Department, District Attorney's Office, Public Defenders, Local Bar Association, Office of Education, Mental Health, Social Services, Public Health and Private Nonprofit Organizations has resulted in the creation and success of many of the programs previously identified.

#### *Prevention/Intervention Services*

- ✓ Club Live/Friday Night Live
- ✓ Trinity Choices-teen treatment
- ✓ Classroom Education
- ✓ Counseling-School
- ✓ The Systems of Care Team works collaboratively with at risk families providing the earliest preventative services possible.
- ✓ Campus Supervision
- ✓ School Policies
- ✓ Tobacco Education Program
- ✓ Human Response Network: Mentoring, Healthy Life skills and Personal Safety Program, Youth Outreach, Teen Centers and After School Programs



### ◆ **Strengths/Weaknesses of Present System**

In the course of the last ten years Trinity County has attempted to develop a juvenile delivery system that addressed the prevention, intervention, suppression, treatment and incarceration needs of the youth of Trinity County. The programs created to address these needs found success on various levels. They made impacts and changed lives. However, they each shared the common element of being driven by one time money funded by State or Federal grants. Although effective these programs face the stark reality of reduction or elimination with each budget cycle. The established delivery system is often put in jeopardy with limited financial support each year.

Despite the limited availability of fiscal resources, a collaborative effort has taken place between and with the identified partners. These collaborations have brought about the successful implementation of the previously mentioned programs.

## **II. Identification and Prioritization of Significant Public Safety Risk Areas**

Trinity County's recorded population as of Census 2000 is 13,022—a sparsely populated area, 6 or less persons per square mile. The County is located in the northwest area of the state. The 3,222 square mile area is 84% National Forest with small distant and scattered population centers, the largest being Weaverville—county seat, population est. 3,500, geographically isolated, no incorporation. With extremely limited public transportation, long travel times (distance, treacherous roads and weather conditions) and lack of service entities costs per service unit are high than more populated areas. Trinity County has the distinction of being legislatively identified as a “frontier county”.

To review the juvenile crime problem in Trinity County information was gathered from the California Department of Justice, Trinity County Court and the Trinity County Probation Department. This analysis fails to show any specific trends related to distinct neighborhoods, school or areas. What it does show is a significant concern in regards to continued substance abuse issues by minors in Trinity County.

## **III. Local Strategy Providing Continuum of Response**

### ◆ **Identification of Current Needs/Gaps**

As noted earlier Trinity County has attempted to address the various needs of its juveniles with innovative programs. These programs, although effective are primarily part time funded or grant funded. The Juvenile Justice Coordinating Council has identified the lack of intervention services as contributing to children often evolving quickly from dependent child status with social services needs to criminal probation cases.

With the opening of the Trinity County Juvenile Hall minors are now detained in a secure setting. Since the opening of the Juvenile Hall treatment options have been continuously added to the programming of the detained minors. Minors incarcerated in the Juvenile Hall receive drug and alcohol counseling, mental health services, religious services, anger management services, life skills training and community service work projects. Minors

participate in the planting and harvesting of a garden planted each spring. They participate in the wood cutting project co-sponsored by the Lions Club and Probation Department. Virtually every conceivable program has been added to the secure detention program of the Juvenile Hall. Clearly the gaps that remains ever present in our delivery system lie in the areas of prevention and intervention. The Probation Department has established success in this field with several juvenile programs sponsored by grants with the state of California. However, as grant funding was eliminated and general fund dollars removed from the Probation Department Budget the services provided by those programs went away. Unless a stable form of funding can be identified for probation to initiate and maintain these programs it will fall on other agencies or community organizations to restore these services.


#### IV. Juvenile Arrest, Recidivism and Truancy Rates

	<u>New Arrest</u> <u>Referral Rate</u> Juvenile Population 7 to 18 years of age	<u>Recidivism</u> <u>Rate</u> Juvenile Wards	<u>Truancy</u> <u>Referral Rate</u> Juvenile Population 7 to 18 years of age
1995-96	28% 1,902	65% 122	5% 1,902
1996-97	29% 1,841	69% 125	7% 1,841
1997-98	23% 1,790	57% 119	7% 1,790
1998-99	23% 1,723	43% 118	6% 1,723
1999-00	22% 1,670	39% 115	6% 1,670
2000-01	24% 1,663	38% 109	4% 1,663
2001-02	20% 1,605	36% 94	4% 1,605
2002-03	22 % 1,572	37% 77	3% 1,572
2003-04	8% 1,551	34 % 65	4% 1,551
2004-05	7% 1,554	36% 44	3% 1,554

The reduction of staffing in both the Sheriff's Department and Probation Department has brought about a profound reduction in referrals to the Probation Department and the amount of minors placed on probation. The only steady factor is the consistent level of recidivism (minors on probation who commit a new offense).

**JUVENILE JUSTICE CRIME PREVENTION ACT  
APPLICATION FOR CONTINUATION FUNDING AND/OR SUBSTANTIVE  
MODIFICATION TO YOUR COMPREHENSIVE MULTI-AGENCY JUVENILE JUSTICE  
PLAN**

Save this application as a WORD document before filling in the requested information. E-mail the completed application to your assigned BOC Field Representative. The required Board of Supervisors' Resolution, with original signatures, must be mailed.

<b>Section 1. County Information</b>		
<b>County Name</b>	TRINITY	
<b>Date of Application</b>	APRIL 20, 2004	
<b>Plan Year (Fiscal Year)</b>	2004-05	
<b>Application for (check those that apply):</b>	<input checked="" type="checkbox"/> Continuation Funding <input type="checkbox"/> Substantive Plan Modification*	
<p>*Substantive plan modifications to your County's current approved Comprehensive Multi-Agency Juvenile Justice Plan (CMJJP) include, but are not limited to, those listed below:</p> <ul style="list-style-type: none"> <li>• Deleting or adding a program;</li> <li>• A major change in the target population served by a program ;</li> <li>• Program changes not supported by the demonstrated effectiveness evidence provided in the current approved CMJJP; and</li> <li>• Significant changes in program outcomes that impact reporting requirements.</li> </ul>		
<b>Questions should be directed to your assigned BOC Field Representative.</b>		
<p><b>Board of Corrections</b></p>  <p style="font-size: 2em; font-weight: bold; margin-top: 10px;"><i>BOC</i></p>	<b>Chief Probation Officer</b>	
	<b>Name</b>	TERRY D. LEE
	<b>Address</b>	PO BOX 158
	<b>City/Zip</b>	WEAVERVILLE, CA 96093
	<b>Telephone</b>	530 623-1204 E124
	<b>Fax</b>	530 623-1237
	<b>E-mail</b>	tlee@trinitycounty.org
	<b>Plan Coordinator</b>	
	<b>Name</b>	LAURA TAYLOR
	<b>Address</b>	PO BOX 158
	<b>City/Zip</b>	WEAVERVILLE, CA 96093
	<b>Telephone</b>	530 623-1204 E130
	<b>Fax</b>	530 623-1237
	<b>E-mail</b>	ltaylor@trinitycounty.org
	<b>Application Prepared By:</b>	
<b>Name</b>	LAURA TAYLOR	
<b>Telephone (see above)</b>		
<b>FAX</b>		
<b>E-mail</b>		

**JUVENILE JUSTICE CRIME PREVENTION ACT  
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**Section 2. Juvenile Justice Coordinating Council**

Record any additions or deletions to your Juvenile Justice Coordinating Council. See Note below regarding required membership. Check "None" if there have been no changes.

X None

Name/Agency of those Added/Deleted	Added	Deleted
/	<input type="checkbox"/>	<input type="checkbox"/>
/	<input type="checkbox"/>	<input type="checkbox"/>
/	<input type="checkbox"/>	<input type="checkbox"/>
/	<input type="checkbox"/>	<input type="checkbox"/>
/	<input type="checkbox"/>	<input type="checkbox"/>
/	<input type="checkbox"/>	<input type="checkbox"/>
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/	<input type="checkbox"/>	<input type="checkbox"/>
/	<input type="checkbox"/>	<input type="checkbox"/>
/	<input type="checkbox"/>	<input type="checkbox"/>

Note: Section 749.22 of the Welfare and Institutions Code, Chapter 325, Statutes of 1998, mandates the following membership on the Juvenile Justice Coordinating Council. (Additional members may be added.)

"The coordinating councils shall, at a minimum, include the chief probation officer, as chair, and one representative each from the district attorney's office, the public defender's office, the sheriff's department, the board of supervisors, the department of social services, the department of mental health, a community-based drug and alcohol program, a city police department, the county office of education or a school district, and an at-large community representative. In order to carry out its duties pursuant to this section, a coordinating council shall also include representatives from nonprofit community-based organizations providing services to minors."

**Section 3. Plan Modification**

**Briefly summarize any proposed modifications to your Comprehensive Multi-agency Juvenile Justice Plan (CMJJP), if any, with respect to each of the following:**

- I. Changes in law enforcement, probation, education, mental health, health, social services, drug and alcohol and youth services resources that specifically target at-risk juveniles, juvenile offenders and their families: NONE
- II. Changes in the prioritization of the neighborhoods, schools, and other areas in the community that face a significant public safety risk from juvenile crime: NONE
- III. Changes in the continuum of responses to juvenile crime and delinquency that demonstrate a collaborative and integrated approach for implementing swift, certain and graduated responses to at risk youth and juvenile offenders: NONE
- IV. Changes in the proposed JJCPA-funded programs within your plan, and the reasons for such changes: NONE

**IF APPLICABLE, ATTACH A COPY OF YOUR REVISED PLAN TO THIS APPLICATION.**

**JUVENILE JUSTICE CRIME PREVENTION ACT  
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**Section 4. Added/Deleted Programs**

**Provide all requested information for each program that will be added or deleted. If none, proceed to Section 5 Modifications to Current Programs**

I. Names of Deleted Programs (if any):

II. Information for Added Program (Copy this section for each additional program to be added.)

A. Program Name

B. Target Population

C. Estimated Annual Number of Clients Served

D. Program Category: (check all that Apply)

Prevention       Intervention       Suppression       Incapacitation

E. Describe the goals of the program, the youth who will be served, and the services they will receive.

F. Describe the collaborations that will occur with other agencies, including how information sharing will be coordinated.

G. Describe the basis upon which the program, or elements thereof, have been demonstrated to be effective in reducing juvenile crime and/or delinquency (a prerequisite for program approval).

H. Describe the nature and time frame(s) for the implementation of the major program components.

Pursuant to the enabling legislation, the following outcomes must be assessed for approved programs: arrest rate, rate of successful completion of probation, incarceration rate, probation violation rate, rates of completion of restitution and court-ordered community service, and annual per capita program costs. For added programs only, go to the "Juvenile Justice Crime Prevention Act (JJCPA) Program Outcome Template." to provide the required outcome specifications for each of these outcomes, and any additional outcomes that will be used to assess the achievements of program participants and e-mail it along with your completed application.

**Section 5 Modifications to Current Programs**

**Provide the name and other requested information for each program proposed for modification. (Copy this section for each additional program to be modified.)**

**NO MODIFICATIONS**

**Program Name:**

Proposed program modifications and reasons for change:

Impact on program collaborations and partners:

Changes to program outcomes, goals and/or outcome measures:

**Program Name:**

Proposed program modifications and reasons for change:

Impact on program collaborations and partners:

Changes to program outcomes, goals and/or outcome measures:

**Program Name:**

Proposed program modifications and reasons for change:

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Impact on program collaborations and partners:

Changes to program outcomes, goals and/or outcome measures:

**Section 6. Program Budgets**

Using the template below, provide the current and proposed budget for each funded program. Copy this template if more than one program is proposed for funding.

Program Name: TRINITY COUNTY COMPREHENSIVE MULTI-AGENCY JUVENILE JUSTICE PLAN

<u>Current Budget</u>	State Funds	Interest	Non-JJCPA Funds
Salaries and Benefits	\$83,679	\$418.71	40,000
Services and Supplies	\$ 5,583	\$	
Professional Services	\$	\$	
Community-Based Organizations	\$	\$	
Fixed Assets/Equipment	\$	\$	
Administrative Overhead (Maximum = 0.5% of State Funds)	\$ 452.89	\$	
Other	\$	\$	
<b>Fund Totals</b>	<b>\$89,714.89</b>	<b>\$</b>	<b>\$40,000</b>

<u>Proposed Budget</u>	State Funds	Interest	Non-JJCPA Funds
Salaries and Benefits	\$65,766	\$412.03	30,000 2,500
Services and Supplies	\$ 2,153	\$	
Professional Services	\$ 3,000	\$	
Community-Based Organizations	\$	\$	
Fixed Assets/Equipment	\$	\$	
Administrative Overhead (Maximum = 0.5% of State Funds)	\$ 419	\$	
Other	\$	\$	
<b>Fund Totals</b>	<b>\$71,338</b>	<b>\$412.03</b>	<b>\$32,500</b>

IN THE BOARD OF SUPERVISORS

COUNTY OF TRINITY

\_\_\_\_\_ DAY OF \_\_\_\_\_, 2004

PRESENT:

ABSENT:

RESOLUTION NO. \_\_\_\_\_

RESOLUTION AUTHORIZING BOARD OF CORRECTIONS, JUVENILE  
JUSTICE CRIME PREVENTION ACT PROGRAM

WHEREAS the County of Trinity, a political subdivision of the State of California desires to continue a certain project designated the Trinity County Comprehensive Multi-Agency Juvenile Justice Program to be funded in part from funds made available through the California Board of Corrections (hereafter referred to as BOC).

NOW, THEREFORE, BE IT RESOLVED that the County of Trinity hereby:

Authorizes said Chief Probation Officer or the Chairperson of the Board of Supervisors to submit and/or sign Trinity County's Application for Approval for the County's Comprehensive Multi-Agency Juvenile Justice Continuation Funding Plan and related contracts, amendments, or extensions with the State of California;

Assures that the County of Trinity Comprehensive Multi-Agency Juvenile Justice Continuation Funding Plan has been developed, reviewed and provided to the BOC in a format determined by the BOC not later than May 1, 2004;

Assures that the County of Trinity Board of Supervisors and the Juvenile Justice Coordinating Council has reviewed and approves the County's Comprehensive Multi-Agency Juvenile Justice Continuation Funding Plan;

Assures that the County of Trinity will adhere to the requirements of the Juvenile Justice Crime Prevention Act (Chapters 353 and 475 of the Government Code) regarding the submission of the Comprehensive Multi-Agency Juvenile Justice Continuation Funding Plan, investment of allocated monies, including any interest earnings, expenditure of said funds and the submission of reports to the BOC.

Upon motion of Supervisor \_\_\_\_\_, seconded by Supervisor \_\_\_\_\_, and on the following vote, to wit:

AYES:

NOES:

ABSENT:

ABSTAINING:

The foregoing resolution is hereby adopted:

\_\_\_\_\_  
Chairman of the Board of Supervisors

ATTEST:

\_\_\_\_\_  
Clerk of the Board of Supervisors

[SEAL]

APPROVED AS TO FORM AND LEGAL EFFECT:

\_\_\_\_\_  
County Counsel


By: \_\_\_\_\_  
Deputy County Counsel

Dated: \_\_\_\_\_  
Department/initials



# APPLICATION FOR CHALLENGE ACTIVITIES FUNDING MODIFICATION TO COMPREHENSIVE MULTI-AGENCY JUVENILE JUSTICE PLAN

Save this application as a WORD document before filling in the requested information. E-mail the completed application and assurance to your assigned BOC Field Representative. The required Board of Supervisors' Resolution, with original signatures, must be mailed. **DUE: No later than June 25, 2004.**

<b>Section 1. County Information</b>		
<b>County Name</b>	Trinity County	
<b>Date of Application</b>	June 7, 2004	
<b>Grant Period</b>	July 1, 2004 – June 30, 2005	
<b>Check applicable box and fill in Challenge Activity Area (See Attachment A):</b>	<p style="text-align: center;">Funding to augment current JJCPA Program that is covered by one of the Challenge Activities listed on Attachment A.</p> <p style="text-align: center;">✓ Challenge Activity:</p> <p style="text-align: center;"><b>X</b> Creating a new Challenge Activity Program</p> <p style="text-align: center;">✓ Challenge Activity: C</p>	
<p>Direct any questions to your assigned Field Representative  <a href="http://www.bdcorr.ca.gov/cppd/program_staff_assignments.htm">www.bdcorr.ca.gov/cppd/program_staff_assignments.htm</a></p>		
<div style="display: flex; flex-direction: column; align-items: center;"> <div style="font-size: 24px; font-weight: bold; margin-bottom: 20px;">Board of Corrections</div>  <div style="font-size: 48px; font-weight: bold; margin-bottom: 20px;">BOC</div> </div>	<b>Chief Probation Officer</b>	
	<b>Name</b>	Terry D. Lee
	<b>Address</b>	P.O. Box 158
	<b>City/Zip</b>	Weaverville, CA. 96093
	<b>Telephone</b>	(530) 623-1204 X 124
	<b>Fax</b>	(530) 623-1237
	<b>E-mail</b>	tlee@trinitycounty.org
	<b>Project Coordinator</b>	
	<b>Name</b>	Jeff Cody
	<b>Address</b>	P.O. Box 158
	<b>City/Zip</b>	Weaverville, CA. 96093
	<b>Telephone</b>	(530) 623-1204 X 133
	<b>Fax</b>	(530) 623-1237
	<b>Email</b>	jcody@trinitycounty.org
	<b>Project Financial Officer</b>	
<b>Name</b>	Brian Muir	
<b>Address</b>	P.O. Box 1230	
<b>City/Zip</b>	Weaverville, CA. 96093	
<b>Telephone</b>	(530) 623-1317	
<b>Fax</b>	(530) 623-1323	

E-mail

[bmuir@trinitycounty.org](mailto:bmuir@trinitycounty.org)

## Section 2. Juvenile Justice Coordinating Council

Each county is required to have a Juvenile Justice Coordinating Council (JJCC).<sup>\*</sup> Complete roster below. If you do not have a JJCC, contact your assigned Field Representative for technical assistance.

### *Name/Agency of the Juvenile Justice Coordinating Council Members*

Terry D. Lee/Chief Probation Officer, Chair\*

David L. Cross/District Attorney's Office\*

Joanna R. Correll/Public Defender's Office\*

Lorrac Craig/Sheriff's Department\*

Billie Miller/Board of Supervisors\*

Linda Wright/Social Services Department\*

Nancy Antoon/Mental Health Department\*

Tom Antoon/Community-based Drug and Alcohol Program\*

Not applicable/City Police Department\*

Jim French/County Office of Education or School District\*

Don Coffin/At-large Community Representative\*

<sup>\*</sup>Note: Section 749.22 of the Welfare and Institutions Code, Chapter 325, Statutes of 1998, mandates the following membership on the Juvenile Justice Coordinating Council. (Additional members may be added.)

"The coordinating councils shall, at a minimum, include the chief probation officer, as chair, and one representative each from the district attorney's office, the public defender's office, the sheriff's department, the board of supervisors, the department of social services, the department of mental health, a community-based drug and alcohol program, a city police department, the county office of education or a school district, and an at-large community representative. In order to carry out its duties pursuant to this section, a coordinating council shall also include representatives from nonprofit community-based organizations providing services to minors.

### Section 3. Plan Modification

(Complete *only* if creating a new program not included in your most recent CMJJP)

If applicable, briefly summarize any proposed modifications to your Comprehensive Multi-agency Juvenile Justice Plan (CMJJP) with respect to each of the following:

3.1 Changes in law enforcement, probation, education, mental health, health, social services, drug and alcohol and youth services resources that specifically target at-risk juveniles, juvenile offenders and their families: A lack of financial funding has resulted in the elimination or sever reduction of various programs targeting at risk youth in our community.

3.2 Changes in the prioritization of the neighborhoods, schools, and other areas in the community that face a significant public safety risk from juvenile crime: There has been no significant change in the priorities of our community in dealing with juvenile crime. With our ability to provide secure detention we have been able to stop the cycle of crime and inappropriate behavior of out of control minors in our community.

3.3 Changes in the continuum of responses to juvenile crime and delinquency that demonstrate a collaborative and integrated approach for implementing swift, certain and graduated responses to at risk youth and juvenile offenders: Every attempt is made to provide graduated sanctions for juvenile offenders in our community. However, in this climate of extreme financial cuts to departments providing a collaborative approach to juvenile crime many good and effective programs have been reduced or eliminated.

3.4 Changes in the proposed JJCPA-funded programs within your plan, and the reasons for such changes: The funds from this grant will be used to revive the Juvenile Community Service Program.

### Section 4. Challenge Activities Programs

Provide all requested information for *each* JJCPA program that will be enhanced *and* for *each* new Challenge Program.

Program Information (Copy this section for each additional program to be added.)

4.1 Program Name: Juvenile Incarceration Alternatives

4.2 Target Population: Various ages. Minors who are appropriate for an alternative to incarceration.

4.3 Estimated Annual Number of Clients Served: 45

4.4 Challenge Activity: (check one)

Activity A     Activity C     Activity E     Activity G     Activity I  
 Activity B     Activity D     Activity F     Activity H     Activity J

4.5 Describe the goals of the program, the youth who will be served, and the services they will receive. Minors will be assigned community service hours as an alternative to incarceration. Because of the limited funds of this program probation will use extra help staff to supervise minors referred to the program

4.6 Describe the collaborations that will occur with other agencies, including how information sharing will be coordinated. Juvenile Probation Officers will be able to assign referred minors to the program as an alterative to incarceration in the Trinity County Juvenile Hall.

4.7 Describe the basis upon which the program, or elements thereof, have been demonstrated to be effective in reducing juvenile crime and/or delinquency (a prerequisite for program approval). Graduated sanctions are the basis for all effective intervention in Juvenile Probation. With the fiscal crisis facing this County those elements have been lost. Minors are often placed in secure detention due to a lack of alternative programs being available. With the loss of the Juvenile Accountability Program in 2003 and cuts to general dollar funds to this department the Community Service Program was lost. This program had been expanded in successive years from 2000 to 2003. The results were extremely encouraging. Minors participating in the program had shown reduced rates of criminal recidivism, a marked improvement in School work and significant improvement in self esteem.

4.8 Describe the nature and time frames for the implementation of the major program components. Again with only \$5,000.00 it is difficult to implement any major program components. We will simply use what materials are available from the previous program and attempt to maximize the amount of extra help hours available to supervise minors participating in the program.

4.9 If augmenting an existing JJCPA program, the current outcomes for your program will apply. If adding new programs, go to:  
[http://www.bdcorr.ca.gov/cppd/cpa\\_2000/modification\\_process/Chapter%20475/word\\_files/jjcpa\\_program\\_outcome\\_template.doc](http://www.bdcorr.ca.gov/cppd/cpa_2000/modification_process/Chapter%20475/word_files/jjcpa_program_outcome_template.doc) to provide the required outcome specifications, and any additional outcomes that will be used to assess the achievements of program participants. Complete the template and e-mail it along with your completed application.

## Section 5. Program Budget

**For each program, use the template below to provide the proposed budget for Challenge Funds only. Copy this template if more than one program is proposed for funding.**

**Program Name:**

<u>Proposed Budget</u>	Challenge Funds	Non-Federal Funds
Salaries and Benefits	<b>\$5,000.00</b>	
Services and Supplies	\$	
Professional Services	\$	
Community-Based Organizations	\$	
Fixed Assets/Equipment	\$	
Administrative Overhead (Maximum = 10% of Personnel Salaries, excluding benefits & overtime, or 5% of Total direct project costs, excluding equipment)	\$	
Other	\$	
<b>Fund Totals</b>	<b>\$5,000.00</b>	<b>\$0</b>

## Section 5.1 Budget Narrative

The purpose of the budget narrative is to demonstrate how the project will implement the proposed plan with the funds available through this program. In the budget narrative, include **only** those items covered by Challenge funds. (Projects may supplement Challenge funds with funds from State or local sources.)

Applicants are required to submit a narrative that describes:

- How the project's proposed budget supports its stated objectives and activities;
- How funds are allocated to support direct services and minimize administrative costs; and
- The justification for subcontracts, fixed assets, and unusual expenditures, if applicable.

**Budget Narrative:** The budget for this grant is to put the total \$5,000.00 into extra help hours to pay for Juvenile Counselors to supervise minors assigned community service hours. This \$5,000.00 will pay for approximately 500 hours of Community Service Supervision.

**\$5,000.00 = 500 hours of extra help Juvenile Counselor Supervision**

**\$5,000.00/\$10.00 an hour = 500 hours**

**APPLICATION FOR CHALLENGE ACTIVITIES FUNDING  
MODIFICATION TO COMPREHENSIVE MULTI-AGENCY JUVENILE JUSTICE  
PLAN**

**Section 6. Assurances**

This form assures that the participating agency agrees to comply with all State and Federal requirements. The unsigned form must be submitted with the application. It will be returned for signatures when the contract is prepared.

**CERTIFICATION OF ASSURANCE OF COMPLIANCE**

I, Terry D. Lee, hereby certify that:  
(official authorized to sign Application Information Sheet - line 15)

GRANTEE: Trinity County

IMPLEMENTING AGENCY: Trinity County Probation Department

PROJECT TITLE: Juvenile Incarceration Alternatives (J.I.A.)

Is responsible for reviewing the Board of Corrections (BOC) administrative and audit requirements and adhering to all of the Grant Award Agreement requirements (state and/or federal) as directed by the BOC including, but not limited to, the following areas:

**I. Equal Employment Opportunity**

It is the public policy of the State of California to promote equal employment opportunity by prohibiting discrimination or harassment in employment because of Race, Religious Creed, Color, National Origin, Ancestry, Disability (mental and physical) including HIV and AIDS, Medical Condition (cancer and genetic characteristics, Marital Status, Sex, Sexual Orientation, Denial of Family Medical Care Leave, Denial of Pregnancy Disability Leave, or Age (over 40).

Please provide the following information:

A.A. Officer: VACANT

Title: PERSONNEL DIRECTOR

Address: PO BOX 1613, WEAVERVILLE, CA 96093

Phone: (530)623-1325

Email:

**II. Drug-Free Workplace Act of 1990**

The State of California requires that every person or organization awarded a grant or contract shall certify it will provide a drug free workplace.

**III. California Environmental Quality Act (CEQA)**

The State of California requires BOC funded projects to comply with all of the requirements mandated by the State of California, Office of Planning and Research (OPR) to ensure that the project is not impacting the environment negatively. The California Environmental Quality Act (CEQA) (Public Resources Code, Division 13, Section 21000 et. Seq.) Requires all BOC funded projects to certify compliance with CEQA. Applies to funds used for construction costs. To assist grantees in complying with CEQA requirements, BOC developed the sample CEQA Compliance Memo in Section 14. Applicants are required to have their lead city or county planning agency review and complete a CEQA compliance memo. Projects unable to have lead planning agency staff certify the compliance memo must obtain other written certification from the lead planning agency or tribal staff that the project is not impacting the environment negatively and/or is complying with CEQA administrative requirements covered in the sample memo's contents. The original copy must be retained on file for review during site and monitoring visits by BOC staff.

#### **IV. National Environmental Policy Act (NEPA) – Applies to funds used for construction only**

In addition, for federally funded projects, counties must comply with the National Environmental Policy Act (NEPA), to be initiated as part of the planning and site selection phase. Environmental reports must be completed and comply with the provisions of the Program Guidance on Environmental Protection Requirements (copies of federal environmental requirements are available upon request to the BOC). CEQA/NEPA procedures should be undertaken concurrently to save time and costs. Recipients of federal grant funds cannot: 1) purchase property; 2) initiate the development of or approve final plans and specifications; 3) advertise for construction bids; 4) accept construction bids; or 5) start construction until projects have received federal environmental approval.

#### **V. Lobbying**

BOC grant funds, grant property, or grant funded positions shall not be used for any lobbying activities, including, but not limited to being paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal grant or cooperative agreement.

#### **VI. Debarment and Suspension**

BOC funded projects must certify that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of federal benefits by a state or federal court, or voluntarily excluded from covered transactions by any federal department of agency.

#### **VII. Proof of Authority from City Council/Governing Board**

The above named organization (applicant) accepts responsibility for and will comply with the requirement to obtain written authorization from the city council/governing board in support of this program. The Applicant agrees to provide all matching funds required for

said project (including any amendment thereof) under the Program and the funding terms and conditions of BOC, and that any cash match will be appropriated as required. It is agreed that any liability arising out of the performance of this Grant Award Agreement, including civil court actions for damages, shall be the responsibility of the grant recipient and the authorizing agency. The State of California and BOC disclaim responsibility of any such liability. Furthermore, it is also agreed that grant funds received from BOC shall not be used to supplant expenditures controlled by the city council/governing board.

The Applicant is required to obtain written authorization from the city council/governing board that the official executing this agreement is, in fact, authorized to do so. The Applicant is also required to maintain said written authorization on file and readily available upon demand.

### **VIII. Equal Employment Opportunity Plan**

An Equal Employment Opportunity Plan (EEOP) is a U.S. Department of Justice required written document that analyzes the countywide workforce in comparison to its relevant labor market and all agency employment practices to determine their impact on the basis of race, sex, or national origin, including a written analysis that provides a statistical profile of the internal workforce by race, sex and national origin; identifies problems in employment practices and procedure; specifies corrective action; and forms the basis of ongoing evaluation. The EEOP provides the basis for an Equal Employment Opportunity Program.

Most cities/counties that receive federal funds must complete an EEOP and maintain an equal employment opportunity program, if the grant award is more than \$25,000. If the grant award is \$500,000 or more, the county shall submit its EEOP to the Federal Office for Civil Rights (OCR) for federal review and approval, and submit a copy of the federal approval letter to the Board. If the county has been found in EEOP compliance by a federal agency within the past 12 months, documentation in lieu of the above (which includes the federal letter of compliance) may be submitted to the Board. Once received, federal officials have advised the Board that the county EEOP must be renewed every two years to remain current. The two-year period runs from the date at the top of the federal letter of compliance and must be maintained throughout the duration of the project.

Failure to obtain timely EEOP approval from federal officials may result in federally required withholding of funds. Grantees are urged to develop and submit necessary EEOP material to federal officials as soon as possible to avoid potential delays in drawing down construction funds.

A federal document, *Civil Rights Seven-Step Guide*, describes federal requirements, exemptions, contains necessary forms, and lists a telephone number for counties to call if needed for federal technical assistance on filings and meeting EEOP requirements



All appropriate documentation must be maintained on file by the project and available for BOC or public scrutiny upon request. Failure to comply with these requirements may result in suspension of payments under the grant or termination of the grant or both and the grantee may be ineligible for award of any future grants if the BOC determines that any of the following has occurred: (1) the grantee has made false certification, or (2) violates the certification by failing to carry out the requirements as noted above.

### CERTIFICATION

I, the official named below, am the same individual authorized to sign the Standard Agreement, and hereby swear that I am duly authorized legally to bind the contractor or grant recipient to the above described certification. I am fully aware that this certification executed on the date and in the county below, is made under penalty of perjury under the laws of the State of California.

Authorized Official's Signature: \_\_\_\_\_

Authorized Official's Typed Name: Terry D. Lee

Authorized Official's Title: Chief Probation Officer

Date Executed: June 1, 2004

Federal ID Number: 946000-544

Executed in the City/County of: Weaverville/Trinity

### AUTHORIZED BY:

- City/County Financial Officer
- City Manager/County Administrator
- Governing Board Chair

Signature: \_\_\_\_\_

Typed Name: Brian Muir

Title: Auditor/Controller

## **Section 7. Board of Supervisors Resolution**

Must be Submitted with Original Signatures

**A Board of Supervisors' Resolution and, in the case of a city and county, a letter from the mayor, approving the Comprehensive Multi-agency Juvenile Justice Plan is required. A sample of the resolution follows:**

BE IT RESOLVED that the Board of Supervisors of the County of Trinity hereby:

Authorizes said Chief Probation Officer, or the chairperson of the Board of Supervisors to submit and/or to sign Trinity County's Application for Approval for the County's Comprehensive Multi-agency Juvenile Justice Plan and related contracts, amendments, or extensions with the State of California; and,

Assures that the County of Trinity's Comprehensive Multi-agency Juvenile Justice Plan has been developed, reviewed and provided to the Board of Corrections in a format determined by the Board of Corrections.

Assures that the County of Trinity's Board of Supervisors and the Juvenile Justice Coordinating Council has reviewed and approves the County's Comprehensive Multi-agency Juvenile Justice Plan.

Agrees that any liability arising out of the performance of this Grant Award Agreement, including civil court actions for damages, shall be the responsibility of the grant recipient and the authorizing agency. The State of California and BOC disclaim responsibility for any such liability.

Assures that the County of Trinity will adhere to the requirements of the Juvenile Justice Crime Prevention Act (Chapters 353 and 475 of the Government Code) and the Juvenile Justice and Delinquency Prevention Act of 1974, as amended, regarding the submission of the Comprehensive Multi-agency Juvenile Justice Plan application or revision, investment of allocated monies, including any interest earnings, expenditure of said funds, and the submission of required reports to the Board of Corrections.

### **Other Information and Submittal – Due no later than June 25, 2004**

*Submit your application and unsigned certification electronically to your assigned Field Representative. Mail the signed Board of Supervisors' Resolution, and any other supporting documents, to the attention of your BOC Field Representative at:*

Board of Corrections  
600 Bercut Drive, Suite A  
Sacramento, California 95814

Refer to the BOC website at <http://www.bdcorr.ca.gov/cppd/cppd.htm> for BOC Field Representative assignments and for periodic updates.

# **APPLICATION FOR CHALLENGE ACTIVITIES FUNDING**

## **ATTACHMENT A**

The purpose of Challenge is to provide incentives for projects to develop, adopt, and improve policies and programs in one or more of ten specified Challenge Activities. BOC will fund projects that address any of the following ten Challenge Activities. The term "challenge activity" means a program that is developed and maintained for specific services and activities.

**ACTIVITY A** Developing and adopting policies and programs to provide basic health, mental health, and appropriate education services, including special education, for youth in the juvenile justice system as specified in standards developed by the National Advisory Committee for Juvenile Justice and Delinquency Prevention prior to October 12, 1984.

**ACTIVITY B** Developing and adopting policies and programs to provide access to counsel for all juveniles in the justice system to ensure that juveniles consult with counsel before waiving the right to counsel.

**ACTIVITY C** Increasing community-based alternatives to incarceration by establishing programs (such as expanded use of probation, mediation, restitution, community service, treatment, home detention, intensive supervision, and electronic monitoring) and developing and adopting a set of objective criteria for the appropriate placement of juveniles in detention and secure confinement.

**ACTIVITY D** Developing and adopting policies and programs to provide secure settings for the placement of violent juvenile offenders by closing down traditional training schools and replacing them with secure settings with capacities of no more than 50 violent juvenile offenders with ratios of staff to youth great enough to ensure adequate supervision and treatment.

**ACTIVITY E** Developing and adopting policies to prohibit gender bias in placement and treatment and establishing programs to ensure that female youth have access to the full range of health and mental health services, treatment for physical or sexual assault and abuse, self defense instruction, education in parenting, education in general, and other training and vocational services.

**ACTIVITY F** Establishing and operating, either directly or by contract or arrangement with a public agency or other appropriate private nonprofit organization (other than an agency or organization that is responsible for licensing or certifying out-of-home care services for youth), a State ombudsman office for children, youth, and families to investigate and resolve complaints relating to action, inaction, or decisions of providers of out-of-home care to children and youth (including secure detention and correctional facilities, residential care facilities, public agencies, and social service agencies) that may adversely affect the health, safety, welfare, or rights of resident children and youth.

**ACTIVITY G** Developing and adopting policies and programs designed to remove, where appropriate, status offenders from the jurisdiction of the juvenile

# **APPLICATION FOR CHALLENGE ACTIVITIES FUNDING ATTACHMENT A**

court to prevent the placement in secure detention facilities or secure correctional facilities of juveniles who are non-offenders or who are charged with or who have committed offenses that would not be criminal if committed by an adult.

**ACTIVITY H** Developing and adopting programs designed to serve as alternatives to suspension and expulsion from school.

**ACTIVITY I** Increasing aftercare services for juveniles involved in the justice system by establishing programs and developing and adopting policies to provide comprehensive health, mental health, education, and vocational services and services that preserve and strengthen the families of such juveniles.

**ACTIVITY J** Developing and adopting policies to establish:

- a. A State administrative structure to coordinate program and fiscal policies for children who have emotional and behavioral problems and their families among the major child-serving systems, including schools, social services, health services, mental health services, and the juvenile justice system; and
- b. A statewide case review system.

IN THE BOARD OF SUPERVISORS

COUNTY OF TRINITY

15th DAY OF June, 2004

PRESENT: Supervisors Freeman, Miller, Chambers and Reiss

ABSENT: Supervisor Modine

RESOLUTION NO. 2004-052

RESOLUTION AUTHORIZING BOARD OF CORRECTIONS, JUVENILE  
JUSTICE CRIME PREVENTION ACT PROGRAM

WHEREAS the County of Trinity, a political subdivision of the State of California desires to start the Trinity County Juvenile Incarceration Alternatives Program to be funded in part from funds made available through the California Board of Corrections (hereafter referred to as BOC). This Juvenile Incarceration Alternative Program is a form of graduated sanctions the basis for all effective intervention in Juvenile Probation. With the fiscal crisis facing this County those elements have been lost. Minors are often placed in secure detention due to a lack of alternative programs being available. With the loss of the Juvenile Accountability Program in 2003 and cuts to general dollar funds to this department the Community Service Program was lost. This program had been expanded in successive years from 2000 to 2003. The results were extremely encouraging. Minors participating in the program had shown reduced rates of criminal recidivism, a marked improvement in School work and significant improvement in self esteem. With only \$5,000.00 it is difficult to implement any major program components. We will simply use what materials are available from the previous program and attempt to maximize the amount of extra help hours available to supervise minors participating in the program. Minors will be assigned community service hours as an alternative to incarceration. Because of the limited funds of this program probation will use extra help staff to supervise minors referred to the program

NOW, THEREFORE, BE IT RESOLVED that the County of Trinity hereby:

Authorizes said Chief Probation Officer, or the chairperson of the Board of Supervisors to submit and/or to sign Trinity County's Application for Approval for the County's Comprehensive Multi-agency Juvenile Justice Plan and related contracts, amendments, or extensions with the State of California;

Assures that the County of Trinity's Comprehensive Multi-agency Juvenile Justice Plan has been developed, reviewed and provided to the Board of Corrections in a format determined by the Board of Corrections.

Assures that the County of Trinity's Board of Supervisors and the Juvenile Justice Coordinating Council has reviewed and approves the County's Comprehensive Multi-agency Juvenile Justice Plan.

Agrees that any liability arising out of the performance of this Grant Award Agreement, including civil court actions for damages, shall be the responsibility of the grant recipient and the authorizing agency. The State of California and BOC disclaim responsibility for any such liability.

Assures that the County of Trinity will adhere to the requirements of the Juvenile Justice Crime Prevention Act (Chapters 353 and 475 of the Government Code) and the Juvenile Justice and Delinquency Prevention Act of 1974, as amended, regarding the submission of the Comprehensive Multi-agency Juvenile Justice Plan application or revision, investment of allocated monies, including any interest earnings, expenditure of said funds, and the submission of required reports to the Board of Corrections.

Upon motion of Supervisor Freeman, seconded by Supervisor Miller, and on the following vote, to wit:

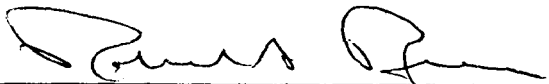
AYES: Supervisors Miller, Freeman, Chambers and Reiss

NOES:

ABSENT: Supervisor Modine

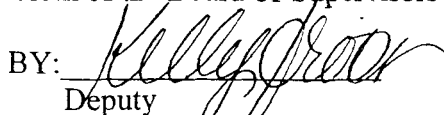
ABSTAINING: None

The foregoing resolution is hereby adopted:

  
Chairman of Board of Supervisors

ATTEST:

  
Clerk of the Board of Supervisors

BY:   
Deputy  
[SEAL]

APPROVED AS TO FORM AND LEGAL EFFECT:

\_\_\_\_\_  
County Counsel

By: J. Palla  
Deputy County Counsel

Dated: 6.22.04  
Department/initials

IN THE BOARD OF SUPERVISORS

COUNTY OF TRINITY

15th DAY OF June, 2004

PRESENT: Supervisors Freeman, Miller, Chambers and Reiss

ABSENT: Supervisor Modine

RESOLUTION NO. 2004-052

RESOLUTION AUTHORIZING BOARD OF CORRECTIONS, JUVENILE  
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Assures that the County of Trinity's Board of Supervisors and the Juvenile Justice Coordinating Council has reviewed and approves the County's Comprehensive Multi-agency Juvenile Justice Plan.

Agrees that any liability arising out of the performance of this Grant Award Agreement, including civil court actions for damages, shall be the responsibility of the grant recipient and the authorizing agency. The State of California and BOC disclaim responsibility for any such liability.

Assures that the County of Trinity will adhere to the requirements of the Juvenile Justice Crime Prevention Act (Chapters 353 and 475 of the Government Code) and the Juvenile Justice and Delinquency Prevention Act of 1974, as amended, regarding the submission of the Comprehensive Multi-agency Juvenile Justice Plan application or revision, investment of allocated monies, including any interest earnings, expenditure of said funds, and the submission of required reports to the Board of Corrections.

Upon motion of Supervisor Freeman, seconded by Supervisor Miller, and on the following vote, to wit:

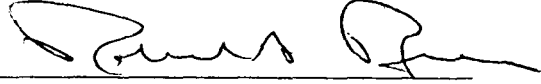
AYES: Supervisors Miller, Freeman, Chambers and Reiss

NOES:

ABSENT: Supervisor Modine

ABSTAINING: None

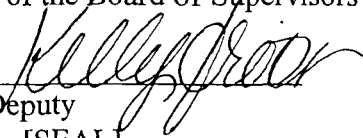
The foregoing resolution is hereby adopted:

  
Chairman of Board of Supervisors

ATTEST:

  
Clerk of the Board of Supervisors

BY:

  
Deputy  
[SEAL]

APPROVED AS TO FORM AND LEGAL EFFECT:

County Counsel

By: J. Pallen  
Deputy County Counsel

Dated: 6.22.04  
Department/initials