

**Ocean County Department of Corrections
ISOLATED CONFINEMENT QUARTERLY REPORT**

Quarter: April/ May/ June

Year: 2021

Population of the Last Day of Quarter:

Count	21 or Younger	22 to 64	65+
321	13	303	5

Sex and Gender ID

Male	Female	Transgender or Non-Binary
301	19	1

Race

American Indian or Alaska Native	Asian	Black or African American	Native Hawaiian or Other Pacific Islander	White	Other
0	2	113	0	204	2

Ethnicity

Non-Hispanic or Non-Latin	Hispanic or Latin	Undetermined
258	61	2

Significant Incidents

Mental Health	Self-Harm	Suicide	Assault
4	4	0	6

Confinement Type

Adjustment Unit- AU	Emergency Confinement- EC	Investigative Housing- IHU	Prehearing Detention PHD
12	55	0	0

Confinement Type and Incidents

Confinement Type	Assault	Emergency Confinement	Mental Health	Self-Harm	Suicide
AU	6	0	0	0	0
EC	0	0	51	4	0
IHU	0	0	0	0	0
PHD	0	0	0	0	0

Submitted By: 

Close Custody Statuses Considered Isolated Confinement:

Adjustment Unit (AU) means a close custody unit used as a form of separation of an inmate from general population for a specific period of time after a finding of guilt for any offense in Category A.

Investigative Housing Unit (IHU) is a close custody unit used for the non-punitive removal of an inmate from the general population, or other assigned housing, with restriction to the inmate's cell or a close custody unit for a period not to exceed 72 hours, for special observation (other than healthcare needs) or investigation, unless information or evidence warrants an extension beyond the 72 hours and the extension is approved by the appropriate supervisor.

Pre-hearing Disciplinary Housing (PHDH) means the removal of an inmate from the general population or any other housing unit of a correctional facility to a short term close custody unit because of a disciplinary infraction(s) pending an investigation and a hearing into an alleged violation of a prohibited act

Emergency Confinement (EC) (Safety Cell) is used for the separation of an inmate in a correctional facility when there is a belief that it is necessary to reduce a substantial risk of imminent serious harm to the inmate or others, as evidenced by recent conduct.