



**ADMINISTRATIVE OFFICE  
OF THE COURTS**

**Kentucky Pretrial Services Overview**

*Angela Darcy, Executive Officer,  
Kentucky Administrative Office of the Courts, Department of Pretrial  
Services*

# INTRODUCTION

---

The Kentucky Pretrial Services system was established in 1976 as part of the Bail Bond Reform Act when commercial bail bonding for profit was abolished.

## **Pretrial Mission Statement**

*Pretrial Services provides defendants access to pretrial justice by providing the courts with information for release decisions while presuming innocence and advocating for equitable release practices.*

- Unified Court System
- One of very few states with statewide pretrial services system

# INTRODUCTION

The two main statutes surrounding pretrial release are KRS 431.066 and KRS 431.525.

**431.066 Pretrial release and bail options of verified and eligible defendant -- Assessment of flight risk, likelihood of appearing at trial, and risk of danger -- Credit toward bail for time in jail.**

- (1) For purposes of this section, "verified and eligible defendant" means a defendant who pretrial services is able to interview and assess, and whose identity pretrial services is able to confirm through investigation.
- (2) When a court considers pretrial release and bail for an arrested defendant, the court shall consider whether the defendant constitutes a flight risk, is unlikely to appear for trial, or is likely to be a danger to the public if released. In making this determination, the court shall consider the pretrial risk assessment for a verified and eligible defendant along with the factors set forth in KRS 431.525.
- (3) If a verified and eligible defendant poses low risk of flight, is likely to appear for trial, and is not likely to be a danger to others, the court shall order the defendant released on unsecured bond or on the defendant's own recognizance subject to such other conditions as the court may order.
- (4) If a verified and eligible defendant poses a moderate risk of flight, has a moderate risk of not appearing for trial, or poses a moderate risk of danger to others, the court shall release the defendant under the same conditions as in subsection (3) of this section but shall consider ordering the defendant to participate in global positioning system monitoring, controlled substance testing, increased supervision, or such other conditions as the court may order.

**431.525 Conditions for establishing amount of bail -- Pilot projects for controlled substance or alcohol abuse testing.**

- (1) The amount of the bail shall be:
  - (a) Sufficient to insure compliance with the conditions of release set by the court;
  - (b) Not oppressive;
  - (c) Commensurate with the nature of the offense charged;
  - (d) Considerate of the past criminal acts and the reasonably anticipated conduct of the defendant if released; and
  - (e) Considerate of the financial ability of the defendant.

# KENTUCKY PRETRIAL: THE EARLY YEARS

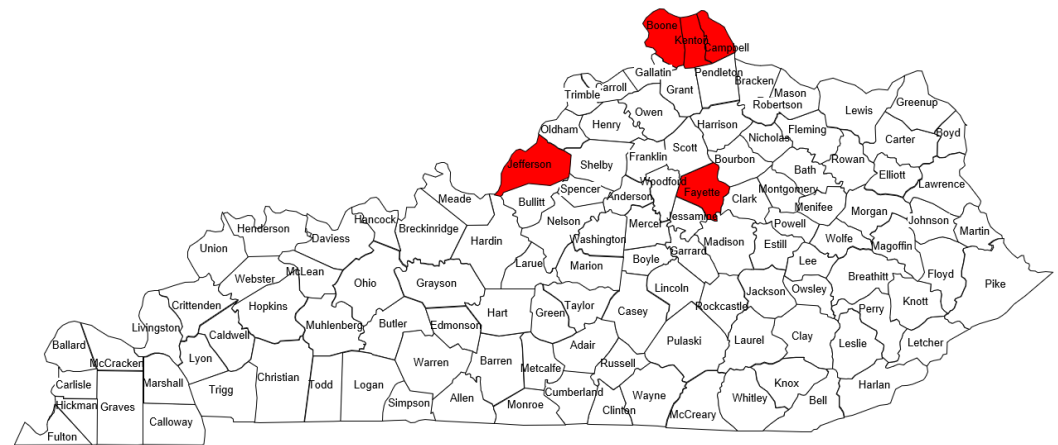
---

- In-Person interviews inside local jails
- Application of a point scale to inform release decisions
- 12-Hour Rule requiring timely judicial review
- Direct communications with judges by phone



# BEGINNING STRUCTURE

- 56 Judicial Circuits supported by 56 Pretrial Programs
- 108 employees
- Use of a Uniform Schedule of Bail
- Large urban programs operating 24/7 in Jefferson, Fayette and Northern Kentucky
- Predominantly rural jurisdictions staffed by single-officer covering multiple counties



# EVOLUTION OF PRETRIAL STRUCTURE

- 2016: Restructure of Pretrial Services began:
- 2016: 2<sup>nd</sup> and 3<sup>rd</sup> Shift
  - Established statewide system for 2<sup>nd</sup> and 3<sup>rd</sup> shift coverage.
- 2017: Separate divisions were created and duties separated:
  - Pretrial services specialists handle jail, court and supervision functions
  - Risk assessors apply Pretrial Safety Assessment and score assess risk assessment

**The centralized model has improved the quality, accuracy, and efficiency of assessments and investigations statewide. The quality assurance measures we developed early on allow us to track these measures and provide for greater accountability.**

Michael Thacker, Statewide Operations Supervisor, Kentucky Administrative Office of the Courts, Department of Pretrial Services

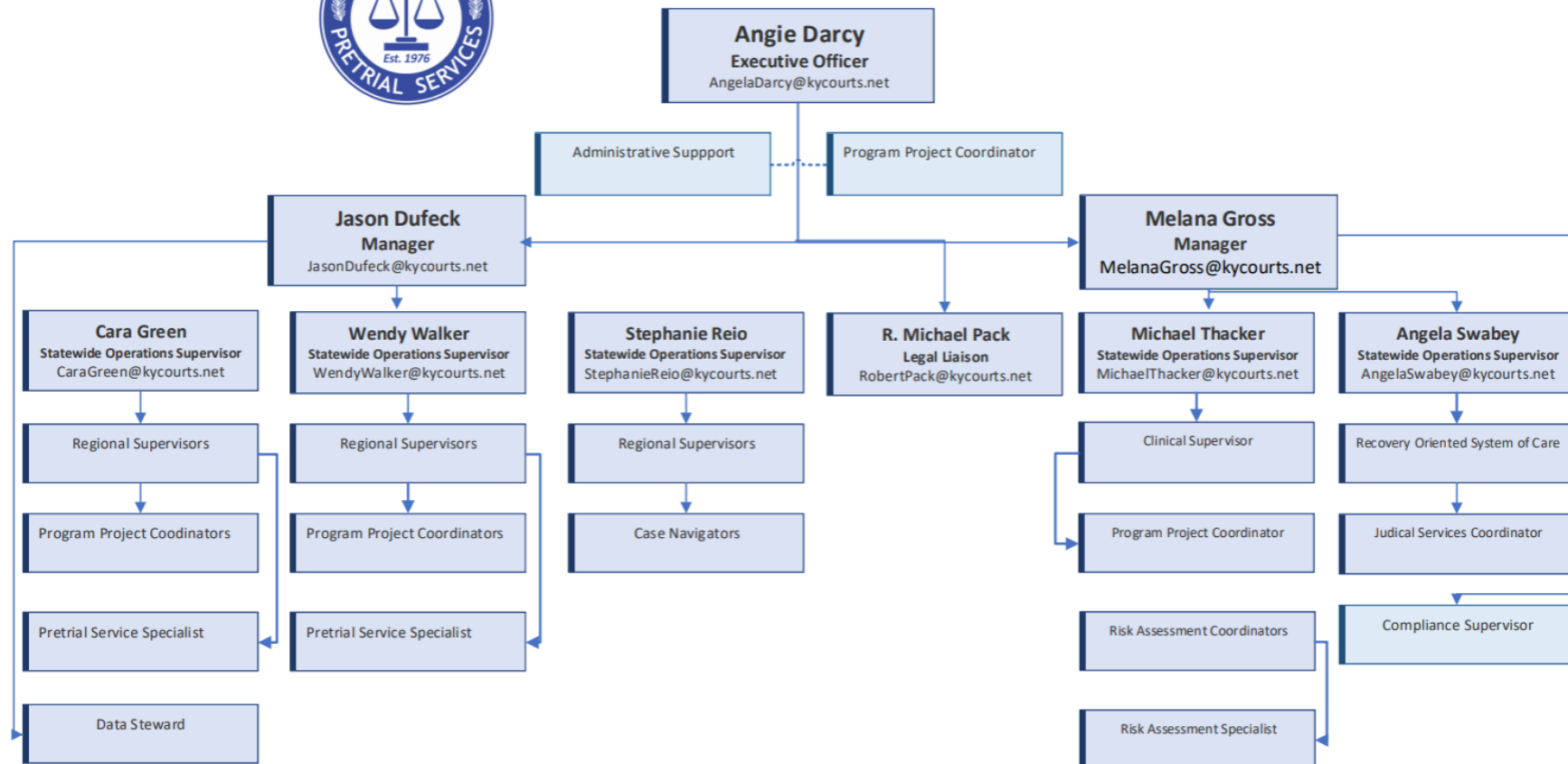


# Current Pretrial Structure

# CURRENT MANAGEMENT STRUCTURE



## DEPARTMENT OF PRETRIAL SERVICES



# CURRENT REGION STRUCTURE

- 275 employees who provide 24/7 support to:
- 14 Regions, encompassing 120 counties and 70 jails
- 16 Regional Supervisors overseeing Pretrial Services Specialists
- 4 Risk Assessment Coordinators overseeing Risk Assessment Specialists



# PRETRIAL ROLES

---

## **PRETRIAL SERVICES SPECIALIST (PSS)**

- Pretrial Services Specialists are the first point of contact for individuals arrested on bailable offenses.
- Enter information from the uniform citation once booked and conduct interviews.
- This information is used to evaluate eligibility for pretrial release.
- If the individual does not qualify for immediate release through the Pre-Arrest Release Protocol (PAR), the specialist presents the findings to a judge, who makes the final decision on pretrial release.
- Attend court proceedings

## **RISK ASSESSMENT SPECIALIST (RAS)**

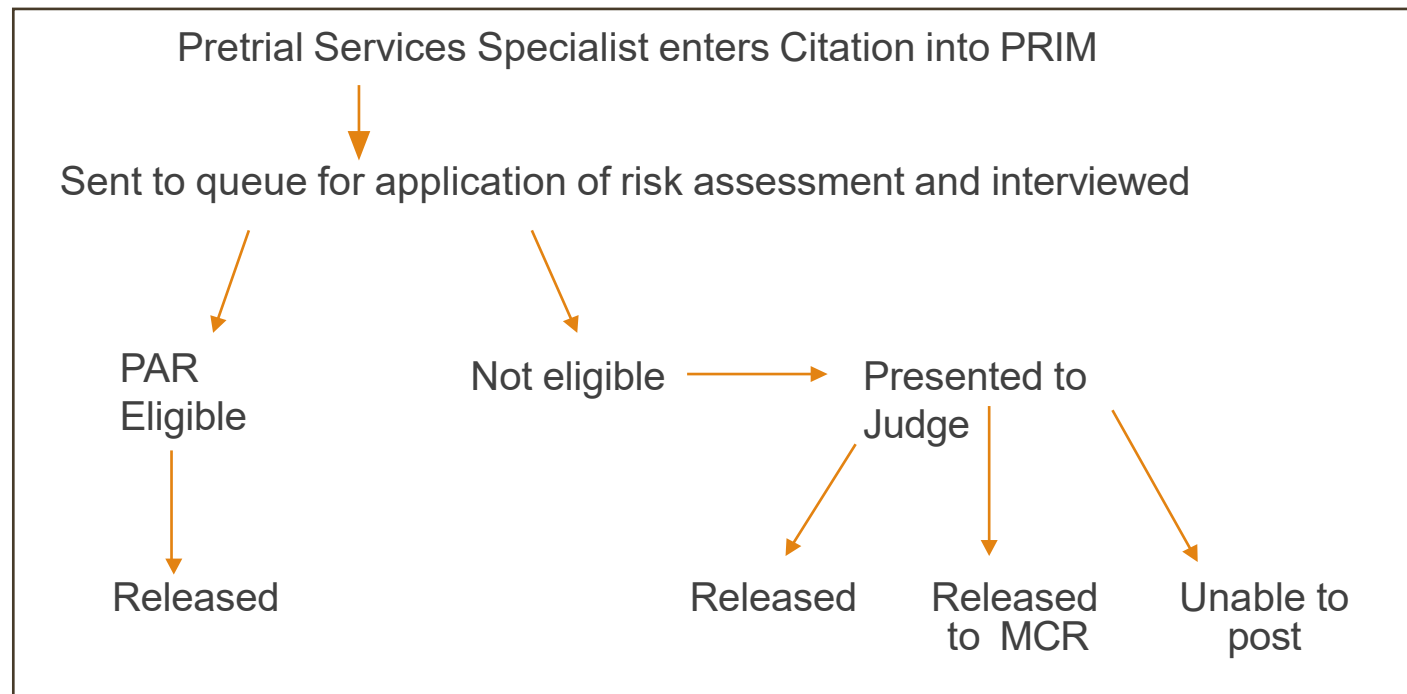
- Perform the Public Safety Assessment (PSA)
- Risk Assessment Specialists focus on evaluating the likelihood that a defendant will fail to appear in court or commit a new offense if released before trial.
- Their work ensures that decisions regarding pretrial release are informed by empirical evidence, aiming to balance public safety with the rights of the defendant.



# **CURRENT WORKFLOW**

# PRETRIAL PROCESS

## Within 24 hours of booking ...



Pretrial Specialist evaluate defendants using a combination of Orders set forth by the KY Supreme Court and actuarial based Risk Assessment to determine if they are eligible for the Pre-Arrestment Release Protocol (PAR) or need to be presented to a Judge for a bond review.

# CITATION AND CRIMINAL HISTORY

## Citation

Page 1 of 1

COMMONWEALTH OF KENTUCKY  
**UNIFORM CITATION**

**OFFENDER / VIOLATOR**

NAME: [REDACTED] POLICE DEPARTMENT: [REDACTED] OFF: 0300100

DATE OF BIRTH: [REDACTED] SEX: [REDACTED] HEIGHT: [REDACTED] WEIGHT: [REDACTED] HAIR COLOR: [REDACTED] EYE COLOR: [REDACTED]

**VEHICLE**

VEHICLE TYPE: [REDACTED] MAKE: [REDACTED] MODEL: [REDACTED] YEAR: [REDACTED] COLOR: [REDACTED]

**DATE / TIME**

ARREST DATE: 05 18 2022 ARREST TIME: 9:25 AM

**CHARGES AND POST-ARREST COMPLAINT**

CHARGE 1: TRAFFIC IN CONTROL SUB, 1ST DEGREE, 1ST OFF - D - OR = 2 GMS METHAMPHETAMINE

SCU Detectives along with an undercover agent working for [REDACTED] conducted a control buy of methamphetamine from above within the last 9 months in [REDACTED] Kentucky. The buy was monitored and recorded by Detectives. Suspected methamphetamine was sent off to the KSP lab for testing; results are positive for methamphetamine.

**COURT**

COURT DATE: [REDACTED] COURT TIME: [REDACTED] COURT LOCATION: [REDACTED]

**CASE**

ARRESTING AGENCY: [REDACTED] ARRESTING OFFICER: [REDACTED]

## CourtNet/History

Disposition Report

Case No.	Charge	Disposition	Amount
001	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 1 ORIGINAL
002	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 2 ORIGINAL
003	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 3 ORIGINAL
004	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 4 ORIGINAL
005	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 5 ORIGINAL
006	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 6 ORIGINAL
007	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 7 ORIGINAL
008	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 8 ORIGINAL
009	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 9 ORIGINAL
010	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 10 ORIGINAL
011	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 11 ORIGINAL
012	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 12 ORIGINAL
013	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 13 ORIGINAL
014	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 14 ORIGINAL
015	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 15 ORIGINAL
016	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 16 ORIGINAL
017	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 17 ORIGINAL
018	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 18 ORIGINAL
019	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 19 ORIGINAL
020	CHrg. 1770002	POSS. CONTROL SUB, 1ST DEGREE, 1ST OFFENSE - OFFENSE	CHARGE 20 ORIGINAL

# RISK ASSESSMENT

---

- Pretrial Services uses the Public Safety Assessment as its evidence-based tool
- The risk assessment instrument is designed to measure the likelihood of the defendant to fail to appear for court or to be re-arrested while released on bail.
- Used as a tool to assist judges in making a determination on release. Judges still need to consider the factors contained in KRS 431.525
- Conducted by our Pretrial Risk Assessment Specialists

# CRIMINAL HISTORY TOOLS

---

Pretrial Services Specialists and Risk Assessment Specialists utilize the following systems to conduct intake interviews and verify criminal records:

- **CourtNet**
- **eWarrants**
- **JusticeXchange**
- **Out-of-State Websites**
- **National Crime Information Center (NCIC)-  
Ran on all Individuals**
- **Kentucky Online Offender Lookup (KOOL)**
- **Local Jail Websites**

# PRE-ARRAIGNMENT RELEASE PROTOCOL (PAR)

---

- The Supreme Court grants the authority to Pretrial Services to administratively release defendants based on risk and charge. The purpose of Pre-Arrest Release Protocol is to expedite pretrial release of low and moderate risk defendants charged with non-sexual, non-violent misdemeanors and to increase efficiency by reserving resources for higher risk defendants ordered to pretrial supervision.
- The Pre-Arrest Release Protocol (PAR) became mandatory on January 1, 2017. Pretrial Specialists must determine defendants' eligibility for release. If ineligible for PAR, then a Judge is contacted for the bail decision.

# WHEN PAR IS NOT AN OPTION

---

- If defendant does not meet one or more of the PAR criteria, a Judge must be called to review the charges and set a bond.
- Call must be within 24 hours of the time of being booked into the jail.
- Judge is provided with the following items
  - **Citation** – so they can review charges narrative, and any testing listed.
  - **Pretrial Report** – so they can see their Risk Assessment scores as well as recommendation.
  - **History** – from CourtNet to see if they have any pending cases or previous similar charges.
  - **NCIC** – to see if they have any out of state records/similar charges.
- Pretrial Specialist then take the decisions and put them into our system.
- Paperwork is mailed to the jails and clerks.
  
- If Judge is unable to be contacted within the 24- hour time frame.
  - Attempt times are placed in the memo area of the file.
  - File is flagged as “call schedule”
  - Attempt is made again at the next available time.

# RELEASES

**Conditions of Release and Judicial Decision**

County: WEBSTER Judge: Released Pursuant to Supreme Court Order 2017-1  
 Defendant's Name: [REDACTED] Interpreter Language: NONE  
 Next Court Date: 05/19/2022 09:00 AM ASL Needed: NO  
 Court Type: DISTRICT COURT Courtroom:  
 Jail ID#: Interview Date/Time: 5/9/2022 9:25:45AM  
 Charge County: WEBSTER Holding County: WEBSTER

**Bail Credit**  
 Bail Credit Amount: \$0.00 Reason Ineligible: N/A

**Release Decision**  
 Bond Amount: \$0.00 - RELEASE ON RECOGNIZANCE on 05/09/2022 09:00 AM - Pilot Release

**Conditions**

- NOT TO VIOLATE ANY LOCAL, STATE, OR FEDERAL LAWS
- NOT TO CONSUME ANY ALCOHOL OR ILLEGAL DRUGS.
- NO ILLEGAL USE OF ALCOHOL OR CONTROLLED SUBSTANCES
- MAKE ALL SCHEDULED COURT APPEARANCES

**Case(s)**  
 Booking Date: 05/08/22 10:24 PM  
 [REDACTED] WEBSTER

Citation #	Class	Level	Counts
[REDACTED]	B	M	1
[REDACTED]	A	M	1

Date: \_\_\_\_\_ Judge's / Pretrial Officer's Signature: \_\_\_\_\_  
 Created On: 05/09/22 9:50 AM by [REDACTED]

What Pretrial sends to the jail

NOV 2021 Form 8-17

Defendant's Name: [REDACTED] DISTRICT: [REDACTED] Date: 5/9/2022 10:24 AM  
 Defendant's Address: [REDACTED] HARDEN County Station No: [REDACTED]  
 Defendant's County: [REDACTED] Defendant's Date of Birth: [REDACTED] Charge: [REDACTED]  
 Defendant's Fingerprint Number: [REDACTED] Defendant's Case Number: [REDACTED]

**YOU ARE HEREBY RELEASED FROM CUSTODY ON THE CONDITIONS INDICATED BELOW:**

PERSONAL RECOGNIZANCE  ADMINISTRATIVE RELEASE PROGRAM  JUVENILE RELEASE   
 UNSECURED BAIL BOND OR SURETY BOND. An unsecured appearance bond from you or your surety.  
 PARTIALLY SECURED BOND. Cash bail secured by cash amount of \$0.00. The amount deposited is held in lieu of the full bond. The other amount that will be returned to you on bond gets out of the court otherwise you have established the conditions of your release.  
 CASH BAIL BOND. Full amount of bail posted to the court. Paid by  Cash  Cash Card (debit/credit card)  
 STOCKS AND BONDS, PROPERTY BOND. Property is offered to secure the bail bond. If bond is forfeited, the recipient needs assets.  
 RELEASE PURSUANT TO RRS 222.204  
 REPORT TO YOU LOCAL VEHICULAR SERVICES DIVISION OFFICE BY: [REDACTED] (301) 461-6600  
 Use the Hardin County Public Center behind the Courthouse Building [REDACTED] (615) 961-5307  
 No further restriction of law  No contact with alleged victim  No change of address to jurisdictional jurisdiction.  
 No illegal use of possession of firearms or other deadly weapons  No work/education  
 Other: MAKE ALL SCHEDULED COURT DATES

**Violation of Conditions and / or Failure to Appear**  
 If you willfully fail to appear, fail to comply with the conditions of your release, or otherwise fail to render yourself amenable to the orders and processes of the courts, the court may issue a warrant for your arrest and may order forfeiture of the bond, and you shall be subject to prosecution for bail jumping per RRS 222.875 and RRS 222.880. You may also be subject to confinement of your car RRS 402.240.

**BAIL BOND**  
 Being executed in full in the sum of \_\_\_\_\_ Dollars  
 The surety will answer and be amenable for the orders and process of the court and other court in which this proceeding may be pending, for any and all expenses and all charges including, in the event of non-compliance, proceedings therefor in jurisdiction with RRS 402.240. By providing this bond, the surety is the jurisdiction of the state of Kentucky in which any forfeiture proceedings arising out of this obligation may be pending, and as further irrevocable against the bond of each court in the agent state where any process affecting the liability of such bond may be issued, such claim to forfeit bail paper to be at the address below.  
**AFFIDAVIT OF SURETY:** I declare under oath each bond I offer to be a resident or owner of the address Kentucky, and intend to answer the bond with the following equity, funds or real property.

Signature of Defendant: \_\_\_\_\_ Surety Number of Surety (s): \_\_\_\_\_  
 Printed Name of Surety (s): \_\_\_\_\_ Date of Birth & Occupation of Surety (s): \_\_\_\_\_  
 Signature of Surety (s): \_\_\_\_\_ (Print) License Number of Surety (s): \_\_\_\_\_  
 Phone Number of Surety (s): \_\_\_\_\_ Address of Surety (s): \_\_\_\_\_  
 If mail Address of Surety (s): \_\_\_\_\_  
 MAIL REPORTED BY: [REDACTED] SICA: \_\_\_\_\_  
 Defendant  Surety (s)  
 Subscribed and sworn to before me by \_\_\_\_\_ on \_\_\_\_\_  
 Date: 9-May-2022  
 Clerk / Subscribed Public Officer: \_\_\_\_\_  
 District: [REDACTED] at 8:30 AM on Monday, June 6, 2022  
 I understand the penalties which may be imposed upon me for willful failure to appear or for violation of any condition of release and I agree to comply with the conditions of my release, and to answer as required. I have received a copy of this order.  
 DEFENDANT'S SIGNATURE: [REDACTED] JUDGE/CLOCKER: [REDACTED]  
 NAME OF JUDGE / P.O.: \_\_\_\_\_ NAME AND LOCATION OF COURT: \_\_\_\_\_ (301) 461-6600 (301) 461-5307  
 SIGNED:  Print  Not Print

What the Jail sends back to Pretrial as confirmation (pink sheets)

# Other Pretrial Services Duties Provided to the Courts

## District and Circuit

- Judge call presentations-information provided to judges
- Provide Pretrial reports for indictments
- Attend arraignments
- Attend other court hearings in person or provide spreadsheets and pretrial history report (judge specific)
- Complete Affidavit of Indigency (where practical)
- Supervise defendants placed on monitored conditional release



# COURT COVERAGE

## In Person/Virtual

- Pretrial Specialist is physically in the courtroom and can answer any questions immediately.
- Examples of questions
  - Any pending cases/holds
    - If state inmate – expected time to serve
  - Risk scores
  - Bond/Booking Day
  - Custody location – if not in local facility where are they?



## Spreadsheet

- After receiving the docket from the Clerks or pulling from CourtNet, the Pretrial Specialist fills in the pertinent information
- Information provided is catered to what the Judge for that specific court prefers.
- Example below – Names have been changed and case numbers partially redacted.

NAME	Event	Case Number	FTA	NCA	BOND	HOLDING COUNTY	Booking Date	HOLDS	NOTES
Doe, John	Sentencing	22MXXX	6 High	5 Mod	\$500.00	Muhlenberg	3/2/2022	20JXXX (no extra information)	
Doe, Jane	FTA Review	22MXXX	6 High	7 Mod	\$500 (on warrant)	Muhlenberg	3/16/2022	Ohio 21CRXXX (PV no bond)	
Doe, Jane	Arraignment	21MXXX	6 High	7 Mod	NEEDS BOND	Muhlenberg	3/16/2022	Ohio 21CRXXX (PV no bond)	
Smith, Sam	Show Cause Hearing	21TXXX	2 Mod	7 Mod	N/A	Muhlenberg	N/A	State Inmate - TTS 03/12/2023	not in on this case
Jones, Jerry	Pretrial Conference	22M108	1 Low	4 Mod	\$2,500.00	Muhlenberg	2/25/2022	Muhlenberg 20CRXXX (PV), Muhlenberg 19TXXX and 20TXXX (fines or restitution)	
Smith, Susan	FTA Review	22F28	4 Mod	6 Mod	NEEDS BOND	Hopkins	3/16/2022	Hopkins Co (new charges), Union 17CRXXX (PV)	



**ADMINISTRATIVE OFFICE  
OF THE COURTS**

**PRETRIAL  
SUPERVISION  
PROGRAMS**

# Supervision Programs

---

- Monitored Conditional Release (MCR) is a condition the Judge gives the defendant where Pretrial Services needs to monitor some aspect of the release. Began in 2005.
  - Swift, Certain, Fair Pilot program in Fayette, Boyle and Mercer county (federal grant) that is MCR but applies the Swift, Certain, Fair principles of supervision.
- Diversion is an agreement with the County Attorney and defendant that will result in a dismissal if the defendant complies with the terms of the agreement. Can supervise up to two years. Began in 1978.
- Deferred Prosecution is offered for 1<sup>st</sup> and 2<sup>nd</sup> degree Possession of Controlled Substance. Defendant and Commonwealth Attorney agree on terms and conditions. Can monitor up to two years. Began in 2011.

# BEHAVIORAL HEALTH CONDITIONAL DISMISSAL PROGRAM (SENATE BILL 90)

---



# SB 90: Brief Overview

---

SB 90 provides an alternative to incarceration by allowing eligible defendants to receive treatment for substance use and/or behavioral health disorder.

The program's goal is to divert low level defendants charged with certain **non-violent, non-sexual misdemeanors** and **Class D felonies** away from jail and into treatment for substance-use disorder(s) and/or mental-health issues.



# **Kentucky Pretrial Data**

# Pretrial Outcome Measures

---

- Release Rates
- Appearance Rates
- Arrest-Free Rates
- Overall Success Rates

# Pretrial Success Dashboard

Pre-Disposition Cases including pretrial release and with greatest case Final Disposition Date or FTA Disposition Date between 1/1/2025 and 12/31/2025.

Help & Info

Filter by Jurisdiction  
All

Filter by Charge Region  
All

Filter by Charge County  
All

Filter by Combined Risk  
All

Filter by MCR Status  
All

Filter by Release Outcome  
All

Select Minimum Date  
1/1/2025

Select Maximum Date  
12/31/2025

Click for Previous Week

Click for Previous Month

Click for Previous Year

Filter by Max Charge Level / Class  
All

Filter by CSP Category  
All

Success Rate

70.2%

Appearance Rate

78.2%

Arrest-Free Rate

86.1%

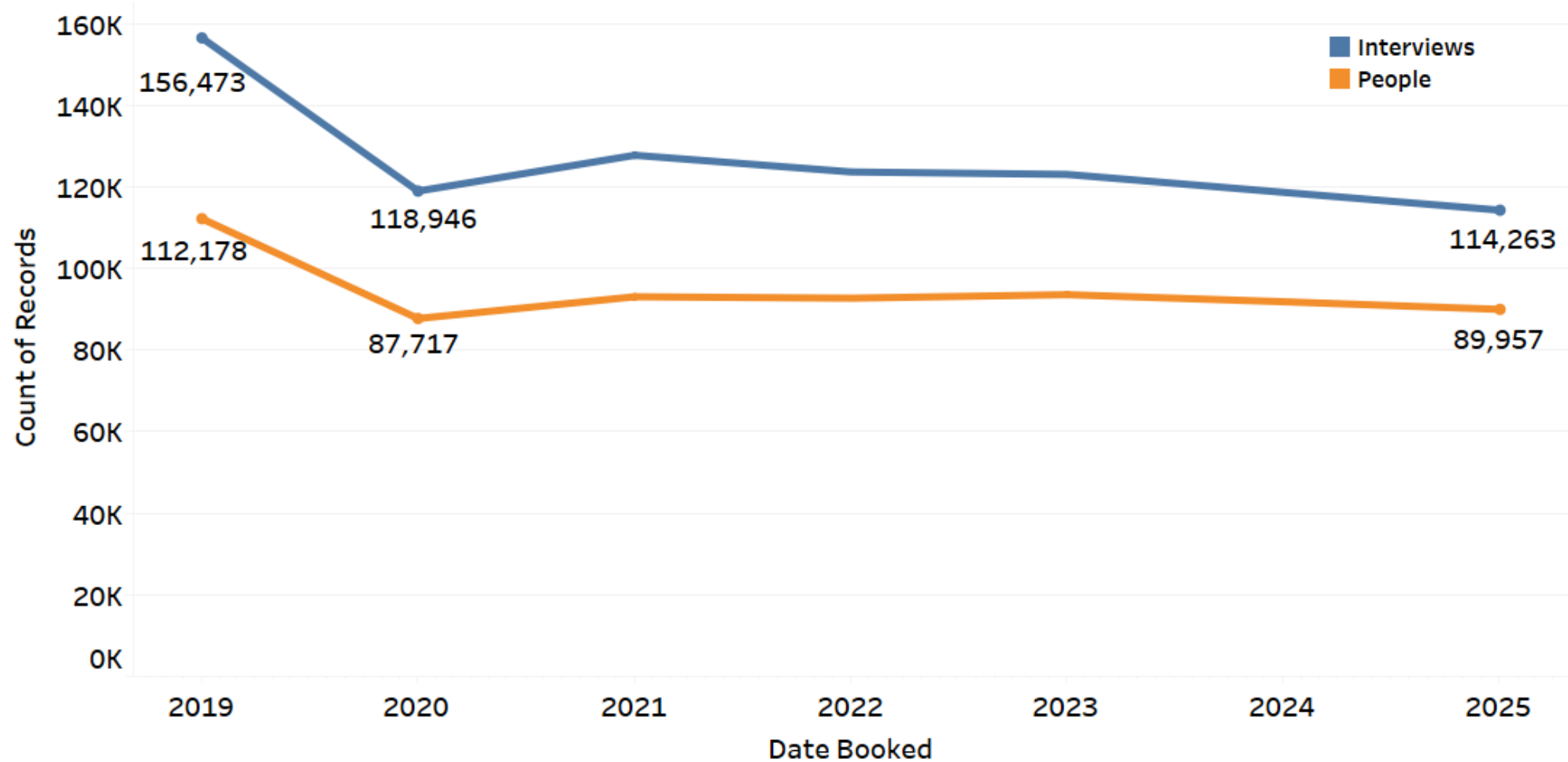
Violent Arrest-Free Rate

95.4%

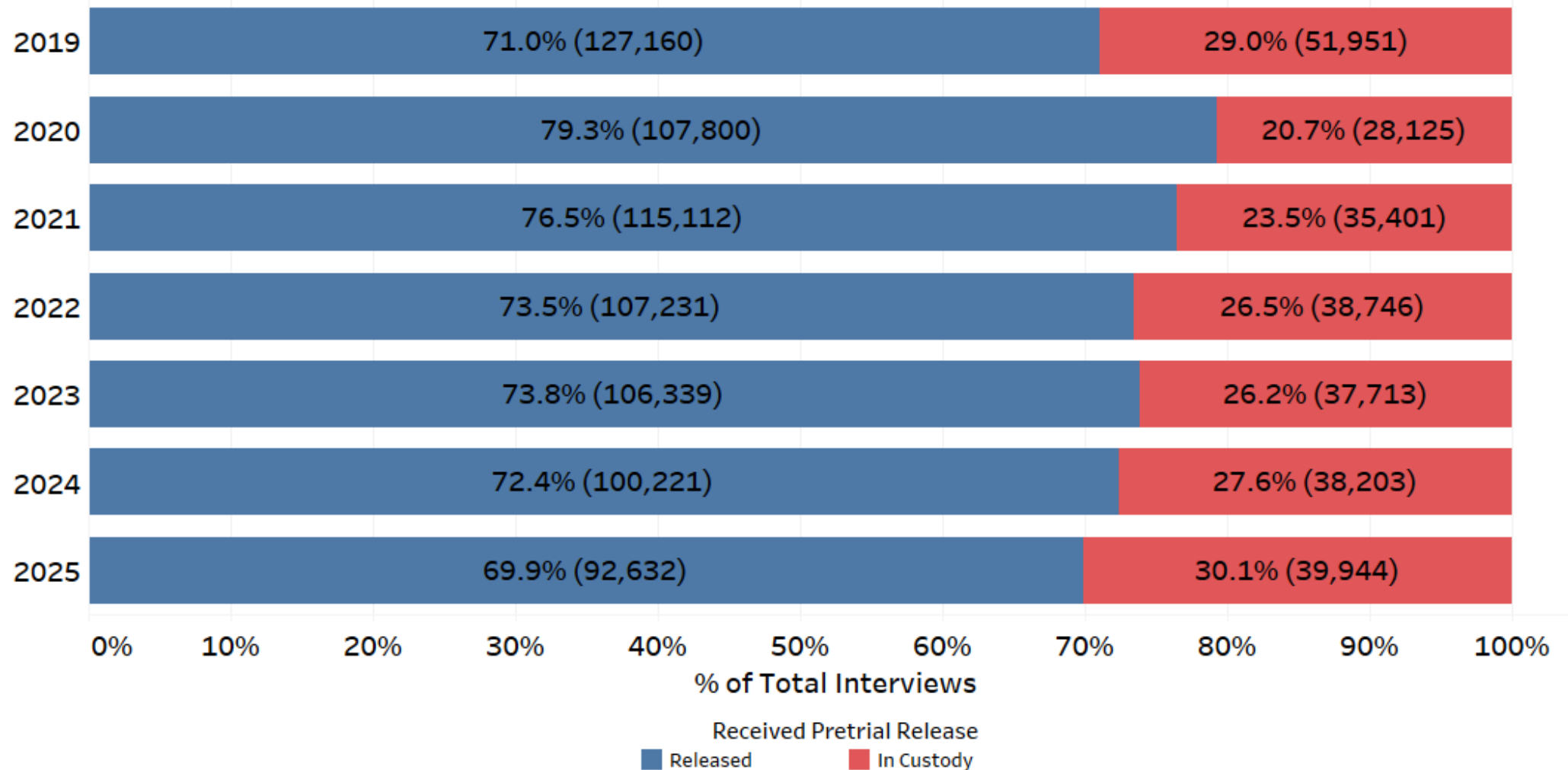
\* Minimum Date must be 2018 or later

Jurisdiction	Release Outcome	Appr. Rate	Arrest-Free Rate	PS Arrest-Free Rate	Has FTA	Has Any AoNO	Has PS AoNO	Cases
Circuit	Administrative Release	46.0%	79.4%	96.8%	34	13	2	63
	Indictment Summons	79.1%	83.1%	94.5%	2,184	1,771	573	10,472
	Non-Financial Release	75.3%	82.0%	95.3%	1,969	1,434	373	7,968
	Financial Release	80.1%	80.9%	93.9%	1,202	1,153	366	6,038
	60-Day Rule	50.0%	75.0%	87.5%	4	2	1	8
	<b>Total</b>		<b>78.0%</b>	<b>82.2%</b>	<b>94.6%</b>	<b>5,393</b>	<b>4,373</b>	<b>1,315</b>
District	Administrative Release	77.7%	88.6%	96.0%	5,938	3,039	1,065	26,638
	Non-Financial Release	74.6%	84.3%	95.0%	8,685	5,366	1,707	34,140
	Financial Release	81.1%	88.2%	95.6%	7,627	4,779	1,785	40,442
	60-Day Rule	99.2%	91.0%	97.7%	10	115	29	1,271
	<b>Total</b>		<b>78.3%</b>	<b>87.0%</b>	<b>95.5%</b>	<b>22,260</b>	<b>13,299</b>	<b>4,586</b>
All Cases	Administrative Release	77.6%	88.6%	96.0%	5,972	3,052	1,067	26,701
	Indictment Summons	79.1%	83.1%	94.5%	2,184	1,771	573	10,472
	Non-Financial Release	74.7%	83.9%	95.1%	10,654	6,800	2,080	42,108
	Financial Release	81.0%	87.2%	95.4%	8,829	5,932	2,151	46,480
	60-Day Rule	98.9%	90.9%	97.7%	14	117	30	1,279
<b>Grand Total</b>		<b>78.2%</b>	<b>86.1%</b>	<b>95.4%</b>	<b>27,653</b>	<b>17,672</b>	<b>5,901</b>	<b>127,040</b>

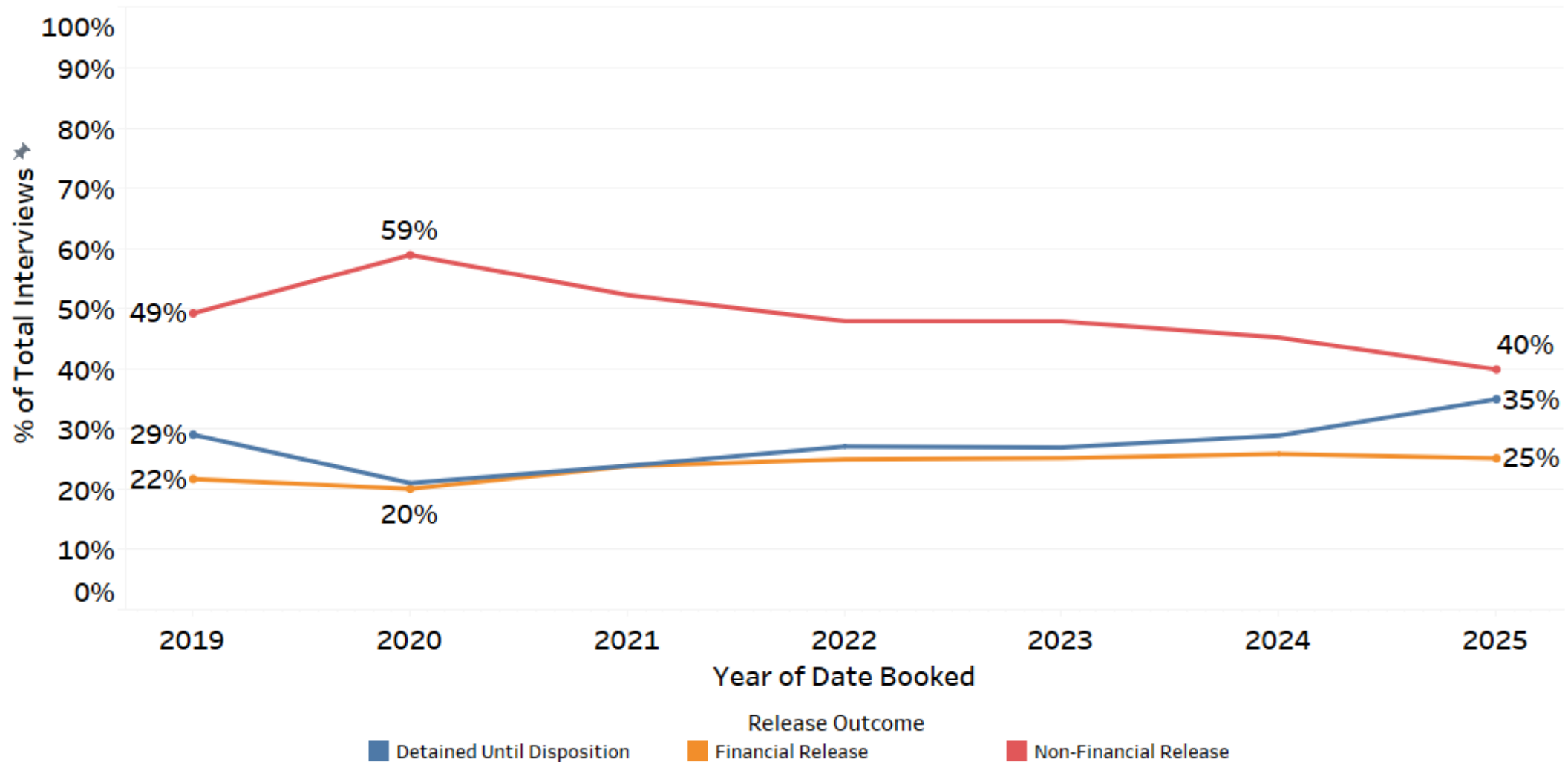
# Interviews and Persons Booked into Custody CY 2019-2025



# RELEASE RATES FOR PRETRIAL INTERVIEWS- BOOKING DATE CY 2019-2025

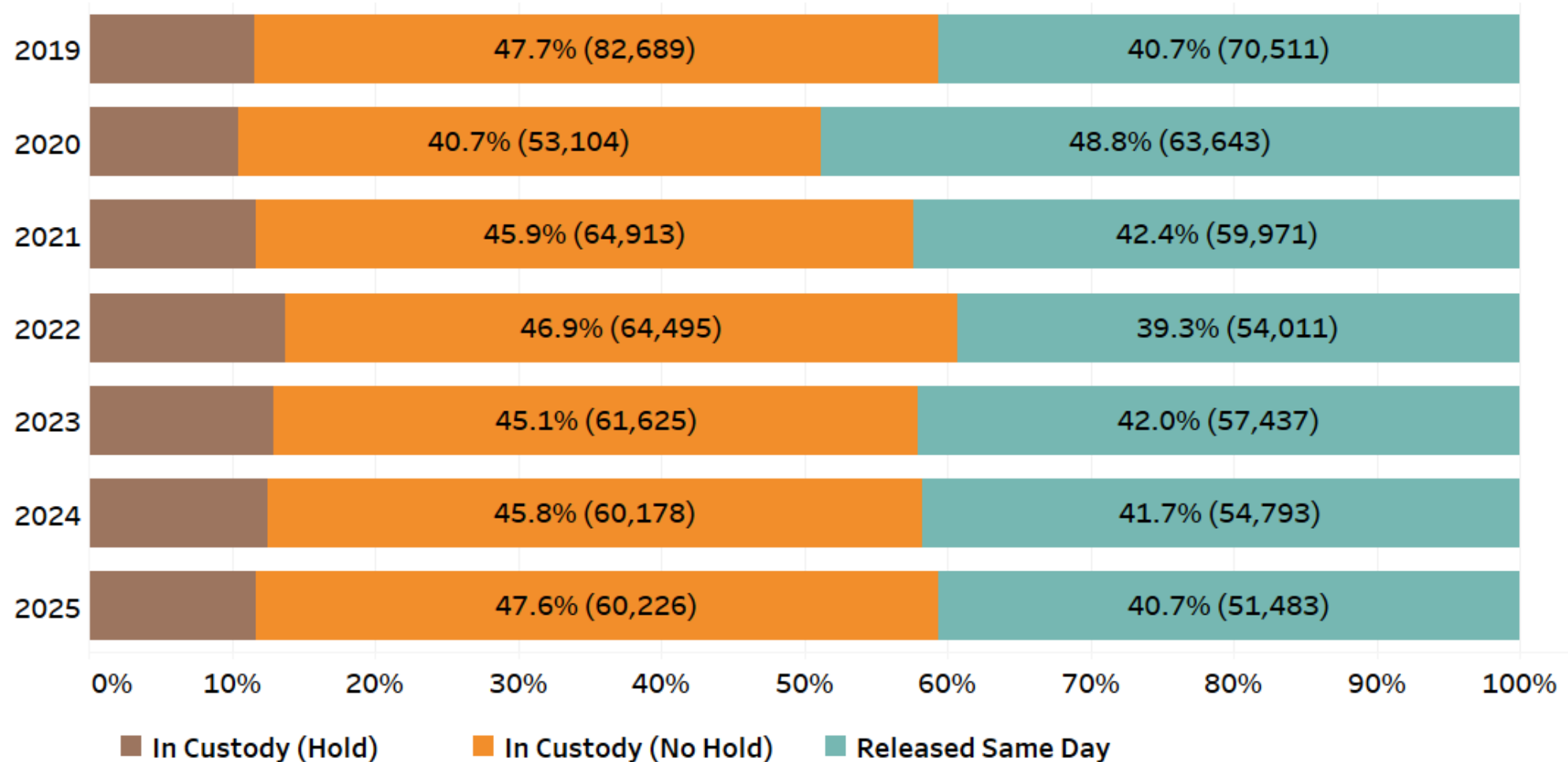


# Release Rates for Pretrial Interviews Which Have Reached Final Disposition by Year of Booking Date CY 2019-2025

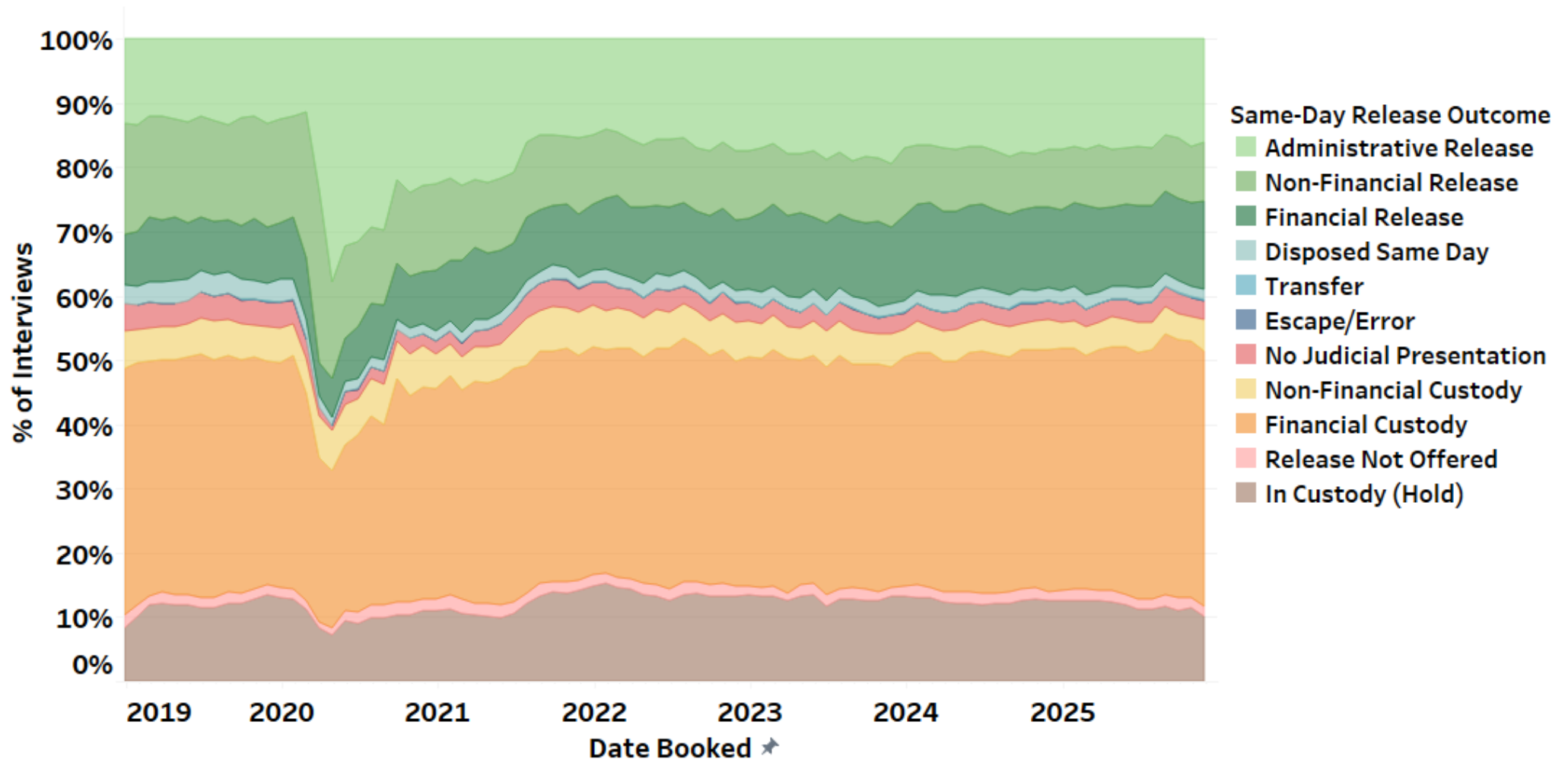




# Total Interviews and Same-Day Custody Status by Year of Booking Date CY 2019-2025

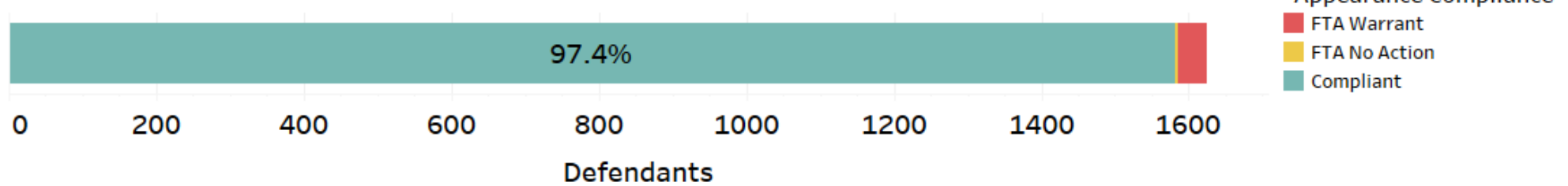


# Percentage of Same-Day Outcomes for Each Month's Arrests by Booking Date CY 2019-2025

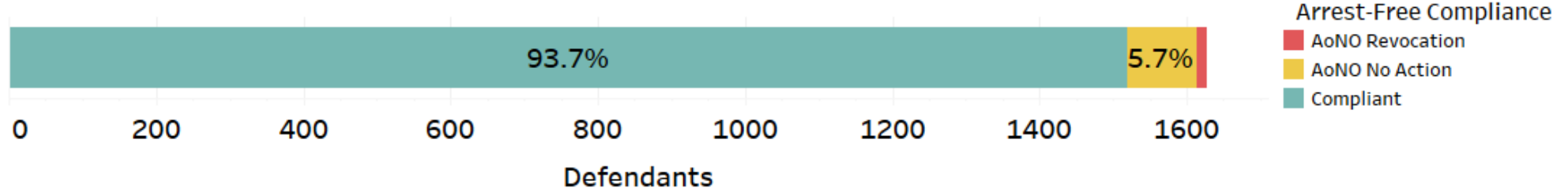


# MCR Compliance Rates for Defendants Active on MCR Order of Supervision within CY 2019-2025 and No Supervision End Date

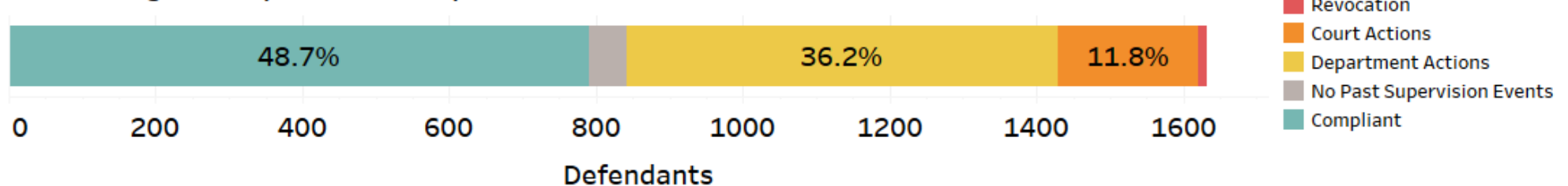
### Active Appearance Rate



### Active Arrest-Free Rate

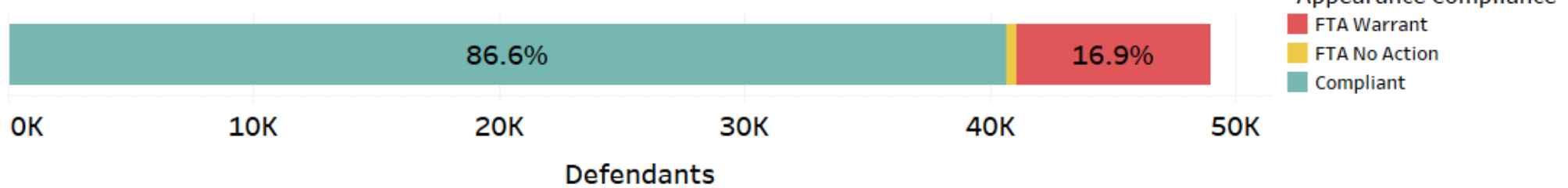


### Active Program Requirement Compliance Rate

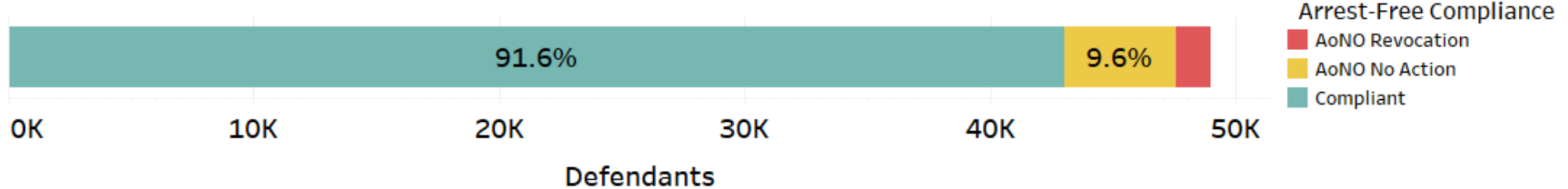


# MCR Compliance Rates for Defendants Released from MCR Order of Supervision within CY 2019-2025 and a Supervision End Date

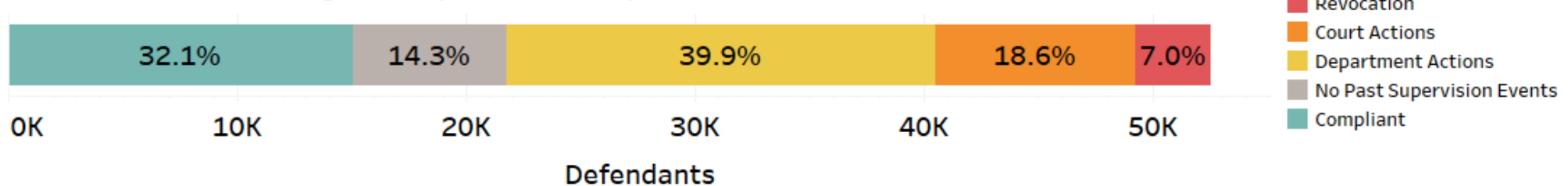
Released From MCR Appearance Rate



Released From MCR Arrest-Free Rate



Released From MCR Program Requirement Compliance Rate



---

**QUESTIONS?**



*Angela Darcy*  
Executive Officer, Department of Pretrial Services  
[AngelaDarcy@Kycourts.net](mailto:AngelaDarcy@Kycourts.net)