

**CRIMINAL JUSTICE & PUBLIC SAFETY COMMITTEE**

**PUBLIC DEFENDER**

**AGENDA**

**March 20, 2018**

Committee Members: Supervisors Leggett, Geraghty, Simpson, Wild, Magowan, Diamond, Sokol, Hogan, Braymer, Dirscoll, VACANT

I. Committee meeting called to order by Chairman

II. Motion to approve the minutes of the prior meeting

III. Action Agenda/New Business Items:

IV. Referrals/Pending Items:

The request for a resolution in support of Warren County Permanent Centralized Arraignment Plan to be submitted to the New York State Office of Court Administration was tabled pending further information regarding the additional costs associated with the Glens Falls Police Department having to transport individuals for after hour arraignments to the County and how it would impact the overall budget for the City of Glens Falls which was table on the last CJC meeting.

V. Discussion Items:

None

VI. Privilege of the floor to discuss any additional item to come before the Committee

VII. Motion to adjourn

---

2017

TOTALS

	DAY	AFTER HRS	WKND	TOTALS
Bolton Town Court	3	1	4	8
Chester Town Court	7	7	6	20
Glens Falls City Court	124	33	76	233
Hague Town Court	3	1	4	8
Horicon Town Court	2	0	1	3
Johnsburg Town Court	1	0	4	5
Lake George Town Court	26	11	25	62
Lake Luzerne Town Court	7	1	5	13
Queensbury Town Court	200	32	141	373
Stony Creek Town Court	0	0	4	4
Thurman Town Court	2	0	5	7
Warrensburg Town Court	20	10	9	39
County Court	35	0	0	35
<b>TOTALS</b>	<b>430</b>	<b>96</b>	<b>284</b>	<b>810</b>

**NY CLS County § 722-e**

Copy Citation

Current through 2018 Chapter 1

New York Consolidated Laws Service County Law Article 18-B Representation of Persons Accused of Crime or Parties Before the Family Court or Surrogate's Court

**§ 722-e. Expenses.**

All expenses for providing counsel and services other than counsel hereunder shall be a county charge or in the case of a county wholly located within a city a city charge to be paid out of an appropriation for such purposes. Provided, however, that any such additional expenses incurred for the provision of counsel and services as a result of the implementation of a plan established pursuant to subdivision four of section eight hundred thirty-two of the executive law, including any interim steps taken to implement such plan, shall be reimbursed by the state to the county or city providing such services. Such plans shall be submitted by the office of indigent legal services to the director of the division of budget for review and approval. However, the director's approval shall be limited solely to the plan's projected fiscal impact of the required appropriation for the implementation of such plan, and his or her approval shall not be unreasonably withheld. The state shall appropriate funds sufficient to provide for the reimbursement required by this section.

**History**