



**NAPA COUNTY GRAND JURY
2015-2016**

April 29, 2016

FINAL REPORT

**REVIEW OF RESPONSES TO THE
2014-2015 GRAND JURY REPORTS**

**REVIEW OF RESPONSES TO THE 2014-2015
GRAND JURY REPORTS**

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I. INTRODUCTION

Summary

The 2014-2015 Napa County Grand Jury issued its Consolidated Final Report on June 10, 2015. The report consisted of seven individual final reports, which included a review of responses to the 2013-2014 Grand Jury reports. The Grand Jury made recommendations on all of its reports except the review of responses to the previous Grand Jury's reports.

California Penal Code, Section 933, requires elected officials or agency heads to respond within sixty days of the issuance of a Grand Jury report that requires their response, and requires governing bodies to respond within ninety days. Elected officials and government agencies are required to respond to recommendations made in Grand Jury reports, indicating their agreement or disagreement with those recommendations with their reasons and actions taken pursuant to the recommendations. These responses are to be addressed to the Presiding Judge of the Superior Court.

The State law cited above requires the Grand Jury to assure that each response is submitted within the statutory time frame and is otherwise compliant with California Penal Code section 933. Accordingly, the 2015-2016 Grand Jury has reviewed all of the responses to the 2014-2015 Grand Jury's six investigative reports by elected officials, agency heads, and government agencies. The 2015-2016 Grand Jury finds that all 12 officials and agencies required to respond did file responses. However, five of those responses were submitted late; three were within one or two days of those limits; and the other two responses were about three weeks late. Finally, six of the responses accepting the 2014-2015 Grand Jury's recommendations failed to include specific plans and timelines for implementation, as required by California Penal Code, Section 933.05.

Therefore, the 2015-2016 Napa County Grand Jury recommends that the Napa County Board of Supervisors and Treasurer direct their officers and department heads to ensure that if they agree with the Grand Jury's recommendations, that their responses include specific plans and timelines for implementing those recommendations.

Methodology

The 2015-2016 Grand Jury evaluated Responses to the 2014-2015 Grand Jury's recommendations to ensure compliance with the law. The following criteria were considered:

1. Were responses received by the Presiding Judge within the legal time limits from the date of each final report's release (ninety days for a public agency and sixty days for an elected official)?
2. If a response indicated that a recommendation had been implemented, did the response include a summary of what was done?

3. If a response indicated that a recommendation would be implemented, did it include a summary and schedule for what would be done?
4. If a response indicated that a recommendation required further analysis or study, did it include an explanation of the scope, parameters, and time frame of the proposed analysis or study?
5. If a response indicated that a recommendation would not be implemented because it was unwarranted or unreasonable, did the respondent include a reasoned explanation supporting that position?

Observations

A. Timeliness

Of the twelve responses received to the six 2014-2015 Grand Jury reports, seven were received on time. The other five varied in lateness from a one or two days to about three weeks. Details of the dates final reports were delivered and the dates of responses to them are shown in Table 1.

Report	Date Issued	Replies Required	Responses		
			Due	Date Sent	Days Late
Juvenile Hall	2/18/15	Chief Probation Officer	4/19/15	3/24/15	On Time
HHS Agency	3/30/15	Board of Supervisors	6/28/15	6/9/15	On Time
Groundwater	6/2/15	Board of Supervisors	8/31/15	8/11/15	On Time
		Sanitation District Board	8/31/15	8/5/15	On Time
		City of Napa	8/31/15	9/24/15	24
Fire Department	5/13/15	Napa County Fire Chief	7/12/15	7/14/15	2
		Volunteer Fire Chiefs	8/11/15	8/31/15	20
		Napa County Executive	7/12/15	7/14/15	2
		Board of Supervisors	8/11/15	7/14/15	On Time
		Napa County Treasurer	7/12/15	7/13/15	1
Wineries	5/18/15	Board of Supervisors	8/16/15	8/11/15	On Time
Napa County Jail	5/15/15	Board of Supervisors	8/13/15	7/14/15	On Time

B. Response Content

Altogether, the 2014-2015 Grand Jury made 30 recommendations, to which 37 responses were made by County officials or agencies. Twenty of these responses accepted the Grand Jury's recommendation. Of these, twelve were either already implemented, in progress, or scheduled for implementation; three were accepted with the notation that implementation would be delayed indefinitely by earthquake damage; and seven were accepted with no information given about

implementation. Seventeen responses either rejected the recommendation or stated that it needed further study. A recap of the responses received is given in Table 2 in the Appendix.

II. REVIEW OF RESPONSES TO THE 2014-15 GRAND JURY REPORT ON ITS ANNUAL JUVENILE HALL REVIEW

DISCUSSION

The 2014-2015 Grand Jury inspected the Napa County Juvenile Hall (NCJH) in October 2014 and met with senior staff. Follow up interviews were conducted with two of the juveniles, two counselors, and the Napa County Deputy Public Defender assigned to cases in the juvenile justice system.

Juvenile detention at NCJH is focused on rehabilitation rather than punishment. It uses a variety of evidence-based programs to achieve this goal, including the Evening Support Center, educational and counseling services, and mental health counseling. If necessary, juveniles are afforded the opportunity to file grievances against other juveniles or counselors. A nurse is present daily and on-call to accommodate juveniles' medical needs. Daily exercise is provided for all juveniles. The supervisory staff and counselors are required to complete training classes every year.

There is a central control room that monitors all movement within the building and along the perimeter of the exercise yard. Overall, the Grand Jury found the NCJH to be a secure, well maintained, and professionally operated facility.

RECOMMENDATIONS AND RESPONSES

R1. The Grand Jury recommends that the Chief Probation Office expedite by the end of FY 2015, the process of purchasing and installing upgraded video equipment in the Control Center consistent with current state-of-the-art equipment.

Chief Probation Officer Response: The recommendation will be implemented. Staff from Juvenile Hall, Public Works and ITS began evaluating the upgrades in 2014. However workload resulting from Earthquake damages to facilities throughout the County has required that the video system upgrade be delayed. The Department will resume this effort during the final quarter of FY 2014-2015 and plans to have new equipment installed in the Control Center within the next year.

R2. The Grand Jury recommends that the Chief Probation Officer expedite by the end of FY 2015, the process of adding extra cameras in the exercise yard to ensure that there are no blind spots within the yard or along the perimeter of the yard.

Chief Probation Officer Response: The recommendation will be implemented. Staff from Juvenile Hall, Public Works and ITS began evaluating the upgrades in 2014. However workload

resulting from Earthquake damages to facilities throughout the County has required that the video system upgrade be delayed. The Department will resume this effort during the final quarter of FY 2014-2015 and plans to have cameras installed to cover blind spots within the facility and along the perimeter of the yard within the next year.

R3. The Grand Jury recommends that the Chief Probation Officer provide both the parents and the juveniles with a written copy of the guidelines governing the visitation rights of younger siblings and post the guidelines in the visitation area.

Chief Probation Officer Response: The recommendation will not be implemented because it is not warranted. There are no procedures allowing for regular visits of younger siblings to juveniles housed in the NCJH. The Department believes it would be detrimental for visiting minors to routinely visit the facility and undergo the security screening required of all visitors into the facility, including “wandering” and potentially pat-down searches. Additionally, regularly allowing minors into the facility would limit access to the visiting area and potentially result in some juveniles not receiving allotted visit hours. On the rare occasions when a juvenile is being sent to an out of county camp or home placement, staff will work with the juvenile and their family to arrange such a visit.

III. REVIEW OF RESPONSES TO THE 2014-15 GRAND JURY REPORT ON THE DEPARTMENT OF HEALTH AND HUMAN SERVICES

DISCUSSION

In keeping with its charge to assure that local government agencies are being administered in the best interests of the County's residents, the 2014/15 Napa County Grand Jury chose to investigate the Health and Human Services Agency (HHSA), specifically, the ability of such a large agency to function effectively and to provide services to Up Valley residents (St. Helena and Calistoga).

The investigation involved several interviews with Health and Human Services Agency staff, as well as individuals from nonprofit organizations, email contact with various county staff and a review of numerous contracts and documents and the Napa County Website.

As a result of its investigation, the Grand Jury made eight findings and eight recommendations to the Board of Supervisors.

RECOMMENDATIONS AND RESPONSES

R1. HHSA Director to meet personally on an annual basis with contracted nonprofits and other community leaders located Up Valley to determine directly whether the needs of the community are being met.

Board of Supervisor's Response: The recommendation will be implemented.

Since the Agency and the Director have embarked on population health work, meetings will happen more frequently than annually. The aim of this work is to reduce health inequities among different population groups due to social, environmental, cultural and physical differences in which the population is born, grow up and function throughout their lifetimes thus potentially having a measurable impact on health.

R2. By December 31, 2015, HHSA to review the application process for obtaining the MSA grant, and redesign the process for less burdensome completion and administration.

Board of Supervisor's Response: The recommendation requires further analysis. The Board agrees to have the process evaluated by an outside consultant to suggest improvements for the next funding cycle by December 31, 2015. This evaluation may or may not result in a redesign of the process.

R3. By December 31, 2015, HHSA to institute alcohol and drug treatment for adults at a location in Calistoga.

Board of Supervisor's Response: The recommendation will be implemented. Applications for site certification were sent to the Provider Enrollment Division of the Department of Healthcare Services (DHCS) in 2014. An Aldea (an HHS contractor) bilingual counselor will provide treatment groups in Calistoga beginning in July 2015 if the site certification is approved.

R4. By July 1, 2015, HHSA to ascertain from Aldea how they are fulfilling their contractual commitment to provide drug and alcohol treatment to Up Valley youth at Up Valley locations. HHSA to institute corrective measures if such is not being provided there.

Board of Supervisor's Response: The recommendation will be implemented. Aldea has been fulfilling their contractual obligations to provide treatment services. The current contract does not expressly require services to be rendered in Up Valley, or any other geographic location, other than the Wolfe Center in the city of Napa. However, Aldea has made a commitment to provide treatment services beginning in July 2015 upon receiving certification for this site.

R5. By December 31, 2015, HHSA to establish a mechanism for measuring services located Up Valley more often than or more specifically than "as needed."

Board of Supervisor's Response: The recommendation requires further analysis. Currently, there are several different statewide data systems that collect information on clients based on the type of services received. These data systems do not warehouse the data in a common location. While the project scope is too large to commit to a December 31, 2015 completion, HHSA has recognized the need for, and plans to allocate resources in Fiscal Year 2015-2016 to develop, refine and report on data sources to better target programs and services. As mentioned previously, the work accomplished through LHNC will also be useful in this regard.

Many services that HHSA provides are appropriately offered on an "as needed" basis in homes, schools, hospitals and other sites. "As needed" is a common specification for health and human service providers and allows for flexibility based on individual needs. These services, such as mental health, public health, Public Guardian, Adult Protective Services, In Home Supportive Services, veterans services, child welfare, adoptions, and emergency preparedness trainings (sic) are available countywide.

In an attempt to evaluate and improve Up Valley services, the Agency worked with the mayor of Calistoga and the Calistoga Family Center in December 2013. Currently, mental health, Women Infants and Children (WIC), Medi-Cal and CalFresh applications assistance, Adult Protective Services, Public Health Medical Therapy Program, school based alcohol and drug prevention and early intervention programs, indigent medical care and employment, education and training services to youth enrolled in Workforce Investment Act (WIA) services are offered in Calistoga at the Up Valley Family Center, schools, Calistoga Clinic and in homes.

Similarly, services offered at various locations in St. Helena include WIC, mental health, Adult Protective Services, public health, indigent medical care and WIA education and training programs.

R6. By December 31, 2015, HHSA to review case reporting information within HHSA Divisions to ascertain the frequency and actual locations where Up Valley services are reportedly being provided.

Board of Supervisor's Response: The recommendation requires further analysis. As mentioned previously, HHSA plans to allocate resources to develop, refine and report on data sources to better target programs and services. Some of this work will be accomplished through LHNC and its Data Workgroup.

R7. In all future contracts for Up Valley services, where feasible, HHSA to include requirement that the service be provided at an Up Valley location.

Board of Supervisor's Response: The recommendation will be implemented.

R8. HHSA to institute a reporting requirement regarding demographic locations of service for all HHSA Divisions and include in future nonprofit contracts.

Board of Supervisor's Response: The recommendation requires further analysis. HHSA believes the Grand Jury is referring to a reporting of "geographic locations of services". HHSA will implement the recommendation on a case by case basis where it makes sense to do so. Based on the population health work, HHSA has begun data mapping different neighborhoods throughout Napa County. By using a geographic information system (GIS), a wide variety of data sets have been mapped, including demographic information and other pertinent health and social indicators.

IV. REVIEW OF RESPONSES TO THE 2014-15 GRAND JURY REPORT ON MANAGEMENT OF GROUNDWATER AND RECYCLED WATER

DISCUSSION

The 2014-15 Napa County Grand Jury investigated current practices, criteria, regulations, and processes that govern the availability of groundwater and recycled water within Napa County. The Grand Jury also investigated recycled water use within the Napa Valley. Napa Sanitation District (NSD) is the largest source of recycled water in the county.

On March 31, 2015, the 2014-15 Grand Jury submitted its final report on Management of Groundwater and Recycled Water. The Grand Jury report included seven findings and six recommendations. The Grand Jury requested responses as follows:

- Napa County Board of Supervisors: **R1, R2, R3**
- Napa Sanitation District Board of Directors: **R4, R5, R6**
- City of Napa: **R5, R6**

RECOMMENDATIONS AND RESPONSES

1. GROUND WATER

R1. By December 31, 2015, the Napa County Public Works Department to develop contingency plan, approved by the Board of Supervisors, that lays out the major steps to be taken in the event of severe drought conditions.

Board of Supervisors' Response: The recommendation will be implemented in the context of the Alternative Groundwater Sustainability Plan, due to the State between June 30, 2016 and January 1, 2017.

R2. By June 30, 2016, The Napa County Public Works Department to require major groundwater users to meter and report their water usage on a quarterly basis to ensure all well owners are following prescribed usage rates.

Board of Supervisors' Response: The recommendation requires further analysis. This recommendation will be considered in the context of the Alternative Groundwater Sustainability Plan, due to the State between June 30, 2016 and January 1, 2017. Development of the plan will include significant outreach to and input from the public. The Board of Supervisors will consider and determine the necessary amount of metering and reporting in the context of this public discussion.

R3. By June 30, 2016, the Napa County Public Works Department to adopt policies to encourage all other groundwater users to meter and monitor their well water usage.

Board of Supervisors' Response: The recommendation requires further analysis. This recommendation will be considered in the context of the Alternative Groundwater Sustainability Plan, due to the State between June 30, 2016 and January 1, 2017. Development of the plan will include significant outreach to and input from the public. The Board of Supervisors will consider and determine the necessary amount of metering and reporting in the context of this public discussion.

2. RECYCLED WATER

R4. The Napa Sanitation District should immediately begin exploring additional opportunities to expand its wastewater storage and infrastructure capacity through funds that may be available from the passage of California Proposition 1, the \$7.1 Billion "Water Quality, Supply, and Infrastructure Improvement Act of 2014."

Napa Sanitation District Board of Directors Response: This recommendation is currently being implemented.

The District is a founding member of the North Bay Water Reuse Authority, which was formed to help communities in Marin, Sonoma and Napa County to develop recycled water projects, complete the environmental analysis and studies required, and find federal and state funding support for the projects.

The District is currently studying the development of new and expanded recycled water storage as part of the NBWRA's current "Phase 2" study. This work will culminate in the necessary analysis, community outreach and reports that are required under NEPA and CEQA to obtain any federal or state grant support, including Proposition 1 funding.

Once the environmental studies are completed, the District intends to apply for federal and state grants, including Proposition I funding, to support expansion of recycled water storage and infrastructure capacity projects.

R5. By June 30, 2016, the Napa Sanitation District and the City of Napa Water Department should begin negotiations to extend the current agreement that requires the sanitation district to reimburse the water department for lost revenue when a city water customer converts to recycled water.

Napa Sanitation District Board of Directors Response: As discussed above, the District and City of Napa staffs have already held preliminary discussions on extension of the service agreement. The District will actively seek an agreement that promotes recycled water use and that provides for the conversion of sites irrigated with potable water to recycled water where appropriate and feasible.

City of Napa Response: This recommendation has been implemented. The City and NSD have had communications over the past year regarding the potential to expand the service area covered

by the agreement to include Silverado Middle School and Tulocay Cemetery. As noted above, these discussions will require an extension of the term of the current agreement. The City remains open to continuing those discussions with NSD to extend the term of the current agreement, and negotiate necessary amendments to the agreement as a part of that negotiation.

R6. By December 31, 2015, the Napa Sanitation District and the City of Napa Water Department should begin working with local officials, lobbying groups, and trade associations to persuade the State to fund the conversion of Napa State Hospital to recycled water for its irrigation purposes.

Napa Sanitation District Board of Directors Response: The District has worked with local representatives of Napa State Hospital, as well as the State's Department of Mental Health and State Department of General Services, to assist in the Hospitals conversion from potable water to recycled water for irrigation. District staff has also worked with local and state elected officials to seek support for the conversion to recycled water. The District and the City have also worked cooperatively to provide information and support necessary for conversion. The District will continue to provide support necessary to assist the State in the conversion of its property to recycled water for irrigation purposes.

City of Napa Response: This recommendation has been implemented. The City has been supportive of the State Hospital conversion to recycled water for many years. On multiple occasions, City staff has worked with NSD to calculate the amount of reimbursement to the City for the conversion so that local officials could meet with State Hospital representative. Page 5-13 of the City's 2010 Urban Water Management Plan (submitted to the State) specifies that the City will continue to support the expansion of NSD recycled water for irrigation by fulfilling the agreement for recycled water with NSD and supporting the conversion of Napa State Hospital.

V. REVIEW OF RESPONSES TO THE 2014-15 GRAND JURY REPORT ON NAPA COUNTY FIRE DEPARTMENT

DISCUSSION

A review of the Napa County Fire Department was conducted to determine the overall organization of the firefighting units within Napa County as well as to evaluate the training of the volunteer fire personnel. The 2014-2015 Grand Jury had the opportunity to interview several of the top staff employees of the Napa County Fire Department. The Grand Jury also interviewed several Napa County staff employees who regularly interface with Napa County Fire Department staff as well as with the Napa County volunteer firefighters. The Grand Jury also conducted tours of several volunteer fire stations and interviewed volunteer firefighters associated with the stations.

As the result of its investigation, the Grand Jury made four findings and four recommendations. The Grand Jury requested responses from the following individuals and governing bodies:

- Napa County Fire Chief: **R1**
- Nine Volunteer Fire Chiefs: **R1, R2, R3**
- Napa County Executive Office: **R1, R4**
- Napa County Board of Supervisors: **R1, R3**
- Napa County Treasurer's Office: **R4**

RECOMMENDATIONS AND RESPONSES

R1: By September 1, 2015, the Fire Service Advisory Committee to establish a regular meeting schedule, circulate the meeting minutes and update the FSAC website within 10 days of every meeting, in order to inform the community and firefighter ranks of scheduled meetings and agendas. In addition, the minutes for each FSAC meeting are to be circulated within 10 days of each meeting to all the members of the Napa County Fire ranks to keep them informed of the issues and the efforts to address them.

Napa County Fire Chief's Response: This recommendation has not been implemented but will be implemented by September 1, 2015. The Fire Services Advisory Committee adopts a meeting schedule at the first meeting of each calendar year. The Fire Services Advisory committee meets the second Thursday of the odd months (January, March, May, July, September, and November) at 1:00pm in the Napa County Board of Supervisors Chambers located at 1195 Third Street in Napa. Special meetings may also be called by the chair of the committee. Staff is completing the upload by the end of August of all prior meeting agendas, minutes and documents which will be located on the Fire Services Advisory Committee link by accessing:
<http://www.countyofnapa.org/CountyFire/>

Any volunteer member or interested community member may be added to the email distribution list by contacting Stacie McCambridge at stacie.mccambridge@countyofnapa.org. Agendas and minutes are sent to each Volunteer Fire Chief. Per the current communication protocol, it is the responsibility of the Volunteer Fire Chiefs to forward the agenda and minutes to their company members.

Napa County Executive Office's Response: The Napa County Executive Office concurs with the response of the Napa County Fire Chief.

Napa County Board of Supervisor's Response: The Board of Supervisors concurs with the response of the Napa County Fire Chief.

Napa County Volunteer Fire Chiefs' (NCVFC) Response: The volunteer chiefs agree with this recommendation. Clear and timely communication is a must. The Volunteer Chiefs agree with Finding 1. The FSAC meetings have largely been postponed or cancelled due to career FSAC members having other legitimate obligations during their normal working hours. The

consequence of meeting cancellations results in little to no forward progress on important issues. The communication flow of the sub-committees should also be addressed. We recommend creating links at the county website to better communicate the agendas and minutes of the sub-groups.

Many in the volunteer ranks are involved and committed to this process. Most must take time off of work to attend these important meetings and the Volunteer Chiefs would like to acknowledge those sacrifices.

R2: By September 1, 2015, the nine Napa County Volunteer Fire Chiefs to re-address their issues with the Memorandum of Agreement and the Site Use Agreement documents by sharing with the FSAC a detailed letter that lists and highlights each concern.

NCVFC Response: The Volunteer Chiefs disagree with this recommendation. The Volunteer Chiefs have provided Barry Biermann, Napa County Fire Chief, and Kevin Twohey, Liaison, with a list of our concerns and possible remedies for the MOA and are waiting for the County to respond. We have been notified by the County Fire Chief that we will have a response by July 31. As of this date, August 2, 2015, we have not received a response. Our agreement is between us and the County. If we are unable to come to an agreement, then we may use the FSAC, a public forum, to assist in resolving any pending issues. Until then, we will work tirelessly to achieve a mutual understanding based on collaborative efforts.

R3: By September 1, 2015, the Fire Service Advisory Committee to ask for input from all the Napa County Fire volunteer firefighters with regard to training issues and by December 31, 2015, to present a plan to resolve the identified training issues.

Napa County Board of Supervisor's Response: This recommendation has not been implemented, but will be implemented by December 31, 2015. Working with the Fire Services Advisory Committee Training Subcommittee, the Fire Chief will circulate a survey to all volunteer members by September 30, 2015. The results will be presented to the Training Subcommittee that will be responsible for reviewing responses and formulating recommendations for consideration by the Fire Services Advisory Committee and the Fire Chief.

Napa County Volunteer Fire Chiefs' Response: The Volunteer Chiefs agree with this finding. The training sub-group has been engaged in adjusting the training requirements to meet industry standards in an effort to make compliance obtainable and realistic for volunteers. We agree that a survey may be a good tool to assist in creating a plan to facilitate training improvements. The volunteer departments Training Officers have been invited to provide questions to be included on the survey.

R4: By December 31, 2015, Napa County Administration staff to implement procedures to pay volunteer firefighters for wages that were earned while on cover assignments within 30 days of their assignment.

Napa County Executive Officer's Response: This recommendation will not be implemented because it is not reasonable. The County of Napa has a contract with the State of California to provide emergency firefighter coverage for the "State mission" whereby volunteers get compensated by the State to respond to non-County fire incidents (i.e., a major wildfire in Northern California) or cover State stations when career firefighters are dispatched to incidents outside Napa County. Acceptance of "cover assignments" is not required by the County and is completely voluntarily. The County does not encourage or suggest that volunteers take time off of work from regular jobs to work on cover assignments. To provide for higher compensation rates to the volunteers as discussed below, the County agreed to serve as a pass-through to allow interested volunteers the ability to provide the resources under an Assistance By Hire Agreement with the State of California. The State is responsible to compensate those that choose to accept State assignments. The County has no control over assignments, timely processing of paperwork by the State, or confirmation of hours worked and payment due-this is all processed by the State of California. This process can take weeks and sometimes months, dependent on the length of the assignment, magnitude of the incident and the accurate completion of paperwork provided directly to the State by the participating volunteers. The County cannot submit or correct paperwork and cannot process payments until the State certifies the hours and participation of each volunteer and notifies the County of pending payment. While the County can discuss the issue of turnaround time with the State of California, staff cannot guarantee the State's process will occur within 30 days.

The County typically processes regular volunteer stipend payments four times per year. Any Assistance By Hire payments authorized by the State of California and passed through to Napa County are included in the quarterly stipend payment processing. Where the County may be able to assist in shortening the time frame for volunteers to receive Assistance By Hire payments is by running a special "off cycle" payment process when the County receives approval of pending payments from the State of California. Due to the additional workload involved with limited payroll staff, off cycle payroll processes are not optimal and may result in additional costs to the County. However, the County feels it is fair and will run an off cycle process when the State authorized payment totals more than \$1,000 for any one individual and the normal payroll process cycle is more than 30 days in the future.

Alternatively, the volunteer firefighters may sign up to be emergency workers directly with the State of California which may reduce the payment time as the County of Napa would be removed from the pass-through role. The County maintains an Assistance By Hire contract for the benefit of the volunteer firefighters, not the benefit of the County of Napa. This agreement allows the County to set a State payment rate on behalf of the volunteers. The maximum a volunteer firefighter could be compensated by signing up directly with the State of California is \$16.74 per hour. The County's established pass through rate is \$28.42 per hour. The Fire Department continues to serve as the pass through as staff believes that the benefit of the increased compensation rate outweighs the additional time to receive paychecks. If the volunteer firefighters collectively disagree, staff will assist with the transition to direct enrollment with and payment by the State of California. If the volunteer firefighters continue with the pass through arrangement, the Fire Chief will provide to the volunteers an annual notification that Assistance

By Hire assignments are voluntary and that the processing timelines that come with the acceptance of any assignment.

Treasurer Office's Response: The Napa County Treasurer's Office concurs with the response of the Napa County Executive Office. The Auditor-Controller's Office, not the Treasurer's Office, is responsible for the processing of payments. The Treasurer's Office defers to the Auditor-Controller for additional comment.

Auditor-Controller's Response: Although not named in the report, my office is responsible for processing the checks, and I concur with the response of the Napa County Executive Officer.

VI. RESPONSE TO THE GRAND JURY FINAL REPORT: ARE NAPA COUNTY WINERIES FOLLOWING THE RULES?

DISCUSSION

The Grand Jury undertook an investigation to determine if the Napa County Planning Department is issuing winery use permits that conform to the requirements of the Winery Definition Ordinance (WDO), which regulates wineries located within the Napa County Agriculture Preserve. The Grand Jury also investigated if the Planning Department is adequately monitoring the compliance of the wineries with their use permit requirements.

The focus of this investigation was to determine if the Planning Department has followed the guidance of the WDO in issuing use permits and if the winery audits are sufficient to determine if the wineries are in compliance with their use permit requirements.

The Grand Jury's investigation resulted in five findings and five recommendations to which responses were requested from the Napa County Board of Supervisors.

RECOMMENDATIONS AND RESPONSES

R1: By January 1, 2016, the Planning Department to increase the number of yearly winery code enforcement audits from the current rate of 20 audits per year so that every winery would be audited at least every five years or at such intervals that the Planning Commissioners or County Supervisors deem to be appropriate.

Napa County Board of Supervisors Response: The Board of Supervisors agrees with this recommendation. At their meeting on March 3, 2015, the Board directed staff to bring back recommendations on expanding the wine audit. The Agricultural Protection Advisory Committee (APAC) is expected to make its tentative recommendation on the structure of the wine audit

(including expansion of the audit) on July 27, 2015. The APAC recommendations will be forwarded to the Planning Commission on September 2, 2015. The Commission, in turn, will forward their recommendations to the Board of Supervisors on November 24, 2015.

R2: By June 30, 2016, the Planning Department and the Planning Commissioners to develop a process for monitoring and inspecting winery water treatment and disposal. A plan for monitoring water usage should also be implemented.

Napa County Board of Supervisors Response: The Board of Supervisors disagrees with this recommendation. The majority of wineries located in the unincorporated area are on private wells. The County does not have any ordinance that currently mandates metering and/or monitoring of private wells. Such requirements have been imposed on individual properties, but only when the County has determined that there is substantial cause for enhanced review, not as a standard requirement. Further, it is unclear how limiting the County's review solely to wineries would provide a complete or accurate understanding of groundwater resources. The Board of Supervisors believes that the issue of water monitoring and usage should be considered within the overall context of the forthcoming Groundwater Sustainability Plan Alternative. With regards to wastewater treatment, all winery discharges are regulated and inspected by the California Regional Water Quality Control Board. Having the County establish a parallel program to the existing State procedures would be unnecessary and costly.

R3: By January 1, 2016, the Planning Department to make the inspection reports of non-compliant wineries more transparent to the public in much the same fashion as health code violations of restaurants are reported.

Napa County Board of Supervisors Response: The Board of Supervisors partially agrees with this recommendation. More transparency in the code enforcement process would allow both residents and visitors to know which wineries are in compliance and which are not, as well as the nature of the violations. However not all information can be made publicly available. For instance, it is County Counsel's opinion that the production, crush, and grape sourcing data provided by individual winery operators in forms submitted to the ATTB and California Department of Food and Agriculture (CDFA) are proprietary under State and Federal law and may not be disclosed to the public. Similarly, although the names of non-compliant wineries are not released as a part of the wine audit, staff does make copies of Notices of Violation available to the public upon request, which includes the name of the property owner where the alleged violation occurred. Any other details of cases where there are ongoing violation investigations would not be available to the public. The Board will take up the issue of transparency within the overall context of the wine audit recommendations being forwarded to it by the APAC and the Planning Commission.

R4: By June 30, 2016, the county Board of Supervisors and the Planning Commissioners to determine whether the Winery Definition Ordinance (WDO) as written provides the regulatory

framework necessary to maintain a winery industry that is consistent with the Agriculture Preserve Ordinance.

Napa County Board of Supervisors Response: The Board of Supervisors agrees with this recommendation. Due to growing concern regarding the rate, location, and intensity of winery development projects in the unincorporated area, the Board of Supervisors formed the APAC on March 17, 2015. The intent of the APAC was to make recommendations to the Planning Commission regarding revisions to the standards governing the development and expansion of wineries, operations, activities, and related matters. The APAC is required to report on its recommendations to the Planning Commission by September 2, 2015. The Planning Commission is then mandated to make its recommendations to the Board of Supervisors by November 10, 2015.

R5: By June 30, 2016, the Planning Commissioners to establish and publish a range of penalties and/or operating restrictions for non-compliance infractions of use permit requirements. Such action should encourage wineries to be more cognizant of the cost of non-compliance.

Napa County Board of Supervisors Response: The Board of Supervisors agrees with this recommendation. Staff is currently working on a Frequently Asked Questions (FAQ) hand-out, which would include information regarding the types of fines and penalties that may be assessed for non-compliance. The hand-out will be posted on-line and will be included in future compliance workshop presentations provided by staff to the wine industry and other interested members of the public.

VII. RESPONSE TO THE GRAND JURY FINAL REPORT ON NAPA COUNTY JAIL AND DEPARTMENT OF CORRECTIONS JUNE 2015

DISCUSSION

The Napa County Jail (NCJ) is located in downtown Napa in the Hall of Justice, which was enlarged in 1989 to accommodate a total of 264 inmates. Both male and female inmates are housed in the NCJ as well as sentenced inmates awaiting transfer to state prison, convicted inmates awaiting sentencing, and those inmates awaiting arraignment or trial.

As mandated by law, the Grand Jury annually is required to conduct a physical inspection of all jail facilities in the county with a review of jail operations and programs. The 2014-2015 Grand Jury inspected the Napa County Jail in November 2014. In compliance with the mandate, this Grand Jury investigated the following issues:

- the physical condition of the jail

- assaults on jail personnel
- the need for a new jail facility

The Grand Jury interviewed Napa County Department of Corrections management and correctional officers, and Napa County Human Resources Division, Public Defender Office, and Sheriff's Office staff. In addition, the following Napa County publications and County and State of California websites were reviewed:

- Board of State and Community Corrections (biannual inspection of jails):
<http://www.bscc.ca.gov>
- BSSC Assoc. of Criminal Justice Research - Jail Assault on Staff statistics:
<https://public.tableausoftware.com/profile/kstevens#!/vizhome/ACJROctober2013/About>
- Napa County Dept. of Corrections Budget:
<http://countyofnapa.org/Pages/Default.aspx?keywords=budget&StartPage>
- SB 863 Correctional Facilities construction:
http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201320140SB863
- SB-1022 Correctional facilities.(2011-2012):
http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201120120SB1022

As the result of its inspection, the 2014-15 Grand Jury made five findings and four recommendations to the Napa County Board of Supervisors.

RECOMMENDATIONS AND RESPONSES

R1: By January 1, 2017, the Board of Supervisors, the Napa County Executive Officer, and the Napa County Department of Corrections (NCDC) Director to fund and implement the scheduled move and upgrade of the NCDC Control Room.

Board of Supervisors Response: The Board of Supervisors agrees with this recommendation. Recognizing the importance of this move, the project has been funded and design was completed in early 2014, with the pre-qualifications of potential bidders beginning thereafter. Due to the August 2014 earthquake the final phase of the bidding process was necessarily delayed. Additionally, since that time, the manufacturer (General Electric) of the specialized computer hardware that operates the controls throughout the facility has alerted the County that the computer model to be used for the project is up for review and may require an upgraded design. Once this issue is resolved the bidding process will be completed, and will take approximately 90 days. Some portions of this project have already been completed, including the construction of the new control room. Full construction of this project will take approximately 18 - 24 months after final bids are awarded.

R2: By June 30, 2016, the Board of Supervisors to compete for jail construction funding under SB-863 and to consider a bond measure to fund part of the construction of a new jail.

Board of Supervisors Response: The Board of Supervisors agrees with this recommendation. The County is preparing an application to compete for jail construction funding to replace unusable beds and increase programming opportunities for inmates. The Board of Supervisors will consider approval to staff to submit the application on August 11, 2015 with the final application for the funding due to the Board of State Community Corrections (BSCC) August 28, 2015. The County will be notified of conditional award status for the funding in December 2015. The County is exploring additional options for future funding opportunities and the Board of Supervisors will consider funding strategies by June 30, 2016.

R3: By June 30, 2016, the BOS and NCDC Director to devise a plan to include increased staffing and jail capacity to better manage NSH patients/inmates who enter NCDC.

Board of Supervisors Response: The Board of Supervisors disagrees with this recommendation. The Board of Supervisors has already increased staffing at the jail to address increases in work load over the past few years following Realignment and the changing profile of inmates. Post-earthquake as the NCDC Director identified inmate population and operational issues, the Board increased the contract with Solano County from 75 beds to 125 beds to meet the potential additional capacity needs. Ultimately, the new jail construction will include a larger capacity to house mental health inmates which includes those from Napa State Hospital and other inmates in custody who also have mental health needs. The Director does not feel that increased staffing or adding additional capacity within the current jail is appropriate for this situation.

R4: The Napa County BOS and NCDC Director to include a body scanner in the 2016-2017 budget to help prevent contraband from entering the jail.

Board of Supervisors Response: The Board of Supervisor disagrees with this recommendation. The NCDC Director would support the inclusion of a body scanner in the new jail; however, the body scanner equipment cannot be placed in the current jail due to space issues in the booking area. The optimal location for body scanners would be in the booking area which is the entry point for new arrestees. Unfortunately, the jail's booking area is not configured to hold body scanner equipment. This cannot be accomplished without creating a major construction project in an area that is critical to the jail's day to day operations and needs to remain operational at all times. The scanner cannot be placed in the vehicle sally port either as it would impede the flow of police cars in and out of the facility. Additionally, the body scanners are not 100% reliable and there have been instances in other facilities where even with the use of body scanners, inmates have been successful in smuggling in contraband. It is certainly a deterrent and it may stop some inmates from bringing in contraband. However, the current jail does not have the ability to place large-size equipment into the booking area. The County will explore the option to locate a body scanner with a new jail in the future.

VIII. FINDINGS AND RECOMMENDATIONS

Discussion

The Grand Jury has noted some laxity about the timeliness of official responses to the 2014-2015 Grand Jury's reports. Elected officials or agency heads have 60 days and governing boards have 90 days to respond to a grand jury report or to notify the Presiding Judge that their report will be late with an explanation for its lateness. In both cases, the allowed time begins on the date the report is issued by the Grand Jury. Five of the twelve responses to the 2014-2015 Grand Jury's reports were sent late, and this Grand Jury received no explanations for the lateness of these reports. The lack of such explanations suggests that officials and governing boards may have become lax about their responsibilities to respond promptly to grand jury reports.

Several responses to the 2014-2015 Grand Jury's recommendations indicated acceptance of the recommendations but gave neither specific plans and timelines for implementation nor reasons for delaying implementation, as required by California Penal Code section 933.05 (a).

Findings and Recommendations

As the result of its review of responses to the 2014-2015 Grand Jury, this Grand Jury makes the following two findings and recommendations.

Finding 1: Some respondents to the 2014-2015 Grand Jury reports were tardy with their responses. These responses varied in lateness from one or two days to three weeks.

Finding 2: Some respondents to the 2014-2015 Grand Jury reports have accepted recommendations without indicating any plans or timelines for implementation or reasons for delaying action.

Recommendation 1: In response to F2, that the Board of Supervisors and County Treasurer promulgate to all their officers and department heads specific instructions that their responses to the Grand Jury include implementation plans and timelines, or reasons for delaying action, when they accept a Grand Jury recommendation.

Requests for Responses

Pursuant to California Penal Code section 933.05, the 2015-2016 Grand Jury requests responses as follows:

- Napa County Board of Supervisors: **F1, F2, R1**
- Napa County Treasurer: **F1, F2, R1**
- City of Napa: **F1**

APPENDIX

Table 2. 2014-15 Grand Jury Reports and Response Summary			
Report	Recommen- dation	Respondent	Response
Juvenile Hall	R1	Chief Probation Officer	Accepted; implementation delayed by earthquake damage
	R2	"	Accepted; implementation delayed by earthquake damage
	R3	"	Rejected; recommendation deemed unwarranted
HHS Agency	R1	Board of Supervisors	Accepted; will be implemented
	R2	"	Not accepted; issue requires further analysis by outside consultant
	R3	"	Accepted; implementation to begin in July 2015
	R4	"	Accepted; implementation to begin in July 2016
	R5	"	Not accepted; issue requires further analysis
	R6	"	Not accepted; issue requires further analysis
	R7	"	Accepted; recommendation will be implemented
	R8	"	Not accepted; issue requires further analysis
Groundwater	R1	Board of Supervisors	Accepted; will be implemented in context of State plan, due in 2016
	R2	"	Not accepted; issue requires further analysis per State plan
	R3	"	Not accepted; issue requires further analysis per State plan
	R4	Sanitation District Board	Accepted; currently being implemented
	R5	"	Accepted; currently being implemented
	R6	"	Accepted; currently being implemented
	R5	City of Napa	Recommendation has been implemented
	R6	"	Recommendation has been implemented
Fire Department	R1	Napa County Fire Chief	Accepted; will be implemented by 9/1/2015
	R1	Volunteer Fire Chiefs	Accepted; no information given on implementation
			Rejected; Chiefs are awaiting response to their concerns from NCFC
	R2	"	
	R3	"	Accepted; will implement survey of personnel training needs
	R1	Napa County Executive	Concurs with Napa County Fire Chief
	R4	"	Rejected; recommendation deemed unreasonable
	R1	Board of Supervisors	Concurs with Napa County Fire Chief
	R3	"	Accepted; will be implemented by 12/31/2015
	R4	Napa County Treasurer	Concurs with Napa County Executive
Wineries	R1	Board of Supervisors	Accepted; Board expects to receive implementing proposals by 11/24/2015
	R2	"	Rejected; recommendation deemed unreasonable
	R3	"	Accepted in part; some information cannot legally be made public
	R4	"	Accepted; report due from APAC* 9/2/2015, from Planning Commission 11/10/2015
	R5	"	Accepted; staff currently working on FAQ to be posted and distributed when done
Napa County Jail	R1	Board of Supervisors	Accepted; implementation delayed by earthquake damage
	R2	"	Accepted; application for funding to be submitted on 8/11/2015, notification of award by 12/2015
	R3	"	Rejected; staffing already increased and extra beds contracted with Solano County
	R4	"	Rejected; recommendation appropriate for new jail, but space not available currently

* Agricultural Protection Advisory Committee