Sacramento County



Community Corrections Partnership Advisory Board

The CCP Advisory Board is responsible for providing ongoing data collection, evaluation and analysis, as well as input from local agency and community stakeholders, including formerly incarcerated individuals, to meet needs for AB 109 Plan updates due to the Board of State and Community Corrections (BSCC) each December.

Agenda: October 21, 2024, 10:30 AM – 12:00 PM

Location: County Administration Center (Open to the Public)

HEARING ROOM 1

700 H Street, 1st Floor, Sacramento, CA 95814

Invitees: CCP Advisory Board Members - Melinda Avey (Chair - Community

Member), Chris Baker (Sheriff's Office), William Conner (Sacramento Police Dept.), Joe Cress (Public Defender's Office), Abdoul Rodney Davis (Community Member), Tianna Hammock (Social Services), Michelle Jeremiah (Superior Court), Tamara Lacey (Community Member), Patrick Michael (Probation Department), Andrew Soloman (District Attorney's Office), Bradley Washburn (Community Member)

Alternates: Randal Beebe (Probation Department), Matthew Hovermale (Sheriff's

Office), Gerald Landberg (Sacramento Police Dept.), Alice Michel (Public Defender's Office), William Satchell (District Attorney's Office)

Staff: Laura Foster, CCP Analyst; Andy Read, County Counsel

CCPAB Meetings are Open to the Public.

Topic	Item Type	Presenter (If Applicable)
Welcome, Roll Call, and Public Comment Procedures	Information	Melinda Avey/ Laura Foster
Consent Matters	Action	Melinda Avey
1. Approve Action Summary from August 12, 2024 (Regular Meeting) 2. Approve Action Summary from September 30, 2024 (Special Meeting)		
Discussion Matters		
3. Election of Chair and Vice Chair	Action	Laura Foster
4. Approve 2025 Meeting Schedule	Action	Laura Foster
5. Report Back On October 3, 2024 Community Corrections Partnership Meeting	Information	Laura Foster
6. Jail Population Reduction Plans Status Report	Information	Laura Foster

7. AB 109 Plan 2025 Kickoff	Discussion	Laura Foster
Matters Not On The Posted Agenda		
8. Public Comment On Off-Agenda Items		
Separate Matters		
9. Staff Comments	Information	Laura Foster
10. Member Reports	Information	CCPAB Members
Adjournment		

Next CCPAB Meeting: November 18, 2024, 10:30 am - Noon Next CCP Meeting: December 5, 2024, 8:30 AM - 10:00 AM

Public Comment Procedures:

The CCPAB fosters public engagement during the meeting and encourages public participation, civility, and use of courteous language. The CCPAB does not condone the use of profanity, vulgar language, gestures or other inappropriate behavior including personal attacks or threats directed towards any meeting participant. There will be a designated time for public comment at the end of each item. Seating is limited and available on a first-come, first-served basis.

Speaker time limits

In the interest of facilitating the conduct of CCPAB business, members of the public (speakers) who wish to address the board during the meeting will have specific time limits as enumerated below. Matters not on the posted agenda will be discussed in accordance with the order of the agenda. Speakers should not expect CCPAB members to comment on or respond to comments directly during the meeting. The CCPAB may request county staff to follow up with a speaker or provide additional information after the meeting or at a later date.

The Chairperson, at their discretion, may increase or decrease the time allocation. Each speaker shall limit remarks to the specified time allotment as follows:

- Speakers will have 2-minutes total for each separate item.
- Speakers will have 2-minutes total for any matter not on the posted agenda.

<u>In-Person Public Comment</u>

Speakers will be required to complete and submit a speaker request form to staff. Staff will invite each individual to the podium to make a verbal comment.

Zoom Public Comment

Members of the Public participating through Zoom should observe the following procedures when providing public comment. Comments submitted through the "Chat" feature will not be accepted. If you wish to speak on an item, click on "raise

hand" after the item has been called. When it is your turn to speak, your name or telephone number will be called and you will be able to address the body. Please be sure your device is not muted. If you raise your hand after public comment has been closed, you will not be called.

Written Public Comment

The Public may provide written comments about a specific item on the agenda or off agenda matters by emailing SacCountyCCPAdvisoryBoard@saccounty.gov. Written public comments should include the meeting date item number or offagenda item. Providing contact information is optional. Written comments are distributed to members and filed in the record.

View Meeting

The meeting is live streamed via Zoom. Members of the Public may participate via Zoom using the following link:

<u>Link:</u> https://saccounty-net.zoomgov.com/j/1605628057.

Meeting Material

The on-line version of the agenda and associated material is available at https://saccoprobation.saccounty.gov/Pages/CCPAB.aspx.

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The CCP Advisory Board is responsible for providing ongoing data collection, evaluation and analysis, as well as, input from local agency and community stakeholders, including formerly incarcerated individuals, to meet needs for AB 109 Plan updates due to the Board of State and Community Corrections (BSCC) each December.

Action Summary from: August 12, 2024, 10:30 AM - 12:00 PM

Meeting Location: County Administration Center, Board of Supervisors

Chambers, 700 H Street, 1st Floor, Sacramento, CA 95814

Facilitator: Laura Foster, Management Analyst II, Public Safety and Justice

Attendees: CCP Advisory Board Members: Melinda Avey (Chair - Community

Member), Chris Baker (Sheriff's Office), William Conner (Sacramento Police Department), Joe Cress (Vice Chair - Public Defender's Office), Abdoul Rodney Davis (Community Member), Tianna Hammock (Social Services), Michelle Jeremiah (Superior Court), Tamara Lacey (Community Member), Patrick Michael (Probation Department), Andy Soloman, (District Attorney's Office), and Bradley Washburn

(Community Member)

Staff: Laura Foster (CCP Analyst)

Absent: N/A

CCPAB Meetings are open to the public.

Topic	Item Type	Presenter (If Applicable)
Welcome, Roll Call, and Public Comment Procedures	Information	Melinda Avey/ Laura Foster
Roll Call was completed and a quorum was established.		
Consent Matters	Action	Melinda Avey
1. Approve Action Summary from Prior Meetings		
The Action Summary from the July meeting was corrected to note Member Washburn's absence. Member Cress made a motion to approve the Consent Calendar. Member Hammock seconded the motion. The motion was approved by consensus. No public comment was received.		
Discussion Matters		
2. Update from CCP Meeting	Information	Laura Foster
Staff provided a brief update on discussions that took place during the recent CCP meeting held on August 1, 2024. No public comment was received.		
3. Update on AB 2882 Legislation	Information	Laura Foster

Staff provided a brief update on the progress of AB 2882, including a list of individuals and organizations who support and oppose the bill. No public comment was received. 4. Update on Ad Hoc Committees Information Laura Foster Staff provided a brief update on the Racial Disparities Ad Hoc Committee, which is working on identifying data sources and will meet again later today. The Crime Survivors Ad Hoc Committee desires to connect with Darby Geller in the DA's Office before initiating its work. No public comment was received. 5. AB 109 Plan Prioritization and Draft AB Discussion Laura Foster 109 Plan Discussion The CCPAB reviewed the results of the prioritization exercise completed by CCPAB members for the programs and services listed in Category B. The CCP will also do its own survey and the resulting list may change. Staff also shared the information provided by the AB 109 recipient agencies regarding the positions and contracts funded by AB 109 to improve the transparency of the plan. Staff continues to coordinate with the departments to work through this new request and ensure that any information posted publicly in the plan is accurate. The CCPAB also discussed whether additional meetings would be necessary to discuss and review the plan before it goes to the CCP for approval. Staff will work to identify an additional date if needed. 6. CCPAB Community Member Information Laura Foster **Application Process** Staff notified the CCPAB that, per its bylaws, two community member seats will be up for appointment at October's CCP meeting. The application will be posted to the CCPAB webpage by September 1st and will be open for two weeks. Any applicants will be interviewed by staff; staff then makes a recommendation for the CCP to consider. Members currently serving on the CCPAB may reapply for additional terms. Matters Not On The Posted Agenda 7. Public Comment On Off Agenda Items No public comment was received. Separate Matters Laura Foster 8. Staff Comments Information Staff had no comments. **CCPAB Members** 9. Member Reports Information

Member Hammock shared about the opening of three new medical intake offices in the jail to provide greater confidentiality; a fourth room will be opening soon.

Adjournment

Chair Avey adjourned the meeting.

Sacramento County



Community Corrections Partnership Advisory Board

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Action Summary from: September 30, 2024, 10:30 AM - 12:00 PM

Meeting Location: County Administration Center, Board of Supervisors

Chambers, 700 H Street, 1st Floor, Sacramento, CA 95814

Facilitator: Laura Foster, Management Analyst II, Public Safety and Justice

Attendees: CCP Advisory Board Members: Melinda Avey (Chair - Community

Member), Chris Baker (Sheriff's Office), William Conner (Sacramento Police Department), Joe Cress (Vice Chair - Public Defender's Office), Abdoul Rodney Davis (Community Member), Tianna Hammock (Social Services), Michelle Jeremiah (Superior Court), Tamara Lacey

(Community Member), Patrick Michael (Probation Department

Staff: Laura Foster (CCP Analyst)

Absent: Andy Soloman (District Attorney's Office), Bradley Washburn

(Community Member)

CCPAB Meetings are open to the public.

Topic	Item Type	Presenter (If Applicable)
Welcome, Roll Call, and Public Comment Procedures	Information	Melinda Avey/ Laura Foster
Roll Call was completed and a quorum was	established.	
Consent Matters	Action	Melinda Avey
1. Approve Action Summary from 8.12.24	Meeting	
Staff requested to move this item to a future meeting. Member Cress made a motion to move the item. Member Baker seconded the motion. The motion was approved by consensus. No public comment was received.		
Discussion Matters		
2. Discussion and Possible Action to Recommend Draft AB 109 Plan 2024 Update for CCP Approval	Discussion/ Possible Action	Laura Foster
The CCPAB reviewed the draft AB 109 Plan 2024 Update in detail, making minor		

The CCPAB reviewed the draft AB 109 Plan 2024 Update in detail, making minor updates and corrections as suggested by members. Member Baker made a motion to approve the AB 109 Plan 2024 Update and recommend it be presented to the CCP. Member Lacey seconded the motion. The motion was approved by consensus. No public comment was received.

Matters Not On The Posted Agenda		
3. Public Comment On Off Agenda Items		
No public comment was received.		
Separate Matters		
4. Staff Comments	Information	Laura Foster
Staff provided brief updates on the approved FY 24/25 Budget, the progress of AB 2882 legislation, CCPAB ad hoc committees, the upcoming Jail Population Reduction Plans Status Report, and plans to update the CCPAB meeting schedule. Staff encouraged public participation at the October 2024 CCPAB meeting as the CCPAB will be developing its plan for approaching the AB 109 Plan 2025 Update.		
5. Member Reports	Information	CCPAB Members
No member reports were shared.		
Adjournment		
Chair Avey adjourned the meeting.		

Community Corrections Partnership Advisory Board

DATE: October 21, 2024

TO: Community Corrections Partnership Advisory Board

FROM: Laura Foster, Management Analyst II, Public Safety and Justice

RE: STAFF REPORT ON AGENDA ITEM #3

#3 - Election of Chair and Vice Chair

Recommendation:

Staff recommends the CCPAB elect a Chair and Vice Chair for the year beginning October 2024 and ending in September 2025.

Background:

Pursuant to the CCPAB's Bylaws, the officers of the CCPAB include a Chair and Vice Chair, each of whom must be a member of the CCPAB. The Chair is the presiding officer at regular and special meetings of the CCPAB. In the absence of the Chair, the Vice Chair presides at regular and special meetings of the CCPAB. The Chair of the CCPAB must be a Community Member; the Vice Chair may be filled by an Agency Representative.

The CCPAB elects its officers during each October meeting of the calendar year.

- Community Member Melinda Avey has offered to serve as the CCPAB's Chair for the coming year.
- Social Services Representative Tianna Hammock has offered to serve as the CCPAB's Vice Chair.

Additional members who are interested in serving in one of these positions may nominate themselves during the meeting.

Community Corrections Partnership Advisory Board

DATE: October 21, 2024

TO: Community Corrections Partnership Advisory Board

FROM: Laura Foster, Management Analyst II, Public Safety and Justice

RE: STAFF REPORT ON AGENDA ITEM #4

#4 - Approve 2025 Meeting Schedule

Recommendation:

Staff recommends the CCPAB approve the proposed meeting schedule for 2025, which includes changes to the remaining dates in 2024.

Background:

The CCPAB has typically met on the 2nd Monday of each month from 10:30 am – Noon in the Board of Supervisors Chambers. Based on discussions held during the September CCPAB meeting and a series of upcoming conflicts for the Advisory Board's designated staff, staff recommends moving the CCPAB's regular schedule to the 3rd Monday of each month, with exceptions made due to holidays and facility conflicts. Staff further recommends that meetings be held in Hearing Room 1 to facilitate greater discussion among Advisory Board members. Meetings will continue to be livestreamed for the benefit of the public.

The proposed meeting schedule for the remainder of 2024 and all of 2025 is as follows:

- November 18, 2024; 10:30 am Noon
- December 16, 2024; 10:30 am Noon
- January 27, 2025; 10:30 am Noon¹ (4th Monday)
- February 24, 2025; 10:30 am Noon¹ (4th Monday)
- March 17, 2025; 10:30 am Noon
- April 21, 2025; 10:30 am Noon
- May 19, 2025; 10:30 am Noon
- June 9, 2025; 10:30 am Noon² (2nd Monday)
- July 21, 2025; 10:30 am Noon
- August 18, 2025; 10:30 am Noon
- September 22, 2025; 10:30 am Noon
- October 20, 2025; 10:30 am Noon
- November 17, 2025; 10:30 am Noon
- December 8, 2025; 10:30 am Noon² (2nd Monday)

¹ Moved to 4th Monday due to a Holiday occurring on the 3rd Monday.

² Moved to 2nd Monday (the 3rd and 4th were unavailable due to technical improvements occurring in the Board Chambers and Hearing Rooms).

Community Corrections Partnership Advisory Board

DATE: October 21, 2024

TO: Community Corrections Partnership Advisory Board

FROM: Laura Foster, Management Analyst II, Public Safety and Justice

RE: STAFF REPORT ON AGENDA ITEM #6

#6 - Jail Population Reduction Plans Status Report

Recommendation:

N/A - Informational Only

Background:

Pursuant to the revised Jail Population Reduction Plans shared with the Board of Supervisors at its April 9, 2024 meeting, reporting and documenting progress toward jail population reduction has shifted to align with the six-month timeframes used by the County in providing Remedial Plan Status Reports to the United States District Court for updates on overall progress toward achieving compliance with the Mays Consent Decree. Semi-annual progress and status reports include notable updates as well as in-depth analysis on select focus areas.

To ensure that reports are meaningful and comprehensive, reports are compiled and published on the Public Safety and Justice Agency (PSJA) Reports and Resources webpage within 3 months (90 days) following the conclusion of the reporting period. Semi-annual reports are also submitted to the Board of Supervisors as Communications Received and Filed. This report reflects the period of January 1 – June 30, 2024. The report also includes in-depth discussions of efforts surrounding Mental Health Diversion and the Incompetent to Stand Trial (IST) population.

This report was published to the <u>PSJA Reports and Resources webpage</u> on September 30, 2024 and is included as a Receive and Filed Communication for the October 22, 2024 Board of Supervisors Meeting Agenda.

Sacramento County's AB 109 Plan is designed to work in collaboration with the County's Jail Population Reduction Plans. The CCPAB previously requested to receive updates on progress of the Jail Population Reduction Plans, and these status reports are provided to support this request.

Attachments:

ATT 1 - JPRP Status Report (January - June 2024)

Jail Population Reduction Plans Status Report (Jan – June 2024)

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Report Summary

For the period of January through June 2024, Sacramento County continued to work to monitor the population of the jail system and support efforts to reduce bookings, lengths of stay, and returns to custody. Highlights of the reporting period include:

- Continuing to keep the Average Daily Population (ADP) of the jail system below the level indicated in the 2021 Sacramento County Jail Study and far below the jail's rated bed capacity as determined by the Board of State and Community Corrections (BSCC). While ADP and bookings increased since the prior report, there have been reductions in average length of stay for all inmates (pretrial and sentenced). Increases in ADP may be partially attributed to an increase in court commitments, while increases in bookings are attributed to individuals charged with misdemeanors who booked and released within 24 hours.
- Coordination with justice and health system stakeholders to develop performance measurement goals for each of the six strategies in the Revised Jail Population Reduction Plans published in April 2024. Each of the six strategies includes information about the County's level of ownership and responsibility, with all strategies requiring cross-system partnerships for full implementation and effectiveness.
- Discussion with community groups, including the Public Safety and Justice Agency Advisory Committee, to provide input into the creation of draft Dashboards to document progress toward achieving jail population reduction. Staff have also reviewed public-facing dashboards, such as the <u>Salt Lake County's Jail Dashboard</u>, and initiated discussions about the feasibility of developing similar tools.
- Expansions in crisis response and forensic division efforts by the County's Behavioral Health Services, including increases in availability and requests for the Community Wellness Response Team, coordinative efforts to develop a bilateral referral process for crisis response calls, staffing changes to decrease wait times for clients needing assessment for a mental health diversion application, and investments in the number of full-service partnerships available for justice-involved clients.
- Efforts to secure additional funding to increase post-release service connections to behavioral health treatment, housing, and other resources, including submission of a grant application seeking \$8,000,000 in Proposition 47 funds. Once awarded in October 2024, these funds will

- facilitate the development of a Reentry Opportunities and Access to Resources (ROAR) program, expanding supportive resources to individuals exiting Sacramento County jail facilities.
- Steady increases in the number of clients released on pretrial monitoring, while retaining low rates of pretrial participants with new arrests.
- Ongoing improvements in communication and data sharing efforts, including drafting of a Memorandum of Understanding for the Social Health Information Exchange, and efforts to develop automated reports to better integrate and analyze jail data for ongoing use.
- Coordination with criminal justice and social services partners involved in Mental Health Diversion to create efficiencies and expand capacity. A deep dive of concerns and efforts involving Mental Health Diversion are attached as Exhibit A.
- Analysis of the impacts of the Incompetent to Stand Trial (IST) process, based on changes in legislation instituting a growth cap for the number of persons declared IST requiring treatment in a state hospital setting. This analysis is attached as Exhibit B.
- Completion of a Risk Assessment and Screening Tools Team Report, concluding a year-long working group to identify what information is captured when screening and assessments are conducted; determine if and how that information is shared to support criminal case process and/or healthcare, custody status, and service decisions; discuss operational use and validity; identify improvements that could be made to better align partners; and develop opportunities to apply technology and process changes to better inform decisions and streamline workflows. The complete report, attached as Exhibit C, includes recommendations to:
 - Set guidelines for alignment across partners and decision points and with CalAIM requirements.
 - Standardize training and education for use of tools across the criminal justice continuum.
 - Identify agency contact persons responsible for linking collaborating agencies through information exchange and communication.
 - Develop a focus on process improvement by looking for streamlining opportunities, which could include increasing use of technology to improve accuracy, reducing duplication of work, increasing efficiency and timeliness, and increasing information sharing across systems and agencies working with the same individuals as they encounter and proceed through the jail/criminal justice system.

Jail Population Overview

Based on data provided by the Sacramento County Sheriff's Office Jail Profile Survey reports, the average daily population (ADP) and number of persons booked each month have both declined since 2019 (pre-pandemic levels). The average daily population (ADP) remains far below the jail system's BSCC rated capacity of 4,005. The ADP identified in O'Connell Research Inc.'s Sacramento County Jail Study was 3,219, which relied upon data from 2021. The overall goal of the Jail Population Reduction Plans is to reduce the ADP of the jail system by at least 600. The 2024 Q2 ADP was 3,180, indicating an overall reduction of 39.

The 2021 Jail Study relied on data from a period when the jail system was experiencing significant impacts from the COVID-19 pandemic and it was unclear to what extent the ADP would increase once the state of emergency resolved. Due to these challenges, the Revised Jail Population Reduction Plans published in April 2024 determined that 2023 data provides a better comparative baseline to assess the progress toward achieving the performance measurement goals that have been developed for each of the six strategies to reduce bookings, lengths of stay, and returns to custody. Changes in the composition of the jail system are further documented through charts provided on the felony and misdemeanor ADP, sentenced and unsentenced ADP, and felony ADP by risk and entry type. Additional data trend information may be found throughout the report in updates on individual strategies.

Beyond the information provided, additional information regarding justice system trends is available on the <u>Public Safety and Justice Agency Reports</u> and <u>Resources website</u>. The County continues to work with O'Connell Research to further explore the composition of Sacramento County's jail population to develop greater comprehension of program and policy impacts to identify and implement improvements.

Bookings, Lengths of Stay, and Returns to Custody

Since COVID-19 restrictions have lifted, there has been an increase in the ADP and bookings for Sacramento County's jail system, reflected in Figure 1. Preliminary research suggests this may be due to several factors, including court commitments that were delayed during the COVID-19 pandemic and changes in booking practices for out-of-County warrants, among others.

While bookings and ADP are slightly elevated from the prior reporting period, average length of stay has decreased, shown in Figure 2.

Figure 1: ADP and Jail Bookings Over Time

Source: Sheriff's Office Jail Profile Survey

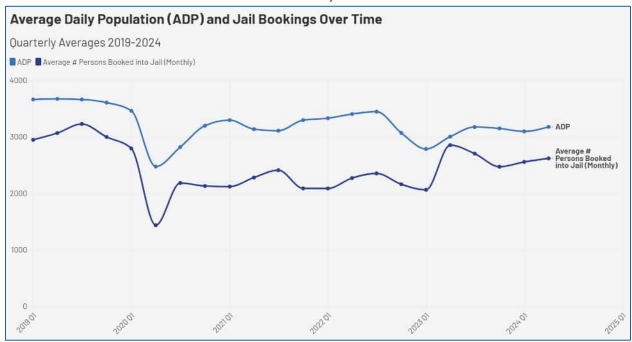
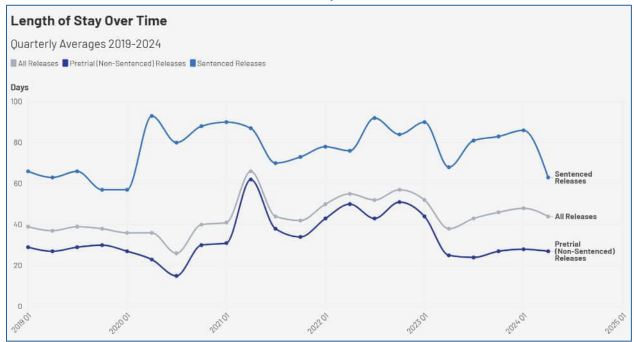


Figure 2: Average Length of Stay Over Time

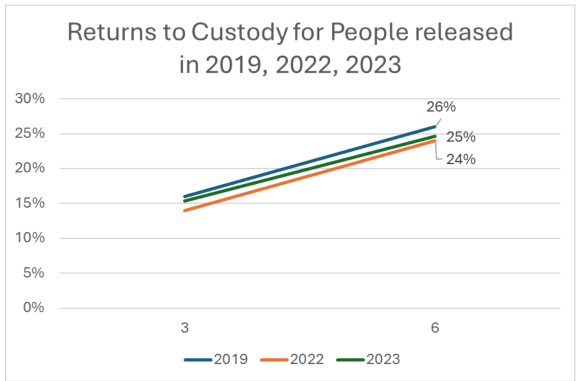
Source: Sheriff's Office Jail Profile Survey



Returns to custody rates remain consistent. Figure 3 shows there has been little change in the short-term rate of returns to custody, staying at around 25% of all individuals released being booked into jail one or more times in the six (6) month period following release.

Figure 3: Returns to Custody for People Released in 2019, 2022, and 2023 after 6 Months





Jail System Changes in Composition

In comparison to 2023, the proportion of the jail system's ADP comprised of sentenced and unsentenced individuals remains consistent with data from the period of January – June 2024. Figure 4 shows the ADP by Sentence Status from 2019-2024. Similarly, there is consistency in the proportion of the ADP for felonies and misdemeanors, with approximately 95% of the ADP comprised of individuals with felony charges. Figure 5 shows the ADP by underlying charge type from 2019-2024.

Figure 4: ADP by Sentence Status Over Time

Source: Sheriff's Office Jail Profile Survey

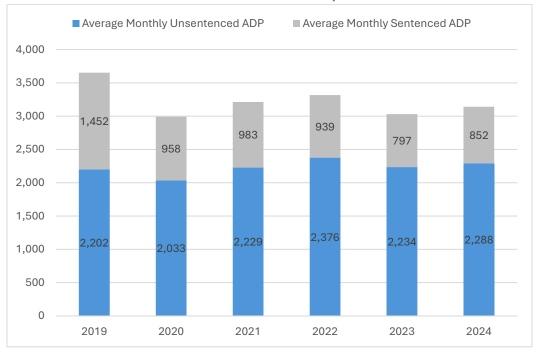
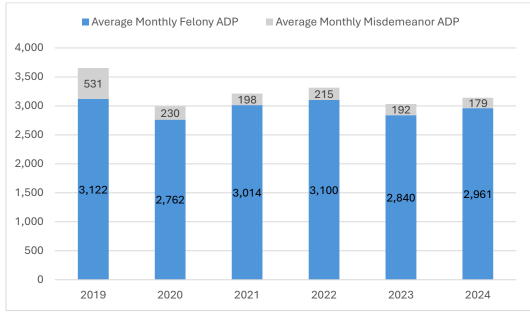


Figure 5: ADP by Charge Type Over Time

Source: Sheriff's Office Jail Profile Survey

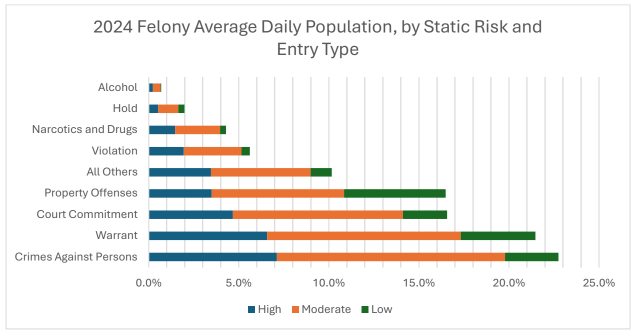


For the 95% of the population facing felony charges, there have some shifts since 2023 in their reasons for entering the jail. The proportion of individuals held for Violations, Property Offenses (particularly those with low static risk scores), Court Commitments, and Warrants increased in 2024 compared to

2023. The proportions of individuals held for Crimes Against Persons decreased. Figure 6 shows the Felony ADP by Static Risk and Entry Type.

Figure 6: Felony ADP by Risk and Entry Type

Source: O'Connell Research



Due to delays in receiving the necessary data sets, future reports will need to be used to for greater in-depth analysis. Future reports could be used to address the extent to which there have been any changes in booking, length of stay, and returns to custody for different demographics (grouped by race, gender, age, housing status, static risk level, etc.). They could further address trends in individuals booked for new crimes compared to non-new crimes, among others.

Strategy Updates

The following pages will detail progress made in each of the six strategies aimed at reducing the jail population. In this report, each strategy includes the following:

Target/Objective

 A brief description of the intention behind each strategy. A more extensive description, including a complete Problem Statement, identification of Goals Served, overall Alignment and Relevance, Focus Areas, and associated Elements from the original 2022 Jail Population Reduction Plans may be found in the <u>Revised Jail</u> <u>Population Reduction Plans from April 2024</u>, available on the <u>Public Safety and Justice Agency's Reports and Resources</u> website.

Measurement Goal(s)

As noted in the Revised Jail Population Reduction Plans published in April 2024, the Public Safety and Justice Agency worked with County partners to develop one or more measurement goal for each strategy. In future reports, each status report will track the progress made toward achieving each identified measurement goal. Additional goals may be added as new investments occur or new programs become available.

• Required Partnerships for Success

While the County was required to develop a jail population reduction plan as part of its obligations under the Mays Consent Decree, the County has very little independent control over the flow into and out of the County jail system. Each strategy includes a brief description of the critical partnerships involved in making demonstrable progress that can result in a lower average daily population through reduced bookings, lengths of stay, and returns to custody.

Notable Updates

Each strategy includes a brief description of the substantial programmatic or systemic changes occurring within the January
 June 2024 time frame that may positively or negatively affect the strategy's overall impact on reducing the jail population.

Offer behavioral health interventions before and during a crisis to prevent jail admissions and further justice-involvement

Target/Objective

Reduce the number of individuals with behavioral health needs entering the criminal justice system by creating resources and improving linkage to timely intervention strategies and services, thereby minimizing crisis escalation, unnecessary arrests, and jail admissions.

Measurement Goal

Increase use of Community Wellness Response Team by 50% in three years (from 2023 baseline) by providing timely behavioral health support to individuals in crises, preventing unnecessary jail admissions when a more appropriate intervention is available.

Required Partnerships for Success

The County cannot reduce the jail population under this strategy without the assistance and shared support of crucial partners. Success in improving crisis care offerings and decisions to choose paths beyond those that result in jail bookings and continued justice-involvement requires collaboration and shared vision among many government and community-based entities. Furthermore, this strategy is supported when community members' knowledge about resources and how to best access them is increased. An asterisk is used to identify the partners whose direct operational authority is not determined by the Board of Supervisors.

- Sacramento County
 - Health Services Department (Behavioral Health Services)
 - Probation Department
 - Sheriff's Office*
- Community-based Behavioral Health Providers*
- Community-based Medical Care Providers*
- Community Members*
- City, State, and Federal Law Enforcement Agencies*

Notable Updates

Community Wellness Response Team

Community Wellness Response Teams (CWRT) include mental health counselor and a peer with lived experience, who receive requests from 988 or the County's HOPE line, to provide a mobile response to individuals that may benefit from in-person de-escalation services, assess needs and risks, and create safety plans. Between January and June 2024, staffing and availability of CWRT increased.

- Allocated County staffing expanded from 33 to 36.
- County staffing vacancy rate reduced from 42% to 28%.
- Bay Area Community Services (BACS) allocated staffing remained at 22.
- BACS vacancy rate reduced from 84% to 22.7%.
- Available hours for CWRT, through BACS, increased to 24/7.

Reviewing available data on 988 calls and CWRT responses between February and June 2024 (January not available; for more information – view Program Implementation Updates on the <u>Community Wellness Response</u> <u>Team website</u>)

- 7,125 calls received by 988 with a 96% resolution rate (not requiring a CWRT referral)
- 337 CWRT calls, including 988 referrals and direct calls to the County Hope Line (916-999-HOPE)
- 220 (65%) of CWRT calls resulted in a Mobile Response
- 60% of individuals reached during a Mobile Response were stabilized in the community
- 7% of individuals reached during a Mobile Response were given referrals and warm handoffs to Behavioral Health Services

Bilateral Referral Process

A workgroup continued to meet monthly to develop a bilateral referral process to assist with coordination between Behavioral Health Services and law enforcement partners. The goal is to assist in successful transfers for calls that can be downgraded from 911 to the County's HOPE line, which can dispatch the CWRT and provide additional resources for officers in the field. The workgroup has been drafting a Memorandum of Understanding to document Behavioral Health Services' responsibilities as well as those of the

partnering law enforcement agency. There is also ongoing work to develop a 30-day pilot program with Folsom Police Department in early 2025. BHS also developed a <u>resource guide for law enforcement partners</u>; a presentation on these, and other services, will be shared with the Criminal Justice Cabinet in Fall 2024.

Mobile Crisis Support Teams (MCSTs)

The Mobile Crisis Support Team (MCST) is a collaboration that brings county behavioral health and law enforcement into one team to mitigate mental health crisis in the community via central dispatch.

For January – June 2024, teams were assigned to the following partnerships and areas: SSO North Division, SSO Central Division, Citrus Heights Police Department, Folsom Police Department, SSO East Division/Rancho Cordova Police Department, and Galt Police Department. During this time frame:

- There were 402 MCST encounters across the six partnership areas for 400 unduplicated clients.
- 99 MCST encounters (25%) involved initiating applications for 5150 holds.
- 16 MCST encounters (4%) resulted in hospitalization.
- MCST encounters included individuals ranging from 8-87 years old. The most prevalent demographics were White/Caucasian, non-Hispanic, English-speaking, housed, heterosexual women.
- 27% of MCST encounters involved individuals linked to outpatient programs in Sacramento County's Mental Health Plan.

Initial data from MCSTs working with the Sheriff's Office indicate a 96% arrest diversion rate, with only 6 of 156 encounters ending in arrest for the period of January – March 2024.

2. Maximize initial deflection and pre-arraignment release opportunities for eligible individuals

Target/Objective

By reducing bookings at Sacramento County Jail facilities for individuals who can be cited and released in alternate locations, average daily population can be reduced. By promptly releasing low-risk individuals, their length of stay can be minimized.

Measurement Goal

Reduce proportion of bookings released within 24 hours by 10% (from 2023 baseline)

Required Partnerships for Success

The County cannot reduce jail bookings or reduce length of stay under this strategy without the assistance and shared support of crucial partners. Decisions in the field by law enforcement partners, as well as decisions made in review pre-arraignment release requests, will determine the success of this strategy. An asterisk is used to identify the partners whose direct operational authority is not determined by the Board of Supervisors.

- Sacramento County
 - Sheriff's Office*
- Sacramento Superior Court*
- City, State, and Federal Law Enforcement Agencies*

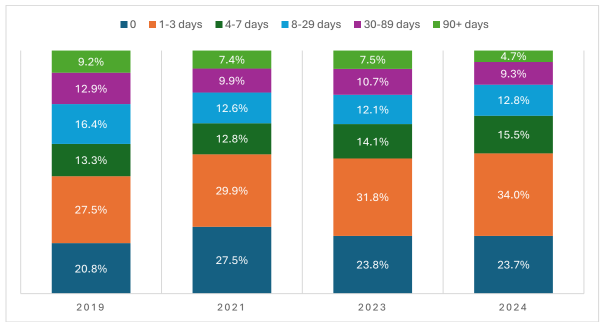
Notable Updates

Since December 2023, the Superior Court and its partners implemented a new pre-arraignment review process. At this time, data is not available regarding the number of reviews completed, nor the number of releases granted pursuant to a pre-arraignment review that considers an individual's public safety risk as well as their ability to pay bail. The Public Safety and Justice Agency will work with the Superior Court to determine the feasibility of tracking these statistics moving forward.

Overall, in comparison to 2023 data, the distribution of lengths of stay remains relatively consistent, with greatest reduction seen for those staying over 30 days (Figure 7). In comparison to 2023, there has been an increase in the number of people released between 1 and 3 days.

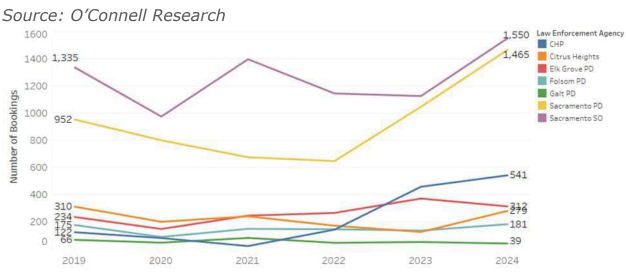
Figure 7: Length of Stay Distribution (2019, 2021, 2023, 2024)

Source: O'Connell Research



The proportion of persons entering and leaving jail within 24 hours continues to account for nearly a quarter of individuals booked. While this population does not contribute significantly to the jail's ADP, it uses jail resources to process these individuals. Figure 8 shows individuals booked for new crimes and released within 24 hours by arresting agency (January – June of each year). The Sheriff's Office (including Rancho Cordova PD) and Sacramento Police Department are the largest agencies and contributors.

Figure 8: Individuals Released within 24 hours by Arresting Agency for a New Crime Related Booking (Jan- June Time Period)



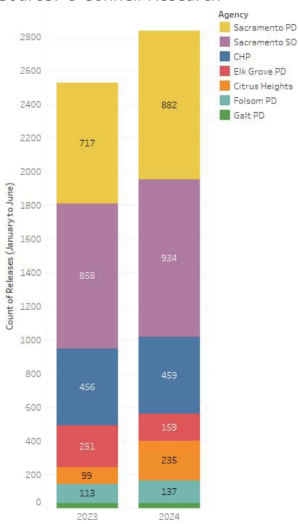
Of particular interest are individuals booked under California Penal Code Section 853.6, which grants law enforcement officers the discretion to book an individual facing a misdemeanor charge into jail for processing under any of the following circumstances:

- 1. The person arrested was so intoxicated that he or she could have been a danger to himself or herself or to others.
- 2. The person arrested required medical examination or medical care or was otherwise unable to care for his or her own safety.
- 3. The person was arrested under one or more of the circumstances listed in Sections 40302 and 40303 of the Vehicle Code.
- 4. There were one or more outstanding arrest warrants for the person.
- 5. The person could not provide satisfactory evidence of personal identification.
- 6. The prosecution of the offense or offenses for which the person was arrested, or the prosecution of any other offense or offenses, would be jeopardized by immediate release of the person arrested.
- 7. There was a reasonable likelihood that the offense or offenses would continue or resume, or that the safety of persons or property would be imminently endangered by release of the person arrested.
- 8. The person arrested demanded to be taken before a magistrate or refused to sign the notice to appear.
- 9. There is reason to believe that the person would not appear at the time and place specified in the notice. The basis for this determination shall be specifically stated.
- 10. The person was subject to Section 1270.1.

Figure 9 shows the 853.6 releases by arresting agency in 2023 and 2024 from January to June in each year. Many agencies had significant increases in the use of this release code in 2024. Citrus Heights Police Department use increased 137%, Sacramento Police Department use increased 23%, Sacramento Sheriff's Office (including Rancho Cordova Police Department) use increased 9%, and Folsom Police Department use increased 21%. Elk Grove Police Department was the main exception, having reduced its use by 37%. The frequent use of this release code for individuals with short stays warrants further analysis to determine the extent to which community-based resources could be better utilized to prevent bookings in certain circumstances, particularly for intoxicated individuals and those requiring additional medical care.

Figure 9: 853.6 Releases by Arresting Agency (Jan – June 2023 and 2024)





The Law Enforcement Coordination for Booking Alternatives working group will reconvene in 2024 to focus on protocol development for law enforcement access and use of existing social service or behavioral health and housing resources to support efforts to reduce bookings for individuals who can be deflected, diverted, and linked to services.

3. Minimize use of county jail for federal and out-ofcounty inmates

Target/Objective

Implement strategies to reduce the number of federal, state, and out-ofcounty inmates housed in local jails, optimizing local resources and enhancing operational efficiency.

Measurement Goals

- Reduce length of stay for detainees with out of county warrants by 10% (from 2023 baseline).
- Sustain reduced contract with the U.S. Marshal Service at 100 jail beds (ADP) for detainees facing federal charges.

Required Partnerships for Success

The County cannot reduce jail bookings or reduce length of stay under this strategy without the assistance and shared support of crucial partners. Decisions by law enforcement partners in the field and in custody when addressing individuals with out-of-county warrants determine the success of this strategy. An asterisk is used to identify the partners whose direct operational authority is not determined by the Board of Supervisors.

- Sacramento County
 - Sheriff's Office*
- City, State, and Federal Law Enforcement Agencies*

Notable Updates

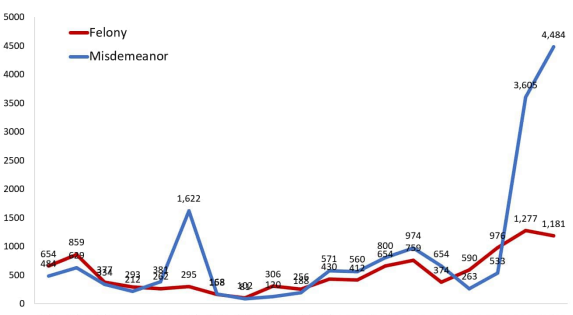
Use of County beds for federal inmates continues to hover slightly above the 100-bed contract target. In Q2 2024, the federal inmate count averaged 118.

An area with significant increases is the number of arrests for warrants from other counties for individuals with no local charges. In 2023, after the restrictions of COVID-19 were released, the Sheriff's Office and other local law enforcement partners resumed bookings for out-of-county warrants for misdemeanors, generating a significant spike. This increase is documented in Figure 10. This chart was provided by the Criminal Justice Cabinet through their annual Justice Systems Trends presentation.

Figure 10: Out-of-County Warrants Over Time

Source: California Department of Justice – Open Justice Data via Sacramento County Criminal Justice Cabinet Justice System Trends

Adult Arrests for Other Jurisdiction Warrant with No Local Charges 2005 to 2023



2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023

Individuals booked on out-of-county warrants may be held in local county jail facilities for up to five (5) days following arraignment. It would be beneficial for the Sheriff's Office and law enforcement partners to evaluate which counties are generating the greatest number of out-of-county warrants, and to see to what extent these warrants can be resolved quickly to reduce length of stay.

4. Reduce time in jail for individuals who can be safely released into the community or placed in alternative care facilities

Target/Objective

Focusing on safe and timely release directly addresses this goal. Low-risk individuals can be safely released into the community or alternative care facilities.

Measurement Goals

- Reduce average length of stay by 10% (from 2023 baseline) for Pretrial Detainees with lower public safety risk, as indicated by the Hawaii proxy.
- Decrease average length of stay by 20% (from 2023 baseline) for individuals granted mental health diversion.
- Reduce average length of stay by 10% (from 2023 baseline) for sentenced offenders who represent a lower public safety risk.
- Increase use of sentencing alternatives (home detention/electronic monitoring, Sheriff's Work Project, Alternative Sentencing Program) by 15% (from 2023 baseline).

Required Partnerships for Success

The County cannot reduce length of stay under this strategy without the assistance and shared support of crucial partners. This strategy primarily depends on decisions by the Superior Court, with support provided by County and community partners, for success. An asterisk is used to identify the partners whose direct operational authority is not determined by the Board of Supervisors.

- Sacramento County
 - Health Services Department
 - Public Defender's Office
 - Conflict Criminal Defenders
 - Probation Department
 - District Attorney's Office*
 - Sheriff's Office*
- Sacramento Superior Court*
- Community-based Behavioral Health Providers*

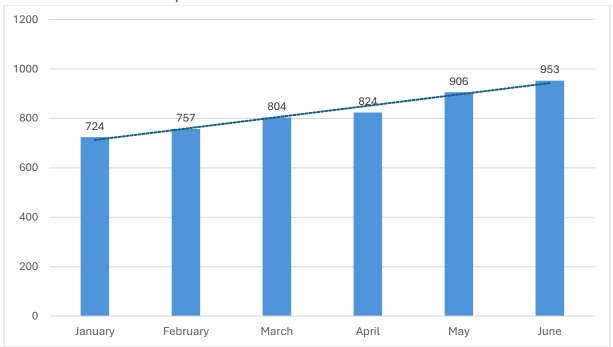
Notable Updates

Pretrial Release

The population receiving pretrial monitoring services through the Sacramento County Probation Department rose from 724 active participants in January to 953 active participants in June (Figure 11). In Q3 2024, it is expected that the caseload will exceed 1,000 active participants for the first time.

Figure 11: Active Pretrial Monitoring Clients in 2024





Among those with pretrial cases exceeding six months, Figure 12 shows the largest increases are primarily seen in the populations who scored as a Level 4 or 5 following completion of a Public Safety Assessment (PSA). As of August 2024, 85% of pretrial participants did not incur a new arrest.

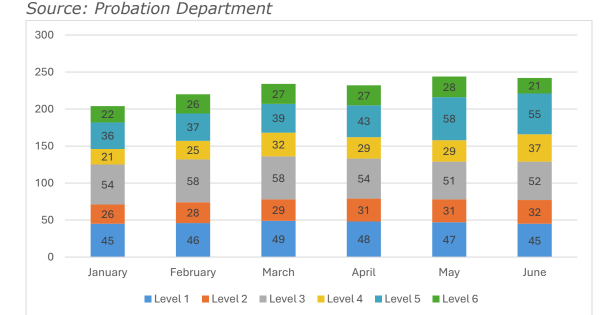


Figure 12: Pretrial Cases Over 6 Months

Data on those who are released on their own recognizance is currently unavailable. To facilitate the "deep dive" into pretrial releases that is planned for the next Jail Population Reduction Plans Status Report update, the Public Safety and Justice Agency will engage with justice system partners to identify whether and how this information can be extracted and analyzed.

Mental Health Diversion

Information on Mental Health Diversion can be found in the Deep Dive in Exhibit A.

Incompetent to Stand Trial (IST) Impacts

Information on IST impacts can be found in the Deep Dive in Exhibit B.

Sentencing Alternatives

Presently, the population for sentencing alternatives (home detention/electronic monitoring, Sheriff's Work Project, and Alternative Sentencing Program) averages 914 participants. The Sheriff's Office continues to coordinate with the Superior Court to reduce the number of "weekenders" sentenced to time in custody. It remains to be seen the extent to which this will impact the jail ADP as well as the number of participants in sentencing alternatives.

5. Reduce jail admissions and returns to custody from warrants and violations

Target/Objective

This addresses the reduction in bookings and in returns to jail by emphasizing preventive measures and improving reentry services, so individuals are more likely to appear in court and less likely to violate terms and return to custody.

Measurement Goals

- Reduce bookings for failure to appear warrants by 10% (from 2023 baseline).
- Decrease number of technical violations of probation by 5% (from 2023 baseline).

Required Partnerships for Success

The County cannot reduce bookings and returns to custody under this strategy without the assistance and shared support of crucial partners. This strategy primarily depends on decisions by law enforcement and court partners to take proactive efforts to prevent and resolve warrants and address technical violations of probation. An asterisk is used to identify the partners whose direct operational authority is not determined by the Board of Supervisors.

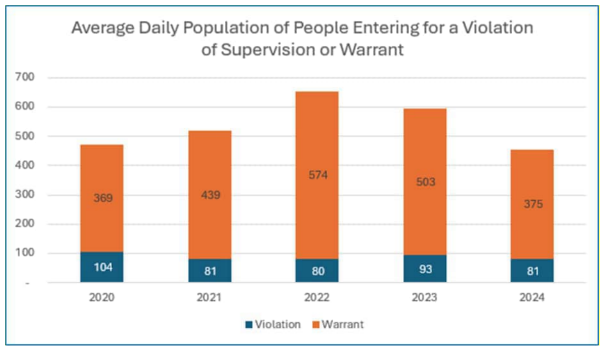
- Sacramento County
 - Public Defender's Office
 - Conflict Criminal Defenders
 - Probation Department
 - District Attorney's Office*
 - Sheriff's Office*
- Sacramento Superior Court*
- City, State, and Federal Law Enforcement Agencies*

Notable Updates

There has been some decline in warrants and violations, with warrants down 25% since 2023 as function of the daily jail population. Figure 13 shows the ADP of the individuals entering on warrants and violations from 2020 – 2024.

Figure 13: ADP Warrants and Supervision Violations

Source: O'Connell Research



The Sacramento Superior Court has been working to reduce failures to appear by improving its mailed court reminders. An evaluation of misdemeanor court reminders showed that mailed reminders reduced missed court dates for all arraignments by 16%. Among those where reminders were delivered (no bounce back/return to sender), nonappearances were reduced by 28%. Under this evaluation, it is estimated that mailed court reminders prevented 1,115 missed court dates which could have resulted in warrants or additional justice system contact. In addition to the mailed court reminders, as the Superior Court continues to implement its new case/records management system (eCourt), the County continues to encourage the court to implement text reminders for court appearances. A report from ideas42 estimates that effective communications that include behaviorally informed text message reminders can reduce missed court dates by 36%1.

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¹ ideas42 Policy Lab (2022). "Implementing Effective Communications to Improve Court Appearance Rates." https://www.ideas42.org/wp-content/uploads/2023/05/Effective-Communications-to-Increase-Court-Appearances ideas42.pdf

6. Improve service linkages and reduce barriers to treatment, employment, and housing leading up to and following release

Target/Objective

Enhanced connections and support can facilitate successful diversion programs, linking individuals to community-based alternatives rather than incarceration, and reentry services that meet housing, treatment, and employment needs.

Measurement Goals

- Increase the number of individuals released with discharge plans and linkage to behavioral health by 25% (from 2023 baseline).
- Increase pretrial inmate participation in Sheriff Reentry Services Programs by 20% (from 2023 baseline).
- Increase the number of individuals released with housing supports at time of release by 10% (from 2023 baseline).
- Increase Probation population participation in employment services by 10% (from 2023 baseline).

Required Partnerships for Success

The County cannot reduce returns to custody under this strategy without the assistance and shared support of crucial partners. This strategy primarily depends on decisions made in custody and upon release to offer support services that assist with stabilization and successful reentry into the community. An asterisk is used to identify the partners whose direct operational authority is not determined by the Board of Supervisors.

- Sacramento County
 - Public Defender's Office
 - Conflict Criminal Defenders
 - Health Services Department, Behavioral Health Services and Adult Correctional Health Services
 - Probation Department
 - o Homeless Services and Housing Department
 - Human Assistance Department
 - Sheriff's Office*
- Community-based Behavioral Health Providers*
- Community-based Housing Providers*

Notable Updates

Pre-Release Services

Clothing, Medication, and Medical Devices Provided at Jail Discharge

Following the publication of a report by the Community Review Commission, the Sheriff's Office, in coordination with Adult Correctional Health, implemented a clothing closet to ensure that individuals exiting County jail facilities are provided with weather-appropriate clothing, upon request. In addition to clothing, individuals who have been provided with durable medical equipment (wheelchairs, canes, eyeglasses, etc.) are able to take this equipment with them at time of discharge. The sentenced population on medication while incarcerated receives a 30-day supply upon release for continued medications. Pre-Sentenced populations can receive continued medications post release at the Primary Care Clinic.

Medi-Cal Eligibility Assessments

The Department of Human Assistance (DHA) has two Human Services Specialists at the Main Jail, and two Human Services Specialists at RCCC to conduct assessments. DHA receives daily booking, facility location, and release information from the Sheriff's Office. From April – June 2024, 3,221 individuals were assessed for Medi-Cal Eligibility, and 302 individuals were enrolled.

Health Assessments Generate Linkages for Community-Based Care

Adult Correctional Health Staff complete an average of 2,300 Intake Health Assessments per month. Automatic orders are sent to Discharge Planning/Reentry based on the intake or evaluation, and an average of 70 referrals per month are sent to Community Health Works for ongoing care in the community. Adult Correctional Health is working closely with Community Health Works to prepare for discharge planning expansion with the rollout of CalAIM and the 90-day prerelease services anticipated to go-live early 2025

Adult Correctional Health Mental Health (ACMH) complete evaluations and administer treatment while in custody. ACMH submits an average of 116 referrals/month to County Behavioral Health Services for ongoing care. ACMH contacts and coordinates care with established community behavioral health providers. Upon release, clients needing high intensity services can benefit from Full-Service Partnerships (FSPs), while clients with moderatehigh intensity services may benefit from CORE/Outpatient programs.

Prop 47 Grant Application and CalAIM Preparation

In response to work by Sacramento County's Community Corrections Partnership Advisory Board (CCPAB) and Community Review Commission, as well as service gaps identified by the Department of Health Services, the County applied for an \$8 million grant targeting post-release service linkages through the Proposition 47 Grant Program (Cohort 4) through the Board of State and Community Corrections. Awards are expected to be made in October 2024.

The Sacramento County Community Corrections Partnership (CCP) will serve as the Prop 47 Local Advisory Committee. The CCP includes a representation from justice system, social services system, and community partners. If awarded, grant funds would be used to establish a Reentry Opportunities and Access to Resources (ROAR) program. This program will leverage the new and improved services under Medi-Cal through the California Advancing and Innovating Medi-Cal (CalAIM) and specifically the state's justice-involved initiative. The Justice-Involved (JI) initiative aims to connect eligible members to community-based care, offering them services up to 90 days before their release to stabilize their health conditions and establish a plan for their community-based care (collectively referred to as "pre-release services"). Per Department of Health Care Services requirements, all Counties are required to go live with CalAIM JI initiative by September 30, 2026. Sacramento County is in the process of assessing and implementing CalAIM in correctional facilities in 2025, ahead of the state's deadline.

The target population for the proposed services under ROAR includes individuals exiting jail who have been arrested, charged with, or convicted of a criminal offense. Within the ROAR program, the County will pay special attention to the needs of the most vulnerable participants, including those at-risk of or experiencing homelessness and those with mental health needs and substance use disorders. Services funded by ROAR will provide service linkage services during pre-release planning and re-entry. Community-based pre-release service coordination shows much higher rates of engagement with a 70% show rate for primary care appointments coordinated by community-based providers compared to a 33% show rate for primary care appointments referred by jail health staff. Contact with community health workers with histories of incarceration increases post-release engagement

and helps reduce recidivism. The current community-based organization providing in-reach services for pre-release planning and re-entry services under CalAIM's justice-involved initiative needs support to further expand their capacity and address existing service gaps. It is important for the community-based organization (CBO) to have a location proximate to the jail for ease of access for people being released at all hours. Other existing gaps in the system include limited reimbursement from the managed care plans to the provider for on-demand transportation, such as Lyft or Uber, for transportation outside public transit hours, and reimbursement for staff mileage to transport individuals to necessary appointments. Data from CalAIM, to transform Medi-Cal program referrals, underscores the scale of the need, with 2,462 services provided in 2023 alone. The vast majority of funds allocated will be given to non-governmental/community-based organizations, including:

- \$3,456,000 for Shelter Beds for Immediate Re-entry Population
- \$1,500,000 for Care Management Services for In-Reach Pre-Release and Re-Entry
- \$885,000 for Flexible Client Assistance Funds for Homelessness Prevention, Re-housing, Motel Vouchers, Long-distance Reunification Transportation, and Basic Need Items
- \$287,750 for Legal Services and Client Assistance Funding for Eviction Prevention and Expungement; and
- \$200,000 for Re-housing Stabilization for New Post-incarceration Short-term Housing Program.

Next Steps

The next report, representing the time frame of July – December 2024, and posted to the Public Safety and Justice Agency website by March 31, 2025, is slated to include:

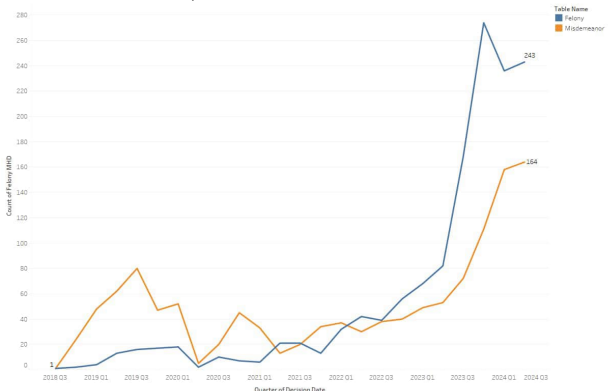
- Updates on progress made toward developing dashboards to monitor changes in the jail population and overall compliance with the Mays Consent Decree;
- Leadership discussions and decisions regarding recommendations in the Risk Assessment and Screening Tools Report;
- Expanded discussion on the composition of the jail for different demographics;
- Updates on improvements to data flows for improved ongoing analysis and interagency coordination; and
- A "deep dive" exploration of pretrial services, including prearraignment releases.

Exhibit A - Mental Health Diversion Deep Dive

In response to changes in law expanding eligibility for Mental Health Diversion (MHD), applications for Felony Mental Health Diversion have increased dramatically. Though not all cases in which MHD is a consideration ultimately ends with a court decision, Figure A-1 shows the exponential growth and interest in this program for both Felonies and Misdemeanors.

Figure A-1: Felony and Misdemeanor MHD Decisions 2018-2024



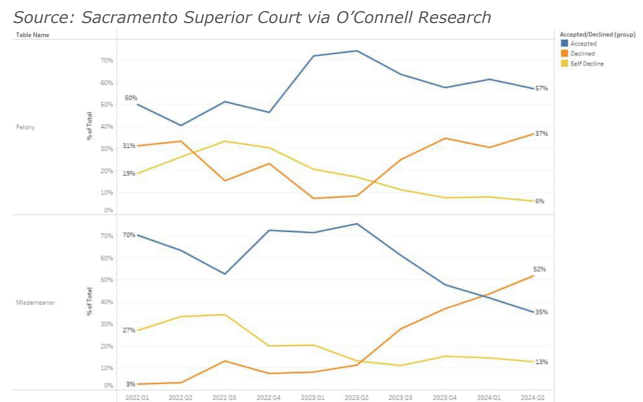


The most significant change in MHD has been the increase in felony petitions, increasing by over 10x from 2019. Applicant demographics between 2019 and 2023 have remained relatively the same, primarily serving men in their 30's. In 2023, for race and ethnicity, 40% of applicants were Black, 37% were White, 19% were Hispanic, and 4% were Asian. Women accounted for 25% of felony MHD applicants.

As the number of people petitioning for diversion increased, the distribution of outcomes of the petitions shifted. From 2022 to 2024, the felony MHD acceptance rate has averaged around 60%. The percentage of petitions

declined has recently increased, growing from around 10% in early 2023 to 37% in Q2 (April – June) of 2024. For misdemeanors, the percent of people being declined has increased substantially since 2023. Figure A-2 shows the rates of petitions accepted, decline by the Court, and self-declined since 2022.

Figure A-2: Petition Outcomes for MHD (Felony and Misdemeanor), 2022-2024



In the context of someone's court case, the time between events is an important marker for how and when diversion is put in place. The median number of days from the person's arraignment to the person's decision on their diversion has averaged 260 days for felonies and 210 days for misdemeanors. Without adding a system indicator to identify when an individual has been identified by their attorney as an MHD candidate, it is difficult to assess the true length of time for MHD processes. When clients seeking IST diversion are excluded from the felony population, the average is nearly 280 days, with clients who self-decline exiting at 310 days and being declined by the court at 270 days. It should be noted that the average timeframes identified do not distinguish between individuals who are in custody and those who are out of custody. The Public Defender's Office

estimates that in custody MHD applications are processed in approximately 120 days.

Analysis found there was little difference in the overall length of time to disposition if there was a contested hearing. It is believed this is because there is not a separate or streamlined process for uncontested petitions, so these petitions are part of the same backlog as contested petitions. While there are very few petitions that are not contested or objected to, this still creates delays for the clients on which there is shared agreement between court partners.

The available data on the volume of petitions and the length of case processing times generated resource investments as well as collaborative working relationships to develop improvements to processes and outcomes.

Resource Investments

While the County made significant budget investments to assist with staffing, it has not been sufficient to fully address growth in MHD and Collaborative Courts. Through a combination of General Fund, Medi-Cal, Mental Health Services Act (MHSA), and AB 109 funds, the County appropriated \$18 million in FY 23-24, including more than \$2 million in net County cost to support expansions in these programs. This included 21 positions, as well as contract services, supplies, and equipment, across several departments (Conflict Criminal Defender, District Attorney, Probation, Health Services, and Public Defender). These investments expanded the number of attorneys and support staff for MHD cases, capacity for clinical assessments and service linkages, and funded additional outpatient and full service partnership treatment programs for the justice-involved population.

With the FY 24-25 budget, the County began addressing a longstanding structural imbalance in its budget, which has relied on one-time resources, including fund balance, to fund ongoing expenditures. While a significant reduction in the estimated General Fund beginning balance has required adjustments, the process of bringing the budget into structural balance will be a multi-year effort to put the County on a path toward fiscal sustainability into the future. Combined with a slowdown of statewide growth and projected reductions with some revenue sources, fewer requests to expand staffing and services were able to be granted in FY 24-25. Recognizing that there will continue to be resource constraints, it is necessary to closely

evaluate the activities and decisions made at each step in the MHD application process to realize efficiencies.

Working Groups for Increased Collaboration

To address the increase and backlog that quickly formed once MHD eligibility expanded in January 2023, several working groups formed to develop solutions. The County working group includes partners from the Superior Court, District Attorney, Public Defender, Conflict Criminal Defenders, Sheriff's Office, Probation Department, Department of Health Services (Behavioral Health Services and Correctional Health Services), and the Public Safety and Justice Agency. The Court also has a Collaborative Courts Mental Health Work Group that includes some of the same partners. As the Jail Population Reduction Plans identify Mental Health Diversion as a possible mechanism for reducing length of stay and reducing returns to custody for individuals with behavioral health conditions, the County working group's efforts are focused on in custody individuals seeking Felony MHD and accessing treatment through County Behavioral Health Services (BHS).

At the start of the County working group, analysis showed a growing backlog of people awaiting assessment for diversion, partially because of an increased number of people becoming eligible in 2023, but also because of complexity in the MHD workflow. The MHD workflow was causing delays in processing, particularly from mis-aligned diversion referrals, incomplete referrals, delays in assigning a clinician, delays in presenting the petition in court, inefficiencies in sharing information between parties, and challenges in gaining Releases of Information (ROIs), among others. These different challenges contributed to an overall problem where individuals were waiting in jail for long periods to complete their MHD petitions, resulting in increased jail time, and potential decompensation, as well as decisions to later decline services.

Despite differences in perspective among partners, the County MHD working group shares a strong desire to get people treatment when they need it, particularly community-based care when possible, instead of in jail, if doing so would not pose an unreasonable risk to public safety. Initial discussions in the working group revealed a perceived lack of alignment by system partners on eligibility and suitability, communication challenges with different terminology used pertaining to data, resource allocation limitations and differing perceptions, and disappointment in how demands have outpaced resources despite concerns being raised early on. Additionally, concerns have been expressed about case complexities that are difficult to address in a "one

size fits all" process and how new efficiencies in one step of the process can create vulnerabilities in another step.

Phases of the MHD Process

The County MHD working group has identified six phases, all with areas of opportunity, in the Felony MHD process:

- 1. Candidate Identification
- 2. Clinician Evaluation
- 3. Court Preparation
- 4. Court Decision
- 5. Release Preparation; and
- 6. Progress and Monitoring.

Candidate Identification

Attorneys have many options for resolving a case. Due to the many community-based behavioral health resources available in Sacramento County as well as the expanded eligibility under the law, criminal defense partners have considered MHD as a potential option for most individuals facing felony charges.

The Public Defender's Office and Conflict Criminal Defenders use different tools, including the Brief Jail Mental Health Screen, along with a review of the client's charges, to identify possible candidates for MHD. Depending on the circumstances, including available offers from the prosecution, eligibility for other programs, and client interest, an attorney can choose to initiate the the MHD process by referring a client for evaluation by a clinician.

Defense attorneys are obligated to apply for MHD if that is the client's wish, but they can also make recommendations to clients based on factors known to be highly correlated with petitions being granted or denied. Additionally, if there is a good offer from the District Attorney's Office, defense will likely advise clients to take it.

Data analysis from 2023 indicated that there is a wide range of timeframes from client booking into jail to the client's referral to Behavioral Health Services for assessment. While there is now a presumption of nexus under the law, swift referral enables quicker assessment, which can strengthen the perceived validity of any diagnosis as well as the extent to which that diagnosis may or may not have contributed to the situation that resulted in the client's charges. Next steps with the working group will discuss possible

recommendations for timeframes for initiating referrals to BHS, as well as further discussion on the tools used to assess a client's eligibility and suitability for MHD.

Clinician Evaluation

One of the greatest areas of progress is in the Clinician Evaluation phase. Over the past year, Behavioral Health Services' (BHS) Court Assessment Team has increased its staffing, leveraged crucial partnerships, and implemented process improvements to cut down on the average time it takes from when a person is referred by an attorney as a MHD candidate to the time they are assessed and initiated linkages to services. In January 2024, there were over 300 assessments pending for in custody MHD candidates. By July 2024, this declined to less than 100 pending assessments. As of September 2024, the Court Assessment Team can keep pace with referrals as they come in, completing them within 10 days. The Court Assessment Team expanded from 3 to 5 clinicians, with 4 positions still unfilled due to the ongoing challenge in hiring mental health clinicians, and now has the capacity to receive 20-25 referrals each week. When the backlog was at its peak, clinicians from the Substance Use Prevention and Treatment Services team stepped in to assist in completing assessments as the Court Assessment Team was working to onboard its newer staff. The Court Assessment Team has now initiated the process to hire a Peer Support Specialist to provide additional assistance to individuals in custody pending a MHD decision.

Beyond its staffing expansions, the Court Assessment Team developed several efficiencies. By implementing expanded tracking tools and frequency of email exchanges, communication between attorneys representing clients seeking MHD and the BHS clinicians improved, ensuring that all parties remain informed about the status of an assessment request and that any issues (for example, application errors that previously resulted in time losses) can be quickly resolved. The team also worked with Adult Correctional Health Services to be granted access to Electronic Health Records that contain valuable information that assists the Court Assessment Team in completing its evaluations. The team further evaluated the assessment tools it was using, implementing the use of the Brief Questionnaire for Initial Placement (BQuIP) instead of the ASAM to determine initial placement options. The BQuIP tool is not a replacement for a full assessment, and the appropriateness of the provisional placement

decision made as a result of using this tool must be confirmed via a comprehensive American Society of Addiction Medicine (ASAM) assessment. Current contract providers complete an ASAM at the time of intake, so this will still be done for clients granted MHD at a later point in the process. Implementing the BQuIP expedited the processing time for clinicians completing their assessments.

BHS also developed efficiencies for clients requiring reassessment. Even after someone is assessed for MHD, the process to reach a court disposition can take some time. Initial referrals were beginning to exceed their intended relevance time of 90 days, requiring clinicians to complete updated or new assessments for individuals they had already seen. In April 2024, the Court Assessment Team adjusted its processes to reduce any delay in reassessment and linkage for clients who are granted after the 90-day mark. If a referral is still pending disposition from the court after 90 days, clinicians will obtain current collateral information from ACMH and/or conduct a brief visit to assess for changes in presentation or Level of Care (LOC) recommendation. If a change is recommended on LOC, the clinician will send a report out to the respective referring party.

Next steps with the working group will include discussions around the detailed processes used by BHS to assign and link clients, as well as the possible implementation of electronic referral forms that would allow for real-time status tracking, expedited resolution of form errors, and automated data entry. Additionally, the working group will explore whether additional assessment tools should be implemented in the pre-petition process, such as the HCR-20v3, which provides a comprehensive set of professional guidelines for violence risk assessment and management and helps structure decisions about violence risk that can be shared with the court when evaluating a candidate's suitability for MHD. Using this tool would add more time to the evaluation process, but could be implemented selectively, based on the types of charges an individual faces and/or their known criminal history. Efforts are currently ongoing to assess risk of violence through a grant received by the court, as well as those clients granted MHD who are also deemed Incompetent to Stand Trial (IST). For more on IST, see Exhibit B.

Court Preparation

Preparing for court involves the development of a petition by defense, and a review and possible objection from the prosecution. Once an attorney receives the assessment report from a clinician, they develop a petition supplemented by the diagnosis and treatment placement information recommended in the report, along with other relevant information to encourage the court to grant MHD. The filing of the petition generates a court date, and due to staffing limitations, the District Attorney's Office will typically begin its review of the petition and case approximately 3 weeks before the court date. In that time, the District Attorney will need to review the case to determine whether it is appropriate to object (and on what grounds), file its objection, and notify any victims involved to see if they would like to view the court hearing and/or make a statement. Due to the types of cases seeking MHD, the District Attorney's Office objects to most petitions. Objections typically seek to challenge the nexus of a diagnosis to the alleged criminal actions involved and/or express concerns that the applicant poses an unreasonable risk of violence to the community. The complicated nature of these cases, as well as the limits in staffing to review them, can contribute to continuances and case delays.

Current efforts to improve the Court Preparation phase include the possible implementation of a system requiring the parties to attest their readiness for court (minimizing continuances) and discussions to consider introducing risk of violence assessment into the clinician review. The Superior Court is also working on updating MHD application procedures to provide clarity on the actions and steps needed by different partners in developing and submitting MHD petitions.

Court Decision

While the improvements to the Clinician Evaluation process have been beneficial in many ways, it shifted much of the backlog onto the Court. Over the past year, the Court added the ability to review additional applications through a calendar in Department 17, but still lacks the capacity to hear all petitions within a reasonable timeframe. As of August 2024, the next available court date for petitions heard in Department 8, where the majority of MHD decisions occur, was 8 weeks away. Staff observing several court calendars to gain insights into these processes noted that continuances are frequent in MHD, with many hearings continued at least once before a decision is made. Some petitions are continued at the request of the

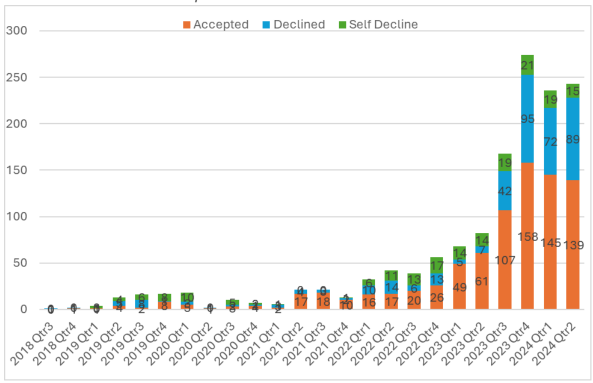
attorneys, while others are forced to be continued as the number of hearings scheduled for a given day exceeded the amount of time available. The Superior Court has recognized that its current calendaring structure is not able to meet the demand to hear MHD petitions and is evaluating ways to increase capacity.

With the complexity of cases, inclusion of victim statements, and arguments from the attorneys involved, making thoughtful and informed decisions takes time. For the felony MHD cases where individuals have been held in custody since their initial jail booking, granting an MHD petition means that the client will be released into the community when they had not previously been eligible to do so. MHD petitions are not taken lightly by the court, who must carefully weigh the circumstances and client involved as well as the risk to public safety in making their decisions. For individuals facing more serious and/or violent charges, as well as those with more concerning criminal histories, judicial officers have begun placing MHD granted clients on Track A, which adds the Probation Department's Mental Health Unit as another layer of support and monitoring for the duration of a client's diversion program.

Data indicates that approximately two-thirds of MHD petitions are granted, with many of these decisions occurring over the strong objection from the District Attorney's Office. Figure A-3 shows the volume of Felony MHD petitions granted, denied, and those where an individual self-declined since 2018. Future work could look closer into those petitions in which a denial or self-decline occurred, as these insights may be helpful in identifying barriers to success. These insights could lead to changes in the phases leading up to a Court Decision to bolster the quality of an MHD application; they can also assist defense counsel in providing recommendations to their clients to pursue other avenues when an MHD grant is unlikely, expediting case resolutions.

Figure A-3: Felony Mental Health Diversion Court Decisions

Source: Sacramento Superior Court



Additionally, as Sacramento County is one of the leaders in MHD grants statewide (Figure A-4) and since MHD is relatively new and generates a great deal of attention and interest, it would be beneficial to connect with criminal justice partners in other Superior Courts to identify best practices and work together to resolve common concerns and challenges.

Figure A-4: MHD Petitions by County

Source: Judicial Council of California

Petitions Granted by County: July 2019 through March 2024						
Rank	County	Total Petitions Granted	Felony Petitions Granted	Reporting Quarters	Felony Grants Reported in QTR 1 Jan - Mar 2024	
1	San Joaquin	1,219	467	13	117	
2	Sacramento	1,153	631	19	143	
3	San Bernardino	1,009	755	19	50	
4	Santa Clara	922	3	19	0	
5	Riverside	882	561	17	48	
6	Solano	620	446	17	39	
7	Orange	609	279	17	42	
8	Fresno	584	419	19	47	
9	Tulare	482	224	19	14	
10	Santa Barbara	464	211	18	33	
11	Ventura	447	239	19	34	
12	San Diego	DNR	DNR	DNR	DNR	

Comparable Courts						
Rank	County	Felony Grants Reported in QTR 1 Jan - Mar 2024				
1	Sacramento	143				
2	San Joaquin	117				
3	San Bernardino	50				
4	Riverside	48				
5	Orange	42				
6	Ventura	34				
7	San Diego	DNR				

Release Preparation

Once an MHD petition is granted, an individual is not immediately released from custody. A series of activities, including confirming linkages outlined in the client's treatment plan, and confirmation of suitable housing (for individuals placed on Track A), must occur before release takes place. Future work should closely examine the opportunity to which some or all these tasks can be completed at the time the MHD petition is heard in court to expedite client release. Behavioral Health Services has worked to expand treatment capacity through new outpatient programs and a full service partnership dedicated to the justice-involved population; these programs will be available in late 2024. By adding capacity to community-based treatment options, this can help reduce waitlists for different services that could contribute to increased time in custody after an MHD petition is granted.

Progress and Monitoring

Clients granted MHD are placed on progress calendars where the judicial officer receives periodic reports about the client's compliance with the MHD program. The Superior Court is leading efforts to explore what risk assessment tools could be used to reduce the need for appearances on progress calendars for some clients. Additionally, it will be beneficial to closely examine situations where clients are unsuccessful in MHD. As recovery is not always linear, and setbacks are a common part of recovery for people with behavioral health needs, the MHD programs need to include the supportive services necessary to address challenges as they arise before a program discharge is required. Partners from Sacramento County's criminal justice system attended the All Rise / National Association of Drug Court Professionals (NADCP) Equity and Inclusion Conference and are working to develop plans to re-organize the court, enhance family involvement, and promote equity to increase engagement and overall success in MHD and the County's other Collaborative Court programs.

Next Steps

MHD creates many opportunities for the future. A process map, with standard timeline expectations for each phase, could be greatly beneficial to generating shared understanding and tracking progress improvements. Other opportunities being examined are setting data points to track progress, using automated communication tools, setting criteria and processes for cases less likely to be opposed, developing an application

checklist for courtroom readiness, use of tools to supplement application info and support decisions, potentially discussing MHD applications at preliminary hearings, adjusting court calendaring practices to reduce continuances, evaluating court capacity for applications and monitoring progress, and adjustments to program design.

Discussions between defense counsel and the District Attorney's Office are also crucial to shortening the length of time required to reach a MHD decision. If clients who will ultimately be denied MHD can be provided with other options to resolve their cases quickly, this could lessen the stream of petitions that slows the timeline down for the clients most suitable for MHD and reduce the number of petitions opposed.

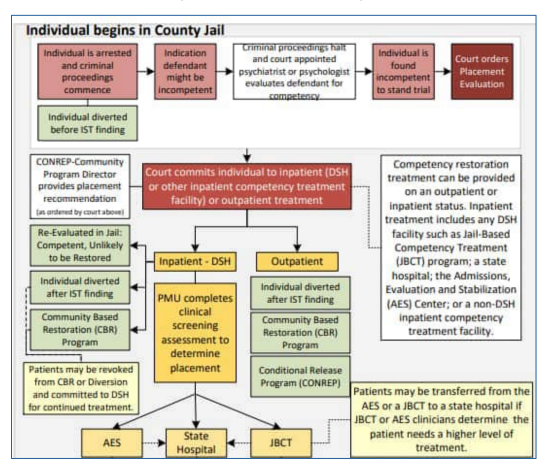
The County Working Group plans to continue its work, primarily focusing on the Client Identification and Clinician Evaluation phases, as the Court's Collaborative Courts Mental Health Work Group is focused on the court calendar reorganization and capacity decisions that will impact other areas of progress. The County Working Group will partner with O'Connell Research on tracking data as well as developing standards and consensus on operational improvement recommendations. The County Working Group will also initiate engagement with other counties to further examine areas of opportunity around suitability, standards, and consensus on what works and doesn't work. The County Working Group will continue to reach out to the Court's Collaborative Courts Mental Health Work Group to ensure that efforts supplement the work being done in other spaces rather than duplicating them or conflicting with them.

Exhibit B – Incompetent to Stand Trial (IST) Impacts Deep Dive

When a defendant is unable to understand the nature of the criminal proceedings or assist in their defense, based on evaluation findings, if the court finds the defendant incompetent to stand trial (IST), the defendant can be committed to the Department of State Hospitals (DSH) for treatment services to restore their competency and return them to court to resume criminal proceedings. Per Assembly Bill (AB) 133, as of July 27, 2021, only defendants with felony charges may be committed to the DSH for restoration. Figure B-1 provides a flow chart detailing the felony IST process.

Figure B-1: DSH Felony IST Commitment Process and Pathways



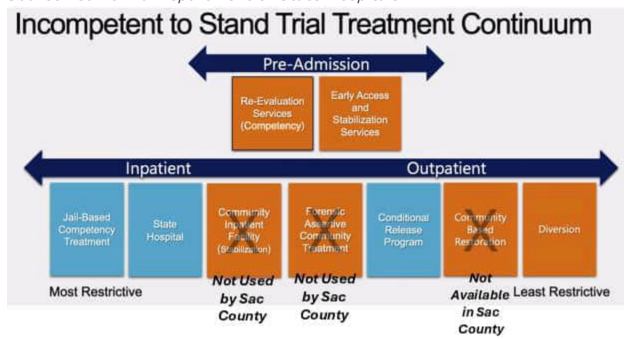


² Department of State Hospitals. (n.d.). Felony Incompetent to Stand Trial Commitment Process and Pathways. https://dsh.ca.gov/Treatment/docs/DSH IST 1370 Process.pdf

There are five state hospitals operated by DSH and contracted Jail-Based Competency Treatment (JBCT) programs providing restoration services for those committed to DSH. Alternatives to a DSH commitment may include Community-Based Restoration (CBR) Programs, Conditional Release Program (CONREP), or Diversion Programs. Additionally, DSH contracts with local Sheriff's Offices and Jail Mental Health Service providers for competency Re-Evaluation Services and Early Access and Stabilization Services (EASS) that are provided while individuals committed to DSH are awaiting placement in a JBCT or state hospital. Counties are not required to offer all IST-related service options; however, Sacramento County's service offerings include a range of programs that span from most to least restrictive. A diagram of Sacramento County's IST offerings may be found in Figure B-2.

Figure B-2: IST Treatment Continuum

Source: California Department of State Hospitals



Currently, Sacramento County has a JBCT program at the Rio Cosumnes Correctional Center (RCCC) for up to 32 males and 12 females. Restoration of competency at JBCT prevents a transfer to the State Hospital. Those who are unrestored through JBCT services are transferred to the State Hospital for higher level restoration services. Additionally, the Early Access Stabilization Services (EASS) are now provided to all individuals committed to DSH as a precursor to JBCT and DSH Placement. The EASS program has been quite successful. Since it began in November 2023 through June 2024,

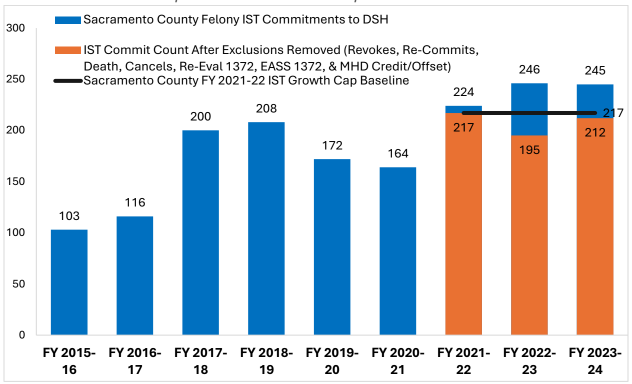
the EASS program successfully restored twenty-two (22) individuals before placement in the JBCT program or State Hospital.

People have been able to move out of the EASS program very quickly. EASS clients are admitted as soon as the commitment order is provided to Adult Correctional Mental Health (ACMH) by DSH. ACMH services are provided in person, not by telemedicine. The average length of stay is currently about 14 days before the client is moved to the JBCT program or the state hospital or being re-evaluated and found competent. Starting early intervention and ensuring people are getting moved along to other levels of care is consistent with Mays Consent Decree care in custody improvements and is having a positive impact on both client outcomes and jail operations. Referrals to the JBCT program at RCCC now come from EASS, creating a nice transition between programs for continuity of care. JBCT is usually able to restore people to competency in about 90 to 120 days. If for some reason, someone cannot be restored in JBCT, they are transferred to DSH for longer-term care.

The Department of State Hospitals (DSH) continues to apply an annual growth cap on felony ISTs, imposing fiscal penalties on counties exceeding a specified number of IST commitments. According to DSH, the growth cap is intended to prevent unintended consequence of sizable investments into community-based restoration and diversion, encourage efforts at the county level to prevent the arrest or re-arrest of individuals with serious mental illness, and encourage counties to participate in DSH-funded programs, with emphasis on diversion and community-based services. To support related efforts in Sacramento County, the Public Safety and Justice Agency (PSJA) has a revenue agreement with DSH for work with O'Connell Research to lead collaborative stakeholder workgroup activities focused on reducing Felony ISTs in Sacramento County. Sacramento County has an IST Growth Cap baseline of 217 DSH commitments per Fiscal Year. Individuals are excluded from counting toward the growth cap for specified reasons such as being reevaluated as restored (PC 1372). The history of felony IST commitments to DSH with counts after exclusions are shown in Figure B-3.

Figure B-3: Sac. County Felony IST Commitments Over Time

Source: California Department of State Hospitals



The Sacramento County IST Growth Cap baseline is 217. Data from DSH shows Sacramento County will not face a penalty for Fisal Year (FY) 2023-24 IST commitments. DSH received a total of 245 IST commitments, but excluded thirty-three (33) from the total count against the cap because they were re-commitments (10), revoked from the program (1), or EASS participants issued a certificate of restoration to competency, per Penal Code section 1372 (22). Initial data from DSH indicates approximately 30 counties throughout the state have exceeded their IST Baseline Growth Cap. Figure B-4 shows how Sacramento County compares to other counties with similar Superior Courts (Orange County, Riverside County, San Bernardino County, San Diego County, San Joaquin County, and Ventura County). Figure B-5 indicates that, of this group of comparable counties, Sacramento County is the only one below the IST Baseline Growth Cap.

Figure B-4: IST Baselines and Counts for Comparable Counties

Source: California Department of State Hospitals

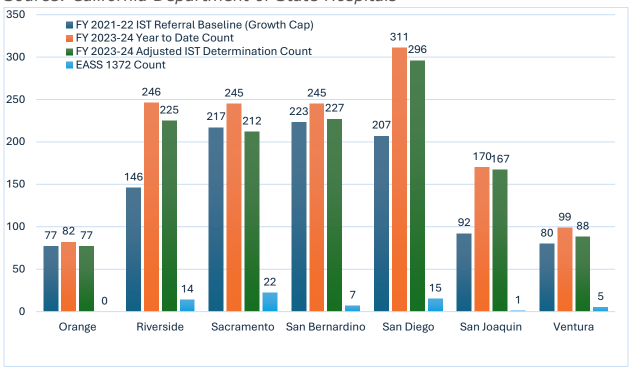
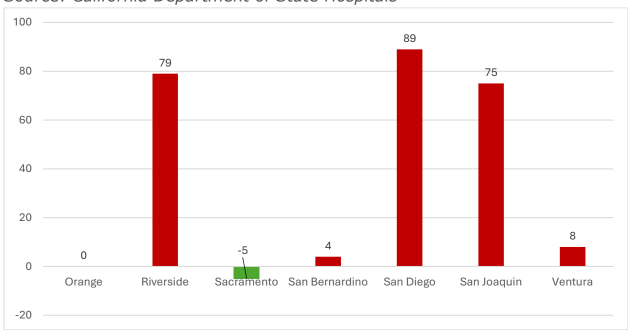


Figure B-5: Comparable Counties IST FY 23-24 Counts Over/Under Baseline

Source: California Department of State Hospitals



Through a DSH Collaborative Stakeholder Workgroup Grant, Sacramento County has ongoing efforts to reduce felony IST commitments to DSH. Work is focused on improvements to upstream services and programs that prevent individuals with serious behavioral health conditions from being arrested and found incompetent to stand trial as well as IST process improvements to improve outcomes for felony defendants who struggle with understanding their court proceedings or assisting in their defense due to mental illness with appropriate treatment and evaluation.

During the first half of 2024, the Collaborative Stakeholder Workgroup began exploratory discussions regarding potential IST process improvements. The goal is to generate early intervention and prevention strategies that more efficiently identify and address mental health issues likely to result in an IST finding if unaddressed as well as other improvements after an evaluation and court finding of IST. Further analysis of those successfully served by the Telecare EMPOWER pilot program who were identified as "at-risk of IST" may uncover opportunities for IST prevention services and upstream interventions. The group discussed potential for developing screening protocols to identify factors indicating someone is struggling to understand court proceedings or participate in their defense and subsequently providing intervention service options that can be applied before the next court date when a doubt of competency will be raised. A mental health team could potentially do the screening and link defendants to an appropriate service option. Discussions also generated ideas around improving release of information (ROI) and information sharing protocols. Many agency-specific observations have been made regarding experiences with felony defendants who have mental health challenges. The observations are being considered as efforts continue. Ongoing efforts may focus on a few different windows of opportunity: prior to a doubt being declared, after a doubt is declared during the time before an expert report is returned (approximately 4-6 weeks), and after the report is returned and there is an IST finding, when it may be possible for the court to pause for a specific timeframe before a DSH commitment is made so there is time for the Early Access and Stabilization (EASS) program to work and avoid a DSH commitment. Future efforts will continue with reexamination of current processes and work on improvement opportunities.

Another area impacted by what is happening with the local felony IST population is the level of need for conservatorship. Individuals referred for

Murphy Conservatorship represent felony IST individuals who could not be restored to competency and are assessed for "grave disability" and if they currently represent a substantial danger to others. Murphy Conservatorship is a special type of LPS Conservatorship for the forensic population of individuals who could not be restored to competency for prosecution on a violent felony criminal case. Because there is a significant level of need and requirements for Murphy Conservatorships, Sacramento County has been monitoring and adjusting services and protocols to best serve these individuals and keep the community safe from identified risks without an over-reliance on the jail. Figure B-6 shows Sacramento County's conservatorship trends over time. Figure B-7 shows the limited use of the jail for housing individuals with Murphy Conservatorships in comparison to the total population.

Figure B-6: Sacramento County Conservatorship Trends



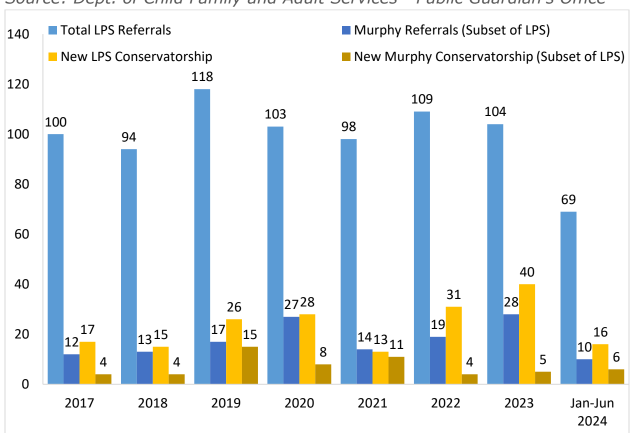


Figure B-7: Murphy Conservatorships in Jail Setting

Source: Dept. of Child Family and Adult Services - Public Guardian's Office

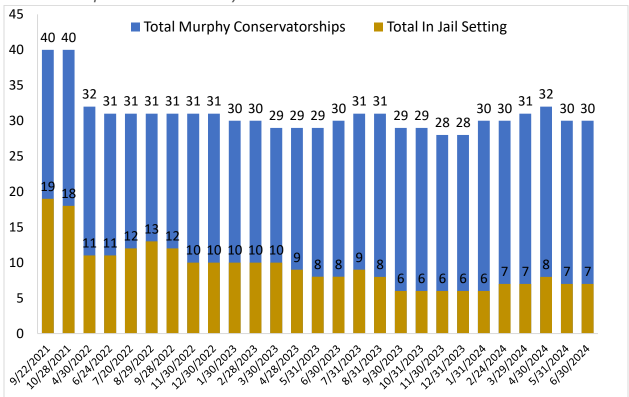


Exhibit C – Risk Assessment and Screening Tools Team Report



Risk Assessment and Screening Tools Team Report

Produced And Edited By

Multi-Disciplinary Collaborative Team Representatives from Sacramento County's Conflict Criminal Defender's Office, Department of Health Services (Behavioral Health and Adult Correctional Health), Department of Homeless Services and Housing, Department of Human Assistance, District Attorney's Office, Probation Department, Public Defender's Office, Public Safety and Justice Agency Advisory Committee, Sheriff's Office, Sacramento Superior Court, and O'Connell Research, Inc.

August 2024

Executive Summary

As state and county policies have expanded to see the inter-relationship of health and justice involvement, it is more important than ever to have a robust understanding of the range of screening and assessments used across disciplines, and the basis for the decisions. The county is moving to scale up the provision of effective interventions and alternatives to custody, coordinated jail reentry and discharge, and evaluation of risks, particularly likelihood of a new offense. It is essential that the county has a firm operational and policy understanding for informing decisions at different steps in the criminal justice process.

There is a wide range of tools designed for screening and assessment of individuals to support appropriate and efficient decisions that result in desired outcomes within the criminal justice continuum. Sacramento County justice, health and social service partners have implemented many screening and assessment tools within the workflow of their agencies, but further engagement, commitment, training, and coordination in the use of tools is needed to achieve a higher level of successful outcomes. The rigor of these tools, which often come from disparate fields of study, need to be set up for alignment and need to be better understood or else agencies choose tools based on divergent choices or rationales.

The County's Jail Population Reduction Plans (JPRP) includes creating a working group to conduct an initial overview of current processes and tools each agency is using for specified purposes. The group was also to begin to offer approaches the county can take to evaluate how the tools are working and develop potential improvements in coordination or alignment. The group looked specifically at the idea of "risk" mainly due to the widespread use of the term, but a variety of situations and tools it is applied within. The ability of the county to effectively use risk assessment is a major area of focus for ongoing recommendations. The initial focus is screening and assessment processes and criteria applied from the point of jail booking through release that could be augmented to expand opportunities for release at pretrial and post-sentence decision points. The workgroup, composed of operations and policy staff from ten agencies, has addressed the goal of creating an initial overview and recommendations for future work.

In May 2023, the Risk Assessment and Screening Tools Team began monthly meetings to learn about tools being used by each agency to inform decisions from jail booking through jail release. The first step was to establish a baseline understanding of distinctions between screenings, assessments, risks, and needs, to include identifying which tools are used for what purpose, as well as a glossary of key terms and concepts. Throughout the year, the team worked to:

- identify what information is captured when screening and assessments are conducted,
- if and how that information is shared to support criminal case process and/or healthcare, custody status, and service decisions,

- discuss operational use and validity,
- identify improvements that could be made to better align partners, and
- develop opportunities to apply technology and process changes to better inform decisions and streamline workflows.

With a focus on screening and assessments applied from the point of jail booking through release, the team created a version of the Sequential Intercept Map (SIM) that shows tools agencies are using in each intercept. An inventory was also drafted to describe the purpose, focus, and agency administering each tool shown on the map of tools across the SIM. The Appendix includes a Tools Glossary, Tools Sequential Intercept Map (SIM), and Inventory of Tools.

Based on findings and discussion, areas that need to be improved are related to training and education needs, alignment across partners and decision points, technology improvements, and opportunities for streamlining information sharing. Improvements related to the use of screening and assessment tools within the local criminal justice continuum could be achieved through the following recommendations.

Set guidelines for alignment across partners and decision points and with CalAIM requirements

- o Improved clarity in tool, product, and process labels and nomenclature
- Use of the same terminology across agencies to ensure effective linkage and operational quality
- Develop a justice involved population coordination manual, aligned with CalAIM guidelines, that documents the process followed by service providers from different systems to coordinate—and potentially integrate—treatment and services for shared populations
- Target population/program specific quality assurance manuals that document the process each agency involved will define, identify, track, share, and evaluate information on target populations within and across agencies.
- Standardize training and education for use of tools across the criminal justice
 continuum. Inter-organizational training should be designed to improve staff
 expertise and knowledge of each other's systems, specifically regarding their
 respective roles and responsibilities with the shared target population. Cross
 training should be designed to improve staff competencies in providing services to
 shared target populations and incorporate a resource list that identifies subject
 matter experts and/or party responsible for use and products of specified tools.
 - Ensure risk level is clearly defined and applied to prevent potential criminogenic impacts to low-risk individuals placed in services, programs, and housing with higher-risk individuals.

- Identify agency contact persons responsible for linking collaborating agencies through information exchange and communication.
- Develop a focus on process improvement by looking for streamlining opportunities, which could include:
 - o increased use of technology to improve accuracy,
 - o reduce duplication of work,
 - o increase efficiency and timeliness, and
 - increase information sharing across systems and agencies working with the same individuals as they encounter and proceed through the jail/criminal justice system.

Background

In December 2022, to improve compliance with the Mays Consent Decree, the Board of Supervisors approved plans to reduce the average daily jail population. The Jail Population Reduction Plans (JPRP) included establishment of a team dedicated to risk assessments and screening protocols tasked with recommending assessment processes and release eligibility criteria to guide release decisions at three opportunities: pre-arraignment, post-arraignment pretrial, and post-sentence early release. The Public Safety and Justice Agency (PSJA) indicated it would establish this risk assessment and screening protocols team to include justice system partners as well as a community representative from the PSJA Advisory Committee. The JPRP stated the team would be established within six months with members that include representatives from:

- Conflict Criminal Defender's Office
- Department of Health Services
- Department of Homeless Services and Housing
- Department of Human Assistance
- District Attorney's Office
- Probation Department
- Public Defender's Office
- Sheriff's Office
- Superior Court
- PSJA Advisory Committee

The JPRP also noted that expanded or expedited pretrial release protocols would require partnerships with community behavioral health and correctional health in making warm handoffs, and possibly pretrial monitoring or pretrial support depending on the client's needs and risk level. Additionally, the JPRP acknowledged that expanding post-sentence release would require expansion of resources in the community either overseen by the Sheriff's Office, Probation Department, or community-based organizations and may include the expansion of work release programs and electronic monitoring. Efforts and recommendations summarized in this report incorporate partnership improvements, but do not address the extent of additional resources needed to apply changes to use of risk assessment and screening recommended.

In early 2023, Risk Assessment and Screening Tools Team members were identified. A kick-off meeting was held in May 2023. Based on the December 2022 JPRP, members went through the goal, scope of work, and products they were tasked with completing in about a

year. Members shared information with each other about their level of knowledge regarding assessment and screening tools and the extent their current position includes use of these tools. Activities focused on developing shared knowledge, producing reference materials, and identifying areas for improvement. The work evolved with adjustments to the initial goal below based on changes to pre-arraignment screening, assessment, and release protocols applied in December 2023 through a collaborative working group led by Superior Court.

- Goal Recommending changes to assessment processes and release eligibility criteria
 to guide release decisions at three opportunities: pre-arraignment, post-arraignment
 pretrial, and post-sentence early release to expand potential for release at these
 decision points
- **Scope of Work** Learn about current processes and tools each agency is using for what purpose, evaluate how the tools are working, and develop potential improvements
 - Using the Sacramento County Adult Sequential Intercept Model (SIM), identify tools used at each intercept, noting what agency applies the tool and why
 - Consultant assistance provided by Kevin O'Connell

Work Products

- Tools Dictionary (risk, need, static, dynamic, tool purpose, etc.)
- SIM Overlay with Tools
- Inventory of Tools
- Final Report
- Meeting Schedule and Timeline Monthly meetings for learning and development of recommendations by July 2024

Aligned with the intent of the original goal to develop recommendations for assessment processes and release eligibility criteria to guide release decisions at pre-arraignment, post-arraignment pretrial, and post-sentence early release, in late 2023, due to new pre-arraignment protocols implemented by Superior Court, the assessment and screening team adjusted to focus on developing recommendations for more efficient and effective use of tools to inform decisions for pretrial and post-sentence individuals across sequential intercepts two through four, which cover jail booking through release.

Working with County Consultant, Kevin O'Connell, team members developed a baseline understanding regarding use of screening and assessment results to reliably inform all aspects of system responses in early diversion to treatment, pretrial release decisions, pretrial supervision conditions, jail custody classification, medication, treatment plans, case supervision plans (based on risk-needs-responsivity), eligibility for pre- and post-sentencing treatment and diversion programs, and probation, parole, and reentry conditions. Screening and assessment research, training, and other resource materials

examined highlighted some key areas of understanding that are essential for effective use of tools.

- Screening tools provide a brief triage process to determine if an individual is at moderate or high risk for a particular behavior.
- Assessment tools provide a comprehensive process of defining the nature of an individual's condition and developing specific intervention recommendations, if needed.
- Risk means different things in different contexts.
 - The Criminal Justice System primarily focuses on risk to reoffend and risk to commit a violent offense (pretrial risk includes risk of failure to appear in court)
- Different instruments consider different factors when measuring risk and needs (e.g., results of validation and norming, researcher input, local tolerance for risk), and they weight factors differently and apply different cutoffs for the underlying behavior. There are no universal definitions of the different risk levels, so "low risk" might mean something different depending on the instrument/tool used. Even jurisdictions using the same instrument may not define risk levels in the same way. One jurisdiction could place an individual with a particular assessment score in a "low risk to reoffend" category while another jurisdiction using the same instrument could assign an individual with that same assessment score to a moderate, or even high risk category to determine placement.
- Risk and need assessments currently provide the most accurate, objective prediction
 of the risk to recidivate. While risk and need assessments do not predict with perfect
 accuracy, they guide practitioners in the field towards the most accurate and
 equitable decisions available for safely managing justice-involved individuals.
- Behavioral health service delivery is best when there is access to information that informs decisions for treatment and support services.
- Adjunctive tools (e.g., substance abuse, gender-informed, sex offense-specific, mental health, violence) provide more comprehensive and specialized information.

The team dedicated monthly meetings to examining risk assessment and screening protocols used in Sacramento County's Criminal Justice System. Members shared operational expertise regarding their use of tools so the group could learn and document current processes for tools used by each agency. They also identified the purpose of use for each tool so they could take steps to evaluate how well tools are working for the intended purpose and develop potential improvements to include in this report. Agenda topics below helped guide discussion and generate details regarding information captured and used to inform decisions at different steps for individuals going through the jail.

Agenda Topics Covered:

- Tools Workflow for the First 12–24 Hours in Jail: Quick Release or Keep Until Arraignment or Other Release (i.e. Out of County Hold cleared) Sheriff's Office, Correctional Health, Probation, Court, Prosecution, Defense, Other
- What data was gathered, where it was entered (ATIMS, EHR, PIP, etc.), and what decision(s) it informed
- Walk through Mapping First 24-72 Hours in Jail
- Discuss What's Working/Not Working Relative to Info Gathered and Used to Inform Decisions from Booking to Release (decision/tool goal)
- Plans for Pre-Arraignment Workflow Changes-ongoing work related to pre-arraignment custody decisions
 - () More Info to Magistrate for Decision within 18 Hours of Booking
-) CalAIM Justice-Involved (JI) Initiative Implementation Start Delayed from April 1 to October 1, 2024 (Medi-Cal Services in Custody)
 - () More time to finalize policy and IT systems modifications required to implement CalAIM, to continue engagement with partners for technical assistance related to policy and operational expectations, and for correctional facilities to use Providing Access and Transforming Health (PATH) JI grant funding to demonstrate readiness for complying with policy and operational requirements.
- Follow-Up Screening and Assessment Post-Arraignment In Custody Identify Workflow
- Use of LS-CMI (Static and Dynamic Factors) for Case Planning
 - Sheriff's Office
 - Probation
- Role of Discharge Planner in Correctional Health
 - Case plan tools
 - Meeting CalAIM Requirements
- Evaluating how tools are working-measuring validity and reliability
- 2. Tools Helping Guide Decisions for Linkage at and after Release from Jail
 - o What tool(s) do you use?
 - o Can the tool(s) results be shared?
 - How much time does it take to complete the tool(s)?
 - How much training is required to use the tool(s)?
- CalAIM Requirements connected to Screening and Assessment Tools Aligning efforts with CalAIM requirements
- Screening and Transition of Care Tools for Medi-Cal Mental Health Services (link)
 - Is this tool useful for determining the most appropriate Medi-Cal mental health delivery system?
 - Would implementation by non-clinical staff save time and result in more efficient connections to providers?
- Tools Info Review

https://public.tableau.com/app/profile/oconnellresearch/viz/RiskandScreeningINventory/SacramentoScreeningandAssessmentTools

- In-Custody Defendants: Felony Mental Health Diversion Screening and Assessment Tools Used from Arraignment to Court Decision
 - O What starts the MH Diversion Process?
 - What tool(s) do you use? Purpose/Why these tools?
 - When is the level of care established (<u>link</u>) for SMI people vs. Mild-Moderate?
 - o Are there cases that could move in a "Rapid Diversion" Process (LA Example)

As members progressed through monthly agenda topics, they continued to focus on processes within the Adult Sequential Intercept Model (SIM) intercepts two through four.

September 2023 Update Sacramento County Adult Sequential Intercept: Criminal Justice-Behavioral Health Partnerships Intercept 3 Intercept 0 \rightarrow Intercept 2 Intercept 4 Intercept 5 Intercept 1 Initial Detention/ Crisis Care/ Respite/ Jail/Courts Discharge/Reentry Community Corrections/ Law Enforcement/ **Community Response Initial Court Hearings Community Supports** Co-Response No Charges Filed Call for **Diversion & Specialty** State Hospital/Secure MH Rehab ervice/ 911 Charges Dropped **Collaborative Courts** Fel IST Comp Restoration : NGRI: SVP: Conservatorship: WIC 6500 Dispatch Drug or Mental Health Diversion Emergency / Crisis Plea/Deferred Prosecution, Cour Cite & Release Parole Ordered Community Supervision Treatment, AOT & Other Service **Prison Reentry** Parole Services Service Dispatch o Community, CRB Sac Covered, Othe Arraignment Probation PRCS includes in & Out of Custody Defendants Case Planning CDCR Programs Crisis Care Alternative Sentence Community Service Continuum **Dispositional Courts** 988 Suicide/Crisis Lifeline Competency Process Community Wellness Law Jail Booking Plea Agreement/Trial Probation Pre-Sentence Probation/ COMMUNITY Response Team: Enforcement and Pretrial EailnteiNew Otteuze ACCESS Team, Mandatory Arrest Bail/Bond MCST/CIT Officers, Investigation Reports Community Support Assessment Supervision/ Post Homeless Outreach OR Cite 8 Teams (CST), Mental Nurses Screening Team, LEA Consult Line Release Community Health Urgent Care Clinic & Intake includes Supervision (PRCS) (24/7) Montal Health Pretrial Jail Discharge/ Psych, or Other Jail Housing Crisis Respite Center, Referrals When **Monitoring** Reentry Coordination w/ Jail Reentry; 24/7 Mental Health (Pretrial/Sentenced) Indicated/Needed Pretrial Adult Intake, Risk/Need Eligibility Assess & Enroll in Treatment Center Mental Health Assessment, Assessment, Day Reporting Sheriff screening & Public Assistance/ Health (MHTC), Crisis Receiving assess for COREmedication evaluation, treatment Programs/ Medi-Cal/CalAIM Centers, Treat **JDTRC** for Behavioral Health Assistance & Healthcare Cog-Behavioral Therapy DA/ "Quicks" Cite & HEART, CORE, MCST Release on OR/ (MHD), management, release planning Enrollment, Housi Link to FSP/Outpatient MH Svcs Education, Vocation & Other Support Services Other, Probation Parent & Education Service · Levels of care: acute psychiatric Covered Pretrial-Public Vocational Programs Health Care Discharge Safety Assess: Hospital Emergency Department, MH outpatient, & Jail Based Planning, Including Meds. Public Competency Treatment (JBCT), EASS, EOP, & IST Reevaluation Housing/Peer/Other Support Defender/CCD. Navigator Program, AOT/Laura's Law Crisis Release; Reentry co MDT Community Services MH/Homeless/Ott Primary care, specialty care, ancillary services, dental, Linkage at Release Residential wrap peer support & vocation er Assess. by Link to LPS/Murphy Place Facilities pharmaceuticals ECM/CS REST staff SUD Counselor, MAT Straight Release Reentry Service Assessment

The team continued building documentation of tools agencies are currently using for individuals going through the jail and added what information system is being used to capture data gathered and tool results along with how that information is used to guide decisions. Agency representatives also identified if the tool results or other information captured when the tool is administered is shared with other divisions or agencies to help inform their decisions. The ongoing work of the team generated updates in the tools glossary, workflow diagrams, and inventory of tools with administering agency identified and displayed within the criminal case flow intercepts on the Sequential Intercept Map

(SIM). Materials developed are provided in the appendix and intended to support additional

efforts such as those to improve service linkage upon release from jail. The Risk

Assessment and Screening Tools Team findings and recommendations are included in subsequent sections of this report.						

Findings

Because Sacramento County's Adult Sequential Intercept Model (SIM) has supported ongoing work to identify and address behavioral health service gaps at different points within the criminal justice system, the Assessment and Screening Team used the SIM framework to help identify and address screening and assessment gaps, particularly within decision opportunities that can occur from jail booking through release, intercepts two through four. As the draft was developed to show where tools are being applied within the criminal case flow, team members discussed how well the tools are working to meet needs and effectively guide decisions. It was not a simple task due to the complexity and distinction of roles and responsibilities, as well as differences in terminology used by agencies. With a primary focus on potential improvements to use of tools for decisions from jail booking to release, the team was able to identify and document assessment and screening tools used by agencies across the intercepts to help guide criminal justice and service decisions, including referral, linkage, access and engagement in services. Through monthly discussions, the team incorporated new developments and information from other groups and initiatives that have or will change existing processes and protocols within the sequential intercept framework, particularly focusing on activities guiding people through jail booking to release. Significant changes discussed include new prearraignment protocols that started in December 2023, ongoing adjustments to Mental Health Diversion, and required changes to be implemented under the CalAIM Justice Involved Initiative.

The new pre-arraignment process that began in December 2023 added a new opportunity for jail release before arraignment. The new process supports more efficient, well-informed custody decisions by providing the Court Magistrate the arrest information and probable cause statement, pretrial release Public Safety Assessment (PSA) results, prior record of arrests and prosecutions (RAP: history of charges, convictions, and prosecutions), financial/ability to pay information gathered at booking, and any request submitted by defense counsel for bail reduction (PC 1269) so that a court decision for release of individuals who are found eligible and appropriate can be made within 18 hours of booking. Additionally, prior to submitting pre-arraignment packet information to the Court Magistrate, information regarding an individual's outstanding warrants or holds is identified.

In 2023, changes to law significantly increased the number felony defendants seeking Mental Health Diversion. The number of staff and courtroom calendars have been increasing to address the growth in Mental Health Diversion, but the demands require an

increase of staffing and capacity for all agencies to be compliant with due process under the law. Team members shared efforts from their agencies to ensure those individuals are identified, referred and assessed for treatment, processed through the court, and successfully complete treatment, if granted Mental Health Diversion. New information regarding changes was considered and incorporated in discussion and materials, such as the sequential intercept map of tools.

The CalAIM Justice Involved Initiative will start implementation as early as October 2024, based on readiness of jail facilities and behavioral health providers. The state timeline allows readiness and implementation to start anytime from October 2024 through September 2026. Once both jail facilities and behavioral health providers are ready, Sacramento County will be able to start accessing Medi-Cal funding for services to justice involved individuals not previously eligible, including services provided in custody up to 90 days prior to release. The team learned how tools will play an important role under CalAIM to get Medi-Cal eligible individuals in custody access to services, both in and out of custody, not previously covered by Medi-Cal. They reviewed guidance from the California Department of Health Care Services (DHCS) on use of tools for CalAIM services and were informed by the County's Department of Health Services (DHS) about changes in tools used for assessing level and type of needs for behavioral health services such as substance use disorder treatment.

Based on a review of what was learned about current use of tools across the intercepts, the team found areas of opportunity for improvement were greatest with policy and protocols that are aligned across partners and decision points, meeting ongoing training and education needs, greater use of technology tools that improve accuracy and efficiency, and more streamlining in processes that are complex and prone to errors and delays.

Recommendations developed are tied to reducing average lengths of stay in custody and reducing returns to custody for those who go through Sacramento County jail facilities with efforts and changes to ensure justice partner and service provision decisions are reliably informed by screening and assessment tools. While the county is already using a number of screening and assessment tools, many decisions are being made without the benefit of knowing the individual's risk to re-offend. This practice can result in an under- or overresponse, both potentially negatively impacting public safety and/or the individual. It can also result in an under- or overuse of correctional resources. Including a comprehensive risk-based system to inform decisions increases the likelihood that justice-involved individuals will receive the level of services and supervision that is most appropriate for them, and when coupled with health and social service tools, a more complete view of risk and needs can be used.

Recommendations

From an individual's first contact with the justice system and throughout the criminal justice process, screening and assessments must be implemented early on, and then updated periodically to ensure the system's response is tailored to the individual's needs, including criminogenic risks and needs. All individuals should be screened for mental health and substance use disorders, risk of re-offense, and trauma using an evidence-based tool validated for the population that is screened. If indicated, an appropriate assessment should follow for more intricate and detailed information needed to indicate measures of level and type. Collaboration and cooperation between justice and behavioral health providers is necessary to ensure individualized decision making. Criminogenic screening and assessment data informs pretrial release, community supervision, reentry case plans and other decisions, but screening and assessment results need to be shared more widely among justice and treatment partners.

Based on findings and discussion, the Assessment and Screening Team is recommending improvements related to training and education needs, use of technology for increased accuracy and data sharing, and opportunities for streamlining. Improvements in use of screening and assessment tools within the local criminal justice continuum to ensure decisions are informed by reliably predictive information and assessment could be achieved through the following recommendations.

- Set guidelines for alignment across partners and decision points and with CalAIM requirements
 - Improved clarity in tool, product, and process labels and nomenclature
 - Use of the same terminology across agencies to ensure effective linkage and operational quality
 - Develop a justice involved population coordination manual, aligned with CalAIM guidelines, that documents the process followed by service providers from different systems to coordinate—and potentially integrate—treatment and services for shared populations
 - Target population/program specific quality assurance manuals that document the process each agency involved will define, identify, track, share, and evaluate information on target populations within and across agencies.
- Standardize training and education for use of tools across the criminal justice
 continuum. Inter-organizational training should be designed to improve staff expertise
 and knowledge of each other's systems, specifically regarding their respective roles and
 responsibilities with the shared target population. Cross training should be designed to
 improve staff competencies in providing services to shared target populations and
 incorporate a resource list that identifies subject matter experts and/or party
 responsible for use and products of specified tools.

- Ensure risk level is clearly defined and applied to prevent potential criminogenic impacts to low-risk individuals placed in services, programs, and housing with higher-risk individuals.
- Identify agency contact persons responsible for linking collaborating agencies through information exchange and communication
- Develop a focus on process improvement by looking for streamlining opportunities, which could include:
 - o increased use of technology to improve accuracy,
 - o reduce duplication of work, increase efficiency and timeliness, and
 - increase information sharing across systems and agencies working with the same individuals as they encounter and proceed through the jail/criminal justice system

Understanding how various assessments and screenings are connected to decisions and work together to inform decisions across criminal justice intercept points is instrumental in using the data to understand service delivery and care coordination. The more unified the assessment and screening platform, the better chance useful information can be shared and integrated appropriately. Cross-agency briefings and research-informed training sessions should be established to grow awareness of practices with target populations to generate more understanding of what assessment and screening tools do and don't do. Trainings and briefings should include consensus on the research foundation for policies and programs within the criminal justice case flow.

Implementing recommendations will establish formal expectations and protocols for coordination of assessments and screenings so that as more agencies work to assist people during pretrial, re-entry, and in the community, there is a common knowledge of the approaches and tools used. Developing a standardized way to share and understand each agency's screening and assessment tools generates more opportunities for cross training, sharing of legal information where possible, and avoids situations where assessments or screenings are used for multiple purposes that do not align with what the tool was designed for. Ensuring standardization, quality assurance, and ongoing training and improvement needs are met could be accomplished through a dedicated crossagency/multi-disciplinary team responsible for implementation of these recommendations. The team could augment what is already being done by jail staff to ensure consistency for clients, expedite release and linkages, and identify people as early as possible for alternative court processing either while in custody, or in the community. The team would also identify and apply rules to properly navigate when and what agency is leading certain parts of a person's care plan as well as review and reduce barriers to information sharing, including protected health information. The team would also integrate assessments where possible into efforts around CalAIM and the county's plans for the Social Health Information Exchange (SHIE).

Appendices

Tools Inventory

An interactive tools inventory has been created by Kevin O'Connell (O'Connell Research, Inc.) that documents information on tools used by agencies from jail booking through release, as indicated by the Sacramento County Risk Assessment and Screening Tools Team. The inventory and sequential mapping of tools that accompanies the inventory can be accessed here:

https://public.tableau.com/app/profile/oconnellresearch/viz/RiskandScreeningINventory/SacramentoScreeningandAssessmentTools

Delivering Agency: Arresting Agency

Screen/Assess Tool	Program	Validity/Focus	Intercept 2
Pre-Booking/PreScreen (ATIMS Form)	Pre-Booking/Booking	Arresting Observations: appears suicidal, was first seen in an Emergency Dept. (ED/ER), ingested drugs, was involved in use of force, appears agitated or is showing threatening behaviors, gang, ADA. (Info available to Sheriff and Correctional Health).	

<u>Delivering Agency: Behavioral Health (Dept. of Health Services)</u>

			Intercept	
Screen/Assess Tool	Program	Validity/Focus	3	5
5150 Hold	Null	A 5150 hold, also known as a 72-hour hold, is a law that allows for the involuntary psychiatric hospitalization of an adult who is a danger to themselves or others, or is gravely disabled		
BQuIP (Brief Questionnaire for Initial Placement)	Collaborative Courts/Diversion	Tool designed to generate recommendations for initial placement for individuals seeking treatment for substance use disorders (SUD) $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac$		
LOCUS/LIST	FSP Program (Reentry)	Level of Intensity Screening Tool for level of care/tx		
	Out of Custody Diversion/Collaborative Court FSP Program (Reentry)	Level of Intensity Screening Tool for level of care/tx		
MH Assessment	BH Services - Reentry	Null		
	Collaborative Courts	Info to determine MH diagnosis		
SUD Assessment- CA ASAM	BH Services, SUPT	Potential Substance Use Needs and level of service		
	Collaborative Courts/Diversion	Potential Substance Use Needs and level of service		
	Out of Custody Diversion/Collaborative Cour	Potential Substance Use Needs and level of service		

<u>Delivering Agency: Correctional Health (Dept. of Health Services)</u>

			Intercept	
Screen/Assess Tool	Program	Validity/Focus	2	3
CIWA (clinical institute withdrawal assessment for alcohol)	Booking	CIWA stands for Clinical Institute Withdrawal Assessment. It is a 10-item scale used to assess and manage alcohol withdrawal. The scale is used by medical professionals to diagnose the severity of alcohol withdrawal symptoms.		
COWS (clinical opiate withdrawal scale)	Booking	The Clinical Opiate Withdrawal Scale (COWS) is an 11 -item scale designed to be administered by a clinician. This tool can be used in both inpatient and outpatient settings to reproducibly rate common signs and symptoms of opiate withdrawal and monitor these symptoms over time.		
Detox Follow Up	Booking (special unit)	Within 24 Hours of booking		
Nurse Intake - Medical Screening	Booking	In first 1-2 hours of booking medical (blood pressure, heart, etc.), ADA needs (hearing, mobility, equipment, speech, visual, etc.), dental, MH, suicide risk, previous history of MH services in custody/community, homelessness, health insurance, pharmacy, etc. (flags applied for discharge planner)		
Subsequent Health Assessment	Incarcerated Individuals Healthcare	Null		

Delivering Agency: Human Assistance

Screen/Assess Tool	Program	Validity/Focus	Intercept 4
MediCal and CalFresh Eligibility Assessment	Health and Food services	Human Services Specialists in Jail facilities conduct assessments DHA receives daily booking, facility location, and release information from the Sacramento Sheriff's Department to improve coordination across systems and support screenings/assessments	
Program Screening	MediCal/CalAIM, CalFresh, SSI, Veterans, Childcare, CalWorks, General Assistance, Jobs, Etc.	Human Services Specialists in Jail facilities conduct assessments DHA receives daily booking, facility location, and release information from the Sacramento Sheriff's Department to improve coordination across systems and support screenings/assessments	

Delivering Agency: Probation

			Intercept		
Screen/Assess Tool	Program	Validity/Focus	2	3	5
LS-CMI	Collaborative Courts	Static Risk to Reoffend/Criminogenic Needs (11 Categories)			
	Probation Supervision Services	Static Risk to Reoffend/Criminogenic Needs			
Public Safety Assessment	Pretrial Release (Pre- Arraignment)	Probation reviews all bookings and provides PSA and RAP info for Court within 8 hours. Risk of new crime or FTA while pending charges/court appearance. Pretrial Packet with PSA result, Probable Cause Declaration, and RAP sheet provided to Court, DA and Defense for use at Arraignment			
	Pretrial Release/ Monitoring	Probation reviews all bookings and provides PSA and RAP info for Court within 8 hours. Risk of new crime or FTA while pending charges/court appearance. Pretrial Packet with PSA result, Probable Cause Declaration, and RAP sheet provided to Court, DA and Defense for use at Arraignment			
Sex Offender Assessments/Static-99R	Sex Offender Treatment	Risk of future Sex Offense			

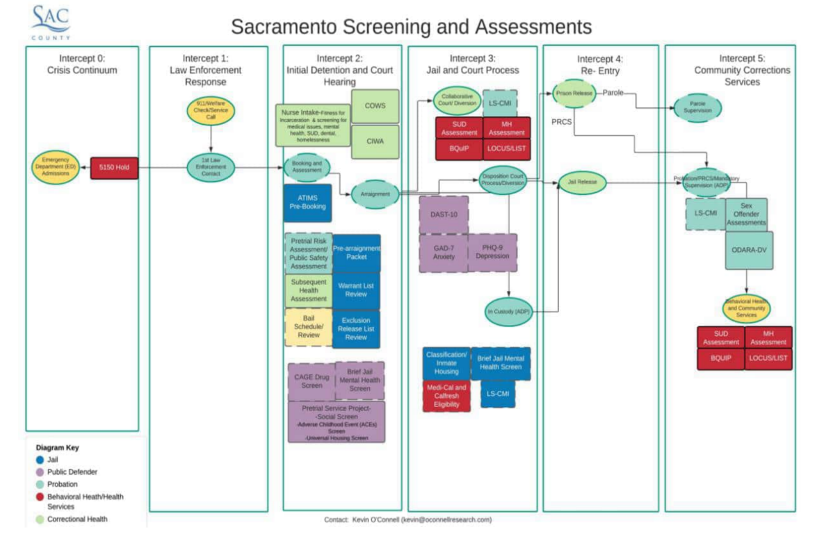
<u>Delivering Agency: Public Defender/Conflict Criminal Defender</u>

			Intercept	
Screen/Assess Tool	Program	Validity/Focus	2	3
ACES	Pretrial Services	Trauma related to childhood events		
Brief Jail Mental Health Screen	Pretrial Services Project	Potential Mental Health Needs		
CAGE Drug Screen	Pretrial Services Project	Potential Substance Use Needs		
DAST-10 Drug Abuse Screening Tool	Mental Health Diverson (Fel/Mis)	The Drug Abuse Screen Test (DAST-10) was designed to provide a brief, self-report instrument for population screening, clinical case finding and treatment evaluation research.		
GAD-7 Anxiety Index	Mental Health Diverson (Fel/Mis)	Null		
Mental Status Exam	Mental Health Diverson (Fel/Mis)	Null		
PHQ-9 Depression Inventory	Mental Health Diverson (Fel/Mis)	Null		
Social Screening	Pretrial Services	Null		
Universal Housing Screen	Pretrial Services	Recent or Potenial Housing Instability		

Delivering Agency: Sheriff

			Interc	ept
Screen/Assess Tool	Program	Validity/Focus	2	4
ATIMS Booking Form	Booking	Prebook forms (Arrest Report, Prebook Classification, TGNI, and Optional) start documentation of info used in workflow for booking, housing, etc.		
Bail Schedule/ Review	Booking	Within first 4 hours of booking		
Brief Jail Mental Health Screen	Reentry Services- Program Placement	Potential Mental Health Needs - Applied with LS-CMI		
Classification/Inmate Housing	Jail Intake	Placement in jail facility by housing security level		
Exclusion Release List Review	Booking	Identifies indivuals not eligible for Pre-Arraignment Release (specified offenses, warrants, holds, other-flash incarc, court remand, etc.)		
LS-CMI	Reentry Services	Static Risk to Reoffend/Criminogenic Needs		
Pre-Arraignment Packet to Magistrate	Pre-Arraignment	Includes PSA/Prob Cause Statement/RAP, financial declaration, and any info provided by Defense		
Pre-Arraignment Release Eligibility Review	Pretrial Release (Pre-Arraignment)	SSO identifies indivuals not eligible for Pre-Arraignment Release (specified offenses, warrants, holds, other-flash incarc, court remand, etc.) before completing packet for upload to Court Magistrate for Pre-Arraignment Review and Decision to release or detain within 18 hours of booking.		
Warrant List Review	Booking	Detention may be needed for Non-Local Warrants and Holds		

Map of Tools Across the Sequential Intercept Model (SIM)



Assessment and Screening Tools Glossary

Tools play a crucial role in promoting effective interventions, efficiency, and reducing recidivism. Terms that are important to understanding and using screening and assessment tools within the criminal justice continuum are provided below.

Screening:

A screening tool is a brief questionnaire or procedure that helps identify individuals at risk for a specific condition or disorder. The process of identifying the potential presence of mental illness, substance use, victimization, etc., in an individual for the purpose of determining whether the individual is a member of a given target population. They are generally:

- Quickly administered to identify individuals who may need further assessment of physical and mental health status, substance use/withdrawal, suicide risk, risk of danger for harm to the community, failure to appear in court, etc.
- Often used in high-volume settings to effectively allocate resources
 - Supports follow up and workflow efficiency (program eligibility, service need, custody housing, case management, etc.)
- Provides a preliminary indication of risk or need
 - Brief triage process to determine if an individual is at moderate or high risk for a particular behavior.
- Screening instruments are brief, require less training and licensing, education, and expertise to administer, and typically do not have rigorous quality control measures.

Assessment:

The process of verifying the presence of, evaluating, and diagnosing mental illness, substance use, victimization, etc. for the purpose of determining the needs and strengths of individuals in order to develop a comprehensive plan for treatment/re-entry/case-management/etc. They generally:

- Provide further examination and more full documentation of risks and needs indicated during the screening process
- Include comprehensive evaluation to understand an individual's risk for a certain behavior, needs (range of types), and clinical issues
- Inform treatment planning and intervention strategies through a comprehensive process of defining the nature of an individual's condition and developing specific intervention recommendations. Assessments are often conducted by people with special training and experience.

Screening and assessment tools fall in several categories, such as clinical/medical, classification/ housing, risk to reoffend, criminogenic needs, social service needs, and pretrial misconduct. The category or focus a tool is used for must be clearly identified.

The following are key terms related to justice involvement and "risk of re-offense".

Actuarial risk and needs assessments play a crucial role in criminal justice by predicting an individual's likelihood of pretrial misconduct, institutional misconduct, risk of re-offense, and other behaviors. These assessments use statistical algorithms to produce predictions based on factors like drug use, criminal history, employment status, and participation in correctional programs. By classifying individuals according to their risk and needs, these tools guide decisions related to pre-trial release, security levels during incarceration, services and programming, and post-release supervision. Static risk factors are unchangeable factors of the defendant/offender history that are predictive of future risk to be rearrested. Static risk factors are not amenable to deliberate intervention, such as prior offenses.

Dynamic risk factors are potentially changeable factors that are predictive of future risk to be re-arrested, such as substance use and negative peer associations. According to research, the **eight** most significant criminogenic needs identified through assessments are: antisocial behavior; antisocial personality; criminal thinking; criminal/anti-social associates; family/marital issues; employment and education; leisure and recreation choices; and substance use. Mental Health and Housing Issues alone are generally not considered predictive of future re-arrest.

Static risk proxy tools began being developed in the 2000's as a "screener" tool using 3 data points correlated with re-offense and easily documented by most agencies. Considered a screening not an assessment, proxy tools use age of first arrest, # of prior arrests, and current age at booking stratified by 3 levels. The Proxy score is determined by adding the points together and then sorting by score, on a scale of 2-8. The projected recidivism rate increases as the person has a higher score. Hawaii developed a set of cutoffs that has been implemented e elsewhere, that uses the same factors. Scores 3 and below are seen as "lower risk", recidivated less than 50% of the time. Scores 4 and above as "elevated risk", recidivating more than 50% of the time with Recidivism defined as new arrest and booking. Individual jurisdictions may alter cutoff scores, based on their use of the proxy tool (what level of risk they are willing to accept or target for a specific decision).

- Tools like this are not intended to provide all information needed to make detention decisions, only broaden release options. For example, the risk score calculated using a proxy tool at booking could be automated to aid in the speedy identification of possible release candidates. This is different than a full risk /needs assessment.
- Risk assessment only looks at factors associated with recidivism, so they don't give enough information about individual needs. Because risk assessments can be automated, they can reach people who would otherwise have to wait until arraignment or other court review for a detention release decision. This efficiency is meaningful

based on evidence from research that has shown every day and hour spent in custody is criminogenic, especially for low-risk people.

Recidivism is not one thing, so it must be defined by the user. Definitions may include any new offense, new violent offense, breach of court conditions, failure to appear, institutional infraction, or otherwise defined by the user.

The National Institute of Corrections provides a <u>Transition from Jail to Community Toolkit</u> that includes a section with definitions for common terms used in the field of screening and assessments. The terms are provided below.

Terms Used in the Field - Transition from Jail to Community (ncic.gov)

Active listening skills:

A technique for improving understanding of what is being said by taking into account how it is said and the nonverbal signs and body language that accompany it.

Assessment:

A system of assessing inmate criminogenic risks and needs for the purpose of determining transition needs; for use in the facility as well as in the community.

Custodial level:

The degree of supervision an inmate receives in a jail facility.

Criminogenic needs:

Factors that contribute to criminal behavior and can be changed.

Custody reassessment/review:

The periodic review and update of an incarcerated person's custody level, which takes into consideration any change in the person's risk and needs.

Inmate classification:

An objective means of assessing severity and type of crime and inmate risks while in jail (as opposed to risk of recidivism after release), resulting in specific risk classifications and cell assignment.

Jail programs:

Any formal, structured activity that takes inmates out of their cells and engages them in instrumental tasks.

Motivational interviewing:

A direct, client-centered counseling style for eliciting behavior change by helping clients to explore and resolve ambivalence regarding change.¹

Needs assessment instrument:

Jail Population Reduction Plans Status Report (Jan – June 2024) Exhibit C – Risk Assessment and Screening Tools Team Report Used to identify criminogenic and non-criminogenic needs of individuals for assignment to employment, education, drug treatment, mental health, and other programs.

Pre-classification assessment:

To be completed on all newly admitted inmates prior to housing assignments to determine custody levels. (Initial custody – conduct primary classification based upon verified, objective data, generally within 72 hours, if pre-classification housing is available.)

Programs:

The activities that are provided, such as educational and vocational opportunities, counseling services, recreation, and hobbies.

Reliability:

The degree to which an instrument consistently measures an attribute over time.

Screening:

The strategy used to identify an individual's potential risk or needs as he or she enters the jail or another agency.

Validity:

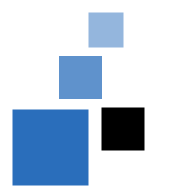
The degree to which a measure accurately reflects the concept that it is intended to measure.

Additional information from the National Institute of Corrections, Transition from Jail to Community Toolkit on selecting tools is available here: Section 3: Selecting Screens and Assessment Tools | NIC Info Sites (nicic.gov)

Risk Assessment and Screening Tools Team Member Acknowledgement

Sacramento County's Public Safety and Justice Agency is grateful to all of the agencies and representatives who participated as members or guests contributing knowledge, expertise, and perspective during Risk Assessment and Screening Tools Team meetings from May 2023 through August 2024. Sacramento County's progress in implementing Mays Consent Decree Jail Population Reduction Plans and other improvements is being accomplished through efforts like yours. Thank you for your commitment to efficient and effective systems and services!





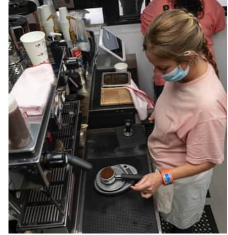
AB 109 PLAN 2024 Update

Eligible Expenses for Fiscal Year 2025-2026











Executive Summary

Sacramento County's 2024 AB 109 Plan Update addresses the goals of the Public Safety Realignment Act by:

- Providing custodial housing for individuals diverted from the California Department of Corrections and Rehabilitation (CDCR) to Sacramento County jail facilities;
- Providing community supervision to the AB 109 population through Sacramento County's Probation Department; and
- Providing evidence-based treatment and support services to both the AB 109 Population and other eligible persons in various stages of involvement with Sacramento County's justice system, including pretrial and post-conviction.

All evidence-based treatment and support services eligible under this plan are designed within a framework that values community safety. Eligible programs and services should achieve one or more of the following goals:

- 1. Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities
- 2. Reduce Recidivism and Returns to Custody
- 3. Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder

Recognizing resource limitations, the 2024 Plan Update prioritizes the programs that offer treatment and services through partnerships with County agencies and community-based organizations to enable the release of those from custody who can be safely supported through community resources. Additionally, the Plan seeks to provide treatment and services to prepare those in custody for stable reentry into the community.

The Plan grants eligibility for reimbursement to programs and services within three categories:

- A. Eligible Programs and Services Limited to the AB 109 Population to Address Legislative Impacts of Realignment
- B. Eligible Programs and Services Supporting the County's Justice-Involved Population
- C. Additional Eligible Expenses as Determined by the CCP

Programs and services in Category B are listed in priority order, as determined by the Community Corrections Partnership. The prioritization is designed to assist the County in evaluating growth requests for the upcoming budget year (FY 2025/26), should additional funding become available for any reason. Programs listed in each category include a description of services, the entities (departments, agencies, or organizations) who are potentially eligible for reimbursement for these services, and any restrictions on reimbursement including calculations and quarterly claiming requirements. Recipient programs are also expected to complete annual program evaluations that provide demographic and outcome data.

The 2024 Plan Update draws upon the input and feedback received from the community through Community Corrections Partnership (CCP) and CCP Advisory Board (CCPAB) meetings. Facing declining revenues and limited anticipated growth, the 2024 Plan Update focuses on refining the eligible services and programs for FY 2025/26 by adding information about the budget process and planned spending for the current fiscal year (FY 2024/25). Expanded efforts to collect and analyze quarterly and annual data over the next year will assist the CCP in understanding and evaluating the programs currently supported by AB 109 funding; this work will be reflected in future recommended Plan updates.

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Background

In 2011, the State of California enacted the AB 109 Public Safety Realignment Act. This Act diverts the custody housing and supervision of offenders convicted of certain state prison offenses to the local county level. Realignment legislation also directs the State to give counties a portion of sales tax and vehicle license fee revenue to fund the new responsibilities realigned from the state to the counties. To receive the funding, counties are required to have a Community Corrections Partnership (CCP) that creates and oversees an AB 109 Realignment Implementation Plan (AB 109 Plan) identifying programs to address responsibilities for realigned offenders going through the local justice continuum. Sacramento County's current CCP membership is attached as Appendix A.

AB 109 funds support a broad range of public safety activities, as long as they are in agreement with the County's AB 109 Plan. Funds may not be used to supplant other funding for Public Safety Services. Public Safety Services are defined by Government Code Section 30025(h) as:

- 1. Employing public safety officials, prosecutors, public defenders, and court security staff.
- 2. Managing local jails, housing and treating youthful offenders, and providing services for, and overseeing the supervised release of offenders.
- 3. Preventing child abuse, providing services to children who are abused, neglected, or exploited, providing services to vulnerable children and their families, and providing adult protective services.
- 4. Providing mental health services to children and adults in order to reduce failure in school, harm to themselves and others, homelessness, and preventable incarceration.
- 5. Preventing, treating, and providing recovery services for alcohol and drug abuse.

Sacramento County has made many system improvements pursuant to a Long-Term AB 109 Plan established in 2014; however, in 2020, the state began requiring annual updates to the AB 109 Plan. Annual Plan updates are due to the Board of State and Community Corrections by December 15 of each year and must be adopted by the CCP and accepted by the County Board of Supervisors prior to submission.

In 2021, Sacramento County developed a Community Corrections Partnership Advisory Board (CCPAB) to recommend annual updates to the AB 109 Plan. Sacramento County's current CCP membership is attached as Appendix B. The CCPAB reflects the County's commitment to improving communication among the community and system partners to better inform and engage stakeholders in planning and developing future AB 109 Plans designed to meet the needs of the community. Both the CCP and CCPAB meetings provide a forum for increasing communication between the community and system partners. The CCPAB meets monthly while the CCP meets every other month. Both meetings are livestreamed to maximize community engagement, and the CCPAB provides supplemental opportunities for community input through periodic workshops.

Priorities and Goals

AB 109-funded services and programs are delivered through partnerships with County agencies and community-based organizations. Sacramento County's AB 109 Plan prioritizes programs and services that enable the release of those from custody who can be safely supported in the community as well as the treatment and services that assist in preventing future returns to custody. The Plan further supports treatment and services to prepare those in custody for stable reentry into the community. Additionally, the Plan permits the use of AB 109 funding to support the housing and correctional health needs of AB 109 inmates while in custody.

Sacramento County desires for its residents to have safe places in which to live, work, play and fully participate in all activities of daily life free of violence or injury. As a result, the concept of community or public safety remains of key importance to the CCP and CCPAB. In evaluating whether certain services or programs will be eligible for AB 109 funding, the needs and safety of the community will always remain a priority.

Goal 1: Support Countywide Efforts to Reduce Resource Demands Facing Jail Facilities

Sacramento County is subject to a consent decree resulting from *Mays et al. v. County of Sacramento Case No. 2:18-cv-02081* under which a federal court ordered a remedial plan to address unconstitutional conditions of confinement in county jails. The consent decree is monitored by court appointed experts and class counsel. The consent decree includes the following: Segregation and Housing Remedial Plan, Americans with Disability Act Remedial Plan, Suicide Prevention Remedial Plan, Discipline and Use of Force with Mental Health Inmates Remedial Plan, Mental Health Care Remedial Plan, and Medical Care Remedial Plan. COVID-19, insufficient staffing, and old (non-ADA, non-HIPAA compliant) facilities have created challenges to compliance. The County agreed that population reduction of the jails will facilitate compliance with the consent decree and underwent a jail population assessment that included policy and program recommendations to reduce the incarcerated population through lowering lengths of stay, bookings, and future jail reoccurrence, including through implementation of community programs. Establishing a goal that aims to reduce resource demands facing jail facilities is aligned with the county's efforts for jail population reduction.

Objectives:

- Reduce the average daily jail population (ADP)
- Reduce jail bookings
- Reduce the average length of jail stay

Outcomes will be measured using:

- Biannual ADP, booking, and length of stay data documented in Sacramento County's Jail
 Population Reduction Plan Status Reports (Sources: O'Connell Research and Jail Profile Survey
 Data reported by the Sheriff's Office to the Board of State and Community Corrections)
- Data on alternative sentencing programs electronic monitoring, work release, etc. (Source: Sheriff's Office)
- Data related to pretrial monitoring (Source: Probation Department)
- Data from diversion and collaborative court programs (Sources: Superior Court, Health Services, Indigent Defense/District Attorney)

Goal 2: Reduce Recidivism and Returns to Custody

The <u>Sacramento County Jail Study</u> by O'Connell Research indicated that readmission is a key driver of the County's average daily jail population, with data from 2021 revealing 60% of those released returning to jail within two years and nearly 70% of population comprised of individuals who have been in before. To make progress toward reducing the jail population, programs should address underlying drivers of crime and equip those involved in the justice system for stable reentry. The goal of reducing recidivism and returns to custody will be measured and monitored using:

- Biannual Return to Custody rates documented in Sacramento County's Jail Population Reduction Plan Status Reports (Source: O'Connell Research)
- Countywide recidivism measure aligned with the BSCC definition to the extent possible based on data tracking methodology possible with existing data systems. For Sacramento County, due to data limitations, recidivism rates will reflect 1) the date of arrest as the date of the offense and 2) focus on local collection data. Additionally, this excludes records of arrests and prosecutions (RAP) data from other jurisdictions. (Source: Reports to be developed with the Criminal Justice Cabinet's IJIS Technology Committee through work with consultants)
- Parolee and PRCS Bookings (Source: Sheriff's Office and Probation Department)
- Program-specific reporting on returns to custody (Source: Agencies receiving AB 109 funds)

Goal 3: Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder

Sacramento County has taken on several interconnected efforts over the years to understand, address, and reduce the amount of contact people have with the jail. The County's commitment to the Stepping Up Initiative, development of its Sequential Intercept Model (SIM), and the expansion of resources for diversion programs and collaborative courts demonstrate a commitment to assisting those with behavioral health conditions in seeking treatment and support services.

Post Release connections will be measured by:

- Data from Sheriff's Office reentry services program
- Data from Probation
- Data from Health Services for jail discharge planning and community placements for Mental Health Diversion and Collaborative Courts

2024 Plan Development Process

In developing the AB 109 Plan 2023 Update, the CCP and CCPAB worked to:

- Update AB 109 Plan goals, using shared terminology and insights from legislative efforts.
- Integrate and support Sacramento County's Jail Population Reduction Plans.
- Understand state revenue and growth estimates
- Clarify the County's budget process and roles of the CCP and CCPAB within it.
- Begin exploring the impact of racial disparities within the justice system and initiating efforts to
 elevate voices of crime survivors in criminal justice system planning through the establishment
 of ad hoc committees; and
- Refine the inventory of reimbursable program and service expenses.

Refine AB 109 Plan Goals

Previously, Sacramento County's AB 109 Plan had three goals:

- Decrease Use of Jail Housing by Expanding Community-Based Treatment and Support Services;
- Reduce Recidivism and Returns to Custody; and
- Maintain and Improve Community Safety.

Without clear objectives, a shared understanding of terminology, and resources to track data, efforts to measure and monitor progress toward these goals continued to be a challenge. The CCPAB suggested that these goals be revisited with the intention of development specific, measurable, achievable, relevant, and time-bound (SMART) goals and objectives. Before these objectives could be developed, the CCPAB took a hard look at the existing goals to see where and if changes should be made.

The previous goal to "Decrease Use of Jail Housing by Expanding Community-Based Treatment and Support Services" is recommended to be split into two new goals. The first, "Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities" would reduce the use of jail housing by monitoring overall reductions in the bookings and average daily population at the jail. The second, "Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder" supports expansions in community-based treatment and support services. Language for these goals was developed through careful review and tracking of ongoing legislative efforts, including Assembly Bill 2882: California Community Corrections Performance Incentives. While AB 2882 was held in committee and was not moved forward in the 2023-24 legislative session, it is believed that a version of the same bill with similar intentions will likely be brought forward in the future for consideration. In addition to recommending changes for the composition of each County's CCP, AB 2882 would have required each AB 109 Plan Update to include an analysis and recommendations of how criminal justice resources may be spent as matching funds for other sources, including, but not limited to, Medi-Cal federal financial participation. Furthermore, the bill would have required the plan to, among other things, include quantifiable goals for improving the community corrections system, as specified. These goals included reductions in the daily jail population, reductions in bookings, reductions in average length of stay, reductions in recidivism, and increases in post release connections for behavioral health services. The language in AB 2882 for goal-setting is consistent with the County's Jail Population Reduction Plans, the County's commitment to the Stepping Up Initiative seeking to reduce the overincarceration of people with mental illnesses, and work occurring under the CalAIM Justice-Involved Initiative to promote successful reentry into the community for individuals with behavioral health needs.

The second original goal, "Reduce Recidivism and Returns to Custody," is recommended to continue.

The third original goal, "Maintain and Improve Community Safety," posed a greater challenge for evaluation. In the AB 109 Plan 2023 Update, one of the future planning priorities was to develop a definition of community safety to promote shared understanding. This was identified as an important task because the community safety goal was only measured and monitored using Crime Data, which examines the concept of community safety through a narrow perspective. To begin this work, the CCPAB conducted a survey and focus groups to initiate discussions on the meaning of community safety.

The CCPAB spoke at meetings of the Disability Advisory Commission, Community Wellness Response Team Advisory Committee, Mental Health Board, Public Safety and Justice Agency Advisory Committee, and Community Review Commission to receive feedback and promote engagement. Additionally, the CCPAB posted a survey, which was available to anyone living in Sacramento County; the survey received 37 individual responses, with 43% of respondents identifying themselves as having lived experience with the justice system. While the survey population was small, respondents covered zip codes in all five County districts, and a range of ethnicities and ages. Respondents indicated a personal history with:

- Disability/Physical Health Condition (46%)
- Crime Survivor (36%)
- Financial Instability/Poverty (32%)
- Mental Health Condition (27%)
- Significant Trauma (27%)
- Housing Instability/Homelessness (18%)

Additionally, the survey was completed by respondents who identified as having a history of Gang Affiliation, Juvenile Dependency/Foster Care, Juvenile Justice System Involvement, Military Service/Veteran, Substance Use History, and more.

Definitions provided for "Community Safety" in the focus groups and survey varied significantly. When asked what contributes to feeling safe in the community, common themes involved knowing one's neighbors, being able to count on others, having basic needs met, accessibility, living free from harm/violence, and the presence of law enforcement.

- Knowing neighbors; being able to count on others/relationships
- Everyone having their needs met
- Accessibility, especially lighting
- Living free from fear of harm/violence
- Presence of law enforcement, especially in non-emergency contexts

When asked what contributes to someone feeling unsafe, common themes were crime, a lack of accountability, presence of law enforcement, perceived militarization of police, uncleanliness, homelessness, perceived criminalization of homeliness, chaos, and a lack of resources. When asked what a person would do to make their community safer, responses indicated desires for more law enforcement, less law enforcements, more shelters and permanent housing, investments in local resources (parks, libraries, healthcare, etc.), greater accountability, better lighting, and more neighborhood safety meetings.

Given the conflicting interests regarding community safety (particularly involving law enforcement) and the inclusion of many interests that fall far outside of the justice system and AB 109 legislative intent, the CCPAB sought direction from the CCP on next steps. Drawing on research on <u>redefining community safety</u> and recognizing that a larger survey with greater outreach would still be unlikely to yield a single clear definition of community safety, the CCP directed the CCPAB to reconsider including it as a primary goal of the AB 109 Plan.

Based on this direction, the CCPAB brought forward its revised goals, created within a framework that values community safety. The new goals are as follows:

- 1. Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities
- 2. Reduce Recidivism and Returns to Custody; and
- 3. Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder.

Alignment with Jail Population Reduction Plans

To move toward compliance with the Mays Consent Decree, the Sacramento County commissioned reports aimed to understand its facility limitations and better understand its population to identify reduction strategies. The <u>Sacramento Jail Study</u> by O'Connell Research indicated that the average daily jail population can be reasonably reduced by approximately 600 over time by implementing strategies to deflect or divert individuals from being booked into and housed in jail, reduce lengths of stay in custody, and reduce returns to custody.

In December 2022, the Sacramento County Board of Supervisors approved 33 Jail Population Reduction Plans designed to implement these strategies. In 2024, the <u>Jail Population Reduction Plans</u> were revised to more effectively focus efforts in a framework that consolidates the original 33 items into six strategies that reduce jail admissions, length of stay, and returns to custody. The six strategies are as follows:

- 1. Offer behavioral health interventions before and during a crisis to prevent jail admissions and further justice-involvement
- 2. Maximize initial deflection and pre-arraignment release opportunities for eligible individuals
- 3. Minimize use of county jail for federal and out-of-county inmates
- 4. Reduce time in jail for individuals who can be safely released into the community or placed in alternative care facilities
- 5. Reduce jail admissions and returns to custody from warrants and violations; and
- 6. Improve service linkages and reduce barriers to treatment, employment, and housing leading up to and following release.

The Jail Population Reduction Plans also included the development of several working groups related to booking alternatives for law enforcement partners, risk and assessment/screening tools, and the expansion of pretrial and diversion services. As deliverables are produced by the various working groups, these will be shared with the CCPAB and CCP and used to improve future updates to the County's AB 109 Plan.

State Revenue Calculation and Impacts

Programs and services funded under the AB 109 Plan rely on sales tax and vehicle license fee revenue. Annually, counties receive a base allocation, plus an incentive-based growth allocation. According to the most recent projections from the State of California Department of Finance, this year's statewide growth is estimated to be \$10 million, a significant decline from last year's \$71 million.

Growth Formula

Growth in each County's allocation is determined using a formula that is designed to function as an incentive system. As of June 2024, the formula, provided by the California State Association of Counties (CSAC), rewards both ongoing success and year-over-year success. The formula looks back several years; for example, the most recent revenue estimates for 2023-24 growth used data that compared 2020 to 2019.

2nd Striker Reduction

The first step in calculating growth allocations is to determine which counties sent fewer felons to prison with second-strike designations than in the previous year. Counties get a direct allocation of \$36,575 for each one fewer second striker than the previous year. This allocation is taken off the top, so it is not part of the portions allocated based on incarceration or probation. There is a cap of 10% of the overall growth funding for 2nd striker reduction allocations.

Probation (80%)

- Felony Probation Success 60%: Sixty percent of growth funds are allocated by taking a county's annual felony probation population and subtracting the number of those revoked to prison or jail. The number of each county's non-revoked probationers is then calculated as a share of the number statewide and the county receives that share of these funds.
- Felony Probation Improvement 20%: Twenty percent of growth funds are allocated to counties that improve their felony probation failure rate from one year to the next. A county's failure rate is determined by dividing its annual felony probation population by the number of probationers revoked to prison or jail. If that rate decreases from one year to the next, then the difference is multiplied by the county's total felony probation population. This gives the number that would have been revoked under the previous year's higher revocation rate. That number is then calculated as a share of the total number among all counties that qualify and the county receives that share of these funds.

Incarceration (20%)

- Incarceration Reduction 10%: Ten percent of the growth funds are allocated to counties that send fewer felons to prison on new convictions from one year to the next. The difference is then calculated as a share of the total difference among all counties that qualify and the county receives that share of these funds.
- Low Incarceration Rate 10%: Ten percent of the growth funds are allocated to counties that
 have a lower rate of incarceration per capita than the statewide rate. The rate is calculated by
 taking a county's number of felon admissions for new convictions and dividing it by the county's
 overall population. That rate is then compared to the statewide rate to determine how many
 more people would be imprisoned if the county's rate were not lower than the statewide rate.
 That number is then calculated as a share of the total number for all counties that qualify and
 the county receives that share of these funds.

Consistent with the prior year, Sacramento County's growth allocation only reflects improvements in felony probation success. As of May 2024 (using calculations based on data from 2020), Sacramento County is expected to receive 2.2% of the statewide share of AB 109 growth revenue. Barring a substantial increase in statewide revenue and/or shifts in the formula calculations, it is anticipated that the cost of sustaining existing programs may soon outpace the base and growth allocations received.

County Budget Process

Prior to the FY 2021-22 county budget process, the CCP was not required to annually update its AB 109 Plan. As a result, there existed no direct nexus between findings and recommendations in the AB 109 Plan as a basis for the funding distribution budgeted in June and finalized in September each year. Instead, AB 109 funding was historically distributed in relatively consistent percentages between its primary recipient agencies (Sheriff's Office, Probation Department, Department of Health Services - Correctional Health Services, and District Attorney), with small changes from year to year based on

agency growth requests. Additionally, the broad language in older iterations of the AB 109 plan provided very few limitations on what agencies could claim. It also lacked requirements to provide information to substantiate workload impacts and demonstrate successful performance.

Since December 2022, at the start of each year's County budget development process, each department currently receiving AB 109 funds is asked to identify the costs needed in the next fiscal year to maintain funded programs at their current status and resource level. These estimates are then provided to the County's Office of Budget and Debt Management. Agencies seeking funding for growth requests (requests to fund new or expanded services) are required to identify an associated priority funding category in the AB 109 Plan Update and the specific Jail Population Reduction Plans that would be supported by the request. Growth requests are reviewed by the Office of Budget and Debt Management and the County Executive, who recommends which growth requests should be presented to the Board of Supervisors for consideration. The Board of Supervisors then considers the entire budget, including any recommended growth requests, for approval in June of each year. The budget is then reviewed and revised, if needed, in September of each year based on changes to revenue estimates and other new fiscal information.

The budget process involving AB 109 funding demonstrates an incremental approach toward ensuring annual budgets can adjust to changes in Plan updates and provide greater transparency regarding decisions pertaining to growth requests. The approved growth requests and budget allocations for FY 24/25 are attached as Appendix C. For the first time, the AB 109 Plan 2024 Update documents the planned AB 109 spending in FY 24/25 for the full-time equivalent positions (Appendix D) and contracts associated with each eligible program and service category. This provides greater transparency surrounding the baseline expenses that rely on AB 109 funding to continue. As the prior year's AB 109 Plan Update (2023) added new quarterly and annual reporting requirements for recipient departments beginning in FY 24/25, the information collected over the next year will assist in clarifying how AB 109 funds are spent and will help inform future recommended updates to the Plan.

Ad Hoc Committees

Building upon previous feedback received from the community, the CCPAB desired to explore the issue of racial disparities and to see how the voices of crime survivors could be elevated in AB 109 planning efforts. The CCPAB formed ad hoc committees to dive deeper into these topics; work in these areas is still ongoing. The CCPAB ad hoc committee on racial disparities, building on interested developed through work on the COMMUNITY Health and Justice Project Blueprint developed by ONTRACK Program Resources as well as changes in legislation such as the California Racial Justice Act of 2020, exploring what types of data are already being collected to identify additional data collection needs. The committee expects to be able to use publicly available data provided in the County's Jail Population Reduction Plan Status Reports as well as data on the Sheriff's Office Transparency site and US Census data to complete its work.

Updates to Eligible Programs and Services

As not all eligible programs and services are currently being funded through AB 109, and considering the limited growth projections for AB 109 revenue, no additional programs and services are recommended at this time beyond those previously established in the AB 109 Plan 2023 Update.

While the eligible programs and services are unchanged, the prioritization has changed for the programs and services in Category B. As the composition of the CCP and CCPAB change each year, it is reasonable to complete a new prioritization exercise each year.

In addition, to provide greater transparency on baseline funding allocations, beginning in FY 25/26, plans to use AB 109 funds for capital expenditures, including funds requests to support the physical acquisition or improvement of buildings, vehicles, equipment exceeding \$5,000, or land, will be moved into Category C and will require approval from the CCP. Tracking these expenses separate from position and contract costs will ensure that large, one-time expenses are not included in base budgeting estimates. It is recommended that the CCP consider using one of its meetings, perhaps February of each year, to discuss any planned budget requests for the coming fiscal year that could fall into Category C.

Eligible Programs and Services for FY 2025-26

The following inventory outlines the programs and service categories eligible for reimbursement with AB 109 funds for the FY 2025-26 year. There are three eligible program and service categories:

- A. Eligible Programs and Services Limited to the AB 109 Population to Address Legislative Impacts of Realignment
- B. Eligible Programs and Services Supporting the County's Justice-Involved Population
- C. Additional Eligible Expenses as Determined by the CCP

Each program listed includes a description of services, the entities (departments, agencies, or organizations) who are potentially eligible for reimbursement for these services, and any restrictions on reimbursement including calculations and quarterly claiming requirements.

Programs and services in Category B are listed in priority order. The prioritization is designed to assist the County in prioritizing growth requests for the upcoming budget year, should additional funding become available.

Each entity accepting AB 109 funds is expected to provide the CCP Analyst with sufficient information to complete annual State reporting requirements for AB 109 funds. Additionally, once developed, each recipient agency will be required to submit an annual evaluation of AB 109-funded programs in Category B, including outcome data as well as a breakdown of demographic data for program participants, including race/ethnicity, gender, and zip code. Specific metrics that should be included in annual program evaluations are listed in Appendix E. Future funding eligibility is dependent on the successful completion and submission of annual program evaluations.

A – Eligible Programs and Services Limited to the AB 109 Population to Address Legislative Impacts of Realignment

A1. Housing of AB 109 Inmates in County Jail Facilities

Description

The Sheriff is responsible for the care and custody of all inmates falling under the jurisdiction of the Sacramento County Court System. Analysis of Main Jail and RCCC inmates has shown AB 109 inmates have represented approximately 12 to 25% of the average daily population and that there has been significant growth in need for psychiatric and other correctional healthcare services since AB 109 went into effect. Because a substantial proportion of inmates housed in the county jail system are AB 109

detainees and have significant service needs, financial support for in-custody services to the realignment offender populations remains an eligible expense.

Goal Alignment

N/A

Reimbursable Entities

Sheriff's Office

Reimbursement Restrictions

- Limited to expenses related to housing for the AB 109 population.
- Calculation:
 - Determine the number of jail bed days for AB 109 offenders, including:
 - Parole holds
 - County Jail Prison (CJP) inmates
 - Parole revocations
 - Post Release Community Supervision (PRCS) flash incarceration bookings
 - o Multiply jail bed days in each facility by the facility's daily jail rate.
 - Calculate the portion of expenses to reimburse for the Sheriff's Office (removing costs associated with Adult Correctional Health).
- Quarterly claims should include the number of days for each inmate type (parole holds, CJP inmates, parole revocations, and PRCS flash incarceration bookings) each month by facility (Main Jail or RCCC) as well as the unique number of AB 109 offenders booked into jail during the quarter by inmate type.

Prior and Planned Spending

In FY 23/24, AB 109 inmates accounted for 41,586 bed days at the Main Jail and 26,018 bed days at the Rio Cosumnes Correctional Center, for a total of 67,504 bed days. This includes:

- 25,651 bed days for AB 109 inmates on Parole holds.
- 27,689 bed days for AB 109 inmates sentenced to County Jail-Prison time.
- 1,426 bed days for AB 109 inmates with Parole revocations.
- 12,838 bed days for AB 109 inmates for PRCS flash incarceration bookings.

The Sheriff's Office was reimbursed \$7,425,779 in FY 23/24 for these services. The Sheriff's Office will continue to receive reimbursements for bed days used by AB 109 inmates in FY 24/25.

A2. Supervision of AB 109 Offenders

Description

The Probation Department handles responsibility for traditional and realigned offender populations through an Adult Supervision Model that is a risk-based supervision system. Probation's intake and case management process applies a validated risk assessment tool to target resources to those posing greatest risk to public safety and incentivizing compliance through a step-down approach to supervision that includes front-loading supervision and treatment resources during the earliest period of supervision, when risk of recidivism is highest.

Reimbursable Entities

Probation Department

Reimbursement Restrictions

- Limited to expenses related to supervision of the AB 109 population.
- Quarterly claims should include the number of employees providing services, the number of unique AB 109 offenders who received supervision services each quarter, and the number of AB 109 offenders ordered to supervision services during the quarter.

Prior and Planned Spending

The Probation Department will continue to receive reimbursements for AB 109 inmates in FY 24/25. For FY 23/24 and planned spending for FY 24/25, AB 109 reimbursements fund 105 full-time equivalent positions, as indicated below:

- Admin Svc Officer 1 (2)
- Admin Svc Officer 2 (1)
- Admin Svc Officer 3 (1)
- Asst Probation Division Chief (4)
- Probation Division Chief (2)
- Clerical Supervisor 2 (2)
- Communication Operator Dispatch (2)
- Deputy Probation Officer (50)
- Sr Deputy Probation Officer (21)
- Supervising Probation Officer (9)
- Office Assistant Lv 2 (6)
- Sr Office Assistant (5)

A3. Correctional Health Services for AB 109 Inmates

Description

AB 109 along with other detainees in the jail facilities have exhibited growth in the level of mental health services and physical health services needed. Inmates are receiving mental health services to address crisis counseling, clinical/case management, and medication support needs. Prior to AB 109, only about 18.9% of the jail facilities inmate population required these types of mental health services. As of March 27, 2024, 75% of the inmate population has a mental health diagnosis and received mental health services through incarceration. AB 109 detainees who are identified with mental health-related concerns are referred for clinical assessment and jail psychiatric services provided through the University of California, Davis (UCD) Medical Center contract overseen by the Correctional Health Division of the Department of Health Services. The clinical staff assigned at the Main Jail and RCCC provide both inpatient and outpatient psychiatric services. The services involve crisis counseling, clinical treatment and case management oversight and psychotropic medication support. Correctional Health Staff also conduct intake health screenings and provide other physical health services.

Reimbursable Entities

Department of Health Services (Adult Correctional Health); Contractors/Community-Based Organizations (administered by a County department)

Reimbursement Restrictions

- Reimbursement is limited to expenses related to correctional health services provided to AB 109 inmates. A formula is used to determine this allocation as it is not currently feasible for Adult Correctional Health to identify the specific expenses associated with each service provided to an inmate, nor is an inmate's AB 109 classification/status documented in a correction health record.
- Calculation:
 - Adult Correctional Health costs are reimbursable up to the AB 109 Claimable Rate. The AB 109 Claimable Rate represents the portion of AB 109 inmates booked into Sacramento County jail facilities in comparison to total bookings. To minimize volatility from one year to the next, the AB 109 Claimable Rate is an average of the prior three fiscal years' rates. The CCP analyst will provide Adult Correctional Health with the AB 109 Claimable Rate at the start of each fiscal year.
- Quarterly claims should include the total cost of ACH services multiplied by the AB 109
 Claimable Rate.

Prior and Planned Spending

In FY 23/24, the claimable rate was 11%. The Department of Health Services was reimbursed \$10,739,751 in FY 23/24 for these services. The Department of Health Services will continue to receive reimbursements for AB 109 inmates in FY 24/25.

B – Eligible Programs and Services Supporting the County's Justice-Involved Population B1. Mental Health Diversion and Collaborative Courts

Description

Mental Health Diversion

Mental health diversion supports defendants eligible pursuant to Penal Code Section 1001.36. To participate, a qualifying individual enters a plea of not guilty and waives the right to a speedy trial, and proceedings are suspended for the individual to complete a community-based mental health treatment program within one (1) year for a misdemeanor or two (2) years for a felony. SB 1223 expanded eligibility criteria for Felony Mental Health Diversion, effective January 2023. SB 1223 presumes a nexus between a mental health diagnosis and criminal charge if the diagnosis occurred within the prior five years. The court can only approve a program of treatment if all of the following conditions have been met: the client has been diagnosed with a mental disorder other than an antisocial personality disorder or pedophilia, and the diagnosis or treatment occurred in the last five years; the court finds no clear and convincing evidence that the mental disorder was not a motivating factor, causal factor, or contributing factor to the alleged offense; in the opinion of a qualified mental health expert, the client would respond to mental health treatment; the client consents to diversion and waives the right to a speedy trial; the client agrees to comply with treatment as a condition of diversion; and the court is satisfied the client will not pose an unreasonable risk of danger to public safety.

Tools for evaluating potential Mental Health Diversion applicants by indigent defense counsel include the PHQ-9 Depression Inventory, GAD-7 Depression Inventory, Mental Status Exam, and DAST-10 Drug Abuse Screening Tool. Behavioral Health clinicians use assessment tools to make consistent and effective patient decisions related to intensity of service needs, level of care placement, and continued stay.

The County's Jail Population Reduction Plans, based on consultant research, estimated that expanding mental health diversion to more people charged with non-violent felonies would reduce the average daily jail population by 81 beds. Mental health diversion requires staff for indigent defense departments for case navigation and advocacy, behavioral health staff for increased capacity to conduct assessments and offer treatment services, and monitoring support through Probation. Although there are no long-term peer reviewed publications, O'Connell Research used a comparison group of felony defendants who were eligible for mental health diversion but declined services to those engaging in treatment and found, when controlling for multiple factors, mental health diversion reduced jail recurrence by 24%, which is a robust positive finding. Since 2019, the number of Mental Health Diversion felony petitions has increased tenfold. This has created substantial impacts on all justice partners involved, including the Superior Court. Partners are working collaboratively to create efficiencies and expand capacity. Improvements in these areas can decrease the time it takes to complete assessments, write petitions and objections, and make decisions, reducing lengths of stay in custody for individuals who are ultimately granted Mental Health Diversion.

Collaborative Courts

Collaborative and specialized courts were created to serve a specific population. These alternative courts reduce trauma for victims and provide offenders with services, such as mental health and drug or alcohol treatment, rather than jail time. Collaborative courts include Recovery Treatment Court (formerly Drug Court), Mental Health Treatment Court, Prop 36 Court, DUI Treatment Court, Veterans Treatment Court (VTC), Reentry Court, Reducing Sexual Exploitation and Trafficking (ReSET) Court, Chronic Offender Rehabilitation Effort (CORE, previously Chronic Nuisance Offender) Program, City Alcohol Related Treatment (CART), Serial Inebriation Program (SIP), and Homeless (Loaves and Fishes) Court. To participate, the court must find the client eligible, suitable, and have a proposed treatment plan.

Mental Health Treatment Court is comprised of clients likely to be at high or moderate levels of risk to re-offend as well as seriously mentally ill. Reentry Court clients receive a broad range of services in lieu of serving County Jail Prison (CJP) or State Prison terms. Recovery Treatment Court (formerly Drug Court) focuses on clients with substance use needs at medium or high levels. The County's Jail Population Reduction Plans and consultant research indicated that increasing Mental Health Treatment Court capacity could avoid 77 jail beds on a given day.

Depending on the specific program, collaborative courts are a team approach, bringing resources from the District Attorney, indigent defense departments, Department of Human Assistance, Department of Health Services, Probation Department, the Superior Court, and community partnerships. Behavioral Health staff use a mental health assessment, a substance use disorder assessment, and screening tools for patient decisions related to intensity of service needs, level of care placement, and continued stay. Probation staff serving collaborative courts use the LS/CMI to determine an individual's risk to reoffend and criminogenic needs.

Collaborative Courts emphasize early intervention, on-going supervision, and frequent judicial reviews. Collaborative courts generate substantial savings by increasing case processing efficiencies and reducing incarceration costs. Reentry Courts are found to have strong reductions in reconvictions and recidivism. Mental Health Treatment Courts have been found to have strong reductions in recidivism, as well as improvements in treatment engagement. Recovery Treatment Courts (Drug Courts) have been

found to have strong reductions in recidivism, as well as drug/alcohol offenses, but less effective at reducing substance misuse overall.

Goal Alignment

- Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities
- Reduce Recidivism and Returns to Custody
- Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder

Reimbursable Entities

Department of Human Assistance, Department of Health Services, District Attorney, Indigent defense departments (Public Defender's Office/Conflict Criminal Defenders), Probation Department, Superior Court, Contractors/Community-Based Organizations (administered by a County department)

Reimbursement Restrictions

- Reimbursement is limited to expenses related to services provided to individuals seeking or
 participating in mental health diversion and collaborative court programs. Reimbursable costs
 include salaries and benefits for the employees administering the programs as well as services
 and supplies.
- Mental Health Diversion:
 - Quarterly claims should include the number of employees dedicated to this program, the number of unique individuals for whom mental health diversion applications were submitted during the quarter, the number of unique individuals granted mental health diversion during the quarter, and the total number of unique individuals participating in mental health diversion during the quarter. Costs generated by contractors should include contractor hours and costs per quarter along with the number of participants served by each contractor during that quarter.
- Collaborative Courts:
 - Quarterly claims should include the number of employees dedicated to this program, the number of individuals accepted into each collaborative court (by program) during the quarter, and the total number of participants in each collaborative court (by program) during the quarter. Costs generated by contractors should include contractor hours and costs per quarter along with the number of participants served by each contractor during that quarter.

Prior and Planned Spending

In FY 23/24 and planned expenses for FY 24/25, reimbursements for Mental Health Diversion and Collaborative Courts are split between the District Attorney's Office, Public Defender's Office, and Probation Department.

District Attorney's Office

The District Attorney's Office plans to continue to support its Mental Health Diversion and Collaborative Courts in FY 24/25 using AB 109 funding. Planned staffing for FY 24/25 is below:

- Principal Criminal Attorney (1)
- Attorney Lv 5 Criminal (3)
- Attorney Lv 4 Criminal (2)

- Paralegal (1)
- Administrative Services Officer 1 (1)
- Office Assistant Lv 2 (.375)

Public Defender's Office

The Public Defender's Office plans to continue to support its Mental Health Diversion and Collaborative Courts in FY 24/25 using AB 109 funding. Planned staffing for FY 24/25 is below:

- Principal Criminal Attorney (1)
- Attorney Lv 5 Criminal (2)
- Attorney Lv 4 Criminal (1)
- Human Services Social Worker (1)

Services and supplies, including contracted services, will be funded as described below:

• Case management system (\$376,000)¹

Probation Department

The Probation Department plans to continue to support its Mental Health Diversion and Collaborative Courts in FY 24/25 using AB 109 funding. Planned staffing for FY 24/25 is below:

- Deputy Probation Officer (6)
- Sr Deputy Probation Officer (2)
- Supv Probation Officer (2)
- Sr Office Assistant (2)

Services and supplies, including contracted services, will be funded as described below:

- Rehabilitative treatment program for women (\$20,000)
- Writing and role-playing workshop skills (\$20,000)
- Transitional living services for clients (\$15,000)
- Tattoo removal services for recovery court clients (\$10,000)
- Yoga, healthy options, and mentorship (\$33,000)
- Residential treatment for clients (\$10,000)

B2. Jail Discharge Support: Benefit Assistance, Clothing, Transportation, and Housing Linkages Description

Outreach to the justice-involved community conducted by the CCPAB, the County's Jail Population Reduction Plans, and the Sacramento County Community Review Commission 2023 Annual Review Report all identified a need for Sacramento County to improve connections to services and resources prior to and during jail discharge processes. By initiating service connections during and prior to release, justice-involved individuals can receive assistance in obtaining legal documents needed for obtaining health care, employment, housing, government benefits, etc. The Community Review Commission recommended implementation of a clothing closet (implemented by the Sheriff's Office in 2024) and

¹ The Case Management System is a one-time expense for FY 24/25. While it benefits many other functions for the Public Defender's Office, it is included under the eligible program and service with the highest assigned priority.

safe transportation arrangements for individuals discharged from jail facilities, particularly those released during late night hours.

Linkages to services could be further enhanced by staffing a 24/7 receiving center within safe walking distance of the Main Jail. In 2024, the County applied for an \$8 million grant targeting post-release service linkages through the Proposition 47 Grant Program (Cohort 4) through the Board of State and Community Corrections. The CCP, with the addition of two CCPAB members, will serve as the Local Advisory Committee for the grant. Grant funds would be used to establish a Reentry Opportunities and Access to Resources (ROAR) program. This program will leverage the new and improved services under Medi-Cal through the California Advancing and Innovating Medi-Cal (CalAIM) and specifically the state's justice-involved initiative. The Justice-Involved (JI) initiative aims to connect eligible members to community-based care, offering them services up to 90 days before their release to stabilize their health conditions and establish a plan for their community-based care (collectively referred to as "pre-release services"). Per Department of Health Care Services requirements, all Counties are required to go live with CalAIM JI initiative by September 30, 2026. Sacramento County is in the process of assessing and implementing CalAIM in correctional facilities in 2025, ahead of the state's deadline.

The target population for the proposed services under ROAR includes individuals exiting jail who have been arrested, charged with, or convicted of a criminal offense. Within the ROAR program, the County will pay special attention to the needs of the most vulnerable participants, including those at-risk of or experiencing homelessness and those with mental health needs and substance use disorders. Services funded by ROAR will provide service linkage services during pre-release planning and re-entry. Community-based pre-release service coordination shows much higher rates of engagement with a 70% show rate for primary care appointments coordinated by community-based providers compared to a 33% show rate for primary care appointments referred by jail health staff. Contact with community health workers with histories of incarceration increases post-release engagement and helps reduce recidivism. The current community-based organization providing in-reach services for pre-release planning and re-entry services under CalAIM's justice-involved initiative needs support to further expand their capacity and address existing service gaps. It is important for the community-based organization (CBO) to have a location proximate to the jail for ease of access for people being released at all hours. Other existing gaps in the system include limited reimbursement from the managed care plans to the provider for on-demand transportation, such as Lyft or Uber, for transportation outside public transit hours, and reimbursement for staff mileage to transport individuals to necessary appointments. Data from CalAIM, to transform Medi-Cal program referrals, underscores the scale of the need, with 2,462 services provided in 2023 alone. The vast majority of funds allocated will be given to nongovernmental/community-based organizations, including:

- \$3,456,000 for Shelter Beds for Immediate Re-entry Population
- \$1,500,000 for Care Management Services for In-Reach Pre-Release and Re-Entry
- \$885,000 for Flexible Client Assistance Funds for Homelessness Prevention, Re-housing, Motel Vouchers, Long-distance Reunification Transportation, and Basic Need Items
- \$287,750 for Legal Services and Client Assistance Funding for Eviction Prevention and Expungement; and
- \$200,000 for Re-housing Stabilization for New Post-incarceration Short-term Housing Program.

In addition to the Prop 47 Grant and working occurring with CalAIM, Human Service Assistants (Eligibility Specialists) are located at the jail facilities and the Probation Department's Adult Day Reporting Centers. The Human Service Assistants (HSA) focus on providing social service benefits and other service referrals. The HSA staff will screen for Medi-Cal eligibility and will accept and process applications for General Assistance (GA) and Cal-Fresh for offenders. If the HSA determines there are additional services needed (homeless assistance, Cal-Works, employment services, alcohol or other drug, mental health, or SSI application assistance), the appropriate referrals will be made to these services in coordination with social workers and reentry staff located at the jail facilities and Probation where staff process offenders transitioning from the jail or state prison to community supervision with probation. HSA screening also includes Affordable Care Act and other social safety net benefits the offender populations can access.

The County contracts with providers for emergency and transitional housing beds with wrap around service assistance to AB 109 inmates leaving custody and Probation Department PRCS and Mandatory Supervision offenders. The intent of the program is to provide up to 90 days of emergency shelter for each County Jail Prison N3, PRCS, and Mandatory Supervision offender to address issues with homelessness. It is targeted to those AB 109 individuals most likely to be at risk for re-offense due to housing insecurity and homelessness. Those referred are at high-risk of homelessness or have a living situation that heavily contributes to the likelihood of re-offense. Examples include individuals who are literally sleeping in a vehicle, the streets, or another place not meant for human habitation; living with roommates with extensive recent gang or criminal activity; staying in a remote or rural area and lacking transportation to follow release requirements; and living in complexes or neighborhoods with significant illegal drug activity. Case management staff also work with transitional housing residents through their network of wrap around service providers to address a range of personal needs including (a) housing placement, (b) employment assistance, (c) transportation, (d) mental health services, and (e) other healthcare services. The staff also provide life skills counseling and referrals for identified alcohol and/or substance use services.

Goal Alignment

- Reduce Recidivism and Returns to Custody
- Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder

Reimbursable Entities

Department of Health Services, Department of Homeless Services and Housing, Department of Human Assistance, Probation Department, Sheriff's Office, Contractors/Community Based-Organizations (administered by a County department)

Reimbursement Restrictions

- Reimbursement is limited to expenses related to services provided to inmates upon release from custody, individuals in close proximity to County jail facilities, and individuals receiving services through Adult Day Reporting Centers. Reimbursable costs include salaries and benefits for the employees administering the program as well as services and supplies.
- Quarterly claims for benefit eligibility assistance should include the number of employees
 dedicated to this program, the number of individuals screened for Medi-Cal eligibility during the
 quarter, the number of General Assistance (GA) and Cal-Fresh applications processed during the
 quarter, and the number of unique individuals referred for additional services (homeless

- assistance, Cal-Works, employment services, alcohol or other drug, mental health, or SSI application assistance) during the quarter.
- Quarterly claims for transitional housing should include the number of unique individuals
 provided with transitional housing beds and wrap around services during the quarter.
- Costs generated by contractors should include contractor hours and costs per quarter along with the number of participants served by each contractor during that quarter.

Prior and Planned Spending

The Sheriff's Office intends to support Jail Discharge Support: Benefit Assistance, Clothing, Transportation, and Housing Linkages in FY 24/25 using AB 109 funds.

In FY 24/25, services and supplies, including planned contracted services, will be funded by AB 109 as described below:

- Court-ordered batterer's treatment (\$79,200)
- Victim advocate services (\$12,900)
- Counseling and treatment facilitation (\$447,185)
- Post Release Housing for men and women (\$121,250)

The Probation Department intends to support Jail Discharge Support: Benefit Assistance, Clothing, Transportation, and Housing Linkages in FY 24/25 using AB 109 funds.

In FY 24/25, services and supplies, including planned contracted services, will be funded by AB 109 as described below:

Emergency housing liaison services (\$40,000)

B3. Pretrial Risk Assessment and Monitoring Services

Description

Probation conducts a Pretrial Safety Assessment (PSA) on individuals booked into custody and monitors individuals released to Probation's Pretrial Monitoring by the Superior Court at no cost to the client. Monitoring can include court reminder telephone calls, office visits, community visits, and GPS monitoring.

Individuals released to Probation's Pretrial Monitoring are eligible for services through a partnership with the Department of Human Assistance. This includes assessing benefit needs, eligibility, and referrals to other eligibility programs. Clients are also able to work with a Community Navigator, who completes a comprehensive intake interview to develop an individualized case plan utilizing a needs assessment tool, provides one-on-one case management support, and assists clients with overcoming risks associated with keeping Court hearings.

Goal Alignment

- Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities
- Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder
- Reduce Recividism and Returns to Custody

Reimbursable Entities

Probation Department, Contractors/Community Based-Organizations (administered by a County department)

Reimbursement Restrictions

- Reimbursement is limited to expenses related to services provided to individuals with cases pending resolution. Reimbursable costs include salaries and benefits for the employees administering the program as well as services and supplies.
- Quarterly claims should include the number of employees dedicated to this program, the number of individuals assessed with a PSA during the quarter, the number of unique individuals released on pre-trial monitoring during the quarter by level (1-6), and the total number of unique individuals who received pretrial monitoring services that quarter by level (1-6).

Prior and Planned Spending

In FY 23/24, no reimbursements were made for this program/service. There are also no planned expenses for FY 24/25 using AB 109 funds.

B4. Alternative Sentencing Programs (Home Detention and Work Release)

Description

As of August 2024, the Sheriff's Office alternative custody programs, including the Home Detention Electronic Monitoring (EM) program, work project alternative, and alternative sentencing program, collectively averaged about 914 active participants.

The Sheriff's Home Detention Electronic Monitoring (EM) Program was expanded through implementation of the AB 109 Plan to accommodate up to 350 participants. The program offers a less disruptive way for qualified offenders to serve their court-sentenced jail commitments in the community. EM participants are in the program for a maximum of 12 months. Offenders selected for participation undergo intensive supervision and are allowed to seek and maintain employment, and participate in approved therapeutic and/or rehabilitation counseling programs. Active EM supervision systems are utilized to ensure offender compliance with set limits on their location, activities and communications. The Sheriff's Office maintains partnerships with various non-profit organizations to provide services focusing on education, skill development, and job placement for offenders participating in the Home Detention/EM program. The purpose of referring offenders to these programs is to promote positive change in the offenders thinking and behaviors by focusing on the elimination of criminogenic risk factors. This is completed thru promoting skill building in the pursuit of education, career development, and fiscal/time management.

The Sacramento County Sheriff's Office also has a work project alternative to incarceration program. Participation in this program is either provided by a court order at the time of sentencing or offered to eligible inmates as an early release option. Program participants are not required to have a permanent home address and are not drug tested. Program accountability is focused on attendance and work performance. Offenders who participate through early release from the County Jail typically have approximately 60 days or less to complete their sentence.

Goal Alignment

- Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities
- Reduce Recidivism and Returns to Custody

Reimbursable Entities

Sheriff's Office; Contractors/Community-Based Organizations (administered by a County department)

Reimbursement Restrictions

- Reimbursement is limited to expenses related to services provided to inmates on home
 detention or work release as an alternative to jail housing. Reimbursable costs include salaries
 and benefits for the employees administering the program as well as services and supplies,
 including the rental/lease of monitoring equipment, laboratory/medical services, and phone
 charges.
- Quarterly claims should include the number of employees dedicated to this program, the number of unique offenders participating in work release and home detention during the quarter, and the number of participants who began participating in each program that quarter.
 Costs generated by contractors should include contractor hours and costs per quarter.

Prior and Planned Spending

The Sheriff's Office plans to continue to support its Alternative Sentencing Programs (Home Detention and Work Release) in FY 24/25 using AB 109 funding.

For FY 24/25, funding will be used to support the salaries and benefits for forty-nine (49) positions:

- Sergeant (3)
- Deputy Range B (29)
- Sheriff Records Officer I (14)
- Sheriff Records Officer II (2)
- Sheriff Records Specialist I (1)

Services and supplies, including planned contracted services, as described below:

• Home Detention Inmate Drug Testing (\$200,000)

B5. Adult Day Reporting Centers

Description

The Probation Department's Adult Day Reporting Centers (ADRCs) integrate evidence-based practices, conduct actuarial assessments, provide case planning based on criminogenic needs and offer cognitive behavioral programming and support services. ADRC programs have shown great promise in helping to reduce the jail population and recidivism because they provide, over a longer period of time, intensive services that address offenders' needs in a holistic way, targeting long-term risk reduction.

The Adult Day Reporting Centers (ADRC) create a continuum of services, sanctions, and rewards/incentives that respond to client needs while providing high intensity supervision. The program approach involves community-based organizations and probation officers who work together to couple service interventions and supervision. Program services are comprehensively structured, evidence-based, multi-pronged, and address different facets of a client's presenting concerns: behavioral self-control, substance misuse, educational and vocational needs, health and mental health, social services, benefit screening, family, and community support.

The ADRCs are for male and female clients who have been assessed as having a moderate to high risk to reoffend and significant criminogenic needs. Depending on the client's assessed needs, the four-phase

program is structured to be completed in approximately nine months, but allows for instances of relapse, custodial sanctions, other interruptions common to the delivery of rehabilitative services, and aftercare.

Each ADRC includes drug testing, cognitive-behavioral treatment classes, referrals to community-based organizations, access to employment training, job placement assistance, on site General Education Development (GED), and participation in the Probation Department's Community Outreach Unit (work project crews) to provide restitution to victims. The programming for PRCS clients returning from state prison and Mandatory Supervision clients also includes Intensive Supervision caseloads. Each ADRC concentrates community supervision resources on the period immediately following the client's release from custody and adjusting supervision strategies as the needs of the client released, the victim, the community, and the client's family change. The ADRC staff and program providers facilitate the client's sustained engagement in treatment, mental health, and other supportive services. Job development and supportive employment are a key element of the programming and service linkage activities Probation staff undertake. Efforts are made to address obstacles that make it difficult for a client to obtain and retain viable employment while under community supervision.

Clients who report mental health treatment history or symptoms to ADRC staff are referred for assessments. They are also assessed for alcohol and drug issues and staff make referrals for treatment. The ADRC multi-disciplinary team will also monitor the treatment and progress of clients who are already receiving mental health services in community settings. The program may also provide counseling and/or case management interventions for clients to support the effectiveness of the combination of outside mental health services and their ADRC treatment plan. The Probation Department collaborates with Behavioral Health Services to implement procedures for meeting clients' psychotropic prescription medication needs when they are released from state prison or county jail. These services include prescribing, administering, dispensing, and monitoring of psychiatric medications. They also include the evaluation of the need for initial / ongoing medications, ancillary lab costs, and instruction in how to use the medication, and alternatives to medication.

Responding to violations with swift and certain sanctions is another key element of the case management and supervision activities carried out by the Adult Day Reporting Centers (ADRC) probation staff. Many of the violations which occur among the AB 109 realigned population are addressed with graduated sanctions, inclusive of both custodial and non-custodial measures, and clients are held accountable in the community without compromising public safety.

Goal Alianment

- Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities
- Reduce Recividism and Returns to Custody
- Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder

Reimbursable Entities

Probation Department; Contractors/Community-Based Organizations (administered by a County department)

Reimbursement Restrictions

Reimbursement is limited to expenses related to services provided to individuals participating in
 Adult Day Reporting Center programs and services received at Adult Day Reporting Center

- locations. Reimbursable costs include salaries and benefits for the employees administering services, lease/rental costs and facility costs for ADRC locations and equipment, supplies, and costs for services provided by contractors and community-based organizations.
- Quarterly claims should include the number of employees staffing each ADRC, the number of
 unique offenders participating each quarter by location, and the number of offenders who began
 participating in an ADRC program during the quarter. Costs generated by contractors should
 include contractor hours and costs per quarter along with the number of participants served by
 each contractor during that quarter.

Prior and Planned Spending

The Probation Department plans to continue to support Adult Day Reporting Centers in FY 24/25 using AB 109 funding. Planned staffing for FY 24/25 is below:

- Deputy Probation Officer (17)
- Sr Deputy Probation Officer (6)
- Supv Probation Officer (2)
- Office Assistant Lv 2 (2)
- Sr Office Assistant (3)

Services and supplies, including contracted services, will be funded as described below:

- Programming and Treatment Services (\$1,547,621)
- Construction Training (\$134,974)

B6. Pretrial Needs Assessment and Support Services

Description

Indigent defense departments provide needs assessments and offer supportive services to pretrial clients. The Public Defender's Office administers the Pretrial Support Project (PTSP). The PTSP uses social worker students and law students to meet with individuals in custody prior to arraignment and conduct needs assessments. The need assessments include four evidence-based tools: (1) Brief Jail Mental Health Screen, (2) CAGE Substance Abuse Screen, (3) Adverse Childhood Experiences (ACEs) Trauma Assessment, and (4) Universal Housing Screen. Once an individual is assessed, this information is provided to the arraignment attorney and social worker. This assessment then becomes the foundation to identify individuals in custody for alternatives to incarceration such as collaborative courts, diversion, bail motions, and discharge planning and coordination. If released, social workers and community intervention specialists are assigned to the case to ensure linkage to services and to create a safe discharge plan. Social Workers remain on an individual's case until there is a sustainable warm hand-off in the community through coordinated services to ensure public safety needs are met. In 2023, Conflict Criminal Defenders began providing similar services for pretrial clients assigned to their caseload.

Goal Alignment

- Support Countywide Efforts to Reduce the Resource Demands Facing Jail Facilities
- Reduce Recidivism and Returns to Custody
- Increase Post Release Connections to Community-based Behavioral Health Services for Persons with a Serious Mental Illness or Substance Use Disorder

Reimbursable Entities

Department of Health Services, Department of Human Assistance; Indigent defense departments (Public Defender's Office/Conflict Criminal Defenders); Contractors/Community-Based Organizations (administered by a County department)

Reimbursement Restrictions

- Reimbursement is limited to expenses related to services provided to individuals with cases pending resolution. Reimbursable costs include salaries and benefits for the employees administering the program as well as services and supplies.
- Quarterly claims should include the number of employees dedicated to this program as well as
 the number of individuals assessed through the PTSP during the quarter, the number of
 individuals released from custody and assigned to a social worker during the quarter, the total
 number of cases supported by a social worker during the quarter, and the number of warm
 hand-offs to a community partner during the quarter. Costs generated by contractors should
 include contractor hours and costs per quarter along with the number of participants served by
 each contractor during that quarter.

Prior and Planned Spending

In FY 23/24, no reimbursements were made for this program/service. There are also no planned expenses for FY 24/25 using AB 109 funds.

B7. Reentry Services

Description

Reentry Services, administered by the Sheriff's Office, rely on staff and contract service providers knowledgeable in evidence-based programming and treatment models. The reentry process begins with an interview by Sheriff Deputies, an education assessment by Elk Grove Adult Education, and risk/need assessments completed by trained reentry specialists. This process determines education levels and criminogenic needs, as well as identifying post-release needs that may place the individual at risk for reoffending.

A 2021 Bureau of Justice Statistics study found that 66% of people released from prison in 24 different states in 2008 were re-arrested within three years; the SSO Reentry program recidivism rate averages 55%, with those who complete our in-custody treatment program averaging a rate of 45%. This rate further improves to 30% for those participants who remain in contact post-release.

Assessments such as the LS/CMI Level of Service and Case Management Inventory (LS/CMI), Texas Christian University - 5 drug screen, Correctional Mental Health Screening Men/Women, University of Rhode Island Change Assessment, and the Comprehensive Adult Student Assessment Systems are used to determine factors that put an individual at risk to reoffend and indicate the motivation for change. Based on the assessments, reentry specialists assist in guiding the development of the individualized case plan with the participant to address those needs and support the acquisition of skills to reduce the individual's recidivism risk.

Reentry specialists work with individuals to complete an exit plan as they get closer to being released from custody. The exit plan includes identifying post-release resources such as medical, food, housing, transportation, continued SUD treatment, and employment preparation, securing personal identification documents necessary for employment, assisting participants in acquiring basic needs, and assisting with

transportation. Reentry specialists understand the challenges of the reentry process and connect individuals with services upon release, in addition to providing post-release case management services for up to one year. Participants may be evaluated 60 – 90 days before release and assisted by an Eligibility Specialist with the Department of Human Assistance (DHA) to apply for general assistance benefits and other services for unmet needs. Reentry services include evidence-based risk/needs assessments, cognitive behavioral therapy, mental health and substance misuse treatment, job/education assistance, and development of transitional reentry plans.

In addition to screening those who are already sentenced, Reentry Services has built a relationship with the District Attorney's Office, the Public Defender's Office, Conflict Criminal Defenders, Behavioral Health, and the Collaborative Courts to support pre-trial participants. It is recognized that the waitlist for residential rehabilitation is extensive, and the in-custody Residential Substance Abuse Treatment (RSAT) program offered through the Reentry Services Unit can be a substitute for an out-of-custody residential rehabilitation program.

Reentry Services has been able to accept approximately 40 percent of the individuals that the court has brought forth for consideration. This partnership has proven beneficial in increasing the number of participants in Reentry programs and reducing the backlog in the court system. It has been found that the individuals being referred by the courts tend to have higher risk assessment scores and a greater need for Mental Health services. As the program continues to grow and expand, Reentry Services would benefit from the inclusion of additional mental health clinicians.

High Risk Areas targeted include:

- Anti-social attitudes, values, and beliefs
- Anti-social peers
- Behavioral characteristics
- Criminal history
- Family/marital
- Education and employment
- Leisure time
- Substance use

The Sheriff's Office contracts with several community treatment providers to support intensive alcohol and other drug treatment for the Housing for Accountable Living Transitions/Residential Substance Abuse Treatment (HALT/RSAT) Program. HALT/RSAT is a Substance Use Disorder (SUD) treatment program offering individualized treatment through cognitive behavioral therapy. Programming includes Thinking for Change, Courage to Change, Relapse Prevention, Living in Balance, Beyond Trauma, Intro to Recovery and Women in Addiction.

Adult basic educational classes are also available at both correctional facilities which help inmates develop the necessary educational skills to secure a general education diploma (GED), if needed. The academic programming is a collaborative effort between jail facilities and community school personnel, and is directed to providing educational/academic assistance to both male and female custody inmates. Sheriff and school personnel track and report yearly progress on earned GED certificates.

Reentry Services partners with local providers that offer employment assistance in addition to our Job Readiness component. Job Readiness groups offer a career assessment, how to complete a cover letter, develop a resume, how to gain and sustain employment, and mock interviewing. The Job Developer works to build relationships with local employers by educating them on the benefits of hiring reentry clients.

A wide range of vocational training opportunities are also offered. Inmates can participate in the following vocational programs:

- Automotive Technology Program Students learn automotive repair using computer-based equipment. The program offers a wide variety of industry certifications through the nationally recognized accrediting body, Automotive Service Excellence (ASE).
- Bee Keeping Students participate in a six-month structured training program on bee keeping and honey harvesting. Students learn the process of bee keeping from hive development and maintenance through the extraction and preparation of honey.
- Cake Decorating Students learn how to bake and decorate cakes, breads, and pastries.
 Students are prepared for a job in a bakery, deli, or pastry shop. This program is currently on hold with no participants due to failing classroom infrastructure. The current culinary classroom needs significant improvements or replacement. Once a new classroom is in place, this vocation can restart and provide additional opportunities for participants in the program.
- Coffee Education and Barista Training Students train for careers as baristas and coffee roasters.
 Students learn bean anatomy, tasting notes, coffee origins, milk science, pouring espresso shots, and latte art. Final sessions focus on cafe operations such as taking inventory and writing schedules.
- Culinary Arts Students learn basic culinary skills and are prepared for jobs in the food service
 industry. Participation in this program is currently limited due to needing to share instructional
 space with the facility kitchen, which results in scheduling interruptions and security issues. The
 dedicated classroom space is in disrepair and requires significant improvements or replacement.
- Custodial Students learn various skills in the custodial and housekeeping trades, equipment maintenance and repair, and cleaning materials safety.
- Graphic Arts and Design Program Students obtain certification in laser engraving, dye sublimation, solvent and UV printing using state of the art software and equipment.
- Landscaping and Horticulture Students learn plant propagation, irrigation, and landscape maintenance techniques.
- Safety and Sanitation Students learn kitchen safety and sanitary skills for working in a kitchen setting.
- Welding Students are taught a variety of weld types, equipment maintenance, and job skills necessary to gain and maintain employment in the welding profession. Graduates of the welding class also earn three college credits at Los Rios Community Colleges. Upon completion, students earn up to three certifications from the American Welding Society. This program is currently on hold as the Sheriff's Office CBO partner faces the challenge of finding a qualified full-time instructor. In the future, the Sheriff's Office is looking to contract directly with a part-time instructor, which would allow the program to run continuously without disruption during school district breaks and instructor absences.

• Wild Horse Program – The Wild Horse Program provides an environment for wild horses and incorporates a six-phase training curriculum for program participants through a partnership with the Bureau of Land Management Wild Horse and Burro Program. The program provides participants with work skills and sensitivity training in preparing gentled wild horses for public adoption. The current trailer at the ranch is in extreme disrepair and requires replacement. A new trailer will provide classroom space to expand training during inclement weather, offer audio and video instruction, provide office space for instructors, and provide an appropriate and secure restroom space.

As Reentry Services and educational programs look to expand offerings throughout the RCCC facility, the Sheriff's Office is continually challenged by a need for more space to accommodate group treatment sessions, classes, and one-on-one counseling meetings. This is because multiple entities, including mental health, recreation, chaplaincy, and social services, are all competing for limited space.

Reentry Services has secured funding for the replacement of the Culinary and Wild Horse Program Trailers again for fiscal year 2024/2025. The Sheriff's Office has been unsuccessful in the purchase of these trailer replacement in the last three (3) years. The process has been started again for the FY 24/25 year.

Goal Alignment

• Reduce Recidivism and Returns to Custody

Reimbursable Entities

Sheriff's Office; Contractors/Community-Based Organizations (administered by a County department)

Reimbursement Restrictions

- Reimbursement is limited to expenses related to services provided to inmates participating in
 any or all programs administered by the Sheriff's Office Reentry Services. Reimbursable costs
 include salaries and benefits for the employees administering services, costs associated with
 rental or leasing of reentry facilities (trailers), equipment, and supplies, and costs for services
 provided by contractors and community-based organizations.
- Quarterly claims should include the number of employees dedicated to this program, the number of unique reentry participants for that quarter, the number of individuals assessed during the quarter, and the number of individuals accepted into reentry programs during the quarter.
- Costs generated by contractors should include contractor hours and costs per quarter along with the number of unique participants served by the contractor during the quarter.

Prior and Planned Spending

The Sheriff's Office plans to continue to support its Reentry Services Unit in FY 24/25 using AB 109 funding. For FY 24/25, funding will support the salaries and benefits for twelve (12) positions:

- Lieutenant (1)
- Sergeant (1)
- Deputy Range A (1)
- Deputy Range B (3)
- Sheriff Records Officer I (4)

- Human Services Social Worker (1)
- Administrative Services Officer II (1)

Services and supplies, including planned contracted services, for these programs are described below:

- Automotive Technology Program (\$89,415)
- Barista and Coffee Shop Training Program (\$155,820)
- Employment Specialist Counselors (\$166,320)
- Engraving Training & Education Program (\$95,920)
- Reentry Specialist Supervisor (\$91,605)
- Wild Horse Training Program (\$96,825)
- Construction Vocation Instructor (\$85,000)

B8. Expungement and Record Modification Services

Description

Expungement and record modifications services help remove barriers to job opportunities and critical services, promoting community safety and economic opportunity, and addressing racial and economic inequity within the criminal justice system. Recent changes in the law have increased demand for record modification services (e.g. AB 1950 [shortened probation terms] and AB 1869 [eliminated many fines and fees]). A 2020 study published by the Harvard Law Review found that people who clear their records have extremely low recidivism rates and experience a sharp upturn in their employment opportunities and their wages (an average of 22% increase in income). Attorney positions in both the District Attorney and indigent defense departments develop and review record modification requests, Probation staff assist with recommendations, and Superior Court staff processes the filings. As of April 2022, the Public Defender's post-conviction relief program has a backlog of 1,600 cases with new requests for assistance every day. While SB 731 (going into effect July 1, 2023) will extend automatic and petition-based record relief for some, ongoing support for record modification services remains needed.

Goal Alignment

Reduce recidivism and returns to custody

Reimbursable Entities

District Attorney; Indigent defense departments (Public Defender's Office/Conflict Criminal Defenders); Probation Department; Superior Court

Reimbursement Restrictions

- Reimbursement is limited to expenses related to services provided to individuals requesting
 record modifications. Reimbursable costs include salaries and benefits for the employees
 administering the program as well as services and supplies.
- Quarterly claims should include the number of employees dedicated to this program, the
 number of record modification inquiries submitted to an indigent defense department by a
 Sacramento County resident during the quarter, the number of record modification requests
 filed with the Court by an indigent defense department during the quarter, the number of record
 modification requests reviewed by the District Attorney during the quarter, and the number of
 record modification requests approved by the Superior Court during the quarter.

Prior and Planned Spending

In FY 23/24, no reimbursements were made for this program/service. There are also no planned expenses for FY 24/25 using AB 109 funds.

C- Additional Eligible Expenses as Determined by the CCP

Some programs and services will require direct approval from the CCP before they may be deemed eligible. This includes capital expenditures as well as innovative programs and services that are not clearly identified in one of the existing eligible expense categories. Requests for approval must clearly demonstrate how the proposal will support one or more of the overarching goals in the approved AB 109 Plan 2024 Update. Goal alignment, reimbursable entities, reimbursement restrictions, and annual reporting metrics must be included with the proposal.

Innovative Programs and Services

The CCPAB and CCP recognize that innovative ideas for additional programs and services may occur between the approval of the 2024 Plan Update and the approval of the 2025-26 FY Budget. For growth requests related to programs and services that do not clearly fall within one of the existing eligible expense categories, agencies may request approval from the CCP to determine eligibility for use of AB 109 funds.

Capital Expenses

Capital expenditures, including funds requests to support the physical acquisition or improvement of buildings, vehicles, equipment exceeding \$5,000, or land, also require approval from the CCP.

Prior and Planned Spending

Prior to the AB 109 Plan 2023 Update, this expense category did not exist. As a result, there were no expenses under this category in FY 23/24. Additionally, no requests were received in preparation for the FY 24/25 Budget under this category.

Use of AB 109 Planning Funds

Implementation of the AB 109 Plan is overseen by a county position dedicated to supporting the CCP and CCPAB, tracking and monitoring data, drafting AB 109 Plan updates and reports, and managing reimbursement claims. Among other tasks, this position supports the County's efforts to (1) track data and measurable outcomes related to the AB 109 Plan, (2) assess implementation of programs/treatment/services, and (3) identify and address racial disparity issues that preliminary data indicates exist. In July 2022, Sacramento County hired an analyst in the Office of the County Executive, Public Safety and Justice Agency to perform these roles. Planning funds may also be used for supplies and services related to CCP and CCPAB meetings and activities. As of the approved California State budget for FY 24/25, counties will no longer receive dedicated planning funds to support annual AB 109 reporting requirements.

Future Planning Priorities

To further improve future AB 109 Plan updates, increase accountability, and develop consensus around specific program and service changes and innovations, it is recommended that the CCP and CCPAB invest time, effort, and community engagement in the following areas:

- Improve data collection efforts and expand staff access to data resources, including the
 production of queries and reports to monitor recidivism. Based on the data to be collected in FY
 24/25 through quarterly and annual submissions from recipient agencies, and information
 available in the County's Jail Population Reduction Plan Status Reports, the CCP and CCPAB will
 have a stronger foundation on which to build future recommendations.
 - By sharing detailed information about prior and planned spending, the CCP and CCPAB
 will be better equipped to evaluate the feasibility and reasonableness of service or
 funding limits for each eligible program and service category.
 - With this information, there can be greater transparency about the funds provided to Community-Based Organizations in each of the eligible program and service categories.
 - Data on program costs and use, in relation to information gleaned by monitoring state revenue projections, can help the CCP and CCPAB determine whether program and service categories should be removed from eligibility, if it is not reasonable to expect that they can or will be funded using AB 109 in the foreseeable future.
 - Efforts should be made to better understand and document other the other funding sources (beyond AB 109) that support the eligible programs and services to better inform the public and provide context for their inclusion in the AB 109 Plan.
- Improve the Plan's ability to document progress toward achieving its goals by adding specific, measurable, achievable, relevant, and time-bound (SMART) objectives for each.
- Continue the work initiated in 2024 to develop an understanding of racial disparities within the AB 109 population and individuals receiving services through AB 109 funded programs, and to elevate the elevate the voices of crime survivors and family members in the planning process.
- Develop an understanding of the impact of housing status on participants in AB 109 funded programs
- Expand community engagement in AB 109 planning processes by promoting CCP and CCPAB meetings, increasing transparency of materials available online, and conducting dedicated outreach.

Appendix A: Community Corrections Partnership Membership

Member	Name and Title (if applicable)
Chief Probation Officer (Chair)*	Marlon Yarber, Chief Probation Officer
	Designee: Marc Marquez, Assistant Chief Probation Officer
Sheriff*	Jim Cooper, Sheriff
	Designees: Matt Warren, Chief of Corrections; Mike Ziegler,
	Undersheriff
District Attorney*	Thien Ho, District Attorney
	Designee: Scott Triplett, Chief Deputy District Attorney
Public Defender*	Amanda Benson, Public Defender
County Supervisor Designee	Eric Jones, Deputy County Executive, Public Safety & Justice
Dept. of Social Services*	Chevon Kothari, Deputy County Executive, Social Services
Dept. of Behavioral Health	Tim Lutz, Director, Dept. of Health Services
Div. of Alcohol & Drug	Tim Lutz, Director, Dept. of Health Services
Superior Court*	Hon. Bunmi Awoniyi, Presiding Judge
	Designee: Kelly Sullivan, Chief Deputy Executive Officer
Chief of Police*	Katherine Lester, Chief of Police
	Designees: Dan Monk, Deputy Chief
Employment	William Walker, Workforce Development Manager (SETA)
County Office of Education	Dave Gordon, Superintendent
	Designee: Jacqueline White, Asst. Superintendent
Victim Representative	Darby Geller, Victim Witness Program Manager
CBO - Rehabilitative Services	Mervin Brookins (Brother 2 Brother Mentoring)

^{*}Indicates members of the Executive (Voting) Committee

Appendix B: CCP Advisory Board Membership

Member	Name and Title (if applicable)
Community Member (Chair)	Melinda Avey
Community Member	Abdoul Rodney Davis
Community Member	Tamara Lacey
Community Member	Brad Washburn
District Attorney's Office	Andrew Soloman, Assistant Chief Deputy District Attorney Alternate: William Satchell, Assistant Chief Deputy District Attorney
Probation Department	Patrick Michael, Assistant Chief Deputy Alternate: Randal Beebe, Supervising Probation Officer
Public Defender's Office (Vice	Joseph Cress, Chief Assistant Public Defender
Chair)	Alternate: Alice Michel, Chief Assistant Public Defender
Sacramento Police Department	Lt. William Conner
Sheriff's Office	Lt. Chris Baker, Reentry Services Unit
	Alternate: Sgt. Matthew Hovermale, Reentry Services Unit
Social Services	Tianna Hammock, Human Services Division Manager
Superior Court	Michelle Jeremiah, Director of Operations

Appendix C: 2024-25 Budget Allocations and Approved Growth Requests

The following AB 109 funding allocations were approved by the Board of Supervisors for FY 24/25. Many departments use a portion of their approved allocation to contract with community-based organizations.

Department	FY 23/24 Adopted Budget	FY 23/24 Budget Allocation at Year End ²	FY 23/24 Expenses	FY 24/25 Adopted Budget	% of Total FY 24/25 AB 109 Funds	% Increase from FY 23/24 Year End Allocation
Probation	\$33,130,516	\$33,130,516	\$33,130,516	\$34,124,431	44.58%	3%
Health Services (Adult Correctional Health)	\$14,354,774	\$10,739,751	\$10,739,751	\$12,170,000	15.90%	13%
Sheriff	\$25,173,419	\$25,173,419	\$25,173,419	\$25,519,750	33.34%	1%
District Attorney	\$1,047,748	\$1,047,748	\$1,047,748	\$3,004,6193	3.92%	187%
Public Defender	\$1,094,122	\$1,094,122	\$1,094,122	\$1,733,944	2.27%	58%
Total Allocations	\$74,800,579	\$71,185,556	\$71,185,556	\$76,552,744	100%	8%

Approved Growth Requests involving AB 109 Funding:

Department	Growth Request Summary	Appropriations
Public	PD Case Management System: Add one-time 2011 AB 109	\$376,000
Defender	Realignment funding in the amount of \$376,000 to implement	
	and train staff on a new electronic case management system	
	(CMS) for the Public Defender that will replace the outdated	
	paper filing system. CMS is required to preserve confidential	
	client files, increase operational efficiency, reduce paper waste,	
	improve data sharing with system partners, and provide	
	performance analytics for data driven decision making. CMS will	
	support AB 109 Priority Plans B2, B3, and B7 (from AB 109 Plan	
	2023 Update) by streamlining the processing of mental health	
	diversion and collaborative court cases, pretrial needs	
	assessment and support services, and expungement and record	
	modification services.	

² Departments monitor their budgets throughout the year and provide expense projections to the Office of Budget and Debt Management. These projections are used to adjust final allocations before the end of the fiscal year.

³ Elimination of the Crime Lab as an eligible expense under the AB 109 Plan 2023 Update created the opportunity for more of the District Attorney's Office planned expenses for Mental Health Diversion and Collaborative Courts to be reimbursed. This did not increase the overall funding for the District Attorney's Office, but simply reduced the impact to the County's General Fund.

Appendix D: AB 109 Funded Full Time Equivalent (FTE) Positions for FY 24/25 by Eligible Program and Service

The following AB 109 funding allocations were approved by the Board of Supervisors for FY 24/25. Many departments use a portion of their approved allocation to contract with community-based organizations.

Eligible Program/Service	District Attorney	Health Services	Sheriff	Probation	Public Defender	Total FTE
A1. Housing of AB 109 Inmates in County Jail Facilities			0			0
A2. Supervision of AB 109 Offenders				105		105
A3. Correctional Health Services for AB 109 Inmates		0				0
B1. Mental Health Diversion and Collaborative Courts	8.375	0		12	5	25.375
B2. Jail Discharge Planning and Support		0	0	0		0
B3. Pretrial Risk Assessment and Monitoring Services				0		0
B4. Alternative Sentencing Programs			49			49
B5. Adult Day Reporting Centers				30		30
B6. Pretrial Needs Assessment and Support Services					0	0
B7. Reentry Services			12			12
B8. Expungement and Record Modification Services	0				0	0
C. Additional Eligible Expenses as Determined by the CCP	0	0	0	0	0	0
Total AB 109-funded FTE	8.375	0	61	147	5	221.375

Appendix E: Program and Service Metrics for Annual Evaluations

Annual program evaluations should include the following information, to the extent it can be collected and shared. If information cannot be collected or reported, the department completing the report should provide an explanation. Annual program evaluations should also describe client success stories to support outcomes that cannot be easily quantified. The information requested below is in addition to the quarterly reporting requirements outlined in the Plan.

Metrics	Data Source				
B1. Mental Health Diversion and Collaborative Courts					
Count of persons assessed and reassessed	Health Services				
Average length of time awaiting assessment while in custody					
Average length of time awaiting assessment – out of custody					
Count of persons referred to each court/program	Superior Court,				
Count/percentage approved or accepted to each court/program, broken	Indigent Defense				
down by:	Departments				
Gender	(Mental Health				
Race/Ethnicity	Diversion), District				
Zip code	Attorney				
Capacity and average number of participants in each court/program	(Collaborative				
Percentage of persons graduated/completed for each court/program, broken	Courts)				
down by:					
Gender					
Race/Ethnicity					
Zip code					
Percent of persons deleted (to incarceration) from each court/program,					
broken down by:					
Gender					
Race/Ethnicity					
Zip code					
Average length of time from arrest to acceptance into program (in custody)					
Average length of time from arrest to acceptance into court/program (out of					
custody)					
Recidivism rate (Collaborative Courts)	District Attorney				
Return to custody/re-arrest rate within 3 years of acceptance (Mental Health	Indigent Defense				
Diversion)	Departments				
B2. Jail Discharge Support: Benefit Assistance, Clothing, Transportation, and Housing Linkages					
Count of persons connected to specific services, broken down by:	Department or				
Gender	Community-Based				
Race/Ethnicity	Organization				
Zip Code	providing services				

Metrics	Data Source
B3. Pretrial Risk Assessment and Monitoring Services	
Count of persons assessed, broken down by:	Probation
Gender	Department
Race/Ethnicity	
Zip code	
PSA scores for persons assessed, broken down by:	
Gender	
Race/Ethnicity	
Zip code	
Count released to pretrial monitoring, broken down by:	
Gender	
Race/Ethnicity	
Zip code	
Failure to appear rate for pretrial monitoring clients, broken down by:	
• Gender	
Race/Ethnicity	
Zip code	
New offense rate for pretrial monitoring clients, broken down by:	
• Gender	
Race/Ethnicity	
• Zip code	
B4. Alternative Sentencing Programs (Home Detention and Work Release)
Case counts in each program, broken down by:	Sheriff's Office
• Gender	
Race/Ethnicity	
Zip code	
Completion rates per program, broken down by:	
• Gender	
Race/Ethnicity	
• Zip code	
Recidivism rates for each program	
DE Adult Day Banasting Contage	
B5. Adult Day Reporting Centers Count of participation for each ADRC location, broken down by:	Probation
Gender	Department
	Department
Race/Ethnicity	
Zip code Craduation (sempletion rates for each ADBC lesstion, broken down by	
Graduation/completion rates for each ADRC location, broken down by:	
• Gender	
Race/Ethnicity	
• Zip code	
Recidivism rates	

Metrics	Source
B6. Pretrial Needs Assessment and Support Services	
Count of persons assessed, broken down by:	Indigent
Gender	Defense
Race/Ethnicity	Departments
Zip code	
Breakdown of needs identified (percentage of those assessed)	
Count of persons connected to specific services	
Average caseload for social workers	
Percentage of persons released from custody on own recognizance based on	
a pretrial needs assessment	
Failure to appear rate for individuals released based on a pretrial needs	
assessment	
New offense rate for individuals released based on a pretrial needs	
assessment	
B7. Reentry Services	
Case counts for these programs, broken down by:	Sheriff's
Gender	Office
Race/Ethnicity	
Zip code	
 Dispositional Status (Pretrial vs. Sentenced) 	
Count of inmates eligible for but not receiving these services (waiting list)	
Recidivism rates for individuals who participated in reentry programs	
Vocational program completion rates	
GED initiation counts and completion percentage	
Job placement counts	
B8. Expungement and Record Modification Services	
Count of petitions/applications for record modification submitted, broken	Indigent
down by:	Defense
Gender	Departments
Race/Ethnicity	
Zip code	
Count of petitions/applications granted, broken down by:	
Gender	
Race/Ethnicity	
Zip code	
Backlog/waitlist count for record modification requests	