

PUBLIC SAFETY COORDINATING COUNCIL

AGENDA

FOR

Meeting on Tuesday, October 15, 2024
3:30 P.M. – 5:00 P.M.

- I. Approval of September 10, 2024, Meeting Minutes – Chairman Proctor
- II. Memorandum of Agreement Between the United States of America and the Florida State Attorney’s Office, Second Judicial Circuit Department of Justice Number 171-17-39 – Commissioner Proctor
- III. LCDF Population Update – Asst. Sheriff Google, Leon County Sheriff’s Office
- IV. Recognition of Judge Aikens Service to the PSCC – Commissioner Proctor
- V. Monthly Reports (*distributed in meeting materials*)
 - Court Administration Reports – Ina Hawkins, Detention Review Coordinator
 - Electronic Monitoring Reports – Kimberly Holland, Coordinator, IDA
- VI. Other Business:

Next Meeting: *December 3, 2024*
4:00 PM
Commission Chambers, 5th Floor, Leon County Courthouse

Public Safety Coordinating Council

September 10, 2024, Meeting Minutes

Council Members (or designee) in Attendance:

Commissioner Bill Proctor	County Commission
Judge Augustus Aikens	Judiciary
Jessica Yeary	Public Defender's Office
Brylan Jacobs	Florida Department of Corrections
Owen McCaul	State Attorney's Office
Elaine Webb	Big Bend AFTER Reentry Coalition
Rebecca Kelly-Manders	ReFire Culinary
Teresa Broxton	Office of Intervention and Detention Alternatives

Council Members Not in Attendance:

Kelli Mercer	HCA Healthcare (Behavioral Health)
Asst. Sheriff Brice Google	Leon County Sheriff's Office
Nancy O'Farrell	NAMI Tallahassee, Inc.

Also in attendance:

Royle King	Council on the Status of Men and Boys
Ina Hawkins	Leon County Court Administration
Michael MacNamara	Public Defender's Office
John Knowles	Public Defender's Office
Johnathan Godwin	WAAWN
Kevin Warren	WAAWN
Jasmine Queen	Apalachee Center, Inc.
Rayshell Holmes	Leon County Commission Aide
Kendra Brown	Leon County Court Administration
Kimberly Holland	Office of Intervention and Detention Alternatives

The meeting was called to order at 4:10 PM

Issues Discussed

I. Approval of the July 16, 2024, Meeting Minutes

Brylan Jacobs moved to approve the minutes from the July 16, 2024, meeting; seconded by Rebecca Kelly-Manders.

The motion passed unanimously.

II. Leon County Detention Facility Population Updates and Discussion – Teresa Broxton in the absence of Asst. Sheriff Brice Google, Leon County Sheriff’s Office

Ms. Broxton presented the Leon County Detention Facility (LCDF) Status Report for 9/9/2024 (Attachment #1). She reported that the LCDF population was 946 as of 9/9/2024.

Ms. Kelly-Manders inquired if the bond information took into consideration factors such as other charges with a no bond (e.g. violations of probation or holds for other jurisdictions). Ms. Broxton explained that at the time the report is generated the individual does not have any other charges that would prevent them from posting bond and being released. However, a violation of probation or hold could be entered after the report is generated.

III. Council on the Status of Men and Boys Presentation- Director Royle King

Royle King, Director of the Council on the Status of Men and Boys (CSMB) was present to provide an update on the work of the CSMB. Director King shared the mission and vision of the Council as well as the availability of reports and key research available on their webpage at <https://www.councilmenandboys.org/>. He shared that the CSMB is utilizing the Community Based Violence Intervention and Prevention Initiative (CVIPI) which is evidence-based strategy recognized by Bureau of Justice Assistance and others.

The CSMB has partnered with the Florida State University – College of Criminology to conduct research for the three-year implementation of the violence reduction plan. The planning phase included research and reviewing all the shootings that occurred in the community during 2023. The Council also partnered with the National Institute for Criminal Justice Reform to facilitate the multi-disciplinary planning process with representation from residents, business owners, etc. through listening sessions and surveys. These efforts resulted in the development of the Violence Reduction Strategic Plan.

The Violence Reduction Strategic Plan has five strategies: 1) Focused Deterrence, 2) Community Engagement, 3) Prevention, 4) Implementation and Outcome Evaluation, 5) Establish and Employ a Performance Review Panel.

Director King shared that the CSMB was a participated in the Leon County Community Safety Engagement Plan developed in 2023 and highlighted activities that the CSMB is working on to support efforts in these areas. With regards to Pillar 1: Building Trust & Legitimacy, the CSMB has

been hosting resource fairs and held the first one in August at the Jake Gaither Community Center. The neighborhood was identified through law enforcement data and included CSMB going directly to homes to interact with residences having high call volumes. The fairs give the community residents opportunities to interact with law enforcement in different ways outside of them responding to calls.

Judge Aikens inquired how many youths are participating in the CSMB programming. Director King shared that at present there are 236 participates but the number will change with the beginning of the new school year. Commissioner Proctor inquired if any of the participants had mental health challenges. Director King advised that most of the participants have mental health issues, some with diagnoses but most are undiagnosed.

The CSMB is working to identify what types of trainings they can provide to further Pillar 5: Training and Education, with a focus on educating residents, particularly in identified neighborhoods, to assist law enforcement to identifying issues but also in building their capacity to respond to some of the issues. CSMB also has efforts focusing on Pillar 2: Policy and Oversight and Pillar 4: Community Policing and Crime Reduction.

Director King closed with sharing that the CSMB is planning the next resource fair in November or December 2024.

IV. Memorandum of Agreement Between the United States of America and the Florida State Attorney's Office, Second Judicial Circuit Department of Justice Number 171-17-39 – Commissioner Proctor

Ms. Yeary motioned for this item to be postponed until the October meeting to allow for additional discussion time. Ms. Rebecca Kelly-Manders seconded the motion.

Motion passed unanimously with Mr. Owen McCaul abstaining.

V. Court Administration Reports – Ina Hawkins, Detention Review Coordinator

Ms. Hawkins presented the report for the Veterans Treatment Court, Misdemeanor Mental Health Docket, and Felony Drug Court (Attachment #3).

VI. Electronic Monitoring Report – Kimberly Holland, Coordinator, OIDA

Ms. Holland presented the Electronic Monitoring Program Report for July 2024 (Attachment #4).

Commissioner Proctor inquired of Ms. Yeary and all Council members, if any of the numbers reported during the meeting raised concerns. Ms. Yeary responded that she thinks the system is utilizing the courts effectively and the biggest issue the PSCC could continue to assist with is technical violations of probation and supervised pretrial release recognizing the barriers of completing some imposed conditions.

VII. Other Business:

None

Meeting Adjourned at 4:50 PM

Next Meeting: October 15, 2024
4:00 PM
Commission Chambers, 5th Floor, Leon County Courthouse

DRAFT

MEMORANDUM OF AGREEMENT
BETWEEN
THE UNITED STATES OF AMERICA
AND
THE FLORIDA STATE ATTORNEY’S OFFICE, SECOND JUDICIAL CIRCUIT
DEPARTMENT OF JUSTICE NUMBER 171-17-39

I. BACKGROUND

- A. In June 2023, the United States Department of Justice (“DOJ”), notified the Florida State Attorney’s Office for the Second Judicial Circuit (“SAO”) that it had reviewed reports alleging that the SAO utilized guidelines for Primary Misdemeanor Plea Offers (“Primary Misdemeanor Plea Offers Guidelines”) that provided for less favorable primary misdemeanor plea offers and cost assessment to Hispanic individuals accused of driving without a valid driver’s license than other individuals accused of the same crime. These allegations raised concerns of alleged discrimination in violation of Title VI of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000d to 2000d-7, and its implementing regulations, 28 C.F.R. Part 42, Subpart C (“Title VI”).
- B. Title VI prohibits discrimination based on race, color, and national origin in federally-funded programs or activities. DOJ has jurisdiction under Title VI to investigate the SAO and, where appropriate, negotiate and secure voluntary compliance because the SAO receives federal financial assistance from DOJ.
- C. The SAO has fully cooperated with DOJ during the course of the review. To date, DOJ has reviewed information provided by the SAO, conducted interviews of SAO employees, conducted interviews of other interested parties and members of the public, and reviewed publicly available documents. DOJ has not made a finding of discrimination.
- D. The SAO affirms its commitment to complying with Title VI and denies any wrongdoing in violation of Title VI. In April 2023, State Attorney Jack Campbell learned of the alleged Primary Misdemeanor Plea Offers Guidelines, immediately took action to investigate the allegations and took steps to affirm the SAO’s commitment to nondiscrimination. The State Attorney affirmed that the Primary Misdemeanor Plea Offers Guidelines were not and have never been the policy of the SAO. The SAO verbally reprimanded the individual who drafted the Primary Misdemeanor Plea Offers Guidelines, committed to conduct nondiscrimination training, convened a working group with interested parties in the legal community to address the impact of the Primary Misdemeanor Plea Offers Guidelines, and sent letters to defendants who may have been impacted by the Primary Misdemeanor Plea Offers Guidelines. To further its commitment to continued compliance with Title VI the SAO desires to work with DOJ in its ongoing efforts of nondiscriminatory prosecution.

- E. The voluntary compliance framework of Title VI provides DOJ with the flexibility to support state and local law enforcement recipients as they implement practices designed to ensure nondiscrimination. This Memorandum of Agreement (“Agreement”) between the SAO and DOJ seeks to provide the SAO with additional tools and training to conduct its prosecutorial activities in a manner that avoids discrimination. In particular, this Agreement intends to encourage and support the SAO’s ongoing nondiscrimination efforts through the items identified below.
- F. In light of the above, DOJ and the SAO (collectively, the Parties) agree as follows:

II. COOPERATIVE AGENDA

- A. Consistent with its ongoing efforts to prohibit discrimination and unlawful bias in prosecution, the SAO affirms that it will continue to comply with Title VI, which prohibits discrimination against individuals based on their race, national origin, or color.

- B. Policy Review

The SAO will adopt a specific Nondiscrimination in Prosecution Policy within 60 days of the Effective Date of this Agreement. The Nondiscrimination in Prosecution Policy will specifically provide that discriminatory prosecutorial practices are prohibited, and for 1) regular training at least annually on nondiscrimination in prosecution, including obligations under Title VI and the Nondiscrimination in Prosecution Policy, 2) a public complaint process, and 3) other measures to ensure compliance and accountability with regard to such non-discrimination policies. The SAO will seek DOJ approval of its proposed Nondiscrimination in Prosecution Policy within 30 days of the Effective Date of this Agreement. Following adoption of the Nondiscrimination in Prosecution Policy, the SAO will, for the duration of this Agreement, provide any future proposed revisions to the Policy to DOJ for approval at least 30 days prior to proposed adoption. DOJ’s approval will not be unreasonably withheld.

- C. Public and Community Engagement

The SAO is committed to maintaining and strengthening its ties to the communities it serves. To further this commitment, within 30 days of the Effective Date of this Agreement, the SAO will reconvene a working group to: (1) advise the working group members of this Agreement and its requirements; (2) revise the original letter sent to defendants who may have been impacted by the Primary Misdemeanor Plea Offers Guidelines; and (3) continue its efforts to work with the SAO to develop best practices for working with the local community the SAO serves. This includes building partnerships and improving communications, as well as practices to address perceived bias incidents. The SAO will invite private defense counsel and community advocates supporting minority and immigrant populations and those with limited English proficiency to participate in the working group. The working group will meet quarterly, at a time that is mutually agreeable to all interested parties for the duration of this

Agreement. The SAO will document and retain the minutes of each working group meeting, and will include the minutes in its quarterly status reports to DOJ as discussed in part III, below.

D. Letters to Defendants Potentially Impacted by the Primary Misdemeanor Plea Offers Guidelines

1. The SAO remains committed to ensuring that no defendant was discriminated against with respect to any plea offer made for the charge of driving without a valid driver's license. The SAO will provide the working group with a copy of the letter that was sent to defendants who may have been impacted by the Primary Misdemeanor Plea Offers Guidelines, the list of defendants to whom it was sent, and the addresses to which it was sent. Within 30 days of reconvening the working group discussed in II.C. above, the SAO, in consultation with the working group, will identify any additional defendants charged with driving without a valid driver's license from January 2017 to April 2023 but who were not offered a plea of diversion. The working group will determine which individuals should receive additional correspondence, and will draft additional correspondence as necessary to ensure that all applicable defendants receive effective notice of the following information: (1) that the defendant is being contacted because it is possible that they were offered an incorrect plea and should have been offered a lesser plea, and (2) a description of the procedure by which the defendant or their counsel may seek an alternative disposition of the charge. The SAO will send the revised letter to the Public Defender's Office for the Second Judicial Circuit ("Public Defender") for review and comment. The working group will consider and accept or reject all of the Public Defender's comments, and will provide a written response to the Public Defender explaining the reasons for rejecting any of its comments. The additional correspondence will be accompanied by a certified translation for defendants whose records indicate limited English proficiency, and will be mailed to defendants and their counsel of record, if any. The SAO, in consultation with the working group, will develop a plan to track defendants' responses.
2. Within 45 days of reconvening the working group discussed in II.C. above, the SAO will send any additional correspondence to the identified defendants. The SAO will provide the draft correspondence, all comments provided by the Public Defender, the working group's written response to the Public Defender, list of recipients, and plan for tracking responses to DOJ for review and comment at least 15 days prior to sending any additional correspondence.
3. The SAO will review all responses received from all correspondence with defendants who may have been impacted by the Primary Misdemeanor Plea Offers Guidelines and determine whether any additional remedial actions are appropriate, including but not limited to, any changes to terms of plea offers. The SAO will continue to track the responses and take any necessary remedial actions throughout the term of the Agreement, and will report the results of its tracking and remedial actions in its quarterly status reports to DOJ as discussed in part III, below.

E. Training

1. Within 120 days of the Effective Date of this Agreement, the SAO will conduct mandatory training on nondiscrimination in prosecution, including obligations under Title VI, and on its Nondiscrimination Prosecution Policy for all SAO employees, contractors, and any individual working on behalf of the SAO who interacts with defendants or the public. The training will be provided by an independent, qualified third party, approved by the DOJ. The training curriculum will also be approved by the DOJ and will cover, at a minimum: an overview of Title VI's prohibition against race, national origin, and color discrimination; discussion of biased-based prosecution and discriminatory prosecution; examples of conduct that would constitute discriminatory prosecution and, in contrast, the types of indicators prosecutors and other staff may properly rely on, including in the misdemeanor plea offer context; best practices for prosecutors and other staff to ensure that they are not discriminating or acting with impermissible bias; prosecutor and community perspectives related to discriminatory prosecution; and resources for prosecutors and other staff who have questions about best practices and their obligations. The training will also include an overview of the Nondiscrimination in Prosecution Policy. The training will include an opportunity for training participants to ask questions about the material covered. The SAO will seek DOJ approval of the trainer and proposed curriculum at least two weeks before any scheduled training.
2. The annual trainings will be video recorded. Each newly-hired or contracted individual covered by the training requirements will receive training within 30 days of the date they begin their association with the SAO, either by attending the next regularly scheduled annual training, if it occurs within the 30-day period, or by viewing the video recording of the most recent live training and receiving copies of any written material provided for that training.
3. The SAO will maintain an attendance log for each training, and ensure that all individuals required to attend have done so. The attendance logs will be included in the SAO's quarterly status reports to DOJ discussed in part III, below.

III. FURTHER COOPERATION

- A. The SAO or his designee will meet with DOJ, if requested, on a quarterly basis to provide status reports to DOJ on the SAO's implementation of this Agreement, including the working group minutes (section II.C), tracking and remedial actions related to defendants (section II.D), training attendance logs (section II.E.2), and any other information related to this Agreement since the date of the last meeting, and will discuss if any further assistance from DOJ is warranted. The SAO will fully cooperate with DOJ in connection with any additional requests for information relevant to this Agreement.
- B. If concerns arise regarding this Agreement, the Parties will meet and confer to resolve those concerns cooperatively.

IV. GENERAL TERMS

- A. Each representative executing this Agreement certifies that they are authorized to enter into and consent to the terms of this Agreement and to legally bind their party to it. This Agreement may be executed in counterparts.
- B. This Agreement is applicable to, and binding upon, the Parties, their principals, officers, agents, employees, administrators, representatives, assignees, successors, and all legal representatives thereof.
- C. The Parties may, upon mutual written agreement, amend this Agreement to address changed circumstances.
- D. This Agreement completes this Title VI review, and is limited to the facts and issues presented during this review. This Agreement neither affects the SAO's continuing obligation to comply with Title VI nor precludes DOJ from taking appropriate action to evaluate the SAO's compliance with any laws or regulations enforced by DOJ.
- E. The SAO acknowledges its obligation, independent of this Agreement, to ensure that all of its programs and activities, and the programs and activities of any entity that receives federal financial assistance directly or indirectly from the SAO, comply with Title VI.
- F. Consistent with its policies, the SAO will not threaten, coerce, discriminate, or take other adverse actions against any individual for the purpose of interfering with any right or privilege secured by Title VI or because that individual has made a complaint, testified, assisted, or participated in any manner any investigation. The SAO affirms that it has not and will not take any such actions.
- G. This Agreement does not bar any individual from pursuing a Title VI complaint, or any other action allowed by law, against the SAO. Similarly, the execution and performance of this Agreement on the part of the SAO is not, and shall not be deemed to be, an admission of any unlawful or actionable conduct on the part of the SAO or its personnel.
- H. DOJ may review compliance with this Agreement at any time during the term of the Agreement.
- I. Failure by DOJ to enforce this entire Agreement, or any provision thereof with regard to any deadline or any other provision herein, will not be construed as a waiver of DOJ's right to enforce provisions of this Agreement.
- J. This Agreement is a public document that will be posted on DOJ's public website and available through a public records request to the SAO at sao2publicrecordsrequests@leoncountyfl.gov. After all parties have signed the agreement, the SAO will advise normal media contacts of the agreement and attach a copy of the agreement to the press advisory, including links for making a public records request as described herein.

- K. The Effective Date of this Agreement is the date of the last signature below.
- L. The Agreement will terminate two years from the Effective Date, provided that the SAO has demonstrated substantial compliance with the provisions of this Agreement. Not sooner than one year from the Effective Date, the SAO may submit a request to DOJ for an earlier termination.

[Signatures Appear on Following Page]

[Memorandum of Agreement – DOJ No. 171-17-39]

For the Florida State Attorney's Office,
Second Judicial Circuit

/s/ Jack Campbell

JACK CAMPBELL, State Attorney

Dated:

6/17/2024

For the United States of America

KRISTEN CLARKE
Assistant Attorney General
Civil Rights Division
U.S. Department of Justice



BY _____
CHRISTINE STONEMAN
Chief of Federal Coordination and
Compliance Section

COTY MONTAG
Deputy Chief

JENNA GRAMBORT
KATHARINE F. TOWT
Attorneys

Federal Coordination and Compliance Section
Civil Rights Division
U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
(202) 307-2222

Dated: 6/20/2024_____

Public Safety Coordinating Council (PSCC)

CRIMINAL CASE MANAGEMENT

Monthly Report

October 15th, 2024

VETERANS TREATMENT COURT:

Current Number of Veterans in LCDF: 11

Current VTC Caseload: 29

Of the current caseload, 1 is in LCDF.

Notes:

- Next graduation date set for November and will be Judge Aikens last one!
- Working on recruiting new mentors; need new Lead Mentor.
- Waiting on announcement of who will be new Judge when Judge Aikens retires in November.

MENTAL HEALTH:

Current Number of Defendants on the Misdemeanor Mental Health docket: 18 *(Of the 18, three are in the LCDF).

Competency Evaluations: (Leon County only)

- 67 pending (includes Capias status)
 - ❖ 28 in the Community (includes various locations)
 - ❖ 33 in LCDF
 - ❖ 6 on Capias

Waiting to be Placed with DCF/APD: 7

- DCF – 6 (oldest waiting is from July 2024) (2 males/4 females)
 - ❖ Looking at one expedited admission for a female
- APD – 1 (but trying to amend to DCF)

Waiting to Return to LCDF: 5 (1 client being held on Rubio at FSH;
3 non-restorable trying to resolve before transport to the LCDF)

DRUG COURT (Felony):

Current FDC caseload: 22

Number currently in LCDF – 0

- All treatment sessions, court hearings and staffing are continuing to be held via zoom and/or in person. With new participants requesting entry almost every week.

Positive Notes:

- Next graduation date is set for October 18, 2024.

LEON COUNTY SUPERVISED PRETRIAL RELEASE PROGRAM



*Electronic Monitoring Program Report
For the Month August 2024*

Monthly Statistical Data August 1, 2024 – August 31, 2024

Table 1

	Enrolled on G.P.S.	Ordered G.P.S. but NOT Enrolled	Enrolled on G.P.S. (Probation, Mental Health & VTC)	Ordered GPS but NOT Enrolled (Probation, Mental Health, & VTC)	Enrolled on SCRAM	Ordered SCRAM but NOT Enrolled (SCRAM)	Enrolled on SCRAM (Probation, Mental Health & VTC)	Ordered SCRAM but not Enrolled (Probation, Mental Health & VTC)	Total Enrolled on EM
Beginning Caseload (Previous Month)	102	71	9	1	12	3	2	0	125
New Clients Assigned	20	0	1	0	6	0	0	0	27
Transferred In	1	0	0	0	2	0	0	0	3
Clients Reins. From Inactive	7	-7	0	0	0	0	0	0	7
Clients Dropped to Inactive	-19	19	-1	1	-1	1	0	0	-21
Transferred Out	-5	0	0	0	-2	0	0	0	-7
Clients Terminated	-4	-10	-3	0	0	0	0	0	-7
Successful	-4	-7	-3	0	0	0	0	0	-7
Unsuccessful - Court Action		-3		0		0		0	-3
Ending Caseload for Month*	102	73	6	2	17	4	2	0	127

*The chart above depicts the caseloads as of the last day of the month.

*As of August 31st, after violations and closures there were 108 defendants being supervised on Active G.P.S. units.

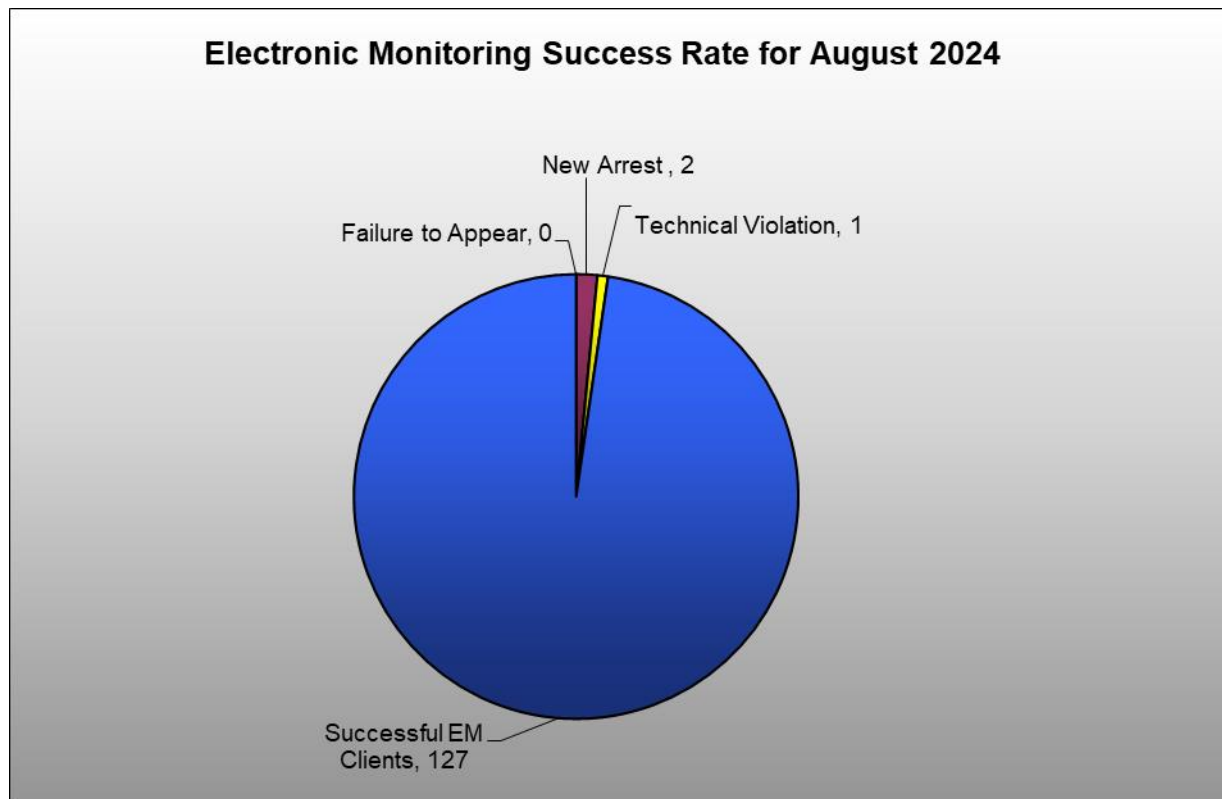
*There are no defendants ordered to wear both a G.P.S. and SCRAM monitor simultaneously.

*There are 4 (4-GPS and 0-SCRAM) defendants assigned to Mental Health Pretrial Release being supervised on electronic monitoring.

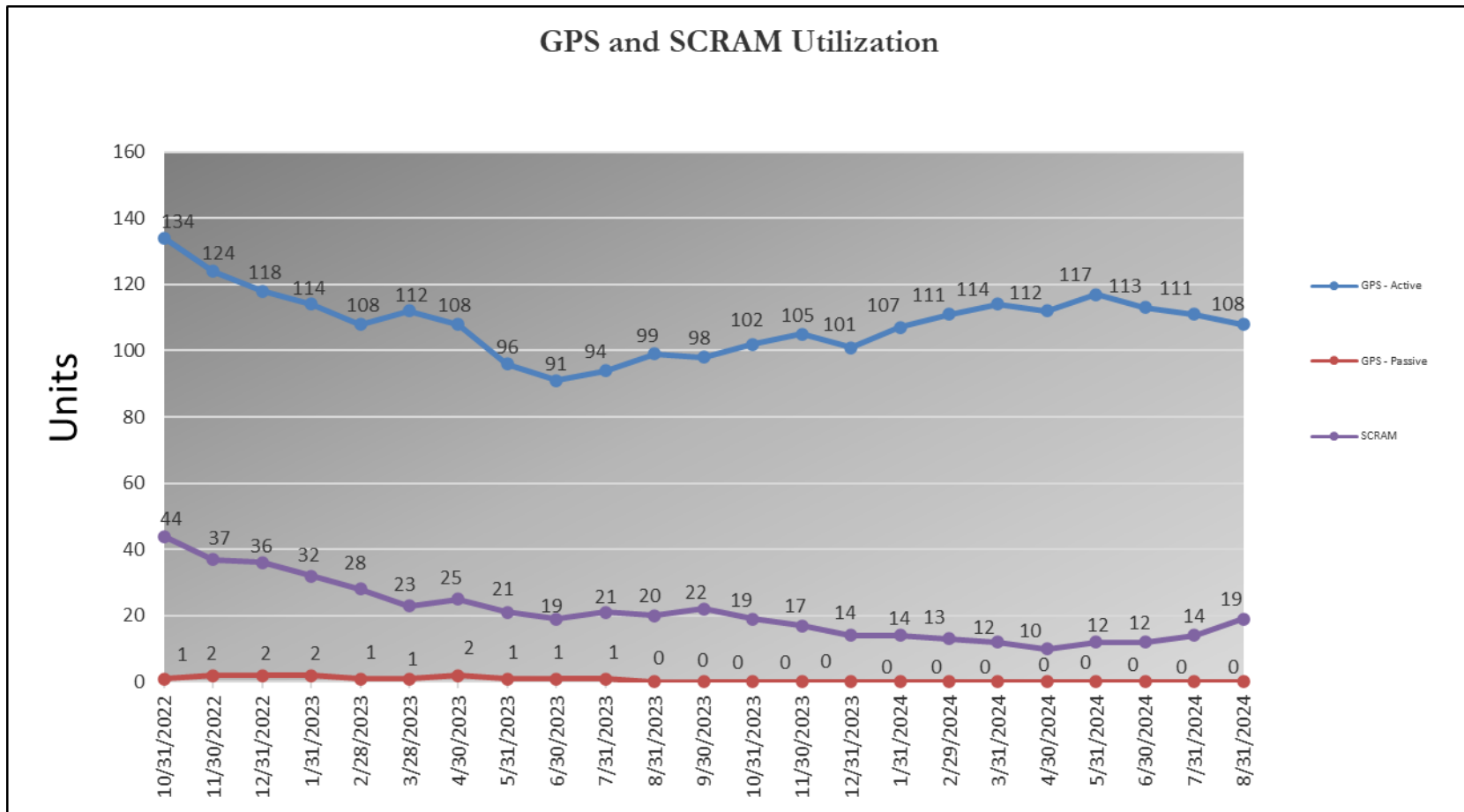
Table 2

EM Unsuccessful Closures	GPS	SCRAM	Total EM
FTA Rate	0	0	0
New Arrest Rate	2	0	2
Tech. Violation Rate	1	0	1

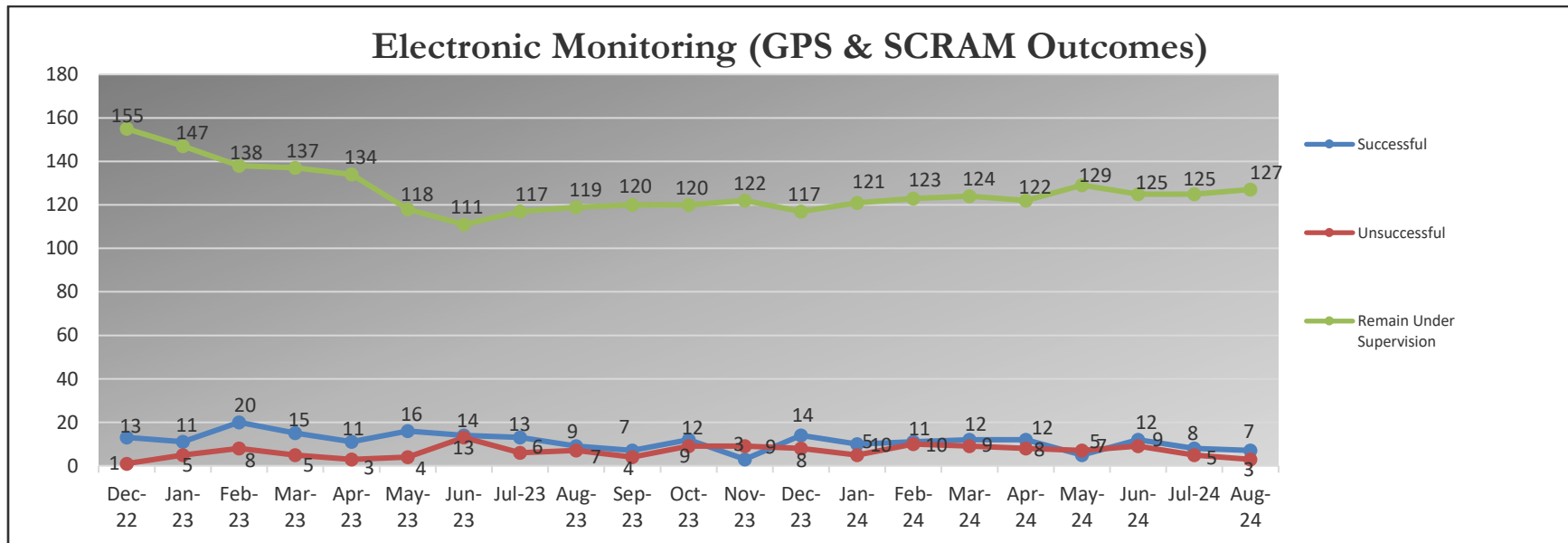
Monthly Statistical Data
August 1, 2024 – August 31, 2024



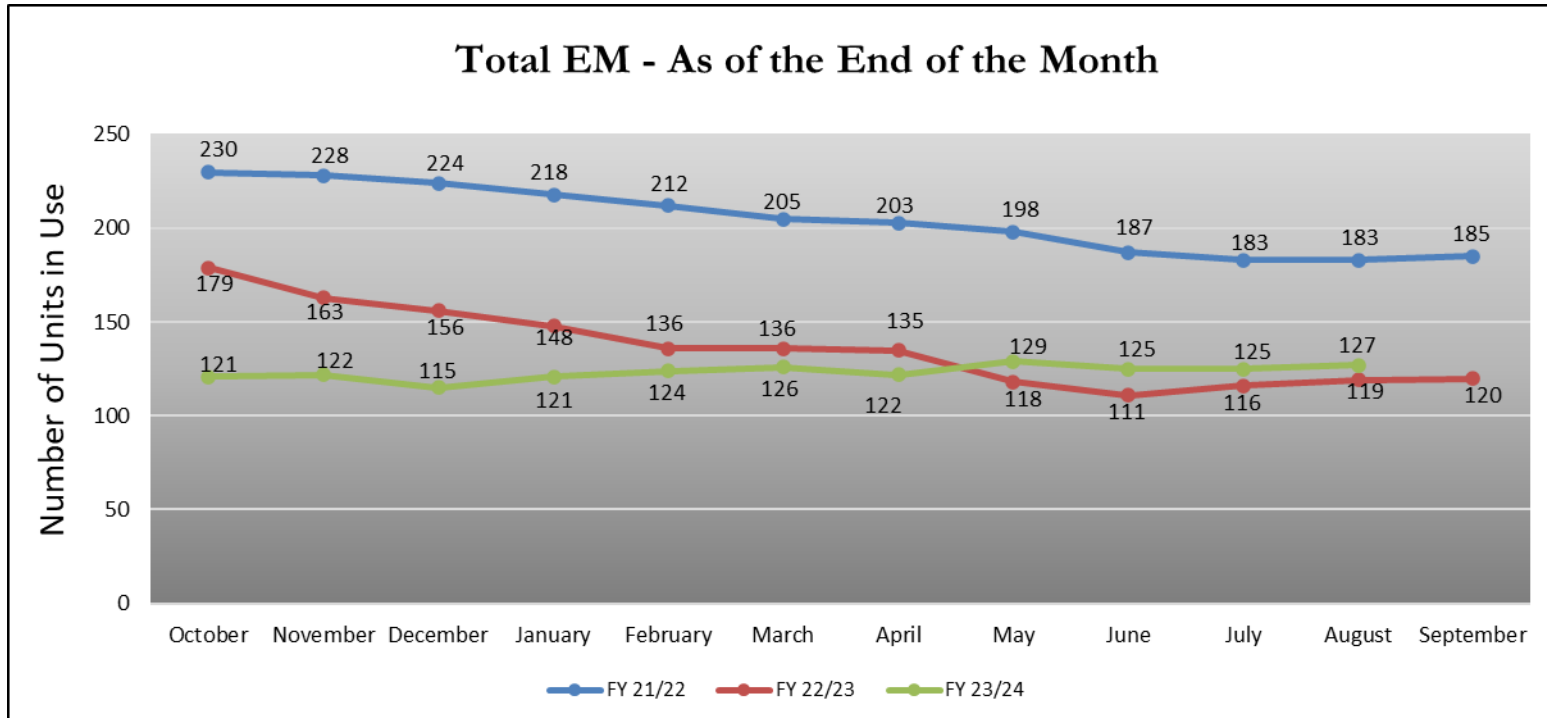
Monthly Trend Data October 2022 – August 2024



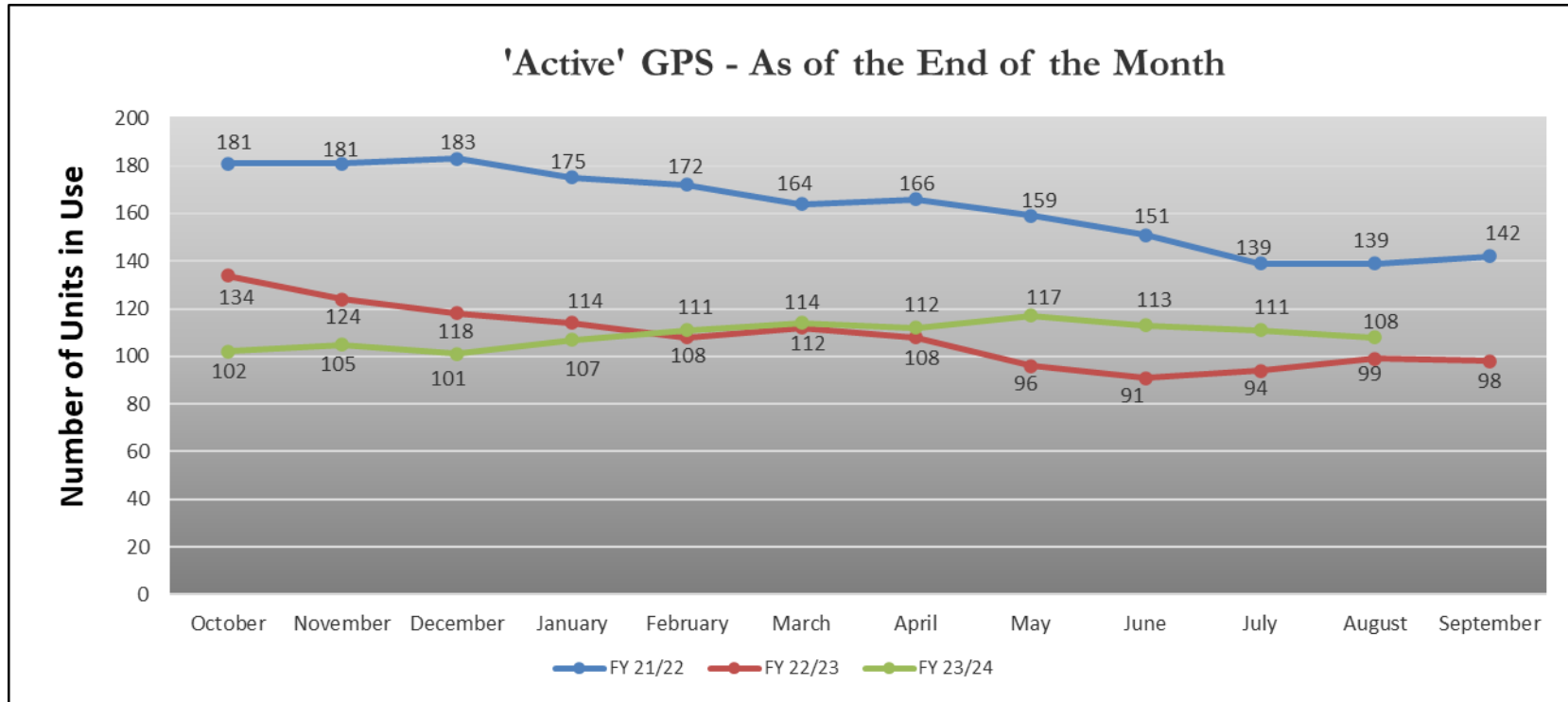
Monthly Trend Data October 2022 – August 2024



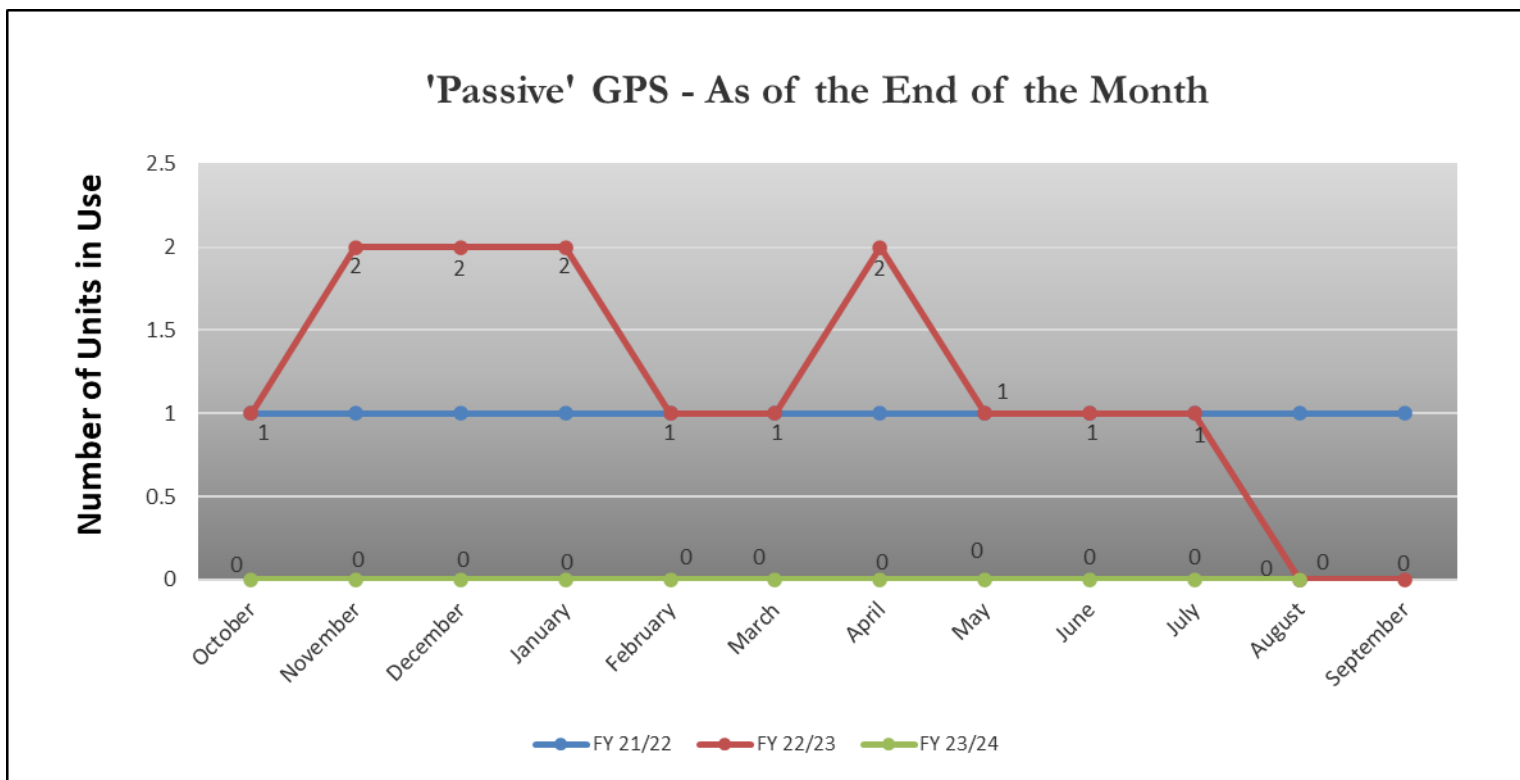
Yearly Trend Data October 2022 – August 2024



Yearly Trend Data October 2022 – August 2024



Yearly Trend Data October 2022 – August 2024



*Monthly Fiscal Data
August 1, 2024 – August 31, 2024*

Electronic Monitoring Type	Prior Period's YTD	Current Period Collection	YTD Total Collections
<i>SCRAM Collections</i>	<i>\$2,514</i>	<i>\$563</i>	<i>\$3,077</i>
<i>GPS Collections</i>	<i>\$23,338</i>	<i>\$1,646</i>	<i>\$24,984</i>

As of the end of the month, the following are the totals for electronic monitoring fees waived or allowed to accrue during the pendency of the case(s).

Electronic Monitoring Type	YTD Accruals	YTD Waivers
<i>GPS</i>	<i>\$ 90,131.53</i>	<i>\$ 1,581.36</i>
<i>SCRAM</i>	<i>\$ 14,977.00</i>	<i>\$ -</i>

LEON COUNTY SUPERVISED PRETRIAL RELEASE PROGRAM



*Electronic Monitoring Program Report
For the Month September 2024*

Monthly Statistical Data September 1, 2024 – September 30, 2024

Table 1

	Enrolled on G.P.S.	Ordered G.P.S. but NOT Enrolled	Enrolled on G.P.S. (Probation, Mental Health & VTC)	Ordered GPS but NOT Enrolled (Probation, Mental Health, & VTC)	Enrolled on SCRAM	Ordered SCRAM but NOT Enrolled (SCRAM)	Enrolled on SCRAM (Probation, Mental Health & VTC)	Ordered SCRAM but not Enrolled (Probation, Mental Health & VTC)	Total Enrolled on EM
Beginning Caseload (Previous Month)	102	73	6	2	17	4	2	0	127
New Clients Assigned	13	0	1	0	2	0	1	0	17
Transferred In	1	1	0	0	1	0	0	0	2
Clients Reins. From Inactive	11	-11	0	0	0	0	0	0	11
Clients Dropped to Inactive	-14	14	0	0	-2	2	0	0	-16
Transferred Out	-1	0	0	0	-1	0	0	0	-2
Clients Terminated	-14	-10	-2	0	0	0	0	0	-16
Successful	-14	-6	-2	0	0	0	0	0	-16
Unsuccessful - Court Action		-4		0		0		0	-4
Ending Caseload for Month*	98	67	5	2	17	6	3	0	123

*The chart above depicts the caseloads as of the last day of the month.

*As of September 30th, after violations and closures there were 103 defendants being supervised on Active G.P.S. units.

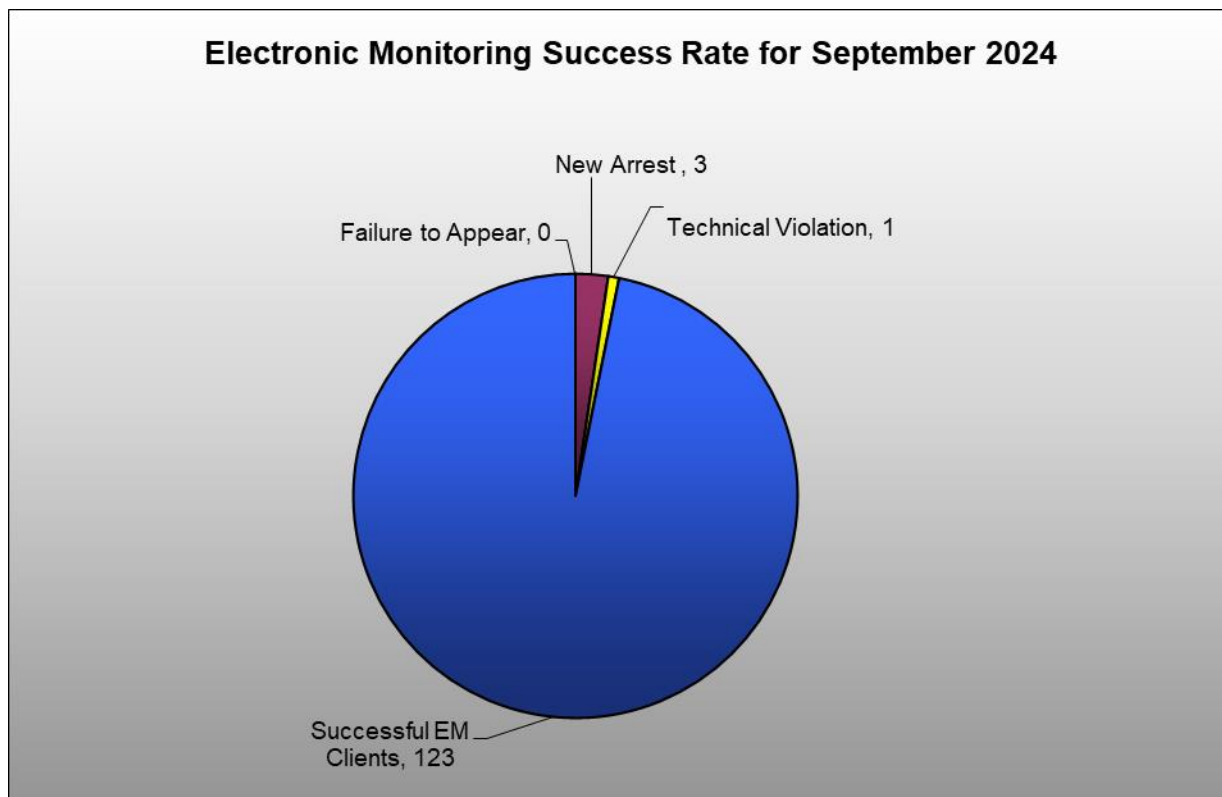
*There are no defendants ordered to wear both a G.P.S. and SCRAM monitor simultaneously.

*There are 3 (3-GPS and 0-SCRAM) defendants assigned to Mental Health Pretrial Release being supervised on electronic monitoring.

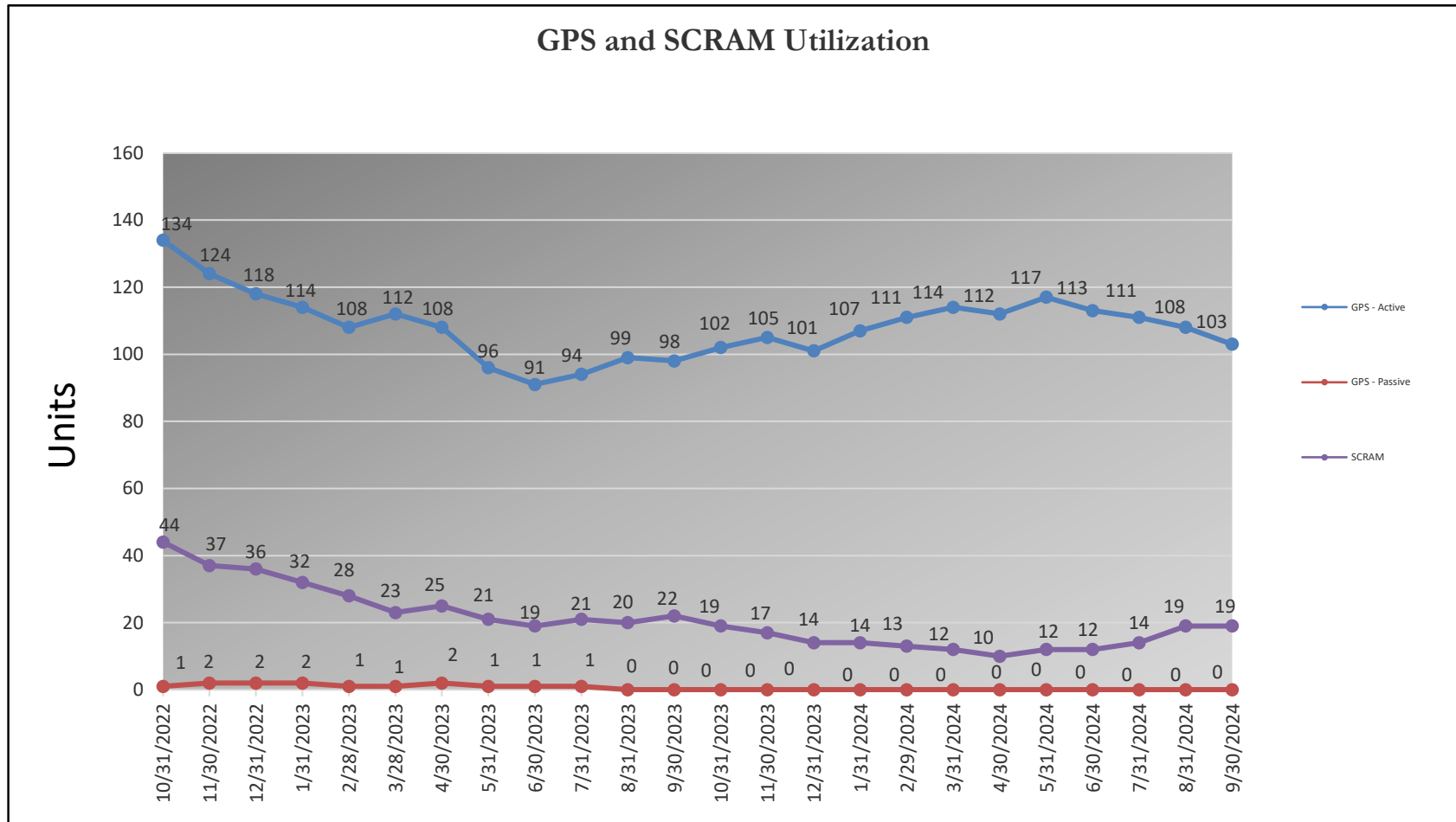
Table 2

EM Unsuccessful Closures	GPS	SCRAM	Total EM
FTA Rate	0	0	0
New Arrest Rate	3	0	3
Tech. Violation Rate	1	0	1

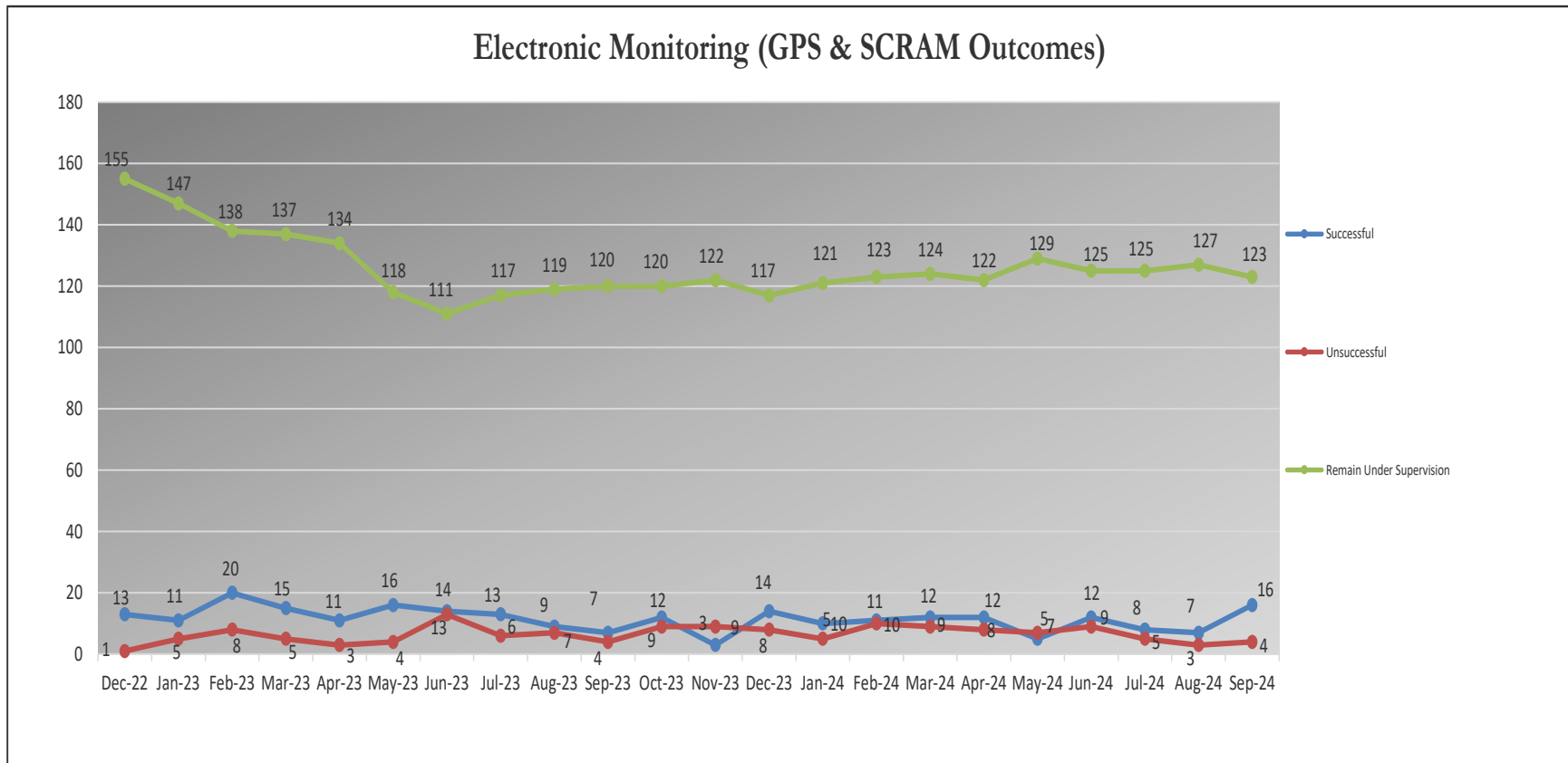
Monthly Statistical Data
September 1, 2024 – September 30, 2024



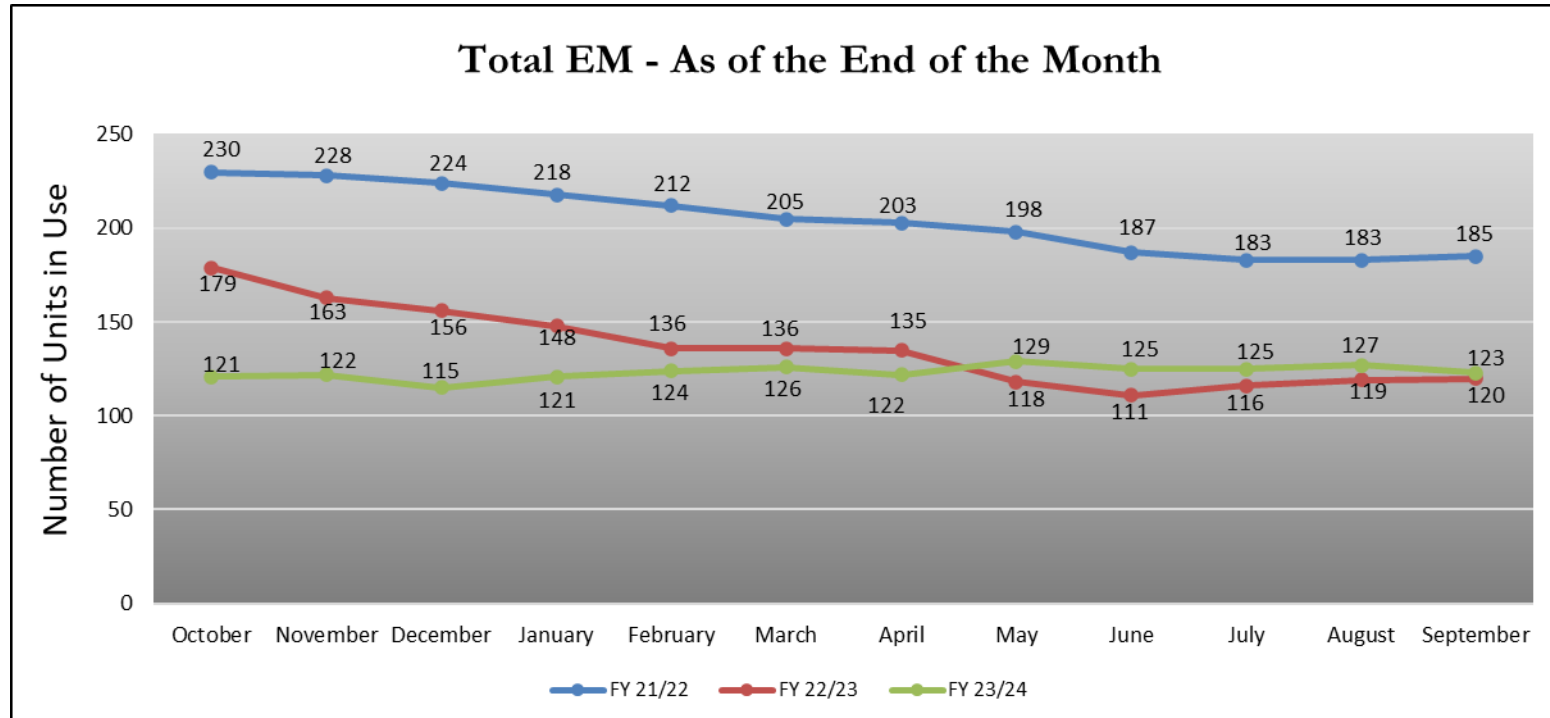
Monthly Trend Data October 2022 – September 2024



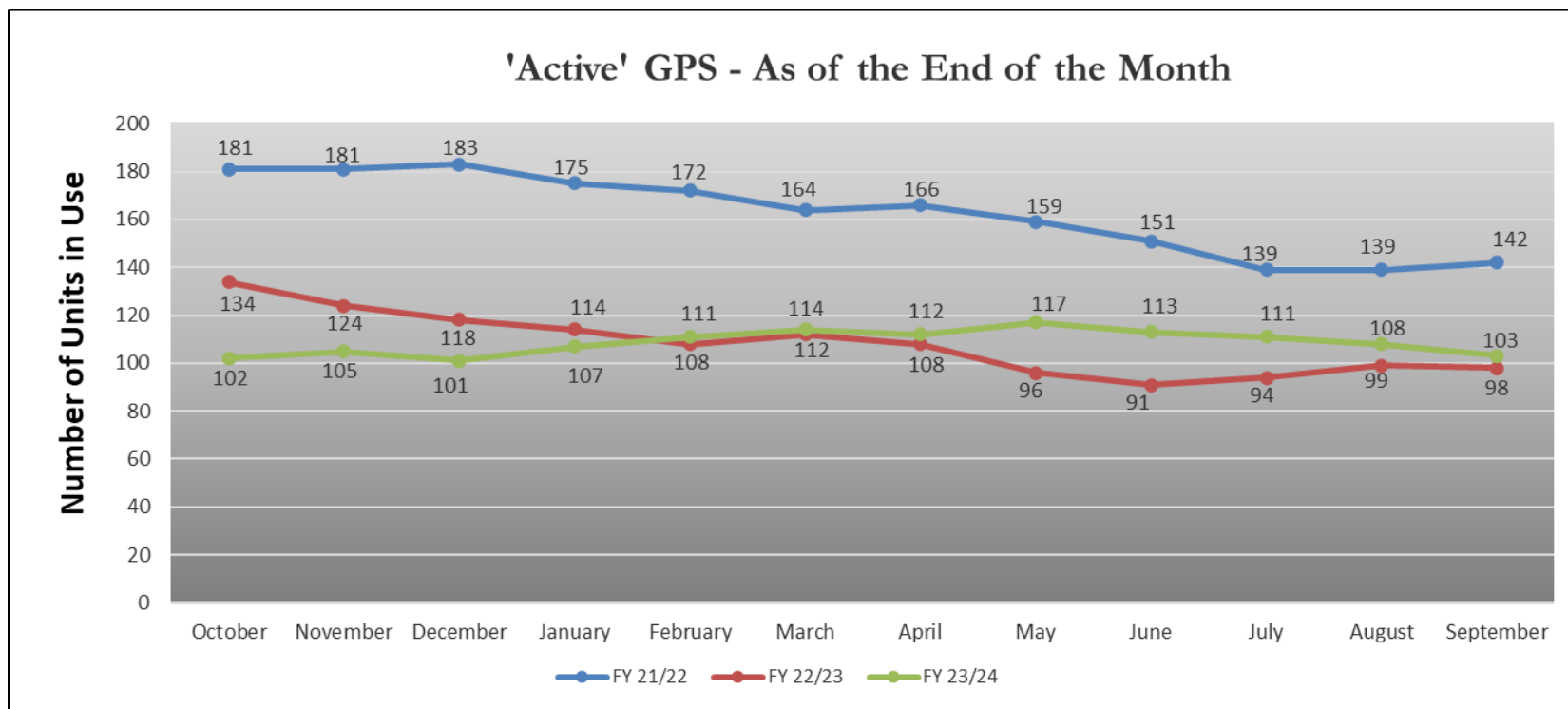
Monthly Trend Data October 2022 – September 2024



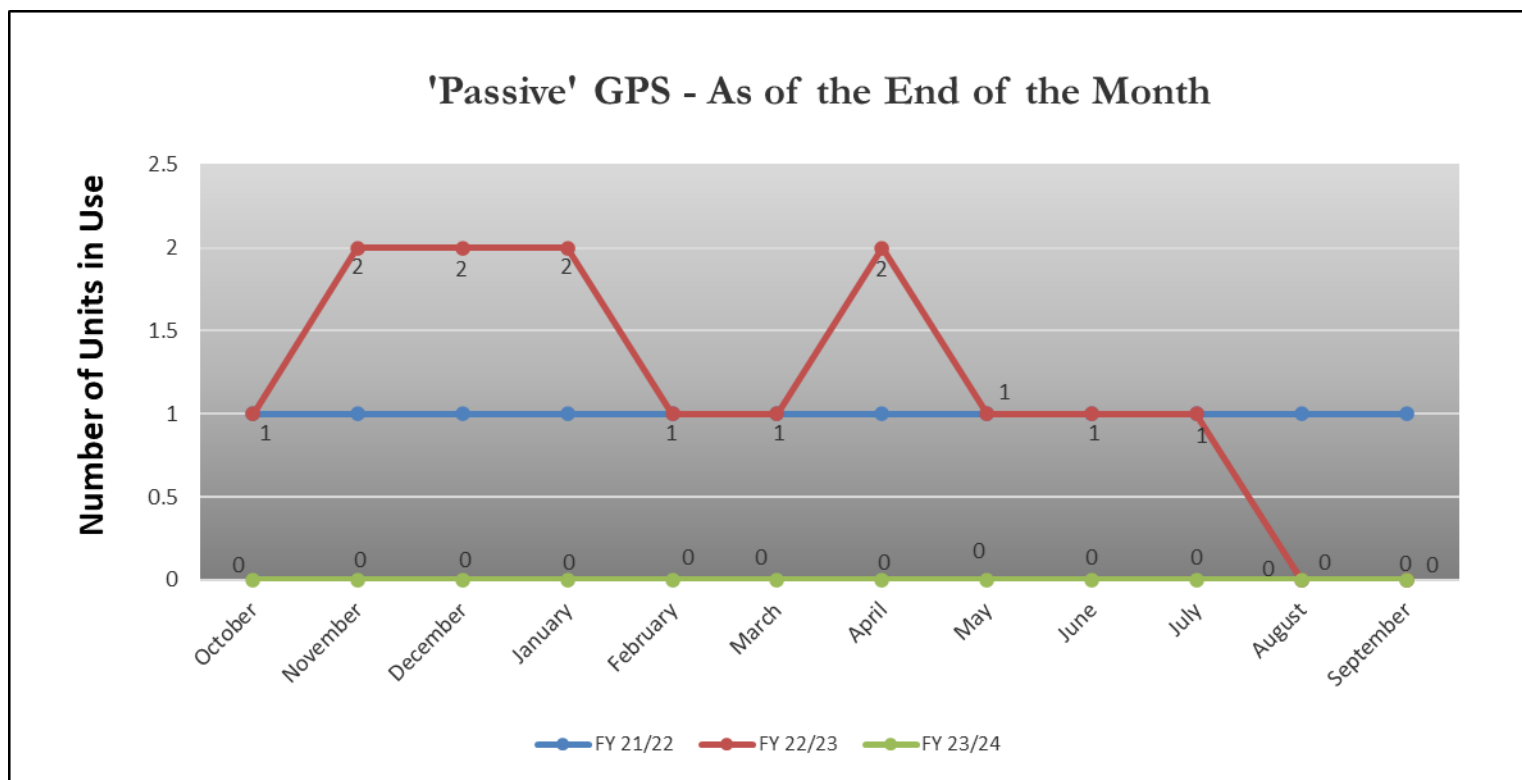
Yearly Trend Data October 2022 – September 2024



Yearly Trend Data October 2022 – September 2024



Yearly Trend Data October 2022 – September 2024



*Monthly Fiscal Data
September 1, 2024 – September 30, 2024*

Electronic Monitoring Type	Prior Period's YTD	Current Period Collection	YTD Total Collections
<i>SCRAM Collections</i>	<i>\$3,077</i>	<i>\$2,169</i>	<i>\$5,246</i>
<i>GPS Collections</i>	<i>\$24,984</i>	<i>\$1,382</i>	<i>\$26,366</i>

As of the end of the month, the following are the totals for electronic monitoring fees waived or allowed to accrue during the pendency of the case(s).

Electronic Monitoring Type	YTD Accruals	YTD Waivers
GPS	\$ 97,097.90	\$ 1,653.24
SCRAM	\$ 16,226.50	\$ -