

**BOARD OF COUNTY COMMISSIONERS  
DODGE COUNTY, MINNESOTA**

Date: April 25, 2006

Resolution # 2006-14

Motion by Commissioner: Hanson

Division: Administration  
Department: County Administrator  
Name: Mandate Submissions to the  
State Auditor

Seconded by Commissioner: Tjosaas

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**WHEREAS**, Minnesota Session Laws 2005, Chapter 156, Art. 2 now codified in Minn. Stat 6.79 states, "A county, town, school district, or statutory or home rule charter city may file a written resolution with the state auditor objecting to a state mandate or making recommendations for reforming a state mandate," and

**WHEREAS**, the State Auditor has encouraged local governments to consider submitting those state mandates, to list on her website, that they believe are in need of reform or repeal to help legislators identify them; and

**WHEREAS**, the Association of Minnesota Counties has worked to develop a sample list of mandates to aid counties in their response to the State Auditor's request; and

**WHEREAS**, Minnesota Counties are facing massive cuts in federal funding for provision of state mandated social services due to the recently passed Federal Budget Reconciliation Act; and

**WHEREAS**, the Dodge County Board supports actions which improve efficiency and increase effectiveness of state and local public services delivered to our joint constituents; and

**WHEREAS**, the Dodge County Board finds that listing and reforming mandates is only one way to improving the state-county relationship and enhancing outcomes for citizens.

**THEREFORE BE IT RESOLVED**, that the Dodge County Board of Commissioners supports forwarding the attached list, "Mandates Submission to the State Auditor from Dodge County" to the State Auditor for listing with other mandate reforming proposals on her web site.

**ATTEST:**

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David Erickson  
Chair, County Board

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Becky Lubahn  
Deputy Clerk

	AYE	NAY
Alberts	<u>  X  </u>	_____
Erickson	<u>  X  </u>	_____
Gray	<u>  X  </u>	_____
Hanson	<u>  X  </u>	_____
Tjosaas	<u>  X  </u>	_____

<b>Eliminate Incarceration of Short-Term Felony Offenders in County Jails</b>	<b>609.105</b>	The shift of short-term (180 days or less) felony offenders from state prisons to county jails should be repealed. Incarceration of felony offenders had always been a state responsibility. County jails are ill-suited to provide the supervision and programming needed for these serious offenders. The state should not shift its bed shortage problem to the counties which are experiencing space problems of their own.
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