Board of Supervisors Hilda L. Solis First District Holly J. Mitchell Second District Lindsey P. Horvath Third District Janice Hahn Fourth District Kathryn Barger Fifth District



Board of Supervisors Public Safety Cluster Agenda Review Meeting

DATE: June 4, 2025 TIME: 9:30 a.m. – 11:00 a.m. MEETING CHAIR: Sandra Croxton, 5th Supervisorial District CEO MEETING FACILITATOR: Dardy Chen

THIS MEETING IS HELD UNDER THE GUIDELINES OF BOARD POLICY 3.055.

To participate in the meeting in-person, the meeting location is: Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012 Room 374-A

To participate in the meeting virtually, please call teleconference number 1 (323) 776-6996 and enter the following 169948309# or <u>Click here to join the meeting</u>

For Spanish Interpretation, the Public should send emails within 48 hours in advance of the meeting to: <u>ClusterAccommodationRequest@bos.lacounty.gov</u>

Members of the Public may address the Public Safety Cluster on any agenda item during General Public Comment. The meeting chair will determine the amount of time allowed for each item. THIS TELECONFERENCE WILL BE MUTED FOR ALL CALLERS. PLEASE DIAL *6 TO UNMUTE YOUR PHONE WHEN IT IS YOUR TIME TO SPEAK.

1. CALL TO ORDER

2. **INFORMATIONAL ITEM(S):** [Any Informational Item is subject to discussion and/or presentation at the request of two or more Board offices with advance notification]:

A. NONE

3. BOARD MOTION ITEM(S):

TBD • NONE

4. **PRESENTATION/DISCUSSION ITEM(S)**:

A. BOARD LETTER:

Ordinance To Amending Title 3 – Advisory Commissions and Committees of the Los Angeles County Code Relating to the Los Angeles County Sheriff Civilian Oversight Commission County Counsel Draft Speaker(s): Janssen Larz Diaz and Matthew Dill Executive Office - BOS and COC Draft Speaker(s): Edward Yen and Sharmaine Mosely

B. BOARD BRIEFING:

Office of Inspector General (OIG) Reform and Oversight Report Briefing Speaker(s): Dara Williams (OIG)

C. BOARD BRIEFING:

Probation Oversight Commission (POC) and Office of Inspector General (OIG) Probation Monthly Briefing Speaker(s): Wendelyn Julien (POC) and Eric Bates (OIG)

5. PUBLIC COMMENTS

6. ADJOURNMENT

CLOSED SESSION ITEM(S):

CS-1 <u>CONFERENCE WITH LEGAL COUNSEL-EXISTING LITIGATION</u> (Subdivision (a) of Government Code Section 54956.9)

Sylvia Rubio v. County of Los Angeles, et al. Los Angeles Superior Court Case No. 23AHCV00724

Department: Sheriff's

CS-2 <u>CONFERENCE WITH LEGAL COUNSEL-EXISTING LITIGATION</u> (Subdivision (a) of Government Code Section 54956.9)

Non-Litigated Claim of Jose Rivas Barillas Claim No. 24-1657

Department: Probation

CS-3 <u>**CONFERENCE WITH LEGAL COUNSEL-EXISTING LITIGATION**</u> (Subdivision (a) of Government Code Section 54956.9)

LL John Doe MB v. Defendant Doe School District, et al. Los Angeles Superior Court Case No. 22TCV39133

Department: Probation

7. UPCOMING ITEM(S) FOR JUNE 11, 2025:

A. NONE

IF YOU WOULD LIKE TO EMAIL A COMMENT ON AN ITEM ON THE PUBLIC SAFETY CLUSTER AGENDA, PLEASE USE THE FOLLOWING EMAIL AND INCLUDE THE AGENDA NUMBER YOU ARE COMMENTING ON:

PUBLIC_SAFETY_COMMENTS@CEO.LACOUNTY.GOV

ITEM 4A

ANALYSIS

This ordinance amends Title 3 – Advisory Commissions and Committees of the Los Angeles County Code, relating to the Civilian Oversight Commission for Los Angeles County Sheriff's Department ("Commission") by amending Chapter 3.79 to clarify the Commission's purpose, authorize the Commission to review and comment on levels of discipline and the Sheriff's Department's disciplinary decisions and practices, as permitted by law, resolve ambiguities to the Commission's access to records, allow the Commission to establish ad hoc committees to access and review confidential records, allow the Commission to participate in the selection of future commissioners, clarify County Counsel's authority to appoint outside counsel for the Commission, and require the Sheriff to respond within 60 days to the Commission's recommendations, and authorize the Commission to meet in closed session to make recommendations on Commission staff personnel matters, to confer with counsel on certain litigation matters, or for purposes related to its oversight duties as expressly authorized by State law or a court of this State.

> DAWYN R. HARRISON County Counsel

By

THOMAS J. FAUGHNAN Senior Assistant County Counsel

TF:mse

 Requested:
 9/30/24

 Revised:
 5/28/24

ORDINANCE NO.

An ordinance amending Title 3 – Advisory Commissions and Committees of the Los Angeles County Code, to clarify the Civilian Oversight Commission for Los Angeles County Sheriff's Department's ("Commission") purpose, authorize the Commission to review and comment on levels of discipline and the Sheriff's Department's disciplinary decisions and practices, as permitted by law, resolve ambiguities to the Commission's access to records, allow the Commission to establish ad hoc committees to access and review confidential records, allow the Commission to participate in the selection of future commissioners, clarify County Counsel's authority to appoint outside counsel for the Commission, require the Sheriff to respond within 60 days to the Commission's recommendations, and authorize the Commission to meet in closed session to make recommendations on Commission staff personnel matters, to confer with counsel on certain litigation matters, or for purposes related to its oversight duties as expressly authorized by State law or a court of this State.

The Board of Supervisors of the County of Los Angeles ordains as follows:

SECTION 1. Section 3.79.010 is hereby amended to read as follows:

3.79.010 Created.

There is created a Los Angeles County Sheriff Civilian Oversight Commission for the Los Angeles County Sheriff's Department, hereinafter in this eChapter referred to as the "Commission."

SECTION 2. Section 3.79.020 is hereby amended to read as follows:3.79.020 Purpose.

The purpose of the Commission is <u>to provide independent oversight of the</u> <u>Los Angeles County Sheriff's Department, hereinafter in this Chapter referred to as the</u> <u>"Sheriff's Department," and its policies, practices, and procedures;</u> to improve public transparency and accountability with respect to the Los Angeles County-Sheriff's Department, by providing robust opportunities for community engagement₇; to <u>investigate and provide</u> ongoing analysis and oversight of the <u>Sheriff's Department's</u> policies, practices, <u>and procedures₇; and advicemake recommendations on changes,</u> <u>improvements, and reforms</u> to the Board of Supervisors, the Sheriff's Department, and the public.

SECTION 3. Section 3.79.030 is hereby amended to read as follows:

3.79.030 Duties.

The Commission shall, on its own or at the request of the Board of Supervisors or the Sheriff, without interfering with the Sheriff's investigative function:

A. Make Recommendations. Review, analyze, and where appropriate solicit input, and make recommendations to the Board of Supervisors and the Sheriff on the Sheriff's Department's operational policies and procedures that affect the community or make recommendations to create additional operational policies and procedures affecting the community and request a <u>written</u> response from the Sheriff <u>within sixty (60)</u> days whether the Sheriff has adopted the recommendations, or why the recommendations were not adopted, or why the Sheriff is unable to respond within sixty (60) days.

B. Investigate. Investigate through the Office of Inspector General (OIG), or through its own staff, analyze, solicit input and make recommendations to the Board of Supervisors and the Sheriff on systemic Sheriff-related issues or complaints affecting the community. In carrying out its investigations, the Commission has independent subpoena power to obtain documents and records, electronic or otherwise, and witnesses pertinent to its investigation and oversight, as well as to administer oaths to witnesses appearing before it.

C. Review. Review policy recommendations made by outside entities at the request of the Board of Supervisors or the Sheriff or recommendations made in other reports that in the judgment of the Commission merit its analysis, and report to the Board of Supervisors or the Sheriff whether or not the recommendation(s) should be implemented by the Board of Supervisors or the Sheriff or, if the recommendation(s) is being implemented, the status of implementation. The Commission's reports shall contain an analysis supporting its recommendations and shall seek the input of the Sheriff before implementing or publishing its reports.

D. Monitor Settlement. Only at the request of the Board of Supervisors and/or the Sheriff, serve, either collectively or through one or more of its members, as the monitor of the implementation of settlement provisions in litigated matters.

E. Serve as Liaison and Mediator. Function as a liaison, or at the request of the Board of Supervisors, the Sheriff, and/or community groups or organizations involved, serve as a mediator to help resolve ongoing disputes between the Sheriff's Department and members of the community, or organizations within the County of Los Angeles.

F. Obtain Community Input. Obtain community input and feedback on specific incidents involving the use of force, detention conditions, or other civil rights concerns regarding the Sheriff's Department, convey to the Board of Supervisors and the Sheriff community complaints, concerns or positive feedback received by the Commission, and where appropriate, <u>investigate through the OIG, its own staff, or at public hearings, and make recommendations</u>.

<u>G.</u> Independently review and evaluate the Department's handling and resolution of citizen and inmate complaints, as permitted by law.

<u>HG</u>. Work with the OIG. Work with and assist the OIG in soliciting community input and feedback on issues being investigated by the Inspector General, and supervise and evaluate, at least annually, all work performed by the Inspector General that is done at the request of the Commission.

IH. Function as a Bridge. Function as a bridge between the Sheriff's Department and the community by providing the community an additional means of giving input to the Sheriff, obtaining answers from the Sheriff to community concerns about the Sheriff's Department's operations, practices and activities, bringing an additional perspective to the Sheriff's Department's decision-making to ensure an ongoing balance between the sometimes competing factors of ensuring public safety and constitutional, civil and human rights, and communicating community concerns to the Sheriff that otherwise might not be as clear or might go unnoticed.

<u>J</u>I. Seek Sheriff's Input. Seek the input of the Sheriff prior to completing any of its recommendations made pursuant to the duties defined in this <u>sS</u>ection.

KJ. Advise. Serve only in an advisory capacity to the Board of Supervisors and the Sheriff, and without the authority to manage or operate the Sheriff's Department or direct the activities of Sheriff's Department employees, including imposition of discipline. <u>The Commission may not publicly comment regarding discipline, or lack</u> thereof, regarding any individual employee of the Sheriff's Department to the extent prohibited by law. The Commission, however, may comment generally on levels of discipline and the Sheriff's Department's disciplinary decisions and practices, as permitted by law. Moreover, although advisory, the Commission shall make recommendations for changes to policy and procedures of the Sheriff's Department. Once the Commission has adopted such recommendations and transmitted them to the Sheriff, the Sheriff will have sixty (60) days to adopt them or provide the Commission with a written statement why the Sheriff has chosen not to adopt them or is unable to meet the sixty (60) day deadline.

SECTION 4. Section 3.79.031 is hereby amended to read as follows:3.79.031 Inspect.

<u>The Commission may Rr</u>eceive referrals for inspections of jail facilities operated by or within the jurisdiction of the County from the POC, and direct the OIG<u>it</u> may <u>conduct inspections of County jail facilities on its own initiative using Commissioners or</u> <u>its own staff</u>, or refer the matter to the <u>OIG or the</u> Sybil Brand Commission, to conduct such inspections. <u>The Commission and its staff shall have authority to conduct</u> <u>unannounced inspections of County jail facilities.</u>

SECTION 5. Section 3.79.032 is hereby amended to read as follows:3.79.032 Access Information.

<u>Pursuant to State law and Los Angeles County Code Section 3.79.190 and this</u> <u>Section, the Commission has authority to subpoena persons and records. The</u> <u>Commission shall be able to Aaccess to</u> information, documents, and testimony necessary to the Commission's oversight function as set forth in this ordinance <u>and</u> <u>authorized by State law</u>. The Commission, in compliance with all laws and confidentiality protections, may compel production of such information by directing the OIG to issue a subpoena on the Commission's behalf <u>or the Commission may issue a</u> <u>subpoena pursuant to State law and County Code Section 3.79.190</u>, when deemed necessary by action of the Commission. The requirements and procedures for access to, and review and redaction of, confidential information received by the OIG are set forth in subsection J of County Code Section 6.44.190.

SECTION 6. Section 3.79.035 is hereby amended to read as follows:

3.79.035 Records.

Any personnel records, complaints against Sheriff's Department personnel, and information obtained from these records, to the extent protected by State law, which come into the possession of the Commission or its staff, shall be treated as confidential and shall not be disclosed to any member of the public, except in accordance with applicable laws. Copies of complaints not already in the Sheriff's Department possession may be made available to the Sheriff's Department upon completion of the Commission's investigation, unless confidentiality mandates otherwise.

Because the Commission is a Brown Actlegislative body that is not authorized to conduct closed session, subject to the Ralph M. Brown Act, the Commission may not receive records protected by any law protecting the <u>C</u>confidentiality of records, including

Penal Code sections 832.7, 11077, and 13300, et al., <u>unless such records are</u> appropriately redacted, disclosable under the Public Records Act, or may be the subject of closed session under the Ralph M. Brown Act and applicable State law, as authorized by Section 3.79.100. Alternatively, members of ad hoc committees of the Commission, comprised of less than a majority of the members of the Commission, meeting the requirements for exemption from the Ralph M. Brown Act, may access and receive confidential records, provided there is a Memorandum of Understanding between the Sheriff's Department and the Commission and an executed confidentiality agreement by each Commissioner on the ad hoc committee to keep the information and records confidential. As permitted by law, and consistent with sSubsection J of County Code Section 6.44.190, material received by the OIG in response to a subpoena issued at the direction of the Commission may be shared with the Commission by the OIG.

SECTION 7. Section 3.79.040 is hereby amended to read as follows:

3.79.040 Membership.

A. The Commission shall consist of nine (9) members. Each shall be a resident of the County of Los Angeles. The members shall be selected as follows:

1. Five <u>(5)</u> members shall be appointed by the Board, one <u>(1)</u> nominated by each Supervisorial District.

2. Four community members shall be appointed by the Board upon recommendation by the Executive Officer of the Board of Supervisors, in consultation with the Commission and County Counsel. Subsequent appointments shall follow a process set forth in the Commission's Handbook.

B. The following individuals cannot serve as members of the Commission:

1. A current employee of the County of Los Angeles;

2. A current employee of any law enforcement agency, including a police or prosecutorial agency for a government entity, or any individual who has been an employee of such an agency within the previous year.

SECTION 8. Section 3.79.050 is hereby amended to read as follows:

3.79.050 Term of Service.

A. Subject to sSubsection B of this sSection, each member shall serve for a three-year term. No member may serve on the Commission for more than two full consecutive terms unless such limitation is waived by the Board of Supervisors. The term for all members shall begin on July 1st and end on June 30th. However, the first term of all members who are the initial appointees to the Commission, shall be deemed to commence on the date their appointment is approved by the Board of Supervisors and will end on June 30th of a succeeding year as set forth in sSubsection B of this sSection.

B. As part of the original creation of the Commission only, the initial e<u>C</u>ommission members shall be divided into three groups, with Group A serving an initial three-year term, Group B serving an initial two<u>-</u>-year term and Group C serving an initial one-year term. For groups B and C, this initial one and two-year term shall not be considered towards the restriction of two full year terms as described in <u>Subsection A of this</u> Section <u>3.79.050 (A)</u>. The e<u>C</u>ommission members shall be placed into three groups by a random selection process.

SECTION 9. Section 3.79.060 is hereby amended to read as follows:3.79.060 Training.

Each e<u>C</u>ommission member must successfully complete a comprehensive training and orientation program within six (6) months of appointment. Failure to complete the training may result in disqualification. The training program shall be robust and cover constitutional policing including such topics as use of force, firearms, custody, mental health issues, juvenile justice, and patrol. Each e<u>C</u>ommission member shall actively participate in the ongoing training program.

. . .

SECTION 10. Section 3.79.080 is hereby amended to read as follows:3.79.080 Vacancies.

The Board of Supervisors will appoint members to fill vacancies on the Commission created by events other than the normal end of a member's term in accordance with the process set forth in Section 3.79.040. Vacancies shall be filled within <u>sixty (60)</u> days. Appointments to fill a vacancy shall not constitute an appointment for a full term but solely to fill the balance of the unexpired term.

SECTION 11. Section 3.79.090 is hereby amended to read as follows:

3.79.090 Organization.

The Commission shall, with the advice of County Counsel, prepare and adopt necessary rules and regulations for the conduct of its business. A copy of the rules and regulations shall be filed with the Executive Officer/Clerk of the Board of Supervisors. The Commission is to conduct itself in accordance with the Commission's Handbook as established by the Executive Officer of the Board of Supervisors in consultation with the Commission's Executive Director. The Commission may establish, from time to time, ad hoc committees, comprised of less than a majority of the members of the Commission,

to investigate and study specific issues and to develop recommendations to be presented to the Commission at a regular or special meeting of the Commission.

SECTION 12. Section 3.79.100 is hereby amended to read as follows:

3.79.100 Meetings<u>; Closed Sessions</u>.

The Commission shall meet at least once a month, at a time and location to be established by the Commission. The Commission shall hold an annual organizational meeting during the month of July. The Commission meetings will follow Robert's Rules of Order and must comply with the Ralph M. Brown Act. <u>The Commission may meet in closed session pursuant to the Ralph M. Brown Act and applicable State law solely for the following purposes:</u>

A. To provide recommendations to the Executive Officer of the Board pursuant to Government Code section 54957(b) regarding the appointment, evaluation of performance, or dismissal of the Commission's Executive Director or staff;

B. To confer with County Counsel, or outside counsel retained by County Counsel, pursuant to Government Code section 54956.9 regarding pending or anticipated litigation arising from the Commission's issuance of a subpoena pursuant to State law or Section 3.79.190, or any other action taken by the Commission; or

<u>C.</u> For any other purpose relating to the oversight duties of the Commission as set forth in this Chapter, as expressly authorized by State law or a court of this State.

SECTION 13. Section 3.79.110 is hereby amended to read as follows:

3.79.110 Officers.

At each annual meeting, the Commission shall elect a chairperson, a<u>one or more</u> vice chairperson<u>(s)</u>, and a secretary and such other officers as it deems appropriate.

The Commission shall determine the procedures and methods by which the officers are elected and the term they are to serve. A chairperson, however, may only serve for two (2) full consecutive one-(1) year terms.

. . .

SECTION 14. Section 3.79.130 is hereby amended to read as follows:

3.79.130 Use of the Office of Inspector General Staff for Investigative Purposes.

The Commission may utilize the staff of the Office of Inspector General to undertake investigations, inquiries, audits and monitoring. Alternatively, the Commission may use its own members or staff to undertake investigations, inquiries, audits and monitoring. The Commission shall direct, supervise, and evaluate all work performed by the Inspector General that is done at the request of the Commission. Additionally, the Commission may review and evaluate the Office of Inspector General's handling and resolution of any or all citizen's or inmate's complaints.

SECTION 15. Section 3.79.140 is hereby amended to read as follows:

3.79.140 Commission Staff.

The Executive Director and other officers and employees of the Commission shall be designated in the current salary ordinance of the County of Los Angeles. The Commission will also have authority to use outside consultants <u>and</u>, <u>where appropriate</u>, <u>outside counsel</u>, when the need arises in accordance with applicable laws and policies. Outside consultants may be retained by the Executive Office/Clerk of the Board and/or by the Chief Executive Office pursuant to a delegated authority agreement. <u>Outside counsel for the Commission may be selected and retained by County Counsel on behalf</u>

of the Commission where appropriate. The Commission may provide recommendations to the Executive Officer of the Board regarding the appointment, evaluation of performance, or dismissal of the Commission's Executive Director or staff.

. . .

SECTION 16. Section 3.79.170 is hereby amended to read as follows:3.79.170 Self Evaluation.

A. At the end of the third year of the Commission's creation and every three (3) years thereafter, the Commission shall undertake a detailed self-evaluation. This detailed self-evaluation shall include a candid assessment about the strengths, weaknesses, successes and failures of the Commission. It shall also contain recommendations as to whether the Commission should continue in existence and if so, any recommended revisions to its responsibilities and/or authority and whether an independent management audit should be conducted.

B. The self-evaluation should also contain recommendations on improvements regarding the Commission's operations.

C. The self-evaluation shall be submitted to the Board of Supervisors and made available to the public, subject to applicable privileges and protections.

D. The Chief Executive Office shall, within <u>ninety (90)</u> days following the Commission's self-evaluation being transmitted to the Board, review the Commission's self-evaluation and determine whether an independent management audit should be conducted.

E. Within one <u>(1)</u> year following the issuance of the self-evaluation, the Commission shall provide a written report to the Board of Supervisors regarding the

status of the implementation of the recommendations identified in the self-evaluation. This written report shall be made available to the public, subject to applicable privileges and protections.

. . .

SECTION 17. Section 3.79.190 is hereby amended to read as follows:

3.79.190 Obtaining Documents and Information.

Consistent with sState law, including, but not limited to the Peace Officer's Bill of Rights, the Commission has the power to subpoena and require attendance of witnesses and the production of books and papers including documents and records, electronic or otherwise, pertinent to its investigations and oversight, and to administer oaths to witnesses appearing before the Commission.

• • •

SECTION 18.	Section 3.79.210 is h	nereby amended	d to read a	as follows:

3.79.210 Comprehensive Public Safety Reinvestment Plan.

The Commission shall research and draft a Comprehensive Public Safety Reinvestment Plan (the "Plan") for the Board of Supervisors to be released to the public within seven months of the adoption of this amendment to the Los Angeles County Code, including a Feasibility Study for its implementation, to reduce Los Angeles County's jail population and to reinvest jail system costs into prevention and mental health treatment, including a timeline for resourcing and implementing strategies to meet this goal.

A. The Plan and Feasibility study shall identify existing, proposed and other potential community-based, owned and operated alternatives to arrest, court, detention

and incarceration for people facing nonviolent criminal convictions who have underlying issues such as mental health or drug dependency issues or chronic homelessness.

B. The Plan and Feasibility Study shall examine the feasibility of investing the resulting savings from jail population reductions, including examining redirecting funds from the \$3.5 billion budgeted for a jail expansion plan, to:

1. Reduce the population of people in jail experiencing mental health drug dependency or chronic homelessness issues to save county jail system costs;

2. Develop a holistic community mental health infrastructure to prevent crime;

3. Create mental health alternative custody programs administered through the County Department of Public Health that reduce recidivism of people with mental health issues and criminal convictions;

4. Expand youth centers and program to prevent youth involvement in crime; and

5. Increase funding of the existing Office of Re-entry and Diversion, which implements criminal justice diversion for those with mental health or substance abuse issues and provides re-entry support.

C. The Plan and Feasibility Study shall calculate projected reductions in future jail populations based on current policy and on the Plan's proposed reforms, and the associated financial savings from proposed population reductions.

D. The Plan and Feasibility Study shall assess the jail population impact of bail reform, including pre-arraignment and pre-trial release.

E. The Plan and Feasibility Study shall compare the costs and effectiveness of current mental health treatment inside county jails as compared to the costs and effectiveness of non-custodial, community-based drug treatment.

F. The Plan and Feasibility Study shall investigate the impact that jail incarceration has upon incarcerated individuals' (1) abilities to address addiction;
(2) educational, employment and other opportunities; and (3) family's and community's economic, physical and emotional health; as compared with the costs and effectiveness of non-custodial, community-based drug treatment.

G. The Plan and Feasibility Study shall identify the following:

1. The necessary infrastructure, including, but not limited to, agency homes, funding, training and technical assistance, to implement a comprehensive prevention, harm reduction, youth and community development strategy;

2. Successful programs and services or models to stop the cycle of crime that exist in Los Angeles County and Southern California, or elsewhere in the <u>sS</u>tate, nation or world;

3. Systemic, structural and organizational barriers, including bias or discrimination, to implementing the Plan and recommendations concerning how to address and surmount such barriers;

4. Ways to integrate the current structure and scope of work of affected County departments, including the departments of Health Services, Mental Health, Public Health, Senior and Community Services, Sheriff, the District Attorney, and multiple commissions; and

5. Specific recommendations to the Board of Supervisors concerning direction to be given to the Chief Administrative Officer, Executive Officer of the Board, and County Counsel to supplement staffing and funding for the Commission to accomplish its purposes.

[CH379MDCC]



Reform and Oversight Efforts: Los Angeles County Sheriff's Department

January through March 2025

Issued May 27, 2025

ITEM 4B

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ABOUT QUARTERLY REPORTS

Quarterly reports provide an overview of the Office of Inspector General's regular monitoring, auditing, and review of activities related to the Los Angeles County Sheriff's Department (Sheriff's Department) over a given three-month period. This quarterly report covers Department activities and incidents that occurred between January 1 and March 31, 2025, unless otherwise noted. Quarterly reports may also examine issues of interest. This report includes special sections on the following topics:

- Failure to Exercise Due Diligence in Obtaining a Search Warrant
- Sheriff's Department's Policies for Cooperating with Federal Immigration Authorities

During the first quarter of 2025, the Office of Inspector General issued the following reports relating to the Sheriff's Department:

- <u>Twelfth Report Back on Implementing Body-Worn Cameras in Los Angeles</u>
 <u>County</u>
- <u>Report Back on People Over Profit Fairness and Equity in Commissary Prices</u> for the Los Angeles County Jails
- <u>Fifth Report Back on Meeting the Sheriff's Department's Obligations Under</u>
 <u>Senate Bill 1421</u>
- <u>Report Back on Ensuring Accessibility to Menstrual Products in the Los Angeles</u> <u>County Jails, Patrol Lockups, and Court Holding Tanks</u>

MONITORING SHERIFF'S DEPARTMENT'S OPERATIONS

Deputy-Involved Shootings

The Office of Inspector General reports on all deputy-involved shootings in which a deputy intentionally fired a firearm at a human, or intentionally or unintentionally fired a firearm and a human was injured or killed as a result. During this quarter, there were four incidents in which people were shot or shot at by Sheriff's Department personnel. Three people were fatally struck by deputies' gunfire. The Office of Inspector General staff responded to each of these deputy-involved shootings. The information in the following shooting summaries is based on the limited information provided by the Sheriff's Department and is preliminary in nature. While the Office of Inspector General receives information at the walk-through at the scene of the shooting, receives

preliminary memoranda with summaries, and attends the Sheriff's Department Critical Incident Reviews, the statements of the deputies and witnesses are not provided until the Sheriff's Department completes its investigation. The Sheriff's Department permits the Office of Inspector General's staff limited access to monitor the ongoing investigations of deputy-involved shootings. The Sheriff's Department also <u>maintains a</u> <u>page on its website</u> listing deputy-involved shootings that result in injury or death, with links to incident summaries and video.

Temple Station: Non-Hit Shooting – Non-Fatal

On January 5, 2025, at approximately 12:48 p.m., deputies from Temple Station responded to a report of an assault with a deadly weapon, a firearm, that occurred on Garvey Avenue in the city of Rosemead. A deputy, who was accompanied by a 16-year-old Explorer ride-along, arrived at the scene and observed the suspect, a 53-year-old Hispanic man. As the deputy exited his vehicle, the suspect turned toward him and raised the firearm with his left hand. In response, the deputy fired one round, missing the suspect. The suspect subsequently dropped the firearm and assisting deputies took him into custody. A loaded firearm was recovered from the scene. The deputy who shot at the suspect failed to activate his body-worn camera prior to or during the incident. This deputy-involved shooting is not listed on the Los Angeles County Sheriff's Department website because only the deputy-involved shootings that result in injury or death are reported there.

Areas for Further Inquiry

Why did the deputy fail to activate his body-worn camera in violation of Sheriff's department policy? Should deputies with Explorer or other ride-alongs be the primary responding unit to this type of call and if so, how can they best be protected? What was the backdrop of the shooting? Were there any bystanders in the line of fire?

Century Station: Hit Shooting – Fatal

On January 21, 2025, at approximately 1:29 a.m., deputies from Century Station received a call for service regarding a domestic disturbance on 77th Place in the City of Los Angeles. The caller reported that her boyfriend was sending her threatening messages and knocking on her window.

When deputies arrived and contacted the victim, they saw the suspect, a 45-year-old Hispanic man, about two blocks north of the location. As they approached the suspect, he opened fire on the deputies, striking their patrol vehicle multiple times. The deputies returned fire, and the suspect fled north about half a block with the deputies in foot pursuit, when a second deputy-involved shooting took place.

Following the second exchange, the suspect continued fleeing another half block and then entered a white Toyota Sienna minivan, at which point a third deputy-involved shooting occurred. Deputies gave repeated commands to the suspect, to exit the vehicle but received no response. An armored vehicle was deployed, and additional commands were issued, but the suspect remained unresponsive.

Deputies then approached the minivan, opened the door, and removed the suspect. Deputies, along with Los Angeles Fire Department personnel staged nearby, provided medical aid, but the suspect was pronounced dead at the scene. A firearm was recovered. A total of 39 rounds were fired by deputy personnel. No deputies were injured.

The Sheriff's Department posted a <u>Critical Incident Briefing</u> on its website with video from body-worn cameras and a surveillance camera.

Areas for Further Inquiry

Was the initial contact consistent with training and best practices? Was the foot pursuit conducted in compliance with Sheriff's Department policy and training? What specific imminent threat to the deputies or others was present during the second and third shootings that justified using deadly force? Did the suspect receive timely medical aid?

Lakewood Station: Hit – Fatal

On January 30, 2025, at approximately 12:15 a.m., a deputy was seated in his patrol vehicle parked in a row of unoccupied patrol vehicles outside of the Paramount substation when he heard a loud banging noise. As he drove forward to investigate the noise, the deputy saw a 34-year-old Hispanic man, holding a machete repeatedly striking an unoccupied parked patrol car. The deputy exited his vehicle and ordered the suspect to stop and drop the machete, but the suspect pointed the machete in his direction and began walking towards him. The deputy again ordered the suspect to drop the machete and get on the ground, but the suspect continued walking towards him. When the suspect got to within 15-20 feet of the deputy still holding the machete, the deputy fired 5 rounds, hitting the suspect multiple times.

Once assisting deputies arrived, they approached the suspect and rendered first aid. Los Angeles County Fire Department personnel responded to the location and the suspect was pronounced deceased at the scene. A machete, approximately, 24" in length, was recovered at the scene. The Sheriff's Department posted a <u>Critical Incident</u> <u>Briefing</u> on its website with body-worn camera video.

Areas for Further Inquiry

Did the deputy consider a tactical retreat thus creating time and distance from the suspect?

Temple Station: Hit Shooting – Fatal

On February 26, 2025, at approximately 6:00 p.m., Temple Station deputies responded to a call reporting an arson in progress on Scott Street in the city of Rosemead. The call included information that the suspect, a 56-year-old Asian woman, ignited an unknown item and threw it towards a neighbor. The patrol deputies and deputies on the Mental Evaluation Team (MET), who also responded, set up a containment and made multiple unsuccessful attempts to contact the suspect by cell phone and the public announcement system to convince the suspect to exit her residence and surrender. The Special Enforcement Bureau (SEB) was contacted but declined to respond to the scene given the circumstances of the call and the information communicated to SEB regarding the suspect.¹ A Crisis Negotiation Team was not called to the scene, but MET deputies are cross trained in crisis negotiations. While the deputies on scene were attempting to contact the suspect, Temple Station detectives prepared a search warrant and received judicial authorization to execute the warrant at the suspect's home.

On February 27, 2025, shortly before 12:30 a.m., the Sheriff's Department requested that the suspect open the door for the deputies to execute the warrant. The suspect remained barricaded inside the home and did not respond to that request. The warrant team's tactical plan assigned at least two deputies to use any necessary non-lethal force, and one deputy was assigned to use lethal force in the event such force became necessary to ensure the safety of the deputies or the public. The warrant team forced entry into the home.

¹ In response to reviewing a draft of this report, the Sheriff's Department noted: *On February 26, 2025, the on-call SEB Duty Lieutenant received information that Temple Station was possibly dealing with an arson suspect. Being proactive, the SEB Duty Lieutenant contacted the Temple Station Watch Commander and dispatched an Arson/Explosives Detective to assist with the investigation. The detective determined the elements of arson were not present in that call for service. The SEB Duty Lieutenant continued to consult with the Temple Station Watch Commander regarding the circumstances. According to the Department Manual of Policy and Procedures 5-06/110.05, a barricaded suspect is defined as a person who is armed or reasonably believed to be armed with a weapon, explosive, or other destructive device, who occupies a fortified location and resists apprehension violently or by threat of violence. In this case, although the suspect refused to exit her residence, there was no information at the time indicating she was armed, had made threats of violence toward law enforcement, or had fortified the location in a manner that would elevate the situation to meet the criteria for SEB deployment. Based on the totality of circumstances and the information available SEB determined the incident did not meet the deployment criteria outlined in policy.*

Upon entering the room occupied by the suspect, the deputies saw that the suspect had a meat cleaver in one hand and a spray bottle in the other. One of the deputies ordered the suspect to drop the weapon but she did not drop the cleaver. The deputy assigned to use the less-lethal 40 mm foam baton rounds, fired several rounds at the suspect. The rounds had minimal effect, even though the rounds hit her on the right thigh and the center mass of her chest. After being hit by the 40 mm rounds, the suspect moved the cleaver to her right hand and raised it above her shoulder, with the cleaver aimed in the direction of the deputies. At the time, the suspect was less than 5 feet away from the deputies. The deputy assigned to use lethal force fired three rounds at the suspect from his department issued firearm, striking her in the upper torso. Deputies immediately rendered aid, followed by medical assistance from Los Angeles County Fire Department personnel, who were standing by to assist. The suspect was recovered from the scene.

Personnel from the Office of Inspector General, IAB, and other LASD units were denied access to the shooting scene. The explanation later given by the Homicide Bureau was that due to the size and layout of the scene, investigators were concerned about the preservation of evidence. Representatives from the District Attorney's Office were permitted entry to the scene. Office of Inspector General staff and IAB personnel should be provided with the same access as District Attorney personnel²

The Sheriff's Department posted a <u>Critical Incident Review</u> of this incident on its website.

Areas for Further Inquiry:

Was all the information known by the Temple Station communicated to SEB? Should SEB have responded?

² In response to reviewing a draft of this report, the Sheriff's Department noted: Access to the residence at the shooting scene was restricted due to concerns about evidence preservation in the tight and complex layout. As a result, the Office of Inspector General, Internal Affairs Bureau, and other LASD units were denied entry. However, the Los Angeles County District Attorney's Office was allowed access due to its independent investigative role. JSID's presence was essential for conducting an impartial review of the evidence, as they later determine whether the deputy's use of force was legally justified. Accordingly, their access was necessary and immediate to ensure an independent prosecutorial review, which differs in scope and purpose from internal oversight or administrative investigations. (This explanation is more disturbing than the exclusion as it demonstrates careful disregard for state law providing for Inspectors General to conduct independent investigations and requiring local law enforcement to cooperate in those investigations. See Government Code sections 25303 and 25303.7 and Penal Code section 13510.8(b)(8)).

Other Shooting

West Hollywood Station: Discharge of Duty Weapon by Suspect – Non-Fatal

On March 29, 2025, at approximately 5:57 p.m., deputies from West Hollywood Station received a domestic violence call. Two single-deputy units were dispatched to the scene and were talking with the victim when they observed the suspect, a 24-year-old Black man across the street. The deputies immediately returned to their patrol vehicles and proceeded to the suspect's location to effectuate an arrest.

While the suspect initially complied with the deputies' instructions, reports indicate that he resisted when one of the deputies attempted to handcuff him. During the altercation, it was alleged that the suspect gained control of the deputy's firearm, which was in its holster, resulting in a discharge. The round struck the suspect, who was subsequently transported to the hospital for treatment of non-life-threatening injuries. Both deputies involved had their body-worn cameras activated at the time of the incident.

Based on interviews of the deputies, the suspect, and video evidence, the Sheriff's Department has determined that this was *not* a deputy-involved shooting. The Los Angeles County District Attorney's filed several charges against the suspect including domestic violence, assault, resisting arrest, and taking a firearm from a peace officer. The incident is included in this report due to the media attention garnered at the time.

Areas for Further Inquiry:

How was the suspect able to remove the deputy's gun from his holster?

District Attorney Review of Deputy-Involved Shootings

The Sheriff's Department's Homicide Bureau investigates deputy-involved shootings in which a person is hit by a bullet, except for deputy-involved shootings that result in the death of an unarmed civilian, which California law requires the Attorney General to investigate.³ For those shootings it investigates, the Homicide Bureau submits the

³ In 2020, the California Legislature passed AB 1506, which requires that a state prosecutor investigate all shootings involving a peace officer that result in the death of an unarmed civilian. *See* <u>A.B. 1506 (McCarty 2020)</u> (codified at <u>Govt. Code § 12525.3</u>). The Attorney General's findings in these investigations are reported in the section of this report below entitled *California Department of Justice Investigations of Deputy-Involved Shootings Resulting in the Death of Unarmed Civilians*. Until the law took effect in 2021, the Sheriff's Department's Homicide Bureau investigated all deputy-involved shootings in which a person was hit by a bullet.

completed criminal investigation of each deputy-involved shooting that results in a person being struck by a bullet and which occurred in the County of Los Angeles to the Los Angeles County District Attorney's Office (District Attorney's Office or District Attorney) for review and possible filing of criminal charges.

Between January 1 and March 31, 2025, the District Attorney's Office issued one finding on deputy-involved shooting cases involving the Sheriff's Department's employees.⁴

• In the September 4, 2023, non-fatal shooting of Eduardo Villasenor, the District Attorney opined in a <u>memorandum dated January 29, 2025</u>, that Deputy Inzunza reasonably believed that deadly force was necessary to defend against an imminent threat of death or serious bodily injury to himself or others.

California Department of Justice Investigations of Deputy-Involved Shootings Resulting in the Death of Unarmed Civilians

Under California law, the state Department of Justice (DOJ) investigates any peace officer-involved shooting resulting in the death of an unarmed civilian and may issue written reports or file criminal charges against a peace officer, if appropriate.⁵ The DOJ through its Police Practices Section (PPS) is currently investigating one shooting involving deputies from the Sheriff's Department that occurred in July 2024. During the first quarter of 2025, the DOJ issued two written reports regarding shootings involving Sheriff's Department deputies.

In addition to determining whether criminal charges should be filed, PPS uses the review process to identify recommendations to modify policies and practices that may reduce the likelihood that officers use deadly force, as well as recommendations to address any other deficiency or concern related to the officers' conduct or the agency's response.

 In its report on the <u>February 17, 2022 deputy-involved fatal shooting of Pedro</u> <u>Morales Lopez</u>, the DOJ opined that the evidence showed that detectives actually and reasonably believed that deadly force was necessary against an imminent threat of death or serious bodily injury to the detectives and others by the actions of defendant Andre M. Mora and that the shooting death of

⁴ The District Attorney's Office posts its decisions on deputy and officer-involved shootings on its website under <u>Officer-Involved Shootings</u>. The Office of Inspector General retrieves the information on District Attorney decisions from this webpage. The one shooting referenced in this section is the only decision posted by the District Attorney's Office since the Office of Inspector General's report for the fourth quarter of 2024.

⁵ Gov't Code § 12525.3(b).

Mr. Lopez was inadvertent. As such, there was insufficient evidence to support a criminal prosecution.

- The written report includes the following PPS recommendation:
 - Recommendation One: Body-Worn Cameras Equipment and Policy:
 - The report recommends that the Sheriff's Department issue body-worn cameras (BWCs) to all deputies, including plain clothes deputies, noting that 40 out of 58 counties provide policies for the use of BWCS by plain clothes or nonuniformed deputies. The report also recommends that the Sheriff's Department develop policies on the circumstances in which deputies who are in plain clothes or otherwise not in uniform can and must activate BWCs.⁶
- In its report on the <u>January 11, 2023 deputy-involved fatal shooting of</u> <u>Christopher Lee</u>, the DOJ opined that the evidence showed that the shooting deputy objectively and reasonably believed that the threat of death or great bodily injury was imminent and that she fired her weapon in self-defense. As such, there was insufficient evidence to support a criminal prosecution
 - The written report includes the following PPS recommendations:
 - Recommendation One: De-Escalation Policy and Training
 - That the Sheriff's Department expand its de-escalation policy to promote officer safety so that it includes specific guidelines, definition, and examples of potential deescalation techniques, including a variety of tactics and strategies covering an array of circumstances.
 - In addition, that the Sheriff's Department provide its deputies with improved training on de-escalation tactics, techniques, skill, strategies, and approaches for safely and effectively addressing situations without use of force whenever possible. Training should focus on tactical decision-making

⁶ In response to reviewing a draft of this report, the Sheriff's Department noted: *The Department is currently engaged with labor unions (ALADS and PPOA) regarding the use and policies for BWCs for specialized units. This policy will include the Department's Detective Division, which includes plain clothes deputies.*

skills and addressing situations in ways that may minimize the need to use force and/or the amount of severity of force to be used when feasible.

- Recommendation Two: Policy and Training regarding Identifying and Responding to Individuals with Mental Health Conditions
 - That Sheriff's Department policies provide deputies with effective guidance and training regarding how to identify people with a mental health condition by considering several factors, including: (1) self-reporting, (2) information provided by witnesses, (3) the agency's and justice system's previous knowledge of the individual, or (4) an officer's direct observations.
 - That the Sheriff's Department provide deputies with effective training on how to interact with people who have mental health conditions, and procedures to follow during these encounters. Deputies should know when and how to contact MET and any other resources available. Strengthening and maintaining deputies' training in this area will instill these core skills in a deputy's practice, which will support safer interactions for all involved.

Recommendation Three: Training regarding Conduct following an Officer-Involved Shooting

- That the Sheriff's Department provide refresher training on deputy requirements and responsibilities after an officerinvolved shooting.
- That deputies are made to fully understand that they are not to discuss the matter with any member or person other than a supervisor in the very limited manner proscribed by Sheriff's Department policy, or other authorized personnel like the Homicide Bureau Investigator, or the DOJ's Division of Law Enforcement.
- PPS recommends that LASD provide refresher training on the importance of preserving evidence, and place greater emphasis on preserving evidence in the future.

Homicide Bureau's Investigation of Deputy-Involved Shootings

For the present quarter, the Homicide Bureau reports that it has nine shooting cases involving Sheriff's Department personnel open and under investigation. The oldest case in which the Homicide Bureau maintained an active investigation at the end of the quarter relates to a May 3, 2024, shooting in the jurisdiction of Industry Station. For further information as to that shooting, please refer to the Office of Inspector General's report <u>Reform and Oversight Efforts: Los Angeles Sheriff's Department – April through</u> <u>June 2024</u>. The oldest case that the Homicide Bureau has open is a 2019 shooting in the city of Lynwood, which was submitted to the District Attorney's Office and for which the Sheriff's Department still awaits a filing decision.

This quarter, the Sheriff's Department reported it sent four deputy-involved-shooting cases to the District Attorney's Office for filing consideration.

Internal Criminal Investigations Bureau

The Sheriff's Department's Internal Criminal Investigations Bureau (ICIB) reports directly to the Division Chief and the Commander of the Professional Standards Division. ICIB investigates allegations of criminal misconduct committed by Sheriff's Department personnel in Los Angeles County.⁷

The Sheriff's Department reports that ICIB has 77 active cases. This quarter, ICIB reports sending 10 cases to the District Attorney's Office for filing consideration. The District Attorney's Office is still reviewing 29 cases previously sent from ICIB for filing. The oldest open case that ICIB submitted to the District Attorney's Office and still awaits a filing decision relates to conduct that occurred in 2018, which ICIB presented to the District Attorney in 2019.

Internal Affairs Bureau

The Internal Affairs Bureau (IAB) conducts administrative investigations of policy violations by Sheriff's Department employees. It also responds to and investigates deputy-involved shootings and significant use-of-force cases. If the District Attorney declines to file criminal charges against the deputies involved in a shooting, IAB reviews the shooting to determine whether Sheriff's Department personnel violated any policies during the incident.

⁷ Misconduct alleged to have occurred in other counties is investigated by the law enforcement agencies in the jurisdictions where the crimes are alleged to have occurred.

The Sheriff's Department also conducts administrative investigations at the unit level. The subject's unit and IAB determine whether an incident should be investigated by IAB or remain a unit-level investigation based on the severity of the alleged policy violations.

During this quarter, the Sheriff's Department reported opening 133 new administrative investigations. Of these 133 cases, 42 were assigned to IAB, 55 were designated as unit-level investigations, and 36 were entered as criminal monitors (in which IAB monitors an ongoing criminal investigation conducted by the Sheriff's Department or another agency). In the same period, IAB reports that 108 cases were closed by IAB or at the unit level. There are 475 pending administrative investigations, of which 333 are assigned to IAB and the remaining 142 are unit-level investigations.

Civil Service Commission Dispositions

The Civil Service Commission hears employees' appeals of major discipline, including discharges, reductions in rank, or suspensions of more than five days. Between January 1 and March 31, 2025, the Civil Service Commission issued final decisions in two cases involving Sheriff's Department employees.⁸ In both cases, the Civil Service Commission sustained the Department's discipline.

One case concerned a sworn peace officer of the rank of deputy or higher and one case concerned a law enforcement technician. Both cases sustained Sheriff's Department decisions, one to discharge a sworn employee, and the other sustained a suspension of 25-days.

Employee Position	Date of Department action	Case number	Department actions	Date Final Decision was adopted	Civil Service decision
Deputy Sheriff	1-23-23	23-32	Discharge	1-22-25	Sustained the Department's decision.
Law Enforcement Technician	7-11-22	22-122	25-day suspension	2-19-25	Sustained the Department's decision

The Sheriff's Department's Use of Unmanned Aircraft Systems

According to <u>data posted by the Sheriff's Department</u>, it deployed its Unmanned Aircraft Systems (UAS) 29 times between January 1 and March 31, 2025, as summarized in the

⁸ The Civil Service Commission reports its actions, including final decisions, in <u>minutes of its meetings posted on the</u> <u>County's website</u> for commission publications.

chart below, which reflects data from the Sheriff's Department <u>Transparency page</u> as of 4-8-25.⁹

DATE	OPERATION TYPE	LOCATION	SUMMARY
1/14/2025	High Risk Tactical Operation	Los Angeles	SEB personnel assisted South Los Angeles Station. The UAS used to locate an armed and barricaded suspect.
1/16/2025	Scene Documentation for Fire-Related Incident	Eaton Fire Burn Area	SEB personnel used UAS to document the scene for investigation purposes.
1/17/2025	Scene Documentation for Fire-Related Incident	Eaton Fire Burn Area	SEB personnel used UAS to document the scent for investigation purposes.
1/24/2025	High Risk Tactical Operation	Lancaster	SEB personnel used UAS to assist Lancaster Station to locate a suspect.
1/27/2025	Search and Rescue	Wrightwood	SEB personnel assisted Homicide Bureau with a critical missing person. The UAS was used but unable to locate the person.
1/28/2025	Search and Rescue	Wrightwood	SEB personnel assisted Homicide Bureau with a critical missing person. Missing person located by airship.
2/5/25	Search and Rescue	Malibu Lost Hills Station	Malibu Lost Hills Station personnel used UAS to search for missing person. Missing person located.
2/5/2025	High Risk Theft Prevention	Altadena Station burn area	SEB personnel used UAS for theft prevention mission.
2/6/2025	Search and Rescue	Malibu	Malibu Lost Hills Station personnel used UAS to search for missing person. Missing person located.
2/6/2025	High Risk Theft Prevention	Altadena Station burn area	SEB personnel used UAS for theft prevention mission.
2/7/2025	High Risk Theft Prevention	Malibu Lost Hills Station burn area	Malibu Lost Hills Station personnel used UAS for theft prevention mission.
2/7/2025	High Risk Theft Prevention	Altadena Station burn area	SEB personnel used UAS for theft prevention mission.
2/8/2025	High Risk Theft Prevention	Malibu Lost Hills Station burn area	Malibu Lost Hills Station personnel used UAS for theft prevention mission.
2/8/2025	High Risk Theft Prevention	Altadena Station burn area	SEB personnel used UAS for theft prevention mission.
2/9/2025	High Risk Theft Prevention	Altadena Station burn area	SEB personnel used UAS for theft prevention mission.
2/10/2025	High Risk Theft Prevention	Malibu Lost Hills Station burn area	Malibu Lost Hills Station personnel used UAS for theft prevention mission.
2/11/2025	Search and Rescue	Malibu	Malibu Lost Hills Station personnel used UAS to search for missing hiker. Hiker located.
2/11/2025	High Risk Theft Prevention	Malibu Lost Hills Station burn area	Malibu Lost Hills Station personnel used UAS for theft prevention mission.
2/12/2025	High Risk Theft Prevention	Altadena Station burn area	SEB personnel used UAS for theft prevention mission.

⁹ <u>MPP5-09/570.10 - Unmanned Aircraft System Procedures</u> requires that the Special Enforcement Bureau (SEB) unit commander notify the executive director of the COC of an authorized or unauthorized UAS use within 48 hours of deployment. In the Office of Inspector General's report for the fourth quarter of 2024, we noted that the COC executive director had not received any notifications since December 2023. In response to our report, the Sheriff's Department determined that it had not been sending the notifications to the COC. Notifications have since resumed and now also include a notification to the Chief Deputy for the Office of Inspector General. The Office of Inspector General requested additional information for instances in which a UAS was used to locate a suspect. To date, that information has not been provided.

DATE	OPERATION TYPE	LOCATION	SUMMARY
2/14/2025	High Risk Theft Prevention	Altadena Station burn area	SEB personnel used UAS for theft prevention mission.
2/14/2025	High Risk Theft Prevention	Malibu Lost Hills Station burn area	Malibu Lost Hills Station personnel used UAS for disaster assessment of mud slide area.
2/20/2025	High Risk Theft Prevention	Calabasas	Malibu Lost Hills Station used UAS to search of the area for multiple suspects. Suspects not located.
2/26/2025	Search and Rescue	Glendora	SEB personnel used UAS in a search and rescue operation for a missing person. Person not located.
2/28/2025	Search and Rescue	Malibu	Malibu Lost Hills Station personnel used UAS on a Search and Rescue operation. Person not located.
3/3/2025	Barricaded Suspect	Norwalk	SEB personnel used UAS to locate an armed and barricaded suspect inside the location. Suspect located.
3/7/2025	Barricaded Suspect	Gardena	SEB personnel used UAS to locate an armed and barricaded suspect inside the location. Suspect located.
3/10/2025	Barricaded Suspect	Los Angeles	SEB personnel used UAS to locate an armed and barricaded suspect inside the location. Suspect located.
3/11/2025	Barricaded Suspect	Los Angeles	SEB personnel used UAS to locate an armed and barricaded suspect inside the location. The suspect was not located.
3/17/2025	High Risk Theft Prevention	Malibu	Malibu Lost Hills Station personnel used UAS for theft prevention mission for possible suspects from an unoccupied vehicle. No suspects located.

Status of the Sheriff's Department's Adoption of an Updated Taser Policy and Implementation of a System of Tracking and Documenting Taser Use

Status of Taser Policy Implementation and Training

On October 3, 2023, the Board of Supervisors (Board) passed a <u>motion</u> instructing the Sheriff's Department to revise its Taser policies and incorporate best practices from other law enforcement agencies to ensure its policies complied with State and Federal law. The motion directs the Inspector General to include in its quarterly reports to the Board the status of the Sheriff's Department updated Taser policy, deputy compliance with updated policies and training, and documentation on the Department's Taser use.¹⁰

¹⁰ On December 16, 2024, the Office of Inspector General published a detailed analysis of the policy titled Report on the Sheriff's Department's Taser Policy, Training, and Usage. As set forth in that report, the Sheriff's Department purchased 3,197 Taser 10s and conducted its first Taser 10 training class on July 17, 2024. As of the end of December 2024, approximately 1,400 deputies and sergeants in the Patrol Division had attended the 8-hour training course for the Taser 10 and been equipped with Taser 10s; approximately 1,200 of the 1,400 employees trained attended the course during the fourth quarter of 2024.
Tracking Taser Use

In May 2024, the Sheriff's Department launched a <u>web dashboard reporting Taser</u> <u>usage</u> occurring on or after April 1, 2024, by patrol station or facility, date, and subject description. Beginning in July 2024, the Department began including in that data the "Result of the Use of Force" (i.e., whether the use resulted in serious injury or death) for all incidents that occurred on or after July 1, 2024.

The following chart reflects the number of Taser Deployments by station between January 1 through March 31, 2025.



Taser Use in Custody

The following chart reflects the number of use-of-force incidents in custodial settings over the past two years in which deputies employed a Taser, according to the *Monthly Force Synopsis* that the Sheriff's Department produces and provides to the Office of Inspector General each month:



Failure to Exercise Due Diligence in Obtaining a Search Warrant

Unreasonable Search and Seizure at a Home Where the Suspect No Longer Resided

In May 2022, Norwalk Station Operation Safe Streets (OSS) detectives prepared a search warrant for a home where a suspect named in their warrant no longer resided.¹¹ At the time of the suspect's arrest, there was evidence that the suspect was living in his vehicle, including that the suspect told the arresting deputies that he was homeless and lived in the car in which he was arrested. Later review supported the conclusion that had the detectives exercised due diligence, including reading the incident report, they likely would have discovered that the suspect did not reside at the address for which the search warrant was sought and issued, and the home had new occupants.¹²

Despite learning that the detectives did not exercise due diligence in confirming the suspect's address and that the checklist for the search warrant was missing the

¹¹ According to the Sheriff's Department's <u>About Us page for OSS</u>, the unit is "responsible for providing suppression, intelligence and expert investigation against criminal street gangs." The OSS Detail description includes that it "investigates high grade felonies of targeted gangs" and "[p]articipates in street gang suppression efforts within assigned OSS team areas."

¹² The terms incident report and arrest report refer to the report detailing the stop and arrest of the suspect and are used interchangeably.

requisite review by a sergeant and a lieutenant, the Sheriff's Department failed to initiate any internal investigation into the actions of the detectives who obtained the search warrant to determine whether any policy violations occurred. Such actions are necessary when formulating corrective actions to avoid the same or similar mistakes in the future.

The Office of Inspector General reviewed the <u>Claims Board Recommendation</u> for a settlement in the amount of \$200,000 for a federal civil rights lawsuit brought by the residents of the home against the County and the Sheriff's Department alleging an unreasonable search and seizure at their home. The Claims Board Recommendation includes a case summary and a summary corrective action plan. In addition to reviewing the Claims Board documents, we requested and reviewed the search warrant for the plaintiffs' home and the reports relating to the arrest of a suspect who was the subject of the search warrant.

Summary of Suspect's Arrest and Preparation of Search Warrant

On May 18, 2022, at approximately 7:30 p.m., Norwalk Station deputies arrested a suspect for possessing body armor following a vehicle stop. Evidence recovered from the suspect's car led deputies to suspect him of trafficking methamphetamine. The incident report stated that the suspect "appeared as if he was living out of the vehicle, due to having a lot of personal living items inside." Body-worn camera video recorded the suspect telling deputies he was homeless and currently living in his car. However, the arrest report listed a residential address in the city of Norwalk as the suspect's residence.

Detectives from the Operation Safe Streets Bureau drafted a search warrant for the Norwalk residence. To verify the suspect's address as noted in the arrest report, they relied on outdated information from the Department of Motor Vehicles (last updated in 2021) and an address the suspect previously provided to the Department of Probation. The Sheriff's Department reported that at the time, both the incident report and the body-worn video from the arrest, which included the suspect's statements about being homeless and living out of the car, were not yet available for review. No explanation as to why the detectives didn't wait for the information from the arrest to be available was given.

According to a search warrant checklist prepared by the Department's Records and Identification Bureau, the detectives did not take additional steps to confirm the suspect's residence. They failed to check postal or utility records, recent parking tickets, or conduct surveillance of the home before drafting the warrant, all of which are common steps employed by law enforcement officers prior to requesting judicial authorization for a search warrant. There is also no indication that the detectives made any attempt to speak with the arresting deputies to determine if they had additional information as to the suspect's address, a reasonable step given that the detectives did not review the incident report. The checklist has a place for a signature for Sergeant Review of the warrant prior to Judicial signing for accuracy and nexus, and a place for Lieutenant review prior to service. There is no signature by a sergeant, or a lieutenant as appears to be required.¹³

Execution of Search Warrant

As a result of the failures to conduct a diligent investigation into the suspect's address, the detectives did not discover that the suspect no longer lived at the location specified in the search warrant, as he stated to the arresting deputies at the time of arrest, and that a family with a young child had moved in. Deputies had no evidence linking the family living in the residence to the suspect, or to any illegal activity.

Deputies executed the search warrant at approximately 2:00 a.m. on May 19, 2022, less than eight hours after the suspect's arrest. Body-worn camera video shows the search team breaking down the door and escorting the couple from their home. The couple told deputies they had lived at the residence for about six months and did not know the suspect. The pregnant mother informed deputies that her young child, described in the summary corrective action plan as a baby, was still inside; the detective did bring the child from the house to the mother. After speaking with the couple, deputies chose not to search the home and left the scene.

¹³ In response to reviewing a draft of this report, the Sheriff's Department provided a criminal history for the suspect that shows the date generated as 9/26/23, which is more than a year after the execution of the warrant. The Department also noted that the subject provided this address at the time of booking. From a review of the documents, it cannot be determined that the suspect gave this address. It is true that this address is noted on the booking form, but it is not known whether the suspect provided this information, or the arresting officers used the last known address on the suspect's criminal history or some other source, such as a driver's license. The Department further noted, based on the criminal history printout from September of 2023, that (1) Probation had last verified the address on 4/25/2022 (less than one month prior to the incident); (2) CCHRS still showed the same address on 7/6/2022 (less than two months after the date of the incident); (3) DMV records were not updated with a new address until 9/11/2023; and (4) Detectives are required to use three nexuses to an address, and four were used for the warrant in this case. One of the four nexuses used was that the suspect gave that address without noting that the suspect also stated he was living in his car.

Sheriff's Department Review of the Search Warrant Preparation and Execution

Following the lawsuit by the residents of the home, the Sheriff's Department reviewed the process of obtaining and executing the search warrant. In the recommended corrective actions, the memo notes that:

This incident was thoroughly reviewed by representatives from Operation Safe Streets Bureau. The review concluded the Detectives were working within the guidelines of what is expected from personnel assigned to Operations Safe Streets Bureau and the Los Angeles County Sheriff's Department.

While the recommended corrective action stated that the detectives worked within Department guidelines and expectations, the plan goes on to note:

In the days following the incident, all teams at Operation Safe Streets Bureau were briefed on the importance of finding a solid nexus to a location for a search warrant using at least three current sources.

These two statements are at odds with each other. If the detectives operated within Sheriff's Department guidelines, there would be no reason to brief personnel on the importance of using at least three current sources for a suspect's nexus to a location, a process that the detectives may not have undertaken, as the checklist does not indicate whether the records checked showed a nexus between the suspect and the search warrant location.¹⁴ Ensuring that there is a nexus is likely the reason for the requirement on the checklist that a sergeant sign off not only as to the accuracy of the warrant but also the suspect's nexus to the location and that a lieutenant review and sign off on the warrant prior to service. The checklist for this search warrant lacks both the required signatures. There is no mention in the summary corrective action plan that the checklist lacked the required review. The failure of the detectives to obtain the requisite approval alone, even absent their other failures, should have resulted in an administrative review. An administrative review was warranted, as was a summary corrective action plan that acknowledged the failures of the detectives.

The summary corrective action plan also fails to address any reason for rushing to search the location such that there was not time to wait for the completion of the

¹⁴ As noted in a previous footnote, the Sheriff's Department reports the detectives used four nexuses to link the suspect with the address.

incident report for the detectives to review. Absent an imminent threat to law enforcement officers or public safety, a review of the incident report should be a minimum requirement for detectives to affirm under oath the information in an application for a search warrant. The Office of Inspector General recommends that the Sheriff's Department emphasize that the affiants for a search warrant application sufficiently evaluate all available information rather than rely on an arbitrary number of nexus points as sufficient.

Sheriff's Department's Policies for Cooperating with Federal Immigration Authorities

Background

On January 20, 2025, President Donald Trump issued the proclamation titled *Guaranteeing the States Protection Against Invasion* with its stated goal of "suspending the physical entry of aliens involved in an invasion into the United States across the southern border until I [the President] determine that the invasion has concluded."¹⁵ On January 23, 2025, the Acting Secretary of the Department of Homeland Security followed that directive with an order *Finding of Mass Influx of Aliens* in which the Acting Secretary declared that under Title 28 of the Code of Federal Regulations, he can "request assistance from a State or local government in the administration of the immigration laws of the United States" to enforce the President's orders.¹⁶

Even before the issuing of the proclamation and order, the Board passed a motion, <u>Increasing Support for Los Angeles County Immigrants</u>, in November 2024, after President Trump's election. The motion includes an affirmation that all County departments will comply with the California Values Act, which "ensures that no local resources are used to assist federal immigration enforcement." In the months since these directives went into effect, local and state officials and immigration advocates continue to express concerns over the possibility that the federal government will enlist local law enforcement to assist with enforcement of federal immigration laws.

The Office of Inspector General reached out to the Sheriff's Department to inquire as to the status of its policies on immigration-related issues and whether any policy revisions

¹⁵ <u>United States President, Proclamation Guaranteeing the States Protection Against Invasion, 2025, Proclamation 10888 of</u> <u>January 20, 2025</u>, Federal Registrar 90 FR 8333.

¹⁶ <u>United States Acting Secretary of Homeland Security, Finding of Mass Influx of Aliens, January 29, 2025, Federal</u> <u>Registrar 90 FR 8399</u>. The *Finding* was set to expire on March 29, 2025. The Secretary of Homeland Security extended the *Finding* on March 21, 2025, and it is set to expire 180 days from that date.

are anticipated in response to the federal government directives or possible requests for assistance with immigration enforcement. The Department's representatives stated they are engaging in regular discussions with County Counsel to make sure they are following the appropriate local, state, and federal laws and regulations. As of this report, the Department informed us that it has not changed any of its existing policies or practices relating to immigration enforcement. Recently, the Department re-briefed its personnel on several of the Department's immigration policies to remind personnel how they should conduct themselves in these matters.

Immigration and Custom Enforcement Agents in Custody Facilities

In 2017, under President Trump's first term, the Los Angeles County Board of Supervisors requested the Office of Inspector General to review, analyze, and make recommendations regarding Sheriff's Department policies as they relate to immigration issues. From 2017 to 2020, the Office of Inspector General issued several reports on the matter.¹⁷ By 2020, the Department had made significant changes to its level of cooperation with ICE. In 2018, Immigration and Custom Enforcement (ICE) agents were physically present and had access to custodial facilities; by 2020, the Department had not only removed ICE from its facilities but also stopped notifying ICE about when inmates were about to be released.

In the years since, the Department has continued to receive ICE detainers.¹⁸ The Sheriff's Department's Custody Division Manual, section 4-06/005.05, *Immigration and Customs Detainer Notification*, explicitly forbids ICE agents from having access to any custodial facilities or station jails to conduct civil immigration enforcement. The policy includes that "[t]he Department shall not transfer inmates into the custody of the United States Immigration and Customs Enforcement (ICE) based solely on a civil immigration detainer." ICE must have a judicial order or criminal warrant before the Department will release an inmate into ICE custody. If an inmate posts a bail or bond, and has an ICE detainer, the detainer will not be used as a reason to refuse the bond or bail or delay the

¹⁷ See <u>Immigration: Public Safety and Public Trust</u> (October 2017); <u>First Report Back on the Sheriff's Department's</u> <u>Adherence to Policies Regarding Cooperation with Immigration Authorities</u> (June 2018); <u>Second Report Back –</u> <u>Sheriff's Adherence to Policies Regarding Cooperation with Immigration Authorities</u> (November 2018); <u>Inspector</u> <u>General's Monitoring of Los Angeles County Sheriff's Department's Cooperation with Immigration Authorities</u> (February 2019); and <u>Report Back on Truth Act Forum – LASD Inmate Locater System and Public Access to Inmate</u> <u>Release Information</u> (December 2019).

¹⁸ A detainer is a request from ICE asking federal, state or local law enforcement agencies to do one of two things: to alert ICE before the agency releases an individual, or a request that the agency hold the individual for up to 48 hours beyond the time they would be released to give the Department of Homeland Security time to assume custody of the individual.

release of the inmate. If the Department receives an ICE detainer for an inmate, the inmate will be given a copy of that detainer and verbally notified about the Department's policy concerning transfer to ICE custody.

The Department generally receives two types of ICE detainers, *I*-247 A and *I*-247 G. *I*-247 G are detainers requesting for advance notification of release of a person, and *I*-247 A are titled *Immigration Detainer – Notice of Action*, which requires the Department to hold the individual so ICE can take the person directly from Sheriff's Department custody into ICE custody. As to the *I*-247 G detainers, the Department does not process those but keeps the requests for statistical purposes. For *I*-247 A detainers, these are served on the subject person and recorded and tracked for statistical purposes only. The Department emphasized that regardless of which detainer it receives, it makes no notification to ICE. On its <u>website</u>, the Department publishes the number of ICE requests it receives, and the number of inmates it transfers to ICE. For the year-to-date, as of April 11, 2025, the Department had received 163 ICE detainers. The Department reports it has transferred no inmates to ICE pursuant to a civil detainer.¹⁹

Immigration Inquiries

The Department's Manual of Policies and Procedure, section 5-09/271.00, *Immigration Inquiries and Notifications*, states Department personnel are prohibited from inquiring about anyone's immigration status, this includes persons who are being investigated for criminal activity, unless that information is absolutely necessary for the investigation.²⁰ The Department also prohibits asking witnesses and victims about their place of birth, unless it is again necessary to investigate the crime.²¹ During the booking and fingerprinting process, the Department is required to ask arrestees about their place of

¹⁹ SB 54, or as it is commonly known, the *California Values Act* limits the cooperation between local law enforcement agencies and ICE. Under its provision, local law enforcement can only transfer inmates to ICE custody if the inmates have committed one of the delineated crimes. Qualifying crimes include if the inmate has committed a serious and/or violent felony under state law, is on the Sex and/or Arson Registry, or if has a judicial criminal warrant for violating federal criminal immigration law. ²⁰ This language mirrors the language found in SB 54.

²¹ *Field Operations Support Services Newsletter, 18-06 Immigration Policies, Protocols, and Procedures,* Los Angeles Sheriff's Department.

birth and country of citizenship as the Live Scan digital fingerprinting system requires the information and is governed by rules that are outside the Department's control.²²

The Los Angeles County Regional Identification System (LACRIS) oversees the Live Scan and manages the identification of individuals booked in Los Angeles County. LACRIS requires information as to the booked suspect's place of birth and citizenship. LACRIS needs this information because the California Department of Justice requires that all Live Scans include such details. The California Department of Justice forwards this information to the Federal Bureau of Investigation.

Additionally, United States' treaties with foreign countries require the Sheriff's Department to obtain information regarding an arrestees' place of birth and citizenship. Under the terms of the treaties, the United States is required to notify foreign countries when a foreign national from a country has been detained or arrested in the United States. For these reasons, the Sheriff's Department requires that an arrestee provide place of birth and citizenship information during the Live Scan fingerprinting process.

Outstanding Requests to the Sheriff's Department

The Office of Inspector General made the following requests for information to the Sheriff's Department for which responses are still outstanding:

- A February 7, 2025 request for additional information on the deployment of Unmanned Aircraft System (UAS) to search for suspects, including any crime reports, investigatory reports, and warrants relating to the UAS deployment.
- An April 10, 2025 request for the number of deputies investigated by the Sheriff's Department for possible violations of MPP section 3-01/050.82 and the number of deputies investigated by the Sheriff's Department for possible violations of MPP section 3-01/050.83.

²² Recently, the Los Angeles Times published an <u>article</u> stating the Los Angeles Police Department (LAPD) "has also stopped its previous practice of recording a suspect's place of birth during fingerprinting and uploading that info to an FBI database, which immigration authorities can access." The Office of Inspector General sought to corroborate this information, as it appeared to contradict the Sheriff's Department's position that it was required to ask a suspect about their place of birth during the booking process. We reached out to LAPD's Office of Inspector General, who directed us to LAPD's recent February 2025 <u>report</u> to the Los Angeles Board of Police Commissioners. In the report, under the section titled "2025 Los Angeles Police Department Federal Immigration Enforcement Frequently Asked Question," it states, "[a]n officer, however, may ask for and record an individual's place of birth if the person is arrested for a criminal offense. This is required to process the arrestee for a criminal offense, comply with consular notification requirements, investigate a crime, or otherwise comply with the law." This practice is identical to the above-described practices of the Sheriff's Department, and contradictory to the quote an unnamed source provided to the Los Angeles Times.

 An April 18, 2025 request for additional materials responsive to a subpoena duces tecum that included request for all documents and information relating to any Sheriff's Department surveillance of any County oversight officials; this follow up request was made after it came to the OIG's attention that surveillance of a County oversight official was conducted but information relating to that surveillance, including notes and an audio digital tape of an interview, were not provided. The subpoena duces tecum was served on October 1, 2024.

CUSTODY DIVISION

Jail Overcrowding

As previously reported by the Office of Inspector General, overcrowding in the Los Angeles County jails continues to jeopardize the ability of the Sheriff's Department to provide humane conditions of confinement as required by the Eighth and Fourteenth Amendments to the U.S. Constitution.²³

The Los Angeles County jails have a Board of State and Community Corrections (BSCC) total rated capacity of 12,404.²⁴ According to the Sheriff's Department Population Management Bureau Daily Inmate Statistics, as of March 31, 2025, the total population of people in custody in the Los Angeles County jails was 12,255. As of December 31, 2024, the total population of people in custody in the Los Angeles County jails was 11,846.

The table below shows the daily count of people in custody, according to the Population Management Bureau Daily Inmate Statistics, at Men's Central Jail (MCJ), Twin Towers Correctional Facility (TTCF), Century Regional Detention Facility (CRDF), Pitchess Detention Center – East (PDC-East), Pitchess Detention Center – North (PDC-North), Pitchess Detention Center – South (PDC-South), and North County Correctional Facility

²³ See *Fischer v. Winter* (1983) 564 F. Supp. 281, 299 (noting that while overcrowding may not be unconstitutional in itself, overcrowding is a root cause of deficiencies in basic living conditions, such as providing sufficient shelter, clothing, food, medical care, sanitation, and personal safety).

²⁴ The total rated capacity is determined by adding the rated capacity for each of the County jail facilities: MCJ 3512, TTCF 2432, CRDF 1708, PDC-East 926, PDC-North 830, PDC-South 782, and NCCF 2214. Some portions of the jail facilities are not included in the BSCC capacity ratings. When referring to the jail facilities, this report includes only the BSCC rated facilities. The rated capacity has not been recently updated and does not take into account the pandemic, understaffing, or the deteriorating physical plant of MCJ, meaning that the current safe capacity of the Los Angeles County jails is certainly substantially lower than the rated maximum.

(NCCF) on the last day of the previous four quarters. On these dates, three facilities (MCJ, PDC-North, and NCCF) that together account for more than half the Department's jail capacity operated over the BSCC rated capacity.

Facility	BSCC	Facility Count				
Facility	Capacity	6/30/24	9/30/24	12/31/2024	3/31/2025	
MCJ	3512	3572	3698	3850	3793	
TTCF	2432	2378	2378	2350	2314	
CRDF	1708	1255	1371	1341	1418	
PDC-East	926	12	20	10	11	
PDC-North	830	1286	1276	1221	1286	
PDC-South	782	663	633	462	423	
NCCF	2214	2775	2718	2612	3010	

Availability of Menstrual Products in the Los Angeles County Jails

On June 25, 2024, the Board of Supervisors (Board) passed a <u>motion</u> requesting the Sheriff's Department and directing the Office of Inspector General, Sybil Brand Commission, and the Sheriff Civilian Oversight Commission to review and report back on policies related to the availability and accessibility of menstrual products in the Los Angeles County jails, in light of recent legislation, and directing the Office of Inspector General to include status on the availability and accessibility of menstrual products in the products in its quarterly reports to the Board, until further notice. ²⁵

The Board also requested that the Sheriff's Department collaborate with Correctional Health Services (CHS) to develop a policy that would ensure accessibility and availability of menstrual products for incarcerated individuals with mental health needs. In its initial <u>report back</u> to the Board, staff from the Office of Inspector General determined that the Sheriff's Department and CHS had taken measures to ensure that

²⁵ See <u>Pen. Code, § 4023.5</u>(a). ("A person confined in a local detention facility shall be allowed to continue to use materials necessary for personal hygiene with regard to their menstrual cycle and reproductive system, including, but not limited to, sanitary pads and tampons, at no cost to the incarcerated person."); <u>Cal. Code Regs., tit 15, § 1265. ("Each menstruating person shall be provided with sanitary napkins, panty liners, and tampons as requested with no maximum allowance."); Los Angeles County Sheriff's Department, Custody Division Manual, <u>§ 6-15/010.00 Inmate Clothing, Bedding, and Personal Hygiene.</u> ("All menstruating inmates shall have ready access to sanitary napkins, panty liners, and tampons."); Los Angeles County Sheriff's Department, Custody Division Unit Orders, <u>§ 5-16-040 Distribution of Personal Care Items.</u> ("Each menstruating inmate housed at CRDF shall be provided with sanitary napkins, panty liners, and tampons. All feminine hygiene products shall be readily available in a common space within each module or pod setting."); <u>Pen. Code, § 3409(a).</u> ("A person incarcerated...who menstruates or experiences uterine or vaginal bleeding shall, without needing to request, have ready access to, and be allowed to use, materials necessary for personal hygiene with regard to their menstrual cycle and reproductive system, including, but not limited to, sanitary pads and tampons, at no cost to the person.").</u>

menstrual products were accessible and available for individuals in high observation housing²⁶ units, including those under suicide precautions.

In March and April 2025, Office of Inspector General staff re-examined the availability and accessibility of menstrual products in high observation housing units, including the Forensic Inpatient (FIP) Stepdown program housing units, at Century Regional Detention Facility (CRDF).²⁷ This inquiry included a review of Sheriff's Department policies, and conversations with CRDF leadership, custody and CHS personnel, and people in custody.

Restrictions on property. In high observation housing units, where people require a higher level of mental health care and may have property restrictions due to mental health conditions, custody personnel report providing menstrual products as requested and needed. As previously reported, while there is no general restriction on menstrual products for people in custody who have mental health conditions, in certain circumstances limitations on products may be necessary for certain individuals, such as those under suicide precautions, to ensure their own safety.

Property restrictions apply to all individuals newly placed in high observation housing or those under suicide precautions.²⁸ Department policy requires a mental health professional conduct a clinical assessment within 24 hours of initial placement, and as needed thereafter, to determine whether property restrictions are still required.²⁹ When restrictions are imposed, an "Allowable Inmate Property" sign listing allowable property is generated and placed on the incarcerated individual's cell door.³⁰ A mental health clinician will update or reaffirm any restrictions following each subsequent evaluation and notify custody personnel, who are responsible for replacing any new or updated signs and for providing individuals with their allowable property.

²⁷ Staff from the Office of Inspector General visited modules 1200 (comprised of two high observation housing units and two FIP Stepdown program housing units), 1300 (comprised of four FIP Stepdown program housing units), and 2200, 2300, and 2400 (comprised of four high observation housing units, respectively).

²⁸ See Custody Division Manual, <u>§ 5-01/050.15</u>, <u>Property Restrictions for Mentally III Inmates</u>. ("Upon initial placement in High Observation Housing (HOH), except when transferred directly from Forensic Inpatient (FIP), inmates shall be provided only suicide-resistant blankets, gowns, and approved mattresses, unless otherwise specified, as determined and documented by a Jail Mental Health Services (JMHS) clinician.").

²⁶ See Los Angeles County Sheriff's Department, Custody Division Manual, <u>§ 5-01/050.10, *Housing for Mentally III</u> <u>Inmates.</u> ("Level of Care P3 - Significant impairment. Generally requires high observation housing (HOH) in jail with mental health supervision.")</u>*

²⁹ Custody Division Manual, <u>§ 5-01/050.15</u>, *Property Restrictions for Mentally III Inmates*. ("Within 24 hours of initial placement in HOH, a clinician will make recommendations regarding allowable property based upon an individual clinical assessment (Refer to JMHS policy 70.7 Suicide Prevention).").

³⁰ Custody Division Manual, § 5-01/050.15, Property Restrictions for Mentally III Inmates.

The Sheriff's Department's policy on allowable property includes sanitary napkins, tampons, and panty liners.³¹ Custody personnel report it is highly uncommon for individuals in high observation housing to have restrictions on menstrual products. Even those under suicide precautions are generally allowed to have menstrual products unless the items present a specific risk of self-harm. Restrictions are determined on a case-by-case basis. For example, tampons may be restricted for an individual who has previously attempted to ingest them. Similarly, pads may be restricted for someone who has used them to obstruct custody or CHS personnel's view into their cell.

Accessing menstrual products. In high observation housing units, custody personnel manage the distribution of menstrual products by either handling this task themselves or assigning it to incarcerated workers also known as "trustees." In the FIP Stepdown program housing units, this responsibility is assigned to Mental Health Assistants.³²

All high observation housing units, except for the FIP Stepdown program housing units, have clear plastic bags filled with menstrual products tied to stair railings in common areas on the upper and lower tiers. As previously reported, individuals in these units do not have access to the common areas for most of the day and are generally cuffed when they leave their cell – for example, when they are escorted to shower or when they are escorted to the day room, where they remain handcuffed. As a result, they generally must request menstrual products. Those in the FIP Stepdown program housing units have access to the common areas for longer periods of time and are uncuffed. In these housing units, menstrual products are readily available and accessible in cardboard boxes set out in common areas.

Types and amounts of menstrual products supplied. The supply of tampons and sanitary pads provided in common areas was ample and consistent across high observation housing units and the FIP Stepdown program housing units. While the supply of panty liners varied by housing unit, every unit had at least some inventory. Custody personnel and trustees report that requests for panty liners are infrequent, but they ensure availability by putting out a supply and maintaining an inventory in supply closets.

People in high observation housing units continue to report varying experiences regarding the availability and accessibility of menstrual products. Those who have encountered issues have identified problems such as being instructed to wait and

³¹ See Los Angeles County Sheriff's Department, Custody Division Manual, <u>§ 5-06/010.10</u>, *Allowable Inmate* <u>Property - Female Inmates</u>.

³² The FIP Stepdown program in the Los Angeles County Jails employs "volunteer, specially-trained, Mental Health Assistants who are incarcerated and live in the modules and care for and mentor patients and assist them in acclimating to the less restrictive environment in the modules." See Board motion, <u>Supporting the Expansion of FIP</u> <u>Stepdown and HOH Dorm Units in the Los Angeles County Jails</u> (June 27, 2023).

experiencing delays in receiving products. Custody personnel in turn point to operational constraints, and report providing an ample supply of products when distributed to the person to alleviate potential future delays.

Suicide prevention gowns. While the Department does not have a blanket prohibition on providing menstrual products to individuals under suicide precautions, those who are required to wear suicide prevention gowns are unable to affix pads to the existing gowns.³³

With input from CHS, CRDF leadership decided to purchase <u>suicide prevention</u> <u>jumpsuits</u> with a middle lining that would allow menstruating people under suicide precautions to affix pads to the jumpsuit. Following procurement, the facility will pilot the distribution of the jumpsuits to evaluate their use prior to full implementation and before developing or updating existing policy. Piloting the distribution of the suicide prevention jumpsuits will involve briefing custody personnel and assessing any operational challenges that may arise.

Recommendations. As reported in the Office of Inspector General's initial <u>report back</u> to the Board, the Sheriff's Department and CHS have not yet developed a policy or updated existing policy to address the accessibility and availability of menstrual products for people with mental health needs. The Office of Inspector General continues to recommend that until such a policy change is implemented, the Sheriff's Department and CHS should document the protocols currently in place for providing menstrual products to this population, and additionally, the protocols for providing suicide prevention jumpsuits to those who need them.³⁴ When a policy is developed or updated, the Department should make it clear that menstrual products are not automatically restricted for those who are placed in high observation housing units or under suicide precautions. The protocols and policy should ensure the dignity of menstruating individuals in custody while also maintaining facility security and the safety of the people in custody.

³³ See Los Angeles County Sheriff's Department, Custody Division Manual, <u>§ 5-01/050.00 Handling of Suicidal</u> <u>Inmates.</u>

³⁴ Currently, CHS informs custody personnel of those who require a suicide prevention gown, and custody personnel are responsible for helping the individual change into the gown.

Commissary Prices

On July 9, 2024, the Board passed a <u>motion</u> directing the Sheriff's Department to report back on measures taken to ensure commissary prices for people in the Los Angeles County Jails, especially for food, drinks, and hygiene items, are not excessive but remain comparable with prices for groceries and other retail outlets.

In January 2024 the County prepared a <u>Request for Proposals for Inmate and</u> <u>Commissary and Vending Services</u> (RFP No. 525-SH). The timetable in the RFP provided that proposals were due on May 10, 2024. The RFP was on presented at the <u>Public Safety Cluster Agenda Review on May 14, 2025</u>. The only proposal submitted was from the current vendor, Keefe Commissary Network, LLC.

In-Custody Deaths

Between January 1 and March 31, 2025, 15 people died in the care and custody of the Sheriff's Department. The Department of Medical Examiner's (DME) website currently reflects the manner of death for 11 deaths: five natural, five accident, and one suicide. For the remaining four deaths, the DME findings remain deferred.³⁵ Four people died at MCJ, one person died at CRDF, one died at the transportation compound, and nine people died at hospitals after being transported from the jails. The Sheriff's Department posts the information regarding in-custody deaths on a <u>dedicated page on Inmate In-Custody Deaths on its website</u>.³⁶

Office of Inspector General staff attended the Custody Services Division Administrative Death Reviews for each of the 15 in-custody deaths. The following summaries, arranged in chronological order, provide brief descriptions of each in-custody death:

³⁵ In the past, the Office of Inspector General has reported on the preliminary cause of death as determined by the Medical Examiner, Correctional Health Services (CHS) personnel, hospital personnel providing care at the time of death, and/or Sheriff's Department Homicide investigators. Because the information provided is preliminary, the Office of Inspector General has determined that the better practice is to report on the manner of death. There are five manner of death classifications: natural, accident, suicide, homicide, and undetermined. Natural causes can include illnesses and disease and thus deaths due to COVID-19 are classified as natural. Overdoses may be accidental, or the result of a purposeful ingestion. The Sheriff's Department and Correctional Health Services use evidence gathered during the investigation to make a preliminary determination as to whether an overdose is accidental or purposeful. Where the suspected cause of death is reported by the Sheriff's Department and CHS, the Office of Inspector General will include this in parenthesis.

³⁶ <u>Penal Code § 10008</u> requires that within 10 days of any death of a person in custody at a local correctional facility, the facility must post on its website information about the death, including the manner and means of death, and must update the posting within 30 days of a change in the information.

Date of Death: January 10, 2025 *Custodial Status: Sentenced*.³⁷

People in custody alerted Court Services Transportation Bureau (CSTB) staff to multiple "man downs" on a transportation bus in the CSTB secured bus compound. Custody staff, CHS staff, and paramedics rendered emergency aid to three individuals. Custody staff and CHS staff administered six doses of Narcan to one person. This person died at the scene. Areas of concern include not searching people in custody prior to being transported to the IRC for Courtline, placement and maintenance of the Automated External Defibrillators (AEDs), custody staff not escorting medical staff to the scene as is common practice, and lack of access to Addiction Medicine Services (AMS) for people with heightened security levels. Preliminary manner of death: Unknown. The DME website currently reflects the manner of death as an accident, and the cause of death as heroin toxicity.

Date of Death: January 14, 2025

Custodial Status: Sentenced

Custody staff at MCJ were alerted to a "man down" and found a person unresponsive in a multi-person cell. Custody staff, CHS staff, and paramedics rendered emergency aid, and custody staff and CHS staff administered six doses of Narcan. The person died at the scene. Areas of concern include the availability of Narcan in the housing unit, and staff failing to adhere to wristband count procedures. Preliminary manner of death: Unknown. The DME website currently reflects the manner of death as an accident, and the cause of death as combined effects of methamphetamine and fentanyl.

Date of Death: January 15, 2025

Custodial Status: Sentenced

Custody staff at MCJ found a person in a single-person cell unresponsive during a Title 15 safety check. Custody staff, CHS staff, and paramedics rendered emergency aid, and custody staff and CHS staff administered five doses of Narcan. The person died at the scene. The preliminary cause of death according to the hospital is urine positive for methamphetamine, an enlarged heart, and left ventricular hypertrophy. The DME website currently reflects the manner of death as an accident, and the cause of death as fentanyl and methamphetamine toxicity.

³⁷ For the purposes of custodial status, "Pre-trial" indicates that the person is in custody awaiting arraignment, hearing, or trial. "Convicted, Pre-sentencing" indicates that the person is being held in custody based on a conviction, pending sentencing, on at least some charges, even if they are in pre-trial proceedings on other charges. "Sentenced" indicates that the person is being held on the basis of a sentence on at least some charges, even if they are in pre-trial proceedings on other charges.

Date of Death: January 19, 2025 Custodial Status: Pre-trial

Custody staff at TTCF found a person in a single-person cell unresponsive during a Title 15 safety check. Custody staff, CHS staff, and paramedics rendered emergency aid, and custody staff and CHS staff administered three doses of Narcan. The person was transported to Los Angeles General Medical Center (LAGMC) for a higher level of care. Despite efforts by hospital staff, the person died. Areas of concern include the use of the handheld radios during medical emergencies, the handcuffing of incarcerated individuals experiencing a medical emergency, and limited direct line of sight resulting from the custody staff workstation layout. Preliminary manner of death: Unknown. The DME website currently reflects the manner of death as natural, and the cause of death as dilated cardiomyopathy.

Date of Death: January 21, 2025

Custodial Status: Pre-trial

On January 20, 2025, a person in custody who was exhibiting signs of distress was transported from the Inmate Reception Center (IRC) to LAGMC for a higher level of care. On January 21, 2025, the person died at the hospital while receiving medical treatment. Areas of concern include the quality and timeliness of Title 15 safety checks. Preliminary manner of death: Unknown. The DME website currently reflects the manner of death as an accident, and the cause of death is methamphetamine toxicity.

Date of Death: January 27, 2025

Custodial Status: Pre-trial

CHS staff at CRDF found a person in a two-person cell unresponsive during a mental health check. Custody staff, CHS staff, and paramedics rendered emergency aid, and custody staff administered three doses of Narcan. The person died at the scene. Areas of concern include the quality of Title 15 safety checks and an inoperable cell light. Preliminary manner of death: Unknown. The DME website currently reflects the manner of death as an accident, and the cause of death is effects of methamphetamine.

Date of Death: February 2, 2025

Custodial Status: Sentenced

On February 2, 2025, a person in custody was found unresponsive in a single-person cell. Custody staff, CHS staff, and paramedics rendered emergency aid. The person died at the scene. Areas of concern include the quality of Title 15 safety checks, a delay in rendering emergency aid, and inadequate mental health follow-up. Preliminary manner of death: Unknown. The DME website currently reflects the manner of death as suicide, and the cause of death as sharp force injuries of neck.

Date of Death: February 13, 2025

Custodial Status: Sentenced

On January 11, 2025, a person in custody who was exhibiting signs of distress was transported from the Correctional Treatment Center (CTC) to White Memorial Medical Center for a higher level of care. Despite efforts by hospital staff, the person died. The preliminary cause of death according to the hospital is cardiopulmonary arrest due to congestive heart failure and pneumonia. The DME website does not currently reflect the manner of death, and the cause of death is deferred.

Date of Death: February 19, 2025

Custodial Status: Pre-trial

On February 3, 2025, a person in custody was transferred from the CTC to LAGMC for a higher level of care. On February 19, 2025, the person died at the hospital while receiving medical treatment. Areas of concern include follow-up medical care, adherence to procedures for hospital returnees, and appropriateness of medical care. The preliminary cause of death according to the hospital is respiratory failure, due to pneumonia and septic shock. The DME website does not currently reflect the manner of death, and the cause of death is deferred.

Date of Death: March 9, 2025

Custodial Status: Pre-trial

On March 3, 2025, a person in custody who was exhibiting signs of distress was transported from MCJ to LAGMC for a higher level of care. On March 9, 2025, the person died at the hospital while receiving medical treatment. Areas of concern include the quality of Title 15 safety checks, missed court proceedings due to transportation issues, and CHS staff did not communicate Narcan deployment to custody staff. The preliminary cause of death according to the hospital is cardiac arrest due to kidney failure due to diabetes mellitus. The DME website does not currently reflect the manner of death, and the cause of death is deferred.

Date of Death: March 18, 2025

Custodial Status: Pre-trial

On March 12, 2025, a person in custody was transferred from the CTC to LAGMC for a higher level of care. On March 18, 2025, the person died while receiving medical treatment. The preliminary cause of death according to the hospital is cardiopulmonary arrest due to myxedema coma. The DME website currently reflects the manner of death as natural, and the cause of death as hypertensive atherosclerotic cardiovascular disease.

Date of Death: March 21, 2025

Custodial Status: Sentenced

On February 14, 2025, a person in custody was transported from the CTC to LAGMC for a medical appointment. On March 21, 2025, the person died at the hospital while receiving medical treatment. Preliminary manner of death: Natural. The DME website currently reflects the manner of death as natural, and the cause of death as metastatic biliary adenocarcinoma.

Date of Death: March 30, 2025

Custodial Status: Pre-trial

On March 30, 2025, custody staff at MCJ found a person unresponsive in a singleperson cell during a Title 15 safety check. Custody staff, CHS staff, and paramedics rendered emergency aid, and custody staff and CHS staff administered four doses of Narcan. The person died at the scene. Preliminary manner of death: Unknown. The DME website currently reflects the manner of death as natural, and the cause of death as pneumonia.

Date of Death: March 30, 2025

Custodial Status: Sentenced

On March 14, 2025, a person in custody was transported from MCJ to LAGMC due to complications from a possible overdose. On March 30, 2025, the person died at the hospital while receiving medical treatment. Areas of concern include the arresting agency's handling of healthcare issues, missed mental health follow-up appointments, not conducting a dorm search following a possible overdose, and failure to document critical incident in electronic Uniform Daily Activity Log. The preliminary cause of death according to the hospital is renal failure due to septic shock. The DME website does not currently reflect the manner of death, and the cause of death is deferred.

Date of Death: March 30, 2025

Custodial Status: Pre-trial

On March 16, 2025, a person in custody was transported from MCJ to LAGMC for a higher level of care. On March 30, 2025, the person died at the hospital while receiving medical treatment. Areas of concern include a missed medical appointment due to wheelchair transportation issues. The DME website currently reflects the manner of death as natural, and the cause of death as lung cancer.

Other Death

On March 11, 2025, Santa Clarita Valley Station deputies responded to a business disturbance call and placed the suspect under arrest. Upon arrival at the hospital for medical clearance, the suspect suffered a medical emergency. Despite efforts by

hospital staff, the person died. Preliminary manner of death: Unknown. The DME website does not currently reflect the manner of death, and the cause of death is deferred.

In-Custody Overdose Deaths in Los Angeles County Jails

On December 19, 2023, the Board of Supervisors <u>passed a motion</u> directing the Sheriff's Department to "[c]ollect and track data outlining narcotics recovery in county jail facilities to evaluate the efficacy of drug detection interventions and provide information to the Office of Inspector General," and [s]trengthen existing policy on increasing and conducting more comprehensive searches of the belongings of staff and civilians who enter the facility, beyond visual inspections." The Board also directed the Office of Inspector General to report quarterly on the Sheriff's Department's progress on these mandates, including progress or any recommendations included in Office of Inspector General reports, as well as on the number of in-custody deaths confirmed or assumed to be due to an overdose, and on any additional recommendations related to in-custody overdose deaths.

Of the 15 people who died in the care and custody of the Sheriff's Department between January 1 and March 31, 2025, the medical examiner's final reports, including toxicology assessments, confirm that five people died due to an accidental overdose. Toxicology results remain pending for four of the 15 deaths and may indicate additional overdose deaths once completed.

Tracking Narcotics Intervention Efforts

Since the Office of Inspector General's last quarterly report, all jail facilities reported searching random people in custody prior to transporting them to court line at the Inmate Reception Center (IRC).³⁸ The Sheriff's Department decided not to implement a division-wide search plan. Instead, the Sheriff's Department left the decision to search people prior to transport to court line to the discretion of each jail facility. Thus, this practice varies across jail facilities.³⁹ As described in previous reports, the Sheriff's Department does not presently track narcotics detection in a format that allows data to be analyzed and reports that it does not have the capacity to build a mechanism to track narcotics seizure by drug detection mechanism, nor is it able to compile extractable data collected in the Los Angeles Regional Crime Information System (LARCIS) to

³⁸ Court line is the holding area where people going to court are held prior to being transported and where they are held upon their return before going back to their assigned housing location.

³⁹ Men's Central Jail is the only facility that has created a search plan. The plan outlines a monthly schedule of designated housing locations where randomly selected people are supposed to be searched prior to being transported to court line.

evaluate the efficacy of drug detection intervention. Instead, the Sheriff's Department takes the position that constructing an all-encompassing jail management data system would best support the Sheriff's Department's efforts to track narcotics recovery and evaluate the efficacy of drug detection interventions. The Office of Inspector General continues to recommend that the Sheriff's Department examine ways to comply with the Board's directive by standardizing search procedures division-wide, improving reporting requirements for staff, and compiling data on detection interventions and seizures using existing technologies.

Improving Searches of Staff and Civilians

The Board's second directive required that the Sheriff's Department "[s]trengthen existing policy on increasing and conducting more comprehensive searches of the belongings of staff and civilians who enter the [jails]." The Sheriff's Department previously reported that its current policy grants the Sheriff's Department broad authority to search staff and civilians entering the jails, so that no changes to existing policy are required to implement more comprehensive searches. The Sheriff's Department previously reported that it implemented more frequent unannounced and randomized staff searches beginning in May 2024.

Despite the policy granting broad authority to search staff and civilians and the Board's motion supporting searches "beyond visual inspections," the Sheriff's Department does not employ body searches via body-scanner or pat-down. All searches of staff and civilians entering the jail are visual: deputies look inside see-through backpacks and cases.

The comprehensiveness of the searches varies across facilities as does the minimum requirement per week. The table below details the staff-search practices at all jail facilities from January 1 to March 31, 2025. The data regarding the number of staff searches and searches with K9 illustrated in the table was supplied by Custody Support Services Bureau (CSSB). CSSB extracted the data on staff and contractor searches from the Custody Watch Commander's Log on April 3, 2025. The Office of Inspector General was unable to verify the data provided by CSSB without additional information.

Facility	Number of Staff Searches Q1	Number of Staff Searches with K9 Q1	Monthly Minimum Search Requirement ⁴⁰	Search Inside Security	Search Evasion Concerns	Where Searches Logged
MCJ	116	22	Unable to	No	Yes	Watch
Wieb			Determine ⁴¹	110	105	Commander Log
TTCF	77	6	No ⁴²	Yes	Yes	Watch
						Commander Log
IRC	27	2	Unable to	No	Yes	Watch
			Determine ⁴³			Commander Log
CRDF	21	2	No ⁴⁴	No	Yes	Watch
						Commander Log
NCCF	116	7	No ⁴⁵	Yes	Yes	Watch
						Commander Log
PDC-North	35	2	Unable to	Yes	Yes	Watch
			Determine ⁴⁶			Commander Log
PDC-South	38	4	Yes ⁴⁷	Yes	Yes	Watch
						Commander Log

⁴⁰ Each jail facility's unit order regarding staff searches was used to determine whether it met its minimum search requirement by month. Where the unit order is silent regarding the minimum search requirement, the OIG was unable to determine if the requirement was met. Also, the jail facility must meet the minimum search requirement during each of the three months in the quarter in order to be in compliance.

⁴¹ Los Angeles County Sheriff's Department, Custody Division Unit Orders, <u>§ 3-08-021 Security of Personal Property</u> does not describe a minimum number of searches per week, which makes it difficult to determine whether they met this requirement.

⁴² TTCF did not meet its minimum search requirement in January. Los Angeles County Sheriff's Department, Custody Division Unit Order, <u>§ 3-08-010 Security of Personal Property</u>. ("Watch commander shall ensure a minimum of two random searches are conducted each week of persons entering the secured area during their assigned shift").

⁴³ Los Angeles County Sheriff's Department, Custody Division Unit Order, <u>§ 5-23/006.00 Security and Searches of</u> <u>Person Property</u> does not describe a minimum number of searches per week, which makes it difficult to determine whether they met this requirement.

 ⁴⁴ CRDF did not meet its minimum search requirement in January and March 2025. Los Angeles County Sheriff's Department, Custody Division Unit Order, § 3-01-090 Searches of sworn Personnel, Custody Assistants,
 Professional Staff and their personal property-Approved by CSS 3/11/2024 ("The searches shall be conducted a minimum of once per week, per shift. [unit order obtained via email message]).

⁴⁵ NCCF did not meet its minimum search requirement for January 2025. Los Angeles County Sheriff's Department, Custody Division Unit Order, <u>§ 07-145/10 Personal Property Searches</u>. ("A minimum of four (4) random searches per shift per week of any personnel and/or official visitors shall be conducted at the discretion of the watch sergeant.").

⁴⁶ Los Angeles County Sheriff's Department, Custody Division Unit Order, <u>§ 3-06-010 Security of Personal Property</u> does not describe a minimum number of searches per week, which makes it difficult to determine whether they met this requirement.

⁴⁷ Los Angeles County Sheriff's Department, Custody Division Unit Order, § 3-02-080 Searches of Sworn Personnel, Custody Assistants, Professional Staff and Their Property on the Facility. ("The searches shall be conducted at a minimum of once per week, per shift.")

Office of Inspector General Site Visits

The Office of Inspector General regularly conducts site visits and inspections at Sheriff's Department custodial facilities. In the first quarter of 2025, Office of Inspector General personnel completed 122 site visits, totaling 361 monitoring hours, at IRC, TTCF, CRDF, MCJ, Pitchess Detention Center North, PDC South, and NCCF.

As part of the Office of Inspector General's jail monitoring, Office of Inspector General staff attended 143 Custody Services Division (CSD) executive and administrative meetings and met with division executives for 155 monitoring hours related to uses of force, in-custody deaths, COVID-19 policies and protocols, Prison Rape Elimination Act (PREA) compliance, and general conditions of confinement.

Use-of-Force Incidents in Custody

The Office of Inspector General monitors the Sheriff's Department's use-of-force incidents, institutional violence, and assaults on Sheriff's Department or CHS personnel by people in custody.⁴⁸ The Sheriff's Department reports the following numbers for the uses of force and assaultive conduct for people in its custody.⁴⁹

		Use of Force Incidents	Assaults on Personnel	Incidents of Institutional Violence
2019	4 th Quarter	431	136	709
	1 st Quarter	386	131	717
2020	2 nd Quarter	274	91	496
2020	3 rd Quarter	333	111	560
	4 th Quarter	390	140	753
	1 st Quarter	373	143	745
2021	2 nd Quarter	430	145	698
2021	3 rd Quarter	450	153	746
	4 th Quarter	428	136	693
	1 st Quarter	384	114	654
2022	2 nd Quarter	428	118	811
2022	3 rd Quarter	412	124	932
	4 th Quarter	316	106	894
	1 st Quarter	296	133	863
2023	2 nd Quarter	316	112	779
2023	3 rd Quarter	266	101	704
	4 th Quarter	251	104	665
	1st Quarter	291	114	700
2024	2 nd Quarter	303	115	646
	3 rd Quarter	350	127	737

⁴⁸ Institutional violence is defined as assaultive conduct by a person in custody upon another person in custody.
⁴⁹ This chart includes only those quarters for which the data has been verified for accuracy by the Sheriff's Department. When data is adjusted by the Department, this chart is updated for previous quarters with the new information.



HANDLING OF GRIEVANCES AND COMMENTS

Office of Inspector General Handling of Comments Regarding Department Operations and Jails

The Office of Inspector General received two hundred and fifteen new complaints in the first quarter of 2025 from members of the public, people in custody, family members and friends of people in custody, community organizations and County agencies. Each complaint was reviewed by Office of Inspector General staff.

One hundred and ninety-six of these grievances were related to conditions of confinement within the Department's custody facilities, as shown in the chart below:

Grievances/Incident Classification	Totals
Medical	91
Personnel Issues	16
Living Condition	12
Food	11
Mail	8
Classification	7
Transportation	7
Property	5
Dental	5

Bedding	5
Showers	5
Education	4
Commissary	3
Mental Health	1
Telephones	1
Visiting	1
Other	14
Total	196

Nineteen complaints were related to civilian contacts with Department personnel by persons who were not in custody, as shown in the chart below:

Complaint/Incident Classification	Totals
Personnel	
Discourtesy	5
Improper Tactics	4
Neglect of Duty	2
Off Duty Conduct	2
Force	1
Service	
Policy Procedures	2
Traffic Citation	1
Response Time	1
Other	1
Total	19

Handling of Grievances Filed by People in Custody

The Sheriff's Department has not fully implemented the use of computer tablets in its jail facilities to capture information related to requests, and eventually grievances, filed by people in custody. There are currently 77 iPads installed in jail facilities: 40 at TTCF; 12 at MCJ; and 25 at CRDF. During the first quarter there were no new installations or iPad replacements. There were 134,431 automated responses provided to people in custody using the iPad application to request information.

The Sheriff's Department continues to experience malfunctioning iPads and has identified power source problems as the major cause. Facility Services Bureau (FSB) was able to install a dedicated power source to limited areas within MCJ and TTCF. The Department found that the Wi-Fi connection was weak and inconsistent. The Department reports that after further discussions with FSB, it was decided that direct

power and data sources would yield better results if installed simultaneously. FSB started the project at TTCF in early September and is still pending completion. Custody Support Services Bureau – Correctional Innovative Technology Unity (CITU) acquired two new MacBooks to assist with reconfiguring and programming the iPads. Apple administrator problems have resurfaced preventing the completion of necessary software and program updates. The Department states that once the FSB project is completed at TTCF, the reconfiguring and programming of the iPads will be readdressed.

As <u>previously reported</u>, the Sheriff's Department implemented a policy in December 2017 restricting the filing of duplicate and excessive grievances by people in custody.⁵⁰ The Sheriff's Department reports that between January 1 and March 31, 2025, no one in custody had been placed on restrictive filing and it therefore did not reject any grievances under this policy.

The Office of Inspector General continues to raise concerns about the quality of grievance investigations and responses, which likely increases duplication and may prevent individuals from receiving adequate care while in Sheriff's Department custody.

Sheriff's Department's Service Comment Reports

Under its policies, the Sheriff's Department accepts and reviews comments from members of the public about departmental service or employee performance.⁵¹ The Sheriff's Department categorizes these comments into three categories:

- External Commendation: an external communication of appreciation for and/or approval of service provided by the Sheriff's Department members;
- Service Complaint: an external communication of dissatisfaction with the Sheriff's Department service, procedure, or practice, not involving employee misconduct; and

⁵⁰ See Los Angeles County Sheriff's Department, Custody Division Manual, § 8-04/050.00, <u>Duplicate or Excessive</u> <u>Filings of Grievances and Appeals, and Restrictions of Filing Privileges</u>.

⁵¹ See Los Angeles County Sheriff's Department, Manual of Policy and Procedures, § 3-04/010.00, Department <u>Service Reviews</u>.

• Personnel Complaint: an external allegation of misconduct, either a violation of law or Sheriff's Department policy, against any member of the Sheriff's Department.⁵²

The following chart lists the number and types of comments reported for each station or unit.⁵³

INVESTIGATING BUREAU/STATION/FACILITY	COMMENDATIONS	PERSONNEL COMPLAINTS	SERVICE COMPLAINTS
ADM : GEN POPL ADM HQ	0	1	0
AER : AERO BUREAU	0	0	1
ALD : ALTADENA STN	2	1	1
AVA : AVALON STN	0	1	0
CAF : COMM & FLEET MGMT BUR	1	0	0
CEN : CENTURY STN	3	8	4
CER : CERRITOS STN	3	2	2
CIS : CUSTODY INVESTIGATIVE SERVICES	0	1	0
CMB : CIVIL MANAGEMENT BUREAU	4	2	1
CNT : COURT SERVICES CENTRAL	1	3	1
COM : COMPTON STN	0	6	2
CRD : CENTURY REG DETEN FAC	1	0	0
CRV : CRESCENTA VALLEY STN	1	2	0
CSB : COUNTY SERVICES BUREAU	1	2	0
CSN : CARSON STN	1	6	2
CST : COURT SERVICES TRANSPORTATION	0	2	0
ELA : EAST LA STN	4	2	0
EOB : EMERGENCY OPER BUREAU	4	0	0
EST : COURT SERVICES EAST	0	3	0
FS : FISCAL ADMIN	0	1	0
HOM : HOMICIDE BUREAU	1	0	1
IND : INDUSTRY STN	5	3	1
IRC : INMATE RECEPTION CENTER	2	2	0

⁵² It is possible for an employee to get a Service Complaint and Personnel Complaint based on the same incident.

⁵³ The chart reflects data from the Sheriff's Department Performance Recording and Monitoring System current as of April 7, 2025.

INVESTIGATING BUREAU/STATION/FACILITY	COMMENDATIONS	PERSONNEL COMPLAINTS	SERVICE COMPLAINTS
LCS : LANCASTER STN	11	1154	2
LKD : LAKEWOOD STN	3	7	1
LMT :LOMITA STN	6	0	1
MAR : MARINA DEL REY STN	4	5	2
MCB : MAJOR CRIMES BUREAU	1	0	0
MLH : MALIBU/LOST HILLS STN	11	6	0
NAR : NARCOTICS BUREAU	2	0	0
NCF : NORTH CO. CORRECTL FAC	1	1	0
NWK : NORWALK REGIONAL STN	4	4	0
OCP : OFFICE OF CONSTITUTIONAL POLICING HQ	0	1	0
OSS : OPERATION SAFE STREETS BUREAU	2	2	0
PKB : PARKS BUREAU	2	0	0
PLM : PALMDALE STN	10	24	5
PRV : PICO RIVERA STN	2	3	2
RMB : RISK MANAGEMENT BUREAU	0	1	0
SCV : SANTA CLARITA VALLEY STN	11	12	3
SDM : SAN DIMAS STN	1	6	1
SIB : SHERIFF INFORMATION BUREAU	0	1	0
SLA : SOUTH LOS ANGELES STATION	0	5	0
SO : PITCHESS SOUTH FACILITY	0	1	0
SSB : SCIENTIFIC SERV BUREAU	1	0	0
TEM : TEMPLE CITY STN	8	4	4
TSB : TRANSIT SERVICES BUREAU	1	2	1
TT : TWIN TOWERS	1	2	0
WAL : WALNUT/SAN DIMAS STN	6	5	3
WHD : WEST HOLLYWOOD STN	2	14	2
WST : COURT SERVICES WEST	0	2	0
Total :	124	169	43

⁵⁴ PRMS shows 13 personnel complaints for Lancaster Station. Two of these complaints were generated by an internal Sheriff's Department audit, meaning that there were 11 personnel complaints as noted.



ITEM 4C

Probation Oversight Commission Report to Public Safety Cluster

Presented By: Wendelyn Julien, Executive Director June 4, 2025

The mission of the Probation Oversight Commission (POC) is to re-imagine probation services in the County of Los Angeles to achieve accountability, transparency, and healing of the people served by and working for the Probation Department. The POC creates pathways for community engagement to foster trust between the community and the Probation Department. The POC ensures adherence to the highest ethics and the proper stewardship of public funds to support Probation in achieving the best outcomes for youth and adults on Probation.







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Recent POC Meetings:

May 8, 2025

- The POC dissolved the ad hoc committee on Community-Based Organization (CBO) Relationships but will consider reforming at a future to address specific issues. Some outstanding items from this committee's work were addressed on the motion for subpoena.
- The Chief Probation Officer reported on the Los Angeles County Probation Department's <u>Depopulation Plan</u> for Los Padrinos Juvenile Hall and responded to some components of the <u>POC's recommended depopulation solutions</u>.
- Probation's Human Resources Division <u>reported</u> on workers' compensation and leave time for employees of the Los Angeles County Probation Department including Sedgwick and explained the applicability of <u>California Labor Code</u> <u>Division 4, Part 2, Chapter 2, Article 7, Section 4850</u> to Probation employees.
- The POC voted to direct OIG to subpoend a number of outstanding items that had been requested over months. As of May 27, 2025, all those items have now been received. The POC appreciates OIG's support in the successful resolution of those requests.

Upcoming Meetings:

June 26, 2025

 Town hall meeting on the POC's Data Facts sheets including <u>Geographic Analysis</u> of <u>Detained Youth</u>, <u>707(b) Charges</u>, <u>LADS – Data Fact Sheet</u>, and <u>Youth with</u> <u>Developmental Disabilities – Data Fact Sheet</u>.

June 23, 2025 (date changed to avoid conflict with the BSCC meeting)

- Updates from the Chief Probation Officer on the Los Angeles County Probation Department's <u>Depopulation Plan</u> to depopulate Los Padrinos Juvenile Hall and response to remaining elements of the POC's recommendations.
- Update on BSCC decisions from the June 12, 2025 meeting.
- Presentation from the Department of Youth Development on progress with reentry services and programming in the juvenile facilities.
- Report from the Office of Inspector General (OIG) on the status of the <u>March 13</u>, <u>2025 POC motion directing the OIG to subpoend information</u> and a report on outstanding data and information requests including a potential vote to direct the OIG to issue another subpoend for outstanding data and information if not received prior to the meeting.