



**BOARD OF SUPERVISORS  
AGENDA LETTER**


**Clerk of the Board of Supervisors**  
105 E. Anapamu Street, Suite 407  
Santa Barbara, CA 93101  
(805) 568-2240

Agenda Number:

Department Name: Probation Department  
Department No.: 022  
For Agenda Of: June 2, 2009  
Placement: Administrative  
Estimated Tme: N/A  
Continued Item: No  
If Yes, date from: N/A  
Vote Required: Majority

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**TO:** Board of Supervisors

**FROM:** Department   
Director(s) Patricia J. Stewart, Chief Probation Officer  
Contact Info: Beverly A. Taylor, Deputy Chief Probation Officer  
[btaylor@co.santa-barbara.ca.us](mailto:btaylor@co.santa-barbara.ca.us) ; 805-739-8603

**SUBJECT:** Contract for electronic monitoring services at the Susan J. Gionfriddo Juvenile Justice Center/Santa Maria Juvenile Hall (SMJH), and at the Santa Barbara Booking Station (SBBS).

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**County Counsel Concurrence**

As to form: Yes

**Auditor-Controller Concurrence**

As to form: Yes

**Other Concurrence:**

As to form: N/A

**Recommended Actions:**

That the Board of Supervisors:

- A. Approve and execute the attached contract with G4S Justice Service Inc. (G4S) (not a local vendor) to provide electronic monitoring (EM) and global positioning services (GPS) at the SMJH and at the SBBS for a period from July 1, 2008, to June 30, 2011, not to exceed an amount of \$415,000.

**Summary Text:**

During FY 2007-2008, Sentencing Concepts, Inc (SCI) provided services in the amount of \$113,619 to the SMJH (\$66,234), and to the then-Santa Barbara Juvenile Hall (\$47,385). In addition, there were additional expenses for lost equipment in the amount of \$8,600: SMJH (\$4,100) and to SBJH (\$4,500). The wards responsible for these losses were ordered by the court to reimburse the Probation Department; however, full reimbursement has not been realized.

During the preparation for FY 2008-2009 contracts, SCI announced that they would no longer be operating in the area. The Department initiated a Purchase Order contract, not to exceed \$100,000, with G4S to provide EM services as they had been the equipment provider used by SCI and they could provide the same level of service at a reduced fee. As of March 2009, a larger than anticipated number

of juvenile wards and youth undergoing juvenile court proceeding have been ordered released on EM. Based on these numbers and other factors summarized below, it is apparent that the Department will exceed the \$100,000 Purchase Order limit before the end of this fiscal year. The average daily number of youth ordered on electronic monitoring in FY 08-09 has increased by 36%, from 42 in FY 07-08, to 57 in FY 08-09. This is an increase of 5,475 EM days. Additionally, due to the increased numbers of households switching over from landlines to cellular telephones, the program has used a significantly larger number of cellular EM devices in FY 08-09. Although the use of the cellular device allows for an immediate placement on EM, and a savings in the use of Juvenile Hall bed days, it does increase vendor equipment costs. The standard EM device is \$3/day and the cellular model is \$6/day. Consequently, given the increased costs due to expended daily attendance and the increase in the use of cellular devices, the Department is initiating a contract to correct the issue of exceeding the purchasing agreement limit before June 30, 2009. The contract period is for July 1, 2008, to June 30, 2011 and will include payments made to date under the existing Purchase Order.

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**Background:**

Penal Code Sections 1203.016 and 1210.7 – 1210.16 provide for probation departments to administer Electronic Monitoring (EM) programs, including Global Positioning System (GPS). The Probation Department has been using EM services since 1993 as a means to provide the most appropriate form of detention to youth within the county while effectively maintaining community safety. With the expansion of technology, a varied menu of monitoring devices including breathalyzers, cellular, audio, visual, and GPS devices are available in lieu of maximum security detention. The Court and the Probation Department are judiciously, but more frequently using this reliable technology to accomplish an enhanced level of community supervision as an alternative to detention. In FY 2009-2010, Juvenile Division and Institutions Division operations of the Probation Department will incorporate GPS as another resource for enhanced supervision.

The outcome of a recent survey of California Counties will be utilized to develop a proposal for the review by the Juvenile Court Presiding Judge to support the establishment and collection of fees for juvenile electronic monitoring services.

**Performance Measure:**

The Probation Department will maintain an on-site inventory of equipment of no more than 15% of total equipment in use.

The Probation Department will provide Electronic Monitoring for Juvenile Offenders as a community confinement alternative reducing the use of Juvenile Hall bed days by 19,000 per year.

**Fiscal and Facilities Impacts:**

Budgeted: Yes **Fiscal Analysis:**

<u>Funding Sources</u>	<u>Current FY Cost:</u>	<u>FY 09-10</u>	<u>FY 10-11</u>
General Fund	\$135,000	\$140,000	\$140,000
State			
Federal			
Fees			
Other:			
Total	\$ 135,000.00	\$ 140,000.00	\$ 140,000.00

**Narrative:**

This contract is included in the FY 08-09 adjusted budget and will not require any additional general fund. Funds for the FY 09-10 contract are included in the FY 09-10 proposed budget.

**Staffing Impacts:**

**Legal Positions:**

0

**FTEs:**

0

**Special Instructions:**

Please send three (3) fully executed originals of the contract and one (1) Minute Order to:  
Michael Cameron, Probation Department, 117 East Carrillo Street, Santa Barbara, CA 93101

**Attachments:**

Attachment A: G4S Justice Services Inc. Contract (3 originals)

Attachment B: Probation Mandates

**Authored by:**

Beverly A. Taylor, Deputy Chief Probation Officer

**cc:** G4S Justice Services

# Contract Summary Form: Contract Number : BC - 09 - 115 -

Complete data below, print, obtain signature of authorized departmental representative, and submit this form (and attachments) to the Clerk of the Board (>\$25,000) or Purchasing (£\$25,000). See also "Contracts for Services" policy. Form not applicable to revenue contracts.

D1. Fiscal Year.....: FY 2008/09  
D2. Budget Unit Number (plus -Ship/-Bill codes in paren's) 022  
D3. Requisition Number .....:  
D4. Department Name .....: Probation  
D5. Contact Person .....: Wendy Stanley  
D6. Phone.....: 805 934-6273

K1. Contract Type (check one): ☒ Personal Service ☐ Capital Project/Construction  
K2. Brief Summary of Contract Description/Purpose.....: Provide electronic monitoring equipment  
K3. Original Contract Amount.....: \$415,000  
K4. Contract Begin Date.....: 07/01/2008  
K5. Original Contract End Date.....: 06/30/2011  
K6. Amendment History (leave blank if no prior amendments):  

Seq#	EffectiveDate	ThisAmndtAmnt	CumAmndtToDate	NewTotalAmnt	NewEndDate	Purpose (2-4 words)
		\$	\$	\$		

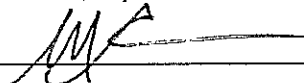
K7. Department Project Number.....:

B1. Is this a Board Contract? (Yes/No) .....: Yes  
B2. Number of Workers Displaced (if any) .....: 0  
B3. Number of Competitive Bids (if any) .....: 0  
B4. Lowest Bid Amount (if bid).....: \$  
B5. If Board waived bids, show Agenda Date .....:  
B6. ... and Agenda Item Number.....: #  
B7. Boilerplate Contract Text Unaffected? (Yes / or cite ¶¶) : Yes

F1. Encumbrance Transaction Code.....: 1701  
F2. Current Year Encumbrance Amount.....: \$135,000  
F3. Fund Number.....: 0001  
F4. Department Number.....: 022  
F5. Division Number (if applicable) .....: 02  
F6. Account Number.....: 7070  
F7. Cost Center number (if applicable) .....: 02 03  
F8. Payment Terms.....: Net 30

V1. Vendor Numbers (A=auditor; P=purchasing).....: 726014  
V2. Payee/Contractor Name.....: G4S Justice Services Inc  
V3. Mailing Address.....: 9609 Gayton Rd  
V4. City State (two-letter) Zip (include +4 if known).....: Richmond, VA 23238  
V5. Telephone Number .....: (804) 754-1100  
V6. Contractor's Federal Tax ID Number (EIN or SSN) ....:  
V7. Contact Person .....: Janice Jones  
V8. Workers Comp Insurance Expiration Date .....: 10/01/09  
V9. Liability Insurance Expiration Date[s] (G=enl; P=rofl):G10/01/09  
V10. Professional License Number.....: #  
V11. Verified by (name of County staff).....:  
V12. Company Type (Check one): ☐ Individual ☐ Sole Proprietorship ☐ Partnership ☒ Corporation

I certify: information complete and accurate; designated funds available; required concurrences evidenced on signature page.

Date: 5-11-09 : Authorized Signature: 

**COUNTY OF SANTA BARBARA  
AGREEMENT FOR SERVICES OF INDEPENDENT CONTRACTOR**

**THIS AGREEMENT** (hereafter Agreement) is made by and between the **County of Santa Barbara**, a political subdivision of the State of California (hereafter COUNTY) and **G4S Justice Services, Inc**, having its principal place of business at 9609 Gayton Rd, Ste 100, Richmond, VA 23238 (hereafter CONTRACTOR) wherein CONTRACTOR agrees to provide and COUNTY agrees to accept the services specified herein.

COUNTY executed effective 7/1/2008 Purchase Agreement CN08067 with CONTRACTOR in the amount of \$100,000 for the period of July 1, 2008 through June 30, 2009. COUNTY has determined that during the term of this Purchase Agreement it will incur greater costs than were originally anticipated under the Purchase Agreement and will exceed the \$100,000 limit before the end of the fiscal year. On this basis, COUNTY is converting the Purchase Agreement to a Board Contract. This Agreement, which is made to cancel, nullify, and supersede Purchase Agreement CN08067, provides for a total contract amount of \$135,000 for Fiscal Year 2008-09.

**NOW, THEREFORE**, in consideration of the mutual covenants and conditions contained herein, the parties agree as follows:

1. **DESIGNATED REPRESENTATIVE.** Wendy Stanley at phone number (805) 934-6273 is the representative of COUNTY and will administer this Agreement for and on behalf of COUNTY. Janice Jones at phone number (804) 754-1100 is the authorized representative for CONTRACTOR. Changes in designated representatives shall be made only after advance written notice to the other party.

2. **NOTICES.** Any notice or consent required or permitted to be given under this Agreement shall be given to the respective parties in writing, by first class mail, postage prepaid, or otherwise delivered as follows:

To COUNTY:               **Santa Maria Juvenile Hall**  
4263 California Blvd  
Santa Maria, CA 93455  
Attn: Wendy Stanley

To CONTRACTOR:       **G4S Justice Services Inc**  
9609 Gayton Rd Ste 100  
Richmond, VA 23238  
Attn: Janice Jones

or at such other address or to such other person that the parties may from time to time designate. Notices and consents under this section, which are sent by mail, shall be deemed to be received five (5) days following their deposit in the U.S. mail.

3. **SCOPE OF SERVICES.** CONTRACTOR agrees to provide services to COUNTY in accordance with Exhibit A attached hereto and incorporated herein by reference.

4. **TERM.** The term of this Agreement shall begin on July 1, 2008 and shall continue until June 30, 2011, unless otherwise directed by COUNTY or unless earlier terminated. The parties were previously operating under a Purchase Order (No. CN08067). Which is hereby cancelled, nullified and superseded by this agreement.

5. **COMPENSATION OF CONTRACTOR.** CONTRACTOR shall be paid for performance under this Agreement in accordance with the terms of Exhibit B attached hereto and incorporated herein by reference. Billing shall be made by invoice as set forth in Exhibit B item C and which is delivered to **Santa Maria Probation Department, 2121 S. Centerpointe Parkway, Santa Maria CA 93455, Attn: Leigh O'Neil** following completion of the increments identified on Exhibit B. Unless otherwise specified on Exhibit B, payment shall be net thirty (30) days from presentation of invoice.

15. **NONEXCLUSIVE AGREEMENT.** CONTRACTOR understands that this is not an exclusive Agreement and that COUNTY shall have the right to negotiate with and enter into contracts with others providing the same or similar services as those provided by CONTRACTOR as the COUNTY desires.

16. **ASSIGNMENT.** CONTRACTOR shall not assign any of its rights nor transfer any of its obligations under this Agreement without the prior written consent of COUNTY and any attempt to so assign or so transfer without such consent shall be void and without legal effect and shall constitute grounds for termination.

17. **TERMINATION.**

A. **By COUNTY.** COUNTY may, by written notice to CONTRACTOR, terminate this Agreement in whole or in part at any time, whether for COUNTY's convenience or because of the failure of CONTRACTOR to fulfill the obligations herein. Upon receipt of notice, CONTRACTOR shall immediately discontinue all services affected (unless the notice directs otherwise), and deliver to COUNTY all data, estimates, graphs, summaries, reports, and all other records, documents or papers as may have been accumulated or produced by CONTRACTOR in performing this Agreement, whether completed or in process.

1. For Convenience. COUNTY may terminate this Agreement upon thirty (30) days written notice. Following notice of such termination, CONTRACTOR shall promptly cease work and notify COUNTY as to the status of its performance.

Notwithstanding any other payment provision of this Agreement, COUNTY shall pay CONTRACTOR for service performed to the date of termination to include a prorated amount of compensation due hereunder less payments, if any, previously made. In no event shall CONTRACTOR be paid an amount in excess of the full price under this Agreement nor for profit on unperformed portions of service. CONTRACTOR shall furnish to COUNTY such financial information as in the judgment of COUNTY is necessary to determine the reasonable value of the services rendered by CONTRACTOR. In the event of a dispute as to the reasonable value of the services rendered by CONTRACTOR, the decision of COUNTY shall be final. The foregoing is cumulative and shall not affect any right or remedy which COUNTY may have in law or equity.

2. For Cause. Should CONTRACTOR default in the performance of this Agreement or materially breach any of its provisions, COUNTY may, at COUNTY's sole option, terminate this Agreement by written notice, which shall be effective upon receipt by CONTRACTOR.

B. **By CONTRACTOR.** Should COUNTY fail to pay CONTRACTOR all or any part of the payment set forth in Exhibit B, CONTRACTOR may, at CONTRACTOR's option terminate this agreement if such failure is not remedied by COUNTY within thirty (30) days of written notice to COUNTY of such late payment.

18. **SECTION HEADINGS.** The headings of the several sections, and any table of contents appended hereto, shall be solely for convenience of reference and shall not affect the meaning, construction or effect hereof.

19. **SEVERABILITY.** If any one or more of the provisions contained herein shall for any reason be held to be invalid, illegal or unenforceable in any respect, then such provision or provisions shall be deemed severable from the remaining provisions hereof, and such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.

20. **REMEDIES NOT EXCLUSIVE.** No remedy herein conferred upon or reserved to COUNTY is intended to be exclusive of any other remedy or remedies, and each and every such remedy, to the extent permitted by law, shall be cumulative and in addition to any other remedy given hereunder or now or hereafter existing at law or in equity or otherwise.

21. **TIME IS OF THE ESSENCE.** Time is of the essence in this Agreement and each covenant and term is a condition herein.

22. **NO WAIVER OF DEFAULT.** No delay or omission of COUNTY to exercise any right or power arising upon the occurrence of any event of default shall impair any such right or power or shall be construed to be a waiver

Agreement for Services of Independent Contractor between the County of Santa Barbara and G4S Justice Services Inc.

IN WITNESS WHEREOF, the parties have executed this Agreement to be effective on the date executed by COUNTY.

COUNTY OF SANTA BARBARA

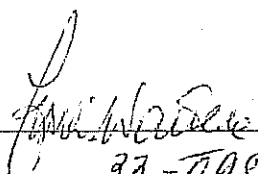
By: \_\_\_\_\_  
JOSEPH CENTENO  
CHAIR, BOARD OF SUPERVISORS

Date: \_\_\_\_\_

ATTEST:  
MICHAEL F. BROWN  
CLERK OF THE BOARD

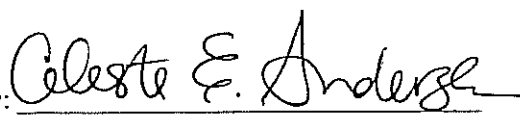
CONTRACTOR

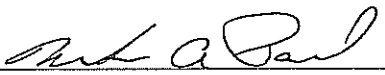
By: \_\_\_\_\_  
Deputy

By:  \_\_\_\_\_  
SocSec or Tax ID Number: 33-0983972

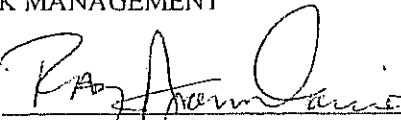
APPROVED AS TO FORM:  
DENNIS MARSHALL

APPROVED AS TO ACCOUNTING FORM:  
AUDITOR-CONTROLLER

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

By:  \_\_\_\_\_  
Deputy

APPROVED AS TO FORM:  
RISK MANAGEMENT

By:  \_\_\_\_\_  
Risk Program Administrator

**EXHIBIT A**  
**STATEMENT OF WORK**

**A. Description of equipment available.**

**Standard RF System**

G4S uses the standard components of a traditional electronic monitoring system – a transmitter worn by the offender and a receiver that is connected to the phone line in the offender's home. Using radio frequency technology, the receiver monitors the presence or absence of an offender within a specified range. This information is sent over phone lines to the monitoring computer and compared to the agency's defined schedule restrictions to determine the offender's compliance. Any issues of noncompliance are immediately reported to the Specified Agent or to Juvenile Hall in accordance with criteria established with the Santa Barbara County Probation Department (Probation). G4S stores compliance and system status information in the EMS Remote monitoring system and provides 24/7 secure online access to client information using EMS Remote on the Web.

**G4S Cellular**

This equipment is used if the offender does not have telephone service. All protocols and service described above are in place when this equipment is in use, the difference being that the offender need not provide a land line because a secure cellular phone is contained within the HMRU.

**G4S Alcohol Testing**

This home unit utilizes fuel cell technology combined with digital photograph imaging to match an offender's breath test and his photo identity. The MEMS is installed in the participant's home and via land line, measures the Breath Alcohol Content and immediately reports the offender's intoxication level to Probation.

**G4S Drive By Unit (DBU)**

The drive by unit is a hand held device that detects the presence of an ankle transmitter. This device is often taken onto the field and used to help locate a participant that is within 50-400 feet. The DBU is also often used during installation to verify the participant's transmitter has been calibrated properly.

**B. Ordering, Monitoring and Returning Equipment**

Equipment orders are to be placed directly with CONTRACTOR by COUNTY. Before an order is made, the equipment request must be cleared by a Supervisor at COUNTY. Returns should be made as necessary to avoid high shelving costs. It is the responsibility of COUNTY to monitor stock of equipment ordered and returned. Further, it is the responsibility of CONTRACTOR to provide COUNTY an equipment inventory on a monthly basis.

**C. Installation and Monitoring of Participants**

COUNTY will be responsible for installing the monitoring equipment on the participant and/or in the home. Additionally, COUNTY will monitor the participant caseload as directed by the Department. Day to day case management is performed by COUNTY personnel unless CONTRACTOR personnel are requested to assist or perform such duties. (Such case management duties are priced as a part of this proposal.)

## EXHIBIT B

### PAYMENT ARRANGEMENTS

#### Periodic Compensation (with attached Schedule of Fees)

- A. For CONTRACTOR services to be rendered under this contract, CONTRACTOR shall be paid a total contract amount, including cost reimbursements, not to exceed \$415,000. This amount includes payments already made under purchasing contract CN08067.
- B. Payment for services and/or reimbursement of costs shall be made upon CONTRACTOR's satisfactory performance, based upon the scope and methodology contained in **EXHIBIT A**, as determined by COUNTY. Payment for services and/or reimbursement of costs shall be based upon the costs, expenses, overhead charges and hourly rates for personnel, as defined in **EXHIBIT B-1** (Schedule of Fees). Invoices submitted for payment that are based upon **EXHIBIT B-1** must contain sufficient detail to enable an audit of the charges and provide supporting documentation specified in **EXHIBIT A**.
- C. **Monthly**, CONTRACTOR shall submit to the COUNTY DESIGNATED REPRESENTATIVE an invoice in triplicate or certified claim on the County Treasury for the service performed over the period specified and supported by one copy of daily delivery tickets. These invoices or certified claims must cite the assigned Board Contract Number. The invoices or claims shall be sent to Santa Barbara County Probation, 2121 S. Centerpointe Parkway, Santa Maria, CA 93455-1332. COUNTY REPRESENTATIVE shall evaluate the quality of the service performed and if found to be satisfactory shall initiate payment processing. COUNTY shall pay invoices or claims for satisfactory work within 30 days of presentation.
- D. COUNTY's failure to discover or object to any unsatisfactory work or billings prior to payment will not constitute a waiver of COUNTY's right to require CONTRACTOR to correct such work or billings or seek any other legal remedy.

In the event an increase of aforementioned prices is required by CONTRACTOR, CONTRACTOR will notify COUNTY in writing no less than thirty (30) days prior to the price adjustment.

#### **Replacement Costs**

COUNTY is responsible for the replacement of any lost, stolen, damaged or destroyed electronic monitoring equipment. Replacement costs change year to year, however, the most current replacement costs are listed below.

##### G4S Justice Services Electronic Monitoring Equipment

G4S Standard/Cellular Ankle Transmitter	\$ 500.00
G5S Standard HMRU	\$ 900.00
G4S Cellular HMRU	\$ 1,100.00
G4S DBU	\$ 900.00
G4S Alcohol Camera	\$ 840.00
G4S Alcohol Tester	\$ 540.00

## EXHIBIT C

### STANDARD INDEMNIFICATION AND INSURANCE PROVISIONS for contracts NOT requiring professional liability insurance

#### INDEMNIFICATION

##### Indemnification:

CONTRACTOR shall defend, indemnify and save harmless the COUNTY, its officers, agents and employees from any and all claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities arising out of this Agreement or occasioned by the performance or attempted performance of the provisions hereof; including, but not limited to, any act or omission to act on the part of the CONTRACTOR or his agents or employees or other independent contractors directly responsible to him; except those claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities resulting from the sole negligence or willful misconduct of the COUNTY.

CONTRACTOR shall notify the COUNTY immediately in the event of any accident or injury arising out of or in connection with this Agreement.

#### INSURANCE

Without limiting the CONTRACTOR's indemnification of the COUNTY, CONTRACTOR shall procure the following required insurance coverages at its sole cost and expense. All insurance coverages are to be placed with insurers which (1) have a Best's rating of no less than A: VII, and (2) are admitted insurance companies in the State of California. All other insurers require the prior approval of the COUNTY. Such insurance coverage shall be maintained during the term of this Agreement. Failure to comply with the insurance requirements shall place CONTRACTOR in default. Upon request by the COUNTY, CONTRACTOR shall provide a certified copy of any insurance policy to the COUNTY within ten (10) working days.

1. Workers' Compensation Insurance. Statutory Workers' Compensation and Employers Liability Insurance shall cover all CONTRACTOR's staff while performing any work incidental to the performance of this Agreement. The policy shall provide that no cancellation, or expiration or reduction of coverage shall be effective or occur until at least thirty (30) days after receipt of such notice by the COUNTY. In the event CONTRACTOR is self-insured, it shall furnish a copy of Certificate of Consent to Self-Insure issued by Department of Industrial Relations for State of California. This provision does not apply if CONTRACTOR has no employees as defined in Labor Code Section 3350 et seq. during the entire period of this Agreement and CONTRACTOR submits a written statement to the COUNTY stating that fact.
2. General and Automobile Liability Insurance. The general liability insurance shall include bodily injury, property damage and personal injury liability coverage, shall afford coverage for all premises, operations, products and completed operations of CONTRACTOR and shall include contractual liability coverage sufficiently broad so as to include the insurable liability assumed by the Contractor in the indemnity and hold harmless provisions [above] of the Indemnification Section of this Agreement between COUNTY and CONTRACTOR. The automobile liability insurance shall cover all owned, non-owned and hired motor vehicles that are operated on behalf of CONTRACTOR pursuant to CONTRACTOR's activities hereunder. CONTRACTORS shall require all subcontractors to be included under its policies or furnish separate certificates and endorsements to meet the standards of these provisions by each subcontractor. COUNTY, its officers, employees, and agents shall be Additional Insured status on any policy. A cross liability clause, or equivalent wording, stating that coverage will apply separately to each named or additional insured as if separate policies had been issued to each shall be included in the policies. A copy of the endorsement evidencing that the policy has been changed to reflect the Additional Insured status must be attached to the certificate of insurance. The limit of liability of said policy or policies for general and automobile liability insurance shall not be less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. Any deductible or Self-Insured Retention (SIR) over \$10,000 requires approval by the COUNTY.

**PROBATION DEPARTMENT MANDATES**

**GENERAL**

131.5CCP; 830.5 PC; 1202.7 PC; 273a(c) (3) (A) and 273d(c) (3) (A) PC; 1203.097(c) PC; 1203.098 PC; 1203. 097 (c) (1) PC; 1203. 097 (C) PC; 13010-13014 PC; 6035 PC13020 PC; 3300 G C; 1020-1031.5 Government Code

**CIVIL**

1513 Probate Code; 1513.1 Probate Code; 1826 Probate Code; 1851 Probate Code; 1851.5 Probate Code; 7800FLC; 7801 FLC; 7803 FLC; 7804 FLC; 7805 FLC; 7807 FLC; 7808 FLC; 7810 FLC; 9001 FLC

**JUVENILE DIVISION**

**A. Administrative Responsibility/Notification**

1203.74 PC; 270 WIC

**B. Juvenile Intake**

601; 601.2; 601.3; 602; 627.5; 628 WIC; 628.1 WIC; 630 WIC; 631 WIC; 632 WIC; 652 WIC; 652.5 WIC; 653 WIC ; 676.5 WIC; 777 WIC; 778 WIC; 1404-1405 Juvenile Court Rules

**C. Juvenile Investigations**

200 WIC; 280 WIC; 281 WIC; 281.5 WIC; 361.2 WIC; 635 WIC; 636 WIC; 652 WIC; 653.5 WIC; 656.2 WIC; 636.1 WIC; 706 WIC; 706.5 WIC; 706.6 WIC; 707 WIC; 727.1 WIC; 727.4 WIC; 742 WIC; 781 WIC; 1499 Juvenile Court Rules Sealing Records

**D. Juvenile Supervision**

241.1 WIC; 366.23 WIC; 366.26 WIC; 625 WIC; 625.3 WIC; 641 WIC; 654 WIC; 654.1 WIC; 654.2 WIC; 654.3 WIC; 654.4 WIC; 654.6 WIC; 655 WIC; 725 WIC; 727 WIC; 727.1 WIC; 727.2 WIC; 727.3 WIC; 727.31 WIC; 727.4 WIC; 727.4 (d) (4) WIC; 727.6 WIC; 729 Et Esq. WIC; 729.3 WIC; 729.7 WIC; 729.8 WIC; 729.9 WIC; 730 WIC; 730.6 WIC; 730.7 WIC; 730.8 WIC; 737 WIC; 738 WIC; 740 WIC; 740.1 WIC; 742.16 WIC; 790 WIC; 793 WIC; 794 WIC; 795 WIC; 841 WIC; 1300 ET Esq. WIC; 1502.4 (a)(1) H&S; 4096 WIC; 5600.3 WIC; 11400 WIC; 11401 WIC; 11402 WIC; 11404 WIC; 10553.1 WIC; 11404.1 WIC; 11462.01(2) (C) WIC; 295(i) (2) and 298 (b) (4) PC; 296.1 (a) (3) (A) PC

## **INSTITUTIONS**

### **A. Juvenile Hall**

Title 15, Division 1 or Chapter 1 Standards Corrections Authority (formerly the Board of Corrections), Subchapter 5 Minimum Standards for Juvenile Facilities

210 WIC; 850 WIC

### **B. Home Supervision**

628.1; 840 WIC

### **C. Boys Camp**

Title 15, Division 1 or Chapter 1 Standards Corrections Authority (formerly the Board of Corrections), Subchapter 5 Minimum Standards for Juvenile Facilities

881 WIC; 885 WIC

### **D. Counseling and Education Centers**

654 (c) WIC

### **E. Non-Secure Detention**

210.1 WIC; 601 WIC; 626 WIC;

### **F. Medical Care Juveniles**

369 WIC; 739 WIC

### **G. Separate Categories**

284 WIC; 285 WIC; 656.2 WIC; 704 WIC; 729.7 WIC; 742 WIC; 742.20 WIC; 749.22 WIC; 749.23 WIC; 751 WIC; 826 WIC; 826.5 (a) WIC; 826.6 WIC; 827WIC; 48321 ED CODE; 56026 ED CODE; 56325 ED CODE;

## **ADULT DIVISION**

### **A. Adult Investigation:**

1000.5PC; 1001.20 PC to 1001.34 PC; 1001.70 PC to 1001.90 PC; 1191 PC; 1191.1 PC; 1191.2 PC; 1191.3 PC; 1202.4 PC; 1202.4(f) (3) PC; 1202.42PC; 1203 PC; 1203a PC; 1203c PC; 1203d PC; 1203.9 PC; 1203.10 PC; 1203.097(b) (3) PC; 1203.097(b) (4) PC; 1210.1 PC; 4.310 Judicial Rule; 4.411(a) (b) (c) (d) Judicial Rule; 4.411.5 Judicial Rule

### **B. Adult Supervision:**

290(c) (1) PC; 290.4 PC; 295(i) (2) PC; 298 (b) (4) PC; 296.1 (a) (3) (A) PC; 296.1 (a) (5) (A) PC; 298(b) (3) PC; 457.1 (e) PC; 1202.7 PC; 1202.8 PC; 1203.02 PC; 1203.016 PC; 1203.044 PC; 1203.044(h) PC; 1203.045 PC; 1203.047 PC; 1203.055 PC; 1203.055(f) PC; 1203.066 PC; 1203.067 PC; 1203.076 PC; 1203.097 PC; 1203.1 PC; 1203.1(b) PC; 1203.1bb PC; 1203.1(d) 1203.1(h) PC; 1203.1ab PC; 1203.1b (a) PC; 1203.1e PC; 1203.1g PC; 1203.1k PC; 1203.2 PC; 1203.2(a) PC; 1203.3 PC; 1203.4 PC; 1203.7 PC; 1203.9 (a) PC; 1203.9 (b) PC; 1203.10PC; 1203.12 PC; 1203.13 PC; 1389.6 PC; 1203.95 PC; 3075 PC to 3076 PC; 11180 PC and 11181 PC; 13020 PC

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