



MULTNOMAH COUNTY OREGON

BOARD OF COUNTY COMMISSIONERS
ROOM 605, COUNTY COURTHOUSE
1021 S.W. FOURTH AVENUE
PORTLAND, OREGON 97204

GLADYS McCOY • Chair • 248-3308
PAULINE ANDERSON • District 1 • 248-5220
GRETCHEN KAFOURY • District 2 • 248-5219
CAROLINE MILLER • District 3 • 248-5217
POLLY CASTERLINE • District 4 • 248-5213
JANE McGARVIN • Clerk • 248-3277

AGENDA OF
MEETINGS OF THE MULTNOMAH COUNTY BOARD OF COMMISSIONERS
FOR THE WEEK OF
May 23 - 27, 1988

Tuesday, May 24, 1988 - 9:30 AM - Informal Briefing. . . Page 2
Tuesday, May 24, 1988 - 1:30 PM - Informal Meeting . . . Page 3
Wednesday, May 25, 1988 - 10:00 AM - Finance Committee Page 4
Thursday, May 26, 1988 - 9:00 AM - Formal Meeting. . . Page 5
NOTE EARLIER STARTING TIMES ↑
1:00 PM - Strategic Planning
Committee Page 8

Tuesday, May 24, 1988 - 9:30 AM

Multnomah County Courthouse, Room 602

INFORMAL BRIEFINGS

1. View DUII Victim's Impact video featuring stories of over a dozen victims of drunk drivers (20 minutes)

Tuesday, May 24, 1988 - 1:30 PM

Multnomah County Courthouse, Room 602

INFORMAL

1. Informal Review of Bids and Requests for Proposals:
 - a) Feasibility Study of Recreational Facilities
 - b) Pavement Overlay - NW Howell Park Rd., NW Newberry Rd., NW Sauvie Island Rd.
 - c) Pavement Overlay - SE Gordon Creek Rd. & SE Loudon Rd.
2. Informal Review of Formal Agenda of May 26
3. Report of recommendations from the Primary Prevention Advisory Committee regarding specific goals to guide DHS in the design of tobacco and alcohol prevention programs, and identifying populations at risk to whom programs should be targeted - Duane Zussy, Joe Weller (Committee Chair)
4. Update on activities of Columbia Gorge Bi-State Commission - Kris Olson Rogers

FINANCE COMMITTEE MEETING

Wednesday, May 25, 1988 - 10:00 AM

Room 602 - County Courthouse

AGENDA

1. Administrative Procedures/User Fee Schedule Resolution
Jack Horner
2. Fiscal Management Ordinance - Dave Boyer
3. Investment Policy Status Report - Dave Boyer
4. Financing Marine Facilities - Paul Yarborough
5. Gill Building Purchase - F. Wayne George
6. Financing Sheriff's Storage Building - F. Wayne George

Pending:

1. Inmate Welfare Fund Status Report
2. Indirect Costs

Thursday, May 26, 1988, 9:00 AM

Multnomah County Courthouse, Room 602

NOTE: TIME CHANGE

Formal Agenda

CONSENT CALENDAR

DEPARTMENT OF ENVIRONMENTAL SERVICES

- C-1 Order accepting Deed for County Road Purposes from Kenneth E. and Thelma E. Townsend on S.E. Clinton Court
- C-2 Auto Wreckers License submitted by the Division of Planning & Development and Sheriff's Office with recommendation that same be approved for Tony Schneider, dba A-1 Discount Auto Wrecking, 12010 North Columbia Blvd.

REGULAR AGENDA

BOARD OF COUNTY COMMISSIONERS

- R-3 Resolution in the Matter of Multnomah County's Review of the Proposed Land and Resource Management Plan for the Mt. Hood National Forest (Time Certain: 9:00 A.M.)
- R-4 In the matter of the appointment of Lizabeth J. Forrest, Richard Lord, and Allen Porter to the Multnomah County DUII Advisory Board for term ending 12/31/88
- R-5 In the matter of the appointment of George Gates, Gary Braden, and Janet Straw to the Mental Health Advisory Committee for term ending: Gates (7/89); Braden (12/88); Straw (7/89)

DEPARTMENT OF ENVIRONMENTAL SERVICES

- R-6 Report and Recommendation of the Director of Environmental Services for Vacation Petition of Unnamed Public Road adjacent to NW Skyline Blvd. in Section 36, T1N, R1W, W.M., Vacation No. 4962; and Order in the Matter of Vacation of a Certain Unused Right-of-Way adjacent to N.W. Skyline Blvd. in Section 36, T1N, R1W, W.M., Multnomah County, Oregon, Vacation No. 4962

- R-7 In the matter of ratification of an amendment to the April 3, 1985 Agreement with Gresham transferring Planning Responsibilities to Gresham, extends the date of the Agreement to April 3, 1989
- R-8 In the matter of ratification of an amendment to the 1979 Urban Planning Area Agreement with Gresham, altering the Urban Services Boundary between Portland and Gresham, and adopts the same boundary adopted for Portland and contains a textual change which allows minor administrative modifications of that boundary
- R-9 In the matter of ratification of an amendment to the July 14, 1986 Agreement with Gresham for the Transition of Planning and Development Services, changing the payment formula to make it work for more than a one year time period, changing the boundary for which the agreement applies to reflect new Portland/Gresham Urban Services Boundary, and adds a textual amendment to allow minor administrative boundary changes
- R-10 In the matter of ratification of an amendment to the April 3, 1985 Agreement with Gresham for the transfer of Planning Responsibilities, to add a new section (II F) for the County to administer Billboard Zoning Ordinance until Gresham adopts its own sign regulations for areas still subject to County plans
- R-11 In the matter of review and approval of the 1988-89 Community Development Block Grant Program Final List of Activities

DEPARTMENT OF GENERAL SERVICES

- R-12 Resolution In the Matter of the approving of the issuance and negotiated sale of \$5,470,000 Certificates of Participation; approving and authorizing the Certificate Purchase Agreement; approving the Lease-Purchase and Escrow Agreement and the Ground Lease; approving and authorizing the execution of the Preliminary Official Statement and Official Statement; and designating the Authorized Officer
- R-13 Resolution in the Matter of the Issuance of Short-Term Promissory Notes (Tax Anticipation Notes, Series 1988 in the Sum of Not of Exceed \$9,000,000) for the Purpose of Meeting Current Expenses of the County for the 1988-89 Fiscal Year

DEPARTMENT OF HUMAN SERVICES

R-14 In the matter of ratification of 11 Intergovernmental subcontract agreements to continue the provision of alcohol and drug, developmental disability, mental and emotionally disability and youth program services for eligible residents of Multnomah County for the term July 1, 1988 through June 30, 1989 with the following: Oregon Health Sciences University (4 contracts); Mt. Hood Community College; Portland Community College; Portland Parks and Recreation; Portland Public Schools (2 contracts); Teaching Research/WOSC; and Tri-Met

DEPARTMENT OF JUSTICE SERVICES

R-15 In the matter of ratification of an intergovernmental agreement with the U.S. Department of Agriculture, Forest Service, for the Sheriff's Office to enforce Federal/State Laws and Regulations within the National Forest, for period July 1, 1988 to September 18, 1988

NONDEPARTMENTAL

R-16 Resolution in the Matter of Reviewing Certain Dedicated Funds

Thursday Meetings of the Multnomah County Board of Commissioners are recorded and can be seen at the following times:
Thursday, 10:00 PM, Channel 11 for East and West side subscribers
Friday, 6:00 P.M., Channel 27 for Rogers Multnomah East subscribers
Saturday 12:00 PM, Channel 21 for East Portland and East County subscribers

STRATEGIC PLANNING COMMITTEE MEETING
MULTNOMAH COUNTY COURTHOUSE - ROOM 602

Thursday, May 26, 1988 - 1:00 pm

AGENDA

1. Continued Initial Strategic Planning - introduction of concept and explanation of proposed process
2. Policy - County-wide Management Structure (Support System)
3. Discussion of ordinance limiting County payment of membership dues
4. Discussion of ordinance related to funding of external organizations



Drinking and driving is the number one teenage killer. Not disease. Not war. Not drugs. And when it doesn't kill, it cripples.

Grounded.

If you're under 21, the possession or use of alcohol or drugs is illegal in Oregon. It's also a good way to lose your driver's license — even before you get it.

Under Oregon law, if you're 13 to 18 years old and caught possessing or using alcohol or drugs, you'll lose your license for at least one year, maybe longer. It doesn't make any difference whether you were driving or not.

That means if you're caught when you're 14, you can't get your license until you're 17. You're grounded. Is it worth it?

How embarrassing.

You lose your license, you can't drive and everyone else can. Sure, it's a hassle for your parents because they have to drive you everywhere. But, more importantly, how are you going to feel? Cool. Or stupid.



Who's going to drive you home?

So, what do you do if you're in a situation where you or the person who's driving has had too much to drink?

Make a deal with your parents. They come and get you if you call them — no questions asked until the next day. Show them the Family Safe Driving Pledge on the back of this brochure. Talk to them about it. Ask them to sign it with you. Sure, you might get a lecture if you ever have to call them. But chances are you'll also get a compliment for doing the right thing.

You can also spend the night at a friend's house. Get a ride home with someone who hasn't been drinking. Call someone else for a ride home. Or walk. Please don't drink and drive.

Party animal.

We all know some of you will experiment with alcohol or drugs. Here are some things that many people have the wrong idea about. Set them straight.



A little coffee (or a cold shower or fresh air) and I'll be OK.

It's simply not true. The only thing that sobers up a person is time. About one hour for every ounce of alcohol.

I only drank beer — not the hard stuff.

There is no difference between an ounce of alcohol in a beer, a glass of wine or a cocktail.

I'm OK. I didn't mix drinks.

Not mixing drinks might make you feel better in the morning, but it has nothing to do with the amount of alcohol consumed.

A few bong hits and I'll be in control.

Marijuana only makes you think your senses are sharper. Actually, you're preoccupied and easily distracted.

My friends drink, so why shouldn't I?

You want to fit in. You want to be popular. Sometimes it seems like the most important thing in life. It isn't. Life is. And you're risking it by drinking and driving or by being in a car with someone who is.





My parents drink, so why shouldn't I?

First of all, it's legal for them to drink, and it's not for you. But they shouldn't drink and drive either. If they do, talk to them about it. Tell them you care as much about their safety as they do about yours.

Heavy metal.

There's a piece of metal in the car that will save your life. Buckle up. It's your best defense against drinking drivers. If you're under sixteen, it's the law. Wear your safety belt or your parents can be fined up to \$50. If you're 16 or older, it's a good habit that may save your life.

It's up to you.

You say you want to be treated like an adult. Your parents often say you're still a kid. But the truth is, you've got adult decisions to make. One of them is whether or not to drink and drive. Prove to your parents and your friends that you know how to make the right choice.

The least you'll lose is your license.



Family Safe Driving Pledge

To my parents:

I know that alcohol and drug use is illegal for minors, and that driving under the influence of alcohol or drugs is illegal, regardless of age. I also know that you expect me to follow the law.

However, I pledge to call you for advice and/or transportation if I am ever in a situation where I have been drinking or taking drugs, or the person who is driving has been drinking or taking drugs.

I understand that we will talk about my behavior and your expectations at a later time; however, I appreciate your concern for my immediate safety.

signature

To my son/daughter:

When you call, I pledge to come and get you at any hour, any place, no questions asked at that time. Or, I will pay for a taxi to bring you home safely. Your immediate safety is my first concern.

However, I will want to talk with you about your behavior and my expectations at a later time. I also pledge to act as responsibly as I expect you to.

signature

This brochure was produced by the Oregon Traffic Safety Commission, 1-800-922-2022.



Drinking and driving is one way to get your own set of wheels.



MAY 16 1988

Meeting Date 5/24/88 AM
Agenda No. #1

REQUEST FOR PLACEMENT ON THE AGENDA

Subject: DUII Victims' Impact Video

Informal Only* 5/24/88 A.M.
(Date)

Formal Only _____
(Date)

DEPARTMENT Human Services

DIVISION Social Services

CONTACT Diana Clark

TELEPHONE X3691

*NAME(S) OF PERSON MAKING PRESENTATION TO BOARD _____

BRIEF SUMMARY Should include other alternatives explored, if applicable, and clear statement of rationale for the action requested.

Opportunity for BCC to view a new video released by the DUII Program that features the stories of over a dozen victims of drunk drivers. This video will be distributed statewide to universities, high schools, traffic safety programs, alcohol and drug treatment programs, and district courts.

(IF ADDITIONAL SPACE IS NEEDED, PLEASE USE REVERSE SIDE)

ACTION REQUESTED:

INFORMATION ONLY PRELIMINARY APPROVAL POLICY DIRECTION APPROVAL

INDICATE THE ESTIMATED TIME NEEDED ON AGENDA 20 minutes

IMPACT:

PERSONNEL

FISCAL/BUDGETARY

General Fund

Other _____

BOARD OF COUNTY COMMISSIONERS
MULTNOMAH COUNTY
OREGON
1988 MAY 17 PM 4:46

SIGNATURES:

DEPARTMENT HEAD, ELECTED OFFICIAL, or COUNTY COMMISSIONER: Diane Jussy (pc)

BUDGET / PERSONNEL _____

COUNTY COUNSEL (Ordinances, Resolutions, Agreements, Contracts) _____

OTHER _____
(Purchasing, Facilities Management, etc.)

NOTE: If requesting unanimous consent, state situation requiring emergency action on back.

CLACKAMAS COUNTY

VICTIM PANEL FOR INTOXICATED DRIVERS

Administered by:

Clackamas County Sheriff's Office
2223 S. Kaen Rd..
Oregon City, OR 97045
(503) 655-8218

Victim's Assistance
707 Main St.
Oregon City, OR 97045
(503) 655-8218

MADD
P.O. Box 5041
Oregon City, OR 97045
(503) 656-4805

Wayne Smith
Clackamas County DUII Coordinator



CLACKAMAS COUNTY SHERIFF'S DEPARTMENT

2223 S. Kaen Road Oregon City, Oregon 97045

(503) 655-8218

Office of
BILL BROOKS, SHERIFF
CLACKAMAS COUNTY

I hope this information will be of a benefit to you. The VICTIMS PANEL is one of the most innovative forms of sentencing we have experienced. The impact on the offenders is far more than we anticipated. Hopefully these guidelines will help you in establishing your panel.

1. Establish a steering committee of principal players to establish guidelines for the program.
2. Select people from the following areas to be on the steering committee; MADD, Victim's Assistance, Community Corrections, Judicial, DUII Task Force, Law Enforcement.

MADD & Victim's Assistance are valuable to work toward establishing a list of victims, and to pre-interview them prior to the panel. Having a Judge on the Committee is essential, and with their support, the other Judges will eventually support the program.

After the initial interview with the victim's, plan to get several of them together to share their story. You want them to feel comfortable with what they have to say and you will need to time them.

Presentations should be about 10 minutes. Do not allow them to go beyond that as they tend to ramble. Do not schedule the panel for more than an hour, and not more than 5 or 6 victim's to share their story.

A method which may be beneficial to the victims is to use 3 x 5 cards to make notes or an outline for them. It becomes difficult for them as they actually face the offenders.

3. Who can be a panel member? Of course victims who have lost a loved one or a close friend may be on the panel. You might consider having an offender or a victim who has survived the crash. We have one who killed her best friend and a head injury person who survived.

4. Forms need to be designed for the courts and Community Corrections to communicate with the panel coordinator. (see attached forms).
5. Two months prior to the first panel, issue press releases to all local media. This includes radio, T.V. and papers. Encourage special human interest stories. You may locate potential victims for your panel. The media may want to visit your first panel. Do not allow them to photograph any offenders from the front without their permission.
6. Selecting a site location for your panel is critical. You want to remain on neutral ground. Select a room that is not threatening to the offenders and is comfortable.
7. Prior to the first meeting, send invitations to the media, and to key players in your community, and the DUII Control System.

If the media is planning on attending, have them arrive at least 45 minutes prior to the scheduled start of the session. This will allow time to set up. Prepare a press kit for them, and include some background information about each panel member.

8. How to operate the panel:
 - a. During the month prior to the panel the judges or community corrections will be sending a list, or individual forms to the coordinator of who will be attending. A few days prior to the panel type a list of offenders so they can sign in. Several sheets could be typed for each judge or each agency that sends people.
 - b. Two days prior to the meeting call and confirm that the room will be open.
 - c. You should arrive one hour prior to the meeting to set the room up. This includes arranging a table for the victims, microphone, registration table, sign in sheets, and posting signs.
 - d. Offenders may arrive early, however, they are not allowed in until 7 pm. Once they have signed in, remind them they may not leave the room. Suggest that they smoke or go to the restroom prior to the signing in.
 - e. Post a sign on the door when the panel starts stating that no one will be admitted. You might leave a phone number on the sign for them to call to reschedule.

- f. The panel should start promptly as scheduled with opening remarks by the panel coordinator. You might remind the audience to remain seated during the hour and to remain quiet. The panel members may begin at this time.

Note: We provide a room for the panel members to sit in, and one of us will stay with them to provide support. Some have their panel members sit with the offenders before the session begins.

- g. The panel members have been told ahead of time what order they will speak. Try to mix them so that the stories are not the same back to back. This will avoid repetition which would lead to boredom.

When new members join the panel, have them sit between experienced panel members.

Panel members are encouraged to bring photographs or other momentos of their loved ones. Several have brought the manilla envelopes containing personal effects. One woman brings her child's baby book, and ends her presentation by saying "This is all I have left of my baby, who died at the age of 13 months." (from Washington County Victims Panel).

- h. At the end of the session, make a few closing remarks, and volunteers distribute pencils and paper for written comments from the offenders. They are reminded that their comments need not be signed. You may design your own critique for the offenders to fill out, or just give them a plain sheet of paper and allow them to write what they feel.
- i. All of the support staff and the panel members meet at a coffee shop for a "wind down" session, and to read the offenders comments. The funds to pay for the refreshments are donated by our Sheriff's Department Union.
- j. The following day or so the sign in sheets are sent to the judges or community corrections,, and also included are the "no shows".
- k. You may need to have some type of security at the session, preferably in plain clothes. If offenders show up intoxicated, they are not allowed in, and sometimes, their guest may also be intoxicated.
- l. Enclosed is a copy of the State law allowing a \$5.00 assessment for diversion clients to pay for the victims panel.

I hope everything has been covered. You will be able to get some information from the attached forms. You may contact me at (503) 655-8218 for additional information. We do not operate the program alone, it takes several people to coordinate and attend each meeting. (MADD, Victim's Assistance, and the Sheriff's Department).

VICTIM PANEL FOR INTOXICATED DRIVERS

Guidelines for Panelists

1. Relate your individual story to the group, i.e., what happened, how it happened, who was killed, when it happened.
2. Relate how the death/injury has affected your life, your family, your career, your marriage, your friendships, etc.
3. It is all right to be emotional. However, please do not directly attack the group you are speaking to.
4. Do not go into the politics of the drunk driving movement. The criminal and civil justice systems are not the issue; your loss is.
5. You may show a picture of your lost loved one/ones if you wish to. Baby books, death certificates, crash photos are also appropriate.
6. Your feelings are paramount. If at any point you feel you can not go on, please say so. This may turn out to be just as effective as continuing with your story.
7. Since the purpose of this program is to educate those offenders who have not yet hurt or injured someone, please try to leave them with your hope that they will not cause this tragedy to happen to someone else. Do not lecture; simply state your feelings.
8. We will not have dialogue between the panel and the offenders. However, if you are approached after the program by an offender wanting to speak with you, you may make that decision on your own.
9. If at any time an offender gets argumentative, he/she will be asked to leave. If this happens after the program, please let the facilitator know so that this can be reported to the court.
10. You will have approximately 10-15 minutes to speak.
11. If you are unable to attend the panel session for which you are scheduled, please try to notify the DUII Coordination Office at least 24 hours in advance.

Sincere thanks for your participation!

(Recorded as written, including spelling)

COMMENTS OF OFFENDERS

After Attending Victims' Panel for Intoxicated Drivers

December 17, 1987

Washington County, Oregon

(18 people turned in blank pieces of paper)

Very informational and made me think. I think it is a good program for convicted DUII'rs. It helped me understand more.

The program is the best tool I have had presented by this county. No one was trying to pin a lable on me, instead the stupidity of possibly being responsible for causing so much turmoil to a stranger was reveiled. That stranger could be me someday in some way! GOOD PROGRAM. My hat is off to all panelists for their honesty & bravery!

Panel was very good & beneficial. Its hard for people to deny they have a problem when you see the pain & suffering people go through because of alcohol abuse. I personally feel responsible & scared that this might happen to me, if I don't stop drinking.

I was very touched with this panel tonite. I have never been to anything like this before - I'm just sorry that I had to hear these tragic stories under these circumstances. I wish I would have before I got in my car after drinking the nite of my accident. And after hearing these tragic deaths, thankful I didn't seriously hurt anyone, let alone kill someone or myself. It's too bad everyone couldn't hear this panel - I sure think it would help.

The messages the panel put across to the audience had a very large impact on my attitude toward drinking and driving. I was ordered to attend as a result of a D.U.I.I. It was my third conviction in approximately 10 years, and I never really gave it much thought as to the possibility of harming another person while driving intoxicated. I realize now I have a severe drinking problem and am taking actions against it, and am joining A.A. to help me prevent myself from being responsible for the loss of another person's life.

The panel members really enlightened me to the trauma involved with the family of the victims. I feel this will help me to abstain from drinking.

A great impact, I will not drink & drive again.

I feel very lucky to learn at a young age, I feel BAD.

My license is suspended. My wife and 2 young sons had to ferry me out here from Tualatin. But it was worth it!

It was very impressive.

Wish they had something like this with my 1st DUII

I thought it was a good insperation to get people to stop drinking and driving.

It had a great impact on me. You should let these people tell there stories on television.

Page 2 - Victim Panel comments, December 17, 1987 (Cont.)

When I came into this room I had the idea the DUII laws were unreasonable. When I leave this room after hearing you speak, I don't think the law is.

This is a dam GOOD IDEA!

The panel's willingness to go through painful memories so that I might wake up and realize that, like ripples in a pond, one action can have far reaching affects. All the members prove to be very special people for trying to help the entire community by their sacrifices.

It was very informative. I really appreciate the pain and effort the panel went through.

I think it was very touching and is a good idea. I'll think about what I could cost someone if I drink & drive again.

The program was a very good idea and it will make a lasting effect (I hope). Thank you very much.

Program was fantastic! I think the more of these put on the better. I am very sorry for the people on the panel.
P.S. We lost someone recently also.

I am glad that you have a program like this. It has made me realize how selfcenter I am that I don't think about the other people on the road just myself. At this time I feel that I should never drink again, because of the harm & hurt it will do to others.

I no longer drink & drive. I'm sorry for all your grief. I just hope others learn as I did before they hurt someone or get hurt.

I think its a good program. It does make one think.

To Home.it mya consurn The meating touch me verry deeply for i am one of you

Powerfull. Touching. Brought up losses of my own over 15 years ago that I have tried to bury in the back of my mind.

I believe this is very worthwhile and would hope it will continue. God help us all to do whats right and God bless the panel members.

Sad.

I would like to thank the people on the victims panel for enlightening me to something that I never thought about. May God Bless you all and bring you comfort in what you are going through. I feel that I owe you and the public an apology for driving under the influence.

I believe that all on the panel had a terrible trauma. It has opened my eyes emensly. I appologize for a lot of people out there who wont do it for themselves.

No thank you. Sorry.

VICTIM PANEL FOR INTOXICATED DRIVERS
Attendance Form

DATE: _____

NAME	SIGNATURE	PROBATION OFFICER	REFERRING JUDGE	DATE OF BIRTH MO/DA/YR	INITIALS OR MODERATOR
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					
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10.					
11.					
12.					
13.					
14.					
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16.					
17.					
18.					

VICTIM PANEL FOR INTOXICATED DRIVERS

Attendance Form

DATE: _____

NAME	AGENCY	ADDRESS	PHONE #
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			
11.			
12.			
13.			
14.			
15.			
16.			
17.			

WASHINGTON COUNTY
VICTIM PANEL FOR INTOXICATED DRIVERS

VOLUNTEER INFORMATION FORM

Name: _____

Address: _____
(Street No.) (City) (State) (Zip)

Home Phone: _____ Business Phone: _____ Ext. _____

Date of Birth: _____ Health Restrictions: _____

Education: Grade Completed: _____ College: _____ Years Completed

College Degree and Major: _____

Other: _____

First Name of Spouse: _____

Person to Notify in Case of Emergency: _____
(Name) (Phone)

The purpose of the Victim Panel for Intoxicated Drivers is to present in a non-judgmental manner the potential consequences of Driving Under the Influence of Intoxicants.

We believe that your telling of your experience can have a positive effect on DUII offenders and that your participation as a panel member can be a positive experience for you.

We request that you make a commitment to serve at a minimum of three (3) sessions, with the understanding that your participation is voluntary and that you will receive no remuneration.

I certify that I have read and understand the above.

(Signature)

(Date)

WASHINGTON COUNTY

VICTIM PANEL FOR INTOXICATED DRIVERS

VOLUNTEER QUESTIONNAIRE

(Please Print or Type)

Name: _____ Phone: _____

1. Briefly describe how an intoxicated driver affected your family. (Please include date of the crash, age of the victim, your relationship to the victim, seriousness of injuries or property damage.) _____

2. Briefly describe your interest in serving as a panel member. _____

3. What benefits do you expect to derive from your participation? _____

4. What problems do you anticipate as a result of your participation and what support system(s) will you rely on to resolve those problems? _____

5. Do your family and friends support your decision to participate? _____
If no, will they just add to your problems? _____

A-Engrossed
Senate Bill 887

Ordered by the Senate June 4
Including Senate Amendments dated June 4

Sponsored by Senators HAMBY, BLOOM, RYLES, SIMMONS, Representatives CALOURL, FORD, HUGO,
PHILLIPS, YOUNG (at the request of Judge Hollie Pihl, Washington County Task Force on Drunk Driving)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Authorizes judge in county where there is victim impact program to require driving while under influence of intoxicants diversion client to attend victim impact panel. Authorizes *[assessment of fee]* court to require defendant to pay reasonable fee, not to exceed \$5, to victim impact program to offset cost of defendant's participation.

A BILL FOR AN ACT

1
2 Relating to driving while under the influence of intoxicants diversion.

3 Be It Enacted by the People of the State of Oregon:

4 SECTION 1. Section 2 of this Act is added to and made a part of ORS chapter 813.

5 SECTION 2. In a county that has a victim impact program a court may require as a condition
6 of a driving while under the influence of intoxicants diversion agreement that the defendant attend
7 a victim impact treatment session. If the court requires attendance under this section, the court
8 may require the defendant, as part of the diversion agreement, to pay a reasonable fee to the victim
9 impact program to offset the cost of the defendant's participation. A court shall not order a de-
10 fendant to pay a fee in excess of \$5 under this section.

In accordance with Senate Bill 887, passed by the 1987 Oregon Legislature, and effective September 27, 1987, assessment fees collected from DUII diversion clients to attend the Washington County Victim Panel for Intoxicated Drivers will be used as follows:

Payment of mileage to panel members at 21¢ per mile

Payment to Spanish interpreter at \$10.00 per hour

Payment to uniformed officer at \$21.90 per hour

Host coffee/dessert for panel members

Administrative costs incurred by the DUII Coordination Office



CLACKAMAS COUNTY

Board of Commissioners

ED LINDQUIST
CHAIRMAN

DALE HARLAN
COMMISSIONER

DARLENE HOOLEY
COMMISSIONER

MICHAEL F. SWANSON
CHIEF EXECUTIVE OFFICER

On behalf of the Clackamas County DUII (Driving Under the Influence of Intoxicants) Task Force, you are cordially invited to attend the first Clackamas County DUII Victims Panel.

September 18, 1987

7:30 p.m.

Clackamas Community College
Pauling Center, Room 101

The Panel consists of victims of alcohol-related crashes. They will relate their stories (in a non-accusative manner) to persons who have been sentenced to attend this panel by Clackamas County Judges as part of their probation.

We must request that there be no filming or photographs of the offenders without their permission.

Press kits will be provided and we will be available to answer questions beginning at 6:30 p.m. If you have any questions prior to then, please feel free to call Sandra Gillman, Victims Panel Coordinator, at 657-2038 or 656-4805.



The Clackamas County Victims Panel is held on the third Thursday of every month. We request that a list of the people that are being sent to the Victims Panel as part of their treatment program by name, and date of birth, to be sent to Connie Strangfield, Clackamas County Sheriff's Office, 2223 S. Kaen Rd., Oregon City, Or. 97045, one week prior to the panel.

The following is a list of Panel dates:

November	20, 1987
December	18, 1987
January	15, 1988
February	19, 1988
March	18, 1988
April	15, 1988
May	20, 1988
June	17, 1988
July	15, 1988
August	19, 1988
September	16, 1988
October	21, 1988
November	18, 1988
December	16, 1988

If you need any further information please contact Connie Strangfield at 655-8218 or Sandra Gillman at 656-4805 or 657-2938.

**YOU HAVE BEEN SENTENCED TO ATTEND THE
VICTIM PANEL FOR INTOXICATED DRIVERS**

NAME _____

DATE _____

7:30 p.m - 9:00 p.m.

Clackamas Community College
Pauling Center Room 101
Oregon City, Oregon

Rescheduling is **NOT** permitted except in case of extreme emergency.
In that case, call Connie Strangfield at 655-8218

**THE PANEL WILL BEGIN PROMPTLY AT 7:30 p.m.
IF YOU ARE LATE YOU WILL NOT BE ADMITTED**

FAILURE TO ATTEND WILL BE A VIOLATION OF YOUR PROBATION

NO YOUNG CHILDREN

**DRINKING OR ILLICIT DRUG USE PRIOR TO
ATTENDANCE IS STRICTLY PROHIBITED**

Signature _____

Probation Officer _____

Drunk drivers to face crash victims

By PAT O'HALLORAN
Staff Writer

People convicted in Clackamas County District Court of drunk-driving offenses after Aug. 1 will face an additional penalty, one that supporters hope will affect their emotions.

A victims panel is being organized to confront offenders with how a drunk driver has affected their lives. The victims will meet once a month to tell their stories.

Sandra Gillman, vice president of the county Mothers Against Drunk Driving, said the victims will be family, friends and victims themselves. She is also hoping to locate a former drunk driver.

Gillman heard of the panel being held in the Seattle, Wash., area. When Washington County started one, she brought together a number of county officials, including District Court Judge Robert Burns, to hear the first panel.

The plans began to take shape after they saw the success of the panel, Gillman said.

Gillman spoke of an 18-year-old woman at the Washington County panel who told of killing her best friend while driving drunk and is now in deep debt because of lawsuits.

"She's ruined her life at 18," Gillman said. "People say, 'That's what's going to happen to me.'"

"This panel comes at it from all angles."

Offenders will not be identified, Gillman said, nor will the victims

'I would do anything'

By PAT O'HALLORAN
Staff Writer

"If I could just get through to a person. . . I would do anything."

U.S. Marine Corps Capt. Richard Poppe was killed 4½ years ago in Tucson, Ariz., when a car driven by a drunk crossed four lanes of traffic and rammed his car.

"He wasn't even given a chance," said his mother, Doris Poppe of Oregon City.

He left behind his wife and two young daughters who are still dealing with the tragedy, Poppe said.

One girl is just finishing up psychiatric treatment, Poppe

said, while the other is still being treated for a delayed reaction.

"It devastated my husband and me," she said. He was the youngest son of three.

Poppe applied through the county District Attorney's Victim Assistance Division to be a member of the newly formed victims panel designed to confront drunk drivers convicted in county District Court.

She has not been screened or accepted to the program yet.

"If I could just in any way describe to those people . . ." Poppe said. "Myself, I feel those two little girls are the victims.

"Our son had such a future."

speaking accusingly.

"The panel is not a finger-pointing panel," Gillman said. "The project tugs at your heart and the courts haven't done that until now."

Victims will be screened by the county District Attorney's Victim Assistance Division.

"We will be involved not only in victim panel selection but also in providing the ongoing emotional support for panel members," said Sharon O'Shea, director of the division.

The screening is done to ensure that victims have reached a stage of emotional stability and are not directing anger at the offenders attending

the monthly sessions.

The panel would not do any good, Gillman said, if district court judges were not supportive.

Burns said, "I came away very impressed."

As he sat there among the many observers, Burns said, "I tried to kind of sneak a look around. It was really kind of astonishing to see how spellbinding it was."

One of the three district court judges is new, with the retirement of Judge Raymond Bagley Jr., but Burns said he would lobby the new judge to also sentence offenders to the program.



SANDRA GILLMAN
Organizing confrontation

"It has a real chance of being an effective tool," Burns said. "It's a chance to really bring it home."

The panel will meet at the Pauling Center at Clackamas Community College.

"We didn't want them in a courtroom situation," Gillman said. "We wanted it on neutral ground. We wanted definitely (offenders) to feel comfortable and the victims to feel comfortable."

The cooperation of all parties involved has pleased Gillman.

"There has been absolutely no problems. Everyone in the county has bent over backwards to help us."

The Oregonian

THURSDAY, JUNE 4, 1987

Victims to assist DUII fight

By **FRAN JONES**
of The Oregonian staff

OREGON CITY — Clackamas County will begin in September a new program for drivers convicted of driving while under the influence of intoxicants. As part of their sentence, the offenders will be required to attend a presentation by a panel of victims who will tell what happened to them as a result of an intoxicated driver.

In some cases, convicted drunken drivers who have either injured or killed someone will talk about how the tragedy has affected their lives.

Sandy Gillman, a member of the Clackamas County DUII Task Force and a founding member of the Clackamas County chapter of Mothers Against Drunk Driving, said she heard about the program at a national MADD conference in San Francisco last year.

"I thought it was something we needed in Clackamas County," she said. Gillman researched the victims panel program that has been operating in the Seattle area for the past three years and kept track of progress that was being made in Washington County.

Washington County began its victims panel program last month, and a delegation from Clackamas County attended the first presentation.

Those attending the Washington County presentation with Gillman included Clackamas County District Judge Robert D. Burns; Peter Glazer, a trial lawyer in private practice in Lake Oswego and chairman of the the Governor's Advisory Board on DUII; William Hempeck, supervisor with the Clackamas County Corrections Division; Sharon O'Shea, director of the victim assistance division for the county district attorney's office; Wayne

Smith, traffic sergeant with the Clackamas County sheriff's department; and Kay Glazer, president of the MADD chapter in Clackamas County.

The delegates came away from the presentation impressed with its effectiveness, and the idea caught on, Gillman said.

She said one offender on the panel was especially effective.

When the woman was 18, she was involved in an alcohol-related accident and a passenger in her car, her best friend, was killed. At 19, she now relates the details of the tragedy as a memorial to her friend.

Burns polled the Clackamas County District Court judges, who agreed to use the presentation as a condition of probation.

"I was really impressed," Burns said. "You almost have to see it to understand the impact. You could have heard a pin drop.

"I can't think of an hour better spent than facing people who are sharing their tragedies in a non-accusatory way. It has a chance of reaching a lot of people. I'm enthusiastic about it," the judge added.

O'Shea and trained victims' advocates will screen victim volunteers before they appear on the panel.

"We want to be sure that the victims are at a point in their lives that they won't be devastated by reliving the tragedy again. People deal with grief differently," O'Shea said.

Clackamas County Circuit Judge Raymond R. Bagley said that while most DUII cases were heard in District Court, it is possible that county Circuit Court judges would take a look at the program. If it appeared beneficial they might also make the panel presentation a condition of sentence.

Gillman said letters would go out next month to victims MADD had dealt with to invite them to participate on the panel. A list of offenders who may want to volunteer will be compiled.

The task force is looking for a suitable site for the presentations.

"We want a quiet atmosphere where everyone can feel comfortable, including the offenders. We don't want confrontational finger-pointing," she said.

The public may attend the panel presentations, and offenders will be invited to bring members of their families or friends. There could be anywhere from 50 to 75 people in the audience, making it easier for offenders not to be so easily identified, she said.

Some have suggested that all students in driver's education courses attend one of the sessions, she said.

"But we are starting slowly to see how it works," Gillman said.

DUII consequences the subject of Victim Panel discussions

By TERI BROSH

OREGON CITY - "I have never been known to cry. Always (been) a tough act, but listening to these people put tears in my eyes. I hope I never have to come here again..."

The words are those of one of the DUII offenders who attended the county's first DUII Victim Panel Friday, Sept. 18, at Clackamas Community College.

The panel is a new tool available to judges in sentencing those who are convicted of driving under the influence of alcohol. The purpose is to show drinking drivers the consequences of their actions. Seven panel members told stories of pain and suffering that brought many in the audience to tears.

Sandra Gillman, panel coordinator, gave the in-

roduction by saying "Deaths and injuries caused by drinking and driving can be prevented." She said some of the panel members came from as far away as Rhododendron.

The first speaker was 39-year-old Beverly Westerfield, whose 15-year-old son, Keith was killed in October.

She told the story of how Keith, who was getting ready to attend a church meeting, jumped on his BMX bike to ride to the meeting rather than bother his mother who planned to take him.

She remembers that day, Oct. 13, very well. She recalls removing a load of laundry from the dryer, thinking her son still was not dressed. Then the phone rang.

She answered it and was told a bad accident had happened at the end of their road, and that

the driver had run off. Together, she and her husband drove the quarter-mile to the scene of the accident. There, she saw emergency vehicles, one of her son's shoes, and his body beside the road.

"We left Keith in God's hands that night," she said, noting he was taken by Lifelight to the hospital. Surgery was performed to stop internal bleeding.

By 2 p.m. the hospital called the Westerfield's and told them their son was deteriorating. When they arrived at the hospital he was cold and swollen, and his heart was beating 15 times per minute.

Keith died that day. To this day, his mother feels he "kept his heart beating so his death wouldn't be recorded on our youngest son's birthday."

See DUII, page 2



PANEL MEMBERS - Members of the DUII Victim Panel share a few moments Friday prior to discussions concerning their personal experiences at Clackamas Community College meeting. Photo by Teri Brosh