



TEXAS INDIGENT DEFENSE COMMISSION
Modified Statement of Grant Award

FY2013 Discretionary Grant

Grant Number: 212-03-D23
Grantee Name: Fort Bend County
Program Title: Fort Bend County Mental Health Defender Program
Grant Period: 10/1/2012-9/30/2013
Grant Award Amount: \$146,741

The Texas Indigent Defense Commission (herein, the Commission) has awarded the above-referenced grant to Fort Bend County (herein, the County) for indigent defense services. The authorized official named on the grant application must sign this Statement of Grant Award and return it to the Commission by **September 2, 2012**. The grantee will not receive any grant funds until this notice is executed and returned to the Commission. Funding is provided as listed in the categories in the table below:

Direct Costs:	
1) Personnel (Total Number of FTEs: 7)	\$376,000
2) Fringe Benefits	\$161,279
3) Travel and Training	\$4,500
4) Equipment	\$0
5) Supplies	\$3,500
6) Contract Services	\$6,000
7) Indirect Costs	0
Total Proposed Costs	\$550,279
Less Cash from Other Sources- County Match	\$403,538
Total Amount Funded by Commission	\$146,741

Standard Grant Conditions:

- The authorized official for the grantee accepts the grant award.
- The authorized official, financial officer, and program director, referred to below as grant officials, must comply with the terms of the grant as written in the Request for Applications issued on December 7, 2011, including the rules and documents adopted by reference in the Commission's Grant Rules in Title 1, Part 8, Chapter 173, Texas Administrative Code.
- The grant officials understand that a violation of any term of the grant may result in the Commission placing a temporary hold on grant funds, permanently de-obligating all or part of the grant funds, requiring reimbursement for funds already spent, or barring the organization from receiving future grants.
- Disbursement of funds is always subject to the availability of funds.
- The grant officials agree to follow the grant terms contained in the "Required Conditions and Report" contained in Attachment A.
- Any indigent defense plan documents submitted to the Commission must continue to meet all grant eligibility requirements.
- The judges hearing criminal and juvenile matters must amend the Indigent Defense Plan for their respective courts to include the program funded under this award and submit it to the Commission by December 31, 2012.

The authorized official for this grant program has read the preceding and indicates agreement by signing the Statement of Grant Award included below.

Signature of Authorized Official

Robert E. Hebert, County Judge

Name & Title (must print or type)

August 28, 2012

Date

Attachment A

Required Conditions and Reports

Method of Calculation

The budget appearing in the Statement of Grant Award was developed under the assumptions that the grant be based on a 12-month period. The schedule provides the county twelve months of funds at each of the original agreed upon funding levels. The county had a delayed start in the first year (FY2010). This means that an adjustment was made in future years to allow the county to fully expend grant funds. The intention is to follow a declining schedule of 80 percent in the first year; then, 60 percent in the second year; then, 40 percent in the third year; and 20 percent in the final year of the Commission support. The grants will remain on a fiscal calendar (October to September), but this award will reflect any needed modifications to implement this policy.

Program Requirements

In addition to the program requirements stated in the Request for Applications (RFA) these specific program requirements apply to this funded program (Note: If the County contracts the public defender office to a non-profit corporation or governmental entity, then the corporation or governmental entity will ensure the following are performed):

- The County will submit reports to obtain reimbursement of expended funds based on actual expenditures. The reimbursements will be proportional to the county's required match.
- This grant requires quarterly progress reports to provide information on the effectiveness of the program. The Commission grants administrator will construct an on-line progress report that best reflects the actual work performed in this program and is consistent with the FY2012 application listed below as edited and agreed to. The County will be able to request modifications to the on-line report when the performance measures are determined to not accurately reflect the work performed.
- The County must provide a plan of data collection by the first progress report that includes a list of data elements that capture the work performed under this program or impact on the county's compliance with the Fair Defense Act. This County must submit data collection agreements from county offices or departments to provide this data to the program director on a regular basis to measure the impact of this program.
- The County or its designee must provide to the Commission staff the minimum job requirements and a full job description of the FTE positions specified under this project before positions are publicly posted.
- Equipment costs listed in the first year start-up budget will not be carried forward into subsequent years of funding. If the County selects a non-profit corporation the proposal and the contract must include the method for funding equipment to operate the Public Defender Office that does not require the start-up costs to be included in the contract beyond the first year.
- The County will continue to operate the Public Defender's Office as defined in the original grant application and in Article 26.044 of the Texas Code of Criminal Procedure as amended by the 82nd Legislature.
- The Public Defender's Office will record attorney and support staff work time in a manner that allows for accurate completion of the Public Defender Addendum to the Indigent Defense Expenditure Report. Records must contain sufficient detail to appropriate time and salary across categories of offenses (capital, non-capital felony, misdemeanor, juvenile, felony appeals, misdemeanor appeals, and juvenile appeals).
- The County must maintain its Public Defender Oversight Board in accordance with Texas Code of Criminal Procedure Article 26.045 to supervise the operation of this program. The County will submit a written policy on how the members are selected and which details the duties and procedures of the board.
- The County or its designee must maintain a written policy that includes caseload standards for each attorney and for the general operation of this program. In developing caseload standards, nationally recognized standards and standards used by other states shall be taken into consideration (such as National Advisory Commission on Criminal Justice Standards and Goals). The written policy for caseload standards should be provided to the Commission staff along with the first quarterly progress report. The caseload standard policy should require the

Chief Public Defender to review actual caseloads at least quarterly. The Chief Public Defender may approve higher or lower caseloads than the adopted standard based on overall complexity of cases, overall type of cases, attorney experience, support staff experience, court needs, available technology to augment services, or other factors that affect the delivery of services. The Chief Public Defender must notify the program's Oversight Board in writing if an exception to the caseload standards is authorized.

- The survey of local stakeholders required in the Evaluation section of the FY2013 application listed below should be conducted during the 2nd and 4th years of operation of the program. The County must summarize the results received back from the participants of the survey and discuss any improvements made to the program. The analysis of the survey results in the 4th year must compare the findings between the two survey events. The County must provide the Commission with a draft of any survey instrument for feedback before it is distributed and provide to the Commission a copy of the analyses of responses (not the unanalyzed survey responses).

MH Related

- The County will develop a written policy that includes a formal intake process for this program. The policy must include: 1) a procedure to refer clients from courts, public defender attorneys, and the private bar; 2) a method to screen and/or assess the defendants who are referred for representation under this program; and 3) a set priority population criteria to determine which clients are to be represented if referrals are greater than caseload capacity. The priority population criteria may include factors of mental health, mental retardation, institutionalization history, medical history, seriousness of the offense, impact on the community, or other factors related to the alleged crime or personal history of the defendant. The Chief Public Defender may allow exceptions but all exceptions to the policy from the intake process must be documented and maintained.
- The County will provide a written plan on how it will coordinate with, and not duplicate the work of, existing mental health systems. The plan must demonstrate how the County will identify and incorporate available mental health screening, assessment, treatment, and community services available to the defendants served by the grant program. The plan must also address how the positions funded under this grant will fit into the County's methods of operation for the identification of mentally ill arrestees and for providing assessment, treatment and bonding options to these arrestees under Article 16.22 and Article 17.032 of the Texas Code of Criminal Procedure.

2013 Fort Bend County Discretionary Grant Application Narrative (Edited)

(Multi-Year Grant)

Application Form

Counties Represented: **Fort Bend**
Fiscal Year: **2012**
State Payee Identification Number: **2-746001969-0**
Division To Administer Grant: **Mental Health Defender Program**
Program Title: **Fort Bend County Mental Health Defender Program**
Requested Grant Amount: **\$146,741**
Financial Officer: **Robert Ed Sturdivant**
Program Director: **Roderick Glass**
Mailing Address: **309 S. 4th Street, Suite 719; Richmond, TX 77469**

Introduction (Executive Summary)

The proposed program is designed to provide specialized, trained defense counsel and social workers to assist in early identification of mentally ill offenders and representation of these offenders through the court process. The program will provide effective and efficient delivery of services to felony and misdemeanor offenders suspected of being diagnosed with a mental illness in an effort to expedite the most appropriate legal outcome while minimizing case processing time in jail.

Problem Statement

Due to a lack of available community and residential resources for mentally ill individuals, an increasing number of mentally ill individuals are committed to the county jail for criminal offenses. On average, mentally ill offenders remain in custody longer, have specialized legal and medical issues, and require significant community resources to manage adequately. Without early identification and prompt legal resources, most mentally ill offenders remain in custody for longer periods of time and often are not properly identified and referred to appropriate resources.

Objectives

The primary objective of the program is to provide specialized mental health defender services to indigent offenders with a mental health condition. This grant application seeks to establish a public defender office for misdemeanor cases while continuing to use a "wheel" of private attorneys for felony cases. Attorneys for all cases would be supported by social workers employed by the office.

Mentally ill offenders would be targeted during the jail book-in process for early identification in order to address the mental health concern with the magistrate prior to setting bond conditions. During the magistrate process, the offender would be assigned specialized counsel and a social worker to review the criminal matters as well as gather necessary medical information for proper representation to the court. Early intervention for competency matters, compliance with CCP 17.032, psychiatric referrals and evaluations could begin immediately after the magistrate process. During the court process, the case workers and master level social workers would add an important adjunct to the current process by assisting with verification of a mental health condition, contact and coordination with family members, referrals to community resources, assisting with re-entry planning and aiding the defense attorney in advocating for the defendant.

The objectives of the Mental Health Defender Program are to:

1. Increase coordination and communication with the jail staff, pretrial services, judges, assistant district attorney and Texana Center (MHMR).
2. Assist in implementing Texas Code of Criminal Procedure 17.032 where appropriate.
3. Expedite case disposition in county or district court.
4. Reduce jail time awaiting case disposition
5. Provide additional information to the assistant district attorney and judge in an effort to improve court outcomes.
6. Participate in the felony and misdemeanor mental health courts to increase compliance and successful completion of bond supervision, pretrial diversion or probation.

Methodology or Project Design (Activities)

Fort Bend County is interested in establishing a Mental Health Defender program which would be responsible for the assignment and oversight of defense counsel appointments for mentally ill offenders. For misdemeanor cases, a traditional public defender employed by the county would handle a caseload of mentally ill offenders awaiting trial disposition and assisting individuals in the mental health court. A specialized defense attorney wheel of private attorneys will be used for felony cases, which will be assigned through the Mental Health Defender program. Overflow misdemeanor cases may also be assigned to a specialized defense attorney wheel as needed.

Both the public defender attorneys and specialized wheel attorneys will be supported by specially trained social workers. The social workers will assist immediately upon referral from the magistrate process. The primary responsibility for the social workers will be to gather information for defense counsel regarding the medical, psychological and psychiatric history of the offender, develop a social history and assist with referrals and resources for the individual. With the addition of social workers, it is expected cases will be assigned to a specialized misdemeanor or felony court docket promptly; thereby decreasing jail time. This process will also assist the magistrate in releasing individuals on bond with the participation of social workers obtaining community resources.

Through our planning effort for the past 18 months, Fort Bend County has invested significant effort and funding to improve service delivery for mentally ill offenders. These efforts include establishment of two specialized courts, a specialized prosecutor position and mental health coordinator position. In addition, a consultant has assisted in the planning process in conjunction with the Council of State Governments. Other efforts have also proven successful in providing additional community resources such as residential treatment. These efforts have resulted in improved screening at the jail, improved attention from the Assistant District Attorney, and increased cooperation from various agencies such as the jail and MHMR.

Despite the above accomplishments, one of the most significant gaps is providing an effective specially trained defense counsel assignment immediately after the first magistrate setting. The support and assistance of trained clinical social workers will clearly augment this process. The development of a Mental Health Defender program will provide a structured system to meet this need.

Activities:

1. Immediately upon notice that the county has been awarded the grant, an advisory board will be formed to provide recommendations to commissioner's court concerning the establishment and operation of the office. The board will consist of a representative from the Fort Bend County Board of District Judges and Board of County Court at Law Judges, Commissioners Court, Criminal Defense Lawyers' Association and a community based mental health agency providing services in Fort Bend County.
2. Temporary office space will be secured while construction on the permanent office facility is complete (estimated at 90 days). Contingent on award notification, office renovations should be completed by December 1, 2009.
3. Depending upon notification of the award, the county will hire an attorney/department head to begin employment on or about October 1, 2008.
4. All staff should be hired by December 1, 2009.
5. Case appointments should begin no later than December 15, 2009
6. The Department Head shall complete all policy and procedures by December 15, 2009.
7. Caseworkers and social workers shall assist daily with gathering information on jail inmates, cross referencing information and providing social histories to the magistrate judge no later than December 1, 2009.
8. Case workers and social workers (and the public defender attorney for misdemeanor cases) shall begin participation in felony and misdemeanor mental health court no later than December 15, 2009
9. The Department Head shall provide quarterly reports to the advisory board beginning December 1, 2009.

The program shall establish a software data base for tracking and case management no later than March 31, 2010.

Evaluation

Based upon information collected by the office and recorded in the software data base, the Mental Health Defender Office will evaluate the following measures as indicators of success related to program activity:

Issue or Task	Definition	Detail
Total number of people receiving services of program	These are the people that entered the program during the month specified.	Total
		Felony
		Misdemeanor
		Juvenile
Total number screened, assessed or interviewed by		Total
		Felony

a case worker, social worker or an investigator		Misdemeanor
		Juvenile
Department Cases Active	Each month count the total number of cases that are still active on the department's assignment log as of the last day of each month.	Total
		Felony
		Misdemeanor
		Juvenile
Department Cases Closed	Each month count the total number of cases that were closed from the department's assignment log during the month.	Total
		Felony
		Misdemeanor
		Juvenile
Average Attorneys Caseload	Use the total department active caseload and divide by total number of attorneys that were employed representing clients during the month.	
Total Man hours	Report the total number of man hours by type of employee by month.	Attorney
		Caseworker
		Staff
Average length of time between arrest and case resolved.	Calculate this each month for the cases that were resolved during the month by disposition or by finding of incompetency: 1) Record the date of arrest for each defendant; 2) Record the date case was resolved; 3) calculate the total number of days between arrest and case resolution for each client; 4) divide the sum of days between arrest and case resolved by the total number of cases resolved for the month.	
Average number of days from the notice of court appointment received to the day the assessment or interview is complete.	Calculate the number of days from the notice of court appointment received (or first notice if from other source) to the day the assessment or interview is completed by PD staff/caseworker on each case. The calculation will be performed on all cases that had an assessment for each month. Then an average will be computed.	
Training	Report the total number of trainings that staff provided to any group about the program or processes.	
Average pretrial confinement for clients.	Document total number of days all clients were in custody prior to case resolved by disposition or by finding of incompetency. For each month calculate sum of days incarcerated on all cases resolved for that month divided by total number of clients whose cases were closed.	
Total number of consultations	Report the total number of times a caseworker/social worker provides a consultation about a client to an attorney or with any other mental health professional.	
Count the referrals received from all sources.	This measure reflects interaction with agencies referring to the program. Report the number of referrals by type.	Total
		Court
		PD Office

		Private Bar
		Community Referrals
Count the number of community connections that defendants were provided.	Community connection is a referral made by PD / attorney /caseworker (CW) and the defendant made initial contact. The defendant may not have followed through with the program. Count the times the PD/atty/CW referred someone to a service, and whether the defendant was connected to any community resources or social services and, if so, what those resources and services were. List the connections by type.	Government / Federal
		Transportation
		Financial Assistance
		Substance Abuse Treatment
		Other Necessities
Average Days to first contact	Steps to calculate this average number are: 1) Record the date and time each referral was received for each month regardless of source; 2) Record the date and time the attorney or staff made first contact with each defendant during each month; 3) Calculate the total number of hours or days between 1 and 2 above for each defendant in the month. 4) Add all of the days or hours and divide by total number of defendants contacted for each month to determine the monthly average time to first contact.	
Average number of days from referral received to the day the assessment or interview is complete.	Calculate the number of days from the day the referral is received to the day the assessment or interview is completed by PD staff/caseworker on each case. The calculation will be performed on all cases that had an assessment for each month. Then an average will be computed.	

Issue or Task	Definition
Summary of work or issues during the quarter	Provide a summary of accomplishments the staff and program made during the quarter
Problem areas and resolution:	Identify problems encountered. Write the solutions or proposed solutions made.
Activities scheduled during next reporting period:	Identify the major activities schedule for the next quarter
Staff changes	Relate any grant staff changes made during the quarter

Process measures

During the first six months of implementation, the Attorney/Department head will report to the advisory board on a monthly basis. Information conveyed to the advisory board will include progress related to department implementation, staffing, policy and procedures, and other matters which materially affect the operations.

Outputs

1. Number of offenders booked into the jail, identified as mentally ill and referred to the Mental Health Defender Program.
2. The number of case histories submitted by the caseworkers to the magistrate judge or assigned court judge, defense counsel and prosecutor detailing a mental health history.

3. The number of cases released on bond pursuant to CCP 17.032.
4. The number of attorney contacts within 48 hours of the magistrate setting
5. The number of cases participating in a mental health court docket and assigned to the Mental Health Defender Program.

Outcomes

1. The decrease in jail days awaiting the first court setting
2. The decrease in jail days awaiting case disposition.
3. The number of cases participating in mental health court dockets and successfully completing bond supervision, pretrial diversion or probation sentences.

The above measures will be tracked and reported monthly to the Department Head and available upon request.

Future Funding

Through the experience of the Mental Health Defender Program over the next four years, the courts expect to utilize the social workers/case workers in an effort to reduce attorney time and expedite case processing. This experience should prove meaningful in reducing jail time for mentally ill offenders awaiting trial. If successful implemented to provide more appropriate resources, it is expected the Mental Health Defender Program would be fully funded by Fort Bend County after the fourth year of this grant.

Budget

The office will be staffed with seven employees including: one Attorney/Department Head, one staff attorney, two master level social workers, bachelor level case workers, and one office manager. Proposed salaries have been developed in line with other similar positions with the Fort Bend County pay structure. Since at least four of the staff positions are required to maintain certifications, \$4,500 has been budgeted to provide sufficient training resources. This amount also includes the travel allowance for the year to attend mandatory meetings on indigent defense matters.

Contract Services for data collection and software to track data for the department: \$5,000

Office supplies include basic office necessities such as staplers, pens, paper, file folder, etc...Also included in this category is the cost of legal software.

The County was provided a separate technical support award to cover up to \$75,000 for the evaluation portion required under this grant.

Timeline for Reporting and Fund Distribution

Reports will be submitted on-line over the Internet.

Reporting Period	Type Report Due	Date Report Due	Fund Distribution Date
October 2012 through December 2012	Budget Status Report Progress report	January 15, 2013	January 2013
January 2013 through March 2013	Budget Status Report Progress report	April 15, 2013	April 2013
April 2013 through June 2013	Budget Status Report Progress report	July 15, 2013	July 2013
July 2013 through September 2013	FINAL Expense Report Final Progress Report and Conclusion. Delivery of Final Product and Demonstration	December 16, 2013	November 2013