File No. <u>160488</u>

Committee Item No. ______ Board Item No. ______3!

COMMITTEE/BOARD OF SUPERVISORS

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Date: May 17, 2016

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Prepared by:	Brent Jalipa	Date:	May 5, 2016
Prepared by:		Date:	-

FILE NO. 160488

RESOLUTION NO.

[Urging Adequate State-wide Funding for Dependency Counsel]

Resolution urging the California State Legislature, the Judicial Council, and Governor Jerry Brown to adequately fund dependency counsel in the State of California, a statutory obligation of the State, to address a state-wide crisis in funding deleteriously affecting our most vulnerable families in San Francisco and the State of California, particularly families that are poor and families of color.

WHEREAS, Dependency courts are entrusted with the most sensitive and critical responsibilities: ensuring the health and safety of children that are alleged to have been neglected or abused while ensuring that functioning families are prevented from system-involvement and allowed to remain intact; and

WHEREAS, Children and indigent parents appear before dependency courts are statutorily entitled to appointment of counsel; and

WHEREAS, California is required to fund legally mandated, court-appointed counsel services so that all children and parents receive effective assistance of counsel; but, all fiftyeight counties are underfunded, and some are in greater crisis than others; and

WHEREAS, Data shows attorneys in dependency courts are handling exceedingly high caseloads, in some counties exceeding four times the recommended rate by the American Bar Association; and

WHEREAS, Since 2009, the State of California has increased the budget for court appointed dependency counsel by only \$11,000,000 dollars, an amount woefully insufficient, while the number of open cases continues to escalate; and

WHEREAS, In 2015, San Francisco dependency courts served 2,181 youth (including 580 new youth who entered the San Francisco dependency courts in 2015 alone); and

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WHEREAS, In addition to the parents of these youth, and approximately 1,000 current San Francisco dependents are placed in out-of-home foster care, nearly two-thirds of whom are placed well outside the city limits of San Francisco; and

WHEREAS, Court-appointed dependency counsel in San Francisco has dropped from \$4,508,548 in 2010 to \$3,761,098 in 2015 and is slated for further reduction on July 1, 2016, to \$3,251,759 – a net decrease of 28% and more than \$1,300,000; and

WHEREAS, During this same time period, the number of children and parents in need of court-appointed dependency counsel in San Francisco has risen by 8%; and

WHEREAS, California's families of color are disproportionately represented in the foster care system and the index is significantly higher than national averages for African American children, ranging between 4.8 (2000) and 3.6 (2012); and

WHEREAS, San Francisco's racial disproportionality is one of the highest in the State; the index for San Francisco African American foster youth is 8–10 times that of San Francisco's African American and Latino population; and

WHEREAS, National data shows 80% of foster children have never experienced physical or mental abuse; rather, the majority of foster children are removed from their homes because of a risk of harm that is associated with living below the poverty level; and

WHEREAS, Investment in our families involved in our dependency system is critical given the dire outcome statistics for foster youth, including but not limited to studies demonstrating the following:

- Foster children are given psychotropic medications 12 times as frequently as typical children;
- Foster care children experience Post Traumatic Stress Disorder (PTSD) at twice the rate of Iraqi veterans;

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• By age 25, 81% of all male foster care alumni have been arrested and 35% incarcerated;

 Adults who have been in foster care as children suffered worse prognoses than their peers in almost all domains:

- o PTSD: 25% / 4.5%;
- o Depression: 24.3% / 10.6%;
- o Anxiety: 43% / 5.1%;
- o Addiction/alcoholism: 11.1% / 2/5%;
- o Males convicted of a crime: 60% / 10%;
- Homeless for more than one day: 22% / 2%.

WHEREAS, Outcomes improve when families are represented by trained, effective, and competent counsel who are able to ensure a fair process in which the children and parents are guided through a challenging legal, administrative and emotional process so that constitutional and legal rights are protected; and

WHEREAS, The role of counsel is to protect the child, prevent the unnecessary breakup of a functioning family, prevent unnecessary entry of children into foster care, and assist in strengthening family supports, and

WHEREAS, Once a child may no longer be reunified with family, that child's counsel has a crucial role in ensuring that the child secures permanency with other loving adults, without which the child cannot thrive; and

WHEREAS, Absent significant additional funding statewide to bring caseloads down and prevent any and all further cuts, irreparable harm will follow to countless poor families and families of color, particularly the African American families of this City and State; and WHEREAS, State mandated court-appointed counsel services can only be carried out if the state budget provides sufficient funds to support legal representation that provides children and parents with meaningful access to effective representation; and

WHEREAS, State and federal provisions and law declares California must provide effective legal representation to children and families, now, therefore, be it

RESOLVED, That Board of Supervisors of the City and County of San Francisco urges the California State Legislature and Governor Jerry Brown to provide and protect sufficient funding for trained, effective and competent counsel to serve the families of all dependency courts throughout the state; and

FURTHER RESOLVED, That Board of Supervisors urges the California State Legislature, the Governor, and the Judicial Council to cease all further cuts to San Francisco's dependency counsel or irreparable harm will come to San Francisco's families served by our dependency court.

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<u>Print</u>	Form	
	Introduction Form	. (
	By a Member of the Board of Supervisors or the Mayor	
I here	by submit the following item for introduction (select only one):	Time stamp or meeting date
	1. For reference to Committee.	
	An ordinance, resolution, motion, or charter amendment.	
\boxtimes	2. Request for next printed agenda without reference to Committee.	
	3. Request for hearing on a subject matter at Committee.	
	4. Request for letter beginning "Supervisor] inquires"
	5. City Attorney request.	
	6. Call File No. from Committee.	
	7. Budget Analyst request (attach written motion).	
	8. Substitute Legislation File No.	
	9. Request for Closed Session (attach written motion).	
	10. Board to Sit as A Committee of the Whole.	
	11. Question(s) submitted for Mayoral Appearance before the BOS on	
Pleas	e check the appropriate boxes. The proposed legislation should be forwarded to the following	
	Small Business Commission Youth Commission Ethics Comm	
- .	Planning Commission Building Inspection Commissio	n
	For the Imperative Agenda (a resolution not on the printed agenda), use a Imperative	
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The to	ext is listed below or attached:	
Callin	g for Adequate Funding Statewide for Dependency Counsel	
	MAA	\sum
	Signature of Sponsoring Supervisor:	
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For Clerk's Use Only:

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