

The Legislature of Rockland County



JAY HOOD, JR.
Legislator – District 3

Chair, Public Safety Committee

AGENDA
PUBLIC SAFETY COMMITTEE
TUESDAY, FEBRUARY 28, 2012
5:15 PM

ROLL CALL

ADOPTION OF MINUTES, MEETING OF FEBRUARY 14, 2012

1. REF. #5574 - REQUESTING THAT THE NEW YORK STATE ASSEMBLY PASS BILL A.8547-A – AN ACT TO AMEND THE EXECUTIVE LAW TO REQUIRE DNA TESTING OF ALL PERSONS CONVICTED OF CERTAIN CRIMES
(HON. EDWIN J. DAY, LEGISLATURE)
2. REF. #6704 - APPROPRIATION OF FEDERAL FORFEITURE FUNDS REQUESTED BY THE OFFICE OF THE DISTRICT ATTORNEY FOR CONTINUED ACCESS TO THE iSAFE WEB-BASED ACCUSATORY INSTRUMENT FOR ALL LAW ENFORCEMENT AGENCIES IN ROCKLAND COUNTY FOR 2012
(OFFICE OF THE DISTRICT ATTORNEY) (\$16,850)
(THOMAS ZUGIBE, DISTRICT ATTORNEY)
3. REF. #6704 - APPROVING PURCHASES IN EXCESS OF \$100,000 IN AN AMOUNT NOT TO EXCEED \$138,414 FROM EDUCATION & ASSISTANCE CORPORATION FOR ALTERNATIVE TO INCARCERATION CASE MANAGEMENT SERVICES UNDER RFP-RC-2011-025 FOR THE PERIOD FROM JANUARY 1, 2012 THROUGH DECEMBER 31, 2012 WITH ALL PURCHASES TO BE MADE BY FORMAL PURCHASE ORDER (DISTRICT ATTORNEY'S OFFICE) (\$138,414)
(THOMAS ZUGIBE, DISTRICT ATTORNEY)
4. REF. #9361 - APPROVING ACCEPTANCE OF FUNDS TOTALING \$38,412.64 (NCTD) FROM THE CITY OF NEW YORK UNDER THE SECURE THE CITIES PROGRAM RUN BY THE COUNTY TO REIMBURSE THE TOWN OF STONY POINT FOR THE PURCHASE OF A 2011 CHEVROLET TAHOE AND AUTHORIZING ITS EXECUTION OF MEMORANDUM OF UNDERSTANDING BETWEEN THE COUNTY OF ROCKLAND AND THE TOWN OF STONY POINT BY THE COUNTY EXECUTIVE (SHERIFF'S DEPARTMENT) (\$38,412.64)
(LOUIS FALCO, SHERIFF)

5. REF. #7666 - APPROVING CONTRACT IN EXCESS OF \$100,000 IN AN AMOUNT NOT TO EXCEED \$150,000 WITH STERLING HELICOPTER FOR ENGINE AND STRUCTURAL UPGRADES TO BELL HELICOPTER UNDER RFP-RC-2011-012 FOR THE PERIOD FROM MARCH 1, 2012 THROUGH AUGUST 30, 2012 (SHERIFF'S DEPARTMENT) (\$150,000) (NCTD)
(LOUIS FALCO, SHERIFF)

6. REF. #7300 - APPROVING AN INTERMUNICIPAL COOPERATION AGREEMENT BETWEEN THE COUNTY OF ROCKLAND AND COUNTY OF MONROE TO PROVIDE SECURITY SERVICES TO INMATES RECEIVING MENTAL HEALTH TREATMENT AT THE ROCHESTER PSYCHIATRIC CENTER FOR THE PERIOD JANUARY 1, 2012 THROUGH DECEMBER 31, 2015 AUTHORIZING ITS EXECUTION BY THE COUNTY EXECUTIVE (SHERIFF'S DEPARTMENT)
(LOUIS FALCO, SHERIFF)

7. REF. #7300 - APPROVING A SECOND AMENDMENT AND EXTENSION TO AN AGREEMENT IN EXCESS OF \$100,000 IN AN ADDITIONAL AMOUNT OF \$64,000 FOR A TOTAL CONTRACT SUM NOT TO EXCEED \$125,000 RFP-RC-2010-008 BETWEEN THE COUNTY OF ROCKLAND AND DONAHOO CONSULTING, LLC FOR CONSULTING SERVICES FOR RAILWAY SECURITY AND TRAINING EXERCISES AS NEEDED FOR THE PERIOD FROM AUGUST 13, 2012 THROUGH AUGUST 12, 2013 WITH TWO (2) ADDITIONAL ONE (1) YEAR OPTIONS AND AUTHORIZING EXECUTION OF THE AGREEMENT BY THE COUNTY EXECUTIVE (SHERIFF'S DEPARTMENT) (\$125,000)
(LOUIS FALCO, SHERIFF)

"The Rockland County Legislature is committed to full compliance with the Americans with Disabilities Act. To that end, the Legislature is committed to creating an accessible environment for all. To request accommodations that you may require, please call Damaris Alvarez at 845-638-5248 (845-708-7899 for TTY/TDD). Please request these accommodations three (3) days in advance so that we can seek to meet your needs."

DRAFT

Introduced by:
Hon. Edwin J. Day, Sponsor

Referral No.
, 2012

RESOLUTION NO. OF 2012
REQUESTING THAT THE NEW YORK STATE ASSEMBLY
PASS BILL A.8547-A – AN ACT TO AMEND THE EXECUTIVE
LAW TO REQUIRE DNA TESTING OF ALL PERSONS
CONVICTED OF CERTAIN CRIMES

WHEREAS, The Legislature of Rockland County wishes to express its support for New York State Assembly Bill A.8547-A – an Act to amend the Executive Law to require DNA testing of all persons convicted of certain crimes; and

WHEREAS, in 2004, Curtis Tucker committed the crimes of attempted murder and attempted rape of a 14 year old girl before running away, leaving permanent injuries to her face; and

WHEREAS, despite two subsequent misdemeanor convictions, Tucker was not arrested for the heinous attack until he was convicted in 2010 for the burglary of a 74-year-old man and was required to provide a DNA sample that linked him to the 2004 attack; this was because none of his prior crimes were eligible for DNA collection upon conviction; and

WHEREAS, if DNA collection had been required in the mid-2000's upon conviction of all crimes, law enforcement would have solved the attempted murder/rape much sooner and potentially prevented the 2010 burglary of the 74-year-old man; and

WHEREAS, in 2006, New York recognized the importance of DNA as a crime-fighting tool by adding all remaining felonies, some attempted felonies, and 18 misdemeanors to the list of qualifying offenses for the DNA Index. As a result, hits resulting from samples taken on those expanded offenses led to 1,595 convictions in the three years immediately following the expansion. This dramatic success illustrates the value of taking DNA from people associated with low-level and non-violent offenses. Of the new qualifying offenses in 2006, very few were violent or sexual in nature; they included crimes such as bribery of a public servant, possession of a forged instrument, and falsification of business records; and

WHEREAS, despite the fact that DNA is a proven tool that solves cold cases and can prevent crime, only 46% of Penal Law crimes are eligible for DNA collection; and

WHEREAS, the language in Assembly Bill A.8547-A, which mirrors the 2012-2013 FY Executive Budget proposed by Governor Cuomo (which set forth an all-crimes DNA databank), would require every person convicted of a felony as defined in any chapter of the laws of New York State or a misdemeanor as defined in the Penal Law to provide a DNA sample; and

WHEREAS, the companion bill, Senate Bill 5560-A has already been passed by the New York State Senate; and

WHEREAS, The _____ Committee has met, considered and by a vote, approved this resolution; now therefore be it

RESOLVED, that the Legislature of Rockland County hereby requests that New York State Assembly pass Bill A.8547-A – an Act to amend the Executive Law to require DNA testing of all persons convicted of certain crimes, and that the Governor of New York sign such legislation; and be it further

RESOLVED, That the Clerk to the Legislature be and is hereby authorized and directed to send a certified copy of this resolution to the Governor of the State of New York; Hon. David A. Carlucci, New York State Senator, Hon. Kenneth P. Zebrowski, Jr., Hon. Ellen C. Jaffee, Hon. Nancy Calhoun, and Ann G. Rabbitt, Members of the New York State Assembly; the President Pro Tem of the New York State Senate; the Speaker of the New York State Assembly; the Majority and Minority Leaders of the New York State Senate and Assembly; and to such other persons as the Clerk, in his discretion, may deem proper in order to effectuate the purpose of this resolution.

LG3085
ELY
2/22/12



Watch Live

Bill No.:
 Summary
 Actions
 Votes
 Memo
 Text (*Printer friendly text*)
S05560 Summary:

BILL NO S05560A

SAME AS Same as A 8547-A

SPONSOR SALAND

COSPNSR SKELOS, BALL, BONACIC, CARLUCCI, DEFRANCISCO, GALLIVAN, GOLDEN, GRIFFO, KLEIN, LARKIN, LAVALLE, LITTLE, MARTINS, NOZZOLIO, MARA, RANZENHOFER, RITCHIE, SEWARD, VALESKY

MLTSPNSR

Amd SS995 & 995-c, Exec L

Requires DNA testing of all persons convicted of misdemeanors and felonies.

[Go to top](#)**S05560 Actions:**

BILL NO S05560A

06/01/2011 REFERRED TO CODES
 06/07/2011 REPORTED AND COMMITTED TO FINANCE
 06/07/2011 1ST REPORT CAL.1111
 06/13/2011 2ND REPORT CAL.
 06/14/2011 ADVANCED TO THIRD READING
 06/16/2011 PASSED SENATE
 06/16/2011 DELIVERED TO ASSEMBLY
 06/16/2011 referred to codes
 01/04/2012 died in assembly
 01/04/2012 returned to senate
 01/04/2012 REFERRED TO CODES
 01/18/2012 REPORTED AND COMMITTED TO FINANCE
 01/26/2012 AMEND (T) AND RECOMMIT TO FINANCE
 01/26/2012 PRINT NUMBER 5560A
 01/30/2012 REPORTED AND COMMITTED TO RULES
 01/30/2012 ORDERED TO THIRD READING CAL.128
 01/31/2012 PASSED SENATE
 01/31/2012 DELIVERED TO ASSEMBLY
 01/31/2012 referred to codes

[Go to top](#)[Back](#)[Bill Search & Legislative Information Home](#)[Assembly Home](#)[Bill / Floor Vote Search](#)[New York State Laws](#)[Legislative Calendar](#)[Public Hearing Schedules](#)[Assembly Calendars](#)[Assembly Committee](#)[Agenda](#)

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S T A T E O F N E W Y O R K

8547--A

2011-2012 Regular Sessions

I N A S S E M B L Y

July 20, 2011

Introduced by M. of A. PAULIN, CLARK, GALEF, GUNTHER, SCHIMEL, BENEDETTO, COLTON, GABRYSZAK, P. RIVERA, KOLB, SIMANOWITZ, LANCMAN, MAGNARELLI, JAFFEE, TITONE, MORELLE, ESPINAL, LAVINE, SIMOTAS -- Multi-Sponsored by -- M. of A. ABBATE, GOTTFRIED, PALMESANO, ROBINSON, SCHIMMINGER, THIELE -- read once and referred to the Committee on Codes -- recommitted to the Committee on Codes in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the executive law, in relation to DNA testing of certain offenders convicted of a crime

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 7 of section 995 of the executive law, as
2 amended by chapter 2 of the laws of 2006, paragraph (a) as separately
3 amended by chapter 320 of the laws of 2006 and paragraph (f) as amended
4 by chapter 405 of the laws of 2010, is amended to read as follows:
5 7. "Designated offender" means a person convicted of [and sentenced
6 for any one or more of the following provisions of the penal law (a)
7 sections 120.05, 120.10, and 120.11, relating to assault; sections
8 125.15 through 125.27 relating to homicide; sections 130.25, 130.30,
9 130.35, 130.40, 130.45, 130.50, 130.65, 130.67 and 130.70, relating to
10 sex offenses; sections 205.10, 205.15, 205.17 and 205.19, relating to
11 escape and other offenses, where the offender has been convicted within
12 the previous five years of one of the other felonies specified in this
13 subdivision; or sections 255.25, 255.26 and 255.27, relating to incest,
14 a violent felony offense as defined in subdivision one of section 70.02
15 of the penal law, attempted murder in the first degree, as defined in
16 section 110.00 and section 125.27 of the penal law, kidnapping in the
17 first degree, as defined in section 135.25 of the penal law, arson in
18 the first degree, as defined in section 150.20 of the penal law,
19 burglary in the third degree, as defined in section 140.20 of the penal

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD11912-03-2

A. 8547--A

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1 law, attempted burglary in the third degree, as defined in section
2 110.00 and section 140.20 of the penal law, a felony defined in article
3 four hundred ninety of the penal law relating to terrorism or any
4 attempt to commit an offense defined in such article relating to terror-
5 ism which is a felony; or (b) criminal possession of a controlled
6 substance in the first degree, as defined in section 220.21 of the penal
7 law; criminal possession of a controlled substance in the second degree,
8 as defined in section 220.18 of the penal law; criminal sale of a

9 controlled substance, as defined in article 220 of the penal law; or
 10 grand larceny in the fourth degree, as defined in subdivision five of
 11 section 155.30 of the penal law; or (c) any misdemeanor or felony
 12 defined as a sex offense or sexually violent offense pursuant to para-
 13 graph (a), (b) or (c) of subdivision two or paragraph (a) of subdivision
 14 three of section one hundred sixty-eight-a of the correction law; or (d)
 15 any of the following felonies, or an attempt thereof where such attempt
 16 is a felony offense:

17 aggravated assault upon a person less than eleven years old, as
 18 defined in section 120.12 of the penal law; menacing in the first
 19 degree, as defined in section 120.13 of the penal law; reckless endan-
 20 germent in the first degree, as defined in section 120.25 of the penal
 21 law; stalking in the second degree, as defined in section 120.55 of the
 22 penal law; criminally negligent homicide, as defined in section 125.10
 23 of the penal law; vehicular manslaughter in the second degree, as
 24 defined in section 125.12 of the penal law; vehicular manslaughter in
 25 the first degree, as defined in section 125.13 of the penal law;
 26 persistent sexual abuse, as defined in section 130.53 of the penal law;
 27 aggravated sexual abuse in the fourth degree, as defined in section
 28 130.65-a of the penal law; female genital mutilation, as defined in
 29 section 130.85 of the penal law; facilitating a sex offense with a
 30 controlled substance, as defined in section 130.90 of the penal law;
 31 unlawful imprisonment in the first degree, as defined in section 135.10
 32 of the penal law; custodial interference in the first degree, as defined
 33 in section 135.50 of the penal law; criminal trespass in the first
 34 degree, as defined in section 140.17 of the penal law; criminal tamper-
 35 ing in the first degree, as defined in section 145.20 of the penal law;
 36 tampering with a consumer product in the first degree, as defined in
 37 section 145.45 of the penal law; robbery in the third degree as defined
 38 in section 160.05 of the penal law; identity theft in the second degree,
 39 as defined in section 190.79 of the penal law; identity theft in the
 40 first degree, as defined in section 190.80 of the penal law; promoting
 41 prison contraband in the first degree, as defined in section 205.25 of
 42 the penal law; tampering with a witness in the third degree, as defined
 43 in section 215.11 of the penal law; tampering with a witness in the
 44 second degree, as defined in section 215.12 of the penal law; tampering
 45 with a witness in the first degree, as defined in section 215.13 of the
 46 penal law; criminal contempt in the first degree, as defined in subdivi-
 47 sions (b), (c) and (d) of section 215.51 of the penal law; aggravated
 48 criminal contempt, as defined in section 215.52 of the penal law; bail
 49 jumping in the second degree, as defined in section 215.56 of the penal
 50 law; bail jumping in the first degree, as defined in section 215.57 of
 51 the penal law; patronizing a prostitute in the second degree, as defined
 52 in section 230.05 of the penal law; patronizing a prostitute in the
 53 first degree, as defined in section 230.06 of the penal law; promoting
 54 prostitution in the second degree, as defined in section 230.30 of the
 55 penal law; promoting prostitution in the first degree, as defined in
 56 section 230.32 of the penal law; compelling prostitution, as defined in
 A. 8547--A 3

1 section 230.33 of the penal law; disseminating indecent materials to
 2 minors in the second degree, as defined in section 235.21 of the penal
 3 law; disseminating indecent materials to minors in the first degree, as
 4 defined in section 235.22 of the penal law; riot in the first degree, as
 5 defined in section 240.06 of the penal law; criminal anarchy, as defined
 6 in section 240.15 of the penal law; aggravated harassment of an employee
 7 by an inmate, as defined in section 240.32 of the penal law; unlawful
 8 surveillance in the second degree, as defined in section 250.45 of the
 9 penal law; unlawful surveillance in the first degree, as defined in
 10 section 250.50 of the penal law; endangering the welfare of a vulnerable

11 elderly person in the second degree, as defined in section 260.32 of the
 12 penal law; endangering the welfare of a vulnerable elderly person in the
 13 first degree, as defined in section 260.34 of the penal law; use of a
 14 child in a sexual performance, as defined in section 263.05 of the penal
 15 law; promoting an obscene sexual performance by a child, as defined in
 16 section 263.10 of the penal law; possessing an obscene sexual perform-
 17 ance by a child, as defined in section 263.11 of the penal law; promot-
 18 ing a sexual performance by a child, as defined in section 263.15 of the
 19 penal law; possessing a sexual performance by a child, as defined in
 20 section 263.16 of the penal law; criminal possession of a weapon in the
 21 third degree, as defined in section 265.02 of the penal law; criminal
 22 sale of a firearm in the third degree, as defined in section 265.11 of
 23 the penal law; criminal sale of a firearm to a minor, as defined in
 24 section 265.16 of the penal law; unlawful wearing of a body vest, as
 25 defined in section 270.20 of the penal law; hate crimes as defined in
 26 section 485.05 of the penal law; and crime of terrorism, as defined in
 27 section 490.25 of the penal law; or (e) a felony defined in the penal
 28 law or an attempt thereof where such attempt is a felony; or (f) any of
 29 the following misdemeanors: assault in the third degree as defined in
 30 section 120.00 of the penal law; attempted aggravated assault upon a
 31 person less than eleven years old, as defined in section 110.00 and
 32 section 120.12 of the penal law; attempted menacing in the first degree,
 33 as defined in section 110.00 and section 120.13 of the penal law; menac-
 34 ing in the second degree as defined in section 120.14 of the penal law;
 35 menacing in the third degree as defined in section 120.15 of the penal
 36 law; reckless endangerment in the second degree as defined in section
 37 120.20 of the penal law; stalking in the fourth degree as defined in
 38 section 120.45 of the penal law; stalking in the third degree as defined
 39 in section 120.50 of the penal law; attempted stalking in the second
 40 degree, as defined in section 110.00 and section 120.55 of the penal
 41 law; criminal obstruction of breathing or blood circulation as defined
 42 in section 121.11 of the penal law; forcible touching as defined in
 43 section 130.52 of the penal law regardless of the age of the victim;
 44 sexual abuse in the third degree as defined in section 130.55 of the
 45 penal law regardless of the age of the victim; unlawful imprisonment in
 46 the second degree as defined in section 135.05 of the penal law regard-
 47 less of the age of the victim; attempted unlawful imprisonment in the
 48 first degree, as defined in section 110.00 and section 135.10 of the
 49 penal law regardless of the age of the victim; criminal trespass in the
 50 second degree as defined in section 140.15 of the penal law; possession
 51 of burglar's tools as defined in section 140.35 of the penal law; petit
 52 larceny as defined in section 155.25 of the penal law; endangering the
 53 welfare of a child as defined in section 260.10 of the penal law; endan-
 54 gering the welfare of an incompetent or physically disabled person as
 55 defined in section 260.25 of the penal law] ANY FELONY DEFINED IN ANY
 A. 8547--A

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1 CHAPTER OF THE LAWS OF THE STATE OR ANY MISDEMEANOR DEFINED IN THE PENAL
 2 LAW.

3 S 2. Subdivision 3 of section 995-c of the executive law, as amended
 4 by chapter 576 of the laws of 2004, is amended to read as follows:

5 3. (A) Any designated offender subsequent to conviction and sentencing
 6 for a crime specified in subdivision seven of section nine hundred nine-
 7 ty-five of this article, shall be required to provide a sample appropri-
 8 ate for DNA testing to determine identification characteristics specific
 9 to such person and to be included in a state DNA identification index
 10 pursuant to this article.

11 (B) (I) IN THE CASE OF A DESIGNATED OFFENDER WHO IS SENTENCED TO A
 12 TERM OF IMPRISONMENT, SUCH SAMPLE SHALL BE COLLECTED BY THE PUBLIC SERV-
 13 ANT TO WHOSE CUSTODY THE DESIGNATED OFFENDER HAS BEEN COMMITTED.

14 (II) IN THE CASE OF A DESIGNATED OFFENDER WHO IS SENTENCED TO A TERM
15 OF PROBATION, INCLUDING A SENTENCE OF PROBATION IMPOSED IN CONJUNCTION
16 WITH A SENTENCE OF IMPRISONMENT WHEN A SAMPLE HAS NOT ALREADY BEEN
17 TAKEN, SUCH SAMPLE SHALL BE COLLECTED BY THE PROBATION DEPARTMENT SUPER-
18 VISING THE DESIGNATED OFFENDER.

19 (III) IN THE CASE OF A DESIGNATED OFFENDER WHOSE SENTENCE DOES NOT
20 INCLUDE EITHER A TERM OF IMPRISONMENT OR A TERM OF PROBATION, THE COURT
21 SHALL ORDER THAT THE DESIGNATED OFFENDER REPORT TO AN OFFICE OF THE
22 SHERIFF OF THAT COUNTY, AND WHEN THE DESIGNATED OFFENDER DOES SO, SUCH
23 SAMPLE SHALL BE COLLECTED BY THE SHERIFF'S OFFICE.

24 (IV) NOTHING IN THIS PARAGRAPH SHALL PROHIBIT THE COLLECTION OF A DNA
25 SAMPLE FROM A DESIGNATED OFFENDER BY ANY COURT OFFICIAL, STATE OR LOCAL
26 CORRECTION OFFICIAL OR EMPLOYEE, PROBATION OFFICER, PAROLE OFFICER,
27 POLICE OFFICER, PEACE OFFICER, OR OTHER PUBLIC SERVANT WHO HAS BEEN
28 NOTIFIED BY THE DIVISION OF CRIMINAL JUSTICE SERVICES THAT SUCH DESIG-
29 NATED OFFENDER HAS NOT PROVIDED A DNA SAMPLE. UPON NOTIFICATION BY THE
30 DIVISION OF CRIMINAL JUSTICE SERVICES THAT A DESIGNATED OFFENDER HAS NOT
31 PROVIDED A DNA SAMPLE, SUCH COURT OFFICIAL, STATE OR LOCAL CORRECTION
32 OFFICIAL OR EMPLOYEE, PROBATION OFFICER, PAROLE OFFICER, POLICE OFFICER,
33 PEACE OFFICER OR OTHER PUBLIC SERVANT SHALL COLLECT THE DNA SAMPLE.

34 S 3. This act shall take effect October 1, 2012; provided, however,
35 that the amendments to subdivision 7 of section 995 of the executive law
36 made by section one of this act shall apply to conviction of designated
37 offenses on or after such effective date.

GENERAL FUND - 2012

Increase Approp. Acct. (Credit):

A-DA-1165-E4500 Forfeiture Funds - Services 16,850

Increase Approp. Fund Bal. (Debit):

A-UNC-9990-R5990 (Designated for Law Enforcement - Federal Proceeds) 16,850

MB:lo
2012-00270
1/24/12

RECEIVED

RESOLVED, That the Legislature of Rockland County hereby approves the purchases in excess of \$100,000 to Education & Assistance Corp., 50 Clinton Street, Suite 107, Hempstead, New York 11550 for the Alternative to Incarceration Case Management Program under the RFP in an amount not to exceed \$138,414 for the period from January 1, 2012 through December 31, 2012, and authorizes all purchases to be made by formal purchase order, subject to the approval of the Director of Purchasing; and be it further

RESOLVED, That sufficient funding for these purchases exist in the 2012 Budget of the District Attorney's Office.

TS:lo
2012-00234
2/2/12
rev 2/17/12lo

FILED

FILED

RESOLVED, That the Acting Commissioner of Finance is hereby authorized to increase the following accounts in the amounts indicated:

GENERAL FUND - 2012

Increase Approp. Acct. (Credit):

A-SHF-3108-E4920	Reimburse Municipalities	38,413
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Increase Est. Rev. Acct. (Debit):

A-SHF-3108-R2260	Public Safety Revenue - Other Gov'ts	38,413
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MB:lo
2012-00240
2/1/12

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not to exceed \$150,000 for the period from March 1, 2012 through December 30, 2012, and authorizes the County Executive to execute a contract; and be it further

RESOLVED, That sufficient funding for this contract exist in the 2012 Budget of the District Attorney's Office –FA01-E4500 (Forfeiture Account).

MB:mf
2012-00380
2-2-12

DRAFT

Rochester, New York 14614, to provide housing and jail security services to inmates receiving mental health treatment at the Rochester Psychiatric Center located at 1111 Elmwood Avenue, Rochester, New York for the County of Rockland Sheriff's Department for the period January 1, 2012 through December 31, 2015, and authorizing its execution by the County Executive, subject to the approval of the County Attorney, and be it further

DRAFT

RESOLVED, That sufficient funding for this agreement exists in the 2012 Budget of the Sheriff's Department.

MB:mf
2012-00377
2-8-12
Rev 2-21-12

WHEREAS, The
Legislature have met, considered and
therefore, be it

Committees of the
approved this resolution, now,

RESOLVED, That the Legislature of Rockland County hereby approves the execution of
a second amendment and extension between the County of Rockland and the Donahoo
Consulting, LLC, in an additional amount of \$64,000 for a total contract sum not to exceed
\$125,000 for the railway security and training exercises from August 13, 2012 through August
12, 2013 with two (2) additional one (1) year options, subject to the approval of the County
Attorney; and be it further

RESOLVED, That sufficient funding for this agreement exists within the 2012 Operating
Budget of the Sheriff's Department, Grant Department GS20-E4090.

MB:lo
2012-00375
2/8/12 rev. 2/21/12

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