Pretrial Fairness Act (PFA) Weekly Dashboard

September 18, 2023 – August 2, 2025

The Pretrial Fairness Act (PFA) Dashboard is a cumulative summary of initial decision points for criminal cases filed in the Circuit Court of Cook County since the Pretrial Fairness Act took effect on September 18, 2023. While the dashboard presents data, it should not be considered an analysis of the effectiveness of the Pretrial Fairness Act compared to the criminal justice system prior to the Act.

Data sources are: administrative data from the Enterprise Justice Case Management System (CMS) maintained by the Clerk of the Circuit Court; Public Safety Assessments; assignments to and weekly caseloads for pretrial supervision, Home Confinement Unit (HCU) – Curfew Program, and the Domestic Violence Exclusion Zone Program all collected and maintained by Adult Probation's Pretrial Services Unit and the Social Services Department; and publicly available information on the daily jail and Sheriff's electronic monitoring program. Summary data for the dashboard are compiled by staff from the Office of the Chief Judge.¹

The dashboard reports:

- The volume and top charge composition of criminal misdemeanor, domestic violence, and felony cases filed since the PFA effective date.
- Three major pretrial decision points:
 - law enforcement's decision to release with a citation or hold for first appearance,
 - the State's Attorney's decision to file a petition to detain for cases in which there is a detention eligible charge, and
 - the Court's decision to grant or deny the state's petitions to detain.²
- Two outcomes for defendants released during their pretrial period:
 - Court Appearance Rates and
 - Community Safety Rates
- Adult Probation Department Pretrial Services and Social Services Department activity:
 - Number of completed Public Safety Assessments and
 - Pretrial Services caseload dynamics
- Changes in the Cook County Sheriff's custodial population.

¹ Each week, OCJ rebuilds cumulative numbers with the addition of a new week of data. However, all differences in the cumulative data in Tables 1 through 4 and Figures 1A through 7 from the current week and the prior week will not be due entirely to case activities that occurred in the new week. Lag in data entry will account for a small portion of this difference. Improvements in the programming that processes Clerk data will also account for some week over week differences in new filings, top offense, and other dashboard measures.

² Formally, detention eligible charges are those in 725 ILCS 5/110-6.1 Sections (a)(1) non-probationable felony based on charge/background; (a) (1.5) forcible felony; (a)(2) stalking; (a)(3) violation of a protective order; (a)(4) domestic battery/aggravated domestic

battery; (a)(5) sex offense; (a)(6)-(a)(6.5) other qualifying offense; (a)(7) attempt of (a)(1)-(6.5); (a)(8) willful flight. The SAO may petition for detention because the defendant poses a real threat to persons or the community and/or there is a high likelihood of willful flight. To grant the petition, the court finds clear and convincing evidence that the defendant committed a detention eligible offense; there is a real and present threat to the safety to person(s) or the community and/or there is a high likelihood of willful flight; and no condition or combination of conditions in 725 ILCS 5/110-10(b) can mitigate the threat or risk of flight. The dashboard reports on cases with detention eligible charges for threat of safety per 5/110-6.1 that do not require reference to criminal history or underlying facts or cases for which the SAO petitions for detention. Petitions for risk of flight only are exceedingly rare.

Table 1 shows the composition of all criminal cases filed since PFA effective date.

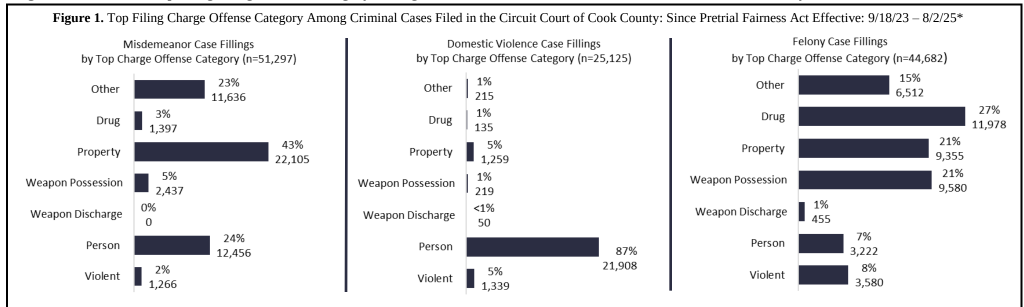
- To date, 121,104 criminal cases have been filed and recorded in the Enterprise Justice CMS. 42% of all filings had a top charge of misdemeanor/other, 21% were domestic violence cases, and 37% were felony cases.
- The first appearance hearing for 60%
 (72,375) of criminal cases was in District
 One, 14% (16,895) were in the Domestic
 Violence Division, and the remaining 26%
 (31,834) were in Districts Two through Six.

Table 1. Criminal Cases Filed in the Circuit Court of Cook County Since Pretrial Fairness Act Effective Date by First Appearance Location and Top Filing Charge Level: 9/18/23 – 8/2/25

1.255000.0000.0000	Cases	Top Filing Charge Level									
First Appearance Hearing Location*		Misd./	Other**	Dom. V	iolence***	Felony					
	Filed	Row Count	Row Percent	Row Count	Row Percent	Row Count	Row Percent				
District One	72,375	34,371	48%	7,840	11%	30,164	42%				
Domestic Violence Division	16,895	198	1%	16,615	98%	82	1%				
District Two	4,217	1,773	42%	21	1%	2,423	58%				
District Three	5,567	2,750	49%	143	3%	2,674	48%				
District Four	6,986	3,571	51%	66	1%	3,349	48%				
District Five	7,182	4,095	57%	186	3%	2,901	40%				
District Six	7,882	4,539	58%	254	3%	3,089	39%				
Total by Top Filing Charge	121,104	51,297	42%	25,125	21%	44,682	37%				

^{*} First appearances on weekends and holiday weekdays are conducted in the Leighton Criminal Courthouse.

Figure 1 summarizes top filing charge offense category among the criminal cases filed in the Circuit Court of Cook County since the PFA effective date.



^{*} Other offense category is composed of motor vehicle, disorderly conduct, offender registration violations, VOBB/VOP/Parole, warrant, and other miscellaneous offenses. Person offense category include assault, battery, child neglect and other miscellaneous person offenses. Violent offense category is composed of four offense types: murder and non-negligent manslaughter, rape, robbery, and aggravated assault as defined by the U.S. Department of Justice – Federal Bureau of Investigation.

^{**} In most instances, 'other' charges are misdemeanors or less often felonies with insufficient charge information to permit algorithmic classification. Manual classification of these charges is not feasible.

^{***} Domestic violence cases have a 'DV' case type designation and are criminal actions that involve a relationship defined by the Illinois Domestic Violence Act Domestic violence cases are Class 1, 2, and 3 felonies through preliminary hearing, class 4 felonies, and misdemeanors. Of 25,125 cases with this designation, 1,555 (6%) were felonies, 23,426 (93%) were misdemeanors, and 144 (1%) were unknown class.

Decision Point 1: Law Enforcement Decision to Cite and Release or to Hold for First Appearance Hearing

Figure 2A summarizes outcomes at the first PFA decision point (decision by law enforcement to cite and release or to hold for first appearance hearing) for criminal cases filed since the PFA effective date.

Among criminal cases filed in the Circuit Court of Cook County since the PFA effective date:

- 42% of the cases were cited and released by law enforcement.
- 57% of cases were held by law enforcement for a first appearance hearing:
 - 26% of cases were held on a non-detainable charge.
 - 31% of cases were held on a detainable charge.
- 1% of cases were initiated via information or indictment.
 These cases are not included in Figure 2B.

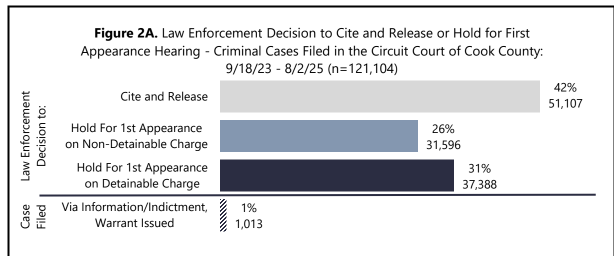
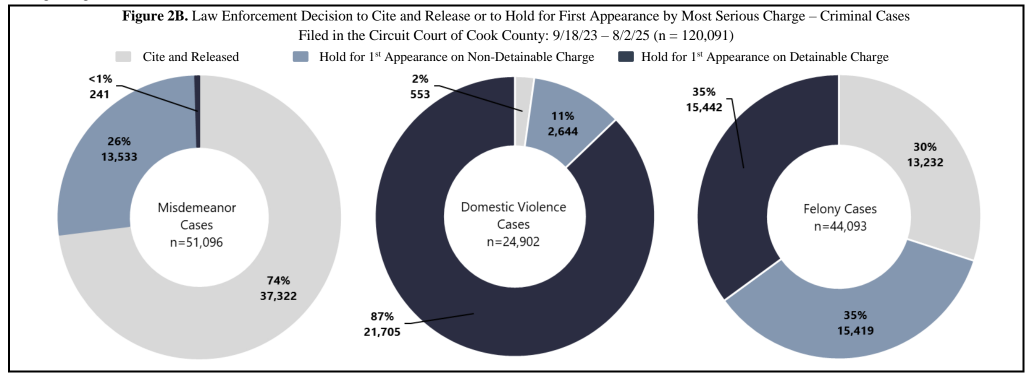


Figure 2B summarizes outcomes at the first PFA decision point for all cases filed via law enforcement in the Circuit Court of Cook County by most serious filing charge.



Decision Point 2: Outcomes for Cases Held for First Appearance Hearing

Figure 3 summarizes outcomes for criminal cases that were held for a first appearance hearing by law enforcement in the Circuit Court of Cook County since PFA effective date:

 46% of the cases held by law enforcement had only nondetention eligible charges, and these cases were released with conditions at the first appearance hearing.

<u>Petition for Detention Filings by Cook County State's</u> Attorney Office (SAO)

Among the 37,388 criminal cases held for a first appearance hearing with a detention eligible charge.

- 62% did not have a petition for detention filed by the SAO and were released with conditions at the first appearance hearing.
- 38% of cases had a petition for detention filed by the SAO and moved directly to a detention hearing.

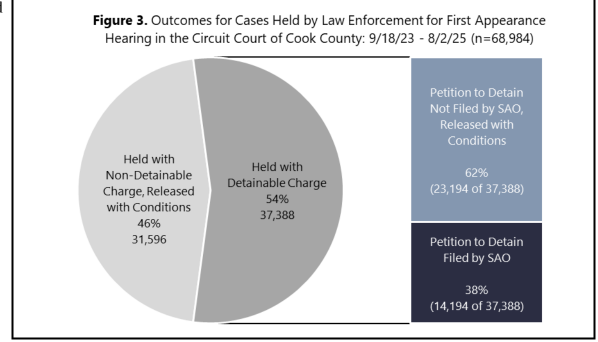


Table 2 summarizes the frequency with which the Cook County SAO filed a verified petition for detention, by most serous filing charge, for cases held for a first appearance hearing and that had a detention-eligible charge. For these cases:

- 27% of the misdemeanor cases had a petition for detention filed.
- 24% of the domestic violence cases had a petition for detention filed.
- 58% of the felony cases had a petition for detention filed.

Table 2. Outcomes for Cases Held by Law Enforcement for First Appearance Hearing in the Circuit Court of Cook County by Most Serious Charge: 9/18/23 - 8/2/25

	Misd.	Other/	Dom. Violence		Felony		Overall	
Held by Law Enforcement for First Appearance Hearing	Column	Column	Column	Column	Column	Column	Column	Column
	Count	Percent	Count	Percent	Count	Percent	Count	Percent
 Held with Non-Detainable Charge, Released w/Conditions 	13,533	98%	2,644	11%	15,419	50%	31,596	46%
 Held with Detainable Charge 	241	2%	21,705	89%	15,442	50%	37,388	54%
Total Held for First Appearance Hearing	13,774	100%	24,349	100%	30,861	100%	68,984	100%
SAO Decision to File a Petition for Detention	Column	Column	Column	Column	Column	Column	Column	Column
SAO Decision to the a retition for Detention	Count	Percent	Count	Percent	Count	Percent	Count	Percent
 Petition to Detain Filed by SAO 	65	27%	5,188	24%	8,941	58%	14,194	38%
 Petition to Detain Not Filed by SAO 	176	73%	16,517	76%	6,501	42%	23,194	62%
Total Held with a Detainable Charge	241	100%	21,705	100%	15,442	100%	37,388	100%

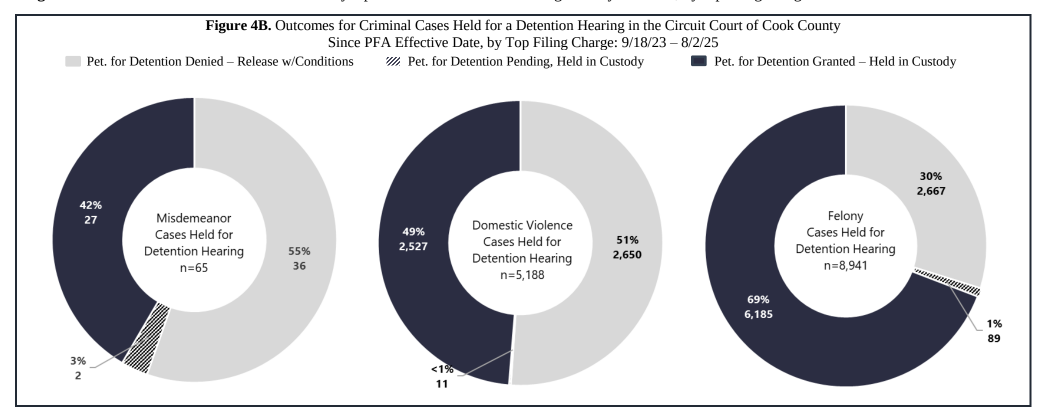
Decision Point 3: Outcomes for Criminal Cases Held for a Detention Hearing

Figure 4A summarizes detention hearing outcomes for cases that had a verified petition for detention filed by the SAO at the first appearance hearing.

■ Three out of five (61%) detention petitions filed at first appearance were granted and defendant was held in custody.



Figure 4B summarizes outcomes for cases held by a petition for a detention hearing filed by the SAO, by top filing charge.



Court Appearance Rate Among Criminal Cases Filed and Released Pretrial Since PFA Effective Date

Figure 5 depicts the preliminary court appearance rate for defendants on pretrial release since the PFA effective date.³

Of the 111,250 criminal defendants on pretrial release, a subset of 109,808 defendants with an initial hearing scheduled on or before August 2, 2025 was used to calculate the court appearance rate in Figure 5 and Table 3.

- 87% of criminal defendants have not had a warrant for failure to appear issued for nonappearance at scheduled court date.
- 13% of criminal defendants have missed a scheduled hearing date and the court has issued a warrant for failure to appear.⁴

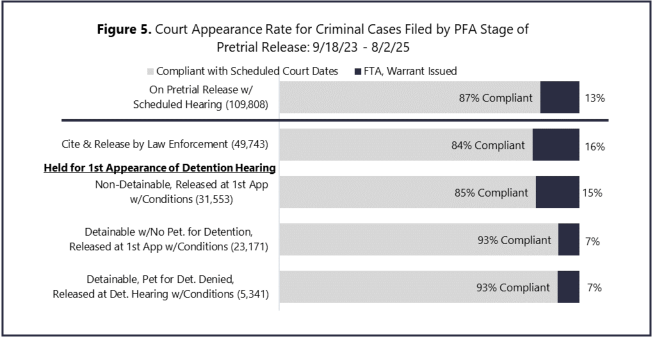


Table 3 summarizes court appearance rate by stage at which defendant was released pretrial and top filing charge.

Table 3. Court Appearance Rate for Defendants with a Case Filed and Released Pretrial with an Initial Hearing Scheduled on or Before 8/2/25

	Misd./Other		Dom. Violence			Felony			Overall			
	Total	Cou	ırt	Total	Co	urt	Total	Cou	ırt	Total	Cou	ırt
Pretrial Release via:	Pretrial	Appearar	ice Rate	Pretrial	Appeara	nce Rate	Pretrial	Appearar	ice Rate	Pretrial	Appearar	ice Rate
	Release	Number	Rate	Release	Number	Rate	Release	Number	Rate	Release	Number	Rate
■ Cite & Release by Law Enforcement	36,103	31,049	86%	552	503	91%	13,088	10,391	79%	49,743	41,943	84%
Held for First Appearance or Detention Hearing												
 Non-Detainable, Released at 1st App. w/Conditions 	13,506	12,119	90%	2,644	2,465	93%	15,403	12,373	80%	31,553	26,957	85%
■ Detainable w/No Pet. for Det. Released at 1st App w/Conditions	176	167	95%	16,501	15,617	95%	6,494	5,775	89%	23,171	21,559	93%
■ Detainable, Pet for Det. Denied, Released at Det. Hearing w/Conditions	36	34	94%	2,644	2,475	94%	2,661	2,439	92%	5,341	4,948	93%
Total on Pretrial Release with an Initial Hearing Scheduled Date	49,821	43,369	87%	22,341	21,060	94%	37,646	30,978	82%	109,808	95,407	87%

³ Consistent with 725 ILCS 5/110-3, a warrant not quashed on the date of issuance that is in response to a non-appearance is considered a failure to appear.

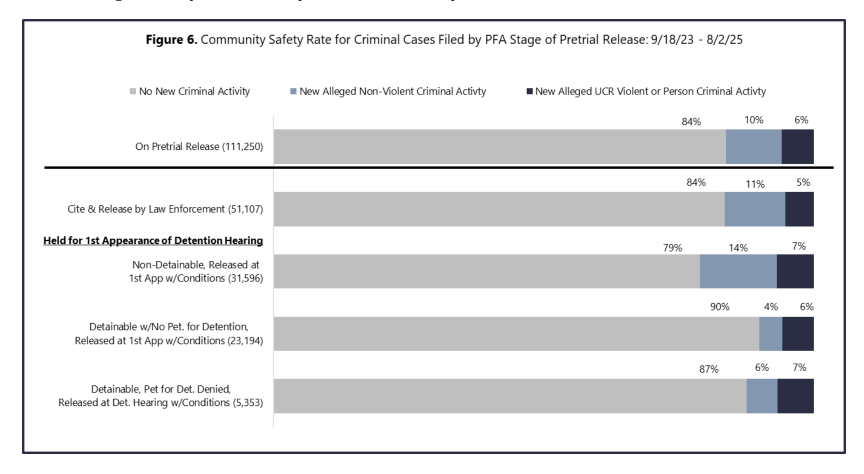
⁴ This is a point-in- time measure that does not adjust for defendants' time on pretrial release. The rate of missing a scheduled hearing date may increase with the length of time that defendants remain in the community prior to case disposition.

Community Safety Rate Among Criminal Cases Filed and Released Pretrial Since PFA Effective Date

Figure 6 depicts the community safety rate for defendants on pretrial release since the PFA effective date.

From the PFA effective date to August 2, 2025:

- 84% of criminal defendants have not been charged with a new misdemeanor or felony offense while on pretrial release.⁵
- 94% have not been charged with any new violent or person crimes while on pretrial release.



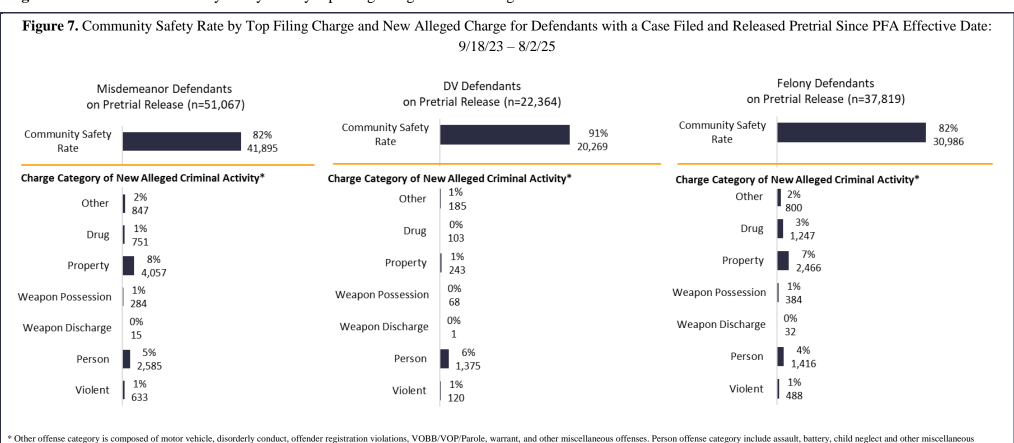
⁵ This is a point in time measure that does not adjust for defendants' time on pretrial release. OCJ uses case filing date as the new criminal activity date. The rate of new criminal activity may increase with the length of time that defendants remain in the community prior to case disposition.

Table 4 summarizes community safety rate by stage at which defendant was released pretrial and top filing charge.

Table 4. Community Safety Rate for Defendants with a Case Filed and Released Pretrial: 9/18/24 – 8/2/25

	Misd./Other			Dom. Violence			Felony			Overall		
	Total	Comm	unity	Total	Comn	nunity	Total	Comm	unity	Total	Comm	unity
Pretrial Release via:	Pretrial	Safety	Rate	Pretrial	Safety	Rate	Pretrial	Safety	Rate	Pretrial	Safety	Rate
	Release	Number	Rate	Release	Number	Rate	Release	Number	Rate	Release	Number	Rate
■ Cite & Release by Law Enforcement	37,322	30,985	83%	553	483	87%	13,232	11,223	85%	51,107	42,691	84%
Held for First Appearance Hearing												
 Non-Detainable, Released at 1st App. w/Conditions 	13,533	10,737	79%	2,644	2,307	87%	15,419	11,888	77%	31,596	24,932	79%
 Detainable w/No Pet. for Det. Released at 1st App w/Conditions 	176	149	85%	16,517	15,139	92%	6,501	5,556	85%	23,194	20,844	90%
• Detainable, Pet for Det. Denied, Released at Det. Hearing w/Conditions	36	24	67%	2,650	2,340	88%	2,667	2,319	87%	5,353	4,683	87%
Total on Pretrial Release with an Initial Hearing Scheduled Date	51,067	41,895	82%	22,364	20,269	91%	37,819	30,986	82%	111,250	93,150	84%

Figure 7 summarizes community safety rate by top filing charge and new alleged crime.



person offenses. Violent offense category is composed of four offense types: murder and non-negligent manslaughter, rape, robbery, and aggravated assault as defined by the U.S. Department of Justice - Federal Bureau of Investigation

Adult Probation Department (APD) Pretrial Services Since PFA Effective Date

In Cook County, Pretrial Services completes Public Safety Assessments (PSA) and monitors defendants ordered to pretrial supervision, which includes two separate electronic monitoring programs operated by APD's Home Confinement Unit (HCU) - the Curfew Program and the Domestic Violence (DV) Exclusion Zone Program.⁶

Figure 8 provides a cumulative count of the number of PSAs that have been completed since the PFA effective date.

Table 5 shows the cumulative population dynamics and the percent change in the pretrial services population since the PFA effective date.⁷

The overall pretrial services population **increased 75%** from 6,432 on September 17, 2023 to 11,279 on August 2, 2025.

- The supervision only population increased 82%
- The daily HCU Curfew population increased 82%
- The daily HCU DV Exclusion Zone population increased 24%.

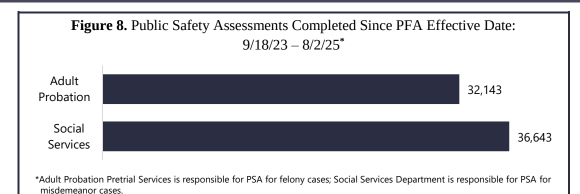


Table 5. Pretrial Services Population Dynamics Since the PFA Effective Date

Pretrial Services Population By Type	Population on 9/17/23	Placed on PT	Exits from PT	Population on 8/2/25	Percent Change
Overall Population	6,432	40,639	35,792	11,279	↑75%
 Pretrial Supervision Only 	4,716	32,286	28,398	8,604	↑82%
 HCU Curfew Program 	934	6,990	6,220	1,704	↑82%
 HCU DV Exclusion Zone 	782	1,363	1,174	971	↑24%

Cook County Jail Population Change Since PFA Effective Date

Table 6 provides the percentage change in the population under the custody of the Sheriff since the PFA effective date.

Since PFA effective date, the number of defendants in Sheriff's custody has **decreased 6**% from 7,265 on September 17, 2023 to 6,868 on August 2, 2025.

- The jail's daily confined population on the two snapshot days increased by 9% from 5,419 to 5,930.
- The Sheriff's Community Corrections (Electronic Monitoring) population **decreased 49%** from 1,846 to 938.

Table 6. Percent Change in the Population Under the Custody of the Sheriff's Office Since the PFA Effective Date

Population Type	Under Co Sheri	Percent	
	9/17/23	8/2/25	Change
Total Under Sheriff Custody	7,265	6,868	[↓] 6%
 Confined Population 	5,419	5,930	↑9%
■ Community Corrections (Sheriff's EM)	1,846	938	[↓] 49%

PFA Dashboard – Publish Date 08/5/2025

⁶ The Adult Probation Department's Home Confinement Unit (HCU) operates two separate electronic monitoring programs for two distinct populations, the Curfew Program and the Domestic Violence Exclusion Zone Program (previously known as the HCU Bischof Program). Neither system is superior to the other, but they are appropriate for different purposes. The Curfew program uses both radio frequency ("RF") and Global Positioning Systems ("GPS") technology to monitor and enforce curfews that are a condition of release or probation. The DV Exclusion Zone program operates under the authority of the Cindy Bischof Law, and is designed to provide a layer of protection for victims of certain domestic violence offenses. This program uses a GPS ankle bracelet to continuously monitor the defendant's whereabouts.

⁷ Each week, OCJ adds new program data to the cumulative counts in Table 4. However, all differences in the cumulative data between the current week and prior weeks are not due entirely to new activity. Delays in entry and corrections to GPS and Curfew activation data contribute to these differences. Some small fraction of the pretrial population will be on warrant status.