



COUNTYWIDE CRIMINAL JUSTICE COORDINATION COMMITTEE



June 17, 2013

TO: Supervisor Mark Ridley-Thomas, Chairman
Supervisor Gloria Molina
Supervisor Zev Yaroslavsky
Supervisor Don Knabe
Supervisor Michael Antonovich

FROM: Mark Delgado, Executive Director *MD*
Countywide Criminal Justice Coordination Committee

SUBJECT: Public Safety Realignment Implementation – June 2013 Supplemental Update

The County's Public Safety Realignment Team (PSRT) continues to coordinate realignment implementation and identify emerging implementation issues. Chaired by the Chief Probation Officer, PSRT has established work groups dealing with legal, revocation, and sentencing issues; re-entry and treatment coordination issues; and law enforcement coordination.

This memorandum supplements the Probation Department's report to your Board submitted for June 18, 2013. The memorandum discusses:

- the use of split-sentences for offenders sentenced locally (local sentencing options are detailed in Attachment I);
- PSRT's proposed definition of recidivism; and
- the July 1st shift of parole revocations to a local process.

In addition, Attachments II, III, and IV provide the realignment implementation data that have been collected by impacted departments through May 31, 2013.

SPLIT SENTENCE PROVISION AND USAGE IN LOS ANGELES COUNTY

Following the April 16, 2013 presentation to your Board on realignment implementation, PSRT's impacted agencies were requested to report back on the use of "split sentences" for individuals sentenced locally per realignment. The following summarizes the Penal Code 1170 (h) provision, clarifies local sentencing options available, and provides the status of split sentence usage in the County.

Penal Code 1170 (h)

PC 1170 (h) establishes that certain non-violent, non-serious, non-sexual felony offenders (N3s) are ineligible for state prison sentences. Defendants are only eligible for a state prison sentence if one or more of the following criteria are met:

- the defendant has a current or previous conviction for a serious felony, as defined by PC 1192.7 (c), or a violent felony, as defined by PC 667.5 (c);
- the defendant is required to register as a sex offender pursuant to PC 290; or

- the defendant has been convicted of a specified felony that is not defined as serious or violent but remains eligible for state prison per the law.

In all other circumstances, felony convictions result in a local sentence pursuant to realignment statutes.

Local Sentencing Options

Three local sentencing options exist for convicted felons:

1. **Formal Probation** – Felony offenders may be placed on probation for a specified term, with or without a period in custody as a term of probation.
2. **Straight Custody** – Per PC 1170 (h), the full length of the sentence is served in county jail instead of state prison.
3. **Split Sentence** – The full sentence is split into a period in custody and a period on “mandatory supervision.” The mandatory supervision period is in lieu of time in custody.

Attachment I details the specifics of these three options with respect to funding sources and available sanctions for violations. As discussed in previous reports, it should be emphasized that offenders released from county jail after serving a straight custody sentence have no community supervision obligation. Furthermore, their participation in any treatment services – which would not be funded by AB 109 – would be voluntary.

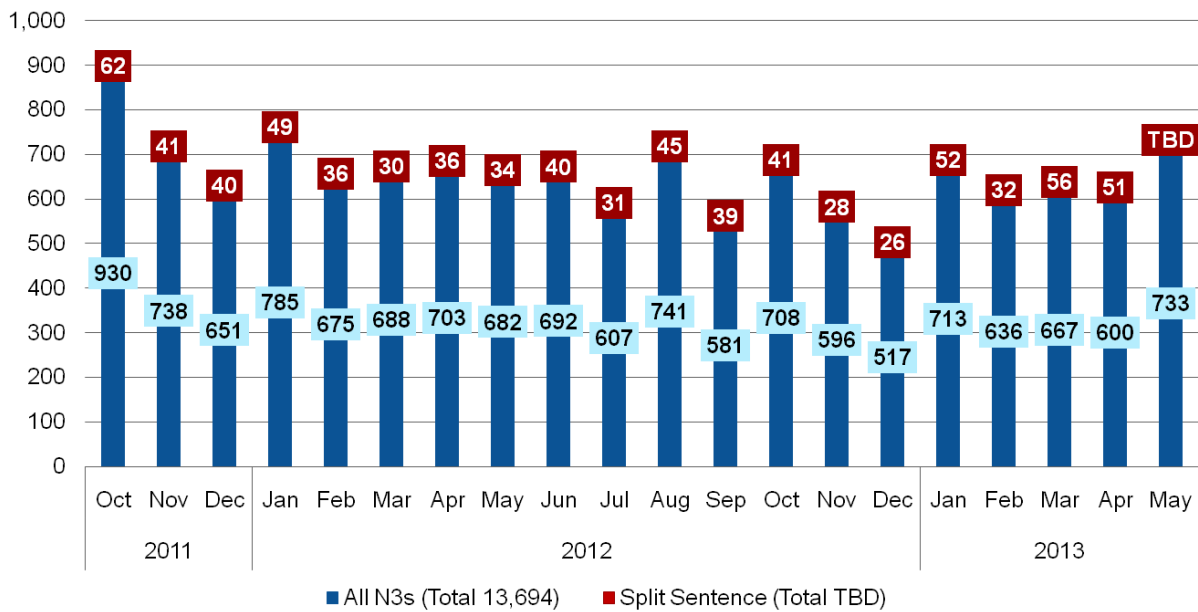
Split Sentence Usage and Trends

Per your Board’s request, CCJCC convened a meeting with the Court’s judicial leadership and executives from the District Attorney’s Office, Public Defender’s Office, Alternate Public Defender’s Office, and Probation Department to discuss split sentence usage in the County. Several points related to the rate of split sentence usage were identified:

- No agency has a policy opposing the use of split sentences. In addition, all agencies have trained personnel on the split sentence option.
- A split sentence provides for supervision and rehabilitative services, but it can significantly decrease the level of accountability imposed on an offender. Community supervision is in lieu of custody time. In addition, the custody sanction available for violations of supervision terms decreases each day the offender is in the community.
- While Judicial Officers are responsible for sentencing, the following should be noted:
 - The vast majority of cases are settled through negotiated pleas between the prosecution and defense. Thus, the use of split sentences is largely determined by negotiated plea agreements brought to the Court.
 - Judicial Officers sentence according to both sentencing laws and public safety interests. By law, sentences are not made based on over-crowded conditions in the jail.

Given the totality of these factors, approximately 4% of PC 1170 (h) cases result in a split sentence in Los Angeles County. Data on 1170 (h) cases is presented in Chart 1.

Chart 1 – Defendants Sentenced per PC 1170 (h) by Month



The percentage of split sentences given has fluctuated minimally from 3.5 percent to 5.5 percent per month. As a result, barring any legislative changes that address the limitations of a split sentence, changes in its usage rate are not projected at this time.

Efforts to Address Absence of Post-Custody Community Supervision

One suggestion to improve the split sentence option is to explore the feasibility of amending the statute so that the full custody term can be imposed in response to a violation at any time during the period of supervision. Such a change would make split sentences more consistent with a probation sentence.

To address the lack of post-custody supervision for N3s in general, a legislative amendment would also be needed. To date, such legislative efforts have been unsuccessful. Most recently, Senate Bill 706 (Correa) – which would have placed search and seizure conditions on N3s released from jail for a period of 12 months – failed passage in the Senate Public Safety Committee.

DEFINING RECIDIVISM

As requested by your Board, PSRT has continued to work toward a proposed definition for “recidivism” in an effort to establish consistency in measuring justice outcomes.

Following multiple discussions and refinements, PSRT’s recommended definition of recidivism is the following:

“A qualifying return to custody during a specified time period.”

- The “specified time period” proposed is the three-year period immediately following a subject’s custody release. This time period shall continue to run regardless of supervision status (i.e. probation, parole, post release community supervision, mandatory supervision, or no supervision).
- It is proposed that “custody” includes jail, prison, and other alternative sentencing options such as fire camp or electronic monitoring imposed in lieu of jail or prison following a qualifying return event.
- “Qualifying returns” would include:
 - new arrests where there has been a judicial finding of probable cause;
 - convictions;
 - revocations of community supervision; and
 - flash incarceration.

PSRT suggests that these identified qualifying events be viewed as multiple tiers of a comprehensive definition. This tiered approach would provide several advantages.

Accounting for all qualifying events ensures a comprehensive approach to measuring recidivism and provides a broader view of system impacts, such as demand on jail beds. However, the tiered approach also enables tailored reports on recidivism to be generated that better address specific comparison needs. For example, recidivism reports with specified qualifying events could be generated to maintain consistency with other reports, as needed.

Further discussions will continue in an effort to refine this definition locally and to promote greater uniformity statewide on how recidivism is measured. In the meantime, departments will proceed with this framework and explore capacity needs to capture data elements needed to fit this definition. PSRT will also initiate a test run on sample populations from various programs to generate examples of recidivism measurements with the various qualifying return events.

PAROLE REVOCATION SHIFT TO A LOCAL COURT PROCESS

Upon implementation of realignment in October 2011, the custody of state parolees serving time for revocation was shifted to counties. Effective July 1, 2013, the revocation process for state parolees is also shifted. The Board of Parole Hearings will no longer hear revocation matters; the revocation process will go through the Court, with the District Attorney, Public Defender, and Alternate Public Defender handling these matters.

PSRT's Legal Work Group continues to meet regularly to prepare for the July 1st shift. Warrant, revocation, and extradition processes have been developed for the parolee population. In addition, the Court, District Attorney's Office, Public Defender's Office, and Alternate Public Defender's Office have allocated additional resources to process the increased workload.

It should again be emphasized that while the revocation process will be shifted to the Court, supervision and treatment services for state parolees remain the responsibility of state parole. With the State reducing services and resources for parolees with mental health, substance abuse, and other treatment needs, however, there is concern among departments that such community treatment needs will likewise be shifted to counties. This is beyond the scope of realignment and is not supported by statute or realignment funding. Departments will monitor for any shifts or increased demand for services that occur beyond those which are prescribed by realignment.

Attachments

- c: Chief Executive Officer
- Executive Officer of the Board of Supervisors
- County Counsel
- Public Safety Realignment Team
- CCJCC Members
- Civil Grand Jury

Sentencing Options on 1170 (h) Cases

	Description	Scenario on a Three-Year Sentence (Example)	Supervision After Release from Custody	Funding for Supervision	Treatment Participation After Release from Custody	Funding for Treatment Services After Release from Custody	Non-Compliance Sanctions	Return to Custody on Violation
<i>Straight Custody Sentence</i>	Offender is sentenced to his/her full term in County jail.	Offender is sentenced to three years in jail. He will serve full term (1.5 years after state-mandated credits) then be released with no further supervision.	No provision for supervision	N/A	Voluntary	Non-AB 109	N/A	N/A -- Return to custody can only result from new arrest/conviction.
<i>Split sentence</i>	Offender is sentenced to partial term in County jail and the remainder of his/her term on "mandatory supervision."	Offender is sentenced to one year in jail and two years on "mandatory supervision."	"Mandatory Supervision"	AB 109	Can be ordered by Court as condition of supervision	AB 109	Violations of supervision are brought back to Court.	Return to County jail can be ordered by the Court for a period not to exceed whatever time is left on the original sentence. For example, if a violation hearing occurs one month before the 3-year sentence is completed, the maximum sanction is only one month in custody.
<i>Felony probation</i>	Offender is sentenced to felony probation, with or without a period in custody.	Offender is placed on felony probation with his/her three-year custody sentence suspended.	Probation	Non-AB 109	Can be ordered by Court as condition of probation	Non-AB 109	Violations of supervision are brought back to Court.	For violations any time within the probationary period, probation can be revoked and the full suspended sentence (three years) can be imposed.

**Public Safety Realignment
Summary of Implementation Data**

Year 1
TOTAL

OCT 2012

NOV 2012

DEC 2012

JAN 2013

FEB 2013

MAR 2013

APR 2013

MAY 2013

Year 2
TOTAL

Years
1 and 2
TOTAL

Postrelease Community Supervision

Pre-Release Packets

1	No. pre-release packets received	14,102	613	428	663	427	573	540	512	525	4,281	18,383
2	No. pre-release packets processed	14,083	538	455	591	395	486	568	465	484	3,982	18,065
3	No. pre-release packets deemed ineligible (of those processed)	649	28	19	20	23	9	17	9	10	135	784
4	No. PSPs with Special Handling Requirements	148	12	6	7	6	22	7	4	11	75	223
5	No. of PSPs who are registered sex offenders	240	9	12	19	17	13	23	27	24	144	384
6	No. address verifications conducted	1,902	149	108	116	171	116	154	102	109	1,025	2,927
7	No. homeless/transient PSPs per CDCR	1,484	90	69	132	139	73	57	100	64	724	2,208

8	No. PSPs released to County per pre-release packet dates	11,500	578	534	566	533	518	518	513	31	3,791	15,291
9	No. PSPs directly released to County per CDCR LEADS	11,248	644	564	564	548	479	482	470	426	4,177	15,425
10	No. PSPs released to Federal custody with ICE detainer	770	33	34	49	40	23	28	44	31	282	1,052
11	No. of PSPs released to the community by ICE	8	3	0	2	1	2	4	1	2	15	23
12	No. PSPs released to other jurisdiction custody	450	29	25	28	28	21	24	32	19	206	656
13	No. PSPs transferred to L.A. County from other counties	456	31	29	23	25	34	36	51	40	269	725
14	No. PSPs transferred from L.A. County to other jurisdictions	528	54	32	19	27	29	21	50	56	288	816
15	No. PSPs processed at hubs (intake/assessment)	9,761	629	549	523	546	468	486	520	467	4,188	13,949
16	Male	8,600	585	501	477	491	430	443	486	420	3,833	12,433
17	Female	1,161	44	48	46	55	38	43	34	47	355	1,516
18	No. PSPs by risk tier, as assessed at hubs:											
19	Low Risk	161	7	5	6	10	7	6	6	2	49	210
20	Male	128	7	4	6	9	4	6	5	1	42	170
21	Female	32	0	1	1	1	3	0	5	1	12	44
22	Medium Risk	3,944	261	205	186	169	138	116	141	135	1,351	5,295
23	Male	3,429	244	184	169	150	122	99	132	121	1,221	4,650
24	Female	515	17	21	17	19	16	17	9	14	130	645
25	High Risk	5,259	346	311	290	346	296	339	329	292	2,549	7,808
26	Male	4,696	321	288	267	313	278	314	309	262	2,352	7,048
27	Female	563	25	23	23	33	18	25	20	30	197	760
28	Very High Risk	343	15	28	40	21	27	25	44	38	238	581
29	Male	297	13	25	35	19	26	24	40	36	218	515

**Public Safety Realignment
Summary of Implementation Data**

	Year 1 TOTAL	OCT 2012	NOV 2012	DEC 2012	JAN 2013	FEB 2013	MAR 2013	APR 2013	MAY 2013	Year 2 TOTAL	Years 1 and 2 TOTAL
30 Female	46	2	3	5	2	1	1	4	2	20	66
31 No. PSPs who are veterans	234	16	17	16	14	11	18	15	12	119	353

PSP "No-Show" and Absconder Population

32 No. "no-show" notifications to Sheriff	1,319	14	4	14	10	13	162	11	6	234	1,553
33 No. Sheriff and LAPD attempts to contact "no-show" PSPs	1,040	14	17	8	16	13	19	4	6	97	1,137
34 No. warrants requested for absconders*	2,832	395	385	562	516	439	448	393	508	3,646	6,478
35 All warrants issued	3,110	522	376	388	613	548	453	409	452	3,761	6,871
36 All warrants recalled	1,689	326	310	288	407	363	460	435	389	2,978	4,667
37 No. of active warrants remaining**		1,617	1,683	1,802	1,989	2,174	2,167	2,141	2,204		

*Does not include the number of Deportation Warrants. An additional 889 Deportation warrants were requested through the month of May.

** The number of active warrants remaining is cumulative and includes remaining warrants from previous months. Number of active warrants includes 838 Deportation Warrants through the month of May.

PSP Violations/Revocations/New Charges

38 No. of petitions for revocations (other than warrants)	1,281	221	393	254	199	157	81	94	135	1,534	2,815
39 Pending Revocation Hearing		33	88	92	23	82	37	32	39		
40 No. of Revocation Hearing Cases Heard	1,244	297	330	251	332	360	352	365	447	2,734	3,978
41 Revocation Results											
42 Intermediate sanction (includes custody 0-10 days)	42	6	9	2	4	1	1	0	0	23	65
43 Custody 11 - 45 days	44	12	10	12	9	11	9	10	16	89	133
44 Custody 46 - 90 days	89	32	46	35	38	47	48	34	48	328	417
45 Custody 91 - 180 days	124	63	57	45	83	115	109	99	135	706	830
46 Other (Continuances, Bench Warrants, etc.)	583	184	208	157	198	186	185	222	243	1,583	2,166
47 No. of PSP arrests / bookings	7,023	907	809	749	845	697	724	1,235	1,307	7,273	14,296
48 No. arrests/bookings for prior matters	858	37	40	28	31	24	38	47	52	297	1,155
49 No. arrests/bookings for new offenses	5,647	746	565	504	590	465	481	998	1,012	5,361	11,008
50 No. bookings for flash incarceration (AB 109 Supervision Only)	518	124	204	217	224	208	205	190	243	1,615	2,133
51 No. of cases presented to the D.A. for filing	3,287	506	454	484	572	502	550	574	581	4,223	7,510

Sanctions

52 No. of verbal warnings	1,691	247	340	331	283	263	193	266	285	2,208	3,899
53 Increase reporting (to DPO) requirements	129	20	21	20	30	19	18	39	26	193	322
54 Additional conditions of supervision	83	7	6	7	7	2	2	7	7	45	128
55 PAAWS (Cal Trans)	99	13	19	10	8	13	5	12	8	88	187

Public Safety Realignment Summary of Implementation Data		Year 1 TOTAL	OCT 2012	NOV 2012	DEC 2012	JAN 2013	FEB 2013	MAR 2013	APR 2013	MAY 2013	Year 2 TOTAL	Years 1 and 2 TOTAL
56	Referral to Treatment Program	556	58	86	65	47	39	31	53	40	419	975
57	Flash incarceration (Supervision and Warrants)	2,598	543	674	732	913	805	893	791	872	6,223	8,821
58	GPS/EM	1	0	1	0	0	0	0	3	1	5	6

Mental Health Treatment Services

59	No. of pre-release packets forwarded to DMH for review at PRC	2,634	84	125	125	110	73	111	112	123	863	3,497
60	No. of mental health treatment conditions added by Probation***	2,966	125	109	124	103	112	123	137	122	955	3,921
61	No. DMH determinations -- treatment needed***	4,055	217	193	123	138	91	100	93	78	1,033	5,088
62	No. of PSPs refusing Mental Health Services at HUBS***	358	4	4	0	0	0	0	0	0	8	366

*** Data are reported according to the PSP month of release.

Substance Abuse Treatment Services (Based on month of assessment)

63	No. of referrals made to CASCs at Hub for Substance Abuse Treatment only assessment	4,943	322	277	242	265	241	249	242	205	2,043	6,986
64	No. of substance abuse treatment conditions added by Probation***	7,329	400	319	273	225	293	234	285	271	2,300	9,629
65	No. of narcotics testing orders added by Probation***	7,931	429	329	357	274	345	339	309	275	2,657	10,588
66	No. of PSPs showing at CASCs for assessment	3,594	460	555	458	561	528	534	570	523	4,189	7,783
67	<i>No. of CASC referrals to:</i>	1,523	217	266	264	316	306	307	334	345	2,355	3,878
68	<i>Residential Treatment Services</i>	304	63	73	59	68	106	77	87	102	635	939
69	<i>Outpatient Treatment Services</i>	1,219	154	193	205	248	200	230	247	243	1,720	2,939
70	<i>Sober Living</i>	13	0	17	20	24			n/a	n/a	61	74
71	No. of PSPs entering:	696	91	108	95	137	131	159	174	169	1,064	1,760
72	<i>Residential Treatment Services</i>	150	25	29	22	34	33	46	52	58	299	449
73	<i>Outpatient Treatment Services</i>	544	66	79	73	103	98	110	122	111	762	1,306
74	<i>Sober Living</i>	10	2	4	3	5		2	3	4	23	33

*** Data are reported according to the PSP month of release.

Referrals for other Services (Based on month of assessment)

75	No. PSPs screened for benefits eligibility by DPSS	6,391	506	448	411	439	370	345	366	365	3,250	9,641
76	No. PSPs who DPSS referred to local DPSS office	4,731	381	357	335	337	294	263	286	282	2,535	7,266
77	No. PSPs enrolled in:	2,070	86	88	3,537	3,366	490	715	913	1,201	10,396	12,466
78	<i>MediCal</i>	4	0	0	18	12	2	2	2	5	41	45

Public Safety Realignment Summary of Implementation Data		Year 1 TOTAL	OCT 2012	NOV 2012	DEC 2012	JAN 2013	FEB 2013	MAR 2013	APR 2013	MAY 2013	Year 2 TOTAL	Years 1 and 2 TOTAL
79	<i>Med/CF</i>	17	1	6	56	50	4	6	7	8	138	155
80	<i>General Relief</i>	92	1	11	386	356	57	92	495	156	1,554	1,646
81	<i>CalFresh</i>	1,487	69	28	1,389	1,355	169	223	289	370	3,892	5,379
82	<i>CalFresh and General Relief</i>	456	15	43	1,687	1,591	258	392	119	662	4,767	5,223
83	<i>CalWorks/CalFresh</i>	14	0	0	1	2	0	0	1	0	4	18
84	No. PSPs referred to DHS for Healthy Way L.A. screening	2,457										2,457
85	Number of completed Healthy Way L.A. applications forwarded to DHS	739	279	237							516	1,255
86	Number of Healthy Way L.A. applications filed (from Hub)				207	243	201	147	171	166	1,135	

Referrals for HealthRight 360 (Formerly Haight-Ashbury)

87	No. of PSPs referred this month	4,627	561	504	450	580	504	473	528	523	4,123	8,750
88	No. of Referrals	5,755	721	626	533	343	250	235	322	309	3,339	9,094
89	<i>Transportation</i>	164	25	20	9	0	0	0	0	0	54	218
90	<i>Sober Living</i>	249	43	41	35	23	16	15	27	24	224	473
91	<i>Sober Living With Child</i>	3	0	0	1	1	0	1	0	1	4	7
92	<i>Transitional Housing</i>	1,874	389	343	283	176	129	145	212	200	1,877	3,751
93	<i>Transitional Housing With Child</i>	17	1	1	2	0	0	1	1	2	8	25
94	<i>Shelter</i>	31	2	0	0	0	0	0	0	0	2	33
95	<i>Job Readiness</i>	3,417	261	221	203	143	105	73	82	82	1,170	4,587

PSP Supervision Terminations

96	No. of petitions submitted to terminate supervision	485	108	100	133	95	100	117	153	117	923	1,408
97	No. of terminations	567	526	545	522	529	563	482	441	400	4,008	4,575
98	<i>No. other (new criminal conviction, revocation settlement, court order, etc.)</i>	567	124	115	142	150	153	143	122	69	1,018	1,585
99	<i>No. terminations -- 6 months violation-free</i>	0	0	0	0	0	0	0	0	0	0	0
100	<i>No. terminations -- 12 months violation-free (automatic discharge)</i>	N/A	402	430	380	379	410	339	319	331	2,990	2,990
101	<i>No. terminations -- 3 year expiration (maximum)</i>	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

**Public Safety Realignment
Summary of Implementation Data**

Year 1
TOTAL

OCT 2012

NOV 2012

DEC 2012

JAN 2013

FEB 2013

MAR 2013

APR 2013

MAY 2013

Year 2
TOTAL

Years
1 and 2
TOTAL

Custody

Jail Population and Sentencing

102	No. of total Court sentences pursuant to Penal Code 1170(h)	11,204	949	828	750	1,068	924	1,024	1,007		6,550	17,754
103	<i>No. sentenced to "split" sentence</i>	483	41	28	26	52	32	56	61		296	779
104	No. actual defendants sentenced pursuant to Penal Code 1170 (h)	8,473	708	596	517	713	636	667	651	733	5,221	13,694
105	<i>Male inmates sentenced</i>	6,936			426	577	544	557	551	595	3,250	10,186
106	<i>Female inmates sentenced</i>	1,537			91	136	92	110	131	138	698	2,235
107	No. of sentenced N3s currently in jail (at end of the month)		5,855	5,808	5,676	5,731	5,580	5,770	5,770	5,839		
108	No. N3s released after serving full term (month of occurrence)	2,758	567	621	535	600	558	635	644	606	4,766	7,524
109	No. Station Worker Program (at end of month)		132	136	135	130	137	148	130	138		
110	No. N3s currently on alternative custody (at end of the month)											
111	<i>No. Work Release Program</i>		0	0	0	0	0	0	0	0		
112	<i>No. Electronic monitoring/GPS</i>		6	5	5	5	4	3	2	1		
113	<i>No. Early Release</i>	0	0	0	0	0	0	0	0	0	0	0

Risk Management and Liability

Realignment Claims/Lawsuits

114	No. claims/lawsuits filed with the County identified as realignment related	0	0	0	0	0	0	0	0	0	0	0
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**Los Angeles County Department of Mental Health
Post-Release Community Supervision Program
Data for PSPs Based on Release Month
As of 6/10/2013**

	2012			2013				
	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May
I DMH Population								
DMH Population (Total Clients In Tracking System)	223	204	123	138	91	100	93	78
Prescreened, Not Assessed at HUB	37	30	8	14	10	14	8	0
Prescreened, Assessed at HUB	114	105	95	105	64	68	80	72
Not Prescreened, Assessed at HUB	46	47	19	17	15	14	5	6
Not Prescreened, Not assessed at HUB, Receiving Treatme	26	22	1	2	2	4	0	0
II DMH Treatment Determination								
DMH Treatment Determination	223	204	123	138	91	100	93	78
No Treatment Needed	6	11	0	0	0	0	0	0
Not Prescreened, Left HUB without Evaluation	0	0	0	0	0	0	0	0
Treatment Needed	217	193	123	138	91	100	93	78
II.a Type of Treatment Required								
Type of Treatment Required	217	193	123	138	91	100	93	78
Co-occurring disorder	181	135	91	116	71	89	82	69
Mental health	20	43	31	21	19	10	9	8
Substance abuse	11	15	0	0	0	0	0	0
Unknown/TBD	5	0	1	1	1	1	2	1
III Client Acceptance of Treatment Referral								
Client Acceptance of Treatment Referral	217	193	123	138	91	100	93	78
Yes	143	123	123	138	91	100	93	78
No	4	4	0	0	0	0	0	0
N/A - Substance Abuse Services	11	15	0	0	0	0	0	0
N/A- Not Seen At HUB	59	51	0	0	0	0	0	0
III.a Accepted Treatment by Type Required								
Accepted Treatment by Type Required	143	123	123	138	91	100	93	78
Co-occurring disorder-	123	89	91	116	71	89	82	69
Mental health-	15	34	31	21	19	10	9	8
Unknown	5	0	1	1	1	1	2	1

	2012			2013				
	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May
IV Accepted Treatment By Level								
Accepted Treatment By Level	143	123	123	138	91	100	93	78
State Hospital	0	0	0	0	0	0	0	0
Institution for Mental Diseases (IMD)	0	0	0	0	0	0	0	0
Inpatient++	1	0	0	0	0	0	0	0
IMD Step Down	3	1	4	3	2	1	2	3
Residential Treatment	0	0	1	0	0	0	0	0
Outpatient	139	122	118	135	89	99	90	75
V Current Status of Clients Who Accepted Treatment								
Current Status of Clients Who Accepted Treatment	143	123	123	138	91	100	93	78
New Client/Status To Be Determined	3	4	5	5	1	4	4	10
Completed Treatment	4	3	1	1	1	1	1	0
In Treatment/Compliant with Treatment Plan	60	47	66	63	51	44	40	23
In Treatment/Not Complying With Treatment Plan	12	23	19	20	10	11	2	2
Left Treatment	12	3	5	2	0	5	2	0
Did Not Show for Treatment/Refused Treatment After Referr	15	13	7	17	6	9	10	6
In Inpatient Setting Awaiting Transfer to State Hospital/IMD	0	0	0	0	0	0	0	0
In Jail Awaiting Transfer to State Hospital/IMD	0	0	0	0	0	0	0	0
Incarcerated	8	3	2	6	4	3	2	0
Deceased+	0	0	0	0	0	0	0	0
Other (Client referred to Other County/Provider)	29	27	18	24	18	22	28	37
VI Current Placement of Clients								
Current Placement of Clients	143	123	123	138	91	100	93	78
Jail++	9	3	3	6	4	4	1	0
State Hospital++	0	0	0	0	0	0	0	0
Institutions for Mental Disease	0	0	0	0	0	0	0	0
Inpatient++-	0	0	0	0	0	1	1	0
IMD Step Down-	3	1	2	2	2	3	2	2
Residential Treatment-	0	2	1	0	0	1	0	0
Outpatient Services	86	77	91	86	61	61	47	28
Other	45	40	26	44	24	30	42	48
VII PSPs Who Have Accessed Services+++								
PSPs Who Have Accessed Services+++	181	154	158	157	114	105	79	41

	2012			2013				
	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May
PSPs with At least One Inpatient Admission	6	5	7	4	2	7	5	3
PSPs with At least One Crisis Service (PMRT, UCC, PES)	13	14	14	12	6	8	8	0
PSPs with At least One Services in Jail Since Release	100	80	92	82	66	58	54	26
VIII N3s								
N3s Assessed by CRM	64	47	63	55	58	56	59	32

+ Deaths due to medical conditions

++ Some Clients placed in inpatient facilities or County Jail pending completion of conservatorship proceedings necessary for State Hospital/IMD Placement

+++Based on IS data; data entry may lag up to three months after the month of service

Jail Population Breakdown -- Final Day of the Month

	Pre-realignment		Post-realignment									
	Aug-11	Sep-11	Oct-12	Nov-12	Dec-12	Jan-13	Feb-13	Mar-13	Apr-13	May-13	+/-	Change
Other (open charges, probation violations, PRCS flash, etc.)	10,908	10,560	10,322	10,023	9,678	10,049	9,973	10,008	10,248	10,337	-571	-5%
Sentenced N3	0	0	5,599	5,534	5,676	5,743	5,775	5,793	5,775	5,839	5,839	-
Sentenced Parole Violators	0	0	590	618	472	408	493	406	279	411	411	-
Pending Parole Violators	1,101	1,321	344	299	280	292	356	336	345	209	-892	-81%
County Sentenced	2,100	2,300	1,791	1,363	1,248	1,375	1,193	1,179	1,069	1,146	-954	-45%
State Prison Population	1,489	1,282	821	765	802	997	1,007	943	941	810	-679	-46%
Total Physical Count (ADP)	15,598	15,463	19,467	18,602	18,156	18,864	18,797	18,665	18,657	18,752	3,154	20%