The performance measures on Page 11 indicate the proposed numbers are even less than the numbers for 2015-16. Won’t the CCP-funded addition of Pretrial Supervision and related enhancements allow for increased numbers of individuals on supervised pretrial release?

Post Proposition 47 cases which would have previously been felonies are now misdemeanors. The defendants therefore are likely cited out instead of remaining in the jail. That reduced the number and type of offense which would have been OR eligible. This also reduces the number of reports and the number of probable cause determinations.

Court Pretrial Services seen an increase in the number of persons who fail to appear on cite releases and therefore a warrant is issued for their arrest. They are subsequently picked up on new offenses and with the outstanding warrant(s) and may therefore be ineligible for release. This impacts the number of persons who may have been released pretrial.

While the number of persons released on their own recognizance or with some form of supervised pretrial release has declined from FY 15-16 to FY 16-17, with expanded use of supervised pretrial release the Courts conservatively estimated a 10% increase in those persons being released pretrial and show an increase in FY 17-18.

Note: The addition of the CCP funding has not been included in the presentation or the draft D-pages. Once the CCP funding has been approved it will be included in the Department’s FY 17-18 budget and the information will be updated.