## MCILS

# March 18, 2021 Commissioner's Meeting Packet

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES

### MARCH 18, 2021 ZOOM COMMISSION MEETING AGENDA

- 1) Rulemaking Public Hearing for Chapter 301 and Chapter 302
- 2) Approval of February 22, 2021 Commission Meeting Minutes
- 3) Report of the Executive Director
- 4) Budget Update
- 5) Change package discussion
- 6) TTA Update
- 7) Executive Director Search Subcommittee Update
- 8) Retention/Recruitment Subcommittee Update
- 9) Commissioner Cummins Discussion of Judiciary work session and prioritization of what needs to be done to begin to satisfy the Sixth Amendment.
- 10) Appointment of Hearing Officer
- 11) Set Date, Time and Location of Next Regular Meeting of the Commission
- 12) Public Comment

# (1.)

# Rulemaking Public Hearing for Chapter 301 and Chapter 302

### is94-649 MAINE COMMISSION ON INDIGENT LEGAL SERVICES

## Chapter 301: FEE SCHEDULE AND ADMINISTRATIVE PROCEDURES FOR PAYMENT OF COMMISSION ASSIGNED COUNSEL

**Summary:** This Chapter establishes a fee schedule and administrative procedures for payment of Commission assigned counsel. The Chapter sets a standard hourly rate and maximum fee amounts for specific case types. The Chapter also establishes rules for the payment of mileage and other expenses that are eligible for reimbursement by the Commission. Finally, this Chapter requires that, unless an attorney has received prior authorization to do otherwise, all vouchers must be submitted using the MCILS electronic case management system.

### **SECTION 1. DEFINITIONS**

- 1. Attorney. "Attorney" means an attorney licensed to practice law in the State of Maine.
- 2. MCILS or Commission. "MCILS" or "Commission" means the Commissioners of the Maine Commission on Indigent Legal Services.
- 3. Executive Director. "Executive Director" means the Executive Director of MCILS or the Executive Director's decision-making designee.
- <u>4.</u> Triggering event. "Triggering event" means the date of disposition of a criminal, juvenile or appeals case; completion of a stage of a child protection case resulting in a substantive order; or, in any other case or matter the entry of any substantive order. An order granting withdrawal, or the filing of a notice of withdrawal where appropriate. For attorneys serving as counsel to ongoing roles, including CODC and drug courts, March 31, June 30, September 30, and December 31 of each year shall be trigger events.

### SECTION 2. HOURLY RATE OF PAYMENT

Effective July 1, 2015:

A rate of Sixty Dollars (\$60.00) per hour is authorized for time spent on an assigned case.

### SECTION 3. EXPENSES

- 1. **Routine Office Expenses.** Routine Office expenses are considered to be included in the hourly rate. Routine office expenses, including but not limited to postage, express postage, regular telephone, cell telephone, fax, office overhead, utilities, secretarial services, routine copying (under 100 pages), local phone calls, parking (except as stated below), and office supplies, etc., will not be reimbursed.
- 2. **Itemized Non-Routine Expenses.** Itemized non-routine expenses, such as discovery from the State or other agency, long distance calls (only if billed for long distance calls by your phone carrier), collect phone calls, extensive copying (over 100 pages), printing/copying/ binding of legal appeal brief(s), relevant in-state mileage (as outlined

below), tolls (as outlined below), and fees paid to third parties. Necessary parking fees associated with multi-day trials and hearings will be reimbursed, but must be approved in advance by the Executive Director.

- 3. **Travel Reimbursement.** Mileage reimbursement shall not exceed the applicable State rate. Mileage reimbursement will be paid for travel to and from courts other than an attorney's home district and superior court. Mileage reimbursement will not be paid for travel to and from an attorney's home district and superior courts. Tolls will be reimbursed, except that tolls will not be reimbursed for travel to and from attorney's home district and superior court. All out-of-state travel, other than same day travel to meet with a client or witness in custody in another jurisdiction, or any overnight travel must be approved by the MCILS in writing prior to incurring the expense. Use of the telephone, video equipment, and email in lieu of travel is encouraged as appropriate.
- 4. Itemization of Claims. Claims for all expenses must be itemized and documented.
- 5. **Discovery Materials.** The MCILS will reimburse only for one set of discovery materials. If counsel is permitted to withdraw, appropriate copies of discovery materials must be forwarded to new counsel forthwith.
- 6. **Expert and Investigator Expenses.** Other non-routine expenses for payment to third parties, which historically required preapproval by the Court before July 1, 2010 (e.g., investigators, interpreters, medical and psychological experts, testing, depositions, etc.) are required to be approved in advance by MCILS. Funds for third-party services will be provided by the MCILS only upon written request and a sufficient demonstration of reasonableness, relevancy, and need in accordance with the MCILS rules and procedures governing requests for funds for experts and investigators. <u>See Chapter 302 Procedures Regarding Funds for Experts and Investigators</u>.
- 7. Witness, Subpoena, and Service Fees. In criminal and juvenile cases, witness, subpoena, and service fees will be reimbursed only pursuant to M.R. Crim. P. 17(b). It is unnecessary for counsel to advance these costs, and they shall not be included as a voucher expense. Fees for service of process by persons other than the sheriff shall not exceed those allowed by 30-A M.R.S. § 421. The same procedure shall be followed in civil cases.

### SECTION 4. MAXIMUM FEES

Vouchers submitted for amounts greater than the applicable maximum fees outlined in this section will not be approved for payment, except as approved by the Executive Director:

### 1. Trial Court Criminal Fees

A. Maximum fees, excluding any itemized expenses, are set in accordance with this subsection. Counsel must provide MCILS with written justification for any voucher that exceeds the maximum fee limit.

Effective July 1, 2015:

1) **Murder.** Fee to be set by the Executive Director on a case by case basis.

- 2) Class A. \$3,000
- 3) Class B and C (against person). \$2,250
- 4) Class B and C (against property). \$1,500
- 5) Class D and E (Superior or Unified Criminal Court). \$750
- 6) **Class D and E (District Court).** \$540
- 7) **Post-Conviction Review.** \$1,200
- 8) **Probation Revocation.** \$540
- 9) Miscellaneous (i.e. witness representation on 5<sup>th</sup> Amendment grounds, etc.) \$540
- 10) **Juvenile.** \$540
- B. In cases involving multiple counts against a single defendant, the maximum fee shall be that which applies to the most serious count. In cases where a defendant is charged with a number of unrelated offenses, Counsel is expected to coordinate and consolidate services as much as possible.
- C. Criminal and juvenile cases will include all proceedings through disposition as defined in Section 5.1.A below. Any subsequent proceedings, such as probation revocation, will require new application and appointment.
- D. When doing so will not adversely affect the attorney-client relationship, Commission-assigned counsel are urged to limit travel and waiting time by cooperating with each other to stand in at routine, non-dispositive matters by having one attorney appear at such things as arraignments and routine nontestimonial motions, instead of having all Commission-assigned counsel in an area appear.
- E. Upon written request to MCILS, assistant counsel may be appointed in a murder case or other complicated cases, or to provide mentorship:
  - the duties of each attorney must be clearly and specifically defined and counsel must avoid not unnecessary duplication duplicate of effort;
  - 2) each attorney must submit a voucher to MCILS. Counsel should coordinate the submission of voucher so that they can be reviewed together. Co-counsel who practice in the same firm may submit a single voucher that reflects the work done by each attorney.

### 2. District Court Child Protection

A. Maximum fees, excluding any itemized expenses, for Commission-assigned counsel in child protective cases are set in accordance with the following schedule:

Effective July 1, 2015:

- 1) **Child protective cases** (each stage). \$900
- 2) **Termination of Parental Rights** (with a hearing). \$ 1,260
- B. Counsel must provide MCILS with written justification for any voucher that exceeds the maximum fee limit. Each child protective stage ends when a proceeding results in a court order as defined in Section 5.1.B below. Each distinct stage in on-going child protective cases shall be considered a new appointment for purposes of the maximum fee. A separate voucher must be submitted at the end of each stage.

### 3. **Other District Court Civil**

A. Maximum fees, excluding any itemized expenses, are set in accordance with this subsection. Counsel must provide MCILS with written justification for any voucher that exceeds the maximum fee limit.

Effective July 1, 2015:

- 1) **Application for Involuntary Commitment.** \$420
- 2) **Petition for Emancipation.** \$420
- 3) **Petition for Modified Release Treatment.** \$420
- 4) **Petition for Release or Discharge.** \$420

### 4. Law Court

A. Maximum fees, excluding any itemized expenses, for Commission-assigned counsel are set in accordance with the following schedule:

Effective July 1, 2015:

## 1) Appellate work following the grant of petition for certificate of probable cause. \$1,200

B. Expenses shall be reimbursed for printing costs and mileage to oral argument at the applicable state rate. Vouchers for payment of counsel fees and expenses must be submitted, including an itemization of time spent.

### **SECTION 5: MINIMUM FEES**

Effective July 1, 2015:

1. Attorneys may charge a minimum fee of \$150.00 for appearance as Lawyer of the Day. Vouchers seeking the minimum fee shall show the actual time expended and the size of the minimum fee adjustment rather than simply stating that the minimum fee is claimed. In addition to previously scheduled representation at initial appearance sessions, Lawyer of the Day representation includes representation of otherwise unrepresented parties at the specific request of the court on a matter that concludes the same day. Only a single minimum fee may be charged regardless of the number of clients consulted at the request of the court.

### **SECTION 6: ADMINISTRATION**

1. 1. Vouchers for payment of counsel fees and expenses shall be submitted within ninety days of the event triggering the right to submit a voucher. after the date of disposition of a criminal, juvenile or appeals case, or; completion of a stage of a child protection case resulting in an order. Vouchers submitted more than ninety days after final disposition, or completion of a stage of a child protection case, shall not be paid except at the discretion of the Executive Director on a showing of good cause. Good cause shall be found only where exigencies actually prevent an attorney from timely filing a request for payment; for illness; or for parental or family medical leave. Excess case load shall not support a finding of exigency.

Counsel may request leave to submit an interim voucher and the Executive Director may grant that leave if the request is reasonable, except that the Executive Director may not authorize submission of an interim voucher more often than once every 90 days; and, an interim voucher shall not be used to claim payment that would have been waived due to late submission.

- A. For purposes of this rule, "disposition" of a criminal or juvenile case shall be at the following times:
  - 1) entry of judgment (sentencing, acquittal, dismissal, or filing);
  - 2) upon entry of a deferred disposition;
  - 3) upon issuance of a warrant of arrest for failure to appear;
  - 4) upon granting of leave to withdraw;
  - 5) upon decision of any post-trial motions;
  - 6) upon completion of the services the attorney was assigned to provide (e.g., mental health hearings, "lawyer of the day," bail hearings, etc.); or

### 7) specific authorization of the Executive Director to submit an interim voucher.

- B. For purposes of this rule, "each stage" of a child protection case shall be:
  - 1) Order after Summary Preliminary hearing or Agreement
  - 2) Order after Jeopardy Hearing
  - 3) Order after each Judicial Review
  - 4) Order after a Cease Reunification Hearing
  - 5) Order after Permanency Hearing
  - 6) Order after Termination of Parental Rights Hearing
  - 7) Law Court Appeal
- 2. Unless otherwise authorized in advance, all vouchers must be submitted using the MCILS electronic case management program and comply with all instructions for use of the system.
- 3. All time on vouchers shall be detailed and accounted for in .10 of an hour increments. The purpose for each time entry must be self-evident or specifically stated. Use of the comment section is recommended.
- 4. All expenses claimed for reimbursement must be fully itemized on the voucher. Copies of receipts for payments to third parties shall be retained and supplied upon request.
- 5. Legal services provided in the district court for cases subsequently transferred to the superior court shall be included in the voucher submitted to the MCILS at disposition of the case.

#### STATUTORY AUTHORITY: 4 M.R.S. §§ 1804(2)(F), (3)(B), (3)(F) and (4)(D)

### EFFECTIVE DATE:

August 21, 2011 - filing 2011-283

#### AMENDED:

March 19, 2013 – filing 2013-062 July 1, 2013 – filing 2013-150 (EMERGENCY) October 5, 2013 – filing 2013-228 July 1, 2015 – filing 2015-121 (EMERGENCY) June 10, 2016 – filing 2016-092

### 94-649 MAINE COMMISSION ON INDIGENT LEGAL SERVICES

## Chapter 302: PROCEDURES REGARDING FUNDS FOR EXPERTS AND INVESTIGATORS

**Summary:** This Chapter establishes the procedures for attorneys and pro se <u>defendants-parties</u> to request funds for experts and investigators from the Commission and provides that the Executive Director shall make the determination to grant or deny the request. It also establishes the procedures for payment of expert and investigator services authorized in this Chapter.

### **SECTION 1. DEFINITIONS**

- 1. **Executive Director**. "Executive Director" means the Executive Director of the Maine Commission on Indigent Legal Services or the Executive Director's decision-making designee.
- 2. **MCILS or Commission**. "MCILS" or "Commission" means the Maine Commission on Indigent Legal Services.

## SECTION 2. APPLICATION FOR FUNDS FOR EXPERT AND INVESTIGATIVE ASSISTANCE

- 1. Who May Apply. Defendants, respondents, petitioners or patients who are<u>Any</u> person who is entitled to representation at state expense under the United States Constitution or the Constitution or laws of Maine and who <u>have has</u> been found indigent by a state court or who claims to be without sufficient funds to employ necessary expert or investigative assistance may file, on his or her own or through his or her attorney, applications to MCILS for funds to obtain expert or investigative assistance or both.
- 2. **Application Directed to the Executive Director.** An application for funds to obtain necessary expert or investigative assistance or both shall be directed to the Executive Director.
- 3. **Form and Contents of Application.** The application shall:
  - A. Be in writing and include a case caption setting forth the court in which the case is pending, the docket number, and the parties;
  - B. Set forth the date on which the applicant was found indigent or, if the applicant has not been found indigent, set forth the basis on which the applicant claims to be without sufficient funds. For persons not found

indigent by a court, the application shall be supported by an affidavit demonstrating financial need;

- C. Describe the nature of the proceeding for which assistance is sought, and in proceedings with respect to adult or juvenile crimes, specifically identify each pending charge and class of each pending charge;
- D. Set forth a clear and concise statement of the reasons why the assistance is necessary for adequate presentation of the applicant's claim or defense; <u>and</u>
- E. Set forth a clear and concise statement as to the work that will be done by the expert and/or investigator.
- 4. Electronic Filing Permitted. The application may be filed with MCILS by email or facsimile. must be filed with MCILS according to the procedure directed by the Executive Director. Any procedure developed by the Executive Director shall be designed to protect privileged information from disclosure, and to promote the efficient handling of funds requests by Commission staff.
  - A. **Email**. Applications filed by email shall be directed to the Executive Director at the email address for the Executive Director listed on the MCILS website. The application shall be transmitted as an attached document and not set forth in the body of the email. Electronic documents that reflect the signature of the applicant or the applicant's attorney are preferred, but are not required.

### B. Repealed.

B. **Facsimile**. Applications filed by facsimile shall be directed to the Executive Director at the "Fax" number listed on the MCILS website. The application shall be accompanied by a separate cover page that identifies the sender and sets forth the sender's address, telephone number and email address, if any. Applications filed by facsimile shall bear the signature of the applicant or the applicant's attorney. <u>Repealed</u>

C. **Exception: Affidavits.** Applications supported by affidavit as set forth above, may be filed electronically for prompt review, but no action will be taken thereon until an original signed copy of the affidavit is filed with the Commission, either in person or by mail. Repealed.

### SECTION 3. DETERMINATION BY THE EXECUTIVE DIRECTOR

The Executive Director shall review the application and the grounds therefore and, in the Executive Director's sole discretion, shall either grant the funds applied for, in whole or

in part, or deny the application. When granting an application in whole or in part, the Executive Director may condition the expenditure of funds as set forth in MCILS Rule Chapter 301, Fee Schedule and Administrative Procedures for Payment of Commission Assigned Counsel, and other MCILS procedures. The determination of the Executive Director shall be in writing and may be communicated to the applicant by electronic means as set forth in Section 2.

### SECTION 4. PAYMENT FOR EXPERT OR INVESTIGATIVE ASSISTANCE

Upon receipt of an invoice for services for which the expenditure of funds has previously been authorized, the applicant or the applicant's attorney shall forward the invoice to MCILS for processing and payment, together with the relevant authorization. Attorneys shall comply with any procedures established by the Executive Director. The applicant or the applicant's attorney must state that the services were satisfactory and that all applicable reports and other information have been received. The applicant or the applicant's attorney should review the invoice to verify that it conforms to MCILS requirements and that the appropriate rates for services and mileage were billed. The applicant or the applicant's attorney is not required by the Commission to advance funds to investigators or other service providers, subject to any professional conduct requirements. The applicant should make every effort to ensure that the service providers include a State of Maine Vendor Code number on each invoice.

#### **SECTION 5.** Transition

<u>Repealed</u>.Invoices for expert and investigative services authorized by a court prior to July 1, 2010 and not submitted to the court for payment before that date shall be submitted to MCILS for processing and payment. All invoices submitted must be accompanied by a copy of the court order authorizing expenditure of the funds.

STATUTORY AUTHORITY: 4 M.R.S. §§ 1804(2)(G), (3)(A) and (4)(D)

EFFECTIVE DATE:

## (2.)

# Approval of February 22, 2021 Commission Meeting Minutes

### Maine Commission on Indigent Legal Services – Commissioners Meeting February 22, 2021

### Minutes

## **Commissioners Present by Zoom:** Michael Carey, Robert Cummins, Roger Katz, Joshua Tardy, Mary Zmigrodski **MCILS Staff Present:** Justin Andrus, Ellie Maciag

Agenda Item	Discussion	Outcome/Action
		Item/Responsible
A managed of Longe	No diamaging of the mosting minutes	Party Commissioner
Approval of January	No discussion of the meeting minutes.	
27, 2021 Commission		Cummins moved to
meeting minutes		approve. Commissioner
		Katz seconded. All
		voted in favor.
		Approved.
Report of Executive	Director Andrus gave an overview of the progress staff has made over the past	
Director	month, including becoming current in operations, implementing practice and	
	policy changes to ensure attorney compliance with existing Commission rules,	
	and working with legislators and executive branch officials to advocate for	
	adequate funding.	
Rulemaking Update	Director Andrus gave a brief update about the next steps for rulemaking, noting	
	that the pending rules are on the Commission's website and that a public	
	hearing will be held on March 18.	
Legislative Update	Director Andrus reported that he had an excellent session at the Judiciary	
	Committee and received great support from the Committee for funding	
	additional positions in the supplemental budget. Chair Tardy relayed that there	
	will be a joint session of Judiciary and Appropriations next week to consider the	
	Commission's supplemental budget requests. Chair Tardy will ask the ACLU	

Agenda Item	Discussion	Outcome/Action Item/Responsible Party
	and Sixth Amendment Center to consider offering supportive testimony for the Commission's budget requests at next week's meeting.	
LD 320	Director Andrus asked the Commissioners to consider taking a position on LD 302, a juvenile justice reform bill. Chair Tardy proposed that Director Andrus should be there as a resource to the committee and testify neither for nor against and indicate what impact the bill will have on the Commission's budget. A discussion ensued about the Chair's proposal. Commissioner Cummins moved to authorize Director Andrus to testify in support of the bill and provide information to the committee regarding financial impacts. Commissioner Katz seconded. All voted in favor.	
Retention/Recruitment Subcommittee Update	Director Andrus gave an update on the first meeting of the retention and recruitment subcommittee. Director Andrus relayed that many good ideas were suggested about ways to retain attorneys on the rosters and heard about issues that were impacting attorney morale. Commissioner Zmigrodski added that it was a good, productive meeting and the takeaway was that our lawyers are feeling overwhelmed and demoralized with the current situation – COVID, too many cases, bad press, and what attorneys perceive as a lack of support or lack of recognizing that they are trying really hard to do a good job. Subcommittee members have volunteered to research and report back to the subcommittee on group health insurance, school loan forgiveness, and a pipeline program from the law school.	
Child Protection Applications	Commissioner Zmigrodski relayed that she has received a lot of negative feedback from parents attorneys about the PC specialized panel application requirement. Director Andrus showed the Commissioners the two-page application which tracks the Chapter 3 requirements for the child protective specialized panel. Chair Tardy inquired about next steps and Commissioner	

Agenda Item	Discussion	Outcome/Action Item/Responsible Party
	Zmigrodski noted that the retention and recruitment subcommittee expect report backs on several topics related to the PC bar at a meeting next month.	
Kennebec County Public Defender initiative	Commissioner Cummins believes that the Commission is not complying with the Sixth Amendment and asked the Commission to reach out and gage support of outside group to support the Kennebec PD office. Commissioner Cummins believes Kennebec will prove that Maine can have a productive public defender system without compromising the participation of private counsel in the process. Chair Tardy disagreed with Commissioner Cummins' assertion that the Commission is constitutionally infirm and noted that the Commission has excellent rostered attorneys who provide excellent representation. Director Andrus echoed Chair Tardy's comments about the performance of the Commission's rostered attorneys. Commissioner Cummins agreed but maintained that we don't have the adequate resources to support our attorneys top satisfy the Sixth Amendment.	
Public Comment	Attorney Zach Heiden: Attorney Heiden relayed that he intended to be available for the joint hearing at Judiciary and Appropriations next week and will be arguing for the funding to be at the levels requested in the fall.Attorney Robert Ruffner: Attorney Ruffner stated that it is not necessary to criticize attorneys in order to criticize the system. Attorneys are providing excellent work and are performing under less than ideal conditions.Attorney Cory McKenna: Attorney McKenna contended that the court appointed system in Maine is not broken. He identified the issues causing morale issues amongst rostered attorneys including the 6AC and OPEGA reports, media articles, and statements by Commissioners critical of rostered attorneys.	

Agenda Item	Discussion	Outcome/Action Item/Responsible Party
	Attorney Kristine Hanly: Attorney Hanly encouraged the Commission to embrace its role as the only organized group that advocates for indigent defendants, juveniles, and parents. Attorney Hanly supports any system that is adequately funded. Attorney Hanley cautioned against any proposal for a proof of concept PD office that relies on the goodwill of a member of the private bar.Attorney Chris Guillory: Attorney Guillory agreed with many of Attorney McKenna's points about low attorney moral. Attorney Guillory stated that there is a systemic problem in the legislature of underfunding the Commission and 	
Executive Session	Commissioner Carey moved to go into executive session pursuant to 1 MRS 405(6)(E) for consultation regarding the Commission's legal rights duties and 1 MRS 405(6)(F) to discuss information contained in the records made, maintained or received by the Commission when access to by the general public to those records is prohibited under 4 MRS 1806(2)(F). Commissioner Cummins seconded. No votes were taken.	
Adjournment of meeting	The next meeting will be held by Zoom on March 18, 2021 at 1:00 pm.	

## (3.)

# **Report of the Executive Director**

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES

TO: MCILS COMMISSIONERS

**FROM:** JUSTIN ANDRUS, (INTERIM) EXECUTIVE DIRECTOR

SUBJECT: OPERATIONS REPORTS

**DATE:** MARCH 17, 2021

Attached you will find the February 2021, Operations Reports for your review and our discussion at the Commission meeting on March 18, 2021. A summary of the operations reports follows:

- 1,946 new cases were opened in the DefenderData system in February. This was a 194 case decrease from January. Year to date, new cases are down 6.9%, from 20,036 at this time last year to 18,650 this year.
- The number of vouchers submitted electronically in February was 2,552, a decrease of 143 vouchers from January, totaling \$1,160,657, a decrease of \$100,317 from January. Year to date, the number of submitted vouchers is down by approximately 14.6%, from 23,150 at this time last year to 19,762 this year, with the total amount for submitted vouchers down 20.6%, from \$11,260,193 at this time last year to \$8,933,176 this year.
- In February, we paid 2,552 electronic vouchers totaling \$1,229,620, representing a decrease of 543 vouchers and a decrease of \$116,373 compared to January. Year to date, the number of paid vouchers is down approximately 10.7%, from 21,472 at this time last year to 19,169 this year, and the total amount paid is down approximately 7.7%, from \$9,371,039 at this time last year to \$8,648,299 this year.
- We paid no paper vouchers in February.
- The average price per voucher in February was \$481.83, up \$46.94 per voucher over January. Year to date, the average price per voucher is down approximately 7.7%, from \$489.16 at this time last year to \$451.16 this year.
- Appeal and Petition, Release or Discharge cases had the highest average voucher in February. There were 2 vouchers exceeding \$5,000 paid in February. See attached addendum for details.
- In February, we issued 63 authorizations to expend funds: 36 for private investigators, 16 for experts, and 11 for miscellaneous services such as interpreters and transcriptionists. In February, we paid \$57,626 for experts and investigators, etc. One request for funds was denied.
- In February, we received 8 attorney complaints.

• In February, we approved 5 requests for co-counsel.

In our All Other Account, the total expenses for the month of February were \$1,298,739. During February, approximately \$11,493 was devoted to the Commission's operating expenses.

In the Personal Services Account, we had \$70,186 in expenses for the month of February.

In the Revenue Account, the transfer from the Judicial Branch for February, reflecting January's collections, totaled \$80,173, an increase of approximately \$6,000 from the previous month.

During February, we had no financial activity related to training.

### VOUCHERS EXCEEDING \$5,000 PAID FEBRUARY 2021

	Voucher Total	Case Total
Voucher covers 4 separate cases, including Class A aggravated assault and 8 counts of felony VCR. Cases pending for two years and involved substantial discovery and electronic recordings.	\$6,369	\$6,369
Case consisted of OUI and 3 felony charges. Expert toxicologist retained and motion to suppress litigated. Case was headed to trial when state dropped two of the four counts, including the OUI, in exchange for a guilty plea.	\$5,848	\$5,968 (\$120 on previous voucher)

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES FY21 FUND ACCOUNTING AS OF 02/28/2021

Account 010 95F Z112 01															_
(All Other)		Mo.		Q1	Mo.		Q2	Mo.		Q3	Mo.		Q4	FY20 T	otal
FY21 Professional Services Allotment	t		\$	4,372,000.00		\$	4,312,000.00		\$	4,452,000.00		\$	2,113,725.00		
FY21 General Operations Allotment			\$	48,000.00		\$	48,000.00		\$	48,000.00		\$	48,000.00		
FY20 Encumbered Balance Forward			\$	-		\$	-		\$	-		\$	-		
Budget Order Adjustment			Ś	80,000.00		Ś	-		Ś	-		\$	-		
Supplemental Budget Allotment			\$	-		\$	-		\$	-		\$	-		
Reduction due to encumberance clos	sure		Ś	-		Ś	-		Ś	-		\$	-		
Financial Order Unencumbered Bala			Ś	-		Ś	-		Ś	-		\$	-		
Total Budget Allotments			\$	4,500,000.00		\$	4,360,000.00		\$	4,500,000.00		\$	2,161,725.00	\$ 15,521,	,725.00
Total Expenses		1	\$	(765,783.81)	4	\$	(1,102,607.41)	7	\$	(1,426,842.35)	10	\$	-		
		2	\$	(940,166.23)	5	\$	(1,007,967.84)	8	\$	(1,298,739.59)	11	\$	-		
		3	\$	(1,428,757.76)	6	\$	(1,221,776.56)	9	\$	-	12	\$	-		
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Encumbrances (Justice Works)			\$	(62,405.00)		\$	13,277.00		\$	15,708.00		\$	-	\$ (33)	,420.00)
Encumbrances (B Taylor)			\$	(66,300.00)		\$	13,260.00		\$	4,420.00		\$	-		,620.00
Encumbrance (Jamesa Drake training	g contra	ct)	\$ \$	-		\$	(92,400.00)		\$			\$ <b>\$</b>	-		,400.00
TOTAL REMAINING			Ş	1,236,587.20		\$	961,785.19		\$	1,794,546.06		Ş	2,161,725.00	\$ 6,154,	,643.45
Q3 Month 8					1050										
INDIGENT LEGAL SERVICES				IGENT LEGAL SER	VICES										
Counsel Payments		1,229,620.32)		Allotment					Ş	4,500,000.00					
Interpreters	\$	(962.00)	-	incumbrances for Ju		orks c	contract		Ş	15,708.00					
Private Investigators	\$	(9,100.12)		oara Taylor Contract					Ş	4,420.00					
Mental Health Expert	\$	(15,250.00)		es Drake training cor	ntract				\$	-					
Misc Prof Fees & Serv	\$	(546.00)		xpenses to date					\$	(2,725,581.94)					
Transcripts	\$	(18,758.66)	Rem	aining Q3 Allotment					\$	1,794,546.06					
Other Expert	\$	(11,800.00)													
Process Servers Subpoena Witness Fees	\$ \$	(303.23) -													
Counsel Payments Prior FY	\$	(906.00)	Nor	-Counsel Indigen	t Legal	Serv	ices								
SUB-TOTAL ILS	\$	(1,287,246.33)	Mon	thly Total					\$	(57,626.01)					
OPERATING EXPENSES			Tota	l Q1					\$	110,837.23					
Service Center	\$	-	Tota	l Q2					\$	175,002.15					
DefenderData	\$	(10,645.50)	Tota	I Q3					\$	125,665.78					
Parking Fees in Biddeford	\$	-	Tota	I Q4					\$	-					
Mileage/Tolls/Parking	\$	(630.00)	Fisca	al Year Total					\$	411,505.16					
Mailing/Postage/Freight	\$	(5.80)													
West Publishing Corp	\$	(211.96)													
Safety/Protective Supplies	\$	-													
Office Supplies/Eqp.	\$	-													
Cellular Phones	\$	-													
OIT/TELCO	\$	-													
Office Equipment Rental	\$	-													
Training Videographer	\$	-													
Barbara Taylor monthly fees	\$	-													
Dues	\$	-													
AAG Legal Srvcs Quarterly Payment		-													
SUB-TOTAL OE	Ş	(11,493.26)													
TOTAL	\$	(1,298,739.59)													

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES FY21 FUND ACCOUNTING AS OF 02/28/2021

Account 010 95F Z112 01	Mo.	01	Ma	03	Mo.		03	Mo	04	EV20 Total
(Personal Services)		Q1	Mo.	Q2	QZ 100.		Q3	Mo.	Q4	FY20 Total
FY21 Allotment		\$ 236,986.00		\$ 245,444.00		\$	216,987.00		\$ 197,826.00	\$ 897,243.00
Financial Order Adjustments		\$ 20,000.00		\$ (20,000.00)		\$	-		\$ -	
Financial Order Adjustments		\$ -		\$ -		\$	-		\$ -	
Budget Order Adjustments		\$ (8,758.00)		\$ 8,758.00		\$	-		\$ -	
Total Budget Allotments		\$ 248,228.00		\$ 234,202.00		\$	216,987.00		\$ 197,826.00	\$ 897,243.00
Total Expenses	1	\$ (72,711.14)	4	\$ (72,760.83)	7	\$	(60,718.90)	10	\$ -	
	2	\$ (72,775.12)	5	\$ (72,759.89)	8	\$	(70,186.39)	11	\$ -	
	3	\$ (102,741.37)	6	\$ (87,292.61)	9	\$	-	12	\$ -	
TOTAL REMAINING	•	\$ 0.37		\$ 1,388.67		\$	86,081.71		\$ 197,826.00	\$ 285,296.75

Q3 Month 8	
Per Diem	\$ -
Salary	\$ (36,313.56)
Vacation Pay	\$ (279.53)
Holiday Pay	\$ (1,896.28)
Sick Pay	\$ (1,794.57)
Empl Hlth SVS/Worker Comp	\$ -
Health Insurance	\$ (10,362.84)
Dental Insurance	\$ (292.00)
Employer Retiree Health	\$ (4,256.81)
Employer Retirement	\$ (2,563.81)
Employer Group Life	\$ (368.60)
Employer Medicare	\$ (600.30)
Retiree Unfunded Liability	\$ (7,721.23)
Longevity Pay	\$ (160.00)
Perm Part Time Full Ben	\$ (3,576.86)
Premium & Standard OT	\$ -
Retro Lump Sum Pymt	\$ -
TOTAL	\$ (70,186.39)

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES FY21 FUND ACCOUNTING As of 02/28/2021

Account 014 95F Z112 01 (Revenue)	Mo.	Q1	Mo.	Q2	Mo.	Q3	Mo.	Q4		FY20 Total
Total Budget Allotments		\$ 275,000.00		\$ 275,000.00		\$ 275,000.00		\$ 275,000.00	\$	1,100,000.0
Financial Order Adjustment	1	\$ -	4	\$ -	7	\$ -	10	\$ -		
Financial Order Adjustment	2	\$ -	5	\$ -	8	\$ -	11		ĺ	
Budget Order Adjustment	3	\$ -	6	\$ -	9	\$ -	12	\$ -		
Budget Order Adjustment		\$ -		\$ -		\$ -	12	\$ -	\$	-
Total Budget Allotments		\$ 275,000.00		\$ 275,000.00		\$ 275,000.00		\$ 275,000.00	\$	1,100,000.0
Cash Carryover from Prior Quarter		\$ -		\$ -		\$ -		\$ -		
Collected Revenue from JB	1	\$ 88,434.06	4	\$ 57,481.90	7	\$ 74,019.18	10	\$ -		
Promissory Note Payments		\$ -		\$ -		\$ -		\$ -		
Collected Revenue from JB	2	\$ 72,639.44	5	\$ 77,875.90	8	\$ 80,173.48	11	\$ -		
Court Ordered Counsel Fee		\$ -		\$ -		\$ -		\$ -		
Collected from McIntosh Law		\$ -		\$ -		\$ 6,000.00		\$ -		
Collected from McIntosh Law	3	\$ -	6	\$ 9,000.00	9	\$ -	12	\$ -		
Collected from ME Ctr Public Int Reporting	3	\$ -	6	\$ 5,333.00	9	\$ -	12	\$ -		
Collected Revenue from JB	3	\$ 74,498.74	6	\$ 69,647.82	9	\$ -	12	\$ -		
Returned Checks-stopped payments		\$ -		\$ -		\$ -		\$ -		
TOTAL CASH PLUS REVENUE COLLECTED		\$ 235,572.24		\$ 219,338.62		\$ 160,192.66		\$ -	\$	615,103.
Counsel Payments	1	\$ -	4	\$ -	7	\$ -	10	\$ -		
Other Expenses		\$ -		\$ -		\$ -	***	\$ -		
Counsel Payments	2	\$ -	5	\$ -	8	\$ -	11	\$ -		
Other Expenses		\$ -		\$ -				\$ -		
Counsel Payments	3	\$ -	6	\$ -	9	\$ -	12	\$ -		
Other Expenses	*	\$ -	**	\$ -	***	\$ -		\$ -		
REMAINING ALLOTMENT		\$ 275,000.00		\$ 275,000.00		\$ 275,000.00		\$ 275,000.00	\$	1,100,000.
Overpayment Reimbursements	1	\$ -	4	\$ -	7	\$ -	10	\$ -		
	2	\$ -	5	\$ -	8	\$ (272.00)	11	\$ -		
	3	\$ -	6	\$ -	9	\$ 	12	\$ -		
REMAINING CASH Year to Date		\$ 235,572.24		\$ 219,338.62		\$ 159,920.66		\$	\$	614,831.5

Collections versus Allotment	
Monthly Total	\$ 80,173.48
Total Q1	\$ 235,572.24
Total Q2	\$ 219,338.62
Total Q3	\$ 160,192.66
Total Q4	\$ -
Expenses to Date	\$ (272.00
Fiscal Year Total	\$ 614,831.52

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES

### Activity Report by Case Type

### 2/28/2021

						Fis	scal	Year 2021					
DefenderData Case Type	New Cases	Vouchers Submitted		Submitted Amount	Vouchers Paid	Approved Amount		Average Amount	Cases Opened	Vouchers Paid		Amount Paid	Average Amount
Appeal	7	9	\$	9,184.27	13	\$ 19,437.11	\$	1,495.16	53	97	\$	159,888.10	\$ 1,648.33
Child Protection Petition	182	393	\$	224,238.56	435	\$ 271,730.74	\$	624.67	1,447	3,117	\$	1,778,519.85	\$ 570.59
Drug Court	2	5	\$	4,374.00	5	\$ 4,488.00	\$	897.60	5	62	\$	79,928.00	\$ 1,289.16
Emancipation	3	5	\$	978.58	6	\$ 2,131.58	\$	355.26	46	35	\$	9,422.31	\$ 269.21
Felony	499	522	\$	319,175.24	515	\$ 326,449.18	\$	633.88	4,351	3,623	\$	2,338,638.17	\$ 645.50
Involuntary Civil Commitment	69	78	\$	17,215.76	82	\$ 19,662.91	\$	239.79	700	634	\$	128,104.35	\$ 202.06
Juvenile	32	55	\$	33,957.50	63	\$ 36,932.50	\$	586.23	449	517	\$	248,101.58	\$ 479.89
Lawyer of the Day - Custody	231	203	\$	45,590.45	159	\$ 34,838.80	\$	219.11	1,926	1,742	\$	411,792.00	\$ 236.39
Lawyer of the Day - Juvenile	20	15	\$	2,142.00	16	\$ 3,210.00	\$	200.63	203	161	\$	34,086.09	\$ 211.71
Lawyer of the Day - Walk-in	63	70	\$	15,192.83	62	\$ 13,334.03	\$	215.07	1,177	1,104	\$	258,945.95	\$ 234.55
Misdemeanor	632	797	\$	287,867.12	763	\$ 278,656.24	\$	365.21	6,650	4,969	\$	1,580,248.48	\$ 318.02
Petition, Modified Release Treatment	0	5	\$	1,572.00	11	\$ 4,435.00	\$	403.18	4	40	\$	18,209.02	\$ 455.23
Petition, Release or Discharge	0	0			1	\$ 1,928.20	\$	1,928.20	1	8	\$	5,659.63	\$ 707.45
Petition, Termination of Parental Rights	25	66	\$	45,208.29	56	\$ 41,853.31	\$	747.38	202	431	\$	305,245.44	\$ 708.23
Post Conviction Review	5	11	\$	14,841.27	8	\$ 10,515.13	\$	1,314.39	51	58	\$	84,683.63	\$ 1,460.06
Probate	5	4	\$	4,893.00	4	\$ 4,893.00	\$	1,223.25	19	11	\$	17,261.80	\$ 1,569.25
Probation Violation	107	115	\$	46,501.21	132	\$ 49,862.21	\$	377.74	903	904	\$	366,520.07	\$ 405.44
Represent Witness on 5th Amendment	0	2	\$	660.00	1	\$ 492.00	\$	492.00	3	3	\$	1,626.00	\$ 542.00
Resource Counsel Criminal	0	2	\$	270.00	2	\$ 288.00	\$	144.00	0	15	\$	2,280.00	\$ 152.00
Resource Counsel Juvenile	0	1	\$	12.00	0				0	4	\$	456.00	\$ 114.00
Resource Counsel Protective Custody	0	1	\$	198.00	1	\$ 198.00	\$	198.00	2	3	\$	906.00	\$ 302.00
Review of Child Protection Order	63	192	\$	85,684.88	216	\$ 103,762.38	\$	480.38	447	1,627	\$	816,783.24	\$ 502.02
Revocation of Administrative Release	1	1	\$	901.00	1	\$ 522.00	\$	522.00	11	4	\$	993.52	\$ 248.38
DefenderData Sub-Total	1,946	2,552	\$ :	1,160,657.96	2,552	\$ 1,229,620.32	\$	481.83	18,650	19,169	\$	8,648,299.23	\$ 451.16
Paper Voucher Sub-Total													
TOTAL	1,946	2,552	\$1	,160,657.96	2,552	\$1,229,620.32	\$	481.83	18,650	19,169	\$	8,648,299.23	\$ 451.16

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES

Activity Report by Court 2/28/2021

				Feb	-21		2/28/20	-				Fise	cal Year 2021		
Court	New Cases	Vouchers Submitted		Submitted Amount	Vouchers Paid		Approved Amount		Average Amount	Cases Opened	Vouchers Paid		Amount Paid		Average Amount
ALFSC	2	1	\$	132.00	Palu 1	\$	132.00	\$	132.00	25	26	\$	10,074.00	\$	387.46
AUBSC	0	0			1	\$	196.00	\$	196.00	4	5	\$	3,652.00	\$	730.40
AUGDC	29	44	\$	26,926.52	60	\$	46,723.86	\$	778.73	277	428	\$	243,366.74	\$	568.61
AUGSC	15	15	\$	8,148.00	21	\$	12,490.20	\$	594.77	30	69	\$	36,953.72	\$	535.56
BANDC BANSC	32 0	77 0	\$	21,912.00	87 0	\$	26,453.15	\$	304.06	429 2	720	\$	201,783.90	\$	280.26
BATSC	0	0			0					1	0				
BELDC	8	16	\$	12,173.66	17	\$	13,431.83	\$	790.11	75	209	\$	111,311.44	\$	532.59
BELSC	0	1	\$	126.00	1	\$	126.00	\$	126.00	1	1	\$	126.00	\$	126.00
BIDDC	37	71	\$	41,211.70	63	\$	39,207.14	\$	622.34	322	497	\$	302,601.75	\$	608.86
BRIDC	7	19	\$	13,153.88	25	\$	18,127.88	\$	725.12	76	154	\$ \$	79,132.12	\$	513.84
CALDC CARDC	4 9	15 15	\$ \$	10,077.68 6,252.00	14 13	\$ \$	8,969.52 4,908.00	\$ \$	640.68 377.54	30 52	60 183	\$ \$	30,343.60 71,390.92	\$ \$	505.73 390.11
CARSC	0	0	ç	0,232.00	0	Ş	4,908.00	Ş	377.34	0	185	\$	360.00	\$	360.00
DOVDC	8	12	\$	8,072.04	12	\$	7,454.04	\$	621.17	55	113	\$	50,764.28	\$	449.24
DOVSC	0	0			0					0	0				
ELLDC	23	39	\$	21,078.00	33	\$	21,096.00	\$	639.27	103	228	\$	152,565.70	\$	669.15
ELLSC	0	0	ć		0		44.000 00		<i>c</i>	2	0			*	
FARDC FARSC	2	15 0	\$	6,630.00	18 0	\$	11,068.66	\$	614.93	45	2	\$ \$	72,252.19	\$ \$	607.16
FORDC	15	17	\$	5.118.00	17	\$	7,528.72	\$	442.87	0 70	3 85	> \$	2,173.35 47,591.31	\$ \$	724.45 559.90
HOUDC	7	15	\$	11,947.52	16	\$	12,299.09	\$	768.69	70	173	\$	99,102.05	\$	572.84
HOUSC	0	0	Ŧ		0	+		Ŧ		1	0	Ŧ		T	
LEWDC	46	86	\$	41,639.40	98	\$	52,754.96	\$	538.32	489	744	\$	377,743.61	\$	507.72
LINDC	5	7	\$	5,862.80	6	\$	4,602.28	\$	767.05	71	89	\$	45,023.00	\$	505.88
MACDC	1	8	\$	5,514.00	8	\$	5,520.00	\$	690.00	11	45	\$	30,193.63	\$	670.97
MACSC	0	0			0					3	3	\$	2,336.30	\$	778.77
MADDC MILDC	1	0 10	\$	2,155.68	0	\$	2,329.68	\$	211.79	5 39	4 60	\$ \$	1,600.08 17,394.40	\$ \$	400.02 289.91
NEWDC	12	24	\$	7,204.56	25	Ś	8,326.56	\$	333.06	94	205	\$	69,309.80	\$	338.10
PORDC	68	127	\$	62,506.36	139	\$	72,831.52	\$	523.97	574	840	\$	415,824.32	\$	495.03
PORSC	0	0			0					7	4	\$	3,259.52	\$	814.88
PREDC	8	16	\$	7,017.00	14	\$	6,966.00	\$	497.57	81	175	\$	80,612.26	\$	460.64
ROCDC	14	20	\$	11,287.84	24	\$	13,759.84	\$	573.33	111	183	\$	87,637.73	\$	478.89
ROCSC RUMDC	2 15	1 32	\$ ¢	414.00	0 34	ć	21 127 20	ć	621 70	5 80	7 179	\$ \$	1,422.00 130,455.94	\$ \$	203.14 728.80
SKODC	26	33	\$ \$	22,520.45 9,878.09	39	\$ \$	21,137.80 14,632.79	\$ \$	621.70 375.20	190	425	ې \$	193,447.68	ې \$	455.17
SKOSC	0	0	Ŷ	5,670.05	0	Ŷ	11,052.75	Ŷ	373.20	2	1	\$	330.00	\$	330.00
SOUDC	9	20	\$	8,664.10	21	\$	10,183.80	\$	484.94	57	128	\$	70,093.69	\$	547.61
SOUSC	0	1	\$	169.50	0					1	0				
SPRDC	14	38	\$	26,365.58	42	\$	27,971.38	<u> </u>	665.99	200	317	\$	192,909.82	\$	608.55
Law Ct	6	10	\$	10,130.91	13	\$	19,437.11	\$	1,495.16	48	80	\$	139,393.94	\$	1,742.42
YORCD AROCD	132 85	162 77	\$ \$	79,204.38 22,813.42	171 76	\$ \$	95,834.30 25,306.49	\$ \$	560.43 332.98	1,453 1,036	1,245 833	\$ \$	673,017.10 298,250.90	\$ \$	540.58 358.04
ANDCD	130	136	ې \$	65,750.32	138	ې \$	71,083.05	ې \$	515.09	1,030	1,338	ې \$	492,084.58	ې \$	367.78
KENCD	126	183	\$	70,856.05	150	\$	66,660.21	\$	444.40	1,363	1,140	\$	471,675.33	\$	413.75
PENCD	197	171	\$	66,289.94	179	\$	58,499.58	\$	326.81	1,824	1,344	\$	543,628.17	\$	404.49
SAGCD	16	27	\$	7,507.00	21	\$	4,497.00	\$	214.14	268	240	\$	88,345.28	\$	368.11
WALCD	46	38	\$	18,997.47	36	\$	18,460.71		512.80	490	349	\$	135,647.10	\$	388.67
PISCD HANCD	25	17	\$	5,694.87	17	\$	5,446.57	\$	320.39	168	137	\$	43,947.00	\$	320.78
FRACD	44 25	44 84	\$ \$	19,758.40 43,324.76	41 64	\$ \$	17,821.80 26,062.44		434.68 407.23	436 341	347 342	\$ \$	153,986.90 132,617.87	\$ \$	443.77 387.77
WASCD	46	52	ې \$	12,996.00	44	ې \$	10,863.68		246.90	385	290	ې \$	125,427.60	ې \$	432.51
CUMCD	381	390	\$	175,508.58	381	\$	176,576.34	\$	463.45	2,976	2,465	\$	1,137,535.38	\$	461.47
KNOCD	82	47	, \$	20,095.94	55	, \$	23,617.38		429.41	569	381	, \$	153,352.35	\$	402.50
SOMCD	50	73	\$	26,030.84	65	\$	22,930.64	\$	352.78	645	514	\$	143,678.56	\$	279.53
OXFCD	50	111	\$	52,955.40	99	\$	51,799.37	\$	523.23	706	659	\$	238,739.98	\$	362.28
	30	45	\$	15,141.23	42	\$	13,957.09	\$	332.31	313	294	\$	107,966.24	\$	367.23
WATDC WESDC	17 16	35	\$ ¢	14,640.68	43	\$ ¢	22,172.64		211 81	178	321	\$ ¢	160,231.64	\$ ¢	499.16
WESDC	16	34 14	\$ \$	11,225.98 12,477.43	32 15	\$ \$	9,977.98	\$ \$	311.81 704.35	161 54	208 78	\$ \$	88,476.66 46,313.34	\$ \$	425.37 593.76
WISDC	0	0	ڔ	12,477.43	0	Ļ	10,303.24	, ,	, 04.33	1	0	Ļ	+0,313.34	ب	555.70
YORDC	6	7	\$	5,100.00	10	\$	6,822.00	\$	682.20	54	81	\$	38,844.46	\$	479.56
TOTAL	1,946	2,552	\$	1,160,657.96	2,552		1,229,620.32	\$	481.83	18,650	19,169	\$	8,648,299.23	\$	451.16

### MAINE COMMISSION ON INDIGENT LEGAL SERVICES Number of Attorneys Rostered by Court 02/28/2021

Court	Rostered
	Attornevs
Augusta District Court	64
Bangor District Court	34
Belfast District Court	33
Biddeford District Court	105
Bridgton District Court	61
Calais District Court	9
Caribou District Court	15
Dover-Foxcroft District Court	21
Ellsworth District Court	28
Farmington District Court	28
Fort Kent District Court	11
Houlton District Court	12
Lewiston District Court	94
Lincoln District Court	19
Machias District Court	13
Madawaska District Court	11
Millinocket District Court	13
Newport District Court	24
Portland District Court	121
Presque Isle District Court	13
Rockland District Court	26
Rumford District Court	17
Skowhegan District Court	18

Court	Rostered Attorneys
South Paris District Court	40
Springvale District Court	91
Unified Criminal Docket Alfred	86
Unified Criminal Docket Aroostook	21
Unified Criminal Docket Auburn	76
Unified Criminal Docket Augusta	60
Unified Criminal Docket Bangor	34
Unified Criminal Docket Bath	69
Unified Criminal Docket Belfast	31
Unified Criminal DocketDover Foxcroft	19
Unified Criminal Docket Ellsworth	30
Unified Criminal Docket Farmington	30
Inified Criminal Docket Machias	14
Unified Criminal Docket Portland	116
Unified Criminal Docket Rockland	19
Unified Criminal Docket Skowhegan	16
Unified Criminal Docket South Paris	35
Unified Criminal Docket Wiscassett	40
Waterville District Court	32
West Bath District Court	80
Wiscasset District Court	47
York District Court	82











