IMROI

TMAGED 102-20-11 08-44

FILED

GENERAL ORDER 11-29

This Order supersedes General Order 11-19.

With the passage of Resolution 11-200, the Kane County Board has amended Resolution 08-258, which authorized the collection of a fee to be paid by any defendant on a judgment of guilty or grant of supervision in a criminal case, for the specific purpose of the operation and administration of the Kane County Child Advocacy Center. Based upon the language of 55 ILCS 5/5-1101(f-5), Resolution 11-200 expands the types of cases where this fee may be assessed and now requires a court order for the proper assessment and distribution of the monies collected for the Child Advocacy Center.

IT IS HEREBY ORDERED that effective August 1, 2011, in accordance with, 55 ILCS 5/5-1101(f-5), there shall be imposed in all cases provided herein, a fee to be paid by any defendant on a judgment of guilty or a grant of supervision under Section 5.9-1 of the Unified Code of Corrections as follows:

- (1) For a felony, Thirty Dollars (\$30.00);
- (2) For a Class A, Class B, or Class C misdemeanor, Thirty Dollars (\$30,00);
- (3) For a petty offense, Ten Dollars (\$10.00);
- (4) For a business offense, Ten Dollars (\$10.00).

Such fees shall be remitted by the Clerk of the Circuit Court to the Kane County Treasurer for deposit into the Child Advocacy Center Fund, Revenue Line Item 230.300.000.35020, specifically for the operation and administration of the Kane County Advocacy Center, as required by statute. All fees deposited into said fund shall be subject to appropriation by the Kane County Board. In the event fees deposited into the fund exceed the Child Advocacy Center's approved budget during any given fiscal year, such funds shall not be expended without the passage of a supplemental budget adjustment by the Kane County Board.

ENTER this 17th day of October, 2011.

F. Keith Brown, Chief Judge