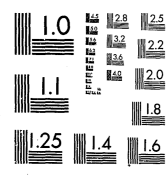
ncjrs

This microfiche was produced from documents received for inclusion in the NCJRS data base. Since NCJRS cannot exercise control over the physical condition of the documents submitted, the individual frame quality will vary. The resolution chart on this frame may be used to evaluate the document quality.



MICROCOPY RESOLUTION TEST CHART

Microfilming procedures used to create this fiche comply with the standards set forth in 41CFR 101-11.504.

Points of view or opinions stated in this document are those of the author(s) and do not represent the official position or policies of the U. S. Department of Justice.

National Institute of Justice United States Department of Justice Washington, D.C. 20531 10/19/82

Report for the Year Ended June 30, 1981
ON THE
IMPLEMENTATION OF TITLE I
OF THE

SPEEDY TRIAL ACT OF 1974

For the Chairmen and Members
OF THE
U.S. District Court
Speedy Trial Planning Groups

OCTOBER 23, 1981



MICROFICHE

ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

WASHINGTON, D.C.

William E. Foley, Director

820×6

ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

WASHINGTON, D.C. 20544

WILLIAM E. FOLEY DIRECTOR

October 23, 1981

JOSEPH F. SPANIOL, JR. DEPUTY DIRECTOR

> MEMORANDUM TO CHAIRMAN AND MEMBERS OF THE SPEEDY TRIAL PLANNING **GROUPS**

SUBJECT: Speedy Trial Material for 1981

We indicated in the Sixth Annual Report on the Implementation of the Speedy Trial Act of 1974, that future statements about the implementation would appear in the Annual Report of the Director. This is being done with the twelve month period ended June 30, 1981. We are therefore providing from the 1981 Annual Report an excerpt containing Speedy Trial Act material.

We are also providing for each United States District Court two Appendix tables that are comparable to those published in the 1980 Speedy Trial Report. These tables for 1981 do not appear elsewhere. Table 1 provides the Speedy Trial Processing Time for the two Speedy Trial intervals, plus how long it took to sentence criminal defendants. Table 2 provides the incidence and reasons for delay pursuant to Title 18 U.S.C. Section 3161 (b)(2).

This report is a limited edition for the use of the court. Additional copies will be provided on written request. If there are questions about the report, please contact James A. McCafferty, Chief, Statistical Analysis and Reports Division.

William E. Foley

Enclosures

U.S. Department of Justice National Institute of Justice

This document has been reproduced exactly as received from the person or organization originating it. Points of view or opinions stated in this document are those of the authors and do not necessarily

Permission to reproduce this copyrighted material has been granted by Public Domain

Admin. Office of The U.S. Courts

to the National Criminal Justice Reference Service (NCJRS).

Further reproduction outside of the NCJRS system requires permis-

TABLE OF CONTENTS

The following pages were excerpted from The Annual Report of the Director of the Administrative Office of the U.S. Courts for the twelve month period ended June 30, 1981.

		106
	dy Trial Time Intervals and Dismissal	107
Table 48. Crimina	d Cases and Defendants Pending June 30, 1975	10.
through 1981		108
	al Docket on June 30, 1981	110
June 30, 1976	through 1981	110
Table 50. Status o	of Criminal Defendants Pending as of June 30, 1977	
	of Criminal Defendants Pending as of June 30, 1981	111
	Time Pending	112
	ing Time for Defendants Whose Cases Were	
	Arrest to Indictment, Indictment to Trial, and	113
	tencing	114
Interval One - Time I	Period from Arrest to Indictment or	
	al from Indictment or First Appearance to Trial	114
	al from indictinent or first Appearance to frial	114
Table 53. Defenda	ants Terminated July 1, 1980 through June 30, 1981	
	cted in 30 Days or Less	115
	ents Terminated July 1, 1980 through June 30, 1981 and in 70 Days or Less Following Indictment or First	
Appearance .		117
	ed Defendants Who Were Sentenced in 45 Days or	110
	e Interval Between Conviction and Sentence	119 120
Incidences and Reaso	ns for Delay	120
	ce of and Reasons for Excludable Delay,	101
	rough June 30, 1981	121
	1976 through June 30, 1981	120
	age of Excludable Delay Reported For Defendants	100
	uring July 1, 1976 through June 30, 1981	$\begin{array}{c} 122 \\ 122 \end{array}$
Table 59. Indicend	ce of and Reasons for Delay	123
	ants in Terminated Criminal Cases Who Had Been Detained	100
in Custody Pri	or to Dismissal, Plea of Guilty, or Trial	125
	The district tables reflecting Speedy Trial	
	statistics correspond to the tables appearing in	
	the 1980 Speedy Trial Report. Tables for the circuits are provided for the first time. Tables 1	
·*	and 2 are printed facing each other for each	
	circuit or district. The page numbers conform to	
,	the page numbers in the 1980 Annual Report.	
Appendix		127

IMPLEMENTATION OF THE SPEEDY TRIAL ACT

Introduction

The Speedy Trial Act of 1974 (Title 18 U.S.C. Section 3161-3174) was implemented July 1, 1976. During the first three transitional years, separate reports were published and submitted to the Congress. Comprehensive data on the first three years were published on February 29, 1980. The last report covering the twelve month period ended June 30, 1980 provided a summary of the major provisions of the amendments of August 2, 1979 (P. L. 96-43) to Title I of the Speedy Trial Act.

The major amendments did the following:

- postponed to July 1, 1980 (the beginning date of this report) the date when criminal cases could be dismissed when a defendant was not tried within 100 days of arrest;
- established the 30 day period from arrest to indictment as the first Speedy Trial interval and merged the former ten day indictment to arraignment interval with the 60 day arraignment to trial interval, which became a 70 day interval. The total arrest to trial interval remained 100 days, excluding all applicable reasons for delay provided by the Act and its amendments (Title 18 U.S.C. Section 3161 (b)(c)(1));
- provided that all defendants have a minimum period of 30 days to prepare for trial (Title 18 U.S.C. Section 3162 (c)(2));
- added two new types of excludable delay. These are:
 - transportation between district courts or for examination or hospitalization (Title 18 U.S.C. Section 3161 (h)(1)(H)); and
 - consideration by the court of a proposed plea agreement (Title 18 U.S.C. Section 3161(h)(1)(I)).
- expanded the category of excludable delay under "ends of justice" by providing four reasons:
 - failure to grant continuance would stop further proceedings or result in miscarriage of justice (Title 18 U.S.C. Section 3161(h)(8)(B)(i));
 - unusual or complex case (Title 18 U.S.C. Section 3161(h)(8)(B)(ii)):
 - indictment following arrest which for some reason cannot be filed within 30 days (Title 18 U.S.C. Section 3161(h)(8)(B)(iii)); and
 - continuance granted in order to obtain or substitute counsel, or give counsel reasonable time to prepare the case (Title 18 U.S.C. Section 3161(h)(8)(B)(iv)).
- expanded excludable time for motions to include all time from filing of a motion to the hearing or disposition of the motion (Title 18 U.S.C. Section 3161(h)(1)(F));
- made permanent the 90 day limit to try high risk defendants on release and awaiting trial and those held in custody awaiting trial. It further provided that excludable delays applied to both high risk defendants and defendants detained in custody (Title 18 U.S.C. Section 3164));

- extended the time for retrials from 60 to 70 days with provision that excludable delays did not apply. Further, for cases returned for retrial after an appeal, a 70 day time limit was provided. In either case, if the court determined that the 70 day period was impractical, the court retrying the case could extend the time period not to exceed 180 days (Title 18 U.S.C Section 3161(e));
- allowed circuit judicial councils at the request of the chief district judge to grant suspensions of the Speedy Trial time limits for up to one year (Title 18 U.S.C. Section 3174(a)). Previously, only the Judicial Conference of the United States could approve such suspensions;
- allowed the chief judge of a district court to suspend the Speedy Trial time limits for a period not to exceed 30 days if it is determined that there is "a great urgency." Within ten days of the entry of such an order, the chief judge must apply for the suspension (Title 18 U.S.C. Section 3174(e)); and
- determined that Congressional approval would be required for a second suspension of the Speedy Trial time limits. Prior to the amendment, the U.S. Judicial Conference could grant a second suspension which would remain in effect unless Congress decided to the contrary (Title 18 U.S.C. Section 3174(d)(2)).

Adoption of the Speedy Trial Time Intervals and Dismissal Sanctions

Of the 95 U.S. district courts, three were granted a suspension of the time intervals of the Speedy Trial Act. The three districts were the Western District of Tennessee, which was a granted a suspension by the Sixth Circuit Judicial Council for the period July 1, 1980 through June 30, 1981; the Eastern District of New York, which was granted two six-month suspensions by the Second Circuit Judicial Council to July 1, 1981; and the Eastern District of North Carolina which was granted a suspension by the Fourth Circuit Judicial Council from December 1, 1980 through May 31, 1981. The remaining 92 districts adopted in their plans submitted in 1980 the 30 day time period for the first interval and the 70 day time period for the second interval, exclusive of applicable excludable reasons for delay.

Beginning September 1980, clerks of the U.S. district courts were requested to report to the Administrative Office all defendants whose cases were dismissed pursuant to Title 18 U.S.C. Section 3162(a). During the ten month period ended June 30, 1981, a total of 19 defendants had their cases dismissed pursuant to this section. Only three of these defendants had their case dismissed because the net time was greater than 30 days in the first interval. Cases against the remaining 16 defendants were dismissed when their second Speedy Trial interval was greater than 70 days.

Nine defendants had their cases dismissed without prejudice; five were dismissed with prejudice; and for five defendants neither was indicated. Three of the latter were defendants dismissed in the Northern District of Illinois, where the government is appealing the dismissals to the Seventh Circuit Court of Appeals. Also, the Districts of Florida, Middle and South Carolina dismissed three defendants each under Title 18 U.S.C. Section 3162(a). Montana dismissed two defendants. Districts with one dismissal each were: District of Columbia; Florida, Southern; Kansas; Massachusetts; New York, Western; Pennsylvania, Eastern; Washington, Eastern; and West Virginia, Northern.

The U.S. district courts disposed of 30,500 defendants during the ten month time period, September 1980 through June 1981. Of these, 5,500 were dismissals. The 19 dismissals under Section 3162(a) amounted to 0.06 percent of all dispositions and 0.3 percent of dismissals for this time period.

Table 48
U.S. District Courts
Criminal Cases and Defendents Pending June 30, 1975 through 1:

Criminal Cases and Detendents Femants out to 5, 200 through the																
								Percent							ļ	Percent Change
			~	n	1: 20		}	Change 1981		A11	Defender	ıts Pendin	g on June	30	į į	1981
Circuit			All Cases	Pending	on June 30			Over		T						Over 1980*
and District	1975	1976	1977	1978	1979	1980	1981	1980*	1975	1976	1977	1978	1979	1980	1981	
Total	22,411	19,75€	17,109	15,847	15,124	14,759	15,850	7.4	31,872	27,770	24,655	22,484	21,417	21,150	22,570	6.7
District of Columbia	399	400	337	236	244	241	219	-9.1	508	492	432	288	330	315	713	-9.8 3.2
First Circuit	928	708	440	522	563	461	464	0.7	1,339	970	665	746	813	691 99	111	12,1
Maine	72	58	40	52	60 309	52 259	45 274	-13.5 5.8	85 855	59 635	51 414	124 391	105 428	367	389	6.0
Massachusetts	543 42	440 29	252 8	307 20	21	15	15	-	46	39	8	23	27	18	22	22.9
New Hampshire	66	77	57	55	48	50	58	16.0	77	89	70 122	74 134	65 188	70 137	86 105	-23.4
Puerto Rico	205	104	83	88	125	85	72	-15.3	276	148						
Second Circuit	2,766	2,734	1,987	1,771	1,721	1,727	1,865	8.0	4,883	4,684	3,528	3,054	2,927	2,872	3,143	9.4
Connecticut	321	271	133	111	94	120	155	29.2	495	406	215	186	148	112	140	25.0
Northern	138	152	105	100	100	93	99 767	6.5 12.0	1,606	215 1,593	164 1,370	138 1,373	133 1,288	1,327	1,453	9.5
Eastern	895 896	922 903	709 738	685 661	669 640	685 637	657	3,1	1,904	1,788	1,346	1,092	1,058	959	1,067	11.3
Southern	896 414	387	211	141	141	110	96	-12.7	586	548	320	181	208	166 98	139 105	-16.3 7.1
Vermont	102	99	91	73	77	82	91	11.0	123	134	113	84	92	98		1.1
Third Circuit	1,383	1,182	991	847	743	770	932	21.0	2,156	1,690	1,502	1,183	1,124	1,144	1,308	14.3
Delaware	66	50	39	29	20	23	24	4.3	83	56	51	69	25 350	28 350	35 379	25.0 8.3
New Jersey	491	358	397	211	228	241	263	1.0	869	562	623	267	330	330		1
Pennsylvania:	269	238	191	187	171	163	257	57.7	432	387	343	265	320	308	396	28.6
Eastern	105	89	71	47	59	76	121	59.2	138	118	98	52 293	64 188	109 180	151 145	38.5 -19.4
Western	268	224	160	187	120	111	93 174	-16.2 11.5	426 208	311 256	235 152	293	177	169	202	19.5
Virgin Islands	184	223	133	186	145	156	174	1	1							5.9
Fourth Circuit	1,512	1,406	1,175	1,055	993	1,058	1,122	6.0	2,006	1,766	1,511	1,359	1,352	1,416	1,500	24.4
Maryland	465	619	372	330	335	282	328	16,3	628	767 87	477 120	422 161	129	242	150	-38.0
Eastern	110	69	82	114	99 52	155 51	137 31	-11.6 -39.2	146	73	76	70	67	63	60	-4.8
Middle	64 81	64 57	64 38	58 58	61	45	51	13.3	120	81	48	80	89	48	64	33.3
Western	239	145	170	126	114	128	152	18,8	345	218	274	185	196	205	241	17.6
Virginia:							007	1,,,	428	327	345	280	215	279	329	17.9
Eastern	348 60	288 35	303 23	245 29	187 51	243 57	285 56	17.3	72	36	24	34	61	72	90	25,0
Western		33	•					1	38	18	38	49	41	29	25	-13.8
Northern	29	18	29	36	28 66	25 72	23 59	-8.0 -18.1	150		109	78	80	113	87	-23.0
Southern	116	111	94	59				1	1					5,152	5,710	10.8
Fifth Circuit	3,693	3,457	3,257	3,387	3,028	3,302	3,692	11.8	5,262	4,625	4,677	4,852	4,647			 ••••
Alebama:		• • • •		135	100	87	77	-11,5	226	188	181	171	134	111	91	-18.0
Northern	150 18	142 32	138 60	133		47	72	53.2	19		69	64	53	58		43.1
Middle	51	47	63	47		24	32	33.3	68	56	128	55	38	51	63	23,5
Southern	1							1	105	74	70	93	90	89	146	64.0
Northern	75	45	42 270	75 239		55 212		12.7	506		1.7	356	232		293	-5,5
Middle	318 534	283 556	654	645		879		10.6	802		995	999	1,228	1,643	1,822	10.9
Southern	""							\	١		391	306	193	286	229	-19.9
Northern	322		244	216		182		0.5 -10.0	428			55	65			51.4
Middle	67	69 227	45 121	47 78		30 34		114.7	150						114	185.0
Southern	133	441	121	•	•			i					000	01.4	275	28.5
Eastern	280	153		131		140		-18,6	443							-63,3
Middle	39							-63,0 12,2	110							6.7
Western	82	126	54	55	, 53	49	33	1	, "		-					1
Mississippi: Northern	56	20		28				-33.3	61							52.2
Southern	43	44	52	45	5 34	41	, 75	82.9	67	7 58	68	62	• •			
Texas:	240	210	220	215	9 193	204	217	6.4	30							-10.0
Northern Eastern	46		59	45	5 61	67	56	-16.4	6	3 43						-21.4 18.5
Southern	723	778	591	79	1 738				1,06							19.6
Western	444								33							-
Canal Zone	72	60	80	7	. 80	. 13		1 -20.0	1							

Table 48
U.S. District Courts
Criminal Cases and Defendants Pending June 30, 1975 through 1981

Western Michigan: 1,2	2,08 25 14 66 7	8 1,555 1 126	1978 1,372	1,046	1,009	1981	Over 1980*	1975	1976	1977	1978	1979	1980	1981	Over 1980*
Rentucky:	25 14 66 7	I 126		1,046	1,009	1,051									
Eastern	66 7 50 1,03		110				4.2	3,588	2,971	2,252	1,991	1,623	1,524	1,496	-1.8
Michigan:			103	91 85	82 89	86 125	4.9 40.4	372 101	190 150	165 111	152 160	152 118	146 118	147 156	0.7 32.2
Obio: Northern Southern Tennessee: Eastern Middle Western Seventh Circuit Illinois: Northern Southern Indiana: Northern Southern Indiana: Northern Eastern Western Eighth Circuit Arkansas: Eastern Western Iowa: Northern Indiana: Ind			470 119	337 109	284 51	258 56	-9.2 9.8	1,822 269	1,433 217	995 141	700 171	540 193	425 91	372 69	-12.5 -24.2
Eastern Middle Western 1 Seventh Circuit 1,4 Illinois: Northern 5 Central 1 Southern 1 Indiana: Northern 3 Southern 1 Wisconsin: Eastern 1 Western 1 Eighth Circuit 1,4 Arkansas: Eastern 1 Western 1 Iowa: Northern 1 Northern 1 Indianat 1	113 35 98 6	0 201 9 95	180 74	114 67	120 89	125 101	4.2 13.5	464 147	450 87	263 117	241 91	155 86	176 117	179 153	1.7 30.8
Seventh Circuit 1,4	46 3 80 6 22 13		42 799 175	18 88 137	30 103 161	34 91 175	13.3 -11.7 8.7	56 101 256	32 116 296	56 80 324	57 110 309	18 108 253	46 152 253	37 121 262	-19.6 -20.4 3.6
Northern 5 Central 1 Southern 1 Indiana: Northern 3 Southern 1 Wisconsine Eastern 1 Western 1 Western 1 Arkansas: Eastern 1 Western 1 Western 1 Worthern 1 Worthern 1 Northern Northern 1 Northern			897	835	734	783	6.7	2,021	1,891	1,493	1,261	1,131	980	1,060	8.2
Indiana:		6 46	527 69	521 54	431 50	457 57	6.0 14.0	763 152	1,089	943 60	760 98	736 72	395 61	617 85	3.7 39.3
Wisconsin: Eastern 1 Western 1 Eighth Circuit 1,4 Arkansas: Eastern 1 Western 1 lowar Northern	25 7 124 21 166 12	3 104	33 94 72	44 53 56	37 69 58	20 56 61	-45.9 -18.8 5.2	169 402 249	99 280 156	56 133 117	48 140 91	50 69 71	48 94 79	30 69 127	-37.5 -26.6 60.8
Arkansas: Eastern 1 Western 1 lowar: Northern 1	49 12		77 25	74 33	65 24	76 36	16.9 50.0	218 68	169 41	143 41	94 30	93 40	76 27	91 41	19.7
Eastern 1 Western 1 Northern 1	116 99	750	732	599	600	702	17.0	1,682	1,193	995	882	759	795	898	13.0
Northern		86 83 86 29	85 43	61 28	62 26	53 28	-14.5 7.7	204 44	102 39	107 43	98 73	72 33	74 34	69 36	-6.8 5.9
Minnesota 2		10 44 53 31 17 103	24 68 106	12 51 92	14 37 106	31 44 122	18.9 15.1	63 61 278	44 57 211	61 41 150	27 71 133	12 55 130	23 47 148	45 58 164	23.4 10.8
Missouri: Eastern	150 12 298 17	70 149	60 135 68	54 139 60	62 117 57	79 181	27.4 54.7	173 363 168	149 198 144	129 184 65	69 161 93	65 175 90	82 152 93	119 208 73	45.1 36.8
North Dakota	35 3 264 19	34 31 90 141	36 107	32 70	31 88	49 37 78	-14.0 19.4 -11.4	37 291	34 215	45 170	43 114	36 91	42 100	44 82	-21.5 4.8 -18.0
	552 4,87		4,360	4,451	4,204	4,390	4.4	7,459	6,692	6,786	6,020	5,695	5,412	5,663	4.6
Arizona g	94 8 916 93 275 21	14 950	53 837 262	35 750 211	45 691 242	48 711 294	6.7 2.9 21.5	1,176	118	129 1,275	66 1,133	45 953	61 838	56 885	-8.2 5.6
Eastern	123 26 155 1,03 567 1,50	55 265 89 865 91 1,440	309 748 1,284	223 678 1,317	222 750 1,203	209 821 1,109	-5.9 9.5 -7.8	419 532 1,561 2,364	315 344 1,376 2,197	409 391 1,113 2,205	337 380 944 1,803	319 273 845 1,837	350 264 962 1,669	362 344 1,051 1,543	3.4 30.3 9.3 -7.5
Idaho	134 10 60 4 91 7 133 11	13 38 74 64	282 35 26 80	674 38 31 86	490 36 65 107	592 32 62 141	20.8 -11.1 -4.6 31.8	189 74 95 193	154 49 75 161	351 54 70 150	314 37 29 127	690 56 36 123	501 44 74 190	603 45 70 198	20.4 2.3 -5.4 4.2
Washington: Eastern	195 17 105 7 155 25	4 55	107 48 247	113 29 217	103 36 170	111 53 176	7.8 47.2	239 117 309	253 82	200 63	159 49	162 29	143 42	157 60	9.8
Guam	49 1	1 12	35 7	41	33 11	24 7	3.5 -27.3 -36.4	64	332 14	355 21 -	595 37 10	269 50 8	228 35 11	241 40 8	5.7 14.3
	71 63	651	668	901	653	630	-3,5	968	796	814	848	1,016	849	795	-6.4
Kansas 1	73 13 74 19 73 11	3 147	170 130 149	432 90 137	155 104 148	161 118 140	3.9 13.5 -5.4	198 222 212	152 238 150	166 186 149	210 156 189	453 107 167	194 129 196	172 151 206	-12.2 17.1 5.1
Northern Eastern Western Utah Wyoming							1 1								

^{*}Percent change not computed where base is 25 or less,

No sanctions were imposed against U.S. attorneys or against counsel for the defense in any of the 19 dismissals under provisions of Title 18 U.S.C. Section 3162(a).

Status of the Criminal Docket on June 30, 1981

This year the number of criminal cases pending on June 30 increased by 7.4 percent over 1980. Defendants in these same cases increased by 6.7 percent. This reversed a downward trend which commenced in 1976 when there were 27,770 defendants pending on June 30. Even with the increase this year, the number of defendants was 5,200 fewer or 18.7 percent less than the 27,770 defendants in pending criminal cases on June 30, 1976, the first year of the three year transition period. Criminal cases and defendants pending on the criminal dockets of the district courts on June 30, 1975 through 1981 are provided in Table 48. Since June 30, 1975, the day preceding the implementation of the Speedy Trial Act, all but 16 districts showed reductions in the number of criminal defendants pending as of June 30, 1981. Some of the districts with increases were those with prosecutions of assimilated state offenses committed on Federal military bases or national parks.

As shown in Table 49, 7,466 defendants who were available for trial or final plea on June 30, 1981, accounted for 33.1 percent of the pending defendants compared to 34.2 percent in 1980.

Table 49
U.S. District Courts
Criminal Defendants Pending
That Were Awaiting Trial June 30, 1976 through 1981

	All De	efendants P	ending			
		Available for Trial*				
Year	Total	Number	Percent			
1976 1977 1978 1979 1980	27,770 24,655 22,484 21,417 21,150 22,570	11,014 10,778 9,189 6,971 7,243 7,466	39.7 43.8 40.9 32.5 34.2 33.1			
Percent Ch 1981 over 1980	ange 6.7	3.0	_			

^{*} Available for final plea or trial by judge or jury.

Table 50 presents for each year ended June 30, 1977 through 1981, the status of all defendants pending in criminal cases. Table 51 provides data on how long defendants had been pending as of June 30, 1981 and their status as of that date.

The 6.7 percent increase in the number of criminal defendants pending on June 30, 1981 over the same day in 1980 can be attributed to a rise in drug law prosecutions, a group with over half being fugitives from justice. In 1981, drug law violators pending in the district courts increased 8.8 percent over 1980 with a corresponding increase in drug law fugitives (8.6 percent) over 1980.

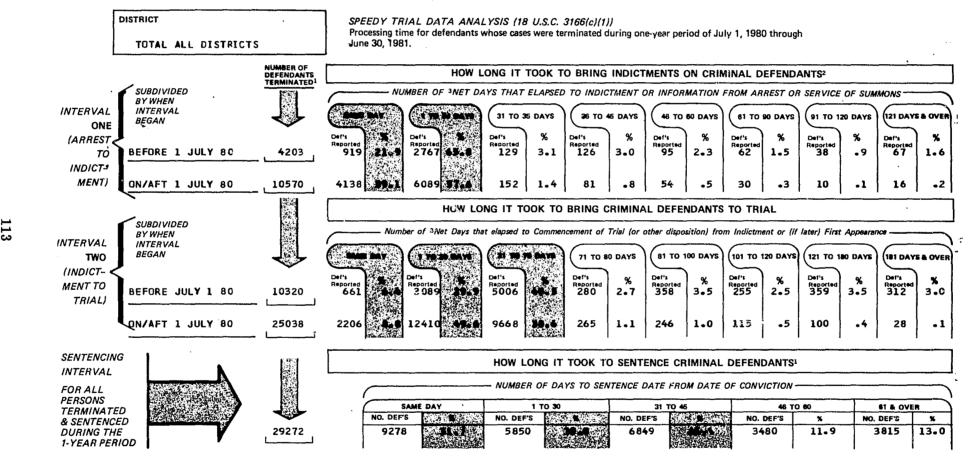
Table 50
U.S. District Courts
Status of Criminal Defendants Pending as of June 30, 1977 through 1981

Status on June 30	1977	1978	1979	1980	1981	Percent Change 1981 over 1980
Total	24,655	22,484	21,417	21,150	22,570	6.7
Fugitive Defendants (Non-Triable) - Total Percent of Total Pending	8,268 33.5	8,265 36.8	8,986 42.0	8,674 41.0	9,223 40.9	6.3
Fugitive defendant - never arrested, summoned and/or arraigned	_	-	-	3,877	5,010	29.2
Unavailability of defendant (fugitive) or essential witness	8,268	8,265	8,986	4,797	4,213	-12.2
Non-Triable Defendants - Total	257 1.0	180 0.8	281 1.3	330 1,6	300 1.3	-9.1 -
Authorization for dismissal requested by U.S. Attorney from Department of Justice Excludable Delays: State or Federal trials on other	87	56	169	246	213	-13.4
charges	72	46	36	25	29	16.0
deportation proceedings, extradition Period of mental or physical incompetence of	7	8	1	1	9	_
defendant to stand trial	91	70	75	58	49	-15.5
Triable Defendants - Total	11,836 48.0	10,199 45.4	. 8,357 39.0	8,835 41.8	9,031 40.0	22.2
Committed under 18:4246	10	8	8	9	5	-
or juryExcludable Delays:	10,778	9,189	6,971	7,243	7,466	3.1
Examination or hearings for mental or physical incapacity	121	106	104	111	96	-13.5
NARA examination	122 192	114	1 143 90	195 295	1 190 402	-2.6 36.3
Transfers from other districts (F.R.C.R.P. 20,21 and 40 – Magistrate Rule 6)	52	33	34	38	20	-47.4
advisement	174	104	260	132	121	-8.3
ten days or less	-	-	-	3	1	-
agreement	-	-	-	42	57	35.7
charges	36	21	14	36	29	-19.4
when no severance has been granted	110 229	69 441	112 614	75 653	66 574	-12.0 -12.1
Other	8	13	6	3	3	-12.1
Tried Defendants - Total	3,278 13.3	2,948 13.1	2,871 13.4	2,528 12.0	3,503 15.5	38.6
Awaiting sentence	2,828	2,521	2,503	2,199	3,073	39.7
under 18:4244, 4245, 5034, 5010(E), 4208(B), 4252; or 28: 2902(A)	207 243	191 236	111 257	60 269	92 338	53.3 25.7
Other - Total	1,016 4.1	892 4.0	922 4.3	783 3.7	513 2.3	-35.5 -
Grand jury indictment time extended 30 or more days	1	1	-	-	_	
eodes	1,015	891	922	783	513	-35.5

Table 51
U.S. District Courts
Status of Criminal Defendants Pending as of June 30, 1981 by Length of Time Pending

Status of Criminal Defer	idants Perid	ing as of Jun	ie 30, 1981 D	y Length of	Time Pending	3		
Status on June 30	Total	0 to 5 Months	6 to 12 Months	13 to 24 Months	25 to 36 Months	37 to 48 Months	49 to 60 Months	61 Months And Over
Total	22,570	11,091	2,919	2,133	1,244	903	663	3,617
Fugitive Defendants (Non-Triable) - Total	9,223 40.9	1,396 12.6	960 32.9	1,182 55.4	911 73.2	774 85.7	606 91.4	3,394 93.8
Fugitive defendant - never arrested, summoned and/or arraigned	5,010	1,170	675	681	401	358	212	1,513
or essential witness	4,213	226	285	501	510	416	394	1,881
Non-Triable Defendants - Total Percent of Total Pending	300 1.3	117 1.1	61 2.1	92 4.3	19 1,5	3 0.3	3 0.5	5 0.1
Authorization for dismissal requested by U.S. Attorney from Department of Justice Excludable Delays: Stafe or Federal trials on other	213	78	45	82	8	-	-	-
charges	29	16	9	3	-	-	1	-
Miscellaneous proceedings, probation revocation, deportation proceedings, extradition	9	8	1	-	-	-	-	-
defendant to stand trial	49	15	6	7	11	3	2	5
riable Defendants - Total	9,031 40.3	6,851 61.8	1,261 43.2	583 27.3	203 16,3	52 5.8	22 3.3	59 1.6
Committed under 18:4246	5	4	1	-	-	-	-	-
or jury	7,466	5,831	994	495	129	40	18	49
Examination or hearings for mental or physical incapacity NARA examination	96 1	68	20	3	1	2	1	1
Interlocutory Appeals	190 402	28 365	48 24	82 6	24 5	5 -	-	3 2
Transfers from other districts (F.R.C.R.P. 20,21 and 40 - Magistrate Rule 6)	20	18	-	-	_	-	-	2
Defendant motion is actually under advisement	121	109	6	2	2	-	2	-
ten days or less	1	-	-	1	-	-	-	-
Consideration by court of plea agreement	57	47	9	-	1	-	-	-
Superseding indictment and/or new charges Defendant awaiting trial of co-defendant	29	7	1	15	6	-	-	-
when no severance has been granted Continuances granted per 18:3161(HX8)	66 574	35 336	22 135	7 62	2 33	- 5	_ 1	- 2
Other	3	2	1	-	-	-	} _	-
ried Defendants – Total	3,503 15.5	2,453 22.1	519 17.8	220 10.3	82 6.6	66 7.3	29 4.4	134 3.7
Awaiting sentence	3,073	2,379	435	166	39	34	10	10
under 18:4244, 4245, 5034, 5010(E), 4208(B), 4252; or 28: 2902(A)	92 338	51 23	34 50	4 50	3 40	32	_ 19	124
ther - Total	513 0.3	274 2.5	118 4.0	56 2.6	29 2.3	8 0 . 9	3 0.5	25 0.7
Grand jury indictment time extended 30 or more days	-	-	-	-	-	-	-	-
codes	513	274	118	56	29	8	3	25

Table 52 Processing Time for Defendants Whose Cases Were Terminated During the Twelve Month Period Ended June 30, 1981



1 DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

Time Intervals from Arrest to Indictment, Indictment to Trial and Conviction to Sentencing

Overall, the 95 district courts improved the net time for processing a defendant within both the first and second Speedy Trial intervals. The improvement over last year appears below.

	Firet	Interval		Second Interval				
Y ear	Total	Arrest Indictr 30 Net or Le	nent Days	Total	Indictment To Trial 70 Net Days or Less			
Ended June 30	Defendants Terminated	Number	Percent	Defendants Terminated	Number	Percent		
980 981	13,193	11,977 13,913	90.8 94.2	32,019 35,358	28,264 33,040	88.3 93.4		

In 1981, 94.2 percent of the defendants were brought to indictment within 30 days compared to 90.8 percent in 1980. In the second interval, 93.4 percent of the defendants were brought to trial, dismissal, or plea in 70 days or less compared to 88.3 percent in 1980.

Interval One - Time Period from Arrest to Indictment or Information

Table 53 provides for each district, the number and percentage of terminated defendants who were indicted in 30 days or less (net time) during the twelve month period ended June 30, 1981. The table is divided between defendants arrested prior to July 1, 1980 and those arrested during the current year. For those arrested prior to July 1, 1980, 49 districts had 100.0 percent compliance with the 30 day time limit exclusive of applicable reasons for delay. Another 23 districts had compliance rates of 90.0 percent or better for the first interval.

For defendants arrested during the year ended June 30, 1981, 96.8 percent of 10,570 defendants were indicted or had an information filed in 30 days or less. For this time period 48 districts showed 100.0 percent compliance with the first interval. Another 39 districts had compliance rates of 90.0 percent or better for the first interval.

Interval Two - Interval from Indictment or First Appearance to Trial (Including dismissal, plea, or acquittal)

Table 54 provides the compliance rate for the second Speedy Trial time interval of 70 days from indictment to trial. These rates ranged from a low of 53.4 percent for one district to 100.0 percent for 21 districts. The nationwide compliance rate was 93.4 percent. A total of 77 districts achieved a compliance rate of 90 percent or more including those with 100.0 percent. In 1980, 7 of the 95 districts achieved full compliance with 55 districts recording compliance rates of 90.0 percent or more.

For defendants who entered the second Speedy Trial interval during the current year 90 of the districts had a 90.0 percent or better compliance rate compared to 74 of the districts in 1980

Table 53
UNITED STATES DISTRICT COURTS
UNITED STATES DISTRICT COURTS
DEFENDANTS TERMINATED JUNE 30, 1980 THRU JULY 1, 1981
WHO WERE INDICTED IN 30 DAYS OR LESS

			WHO WERE IN	DICTED IN 30	DAYS OR LE	ESS			
		RRESTED DUI			ESTED PRIOR NE 30, 1980		AL	L DEFENDAN	rs
			O INDICTMENT YS OR LESS	·		INDICTMENT S OR LESS			INDICTMENT
CIRCUIT AND DISTRICT	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL
TOTAL ALL DISTRICTS	10,570	10,227	96.8	4,203	3,686	87.7	14,773	13,913	94.2
DISTRICT OF COLUMBIA.	209	178	85.2	137	120	87.6	346	298	86.1
FIRST CIRCUIT	403	380	94.3	147	101	68.7	550	481	87.5
MAINEMASSACHUSETTSNEW HAMPSHIRE.RHODE ISLANC	8 144 3 11	8 129 3	100.0 89.6 100.0 81.8	9 80 2 15	9 42 2 10	100.0 52.5 100.0 66.7	17 224 5 26	17 171 5 19	100.0 76.3 100.0 73.1
PUERTO RICO	237	231	97.5	41	38	92.7	278	269	96.8
SECOND CIRCUIT	864	796	92•1	631	518	82.1	1,495	1,314	87.9
CONNECTICUT NEW YORK NORTHERN NEW YORK EASTERN NEW YORK SOUTHERN NEW YORK WESTERN VERMONT	26 13 323 415 71 16	25 13 272 405 65 16	96.2 100.0 84.2 97.6 91.5 100.0	16 8 280 281 42 4	16 8 171 278 41 4	100.0 100.0 61.1 98.9 97.6 100.0	42 21 603 696 113 20	41 21 443 683 106 20	97.6 100.0 73.5 98.1 93.8 100.0
THIRD CIRCUIT	633	613	96.8	319	283	88.7	952	896	94.1
DELAWARE NEW JERSEY PENNSYL VANIA EASTERN. PENNSYL VANIA MICDLE PENNSYL VANIA WESTERN. VIRGIN ISLANDS	14 297 59 32 63 168	14 286 57 30 62 164	100.0 96.3 96.6 93.8 98.4 97.6	6 168 27 16 26 76	6 140 26 16 22 73	100.0 83.3 96.3 100.0 84.6 96.1	20 465 86 48 89 244	20 426 83 46 84 237	100.0 91.6 96.5 95.8 94.4 97.1
FOURTH CIRCUIT	1,075	1,047	97.4	250	233	93.2	1,325	1,280	96.6
MARYLAND	166 40 58 52 104 603 25 2	161 37 58 52 101 586 25 2	97.0 92.5 100.0 100.0 97.1 97.2 100.0	74 54 13 7 48 31 7 1	69 51 13 7 47 25 5 1	93.2 94.4 100.0 100.0 97.9 80.6 71.4 100.0	240 94 71 59 152 634 32 3	230 88 71 59 148 611 30 3	95.8 93.6 100.0 100.0 97.4 96.4 93.8 100.0
FIFTH CIRCUIT	3,604	3,496	97.0	1,051	877	83.4	4,655	4,373	93.9
ALABAMA NCRTHERN ALABAMA SOUTHERN FLORIDA NORTHERN FLORIDA HIDDLE FLORIDA SOUTHERN GEORGIA NORTHERN GEORGIA NORTHERN GEORGIA SOUTHERN LOUISIANA EASTERN LOUISIANA HODLE LOUISIANA WESTERN MISSISSIPPI NORTHERN MISSISSIPPI NOUTHERN TEXAS NORTHERN	132 107 1 64 96 654 134 946 128 10 49 11	130 107 1 59 96 605 134 946 50 127 10 49 11	98.5 100.0 100.0 92.2 100.0 92.5 100.0 100.0 100.0 100.0 100.0 100.0	15 3 27 18 394 55 2 8 69 10 14 3 16 422	14 3 7 18 271 54 1 8 65 10 14 3 14	93.3 100.0 100.0 68.8 98.2 50.0 100.0 94.2 100.0 100.0	147 110 3 71 114 1,048 189 948 58 197 20 63 14 47	144 110 1 66 114 876 188 947 58 192 20 63 14 43	98.0 100.0 33.3 93.0 100.0 83.6 99.5 99.9 100.0 97.5 100.0 100.0 91.5
TEXAS EASTERN TEXAS SCUTHERN TEXAS WESTERN CANAL ZONE	39 748 288 9	34 713 284 8	87.2 95.3 98.6 88.9	10 249 128 6	8 223 120 5	80.0 89.6 93.8 83.3	49 997 416 15	42 936 404 13	85.7 93.9 97.1 86.7

Table 53

UNITED STATES DISTRICT COURTS

DEFENDANTS TERMINATED JUNE 30, 1980 THRU JULY 1, 1981
WHO WERE INDICTED IN 30 DAYS OR LESS

		DEFENDAN	HO WERE IN	DICTED IN 30	DAYS OR LE	SS			
	A YEAR E	RRESTED DUR	NG	ARR	STED PRIOR NE 30, 1980	TO	ALL	. DEFENDANTS	
	7,54	ARREST TO	INDICTMENT S OR LESS		ARREST TO 30 DAY	INDICTMENT S OR LESS		ARREST TO	OR LESS
AND DISTRICT	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	70TAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TCTAL
CIRCUIT AND DISTRICT			97.9	290	240	82.8	818	757	92.5
SIXTH CIRCUIT	528	517		11	10	90.9	16	15	93.8
KENTUCKY EASTERN	5	5	100.0	19	19	100.0	71	69	97•2 90•2
KENTUCKY WESTERN	52	50	- 96.2	103	87	84.5	184	166	96.0
MICHIGAN EASTERN	81	79	97.5	103	7	77.8	50	48	76.2
MICHIGAN WESTERN	41	41	100.0 96.1	45	19	42.2	122	93 139	95.9
OHIO NORTHERNASSASS	77	74	97.0	46	43	93.5	145	47	97.9
DHID SOUTHERN	99	96	97.2	12	12	100.0	48	136	100.0
TENNESSEE EASTERN	36	112	100.0	24	24	100.0	136	44	95.7
TENNESSEE MIDDLE	112	25	100.0	21	19	90.5	46		
TENNESSEE WESTERN	25	1	96.9	147	135	91.8	438	417	95.2
SEVENTH CIRCUIT	291	282			68	85.0	172	153	89.0
ILLINOIS NORTHERN	92	. 85	92.4	50	11	100.0	60	58	96.7
ILLINOIS CENTRAL	49	47	95.9	11	1 8	100.0	45	45	100.0
ILLINOIS SOUTHERN	37	37	100.0	8	16	100.0	43	43	100.0
INDIANA NORTHERN	27	27	100.0	20	20	100.0	81	81	100.0 100.0
INDIANA SOUTHERN	61	61	100.0	20	7	100.0] 17	17	100.0
WISCONSIN EASTERN	10	10	100.0	5	5	100.0	. 20	20	100.00
WISCONSIN WESTERN	15	15	100.0		130	89.7	474	449	94.7
EIGHTH CIRCUIT	329	319	97.0	145	 	100.0	18	18	100.0
TACTEDA	12	12	106.0	6	6	100.0	68	68	100.0
ARKANSAS EASTERN	56	56	100.0	12	12	100.0	7	7	100.0
ARKANSAS WESTERN	4	4	100.0	3	9	100.0	46	46	100.0
IOWA SCUTHERN	37	37	100.0	9	40	74.1	115	93	80.9
MINNESOTA	61	53	86.9	54 29	29	100.0	98	98	100.0
MISSOURI EASTERN	69	69	100.0	14	14	100.0	57	56	98.2 86.7
HISSOURI WESTERA	43	42	97.7	3	2	66.7	15	13	100.0
NEBRASKA	12	11	91.7	1 2	2	100.0	6	6	100.0
NORTH DAKGTA	4	4	100.0 100.0	13	13	100.0	44	44	100.0
SOUTH DAKOTA	31	31		936	900	96.2	3,053	2,986	97.8
NINTH CIRCUIT	2,117	2,086	98.5			100.0	27	27	100-0
A1 ACWA	21	21	100.0	6	97	89.0	327	312	95.4
ALASKA	218	215	98.6	109	62	93.9	165	153	92.7
CALIFORNIA NORTFERN	99	91	91.9	102	100	98.0	231	227	98.3
CALIFORNIA EASTERN	129	127	98.4	200	192	96.0	698	678	97•1 98•0
CALIFORNIA CENTRAL	498	486	97.6	223	216	96.9	659	646	100.0
CALIFORNIA SOUTHERN	436	430	98.6 100.0	53	53	100.0	342	342	97.2
HAWAII	289	289	100.0	21	20	95.2	36	35	100.0
IDAHO	15	15	100.0	7	7	100.0	21	21 115	100.0
MONTANA	14	14	100.0	50	50	100.0	115	101	100.0
NEVADA	65	67	100.0	34	34	100.0	101	60	100.0
REGON	67	46	100.0	14	14		238	236	99.2
SHINGTON EASTERN	190	190	100.0	48	46		33	33	100.0
WASHINGTON WESTERN	· [20	100.0	3) 3	100-0	1 33	1	
NORTHERN MARIANAS								143	99.3
TENTH CIRCUIT		513	99.2	150	149	99.3	667	662	97.0
•	42	41	97.6	25	24			65	100.0
COLORADG			100.0	15	15		1	164	100.0
KANSAS			100.0	41	41	100.0	1	37	97.4
NEW MEXICO	· \		96.7	8	1 5		1	29	100.0
OKLAHONA NORTHERN		1	100.0	} _9	1 3			233	99.6
OKLAHOMA EASTERN	• 1	1	99.5		26			32	100-0
OKLAHOMA WESTERN	20		100.0		1 13			35	97.2
UTAH	ັ ໄ		95.5	14	14				
WYOMING				and Tennesse	e Western.	For North Carolina	, Eastern, the st	spension was fo	r the

^{*} Speedy trial time intervals were suspended all year for New York, Eastern and Tennessee, Western. For North Cerolina, Eastern, the suspension was for the period December 1, 1980 through May 31, 1981.

Table 54

UNITED STATES DISTRICT COURTS

DEFENDANTS TERMINATED JUNE 30, 1930 THRU JULY 1, 1981
WHO WERE TRIED IN 70 DAYS OR LESS FOLLOWING INDICTMENT OR FIRST APPEARANCE

	WHO WERE	TRIED IN 70	DAYS OR LESS	SS FOLLOWING INDICTMENT OR FIRST APPEARANCE					
		D OR FIRST A AR ENDED JUL			D OR FIRST A TO JUNE 30.		ALL	DEFENDANTS	
			CR APPEARANCE DAYS OR LESS			OR APPEARANCE DAYS OR LESS			OR APPEARANCE O DAYS OR LESS
CIRCUIT AND DISTRICT	TCTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL
TOTAL ALL DISTRICTS	25+038	24,284	97.0	10,320	8,756	84.8	35,358	33,040	93.4
DISTRICT OF COLUMBIA.	460	447	97.2	214	203	94.9	674	650	96.4
FIRST CIRCUIT	771	732	94.9	396	280	70.7	1,167	1,012	86.7
MAINE	38	38	100.0	58	56	96.6	96	94	97.9
MASSACHUSETTS	354	324	91.5	202	141	69.8	556	465	83.6
NEW HAMPSHIRE	40	40	100.0	14	14	100.0	54	54	100.0
RHODE ISLAND	47	45	95.7	38	35	92.1	85	80	94.1
PUERTO RICO	292	285	97.6	84	34	40.5	376	919	84.8
SECOND CIRCUIT	1,644	1,558	94.8	1,120	1,012	90.4	2,764	2,570	93.0
CONNECTICUT	131	125	95.4	96	90	93.8	227	215	94.7
NEW YORK NORTHERN	92	88 -	95.7	46	44	95.7	138	132	95.7
NEW YORK EASTERN	600	542	90.3	419	353	84-2	1,019	895	87.8
NEW YORK SOUTHERN	636	628	98.7	433	422	97.5	1,069	1,050	98.2
NEW YORK WESTERN	129	119	92.2	104	81	77.9	233	200	85.8
VERMONT	56	56	100.0	22	22	100.0	78	78	100.0
THIRD CIRCUIT	1,247	1.243	99.7	746	675	90.5	1,993	1,918	96.2
DELAWARE	39	39	100-0	15	15	100.0	54	54	100.0
NEW JERSEY	460	460	100.0	279	236	84.6	739	696	94.2
PENNSYLVANIA EASTERN.	270	266	98.5	205	183	89.3	475	449	94.5
PENNSYLVANIA MICDLE	122	122	100.0	62	62	100.0	184	184	100.0
PENNSYLVANIA WESTERN.	151	151	100.0	97	92	94.8	248	243	98.0
VIRGIN ISLANDS	205	205	100.0	88	87	98.9	293	292	99.7
FOURTH CIRCUIT	3,191	3,159	99.0	915	806	88.1	4,106	3,965	96.6
MARYLAND	643	625	97.2	256	246	96.1	899	871	96.9
NO. CARCLINA EASTERN:	321	315	98.1	176	122	69.3	497	437	87.9
NO. CARCLINA MICDLE	146	146	100.0	53	53	100.0	199	199	100.0
NO. CAROLINA WESTERN.	205	205	100.0	33	32	97.0	238	237	99.6
SOUTH CARCLINA	370	370	100.0	120	116	96.7	490	486	99.2
VIRGINIA EASTERN	1,194	1,191	99.7	140	135	96.4	1,334	1,326	99.4
VIRGINIA WESTERN	167	166	99.4	46	17	37.0	213	183	85.9
W. VIRGINIA NORTHERN.	46	46	100.0	20	20	100.0	66	66	100.0
W. VIRGINIA SOUTHERN.	99	95	96.0	71	65	91.5	170	160	94-1
FIFTH CIRCUIT	6,958	6,757	97.1	2,404	2,064	85.9	9,362	8,821	94.2
ALABAMA NORTHERN	444	443	99.8	72	68	94.4	516	511	99.0
ALABAMA HICCLE	235	234	99.6	23	23	100.0	258	257	99.6
ALABAMA SOUTHERA	89	83	93.3	35	32	91.4	124	115	92.7
FLORIDA NORTHERN	151	151	100.0	37	37	100.0	188	188	100.0
FLORIDA MICCLE	332	326	98-2	173	172	99.4	505	498	98.6
FLORIDA SOUTHERN	881	769	87.3	648	394	60.8	1,529	1,163	76.1
GEORGIA NORTHERN GEORGIA NICCLE	303	302 1.032	99.7	191	188	98.4	494	490	99.2
GEORGIA SOUTHERN	1,032 841	841	100.0 100.0	12	12	100.0 100.0	1,044 963	1,044 963	100.0
LOUISIANA FASTERN	278	278	100.0	122 156	122 151	96.8	963 434	963 429	100.0 98.8
LOUISIANA PIDDLE	210	23	100.0	16	151	93.8	39	38	97.4
LOUISIANA WESTERN	103	100	97.1	42	40	95.2	145	140	96.6
MISSISSIPPI NORTHERN.	49	48	98.0	24	23	95.8	73	71	97.3
MISSISSIPPI SOUTHERN.	91	90	98.9	37	37	100.0	128	127	99.2
TEXAS NCRTHERN	394	390	99.0	132	121	91.7	526	511	97.1
TEXAS EASTERN	122	119	97.5	61	56	91.8	183	175	95.6
TEXAS SGUTHERN	1,117	1.082	96.9	418	388	92.8	1,535	1,470	95.8
TEXAS WESTERN	463	438	94.6	197	177	89.8	660	615	93.2
CANAL ZCNE	10	8	80.0	8	8	100.0	18	16	88.9
		<u> </u>		L	L				

Table 54

UNITED STATES DISTRICT COURTS

DEFENDANTS TERMINATED JUNE 30, 1980 THRU JULY 1, 1981
WHO WERE TRIED IN 70 DAYS OR LESS FOLLOWING INDICTMENT OR FIRST APPEARANCE

	CAYS OR LESS	S FOLLOWING INDICTMENT OR FIRST APPEARANCE							
		D OR FIRST AF AR ENDED JUL'			D OR FIRST A		ALL	DEFENDANTS	
			OR APPEARANCE CAYS OR LESS			OR APPEARANCE D DAYS OR LESS			OR APPEARANCE CAYS OR LESS
CIRCUIT AND DISTRICT	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL
SIXTH C'RCUIT	1,898	1,791	94.4	1,073	790	73.6	2,971	2,581	86.9
KENTUCKY EASTERN	128	124	96.9	87	59	67.8	215	183	85.1
KENTUCKY WESTERN	421	417	99.0	90	86	95.6	511	503	98.4
MICHIGAN EASTERN	336	310	92.3	297	205	69.0	633	515	81.4
MICHIGAN WESTERN	106	92	86.8	82	63	76.8	188	155	82.4
OHIO NORTHERN	207	204	98.6	133	115	86.5	340	319	93.8
OHIO SOUTHERN	207	199	96.1	87	73	83.9	294	272	92.5
TENNESSEE EASTERN	95	95	100.0	39	37	94.9	134	132 327	98.5 99.7
TENNESSEE MIDDLE	222	221	99.5	106	106	100.0	328 328	175	53.4
TENNESSEE WESTERN	176	129	73.3	152	46	30.3	328	173	23.4
SEVENTH CIRCUIT	1.149	1,105	96.2	484	368	76.0	1,633	1,473	90.2
ILLINOIS NORTHERN	411	373	90.8	235	127	54.0	646	500	77.4
ILLINOIS CENTRAL	161	161	100.0	35	35	100.0	196	196	100.0
ILLINGIS SOUTHERN	159	157	98.7	38	34	89.5	197	191	97.0
INDIANA NORTHERN	93	92	98.9	66	64	97.0	159	156	98.1
INDIANA SOUTHERN	156	156	100.0	59	59	10ú.0	215	215	100.0
WISCONSIN EASTERN WISCONSIN WESTERN	114 55	113 53	99.1 96.4	33 18	31 18	93.9 100.0	147 73	144 71	98.0 97.3
		ĺ		589	517		,	1.918	94.1
EIGHTH CIRCUIT	1,450	1,401	96.6	289	517	87.8	2,039	1,918	
ARKANSAS EASTERN	140	139	99.3	49	49	100.0	189	188	99.5
ARKANSAS WESTERN	109	109	100.0	27	27	100.0	136	136	100.0
IOWA NCRTHERN	43	43	100.0	14	14	100.0	57	57	100.0
IOWA SOUTHERN	114	114	100.0	29	29	100.0	143	143	100.0
MINNESOTA	202	193	95.5	115	97	84.3	317	290	91.5 99.5
MISSOURI EASTERN	161 388	161 387	100.0	60 120	59 119	98.3 99.2	221 508	220 506	99.6
MISSOURI WESTERN	69	64	99.7 92.8	69	64	92.8	138	128	92.8
NORTH DAKCTA	70	70	100.0	28	28	100.0	98	98	100.0
SOUTH DAKOTA	154	121	78.6	78	31	39.7	232	152	65.5
NINTH CIRCUIT	4,892	4,727	96.6	1,895	1,584	83.6	6,787	6,311	93.0
	106	106	100.0	34	34	100.0	140	140	100.0
ALASKAARIZONA	451	447	99.1	205	175	85.4	140 656	622	94.8
CALIFORNIA NORTFERN	238	217	91.2	132	144	79.1	420	361	86.0
CALIFORNIA EASTERN	275	265	96.4	182	163	89.6	457	428	93.7
CALIFORNIA CENTRAL	1,105	1,038	93.9	463	348	75.2	1,568	1,386	88.4
CALIFORNIA SOUTFERN	710	676	95.2	339	256	75.5	1,049	932	8.88
HAWAII	1,010	1,003	99.3	100	97	97.0	1,110	1,100	99.1
IDAHO	65	62	95.4	32	32	100.0	97	94	96.9
MONTANA	123	119	96.7	45	45	100.0	168	164	97.6
NEVADA	144	143	99.3	94	85	90.4	238	228	95.8
OREGON	143	137	95.8	82	79	96.3	225	216	96.0
WASHINGTON EASTERN	98 363	98 356	100.0	25 101	25 91	100.0 90.1	123 464	123 447	100-0 96-3
WASHINGTON WESTERN	37	36	98.1 97.3	3	2	66.7	40	38	95.0
GUAM NORTHERN MARIANAS	24	24	100.0	8	8	100.0	32	32	100.0
TENTH CIRCUIT	1,378	1,364	99.0	484	457	94.4	1,862	1,821	97.8
COLORADC	225	225	100.0	94	93	98.9	319	318	99.7
KANSAS	217	207	95.4	71	51	71.8	288	258	89.6
NEW MEXICO	235	233	99.1	93	92	98.9	328	325	99.1
OKLAHOMA NORTHERN	86	86	100.0	47	47	100.0	133	133	100.0
OKLAHOMA EASTERN	59	59	100.0	22	22	100.0	81	81	100.0
OKLAHOMA WESTERN	338	338 122	100.0 100.0	75 56	74 56	98.7 100.0	413 178	412 178	99.8 100.0
WYOMING	122 96	94	97.9	26	22	84.6	1 22	116	95.1
			, , , ,		L				,,,,,

Speedy trial time intervals were suspended all year for New York, Eastern and Tennessee, Western. For North Carolina, Eastern, the suspension was for the period December 1, 1980 through May 31, 1981.

Table 55
U.S. District Courts
Convicted Defendants Who Were Sentenced in 45 Days or Less
During the Twelve Month Period Ended June 30, 1981

				morth reriod Ended June 30, 1981			
	TOTAL	45 DAY	S SENTENCED S OR LESS CONVICTION			45 DAY	S SENTENCED S OR LESS CONVICTION
CIRCUIT AND DISTRICT	TOTAL CONVICTED DEFENDANTS	NUMBER	PERCENT OF TOTAL	CIRCUIT AND DISTRICT	TOTAL CONVICTED DEFENDANTS	NUMBER	PERCENT OF TOTAL
TOTAL ALL DISTRICTS	29,272	21,977	75.1	SIXTH CIRCUIT	2,487	1,791	72.0
DISTRICT OF COLUMBIA.	571	379 -	66.4	KENTUCKY EASTERN	173	137	79.2
FIRST CIRCUIT	981	809	82.5	KENTUCKY WESTERN MICHIGAN EASTERN	432 482	428 254	99.1 52.7
MAINE	73	34		(MICHIGAN WESTERN	135	66	48.9
MASSACPUSETTS	470	424	46.6 90.2	OHIO NORTHERN	301	213	70.8
NEW HAMPSHIRE	50	49	90.2 98.0	OHIO SOUTHERN	264	182	68.9
RHODE ISLAND	75	23	30.7	TENNESSEE EASTERN	114	105	92.1
PUERTG RICO	313	279	89.1	TENNESSEE MIDCLE	309	275	89.0
SECOND CIRCUIT	2,394	950	ì	TENNESSEE WESTERN	277	131	47.3
CONNECTICUT			39.7	SEVENTH CIRCUIT	1,375	966	70.3
NEW YORK NORTHERN	192	131	68.2	ILLINGIS NERTHERN	559	353	63.1
NEW YORK EASTERN	121 874	74	61.2	ILLINOIS CENTRAL	159	100	62.9
NEW YORK SOUTHERN	945	278 355	31.8	ILLINOIS SOUTHERN	159	140	88.1
NEW YORK WESTERN	195	91	37.6	INDIANA NGRTHERA	117	93	79.5
VERMONT	67	21	46.7 31.3	INDIANA SOUTHERN	206	141	68.4
			31.03	WISCONSIN EASTERN	117	108	92.3
THIRD CIRCUIT	1,623	1.011	, 62.3	WISCONSIN WESTERN	58	31	53.4
DELAWARE	49	39	79.6	EIGHTH CIRCUIT	1,751	1,269	72.5
NEW JERSEY	634	353	55.7	ARMANCAS FASTERS			
PENNSYLVANIA EASTERN.	396	252	63.6	ARKANSAS EASTERN ARKANSAS WESTERN	162	133	82.1
PENNSYLVANIA MICDLE	148	84	56.8	IOWA NORTHERN	119	98	82.4
PENNSYLVANIA WESTERN.	197	122	61.9	IOWA SOUTHERN	53 109	50	94.3
VIRGIN ISLANDS	199	161	80.9	MINNESOTA	283	98	89.9
FOURTH CIRCUIT]	MISSOURI EASTERN	192	77 174	27.2 90.6
CONTRICTACOTION	3,254	2,520	77.4	MISSOURI WESTERA	465	404	86.9
MARYLAND	691	224		NEBRASKA	114	61	53.5
NO. CAKELINA EASTERN. 1	418	326 375	47.2	NORTH DAKETA	78	69	88.5
NO. CAROLINA MIDDLE	183	163	89.7	SOUTH DAKOTA	176	105	59.7
NO. CARGLINA WESTERN.	222	217	97.7	MINTH 67561177	_		
SOUTH CARCLINA	404	256	63.4	NINTH CIRCUIT	5,526	4,506	81.5
VIRGINIA EASTERA	999	920	92.1	ALASKA			
VIRGINIA WESTERN	163	150	92.0	ARIZONA	111 457	96	86.5
W. VIRGINIA NORTHERN. W. VIRGINIA SOUTHERN.	40	27	67.5	CALIFORNIA NORTHERN	340	401 256	87.7
AT ATTOMATA SOUTHERM.	134	86	64.2	CALIFORNIA EASTERN	352	304	75.3 86.4
FIFTH CIRCUIT	7,761	6,550	!/	CALIFORNIA CENTRAL	1,355	1,120	82.7
	.,,,,,	0,550	84.4	CALIFORNIA SOUTHERN	902	671	74.4
ALABAMA NORTHERN	456	449	98.5	HAWAII	859	858	97.6
ALABAMA MICDLE	228	219	96.1	I DAHO	77	61	79.2
ALABAMA SCUTHERN	107	84	78.5	MONTANA	121	83	68.6
FLORIDA NORTHERA	144	123	85.4	NEVAUA	185	102	55.1
FLOPIDA MICCLE	400	316	79.0	WASHINGTON EASTERN	190 105	93	48.9
FLORIDA SCUTHERN	1,015	583	57.4	WASHINGTON WESTERN	410	90 331	85.7
GEORGIA MIDCLE	354	309	87.3	GUAM	38	36	80.7 94.7
GEORGIA SOUTHERA	988	974	98.6	NORTHERN MARIANAS	24	24	100.0
LOUISIANA EASTERN	921 370	916	99.5	ţ	1		10000
LOUISIANA MIDDLE	36	277 15	74.9	TENTH CIRCUIT	1,549	1,226	75.1
LOUISIANA WESTERN	116	91	41.7	£			
MISSISSIPPI NORTHERN.	61	56	91.8	COLORADC	237	204	86.1
MISSISSIPPI SOUTHERN.	110	90	81.8	MANSAS	247	189	76.5
TEXAS NORTHERN	467	406	86.9	OKLAHOMA NERTHERN	253	225	88.9
TEXAS EASTERN	141	120	85.1	OKLAHOMA EASTERN	122	88	72.1
TEXAS SCUTHERN	1,307	1,059	81.0	OKLAHOMA WESTERN	66 374	43	65.2
TEXAS WESTERN	527	451	85.6	UTAH	153	273 141	73.0
**************************************	13 /	12	92.3	WYOMING	97	141 63	92.2 64.0
					- 1	0.5	64.9

Interval Three - Time Interval Between Conviction and Sentence

The Speedy Trial Act sets forth no mandate on the time limit between conviction and sentence. However, the Committee on the Administration of the Criminal Law of the Judicial Conference of the United States recommended in 1976 a 45 day standard time limit. This time limit can be compared to the elapsed time between conviction and sentence reported by the district courts. This data appears in Table 55.

In 1981, there were 21,977 or 75.1 percent of the 29,272 convicted defendants sentenced in 45 days or less. This can be compared to 74.6 percent in 1980.

In 1981, one district sentenced all its convicted defendants in 45 days or less. Nineteen other districts sentenced 90.0 percent or more of the defendants in 45 days or less. In 1980, two districts sentenced all defendants in 45 days or less and 22 others sentenced 90.0 percent or more of the defendants in 45 days or less.

Excludable reasons for delay do not apply to the time period between the date of conviction and sentence. Therefore, included in the computations are defendants who were sentenced following a period of observation and study, those who jumped bail and were sentenced following apprehension, and those who appealed their convictions, thereby delaying sentence.

Incidences and Reasons for Delay

Of the 35,371 defendants terminated in 1981, there were 13,951 defendants or 39.4 percent reported to have one or more excludable delay periods applied during the first or second Speedy Trial Intervals. The number of excludable delays in 1981 was the largest on record as shown in Table 56.

As shown in Table 57, most (94.3 percent) of the Speedy Trial excludable time periods were applied to the second interval.

U.S. District Courts Speedy Trial Interval in Which Excludable Delay Occurred

	Datatik a	dry 1, 1970 throug	11 Julie 30, 1361		
Speedy Trial Interval in which excludable delay occurred	July 1, 1976 through June 30, 1977	July 1, 1977 through June 30, 1978	July 1, 1978 through June 30, 1979	July 1, 1979 through June 30, 1980	July 1, 1980 through June 30, 1981
Total incidence of excludable delay	15,318	14,300	14,561	17,516	21,980
Arrest to indictment	4.2%	4.0%	3.8%	5.2%	5.7%
Indictment to arraignment	20.1%	14.9%	10.0%	94.8%*	94.3%
Arraignment to trial	75.7%	81.1%	86.3%	01.070	1.070

^{*} Former intervals, indictment to arraignment and arraignment to trial, combined pursuant to August 2, 1979 amendments to the Speedy Trial Act of 1974.

U.S. District Courts ce of and Reasons for Excludable Delay July 1, 1976 Through June 30, 1981

	Reason Specified for Excludable Delay Under Title 18 U.S.C. Section 3161	7-1-76 thru 6-30-77	7-1-77 thru 6-30-78	7-1-78 thru 6-30-79	7-1-79 thru 6-30-80	7-1-80 thru 6-30-81
Α.	Examination and hearings for mental or physical incapacity - (h)(1)(A)	716	672	559	593	609
в.	NARA examination - (h)(1)(B)	4	5	2	4	1
c.	State or federal trials on other charges (h)(1)(b)	208	207	152	141	143
D.	Interlocutory appeals - (h)(1)(E)	179	172	175	182	246
E. ²	Motions (from filing to hearing or prompt disposition) (h)(1)(F)	5,000	4,861	4,380	6,390	8,960
F.	Transfers from other districts (per FRCP rules 20, 21 & 40), (h)(1)(G)	381	295	218	238	199
G.	Motion is actually under advisement (h)(1)(J)	2,825	2,695	3,044	2,541	2,818
н.	Misc. proceedings; probation or parole revocation, deportation, extradition (h)(1)	137	82	95	532	1,251
6.2	Transportation from another district or to/from examination or hospitalization in ten days or less - $(h)(1)(H)$	-	-	-	33	40
7. ²	Consideration by court of proposed plea agreement (h)(1)(I)	_	_	-	260	497
I.	Prosecution deferred by mutual agreement (h)(2)	573	467	540	437	390
М.	Unavailability (includes fugitives) or defendants or essential witness, (h)(3)(A)(B)	2,503	1,613	1,297	1,207	1,046
N.	Period of mental or physical incompetence of defendants to stand trial (h)(4)	185	187	157	132	124
0.	Periods of NARA commitment or treatment (h)(5)	6	6	3	1	1
Р.	Superseding indictment and/or new charges (h)(6)	230	137	128	100	129
R.	Defendant awaiting trial of co-defendant when no severance has been granted (h)(7)	252	330	243	263	473
T^3	If more than one reason or none of reasons below given in support (h)(8)(A)(B)	1,797	2,316	3,412	3,698	4,195
T1 ²	Failure to continue would stop further proceedings or result in miscarriage of justice (B)(i)	-	-	_	139	226
T2 ²	Case unusual or complex (B)(ii)	-	-	-	108	166
тз2	Indictment following arrest cannot be filed in 30 days (B)(iii)	-	_	-	4	17
T42	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B)(iv)	-	_		195	274
U.	Time up to withdrawal of guilty plea (i)	271	210	118	121	88
w.	Grand jury indictment time extended 30 more days (b)	51	45	38	51	70
L.	More than one exclusion with days aggregated	-	-	-	146	17
Tota	ul periods of excludable delay	15,318	14,300	14,561	17,516	21,980
Def	endants with excludable time	11,013 23.5	10,118 24.4	10,169 27.6	11,760 36.1	13,951 39.4
Def	endants without excludable time	35,884	31,286	26,649	20,829	21,420
	All defendants terminated4	46,897	41,404	36,818	32,589	35,371

Paragraph and subsection of Title 18 U.S.C. Section 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. Special statistical codes are used by the district courts to identify excludable delay.

An exclusion category newly created or modified by August 1979 amendment.

Ends of Justice continuance, per 3161 (h)(8).

DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, Appeals from U.S. Magistrate decisions, Rule 20 transfers out of district, personal discontinuance, per state courts and any notity offences. pretrial diversion dispositions, removals from State courts, and any petty offense

Table 58 shows that the proportion of excludable delay in the 1 to 10 day range and the 121 days and over range was slightly lower this year. There were proportionately more incidences of delay between 22 and 84 days. There was a slight increase in incidences of delay per defendant up to 1.6 compared to 1.5 last year and 1.4 in the previous three years.

Table 58
U.S. District Courts
Percentage of Excludable Delay Reported For Defendants Terminated
During July 1, 1976 through June 30, 1981

Length of Excludable Delay	July 1, 1976 through June 30, 1977	July 1, 1977 through June 30, 1978	July 1, 1978 through June 30, 1979	July 1, 1979 through June 30, 1980	July 1, 1980 through June 30, 1981
Total incidence of excludable delay	15,318	14,300	14,561	17,516	21,980
		Percentage	of incidence of E	xcludable Delay	
1 to 10 days	47.4 11.3	47.4 10.9	42.5 11.1	31.4 15.7	28.2 15.9
22 to 42 days	18.1 10.4	17.1 11.4	18.7 12.8	21.4 15.9	23.1 17.3
85 to 120 days	3.9 8.9	4.2 9.1	4.4 10.5	5.4 10.2	6.0 9.5
Number of defendants with excludable delay	11,013	10,118	10,169	11,760	13,951
Incidence of excludable delay per defendant	1.4	1.4	1,4	1.5	1.6

As shown in Table 59, 53.6 percent of the incidences of excludable delay was due to the time required for motions. Another 22.2 percent was due to "ends of justice" continuances granted under Title 18 U.S.C. Section 3161 (h)(8); the unavailability of a defendant or essential witness accounted for 4.8 percent. The 1,046 defendants unavailable to stand trial, as an incidence of delay, was the lowest number during the five year period and was 58.2 percent lower than the 2,503 such incidences in 1977.

Detention Prior to Dismissal, Plea or Commencement of Trial

Beginning August 2, 1979, excludable delays could be applied to the time period a defendant was confined while awaiting indictment and trial. Thus, if a defendant filed a pretrial motion, all time from the date of the filing through the disposition by a judge or magistrate would be excluded from the "custody time clock."

Custody, as used in this report, reflects detention in either a Federal correctional facility or in a local or state detention facility where payment is made by the U.S. This includes detention in metropolitan correctional centers or other correctional institutions administered by the U.S. Bureau of Prisons. No detention time includes custody on charges of state or local authorities or Federal authorities when a new federal charge has been filed.

As shown in Table 60, four of the 95 district courts reported no defendants detained in custody in 1981. Some defendants may have been detained in these jurisdictions, but with excludable delay time periods applied, time in custody resulted in zero days and therefore was not reported.

The range of defendants detained was from 0.5 percent in the Eastern District of New York to a high of 86.7 percent in the Southern District of California. The latter district prosecutes predominately immigration law violations and narcotic drug law defendants who, without detention, could flee the country and therefore would not be available for trial.

Table 59 Incidence of and Reasons For Delay During the Tweive Month Period Ended June 30, 1981

TOTAL ALL DISTRICTS SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	REPOR PERIO July 1, 19 through	980 TO	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE	DURING P ITS WITHOU LE TIME . ITS WITH	ERIOD JT	. 21420B . 13951C	(60.6)		ERVAL
INCIDENCE OF AND	June 30, 1	1981	Į	INCIDENTS			21980), ,	CLUDA	BLE DE- CURRED 3
REASONS FOR DELAY	LENGTH	OF EXCL	UDABLE D	TIME			5ub:	% OF "D" >	ļ	
CODE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84			totali of		One	Two
A Examination or hearing for mental or physical incapacity — (h)(1)(A)*	98	99	113	159	77	63	609	2.8	60	549
8 • NARA examination — (h)(1)(8)	1	0	0	0	0		1		1	<u> </u>
C State or federal trials on other charges — (h) (1)(D)	26	24	37	34	7	15	143	.7	8	139
D. Interlocutory appeals — (h)(1)(E)	15	10	37	37	26	121	246	1.1	5	241
E. Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	2838	1794	2038	1348	489	453	8960	40.8	390	8570
Fe Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	52	41	53	33	9		199	9	. 49	150
G • Motion is actually under advisement — (h)(1)(J)	876	635	1044	183	41	39	2818	12.8	31	278
H = Misc. proceedings; probation or parole revocation, deportation, extradition = (h)(1)	1153	14	36	38	4	6	1251	5.7	212	103
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	29	5	5	1	0	0	40	2_	7	3:
7. Consideration by court of proposed piva agreement — (h)(1)(l)	107	50	182	125	20	13	497	2.3	6	49
I e Prosecution deferred by mutual agreement — (h)(2)	27	15	51	72	34	187	390	1.8	16	37
He Unavailability of defendant or essential witness — (h)(3)(A & B)	283	130	139	154	61	279	1046	4-8	85	96
No stand trial — (h)(4)	15	9	20	27	17	36	124		5	11
O . Period of NARA commitment or treatment - (h)(1)(C) & (5)	1	0	0	0	0	0	1	-0	0	
P - Superseding indictment and/or new charges - (h)(6)	20	12	26	39	14	18	129	6	44	8
Re Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	97	61	117	111	30	57	473	2.2	3	47
If more than one reason or none of the reasons below given in support (A & B)	434	485	962	1196	422	696	4195	19.1	240	395
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	31	25	42	88	22	18	226	1.0	5	22
T continu-										
3161 T2 Case unusual or complex (B)(ii)	22	13	33	45	13	40	166	8	<u> </u>	16
T3 and care (a) (iii)	6	2	6	3	0	- 0	17	1	10	
counsel, or give major time to prepare (B) (iv)	60	35	78	71	8	22	274	1.2		26
U. Time up to withdrawal of guilty plea - 3161(i)	7	4	15	28	13	21	88	4	-3	8
₩◆ Grand jury indictment time extended 30 more days = 3161(b)	18	18	30	4	0	- 0	70	3	61	
L. More than 1 exclusion with days aggregated	- 0	1	5	2	4	5	17	1		1

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

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals fron U.S. Magistrate decisions, transfers out of district, pretriel diversion dispositions, removals from stem courts and party of feases. nterval One: Arrest to Indictment; Interval Two: Indictment to Triel.

Table 60
U.S. District Courts

Defendants in Terminated Criminal Cases Who Had Been Detained in Custody Prior to Dismissal, Plea of Guilty, or Tris

During the Twelve Month Period Ended June 30, 1981

		1				Num	ber of Da	ys of Deter	ntion						
*			TAL	Γ		Γ		i ——		J		T		151	
CIRCUIT	Total Defen-	NUM-	INEES PER-	1-10 NUM-	PER-	11-30 NUM-	PER-	31-90 NUM-	PER-	91-120 NUM-	DAYS	NUM-	150 DAYS	NUM-	PER-
DISTRICT	dents	BER	CENT	BER	CENT	BER	CENT	BER	CENT	BER	CENT	BER	CENT	BER	CENT
TOTAL ALL DISTRICTS.	35371	9039	25.6	3989	44.1	1592	17.6	3165	35.0	133	1.5	63	.7	97	1.1
DISTRICT OF COLLMBIA	674	350	51.9	235	67.1	45	12.9	63	16.0	4	1.1	2	.6	1	.3
FIRST CIRCUIT	1167	283	24.3	160	56.5	39	13.8	82	29.0	1	.4	0	•0	1	.4
MAINE	96 556	7	7.3 2.3	3 2	42.9 15.4	1 1	14.3	3 10	42.9 76.9	0	•0	0	.0	0	.0
NEW HAMPSHIRE	54	10	18.5	7	70.0	i	10.0	2	20.0	ŏ	•0	0	.ŏ	١٠	.0
RHODE ISLAND	85	- 5	5.9	3	60.0	ž	40.0	ì	.0	l ŏ	.0	l ŏ	.ŏ	Ĭŏ	.0
PUERTO RICO	376	248	66.0	145	58.5	34	13.7	67	27.0	i	-4	Ō	.0	1	.4
SECOND CIRCUIT	2764	346	12.5	222	64.2	58	16.8	65	18.8	1	.3	0	•0	0	•0
CONNECT ICUT	227	10	4.4	8	80.0	1	10.0	1	10.0	0	•0	0	.0	0	.0
NEW YORK NORTHERN	138	{ · · · ·	.0) 0	•0	0	•0	0	•0	{ 0	-0	(0	.0	0	.0
NEW YORK EASTERN	1019	5	.5	1	20.0	0	• 0	4	80.0) 0	-0	0	•0	0	•0
NEW YORK SOUTHERN	1069	281	26.3	191	68.0	45	16.0	44	15.7	1	•4	0	.0	0	-0
NEW YORK WESTERN	233	18	7.7	1 .1	5.6	6	33.3	11	61.1	0	-0	0	•0	0	•0
VERMONT	78	32	41.0	21	65.6	6	18.8	5	15.6	0	•0	0	•0	0	.0
THIRD CIRCUIT		417	20.9	169	40.5	103	24.7	143	34.3	1	-2	1	•2	0	.0
DELAWARE	54	8	14.8] 3	37.5	1	12.5	4	50.0	1 0	-0) 0	•0	0	•0
NEW JERSEY	739	128	17.3	65	50.8	30	23.4	33	25-8	0	-0	1 0	.0	0	.0
PENNSYLVANIA EASTERN	475	47	9.9	10	21.3	3	6.4	33	70.2	1 1	2.1	0	-0	0	.0
PENNSYLVANIA MICDLE.	184	18	9.8	5	27.8	6	33.3	7	38.9	0	•0	0	•0	0	•0
PENNSYLVANIA WESTERN	248	34	13.7	15	44.1	10	29.4	9	26.5	0	•0	0	.0	0	• 0
VIRGIN ISLANDS	293	162	62.1	71	39.0	53	29.1	57	31.3	0	•0	1	.5	°	•0
FOURTH CIRCUIT	4106	730	17-8	206	28.2	159	21.8	357	48.9	6	-8	1	.1	1	.1
MARYLANC	899	147	16.4	30	20.4	26	17.7	86	58.5	5	3.4) 0	.0	0	-0
NO. CAROLINA EASTERN	497	85	17-1	24	26.2	18	21.2	42	49.4	1	1.2	\ 0	•0	0	•0
NO. CAROLINA MIDDLE.	199	73	36.7	15	20.5	29	39.7	29	39.7	0	•0	0	• 0	0	.0
NO. CARCLINA WESTERN	238	50	21.0	14	28.0	5	10.0	31	62.0	0	•0	0	.0		-0
SOUTH CARGLINA	490	171	34.9	50	29 • 2 37 • 0	43	25-1	77	45.0	0	•0	8	•0	1	.6
VIRGINIA EASTERN VIRGINIA WESTERN	1334 213	119	8.9 14.1	10	33.3	25	21.0 10.0	50 16	42.0 53.3		•0	1	.0 3.3	0	.0
W. VIRGINIA NORTHERN	66	7	10.6	1 0	•0	3	42.9	14	57.1	0	.0	1 0	.0	6	•0
W. VIRGINIA SOUTHERN	170	48	28.2	19	39.6	1 7	14.6	22	45.8	Ĭ	.0	1 6	.0	١٥	.0
FIFTH CIRCUIT	9371	2359	25.2	1063	45.1	428	18.1	687	29.1	68	2.9	47	2.0	66	
								 				 			2.8
ALABAMA NORTHERN	516	26	5.0	16	61.5	4	15.4	3	11.5] 3	11.5	0	-0	0	.0
ALABAMA MICCLE	258	21	8.2	11	52.4	5	23.8	5	23.8) 0	-0	0	•0	0	.0
ALABAMA SOUTHERN FLORIDA NORTHERN	124 188	145	3.2 77.1	89 0·	41.4	1 ,1	25.0	3	75.0	0 3	_ · C	0	٠0	0 2	0
FLORIDA MIDDLE	505	47	9.3	8	61.4 17.0	17	11.7 36.2	34 22	23.4 46.8	ة ا	2.1 .0	0	.0	6	1.4
FLORIDA SCUTHERN	1532	699	45.6	342	48.9	48	6.9	159	22.7	52	7.4	35	5.0	63	9.0
GEORGIA NORTHERN	495	195	39.4	131	67.2	30	15.4	34	17.4	1 6		1 70	.0	1 6	.0
GEORGIA MICCLE	1044	7	-7	i	14.3	i	14.3	İš	71.4	l ŏ	.0	Ĭ		1 0	
GEORGIA SOUTHERN	964	43	4.5	23	53.5	1 4	9,3	15	34.9	i ō	.0	ا ة	.0	li	2.3
LOUISIANA EASTERN	434	128	29.5	21	16.4	40	31.3	56	43.€	Ō	•0	11	8.6	ō	.0
LOUISIANA MIDDLE	39	9	23.1	i	11.1	2	22.2	6	66.7	Ō	•0	0	.0	Ò	.0
LOUISIANA WESTERN	145	7	4.8	3	42.9	0	• 0	4	57.1	0	•0	0	-0	0	.0
MISSISSIPPI NORTHERN	73	11	15.1	1	9.1	1	9-1	9	81.8	0	•0	0	•0	0	•0
MISSISSIPPI SOUTHERN	128	35	27.3	3	8.6	7	20.0	25	71.4	0	0	0	•0	0	•0
TEXAS NORTHERN	526	186	35.4	67	36.0	47	25.3	70	37.6	2	1.1	0	.0	0	•0
TEXAS EASTERN TEXAS SOUTHERN	183 1539	29 311	15.8 20.2	11	37.9	14 97	48.3	4	13.8	0	•0	0	•0	0	•0
TEXAS WESTERN	660	454	68.8	144	46.3 42.1	93	31•2 20•5	69 162	22.2 35.7	1 7	.3 1.5	l	.0 .2	8	.0
CANAL ZCNE	18	2	11.1	137	•0	75	•0	102	100.0	6	•0	i	.0	"	.0
		<u> </u>		L	•••		• • •	L		L	• 0	<u></u>	•••	<u>. </u>	

Table 60

U.S. District Courts

Defendants in Terminated Criminal Cases Who Had Been Detained in Custody Prior to Dismissal, Plea of Guilty, or Tri

During the Twelve Month Period Ended June 30, 1981

SIXTH CIRCUIT 2972 402 13.5 169 42.0 65 16.2 160 39.8 1 -2 2 .5 5 KENTUCKY EASTERN 215 18 8.4 8 44.4 3 16.7 7 38.9 0 -0 0 .0 0 .0 0 MICHIGAN EASTERN 633 115 18.2 75 65.2 19 16.5 21 18.3 0 .0 0 .0 0 .0 0 MICHIGAN EASTERN 188 31 16.5 16 51.6 4 12.9 9 29.0 0 .0 0 .0 1 3.2 1 OHIO NCRTHERN 294 74 25.2 18 24.3 13 17.6 38 51.4 1 1.4 0 .0 0 TENNESSEE EASTERN 134 25 18.7 14 56.0 3 12.0 8 32.0 0 .0 0 .0 0 TENNESSEE MIDDLE 328 42 12.8 7 16.7 3 7.1 32 76.2 0 .0 0 .0 0 SEVENTH CIRCUIT. 1635 299 18.3 96 32.1 57 19.1 143 47.8 1 .3 0 .0 2 ILLINDIS NORTHERN 648 75 11.6 43 57.3 9 12.0 23 30.7 0 .0 0 .0 0 ILLINDIS CENT BER CENT B	
DISTRICT Gents GER CENT GER CENT	YS
KENTUCKY EASTERN 215 18 8-4 8 44.4 3 16.7 7 388.9 0 .0 0 .0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 0 .0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 .0 0 0 .0 0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .	PER- CENT
KENTUCKY MESTERN 511 34 6.7 5 14.7 10 29.4 19 55.9 0 .0 0 .0 0 .0 0 MICHIGAN EASTERN 633 115 18.2 75 65.2 19 16.5 21 18.3 0 .0 0 .0 0 .0 0 MICHIGAN EASTERN 188 31 16.5 16 51.6 4 12.9 9 29.0 0 .0 1 3.2 1 MICHIGAN MESTERN 341 48 14.1 19 39.6 7 14.6 22 45.8 0 .0 0 .0 0 .0 0 TENNESSEE EASTERN 134 25 18.7 14 56.0 3 12.0 8 32.0 0 .0 0 .0 4 TENNESSEE MIDDLE 328 42 12.8 7 16.7 3 7.1 32 76.2 0 .0 0 .0 0 .0 TENNESSEE MESTERN 328 42 12.8 7 16.7 3 7.1 32 76.2 0 .0 0 .0 0 .0 0 TENNESSEE MESTERN 328 42 12.8 7 16.7 3 7.1 32 76.2 0 .0 0 .0 0 .0 0 TENNESSEE MESTERN 328 15 4.6 7 46.7 3 20.0 4 26.7 0 .0 1 6.7 0 MICHIGAN MESTERNESSEE MESTERN 1635 299 18.3 96 32.1 57 19.1 143 47.8 1 .3 0 .0 2 ILLINDIS NORTHERN 648 75 11.6 43 57.3 9 12.0 23 30.7 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .	1.2
MICHIGAN EASTERA 633 115 18.2 75 65.2 19 16.5 21 18.3 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0	• 0
MICHIGAN WESTERN 188 31 16.5 16 51.6 4 12.9 9 29.0 0 .0 1 3.2 1 OHIO NCRTHERN 294 74 25.2 18 24.3 13 17.6 22 45.8 0 .0 0 .0 0 .0 0 TENNESSEE EASTERN 134 25 18.7 14 56.0 3 12.0 8 32.0 0 .0 0 .0 0 TENNESSEE MEDOLE 328 42 12.8 7 16.7 3 7.1 32 76.2 0 .0 0 .0 0 .0 TENNESSEE MESTERN 328 15 4.6 7 46.7 3 20.0 4 26.7 0 .0 0 .0 0 SEVENTH CIRCUIT. 1635 299 18.3 96 32.1 57 19.1 143 47.8 1 .3 0 .0 2 ILLINOIS NORTHERN 648 75 11.6 43 57.3 9 12.0 23 30.7 0 .0 0 .0 0 ILLINOIS CENTRAL 196 40 20.4 11 27.5 7 17.5 22 55.0 0 .0 0 0 .0 0	• 0
UHIO NCRTHERN	•0
TENNESSEE EASTERN 134 25 18 24.3 13 17.6 38 51.4 1 1.4 0 .0 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3.2
TENNESSEE MIDDLE 328 42 12.8 7 16.7 3 7.1 32 76.2 0 .0 0 .0 0 .0 0 TENNESSEE MESTERN 328 15 4.6 7 46.7 3 20.0 4 26.7 0 .0 1 6.7 0 SEVENTH CIRCUIT. 1635 299 18.3 96 32.1 57 19.1 143 47.8 1 .3 0 .0 2 ILLINOIS NORTHERN 648 75 11.6 43 57.3 9 12.0 23 30.7 0 .0 0 .0 0 .0 0 .0 1 ILLINOIS CENTRAL 196 40 20.4 11 27.5 7 17.5 22 55.0 0 .0 0 .0 0 .0 0	-0
TENNESS'E MESTERN 328 15 4.6 7 46.7 3 7.1 32 76.2 0 .0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 .0 0 0 0 .0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5.4
SEVENTH CIRCUIT. 1635 299 18.3 96 32.1 57 19.1 143 47.8 1 .3 0 .0 2 ILLINOIS NORTHERN 648 75 11.6 43 57.3 9 12.0 23 30.7 0 .0 0 .0 0 .0 1 ILLINOIS GENTRAL 196 40 20.4 11 27.5 7 17.5 22 55 0 0 .0 0 .0 0 .0 0	• 0
ILLINOIS NORTHERN 648 75 11.6 43 57.3 9 12.0 23 30.7 0 .0 0 1 1 27.5 7 17.5 22 55.0 0 0 0 0 0 0	
ILLINOIS CENTRAL 196 40 20.4 11 27.5 7 17.5 22 55.0 0 0 0 0 0	.7
ILLINOIS CENTRAL 196 40 20.4 11 27.5 7 17.5 22 55.0 0 .0 0 .0 0	
	•0
TINDIANA NORTHERN. 197 45 22.8 7 15.6 13 28.9 25 55.6 0 0	- C
INDIANA CONTROL 159 24 15-1 2 8-3 10 41-7 12 50-0 0 0	•0
WISCONSIN EASTERN 147 16 10 0 1 1 19.2 40 51.3 0 .0 0 1	1.3
WISCONSIN WESTERN. 73 21 28.8 5 23.0 4 0.0 0 .0 0 .0 0	
EIGHTH CIRCUIT - 2039 415 20 6 222 52 12 57-1 1 4-8 0 -0 1	4.8
21 23.7 13.7 118 28.4 15 3.6 1 .2 2	. 5
ARKANSAS EASTERN 189 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0	
100 ACRICAN RESIERNS 1 35 25.7 7 20.0 3 8.6 22 62-9 3 8.6 0	•0
10.5 1 16.7 2 33.3 3 50.0 0 0 0	•0
MINNESOTA 177 23.9 13 35.1 8 21.6 15 40.5 1 2.7 0 0	.0
MISSOURI EASTERN 221 10 4.5 139 14.3 23 12.3 22 11.8 0 .0 1 .5 2	1.1
MISSOURI WESTERN 508 36 71 12 22 7 4000 5 50.0 0 0 0 0	
NEBRASKA	.0
NORTH DAKGTA 98 46 46.9 18 39.1 7 15.2 14 30.2 0 .0 0	-0
SOUTH DAKOTA 232 27 11.6 15 55.6 1 3.7 17 30.7 7 15.2 0 .0 0	.0
NINTH CIRCUIT 6788 3035 44.7 1291 42.5 400 14.4 1307 20 1	•0
ALASKA	-6
AKIZUNA ****** 1 656 1 301 60 1 1 126 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	•0
CALIFORNIA NORTHERN 420 175 41-7 84 48 0 20 140 101 72-3 0 10 1 1 3 2	. 5
CALIFORNIA EASTERN. 457 217 47-5 65 70.0 43 10.0 34-3 2 1-1 0 .0 0	-0
CALIFORNIA CENTRAL 1568 732 44 7 222 45 22 1 22 23 1 25 1 25 1 25 0	. 0
CALIFORNIA SOUTHERN 1050 910 86.7 396 43.5 153 16.8 353 280 21 2.7 5 .7 15	2 - C
TANHO 110 14 1.3 5 35.7 3 21.4 6 42.9 0 0 0 0 0 0	• 2
MONTANA	. C
NEVADA	.0
OREGON	. 0
WASHINGTON EASTERN. 123 73 56.3 23 21.5 23 49.1 0 .0 0 0	.0
WASHINGTON WESTERN. 464 167 36.0 80 47.9 24 14.6 62 37.1 0 .0 0 .0 0	. 0
GUAMA	• 0
NORTHERN MARIANAS. 32 0 .0 0 .0 0 .0 0 .0 0 .0 0	.0
TENTH CIRCUIT 1862 403 21.6 156 38.7 82 20.3 160 39.7 4 1.0 1 .2 0	•0
COLGRADG	
KANSAS	•0
NEW MEXICON 1988 146 44-5 86 58-9 19 13-0 41 28-1 0	-0
OKLANDRA BASTERN 133 24 18.0 4 16.7 10 41.7 10 41.7	.0
OKLAHOMA BESTERRA- 61 7 8-6 1 14-3 2 28-6 4 57-1 0 0 0 0	.0
UTAH	
WYOMIN(-0
122 29 23.8 4 13.8 3 10.3 19 65.5 3 10.3 0 .0 0	.0 .0

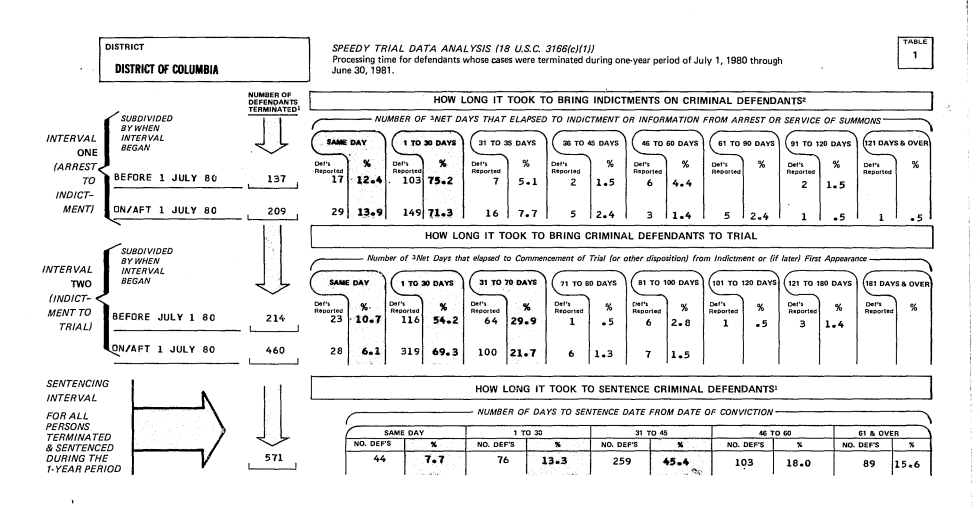
In 1981, only 293, or 3.2 percent of the 9,039 defendants placed in custody, exceeded the 90 day "custody clock." Some of these were defendants who had detention periods prior to August 2, 1979 for which the excludable delay periods were not applied. Some were held in custody for their protection, as well as to assure their court appearance. Some could not meet the bail requirements. For the border districts, non-citizen defendants were held since experience has shown that such individuals, if not held, will not generally make their court appearance.

APPENDIX

There are two statistical tables for each United States District Court as well as one for each of the eleven circuits. The tables for all courts appear in the excerpt from the Annual Report of the Director, supra.

Table 1 shows the net processing times for Speedy Trial Intervals One and Two (pursuant to the August 2, 1979 amendments) for defendants whose cases were terminated during the twelve month period ended June 30, 1981. Processing times are also shown for Interval Three, the time from conviction to sentence, which has no specified time limit under the Act; however, the Committee on the Administration of the Criminal Law of the Judicial Conference of the United States has recommended a standard 45 day time limit. Excludable delay periods do not apply to this third interval.

Table 2 shows the incidence of and reasons for excludable delay granted by the district courts and whether the delay occurred in the first or second interval of the Speedy Trial Act process.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

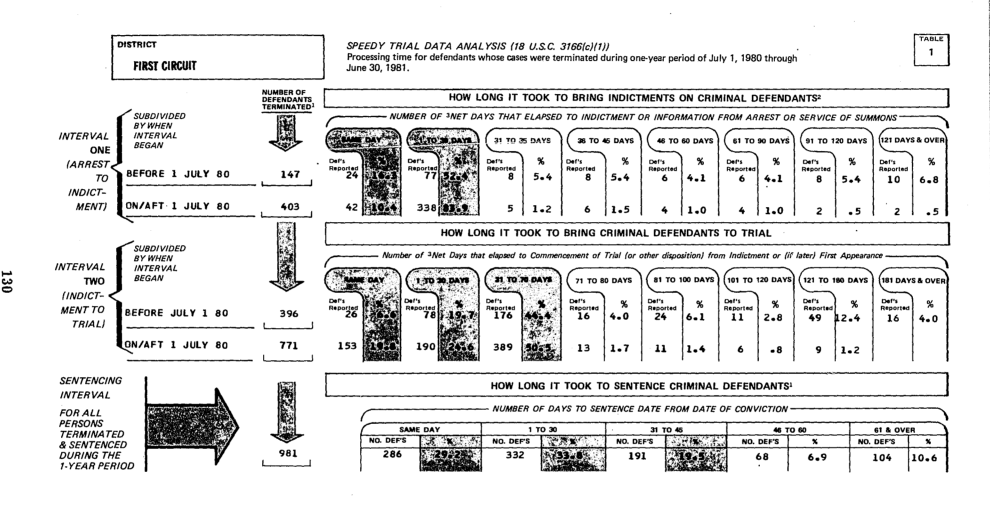
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT OF COLUMBIA	REPOR PERIO July 1, 1	980 T	OTALS	REPORTED DEFENDAN EXCLUDAE	ED DEFENI DURING P NTS WITHOU BLE TIME .	ERIOD JT	674(A) 384(B)	OF "A"	1	ABLE 2
PEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug June 30,	n		DEFENDAN EXCLUDAE	SLE TIME .		290 ©	43.0		ERVAL
NCIDENCE OF AND	Julie 30,	1561	Į		OF EXCLU		383)	CLUDA	ABLE DE- CURRED 3
REASONS FOR DELAY ¹			UDABLE D	LAY PERI	OD (NO. OF	DAYS	Sub- totals of	OF "D"		
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	TOURS OF		One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	7	6	8	7	0	4	32	8.4	15	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)(D)	0	О	0	0	o	0	0	.0	0	0
D • Interlocutory appeals — (h)(1)(E)	0	o	2	0	0	0	2	.5	0	2
	36	37	69	37	14	15	208	54.3	1	207
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)								1		
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	<u> </u>	0
G • Motion is actually under advisement — {h}(1)(J)	9	5	11	0	0	0	25	6.5	0	25
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	1	0	0	0	0	1	3	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	o	0	o	o	0	0	.0	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	2	0	0	0	2	•5	0	2
•	0	0	1	0	0	0	1		0	1
Prosecution deferred by mutual agreement (h)(2)			 	 				3		
Unavailability of defendant or essential witness — (h)(3)(A & B)	6	1	6	5	2	6	26	6.8	2	24
No Period of mental or physical incompetence of defendant to stand trial — (h)(4)	1	0	0	0	0	0	1	3	0	1
O • Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	
P . Superseding indictment and/or new charges — (h)(6)	0	o	0	0	О	1	1	•3	0	1
Defendant awaiting trial of co-defendant when no severance had	0	1	2	1	0	1	5	1.3	0	9
If more than one reason or none of the reasons below				İ				1	l	
T given in support (A & B)	6	13	17	21	8	10	75	19.6	28	47
Justice" T1 result in miscarriage (B)(i)	0	0	1	0	0	0	1	-3	0	1
ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
30 days (B)(iii)	0	0	1	0	0	0	1	3	1	C
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	
U • Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	o	1	1	3_	0	1
We Grand jury indictment time extended 30 more days — 3161(b)	0	o	О	0	0	0	0	.0	0	C
L. More than 1 exclusion with days aggregated	0	0	0	0	0	1	1	•3	0	3
Micro dian i exclusion with days aggregated	<u> </u>	<u>_</u>	 						- <u> </u>	<u>-</u>
TOTAL	65	64	120	71	24	39	383	100.0	47	336

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

129

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

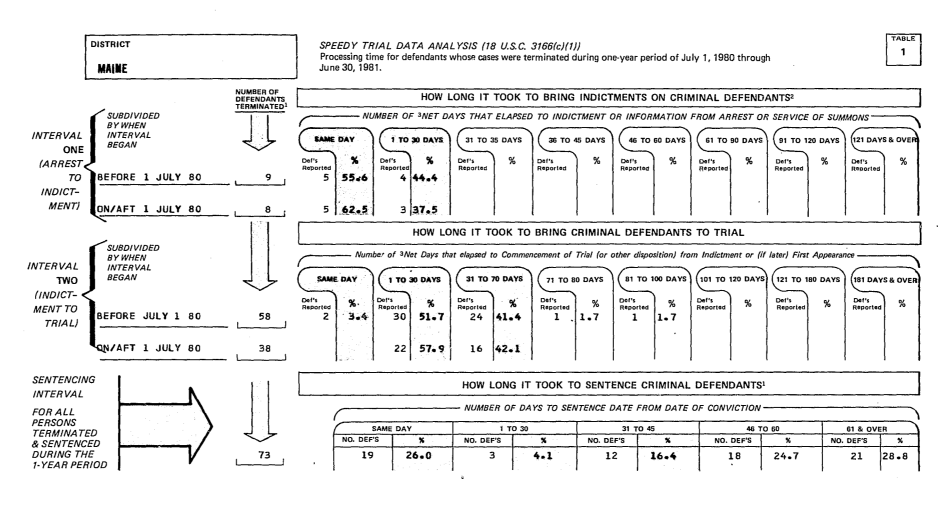


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

FIRST CIRCUIT	REPOR PERIOI July 1, 1	980 TC	TALS	REPORTED DEFENDAR EXCLUDAR	ED DEFENI DURING F ITS WITHOUS BLE TIME .	ERIOD, ,	. 1167 . 731 B	% OF "A"		BLE 2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	through	n	, ,	DEFENDAM EXCLUDAD	RTS WITH		. 436 C	37.4		ERVAL
INCIDENCE OF AND	June 30,	1981			OF EXCLU			0, 1	CLUDA	BLE DE-
REASONS FOR DELAY ¹	LENGTH	OF EXCL			DD (NO. OF		839 Sub:	%	LAY OC	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84		121 + days	Z william Z	₹0° "D">	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	4	4	8	0	3	19	2.3	2	17
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)(D)	0	0	0	0	11_	0	11		0	1
D • Interlocutory appeals — (h)(1)(E)	0	0	5	0	00	7	12	1.4		12
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	90	67_	119	50	18	10	354	42-2	3	351
F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	2	1_		5	1	1	12	_1.4_		12
G Motion is actually under advisement — (h)(1)(J)	45	65	30	11	2	2	155	18.5		154
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	35	. 0		0	0	0	35	4.2	9	26
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0				
7. Consideration by court of proposed plea agreement — (h)(1)(I)	1	0	0_	1	00_			2_		2
I • Prosecution deferred by mutual agreement — (h)(2)	2	0	0	0	0	2	4	5_	11	3
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	12	3	10	11_	2	13	41	_4.9_		40
Period of mental or physical incompetence of defendant to stand trial — (h)(4)	1	2	2	1	0	3	9	1.1	2	
0. Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0		0	o
P. Superseding indictment and/or new charges — (h)(6)	0	0		0	0_	0				
R • Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	2	3_	18	4	0		27	_3.2_		27_
If more than one reason or none of the reasons below given in support (A & B)	3	9	25	24	11	23	95	11.3	6	89
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	2	0	0	14	3	1	20	2.4	0	20
ance, per 3161 T2 Case unusual or complex (B)(ii)	6	0	0	15	0	0	21	2.5		21
(h)(8) Indictment following arrest cannot be filed in	0		2	0						
Ta Continuance granted in order to obtain or substitute	2	0 8	12	1	0	0	23	2 7	2	23
counsel, or give major time to prepare (B) (iv)	1	8_ 1	0	2	0	0	4	2.7	0	4
W. Grand jury indictment time extended 30 more days — 3161(b)	0	. 0	1	2	0	0	3		2	1
L • More than 1 exclusion with days aggregated	. 0	0	0	0	0	0	,	0	0	0
more than I exclusion with days applegated			_		ļ <u>u</u> _	<u> </u>				<u>u</u>
TOTAL	204	163	230	139	38	65	839	100.0	29	810

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

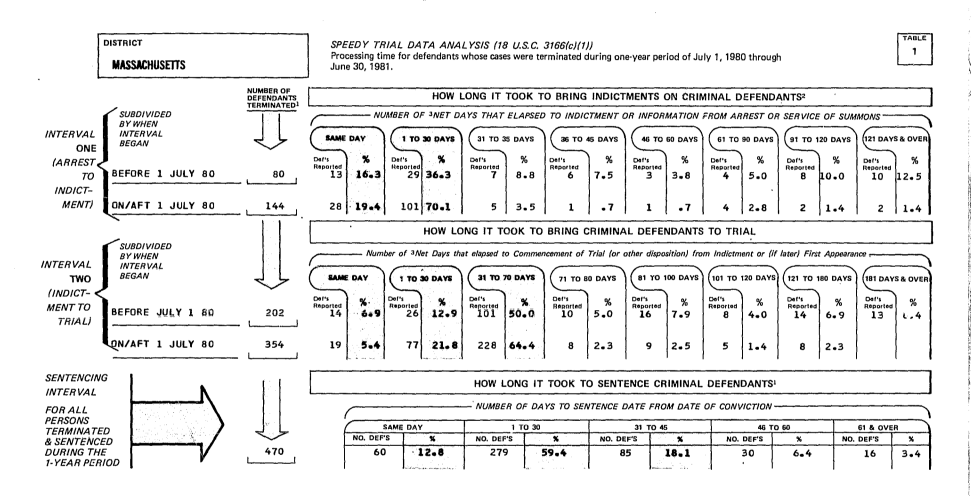


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ¹² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTR		REPOF PERIO July 1, 1	980 T	TALE!		LE TIME .	PERIOD, ,	96(A)	% OF "A" 26.0	I	ABLE 2
SPEEDY	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	June 30.	· 1			SLE TIME .		. 71 ⓒ	74.0		ERVAL
	ENCE OF AND	June 30,	1981	- {		OF EXCLU		120 0), ,	CLUDA	BLE DE-
REAS	ONS FOR DELAY	LENGT	1 OF EVEL	UDABLE DI		OD (NO OF		Sub-	%	LAY OC	CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84		121 + days	totals of	Q0F "D"	One	Two
_A.	Examination or hearing for mental or physical incapacity — (h)(i)(A)	0	8	0	Ò	0	0	0	-0	0	0
В.	NARA examination — (h)(1)(B)	. 0	0	0	0	0	0	0	-0	0	0
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	. 0	0	0	0	0	0	0	•0	0	0
<u>D.</u>	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	-0	0	0
_E.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	. 20	4	8	11	8	6	57	47.5	0	57
<u>F.</u>	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	1	0	0	1	-8	0	1
G.	Motion is actually under advisement — (h)(1){J}	. 1	0	0	0	0	0	1	.8	0	1
	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)		0	0	0	0	0	0	• 0	0	0
	Transportation from another district or to/from examination or hospitalization in ten days or less — (h){1)(H)		0	0	0	0	0	0	0	Ō	0
7.	Consideration by court of proposed plea agreement — (h)(1)(I)	. 0	0	0	0	0	0	0	.0	0	0
<u>I.</u>	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	Ö	i	11	8	0	1
M.	Unavailability of defendant or essential witness — (h)(3)(A & B)	. 0	0	1	0	0	0	1	8	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.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	. 0	0	0	0	0	0	0	•0	0	0
Р.	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 had been granted — (h)(7)	0	0	0	0	0	0	0	0	0	0
	T If more than one reason or none of the reasons belo given in support (A & B)		0	4	6	3	17	30	25.0	0	30
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)		0	0	14	0	1	15	12.5	0	15
_ <u>T.</u>	ance, per				0			1	. 8	0	1
	3161 T2 Case unusual or complex (B)(ii)		0	0		0		 		2	0
	30 days (B)(iii) ,	. 0	0	2	0	0	0	2	1.7		
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 1	3	4	0	0	0	8	6.7	0	8
U.	Time up to withdrawal of guilty plea — 3161(i)		0	0	1	0	0	1	8	0	1
W.	Grand jury indictment time extended 30 more days — 3161(b)	. 0	0	1	1	0	0	2	1.7	2	0
L.	More than 1 exclusion with days aggregated	. 0	0	0	0	0	0	0	.0	0	0
	TOTAL	23	7	20	34	11	25	120	100.0	4	116

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



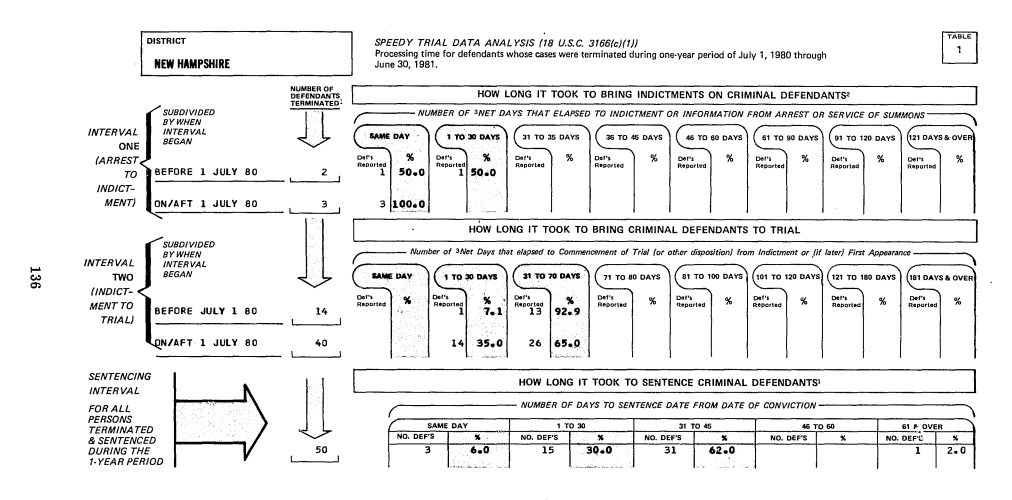
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT	CHUSETTS	REPOR PERIO July 1, 1	980 T	TALS	DEFENDAN EXCLUDAE	DURING P ITS WITHOU ILE TIME .	PERIOD, ,	556(A)	OF "A"	1 -	2
INCIDE	RIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) NCE OF AND NS FOR DELAY ¹	throug June 30,	n 1981		DEFENDAN EXCLUDAE INCIDENTS TIME	OF EXCLU		241 C	<u> </u>	IN WH	ERVAL IICH EX- IBLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	1 OF EXCL	UDABLE DI 22 to 42	LAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub totals of	OF "D"	One	Two
_A• E	examination or hearing for mental or physical incapacity \sim (h)(1)(A)	0	3	2	2	0	1	8	1.6	1	7
B. N	JARA examination — (h)(1)(B)	0	0	0	0	0	0	0	.0	0	0
<u>C.</u> s	tate or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	-0	0	0
D. Ir	nterlocutory appeals — (h)(1)(E)	0	0	3	0	0	7	10	2.0	0	10
_E. N	Notions (From filing to hearing or prompt disposition) — $(h)(1)(f)$	42	51	94	34	6	4	231	47.0	3	228
F. 1	ransfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	1	0	0	0	0	1	.2	0	1
<u>G.</u> N	Notion is actually under advisement — (h)(1)(J)	31	58	15	8	0	0	112	22.8	0	112
H• e:	nisc. proceedings: probation or parole revocation, deportation, xtradition — (h)(1)	0	0	0	0	С	0	0	-0	0	0
	ransportation from another district or to/from examination or ospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	0	0
	Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0		0	0
P	rosecution deferred by mutual agreement — (h)(2)	2	0	0	0	0	0	2	.4	1	1
	Jnavailability of defendant or essential witness — (h)(3)(A & B)	8	2	7	1	2	6	26	5.3	0	26
	eriod of mental or physical incompetence of defendant to tand trial — (h)(4)	1	1	2	1	0	2	7	1.4	1	6
0. P	eriod of NARA commitment or treatment — (h){1){C} & (5)	o	0	0	0	0	0	0	.0	0	0
Ps	uperseding indictment and/or new charges — (h)(6)	0	0	0	0	o o	0	0	.0	0	0
	Defendant awaiting trial of co-defendant when no severance had een granted — (h)(7)	2	2	17	2	0	0	23	4.7	0	23
	T If more than one reason or none of the reasons below given in support (A & B)	2	7	13	5	6	3	36	7.3	6	30
J	'Ends of Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	1	0	1	.2	0	1
a	continu- unce, per										
	3161 T2 Case unusual or complex (B)(ii)	4	0	0	15	0	0	19	3.9	0	19
	30 days (B)(iii)	0	0	0	0	0	0	0	-0		0
	counsel, or give major time to prepare (B) (iv)	1	5	8	0	0	0	14	2.9	0	14
T	ime up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	-0	0	0
G	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	1	0		1	- 2	0	1
N	Nore than 1 exclusion with days aggregated	<u> </u>	0	0	0	0	0	0	-0	0	0
	TOTAL	93	130	161	69	15	23	491	100.0	12	479

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

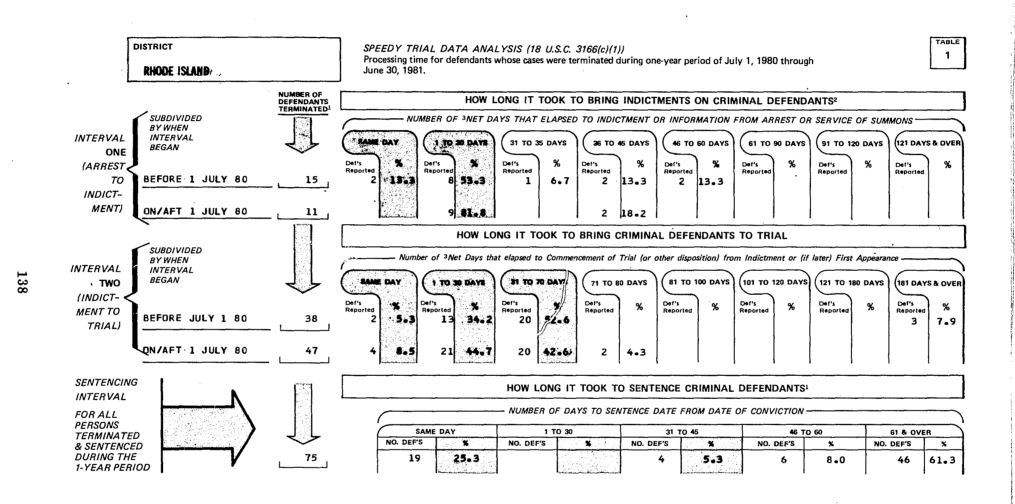


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRI	HAMPSHIRE	REPORT PERIOD July 1, 19	80	J	TERMINAT REPORTED DEFENDAN EXCLUDAR	DURING P	PERIOD, .	. 54A 27B	% OF "A"		BLE 2
PEEDY :	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	through June 30, 1	TC	TALS	DEFENDAN EXCLUDAE INCIDENTS TIME.	ITS WITH ILE TIME . OF EXCLU		27 ©	50.0	IN WH	ERVAL ICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161		OF EXCL 11 to 21	JDABLE DI 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	€F".0"	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	1	0	0	$\left(\begin{array}{c} \searrow \\ 1 \end{array}\right)$	2.1	0	1
	NARA examination — (h) (1) (B)	0	0	0	0	0	С	0	• 0	0	0
	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	1	0	1	2.1	0	1
	Interlocutory appeals (h)(1)(E)	0	0	0	0	0	0	0	• 0	0	0
	Motions (From filing to hearing or prompt disposition) (h)(1)(f)	15	1	0	0	0	0	16	34.0	0	16
_	Transfers from other districts (per FRCP rules 20, 21, 40) — (h) (1) (G)	0	0	0	0	0	0	0	•0	0	0
	Motion is actually under advisement — (h)(1)(J)	2	0	0	0	0	0	2	4.3	0	2
	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	•0	0	0
	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	•0	0	0
_	Consideration by court of proposed plea agreement — {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	2.1	0	1
M.	•	1	0	0	0	0	0	1	2.1	0	1
	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	1	0	0	0	0	1	2.1	0	1
	stand trial — (h)(4)	0	0	0	0	0	0	0	.0	0	0
	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0		O	.0	0	0
	Superseding indictment and/or new charges — (h)(6) Defendant awaiting trial of co-defendant when no severance had		1	0	0	0	0	1	2.1	0	1
R.	been granted — (h)(7)	1	0	3	13	1	0	18	38.3	0	18
	"Ends of Failure to continue would stop further proceedings or	2		0	0	2	0	4	8.5	0	4
Т•	continu-				 						
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	1	0	0	1	2.1	0	1
U.	Time up to withdrawal of guilty plea 3161(i)	0	0	0	0	0	0	0	0	0	0
W.	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	-0	0	0
L.	More than 1 exclusion with days aggregated	o	0	0	0	0	0	0	0	0	0
	TOTAL	21	3	3	15	4	1	47	100.0	0	47

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

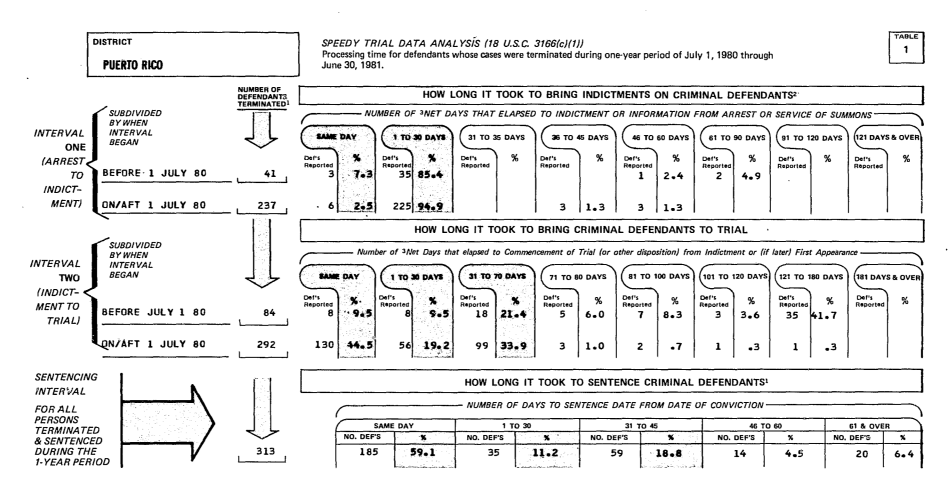


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

RHODE ISLAND SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	REPOF PERIC July 1, 1 throug June 30,	980 Jh TC)TALS	DEFENDAN EXCLUDAB DEFENDAN	DURING F ITS WITHOU LE TIME . ITS WITH	ERIOD.	. 39 B		INT	ERVAL
INCIDENCE OF AND REASONS FOR DELAY ¹	<u> </u>		_ \	INCIDENTS			88		CLUDA	BLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days	10F EXCL 11 to 21	UDABLE DE 22 to 42	LAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity —	(h)(1)(A) 0	0	0	1	0	0	1	1.1	0	1
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}{D}	0	0	0	0	0	0	0		0	0
Interlocutory appeals — (h)(1)(E)	0	0	2	0	0	0	2	2.3	0	2
E. Motions (From filing to hearing or prompt disposition) — (I	9	4_	7	1	1	0	22	25.0	0	22
F - Transfers from other districts (per FRCP rules 20, 21, 40) -	- (h)(1)(G) 1	0	0	0	0	0	1	1.1	0	1
G • Motion is actually under advisement — (h)(1)(J)	8	4	9	1	2	2	26	29.5	1	25
H • Misc. proceedings: probation or parole revocation, deportat extradition — (h)(1)		0	0	0	0	0	16	18.2	7	9
6 Transportation from another district or to/from examination hospitalization in ten days or less — (h)(1)(H)		0	0	0	0	0	0		0	0
7 • Consideration by court of proposed plea agreement — (h)(1	1 (1)	0_	0	1	0	0	2	2.3	0	2
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	0	0	0
M Unavailability of defendant or essential witness — (h)(3)(A	& B)	1	2	0	0	2	7	8.0	1_1_	6
N - Period of mental or physical incompetence of defendant stand trial - (h)(4)		0	0	0	0	0	0	0	0	0
O • Period of NARA commitment or treatment - (h)(1)(C)	& (5) O	0	0	0	0	0	0	0	0	0
P Superseding indictment and/or new charges — (h)(6)	<u> </u>	0	0	0	0	0	0	0	0	0
R • Defendant awaiting trial of co-defendant when no severa been granted — (h)(7)		0	0	0	0	0	0	0	0	0
If more than one reason or none of the given in support (A & B)		1	5	0	1	3	10	11.4	0	10
"Ends of Justice" T1 Failure to continue would stop further pr		0	0	0	0	0	0	• 0	0	0
T continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	d in	0	0	0	0	0	1	1.1	0	1
30 days (B)(iii)	cubetitute 0	0	0	0	0	0	0	0	0	0
Continuance granted in order to obtain or counsel, or give major time to prepare (8)	(iv)	0	0	0	0	0	0	0	0	0
U• Time up to withdrawal of guilty plea ~ 3161(i)		0	0	0	0	0	0	-0	0	0
₩• Grand jury indictment time extended 30 more days — 3161	(b) O	0	0	0	0	0	0		0	0
L • More than 1 exclusion with days aggregated		0	0	0	0	0	0	0	0	0
	TOTAL 38	10	25	4	4	7	88	100.0	9	79

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

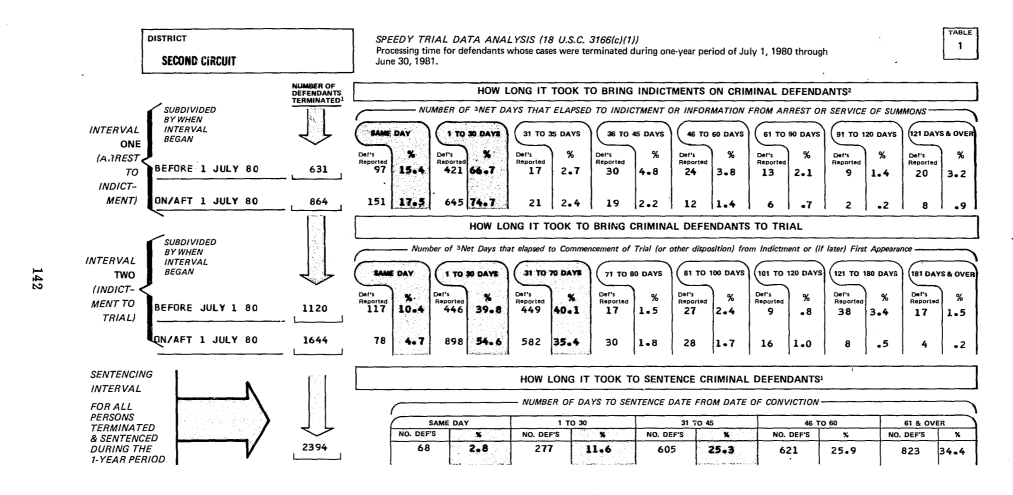
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

PUERTO RICO SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	D 980 h	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS	DURING F ITS WITHOUS LE TIME . ITS WITH ILE TIME .	PERIOD, .	325B	13.6	INT IN WH	ERVAL ICH EX- BLE DE-
REASONS FOR DELAY				TIME			93	7 %		CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI 22 to 42	LAY PERIO		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	2	4	0	2	9	9.7	1	8
8 • 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)(D)	0	0	0	0	0	0	0		0	0
D • Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
E ● Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	4	7	10	4	3	0	28	30.1	0	28
F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	1	0	2	4	1	1	9	9.7	0	9
G • Motion is actually under advisement — (h)(1)(J)	3	3	6	2	0	0	14	15.1	0	14
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	19	0	0	0	0	0	19	20.4	2	17
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(l)	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 of defendant or essential witness — (h)(3)(A & B)	1	0	0_	0	0	5	66	6.5	0	6
Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	O	0	0	1	1	1.1	1	0
O Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	0_	0	0
P . Superseding indictment and/or new charges — (h)(6)	0	o	0	0	o	0	0	.0	o	0
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	o	0	1	2	a	0	3	3.2	0	3
If more than one reason or none of the reasons below given in support (A & B)	0	1	0	0	0	0	1	1.1	0	1
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	0
T • continu-										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	00	0_	0	0
U Time up to withdrawal of guilty plea — 3161(i)	1	1	0	1	0	0	3	3.2	0	3
W - Grand jury indictment time extended 30 more days – 3161(b)	0	0	0	0	0	0	0		0	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	29	13	21	17	4	9	93	100.0	4	89

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



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

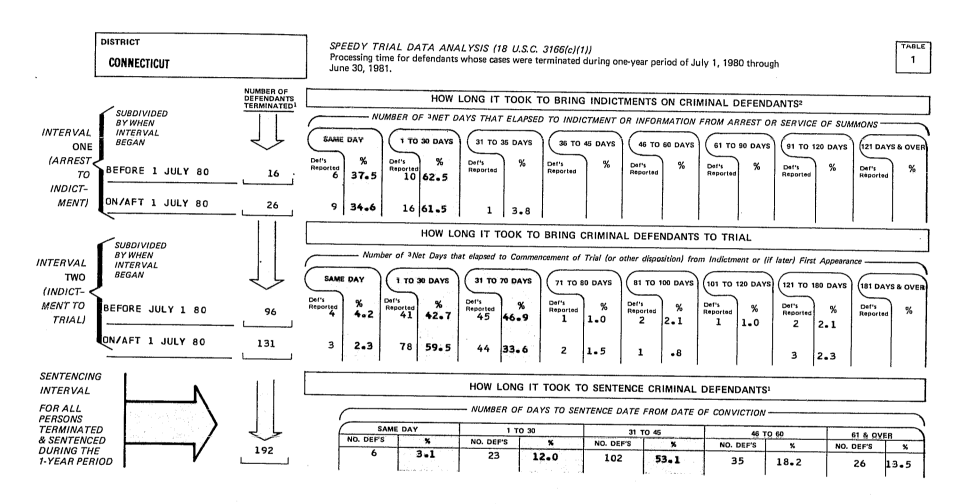
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTR	SECOND CIRCUIT	REPOR PERIOD July 1, 19	980	TOTAL 8	REPORTED DEFENDAN EXCLUDAR	ED DEFENI DURING P ITS WITHOU ILE TIME .	ERIOD JT	. 2764A	OF "A"		ABLE 2
INCID	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND	through June 30, 1	י ו		INCIDENTS	ITS WITH BLE TIME . OF EXCLU	DABLE :	. 1579 C			
HEAS	ONS FOR DELAY ¹	LENGTH	OF EXC	CLUDABLE DE	LAY PERIO	DD (NO. OF	DAYS)	Sub-	% OF "D" >		,
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals of	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	One	Two
A	Examination or hearing for mental or physical incapacity — (h)(1)(A)	7	7	7 4	9	9	9	45	1.8	6	ļ
В.	NARA examination — (h)(1)(B)	0		0	0	0	0	0	-0	0	
	State or federal trials on other charges — (h) (1)(D)	0	5	5 2	1	0	2	10	-4	1	
D.	Interlocutory appeals — (h)(1)(E)	1	2	2 3	7	1	4	18	•7	0	
E	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	459	123	3 154	108	58	69	971	38.3	82	} {
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	11]	1 0	2	o	1	15	.6	3	
G.	Motion is actually under advisement — (h)(1)(J)	83	39	9 126	8	6	4	266	10.5	6	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1).	1	(0 0	0	0	0	1	.0	0	
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	2	(0 0	0	0	0	2	.1	0	
	Consideration by court of proposed plea agreement — (h)(1)(I)	0	(0 2	0	0	0	2	.1	0	
	Prosecution deferred by mutual agreement — (h)(2)	7		1 1	0	1	17	27	1.1	5	
м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	39	17	7 22	29	14	71	192	7.6	44	
N •	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	3]	1 5	1	1	2	13	.5	2	
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	(0 0	0	0	0	0	.0	0	
	Superseding indictment and/or new charges - (h)(6)	6		4 9	11	7	8	45	1.8	39	
R.	Defendant awaiting trial of co-defendant when no severance had	12		8 6	11	2	5	44	1.7	1	
	been granted — (h)(7)	126	97		182	57	171	811	32.0	150	
	"Ends of Justice" T1 result in miscarriage (B)(i)	6		4 3	5	2	5	25	1.0	4	
<u>T.</u>										<u> </u>	
	3161 T2 Case unusual or complex (B)(ii)	4		1 9	5	1	5	25	1.0	0	ļ
	30 days (B)(iii)	0		0 0	0	0	0	0	.0	0	ļ
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (8) (iv)	5		3 4	10	1	0	23	.9	1	
<u>U.</u>	Time up to withdrawal of guilty plea — 3161(i)	0		c o	1	1	1	3	-1	0	
<u>₩.</u>	Grand jury indictment time extended 30 more days — 3161(b)	0		0 0	0	0	0	0		0	ļ
L.	More than 1 exclusion with days aggregated	0		0 0	0	0	0	0	.0	0	
	TOTAL	772	31	3 528	390	161	374	2538	100.0	344	2

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(b)

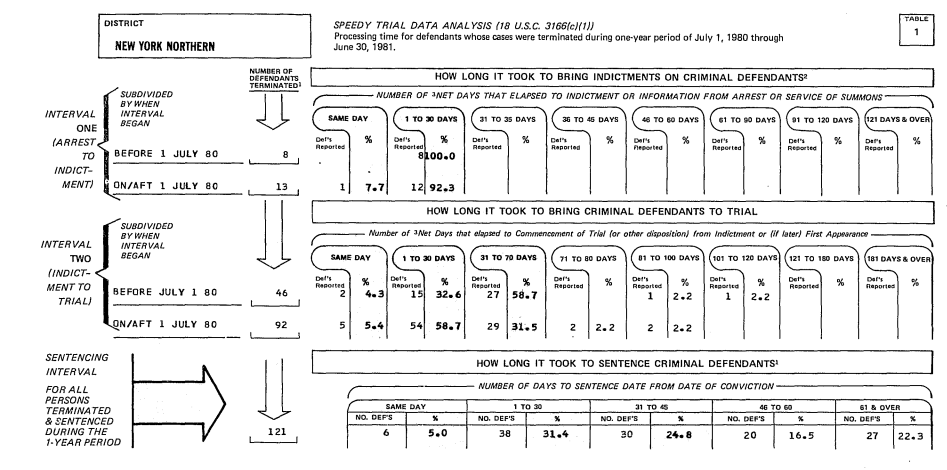
144

CONNECTICUT PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)		REPOR PERIO July 1, 1: throug	980 TC	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN	DURING F ITS WITHOUS LE TIME . ITS WITH	PERIOD				ABLE 2
NCID	PENCE OF AND SONS FOR DELAY!	June 30,	Į	1	EXCLUDABLE TIME INCIDENTS OF EXCLUDATIME		DABLE	202	<u></u>	IN WE	ERVAL HICH EX- ABLE DE- CURRED 3
ODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI 22 to 42	LAY PERIC	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
Α	Examination or hearing for mental or physical incapacity – (h)(1)(A)	1	0	0	1	4	0	6	3.0	0	6
в.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	.0	0	0
	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	.0	0	0
D.		0	0	1	0	0	0	1	.5	0	1
	, , , , , , , , , , , , , , , , , , , ,	12	12	14	33	28	37	136	67.3	0	136
_	Motions (From filing to hearing or prompt disposition) — (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	.0	0	. 0
		3	2	19	1	0	0	25	12.4	0	25
н.	Motion is actually under advisement — (h)(1)(J)	0	0	0	0	О	0	0	.0	0	0
6.	Transportation from another district or to/from examination or	0	.0	0	0	0	0	0	•0	0	0
	hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	0	0
7.	, , , , , , , , , , , , , , , , , , , ,	0	0	0	0	0	1	1	•5	0	1
	Prosecution deferred by mutual agreement — {h}{2}	0		0	0	1		1	•5	0	1
M	Period of mental or physical incompetence of defendant to	. 0	0	0	0	0	1	1	•5	0	1
N.	stand trial — (h)(4)									0	0
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	 	
Р.	Superseding indictment and/or new charges — (h)(6)	0	0	0	0	0	0	0	-0	0	0
R.		0	0	0	1	0	0	1	5	0	1
	given in support (A & B)	0	0	4	6	0	3	13	6.4	0	13
τ.	Failure to continue would stop further proceedings or Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	3	1	0	3	0	1	8	4.0	0	8
<u>.</u>	ance, per		0	0	5	1	3	9	4.5	0	9
	(h)(8) T3 Indictment following arrest cannot be filed in	0	0	0	0	0	0	0	•0	0	0
	30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (w)	0	0	0	0	0	0	0	•0	0	0
11	counsel, or give major time to prepare (B) (iV)	0	0	0	0	0		0	•0	0	0
		0	0	0	0	0	0	0	.0	0	0
	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	.0	0	0
<u> </u>	More than 1 exclusion with days aggregated						<u>-</u>	<u>-</u>		<u> </u>	<u> </u>
	TOTAL	19	15	38	50	34	46	202	100.0	0	202

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.



¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

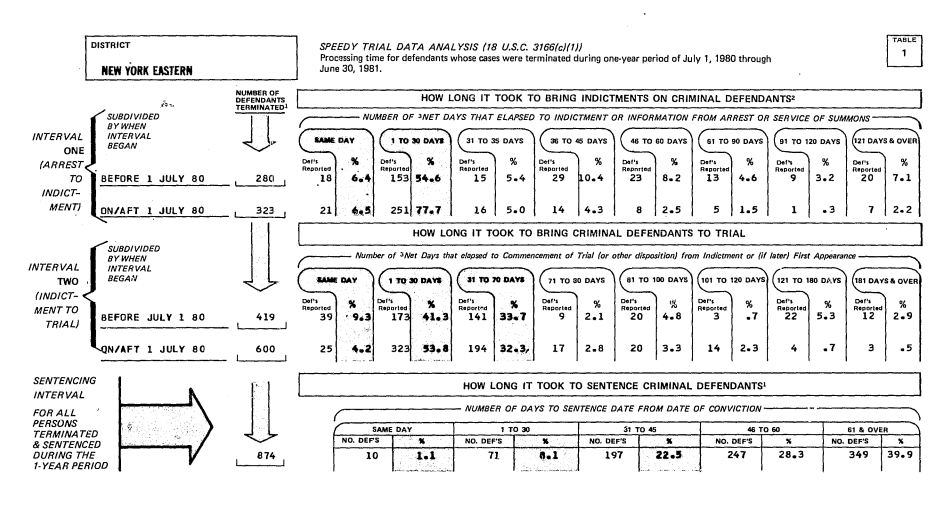
146

NEW YORK NORTHERN		980 To	OTALS	REPORTED DEFENDAN EXCLUDAE	ED DEFENI DURING F NTS WITHOUS BLE TIME .	ERIOD, .	. <u>138</u> (A)	OF "A"	TABLE 2	
EEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	throug	n		DEFENDAN EXCLUDAR	NTS WITH BLE TIME .		. , 55 ©	39.9		ERVAL
ICIDENCE OF AND	June 30,	1981	Į.	INCIDENTS	OF EXCLU	DABLE	101		CLUDA	BLE DE-
EASONS FOR DELAY ¹	LENGTH	OF EXCI	UDABLE D	ELAY PERIO	OD (NO. OF		V (101)	% OF "D" >		CURRED 3
DDE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	Sub- totals of	OF 0	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	1	0	1	2	2.0	0	2
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)(D)	0	1	0	0	0	0	1	1.0	0	1
D • Interlocutory appeals - (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
E . Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	15	19	10	7	1	2	54	53.5	0	54
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
6 • Motion is actually under advisement — (h)(1)(J)	0	0	17	3	0	0	20	19.8	0	20
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	(
Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)	0	0	0	0	0	0	0	0	0	
7. Consideration by court of proposed plea agreement — (h){1)(I}	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	
M Unavailability of defendant or essential witness — (h)(3)(A & B)	1	0	0	0	0	1	2	2.0	0]
N - Period of mental or physical incompetence of defendant to stand trial - (h)(4)	1	0	0	0	0	0	1	1.0	0	
O • Period of NARA commitment or treatment — (h)(1)(C) & (5)	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	
Re Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	0	0		0	
T If more than one reason or none of the reasons below given in support (A & B)	5	5	7	3	0	1	21	20.8	0	2
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	0	0	
continu- ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	.0	0	
(h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0		0	.0	0	
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	.0	0	
U. Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	.0	0	
We Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	O	0	0	0	.0	0	
L - More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	•0	0	
TOTAL	22	25	34	14	1	5	101	100.0	0	10

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. dispositions, removals from state courts and petty offenses.



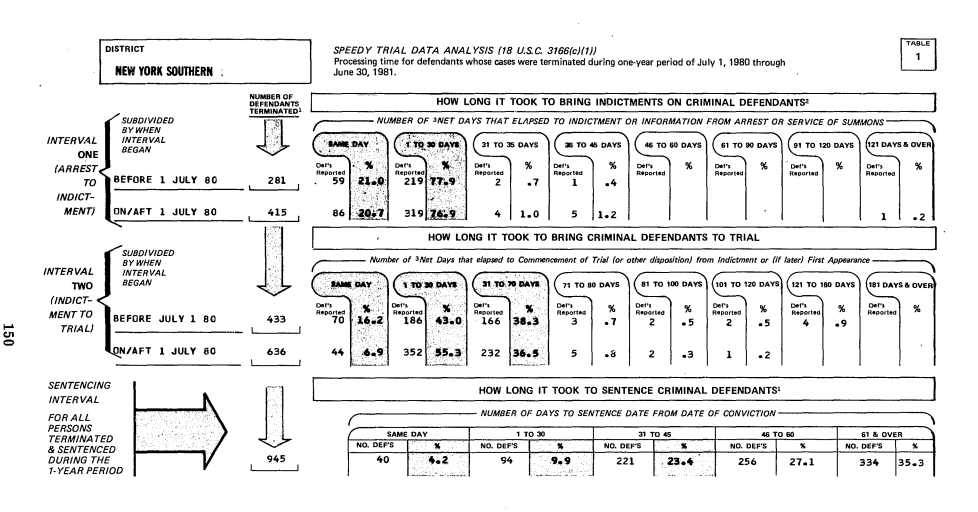
¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

NEW YORK EASTERN		980 TO	OTALS	REPORTED DEFENDAN EXCLUDAR	ED DEFENI DURING F TS WITHO BLE TIME .	PERIOD, .	. 493 B			ABLE 2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	June 30,	n	<u> </u>	DEFENDAN EXCLUDAS			526 @	51.6		ERVAL
NCIDENCE OF AND	Julie 30,	1981	· [OF EXCLU		782	0,,	CLUDA	BLE DE- CURRED 3
REASONS FOR DELAY ¹				ELAY PERIO	OD (NO. OF	DAYS)	T SUD	% OF "D"	 	
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days			One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	1	2	3	7	.9	0	7
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)(D)	0	1	1	1	О	1	4	- 5	0	4
D. Interlocutory appeals (h)(1)(E)	0	1	2	2	0	3	8	1.0	0	8
F_	40	25	43	21	5	10	144	18.4	3	141
wotions (From ming to hearing or prompt disposition) — (h)(1)(f)	2	1	0	0	0	0	3	.4	3	0
C Transfers from other districts (per FNOF rules 20, 21, 40) — (ii)(1)(0)	8	8	35	0	1	1	53	1	0	53
Micron is actually under advisement — (n)(1)(a)			 	 		 		6.8		
H • wisc. proceedings: production or parties revocation, deportation, extradition - (h)(1)	1	0	0	0	0	0	11	1	-	1
hospitalization in ten days or less – (h)(1)(H)	0	0	0	0	0	0	0		0	0
7 • Consideration by court of proposed plea agreement — (h)(1)(1)	0	0	. 0	0	0	0	0	-0	0	0
Prosecution deferred by mutual agreement (h)(2)	6	1	1	0	0	12	20	2.6	5	15
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	17	6	14	16	5	38	96	12.3	22	74
N • Period of mental or physical incompetence of defendant to stand trial — (h)(4)	2	1	5	1	o	1	10	1.3	2	8
O • Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	О	0	0	0	0	.0	0	0
D	3	4	8	11	7	8	41	5.2	39	2
Superseding indictment and/or new charges — (h)(6)	4	o	3	8	1	0	16	2.0	0	16
If more than one reason or none of the reasons below	52	40	71	58	36	107	364		55	
"Ends of Failure to continue would stop further proceedings or	0	0	0	0				46-5	 	309
Justice" T1 result in miscarriage (B)(i)	-	-		ļ - -	1	0	1	1	0	1
ance, per 3161 T2 Case unusual or complex (B)(ii)	1	0	0	0	o	1	2	.3	0	2
(h)(8) Indictment following arrest cannot be filed in	0	0	0	0	0	0	0	.0	0	0
30 days (B)(iii)	1	1	3	5	1	0	11	1		11
counsel, or give major time to prepare (B) (iv)	0		 		 			1.4		
U; Time up to withdrawal of guilty plea — 3161(i)		0	0	0	0	1	11	-1	0	1
Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	0	0	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	0
TOTAL	137	89	187	124	59	186	782	100.0	129	653

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

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

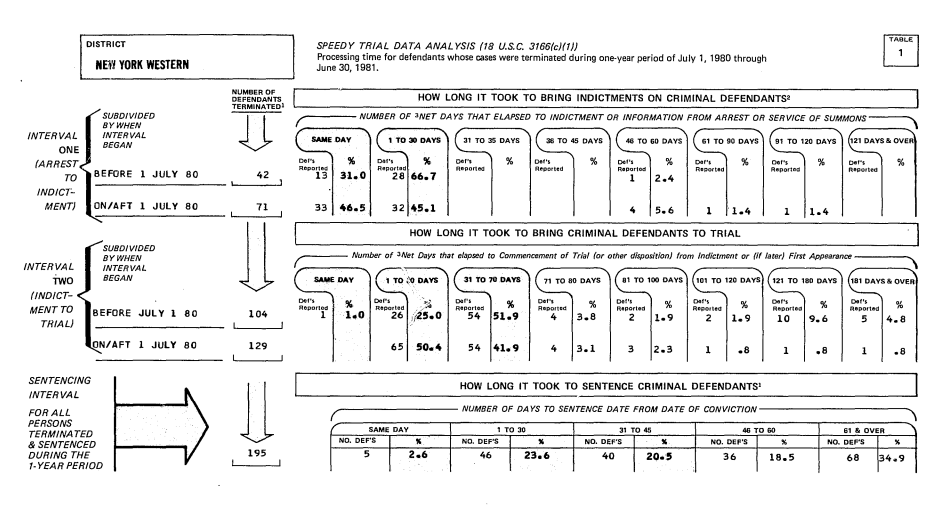


¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY T	ORK SOUTHERN FIRAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIOI July 1, 19 through	980 h τα		TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	DURING F ITS WITHOU LE TIME . ITS WITH LE TIME . OF EXCLU	ERIOD JT DABLE	. 1069 . 399 B . 670 C	\	INT:	ERVAL ICH EX- BLE DE- CURRED ³
CODE	RÉASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI 22 to 42				Sub- totals of	CF"D"	One	Two
		5	5	3	6	3	3	25	2.3	5	20
-	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0		. 0	0	0	0	0	•0	0	0
	NARA examination (h)(1)(6)	0		1	0	0	1	2	• 2	0	2
	State or federal trials on other charges — (h) (1)(D)										
<u>D•</u>	Interlocutory appeals — (h)(1)(E)	- 0	1	_ 0	0	00	1	2	- 2	0	2
<u>E.</u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	354	42	58	22	5	- 4	485	45.4	74	411
<u>F.</u>	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	9	0	0	2	0	0	11	1.0	0	11
<u>G.</u>	Motion is actually under advisement — (h)(1)(J)	7	14	39	1	3	2	66	6.2	0	66
	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0_	0	0	0	0	0
	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	1	0	0	o	0_	0	1	1	0	1
7.	Consideration by court of proposed plea agreement — {h}(1)(I)	0	0	0	0	0	0	0	0	0	0
<u>ı.</u>	Prosecution deferred by mutual agreement (h)(2)	1	0	0	0	1	2	4	4	0	4
M.	Unavailability of defendant or essential witness — (h)(3)(A & B)	20	8	8	12	8	30	86	8.0	22	64
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	o	0	О	o	o	0	0	.0	0	o
	Period of NARA commitment or treatment — (h)(1)(C) & (5)	o	0	o	0	0	0	0	•0	0	o
	Superseding indictment and/or new charges — (h)(6)	0	0	0	0	0	0	0	.0	0	
	Defendant awaiting trial of co-defendant when no severance had	2	0	0	0	0	2	4	.4	1	3
<u>R.</u>	been granted — (h)(7)	59	43	90	100	18	56	366	34.2	94	272
	"Ends of Failure to continue would stop further proceedings or	2	3	3	2	1	4	15	1.4	4	11
T.	continu-					<u> </u>					
	ance, per	0	0	0	0	0	0	0	0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	_ 0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	О	0	0	0	0	0	0	0	o	0
U.	Time up to withdrawal of guilty plea — 3161(i)	О	0	0	1	1	0_	2	2	0	2
	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0_	О	•0	0	0
	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	. 0
	TOTAL	460	116	202	146	40	105	1069	100.0	200	869

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



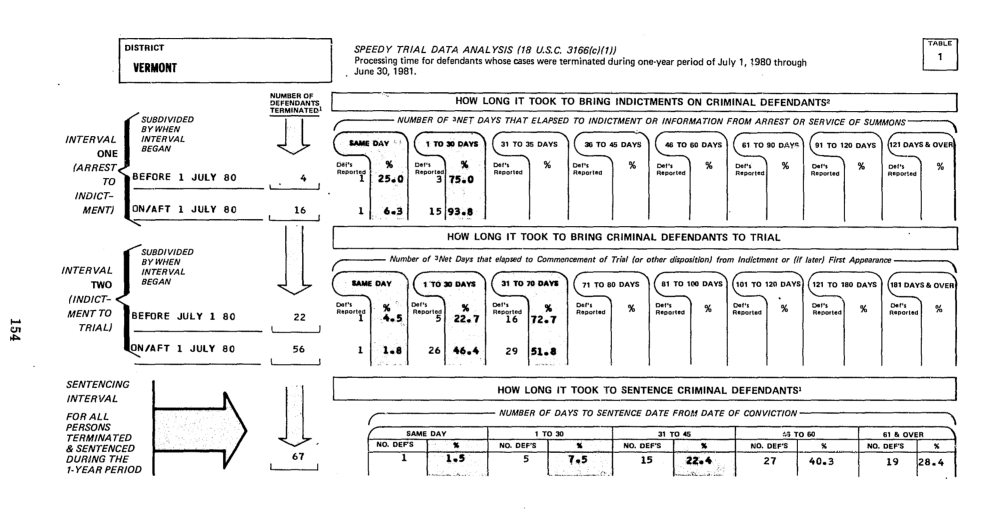
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTR	YORK WESTERN	REPOR PERIO	D 980 T	TALE	REPORTED DEFENDAN EXCLUDA	ED DEFENI DURING P NTS WITHOU BLE TIME .	ERIOD.	233(A) 96(B)	OF "A"	- 1	2
	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND	June 30,	n	1	INCIDENTS	BLE TIME . S OF EXCLU	DABLE 1	137 C),	IN WH	ERVAL IICH EX- IBLE DE-
REAS	ONS FOR DELAY ¹	LENGTH	OF EXCL	UDABLE DI		DD (NO. OF		F.17	% 0F "D" Z		CURRED 3
CODE	RÉASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84	85 to 120		totals of	0, 0	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	0	0	0	1	2	6	1	1
В.	NARA examination (h)(1)(B)	0	0	0	0	0	0	0	-0	0	
С.	State or federal trials on other charges — (h) (1)(D)	0	3	0	0	0	0	3	1.0	1	2
D.	Interlocutory appeals (h)(1)(E)	1	0	0	5	1	0	7	2.3	0	7
Ε.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	20	17	23	24	19	10	113	36.6	5	108
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	1	1	3	0	
G.	Motion is actually under advisement — (h)(1)(J)	62	9	16	3	2	0	92	29.8	6	86
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	О	0	0	0	0	0	0	0	0	(
6•	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	o	0	0	0_	0	. 0	0	
7.	Consideration by court of proposed plea agreement – {h}{1}{I}	0	0	0	0	0	0	0	•0	0	
1.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	•0	0	
м.	Unevailability of defendant or essential witness — (h)(3)(A & B)	1	2	0	1	0	1	5	1.6	0	
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	1	0	1	•3	0	1
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	o	0	0	•0	0	
Р.	Superseding indictment and/or new charges — {h}(6)	3	0	0	0	0	0	3	1.0	0	
R.	Defendant awaiting trial of co-defendant when no severance had	4	5	2	2	1	3	17	5.5	0	1
	been granted — (h)(7)	10	. 9	5	15	3	4	46	14.9	1	4:
	"Ends of Justice" The result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	
<u>T.</u>	continu-										
	ance, per 3161 T2 Case unusual or complex (B)(ii)	2	1	4	0	0	1	8	2.6	0	
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0		0	-
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	4	1	1	5	0	0	11	3.6	1	1
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0	0	0	
W-	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	a	0	0		0	
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	<u> </u>
	TOTAL	107	48	51	55	27	21	309	100.0	15	29

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

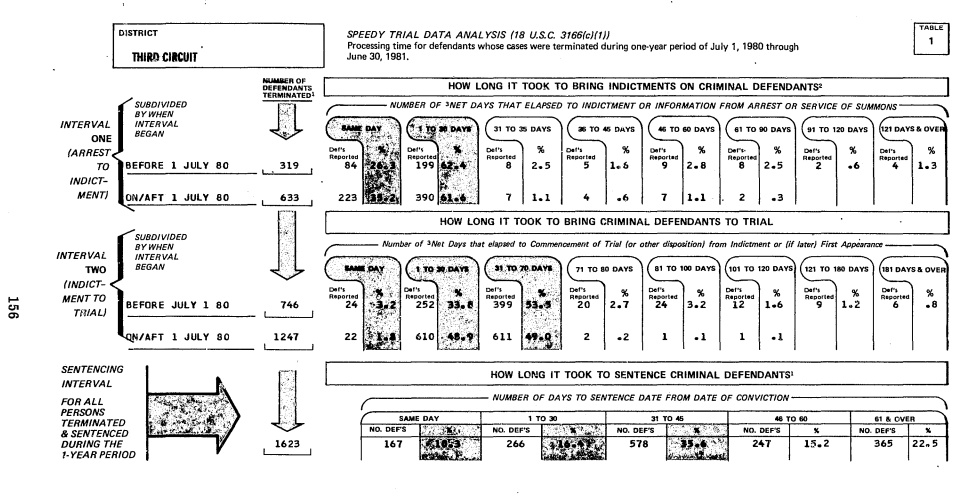


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRI VERM		REPOR PERIO July 1, 1	980 T	OTALS	REPORTED DEFENDAN EXCLUDAE	ED DEFENI DURING F ITS WITHOUS BLE TIME .	ERIOD, .		% OF "A" 41.0		8LE 2
SPEEDY	TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2)	throug	n)	DEFENDAN EXCLUDAE	ITS WITH BLE TIME .		. , 46 C	59.0		ERVAL
	ENCE OF AND	June 30,	1981	- [OF EXCLU		75 0), ,	CLUDA	BLE DE-
REAS	ONS FOR DELAY ¹			UDABLE DI		DD (NO. OF	DAYS	7	% OF "D" >	ļ	CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals of		One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	1	0	0	0	1	3	4.0	0	3
B.	NARA examination — (h)(1)(8)	0	0	0	0	0	0	0	-0	0	0
c •	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	-0	0	0
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0		0	0
E.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	18	8	6	1	0	6	39	52.0	0	39
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
G.	Motion is actually under advisement — (h)(1)(J)	3	6	0	0	0	1	10	13.3	0	10
H.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	О	0	0	• 0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	1	С	0	0	0	0	1	1.3	0	1
7.	Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	2	0	0	0	2	2.7	0	2
Ι.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	2	2	2.7	0	2
М.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	1	0	0	o	1	2	2.7	0	2
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	o	0	0	o	o	0	0	• 0	0	0
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5),	0	0	0	0	0	0	0	•0	0	0
Ρ.	Superseding indictment and/or new charges — (h)(6)	0	0	1	0	0	О	1	1.3	0	1
R.	Defendant awaiting trial of cc-defendant when no severance had been granted — (h)(7)	2	3	1	0	0	0	6	8.0	0	6
	T If more than one reason or none of the reasons below given in support (A & B)	0	0	1	0	0	0	1	1.3	0	1
	"Ends of Justice" T1 result in miscarriage (B)(i)	1	0	0	0	0	0	1	1.3	0	1
<u>T.</u>	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	1.	0	5	0	О	0	6	8.0	0	6
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	-0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	1	0	0	0	0	1	1.3	0	1
U.	Time up to withdrawal of guilty plea — 3161(i)	0	С	0	0	0	0	0	-0	0	0
W-	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L.	More than 1 exclusion with days aggregated ,	0	0	0	0	0	0	0	• 0	0	0
	TOTAL	27	20	16	1	o	11	75	100.0	0	75

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



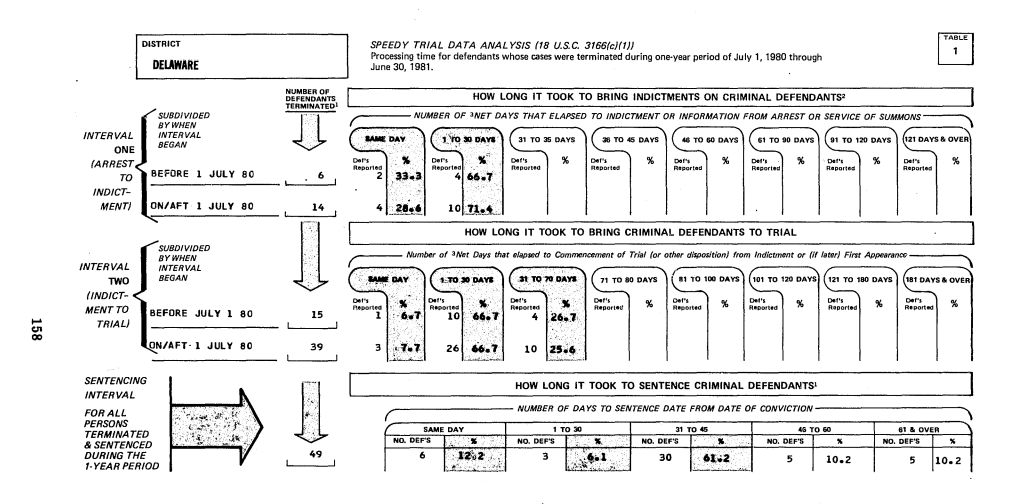
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

\vdash	
೮ಾ	
~	

SPEEDY	HIRD CIRCUIT TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIO July 1, 19 through June 30,	980 h 1981	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE INCIDENTS TIME.	DURING F ITS WITHOUTE ILE TIME . ITS WITH ILE TIME .	DABLE	1993(A) 1071(B) 922(C)	46.3	INTI IN WH CLUDA	ERVAL HICH EX- BLE DE- CURRED 3
CODE	RÉASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI 22 to 42	LAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
_A.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	4	5	7	2	. 1	20	1.4	2	18
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0		0	0
	State or federal trials on other charges — (h) (1)(D)	5	1	4	1	0	0	11	-8	0	11
D.	Interlocutory appeals — (h)(1)(E)	0	1	6	2	0	11	20	1.4	0	20
_E.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	115	103	128	91	22	22	481	32.8	5	476
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h) (1) (G)	0	3	5	0	0	1	9	6	5	4
G.	Motion is actually under advisement — (h)(1)(J)	44	28	48	3	2	2	127	8.7	0	127
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	129	2	1	o	0	0	132	9.0	28	104
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	2	0	1	1	0	0	4	•3	1	3
7.	Consideration by court of proposed plea agreement — (h)(1)(I)	2	1	7	7	0	5	22	1.5	3	19
I.	Prosecution deferred by mutual agreement — (h)(2)	4	8	8	16	8	26	70	4.8	2	68
м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	20	8	13	13	4	15	73	5.0	10	63
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	2	3	4	3	7	19	1.3	1	18
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	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	.1	0	1
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	24	14	16	16	5	9	84	5.7	0	84
	_ If more than one reason or none of the reasons below	43	32	61	86	31	55	308	21.0	23	285
	"Ends of Justice" Tailure to continue would stop further proceedings or Justice Tresult in miscarriage (B)(i)	3	2	1	3	0	1	10	•7	1	9
<u>T.</u>	Justice" (result in miscarriage (B)(i)									ļ	
	3161 T2 Case unusual or complex (B)(ii)	1	1	0	3	0	1	6	4	0	6
	(h){8} T3 Indictment following arrest cannot the filed in 30 days (B)(iii)	1	1	0	0	0	0	2	.1	2	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	27	9	8	11	0	6	61	4.2	3	58
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	1	2	3	0	6	4	0	6
H.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
<u>i.</u>	More than 1 exclusion with days aggregated	О	0	0	0	0	0	0	.0	0	0
	TOTAL	421	220	316	267	80	162	1466	100.0	86	1380

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pratrial diversion dispositions, removals from state courts and petty offenses.



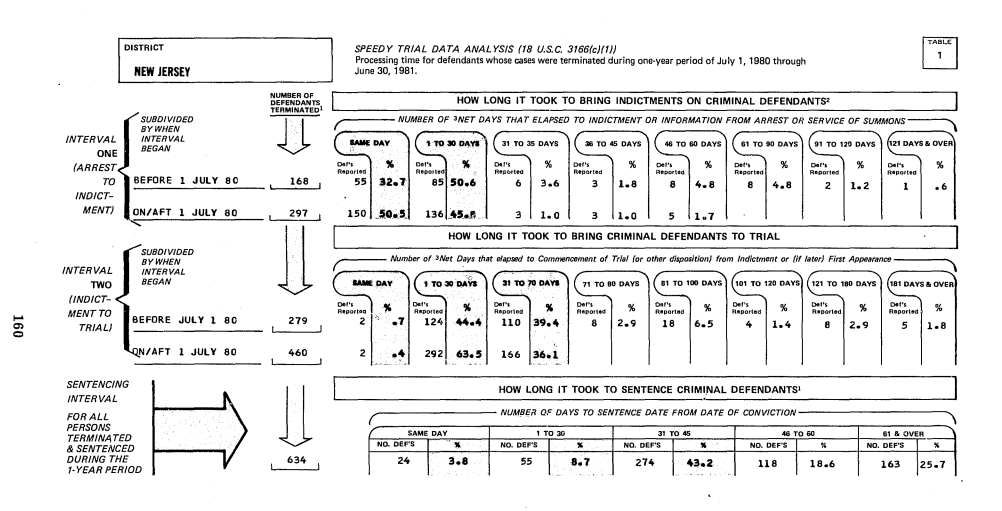
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

DELAWARE	REPORT PERIOD July 1, 19	80	TALS	REPORTED DEFENDAN EXCLUDAR	ED DEFENI DURING F NTS WITHOUS BLE TIME .	ERIOD, .	54\bigain \bigain 21\bigain \bigain \biga	OF "A"		2
PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	through June 30, 1	- 1					33 C 55 D	\	IN WH	ERVAL IICH EX- IBLE DE- CURRED ³
ODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DI 22 to 42	LAY PERIO	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	رود _{.,,} D.,	One	Two
A . Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	1	0	0	1	1.8	0	1
B • NARA examination — (h)(1)(B)	0	0	0	0	C	0	0	-0	0	0
C • State or federal trials on other charges — (h) {1}(D)	0	0	0	0	0	0	0	0	0	
D • Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0	0	
E ■ Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	2	7	9	6	0	0	24	43.6	. 0	24
F • Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	1	1	0	0	0	2	3.6	2	-
G • Motion is actually under advisement — (h)(1)(J)	5	2	1	0	0	0	8	14.5	0	
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0_	0	
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0		0	ļ
7. Consideration by court of proposed plea agreement — (h)(1)(I)	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	
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	1	0	0	0	C	0	1	1.8	0	-
No Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	0	0	0	0	0	
O • Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	<u> </u>
P_{\bullet} Superseding indictment and/or new charges — (h)(6)	0	0	0	0	0	0	0	0_	0	
R Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	0	0	0	0	
T If more than one reason or none of the reasons below given in support (A & B)	0	0	1	0	0	0	1	1.8	0	
Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	0	0	
ance, per 3161 T2 Case unusual or complex (B)(ii)		. 0	0	0	0		0	•0	0	
(h)(8) T3 Undictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	.0	0	
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	14	3	1	0	0	0	18	32.7	0	1
U • Time up to withdrawal of guilty plea — 3161(i).	0	0	0	0	0	0	0	.0	0	
W Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	•0	0	
L. More than 1 exclusion with days aggregated	О	0	0	0	0	0	0	•0	0	
TOTAL	22	13	13	7	0	0	55	100.0	2	5

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE; juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

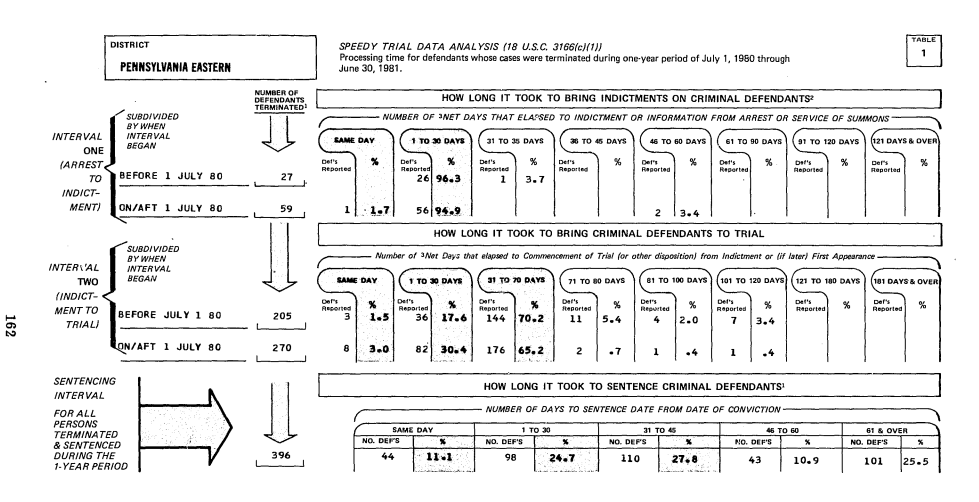
	JERSEY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	REPOR PERIO July 1, 1 throug	D 980 h	OTALS	TERMINAT REPORTED DEFENDAM EXCLUDAE DEFENDAM EXCLUDAE	ITS WITHOUS . ILE TIME . ITS WITH	PERIOD, ,	. 739A . 416B . 323C		INT	ERVAL
	ENCE OF AND	June 30,	1981	l	INCIDENTS			541), ,	CLUDA	BLE DE-
	ONS FOR DELAY			UDABLE DE	LAY PERIO	DD (NO. OF	DAYS)	Sub- totals of	% OF "D" >	One	
CODE	RÉASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days			One	Two
_A	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	0	0	1	2	0	0	3	6	0	3
8.	NARA examination — (h)(1)(B)	0	0	· · o	0	0	0	0	_ 0	0	0
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	4	0	4	0	0	0	8	1.5	0	8
D.	interlocutory appeals — (h)(1)(E)	0	1	0	0	0	4	5	9	0	5
E	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	30	39	47	32	3	3	154	28.5	1	153
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)		0	1	0	0	0	11	2	1	0
G.	Motion is actually under advisement — (h)(1)(J)	10	5	19	2	2	2	44	8.1	0	44
Н•	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	128	2	1	0	0	0	131	24.2	28	103
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	1	0	0	1	0	0	2	4_	11	1
7	Consideration by court of proposed plea agreement — (h)(1)(I)		1	4	4	0	5	16	3.0	2	14
1.	Prosecution deferred by mutual agreement — (h)(2)	1	3	3	11	1	5	24	4.4	2	22
М.	Unavailability of defendant or essential witness — (h)(3)(A & B)	6	1	1 1	1	1	2	12	2.2	2	10
N -	Period of mental or physical incompetence of defendant to stand trial — (h){4}	0	0	2	3	0	1	6	1.1	1	5
0.	Pariod of NARA commitment or treatment (h)(1)(C) & (5),	0	0	0	0	. 0	0	O	0_	0	0
ρ.	Superseding indictment and/or new charges — (h)(6)	0	o	o	0	o	o	0	•0	0	o
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	6	0	0	2	0	0	8	1.5	0	8
	T given in support (A & B)	6	10	9	35	20	4	84	15.5	9	75
	"Ends of Justice" T1 result in miscarriage (B)(i)	3	2	0	2	0	0	7	1.3	1	6
Т.	con inu-	<u>-</u>	<u> </u>	<u> </u>							
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	1	О	1	2	. 4	0	2
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (8)(iii)	0	0	0	0	0	0	0	_ • 0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	10	4	5	6	0	6	31	5.7	3	28
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	2	1	0	3	-6	0	3
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	00	0	0	0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0_	0	0
	TOTAL	207	72	97	104	28	33	541	100.0	51	490

1Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

CONTINUED

10FA



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

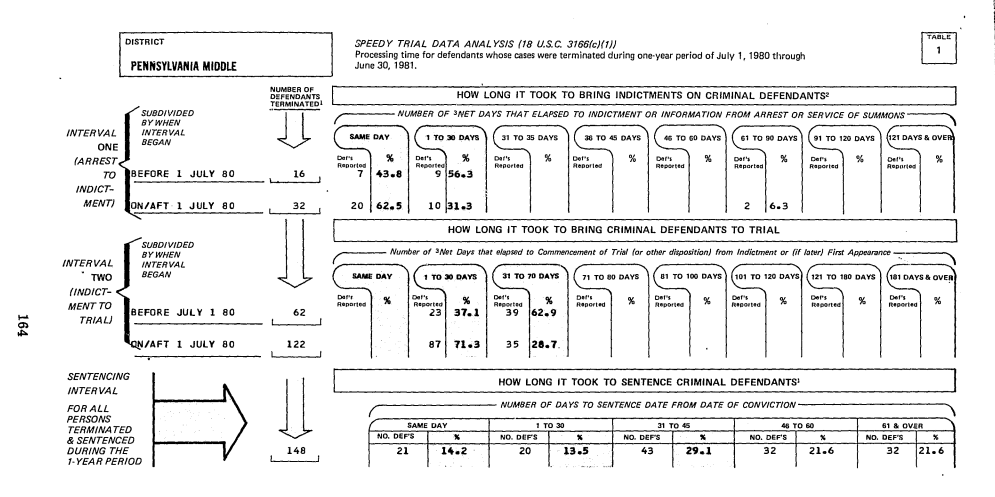
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

PENNSYLVANIA EASTERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIOI July 1, 19 through June 30, 1	980 TC	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	DURING F ITS WITHOUT ITS WITH BLE TIME .	ERIOD JT DABLE		48.4	INTI IN WH CLUDA	ERVAL ICH EX- BLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DI	LAY PERIO		DAYS)	Sub- totals of	JoF "D"	One	Two
	0	0	1	1	1	1	(4	1.3	0	4
D	0	0	0	0	0	0	0	.0	0	0
B NARA examination — (h)(1)(B)	0		0	1	0	0	2	-7	0	2
C • State or federal trials on other charges — (h) (1)(D)		1						l	<u> </u>	
D • Interlocutory appeals (h)(1)(E)	0	0	0	2	0	5	7	2.3	0	7
E • Motions (From filing to hearing or prompt disposition) → (h)(1)(f)	16	22	30	38	6	10	122	40.9	<u> </u>	122
F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	2	0	0	1	3	1.0	11	2
G • Motion is actually under advisement — (h)(1)(J)	2	2	10	0	0	0	14	4.7	0	14
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	.0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	О	0_	0	0_	0	0	0	0	0	0
7 • Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0_	0	0	0	.0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	С	0	0	.0	Q.	0
M - Unavailability of defendant or essential witness — (h)(3)(A & B)	3	0	3	0	0	0	6	2.0	0	6
Period of mental or physical incompetence of defendant to stand trial — {h}(4)	0	1_	0	0	0	3	4	13	0	4
D. Period of NARA commitment or treatment (h)(1)(C) & (5)	О	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	• 3	О	1
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	3	1	11	7	1	3	26	8.7	0	26
T If more than one reason or none of the reasons below given in support (A & B)	14	8	18	26	7	32	105	35.2	14	91
"Ends of Failure to continue would stop further proceedings or result in miscarriage (B)(i)	О	0	1	0	0	1	2	. 7	0	2
continu- ance, per							_			
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	-0	0	0
30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	1	0	0	0	1	-3	0	1
U . Time up to withdrawal of guilty plea - 3161(i)	0	C	0	0	1	0	1	-3	0	1
W • Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L • More than 1 exclusion with days aggregated	0	0	0	0	С	0	0	.0	0	0
TOTAL	38	35	77	76	16	56	298	100.0	15	283

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

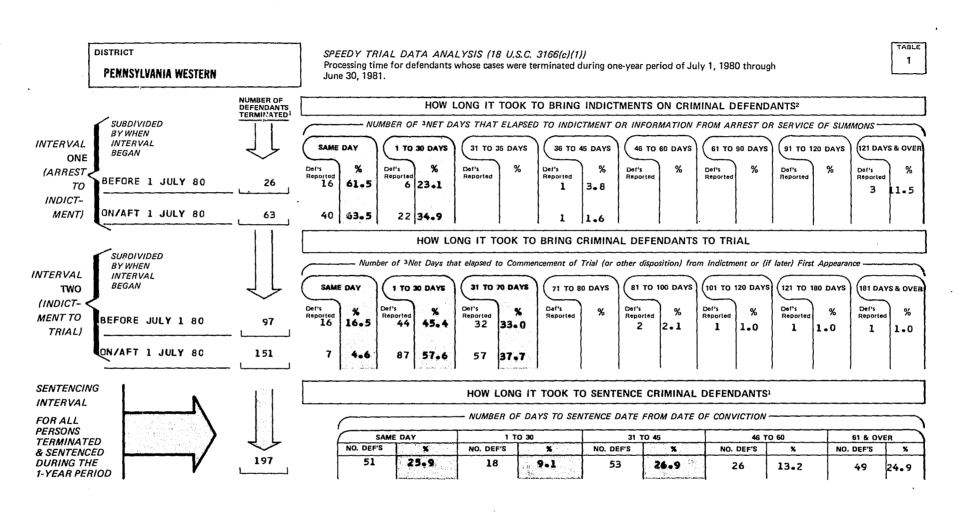


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

PENNSYLVANIA MIDDLE SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	980 h TC	\T A I C/	REPORTED DEFENDAM EXCLUDAGE DEFENDAM EXCLUDAGE INCIDENTS		PERIOD UT DABLE	. 184 ^(A) . 115 ^(B) . 69 ^(C)), ,	INTE	ERVAL ICH EX- BLE DE- CURRED 3
REASONS FOR DELAY ¹ CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days		UDABLE DI	ELAY PERIO	OD (NO. OF		Sub- totals of	% OF "D"	One	Two
A = Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	1	2	0	0	(4	2.9	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)(D)	0	0	0	0	0	0	0	•0	0	0
D • Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	0	0	.0	0	0
E Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	19	17	12	2	6	5	61	44.9	0	61
F • Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0	.0	0	0
G • Motion is actually under advisement — (h)(1)(J)	20	14	12	0	0	0	46	33.8	0	46
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	.0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	•0	0	0
7 Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	.0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	1	1	0	0	2	1.5	0	2
Trooperation absorbed by marked agreement. White provides the	0	1	0	0	0	1	2	1.5	0	2
Period of mental or physical incompetence of defendant to	0	0	1	0	1	2	4	2.9	0	4
- value that which will be a second to the second that the sec		0	0	0	0	0	0	•0	0	0
rende of taging commitment of treatment - (m/m/o/ & for	0	0	0	0	0		0	•0	0	0
Defendant awaiting trial of co-defendant when no severance had	3	4	1	1	0	0	9	6.6	0	9
R been granted — (h)(7)	0	1	1	2	0	1	5	3.7	0	5
"Ends of Failure to continue would stop further proceedings or	0	0	0	0	0		0	•0	0	0
Te continu-				-	 	-				
ance, per 3161 T2 Case unusual or complex {B}(ii)	0	0	0	0	0	0	0	.0	0	0
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv}	1	1	0	0	0	0	2	1.5	0	2
U • Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	1	0	1	.7	0	1
W - Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	43	39	29	8	8	9	136	100.0	0	136

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

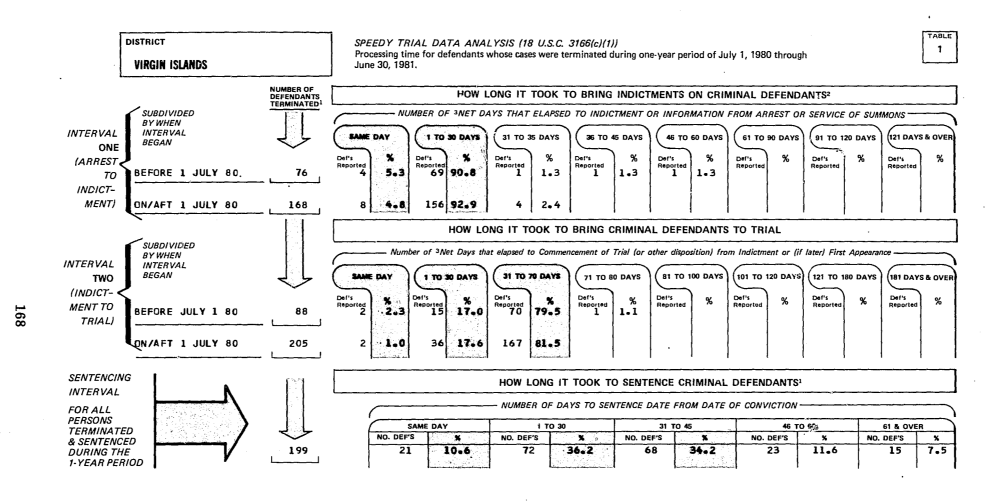


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

PENNSYLVANIA WESTERN	REPOR PERIO July 1, 1	980 TO	OTALS	REPORTED DEFENDAM EXCLUDAGE		PERIOD, .	. 248(A)	OF "A"		ABLE 2
PEEDY TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	n					137 C	<u> </u>	IN WH	ERVAL IICH EX- IBLE DE- CURRED3
ODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days		UDABLE D 22 to 42	ELAY PERIO 43 to 84	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	€,	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	2	0	0	0	0	3	1.1	1	2
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)(D)	1	0	0	0	0	0	1		0	1
D • Interlocutory appeals = (h)(1)(E)	0	0	5	0	0	2	7	2.6	0	7
E • Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	27	18	30	13	7	4	99	36.1	3	96
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	2	1	0	0	0	3	1.1	1	2
G • Motion is actually under advisement — (h)(1)(J)	7	1	6	1	0	0	15	5.5	0	15
He Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	1	0	0	0	0	0	1	4_	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	1	0	1	0	0	0	2	7	0	2
7. Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	3	3	0	0	6	2.2	1	5
I • Prosecution deferred by mutual agreement (h)(2)	0	0	0	0	0	5	5	1.8	0	5
M- Unavailability of defendant or essential witness — (h)(3)(A & B)	2	0	0	1	0	1	4	1.5	1	3
N- Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	1	0	1	0	0	2	7_	0	2
O. Period of NARA commitment or treatment — (h)(1)(C) & (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 had been granted — (h)(7)	12	9	4	6	4	6	41	15.0	0	41
T If more than one reason or none of the reasons below given in support (A & B)	16	11	18	18	3	17	83	30.3	0	83
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	0	0	0
ance, per		o		0	o		0		0	0
3161 T2 Case unusual or complex (B)(ii)		0	0	0	0	0	0	-0	0	0
30 days (B)(iii)	0	0	1	0	0	0	1	-0	0	1
counsel, or give major time to prepare (B) (iv)		0	1	0	0	0	1	.4	0	1
Time up to withdrawar or guilty piea — Stortit	0	0	0	0	0	0	0	.0	0	0
Grand July Indictment time extended do more days - 510 (b)	0	0	0	0	0	0	0	-0	0	0
More than 1 exclusion with days aggregated			 	 						
TOTAL	68	44	70	43	14	35	274	100.0	7	267

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



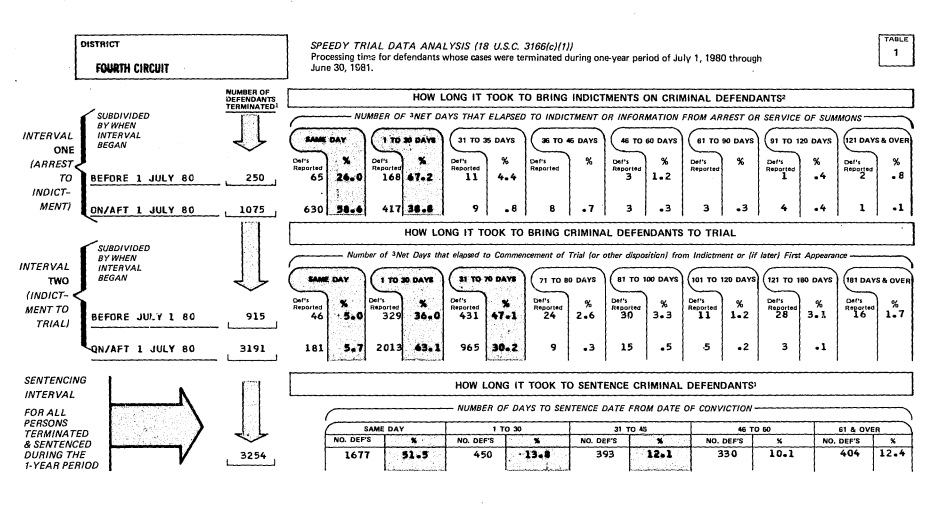
¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

VIRGIN ISLANDS	REPOF PERIO July 1, 1 through	980		REPORTED	ED DEFEND DURING INTS WITHOUSE TIME .	PERIOD	293(A)			BLE 2
SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	June 30,		- 1		BLE TIME .		130 C) 44.4	[IN WH	ERVAL)
INCIDENCE OF AND			Į		OF EXCLU		162		CLUDA	BLE DE- CURRED 3
REASONS FOR DELAY ¹	LENGTI	OF EXC	LUDABLE D	ELAY PERI	OD (NO. OF	DAYS)	Sub-	OF "D"	ļ	
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	Sub- totals of		One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1		1	1	0	5	3.1	1	4
	0	0	0	0	0	0	0	0	0	0
C • State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	•0	0	0
D • Interlocutory appeals – (h)(1)(E)	0	0	1	0	0	0	1	-6	0	1
E • Motions (From filling to hearing or prompt disposition) — (h) (1) (f)	21		0	0	0	0	21	13.0	1	20
F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
G Motion is actually under advisement — (h)(1)(J)	0	0	0	0	0	0	0	•0	0	0
Misc. proceedings: probation or parole revocation, deportation,	0	0	0	0	0	0	0	.0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H).	0	0	0	0	0	0	0	.0	0	0
7 • Consideration by court of proposed plea agreement – (h)(1)(l)	С	C	0	. 0	0	0	0	•0	0	0
Prosecution deferred by mutual agreement — (h)(2)	3	5	4	4	7	16	39	24.1	0	39
и	8		9	11	3	11	48	29.6	7	41
Period of mental or physical incompetence of defendant to	0			0	2	1	3	1.9	0	3
The state of the s	0		0	0	0	0	0	•0	0	
raids of thirth comments of treatment - (intilla) at lat.	 	 			-		—			
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 had been granted — (h)(7)	0	0	0	0	0	0	0	-0	0	0
If more than one reason or none of the reasons below given in support (A & B)	7	2	14	5	1	1	30	18.5	0	30
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	(0	1	0	0	1	.6	0	1
T • continu- ance, per	1] ·]	. 0	2	0		4	2.5	0	4
3161 T2 Case unusual or complex (B)(ii)	<u> </u>	 	+		0		<u> </u>		2	0
30 days (B)(iii)	1	1	0	0	<u> </u>	0	2	1.2		
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (8) (iv)	2	1	1 0	5	0	0	8	4.9	0	8
U . Time up to withdrawal of guilty plea — 3161(i)	0	- (0	0	0	0	0	-0	0	0
₩• Grand jury indictment time extended 30 more days — 3161(b)	0	-	0	0	0	0	0	-0	0	0
L • More than 1 exclusion with days aggregated	0	- (0	0	0	0	0	.0	0	0
TOTAL	43	17	7 30	29	14	29	162	100.0	11	151

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions; ramovals from state courts and petty offenses.



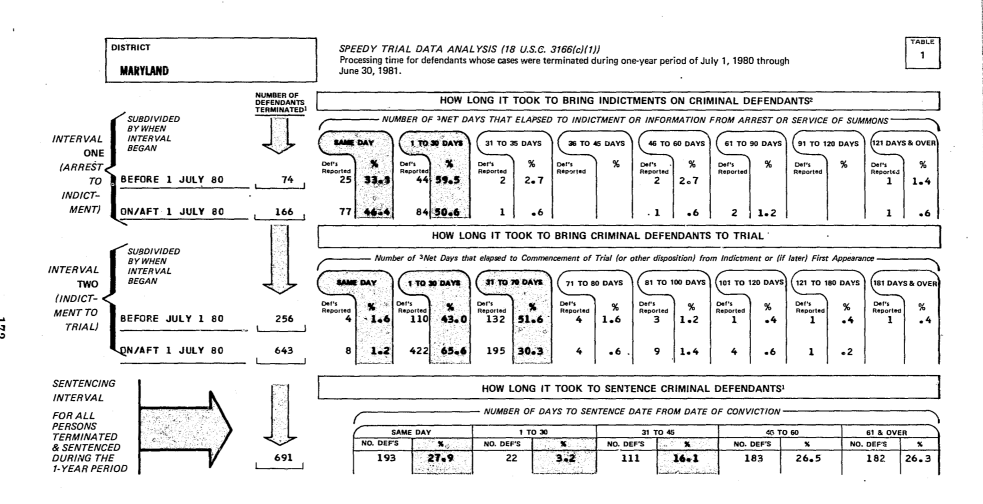
¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. 3NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

FOURTH CIRCUIT	REPOR PERIO	980 TO	TALS	REPORTED DEFENDAN EXCLUDAB	ED DEFENI DUMING P ITS WITHOU ILE TIME	ERIOD, .	. 4106A . 2812B	% OF "A" 68.5		BLE 2
PEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	June 30,	n (DEFENDAN EXCLUDAB	ITS WITH		. <u>1294</u> C	31.5		ERVAL
NCIDENCE OF AND	Julie 30,	1981			OF EXCLU		1733), ,	CLUDA	BLE DE~
REASONS FOR DELAY ¹	LENGTH	OF EXCL		·	OD (NO. OF			%	LAYOU	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84	85 to 120		Sub- totals of	Cot "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	9	11	20	24	14	4	82	4.7	8	74
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)(D)	3	2	10	15	2	6	38	2.2	11	37
D • Interlocutory appeals - (h)(1)(E)	0	0	1_	0	0	6	7	4_	0	7
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	228	195	280	129	74	68	974	56.2	14	960
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	3	1	2	1	0	0	7	4	1	6
G • Motion is actually under advisement — (h)(1)(J)	10	15	22	4	0	0	51	2.9		51
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	2	3	0	o	0	0	5	3	0	5
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	5	1	0	0	0	0	6	3	11	5
7 • Consideration by court of proposed plea agreement — (h)(1)(l)	0	1	2	0	11_	0	4	2		4
I ● Prosecution deferred by mutual agreement — (h)(2)	0	0	2	3	3	6	14	8	1	13
M • Unavailability of defendant or essential witness — (h)(3)(A & B)	12	3	3	12	3	13	46	2.7	2	44
Ne Period of mental or physical incompetence of defendant to stand trial - (h)(4)	2	1	0	4	0_	2	9	• 5	0	9
G• Period of NARA commitment or treatment (h)(1)(C) & (5)	О	О	0	0	0	0	0	_ 0	0	0_
P - Superseding indictment and/or new charges - (h)(6)	0	1	0	0	2	1	4	•2	0	4
Defendant awaiting trial of co-defendant when no severance had	16	7	17	28	12	4	84	4.8	1	83
been granted — (h)(7)	37	45	71	118	36	32	339	19.6	9	330
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	2	4	3	13	0	0	22	1.3	0	22
T e continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	4	3	2	2	11	6	0	11
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0		0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	2	1	4	8	0	3	18	1.0	0	18
U• Time up to withdrawal of guilty plea - 3161(i)	0	0	4	1	2	3	10	_ •6_		10
W • Grand jury indictment time extended 30 more days — 3161(b)	0	0	1	0	0	0	1	1	1	0
More than 1 exclusion with days aggregated	0	0	1	0	0	0	11		0	1
TOTAL	331	291	447	363	151	150	1733	100.0	39	1694

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

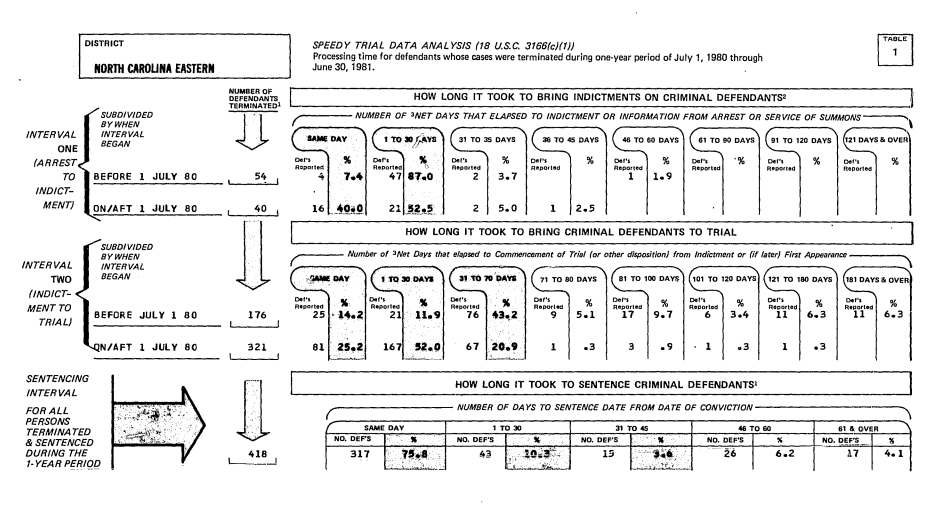


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRI	/LAND	REPOR PERIO July 1, 1	D				PERIOD, ,	. 899A	% OF "A"	1 -	BLE 2
INCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	throug June 30,	n }	TALS	DEFENDAN EXCLUDAE INCIDENTS TIME.	301 C	33.5	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED 3			
CODE	REASON UNDER 13 USC 3161	LENGTH 0 to 10 days	OF EXCL	JDABLE D 22 to 42	ELAY PERIO		DAYS) 121 + days	Sub- totals of	₹oF"D"	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	2	5	5	9	5	0	26	5.8	3	23
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	•0	0	0
с.	State or federal trials on other charges — (h) (1)(D)	0	1	9	15	1	6	32	7.2	0	32
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	4	4	.9	0	4
Ε.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	60	32	54	32	8	13	199	44.7	10	189
F	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	1	0	0	0	0	1	•2	1	0
G.	Motion is actually under advisement — (h)(1)(J)	0	0	3	0	0	0	3	.7	0	3
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1).	1	3	0	0	0	0	4	.9	0	4
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	.0	0	0
Ι.		0	0	0	0	0	0	0	.0	0	0
M.	Prosecution deferred by mutual agreement — (h)(2)	8	0	2	2	0	3	15	3.4	1	14
N.	Unavailability of defendant or essential witness — (h)(3)(A & B)	1	0	0	0	0	1	2		0	2
	stand trial — (h)(4)	1	0	0	0	0		0	4		
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	—			 				-0	0	0
P.	Superseding indictment and/or new charges — (h)(6)	0	0	0	0	0	0	0	0		0
R	been granted — (h)(7)	9	2	6	7	0	1	25	5.6	1	24
	given in support (A & B)	27	19	15	38	13	10	122	27.4	6	116
_T.	Justice" T1 result in miscarriage (B)(i)	2	4	0	1	0	0	7	1.6	0	7
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	1	0	1	2	-4	0	2
	(h)(8) T3 Indictment following arrest cannot be filed in . 30 days (B)(iii)	C	0	0	0	0	0	0	•0	0	0
	74 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (8) (iv)	2	1	0	0	С	o	3	•7	0	3
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	•0	0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	• c	0	0
<u>.</u>	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	•0	0	0
	more than a common train days aggregated			<u>~</u>	† <u>-</u>	<u>-</u>	<u>*</u>				
	TOTAL	112	68	94	105	27	39	445	100.0	22	423

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



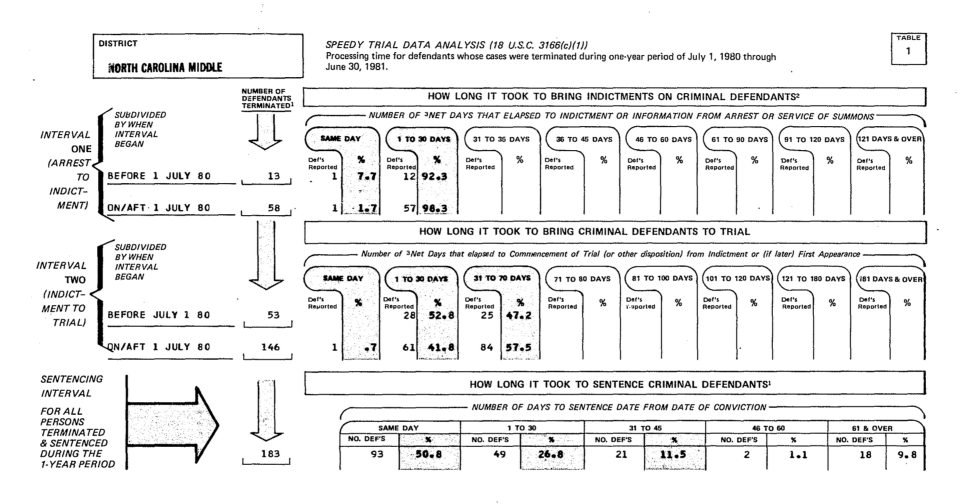
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

NORTH CAROLINA EASTERN SPEEDY TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY!		T D 980 h 7987	OTALS<	REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE INCIDENTS	ITS WITH	PERIOD, . UT DABLE			INT IN WH	ERVAL ICH EX-
REASONS FOR DELAY			UDABLE DE	LAY PERIO	DD (NO. OF	DAYSI		% OF "D"	One	CURRED 3
CODE RÉASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84		121 + days	Sub- totals of	\sim		
A. Examination or hearing for mental or physical incapacity — (h)(1)(A)	<u>C</u>	0	6	1	2	0	9	3.1	0	9
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)(D)	2	1	0	0	1	0	4	1.4	0	4
D • Interlocutory appeals — (h)(1)(E)		0	0	0	0	0	0	0	0	0
E. Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	. 15	5	7_	31	38	24	120	42.0	0	120
F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0_	0	0	0	0	0_	0	0
G. Motion is actually under advisement — (h)(1)(J)	4	4	8	4	o	o	20	7.0	0	20
H. Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)		0	0	0	0	0	0	•0	0	o
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H).		0	0	О	0	0	3	1.0	0	3
7. Consideration by court of proposed plea agreement {k}{1}{1}{1}		0	2	٥	1	0	3	1.0	0	3
•		0	0	1	1	2	4	1.4	0	4
м		1	0	2	0	3	6	2.1	0	6
Me Unavailability of defendant or essential witness — (h)(3)(A & B) Period of mental or physical incompetence of defendant to		0	0	0	0	0		•0	0	0
N• stand trial = (h)(4)	' -									
O Period of NARA commitment or treatment — (h)(1)(C) & (5)		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
R • been granted — (h)(7)	I	5	11	15	11	3	52	18.2	0	52
T If more than one reason or none of the reasons belo given in support (A & B)	0	. 16	16	16	9	7	64	22.4	0	64
"Ends of Justice" T1 Failure to continue would stop further proceedings o result in miscarriage (B)(i)		0	0	C	0	0	0	-0	0	0
T continuance, per]	o		1 ,	2	0	1
3161 T2 Case unusual or complex (B)(ii)		. 0	0	1			1	3		
30 days (B) (iii)		0	0	0	0	0	0	0	0	0
counsel, or give major time to prepare (B) (iv)	··	0	0	0	0	0	0	-0	0	0
U • Time up to withdrawal of guilty plea - 3161(i)		0	0	0	0	0	0	-0	0	0
We Grand jury indictment time extended 30 more days - 3161(b)		0	0	0	0	0	0	-0	0	0
L • More than 1 exclusion with days aggregated		Q	0	0	0	0	0	-0	0	0
TOTAL	31	32	50	71	63	39	286	100.0	0	286

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.



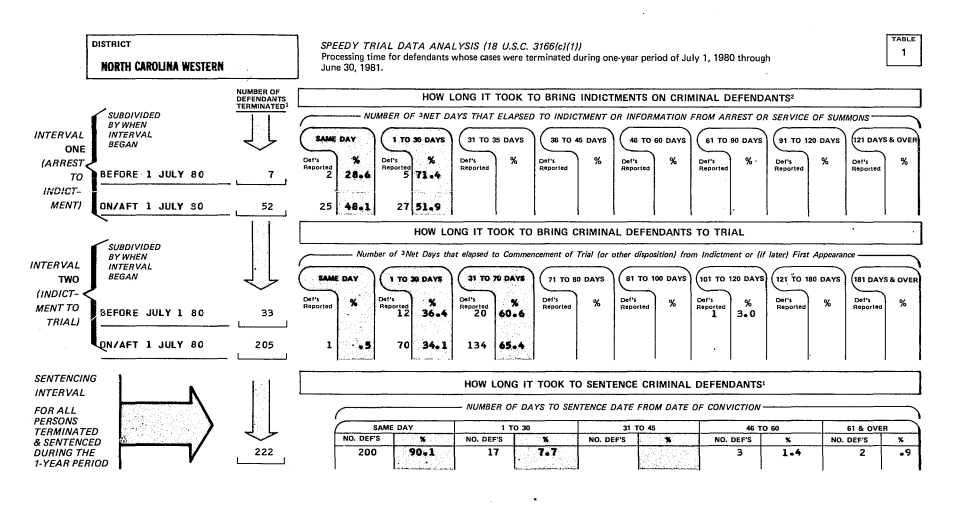
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

\vdash	
~	
-3	

DISTRI	H CAROLINA MIDDLE	REPOR PERIO July 1, 1	980 TO	TALC.		ITS WITHO	PERIOD, ,	199(A) 127(B)	% OF "A"	í	BLE 2
SPEEDY	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	throug June 30,	1		EXCLUDA			72 ©	36.2		ERVAL
	ENCE OF AND	June 50,	1301	Į	INCIDENTS	OF EXCLU	DABLE	90 0		CLUDA	BLE DE-
REAS	ONS FOR DELAY ¹	LENGTH	OF EXCL	UDABLE DE	TIME			Eup.	%	LAY OC	CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84		121 + days	totals of	OF "D"	One	Two
<u>A.</u>	Examination or hearing for mental or physical incapacity — (h)(1)(A)	2	0	1	3	3	0	9	10.0	1	8
В.	NARA examination — (h)(1)(8)	0	0	0	0	0	0	0	-0	0	0
C.	State or federal trials on other charges — {h} {1}{D}	0	0	0	0	0	0	0	0	0	0
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0		0	0
_E.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	9	22	22	6	0	1	60	66.7	0	60
<u>F.</u>	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	2	0	1	0	0	0	3	3.3	0	3
G	Motion is actually under advisement — (h)(1)(J)	1	7	0	0	c	0	8	8-9	0	8
Н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h){1}	o	0	0	o	О	0	0	0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)	1	0	0	0	0	0	1	1.1	0	1
7.	Consideration by court of proposed plea agreement (h)(1)(I)	0	0	0	0	0	0	0	0_	0	0
<u>ı.</u>	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	0	0	0
М.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	0	С	0	0	0	0	0
	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	0	0	0		0	0
0.	Period of NARA commitment or treatment (h)(1)(C) & (5)	0	0	0	0	0	0	0	_ •0	0	0
Р.	Superseding indictment and/or new charges — (h)(6)	0	О	0	0	0	o	0	•0	0	0
_	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	0	0	•0	0	0
	T If more than one reason or none of the reasons below given in support (A & B)	0	1	3	1	1	3	9	10.0	0	9
_	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
<u></u>	continu- ance, per			0	0			0		0	
	3161 T2 Case unusual or complex (B)(ii)	0	0	0		0	0		0	- 0	
	30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	. 0	0	0	0	0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	-0	0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	15	30	27	10	4	4	90	100.0	1	89

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COLUMN

178

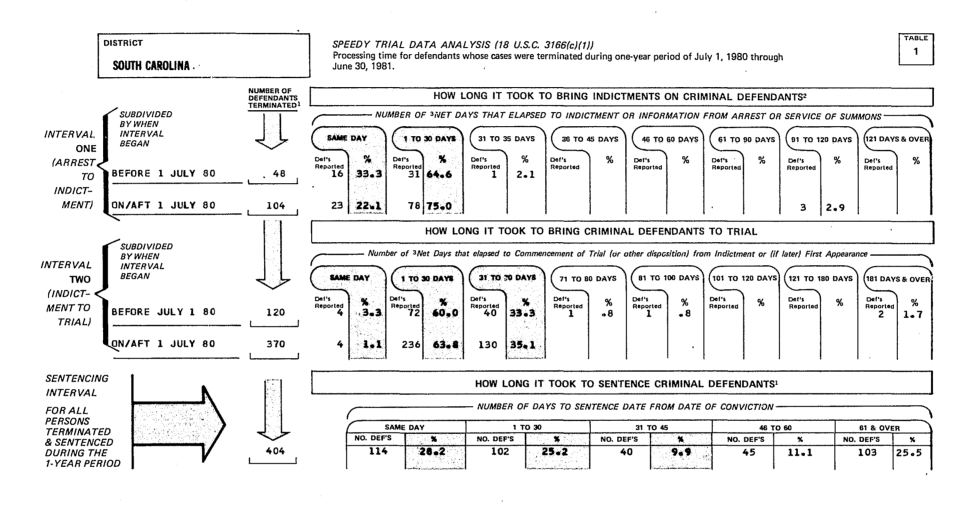
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

NORTH CAROLINA WESTERN		REPORT PERIOD July 1, 1980 through		TALS.	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN	% OF "A" 80•7	TABLE 2				
NCID	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	June 30,	1	EXCLUDABLE TIME) 19.3	IN WH	ERVAL IICH EX- IBLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE 22 to 42	LAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
Α.	Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	0	0	1	0	0		1.7	0	1
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	О	•0	0	О
с.	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	• O	0	0
D.	Interlocutory appeals — {h}{1}(E)	0	0	0	0	0	0	_ 0	• 0	0	0
Ε.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	5	3	11	0	0	0	19	32.2	0	19
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	•0	0	o
G.	Motion is actually under advisement — (h)(1)(J)	0	0	О	0	0	0	0	•0	0	0
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	o	•0	0	o
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	• 0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	o	•0	0	o
Ι.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	o	0	•0	0	0
м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	3	1	1	5	8.5	0	5
N.	Period of mental or physical incompetence of defendant to	0	0	0	1	0	0	1	1.7	0	1
0.	stand trial - (h)(4)	0	0	0	0	0	0	0		0	0
P.		0	0	0	0	2	1	3	5.1	0	3
R.	Superseding indictment and/or new charges — (h)(6) Defendant awaiting trial of co-defendant when no severance had	0	0	0	3	0	0	3	5.1	0	3
	been granted — (h)(7)		1	8	12	1	1	23	39•0	1	22
	"Ends of Failure to continue would stop further proceedings or	0	0	0	0		0	0	•0	0	0
Т.	continu-	J								<u> </u>	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	_ • 0	0	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	3	0	0	3	5.1	0	3
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	1	0	1	1.7	0	1
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	•0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	•0	0	0
	TOTAL	5	4	19	23	5	3	59	100.0	1	58

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS I.ESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

DISTR SOUT	H CAROLINA	REPOR PERIO July 1, 1	D 980 T	OTALS.	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING F ITS WITHOUSE LE TIME .	PERIOD, ,	. 490A	OF "A"	,	BLE 2
SPEEDY	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug June 30,	n		DEFENDAN EXCLUDAR			. , ззо С	,67.3,		ERVAL
	ENCE OF AND	Julie 30,	1961		INCIDENTS			388	\mathcal{O}_1	CLUDA	BLE DE- CURRED ³
	ONS FOR DELAY ¹	LENGTH	OF EXCL	UDABLE DE	LAY PERIO	DD (NO. OF	DAYS)	Sup.	% OF "D" >		
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals of		One	Two
A.	Examination or hearing for mental or physical incapacity — (h){1){A}	0	2	5	3	0	2	12	3.1	3	9
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0		0	0
	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	0	0	0
D.	Interlocutory appeals — (h)(1)(E)	0	0	1	0	0	0	1	.3	0	1
	Motions (From filing to hearing or prompt disposition) — (h){1}(f)	52	59	113	42	16	27	309	79.6	2	307
F.	Transfers from other districts (per FRCP rules 20, 21, 40) $-$ (h)(1)(G)	0	0	1	0	0	0	1	3	0	1
G.	Motion is actually under advisement — (h)(1)(J)	0	0	0	0	0	0	0	0	0	0
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
7.	Consideration by court of proposed plea agreement {h}{1}{1}{1}	0	1	0	0_	0	0	1	.3	0	1
1.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	0	0	0
М.	Unavailability of defendant or essential witness — (h)(3)(A & B)	.2	1	1	2	1	2	9	2.3	1	8
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.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	.0	0	0
Р.	Superseding indictment and/or new charges — {h}(6)	0	0	0	o	o	0	0	•0	0	0
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	0	0	•0	0	0
	T If more than one reason or none of the reasons below given in support (A & B)	2	1	11	33	С	4	51	13.1	1	50
-	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
T.	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	1	0	1	3	0	1
	(h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	О	0	0	0	0	0	0	0	0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	1	0	1	0	2	_ • 5	0	2
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	1	0	0	0	1	3	1	o
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	56	64	134	80	19	35	388	100.0	8	380

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

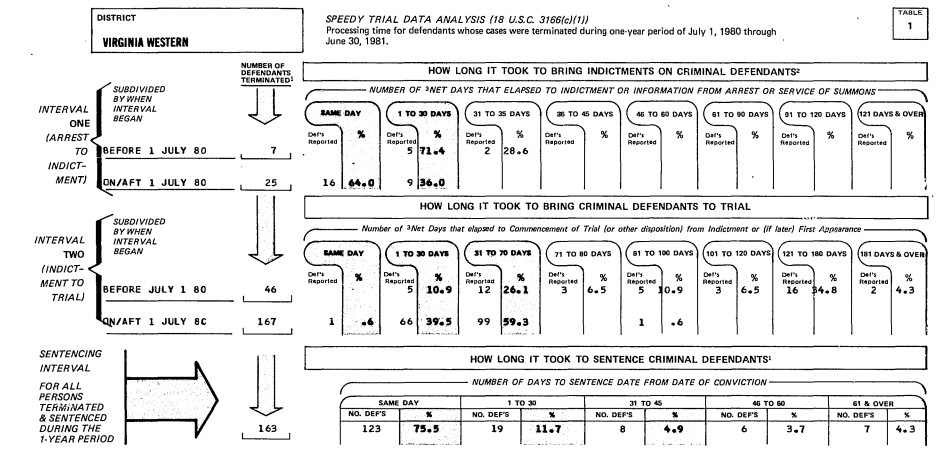
	VIRGINIA EASTERN			AL DATA ANAI e for defendants v					e-year pe	eriod of Ju	ly 1, 198	80 throug	h			TABLE 1
		NUMBER OF DEFENDANTS TERMINATED ¹		HOW L	ONG IT TO	оок т	O BRING	INDICT	MENTS	ON CRI	MINAL E	DEFEND	ANTS ²			
	SUBDIVIDED BY WHEN		NUM.	ABER OF SNET DA	YS THAT E	LAPSED	TO INDIC	TMENT C	R INFOR	RMATION	FROM AI	RREST OF	R SERVICE	OF SUM	IMONS -	$\overline{}$
INTERVAL ONE	INTERVAL BEGAN		China San	(Tropially)	31 TO 36	DAYS	36 TO	6 DAYS	46 TO	60 DAYS	61 TO	90 DAYS	91 TO 1	20 DAYS	121 DAY	S& OVER
(ARREST C	BEFORE 1 JULY 80	31	Def's Reported	Def's Reported	Def's Reported 4	% 12.9	Def's Reported	%	Def's Reported) %	Def's Reported	%	Def's Reported	% 3•2	Def's Reported	% 3.2
INDICT- MENT)	ON/AFT 1 JULY 80	603	454 9343	132 21.9	6	1.0	7	1.2	, 2	-3	. ,1	•2	1	υ 2		
				HOW LO	NG IT TO	ок то	BRING C	RIMINA	L DEFE	NDANTS	TO TR	IAL		•		
	SUBDIVIDED BY WHEN		Numb	er of ³ Net Days tha	t elapsed to	Commen	cement of	Trial (or o	ther disp	osition) fro	m Indictn	nent or (if	later) First	Appearai	nce —	
INTERVAL TWO (INDICT- <	INTERVAL BEGAN				in rois	1 A	71 TO 8	O DAYS		100 DAYS		120 DAYS		80 DAYS		S & OVER
MENT TO TRIAL)	BEFORE JULY 1 80	140	Def's Reported	Reported 58	Reported 69	9.3	Reported	% 2.1	Def's Reported 2	% 1.4	Def's Reported	%	Def's Reported	%	Def's Reported	%
• • • • • • • • • • • • • • • • • • • •	QN/AFT 1 JULY 80	1194	76	928 77.7	187	5.7	I,	.1	1	-1			1	.1		
SENTENCIN INTERVAL	G	3			HOW LO	NG IT	тоок т	O SENTI	ENCE CI	RIMINAL	DEFEN	DANTS ¹				
FOR ALL					- NUMBER	OF DA	YS TO SEN	ITENCE D	ATE FRO	OM DATE	OF CON	/ICTION -				
PERSONS TERMINATE	D The state of the	الأيل	<u> </u>	AME DAY		то 30			31 TO 4			46 TC	60		61 & OVE	R
& SENTENCE DURING TH		999	NO. DEF'S	61.6	NO. DEF'S		* 17.3	NO. DE		13,2	NO.	DEF'S	3.5	NO.	DEF'S	4.4
1-YEAR PER		<u></u>	619		113			1.5					24.2		1	, , ,

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

VIRGINIA EASTERN	REPOR PERIO July 1, 1	980 TO	TALS .	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING F ITS WITHOUSE TIME .	ERIOD, ,	1334A		BLE 2	
PEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	n		DEFENDAM EXCLUDAD			. , 188 C	14-1		ERVAL
NCIDENCE OF AND	June 30,	1981	- (INCIDENTS			210		CLUDA	BLE DE-
REASONS FOR DELAY	LENGTH	OF EVCI		TIME			7 (210)	%	LAY OC	CURRED 3
ODE REASON UNDER 18 USC 3161	0 to 10 days		≈2 to 42	43 to 84	85 to 120	121 + days	Sub- totals of	₹0F "D"	One	Two .
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	3	1	4	1	0	10	4.8	1	9
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)(D)	1	0	1	0	0	0	2	1.0	1	1
D • Interlocutory appeals – (h){1}{E}	0	0	0	0	0	1	1	5	0	1
E • Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	47	49	38	3	6		143	68-1	2	141
Fe Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	1	0	0	0	0	0	1	_ • 5	0	1
G • Motion is actually under advisement — {h}{1}{J}	2	0	2	0	0	0	4	1.9	0	4
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	1	0	0	0	0	0	1	_ • 5	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	1	0	0	0	0	0	1	_ • 5	1	0
7 Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	0	0	0	_ 0	o ⁱ	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	2	2	2	4	10	4.8	1	9
M . Unavailability of defendant or essential witness — (h)(3)(A & B)	2	1	0	0	1	2	6	2.9	0	6
No Period of mental or physical incompetence of defendant to stand trial = (h)(4)	1	0	0	3	0	1	5	2-4	0	5
O Period of NARA commitment or treatment - (h)(1)(C) & (5)	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	_ • 5	0	1
Re Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	1	1	0	2	1.0	0	2
T If more than one reason or none of the reasons below given in support (A & B)	4	4	2	4	0	2	16	7.6	1	15
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	O.	0
T - continu- ance, per		_					_	_ :		_
3161 T2 Case unusual or complex (B)(ii)	0		0	1	0	0	1	5	0	1
13 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	-0	0	0
U• Time up to withdrawal of guilty plea — 3161(i)	0	0	3	1	0	2	6	2.9	0	6
W. Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	61	58	49	19	11	12	210	100.0	7	203

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

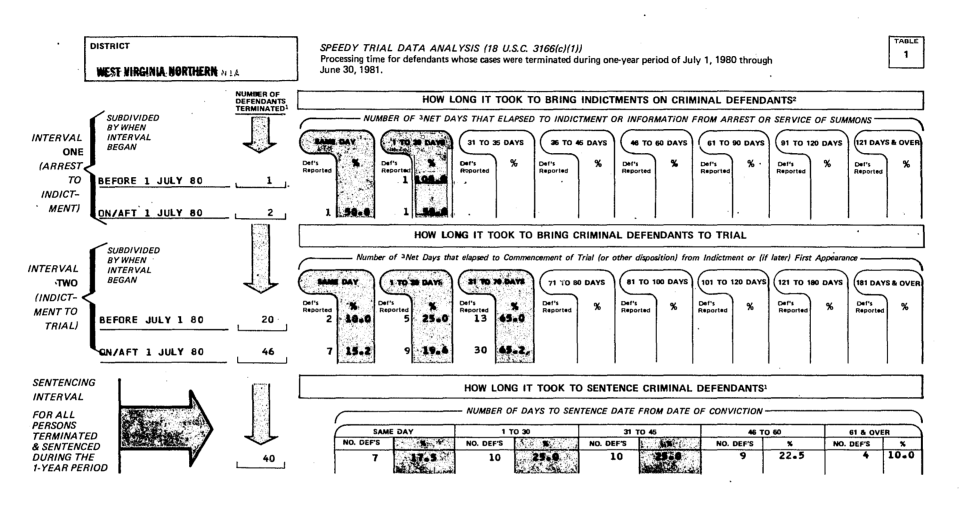
18

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY TRI	A WESTERN VAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) VICE OF AND VIS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	980 h TC	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	DURING F ITS WITHO ILE TIME . ITS WITH ILE TIME	PERIOD, , UT	. 213A . 152B . 61C	\	INT IN WH	ERVAL ICH EX- BLE DE- CURRED 3
CODE	RÉASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DI 22 to 42	LAY PERIO		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A• Exa	ramination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	2	0	0	0	(~)	3.3	o	2
	ARA examination — (h)(1)(B)	0	0	0	٥	0	0	0	• 0	0	0
C Sta	ate or federal trials on other charges (h) (1)(D)	О	0	0	0	С	. 0	0	•0	0	0
D. Inte	terlocutory appeals — (h)(1)(E)	О	0	0	0	0	0	0	0	0	0
Mo	otions (From filing to hearing or prompt disposition) $-$ (h)(1)(f)	4	2	4	0	1	0	11	18.0	0	11
F. Tre	ansfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
_	otion is actually under advisement — (h)(1)(J)	0	0	2	Q	0	0	2	3.3	0	2
	sc. proceedings: probation or parole revocation, deportation, tradition — (h)(1)	0	0	0	o	0	0	0	0	0	0
6 Tra	ansportation from another district or to/from examination or spitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0		0	0
	ensideration by court of proposed plea agreement $-\{h\}\{1\}\{1\}\dots$	0	0	0	0	0	0	0	0	0	0
I • Pro	osecution deferred by mutual agreement — (h){2}	О	0	0	0	0	0	0	0	0	0
M. Un:	navailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	0	0	0	0	0	0	0
	riod of mental or physical incompetence of defendant to	0	0	0	0	0	0	0	0_	0	0
O. Per	riod of NARA commitment or treatment — (h)(1)(C) & (5)	Ó	0	0	0	0	0	0	• 0	0	0
P. Sur	perseding indictment and/or new charges — (h)(6)	О	0	0	o	0	o	0	• 0	0	0
	efendant awaiting trial of co-defendant when no severance had en granted — (h)(7)	О	0	0	O	0	0	0	0	0	0
	If more than one reason or none of the reasons below given in support (A & B)	1	1	8	0	11	2	23	37.7	0	23
Jus	Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	3	12	0	0	15	24-6	0	15
	ontinu- nce, per										
	161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	-0	0	0
	30 days (B)(iii)	0	0	0	0	0	0	0	0_	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	1	4	0	3	8	13.1	0	8
U. Tin	me up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0		0	0
W. Gra	and jury indictment time extended 30 more days 3161(b)	0	0	0	0	0	0	0	0	0	0
L. Mo	ore than 1 exclusion with days aggregated	0	0	0	0	С	0	0	0	0	0
	TOTAL	5	3	20	16	12	5	61	100-0	0	61

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pratrial diversion dispositions, removals from state courts and petty offenses.

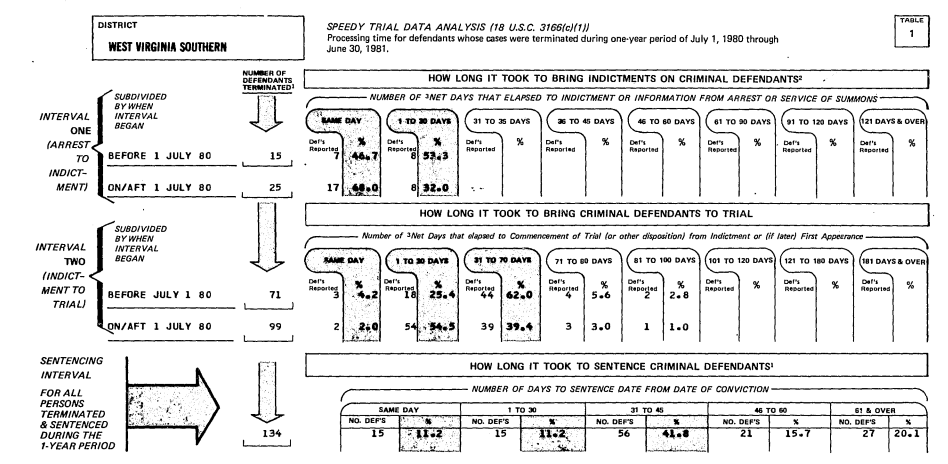


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S, MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

WEST VIRGINIA NORTHERN	REPOR PERIO July 1, 1 throug	D 980 TC	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAN DEFENDAN	DURING F ITS WITHOU LE TIME .	ERIOD, . UT	57(A) 36(B)			ABLE 2
PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) NCIDENCE OF AND	June 30,		1	EXCLUDAB	LE TIME .	DARLE -	21 ©		IN WH	ERVAL
EASONS FOR DELAY				TIME			45) _%		ABLE DE- CURRED 3
ODE REASON UNDER 18 USC 3161	0 to 10 days	10F EXCL	UDABLE DI 22 to 42	LAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	₹# "D"_	One	Two
A. Examination or hearing for mental or physical incapacity — (h)(1)(A)	3	0	0	0	2	0	5	11.1	0	5
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)(D)	0	0	0	0	0	0	0	0	0	0
D • Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	1	1	2.2	0	1
E . Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	13	0	1	1	0	0	15	33.3	0	15
F - Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
G • Motion is actually under advisement — (h)(1)(J)	2	0	7_	0	0	0	9	20.0	0	9
He Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	О	0	0	0	0	0_	0	0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	0	0	0		0	0
I • Prosecution deferred by mutual agreement — (h)(2)	О	0	0	0.	0	0	0	0	0	0
Me Unavailability of defendant or essential witness – (h)(3)(A & B)	0	0	0	1	0	0	1	2.2	0	1
Ne 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)(1)(C) & (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 had been granted — (h)(7)	0	0	0	0	0	0	0	0	0	0
T If more than one reason or none of the reasons below given in support (A & B)	0	0	0	2	0	1	3	6.7	0	3
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	О	0	0	0	0	0	0	•0	0	0
T continu- ance, per		0	0	o				2.2		
3161 T2 Case unusual or complex (B)(ii)	0		0	0	0	1	1 0	2.2	0	1
30 days (B)(iii)	0	0	0	0	0	0	0	-0	0	0
counsel, or give major time to prepare (B) (iv)		0	0	0		0	0	0	0	0
Time up to withdrawal of guilty plea — 3161(i)		0		 	0	0	0		0	0
Grand jury indictment time extended 30 more days — 3161(b)			0	- 0	0	0	0	0	0	0
L • More than 1 exclusion with days aggregated		0	1	0	0	0	1	2.2	0	1
TOTAL	27	o	9	4	2	3	45	100.0	0	36

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



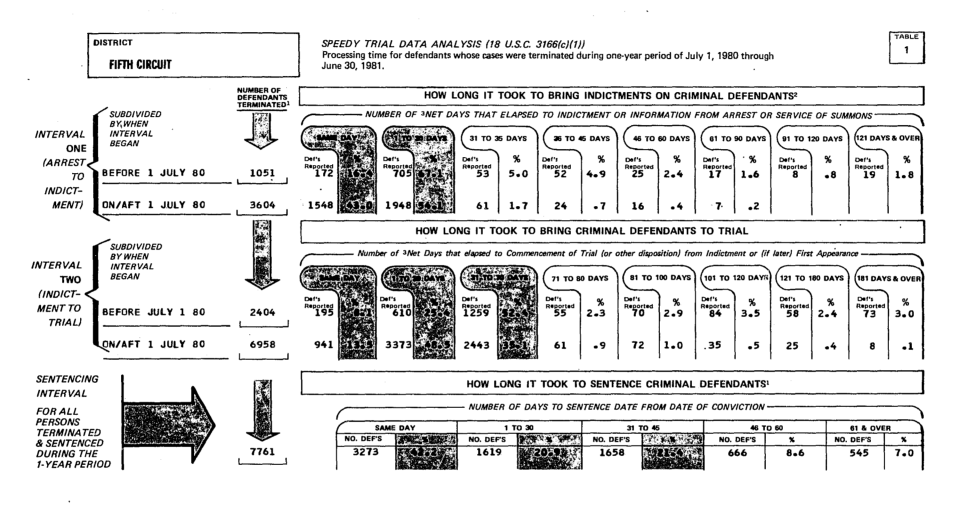
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

_	4	
٥	٥	
č	š	

SPEEDY	VIRGINIA SOUTHERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIOI July 1, 19 through June 30, 1	980 TO	OTALS<	TERMINAT REPORTED DEFENDAM EXCLUDAE DEFENDAM EXCLUDAE INCIDENTS TIME.	DURING F ITS WITHOUTE ITS WITH ILE TIME .	PERIOD UT DABLE	170(A) 66(B) 104(C) 158(D)	\	INT:	ERVAL ICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE		DD (NO. OF		Sub- totals of	OF"D"	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	1	0	3	1	2	8	5.1	0	8
В•	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	-0	0	0
С.	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	•0	0	0
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	a	.0	0	0
Ε.	Motions (From filing to hearing or prompt disposition) — (h) (1)(f)	23	23	30	14	5	3	98	62.0	0	98
_F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	٥	0	0	1	0	0	1	6	0	1
G.	Motion is actually under advisement — (h)(1)(J)	1	4	0	0	0	0	5	3.2	0	5
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h){1}(H)	0	1	О	0	0	0	1	.6	0	1
7.	Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	0	0	0	.0	0	0
Ι.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	0	0	0
м.	Unavailability of defendant or essential witness (h)(3)(A & B)	0	0	0	2	0	2	4	2.5	0	4
N -	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	o	1	0	0	0	0	1	6_	0	1
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	o	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 had been granted — (h){7}	0	0	0	2	0	0	2	1.3	0	2
	If more than one reason or none of the reasons below given in support (A & B)	3	2	8	12	1	2	28	17.7	0	28
_	"Ends of Justice" Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
	ance, per							_			_
	3161 T2 Case unusual or complex (B)(ii)	0	0	4	0	1	0	5	3.2	0	5
	30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	counsel, or give major time to prepare (B) (iv)	0	0	3	1	0	0	4	2.5	0	4
	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	1	1	6	0	1
W-	Grand Jury indictment time extended 30 more days ~ 3161(b)	0	0	0	0	0	0	0	0	0	0
<u> .</u>	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	28	32	45	35	8	10	158	100.0	0	158

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amunded, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

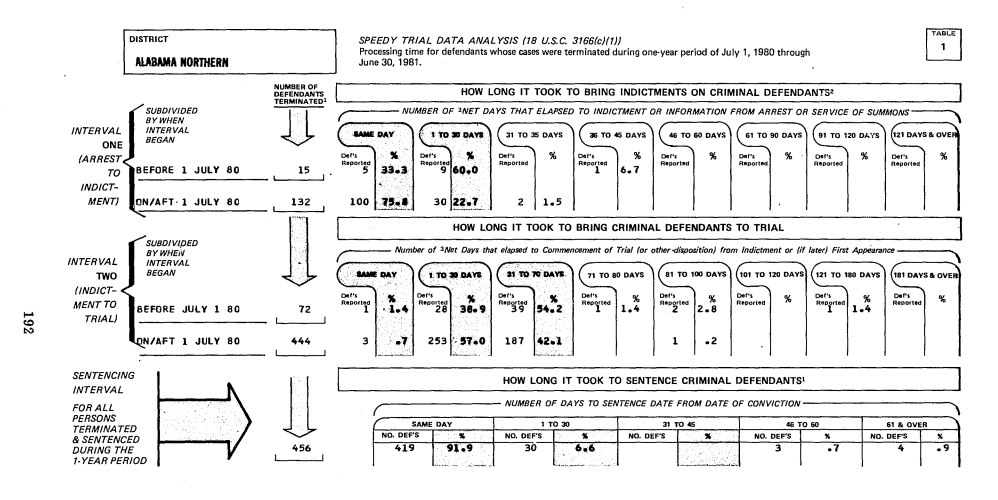


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

FIFTH CIRCUIT SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	D 980 h 1981	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAN DEFENDAN EXCLUDAN EXCLUDAN INCIDENTS TIME.	DURING P ITS WITHOU LE TIME . ITS WITH LE TIME .	DABLE	. 9371A . 5935B . 3436C	36.7	IN W	TERVAL HICH EX- ABLE DE- CCURRED 3
CODE RÉASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE D 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	29	22	17	32	13	17	130	2.5	9	121
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)(D)	5	2	6	2	0	1	16	-3	2	14
D. Interlocutory appeals — (h)(1)(E)	1	1	3	6	1	37	49	•9	0	49
E • Motions (From filing to hearing or prompt disposition) – (h)(1)(f)		317	353	431	156	125	1908	36.5	89	1819
F • Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	8	1	8	4	2	4	27	5	3	24
G • Motion is actually under advisement — (h)(1)(J)	249	200	459	111	26	20	1065	20.4	7	1058
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0.5	1	1	1	0	1	89	1.7	23	66
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H).		0	0	0	0	0	3	-1	0	3
7 • Consideration by court of proposed plea agreement (h)(1)(l)		16	66	33	11	3	172	3.3	1	171
I • Prosecution deferred by mutual agreement — (h) (2)	1 -	6	19	41	19	84	174	3.3	1	. 173
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	4.4	48	22	45	13	53	245	4-7	12	233
Period of mental or physical incompetence of defendant to		0	0	5	6	10	24	.5	0	24
		0	0	0	0	0	0	•0	0	0
	·	5	12	17	3	0	40	-8		40
P • Superseding indictment and/or new charges ~ (h)(6)	—	7	26	14	3	25	86	1.6	1	85
_ If more than one reason or none of the reasons below	·	84	208	317	103	178	947	18.1	6	941
"Ends of Failure to continue would stop further proceedings or	·	8	21	39	11	9	92	1.8		92
T - continu-	·								-	+
ance, per 3161 T2 Case unusual or complex (B) (ii)	0	0	7	3	1	24	35	7	0	35
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	1	0	0	1	0	0	2	-0	2	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 5	4	28	18	4	8	67	1.3	0	67
U Time up to withdrawal of guilty plea — 3161(i)	. 3	0	2	7	2	10	24	- 5	0	24
We Grand jury indictment time extended 30 more days — 3161(b)	4	8	14	2	0	0	28	5	22	6
La More than 1 exclusion with days aggregated	. 0	0	1	0	2	0	3	.1	0	3
TOTAL	1109	730	1273	1129	376	609	5226	100.0	178	5048

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



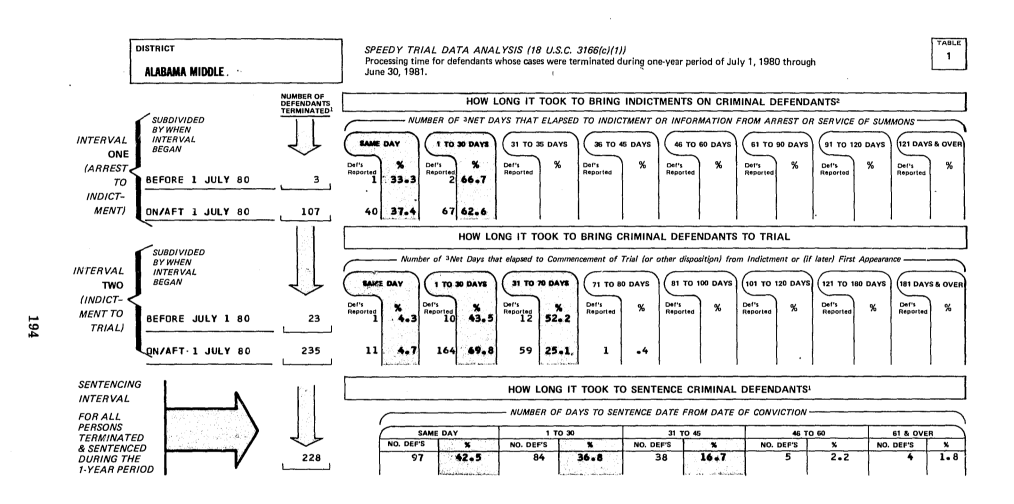
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

	AMA NORTHERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	REPOR PERIOL July 1, 19 through	D 980 1	TOTALS	REPORTED DEFENDAN EXCLUDAS DEFENDAN	ITS WITHOUS LE TIME . ITS WITH	PERIOD	516A	`		2 ERV
INCID	PENCE OF AND SONS FOR DELAY!	June 30, 1	1981	- 1	EXCLUDAB INCIDENTS TIME	OF EXCLU	DABLE	162 C	\ 	IN WH CLUDA LAY OC	HICH ABLE
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXC	LUDABLE DI	LAY PERIO	DD (NO. OF	DAYS)	Sub- totals of	de, "D.,}	One	Ţ
		2	1		2	1	0	(7	3.3	1	
	Examination or hearing for mental or physical incapacity — (h)(1)(A)			 				 	l		
	NARA examination — (h)(1)(B)	0	0		0	0	0	0	-0	-	┼
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	0		0	0	0	-	0	0	. 0	<u> </u>
D.	Interlocutory appeals (h)(1)(E)	0	0	0	0	0	0	0	0	0	<u> </u>
E.	Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	19	7	12	1	0	0	39	18.1	0	<u> </u>
_ F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	0	0	0	o	0	1	5	0	
	Motion is actually under advisement — (h)(1)(J)	49	15	22	0	o	0	86	40.0	1	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0		0	0	o	0	0	.0	0	
6.	Transportation from another district or to/from examination or	0			0	0	0	0	.0	0	
	hospitalization in ten days or less — (h)(1)(H)	0	0		0	0	0	0	.0	0	<u> </u>
	Consideration by court of proposed plea agreement — (h)(1)(I)		*						1		 -
<u> </u>	Prosecution deferred by mutual agreement — (h)(2)	2			0	1	9	12	5.6	-0	├
<u>M.</u>	Unavailability of defendant or essential witness — (h)(3)(A & B) Period of mental or physical incompetence of defendant to	3	2	2	2	1	1	11	5.1		├
N.	stand trial — (h1(4)	0		0	0	1	0	1	5	0	
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	<u> </u>
P.	Superseding indictment and/or new charges (h)(6)	0	0	0	0	0	0	0	.0	0	
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0		00	0	o	0	0	-0	0_	
	T If more than one reason or none of the reasons below given in support (A & B)	4	0	12	7	3	22	48	22.3	0	
	"Ends of Failure to continue would stop further proceedings or			0	0	0	0	0	•0	0	
<u></u>	continu-			 	<u>-</u>			 		<u> </u>	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0		2	0	0	1	3	1.4	0	
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	. 0		0	0	0	o	0	.0	0	
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	•0	0	
U.	Time up to withdrawal of guilty plea - 3161(i)	O	0	0	1	0	0	1	•5	0	
W.		0		6	0	0	0	6	2.8	6	
L.	More than 1 exclusion with days aggregated	0		 	0	0	0	0	•0	0	
	more than I exclusion with days aggregated,					<u>`</u>		<u> </u>		<u> </u>	
	TOTAL	80	25	5 57	13	7	33	215	100.0	8	Ì

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pratrial diversion dispositions, removals from state courts and petty offenses.

3 Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. diversion dispositions, removals from state courts and petty offenses.

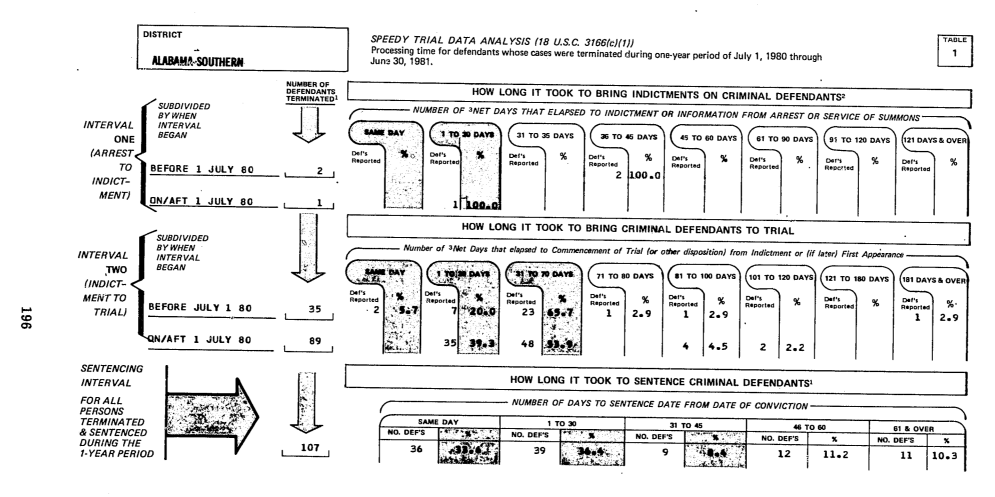


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

ALABAMA MII SPEEDY TRIAL D. INCIDENCE REASONS F	ATA ANALYSIS 18 U.S.C. 3166(b)(2) OF AND	REPOR PERIO July 1, 1 throug June 30,	980 h 1981	OTALS	REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	OF EXCLU	PERIOD, . UT DABLE	. 258A . 203B . 55 C	21.3	INT IN WH	ERVAL IICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	Sub- totals of	01: 10:	One	Two
A. Examina	ation or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	0	2	0	2	2.5	0	2
B. NARA e	xamination — (h)(1)(B)	0	0	0	0	0	0	0	0	0	0
C- State or	federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	0	0	0
D . Interloca	utory appeals — (h)(1)(E)	0	0	0	. 0	0	0	0	0	0	0
E. Motions	(From filling to hearing or prompt disposition) — (h)(1)(f)	15	16	9	3	3	1	4.7	58.0	2	45
	s from other districts (per FRCP rules 20, 21, 40) — {h}(1)(G)	1	0	0	0	0	0	1	1.2	0	1
•	s actually under advisement — (h)(1)(J)	4	6	0	0	с	_ o	10	12.3	0	10
, Misc. pro	oceedings: probation or parole revocation, deportation,	0	0	0	0	0	0	0	•0	0	0
Transpor	rtation from another district or to/from examination or zation in ten days or less — (h)(1)(H)	0	0	О	0	0	0	0	.0	0	0
	ration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	•0	0	0
_	ion deferred by mutual agreement (h)(2)	1	0	0	o	0	0	1	1.2	0	1
		1	1	1	0	0	0	3	3.7	2	1
Period o	bility of defendant or essential witness — (h)(3)(A & B) of mental or physical incompetence of defendant to	0	0	0	0	0	0	0		0	0
	ial — (h)(4)							[0		
	of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
Defenda	ding indictment and/or new charges — (h)(6)	0	0	0	0	0	0		-0	0	0
	anted = (h)(7)	0	0	0	0	0_	0	0	0	0	0
"Ends o	given in support (A & B)	5	7	2	1	0	0	15	18.5	2	13
Justice"	result in miscarriage (B)(i)	0	0	0	0	0	0	0		0	0
ance, pe	ır	0	a	0	- 0	٥	٥	0	•0	0	
3161 (h)(8)	T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
	TA Continuance granted in order to obtain or substitute			0						<u></u>	
	counsel, or give major time to prepare (B) (iv)	0	1		0	0	0	1	1.2	0	1
	to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0		0	0
	ry indictment time extended 30 more days — 3161(b)	1	0	0	0	0	0	11	1.2	1	0
L. More tha	an 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	28	31	12	4	5	1	81	100.0	7	74

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

<u>0.</u>	Interlocutory appeals (h)(1)(E)	0	0	. 0	0	0	0			0		
E	Motions (From filling to hearing or prompt disposition) — (h){1)(f}	0	0	0	0	0	0	0	0	0	0	
F_	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0	
	Motion is actually under advisement — (h)(1)(J)	. 0	0	0	0	0	0	0	0	0	0	
_ н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	. 0	0	0_	0	0	0	0	0_	0	0	
	Transportation from another district or to/from examination or hospitalization in ten days or less — (h){1)(H)		0	0_	0	0		0	0	0	0	
7.	Consideration by court of proposed plea agreement — {h}{1}{1}	. 0	0	0_	0	0	0	0		0	0	
<u>ı</u> .	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	0	0	0	
M	Unavailability of defendant or essential witness — (h)(3)(A & B)	. 0	2	0	1	0	5	8	18.2	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	
	Period of NARA commitment or treatment - (h)(1)(C) & (5)	. 0	0	0	0	0	0	0	0	0	0	
P.	Superseding indictment and/or new charges (h)(6)	. 0	0	00	0	0	0	0	0	0	0	
	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	. 0	0	0	0	0	0	0	0	0	0	
	T If more than one reason or none of the reasons belongiven in support (A & B)		0	0	7	С	1	8	18.2	0	8	
_	"Ends of Justice" T1 Failure to continue would stop further proceedings o result in miscarriage (B)(i)		0	0	0	0	0	0	0	0	0	
	ance, per								33. /			
	3161 T2 Case unusual or complex (B) (iii)	. 0	0	5	0	0	0	5	11.4	0	5	
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0	
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 0	0	8_	4	2	1	15	34.1	0	15	

REPORT PERIOD

July 1, 1980

through

June 30, 1981

U Time up to withdrawal of guilty plea — 3161(i)...... W . Grand jury indictment time extended 30 more days — 3161(b)

DISTRICT

ALABAMA SOUTHERN

INCIDENCE OF AND REASONS FOR DELAY

SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)

A • Examination or hearing for mental or physical incapacity — (h)(1)(A)

TERMINATED DEFENDANTS2 REPORTED DURING PERIOD.

DEFENDANTS WITH
EXCLUDABLE TIME

INCIDENTS OF EXCLUDABLE

DEFENDANTS WITHOUT EXCLUDABLE TIME . .

44 100.0

2.3

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED 3

15.9

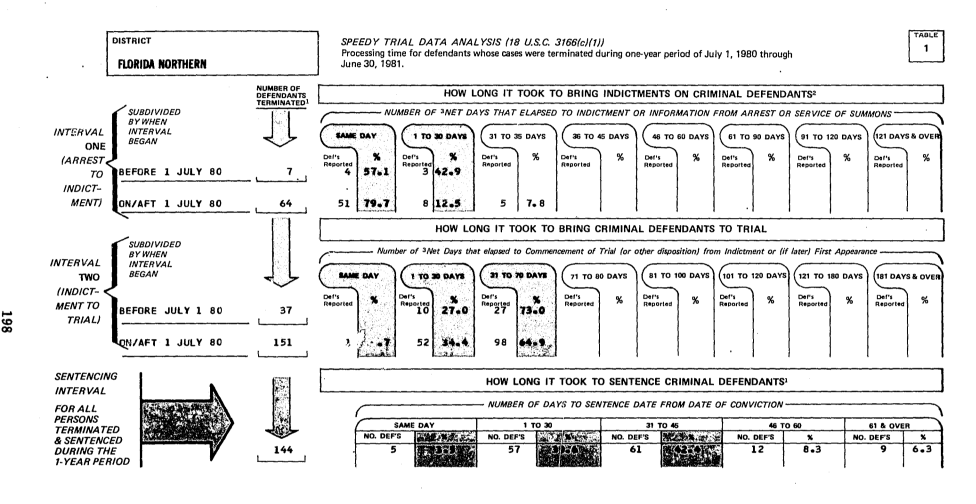
.0

0

Two

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



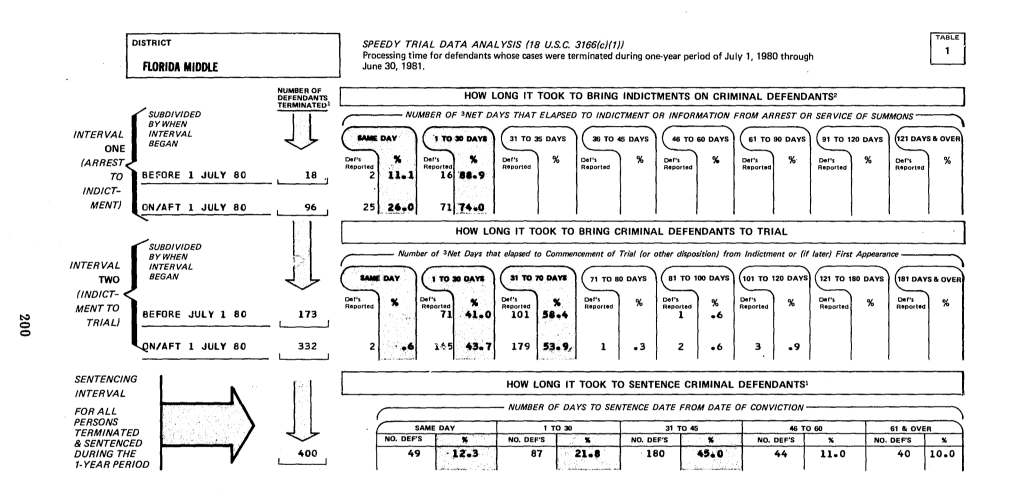
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL CIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

L	IDA NORTHERN	REPOR PERIOD July 1, 19 through) 180 T	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING F ITS WITHOUSE TIME .	PERIOD, .				3LE 2
INCID	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	June 30, 1	1	l	EXCLUDATE INCIDENTS TIME.	OF EXCLU		109 ©	\ 	IN WH	ERVAL IICH EX- IBLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DE	LAY PERIO	DD (NO. OF 85 to 120		Sub- totals of	₩, m, P	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	2	0	0	1	1	1	5	2.9	0	5
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	•0	0	0
С.	State or federal trials on other charges — (h) (1)(D)	0	0	1	0	0	0	1	.6	0	1
D.		0	0	0	0	0	0	0	•0	0	0
Ε.	Interlocutory appeals — (h)(1)(E)	6	3	9	2	1		21	12.3	0	21
F.	Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	1	0	0	0	0	0	1	.6	0	1
G.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	17	12	45	2	0	0	76			
H.	Motion is actually under advisement — (h){1}{J}	0	0	0					44.4	0	76
	extradition — (h)(1)				0	0	1	1	6_	0	1
<u>6.</u>	hospitalization in ten days or less — (h)(1)(H)	0	0	0	0_	0	0	0	0	0	0
7.	Consideration by court of proposed plea agreement {h}{1}{1}	0	0	1	0	0	0	1	6	0	1
<u>I.</u>	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	1	0	0	1	6	0	1
M.	Unavailability of defendant or essential witness — (h)(3)(A & B) \dots	1	0	0	0	0	0	11_	6	0	1
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	0	1	1	6_	0	1
0.	Period of NARA commitment or treatment (h)(1)(C) & (5)	0	0	0	0	0	0	0	0_	0	0
Р.	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 had been granted — (h)(7)	0	1	0	0	0	0	1	6_	0	1
	If more than one reason or none of the reasons below given in support (A & B)	1	13	31	7	4	0	56	32.7	0	56
	"Ends of Justice" Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	O	0	1	0	0	1	-6	0	1
т.	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
	30 days (B) (iii)	0	0	0	0_	0	0	. 0		0_	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	1	0	0	3	0	0	4	2.3	0	4
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0		0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	29	29	87	17	6	3	171	100-0	0	171

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

	В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	0	0	0	
	<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	0	0	1	0	O	0	1.		0	1	
	D.	Interlocutory appeals — (h)(1)(E)	1	0	0	1	0	3	55	6		5	
	E	Motions (From filing to hearing or prompt disposition) $-$ (h)(1)(f)	177	51	54	36	19	3	340	37.6	34	306	
	_ F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	4	1	2	2	0	3	12	1.3	1	11	
		Motion is actually under advisement — (h)(1)(J)	26	21	47	2	0	1	97	10.7	0	97	
	н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	80	1	0	0	0	0	81	9.0	21	60	
	6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	О	0	0	0	0	0		0	0	
	7.	Consideration by court of proposed plea agreement — (h)(1)(l)	37	12	3	4	1	0	57	6.3	0	57	
201	I	Prosecution deferred by mutual agreement — (h)(2)	0	0	2	2	0	1	5	6	0	5	
<u> </u>	м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	33	32	6	7	1	11	90	10.0	3	87	
	N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	1	0	0	2	0	2	5	6_	0	5	
	0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	_ 0	
	Р.	Superseding indictment and/or new charges — (h)(6)	3	3	3	0	0	О	9	1.0	0	9	
	R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	4	1	0	0	0	0	5	6	0	5	
		If more than one reason or none of the reasons below given in support (A & B)	15	11	16	41	12	12	107	11.8	4	103	
	т.	"Ends of Justice" Failure to continue would stop further proceedings or result in miscarriage (B)(i)	2	3	6	19	5	1	36	4.0	0	36	
		continuance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	18	18	2.0	0	18	
		30 days (B)(iii)]. 0	0	0	0	0	0	1 0	.0	0	0 1	

149

143

118

July 1, 1980

through

June 30, 1981

T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)

TOTAL

U. Time up to withdrawal of guilty plea — 3161(i)...... ₩ • Grand jury indictment time extended 30 more days — 3161(b) TERMINATED DEFENDANTS2 REPORTED DURING PERIOD.

DEFENDANTS WITH EXCLUDABLE TIME

DEFENDANTS WITHOUT EXCLUDABLE TIME . . .

TABLE 2

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED 3

One

904 D

DISTRICT

FLORIDA MIDDLE

INCIDENCE OF AND

REASONS FOR DELAY¹

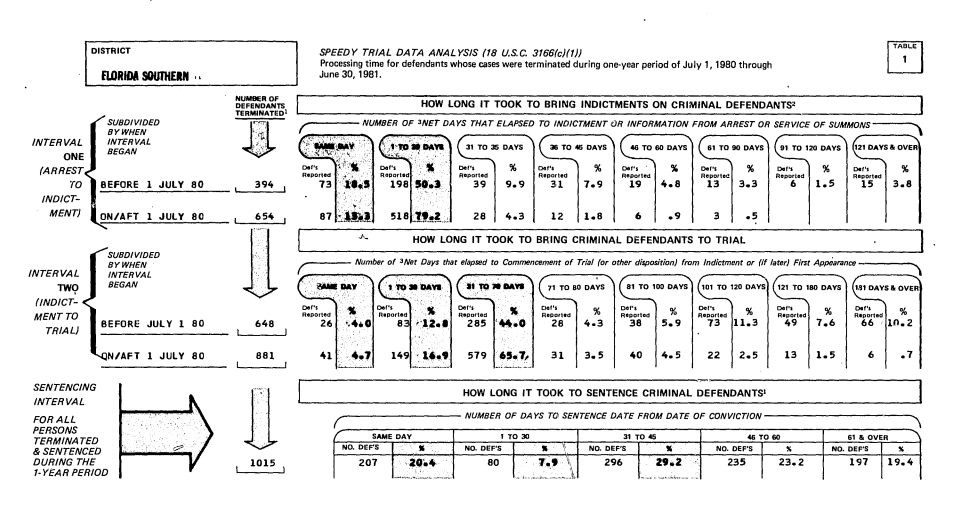
SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)

REASON UNDER 18 USC 3161

A. Examination or hearing for mental or physical incapacity — (h)(1)(A)

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

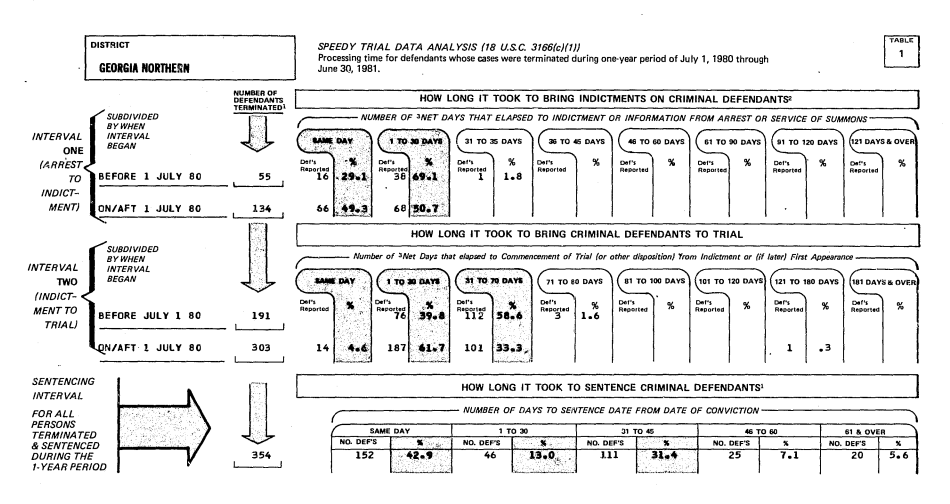


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

FLORIDA SOUTHERN	REPOR PERIO July 1, 1	D 980 TO	TALE	REPORTED DEFENDAN	ED DEFENI DURING P ITS WITHOU LE TIME .	ERIOD	1532A	~		BLE 2
PEEDY TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	1981		EXCLUDAB INCIDENTS TIME	OF EXCLU	DABLE	998 C		IN WE	ERVAL IICH EX- BLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days		UDABLE DE 22 to 42	LAY PERIO 43 to 84	OD (NO. OF 85 to 120		Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity – (h)(1)(A)	1	1	3	1	1	5	12	.8	0	12
B • NARA examination — (h)(1)(B)	. 0	0	0	0_	0	0	0	.0	٥	. 0
C • State or federal trials on other charges – (h) (1)(D)	1	0	2	0	0	0	3	•2	0	3
D • Interlocutory appeals – (h)(1)(E)		0	3	2	1	9	15	1.0	0	15
E • Motions (From filing to hearing or prompt disposition) — (h)(1)(f)		78	64	174	31	53	458	31.3	0	458
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	2	1	2	1	6	4	0	6
G • Motion is actually under advisement — (h)(1)(J)	86	83	177	66	20	18	450	30.8	6	444
H. Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)		0	1	1	0	0	2	.1	0	2
Transportation from another district or to/from examination or hospitalization in ten days or less — {h}{1}{H}.	,	0	o	0	0	0	1	.1	0	1
7 Consideration by court of proposed plea agreement — (h)(1)(l)		0	0	0	1	0	1	.1	0	1
I • Prosecution deferred by mutual agreement — (h)(2)		4	7	27	14	41	95	6.5	0	95
M . Unavailability of defendant or essential witness — (h)(3)(A & B)	,	3	1	9	5	17	38	2.6	4	34
Ne Period of mental or physical incompetence of defendant to stand trial — (h)(4)	,	0	0	0	2	1	4	.3	0	4
O Period of NARA commitment or treatment — (h)(1)(C) & (5),		0	0	0	0	0.	0	•0	0	0
P - Superseding indictment and/or new charges — (h)(6)		1	3	16	2	0	22	1.5	0	22
Defendant awaiting trial of co-defendant when no severance had	4	2	16	2	3	7	34	2.3	1	33
If more than one reason or none of the reasons below	,	15	42	135	21	50	271	18.5	0	271
"Ends of Failure to continue would stop further proceedings or	,	3	6	0	1	3	13	.9	0	13
Justice" ' result in miscarriage (B)(i)	·			<u>_</u> _	-				<u> </u>	
3161 T2 Case unusual or complex (B)(ii)		0	0	0	0	0	0	0	0	0
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)		0	0	0	0	0	0	0	0	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 1	0	11	6_	11_	0	19	1.3	0	19
U . Time up to withdrawal of guilty plea 3161(i)	. 1	0	0	5	1	9	16	1.1	0	16
₩ • Grand jury indictment time extended 30 more days — 3161(b)		0	3	0	0	0	3	2	0	3
L • More than 1 exclusion with days aggregated	. 0	0	0	0	0	0	0	0	0	0
TOTAL	167	190	341	445	106	214	1463	100.0	11	1452

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

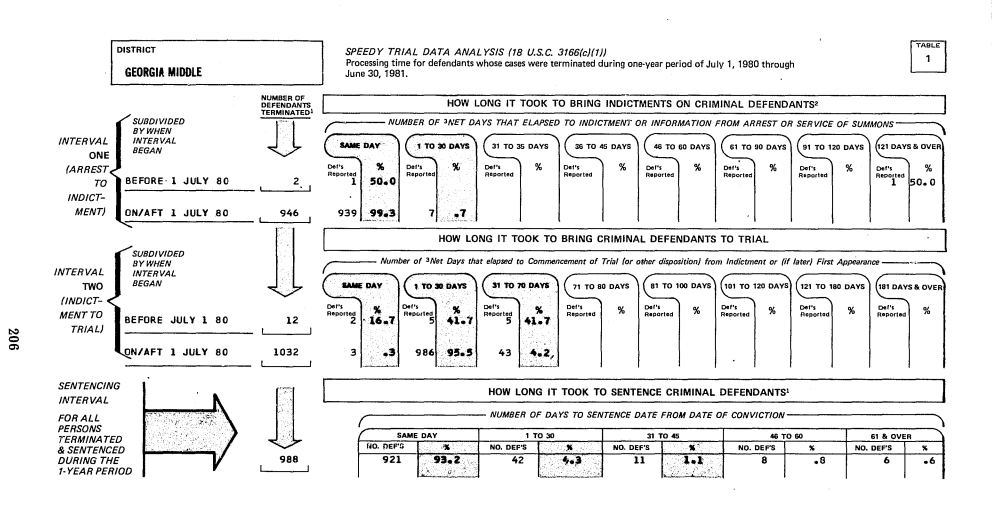
³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

GEORGIA NORTHERN	REPOR PERIOL July 1, 19	980	J	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING F	PERIOD UT	. 495A	% OF "A"	ı	BLE
SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	through	1 77	TALS	DEFENDAN EXCLUDAB	TS WITH		C		INT	ERVAL
INCIDENCE OF AND	June 30, 1	981		INCIDENTS			\	`		ICH EX-
REASONS FOR DELAY			•	TIME			631	%		CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days		UDABLE DE	43 to 84	DD (NO. OF 85 to 120	DAYS)	Sub- totals of	₹ "D"_	One	Two
A Examination or hearing for mental or physical incapacity — (h)(1)(A)	3	3	4	2	0	0	$\left(\begin{array}{c} \downarrow \\ 12 \end{array}\right)$	1.9	o	12
B NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	.0	0	0
C C C C C C C C C C C C C C C C C C C	1	0	0	1	0	0	2	•3	1	1
State of regular trials on other charges — (ii) (1/10)	0	<u>_</u>	0	0	0	8	8		0	8
D • Interlocutory appeals — {h}(1)(E)				 				1.3		
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	73	50	37	38	28	26	252	39.9	 2	250
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0_	0	0	0	0		0
G • Motion is actually under advisement — (h)(1)(J)	45	19	101	32	4	0	201	31.9	0	201
H Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	C	0	0	0	0	0	0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0_	0	0_	0	0	0	0_	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(l)	2	2	48	23	4	1	80	12.7	1	79
I • Prosecution deferred by mutual agreement — (h)(2)	o	0	0	0	0	1	1	2	0	1
M • Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	3	2	0	o	5	.8	0	5
Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	1	2	0	3	.5	0	3
D • Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	.0	0	o
P. Superseding indictment and/or new charges — (h)(6)	0	0	3	1	0	0	4	.6	0	4
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	2	3	4	0	15	25	4.0	0	25
T If more than one reason or none of the reasons below given in support (A & B)	3	2	3	16	8	1	33	5.2	0	33
"Ends of Failure to continue would stop further proceedings or	0		0	0	0		0	.0	0	0
T - continu-				<u> </u>		† - -	<u>*</u> -	—— <u>·</u>	<u> </u>	
ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	3	1	0	4	6_	0	4
(h)(B) T3 Indictment following arrest cannot be filed in 30 days (B) iii)	0	0	0	0	0	0	0	0	0	0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	•0	0	0
U • Time up to withdrawal of guilty plea — 3161(i)	1	0	0	0	0	0	1	•2	0	1
₩ • Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	.0	0	0
L. More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	•0	0	0
More than I exchange with days objected,		<u>_</u>		† <u>-</u> -					<u> </u>	
TOTAL	129	78	202	123	47	52	631	100.0	4	627

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

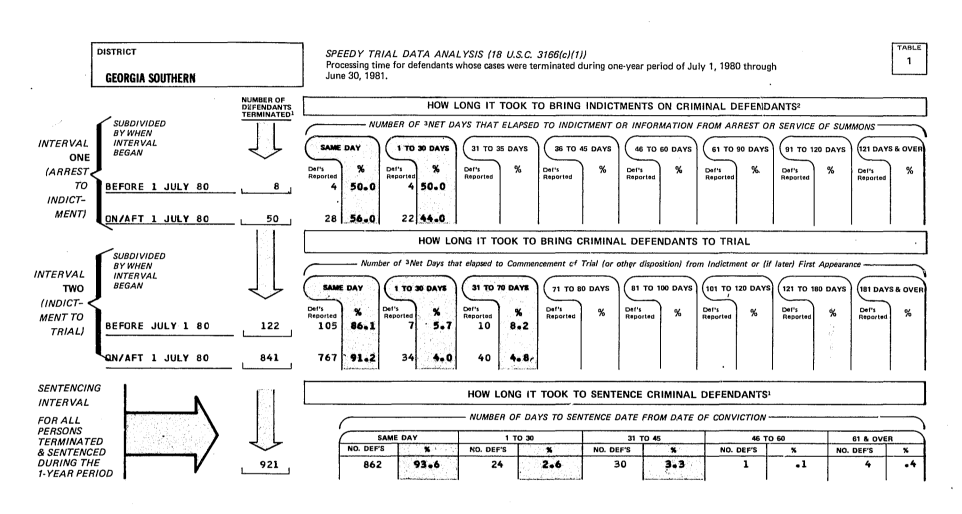


¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTR	GIA MIDDLE	REPOR PERIO	D 980		TERMINAT REPORTED DEFENDAM EXCLUDAE	DURING F	PERIOD, .	. 1044A	% OF "A" 98.5		BLE 2
SPEEDY INCID	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND	throug June 30,	h 10	DTALS	DEFENDAN EXCLUDAS INCIDENTS TIME.	ITS WITH BLE TIME . OF EXCLU	 DABLE	16 C) 1.5	IN WH	ERVAL IICH EX- BLE DE- CURRED 3
REAS CODE	ONS FOR DELAY1	LENGTH 0 to 10 days		UDABLE DI	ELAY PERIO		DAYS)	Sub- totals of	% OF "D"	One	Two
A.	REASON UNDER 18 USC 3161	0		0	1	05 15 120	0	1	4.5	0	1
B.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	 	 						<u> </u>
	NARA examination — (h)(1)(B)			0	0	0	0	0	-0	0	
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	-0	0	0
D•	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0		0		0	
E.	Motions (From filing to hearing or prompt disposition) — $(h)(1)(f)$	2	2	3	2	1	2	12	54.5	0	12
F•	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	1	0	0	0	1	4.5	1	0
G.	Motion is actually under advisement — (h)(1)(J)	ο	1	1	O	a	_ o	2	9.1	0	2
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	О	0	0	0	0	0	0	•0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(t)	0	0	0	0	0	0	0	0	0	0
1.	Prosecution deferred by mutual agreement — (h)(2)	o	0	0	0	0	0	0	_ 0	0	o
м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	1	o	o	1	4.5	o	1
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	С	0	0	0	0	0	.0	0	0
0.	Period of NARA commitment or treatment — {h}(1)(C) & (5)	0	0	G	0	0	0	0	.0	0	0
Р.	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 had	0	0	0	0	0	0	0	.0	0	0
	been granted — (h)(7)	o	0	0	0	0	0	0	.0	0	0
	"Ends of Justice" To result in miscarriage (8)(i)	0	0	0	1	0	0	1	4.5	0	1
т.	continu-										<u> </u>
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	1	1	2	0	0	0	4	18.2	0	4
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	0	0	0
W	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	O	0	0	o	0	0	О
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	0
	TOTAL	3	4	7	5	1	2	22	100.0	1	21

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

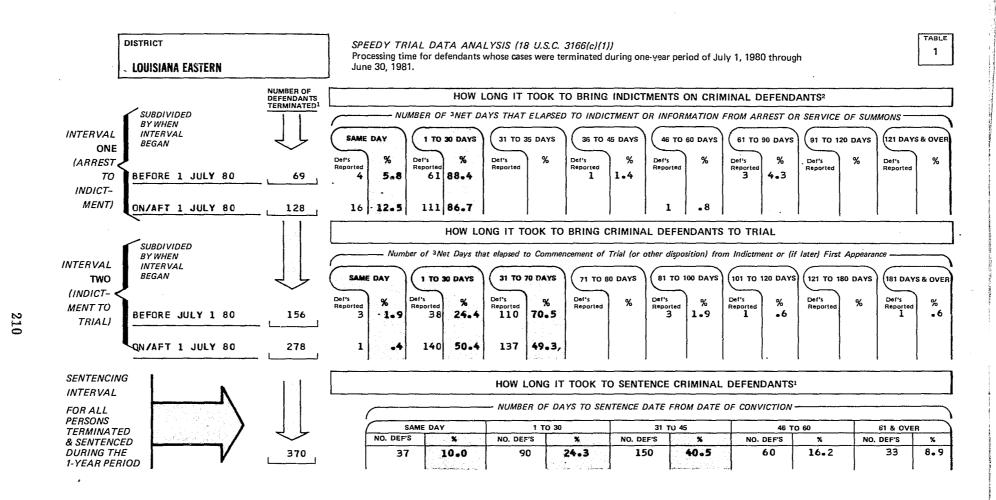
GEORGIA SOUTHERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	July 1, 1	REPORT PERIOD July 1, 1980 through June 30, 1981 TOTALS TERMINATED DEFENDANTS ² REPORTED DURING PERIOD							93.6 INTERV			
REASONS FOR DELAY	LENGTI 0 to 10 days		UDABLE DI		OD (NO. OF		Sub- totals of	% OF "D"	One	Two		
A • Every leading or beginning for monthly a physical logococky. (IbVIVA)	2	1	22.10-12	0	1	1	7	$\sqrt{}$	0	7		
Examination or hearing for mental or physical incapacity — (n)(1)(A)		 		 	 			7.2	<u>-</u>	 		
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)(D)	. 0	0	0	0	0	0	0	-0		0		
D • Interlocutory appeals – (h)(1)(E)	. 0	0	0	0	0	3	3	3.1	0	3		
E. Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	. 3	5	3	0	0	0	11	11.3	0	11		
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0		0	0		
G • Motion is actually under advisement — (h)(1)(J)	9	12	23	2	o	0	46	47.4	o	46		
H Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	1	0	0	0	0	0	0	•0	0	0		
Transportation from another district or to/from examination or hospitalization in ten days or less — {h}(1)(H).		0	0	0	0	0	0	.0	0	0		
7 - Consideration by court of proposed plea agreement - (h)(1)(l)		0	0	0	0	0	0	.0	0	0		
T		0	С	0	0	0	0	•0	0	0		
Troscotion deteries by mateur agreement — (m/z)	.	 	 	 	<u> </u>			1				
Unavailability of defendant or essential witness — (h)(3)(A & B) Period of mental or physical incompetence of defendant to		4	C	1	0	0	14	14.4	0	14		
N = stand trial - (h)(4)	. 0	0	0	1	0	0	1	1.0	0	1		
O • Period of NARA commitment or treatment - (h)(1)(C) & (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 had been granted — (h)(7)		0	0	0	0	0	0	0	0	0		
If more than one reason or none of the reasons belo given in support (A & B)		0	3	2	o	0	7	7.2	0	7		
"Ends of Justice" Failure to continue would stop further proceedings or result in miscarriage (B)(i)		0	4	2	0	0	7	7.2	0	7		
T • continu- ance, per												
3161 T2 Case unusual or complex (B)(ii)	. 0	0	0	0	0	0	0		0	0		
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	. 0	0	0	0	0	0	0		0	0		
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 0	0	0	0	0	0	0	0	0	0		
U Time up to withdrawal of guilty plea — 3161(i)	. 1	0	0	0	0	0	1	1.0	0	1		
W • Grand jury indictment time extended 30 more days — 3161(b)	. 0	0	0	0	0	0	0	0	0	0		
L • More than 1 exclusion with days aggregated	. 0	0	0	0	0	0	0	•0	- 0	0		
TOTAL	27	22	35	8	1	4	97	100.0	0	97		

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

CONTINUED

20F4



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

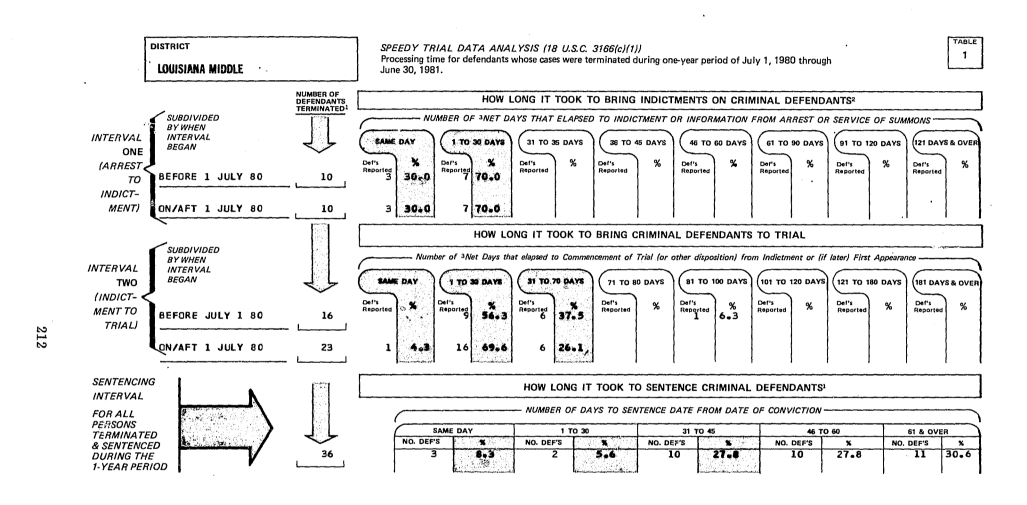
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY INCID	SIANA EASTERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	D 980 h		TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE INCIDENTS TIME	DURING P ITS WITHOU ILE TIME . ITS WITH ILE TIME . OF EXCLU	ERIOD, . JT DABLE	. 434A . 236B . 198C	45.6	INT IN WH CLUDA	ERVAL IICH EX- BLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI	LAY PERIO	DD (NO. OF 85 to 120		Sub- totals of	Joe "D"	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	0	1	0	1	(3	1.3	0	3
В.	NARA examination — (h)(1)(8)	0	0	0	0	0	0	0	•0	0	0
с.	,,,,,,	0	1	-	0	0	0	1	-4	0	1
D.	State or federal trials on other charges — (h) (1)(D)	0	0	0	3	0	7	10	4.3	0	10
E.	Interlocutory appeals — (h)(1)(E)	7	15	22	67	18	3	132	56.2	1	131
	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	0	0	0	0	0	0	0	.0	0	0
	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)				l						
<u>G.</u>	Motion is actually under advisement – (h)(1)(J)	1	0	0	0	0	0	1	4	0	1
н.	extradition – (h)(1) Transportation from another district or to/from examination or	0	0	0	0	0		0	- <u>·</u> c	<u> </u>	0
6	hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0		0	-0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	0	0	0		0	0
Ι.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	10	10	4.3	0	10
м.	Unavailability of defendant or essential witness ~ (h)(3)(A & B)	3	0	5	3	1	3	15	6.4	11	14
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	1	o	0	0	0	2	3	1.3	0	3
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5),	0	0	О	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 had	0	0	0	3	0	2	5	2.1	0	5
	been granted — (h){7}	0	2	1	7	2	11	36	15.3	0	36
	"Ends of Failure to continue would stop further proceedings or	0	2	 	2	3	1	11	4.7	0	11
т.	Testit iii iiiiscaii iage (D)(i)									 	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	o	О	0	o	0	5	5	2.1	0	5
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	•0	0	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	3	0	0	0	3	1.3	0	3
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	 	0	0	0	0	-0	0	0
	- 1	0	0	 	0	0	0	0	.0	0	0
<u> </u>	Grand jury indictment time extended 30 more days — 3161(b)	0	0	 	0	0	0	0		0	0
_ <u>L.</u>	More than 1 exclusion with days aggregated			 	-			-	0	- -	
	TOTAL	12	21	47	86	24	45	235	100.0	2	233

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers eut of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

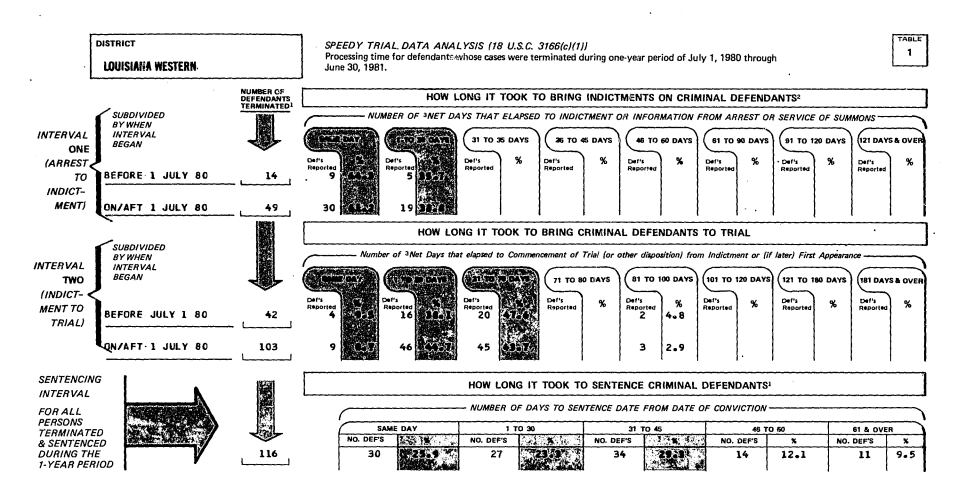


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

LOUISIANA MIDDLE SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND		REPOR PERIO July 1, 1 throug June 30,	980 TO	DTALS	REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS	ITS WITH ILE TIME .	PERIOD, , UT DABLE	25 C	64.1	INT IN WH	ERVAL IICH EX-BLE DE-
REAS	ONS FOR DELAY ¹	LENGTH	OF EXCL	.UDABLE DE		DD (NO. OF		46 Sub-	% OF "D"	 	CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120		totals of	NOF U	One	Two
<u>A-</u>	Examination or hearing for mental or physical incapacity — {h}{1}(A)	0	2	0	1	0	0	3	6.5	0	3
В.	NARA examination (h)(1)(B)	0	0	0	0	0	0	0		0	0
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	0	1	0	0	0	0	1	2.2	0	1
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
Е.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	7	0	4	8	0	7	26	56.5	2	24
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — {h}(1)(G)	1	0	0	0	0	0	1	2.2	1	0
G.	Motion is actually under advisement — (h)(1)(J)	0	6	5	2	0	o	13	28.3	0	13
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	•0	0.	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	•0	0	0
7.	Consideration by court of proposed plea agreement — {h}{1}{1}	0	0	0	0	0	0	0	.0	0	0
Ι.	Prosecution deferred by mutual agreement — (h)(2)	0	. 0	0	0	0	0	0	•0	0	0
м.	Unavailability of defendant or essential witness — (h)(3) A & B)	0	0	0	1	0	0	1	2.2	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.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	•0	0	0
P•		0	0	0	0	0	0	0	——	0	0
	Superseding indictment and/or new charges — (h)(6) Defendant awaiting trial of co-defendant when no severance had			-					-0		
R.	been granted — (h){7}	0	0	0	0	0	0	0		0	0
	"Ends of Failure to continue would stop further proceedings or	0	0	0	0	0	0	0	-0	0	0
τ.	Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	0	0	0
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	С	0	o	o	o		•0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	•0	0	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	•0	0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	1	0	1	2.2	0	1
W .	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	•0	0	0
۲.		0	0	0	0	0	0	0	•0	0	0
	More than 1 exclusion with days aggregated	ļ						<u> </u>			
	TOTAL	8	9	9	12	1	7	46	100.0	3	43

¹ Paragraph and subsection of 18 'USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason icr delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



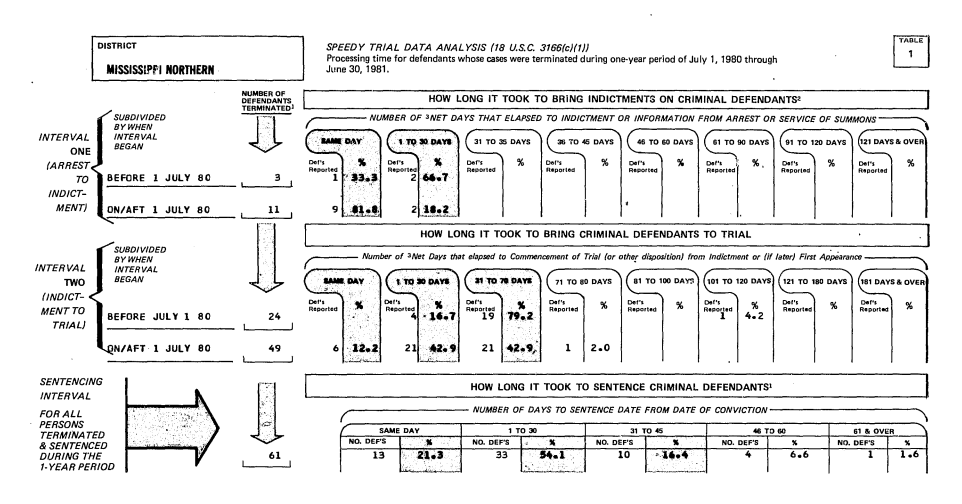
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

2]

DISTRICT LOUISIANA WESTERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. \$166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹		REPOR PERIO July 1, 1 throug June 30,	980 h	OTALS	REPORTED DEFENDAM EXCLUDAE DEFENDAM EXCLUDAE INCIDENTS	RERMINATED DEFENDANTS2 REPORTED DURING PERIOD				% TABI 2 53.1 46.9 INTER IN WHIC CLUDAB LAY OCCU	
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI	LAY PERIO	OD (NO. OF		Sub- totals of	40 mg	One	Two
Α.		0	1	0	3	0		$\left(\begin{array}{c} \checkmark \\ 4 \end{array}\right)$	4.3	0	4
	Examination or hearing for mental or physical incapacity — {h}(1)(A)	0	0	0	0	0	0	0	.0	0	0
В.	NARA examination — (h){1)(B)	<u> </u>			 						
<u> </u>	State or federal trials on other charges (h) (1)(D)	0	0	0	0	0		0	0	-	0
D.	Interlocutory appeals - (h)(1)(E)	0	0	0	0	0	1	1	1.1	0	1
<u>E.</u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	13	12	25	5	6	3	64	68.8	1	63
<u>F.</u>	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
G.	Motion is actually under advisement — (h)(1)(J)	0	1	2	0	0	0	3	3.2	0	3
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	3	o	o	o	О	0	3	3.2	2	1
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(i)	0	0	0	0	0	o	0	.0	0	0
1.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	1	0	0	1	1.1	0	1
	•		1	0	1	0	0	2	2.2	0	2
М.	Unavailability of defendant or essential witness — (h)(3)(A & B) Period of mental or physical incompetence of defendant to	—			 		 	<u> </u>			
N.	stand trial — (h)(4)	0	0	0	0	0	0			-	0
0.	Period of NARA commitment or treatment - (h)(1)(C) & (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 had been granted — (h)(7)	0	0	0	0	0	0	0	0	0	0
	T If more than one reason or none of the reasons below given in support (A & B)	0	o	6	7	o	2	15	16.1	0	15
	"Ends of Justice" Failure to continue would stop further proceedings or result in miscarriage (B)(I)	0	О	o	o	o	0	. 0	• 0	0	О
<u> </u>	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	٥	0	0	0	0	0	0	0
U.	Time up to withdrawal of guilty plea - 3161(i)	О	0	0	0	0	0	0	-0	0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	ſ	ΰ	0	.0	0	0
L,	More than 1 exclusion with days aggregated	0	О	0	0	0	0	0	•0	0	0
		1.	1.5	22	177			0.3	100.0	3	90
	TOTAL	16	15	33	17	6	6	93	100.0	3	90

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: Juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

July 1, 1980

through

June 30, 1981

0 If more than one reason or none of the reasons below given in support (A & B) 0 0 0 • 0 ance, per 3161 T2 Case unusual or complex (B)(ii)...... 0 0 0 0 - 0 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) •0 0 0 0 - 0 U • Time up to withdrawal of guilty plea - 3161(i)..... 0 • 0 0 We Grand jury indictment time extended 30 more days — 3161(b) 100.0 41 1 Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as 2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from 3 Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

TERMINATED DEFENDANTS2 REPORTED DURING PERIOD. DEFENDANTS WITHOUT

EXCLUDABLE TIME . . .

INCIDENTS OF EXCLUDABLE

0

0

0

DEFENDANTS WITH

0

TABLE 2

INTERVAL

IN WHICH EX-CLUDABLE DE-

LAY OCCURRED 3

0

17

0

0

0

0

26 © 35.6

.0

. 0

•0

- 0 22.0

2.4

41

0

0

MISSISSIPPI NORTHERN

INCIDENCE OF AND

Justice" T- continu-

REASONS FOR DELAY¹

SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)

D • Interlocutory appeals – (h)(1)(E).....

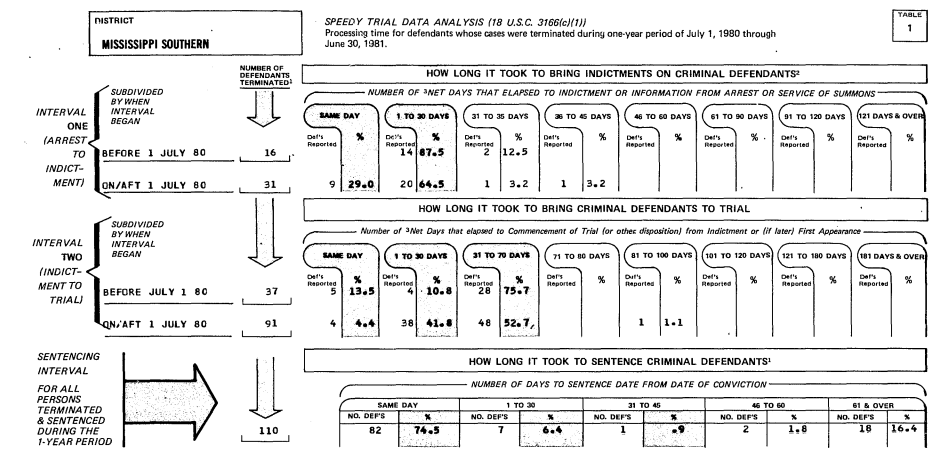
REASON UNDER 18 USC 3161

A • Examination or hearing for mental or physical incapacity — (h)(1)(A)

E • Motions (From filing to hearing or prompt disposition) — (h)(1)(f)

F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)

U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



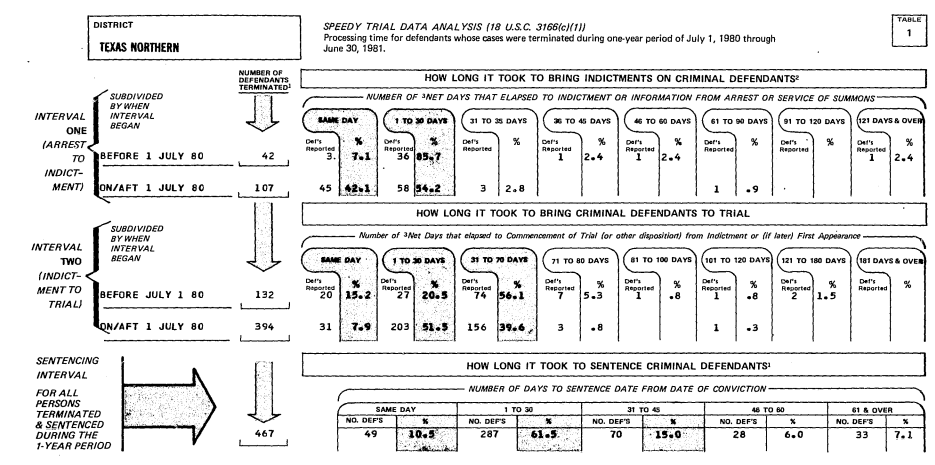
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

	MISSISSIPPI SOUTHERN EEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)		T D 980	TALS.	REPORTED DEFENDAN EXCLUDAB	ED DEFENI DURING P ITS WITHOU LE TIME .	ERIOD, .	. 128A	% OF "A" 39•1	TABLE 2	
RPEEDY	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	n	•	DEFENDANTS WITH EXCLUDABLE TIME		. , 78 ©	60.9	INTERVAL IN WHICH EX-		
	ENCE OF AND	June 30,	1981			OF EXCLU		101		CLUDA	BLE DE- CURRED ³
REAS	ONS FOR DELAY ¹	LENGTH	OF EXCL	UDABLE DE					% OF "D"		
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	tolaisot	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	0	1	0	0	0	2	2.0	0	2
B•	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	•0	0	0
с.	State or federal trials on other charges — (h) (1)(D)	1	0	0	0	0	0	1	1.0	0	1
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	2	2	2.0	0	2
E.	Motions (From filing to hearing or prompt disposition) \sim (h){1}(f)	3	6	4	8	17	3	41	40.6	0	41
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	1	0	0	1	1.0	0	1
G.	Motion is actually under advisement — (h)(1)(J)	0	0	0	0	0	0	0	.0	0	0
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	О
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	o	С	0	0	0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	1	0	0	1	2	2.0	0	2
ı.	Prosecution deferred by mutual agreement — (h)(2)	0	1	0	0	1	2	4	4.0	0	4
М.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	O	1	0	1	1.0	0	1
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	o	1	o	1	1.0	0	1
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	О	0	0	o	0	О	0	• 0	0	0
Р.	Superseding indictment and/or new charges — (h)(6)	0	C	0	0	0	0	0	•0	0	o
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	o	o	o	0	•0	0	o
	T If more than one reason or none of the reasons below given in support (A & B)	2	2	4	6	1	6	21	20.8	0	21
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	1	0	0	13	1	4	19	18.8	0	19
<u>T.</u>	ance, per		0		0	o	o	0	•0	o	0
	3161 T2 Case unusual or complex (B)(ii)		0	0		0	0				0
	To Continuance granted in order to obtain or substitute	0		 -	1			1	1.0	1	
	counsel, or give major time to prepare (B) (iv)	ļ	0	1	0	0	0	1	1.0	0	1
U.	Time up to withdrawal of guilty plea — 3161(i),	0	0	0	0	0	0	0	-0	0	0
. W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	3	0	0	0	3	3.0	3	0
<u> </u>	More than 1 exclusion with days aggregated	0	0	0	0	1	0	1	1.0	0	1
	TOTAL	8	9	14	29	23	18	101	100.0	4	97

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

3 Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

220

SPEEDY INCID	S NORTHERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	D 980 h тс	TALS	REPORTED DEFENDAM EXCLUDAE DEFENDAM EXCLUDAE INCIDENTS		PERIOD, . UT DABLE	526A 425B 101C	19.2	INT IN WE	ERVAL IICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE	LAY PERIO	OD (NO. OF 85 to 120		Sub- lotals of	OF "D"	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	7	1	1	(10	6.8	0	10
В.	NARA examination — (h)(1)(B)	О	0	0	0	0	0	0	•0	0	0
C.	State or federal trials on other charges (h) (1)(D)	2	0	0	0	0	0	2	1.4	1	1
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	•0	0	0
E •	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	6	8	5	3	1	1	24	16.2	0	24
	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	•0	0	0
G.	Motion is actually under advisement — (h)(1)(J)	6	7	9	2	2	1	27	18.2	0	27
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	.0	0	0
6•	Transportation from another district or co/from examination or hospitalization in ten days or less — (h)(1)(h)	2	0	0	0	0	0	2	1.4	0	2
7.	Consideration by court of proposed plea agreement — (h)(1)(i)	2	1	2	1	0	0	6	4.1	0	6
Ι.	Prosecution deferred by mutual agreement — (h)(2)	0		0	0	0	0	1	.7	0	1
м.		0	0	1	10	0	2	13	8.8	0	13
N.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	1	0	0	1	.7	0	1
0.	stand trial — (h)(4)	0	0	0	0	0		0	•0	0	0
	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	o	1	0	0	0	1	.7	0	1
R.	Superseding indictment and/or new charges — (h)(6) Defendant awaiting trial of co-defendant when no severance had	0	1	1	1	0		3		0	3
	been granted — {h}{7}	4	<u>*</u>	3		8	7		2.0		
	"Ends of Failure to continue would stop further proceedings or	<u> </u>			15			42	28.4	0	42
т.	Justice" T1 result in miscarriage (B)(i)	0	0	0	0	1		1	7	0	1
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	1	0	0	0	0	0	1	.7	1	. 0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	1	2	2	2	1	0	8	5.4	0	8
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	o	0	0	•0	0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	3	1	2	0	0	O	6	4.1	5	ı
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	• 0	0	0
	TOTAL	27	26	27	42	14	12	148	100.0	7	141

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

DISTRICT TEXAS EASTERN		SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1)) Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981.	TABLE 1
SUBDIVIDED BY WHEN INTERVAL BEGAN	NUMBER OF DEFENDANTS TERMINATED ¹	HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS ² NUMBER OF 3NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMO 31 TO 35 DAYS 31 TO 35 DAYS 46 TO 60 DAYS 61 TO 90 DAYS 91 TO 120 DAYS 125	VS TI DAYS & OVER
ONE (ARREST TO INDICT- MENT) ON/AFT 1 JULY 80			nt's Ported
INTERVAL TWO (INDICT-		Del's Del's O Del's O Del's O Del's O Del's	II DAYS & OVER
MENT TO TRIAL) BEFORE JULY 1 80 QN/AFY 1 JULY 80		Reported 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	pointed 70
SENTENCING INTERVAL		HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS ¹	
FOR ALL PERSONS		NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION SAME DAY 1 TO 30 31 TO 45 46 TO 60 61	S OVER
TERMINATED & SENTENCED		NO. DEF'S NO. DEF'S NO. DEF'S NO. DEF'S NO. DEF'S	
DURING THE 1-YEAR PERIOD	141	65 41 7 5.0 1	4 9.9

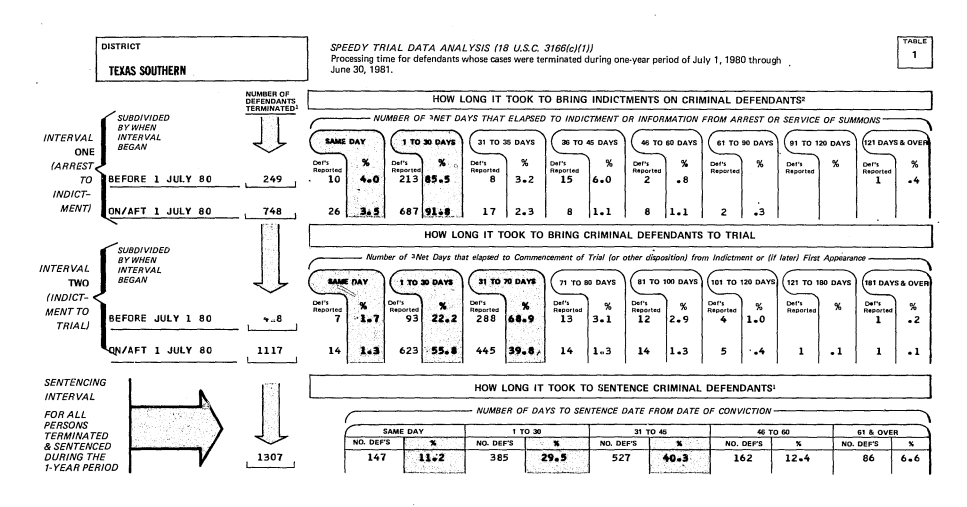
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

TEXAS EASTERN	REPOR PERIO July 1, 1 throug	980 TC		REPORTED DEFENDAR	ED DEFENI DURING P ITS WITHOUS LE TIME .	ERIOD	. <u>183</u> A			ABLE 2
PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	1981		EXCLUDAE INCIDENTS TIME	OF EXCLU	DABLE	61 C		IN WH	ERVAL IICH EX- ABLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	JDABLE DE 22 to 42	43 to 84	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	1	1	1	4	5.4	0	4
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}(D)	0	0	0	0	0	0	0	0	0	0
D • Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0		0	0
E Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	3	1	3	4	2	0	13	17.6	0	13
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	1	0	0	0	1	1.4	0	1
G • Motion is actually under advisement — (h)(1)(J)	3	3	5	2	0	0	13	17.6	0	13
Misc, proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	О	Q	0	0	0	0	0		0	
7. Consideration by court of proposed plea agreement — (h)(1)(l)	О	0	0	0	0	0	0	0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	2	1	5	8	10.8	1	7
Me Unavailability of defendant or essential witness — (h){3}(A & B)	2	1	0	0	0	2	5	6.8	0	5
Period of mental or physical incompetence of defendant to N = stand trial — (h)(4)	0	0	0	0	С	0	0	•0	0	0
O Period of NARA commitment or treatment — (h)(1)(C) & (5)	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	1	1.4	0	1
Defendant awaiting trial of co-defendant when no severance had	0	0	0	0	0	0	0	•0	0	0
Re been granted — (h)(7)	1	0	0	1	3	13	18	24.3	0	18
"Ends of Tillustice" Tillustice" Tillustice (B)(i)	0	0	0	0	0	0	0	•0	0	0
T. continu-	<u>*</u>				"				-	
ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
(h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0		0	0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	1	1	0	6	8	10.8	0	8
U. Time up to withdrawal of guilty plea - 3161(i)	. 0	0	0	1	0	0	1	1.4	0	1
W. Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	2	0	0	2	2.7	2	
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	-0	0	0
TOTAL	9	5	11	14	8	27	74	100.0	3	71

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

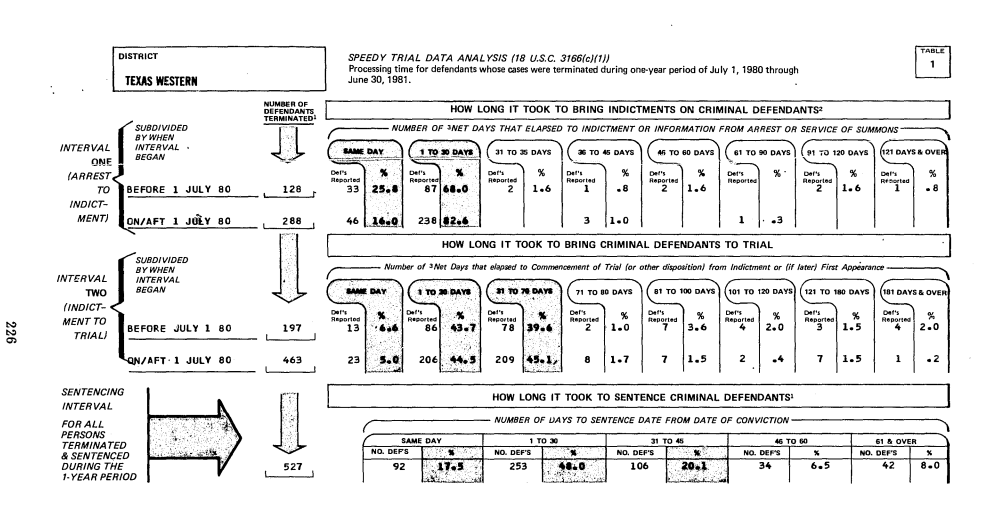


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY	S SOUTHERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIOI July 1, 19 through	980 h 1981	TALS<	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	DURING P ITS WITHOU ILE TIME . ITS WITH ILE TIME . OF EXCLU	DERIOD	. 1539 A . 1254 B . 285 C) 18.5	INTI IN WH CLUDA	ERVAL ICH EX- BLE DE- JURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120		Sub- totals of	OF "D"	One	Two
_ A .	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	4	0	6	0	6	16	4.5	0	16
В.	NARA examination — {h}{1}{B}	0	0	0	0	0	0	0		0	0
C-	State or federal trials on other charges = (h) (1)(D)	0	0	2	1	0	1	4	1.1	0	4
_D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0		0	0
<u>E.</u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	7	6	15	14	2	0	44	12.3	0	44
F.	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	1	0	0	0	1	3	0	1
	Motion is actually under advisement — (h)(1)(J)	0	1	3	1	0	0	5	1.4	0	5
Н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	1	0	0	0	0	0	1	3_	0	1
6•	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	o	0	0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(l)	1	1	6	1	2	0	11	3.1	0	11
I.	Prosecution deferred by mutual agreement (h)(2)	0	0	7	7	1	11	26	7.3	0	26
M.	Unavailability of defendant or essential witness — (h)(3)(A & B)	2	1	2	5	2	7.	19	5.3	0	19
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	o	0	0	0	0	3	3	8	o	3
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	o	0	o	0	0	o	0	0	0	0
Р.	Superseding indictment and/or new charges — (h)(6)	o	1	2	o	o	o	3	.8	o	3
_ R .	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	2	0	6	3	0_	1	12	3.4	o	12
	If more than one reason or none of the reasons below give in support (A & B)	8	10	44	54	40	53	209	58.4	0	209
	"Ends of Justice" T1 result in miscarriage (8)(i)	0	0	2	1	0	0	3	.8	0	3
	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	30 days (B) (iii)	0	0	0	0	0	0	0		0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	1	0	0	. 0	0	0	1	3	0	1
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0	0	0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	С	0	0	0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	0
	TOTAL	22	24	90	93	47	82	358	100.0	0	358

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	125	53	81	66	27	23	375	75.2	47	328
	F . Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
	G Motion is actually under advisement — (h){1}(J)	2	9	7	0	0	0	18	3.6	0	18
	Misc. proceedings: probation or parole revocation, deportation, H • extradition — (h)(1)	1	0	0	0	0	o	1		0	1
	Transportation from another district or to/from examination or hospitalization in ten days or less — {h}{1}{H}	0	0	0	0	0	0	0	0	0	0
	Consideration by court of proposed plea agreement — (h)(1)(1)	1	0	5	4	3	1	14	2.8	0	14
	I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	1	3	4	8	0	4
227	■ Unavailability of defendant or essential witness = (h)(3)(A & B)	_ 7	1	1	1	2	3	15	_3.0	1	14
	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	0	1	1	2	0	1
	Period of NARA commitment or treatment — (h)(1)(C) & (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	o
	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	1	0	0	1	2	0	1
	If more than one reason or none of the reasons below given in support (A & B)	4	10	27	10	1	0	52	10-4	0	52
	"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	o

76

123

July 1, 1980

through

June 30, 1981

TOTALS<

0

U Time up to withdrawal of guilty plea — 3161(i)......

W . Grand jury indictment time extended 30 more days — 3161(b)

L. More than 1 exclusion with days aggregated

Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)

TERMINATED DEFENDANTS2 REPORTED DURING PERIOD,

DEFENDANTS WITH EXCLUDABLE TIME . . .

279B 42.3

• 0

• 0

1.0

. 2

.0 •0

• 2

100.0

499

499 D

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED³

One

0

DEFENDANTS WITHOUT EXCLUDABLE TIME . .

DISTRICT

TEXAS WESTERN

INCIDENCE OF AND

ance, per 3161 (h){8}

Т3

REASONS FOR DELAY¹

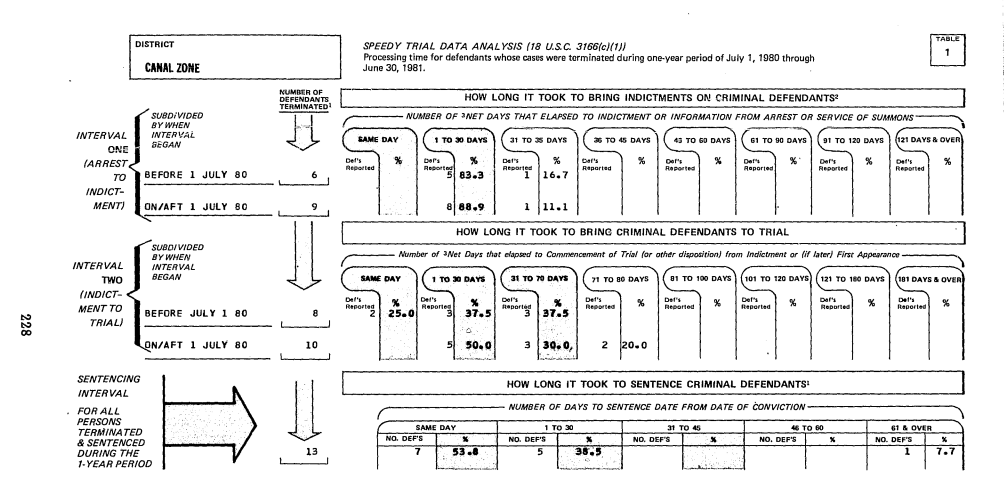
SPEEDY TRIAL DATA ANALYSIS -18 U.S.C. 3166(b)(2)

C . State or federal trials on other charges - (h) (1)(D)

REASON UNDER 18 USC 3161 A. Examination or hearing for mental or physical incapacity — (h)(1)(A)

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

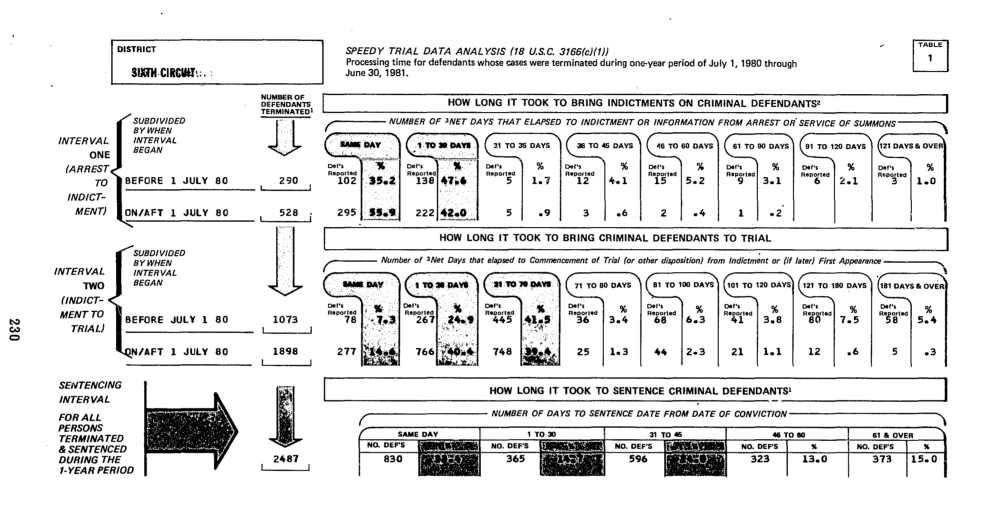


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

CANAL ZONE SPEEDY TRIAL DATA AI INCIDENCE OF A REASONS FOR I		REPOR PERIO July 1, 1 throug June 30,	980 h 1981	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME.	DURING F ITS WITHO BLE TIME . ITS WITH BLE TIME .	PERIOD, . UT	. 18 ^A . 15 ^B . 3 ^C	% OF "A" 83.3) 16.7	INT IN WH	ERVAL IICH EX- BLE DE- CURRED ³
	ON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE 22 to 42	LAY PERIO	DD (NO, OF 85 to 120		Sub- totals of	OF "D"	One	Two
A Examination or	hearing for mental or physical incapacity $-\{h\}\{1\}\{A\}$	0	0	0	0	0	0	0	0	0	0
B . NARA examinat	tion — (h)(1)(B)	0	0	0	0	0	0	0	0	0	0
C . State or federal t	trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	_ •0_	0	0
D. Interlocutory ap	peals — (h)(1)(E)	0	0	0	0		0	0	0_	0	0
E. Motions (From f	filing to hearing or prompt disposition) — (h)(1)(f)		0	0_	0	0	0	0	0	0	0
F. Transfers from o	other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0_	0	0
G. Motion is actual	ly under advisement — (h){1){J}	0	0	0	0	0	0	0	0_	0	0_
	s: probation or parole revocation, deportation,	0	0	0	0	0	0	0	0	0	0
	rom another district or to/from examination or n ten days or less — (h){1}(H)	0	0	0	0	0	0	0	0_	0	0
7 - Consideration by	court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	0	0	0
I • Prosecution defe	erred by mutual agreement — (h)(2)	0	0	1	0	0	1	2	66.7	0	2
M • Unavailability of	defendant or essential witness — (h)(3)(A & B)	0	0	0	0	0	1	1	33.3	0	1
Period of menta	or physical incompetence of defendant to	0	0	0	o	0	0	0	•0	0	0
	A commitment or treatment — (h)(1)(C) & (5), ,	0	0	0	0	0	0	0	•0	0	0
	ictment and/or new charges — (h)(6)	0	0	0	0	0	0	0	• 0	0	0
_ Defendant await	ting trial of co-defendant when no severance had	0	0	0	0	0	0	0	•0	0	0
Oeen granted —	If more than one reason or none of the reasons below	0	0	0	0	0	0	0	.0	0	0
"Ends of Justice" T1	given in support (A & B)	0	0	0	0	0		0	.0	0	0
T. continu-	result in miscarriage (B)(i)			<u>_</u>		<u>°</u> -	\vdash \dashv				<u>-</u>
	Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0_	0	0
(h)(8) T3	Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
T4	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	c	0	0	0_	0	0
U. Time up to with	drawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	0	0	0
W. Grand jury indic	tment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L. More than 1 exc	lusion with days aggregated	a	0	0	0	0	0	0	0	0	0
	TOTAL	0	0	1	0	0	2	3	100.0	0	3

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

July 1, 1980

through

June 30, 1981

TERMINATED DEFENDANTS2 REPORTED DURING PERIOD

DEFENDANTS WITHOUT EXCLUDABLE TIME . .

EXCLUDABLE TIME . .

INCIDENTS OF EXCLUDABLE

C

DEFENDANTS WITH

U . Time up to withdrawal of guilty plea - 3161(i)..... We Grand jury indictment time extended 30 more days — 3161(b)

Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)

TOTAL

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

469

358

129

224

291

2018 100.0

.0

. 9

0

18

TABLE 2

INTERVAL IN WHICH EX-CLUDABLE DE-

37

0

0

16

1761 (B) 59.3

1211 © 40.7

1.9

(2018)

38

DISTRICT

SIXTH CIRCUIT

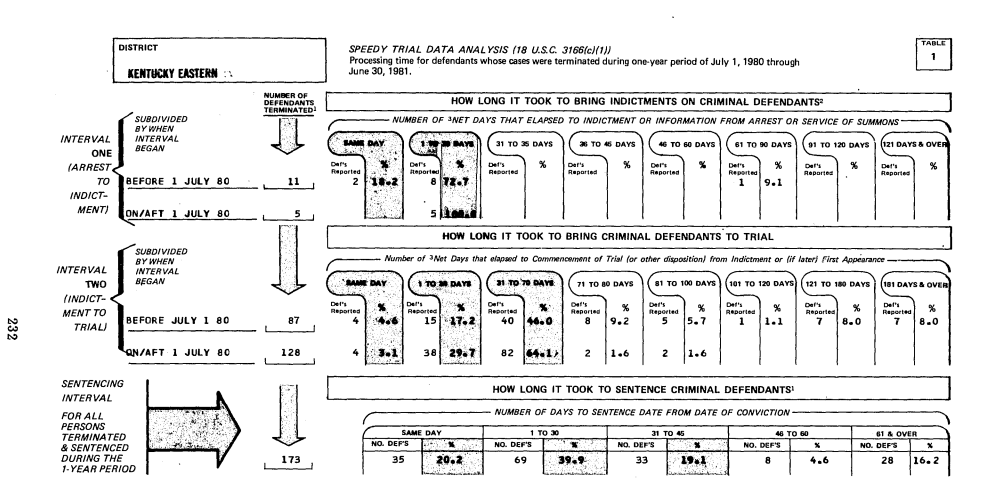
INCIDENCE OF AND

REASONS FOR DELAY

SPEEDY TRIAL DATA ANALYSIS -18 U.S.C. 3166(b)(2)

REASON UNDER 18 USC 3161

A. Examination or hearing for mental or physical incapacity — (h)(1)(A)



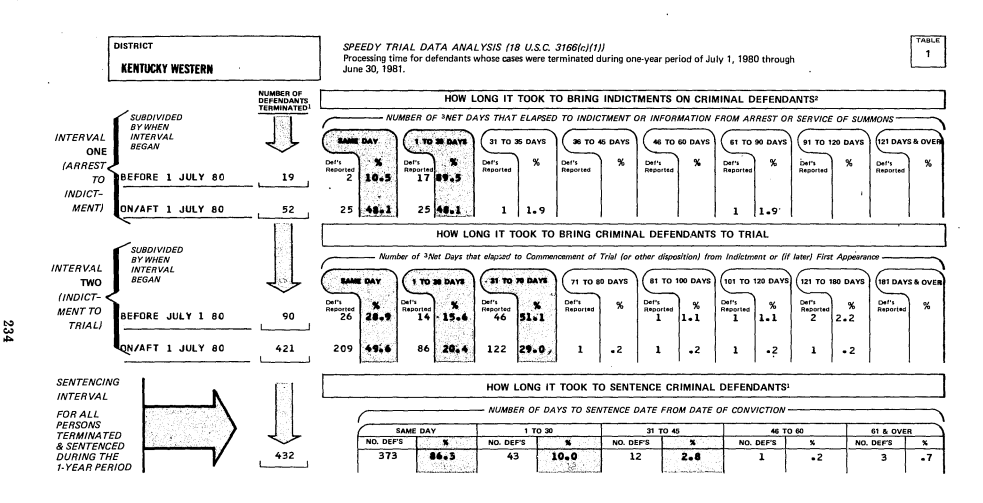
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

MEMTUCKY EASTERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	July 1,	OD 1980 _{Igh} T	OTALS	REPORTED DEFENDAMENCLUDAE DEFENDAMENCAMENTAMENTAMENTAMENTAMENTAMENTAMENTAMENT	ED DEFENI DURING P ITS WITHOU ILE TIME . ITS WITH ILE TIME .	ERIOD, .	. 215A . 86B . 129C) _(40•0)	INT	ERVAL
INCIDENCE OF AND REASONS FOR DELAY ¹	June 30	, 1981	Į		OF EXCLU		201	\ <u> </u>	CLUDA	BLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161		TH OF EXCI	UDABLE D	43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	4	2	0	6	3.0	0	6
B NARA examination — (h)(1)(B)		0	0	0	0	0	0		0	0
C - State or federal trials on other charges - (h) (1)(D)	0	0	0	0	0	0	0		.0	0
D • Interlocutory appeals — (h)(1)(E)		0	0	0	0	0	0	0	00	0
E_{\bullet} Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	3.8	17	18	13	8	0	94	46.8	1	93
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	o	0	0	0	0	0	0		0	0
G Motion is actually under advisement — (h)(1)(J)	. 8	4	14	7	1	0	34	16.9	1	33
H Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	} ^C	0	1	0	0	0	1	5	0	1
6 Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	°	0	0	0	0	0	0		0	
7 • Consideration by court of proposed plea agreement — (h)(1)(l)	. 0	0	0	0	0	0	00	0	00	0
I • Prosecution deferred by mutual agreement — (h)(2)		0	0	0	0	1	1	5	0	1
	1	1	2	2	С	0	6	3.0	0	6
No stand trial – (h)(4)		0	1	1	0	2	4	2.0	0	4
Period of NARA commitment or treatment — (h)(1)(C) & (5)	.	0	0	0	0	0	0		0	0
Po Superseding indictment and/or new charges — (h)(6)	c	0	0	0	0_	0	0	0	0	0
Re Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)		. 5	1	5	11_	1	14	7.0	0	14
"Ends of Failure to continue would stop further proceedings or		10	11	4	6_	7	40	19.9	0	40
Justice" T1 result in miscarriage (B)(i)		0	0	0	0	0	0	-0	0	0
ance, per 3161 T2 Case unusual or complex (B)(ii)		0	1	0	o	o	1	.5	0	1
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)		0	0	0	0	0	0	.0	0	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)		0	0	0	0	0	0		0	0
U Time up to withdrawal of guilty plea — 3161(i)		0	0	0	0	0	0	0	0	0
We Grand jury indictment time extended 30 more days — 3161(b)	1	0	0	0	0	0	0	•0	0	0
L • More than 1 exclusion with days aggregated		0	0	0	0	0	0	.0	0	0
TOTAL	5 0	37	49	36	18	11	201	100.0	2	199

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

3 Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

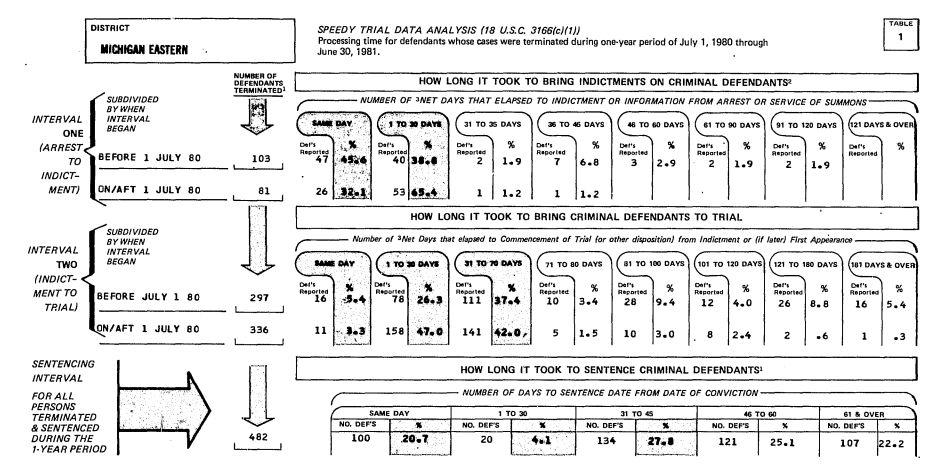


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

	UCKY WESTERN	REPOR PER40 July 1, 1 throug	980 T	OTALS	REPORTED DEFENDAN EXCLUDAB DEFENDAN		ERIOD, ,	511(A) 402(B)			BLE 2
NCID	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	June 30,	- 1		INCIDENTS	OF EXCLU	DABLE .	109 C	\	IN WH	ERVAL IICH EX- BLE DE- CURRED ³
ODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE	LAY PERIC 43 to 84	DD (NO. OF 85 to 120		Sub- totals of	40F.,D.,	One	Two
Α	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	2	0	1	2	0	5	2.6	1	4
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	•0	0	0
с.	State or federal trials on other charges — (h) (1)(D)	0	2	0	0	0	0	2	1.1	0	2
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	.0	0	0
Ε.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	15	9	8	2	G	0	34	17.9	0	34
	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	3	0	1	0	0	5	2.6	2	3
G.		12	6	12	0	0	0	30	15.8	0	30
н.	Motion is actually under advisement — (h)(1)(J)	0	0	2	0	0	0	2	1.1	0	2
6.	extradition — (h)(1)	0	0	0	0	0	0	0	•0	0	0
7.	hospitalization in ten days or less – {h}(1)(H)	0	0	,	0	0	0	0	•0	0	0
	Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	0	0	0		0	0
<u>I.</u>	Prosecution deferred by mutual agreement — (h)(2)							<u> </u>	0		
M	Unavailability of defendant or essential witness — (h){3}(A & B)	4	9	7	2	1	3	26	13.7	3	23
N	stand trial — (h)(4)	0	0	0	1	0	0	1	- 5	0	1
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	1	0	0	0	0	0	1	5	0	1
<u>P.</u>	Superseding indictment and/or new charges — (h)(6)		0	0	0	0	-		-0	00	0
R.	been granted — (h)(7)	0	0	0	1	0	0	1	5	0	11_
	given in support (A & B)	3	8	20	21	12	16	80	42.1	0	80
т.	Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	<u>•</u> 0	0	0
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	o	o	o	0		o	o
	(h)(8) T3 Case unusual or complex (b)(ii)		0	0	1	0	0	1	•5	1	0
	T4 Continuance granted in order to obtain or substitute	,	0	0	0	0	0	0	.0	0	0
U.	counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	•0	0	0
	Time up to withdrawal of guilty plea — 3161(i)	0	0	1	0	0	0	1			0
	Grand jury indictment time extended 30 more days — 3161(b)	0	1		0	0	0			1	
<u>L.</u>	More than 1 exclusion with days aggregated	-		1 0	0	0		11	- 5	0	1
	TOTAL	36	40	50	30	15	19	190	100.0	8	182

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



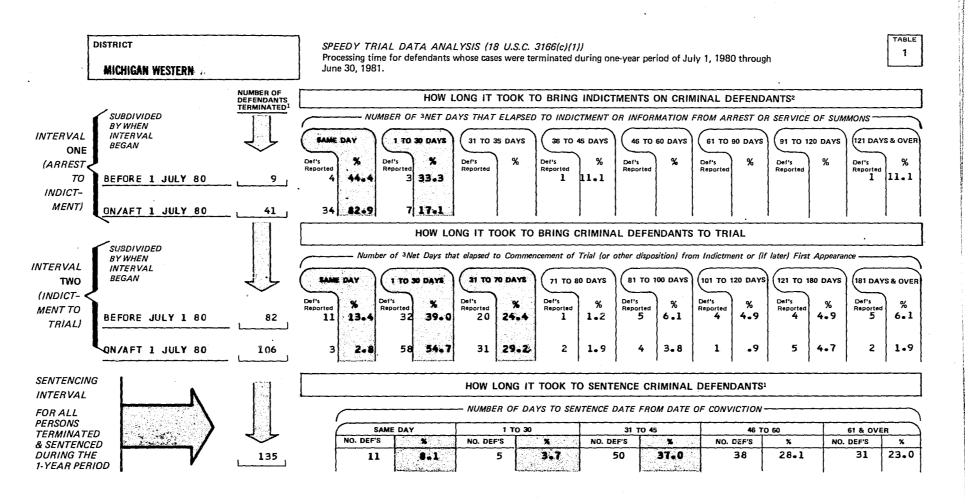
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

23f

MICHIGAN EASTERN	REPOR PERIO July 1, 1	980 TC) TALS	TERMINAT REPORTED DEFENDAM EXCLUDAE DEFENDAM	DURING I NTS WITHO BLE TIME .	PERIOD, , UT	633(A) 283(B)			ABLE 2
PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY!	June 30,	1981		EXCLUDAE INCIDENTS TIME.	OF EXCLU		350 C		IN WH	ERVAL HICH EX- ABLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days		UDABLE D 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- lotals of	OF "D"	One	Two
A . Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	0	1	1	2		0	2
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)(D)	1	2	2	0	С	0	5	1.0	0	5
D • Interlocutory appeals = (h)(1)(E)	0	0	2	1	0	8	11	2.2	0	11
E • Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	70	33	57	45	17	40	262	52.4	16	246
F a Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	1	0	0	1	0	0	2		0	2
G Motion is actually under advisement — (h)(1)(J)	9	15	11	2	0	2	39	7.8	0	39
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	4	3	12	22	1	3	45	9.0	0	45
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	•0	0	
7 Consideration by court of proposed plea agreement — (h)(1)(l)	1	0	7	5	0	0	13	2.6	0	1:
I • Prosecution deferred by mutual agreement (h)(2)	2	0	0	1	0	9	12	2.4	1	11
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	3	3	3	1	2	6	18	3.6	0	18
N- Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	1	0	1	0	0	2	.4	0	1
31010 (110) - (11)(4)	0	0	0	0	0	0	0	.0	0	
Total of the state	0	0	1	1	1	5	8			
Defendant awaiting trial of co-defendant when no severance had								1.6	0	
R been granted – (h)(7)	5	2	3	8	2		21	4.2		2
"Ends of Failure to continue would stop further proceedings or	4	4	3	17	13	16	57	11.4	0	57
Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	0	0	
ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0_	0	
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0_	0	0	C
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	
U . Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	1	1	•2	0	
₩ • Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	
Le More than 1 exclusion with days aggregated	0	0	0	1	1	0	2	.4	0	2
TOTAL	100	63	101	106	38	92	500	100.0	17	483

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

238

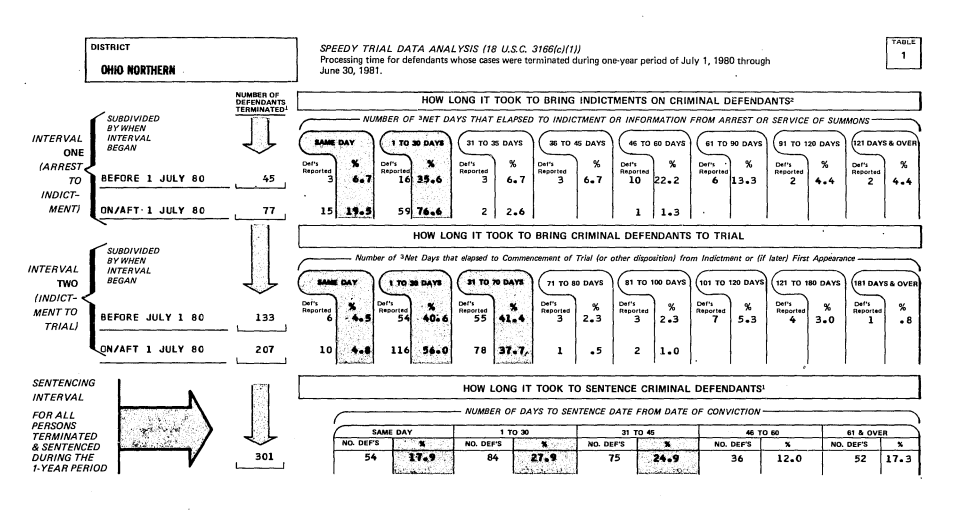
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRI	GAN WESTERN	REPOR PERIOL July 1, 19	980 T	OTAL S	REPORTED DEFENDAN EXCLUDAB	ED DEFENI DURING P ITS WITHOU LE TIME .	ERIOD, ,	. <u>188</u> A	OF "A"		ABLE 2
NCID	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	through June 30, 1	,		INCIDENTS	ITS WITH ILE TIME . OF EXCLU	DABLE =	93 C	<u> </u>	IN WE	ERVAL IICH EX- ABLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DE	LAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	Ge, D.	One	Two
Α.	Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	0	0	1	0	0	$\left(\begin{array}{c} \checkmark \\ 1 \end{array}\right)$,5	0	1
в.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	.0	0	0
с.		0	0	1	0	1	0	2	1.0	1	1
D.	State or federal trials on other charges — (h) (1)(D)	0	0	1	2	0	0	3	1.5	0	3
E•	Interlocutory appeals — (h)(1)(E)	18	11	11	43	16	22	121		0	121
	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	0	0	0	0	0	0	0	62-1	0	{
	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	7	4	39	1				0	· · · · · · · · · · · · · · · · · · ·	0
G.	Motion is actually under advisement — (h){1}{J})——— <u> </u>		1		1	1	53	27.2	0	53
н.	extradition — (h)(1)	0	0	0	0	0	0		0	0	0
6•	hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	0	0	0	-0	0	0
<u>ı.</u>	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	-0	0	0
M -	Unavailability of defendant or essential witness $-$ (h)(3)(A & B) \dots	0	2	0	1	0	0	3	1.5	0	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.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
Р.	Superseding indictment and/or new charges — (h)(6) ,	0	0	0	0	o	0	0		0	0
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	1	0	0	11	_ • 5	0	1
	T If more than one reason or none of the reasons below given in support (A & B)	1	2	2	1	1	1	8	4-1	0	8
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	1	1	0	0	2	1.0	0	2
<u>T.</u>	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	30 days (B) (iii)	0	0	0	0	0	0	0	0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	11_	0	0	0	1	5	0	1
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0		, 0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	00		0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0_	0	0
	TOTAL	26	19	56	51	19	24	195	100.0	1	194

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

3 Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. dispositions, removals from state courts and petty offenses.



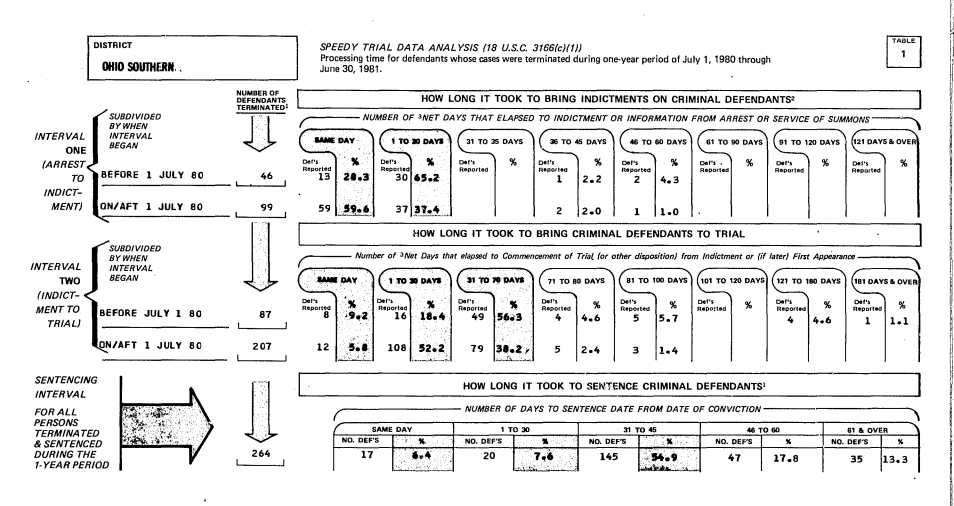
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(b)

240

OHIO NORTHERN	REPOR PERIO July 1, 1	980 TC	TALS	REPORTED DEFENDAN	ED DEFENI DURING F ITS WITHOU LE TIME .	PERIOD	. 341A	% OF "A" 34.6	- 1	ABLE 2
SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	1981	l	EXCLUDAB INCIDENTS TIME	OF EXCLU	DABLE	223 C	\	IN WH	ERVAL HICH EX- ABLE DE- CURRED ³
CODE REASON UNDER 18 USC 3161	0 to 10 days		UDABLE DE	LAY PERIC		DAYS) 121 + days	Sub- totals of	₹ 0F "D"	Оле	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	1	3	1	1	7	1.5	0	7
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)(D)	1	0	0	1	0	0	2	.4	0	2
D • Interlocutory appeals — (h) (1) (E)	0	0	0	0	0	1	1	.2	0	1
E. Motions (From filling to hearing or prompt disposition) — {h}(1)(f)	28	27	40	18	8	23	144	30.8	8	136、
F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	2	1	3	0	0	7	1.5	4	3
G • Motion is actually under advisement — (h){1}{J}	. 5	10	10	1	С	0	26	5.6	0	26
H • Misc, proceedings: probation or parole revocation, deportation, extradition — {h}{1}	165	3	11	9	2	1	191	40.8	68	123
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0		0	0
7. Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	1	2	0	1	4	.9	11	3
I • Prosecution deferred by mutual agreement — (h)(2)	. 0	0	0	0	0	3	3	6	0	3
M • Unavailability of defendant or essential witness (h)(3)(A & B)	2	2	1	0	0	0	5	1.1	0	5
No 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)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
P Superseding indictment and/or new charges — (h)(6)	3	0	1	0	0	0	4	9	2	2
R • Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	1	1	1	2	5	11	2.4	0	11
If more than one reason or none of the reasons below given in support (A & B)		10	11	7	1	5	45	9.6	6	39
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	. 0	0	0	0	0	0	0	•0	0	0
T • continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)		0	0	0	0	0	0	-0	0	0
T3 indictment rollowing arrest cannot be fried in 30 days (B)(iii)		0	0	0	0	0	0	0	0	0
counsel, or give major time to prepare (B) (iv)		3	2	3	0	3	15	3.2	2	13
U . Time up to withdrawal of guilty plea — 3161(i)		0	1	0	0	0	1	2	0	1
W . Grand jury indictment time extended 30 more days — 3161(b)		0	0	0	0	0	0	0	0	0
L More than 1 exclusion with days aggregated	0	0	1	0	0	1	2	4	0	2
TOTAL	221	59	82	48	14	44	468	100.0	91	377

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

242

' /

OHIO SOUTHERN	REPOR PERIO July 1, 1 throug	980 TO)TALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING INTS WITHOUS LE TIME .	PERIOD UT		% OF "A"		BLE 2
SPEEDY TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2) INCIDENCE OF AND	June 30,			INCIDENTS	OF EXCLU	DABLE	64 ©		IN WH	ERVAL ICH EX- BLE DE-
REASONS FOR DELAY ¹							70 30)~	1 %)	LAY OC	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	OF EXCL	UDABLE DI 22 to 42	LAY PERIO	OD (NO. OF 85 to 120	121 + days	Sub- totals of	Cot "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	1	0	1	0	1	4	4.2	0	4
B ◆ NARA examination — (h)(1)(B)	0	0	O O	0	0	0	0	0	<u>Q</u>	0
C = State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0		0	0
D. Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
E. Motions (Four filing to hearing or prompt disposition) — (h)(1)(f)	8	8	8	4	3	0	31	32.3	1	30
F . Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	2	1	2	0	5	5.2	0	5
G . Motion is actually under advisement — (h)(1)(J)	6	8	13	0	0	0	27	28.1	0	27
Misc. proceedings: probation or parole revocation, deportation, extradition — (h){1}	0	0	0	0	0	0	0		0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	1	0	0	0	0	0	1	1.0	0	1
7 • Consideration by court of proposed plea agreement – (h)(1)(l)	0	0	2	0	0	0	2	2.1	0	2
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	2	1	1	4	4.2	0	4
Me Unavailability of defendant or essential witness — (h)(3)(A & B)	1	0	2	2	1	5	11	11.5	0	11
No Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	1	0	1	1.0	0	1
O • Period of NARA commitment or treatment - (h)(1)(C) & (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
Re Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	0	0	0	0	2	3	3.1	0	3
T If more than one reason or none of the reasons below given in support (A & B)	0	1	0	1	3	0	5	5.2	0	5
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	0	0	0
ance, per	0	0	0	0	0		0	•0	0	
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0		0	.0	0	0
Continuance granted in order to obtain or substitute	0	0	1	0	0		1	1.0	0	1
counsel, or give major time to prepare (B) (iv)	0	0	0	1	0		1	1.0	0	1
W• Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	•0	0	0
L. More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	•0	0	0
		-	<u>-</u>	<u>°</u>	<u> </u>					
TOTAL	18	18	28	12	11	9	96	100.0	1	95

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE; juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

DISTRICT TENNESSEE EASTER!	y .	SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1)) Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981.	TABLE 1									
	NUMBER OF DEFENDANTS	HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS ²										
SUBDIVIDED BY WHEN	TERMINATED¹	NUMBER OF 3 NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS										
INTERVAL INTERVAL ONE BEGAN	1	24 TO 30 DAYS 31 TO 35 DAYS 36 TO 45 DAYS 46 TO 60 DAYS 5: TO 90 DAYS 91 TO 120 DAYS 121 DAYS	S & OVER									
(ARREST TO BEFORE 1 JULY	80 12	Def's Reported 7 Def's Reported 8) %									
INDICT- MENT) ON/AFT 1 JULY 8	BO 36	15 41.7 20 59.6 1 2.8										
		HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS TO TRIAL										
SUBDIVIDED BY WHEN		Number of 3Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance										
INTERVAL TWO (INDICT-		1 TO 30 DAYS	S & OVER									
MENT TO BEFORE JULY 1 8	80 39	Def's Reported 16 16 17 43.6 Def's Reported 17 43.6 Def's Reported 1 20.6 Def's Reported 1 20.6 Def's Reported 1 20.6 Def's Reported 2 2.6 Def's Reported 2	% 2 .6									
QN/AFT 1 JULY	95	8 3.4 51 53.7 36 37.9										
SENTENCING INTERVAL	7	HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS										
FOR ALL		NUMBER OF DAYS TO SENTENCE DAYE FROM DATE OF CONVICTION										
PERSONS TERMINATED	·)	SAME DAY 1 TO 30 31 TO 45 46 TO 60 61 & OVER	R									
& SENTENCED DURING THE	114	NO. DEF'S NO. DE	× 4.4									
1-YEAR PERIOD												

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

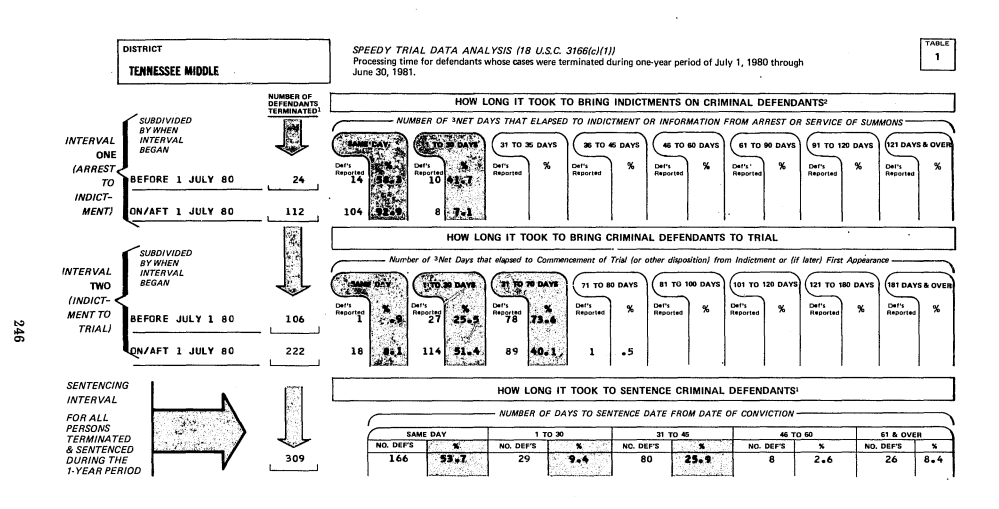
³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

TENNESSEE EASTERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹			7 D 980 h	TALS	REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS		ERIOD, . JT DABLE	. 134A . 92B . 42C	31.3	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED 3	
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE 22 to 42	LAY PERIC 43 to 84		DAYS) 121 + days	Sub- totals of	€,,,D,,	One	Two
A - Examina	ation or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	2	1	0	3	4.4	0	3
	examination — (h)(1)(B)	1	0	0	0	0	0	11_	1.5	1	0
C . State or	federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	0	0	0
D. Interioc	utory appeals — (h)(1)(E)	0	0	0	0	0	0	0		0	0
E. Mutions	(From filling to hearing or prompt disposition) — {h}(1)(f)	0	C	9	0	0	0	9	13.2	0	9
	s from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	5	0	1	1	0	0	7	10.3	0	7
	is actually under advisement — (h)(1)(J)	0	1_	0	0	0	0	1	1.5	0	1
Misc. pr	oceedings: probation or parole revocation, deportation, ion — (h)(1)	0	0	0	0	0	0		.0	0	0_
Transpo	rtation from another district or to/from examination or ization in ten days or less — (h)(1)(H)	o	0	1	0	0	0	1	1.5	0	1
	ration by court of proposed plea agreement — {h}{1){I}	2	11	4	1	0	0	18	26.5	0	18
_	tion deferred by mutual agreement (h)(2)	0	0	0	2	0	0	2	2.9	0	2
	ibility of defendant or Essential witness — (h)(3)(A & B)	2	0	1	0	0	1	4	5.9	0	4
Period o	of mental or physical incompetence of defendant to ial — (h)(4)	0	0	0	0	0	0	0	.0	0	О
	of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	o	0	0	0	0	.0	0	0
	ding indictment and/or new charges — (h)(6)	0	О	o	2	0	0	2	2.9	0	2
Defenda	nnt awaiting trial of co-defendant when no severance had ented — (h)(7)	0	0	0	0	0	0	0	.0	0	0
been gra	If more than one reason or none of the reasons below given in support (A & B)	2	3	4	4	0	0	13	19.1	0	13
"Ends o Justice"	Failure to continue would stop further proceedings or	0	<u></u>	1		0	0	1	1.5	0	1
continu	result in this carriage (D)(i)					-					
ance, pe 3161	T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
(h)(8)	T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	1	0	0	11	1.5	0	1
U. Time up	to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	0	0	0
W. Grand ju	ry indictment time extended 30 more days — 3161(b)	5	0_	0	0	00	0	5	7.4	5	0
L. More th	an 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	17	15	21	13	1	1	68	100.0	6	62

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

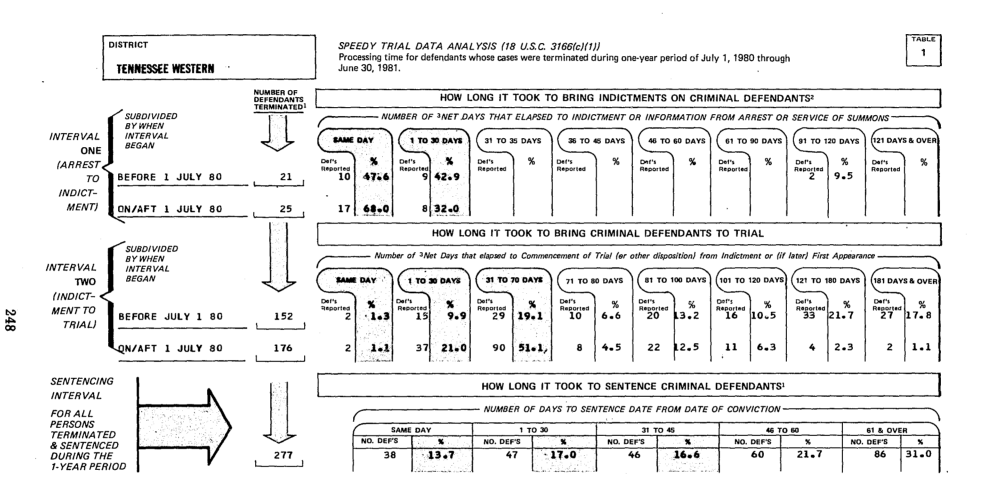


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

TENNESSEE MIDDLE		Т D 980	OTALS	TERMINAT REPORTED DEFENDAM EXCLUDAE DEFENDAM	BLE TIME .	PERIOD UT	. <u>328</u> (A)		INTERVAL IN WHICH EX- CLUDABLE DE-	
PEEDY TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2) NCIDENCE OF AND	throug June 30,	i i)	EXCLUDATE	BLE TIME .		76 © 23.2			
REASONS FOR DELAY	L			TIME	104)	y %	LAY OCCURRED ³			
ODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	1 OF EXCL	UDABLE D 22 to 42	ELAY PERIO 43 to 84	OD (NO. OF 85 to 120		Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	1	2	0	0	4	3.8	0	4
8 • NARA examination — (h) (1) (B)	0	С	0	0	0	0	0	0	0	0
C • State or federal trials on other charges — (h) (1)(D)	0	1	2	2	0	0	5	4-8	0	5
D • Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0_	0	0
E ● Motions (From filing to hearing or prompt disposition) — (h)(1)(f),	1	4	2	3	0	0	10	9.6	0	10
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0		0	0
G • Motion is actually under advisement — (h)(1)(J)	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
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0_	0	0
7 • Consideration by court of proposed plea agreement — (h){1}{1}	0	2	9	7	0	0	18	17-3	0	18
I - Prosecution deferred by mutual agreement (h)(2)	0	0	0	0	0	0	0	•0	0	0
H. Unavailability of defendant or essential witness — (h)(3)(A & B)	1	1	0	1	3	3	9	8.7	0	9
N Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	1	1	0	2	1.9	0	2
De Period of NARA commitment or treatment - (h)(1)(C) & (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 had been granted — (h)(7)	0	0	0	1	0	0	11	1.0	0	1
T If more than one reason or none of the reasons below given in support (A & B)	6	1	16	9	5	15	52	50-0	2	50
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	_ 0	0	0
T • continu- ance, per		a	0		o		0		0	0
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0		0	0	0
T4 Continuance granted in order to obtain or substitute	0	0	0	0	0	0	0	0	0	0
counsel, or give major time to prepare (B) (iv)	0	0	2	1	0		3	-0	0	3
Time up to withdrawal of guilty plea — 3161(i)		0	0	0	0		0	2.9		0
Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0		0	-0	0	0
More than 1 exclusion with days aggregated			-	"	0	"	-	-0		0
TOTAL	8	10	32	27	5	18	104	100.0	2	102

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



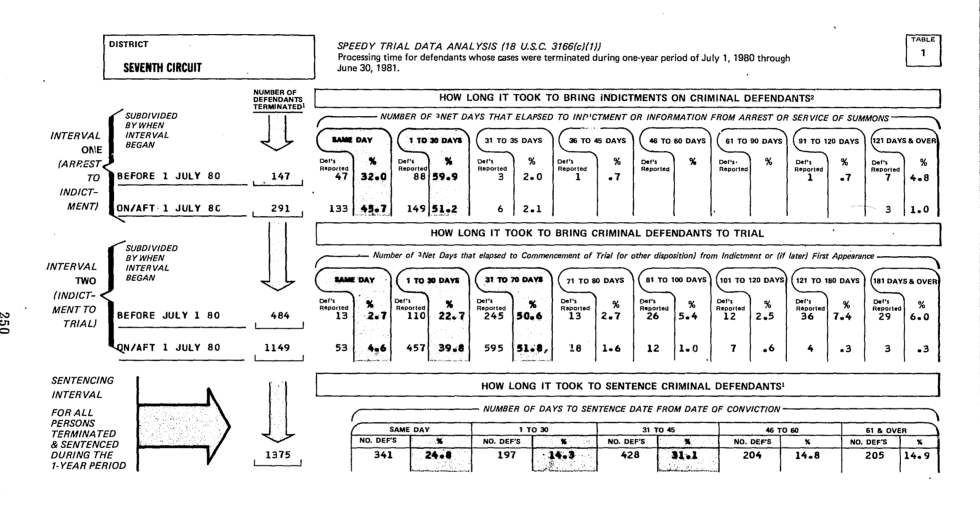
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT IK:CLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1281.

TENNESSEE WESTERN		7 D 980 TC) TALS	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING F ITS WITHOU LE TIME .	PERIOD, . UT	. 328(A)	% OF "A"	TABLE 2	
SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	June 30,			DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME			125 © 38.1 196 D %		INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED 3	
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE	LAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	Get "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	4	0	0	2	0	0	6	3.1	0	6
B • NARA examination — (h)(1)(B)	0	0	0	o	0	0	0		0	0
C • State or federal trials on other charges — (h) (1)(D)		С	1	0	0	0	1	5_	0	1
D Interlocutory appeals — (h)(1)(E)		0	0	. 0	0	2	2	1.0	0	2
Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	48	15	27	12	0	2	104	53.1	0	104
F Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)		0	0	1	0	0	1	5_	0	1
G Motion is actually under advisement — (h)(1)(J)	14	12	20	2	1	0	49	25.0	0	49
Misc. proceedings: pc_bation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	О	0	0	0	0
Transportation from another district or to/from examination or hospitalization in t; days or less — (h)(1)(H)	0	0	0	0	0	О	0	0	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	0	0	0
I • Prosecution deferred by mutual agreement (h)(2)	0	0	0	0	0	1	1	5	0	1
M • Unavailability of defendant or essential witness — {h}(3)(A & B)	2	1	1	o	1	1	6	3.1	0	6
No Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	. 0	1	0	С	o	1	5	0	1
O Period of NARA commitment or treatment — (h)(1)(C) & (5),	ا ما	0	0	0	0	О	0	0		c
P Superseding indictment and/or new charges — (h)(6)	0	0	0	0	0	0	0	0	0	
R Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	0	0	1	0	0	2	1.0	0	2
If more than one reason or none of the reasons below given in support (A & B)	,	1	o	17	2	0	22	11.2	0	22
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)		0	0	0	0	0	0	-0	0	0
T continuance, per										
3161 T2 Case unusual or complex (B)(ii)		0	0	0	0	0	0		0	- C
30 days (B) (iii)		0	0	0	0	0	0	0	0	c
counsel, or give major time to prepare (B) (iv)		0	0	0	0	0			0	0
U Time up to withdrawal of guilty plea — 3161(i)		1	0	0	0	0	1	5	0]
₩ • Grand Jury indictment time extended 30 more days — 3161(b)		0	0	0	0			0	0	
L More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	-0	0	C
TOTAL	71	30	50	35	4	6	196	100.0	0	196

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

			<u> </u>	o	0	0	0	0	0	0	.0		,	
		NARA exam	ination — (h)(1)(B)							<u> </u>		 		
		State or fede	ral trials on other charges — (h) (1)(D)	3	2	0	0	0	0	5	3		5	
	D.	Interlocutory	y appeals — (h)(1)(E)	1	1	0	1	4	1	8	6_	0	8	
	<u> </u>	Motions (Fro	om filing to hearing or prompt disposition) — (h)(1)(f)	136	85	122	69	35	23	470	32.5	5	465	
	_ <u>F.</u>	Transfers fro	m other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	4	5	5	3	1	2	20	1.4	1	19	
	G	Motion is act	tually under advisement — {h}{1}{J}	28	22	37	7	СС	4	98	_6.8_	0	98	
	Н.	Misc. proceed extradition -	dings: probation or parole revocation, deportation, - (h)(1)	247	0	4	4	0	1	256	17.7	13	243	
		Transportație	on from another district or to/from examination or on in ten days or less — (h){1}(H}	4	1	1	0	0	0	66		1	5	i
	7.	Consideratio	n by court of proposed plea agreement — (h)(1)(i)	52	14	62	59	7	3	197	13.6	1	196	
251	Ι.	Prosecution	deferred by mutual agreement — (h)(2)	0	1	2	0	1	0	4	3	0	4	
_	М.	Unavailabilit	y of defendant or essential witness — {h}(3)(A & B)	5	5	6	13	3	14	46	3.2	2	44	
	N.		ental or physical incompetence of defendant to - (h)(4)	0	1	1	1	1	2	6	4_	0	6	
	_0.	Period of N	ARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0	
	Р.	Superseding	indictment and/or new charges — (h)(6)	1	0	0	1	0	0	2	1	1	1	
	R.	Defendant a been granted	waiting trial of co-defendant when no severance had i — (h)(7)	5	5	8	5	2	1	26	1.8	0	26	
			T If more than one reason or none of the reasons below given in support (A & B)	19	39	64	67	23	16	228	15.8	2	226	
	_	oustice	T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	4	1	2	2	0	0	9	6	0	9	
	<u> </u>	continu- ance, per			}								ĺ	
			T2 Case unusual or complex (B)(ii)	0	1	3	0	0	1	5	3_	0	5	
		(h)(8)	T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0		0	0	
			T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	4	2	3	7	0	0	16	1.1	0	16	
			1	}	1	7			! 	ı	ı	1 !	ı I	

187

329

REPORT PERIOD

July 1, 1980

through

June 30, 1981

U . Time up to withdrawal of guilty plea — 3161(i)...... W . Grand jury indictment time extended 30 more days - 3161(b)

87

1446 100.0

252

TERMINATED DEFENDANTS2 REPORTED DURING PERIOD.

DEFENDANTS WITHOUT

EXCLUDABLE TIME . . DEFENDANTS WITH EXCLUDABLE TIME

TABLE 2

INTERVAL
IN WHICH EXCLUDABLE DELAY OCCURRED 3

One Two

875 © 53.5

DISTRICT

SEVENTH CIRCUIT

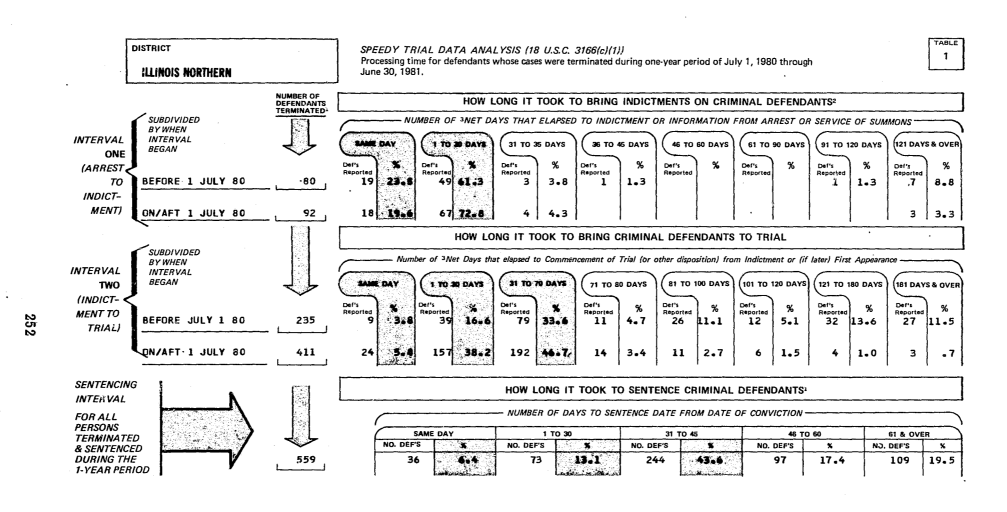
INCIDENCE OF AND REASONS FOR DELAY

SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)

REASON UNDER 18 USC 3161 _____ Examination or hearing for mental or physical incapacity — (h)(1)(A)

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from u.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petry offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

B. NAF C. State D. Inter E. Moti F. Tran G. Moti H. Misc extre Tran 6. hosp 7. Cons I. Pross M. Unav N. Stand O. Perid P. Supe R. Defe	L DATA ANALYSIS — 18 U.S.C. 3166(b)(2) CE OF AND S FOR DELAY¹ REASON UNDER 18 USC 3161 mination or hearing for mental or physical incapacity — (h){1}{A} A examination — (h){1}{B} er or federal trials on other charges — (h) {1}{D} clocutory appeals — (h){1}{E} siders from other districts (per FRCP rules 20, 21, 40) — (h){1}{G} so is actually under advisement — (h){1}{J} proceedings: probation or parole revocation, deportation, addition — (h){1} sportation from another district or to/from examination or italization in ten days or less — (h){1}{H} sideration by court of proposed plea agreement — (h){1}{1} ecution deferred by mutual agreement — (h){2}	through June 30, 1 LENGTH 0 to 10 deys 1 0 0 27 1 3 0 0 0 0	981		DEFENDAN EXCLUDAB INCIDENTS TIME LAY PERIC 43 to 84 1 0 0 1 33 2 1 0 1	LE TIME . OF EXCLUI	DAYS)	291 C 435 D Sub- totals of totals		IN WH	ERVAL ICH EX- BLE DE- CURRED 3 Two 6 0 2 4 174 14 27
B. NAF C. State D. Inter E. Moti F. Tran G. Moti H. Misc extre Tran 6. Hosp 7. Cons I. Pros N. Unav N. Stand O. Peric P. Supe R. Defe	REASON UNDER 18 USC 3161 mination or hearing for mental or physical incapacity — (h)(1)(A) At examination — (h)(1)(B) or federal trials on other charges — (h) (1)(D) clocutory appeals — (h)(1)(E) closs (From filling to hearing or prompt disposition) — (h)(1)(f) closs (From other districts (per FRCP rules 20, 21, 40) — (h)(1)(G) con is actually under advisement — (h)(1)(J) c. proceedings: probation or parole revocation, deportation, addition — (h)(1) csportation from another district or to/from examination or italization in ten days or less — (h)(1)(H) sideration by court of proposed plea agreement — (h)(1)(1)	0 to 10 deys 1 0 0 0 27 1 3 0 0	OF EXCL 11 to 21 0 0 2 0 25 3 6	JDABLE DE 22 to 42 0 0 0 0 42 4 14 0	TIME	0D (NO. OF 85 to 120) 3 0 2 26 1 0	DAYS) 121 + days 1 0 0 1 21 2 2	435 D Sub- tallified 6 0 2 4 174 14 27	% 0 % 0 % 0 % 0 % 0 % 0 % 0 % 0 % 0 % 0	CLUDA LAY OCC One 0 0 0 0	BLE DE- CURRED 3 Two 6 0 2 4 174 14
A Exam B NAF C State D Inter E Moti F Tran G Moti H Misc extre 7 Cons I Pros N Deric P Supe R Defe	REASON UNDER 18 USC 3161 mination or hearing for mental or physical incapacity — (h)(1)(A) A examination — (h)(1)(B)	0 to 10 deys 1 0 0 27 1 3 0 0	0 0 2 0 25 3 6	JDABLE DE 22 to 42 0 0 0 0 42 4 14 0	1 0 0 1 33 3 2 1 0 0	0 (NO. OF 85 to 120) 3 0 0 2 26 1 0	1 0 0 1 21 21 2	5ub- totals of totals of 6 0 2 4 174 14 27	0F "D" 1.4	One 0 0 0 0 0 0 0 0 0	Two 6 0 2 4 174 14 27
A . Exam B . NAF C . State D . Inter E . Moti F . Tran G . Moti H . Misc extra 7 . Cons I . Pros M . Unav N . Stand O . Peric P . Supe R . Defe	nination or hearing for mental or physical incapacity — (h){1}{A} AA examination — (h){1}{B}	0 to 10 deys 1 0 0 27 1 3 0 0	0 0 2 0 25 3 6	22 to 42 0 0 0 0 42 4 14 0	1 0 0 1 33 3 2 1 0 0	3 0 0 2 26 1 0	1 0 0 0 1 21 2 2 2 1	174 14 27	1.4 .0 .5 .9 40.0 3.2 6.2	0 0 0 0 0 0 0 0	6 0 2 4 174 14 27
B • NAF C • State D • Inter E • Moti F • Tran G • Moti H • extre 6 • hosp 7 • Cons I • Pros N • Unav N • stand O • Perid P • Supe R • been	A examination — (h)(1)(B) e or federal trials on other charges — (h) (1)(D) clocutory appeals — (h)(1)(E) sons (From filling to hearing or prompt disposition) — (h)(1)(f) sfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G) ion is actually under advisement — (h)(1)(J) proceedings: probation or parole revocation, deportation, addition — (h)(1) sportation from another district or to/from examination or italization in ten days or less — (h)(1)(H) sideration by court of proposed plea agreement — (h)(1)(1)	0 0 0 27 1 3 0	0 2 0 25 3 6 0	0 0 0 42 4 14 0	0 0 1 33 3 2 1	0 0 2 26 1 0	0 0 1 21 2 2 2 1	0 2 4 174 14 27	.0 .5 .9 40.0 3.2 6.2	0 0 0 0 0 0 0	0 2 4 174 14 27
C • State D • Inter E • Moti F • Tran G • Moti H • extra 6 • hosp 7 • Cons I • Pros N • stan O • Peric P • Supe R • been	e or federal trials on other charges — {h} {1}{D}. clocutory appeals — {h}{1}{E}. closs (From filing to hearing or prompt disposition) — {h}{1}{f}. sfers from other districts (per FRCP rules 20, 21, 40) — {h}{1}{G} con is actually under advisement — {h}{1}{J}. proceedings: probation or parole revocation, deportation, addition — {h}{1}. sportation from another district or to/from examination or italization in ten days or less — {h}{1}{H}.	0 0 27 1 3 0	2 0 25 3 6 0	0 0 42 4 14 0	0 1 33 3 2 1	0 2 26 1 0	0 1 21 2 2 2	2 4 174 14 27 2	.5 .9 40.0 3.2 6.2	0 0 0 0 0 0	2 4 174 14 27
D. Inter E. Moti F. Tran G. Moti H. Misc extra 6. hosp 7. Cons I. Pros M. Unav N. Stand O. Perid P. Supe R. Defe	clocutory appeals — {h}{1}{E}	0 27 1 3 0	0 25 3 6 0	0 42 4 14 0	33 3 2 1	2 26 1 0	1 21 2 2	4 174 14 27 2	.9 40.0 3.2 6.2	0 0 0 0	4 174 14 27
F. Moti F. Tran G. Moti H. Miss extra G. hosp 7. Cons I. Pros N. Unav N. Stand O. Peric P. Supe R. Defe	sfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(f) on is actually under advisement — (h)(1)(J) proceedings: probation or parole revocation, deportation, addition — (h)(1) sportation from another district or to/from examination or italization in ten days or less — (h)(1)(H) sideration by court of proposed plea agreement — (h)(1)(1)	27 1 3 0 0	25 3 6 0	42 4 14 0	33 3 2 1	26 1 0	21 2 2 1	174 14 27 2	40.0 3.2 6.2	0 0 0	174 14 27
F. Tran G. Moti H. Misc extra G. hosp 7. Cons I. Pros M. Unav N. stand O. Peric P. Supe R. Defe	sfers from other districts (per FRCP rules 20, 21, 40) — {h}{1}{G} son is actually under advisement — {h}{1}{J}	1 3 0 0	3 6 0	4 14 0 0	3 2 1 0	0 0	2 2	14 27 2	3.2 6.2 .5	0 0	14 27
F. Tran G. Moti H. Misc extra G. hosp 7. Cons I. Pros M. Unav N. stand O. Peric P. Supe R. Defe	sfers from other districts (per FRCP rules 20, 21, 40) — {h}{1}{G} son is actually under advisement — {h}{1}{J}	3 0 0	0	14 0 0	1 0	0	2	27	6.2	0	27
H • Misc extra 6 • hosp 7 • Cons I • Prosi N • Unav O • Perio P • Supe R • Defe	proceedings: probation or parole revocation, deportation, adition — $\{h\}\{1\}$	0 0	0	0	0	0	1	2	5	0	
He extra 6. hosp 7. Cons I. Pross M. Unav N. Stand O. Perio P. Supe R. Defe	adition — (h){1) sportation from another district or to/from examination or italization in ten days or less — (h){1){H}	0	0	0	0						2
6 Tran hosp 7 Cons I Prosi N Peric Stant O Peric R Defe	sportation from another district or to/from examination or italization in ten days or less — $\{h\}\{1\}\{H\}$ sideration by court of proposed plea agreement — $\{h\}\{1\}\{1\}$	0				0	0	0	.0		
7 • Cons I • Prosi M • Unav Perio Stand O • Perio P • Supe R • Defe	sideration by court of proposed plea agreement – {h}(1)(I)		1	3	,					U	0
No Period Standard Policy Poli	ecution deferred by mutual agreement — (h)(2)				l	0	0	5	1.1	0	5
N • Period stand O • Period P • Super P • Supe		1 0	0	2	0	0	0	2	5	0	2
N • Period stand	vailability of defendant or essential witness — (h)(3)(A & B)	3	3	5	1	3	9	24	5.5	2	22
P • Supe R • Defe been	od of mental or physical incompetence of defendant to	0	0	1	1	1	0	3	.7	0	3
P Supe Defe R been	od of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	•0	0	0
R • Defe	erseding indictment and/or new charges (h)(6)	0	0	0	0	0	0	0	•0	0	0
	endant awaiting trial of co-defendant wh 1 no severance had	0	4	2	3	1	1	11	2.5	0	11
"En	granted — (h)(7) If more than one reason or none of the reasons below	8	27	45	51	17	10	158	36.3	0	158
Just	ds of Failure to continue would stop further proceedings or	0	0	0	0	0	0	0	.0	0	0
T. cont	tinu-							<u>*</u>	- <u>•</u> -		
316	/2	0	0	0	0	0	1	1	2_	0	1
(h) (i	8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	. 0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U. Time	e up to withdrawal of guilty plea — 3161(i),	0	0	0	0	2	0	2	• 5	0	2
	nd jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	.0	0	0
		0	0	0	0	0	0	0	.0	0	0
	e than 1 exclusion with days aggregated]		

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

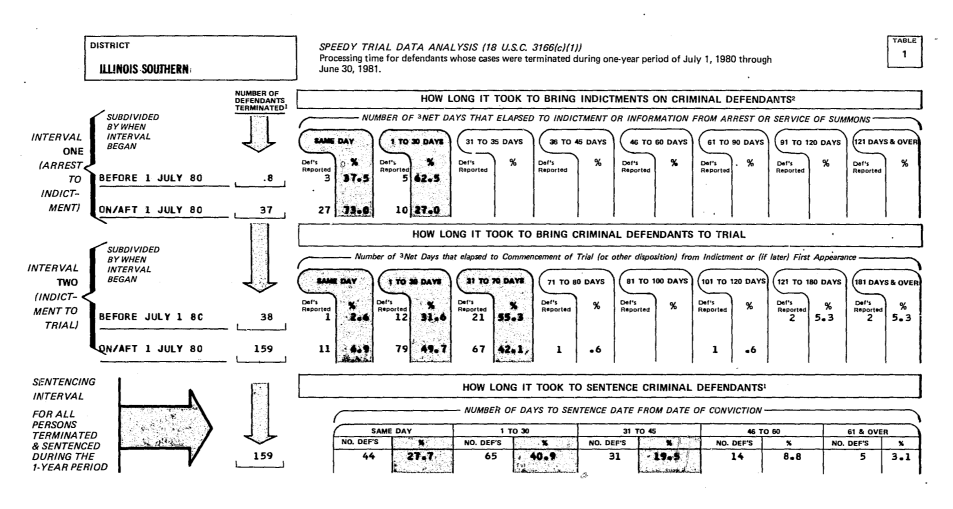
	DISTRICT LLLINGIS CENTRAL		SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1)) Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981.
	INTERVAL ONE (ARREST TO INDICT- MENT) SUBDIVIDED BY WHEN INTERVAL BEGAN BEFORE 1 JULY 80 SUBDIVIDED	NUMBER OF DEFENDANTS TERMINATED 1	HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS **NUMBER OF 3NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS **PART DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS **OBITS DAYS DET'S Reported
254	INTERVAL TWO (INDICT- MENT TO TRIAL) BY WHEN INTERVAL BEGAN BEFORE JULY 1 80 ON/AFT 1 JULY 80	35	Number of 3Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance State Cay C
	SENTENCING INTERVAL FOR ALL PERSONS TERMINATED & SENTENCED DURING THE 1-YEAR PERIOD	159	HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS! NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION SAME DAY NO. DEF'S NO. DEF'S NO. DEF'S NO. DEF'S NO. DEF'S 34 21.4 25 15.7

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

ILLINOIS CENTRAL SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹			1981	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE INCIDENTS TIME.	DURING F ITS WITHOUND SLE TIME . ITS WITH BLE TIME .	DABLE	. 196 B . 96 B) 49.0 51.0	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED 3	
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE D 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	€, "D.,	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	2	6	2	0	0	10	6.0	2	8
B •	NARA examination — {h}(1)(B)	0	0	0	0	0	0	0	0_	0	0
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	1	0	0	0	0	0	1	6_	0	1
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0_	0	0
E.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	29	12	12	5	0		58	34.5	0	58
<u>F•</u>	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0_	0	0
G.	Motion is actually under advisement — (h)(1)(J)	0	1	5	0	0	0	6	3.6	0	6
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	65	0	1	2	0	0	68	40.5	8	60
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	2	0	0	0	0	0	2	1.2	1	1
7.	Consideration by court of proposed plea agreement — (h)(1)(!)	0	0	1_	0	00		1	6	0	1
I	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0		0	0
M.	Unavailability of defendant or essential witness — (h)(3){A & B}	2	0	0	7	0	1	10	6-0	0	10
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	1	0	0	0	1	2	1.2	0	2
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
р.	Superseding indictment and/or new charges — (h)(6) ,	0	0	0	0	00	0	0		0	О
R .	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	1	o	0	o	1	.6	0	1
	If more than one reason or none of the reasons below given in support (A & B)	4	2	0	1	0	0	7	4.2	0	7
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	1	0	0	1	.6	0	1
<u>T.</u>											
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0_	0	0	0_	0	0
	Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	. 0		0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (8) (iv)	0	0	0	0	0	0_	0		0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	О	0	0	1	0	0	1	6_	0	1
W-	Grand jury indictment time extended 30 more days — 3161(b)	0	С	0	0	0	0	0	•0	0	0
_ <u>L.</u>	More than 1 exclusion with days aggregated	0	. 0	0	0	0	0	0	.0	0	o
	TOTAL	103	18	26	19	0	2	168	100.0	11	157
		<u> </u>		<u> </u>		L	لــــــــــــــــــــــــــــــــــــــ	<u> </u>	,		لننت

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

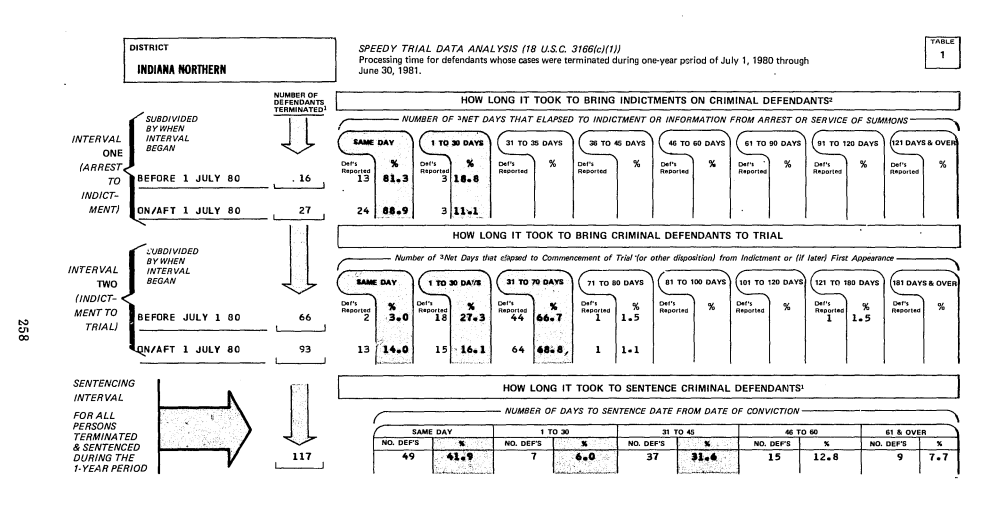
ILLINOIS SOUTHERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	D 980 h	OTALS	REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE INCIDENTS	ED DEFENI DURING F ITS WITHOUS BLE TIME . ITS WITH BLE TIME .	PERIOD, . UT DABLE	. 197(A) . 130 (B) . 67 (C)	34.0	INTI IN WH	ERVAL ICH EX- BLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE 22 to 42	LAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	€ ,	One	Two
A Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	1	0	0	2	2.2	0	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)(D)	. 2	0	О	0	0	o	2	2.2	0_	2
D • Interlocutory appeals – (h)(1)(E)	. 0	0	0	0	0	О	0	0	0	0
Motions (From filling to hearing or prompt disposition) — (h)(1)(f)		8	12	5	2	0	55	59.1	3	52
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	1	0	0	0	1	1.1	0	1
G • Motion is actually under advisement — (h)(1)(J)	7	5	4	2	0	2	20	21.5	0	20
Misc. proceedings: probation or parole revocation, deportation, H • extradition — {h}(1)		0	2	0	0	0	2	2.2	0	2
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)		0	0	o	0	0	0	•0	0	0
		0	0	1	0	0	1	1.1	0	1
I • Prosecution deferred by mutual agreement — (h)(2)		1	0	0	0	0	1	1.1	0	1
He Unavailability of defendant or essential witness — {h}(3)(A & B)		0	0	2	0	1	3	3.2	0	3
Period of mental or physical incompetence of defendant to		0	0	0	0	0	0	.0	0	0
		0	0	0	0	0	0	•0	0	0
		0	0	0	0	0	0	.0	0	0
Pe Superseding indictment and/or new charges — (h)(6) Defendant awaiting trial of co-defendant when no severance had		ò	0	0	0	0	0	.0	0	0
R been granted — (h)(7)	w l	0		0	2	2	6	6.5		6
"Ends of Failure to continue would stop further proceedings or			2		0	0	0	i	0	0
Justice" T1 result in miscarriage (B)(i)	0	0	0	0	- 0			0		
ance, per 3161 T2 Case unusual or complex (B)(ii)	. 0	0	0	0	0	0	0	0	0	0
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	. 0	0	0	0	0	0	0	.0	0	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 0	0	0	0	0	0	0	•0	0	0
U. Time up to withdrawal of guilty plea — 3161(i)	. 0	0	0	o	0	0	0	.0	0	0
W. Grand jury indictment time extended 30 more days – 3161(b)		o	0	0	0	0	0	•0	0	0
L. More than 1 exclusion with days aggregated	. 0	0	0	0	o	0	0	.0	0	0
TOTAL	37	14	22	11	4	5	93	100.0	3	90

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

CONTINUED

30F4

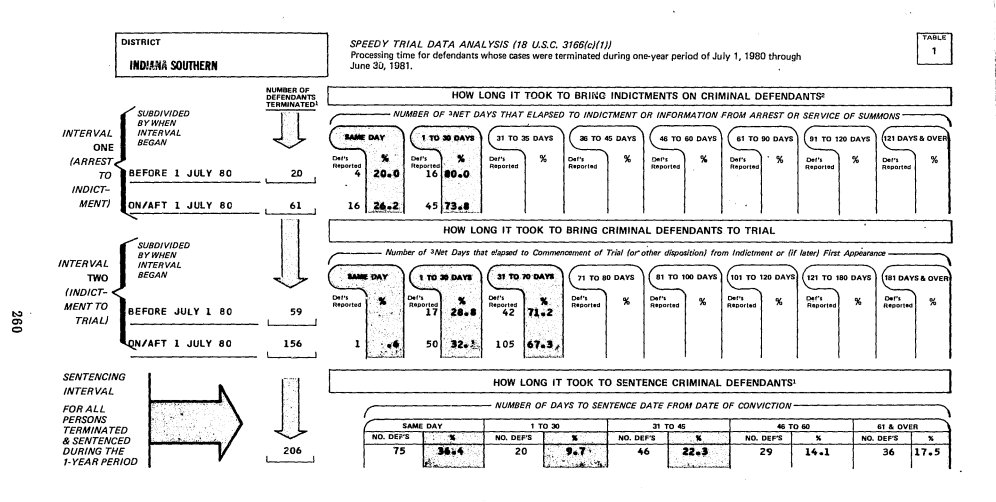


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

	ANA NORTHERN	REPOR PERIO July 1, 1 throug	D 980 T	TALS.	REPORTED DEFENDAN	ED DEFENI DURING P ITS WITHOU LE TIME . ITS WITH	ERIOD, .				ABLE 2
	TRIAL DATA ANAL YSIS — 18 U.S.C. 3166(b)(2)	June 30,	1		EXCLUDAB			143 ©	89.9	IN WH	ERVAL IICH EX-
	ENCE OF AND					OF EXCLU		299)		BLE DE- CURRED 3
1EAS	ONS FOR DELAY ¹			UDABLE DE				1 605	%		
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals.or		One	Two
Α	Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	0	1	2	0	1	5		1	4
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0		0	0
C.	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	0	0	0
D.	Interlocutory appeals — (h)(1)(E)	0	1	0	0	0	0	1	3	0	1
E.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	31	13	11	6	0	0	61	20.4	2	59
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	3	0	0	0	0	0	3	_1.0	0	3
G.	Motion is actually under advisement — (h)(1)(J)	7	5	5	0	0	0	17	5.7	0	17
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	136	0	0	1	0	0	137	45.8	5	132
6.	Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)	2	1	0	0	0	0	3	1.0	0	3
7.	Consideration by court of proposed plea agreement — (h)(1)(I)	19	1	11	21	2	0	54	18.1	0	54
I .	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	.0	0	0
м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	1	1	0	0	0	2		0	2
Ν.	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)(1)(C) & (5)	0	0	0	0	0	0	0	0_	0	0
Р.	Superseding indictment and/or new charges — (h)(6)	1	0	0	1	0	o	2	.7	1	1
	Defendant awaiting that of co-defendant when no severance had been granted — (h)(7)	1	_1	0	1	1	0	4	1.3	0	4
	If more than one reason or none of the reasons below given in support (A & B)	2	2	2	2	a	0	8	2.7	0	8
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(1)	0	0	0	0	0	0	0	•0	0	0
<u>T.</u>	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	- 0	0	0	0	0	0	0	-0	0	0
	30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	2	0	0	2		00	2
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	203	25	31	36	3	1	299	100.0	9	290

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

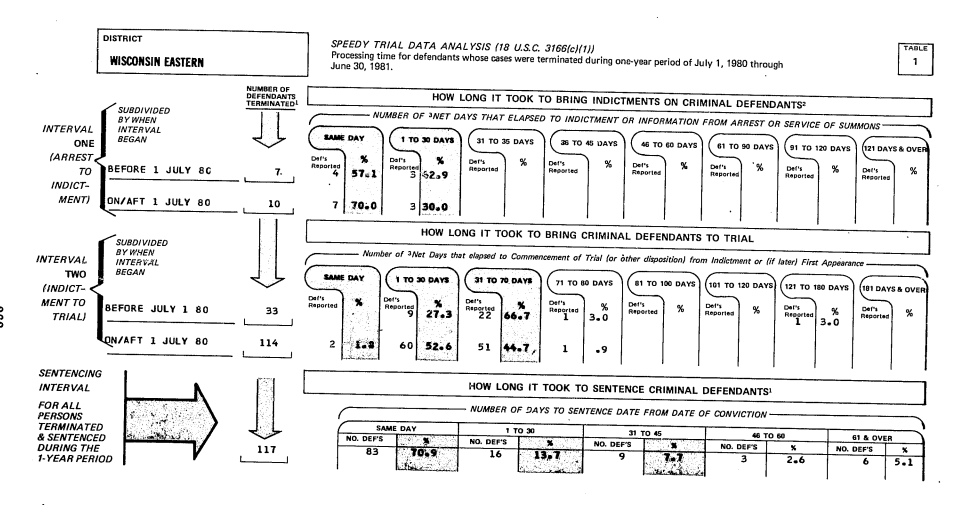


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY INCID	ANA SOUTHERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND	REPOR PERIO July 1, 1! throug June 30,	980 h	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	DURING F ITS WITHOU LE TIME . ITS WITH ILE TIME .	PERIOD UT DABLE	215 85 B 130 C 214), ,	INTI IN WH CLUDA	ERVAL ICH EX- BLE DE- CURRED ³
	ONS FOR DELAY ¹			UDABLE DE	LAY PERIO	DD (NO, OF	DAYS	Sub- totals of	% / OF "D" /	One	Two
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days			One	- I WO
_ <u>A.</u>	Examination or hearing for mental or physical incapacity — (h)(1)(A)	2	0	0	4	3	1	10	4.7	0	10
В.	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)(D)	0	0	0	0 .	0	0	0	0	0	0
D.	Interlocutory appeals – (h)(1)(E)	0	0	_ 0	0	0	o	0	0	0	
_ E	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	14	10	14	11_	1	0	40	18.7	0	40
_	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
G.	Motion is actually under advisement — (h)(1)(J)	6	1	1	Q	0	0	8	3.7	0	8
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	С	0	0	•0	0	0
6.	Transportation from another district or to/from examination or	0	0	1	0	0	0	1	•5	0	1
7.	hospitalization in ten days or less — (h)(1)(H)	29	10	18	15	5	3	80	37.4	1	79
	Consideration by court of proposed plea agreement — {h}{1}{1}										
<u> </u>	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0_	0	0		0	0	0
<u>M.</u>	Unavailability of defendant or essential witness — (h)(3)(A & B) Period of mental or physical incompetence of defendant to	0	0	0	0	0	1	11	5_	0	1
N.	stand trial – (h)(4)	0	0	0	0	0	0	0	0_	0	0
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
Р.	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 had been granted — (h)(7)	4	0	5	1	0	0	10	4.7	0	10
	If more than one reason or none of the reasons below given in support (A & B)	4	8	12	10	4	4	42	19.6	2	40_
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	3	1	2	0	0	0	6	2.8	0	6
<u>T.</u>	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	3	0	0	0	3	1.4	0	3
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	4	1	3	5	0	0	13	6.1	0	13
U.	Time up to withdrawal of guilty plea 3161(i)	0	0	0	0	0	0	0	0_	0	0
W -	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	00	0	0	0	0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	66	31	59	36	13	9	214	100.0	3	211

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

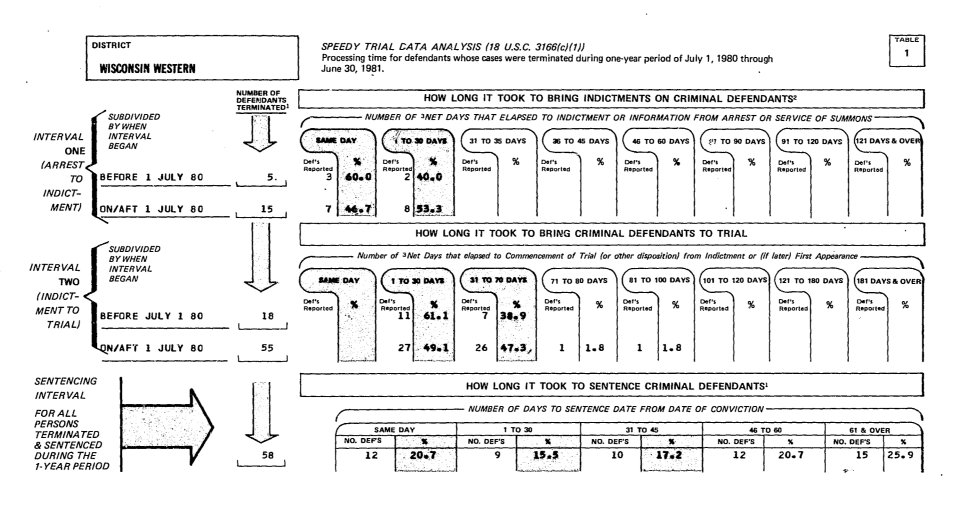
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT WISCONSIN EASTERN	REPOR PERIOI July 1, 19	980	TALE	REPORTED DEFENDAN	ED DEFENI DURING P ITS WITHOU BLE TIME .	ERIOD, .	147(A)	% OF "A"		BLE 2
PEEDY TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2)	through	ו ו	····	EXCLUDA			. , 94 ©	,63.9		ERVAL
NCIDENCE OF AND	June 30, 1	1981			OF EXCLU		133), ,	CLUDA	BLE DE-
REASONS FOR DELAY ¹	LENGTH	OF EXCL		·	DD (NO. OF		123	%	}	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84		121 + days	totals of	01.07	One	Two
A. Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	0	1	0	2	1.6	0	2
B • NARA examination — (h)(1)(B)	0	0	0	0	0	Ü	0	0	0	0
C. State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0		0	0
D • Interlocutory appeals — (h)(1)(E)	0	0	0	0_	0	0	0	0	0	0
E. Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	3	11	22_	10	1	2	49	39.8		49
F. Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	0	1	00	0	0	0	11	8	0	11
G • Motion is actually under advisement — {h}(1)(J)	0	0	2	0	0	0	22	1.6	0	2
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0_	0	0	0	0_	0	0_
7. Consideration by court of proposed plea agreement — (h)(1)(l)	4	2	29	21	0	0	56	45.5	0	56
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0_	0	1	0	1	8	0	1
M • Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	3	0	2	5	4.1	0	5
Ne Period of mental or physical incompetence of defendant to stand trial — (h)(4)	o	0	0_	0_	0	1	1	8	0	1
O- Period of NARA commitment or treatment - (h)(1)(C) & (5)	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
Re Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	o	0	0	0	0	О	0	_ •0		0
If more than one reason or none of the reasons below given in support (A & B)	o	0	0	2	0	0	2	1.6	0	2
"Ends of Justice" Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
T • continu- ance, per						_		_		
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	-0	0	0
30 days (B) (iii)	0	0	0	0_	0	0	0	0	0	0
counsel, or give major time to prepare (B) (iv)	0	1	0	2	0	0	3	2.4	0	3
U• Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	11	0	1	8	0	1
W - Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	0	0	0
L. More than 1 exclusion with days artiregated	0	0	0	00	0	0	0	0	0	0
TOTAL	7	15	54	38	4	5	123	100.0	0	123

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.



¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUYENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

26

		riansiers noncotile, districts (per l'rich fules 20, 21, 40) — (11/(1/(0)										
			5	4	6	3	0	0	18	15.8	0	18
	Н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	46	0	11_	0	0	0	47	41.2	0	4
		Transportation from another district or to/from examination or hospitalization in ten days or less $-(h)\{1\}\{H\}\dots$	0	0	0	0	0	0	0		0	
		Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	. 0	0	0	0	0	0_	0	
2	_ I •	Prosecution deferred by mutual agreement — (h)(2)	О	0	0	0	0	0	0	0_	0	(
'n	M.	Unavailability of defendant or essential witness ~ (h){3}(A & B)	0	1	0	0	0	0	1	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.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	o	0	0	(
	_P.	Superseding indictment and/or new charges — (h)(6)	0	0	0	0	С	0	0	0	0	(
	R.	Defendant awaiting trial of co-defendant when no severance had been granted — $\{h\}\{7\}$	0	0	0	0	0	С	0	0_	0	
		T If more than one reason or none of the reasons below given in support (A & B)	1	0	3	1	0	0	5	4.4	0	<u> </u>
		"Ends of Failure to continue would stop further proceedings or	,			,				1 .		

July 1, 1980

through

June 30, 1981

TERMINATED DEFENDANTS2 REPORTED DURING PERIOD.

EXCLUDABLE TIME . . .

INCIDENTS OF EXCLUDABLE TIME.

DEFENDANTS WITHOUT EXCLUDABLE TIME . .

DEFENDANTS WITH

Q

0

U. Time up to withdrawal of guilty plea - 3161(i).......

We Grand jury indictment time extended 30 more days — 3161(b)

T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)

TOTAL

0

114 100.0

.0

• 0

- 0

• 0

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED³

Two

One

50 © 68.5

2.6

.0_

2.6 28.9

114 0

DISTRICT

T. continuance, per 3161

WISCONSIN WESTERN

INCIDENCE OF AND

REASONS FOR DELAY¹

SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)

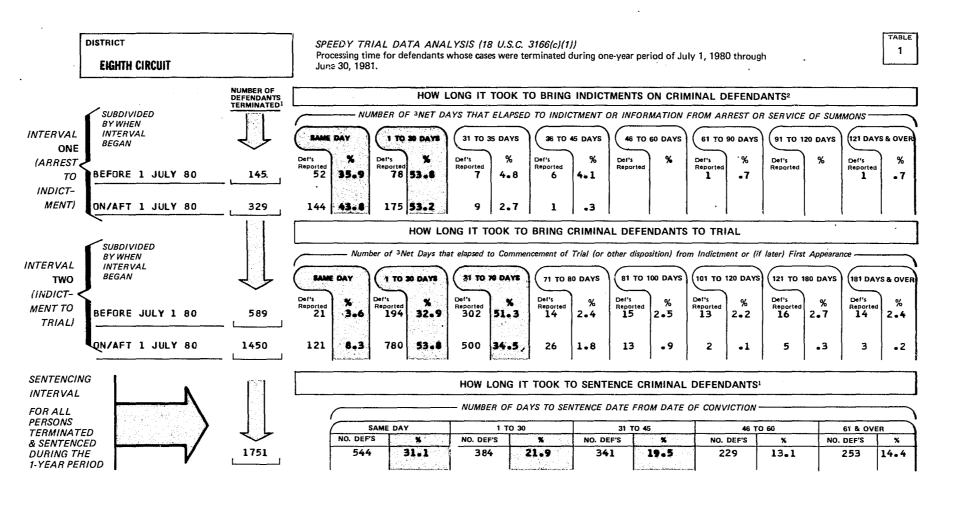
REASON UNDER 18 USC 3161

Examination or hearing for mental or physical incapacity - (h)(1)(A)

State or federal trials on other charges - (h) (1)(D)

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



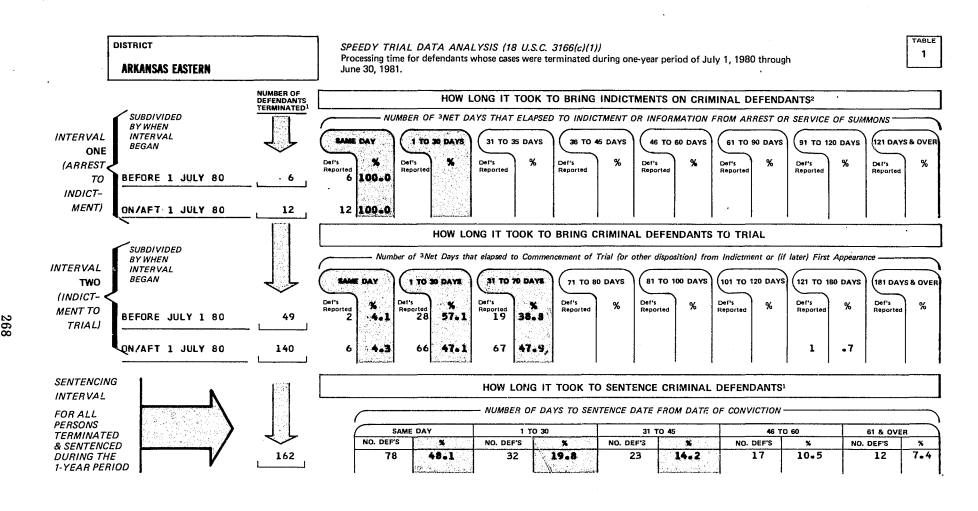
¹ DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT EIGHTH CIRCUIT	REPOF PERIO July 1, 1	980 TO	TALE	REPORTED DEFENDAN EXCLUDAB	ED DEFENI DURING F ITS WITHOUS LE TIME	PERIOD, .	. 2039 . 1187 B	% OF "A" 58•2		BLE 2
SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	ın	•	DEFENDAN EXCLUDAB	ITS WITH		852 C	41.8		ERVAL
INCIDENCE OF AND	June 30,	1981	l	INCIDENTS	OF EXCLU	DABLE	1371), ,	CLUDA	BLE DE-
REASONS FOR DELAY ¹	LENGTI	H OF EXCL	UDABLE DE		DD (NO. OF		Sub-	%	LAY OC	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84		121 + days	totals of	Cot "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	8	10	9	19	11	2	59	4.3	3	56
	0	0	0	0	0	0	0	-0	0	0
C • State or federal trials on other charges — (h) (1)(D)	0	3	0	3	2	1	9	7_	0	9
D . Interlocutory appeals — (h)(1)(E)	4	11_	4	0	0	6	15	1.1	0	15
E_{\bullet} Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	249	156	117	45	44	9	580	42.3	6	574
F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	2	2	3	2	0	1	10		2	8
Motion is actually under advisement — (h)(1)(J)	153	97	96	10	2	1	359	26.2	7	352
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	1	0	0	0	О	0	1	1	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	7	3	2	0	0	0	12	9_	2	10
7 • Consideration by court of proposed plea agreement — {h}{1}()	0	0	1	0	0	0	1	1_	0	1
I • Prosecution deferred by mutual agreement — (h)(2)	1	0	2	2	0	5	10		0	10
M Unavailability of defendant or essential witness — (h)(3)(A & B)	4	0	3	3	4	5	19	1.4	1	18
N • Period of mental or physical incompetence of defendant to stand trial – (h)(4) · · · · · · · · · · · · · · · · · · ·		0	.4	3	1	1	10	7	0	10
U • Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0		0	0
P . Superseding indictment and/or new charges — (h)(6)	2	1	2	3	o	o	8	•6	0	8
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	1	2	4	1	О	9	.7	0	9
T If more than one reason or none of the reasons below given in support (A & B)	15	14	62	52	30	39	212	15.5	0	212
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	8	0	4	2	4	0	18	1.3	0	18
T continuance, per										
3161 T2 Case unusual or complex (B)(ii)	0	2	2	2	0	0	6	-4	0	6
(h){8} T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	1	0	0	1		0	1
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	5	3	3	5	2	1	19	1.4	1	18
U Time up to withdrawal of guilty plea — 3161(i)	0	С	0	2	0	0	2	1	0	2
W Grand jury indictment time extended 30 more days — 3161(b)	3	3	4	0	0	0	10	.7	10	0
L More than 1 exclusion with days aggregated	0	0	0	1	0	0	1	1	0	1
TOTAL	464	296	320	159	61	71	1371	100.0	32	1339

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



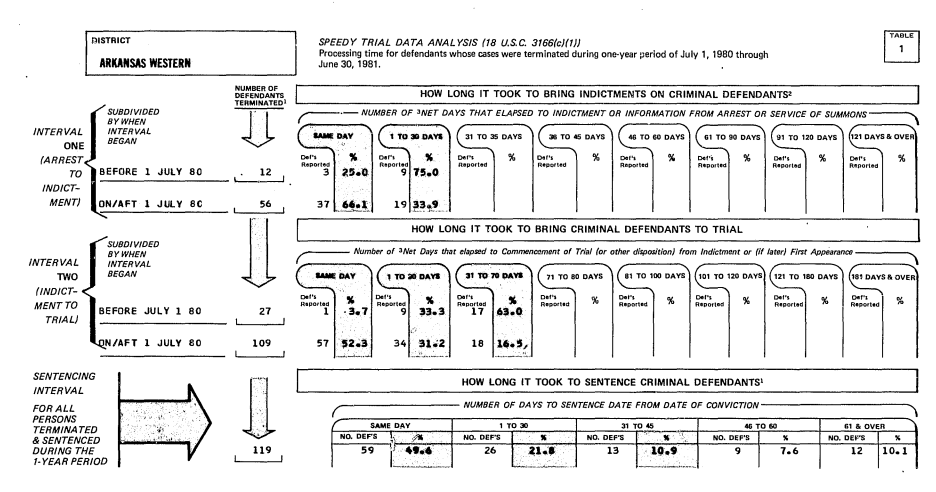
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY	NSAS EASTERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	980 h 1981	OTALS	REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	OF EXCLU	DABLE	. 189 ^A . 106 ^B . 83 ^C	43.9	INTI IN WH CLUDA LAY OCC	ERVAL ICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84	85 to 120	121 + days	totals of	OFTO	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	2	2	2	0	7	5.4	0	7
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)(D)	0	0	0	0	0	0	0	•0	0	0
D.	Interlocutory appeals – {h}{1}(E)	0	0	0	0	0	4	4	3.1	0	4
Ε.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	24	21	20	3	0	0	68	52.7	0	68
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	•0	0	0
G.		3	0	0	0	0	0	3	2.3	0	3
	Motion is actually under advisement — (h) (1) (J)	0									
Н.	extradition — (h)(1)		0	0_	0	0	0	0	0	0	0
6.	hospitalization in ten days or less — (h)(1)(H)	0	0	0_	0	0	0	0	0	0	0
7.	Consideration by court of proposed plea agreement — {h}(1)(1)	0	0	0_	0	0	0	0		0	0
<u>ı.</u>	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	0	0	0
M	Unavailability of defendant or essential witness — (h)(3)(A & B)	1	0	0	1	0	0	2	_1.6	0	2
N.	Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	2	0	0	0	2	1.6	0	2
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5),	0	0	0	0	0	0	0	-0	o	0
Р.	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 had been granted — (h)(7)	0	0	0	0	0	0	0	•0	0	0
	If more than one reason or none of the reasons below	1	1	11	15	5	9	42	32.6	0	42
	"Ends of Failure to continue would stop further proceedings or	0	0	0	0	0	0	0			
T	continu-				0	0	0		0	0	0
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	1	0	0	0	0	1	_ 8	0	1
	(h)(8) T3 Indictment following arrest cannot, be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	•0	0	0
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 0	0	0	0	0	0	0	•0	0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	•0	0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	•0	0	0
	, , , , , , , , , , , , , , , , , , , ,	0	0	0	0	0	0				
	More than 1 exclusion with days aggregated	0	0	<u> </u>	0	<u> </u>	<u>U</u>	0		0	0
	TOTAL	29	24	35	21	7	13	129	100.0	0	129

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

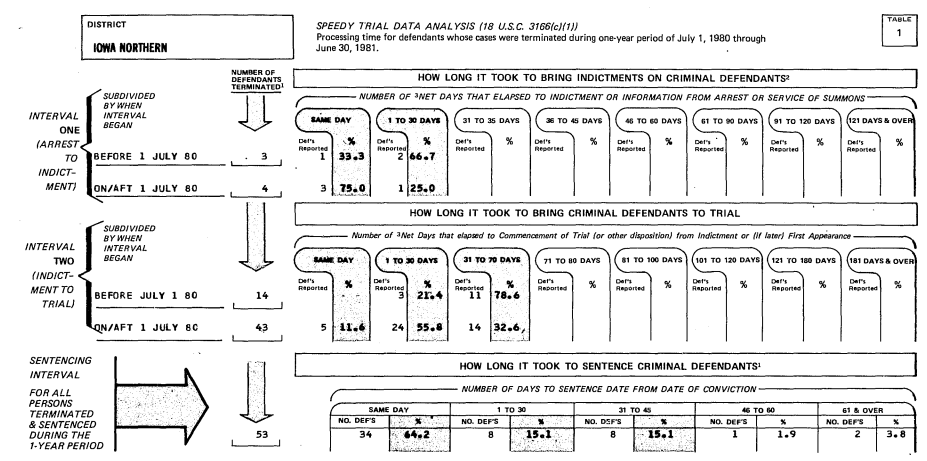
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. 3NET MEANS GROSS DAYS LESS EXC!.UDABLE TIME UNDER 18 U.S. C.316(h).

27(

ARKANSAS WESTERN	REPOR PERIO July 1, 1	980 T	TALS.	DEFENDAN EXCLUDAB	DURING P ITS WITHOU LE TIME .	ERIOD, .	. <u>136</u> A	% OF "A"		BLE 2
PEEDY TRIAL DATA ANALYSIS 18 U.S. C. 3166(b)(2)	throug	n	•	DEFENDAN EXCLUDAS			. , зу С	28.7		ERVAL
NCIDENCE OF AND	June 30,	1981	l	INCIDENTS			63 0)	CLUDA	BLE DE-
REASONS FOR DELAY ¹	LENGTH	OF EXC	UDABLE DI	TIME			Fig. 1	%	LAY GG	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	Z totalis or Z	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h){1}(A)	0	0	0	1	0	0	1	1.6	0	1
B. NARA examination (h)(1)(B)	0	0	0	0	С	0	0	0	0	0
C • State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0		0	0
Interlocutory appeals — (h)(1)(E)	0	0	0	0	0		0	0	0	0
Motions (From filing to hearing or prompt disposition) (h)(1)(f)	6	6	16	3	0	1	32	50.8	1	31
Fe _ Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	Ó
G Motion is actually under advisement — (h)(1)(J)	5	1	2	0	0	0	8	12.7	0	8
Misc, proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	o	0	o	0	0	•0	0	o
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	o	0	0	0	0	0	0	0	0	0
7 • Consideration by court of proposed plea agreement — (h)(1)(l)	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 of defendant or essential witness — (h)(3)(A & B)	0	0	0	1	1	0	2	3.2	0	2
Period of mental or physical incompetence of defendant to stand trial — (h)(4)	О	0	1	1	o	o	2	3.2	0	2
O • Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
P Superseding indictment and/or new charges — (h)(6)	0	0	0	0	C	0	0	.0	o	o
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	1	0	٥	1	1.6	0	1
If more than one reason or none of the reasons below given in support (A & B)	2	2	2	1	1	1	9	14.3	0	9
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
T continuance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
30 days (B)(iii)	0	0	0	0	0	0	0	-0	0	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U. Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	-0	0	0
W . Grand jury indictment time extended 30 more days — 3161(b)	2	3	3	0	0	0	8	12.7	8	0
L. More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	-0	0	0
TOTAL	15	12	24	 8	2	2	63	100.0	9	54

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

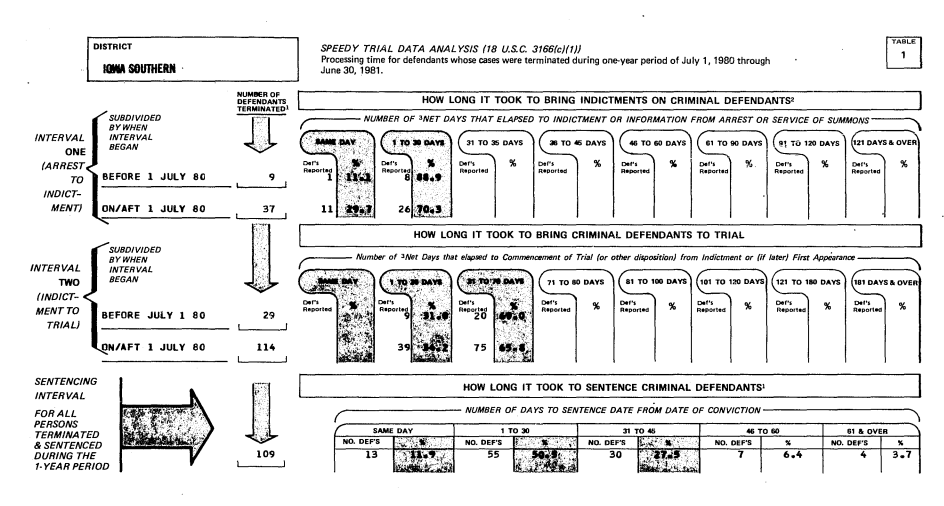
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

3

IOWA NORTHERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIOD July 1, 19 through June 30, 1	080 TC)TALS	REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE INCIDENTS		PERIOD UT DABLE 1	57A 14B 43C	75.4	INT IN WH	ERVAL HICH EX- BLE DE- CURRED ³
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DE 22 to 42	43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	0	0	0	1	2.0	0	11_
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)(D)	0	0	0	0	0	0	0		0	0
D• Interlocutory appeals — (h)(1)(E)	. 0	0	0	0	0	0	0	0_	0	0
E_{\bullet} Motions (From filing to hearing or prompt disposition) – (h)(1)(f)		2		0	0		2	4.1	00	2
F • Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	1	2	0	0	0	3	6.1	0	3
G • Motion is actually under advisement — (h)(1)(J)	. 3	3	3_	0	0	0	9	18.4	0	9
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	00	0	0	0	0	0_	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(l)	. 0	С	0	0	0	0	0	0_	0	0
1 • Prosecution deferred by mutual agreement (h)(2)	. 0	0	1	0	0	0	1	2.0	0	1
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	. 0	0	0	0	0	0	0	0	0	0
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)(1)(C) & (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 had been granted — (h)(7)	. 0	0	0	0	0	0	0	0	0	0_
T If more than one reason or none of the reasons below given in support (A & B)	y 5	3	18	7	0	0	33	67.3	0	33
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	1 .1	0	0	0	0	0	0	•0	0	0
T continu-										
3161 T2 Case unusual or complex (B)(ii)		0	0	0	0	0	0		0	0
30 days (B)(iii) Continuance granted in order to obtain or substitute		0	0	0	0	0	0	0	0	0
counsel, or give major time to prepare (B) (iv)		0	0	0	0	0	0	0	0	0
U • Time up to withdrawal of guilty plea — 3161(i),	. 0	0	0	0	0	0	0		0	0
W. Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L • More than 1 exclusion with days aggregated	. 0	0	0	0	0	0	0	0	0	0
TOTAL	8	ç	25	7	0	0	49	100.0	0	49

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

274

ł,

IOWA SOUTHERN	REPORT PERIOD July 1, 1980)	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING F ITS WITHOU ILE TIME .	PERIOD, . UT	. 143A	% OF "A"	T	ABLE 2
PEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	through June 30, 198	31		DEFENDAN EXCLUDAE INCIDENTS TIME.	OF EXCLU	DABLE	53 C	37.1	IN W	TERVAL HICH EX- ABLE DE- CCURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days 1	F EXCL	22 to 42	ELAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	COF "D"	One	Two
A . Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	3	2	3	1	0	10	12.8	2	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)(D)	0	0	0	0	0	0	0		0	0
D. Interlocutory appeals — (h)(1)(E)	0	0	0	0	C	1	1	1.3	0	1
Fe Motions (From filing to hearing or prompt disposition) — (h)(1)(f)		0_	0	0	0	0	0	0	0	
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	0	0	1	0	0	2	2.6	0	
G • Motion is actually under advisement — (h)(1)(J)	17	12	7	2	1	0	39	50-0	0	39
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	U	0	0_	0	
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	. 0	0	0	0	0	0	0	0	
7 Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	00	0	0	0		
I - Prosecution deferred by mutual agreement — (h)(2)	0	0	0	1	0	3	4	5.1	O	
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	0	0	0	0	•0	0	
Period of mental or physical incompetence of defendant to No stand trial — (h)(4)	О	0	0	0	1	0	1	1.3	0]
O Period of NARA commitment or treatment — (h)(1)(C) & (5)	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	
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	О	0	.0	0	
If more than one reason or none of the reasons below given in support (A & B)	3	2	1	1	8	5	20	25.6	0	20
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	
continu- ance, per										1
3161 T2 Case unusual or complex (B)(ii)	0	С	0	0	0	0	0	0	0	
30 days (B)(iii)	0	0	0	0	0	0	00	0_	0	-
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	
U. Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0	0	0	
W. Grand jury indictment time extended 30 more days — 3161(b)	1	C	0	0	0	0		1.3	1	
L . More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	<u> </u>
TOTAL	23	17	10	8	11	9	78	100.0	3	7:

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

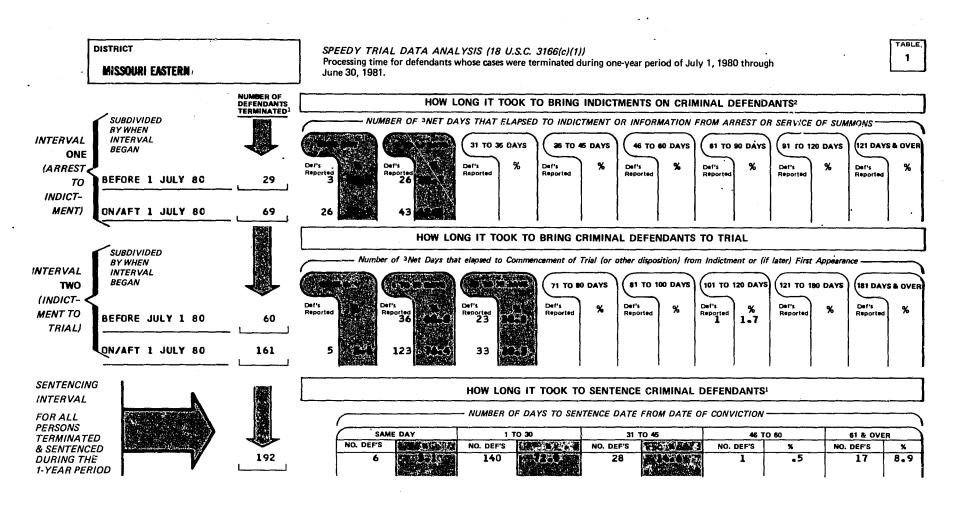
	DISTRICT MINNESOTA			IAL DATA ANA. ne for defendants v 1.				ar period of Ju	ıly 1, 1980) through			TABLI
		NUMBER OF DEFENDANTS		HOW I	ONG IT TOOI	TO BRING	INDICTME	NTS ON CRI	WINAL DI	EFENDAN	TS ²		
	SUBDIVIDED BY WHEN	TERMINATED1	NU	MBER OF SNET DA	YS THAT ELAP	SED TO INDIC	TMENT OR I	NFORMATION	FROM ARI	REST OR . S.	ERVICE OF	SUMMONS -	
INTERVAL ONE	INTERVAL		(Turny)	To m DAY	31 TO 35 DAY	s 36 то	45 DAYS	46 TO 60 DAYS	61 TO 9	O DAYS	91 TO 120 D	AYS (121 D	AYS & OVE
(ARREST	BEFORE 1 JULY 80	54	Def's Reported	Det's Reported 22 48.7	Def's % Reported 6 11.	Def's Reported 6		t's %	Def's Reported		Def's Reported	6 Def's Report	" 1.9
INDICT- MENT)		61	6 3 948	47 77.0	8 13.	1							
				HOW LO	NG IT TOOK	TO BRING (CRIMINAL C	PEFENDANTS	TO TRI	AL.	· · · · · · · · · · · · · · · · · · ·		
	SUBDIVIDED BY WHEN		Numb	per of 3Net Days that	nt elapsed to Com	mencement of	Trial (or other	disposition) fro	m Indictme	nt or (if lat	ter) First Ap	oearance	
NTERVAL TWO	INTERVAL BEGAN				a no me	71 10 8	BO DAYS	1 TO 100 DAYS	(101 TO 1	20 DAYS	121 TO 180 D	AYS (181 D.	AYS & OV
(INDICT-	BEFORE JULY 1 80	115	Def's Reported 4	Det's Reported 30	Def's Reported	Def's Reported	% De Re	5 4.3	Def's Reported	3.5	Reported 2.	6 Def's Report	1. T
	ON/AFT 1 JULY 80	202	5 , Q.O	98 (44.3	90 44.	2	1.0	3 1.5	1	•5	2 1.	0 1	. :
SENTENCI	1				HOW LONG	ІТ ТООК Т	O SENTENC	E CRIMINAL	DEFEND	ANTS ¹			
FOR ALL					- NUMBER OF	DAYS TO SEI	NTENCE DATE	F FROM DATE	OF CONVI	CTION			,,
PERSONS TERMINAT	TED STATE OF THE S	JAL		AME DAY	1 70		31	TO 45		46 TO 60		61 & 0	VER
& SENTEN	CED	283	NO. DEF	SCHOOL OF JACKSTANA	NO. DEF'S	4	NO. DEF'S		NO. 1		× 37.8	NO. DEF'S	35.0
DURING TO	THE ERIOD	465	10		10	7 1 1 1 V	31		到 1	·]	77	35.0

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT		REPOR PERIO July 1, 1	D 980 TO	OTALS .	REPORTED DEFENDAN	ED DEFENI DURING F JTS WITHOUS BLE TIME .	PERIOD, .	·317(A)	% OF "A"	,	BLE 2
SPEEDY TRIAL DAT	A ANALYSIS 18 U.S.C. 3166(b)(2)	throug	1	1		BLE TIME .		202 ©	,63.7		ERVAL
INCIDENCE O	F AND	June 30,	1981	- 1		OF EXCLU			\ 	CLUDA	BLE DE-
REASONS FO	R DELAY ¹	LENGTH	OF EXC	UDARLE DI	ELAY PERI	DD INO OF		349	%	LAY OC	CURRED 3
CODE R	EASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	Sub- lotals of "D"	QF "D"	One	Two
_A _ Examination	n or hearing for mental or physical incapacity — (h)(1)(A)	0	1	0	2	1	0	4	1.1	0	4
NARA exa	nination — (h)(1)(B)	0	0	0	0	0	0	0	0	0	0
C . State or fee	leral trials on other charges — {h} (1){D}	0	0	0	2	1	0	3	9	0	3
Interlocuto	ry appeals — (h)(1)(E)	0	0	0_	0	0	0	0	0	0	0
E. Motions (F	com filing to hearing or prompt disposition) — {h}(1)(f)	108	44	27	9	0	0	188	53.9	3	185
F . Transfers fr	om other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
	ctually under advisement — (h)(1)(J)	30	37	47	5	0	0	119	34.1	1	118
H extradition	edings: probation or parole revocation, deportation, — (h)(1)	0	0	0	0	0	0	0	0	0	0
	ion from another district or to/from examination or ion in ten days or less — (h){1){H}	6	3	2	0	0	0	11	3.2	22	9
7. Considerati	on by court of proposed plea agreement — (h)(1)(I)	0	0	0_	0	0	0	0	0	0	0
I . Prosecution	deferred by mutual agreement — (h)(2)	0	0	0	1	0	0	1	3	0	1
M. Unavailabil	ity of defendant or essential witness — (h)(3)(A & B)	0	0	1	0	0	3	4	1.1	0	4
	nental or physical incompetence of defendant to — (h)(4)	0	0	0	0	0	0	0	0	0	0
Period of I	NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
P. Superseding	indictment and/or new charges — (h)(6)	0	0	0	3	.0	,0	3	9	0	3
	awaiting trial of co-defendant when no severance had	0	1	0	2	1	0	4	1.1	0	4
	T If more than one reason or none of the reasons below given in support (A & B)	o	2	4	1	0	0	7	2.0	0	7
"Ends of Justice"	Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	2	0	1	0	3	• 9	0	3
T continu-							}				
3161 (h)(8)	T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
	30 days (B)(iii)	0	0	0	0	C	0	0		0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	1	С	0	1	0	0	2	6_	0	2
U. Time up to	withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	-0	0	0
W. Grand jury	indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	-0	0	0
L. More than	exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	145	88	83	26	4	3	349	100.0	6	343

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY	OURI EASTERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	D 980 h	TALS	REPORTED DEFENDAN EXCLUDAE DEFENDAN EXCLUDAE	ED DEFENI DURING F ITS WITHOUTE ITS WITH ITS WITH ILE TIME .	PERIOD			INT IN WH	BLE 2 ERVAL ICH EX-
	ONS FOR DELAY ¹	L				OF EXCLU		257) %		BLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DE	LAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	₹0F "D"	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	2	2	2	2	2	0	10	3.9	0	10
В.		0	0	0	0	0	0	0	.0	0	0
	NARA examination — {h}(1)(B)	0	1	0	0	1	0	2	.8	0	2
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)						<u> </u>			<u> </u>	
D•	Interlocutory appeals – {h}(1)(E)	0	0	0	0	0	0	0	0	0	0
Ε.	Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	32	50	38	15	3	4	142	55.3	.2	140
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	-0	0	0
G.	Motion is actually under advisement — (h) (1) (J)	27	28	18	1	0	1	75	29.2	4	71
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — {h}(1)	0	o	0	0	0	0	0	.0	0	_ o_
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	•0	0	0
7.	Consideration by court of proposed plea agreement — {h}{1}{I}	0	0	0	0	0	0	0	.0	0	0
Ι.	Prosecution deferred by mutual agreement — (h)(2)	1	0	1	0	0	0	2	.8	0	2
м.		0	0	1	1	1	0	3	1.2	1	2
	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	0	0	1	1		0	1
N.	stand trial — (h)(4)								-4		
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0		0	0	0
Р.	Superseding indictment and/or new charges - (h)(6)	0	0	0	0	0	0	0		0	0
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	С	0	0	0_	0	0
	T If more than one reason or none of the reasons below given in support (A & B)	2	0	0	6	6	6	20	7.8	0	20
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
Τ.	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	1	1	0	0	2	_ 8	0	2
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	•0	0	0
₩.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	.0	0	0
	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	.0	0	0
	TOTAL	64	81	61	26	13	12	257	100.0	7	250

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

DISTRICT	REPO	BT		TERMIN	ATED DEFE	ENDANTS2		% OF "A"	٦	TABLE
MISSOURI WESTERN	PERI July 1,	OD 1980		DEFEND	ED DURING ANTS WITH ABLE TIME	TUOL	508	<u> </u>	* [2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throu	1911	TOTALS<	DEFEND	ANTS WITH	i	411	-		
INCIDENCE OF AND REASONS FOR DELAY ¹	June 30	, 1981		INCIDEN.	ABLE TIME TS OF EXCI	LUDARIF	97	(C) 19.1	CLUE	ITERVAL VHICH EX- DABLE DE-
CODE REASON UNDER 18 USC 3161	LENGT 0 to 10 day	TH OF EXC ys 11 to 21	CLUDABLE 22 to 42	DELAY PER	RIOD (NO.	OF DAYS) 0 121 + days	Sub-	Z	LAY O	CCURRED 3
A - Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	c	1	6	5	2	15	8.9	0	15
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)(D)	0	0	0	1	0	1	2	1.2	0	2
D. Interlocutory appeals — (h)(1)(E)	3	0	0	0	0	1	4	2.4	0	4
E_{\bullet} Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	32	10	5	0	0	0	47	27.8	0	47
F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	1	0	0	1	.6	0	1
Motion is actually under advisement — (h)(1)(J)	18	6	3	0	0	0	27	16.0	0	27
Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	0	0	0	C	0	0	.0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h){1){H}	0	0	0	0	0	0	0	.0	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	0	0	0	0	0	-0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	О	0	2	2	1.2	0	2
M - Unavailability of defendant or essential witness - (h)(3)(A & B)	1	0	1	0	1	1	4	2.4	0	4
N = Period of mental or physical incompetence of defendant to stand trial — (h)(4)	1	0	1	0	0	0	2	1.2	0	
0 • Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0		•0	0	2
P . Superseding indictment and/or new charges — (h)(6)	2	1	0	o	0	0	3	1.8	0	0
R been granted — (h)(7)	0	0	2	1	0	0	3	1 l		3
If more than one reason or none of the reasons below given in support (A > B)	0	3	14	17	4	18		1.8	0	3
Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (BI(i)	0	0	0	0	0	0	56	33.1	0	56
ance, per							0	-0	0	0
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	o
Continuance granted in order to obtain or substitute	0	0	0	0	0	0	0	•0	0	0
counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	. 0
U Time up to withdrawal of guilty plea — 3161(i)	0	0	0	2	0	0	2	1.2	0	2
Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L _ More than 1 exclusion with days aggregated	0	0	0	1	0	0	1	.6	0	1
TOTAL	58	20	27	29	10	25	169	100.0	0	169

Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

280

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

NEBRASKA PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	D 980 h	TALS<	REPORTED DEFENDAMEXCLUDAE DEFENDAMEXCLUDAE INCIDENTS	ED DEFEND DURING FOR THE PROPERTY OF EXCLUSION OF EXCLUSION DEFENDED TO THE PROPERTY OF EXCLUSION OF EXCLUSIO	PERIOD. UT DABLE	. 138 ^A . 68 ^B . 70 ^C	50.7	INT IN WH	ERVAL IICH EX-
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE		OD (NO. OF		Sub- totals of	% OF "D"	Опе	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	0	0	o		•9	0	1
B NARA exemination — (h)(1)(B)	0	0	0	0	0	0	0	.0	0	0
C State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	•0	0	0
D • Interlocutory appeals — (h)(1)(E)	1	0	0	0	0	0	1	.9	0	1
	17	7	3	0	1	2	30	28.3	0	30
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	1	1	1	0	0	0	3	2.8	2	1
Fe Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	27	6		2	1	0				l
G Motion is actually under advisement — (h)(1)(J)			12				48	45.3	2	46
H = extradition = (h)(1) Transportation from another district or to/from examination or	0	0	0	0	00	0	0		0	0
6 • hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0		0
Consideration by court of proposed plea agreement — {h}(1)(1)	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 of defendant or essential witness — (h)(3)(A & B)	0	0	0	0	0	1	1	9	0	1
No Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	О	0	0	0	0	0	0
O Period of NARA commitment or treatment (h)(1)(C) & (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 had been granted — (h)(7)	О	0	0	О	0	0	0	0	0	0
T If more than one reason or none of the reasons below given in support (A & B)	1	1	10	1	4	o	17	16.0	o	17
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	1	1	3	0	5	4.7	0	5
T• continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
30 days (B) (iii)	0	0	0	0	0	0	0	0	0	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U • Time up to withdrawal of guilty plea — 3161(i)	О	0	0	0	0	0	0	0_	0	0
W- Grand jury indictment time extended 30 more days — 3161(b)	О	0	0	0	С	С	0	0	0	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	.0	0	0
TOTAL	47	15	28	4	9	3	106	100.0	4	102

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion

dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

使好的用来 \$1000000

31 TO 35 DAYS

DISTRICT

SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1)) Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981.

HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS²

36 TO 45 DAYS

Def's Reported

NUMBER OF 3 NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS

NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION

TABLE

(121 DAYS & OVER

Def's Reported

NUMBER OF DEFENDANTS TERMINATED SUBDIVIDED BY WHEN INTERVAL INTERVAL **BEGAN** ONE (ARREST BEFORE 1 JULY 80 TO INDICT-MENT) CN/AFT 1 JULY 80 SUBDIVIDED INTERVAL

BY WHEN INTERVAL **BEGAN** BEFORE JULY 1 80 28

2 50.0 2 50.0 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS TO TRIAL Number of 3 Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance T TO 30 DAYS 28.6

NO. DEF'S

16

. 20.5

31 TO 78 DAYS 71 TO 80 DAYS 20 71.4

81 TO 100 DAYS Def's Reported %

46 TO 60 DAYS

61 TO 90 DAYS

121 TO 180 DAYS (101 TO 120 DAYS Def's Reported

91 TO 120 DAYS

%

SENTENCING INTERVAL

TWO (INDICT-

MENT TO

TRIAL)

284

FOR ALL PERSONS TERMINATED & SENTENCED DURING THE 1-YEAR PERIOD

QN/AFT 1 JULY 80

78

70

1 TO 30 NO. DEF'S NO. DEF'S 38.5 30

61 & OVER 31 TO 45 NO. DEF'S NO. DEF'S 3 3.8 23 29.5

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY	H DAKOTA TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIOI July 1, 19 through June 30, 1	980 TO	OTALS	REPORTED DEFENDATEXCLUDATE DEFENDATEXCLUDATE INCIDENTS TIME.	BLETIME . S OF EXCLU	PERIOD UT DABLE	. 98(A) . 51(B) . 47(C)	48.0	INT IN WH	ERVAL RICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE D 22 to 42	ELAY PERI 43 to 84	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	₹0° "D"	One	Two
Α-	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	1	0	0	1	1.2	0	1
	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)(D)	0	2	0	0	0	0	2	2.4	0	2
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	О	0	0	0	0
<u>E.</u> _	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	21	11	3	3	0_	0	38	46.3	0	38
_F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	1	1	1.2	0	1
G	Motion is actually under advisement — (h){1){J}	22	4	4	0	0	0	30	36.6	0	30
Н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h){1}{H}	0	0_	0	0	С	0	0	0	0	0
_7.	Consideration by court of proposed plea agreement — (h)(1)(I)	6	0	1	0	0	0	1	1.2	0	1
<u>ı.</u>	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	0	0	0	0	0
М.	Unavailability of defendant or essential witness — (h)(3)(A & B)	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	2	0	0	2	2.4	0	2
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
Р.	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 had been granted — {h)(7)	0	0	0	0	0	0	0	0	0	О
	T If more than one reason or none of the reasons below given in support (A & B)	0	O ,	0	0	o	o	0	•0	0	О
	"Ends of Justica" Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	1	0	0	1	1.2	0	1
<u>T.</u>	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	1	1	11	0	0	3	3.7	0	3
	30 days (B)(iii)	0	0	0	1	0	0	1	1.2	0	1
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	1	1	1.2	0	1
	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0		0	0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	1	0	0	0	1	1.2	1	0
<u>L•</u>	More than 1 reclusion with days aggregated	0	0	0	0	0	0	0		0	0
	TOTAL	43	18	10	9	0	2	82	100.0	1	81

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1)) Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981. 1

HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS2

SUBDIVIDED BY WHEN INTERVAL BEGAN INTERVAL ONE (ARREST 13__ BEFORE 1 JULY 80 TO INDICT-

MENT) ON/AFT 1 JULY 80 31__

SUBDIVIDED BY WHEN INTERVAL **BEGAN**

78 BEFORE JULY 1 80 QN/AFT 1 JULY 80 154

31 TO 35 DAYS

26 TO 46 DAYS

46 TO 60 DAYS

61 TO 90 DAYS

NUMBER OF 3 NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS (121 DAYS & OVE 91 TO 120 DAYS

HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS TO TRIAL

Number of 3 Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance

71 TO 80 DAYS 10.3 12.3

81 TO 100 DAYS 101 TO 120 DAYS Report 12 9.0 1

181 DAYS & OVE 121 TO 180 DAYS Reporte 11 14.1 2 1.3

SENTENCING INTERVAL

INTERVAL

(INDICT-MENT TO

TRIAL)

286

TWO

FOR ALL PERSONS TERMINATED & SENTENCED DURING THE 1-YEAR PERIOD





HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS¹

NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION

SAN	E DAY	1	то зо	31	TO 45	46 T	O 60	61 & OV	ER
NO. DEF'S	BERGE STREET	NO. DEF'S	2000 T N. ST. Y.	NO. DEF'S	美国政策等的	NO. DEF'S	*	NO. DEF'S	*
48	800 *	18	(0)21 s.	39		30	17.0	41	23.3

10

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRAYE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SOUTH DAKOTA SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	REPOI PERIC July 1, 1	DD 1980	TOTALS<	DEFENDA EXCLUDA	TED DEFEND DURING ANTS WITHOUSE TIME	PERIOD	·		. [TABLE 2
INCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	1981		EXCLUDA INCIDENT TIME.	BLE TIME	JDABLE	89	(D)	IN W	ITERVAL VHICH EX- DABLE DE-
CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days	H OF EX	CLUDABLE D 22 to 42	DELAY PER 43 to 84	IOD (NO. O	F DAYS)	Sub- totals of	% / / / / / / / / / / / / / / / / / / /	One	CCURRED Two
A . Examination or hearing for mental or physical incapacity — (h)(1)(A)	4	3	0	2	0	0		10.1	1	8
B. NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	.0	0	1 0
C • State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	.0	0	1
D • Interlocutory appeals (h)(1)(E)	0	1	4	0	0	0	5	5.6	0	
E. Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	9	5	5	12	0	2	33	37.1	0	5
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	-0	0	33
G • Motion is actually under advisement — (h)(1)(J)	1	0	0	0	0	0	1	7		0
He extradition — (h)(1)	1	0	0	0	0	0	1	1.1	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	1	0	0	0	0	0	1	1.1	0	1
7 • Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0		1.1	0	1
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	c	0	0	0	0	0
M. Unavailability of defendant or essential witness — (h)(3)(A & R)	2	0	0	0	1		0		0	0
N - Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	0	0	-	3	3.4	0	3
Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0			0	0	0
P . Superseding indictment and/or new charges - (h)(6)	0	0	2	0	0	0	0	-0	0	0
R Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	0	0				2	2.2	0	2
If more than one reason or none of the reasons below	1	_ _	2	3	<u>0</u>	0	1	1.1	0	1_
Justice" T1 Failure to continue would stop further proceedings or	8	0	1		2	-0	8	9.0	0	8
T continu- ance, per			1	0	0	0	9	10.1	0	9
3161 T2 Case unusual or complex (B)(ii)	0	0	1	1	0	0	2	2.2	0	2
T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	.0	0	0
counsel, or give major time to prepare (B) (iv)	4	3	2	3	2	0	14	15.7	1	13
U. Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	•0	0	0
Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	.0	0	
More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	.0	0	0 0
TOTAL	32	12	17	21	5	2	89	100.0	2	87

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1))
Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981.

TABLE

NUMBER OF DEFENDANTS TERMINATED¹ HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS² SUBDIVIDED BY WHEN — NUMBER OF 3NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS INTERVAL BEGAN INTERVAL 61 TO 90 DAYS ONE CDef's Reporte. Def's Reported 211 Def's Reported (ARREST 689 73.6 **BEFORE 1 JULY 80** 22.5 936 1.0 1.1 •9 ΤO INDICT-MENT) ON/AFT 1 JULY 80 2117 642 30.3 10 1 1 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS TO TRIAL SUBDIVIDED Number of 3Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance BY WHEN INTERVAL INTERVAL **BEGAN** 71 TO 80 DAYS (101 TO 120 DAYS) (121 TO 180 DAYS (181 DAYS & OVER TWO Def's Reported (INDICT-Def's Report 40 MENT TO BEFORE JULY 1 80 1895 2.1 4.2 TRIAL) ON/AFT 1 JULY 80 . 5.8 4892 282 2304 38 21

SENTENCING INTERVAL

FOR ALL
PERSONS
TERMINATED
& SENTENCED
DURING THE
1-YEAR PERIOD



5526

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS¹

		– NUMBER C	OF DAYS TO SEN	TENCE DATE	FROM DATE OF	CONVICTION -			
SAM	E DAY	1 1	TO 30	31	TO 45	46 TO	60	61 & OV	ER
NO. DEF'S	* , * *, * *, * *, * *, * *, * *, * *,	NO. DEF'S	* **	NO. DEF'S	24	NO. DEF'S	%	NO. DEF'S	*
1674	30.3 ©	1446	24.2	1386	25:1	507	9.2	513	9.3

¹DEFENDART FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT :: CLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

NINTH CIRCUIT	REPO PER July 1	IOD		DEFE	NDANTS I	DEFENDANTS RING PERIOD VITHOUT	678		1	TABLE 2
SPEEDY TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2)	thro		TOTALS	DEFE	UDABLE 7 Ndantsu	IME		8B 67.3	<u>3</u> .	
NCIDENCE OF AND REASONS FOR DELAY ¹	June 30), 1981		EXCL	UDABLE T	IME	222 ، ·	o © 32.7		INTERVAL
	LENC					XCLUDABLE	. 351	3 (Q)	CL	UDABLE D
TILASUN UNDER 18 USC 3161	0 to 10 da	ys 11 to 2	CLUDABLE 1 22 to 4	DELAY I	PERIOD (N	0. OF DAYS)	· · ·	1 %	,,L_	OCCURRE
A Examination or hearing for mental or physical incapacity — (h)(1)(A)	17	1	7 2		18				One	Two
B NARA examination — (h)(1)(B)	0	1				8 10	10	3.0	9	
C State or federal trials on other charges — (h) (1)(D)		1		<u> </u>	0	0 0	<u> </u>		0	
De Interlocutory appeals (\$1/1/5)	6	 	4	7	9	1 4	33	.9	3	
De Interlocutory appeals — (h){1}(E)	8		7	1	3	19 30	81	7-		
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	538	439	379	21	1 4	+3 19	7	7	- - 5	
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	7	17	18		7		7	46.4	141	148
G . Motion is actually under advisement (5)(3)(1)	81	63	T			3 1	53		23_	
extradition — (h) (1)			1	1	5	0 3	240	_6.8	6	23
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	233	1	4		1	1 0	240	6.8	71	16
7. Consideration by source (5	0	0	1)	0 0	5	7		
Consideration by court of proposed plea agreement — (h)(1)(l)	6	5	16		,	1 1	1		- 2	+
Prosecution deferred by mutual agreement — (h)(2)	2	1	9	1		-	38	-1-1	- }	3
Unavailability of defendant or essential witness (CVGVA 0 7)	25	19	1			0 26	40	1.1	1	3
Period of mental or physical incompetence of defendant to			26	16	'	5 54	145	4.1	6	139
Period of NARA commitment	4	1	3	4		3 5	20	•6	0	
Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0		0	0		·	20
Superseding indictment and/or new charges — (h)(6)	2	0	o	2				- -	-	
been granted — (h)(7)	15	6	10				8	2	1	7
given in support (A & B)				8	<u>-</u>	2	41	1.2	0	41
Justice" T1 result in minute would stop further proceedings or	70	. 89	155	201	65	99	679	19.3	7	672
e continu- ance, per	2	4	4	7	2		19	• 5		
3161 T2 Case unusual or complex (B)(ii)	, ,		}					1	0	19
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	11	8	7	14	9	7	56	1.6	0	56
TA CONTINUANCE granted in audio	3	1	3	0	0	0	7	•2		
(iv)	6	2	12	7	1	1		1	2	5
Time up to withdrawal of guilty plea — 3161(i)	_ 3	2	3	8		1	29	8	0	29
Grand jury indictment time extended 30 more days - 3161(b)	4	6			1	5	22	6_	3	19
More than 1 exclusion with days aggregated			7	0	0	0	17	5_	15	2
	0	0	2	0	1	3	6	•2	0	
TOTAL	1048			1			·			6
aph and subsection of 18 USC 3161, Speedy Trial Act of 1974 as 2055500 Act		589	781	552	164	279	3513	100.0	295	3218

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Triel.

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

% OF "A"

ALASKA SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	D 980 h 1981	OTALS	REPORTED DEFENDAR EXCLUDAE DEFENDAR EXCLUDAE INCIDENTS TIME.	SILE TIME . S OF EXCLU	PERIOD UT	. 140 A . 111 B . 29 G	20.7	INT IN WE	EERVAL HICH EX- ABLE DE- COURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	UDABLE DI 22 to 42	43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
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	O	0
C • State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	-0	0	0
D • Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	-0	0	0
E. Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	5	3	10	4	0	0	22	42.3	0	22
Fo Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	a	0	0	0	0	0		0	0
G Motion is actually under advisement — (h)(1)(J)	4	1	2	0	С	0	7	13.5	0	7
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	-0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
7 Consideration by court of proposed plea agreement — (h)(1)(i)	0	0	1	0	0	0	1	1.9	0	1
T Prosecution deferred by mutual agreement — (h)(2)	О	0	2	0	0	0	2	3.8	0	2
Me Unavailability of defendant or essential witness — (h)(3)(A & B)	0	3	1	0	0	0	4	7.7	0	4
Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0-	0	o	0	0	.0	0	0
0. Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	o	0	0	.0	0	a
.P. Superseding indictment and/or new charges — (h)(6)	1	0	0	0	0	0	1	1.9	0	1
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	О	0	o	0	0	0	0	•0	0	0
If more than one reason or none of the reasons below given in support (A & B)	1	0	1	0	0	0	2	3.8	0	2
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	1	0	0	2	0	3	5.8	0	3
Te continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	4	1	1	0	0	0	6	11.5	0	6
30 days (B) (iii)	3	0	0	0	0	0	33	5.8	0	3
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	1	0	0	0	1	1.9	0	1
U • Time up to withdrawal of guilty plea ~ 3161(i)	0	0	0	0	0	0	0	0	0	0
W- Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	0	0	0
L • More than 1 exclusion with days aggregated	О	0	0	0	0	0	0	-0	0	0
TOTAL	18	9	19	4	2	0	52	100.0	0	52

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial, U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

88 80.7

8.3

16 . 7.3

SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1))
Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981.

%

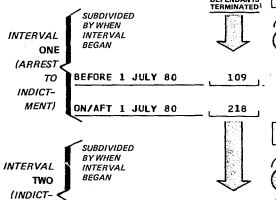
2.8

3

TABLE

%

1



BEFORE JULY 1 80

QN/AFT 1 JULY 80

HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS²

- NUMBER OF 3NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS

(1 TO 30 DAYS)

(31 TO 35 DAYS)

(32 TO 45 DAYS)

(46 TO 60 DAYS)

(61 TO 90 DAYS)

(91 TO 120 DAYS)

91.3 1 .5 1 .5 1 .5

HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS TO TRIAL

-- Number of ³Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance

															,
BAN f's	E DAY	(1 170 Def's	30 DAYS	31 TO	70 DAYS	71 TO E	0 DAYS	81 TO 1	00 DAYS	101 TO	120 DAYS	121 TO 1	80 DAYS	181 DAY	S & OVEF
ported		Reported	70	Reported	70	Reported	70	Reported	70	Reported	[75]	Reported	70	Reported	76
12		81		82	40.0	2	1.0	9	4.4	8	3.9	5	2.4	6	2.9
8	1.0	201	44.6	238	52.8,			3	-7			1	•2	,	

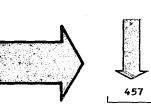
SENTENCING
INTERVAL
FOR ALL
PERSONS
TERMINATED
& SENTENCED
DURING THE

1-YEAR PERIOD

MENT TO

TRIAL)

292



205

451

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS

SAN	E DAY	1	TO 30	31	TO 45	46 TC	0 60	61 & OV	ER
NO. DEF'S	*	NO. DEF'S	*	NO. DEF'S	5 8 V	NO. DEF'S	*	NO. DEF'S	*
56	12.3	. 223	48.8	122	26.7	22	4.8	34	7.4

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVEFSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

2.8

ARIZONA	REPORT PERIOD July 1, 19 through) 80 TO		TERMINATE REPORTED DEFENDAN EXCLUDAB DEFENDAN	DURING P TS WITHOU LE TIME .	ERIOD JT	. 163B	% OF "A" 24.8		RVAL
PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	June 30, 1	1	- 1	EXCLUDAB	LETIME .		493©	75.2	IN WH	ICH EX-
NCIDENCE OF AND				INCIDENTS TIME			(1002)D) % }	LAY OCC	
REASONS FOR DELAY	LENGTH	OF EXCL	JDABLE DE	LAY PERI	D (NO. OF 85 to 120	DAYS)	Sub- totals of	OF "D"	One	· Two
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84				\searrow	,	9
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	7	0	3	1 C	0	0	0	.0	4 0	0
B • NARA examination — (h)(1)(B)	0 1	0	0		0					
C • State or federal trials on other charges — (h) (1)(D)	2	0	1	2	0	0	5	.5	3	16
D • Interlocutory appeals — (h)(1)(E)	3	2	0	6	2	6	19	1.9	3	10
E. Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	267	70	85	32	5	4	463	46.2	107	356
F • Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	2	6	1	0	0_	0	9	9	4	5
	31	14	14	G	. 0	0	59	5.9	5	54
Motion is actually under advisement — (h)(1)(J)	2.32	1	0	1	1	0	235	23.5	71	164
extradition – (h)(1) Transportation from another district or to/from examination or	1	0	0	0	0	C	1	1	0	1
hospitalization in ten days or less — (h)(1)(H)	2	1	1	0	0	0	4	4	0	4
7 • Consideration by court of proposed plea agreement — (h)(1)(I)	0	0	1	0	0	1	2	•2	0	2
I • Prosecution deferred by mutual agreement — (h)(2)					2	15	35	3.5	2	33
Me Unavailability of defendant or essential witness — (h)(3)(A & B)	6	5	5	2			-			<u> </u>
Ne Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0.	0	1	1	- 0	2	2	0	2
O. Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	C	0		0	0
P Superseding indictment and/or new charges — (h)(6)	0	0	0	6	0_	1	1	1	<u> </u>	1
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	0	0	0	0	0	11	1	0	1
If more than one reason or none of the reasons below given in support (A & B)	18	20	37	39	13	22	149	14.9	3	146
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (8)(i)	О	0	0	0	0	0	0	0	0	0
T continuance, per				0	0	0	0	.0	0	0
3161 T2 Case unusual or complex (B)(ii)	0	0	 	 	0	C	0	.0	0	0
30 days (B)(iii)	C	0	0	0	 		1	i	0	0
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	С	0	0	0	-0	<u> </u>	1
U• Time up to withdrawal of guilty plea — 3161(i)	0	0	1	0	0	0	1	-1	0	0
We Grand jury indictment time extended 30 more days 3161(b)	0	0	<u> </u>	0	0	0	3	-3	3	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	572	119	152	84	25	50	1002	100.0	203	799

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1))
Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through

TABLE 1

HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS²

SUBDIVIDED NUMBER OF 3NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS BY WHEN INTERVAL BEGAN INTERVAL 31 TO 35 DAYS 61 TO 90 DAYS 91 TO 120 DAYS ONE (ARREST **BEFORE 1 JULY 80** 66 1.5 1.5 1.5 TO 1 1 INDICT-10 10.1 81 81.8 MENT) ON/AFT 1 JULY 80 99 1 | 1.0 2 2 2 2.0. 1.0 2.0 2.0 1 HOW LONG IT TOOK TO BRING CRIMINAL DEFENDANTS TO TRIAL

SUBDIVIDED BY WHEN INTERVAL **BEGAN** TWO (INDICT-MENT TO BEFORE JULY 1 80 182 TRIALI

QN/AFT 1 JULY 80

Number of 3Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance 31 TO 76 DAYS 71 TO 80 DAYS 81 TO 100 DAYS Def's Reported 12 38.5 68 3.8 3.3 6.6 1.6 4.4

SENTENCING INTERVAL

294

FOR ALL PERSONS TERMINATED & SENTENCED DURING THE 1-YEAR PERIOD





238

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS¹ NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION

SAM	IE DAY	1	то 30	31	TO 45	46 T	O 60	61 & OV	ER
NO. DEF'S	FEMALE PARKET	NO. DEF'S		NO. DEF'S	2000年8月	NO. DEF'S	*	NO. DEF'S	*
107	Ukla ?	69		80		35	10.3	49	14.4

1DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

CALIFORNIA NORTHERN SPEEDY TRIAL DATA ANALYSIS ~ 18 U.S.C. 3166(b)(2)		980 jh	TOTALS	REPORTED DEFENDA EXCLUDA DEFENDA		PERIOD, ,	. 420 . 226 . 194	53.8	INI	ABLE 2
NCIDENCE OF AND REASONS FOR DELAY ¹	L		Į	TIME	OF EXCLU			D	CLUD.	HICH EX- ABLE DE- CCURRED 3
CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days	1 OF EXC 11 to 21	LUDABLE D 22 to 42	ELAY PERI 43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	0	1	1	1	9	13	4.7	1	12
B NARA examination — (h)(1)(B)	0	0	0	0	0	0	О	•0	0	0
C . State or federal trials on other charges — (h) (1)(D)	0	1	0	0	0	0	1	.4	0	1
D. Interlocutory appeals — (h)(1)(E)	0	0	1	2	16	4	23	8.4	1	22
E. Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	47	35	30	30	5	5	152	55.5	2	150
F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	4	5	11_	1	0	12	4.4	10	2
G • Motion is actually under advisement — (h)(1)(J)	0	3	15	9	0	0	27	9.9	0	27
H. Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	1	0_	0	0	1	.4	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0_	0	0	0	•0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	2	2	.7	0	2
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	2	2	1	2	0	1	8	2.9	0	8
N • Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	0	2	2	•7	0	2
O• Period of NARA commitment or treasment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	.0	0	0
P Superseding indictment and/or new charges — (h)(6)	0	0	0	o	0	0	0	.0	0	0
R Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	С	0	0	0	.0	0	o
If more than one reason or none of the reasons below given in support (A & B)	0	4	2	7	5	14	32	11.7	0	32
"Ends of Justice" Tailure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	0
continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
30 days (B)(iii)	0	0	0	0	0	c	0	0	0	0
counsel, or give major time to prepare (B) (iv)	0	0	0	0	0		0	0	<u> </u>	0
U Time up to withdrawal of guilty plea — 3161(i)	0	<u> </u>	1	0	0	0	11	4_	0	1
Grand jury indictment time extended 30 more days — 3161 (b)	0	0	0	0	0	0	0	0	0	0
More than 1 exclusion with days aggregated	0	0	0	0	0	0	, 0	0	0	0
TOTAL	51	49	57	52	28	37	274	100.0	14	260

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

SENTENCING INTERVAL

FOR ALL **PERSONS** TERMINATED & SENTENCED **DURING THE** 1-YEAR PERIOD



352

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS¹

NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION SAME DAY 1 70 30 31 TO 45 61 & OVER NO. DEF'S NO. DEF'S NO. DEF'S NO. DEF'S NO. DEF'S 23 6.5 25 7.1

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES ₩ERE PENDING AS OF JUNE 30, 1981.

3NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

CALIFORNIA EASTERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	REPOI PERIC July 1, through	1980 T	OTALS	REPORTEI DEFENDA EXCLUDA DEFENDA		PERIOD	· 457	56.7	TABLE 2	
INCIDENCE OF AND REASONS FOR DELAY ¹	June 30,		<u> </u>	TIME	S OF EXCLU		7 314)	D _{43.3}	IN WHICH EX- CLUDABLE DE- LAY-OCCURRED	
CODE REASON UNDER 18 USC 3161	0 to 10 days	F OF EXC	LUDABLE D 22 to 42	ELAY PERI 43 to 84		F DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A . Examination or hearing for mental or physical incapacity — (h)(1)(A)	3	4	2	5	3	1	18	4.8	0	18
B NARA examination — (h)(1)(B)	0	0	0	С	0	0	0	0	0	О
C • State or federal trials on other charges — (h) (1)(D)	2	2	1	3	0	3	11	2.9	0	11
D • Interlocutory appeals (h)(1)(E)	2	2	2	0	1	3	10	2.7	0	10
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	26	49	48	14	2	5	144	38.5	0	144
F• Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)		1	2	11_	2	1	7	1.9	_2	5
G Motion is actually under advisement — (h)(1)(J)	13	6	12	0	0	1	32	8.6	0	32
Ha Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0		0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0			0
7. Consideration by court of proposed plea agreement — (h)(1)(I)	3	4	13	6_	0	1	27	7.2	0	27
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	1	0	0	8	9	2.4	0	9
■ Unavailability of defendant or essential witness — (h)(3)(A & B)	4	1	2	3	1	2	13	_ 3.5	0	13
Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	1	0	1	1	0	3	8	0	_ 3
Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	00	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 had been granted — (h)(7)	4	0	4	2	0	1	11	2.9	_0	11
If more than one reason or none of the reasons below given in support (A & B)	1	4	2	0	2	1	10	2.7	0	10
Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	2	2	3	2	0	0	9	2.4	0	9
ance, per				,						
(h)(8) Indictment following arrest cannot be filed in	7	7	6	12	9	7	48	12.8	0	48
30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iy)	4	0	0	0	0.		0		0	0
U Time up to withdrawal of guilty plea — 3161(i)	0	2 0	10	2	1		20	5.3	0	20
Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	2	0	0	2	5	0	2
More than 1 exclusion with days aggregated	0		0	0	0	0	0	0	0	0
and the control of the contro		0	0	0	0		0	0	0	0
TOTAL	71	85	108	53	22	35	374	100.0	2	372

¹Paragráph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Triel.

SENTENCING INTERVAL

> FOR ALL PERSONS

INTERVAL

(ARREST

MENT)

INTERVAL

(INDICT-

MENT TO

TRIAL)

298

TWO

TO INDICT-

TERMINATED & SENTENCED 1-YEAR PERIOD HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS

		– NUMBER O	F DAYS TO SENT	TENCE DATE	FROM DATE OF	CONVICTION -			
SAN	E DAY	1 7	ro 30	31	TO 45	46 TC	60	61 & OV	ER
NO. DEF'S	10 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	NO. DEF'S	*	NO. DEF'S	* * * * * * * * * * * * * * * * * * *	NO. DEF'S	*	NO. DEF'S	<u> </u>
110	8-1	636	46.9	374	27.6	115	8.5	120	8.9

1DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM
U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

1355

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

CALIFORNIA CENTRAL		REPORT PERIOD July 1, 1980 TOTALS TERMINATED DEFENDANTS2 REPORTED DURING PERIOD. DEFENDANTS WITHOUT EXCLUDABLE TIME					. 1568A				
SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	throug	n j	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	DEFENDA!	NTS WITH BLE TIME .		. 199 ©			ERVAL	
NCIDENCE OF AND	June 30,	1981	Į		OF EXCLU		231	0, ,	CLUDA	BLE DE- CURRED 3	
REASONS FOR DELAY ¹				ELAY PERI	OD (NO. OF	DAYS	Sub- totals of	% OF "D"	<u> </u>		
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals of		One	Two	
A. Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	3	4	1	0	. 0	8	3.5	0	8	
B • NARA examination — (h)(1)(B)	0	0	0	0	0	10	0	-0	0	0	
C. State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0	0	0	0_	0	0	
D. Interlocutory appeals – {h}{1}(E)	0	0	1	0	0	4	5	2.2	1	4	
E ● Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	1	19	18	2	6	0	46	19.9	11	45	
F Transfers from other districts (per FRCP rules 20, 21, 40) — {h}(1)(G)	1	2	1	0	0_	0	4	1.7	3	1	
Gc Motion is actually under advisement — (h)(1)(J)	0	11	11	0_	0_	0	2		0	2	
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	С	0	0_		0	0	
Transportation from exother district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0_	0	0	0		_ 0	0	
7. Consideration by court of proposed plea agreement — (h)(1)(l)	о_	0	0	0	0	0	0		0	0	
I • Prosecution deferred by mutual agreement — (h)(2)	2	1	1	2	0	0	6	2.6	0	6	
M • Unavailability of defendant or essential witness — (h)(3)(A & B)	4	2	9	2	0	3	20	8.7	1	19	
Ne Period of mental or physical incompetence of defendant to stand trial — (h)(4)	1	0	1	2	С	1	5	2.2	0	5	
O. Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0		0		
P . Superseding indictment and/or new charges — (h)(6)	1	0	0	0	0	0	1	4_	0	1	
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	2	0	3	0	0	1	6	2.6	0 /	6	
If more than one reason or none of the reasons below given in support (A & B)	16	15	28	45	19	4	127	55.0	1	126	
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	o	0	0	0	.0	0	C	
T continuance, per											
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0_	0	0	~ 0	0	0	0	
30 days (B) (iii)	0	0	0	0	0	0	0	0	0	0	
74 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0		
U. Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	1	0	11	4_	0	1	
Wa Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0		0	0	С		
L • More than 1 exclusion with days aggregated	0	0	0	0	Ċ		0	0	0		
TOTAL	28	43	67	54	26	13	231	100.0	7	224	

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

SAME DAY

9.5

NO. DEF'S

902

86

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

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

NO. DEF'S

200

22.2

3NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

46 TO 60

NO. DEF'S

113

31 TO 45

42.7

NO. DEF'S

385

2.4

13.1

61 & OVER

NO. DEF'S

118

CALIFORNIA SOUTHERN		980 TO	OTALS	REPORTED DEFENDAN EXCLUDAR	LE TIME .	ERIOD.	. 1050A	% OF "A" 59.8	TABLE 2		
PEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug	n j	7,723	DEFENDAN	ITS WITH BLE TIME .		. 422 @	40.2,		ERVAL	
NCIDENCE OF AND	June 30,	1981	- {		OF EXCLU		543	\	CLUDA	ABLE DE-	
REASONS FOR DELAY ¹	LENGT	OF EXCL	UDABLE D	ELAY PERIO	DD (NO. OF		Sub-	% OF "D"	ļ	CURRED 3	
CODE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84		121 + days	totals of	OF U	One	Two	
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	2	8	0	0	1	11	2.0	1	10	
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)(D)	0	1	6	2	С	0	9	1.7	0	9	
D• interlocutory appeals — (h)(1)(E)	3	0	2	1	0	3	9	1.7	0	9	
E ● Motions (From filing to hearing or prompt disposition) — {h)(1)(f)	29	144	58	45	10	0	286	52.7	0	286	
Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	2	0	1	0	0	0	3	6_	2	1	
G • Motion is actually under advisement — (h)(1)(J)	0	10	0	0	o	0	10	1.8	0	10	
H • Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	2	0	0	0	2	4	0	2	
6 Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	2	0	0	0	0	0	2	4_	2	0	
7 • Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	0	0	0	
Prosecution deferred by mutual agreement — (h)(2)	0	0	2	0	0	13	15	2.8	1	14	
Me Unavailability of defendant or essential witness ~ (h)(3)(A & B)	7	2	3	2	1	21	36	6.6	1	35	
N • Period of mental or physical incompetence of defendant to stand trial — (h)(4)	1	0	1	0	0	2	4	7	0	4	
Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	c	
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 had been granted — (h)(7)	2	5	0	1	0		8	1.5	0	8	
T If more than one reason or none of the reasons below given in support (A & B)	11	20	44	- 39	4	21	139	25.6	0	139	
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	1	0	0	С	0	1	2	0	1	
ance, per 3161 T2 Case unusual or complex (B)(ii)	o	o	o	0	0	o l	0	•0	o	0	
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	•0	0	C	
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	О	0	0	1	0	0	1	•2	0	1	
U • Time up to withdrawal of guilty plea — 3161(i)	3	0	0	0	0	4	7	1.3	3	4	
We Grand jury indictment time extended 30 more days - 3161(b)	0	. 0	0	Ð	0	0	0	0	0	0	
L • More than 1 exclusion with days aggregated	0	0	0	o	0	0	0	0	0	0	
TOTAL	60	185	127	91	15	65	543	100.0	10	533	

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Triel.

300

FOR ALL

PERSONS

TERMINATED

DURING THE 1-YEAR PERIOD

& SENTENCED

SENTENCING

302

INTERVAL

(ARREST

MENT)

INTERVAL

MENT TO

TRIAL)

TWO (INDICT-

ONE

TO INDICT-

INTERVAL FOR ALL PERSONS TERMINATED & SENTENCED DURING THE 1-YEAR PERIOD 859

1010

NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION

SAME DAY	1	TO 30	31	TO 45	46 T	O 60	61 & OV	ER)
NO. DEF'S	NO. DEF'S	2463333	NO. DEF'S	SECTION AND PARTY.	NO. DEF'S	*	NO. DEF'S	×
809	11	400.5	18		10	1.2	11	1.3

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

QN/AFT 1 JULY 80

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

3NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

HAWAII SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(t-/2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIOI July 1, 19 through June 30, 1	980 TO	OTALS	REPORTED DEFENDAN EXCLUDAN EXCLUDAN INCIDENTS	ED DEFEND DURING FOR THE PROPERTY OF EXCLUSION OF EXCLUSION DEFENDED.	PERIOD UT DABLE	. 1110 . 1013 B . 97 C	91.3	INT IN WE	ERVAL HICH EX- BBLE DE- CURRED ³
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE D 22 to 42	ELAY PERI 43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	2	2	0	2	6	4.7	1	5
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}(D)	0	0	0	1	0	1	2	1.6	1	1
D • Interlocutory appeals — (h)(1)(E)	0	0	0	1	0	0	1	8	0	1
E Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	14	20	11	12	1	0	58	45.3	22	56
F. Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
	1	2	0	0	0	1	4	3.1	0	4
Misc. proceedings: probation or parole revocation, deportation, extradition (h)(1)	1	0	0	0	0	0	1	8	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
Consideration by court of proposed plea agreement — (h)(1)(I)	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	3	2	0	0	4	9	7.0	0	9
No Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	1	0	0	0	1	8	0	1
Period of NARA commitment or treatment — (h)(1)(C) & (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 had been granted — (h)(7)	0	0	0	0	0	0	0	0	0	0
T If more than one reason or none of the reasons below given in support (A & B)	o	1	3	13	8	18	43	33.6	0	43
"Ends of Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	-0	0	0
30 days (B) (iii)	0	0	0	0	0		0	0	0	0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U Time up to withdrawal of guilty plea — 3161(i)	0	1	0	2	0	0	3	2.3	0	3
W Grand jury indictment time extended 30 more days 3161(b)	0	0	0	0	0	0	0	0	0	0
L More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	16	27	19	31	9	26	128	100.0	4	124

| %

QN/AFT 1 JULY 80 SENTENCING INTERVAL

INTERVAL ONE

(ARREST

INTERVAL

(INDICT-

MENT TO

TRIAL)

TWO

TO INDICT-MENT)

FOR ALL PERSONS TERMINATED & SENTENCED DURING THE 1-YEAR PERIOD

BEFORE JULY 1 80

BEGAN

77

32

65

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS1

71 TO 80 DAYS

		- NUMBER O	F DAYS TO SEN	TENCE DATE	FROM DATE OF	CONVICTION -			
SAME DAY			ro 30	31	TO 45	46 TO	60	61 & OV	ER
	DAY TO TO	NO. DEF'S	1788 4 78 F	NO. DEF'S	第 章	NO. DEF'S	× ×	NO. DEF'S	<u>*</u>
NO. DEFS	5510.2	22	20.8	25	132.5	4	5.2	12	15.6

81 TO 100 DAYS

%

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

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

31 TO 70 DAYS

31

40

*

33.1

*

96.9

61.5

3 NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

61 TO 90 DAYS

(101 TO 120 DAYS

%

Def's Repor

121 DAYS & OVE

(181 DAYS & GVER

1.5

1

DISTRICT .	REPORT PERIOD July 1, 198	30 70	OTALS	REPORTED DEFENDAM EXCLUDAR	BLE TIME .	ERIOD JT	97(A) 65(B)	OF "A"		ABLE 2
SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	through June 30, 19	1		DEFENDAN EXCLUDAE INCIDENTS TIME	SLE TIME .	DABLE	. 32 C		IN WE	ERVAL IICH EX- IBLE DE- CURRED ³
CODE REASON UNDER 18 USC 3161		OF EXCL 11 to 21	UDABLE DI 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of	Joe	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	1	0	0	0	1	2.1	0	1
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)(D)	0	0	0	0	0	0	0	-0	0	0
D • Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0		0
■ Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	0	3	1	0	0	0	4	8.3		4
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	1	0	0	0	11_	_2.1_		1
G - Motion is actually under advisement — (h)(1)(J)	0	0	0	0	0	0	0	0	0	0
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	.0	0	0	0	0		0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0		0	0
7. Consideration by court of proposed plea agreement — (h)(1)(I)	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 of defendant or essential witness ~ (h)(3)(A & B)	0	0	0	0	1	1	2	4.2	0	2
No stand trial — (h)(4)	0	0	0	0	0	0	0	0_	0	0
O Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	C.	0	0	0	0	00	0	0	0
P Superseding indictment and/or new charges — (h)(6)	0	0	0	0	0	0	0		0	0
R • Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	0		0	0	<u> </u>
T If more than one reason or none of the reasons below given in support (A & B)	7	8	13	8	0	0	36	75.0	0	36
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	2	0	0	2	4.2	0	2
To continuance, per	_ }	_			_					
3161 T2 Case unusual or complex (B)(ii)	0	0	0	2	0	0	2	4.2	0	2
T4 Continuance granted in order to obtain or substitute	0	0	0	0	0	0	0	0	0	0
counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	-0	0	0
We Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0		0	0_	0	0
L More than 1 exclusion with days aggregated			0	0	0	0	0	-0	0	0
TOTAL	7	11	16	12	1	1	48	100.0	0	48

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

1-YEAR PERIOD

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT	REPOR PERIO July 1, 19	200		TERMINATE REPORTED DEFENDANT EXCLUDABI	DURING PE TS WITHOU	ERIOD, T	168 ^(A)	OF "A"	TAB 2	
MONTANA	through			DEFENDAN [®] EXCLUDABI		<i>.</i>	58 C	34.5	INTE	CH EX-
PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	June 30, 1	1981		INCIDENTS	OF EXCLU	DABLE	84 0), , }	CLUDAB	LE DE- URRED ³
NCIDENCE OF AND REASONS FOR DELAY ¹			JDABLE DE	TIME	D (NO. OF	DAYS)	Sub	% OF "D"	One	Two
	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days				
CODE REASON UNDER 18 USC 3161	0	0	0	3	1	0	4	4.8	0	4
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)				С	o	0	0	•0	o	0
B • NARA examination — (h)(1)(B)	0	0	0							1
C • State or federal trials on other charges — (h) (1)(D)	0	0	0	1	0	0	1	_1.2_	0	
	0	0	1	0	o	3	4	4.8	0	4
D. Interlocutory appeals — (h)(1)(E)				6	2	3	19	22.6	_0_	19
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	2	1	55_							4
	0	0	4	0		0	4	4.8		
	1	0	0	o	0	0	11	1.2	c	1
G • Motion is actually under advisement — (h)(1)(J)			1		0	0	1	1.2	0	1
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	11_	0	<u> </u>]		0
Transportation from another district or to/from examination or	0	0	0_	0	0	0	0		0	
	0	o	0	2	0	0	22	2.4		2
7 Consideration by court of proposed plea agreement — (h)(1)(l)					0	0	0	.0		0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	 	0	U		<u> </u>	1		5
	0	0	0	3	0	2	5	6.0	-	
M• Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	0	0	0	0	0	0	
N • stand trial — (h)(4)		 	 				0	•0	0	
D. Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0_	C	0		7		
	0	C	0	2	1	2	5_	6.0	1	
P• Superseding indictment and/or new charges — (h)(6)		0	0	0	0	0	0_		0	<u> </u>
K • heen granted — (h)(7)	0	+			T		10	22.6	0	1
T If more than one reason or none of the reasons below given in support (A & B)	0	2	3	9	5	0	19	22.6	<u> </u>	
"Ends of Entire to continue would stop further proceedings or	0	O	1	3	0	0	4	4.8	<u> </u>	\ <u>'</u>
Justice" T1 result in miscarriage (B)(i)							i	}	İ	
ance ner	0	0	0	0	0	0_	0_		0	
3161 T2 Case unusual or complex (B)(ii)			3	С	0	0	4	4.8	_ 2	
30 days (B)(iii)	0					1	1	2 4	0	
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	1		0	2	0	- 	 3 _	3.6		
			0	1	0	0	11_	1.2		
U Time up to withdrawal of guilty plea — 3161(i)	-		4	0	0	0	7	8.3	5	<u> </u>
Grand jury indictment time extended 30 more days — 3161(b)) 3			1		1	7	0	
L • More than 1 exclusion with days aggregated			0	0	0	0	 	0	-	
Ministrial Levelson Man extra colorest								1,00 0	8	7
TOTAL	4	, } 7	7 22	32	9	10	84]100.0	8	

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

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

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

3NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

2.1

18.9

NEVADA SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOF PERIO July 1, 1 throug June 30,	D 980 h ТС	OTALS	REPORTED DEFENDAN EXCLUDAN EXCLUDAN INCIDENTS		PERIOD UT IDABLE	. 238 . 86 B . 152 C	63.9	INT IN WE	ERVAL HICH EX- ABLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE D 22 to 42	ELAY PERI 43 to 84	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	3	5	3	2	0	14	5.2	0	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)(D)	0	0	0	0	0	0	0	.0	0	0
D . Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0		0	0
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	24	29	48	19	3	0	123	46.1		123
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	2	0	1	0	0	33	1.1	0	3
G • Motion is actually under advisement — (h)(1)(J)	21	13	23	5	0	0	62	23•2	0	62
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	o	o	0	0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	O	0	0	0	0_	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	0_	0	0
I • Prosecution deferred by mutual agreement — (h!(2)	0	0	0	0	0	1	1	4	O	, 1
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	1	0	0	11_		0	1
Period of mental or physical incompetence of defendant to stand trial — (h) (4)	2	0	0	0	0	0	2	7	0	2
O. Period of NARA commitment or treatment (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
P . Superseding indictment and/or new charges — (h)(6)	o	O	o	0	o	0	0	-0	0	o
Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	6	0	2	5	0	0	13	4.9	0	13
T If more than one reason or none of the reasons below given in support (A & B)	3	3	5	22	2	4	39	14.6	0	39
"Ends of Justice" Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
T continu-										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
30 days (B)(iii)	0	0	0	0	0	0	0	0_	0	0
T4 Continuance grant of in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	1	2	0	0	3	1.1	0	3
U. Time up to withdrawal of guilty plea — 3161(i)	0	0	0	1	0	0	1	4_	0	1
W • Grand jury indictment time extended 30 more days — 3161(b)	c	0	0	0	0	0	0	0_	0	0
L • More than 1 exclusion with days aggregated	0	0	2	0	1	2	5	1.9	0	5
TOTAL	57	50	86	59	8	7	267	100.0	0	267

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from ∴S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

308

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

DURING THE

1-YEAR PERIOD

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

9.5

NO. DEF'S

NO. DEF'S

34.7

4.7

NO. DEF'S

190

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

NO. DEF'S

23.7

NO. DEF'S

52

OREGON	REPOF PERIO July 1, 1	D	- 1	REPORTE	TED DEFEND DURING	PERIOD			7	ABLE 2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug	1 T	OTALS<	DEFENDA	BLE TIME . NTS WITH		95			
INCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	1981	l	INCIDENT	BLE TIME . S OF EXCLU	DABLE		57.8. D	IN W	TERVAL HICH EX- ABLE DE- CCURRED 3
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCI	UDABLE D 22 to 42	ELAY PERI 43 to 84	OD (NO. OF	DAYS	Sub- totals of	% "D"	One	Two
A - Examination or hearing for mental or physical incapacity — (h)(1)(A)	4	2	2	1	0	1	10	4.6	2	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)(D)	2	0	1	0	1	0	4	1.8	1	3
D • Interlocutory appeals - (h)(1)(E)	o	0	0	2	0	6	8	3.7	0	8
E- Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	65	11	19	18	5	2	120	55.0	28	92
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	1	1	2	0	0	4	1.8	2	2
G • Motion is actually under advisement — (h)(1)(J)	1	4	1	. 0	0	1	7	3.2	1	6
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	٥	О	0	0	0	.0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	2	0	0	0	0	0	2	•9	0	2
7 Consideration by court of proposed plea agreement — {h}(1)(I)	0	0	0	0	0	0	c	.0	0	0
I . Prosecution deferred by mutual agreement — (h){2}	0	0	2	0	0	0	2	.9	0	2
M Unavailability of defendant or essential witness — (h)(3)(A & B)	2	0	2	0	0	1	5	2.3	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
O Period of NARA commitment or treatment — (h)(1)(C) & (5)	.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 had been granted — (h)(7)	0	1	0	0	0	0	1	•5	0	1
T if more than one reason or none of the reasons below given in support (A & B)	9	4	13	7	4	14	51	23.4	2	
Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	С	0	0	0	0	0	.0	0	49
ance, per										<u>.</u>
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0_
counsel, or give major time to prepare (B) (iv)	0	0	0	0	0		0		0	0
U Time up to withdrawal of guilty plea - 3161(i)		0	0	0	0		0	-0	0	0
₩ • Grand jury indictment time extended 30 more days — 3161(b)	0	3	0	0	0		3	1.4	3	0
L More than 1 exclusion with days aggregated		0	0	0	6	_1	1	5	0	1
TOTAL	85	26	41	30	10	26	218	100.0	40	178

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS1

NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION

NO. DEF'S

27

25.7

¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

SENTENCING

TERMINATED & SENTENCED DURING THE

1-YEAR PERIOD

INTERVAL

FOR ALL **PERSONS**

> ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

NO. DEF'S

15

14.3

SAME DAY

.

45.7

NO. DEF'S

48

105

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

NO. DEF'S

61 & OVER

NO. DEF'S

WASHINGTON EASTERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	980 h 1981	DTALS <	REPORTED DEFENDAN EXCLUDAN DEFENDAN EXCLUDAN INCIDENTS TIME.	BLE TIME . S OF EXCLU	PERIOD UT	. 123 . 67 B . 56 C) <u>54.5</u> ,	INT IN WE	ABLE 2 TERVAL HICH EX- ABLE DE- COURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	UDABLE D	ELAY PERI 43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	О	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)(D)	0	0	0	С	0	0	0	0	_ 0	0
D • Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
E ● Motions (From filing to hearing or prompt disposition) — {h}(1)(f)	10	13	10	8	1	0	42	67.7	0	42
F • Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
G • Motion is actually under advisement — (h)(1)(J)	0	0	0	0	G	0	o	0	_ 0	0
Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	•0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	-0	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(I)	1	0	1	1	1	0	4	6.5	_ 0	4
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	o	1	1	1.6	0	1
Mo Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	0	0	0	1	1	1.6	0	1
Ne Period of mental or physical incompetence of defendant to stand trial — (h)(4)	С	0	0	0	1	0	1	1.6	0	1
O • Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	. 0	.0	0	0
P Superseding indictment and/or new charges — (h)(6)	0	0	0	0	О	0	0	•0	0	0
Defendant awaiting trial of co-defendant when no severance had been granted — (h){7}	0	0	0	0	0	0	0	.0	0	0
If more than one reason or none of the reasons below given in support (A & B)	0	3	2	3	0	0	8	12.9	1	7
Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
Te continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0		0		0	0
30 days (B)(iii)	0	0	0	0	0	0	0		0	0
counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0		0	0
U • Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	1	1	1.6	0	1
W. Grand jury indictment time extended 30 more days — 3161(b)	4	0	0	0	0	0	4	6.5	4	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	0
TOTAL	15	16	13	12	3	3	62	100.0	5	57

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

1DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

WASHINGTON WESTERN SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	980 h	TALS	TERMINATE REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS	DURING P TS WITHOU LE TIME . ITS WITH LE TIME .	ERIOD JT 			INTE	ERVAL ICH EX- BLE DE-
REASONS FOR DELAY	LENGTH		•	TIME			228 Sub-	% OF "D"	<u> </u>	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days			One	Two
A • Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	3	1	1	0	1	7	3.1	0	7
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)(D)	0	0	0	0	0	0	0		0	0
D • Interlocutory appeals — (h)(1)(E)	0	0	0	1	0	1	2	9	0	2
Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	48	42	36	21	3	0	150	65.8	1	149
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	1	2	0	0	0	4	1.8	0	4
G ■ Motion is actually under advisement — (h)(1)(J)	9	9	10	11	0	0	29	12.7	0	29
Misc. proceedings: probation or parole revocation, deportation, H • extradition — (h)(1)	0	0	0	0	0	0	0	0	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0_	0	0	0	0	0	0
7 Consideration by court of proposed plea agreement — (h)(1)(l)	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 of defendant or essential witness — (h)(3)(A & B)	0	1	1	1	0	3	6	2.6	1	5
Period of mental or physical incompetence of defendant to N • stand trial — (h)(4)	0	0	0	0	0	0	0		0	, 0
O Period of NARA commitment or treatment — (h)(1)(C) & (5)	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 had been granted — (h)(7)	0	0	1	0	0	0	1	4_	0	1
T If more than one reason or none of the reasons below given in support (A & B)	4	5	2	9	3	1	24	10.5	0	24
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	<u>≈0</u>	0	0
							0	.0	0	0
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
30 days (B) (iii)	0	0	0	0	0	0				1
counsel, or give major time to prepare (B) (iv)	1	0	0	0	0	0	1	-4	0	4
U. Time up to withdrawal of guilty plea — 3161(i)		 	1	2	0	0	4	1.8		0
W Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	<u> </u>	0	0	-		0	
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	64	62	54	36	6	6	228	100.0	2	226

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

THE TELEPOON OF THE PERSON OF

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from ³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.

1DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

DURING THE 1-YEAR PERIOD

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

NO. DEF'S

3

NO. DEF'S

2.6

NO. DEF'S

32

3NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

NO. DEF'S

NO. DEF'S

GUAM SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)	REPO PERIO July 1, throu June 30	OD 1980 _{Igh} To	OTALS	REPORTED DEFENDANT EXCLUDANT EXCLUDANT EXCLUDANT	BLETIME .	PERIOD UT	40(A) 38(B) 2(C)		INT	ERVAL
INCIDENCE OF AND			Į	INCIDENTS	OF EXCLU	DABLE	2 0	0,	CLUDA	ABLE DE- CURRED 3
REASONS FOR DELAY ¹	LENGT	TH OF EXCL		LAY PERI	OD (NO. OF	DAYS)	Sub-	% OF "D" >	One	Two
CODE REASON UNDER 18 USC 3161	0 to 10 day	ys 11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals of	\sim	Olie	100
A . Examination or hearing for mental or shysical incapacity — (h)(1)(A) 0	0	0	0	0	С	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)(D)		0	0	0	o	0	0	.0	_ 0	0
D Interlocutory appeals — (h)(1)(E)	1 0	0	0	o	0	0	0	.0	0	0
,	1	0	0	0	0	0	C	.0	0	0
Motions (From filing to hearing or prompt disposition) — (h)(·//····	1	0	2	0	0	2	100.0	0	2
F Transfers from other districts (per FRCP rules 20, 21, 40) — (1/(1/(6)		 					l ———		
G Motion is actually under advisement — (h)(1)(J)		0	 	0	0	0	0		0	0
H• extradition – (h)(1)		0	0	0	0	0	0	0_	0	0
Transportation from another district or to/from examination hospitalization in ten days or less — (h)(1)(H)		0	0	0	0	0	0	0	0	0
7 Consideration by court of proposed plea agreement — (h)(1)(l		0	0	0	0	0	0	0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)		0	0	0	O	o	0	.0	0	О
M. Unavailability of defendant or essential witness — (h)(3)(A &		0	0	0	0	0	0	•0	0	0
Period of mental or physical incompetence of defendant to	"	 	0	0	0		0	•0	0	0
No stand trial — (h)(4)		 	 	 						
O Period of NARA commitment or treatment - (h)(1)(C) &	(5)	0	0	0	0	0	0		0	0
P_{\bullet} Superseding indictment and/or new charges — (h)(6)		0	0	0	0	0	0	0_	0	0
R Defendant awaiting trial of co-defendant when no severance been granted — (h)(7)	had C	0	0	0	С	0	0	0	0	0
T If more than one reason or none of the rea	sons below	o	0	o	o	0	0	•0	0	0
"Ends of Justice" T1 Failure to continue would stop further proc result in miscarriage (B)(i)	edings or	0	0	0	0	0	0	•0	0	0
T. continu-	·····	 	<u> </u>							
ance, per 3161 T2 Case unusual or complex (B) (ii)	0	0	0	o	0	o	0	• 0	0	o
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B) (iii)		0	0	С	0	0	0	•0	0	0
T4 Continuence granted in order to obtain or su	bstitute	1	0	0	0	0	0	•0	0	0
counsel, or give major time to prepare (B) (i	/·····	† 					<u> </u>			
U. Time up to withdrawal of guilty plea — 3161(i)		1	0	0	0	0	0	-0	0	0
W. Grand jury indictment time extended 30 it. and days — 3161(b)	.,	0	0	0	0	0	0	0	0	0
L. More than 1 exclusion with days aggregated	0	0	0	0	0		0	-0	0	0
т	OTAL 0	0	0	2	O	0	2	100.0	0	2

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

1DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

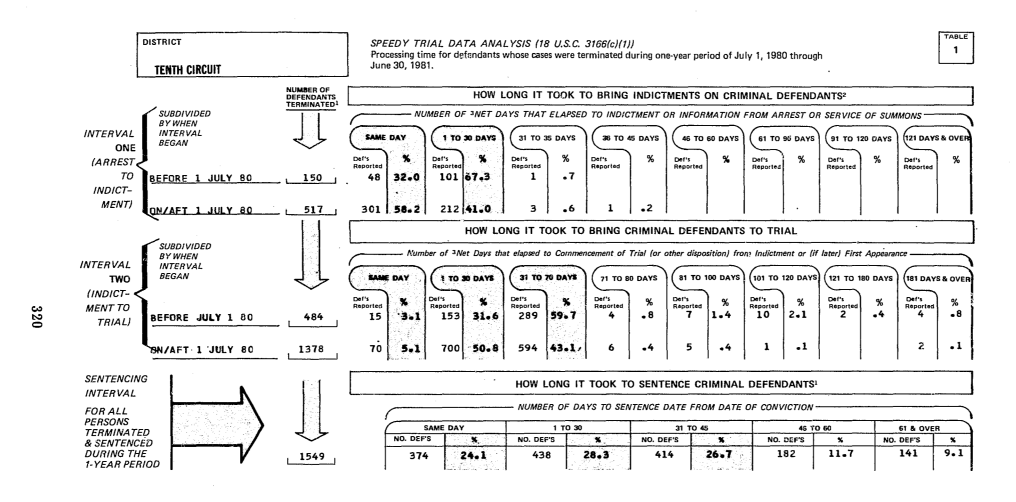
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

%

NORTHERN MARIANA ISLANDS SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	REPORT PERIOD July 1, 198 through June 30, 19	TC	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAN DEFENDAN EXCLUDAN INCIDENTS	DURING F ITS WITHO LE TIME . ITS WITH LE TIME .	PERIOD UT DABLE	32\(\begin{array}{cccccccccccccccccccccccccccccccccccc	100.0	INT IN WH	ERVAL
REASONS FOR DELAY ¹				TIME	DD (NO. OF	DAYS)	Sub- totals of	% OF "D"	}	CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	Totals of		One	Two
A Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	0	0	0	0	-0	0	Q
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)(D)	0	0	0	0	0	0	0	0	0	0
D . Interlocutory appeals — (h)(1)(E)	0	0	0	o	0	0	0	0	0	0
— E . Motions (From filing to hearing or prompt disposition) — (h)(1)(f)		0	0		0	o	0	0		O
F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)		0	o	0	0	0	0	•0	0	0
	0	0	0	o	0	0	0	.0	0	0
Motion is actually under advisement — (h)(1)(J)										<u> </u>
H extradition – (h)(1) Transportation from another district or to/from examination or	0	0	0	С	0	0	0	0_	0	0
6 hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0_	0	0
7. Consideration by court of proposed plea agreement — (h)(1)(1)	0	0	0	o	0	G	0	0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	o	0	0	0	0	0	o
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	O	o	0	o	0	_ • 0	0	o
Period of mental or physical incompetence of defendant to No stand trial (h)(4)	o	0	0	0	С	0	0	•0	0	О
0 • Period of NARA commitment or treatment — (h)(1)(C) & (5)	o	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	
R • been granted — (h)(7)	0	0	0	0	0	0	0	0	0	0
If more than one reason or none of the reasons below given in support (A & B)	0	0	0	o	0	0	0	c_	0	0
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	o	o	0	0	o	0	0	•0	0	О
To continuance, per								i		
3161 T2 Case unusual or complex (B) (iii)	0	0	0	C	0	С	0	-0	0	0
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	c	o	0	o	0	0	0	.0	0	o
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	O	0	0	.0	0	0
U. Time up to withdrawal of guilty plea — 3161(i)	O	0	0	: 0	0	0	o	•0	0	0
W • Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0			.0	0	0
	0			0	0		0			
L. More than 1 exclusion with days aggregated	 	0	0	0	0		-		0	0
TOTAL		o	0	o	o	٥	0	.0	o	o

¹Paragraph and visubsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

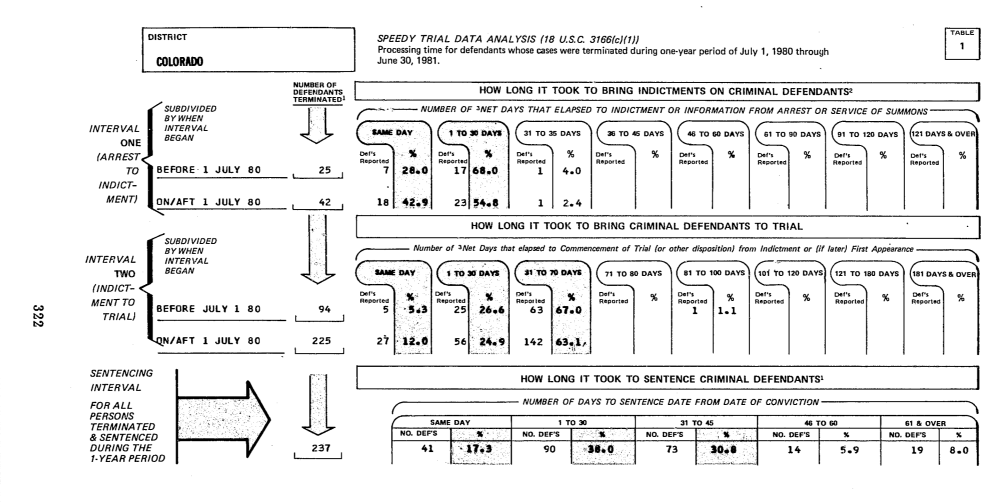
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³ NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C 316(h).

SPEEDY	TENTH CIRCUIT TRIAL DATA ANALYSIS — 18 U.S.C. \$166(b)(2) ENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	980 h то	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	DURING F ITS WITHOUT LE TIME . ITS WITH LE TIME . OF EXCLU	DERIOD	. 1862 . 1026 . 1026 . 836 1447), ,	INTE	ERVAL ICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days			LAY PERIO	DD (NO. OF		Sub- totals of	0F "D"	One	Two
. A.		8	11	6	9	6	1	41	2.8	2	39
В.	Examination or hearing for mental or physical incapacity — (h){1)(A)	0	0	0	0	0	0	0	.0	0	0
	NARA examination — (h){1}{B}										
_ C.	State or federal trials on other charges — (h) (1)(D)	2	0	0	0	0	1	3	2		3
D.	Interlocutory appeals — (h)(1)(E)	0	0_	3	5	1	8	17	_1.2_	0	17
_ E.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	235	148_	137	37	13	_6	576	39.8	18	558
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — {h}(1)(G)	7	5	6_	1	0	0	19	_1.3	5	14
G.	Motion is actually under advisement — (h)(1)(J)	113	41	18	1	o	0	173	12.0	3	170
н.	Misc. proceedings; probation or parole revocation, deportation, extradition — (h)(1)	251	0	0	1	0	0	252	17.4	0	252
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0.
7.	Consideration by court of proposed plea agreement — (h){1}{1}{1}	0	0	1	1	0	0	2	1	0	2
1.	Prosecution deferred by mutual agreement — (h)(2)	4	2	7	3	1	6	23	1.6	4	19
M.	Unavailability of defendant or essential witness — (h)(3)(A & B)	80	7_	11	8	3	16	125	8.6	2	123
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	О	0	2	2	1_	0	2
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	o´	0_	0_	0
Р.	Superseding indictment and/or new charges — (h)(6)	3	1_	1	1	c	٥	6	4	1_1_	5
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	2	1	7	2	0	1	13	•9	0	13
	T If more than one reason or none of the reasons below given in support (A & B)	27	23	54	47	15	13	179	12.4	1	178
	"Ends of Justice" T1 result in miscarriage (B)(i)	0	2	1	2	0	2	7	•5	0	7
	continu-					Ť					
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0_	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	1	0	0	0	0	0	1	1	0	1
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	2	0	1	0	3	_ • 2	0	3
₩.	Grand jury indictment time extended 30 more days — 3161(b)	2	1	2	0	C	0	5	3	5	0
L.	More than 1 exclusion with days aggregated	0	0_	0_	C	0	0	0	0	0	0
	TOTAL	735	242	256	118	40	56	1447	100.0	41	1406

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DE. ENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

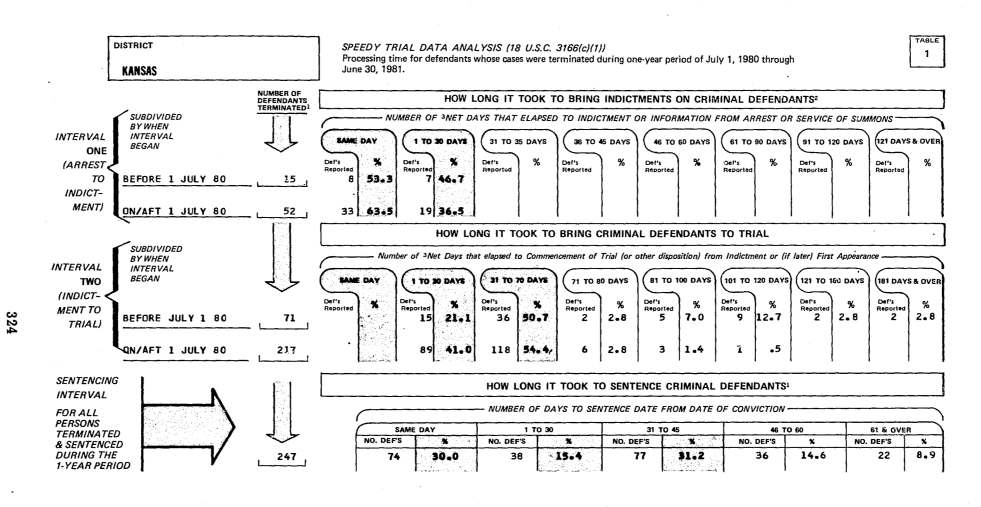


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

COLORADO SPEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	980 h 1981	TALS	REPORTED DEFENDAM EXCLUDAE DEFENDAM EXCLUDAE INCIDENTS TIME.	D DEFENSE DURING F NTS WITHOUS BLE TIME . NTS WITH BLE TIME . OF EXCLU	DABLE	319 202 B 117 C	36.7	INT IN WH CLUDA LAY OCC	ERVAL ICH EX- BLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals of	V 0 0	One	Two
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	G	0	0	0	-0	0	0
C • State or federal trials on other charges — (h) (1)(D)	. 0	0	0	0	0	0	0	0	0	0
Interlocutory appeals — (h)(1)(E)	. 0	0	0	0	0	1	1		0	1
E . Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	. 19	30	41	5_	6	1	102	70.3	0	102
F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0	0	0	0
G • Motion is actually under advisement — (h)(1)(J)	. 0	0	2	0	0	0	2	1.4	_ 0	2
H Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	. 0	0	0	0	0	o	0		0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h){1}(H)	0	0	0	0	O	0	0	0	0	0
7 • Consideration by court of proposed plea agreement — {h}{1}{1}{1}		0	0	00	0	0	0	0	0	0
I • Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	Q	0	•0	0	o
M. Unavailability of defendant or essential witness — (h)(3)(A & B)		0	0	0	o	2	2	1.4	0	2
N • Period of mental or physical incompetence of defendant to stand trial — (h)(4)		0	0	o	0	0	0	.0	0	0
O Period of NARA commitment or treatment — (h)(1)(C) & (5),		0	0	0	0	0	0	.0	0	0
P. Superseding indictment and/or new charges — (h)(6)		1	0	0	0	0	2	1.4	1	1
Defendant awaiting trial of co-defendant when no severance had		0	3	0	0	0	3	2•1	0	3
If more than one reason or none of the reasons belo	w	8	9	5	0	2	28	19.3	0	28
"Ends of Failure to continue would stop further proceedings or		2	0	1	0	2	5	3.4	0	5
T . continu-										
ance, per 3161 T2 Case unusual or complex (B)(ii)	. 0	0	0	0	0	0	0	0	0	0
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	. 0	0	0	0	0	0	0	0	0	0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	. 0	0	0	0	0	0	0	0_	0	0
U Time up to withdrawal of guilty plea — 3161(i)	. 0	0	0	0	o	0	0	0	0	0
W- Grand jury indictment time extended 30 more days — 3161(b)	. 0	0	0	0_	0	0	0	0	0	0
L More than 1 exclusion with days aggregated	. 0	0	0	0	0	0	0	0	0	0
TOTAL	24	41	55	11	6	8	145	100.0	1	144

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT KANSAS		REPOR PERIOI July 1, 19	180		REPORTED DEFENDAN	ED DEFENI DURING P ITS WITHOU LE TIME .	ERIOD		% 0F "A"		BLE 2
NCID	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	through	'		INCIDENTS	OF EXCLU	DABLE =	124 C	43.1	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED	
ODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE	LAY PERIC 43 to 84		DAYS) 121 + days	Sub- totals of	₹6°, "D.,}	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	2	3	3	0	9	5.8	0	9
в.	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}(D)	0	0	0	0	С	1	1	•6	0	1
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	•0	0	0
_	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	19	41	28	9	2	3	102	65.8	0	102
	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	1	0	0	0	0	2	1.3	0	2
	Motion is actually under advisement — (h)(1)(J)	5	3	4	0	0	0	12_	7.7	0	12
	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	1	0	0	11	6	0	1
	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
	Consideration by court of proposed plea agreement — (h){1){1}	0	0	0	0	0	0	0	0	0	0
Ι.	Prosecution deferred by mutual agreement — (h){2}	0	0	1	1	0	1	3	1.9	0	3
M .	Unavailability of defendant or essential witness — (h)(3){A & B}	3	0	0	0	0	2	5	3.2	0	5
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.	Period of NARA commitment or treatment — (h)(1)(C) & (5),	0	0	0	0	0	0	0	•0	0	0
	Superseding indictment and/or new charges — (h)(6)	0	0	0	0	0	0	0	.0	0	O
	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	1	0	3	0	0	0	4	2.6	0	4
	T If more than one reason or none of the reasons below given in support (A & B)	0	2	4	3	5	2	16	10.3	0	16
_	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	0
<u>T.</u>	continu- ance, per 3161 T2 Case unusual or complex (B)(ii)	0	. 0	0	0	0	0	0	0	0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	•0	0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	.0	0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	.0	0	0
W	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	.0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	•0	0	0
	TOTAL	29	48	42	17	10	9	155	100.0	0	155

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

	DISTRICT NEW MEXICO		SPEEDY TRIAL DATA ANALYSIS (18 U.S.C. 3166(c)(1)) Processing time for defendants whose cases were terminated during one-year period of July 1, 1980 through June 30, 1981.	
	INTERVAL ONE (ARREST TO INDICT- MENT) SUBDIVIDED BY WHEN INTERVAL BEFORE 1 JULY 80 ON/AFT: 1 JULY 80 SUBDIVIDED BY WHEN INTERVAL	NUMBER OF DEFENDANTS TERMINATED 1	HOW LONG IT TOOK TO BRING INDICTMENTS ON CRIMINAL DEFENDANTS NUMBER OF 3NET DAYS THAT ELAPSED TO INDICTMENT OR INFORMATION FROM ARREST OR SERVICE OF SUMMONS 31 TO 35 DAYS Del's Reported Del's Reported B Oel's Reported Number of 3Net Days that elapsed to Commencement of Trial (or other disposition) from Indictment or (if later) First Appearance	
326	TWO (INDICT- MENT TO TRIAL) BEFORE JULY 1 80 QN/AFT 1 JULY 80	93	1 10 30 DAYS 110 30 DAYS 110 100 DAYS 121 TO 180 DAYS 181 DAYS & OVER	
	SENTENCING INTERVAL FOR ALL		HOW LONG IT TOOK TO SENTENCE CRIMINAL DEFENDANTS ¹ NUMBER OF DAYS TO SENTENCE DATE FROM DATE OF CONVICTION]
	PERSONS		SAME DAY 1 TO 30 31 TO 45 46 TO 60 61 & OVER	ί.
	TERMINATED & SENTENCED		NO. DEF'S NO. DE]
	DURING THE 1-YEAR PERIOD	253	36 14.2 105 41.5 84 33.2 17 6.7 11 4.3	

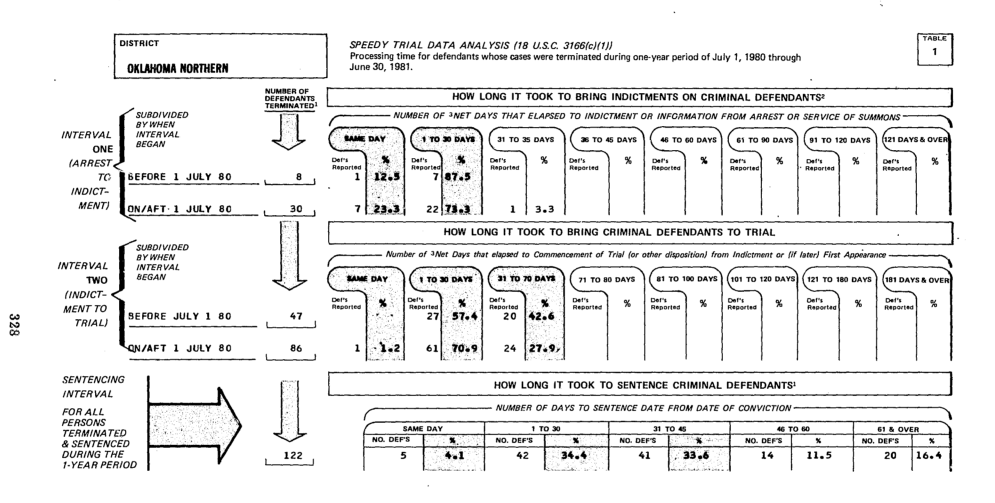
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY	MEXICO TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIOI July 1, 19 through June 30, 1	980 h 1981	OTALS	DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME	DURING P ITS WITHOU LE TIME . ITS WITH LE TIME . OF EXCLUI	ERIOD JT DABLE	. 328A . 72B . 256 C	78.0	INTI IN WH	ERVAL ICH EX- BLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DE 22 to 42	LAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	OF "D"	One	Two
_A.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	4	3	2	1	1	0	11	2.3	2	9
В.	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)(D)	0	0	0	0	0	0	0	.0	0	0
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	1	1	2	0	1
<u>E.</u>	Motions (From filing to hearing or prompt disposition) $-$ (h)(1)(f)	47	44	44	15	1	2	153	32.0	1	152
_F.	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	4	0	2	0	0	0	6	1.3	2	4
	111/1/27	10	9	2	0	0	0	21	4.4	0	21
H.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	251	0	0	0	0	0	251	52.5	0	251
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	0
7.	Consideration by court of proposed plea agreement — {h}{1}{I}	0	0	1	1	0	0	2	4	0	2
1.	Prosecution deferred by mutual agreement — (h)(2)	0	. 2	1	1	0	3	7	1.5	0	7
м.	Unavailability of defendant or essential witness — {h}(3)(A & B)	3	1	2	1	1	0	8	1.7	0	8
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.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	0	0	0
Р.	Superseding indictment and/or new charges — (h)(6)	2	0	1	0	0	0	3	6	0	3
!	Defendant awaiting trial of co-defendant when no severance had been granted ~ (h)(7)	0	1	0	0	0	1	2	4_	0	2
	If more than one reason or none of the reasons below given in support (A & B)	5	4	0	0	1	2	12	2.5	1	11
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	۰0	0	0
<u>T.</u>	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0	0	0
	T3 30 days (B) (iii)	1	0	0	0	0	0	1	2	0	1
:	counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0		0	0
<u>₩.</u>	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0		0	0
_ <u>L.</u>	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
	TOTAL	327	64	55	19	4	9	478	100.0	6	472

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT. PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

SPEEDY	IOMA NORTHERN TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIO July 1, 1 throug June 30,	D 980 h	OTALS	REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS	ITS WITH	ERIOD, . JT DABLE		76.7	INT IN WH	ERVAL IICH EX- BLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE 22 to 42	LAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- lotals of	€0£,,,D,,	One	Two
Α.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	0	0	0	0	0	()) .0	0	0
В.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	.0	0	0
	State or federal trials on other charges — (h) (1)(D)	2	0	0	0	0	0	2	1.3	0	2
		0	С	0	0	0	1	1	.6	0	
	Interlocutory appeals — (h)(1)(E)	11	15	8	1	2	0	37	23.4	0	37
_E	Motions (From filing to hearing or prompt disposition) $-\langle h \rangle (1) \langle f \rangle \dots$			 				 	1		
<u>F.</u>	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	2	4	0	0	0	7	4.4	3	4
<u>G.</u>	Motion is actually under advisement — (h)(1)(J)	0	0	0	0	0	0	0	-0	0	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	U	0	0	0	0	0	-0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	0	0
7.	Consideration by court of proposed plea agreement — (h)(1)(l)	0	0	0	0	0	0	0	.0	0	0
ı.	Prosecution deferred by mutual agreement — (h)(2)	. 0	0	0	0	О	0	0	.0	0	0
М.	Unavailability of defendant or essential witness — (h)(3)(A & B)	72	3	6	2	0	4	87	55.1	0	87
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	0	0	0	0	0	0	•0	0	0
	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	0	0	0	0	•0	0	0
		0	0	0	0	0	0	0	•0	0	0
	Superseding indictment and/or new charges — (h)(6) , Defendant awaiting trial of co-defendant when no severance had			1							
	been granted — (h)(7)	0	0	0	0	0	0	0	0	0	0
	given in support (A & B)	1	1	7	8	4	3	24	15.2	0	24
т.	Justice" T1 result in miscarriage (8)(i)	0	0	0	0	0	0	0	.0	0	0
	continu- auce, per			0	0	o	0	0	.0	0	
	3161 T2 Case unusual or complex (B)(ii)	0	0	 				 	i	 	
	30 days (B) (iii)	0	0	0	0	0	0	0	-0	. 0	0
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (8) (iv)	0	0	0	0	0	0	0	0	0	0
<u>U.</u>	Time up to withdrawal of guilty plea — 3161(i),	0	0	0	0	0	<u> </u>	0	-0	0	0
W-	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0		0	0
L.	More than 1 exclusion with days aggregated	0	0	o	0	0	0	0	.0	0	0
	TOTAL	87	21	25	11	6	8	158	100.0	3	155

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2 DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

	OKLAHOMA EASTERN		SPEEDY TRIA. Processing time June 30, 1981.	<i>L DATA ANAL</i> for defendants w	YSIS (18 U.S hose cases we	C.C. 3166(c)(1) re terminated d) uring one-year	period of July	/ 1, 1980 throu	gh		TABLE 1
	SUBDIVIDED BY WHEN	NUMBER OF DEFENDANTS TERMINATED ¹	NUMB	HOW LO					NAL DEFEND		SUMMONS -	
INTERVAL ONE (ARREST TO INDICT- MENT)	.₹	9 20		1 TO 30 DAYS 31'5 5000rted 7 77.48 10 50.0	Dat's Reported		5 DAYS 46		Def's Reported %		Mays (121 DA) Def's Reporte	NYS & OVER
	SUBDIVIDED BY WHEN		Number -	HOW LON		TO BRING C				f later) First Au	pearance —	
INTERVAL TWO (INDICT- MENT TO TRIAL)	BEFORE JULY 1 80	22	Del's Reported & Re	1 TO 30 DAYS (*s ported	31 TO 70 DA Def's Reported 4	71 TO 80 Def's Reported		TO 100 DAYS	Def's %			AYS & OVER
SENTENCI INTERVAL			2 3.4	40 67.8			SENTENCE	CRIMINAL	DEFENDANTS	1		
FOR ALL PERSONS				ur nav					F CONVICTION			
TERMINAT		マ ト	NO. DEF'S	E DAY	NO. DEF'S	30	NO. DEF'S	rO 45	NO. DEF'S	O 60 %	61 & O\ NO. DEF'S	
& SENTEN DURING T 1-YEAR PE	HE	66	8	12.1	16	24.2	19	28.6	21	31.8	2	3.0

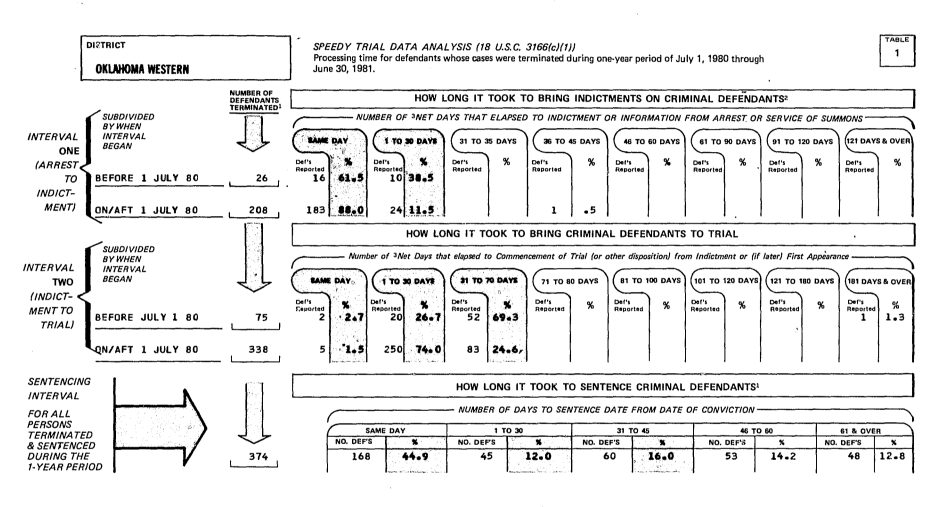
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPFALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

OKLAHOMA EASTERN	REPOR PERIO July 1, 1	980 TO	OTALS (TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING F ITS WITHOU LE TIME .	PERIOD, .	52B	OF "A"		ABLE 2
PEEDY TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	throug June 30,	n 1981	1	EXCLUDAE INCIDENTS TIME	OF EXCLU	DABLE	29 C 39 D		INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED	
ODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days	1 OF EXCL 11 to 21	UDABLE D 22 to 42	ELAY PERIO 43 to 84	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of	₹ "D"	One	Two
A . Examination or hearing for mental or physical incapacity — (h)(1)(A)	1	2	1	11_	0	0	5	12.8	0	5
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)(D)	0	0	0	0	0	0	0	_ •0	0	0
D . Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
E Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	11	6	3	0	0	0	20	51.3	0	20
F Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	1	0	0	0	0	0	1	2.6	0	1
G • Motion is actually under advisement — (h)(1)(J)	6	1	0	0	0	0	7	17.9	0	7
Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	0	0	0	0	0	0	_ •0_	0	0
Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	0	0	c
7. Consideration by court of proposed plea agreement — (h)(1)(l)	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
Me Unavailability of defendant or essential witness — (h)(3)(A & B)	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	o	0	• 0	0	o
O Period of NARA commitment or treatment — (h)(1)(C) & (5)	0	0	0	o	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 had been granted — (h)(7)	0	0	0	0	0	0	0	•0	0	C
T If more than one reason or none of the reasons below given in support (A & B)	0	1	0	0	0	0	1	2.6	0	
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0		0	
ance, per 3161 T2 Case unusual or complex (B)(ii)	0	o	0	o	o	0	0	•0	0	
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	•0	0	
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	• 0	0	(
U. Time up to withdrawal of gullty plea — 3161(i)	0	0	0	0	0	0	0	•0	0	(
W • Grand jury indictment time extended 30 more days — 3161(b)	2	1	2	0	0	0	5	12.8	5	
L. More than 1 exclusion with days aggregated	0	0	0	0	0	0	О	.0	0	
TOTAL	21	11	6	1	o	0	39	100.0	5	34

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

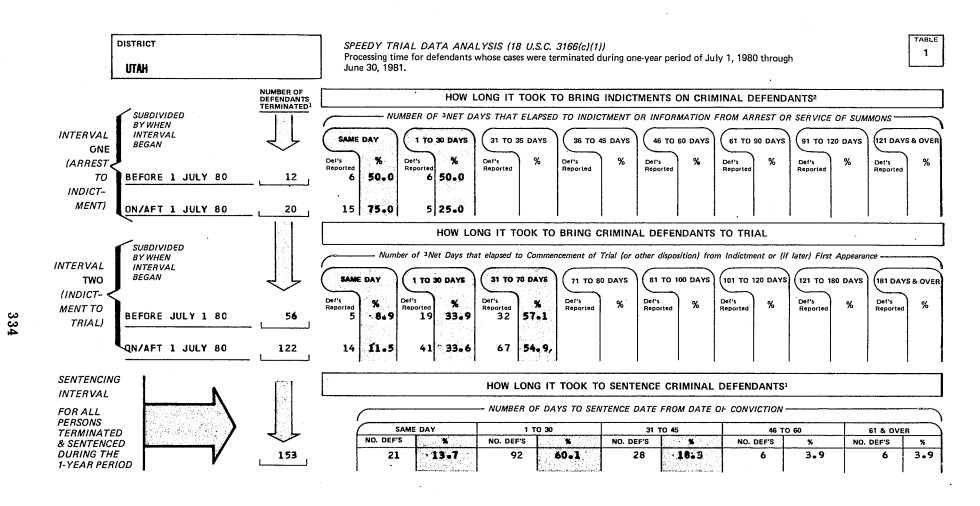


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

332 2

> ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

OKLAHOMA WESTERN	REPOR PERIOD July 1, 19) 980 TO	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING F ITS WITHOU ILE TIME .	PERIOD, .	. 413A	% OF "A"	ı	ABLE 2
PEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) NCIDENCE OF AND PEACONS FOR DELIAY!	June 30, 1	יו		DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME			127 © 30.8		INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED	
REASONS FOR DELAY ¹ CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCLI		LAY PERIO	OD (NO. OF		Sub- totals of	% 0F "D"	One	Two
A • Examination or hearing for mental or physical incapacity — {h}{1}{A}	3	4	1	2	0	1		3.4	0	11
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)(D)	0	0	0	0	0	0	0	.0	0	9
D • Interlocutory appeals – (h)(1)(E)	0	0	3	3	0	5	11	3.4	0	11
E • Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	105	0	1	0	0	0	106	32.7	17	89
F • Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0	.0	0	0
G • Motion is actually under advisement — (h)(1)(J)	90	25	7	1	0	0	123	38.0	3	120
H. Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	.0	0	0
6 Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	0	0
7 • Consideration by court of proposed plea agreement — (h)(1)(i)	0	0	0	0	0	0	0	.0	0	0
Prosecution deferred by mutual agreement — (h)(2)	4	0	4	0	0	0	8	2.5	4	4
M. Unavailability of defendant or essential witness — (h)(3)(A & B)	0	1	2	1	1	7	12	3.7	1	11
Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0	0	0	0	0	2	2	.6	0	2
D. Period of NARA commitment or treatme.: 2 - (h)(1)(C) & (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	Q	0
R. Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	0	0	.0	0	0
T If more than one reason or none of the reasons below given in support (A & B)	14	1	20	9	4	3	51	15.7	0	51
"Ends of Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	0
T • continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	00	0	0		0	0
30 days (B)(iii)	0	0	0	0	0_	0	0	0	0	0
Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0_	0	0	0	0	0
U • Time up to withdrawal of guilty plea – 3161(i)	0	0	0	0	0	0	0	0_	0	0
Wa Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0_	0	0		0	0
L • More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	216	31	38	16	5	18	324	100.0	25	299



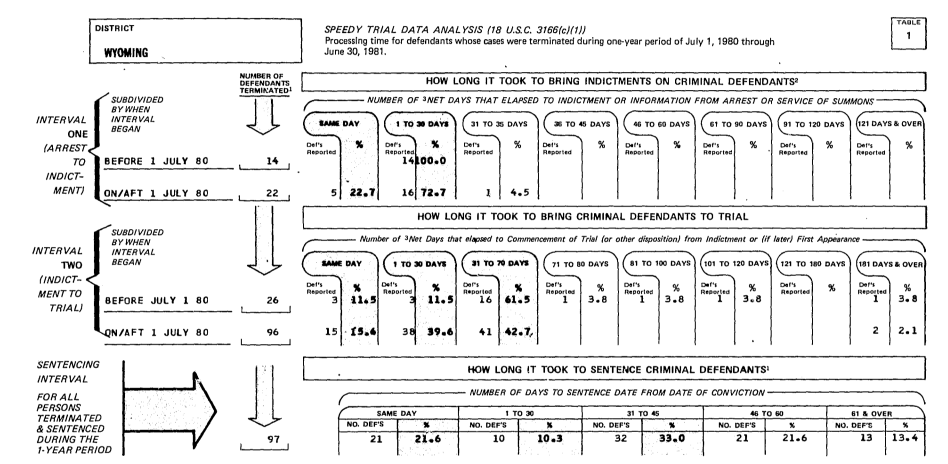
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTR		REPOR PERIO July 1, 1 throug	์ 980 \	TOTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN	DURING F TS WITHOU LE TIME .	ERIOD, ,	178(A)			2
INCID	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND	June 30,		ì	EXCLUDAB INCIDENTS TIME	OF EXCLU	DABLE	68 C)	IN WH CLUDA LAY OCC	BLE C
HEAS	ONS FOR DELAY	LENGTE	OF EXC	LUDABLE DI					% OF "D"	}	
CODE	REASON UNDER 18 USC 3161	0 to 10 days			43 to 84	85 to 120		Sub- totals of	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	One	Tw
Δ.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0		ı o	2	2	0	5	3.8	0	Ĺ
В.	NARA examination — (h)(1)(B)	0	C	0	0	0	0	0	-0	0	
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	0		0 0	0	0	0	0	0	0	ļ
D.	Interlocutory appeals — (h)(1)(E)	0		0	2	1	0	3	2.3	0	<u> </u>
E	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	22	1.3	12	7	2	0	54	40.6	0	
F.	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0		2 0	0	0	0	2	1.5	0	<u> </u>
G.	Motion is actually under advisement — (h){1)(J)	2	3	3 3	0	0	0	8	6.0	0	
	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0		0 0	0	0	0	0	0	0	<u> </u>
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0		0 0	0	0	0	0		0	
	Consideration by court of proposed plea agreement — {h}(1)(I)	0		0	0	0	0	0		0	<u> </u>
Ι.	Prosecution deferred by mutual agreement — (h)(2)	0	(0 1	1	11	2	5	3.8	0	
м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	2		2 0	3	1	1	9	6.8	1	
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	0	(o o	0	0	0	0	0	0	
0.	Period of NARA commitment or treatment — (h)(1)(C) & (5)	0		0 0	0	0	0	0	0	0	
Р.	Superseding indictment and/or new charges (h)(6)	0		0 0	1	0	o	1	8	0	L
R.	Defendant awaiting trial of co-defendant when no severance had	1		0 0	2	0	0	3	2.3	0	
	T If more than one reason or none of the reasons below given in support (A & B)	3		5 9	19	1	1	38	28.6	0	
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0		0 1	1	0	0	2	1.5	0	
<u> </u>											
	3161 T2 Case unusual or complex (B)(ii)	0		0 0	0	0	0	0		0	-
	30 days (B)(iii)	0		0 0	0	0	0	0	0	0	├—
	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0		0 0	0	0	0	0		0	
<u>U.</u>	Time up to withdrawal of guilty plea — 3161(i)	0		0 2	0	1	0	3	2.3	0	
<u> ₩.</u>	Grand jury indictment time extended 30 more days — 3161(b)	0		0 0	0	0	0	0	0	0	
L.	More than 1 exclusion with days aggregated	0	-	0 0	0	0	0	0	0	0	<u> </u>
	TOTAL	30	2	4 28	38	9	4	133	100.0	1	

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h).

بد د

INCID	AING TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2) ENCE OF AND	REPOR PERIOD July 1, 19 through June 30, 1	980 TO	OTALS	TERMINATED DEFENDANTS REPORTED DURING PERIOR DEFENDANTS WITHOUT EXCLUDABLE TIME DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME			. 122A . 109B . 13C	10.7	INT IN WE	ERVAL IICH EX- BLE DE- CURRED 3
CODE	ONS FOR DELAY ¹ REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DE		DD INO. OF		Sub- totals of	% OF "D"	One	Two
		0	0	0	0	0	0		••	0	0
<u> </u>	Examination or hearing for mental or physical incapacity — (h){1)(A)			1							
В•	NARA examination — (h)(1)(B)	- 0	0	0	0	0	0	0	0	-	0
<u>c.</u>	State or federal trials on other charges — (h) (1)(D)	0	0	0	0	0		0		0	0
0.	Interlocutory appeals — {h}(1)(E)	0	0	0	0	0		0	0_	0	0
E.	Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	1	1	0	0	0		2	13.3		2
	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	1	0	0	1	6.7	0	1
G.	Motion is actually under advisement — (h)(1)(J)	0	0	0	0	0		0_	• 0	- o	0
H.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	•0	0	0
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	•0	0	0
	Consideration by court of proposed plea agreement — {h}{1}{1}	0	0	0	0	0	0	0	•0	0	0
Ι.		0	0	0	0	0	0	0	.0	0	0
	Prosecution deferred by mutual agreement (h)(2)										
м.	Unavailability of defendant or essential witness — (h)(3){A & B}	0	0	1	1	0	0	2	13.3		2
N.	stand trial — (h)(4)	0	0	0	0	0	0	0		0	0
0.	Period of NARA commitment or treatment — {h}(1)(C) & (5)	0	0	0	0	0	0	0	0_	0	0_
Р.	Superseding indictment and/or new charges — (h)(6)	0	0	ó	0	0	0	0	0_	0	0
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	1	0	0	0	1	6.7	0	1
	If more than one reason or none of the reasons below given in support (A & B)	0	1	5	3	0	0	9	60.0	0	9
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	•0	0	0
I	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0	0_	0	0
	(h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	0	0	0_
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	0	0	0
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0	0		0
W.	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0	0	0	.0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	-0	0	0
	TOTAL	1	2	7	5	0	0	15	100.0	0	15

¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

END