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6	ALLEGHENY COUNTY
7	JAIL OVERSIGHT BOARD MEETING
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11	Thursday
12	June 6, 2024
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17	Gold Room
18	4th Floor
19	Allegheny County Courthouse
20	436 Grant Street
21	Pittsburgh, Pennsylvania 15219
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MEMBERS OF THE BOARD IN ATTENDANCE:
County Executive Sara Innamorato
President Judge Susan Evashavik-Dilucente
Sheriff Kevin Kraus
Controller Corey O'Connor
Councilmember Bethany Hallam, for County Council
President Pat Catena
Man-E, Citizen Member
Robert Perkins, Citizen Member
Barbara Griffin, Citizen Member
JAIL ADMINISTRATION IN ATTENDANCE:
Interim Warden Shane T. Dady
Chief Deputy Warden Jason Beasom
DHSA Holly Martin
Deputy Warden Connie Clark

1 COMMUNITY CORRECTIONS PRESENTERS 2 Gregory Price - Passages to Recovery 3 Adam Zak and Alaina Dettore - The Renewal Center 4 Steve Esswein - Electronic Monitoring 5 6 7 PUBLIC SPEAKERS 8 Joseph Jay 9 Daylon Davis 10 Tim Stevens 11 Kyna James 12 John Kenstowicz 13 Diana Hull 14 Sharon Bonavoglia 15 Rebecca Carer 16 Muhammad Ali 17 Marion Damick 18 Samey Jay 19 Cory Roma 20 Tanisha Long 21 Anna Yatsko 22 Miracle Jones 23 Alan Guenther 24 Stephen Fisher

25

Jodi Lincoln

1	<u>PROCEEDINGS</u>
2	(4:04 o'clock p.m.)
3	CALL TO ORDER AND ATTENDANCE
4	JUDGE EVASHAVIK-DILUCENTE: The
5	meeting is called to order. Let's take
6	attendance. I know that Judge Bigley is on
7	vacation. She's not present.
8	Ms. Griffin?
9	MS. GRIFFIN: Present.
10	JUDGE EVASHAVIK-DILUCENTE: Mr.
11	Kraus?
12	MR. KRAUS: Here.
13	JUDGE EVASHAVIK-DILUCENTE: Mr.
14	O'Connor?
15	MR. O'CONNOR: Here.
16	JUDGE EVASHAVIK-DILUCENTE: Ms.
17	Innamorato?
18	MS. INNAMORATO: Here.
19	JUDGE EVASHAVIK-DILUCENTE:
20	Evashavik is here.
21	Ms. Hallam?
22	MS. HALLAM: Here.
23	Man-e.
24	JUDGE EVASHAVIK-DILUCENTE: I know.
25	I want to say Mr. Man-E. That's my problem.

- 1 Man-E?
- 2 MAN-E: Here.
- JUDGE EVASHAVIK-DILUCENTE: Mr.
- 4 Perkins?
- MR. PERKINS: Here.
- JUDGE EVASHAVIK DILUCENTE: Thank
- 7 you.
- 8 Okay. We're going to go into
- 9 executive session real quickly to discuss
- 10 litigations so we will be back.
- 11 (Whereupon, a brief recess was
- 12 held.)

13 COMMUNITY CORRECTIONS REPORTS

- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 15 We are reconvening.
- 16 Community Corrections Reports.
- 17 Passages to Recovery.
- MR. PRICE: Good evening, Board.
- 19 Greg Price, P-R-I-C-E, Director of Treatment
- 20 Operations.
- 21 Report date for active clients, we
- have 52 active clients as of the report date.
- Currently, as of today, we have 42 active
- 24 clients. No COVID cases. No self-injury
- 25 behavior. No suicide reports or attempts and no

- 1 overdoses to report.
- 2 Any other questions for me?
- JUDGE EVASHAVIK-DILUCENTE:
- 4 Questions?
- 5 Ms. Hallam?
- 6 MS. HALLAM: Hi.
- 7 MR. PRICE: Hello.
- 8 MS. HALLAM: Did you have any folks
- 9 that left for -- left the facility for medical
- 10 treatment in the past month?
- 11 MR. PRICE: Yes.
- MS. HALLAM: Did you have any folks
- 13 that left by ambulance for medical treatment in
- 14 the past month?
- MR. PRICE: I don't believe so. I
- 16 could check to make sure though, but I don't
- 17 believe so.
- MS. HALLAM: Okay. And those folks
- 19 that did go get medical treatment, was it all
- 20 planned?
- 21 MR. PRICE: Some of it happened
- on-site but it was like the kind of injuries that
- 23 happened on-site. But most of them was like kind
- of planned out, and they had to get transported
- 25 to the hospital, yes.

- 1 MS. HALLAM: Okay. What kind of
- 2 injuries?
- MR. PRICE: Somebody had like a
- 4 staph infection that was already kind of got
- 5 worse and we had to transport them back. I know
- 6 that one right off the top of my head.
- 7 MS. HALLAM: Okay. I appreciate
- 8 that. Thank you.
- 9 MR. PRICE: Of course.
- JUDGE EVASHAVIK-DILUCENTE: Anybody
- 11 else?
- (No response.)
- 13 JUDGE EVASHAVIK-DILUCENTE: Thank
- 14 you.
- MR. PRICE: Thank you.
- JUDGE EVASHAVIK-DILUCENTE:
- 17 Renewal.
- MR. ZAK: Good evening, Adam Zak
- 19 reporting for the Renewal Center, A-D-A-M Z-A-K.
- We currently have 96 active clients in our
- 21 program. In our work-release program, 76 males,
- 22 2 females. In our drug and alcohol program, 9
- males, 9 females.
- 24 For the past monthly period, we had
- 25 27 successful completions, and we had 23

- 1 individuals who were either revoked or escaped.
- 2 Employment, we have 63 percent of
- 3 our clients that are actively employed at a pay
- 4 rate of \$16.16. In the past month we had quite a
- few reentrants transported by ambulance, mostly
- 6 due to chest pains, seizures, chronic pain
- 7 issues. We've had quite a few EMT report to our
- 8 centers.
- 9 Zero COVID cases, zero non-fatal
- 10 overdoses, zero deaths.
- 11 As you are aware, there was a fire
- 12 at the Second Avenue Commons earlier this week.
- 13 The Jail Administrators were very complimentary
- of how Renewal handled the incident and the quick
- initial communication and emergency preparedness.
- 16 Renewal also would have provided meals and
- temporary housing, if needed, for any displaced
- 18 individuals.
- And then finally today, we had
- about 20 reentrants and several staff participate
- 21 in the Allegheny County Anchored Reentry
- 22 Coalition Resource and Career Fair. That was at
- 23 the CVS Resource Center in the Hill District and
- it was well received by all participants.
- I'm going to hand the podium over

- 1 to Ms. Detorre.
- MS. DETTORE: Hi. Alaina Detorre,
- 3 Director of Clinical Services, D-E-T-T-O-R-E.
- 4 I just wanted to report that
- 5 Renewal continues its work with the Institute for
- 6 Research, Education and Training and Addictions.
- 7 We are working on updating our policy and
- 8 procedures to prepare for ACM Alignment. We are
- 9 also taking part in a learning collaborative with
- 10 CCBH and just working always toward better our
- 11 approaches to treatment and that's all I have.
- Does anybody have any questions for
- 13 either one of us?
- JUDGE EVASHAVIK-DILUCENTE:
- Ms. Hallam?
- MS. HALLAM: Hi. First question is
- were there any uses of force in the facility in
- 18 the past month?
- MR. ZAK: No.
- MS. HALLAM: What about any acts of
- 21 self-harm or attempts at suicide?
- MR. ZAK: No.
- MS. DETTORE: No.
- MS. HALLAM: And then could you
- 25 speak to what was -- you talked about the

- 1 emergency preparedness procedures that you
- 2 undertook when 2AC caught on fire. Can you speak
- 3 to what that -- those policies look like?
- 4 MR. ZAK: Yeah. We have a phone
- 5 system so if something happens in the community
- 6 or inside our facilities, we have an alert that
- ques to everybody's cell phone, if they have a
- 8 work phone or their personal phone. And
- 9 basically we got the order to, you know, shelter
- in place. No staff or no reentrants were
- 11 supposed to leave the building. I think that
- 12 lasted about an hour or so. And then once the
- fire was under control and the emergency
- personnel left, then we were able to -- everybody
- was able to leave the facility.
- MS. HALLAM: Okay. And where did
- that shelter-in-place order come from?
- MR. ZAK: We have like a system.
- 19 I'm not sure like who -- what the provider is,
- but like I said, it's a service that goes to
- 21 everybody's cell phone.
- MS. HALLAM: Right. But who made
- the call to send out the alert for a shelter in
- 24 place?
- MR. ZAK: Probably someone from our

- 1 administration. I don't know who.
- 2 MS. HALLAM: Okay. It was somebody
- 3 from Renewal who made that decision?
- 4 MR. ZAK: Probably.
- 5 MS. HALLAM: Okay. Did you have
- 6 any returns to jail?
- 7 MR. ZAK: Yeah, we had several.
- 8 MS. HALLAM: How many?
- 9 MR. ZAK: Several.
- MS. HALLAM: How many?
- MR. ZAK: I don't know. We had
- 12 like -- we had 23 escapes/revocations, so.
- MS. HALLAM: Okay. So of that
- 14 number, how many went back to jail, and how many
- 15 are still out?
- MR. ZAK: I'd have to report back
- 17 to you the breakdown of the escapes or the -- the
- 18 escapes and the returns.
- MS. HALLAM: Okay. Could you
- 20 please?
- MR. ZAK: Yeah.
- MS. HALLAM: Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Anybody
- else? Man-E.
- MAN-E: Yeah, I just have one

- 1 question. Last month the spokesperson from
- 2 Renewal said that there was a discrepancy with
- 3 the data of like the ACJC program. I just wanted
- 4 to make sure that that has been worked out and
- 5 we're seeing like accurate information here.
- MR. ZAK: It's accurate.
- 7 MAN-E: All right. Thank you.
- JUDGE EVASHAVIK-DILUCENTE:
- 9 Ms. Hallam.
- MS. HALLAM: Did you identify what
- 11 was the cause for the inaccurate numbers
- 12 previously?
- MR. ZAK: We did not.
- MS. HALLAM: Okay. Are you looking
- 15 into that?
- MR. ZAK: Sure. I know this
- 17 month's numbers are accurate, so I didn't get an
- explanation why the discrepancy took place.
- MS. HALLAM: Did you know that
- previous months' numbers were inaccurate?
- MR. ZAK: Last month, yes.
- MS. HALLAM: Okay. But you didn't
- figure out why that was to prevent it going
- 24 forward?
- MR. ZAK: No.

1	MS.	HALLAM:	Okay.	Thank	you.
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- JUDGE EVASHAVIK-DILUCENTE: Thank
- 3 you.
- 4 MR. ZAK: Thank you.
- JUDGE EVASHAVIK-DILUCENTE:
- 6 Electronic Monitoring.
- 7 MR. ESSWEIN: Good evening, Board.
- 8 Steve Esswein for the Probation Office.
- 9 So for our reporting period at the
- 10 end of the report we had 656 individuals on the
- 11 bracelet. During that time we had 111 that
- 12 successfully completed and 7 were removed for
- violations.
- 14 Any questions?
- JUDGE EVASHAVIK-DILUCENTE: Man-E?
- MAN-E: Yes. I have a question.
- 17 Yeah, last month we talked about shareable
- information, mainly about the process, how
- 19 somebody moves like from the ACJ to the
- 20 Electronic Monitoring. The guy said that, you
- 21 know, they were speaking on behalf of somebody
- 22 else but that they would check and see whether or
- not there's information about the process that
- you can share to the Board.
- MR. ESSWEIN: What process are you

- 1 referring to?
- 2 JUDGE EVASHAVIK-DILUCENTE: That's
- 3 a Court Order.
- 4 MR. ESSWEIN: It's a Court Order.
- 5 Right, it's Court Ordered.
- JUDGE EVASHAVIK-DILUCENTE: It's
- 7 how somebody moves to Electronic Monitoring. It
- 8 has nothing to do with --
- 9 MAN-E: Well, I mean, like
- 10 actually, what happens next? The only reason I'm
- 11 bringing it up is because somebody who was about
- 12 to be put on Electronic Monitoring asked me about
- next steps, and I didn't really know. So I'm
- basically saying, you know, we just want to be
- 15 like transparent about what exactly the process
- is, what happens when -- and just how it goes
- 17 from me.
- MR. ESSWEIN: So we get a Court
- 19 Order stating somebody is coming out on
- 20 Electronic Monitoring. We notify or try --
- 21 attempt to get in contact with the individual's
- contact, where they're going to live, who they're
- 23 going to live with so we can get the equipment
- 24 set into the bo- -- into the house before we put
- 25 the bracelet on them at the jail.

- 1 So that's -- once the equipment
- 2 goes on, they're in the house, they go down the
- 3 next day and put them on in the jail.
- 4 MAN-E: And are they escorted from
- 5 the jail to the house?
- MR. ESSWEIN: No, we do not escort,
- 7 no.
- 8 MAN-E: Okay. Thank you.
- 9 MR. ESSWEIN: All right. Thank
- 10 you.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 12 Public Comment. Joseph Jay. I would ask
- everybody to please respect the timer.

14 PUBLIC COMMENT

- MR. JAY: How is everybody doing
- 16 today? My name is Joseph Jay. I'll try to make
- 17 this really quick. I do not -- I said this
- 18 before, I do not know the two females, but the
- 19 two officers or prison officials that's male, I
- 20 know this guy right here. I just don't know his
- 21 name. I know you as well. Can't remember your
- 22 name, though, so I would like to get y'all names
- because I have an interaction with you, I know
- for sure. Don't know if it was good or bad, but
- I have one with you. It's either -- I'm going to

- 1 say high 90 percentage of y'all get y'all
- 2 promotions from dumping on prisoners, and I know
- 3 this for a fact because whenever a prisoner is
- 4 assaulted or anything that an officer does to
- 5 him, I've seen it time and time again where the
- 6 officer gets promoted and not released or
- 7 whatever unless he's caught on camera. There has
- 8 never -- well, I'll take this back. I'm going to
- 9 ask y'all, all of y'all, can y'all explain or
- 10 tell us how many officers have been reprimanded
- or removed for a grievance filed against them by
- 12 a prisoner? I can say it, none. That's right,
- none.
- Now, how many officers have been
- 15 removed or fired or disciplined for helping a
- 16 prisoner? It's quite a few. Quite a few.
- 17 You're not allowed to help prisoners, no way,
- shape or form. You're only there to oppress
- 19 them. Yes, you, I know you personally. When I
- get your name, I'll be here next time with the
- 21 complaint or the grievance. I know you
- 22 personally. I know how you dealt with grievances
- and prisoners. Personally, I know you.
- So I'm going to put y'all on the
- 25 spot. Every time I come in here, like I said,

- 1 y'all prison -- career prison officials, and
- 2 y'all got where y'all got by dumping on people
- 3 like me. I'm the reason -- you're the reason
- 4 why -- people like you are the reason why I
- 5 turned into a hardened criminal, and I can say
- 6 that with a straight face because I came into
- 7 prison because I had a lack of respect for laws,
- 8 rules, and authority figures, but when I left, I
- 9 had absolutely no respect for law, rules, and
- 10 authority figures because of what y'all do to
- 11 people like me behind those prisons, right?
- 12 Because y'all got, it's called job security. The
- more you keep me twisted, the more I keep going
- in and out that door, and everybody like me. But
- that crap is over with because I'm putting all
- 16 y'all on the spot.
- 17 Thanks for letting me share.
- MS. HALLAM: Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Thank
- 20 you.
- 21 Daylon Davis.
- MR. DAVIS: Good afternoon. Daylon
- Davis, President of the NAACP Pittsburgh Chapter.
- I am here today to address an urgent issue
- 25 confronting our local county jail.

1	Over the past five days, the jail
2	has been under either full or modified lockdowns,
3	drastically limiting the freedom and rights of
4	the individuals housed within its walls. One
5	particular unit, 4-C, has experienced a mere ten
6	hours of out their cells in these five days.
7	This situation is not only unacceptable but also
8	a blatant violation of civil and human rights.
9	Staffing shortages have plagued our
10	jail for many years, yet this chronic issue is
11	repeatedly used as an excuse to justify these
12	lockdowns. Lockdowns should be reserved for only
13	emergency situations, not as a daily occurrence.
14	It is imperative that we stop
15	accepting this rationale as a legitimate reason
16	to violate the basic rights of people who are
17	incarcerated.
18	Solitary confinement, which these
19	lockdowns essentially amount to, is
20	internationally recognized as a form of torture.
21	It is a cruel and inhumane practice that inflicts
22	severe psychological damage on those who are
23	subject to it. Furthermore, the jail's actions
24	are in direct opposition to the will of the
25	people. The voters in Allegheny County passed a

- 1 referendum against solitary confinement, yet the
- 2 jail continues to implement these lockdowns with
- 3 alarming frequency. This not only
- 4 disenfranchises the will of the voters but also
- 5 undermines the democratic process and the rule of
- 6 law.
- 7 The frequent use of lockdowns has
- 8 shown no signs of improvement. Instead, it has
- 9 become a default response by the staff, leading
- 10 to the cancellation of visits, including
- 11 potentially crucial attorney/client meetings, and
- further isolating inmates. This isolation
- exacerbates the psychological harm caused by
- 14 solitary confinement, leading to lasting damage
- that exceeds beyond the walls of the county jail.
- 16
 It is also worth noting that while
- the jail population has increased compared to
- 18 2021, the number of staff has decreased. This
- imbalance is not sustainable and further
- 20 highlights the need for systematic change. The
- 21 jail must collaborate with the courts to find
- solutions to decrease the inmate population,
- thereby alleviating the pressure on staff and
- improving conditions for everyone involved.
- In conclusion, I urge this Jail

- 1 Oversight Board to work with the Jail
- 2 Administration to address the staffing shortages
- 3 without resorting to measures that violate human
- 4 rights. We must honor the will of the voters and
- 5 put an end to solitary confinement. Only by
- 6 working together can we ensure that justice and
- 7 humanity prevail.
- 8 JUDGE EVASHAVIK-DILUCENTE: Thank
- 9 you. Tim Stevens.
- MR. STEVENS: I think what we heard
- 11 from the President of the NAACP Pittsburgh Branch
- 12 summarizes the concerns of many of us in the
- community in this room, so we don't have to
- 14 necessarily echo those but support the excellent
- 15 statement from the NAACP President, Daylon A.
- 16 Davis.
- I don't know -- I worked at a
- mental hospital for 31 3/4 years. I can only
- imagine that if you're forced to stay in a jail
- cell for those number of hours and the ones that
- 21 violated the requirement of at least being out
- for four, which is my understanding that happened
- on four days with one on Sunday with no time out,
- it does not provide the atmosphere for a healthy
- 25 jail situation for those incarcerated, nor for

- 1 the folks with whom they have to work.
- 2 I actually talked to one of the
- 3 staff members when I, along with others, were
- 4 registering people to vote. I was actually quite
- 5 disturbed by the number of hours he said he
- 6 sometimes has to work, 60 hours or sometimes
- 7 more. That is just not healthy, particularly
- 8 when you're dealing with a jail situation. It's
- 9 not good on either side. It also takes time away
- from an officer's family, which is also unhealthy
- for the relationship between the officer and
- their spouse and their children if they have
- 13 them.
- 14 The continued action of not having
- enough medical staff, mental health people and
- 16 security officers in general remains a concern to
- 17 all of us in this room that have been community
- 18 advocates for years, and we hope this Board --
- 19 and I think most of you, if not all of you, have
- 20 a concern about these issues. And we don't want
- 21 to beat you up. We just want to lift you up as
- 22 to how these issues can be addressed directly,
- thoroughly and effectively.
- JUDGE EVASHAVIK-DILUCENTE: Thank
- 25 you.

- 1 MS. HALLAM: Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Kyna
- 3 James.
- 4 MR. JAMES: It's "Kyna" James.
- 5 You'll get that one time. You'll get it
- 6 eventually. Last name J-A-M-E-S.
- 7 I'm also here to talk about the
- 8 modified lockdowns. So we found out that the
- 9 jail has at least one pod on modified lockdowns
- for -- has had at least one pod on modified
- 11 lockdowns for the last five days in a row. The
- 12 law requires at least four hours of out-of-cell
- time for each individual every single day. As
- 14 someone who has been a victim of the effects of
- 15 lockdowns in Allegheny County Jail, I can tell
- 16 you that it did damage to my mental health while
- being there, even though I am not someone who
- 18 suffers from any mental illnesses.
- 19 Solitary confinement is a
- 20 psychological stressor and can be as clinically
- 21 distressing as physical torture.
- It is the duty of the jail
- 23 administration and the Jail Oversight Board to
- protect the citizens within the ACJ's walls,
- creating a mental health issue and further

- 1 damaging -- and further damaging those who
- 2 already suffer from mental health issues is the
- 3 exact opposite of that. Most of the Jail
- 4 Oversight Board was voted into office by the
- 5 citizens of Allegheny County, and we expect you
- 6 to uphold your end of the bargain.
- 7 There are some members of both --
- 8 of the staff at the jail and the Jail Oversight
- 9 Board that clearly care more than others, and I
- 10 know there are some members who think, well,
- don't go to jail. Let me remind you that more
- than 80 percent of the people in the Allegheny
- 13 County Jail have not been convicted of a crime.
- 14 We demand that each person in charge of the
- 15 well-being of the Allegheny County Jail get on
- board and take this seriously. We demand that
- the Jail Oversight Board retrieves a written
- 18 report from the Warden disclosing the reasons why
- 19 a five-day modified lockdown was necessary and
- why this was the only option as required by law.
- 21 From what the jail staff is saying,
- it was due to shift change, and that's
- unacceptable.
- Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Thank

- 1 you.
- 2 John Kenstowicz.
- 3 MR. KENSTOWICZ: John Kenstowicz,
- 4 K-E-N-S-T-O-W-I-C-Z.
- 5 Reframing the social identity of
- 6 our correctional officers. The Department of
- 7 Justice has found in their study regarding stress
- 8 of correctional officers that the plight of our
- 9 correctional officers is not understood and is
- 10 undervalued. The DOJ recognizes how a social
- 11 identity can seriously affect an officer's morale
- 12 and sense of self.
- In our current 2024 job
- 14 satisfaction survey, 190 officers completed our
- 15 survey. Their answers to the statement: "I feel
- valued and respected as a CO at the Allegheny
- 17 County Jail" were 41.9 percent strongly disagreed
- 18 with that statement, and 39 percent disagreed,
- 19 which reinforces what DOJ is saying about a
- 20 negative social identity.
- In our survey, I received -- I have
- 22 received 490 individual statements from the
- 23 officers in their own words that I've been
- 24 spending hours and hours categorizing and
- 25 prioritizing.

1	What the officers are saying is
2	that many officers are working 80 hours a week
3	including 40 hours of forced overtime due to
4	understaffing. Officers have been working these
5	hours for months and even years and it must stop
6	It is wreaking havoc with their relationship with
7	their families and their physical and mental
8	health.
9	Recently the officers union
10	president e-mailed the Board regarding the need
11	for a meeting with the focus group of officers
12	and the Board to discuss this critically
13	important issue of limiting all this forced
14	overtime and its impact on the officers and their
15	families. On March 4th, the Board met with
16	multiple frontline healthcare staff and myself
17	and found the meeting I believe to be very
18	informative. It is my hope the correctional
19	officers will have the same opportunity to expose
20	to the Board their challenges and the
21	recommendations as the frontline healthcare staff
22	have.
23	I want to remind the Board that the
24	Board has never done an exit interview with a
25	correctional officer Even though the Board

- 1 voted to do exit interviews in December of 2020,
- 2 three and a half years ago.
- 3 Concerning the March 4th meeting,
- 4 the Board has done no follow up with the
- 5 healthcare staff regarding their recommendations.
- 6 From my perspective, this is an act of disrespect
- 7 and again begs the question of how much of a
- 8 priority is the Board giving to -- boy, that's a
- 9 quick three minutes.
- 10 Does anybody have any response or
- 11 question to this?
- MS. HALLAM: John, I would love to
- 13 have conversations with any staff that you would
- 14 like to facilitate meetings with.
- MR. KENSTOWICZ: Yeah.
- MS. HALLAM: And I'm sure I can get
- 17 at least one or two other Board Members who would
- 18 be interested in that as well.
- MR. KENSTOWICZ: Yeah. Well, we're
- going to be getting that together, believe me.
- MS. HALLAM: All right. Whenever
- we're ready.
- JUDGE EVASHAVIK-DILUCENTE: Diana
- 24 Hull.
- MS. HULL: Diana Hull. I'm

- 1 associated with PIIN. Our neighbors in the jail
- 2 are hungry. In 1996, Pennsylvania spent \$9 for
- 3 food a day per person. As of today, Pennsylvania
- 4 spends \$2.61 per day per person. How can you
- 5 achieve adequate nutritious meals at \$2.61?
- 6 That's worse than some third-world countries.
- 7 Scientific research on hunger has
- 8 found that it can make people irritable,
- 9 aggressive, anxious, impulsive, and more likely
- 10 to use drugs. Along with the many stress factors
- 11 associated with incarceration, like being woken
- 12 up in the middle of the night, adding deficient
- 13 nutrition, only magnifies unsafe conditions for
- 14 both the incarcerated and the staff.
- 15 Food that is prepared to be served
- in the jails is ultra-processed food, a lot of
- 17 canned foods that contain twice the amount of
- 18 recommended starch, vegetables, refined
- 19 carbohydrates, and only half of the recommended
- fresh fruit and vegetables. Unhealthy food
- 21 contributes to diet-related illnesses, and it
- should be noted that many of the incarcerated
- people are already disproportionately affected by
- 24 chronic illness.
- 25 Because hunger is so common in

- 1 jails, incarcerated people are forced to purchase
- 2 food from the commissary and this brings up
- 3 several important issues. One, commissary food
- 4 is expensive for families who can least afford
- 5 it. Because incarcerated people make low wages,
- 6 the extra expense often falls to their families.
- 7 It adds hundreds of dollars a month for these
- 8 low-income families to pay to support their
- 9 incarcerated family members.
- Two, the food -- the expense of
- 11 food from the commissary may provide needed
- 12 calories. However, it's high in sodium, added
- sugar, refined carbohydrates, which contributes
- 14 to diet-related chronic illnesses of high blood
- 15 pressure and diabetes.
- 16 Inadequate nutrition along with
- 17 poor quality food also increases the cost of
- 18 medical care to treat chronic illnesses.
- 19 Providing a nutritious diet could result in
- significant savings in medical expenses.
- 21 PIIN recommends having a registered
- dietician on staff to assess that nutritional
- requirements are being met and hold Trinity
- 24 accountable for their \$3.5 million dollar
- 25 contract. We also recommend that all members of

- 1 the JOB include a mealtime look at the situation
- 2 when you make your required visits to the jail.
- 3 Withholding adequate nutrition from
- 4 prisons already at the mercy of the jail system
- 5 and causing health issues that can last a
- 6 lifetime is inhumane. Basic vitamins and
- 7 vegetables aren't luxuries. They're the bare
- 8 minimum to keep the human body functioning
- 9 properly. The incarcerated have the right to
- 10 food that doesn't erode their health.
- 11 Thank you.
- MS. HALLAM: Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Sharon
- 14 Bonavoglia.
- MS. BONAVOGLIA: It is again a
- 16 relief to be able to acknowledge that there have
- 17 been no deaths at the jail or its satellite
- 18 facilities in this calendar year.
- We at PIIN are also grateful for
- the visits and public reports from both County
- 21 Controller O'Connor and Mr. Perkins. We strongly
- 22 encourage all members to make visits to the jail
- and to issue the required public reports so that
- the citizens of this county will continue to be
- informed. It is also, and maybe more

- 1 importantly, essential to the work you do on this
- 2 Oversight Board.
- 3 It is disappointing that several of
- 4 you have not, as yet, gone to the jail even on a
- 5 guided tour that Warden Dady has offered, let
- 6 alone the unannounced visits listed in the
- 7 charter for this Body.
- 8 Please take the time to do so as
- 9 soon as possible, particularly as our neighbors
- 10 residing in the jail are so often living under
- 11 lockdown, which is tantamount to solitary
- 12 confinement. Ignoring your responsibility to
- visit the jail is as problematic as the continued
- 14 use of solitary confinement, regardless of what
- 15 the confinement might be called. The law
- 16 restricting solitary confinement requires that
- 17 the Warden provide detailed reasons for a
- 18 lockdown lasting longer than 24 hours and why
- 19 lesser restrictive interventions are
- insufficient. You need to see with your own eyes
- 21 what it means to be in a jail cell in order to
- help you better understand what it might be like
- to be in that cell days at a time with no relief.
- And now if you are able, please
- rise for the reading of the names of the dead:

- 1 John Brady, Martin Bucek, Robert Harper, Vinckley
- 2 Harris, Justin Brady, Paul Allen, Roger
- 3 Millspaugh, Paul Spisak, Gerald Thomas, Jerry Lee
- 4 Ross, Jr., Victor Joseph Zilinek, Ronald Andrus,
- 5 Anthony Talotta, William Spencer,
- 6 James Washington, Damon Leroy Kayes, Tim Manino,
- 7 Douglas Bonomo, Zachary Sahm, Nicole Baruffi,
- 8 Richard Sciubba, II.
- 9 Sharon Bonavoglia,
- 10 B-O-N-A-V-O-G-L-I-A, PIIN.
- MS. HALLAM: Thank you, Sharon.
- 12 JUDGE EVASHAVIK-DILUCENTE: Rebecca
- 13 Carter.
- 14 MS. CARTER: Pod 4-C at the
- 15 Allegheny County Jail has been outside of their
- 16 cells for only 10 hours in the past five days.
- 17 To put this into perspective for the Board, only
- 18 12 hours in solitary confinement can permanently
- 19 change your brain chemistry. Pods in the ACJ
- 20 have been on full or modified lockdown this --
- 21 for five days straight. People who plan for
- visits with the loved ones had these ripped away
- this week. To lose those moments with family,
- friends, or attorney only adds to the devastation
- of solitary confinement. The impact of this on

- 1 people's mental health is unthinkable and lasts
- beyond their days in solitary confinement. It
- 3 impacts how their brains work, how prepared they
- 4 are for court, and who they are when they are
- 5 released. People visiting loved ones this week
- 6 took time from their work, spent money on
- 7 childcare, and drove long distances only to be
- 8 told sometimes only an hour before that they
- 9 cannot visit.
- The people of Pittsburgh have been
- 11 told different things for the reason about these
- 12 lockdowns, but I have heard repeatedly that it is
- 13 staffing shortages. Staffing shortages are not
- an excuse to override the voter referendum aiming
- to end solitary confinement, and they are most
- 16 certainly not an excuse to inflict torture on
- 17 those incarcerated at the ACJ because that is
- 18 what solitary confinement amounts to: Torture.
- The ACJ is inflicting torture on
- those held there, and at this point, they are
- 21 barely trying to fabricate excuses. But it has
- 22 made sad attempts to lie to the public and hide
- 23 the amount of these lockdowns that have been
- 24 used.
- The Jail Oversight Board must find

- 1 a way to close these loopholes and finally
- 2 enforce the voter referendum to end solitary
- 3 confinement. It must ensure that civil and human
- 4 rights, including people's mental health, are
- 5 protected within the ACJ. The jail is walking
- 6 all over this Board and the Pittsburghers who
- 7 voted for the referendum when it uses these
- 8 loopholes to justify solitary confinement and
- 9 mistreating those incarcerated.
- Most of the members of this Board
- 11 are not simply turning a blind eye to these
- 12 violations but actively causing them by refusing
- to use their power to stop these lockdowns.
- 14 While there are no good jails, the ACJ is
- particularly despicable. I'm disgusted that
- 16 these lockdowns have continued to be used within
- 17 the ACJ to justify solitary confinement, and I
- 18 hope that the JOB knows that the Pittsburgh
- 19 community stands against it and will continue to
- be here until this torture actually ends.
- 21 Thank you.
- JUDGE EVASHAVIK-DILUCENTE:
- 23 Muhammad Ali.
- MR. ALI: Good afternoon,
- everybody. M-U-H-A-M-M-A-D A-L-I.

1	I am here today, like many of those
2	who have come before me and many of those who
3	will come after me to discuss the absolutely
4	inhumane conditions at the ACJ it's currently
5	putting incarcerated individuals as well as what
6	the people of Pittsburgh expect this board to do
7	in response to the actions taken by the jail.
8	For the past five days, certain
9	pods of the ACJ have remained on lockdown. The
10	reasoning behind which is spotty at best and
11	outright pathetic at worst. What's been commonly
12	stated is that certain pods are on lockdown due
13	to staffing issues, a reason which, may I remind
14	the Board is not an excuse for the jail to engage
15	in the outright torture and degradation of the
16	humanity of those incarcerated within its
17	confines. The individuals currently housed
18	within Pod 4-C of the jail have currently
19	received ten hours of free time over the past
20	five days of lockdown, half of what they were
21	supposed to receive according to the solitary
22	confinement referendum passed by the people of
23	this County and adopted by its legislature.
24	Therefore, the ACJ is currently engages in acts
25	that are breaking this law, and this Board, by

- 1 refusing to enforce said acts, are complicit.
- 2 This complicity extends further,
- 3 however. The United Nations, ineffective as it
- 4 is, has deemed solitary confinement as a form of
- 5 psychosocial torture, something that eats away at
- 6 the psyche of individuals and the physical
- 7 well-being of people with 12 hours of solitary
- 8 confinement already altering brain chemistry and
- 9 structure of those unfortunate enough to be
- forced into experiencing it. This Board is
- 11 complicit in that torture and should be ashamed.
- 12 This complicity, however, is not
- simply the pain inflicted upon the individual
- incarcerated people. It is complicity in
- 15 alienating them from their families, from their
- 16 time, from their labor, and from themselves.
- 17 This Board is complicit in denying the
- 18 individual's currently being isolated from the
- 19 care and love that they deserve as human beings
- and in obstructing the lives of their loved ones.
- We mourn for those who have been
- 22 stripped of the capacity to experience the
- fullness of their humanity in community with
- 24 those who they cherish.
- Today, I ask this of the Board:

- 1 Reign in the dogs running the ACJ, enforce the
- 2 solitary confinement referendum, and ensure that
- 3 all those within the jail have access to
- 4 consistent free time and visitation hours
- 5 regardless of whatever petty reasons the jail
- 6 decides to prevent the undeniable humanity of
- 7 those confined within its walls.
- 8 Thank you.
- 9 MS. HALLAM: Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Thank
- 11 you. Marion Damick.
- MS. DAMICK: Okay. I have to talk
- into this. Everybody's talking about what's
- 14 going wrong, and that's true. Everything that
- 15 has been said is true. I have an idea, like it
- or not, of something that might help in this.
- 17 Don't laugh too much.
- This happened because both my son
- 19 and I received interesting cards. One he got
- from the Executive Director saying thank you for
- 21 working at the polls. He and I have worked at
- the polls for 100 years. We've never had a thank
- you card come in. Checks come in, yeah, okay.
- 24 Not current. That's fine.
- Okay. Then I look, and what's on

- 1 it I have from the Controller, thank you for
- 2 paying your taxes. Yikes, I said. Nobody has
- 3 ever paid me for paying my taxes. It's the other
- 4 way around. But okay, which said to me, ah-uh.
- 5 You know which way I'm going. Okay, what if --
- 6 what if -- and there's another thing. Oh, well,
- 7 one might -- she said, she worked at that --
- 8 every time the workers came in, they said -- the
- 9 owner said thank you for coming to work. How
- 10 about that? How about thanking the staff for
- 11 coming to work? Really thanking them. They
- 12 would be astounded, I think. And not only --
- 13 that might do something. If you say thank you,
- 14 then maybe -- and this is something that they can
- 15 do.
- 16
 If an inmate -- maybe not if, maybe
- when an does something good and behaves and does
- 18 what the officer wants him to do, thank you.
- 19 Thank you for doing that. It sounds like -- it
- is not. It really makes you feel that you're a
- 21 human being and that's what the people in jail
- are, including the staff. They're human beings
- too, and they're -- obviously.
- And they're working at a hard job.
- They need to be thanked. And I think thanking

- 1 them would be some -- a really good idea.
- 2 Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Thank
- 4 you.
- 5 Samey Jay.
- 6 MS. JAY: Hello. Can you hear me?
- 7 I'm Samey Jay, S-A-M-E-Y J-A-Y, and I'm here to
- 8 second a lot of what other folks have said about
- 9 the lockdown at ACJ that's been going on for the
- 10 past five days.
- 11 Frustrated doesn't begin to cover
- my feelings knowing that for five days, our
- friends, family, and loved ones have been on
- 14 lockdown, some of which not even afforded the
- full legally required four hours time of
- 16 recreation.
- 17 As stated in the solitary
- 18 confinement law passed in 2021, it's required to
- 19 give everyone incarcerated in ACJ four hours of
- out of time -- out-of-cell time every day for
- 21 recreational purposes. The trauma and undue
- 22 stress of being locked down in your cell for 22
- hours a day, five days straight, will have
- profound impacts on the mental health of our
- family, friends, and loved ones who are

- 1 incarcerated. It would happen to anybody.
- 2 The fear and confusion of their
- 3 families have been dealing with is beyond
- 4 measure, and we demand accountability to the
- 5 existing laws and justice and equitable treatment
- 6 to the incarcerated community.
- 7 Thank you.
- 8 MS. HALLAM: Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Thank
- 10 you.
- 11 Cory Roma.
- MR. ROMA: Time to get justice from
- 13 the guy's side.
- 14 Cory Roma, C-O-R-Y R-O-M-A. I am
- 15 here today to address the current lockdown at the
- 16 ACJ, which has now lasted into its fifth day.
- 17 While I understand the ACJ has continued to see
- 18 staffing shortages, it has -- but it -- while I
- understand that it's continued to see staffing
- shortages, it has been that way for years, and is
- 21 no way a legitimate excuse for violating the
- incarcerated's civil and human rights. Lockdowns
- effectively act as solitary confinement, which is
- 24 a form of torture. It's inhumane and a wanton
- 25 way to disenfranchise the voters who passed the

- 1 County's solitary confinement ban three years
- 2 ago.
- 3 Furthermore, I'd really like to
- 4 know why the ACJ is still in lockdown for a fire
- 5 that happened multiple buildings down and has
- 6 long been extinguished.
- 7 Lastly, lockdowns have proven time
- 8 and time again not to be effective and have only
- 9 proven to cause further psychological damage to
- 10 the incarcerated by isolating them and denying
- 11 them access to visits, which are automatically
- 12 canceled once a lockdown takes place, and that
- makes the ACJ staff's frequent use of lockdowns
- even more reprehensible. You need to do a hell
- of a lot better and remember that every misstep
- 16 you make puts further lives at risk.
- 17 Thank you.
- MS. HALLAM: Thank you, Cory.
- JUDGE EVASHAVIK-DILUCENTE: Thank
- 20 you.
- 21 Tanisha Long.
- MS. LONG: Give me like ten
- 23 seconds. I actually wrote it for once, which is
- unusual, and I'm not that tall. Sorry.
- 25 Tanisha Long. Pod-level lockdowns

- 1 are not a solution to the Allegheny County Jail
- 2 staffing issues. They're a lazy and punitive way
- 3 to cover up the jail's inability to hire, and
- 4 they're a violation of the solitary confinement
- 5 referendum. I'm tired of coming to this Board
- 6 with the same unsolved issues.
- 7 Unfortunately, the Allegheny County
- 8 Jail has confused the law with a suggestive
- 9 practice and continues using lockdowns punitively
- 10 to solve their own issues.
- In 2021, voters passed a referendum
- 12 banning the use of solitary confinement in our
- 13 jails. The referendum is clear. Each
- 14 incarcerated person is to receive four hours of
- out-of-cell time a day with very few exceptions.
- 16 This is not happening as Pod 4-C has received
- 17 less than ten hours over five total days.
- Obviously, I don't trust the jail
- 19 to accurately report when they're on lockdown.
- 20 I'm keeping track myself.
- 21 Imagine being stuck in a day for
- 22 20-plus hours sharing space and air with another
- person you may or may not even like. Toilet
- 24 time, bedtime, nap time with someone you may or
- 25 may not like for 20-plus hours a day

- 1 recirculating the same air.
- Today, this morning, at 7:15 a.m.,
- 3 I was called by the jail to notify that my
- 4 8:00 a.m. visit was being canceled. I have to be
- 5 in the jail by 7:45 for an 8:00 a.m. visit. That
- 6 means the jail gave me half an hour's notice to
- 7 let me know that my visit would be canceled. The
- 8 person who was coming with me came from Beaver.
- 9 That's an hour-long drive just to know that they
- 10 would not be able to see their loved ones.
- 11 After five days of barely any
- 12 social interaction, the jail takes away the one
- thing that incarcerated people have to look
- forward to, which is that time with their loved
- ones.
- Since the last meeting, the jail
- 17 has not -- still is not following its visitor
- policy, and it's forcing those with canceled
- visits to wait another week until their set day.
- We're factoring in childcare, missed work, travel
- 21 expenses, all the sacrifices families are willing
- 22 to make if they could actually see their
- incarcerated loved ones.
- 24 We fought to get rid of Warden
- 25 Harper because we wanted better for our

- 1 incarcerated population, but Warden Dady is not
- 2 much better. He's continued the same horrible
- 3 practices that existed under Warden Harper with
- 4 no indication that he has a desire to do better.
- 5 And while I know it will take months to find a
- 6 replacement, we do not have months to end the
- 7 inhumane practice of solitary confinement in our
- 8 jail. We have a right-now responsibility.
- 9 Staffing is not an excuse to
- violate human and civil rights. The jail
- 11 population continues to increase while staffing
- 12 levels decrease. We have two judges on this
- 13 Board. They have a responsibility to work with
- 14 the jail to decrease the jail population. It can
- 15 be done, and we did it during COVID. It can be
- done. We did it by 33 percent during COVID, and
- 17 right now, it has risen to almost meet those
- 18 pre-COVID levels. I'm unsure why, but the jail
- 19 has gotten comfortable violating the law. Maybe
- we're not loud enough --
- Damn it. All right. Give me two
- seconds. Maybe we have applied enough pressure,
- and maybe we need to start exploring our legal
- options. But what I do know is that there's
- someone in that jail that I don't play around

- 1 about, and that every person in that jail has
- 2 someone on the outside who doesn't play about
- 3 them. Do better.
- 4 JUDGE EVASHAVIK-DILUCENTE: Anna
- 5 Yatsko.
- MS. YATSKO: Hi. A-N-N-A
- 7 Y-A-T-S-K-O, here in my personal capacity. In
- 8 May 2021, voters passed a referendum to end
- 9 solitary confinement.
- In December 2022, concerns that
- 11 partial lockdowns going on in the jail violated
- 12 that solitary confinement referendum.
- In April 2023, Judge Howsie says
- 14 that a non-current County Solicitor gave a legal
- opinion about solitary confinement in executive
- 16 session. According to that opinion, the partial
- 17 lockdowns on individual pods that jail
- administrators logged in monthly segregated
- housing reports violated the referendum. So
- 20 we've been aware of this issue of the violation
- 21 for over a year, aware of what voters made into
- 22 law for three years.
- Every month, the jail re-posts this
- referendum at the beginning of their monthly
- 25 report. In May they then proceeded to log

- 1 19 partial day lockdowns and 11 full day
- 2 lockdowns. A lot of those are back-to-back days.
- 3 Detailed reports and timestamps were not
- 4 included.
- 5 How long is a partial lockdown?
- 6 Staffing is blamed. Many people have come here,
- 7 including the union president, with suggestions
- 8 to improve hiring. That hasn't been fixed. Now
- 9 we hear that many officers are working 80 hours a
- 10 week, including 40 hours of forced overtime for
- 11 months and years. That was never fixed, either.
- 12 So the staffing is being blamed for these
- 13 lockdowns, but it was the responsibility of the
- 14 County to enforce the referendum, and now,
- there's been a blatant ignorance for years of
- 16 what's necessary to do that. Now, every hour
- 17 that we sit here, people are being hurt. Whether
- it's called solitary confinement or not doesn't
- 19 change what it's effectively become and,
- according to Judge Howsie, the Board has been
- 21 told as much for over a year. It should have
- been fixed then and now it's crucial to take
- emergency measures to fix, because again, every
- 24 minute we sit here is torture for the people in
- 25 there.

- 1 Thank you.
- 2 JUDGE EVASHAVIK-DILUCENTE: Miracle
- 3 Jones.
- 4 MS. JONES: Hi. My name is Miracle
- 5 Jones, J-O-N-E-S, a resident of Allegheny County.
- 6 First I want to talk about solitary
- 7 confinement, lockdowns, modified lockdowns,
- 8 restrictive movements, whatever you would like to
- 9 call it.
- 10 First, we need to ask ourselves why
- 11 is this happening. Who benefits when the jail is
- on lockdown or solitary confinement is used?
- We often think of social and
- emotional effects of jail lockdowns, but we
- 15 rarely think of the people and systems that
- benefit every single time the jail places our
- 17 loved ones on lockdowns.
- 18 First the County. The County saves
- money on staffing and has no motivation to
- address their staffing needs. It is easier to
- 21 lock people down and run understaffed pods. And
- the County can also make money off of the phone
- calls and apps on the tablets, business and
- 24 corporations like GLT and Viapath because if
- incarcerated people have to pay to watch movies,

- 1 play games, talk to loved ones. I replaced
- 2 in-person visits with video visits. The more
- 3 there's a lockdown, the more they have to pay and
- 4 the more the County makes.
- 5 The Courts. The courts benefit
- 6 when the jail uses lockdown because they get
- 7 defendants that are mentally broken down by the
- 8 conditions of their confinement, and they become
- 9 easy to prosecute or coerce into taking pleas
- 10 because we know by day 3, people lose jobs,
- 11 housing, access to family and loved ones.
- 12 When entities benefit at the
- expense of incarcerated people, there is no
- 14 motivation to earnestly work to stop solitary
- 15 confinement.
- I ask you today to one, stop using
- 17 solitary confinement as requested by the
- 18 referendum and just basic human decency. When
- there are lockdowns or any type of restrictions,
- 20 provide tablet services and consistent
- 21 communication options for free so that visits are
- 22 still able to go, especially because there are
- people who do not speak English who are in the
- jail and they lack basic language access skills
- because they're not being provided. So I also

- 1 want to remind the jail they do have a legal
- 2 obligation to provide language access to
- 3 non-English inhabitants.
- 4 And lastly, work to make sure we
- 5 do -- are working to reduce the population.
- 6 My second point, which is the
- 7 reason I actually came today, is to think about
- 8 how this composition of the Board started and the
- 9 biases that are put at play, and so I would ask
- 10 the Controller and the County Executive to do a
- 11 racial impact study of the criminal justice
- 12 system here in Allegheny County. What is the
- 13 racial impacts at play? How many -- how diverse
- 14 are the employees in the County in the criminal
- 15 justice system? Where are these sentences? Who
- is being offered diversion programs? Who is
- being offered access to support, drug courts,
- 18 rehab, and what is the racial breakdown of that?
- 19 How many -- what is the racial diversity of the
- diversion programs and the services and the
- 21 community projects that are being offered to
- 22 people who are coming through and are they
- reflective of the people who are here? Because
- their biases are showing up in this Board.
- They're probably showing up in our criminal

- 1 justice system.
- 2 Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Alan
- 4 Guenther.
- 5 MR. GUENTHER: Hello. My name is
- 6 Alan Guenther, and I'm with the Pittsburgh
- 7 Quakers and the Pittsburgh Peace is Possible
- 8 Coalition.
- 9 I want to thank you for the work
- 10 you are doing and the reforms you have promised,
- 11 but even though you have made these promises,
- it's not acceptable that there are so many urgent
- needs that need to be addressed immediately. As
- 14 you know, there are zero therapists. That's my
- 15 understanding. There are zero therapists for
- 1,600 prisoners, many of them with mental health
- 17 issues. John and Kyna addressed the lack of
- 18 staff in corrections officers, and you all know
- 19 that those who are receiving Suboxone to treat
- their addiction recovery -- that this is
- 21 administered at 3:00 in the morning, which is
- inappropriate and there's no mental health
- treatment accompanying the administration of
- 24 Suboxone for people who obviously need mental
- 25 health treatment and help.

1	I also work with a corrections
2	collective and they have an expert in
3	Philadelphia who reviewed your job descriptions.
4	And your job descriptions for the therapist
5	especially are lacking according to this expert
6	who runs her own program, a successful program in
7	Philadelphia. Your salaries are not competitive.
8	You don't offer benefits and you also don't offer
9	professional development, which would attract a
10	lot of younger people.
11	So the problem is systemic with
12	what you're offering. That's why you're not
13	getting job applicants. You're not offering
14	something attractive to them.
15	So in any case, this has gone on
16	for too long with the overcrowding I'm sorry,
17	and with the lack of staffing. Thanks to the ALC
18	and the excellent work that they did you signed
19	an agreement to release prisoners as long as you
20	can't fulfill the staff positions and you can't
21	do the job the way it's supposed to be done.
22	So I would encourage you to start
23	really thinking seriously about what happens when
24	you start releasing people into the community who
25	have mental health needs, who have a need for

- 1 treatment. When you let folks go, what is going
- 2 to happen to them? I hope you have a plan in
- 3 place.
- 4 Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Stephen
- 6 Fisher.
- 7 MR. FISHER: Thank you. I'm Dr.
- 8 Stephen Fisher, F-I-S-H-E-R. I'm a licensed
- 9 physician with over half a century of experience,
- 10 although only a little over a year of it was in
- 11 correctional health. I don't have the valuable
- 12 experience of a lot of people in this room, but
- 13 I've heard a lot of really heartfelt stuff in
- here today, and I've noticed looking at the
- 15 Board, and at the jail officers, there's a lot of
- agreement and sympathy with much of what's been
- 17 expressed, some of which I sympathize with
- 18 directly. I had someone asking for a visit
- 19 yesterday. I showed up only to find out that
- five minutes before I arrived, it had been
- 21 canceled because of a lockdown and no call was
- possible because of the lockdown, and my parking
- had already been paid, which is a negligible
- problem for me, but it's sort of a major problem
- for the guy who I was going to visit with. He

- 1 has no idea why he is there, and much of today
- 2 was spent by me trying to talk to really
- 3 hardworking people in the jail, who also don't
- 4 know why he's there and don't know how to find
- 5 out and are overworked and can't answer the phone
- 6 until eight or ten tries. And I thanked them.
- 7 And much of what Marion said, why I
- 8 drove here is really fair. People do want some
- 9 appreciation. I've also been a judge of
- 10 elections and it's so nice when people say thank
- 11 you. When I was in the prison it was nice when
- 12 an inmate or the relatives said thank you.
- One way to thank some of the
- 14 hardworking correctional officers, not going to
- go over well, would be to pay them decently.
- 16 Very few grew up hoping that would be their
- 17 career. Some may have. Some of them are just in
- 18 that job trying to survive. I know there's a
- 19 financial problem for the County as well. No one
- 20 wants taxes raised. I don't know. I don't know
- 21 the answers to these. I really don't. I'm just
- 22 so empathic. Names were read. Three of them
- were people I've known while we stood up, one of
- 24 whose widow I've talked to this week. I wish I
- 25 had the answer. I know you all do too. We're

- 1 really all trying to do our best.
- I hoped I had something better to
- 3 say but I don't. I'm sorry.
- 4 JUDGE EVASHAVIK-DILUCENTE: Thank
- 5 you.
- Joe Jay.
- 7 MS. LINCOLN: My name should have
- 8 been below. It's Jodi Lincoln.
- 9 MS. INNAMORATO: Oh, Jodi Lincoln.
- 10 Yep.
- JUDGE EVASHAVIK-DILUCENTE: Oh, did
- 12 I miss you?
- MS. LINCOLN: Yep.
- 14 JUDGE EVASHAVIK-DILUCENTE: I
- 15 apologize. Jodi Lincoln. I'm sorry.
- MS. LINCOLN: Hi, Jodi Lincoln,
- 17 L-I-N-C-O-L-N, and I'm going to finish this off
- 18 with another lockdown comment because, you know
- 19 what, it's another day, another lockdown, another
- violation of the solitary confinement referendum.
- 21 This comes as no surprise to anyone is the jail
- 22 is known for blatantly violating the civil rights
- of incarcerated people and the law.
- This Board has not taken meaningful
- 25 steps to hold the jail accountable, so the jail

- 1 continues to act with impunity. Unchecked human
- 2 and civil rights violations continue to harm our
- 3 incarcerated population in ways that are
- 4 long-lasting and life-shattering, because we know
- 5 solitary confinement is torture. That's why
- 6 Allegheny County residents voted to get rid of
- 7 it. We don't believe in torturing individuals
- 8 here.
- 9 Individuals are locked down
- 10 routinely because of inadequate staffing, for
- 11 broken elevators, maintenance issues, or whatever
- 12 the jail decides that day. This is not
- 13 acceptable and this Board has made no moves to
- 14 hold the jail accountable to the local law.
- 15 What is the point of a new Board
- and new Board Members if we have the same old
- 17 problems? For three years, we called out Warden
- 18 Harper's use of the lockdowns to violate the
- 19 solitary referendum and his creative reading of
- the law. The new warden and administration feel
- 21 just as empowered to use the lockdowns to address
- 22 staffing issues.
- The answer to this problem is
- 24 clear. If Allegheny County Jail cannot operate
- 25 at its current staffing level without breaking

- 1 the law, then the jail needs to work with the
- 2 Courts to identify people who can be released to
- 3 help reduce the number of people in the jail. We
- 4 successfully did this during COVID, and we can do
- 5 it again to address the current staffing crisis.
- 6 We will all continue to show up
- 7 until the jail follows the law, and every
- 8 incarcerated person receives their time
- 9 out-of-cell. We will keep coming until you stop
- violating the laws and treat people like humans.
- 11 This was a lot of comments about one particular
- issue, and we will keep coming back every month
- 13 to hammer this point home.
- 14 Thank you.
- 15 REVIEW OF THE MEETING MINUTES MAY 2, 2024
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 17 Do I have a Motion to approve the meeting minutes
- 18 for May 2nd.
- MR. O'CONNOR: So moved.
- MS. INNAMORATO: I'll second.
- JUDGE EVASHAVIK-DILUCENTE: All in
- 22 favor?
- (Chorus of ayes.)
- JUDGE EVASHAVIK-DILUCENTE: Any
- 25 opposed?

1	(No response.)
2	JUDGE EVASHAVIK-DILUCENTE: Motion
3	carries.
4	OLD BUSINESS
5	Old Business. Any Old Business?
6	MS. HALLAM: Judge Evashavik,
7	before we get started, I just wanted to ask that
8	since the Warden left the last meeting early, if
9	he could please cover in his report today the
10	items from last month's agenda that he did not
11	cover.
12	I have questions that were from
13	last month, specifically about the CSAU training
14	materials that you see here on the May Agenda's
15	Warden Report, and the OSM System Notifications.
16	Those things were not covered. I believe we did
17	get the list of jail policies and procedures via
18	e-mail. And so just want to
19	JUDGE EVASHAVIK-DILUCENTE: You
20	just want to ask questions regarding items that
21	you didn't get a chance to ask him about because
22	the Warden left?
23	MS. HALLAM: Well, and also,

whatever his presentation was planned to be for

last month regarding the CSAU training materials.

24

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JUDGE EVASHAVIK-DILUCENTE: Okay.

- 2 That's --
- MS. HALLAM: Because I assume it
- 4 was prepared since it was on last month's agenda
- 5 under his report, so I would like to get that
- 6 information tonight and then ask my questions.
- JUDGE EVASHAVIK-DILUCENTE: I think
- 8 he said -- I think the jail's response was they
- 9 didn't have any information is my recollection,
- 10 but I'm not sure.
- 11 WARDEN DADY: I don't have CSAU
- 12 information.
- JUDGE EVASHAVIK-DILUCENTE: But if
- 14 you want to ask questions on that topic that's
- 15 fine.
- MS. HALLAM: Can I just also ask
- 17 why it was on the Warden's Report for last month
- if you have no information on it?
- JUDGE EVASHAVIK-DILUCENTE:
- 20 Because -- because we had asked him. That's
- 21 why -- we put it on the agenda because the
- 22 question was posed.
- MS. HALLAM: I don't create the
- 24 agenda so I don't know.
- 25 WARDEN DADY: I was -- I was going

- 1 to provide CSAU information but --
- MS. HALLAM: It's on the May
- 3 agenda, but you left.
- 4 JUDGE EVASHAVIK-DILUCENTE: The
- 5 jail doesn't prepare the agenda. The
- 6 Controller's Office prepares the agenda. I
- 7 review the agenda. And the item was on the
- 8 agenda because a question was posed by this Board
- 9 to the jail to provide any information they had
- 10 on it.
- I believe the jail sent an e-mail
- 12 to this Board saying we don't have any
- information on CSAU. Somebody can correct me if
- 14 I'm wrong because this is from --
- MS. HALLAM: What I remember being
- 16 told, which I dispute that this is the truth, but
- 17 what I remember being told at the last meeting is
- 18 that they do not have the spec- -- the actual
- 19 training materials that were used. That's the
- only information I remember us receiving about
- 21 that.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- MS. HALLAM: Anyone else can
- 24 dispute that.
- 25 (No response.)

- 1 MS. HALLAM: Okay. Yeah, so I
- 2 would like to just say that since that was on
- 3 last month's agenda, I would assume that you were
- 4 prepared for last month, so I am going to ask
- 5 questions about this in this month.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 7 That's fine.
- 8 MS. HALLAM: And then also I do
- 9 have a question, though, just based off of what
- 10 you just said.
- 11 So you're saying when we get this
- 12 agenda each month, the things that are listed
- under Deputy Warden Report, Chief Deputy Warden
- 14 Report, Warden's Report, none of that comes from
- the jail? That is all written up by the
- 16 Controller's Office?
- 17 AUDIENCE MEMBER: To clarify,
- 18 Council Member, if I can. We generate a list of
- 19 re- -- you know, requests that the Board Members
- 20 had, and we put that on the agenda. We send that
- 21 as a draft, a template to the entire Board two
- weeks prior to each meeting. So those are in
- your inboxes for review.
- The Board Members then get to add,
- remove, edit the document. Our job is merely

- 1 administerial in that function. We just help to
- 2 move the agenda through the offices.
- 3 Then it gets finalized, and based
- 4 off the recent bylaws, there's that two day
- 5 agenda ruling that it get posted online 48 -- at
- 6 least 48 hours prior to the start of the meeting.
- 7 MS. HALLAM: Right. I understand
- 8 all that. My specific question is about what
- 9 participation does the jail or jail
- 10 administration have in the items that are listed
- on the agenda for each month?
- 12 AUDIENCE MEMBER: I cannot speak to
- 13 that. I have no knowledge of that either. I
- 14 again, prepare a draft agenda as a courtesy to
- send to the Board, to get business going.
- MS. HALLAM: And you never at any
- 17 point receive input from the jail or jail
- 18 administration about what to include on that
- 19 agenda?
- 20 AUDIENCE MEMBER: I do not receive
- 21 any correspondence from the jail regarding the
- agenda.
- MS. HALLAM: That was my question.
- 24 Thank you very much.
- JUDGE EVASHAVIK-DILUCENTE:

- 1 However, I consult with the jail and ask them if
- 2 they have any additions or corrections that they
- 3 would like on the agenda. Okay?
- 4 MS. HALLAM: That's what I was
- 5 wondering. I didn't know that. Now I do.
- JUDGE EVASHAVIK-DILUCENTE: And the
- 7 only addition or correction that you would see is
- 8 between the draft, which you get.
- 9 MS. HALLAM: Uh-huh.
- JUDGE EVASHAVIK-DILUCENTE: And
- 11 then the final, which you also get. And there's
- very rarely any changes.
- MS. HALLAM: Okay. Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 15 All right. Any other Old Business?
- 16 (No response.)
- 17 NEW BUSINESS
- JUDGE EVASHAVIK-DILUCENTE: New
- 19 Business.
- Mr. Perkins.
- MR. PERKINS: So the Board had
- 22 preexisting subcommittees that were pretty
- 23 narrowly focused. We had a Books Committee, an
- 24 Exit Interview Committee, and they're all very
- important issues, but we had discussed, right,

- 1 proposed that if we could have broader
- 2 subcommittees that would be more foc- -- it could
- 3 be nimble enough to address different issues
- 4 depending on what the priority is. And, you
- 5 know, as a Board, for us to accomplish things and
- 6 to get things done, because we are listening,
- 7 subcommittees are a way to get things done
- 8 in between meetings so we aren't coming -- you
- 9 know, after 30 days there's been no progress.
- 10 The subcommittees can move the ball forward
- 11 meaningfully with a more narrow focus.
- 12 So that's some introduction to say
- that my suggestion is that we modify and create
- 14 new subcommittees to -- that would be more
- encompassing and broader to address several of
- 16 these sub issues.
- 17 So instead of -- in lieu of an Exit
- 18 Interviews Committee for example, we broadened
- 19 the committee's mandate and call it the Employee
- 20 Welfare Subcommittee and it will be focused on
- 21 issues such as retention, recruiting, and things
- of that nature.
- Relatedly, I suggest that we
- replace the existing IIWF Subcommittee, the
- 25 Suicide Prevention Subcommittee, the Library

- 1 Subcommittee and put those issues under the
- 2 umbrella of two other subcommittees. One would
- 3 be the Incarcerated Person Welfare Subcommittee,
- 4 which could work in between meetings, interface
- 5 with the jail, and address issues that come up
- 6 and arise in between meetings, such as lockdown
- 7 issues, such as issues with tablets, and
- 8 hopefully, we can collaborate with the jail to
- 9 address issues in between meetings in a more
- timely basis.
- 11 And then the Healthcare
- 12 Subcommittee, which has already been established,
- 13 could address issues related to physical and
- 14 mental health.
- So with that, I suggest that we
- 16 keep the Healthcare Subcommittee and to replace
- the other existing subcommittees with an
- 18 Incarcerated Welfare Subcommittee and an Employee
- 19 Welfare Subcommittee.
- JUDGE EVASHAVIK-DILUCENTE: So we
- 21 have a Motion to reorganize the existing
- 22 committees and replace them with two new
- committees, the Incarcerated Welfare Committee
- and the Employee Welfare Committee. Is that
- 25 correct?

- 1 MR. PERKINS: Yes.
- JUDGE EVASHAVIK-DILUCENTE: Motion
- 3 by Mr. Perkins.
- 4 MR. O'CONNOR: Second.
- JUDGE EVASHAVIK-DILUCENTE: Second
- 6 by Mr. O'Connor.
- 7 Question on the Motion?
- 8 MS. HALLAM: So is the intention
- 9 for there to be three subcommittees total?
- MR. PERKINS: We could have more,
- 11 but those -- those three would cover the issues
- 12 that we just discussed. So it would be
- healthcare, incarcerated person welfare, employee
- 14 welfare.
- MS. HALLAM: Okay. I'm just
- 16 concerned about if we do limit it to that many
- 17 committees, we made some really restrictive rules
- in the illegal bylaws that we passed last month,
- and so there are very few people that are allowed
- to be on each committee, and I am very concerned
- 21 that many members of this Board will not actually
- get to participate in the committee process if
- there's only three of them in these broad
- 24 categories. In the past that was why we had the
- more specific committees was so that many

- people -- many voices could be heard and work on
- 2 the issues together. So...
- JUDGE EVASHAVIK-DILUCENTE:
- 4 Ms. Innamorato, do you want to comment?
- 5 MS. INNAMORATO: No, I just have a
- 6 question.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 8 MS. INNAMORATO: So if we -- the
- 9 point is to be able to meet in these
- 10 subcommittees to be able to do work and have, you
- 11 know, the opportunity for public voice and
- 12 community voice to be at the table as well
- working with the JOB members who are reps of
- 14 these subcommittees, correct? That is the
- 15 intent?
- JUDGE EVASHAVIK-DILUCENTE: Yes.
- 17 MS. INNAMORATO: So we have to
- abide by a limitation of the number of Jail
- 19 Oversight Board Members so that it doesn't become
- 20 a Jail Oversight Board meeting.
- JUDGE EVASHAVIK-DILUCENTE: Don't
- violate the Sunshine Act.
- MS. INNAMORATO: Yeah, so we need
- 24 under a quorum to be available -- to be present
- on these subcommittees, correct, so we're not in

- 1 violation?
- JUDGE EVASHAVIK-DILUCENTE:
- 3 Correct.
- 4 MS. INNAMORATO: Okay.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 6 So Ms. Hallam, you -- we're not limited to only
- 7 these subcommittees, okay. Do you -- are you
- 8 proposing an amendment to break it down further?
- 9 I'm not --
- MS. HALLAM: I would propose more
- 11 subcommittees than we have and to be less broad
- 12 and more specific. There is so much -- let's
- say, you know, I love the idea of those three. I
- 14 just wish there were more. So like the
- 15 Incarcerated Welfare Committee. I mean, in my
- opinion, every single aspect of what this Board
- 17 does is for the welfare of the incarcerated
- people, so to say that we're going to have this
- 19 subcommittee where this is what we're going to
- do, well, couldn't -- shouldn't it be broken down
- into books, and lockdowns, and uses of force? It
- 22 seems that medical is really the only thing that
- we have separated out in the Healthcare Advisory
- 24 Subcommittee, and so I am concerned about --
- instead of just revamping the old ones or maybe

- 1 modifying them and adding some new ones, which is
- 2 what I thought was the -- was the plan, that
- 3 we're going to just kind of try to remove the
- 4 public aspect of the quorum Sunshine Act required
- 5 Jail Oversight Board and put it in a non-Sunshine
- 6 Act required subcommittee.
- 7 MR. PERKINS: That's not my intent.
- 8 MS. HALLAM: Rob, sorry. I want to
- 9 be very clear. I am sure that is not your intent
- 10 at all. I'm just worried about the unintended
- 11 consequences.
- 12 MR. PERKINS: And I understand that
- point. Kind of my point is though of a getting
- 14 things done, because I think we all want to get
- things done, that if we have 12 subcommittees all
- 16 focused on narrow issues and staffing them, that
- it's -- you know, let's have 3 or 4
- 18 subcommittees, fully staff them and get things
- done versus if we have --
- Another perspective is that like
- 21 since I've been a Board Member I don't know that
- any of these subcommittees have ever met. I
- don't even know who's on them.
- JUDGE EVASHAVIK-DILUCENTE: They
- 25 haven't been filled, so we -- that is correct.

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- 1 MS. GRIFFIN: Can I just add
- 2 something? There is -- of course, you know,
- 3 hearing from the public comments and the
- 4 information that we receive, we know there are so
- 5 many issues that could fall under any of these
- 6 committees, so what I would envision is at least
- 7 we start with these committees and start
- 8 identifying priorities because we can't do it
- 9 all, we can't do it all right away, and we're
- 10 going to have to kind of figure out what we
- 11 tackle first. And so maybe, you know, we start
- 12 broadly and begin to narrow down and figure out
- what the priorities are. And then we can always
- 14 create additional committees when we think that
- there's something in particular that needs, you
- 16 know -- have particular urgency or needs
- 17 particular focus that we can carve that out as
- 18 another committee.
- 19
 I'm not opposed though to creating
- 20 more committees. Right now I'm not sure what
- 21 those would be, but we can start broadly and
- 22 start tackling some of these things, as Rob said,
- to get stuff done.
- JUDGE EVASHAVIK-DILUCENTE: Ms.
- 25 Hallam, do you have a proposal to maybe --

- because I also think these are huge umbrellas.
- 2 And that's not a criticism, but I'm thinking,
- 3 well, is there some way we could break the
- 4 Incarcerated Welfare Committee at least into two
- 5 at this point in time? Just go ahead.
- MS. HALLAM: I do have some
- 7 suggestions if you are amenable to --
- MR. PERKINS: Sure. Yeah.
- 9 MS. HALLAM: -- a friendly
- 10 amendment?
- 11 So the first thing I think, it's
- 12 been very clear tonight that Lockdowns is its own
- 13 subcommittee in itself. I would even be open to
- 14 the idea of like lockdowns and uses of force
- since those are two things that we have been
- 16 really concerned about that I think are related.
- 17 I like the healthcare idea. I
- 18 think that that's great. It needs to be its own
- 19 one.
- I think something along the lines
- of books, education, tablets. I don't really
- 22 know how you would work that together, but I'm,
- again, trying to take the umbrella and break it
- down to at least like two, maybe at the most
- three chunks.

I do think that the Employee
Welfare Committee, while I don't love the name of
it, I understand how much that impacts the
welfare of the incarcerated individuals, so I do
agree with that one. I do agree with the
healthcare one, but I think that third one
I would be in favor of voting for
this if we broke that down into maybe three
instead of one. So yeah, Lockdowns Use of Force
would be my proposition.
JUDGE EVASHAVIK-DILUCENTE: That's
pretty narrow.
MS. HALLAM: But it's such a big
issue, and it's every single month. I mean, the
numbers that we have on how many lockdowns and
how many uses of force warrants its own
subcommittee, especially full of people who
really do care about that and want to get to the
bottom of that.
I'm open to anybody else who thinks
that they should be a little bit more specific.
I did like the fact that we had an
Incarcerated Individual Welfare Fund Subcommittee
that was specifically about how to spend the

 $25\,$ money in that fund. We use it now to fund the

- 1 next Motion, the \$125 a month, but there are
- 2 other things that we should be doing and looking
- 3 into doing with that as well.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 5 How about just to get something done, because we
- 6 never get anything done --
- MS. HALLAM: Doesn't have to be
- 8 that way.
- JUDGE EVASHAVIK-DILUCENTE: I know,
- 10 but, okay, we do have these two committees to be
- 11 formed on the table. Mr. Perkins did send an
- 12 e-mail suggesting this. No offense, but you sent
- an e-mail saying great idea. Okay. Like, why
- don't we form these two committees, fill these
- 15 two committees, and then let those two committees
- meet, make priorities, and recommend some
- 17 subcommittees? Just to get started.
- MS. HALLAM: Can I at least ask to
- 19 amend then to get started the Incarcerated Person
- 20 Welfare Committee, can we at least add one more
- 21 that is the Lockdown and Use of Force
- 22 Subcommittee? Would you be amenable to that?
- JUDGE EVASHAVIK-DILUCENTE: How
- 24 about the --
- MS. HALLAM: If that's the case, I

- 1 would be in favor of voting for this?
- 2 JUDGE EVASHAVIK-DILUCENTE: How
- 3 about, let me make one more suggestion because we
- 4 already discussed that we're going to have a --
- 5 we're going to reschedule our meeting on the
- 6 lockdown and use of force, okay, and we are going
- 7 to schedule it tonight, tonight, okay? Why don't
- 8 we do that first?
- 9 MS. HALLAM: Whatever. Why don't
- we do this?
- 11 JUDGE EVASHAVIK-DILUCENTE: What's
- 12 everybody --
- MR. O'CONNOR: I just have --
- 14 sorry. I would just say we have two. Add a
- third, and then, you know, when it comes to books
- or something like that, that could fall under one
- 17 of the others, but let's get three and start
- 18 meeting. So there's already a Motion and a
- 19 second, so we just need to amend for -- to add
- the Lockdown Committee.
- MS. HALLAM: Yeah, Lockdown and Use
- of Force if you're cool with it. I would
- 23 appreciate that.
- MR. O'CONNOR: Second.
- MS. HALLAM: Do you -- I Motion to

- 1 amend if you would second.
- MR. O'CONNOR: Second.
- MS. HALLAM: Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 5 All in favor of creating a Lockdown and Use of
- 6 Force Committee --
- 7 MR. O'CONNOR: All three together,
- 8 yeah.
- JUDGE EVASHAVIK-DILUCENTE: Let's
- 10 do a roll call. Well, this is on the amendments
- 11 to Mr. Perkins' Motion.
- MS. HALLAM: Right.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 14 On the amendment to the Motion. Ms. Griffin?
- MS. GRIFFIN: Yes.
- JUDGE EVASHAVIK-DILUCENTE: Mr.
- 17 Kraus?
- MR. KRAUS: Yes.
- JUDGE EVASHAVIK-DILUCENTE: Mr.
- 20 O'Connor?
- MR. O'CONNOR: Yes.
- JUDGE EVASHAVIK-DILUCENTE:
- Ms. Innamorato?
- MS. INNAMORATO: Yes.
- JUDGE EVASHAVIK-DILUCENTE: I'll

- 1 vote yes.
- MS. HALLAM: Yes.
- 3 MAN-E: Yes.
- 4 MR. PERKINS: Yes.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 6 So we now have three subcommittees. The Motion
- 7 has been amended. Does anybody want to second
- 8 the amended Motion?
- 9 MS. HALLAM: I'll second that.
- MS. GRIFFIN: Not four? I'm sorry.
- JUDGE EVASHAVIK-DILUCENTE: No, we
- 12 already formed the Healthcare Subcommittee.
- 13 That's one.
- MS. GRIFFIN: Okay. Three more.
- **15** Got it.
- JUDGE EVASHAVIK-DILUCENTE: Do I
- 17 have a second?
- MS. GRIFFIN: I'll second.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 20 All in favor?
- 21 (Chorus of ayes.)
- JUDGE EVASHAVIK-DILUCENTE: Any
- opposed?
- 24 (No response.)
- JUDGE EVASHAVIK-DILUCENTE: Okay.

- 1 As to the Healthcare Subcommittee, the
- 2 Appointment Committee, okay, met and discussed
- 3 and it's in the order of responses who's going to
- 4 be on that committee. Ms. Innamorato and Mr.
- 5 O'Connor proposed the formation of the committee
- 6 and want to be on the committee. Mr. Perkins was
- 7 the first to express his interest in being on the
- 8 committee, so those three are going to be on the
- 9 committee. Ms. Griffin was the fourth, the next
- 10 person in line who expressed an interest, so she
- 11 will be the non-voting committee member. So
- 12 that's done. And you all can get together and
- schedule a meeting at your leisure.
- Okay. We also have a Motion.
- Mr. Perkins, you have another Motion?
- MR. PERKINS: Yeah. As Council
- 17 Member Hallam alluded to, we have the \$125 a
- 18 month disbursements for the IIWF, and I think we
- do need to look at that in the future to kind of
- understand, you know, funding streams? Are we
- 21 being as impactful as we can with that, but the
- 22 money is going to run out in June to give us time
- 23 to understand, you know, what the next step is.
- The Motion is to continue funding
- 25 through the end of December, and in the meantime

- 1 we can discuss what the next steps are.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 3 I'm going to make a Motion to amend that Motion
- 4 to fund it for three more months instead of six
- 5 more months. And the reason that I'm doing that
- 6 is the history of this, as I understand it, is
- 7 that this was started during COVID when there was
- 8 a problem with getting food in the jail and food
- 9 distribution to the jail. It was started during
- 10 the pandemic and that was the whole reason for it
- 11 is because food service to the jail was
- inadequate or the jail wasn't being supplied with
- food.
- I think there's a problem with
- 15 solvency, and I think that this is fiscally
- irresponsible. And I just think that this Board
- 17 has never considered -- I think there are
- 18 probably one, two, three members of this Board
- 19 who voted on this in the way that these funds
- were going to be expended, and the rest of the
- 21 Board had no participation in it.
- So I'm only suggesting that we
- amend it to go for three months so that we can
- decide, as Ms. Hallam just said -- this might not
- be the best way to spend this money. And I think

- 1 it should be reevaluated.
- 2 MS. HALLAM: I literally did not
- 3 say that even once that the best way -- that this
- 4 is not the best way to spend the money.
- JUDGE EVASHAVIK-DILUCENTE: I
- 6 thought that you said that it should be
- 7 reconsidered.
- 8 MS. HALLAM: No. What I said was
- 9 that there is additional money because County
- 10 Council changed the funding streams for the
- 11 Incarcerated Individual's Welfare Fund, so that
- 12 the cost was never an issue.
- So it used to be just the profits
- from commissary went into this account when maybe
- ten years prior it was phone call profits and
- 16 commissary profits. So as a result of the County
- 17 Council action, there is more money going into
- 18 this account there has been in decades.
- JUDGE EVASHAVIK-DILUCENTE: I
- 20 thought it was a one-time --
- 21 MS. HALLAM: It was not a one-time
- thing. It's the law. We changed the law to make
- it that way going forward.
- JUDGE EVASHAVIK-DILUCENTE: Well,
- what does it say? What is it? Is it an

- 1 annual -- and annual contribution?
- 2 MS. HALLAM: It's all profits
- derived from the phone calls, and the commissary
- 4 funds go into this.
- JUDGE EVASHAVIK-DILUCENTE: Yeah, I
- 6 understand that.
- 7 MS. HALLAM: It used to be --
- 8 JUDGE EVASHAVIK-DILUCENTE: But
- 9 County Council had to supplement --
- MS. HALLAM: One time, because that
- 11 was prior to us passing that law. We now passed
- it so that the profits go into the Incarcerated
- 13 Individual Welfare Fund from both revenue
- 14 streams.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 16 That's fine.
- MS. HALLAM: As opposed to just one
- 18 so that it would never run out.
- JUDGE EVASHAVIK-DILUCENTE: That's
- fine. All I'm suggesting is that there might be
- 21 a better way, or a better split, or a better way
- 22 to spend this money. Maybe this is the best way,
- okay? I don't know. I'm suggesting that this
- 24 Board consider this revenue stream. Obviously,
- 25 it has to be spent on the incarcerated

- 1 individuals but maybe that's -- the way that it's
- being spent isn't the best way. That's why I --
- MS. HALLAM: So I also just want to
- 4 correct the record, too. It was not about the
- 5 quality of food was not the reason that this
- 6 started happening.
- JUDGE EVASHAVIK-DILUCENTE: It was
- 8 the lack of food. I didn't say the --
- 9 MS. HALLAM: No. No, it wasn't the
- 10 lack of food. It was because of the cost of
- 11 commissary was so high, and the cost of phone
- 12 calls was so high -- it did absolutely start out
- of COVID because folks were out of work on the
- 14 streets and were having a hard time supporting
- 15 their loved ones who were incarcerated. But the
- reality is, that is still the case today. The
- 17 economy is still trash. We have not -- you know,
- 18 economically recovered from COVID. It is still
- very expensive to talk to your loved one in jail.
- It is very expensive to buy commissary items in
- 21 jail. That has not changed at all.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 23 I'm not trying to argue that this is a bad idea.
- I'm trying to argue that this Board has never
- discussed it or considered it, and maybe after

- 1 this Board discusses it and considers it, this
- 2 Board will say this is a great idea. Let's keep
- doing it, okay? I don't know that. So I'm only
- 4 suggesting that we say, let's do it for three
- 5 months and let our new subcommittee consider is
- 6 this the best use of these funds. I don't know.
- 7 Yes. Yes, Man-E?
- 8 MAN-E: Yeah, I'd like to speak on
- 9 that only because I think it's important. One of
- 10 the things that my work does is commissary
- 11 support. I got a phone call on the way here as I
- 12 was parking actually asking, you know, could we
- donate to the commissary. And I said the reason
- 14 we stopped doing that, or we fell back on doing
- that is because of the \$125 that this Board gives
- 16 them every month and, you know, it was coming out
- of my pocket, and I was getting broke, you know
- 18 what I mean? So, you know, I only say that
- 19 because it's extremely important, you know, for
- them. They rely on that to survive.
- JUDGE EVASHAVIK-DILUCENTE: Yeah.
- 22 MAN-E: Of course it's like talking
- 23 to family members. Of course it's, you know,
- spending money on the tablets whenever they're
- locked down, but more than that, it is the

- 1 hygiene, it is food, it is how they survive.
- 2 The meals that are provided by the
- 3 jail are inadequate, you know what I mean, so
- 4 this money is, you know, extremely helpful to
- 5 them.
- 6 And another point, you know, we
- 7 table outside of the jail when folks get
- 8 released. Any money that they have left over,
- 9 they're supposed to get it on the check. We'll
- 10 ask about that later, and that money that they
- 11 get helps them get back on their feet later on,
- 12 you know what I mean? So I think overall it's
- beneficial and I think we should continue to do
- 14 it for as long as we can.
- JUDGE EVASHAVIK-DILUCENTE: Man-E.
- MAN-E: Yes.
- 17 JUDGE EVASHAVIK-DILUCENTE: I'm not
- 18 suggesting we stop it today.
- MS. HALLAM: Yes, you did.
- JUDGE EVASHAVIK-DILUCENTE: No, I
- 21 didn't, Ms. Hallam. I made a Motion to amend the
- 22 Motion to pay for six more months to amend it to
- pay it for three more months so that this Board
- 24 Subcommittee could examine the issue and decide
- if this is the best use and best way to expend

- 1 these funds in the best interest of the
- 2 incarcerated individuals. That's what I said,
- 3 three months instead of six. I didn't say stop
- 4 it now.
- 5 MS. HALLAM: If this is -- if your
- 6 concern is in the best interest of the
- 7 incarcerated individuals, I do implore you to go
- 8 and talk to them, because when we walk into the
- 9 doors of the jail, it is who they know us and
- 10 this Board as is the people who make it that they
- don't go to bed hungry every night.
- So if that is truly the concern,
- and that is truly this new committee, the
- 14 Incarcerated Welfare Committee, let's defer to
- 15 them.
- JUDGE EVASHAVIK-DILUCENTE: Yes.
- 17 That's what I'm suggesting. What doesn't anybody
- 18 understand? I said make it three months instead
- of six months. What's the big problem?
- MS. HALLAM: It was your comments
- 21 that followed that that led us to believe that it
- was not something that you were interested in
- considering and exploring other options.
- JUDGE EVASHAVIK-DILUCENTE: Well,
- let me correct you that that is not accurate. I

- 1 also said maybe after the committee explores
- 2 this, they'll say this is a great idea and let's
- 3 continue it. I think you didn't hear that
- 4 because you had some preconceived notion of what
- 5 I'm thinking.
- 6 What I'm thinking is, let's make
- 7 sure this is the best idea so let's just review
- 8 it in three months instead of six. I think
- 9 that's prudent. There's only three members of
- 10 this Board who ever had anything to do with this,
- or knew about it, or voted on it. That's enough
- 12 discussion.
- 13 I make a Motion to amend. Do I
- 14 have a second?
- MS. GRIFFIN: I second it, and I
- 16 will say I've had an opportunity to study a lot
- 17 of things in my few months on the Board, but this
- is not something I've had an opportunity to
- 19 study, and I would like to learn more about it.
- 20 I don't feel -- I understand that it's a good
- 21 thing and I -- but it's hard to vote on
- 22 something, extending something that I just don't
- know that much about, and I would love to learn
- 24 more about it.
- JUDGE EVASHAVIK-DILUCENTE: Well,

- 1 thank you. I feel the same way.
- 2 All in favor of the amendment to
- 3 the Motion?
- 4 MS. HALLAM: No.
- MS. GRIFFIN: Yes.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 7 Roll call. Ms. Griffin, yes.
- 8 Mr. Kraus.
- 9 MR. KRAUS: Yes.
- JUDGE EVASHAVIK-DILUCENTE: Mr.
- 11 O'Connor?
- MR. O'CONNOR: No.
- JUDGE EVASHAVIK-DILUCENTE:
- 14 Ms. Innamorato?
- MS. INNAMORATO: No.
- JUDGE EVASHAVIK-DILUCENTE: Yes.
- MS. HALLAM: No.
- 18 MAN-E: No.
- MR. PERKINS: No.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 21 So the amendment does not carry.
- 22 So let's vote on the Motion. All
- in favor of the Motion --
- MS. HALLAM: Aye.
- MR. PERKINS: Your Honor, there's

- 1 another comment.
- JUDGE EVASHAVIK-DILUCENTE: Oh, I
- 3 apologize. I'm sorry.
- 4 MS. INNAMORATO: No, I just wanted
- 5 to make folks aware that the fund is solvent, and
- 6 the six months gets us to December. We work on a
- 7 calendar year as it pertains to our County
- 8 budget, so this would bring us up into the next
- 9 budget cycle when we're voting on the entire
- 10 expenses of the county. So in my mind, this is
- 11 continuing it at the status quo as it pertains
- 12 right now to the way that the program is
- administered, and then we can reevaluate that in
- 14 the context of the whole county budget and move
- 15 forward from there with recommendations from the
- 16 subcommittee.
- So that's -- that's the only reason
- 18 why I'm voting for six months.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- MR. O'CONNOR: And just -- sorry.
- 21 We also have that report that we put out online
- and it's in there as well as where the money
- is -- was, where it's going. It's only
- 24 up-to-date to May, but we haven't had June's
- 25 numbers yet. So just -- if you want to look into

- 1 it a little bit further, that's the breakdown.
- 2 We were doing that for the last few months I
- 3 think. Thanks.
- 4 MS. GRIFFIN: And just one
- 5 question. Is the alternative to not doing six
- 6 months not having it at all?
- JUDGE EVASHAVIK-DILUCENTE: No.
- 8 No. We would just vote in three more months.
- 9 That's all.
- MS. GRIFFIN: Okay.
- 11 JUDGE EVASHAVIK-DILUCENTE: And
- 12 reconsidered it if we elected to.
- MS. HALLAM: No, if you do not vote
- 14 yes on this Motion, they will not get money next
- 15 month. That is correct.
- MS. GRIFFIN: Okay. That's --
- JUDGE EVASHAVIK-DILUCENTE: Oh,
- 18 yeah. On the Motion that we're about to vote on.
- MS. GRIFFIN: Yes.
- JUDGE EVASHAVIK-DILUCENTE: I'm
- 21 sorry. Yes, correct.
- 22 Mr. Perkins?
- MR. PERKINS: So yeah, the purpose
- is to make sure that people get paid. I'm just
- trying to advance it, right? I think that we

- 1 could please everyone. I mean, the subcommittee
- 2 could figure out -- study these issues for the
- 3 next couple months and.
- 4 AUDIENCE MEMBER: Microphone.
- 5 MS. INNAMORATO: Rob, do you mind
- 6 putting your microphone on?
- 7 MR. PERKINS: So we can work on the
- 8 issue immediately, but I understand the -- just
- 9 from a budgetary perspective it makes sense to do
- 10 it by year-end, but I think we can come up with a
- 11 plan in the meantime.
- But ultimately, like, we're all on
- 13 the same page here. I think we want to make sure
- 14 that people get paid next month, and that's the
- 15 purpose of this Motion.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 17 All in favor?
- 18 MS. HALLAM: Can we do a roll call
- vote, please, Judge?
- JUDGE EVASHAVIK-DILUCENTE: What
- 21 for? All in favor, say aye?
- (Chorus of ayes.)
- JUDGE EVASHAVIK-DILUCENTE: Any
- 24 opposed?
- 25 (No response.)

1 JUDGE EVASHAVIK-DILUCENTE: Motion

- 2 passes.
- 3 MS. INNAMORATO: Sorry. Before you
- 4 begin, just under New Business, I wanted to let
- 5 folks know that the County has engaged with a
- 6 firm called Polyhire who will conduct the
- Warden's search. We did do an introductory
- 8 meeting at the end of May and there has been a
- 9 search committee that's been formed and there
- 10 will be a press release outlining that available
- on the table as you exit if you want more
- 12 information.
- 13 JUDGE EVASHAVIK-DILUCENTE: Thank
- 14 you.
- Warden's Report.
- 16 WARDEN'S REPORT
- 17 WARDEN DADY: Good evening, Board.
- 18 I'd like to begin by addressing some questions
- 19 last Jail Oversight Board meeting. Those were
- provided to the Board earlier this week. We have
- 21 ensured that paper grievance forms remain
- available on every housing unit. Other paper
- forms are now primarily utilized on the tablets
- including inmate request forms, the complaint
- form, and the sick call form.

1	Incarcerated individuals are
2	informed by the pod officer if their visit has
3	been canceled. Those housed on the Intake Units
4	do not receive visits because typically they are
5	not housed long enough for the visiting process
6	to occur.
7	During the timeframe from April
8	16th to May 15th, the jail requested four medical
9	releases and were granted two. There were also
10	two additional releases from requests prior to
11	that time period. All individuals were housed on
12	either 5-B or 5-E.
13	There were no OMSE outages for
14	longer than 12 hours in May.
15	The Jail administration is
16	continuing to work with other County Departments
17	to develop the new Warden's Report as directed by
18	the JOB's new bylaws. We appreciate the
19	assistance provided by our fellow County
20	departments and we anticipate unveiling the new
21	report in next month's meeting.
22	The jail was pleased to honor all
23	employees during Correctional Employees Week,
24	May 5th through the 11th. We held the annual
25	memorial service outside and were pleased to have

- 1 the County Executive attend and participate in
- 2 the service.
- We graduated our latest cadet class
- 4 on May 24th. Magisterial District Judge James
- 5 Hanley came to the jail to administer the oath to
- 6 the graduates, who were able to celebrate with
- 7 friends and family in the contact visits room.
- 8 We continue the process of facility
- 9 upgrades and replacements. We are also
- 10 continuing to work with County leadership and
- 11 Human Resources to streamline the hiring process
- 12 at the jail to bring more cadets -- more cadet
- 13 candidates in.
- 14 Finally, I would like to again
- 15 extend an invitation to any Member of the Board
- 16 who would like to meet at the jail and have a
- scheduled tour of the facility.
- 18 That's all I have this evening and
- 19 I'd like to turn it over to Chief Beasom for his
- report.

21 DEPUTY WARDEN'S REPORT

- 22 CHIEF DEPUTY BEASOM: Thank you,
- 23 Warden. Good evening, Board.
- 24 As the Warden alluded to, staffing
- update, we graduated 17 cadets to full-time

- 1 corrections officers on Friday, May 24th. The
- 2 next academy is scheduled to begin on Monday,
- 3 June 24th, which consists of 24 cadets.
- 4 Currently we have 7 males, 2
- 5 females awaiting transfer to the PA Department of
- 6 Corrections. Also with 300-B forms, we have 5
- 7 males, zero females with detainers and 8 males
- 8 zero females with open cases. The longest wait
- 9 time on a 300-B form was received on May 14th and
- 10 the shortest wait time is from May 29th.
- 11 Currently we have 20 federal
- inmates in the ACJ, 14 of which are United States
- Marshal holds, 6 are federal transfers for
- 14 Allegheny County Court.
- May 2024 we had 32 Use of Force
- 16 incidents. Overtime shifts, voluntary overtime
- 17 we had 1,570 voluntary overtime shifts; 799
- mandated overtime shifts; and 2,086 overtime
- 19 shifts refused using FMLA.
- There were zero individuals on a
- 21 hunger strike for the reporting month.
- 22 And finally I would like to report
- 23 that Correctional Professionals OPN Jasmine
- 24 Oliver and Corrections Officer Michael Demus are
- 25 the awardees for May. We would like to

- 1 congratulate both.
- 2 I'll turn over to Deputy Clark to
- 3 continue the Deputy's Report.
- 4 DEPUTY WARDEN CLARK: Thank you,
- 5 Chief. Good evening, Board.
- 6 For Chaplaincy and Prerelease
- during the first full week of May, the jail
- 8 celebrated National Correctional Employees Week
- 9 as well as Nurses and Teachers Appreciation Week.
- 10 Throughout the week, the Chaplains Department
- 11 took part in recognizing the hardworking staff
- 12 within the jail. Each day chaplains from a
- variety of faiths prayed for jail staff and sent
- 14 out encouraging e-mails.
- On May 8th, Chaplaincy staff lead
- the 28th annual Correctional Employee Memorial
- 17 Service. Former Correctional Employees who have
- died were honored by the reading of the names,
- tolling bell, 21-gun salute and playing of Taps.
- On May 10th, the Chaplaincy
- 21 Department facilitated the presence of six
- therapy dogs from Animal Friends Therapets
- 23 Program. The dogs and their handlers rotated
- throughout the day to bring joy and encouragement
- 25 to employees.

	u,
1	In May, the Foundation of Hope
2	began a financial literacy class with Hope
3	participants on 1-A and 2-C. The course teaches
4	basic thinking, budgeting, how to establish good
5	credit, retirement planning, car and home buying.
6	The Discharge and Release. The
7	Discharge and Release Center assisted 390
8	individuals and distributed 89 boxes of Narcan,
9	160 fentanyl and xylazine test strips, 634
10	condoms, and 497 bus tickets in May. DRC
11	continues to make referrals and connect
12	individuals to services in the community.
13	Contact Visits. The jail is
14	continuing to host contact visits for juveniles,
15	incarcerated workers, veterans, and reentry
16	program participants on designated Saturdays
17	throughout the month. For the month of May a
18	total of 70 incarcerated individuals received
19	contact visits from a total of 134 family
20	members.
21	Residential Placement Services.
22	Based on orders from the Court, Residential
23	Placement Services facilitated the transfer of 63
24	individuals to alternative housing in May and 32
25	individuals to substance use treatment through

- 1 the Diversion Program. The Diversion Program
- 2 received 35 new referrals and served a total of
- 3 90 participants in May.
- 4 The Medical Assistance Program
- 5 assisted a total of 117 individuals with
- 6 completing Medical Assistance applications upon
- 7 release from the jail in the month of May.
- 8 Reentry Services. In May, the jail
- 9 hosted the program Let's Reimagine Reentry.
- 10 Program representatives visited the Reentry and
- 11 Veterans Pod and presented on the services that
- 12 they offer and how they can assist returning
- 13 citizens to navigate the many obstacles that they
- 14 encounter post-release.
- Jail Oversight Board Member Ms.
- 16 Griffin had previously asked about the process
- for individuals to get married. In conjunction
- 18 with the Marriage License Office, the jail has
- developed a step-by-step process to aid loved
- 20 ones who want to get married. The
- 21 non-incarcerated partner first has to obtain a
- 22 marriage license by filling out the marriage
- license application online and submitting the
- required payment. In order to process the
- application, the Marriage License Office then

- 1 facilitates a video call with the jail and both
- 2 partners. Once the license has been obtained,
- 3 the non-incarcerated partner contacts Arraignment
- 4 Court to schedule a date and time for the
- 5 marriage ceremony. Arraignment Court makes
- 6 notification to the jail of the scheduled date
- 7 and time of the ceremony so that the incarcerated
- 8 partner can be taken to the Arraignment Court for
- 9 the marriage ceremony. The jail's continuing to
- 10 work with the Marriage License Office to
- 11 streamline this process.
- 12 Educational Services. On May 29th
- 13 the jail held a graduation ceremony. This
- 14 academic year there were a total of nine
- 15 graduates. Of those graduates, eight received
- 16 their community high school diploma and one
- 17 received a Pennsylvania Secondary High School
- 18 Diploma. Graduates were able to have loved ones
- 19 present for the graduation ceremony and
- celebration. Cap and gown photos were shared
- 21 with loved ones and the celebration included a
- 22 graduation cake and refreshments.
- The 2023/'24 school year ends
- tomorrow, June 7th. Yesterday the AIU sponsored
- an end-of-year celebration for the juvenile

- 1 population complete with food, cake, and ice
- 2 cream. Summer educational services for the
- 3 juvenile population will begin on June 10th.
- 4 The summer education program is a
- 5 credit recovery program where individuals can
- 6 earn an extra two credit hours towards
- 7 graduation.
- 8 We want to sincerely thank all the
- 9 educators who support the students in the jail.
- 10 That concludes this month's report
- 11 for programs. Deputy Warden Holly Martin will
- 12 provide the healthcare services update.
- DHSA MARTIN: Good evening.
- 14 Medication Assisted Treatment for Substance Use
- 15 Disorder. Our continuation of medication
- 16 assisted treatment includes the following during
- 17 the month of May. There were 39 individuals
- 18 prescribed oral Naltrexone with zero individuals
- 19 receiving the Vivitrol injection prior to
- 20 community release. 330 individuals were treated
- 21 with Suboxone. Of these, 24 of those were
- transitioned from Suboxone to Sublocade to
- support their recovery; 58 individuals were
- 24 treated with Sublocade; 8 individuals were
- 25 treated with Brixadi. Methadone continuation

- 1 services have treated 60 individuals.
- 2 Torrance Commitments and
- 3 Admissions. During the month of May six patients
- 4 were admitted and transferred: 15 were committed;
- 5 2 patients had their commitment rescinded due to
- 6 clinical stabilization; and currently 23 patients
- 7 are awaiting admission with the longest wait time
- 8 since March of 2024.
- 9 Tier 4 and 5 Mental Health Data.
- 10 In the month of May, one individual was
- 11 identified as Tier 5; 24 unique individuals were
- 12 identified as a Tier 4.
- 13 Reporting Queues. Sick call
- 14 requests queues for medical is 16 as of 6/4/2024;
- 15 16 for medical, with longest waiting one day.
- SCR mental health was zero, longest
- 17 waiting was zero days.
- SCR dental was 9, with longest
- 19 waiting 3 days.
- 20 Psychiatrist, 343, longest waiting
- 21 20 days.
- Mental health specialists were 11,
- with the longest waiting 4 days.
- I wanted to take the opportunity to
- 25 add additional information now that sick call

- 1 queues are reporting. The sick call numbers
- 2 reported are a snapshot of the day that it was
- 3 pulled and shows how many were waiting. It
- 4 doesn't reflect how many visits have been
- 5 completed for that month and the patient care
- 6 rendered.
- 7 For the month of May, sick call for
- 8 dental, 186 visits were completed. Sick call for
- 9 medical, 1,156 visits were completed. Sick call
- 10 for mental health, 437 visits. Medical
- 11 providers, 1,174 visits. Psychiatrist visits
- 12 were 1,213.
- We did have three suspected
- 14 overdose cases. Two were in Intake, and one on
- 15 Housing Unit 6-F.
- 16 Further updates, for the month of
- 17 May, the Healthcare Department has been able to
- onboard 11 staff members permanent status
- 19 covering the following areas; mental health RNs,
- 20 physical health RNs and LPNs; aides and
- 21 providers, substance use and mental health staff.
- We've also been able to maintain
- level sick call clinics with the providers to
- 24 address the healthcare needs of our patients.
- To give a little bit more

- 1 information during the MAT treatment numbers
- 2 reported, you will notice a new medication was
- 3 listed. That is Brixadi. We have now -- we now
- 4 have this medication for the following reason.
- 5 This is a newer medication that is becoming more
- 6 available. We can maintain individuals who are
- 7 on Brixadi prior to their incarceration. There
- 8 are more dosing options comparable to Sublocade.
- 9 It is shown to work better for individuals on
- 10 higher doses of the oral Suboxone, and it can be
- 11 more tolerable for patients who can't tolerate
- 12 Sublocade or who have had reactions to Sublocade.
- 13 Each person is evaluated during their provider
- 14 visits, and decisions to their transition to
- 15 Brixadi is based on each individual encounter.
- This concludes the healthcare
- 17 report.
- JUDGE EVASHAVIK-DILUCENTE:
- 19 Questions. Ms. Hallam?
- MS. HALLAM: Yeah. First of all,
- 21 can you repeat that drug name? Is it redaxi?
- 22 Can you spell that?
- DHSA MARTIN: Brixadi,
- B-R-I-X-A-D-I.
- 25 MS. HALLAM: Is that like a brand

- 1 name? B-R-I-X-A-D-I. Sorry. I just never heard
- 2 of it before.
- 3 DHSA MARTIN: Yeah. Yeah.
- 4 MS. HALLAM: What is the generic
- 5 name of that?
- 6 DHSA MARTIN: I'd have to look that
- 7 one up.
- 8 MS. HALLAM: Okay. All right.
- 9 It's just not something I'm familiar with. But
- anyway, sorry. Okay.
- 11 Questions. Okay. I'm going to
- 12 start and work backwards. So going off just a
- 13 couple things that you said in your healthcare
- reports, you said there were three suspected
- overdoses. Can you speak to why they were
- suspected? Was it never confirmed whether they
- were overdoses or not?
- 18 DHSA MARTIN: We wouldn't confirm
- 19 that like within the facility. They would
- confirm that on the outside. So when we pull
- 21 these report, it would just be suspected. That's
- 22 why we sent them to the hospital to be evaluated.
- MS. HALLAM: Okay. So all three of
- those were sent out to a hospital?
- DHSA MARTIN: (Nodding head).

- 1 MS. HALLAM: And you did not hear
- back since?
- 3 DHSA MARTIN: I mean, we would have
- 4 had discharge papers, but that's not something I
- 5 looked up before coming here.
- 6 MS. HALLAM: Okay. And all three
- 7 of those people survived?
- 8 DHSA MARTIN: Yes.
- 9 MS. HALLAM: And what efforts were
- 10 undertaken inside the jail while you were waiting
- for them to be transported to the hospital to
- 12 keep them alive?
- DHSA MARTIN: Oh, just normal
- 14 treatment?
- MS. HALLAM: Whatever you did from
- 16 the time you identified that it was a suspected
- 17 overdose until the time that they were removed
- 18 from the facility to the hospital.
- 19 DHSA MARTIN: Sure. So the medical
- 20 staff was called. If Narcan was needed, they
- 21 would have administered that. Then we would have
- 22 had them housed in an area with medical staff
- present. Vital sign monitoring, o2 saturation
- and things like that to make sure they were okay.
- MS. HALLAM: Okay. And all three

- 1 of those things were done in each of those cases?
- 2 DHSA MARTIN: Yes.
- 3 MS. HALLAM: Okay. So Brixadi, I'm
- 4 guessing it's newish, like -- sorry, Brixadi.
- 5 DHSA MARTIN: Yeah, Brixadi.
- 6 MS. HALLAM: Brixadi. Okay. I'm
- 7 quessing it's newish since this is the first time
- 8 that I'm hearing about it here. It is something
- 9 that you're seeing anybody enter the jail with an
- 10 existing prescription to?
- 11 DHSA MARTIN: Yeah.
- MS. HALLAM: And is it something
- that you are doing induction for inside the jail
- yet, or currently just existing prescriptions?
- 15 DHSA MARTIN: So their existing
- 16 prescriptions. People have transitioned to it
- from the Sublocade. And again, it's just kind of
- their individual appointments; they're kind of
- 19 talking about it because there is some other
- benefits compared to the Sublocade. Some people
- 21 just like the Sublocade better. Some people
- 22 aren't. So it's just -- in each visit, they're
- 23 determining that.
- MS. HALLAM: Okay. Can you
- 25 identify -- can you just list some of the factors

- 1 that would lead you to suggest somebody
- 2 transition to Brixadi?
- 3 DHSA MARTIN: Honestly, just the
- 4 things that I mentioned in the report. It has
- 5 shown to work better for individuals on the
- 6 higher doses of Suboxone.
- 7 MS. HALLAM: Uh-huh.
- 8 DHSA MARTIN: Or they're going to
- 9 come off the oral doses and get their injection.
- 10 And it can be more tolerable for anybody who has
- 11 trouble in the past with Sublocade.
- MS. HALLAM: And what do you
- consider a higher dose of Suboxone?
- 14 DHSA MARTIN: That is something I
- 15 will have to get from the providers dosing-wise.
- 16 I'm not going to -- you know.
- MS. HALLAM: Yeah. Because my
- 18 understanding was that everyone was receiving 20
- or 24 milligrams.
- DHSA MARTIN: Well, everybody can't
- 21 just receive one dose. Everybody would receive
- the dose that's appropriate for them, you know,
- 23 by their prescriber.
- MS. HALLAM: No, I know that that's
- what's supposed to happen, but in the past it has

- been reported to us that like everyone is getting
- 2 it all at once, this dose at this time. So has
- 3 that changed? Is that what you're saying?
- 4 DHSA MARTIN: Everybody does get it
- 5 at one time.
- 6 MS. HALLAM: Right.
- 7 DHSA MARTIN: But not everybody can
- 8 just start off at a -- you know, obviously a
- 9 24 milligram dose.
- MS. HALLAM: Okay. So different
- 11 people are on different milligrams of Suboxone in
- 12 the jail currently?
- 13 DHSA MARTIN: Yes.
- MS. HALLAM: And you do not know at
- what milligram is determined as a high dosage?
- DHSA MARTIN: No, I wouldn't feel
- 17 comfortable saying that.
- MS. HALLAM: Okay. How do you make
- 19 that determination if that's one of the factors
- that you use but you don't know what the matrix
- 21 of that factor is? I'm just misunderstanding
- 22 you.
- DHSA MARTIN: That's up to the
- providers, the providers that are. You know,
- prescribing the medication, that's what they

- 1 determine.
- MS. HALLAM: Okay. And yeah, can
- 3 you list some of the other factors that would go
- 4 into --
- 5 DHSA MARTIN: Sure.
- 6 MS. HALLAM: I'm sorry. Is
- 7 something funny?
- B DHSA MARTIN: No, it's not funny.
- 9 It's just very new to me also.
- MS. HALLAM: Okay.
- 11 DHSA MARTIN: So this was the
- 12 information I brought --
- MS. HALLAM: Yeah. No, I'm glad
- 14 you brought it.
- 15 DHSA MARTIN: -- but I'm not a
- 16 provider, so I honestly don't know everything
- 17 either about this because it is so new.
- MS. HALLAM: Yeah.
- 19 DHSA MARTIN: Pharmacology is
- always changing.
- MS. HALLAM: Yeah. She did mention
- to me that the more dosing options were available
- 23 to -- than just the Sublocade so it's something
- they look at as well.
- Okay. And then you said

- 1 something -- you said that there were 24 people,
- 2 I'm guessing that was out of the 330 on Suboxone
- 3 who were transitioned to Sublocade to "support
- 4 their recovery." Can you talk about what that
- 5 looks like? Is it they were maybe diverting
- 6 their medication? Is it -- you know, I'm just
- 7 wondering what the factors are that would
- 8 determine that.
- 9 DHSA MARTIN: I don't have
- 10 individual factors, you know, spelled out in this
- 11 report that could tell me either way if there --
- 12 JUDGE EVASHAVIK-DILUCENTE: It
- seems to me that you're not --
- 14 DHSA MARTIN: -- was diversion or
- 15 there wasn't.
- JUDGE EVASHAVIK-DILUCENTE: It
- seems to me that you're not the provider and
- 18 you're not --
- 19 DHSA MARTIN: I'm not.
- JUDGE EVASHAVIK-DILUCENTE: And you
- 21 don't have the qualifications to answer these
- 22 questions. Is that accurate?
- DHSA MARTIN: For the medication,
- 24 yes.
- JUDGE EVASHAVIK-DILUCENTE: Okav.

- 1 DHSA MARTIN: When it comes down to
- 2 the specific reasons why they were transitioned
- 3 over, I'm sure that's something I can find out,
- 4 but I don't know that tonight.
- JUDGE EVASHAVIK-DILUCENTE: Yeah.
- 6 MS. HALLAM: Even just broad
- 7 reasons. I was just trying to understand what
- 8 are some factors that may be considered.
- 9 Could we maybe -- who would be the
- person to talk to about that?
- 11 DHSA MARTIN: Well, if you want to
- 12 give me any specific questions you have, I'd be
- 13 glad to ask them.
- 14 MS. HALLAM: Sure. But who is that
- 15 person? I can definitely get some guestions, but
- 16 who is the person who would be the one to ask
- 17 about this?
- 18 DHSA MARTIN: I would get our
- 19 providers who are prescribing the medication.
- MS. HALLAM: The providers, okay.
- 21 Okay. And are those all MDs? What
- 22 qualifications are the folks that are
- prescribing? Are they like PAs?
- DHSA MARTIN: In the facility in
- 25 general or just for --

- 1 MS. HALLAM: When you say the
- 2 provider is prescribing the medication.
- 3 DHSA MARTIN: They could be MDs,
- 4 PAs, NPs.
- 5 MS. HALLAM: Okay. Next question
- 6 is about -- so we heard about the paper request
- forms. I think the last time I was there, but
- 8 it's been a few weeks, there were still some pods
- 9 that didn't have paper request forms. But
- 10 someone specifically was there in May at the
- 11 facility for a jail visit, and there was no paper
- 12 medical request forms on two of the pods. And so
- I was just wondering if you could tell me as of
- 14 which date did you confirm that all of the pods
- had paper copies of all of the request forms?
- 16 CHIEF DEPUTY BEASOM: We followed
- up after the last meetings, Ms. Hallam. It's a
- 18 continuum -- it's a continual verification. So
- as our supervisory staff make tours through
- 20 there -- if we're alerted that the forms aren't
- 21 there, then we replace them.
- MS. HALLAM: Okay. But we were
- told today in the Warden's Report that all of the
- 24 request forms are available on paper in all of
- 25 the pods. So is that a false statement?

- 1 CHIEF DEPUTY BEASOM: No. They're
- 2 on the pods.
- JUDGE EVASHAVIK-DILUCENTE: We
- 4 received an e-mail from you indicating that.
- 5 They sent us an e-mail stating that all the paper
- 6 forms were on all the pods. Is that not correct?
- 7 MS. HALLAM: Oh, I know. I'm just
- 8 saying that I have verifiable information that
- 9 that has not been the case at least twice. And
- so I'm just wondering as of when was that the
- 11 case that -- can I now expect that every time I
- go to the jail that any pod that I'm on will have
- all of the proper request forms?
- 14 CHIEF DEPUTY BEASOM: So there's
- not an indefinite supply of these paper forms on
- each housing unit, okay? As they get taken,
- filled out and submitted, we have to replenish
- 18 them. So it's a process.
- MS. HALLAM: So sometimes --
- 20 CHIEF DEPUTY BEASOM: There may be
- 21 a gap, but they are available.
- MS. HALLAM: So would it be a fact
- to say that sometimes they are unavailable on
- some pods?
- 25 CHIEF DEPUTY BEASOM: Very rarely

- 1 until we replenish the supply.
- MS. HALLAM: But sometimes?
- JUDGE EVASHAVIK-DILUCENTE: Yes,
- 4 very rarely.
- 5 CHIEF DEPUTY BEASOM: Very rarely.
- 6 MS. HALLAM: Okay. My next
- 7 question is about -- I guess I'm going to go into
- 8 the lockdown questions because we heard about
- 9 that a lot tonight. I'm so excited that I have a
- 10 new committee to talk about this because I think
- 11 it is a -- if not one of the biggest issues that
- we face here as this body.
- So first of all, you know, last
- month, three-year anniversary of passing this
- 15 law. I'm really excited about it. And you know,
- there have been some successes, right? So for
- 17 Marion, this one is for you specifically. There
- are a lot of very bad things that the jail has
- been doing about this, but a really, really good
- thing is that we went from -- in 2019, the
- 21 Allegheny County Jail used the restraint chair
- 22 339 times and chemical agents were used 122
- times. Since the referendums enactment, chemical
- 24 agents and the restraint chair have been used
- 25 zero times, right? So there are good things that

- 1 came out of this that we should applaud for
- 2 happening. But as we heard over and over again
- 3 tonight, there are still some really bad things.
- 4 So Marion, for you. Yeah.
- 5 Okay. So my first comment or
- 6 question, sorry, is about some concerning
- 7 language in the monthly referendum report. So on
- 8 the Executive Summary, and this is every single
- 9 month when it says how many instances of a person
- in jail intake being isolated in a cell alone for
- more than 20 hours. And I just want to be very
- 12 clear that there is nothing in the solitary
- 13 confinement referendum that talks about a person
- has to be alone to be in solitary confinement.
- 15 And I thought we had went over this in the past,
- so I just want to make sure that the jail
- 17 administration understands that. Are you only
- 18 counting lockdowns, solitary confinement as
- 19 people who are single celled?
- 20 So if me and Man-E are in a jail
- 21 cell together, and we haven't been allowed out
- for 24 hours, would you or would you not count us
- on your lockdown report?
- 24 CHIEF DEPUTY BEASOM: So the
- 25 beginning of your question was -- are you

- 1 specific to Intake? Is that what you're asking?
- MS. HALLAM: Well, I was just
- 3 quoting from where it says "alone" was the
- 4 language that was specifically in there. But yes
- 5 Intake also is included in the solitary
- 6 confinement ban.
- 7 CHIEF DEPUTY BEASOM: Correct.
- 8 Intake also has group holding cells, so there's
- 9 nobody that's isolated unless they're under a,
- 10 you know, a suicide watch or some sort of other
- 11 special needs. And if they are, then they're
- 12 expedited through the process and moved up to
- where they need to be.
- 14 If anybody is housed alone in like
- 15 general population or things like that, we don't
- 16 track that, okay? That's a lot of our -- a lot
- of our pod workers on the pods have single cells.
- 18 There's only one bunk in those. So you know that
- 19 we have -- we have tracking mechanisms in place
- to ensure that the RHUs, the MHUs, everybody
- 21 else, we track their out-of-cell time. Is that
- what you're asking?
- MS. HALLAM: Not at all, but I do
- appreciate that information. But what I am
- 25 saying is are you only counting folks on your

- 1 Lockdown Report that are single celled, that are
- 2 alone in a cell?
- 3 CHIEF DEPUTY BEASOM: No.
- 4 MS. HALLAM: So if me and Man-E
- 5 were in a cell for 24 hours together --
- 6 CHIEF DEPUTY BEASOM: Correct.
- 7 MS. HALLAM: -- would you put us on
- 8 your Lockdown Report as in solitary confinement
- 9 for that day?
- 10 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: Okay. So why is the
- 12 language used in the Executive Summary in the
- 13 Monthly Referendum Reports, no instances of a
- 14 person being isolated in a cell alone for more
- 15 than 24 hours?
- 16 CHIEF DEPUTY BEASOM: I don't know.
- 17 We can look into the language.
- MS. HALLAM: Yeah, could we please
- 19 because this is an issue that's been brought up
- in the past and it was an issue previously that
- 21 folks were not being counted if they were in a
- group cell in Intake, if they were double celled.
- 23 And I thought that Warden Dady had remedied that
- 24 months ago and I just want to make sure that that
- 25 is still the case.

1	Next thing about the facility-wide
2	lockdown. So again, there is very specific
3	language in the statute that I should just have
4	tattooed on my forehead or something because I
5	feel like I say it every meeting, that the Warden
6	can only lock down the entire jail and must
7	"document specific reasons why any lockdown is
8	necessary." Specific reasons, and not just those
9	specific reasons but also why less restrictive
10	interventions are insufficient to accomplish the
11	facility's safety goals, right? I do have a copy
12	of the referendum here, Chapter 205, if anybody
13	doesn't have that.
14	Now we turn to the report and I
15	have a few of them here in front of me. Every
16	single lockdown on here says safety and security.
17	That is neither a specific reason, nor does it
18	detail why less restrictive interventions are
19	insufficient to accomplish the facility's safety
20	goals.
21	So can someone speak to why that
22	has not been remedied? I know, even the folks
23	who are new to this Board have heard this brought

up every month. Can we speak to why that hasn't

24

changed yet?

1	1	CHIEF	DEPUTY	BEASOM:	The	specific
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- 2 reasons that fall under safety and security are
- 3 not for public consumption. That's why it's not
- 4 published in that report. As I've said in months
- 5 past, if we want to know the exact reasons for
- 6 these lockdowns, I'll be happy to go over those
- forms with any one of you or all of you, okay?
- 8 So I know we just established a new
- 9 subcommittee to go over Lockdowns and Use of
- 10 Force. I would ask -- I would beg to be a part
- 11 of that so I can give you this information to
- 12 explain why we do what we do.
- MS. HALLAM: And what do you think
- 14 is different about the subcommittee than this
- public meeting right here? The information at
- the subcommittee meetings are also public.
- 17 They're not executive sessions.
- JUDGE EVASHAVIK-DILUCENTE: Okav.
- 19 I'm going to shut down this line of questioning
- 20 because --
- MS. HALLAM: It's what every public
- 22 commenter asked about tonight.
- JUDGE EVASHAVIK-DILUCENTE: I'm
- 24 shutting it down because we have had it every
- 25 month --

- 1 MS. HALLAM: And we've never gotten
- 2 answers, not once.
- JUDGE EVASHAVIK-DILUCENTE: -- the
- 4 past three months, and I have said at the last
- 5 meeting, we're at an impasse. We need to have a
- 6 special meeting. We scheduled it last month. It
- 7 had to be canceled. Now we have a subcommittee.
- 8 I'm not going to sit here and listen to the same
- 9 questions and the same answers. Move on.
- MS. HALLAM: I have yet to get an
- 11 answer.
- 12 JUDGE EVASHAVIK-DILUCENTE: I know.
- MS. HALLAM: I have yet to get an
- 14 answer.
- 15 JUDGE EVASHAVIK-DILUCENTE: And
- 16 you're not going to get one tonight.
- MS. HALLAM: And you're going to
- 18 allow that?
- JUDGE EVASHAVIK-DILUCENTE: So --
- yes, I am. So move on, please.
- 21 MS. HALLAM: Okay. Next question
- about lockdowns. I will stop it with that
- 23 question specifically.
- So another thing not about the
- 25 safety and security and the general things is

- 1 that there is no allowance in the referendum for
- pod-wide lockdowns. There is facility-wide
- 3 lockdowns with the exceptions that we've
- 4 detailed. There is no exception anywhere in the
- 5 referendum for a pod-wide lockdown. So I would
- 6 like to know why all but seven of the lockdowns
- 7 on this very long Lockdown Report are one, two,
- 8 three, or four pods?
- 9 How -- where in the referendum is
- 10 that allowed? Can I ask that question? That is
- 11 nothing about safety and security at all. I just
- 12 want to know that. Thank you.
- 13 CHIEF DEPUTY BEASOM: So in Chapter
- 14 205, it asks -- and under the Warden's
- documentation requirements why less restrictive
- interventions are insufficient to accomplish
- 17 that. So instead of locking down an entire
- 18 facility, we lock down a specific area of the
- jail as a less intrusive measure to let everybody
- else that's not affected by that lockdown allowed
- 21 out-of-cell time.
- MS. HALLAM: But you didn't answer
- 23 my question. You did not show me where in here
- it allows a pod-wide lockdown.
- 25 CHIEF DEPUTY BEASOM: Okay. So

- 1 under Letter C under reporting.
- MS. HALLAM: Uh-huh.
- 3 CHIEF DEPUTY BEASOM: Sub-letter A,
- 4 the dates and reasons for any lockdown of the
- 5 jail or any section of the jail.
- MS. HALLAM: Uh-huh.
- 7 CHIEF DEPUTY BEASOM: Is any
- 8 section of the jail considered a pod?
- 9 MS. HALLAM: I'm sorry. This is
- 10 under reporting. This is not under the
- 11 exceptions to the rule against solitary
- 12 confinement. So no, I think --
- 13 CHIEF DEPUTY BEASOM: So
- 14 allowing -- so reporting any section of the jail
- being on lockdown would imply that we can do
- 16 that.
- 17 MS. HALLAM: I do not believe that
- there is any justification for implying that that
- 19 creates a new exception.
- 20 CHIEF DEPUTY BEASOM: I would be
- 21 shocked if you agreed with that. I'll be honest,
- okay? We're not going to agree on this.
- MS. HALLAM: Can we please be
- respectful here?
- 25 CHIEF DEPUTY BEASOM: We are.

- 1 MS. HALLAM: I do not think that
- 2 your last comment was very respectful.
- 3 So again, I want to ask, can you
- 4 please show me where in here the jail is
- 5 allowed --
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 7 He showed you and you didn't like the answer.
- 8 MS. HALLAM: He didn't show me. He
- 9 showed me a reporting requirement.
- JUDGE EVASHAVIK-DILUCENTE: You
- 11 didn't like the answer. This is the problem.
- MS. HALLAM: He can say whatever is
- 13 the problem.
- 14 JUDGE EVASHAVIK-DILUCENTE: We --
- 15 we -- no.
- MS. HALLAM: Yes, that is the
- 17 problem and it's consistently been the problem.
- 18 They keep doing it because we keep allowing them
- 19 to do it.
- JUDGE EVASHAVIK-DILUCENTE: No.
- 21 Wrong. We're at an impasse because the jail
- 22 adminis- -- the jail administration --
- MS. HALLAM: Uh-huh.
- JUDGE EVASHAVIK-DILUCENTE: -- has
- 25 been advised by their solicitor --

- 1 MS. HALLAM: I'm sure that's what
- 2 their solicitor would say.
- JUDGE EVASHAVIK-DILUCENTE: Excuse
- 4 me?
- MS. HALLAM: I am sure that their
- 6 solicitor would tell them to not give us
- 7 information because their solicitor works for
- 8 them. We do not work for their solicitor. We do
- 9 not work for them. We exist to make sure that
- 10 their solicitor can't just stop them from
- 11 oversight.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- Are you done? May I finish? May I finish?
- MS. HALLAM: Please, finish.
- 15 JUDGE EVASHAVIK-DILUCENTE: Thank
- 16 you. They are relying upon the advice of their
- 17 solicitor that this information cannot be
- 18 disclosed to the public. They have said time and
- 19 time again that they will be happy to disclose
- 20 all of this information to the members of the
- 21 Jail Oversight Board at any time that we request.
- I recognize that there have been a
- 23 huge dispute because you, yourself have said many
- times you want to be able to review this
- 25 information on your couch --

- 1 MS. HALLAM: The law requires it,
- 2 Judge.
- JUDGE EVASHAVIK-DILUCENTE: --
- 4 whenever you want --
- 5 MS. HALLAM: The law requires it.
- JUDGE EVASHAVIK-DILUCENTE: We're
- 7 at an impasse. They have the right to rely upon
- 8 the advice of their solicitor. This is not going
- 9 to be resolved by you asking them the same
- 10 questions every month and getting the same
- 11 answers. Maybe it has to be resolved in a
- 12 lawsuit. I don't know.
- MS. HALLAM: Maybe I'm not the
- 14 problem here.
- JUDGE EVASHAVIK-DILUCENTE: The
- 16 first -- can I finish? May I finish? Is it okay
- 17 if I finish?
- MS. HALLAM: Please finish as long
- 19 as it results in answers being given and the law
- being followed.
- JUDGE EVASHAVIK-DILUCENTE: There's
- not going to be answers given tonight. That is
- 23 why we have a subcommittee -- well, we were going
- 24 to have a meeting. It had to be canceled because
- everybody couldn't come, okay? I can't help

- 1 that. I can't help that.
- 2 The first step -- what's the first
- 3 step, is for this Board to sit down with this
- 4 administration and look at what they're telling
- 5 us and look at the records and see why they're
- 6 saying that it can't be disclosed. How can you
- 7 render an opinion on anything without knowing
- 8 what it is? How can you render an opinion? So
- 9 let's have the meeting and look at what it is
- 10 that they want to show us.
- 11 MS. HALLAM: I would have loved to
- have the meeting, but it was canceled.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- **14** But now --
- MS. HALLAM: I would have loved to
- have a meeting about this the month before, or
- the month before, or the month before.
- 18 Anytime --
- JUDGE EVASHAVIK-DILUCENTE: Well, I
- 20 haven't heard you --
- MS. HALLAM: -- in the three years
- that this law has been passed.
- JUDGE EVASHAVIK-DILUCENTE: I
- 24 haven't -- well, I haven't been on the Board for
- three years, and I haven't heard you make a

- Motion to schedule a meeting, okay? I acted to
- 2 schedule the meeting. Now there's a committee.
- I said at the beginning of this
- 4 meeting let's reschedule this meeting to look at
- 5 this lockdown information.
- 6 MS. HALLAM: Okay.
- JUDGE EVASHAVIK-DILUCENTE: I said
- 8 that at the beginning of the meeting. Why do we
- 9 have to go round and round and round?
- MS. HALLAM: Judge, I will change
- 11 my line of questioning.
- 12 Can you please confirm what the
- Judge just said, that the solicitor advised you
- to give these answers to these questions?
- 15 CHIEF DEPUTY BEASOM: The point
- 16 that I was making about the less restrictive
- interventions is under facility-wide lockdown,
- 18 okay? It's the second sentence in there. The
- 19 Facility Warden shall document specific reasons
- why any lockdown is necessary for more than 24
- 21 hours and why less restrictive interventions are
- insufficient to accomplish the facility safety
- 23 goals. So if your safety goal is to lock down
- and do something on a particular unit, then
- that's what we do. That keeps the rest of the

- 1 facility out.
- 2 MS. HALLAM: That is not what this
- 3 said, but at the Judge's request we are
- 4 digressing from that line of questioning, and I
- 5 would ask that you answer my other question,
- 6 which was, is it true what the Judge said, that
- 7 you were advised by your solicitor to answer the
- 8 questions with the answers that you just provided
- 9 to me?
- 10 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: Yes.
- 12 CHIEF DEPUTY BEASOM: I mean, he's
- 13 sitting there.
- MS. HALLAM: Okay. Would you
- provide us a written opinion to this Board about
- 16 why you believe that this referendum is being
- followed and that these questions do not need to
- 18 be answered in this setting?
- MR. BACHARACH: You can address the
- question to the solicitor and the solicitor will
- 21 make that decision.
- MS. HALLAM: Okay. So you are
- 23 giving legal advice right now, but you are not
- the solicitor I should be directing this question
- 25 to?

- 1 MR. BACHARACH: The questions to
- 2 the Solicitor's Office wouldn't go through the
- 3 solicitor. Not -- I don't decide what questions
- 4 get answered.
- 5 MS. HALLAM: But you are
- 6 answering --
- 7 MR. BACHARACH: If they direct me
- 8 to respond --
- JUDGE EVASHAVIK-DILUCENTE: He has
- 10 a chain of command. That's all he's saying. He
- 11 has a chain of command, so if an official inquiry
- is made to the Solicitor's Office, and correct me
- if I'm wrong, for a legal opinion --
- 14 MR. BACHARACH: The solicitor will
- decide whether or not it's appropriate.
- JUDGE EVASHAVIK-DILUCENTE: Thank
- 17 you. You can't -- you can't make that call, is
- 18 what you're saying?
- MS. HALLAM: Okay. So has your
- 20 chain of command directed you to tell the jail
- 21 administration how to answer the questions about
- the lockdowns?
- MR. BACHARACH: No, they have not.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 25 So let's move on.

- 1 MS. HALLAM: Okay. Next question,
- 2 what matrix are used to lift a lockdown? I see a
- 3 lot of partial lockdowns on here. Can you please
- 4 speak to how a lockdown is determined to be
- 5 lifted?
- 6 CHIEF DEPUTY BEASOM: It would
- depend on what would prompt the lockdown. So
- 8 when that goal was achieved, then the lockdown is
- 9 lifted.
- MS. HALLAM: Can you please give an
- 11 example?
- 12 CHIEF DEPUTY BEASOM: I cannot.
- MS. HALLAM: A broad, non-specific
- 14 example, please.
- 15 CHIEF DEPUTY BEASOM: To provide an
- 16 example I would have to give specifics.
- 17 AUDIENCE MEMBER: Shift change,
- 18 elevator being broken.
- MS. HALLAM: I could give like 50
- 20 but --
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- MS. HALLAM: I just want to
- express --
- 24 AUDIENCE MEMBER: As part of the
- 25 organization --

- JUDGE EVASHAVIK-DILUCENTE: Okay,
- 2 sir. Please, please don't interrupt.
- 3 AUDIENCE MEMBER: I'm a woman.
- 4 AUDIENCE MEMBER: It's a woman.
- JUDGE EVASHAVIK-DILUCENTE: I'm
- 6 sorry. I apologize.
- 7 MS. HALLAM: Okay. So do you
- 8 understand why this is so frustrating? Because
- 9 that was a very specific simple question, and if
- 10 the jail administration cannot answer questions
- 11 that I could answer, the members of the public
- 12 can answer, the staff can answer --
- JUDGE EVASHAVIK-DILUCENTE: I think
- we all know the answers so why are you asking it?
- MS. HALLAM: I don't know. I don't
- 16 know all the answers.
- JUDGE EVASHAVIK-DILUCENTE: You
- just said you can give 50 examples.
- MS. HALLAM: I can give answers.
- Why can't he give one?
- JUDGE EVASHAVIK-DILUCENTE: I don't
- 22 know. He said --
- MS. HALLAM: Because we don't make
- 24 him.
- Next question is have any

- 1 mitigation -- mitigation maybe isn't the right
- 2 word, have any efforts been made to offer
- 3 incentives for all of the lockdowns that are
- 4 happening? For example, free one-hour video
- 5 visits during lockdowns, free usage of tablets
- 6 during lockdowns? Has that ever been discussed
- 7 amongst jail administration?
- 8 CHIEF DEPUTY BEASOM: Not that I've
- 9 been a part of, no.
- MS. HALLAM: Is there anything that
- 11 the jail does to mitigate the harm that is done
- by these excessive lockdowns?
- 13 CHIEF DEPUTY BEASOM: Try and end
- 14 the lockdown as quickly as possible.
- MS. HALLAM: Okay. But during the
- 16 lockdowns.
- 17 CHIEF DEPUTY BEASOM: No.
- MS. HALLAM: How long is a partial
- 19 lockdown? There's lots of partials listed on
- these reports, so how am I to know when I look at
- 21 something that says partial day how many hours
- that lockdown was for?
- 23 CHIEF DEPUTY BEASOM: That would be
- 24 contained on the lockdown form that I've offered
- 25 to review with the Board.

- 1 MS. HALLAM: Is there a reason it's
- 2 not included in your Lockdown Report?
- 3 CHIEF DEPUTY BEASOM: No.
- 4 MS. HALLAM: Okay. Next -- oh, I
- 5 might not be allowed to ask these.
- 6 Okay. So, you know, just going
- 7 back to a couple things -- these are not
- 8 questions. These are comments for the record
- 9 because in the January 2024 meeting, your first
- 10 meeting Judge Evashavik, you specifically told
- 11 Warden Dady that he was required to provide a
- 12 specific description explanation each time a
- housing pod or entire jail is locked down. You
- 14 told him he needed to do that. He has not done
- 15 it once. If you want me to reference the meeting
- minutes from January 2024, Pages 124 to 134, so I
- 17 can send those around to the Board and to the
- jail administration if that's something that you
- would be interested in complying with.
- Let's see. I'm not allowed to ask
- 21 that or that.
- Okay. So separate line of
- questioning specifically about folks who are
- 24 placed in solitary confinement for mental health
- 25 reasons. So, again, the referendum requires an

- 1 assessment and documentation for each person that
- 2 is placed in solitary confinement as an
- 3 individual for medical or mental health reasons.
- 4 It says that there needs to be a documented and
- 5 individualized determination of the necessity for
- 6 each person's confinement, and then, yet again, I
- 7 go to the report of individuals, and all I see is
- 8 medical or assessment. So I'm wondering if
- 9 someone could speak to the difference between
- 10 those two and -- yeah, the difference between
- 11 those two, medical and assessment?
- 12 DHSA MARTIN: I would have to
- review all that as well before I gave any
- 14 specifics.
- MS. HALLAM: Sure. Please review
- it and please come prepared to the next meeting
- 17 with that information.
- 18 The next thing is that -- okay. We
- 19 have seen like a really scary -- especially as
- like a medical professional as yourself, we have
- 21 seen a really, really scary increase in the
- 22 instances of folks with mental health diagnosis
- being held in solitary confinement as a result of
- their mental health diagnosis. In 2022, there
- 25 were 340 instances of it. In 2023, that number

- 1 more than doubled to 745 instances in one single
- 2 year of folks being held in solitary confinement
- 3 as a result of their mental health diagnosis.
- 4 And so I would also ask while
- 5 you're preparing to answer that question for the
- 6 next meeting, that you give us an explanation as
- 7 to that increase and what is being done to lower
- 8 that number in 2024.
- 9 One of the other requirements is
- 10 that that documentation satisfying the medical
- 11 housing assessment or medical exception is
- 12 provided. I have never received any of that
- information. I don't know if anybody else on
- 14 this Board ever has. Could someone speak to why
- that documentation has not been provided?
- What a waste of time.
- 17 JUDGE EVASHAVIK-DILUCENTE: I
- 18 didn't really --
- MS. HALLAM: It's required as
- 20 per -- I can cite the --
- MS. INNAMORATO: Just what is --
- 22 repeat it.
- MS. HALLAM: Sure. So when
- 24 emergency use of short-term solitary confinement
- for individuals is implemented, which is the

- 1 second exception to the rule against solitary
- 2 confinement, if you look at Subsection B, no
- 3 person may be held in emergency or short-term
- 4 solitary confinement unless the Warden has made
- 5 and documented an individualized determination of
- 6 the necessity for that person's confinement, and
- 7 the person has received a personal and
- 8 comprehensive medical and mental health
- 9 examination conducted by licensed professionals
- 10 and that the professionals have certified the
- 11 person's confinement is necessary for medical
- 12 reasons or to ensure the safety of other, and
- that the conditions that have been set forth by
- 14 the medical or mental health professionals, that
- they believe in their clinical judgment are
- necessary to protect the person.
- So it is only supposed to be used
- in instances to protect that person, and there is
- 19 supposed to be very expansive documentation that
- details why that is the case. I have never seen
- 21 that. I'm wondering if anybody else has and if
- 22 not, whether the jail is collecting that and just
- 23 not providing it to us.
- JUDGE EVASHAVIK-DILUCENTE: So are
- you making note of that docu -- of that data?

- 1 WARDEN DADY: I would say that
- 2 there should be information that's provided to --
- 3 depending on who the individual is, and then we
- 4 make the determination that they need to be
- 5 housed where they need to be housed. So we
- 6 probably have that documentation. We would not
- 7 provide it due to, you know, it's going to have
- 8 people's personal information on it.
- 9 So that would be something that we
- 10 could most likely bring to --
- 11 JUDGE EVASHAVIK DILUCENTE: That's
- 12 information --
- WARDEN DADY: -- you know, our
- 14 lockdown information.
- JUDGE EVASHAVIK-DILUCENTE: -- that
- 16 could be provided to every JOB member but it
- 17 cannot be disclosed in a public meeting to the
- 18 public.
- MS. HALLAM: Okay. Next question,
- and again, this -- Warden Dady, I had told you
- 21 I -- this was on last month's agenda specifically
- 22 about Joseph Garcia and the CSAU training
- 23 materials, so I do have some questions along that
- 24 if I may ask this line of questions.
- How many officers were trained by

- 1 Garcia, CSAU, or any affiliates?
- 2 WARDEN DADY: I -- I don't know the
- 3 answer to your question. I was not there for
- 4 this CSAU event, and I don't -- I don't recall
- 5 saying that I would bring the information to the
- 6 meeting. I know there was some talk about the
- 7 CSAU material. I have yet to see any material
- 8 with CSAU on it at the facility.
- 9 MS. HALLAM: Okay. I will then
- 10 direct my question to Chief Deputy -- Chief
- 11 Warden Beasom. Since you were here, are you
- 12 aware how many officers were trained by Garcia or
- 13 CSAU?
- 14 CHIEF DEPUTY BEASOM: I was present
- during the training, but honestly I -- it was
- 16 years ago. I don't remember how many were in
- 17 that program. I'd have to -- I would be making a
- 18 quess.
- MS. HALLAM: Okay. So is it safe
- to say that the jail has no idea how many current
- 21 officers at the Allegheny County Jail were
- trained under Joseph Garcia and CSAU?
- 23 CHIEF DEPUTY BEASOM: That training
- 24 was never completed. The contract was never
- 25 completed.

1 MS. HALLAM: I	was	not	talking
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- 2 about completed training. I said just training.
- 3 How many folks currently working in the jail were
- 4 trained by Joseph Garcia and CSAU?
- 5 CHIEF DEPUTY BEASOM: Again, I'd
- 6 have to go back and see who was involved with
- 7 that training to get an accurate number.
- 8 MS. HALLAM: Okay. Can you please
- 9 bring that to the next meeting?
- 10 CHIEF DEPUTY BEASOM: I'll look.
- MS. HALLAM: Were you -- did you
- 12 yourself participate in the training?
- 13 CHIEF DEPUTY BEASOM: No.
- MS. HALLAM: No. Did you observe
- 15 the training?
- 16 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: What would you say was
- 18 the difference between participating in the
- training and observing the training?
- 20 CHIEF DEPUTY BEASOM: I watched the
- 21 training.
- MS. HALLAM: Was it a physical
- training?
- 24 CHIEF DEPUTY BEASOM: What do you
- 25 mean by physical training?

- 1 MS. HALLAM: For example, if I'm
- 2 sitting and observing a training that is a
- 3 PowerPoint on a screen, I observed it but then I
- 4 also -- I was participating in it. If it was a
- 5 physical hand-to-hand combat, you know, shooting
- 6 off shotguns that I just watched but I didn't
- 7 shoot the guns, I observed but was not trained
- 8 myself.
- 9 CHIEF DEPUTY BEASOM: Okay. So
- 10 there was -- there was classroom portions of it.
- 11 There was -- there was tactical training, yes.
- MS. HALLAM: And which portions did
- you observe?
- 14 CHIEF DEPUTY BEASOM: Both.
- MS. HALLAM: Okay. Are the people
- 16 who received training under Joseph Garcia and
- 17 CSAU, are they the same folks that were on the
- 19 CHIEF DEPUTY BEASOM: No.
- MS. HALLAM: No. So no one on the
- 21 jail's SERT Team received training from Joseph
- 22 Garcia or CSAU?
- 23 CHIEF DEPUTY BEASOM: No, I didn't
- 24 say that. When CSAU was contracted with, we had
- 25 a current SERT Team in the facility. The SERT

- 1 Team was stood down and then we stood up the
- 2 training for CSAU, which was never completed.
- MS. HALLAM: Can you clarify what
- 4 standup, stand down means in this context?
- 5 CHIEF DEPUTY BEASOM: We had a
- 6 team -- we had a SERT Team, a Special Emergency
- 7 Response Team.
- 8 MS. HALLAM: Uh-huh.
- 9 CHIEF DEPUTY BEASOM: When we
- 10 contracted with Mr. Garcia and the CSAU, SERT
- 11 Team didn't -- they didn't perform their
- functions anymore while we were training the new
- 13 team.
- MS. HALLAM: Okay. So the SERT
- 15 Team ceased to exist during Joseph Garcia's
- 16 training at the jail?
- 17 CHIEF DEPUTY BEASOM: Correct.
- MS. HALLAM: Okay. And then it was
- 19 reestablished when?
- 20 CHIEF DEPUTY BEASOM: We don't have
- 21 a SERT Team.
- MS. HALLAM: What do you have now?
- CHIEF DEPUTY BEASOM: A
- 24 Correctional Response Unit.
- MS. HALLAM: Okay. So there is now

- 1 a Correctional Response Unit?
- 2 CHIEF DEPUTY BEASOM: Yes.
- 3 MS. HALLAM: And that started after
- 4 Joseph Garcia and CSAU's training?
- 5 CHIEF DEPUTY BEASOM: Correct.
- 6 MS. HALLAM: Is there -- was
- 7 everyone on the CRU, did they all participate in
- 8 the training?
- 9 CHIEF DEPUTY BEASOM: In which
- 10 training?
- 11 MS. HALLAM: By Joseph Garcia and
- 12 CSAU?
- 13 CHIEF DEPUTY BEASOM: No.
- MS. HALLAM: No. Okay. So there
- are -- okay. Who else received the training?
- 16 Was it all corrections officers? Was it
- 17 sergeants, majors? How was it determined who
- 18 received Joseph Garcia's CSAU training?
- 19 CHIEF DEPUTY BEASOM: Mr. Garcia
- 20 did interviews and determined who was going to be
- 21 receiving the training.
- MS. HALLAM: Okay. Was there any
- other check on that, or approval on that, or was
- 24 the decision solely up to him?
- 25 CHIEF DEPUTY BEASOM: He consulted

- 1 with me.
- 2 MS. HALLAM: Okay. Was anyone else
- 3 involved in that?
- 4 CHIEF DEPUTY BEASOM: I believe
- 5 Warden Harper, to a limited extent.
- 6 MS. HALLAM: Okay.
- 7 CHIEF DEPUTY BEASOM: Yeah.
- 8 MS. HALLAM: Did anyone who was
- 9 trained by Mr. Garcia and CSAU, did they then
- train any other officers in the jail?
- JUDGE EVASHAVIK-DILUCENTE: Wait,
- 12 can I ask why this is relevant? Where are you
- 13 going with this?
- MS. HALLAM: Because there is a --
- 15 I want to know the tactics that Joseph Garcia and
- 16 CSAU trained on. I want to know how many folks
- in the jail are currently using that, because we
- did ban those weapons that were brought in as a
- 19 part of that training and I am eventually going
- to be asking questions about those weapons as
- 21 well. But there are people who are trained on
- this and I am concerned that that training is
- 23 still being used today despite this body stopping
- 24 it.
- JUDGE EVASHAVIK-DILUCENTE: Okav.

- 1 Why don't you just ask the question instead of --
- MS. HALLAM: Well, I just think all
- 3 of these pieces are very relevant. I'm trying to
- find out who in the jail has been trained. I'm
- 5 trying to determine if they then trained anyone
- 6 else. I'm trying to determine if the CRU --
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 8 But if they're not allowed to use those methods,
- 9 then we have to presume that they're not using
- 10 those methods.
- MS. HALLAM: We do not have to
- 12 presume that because I have seen with my own
- 13 eyes.
- 14 JUDGE EVASHAVIK-DILUCENTE: And
- what year -- what year was that?
- MS. HALLAM: Maybe two, three years
- ago. So there are many, many people still
- 18 employed at the jail who received that training.
- 19 And those shotguns I still see
- around their necks when I go in for my jail
- 21 visits.
- JUDGE EVASHAVIK-DILUCENTE: Well, I
- can understand questions about the weapons.
- MS. HALLAM: Okay. I -- yeah -- so
- 25 the training very much involved the weapons. The

- 1 weapons were actually required by Joseph Garcia
- 2 and CSAU for this training, which is why this is
- 3 all relevant.
- 4 So, again, I will ask, the officers
- 5 that were trained by Joseph Garcia and CSAU, did
- 6 they then train any other officers in the jail,
- 7 either in the CSAU practices or any other jail
- 8 operations?
- 9 CHIEF DEPUTY BEASOM: The current
- 10 CRU Team received similar training but not the
- 11 same.
- MS. HALLAM: Okay. And who
- 13 conducted that training?
- 14 CHIEF DEPUTY BEASOM: The team
- 15 commander.
- MS. HALLAM: Okay. And was the
- team commander trained by Joseph Garcia and CSAU?
- 18 CHIEF DEPUTY BEASOM: He was a part
- 19 of that program, yes.
- MS. HALLAM: Okay. Okay. Can you
- 21 list any differences between the CSAU, Joseph
- 22 Garcia training, and the current CRU Team's
- trainings?
- 24 CHIEF DEPUTY BEASOM: I did not
- observe or participate in the CRU training, so I

- 1 can't draw any difference to them, no.
- 2 MS. HALLAM: Okay. Is that odd
- 3 that someone of your level in the administration
- 4 is unaware of the training of the CRU Team?
- 5 CHIEF DEPUTY BEASOM: I have every
- 6 confidence in the team commander that he trained
- 7 them appropriately.
- 8 MS. HALLAM: Okay. Who is the team
- 9 commander?
- 10 CHIEF DEPUTY BEASOM: Major Brady
- 11 Kiefer.
- MS. HALLAM: And to confirm, the
- 13 CRU Team is still active in the jail today?
- 14 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: Okay. And are those
- 16 the folks that I see with the guns around their
- 17 chests when I'm in there?
- 18 CHIEF DEPUTY BEASOM: They carry
- 19 the delivery systems, yes.
- MS. HALLAM: Delivery system,
- 21 right. I knew there was another word that you
- 22 guys used for that.
- 23 And what are the -- what is being
- delivered by the delivery systems?
- 25 CHIEF DEPUTY BEASOM: I'm not going

- 1 to get into specifics of -- of the items that we
- 2 have in the jail.
- 3 MS. HALLAM: Is there a projectile
- 4 that is delivered from the delivery system?
- 5 CHIEF DEPUTY BEASOM: Again, I'm
- 6 not answering that in this forum.
- 7 MS. HALLAM: Okay. But something
- 8 is delivered, hence the name delivery system,
- 9 right?
- 10 (No response.)
- MS. HALLAM: Okay. Yeah. Wow.
- 12 Okay. How long did Joseph Garcia
- and CSAU's training in the jail last?
- 14 CHIEF DEPUTY BEASOM: I don't
- 15 recall.
- MS. HALLAM: Can you give me an
- 17 estimate? Was it one month, eight months?
- 18 CHIEF DEPUTY BEASOM: Several
- months.
- MS. HALLAM: Several months, okay.
- 21 And what all -- I know you said that there aren't
- 22 any specific training materials, but what types
- of training? Were there lectures,
- demonstrations, videos, tactical?
- JUDGE EVASHAVIK-DILUCENTE: I'm

- 1 going to ask you to move on. This is so not
- 2 relevant. Just ask if they're still using these
- 3 methods today.
- 4 MS. HALLAM: Okay. Are the
- 5 delivery systems being used today in the jail?
- 6 CHIEF DEPUTY BEASOM: I just --
- 7 MS. HALLAM: The delivery systems
- 8 that you just referenced, they're being used in
- 9 the jail today?
- 10 CHIEF DEPUTY BEASOM: The CRU has
- 11 them, yes.
- MS. HALLAM: Are they being used in
- the jail today?
- 14 CHIEF DEPUTY BEASOM: They're
- deployed in the facility, yes.
- MS. HALLAM: Are these the Kel-Tec
- 17 weapons that were purchased in the initial CSAU
- 18 Joseph Garcia contract?
- 19 CHIEF DEPUTY BEASOM: Ms. Hallam,
- this is all under our Use of Force policy. I
- 21 cannot discuss -- I can't get into details with
- 22 this.
- MS. HALLAM: You just said I could
- 24 ask this.
- JUDGE EVASHAVIK-DILUCENTE: I asked

- 1 you to ask if the methods that were taught by
- 2 this Garcia person were still being used today
- 3 instead of asking who was trained, how many
- 4 people were trained, who did the training, when
- 5 were they trained?
- 6 MS. HALLAM: Okay. Thank you. Did
- 7 Joseph Garcia and the CSAU training include the
- 8 delivery systems?
- 9 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: Have any new officers
- 11 been trained on the delivery systems since the
- Joseph Garcia CSAU training ended?
- 13 CHIEF DEPUTY BEASOM: We -- can you
- 14 ask that again?
- MS. HALLAM: Yeah. Since the
- 16 Joseph Garcia CSAU training ended, have any new
- 17 trainings taken place with the delivery systems
- 18 from those trainings?
- 19 CHIEF DEPUTY BEASOM: The CRU
- training, yeah.
- MS. HALLAM: Okay. Thank you.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 23 But your question assumes that the CRU training
- is the Joseph Garcia training.
- MS. HALLAM: No, we clarified that

- 1 it was not.
- JUDGE EVASHAVIK-DILUCENTE: It's
- 3 not.
- 4 MS. HALLAM: But it's the same
- 5 weapons that are being used and are being trained
- 6 even after that training had ended, right?
- 7 CHIEF DEPUTY BEASOM: (Nodding
- 8 head.)
- 9 MS. HALLAM: Did -- we clarified
- 10 that. Okay.
- JUDGE EVASHAVIK-DILUCENTE: Is it
- 12 the same weapon?
- 13 CHIEF DEPUTY BEASOM: It is,
- 14 Your Honor.
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- MS. HALLAM: This Board banned
- 17 them. We passed a Motion of this Board to ban
- them, and so I'm wondering what are we going to
- do because they just admitted that they have
- violated that.
- 21 CHIEF DEPUTY BEASOM: For
- clarification, the Board did not ban the delivery
- 23 systems. They banned us from bringing in
- 24 additional equipment.
- JUDGE EVASHAVIK-DILUCENTE: Okay.

- 1 I can't speak to that. I don't know. I wasn't
- 2 on the Board.
- 3 MS. HALLAM: So have any -- has any
- 4 equipment been brought in in relation to those
- 5 delivery systems?
- 6 CHIEF DEPUTY BEASOM: No.
- 7 MS. HALLAM: Ammunition,
- 8 projectiles?
- 9 CHIEF DEPUTY BEASOM: No.
- MS. HALLAM: Accessories?
- 11 CHIEF DEPUTY BEASOM: I don't know
- 12 what you mean by accessories, but no.
- MS. HALLAM: Any accessories
- 14 relating to your delivery systems.
- 15 CHIEF DEPUTY BEASOM: Any purchases
- 16 would have to go through the Controller's Office,
- 17 and they have -- and we have not submitted for
- 18 any purchases.
- MS. HALLAM: Okay.
- 20 CHIEF DEPUTY BEASOM: No.
- MS. HALLAM: Is there any
- retraining on the use of those weapons that
- happens for folks who have been initially
- 24 trained?
- 25 CHIEF DEPUTY BEASOM: I'd have to

- follow up with the commander. I assume there's
- 2 recertifications.
- MS. HALLAM: Thank you. Okay. My
- 4 next and final line of questioning is about Uses
- of Force. So is it true that the jail's Use of
- 6 Force policy requires the staff to take photos of
- 7 any injuries sustained during Uses of Force?
- 8 CHIEF DEPUTY BEASOM: It's
- 9 contained within the Use of Force packet, yes.
- MS. HALLAM: So yes?
- 11 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: Who takes the photo?
- 13 Is it correctional staff, healthcare staff?
- 14 CHIEF DEPUTY BEASOM: It's usually
- the supervisor, operational supervisor that's
- on-scene.
- MS. HALLAM: Okay. I'm not
- 18 familiar with that. Is that correctional staff,
- or is that administrative?
- 20 CHIEF DEPUTY BEASOM: That would be
- 21 a Sergeant, Captain, usually.
- MS. HALLAM: A sergeant or captain,
- okay. What did you -- what was the word you
- 24 used?
- 25 CHIEF DEPUTY BEASOM: Operational

- 1 supervisor.
- 2 MS. HALLAM: Operational
- 3 supervisor. Is there any instance in which the
- 4 healthcare staff takes the photo of the Use of
- 5 Force, of injuries that resulted from Use of
- 6 Force?
- 7 CHIEF DEPUTY BEASOM: Not that I'm
- 8 aware of, no. Correct me if I'm wrong, Deb,
- 9 but...
- MS. HALLAM: Is there a reason that
- 11 we have non-medical staff taking photos of
- 12 injuries?
- 13 CHIEF DEPUTY BEASOM: It's not of
- 14 any private areas?
- MS. HALLAM: What if it was?
- 16 CHIEF DEPUTY BEASOM: We would
- 17 still have to document it for -- for reporting
- 18 purposes.
- MS. HALLAM: So is there any reason
- why healthcare staff isn't tasked with that, why
- 21 it is operational?
- 22 CHIEF DEPUTY BEASOM: I mean, if it
- 23 would come up of -- you know, if it was in the
- 24 area of a female breast or the groin areas or
- 25 things like that, we can -- we can absolutely

- 1 elicit the assistance of healthcare staff.
- MS. HALLAM: Okay. So I guess then
- 3 to expound on that, so only when injuries happen
- 4 in covered areas of the body to healthcare staff
- 5 assist in the documentation of the injuries?
- 6 CHIEF DEPUTY BEASOM: Sure. Right.
- 7 MS. HALLAM: But yet they are the
- 8 ones that examine the injuries to determine if
- 9 the person is cleared to go back to general
- 10 population?
- 11 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: So they are examining
- every injury that happens?
- 14 CHIEF DEPUTY BEASOM: Absolutely.
- MS. HALLAM: So what is the need
- 16 then for the operational supervisor to be
- 17 photographing and one additional person having
- 18 eyes on that injury and maybe retraumatizing a
- 19 victim?
- 20 CHIEF DEPUTY BEASOM: It has -- it
- 21 occurs at the same time.
- MS. HALLAM: The operational
- 23 supervisor is there with the healthcare staff
- while the person is being examined. The
- operation supervisor is taking photographs?

- 1 CHIEF DEPUTY BEASOM: Correct.
- 2 We're providing security for the healthcare
- 3 staff.
- 4 MS. HALLAM: Okay. And taking
- 5 photographs?
- 6 CHIEF DEPUTY BEASOM: Yes.
- 7 MS. HALLAM: Is the injury photo
- 8 put in the incarcerated individual's electronic
- 9 healthcare record?
- 10 CHIEF DEPUTY BEASOM: I don't
- 11 believe so, no.
- MS. HALLAM: Okay. But it is in
- the Use of Force packet?
- 14 CHIEF DEPUTY BEASOM: Yes.
- MS. HALLAM: Is there a reason that
- 16 treatment for an injury is not put in the
- 17 individual's healthcare record?
- 18 CHIEF DEPUTY BEASOM: So the
- 19 healthcare staff that are treating the injury
- fill out their own reports, and that's entered
- 21 into the healthcare record.
- MS. HALLAM: But they are not
- allowed to include that photo in that?
- 24 CHIEF DEPUTY BEASOM: It's not that
- they're not allowed to. If they need to see the

- 1 photo they can -- they can contact any one of us
- 2 and -- for reference.
- 3 MS. HALLAM: But at no time has
- 4 that photo been included in the healthcare
- 5 record?
- 6 CHIEF DEPUTY BEASOM: I'm not sure
- 7 that the EHR even supports photographs being
- 8 uploaded to it, but I don't have -- I don't
- 9 access that system.
- MS. HALLAM: Can we find that out?
- 11 Does it?
- 12 DHSA MARTIN: As Chief said, like
- every Use of Force has a medical staff person
- evaluate and treat everybody. Our documentation
- 15 reflects all of that. If there's a situation
- where we do need a photo of something, we could
- 17 request that if it's needed. But our
- 18 documentation of how we treat Use of Forces is
- 19 not -- we don't need a picture, you know what I
- 20 mean?
- MS. HALLAM: Does the electronic
- 22 healthcare records support adding photographs to
- 23 it?
- 24 DHSA MARTIN: We can. We can.
- MS. HALLAM: And so when a person

- 1 is released from custody, they are able to
- 2 request their healthcare records from the jail,
- 3 correct?
- 4 DHSA MARTIN: There is a process if
- 5 they request electronic records, yes.
- 6 MS. HALLAM: Is there also a
- 7 process for them to request the Use of Force
- 8 packet?
- 9 DHSA MARTIN: That I can't answer
- 10 on.
- 11 CHIEF DEPUTY BEASOM: Only if it
- would be subpoenaed.
- MS. HALLAM: So an individual
- 14 cannot request on their own accord the Use of
- 15 Force packet that includes the photograph of
- 16 their injuries?
- 17 CHIEF DEPUTY BEASOM: Correct.
- MS. HALLAM: Okay. That's all I
- 19 got. Thanks.
- JUDGE EVASHAVIK-DILUCENTE: Anybody
- 21 else? Man-E?
- MAN-E: Yes. In the interest of
- time, I'm only going to ask a few questions
- 24 mainly related to some of the public comments. A
- 25 spokesperson from PIIN spoke about the decrease

- 1 in spending on food. I don't remember exactly
- 2 what it was, but they recommended a registered
- 3 dietician on staff. So I guess my question is,
- 4 do you have a dietician on staff? It's my
- 5 understanding -- correct me if I'm wrong, Trinity
- 6 makes the menu. Trinity supplies the food. Do
- 7 you all know if Trinity has a dietician?
- 8 CHIEF DEPUTY BEASOM: They do. She
- 9 was here, what, a few months ago?
- JUDGE EVASHAVIK-DILUCENTE: She was
- 11 here and spoke to us.
- MAN-E: Oh, that's who was here.
- 13 Okay. Okay. I gotcha. I gotcha. Do you all
- have any like power or influence in like
- challenging what's on the menu? The only reason
- 16 I ask is because there's been like beans being
- 17 served with every meal. Every time we go to the
- jail we get complaints about Use of Force, about
- 19 lockdowns, about tablets, and about food. So
- we're trying to figure out what influence we have
- 21 in order to improve --
- WARDEN DADY: Typically, yeah, we
- 23 can -- as I walk around and those individuals
- 24 talk to me as well about, you know, healthier
- options, we look at what we can do in -- with

- 1 Trinity and also what the commissary options to,
- 2 you know, make sure that they have a healthy
- 3 balance, you know, even with the commissary. But
- 4 yeah, we try to get, you know, fruits,
- 5 vegetables, whatever we can. You know, I know
- 6 they use juice as well a lot, but, you know,
- 7 within the budget that we have.
- 8 MAN-E: I gotcha. So y'all can
- 9 impact what's on the commissary as well?
- WARDEN DADY: I'm sorry.
- 11 MAN-E: Y'all can change what's on
- the commissary as well?
- 13 WARDEN DADY: We have the ability
- 14 to look at what's offered from commissary and
- 15 then adjust -- adjust what we offer.
- MAN-E: I didn't know that.
- 17 Thanks.
- So one of the online commenter's --
- we got a little packet here is a woman named
- 20 Linda, and her comment was about books that she
- 21 ordered and were not delivered to, you know, the
- incarcerated individual. So my question is why
- 23 would those books not be delivered? I know there
- 24 was like a beef with the books previously, but I
- 25 thought that was worked out.

1	DEPUTY	WARDEN	CLARK:	It was

- 2 resolved, but I read her complaint before I came
- 3 here today as well, so we're going to investigate
- 4 that. Her -- her complaint dates back before we
- 5 started our current electronic processing system,
- 6 so I'll be reaching out to her to get that
- 7 resolved.
- 8 MAN-E: Okay. Thank you.
- 9 Appreciate it. Another online comment was about
- somebody trying to get somebody's personal items,
- 11 and I'm assuming that it was somebody who was
- 12 transferred out of the ACJ to another facility
- and their personal belongings were left in the
- 14 jail. So what is the process or like is she able
- 15 to get her -- you know, her loved one's personal
- 16 items delivered to her? You know, overall, what
- 17 is the process when somebody gets transferred to
- another facility? What happens to their items?
- 19 CHIEF DEPUTY BEASOM: So that
- 20 comment read as the -- the individual that was
- 21 referenced was transferred to an SCI. So before
- the individual was referenced, they should have
- been given the opportunity in the Intake
- 24 Department to fill out a release of property form
- 25 for their loved one or their friend from the

- 1 outside to come pick it up. But I don't remember
- 2 if there was a name specified in there.
- 3 MAN-E: Yeah, there was a name.
- 4 CHIEF DEPUTY BEASOM: So we can
- 5 look into it.
- 6 MAN-E: All right. So if something
- 7 is left behind, is there a process to make sure
- 8 it gets to where it belongs?
- 9 CHIEF DEPUTY BEASOM: Yeah, we
- 10 hold -- I think it's 30 days we hold the property
- 11 for. It's usually longer, but we'll -- I'll
- 12 check it out when I get back.
- MAN-E: Okay. Thank you.
- 14 Another question I have is related
- 15 to something y'all talked about in the report.
- 16 It was a program y'all hosted, Let's Reimagine
- 17 Reentry. I'm very excited that y'all hosted that
- 18 program and I appreciate that. Can you go into a
- 19 little bit more detail about what that program
- 20 consisted of?
- 21 DEPUTY WARDEN CLARK: I wasn't
- 22 present for the presentation that they did on the
- pods, but that program offers services to
- 24 individual post-release. And so we've been
- 25 trying to bring in some of those organizations to

- 1 meet with folks on the pod, explain to them what
- 2 services they offer so that whenever people get
- 3 released from the jail, they have access to
- 4 connect with those agencies.
- 5 MAN-E: I appreciate that. I think
- 6 that's extremely important. Can you explain how
- 7 a program -- how an outside program can, you
- 8 know, participate in doing something inside of
- 9 the jail?
- 10 DEPUTY WARDEN CLARK: Sure. They
- 11 typically reach out to myself or one of the
- 12 program administrators, and we coordinate them
- 13 coming in. They would have to have clearances as
- anyone does, and then we set up appropriate times
- for them to come in. It depends on what services
- 16 they offer. If we think that that's something
- that's valuable to our population, then we allow
- 18 those presentations to take place.
- MAN-E: I gotcha. So that leads
- into my next question about NA. Have there still
- 21 been no, like, inquiries about that?
- DEPUTY WARDEN CLARK: So we have
- put out additional requests for assistance for
- NA. The Foundation of Hope has been working
- really hard, trying to coordinate with some

- 1 community volunteers to see if we can get some NA
- 2 members in. We have had some interest. We're
- 3 waiting for clearances to be submitted to see if
- 4 we can get them on board.
- 5 MAN-E: Somebody submits
- 6 clearances, about how long does that take?
- 7 DEPUTY WARDEN CLARK: About seven
- 8 days.
- 9 MAN-E: Okay. All right. My last
- 10 question is related to, I quess, reentry or like,
- 11 the Discharge Center. You know, as y'all know,
- we post outside of the jail, so quite a few
- times, I asked about folks getting released
- 14 without having access to their money. The last
- 15 couple of times it seemed to be like it was
- 16 resolved, like y'all had a cashier there, but the
- 17 last time we were there, I think it was -- yeah,
- 18 two weeks ago, it was the 24th. There were like
- 19 quite a few folks who got released and they said
- that they did not have access to their money. So
- 21 what reasons would there be for someone to not
- have their money, you know, given to them by the
- cashier?
- 24 DEPUTY WARDEN CLARK: The only
- 25 reason, as Deputy Toma has alluded to several

- 1 times in the past couple meetings is staffing of
- 2 the Cashier's Office. They have been onboarding
- 3 a new employee and they also were looking at
- 4 hiring for additional positions so that they can
- 5 support staffing in the Cashier's Office at more
- 6 extensive hours than what are currently
- 7 happening.
- 8 MAN-E: I gotcha. So currently,
- 9 it's not staffed all the way until, you know,
- 10 releases are happening?
- 11 DEPUTY WARDEN CLARK: It is
- 12 currently, but if someone is on vacation or a
- 13 call-off happens, sometimes those staffing issues
- 14 can arise.
- MAN-E: Okay. Thanks. That's it
- 16 for me.
- JUDGE EVASHAVIK-DILUCENTE: Anybody
- **18** else?
- (No response.)
- JUDGE EVASHAVIK-DILUCENTE: Okay.
- 21 Oh, the July meeting has been rescheduled because
- July -- the next meeting is July 4. I can't find
- the date. July 17, thank you, at 4:00. So the
- next meeting will be July 17th at 4:00.
- 25 And I believe that's everything.

1	ADJOURNMENT	
2		JUDGE EVASHAVIK-DILUCENTE: Meeting
3	adjourned.	
4		(Whereupon, the hearing was
5	adjourned at	7:00 p.m.)
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2	CERTIFICATE
3	
4	I hereby certify that the
5	proceedings and evidence are contained fully and
6	accurately to the best of my ability in the notes
7	taken by me via an audio recording of the within
8	cause and that this is a true and correct
9	transcript of the same.
10	
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16	Diane G. Galvin
17	Notary Public
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JAIL OVERSIGHT BOARD ACTION TRACKER					
File No.	Date	Туре	Status	Vote Information	Details
2024- 027	6/6/2024	Motion	Passed (9-0)	Yays (unanimous)	Motion: to approve the meeting minutes for May 2, 2024.
2024- 028	6/6/2024	Motion (as amended)	Passed (9-0)	Yays (unanimous)	Motion: to reorganize existing committeess (exit interviews, suicide prevention, IIWF, and books) into the incarceree welfare and employee welfare subcommittees. Amendment (passed 9-0): to create a Use of Force and Lockdown subcommittee.
2024- 029	6/6/2024	Appointment	-	-	Appointments: to HSA subcommittee (voting: Innamorato, O'Connor, Perkins; non-voting: Griffin).
2024-030	6/6/2024	Motion	Passed (9-0)	Yays (unanimous)	Motion to: approve IIWF monthly disbursements of \$125 for the remainder of FY2024 (JulDec. 2024, to be claculated on the first of each month). Amendment (failed 5-4): to approve IIWF disbursements only for the next three (JulSept. 2024) months.