

#### THIRD REPORT ON THE

**IMPLEMENTATION OF TITLE I AND TITLE II** 

OF THE

# **SPEEDY TRIAL ACT**OF 1974

### TITLE



ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

WASHINGTON, D.C.

**SEPTEMBER 30, 1978** 



# TABLE OF CONTENTS REPORT OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS ON THE OPERATION OF TITLE I OF THE SPEEDY TRIAL ACT OF 1974 (18 U.S.C. 3161 - 3174)

		Page
A. B. C.	Introduction	1 2
	to Arraignment, Arraignment to Trial and Conviction to Sentencing	5
	Information	5
	Arraignment	7
	Plea or Dismissal)	9 11
D.	Experience Under The Act	13
E. F.	Incidence of, and Reasons for, Periods of Delay  Detention Prior to Plea, Dismissal or Commencement	
~	of Trial	
G. H.	Cases Disposed of by Plea or Trial	
I.	Additional Resources Needed by July 1, 1979, to Achieve Compliance with the Act	25 27
J. K.	Recommendations for Changes in Statutes and Rules Recommendations of the Director of the Administrative	
	Office of the United States Courts	28

### TABLE OF CONTENTS APPENDICES

- A. Recommended Changes in Statutes by Speedy Trial Planning Groups.
- B. Incidence of and Reasons for Excludable Delay Under Provisions of 18 U.S.C. Section 3161(h), by District Court.
- C. Statistical Information Provided by the Speedy Trial Plans.
- D. Time (in days) Between Arrest or Service of Summons to Indictment or Information for Defendants Disposed of in United States District Courts, beginning July 1, 1976 and July 1, 1977.
- E. Time (in days) Between Indictment or First Appearance to Arraignment for Defendants Disposed of In the United States District Courts, Beginning July 1, 1976, and July 1, 1977.
- F. Time (in days) Between Arraignment and Trial (or other Disposition) for Defendants Disposed of in the United States District Courts beginning July 1, 1976 and July 1, 1977.
- G. Time (in days) Between Conviction and Sentence for Defendants Disposed of in United States District Courts for the period July 1, 1976 through June 30, 1978.

NOTE: All statistics in Appendices D, E, F and G represent defendants disposed of in Speedy Trial Years beginning July 1, 1976 and July 1, 1977 and ending June 30, 1978.

#### TABLE OF CONTENTS

#### TEXT TABLES

Table		Page
1	Criminal Case Flow in United States District Courts for Years Ended June 30, 1975 to 1978	2
2	Age of Criminal Cases Pending in U.S. District	2
3	Courts	3
4	Compliance Rates of District Courts With the Time Limits of 45 Days Or less From Arrest to	v
5	Indictment	5
6	Arrest	6
7	10 Days or Less From Indictment to Arraignment	7
0	Defendants Who Were Arraigned 10 Days or Less From Indictment to Arraignment	8
8	Compliance Rates of District Courts With the Time Limit of 120 Days or Less From Arraignment to Trial	9
9	United States District Courts Number and Percentage of Defendants Who Were Tried or Pled Guilty in 120 Days or	
10	Less	10
11	Period Ending June 30, 1978	11
	Who Were Sentenced in 45 Days or Less During The Twenty-Four Month Period Ending June 30, 1978	12
12	Incidence of and Reasons For Delay	16
13	United States District Courts Defendants in Criminal Cases Detained in Custody Prior to Trial, Plea, or Dismissal During The Year Ending June 30, 1978, by Days in Custody and by District (Excludes Periods of Detention Following Pleas of	
	Guilty or Conviction)	18
14	United States District Courts Defendant Disposition by Trial and by Plea, by District	21

#### REPORT OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS ON THE OPERATION OF TITLE I OF THE SPEEDY TRIAL ACT OF 1974 (18 U.S.C. 3161 - 3174)

This is the third report to the Congress on the implementation of the Speedy Trial Act of 1974. The first report summarized the interim plans set out by the Speedy Trial Planning Groups and was submitted on September 30, 1976. The second report provided statistics on the progress of the district courts for the first year of operation under the interim time limits and was submitted to Congress in two volumes on September 30, 1977.

This report summarizes the final speedy trial plans adopted by the District Planning Groups together with compliance statistics for the two years beginning July 1, 1976 and July 1, 1977.

This report on Title I is the final comprehensive report on the speedy trial plans required by the Act. Future statistics reflecting compliance with the third transitional year and the permanent time limits will be embodied in reports of the Director of the Administrative Office of the United States Courts.

#### TITLE I. SPEEDY TRIAL

#### A. INTRODUCTION

This report sets out the detailed information provided in the district courts "final" speedy trial plans developed in accordance with 18 U.S.C. Section 3165(e). The salient features of the plans are reviewed in this report. A copy of each speedy trial plan is on file in the Administrative Office of the United States Courts.

The majority of the plans indicate that the effect on criminal justice administration of the prevailing time limits has been more rapid disposition of criminal cases and a decrease in criminal backlog. Planning groups also report that the administration of criminal justice was improved through more efficient administrative procedures and improved cooperation and planning between the courts, prosecution, clerk's offices and defense. The prompt administration of criminal justice was said by some planning groups to improve the quality of justice. A speedy trial enables witnesses' memories to be fresh, trial is held before witnesses become unavailable, and, if convicted, the punishment bears a greater association with the crime.

The district courts, operating under Speedy Trial Act plans adopted in 1976, made significant progress during the past year in reducing the number of pending criminal cases in order to meet the Act's interim time limits for the disposition of criminal cases and ultimately to meet the permanent time limits which will become effective in 1979. Available data indicates that to date in over 90 percent of the cases the Courts have been able to operate within the gradually reduced time limits. For the year ending June 30, 1978 criminal filings declined from 41,589 to

35,983, a reduction of 13.5%. Also during the year criminal terminations exceeded criminal filings resulting in a decrease in the pending criminal caseload of 7.6 percent from the 1977 level. As a measure of the courts' performance, the pending criminal caseload continues to steadily decline.

#### B. STATUS OF CRIMINAL DOCKETS

Criminal cases pending on the dockets of the district courts on June 30, 1978 were 15,847 compared with 17,150 at the beginning of the year. This was a reduction of 1,303 or 7.6 percent. In three years pending criminal cases have been reduced from 22,411 to 15,847, a reduction of 6,564 cases or 29 percent. The following table shows the decrease in pending criminal cases in the district courts during the last three years:

Table 1
CRIMINAL CASE FLOW IN UNITED STATES DISTRICT COURTS
FOR YEARS ENDED JUNE 30, 1975 TO 1978

Cases	1975	1976	*1977	1978	Percentage Change 1978 over 1977
Filed Terminated Pending June 30	43,282	41,020	41,589	35,983	-13.5
	43,515	43,675	44,233	37,286	-15.7
	22,411	19,756	17,150	15,847	-7.6

<sup>\*</sup>Revised

Of primary significance is the decline in the number of criminal cases pending more than six months which did not involve fugitive defendants and were presumably available for trial. These cases declined from 2,754 on June 30, 1977, to 2,436 on June 30, 1978, a decrease of 318 cases, or 11.5 percent. Of the 8,056 cases pending longer than 6 months on June 30, 1978, 5,620 or 70 percent involved fugitive defendants. These cases are not available for trial.

Table 2 shows the age of pending criminal cases at the end of the last four years, and the following Table 3 presents criminal cases pending on June 30, 1977 and 1978.

Table 2
AGE OF CRIMINAL CASES PENDING IN U.S. DISTRICT COURTS

		Percentage Change 1978			
Time Pending	1975	1976	1977	1978	over 1977
Total pending criminal cases  Less than 6 months Over 6 months  Cases over 6 months without fugitive defendants:  Total  Pending 6-12 months	22,411 10,267 12,144 5,107 2,501	19,756 9,088 10,668 2,580 1,576	17,109 8,865 8,244 2,754 1,191	15,847 7,786 8,056 2,436 1,157	
Pending 1-2 years Pending over 2 years Cases over 6 months having fugitive defendants: Total Pending 6-12 months Pending 1-2 years	2,078 528 7,037 754 2,345	1,526 478 7,088 867 2,070	1,170 393 5,490 697 2.043	901 378 5,620 709 1,876	-23.0 -3.8 +2.4 +1.7 -8.2
Pending over 2 years	3,938	4,151	2,750	3,035	+10.4

Table 3
UNITED STATES DISTRICT COURTS

#### CRIMINAL CASES PENDING ON JUNE 30, 1977 AND JUNE 30, 1978 WITH PERCENT CHANGE

Circuit	six mo	less than nths on e 30		Cases pending or on June 30, with defendant		
and District	1977	1978	Percent Change	1977	1978	Percent Change
Total all districts	8,865	7,786	-12.2	2,754	2,436	-11.
District of Columbia	239	169	-29.3	65	35	-46.2
First Circuit	274	317	15.7	47	92	95.
Maine	25 153	28 193	12.0 26.1	2 31	10 50	61.
New Hampshire	5	17	-	-	1	_
Rhode Island	38 53	22 57	-42.1 7.5	6 8	18 13	_
Second Circuit	746	684	- 8.3	511	357	-30.
Connecticut	64	57	-10.9	23	9	-
New York: Northern	44	33	-25.0	. 8	13	_
Eastern	252 281	219 301	-13.1 7.1	184 199	175 113	- 4. -43.
Southern	83	63	-24.1	93	43	-53,
Vermont	22	11	-	4	4	_
Third Circuit	620	517	-16.6	258	177	-31.
Delaware	32	18	-+3.8	4	4	-
New Jersey Pennsylvania:	230	124	-46.1	133	64	-51.
Eastern	134	123	- 8.2	36	36	-
Middle	44	1 15	-65.9	5 54	5 62	14.
Western	88 92	99 138	12.5 50.0	26	6	-76.
Fourth Circuit	727	639	-12.1	206	184	-10.
Maryland	228	223	- 2.2	79	55	-30.
Eastern	60	85	41.7	9	11	-
Middle	50 27	39 44	-22.0 63.0	3 2	9 2	_
South Carolina	103	59	-42.7	27	30	11.
Virginia:	170	105	-38.2	60	62	3.
Eastern	18	21	-36.2	-	3	-
West Virginia:			1	1	1	
Northern	22 49	28 35	-28.6	25	າ້	-56.
Fifth Circuit	1,778	1,796	1.0	354	373	5.
Alabama:				_		
Northern	· 96	97 44	1.0	9 7	6 5	_
Southern	47	32	-31.9	9	4	-
Florida: Northern	34	45	32.4	_	7	
Middle	186	148	-20.4	23	21	-
Southern	267	199	-25.5	55	82	49.
Northern	153	147	- 3.9	31	24	-22,
Middle	9	21	-	14	8	7.
Southern	55	55	-	47	12	-74.
Eastern	128	85	-33.6	14	26	-
Middle	14	19 45	125	2 9	1 3	_
Mississippi:	40	45	12.5	9	٠	-
Northern	18	23	-	5 6	1 11	-
Texas:	36	23	-36.1			_
Northern	153	126	-17.6	15	27 17	-
Eastern	48 223	23 389	-52.1 74.4	6 48	65	35.
Western	179	235	31.3	46	48	4.

Table 3
UNITED STATES DISTRICT COURTS

CRIMINAL CASES PENDING ON JUNE 30, 1977 AND JUNE 30, 1978 WITH PERCENT CHANGE (Continued)

Circuit	six me	less than onths on ne 30		Cases pending ov on June 30, with defendant		
and District	1977	1978	Percent Change	1977	1978	Percent Change
Sixth Circuit	972	782	-19.5	387	354	- 8.5
Kentucky: Eastern Western	89 58	69 66	-22.5° 13.8	19 6	22 12	- -
Michigan: Eastern Western	349 83	249 77	-28.7 - 7.2	248 21	160 25	-35.5 -
Ohio: Northern Southern	125 79	85 48	-32.0 -39.2	33 14	54 18	63.6 -
Tennessee: Eastern	31	37	19,4	_	1	_
Middle	61	76	24.6	6	11	
Western	97	75	-22.7	40	51	27.5
Seventh Circuit	585	424	-27.5	186	163	-12.4
Illinois:					10/	٠,
Northern	327 36	193 48	-41.0 33.3	117	106	- 9.4
Eastern Southern	27	22	-18.5	6	3	-
Northern	52 54	58 49	11.5 - 9.3	26 9	12 10	-53.8 -
Wisconsin:	62	39	-37.1	17	18	
Eastern	27	15	-44.4	6	5	-
Eighth Circuit	547	516	- 5.7	81	109	34.6
Arkansas:		.,	45.9	20	14	_
Eastern	37 25	54 30	20.0	3	10	_
lowa:			10.6			
Northern	35 21	18 57	-48.6	2 -	3	
Minnesota	69	63	- 8.7	7	12	-
Eastern	69 128	41 103	-40.6 -19.5	7 5	6 20	_
Western	32	47	46.9	4	9	-
North Dakota	20	30		7	4	75.4
South Dakota	111	73	-34.2	26	30 513	15.4 - 7.9
Ninth Circuit	1,984	1,531	-22.8	557	6	- 7.5
Alaska	254	196	-22.8	38	45	18.4
Northern	184 156	149 156	-19.0	49 48	43 78	-12.2 62.5
Eastern	398	289	-27.4	137	120	-12.4
Southern	264	175	-33.7	124	88	-29.0 32.4
Hawaii	260 32	203 33	-21.9 3.1	34	45	32.4
Montana	50	16	-68.0		1	-
Nevada	62	23	-62.9	13	15 12	-61.3
Oregon	84 34	65 26	-22.6 -23.5	31	9	-01.3
Western	131	132	0.8	66	45	-31.8
Guam Northern Mariana Islands	9 -	28 -	-	_ 1	- 6	-
Tenth Circuit	393	411	4.6	102	79	-22.5
Colorado	78	115	47.4	14	10	-
Kansas New Mexico	97 61	80 83	-17.5 36.1	12	17 9	
Oklahoma:	"	03	]	1		
Northern	11	22	-	4	8	-
Eastern	21 51	20 27	-47.1	13	- 3	<u>-</u>
Utah	59	49	-16.9	50	30	-40.0
Wyoming	15	15	-	-	2	**

## C. TIME INTERVALS BETWEEN ARREST AND INDICTMENT, INDICTMENT TO ARRAIGNMENT, ARRAIGNMENT TO TRIAL AND CONVICTION TO SENTENCING

#### 1. Time Interval from Arrest to Indictment or Information

During the first year under the transitional time limits the districts were able to meet the 60 day limitation on the time interval from arrest to indictment (or information) in 95.3 percent of the cases. In the second transitional year the time limits were reduced to 45 days and the districts were able to indict within 45 days of arrest 94.2 percent of the time.

Forty-one of the 94 districts courts were in compliance with the 45 day arrest to indictment time interval as shown in Table 4. Table 5 presents compliance rates by circuit and district for the year ended June 30, 1978. Refer to Appendix D for detailed interval data by circuit and district.

Table 4
Compliance Rates of District Courts With The Time Limit of 45 Days Or Less From Arrest to Indictment During the Twelve Month Period Ending June 30, 1978

Percentage of Compliance With Time Limit of 45 Days or Less	Number of Districts	Percent
Total	94	100.0
100.0% 95.0% to 99.9% 90.0% to 94.9% 85.0% to 89.9% 84.9% and Under	41 26 11 10 6	43.6 27.7 11.7 10.6 6.4

## TABLE 5 UNITED STATES DISTRICT COURTS NUMBER AND PERCENTAGE OF DEPENDANTS INDICTED WITHIN 45 DAYS OF ARREST DURING THE TWELVE MONTH PERIOD ENDING JUNE 30, 1978

	Arrest to indictment 45 days or less		χ.		Arrest to indictment 45 days or less		
Circuit and District	Defendants	Number	Percent of Total	Circuit and District	Defendants	Number	Percent of Total
Total all districts	9,169	8,640	94.2	Sixth Circuit	897	833	92.9
District of Columbia	287	280	97.6	Kentucky:		· · · · · · · · · · · · · · · · · · ·	
First Circuit	220	189	86.0	Enstern	39 199	32 198	86.5 99.5
Maine	2 126	2 100	100.0 79.4	Michigan: Eastern	158 55	141 47	89.2 85.5
lew Hampshire	4	4	100.0	Ohio:			
thode Island	8 80	7 76	87.5 95.0	Northern	142 155	121 147	85.2 94.8
Second Circuit	669	612	91.5	Eastern	33 86	32 86	97.0 100.0
Connecticut	24	24	100.0	Western	30	29	96.7
Northern	24	21	87.5	Seventh Circuit	351	280	79.8
Eastern	211 330	182 309	86.3 93.6	Pilnois:			
Southern	56	309 52	92.9	Northern	161	96	59.6
ermont	24	24	100.0	Eastern	41	40	97.6
Third Circuit	475	438	92.2	Southern	53	52	98.1
Valorina	5	5	100.0	Northern	31	29	93.5
Delaware	168	156	92.9	Wisconsin: Eastern	41 17	39 17	95.1
Eastern	134	118	88.1	Western	-;	7	100.0
Middle	18	18	100.0				
Western	28 122	26	92.9	Eighth Circuit	350	347	99.
irgin Islands	122	115	94.3	Arkansas:			_
Fourth Circuit	629	610	97.0	Eastern	30 5	30 5	100.0
laryland	186	184	98.9	Iowa: Northern	,	7	100.0
Eastern	66 86	66 86	100.0 100.0	Southern	23 94	23 93	100.0
Western	47	47	100.0	Missouri:	74	7.3	98.9
outh Carolina	68	68	100.0	Eastern	104 54	104 53	100.0 98.1
Eastern	115	98	85.2	Nebraska	12	11	91.7
Western	47 8	47 8	100.0	North Dakota	11 10	11 10	100.0
Southern	6	6	100.0	Ninth Circuit	2,120	2,080	98.
Fifth Circuit	2,878	2,686	93.3	Alaska	15 271	15 269	100.0
labama: Northern	113	94		California:	192	182	94.8
Middle	99	99	83.2 100.0	Eastern ,	162	159	98.1
Southern	22	22	100.0	Central	632	622	98.4
lorida:			- 1	Southern	492	488	99.2
Northern	15	10	66.6	Hawali	73	73	100.0
Middle	117 287	111 240	94.9 83.6	Idaho	10 22	10 22	100.0
leorgia:	207	240	۱۱ ۵۰۰۵	Nevada	41	40	97.6
Northern	65	63	96,9	Oregon	65	63	96.9
Middle	143	142	99.3	Washington:	. 1		
Southern	190	185	97.4	Eastern	41	41	100.0
Eastern	110	106	96.4	Western	96 8	88 8	91.7 100.0
Middle	14	14	100.0	Northern Mariana Islands	2	·	100.0
Western	28	27	96.4		[		
lississippi: Northern	,		,,,,	Tenth Circuit	293	285	97.3
Southern	27	4 27	100.0	Colorado	57	57	100.0
exas:		21	100.0	Kansas	25	37 25	100.0
Northern	115	111	96.5	New Mexico	55	55	100.0
Eastern	27	21	77.8	Oklahoma:			
Southern	762	740	97.1	Northern	15	15	100.0
Western	523 217	453 217	86.6 100.0	Eastern	16 72	16 70	100.0
	411	211	100.0				
]	,		- 11	Utah	15	9	60.0

<sup>\*</sup>Pursuant to Title 18 U.S.C. Section 3161(f) Source: Appendix D.

- 6 **-**

#### 2. Time Interval from Indictment to Arraignment

Defendants arrested prior to indictment must be arraigned within ten days of indictment or information; those arrested after indictment, within 10 days of arrest and first appearance. Of 44,859 defendants in the first transitional year 39,122, or 87.2, percent were arraigned in 10 days or less. Of the 26,966 arraigned in the second transitional year, 24,377 (90.4 percent) were arraigned in ten days or less.

Tables 6 and 7 show compliance rates for the district courts. Refer to Appendix E for detailed interval data by circuit and district.

Table 6
Compliance Rates of District Courts With Time
Limit of 10 Days or Less From Indictment to
Arraignment During the Twelve Month Period
Ending June 30, 1978

Percentage of Compliance With Time Limit of 10 Days or Less	Number of Districts	Percent
Total	94	100.0
100.0%	6	6.4
95.0% to 99.9%	26	27.7
90.0% to 94.9%	24	25.5
85.0% to 89.9%	13	13.8
80.0% to 84.9%	12	12.8
75.0% to 79.9%	8	8.5
74.9% and Under	5	5.3

# TABLE 7 UNITED STATES DISTRICT COURTS NUMBER AND PERCENTAGE OF DEFENDANTS WHO WERE ARRAIGNED 10 DAYS OR LESS FROM INDICTMENT TO ARRAIGNMENT DURING THE TWELVE MONTH PERIOD ENDING JUNE 30, 1978

			arraignment or less				o arraignment s or less
Circuit and District	Total Defendants	Number	Percent of Total	Circuit and District	Total Defendants	Number	Percent of Total
Total all districts	26,966	24,377	90.4	Sixth Circuit	2,804	2,520	89.9
District of Columbia	656	62%	94.8	Kentucky:		İ	
First Circuit ,	594	539	90.7	Eastern	216 580	200 546	92.6 94.1
Maine	53	49	92.5	Michigan: Eastern	609	512	84.1
Massachusetts	330 25	301 25	91.2	Western	126	109	86.5
Rhode Island	47 139	36 126	76.5 90.6	Northern	421 326	358 281	85.0 86.2
Puerto Rico	1 1		82.8	Southern	150	146	97.3
Second Circuit	1,525	1,263		Eastern	233	232	99.6
Connecticut	132	118	89.4	Western	143	136	95.1
Northern	84 490	67 344	79.8 70.2	Seventh Circuit	1,010	859	85.0
Southern	671	611	91.1	Illinois:			
Western	101	80	79.2	Northern	309	234	75.7
Vermont	47	43	91.5	Eastern	145 103	138 99	95.2 96.1
Third Circuit	1,794	1,631	90.9	Southern	}	}	
Delaware	61	61	100.0	Northern	124 173	98 155	79.0 89.6
New Jersey	638	595	93.3	Wisconsin:			
Pennsylvania:	492	463	94.1	Eastern	109	88 47	80.7 100.0
Eastern	109	105	90.3	Western	4'	"′	100.0
Western	213	166	77.9	Eighth Circuit	1,601	1,477	92.3
Virgin Islands	281	241	85.8				
Fourth Circuit	2,906	2,815	96.9	Arkansas: Eastern	193 45	171 37	88.6 82.2
Maryland	784	756	96,4	Western	1	1	
North Carolina:	196	181	92.3	Northern	53	40 69	94.3 93.2
Eastern	263	263	100.0	Southern	253	228	90.1
Western	220	219	99.5	Missouri:	1		
South Carolina	244	239	98.0	Eastern	205	202	98.5
Virginia:	885	865	97.7	Western	463 104	452 99	97.6 95.2
Eastern	144	131	91.0	Nebraska	107	86	80.4
West Virginia:	1	***	y)	South Dakota	104	82	78.8
Northern	51 119	43 118	84.3 99.2	Ninth Circuit	5,196	4,741	91.2
Fifth Circuit	7,378	6,475	87.8		84	70	83.3
	7,370			Alaska	667	644	96.6
Alabama:	40-			California:			
Northern	697 274	647 274	92.8 100.0	Northern	410 327	336 239	82.0 73.1
Southern	84	73	86.9	Central	1,261	1,180	93.6
Florida:			- ((	Southern	671	644	96.0
Northern	97 474	88	90.7	Hawaii	747	728	97.5 85.9
Middle	477	473 403	99.8 84.5	Idaho Montana	129	85 118	91.5
Georgia:	""	403	04.5	Nevada	132	110	83.3
Northern	221	210	95.0	Oregon	172	152	88.4
Micdle	1,040	1,020	98.1	Washington:	100	104	00.1
Southern	356	263	73.9	Eastern	106 372	313	98.1 84.1
Eastern	344	341	99.1	WesternGuam	19	18	94.7
Middle	83	67	80.7	Northern Mariana Islands	-	-	_
Western	178	107	60.1	m -sh Olesula	1,502	1,435	95.5
Northern	40	39	97.5	Tenth Circuit			
Southern	105	94	89.5	Colorado	251 267	230 251	91.6 94.0
Northern	511	481	94.1	Kansas	267	251 266	94.0 98.5
Parker	109	93	85.3	Oklahoma:			
Eastern	1,150	883	76.8	Northern	103	103	100.0
Southern							
Southern	895	788 131	88.0	Eastern	123	120	97.6
Southern		788 131	53.9	Western	308	305	99.0
Southern	895						

\*Pursuant to Title 18 U.S.C. Section 3161(c)

Source: Appendix E.

#### 3. Time Interval from Arraignment to Trial (Including Plea or Dismissal)

During the year ending June 30, 1978 the Act requires that defendants be brought to trial within 120 days of arraignment. Of the 45,815 defendants with third interval time in the first transitional year, 44,428 or 97 percent were tried or pled guilty within 180 days from the date of arraignment. Defendants with third interval time in the second transitional year were tried or pled guilty within 120 days in 96.6 percent of the cases. Nineteen districts disposed of all defendants within 120 days after arraignment.

Tables 8 and 9 show compliance rates for the district courts. Refer to Appendix F for detailed interval data by circuit and district.

Table 8
Compliance Rates of District Courts With the Time Limit
of 120 Days or Less From Arraignment to Trial
During the Twelve Month Period Ending June 30, 1978

Percentage of Compliance With Time Limit of 120 Days or Less	Number of Districts	Percent
Total	94	100.0
100.0% 97.0% to 99.9% 95.0% to 96.9% 93.0% to 94.9% 91.0% to 92.9% 90.0% and under	19 38 13 9 6 9	20.2 40.4 13.8 9.6 6.4 9.6

# TABLE 9 UNITED STATES DISTRICT COURTS NUMBER AND PERCENTAGE OF DEFENDANTS WHO WERE TRIED OR PLED GUILTY IN 120 DAYS OR LESS DURING THE TWELVE MONTH PERIOD ENDING JUNE 30, 1978

		Arraignment 120 days				Arraignment 120 days	
Circuit and District	Total Defendants	Number	Percent of Total	Circuit and District	Total Defendants	Number	Percent of Total
Total all districts	29,400	28. ′ 5	96.6	Sixth Circuit	3,013	2,851	94.6
District of Columbia	703	686	97.6	Kentucky:			
First Circuit	659	606	92.0	Eastern	240 586	237 578	98.8 98.6
Maine	60	56	91.8	Michigan: Eastern	697	623	89.4
Massachusetts New Hampshire	373 29	331 28	88.7 96.6	Western	145	135	93.1
Rhode Island	52 144	50 141	96.2 97.9	Northern	450 337	430 328	95.6 97.3
Second Circuit	1,687	1,590	94.3	Tennessee: Eastern	160	158	98.8
Connecticut	147	145	98.6	Middle	, 243 155	243 119	100.0 76.8
Northern	89	79	88.8	Seventh Circuit	1,205	1,125	93.4
Eastern	536 749	496 711	92.5 94.9	Illinois:			
Western	113	106	93.8	Northern	406	349	86.0
Vermont	53	53	100.0	Eastern	145 112	137	94.5
Third Circuit	2,010	1,918	95.4	Southern	135	112	1
Delaware	62 758	62 721	100.0 95.1	Northern	220	133 218	98.5 99.1
Pennsylvania: Eastern	551	534	96.9	Eastern	136 51	127 49	93.4 96.1
Middle	116 234	115 210	99.1 89.7	Eighth Circuit	1,739	1,696	97.5
'irgin Islands	289	276	95.5	1 "	11/32	1,070	77:3
Fourth Circuit	3,051	3,027	99.2	Arkansas: Eastern Western	197 54	195 52	99.0 96.3
Maryland	819	811	99.0	Iowa: Northern	71	71	100.0
Eastern	214	212	99.1	Southern	85	85	100.0
Western	276 227	276 226	100.0 99.6	Minnesota	265	260	98.1
South Carolina Virginia:	264	264	100.0	Eastern	213 514	213 514	100.0
Eastern	916	914	99.8	Nebraska	111	105	94.6
West Virginia:	154	148	96.1	North Dakota	115 114	115 86	100.0 75.4
Northern Southern	52 129	49 127	94.2 98.4	Ninth Circuit	5,704	5,437	95.3
Fifth Circuit	7,994	7,865	98.4	Alaska	115	108	93.9
Alabama:				Arizona	718	704	98.0
Northern Middle	728 311	724 310	99.5 99.7	Northern Eastern	460	419	91.1
Southern	140	136	97.1	Central	350 1,396	324 1,374	92.6 98.4
Florida:				Southern	742	659	88.8
Northern Middle	102	101	99.0	Hawaii	777	751	96.7
Southern	525 576	517 519	98.5 90.1	Idaho	107 139	107 133	100.0
Georgia:	3,0	27.5	90.1	Nevada	146	133	95.7 89.0
Northern	294	286	97.3	Oregon	191	190	99.5
Middle	1,043	1,043	100.0	Washington:		1	
Southern Louisiana:	366	363	99.2	Eastern	113 431	110 409	97.3 94.9
Eastern	376	374	99.4	Guam	19	19	100.0
Widdle	96	95	99.0	Northern Mariana Islands	-	_	-
Western	202	201	99.5	Tenth Circuit	1,635	1,604	98.1
Northern	42 115	42 114	100.0 99.1	Colorado	273	267	97.8
Texas:				Kansas	304	291	95.7
Northern Eastern	540	535	99.0	New Mexico	, 285	285	100.0
Southern	116 1,207	111 1,204	95.7 99.8	Oklahoma:	107	107	100.0
Western	970	946	97.5	Northern	107 126	107 126	100.0
Canal Zone	245	244	99,6	Western	324	321	99.1
				Utah	118	109	92.4
	i			Wyoming	98	98	100.0

<sup>\*</sup>Fursuant to Title 18 P.S.C. 3161(g)

Source: Appendix F.

#### 4. Time Interval from Conviction to Sentencing

The Speedy Trial Act does not establish time limits governing the period between conviction and sentencing but does require that statistics be furnished regarding the time span between conviction and sentencing.

A Model Statement of Time Limits and Procedures for Achieving Prompt Disposition of Criminal Cases approved by the Committee on the Administration of the Criminal Law of the Judicial Conference recommended to the district courts that they adopt a 45 day time limit for the conviction to sentencing interval.

During the past two years district courts were able to meet the 45 day recommended time limit from conviction to sentencing for 77.5 percent of all defendants convicted.

Tables 10 and 11 show compliance rates for the district courts. Refer to Appendix G for detailed interval data by circuit and district.

Table 10 Number of District Courts With Defendants Sentenced 45 Days or Less After Conviction for The Two Year Period Ending June 30, 1978

Percentage Sentenced In 45 Days or Less After Conviction	Number of Districts	Percent
Total	94	100
90.0% and Over 80.0% to 89.9% 70.0% to 79.9% 60.0% to 69.9% 50.0% to 59.0% 49.9% and Under	30 27 14 13 5 5	31.9 28.7 15.0 13.8 5.3 5.3

## TABLE 11 UNITED STATES DISTRICT COURTS CONVICTED DEPENDANTS WHO WERE SENTENCED IN 45 DAYS OR LESS DURING THE TWENTY-POUR MONTH PERIOD ENDING JUNE 30, 1978

		Defendants 45 days after co				Defendants 45 days after cor	or less
Circuit and District	Total Convicted Defendants	Number	Percent	Circuit and District	Total Convicted Defendants	Number	Percent
Total all districts	74,678	59,926	77.6	Sixth Circuit	7,389	4,915	66.5
District of Columbia	1,863	1,136	61.0	Kentucky: Eastern	524	449	85.7
First Circuit	1,879	1,535	81.7	Western	1,089	1,060	97.3
Maine	125 1,097	87 983	69.6 89.6	Eastern	2,005 385	500 152	24.9 39.5
New Hampshire	56 179	53 104	94.6 58.1	Ohio: Northern	1,227	1,045	85.2
Puerto Rico	422	308	73.0	Southern	682	474	69.5
Connecticut	5,867	2,630	44.8	Eastern	370 626 481	342 575 318	92.4 91.9 66.1
New York: Northern	496 285	343 181	69.2	Seventh Circuit	3,770	2,769	73.4
Eastern	1,802	505	28.0	1	3,7,75		1
Southern	2,574	1,181	45.9	Illinois:		4	
WesternVermont	547	322	58.9	Northern	1,702 294	1,151 246	67.6 83.7
Third Circuit	163	98	60.1	Eastern	231	170	73.6
}	5,493	3,510	63.9	Northern	537	396	73.7
New Jersey	197 2,197	166 1,064	84.3 48.4	Southern	491	375	76.4
Pennsylvania: Eastern	1,464	1,036	70.8	Eastern	386 129	351 80	90.9
Middle	347	253	72.9	Western	***	00	
Western	694 594	459 532	66.1 89.6	Eighth Circuit	4,417	3,568	80.8
Fourth Circuit	. 700			Arkansas:			
İ	6,722	5,255	78.2	Eastern	457 145	395 95	86.4
Maryland	1,953	1,069	54.7	Iowa: Northern	227	208	91.0
Eastern	496	472	95.2	Southern	187	172	92.0
Middle	599	556	92.8	Minnesota	630	361	57.
Western	453	440	97.1	Missouri:			
Virginia:	723	529	73.2	Eastern	629	559 997	88.
Eastern	1,685	1,543	91.6	Western Nebraska	1,116	254	76.
Western	315	301	95.6	North Dakota	244	219	89.
West Virginia:	į.			South Dakota	450	308	68.
Northern	149 349	84 261	56.4 74.8	Ninth Circuit	14,270	12,009	84.:
Fifth Circuit	19,291	17,481	90.6	Alaska	305	243	79.
Alabama:				Arizona	1,902	1,690	88.
Northern Middle	1,417 498	1,387 480	97.9 96.4	Northern	1,226	993	81.0
Southern	342	325	95.0	Eastern	990 3,578	824 3,004	83. 84.
Florida:			, ,,,,	Southern	2,035	1,517	74.
Northern	261	250	95.8	Hawaii	1,356	1,278	94.
Middle	1,205	976	81.0	Idaho	209	183	87.
Southern	1,551	1,258	81.1	Montana	233	216	92.
Northern	1,052	869	82,6	Nevada	288 452	234 303	81.
Middle	1,816	1,799	99.1	Washington:	432	נטנ	67.
Southern	1,841	1,812	98.4	Eastern	258	219	84.
Louislana:	,		}	Western	1,395	1,264	90.6
Eastern	1,207 226	1,115 201	92.4 88.9	Guam	43	41	95.
Western	566	201 491	88.9 86.7	Northern Mariana Islands	-	-	1 .
Mississippi:	200	7/4	1	Tenth Circuit	3,717	3,118	83.
Northern	183	168	91.8		3,717	3,110	03.
Southern	271	263	97.0	Colorado	743	668	89.
Texas: Northern	1,299	1 100	0.0	Kansas	765	611	79.
Eastern	303	1,192 278	91.8 91.7	New Mexico	. 523	480	91.
Southern	2,833	2,533	89.4	Northern	322	292	90.
Western	1,906	1,605	84.2	Eastern	179	151	84.
Canal Zone	514	479	93.2	Western	740	567	76.
Cana zone							
Canal zone			ì	Utah	244 201	184	75.4

Source: Appendix G.

#### D. EXPERIENCE UNDER THE ACT

Experience under the Speedy Trial Act has been limited to the transitional period when sanctions have not been operational. Several districts mentioned in their plans that the effects of the Act would not be known until the time limits are enforced with sanctions. Nevertheless, the experiences gained thus far are useful in predicting some of the Act's probable impact.

#### 1. Problems Encountered By The Courts

The planning groups reported that the principal problems for the courts have been inadequate resources, (principally too few judges) greater administrative burdens, scheduling inflexibility and an adverse effect on the civil docket. Fortyfour of the planning groups stated that their district courts encountered increased delay in the disposition of civil cases. Overall the pending civil caseload for all district courts increased from 140,189 on June 30, 1976, to 166,462 on June 30, 1978, an increase of 18.7 percent since the commencement of time limits under the Speedy Trial Act.

Twenty-two of the planning groups reported increased administrative burdens resulting from more frequent convening of grand juries (several districts reported a doubling of the frequency); increased record-keeping responsibilities; and a need to transport prisoners more frequently.

To meet the time limits criminal cases have been scheduled early to make allowance for unexpected interruptions. Motions for continuances are being granted less frequently because of the disruptive impact of rescheduling cases. Pretrial conferences are being held before the defense attorney has had a chance to fully investigate the case. Fewer issues are disposed of at pretrial conference with the result that more issues need resolution in open court. Some planning groups mentioned that the need to try a defendant soon after arrest results in a piecemeal trial when other defendants are involved in the same offense.

Other problems result from poor inter-district communications. Time limits can inadvertently be exceeded if an arrest in another district is not reported in a timely manner. Some planning groups expressed concern that, once the sanctions become effective, litigation of procedural issues may occupy valuable court time and delay disposition. For example, a proceeding might be frozen while the meaning of "the ends of justice" is argued.

#### 2. Problems Encountered by the Defendant and Defense Counsel

Thirty-four planning groups indicated that the burdens of the Act are falling primarily on the defendant and defense counsel who have insufficient time to prepare a defense, particularly when an indictment precedes arrest. The United States Attorney has the advantage of preparing his case fully before indictment, whereas after the indictment is filed the defendant is placed under a time limit in preparing a defense.

<sup>&</sup>lt;sup>1</sup> The Speedy Trial Act provides that "the (planning and implementation) process shall seek to avoid. ..prejudice to the prompt disposition of civil litigation. .." 18 U.S.C. 3165(b).

Some planning groups suggested that the 10 day period from indictment to arraignment was too short for the defendant to choose counsel and arrange financing. Several planning groups mentioned that the 10 day period to arraignment was too short to decide on what plea to enter. The plans from eight districts indicated that pro forma not guilty pleas are being entered which results in some cases going to trial that might otherwise have been disposed of by plea. In addition, too little time to formulate a plea means a possible second appearance to change a plea which causes scheduling problems for the court and counsel. One district planning group suggested that if defendants believe they have not had a fair opportunity to prepare their defense the judicial system can only suffer.

Because of the short time available for trial preparation, defense attorneys need to devote their full attention to a few criminal cases and are not available for assignment to other criminal cases. In addition, the shortness of time increases the number of instances in which defense counsel has to refer a case to another lawyer due to a conflict with another criminal or civil proceeding. As a result of these problems several planning groups reported that representing criminal defendants in federal court was made unattractive to many defense attorneys.

#### 3. Problems Encountered By The Prosecution

Several plans indicated a communication problem between law enforcement agencies and the U.S. Attorney's Office. Failure to communicate an arrest delayed presentment to the grand jury, reduced preparation time, and hence, reduced the likelihood of obtaining a timely indictment. Several of the planning groups indicated that the U.S. Attorney had adopted a policy of delaying arrest until after indictment. As indicated above, this practice affords the government an opportunity to prepare a case before the time limits commence to run, thus insuring that the government will not need to ask for a continuance.

Several plans mentioned that eve-of-trial change of pleas have been a problem. Guilty pleas entered shortly before trial result in substantial waste of time for the Assistant United States Attorneys. Reassignment of Assistant United States Attorneys because of scheduling conflicts brought about by the time constraints of the Act has been necessary.

#### 4. Problems For The Clerks' Offices

The Act has imposed detailed reporting requirements on the clerks' office. Special reports must be prepared that reflect the various time intervals between steps in the judicial process. In addition, the clerks must keep records and report on time which is "excludable" within the meaning of the Act. A few planning groups reported confusion over the proper reporting procedures and the transmission of essential information by law enforcement officers. Twenty-six planning groups specifically commented on these problems.

#### 5. Problems For The Marshal's Office

Only sixteen district court plans mentioned problems of the United States Marshal. The most frequently mentioned problem related to service of a summons in lieu of executing an arrest warrant. A shortage of manpower precludes personal service of a summons, and service by mail often is too slow to meet the

time limits. One district complained about having to obtain and execute arrest warrants on defendants who failed to appear due to lack of notice, not because they were fugitives.

#### E. INCIDENCE OF, AND REASONS FOR, PERIODS OF DELAY

The Speedy Trial Act provides that certain periods of delay "shall be excluded in computing the time within which an information or an indictment must be filed, or in computing the time within which the trial of any such offense must commence." The Act further requires that the speedy trial plan adopted in each district court include information concerning "the incidence of and reasons for, periods of delay under section 3161(h)."

Seventeen specific events giving rise to periods of "excludable time" appear in the provisions of Section 3161(h) and other sections of the Speedy Trial Act. These events, or reasons for delay, are listed in the accompanying tabular summary showing the incidence of periods of "excludable delay" in cases disposed of from July 1, 1977 to June 30, 1978. The information for each district court is set out in Appendix B to this report.

In the year ending June 30, 1978 there were 41,419 defendants in cases disposed of during the year. In cases involving 31,300 defendants, or 75.6 percent, no periods of excludable delay occurred. In the remaining cases involving 10,119 defendants, there were 14,301 incidents or periods of excludable delay.

The reasons for the periods of excludable delay which occurred most frequently are these:

### INCIDENTS OF EXCLUDABLE DELAY AND REASONS THEREFOR

Reason for Excludable Delay	Number of Incidents	Percentage
Total	14,301	100.0
Hearings on Pretrial Motions	4,861 2,695	34.0 18.8
interest of Justice	2,316	16.2
Unavailablility (includes fugitives) of defendant or essential witness	1,614	11.3
Examination or hearing for mental or physical disability	672	4.7
Prosecution deferred by mutual agreement	467 1.676	3.3 11.7
All other		

Periods of excludable delay resulting from examination or treatment under the Narcotic Addict Rehabilitation Act were virtually nonexistent, occurring only 11 times out of 14,301 separate incidents of delay.

Of the 14,301 incidents or periods of excludable delay, 6,774 incidents or 47.4 percent, spanned ten days or less. Delay resulting from hearings on motions lasted ten days or less in 4,353 cases, or 89.5 percent of the 4,861 incidents of excludable delay.

Table 12

® SPEEDY TRIAL DATA ANALYSIS		TOTALS	FOR (		NATED DEFENI ED DURING PI		41,419 (	A OF "A"			
<b>INCIDENCE OF AND</b>		ALL	)	DEFENDANTS	WITHOUT EXC	LUDABLE TIME	31,300	B _75.6			
REASONS FOR DELA During July 1, 1977 thru June 30, 1978	Υ	DISTRI	стѕ			CLUDABLE TIME		© _24.4 © _24.4	EXCLL	ERVAL IN IDABLE C	DELAY
*REASON	LENG	TH OF EXC	LUDABLE DI	ELAY PERIOD	(NO. OF DA	(YS)	SUB-	OF "D"			<u></u>
Under 18, USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	165	90	126	189	60	42	672	4.7	67	85	520
B. NARA examination—(H)(1)(B)	1	2	0	0	1	1	5	0	0	0	5
C. State or federal trials on other charges—(H)(1)(C)	66	28	29	38	15	31	207	1.4	11	37	159
D. Interlocutory appeals—(H)(1)(D)	12	8	17	17	7	111	172	1.2	1	2	169
E. Hearings on pretrial motions—(H)(1)(E)	4,353	174	191	98	27	18	4,861	34.0	173	169	4,519
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	69	51	79	47	18	31	295	2.1	67	167	61
G. Motion is actually under advisement. (H)(1)(G)	825	552	1,085	177	26	30	2,695	18.8	9	40	2,646
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1).	71	4	3	4	0	0	82	0.6	7	19	56
Prosecution deferred by mutual agreement. (H)(2)	110	20	57	100	68	112	467	3.3	8	90	369
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	563	232	195	165	11,	358	1,614	11.3	69	932	613
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	20	26	31	43	20	47	187	1.3	13	41	133
O. Period of NARA commitment or treatment. (H)(5)	1	0	3	1	1	0	6	0	0	1	5
P. Superseding indictment and/or new charges. (H)(6)	25	17	43	25	13	14	137	1.0	38	49	50
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	30	34	38	96	19	113	330	2.3	1	5	324
T. Continuances granted in the ends of justice. (H)(8) .	431	283	474	566	204	358	2,316	16.2	67	414	1,835
U. Time up to withdrawal of quilty plea (i)	24	27	57	56	17	29	210	1.5	0	82	128
W. Grand jury indictment time extended 30 more days. (8)	8	8	16	11	2	0	45	0.3	40	2	3
TOTALS	6,774	1,556	2,444	1,633	599	1,295	14,301	100.0	571	2,135	11,595

Prepared by: Administrative Office of U.S. Courts

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and party offenses proceeded by information.

\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

Prepared by: Administrative Office of the Courts and the Court

#### F. DETENTION PRIOR TO PLEA, DISMISSAL OR COMMENCEMENT OF TRIAL

Of the 41,404 defendants whose cases were disposed of in 1978, there were 15,631 defendants, or 37.8 percent, who had been held in custody prior to trial, dismissal, or the entry of a plea of guilty or nolo contendere. "Custody" for the purposes of this report means custody in a local jail or detention facility for which a fee was paid to a local or state government by the United States, detention in a metropolitan correction center, or detention in other federal institutions. It does not include detention by state authorities on state criminal charges when a federal charge is also pending.

Of the 15,631 defendants detained in custody prior to trial 7,280 (or 46.6 percent) were detained 10 days or less. An additional 2,842 defendants, or 18.2 percent, were detained from 10 to 30 days, and 4,794 defendants, or 30.7 percent, were detained 30 to 90 days. Only 715 defendants, or 4.6 percent, were detained in excess of 90 days. A defendant who had served time in custody before making bail and who was later returned to custody for violation of the conditions of release is shown with both periods of detention added together.

Section 3164 mandates a 90 day time limit for the trial of a person detained in custody. This has not been a significant problem in any judicial district. However, in some districts section 3164 has been interpreted to permit the application of excludable time in computing the 90 day interim time limit for custody. The effect is that some defendants may in fact remain in custody for more than 90 days. Seven of the 94 district courts reported that during 1978 twelve defendants had been released from custody pursuant to 18 U.S.C. 3164(c) for failure to meet the requirement of trial within 90 days of detention.<sup>2</sup>

<sup>&</sup>lt;sup>2</sup>Northern District of West Virginia, Northern District of Georgia, Western District of Tennessee, Northern District of Illinois, Arizona, Eastern District of California, Colorado.

TABLE 13
UNITED STATES DISTRICT COURTS
DEFENDANTS IN CRIMINAL CASES DETAINED IN CUSTODY PRIOR TO TRIAL, PLEA, OR
DISMISSAL DURING THE YEAR ENDING JUNE 30, 1978, BY DAYS IN CUSTODY AND BY DISTRICT
(Excludes periods of detention following piens of guilty or conviction.)

Circult and			tal Inces	1-10	Days	11-3	Days	31-9	0 Days	91-1	20 Days	121-15	i0 Days	151 Day	s & Over
District	Total Def.	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Por- cent	Num- ber	Per- cent
Total all districts	41,404	15,631	37.8	7,280	46.6	2,842	18,2	4,794	30.7	405	2,6	145	0.9	165	1.1
District of Columbia	986	440	44.6	213	48.4	73	16,6	131	29.8	12	2.7	- 8	1.8	3	0.7
First Circuit	982	177	18.0	44	24.9	29	16.4	80	45,2	14	7.9	3	1.7	7	4.0
Massachusetts	75 583	10 28	13.3 4.8	6	60.0 3.6	1 2	10.0 7.1	2 19	20.0 67.9	1 3	10.0 10.7	3	10.7	:	:
New Hampshire	33 80	10 12	30.3 15.0	3 9	30.0 75.0	1 -	10.0	5 1	50.0 8,3	1	10.0 8.3	:	:	l ī	8.3
Puerto Rico	211	117	55,5	23	21.4	25	21.4	53	45.3	8	6.8	-	-	6	5.1
Second Circuit	2,988	593	19,8	240	40.5	122	20,6	196	33,1	17	2,9	8	1,3	10	1.7
Connecticut	241 155	35	14.5 32.9	17 32	48.6	5 10	14.3	10	28.6 17.6	3	8.6	-	-	-	-
Northern	911	51 53	5.8	15	62.7 28.3	13	19.6 24.5	21	39.6	l ī	1.9	ľ	1.9	2	3.8
Southern	1,316	379	28.8	159	42.0	79	20.6	125	33,0	5	1.3	4	1.1	7	1.6
Western	290 75	43 32	14.8 42.7	12	11.6 37.5	7 8	16,3 25,0	20 11	46,5 34,4	7	16.3 3.1	3	7.0	1 -	2,3
Third Circuit	3,080	1,058	34.4	621	58.7	125	11.8	255	24.1	30	2,8	9	0.9	18	1.7
Delgware	90 1,231	37 424	41.1 34.4	26 315	70.3 74.3	3 33	8.1 7.8	7 59	18,9 13,9	13	2.7 3.1	ĩ	0.2	3	0.7
Eastern	776	223	28.6	84	37.8	41	18.5	83	37.4	5	2.3	6	2,7	3	1.4
Middle	171 438	43 125	25.1 28.5	31 91	72,1 72,8	5 6	11.6	7 21	16.3	1 -	0.8	2	. :	1	•
WesternVirgin Islands	374	207	55.3	74	35.7	37	4.8 17.9	78	16.8 37.7	10	4.8		1,6	8	3.2 3.9
Fourth Circuit	4,123	934	22,7	395	42,3	168	18.0	328	35,1	24	2.6	- 6	0.6	13	1.4
Maryland	1,151	251	21.8	98	39.0	28	11.2	106	42,2	10	4.0	3	1.2	6	2.4
Eastern	253 316	90 76	35,6 24,1	25 28	27.8 36.8	8 19	8,9	48 26	53.3 34.2	4	4.4	1	1.1	4	4.4
Western	246	49	19.9	20	40.8	18	25.0 36.7	10	20.4	1 1	1.3 2.0	-	-	2	2.6
South Carolina	454	161	35.5	92	57.1	24	14.9	44	27.3	l i	0.6		-		-
Virginia:	4 700			۱						_					
Eastern	1,303 164	172 42	13.2 25.6	71 26	41.3 61.9	50 5	29.1 11.9	45 9	26.2 21.4	5	2,9 2,4	1	0.6 2.4	-	:
Northern	67 169	26 67	38.8 39.6	16 19	61.5 28.4	12	15.4 17.9	34	23.1 50.7	i	1.5	-	-	i	1.5
Fifth Circuit	9,979	4,558	45.7	2,133	46.8	843	18.5	1,374	30.1	135	3.0	41	0.9	32	0.7
Alahama:	822	185	22.5	77	41,6	54	29.2	53	28.6					<u> </u>	·
Northern	333	306	91.9	267	87.3	17	5.6	20	6.5	i	0.3	1 -	0.5	ī	0.3
Southern	198	43	21.7	9	20.9	6	14.0	20	46,5	7	16,3	-	-	1	2.3
Florida: Northern	142	114	BO.3	66	57.9	12	10.5	31	27.2	4	3.5	١.		1	0.9
Middle	769	311	40.4	59	19.0	55	17.7	169	54.3	16	5.1	9	2.9	] 3	1.0
Southern	934	515	55.1	319	61.9	48	9.3	129	25.0	13	2.5	4	0.8	2	0.4
Northern	556	368	66.2	277	75.3	30	8,2	50	13,6	8	2.2	1	0.3	2	0,5
Middle	1,052	50	4.8	29	58.0	6	12.0	12	24.0	1	2.0	1	2.0	1	2.0
Southern	364	17	4.7	12	70.6	2	11.8	3	17.6	-	-	-	•	-	-
Eastern	508	, 82	16.1	28	34.1	17	20.7	37	45.1	_	-	-		-	-
Middle	108 209	24	22.2	2	8.3	8	33,3	13	54.2	· •	-	-	-	1	4.2
Western	209	-	-		-	-	-	-	-	-	-	-	•		-
Northern	78	4	5.1	1	25.0	1	25.0	2	50.0	-	-	-	-	-	
Southern	150	45	30.0	22	48.9	5	11,1	12	26.7	4	8.9	1	2.2	1	2.2
Northern	688	273	39.7	167	61.2	58	21.2	42	15.4	5	1.8	1	0.4	-	-
Eastern	163 1,528	1,261	25.8 82.5	15 523	35.7 41.5	330	19.0 26.2	12 357	28.6 28.3	4 39	9.5 3.1	1 6	2.4 0.5	2 6	4.8
Western	1,070	723	67.6	248	34,3	131	18,1	292	40.4	30	4.1	14	1.9	à	0.5 1.1
Canal Zone	307	195	63.5	12	6.2	55	28.2	120	61,5	3	1.5	2	1,0	3	1,5

TABLE 13
UNITED STATES DISTRICT COURTS
DEFENDANTS IN CRIMINAL CASES DETAINED IN CUSTODY PRIOR TO TRIAL, PLEA, OR
DISMISSAL DURING THE YEAR ENDING JUNE 30, 1978, BY DAYS IN CUSTODY AND BY DISTRICT
(Excludes periods of detention following pleas of guilty or conviction.)

Circuit		To Deta	tal inees	1-10	Days	11-3	0 Days	31-9	0 Days	91-12	0 Days	121-	150 Days	151 Da	/s & Over
and District	Total Def.	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent	Num- ber	Per- cent
Sixth Circuit	4,345	1,553	35.7	778	50.1	263	16.9	427	27.5	46	3.0	17	1.1	22	1.4
Kentucky: Eastern Western	310 658	180 245	58.1 37.2	77 93	42.8 38.0	38 69	21.1 28.2	56 80	31.1 32.7	7 3	3.9 1.2	1 -	0.6	1 -	0.6
Michigan: Eastern Western Ohio:	1,314 218	469 54	35.7 24.8	331 19	70.6 35.2	41 12	8.7 22.2	78 15	16.2 27.8	8 1	1.7 1.9	3 5	0.6 9.3	10 2	2.1 3.7
Northern	580 412	142 148	24.5 35.9	43 56	30.3 37.8	21 36	14.8 24.3	57 44	40.1 29.7	13 8	9.2 5.4	6	4.2 0.7	2 3	1.4 2,0
Eastern Middle Western	203 310 340	126 121 68	62.1 39.0 20.0	81 32 46	64,3 26,4 67,6	10 34 2	7.9 28.1 2.9	31 53 15	24.6 43.8 22.1	2 1 3	1.6 0.8 4.4	1 -	0.8	1 1 2	0.8 0.8 2.9
Seventh Circuit	2,020	492	24.4	165	33.5	92	18.7	182	37.0	25	5,1	12	2.4	16	3,3
Illinois: Northern Eastern Southern	932 190 136	153 30	16.4 15.8	41 17	26.8 56.7	25 2 -	16.3 6.7	56 9	36.6 30.0	13	8,5	7 1	4.6 3.3	11 1	7.2 3.3
Indiana: Northern Southern Wisconsin:	216 265	77 153	35.6 57.7	36 40	46.8 26.1	10 38	13.0 24.8	26 63	33.8 41.2	3 7	3.9 4.6	3	2.0	2 2	2.6 1.3
Eastern	204 77	56 23	27.5 29.9	21 10	37.5 43.5	14	25.0 13.0	18 10	32.1 43.5	2 -	3.6	1 -	1.8	:	:
Eighth Circuit	2,318	823	35,5	418	50.8	182	22.1	215	26.1	4	0,5	2	0,2	2	0,2
Arkansus: Eastern Western Iowa:	266 90	75 13	28.2 14.4	54	72.0 61.5	14 4	18.7 30.8	7 1	9,3 7,7	:	:	=	:	:	-
Northern	97 100 335	37 25 224	38.1 25.0 66.9	14 3 143	37.8 12.0 63.8	6 4 27	15.2 16.0 12.1	17 18 54	45.9 72.0 24.1	=	-	=	-	:	:
Enstern Western Nobraska North Dakota South Dakota	309 611 151 141 218	167 101 55 37 89	54.0 16.5 36.4 26.2 40.8	61 39 24 20 52	36.5 38.6 43.6 54.1 58.4	52 38 15 11	31.1 37.6 27.3 29.7 12.4	53 24 14 6 21	31.7 23.8 25.5 16.2 23.6	2 - 2	3.6		2.2	1 -	0.6 - - 1.1
Ninth Circuit	8,542	4,179	48.9	1,881	45.0	778	18.6	1,379	33.0	81	1,9	30	0.7	30	0,7
Alaska	187 1,088	112 654	59.9 60.1	80 255	71.4 39.0	10 114	8.9 17.4	22 264	19.6 40.4	13	2,0	ī	0,2	ī	1.1
Northern Eastern Central Southern Hawaii Hawaii Montana Novada Oregon	741 558 1,863 1,321 867 128 157 212 276	313 216 1,059 1,129 10 68 52 92 135	42.2 38.7 56.8 85.5 1.2 53.1 33.1 43.4 48.9	142 52 469 550 1 20 18 40 68	45.4 24.1 44.3 48.7 10.0 29.4 34.6 44.5 50.4	50 68 221 185 16 15 14 18	16.0 31.5 20.9 16.4 - 23.5 28.8 15.2 13.3	117 86 346 344 3 30 14 32 43	37.4 39.8 32.7 30.5 30.0 44.1 26.9 34.8 31.9	2 6 10 33 1 2 4 4 2	0.6 2.8 0.9 2.9 10.0 2.9 7.7 4.3 1.5	2 4 6 10 - 1	0.6 1.9 0.6 0.9 - 1.9	7755-21	0.7 0.6 50.0 - 2.2 0.7
Washington: Eastern	147 966 31	95 239 5	64.6 24.7 16.1	30 153 3	31.6 64.0 60.0	31 35 1	32.6 14.6 20.0	34 43 1	35.8 18.0 20.0	4	1.7	3	1,3	i	0.4
Tenth Circuit	2,041	824	40,4	392	47.6	167	20.3	227	27.5	17	2.1	9	1.1	12	1.5
Colorado	329 415 334	120 138 181	36.5 33.3 54.2	47 61 85	39.2 44.2 47.0	31 18 42	25.8 13.0 23.2	36 49 54	30.0 35.5 29.8	6 -	1.7 4.3	1	0.7	3 -	3.3 2.2
Northern	115 146 410 194 98	52 41 171 66 55	45,2 28,1 41,7 34,0 56,1	31 21 91 29 27	59.6 51.2 53.2 43.9 49.1	12 12 28 9 15	23.1 29.3 16.4 13.6 27.3	8 7 46 16 11	15.4 17.1 26.9 24.2 20.0	1 1 4 2 1	1.9 2.4 2.3 3.0 1.8	7 1	10.6	2 3	1.2

- 19 -

#### G. CASES DISPOSED OF BY PLEA OR TRIAL

Variations among districts in the percentage of defendants whose cases reach trial are substantial. Nationwide, 14.8 percent of all criminal cases disposed of in the twelve month period ending June 30, 1978 had trials. However, the percentage ranged from a low of 3.1 percent in the Western District of Louisiana to a high of 52.7 percent in the Southern District of Georgia, The types of cases comprising the caseload of a particular district greatly affect the number of defendants whose cases are likely to be tried. The dockets of the Western District of Louisiana, for example, include a large number of cases arising under the Migratory Bird Laws and other minor offenses which usually terminate in a guilty plea. The figures, by district, are shown in the accompanying table.

During 1978 there were 36,494 defendants in all district courts whose cases were disposed of by a plea of guilty or nolo contendere or after trial. In the district courts, the Ninth Circuit 12.4 percent of the defendants were tried and in the district courts of the First Circuit 18.2 percent reached trial. The district courts in which 30 percent of more of the defendants were tried (excluding dismissals) are as follows:

	Number of I	Number of Defendants					
District	Total	Number Tried	Defendants Reaching Trial				
Georgia, Southern	476	251	52.7				
Florida, Northern	119	39	32.8				
Canal Zone	256	78	30.5				
Utah	210	63	30.0				

# TABLE 14 UNITED STATES DISTRICT COURTS DEFENDANT DISPOSITION BY TRIAL AND BY PLEA, BY DISTRICT, FOR THE TWELVE MONTH PERIOD ENDED JUNE 30, 1978

Circuit and District	Total	Plea of Guilty or Nolo Contendere	Court or Jury Trial	Percent Reaching Trial
Total all districts	36,494	31,105	5,389	14.8
District of Columbia	884	762	122	13.8
First Circuit	917	750	167	18.2
Maine	65 534 30 87 201	55 416 23 76 180	10 118 7 11 21	15.3 22.0 23.3 12.6 10.4
Second Circuit	2,737	2,307	430	15.7
Connecticut	227	205	22	9.3
Northern	133 885 1,166 252 74	122 747 943 219 71	11 138 223 33 3	8.3 15.6 19.1 13.0 4.0
Third Circuit	2,586	2,204	382	14.7
Delaware	82 1,088	77 1,004	5 84	6.0 7.7
Eastern	662 158 345 251	542 135 257 189	120 23 88 62	18.1 14.6 25.5 24.7
Fourth Circuit	3,603	3,074	529	14.7
Maryland	990	839	151	15.3
Eastern	232 245 233 369	180 231 192 302	52 14 41 67	22.4 5.7 17.6 18.2
Eastern	1,183 144	1,015 132	168 12	14.2 8.3
Northern	62 145	51 132	11 13	17.7 9.0

# TABLE 14 UNITED STATES DISTRICT COURTS DEFENDANT DISPOSITION BY TRIAL AND BY PLEA, BY DISTRICT, FOR THE TWELVE MONTH PERIOD ENDED JUNE 30, 1978

		<u> </u>	<del> </del>	
Circuit and District	Total	Plea of Guilty or Nolo Contendere	Court or Jury Trial	Percent Reaching Trial
Fifth Circuit	9,029	7,572	1,457	16.1
Alabama: Northern Middle Southern	749	712	37	4.9
	287	214	73	25.4
	169	152	17	10.0
Florida: Northern Middle Southern	117	80	39	32.8
	671	537	134	20.0
	777	569	208	26.8
Georgia:         Northern           Middle         Southern           Louisiana:         Louisiana	455	350	105	23.0
	1,003	956	47	4.7
	476	225	251	52.7
Eastern Middle Western Mississippi:	456	411	45	9.9
	95	87	8	8.4
	222	215	7	3.1
Northern	70	50	20	28.6
	130	121	9	14.4
Northern Eastern Southern Western Canal Zone	627	540	87	13.9
	139	129	10	7.1
	1,361	1,233	128	10.4
	967	813	154	15.9
	256	178	78	30.5
Sixth Circuit	3,594	3,131	463	12.9
Kentucky: Eastern Western Michigan: Eastern Western	278	220	58	20.8
	629	565	64	10.2
	894	790	104	11.6
	194	172	22	11.3
Ohio:  Northern  Southern Tennessee:	517 386	469 342	48 44	9.3
Eastern	158	129	29	18.4
	270	231	39	14.5
	268	213	55	20.5
Seventh Circuit	1,813	1,499	314	17.3
Illinois: Northern Eastern Southern Indiana:	827	624	203	24.5
	173	155	18	10.4
	136	117	19	14.0
Northern Southern Wisconsin: Eastern	194	161	33	17.0
	250	241	9	3.6
Western	170	146	24	14.1
	63	55	8	12.7

TABLE 14
UNITED STATES DISTRICT COURTS
DEFENDANT DISPOSITION BY TRIAL AND BY PLEA,
BY DISTRICT, FOR THE
TWELVE MONTH PERIOD ENDED JUNE 30, 1978

	·			I~
Circuit and District	Total	Plea of Guilty or Nolo Contendere	Court or Jury Trial	Percent Reaching Trial
Eighth Circuit	2,114	1,796	318	15.0
Arkansas: Eastern	227 76	173 68	54 8	23.8 10.5
Northern	98 95 298	85 77 255	13 18 43	13.3 18.9 14.4
Eastern	286 559 140 133 202	233 493 125 112 175	53 66 15 21 27	18.5 11.8 10.7 15.8 13.4
Ninth Circuit	7,349	6,435	914	12.4
Alaska	150 879	141 754	9 125	6.4 14.2
Northern Eastern Central Southern Hawaii Idaho Montana Nevada Oregon Washington:	598 505 1,615 1,122 661 110 154 156 261	525 455 1,438 930 628 95 137 129 215	73 50 177 192 33 15 17 27 46	12.2 9.9 11.0 17.1 5.0 13.6 11.0 17.3
Eastern	124 984 30 0	105 861 22 0	19 123 8 0	15.3 12.5 26.7 0
Tenth Circuit	1,868	1,575	293	15.7
Colorado	332 363 296	270 325 242	62 38 54	18.7 10.5 18.2
Northern	100 108 365 210 94	91 87 326 147 87	9 21 39 63 7	9.0 19.4 10.7 30.0 7.4

SOURCE: Appendix table D-7 appearing in the ANNUAL REPORT OF THE DIRECTOR, Administrative Office of the U.S. Courts

#### H. CHANGES IN PRACTICE AND PROCEDURE

The district court plans adopted in 1978 include a report on "procedural techinques, innovations, systems, and other methods by which the trial or other disposition of criminal cases have been expedited or may be expedited." Few changes were reported. Some districts did formalize existing procedures, while others adopted procedures used in other districts, such as regularly scheduled arraignment days or scheduling arraignments with greater frequency. Because many defendants are unrepresented at arraignment, a proforma not guilty plea is entered in some districts while others grant an extension of time. Some districts set the trial date at arraignment, while others set the trial date at a pre-trial conference. A few districts use any available judge or magistrate to conduct arraignments.

Six districts require a party filing a pre-trial motion to give a reasonable estimate of the delay which may result from the granting of the motion.

Thirty-five districts have set deadlines for filing pre-trial motions, which vary from a week to three weeks. The time allowed for filing a response varies from three to ten days.

Several planning groups reported that magistrates have been given greater duties to free up judge time for criminal cases. Magistrates are now frequently used to conduct arraignments, and take not guilty pleas. In addition, magistrates are being used in civil cases more frequently to conduct hearings, decide pre-trial motions, and preside over trials with the consent of the parties thus freeing judges for criminal trial work. In at least two districts, magistrates are being used more frequently to try minor offense cases within their trial jurisdiction.

Several districts are scheduling more frequent court sessions and making greater use of senior and visiting judges. Cases are also being assigned to judges, based on case complexity, in order to distribute the workload more evenly.

To increase the understanding of the Act, several districts have prepared and distributed a defense attorney's manual relating to the Speedy Trial Act. In addition, the Administrative Office "Speedy Trial Advisory" bulletins containing court interpretations of various provisions of the Act, are made available to the bar associations in four districts.

Clerks' offices are using standardized forms to comply with the record keeping function required by the Speedy Trial Act. The Courtran II System of consolidated docket entries under development by the Federal Judicial Center, was reported to be in use in six districts.

The United States Attorney's office in forty-five districts have also adopted a monitoring system to enable their offices to concentrate on cases nearing the time limits. In this regard the Act has brought about greater cooperation between the clerk's office, the United States Attorney and the public defenders.

### I. ADDITIONAL RESOURCES NEEDED BY JULY 1, 1979 TO ACHIEVE COMPLIANCE WITH THE ACT

The Speedy Trial Act requires each district to state in its plan the additional resources needed to comply with the permanent time limits, effective July 1, 1979. The resources requested include: (1) those required on a permanent basis after July 1, 1979; (2) those required on a temporary basis to eliminate backlogs and to comply with the interim time limits prior to July 1, 1979.

Tables in Appendix C numbered 5 through 8 identify the additional resources requested by each district's planning group in the final plan submitted June 30, 1978. The resource requests are summarized below.

#### 1. Additional District Judgeships

The district planning groups reported a need for 120 additional full-time judgeships, and 2 additional temporary judgeships. In most instances these requests are based on a pre-existing need resulting from increased caseloads over the years and a particular need to comply with speedy trial time limits. The Omnibus Judgeship bill, now before a House-Senate Conference Committee, would authorize 113 additional full-time judgeships and 4 temporary judgeships.

#### 2. United States Magistrates

The planning groups expressed a need for 31 additional full-time United States magistrates. These requests will be reviewed on an individual basis by the Judicial Conference Committee on the Administration of the Magistrate System.

#### 3. Court Reporters

Planning groups in 7 districts requested a total of 14 court reporters, 13 full-time and 1 temporary. These requests will be reviewed and evaluated by the Judicial Conference Subcommittee on Supporting Personnel in light of the additional court reporter positions needed under the judgeship bill.

#### 4. Clerks of Court

The record keeping and statistical reporting duties imposed on the clerks' offices by the Speedy Trial Act are substantial. The 43 additional clerks are requested to keep the workload of the clerks' offices current. In addition, the planning groups requested 25 speedy trial clerks or coordinators to supervise the operation of the speedy trial plans in their courts.

#### 5. Probation Officers

The planning groups requested 33 additional probation officers and 16 additional probation clerks. The need for additional positions will be reviewed by the appropriate Judicial Conference Committee.

#### 6. Supporting Personnel

In addition to the other personnel requests, five districts requested a total of 11 law clerks, 1 district asked for 2 additional general clerks, and several districts indicated a need for additional secretarial assistance. The passage of the Omnibus Judgeship bill will require additional supporting staff for each new judgeship created, which may obviate these needs.

#### 7. Department of Justice Personnel

The Attorney General has the responsibility of providing additional resources for the United States attorneys and United States marshals. The planning groups perceive need of 169 additional assistant United States attorneys, 8 paralegals, 4 law clerks, 4 clerks and 1 stenographer. There were requests for up to 160 additional United States marshals, 21 clerks and 10 more vehicles. Since the United States attorney is a member of the planning group in each district, it is expected that these resource needs will be transmitted to the Attorney General for the purpose of planning and budgeting.

#### 8. Defender Services

The speedy trial plans included requests for 10 additional attorneys, 5 assistants and 5 investigators. The Middle District of Pennsylvania and the district of South Dakota expressed an interest in establishing a public defender or community defender office. These requests will be evaluated in accordance with the procedures for creating public defender offices under the Criminal Justice Act of 1964, as amended.

#### J. RECOMMENDATIONS FOR CHANGES IN STATUTES AND RULES

In September, 1977, the Judicial Conference of the United States recommended the following amendments to the Speedy Trial Act. These recommendations of the Conference received the general support of the planning groups, but many districts submitted suggestions which went beyond those of the Conference. With respect to time periods there were variances with what the Conference recommended. The amendments proposed by the speedy trial planning groups are set out in Appendix A.

### RECOMMENDED SPEEDY TRIAL ACT AMENDMENTS APPROVED BY THE JUDICIAL CONFERENCE OF THE UNITED STATES

- 1. The ultimate time strictures of Section 3161 of 30 days from arrest to indictment, ten days from indictment to arraignment, and sixty days from indictment to trial be changed to sixty days from arrest to indictment, twenty days from indictment to arraignment, and not less than thirty nor more than one hundred days from arraignment to trial.
- 2. The exclusions of periods of delay enumerated in Section 3161(h) should also include the time computations concerned with arraignments, with retrial, and should specifically include the applicability of all exclusions during the interim period that will end July 1, 1979, as provided in Section 3164.
- 3. The word "examination," in Section 3161(h)(1)(A) should be changed to the words "motions for an examination".
- 4. The minimum time period of thirty days for trial following arraignment provided in Section 3161(b) should be waivable by the defendant.
- 5. Section 3161(c) should apply to complaints before magistrates so as to read: "The arraignment of a defendant charged in an information or indictment, or in a complaint before a magistrate, with the commission of an offense shall be held..."
- 6. The phrase in Section 3161 (c), "has been ordered held to answer and" should be eliminated.

The planning groups also suggested a few changes in the Federal Rules of Criminal Procedure, particularly in Rule 7(a), "Use of Indictment or Information"; Rule 8(b), "Joinder of Defendants"; Rule 14, "Relief from Prejudicial Joinder"; Rule 20, "Transfer From the District for Plea and Sentence"; Rule 23 "Trial by Jury or by the Court"; and Rule 48 "Dismissal". The suggested changes to the criminal rules will be submitted to the Judicial Conference Advisory Committee on the Federal Rules of Criminal Procedure for its consideration.

### K. RECOMMENDATIONS OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

The final speedy trial plans required under the Act contain the recommendations of the district courts for general amendments to the Speedy Trial Act. The experience of the courts during the past two years under the interim speedy trial plans has been helpful in formulating suggested amendments to the Act. A majority of the courts approved the recommended speedy trial act amendments approved by the Judicial Conference of the United States at its September 1977 meeting.

#### THE RECOMMENDATIONS OF THE DIRECTOR ARE THESE:

- 1. That the Judicial Conference recommendations for changes in the Act be approved by the Congress:
- 2. That consideration be given by the Congress to the recommended legislative changes proposed by the planning groups and set out at Appendix A;
- 3. That the Omnibus Judgesnip bill, currently under consideration by the Congress be enacted into law;
- 4. That the bill to improve access to the Federal courts by enlarging the civil and criminal jurisdiction of United States Magistrates be enacted into law:
- 5. That the Congress provide the necessary funds for the resources needed for speedy trial purposes in the appropriation act for the fiscal year 1980;
- 6. That the amendments to the Juror Selection and Service Act, recommended by the Judicial Conference of the United States be enacted into law.

Respectfully Submitted.

William E. Foley Director

September 29, 1978

#### APPENDIX A

Changes in the Speedy Trial Act and other statutes recommended by the Speedy Trial Planning Groups in the United States district courts.

## APPENDIX A CHANGES IN STATUTES RECOMMENDED BY THE SPEEDY TRIAL PLANNING GROUPS IN THE VARIOUS DISTRICT COURTS

#### SPEEDY TRIAL ACT (18 U.S.C. 3161-3174)

#### 1. Time Limits Section 18 U.S.C. 3161

The Judicial Conference recommended that the allowable time interval from Arrest to Indictment be increased from 30 to 60 days; the interval from indictment to arraignment from 10 to 20 days; and the interval from arraignment to trial from 60 to 100 days. The district court planning groups made these further suggestions regarding time intervals;

- a. That the arrest-to-indictment interval be changed to 45 days, Indictment-to-Arraignment 15 days, and arraignment-to-trial 90, 120 or 180 days;
- b. That there be a single interval from arrest to trial.
- c. That the Act be amended to provide incentives for bettering the time limits, i.e., time saved in one interval can be applied to other intervals
- d. That trial start within 90 days unless the defendant agrees to be tried under the general provisions of the Speedy Trial Act as modified by the Judicial Conference's recommendation.
- e. That all capital offenses and conspiracy cases be given 120 days, or excluded entirely from the Act.
- f. There should be special time limits for certain types of cases. The classes most frequently mentioned were the following:
  - 1. Complex criminal actions in which courtauthorized electronic interception of wire communications was used during the investigation.
  - 2. Mail fraud.
  - 3. Wire fraud,
  - 4. Violation of the Internal Revenue Code,
  - 5. Interstate travel or transportation in aid of a racketeering enterprise,
  - 6. Interstate transportation of wagering paraphernalia,
  - 7. Operating or participating in the operation of an illegal gambling business,
  - 8. Conspiracy,
  - 9. Political and sensational cases,
  - 10. Multi-defendant prosecution. More time is

required for pretrial processing of these cases. It was, therefore, recommended that Section 3161(c), be amended to provide for separate or different time limits for such complex criminal actions.

11. That non-violent, less serious crimes be excluded, being outside the Act's purpose to "prevent recidivism."

12. Instead of exempting certain complex cases from the stricture of time limits, a court should be permitted to await developments in the case including the settlement of pretrial motions and then approve an extension of time either on agreement between the parties or as a matter of excludable time.

g. No time limits should begin to run until the defendant is actually in the district in which he will be tried

h. Each time limit should be evaluated to ascertain its applicability to districts with particular problems, such as transportation of defendants in large geographical districts

#### 2. Other Suggestions Regarding Time Limits

- a. Amend section 3161(a) so that the setting of a trial date can be delayed until after discovery is completed and pretrial motions have been disposed of.
- b. Amend section 3161(b) to provide that presentment need not be made to a sitting grand jury unless it has been in session at least 10 days following the arrest or service of summons.
- c. Review the wording of section 3161(b) in light of possible conflicts with local rules that require indictment in a division, i.e., the division where the accused is to be indicted does not have a grand jury sitting within a 60 day time period, but another division in the same district does have a grand jury sitting.
- d. Amend Section 3161(b) to provide that if an individual is arrested for an offense for which no indictment or information is pending or is served with a summons issued on a complaint, an indictment or information shall be filed within 60 days.
- e. After the word "occurs" in Section 3161(c) insert the following language: "...Unless the court determines within such 10 day period that the defendant is physically or mentally incapable of being arraigned. In which case such 10 day period will commence whenever the court determines that the defendant is physically and mentally capable of being arraigned".
- f. Amend the Act to clarify that arraignment proceedings must be commenced but not necessarily completed within ten days.

- g. Clarify that commencement of trial is measured from completion of the arraignment.
- h. Allow deferral of indictment by consent when it would be conducted only for the pro forma entry of a not guilty plea before a magistrate.
- i. Provide that the prompt indictment requirement is met by bringing the case on for proposed waiver of indictment and the filing of an information; and if the waiver is declined, the time to file the indictment runs from the time of declination of waiver.
- j. Amend section 3161(e), relating to retrials to permit 180 days after all collateral attacks, rather than 60 days which can be enlarged to 180.
- k. Amend section 3161 by deleting obsolete sections (f) and (g) and enacting a new section (f) providing that if a defendant as to whom prosecution has been deferred fails to demonstrate his good conduct within the terms of the deferred prosecution agreement and the United States Attorney elects to rescind the agreement and reinstate the prosecution, the trial shall commence within 60 days of notice to the defendant that the deferral of prosecution has been revoked.
- 1. Establish a time limit for arraignment on a superseding indictment.
- m. Calculate the time limits in weeks and calendar months rather than days.
  - n. Exclude Saturdays and Sundays from the time limit computations.

#### 3. Excludable Delay Section 18 U.S.C. 3161(h)

#### a. Amend Section 3161(h)(1)(A) to

- Include as excludable delay the time from the filing of a motion for examination of a defendant's mental competency or phsycial incapacity. Compute this period of excludable delay from the time that examinations are ordered to the time of a judicial finding as to the defendants mental competency or physical incapacity.
- Delete the phrase "delay resulting from" and add "plus such additional time as required with due diligence to effect such proceedings, including actual travel time necessary to transport the defendant to and from such proceedings".
- Insert after "resulting from", "the filing of a motion for".
- b. Amend Section 3161(h)(1)(C) to read, "trials and sentencing with respect to other charges against the defendant."

#### c. Amend Section 3161(h)(1)(E) to

- Make it explicit that all delays due to briefing and disposition of pretrial motions are excludable whether or not a "hearing" is held;
- Make this section applicable to demands for disclosure of electronic surveillance.
- This exclusion should be deleted entirely or clarified to extend the exclusion to all delays incident to filing and court consideration of pretrial motions from date of filing until the court renders a decision thereon.
- d. Amend Section 3161(h)(1)(F) to make it plain that any proceeding held in another district shall not begin the time limits under the Speedy Trial Act for the district issuing the complaint or the indictment.
- e. Amend Section 3161(h)(2) to provide for an exclusion, not to exceed 30 days, for investigation by the probation office to determine whether the defendant is eligible for pretrial diversion or other negotiated plea.
- f. Amend Section 3161(h)(3) to include any witness, government or defense.
- g. Amend Section 3161(h)(6) to delete the reference to an offense "required" to be joined and clarify whether or not offenses are to be treated as related for speedy trial purposes only when they are "the same," or when they arise out of "the same" transaction or occurrence.
- h. Amend Section 3161(h)(7) to exclude time when defendants are severed. It was suggested that the trial of the severed defendant be delayed until 60 days from the date the trial of the codefendant concluded.
- i. Amend Section 3161(h)(8) to make it clear that an (h)(8) continuance can overlap other bases for excluding time; that it can be granted nunc pro tune; and that the decision of the court is discretionary with review being limited to clear abuse situations.
  - modify the prohibition against granting continuances because of "general congestion of the court's calendar" to permit continuances where such contingencies as judicial illness or other disability, lengthy prior cases, etc. temporarily require a postponement of trial or other proceedings.
  - Include "seriousness of the offense" as a relevant factor in determining whether or not to grant a continuance.

#### - Add a subdivision (iv) to section 3161(h)(8)(B) as follows:

(iv) Whether the failure to grant such a continuance would unduly prejudice the efficient administration of justice by requiring the interruption of a trial in progress to make a judge available to hear the case within the periods of time established by this section.

#### j. Other Amendments to Section 3161(h)

- 1. Exclude time when, in a pending case, the ultimate legal issue is being litigated before the appellate court and the defendant has no objection to his trial being delayed until the issue is determined in the appellate proceedings.
- 2. Allow for excludable time, not greater than 30 days, when defendant's trial counsel, retained or appointed, is actually engaged in trial in state or federal court.

#### 4. Guilty Plea Withdrawal (Section 3161(i))

If a defendant tenders a plea of guilty or nolo contendere and later withdraws that tender, commencement of trial should be fixed at 60 days following withdrawal of the tender.

#### 5. Sanctions and Waiver (Section 3162)

Indicate clearly that the sanctions apply to the interval from indictment or first appearance to arraignment, and to retrials.

Repeal the sanctions against counsel and permit the courts to impose whatever sanctions they deem appropriate.

Provide that the parties may, by mutual consent, waive the time limitations of the Act subject to the approval of the court. Rewrite the waiver provisions to clearly compel the defendant to move for dismissal at least 10 days before the scheduled trial date if he contends that the time for trial has elasped. If the time to trial expires within the 10 day period preceding the scheduled trial, the defendant should be compelled to move for dismissal on the date he contends the trial should have commenced. Two planning groups requested a determination of whether or not the rights provided in the Act are waivable.

#### 6. Effective Dates (Section 3163)

a. Postpone the effective date of the sanctions for another year to allow the courts to gain more experience with the permanent time limits and to give Congress more time to consider amendments.

#### 7. Interim Limits (Section 3164)

Continue priority for in-custody defendants particularly if the time limits are lengthened. The statute should make it clear that the excludable time limitations of 18 U.S.C. 3161(h) are applicable to custody time.

#### 8. Planning process (Section 3168)

The speedy trial planning groups should continue to operate so as to evaluate the local plan and make recommendations. It was also recommended that the position of compensated reporter be extended and that a committee of circuit judges and reporters from each district study the impact of the Act and devise procedures, rules and methods for meeting its requirements.

#### 9. Definitions (Section 3172)

- a. Several planning groups recommended that minor offenses be eliminated from coverage.
- b. Offenses created by territorial legislatures should be included in the definition of offense.

#### 10. Judicial Emergencies (Section 3174)

Procedures for resolving a judicial emergency as set forth in section 3174 should be reviewed to establish a more expeditious manner of processing. Because the judicial emergency provision is so cumbersome, one planning group recommended that the Chief Judge of a district have authority to suspend time limits up to 60 days with the Circuit Council having authority to reverse such an order or to extend the suspension to six months. Another planning group suggested that final authority to suspend time limits should rest with the Judicial Council of the Circuit rather than with the Judicial Conference of the United States. Two planning groups proposed that the Judicial Conference of the United States have a 2 year suspension authority.

#### 11. Other Recommendations

Eleven planning groups recommended repeal of the Act. One district planning group recommended that, if not repealed, the Act be amended to incorporate the more flexible standards of the Sixth Amendment. Four planning groups wanted a return to the Rule 50(b) plans.

#### OTHER STATUTES

- a. The Criminal Justice Act, Title 18 U.S.C. 3006 (A)(e), should be amended to increase the amount payable to defendants counsel for case preparation.
- b. Amend Title 42 U.S.C. 1983 to require exhaustion of state remedies before a complaint in a civil rights action can be filed in federal court.

- c. Amend the Juror Selection and Service Act, Title 28 U.S.C. 1271 to increase the juror attendence fee and expense allowances.
- d. It was recommended that Title 18 U.S.C. 3401(f) be amended to give a magistrate authority to try cases involving possible penalties of up to one year imprisonment and \$5,000.00 fine without the necessity of waiver by the defendant. The magistrate should also have authority to conduct jury trials of such offenses and to accept pleas of guilty in all cases.

#### APPENDIX B

The following tables show the national, circuit and district totals for the incidence of and reasons for delay, during the period July 1, 1977 through June 30, 1978, under provisions of Title 18 U.S.C. Section 3161(h).

Each table shows the interval in which excludable delay occurs, the number of defendants with and without excludable time, and the incidents of excludable time by category. All excludable time of the same kind in the same interval is added together. That is, three motions under advisement in the third interval is totaled and shown as only one motion under advisement.

The tables are comparable with those appearing in Volume II of the 1977 report on the Implementation of the Speedy Trial Act of 1974.

**TOTALS FOR** 

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

14,301

SUB-

INCIDENCE OF AND **REASONS FOR DELAY** 

ALL

DEFENDANTS WITHOUT EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

DISTRICTS

DEFENDANTS WITH EXCLUDABLE TIME 10,119

During July 1, 1977 thru June 30, 1978

LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** % OCCURRED

*REASON Under 18 USC 3161  A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1 to 10 days 165 1 66	90 2 28	22 to 42 126 0	43 to 84 189	<b>85 to 120</b> 60	121 + days	OF "D"	4.7	ONE 67	<b>TWO</b> 85	THREE
incapacity—(H)(1)(A)	1	2			60	42	672	4.7	67	0.5	
			0				l	4.7	0,	65	520
C. State or federal trials on other charges—(H)(1)(C)	66	20	<del></del>	0	1	1	5	0	0	0	5
			29	38	1.5	31	207	1.4	11	37	159
D. Interlocutory appeals—(H)(1)(D)	12	8	17	17	7	111	172	1.2	1	2	169
E. Hearings on pretrial motions—(H)(1)(E)	4,353	174	191	98	27	18	4,861	34.0	173	169	4,519
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	69	51	79	47	18	31	295	2.1	67	167	61
G. Motion is actually under advisement. (H)(1)(G)	825	552	1,085	177	26	30	2,695	. 18.8	9	40	2,646
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H){1}	71	4	3	4	0	0	82	0.6	7	19	56
I. Prosecution deferred by mutual agreement. (H)(2)	110	20	57	100	68	112	467	3.3	8	90	369
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	563	232	195	165	101	358	1,614	11.3	69	932	613
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	20	26	31.	43	20	47	187	1.3	1.3	41	133
O. Period of NARA commitment or treatment. (H)(5)	1	0	3	1	1.	0	6	0	0	1	5
P. Superseding indictment and/or new charges. (H)(6)	25	17	43	25	13	14	137	1.0	38	49	50
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	30	34	38	96	19	113	330	2.3	1.	5	324
T. Continuances granted in the ends of justice. (H)(8)	431	283	474	566	204	358	2,316	16.2	67	414	1,835
U. Time up to withdrawal of guilty plea (i)	24	27	57	56	17	29	210	1.5	0	82	128
W. Grand jury indictment time extended 30 more days. (B)	8	8	16	1.1	2	.0	45	0.3	40	2	3_
TOTALS	6,774	1,556	2,444	1,633	599	1,295	14,301	100.0	571	2,135	11,595

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

INCIDENCE OF AND **REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

District of Columbia

DEFENDANTS WITHOUT EXCLUDABLE TIME

268 (C) <u>27.2</u> . **DEFENDANTS WITH EXCLUDABLE TIME** 

INCIDENTS OF EXCLUDABLE TIME

*DEACON	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	(YS)	SUB-	OF "D"		CCORRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	1	10	15	3	4	35	9.2	9	2	24
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	2	1	2	3	2	10	2.6	0	2	8
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	11	11	2.9	0	0	11
E. Hearings on pretrial motions—(H)(1)(E)	124	1	2	0	0	0	127	33.5	0	0	127
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	. 0	1	1	0	0	2	0.5	0	1	1
G. Motion is actually under advisement. (H)(1)(G)	17	4	11	5	1	1	39	10.3	0	0	39
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1	1	1	1	0	0	4	1.1	1	0	3
I. Prosecution deferred by mutual agreement. (H)(2) .	1	1.	2	1	0	0	5	1.3	0	1	4
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	20	15	6	3	1	7	52	13.7	4	31	17
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	2	3	1	4	1	3	14	3.7	2	4	8
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	00	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	4	11	1	0	0	6	1.6	0	0	6
T. Continuances granted in the ends of justice. (H)(8) .	5	4	13	15	2	17	56	14.8	13	2	41
U. Time up to withdrawal of guilty plea (i)	0	0	2	0	0	0	2	0.5	0	0	2
W. Grand jury indictment time extended 30 more days. (B)	0	2	5	9	0	0	16	4.2	16	0	0
TOTALS	172	38	56	57	11	45	379	100.0	45	43	291

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment: Interval three: Arraignment to Trial.

SPEEDY TRIAL DATA ANALYSIS

INCIDENCE OF AND

\*REASON

Under 18 USC 3161

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

O. Period of NARA commitment or treatment. (H)(5) . P. Superseding indictment and/or new charges.

severance has been granted. (H)(7) . . . . . .

T. Continuances granted in the ends of justice, (H)(8) .

U. Time up to withdrawal of guilty plea (i) . . . . . . W. Grand jury indictment time extended 30 more

TOTALS FOR

0

0

5

1

0

112

FIRST CIRCUIT

1 to 10 days 11 to 21

0

0

0

205

\*\*TERMINATED DEFENDANTS
REPORTED DURING PERIOD

82 A OF "A"

%

OF "D"

DEFENDANTS WITHOUT EXCLUDABLE TIME L678

TIME 678 B 69.0

SUB-

TOTALS

INCIDENTS OF EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME \_304

85 to 120 121 + days

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY OCCURRED

0

Ω

8

27

0

450

0

0

0

1.6

7.2

0.6

100.0

TWO THREE

ONE

	<i>l</i>				1		· ·	\			
Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	1	0	6	2	1.	11	2.2	1	3	7
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	1	0	6	0	5	12	2.4	0	0	12
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	3	3	0.6	0	0	3
E. Hearings on pretrial motions—(H)(1)(E)	100	50	38	2	7	5	202	40.6	0	1	201
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	1.	0	0	1	0.2	0	1	0
G. Motion is actually under advisement. (H)(1)(G)		45	51,	4	0	0	135	27.1	0	0	135
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1).		0	0	0	0	0	60	12.0	5	15	40
Prosecution deferred by mutual agreement. (H)(2)	0	1	0	0	0	0	1	0.2	0	0	1
M. Unavailability (includes fugitive) of defendant or	2	3	2	2	3	9	21	4.2	1	9	11
essential witness. (H)(3)(A)(B)		1	0	1	1	2	5	1.0	1	2	2
defendant to stand trial. (H)(4)	<u>-</u>	<del> </del>	<del> </del> -		<del></del>	<del></del>				<del> </del>	<del>                                     </del>

LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)

43 to 84

22 to 42

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

TOTALS . . . . . . . .

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

0

0

1

0

0

98

0

0

0

10

1

0

33

0

0

0

5

0

0

18

0

2

1

0

32

8

36

3

0

498

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

TOTALS FOR

# INCIDENCE OF AND **REASONS FOR DELAY**

MAINE

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME 37

INCIDENTS OF EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME L 38

\*\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

During July 1, 1977 thru June 30, 1978

*DEA00N	LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)						SUB-	OF "D"	OCCORNED		
*REASON Under 18 USC 3161	, 1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity+(H)(1)(A)	0	0	0	0	O	0	0	0	0	0	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	2	0	0	2	3.8	0	0	2
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions(H)(1)(E)	27	0	0	0	0	0	27	51.9	0	1	26
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	1	0	0	1	1.9	0	1	0
G. Motion is actually under advisement. (H)(1)(G)		0	o	0	0	0	0	0	0	0	n
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	υ	0	0	0	0	Û
I. Prosecution deferred by mutual agreement. (H)(2) .	0	1	0	0	0	0	1	1.9	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	1	1	0	0	1	4 ,	7.7	1	2	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)		0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment, (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	0	0	0	, 0	0	0	0	0
F. Continuances granted in the ends of justice. (H)(8)	O	1	6	6	2	2	17	32.7	0	3	14
J. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
N. Grand jury indictment time extended 30 more days. (B)	_	0	0	0	0	0	0	0	0	0	0
TOTALS	28	3	7	9	2	3	52	100.0	1	7	44

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Frial.

TOTALS FOR

MASSACHUSETTS

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

400

DEFENDANTS WITH EXCLUDABLE TIME 183 INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978			%	OCCURRED							
*DF4604	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	1	0	5	1	1	8	2.7	0	2	6
B. NARA examination—(H)(1)(B)	0	U	U	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C) .	0	11	0	0	0	5	6	2.0	0	0	6
D. Interlocutory appeals~(H)(1)(D)	0	0	00	0	0	3	3	1.0	0	0	3
E. Hearings on pretrial motions—(H)(1)(E)	31	49	38	22	7	5	132	44.0	0	0	132
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	00	0	0	0	0	00	0	0	0	0
G. Motion is actually under advisement. (H)(1)/G)	29	37	42	3	0	0	111	37.0	0	0	111
H. Misc. proceedings: probation or parole revocation, ueportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2)	0	0	0	00	0	0		0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	2	11	11	2	6	13	4.3	0	5	8
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1	00	1	1	1.	44	1.3	1	1	2
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	00	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	00	0	0	0_	0	00	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted, (H)(7)	0	5	11	0	0	2	8	2.7	0	0	88
T. Continuances granted in the ends of justice. (H)(8)	22	3	0	_44	33	22	14	4.7	0	1	13
U. Time up to withdrawal of guilty plea (i)	0	1	0	00	0	0	1	0.3	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	00	0	0	0	0	0	0	0	0	0
TOTALS	63	100	82	16	14	25	300	100.0	1	9	290

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

NEW HAMPSHIRE

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME 25

DEFENDANTS WITH EXCLUDABLE TIME \_ 8

During July 1 1977 thru June 30 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978	LENG	TU OE EVO	\ LUDABLE DE	I AV DEDIGE	) (NO OF D	(VC)	SUB-	<b>%</b> 0F "D"	0	CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	٠٠٠	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	0	0	0		0	0	0	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	00	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0		0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	6	0	0	0	0	0	66	46.2	0_	0	6
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	00	0	0	0	0	0		0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	4	2	1	0	0	0	7	53.8	0	0	7
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0		0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	00	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	0	0	0	0	0	0	00	0	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	00	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	<u> </u>	0	0	0	0	0		0	00	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0		0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	0	0	00	0	0	0	0.	0	0	0
U. Time up to withdrawal of guilty plea (i)	0	0	0	00	0	0	0	0.	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	10	2	1	0	0	0	13	100.0	0	0	13

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR RHODE ISLAND \*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME 73

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

burning stury 1, 1977 tillu stulle so, 1970	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	(YS)	SUB- TOTALS	<b>ॐ</b> OF "D"	0	CCURRE	D	
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	0	0	1	0	0	2	20.0	1	1	0
B. NARA examination(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	2	1	0	0	0	0	3	30.0	0	0	3
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	. 0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)		0	0	0	0	0	, 0	0	0	0	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2)	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	0	1	1	1	3	30.0	0	2	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	1	1	10.0	0	1	0
O. Period of NARA commitment or treatment, (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (비)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	1	0	0	0	0	0	1	10.0	0	1	0
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	, 0	0	0	0	0
	4	1	0	2	1	2	10	100.0	1	5	4
TOTALS	L						l L	1	<u></u>	L	<u> </u>

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offunes proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

ಹ

 $\infty$ 

PUERTO RICO

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD DEFENDANTS WITHOUT EXCLUDABLE TIME DEFENDANTS WITH EXCLUDABLE TIME \_\_\_68

SUB-

TOTALS

%

OF "D"

INCIDENTS OF EXCLUDABLE TIME

During July 1, 1977 thru June 30, 1978

T. Continuances granted in the ends of justice, (H)(8)

U. Time up to withdrawal of guilty plea (i) . . . . . W. Grand jury indictment time extended 30 more

INCIDENCE OF AND

**REASONS FOR DELAY** 

\*REASON OF "D" 1 to 10 days 11 to 21 Under 18 USC 3161 22 to 42 43 to 84 ONE 85 to 120 121 + days TWO THREE A. Examination or hearing for mental or physical Ω 0.8 C n B. NARA examination—(H)(1)(B) . . . . . . . . 3.3 C. State or federal trials on other charges-(H)(1)(C) . . D. Interlocutory appeals-(H)(1)(D) . . . . . . . Ω n n Ω E. Hearings on pretrial motions-(H)(1)(E) . . . . . 27.6 F. Transfers from other districts (per FRCP rules 20. n 21 & 40). (H)(1)(F) . . . . . . . . . . . . . . . . G. Motion is actually under advisement. 13.8 H. Misc. proceedings: probation or parole revocation, 48.8 deportation, extradition. (H)(1). . . . . . . . . Ω Ð Ω I. Prosecution deferred by mutual agreement. (H)(2) M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B) . . . . . . . . . N. Period of mental or physical incompetence of 0 : defendant to stand trial. (H)(4) . . . . . . . . . O. Period of NARA commitment or treatment, (H)(5) P. Superseding indictment and/or new charges. O (H)(6) . . . . . . . . . . . . . . . . R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7) . . . . . .

1.

LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

TOTALS . . . . . . . .

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

Prepared by: Administrative Office of U.S. Courts

3.3

1.6

100.0

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

OCCURRED

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

**TOTALS FOR** 

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

Second Circuit

DEFENDANTS WITHOUT EXCLUDABLE TIME 1,780

DEFENDANTS WITH EXCLUDABLE TIME 1,208

INCIDENTS OF EXCLUDABLE TIME 1,722

During sary 1, 1977 that same so, 1970	LENG	TH OF EXCI	.UDABLE DE	I AV PERIOT	Vel	SUB-	<b>%</b> 0f "D"	C	CCURRE	ס	
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	17	4	4	10	3	0	38	2.2	3	4	31
B. NARA examination—(H)(1)(B)	0	22	0	0	0	0	2	0.1	0	0	2
C. State or federal trials on other charges— $\{H\}(1)(C)$	2	0	4	2	0	0	8	0.5	0	0_	8
D. Interlocutory appeals—(H)(1)(D)	0	3	0	2	1	4	10	0.6	0	0	10
E, Hearings on pretrial motions—(H)(1)(E)	727	8	10	1	1	0	747	43.4	4	71	672
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	4	0	3	0	0	2	9	0.5	0	7	2
G. Motion is actually under advisement. (H)(1)(G)	39	24	129	13	3	2	210	12.2	0	5_	205
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	1	0	0	0	0	1	0.1	11	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	3	0	1	2	2	1.0	18	1.0	0	11	17
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	100	30	36	24	1.4	76	280	16.3	13	119	148
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	2	2	5	1	5	16	0.9	0	2	1.4
O. Period of NARA commitment or treatment. (H)(5) .	1	00	0	0	0	0	<u> </u>	0.1	0	00	1
P. Superseding indictment and/or new charges. (H)(6)	0	00	00	3	1	0	4	0.2	00	0_	4_
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	1	12	0	0	0	13	0.8	0	0	13
T. Continuances granted in the ends of justice. (H)(8) .	59	44	56	100	28	75	362,	21.0	23	49	290
U. Time up to withdrawal of guilty plea (i)	0	0	0	3	0	0	3	0.2		0_	3_
W. Grand jury indictment time extended 30 more days. (B)	0	00	0	0	0	0		٥	0	0	0
TOTALS	953	119	257	165	54	174	1,722	100.0	44	258	1,420

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

**TOTALS FOR** 

Connecticut

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

180

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME L

89 (C) <u>26.9</u>

INCIDENTS OF EXCLUDABLE TIME

During 3017 1, 1377 that June 30, 1970	LENG	TH OF EXC	LUDABLE DE	LAY PERIO	NO. OF DA	YS)	SUB.	<b>ॐ</b> 0F "□"	٥	CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days	· · · · · · · · · · · · · · · · · · ·	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	. 3	1	0	0	0	0	4	2.2	0	1	3
B. NARA examination—(H){1)(B)	. 0	0	0	0	0	0	0	0	0_	0_	
C. State or federal trials on other charges— $\{H\}(1)\{C\}$ .	. 0	0	11	0	0	0	11	0.6	0_	0	1_1
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0_	0	0
E. Hearings on pretrial motions—(H)(1)(E)	52	0	0	0	0	0	52	28.9	2	0	50
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	2	0	0	00	0	0	2	1.1	0_	1	1_1
G. Motion is actually under advisement, (H)(1)(G)	21	77	40	0	0	0	68	37.8	0	3	65
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	00	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2)	0	0	0	00	0	3	3	1.7	0	0	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	3	0	1	0	6	11_	6.1	0_	8	3_
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0_	0	0
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	00	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0_	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	1	12	0	0	0	13	7.2	0	0	13
T Continuances granted in the ends of justice. (H)(8)	4	2	1	14	3	2	26	14.4	0	2	24
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	00	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)		0	0	0	0	0	0	0	0	0	0
TOTALS	83	14	54	15	3	11	180	100.0	2	15	163

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

SPEEDY TRIAL DATA ANALYSIS INCIDENCE OF AND

**REASONS FOR DELAY** 

**TOTALS FOR** 

New York, N.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

155 A OF "A"

DEFENDANTS WITHOUT EXCLUDABLE TIME L

**DEFENDANTS WITH EXCLUDABLE TIME** 

"\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	LENC	TU OF EVO	\ \ !!DAR! 5 D5			UDABLE TIME	SUB.	<b>%</b> ○F "D"		DABLE (	
*REASON Under 18 USC 3161	1 to 10 days		LUDABLE DE 22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF TO	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	0	1	2	0	0	55_	4.3	0	1	4
B. NARA examination(H)(1)(B) ,	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C) , ,	0	0	0	0	0	0		0	0_	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	11	1_	0.9	0_	0	1
E. Hearings on pretrial motions—(H)(1)(E)	44	0	0	0	0	0	44	37.6	0	1	43
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	2	0	2	0	0	0	4	3.4	0	3	11
G. Motion is actually under advisement. (H)(1)(G)	0	0	17	0	0	0	17	14.5	0_	0	17
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	9	1	11_	0	1	3	15,	12.8	0	13	2
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1.	0	0	0	0	11	0.9	0	1	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	00	0	0_	0	0
T. Continuances granted in the ends of justice. (H)(8) .	1	1	1.4	4	4	6	30	25.6	^	0	30
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	, 0		0	0_	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	58	3	35	6	5	10	117	100.0	0	19	98

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses procuaded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three. Arraignment to Trial.

**INCIDENCE OF AND** 

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

New York, E.

DEFENDANTS WITHOUT EXCLUDABLE TIME

157 (c) L1:2 DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

										CCORRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	1	1	1	1	0	4	2.1	2	1	1
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	1 0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	4	1	0	0	1	0	6	3.1	0	0	6
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	. 0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	_ !	2	8	2	2	1	17	8.8	0	0	17
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1 .	0	0	0	0	0	0	С	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	3	0	1	2	2	2	10	5.2	0	1	9
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	11	2	8	5	2	6	34	17.6	2	13	19
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)		1.	1	2	1	1.	6	3.1	0	1	5
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	3	1	0	4	2.1	0	٥	4
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	9	13	10	37	11	31	111	57.5	0	9	102
U. Time up to withdrawal of guilty plea (i)	0	0	0	1	0	0	1	0.5	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	_	0	0	0	0	0	0	0	0	0	0
TOTALS	29	20	29	53	21	41	193	100.0	4	25	164

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

1,316 (A) OF "A"

INCIDENCE OF AND **REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

New York, S.

DEFENDANTS WITHOUT EXCLUDABLE TIME DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	I ENG	TH OF EXCL	IIDABLE DE	I AV PERIOF	NO. OF DA	.ve1	SUB-	<b>%</b> 0F "D"		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"	ت ت	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	12	1	0	4	2	0	19	1.9	1	1	17
B. NARA examination—(H)(1)(B)	0	2	0	0	0	0	2	0.2	0	0	2
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	3	0	1	1	1	6	0.6	0	0	6
E. Hearings on pretrial motions—(H)(1)(E)	580	6	3	1	0	0	590	60.1	1	69	520
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	1	1	0.1	0	1	0_
G. Motion is actually under advisement. (H)(1)(G)	9	7	17	2	1	1	37	3.8	0	2	35
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	5	5	0.5	0	0	5
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	76	22	23	15	10	49	195	19.9	11	71	113
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	0	1	2	0	4	8	0.8	0	0	8
O. Period of NARA commitment or treatment. (H)(5) .	1.	0	0	0	0	0	1	0.1	0	0	1
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	43	11	10	25	4	22	115	11.7	23	37	55
U. Time up to withdrawal of guilty plea (i)	0	0	0	2	0	0	2	0.2	0	0	2
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	722	52	54	52	18	83	981.	100.0	36	181	764

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

New York, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME

145 (C) L 50.0 J

INCIDENTS OF EXCLUDABLE TIME

"\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

	LENG'	TH OF EXCL	UDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB-	OF "D"		CCORRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	1	1	0	0	2	0.9	0	0	2
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	2	0	3	2	0	0	7	3.3	0	0	7
D. Interlocutory appeals—(H)(1)(D)	0	0	0	11	0	2	3	1.4	0	0	3
E. Hearings on pretrial motions—{H}(1)(E)	29	0	7	0	0	0	36	17.0	1	0	35
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	7	8	47	9	0	0	71	33.5	0	0	71
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement, (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	1	2	2	0	10	, 16	7.5	0	5	11
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	0	0		0.5	0	0	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	00	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	2	14	21	19	6	14	76	35.8	0	0	76
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	41	23	81	35	6	26	212	100.0	1	5	206

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

REASONS FOR DELAY

**TOTALS FOR** 

Vermont

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

<u>42</u> B L <u>56.0</u>

DEFENDANTS WITH EXCLUDABLE TIME L

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1 1977 thru June 30, 1978			/			UDABLE TIME	SUB.	%		DABLE D	
*REASON			LUDABLE DE	<u> </u>	<u> </u>		TOTALS OF "D"	OF "D"			Τ
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days			ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	1	1	2	0	0	4	10.3	0	0	4
B. NARA examination—{H}(1){B}	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	0	0	0	00	0	0	0	0
D. Interlocutory appeals— $\{H\}\{1\}\{D\}$	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	18	1	0	0	0	G	19	48.7	0	1	18
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	1	0	0	1	22	5.1	0	2	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	0	0	0	0	0	0	0	0	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	1	0	0	0	0	1	2.6	1	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	1	2	1.	1	2	9	23.1	0	9	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	3	0	1	0	0	4	10.3	0	1	3
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	, 0	0	0	0	0	0	0	0	0	0
TOTALS	20	7	4	4	1	3	39	100.0	1	13	25

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND **REASONS FOR DELAY** 

Third Circuit

DEFENDANTS WITHOUT EXCLUDABLE TIME 2,319 (B) 75.3

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	LENO	TH OF TWO			. /110 05 04		SUB-	<b>%</b> OF "D"	0	CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	UDABLE DE 22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	4	2	11	8	3	2	30,	2.7	5	2	23
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0		0	0_
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	11	0	4	0	2	0	7	0.6	0	1	6
D. Interlocutory appeals—(H)(1)(D)	6	0	0	1	0	4	11	1.0	0	0	11_
E. Hearings on pretrial motions—(H)(1)(E)	362	13	13	9	9	4	410	36.6	2	8	400
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	2	2	1	1	66	0.5	1	2	3
G. Motion is actually under advisement. (H)(1)(G)	90	25	71	27	2	1	216	19.3	0	1	215
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	1	0	0	11_	0.1	0	0	1
I. Prosecution deferred by mutual agreement. (H)(2)	11	0	0	0	1	15	17	1.5	0	0	17
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	28	11	17	11	10	27	104	9.3	5	54	45
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	2	4	3	1	8	18	1.5	0	2	16
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	. 0	0	0	0	0	<u> </u>	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	1	0	1	2	0.2	0	1_	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	12	4	7	2	2	1	28	2.5	0_	0	28
T. Continuances granted in the ends of justice. (H)(8) .	47	32	56	63	48	24	270	24.1	11	47	212
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	11	1	0.1	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	00	0	0	0	00
TOTALS	551	89	185	128	79	89	1,121	100.0	24	118	979

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act or 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, remova's from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

Delaware

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

61

SUB.

**DEFENDANTS WITH EXCLUDABLE TIME** 

\_(c) <u>\_67.8</u> , \*\*\*INTERVAL IN WHICH 101 **EXCLUDABLE DELAY** 

OCCURRED

%

OF "D"

INCIDENTS OF EXCLUDABLE TIME

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

	LENG	IN UF EACE	UUADLE DE	LAT PENIUL	INO. OF DA	175)	TOTALS				
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	0	0	0	0	0		0	
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0	0	0	0_
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0_
D. Interlocutory appeals(H){1){D}	0	00	0	0	0	2	2	2.0	0	0	2_
E. Hearings on pretrial motions—(H)(1)(E)	9	3	6	9	5	4	36	35.6	0	n	36
F. Transfers from other districts (per FRCP rules 20, 21 & 40), (H)(1)(F)	0	0	11	0	0	0	11_	1.0	0	0	11
G. Motion is actually under advisement. {H}{1}{G}	12	4	5	0	0	0	21	20.8	0	0	21
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	1.	0	0	1	1.0	0	0	1
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	00	0	0	0	1	( <u> </u>	1.0	0	0	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	1	0	0	0	11_	10	0	0	11_
O. Period of NARA commitment or treatment, (H)(5) .	0	00	0	00	0	0	0	0	0	0	0_
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	00	00	0		0		0	0		
T. Continuances granted in the ends of justice. (H)(8) .	31	6	1	0	0	0	38	37.6	0	35	3_
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	52	1,3	l^	10	5	7	101	1,00.0	0	3.5	66

LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment, Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

New Jersey

DEFENDANTS WITHOUT EXCLUDABLE TIME 936 (B) 76.0

DEFENDANTS WITH EXCLUDABLE TIME \_\_\_\_\_\_ 225\_\_\_\_ (C) \_\_24\_0 \_\_\_

INCIDENTS OF EXCLUDABLE TIME

"""INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

*REASON	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	(NO. OF DA	(YS)	SUB	OF "D"		,	
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	0	1	3	2	1.	9	2.1	1	0	8_
B、NARA examination(H)(1)(B) ,	0	0	0	0	0	0	00	0	<u> </u>	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	00	1	0	0	0		0.2	0	1	0
D. Interlocutory appeals—(H)(1)(D)	6	0	0	0	0	0	6	1.4	0	U	6_
E. Hearings on pretrial motions(H)(1)(E)	222	3	1	0	4	0	230	54.0	2	4	224
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	1	1	1	1	4	0.9	1	2	1
G. Motion is actually under advisement. (H)(1)(G) ,	25	2	24	11	2	1	65	15.3	0_	1	64
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	C	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	1.	0	0	0	0	2	3	0.7	00	0	3_
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	20	4	6	4	3	14	51	12.0	3	27	21
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1	0	2	0	4	7	1.6	0	1_	6_
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges, (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	2	0	3	1	0	0	6	1.4	0	0	6
T. Continuances granted in the ends of justice, (H)(8) .	7	4	10	16	3	3	43,	10.1	1	9	33_
U. Time up to withdrawal of guilty plea (i)	0	0	0	, 0	0	111	<u> </u>	0.2	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	00	0	0	0	0	0	0	0_	0	0
TOTALS	285	1.4	47	38	15	27	426	100.0	8	45	373

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below

\*\*OEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

TOTALS FOR Pennsylvania, E.

# INCIDENCE OF AND REASONS FOR DELAY

During July 1, 1977 thru June 30, 1978

OR \*\*TERMINATED DEFENDANTS
REPORTED DURING PERIOD

776 A OF A

170

DEFENDANTS WITHOUT EXCLUDABLE TIME

82.6

DEFENDANTS WITH EXCLUDABLE TIME (

135 (C) L17.4

INCIDENTS OF EXCLUDABLE TIME

/\*\*\*INTERVAL IN WHICH
EXCLUDABLE DELAY

[During July 1, 1977 thru June 30, 1978]	LENG'	TH OF EXC	LUDABLE DE	LAY PERIO	NO. OF DA	(YS)	SUB-	<b>∽</b> 0F "D"	C	CCURRE	ס
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	1	2	2	0	1.	7	4.1	3	0	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	1	0	3	0	2	0	6	3.5	0	0	6
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	1	11	0.6	0	0	1
E. Hearings on pretrial motions—(H)(1)(E)	16	7	0	0	0	0	23	13.5	0	0	23
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	С	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	7	7	16	0	0	0	30	17.6	0	0	30
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	<u> </u>	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	1	1	0.6	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	6	4	3	2	2	3	20	11.8	2	10	8
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1	0	ð	Ţ	2	4	2.4	0	1	3
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	.0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	1	0	1	0	2	0	4	2.4	0	0	4
T. Continuances granted in the ends of justice. (H)(B) .	4	3	9	24	20	14	74	43.5	10	2	62
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	36	23	34	28	27	22	170	100.0	15	13	142

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND **REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

Pennsylvania, Middle

112 B 65.5 DEFENDANTS WITHOUT EXCLUDABLE TIME L\_

59 (C) (34.5) DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

**************************************	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	AYS)	SUB-	OF "D"		000111121		
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	` ~~	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	2	0	0	0	2	2.1	1	0	1
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	14	0	0	0	0	0	14	14.7	0	0	14
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	1	0	0	1	1.1	0	0	1
G. Motion is actually under advisement. (H)(1)(G)	15	3	13	10	0	. 0	41	43.2	0	0	41
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	C	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	1	2	0	0	0	5	5.3	0	4	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	1	0	0	0	1	1.1	0	0	1_
O. Period of NARA commitment or treatment, (H)(5)	0	0	0	0	0	0	0	0	0	0	0_
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	1	0	1	2	2.1	0	1	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	1.	0	0	0	0	1	1.1	0	0	11_
T. Continuances granted in the ends of justice. (H)(8) .	1.	6	0	6	11	4	28	29.5	0	1	27
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	32	11	18	18	11	5	95	100.0	1	6	88

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

INCIDENCE OF AND

During July 1, 1977 ru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Pennsylvania, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

\_\_438\_\_(A) of

DEFENDANTS WITH EXCLUDABLE TIME \_\_\_\_\_\_167\_\_\_\_(C) \_38\_\_1\_\_

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 4u Julie 30, 1978	LENG:	TH OF EXC	LUDABLE DE	LAY PERIOR	) (NO. OF DA	(2Y)	SUB-	% 0F "D"	0	CCURRE	פ
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	, <u> </u>	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	2	0	0	0	2	0.7	0	0	2
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		Q	0		
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	11	0	1	2	0.7	0	0	2
E. Hearings on pretrial motions—(H)(1)(E)	85	0	6	0	0	0	91	33.0	0	0	91
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0.	0	0	0	0	0	0	n	0	0
G. Motion is actually under advisement. (H)(1)(G)	31	9	13	6	0	0	59	21.4	0	0	59
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement, (H)(2)	0	0	0	0	0	10	10	3.6	0	0	10
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	11	4	3	1	3	12	4.3	0	5	7
N. Puriod of mental or physical incompetence of defendant to stand trial. (H)(4)	0	00	0	1	0	0	1	0.4	0	0	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	Ù	0	0	. 0	0.	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	9	3	3	11	0	1	17	6.2	0	0	17
T. Continuances granted in the ends of justice. (H)(8) .	4	13	34	16	12	3	82	29.7	0	0	82
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	00	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	129	26	62	28	13	18	276	100.0	0	5	271

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

INCIDENCE OF AND **REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

Virgin Islands

DEFENDANTS WITHOUT EXCLUDABLE TIME L...

45 (c) L12.0 DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

Carring dary 1, 1077 time during day, 1070	LENG:	TH OF EXC	LUDABLE DE	LAY PERIOD	NO. OF DA	(YS)	SUB- TOTALS	OF "D"		CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	1.	4	3	1	0	10	18.9	0	2	8
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	16	0	0	0	0	0	16	30.2	0	4	12
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement, (H)(1)(G)	0	0	0	0	0	0	0	0	0	0	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement, (H)(2) .	0	0	0	0	1	2	3	5.7	0	0	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	1	2	2	4	6	15	28.3	0	8	7
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	2	0	0	2	4	7.5	0	0	.4
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0		0	0	0	0_
T. Continuances granted in the ends of justice, (H)(8) .	0	0	2	1	2	0	5	9.4	٠ ر	0	5
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	17	2	10	6	8	10	53	100.0	0	14	39

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

**INCIDENCE OF AND** 

**REASONS FOR DELAY** 

TOTALS FOR

FOURTH CIRCUIT

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME \_\_\_3,260

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978			/	INCIDE	INTO OF EXCE	JUABLE TIME	1,293	%		IDABLE D CCURREI	
*REASON	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"			,
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	23	12	16	29	4	4	88	6.8	9	15	64
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $(H)(1)(C)$	5	0	2	2	0	2	11	0.9	1	2	8
D. Interlocutory appeals—(H)(1)(D)	1	1	0	0	0	4	6	0.5	1	0	5
E. Hearings on pretrial motions(H)(1)(E)	398	3	5	2	0	1	409	31.6	22	16	371
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	4	1	3	1	1	0	10	0.8	3	4	3
G. Motion is actually under advisement. (H)(1)(G)	38	27	85	20	1	1	172	13.3	0	4	168
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	1	1	0	0	0	2	0.2	0	2	0
I. Prosecution deferred by mutual agreement. (H)(2)	66	1	17	21	6	5	116,	9.0	2	5	109
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	64	14	23	16	3	55	125	9.7	3	72	50
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	2	4	4	4	0	3	17	1.3	1	7	9
O. Period of NARA commitment or treatment. (H)(5) .	0	0	ì	0	0	0	1	0.1	0	0	1
P. Superseding indictment and/or new charges. (H)(6)	3	1	1	2	0	3	10	0.8	7	0	3
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	2	3	0	30	1	1	37	2.9	0	0	37
T. Continuances granted in the ends of justice. (H)(8) .	101	36	50	54	19	24	284	22.0	3	62	219
U. Time up to withdrawal of guilty plea (i)	2	0	0	2	0	0	4	0.3	0	0	4
W. Grand jury indictment time extended 30 more days. (B)	0	0	1	0	0	0	11	0.1	1	0	0
TOTALS	709	104	209	183	35	53	1,293	100.0	53	189	1,051

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below
\*\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

DEFENDANTS WITH EXCLUDABLE TIME L 232

¬(C) <u>~20·0</u> ¬

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	1 EVIC.	TH OE EXC!	.UDABLE DE			JDABLE TIME	SUB.	<b>%</b> of "p"		IDABLE D CCURREI	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity~(H)(1)(A)	12	5	4	10	1	2	34	8.1	3	5	26
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	3	00	0	11	0	0	44	0.9	1	1	2
D. Interlocutory appeals-(H)(1)(D)	1	1	0	00	0	11	3	0.7	11	0	2
E. Hearings on pretrial motions—(H)(1)(E)	146	Ò	0	0	0	0	146	34.6	8	9	129
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	0	0	0	0	0	1	0.2	1	0	0
G. Motion is actually under advisement. (H)(1)(G)	23	20	60	17	1	1	122	28.9	0	0	122
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	00	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2)	0	0	1	0	0	0	1	0.2	0	0	11_
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	14	11	4	0	11	1	21	5.0	11	9	11
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	1	1	0.2	0	0	1
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	45	16	13	5	8	2	89	21.1	3	34	52
U. Time up to withdrawal of guilty plea (i) , .	0	0	0	0	0	0	0	0	0	0	! 0
W. Grand jury indictment time extended 30 more days. (B)	0	0	_0	0	0	0	0	0	0	0	0
TOTALS . ,	245	43	82	33	11	8	422	100.0	18	58	346

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

# CONTINUED

10F5

INCIDENCE OF AND

TOTALS FOR

NORTH CAROLINA EASTERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME | 185

INCIDENTS OF EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME \_\_\_\_ 68

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978	1 ENC	TU OF EVE	\ 	I AV PEDIO	NO 05 DA	Wol	SUB.	.∕⁄6 OF "∂"		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF ";;"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	1	1	0	0	0	4	4.4	1	3	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	00	11	0	0	0	11	1.1	0	1	0
D. Interlocutory appeals—(H)(1)(D)	0	00	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	5	1	5	2	0	1.	14	15.6	0	2	1.2
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	2	1	0	0	0	0	3	3.3	1	1	1
G. Motion is actually under advisement. (H)(1)(G)	3	11	12	22	00	0	18	20.0	0	2	16
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	1	0	0	0		1.1	0	11_	0
i. Prosecution deferred by mutual agreement. (H)(2) .	2	0	1	11	2	1	7	7.8	0	0	7
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	10	1	10	6	0	11	28	31.1	1	13	14
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	1	0	0	0	1	1.1	0	0	11_
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	1	0	0	1	1.1	0	0	11
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	2	0	0	4	0	0	6	6.7	0	0	6
T. Continuances granted in the ends of justice. (H)(8) .	0	0	2	4	0	0	6	6.7	0	0	6
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0_	0
TOTALS	26	5	34	20	2	3	90	100.0	3	23	64

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME N. Carolina, M.

34 (C) <u>10.8</u> DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

Juling Cary 1, 1077 and Carlo Co, 1070	SUB-	9/0 OF "D"		CCORRE	,						
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	3	0	2	1	1.	0	7	13.0	1	2	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	1.	0	0	1	1.9	0	0	1
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	17	0	0	0	0	0	17	31.5	2	1	14
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	1 , [	0	0	0	0	0	4	7.4	0	0	4
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0		0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	5	0	2	. 1	. 0	0	8	14.8	0	3	5
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	2	3	1	0	0	6	11.1	1	3	2
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	. 0	0	0
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	3	0	0	0	0	3	5.6	0	0	3
T. Continuances granted in the ends of justice. (H)(8) .	0	2	3	2	0	0	7	13.0	0	0	7
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0		0	0	0	0
W. Grand jury indictment time extended 30 more days. (8)	0	0	11	0	0	0	11_	1.9	1	0	0
TOTALS	29	7	11	6	1	0	54	100.0	5	9	40

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment: Interval three: Arraignment to Trial.

TOTALS FOR

# INCIDENCE OF AND **REASONS FOR DELAY**

During July 1, 1977 thru June 30, 1978

N. Carolina, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

226 B 91.9

DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

*PEACON	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	NO. OF DA	(YS)	SUB- TOTALS	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	1	0	0	11	4.8	0	0	1
B. NARA examination—(H)(1)(B)	0	0	0	0	e	0 •		0	00	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	2	2	9.5	0	0	2
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Searings on pretrial motions—(H)(1)(E)	0	0	0	0	0	0	0	0	0	0	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	. 0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	0	0	0	0	0	0	0	0	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	1	0	0	0	1	4.8	0	1.	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	1	0	0	0	1	4.8	0	0	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	0	0	1	4.8	0	0	, 1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Supersecing indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	1	0	1	4.8	0	0	1
T. Continuances granted in the ends of justice. (H)(8) .	5	2	0	7	0	0	14	66.7	0	0	14
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	. 0	0	0	0	0	0	0	0
TOTALS	5	2	2	9	1	2	21	100.0	0	1	20

<sup>\*</sup>Paragrach and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

# INCIDENCE OF AND **REASONS FOR DELAY**

During July 1, 1977 thru June 30, 1978

South Carolina

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME L

250 C L 55.1

INCIDENTS OF EXCLUDABLE TIME

*D5 400N	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB-	OF "D"	<u> </u>		
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	0F "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	4	3	2	8	0	1	18	4.5	1	2	15
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	2	0	1	0	0	0	3	0.7	0	0	3
D. Interlocutory appeals—(H)(1)(D)	0	0	0	. 0	0	1	1	0.2	0	0	1
E. Hearings on pretrial motions—(H)(1)(E)	141	1	0	0	0	0	142	35.4	12	0	130
F. Transfers from other districts (per FRCP rules 20 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	2	3	7	0	0	0	12	3.0	0	1	11
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	00	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	10	1	9	5	2	4	31	7.7	0	0	31
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	13	3	0	4	0	1	21	. 5.2	1	8	12
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	2	1	0	1	0	1	5	1.2	0	1	4
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	3	0	0	1	0	3	7	1.7	7	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	26	0	0	26	6.5	0	0	26
T. Continuances granted in the ends of justice. (H)(8) .	41	13	26	24	9	21	134	33.4	0	23	111
U. Time up to withdrawal of guilty plea (i)	0	0	0	1	0	0	11_	0.2	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	218	25	45	70	11	32	401	100.0	21	35	345

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Virginia, E.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

1,303 A OF

DEFENDANTS WITHOUT EXCLUDABLE TIME 1,123 (B) 2

**(**0)

INCIDENTS OF EXCLUDABLE TIME

*REASON	LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)							OF "D"		ONE TWO THR			
TREASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE		
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	1	4	3	1	0	11	5.7	2	2	7		
B. NARA examination(H)(1)(B)	0	00	0	0	0	0	0	0	0	0	0		
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0		
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0,	0	0	0	0		
E. Hearings on pretrial motions—(H)(1)(E)	81	0	0	0	0	0	81	42.0	0_	3	78		
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	00	0	0	0_	0		
G. Motion is actually under advisement, (H)(1)(G)	2	1	2	0	0	0	5	2.6	0	0	5		
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0_		
I. Prosecution deferred by mutual agreement. (H)(2) .	49	0	4	12	2	0	67	34.7	1	1	65		
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	6	6	2	1	0	1	16	8.3	0	14	2		
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	1	0	0	1	2	1.0	0	1.	1		
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0_	0	0		
P. Superseding indictment and/or new charges. (H)(6)	0	1.	0	0	0	0	1	0.5	0	0	1		
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	11	11	0.5	0	0	1		
T. Continuances granted in the ends of justice. (H)(8)	1	2	3	1	0	0	7	3.6	0	2	5		
U. Time up to withdrawal of guilty plea (i)	1	0	0	1	0	0	2	1.0	0	0	2		
W. Grand jury indictment time extended 30 more days. (B)	0	0.	0	0	0	0	0	0	0	0	0		
	142	11	16	1.8	3	3	193	100.0	3	23	167		

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juverniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Virginia, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

164 A OF "A"

INCIDENTS OF EXCLUDABLE TIME

LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)								<b>少∘</b> OF "□"		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	- 0	1	1	3	0	0	5	26.3	1	1	3
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	4	0	0	0	0	0	4	21.1	0_	1	3
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement, (H)(1)(G)	1, 1	1	0	0	0	0	2	10.5	0	0	2
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	4	0	0	3	0	0	7	36.8	1	3	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	1	0	0	0	0	1	5.3	0	1	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)		0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	00	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7),		0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	0	0	0	0	0	0	0	0	0	0
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)		0	0	0	0	0	0	0	0	0	0
TOTALS	9	3	1	6	0	0	19	100.0	2	6	11

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**TOTALS FOR** 

## INCIDENCE OF AND **REASONS FOR DELAY**

W. Virginia, N.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

\_67\_A OF "A"

57 B L 85.1 DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME

%

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

During July 1, 1977 thru June 30, 1978

*55.4.6001	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	CWT	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	1	1	1	0	0	3	21.4	0	0	3
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	0	0	0 -	0	0	0	0_	0
D. Interlocutory appeals—{H}{1}{D}	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	2	00	0	0	0	0	2	14.3	0	0	2
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	,	0	2	0	0	0	3	21.4	0	0	3
H. Misc. proceedings: probation or parole revocation, deportation, extradition, (H)(1)		0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2)	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	0	1	1	0	0	4	28.6	0	4	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	0	0	1	0	1	2	14.3	0	0	2
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0_	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0_	0
TOTALS	5	1	4	3	0	1	14	100.0	0	4	10

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

During July 1, 1977 thru June 30, 1978

# INCIDENCE OF AND REASONS FOR DELAY

W. Virginia, S.

\*\*TERMINATED DEFENDANTS
REPORTED DURING PERIOD

169 A OF A"

INCIDENTS OF EXCLUDABLE TIME

*PF 1001	LENG	TH OF EXC	LUDABLE,DE	LAY PERIO	NO. OF DA	YS)	SUB-	OF "D"		CCORNE	<i>-</i>
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	. 0	0	1	2	1	1	5	6.3	0	, 0	5
B. NARA examination—(H)(1)(B)	. 0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$ .	. 0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	. 0	0	0	0	0	2	2	2.5	0	0	2
E. Hearings on pretrial motions—(H)(1)(E)	. 2	11	0	0	0	0	3	3.8	0	0	3
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	0	3	11	11	0	6	7.6	1	3	2
G. Motion is actually under advisement, (H)(1)(G)	1 _	1	2	1	0	0	6 ,	7.6	0	_ 1	5
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1 . 1	1	0	0	0	0	1	1.3	0	1	0
I. Prosecution deferred by mutual agreement. (H)(2)	. 1	0	11_	0	0	0	2	2.5	0	0	2
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	. 14	2	33	3	2	1	25	31.6	0	20	5
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	. 0	11	0	11_	0	0	2	2.5	0	2	0
O. Period of NARA commitment or treatment. (H)(5)	. 0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	o	00	1	0	0	0	1	1.3	0	0	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	0	0	0		0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	. 9	11	3	10	. 2	0	25	31.6	0	3	22
J. Time up to withdrawal of guilty plea (i) , , , ,	. 1	0	0	0	0	0	11_	1.3	0	0	1
N. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	30	7	14	18	6	4	79	100.0	1	30	48

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

Fifth Circuit

DEFENDANTS WITHOUT EXCLUDABLE TIME L

7,522 B \( \frac{75.4}{}

INCIDENTS OF EXCLUDABLE TIME

***************************************	LENG	TH OF EXC	LUDABLE DE	LAY PERIO	NO. OF DA	YS)	SUB- TOTALS	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	~~	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	37	27	30	35	9	11	149	4.2	18	20	111
B. NARA examination—(H)(1)(B)	0	0	0	0	1	0	1	0	0	0	11
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	2	4	6	8	2	2	24	0.7	5	6	13
D. Interlocutory appeals—(H)(1)(D)	0	0	0	1	2	6	9	0.3	0	1	8
E. Hearings on pretrial motions—(H)(1)(E)	959	13	21	11	4	0	1,008	28.7	38	26	944
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	14	13	23	10	6	14	80	2.3	8	60	1.2
G. Motion is actually under advisement. (H)(1)(G)	196	114	281	50	12	9	662	18.9	5	15	642
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	1.	1	0	0	0	2	0.1	0	0	2
I. Prosecution deferred by mutual agreement. (H)(2)	13	11	21	68	49	32	1.94	5.5	2	75	117
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	168	81	34	44	19	87	433	12.3	19	330	84
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	6	3	7	10	6	9	41	1.2	3	11.	27
O. Period of NARA commitment or treatment. (H)(5) .	0	0	2	0	1	0	3	0.1	0	1	2
P. Superseding indictment and/or new charges. (H)(6)	9	8	29	9	7	3	65	1.9	3	36	26
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	4	3	4	14	7	24	56	1.6	1	3	52
T. Continuances granted in the ends of justice. (H)(8) .	139	62	147	158	41	105	652	18.6	10	144	498
U. Time up to withdrawal of guilty plea (i)	16	21	41	29	8	7	122	3.5	0	81	41
W. Grand jury indictment time extended 30 more days. (B)	1	1.	5	2	1.	0	10	0.3	7	2	1
TOTALS	1,564	362	652	449	175	309	3,511	100.0	119	811	2,581

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

During July 1, 1977 thru June 30, 1978

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

INCIDENCE OF AND **REASONS FOR DELAY** 

Alabama, N.

DEFENDANTS WITHOUT EXCLUDABLE TIME

89 (C) 10.8 DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

During July 1, 1977 tind Julie 30, 1978	LENG	TH OF EXC	_UDABLE DE	I AY PERIOT	NO OF DA	(YS)	SUB	<b>%</b> 0F "D"	0	CCURRE	٥
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	2	2	1	0	0	5	4.4	0	1	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	2	0	0	0	0	0	2	1.8	0	0	2
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	1	0	00	0	0	1	0.9	0	0	1
G. Motion is actually under advisement. (H)(1)(G)	40	8_	20	0	0	0	68	60.2	0	0	68
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	8	0	4		4	4	25	22.1	0	2	23
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	1	2	1	0	5	4.4	0	4	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment, (H)(5) .	0	00	0	0	0	0	0	0	0	0_	0
P. Superseding indictment and/or new charges, (H)(6)	1	0	0	2	0	2	5	4.4	0	0	5
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	00	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	1	0	0	0	0	0		0.9	. 0	0	11_
U. Time up to withdrawal of guilty plea (i)	1	0	0	0	0	0	1	0.9	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	00	0	0	0	0
TOTALS	54	11	27	10	5	6	113	100.0	0	7	106

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**INCIDENCE OF AND** 

**REASONS FOR DELAY** 

TOTALS FOR

Alabama, M.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

333 A OF "A"

DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978			/	1,40122	ANTO OF EXCE	ODABLE THE	ر ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔	%		IDABLE D CCURREI	
*REASON	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	(YS)	SUB-	OF "D"			
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	_ •	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	1	2	1	0	0	6	6.0	3	1	_2_
B. NARA examination—(H)(1)(B)	0	0		0	O	0	0	0	0	0	0_
C. State or federal trials on other charges—(H)(1)(C)	0	11	0	0	0	0	1_	1.0	0	1_	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions-(H)(1)(E)	32	0	0	0	0	0	32	32.0	1	0	31
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	00	0	0	0	0		0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	29	15	7	0	0	0	51	51.0	2	0	49
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0		0	0	0	0
I. Prosecution deferred by mutual agreement, (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	1	0	0	<u> </u>	3	3.0	1	1	1
Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	11	0	0	0	0	1	1.0	1	0	0_
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	1	0	11	1.0	0	0	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	00	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice, (H)(8) .	0	2	1.	1	0	0	4	4.0	0	0_	4
U. Time up to withdrawal of guilty plea (i)	1	0	0	0	0	0	1	1.0	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	. 0	0	0		0	0	0	0
TOTALS	65	20	11	2	1	1	100	100.0	8	3	89

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

INCIDENCE OF AND **REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

DEFENDANTS WITHOUT EXCLUDABLE TIME L

Alabama, S.

31 (C) L 15.7 DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

*F. A. O. O. I.	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB- TOTALS	OF "D"		CCORRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	1	6	0	0	0	7	20.0	0	2	5
B、NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	С	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	0	0	0	0	0	0	0	0	0	0	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	ņ	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)		1	1	1	0	0	3	8.6	0	0	3
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	1	0	0	5	7	20.0	0	6	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	_ 0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	00	0	0_	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0_
T. Continuances granted in the ends of justice. (H)(8) .	0	00	0	12	11	5	18	51.4	0	2	16
J. Time up to withdrawal of guilty plea (i)	0	00	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B) , ,	1 .	0	0	o	0	0	0	0	0_	0	0
TOTALS	1	2	8	13	1	10	35	100.0	0	10	25

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.
\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

Prepared by: Administrative Office

**INCIDENCE OF AND** 

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Florida, N.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITH EXCLUDABLE TIME L 67 (C) 47.2

INCIDENTS OF EXCLUDABLE TIME

**EXCLUDABLE DELAY** OCCURRED

\*\*\*INTEHVAL IN WHICH

VO. 7. 100 I	LENG.	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO, OF DA	(YS)	SUB	OF "D"			.,
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	-	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	0	ú	2.	6	5.8	Ü	0	6
3. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0		0	0	0
C. State or federal trials on other charges – (H)(1)(C)	1	0	0	0	0	0	1	1.0	Ů	1	0
D. Interlocutory appeals{H){1}(D)	0	0	0	6	ņ	0	0		0	9	0
E. Hearings on pretrial motions—(H)(1)(E)	6	0	0	0	0	6	6	5.8	0	0	6
F. Transfers from other districts (per FRCP rules 20, 21 & 40), (H)(1)(F)	0	1	2	0	1	1	5	4,9	0	5	0
G. Motion is actually under advisement. (H)(1)(G)	1 12	6	15	0	c	0	34	33.0	1.	Ō	3.3
Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1).	1 0	0	0	o)	0	o	0	6	\$	0	0
Prosecution deferred by mutual agreement, (H)(2)	0	0	7	2	υ	0	3	2,9	0	9	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	2	1	1	Ü	0	10	9.7	O	9	1
Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	Ú	0	0	O	е	0	0	0	0	0
Period of NARA commitment or treatment, (H)(5)	0	0	0	0	О	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	O
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
Continuances granted in the ends of justice, (H)(8)	8	6	9	6	0	6	35	34.0	0	0	35
J. Time up to withdrawal of guilty plea (i)	U	0	0	0	0	0	0	0	0	0	0
V. Grand jury indictment time extended 30 more days. (B)	0	0	2	1	0	0	3	2.9	3	0	0
TOTALS	31	15	33	10	5	9	103	100.0	4	15	84

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rula 20 transfers out of district, pietrial diversion dispositions, removals from State courts and any pietry offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

Florida, M.

DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME L 674 (C) L 87.6

INCIDENTS OF EXCLUDABLE TIME

2000	LENG	TH OF EXC	LUDABLE DE	LAY PERIO	NO. OF DA	AYS)	SUB-	9/o OF "D"		CCURRE	J 
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	24	12	3	5	2	1	47	4.2	0	0	47
B. NARA examination(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	4	0	0	0	4	0.4	0	0	4
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	1	1	0.1	0	0	1
E. Hearings on pretrial motions—(H)(1)(E)	623	1	1	0	0	0	625	55.4	33	5	587
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	7	9	10	4	3	7	40	3.5	2	38	0
G. Motion is actually under advisement. (H)(1)(G)	32	17	29	4	5	0	87	7.7	0	0	87
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	1	0	0	0	0	1	0.1	0	0	1
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	1.	0	1	0.1	0	1	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	93	45	1	9	2	8	158	14.0	8	140	10
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	2	0	1	1	1	0	5	0.4	0	2	3
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	1	0	0	0	1	0.1	0	0	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	2	0	0	0	0	0	2	0.2	0	0	2
T. Continuances granted in the ends of justice. (H)(8)	35	15	19	49	6	16	140	12.4	0	42	98
U. Time up to withdrawal of guilty plea (i)	3	1	4	4	5	0	17	1.5	0	1	16
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	821	101	73	76	25	33	1,129	100.0	43	229	857

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Florida, S.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	LENG.	TH OF EXCI	UDABLE DE	LAY PERIOD	NO OF DA	(28)	SUB-	<b>%</b> 0F "D"	0	CCURRE	ס
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	~	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	3	1	3	3	0	2	12	4.6	1	0	11
B. NARA examination—(H){1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	0	0	1.	2	0	1	4	1.5	0	0	4
D. Interlocutory appeals—(H)(1)(D)	0	0	0	1	2	0	3	1.2	0	0	3
E. Hearings on pretrial motions—(H)(1)(E)	9	0	4	0	0	0	13	5.0	0	0	13
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	1	2	3	0	3	10	3.8	1	5	4
G. Motion is actually under advisement. (H)(1)(G)	29	15	54	8	1	11	108	41.5	0	5	103
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	С	0	4	2	2	8	16	6.2	0	0	16
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	8	8	2	5	3	20	46	17.7	1	22	23
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	0	1	2	0.8	0	0	2
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	1	1	3	1	1	1	8	3.1	1	1_	6_
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	2	0	0	2	0.8	0	0	2
T. Continuances granted in the ends of justice. (H){8} .	4	1	9	6	1.	7	28	10.8	0	0	28
U. Time up to withdrawal of guilty plea (i)	0	2	2	2	0	2	8	3.1	0	0	8
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0_
TOTALS	55	29	84	36	10	46	260	100.0	4	33	223

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.
\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

\*\*TERMINATED DEFENDANTS \_556\_A OF "A" REPORTED DURING PERIOD SPEEDY TRIAL DATA ANALYSIS TOTALS FOR 237 (B) L 42.6 INCIDENCE OF AND DEFENDANTS WITHOUT EXCLUDABLE TIME L 319 (6) (57.4) Georgia, N. DEFENDANTS WITH EXCLUDABLE TIME L **REASONS FOR DELAY** \*\*\*INTERVAL IN WHICH INCIDENTS OF EXCLUDABLE TIME **EXCLUDABLE DELAY** During July 1, 1977 thru June 30, 1978 % OCCURRED SUB-LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) OF "D" JTOTALS \*REASON OF "D" 1 to 10 days 11 to 21 22 to 42 THREE 43 to 84 85 to 120 121 + days ONE TWO Under 18 USC 3161 A. Examination or hearing for mental or physical 2.2 incapacity—(H)(1)(A) 0\_\_ C. State or federal trials on other charges-(H)(1)(C) . . Ω 0.4 n D. Interlocutory appeals—(H)(1)(D) . . . . . . . . 0.4 20.7 E. Hearings on pretrial motions-(H)(1)(E) . . . . . F. Transfers from other districts (per FRCP rules 20, 0.5 G. Motion is actually under advisement. 32.9 H. Misc, proceedings: probation or parole revocation. n Ω deportation, extradition. (H)(1). . . . . . . . . O 1. Prosecution deferred by mutual agreement. (H)(2) M. Unavailability (includes fugitive) of defendant or 4.7 essential witness. (H)(3)(A)(B) . . . . . . . . N. Period of mental or physical incompetence of 1.3 defendant to stand trial. (H)(4) . . . . . . . . O. Period of NARA commitment or treatment, (H)(5) P. Superseding indictment and/or new charges. . 0 R. Defendant awaiting trial of co-defendant when no 8.0 severance has been granted. (H)(7), . . . . . . 28.4 T. Continuances granted in the ends of justice. (H)(8) Ω 0.5 U. Time up to withdrawal of guilty plea (i) . . . . . W. Grand jury indictment time extended 30 more 

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

TOTALS . . . . . . .

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

100.0

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

Prepared by: Administrative Office of U.S. Courts

Georgia, M.

INCIDENCE OF AND **REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978

**TOTALS FOR** 

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

1,052 A OF "A"

DEFENDANTS WITHOUT EXCLUDABLE TIME 1,035 (B) 98.4

INCIDENTS OF EXCLUDABLE TIME

*REASON	LENG	TH OF EXCL	UDABLE DE	LAY PERIO	NO. OF DA	(YS)	SUB-	OF "D"			
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity~(H)(1)(A)	0	0	3	1	0	0	4	21.1	1	1	2
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	00	0	0	0	0		0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	1	0	0	0	0	0	1	5.3	0	0	1
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	2	2	10.5	0	0	2
G. Motion is actually under advisement. (H)(1)(G)	1	2	2	0	0	0	5_	26.3	0	0	5
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0		0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	1	D	0	0	0	1	5.3	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	2	0	0	0	1	3_	15.8	0	3	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	1 1	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice, (H)(8) .	0	0	0	0	11_	1	2	10.5	0	11_	1
U. Time up to withdrawal of guilty plea (i)	0	1	0	0	0	0	1	5.3	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	Ò	0	0	0
TOTALS	2	6	5	1	1	4	19	100.0	1	5	13

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information,

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**INCIDENCE OF AND** 

**REASONS FOR DELAY** 

TOTALS FOR

Georgia, S.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

93 (C) L <u>25.5</u> , DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978	ı ENG:	TH OE EXCI	LIDARI E DE		NO. OF DA	UDABLE TIME	SUB-	<b>%</b> 0F "D"		JDABLE D CCURRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	ت ت	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	0	0	2	0	1	4	3.3	1	1	2
B. NARA examination—(H)(1)(B)	0	00	0	0	1	0	1	0.8	0	0	1
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	00	0	11_	2	0	3_	2.5	1	2	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	. 0	0
E. Hearings on pretrial motions—(H)(1)(E)	6	1	0	0	0	0	7	5.8	0	2	5
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0_	0	0
G. Motion is actually under advisement. (H)(1)(G)	6	7	14	0	0	0	27	22.3	0	8	19
H. Misc. proceedings: probation or parole revocation, deportation, extradition, (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	1	2	2	0	5	4.1	1	1	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	20	1	2	3	2	8	36	29.8	1	32	3
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	00	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	11	0	1 ,	0.8	0	0	1
P. Superseding indictment and/or new charges. (H)(G)	1	1	9	0	0	. 0	11	9.1	0	3	8
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0.	<u>0</u>	0	00	0
T. Continuances granted in the ends of justice. (H){8) .	1	1	2	2	2	3	11.	<u>9,1</u>	0	0_	11
U. Time up to withdrawal of guilty plea (i)	1	3	6	5	0	0	15,	12.4	0	14	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0		0	0		0
TOTALS	36	14	34	15	10	-12	121	100.0	4	63	54

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

508 A OF "A"

INCIDENCE OF AND
REASONS FOR DELAY

During July 1, 1977 thru June 30, 1978

Louisiana, E.

DEFENDANTS WITHOUT EXCLUDABLE TIME 450 B & 88.6

INCIDENTS OF EXCLUDABLE TIME

7.7.7.001	LENG	TH OF EXC	LUDABLE DE	LAY PERIO	) (NO. OF DA	AYS)	SUB-	OF "D"		CCORNE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	. 0	0	1.	1	0	1	3	4.2	0	0	3
B. NARA examination—(H)(1)(B)	. 0	0	0	0	n	0	0	0	0	0	0
C. State or federal trials on other charges—(H){1}{C} .	. 0	0	0	0	0	Ö	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	. 0	0	0.	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	. 18	1.	1	0	0	0	20	28.2	0	1	19
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	. 0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)		0	1	0	0	0	1	1.4	0	0	1
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1 , 1	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2)	. 0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	4	2	2	4	1	0	13	18.3	0	8	5
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)		0	0	0	0	1	1	1.4	0	0	1
O. Period of NARA commitment or treatment, (H)(5)		0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	1 1	0	0	0	0	0	1	1.4	0	0	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	3	0	0	3	4.2	0	0	3
T. Continuances granted in the ends of justice. (H)(8)	. 9	1	3	5	0	11	29	40.8	0	5	24
U. Time up to withdrawal of guilty plea (i)	0	0	, 0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	32	4	8	1.3	1	13	71	100.0	0	1.4	57
101760					<u> </u>		· · · · · · · · · · · · · · · · · · ·				

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIG! JRES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment, Interval three: Arraignment to Trial.

TOTALS FOR

#### INCIDENCE OF AND **REASONS FOR DELAY**

During July 1, 1977 thru June 30, 1978

Louisiana, M.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

43 B L 39.8

65 (C) <u>60.2</u>, **DEFENDANTS WITH EXCLUDABLE TIME** 

91

During 3diy 1, 1077 that Julie 30, 1376	LENG	TH OF EXC	LUDABLE DE	LAY PERIGE	NO. OF DA	YS)	SUB-	<b>%</b> 0F "D"	0	CCURRE	)
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"	, <u> </u>	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	3	1	1	5_	5.5	0	2	3
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0			0.
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0		0	0_	0_	0
D. Interlocutory appeals—{H}(1)(D)	0	0	0	0	00	0		0	0	0_	0_
E. Hearings on pretrial motions—(H)(1)(E)	5	7	11	3	2	0	28	30.8	0	3	25
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1'(F)	0	0	0	0	0	0		0	0	0_	0_
G. Motion is activary under advisement. (H)(1)(G)		2	5	0	0	0	ر و	9.9	0	0	9
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	_ 1	0	0	0	0	0		0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0		0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	0	0	1	0	4	7	7.7	1	2	4
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0		0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0_	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	1.	0	0	0	0	11	1.1	0	1	0
T. Continuances granted in the ends of justice. (H)(8)	15	13	10	3	0	0	41	45.1	0	2	39
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0_	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0_	0	0
TOTALS	24	23	26	10	3	5	91	100.0	1	10	80
101760	L		<del></del>		<u> </u>	<u></u>	!	1			

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

B 45 -

SPEEDY TRIAL DATA ANALYSIS

**INCIDENCE OF AND** 

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Louisiana, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

\_\_<u>37</u>\_\_(c) <u>\_17.7</u>\_\_

INCIDENTS OF EXCLUDABLE TIME

*054004	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	(NO. OF DA	(YS)	SUB-	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	3	2	0	2	0	0	7	16.3	0	3	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	12	0	2	0	0	0	14	32.6	0	1	13
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	1	0	0	0	11	2.3	0	1	0
G. Motion is actually under advisement. (H)(1)(G)	,	1	0	0	0	0	2	4.7	0	0	2
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	_ 0	0	0	0	0_	0	0	0	0
Prosecution deferred by mutual agreement, (H)(2)	0	0	_0	1	1.	0	2	4.7	0	0	2
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	1	0	2	1	5	11.6	0	5	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1	1	0	1	11	4	9.3	0	1	3_
O. Period of NARA commitment or treatment, (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. S sperseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0_	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	0	1	0	11	2.3	0	0	1
T. Continuances granted in the ends of justice. (H)(8)		1	4	1	0	11	7	16.3	0	3	4
U. Time up to withdrawal of guilty plea (i)		0	_ 0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)		0	0	0	0	0	0	0	0	0	0
TOTALS ,	17	5	9	4	5	. 3	43	100.0	0	14	29

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

# INCIDENCE OF AND REASONS FOR DELAY

During July 1, 1977 thru June 30, 1978

Mississippi, N.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

78 A OF "A

DEFENDANTS WITHOUT EXCLUDABLE TIME .....

3 (8) 80.8

DEFENDANTS WITH EXCLUDABLE TIME

\_\_\_\_15\_\_© \_19.2\_\_

INCIDENTS OF EXCLUDABLE TIME

*DEACON	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	NO. OF DA	(YS)	SUB-	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	0	0	0	00	0	0	0	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0		0	0	0_	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0		. 0	0
E. Hearings on pretrial motions—(H)(1)(E)	1	0	0	0	0	0	1	6.2	0	0	1
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	0	0	0	0	11	2	12.5	1	11	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	0	0	0	0	0	0	0	0	0_
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0_
Prosecution deferred by mutual agreement. (H)(2) .	0	0	1	2	0	0	3	18.8	0	0	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	1	0	0	0	0	1	6.2	0	0	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	2	0	0	2	12.5	0	0	2_
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	· o	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0 .	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	0	1	3	1	0	5_	31.2	0	0	5
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0_
W. Grand jury indictment time extended 30 more days. (B)	0	0	2	0	0	0	2	12.5	2	0	0
TOTALS	2	1	4	7	1	1	16	100.0	3	1	12

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD 150 A OF "A"

INCIDENCE OF AND REASONS FOR DELAY

DEFENDANTS WITHOUT EXCLUDABLE TIME
Mississippi, S.

DEFENDANTS WITH EXCLUDABLE TIME 47 6 31.3

INCIDENTS OF EXCLUDABLE TIME

\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978	LENO	TU OF 5V0				UDABLE TIME	62 SUB-	% of "D"		JDABLE D	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	0	0	0	0	0	0	0	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	0	0	0	о	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	. 0	0
E. Hearings on pretrial motions—(H)(1)(E)	37	0	0	0	0	0	37	59.7	0	1	36
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	0	2	1	0	0	0	3	4.8	0	0	3
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	0	0	0	0	0	0	0	0	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0		0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	2	0	3	11	4	2	22	35.5	0	0	22
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	00	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	39	2	4	11	4	2	62	100.0	0	1	61

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR

Texas, N.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

ـ<u>ـ 16.3</u>ــ 112 DEFENDANTS WITH EXCLUDABLE TIME L

129

INCIDENTS OF EXCLUDABLE TIME

During July 1, 1977 thru June 30, 1978	LENO	TH OF EVO	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		\	1401	SUB-	<b>%</b> 0F "D"	0	CCURRE	)
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	2	1	2	1	1	8	6.2	2	3	3
B. NARA examination{H}(1)(B)	0	0	0	0	0	0	00	0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	1	0	0	0	0	0	1	0.8	0	0	1
D. Interlocutory appeals—{H}(1)(D)	0	0	0	. 0	0	0	00	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	15	0	0	0	0	0	15	11.6	0	0	15
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	1	0	0	00	1	0.8	0	1	0
G. Motion is actually under advisement. (H)(1)(G)	0	1	7	0	0	0	8	6.2	0	0	8_
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	1	0	0	2	2		5	3.9	0	3	2
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	0	2	0	0	0	5 .	3.9	0	5	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	2	0	1	0	0	0	3	2.3	0	2	11_
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	43	13	10	9	5	0	80	62.0	0	47	33
U. Time up to withdrawal of guilty plea (i)	0	0	2	0	0	0	2	1.6	0	0	2
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	11	0	0	1	0.8	1	0	0
TOTALS	66	16	24	14	8	1	129	100.0	3	61	65

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

## INCIDENCE OF AND **REASONS FOR DELAY**

During July 1, 1977 thru June 30, 1978

Texas, E.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

46 (C) (28.2) DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

During Sury 1, 1977 tind Surie 30, 1978	LENG	TH OF EXC	.UDABLE DE	LAY PERIOD	NO. OF DA	(YS)	SUB-	0F "D"		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"	,	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	1	2	1	0	4	7.0	1	1	2
B. NARA examination—(H)(1)(B)	0	0	0	0	00	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	11	4	0	0	55	8.8	4	0	1
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	2	22	3.5	0	0	2
E. Hearings on pretrial motions—(H)(1)(E)	0	0	0	2	0	0	2	3.5	0	0	2
F. Transfers from other districts (per FRCP rules 20, 21 & 40), (H)(1)(F)	2	0	3	2	1	0	88	14.0	11	6	1
G. Motion is actually under advisement. (H)(1)(G)	0	0	1	2	0	0	3	5.3	0	0	3
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	1	3	1	1	3	6	15	26.3	0	4	11
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	2	1.	1.	3	8	14.0	0	8	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	1	0	0	0	11	1.8	0	0_	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	00	0
P. Superseding indictment and/or new charges. (H)(6)	0	2	0	0	0	0	2	3.5	0	0	2
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	2	00	0	2	0	3	7	12.3	0	1	6
U. Time up to withdrawal of guilty plea (i)	0	00	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	00	0	0_	0	0
TOTALS	6	5	10	16	6	14	57	100.0	6	20	31

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*\*DEFEND\*\* NT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

50

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Texas, S.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME 1,253 (B) (81.9)

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY OCCURRED

	LENG	TH OF EXCI	UDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB-	OF "D"		CCORRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	3	1	0	0	4	1,3	0	1	3
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	,0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	1	0	1	0	1	3	0.9	0	2	1
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	00	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	0	0	1	0	0	0		0.3	0	1.	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	1	1	1	1	0	4	1.3	1	2	1
G. Motion is actually under advisement. (H)(1)(G)		2	14	4	0	0	20	6.3	0	0	20
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	2	7	9	48	33	12	111	35.1	0	63	48
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	20	11	5	12	2	22	72	22.8	11_	58	13
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)		0	11	2	2	3	8	2.5	0	1	7
Period of NARA commitment or treatment. (H)(5) .	0	0	2	0	0	0	2	0.6	0	1	1
P. Superseding indictment and/or new charges. (H)(6)	5	3	15	6	5	0	34	10.8	2	31	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	1	0	0	1	0.3	0	1	0
F. Continuances granted in the ends of justice. (H)(8)	3	1	7	5	3	33	52	16.5	0	4	48
U. Time up to withdrawal of guilty plea (i)	0	0	0	3	0	1	44	1.3	0	0	4
N. Grand jury indictment time extended 30 more days. (B)		0	0	0	0	0	0	0	0	0	0
PLATOT	30	26	58	84	46	.72	316	100.0	4	165	147

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

SPEEDY TRIAL DATA ANALYSIS INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

Texas, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

*DE 200N	LENG	TH OF EXC	UDABLE DE	LAY PERIO	NO. OF DA	YS)	SUB-	OF "D"		CCOMME	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	5	4	4	0	1	15	5.2	4	4_	7
B. NARA examination—(H)(1)(B)	0	. 0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	, 0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	87	0	0	0	0	0	87	30.3	2	6	79
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	0	2	0	0	0	3	1.0	11_	1	1
G. Motion is actually under advisement. (H)(1)(G)	1 , 1	17	1.6	2	. 0	0	52	18.1	1	1	50
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	1	0	0	0	1	0.3	0	0	1
I. Prosecution deferred by mutual agreement, (H)(2) .	1	0	0	3	1	2	7	2.4	11	_1	5
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	6	6	3	2	5	25	8.7	2	20	3
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1	2	3	0	1	7	2.4	1	3	3
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	1	1	0	0	0	2 ,	0.7	0	1	11
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	1	0	0	1	0	0	2	0.7	0	0	2
T. Continuances granted in the ends of justice, (H)(8)	0	3	5	2	0	2	, 12	4.2	0	6	6
U. Time up to withdrawal of guilty plea (i)	10	13	25	15	3	4	70	24.4	0	66	4
W. Grand jury indictment time extended 30 more days. (B)	1.	1	1	0	1	0	4	1.4	1	2	1
TOTALS	1.22	47	63	33	7	1,5	287	100.0	13	111	163

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

DEFENDANTS WITHOUT EXCLUDABLE TIME

Canal Zone

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

During Juny 1, 1977 thru June 30, 1978	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	VYS)	SUB-	<b>⊘∕6</b> OF "D"	0	CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	0	0	0	0	0	0	0	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0		0	
C. State or federal trials on other charges(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	11	<u> </u>	11.1	0	1	0.
E. Hearings on pretrial motions—(H)(1)(E)	0	0	ŋ	11	2	0	3	33.3	0	1	2
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement, (H)(1)(G)	0	0	0	0	0	0	, 0,	0	0	e	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1).	0	0	С	0	0	0	0	0	O	0	0
I. Prosecution deferred by mutual agreement, (H)(2)	0	0	0	0	0	0	0	0	0	00	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	2	0	1	0	3	33.3	2	0	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	<u> </u>	J	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	. 0 ,	0	0	0	0
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	. 0	0	O	0	0
T. Continuances granted in the ends of justice, (H)(8)	0	0	2	0	0	0	2	22.2	0	0	2
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	0	0	4	1	3	1	a	100.0	2	2	5

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any party affenses proceeded by information

<sup>\*\*\*</sup>Interval one: Arrest to Indictment, Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR SIXTH CIRCUIT \*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

1,541

SUB-

DEFENDANTS WITHOUT EXCLUDABLE TIME

(C) <u>26.3</u>\_\_

%

OF "D"

DEFENDANTS WITH EXCLUDABLE TIME 1,143

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

OCCURRED

INCIDENTS OF EXCLUDABLE TIME

During July 1, 1977 thru June 30, 1978 LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)

*REASON			00/1022 02		1110. 01 07	1107	TOTALSL,				
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	15	6	15	27	11	5		5.1	5	4	70_
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0	0	0	00
C. State or federal trials on other charges— $(H)(1)(C)$	49	1.0	7	5	3	4	78	5.1	1	10	67
D. Interlocutory appeals—(H)(1)(D)	1	0	4	0	0	23	28	1.8	0	1.	27
E. Hearings on pretrial motions—(H)(1)(E)	397	1	4	1	0	0	403	26.2	43	9	351
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	8	7	77	2	3	2	29	1.9	9	15	5
G. Motion is actually under advisement. (H)(1)(G)	82	62	137	34	1	2	318	20.6	1_1_	7	310
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	8	0	0	0	0	0	8	0.5	0	1	7
I. Prosecution deferred by mutual agreement. (H)(2) .	16	4	8	22	33	13	46	3.0	0	4	42
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	42	31	27	26	14	29	169	11.0	7	80	82
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	11	4	3	6	0	3	17	1.1	2	4	11
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	11	0	0	1	0.1	0	0	11_
P. Superseding indictment and/or new charges. (H)(6)	3	2	5	5	0	1	16	1.0	3	8	5
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	1.1.	10	9	39	7	75	151	9.8	0	2	149
T. Continuances granted in the ends of justice. (H)(8) .	26	38	44	30	21	20	179	11.6	3	49	127
U. Time up to withdrawal of guilty plea (i)	1	11	2	4	4	4	16	1.0	0	0	16
W. Grand jury indictment time extended 30 more days. (B)	1	0	1.	0	11	0	3	0.2	2	0	11
TOTALS	661	176	273	182	68	181	1,541	100.0	76	194	1.,271

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

DEFENDANTS WITHOUT EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

\_\_\_\_\_\_B \_\_\_\_\_\_B

DEFENDANTS WITH EXCLUDABLE TIME \_\_\_\_\_6

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

During July 1, 1977 thru Julie 30, 1978			,			·	SUB-	%	) c	CCURRE	D
*REASON	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	TOTALS	OF "D"		<del></del>	
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	0	1	3	3	0	8	11.3	0	0	8
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges $\sim$ {H)(1)(C)	0	2	0	2	0	11	5	7.0	0	1	4
D. Interlocutory appeals(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions-(H)(1)(E)	26	0	0	0	0	0	26	36.6	0	0	26
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	2	0	1	0	0	0	3	4.2	0	0	3
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	00	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	33	3	2	0	0	8	11.3	0	1	7
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	1	1	0	0	0	0	2	2.8	0	0	2
T. Continuances granted in the ends of justice. (H)(8) .	1	0	11	5	0	1	18	25.4	0	0	18
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	1	0	0	0	0	0	11	1.4	0	0	11
TOTALS	32	6	16	12	3	2	71	100.0	0	2	69

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**INCIDENCE OF AND** 

**REASONS FOR DELAY** 

TOTALS FOR

KENTUCKY WESTERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME (\_

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978			\			UDABLE TIME	190   sub.	%		DABLE C	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	(YS) 121 + days	TOTALS OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	3	1	7	11	3	1	16	8.4	1_1_	1	14
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	1	0	2	0	2	ò	5	2.6	0	0	5
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	2	0	1	0	0	0	3	1.6	0	0	3
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	3	1	3	0	0	0	7	3.7	2	5	0
G. Motion is actually under advisement. (H)(1)(G)	25	41	28	5	0	0	99	52.1	0	1	98
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	1	0	1	0	2	1.1	0	0	2
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	4	6	7	8	4	3	32	16.8	3	19	10
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	1.	0	0	0	1	0.5	0	0	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	1	0	0	0	11	0.5	1	0	0
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	1	1	0.5	0	0	1
T. Continuances granted in the ends of justice. (H)(8)	1	8	9	3	0	1	22	11.6	1	1	20
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	1	0	11	0,5	0	0	11_
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	39	57	60	17	11	6	190	100.0	8	27	155

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR MICHIGAN

EASTERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

, 1, 314

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME \_\_\_\_511

© ∟<u>38.9</u>¬

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

caring dary 1, 1017 and darie de, 1010	YS)	SUB-	OF "D"	0							
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	3	2	5	0	0		1.5	1	0	10
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C) , .	48	8	2	0	0	0	58	8.0	1.	3	54
D. Interlocutory appeals(H)(1)(D)	0	0	3	0	0	7	10	1.4	0	. 0	10
E. Hearings on pretrial motions—(H)(1)(E)	252	0	11	0	0	0	253	35.1	43	9	201
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	0	11	0	0	0	2	0.3	0	0	2
G. Motion is actually under advisement. (H)(1)(G)	25	12	39	19	1	1	97	13.5	0	0	97
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	8	0	0	0	0	0	8	1.1	0	1	7
Prosecution deferred by mutual agreement. (H)(2) .	14	4	2	1	1	12	34	4.7	0	1	33
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	15	9	7	8	4	16	59	8.2	1	21	37
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1.	2	1	3	0	2	9	1.2	1	2	6
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	1	0	0	1.	0	0	2	0.3	0	0	2
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	9	8	7	38	7	72	141	19.6	0	0	141
T. Continuances granted in the ends of justice. (H)(8) .	2	2	2	10	9	3	28	3.9	1	0	27
U. Time up to withdrawal of guilty plea (i)	1	1	0	1	3	3	9	1.2	0	0	9
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	378	49	67	86	25	116	721	100.0	48	37	636
IUIALO , , , , , , , ,				I	1		L	1			

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

**TOTALS FOR** 

MICHIGAN WESTERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

J€ L16.5 \*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978

During July 1, 1977 thru June 30, 1978	LENG	TH OF EVO	<b>%</b> of "D"	OCCURRED							
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	UDABLE DE 22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	3	0	0	4	11	1	9	18.0	1	0	8
B. NARA examination(H)(1)(B)	0	0	0	0	0	0		0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$ . ,	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0		0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	22	0	0	0	0	0	22	44.0	0	0	22
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	11	0	0	0		2.0	0	0	11
G. Motion is actually under advisement. (H)(1)(G)	1	1	88	0	0	0	10	20.0	J	0	10
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	11	0	1	0	2	4.0	0	0	2
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	0	2	0	0	1	5	10.0	0	1	4
N. Period of mental or physical incompetence of defendant to stand trial, (H){4}	0	00	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	0	0	0	0	0	0	0	0	0	0
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	11	0	0	0	1	2,0	11	0	0
TOTALS	28	1	13	4	2	2	50	100.0	2	1	47

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

ᅜ

INCIDENCE OF AND

**REASONS FOR DELAY** 

DEFENDANTS WITHOUT EXCLUDABLE TIME 412 (B) 71.0

DEFENDANTS WITH EXCLUDABLE TIME 168

INCIDENTS OF EXCLUDABLE TIME 223

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978	LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)  LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)  OF "D"								OCCURRED				
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	- OF "D"	ONE	TWO	THREE		
Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	1	12	2	2	17	7.6	1	1	15		
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0		
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	2	3	0	2	7	3.1	0	5	2		
D. Interlocutory appeals+(H)(1)(D)	0	0	0	O	0	1	1	0.4	0	0	1		
E. Hearings on pretrial motions—(H)(1)(E)	8	1	1	0	0	0	10	4.5	0	0	10		
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	3	5	2	0	1	0	11	4.9	7	3	1		
G. Motion is actually under advisement, (H)(1)(G)	12	3	21	7	0	0	43	19.3	1	6	36		
H. Misc. proceedings: prol ation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0		
Prosecution deferred by mutual agreement. (H)(2)	2	0	2	v	0	0	4	1,8	0	2	2		
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	8	2	5	4	3	3	25	11.2	2	18	5		
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	0	0	1	0.4	0	0	1		
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0		
P. Superseding indictment and/or new charges. (H)(6)	2	2	4	4	0	1	13	5.8	2	8	3		
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	1	11	0	0	0	0	2	0.9	0	1	1		
T. Continuances granted in the ends of justice. (H)(8) .	17	24	18	9	6	11	85	38.1	1	43	41		
U. Time up to withdrawal of guilty plea (i)	0	0	1	2	0	0	3	1.3	0	0	3		
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	1	0	1	0.4	1.	0	0		
TOTALS	53	38	57	42	13	20	223	100.0	15	87	121		

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR OHIO SOUTHERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME.

DEFENDANTS WITH EXCLUDABLE TIME \_\_

\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978			1			SUB- OCCURRED					
*REASON Under 18 USC 3161	1 to 10 days	TH OF EXCI 11 to 21	UDABLE DE 22 to 42	LAY PERIOD 43 to 84	85 to 120	YS) 121 + days	TOTALS OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity-(H)(1)(A)	1	0	1	0	0	0	2	2.5	0	0	2
B. NARA examination—(H)(1)(B)	0	0	0 .	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	1	0	1	0	0	1	3	3.8	0	1	2
E. Hearings on pretrial motions—(H)(1)(E)	3	0	0	0	0	0	3	3.8	0	0	3
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	1	0	0	1	1.2	0	1	0
G. Motion is actually under advisement. (H)(1)(G)	9	2	31	3	0	1	, 46	57.5	0	0	46
H. Misc. proceedings: probation or parola revocation, deportation, extradition. (H)(1).	0	0	0	0	0	0	0	0	0	0	0
i. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	1	0	0	11	1.2	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	7	1	3	2	2	18	22.5	1	12	5
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	2	0	0	0	0	2	2.5	1	i.	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	1	0	0	1	1.3	0	0	Ţ
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	0	2	0	0	0	1	3	3.8	0	2	1
U. Time up to withdrawal of guilty plea (i) ,	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	17	13	34	9	2	5	80	100.0	2	17	61

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR TENNESSEE EASTERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME 172

INCIDENTS OF EXCLUDABLE TIME

(D)

DEFENDANTS WITH EXCLUDABLE TIME 31

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

During July 1 1077 thru June 20 1079

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978	LENG	TU OE EVO	\ 	I AV BERIOT	NO. OF DA	Vel	\$UB-	<b>%</b> of "D"		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	1	1	1	2	0	6	13.6	0	11	5
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	00	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	1	1 ,	2.3	0	1	0
D. Interlocutory appeals— $\{H\}(1)\{D\}$	0	0	0	0	0	00	00	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	1	0	0	0	0	0		2.3	0	0	1
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	11	2	2	5	11.4	0	_ 5	0
G. Motion is actually under advisement. (H)(1)(G)	6	2	1	0	0	0	9	20.5	0	0	9
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H){1)	0	0	0	0	0	0		0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	11	0	0	11	2	4.5	0	1	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	0	0	1	0	2	6	13.6	0	3	3
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	1	11	00	0	2	4.5	0	11_	1_1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	00
P. Superseding indictment and/or new charges. (H)(6)	0	00	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	11	1	00	11	3	6.8	0	11	2
T. Continuances granted in the ends of justice. (H) (8)	1	00	11	1	6	0	9	20.5	0	0	9
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	.0	0	0	0	0	0	0	0	0
TOTALS	12	3	6	6	10	7	44	100.0	0	13	31

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

**TOTALS FOR** TENNESSEE MIDDLE

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD DEFENDANTS WITHOUT EXCLUDABLE TIME 276

\*\*\*INTERVAL IN WHICH

During July 1, 1977 thru June 30, 1978	I ENG	TH OF EXCI	.UDABLE DE			NO)	SUB.	<b>%</b> of "D"		DABLE D	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity-(H)(1)(A)	3	1	2	1	0	0	7	14.0	1	1	5
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	00	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	1	11	2.0	0	0_	1
E. Hearings on pretrial motions—(H)(1)(E)	10	0	0	0	0	0	10	20.0	0	0	10
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0_	0
G. Motion is actually under advisement. (H)(1)(G)	2	11	5	0	0	0	8	16.0	0	0	8
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	00	1.	0	0	0	1	2.0	0	0	11
M. Unavailability (includes fugitive) of defendant or essential witness, (H)(3)(A)(B)	_5	3	1	0	11	1	11	22.0	0	4	7
Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	4	2	3	1	0	0	10	20.0	0	3	7
U. Time up to withdrawal of guilty plea (i)	0	0	0	11	0	1	2	4.0	0	0	2
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	o	0	0	0	0	0	0_	0
TOTALS	24	7	12	3	1	3	50	100.0	1	8	41

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

В

SPEEDY TRIAL DATA ANALYSIS

TOTALS FOR TENNESSEE

WESTERN

**REASONS FOR DELAY** 

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

30.3

DEFENDANTS WITHOUT EXCLUDABLE TIME

237

112

103 DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND

During July 1, 1977 thru Julie 30, 1978	LENG	TH OF EYO	LUDABLE DE	I AV PERIOR	Vel	SUB-	<b>%</b> of "D"	OCCURRED			
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	0	0	0	0	1	3	2.7	0	0	3
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	0	0	1	0	1	0	2	1.8	0	0	2
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	13	13	11.6	0	0	13
E. Hearings on pretrial motions—(H)(1)(E)	73	0	1	11	0	0	75	67.0	0	0	75
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	1	0	0	0	0	2	1.8	0	1	1
G. Motion is actually under advisement. (H)(1)(G)	0	0	3	0	0	0	3	2.7	0	0	3
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	1	1	0	0	1	5	4.5	0	1	4
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	0	1	2	1.8	0	0	2
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	1	0	0	1	2	1.8	0	0	2
T. Continuances granted in the ends of justice. (H)(8) .	0	0	0	1	0	3	4	3.6	0	0	4
U. Time up to withdrawal of guilty plea (i)	0	0	1.	0	0	0	11	0.9	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	· 0	00	0	0	0	0
TOTALS	78	2	8	3	1	20	112	100.0	0	2	110

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**TOTALS FOR** 

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

Seventh Circuit

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME 1,000 \*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978	LENG.	TH OF EXC	UDABLE DE	LAY PERIOD	AYS)	SUB-	% OCCURRED OF "D"				
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THRUE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	9	4	4	11	9	3	40	4.0	2	6	32
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C) , .	3	2	0	1.	1.	4	11	1.1	0	1	10
D. Interlocutory appeals—(H)(1)(D)	0	0	1	0	0	5	6	0.6	0	0	6
E. Hearings on pretrial motions—{H}(1)(E)	175	64	78	69	6	6	398	39.8	3	5	390
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	6	8	11	2	3	31	3.1	22	7	2
G. Motion is actually under advisement. (H)(1)(G)	73	45	169	10	1	2	300	30.0	3	1	296
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	1	0	1.	1	0	4	7	0.7	2	1	4
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	7	5	7	8	4	29	60	6.0	4	14	42
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	0	0	2	2	3	8	0.8	0	0	8
O. Period of NARA commitment or treatment, (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	1	1	0	0	0	0	2	0.2	0	1	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	3	3	8	0	6	20	2.0	0	0	20
T. Continuances granted in the ends of justice. (H)(8) .	6	14	22	16	13	28	99	9.9	1	5	93
U. Time up to withdrawal of guilty plea (i)	0	1	6	6	1	4	18	1.8	0	0	18
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	277	145	299	143	39	97	1,000	100.0	37	41	922

Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR

Illinois, N.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME L

453 C L48.6

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH

During July 1, 1977 thru June 30, 1978				SUB-	% EXCLUDABLE DELA OCCURRED						
*REASON Under 18 USC 3161	1 to 10 days	TH OF EXC!	UDABLE DE 22 to 42	43 to 84	(NO. OF DA 85 to 120	121 + days	TOTALS OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	1	1	43 to 84	4	121 + days	15	2.2	1	3	11
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	3	2	0	1	1	4	11	1.6	0	11_	10
D. Interlocutory appeals—(H)(1)(D)	0	0	1	0	0	1	2	0.3	0	0	2
E. Hearings on pretrial motions—(H)(1)(E)	84	64	78	68	6.	6	306	45.1	2	3	301
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	6	8	11	2	3	30	4.4	22	7	1
G. Motion is actually under advisement. (H)(1)(G)	, 25	29	136	7	0	1	198	29.2	3	0	195
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2)	1	0	1	0	0	0	. 2	0.3	0	1	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	4	5	3	7	3	22	44	6.5	4	12	28
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	0	2	3	0.4	0	0	3
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0,	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	3	3	3	0	6	1.5	2.2	0	0	15
T. Continuances granted in the ends of justice. (H)(8) .	2	2	6	0	8	23	41	6.0	0	0	41
U. Time up to withdrawal of guilty plea (i)	0	<u> </u>	4	3	0	4	12	1.8	0	0	12
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	121	113	241	1)7	24	73	679	100.0	32	27	620

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

\*\*TERMINATED DEFENDANTS SPEEDY TRIAL DATA ANALYSIS REPORTED DURING PERIOD TOTALS FOR INCIDENCE OF AND DEFENDANTS WITHOUT EXCLUDABLE TIME Illinois, E. 32 ( 16.8 DEFENDANTS WITH EXCLUDABLE TIME **REASONS FOR DELAY** \*\*\*INTERVAL IN WHICH INCIDENTS OF EXCLUDABLE TIME 39 **EXCLUDABLE DELAY** During July 1, 1977 thru June 30, 1978 % OCCURRED SUB. LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) OF "D" TOTALS \*REASON OF "D". Under 18 USC 3161 1 to 10 days 11 to 21 22 to 42 43 to 84 85 to 120 121 + days ONE TWO THREE A. Examination or hearing for mental or physical O 1 0 7.7 0 0 0 0 0 n 0 n C. State or federal trials on other charges-(H)(1)(C) . . 0 0 0 D. Interlocutory appeals--(H)(1)(D) . . . . . . . . 0 0 0 0 0 17 0 0 0 O E. Hearings on pretrial motions—(H)(1)(E) . . . . . 0 17 43.6 0 16 F. Transfers from other districts (per FRCP rules 20. O 0 0 0 0 G. Motion is actually under advisement. 13 5 1 0 0 19 48.7 18 H. Misc. proceedings: probation or parole revocation, 0 0 0 0 0 0 7 0 0 0 0 0 0 0 1. Prosecution deferred by mutual agreement. (H)(2) M. Unavailability (includes fugitive) of defendant or O O 0 0 0 0 essential witness. (H)(3)(A)(B) . . . . . . . . . N. Period of mental or physical incompetence of 0 0 0 0 0 defendant to stand trial, (H)(4) . . . . . . . . . O O 0 0 0 0 0 O. Period of NARA commitment or treatment. (H)(5) . P. Superseding indictment and/or new charges. 0 O 0 0 0 0 ٥ 0 R. Defendant awaiting trial of co-defendant when no 0 0 0 0 0 0 severance has been granted. (H)(7) . . . . . . . 0 0 0 0 ٥ 0 T. Continuances granted in the ends of justice, (H)(8) 0 0 0 0 0 U. Time up to withdrawal of guilty plea (i) . . . . . W. Grand jury indictment time extended 30 more 0 0 0 0 0 0 0 0 

TOTALS . . . . . . .

2

1

37

100.0

39

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

® SPEEDY TRIAL DATA ANALYSIS		TOTALS F	OR		NATED DEFENI ED DURING PI		. 136	A OF "A"			
<b>INCIDENCE OF AND</b>			)	DEFENDANTS	WITHOUT EXC	LUDABLE TIME	125(	B _91.9_			
REASONS FOR DELA	V	Illinois	, s. )	DEFENDA	NTS WITH EXC	CLUDABLE TIME	<u> 11</u> (	© <u>-8.1</u> .,			
During July 1, 1977 thru June 30, 1978						UDABLE TIME	12	(D) %	EXCL	ERVAL IN JDABLE E DCCURRE	DELAY
*REASON	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	TOTALS	OF "D"		T	
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	,	ONE	TWO	THRE
A. Exemination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	1	1	0	0	2	16.7	0	0	
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	00	0	0	0	
C. State or federal trials on other charges+ $\{H\}(1)(C)$	0	0	0	0	0	0	0	0	0	0	
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	00	0	0	0	
E. Hearings on pretrial motions—(H)(1)(E)	1	0	0	0	0	0	11	8.3	0	0	
F. Transfers from other districts (per FRCP rules 20, 21 & 40), (H)(1)(F)	1	0	0	0	0	0	11	8.3	0	0	
G. Motion is actually under advisement. (H)(1)(G)	3	С	0	0	0	0	3 ,	25.0	0	0	
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	2	2	16.7	2	0	
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	1	0	0	0	1 ,	8.3	0	0	-
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	(
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7),	0	0	0	0	0	0	0	0	0	0_	(

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

TOTALS . . . . . . . .

T. Continuances granted in the ends of justice. (H)(8) .

U. Time up to withdrawal of guilty plea (i) . . . . . W. Grand jury indictment time extended 30 more 

\*\*\*Interval one: Arrest to Indictment; Interval two. Indictment to Arraignment; Interval three: Arraignment to Trial.

Prepared by: Administrative Office of U.S. Courts

16.7

100.0

INCIDENCE OF AND
REASONS FOR DELAY

TOTALS FOR

Indiana, N.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

216 A OF "A"

DEFENDANTS WITHOUT EXCLUDABLE TIME

176 B 81.5

DEFENDANTS WITH EXCLUDABLE TIME L

40 © <u>18.5</u> .

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY OCCURRED

		During	July	1,	1977	thru	June	30,	1978
--	--	--------	------	----	------	------	------	-----	------

*D5 4004	LENG'	TH OF EXCL	UDABLE DE	YS)	SUB-	OF "D"			·		
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	1	1	0	1	1	5	9.1	<u></u>	1	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	2	2	3.6	0	0	2
E. Hearings on pretrial motions—(H)(1)(E)	19	0	0	1.	0	0	20	36.4	0	1	19
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	2	0	4	0	1	1	8 ,	14.5	0	0	8
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	0	0	1	0	2	5	9.1	0	0	5
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	2	0	2.	3.6	0	0	2
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (II)(6)	1	1	0	0	0	0	2	3'.6	_ 0	1	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	2	0	0	2	3.6	0	0	2
T. Continuances granted in the ends of justice. (H)(8) .	1	0	2	1.	0	11	5	9,1	0	1	4
U. Time up to withdraw: I of guilty plea (i)	0	0	1	3	0	0	4	7.3	0	0	4
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	26	2	8	8	4	7	55	100.0	0	4	51

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information,

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

TOTALS FOR

#### INCIDENCE OF AND **REASONS FOR DELAY**

During July 1, 1977 thru June 30, 197

Indiana, S.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

70 (c) (26.4)

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERV. L IN WHICH **EXCLUDABLE DELAY** OCCURRED

*REASON	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"			
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	0F "D"	` ~~	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	4	0	0	3	4	0	11	13.3	1	2	8
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals- {H}(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions+(H)(1)(E)	6	0	0	0	O	0	6_	7.2	0	0	6
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	C	0	0	0	0	   <u> </u>	0	0
G. Motion is actually under advisement. (H)(1)(G)	4	1	0	3	0	.0	8	9.6		0	8
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H){1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	00	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	0	0	1	1	2	2.4	0	0	2
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	0	0	11	0	0	2	2.4		0	2
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		. 0	0	0	0
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	3	0	0	3	3.6	0	0	3
T. Continuances granted in the ends of justice. (H)(8) .	2	11	14	15	5	4	51	61.4	11_	4	46
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	17	12	14	25	10	5	83	100.0	2	6	75

<sup>\*</sup>Paragroph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment, Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR

Wisconsin, E.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

\_\_\_152\_\_\_\_B \_\_74.5\_\_

52\_\_(C) <u>\_25.5</u>\_\_

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

OCCURRED

During July 1, 1977 thru June 30, 1978

*P5*****	YS)	SUB- TOTALS OF "D"		OCCORNED							
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	2	0	0	0	0	33	4.6	0	0	3
B. NARA examination—(H)(1)(B)	0	0	0	00	0	0	0	0	0	0	0
C. State or fcJeral trials on other charges—(H)(1)(C)	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	5	0	0	0	00	00	5	7.7	0	0	5
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0		0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	19	6	22	0	0	0	47	72.3	. 0	0	47
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	_ 0	0	0	0	0	0	0
Prosecution deferred by mutual agreement, (H)(2) .	0	0	0	1	0	2	3	4.6	0	0	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	2	0	0	3	, 6	9.2	0	2	4
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	1		1.5	Ü	0	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	00	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	00	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	. 0	0	0	0	U	, 0	0	0	0	0
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	26	8	24	1	0	6	65	100.0	ó	2	63

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

SPEEDY TRIAL DATA ANALYSIS

TOTALS FOR

TOTALS FOR

TOTALS FOR

TOTALS FOR

DEFENDANTS WITHOUT EXCLUDABLE TIME 33 B 4

DEFENDANTS WITH EXCLUDABLE TIME 44 © 5

During July 1, 1977 thru June 30, 1978

During July 1, 1377 thru Julie 30, 1376	LEMO	TH OF EVO	LUDABLE DE	LAV BEDIOE	\	VO	SUB-	<b>%</b> of "b"	o d	CCURRE	)
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	0	0	0	0	0		1.5	0	0	1
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals-(H)(1)(D)	0	0	0	0	0	2	2	3.0	0	0	2
E. Hearings on pretrial motions—(H)(1)(E)	43	0	0	0	0	0	43	64.2	1.	0	42
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement, (H)(1)(G)	7	4	6	0	0	0	17	25.4	0	0	17
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(3)	0	0	0	0	0	0	<u> </u>	0	0	0	0
Prosecution deferred by inutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fligitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	1	0	0	1	2	3.0	0	J 0	2
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	n	0	0	0	0	0	0
O. Period of NAPA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		0	0	0	0
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	1	1	0	0	0	0	2	3:0	0	0	2
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	00	0	0	0	0
TOTALS	52	5	7	0	0	3	67	100.0	1	0	66

INCIDENTS OF EXCLUDABLE TIME

Prepared by: Administrative Office of U.S. Courts

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juvenies, Appeals from U.S. Magistrate decorace, thile 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment, Interval three: Arraignment to Trial.

**INCIDENCE OF AND** 

**REASONS FOR DELAY** 

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

2,320 A OF "A"

Eighth Circuit

DEFENDANTS WITHOUT EXCLUDABLE TIME 1,755 (B) 75.6

DEFENDANTS WITH EXCLUDABLE TIME \_\_

"""INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	LENG	TU OF EVO				UDABLE TIME	823 SUB-	% OF "D"		JDABLE D	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	UDABLE DE 22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	4	2	1.2	20	5	1	44	5.3	1	7	36
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	1	1	2	2	0	1	77	0.9	4	0	3
D. interlocutory appeals—(H)(1)(D)	4	0	0	0	٠ 0	5	9	1.1	0	0	9
E. Hearings on pretrial motions—(H)(1)(E)	191	2	11	0	0	0	204	24.8	2	. 7.	195
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	9	1	4	5	0	.4	23	2.8	3	14	6
G. Motion is actually under advisement. (H)(1)(G)	144	94	63	5	0	2	308	37.4	0	6	302
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1	0	0	1	0	0	2	0.2	0	1	1
Prosecution deferred by mutual agreement. (H)(2)	0	1	1	3	4	8	17	2.1	0	1	16
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	19	7	5	3	2	5	41	5.0	1	28	12
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	4	2	2	0	2	11	1.3	0	1	10
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	1	2	1	0	0	1	5	0.6	0	0	5
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	2	0	2	4	0.5	0	0	4
T. Continuances granted in the ends of justice. (H)(8) .	3	23	40	48	17	8	139	16.9	1	20	118
U. Time up to withdrawal of guilty plea (i)	1	0	2	3	2	0	8	1.0	0	11_	7
W. Grand jury indictment time extended 30 more days. (B)	1	0	0	0	0	0	1	0.1	1	0	0
TOTALS	380	137	1.43	94	30	39	823	100.0	13	86	724

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any party offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

# CONTINUED

20F5

TOTALS FOR

Arkansas, E.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

**DEFENDANTS WITH EXCLUDABLE TIME** INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

INCIDENCE OF AND

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978	LENC	TH OF EXGL	<b>%</b> of "D"		CCURRE						
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF D	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	1.	2	1	0	4	4.6	0	0	4
B. NARA examination—(H)(1)(B)	c	0	0	0	0	0		0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	1		1.1	0	. 0	1
E. Hearings on pretrial motions—(H)(1)(E)	11	0	1	0	0	0	12	13.8	1	1	10
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	4	1_	2	2	. 0	0	9	10.3	2	7	0
G. Motion is actually under advisement. (H)(1)(G)	8	4	6	0	0	0	18	20.7	0	1	17
H. Misc, proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	ر ن	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	0	0	11	0	0	3	3.4	0	2	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1	1	0	0	0	2	2.3	0	0	2
O. Period of NARA commitment or treatment. (H)(5) .	0	. 0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	2	0	0	0	0	2	2.3	0	0	2.
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	. 0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	1	2	9	10	7	4	33	37.9	0	1	32
U. Time up to withdrawal of guilty plea (i)	1	0	1	1	0	0	3	3.4	0	0	3
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	27	10	21	16	8	5	87	100.0	3	12	72

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**TOTALS FOR** 

Arkansas, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

**DEFENDANTS WITHOUT EXCLUDABLE TIME** 

71 B \_78.9\_

DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)  SUB. TOTALS OF "D"											D
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	. <u> </u>	ONE	TWO	THREE
Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	0	0	0	0	0	0	0	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	0	0	0	0	0	0	0	0	0	0	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0_	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	1	0	0	0		4.8	0	0	1
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	2	2	4	19.0	0	0	4
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(3)	0	0	1	0	0	0	1	4.8	0	1	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	1		4.8	0	0	1
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges, (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	1	0	2	3	14.3	0	0	3
T. Continuances granted in the ends of justice. (H)(8)	0	0	0	7	1	2	10	47.6	0	0	10
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	1	0	1	4.8	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	0	0	2	8	4	7	21	100.0	0	1	20

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

Iowa, N.

DEFENDANTS WITH EXCLUDABLE TIME

50\_\_(C) <u>51.5</u>\_\_

INCIDENTS OF EXCLUDABLE TIME

81

Darling 3817 1, 1377 three 36, 1378	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	NO. OF DA	(YS)	SUB-	<b>9∕6</b> OF "D"	٥	CCURRE	)
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	0	2	3	0	0	6	7.4	0	4	2
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	5	0	4	0	0	0	9	11.1	0	0	ō
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	9	7	2	11	0	0	19	23.5	0	4	1.5
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	Ð	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	1	3	0	0	0	6	7.4	0	6	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	1	11	0	0	2	2.5	0	1	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	U	0	1	0	0	1	1.2	0	0	1
T. Continuances granted in the ends of justice. (H)(8) .	1	11	13	13	U	0	38	46.9	1	9	28
U. Time up to withdrawal of guilty plea (i)	0	0	0	, 0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	18	19	25	19	0	0	81	100.0	1	24	56

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

\*\*TERMINATED DEFENDANTS \_\_\_\_100\_\_\_(A)\_\_OF "A" REPORTED DURING PERIOD SPEEDY TRIAL DATA ANALYSIS TOTALS FOR INCIDENCE OF AND 73 (B) <u>73.0</u> DEFENDANTS WITHOUT EXCLUDABLE TIME L Iowa, S. 27\_(c) (27.0\_) DEFENDANTS WITH EXCLUDABLE TIME L REASONS FOR DELAY \*\*\*INTERVAL IN WHICH INCIDENTS OF EXCLUDABLE TIME 28 **EXCLUDABLE DELAY** During July 1, 1977 thru June 30, 1978 % OCCURRED SUB-LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) OF "D" ITOTALS \*REASON OF "D" 1 to 10 days 11 to 21 Under 18 USC 3161 22 to 42 43 to 84 85 to 120 ONE TWO THREE 121 + days A. Examination or hearing for mental or physical 0 2 1 0 0 10.7 0 incapacity-(H)(1)(A) . . . . . . . . . . . . . 0 0 0 0 0 B. NARA examination—(H)(1)(B) . . . . . . . . 0 0 0 0 Ω n 0 0 0 0 0 C. State or federal trials on other charges-(H)(1)(C) . . 0 0 0 0 0 D. Interfocutory appeals—(H)(1)(D) . . . . . . . 0 0 E. Hearings on pretrial motions—(H)(1)(E) . . . . . 0 0 0 0 F. Transfers from other districts (per FRCP rules 20, 0 0 0 0 0 0 0 21 & 40). (H)(1)(F) . . . . . . . . . . . . . . G. Motion is actually under advisement. 10 2 1 0 0 78.6 22 (H)(1)(G) . . . . . . . . . . . . . . . . . H. Misc. proceedings: probation or parole ravocation, 0 0 0 Ω 0 0 0 0 0 0 0 0 0 0 0 I. Prosecution deferred by mutual agreement. (H)(2) M. Unavailability (includes fugitive) of defendant or O 0 0 0 0 0 0 0 essential witness. (H)(3)(A)(B) . . . . . . . . . 0 N. Period of mental or physical incompetence of n 0 0 0 0 0 0 0 defendant to stand trial. (H)(4) . . . . . . . . 0 0 0 0 Ω 0 O. Period of NARA commitment or treatment. (H)(5) . P. Superseding indictment and/or new charges. O n 0 0 0 0 0 R. Defendant awaiting trial of co-defendant when no 0 0 0 Ω 0 0 severance has been granted. (H)(7) . . . . . . 0 2 0 1 0 0 10.7 T. Continuances granted in the ends of justice. (H)(8) . 0 0 0 0 0 U. Time up to withdrawal of guilty plea (i) . . . . . . W. Grand jury indictment time extended 30 more 0 0 0 0 0 0 

TOTALS . . . . . .

0

10

11

27

100.0

28

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment, Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR

Minnesota

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

DEFENDANTS WITH EXCLUDABLE TIME

\_<u>127</u>\_\_(c) \_<u>37.9</u>\_\_

INCIDENTS OF EXCLUDABLE TIME

"""INTERVAL IN WHICH

During July 1, 1977 thru June 30, 1978	LENG	, TH OF EXCL	<b>%</b> of "D"		DABLE D CCURREI						
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	1	2	0	0	3	1.4	0	1	2
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	1	1	1	0	1.	4	1.9	4	0	0
D. Interlocutory appeals—(H)(1)(D)	1	0	0	0	0	0	1	0.5	0	. 0	1
E. Hearings on pretrial motions—(H)(1)(E)	89	1	2	0	. 0	0	92	43.2	0	3	89
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	2	0	0	2	0	0	4	1.9	0	4	0
G. Motion is actually under advisement. (H)(1)(G)	29	14	26	0	0	0	69	32.4	0	1	68
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	1	0	0	1	0.5	0	0	1
Prosecution deferred by mutual agreement. (H)(2) .	0	1.	11	0	2	0	. 4	1.9	0	0	4
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	11	1	1	1	1.	3	18	8.5	1	11	6
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	0	0	1	0.5	0	0	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	1	0	0	0	0	0	1	0.5	0	0	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	5	4	2	0	0	11	5.2	0	1	10
U. Time up to withdrawal of guilty plea (i)	0	0	1	2	0	0	3	1.4	0	0	3
W. Grand jury indictment time extended 30 more days. (B)	1	0 .	0	0	0	0	1	0.5	1	0	0
TOTALS	134	23	37	12	3	4	213	100.0	6	21	186

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

Prepared by: Administrative Office

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

Missouri, E.

DEFENDANTS WITHOUT EXCLUDABLE TIME

148 B 47.9

161 (C) L52.1 J

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

OCCURRED

During July 1, 1977 thru June 30, 1978

**INCIDENCE OF AND** 

**REASONS FOR DELAY** 

*REASON	LENG	TH OF EXCL	YS)	SUB-	OF "D"						
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	2	1	4	1	11	11_	5.2	0	0	11
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	1	0	0	0	1	0.5	0	0	1
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0		0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	65	1	4	0	0	0	70	33.0	0	3	67
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	1	0	1	1	Ü	2	5	2.4	11_	0	4
G. Motion is actually under advisement. (H)(1)(G)	49	40	7	1	0	0	97	45.8	0	0	97
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1	0	0	0	0	0	1	0.5	0	11_	0
I. Prosecution deferred by mutual agreement, (H)(2) .	0	0	0	0	0	1	11	0.5	0	0	<u> </u>
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	0	0	11	0	<u> </u>	0.5	0	0	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	2	0	0	0	1	3	1.4	0	0	3
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	1	0	0	1	2	0.9	0	0	2
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0_	0	0
T. Continuances granted in the ends of justice (H)(8) .	1	1	8	6	2	2	20	9.4	0	0	20
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	<u>o</u>	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	Q	0	0	0
TOTALS	119	46	23	12	4	8	212	100.0	1	4	207

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial

**INCIDENCE OF AND** 

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

**TOTALS FOR** 

Missouri, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

coming dary 1, 1017 this dark co, 1070	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	NO. OF DA	(YS)	SUB- TOTALS	OF "D"	Ô	CCURRE	)
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	2	2	1	0	55	8.3	0	0	5
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0_	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals(H)(1)(D)	2	0	0	0	0	3	5	8.3	0	. 0	5
E. Hearings on pretrial motions—(H)(1)(E)	6	0	0	0	Ü	0	66_	10.0	0	0	6
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	00	0	00	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	24	6	9	0	0	2	41	68.3	0	0	41
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by nutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includesartive) of defendant or essential witness. (H)(3)(A)(B)	0	1	0	0	0	0		1.7	0	1	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	00	0		0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		0	0_	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0_	0
T. Continuances granted in the ends of justice. (H)(8) .	0	1	11	0	0	0	2	3.3	0	0	2
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0.	0		0_	0
TOTALS	32	8	12	2	1.	5	60	100.0	0	1.	59

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR

Nebraska

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME -

125 B 82.8

DEFENDANTS WITH EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

During July 1, 1977 thru June 30, 1978			/	INCIDE	ENTS OF EXCL	JDABLE TIME	<u> </u>	%	EXCLU	DABLE C	DELAY
*REASON	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB- TOTALS	OF "D"			
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	1	0	0	11_	2.9	1	0	0
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0		0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	0	0	0,	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	00	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	9	0	0	0	0	0	9	25.7	0	0	9
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	00	0	0	0	0		0	0
G. Motion is actually under advisement. (H)(1)(G)	9	7	5	2	0	0	23	65,7	0	0	23
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	00	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	0	1	0	0	1, 1,	2.9	0	1	O
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted, (H){7},	0	0	0	0	0	0	0_	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	0	0	0	0	0	0	0	0	0	0	0
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	11	0	1	2.9	0	1	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	00	0	0	0	0
TOTALS	18	7	5	4	1	0	35	100.0	1	2	32

<sup>\*</sup>Peragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*OEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment: Interval three: Arraignment to Trial.

TOTALS FOR

## INCIDENCE OF AND

North Dakota

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

VDE-1001	LENG	TH OF EXC	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	0	2	1	1	0	5	8.1	0	1	4
B. NARA examination—(H)(1)(B)	0	0	0	0	00	0	0	0	0	0	0
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	1	0	0	0	0	1	2	3.2	0	. 0	2
E. Hearings on pretrial motions—(H)(1)(E)	0	0	0	0	0	0	0	0	0	0	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	2	0	1	0	0	2	5	8.1	0	3	2
G. Motion is actually under advisement. (H)(1)(G)	6	7	4	0	0	0	17	27.4	0	0	17
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	2	0	5	7	11.3	0	1	6
M. Unavailability (includes fugitive) of defendant or essential witness, (H)(3)(A)(B)	4	3	0	0	0	1	8	12.9	0	5	3
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	0	0	0	0	0	1	1.6	0	0	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	00	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	1	4	8	4	0	17	27.4	0	9	8
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0 .	0	0	0	0	0	0	0	0	0
TOTALS	15	11	11	11	5	9	62	100.0	0	19	43

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

During July 1, 1977 thru June 30, 1978

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

219 A OF"

INCIDENCE OF AND REASONS FOR DELAY

South Dakota

DEFENDANTS WITHOUT EXCLUDABLE TIME \_\_\_\_

200\_\_B \_91.3\_

DEFENDANTS WITH EXCLUDABLE TIME

LE TIME \_\_\_\_\_\_19\_\_\_\_ C \_\_&\_7\_\_\_

INCIDENTS OF EXCLUDABLE TIME

and say, i, ion, and said so, ion	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB-	OF "D"		CCORRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	1	4	1	0	6	25.0	0	0	6
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	1	0	0	1	0	0	2	8.3	0	0	2
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	6	0	0	0	0	0	6	25.0	1	0	5
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	1	0	0	0	1	4.2	0	0	1
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	1	0	0	1	4.2	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	1	0	0	0	1	2	8.3	0	1	1
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	1	0	0	0	0	1	4.2	0	0	1
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice, (H)(8)	0	0	0	2	3	0	5	20.8	0	0	5
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)		0	0	0	0	0	0	0	0	0	0
TOTALS	7	2	2	8	4	1	24	100.0	1	1	22

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 22 transfers out of district, pretriel diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**INCIDENCE OF AND** 

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

1,630

DEFENDANTS WITH EXCLUDABLE TIME 1,257

J(C) L\_\_\_\_\_\_J

INCIDENTS OF EXCLUDABLE TIME

	LENG	TH OF EXC	LUDABLE DE	LAY PERIO	NO. OF DA	AYS)	SUB-	<b>9∕∘</b> OF "D"	١	CCORRE	U
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	. 30	18	16	16	7	9	96	5.9	10	18	68
B. NARA examination—(H)(1)(B)	. 1	0	0	0	0	1	2	0.1	0	0	2
C. State or federal trials on other charges—(H)(1)(C)	. 2	5	3	10	4	11	35	2.1	0	13	22
D. Interlocutory appeals—{H}(1)(D)	. 0	4	3	5	4	44	60	3.7	0	0	60
E. Hearings on pretrial motions—(H)(1)(E)	. 605	7	8	0	0	2	622	38.2	41	20	561
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	. 13	18	24	12	5	5	77	4.7	12	43	22
G. Motion is actually under advisement. (H)(1)(G)	. 51	57	68	9	5	7	197	12.1	0	1	196
H. Misc. proceedings: probation or parole evocation, deportation, extradition. (H)(1)		00	0	1.	0	0	11	0.1	0	0	11_
Prosecution deferred by mutual agreement. (H)(2)	. 2	1	2	11	2	2.1	29	1.8	2	1	26
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	. 49	22	30	22	28	75	226	13.9	11	107	108
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	. 6	3	5	5	5	7	31	1.9	3	7	21
O. Period of NARA commitment or treatment. (H)(5)	. 0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	. 8	3	6	5	5	4	31	1.9	24	3	4
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)		1	1	0	2	1	6	0.4	0	0	6
T. Continuances granted in the ends of justice, (H)(8)	. 27	14	26	51	10	53	181	11.1	0	12	169
U. Time up to withdrawal of guilty plea (i)	. 4	0	3	77	2	12	28	1.7	0	0	28
W. Grand jury indictment time extended 30 more days. (B)		4	1	0	0	0	8	0.5	7_	0	1
TOTALS	802	157	196	144	79	252	1,630	100.0	110	225	1,295

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reaso: for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any patty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**TOTALS FOR** 

ALASKA

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD DEFENDANTS WITHOUT EXCLUDABLE TIME

20.3 DEFENDANTS WITH EXCLUDABLE TIME

%

INCIDENTS OF EXCLUDABLE TIME

During July 1, 1977 thru June 30, 1978

A. Examination or hearing for mental or physical

INCIDENCE OF AND

**REASONS FOR DELAY** 

incapacity-(H)(1)(A) . . . . . . . . . . . . . .

\*REASON 1 to 10 days Under 18 USC 3161

n

SUB-LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) OF "D" TOTALS OF "D" 11 to 21 22 to 42 43 to 84 ONE 85 to 120 121 + days n 1. 3.8

O B. NARA examination—(H)(1)(B) . . . . . . . . . . . 0 . C. State or federal trials on other charges-(H)(1)(C) . . D. Interlocutory appeals—(H)(1)(D) . . . . . . . Ω n 11.3 E. Hearings on pretrial motions-(H)(1)(E) . . . . . 24.5 F. Transfers from other districts (per FRCP rules 20, 21 & 40), (H)(1)(F) G. Motion is actually under advisement. 37.7 (H)(1)(G) , . . . . . . . . . . . . . . . . . . H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1). . . . . . . . . . 1.9 1. Prosecution deferred by mutual agreement. (H)(2) . M. Unavailability (includes fugitive) of defendant or Ω essential witness. (H)(3)(A)(B) N, Period of mental or physical incompetence of 1.9 Ð O. Period of NARA commitment or treatment. (H)(5) P. Superseding indictment and/or new charges. R. Defendant awaiting trial of co-defendant when no n severance has been granted. (H)(7) . . . . . . 13.2 T. Continuances granted in the ends of justice, (H)(8) O U. Time up to withdrawal of guilty plea (i) . . . . . W. Grand jury indictment time extended 30 more n Ω 5.7 

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below

TOTALS . . . . . . . .

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment. Interval three. Arraignment to Trial

Prepared by Administrative Office of U.S. Courts

100.0

\*\*\*INTERVAL IN WHICH

EXCLUDABLE DELAY

OCCURRED

TWO

THREE

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juvenies, Appeals from U.S. Majistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any perty offenses proceeded by information.

### INCIDENCE OF AND **REASONS FOR DELAY**

During July 1, 1977 thru June 30, 1978

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

26.4

409

INCIDENTS OF EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME 1

burning outy 1, 1377 time dutie 30, 1370	LENG	TH OF EXC	LUDABLE DE	LAY PERIOR	NO. OF DA	(YS)	SUB.	<b>ॐ</b> OF "D"	٥	CCURRE	ס
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	9	3	4	5	1	0	22	5.4	3	3	16
B. NARA examination—(H){1)(B)	0	0	.0	0	0	1	1	0.2	0	0	1
C. State or federal trials on other charges-(H)(1)(C)	0	0	0	1	0	3	4	1.0	0	0	4
D. Interlocutory appeals—(H)(1)(D)	0	3	2	0	0	23	28	6.8	0	0	28
E. Hearings on pretrial motions—(H)(1)(E)	234	0	0	0	0	1	235	57.5	26	3	206
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	1.	1	1.	0	0	3	0.7	0	1	2
G. Motion is actually under advisement, (H)(1)(G)	8	5	1.2	1	0	0	26	6.4	0	0	26
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1 . 1	0	0	1	0	0	1	0.2	0	0	1
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	1	1	0.2	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	7	1	1	2	2	10	23	5.6	0	4	19
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	1	1	3	0	1	7	1.7	1	2	4
O. Period of NARA commitment or treatment. (H)(5) .	0	0	О	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	۵	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	5	5	13	22	2	7	54	13.2	0	1	53
U. Time up to withdrawal of guilty plea (i)	1	0	1	1	0	0	3	0.7	0	0	3
W. Grand jury indictment time extended 30 more days. (B)	1	0	0	0	0	0	1	0.2	0	0	1
TOTALS	266	19	35	37	5	47	409	100.0	30	14	365
1017110 1 , 1 , 1	<del></del>		·					1			

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR CALIFORNIA NORTHERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD 468 DEFENDANTS WITHOUT EXCLUDABLE TIME DEFENDANTS WITH EXCLUDABLE TIME L

361

INCIDENTS OF EXCLUDABLE TIME

During July 1, 1977 thru June 30, 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978			,			,		<b>%</b>	0	CCURRE	)
	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB-	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	4	3	3	1	2	4	17	4.7	3	0	14
B. NARA examination—(H)(1)(B)	1	0	0	0	0	0	1	0.3	0	С	1
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	0	2	0	2	44	1.1	0	1	3
D. Interlocutory appeals—(H)(1)(D)	0	1	0	5	0	9	15	4.2	0	. 0	15
E. Hearings on pretrial motions—(H)(1)(E)	170	3	5	0	0	0	178	49.3	2	2	174
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	13	17	22	9	3	2	66	18.3	11	36	19
G. Motion is actually under advisement. (H)(1)(G)	9	8	23	3	5	1	49	13.6	0	0	49
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
1. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	2	2	0.6	0	0	2
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	1	1	1	2	7	12	3.3	.1	2	9
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	1	2	0	0	0	4	1.1	0	0	4
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	2	0	0	0	1.	0	3	0.8	0	1	2
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	1	11	1	0	00	11	4	1.1	0	0	4
T. Continuances granted in the ends of justice. (H)(8)	0	0	11	1	1	0	3	0.8	0	0	3
U. Time up to withdrawal of guilty plea (i)	0	0	11	1	1	0	3	0.8	0	0	3
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	Ŋ	0	0	0	0	0	0	00
TOTALS	201	35	59	23	15	28	361	100.0	17	42	302

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** 

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, remarals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one. Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three. Arraignmen: to Trial

(C) L 15.6

87

98

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	NO. OF DA	(YS)	SU8-	<b>%</b> OF "D"		CCURRE	٥
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incopacity—(H)(1)(A)	0	1	4	2	0	1	8	8.2	0	3	5
B. NARA examination—(H)(1)(B)	0	00	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	1	5	11	7	2	6	22	22.4	0	10	12
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0		0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	00	0	1	0	0	0	11	1.0	0	0	1
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	00	00	11	2	2	11	6	6.1	0	6	0
G. Motion is actually under advisement. (H)(1)(G)	0	1	1	0	0	5	7	7.1	0	0	7
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2)	0	00	1	0	0	9	10	10.2	0	0	1.0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	11	4	0	11	4	5	15	. 15.3	0	13	2
Period of mental or physical incompetence of defendant to stand trial. (H)(4)	2	0	1	0	0	0	3	3.1	0	1	2
O. Period of NARA commitment or treatment. (H)(5)	00	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	11	0	0	00	0	1	1.0	0	0	1
R. Defendant awaiting trial of co-defendant when no severance has been granted, (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	2	0	3	6	11	13	25,	25.5	0	0	25
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	6	12	13	18	9	40	98	100.0	0	33	65
· · · · · · · · · · · · · · · · · · ·								,			

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**TOTALS FOR** CALIFORNIA CENTRAL

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1 1977 thru June 30 1978

INCIDENCE OF AND

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978	I ENG:	TH OE EYCI	.UDABLE DE	I AV DERIOT	\	Vel	SUB-	<b>ॐ</b> 0f "□"	C	CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	3	2	0	1	0	1	7	8.4	0	0	7
B、NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0.	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	1	1	1.2	0	0	1
E. Hearings on pretrial motions—(H)(1)(E)	22	0	0	0	0	0	22	26.5	0	0	22
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	7	2	0	0	0	0	9	10.8	0	0	9
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2)	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	0	1	2	1	7	14	16.9	0	3	11
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	٥	0	1	1	1.2	0	0	1
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	6	2	4	4	4	4	24	28.9	24	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	0	2	0	1	0	0	3	3.6	0	0	3
U. Time up to withdrawal of guilty plea (i)	0	0	0	1	0	1	2	2.4	0	0	2
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	41	8	5	9	5	15	83	100.0	24	3	56

Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR CALIFORNIA SOUTHERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

118

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978			(			UDABLE TIME	1.32   SUB-	%		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days	TH OF EXCI	UDABLE DE	LAY PERIOD	85 to 120	(YS) 121 + days	TOTALS OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	f	1	1	1	0	0	4	3.0	1	1	2
B. NARA examination—(H)(1)(B)	0	0	. 0	0	0	0	0	0	0	0	U
C. State or federal trials on other charges—(H)(1)(C)	0	0	1	0	С	0	1	0.8	0	0	1
D. Interlocutory appeals—(H)(1)(D)	0	0	1	0	3	4	8	6.1	0	0	8
E. Hearings on pretrial motions—{H)(1)(E)	0	0	0	0	0	0		0	0	0	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	. 0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	0	0	0	0	_ 0	0	0	0	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0		0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	1	0	0	0	0	4	5	3.8	0	0_	5
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	13	3	10	6	3	27	62	47.0	9	7	46
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	0	1	2	2	2	8	6.1	2	2	4
O. Period of NARA commitment or treatment. (H)(5) .	- 0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	00	0	0	0	0		0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	1	3	0	8	4	13		22.0	0	1	28
U. Time up to withdrawal of guilty plea (i)	2	0	0	2	0	11	15	11.4	0	0	1.5
W. Grand jury indictment time extended 30 more days. (B)	0	0 .	0	0	0	0		0	0	0	0
TOTALS	19	7	14	19	12	61	132	100.0	12	11.	109

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrast to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

TOTALS FOR

INCIDENCE OF AND REASONS FOR DELAY

During July 1, 1977 thru June 30, 1978

FOR \*\*TERMINATED DEFENDANTS
REPORTED DURING PERIOD

867 A OF "

DEFENDANTS WITHOUT EXCLUDABLE TIME

821 B - 94.7

DEFENDANTS WITH EXCLUDABLE TIME LINCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY OCCURRED

SUB-LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) OF "D" TOTALS \*RFASON OF "D" 1 to 10 days 11 to 21 22 to 42 Under 18 USC 3161 43 to 84 85 to 120 121 + days ONE TWO THREE A. Examination or hearing for mental or physical 7.6 O Ω B. NARA examination—(H)(1)(B) . . . . . . . . . . . O n C. State or federal trials on other charges-(H)(1)(C) . . D. Interlocutory appeals-(H)(1)(D) , . . . . . . Ω E. Hearings on pretrial motions—(H)(1)(E) . . . . . 71.2 F. Transfers from other districts (per FRCP rules 20. Ω 21 & 40). (H)(1)(F) . . . . . . . . . . . . . . . G. Motion is actually under advisement, 12.1 (H)(1)(G) . . . . . . . . . . . . . . . . . H. Misc. proceedings: probation or parole revocation, n deportation, extradition, (H)(1). . . . . . . . . . 1. Prosecution deferred by mutual agreement, (H)(2) M. Unavailability (includes fugitive) of defendant or O essential witness. (H)(3)(A)(B) . . . . . . . . N. Period of mental or physical incompetence of n defendant to stand trial, (H)(4) . . . . . . . . . n O O. Period of NARA commitment or treatment, (H)(5) . P. Superseding indictment and/or new charges. . 0 R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7) . . . . . . . 9.1 T. Continuances granted in the ends of justice. (H)(8) U. Time up to withdrawal of guilty plea (i) . . . . . W. Grand jury indictment time extended 30 more

TOTALS . . . . . .

100.0

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information,

<sup>\*\*\*</sup>Interval one: Arrest to Indictment, Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

IDAHO

#### **INCIDENCE OF AND REASONS FOR DELAY**

During July 1, 1977 thru June 30, 1978

**TOTALS FOR** 

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD DEFENDANTS WITHOUT EXCLUDABLE TIME L 36 DEFENDANTS WITH EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

*DEACON	LENG	TH OF EXC	LUDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	1	11	1	0	0	4	9.1	0	2	2
B. NARA examination—(H)(1)(B)	0	0	0	00	0	0		0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	2	0	2	4.5	0	2	0
D. Interlocutory appeals—(H){1){D}	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions{H}(1)(E)	19	3	0	0	0	0	22	50.0	0	9	13
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	_ o	3	1	1	0	0	5	11.4	0	1	4
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	1	0	0	0	0	0	1	2.3	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	11	0	0	_0	0	1	2.3	0	1	0
N. Period of mental or physical incompetence of defendant to stand trial. (H){4}	0	0	0	0	0	0	0 ,	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0 ,	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted, (H)(7)	0	0	0	0	0	0	0	0	0	0	0_
T. Continuances granted in the ends of justice. (H)(8)	7	o	1	0	1.	0	9	20.5	0	1	8
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	, 0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	28	8	3	2	3	0	44	100.0	0	16	28

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment: Interval three: Arraignment to Trial.

Prepared by: Administrative Office

INCIDENCE OF AND

**REASONS FOR DELAY** 

**TOTALS FOR** MONTANA

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

"""INTE VAL IN WHICH

During July 1, 1977 thru June 30, 1978	LENG <sup>-</sup>	TH OF EXC	_UDABLE DE			JDABLE TIME	SUB.	% 0F "D"		JDABLE ( CCURRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	0	0	1	2	0	5	26.3	0	1	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	0	00	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	00	0	0	• 0.	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	1	0	0	0	0	0	1	5.3	0	0	1
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0		0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	3	11	1	11	0	0	66	31.6	0	0	6
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	00	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	00	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	0	0	0	1	0	4	21.1	0	1	3
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		0	_ 0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted, (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	11	1	0	0	0	2	10.5	C	0	2
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	11	0	0	0	0	0	1	5.3	1	0	0
TOTALS	10	2	2	2	3	0	19	100.0	1	2	16

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY

#### INCIDENCE OF AND **REASONS FOR DELAY**

During July 1 1977 thru June 30 1978

During July 1, 1977 thru June 30, 1978	LENG <sup>.</sup>	, TH OF EXC	\ _UDABLE DE	LAY PERIOD	NO. OF DA	٦ (YS)	SUB-	<b>%</b> of "d"	C	CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	4	1	0	0	1	1	7	7.4	_0	5	2
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges $\{H\}(1)(C)$	0	0	. 0	0	0	0	0	0	0	0_	0
D. Interlocutory appeals—(H)(1)(D)	0	00	0	0	0	0	0	0	0	. 0	0
E. Hearings on pretrial motions—(H)(1)(E)	21	0 _	0	0	0	0	21	22.1	0	0	21
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	1	1	1.1	0	0	1
G. Motion is actually under advisement. (H)(1)(G)	1	1.9	8	1	0	0	39	41.1	0	0	39
H. Misc, proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1 . 1	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	1	1	1.1	0	0	11
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	2	0	4	0	0	3	9	9.5	0	1	8
Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	11	0	0	1	2	4	4.2	00	1	3
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	00	2	0	0	0	2	2.1	0	2	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H){7}	0	0	0	0	2	0	2	2.1	0	0	2
T. Continuances granted in the ends of justice. (H)(8) .	7	0	0	0	0	0	7	7.4	0	7	0
U. Time up to withdrawal of guilty plea (i)	1	0	0	0	11	0	2	2.1	0	0	2
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0		0	0	0	0
TOTALS	46	21	14	1	5	8	95	100.0	0	16	79
	·					· · · · · · · · · · · · · · · · · · ·	·				

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR

OREGON

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD 198 **DEFENDANTS WITHOUT EXCLUDABLE TIME** 

28.3

\*\*\*INTERVAL IN WHICH

During July 1, 1977 thru June 30, 1978			/			JDABLE TIME	115 SUB-	%		JDABLE D CCURRE	
*REASON	1 to 10 days	TH OF EXCL	UDABLE DE	LAY PERIOD 43 to 84	(NO, OF DA 85 to 120	(YS) 121 + days	TOTALS OF "D"	OF "D"	ONE	TWO	THREE
Under 18 USC 3161  A. Examination or hearing for mental or physical	1 to 10 days	111021	22 10 42	43 10 64	00 to 120	121 + days	$\langle \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	)	ONE	TWO	ITAREE
incapacity—(H)(1)(A)	5	3	3	0	0	0	11	9.6	2	2	7
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	1	0	11	0	0	0	2	1.7	0	0	2
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	1	0	1	0.9	0	. 0	1
E. Hearings on pretrial motions—(H)(1)(E)	52	0	0	0	0	0	52	45.2	8	4	40
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	3	2	3	1	0	0	9	7.8	0	0	9
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	1	11	0.9	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	2	1	1	1	6	5.2	1	1	4
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	. 4	1	4	9	1	10	29	25.2	0	2	27
U. Time up to withdrawal of guilty plea (i)	0	0	1	0	0	0	1	0.9	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	2	1	0	0	0	3	2.6	3	0	0
TOTALS	66	8	15	11	3	12	115	100.0	14	9	92

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

WASHINGTON EASTERN \*\*TERMINATED DEFENDANTS
REPORTED DURING PERIOD

DEFENDANTS WITH EXCLUDABLE TIME

147

A

OF "A"

78.2

21.8

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH EXCLUDABLE DELAY OCCURRED

0.0

*REASON		111 01 670	.UDABLE DE	LAY PERIOD	(NO. OF DA	(SYS	SUB-	OF "D"	j		
Under 18 USC 3161	1 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	3	0	0	0	0	3	7.7	0	0	3
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $(H)\{1\}(C)$	0	0	0	0	0	0		0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	27	0	0	0	0	0	27	69.2	0	0	27
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	,	0	2	0	0	0	3	7.7	0	0	3
Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)		0	0	0	0	0	0	0	0	0	0
. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	1.	1 ,	2.6	0	0	1
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	0	1	0	0	1	2.6	0	0	1
V. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
Continuances granted in the ends of justice. (H)(8)	1	0	2	0	0	0	3	7.7	0	0	3
J. Time up to withdrawal of guilty plea (i)	0	0	0	1	0	0	1	2.6	0	0	1
V. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	29	3	4	2	0	1	39	100.0	0	0	39

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

**TOTALS FOR** WASHINGTON WESTERN

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

**DEFENDANTS WITHOUT EXCLUDABLE TIME** 

859

DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1. 1977 thru June 30, 1978

**REASONS FOR DELAY** 

During July 1, 1977 thru June 30, 1978	LENC	TU OF EVO	LUDABLE DE	I AV DEDIGE	\	Vcl	SUB-	<b>%</b> of "D"		CCURRE	D
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ONE	TWO	THREE
Examination or hearing for mental or physical incapacity—(H)(1)(A)	0	0	0	1.	0	0	1	0.9	0	1	0
B. NARA examination—(H)(1)(B)	0	0	0	0	С	0	0	0	0	0	0
C. State or federal trials on other charges— $(H)(1)(C)$	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals~(H)(1)(D)	0	0	0	0	. 0	1	11	0.9	0	0	1
E. Hearings on pretrial motions—(H)(1)(E)	3	0	0	0	0	0	3	2.6	0	1	2
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	1	1	0.9	1	0	0
G. Motion is actually under advisement. (H)(1)(G)	5	4	7	0	0	0	16	14.0	0	0	16
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2) .	0	1.	1 .	0	2	2	6	5.3	2	1	3
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	19	12	11	8	14	14	78	68.4	0	73	5
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	1	0	0	0	2	0	3	2.6	0	0	3
O. Period of NARA commitment or treatment, (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	1	0	0	1	0.9	0	0	1
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	1	0	2	0	0	3	2.6	0	0	3
U. Time up to withdrawal of guilty plea (i)	0	0	0	1	0	0	1	0.9	0	0	1
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	28	18	19	1.3	18	18	114	100.0	3	76	35
1011100 1 1 1 1 1 1 1			···		~ <del>~~~~</del>			,			

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

TOTALS FOR

GUAM

#### INCIDENCE OF AND **REASONS FOR DELAY**

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME L

2 DEFENDANTS WITH EXCLUDABLE TIME L

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	LENG	TH OF EXCL	_UDABLE DE			JDABLE TIME	SUB- TOTALS	<b>%</b> OF "D"		DABLE C CCURRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity~(H)(1)(A)	0	0	0	0	0	0	0	0	0	0	0
B. NARA examination—(H)(1)(B)	0	0	· o	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	0	0	0	0	0	0	0	0	0	0	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	00	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	0	0	0	0	0	0	0_	0	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0 .	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	o	0	0	0	0	1	1	50.0	0	1	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	. 0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	1.	0	0	0	0	1	50.0	0	0	1
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	О	0	0	0	0	0	0	0	0	0	0
TOTALS	0	1	0	0	0	1	2	100.0	0	1	1

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information,

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

TOTALS FOR

#### **INCIDENCE OF AND REASONS FOR DELAY**

Tenth Circuit

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD **DEFENDANTS WITHOUT EXCLUDABLE TIME** 

DEFENDANTS WITH EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** 

During July 1, 1977 thru June 30, 1978	LENG	TIL OF EVO				JOABLE TIME	SUB.	% OF "D"		CCURRE	
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	UDABLE DE 22 to 42	43 to 84	85 to 120	121 + days	OF "D"	OF "D"	ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	23	13	8	12	4	2	62_	7.9	4	4	54
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges— $\{H\}(1)(C)$	1	3	0	0	0	0	4	0.5	0	2	2
D. Interlocutory appeals—(H)(1)(D)	0	0	9	8	0	2	19,	2.4	0	. 0	19
E. Hearings on pretrial motions—(H)(1)(E)	315	12	1	3	0	0	331	42.3	18	6	307
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	16	5	4	2	0	0	27	3.4	9	13	5
G. Motion is actually under advisement. (H){1){G}	60	55	20	0	0	3	138	17.6	0	0	138
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1	0	0	0	0	0	11	0.1	0	0	1
I. Prosecution deferred by mutual agreement. (H)(2) .	7	0	4	1.	1	4	17	2.2	0	1	16
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	64	13	8	6	3	9	103	13.2	1	88	14
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	Q	0	3	1	3	2	9	1.1	11	1	7
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	1	0	0	1	2	0.3	1	0	1
Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	1	1	0.1	0	0	1
T. Continuances granted in the ends of justice. (H)(8) .	. 11	12	14	21	0	0	58	7.4	2	15	41
U. Time up to withdrawal of guilty plea (i)	0	3	1	1	0	0	5	0.6	0	0	5
W. Grand jury indictment time extended 30 more days. (B)	2	1	3	0	0	0	6	0.8	6	0	0
TOTALS	500	117	76	55	11	24	783	100.0	42	130	611

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.
\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

329 A OF

Colorado

DEFENDANTS WITH EXCLUDABLE TIME \_\_\_\_\_\_3

38 © 11.6

INCIDENTS OF EXCLUDABLE TIME

43

*PEACON	LENG'	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"			
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	2	0	1	1	0	0	4	9.3	1	0	3
B、 NARA examination(H)(1)(B)	0	0	0_	00	0	0	0	0	0	00_	
C. State or federal trials on other charges— $(H)(1)(C)$	0	1	0	0	0	0	1	2.3	0_	1	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	0	0
E. Hearings on pretrial motions—(H)(1)(E)	0	00	0	Ú	0	0	00	0	0	0	0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	2	4	1	0_	0	0	7	16.3	0	7_	0
G. Motion is actually under advisement. (H)(1)(G)	0	0	0	0	0	0	0	0	0	0	0
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2)	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	1	0	2	0	0	2	5	11.6	0	2	3
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	2	0	2	2	6	14.0	1	0	5
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	1_	0	0	0	11	2.3	11_	0	0
Defendant awaiting trial of co-defendant when no severance has been granted. (H){7)	0	0	0	0	0	0	. 0	0	0_	0_	0
Γ. Continuances granted in the ends of justice. (H)(8) .	6	6	2	2	0	0	16	37.2	0	15	1
J. Time up to withdrawal of guilty plna (i)	0	2	τ	0	0	0	3	7.0	0	0	3
V. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	11	13	1.0	3	2	4	43	100.0	3	25	15

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUD:: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three. Arraignment to Trial.

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

\_\_\_415\_\_\_(A) OF "A"

Kansas

DEFENDANTS WITHOUT EXCLUDABLE TIME 319 (B) 76.9

INCIDENTS OF EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME L

*REASON	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	NO. OF DA	YS)	SUB-	OF "D"			
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"	` ~~	ONE	TWO	THREE
A. Examination or nearing for mental or physical incapacity—(H)(1)(A)	2	3	4	6	3	0	18	14.8	0	1	17
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0	0	0	0
C. State or federal trials on other charges— $\{H\}\{1\}\{C\}$	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	2	2	1.6	0	. 0	2
E. Hearings on pretrial motions—(H)(1)(E)	79	0	0	0	0	0	79	64.8	0	0	79
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0	0	0	0	0	0	0	0	0	0	0
G. Motion is actually under advisement. (H)(1)(G)	10	1	3	0	0	3	17	13.9	0	0	17
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	1	0	0	0	0	0	11	0.8	0	0	1
I. Prosecution deferred by mutual agreement. (H)(2) .	0	0	0	0	0	0	0	0	0	0	0
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	0	0	1	1	1	2	5	4.1	0	1	4
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0_	0
O. Period of NARA commitment or treatment. (H)(5) .	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8) .	0	0	0	0	0	0	0	0	0	0_	0
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	92	4	8	7	4	7	122	100.0	0	2	120

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

INCIDENCE OF AND

**REASONS FOR DELAY** 

TOTALS FOR

New Mexico

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

336 A OF "A

%

OF "D"

DEFENDANTS WITHOUT EXCLUDABLE TIME \_\_\_\_

DEFENDANTS WITH EXCLUDABLE TIME L

ME 105 © 31.2

125

SUB-

TOTALS

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH
EXCLUDABLE DELAY
OCCURRED

| During July 1, 1977 thru June 30, 1978 | LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS)

\*REASON
Under 18 USC 3161 | 1 to 21 | 22 to 42 | 43 to 84 | 85 to 120 | 12

Under 18 USC 3161  A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	O THREE
incapacity—(H)(1)(A)	5
C. State or federal trials on other charges—(H)(1)(C)	1 14
D. Interlocutory appeals—{H}(1)(D)	0 0
E. Hearings on pretrial motions—(H)(1)(E)	0 0
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	0 0
21 & 40). (H)(1)(F)	0 84
G. Motion is actually under advisement. (H)(1)(G)	0 0
deportation, extradition. (H)(1)	0 9
I. Prosecution deferred by mutual agreement. (H)(2) . 2 0 2 0 4 8 6.4 0	0 0
M. Hansellahille, Bushalar Cartain Car	0 8
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	4 2
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0 0
O. Period of NARA commitment or treatment. (H)(5) . 0 0 0 0 0 0 0 0	0 0
P. Superseding indictment and/or new charges. (H)(6)	0 0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7) 0 0 0 0 0 0 0 0 0	00
T. Continuances granted in the ends of justice. (H)(8) . 0 0 2 0 0 0 , 2 , 1.6 0	0 2
U. Time up to withdrawal of guilty plea (i) 0 1 0 0 0 0 1 0.8 0	0 1
W. Grand jury indictment time extended 30 more days. (B)	0 0
TOTALS	5 120

\*Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

\*\*DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

\*\*\*Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial,

INCIDENCE OF AND

During July 1, 1977 thru June 30, 1978

**REASONS FOR DELAY** 

TOTALS FOR

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

115 A OF

Oklahoma, N.

DEFENDANTS WITHOUT EXCLUDABLE TIME L

2 (B) <u>19.1</u>

DEFENDANTS WITH EXCLUDABLE TIME

93 © 80.9

INCIDENTS OF EXCLUDABLE TIME

*DF 4CON	LENG	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"	L		
*REASON Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	· 43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1	1	0	2	0	0	4	3.2	0	0	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0		0	0	0	0
C. State or federal trials on other charges(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals—(H)(1)(D)	0	0	0	0	0	0	0	0	0	. 0	0
E. Hearings on pretrial motions—(H)(1)(E)	23	0	0	0	0	0	23	18.3	4	1	18
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	7	0	2	1	0	0	10	7.9	0	5	5
G. Motion is actually under advisement. (H)(1)(G)	8	1	3	0	0	o	12	9.5	0	0	12
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
I. Prosecution deferred by mutual agreement. (H)(2)	1	0	1	0	0	0	2	1.6	0	0	2
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	57	9	3	3	1	2	, 75	59.5	0	75	0
N. Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	0	0	0	0	0	0	0	0
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0		.0	0	00	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice, (H)(8)	0	0	0	0	0	0		0	0	0	
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	0	0	0	0	0	0	0	0	0	0	0
TOTALS	97	11	9	6	1.	. 2	126	100.0	4	81	41

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

SPEEDY TRIAL DATA ANALYSIS

**INCIDENCE OF AND** 

During July 1, 1977 thru June 30, 1978

TOTALS FOR

**REASONS FOR DELAY** 

Oklahoma, E.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD DEFENDANTS WITHOUT EXCLUDABLE TIME

DEFENDANTS WITH EXCLUDABLE TIME

48 (c) <u>(32.9</u> .

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH **EXCLUDABLE DELAY** OCCURRED

*REASON	LENG'	TH OF EXCL	UDABLE DE	LAY PERIOD	(NO. OF DA	YS)	SUB-	OF "D"			
Under 18 USC 3161	1 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	OF "D"		ONE	TWO	THREE
A. Examination or hearing for mental or physical incapacity—(H)(1)(A)	1.	2	1	1	0	0	5	7.0	1	0	4
B. NARA examination—(H)(1)(B)	0	0	0	0	0	0	0	0	0	0	0
C. State or federal trials on other charges—(H)(1)(C)	0	0	0	0	0	0	0	0	0	0	0
D. Interlocutory appeals~(H)(1)(D)	0	0	0	0	0	0	0	0	0	. 0	0
E. Hearings on pretrial motions—(H)(1)(E)	16	11	0	3	0	0	30	42.3	0	0	30
F. Transfers from other districts (per FRCP rules 20, 21 & 40). (H)(1)(F)	2	1.	1	0	0	0	4	5.6	4	0	0
G. Motion is actually under advisement. (H)(1)(G)	3	2	7	0	0	0	12	16.9	0	0	12
H. Misc. proceedings: probation or parole revocation, deportation, extradition. (H)(1)	0	0	0	0	0	0	0	0	0	0	0
Prosecution deferred by mutual agreement. (H)(2)	3	0	1	1	1	0	6,	8.5	0	1	5
M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B)	3	2	0	0	0	1.	6	8.5	0	4	2
Period of mental or physical incompetence of defendant to stand trial. (H)(4)	0	0	0	1	1	0	2	2.8	0	1	1
O. Period of NARA commitment or treatment. (H)(5)	0	0	0	0	0	0	0	0	0	0	0
P. Superseding indictment and/or new charges. (H)(6)	0	0	0	0	0	0	0	0	0	0	0
R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7)	0	0	0	0	0	0	0	0	0	0	0
T. Continuances granted in the ends of justice. (H)(8)	0	0	0	1	0	0	1	1.4	0	0	1
U. Time up to withdrawal of guilty plea (i)	0	0	0	0	0	0	0	0	0	0	0
W. Grand jury indictment time extended 30 more days. (B)	2	0	3	0	0	0	5	7.0	5	0	0
TOTALS	30	18	13	7	2	1	71	100.0	10	6	55

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

Prepared by: Administrative Office of U.S. Courts

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

SPEEDY TRIAL DATA ANALYSIS

INCIDENCE OF AND

**REASONS FOR DELAY** 

**TOTALS FOR** 

Oklahoma, W.

\*\*TERMINATED DEFENDANTS REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME

251 (B) (61.2

DEFENDANTS WITH EXCLUDABLE TIME \_\_\_

159 (C) (38.8 J

INCIDENTS OF EXCLUDABLE TIME

\*\*\*INTERVAL IN WHICH

**EXCLUDABLE DELAY** During July 1, 1977 thru June 30, 1978 % OCCURRED SUB-LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) OF "D" **J**TOTALS \*REASON OF "D" Under 18 USC 3161 1 to 10 days 11 to 21 22 to 42 43 to 84 85 to 120 121 + davs ONE TWO THREE A. Examination or hearing for mental or physical incapacity-(H)(1)(A) . . . . . . . . . . . . . . . ....3,8.... B. NARA examination—(H)(1)(B) . . . . . . . . . . C. State or federal trials on other charges-(H)(1)(C) . . 0.8 D. Interlocutory appeals—(H)(1)(D) . . . . . . . 7.2 E. Hearings on pretrial motions—(H)(1)(E) . . . . . 39.0 F. Transfers from other districts (per FRCP rules 20. 0.4 21 & 40). (H)(1)(F) . . . . . . . . . . . . . G. Motion is actually under advisement. 36.4 H. Misc, proceedings; probation or parole revocation. deportation, extradition. (H)(1). . . . . . . . 1. Prosecution deferred by mutual agreement. (H)(2) M. Unavailability (includes fugitive) of defendant or essential witness. (H)(3)(A)(B) . . , . . . . N. Period of mental or physical incompetence of defendant to stand trial. (H)(4) . . . . . . . . . O. Period of NARA commitment or treatment. (H)(5) P. Superseding indictment and/or new charges. R. Defendant awaiting trial of co-defendant when no 0.4 severance has been granted. (H)(7) , . . . . . 9.7 T. Continuances granted in the ends of justice, (H)(8) U. Time up to withdrawal of guilty plea (i) . . . . . 0.4 W. Grand jury indictment time extended 30 more days. (B) . . . . . . . . . . . . . . . . .

TOTALS . . . . . .

100.0

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

\*\*TERMINATED DEFENDANTS SPEEDY TRIAL DATA ANALYSIS TOTALS FOR REPORTED DURING PERIOD INCIDENCE OF AND \_95.9\_ DEFENDANTS WITHOUT EXCLUDABLE TIME Utah DEFENDANTS WITH EXCLUDABLE TIME L **REASONS FOR DELAY** "\*\*INTERVAL IN WHICH INCIDENTS OF EXCLUDABLE TIME 14 EXCLUDABLE DELAY During July 1, 1977 thru June 30, 1978 % OCCURRED SUB-LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) OF "D" TOTALS \*REASON OF "D" 1 to 10 days Under 18 USC 3161 11 to 21 22 to 42 43 to 84 85 to 120 ONE THREE 121 + days TWO A. Examination or hearing for mental or physical incapacity-(H)(1)(A) . . . . . . . . . . . . . . . 0 21.4 0 0 B. NARA examination—(H)(1)(B) . . . . . . . . . 0 0 0 0 0 C. State or federal trials on other charges-(H)(1)(C) . . 1 0 0 0 0 0 D. Interlocutory appeals-(H)(1)(D) . . . . . . . 0 ٥ Ð n 0 E. Hearings on pretrial motions-(H)(1)(E) . . . . . 1 0 n 0 50.0 F. Transfers from other districts (per FRCP rules 20, 0 0 0 0 0 21 & 40). (H)(1)(F) . . . . . . . . . . . . . 0 G. Motion is actually under advisement. ۵ (H)(1)(G) . . . . . . . . . . . . . . . . . . n 0 0 0 0 H. Misc, proceedings: probation or parole revocation, 0 0 0 0 0 0 deportation, extradition. (H)(1). . . . . . . . 0 I. Prosecution deferred by mutual agreement. (H)(2) 0 0 0 M. Unavailability (includes fugitive) of defendant or 0 essential witness. (H)(3)(A)(B) . . . . . . . . 1 0 0 0 14.3 N. Period of mental or physical incompetence of 0 0 0 ٥ 0 0 0 0 0 ٥ 0 O. Period of NARA commitment or treatment. (H)(5) . 0 0 P. Superseding indictment and/or new charges. n 0 0 ٥ ٥ 0 R. Defendant awaiting trial of co-defendant when no 0 0 ٥ severance has been granted. (H)(7) . . . . . . . 0 0 0 0 0 0 T. Continuances granted in the ends of justice. (H)(8) 0 0 0 0 0 0

U. Time up to withdrawal of guilty plea (i) . . . . .

W. Grand jury indictment time extended 30 more

0

0

2

0

1

0

0

0

0

n

7

0

٥

1

0

14

100.0

0

9

0

0

5

0

3

0

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment; Interval three: Arraignment to Trial.

\*\*TERMINATED DEFENDANTS SPEEDY TRIAL DATA ANALYSIS TOTALS FOR REPORTED DURING PERIOD INCIDENCE OF AND DEFENDANTS WITHOUT EXCLUDABLE TIME ¬(c) ∟34.7\_¬ Wyoming DEFENDANTS WITH EXCLUDABLE TIME **REASONS FOR DELAY** \*\*\*INTERVAL IN WHICH INCIDENTS OF EXCLUDABLE TIME **EXCLUDABLE DELAY** During July 1, 1977 thru June 30, 1978 % OCCURRED \$UB∙ LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) 0F "D" TOTALS \*REASON 1 to 10 days 11 to 21 22 to 42 43 to 84 121 + days ONE TWO THREE Under 18 USC 3161 85 to 120 A. Examination or hearing for mental or physical B. NARA examination—(H)(1)(B) . . . . . . . . n O C. State or federal trials on other charges-(H)(1)(C) . . D. Interlocutory appeals—(H)(1)(D) . . . . . . . 0. E. Hearings on pretrial motions-(H)(1)(E) . . . . . 34.8 F. Transfers from other districts (per FRCP rules 20, O 10.9 21 & 40). (H)(1)(F) . . . . . . . . . . . . . . G. Motion is actually under advisement. (H)(1)(G) . . . . . . . . . . . . . . . . . 4.3 H. Misc. proceedings: probation or parole revocation, deportation, extradition, (H)(1), . . . . . . . . . 1. Prosecution deferred by mutual agreement. (H)(2) . M. Unavailability (includes fugitive) of defendant or 1. essential witness, (H)(3)(A)(B), . . . . . . . . N. Period of mental or physical incompetence of defendant to stand trial. (H)(4), . . . . . . . . . 0 -O. Period of NARA commitment or treatment, (H)(5) . P. Superseding indictment and/or new charges. R. Defendant awaiting trial of co-defendant when no severance has been granted. (H)(7) . . . . . . . ...34.8.... T. Continuances granted in the ends of justice. (H)(8) U. Time up to withdrawal of guilty plea (i) . . . . . W. Grand jury indictment time extended 30 more  $\mathbf{C}$ 

100.0

b

<sup>\*</sup>Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, are shown with reason for delay below.

<sup>\*\*</sup>DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, pretrial diversion dispositions, removals from State courts and any petty offenses proceeded by information.

<sup>\*\*\*</sup>Interval one: Arrest to Indictment; Interval two: Indictment to Arraignment, Interval three: Arraignment to Trial

### APPENDIX C

The tables which follow provide statistical information obtained from the Speedy Trial Plans submitted by the Planning Groups under provisions of Title 18 U.S.C. Section 3166(c). Also, information is provided from the Annual Report of the Director for the 12 months ended June 30, 1978. The source of the data is indicated for each table.

TABLE 1

NUMBER OF MATTERS PRESENTED TO THE

U.S. ATTORNEY FOR PROSECUTION, THE NUMBER PROSECUTED

AND NOT PROSECUTED (3166(c)(2)

Circuit and District	Matters Received	Prosecuted	Not Prosecuted
Total all districts	91,141	41,210	49,931
District of Columbia	965	687	278
First Circuit			·
Maine Massachusetts New Hampshire Rhode Island Puerto Rico	169 N o t 194 192 292	85 Report 60 154 4	84 e d 134 38 288
Second Circuit			
Connecticut	1,508	306	1,202
Northern Eastern Southern Western Vermont	461 3,261 2,463 665 174	170 1,039 1,307 527 114	291 2,222 1,156 138 60
Third Circuit			
Delaware New Jersey Pennsylvania:	184 2,372	89 757	95 1,615
Eastern	3,150 237 Not	1,040   176   Report	2,110 61
Virgin Islands	70		70
Fourth Circuit			
Maryland	1,427	785	642
Eastern	1,223 729 534 1,081	362 232 248 647	861 497 286 434
Eastern	1,121 388	866 171	255 217
Northern	N o t 680	Reporte 213	e d 467

TABLE 1

NUMBER OF MATTERS PRESENTED TO THE

U.S. ATTORNEY FOR PROSECUTION, THE NUMBER PROSECUTED

AND NOT PROSECUTED (3166(c)(2)

Circuit and District	Matters Received	Prosecuted	Not Prosecuted
Fifth Circuit			
Alabama: Northern Middle Southern	1,817	840	977
	955	182	773
	371	260	111
Florida: Northern Middle Southern	646	422	224
	2,343	878	1,465
	2,932	1,379	1,553
Georgia: Northern Middle Southern	1,379	599	780
	1,469	1,078	391
	1,439	758	681
Louisiana: Eastern	1,273 Not Not	753 Reported Reported	520
Mississippi: Northern Southern	258	121	137
	295	225	70
Texas:  Northern  Eastern  Southern  Western  Canal Zone	1,243	625	618
	442	206	236
	2,739	1,808	931
	2,434	1,036	1,398
	397	286	111
Sixth Circuit			
Kentucky: Eastern Western Michigan:	432	268	164
	1,434	565	869
Eastern	2,624	1,473	1,151
	454	327	127
Northern	864	284	580
	784	387	397
Eastern	1,051 Not Not	517 Reparted Reported	534
Seventh Circuit			
Illinois:  Northern Eastern Southern Indiana:	N o t 318 376	Reported 132 105	186 271
Northern	478	286	192
	1,447	358	1,089
Eastern	993	286	707
	184	81	103

TABLE 1

NUMBER OF MATTERS PRESENTED TO THE

U.S. ATTORNEY FOR PROSECUTION, THE NUMBER PROSECUTED

AND NOT PROSECUTED (3166(c)(2)

	<del> </del>	1	T
Circuit and District	Matters Received	Prosecuted	Not Prosecuted
Eighth Circuit			
Arkansas:		İ	
Eastern	421	351	70
Western	190	111	79
Iowa:	]		
Northern	239	145	94
Minnesota	414 548	102 393	312 155
Missouri:	740	393	155
Eastern	1,926	391	1,535
Western	1,377	807	570
Nebraska	1,023	189	834
North Dakota	370	143	227
South Dakota	494	337	157
Ninth Circuit			
Alaska	738	176	562
Arizona	2,338	1,507	831
California:			
Northern	1,689	500	1,189
Eastern	2,202	845	1,57
Central	3,878	1,769	2,109
Southern	4,382	2,031	2,351
Idaho	195	129	66
Montana	308 379	120	188
Nevada	1,051	286 230	93 821
Oregon	807	359	448
Washington:	307	337	440
Eastern	331	201	130
Western	1,495	892	603
Guam	Not	Reporte	d
Northern Mariana Islands	Not	Reporte	d .
Tenth Circuit			
Colorado	691	555	136
Kansas	805	475	330
New Mexico	2,214	463	1,751
Northern	242	202	40
Eastern	291	132	159
Western	1,743	314	1,429
Utah	715	336	379
Wyoming	,		

SOURCE: Table 5 of the Speedy Trial Plans.

# TABLE 2 NUMBER OF MATTERS TRANSFERRED TO OTHER DISTRICTS OR TO STATES FOR PROSECUTION 3166 (c)(3)

	and Trans- and			Number of Matters Transferred		
Circuit and District			frans- ferred to Districts	Trans- ferred to States		
Total all districts	1,622	3,105	Sixth Circuit	173	243	
District of Columbia	13	199	Kentucky:			
First Circuit	38	7	- Eastern	14 22	0	
Maine	1	0	Easter	48	81	
Massachusetts	24 3	0	WesternOhio:	10	0	
Rhode Island	6 4	7	Northern	22 17	69 33	
Second Circuit	78	95	Eastern	12	60	
Connecticut	10	0	Middle	12 16	0 e	
Northern	8	0	Seventh Circuit	96	228	
Eastern	17 23	2 0	Illinois:			
Western	12	92	Northern	19	o	
Vermont	8	1	Eastern	10 1	0	
Third Circuit,	71	o	Indiana:			
Delaware	4	0	Northern	9 42	0 61	
New Jersey	21	0	Wisconsin: Eastern	1,		
Eastern	16	0	Western	11 4	167 0	
Middle	4 26	0	Eighth Circuit	100		
Virgin Islands	0	0		102	31	
Fourth Circuit	175	144	Arkansas: Eastern	17	0	
Maryland	33	0	Western	7	0	
Eastern	18	9	Southern	7	0	
Middle	15 5	0	Minnesota	20	ő	
South Carolina	29	. 0 88	Eastern	9	0	
Virginia: Eastern	44		Western	16	24	
Western	10	0 47	North Dakota	10 4	4 0	
West Virginia: Northern	12	0	South Dakota	8	0	
Southern	9	ō	Ninth Circuit	307	332	
Fifth Circuit	431	608	Alaska Arizona	12 44	2 24	
Alabama: Northern	23	110	California: Northern	30		
Middle	16	110 3	Eastern	29	30 214	
Southern	7	0	Central	56 33	0	
Northern	16	0	Hawaii	14	1	
Middle	50 46	0 0	Idaho	6 11	13 13	
Georgia:	40	U	Nevada	11	10	
Northern	33 9	98 0	Oregon   Washington:	18	1	
Southern	13	2	Eastern	10	24	
Louisiana: Eastern	21	0	Western	33	0	
Middle	4	0	Northern Mariana Islands	o }	ō	
Western	6	0	Tenth Circuit	138	1,218	
Northern	13	69	<b>  </b>			
rexas:	9	0	Colorado	27 21	5 0	
Northern Eastern	47	256	New Mexico	1	1,023	
Southern	11 49	11 30	Northern	10	7	
Western	58	29	Eastern	3	0	
Januar 20116	0	0	Utah	19 24	132	
ı			il otau	24 1	50	

SOURCE: Appendix Table D-1 Defendants, appearing in the ANNUAL REPORT OF THE DIRECTOR, Administrative Office of the U.S. Courts and Table 5 of the Speedy Trial Plans.

TABLE 3 DISPOSITIONS BY DIVERSION, OTHER DECLINATIONS AND OTHER DISPOSITIONS OF CRIMINAL MATTERS FOR THE TIME PERIODS INDICATED

Circuit and District	<sup>1</sup> Time Period	<sup>2</sup> Diversion	<sup>3</sup> All Other Declinations	<sup>4</sup> Other Dispositions
District of Columbia	5	0	1 200	20
District of Columbia			1,200	
First Circuit		1		
Maine	1	0	34	26
Massachusetts	7	0	NR	0
New Hampshire	4	0	62	32
Rhode Island	1 4	13	143 114	2 23
		13	1	
Second Circuit		: 		
Connecticut	1	2	1,151	15
New York: Northern	1	19	105	98
Eastern	1	1	1,685	51
Southern	1	80	406	411
Western	3	6	287	117
Vermont	1			20
Third Circuit		  -	i i	1
Delaware	1	c	33	33
New Jersey	1	18	549	699
Pennsylvania: Eastern	,	160	1.00	756
Viddle	1	160 0	160 36	756 36
Western	7	. 0	NR NR	0
Virgin Islands	4	0	52	1
Fourth Circuit				
Maryland	1	3	274	211
North Carolina:	1	1	1	
Eastern	1	4	746	81
Western	1	38	502 55	90 134
South Carolina	1	46	1,267	2
Virginia:				
Eastern	1	22	673	41
West Virginia:	1 +	24	56	34
Northern	7	ა	NR	0
Southern	1	3	389	39
Fifth Circuit			Ì	
Alabama:				
Northern	1	4	801	9
Southern	1	7	19 115	641
Florida:	1	1	111	14
Northern	1	1	111	60
Middle	1	5	765	245
Georgia:	1	0	740	83
Northern	1	64	377	213
Middle	1	0	331	20
Louisiana:	1	0	243	15
Eastern	1	21	497	9
Middle	7	0	NR NR	ó
Western	7	1	NR	0
Northern	1	0	350	10/
Southern	7	0	350 NR	124 29
Texas:	-			-
Northern	2	1	2,999	619
Southern	1 1	7 392	229	19
	. 1	: 374	392	148
Western	1	Ö	1,795	495

<sup>&</sup>lt;sup>1</sup>Time periods covered are shown as follows:

<sup>1.</sup> Calendar Year 1977 5. 7-1-76 to 6-30-77
2. Calendar Year 1976 6. 1-1-77 to 3-1-78
3. 7-1-75 to 12-31-77 7. Time period covered not provided in Speedy Trial Plan.
4. 7-1-76 to 12-31-77 NR Not Reported
NOTE: National and circuit totals omitted due to differing reporting time periods.

TABLE 3

# DISPOSITIONS BY DIVERSION, OTHER DECLINATIONS AND OTHER DISPOSITIONS OF CRIMINAL MATTERS FOR THE TIME PERIODS INDICATED (Continued)

,	Continued)		
<sup>1</sup> Time Period	<sup>2</sup> Diversion	<sup>3</sup> All Other Declinations	<sup>4</sup> Other Dispositions
1 1	1 14	537 14	144 139
1	71	2,883	157
			234
1	0	155	94
7 7	0 0 0	245 NR NR	204 0 0
7 2 1	0 3 0	NR 150 183	0 8 58
1 4	9 19	96 892	17 73
1	28 0	553 43	88 34
1 1	1 ° 5	55 51	7 24
1 1 1	8 0 0	NR 78 34	13 198 71
1 1 1	78 81 16	400 306 779	852 69 45
2	0	147 110	46 52
7	0 13	32 203	515 260
1 1 1	35 7 24 18	933 922 2,007 18,136	521 268 943 2,228
1 1 1 1	2 0 5 0	118 42 922	39 18 53 17 43
1 1 7	14 58 0	296 438 NR	80 204 0
7	0	NR.	0
ĺ			
1 1 1	0 0 13	59 6 579	68 124 0
1 1 1	1 0 18 0	316 101 1,038 411	18 27 117 8 64
	1 Time Period  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 Time Period 2 Diversion 2 Di	Time   Period   2Diversion   3All Other   Declinations

<sup>&</sup>lt;sup>2</sup>Diversion before or after court filing.

<sup>&</sup>lt;sup>3</sup>Includes matters declined for want of prosecution merit, lack of evidence, jurisdictional problems, etc. (Excludes referrals to other Federal district courts and to State or local authorities). See table in this appendix.

<sup>\*\*</sup>Allocitudes matters dismissed by magistrate, not on initiative of U. S. Attorney, and matters resulting in no true bill by grand jury.

SOURCE: Speedy Trial Plans, Table 5.

TABLE 4 DEFENDANTS. U.S. DISTRICT COURTS
DISPOSITION BY DISMISSAL, ACQUITTAL AND CONVICTION, BY DISTRICT, DURING THE TWELVE MONTH PERIOD ENDED JUNE 30, 1978

		}	NOT CON	VICTED		60	NVICTED AND	SENTENCED	)
CIRCUIT AND DISTRICT	TOTAL DEFEN-	TOTAL	DIS-	ACQU1 B	TTED Y	TOTAL	PLEA OF GUILTY OR NOLO	CONV I	CTED
	DANTS		MISSED	COURT	JURY		CON- TENDERE	COURT	JURY
TOTAL ALL DISTRICTS	45,922	9,428	7,801	311	1,316	36,494	31,105	1,428	3,961
DISTRICT OF COLUMBIA.	1,033	149	116	5	28	884	762	27	95
FIRST CIRCUIT	1,073	156	110		46	917	750	6	161
MA INE MASSACHUSETTS NEW HAMPSHIRE RHODE ISLAND PUERTO RICO	82 617 35 98 241	17 83 5 11 40	12 52 4 7 35	- - - - - -	5 31 1 4 5	65 534 30 87 201	55 416 23 76 180	- 4 - - 2	10 114 7 11 19
SECOND CIRCUIT	3,561	824	671	13	140	2,737	2,307	23	407
CONNECTICUT. NEW YORK NORTHERN. NEW YORK EASTERN. NEW YORK SOUTHERN. NEW YORK WESTERN. VERMONT.	261 174 1,084 1,634 322 86	34 41 199 468 70 12	31 24 151 412 41 12	1 - 10 2 -	2 17 48 46 27	227 133 885 1,166 252 74	205 122 747 943 219 71	3 16 3 1	19 11 122 220 32 3
THIPD CIRCUIT	3,173	587	409	37	141	2,586	2,204	84	298
DELAWARE NEW JERSEY PENNSYLVANIA EASTERN. PENNSYLVANIA MIDDLE PENNSYLVANIA WESTERN. VIRGIN ISLANDS	104 1,271 792 179 463 364	22 183 130 21 118 113	18 112 82 17 79 101	1 11 12 2 6 5	3 60 36 2 33 7	82 1,088 662 158 345 251	77 1,004 542 135 257 189	- 19 35 6 14 10	5 65 85 17 74 52
FOURTH CIRCUIT	4,796	1,193	1,032	40	121	3,603	3,074	217	312
MARYLAND NO. CAROLINA EASTERN. NO. CAROLINA MIDDLE. NO. CAROLINA WESTERN. SOUTH CAROLINA VIRGINIA EASTERN VIRGINIA WESTERN * VIRGINIA WESTERN * VIRGINIA SOUTHERN.	1,403 289 279 274 474 1,624 173 76 204	413 57 34 41 105 441 29 14 59	367 39 28 31 73 402 25 11	22 2 - 3 5 7 1 -	24 16 6 7 27 32 3 3	990 232 245 233 369 1,183 144 62 145	839 180 231 192 302 1,015 132 51	59 18 7 6 14 111 2	92 34 7 35 53 57 10 11
FIFTH CIRCUIT	10,927	1,898	1,486	95	317	9,029	7,572	499	958
ALABAMA NORTHERN ALABAMA TIDDLE ALABAMA SOUTHERN FLORIDA NORTHERN FLORIDA MIDDLE FLORIDA SOUTHERN GEORGIA NORTHERN GEORGIA NORTHERN GEORGIA SOUTHERN LOUISIANA EASTERN LOUISIANA MIDDLE LOUISIANA WESTERN MISSISSIPPI NORTHERN MISSISSIPPI SOUTHERN TEXAS NORTHERN TEXAS SOUTHERN TEXAS SOUTHERN TEXAS WESTERN	835 342 210 160 778 971 591 1,071 603 533 109 263 85 162 725 173	86 555 41 41 107 194 136 68 127 77 14 41 15 32 98 34	70 32 33 33 29 85 130 96 36 70 57 13 38 8 27 79 26	2 3 1 4 1 24 37 3 - 2 - 1 2 1 7	14 20 7 12 21 60 39 8 20 17 1 1 7 4 17 7	749 287 169 119 671 777 455 1,003 476 456 95 222 70 130 627 139	712 214 152 80 537 569 350 954 225 411 87 215 50 121 540 129	2 20 2 1 4 32 10 29 218 5 1 3 - 1 6 - 34	35 53 15 38 130 176 95 18 33 40 7 4 20 8 81 10

## TABLE 4 DEFENDANTS. U.S. DISTRICT COURTS DISPOSITION BY DISMISSAL, ACQUITTAL AND CONVICTION, BY DISTRICT, DURING THE TWELVE MONTH PERIOD ENDED JUNE 30, 1978

			NOT - CONV	ICTEO		CONVICTED AND SENTENCED				
CIRCUIT AND DISTRICT	TOTAL DEFEN-	TOTAL	DIS-	B, VGONT.		TOTAL	PLEA OF GUILTY OR NOLO	CONVIC		
	DANTS		MISSED	COURT	JURY		CON- TENDERE	COURT	JURY	
SIXTH CIRCUIT	4,434	840	713	10	117	3,594	3,131	79	384	
KENTUCKY EASTERN KENTUCKY WESTERN MICHIGAN EASTERN OHIC NORTHERN OHIO SOUTHERN TENNESSEE EASTERN TENNESSEE MIDDLE TENNESSEE WESTERN	339 698 1,303 230 592 428 190 338 316	61 69 409 36 75 42 32 68 48	46 56 373 30 69 35 18 57 29	1 1 1 1 - - 3 3	14 13 35 5 7 14 8 16	278 629 894 194 517 386 158 270 268	220 565 790 172 469 342 129 231 213	8 12 22 6 9 3 2 6 11	50 52 82 16 39 41 27 33	
SEVENTH CIRCUIT	2,154	341	246	17	78	1,813	1,499	86	228	
ILLINGIS NORTHERN ILLINGIS EASTERN ILLINGIS SOUTHERN INDIANA NORTHERN INDIANA SOUTHERN WI ACONSIN EASTERN WI SCONSIN WESTERN	970 204 152 244 285 224 75	143 31 16 50 35 54 12	80 28 7 36 34 52	14 - - 2 - 1	49 3 9 12 1 1 3	827 173 136 194 250 170 63	624 155 117 161 241 146 55	73 3 1 1 - 6 2	130 15 18 32 9 18 6	
EIGHTH CIRCUIT	2,652	538	447	1.7	74	2,114	1,794	71	247	
ARKANSAS EASTERN ARKANSAS WESTERN IÜWA NORTHERN ICWA SOUTHERN MI NNESUTA MISSOURI EASTERN MISSOURI WESTERN NEBRASKA NORTH DAKOTA	298 88 115 106 363 328 747 165 153 289	71 12 17 11 65 42 188 25 20 87	49 6 15 8 53 38 161 23 12 82	3 - 1 1 - 11 1 -	19 6 1 2 12 4 16 1 8 5	227 76 98 95 298 286 559 140 133 202	173 58 85 77 255 233 493 125 112	14 1 2 1 7 8 30 2 1 5	40 7 11 17 36 45 36 13 20 22	
NINTH CIRCUIT	9,785	2,436	2,209	49	178	7,349	6,435	277	637	
ALASKA. ARIZONA. CALIFORNIA NOGTHERN. CALIFORNIA EASTERN. CALIFORNIA CENTRAL. CALIFORNIA SOUTHERN. HAWAII IDAHG MONTANA NEVADA OREGON. WASHINGTON EASTERN. WASHINGTON WESTERN. GUAM. NORTHERN MARIANAS.	196 1,324 773 621 1,921 1,444 1,131 167 254 235 349 161 1,160 49	46 445 175 116 306 322 470 57 100 57 179 88 37 176	44 415 158 108 262 286 463 54 86 70 78 33 134	2 1 2 6 1 7 - 4 3 3 - 20	2 26 16 6 38 35 - 3 10 6 7 4 22 1	150 879 598 505 1,615 1,122 661 113 154 261 124 984 30	14·1 75·4 52.5 45.5 1,438 930 62.8 95 137 129 215 105 861 22	2 20 10 16 40 89 23 3 3 9 3 56	7 105 63 34 137 103 10 12 14 24 37 16	
TENTH CIRCUIT	2,334	466	362	28	76	1:868	1,575	59	234	
COLORADO KANSAS NEW MEXICO OKLAHOMA NORTHERN CKLAHOMA EASTERN UTAH UTAH WYOMING	426 478 380 121 143 425 235	94 115 84 21 35 60 25 32	64 98 74 14 18 52 17 25	12 4 1 2 3 2 2 2	18 13 9 5 14 6	332 363 296 100 108 365 210	270 325 242 91 87 326 147 87	13 5 22 4 1 6 8	49 33 32 5 20 33 55 7	

TABLE 5
Additional Resources Requested For
Compliance With Permanent Time Limits:
Judges, Magistrates, Court Reporters

Circuit and District	Judges (With Supporti	Magistrates ng Staff)	Court Reporters
Total all districts	119-20 + 2T (11 + 4T)*	31½	13 + 1T
District of Columbia	-	-	_
First Circuit	10*	2	-
Maine	1*	1	
Massachusetts	4*	1	
New Hampshire	1*	-	
Rhode Island			_
Puerto Rico	4*	-	_
Second Circuit	5 (3*)	3	1
Connecticut	1*		-
Northern	1*		
Eastern	2 (1*)	2	
Southern	-		
Western	1 (0*)	1	-
Vermont	-	-	_
Third Circuit	4*		3
Delaware		_	_
New Jersey	2*		2
Pennsylvania:			
Eastern	_	-	~
Middle	2*	_	~
Western	_		1
Virgin Islands	144	-	~
Fourth Circuit	9 + 1T (13 + 1T)*	1 <sub>5</sub>	-
Mouriand	2*		
Maryland	2^	-	~
Eastern	1*	_	-
Middle	1*	_	
Western	1*	_	_
South Carolina	0 (3*)		_
Virginia:	. ,		
Eastern	0 (2*)	- 1	_
Western	2*	_	_
West Virginia:			
Northern	1 (0*)	12	<b></b>
Southern	1 + 1T*		_

TABLE 5
Additional Resources Requested For
Compliance With Permanent Time Limits:
Judges, Magistrates, Court Reporters
(Continued)

Circuit and District	Judges (With Supporting	Judges Magistrates (With Supporting Staff)				
Fifth Circuit	39 (35*)	$11^{\frac{1}{2}}$	1 + 1T			
Alabama:						
Northern	3*					
Middle	1*	_	1			
Southern		_				
lorida:		_	_			
Northern	1*		_			
Middle	3*		_			
Southern	5*	$1^{\frac{1}{2}}$	_			
eorgia:		-2				
Northern	5*	7	_			
Middle	_	_	_			
Southern	1*	_	1T			
ouisiana:						
Eastern	4*	1	-			
Middle	1*	_	i –			
Western	1*	-	-			
Iississippi:						
Northern	1 (0*)	_				
Southern	_ ` `	_				
'exas:						
Northern	3*	_	_			
Eastern	0 (1*)	12	_			
Southern	6 (5*)	$1^{1\over 2}$	_			
Western	4 (1*)	_	_			
Canal Zone	_	-	-			
Sixth Circuit	13 (10 + 2T)*	5 <sup>1</sup> 2	_			
Fa-Assalara						
Kentucky: Eastern	2 (2 , 1 m) +	•				
Western	3 (2 + 1T)*	1/2	] -			
	<del>-</del>	1	-			
Michigan: Eastern	3*	•				
Western	2*	2 1	_			
Ohio:	2	.1.	_			
Northern	0 (1 + 1T)*	_	i			
Southern	3 (1*)		_			
Cennessee:		_	_			
Eastern	_	_	l _			
Middle	1*	1				
Western	1 (0*)	<del>-</del>	_			
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
Seventh Circuit	10 - 11 (8*)		-			
llinois:						
Northern	4 - 5 (3*)	-	_			
Eastern	1*	_	-			
Southern	1 (0*)	-	_			
ndiana:						
Northern	1*	-	_			
Southern	1*	_	_			
Wisconsin:						
Eastern	1*	-	_			
Western	1*	-	_			

TABLE 5
Additional Resources Requested For
Compliance With Permanent Time Limits:
Judges, Magistrates, Court Reporters
(Continued)

Circuit and District	Judges (With Support	Magistrates ing Staff)	Court Reporters
Eighth Circuit	7 (8 + 1T)*	3	5
Arkansas: Eastern	2* 1 (0*)	_ 1	-
Iowa: NorthernSouthern MinnesotaMissouri:	- 0 (1*) 0 (1 + 1T)*	1 - -	- - -
Eastern	1* 2*  - 1*	_ 1 _ -	- 5 - -
Ninth Circuit	19 + 1T (15*)	4 <sup>1</sup> 2	3
Alaska Arizona California:  Northern Eastern Central Southern Hawaii Idaho Montana Nevada Oregon Washington: Eastern Western Guam Northern Mariana Islands	- 3* 0 (1*) 0 (1*) 3* 0 (1*) 4 (2*) 1 (0*) - 0 1 + 1T (1*) 2*  1 (1 <sub>2</sub> *) 4 (1 <sub>2</sub> *)	- - 1 - 1 - 1 - 1 1 - 1	- - - - - - - - - - - - - - - -
Tenth Circuit	3 (7*)	11/2	<b>~</b>
Colorado	0 (2*) 0 (1*) 0 (1*) 1*	- - - 15	-
Eastern	1* 1* -	- - - 1	

<sup>\*</sup>Provided in Omnibus Judgeship Bill

T-Temporary Position

SOURCE: Speedy Trial Plans.

TABLE 6 Additional Resources Requested For Compliance: Clerks of United States District Courts

Circuit and	Deputy	Speedy Trial	Circuit and	Deputy	Speedy Trial
District	Clerks	Clerks	District	Clerks	Clerks
Total all districts	43	2412 - 2512	Sixth Circuit	1	11 <sub>2</sub>
District of Columbia		_	Kentucky:		
First Circuit	б	1	Bastern	-	$\frac{1}{p_3}$
	······································		Michigan:		1.3
Maine	- 6	ī	Eastern	-	
New Hampshire		_	Western	-	-
Rhode Island	_	_	Northern	-	_
Puerto Rico	-	-	Southern	-	-
Second Circuit	3	4	Tennessee: Eastern	_	
			Middle	1	-
Connecticut	-	-	Western	-	-
Northern	2	_	Soughth Cinquit	1	2
Eastern	_	2	Seventh Circuit	1	
Southern		ī	Illinois:		
Western	1	1	Northern	-	_
Vermont	-	-	Eastern	-	1
mich a colorest		1	Southern	1	-
Third Circuit	_	6 - 7	Indiana:		
Delawara			Northern	-	1
Delaware	-	;	Southern	-	-
Pennsylvania:	-	1	Wisconsin:		
Eastern	_	1 1	Eastern	-	-
Middle	-	1 - 2	western		-
Western	_	1	Eighth Circuit	7	-
Virgin Islands	-	2			
Fourth Circuit	1	1	Arkansas:	_	_
			Eastern	1	_
Maryland		1	Iowa:		
North Carolina:	1	i i	Northern	-	_
Eastern	-	-	Southern	-	-
Middle	- !	- [	Minnesota	-	
South Carolina			Missouri:	1	
Virginia:	_	- !	Eastern	-	-
Eastern	_ :	- !	Western		
Western	1.	-	North Dakota	2	-
West Virginia:			South Dakota	-	
Northern	-	-			
Southern	- 1	-	Ninth Circuit	14	2
Fifth Circuit	8	5	Alaska	_	••
			Arizona	1	-
Alabama:		#	California:	-	
Northern	-	-	Northern	-	
Southern	-	<u> </u>	Eastern	5	-
Florida:		-	Central	_	-
Northern	<b>.</b> .	- 1	Hawaii	_	-
Middle	-	-	Idaho	<b>-</b> i	_
Southern	-	2	Montana	-	-
leorgia:	. 1	)[	Nevada	2	-
Northern	3	-	Oregon	-	-
Southern	- !	_	Washington:	2	•
Louisiana:	Î	1	Eastern	4	2
Eastern	-	2	Guam	-	-
Middle		-	Northern Mariana Islands	-	-
Western	-	-		1	
dississippi:			Tenth Circuit	2	2
Northern	- 1		6-1		THE PARTY OF THE P
Southern	1	-	Colorado	-	-
Northern	_	_	Kansas	_	_
Eastern	_	_	Oklahoma:	-	-
Southern	4	1	Northern	1	1
Western	-	-	Eastern	_	-
Canal Zone	-	-	Western	-	-
	i	j.	Utah	1	
	1	ii ii	Wyoming		1

SOURCE: Speedy Trial Plans,

TABLE 7 Additional Resources Requested For Compliance: United States Probation Office

Circuit	Proba	tion	Circuit and	Proba	tion
and District	Officers	Clerks	District	Officers	Clerk
Total all districts	32-3	16	Sixth Circuit		-
District of Columbia	_	-	Kentucky:		
First Circuit	4	5	Eastern	_	-
İ	_		Michigan: Eastern	_	
Maine	2	3	Western	}	_
New Hampshire	1	1	Ohio:		
Rhode Island	1	ī	Northern		_
			Tennessee:		
Second Circuit		ļ	Eastern	_	-
Connecticut	-	-	Western	-	-
Northern	-	-	Seventh Circuit	4	-
Eastern	·	_	Illinois:		
Western	_	-	Northern	-	_
Vermont	-	-	Eastern	-	-
mit al Circuit	3	4	Southern	-	-
Third Circuit		4	Indiana: Northern	4	_
Delaware	•	-	Southern	_	_
New Jersey	_	-	Wisconsin: Eastern		_
Eastern	-	-	Western	-	_
Middle	-	-	P. 1.1. 61 1/	,	
Western	3	4	Eighth Circuit	3	
The state of the state	23		Arkansas:	1	
Fourth Circuit	2+3		Eastern	1	-
Maryland	-	-	Iowa: Northern	_	_
Eastern	-	-	Southern	-	-
Middle	_	_	Minnesota	-	-
Western	-	-	Missouri: Eastern	_	-
Virginia:	_	_	Western	-	-
Eastern	2-3	_	Nebraska	1	_
West Virginia:			South Dakota	_	-
Northern	-	-		1	_
Southern	-	-	Ninth Circuit	16	7
Fifth Ci cuit		-	Alaska	6	-
Alabama:			California:		
Northean	-	_	Northern	-	-
Middle	_	_	Eastern	_	_
Florida:		i	Southern	-	-
Northern	-	-	Hawaii	-	-
Middle	-	_	Idaho	-	_
Georgia:			Nevada	5	4
Northern	-	-	Oregon	-	-
Middle	_	_	Washington: Eastern	_	
Louisiana:	_	_	Western	5	3
Eastern	-	-	Guam	-	_
iddle	-	_	Northern Mariana Islands	-	-
Western	-	_	Tenth Circuit	-	-
Northern	-		Colonesia		
Texas:	-	_	Colorad: Kansas	_	_
Northern	_	-	New Mexico	-	_
Eastern	-	_	Oklahoma:		
Southern	-		Northern Eastern	[	<b>-</b>
Canal Zone	-	-	Western	] -	_
			Utah	j -	-
		1	Wyoming	1 -	-

SOURCE: Speedy Trial Plans.

TABLE 8
REQUESTS FOR ADDITIONAL DEFENDERS RESOURCES

	District	Attorneys	Clerks
Α.	Federal Defender Offices		
	Total 7 Districts	11	6
	Arizona	1 2 2 - 3 2 1	- 1 3 1 - - 1
В.	Community Defender Offices		
	Total 2 Districts	3	1
	New York, Eastern	2 1	_ 1

SOURCE: Speedy Trial Plans.

### INTRODUCTION TO APPENDICES D, E, F, AND G

The following tables set out the time elapsing between stages of the criminal judicial process during the first two years under the Speedy Trial Act. They are designed to indicate the extent of which the courts have been able to meet the three intervals specified in the Act during the first two transitional years. The Act established a phase-in period beginning July 1, 1976 that provided a maximum period of 60 days between arrest and indictment and 180 days between arraignment and trial. In the second year, beginning July 1, 1977, these time limits were reduced to 45 days between arrest and indictment and 120 days between arraignment and trial. The time period between indictment and arraignment has remained constant at 10 days.

For the 1977 time limits the tables show interval data only for intervals actually begun and terminated during the year ending June 30, 1978. All time interval data is net time, that is, excludable time has been subtracted.

### APPENDIX D

Time (in days) between arrest or service of summons to indictment or information for defendants disposed of in the United States District Courts for Speedy Trial Years beginning July 1, 1976 and July 1, 1977. For Speedy Trial Year beginning July 1, 1976, the time interval was 60 days; for the Speedy Trial Year beginning July 1, 1977, the time interval was 45 days.

SPEEDY TRIAL		ALYSIS OF														FENDA HRU JUNI			
EACH DISTRICT'S D THIS SEPARATES TO TERVAL ONE BEGA FROM THOSE WHOSE	ATA IS SHO ERMINATED IN UNDER T	WN ON 2 LIN DEFENDAN HE ACT'S 19	IES ('76 & '77) ITS WHOSE IN 76 LIMITS											<u></u>		ERVICE OF			
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL	SAME	DAY	1 to 3	O clays	31 to 3	5 days	36 to 6	15 days	46 to 6	iO days	61 to 9	O days	91 to 12	20 days	121 days	& over
		(DAYS)	# #	DEF S REPORTED	%	DEF S REPORTED	%	DEF'S REPORTED	n.,	LEF'S REPORTED	%	DEF S REPORTED	۰,	DEF'S REPORTED	%	DEF 5 REPORTED	٠.	DEF S REPORTED	
	76	•	18849	∟ <sup>4081</sup>	21.7	10755	57.1	827	4.4	1099	5-8	1181	6.3	590	3.1	152	. 8	164	-9
ALL DISTRICTS	77		9169	∟1851	20-2	5714	62.3	428	4.7	647	7.1	271	3.0	139	1.5	70	-8	49	•5
				·	!	· · · · · · · · · · · · · · · · · · ·							1			ı !		1	
FIRST CIRCUIT	76		342	L 44	12.9	296	60.2	13	3.8	17	5.3	33	9.6	14	4.1	2	-6	13	3.8
	77		220	∟ 31	14-1	138	62.7	7	3.2	13	5.9	10	4.5	15	6.8	4	1-8	2	•9
		20	1,		. ما ا				!							1			
MAINE	76	30	, 2,	. 2	18.2	3	27.3	5	45.5	1	9.1								}
	77			L- 2	10040														
	176	63	140,	32	22.9	56	40.0	6	4.3	5	3.6	19	13.6	9	6.4	1	.7	12	8.6
MASSACHUSETTS	77	45	126	_ 22	17.5	61	48.4	6	4.8	11	8.7	7	5.6	14	11.1	3	2•4	2 `	1.6
					l						1							)	
	76	45	5	_ 5	100.0										!				1
NEW HAMPSHIRE	77	35	4	L 1	25•0	3	75.0												
						· · · · · · · · · · · · · · · · · · ·				···					······································	· ·			
	76	60	44	L 2	4.5	25	56.8	2	4.5	9	20-5	3	6.8	2	4.5			1	2.3
RHODE ISLAND	77	45	L8	L_ 2	2,5 . 0	5	62.5									1	12.5		-
					MEET	1979 TIME	LIMITS	7			6	NET MEAN	is GROSS I	DAYS LESS I	DAYS OF I	EXCLUDABL	E TIME UN	DER 18 USC	3161(h)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '7.; FROM JULY 1, 1976 THRU JUNE 30, 1977. INTERVAL LIMITS WERE 60/10/180, DURING \*\* ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

# DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE CC. JAMES.

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL  $\epsilon$  !HING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

	ICABLE D	ISTRICT LI	MITS													FENDA IRU JUN			
EACH DISTRICT'S E THIS SEPARATES TI TERVAL ONE BEGA FROM THOSE WHOS 1977 LIMITS	HMINATEL N UNDER T	DEFENDANT HE ACT'S 197	IS WHOSE IN		NI	JMBER O	F 'NET D	AYS THAT	ELAPSED	TO INDIC	CTMENT O	R INFOR	MATION F	ROM ARR	EST OR S	ERVICE O	SUMMO	NS	
CIRC'JIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL ONE	SAME DEF'S REPORTED	DAY	DEF'S REPORTED	10 days	31 to :	35 days	36 to	45 days	46 to	60 days	61 to 9	00 days	91 to 13	20 days	121 days	& over
PUERTO RICO	76	60 45	## 142	L <sup>3</sup>	2.1 5.0	122 69	85.9 86.3	1	1.3	2	1.4 2.5	11	7.7	3	2.1	1	•7		
SECOND CIRCUIT	76			∟ <sup>230</sup> ∟ <sup>98</sup>	15.1	635 348	41.7 52.0	63	4.1 1.9	99 153	6.5 22.9	357 34	23.4	96 11	6.3 1.6	25 9	1.6	19	1.2
CONNECTICUT	76	30	53_; 2'4	ر 19 13	35 <sub>5</sub> 8	34	64.2 45.8												
NEW YORK NORTHERN	76	63 45	63 24	∟ <sup>6</sup> ∟ <sup>2</sup>	9.5 8.3	39	61.9 70.8	4	6.3	5	7.9 8.3	6	9.5	2	3•2 4•2	1	4.2	1	1.6
NEW YORK EASTERN	76	45	211	∟ <sup>32</sup> ∟ <sup>24</sup>	6.3	207	41.0 56.4	34	6.7	32 36	6.3	127 16	25.1 7.6	42 5	8.3	17 5	3.4 2.4	3	2.8
NEW YORK SOUTHERN	\ 76   77	45	788	∟ <sup>151</sup> ∟ <sup>29</sup>	19.2 8.8	28J 157	35.5 47.6	22 9	2.3	60 114	7.6 34.5	215	27.3	50 4	6.3	7	•9 •3	3	-4
					MEET 1	979 TIME	LIMITS /	3				NETMEA	NS GROSS	DAYSLESS	DAYS OF I	XCLUDARI	E TIME UN	DER 18 USC	: 3161(h)

MEET 1979 TIME LIMITS

. NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S T ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES 00 NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COUNTS.

	CABLE D	ISTRICT LI	MITS								RING IN									
EACH DISTRICT'S DA THIS SEPARATES TE TERVAL ONE BEGAN FROM THOSE WHOSE 1977 LIMITS.	RMINATED I UNDER TI I INTERVA	WN ON 2 LIN DEFENDAN HE ACT'S 197 L ONE BEGA	TS WHOSE IN 16 LIMITS N UNDER			N	UMBER O	F 'NET D	AYS THAT	ELAPSED	TO INDIC	TMENT (	OR INFORM	ATION F	ROM ARR	EST OR S	ERVICE O	SUMMO	vs —	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL ONE		SAME	DAY	<u></u>	0 days	31 to 3	35 days	36 to 4	15 days	46 to 6	0 days	61 to 9	00 days	91 to 1	20 days	121 days	a over
	<u>"</u>	(DAYS)	##	REP	EF S ORTED	%	DEF'S REPORTED	*	DEF'S REPORTED	%           DEF'S REPORTED	%									
NEW YORK WESTER!	76	60	79	L	13	16.5	52	65.8	1	1.3	2	2.5	7	8.9	2	2.5	1	1.3	1	1.3
REW TOTAL WESTERN	77	45	56	L	25	44.6	25	44.6	1	1.8	1	1.8	1	1.8	1	1.8	2	3.6		
VERMONT	76	_60 _45	36_ <sub>]</sub> 24	L	9	25•0 20•8	23 19	63.9 79.2	2	5.6			2	5.6						
. THIRD CIRCUIT	\ 76 \ 77		1382 475		+62 L50	33.4 31.6	748 244	54•1 51•4	34	2.5	31 25	2.2	46 8	3.3	27	2.0	10	.7	24	1.7
DELAWARE	\ 76 ) 77	30	25; 5	L L	7	28.0	18 5	72.0 100.0							,					
NEW JERSEY	\ 76   77	<u>63</u> <u>45</u>	706 <sub>1</sub>		321 114	45•5 67•9	316 37	44.8 22.0	10	1.4	7	1.0	23	3.3	10	1.4	2	.6 1.2	15 5	2.1 3.0
PENNSYLVANIA EASTERN	\ 76   77	30	220 134	L	14	6.4 2.2	150 103	68.2 76.9	18	8.2 4.5	11	5.0 4.5	10	4.5 2.2	6	3.2 4.5	3	2.7	4	1.8
						MEET 1	979 TIME	LIMITS	ì				NET MEAT	IS GROSS	DAYS LESS	DAYS OF	EXCL UDABI	LE TIME U	IDER 18 US	C 3161(h).

\*\* DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60:10:180, DURING S T ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45:10:120

## THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RIULE 20 TRANSEERS OUT OF DISTRICT, PRETHALD DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1 HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77) EACH DISTRICT SOATA IS SHOWN ON Z LINES 1.08 7/1
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER
1977 LIMITS. NUMBER OF \*NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS SPEEDY TRIAL YEAR DEFENDANTS WHO BEGAN INTERVAL 1 to 30 days CIRCUIT & SAME DAY 31 to 35 days 36 to 45 days 46 to 60 days 61 to 90 days 91 to 120 days 121 days & over LIMIT ONE DEF'S REPORTED DEF S REPORTED DEF'S DEF'S DEF S REPORTED DEFS DEF'S % REPORTED REPORTED REPORTED REPORTED REPORTED (DAYS) ## 76 60 32 58.2 17 30.9 1 1.8 2 3.6 1 1.8 1 1.8 1 1.8 PENNSYLVANIA MIDDLE 14 77.8 3 5.6 L 42 52.5 16 20.0. 3 3.8 7 8.8 5.0 7 8.8 1.3 PENNSYLVANIA WESTERN 25.0 21.4 2 7.1 39.3 6 11 2 7.1 296 <u>∟</u> 46 15.5 231 78.0 2 . 7 4 1.4 8 2.7 2 3 1.0 VIRGIN ISLANDS 12 9.8 90 73.8 ઇ 5 6.6 4-1 3 2.5 3 2.5 .8 1672 <u>د</u> 829 49.6 647 38.7 62 3.7 58 3.5 46 2.8 21 1.3 3 . 2 .4 6 FOURTH CIRCUIT L 146 629 23.2 429 68.2 15 2.4 20 3.2 15 2.4 • 6 530 76 ∟ 284 53.6 211 39.8 8 1.5 8 1.5 8 1.5 2 1.3 .4 2 •4 MARYLAND 30 186 90 48.4 93 48.4 • 5 3 1.1 30 32.3 46 49.5 8 8.6 3 5 3.2 5.4 1 1-1 NO. CAROLINA EASTERN 9 66 13.6 56 84.8

MEET 1979 TIME LIMITS

. NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977. INTERVAL LIMITS WERE 60/10/180, DURING S.T. ACT YEAR '77. FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE OECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

# CONTINUED 30F5

SPEEDY TRIAL D		ALYSIS OF			v											FENDA HRU JUN			<u>-</u>
EACH DISTRICT'S DA THIS SEPARATES TER TERVAL ONE BEGAN FROM THOSE WHOSE 1977 LIMITS	MINATED UNDER T	DEFENDAN HE ACT'S 197	TS WHOSE IN-			NUMBER O	F *NET D	AYS THAT	ELAPSE	TO INDIC	TMENT (	OR INFORM	ATION F	ROM ARR	EST OR S	SERVICE O	summo	NS	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL	S	ME DAY	1 to	30 days	) 31 to	35 days	36 to	45 days	46 to (	50 days	61 to 9	90 days	91 to 1	20 days	121 day	& over
	·	(DAYS)	ONE ##	DEF	S LED %	DEF S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	N.	DEF'S REPORTED	ૈષ્ઠ	DEF'S REPORTED	٠.,	DEF'S REPORTED	J.	DEF'S REPORTED	76
NO. CAROLINA MIDDLE	76	30	113	<u>L</u> 1	15.9	85	73.2	5	4.4	2	1.8	2	1.8	1	.9				
	77	30	<u>86</u>	L	7 8.1	79	91.9												
ı		<del></del>		***		1	1	ŀ		ļ i		l 1						) j	
NO. CAROLINA WESTERN	76	30	<u> 57</u> ]	L 2	1	35	61.4					1	1.8	1	1-8				
	( 77	30	<u> 47</u>	<u> </u>	1 23.4	35	74.5	<u> </u>		1	2.1	}		<u> </u>					<del></del>
ı	76	45	174	<u>.</u> 5	33.3	81	46.6	9	5.2	17	9.8	7	4.0	1	.6	1	.6		
SOUTH CAROLINA	) 77	35	68	L	2 2.9	60	88.2	3	4.4	3	4.4								
	` <del></del>					<u>'</u>	·	· 			<del></del>				· ·	<u> </u>		· .	
MOCINIA FACTEON	76	60	571	∟38	2 66.9	117	20.5	20	3.5	19	3.3	20	3.5	10	1.8			3	•5
VIRGINIA EASTERN	77	45	115	<u>.</u> 1	9.6	70	60.9	6	5.2	11	9.6	13	11.3	4	3.5				
	 \ 76	45	1 90 1	, 2	1 23.3	49	54.4	12	13.3	6	6.7	1	1.1	[				1	1.1
VIRGINIA WESTERN	) 77	45	47	-	7 14.9	34	72.3	4	8.5	2	4.3								
					ļ·	<u> </u>	<u> </u>	l	i 						<u></u> ,	<u> </u>		<u> </u>	
NAME OF THE OWNER OWNER OW	76	60	13	L	5 38.5	4	30.8		1	2	15.4	2	15.4						
W. VIRGINIA NORTHERN	77	45	<u> </u>	L	7 87.5	1	12.5												
					MEE.	T 1979 TIMI	LIMITS	7				NET MEA	NS GROSS	DAYS LESS	DAYS OF	EXCLUDABI	.E TIME UI	NDER 18 US	3161(h).

\*\* DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

## THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

# DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS. AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

	ABLE D	ISTRICT LI	MITS													FENDA HRU JUN			
EACH DISTRICT'S DA THIS SEPARATES TER TERVAL ONE BEGAN FROM THOSE WHOSE 1977 LIMITS	UNDER T	HE ACT'S 197	GLIMITS 1		N	UMBER O	F 'NET D	AYS THAT	ELAPSED	TO INDIO	CTMENT C	OR INFOR	MATION I	ROM ARR	EST OR	SERVICE O	F SUMMO	NS	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL ONE	SAMI	E DAY	1 to	30 days	31 to	35 days	36 to	45 days	46 to	60 days	61 to	90 days	91 to 1		121 day	
		(DAYS)	##	REPORTED	%	неронтер	% *	REPORTED	%	REPORTED	15	REPORTED	95	REPORTED	n <sub>i</sub>	REPORTED	**;*	REPORTED	**
W. VIRGINIA SOUTHERN	76	30	31	L 11	35.5	19	61.3			1	3.2								
,	77	30	<u>6</u> _	2	33.3	4	66.7	[ 						<u> </u>					
	76			. 750	15.0		5. 0	35,	_ ,	25.0		1		1		1			
FIFTH CIRCUIT	76 77		2878	∟ 758 ∟ 522	15.9	2711 1782	56.9	256 132	5.4	359 253	7.5 8.7	375 124	7.9 4.3	38	1.3	52 25	1.1	46 5	1.0
						11102	10117	132	1.0			124	4.3	1 36	1.3	45	.9	) j	-2
	76	60	_ 201	L_ 23	11-4	104	51.7	30	14.9	26	12.9	12	6.0	6	3.0				
ALABAMA NORTHERN	77	45	113	L 16	14-2	58	51.3	11	9.7	9	8.0	12	10.6	3	2.7	2	1.8	2	1.8
						i				1			i	! 	······	1		1	
ALABAMA MIDDLE .	76	60	_110	L. 11	10-0	64	58.2	6	5.5	4	3.6	14	12.7	10	9.1	1	•9		
VEWPWWW MINDRE	77	45	99	L 10	10.1	83	83.8	4	4.0	2	2.0						:		
					1						ı		1	1			:	· · · · · · · · · · · · · · · · · · ·	
ALABAMA SOUTHERN	76	60	27	∟ 13	48.1	10	37.0	1	3.7	3	11.1								
	77	45	22	L 4	18.2	5	22.7	10	45.5	3	13.6								
					{	i	1	1	1	ī	ı	i	!	1	1	1		ſ	
FLORIDA NORTHERN	76	60		L <sup>3</sup>	13.6	13	59.1	4	18.2	2	9.1								
	77	45	15	L <sup>3</sup>	20.0	7	46.7					5	33.3						

MEET 1979 TIME LIMITS

\* NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING ST ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PFTTY OFFENDERS, AND ALSO DO NOT INCLUDE-IUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL D	ABLE C	DISTRICT I	IMITS														FENDA HRU JUN			
EACH DISTRICT'S DATHIS SEPARATES TER TERVAL ONE BEGAN FROM THOSE WHOSE 1977 LIMITS.	MINATEI UNDER T INTERVA	DEFENDAN THE ACT'S 19: AL ONE BEGA	ITS WHOSE IN 76 LIMITS IN UNDER			- NUM	MBEH OI	F 'NET D	AYS THAT	ELAPSEC	TO INDIC	CTMENT C	R INFORM	MATION F	ROM ARE	EST OR S	SERVICE O	F SUMMO	INS	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL ONE		AME DA	Y )(		30 days		35 days		45 days		60 days		90 days	91 to 1	20 days	121 days	& over
	`.'	(DAYS)	##	DEI REPO	RTED	<b>x</b>   F	DEF S NEPORTED	%	DEF'S REPORTED	×	DEF S REPORTED	%	DEF'S A	°ú	DEF'S NEPORTED	2.,	DEF S REPORTED	·7,	DEF'S REPORTED	~
	76	60	206	L 3	9 18	.9	108	52.4	9	4.4	20	9.7	17	8.3	5	2.4	5	2.4	3	1.5
FLORIDA MIDDLE	77	45	1171	L 1	2 10	.3	82	70-1	13	11.1	4	3.4	2	1.7	4	3.4				
	76	_63	ı 503 <u>;</u>	L 3	4 6	.8	204	40.6	25	5.0	67	13.3	94	18.7	53	10.5	13	2.6	13	2.6
FLORIDA SOUTHERN	77	45	287	1	1 3	.8	143	49.8	13	4.5	73	25.4	30	10.5	9	3.1	7	2.4	1	.3
					•															
OF ORDER NORTHERN	76	60	_ 165_	L. :	8 23	.0	47	28.5	3	1.8	14	8.5	25	15.2	23	13.9	4	2.4	11	6.7
GEORGIA NORTHERN	77	45	65.	L.	9 13	-8	35	53.8	4	6.2	15	23.1	1	1.5			1	1.5		
	76	60	, 185 ,	<u>ا</u> اد	51 87		11	5.9	2	1.1	4	2.2	3	1.6	3	1.6	1	<b>.</b> 5		
GEORGIA MIDDLE	)	45	143		30 <b>9</b> 0	0.9	1'	7.7			1	.7					1	.7		
	! 	····				· I		 	<u> </u>	1		i 	·		! 	· · · · · · · · · · · · · · · · · · ·	! !	1		
GEORGIA SOUTHERN	76	_30	436	<u>L</u>	12 2	2.8	295	67.7	44	10.1	43	9.9	26	6.0	11	2.5	5	1-1		
georgia oootii eiii	77	30	190	L	56 29	5.5	119	62.6	6	3.2	4	2.1	3	1.6	1	.5	1	•5		
	 ا عد	60	1 479		55 1.1		402	83.9	4	.8	8	1.7	3	.6	2	.4	2	.4	3	.6
LOUISIANA EASTERN	76	45	110	L.,		0.0	58	52.7	1	.9	3	2.7	1	•9	1	•9	2	1.8		
					, M	EET 19	79 TIME	LIMITS	7	1	•		NET MEA	NS GROSS	DAYS LESS	DAYS OF	EXCLUDABI	LE TIME U	NDER 18 US	1 2 3161/h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1 HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN-TERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER 1977 LIMITS. NUMBER OF \*NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS SPEEDY DIST DEFENDANTS CIRCUIT & SAME DAY 1 to 30 days 31 to 35 days 36 to 45 days 46 to 60 days 61 to 90 days 91 to 120 days 121 days & over TRIAL PLAN WHO BEGAN DEF'S REPORTED DEF'S DEF'S DEF'S DEF S REPORTED REPURTED REPORTED REPORTED REPORTED REPORTED REPORTED (DAYS) ## 60 \_\_\_23\_\_ 10 43.5 10 43.5 2 8.7 1 4.3 L. LOUISIANA MIDDLE 77 45 10 71.4 28.6 31 63.3 15 30.6 2 4-1 1 2.0 LOUISIANA WESTERN 5 17.9 20 71.4 1 3.6 3.6 3.6 30.4 12 52.2 2 8.7 2 8.7 MISSISSIPPI NORTHERN 1 25.0 2 50.0 1 25.0 60 35 5.7 2 12 34.3 17 48.6 1 2.9 2 5.7 2.9 MISSISSIPPI SOUTHERN 27\_ 77 45 10 37.0 12 44.4 2 7.4 3 11.1 55 29.9 95 51.6 11 6.0 10 5.4 11 6.0 2 1.1 TEXAS NORTHERN 77 45 L 115 49 42.6 53 46.1 3.5 5 4.3 3 2.6 • 9 60 53 22 17 41.5 32.1 76 7.5 2 3.8 7.5 3 5.7 1.9 **TEXAS EASTERN** 45 27 13 48.1 22.2 6 2 7.4 3 2 3.7

MEET 1979 TIME LIMITS

. NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 31611h).

. .

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

### SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1 HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77) THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN TERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER 1977 LIMITS. NUMBER OF "NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS -SPEEDY DIST DEFENDANTS CIRCUIT & 121 days & over TRIAL PLAN LIMIT WHO BEGAN INTERVAL SAME DAY 1 to 30 days 31 to 35 days 36 to 45 days 46 to 60 days 61 to 90 days 91 to 120 days ONE DEF S DEF'S REPORTED DEF S REPORTED DEF'S REPORTED DEF 5 REPORTED DEF'S REPORTED DEF'S REPORTED DEF'S REPORTED (DAYS) ## 76 \_60\_ L1327 73 7-1 763 74.3 ۱... 59 5.7 42 64 6.2 4-1 15 1.5 5 .5 -6 6 TEXAS SOUTHERN 27 L\_\_762J $\perp$ 3.5 662 86.9 26 3.4 25 3.3 14 1.8 .7 5 3 L\_750J L 159 21.2 38.4 288 45 6.0 58 7.7 105 14.0 73 9.7 12 1.6 10 1.3 **TEXAS WESTERN** L 112 21.4 216 41.3 31 5.9 94 18.0 5) 9.6 2.1 7 1.3 2 • 4 \_\_290\_J 241 83.1 10 3.4 5 1.7 16 5.5 16 5.5 2 .7 CANAL ZONE 206 94.9 6 2.8 5 2.3 L1602 \_ 382 | **23.8** 827 51.6 84 5.2 107 113 6.7 7.1 75 4.7 7 7 .4 SIXTH CIRCUIT ∟ 288 32.1 4".1 7.4 48.0 66 48 5.4 25 2.8 24 2.7 -8 8 •9 68 13.2 9 45 66.2 5 7.4 7 10.3 1 1.5 1 1.5 KENTUCKY EASTERN 39\_ 3 7.7 29 74.4 5 12.8 1 2.6 1 2.6 79 27.1 183 62.7 17 5.8 10 3.4 3 1.0 KENTUCKY WESTERN 199 L 29 149 74.9 14.6 19 9.5 ı . 5 1 • 5

\*\* DURING SPEEDY TRIAL ACT YEAR 176, FROM JULY 1, 1976 (HRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T.ACT YEAR 177, FROM JUL 7.1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

##THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

MEET 1979 TIME LIMITS

NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 16 USC 3161(6).

# DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PARTIELL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURT.

SPEEDY TRIAL D	ABLE I	DISTRICT LE	MITS														FENDA HRU JUN			
EACH DISTRICT'S DA THIS SEPARATES TER TERVAL ONE BEGAN FROM THOSE WHOSE 1977 LIMITS	MINATE UNDEH INTERV	DWN ON 2 LIN D DEFENDAN THE ACT'S 197 AL ONE BEGAR	ES (76 & 77) TS WHOSE IN- IG LIMITS N UNDER	Ĉ		N	UMBER O	r 'NET D	AVS THAT	LLAPSEE	TO INDIC	IMENT C	A INFOH	AHON F	HUM AHH	EST 08 :	HVICE O	- SUMMO	rus —	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL ONE		SAME	DAY	I	10 days		35 days	<u> </u>	45 days		50 days		IO days	91 to 1.	20 days	121 day	S-Na Jach
	·.	(DAYS)	##	RE	DEF S PORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	η,	DEF'S REPORTED	۸.	DEF S HEPORTED	0,.	LEF'S REPORTED	ű.	DEF S REPORTED	54	DE S REPORTED	-
MICHIGAN EASTERN.	76	60	1.317	L.	97	25.7	138	36.6	19	5.0	30	8.0	45	11.9	45	11.9	2	-5	1	•3
ı	77	45	158	L.,	50	31.6	68	43.0	7	4-4	16	10.1	4	2.5	8	5.1	5	3.2		
	*****						1	l	1 1				l				1 1			
MICHIGAN WESTERN	76	_45	126J	L	69	54.8	35	27.8	2	1.6	9	7.1	7	5•6	4	3.2				
1	77	35	L 55 J	L,	42	76.4	5	9.1					5	9.1	3	5.5				
						1	!	1	1		1		1				1 /			
OHIO NORTHERN	76	35	263	L_	22	8.4	187	71.1	10	3.8	10	3.8	19	7.2	8	3.0	2	-8	5	1.9
I	77	_35	142	L	18	12.7	79	55.6	16	11.3	8	5.6	3	2.1	10	7.0	1	.7	7	4.9
			175				70	l	1		ا ا		ا ا							
OHIO SOUTHERN	76	60	175	L_	49	28.0	72	41.1	11	6.3	18	10.3	19	10.9	4	2.3	2	1.1		
l	~~	45	155	L	58	37.4	61	39.4	13	8.4	15	9.7	7	4.5	1	•6				
	76	60	1 85 1		17	20.0	41	48.2	1	1.2	7	8.2	10	11.8	7	8.2	1 1	1.2	1	1.2
TENNESSEE EASTERN	77	45	, 33 ,		13	39.4	14	42.4	3	9.1	2	6.1			·	342	•		1	3.0
							ļ										<u> </u>		-	_
ļ	76	60	173	L	25	14.5	111	64.2	16	9.2	10	5.8	5	2.9	6	3.5		!		
TENNESSEE MIDDLE		45	86	L	59	68.6	14	16.3	7	8.1	6	7.0								
						l	I	I	1			!	i I	l i	1		i		i i	1

MEET 1979 TIME LIMITS

. NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR 1/6, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING 3 T ACT YEAR 1/7, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETITIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1  APPLICABLE DISTRICT LIMITS	HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978
EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & '77) THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN- TERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER 1977 LIMITS.	NUMBER OF 'NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS ————————————————————————————————————
CIRCUIT & SPEEDY DIST. DEFENDANTS TRIAL PLAN LIMIT ONE	SAME DAY  1 to 30 days  31 to 35 days  36 to 45 days  46 to 60 days  61 to 90 days  91 to 120 days  121 days & ove  DEF S  DEF S  REPORTED  48 REPORTED  48 REPORTED  48 REPORTED  48 REPORTED  49 REPORTED  40 REPORTED  40 REPORTED  40 REPORTED  40 REPORTED  40 REPORTED  40 REPORTED  40 REPORTED  40 REPORTED  41 REPORTED  42 REPORTED  43 REPORTED  44 REPORTED  45 REPORTED  46 REPORTED  47 REPORTED  48 REPOR
(DAYS) ##  \( \frac{76}{60}  \text{L43} \]	REPORTED % REPORTED % REPORTED % REPORTED % REPORTED % REPORTED % REPORTED % REPORTED %
TENNESSEE WESTERN	16 53.3 12 40.0 1 3.3
√76	L 171   22.1   298   38.5   36   4.7   53   6.8   87   11.2   62   8.0   37   4.8   30   3.9
(77 <u>351</u>	L 99 28.2 125 35.6 33 9.4 23 6.6 30 8.5 17 4.8 13 3.7 11 3.1
76 45 395   ILLINOIS NOPTHERN   77 35   161	_ 38   9.6   91   23.0   22   5.6   40   10.1   80   20.3   61   15.4   35   8.9   28   7.1   25   15.5   32   19.9   22   13.7   17   10.6   26   16.1   16   9.9   12   7.5   11   6.8
76 60 66 66 66   77 45 41   41	28     42.4     31     47.0     2     3.0     3     4.5       26     63.4     6     19.5     4     9.8     2     4.9     1     2.4
\ \ 76 \ \ 45 \ \ 25 \ \\ 11 \ \ 11 \ \ 125 \ \ 77 \ \ \ 35 \ \ \ 53 \ \ \ \ 53 \ \ \ \ \	L 6 24.0 11 44.0 2 8.0 5 20.0 1 1 1.9 1 1.9 1 1.9
$\sqrt{76}$ 60 115	_ 35   30.4   73   63.5   2   1.7   5   4.3
77 <u>45</u> <u>31</u>	MEET 1979 TIME LIMITS . NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 31611

\*\* DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180: DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

## THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT II.CLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

	CABLE C	DISTRICT LI	MITS			HOW LO	ONG IT	TOOK	TO BI	RING II	VDICT	MENTS	ON C	RIMIN	AL DE	FENDA HRU JUNI	NTS#	78	
FACH DISTRICT'S DA THIS SEPARATES TE TERVAL ONE BEGAM FROM THOSE WHOSE 1977 LIMITS	LIMINER	THE ACT S 10.	95 ( INNESS )	·												ERVICE OF			
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR		DEFENDANTS WHO BEGAN INTERVAL ONE		AE DAY		30 days	31 to 3	15 days		45 days		30 days	61 to 0	10 days	91 to 12	O days	121 days	8000
	$\sim$	(DAYS)	##	DEF S REPORT	s (a	DEF S REPORTED	%	DEF'S REPORTED	14	DEF'S REPORTED	47,	DEF 5 REPORTED	ta.	DEF 5 REPORTED	55	DEF'S REPORTED	÷.	DEF'S REPORTED	
INDIANA SOUTHERN	76	60_	69.1	<u>L</u> 19	27.5	38	55.1	7	10.1	2	2.9	2	2.9	1	1.4				
	77	45	41	L, 15	36.6	20	48.8	2	4.9	2	4.9	1	2-4			1	2.4		
					1	ı		 								I i			_
WISCONSIN EASTERN		45	86)	L 36		47	54.7	1	1.2	1	1.2					1	1.2		
	77	45	1 17 1	8	47.1	9	52.9		······································										_
	76	30		L. 9	50.0	7	38.9	2	11.1								!		
WISCONSIN WESTERN	77	_30		_ 2	28.6	5	71.4												
	_				· · · · · · · · · · · · · · · · · · ·			1 1											
EIGHTH CIRCUIT	76		602	∟ 170	28.2	382	63.5	12	2.0	14	2.3	14	2.3	7	1.2	1	-2	2	•3
CIGHTH CINCUIT	77		350	L 105	30.0	230	65.7	5	1.4	7	2.0	2	• 6					1	-3
		**************************************			1		· 		·-··		'								-
ARKANSAS EASTERI	<b>√76</b>	60	44	L 9	20.5	29	65.9	1	2.3	3	6.8	1	2.3			1	2.3		
	77	45	30	<u></u> 5	16.7	25	83.3												
		_			1	]	<u> </u>	<u> </u>		<u></u>						1 1	<del></del>		-
ARKANSAS WESTERN	76	60	12	L 7	58.3	5	41.7												
	77	45	5	L_ 2	40.0	3 1070 TIME	60.0												

MEET 1979 TIME LIMITS

NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 31611h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATF DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS

APPLICABLE DISTRICT LIMITS	HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978													
EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (176 & 177) THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN- TERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER 1977 LIMITS.	NUMBER OF 'NET DAYS THAT ELAPSED TO INDICTMENT OR INFORM.													
CIRCUIT & SPEEDY TRIAL PLAN LIMIT DEFENDANTS WHO BEGAN INTERVAL ONE	SAME DAY  1 to 30 days  31 to 35 days  DEF'S  DEF'S  REPORTED  M R	0 days  61 to 90 days  91 to 120 days  DEFS REPORTED %  06F'S REPORTED %  06F'S REPORTED %												
(DAYS) ##   76 30 11     77 30 7 7	_ 9 81.8 2 18.2 _ 1 14.3 5 71.4 1 14.3													
10WA SOUTHERN 76 30 18 1	L 3 16.7 14 77.8 L 8 34.8 14 60.9 1 4.3	1 5.6												
MINNESOTA $76 \underline{30} \underline{143}$	L 33 23.1 85 59.4 2 1.4 6 4.2 9 L 29 30.9 58 61.7 2 2.1 4 4.3	6.3 6 4.2 2 1.4												
MISSOURI E-STERN 76 30 196 77 30 104 1	L 42 21.4 151 77.0 1 .5 1 .5 1 .5 1 L 20 19.2 84 80.8	-5												
MISSOURI WESTERN 76 60 79 77 45 54	_ 42     53.2     37     46.8       _ 33     61.1     17     31.5     1     1.9     2     3.7     1	1.9												
NEBRASKA 76 50 27 12	2 16.7 9 75.0	11.1 8.3 IS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h)												

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1

### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & '77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER

### HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS#

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

NUMBER OF \*NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS -

1977 LIMITS	E INTERVA	L ONE BEGA	76 LIMITS IN UNDER			VOWIDE IT C	JF 14E 1 D	ATSTRIAL	ELAPSE	ווטאז טו ע		JH INFOR	MATION	HOM ARI	TEST OR :	SERVICE O	F SUMMIC	NVS ——	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL ONE	SA DEF REPOR	AME DAY	1 to DEF'S REPORTED	30 days	31 to DEF'S REPORTED	35 days %	36 to DEF'S REPORTED	45 days	DEF'S REPORTED	60 days	61 to DEF'S REPORTED	90 days	91 to 1	20 days	121 day	
NORTH DAKOTA	76	30	20	-	15.0	17	85.0	1	9-1										
SOUTH DAKOTA	76	45	<u>52</u>	<u>.</u> 10	190.0	33	63.5	6	11•5	3	5.8								
NINTH CIRCUI	76 77	<del></del>	. 4535 . 2120	_728 ∟303		3452 1698	76.1 80.1	113	2.5	77 39	1.7	77	1.7	64	1.4	12	•3	12	•:
ALASKA	76	30	. 75 .	∟ <sup>14</sup>	*	56	74•7 26•7	1	1.3 20.)	2	1.3 13.3	3	4-0						
ARIZONA	76	30	〔778〕 〔271〕	∟ 46 ∟ 11		634	81.5 91.1	58 9	7.5 3.3	2J 2	2.6	19	2.4	1	.1			1	.4
	76	30	453	, 63	13.9	349	77.0	10	2.2	15	3.3	6	1.3	7	1.5	1		j. 3	.7

MEET 1979 TIME LIMITS

\* NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FAOM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1 HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (76 & 77) THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN-TERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS NUMBER OF "NET DAYS THAT ELAPSED TO INDICTMENT OF INFORMATION FROM ARREST OR SERVICE OF SUMMONS FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER DEFENDANTS WHO BEGAN INTERVAL ONE SAME DAY 1 to 30 days 46 to 60 days 61 to 90 days 91 to 120 days 121 days & over CIRCUIT & DISTRICT 31 to 35 days 36 to 45 days PLAN TRIAL DEF S QEF S DEF'S REPORTED DEF'S REPORTED DEF S DEF'S RÉPORTED DEF'S REPORTED DEF S % REPORTED REPORTED 110 REPORTED (DAYS) ## 2.1 2 .7 6 1 • 3 292 5.5 256 87.7 7 2.4 1.4 16 76 CALIFORNIA EASTERN 1.2 2 1.2 1 .6 2 27 130 80.2 162 16.7 30 77 •5 2.0 7 1 .1 4 796 90.5 13 1.5 14 1.6 18 - 8 880 27 3.1 CALIFORNIA CENTRAL •3 1 2 3 • 5 - 2 98 15.5 504 79.7 6 .9 14 2.2 4 • 6 13 1.2 23 2.2 962 90.6 9 . 8 7 . 7 1062 48 4.5 CALIFORNIA SOUTHERN 3 1 . 2 -6 22 452 91.9 - 8 10 2.0 492 4.5 . 7 3 2.2 2 1 91 65.5 39 28.1 2 1.4 HAWAH 11.0 1 1.4 64 87.7 8 IDAHO 10 100.0 10 1 3.7 22.2 19 70.4 1 3.7 27 6 MONTANA 50.0 10 45.5 1 4.5 22 11

MEET 1979 TIME LIMITS .

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR (16, FROM JULY 1, 1975 THRU JUNE 30, 1977 INTERVAL LIMITS WERE 60-10-190, DURING SIT ACT YEAR (27, FROM JULY 1, 1977 THRU JUNE 10, 1978, INTERVAL LIMITS WERE 48-10-120

on these Figures do not include defendants who began the interval during this time but whose cases were still pending as of June 30, 1978.

<sup>\*</sup> NET MEAN I GROSS DAYS LESS DAYS OF EXCLUDABLE TARE UNDER LIQUISC STREET

DEFENDANT FURHES DU NOT INCLUDE MINOR AND FETTY HET NOTES, APPLAISE DOTTE THE SOFT JULY FILLES, APPLAIS FROM DE MASISTRATE DECISIONS HIGE STRANSFERS OUT OF DISTRICT, PRETHALD DIVERSION DEPOSITIONS, AND HANDWAYS FROM CLAST LOST OF ADMINISTRATE.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1 HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE 1WO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 % 27). THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN TERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER 1977 LIMITS NUMBER OF TNET DAYS THAT FLAPSED TO INDIGTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS. -DEFENDANTS WHO BEGAN INTERVAL ONE SPEEDY DIST. PLAN LIMIT CIRCUIT & SAME DAY 1 to 30 days 36 to 45 days 121 days & over TRIAL 31 to 35 days 46 to 60 days 61 to 90 rtays 91 to 120 days DEF 5 REPORTED DEF DEF'S REPORTED DEL S REPORTED DEF S HEPORTED DEF'S REPORTED DEF S FIEE IS REPORTED REPORTED REPORTE •• (DAYS) ## L 12 91 13-2 76 83.5 1 1.1 76 1 1.1 1 1.1 NEVADA 12 29.3 28 68.3 2.4 76 30 [ 76 ] 7 9.2 67 88.2 1 1.3 1 1.3 OREGON L, 14 77 21.5 44 67.7 6.2 1.5 3.1 2 75 \_ \_ 14 18.7 50 4.0 66.7 3 5 6.7 2 2.7 1 1.3 WASHINGTON EASTERN 7 17.1 28 4.9 9.8 68.3 L 376 577 65.2 25.3 9 1.0 76 1.6 12 2.1 17 2.9 -7 1.2 WASHINGTON WESTERN 96 12 12.5 74 77.1 2 2.1 1.0 1 1.0 1 2.1 4.2 L 10 2 20.0 GUAM 1 12.5 L.,243 L 846 552 65.2 20 • l TENTH CIRCUIT 190 86 2.4 MEET 1979 TIME LIMITS \* AFT MEANS GROSS LAYS LESS DAYS OF EXCLUSIONAL TOP, I ADD A 15 LTD . I this

DEFENDANT FORMES DO NOT PICCODE MINUS AND FETTY (SEE MORE SO DO TO TOWN OUT JUVENED STATES TO A SO DO TOWN OF THE DECISION OF THE STATES TO THE SOURCE OF THE SOURCE SOURCE OF THE SOURC

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR 176, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL CIMITS WERE 60:10, 180 DURING SIT ACT YEAR 177, FROM JULY 1, 1977 THRU JUNE 30, 1978 PATERVAL LIMITS WERE 45, 1972 OF

HETHESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BESAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1 HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (76 & 77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL ONE BEGAN UNDER THE ACT'S 1976 LINES
FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER 1977 LIMITS NUMBER OF "NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS SPEEDY TRIAL DIST. PLAN LIMIT DEFENDANTS WHO BEGAN CIRCUIT & DISTRICT SAME DAY 36 to 45 days 46 to 60 days 61 to 90 days 91 to 120 days 121 days & over 1 to 30 days 31 to 35 days INTERVAL DEF'S REPORTED DEF'S DEF'S DEF S DEF'S REPORTED DEF'S DEF'S DEF'S REPORTED REPORTED % REPORTED % % REPORTED % REPORTED % % REPORTED 1% (DAYS) ## ∟ 77 41.8 96 52.2 7 3.8 2 2 COLORADO" L 23 34 59.6 40.4 113 75.8 2 1.3 2 1.3 21.5 ∟ 32 KANSAS 72.0 7 28.0 18 .8 ∟ 32 80 62.0 7 5.4 6 4.7 2.3 24.8 **NEW MEXICO** 9 16.4 80.0 2 3.6 46 86.8 OKLAHOMA NORTHERN, 93.3 6.7 14 58.3 1 4.2 **OKLAHOMA EASTERN** 43.8 5 31.3 4 25.0 - 5 76 116 60.1 193 OKLAHOMA WESTERN 32 37 51.4 1 MEET 1979 TIME LIMITS \* NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60:40:180: DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45:10:120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 1 HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS# APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77) THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL ONE BEGAN UNDER THE ACT'S 1976 LIMITS NUMBER OF \*NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS --FROM THOSE WHOSE INTERVAL ONE BEGAN UNDER SPEEDY TRIAL YEAR DIST. DEFENDANTS 121 days & over SAME DAY 91 to 120 days CIRCUIT & DISTRICT 1 to 30 days 31 to 35 days 36 to 45 days 46 to 60 days 61 to 90 days WHO BEGAN INTERVAL ONE PLAN DEF S REPORTED DEF'S REPORTED DEF'S REPORTED DEF'S REPORTED DEF'S REPORTED DEF'S REPORTED DEF'S DEFS REPORTED % 4: (DAYS) ## 30, 10 33.3 6 20.0 2 16.7 2 6.7 3.3 4 13.3 4 26.7 26.7 6.7 6.7 3 20.0 2 13.3 84 \_ 81 96.4 1.2 1.2 WYOMING 38\_\_ 3 7.9 89.5 34 1 2.6 802 64 8.0 297 37.0 134 16.7 269 33.5 26 3.2 2 1.1 • 2 1 . 1 DISTRICT OF COLUMBIA 40 287 23 8.0 99 34.5 91 31.7 67 23.3 5 2 MEET 1979 TIME LIMITS \* NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978 INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERF STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETITAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

## APPENDIX E

Time (in days) between indictment or initial appearance to arraignment for defendants disposed of in the United States District Courts for Speedy Trial years beginning July 1, 1976, and July 1, 1977. For both years the time interval set out in the Speedy Trial Act of 1974 is 10 days.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 2 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (76 & 77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER
1977 LIMITS NUMBER OF "NET DAYS THAT ELAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE -SPEEDY TRIAL YEAR DEFENDANTS WHO BEGAN INTERVAL CIRCUIT & DISTRICT SAME DAY 1 to 10 days 11 to 15 days 16 to 20 days 21 & over DEF'S REPORTED DEF'S DEE:S DEF'S DEE:6 REPORTED REPORTED REPORTED REPORTED L2496 ப்5779 850 1.9 2391 144859 35.2 23343 52.0 5.6 5.3 76 TOTAL ALL DISTRICTS 11059 41.0 13318 49.4 L1190 367 1.4 1032 3.8 26966 4.4 <u>983</u> <u></u> 467 47.5 45.0 4.7 10 1.0 18 1.8 76 442 46 FIRST CIRCUIT ∟ 270 77 594 45.5 269 45.3 27 4.5 11 1.9 17 2.9 TRANSI-TIONAL AND 76 80. 82.5 10 12.5 1.3 1 1.3 2 2.5 L., 66 L. PERMA-NENT MAINE TIME 39 73.6 77 53 10 18.9 1.9 3 5.7 L LIMIT FOR INTERVAL TWO IS 10 DAYS ∟ 342 503 68.0 131 26.0 18 3.6 6 1.2 6 1.2 MASSACHUSETTS ∟ 195 59.1 106 32.1 2.7 10 3.0 Ιũ 3.0 77 330 ! L 29 I 24.1 75.9 76 7 22 **NEW HAMPSHIRE** 25 <sub>l</sub> 9 36.0 64.0 16 109, 14 12.8 80 73.4 10.1 1 . 9 3 2.8 11 RHODE ISLAND 8.5 17 36.2 21 44.7 8.5 2.1

NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

.

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 2 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & '771
THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN-TERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER NUMBER OF \*NET DAYS THAT ELAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE -1977 LIMITS DEEENDANTS SPEEDY CIRCUIT & SAME DAY 1 to 10 days 16 to 20 days 21 & over 11 to 15 days TRIAL WHO BEGAN INTERVAL TWO DEF'S REPORTED DEE'S DEE'S REPORTED REPORTED REPORTED REPORTED 76 262 38 14.5 199 76.0 16 6.1 2 7 2.7 **PUERTO RICO** 139 7.2 10 116 83.5 13 9.4 76 1 2996 1 ∟ 661 22.1 1859 62.0 **∟** 230 6.7 81 2.7 195 6.5 SECOND CIRCUIT ∟ 382 25.0 57.8 881 ∟ 134 8.8 40 2.6 88 5.8 TRANSI-TIONAL AND 240 33 175 72.9 5.4 L 13 9 3.8 10 PERMA-4.2 CONNECTICUT NENT TIME 18.2 24 94 71.2 4.5 LIMIT 6 3.0 3.0 FOR INTERVAL TWO IS 10 DAYS 142 25.4 76 36 78 54.9 ∟ 17 12.0 3 2.1 5.6 **NEW YORK NORTHERN** 84\_ 77 22 26.2 45 53.6 L. 11 13.1 1.2 5 6.0 859 ㄴ 195 22.7 454 52.9 10.0 31 3.6 93 10.8 **NEW YORK EASTERN** ∟ 109 490 | 22.2 235 48.0 ∟ 71 21 4.3 54 11.0 ∟ 300 1440 1 20-8 1009 70.1 ∟ 53 3.7 27 1.9 51 3.5 **NEW YORK SOUTHERN** ∟ 168 25.0 443 39 5-8 11 1.6 10 1.5

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY UFFENDERS, AND ALSO DO NOT INCLUDE. JUVENILES, APPEALS FROM U.S. MAGISTRATE DEGISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (76 & 77). THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN-

# HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

TERVAL TWO BEGAN UNDER SEROM THOSE WHOSE INTERVAL 1977 LIMITS	IMITS		NUN	MBER OF 'NET	DAYS THA	AT ELA	APSED TO ARRA	IGNMENT F	ROM THE L	ATER OF INDICTMENT	VITINI RO	AL APPEARANCE		
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	FENDANTS HO BEGAN NTERVAL TWO	SAME DEF S REPORTED	DAY	DEF'S REPORTED	,			DEF S REPORTED	15 days	DEF 5 REPORTED	20 days	DEF'S REPORTED	. Ovin
NEW YORK WESTERN		## 225 ; 101 ;	L 81	36.0 45.5	101	44.9			L 10	4.4	5	2.2	28	12.4
-	<u>'.</u>					33.7	-		L 6	5.9	3	3.0	12	11.9
VERMONT	\76 L	90		27.7	30	46.7 63.8			L 21	23.3	6	6.7	3	5•6 6•4
-	√76 L	3318	_1420	42.8	1547	46.6	-   	TRANSI- TIONAL AND PERMA-	L 153	4.6	61	1.8	137	4-1
THIRD CIRCUIT	77 -	1794 .	681	49-1	750	41.8	 - (	NENT TIME LIMIT FOR INTERVAL TWO IS	L 73	4.1	17	•9	73	4-1
DELAWARE	\ 76 L	131 ,		27.5	93	71.0		10 DAYS	L 1	8.			. 1	-8
NEW JERSEY	\76 L	1316 <sub>j</sub>		47.4 55.0	573 244	<b>43.5</b> 38.2			L 46	3.5	17	1.3	56 25	4.3
PENNSYLYANIA EASTERN	\ 76 L	787 492	_	55.1 65.2	i	39.8 28.9				2.7	5	.6	14	1-8

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NGT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETIRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

# HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

LATER OF INDICTMENT OR INITIAL APPEARANCE -

APPLICABLE D	WHOSE CASES WERE TERMINATED DURING THE TWO YEAR											
EACH DISTRICT'S DATA IS SHO THIS SEPARATES TERMINATED TERVAL TWO BEGAN UNDER FROM THOSE WHOSE INTERVA 1977 LIMITS.	DEFENDANTHE ACT'S	NTS WHOSE IN-		NUI	MBER OF 'NET	DAYS THA	T ELA	APSED TO ARRAI	GNMENT I	FROM THE		
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME	DAY	1 10 10	O days	)			o 15 days		
	·.	##	DEF'S REPORTED	%	DEF'S REPORTED	*			DEF'S REPORTE	% (و		
PENNSYLVANIA MIDDLE	76	212	L 139	65.6	66	31.1			L 4	1.9		
	77	109	ㄴ 60	55.0	45	41.3			_ 2	1.8		
-				1 :			-		***********	1		
PENNSYLVANIA WESTERN	<b>√76</b>	<u> 463 j</u>	L 162	35.0	212	45.8			∟ 46	9.9		
	77	213	L 89	41.8	77	36.2			L 10	4.7		
-				1 1			•	TRANSI- TIONAL				
VIRGIN ISLANDS	76	<u> 409</u>	L 25	6.1	290	70.9		AND PERMA- NENT	∟ 35	8.6		
VINUIN ISCARDS	77		L 23	8.2	218	77.6	_ (	TIME LIMIT FOR INTERVAL	∟ 26	9.3		
_							-	TWO IS 10 DAYS		1		
FOURTH CIRCUIT	76	4129	L_ <sup>2244</sup>	54.3	1653	40.0			ᆫ 84	2.0		
Toomin unlessi	77	2906	∟1704	58.6	1111	38.2			L 41	1.4		
_							-					
MARYLAND	<b>76</b>	1089	∟ 740	68.0	309	28.4			L 20	1.8		
	77	784	∟ <sup>594</sup>	75.8	162	20.7			L 15	1.9		
_				, ,			-			,		
NO. CAROLINA EASTERN	76	307_	L <sup>69</sup>	22.5	169	55.0			L ló	5.2		
	77	196	∟ 41	20.9	140	71.4	J		L 5	2.6		

11 to	15 days	( 16 to	20 days	21	& over
DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTE	%
L 4	1.9			3	1.
_ 2	1.8	1	.9	1	.
∟ 46	9.9	13	2.8	30	6.
∟ 10	4.7	7	3.3	30	14.
∟ 35	8.6	26	6.4	33	8.:
_ 26	9.3	3	1.1	11	3.
	1			1	1
ᆫ 84	2.3	29	•7	119	2.0
<u>.</u> 41	1.4	13	- 4	37	1.3
	1 1			1	1
L 20	1.8	4	. 4	16	1.5
L 15	1.9	3	. 4	10	1.3
, ló	5.2	5	1.6	48	15.0
				48	15.6
L 5	2.6	4	2.0	6	3.:

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180. DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPLALS FROM US MAGISTRATE OCCISIONS. RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & 771 THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN TERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER

# HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

-- NUMBER OF \*NET DAYS THAT ELAPSED TC ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE ---

TERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER 1977 LIMITS			N	UMBER OF 'NET	DAYS THA	T ELAPSED TO ARRA	IGNMENT F	ROM THE L	ATER OF INDICTMEN	IT OR INITI
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME DAY	DE S	10 days		11 to	15 day -		n 20 days
<u> </u>	<i></i>	##	DEF S REPORTED %	HEPORTE	D %		нароптер	^,	DEF'S REPORTE	" Q
NO CAROLINA MIROLE	76	317	L 45 14.2	245	77.3		L 4	1.3	8	2.5
NO. CAROLINA MIDDLE	77	<u>( 263 )</u>	19 7.2	244	92.8	_	L,			
	\ 76		L 163 65.7	76	30.6		_ 7	2.8	1	.4
NO. CAROLINA WESTERN	77		L 139 63.2	80	36.4		<u> </u>		1	• 5
-	<del></del>					TRANSI-				
SOUTH CAROLINA	76	<u> 497</u>	<b>□ 277</b> 55.7	212	42.7	AND PERMA- NENT	<u> </u>	•2	1	- 2
JOHN CANGENA	77	244	L 124 50.8	115	47.1	TIME LIMIT FOR INTERVAL	L 5	2.0		
			I	(		TWO IS 10 DAYS		l t		1
VIRGINIA EASTERN	√76	969	L 653 67.4	286	29.5		L 12	1.2	2	-2
	77	885	_ 669 <b>75.6</b>	196	22.1		L 10	1.1	1	•1
	1		1	1	1			\ <b>!</b>		i
VIRGINIA WESTERN	76	182	_ 30   16.5	133	73.1		∟ 9	4.9	6	3.3
The state of the s	77	144	_ 50 34.7	81	56.3		_ 5 	3.5	2	1-4
	۱	105	, J., .	1	] <sub>ro o</sub> ]		_			1.
W. VIRGINIA NORTHERN	76	105	34 32.4	62	59.0		L 6	5.7	1	1.0
	77	51	_ 20  39.2	23	45.1	J	L l	2.0	2	3.9

<sup>.</sup> NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

DEF'S REPORTED

15

4.7

•4

1.2

1.7

1.0

2.2

4.2

1.9

9.8

16

9

6

2

5

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S T ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US MAGISTRATE DECISIONS, RULE 20 TRANSFERS DUT OF DISTRICT, PRETIFIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & 771
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER
1971 [MIRT]

## HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER 1977 LIMITS				NU	MBER OF "NET!	DAYS THA	T ELAPSED TO ARRA	IGNMENT FR	OM THE LATER OF IN	D
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME DEF'S REPORTED	DAY	1 to 1	0 days		DEF'S REPORTED	6 days	
•	 \ 76	## 415	L 233	56.1	161	38.8		L 9	2.2	
W. VIRGINIA SOUTHERN	77	119	∟ 48	40.3	70	58.8		L.		
-	\					 	-		1	_
FIFTH CIRCUIT	) 76 ) 77	11754	∟3179 ∟2610	27.0 35.4	6605 3865	56.2		∟ 886 ∟ 413	7.5 5.6	
_					ļ		TRANSI-			_
ALABAMA NORTHERN	76	723	∟ 269	37.2	368	50.9	TIONAL AND PERMA- NENT TIME	L 65	9.0	
-	77	( 697 )	∟ 457	65.6	190	27.3	LIMIT FOR INTERVAL TWO IS	L 37	5.3	
ALABAMA MIDDLE	76	256	∟ 25	9.8	228	89.1	10 DAYS	L 1	.4	
ALABAMA MIUULE	77	274	L 2	•7	272	99•3		_		
	76	ı 269 ı	L 20	7.4	154	57.2		L 41 1	.5.2	
ALABAMA SOUTHERN	77	84	L 1	1.2	72	85.7		L 3	3.6	
-	·			i	í	· · ·	•	· · · · · ·		
FLORIDA NORTHERN	\ 76 } 77	159	-	22.6 35.1		74.8 55.7		_ 4	2.5	
	111	L	L		] 34	100.1		L 7	7-2	

\* NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

16 to 20 days

. 2

2.2

1.7

1.2

.7

DEF'S

REPORTED

261

123

9

2

5 1.9

2 2.4

1 1.0

21 & over

2.7

.8

7.0

5.0

1.7

1.1

DEF'S REPORTED

11

1

823

367

12

8

49

6

1

18.2

7.1

1.3

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES OO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEA: S FROM US MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & 771
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER

HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

- NUMBER OF \*NET DAYS THAT ELAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE

FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER				— NUMBER OF 'NE	T DAYS THA	T ELAPSED TO ARRA	IGNMENT FROM THE LATER OF	INDICTMENT OR INITIAL AF
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME DA		10 days	)	11 to 15 days	16 to 20 days
	<u>"</u>	##	DEF'S REPORTED	% REPORT	ED) %		OEF'S REPORTED %	DEF'S REPORTED %
FLORIDA MIDDLE	76	645	L 216 3	3.5 421	65.3		_ 3 .5	3 .5
	77	474	L 163 3	4.4 310	65.4	_		1 .2
	\ 76	992 ]	L 163 I	6.4 638	64.3		91 9.2	24 2.4
FLORIDA SOUTHERN	77	<u> 477</u>	L 48 1	0.1 355	74.4		_ 35 7-3	8 1.7
-						TRANSI-		
GEORGIA NORTHERN	76	689	381 5	5.3 235	34.1	TIONAL AND PERMA- NENT	∟ 60 8.7	2 .3
_	77		L 110 4	9-8 103	45.2	TIME LIMIT FOR INTERVAL	∟ 5 2.3	2 .9
				1		TWO IS 10 DAYS	1 1	Į I
GEORGIA MIDDLE	76	814	L 684 8	4.0 107	13.1		L 10 1.2	6 .7
_	77	1040_1	∟ 957   9;	2.0 63	6.1		10 1.0	5 .5
	76	[ 1519 <u> </u>	_ 103	6.8 927	61.0		238 15.7	74 4.9
GEORGIA SOUTHERN	77	356	L 150 4:	2.1	31.7		L 54 15+2	17 4.8
-						•	i	
LOUISIANA EASTERA	76	879	_ 288 32	508	57.8		L 43 4.9	11 1.3
	77	344	L 160 4	181	52.6	J	L 2 -6	1 -3

. NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h)

DEF'S REPORTED

2

76

31

11

7

5

177

22

29

.3

7.7

á.5

1.6

1.8

•5

11.7

6.2

3.3

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE. JUVENILES, APPEALS FROM U.S. MAGISTRATE DEGISIONS, ROLLE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

## APPLICABLE DISTRICT LIMITS

HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & 771
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL TWO BEGAN UNDER THE ACT'S 1975 LIMITS
FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER
1977 LIMITS

- NUMBER OF "NET DAYS THAT ELAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE

1977 LIMITS.								
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO		SAME	DAY	1 to 1	0 days	)
	~	##	REP	ORTED	%	REPORTED	%	
LOUISIANA MIDDLE	76	129	L	5	3.9	114	88.4	
_	77	<u>. 83</u> ,	L	5	6.0	62	74.7	
	1					I	i i	
LOUISIANA WESTERM	76	_ 339_1	L	61	18.0	136	40.1	
	77	<u> 178</u>	L	29	16.3	78	43.8	
_					1 1			
MISSISSIPPI NORTHERN	76	146	<b>L</b> _	24	16.4	108	74.0	
	77	<u>40</u>	<b>L</b>	12	30.0	27	67.5	
-					1			-
MISSISSIPPI SOUTHERN	76	173	ᆫ	63	36.4	84	48.6	
	77	105	L,	42	40.0	52	49.5	
•					, <del></del>			
TEXAS NORTHERN	<b>76</b>	723	<u>ا</u> 1	43	19.8	533	73.7	
	77	511	L	90	17.6	391	76.5	
-					1		1 .	
TEXAS EASTERN	76	209	L.	44	21.1	118	56.5	
	77	_109_	ᆫ	33	30.3	60	55.0	J

		R OF INDICTMENT OR INITIAL API	
	11 to 15 days	16 to 20 days	21 & Jver
	DEF'S REPORTED %	DEF'S REPORTED %	DEF'S REPORTED %
	_ 3 2.3	2 1.6	5 3.9
	_ 9 10.8	3 3.6	4 4.8
		! !	ı
	∟ 54   15.9	26 7.7	62 18.3
	∟ 32 18.0	14 7.9	25 14.0
RANSI-			
TIONAL AND PERMA-	_ 7 4.8	1 -7	6 4-1
IENT IME IMIT OR	_ 1 2.5		
NTERVAL WO IS 0 DAYS			
	_ 7 4.3	7 4.0	12 6.9
	_ 2   1.9	3 2.9	6 5.7
	∟ 23 3.2	10 1.4	14 1.9
	L 19 3.7	4 .8	7 1.4
	_ 24 11.5	8 3.8	15 7.2
	_ 11 10-1		5 4.6

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60 '10/180, DURING S T ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45:10:120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS ROLLE 20 TRANSFERS OUT OF DISTRICT, PRETIFIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 2 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 APPLICABLE DISTRICT LIMITS EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (76 & 77) THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN TERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER NUMBER OF 'NET DAYS THAT ELAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE -1977 LIMITS SPEEDY TRIAL YEAR DEFENDANTS WHO BEGAN INTERVAL TWO CIRCUIT & DISTRICT SAME DAY 1 to 10 days 16 to 20 days 11 to 15 days 21 & over DEF'S REPORTED DEF'S REPORTED DEF'S REPORTED REPORTED REPORTED 76 1551 ∟ 248 16.0 883 56.9 ∟143 9.2 41 2.6 236 15.2 **TEXAS SOUTHERN** 77 [1150] 93 8.1 790 68.7 ∟132 24 2.1 111 9.7 76 1240 | 394 31.8 725 58.5 ∟ 43 3.5 11 . 9 67 5-4 **TEXAS WESTERN** ∟218 77 570 63.7 ∟ 28 17 3.1 1.9 62 6.9 TRAMSI-TIONAL AND 76 299 12 4.0 199 66.6 ∟ 26 8.7 19 6.4 43 14.4 PERMA-NENT CANAL ZONE TIME 77 243 2.5 125 51.4 6 ∟ 26 10.7 16 6.6 70 28.8 LIMIT FOR INTERVAL TWO IS 10 DAYS 76 4217 L1855 1771 42.0 ∟254 6.0 91 2.2 5.8 246 SIXTH CIRCUIT 77 12804 1 L1343 1177 42.0 ∟142 5.1 37 105 1.3 3.7 76 | 301 | \_222 73.8 60 19.9 2.0 4.0 6 1 • 3 KENTUCKY EASTERN ∟164 75.9 , 216 ∟ 10 36 16.7 1.9 2

50.4

252

319

NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

∟ 10

∟ 20

2.0

3.4

500

**KENTUCKY WESTERN** 

∟200

∟227

6

1.2

1.0

32

8

6.4

1.4

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDILG AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS. RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER
1972 I IMITS

## HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

- NUMBER OF "NET DAYS THAT ELAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE -

FROM THOSE WHOSE INTERVAL TWO BEGAN UNDER			NUMBER OF 'NET DAYS THAT ELAPSED					IIGININIEIN I P	KOW THE L	ATER OF INDICTMENT	I OR INITI	AL APPEARANCE		
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME DEF'S REPORTED		1 to 1	`			DEF'S	15 days	16 to	20 days	OEF'S	& over
<u> </u>		##			REPORTED				REPORTED		REPORTED		REPORTED	
MICHIGAN EASTERN	76	1299	L 666	51-3		33.2			_102	7.9	28	2.2	72	5.5
	(77	609	∟ 340	55.8	112	172 28.2	<u> </u> _		∟ <sup>39</sup>	6.4	11	1.8	47	7.7
	76	227	լ 149	65.6	37	16.3			և 19	8.4	7	3.1	15	6.6
MICHIGAN WESTERN	77	126	<u>∟</u> 105	83.3	4	3.2			_ 11	8.7	1	.8	5	4.0
_			·	· · · · · · · · · · · · · · · · · · ·		····	-	TRANSI-		i I		1		
OHIO NORTHERN	76	703	∟212	30-2	369	52.5		TIONAL AND PERMA- NENT	∟ 54	7.7	1.9	2.7	49	7.0
OHIO NORTHERN ,	77	421	∟ 172	40.9	186	44.2		TIME LIMIT FOR	∟ 38	9-0	8	1.9	17	4.0
_				1 . 1		1	1	INTERVAL TWO IS 10 DAYS		1 1		1		1
OHIO SOUTHERN	76	354	∟ <sup>127</sup>	35.9	147	41.5			∟ 32	9.0	20	5.6	28	7.9
_	77	326	∟ <sup>129</sup>	39•6	152	46.6			L 2J	6.1	7	2.1	18	5.5
	1,70	, 253 ,	, 45	17.8	203	80.2	1		, 3	1.2	1	.4	1	.4
TENNESSEE EASTERN	76	, 150	, 35	23•3	111	74.0			L 1	.7	•		3	2.0
-	(					<u> </u>	-		<u></u>			<u> </u>		<u> </u>
	76	341	∟ 133	39.0	146	42.8			L <sup>13</sup>	3.8	4	1.2	45	13.2
TENNESSEE MIDDLE	77	233	∟ <sup>125</sup>	53.6	107	45.9			_ 1	-4				

<sup>\*</sup> NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE. JUVENILES, APPEALS FROM US MAGISTRATE OCCISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 2				HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT											
APPLICABLE I			)								ERIOD JULY 1, 1976				
EACH DISTRICT'S DATA IS SH THIS SEPARATES TERMINATE TERVAL TWO BEGAN UNDER FROM THOSE WHOSE INTERV	THE ACT'S 1976	LIMITS		NU	MBER OF 'NET	DAYS THA	AT EL/	APSED TO ARRA	IGNMENT F	ROM THE	LATER OF INDICTMENT	OR INITI	AL APPEARANCE ——		
CIRCUIT & DISTRICT	[BRE-1872] C-	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME	DAY	1 to 10	O days	) )		11 to	15 days	16 to 2	O days	21.8	i aver	
	(YEAR)	TWO	DEF'S REPORTED	) <sub>%</sub>	DEF'S REPORTED	1 %			DEF'S REPORTED	, <sub>g0</sub>	DEF S HEPORTED	a <sub>a</sub>	DEF S REPORTED "		
•	••	##	ACI GINIES	,	REFORIED	1			REPORTED	,"	AFFDATED	u :	, and the same of		
TENNESSEE WESTERN	76	239	ᆫ 101	42.3	126	52.7			L 9	3.8			3	1.3	
	77	143	L 46	32.2	90	62.9			L 2	1.4	2	1.4	3	2-1	
•				·······			-		<del></del>			·····			
CENCATO CIDOUT	76	L2135 J	∟ 839	39•3	838	39.3			L 209	9.8	64	3.0	185	8.7	
SEVENTH CIRCUIT	77	1010	<b>∟</b> 471	46-6	388	38.4			L 77	7.6	15	1.5	59	5.8	
•							-	TRANSI-	<del></del>						
	1.70		224	1			1	TIONAL		)					
ILLINOIS NORTHERN	<b>√76</b>	<u> 938 </u>	∟ 236	25•2	427	45.5	(	PERMA- NENT	L145	15.5	30	3.2	100	10.7	
	77	309	∟ 66	21.4	168	54.4	۱	TIME LIMIT FOR	L 42	13.6	8	2.6	25	8.1	
•			····		7		-	INTERVAL TWO IS 10 DAYS							
II I INDIO FAOYES	76	169	∟ 146	86•4	15	8-9		IODAIS	L 6	3.6	2	1.2			
ILLINOIS EASTERN	77	145 1	∟ 114	78.6	24	16.6			L 1	.7			6	4.1	
•							-			<u> </u>					
ILLINOIS SOUTHERN	76	104	∟ 90	86.5	10	9.6			L 2	1.9			. 2	1.9	
ILLINOIS 200 I HEKN	77	103	ᆫ 86	83.5	13	12.6			<b>∟</b> 2	1.9			2	1.9	
-	··	<del></del>	···········				-				·				
	l	202	i	i						] ]		į			
INDIANA NORTHERN	76	327	∟ 91	27.8	168	51.4			∟ 24	7.3	16	4-9	28	8.6	
	77	124	L 21	16.9	77	62-1	)		L 13	10-5	4	3.2	9	7.3	

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES OO NOY INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DEGISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETILAL DIVERSION DISPOSITIONS, AND IREMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & '771
THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN
TERVAL TWO BEGAN UNDER THE ACT'S 1976 LIMITS

### HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

--- NUMBER OF \*NET DAYS THAT ELAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE --

TERVAL TWO BEGAN UNDER FROM THOSE WHOSE INTERVA 1977 LIMITS.	THE ACT'S 1	976 LIMITS AN UNDER		NU	MBER OF 'NET	DAYS THA	AT ELA	PSED TO ARRAI	GNMENT FR	OM THE
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME	DAY		O days	)		11 10 1	5 days
	·.	##	DEF'S REPORTED	%	DEF'S REPORTED	%			DEF'S REPORTED	%
INDIANA SOUTHERN	76	268	∟ 153	57.1	65	24.3			_ 12	4.5
	77	173_	L 117	67.6	38	22.0			L 11	6-4
-						1	-			
WISCONSIN EASTERN	76	249	∟ 65	26.1	135	54.2			∟ 17	6.8
MODULATIVE CHAILCHIE	77	109_	∟ 33	30.3	55	50.5			_ 8	7.3
_	<u> </u>						-	TRANSI- TIONAL		
WISCONSIN WESTERN	76	80	<u> </u>	72.5	18	22.5		AND PERMA- NENT	_ 3	3.8
Wilder Street	77	<u>47</u>	∟ 34	72.3	13	27.7		TIME LIMIT FOR	<b>L</b>	Ì
<del>-</del>				1 1		1 1	-	INTERVAL TWO IS 10 DAYS	-	
EIGHTH CIRCUIT	76	2629	_1094	41.6	1277	48.6			∟117	4.5
	77	1651	∟ 608	38.0	869	54.3			L 49	3.1
<del>-</del>	1			1 1	1.	1 1	.		1	
ARKANSAS EASTER	76	278	L 4	1.4	248	89.2			∟ 18	6.5
_	77	193	L 4	2.1	167	86.5			L 10	5.2
	,								1	
ARKANSAS WESTERN	76	87	∟ <sup>26</sup>	29.9	34	39.1			L 5	5.7
	77	45	L 10	22.2	27	60.0	ノ		L 4	8.9

	∟ 12	4.5	10	3.7	28	10.4
	∟ 12 ∟ 11	6-4	1	3.7	6	3.5
	<del></del>		1			
	L 17	6.8	6	2.4 1.8	26	10.4
	∟ 17 ∟ 8	7.3	2	1.8	11	10.1
	<u>∟</u> 3	3.8			1	1.3
	<b>L</b>					
Q.L						
	∟117	4.5	43	1.6	98	3.7
	∟ 117 ∟ 49	3.1	28	1.7	47	3.7 2.9
	***					
	∟ 18	6.5	1	• 4	7	2.5
	∟ <sup>18</sup> ∟ <sup>10</sup>	5.2	2	1.0	10	2.5 5.2
	L 5	5.7	14	16.1	8	9•2 8•9
	L 4	8.9			4	8.9

16 to 20 days

DEF'S REPORTED 21 & over

%

DEF S REPORTED

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE  $^{20}$ , 1978

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DEGISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS

#### SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 2 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77)

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

THIS SEPARATES TERMINATED TERVAL TWO BEGAN UNDER TROM THOSE WHOSE INTERVALIBITY LIMITS.	ITS WHOSE IN		NU	MBER OF 'NET	DA'S THA	AT EL	APSED TO ARRA	GNMENT F	ROM THE	LATER OF INDICTMEN	OR INITI	AL APPEARANCE		
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL	SAME	DAY	1 to 10	0 days	)	\ 	11 to	15 days	16 to	20 days	21 8	& ov⊬r
	\ <u>`</u>	##	DEF'S REPORTED	%	DEF'S REPORTED	*			DEF'S REPORTE	2	DEF'S REPORTED	a?	DEF'S REPORTED	*5
IQWA NORTHERN	76	172	L 123	69.8	45	26.2			_ 3	1.7	2	1.2	2	1.2
INDERTING AWDI	77	<u>53</u>	∟ 35	66.0	15	28.3			L				3	5.7
-							<del></del>							
	76	102	∟ 27	26.5	65	63.7			<sub>L.</sub> 9	8.8			1	1.0
IOWA SOUTHERN	77	74	L 11	14.9	58	78.4			L 5	6.8				
_			<del></del>	t	·		_	TRANSI- TIONAL		l				
MINNESOTA	76	_ 352_	∟ 54	15.3	240	68.2		AND PERMA- NENT	ᆫ 26	7.4	8	2.3	24	6.8
Military	77	253	_ 57	22.5	171	67.6	<u> </u>	TIME LIMIT FOR INTERVAL	_ 14	5.5	5	2.0	6	2.4
				1	}	1	1	TWO IS 10 DAYS		1	1	<b>!</b>		, ]
MISSOURI EASTERN	76	371	<u>L</u> 61	16.4	298	80.3			L 7	1.9	3	8.	2	-5
_	77	205;	L II	5.4	191	93.2			L		1	• 5	2	1.0
	1			1 :	1	1	1			ŀ	1	ì	<b>i</b> 1	,
MISSOURI WESTERN	76	617	∟ 434	70.3	174	28.2		u	L 5	.8	1	.2	3	•5
	77	463	∟ 301	65.0	152	32.8			L 1	-2	ž	.4	7	1.5
					i	ı					1	1		, —— <u> </u>
MEDDACKA	76	188	L 124	66.0	49	26.1			L 10	5.3	2	1.1	3	1.6
NEBRASKA	77	104	L 66	63.5	33	31.7	ر ا		L 2	1.9	2	1.9	1	1.0

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETIIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (76 & 77)

# HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

VAL TWO BEGAN UNDER	NOWIBER OF	NET DATS THAT ELAPSED TO ARRAIGNMENT PROMITE LATER OF INDICTION OF INITIAL APPEARANCE—
---------------------	------------	--

HIS SEPARATES TERMINATE ERVAL TWO BEGAN UNDER ROM THOSE WHOSE INTERV 977 LIMITS.	THE ACT'S	1076 FIMITS	NUN NUN	MBER OF "NET DAYS THA	T ELAPSED TO ARR	AIGNMENT FROM THE LATER	OF INDICTMENT OR INIT
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL	SAME DAY	1 to 10 days	1	11 to 15 days	16 to 20 days
	<u>"</u>	##	DEF'S REPORTED %	DEF'S REPORTED %		DEF'S REPORTED	DEF'S REPORTED %
NORTH DAKOTA	√76	147	L 64 43.5	60 40-8		_ 7 4.8	3 2.0
	77	107	L 64 59.8	22 20.6		_ 8 7.5	9 8.4
-			1		-		
SOUTH DAKOTA	76	<u> 315</u> J	L 180 <b>57-1</b>	64 20.3		<b>∟</b> 27 8.6	9 2.9
	77	104		33 31.7		∟ 5 4.8	7 6.7
•			1 1	1 3	TRANSI-		
NINTH CIRCUIT	√76	9267	_2631 <b>28.4</b>	5546 <b>59.8</b>	AND PERMA- NENT	<u>∟</u> 423 4.6	171 1.8
	77	_5196	_1896   <b>36.</b> 5	2845 54.8	TIME LIMIT FOR INTERVAL	∟180 3.5	68 1.3
			1 · 1	1	TWO IS 10 DAYS	! !	ı
ALASKA	76	196	_ 36   18.4	121 61.7		L 16 8-2	7 3.6
	77	<u>84</u>	L 49 58.3	21 25.0	_	5 6.0	4 4.8
	اسد	1400		1			
ARIZONA	76	[1403]	L 481 <b>34-3</b>	842 60.0		L 44   3⋅1	14 1.0
	77	<u> 667</u>	L 260 39.0	384 57.6		L 14   2.1	1 •1
	۱	705	vo  10 - 1	300   50 5			27   27
CALIFORNIA NORTHERN	1	795	L 149 18.7	399 50.2		_ 68   8.6	37 4.7
	77	410	∟140 34.1	196 47.8	)	∟ 33   8.0	5 1.2

<sup>\*</sup> NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h)

21 & over DEF'S REPORTED

8.8

3.7

9.6

5.4

4.0

8.2

1.6

17.9

8.8

13

35 11.1

10

496

207

16

5 6.0

22

8 1.2

142

36

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977 INTERVAL LIMITS WERE 60:10 180. DURING ST ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45 10:120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE. JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, PIVILE 20 TRANSFERS DUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COUNTS.

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & 771

## HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

PSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE ---

FACH DISTRICT'S DATA IS SH	DIMALONE 2 LL	NIEC 1:30 9 '771	1					
EACH DISTRICT'S DATA IS SH THIS SEPARATES TERMINATE TERVAL TWO BEGAN UNDER FROM THOSE WHOSE INTERV 1977 LIMITS.	THE ACT S 1	1976 LIMITS		NUI	MBER OF 'NET	DAYS TH	AT ELAPSE	D TO A
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	DEF S REPORTE	E DAY	DEF S REPORTED	10 days		
~		##	REPORTE	7 -	KEPOHTEL	7 %		
CALIFORNIA EASTERN	76	602	L 74	12.3	327	54.3		
	77	327	∟ 60	18.3	179	54.7		
•				1		1	-	
DALLEGRALA GENTRAL	76	2220	∟ 334	15-0	1762	79.4	]	
CALIFORNIA CENTRAL	77	1261	L 99	7.9	1081	85.7		
•							-   <sub>T</sub>	RANS
CALIFORNIA CONTUCDA	76	1368	∟236	17.3	1060	77.5	A P	TIONAI AND PERMA
CALIFORNIA SOUTHERN	77	671	∟253	37.7	391	58.3		IENT IME IMIT OR
•				. , , , , , , , , , , , , , , , , , , ,			1	NTER\ [WO IS  0 DAY
	76	778	∟648	83.3	117	15.0		
HAWAII	77	747	∟ 655	87.7	73	9.8		
•							-	
	76	133	L 11	8.3	73	54.9		
IDAHO	77	99	∟ <sup>14</sup>	14.1	71	71.7		
•			<del></del>	,			-	
	76	153	∟108	70.4	30	19.6		
MONTANA	77	129	∟107	82.9	11	8.5		

SED TO ARRAI	GINNENTE	NOW THE C	ATEN OF INDICTS	NEW! ON IN!	IAL AFFEARANCE —	
		15 days		16 to 20 days		1 & over
•	DEF'S REPORTED	3.	DE REPO	PRTED %	DEF S REPORT	ED %
	∟ 83	13.8	2	7 4.5	91	15.1
	ر. 33 ـــــــــــــــــــــــــــــــــــ	10.1	1	1 3.4	44	13.5
	L 63	2.8	1	2 .5	49	2.2
	L 34	2.7	1	4 1.1	33	2.6
TD 44101						<del></del> ]
TRANSI- TIONAL AND PERMA-	∟ 23	1.7	1	.2 .9	37	2.7
NENT TIME LIMIT FOR	∟ 13	1.9		3 .4	11	1-6
INTERVAL TWO IS		·····				
10 DAYS	∟ 9	1.2		1 -1	3	-4
	L 4	.5		1 .1	14	1.9
						<u> </u>
		i !		į	1	, {
	∟ <sup>15</sup>	11.3		8 6.0	26	19.5
	<u>L</u> 8	8.1		2 2.0	4	4.0
	L 5	3.3		3 2.0	7	4-5
	L			2 1.6	9	7.0
		•				•

<sup>.</sup> NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(b)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S T ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45:10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OF FENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US MAGISTRATE DECISIONS, RULE 70 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

## APPLICABLE DISTRICT LIMITS

# HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

LAPSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE --

APPLICABLE D		IMITS	l	ERETE	RMIN		
EACH DISTRICT'S DATA IS SHO THIS SEPARATES TERMINATED TERVAL TWO BEGAN UNDER FROM THOSE WHOSE INTERVA 1977 LIMITS	DWN ON 2 LI DEFENDAN THE ACT'S 1 AL TWO BEG	NES ('76 & '77) ITS WHOSE IN 976 LIMITS AN UNDER		NUI	MBER OF 'NET I	DAYS THA	AT EL
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME	DAY	[ 1 to 10	0 days	) )
	<u></u>	##	DEF'S REPORTED	%	DEF'S REPORTED	%	
NEVADA	76	191	∟ 30	15.7	138	72.3	
	77	132	L <sup>21</sup>	15.9	89	67.4	
-	76	( 308 )	1. 24	7.8	201	65.3	- 
OREGON	5	172	73	42.4	79	45.9	
_	(77			12.01	• •	43.3	<u> </u>
	76	159	∟ 62	39.0	74	46.5	
WASHINGTON EASTERN	77	106	L 65	61.3	39	36.8	
_				1 1			-
WASHINGTON WESTERN	76	935	∟ <sup>437</sup>	46.7	380	40•6	
_	77	372	L <sup>99</sup>	26.6	214	57.5	
	۱	26	. 1	3.8	22	84.6	
GUAM	\ 76 \ \ _		<u>.                                    </u>				
-	77	19	L 1	5•3	17	89•5	 -
	76	2327	∟ <sup>974</sup>	41.9	1181	50.8	
TENTH CIRCUIT	77	1502	L 676	45.0	759	50.5	

	11 to 15 days	16 to	20 days	21 % over
	DEF'S REPORTED %	DEF'S REPORTE	3	DEF'S REPORTED %
	8 4.2	5	2.6	10 5.2
	_ 10 7.6	5	3.8	7 5.3
	L 19 6.2	21	6.8	43 14.0
	L 6 3.5	7	4-1	7 4.1
TRANSI-	<del></del>			
TIONAL AND PERMA	_ 7 4.4	5	3.1	11 6.9
NENT TIME LIM T FOR	_	1	.9	1 .9
INTERVAL TWO IS 10 DAYS				
	L 63 6.7	18	1.9	37 4.0
	_ 19 5.1	12	3.2	28 7.5
	L	1	3.8	2 7.7
	L 1 5.3			
	<del></del>			
	∟ 85   3.7	25	1.1	62 2.7
	L 32 2.1	10	-7	25 1.7

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY ( of FENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

# SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 2 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77)

## APPLICABLE DISTRICT LIMITS

# HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

APSED TO ARRAIGNMENT FROM THE LATER OF INDICTMENT OR INITIAL APPEARANCE -

SEPARATES TERMINATED VAL TWO BEGAN UNDER M THOSE WHOSE INTERVA LIMITS	THE ACT'S I AL TWO BEG	976 LIMITS AN UNDER		NUMB	ER OF 'NET	DAYS TH
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	SAME DEF'S REPORTED	E DAY	1 to 1	O days
	 \ 76	## 1 536 1	162	30.2	332	61.9
COLORADO	77	251	L 73	29.1	157	62.5
-	76	440	∟ 156	35.5	215	48.9
KANSAS	77	267	∟ 74	27.7	177	66.3
MEN ASSU	76	309	∟ 116	37.5	184	59.5
NEW MEXICO	77	270;	∟ 92	34.1	174	64.4
KLAHOMA NORTHERN	<b>\</b> 76		∟ <sup>55</sup>	27.4	145	72.1
-	77	103	L 24	23.3	79	76.7
	76	102	<u> </u>	51.0	<b>49</b>	48.0
KLAHOMA EASTERN	77	<u> 123</u> j	∟ 74	60.2	46	37.4
	76	<u> 459</u>	L 221	48.1	228	49.7
OKLAHOMA WESTERN	77	, 308,	, 197	64.0	108	35.1

					,
	11 to 15 days  DEF S REPORTED %	DEF'S REPORTED	days **,	DEF'S REPORTED	aver %
	23 4.3	7	1.3	12	2.2
	_ 13   5.2	5	2.0	3	1.2
	34 7.7	11	2.5	24	5.5
	L 5 1.9	1	-4	10	3.7
			·	·····	
TRANSI- TIONAL AND PERMA-	_ 8 2.6			1	•3
NENT TIME LIMIT FOR	_ 2 .7	1	-4	1	•4
INTERVAL TWO IS 10 DAYS					
10 0210	L			1	.5
	L				
					- 1
	L 1 1.0				
	L 2 1.6			1	-8
					[
	L 4 •9	2	-4	4	•9
	1.0				

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 THANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

1 1

#### APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN

# HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO ARRAIGNMENT

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

INDICTMENT OR INITIAL APPEARANCE

THIS SEPARATES TERMINATE TERVAL TWO BEGAN UNDER FROM THOSE WHOSE INTERV 1977 LIMITS	THE ACT'S 1	ITS WHOSE IN 976 LIMITS AN UNDER		NU	MBER OF 'NET	DAYS THA	AT ELAPSED TO ARRAI	GNMENT F	ROM THE L	ATER OF IN
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DEFENDANTS WHO BEGAN INTERVAL TWO	DEF S REPORTED	DAY	1 to 1	O days		DEF'S REPORTED	15 days	
ИТАН	 \ 76	##	∟ <sup>11</sup> ²	81.2	3	2.2		_ 3	2.2	
	77	88	L. 69	78.4	4	4.5	_	6	6.8	
	76	142	L 100	70.4	25	17.6		L 12	8.5	
WYOMING	77	92	L 73	79.3	14	15.2	_	L 1	1.1	
DISTRICT OF THE STATE OF THE ST	76	[1104]	ر 415	37.6	624	56.5	TRANSI- TIONAL AND PERMA-	. 39 L.	3.5	
DISTRICT OF COLUMBIA	777	<u>656</u> ,	L 218	33.2	404	61.6	NENT TIME LIMIT FOR INTERVAL	_ 24	3.4	
	<b>\</b> 76	L	L.,		į		TWO IS 10 DAYS	L		
	77	L	L				_	L		
	76	L	L.					L		
	777		L.					L.		
	76		L					L	<b> </b>	
	77	L	L				J	L		

\* NET MEANS GROSS DAYS LESS MAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(a)

16 to 20 days DEFS

> 3 2.2

> 2 2.3

2 1.4

1 1.1

14

5

1.3

. 8

DEF 5 REPORTED

17

7

3 2.1

3 3.3

12

7 1.1

12.3

8.0

1.1

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 20, 1977, INTERVAL LIMITS WERE 60-10-180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45-10-120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RICLE 20 TRANSFERS OUT OF DISTRICT, FRETRIAL DIVERSION DEPOSITIONS, AND ZEMOVALS FROM STATE COURTS.

# APPENDIX F

Time (in days) between arraignment to trial (or other disposition) for defendants disposed of in the United States District Courts for Speedy Trial years beginning July 1, 1976 and July 1, 1977. For 1976, the time interval was 180 days and for 1977, 120 days.

SPEEDY TRIAL	SPEEDY TRIAL DATA ANALYSIS OF INTERVAL									- ·									-
		ISTRICT L		ı İ	Wi											NUL URH		78	
EACH DISTRICT'S DA THIS SEPARATES TE TERVAL THREE BEC FROM THOSE WHOSE	PMINATE	DEFENDAN	ITS WHOSE IN.		<del></del> ,			<del></del>								FROM AR			
1977 LIMITS.	SPEEDY	DIST.	DEFENDANTS WHO BEGAN	SAME	DAY	1 to 3	O daγs	31 to	31 to 60 days		61 to 80 days		00 days	101 to 120 days		121 to 180 days		181 days & ove	
DISTRICT	YEAR	LIMIT	THREE	DEF'S REPORTED	) <sub>%</sub>	DEF'S REPORTED	<b>%</b>	DEF'S REPORTED	%	DEF'S RE! DRTED	٠,	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	P.5	DEF'S REPORTED	95
-	••	(DAYS)	##												-				
TOTAL	<b>76</b>		45815	L10484	22.9	14270	31.1	9639	21.0	3501	7.6	2341	5.1	1584	3,5	2609	5.7	1387	3.0
ALL DISTRICTS	77		29400	∟ <sup>5644</sup>	19.2	11372	38.7	6915	23.5	2233	7.6	1313	4•5	928	3.2	740	2.5	255	•9
									<del></del>	/ <del></del>									
FIRST CIRCUIT	76		972	∟ 135	13.9	190	19.5	151	15.5	101	10.4	109	11.2	63	6.5	160	16.5	63	6.5
· ····································	77		659	∟ 88	13.4	138	20.9	154	23.4	86	13.1	60	9.1	80	12.1	45	6.8	8	1.2
					•						'	•	'						
	\ <b>76</b>	60	76 1	19	25.0	16	21.1	18	23.7	3	3.9	9	11.8	4	E 2	7			
MAINE	1	60										,	11.0	7	5.3	(	9•2		
	77		61,	5 ئ	8.2	13	21.3	12	1.9.7	13	21.3	8	13.1	5	8.2	5	8.2		
					1 1	1 1		ı <b>"</b>		ı		ı	,						
MASSACHUSETTS	76	feo	495	∟ 38	7.7	83	16-8	43	8.7	49	9.9	61	12.3	44	8.9	131	26.5	46	9.3
	77.	120	373	∟ 51	13.7	69	18.5	61	16.4	49	13.1	38	10.2	63	16.9	37	9.9	5	1.3
												1							
NEW HAMPSHINE	76	120	26	L 1	3.8	7	26.9	11	42.3	2	7.7	3	11.5	2	7.7				
HEW HAMESHIEE	77	80_	L29	L 2	6.9	7	24.1	12	41.4	3	10.3	4	13.8			1	3.4		
	***																		·
RHODE ISLAND	76	180	109	∟ 37	33.9	13	11.9	8	7.3	15	13.8	12	11.0	3	2.8	10	9.2	11	10.1
	77	120	52	L 16	30.8	7	13.5	12	23.1	8	15.4	4	7.7	3	5.8	1	1.9	1	1.9
				,		MEE	T 1979 LI	MITS	<del></del> ;	'		NET MEAN	s <i>GROSS E</i>	I AYS LESS <i>E</i>	DAYS OF E	XCLUDABL	E TIME UN	DER 18 USC	3161(h)
** DURING SPEEDY T	BIAL ACT	YEAR '76 EE	20M IIII V 1 1976	THRU UNE 7	0 1977 IN	TERVAL LIN	MITS WERE	60 10:180						-	_				

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60.10:180, DURING ST.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45:10:120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDAN\* 5 WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENLING AS OF JUNE 33, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSEEMS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS

### HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO TRIAL

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

APPLICABLE DISTRICT LIMITS

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 % 771
THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN
TERVAL THREE BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL THREE BEGAN UNDER

- NUMBER OF THE DAYS THAT ELAPSED TO COMMENCEMENT OF TRIAL (OR OTHER DISPOSITION) FROM ARRAIGNMENT

FROM THOSE WHOSE	INTERVA	AL THREE BE	GAN UNDER		NU	MBER OF	NET DA	YS THAT I	LAPSED	TO COMM	ENCEMEN	IT OF TRE	AL (ORO)	HER DISP	OSHION	FROM A	RRAIGNM	ENT	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL THREE	(	E DAY		0 days	<u> </u>	60 days		80 days		00 days		120 days	ļ	180 days		/s & over
	···	(DAYS)	##	DEF S REPORTED	%	DEF S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	*.	DEF S REPORTED	'a	DEF'S HEPORTED	76	DEF'S REPORTED	*.	DEFIS REPORTED	
PUERTO RICO	76	183	266_	L 43	15.0	71	26.7	71	26.7	32	12.0	24	9.0	10	3.8	12	4.5	6	د و 2
TOENTO NICO	77	120	144	L 14	9.7	42	29.2	57	39.6	13	9.0	6	4.2	9	6.3	1	•7	2	1-4
	76		[3138]	<u>∟</u> 841	26.8	583	18.6	551	17.6	275	8-3	214	6.8	189	6.0	314	10.0	171	5.4
SECOND CIRCUIT	77		1687	∟ 515	30.5	4 0 5	24.0	333	19.7	172	10.2	100	5.9	65	3.9	81	4.8	16	•9
	76	60	_ 240_;	∟ 30	12.5	48	20.0	115	47.9	27	11.3	7	2.9	2	. 8	5	2.1	6	2.5
CONNECTICUT	77	_60	_147_	∟ 23	15.6	33	22.4	59	40.1	20	13.6	9	6.1	1	•7	2	1-4		
	76	180	143	L 24	16.8	39	27.3	20	14.0	8	5.6	15	10.5	7	4.9	19	13.3	11	7.7
NEW YORK NORTHERN	77	123	L <u>89</u> i	L 19	21.3	22	24.7	19	21.3	7	7.9	6	6.7	6	6.7	8	9.0	2	2.2
	76	183	981	느 398	40.6	131	13.4	146	14.9	69	7.0	59	6.0	40	4. L	75	7.6	63	6.4
NEW YORK EASTERN	77	120	536	ㄴ 248	46.3	76	14.2	88	16.4	41	7.6	32	6.0	11	2.1	31	5.8	g	1.7
		100						<u></u>		· · · · · · · · · · · · · · · · · · ·	l	· 1				. <u></u>	<u></u>	1	
NEW YORK SOUTHERN	76	180	1447	L 333	23.0	290	20.0	23ů	15.9	151	10-4	107	7.4	117	8.1	164	11.3	55	3.8
	77	157	749	١ـ 201	26.8	204	27.2	143	18.7	86	11-5	38	5.1	42	5.6	35	4.7	3	-4

MEET 1979 LIMITS

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180. DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>■</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE
JUVENILES, APPEALS FROM U.S. MACISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT,
PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL D	ABLE DI	STRICT L	IMITS		WI							IMINAL VO YEAR						78	
EACH DISTRICT'S DA' THIS SEPARATES TER TERVAL THREE BEGA FROM THOSE WHOSE 1977 LIMITS.	TA IS SHOW MINATED IN UNDER INTERVAL	VN ON 2 LIN DEFENDAN THE ACT'S THREE BE	IES ('76 & '77) ITS WHOSE IN- 1976 LIMITS GAN UNDER		NU	MBER OF	NET DA	YS THAT E	LAPSED	то соммі	ENCEMEN	IT OF TRIA	L (ORO	HER DISP	OSITION	FROM AR	IRAIGNM	ENT	
CIRCUIT & DISTRICT	SPEEDY TRIAL	DIST. PLAN	DEFENDANTS WHO BEGAN	SAME	DAY	1 to 3	0 days	31 to	60 days	61 to 8	80 days	81 to 11	00 days	101 to 1	20 days	121 to 1	80 days	181 day	s & over
	YEAR	(DAYS)	INTERVAL THREE	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	8	DEF'S REPORTED	<b>9</b> 0	DEF S REPORTED	**	DEF'S REPORTED	es.	DEF'S REPORTED	*
NEW YORK WESTERN	76	180	243	L. 29	11.9	59	24.3	19	7.8	15	6.2	22	9.1	16	6.6	47	19.3	36	14,
	77	120	113,	L 4	3.5	52	46.0	17	15.0	16	14.2	12	10.6	5	4.4	5	4.4	2	1.
VERMONT	76	180	84,	L 27	32.1	16	19.0	21	25.0	5	6.0	4	4.8	7	8.3	4	4.8		
•	77	120	53_	L 20	37.7	18	34.0	10	18.9	2	3.8	3	5.7						
THIRD CIRCUIT	76		3404	<sub>L_</sub> 541	15.9	1071	31.5	620	18.2	307	9.0	233	6.8	154	4.5	345	10.1	133	3.
	77		_2010_	L 289	14.4	811	40.3	425	21.1	194	9.7	107	5.3	92	4.6	64	3.2	28	1.
DELAWARE	76	120	129	L <sup>16</sup>	12.4	44	34.1	37	28.7	15	11.6	11	8.5	4	3.1	2	1.6		
ļ	77	80	62	L 15	24.2	27	43.5	18	29.0	2	3.2								
	76	183	1301	ر 331	25.4	509	39.1	144	11.1	74	5.7	51	3.9	30	2.3	72	5.5	90	,
NEW JERSEY	7.7	120	758	∟ 107	14.1	477	62.9	70	9.2	25	3.3	26	3.4	16	2.1	28	3.7	90	6. 1.
NNSYLVANIA ČASTERN	76	180	815	∟ <sup>59</sup>	7.2	242	29.7	216	26.5	110	13.5	65	8.0	29	3.6	81	9.9	13	1
HISTERNAL ENSIERN	77	120	551	∟ <sup>85</sup>	15.4	138	25.0	150	27.2	79	14.3	38	6.9	44	8.0	15	2.7	2	.4
						MEE	T 1979 LI	MITS		,		NET MEAN	is GROSS	DAYS LESS	DAYS OF I	EXCLUDABL	E TIME UN	IDER 18 USI	C 3161

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

 $<sup>\</sup>mu\pi$  THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US MAGISTRATE DECISIONS. RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

## HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO TRIAL

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

APPLICABLE DISTRICT LIMITS EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & 77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL THREE BEGAN UNDER THE ACT'S 1976 LIMITS

TERVAL THREE BEG FROM THOSE WHOSE 1977 LIMITS	AN UNDER	THE ACT'S	1976 LIMITS GAN UNDER		NL	IMBER OF	' NET DA'	YS THAT E	LAPSED	то соммі	NCEMEN	IT OF TRIA	AL (OR OT	THER DISP	OSITION	FROM AF	RAIGNM	ENT ——	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL	SA	ME DAY	1 to 3	10 days	31 to	60 days	61 to 8	0 days	81 to 1	00 days	101 to 1	20 days	121 to 1	80 days	181 day	\$ & 0441
	$\checkmark$	$\checkmark$	THREE	DEF REPOR	ED %	DEF'S REPORTED	) %	DEF'S REPORTED	x	DEF S REPORTED	"lag"	DEF'S REPORTED	75	DEF'S REPORTED	30	DEF'S REPORTED	'Ж	DEF'S REPORTED	٠,
	 \ 76	(DAYS)	## 1 203 1	2 ر	5 12.8	96	47.3	36	17.7	11	E 4		5.9	3	, ,	1-7	o 4		
PENNSYLVANIA MIDDLE	<i>)</i>	100_	[ 203 ]	L 4	12.6	90	41.3	20	1/4/	11	5.4	12	2.9	3	1.5	17	8.4	2	1.0
	77	120	116	L	5 5.2	65	56.0	26	22.4	7	6.3	6	5.2	5	4.3			1	•9
						·												····	
	76	180	533	∟ 4	8.3	96	18.0	92	17.3	45	8.4	49	9.2	57	10.7	134	25.1	16	3.0
PENNSYLVANIA WESTERN	77	120_	234	_ 3	0 12.8	48	20.5	51	21.8	35	15.0	22	9.4	24	10.3	17	7.3	7	3.0
		<del></del>	·		<u> </u>	<u> </u>		·		 	·	<u> </u>		l		[		·	
	1.70					1 '						١ ١	1	1 . 1	. :		1	ì	-
VIRGIN ISLANDS	76	180	<u> 423 </u>	L 6	5   15.4	84	19.9	95	22.5	52	12.3	45	10.6	31	7.3	39	9•2	12	2+8
	77	120	289_	L. 4	15.9	56	19.4	110	38-1	46	15.9	15	5.2	3	1.0	4	1-4	9	3.1
		***	<del></del>												<del></del>	· · · · · · · · · · · · · · · · · · ·		<del></del>	
	76		4240	∟103	24.5	1738	41.0	1078	25.4	175	4.1	72	1.7	45	1-1	58	1.4	35	.8
FOURTH CIRCUIT	77		3051	L 40	13.1	1635	53.6	800	26.2	120	3,9	49	1.6	22	. 7	16	-5	8	-3
					· · · · · · · · · · · · · · · · · · ·	! ;		· /			·	 		<u> </u>		·	·	,	
	l <b>-</b>					l						1 1		l . i			,	. 1	
MARYLAND	76	_60_	1177	∟ 30	25.6	462	39.3	230	19.5	87	7.4	29	2.5	18	1.5	31	2.6	19	1.6
	7.7	60	819	ᆫ 8	3 10.7	468	57.1	171	20.9	53	6.5	21	2.6	10	1.2	5	-6	3	-4
												<del></del>	· · · · · · · · · · · · · · · · · · ·					<del></del>	
	76	180	303	_ 7	23.4	85	28.1	69	22.8	19	6.3	20	6.6	14	4.6	20	6.6	5	1.7
NO. CAROLINA EASTERN	77	120	214	<u> </u>	10.7	72	33.6	75	35.0	25	11.7	12	5.6	5	2-3	2	•9		
	!				1	l i				1		-	- 1		-	-	1	}	1

MEET 1979 LIMITS

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIA				, [								IMINA							<del></del>
EACH DISTRICT'S THIS SEPARATES TERVAL THREE I FROM THOSE WH	DATA IS SHO TERMINATE EGAN UNDE OSE INTERVA	DISTRICT LINDWN ON 2 LIN D DEFENDAN R THE ACT'S AL THREE RE	ES ('76 & '77) TS WHOSE IN- 1976 LIMITS GAN UNDER			<del></del>						T OF TRIA	<del></del>						
GIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL	SAME	E DAY	1 10 3	30 days	31 to	60 days	61 to 8	30 days	81 to 1	00 days	101 to 1	120 days	121 to 1	80 days	181 day	s & over
	,	(DAYS)	##	DEF'S REPORTED	*	DEF'S REPORTED	*	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	₹6	DEF'S REPORTED	*	DEF'S REPORTED	%	DEF'S REPORTED	%
NO. CAROLINA MIDDI	∫76	60	3341	L 145	43.4	113	33.8	63	18.9	10	3.0			1	.3	1	•3	1	-3
NO. CANDEINA BILDE	77	60	276	∟ 105	38.0	116	42.0	55	19.9										
	,	<del></del>	<del> </del>		ı :	<del></del>	[ ]	[						 ſ {		i 1			
NO. CAROLINA WESTER		60	252	L 29	11.5	112	44.4	105	41-7	6	2.4								
	77	60	227	L 11	4.8	93	41.0	115	50.7	7	3.1				 			1	
	۱ 76	60	, 501 <sub>j</sub>	65	13.0	114	22.8	318	63.5	3	•6					1 1	.2	. 1	
SOUTH CAROLIN	7	60	264	_ 28	10.6	48	18-2	188	71.2										j
										<u> </u>					·*************************************	1			
	\ 76	180	960	ᆫ 136	14.1	622	64.4	171	17.7	24	2.5	5	• 5	2	• 2	2	-2	4	-4
VIRGINIA EASTERI	77	120	916	L 101	11.0	668	72.9	126	13.8	14	1.5	2	•2	3	.3	2	•2	}	ļ
			·										1	 		<b>!</b>			[
VIRGINIA WESTEI		120	178	∟ 30	16.9	124	69.7	15	8.4	4	2.2	4	2.2	1	-6		Ì		
	7.7	120	154	L. 6	3.9	108	70.1	16	10.4	8	5.2	9	5.8	1	.6	3	1,9	3	1.9
	\ 76	180	106	, 16	15.1	40	37.7	18	17.0	ا و	8.5	10	9.4	7	6.6	1	.9	5	4.7
W. VIRGINIA NORTH	1 '	120	52	L 15	28.8	17	32•7	5	9.6	6	11.5	3	5-8	3	5.8	2	3.8	1	1.9
	1.			,		MEE	T 1979 LI	MITS				NET MEAN	s gross t	DAYS LESS (	DAYS OF E	XCLUDABL	E TIME UN	1 DER 18 USC	( 3161(h)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FRO\* I JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/19/180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND "ÉTTY OFFENDERS. AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US MAGISTRATE DÉCISIONS, RULE 20 THANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL D		ALYSIS OF I												NDAN JULY 1,				70	
EACH DISTRICT'S DAT THIS SEPARATES TER TERVAL THREE BEGA FROM THOSE WHOSE	TA IS SHO	WN ON 2 LINE	S (76 & 77)									····		THER DISP					
1977 LIMITS  CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL	SAME	DAY	1 to 3	30 days	31 to	60 days	61 to 1	30 days	81 to 1	00 days	101 to 1	20 days	121 to 1	80 days	181 day	s & over
	\ <u>'</u>	(DAYS)	THREE ##	DEF'S REPORTED	%	DEF S REPORTED	%	DEF S REPORTED	%	DEF'S REPORTED	<sup>76</sup> (a	DEF'S REPORTED	e <sub>ij</sub>	DEF'S REPORTED	٠,	DEF'S REPORTED	a,	DEF 5 REPORTED	4
W. VIRGINIA SOUTHERN	76	60	423	∟ 246	58.2	66	15.6	89	21.0	13	3.1	4	•9	2	• 5	2	-5	1	• 2
	77	60	129	L 24	18.6	45	34.9	49	38.0	7	5.4	2	1.6			2	1.6		
1			11071				ا ا	l l				l		[ ]		[ _ [			
FIFTH CIRCUIT	76		7004	L <sup>4531</sup>	38.2	2828	23.8	2201	18.5	781	6.6	534	4.5	369	3.1	510	4.3	117	1.0
(	77		7994	∟2185	27.3	2872	35.9	1754	21.9	508	6.4	342	4.3	204	2.6	98	1.2	31	-4
(	76	180	723	_ 38	5•3	198	27.4	450	62.2	26	3.6	6	-8	1	•1	2	.3	2	• 3
ALABAMA NORTHERN	77	120	728	L 24	3.3	379	52.1	307	42.2	7	1.0	4	• 5	3	-4	3	-4	1	-1
					l			·											
\	76	120	238	∟ <sup>95</sup>	39.9	74	31.1	28	11.8	18	7.6	17	7.1	3	1.3	3	1.3		
ALABAMA MIDDLE	77	120	311	∟ 127	40.8	96	30.9	42	13.5	32	10.3	7	2.3	6	1.9	1	•3		
-			<del>v</del>					 		· .		l 1		·		 	1		
ALABAMA SOUTHERN	10	180	219	∟ <sup>31</sup>	14.2	67	30.6	47	21.5	21	9.6	38	17.4	5	2.3	10	4.6		
	7.7	120	140	L 21	15.0	21	15.0	48	34.3	30	21.4	3	2-1	13	9.3	3	2-1	1	.7
(	76	120	, 178 ,	7	15.2	54	30.3	80	44.9	6	3.4	10	5.6		!	1	.6		
FLORIDA NORTHERN		120	102	_ 22	21.6	32	31.4	32	31.4	10	9.8	5	֥9			-	-5	1	1.0
				,		MEE	T 1979 LI	MITS (		<b>(</b>	,	<i>NET</i> MEAR	is gross i	DAYS LESS I	DAYS OF E	XCLUDABL	E TIME UN	DER 18 USC	3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETIFIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 3 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO TRIAL APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 1746 & 777 THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN-TERVAL THREE BEGAN UNDER THE ACT'S 1976 LIMITS FROM THOSE WHOSE INTERVAL THREE BEGAN UNDER - NUMBER OF THAT STAPS THAT ELAPSED TO COMMENCEMENT OF TRIAL (OR OTHER DISPOSITION) FROM ABRAICNMENT 1977 LIMITS. DIST. PLAN LIMIT SPEEDY DEFENDANTS 181 days Renam SAME DAY 1 to 30 days 31 to 60 days 61 to 80 days 81 to 100 days 101 to 120 days 121 to 180 days TRIAL YEAR WHO BEGAN INTERVAL THREE REPORTED DEF'S REPORTED DEF'S REPORTED DEF 5 HEF S REPORTED DEE S HERON EU inik g BEGGATED REPORTED (DAYS) ## 76 120 658 59 9.0 129 19.6 218 33.1 125 19.0 77 11.7 42 7 1-1 6.4 1 +2 FLORIDA MIDDLE 525 7.6 101 8.6 120 4() 19-2 238 45.3 76 14.5 45 17 3.2 7 1.3 Ĺ .2 113 | 11.6 117 12.0 232 23.8 82 180 976 116 | 11.9 88 9.5 173 17.7 55 5.6 8.4 FLORIDA SOUTHERN 77 120 576 77 66 11.5 70 12.2 167 29.0 13.4 92 16.0 47 8.2 41 7.1 16 2.8 161 23.9 180 7.0 103 15.3 105 71 | 10.5 675 47 15.6 93 | 13.8 93 13.8 2 .3 **GEORGIA NORTHERN** 294 120 42 14.3 91 31.0 93 31.6 25 8.5 18 6. l 17 5.8 4 4 1.4 1.4 829 180 93 11.2 720 86-9 9 1.1 6 GEORGIA MIDDLE 120 1043 45 4.3 977 93.7 13 1.2 6 .6 2 L\_1384 1567 88.3 130 44 4 60 8.3 2.8 . 3 **GEORGIA SOUTHERN** 1.9 60 366 190 51.9 127 34.7 32 8.7 7 7 1.9 .8 894 376 42.1 173 19.4 158 17.7 92 10.3 4.9 19 2.1 29 3.2 3 .3 LOUISIANA EASTERN 376 29.0 132 35.1 120 30 8.0 109 39 10.4 39 10.4 25 6.6 . 3 •3 MEET 1979 LIMITS \* NET MEANS G IS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 31611h)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FHOM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60:10:180, DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL, LIMITS WERE 45:10:120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OF LENGERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 10 TRANSFERS OUT OF DISTRICT, PRETRIAL, DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURS.

SPEEDY TRIAL		ALYSIS OF				WI							RIMINA WO YEAR						78	
EACH DISTRICT'S D THIS SEPARATES TE TERVAL THREE BEG FROM THOSE WHOS	RMINATEL IAN UNDEI	DEFENDAN RITHE ACTIS	ITS WHOSE IN 1976 LIMITS	۔۔۔ ۔۔		NU	мвен оғ	* NET DA	YS THAT	ELAPSED	. ::УМ	ENCEME	NT OF TRI	AL (ORO	THER DISE	POSITION	FROM AF	RRAIGNM	ENT	
CIRCUIT & DISTRICT	SPEEDY TOTAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL		SAME	DAY	1 to 3	30 days	31 to	60 days	61 to	80 days	81 to 1	00 days	101 to	120 days	121 to 1	180 days	181 day	s & over
		(DAYS)	THREE ##	REP	EF'S ORTED	%	DEF S REPORTED	%	DEF G REPORTED	%	DEF'S REPORTED	Х.	DEF'S REPORTED	ag.	DEF S REPORTED	- tu	HEPORTED	N	DEFTS REPORTED	
LOUISIANA MIDDLE	76	90	120	L	27	22.5	68	56.7	12	10.0	9	7.5	4	3.3						
	77	90	<u>96</u> j	L	24	25.0	47	49.0	13	13.5	8	8.3	3	3.1			1	1.3		
	1 70	100	2.2	2		,, ,	1 ,,	l		ļ,,,	1 ,	l , ,	Ι,	_	1 .	1	[			
LOUISIANA WESTERN	76	120	363	L. 2.		64.5	62	17.1	57	15.7	6	1.7	1	.3	2	-6		•3		
		120	_ 202	L <sup>1</sup>	23	60.9	34	16-8	34	16.8	7	3.5	2	1.0	1	.5	1	• 5		
	76 ا	180	150	<u> </u>	14	9.3	41	27.3	53	35.3	25	16.7	11	7.3	3	2.0	2	1.3	1	.7
MISSISSIPPI NORTHERN	77	120	<u>42</u>	L.,,	7	16.7	13	31.0	16	38.1	3	7.1	2	4.8	1	2.4				
					· · · · · ·		· 		<u> </u>	·	· 	·			•					
MISSISSIPPI SOUTHERN	76	180	169	L '	45	26.6	25	14.8	40	23.7	14	8.3	11	6.5	10	5.9	23	13.6	1	•6
A STATE OF THE STA	77	120	115	L :	19	16.5	26	22.6	23	20.0	8	7.0	13	11.3	25	21.7	1	.9		
					l			ł	ı	1	i	ı	1	1	i	ı	ı	I		
TEXAS NORTHERN	76	180	756	2	99 :	39.6	219	29.0	133	17.6	27	3.6	31	4.1	12	1.6	21	2.8	14	1.9
	77	120	540	L, <sup>26</sup>	52	48.5	138	25.6	91	16.9	18	3.3	13	2.4	13	2.4	3	•6	2	-4
	L 70	100	257				1		l	l	1	l	ı	1 _						
TEXAS EASTERN	\ 76 ) 77	180	205	_		26.3	45	22.0	41	20.0	1.6	7.8	8	3.9	14	6.8	24	11.7	3	1.5
	, , ,	100	[_110_]	L, -	36	31.0	34	29.3	23	19.8	8	6.9	5	4.3	5	4.3	5	4.3		i
•• DURING SPEEDY T	BIAL ACT	YFAR '76 FF	30M HULY 1 1976	THRU	LINE 30	1 1977 IN		ET 1979 L		<i>.</i>	'	•	· NET MEA	NS <i>GROSS</i>	<i>DAYS</i> LESS	DAYS OF	EXCI. UDABI	E TIME UN	IDER 18 US	C 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERF 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OF FENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM 3 S. MACISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL D	ATA AN	ALYSIS OF	INTERVAL 3			НО	W LOI	IG IT T	оок т	O BBil	NG CR	IMINAI	DEE	NDAN	TS# 1	O TRIA	<u> </u>		
APPLIC	ABLE D	DISTRICT LI	MITS ES ('76 & '77)	·	WH											HRU JUN		78	
EACH DISTRICT'S DA THIS SEPARATES TEF TERVAL THREE BEG FROM THOSE WHOSE 1977 LIMITS.	MINATE AN UNDE INTERVA	D DEFENDAN R THE ACT'S AL THREE BEG	TS WHOSE IN- 1976 LIMITS 3AN UNDER		NU	MBER OF	NET DA	YS THAT I	ELAPSED	то сомм	ENCEMEN	T OF TRIA	L (OR O	HER DISP	OSITION	FROM AR	RAIGNM	ent ——	
CIRCUIT & DISTRICT	SPEEDY TRIAL	DIST.	DEFENDANTS WHO BEGAN	SAME	DAY	1 10 3	O days	31 to	60 days	61 to 8	80 days	81 to 1	00 days	101 to 1	20 days	121 to 1	80 days	181 day	s & over
Sisteman	YEAR	LIMIT	INTERVAL THREE	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	*
	4.	(DAYS)	##										,						1
TEXAS SOUTHERN	76	120	1592	∟ 743	46.7	295	18.5	225	14.1	98	6.2	80	5.0	52	3.3	89	5.6	10	-6
	77	100	( <u>1207</u>	∟ 480	39.8	374	31.0	226	18.7	77	6.4	42	3.5	5	-4	3	•2		
TEXAS WESTERN	76	180	1253	L 631	50•4	255	20-4	187	14.9	62	4.9	35	2.8	26	2.1	32	2.6	25	2.0
	77	120	970	L 445	45.9	182	18.8	198	20-4	61	6.3	39	3.9	22	2.3	20	2.1	4	.4
			== 0.000 == == == == == = = = = = = = =																
	76	180	306	∟ 22ĭ	72.2	53	17.3	26	8.5	5	1.6	1	•3						
CANAL ZONE	77	120	245	∟ 182	74.3	21	8.6	26	1006	9	3.7	2	• 8	4	1.6	1	-4		-
													·			·			[
(	76		4305	<b>∟</b> 784	18.2	1396	32.4	859	20.0	341	7.9	233	5.4	154	3,6	336	7.8	202	4.7
SIXTH CIRCUIT	77		2012	501											3,0	330		202	4-7
			(3013)	∟ 506	16.8	1075	35.7	697	23.1	279	9.3	167	5.5	127	4.2	114	3.8	48	1.6
	76	180	ı 297 <sub>I</sub>	_ 25	8.4	103	34.7	89	700	- 1							1	ŀ	
KENTUCKY EASTERN	)		للنتيا				3461	09	30.0	39	13.1	19	6•4	10	3.4	8	2.7	4	1.3
	<b>7</b> .7/	120	240	L 25	10.4	80	33.3	81	33.8	25	10.4	13	5.4	13	5.4	3	1.3		
,				ſ		· i		· 1	4	1		1	,	,	Į.	)	1	ı	
VENTUREV WESTERN	76	80	<u>498</u>	∟ 96	19.3	248	49.8	97	19.5	27	5.4	12	2.4	7	1.4	6	1.2	5	1.0
KENTUCKY WESTERN	77	80	<u> 586</u> j	L 112	19.1	261	44.5	131	22.4	41	7.3	27	4.6	6	1.0	4	-7	4	.7
				7		MEE	T 1979 LI	MITS			•	NET MEAN	s GROSS (	AYS LESS C	DAYS OF E	XCLUDABL	<i>E TIME</i> UN	DER 18 USC	3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU J'INE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1913, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFLAS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL I	DATA ANA	ALYSIS OF	INTERVAL 3	. [		~—_ <del>-</del>	HO	W LOP	NG IT T	оок т	O BRII	NG CRI	MINA	L DEFE	NDAN	TS# T	O TRIA	\L		
		ISTRICT LI		} L_		WH	OSE CA	SES WEF	RE TERM	INATED	DURING	THE TW	O YEAR	PERIOD	JULY 1,	1976 TI	ARU JUN	E 30, 197	78	
EACH DISTRICT'S DA THIS SEPARATES TE TERVAL THREE BEG FROM THOSE WHOSE 1977 LIMITS	RMINATED AN UNDER INTERVA	DEFENDAN THE ACT'S L THREE BEG	TS WHOSE IN- 1976 LIMITS SAN UNDER			NUN	MBER OF	NET DA	YS THAT I	ELAPSED	го соммі	ENCEMEN	T OF TRIA	AL (OROT	HER DISP	OSITION	FROM AR	RAIGNME	NT	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL		SAME (	DAY	1 to 3	0 days	31 to	60 days	61 to 8	30 days	81 to 1	00 days	101 to 1	0 days	121 to 1	80 days	181 days	& over
	\ <u>'</u>	(DAYS)	THREE ##	REPO	FS	%	DEF 5 REPORTED	%	DEF'S REPURTED	%	DEF S REPORTED	%	DEF'S REPORTED	٩,	DEF S REPORTED	1.0	DEF'S REPORTED	%	DEF'S REPORTED	%
MICHIGAN EASTERN	<b>√76</b>	180	1337	<u>ر</u> :	141	10.5	330	24.7	236	17.7	141	10.5	101	7.6	59	4.4	210	15.7	119	8.9
	77	120	697	L	71	10.2	164	23.5	157	22.5	105	15.1	65	9.3	61	8.8	55	7.9	19	2.7
	<del></del>								1									•		
MICHIGAN WESTERN	76	120	229	L	33	14-4	85	37.1	34	14.8	19	8.3	17	7.4	8	3.5	19	8.3	14	6.1
	77	<u>c8</u>	145	L	14	9.7	65	44.8	25	17.2	18	12.4	8	5.5	5	3.4	8	5.5	2	1-4
					1	1	1		l .		1		1	1	1	1	1	1	1	
OHIO NORTHERN	76	_8\	726	∟ <sup>1</sup>	33	17.9	306	42•1	172	23.7	38	5.2	28	3.9	.1	1.5	21	2.9	20	2.8
	(77 ——	80	450	_ 1	08	24.0	180	40.0	87	19.3	34	7.6	11	2.4	10	2.2	11	2.4	9	2.0
	1 <b>7</b> C	120	210			i	ŀ	1	į ļ	ŀ	1	1	ī	ı	ļ	ı		1	1	
OHIO SOUTHERN	) 76 ) 77	80	348	_	}	42-8	79	22.7	52	14.9	19	5.5	9	2.6	17	4.9	22	6.3	1	.3
	(''		337	L 1.	10   :	32.6	118	35.0	42	12.5	24	7.1	19	5.6	15	4.5	8 .	2.4	1	-3
	1-70	180	, 254		52	l	[		l		1	1	1	1		1	1	i	1	
TENNESSEE EASTERN	) /0	120		_		20.5	121	47.6	65	25.6	5	2.0	- 4	1.6	4	1.6	3	.1.2		
	7.7		160		37 [2	23.1	90	56.3	23	14-4	7	4-4	1	•6		<u></u>	2	1.3		
	76	100	, 373 ,	<b>∟</b> 15	ر ا م	, ,	,,,,		_	. 1	[	ļ	i	1	1	i	i	1	1	
TENNESSEE MIDDLE	) 70	120	, 243		- }	1.3	108	29.0	80	21.4	14	3.8	9	2.4	5	1.3	3	-8		
			[ 243 ]	L 4	4	9.9		44.4	106	43.6	5	2.1	ł	i		}		1	İ	
** DURING SPEEDY TE	HAL ACT Y	EAR '76, FRO	OM JULY 1, 1976	THRU JL	INE 30.	1977, INT		T 1979 LI				•	<i>NET</i> MEAN	s <i>GROSS D</i>	AYS LESS E	DAYS OF E	XCLUDABL	F TIME UNI	DER 18 USC	3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING 15 OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE. JUVENILES, APPEALS FROM U.S. MACISTRATE DECISIONS, HULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL C		IALYSIS OF			wı											TO TRIA		78	
EACH DISTRICT'S DA THIS SEPARATES TEL TERVAL THREE BEG I ROM THOSE WHOSE 1977 LIMITS	TA IS SHO BMINATE AN UNDE	DWN ON 2 LIN D DEFENDAN R THE ACT'S	IES ('76 & '77) TS WHOSE IN 1976 LIMITS	_												FROM AR	-		
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL	SAI	ME DAY	1 to 3	l0 days	31 to	60 days	61 to 8	BO days	81 to 1	00 days	101 to 1	20 days	121 to 1	80 days	181 day	s & over
	\ <u>`</u>	(DAYS)	THREE ##	DEF'S REPORTI	:D %	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	۳,	DEF'S REPORTED	%	DEF S REPORTED	*	DEF'S HEPORTED	٠.	DEF'S REPORTED	~
TENNESSEE WESTERN	76	180	243	L '	1.6	16	6,6	34	14.0	39	16, 0	34	14.0	33	13.6	44	18.1	39	16.0
	77	120	155	L :	3.2	9	5.8	45	29.0	20	12.9	23	14.8	17	11.0	23	14.8	13	8.4
	76		, 2189 ,	∟ 367	16.8	475									1	]	1		
SEVENTH CIRCUIT	77		1205	_ 254		261	21.7	428	23.0	231	12.4	172	7.9 8.7	140 79	6.4	224	10.2	152	6.9
	<del></del>				l 	<u> </u>		1							0.0	62	5.1	18	1.5
ILLINOIS NORTHERN	76	150	993	∟ <sup>99</sup>	10.0	199	20.0	188	18.9	95	9.6	92	9.3	72	7.3	117	11.8	131	13.2
TELINOIS NORTHERN	77	100	406	∟ 58	14.3	81	20.0	94	23.2	51	12.0	54	8.4	31	7.6	44	10.8	13	3.2
		·					) i		······································			······································	 I	 I	1	<u></u>		<del></del>	
ILLINOIS EASTERN	76	180	171	ᆫ 25	14.6	71	41.5	42	24.6	16	9.4	3	1.8	9	5.3	4	2.3	1	.6
	77	120	145	<u>i</u> 28	19:3	54	37.2	32	22.3	7	4.8	5	3.4	11	7.6	5	3.4	3	2.1
	76	120	1 99 1	, 22	22.2	20	20.2	22	22.2	21	21.2	-		. 1	1		1	·	
ILLINOIS SOUTHERN	) 77	80		L 50	44.6	17	15.2	25	22.3	15	13.4	7	7.1	4	4.0	3	3.0		
					<u> </u>	l 		l 	i i		·			·					
INDIANA NORTHERN	76	180	369	ر 93	25•2	70	19.0	82	22.2	47	12.7	22	6.0	17	4.6	33	849	5	1.4
WANTED HOUSELY	77	120	135	ㄴ <sup>29</sup>	21.5	30	22.2	49	36.3	17	12.6	6	4.4	2	1.5	2	1.5		
						MEE	T 1979 LI	MITS				NET MEAN	S GROSS D	AYS LESS E	DAYS OF E	XCLUDABL	E TIME UN	DER 18 USC	3161(h)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFE (DERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US MAGISTRATE DECISIONS, RULE 20. IFANSFERS OUT OF DISTRICT, PRETIFIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COLURTS.

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

SPEEDY TRIAL I				Γ													O TRIA			
EACH DISTRICT'S DE THIS SEPARATES TE TERVAL THREE BEG	CABLE I	DISTRICT LI	MITS ES ('76 & '77) TS WHUSE IN	Ĺ													HRU JUN			
FROM THOSE WHOSE 1977 LIMITS	INTERV	AL THREE BEC	JAN UNDER			NUI	MBER OF	NET DA	YS THAT E	LAPSED	TO COMMI	ENCEMEN	T OF TRIA	AL IOR OT	HER DISP	OSITION	FROM AF	RAIGNM	ENT	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL THREE		SAME	DAY	1 to 3	0 days		60 days	61 to 8	30 days	81 to 1	00 days	101 to 1	20 days	121 to 1	80 days	181 day:	s & ever
	<u>`</u>	(DAYS)	##	RE	DEF S PORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	15	DEF'S REPORTED	э.	DEF'S REPORTED	۳.	DE		DEFIS REPORTED	
	76	180	241	L.	67	27.8	65	27.0	51	21.2	27	11.2	15	6-2	6	2.5	3	1.2	7	2.9
INDIANA SOUTHERN	77	120	, 220	1	46	20.9	44	20.0	44	20.0	32	14.5	32	14 8	20					
				_						2000	J.	14.5	32	14.5	20	9.1	2	•9		}
						1	1		1 1	1	ı		ı	ı	1	l	r 1			1
WISCONSIN EASTERN	76	180	235	L	51	21.7	11	4.7	24	10.2	24	10.2	24	10.2	30	12.8	63	26.8	8	3-4
MOODING ENGIENIA	77	120	136	ᆫ	36	26.5	13	9.6	19	14.0	25	18.4	20	14.7	14	10.3	8	5.9	1	.7
	-	······································	<del></del>														· · ·			
	76 ا	100	81	<u>.                                    </u>	10	12.3	39	48.1	19	23.5	1	1.2	9	11.1	2	2.5	1	, ,	·	
WISCONSIN WESTERN	77	100	, 51,		7			:							2	2.5	1	1.2		Ì
	(''		<u> </u>	L	( )	13.7	22	43.1	14	27.5	2	3.9	3	5.9	1	2.0	1	2.0	1 }	2.0
					1															
EIGHTH CIRCUIT	76		2678	L :	376	14.0	1244	46.5	580	21.7	142	5.3	88	3.3	88	3.3	107	4.0	. 53	2.0
	77		1739	∟ :	214	12.3	921	53.0	417	24.0	79	4.5	35	2.0	30	1.7	35	2.0	8	.5
	· · · · · · · · · · · · · · · · · · ·																			
	76	180	, 289 ,	,	54	18.7	95	32.9	110	38.1	10	3.5	5	1.7	_	, ,				
ARKANSAS EASTERN	1	120	<u> </u>	_			i					3. )		1.	5 `	1.7	6	2.1	4	1-4
	77		<u> 197</u>	L	35	17.8	65	33.0	0.8	40.6	7	3.6	7	3.6	1	.5	1	.,5	1	•5
				-						_										
ARKANSAS WESTERN	76	180	87	L_	18	20.7	39	44.8	22	25.3	3	3.4	2	2.3	1	1.1	1	1.1	1	1.1
TENNING TENERAL	77	120	54	<u></u>	16	29.6	9	16.7	24	44.4	2	3.7	1	1.9			2	3.7		
					,		MEE	T 1979 LI	MITS	ا ر	ı		NET MEAN	s grass n	ا ۱ <i>۸۷۶</i> ا ESS	DAYS OF F	XCLUDABL	I E TIME UN	DER 18 USC	3161(1)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180: DURING S.T ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES OO NOT INCLUDE MINOR AND PETTY UFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US. MAGISTRATE DECISIONS, RULE 20 TRANSFER\*, OUT OF DISTRICT, PRETINLE, DIVERSION DISFOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL D	ATA AN	ALYSIS OF	INTERVAL 3	_																<del></del> -
		ISTRICT L		)		WH							<b>IMINAL</b> /O YEAR F						78	
EACH DISTRICT'S DA THIS SEPARATES TEI TERVAL THREE BEG FROM THOSE WHOSE 1977 LIMITS	TA IS SHO IMINATEI AN UNDEI INTERVA	DWN ON 2 LIN D DEFENDAN R THE ACT'S AL THREE BE	NES ('76 & '77) NTS WHOSE IN 1976 LIMITS IGAN UNDER			NUM	MBER OF	NET DAY	YS THAT E	LAPSED	TO COMME	NCEMEN	T OF TRIAL	LOROT	HER DISPO	SITION	FROM AR	RAIGNM	ENT ——	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL	iſ	SAME	DAY	1 to 30	days	31 to	60 days	61 to 80	0 days	81 to 100	0 days	101 to 12	20 days	121 to 1	BO rlays	181 day	s & over
	$\checkmark$		IHREE	DI	EF'S ORTED	%	DEF'S PEPORTED	%	DEF S REPORTED	×	DEF S REPORTED	·10	DEF'S HEPORTED	ъ.	DEF S REPORTED	N	DEF'S REPORTED	в,,	DEF'S REPORTED	%.
	 \ 76	(DAYS) 60	## 1 159 <sub>1</sub>	1	6	3.8	97	61.0	44	27.7	7									
IOWA NORTHERN	77	60	71	_ L	13	18.3	39	54.9	16	22.5	2	4.4	3	1.9	1	<b>.</b> 6	1	-6		
			~									2.8	1	1.4			[			
	\ <b>7</b> 6	60	97	L	5	5.2	49	50.5	31	32.0	4	4.1	0					ļ		
IOWA SOUTHERN	77	60	. 85.		6	7.1	54						8	8.2						
				<u></u>	<u> </u>			63•5	23	27.1	2	2.4						.		
	. =0				ľ	1	1	١				1	1	ı	1			I	1	
MINNESOTA	76	60	365	<u>L</u>	65	17.8	150	41-1	92	25.2	31	8.5	11	3.0	5	1.4	7	1.9	4	1-1
	77	60	265	L	43	16.2	106	40.0	85	32.1	18	6.8	4	1.5	4	1.5	5	1.9		
					,	1			}	1	1	1	!	ı	1			1	1	
MISSOURI EASTERN	76	60	387	<u>_</u>	63	16.3	183	47.3	129	33.3	9	2.3	2	-5	1	.3			[	[
	77	60	213	L	16	7.5	146	68.5	48	22.5	2	.9	1	•5						
			·····		1		 I	1					······································	1		1	1			
Mercupi was	76	180	642	<u>.                                    </u>	46	7.2	459	71.5	63	9.8	27	4.2	14	2.2	13	2.0	19	3.0	1	.2
MISSOURI WESTERN	7.7	120	514	L :	35	6.8	403	78.4	49	9.5	17	3.3	5	1.0	5	1.0				
									· · · · · · · · · · · · · · · · · · ·			·			· · · · · · · · · · · · · · · · · · ·		<del></del>	<del></del>	<del></del> ,	
	76	180	<u> </u>	L :	17	9.1	75	40.1	37	19.8	17	9.1	12	6.4	16	8.6	6	3.2	7	3.7
NEBRASKA	77	120	_ 111_	L 1	13	1.7	36	32.4	39	35.1	7	6.3	6	5.4	4	3.6	5	4.5	1	.9
					7		MEET	1979 LI	MITS			•	NET MEANS	GROSS D	AYS LESS D	AYS OF E	XCLUDABLI	F <i>TIME</i> UN	DER 18 USC	3161(h).

\*\* DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10:180. DURING ST ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

## THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978

DEFENDANT FIGURES DO NOT INCLUDE MINOH AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE. JUVENILES, AFFEATS FROM US M-51STRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETIRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS

# CONTINUED

40F5

### SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 3 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO TRIAL APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES 176 & 777 THIS SEPARATES TERMINATED DEFENDANTS WHOSE IN-

TERVAL THREE BEC FROM THOSE WHOSE 1977 LIMITS.	AN UNDER	THE ACT'S	1976 LIMITS GAN UNDER		NU	MBER OF	NFT DA	YS THAT (	LAPSED	то сомм	ENCEME	NT OF TRI	AL (ORO)	THER DISF	POSITION	) FROM A	RRAIGNN	ENT —	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL THREE	Il	E DAY		0 daγs	I.C.,	60 days		80 days		i00 days		120 days	<u> </u>	180 days		rs & over
	\ <u>'</u>	(DAYS)	##	DEF S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	ж.	DEF'S REPORTED	%	DEF S REPORTED	*:,	DEF S REPORTED	%	DEF'S REPORTED	*.
NORTH DAKOTA	76	60	146	L 29	19.9	64	43.8	21	14.4	17	11.6	7	4.8	5	3.4	2	1.4	1	•7
WOUND BUILDING	77	60	115	L. 21	18.3	54	47.0	31	27.0	8	7.0	1	.9						
	\ <b>7</b> 6	180	319	L 73	22.9	33	10.3	31	9.7	17	5.3	24	7.5	41	12.9	,,			
SOUTH DAKOTA	77	120	114;	L 16	14.0	9	7.9	22	19.3	14	12.3	9	7.9	16	14-0	22	19.3	35 6	11.0 5.3
							•						1 .	···········				1 1	
NINTH CIRCUIT	76		<u> 9501</u>	∟1177	12.4	3409	35.9	2248	23.7	938	9.9	557	5.9	305	3.2	475	5.0	392	4-1
	77		5704	∟ 825	14.5	2260	39.6	1404	24.6	479	8.4	273	4.8	196	3.4	183	3.2	84	1.5
ALASKA	76	120	<u> 185</u> j	∟ 28	15•1	24	13.0	39	21.1	17	9.2	16	8.6	22	11.9	33	17.8	6	3.2
VEUTIVA	77	120	<u> 115</u> j	L 16	13.9	33	28.7	15	13.0	14	12.2	17	14.8	13	11.3	4	3.5	3	2.6
	1				1 !						[	ſ	[		1		· · · · · · · · · · · · · · · · · · ·	 1	
ARIZONA	76	60	1445	∟ 72	5-0	394	27•3	607	42.0	141	9-8	99	6.9	45	3.1	52	3.6	35	2-4
	77 	.60	718	∟ 36	5.0	267	37.2	316	44.0	47	6.5	28	3.9	10	1.4	12	1.7	2	.3
FORNIA NORTHERN	76	120	829	<u>ا۔</u> 145	17.5	218	26.3	192	23.2	67	8.1	65	7.8	35	4.2	64	7.7	43	5.2
	77	120	460	∟ 89	19.3	109	23.7	111	24.1	56	12.2	31	6.7	23	5.0	34	7.4	7	1.5

MEET 1979 LIMITS

\*\* DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180, DURING S T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

## THESE FIGURES DO NOT INCLIDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

# DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE. JUVENILES, AFPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETIRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

. NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

SPEEDY TRIAL D.		ALYSIS OF			SAH											O TRIA			
EACH DISTRICT'S DAT THIS SEPARATES TER TERVAL THREE BEGA FROM THOSE WHOSE	A IS SHO MINATED N UNDER	WN ON 2 LIN DEFENDANT THE ACT'S	ES ('76 & '77) IS WHOSE (N 1976 LIMITS													FROM AR			
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL THREE	SAME	DAY	1 to 3	0 days	31 to	60 days	61 to 8	0 days	81 to 10	00 days	101 to 1	20 days	121 to 1	80 days	181 day	s & over
	<u>`</u>	(DAYS)	##	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF S REPORTED	٠.	DEF'S REPORTED	%	DEF'S REPORTED	***	DEF S REPORTED	٠,	DEF'S REPORTED	9,
CALIFORNIA EASTERN ,	76	120	625	∟ 141	22,6	123	19.7	99	15.8	74	11.8	77	12.3	25	4.0	47	7.5	39	6.2
	77	120	350	∟ 55	15.7	106	30.3	51	14.6	45	12.9	30	8.6	37	10.6	19	5•4	7	2.0
,					. !	ļ										1 /		,	
CALIFORNIA CENTRAL	76	180	2273	L <sup>265</sup>	11.7	1328	45.2	540	23.8	179	7.9	78	3•4	53	2.3	84	3.7	46	2.0
(	77	120	1396	L <sup>284</sup>	20.3	559	40.0	357	25•6	98	7.0	51	3.7	25	1.8	14	1.0	8	.6
	76	90	, 1409 ,	, 119	8.4	316	22.4	330	23,4	22.5	, , ,			' <b> </b>			i	1	
CALIFORNIA SOUTHERN	77	90	742	L 119	12.8	188	25.3	204	27.5	235 95	16.7	31	8.3	64	4.5	94	6.7	134	9.5
•					<u> </u>	l							7.6	46	6.2	51	6.9	32	4.3
HAWAII	76	180	756	L 53	7.0	570	75.4	42	5.6	18	2.4	16	2.1	13	1.7	24	3.2	20	2.6
)	77	120	777	L 29	3.7	640	82.4	52	6.7	14	1.8	13	1.7	3	.4	11	1.4	15	1.9
-				<del></del>					i	1	1	······································	1	t	i	1		1	
IDAHO	76	60	135	L 16	11.9	63	46.7	34	25-2	11	8.1	5	3.7	4	3.0	2	1.5		
	77 	60	107	L 19	17.8	49	45.8	34	31.8	4	3.7	1	• 9						
(	76	60	, 153 ,	20	13.1	72	47.1	48	<u>,, ,                                 </u>	,			.	. 1	1	1	1		
MONTANA )	77	60	139	_ 10	7.2		34.5		31.4	11	7.9	3	5.0	4	2.6	2	1.3		
,	-						T 1979 LI			**	)	. )	į	3 AYS LESS A	2.2   DAYS OF E	2 XCLUDABLI	1.4	4   DER 18 USC	2.9

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180: DURING S T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup> THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DEGISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

APPLICABLE DISTRICT LIMITS

### HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO TRIAL

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

		ISTRICT L		-	W	HOSF CA	SES WEF	RE TERM	INATED	DURING	THE TW	O YEAR	PERIOD	JULY 1,	1976 TI	HRU JUN	E 30, 19	78	Ì
EACH DISTRICT'S DA THIS SEPARATES TER TERVAL THREE BEG FROM THOSE WHOSE 1977 LIMITS	MINATES	DEFENDAN	ITS INLINEE IN.		NI	JMBER OF	NET DA	YS THAT I	ELAPSED .	то сомм	ENCEMEN	T OF TRIA	AL (ORO)	HER DISP	OSITION	FROM AR	RAIGNM	ENT	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN	s	AME DAY	) 1 to 3	30 days	31 to	60 days	61 to 8	30 days	81 to 1	00 days	101 to 1	20 days	121 to 1	80 days	181 day	s & over
DISTRICT	YEAR	(DAYS)	INTERVAL THREE	DEF	S TED %	DEF'S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	ν,	DEF'S REPORTED	or,	DEF'S REPORTED	47	DEF'S REPORTED	a,	DEF'S REPORTED	
NEVADA	76	180	205	_ 2	9 14-1	37	18.0	73	35.6	16	7.8	24	11.7	5	2.4	15	7.3	6	2.9
	77	120	146	∟ <sup>2</sup>	7 15.5	20	13.7	35	24.0	23	15.8	9	6.2	16	11.0	15	10.3	1	.7
	\ <b>7</b> 6	60	, 317,	. 8	8 27.8	22	6.9	62	19.6	36	11.4	14	4.4	14	4.4	23	7.3	: 8	18.3
OREGON	) 70			_			ĺ									23	( • 5		10.3
	(77	_60	191	L <sup>4</sup>	3 22.5	49	25.7	78	40.8	11	5.8	7	3.7	2	1.0			1	•5
	1.70	180	, 166 ,	, 4	8 28.9	38	22.9		25.3	23	1.2.0	- i	, ,	,		1 . 1	!		
WASHINGTON EASTERN	,					] 30		42	25.5	45	13.9	7	4.2	4	2.4	4	2.4		
	77	120	113,	<u>.</u> 2	4 21.2	34	30.1	28	24.8	14	12.4	5	4.4	5	4.4	2	1.8	1	.9
(	76	180	, 976 ,	, 15	0 15.4	497	50.9	137	14.0	115	11.8	34	3.5	16	1.6	22	, ,	5	
WASHINGTON WESTERN	)			_				137				34		16	1.6	22	2.3	2	-5
	77	120	L_431_J	∟ 9	0 20.9	154	35.7	64	14.8	47	10.9	41	9.5	13	3.0	19	4.4	3	-7
	۰	180	27		.  ,. ,	l ,	35.0	ایا		_		_ [		I		·   _			
GUAM	76	100		<u>_</u>	3 11.1	7	25.9	3	11.1	2	7.4	2	7.4	1	3.7	9	33.3		
ı	77	120	19	L	8 42.1	4	21.1	5	26.3			2	10.5						
·						1		 	i			1		·	1	1		·	
TENTH CIRCUIT	76	<del></del>	2391	∟ <sup>43</sup>	8 18.3	953	39.9	664	27.8	116	4.9	64	2.7	39	1.6	57	2.4	60	2.5
(	77		[1635]	∟ <sup>23</sup>	4 14.3	748	45.7	472	28.9	95	5.8	35	2.1	20	1.2	26	1.6	5	-3

MEET 1979 LIMITS

. NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h)

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING S.T.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>#</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM US MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETITIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

### HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO TRIAL

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

THIS SEPARATES TELL TERVAL THREE BEG FROM THOSE WHOSE 1977 LIMITS	A STATISTICS CO.	DEFENDAN	SECTION ASSESSMENT CO.		NU	MBER OF	NET DA	YS THAT E	LAPSED	то соммі	NCEMEN	T OF TRIA	AL (OR O	THER DISP	OSITION	) FROM AF	RRAIGNM	ENT	
CIRCUIT & DISTRICT	SPEEDY TRIAL YEAR	DIST. PLAN LIMIT	DEFENDANTS WHO BEGAN INTERVAL THREE	SAM	E DAY	1 to 3	10 days	31 to	60 days	61 to 8	0 days	81 to 1	00 days	101 to 1	20 days	121 to 1	180 days	181 day	s & over
			<u></u>	DEF'S REPORTED	%	DEF S REPORTED	%	DEF'S REPORTED	%	DEF'S REPORTED	.2.	DEF'S REPORTED	V.	DEF'S REPORTED		DEFS REPORTED	۳.	DEF S REPORTED	``
COLORAD	76	(DAYS) 180	## 540_	L 120	22•2	163	30.2	159	29.4	44	8.1	25	4.6	13	2.4	15	2.8	1	•2
	77	120	273	L. 74	27.1	75	27.5	80	29.3	21	7.7	9	3.3	8	2.9	3	1.1	3	1.1
KANSAS	76	180	451	L 69	15.3	126	27.9	138	30.6	34	7.5	31	6.9	21	4.7	28	6.2	4	•9
Kaleona	77	120	304	∟ 31	10.2	101	33.2	92	30.3	37	12.2	23	7.6	7	2.3	12	3.9	1	•3
	76	60	317	5	1.6	173	54.6	112	35.3	13	4.1	2	.6	2	.6	7	2.2	3	.9
NEW MEXICO (	77	_60	285	L 3	1.1	184	64-6	93	31.6	6	2-1			2	. 7				
OKLAHOMA NORTHERN	76	180	240	∟ 57	23.8	90	37.5	74	30.8	14	5.8	2	. 8	2	. 8	1	.4		
	77	120	_ 107_	∟ 31	29.0	52	48.6	22	20-6	ı	•9	1	.9						
OKLAHOMA EASTERN	76	_60	102	<u>L</u> 19	18.6	74	72.5	9	8.8					,					
	77	63	126	∟ 10	7.9	104	82.5	10	7.9	1	. 8	1,	.8						
OKLAHOMA WESTERN	76	180	457	L. 50	10.9	272	59.5	129	28.2	4	• 9	1	.2			1	•2		
ANCESTERN MESTERN	77	120	324	∟ 23	7.1	176	54.3	120	37.0	2	•6					3	•9		

MEET 1979 LIMITS

\* NET MEANS GROSS DAYS LESS DAYS OF EXCLUDABLE TIME UNDER 18 USC 3161(h).

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 3

EACH DISTRICT'S DATA IS SHOWN ON 2 LINES (76 & 77)

APPLICABLE DISTRICT LIMITS

DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180; DURING ST.ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/12C

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 3 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS# TO TRIAL APPLICABLE DISTRICT LIMITS WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978 EACH DISTRICT'S DATA IS SHOWN ON 2 LINES ('76 & '77)
THIS SEPARATES TERMINATED DEFENDANTS WHOSE INTERVAL THREE BEGAN UNDER THE ACT'S 1976 LIMITS
FROM THOSE WHOSE INTERVAL THREE BEGAN UNDER NUMBER OF ' NET DAYS THAT ELAPSED TO COMMENCEMENT OF TRIAL (OR OTHER DISPOSITION) FROM ARRAIGNMENT -1977 LIMITS SPEEDY TRIAL YEAR DIST. PLAN LIMIT DEFENDANTS WHO BEGAN 61 to 80 days 81 to 100 days 101 to 120 days 121 to 180 days 181 days & over CIRCUIT & SAME DAY 1 to 30 days 31 to 60 days INTERVAL DEF S REPORTED DEF'S DEF'S DEF'S DEF'S DEF'S DEFS OFF S REPORTED SEPORTED: REPORTE REPORTED (DAYS) ## 76 180 139 38.8 54 17 12.2 3 2.2 2.9 3 2.2 1 .7 3.6 52 37.4 UTAH 120 118 20 16.9 39 33.1 22 18.6 24 20.3 - 8 3 2.5 .8 6.6 1 145 64 44.1 38 26.2 40 27.6 3 2.1 WYOMING 98 60 42 42.9 17 17.3 36 36.7 3 3.1 76 130 1126 ∟ 255 22.6 383 34.0 259 23.0 94 8.3 65 5.8 38 3.4 23 9 2.0 .8 DISTRICT OF COLUMBIA 77 100 ∟ 133 703 18.9 246 35.0 182 25.9 72 10.2 40 13 16 2.3 -1 MEET 1979 LIMITS NET MEANS GROSS DAYS LESS DAYS OF EXCLUPABLE TIME UNDER 18 USC 3161(h).

<sup>\*\*</sup> DURING SPEEDY TRIAL ACT YEAR '76, FROM JULY 1, 1976 THRU JUNE 30, 1977, INTERVAL LIMITS WERE 60/10/180: DURING S.T. ACT YEAR '77, FROM JULY 1, 1977 THRU JUNE 30, 1978, INTERVAL LIMITS WERE 45/10/120

<sup>##</sup>THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME BUT WHOSE CASES WERE STILL PENDING AS OF JUNE 30, 1978.

<sup>■</sup> DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE
JUVENILES, APPEALS FROM US MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT,
PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

# APPENDIX G

Time (in days) between conviction and sentence for defendants disposed of in United States District Courts for Speedy Trial years beginning July 1, 1976 and July 1, 1977. The time interval of 45 days was recommended to the United States District Courts by the Committee on the Administration of the Criminal Law of the Judicial Conference of the United States.

## HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS#

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

DISTRICT	TOTAL NUMBER		****	NUN	BER OF DAYS	TO SENTENCE	DATE FROM DA	TE OF CONVIC	TION		
	DEFENDANTS NO.	SAMI	DAY	1 to	o 30	31 t	o 45	46 to	50	61 &	over
	\/ ~~	No.	%	No.	%	No.	%	No.	%	No.	%
TOTAL ALL DISTRICTS	74678	24308	32.6	18352	24.6	15266	20.4	7358	9.9	9394	12.6
FIRST CIRCUIT	1879	404	21.5	772	41.1	359	19.1	130	6.9	214	11.4
MAINE	125	45	36.0	18	14.4	24	19.2	17	13.6	21	16.8
MASSACHUSETTS	1397	135	9.6	640	58.3	238	21.7	59	5.4	55	5.0
NEW HAMPSHIRE	56	22	39.3	12	21.4	19	33.9	2	3.6	1	1.8
RHODE ISLAND	179	84	46.9	5	2.8	15	8.4	11	6.1	64	35•8
PUERTO RICO	422	148	35•1	97	23.0	63	14.9	41	9.7	73	17.3
SECOND CIRCUIT		585	10.0	702	12.0	1343	22.9	1297	22.1	1943)	33.1
CONNECTICUT	496	63	12.7	107	21.6	173	34.9	89	17.9	64	12.9
NEW YORK NORTHERN	285	48	16.8	76	26.7	57	20.0	31	10.9	73	25•6
NEW YORK EASTERN	1802	243	13.5	58	3.2	204	11.3	466	25.9	831	46-1
NEW YORK SOUTHERN	2574	138	5.4	282	11.0	761	29.6	584	22.7	839	31.4
NEW YORK WESTERN	547	44	8.0	164	30.0	114	20.8	93	17.0	132	24-1
VERMONT	163	49	30.1	15	9•2	34	20.9	34	20.9	31	19.0
THIRD CIRCUIT	5493	867	15.8	1208	22.0	1435	26.1	712	13.0	1271	23-1
DELAWARE		20	10.2	42	21.3	104	52.8	19	9.6	12	6.1
NEW JERSEY	2197	161	7.3	281	12.8	622	28.3.	437	19.9	696	31.7

⇒DEFENDANT FIGURES DO NOT INCLUDE MINDR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

### HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS#

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

DISTRICT	TOTAL NUMBER			NUM	BER OF DAYS	TO SENTENCE D	DATE FROM DA	TE OF CONVIC	TION ———		
DISTRICT	DEFENDANTS NO.	SAME	DAY	1 to	30	31 to	45	46 to	60	61 &	over
	DEF 3	No.	%	No,	%	No.	%	No.	%	No.	%
PENNSYLVANIA EASTERN	1464	366	25•0	270	18.4	400	27.2				
		300	25.0	210	10.4	400	27.3	124	8•5	304	20.8
PENNSYLVANIA MIDDLE	347	79	22.8	82	23.6	92	26.5	41	11.8	53	15.3
PENNSYLVANIA WESTERN	694	132	19.0	208	30.0	119	17.1	55	7•9	180	25.9
VIRGIN ISLANDS	594	109	18.4	325	54.7	98	16.5	36	6.1	26	4.4
FOURTH CIRCUIT	6722	3154	46.9	1390	20.7	711	10.6	652	9.7	815	12.1
MARYLAND	<u> 1953</u>	724	37.1	138	7.1	207	10.6	415	21.2	469	24.0
NO. CAROLINA EASTERN	496	382	77.0	78	15.7	12	2.4	8	1.6	16	3.2
NO. CAROLINA MIDDLE	<u> 599</u> 1	237	39.6	276	46.1	43	7.2	22	3.7	21	3.5
NO. CAROLINA WESTERN	<u> 453</u>	407	89.8	30	6.6	3	•7	4	•9	9	2.0
SOUTH CAROLINA	723	164	22.7	236	32.6	129	17.8	71	9•8	123	17.0
VIRGINIA EASTERN	1685	832	49.4	530	31.5	181	10.7	47	2.8	95	5.6
VIRGINIA WESTERN	315	281	89.2	17	5.4	3	1.0			14	4.4
W. VIRGINIA NORTHERN	149	36	24.2	24	16.1	24	16.1	38	25.5	27	18.1
W. VIRGINIA SOUTHERN	349	91	26.1	61	17.5	109	31.2	47	13.5	41	11.7
FIFTH CIRCUIT	19291	9322	48.3	4956	25.7	3203	16.6	889	4-6	921	4.8
ALABAMA NORTHERN	1417	1315	92.8	56	4.0	16	1.1	6	-4	24	1.7
ALABAMA MIDDLE	<u>498</u>	230	46.2	222	44.6	28	5.6	2	-4	16	3-2

\*\*DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGIS TRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

### HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS#

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

OI ELD I THINE DATA											
DISTRICT	TOTAL NUMBER			NUM	BER OF DAYS	TO SENTENCE (	DATE FROM DA	TE OF CONVIC	rion ———		
Ula miet	NUMBER DEFENDANTS NO. DEF'S	SAME			30	31 to		46 to		61 &	over
	<b>✓</b>	No.	%	No.	%	No.	%	No.	%	No.	%
ALABAMA SOUTHERN	342	139	40-6	178	52.0	8	2.3	3	• 9	14	4.1
FLORIDA NORTHERN	261	36	13.8	162	62.1	52	19.9	3	1.1	8	3.1
FLORIDA MIDDLE	1205	162	13.4	367	30.5	447	37.1	134	11.1	95	7.9
FLORIDA SOUTHERN	1551	537	34.6	254	16.4	467	30-1	122	7.9	171	11.0
GEORGIA NORTHERN	1052	447	42.5	125	11.9	297	28.2	100	9.5	83	7.9
GEORGIA MIDDLE	1816	1510	83.1	258	14.2	31	1.7	8	•4	9	•5
GEORGIA SOUTHERN	1841	1706	92•7	73	4.0	33	1.8	16	•9	13	.7
LOUISIANA EASTERN	1207	447	37.0	389	32.2	279	23. 1	42	3.5	50	4.1
LOUISIANA MIDDLE	226	34	15.0	67	29.6	100	44.2	13	5•8	12	5•3
LOUISIANA WESTERN	566	274	48-4	135	23.9	82	14.5	44	7.8	31	5.5
MISSISSIPPI NORTHERN	183	58	31.7	87	47.5	23	12.6	5	2.7	10	5.5
MISSISSIPPI SOUTHERN	271	241	88.9	14	5•2	8	3.0	4	1.5	4	1.5
TEXAS NORTHERN	1299	103	7.9	926	71.3	163	12.5	49	3.8	58	4.5
TEXAS EASTERN	303	168	55.4	100	33.0	10	3.3	14	4.6	11	3.6
TEXAS SOUTHERN	2833	1091	38.5	634	22.4	808	28.5	170	6.0	130	4.6
TEXAS WESTERN	1906	548	28.8	779	40.9	278	14.6	122	6.4	179	9.4
CANAL ZONE	514	276	53.7	130	25•3	73	14.2	32	6.2	3	•6

#DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

# HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS# WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 4

DISTRICT	TOTAL NUMBER			NUM	BER OF DAYS	O SENTENCE	DATE FROM DA	TE OF CONVICT	TION		
	DEFENDANTS NO. DEF'S	SAME	DAY	1 to	30	31 to	45	46 to	60	61 &	over
	<b>√</b> = <del>-</del> <del>-</del> <del>-</del> <del>-</del> <del>-</del> <del>-</del> <del>-</del> <del>-</del> <del>-</del> <del>-</del>	No.	%	No.	%	No.	%	No.	%	No.	%
SIXTH CIRCUIT	7389	2465	33.4	1263	17.1	1187	16.1	1174	15.9	1300	17.6
KENTUCKY EASTERN	524	269	51.3	160	30.5	20	3.8	5	1.0	70	13.4
KENTUCKY WESTERN	1089	955	87.7	88	8.1	17	1.6	9	•8	20	1.8
MICHIGAN EASTERN	2005	219	10.9	60	3.0	221	11.0	803	40.0	702	35.0
MICHIGAN WESTERN	385	75	19.5	20	5•2	57	14.8	69	17.9	164	42.6
OHIO NORTHERN	1227	269	21.9	424	34.6	352	28.7	91	7.4	91	7.4
OHIO SOUTHERN	682	92	13.5	123	18.0	259	38.0	108	15.8	100	14.7
TENNESSEE EASTERN	370	107	28.9	150	40 • Ś	85	23.0	11	3.0	17	4.6
TENNESSEE MIDDLE	626	342	54.6	166	26•5	67	10.7	14	2.2	37	5•9
TENNESSEE WESTERN	481	137	28.5	72	15.0	109	22.7	64	13.3	99	20.6
SEVENTH CIRCUIT	3770	865	22.9	580	15.4	1324	35-1	517	13.7	484	12.8
ILLINOIS NORTHERN	1702	241	14.2	156	9•2	754	44.3	281	16.5	270	15.9
ILLINOIS EASTERN	294	104	35.4	81	27.6	61	20.7	18	. 6.1	30	10-2
ILLINOIS SOUTHERN	231	83	35.9	36	15.6	51	22.1	47	20.3	14	6.1
INDIANA NORTHERN	537	41	7.6	131	24.4	224	41.7	77	14,3	64	11.9
INDIANA SOUTHERN	491	164	33.4	105	21.4	106	21.6	48	9.8	68	13.8
WISCONSIN EASTERN	386	196	50.8	54	14.0	101	26.2	20	5.2	15	3.9

=DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

CALIFORNIA EASTERN

990

258

26.1

300

30.3

266

26.9

### HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS#

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

SPEEDT INIAL DATA AN	METAIS OF INTERVAL										
DISTRICT	TOTAL NUMBER			NUN	BER OF DAYS	TO SENTENCE E	DATE FROM DA	TE OF CONVIC	rion ———	MATERIAL ST. ST. ST. ST. ST. ST. ST. ST. ST. ST.	
	DEFENDANTS NO.	SAME	DAY	1 to	30	31 to	o 45	46 to	60	61 &	over
	<b>✓</b>	No.	%	No,	%	No.	%	No.	%	No.	%
WISCONSIN WESTERN	129	36	27.9	17	13.2	27	20.9	26	20•2	23	17.8
EIGHTH CIRCUIT	4417	1646	37.3	1176	26.6	746	16.9	353	8.0	496	11.2
ARKANSAS EASTERN	457	249	54.5	105	23.0	41	9.0	22	48	40	8.8
ARKANSAS WESTERN	145	39	26.9	32	22.1	24	16.6	18	12.4	32	22.1
IOWA NORTHERN	227	170	74.9	28	12.3	10	4.4	9	4.0	10	4.4
IOWA SOUTHERN	187	35	18.7	104	55.6	33	17.6	10	5.3	5	2.7
MINNESOTA	630	58	9.2	70	11.1	233	37.0	150	23.8	119	18.9
MISSOURI EASTERN	629	34	5.4	500	79•5	25	4.0	13	2.1	57	9.1
MISSOURI WESTERN	1116	650	58.2	119	10.7	228	20.4	39	3.5	80	7.2
NEBRASKA	332	92	27.7	76	22.9	86	25.9	42	12.7	36	10.8
NORTH DAKOTA	244	78	32.0	111	45.5	30	12.3	14	5.7	11	4.5
SOUTH DAKOTA	<u>450</u>	241	53•6	31	6.9	36	8.0	36	8.0	106	23.6
NINTH CIRCUIT	14270	4110	28.8	4526	31.7	3373	23.6	996	. 7.0	1265	8.9
ALASKA	305	184	60.3	32	10.5	27	8.9	. 16	5.2	46	15.1
ARIZONA	1902	158	8.3	1035	54.4	497	26.1	103	5 <b>.</b> 4	109	5.7
CALIFORNIA NORTHERN	1226	273	22.3	439	35.8	281	22.9	109	8.9	124	10.1

#DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

79

8.0

87

8.8

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS#

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

DISTRICT	TOTAL NUMBER			NUM	BER OF DAYS	O SENTENCE D	DATE FROM DA	TE OF CONVIC	ION		
District	DEFENDANTS NO.	SAME	DAY	1 1/	30	31 to	45	46 to	60	61 &	over
	<b>✓</b>	No.	%	No.	%	No.	%	No.	%	No.	%
CALIFORNIA CENTRAL	3578	820	22.9	1545	43.2	639	17.9	214	6.0	360	10-1
CALIFORNIA SOUTHERN	2035	295	14.5	444	21.8	778	38.2	234	11.5	284	14.0
HAWAII	1356	1173	86.5	10	-7	95	7.0	46	3.4	32	2.4
IDAHO	209	36	17.2	103	49.3	44	21.1	12	5.7	14	6.7
MONTANA	233	91	39.1	91	39.1	34	14.6	7	3.0	10	4.3
NEVADA	288	39	13.5	81	28.1	114	39.6	30	10.4	24	8.3
OREGON	452	78	17.3	51	11.3	174	38.5	66	14.6	83	18.4
WASHINGTON EASTERN	258	79	30.6	72	27.9	68	26.4	24	9•3	15	5.8
WASHINGTON WESTERN	1395	621	44.5	302	21.6	. 341	24.4	54	3.9	77	5.5
GUAM	43	5	11.6	21	48.8	15	34.9	2	4.7		
TENTH CIRCUIT	3717	761	20.5	1537	41.4	820	22•1	296	8.0	303	8.2
COLORADO	743	162	21.8	375	50.5	131	17.6	26	3•5	49	6.6
KANSAS	765	268	35.0	113	14.8	230	30.1	62	8.1	92	12.0
NEW MEXICO	523	45	8.6	363	73.2	52	9.9	11	2-1	32	6.1
OKLAHOMA NORTHÈRN	322	24	7.5	181	56.2	87	27.0	20	6.2	10	3.1
OKLAHOMA EASTERN	179	25	14.0	60	33.5	66	36.9	22	12.3	6	3.4
OKLAHOMA WESTERN	740	48	6.5	311	42.0	238	28.1	127	17.2	46	6.2

#DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

### HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS#

WHOSE CASES WERE TERMINATED DURING THE TWO YEAR PERIOD JULY 1, 1976 THRU JUNE 30, 1978

-- NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION ----TOTAL NUMBER DEFENDANTS DISTRICT NO. DEF'S SAME DAY 1 to 30 31 to 45 46 to 60 61 & over No. % No. % No. % No. % No. % UTAH 244 90 36.9 74 30.3 20 8-2 11 4.5 49 20.1 WYOMING 201 99 49.3 40 19.9 26 12.9 17 8.5 19 9.5 DISTRICT OF COLUMBIA 1863 129 6.9 242 13.0 765 41.1 342 18.4 385 20.7

#DEFENDANT FIGURES DO NOT INCLUDE MINOR AND PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, RULE 20 TRANSFERS OUT OF DISTRICT, PREYRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SPEEDY TRIAL DATA ANALYSIS OF INTERVAL 4