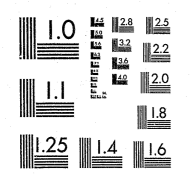
National Criminal Justice Reference Service

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 ATIONAL BUREAU OF STANDARDS-1963-

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

8/16/83

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



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



SPEEDY TRIAL ACT OF 1974

OCTOBER 23, 1981



ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

WASHINGTON, D.C.

William E. Foley, Director

ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

WASHINGTON, D.C. 20544

WILLIAM E. FOLEY DIRECTOR

October 23, 1981

1 1902

ACODISITIONS

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.

Lini g. Fale

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 represent the official position or policies of the National Institute of

Permission to reproduce this copyrighted material has been granted by

Public Domain/Administrative Office of the U.S. Courts

to the National Criminal Justice Reference Service (NCJRS).

Further reproduction outside of the NCJRS system requires permis-

Introduction Adoption of the Speedy Trial Time Sanctions Table 48. Criminal Cases and I through 1981 Status of the Criminal Docket on Table 49, Criminal Defendants June 30, 1976 through 1981 Table 50. Status of Criminal De through 1981 Table 51. Status of Criminal De by Length of Time Pending Table 52. Processing Time for Terminated Time Intervals from Arrest to Indi-Conviction to Sentencing Interval One - Time Period from A Information Interval Two - Interval from Indicts (Including dismissal, plea, or acq Table 53. Defendants Terminate Who Were Indicted in 30 Day Table 54. Defendants Terminate Who Were Tried in 70 Days o Appearance Table 55. Convicted Defendants Less Interval Three - Time Interval Betw Incidences and Reasons for Delay . Table 56. Incidence of and Reaso July 1, 1976 through June 30, Table 57. Speedy Trial Interval in During July 1, 1976 through Table 58. Percentage of Excluda Terminated During July 1, 19 Detention Prior to Dismissal, Plea o Table 59. Indicence of and Reaso Table 60. Defendants in Termina in Custody Prior to Dismissal

> The district statistics corr the 1980 Spe circuits are pr and 2 are pr circuit or dist the page numb

Appendix .

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.

e Intervals and Dismissal	106
Defendants Pending June 30, 1975	107
June 30, 1981 Pending That Were Awaiting Trial	108 110
efendants Pending as of June 30, 1977	110
efendants Pending as of June 30, 1981	111
Defendants Whose Cases Were	112
ctment, Indictment to Trial, and	113
rrest to Indictment or	114
ment or First Appearance to Trial	114
uittal) ed July 1, 1980 through June 30, 1981	114
ys or Less ed July 1, 1980 through June 30, 1981 or Less Following Ind ment or First	115
Who Were Sentenced in 45 Days or	117
veen Conviction and Sentence	119 120 120
, 1981	121
n Which Excludable Delay Occurred June 30, 1981	
Wie Delay Reported for Defendents	120
976 through June 30, 1981 or Commencement of Trial	$\begin{array}{c} 122 \\ 122 \end{array}$
DIS TOP Delay	122
ted Criminal Cases Who Had Been Detained , Plea of Guilty, or Trial	
tables reflecting Speedy Trial	125
respond to the tables appearing in eedy Trial Report. Tables for the	
rovided for the first time. Tables 1	
inted facing each other for each	
rict. The page numbers conform to pers in the 1980 Annual Report.	
The second	

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 cf 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));

- approve such suspensions;

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 dismissels 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.

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

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)).

					Crin	inal Case	es and Def	Table U.S. Distri endents Pe	ct Courts	30, 1975	through I	981				
Circuit			All Cases	Pending	on June 30)		Percent Change 1981		AL	l Defenda	nts Pendir	ng on Jun	e 30		Percen Change 1981
and District	1975	1976	1977	1978	1979	1980	1981	Over 1980*	1975	1976	1977	1978	1979	1980	1981	Over 1980*
Total	22,411	19,756	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
istrict of Columbia	399	400	337	236	244	241	219	-9,1	508	492	432	288	330	315	284	-9.8
First Circuit	928	708	440	522	563	461	464	0.7	1,339	970	865	746	813	691	713	3.2
laine	72	58 440	40 252	52 307	60 309	52 259	45 274	-13.5 5.8	85 855	59 635	51 414	124	105 428	99 367	111	12,1
lassachusetts	543 42	29	252	20	21	15	15	3.0	46	39		23	27	18	22	6.0
lew Hampshire	42	77	57	20	48	50	58	16.0	77	89	70	23 74	65	70	86	22.9
hode Island	205	104	57 83	- 80°	125	50 85	58 72	-15.3	276	148	122	134	188	137	105	-23.4
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	8.4
Connecticut	321	271	133	111	94	120	155	29,2	495	406	215	186	148	210	239	13.8
ew York: Northern	138	152	105	100	100	93	99	6.5	169	215	164	138	133	112	140	25.0
Eastern	895	922	709	685	669	685	767	12.0	1,606	1,593	1,370	1,373	1,288	1,327	1,453	9.5
Southern	896	903	738	661	640	637	657	3.1	1,904	1,768	1,346	1,092	1,058	\$59	1,087	11.3
Western	414	387	211	141	141	110	96	-12.7	586	548	320	181	208	166	139	-16.3
ermont	102	99	91	73	77	82	91	11.0	123	134	113	84	92	98	105	7.1
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
elaware ew Jersey ennsylvania:	66 491	50 358	39 397	29 211	20 228	23 241	24 263	4,3 9,1	83 869	56 562	51 623	69 267	25 350	28 350	35 379	25.0 8.3
Eastern	269 105	238 89	191 71	187 47	171	163 76	257 121	57.7 59.2	432 138	387 118	343 98	265 52	320 64	308 109	396 151	28.6
Middle	268	224	160	187	59 120	111	93				235		188		145	
Western	184	223	133	186	145	156	174	-16.2	426 208	311 256	152	293 237	177	180 169	202	-19.4
Fourth Circuit	1,512	1,408	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	5.9
laryland orth Carolina;	465	619	372	330	335	282	328	16,3	628	767	477	422	474	365	454	24.4
Eastern	110	69	82	114	99	155	137	-11.6	146	87	120	161	129	242	150	-38.0
Middle	64	64	64	58	52	51	- 31	-39.2	79	73	76	70	67	63	60	-4.8
Western	81	57	38	58	61	45	51	13.3	120	81	48	80	89	48	64	33.3
outh Carolina	239	145	170	126	114	128	152	18,8	345	218	274	185	196	205	241	17.6
Eastern	348 60	288 35	303 23	245 29	187 51	243 57	285 56	17.3 -1.8	428 72	327 36	345 24	280 34	215 61	279 72	329 90	17.9 25.0
est Virginia: Northern	29	18	29	36	28	25	23	-8.0	38	18	38	49	41	29	25	-13.8
Southern	116	111	94	59	66	72	59	-18.1	150	159	109	78	90	113	87	-23.0
Pifth 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	4,64?	5,152	5,710	10.8
labama:								1				نحد				1
Northern	150	142	138	135	100	87	77	-11.5	226	188	181	171	134	111	91	-18.0
Middle	18 51	32 47	60 63	58 47	43 27	47 24	72 32	53,2 33,3	19 68	62 56	69 128	64 55	53 38	58 51	83 63	43.1 23.5
orida: Northern	75	45	42	75	59	55	82	12,7	105	74	70	93	90	89	146	64.0
Middle	318	283	270	239	164	212	202	-4.7	506	404	394	356	222	310	293	-5.5
						879			802	809	995	999				
Southern	534	556	654	645	721		972	10,6					1,228	1,643	1,822	10.9
Northern	322	262	244	216	150	182	183	0.5	428	409	391	306	193	286	229	-19.9
Middle	67	69	45	47	40	30	27	-10,0	85	93	57	55	65	35	53	51.4
Southern	133	227	121	78	32	34	73	114.7	150	256	132	103	52	40	114	185.0
uisiana:																
Eastern	280	153	161	131	128	140	114	-18,6	443	215	204	175	200	214	275	28.5
Middle	39 82	36 126	21 54	27 55	25 53	54 49	20 55	-53.0	110 93	45 133	27 59	32 62	37 82	79 60	29 64	-63.3
ississippi:				•				f .								
Northern	56	20	26	28	24	24	16	-33.3	61	26	43	39	28	35	16	-54,3
Southern	43	44	52	45	34	41	75	82,9	67	58	- 68	62	47	69	105	52.2
exas:														·		1
	240	210	220	219	193	204	217	6.4	301	238	300	290	332	319	287	-10.0
Northern					61	67	56	-16.4	. 63	43	91	77	114	-84	66	-21.4
Eastern	46	40	59	45												
Eastern	723	778	591	791	738	827	1,027	24,2	1,060	992	864	1,207	1,107	1,170	1,386	18.5
Eastern															1,386 574 14	

Circuit	ţ		All Case	s Pending	00 June 3	n .		Percent Change								Perc
and			1	I STOLING	ON JUNE J	,		1981 Over	Į	A1	1 Defende	nts Pendi	ing on June	e 30		198
District	1975	1976	1977	1978	1979	1980	1981	1980*	1975	1976	1977	1978	1979	1980	1981	Ove
Sixth Circuit	2,514	2,088	1,555	1,372	1,046	1,009	1,051	4.2	3,588	2,971	2,252	1,991	1,623	1,524		
Kentucky:								1	1				2,020	1,544	1,496	-1.8
Eastern	225	141	126	110	91	82	86	4,9	372	100						
western	66	74	- 74	103	85	89	125	40,4		190	165	152	152	146	147	0,7
Michigan:	[.					00	125	1 40.4	101	150	111	160	118	118	156	32.2
Eastern	1,250	1.034	667	470	337	284	258		1							1
western	214	190	116	119	109			-9.2	1,822	1,433	995	700	540	425	372	-12.5
Ohio:	}			110	703	51	56	9.8	269	217	141	171	193	91	69	-24.2
Northern	413	350	201	180				1	1						••	-07.0
Southern	98	69	95	74	114	120	125	4.2	464	450	263	241	155	176	179	1.3
Теплеззее:				(1	67	89	101	13.5	. 147	87	117	91	86	117	153	30.6
Eastern	46	30	37	42				1	1						100	1 30.0
Middle	80	63	72	92 199	18	30	34	13.3	56	32	56	57	18	46	37	-19.6
Western	122			••	88	103	91	-11.7	101	116	80	110	108	152		-19.6
	144	137	167	175	137	161	175	8.7	256	296	324	309	253		121	-20.4
Seventh Circuit	1 400											005	200	253	262	3.6
Sevents Circuit	1,477	1,283	1,076	897	835	734	783	6.7	2,021	1,891	1,493	1,261	1,131	980	1,060	8,2
Illinois:													-,		1,000	0.2
Northern	553	667	664	527			· · ·	4 . 1								1
	101	46			521	431	457	6.0	763	1,089	943	760	736	595	617	1
Southern	125	70	46	69	54	50	57	14.0	152	57	60	98	72	61	85	3.7
Indiana:		10	41	33	- 44	37	20	-45.9	169	99	56	48	50	48		39.3
Northern	324			·								10	30	-10	30	-37.5
Southern	166	213	104	94	53	69	56	-18.8	402	280	133	.140	69	94		1
Wisconsin:	100	126	79	72	56	58	61	5.2	249	156	117	91			69	-26.6
Eastern								1		100	441	81	71	79	127	60.8
Eastern	149	123	101	77	74	65	73	16.9	218	169	149					- F
Western	59	38	41	25	33	24	16	50.0	68	41	143	94	83	76	91	19.7
Righth Circuit	1 410									41	41	30	40	27	41	51.9
and offent	1,416	997	750	732	599	600	703	17.0	1,682	1,193	995	882	759	795	898	1
Arkansas:					_								100	(83	820	13.0
Eastern	167	86	83	95				1 1								
Western	40	36		85	61	62	53	-14.5	204	102	107	98	72	74		1
Iowa:		30	29	43	28	26	28	7.7	44	39	43	73	33		69	-6.8
Northern	50							1 1		•••	40	13	22	34	36	5.9
Northern		40	44	24	12	14	31) _)	63	44	61	27	••			
Southern	58	53	31	68	51	37	44	18.9	61	57	41		12	23	45	-
Minnesota	222	147	103	106	92	106	122	15,1	278	211		71	55	47	58	23.4
									210		150	133	130	148	164	10.8
Eastern	150	126	91	60	54	62	79	27.4	173	149	129					1
Western	298	170	149	135	139	117	181	54.7	363	198		69	65	82	119	45.1
Nebraska	132	115	48	68	60	57	49	-14.0			184	161	175	152	208	36.8
North Dakota	35	34	31	36	32	31			168	144	65	93	90	93	73	-21.5
outh Daketa	264	190	141	107	70	88	37	19.4	37	34	45	43	36	42	44	4.8
						00	78	-11.4	291	215	170	314	91	100	82	-18.0
Ninth Circuit	5,552	4,870	4,890	4,360	4,451	4,204	4,390						_			-10.0
		·					4,000	4.4	7,459	6,692	6,786	6,020	5,695	5,412	5,663	4.6
laska	94	84	86	53	35	45	48	6.7								1.0
	916	934	950	837	750	691		6.7	127	118	129	66	45	61	56	-8.2
alifornia:						001	711	2.9	1,176	1,222	1,275	1,133	953	838	885	
Northern	275	210	283	262	211	242	1		~						609	5.6
castern	423	265	265	309			294	21,5	419	315	409	337	319	350	362	
Central	1,155	1,039	205		223	222	209	-5,9	532	344	391	360	273			3.4
Southern	1,667	1,501		748	678	750	821	9.5	1,561	1,376	1.113	944	845	264	344	30.3
awall	1124		1,440	1,284	1,317	1,203	1,109	-7.8	2,364	2,197	2,205			962	1,051	9.3
aho	134	101	313	282	674	490	592	20.8	189	154	351	1,803	1,837	1,669	1,543	-7,5
ontana		43	38	35	38	36	32	-11.1	74	49		314	690	501	603	20.4
eveda	91	74	64	26	31	65	62	-4,6	95		54	37	56	44	45	2.3
evada	133	113	111	80	86	107	141			75	70	29	36	74	70	-5.4
	195	170	142	107	113	103	111	31.8	193	161	150	127	123	190	198	4.2
asining four						100		7.8	239	253	200	159	162	143	157	9.8
Eastern	105	74	55	48	29	36	- 1					-				2,0
	255	251	266	247	29		53	47.2	117	82	63	49	29	42	60	40.0
	49	11	12	35		170	176	3.5	309	332	355	595	269	228		42.9
orthern Mazianas			**		41	33	24	-27.3	64	14	21	37	50		241	5.7
5		-	-	7	8	11	7	-36.4	-		~	10	30 8	35	40	14.3
Tenth Circuit	771	631	651	668	001							10	0	11	8	-
					901	653	630	-3.5	968	796	814	848	1,016	849	795	
olorado	173	134	136	170	432	120								010	130	-6.4
	174	193	147	130		155	161	3,9	198	152	166	210	453	194	100	
W INCALCO	173	118			90	104	118	13,5	222	238	186	156	453		172	-12,2
	410	119	119	149	137	148	140	-5,4	212	150	149			129	151	17,1
Northern	61							1		100	74%	189	167	196	206	5,1
Eastern		56	26	45	39	36	23 .	-36,1	90	0ġ		·			1	
Western	14	8	23	21	15	21				93	33	54	46	57	30	-47,4
Western	65	57	71	47	76	78		42.9	27	8	25	46	17	28	38	35.7
all	92	55	113	88	87		78		72	73	97	61	95	113	91	
oming	19	10	18	18	25	82 · 29		-26.8	125	72	141	113	94	100	79	-19.5
			441	10	74		20 -	-31.0	22	10						-21.0

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

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 <u>Speedy Trial Act</u>, 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

	A11 De	efendants P	ending
		Avai for T	lable rial*
Year	Total	Number	Percent
1976 1977 1978 1979 1980 1981	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.

Status of Criminal Defenda	nts Pending		30, 1977 thro	ugh 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 <u>Excludable Delay:</u> Unavailability of defendant (fugitive)	-	-	-	3,877	5,010	29.2
or essential witness	8,268	8,265	8,986	4,797	4,213	-12.2
Non-Triable Defendants - Total Percent of Total Pending	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
Miscellaneous proceedings, probation revocation, 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 Percent of Total Pending	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 Available for final plea or trial by Judge	10	8	8	9	5	-
or jury Excludable Delays:	10,778	9,189	6,971	7,243	7,466	3.1
Examination or hearings for mental or physical incapacity	121	106	104 1	111	96	-13.5
NARA examination Interlocutory Appeals	122	114	143	195	1 190	-2.6
Hearings on Pretrial motions Transfers from other districts (F.R.C.R.P.	192	98	90	295	402	36.3
20,21 and 40 - Magistrate Rule 6) Defendant motion is actually under	52	33	34	38	20	-47.4
advisement Transportation from another district or to/ from examination or hospitalization in	174	104	260	132	121	-8.3
ten days or less Consideration by court of plea	-	-	-	3	1	
agreement	-	-	-	42	57	35.7
charges	36	21	14	36	29	-19.4
Defendant awaiting trial of co-defendant when no severance has been granted	110	69	112	75	66	-12.0
Continuances granted per 18:3161(H)(8) Other	229 8	441 13	614 6	653 3	574 3	-12.1
Tried Defendants - Total Percent of Total Pending	3,278 13.3	2,948 13.1	2,871 13.4	2,528 12.0	3,503 15.5	38.6
Awaiting sentence Committed for observation and study	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) Became fugitive before sentencing	207 243	191 236	111 257	60 269	92 338	53.3 25.7
Other - Total Percent of Total Pending	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	~		-	
Any defendant who cannot be classified under excludable delay or other status codes	1,015	891	923	783	513	-35.5
codes		001	323	100	L	
		-				

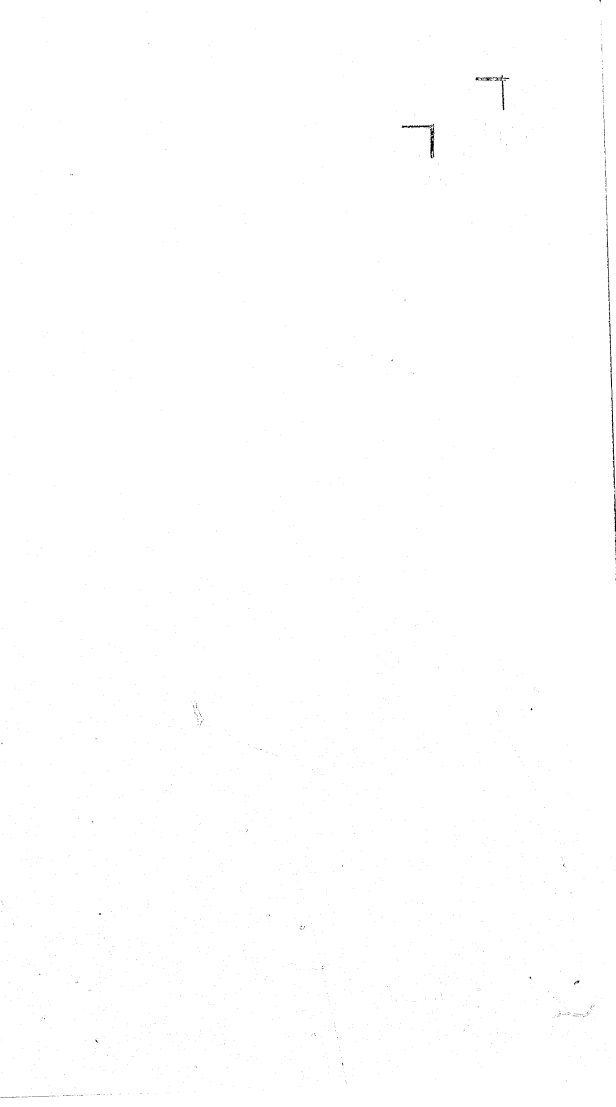
Table 50 U.S. District Courts inal Defendants Pending as of June 30, 1977 through 1981

Status of Criminal Defer	T	γ	1	1	l		T	1
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	11,001	2,919	2,133	1,244	903	663	3,617
ugitive Defendants (Non-Triable) - Total Percent of Total Pending	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 Excludable Delay:	5,010	1,170	675	681	401	358	212	1,513
Unavailability of defendant (fugitive) or essential witness	4,213	226	285	501	510	416	394	1,881
on-Triable Defendants - Total	300 1.3	117 1.1	61 2.1	92 4.3	19 1,5	3 0.3	3 0.5	5 0.1
	}		+	+			<u> </u>	<u>}</u>
Authorization for dismissal requested by U.S. Attorney from Department of Justice Excludable Delays: State or Federal trials on other	213	78	45	82	8	-	-	-
charges	29	16	9	3	-	-	1	-
deportation proceedings, extradition Period of mental or physical incompetence of	9	8	1	-	-		-	
defendant to stand trial	49	15	6	7	11	3	2	5
riable Defendants - Total Percent of Total Pending	9,031 40.3	6,851 61.8	1,261 43.2	563 27.3	203 16.3	52 5,8	22 3,3	59 1.6
Committed under 18:4246 Available for final plea or trial by Judge	5	4	1	-	-	-	-	-
or jury Excitable Delays:	7,466	5,831	994	405	129	40	18	49
Examination or hearings for mental or physical incapacity	96	68	20	3	1	2	1	1
NARA examination	1 190		48	82	24	5	=	3
Interlocutory Appeals Hearings on Pretrial motions Transfers from other districts (F.R.C.R.P.	402	365	24	6	5	-		2
20,21 and 40 - Magistrate Rule 6) Defendant motion is actually under	20	18	-	-		-		2
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	29	7	1	15	6		-	
Defendant awaiting trial of co-defendant when no severance has been granted	66	35	22	7	2	-	-	-
Continuances granted per 18:3161(H)(8)	574	336	135	63	33	5		2
ried Defendents - Total	3,503	2,453	519	220	82	. 66	29	134
Percent of Total Pending	15.5	22.1	17.8	10.3	6.6	7.3	4.4	3.7
Awaiting sentence Committed for observation and study under 18:4244, 4245, 5034, 5010(E), (0020) 4057 and 500 (E),	3,073	2,379	435	166	39	34	10	10
4208(B), 4252; or 28: 2902(A)Became fugitive before sentencing	92 338	51 23	34 50	4 50	3 40	32	19	124
ther - Total Percent of Total Pending	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 Any defendant who cannot be classified	-	-	-	-	-	-	-	-
under excludable delay or other status codes	513	274	118	56	29	8	3	25

 Table 51

 U.S. District Courts

 Status of Criminal Defendants Pending as of June 30, 1981 by Length of Time Pending



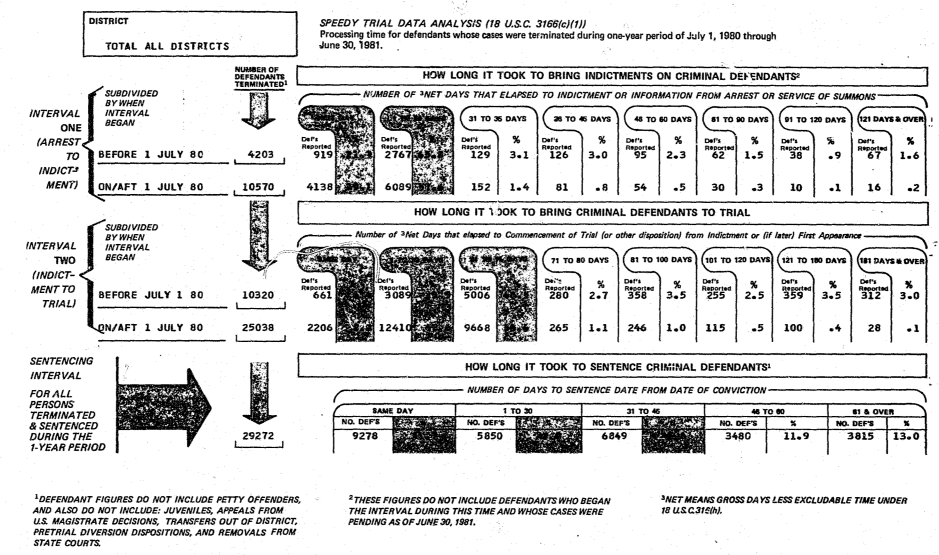


Table 52 Processing Time for Defendants Whose Cases Were Terminated During the Twelve Month Period Ended June 30, 1981

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				
Year	Total	Arres 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		
1980 1981	10.102	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.

1	1	4

		RRESTED DUR	ING	DICTED IN 30 Arr	ESTED PRIOR	ТО			
	YEAR E	NDED JULY 1	, 1981	JU	NE 30, 1980		AL	L DEFENDANT	5
			S OR LESS			INDICTMENT S OR LESS			INDICTMENT S CR LESS
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
MAINE. MASSACHUSETTS. NEW HAMPSHIRE. RHODE ISLANC. PUERTO RICO	8 144 3 11 237	8 129 3 9 231	100.0 89.6 100.0 81.8 97.5	9 80 2 15 41	9 42 2 10 38	100.0 52.5 100.0 66.7 92.7	17 224 5 26 278	17 171 5 19 269	100.0 76.3 100.0 73.1 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. PENNSYLVANIA EASTERN. PENNSYLVANIA MICDE. PENNSYLVANIA MESTERN. VIRGIN ISLANDS.	14 297 59 02 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. NO. CARGLINA EASTERN. NO. CARCLINA MICDLE. NO. CARCUINA MESTERN. SOUTH CAROLINA MESTERN. VIRGINIA EASTERN WIRGINIA WESTERN WIRGINIA WESTERN W. VIRGINIA SOUTHERN.	166 40 58 52 104 603 25 2 25	161 37 58 52 101 586 25 2 25	97.0 92.5 100.0 100.0 97.1 97.2 100.0 100.0 100.0	74 54 13 7 48 31 7 1 15	69 51 13 7 47 25 5 1 15	93.2 94.4 100.0 100.0 97.9 80.6 71.4 100.0 100.0	240 94 71 59 152 634 32 3 40	230 88 71 59 148 611 30 3 40	95.8 93.6 100.0 97.4 96.4 93.8 100.0 100.0
FIFTH CIRCUIT	3,604	3,496	97.0	1,051	877	83.4	4,655	4,373	93.9
ALABAMA MIDDLE. ALABAMA SDUTHERN. FLORIDA NORTHERN. FLORIDA NORTHERN. GEORGIA NORTHERN. GEORGIA NORTHERN. GEORGIA NORTHERN. LOUISIANA EASTERN. LOUISIANA MIDDLE. LOUISIANA WESTERN. MISSISSIPPI SOUTHERN. MISSISSIPPI SOUTHERN. TEXAS SOUTHERN. TEXAS CUTHERN.	107 64 96 654 134 946 50 128 10 49 11 31 107 39 748	107 1 59 96 605 134 746 50 127 10 49 11 29 103 34 713	100.0 100.0 92.2 100.0 92.5 100.0 100.0 100.0 99.2 100.0 100.0 93.5 96.3 87.2 95.3	3 2 7 18 394 55 2 8 69 10 14 3 16 42 10 249	3 18 271 54 1 8 65 10 14 39 14 39 8 223	100.0 100.0 68.8 98.2 50.0 100.0 94.2 100.0 100.0 100.0 87.5 92.9 80.0 89.6	110 3 71 114 17048 189 948 58 197 20 63 14 47 149 49 997	110 1 66 114 876 188 947 58 192 20 63 14 43 142 42 936	100-0 33.3 93.0 100-0 83-6 99.5 99.9 100-0 97.5 100-0 91.5 95.3 85.7 93.9
TEXAS WESTERN	288 9	284	92.3 98.6 88.9	249 128 6	120 5	93.8 93.3	997 416 15	936 404 13	93.9 97.1 86.7

Table 53 UNITÈD STATES DISTRICT COURTS DEFENDANTS TERMINATED JUNE 30, 1980 THRU JULY 1, 1981

		RRESTED DUR NDED JULY 1		ARR JU	ESTED PRIOR NE 30, 1980	TO	AL	DEFENDANTS	
			INDICTMENT S OR LESS			INDICTMENT S OR LESS		ARREST TO 30 DAYS	INDICTMENT OR LESS
CIRCUIT AND DISTRICT	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TOTAL	TOTAL DEFENDANTS	NUMBER	PERCENT OF TETAL
SIXTH CIRCUIT	528	517	97.9	290	240	82.8	818	757	92.5
	5	5	100.0	11	10	90.9	16	15	93.8
ENTUCKY EASTERN	52	50	- 96.2	19	19	100.0	71	69	97.2
ICHIGAN EASTERN	81	79	97.5	103	87	84.5	184	166	90.2
ICHIGAN WESTERN	41	41	100.0	. 9	7	77.8	50	48	96-0
HIO NORTHERN	77	74	96.1	45	19	42.2	122	93	76.2
HIO SOUTHERN	99	96	97.0	46	43	93.5	145	139	95.9
ENNESSEE EASTERN	36	35	97.2	12	12	100.0	48	47	97.9
ENNESSEE MIDDLE	112	112	100.0	24	24	100.0	136	136	100.0
ENNESSEE WESTERN.	25	25	100.0	21	19	90.5	46	44	95.7
SEVENTH CIRCUIT	291	282	96.9	147	135	91.8	438	417	95.2
ILLINOIS NORTHERN	92	85	92.4	80	68	85.0	172	153	89.0 96.7
ILLINOIS CENTRAL	49	47	95.9	11	11	100.0	60	45	100.0
ILLINGIS SOUTHERN	37	37	100.0	8	8	100.0	45 43	43	100.0
INDIANA NORTHERN	27	27	100.0	16	16	100.0	81	81	100.0
INDIANA SOUTHERN	61	61	100.0	20	20	100.0	17	17	100.0
ISCONSIN EASTERN	10	10	100.0	7	7	100.0	20	20	100.0
ISCONSIN WESTERN	15	15	100.0	5	5	100.0			
EIGHTH CIRCUIT	329	319	97.0	145	130	89.7	474	449	94.7
ARKANSAS EASTERN===+++	12	12	100.0	6	6	100.0	18	18 · 68	100.0
ARKANSAS WESTERN	56	56	100.0	12	12	100.0	68	7	100.0
OWA NORTHERN	4	4	100.0	3	3.	100.0	7		100.0
IOWA SCUTHERN	37	37	100.0	9	9	100.0	46	46 93	80.9
MINNESOTA	61	53	86.9	54	40	74-1	115	98	100.0
MISSOURI EASTERN	69	69	100.0	29	29	100.0	57	56	98.2
MISSOURI RESTERA	43	42	97.7	14	14	100.0	15	13	86.7
NEBRASKA	12	11	91.7	3	2	66.7	6	6	100.0
NORTH DAKOTA	4	4	100.0	2	2	100-0		44	100.0
SOUTH DAKOTA	31	31	100.0	13	13	100.0			
NINTH CIRCUIT	2,117	2+086	98.5	936	900	96.2	3,053	2,986	97.8
ALASKA	21	21	100.0	6	6	100.0	27	27 312	100.0
ARIZONA	218	215	98.6	109	97	93.9	165	153	92.7
CALIFORNIA NORTFERN	99	91	91.9	66	62 100	98.0	231	227	98.3
CALIFORNIA EASTERN	120	127	98.4	102	100	96.0	698	678	97.1
CALIFORNIA CENTRAL	498	486	97.6	200	216	96.9	659	646	98.0
CALIFORNIA SOUTHERN	436	430	98.6	53	53	100.0	342	342	100.0
HAWAII	289	289	100.0	21	20	95.2	36	35	97.2
IDAHO	15	15	100.0	21	7	100.0	21	21	100.0
MONTANA	14	14	100.0	50	50	100.0	115	115	100.0
NEVADA	65	65	100.0	34	34	100.0	101	101	100.0
DREGON	67	67	100.0	14	14	100.0	60	60	100.0
WASHINGTON EASTERN	46	190	100.0	48	46	95.8	238	236	99.2
WASHINGTON WESTERN	30	30	100.0	3	3	100.0	33	33	100.0
GUAM	30 .		100.0						
TENTH CIRCUIT	517	513	99.2	150	149	99.3	667	662	99.3
COLORADG	42	41	97.6	25	24	96.0	67	65 67	97.0
KANSAS	52	52	100.0	15	15	100.0		164	100.0
NEW MEXICO	123	123	100.0	41	41	100.0	164 38	37	97.4
OKLAHOMA NORTHERN	30	29	96.7	8	8	100-0	29	29	100.0
OKLAHOMA EASTERN	20	20	100.0	9	9	100-0	234	233	99.0
OKLAHOMA WESTERN	208	207	99.5	26	26	100.0	32	32	100.0
UTAH	20	20	100.0	12	12	100+0	36	35	97.2
WYOHING	22	21	95.5	14	1 14	100.0	, 50	1	

* 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.

	TO TRIAL 7 NUMBER 24,264 447 732 38 324 40 45 285 1,558 125 88 542 628 119 56 1,243 39		PRIOR	TO TRIAL 70	1980 OR APPEARANCE DAYS DR LESS PERCENT OF TOTAL 84.8 94.9 70.7 96.6 69.8 100.0 92.1 40.5 90.4 93.8 95.7 84.2 97.5	ALL TOTAL DEFENDANTS 35,358 674 1,167 96 556 54 85 376 2,764 227 138 1,019 1,069	TO TRIAL 70	OR APPEARANC DAYS OR LES PERCENT OF TOTAL 93.4 96.4 86.7 97.9 83.6 100.0 94.1 84.8 93.0 94.7 95.7 95.7
FENDANTS 25,038 460 771 38 354 40 47 292 1,644 131 92 600 636 129 56 1,247 39 460 270	TO TRIAL 7 NUMBER 24,264 447 732 38 324 40 45 285 1,558 125 88 542 628 119 56 1,243 39	0 DAYS OR LESS PERCENT OF TOTAL 97.0 97.2 94.9 100.0 91.5 100.0 95.7 97.6 94.8 95.4 95.7 90.3 96.7 92.2 100.0	TOTAL DEFENDANTS 10,320 214 396 58 202 14 38 84 1,120 96 46 419 433 104	TO TRIAL 70 NUMBER 8,756 20 280 56 141 14 35 34 1,012 90 44 353 422 81	DAYS OR LESS PERCENT OF TOTAL 84.8 94.9 70.7 96.6 69.6 100.0 92.1 40.5 90.4 93.8 95.7 84.2 97.5	DEFENDANTS 35,358 674 1,167 96 556 54 85 376 2,764 2,764 227 138 1,019	TO TRIAL 70 NUMBER 33,040 650 1,012 94 465 54 80 319 2,570 215 132	DAYS OR LES. PERCENT OF TOTAL 93.4 96.4 86.7 97.9 83.6 100.0 94.1 84.8 93.0 94.7 95.7
FENDANTS 25,038 460 771 38 354 40 47 292 1,644 131 92 600 636 129 56 1,247 39 460 270	24,284 447 732 38 324 40 45 285 1,558 1,558 88 542 628 119 56 1,243 39	0F TOTAL 97.0 97.2 94.9 100.0 91.5 100.0 95.7 97.6 94.8 95.4 95.4 95.7 90.3 98.7 92.2 100.0	DEFENDANTS 10,320 214 396 58 202 14 38 84 1,120 96 46 419 433 104	8,756 20, 280 56 141 14 35 34 1,012 90 44 353 422 81	OF TOTAL 84.8 94.9 70.7 96.6 69.8 100.0 92.1 40.5 90.4 93.8 95.7 84.2 97.5	DEFENDANTS 35,358 674 1,167 96 556 54 85 376 2,764 2,764 227 138 1,019	33,040 650 1,012 94 465 54 80 319 2,570 215 132	OF TOTAL 93.4 96.4 86.7 97.9 83.6 100.0 94.1 84.8 93.0 94.7 95.7
460 771 38 354 40 47 292 1,644 131 92 600 636 129 56 1,247 39 460 270	447 732 38 324 40 45 285 1,558 1,558 88 542 628 619 56 1,243 39	97.2 94.9 100.0 91.5 100.0 95.7 97.6 94.8 95.7 95.7 95.7 90.3 96.7 92.2 100.0	214 396 58 202 14 38 84 1+120 96 46 419 433 104	20, 280 56 141 14 35 34 1,012 90 44 353 422 81	94.9 70.7 96.6 69.8 100.0 92.1 40.5 90.4 93.8 95.7 84.2 97.5	674 1,167 96 556 54 85 376 2,764 227 138 1,019	650 1.012 94 465 54 80 319 2.570 215 132	96.4 86.7 97.9 83.6 100.0 94.1 84.8 93.0 94.7 95.7
771 38 354 40 47 292 1,644 131 92 600 636 129 56 1,247 39 460 270	732 38 324 40 45 285 1,558 88 542 628 119 56 1,243 39	94.9 100.0 91.5 100.0 95.7 97.6 94.8 95.4 95.7 95.7 90.3 98.7 92.2 100.0	396 58 202 14 38 84 1+120 96 46 419 433 104	280 56 141 14 35 34 1,012 90 44 353 422 81	70.7 96.6 69.8 100.0 92.1 40.5 90.4 93.8 95.7 84.2 97.5	1,167 96 556 54 85 376 2,764 227 138 1,019	1+012 94 465 54 80 319 2,570 215 132	86.7 97.9 83.6 100.0 94.1 84.8 93.0 94.7 95.7
38 354 40 47 292 1,644 131 92 600 636 129 56 1,247 39 460 270	38 324 40 45 285 1,558 125 88 542 628 119 56 1,243 39	100.0 91.5 100.0 95.7 97.6 94.8 95.4 95.4 95.7 90.3 96.7 90.3 96.7 92.2 100.0	58 202 14 38 84 1,120 96 46 419 433 104	56 141 14 35 34 1,012 90 44 353 422 81	96.6 69.8 100.0 92.1 40.5 90.4 93.8 95.7 84.2 97.5	96 556 54 85 376 2,764 227 138 1,019	94 465 54 80 319 2,570 215 132	97.9 83.6 100.0 94.1 84.8 93.0 94.7 95.7
354 40 47 292 1,644 131 92 600 636 192 56 1,247 39 460 270	324 40 45 285 1,558 125 88 542 628 119 56 1,243 39	91.5 100.0 95.7 97.6 94.8 95.4 95.7 90.3 98.7 92.2 100.0	202 14 38 84 1+120 96 46 419 433 104	141 14 35 34 1,012 90 44 353 422 81	69-8 100-0 92-1 40-5 90-4 93-8 95-7 84-2 97-5	556 54 85 376 2,764 227 138 1,019	465 54 80 319 2,570 215 132	83.6 100.0 94.1 84.8 93.0 94.7 95.7
131 92 600 636 129 56 1,247 1,247 39 460 270	125 88. 542 628 119 56 1.243 39	95.4 95.7 90.3 98.7 92.2 100.0	96 46 419 433 104	90 44 353 422 81	93•8 95•7 84•2 97•5	227 138 1,019	215 132	94.7 95.7
92 600 636 129 56 1,247 39 460 270	88. 542 628 119 56 1+243 39	95.7 90.3 98.7 92.2 100.0	46 419 433 104	44 353 422 81	95.7 84.2 97.5	138 1,019	132	95.7
39 460 270	39	99.7		~~	77.9 100.0	233 78	1,050 200 78	87.8 98.2 85.8 100.0
460 270			746	675	90,5	1,993	1,918	96.2
151 205	460 266 122 151 205	100+0 100+0 98+5 100+0 100+0 100+0	15 279 205 62 97 88	15 236 183 62 92 87	100.0 84.6 89.3 100.0 94.8 98.9	54 739 475 184 248 293	54 696 449 184 243 292	100.0 94.2 94.5 100.0 98.0 99.7
3,191	3,159	99-0	915	806	88.1	4,106	3,965	96.6
643 321 146 205 370 1,194 167 46 99	625 315 146 205 370 1,191 166 46 95	97.2 98.1 100.0 100.0 100.0 99.7 99.4 100.0 96.0	256 176 53 33 120 140 46 20 71	246 122 53 32 116 135 17 20 65	96.1 69.3 100.0 97.0 96.7 96.4 37.0 160.0 91.5	899 497 199 238 490 1,334 213 66 170	871 437 199 237 486 1,326 103 66 160	96.9 87.9 100.0 99.6 99.2 99.4 85.9 100.0 94.1
6,958	6.757	97.1	2,404	2:064	85.9	9,362	8,821	94.2
235 89 151 332 881 303 1,032 841 23 103 49 103 49 91 394	234 83 151 326 769 302 1.032 23 100 48 90 390 119 1.082	99.6 93.3 100.0 98.2 87.3 99.7 100.0 100.0 100.0 100.0 97.1 98.0 97.1 98.9 99.0 97.5 56.9	23 35 37 173 648 191 122 126 166 16 42 24 37 132 61 418 197	23 32 37 172 994 188 12 151 15 40 23 37 37 121 56 388	100.0 91.4 100.0 99.4 60.8 98.4 100.0 100.0 96.8 93.8 95.8 100.0 91.7 91.8 92.8 89.8	258 124 188 505 1,529 494 1,044 39 145 73 128 526 183 1,535	257 115 188 498 1.163 490 1.044 963 429 30 140 71 127 511 175 1.470 615	99.0 99.6 92.7 100.0 98.6 76.1 99.2 100.0 100.0 98.8 97.4 96.6 97.3 99.2 97.1 95.6 95.8 93.2
	444 235 89 151 332 881 303 278 841 278 841 278 841 278 841 278 91 394 122 49 91	3,958 6,757 444 443 235 234 89 83 151 151 332 326 881 769 303 302 1,032 1,032 841 841 278 23 103 100 49 48 91 90 394 390 122 119	5.958 6.757 97.1 444 443 99.8 235 234 99.6 89 83 93.3 151 151 100.0 332 326 98.2 881 769 87.3 303 302 99.7 1.032 100.0 23 237 23 100.0 278 100.0 278 103 100 97.1 49 48 98.0 91 90 98.9 394 390 99.0 122 119 97.5 1.117 1.082 96.9	5,958 6,757 97.1 2,404 444 443 99.6 72 235 234 99.6 23 89 83 93.3 35 151 151 100.0 37 332 326 98.2 173 881 769 87.3 648 303 302 99.7 191 1,032 1,00.0 122 278 278 278 100.0 166 23 23 100.0 166 23 23 100.0 164 103 100 97.1 42 49 48 98.0 24 91 90 98.9 37 394 390 99.0 132 122 119 97.5 61 1,117 1.082 96.9 418 463 94.6 197 418	5,958 6,757 97.1 2,404 2,064 444 443 99.6 72 68 235 234 99.6 23 23 151 151 100.0 37 37 332 326 98.2 173 172 881 769 87.3 648 394 303 302 99.7 191 186 1,032 100.0 122 122 122 276 276 100.0 156 151 233 23 100.0 122 122 276 276 100.0 156 151 23 23 100.0 166 151 23 23 100.0 166 151 23 23 100.0 166 151 23 23 100.0 166 151 303 100 97.1 42 40 49 4	3,958 6,757 97.1 2,404 2,064 85.9 444 443 99.8 72 68 94.4 235 234 99.6 23 23 100.0 89 83 93.3 35 32 91.4 151 151 100.0 37 37 100.0 332 326 98.2 173 172 99.4 881 769 87.3 648 394 60.8 303 302 99.7 191 188 98.4 1.032 100.0 122 12 100.0 841 841 100.0 122 122 100.0 878 278 100.0 152 122 100.0 874 841 100.0 122 122 100.0 878 278 100.0 152 122 100.0 878 98.0 24 23 95.8 <	3,958 6.757 97.1 $2,404$ $2,064$ 85.9 $9,362$ 444 443 99.6 72 68 94.4 516 235 234 99.6 23 23 100.0 258 89 83 93.3 35 32 91.4 124 151 151 100.0 37 37 100.0 188 332 326 98.2 173 172 99.4 505 881 769 87.3 648 394 60.8 $1,529$ 303 302 99.7 191 186 98.4 494 1.032 100.0 122 122 100.0 $1,044$ 841 841 100.0 122 122 100.0 963 278 278 100.0 156 151 96.8 434 23 23 100.0 164 15 93.8 39 103 100 97.1 422 40 95.2 145 49 48 98.0 24 23 95.8 73 91 90 98.9 37 37 100.0 128 394 390 99.0 132 121 91.7 526 122 119 97.5 61 56 91.6 183 1.117 1.002 96.9 418 388 92.8 $1,535$ 463 438 94.6 197 177 $69.$	3,958 $6,757$ 97.1 $2,404$ $2,064$ 85.9 $9,362$ $8,821$ 444 443 99.6 23 23 100.0 258 257 235 234 99.6 23 23 100.0 258 257 89 83 93.3 35 32 91.4 124 115 151 151 100.0 37 37 100.0 188 188 332 226 98.2 173 172 99.4 505 498 881 769 87.3 648 394 60.8 1.529 1.163 303 302 99.7 191 188 98.4 494 490 1.032 100.0 122 122 100.0 1.044 1.044 841 841 100.0 122 122 100.0 963 963 278 278 100.0 156 151 96.8 434 429 23 223 100.0 16 15 93.8 39 36 103 100 97.1 42 40 95.2 145 140 49 48 98.0 24 23 95.8 73 71 91 90 98.9 37 37 100.0 128 127 394 390 99.0 312 211 91.7 526 511 122 119 97.5 61 56

116

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

Table 54 UNITED STATES DISTRICT COURTS Defendants terminated June 30, 1980 Thru July 1, 1981 Ied in 70 days or less following indictment or first appearance

	WHO WERE	DEFENDAN Tried in 70	TS TERMIC TER	Table 54 TATES DISTR JUNE 30, FOLLOWING	1980 THRU J	ULY 1, 1981 R FIRST APPEARA	NGE		
	INDICTE	D'OR FIRST AF	PEARANCE	INDICTE	D OR FIRST A TO JUNE 30,	PPEARANCE		DEFENDANTS	
		INDICTMENT O	CAYS OR LESS		INDICTMENT TO TRIAL 70	CR APPEARANCE DAYS CR LESS		INDICTMENT OF TO TRIAL 70	APPEARANCE
CIRCUIT ANE 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 98.4
KENTUCKY WESTERN	421	417	99.0	90	86	95.6	511 633	503	81.4
MICHIGAN EASTERN	336	310	92.3	297	205	69.0	188	155	82.4
MICHIGAN WESTERN	106	92	86.8	82	115	76+8 86+5	340	319	93.8
OHIO NERTHERN	207	204 199	98.6 96.1	87	73	83.9	294	272	92.5
OHIO SOUTHERN	207	95	100.0	39	37	94.9	134	132	98.5
TENNESSEE EASTERN	222	221	99.5	106	106	100.0	328	327	99.7
TENNESSEE WESTERN.	176	129	73.3	152	46	30.3	328	175	53.4
SEVENTH CIRCUIT	1,149	1,105	96.2	484	368	76.0	1,633	1.473	90.2
	411	373	90.8	235	127	54.0	646	500	77.4
ILLINOIS NORTHERN	161	161	100.0	35	35	100.0	196	196	100-0
ILLINDIS SOUTHERN	159	157	98.7	38	34	89.5	197	191	97.0
INDIANA NORTHERN	.93	92 .	98.9	66	64	97.0	159	156 215	98.1 100.0
INDIANA SOUTHERN	156	156	100.0	59	59	100.0 93.9	215 147	144	98.0
WISCONSIN EASTERN WISCONSIN WESTERN	114 55	113 53	99 -1 96.4	33 18	31 18	100.0	73	71	97-3
EIGHTH CIRCUIT	1,450	1,401	96.6	589	517	87.8	2,039	1,918	94-1
ARKANSAS EASTERN	140	139	99.3	49	49	100.0	189	188	99.5 100.0
ARKANSAS WESTERN	109	109	100.0	27	27	100.0	136	136	100.0
IOWA NCRTHERN	43	43	100.0	14	14	100.0	57 143	143	100.0
IOWA SOUTHERN	114	114	100.0	29	29	100.0	317	290	91.5
MINNESOTA	202	193	95.5	115	97	84.3 98.3	221	220	99.5
MISSOURI EASTERN	161	161	100.0	60 120	119	99.2	508	506	99.6
MISSOURI WESTERN	388	387	99.7 92.8	69	64	92.8	138	128	92.8
NEBRASKA	69 70	70	100.0	28	28	100.0	98	98	100-0
NORTH DAKETA	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
			100.0	34	34	100.0	140	140	100.0
ALASKA	106	106	99.1	205	175	85.4	656	622	94.8
ARIZONA CALIFORNIA NORTFERN	238	217	91.2	182	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 88_8
CALIFORNIA SOUTHERN	710	676	95.2	339	256	75.5	1,049	1,100	99.1
HAWAII	1.010	1,003	99.3	100	97	100.0	97	94	96.9
IDAHO	65	62	95.4 96.7	45	45	100.0	168	164	97.6
MONTANA	123	119 143	99.3	94	85	90.4	238	228	95.8
	144	137	95.8	82	79	96.3	225	216	96.0
OREGON	98	99	100.0	25	25	100.0	123	123	100-0
WASHINGTON WESTERN	363	356	98.1	101	91	90.1	464	447	96.3 95.0
G UAM	37	36	97.3 100.0	3	2	66.7	32	32	100.0
NORTHERN MARIANAS	24	24	99.0	484	457	94.4	1,862	1,821	97.8
TENTH CIRCUIT	ļ						319	318	99.7
COLORADC	225	225	100.0	94	93	98.9 71.8	288	258	89.6
KANSAS	217	207	95.4	71	92	98.9	328	325	99.1
NEW MEXICO	235	233	99.1 100.0	47	47	100.0	133	133	100.0
OKLAHOMA NORTHERN OKLAHCMA EASTERN	86 59	59	100.0	22	22	100.0	81	81	100.0
			10010	75	74	98.7	413	412	99.8
	1 338	338	100-0	1 12			1		1 4 4 4
OKLAHOMA WESTERN	338	338 122	100.0	56	56	100.0	178	178	100.0 95.1

* 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.

		D	THUR THE I WEIVE I	Month Period Ended June 30, 1981	· ·		
		45 DAYS	S SENTENCED S OR LESS CONVICTION			45 DAYS	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	46.6	MICHIGAN WESTERN	135 301	66 213	48.9 70.8
HASSACHUSETTS	470	424	10.2	OHIO SOUTHERN	264	182	68.9
NEW HAMPSHIRE	50	49	99.0	TENNESSEE EASTERN	114	105	92.1
RHODE ISLAND	75	23	30.7	TENNESSEE MIDCLE	309	275	89.0
PUERTG RICO	313	279	89.1	TENNESSEE WESTERN	277	131	47-3
SECCND CIRCUIT	2,394	950	39.7	SEVENTH CIRCUIT	1,375	- 966	70.3
CONNECTICUT	192	131	68.2	ILLINGIS NERTHERN	559	353	63.1
NEW YORK NORTHERN	121	74	61.2	ILLINOIS CENTRAL	159	100	62.9
NEW YORK EASTERN	874	278	31.8	ILLINOIS SOUTHERN	159	140	88.1
NEW YORK SOUTHERN	945	355	37.6	INDIANA NORTHERN	117	93 141	79.5 68.4
NEW YORK WESTERN	195 67	91 21	46.7 31.3	INDIANA SOUTHERN WISCONSIN EASTERN	206 117	108	92.3
VERMONT	01	21	51.5	WISCONSIN WESTERN	58	31	53.4
THIRD CIRCUIT	1,623	1,011	, 62.3	EIGHTH CIRCUIT	1,751	1,269	72.5
DELAWARE	49	39	79.6				
NEW JERSEY	634	353	55.7	ARKANSAS EASTERN	162	133	82.1
PENNSYLVANIA EASTERN.	396	252	63.6	ARKANSAS WESTERN	119	98	82.4
PENNSYLVANIA MICDLE	148	84	56.8	IOWA NORTHERN	53	50	94.3
PENNSYLVANIA WESTERN.	197	122	61.9	IOWA SOUTHERN	109	98	89.9
VIRGIN ISLANDS	199	161	80.9	MINNESOTA	283	77	27.2 90.6
FOURTH CIRCUIT	3,254	2,520	77.4	MISSOURI EASTERN MISSOURI WESTERN	192 465	404	86.9
POORIN CIRCOIL	59234	21520	11.4	NEBRASKA	114	61	53,5
MARYLAND	691	326	47.2	NORTH DAKCTA	78	69	88.5
NC. CARCLINA EASTERN.	418	375	89.7	SOUTH DAKOTA	176	105	59.7
NO. CAROLINA MICDLE	183	163	89.1		-		
NO. CARGLINA WESTERN.	222	217	97.7	NINTH CIRCUIT	5,526	4,506	81.5
SOUTH CARCLINA	404	256	63.4				
VIRGINIA EASTERN	999	920	92.1	ALASKA	111	96	86.5
VIRGINIA WESTERN	163	150	92.0	ARIZONA	457	401	87.7
W. VIRGINIA NORTHERN.	40	27	67.5	CALIFERNIA NORTHERN	340	256	75.3
W. VIRGINIA SOUTHERN.	134	86	64.2	CALIFORNIA EASTERN	352 1,355	304 1,120	86.4 82.7
FIFTH CIRCUIT	7,761	6,550	84.4	CALIFORNIA CENTRAL CALIFORNIA SOUTHERN	902	671	74.4
				HAWAII	859	838	97.6
ALABAMA NORTHERN	456	449	98.5	IDAHO.	77	61	79.2
ALABAMA MICCLE	228	219	96.1	MONTANA	121	83	68.6
ALABAMA SCUTHERN	107	84	78.5	NEVAUA	185	102	55.1
FLORIDA NORTHERN	144	123	85.4	DREGON	190	93	48.9
FLOPIDA MICELE	400	316	79.0	WASHINGTON EASTERN	105	90	85.7
FLORIDA SCUTHERN	1,015	583	57.4	WASHINGTON WESTERN	410	331	80.7
GEORGIA NORTHERN	354	309	87.3	GUAM	38	36	94-7
GEORGIA MIDCLE	988	974	98.6 99.5	NORTHERN MARIANAS	24	24	100.0
LOUISIANA EASTERN	921 370	916 277	74.9	TENTH CIRCUIT	1,549	1,226	75.1
LOUISIANA MIDDLE	36	15	41.7	ICNIM GINGULINGGOG	11242	19266	1741
LOUISIANA WESTERN	116	91	78.4	COLORADC	237	204	86.1
MISSISSIPPI NORTHERN.	61	56	91.8	LANSAS	247	189	76.5
MISSISSIPPI SOUTHERN.	110	90	81.8	NEW MEXICO	253	225	88.9
TEXAS NCRTHERN	467	406	86.9	OKLAHONA NCRTHERN	122	88	72.1
TEXAS EASTERN	141	120	85.1	OKLAHDMA EASTERN	66	43	65.2
TEXAS SCUTHERN	1,307	1,059	81.0	OKLAHOMA WESTERN	374	273	73.0
TEXAS WESTERN	527	451	85.6	UTAH	153	141	92.2
CANAL ZENE	13	12	92.3	WYOMING	97	63	64.9

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

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.

> Table 57 **U.S.** District Courts

		erval in Which Exc uly 1, 1976 throug	ludable Delay Occ h June 30, 1981	eurred	
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%	04.070	01.070

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

	Incidence of and Reasons for Exclus July 1, 1976 Through June 30,					
	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
с.	State or federal trials on other charges (hX1)(b)	208	207	152	141	143
D.	Interlocutory appeals - (hX1XE)	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
Ρ.	Superseding indictment and/or new charges (hX6)	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
т3 ²	Indictment following arrest cannot be filed in 30 days (B)(iii)	-	-	-	4	17
T4 ²	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (BXiv)	-		-	195	274
υ.	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	- 1	-	-	146	17
Tota	l periods of excludable delay	15,318	14,300	14,561	17,516	21,980
Defe	ndants with excludable time	11,013 23.5	10,118 24,4	10,169 27,6	11,760 36,1	13,951 39.4
Defe	andants without excludable time	35,884	31,286	26,649	20,829	21,420
Dere	All defendants terminated ⁴	46,897	41,404	36,818	32,589	35,371
1 2 3 4	Paragraph and subsection of Title 18 U.S.C. Section 3161, <u>Speedy Trial A</u> below. Special statistical codes are used by the district courts to identify ex 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	ct of 1974, cludable del	as amended, ay.	are shown	with reason	for delay
	pretrial diversion dispositions, removals from State courts, and any petty off		•			

Table 56 U.S. District Courts

Incidence of and Reasons for Excludable Delay

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.

Pere	centage of Exclude During J	Table 58 U.S. Districi C able Delay Report fuly 1, 1976 throug	ed For Defendants	Terminated	
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 11 to 21 days 22 to 42 days 43 to 84 days 85 to 120 days	47.4 11.3 18.1 10.4 3.9	47.4 10.9 17.1 11.4 4.2 9.1	42.5 11.1 18.7 12.8 4.4 10.5	$ \begin{array}{r} 31.4\\ 15.7\\ 21.4\\ 15.9\\ 5.4\\ 10.2 \end{array} $	28.2 15.9 23.1 17.3 6.0
121 days and over	8.9	10,118	10,169	11,760	9.5
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

11

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.

TOTAL ALL DISTRICTS PEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) NCIDENCE OF AND	REPORT PERIOD July 1, 19 through June 30, 1	^{во} тот		ERMINATED EPORTED D EFENDANT XCLUDABLI EFENDANT XCLUDABLI NCIDENTS O IME.	DURING PE S WITHOU E TIME . S WITH E TIME . OF EXCLUD	RIOD.	135371 21420 13951 21980	0F "A" 60.6 39.4	INTEF IN WHIC CLUDAB LAY OCCU	CH EX-
LEASONS FOR DELAY	LENGTH	OF EXCLU	DABLE DEL	AY PERIOD	NO. OF	DAYS		5.005	One	Two
ODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 10 89	60 10 120		609	2.8	60	549
A. Examination or hearing for mental or physical incapacity (h)(1)(A)	98	- 99	113	159	77	63			1	0
8 • NARA examination - (h){1){B}			0	0	0		1			135
C = State or federal trials on other charges – (h) (1)(D)	26	24	37	34	7	15	143		8	
D. Interlocutory appeals – (h)(1)(E)	15	10	37	37	26	121	246	<u> </u>	5	241
	2838	1794	2038	1348	489	453	8960	40.8	390	8570
E. Motions (From filing to hearing or prompt disposition) - (h)(1)(f)	52	41	53	33	9	11	199	9_	49	150
F. Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	876	635	1044	183	41	39	2818	12.8	31	2787
G • Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation,	1153	14	36	38	4	6	1251	5.7	212	1039
He extradition - (h)(1)		5	5	1	0	0	40	.2	7	33
6• hospitalization in ten days or less – (h)(1)(H)	29				20	13	497	2.3	6	491
7. Consideration by court of proposed plea agreement (h)(1)(1),	107	50	182	125			390	1.8	16	374
I - Prosecution deferred by mutual agreement - (h)(2)	27	15	51	72	34	187		4.8	85	961
He Unavailability of defendant or essential witness (h)(3)(A & B)	283	130	139	154	61	279	1046	1		119
No stand trial - (h)(4)	15	9	20	27	17	36	124	6	5	1
0. Period of NARA commitment or treatment - (h)(1)(C) & (5),	1	0	0	0	0	0	1			1 1
	20	12	26	39	14	18	129		44	8
motivations evaluation still of coursefervient when no severance had	97	61	117	111	30	57	473	2.2	3	470
Ke been granted - {h}{7}	434	485	962	1196	422	696	4195	19-1	240	395
"Ends of Failure to continue would stop further proceedings or	31	25	42	88	22	18	226	1.0	5	22
Justice" T1 result in miscarriage (B)(i)				1				1		1
ance, per	22	13	33	45	13	40	166	8	0	16
(h)(8) Indictment following arrest cannot be filed in	6	2	6	3	0	0	17		10	
Optimumos granted in order to obtain or substitute	60	35	78	71	8	22	274	1.2	7	26
counsel, or give major time to prepare (c) (iv)			15	28	13	21	88	.4	3	8
U Time up to withdrawal of guilty plea - 3161(I),	10			+	0	0	70	.3	61	
We Grand jury indictment time extended 30 more days - 3161(b)				+	1		17	.1	0	1
Le More than 1 exclusion with days aggregated		′ 			+	+	1	1		1
TOTAL	6210	3486	5069	3798	1311	2100	21980	100.0	1248	2073

one transfers out of district, pretries

122

Table 59 ns For Delay Incidence of and Reas

DISTRICT OF COLUMUIA 674 350 51.9 225 67.1 45 12.9 63 18.0 4 1.1 2 .6 1 .3 MAISE		r	·			······							····_·		· · · · · · · · · · · · · · · · · · ·	
CIRCUIT DATA TOTAL DECRIPTION DEPAIL NEES ADDR Labor DAYS EAR DAYS DEPAIL DAYS DEPAIL DAYS DEPAIL DAYS DEPAI			TC	TAL			Num	ber of Da	ys of Deter	tion	1		1		1 151 0	AYS
DISTRICT dants BE CENT BER CENT <															& OVER	1
DISTRICT OF COLUMAIA 674 350 51.0 225 67.1 45 12.9 63 18.0 4 1.1 2 .6 1 .3 FIRST CIFCUIT 1167 283 24.3 160 56.5 39 13.6 62 27.0 1 .4 0 .0 1 .4 MAINE																
FIRST CIRCUIT 1167 283 24.2 100 56.5 39 13.6 62 29.0 1 44 0 .0 1 44 MAIME	TOTAL ALL DISTRICTS.	35371	9039	25.6	3989	44+1	1592	17.6	3165	35.0	133	1.5	63	.7	97	1.1
MAINE 96 7 2-3 2 42-5 1 14-7 3 42-5 0 -0 0	DISTRICT OF COLUMBIA	674	350	51.9	235	67.1	45	12.9	63	18.0	4	1.1	2	•6	1	•3
MASSACHUSETTS	FIRST CIRCUIT	1167	283	24.3	160	56.5	39	13.8	82	29.0	1	-4	0	•0	1	-4
NEW APPS-IRE 54 10 18,5,7 7 70,0 1 10,0 2 20,0 0 .0 .0 <th< td=""><td>HAINE.</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>•0</td><td></td><td>.0</td><td></td><td></td></th<>	HAINE.											•0		.0		
BHODE ISLARD																
SECOND CIRCUIT 2764 366 12.5 222 64.2 56 16.6 1 .3 0 .0 0 .0 COMMECTICUT																
CONNECTICUT		376	248	66.0	145	58.5		13.7			1		0	•0	1	
NEW YORK NGTHERN 138 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 <td>SECOND CIRCUIT</td> <td>2764</td> <td>346</td> <td>12.5</td> <td>222</td> <td>64.2</td> <td>58</td> <td>16.8</td> <td>65</td> <td>18-8</td> <td>1</td> <td>•3</td> <td>0</td> <td>•0</td> <td>0</td> <td>•0</td>	SECOND CIRCUIT	2764	346	12.5	222	64.2	58	16.8	65	18-8	1	•3	0	•0	0	•0
NEW YORK EASTERN 1019 5 .5 1 20.0 0 .0 4 80.0 0 .0 .0 .0 0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 <td></td> <td></td> <td></td> <td>4.4</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>10.0</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>•0</td>				4.4						10.0						•0
NEW YORK SQUTHERN 1069 281 26.3 191 68.0 45 16.0 44 15.7 1 0 0.0 0 <th< td=""><td></td><td></td><td></td><td>•0</td><td></td><td></td><td></td><td>+0</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>				•0				+0								
NEW YORK WESTERN 233 18 7.7 1 5.6 6 33.3 11 64.1 0																
VERMONT																
DELAMARE																
NEW JERSEY 739 128 17.3 65 50.6 30 22.4 33 25.8 0 .0 .0 .0 0 .0 .0 .0 0 .0 0 .0 .0 .0 .0 .0 .0 .0<	THIRD CIRCUIT	1993	417	20.9	169	40.5	103	24.7	143	34.3	1	•2	1	•2	0	•0
NEW JERSEY 739 128 17.3 65 50.8 30 22.4 33 25.8 0 .0 .0 .0 .0 .0 <td>DELAWARE</td> <td>54</td> <td>8</td> <td>14.8</td> <td>3</td> <td>37.5</td> <td>1</td> <td></td> <td>4</td> <td>50.0</td> <td>C</td> <td>•0</td> <td>0</td> <td>•0</td> <td>0</td> <td>.0</td>	DELAWARE	54	8	14.8	3	37.5	1		4	50.0	C	•0	0	•0	0	.0
PERNEXUVARIA MITOLE. 184 18 9.8 5 27.8 6 33.3 7 38.9 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	NEW JERSEY			17.3	65		30	23.4	33	25.8] 0	•0] 0	.0	0	•0
PENKYLVANIA WESTERN 248 34 13.7 15 44.1 10 29.4 9 26.5 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 </td <td></td>																
VIRGIN ISLANDS 293 182 62.1 71 39.0 53 29.1 57 31.3 0 .0 1 .5 0 .0 FOURTH CIRCUIT 4106 730 17.8 206 28.2 159 21.8 357 48.9 6 .8 1 .1 1 .																
FOURTH CIRCUIT 4106 730 17.8 206 28.2 159 21.8 357 48.9 6 .8 1 .1 .1 .																
MARYLANC. B99 147 16.4 30 20.4 26 17.7 86 58.5 5 3.4 0 .0 0.0 NO. CAROLINA HIDLE 199 73 36.7 15 20.5 29 39.7 20 .0 0							1									
NO. CARCLINA EASTERN. 497 45 17-1 24 28.2 18 21.2 42 49.4 1 1.2 0 </td <td></td> <td><u>}</u></td> <td></td> <td></td> <td></td> <td><u> </u></td> <td></td>											<u>}</u>				<u> </u>	
NO. CARCLINA HIDDLE. 199 73 36.7 15 20.5 29 39.7 20 39.7 0 -0 0 <td></td>																
NO. CARCLINA HESTERN SOUTH CARGUINA																
VIRGINIA EASTERN 1334 119 8.9 44 37.0 25 21.0 50 42.0 0 .0 0 .0														.0		
w. VIRGINIA NORTHERN 66 7 10.6 0 .0 3 42.9 4 57.1 0 .0 .0<					44		25	21.0			0		0		0	.0
W. VIRGINIA SOUTHERN 170 48 28.2 19 39.6 7 14.6 22 45.8 0 .0 0 .0 0 .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 NORTHERK 258 21 8.1 11 52.4 5 23.8 5 23.8 0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0																.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 MICTLE 258 21 8.1 11 52.4 5 23.8 5 23.6 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0																
ALABAMA NORTHERN516265.01661.5415.4311.5311.50.00.0ALABAMA SUDTHERN25B218.11152.4523.8523.80.000 <td>W. VIRGINIA SOUTHERN</td> <td>170</td> <td>48</td> <td>28.2</td> <td>19</td> <td>39.6</td> <td>7</td> <td>14.6</td> <td>22</td> <td>45.8</td> <td>0</td> <td>•0</td> <td>0</td> <td>•0</td> <td>0</td> <td>•0</td>	W. VIRGINIA SOUTHERN	170	48	28.2	19	39.6	7	14.6	22	45.8	0	•0	0	•0	0	•0
ALABAMA MICCLE 258 21 8.1 11 52.4 5 5 5 0 <td< td=""><td>FIFTH CIRCUIT</td><td>9371</td><td>2359</td><td>25.2</td><td>1063</td><td>45.1</td><td>428</td><td>18.1</td><td>687</td><td>29.1</td><td>68</td><td>2.9</td><td>47</td><td>2.0</td><td>66</td><td>2.8</td></td<>	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 SOUTHERN 124 4 3.2 0 .0 1 25.0 3 75.0 0 .0 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>• 0</td></t<>																• 0
FLORIDA NORTHERN 188 145 77.1 89 61.4 17 11.7 34 23.4 3 2.1 0 .0 2 1.4 FLORIDA MIDDLE 505 47 9.3 8 17.0 17 36.2 22 46.8 0 .0 0 .0 0 .0 0 .0 <td></td>																
FLORIDA MIDCLE505479.3817.01736.22246.8000.000 <td></td>																
FLORIDA SCUTHERN 1532 669 45.6 342 48.0 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 0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0																
GEORGIA NORTHERN 495 195 39.4 131 67.2 30 15.4 34 17.4 0 0 0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0 .0																
GEORGIA MIECLE 1044 7 .7 1 14.3 5 71.4 0 .0 0 .0 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>																
GEDRGIA SOUTHERN 964 43 4.5 23 53.5 4 9.3 15 34.9 0 0 0 0 1 2.3 LOUISIANA EASTERN 434 128 29.5 21 16.4 40 31.3 56 43.8 0 0 11 8.6 0 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>.0</td></t<>																.0
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	GEORGIA SOUTHERN	964	43	4.5	23	53.5	4	9.3	15	34.9	0		l ö		1 1	2.3
LOUISIANA WESTERN 145 7 4.8 3 42.9 0 .0 4 57.1 0 .0 0 .0 0 .0								31.3		43.8						•0
MISSISSIPPI NORTHERN 73 11 15-1 1 9-1 9 81-8 0 <																•0
MISSISSIPPI SOUTHERN. 128 35 27.3 3 8.6 7 20.0 25 71.4 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				
TEXAS NORTHERN 526 186 35.4 67 36.0 47 25.3 70 37.6 2 1.1 0 .0 0 .0												-0				
TEXAS EASTERN 183 29 15.8 11 37.9 14 48.3 4 13.8 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0	TEXAS NORTLEON							20.0								
TEXAS SOUTHERN 1539 311 20.2 144 46.3 97 31.2 69 22.2 1 .3 0 .0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 0 .0 <td>TEXAS FASTERN</td> <td></td>	TEXAS FASTERN															
TEXAS WESTERN																
																.č
	CANAL ZENE	18	2	11.1	0	•0	0	*0	2	100.0		.0		.0	l o	.0

Table 66 U.S. District Courts Defendants in Terminated Criminal Cases Who Had Been Detained in Custody Prior to Dismissal, Flea of Guilty, or Trial During the Twelve Month Period Ended June 30, 1981

) |

	1		TAL	·		Nun	nber of Da	ys of Dete	ntion						
CIRCUIT	Total Defen-		INEES	1-10			DAYS		DAYS		0 DAYS	121-	150 DAYS	151 & OVE	
DISTRICT	dants	BER	PER- CENT	NUM-	PER- CENT	BER	PER- CENT	NUM- BER	PER- CENT	NUM BER	PER- CENT	NUM- BER	PER- CENT	NUM- BER	PER
SIXTH CIRCUIT	2972	402	13.5	169	42.0	65	16.2	160	39.8	1	•2	2	•5	5	1.
KENTUCKY EASTERN	215	18	8.4	8	44.4	3	16.7	7	38.9	0	.0	0	.0	0	
KENTUCKY WESTERN	511	34	6.7	5	14.7	10	29.4	19	55.9	0	.0	ŏ	.0	ŏ	:
MICHIGAN WESTERN	633 188	115	18.2	75	65.2	19	16.5	21	18.3	1 0	.0	Ō	.0	ŏ	
OHIO NCRTHEPN	341	48	16.5 14.1	16	51.6	4	12.9	9	29.0	0	-0	1	3.2	i	3.
OHIO SOUTHERN	294	74	25.2	19	39.6	7	14.6	22	45.8	0	•0	0	•0	ō	-
TENNESSEE EASTERN	134	25	18.7	18	24.3 56.0	13	17.6	38	51.4	1	1.4	0	.0	4	5
TENNESSEE MIDDLE	328	42	12.8	7	16.7	3	12.0	8	32.0	0	•0	0	.0	0	
TENNESSTE WESTERN	328	15	4.6	7	46.7	3	20.0	32	76.2 26.7	0	•0 •0	0	.0 6.7	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	
ILLINOIS CENTRAL	196	40	20.4	11	27.5	. 7	17.5	22	55.0	Ö	-0	ő	-0	0	
ILLINGIS SCUTHEFN	197	45	22.8	. 7	15.6	13	28.9	25	55.6	Ő	.0	o	.0	ŏ	
INDIANA NORTHERN	159 215	24	15.1	2	8.3	10	41.7	12	50.0	ō	.0	ŏ	.0	ŏ	
WISCONSIN EASTERN.	147	78	36.3	22	28.2	15	19.2	40	51.3	0	•0	0	•0	ĩ	1
WISCONSIN WESTERN	73	21	10.9 28.8	· 6 5	37.5	1 2	6.3 9.5	9 12	56.3 57.1	0	•0 4•8	0	.0	ō	
EIGHTH CIRCUIT	2039	415	20.4	222	53.5	57	13.7	118	28.4	15	3.6	1	•0 •2	1	4.
ARKANSAS EASTERN	189	0	.0	0	.0										
ARKANSAS WESTERN	136	35	25.7	7	20.0	0	.0	1	••	0	-0	0	.0	0	
IOWA NORTHERN	57	6	10.5	í	16.7	3	8.6 33.3	22	62.9	3	8.6	· 0	•0	. 0	
IDWA SOUTHERN	143	37	25.9	13	35.1	2	21.6	3 15	50.0	0	•0	0	•0	0	
MINNESOTA	317	187	59.0	139	74.3	23	12.3	22	11.8	1	2.7	0	.0	0	
HISSOURI EASTERN	221	10	4.5	1	10.0	4	40.0	5	50.0	ŏ	•0 •0	1	•5	Z	1.
MISSOURI WESTERN	508	36	7.1	12	33.3	5	13.9	19	52.8	ŏ	.0	· õ	.0	0	
NEBRASKA	138	31	22.5	16	51.6	4	12.9	10	32.3	ĩ	3.2	ŏ	.0	ŏ	
NORTH DAKGTA	98 232	46 27	46.9	18	39.1 55.6	7	15.2	14	30.4	7	15.2	Ō	.o	ō	
NINTH CIRCUIT	6788	3035	44.7	1291	42.5	499	3.7	8 1187	29.6	3	11.1	0	•0	C	•
ALASKA	140								39.1	31	1.0	8	.3	19	
ARIZONA	656	47 381	33.6	33 135	70.2	6	12.8	8	17.0	C	.0	0	.0	0	
CALIFORNIA NORTHERN	420	175	41.7	84	48.0	78	20.5	161	42.3	0	-0	1	.3	2	
CALIFORNIA EASTERN.	457	217	47.5	65	30.0	29 43	16.6	60 107	34.3	2	1.1	0	•0	0	
CALIFORNIA CENTRAL.	1568	732	46.7	332	45.4	82	11.2	277	49.3	1	•5	1	•5	0	
CALIFORNIA SOUTHERN	1050	910	86.7	396	43.5	153	16.8	353	37.8	21 5	2.9	5	•7	15	2
HAWAII	1110	14	1.3	5	35.7	3	21.4	555	42.9	ő	.5	1	•1	2	· .•
IDAHO.	97	40	41.2	18	45.0	1	2.5	zõ	50.0	1	2.5	0	•0	0	
HONTANA	168	53	31.5	24	45.3	12	22.6	17	32.1	ō	.0	ő	.0	0	
NEVADA	238	110	46.2	53	48.2	17	15.5	- 40	36.4	č		ő	.0	0	
OREGON.	225	108	48.0	32	29.6	23	21.3	53	49.1	õ		0		ő	
WASHINGTON EASTERN. WASHINGTON WESTERN.	123	73	59.3	23	31.5	28	38.4	22	30.1	õ	.0	ŏ		ŏ	
GIAM	464	167	36.0	80	47.9	24	14.4	62	37.1	1	.6	. õ	.ŏ)	ŏ	
GUAM	40 32	8 0	20.0	7	87.5	0	.0	1	12.5	0	•0	D D	.0	ō	
TENTH CIRCUIT	1862	403	21.6	156	38.7	82	20.3	160	39.7		1.0	- 0	•0 •2	0	•
COLGRADG	319	58	18.2	25	43.1					·				0	
KANSAS	288	47	16.3	16	38.3	14 15	24.1	19	32.8	0	.0	0	•0	0	
NEW MEXICC	328	146	44.5	86	58.9	19	13.0	12 41	25.5	1	2.1	1	2.1	0	
OKLAHOMA NORTHERN	133	24	18.0	. 4	16.7	10	41.7	10	28-1	0	-0	Q	•0	0	•
OKLAHOMA EASTERN	81	7	8.6	1	14.3	2	28.6	4	57.1	0	-0	2	-0	Ö	•
OKLAHOMA WESTERN	413	92	22.3	18	19.6	19	20.7	55	59-8	0	-0	0	•0	0	•
UTAH	178	0	.0	0	.0	ő	.0	õ	0	0	.0	ő	.0	0	:
WYOMING	122	29	23.8	4	13.8	3	10.3	19							

5

. .

Table 60 U.S. District Courts Defendants in Terminated Criminal Cases Who Had Been Detained in Custody Prior to Dismissal, Plea of Guilty, or Trial During the Twelve Month Period Ended June 30, 1981

.

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 bad 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.

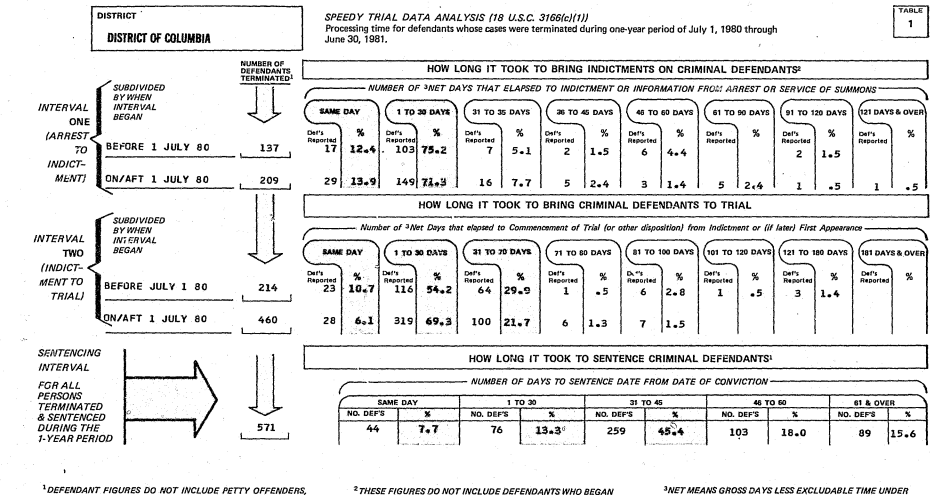
There are two statistical tables for each United States District Court as well as one for each of the eleven circuits. The tables for all courts appear in the excerpt from the Annual Report of the Director, supra.

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.

127

APPENDIX



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.

128

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

18 U.S.C.316(h).

	RICT OF CO			REPOF PERIO July 1, 1 throug	D 980 т	DTALS		LE TIME .	Period, , Ut
INCID	ENCE O	F A		June 30,			EXCLUDAE	OF EXCLU	
CODE			DN UNDER 18 USC 3161	LENGT	OF EXCL	UDABLE DE			DAYS
				7	6	8	7	0	4
<u>A.</u>	Examinatio	n or	hearing for mental or physical incapacity						
8.	NARA exa	minat	ion — (h)(1)(B)		0	0	C	0	0
<u> </u>	State or fee	leral 1	rials on other charges — (h) (1)(D)	0	0	0	0	0	0
D.	Interlocuto	ry ap	peals (h)(1)(E)	0	0	2	0	0	0
Ε.	Motions (F	rom f	iling to hearing or prompt disposition) — (h)(1)(f)	36	37	69	37	14	15
F.	Transfers fr	om o	ther districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	0	0	0	0	0	0
G.			y under advisement — (h){1}(J)	9	5	11	0	0	0
н.	Misc. proce	eding	s: probation or parole revocation, deportation,		1	0	0	0	0
	Transportat	tion f	(1)			<u> </u>	<u> </u>		
6.	hospitalizat	ion i	n ten days or less – (h)(1)(H)		0	0	0	0	0
7.	Considerati	on by	court of proposed plea agreement - (h)(1)(l)	0	0	2	0	0	0
1.	Prosecution	defe	rred by mutual agreement - (h)(2)	0	. 0	1	0	0	0
M.	Unavailabil	ity of	defendant or essential witness (h)(3)(A & B)	. 6	1	6	5	2	6
N.			l or physical incompetence of defendant to	. 1	0	0	0	0	0
0.			A commitment or treatment - (h)(1)(C) & (5),		0	0	0	0	0
P.					0	0	0	C	1
		-	ctment and/or new charges — (h)(6) ing trial of co-defendant when no severance had						
R.	been grante		(h)(7)		1	2	1	0	1
	"Ends of	т	given in support (A & B)	. 6	13	17	21:	8	10
-	Justice"	T1	Failure to continue would stop further proceedings or result in miscarriage (B)(i)		0	1	0	0	0
<u> </u>	continu- ance, per								
	3161 (h)(8)	T2	Case unusual or complex (B)(ii) Indictment following arrest cannot be filed in	0	0	0	0	0	0
		Т3	30 days (B)(iii)	0	0	1	0	0	0
		T4	Continuance granted in order to obtain o, substitute counsel, or give major time to prepare (B) (iv),	0	0	0	0	0	0
U.	Time up to	with	drawal of guilty plea - 3151(i);	. 0	0	0	0	0	1
W.	Grand jury	indic	tment time extended 30 more days - 3161(6)	. 0	0	0	0	0	0
L.	More than	l exc	usion with days aggregated	0	0	0	0	0	1
			TOTAL	65	64	120	71	24	39

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.

383 100.0

TABLE 2

One

15

0

0

0

1

0

0

0

0

0

0

2

0

0

0

0

28

0

0

1

0

0

0

0

47

~

%

8.4

.0

.0

•5

.0

6.5

•3

.0

•5

.3

6.8

.3

• 0

.3

1.3

19.6

•3

•0

.3

.0

•3

.0

.3

54.3

674Ô

32

0

Ö

2

0

25

1

0

2

1

26

1

0

1

5

75

1

0

1

0

1

0

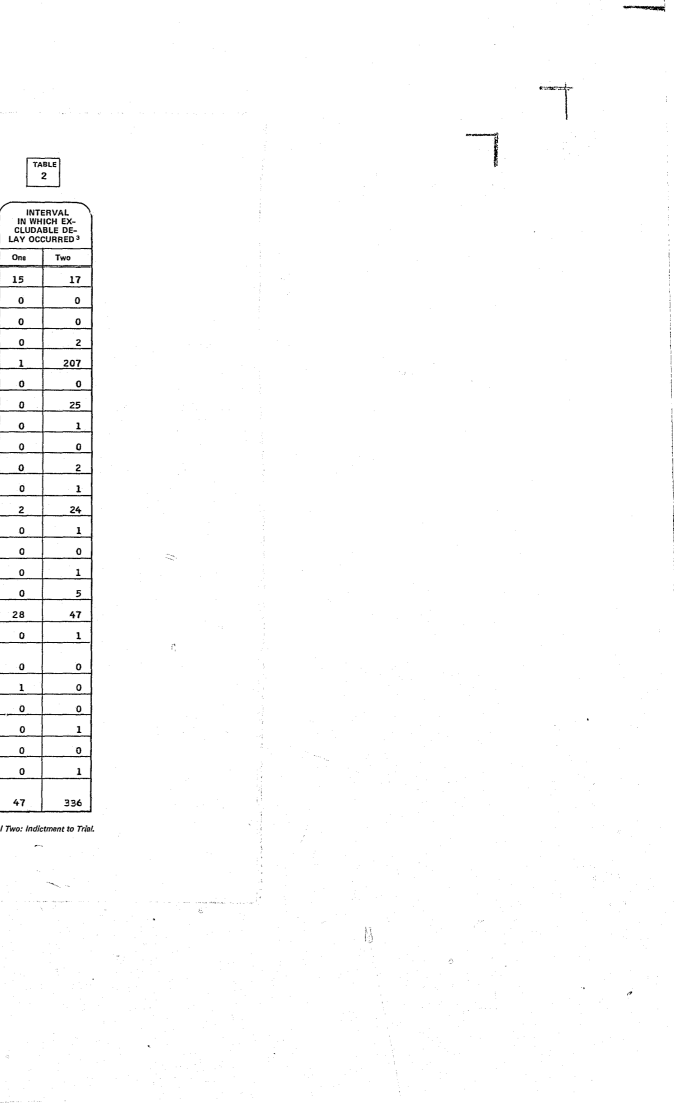
1

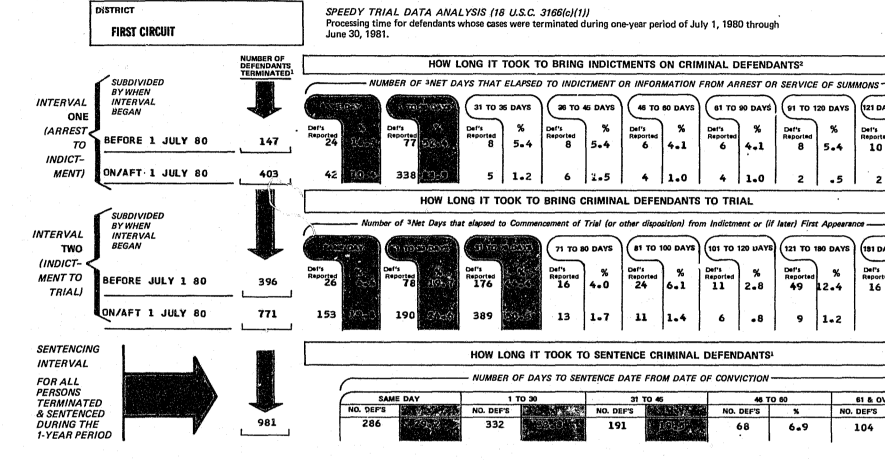
208

384 B 57.0

290 C 43.0 383 D % Sub-cost of "D"

- States



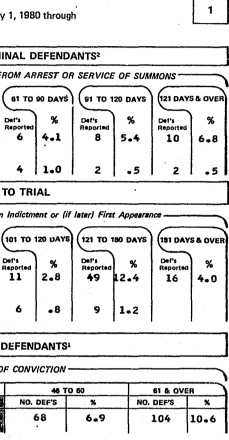


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

130

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).



TABLE

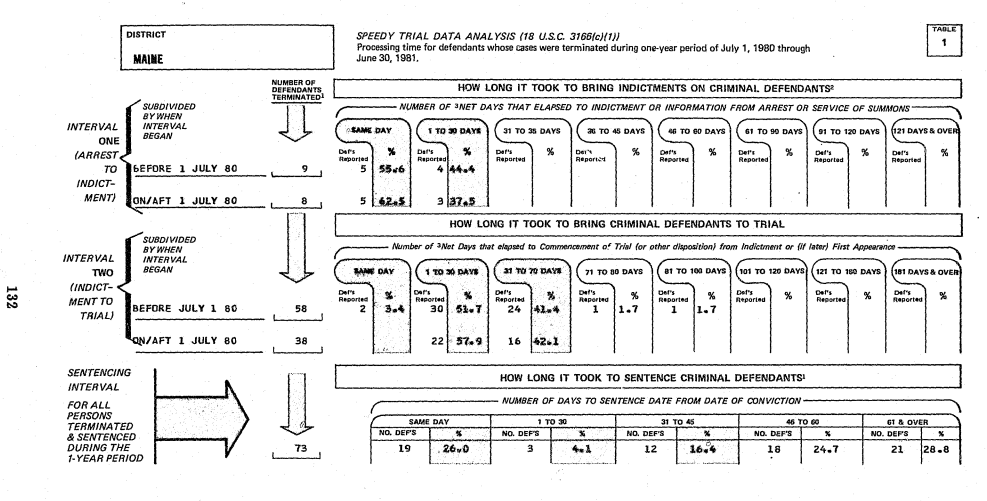
DISTRI				REPOR PERIO	
F	IRST CIRC	UIT		July 1, 1	
SPEEDY	TRIAL DAT	A AI	VALYSIS - 18 U.S.C. 3166(b)(2)	throug	
	ENCE C			June 30,	19
CODE			ON UNDER 18 USC 3161	LENGTH 0 to 10 days	
_ <u>A.</u>	Examinatio	on or	hearing for mental or physical incapacity (h)(1)(A)	0	
<u>B.</u>	NARA exa	minat	tion (h){1)(B)	0	-
<u> </u>	State or fee	leral 1	trials on other charges — (h) (1)(D)	0	┞
<u>D.</u>	Interlocuto	ry ap	peals — {h}(1){E)	0	ŀ
<u></u>	Motions (F	rom f	iling to hearing or prompt disposition) — {h}(1)(f)	90	┝
<u> </u>	Transfers for	rom o	ther districts (per FRCP rules 20, 21, 40) (h)(1){G}	2	╞
<u> </u>			y under advisement — {h}{1}{J}	45	-
<u> H </u>	extradition	— (h)(1)	35	┞
_6			rom another district or to/from examination or n ten days or less — {h}(1){H}	0	-
7.	Considerati	ion by	court of proposed plea agreement - (h)(1)(l)		-
<u> </u>	Prosecution	1 defe	rred by mutual agreement — (h)(2)	2	-
<u>M.</u>	Unavailabil	ity of	defendant or essential witness (h) (3) (A & B)	12	L
<u>N.</u>			I or physical incompetence of defendant to	1	-
0.	Period of	NAR	A commitment or treatment $- (h)(1)(C) \& (5), \ldots$	0	-
<u> </u>	Superseding	g ind	ictment and/or new charges (h)(6)	0	_
<u>R.</u>			ting trial of co-defendant when no severance had (h)(7)	2	-
		Т	If more than one reason or none of the reasons below given in support (A & B)	3	
т.	"Ends of Justice" continu-	T1	Failure to continu would stop further proceedings or result in miscarriage 91(i)	2	Ļ
	ance, per 3161	-		6	
	(h)(8)	Т2 Т3	Case unusual or complex (B) (ii)	0	┢
		T4	30 days (B)(iii) Continuance granted in order to obtain cr substitute counsel, or give major time to prepare (B) (iv)	2	F
U.	Time up to	with	drawal of guilty plea - 3161(i)	1	F
 W.			tment time extended 30 more days - 3161(b)	0	ſ
L.			lusion with days aggregated	o	
					Γ
			ΤΟΤΑΙ	204	L

	REPOR PERIO July 1, 1	D 980		REPORTED	ED DEFENI DURING F NTS WITHO BLE TIME .	ERIOD,	•	A 731 [®]	% OF "A"	1	BLE 2
	throug June 30,	n 1981	l	TIME	BLE TIME		- 1	436 C 839 D	37.4	IN WH	ERVAL IICH EX BLE DI CURREI
	LENGTH 0 to 10 days	OF EXCL	UDABLE DE	LAY PERIC 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days)	Sub- totals of	OF "D"	One	Two
	0	4	4	8	0	3		19	2.3	2	
	о	0	0	0	0	0		0	0	0]
	0	0	0	0	1	0		1	.1	0	
	o	0	5	0	0	7		12	1.4	0	
	90	67	119	50	18	10		354	42.2	3	3
:	2	1	2	5_	1	1		12	1.4	0	
	45	65	30	11	2	2		155	18.5	1	1
	35	0	0	0	0	0		35	4.2	و	
1	o	0	0	0	o	0		0		0	
i	1	0	ο	1	o	O		2	2	0	
ו. 	2	0	0	0	0	2		4	• 5	1	1
	12	3	10	1	2	13		41	4.9	1	
ļ	1	2	2	1	0	3		9	1.1	2	
·	0	0	0	0	0	0		0	• 0	0	
	0	0	0	0	o	0		0	0	0	
	2	3	1.8	4	0	0		27	3.2	0	
	3	9	25	24	11	23		95	11.3	6	
	2	0	0	14	3	1		20	2.4	0	
					17						
	6	0	0	15	0	0		21	2.5	0	[
	0	0	2	0	0	0		22	2	2	
	2	8	12	11	0	0		23	_2.7_	0	
ļ	1	1	0	2	0	0		4	5	0	
 1	0	0	1	2	00	0		3	4	2	
	0	0	0	0	0	0		0	0	0	ļ
	204	163	230	139	38	65		839	100.0	29	8
				1 * • • •	L					<u> </u>	

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.

131

ERVAL ICH EX- BLE DE- CURRED ³	
Two	
17	
0	
1	
12	
351	
12	
154	
26	
351 12 154 26 0 2	
2	
3	
<u>40</u> .7	
0	
0	
27	
89	
20	•
21	
0	
23	
4	
1	
0	
810	



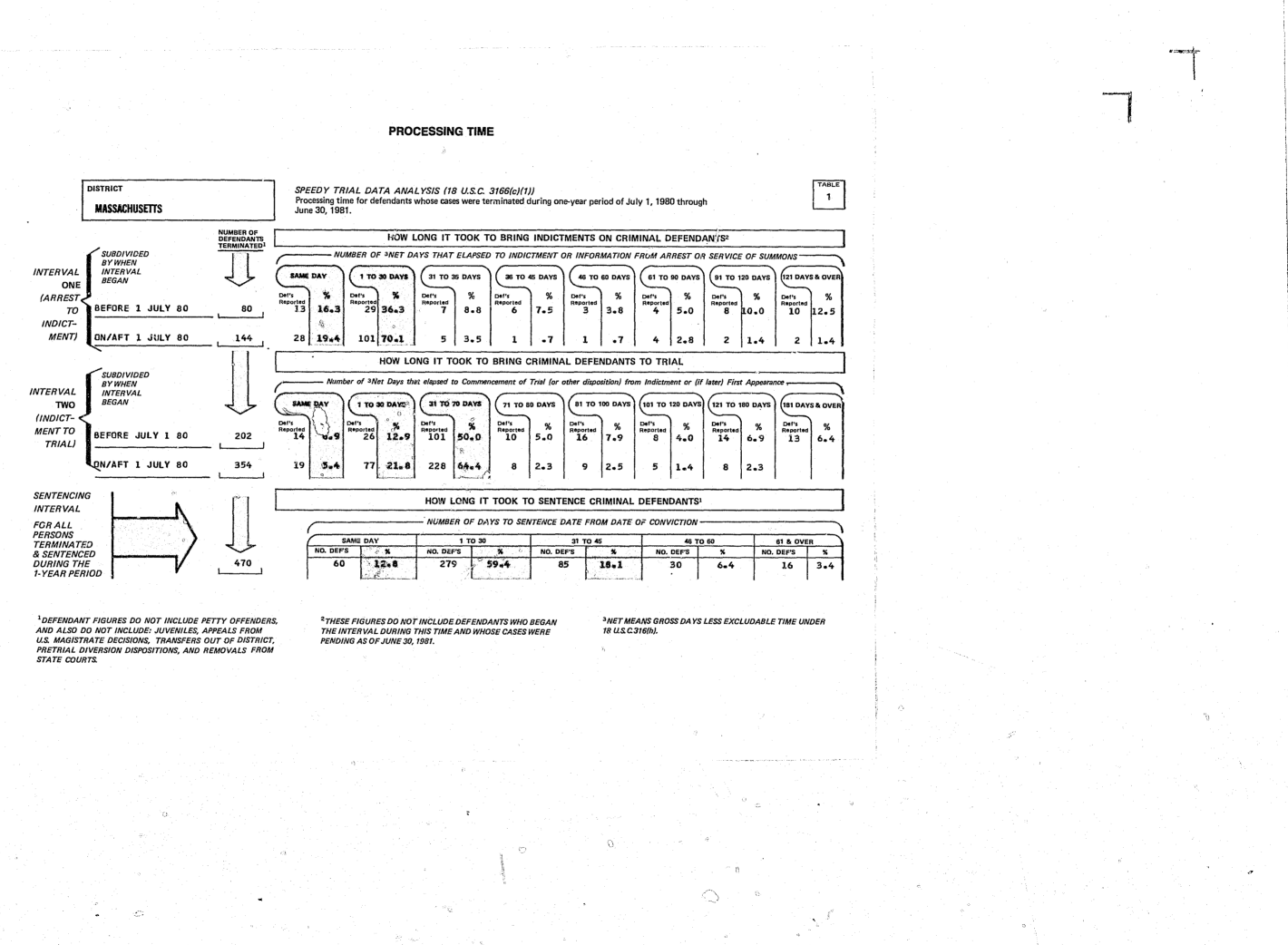
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INYER VAL DURING THIS TIME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

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

MAINE SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	July 1, 1 throug June 30, 1	ń ^т	OTALS	DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME.	LE TIME . ITS WITH LE TIME . OF EXCLU	DABLE B	· 25 (B) · 71 (C) / 126 (D)) 74.0		HIC AB
REASONS FOR DELAY	LENGTH 0 to 10 days	OF EXC	LUDABLE D			DAYS)	totals of	20F "D"	Оле	T
CODE REASON UNDER 18 USC 3161				43 18 84			0	\sim	0	╪
<u>A</u> Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	0			0	0		-0		╀
B • NARA examination – (h)(1)(B)	0	0	- <u> </u>	0	0	0	0	•0	0	+-
Co 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	+
Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	20	4	8	11	8	6	57	47.5	0	\downarrow
F. 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	i o	0	1	.8	0	
Misc. proceedings: probation or parole revocation, deportation, H extradition — (h)(1)	0	0	0	0	0	0	0	• 0	0	1
Transportation from another district or to/from examination or hospitalization in ten days or less – (h){1}{H}	0	a	0	o	0	0	0	0	0	
Consideration by court of proposed plea agreement – (h)(1)(1)	0	G	0	0	0	0	0	.0	0	
I Prosecution deferred by mutual agreement (h)(2)	0	0	0	0	0	1	1	.8	0	Ţ
M. Unavailability of defendant or essential witness – (h)(3)(A & B)	0	C	1	0	0	0	1	.8	0	T
Period of mental or physical incompetence of defendant to	0	C		0	0	0	0	.0	0	1
<u>N</u> stand trial – (h)(4)	0			0	0	0	0	.0	0	\uparrow
O Period of NARA commitment or treatment – $(h)(1)(C) \& (5), \ldots$	0			0	0	0	0	.0	0	+
P . Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had	j – – I						0		0	+
R been granted – (h)(7) If more than one reason or none of the reasons below	0			0	0	0		<u> </u>		+
given in support (A & B) "Ends of Failure to continue would stop further proceedings or	0			6	3	17	30	25.0	0	╀
Justice" T1 result in miscarriage (B)(i)	0	(0	14	0	1	15	12.5	0	+
ance, per 3161 T2 Case unusual or complex (B)(ii)	1	(0	0	o	1	8	0	1
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	(2	0	0	0	2	1.7	2	T
T4 Continuance granted in order to obtain or substitute	1		3 4	0	0	0	8	6.7	0	T
counsel, or give major time to prepare (B) (iv)	0		-	1	0	0	1	•.0	0	t
U Time up to withdrawal of guilty plea – 3161 (i)			1			0	2		2	+
H Grand jury indictment time extended 30 more days – 3161(b)	0			1	0			1.7		+
Mo. e than 1 exclusion with days aggregated	°		0 0	0	0	0	0		0	+
TOTAL	23		20	34	11	25	120	100.0	4	

133

CHARACTER .

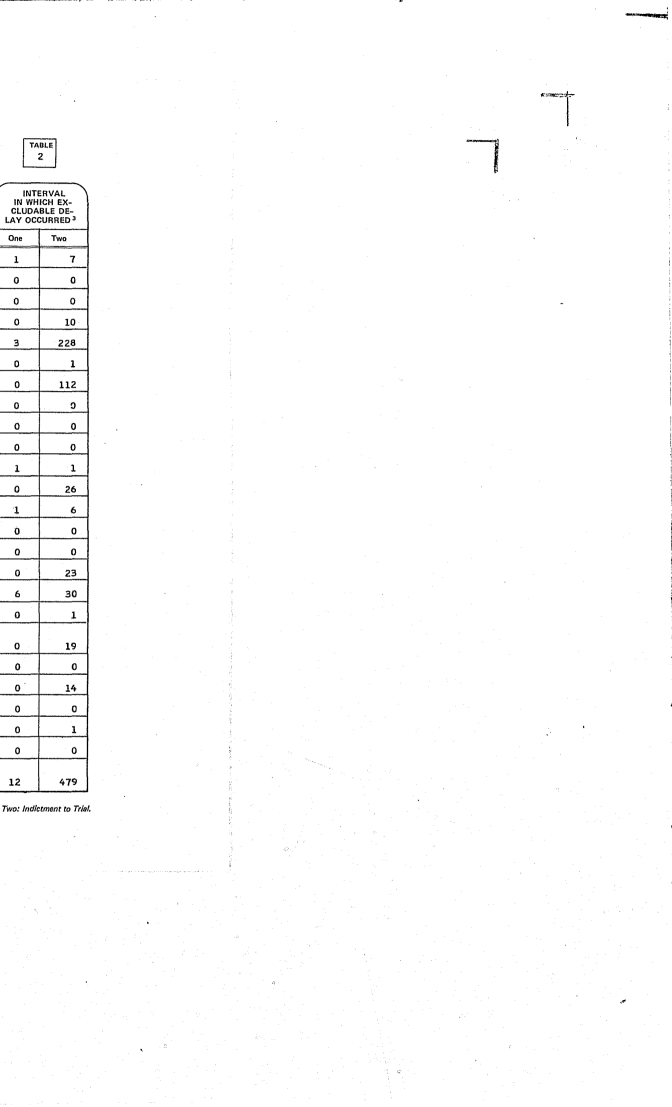


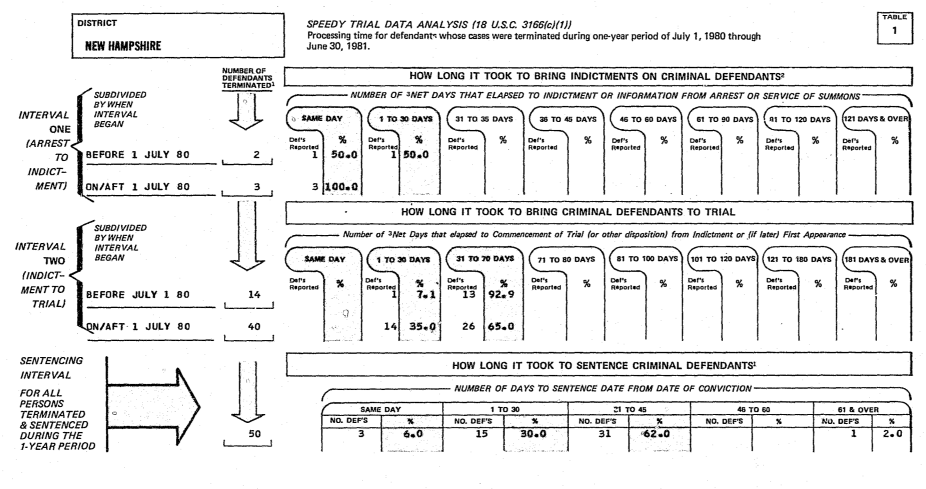
DISTRI	CT ACHUSETTS	REPOR PERIO	D		REPORTED	ED DEFEN DURING I NTS WITHO BLE TIME -	PERIOD	. <u>556</u>) 56.7	-
L.,		throug		TOTALS	DEFENDA	NTS WITH	· · · ·		\	1
INCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	June 30,	1981		INCIDENTS	BLE TIME	DABLE	241 C 491 U	$2 + 3 \cdot 3$	
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXC 11 to 21	LUDABLE D	DELAY PERI 43 to 84	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of		۰Ľ
A	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	0	3	2	2	0	1	8	1.6	
8.	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	
D .	Interlocutory appeals — (h)(1)(E)	0	0	3	0	0	7	10	2.0	
<u> </u>	Motions (From filing to hearing or prompt disposition) $-$ (h)(1)(f)	42	51	94	34	6 ·	4	231	47.0	
e ' .	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	0	1	0	0	0	0	1	•2	
<u> </u>	Motion is actually under advisement – (h)(1)(J)	31	58	15	8	0	<u> </u>	112	22.8	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition – (h) (1)	O	0	0	0	C	o	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	
	Consideration by court of proposed plea agreement - (h)(1)(I)	0	0	0	0	0	0	0	.0	
	Prosecution deferred by mutual agreement {h}(2)	2	0	0	0	0	0	· 2	.4	
<u>M.</u>	Unavailability of defendant or essential witness	8	2	7	1	2	6	26	5.3	
N.	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	1	1	2	1	0	2	7	1.4	
0.	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	
	Defendant awaiting trial of co-defendant when no severance had been granted $-(h)(7)$,	2	2	17	2	0	0	23	4.7	
	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	L
т.	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	1	0	1	.2	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	4	0	0	15	0	o	. 19	3.9	
	(h)(8) T3 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)	1	5	8	0	0	0	14	2.9	
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0	.0	
W	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	1	0	0	1	.2	
	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	.0	
	ΤΟΤΑL	. 93	130	161	69	15	23	491	100.0	

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

TABLE 2

135





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.

136

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).

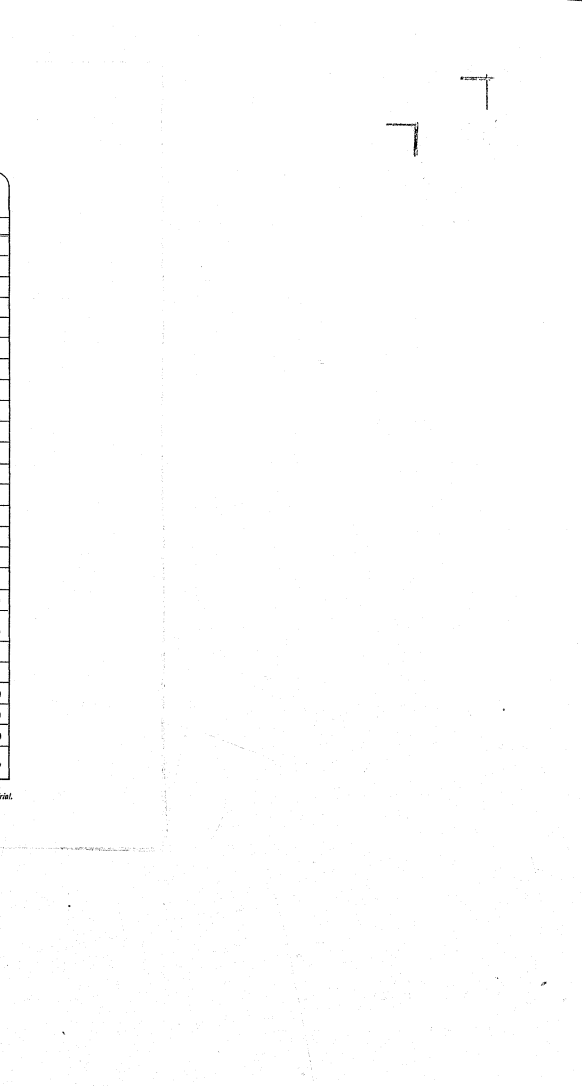
L	CT HAMPSHIRE TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	REPOR PERIO July 1, 1 throug	D 980 - h	TOTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB	DURING F ITS WITHOUT LE TIME . ITS WITH	UT	. 54A . 27B . 27C) 50.0 50.0		BLE 2 ERVAL
INCIE	ENCE OF AND	June 30, 1	981		INCIDENTS			47 0		CLUDA	IICH EX
REAS	ONS FOR DELAY	LENGTH			TIME		and the second second		8	LAY OC	JURREE
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21		43 to 84		121 + days	Sub- totals of		One	Two
<u> </u>	Examination or hearing for mental or physical incapacity $-(h)(1)(A)$	٥	C	0	1	0	0	1	2.1	0	
8.	NARA examination - (h)(1)(B)	· 0	C	0	0	0	o	0	•0	0	
C.	State or federal trials on other charges (h) (1)(D)	O	C	0	0	1	0	1	2.1	0	
	Interlocutory appeals — (h)(1)(E)	o	C	0	0	0	0	0	.0	0	
	Motions (From filing to hearing or prompt disposition) (h)(1)(f)	15]	0	0	0	0	16	34.0	0]
	Transfers from other districts (per FRCP rules 20, 21, 40) – (h) (1)(G)	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	
н.	Misc. proceedings: probation or parole revocation, deportation,	, 0) 0	0	0	. 0	0	.0	0	
6.	extradition — (h)(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	0	Q	0	0	.0	0	<u> </u>
	Consideration by court of proposed plea agreement – {h}(1)(1)(1)	0	() 0	0	0	1	1	2.1	0	
<u>I+</u>	······································	1				0	0	1	2.1	0	
	Unavailability of defendant or essential witness – (h)(3)(A & B) \ldots Period of mental or physical incompetence of defendant to					0	0	1	2.1	0	<u> </u>
<u>N.</u>	stand trial — {h}{4} ,	0				0	0		.0	0	
0.	Period of NARA commitment or treatment – $(h)(1)(C) \& (5), \ldots$	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	0		2.1	0	
R.	been granted $- (h)(7)$	0					[]				
	"Ends of Failure to continue would stop further proceedings or	1) 3		1	0	18	38.3	0	
т.	Justice" T1 result in miscarriage (B)(i)	2		0 0	0	2	0	4	8.5	0	
i.i.	ance, per 3161 T2 Case unusual or complex (B) (ii)	, O		0 0	0	0	0	0	.0	0	
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	. (o c	0	0	o	0	.0	0	
	To Continuance granted in order to obtain or substitute	0		0 0	1	0	0	1	2.1	0	
11	counsel, or give major time to prepare (B) (iv)	0				. 0	0	0	.0	0	
	Time up to withdrawal of guilty plea – 3161(i)	0				0	0	0	.0	0	
<u> </u>		0				0	0	0	.0	0	
<u> </u>	More than 1 exclusion with days aggregated									ļ	
	TOTAL	21		3 3	15	4	1	47	100.0	0	F

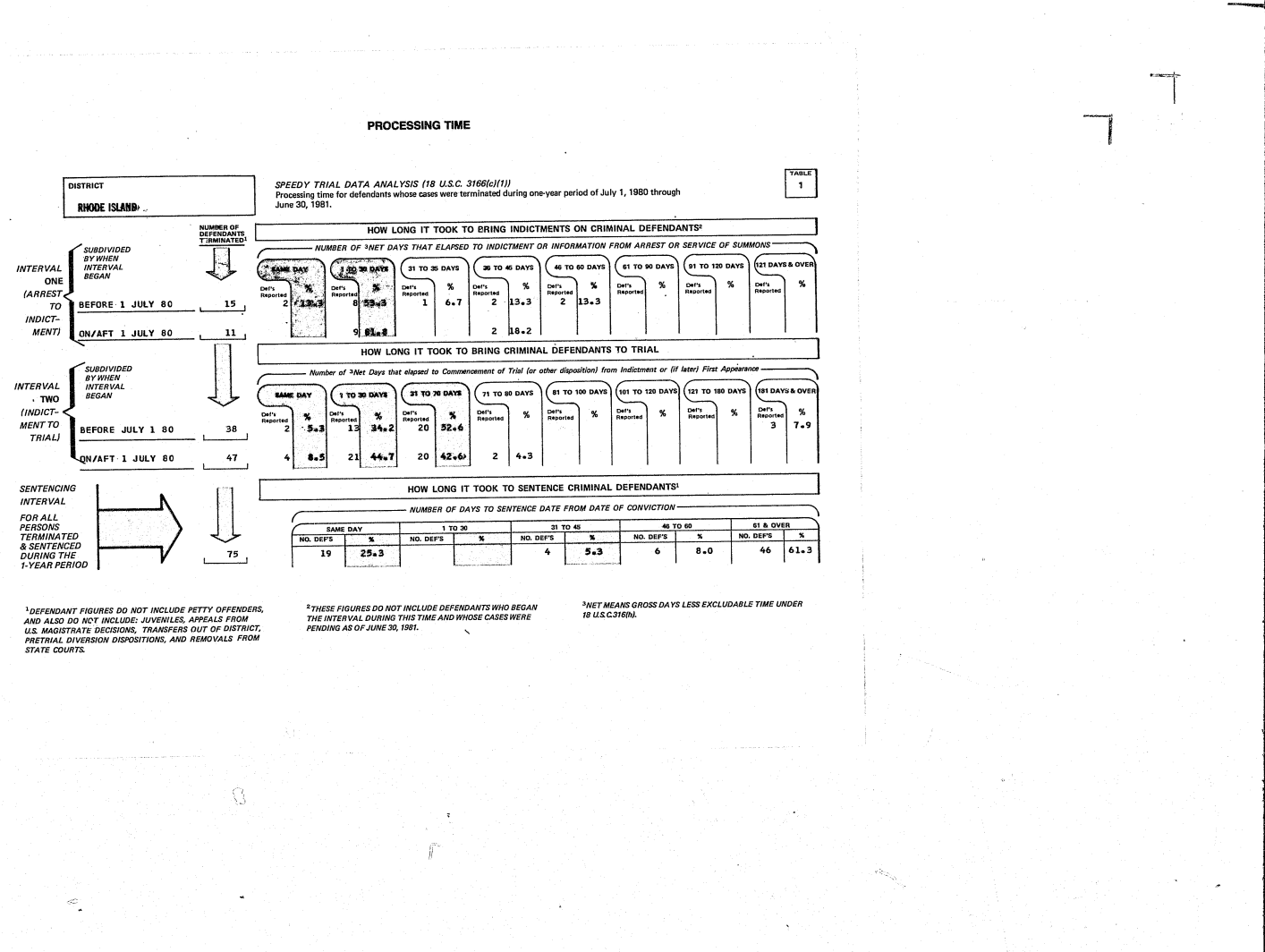
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

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

137

- which which common to the safe of

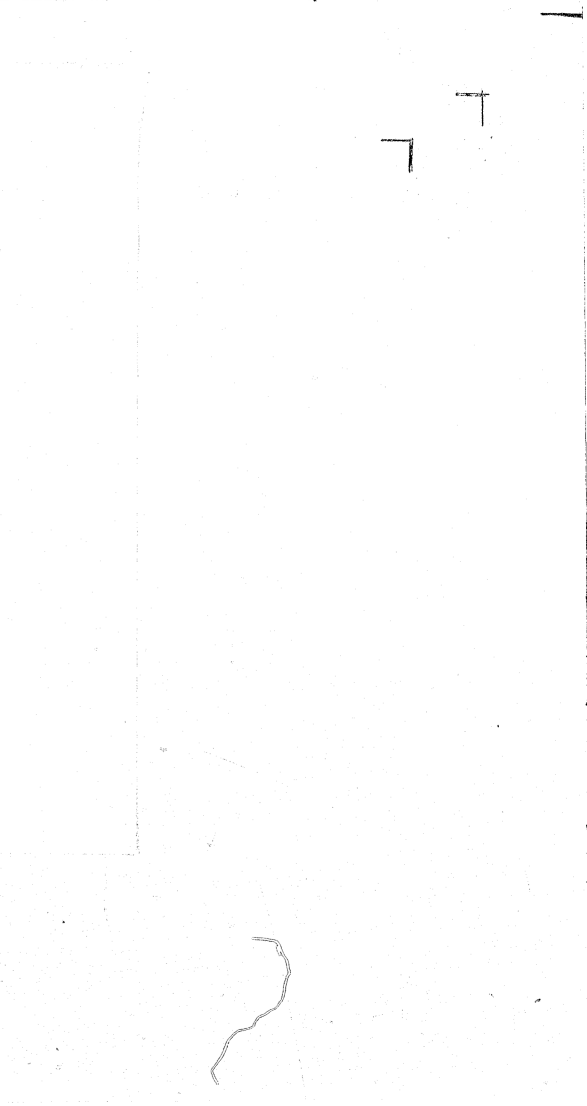


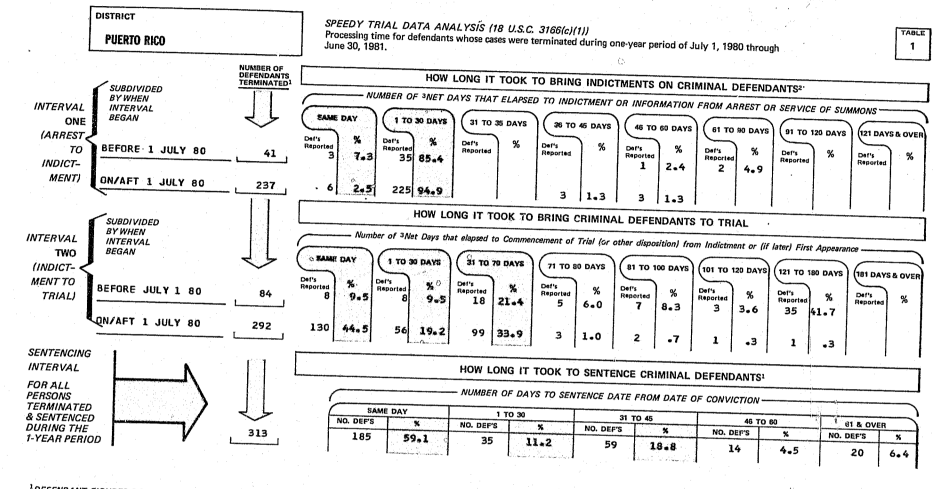


~	SPEEDY	E ISLAND TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) ENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	D 980 h	TOTALS		BLE TIME . NTS WITH BLE TIME .	UT	. <u>85</u> (A) . <u>39</u> (B) . <u>46</u> (C)	54.1		BLE 2 ERVAL NCH EX- BLE DE-	
		ONS FOR DELAY			<u>ر</u>	TIME. ,	<u></u> .	. <u></u> . I	88	1 %		CURRED 3	
	CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		CLUDABLE D 22 to 42	ELAY PERIC 43 to 84	OD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of		One	Two	
	٨.	Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	C	0 0	1	0	0		1.1	0	1	
	B•	NARA examination (h)(1)(B)	0	c	0 0	0	0	0	0	.0	0	O	
	C .	State or federal trials on other charges – (h) (1)(D)	0	C	0 0	0	0	0	0		0	O	
	D.	Interlocutory appeals – (h)(1)(E)	0	0) 2	0	0	0	2	2.3	0	2	
	<u> </u>	Motions (From filing to hearing or prompt disposition) - (h)(1)(f)	9	4	7	1	1	0	22	25.0	0	22	
	_F.	Transfers from other districts (per FRCP rules 20, 21, 40)	1	C	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	
	н.	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	16	C	0 0	0	0	0	16	18.2	7	9	
	6.	Transportation from another district or to/from examination or hospitalization in ten days or less — {h}{1}{H}	0	C	0	0	0	0	0	.0	0	0	
	7.	Consideration by court of proposed plea agreement	1		0	1	0	0	2	2.3	0	2	
н ,	I.	Prosecution deferred by mutual agreement - (h)(2)	0	C	0 0	0	0	0	0	.0	0	0	
39	M.	Unavailability of defendant or essential witness (h)(3)(A & B)	2]	L 2	0	0	2	7	8.0	1	6	
	N.	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0	C	0	0	0	0	0	.0	0	o	
	0.	Period of NARA commitment or treatment (h)(1)(C) & (5)	0	C) 0	0	C	0	0	• 0	0	0	
	P.	Superseding indictment and/or new charges - (h)(6)	0	(0 0	0	0	0	0	•0	0	0	
1	R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	C	0	0	0	0	0	.0	0	0	
		If more than one reason or none of the reasons below given in support (A & B)	o]	L 5	o	1	3	10	11.4	0	10	
		"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				1.1		·					
		3161 T2 Case unusual or complex (B)(ii) (h)(8) T2 Indictment following arrest cannot be filed in	1	0		0	0	0	1	1.1	0	1	
		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> </u>	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0	.0	0	0	
	<u> </u>	Grand jury indictment time extended 30 more days – 3161(b) \ldots ,	0	(0	0	0	0	<u> </u>	0	0	
	<u>L.</u>	More than 1 exclusion with days aggregated	0		0	_0	0	0	0		0	0	
		TOTAL	38	10	25	4	4	7	88	100.0	9	79	

77 7

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

140

3

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).

SPEEDY	RTO RICO TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	5 980 h ТС	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME.	DURING F ITS WITHOUTE TIME . ITS WITH LE TIME . OF EXCLU	PERICD. UT DABLE
	ONS FOR DELAY			UDABLE DE	LAY PERIC	DD (NO. OF	DAYS
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + day
<u>A.</u>	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	0	1	2	4	0	2
8.	NARA examination — (h)(1)(B)	0	0	0	0	0	0
<u> </u>	State or federal trials on other charges – (h) (1)(D)	0	0	0	0	0	0
D.	Interlocutory appeals — {h}(1)(E)	0	0	0	0	0	0
Ε.	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	4	7	10	4	3	0
F.	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	1	0	2	4	1	1
G.	Motion is actually under advisement — (h)(1)(J)	3	3	6	2	0	0
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	19	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	c
7.		0	0	0	0	0	C
I.	Prosecution deferred by mutual agreement - {h}(2)	0	0	0	0	Q	C
 M.		1	0	0	0	0	5
	Unavailability of defendant or essential witness – (h)(3)(A & E) Period of mental or physical incompetence of defendant to	0	0	0	0	0	1
<u>N•</u>	stand trial (h)(4)	0	0	0	0	0	
0.	Period of NARA commitment or treatment (h)(1)(C) & (5)						
<u>P.</u>	Defendant awaiting that of co-defendant when no severance had	0	0	0	0	0	
<u>R.</u>	been granted (h)(7) If more than one reason or none of the reasons below	0	0	1	2	0	<u> </u>
	"Ends ofFailure to continue would stop further proceedings or	0	1	0	0	0	<u> </u>
т.	Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0
<u>-</u>	ance, per	0	0	. 0	0	0	0
	(h)(8) Indictment following arrest cannot be filed in	0	c c	o o	0	<u>v</u>	
	TA Continuance granted in order to obtain or substitute	0	0	0	0	0	
	counsel, or give major time to prepare (B) (iv)						[
	Time up to withdrawal of guilty plea - 3161(i)	1	1	0	1	0	
W.=		0	0	0	0	0	0
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	
	TOTAL	29	13	21	17	4	5

*Paragraph and subsection of 18 USC 3161, Speedy amended, are shown with reason for delay below. 14.as

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

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

%

OF "A"

9.7

One

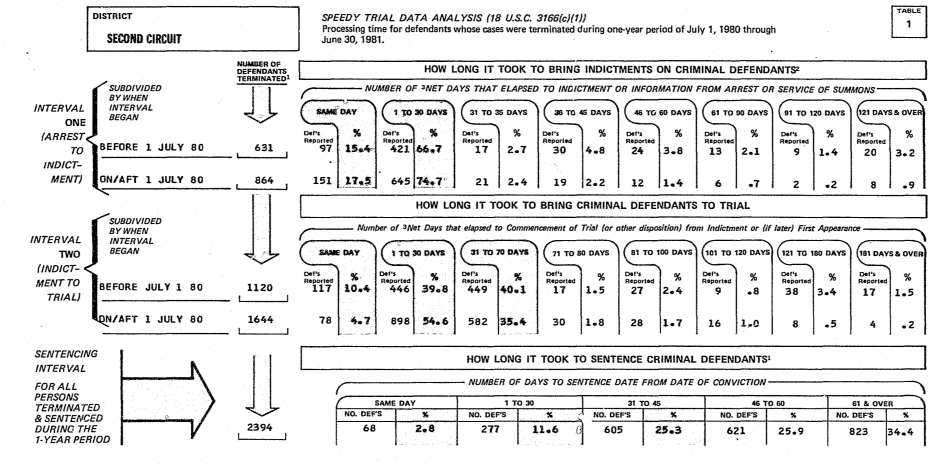
376^(A)

325 B .86.4

51 C 13.6

Sub-totals or OF "D"

TABLE 2 INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED³ Two



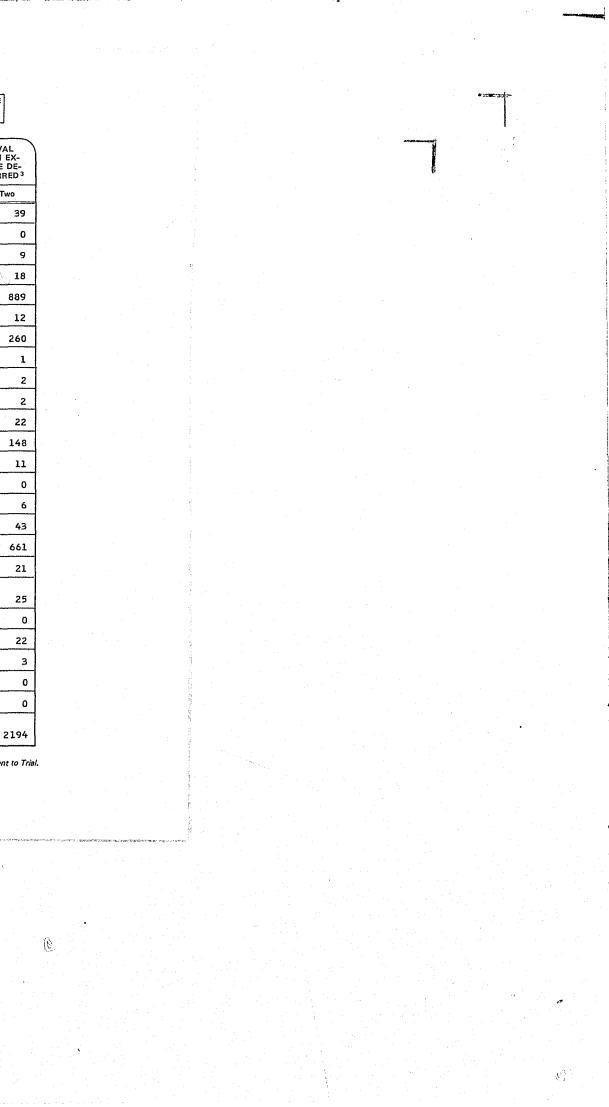
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

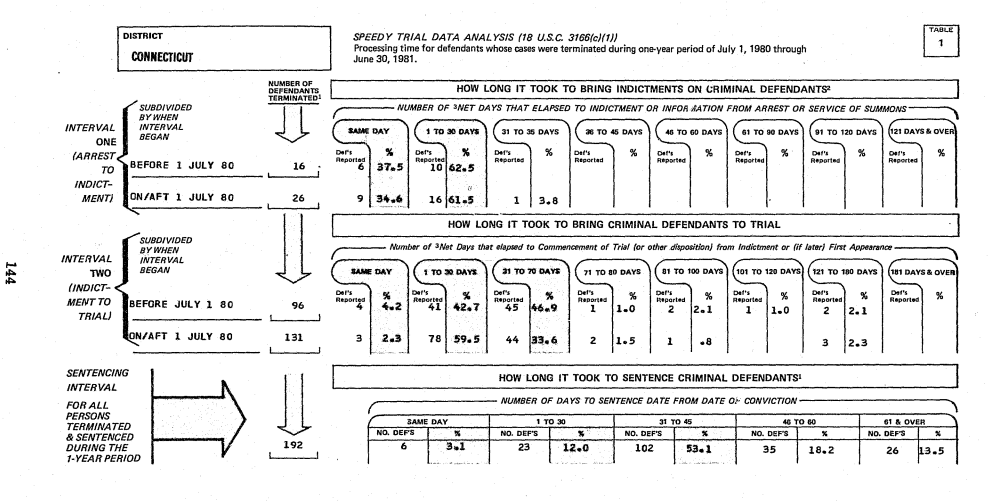
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

L	CT SECOND CIRCUIT TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	REPOR PERIO July 1, 1 throug	D 980 h T	OTALS	REPORTED DEFENDAT EXCLUDAT DEFENDAT	ED DEFEN DURING I NTS WITHO BLE TIME . NTS WITH BLE TIME .	PERIOD.	. 2764 . 1185 . 1579 (C	l		ABLE 2 TERVAL
	ENCE OF AND ONS FOR DELAY ¹	June 30, *	1981	Į	INCIDENTS	OF EXCLU	DABLE I	2538		IN WH CLUDA LAY OC	HICH EX ABLE DE
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		LUDABLE D 22 to 42	ELAY PERI 43 to 84	OD (NO. OI 85 to 120		Sub- totals of		One	Two
A	Examination or hearing for mental or physical incapacity - (h)(1)(A)	7	7	4	9	9	9	45	1.8	6	
<u> </u>	NARA examination (h) (1) (B)	0	0	0	0	0	0	0	.0	0	ļ
<u> </u>	State or federal trials on other charges - (h) (1)(D)	0	5	2	1	0	2	10	•4	1	
D	Interlocutory appeals — (h)(1)(E)	1	2	3	7.	1	4	18	.7	.0	<u>S.</u>
E•_	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	459	123	154	108	58	69	971	38.3	82	8
F	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	11	1	0	2	0	1	15	.6	3	ļ
G.	Motion is actually under advisement — (h){1){J}	83	39	126	8	6	4	266	10.5	6	2
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		0	
7.	Consideration by court of proposed plea agreement - (h)(1)(1)	0	0	2	0	0	0	2	.1	0	
I.	Prosecution deferred by mutual agreement (h)(2)	7	3	. 1	o	1	17	27	1.1	5	
M -	Unavailability of defendant or essential witness - (h)(3)(A & B)	39	17	22	29	14	71	192	7.6	44	1
Ν.	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	з	1	5	1	1	2	13	.5	2	
0.	Period of NARA commitment or treatment – $(h)(1)(C) \& (5), \ldots$	0	C	0	0	Ó	0	0	•0	0	1
Ρ.	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 been granted — (h)(7)	12	ε	6	11	2	5	44	1.7	1	
	T If more than one reason or none of the reasons below given in support (A & B)	126	97	178	182	57	171	811	32.0	150	6
	"Ends of Failure to continue would stop further proceedings or result in miscarriage (B)(i)	6	4	3	5	2	5	25	1.0	4	1
<u> </u>	contínu- ance, per				1						1
	3161 T2 Case unusual or complex (B)(ii)	4	1		5	1	5	25	1.0	0	<u> </u>
	T3 indication indicating an ar cannot be ned 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}	5	2	3 4	10	1	0	23	.9	1	
<u> </u>	Time up to withdrawal of guilty plea - 3161(i)	0		<u> </u>	1	1	1	. 3		0	ļ
	Grand jury indictment time extended 30 more days - 3161(b)	0		0	0	0	0	0		0	<u></u>
<u>L.</u>	More than 1 exclusion with days aggregated	0	. (0 0	0	0	0	0	.0	0	ļ
	TOTAL	772	313	3 528	390	161	374	2538	100.0	344	21

143

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).

\$137.807.2

DISTRI		REPOR PERIO	D
CONN	ECTICUT	July 1, 1	
SPEEDY	TRIAL DATA ANALYSIS —18 U.S.C. 3166(b)(2)	throug June 30,	
	ENCE OF AND ONS FOR DELAY ¹	L	
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	1 OF E
<u> </u>	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	· 1,	ļ
<u>B.</u>	NARA examination — (h)(1)(B)	0	
<u>c.</u>	State or federal trials on other charges (h) (1)(D)	0	
<u> </u>	Interlocutory appeals — (h)(1)(E)	0	
E	Motions (From filling to hearing or prompt disposition) — (h)(1)(f)	12	1
<u>F.</u>	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	0	
G.	Motion is actually under advisement – (h){1){J}	3	
	Misc. proceedings: probation or parole revocation, deportation,	0	
<u>H.</u>	extradition – (h)(1) Transportation from another district or to/from examination or hearing the state of the state	0	
	hospitalization in ten days or less – (h){1){H}	0	
	Consideration by court of proposed plea agreement – (h)(1)(i)	0	
<u> </u>	Prosecution deferred by mutual agreement \leftarrow (n}(2)		
	Unavailability of defendant or essential witness $- (h)(3)(A \& B) \dots$ Period of mental or physical incompetence of defendant to	0	
<u>N.</u>	stand trial - (h)(4)		
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	
<u>P.</u>	Superseding indictment and/or new charges - (h)(6)	0	L
R	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	
	T If more than one reason or none of the reasons below given in support (A & B)	0	
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	3	
<u> </u>	continu- ance, per		
	3161 T2 Case unusual or complex (B)(ii)	0	
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	
<u>U.</u>	Time up to withdrawal of guilty plea - 3161(i)	0	
W.	Grand jury indictment time extended 30 more days - 3161(b)	0	
<u> </u>	More than 1 exclusion with days aggregated	0	
	TOTAL	19	
		استيتسم	

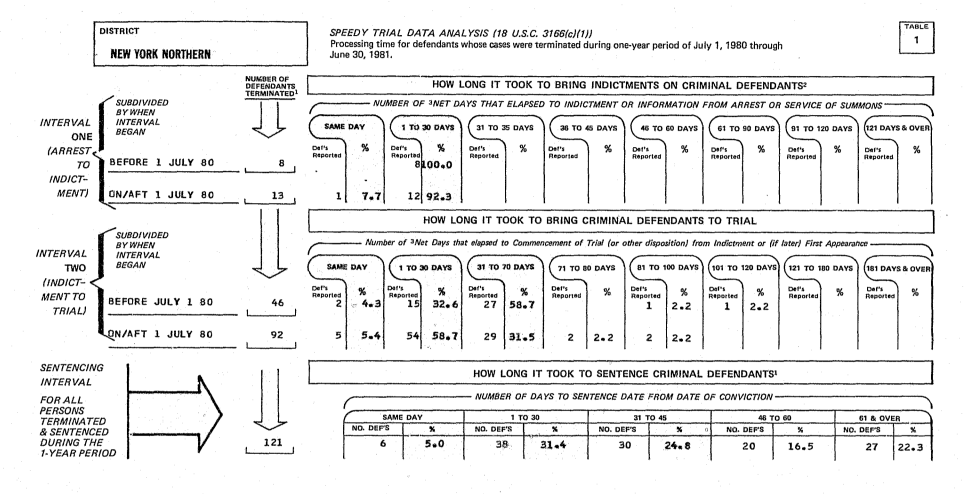
REPOR PERIO July 1, 1	D 980 тс	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING P ITS WITHOU LE TIME .	ERIOD.		227(A) 82(B)	JOF "A"	1	8LE 2
throug June 30,			EXCLUDAE	OF EXCLU	DABLE		145 C 202 D) 63.9		
LENGTH 0 to 10 days		UDABLE DE	LAY PERIC	DD (NO. OF 85 to 120	DAYS) 121 + days	Ť	totals of		One	Two
1	0	0	1	4	0	(6	3.0	0	
0	0	o	0	0	0	I	0	.0	Q	
0	0	0	0	O	0		0	•0	0	
0	O	1	0	0	0		1	.5	0	
12	12	14	33	28	37		136	67.3	0	13
0	0	0	0	0	0		0		0	
3	2	19	1	0	0		25	12.4	0	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	1		1	.5	0	
6 0	0	0	0	1	0		1	5	0	
0	0	0	0	0	1		1		0	
0	0	0	0	0	0		0	.0	0	
0	0	0	0	0	0		0		0	
0	0	0	1	0	0		1	5	0	
0	0	4	6	0	3		13	6.4	0	
3	1	0	3	0	1		8	4.0	0	ļ
o	0	0	5	1	Э		9	4.5	0	
0	0	0	O	0	o	ľ	0	.0	0	
0	O	o	0	0	0	Ī	0	_0	0	
0	0	0	0	0	٥	ſ	0	•0	0	
0	0	0	0	0	0		0	.0	0	
0	0	0	0	0	0	Į	0	.0	0	
19	15	38	50	34	46		202	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.

145

*

C2580-2 0 0 12



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.

0.

146

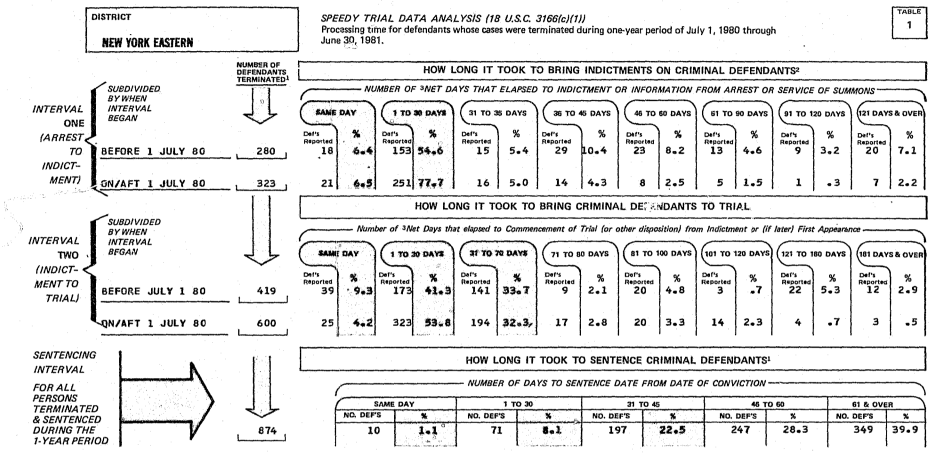
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

DISTRI	ст
NEW	YORK NORTHERN
PEEDY	TRIAL DATA ANALYSIS — 18 U.S.C. 3166(b)(2)
	ENCE OF AND ONS FOR DELAY ¹
ODE	REASON UNDER 18 USC 3161
Α.	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)
В.	NARA examination – (h)(1)(B)
٤.	State or federal trials on other charges - (h) (1)(D)
D.	Interlocutory appeals — (h)(1)(E)
Ε.	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)
<u>F.</u>	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)
G.	Motion is actually under advisement – (h)(1)(J)
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — $(h)(1)(H)$
7.	Consideration by court of proposed plea agreement - (h)(1)(1)
<u>I.</u>	Prosecution deferred by mutual agreement (h){2}
M-	Unavailability of defendant or essential witness (h)(3)(A & B) ,
Ne	Period of mental or physical incompetence of defendant to stand trial - (h)(4)
0.	Period of NARA commitment or treatment – $(h)(1)(C) \& (5), \ldots$
<u>P.</u>	Superseding indictment and/or new charges - {h}{6}
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)
	T If more than one reason or none of the reasons below given in support (A & B)
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)
Т.	continu-
	ance, per 3161 T2 Case unusual or complex (B)(ii)
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)
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
	Carrow and the second sec
	TOTAL

								<u> </u>		
	REPOR PERIOI July 1, 19 throug	D 980 TO	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING F ITS WITHOU LE TIME . ITS WITH	ERIOD, . JT	. <u>138</u> . <u>83</u>	% OF "A" 60.1		BLE 2 ERVAL
	June 30, 1	1981		EXCLUDAE	OF EXCLU		55 (C) 101 D	39.9		ICH E>
	LENGTH 0 to 10 days	OF EXCLU 11 to 21	UDABLE DE 22 to 42	LAY PERIC 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of		Onø	Two
- (h)(1)(A)	0	0	0	1	0	1		2.0	0	
	0	0	0	0	۵	0	0	.0	0	
	0	1	0	0	0	0	1	1.0	0	
	0	0	0	0	0	0	0	.0	0	
h)(1)(f)	15	19	10	7	1	2	54	53.5	0	
(h)(1)(G)	0	0	0	0	ç	0	0	.0	0	
	0	υ	17	3	0	0	20	19.8	0	
tion,	0	0	0	0	0	0	0	•0	0	
on or	0	0	0	0	0	0	0	.0	0	
1)(1)	0	0	0	0	0	0	0	.0	0	
	0	0	0	0	0	0	0	_0	0	[
& B)	1	0	0	0	0	1	2	2.0	O	
t to	1	0	0	o	0	0	1	1.0	a	
& (5)	0	0	0	0	0	0	0	.0	0	
	0	0	0	0	0	0	0	.0	0	
ance had	0	0	0	0	0	0	0	.0	0	
reasons below	5	5	7	3	0	1	21	20.8	0	
roceedings or	0	0	0	0	0	0	0	.0	0	
		·								
· · · · · · · · · · · · · · · · · · ·	0	0	0	0	0	0	0		0	
ed in	0	0	0	0	0	0	0	<u>• 0</u>	0	
ər substitute) (iv)	0	0	. 0	0	0	0	0	.0	0	
	0	0	0	0	0	0	0		0	
1(b)	0	0	0	0	0	0	0		0	
	0	Ó	0	0	0	0	0	0	<u> </u>	
TOTAL	22	25	34	14	1	5	101	100.0	0	1
						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 or of district, pretried diversion dispositions, removals from state courts and petty offenses.

AL EX- DE- RED ³
wo
2
0
1
0
54
0
20
0
0
0
0
2
1
0
0
0
21
0
0
0
0
0
0
0
101



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.

148

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).

	61 & OV	ER
%	NO. DEF'S	× .
8.3	349	39.9
	Į.	

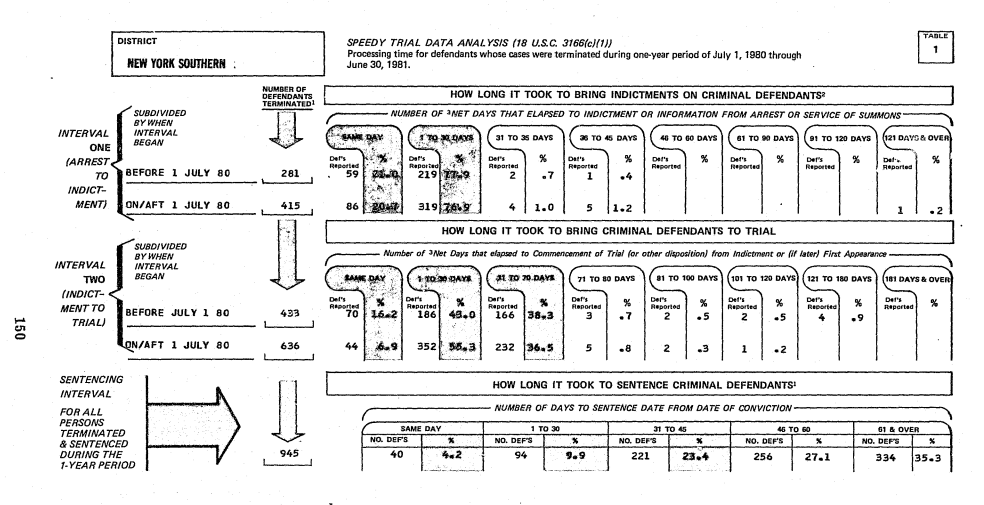
NEW)	ORK EAST	FERM	
EEDY	TRIAL DAT	A AN	IALYSIS - 18 U.S.C. 3166(b)(2)
	ENCE O DNS FO		
ODE	R	EAS	ON UNDER 18 USC 3161
A •	Examinatio	n or l	nearing for mental or physical incapacity (h)(1)(A)
В.	NARA exar	ninat	ion — (h)(1)(B)
٤.	State or fed	le al t	rials on other charges (h) (1){D}
D	Interlocuto	ry ap	peals — (h){1){E)
E.	Motions (Fi	rom f	iling to hearing or prompt disposition) — (h)(1)(f)
F.	Transfers fr	om o	ther districts (per FRCP rules 20, 21, 40) - (h)(1)(G)
G.	Motion is a	ctuall	y under advisement — (h)(1)(J) ,
H.	Misc. proce extradition	eding (h)	s: probation or parole revocation, deportation, (1)
6.			rom another district or to/from examination or n ten days or less (h){1)(H)
7.	Considerati	on by	court of proposed plea agreement - (h)(1)(i)
I.	Prosecution	defe	rred by mutual agreement (h){2)
M.,	Unavailabili	ty of	defendant or essential witness {h}(3){A & B}
Ν.			I or physical incompetence of defendant to
0.	Period of N	IAR/	commitment or treatment - (h)(1)(C) & (5)
P.	Superseding	indi	ctment and/or new charges — (h)(6)
R.	Defendant	await	ing trial of co-defendant when no severance had (h)(7)
		т	If more than one reason or none of the reasons below given in support (A & B)
	"Ends of Justice"	T1	Failure to continue would stop further proceedings or result in miscarriage (B)(i)
T.	continu- ance, per		
	3161	T2	Case unusual or complex (B)(ii)
	(h)(8)	тз	Indictment following arrest cannot be filed in 30 days (B)(iii)
		T 4	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)
U	Time up to	with	trawal of guilty plea — 3161 (i)
₩.			tment time extended 30 more days — 3161(b)
L.	More than 1	excl	usion with days aggregated

149

No.

																S -1482 2	-	
	**************************************			<u>.</u>														
							<u> </u>				: : :						4	
REPOR	AT	ſ	TERMINAT REPORTE	TED DEFEND. D DURING PE	DANTS ² PERIOD,	1019) OF "A"		TABLE 2									
PERIOD July 1, 19	DD		DEFENDAN EXCLUDAB	NTS WITHOU	UT		48.4	L	2						*			
through	gh 10	OTALS	DEFENDAN				51.6		ITERVAL WHICH EX-	١	-							
June 30, 1			INCIDENTS	S OF EXCLUD	DABLE	. 782 0		LAY OC	VHICH EX- DABLE DE- DCCURRED 3							5		
LENGTH 0 to 10 days	H Ur EXCLU	LUDABLE DE 22 to 42	ELAY PERIO	IOD (NO. OF 85 to 120	E DAYSI 121 - 1395	Sub- totals of	JOF "D"	One	Two	4								
0	C		1		3	- 7	.9	0	7									
0	0		0	0	0	4		0	0	1								
0	1	++	1	+	1	1		·	4	1								
0	1 25		2	1	3		1.0	0	8	1								
40 2	1		21	0	10		18.4	3	141	1	1			•				
8	8	1	0	1	1		6.8	0	<u> </u>				·					
1	0		0	1	0		.1	0	1									
0	0	1	0	0	0			0	0									
0	0	C	0	0	0	1	.0	0	0									
6	1	1	0	0	12	20	2.6	5	15	1	7 1							
17	6	14	16	5	38	96	12.3	22	74	-								
2	1		1	0	1	10	1.3	2	8									
0	0		0	0	0		.0	0	0									
3	4		11	7	8		5.2	39	2	1								
52	0		58	36	0		2.0	 	16									
52 0	40 0	+	58	36	107 0		46.5	55	309		2							
·				++	[]		- <u>1</u>		1				a di a					
1	0	1	0	0	1			0	2		- 10 M M							
0	0		0	0	0			0	0									
1	1		5		0		1.4	0	11							0		
0	0		0	1	1	-	.0	0	1	ł	ές						•	-
0	0		0	0	0		.0	0	0								÷.	
					1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.		1		'-'	1.								
137	89	187	124	59	186	782	100.0	129	653				an a					
NT FIGUR	ES DO NOT	T INCLUDE: ju s out of district courts and petty	uveniles, apr ct. pretrial d	peals from liversion	³ Interval	l One: Arrest to Indi	lictment; Inter	val Two: Ind	lictment to Trie	<i>d.</i>								
i, removals f	rom state co	urts and petty	/ offenses.															
											11 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -					t datu.		
							s											
		ана 1914 с и																
		- 14 		1 .														÷.,
					. <u>//</u>													
						й. Х												
						н И Улу								•				
											Ű.	E Q						

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as ²DEFE amended, are shown with reason for delay below. U.S. I dispos



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.

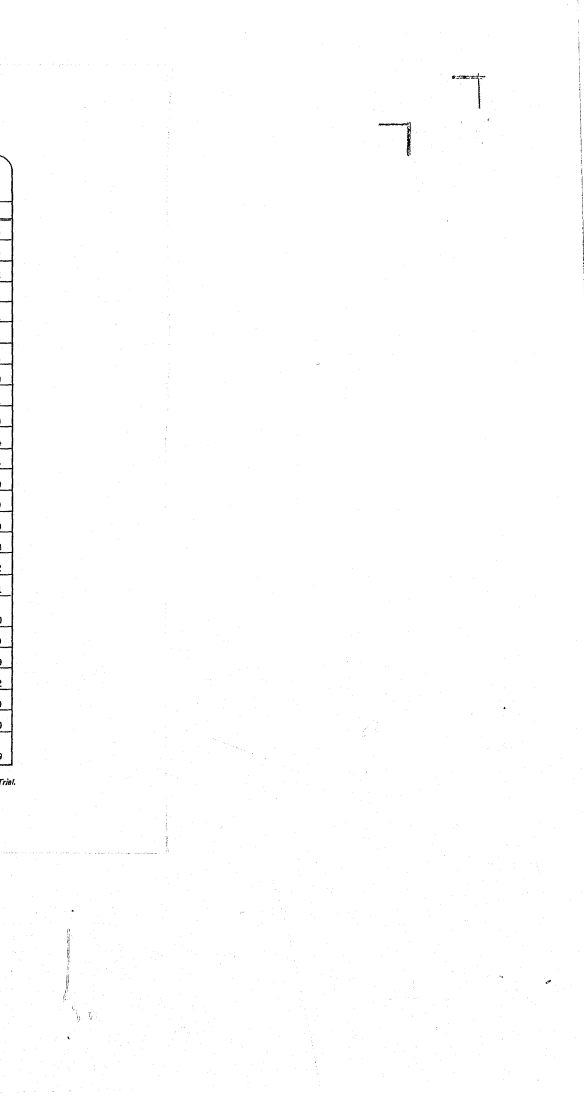
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

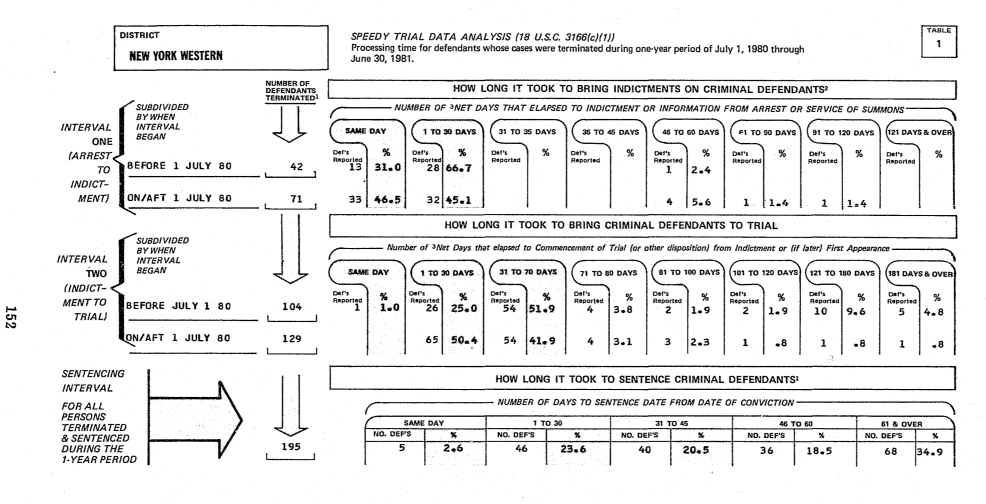
DISTRICT NEW YORK SOUTHERN	REPOR PERIO July 1, 1	D 980 -	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING F ITS WITHOULE TIME .	ERIOD.	. <u>1069</u> . <u>399</u> B	•		2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug June 30,	n j		DEFENDAN EXCLUDAE INCIDENTS TIME.	OF EXCLU	DABLE	. <u>670</u> (1069			
REASONS FOR DELAY			LUDABLE D	ELAY PERIO	DD (NO. OF	DAYS	Sub-	ZOF "D"		1
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	Tw
A. Examination or hearing for mental or physical incapacity - (h)(1)(A)	5	5	3	6	3	3	25	2.3	5	<u> </u>
B NARA examination (h){1)(B)	0	0	0	0	0	0	0		0	ļ
C • State or federal trials on other charges – (h) (1)(D)	0	0	1	0	0	1	2	•2	0	ļ
Interlocutory appeals (h)(1)(E)	0	1	0	0	0	1	2	.2	0	<u> </u>
E. Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	354	42	58	22	5	4	485	45.4	74	4
F. Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	9	0	0	2	0	0	11	1.0	0	
<u>G</u> Motion is actually under advisement — (h}{1}{J}	7	14	39	1	3	2	66	6.2	0	<u> </u>
H. Misc. proceedings: probation or parole revocation, deportation, extradition	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	Q	0	0	0	0	1	1	0	
7 Consideration by court of proposed plea agreement – (h)(1)(1)	0	U	0	0	0	0	0		0	
I • Prosecution deferred by mutual agreement (h)(2)	1	0	r i	0	1	2	4	•4	0	
M. Unavailability of defendant or essential witness - (h)(3)(A & B)	20	8	8	12	8	30	86	8.0	22	
Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	Γ O	0	0	0	0	.0	0	
D 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	
R Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	2	0	0	0	0	2	4	.4	1	
T If more than one reason or none of the reasons below given in support (A & B)	59	43	90	100	18	56	366	34.2	94	
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	2	3	3	2	1	4	15	1.4	4	1
continu- ance, per										1
3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	
T3 30 days (B)(iii)	0	0	0	0	0	0	0		0	<u> </u>
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	1	1	0	2	.2	0	ļ
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	C	0	0	0	0	0		0	
				•••		105		100.0	200	
TOTAL	460	116	202	146	40	105	1069	100.0	200) 1

amended, are shown with reason for delay below.

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

Å





¹DEFENDANT FIGURES DO NCT 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.

PEEDY NCID	ICT YORK WESTERN TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	REPOR PERIO July 1, 11 throug June 30,	D 980 h	TOTALS	DEFENDAT EXCLUDAT DEFENDAT EXCLUDAT	DURING I NTS WITHO BLE TIME .	PERIOD.	. 233 . 96 B . 137 C . 309 L	41.2		ABLE
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	10F EX	CLUDABLE D		OD (NO. OF		Sub- totals of		One	Tw
· A.		0]	L 0	0	0	1) .6	1	<u> </u>
B.	Examination or hearing for mental or physical incapacity — (h)(1)(A) NARA examination — (h)(1)(B)	0	(0 0	0	0	0	0	.0	0	<u> </u>
с.		0	3	3 0	0	0	0	3	1.0	1	
D•	State or federal trials on other charges – (h) (1)(D)	1) 0	5	1	0	7	2.3	0	+
E.	Interlocutory appeals — (h)(1)(E),	20	17		24	19	10	113	36.6	5	
	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	ō			0	0	1	1	.3	0	
G.	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	62		5 16	3	2	0	92	29.8	6	
Н.	Motion is actually under advisement — (h){1}{J} Misc. proceedings: probation or parole revocation, deportation,	0				0	0	0	.0	0	-
6.	extradition – (h)(1) 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	
7.	Consideration by court of proposed plea agreement (h)(1)(1)	0			0	0	0	0			\vdash
<u>I.</u>	Prosecution deferred by mutual agreement {h}{2}		(.0	0	<u> </u>
<u>H.</u>	Unavailability of defendant or essential witness – $(h){3}{A \& B}$ Period of mental or physical incompetence of defendant to	1		2 0	1	0	1	5	1.6	0	
N.,	stand trial (h)(4)	0		0 0	0	1	0	1	.3	0	
0.	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)	3		0 0	0	0	0	3	1.0	0	<u> </u>
R.	been granted — (h) (7)	4		5 2	2	1	3	17	5.5	0	
	T If more than one reason or none of the reasons below given in support (A & B).	10	•	9 5	15	3	4	46	14.9	1	<u> .</u>
T.	Justice" T1 result in miscarriage (B)(i)	0	(0 0	0	0	0	0	.0	0	
	continu- ance, per	2		L 4	0	0	1	8	2.6	0	
• * * *	3161 T2 Case unusual or complex (B)(ii)	0			0	0	0	0		0	┼──
	30 days (B)(iii)				5	0					+
	counsel, or give major time to prepare (B) (iv)	4				0	0		3.6	1	+
<u>U.</u>	Time up to withdrawal of guilty plea – 3161(i)						0	·		0	
<u>H-</u>	Grand jury indictment time extended 30 more days - 3161(b)	0			0	0	0 0	0	.0	0	
	More than 1 exclusion with days aggregated				+						<u> </u>
	TOTAL	107	41	8 51	55	27	21	309	100.0	15	

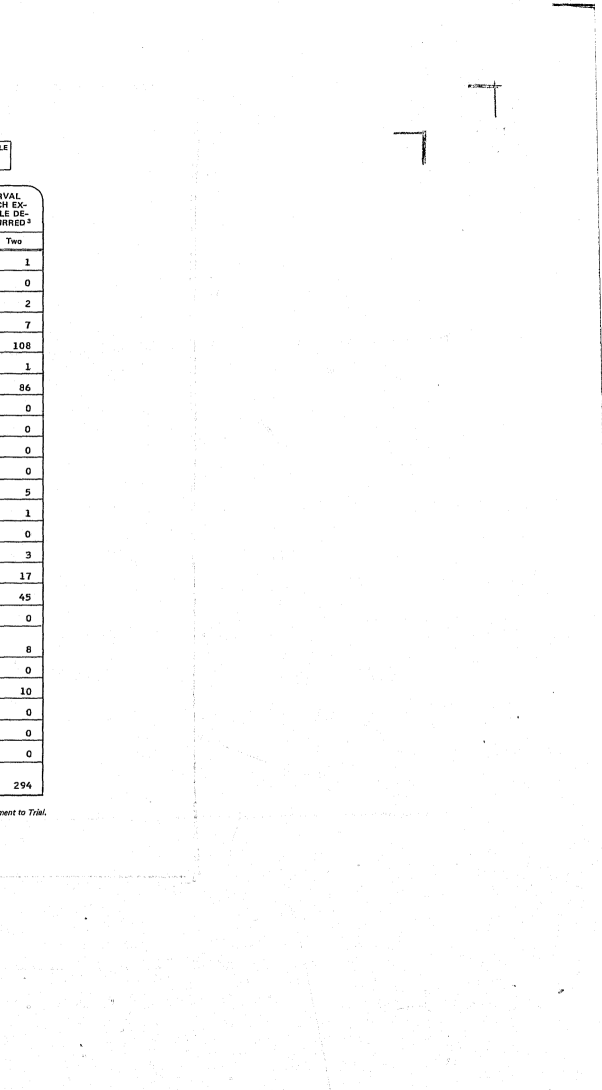
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

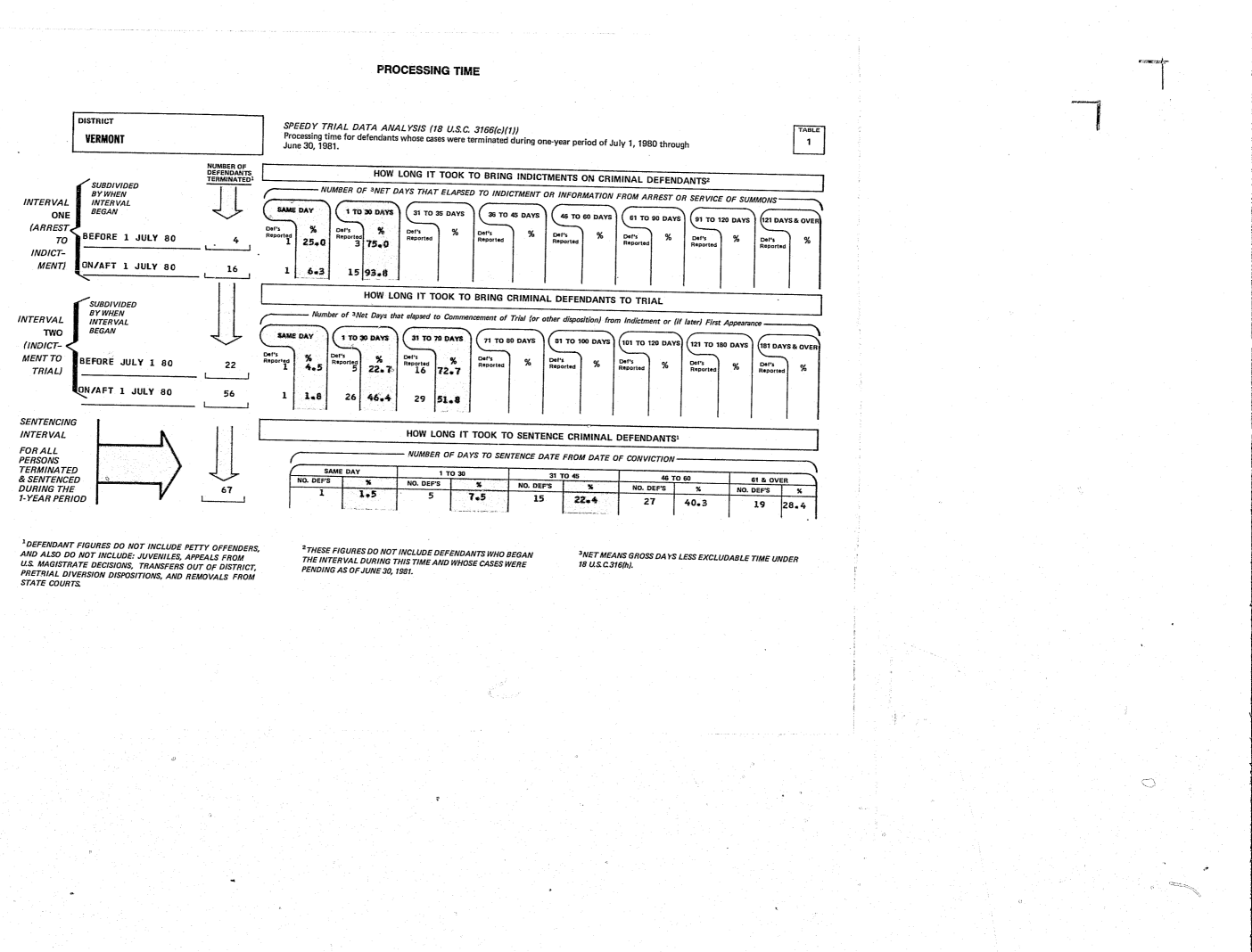
153

No.

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.

Interval One: Arrest to Indictment; Interval Two: Indictmen



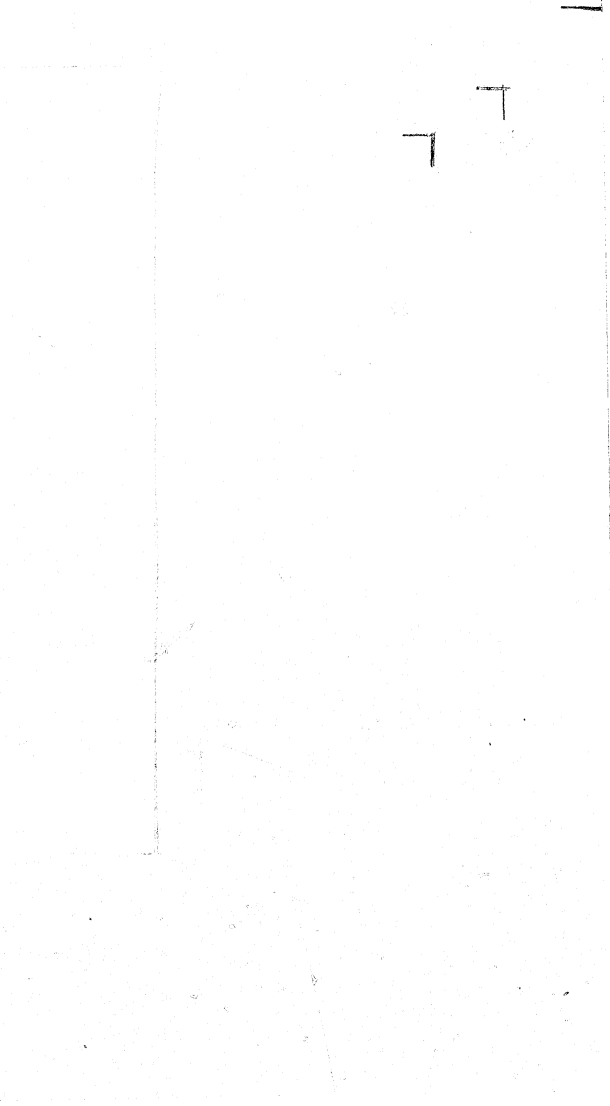


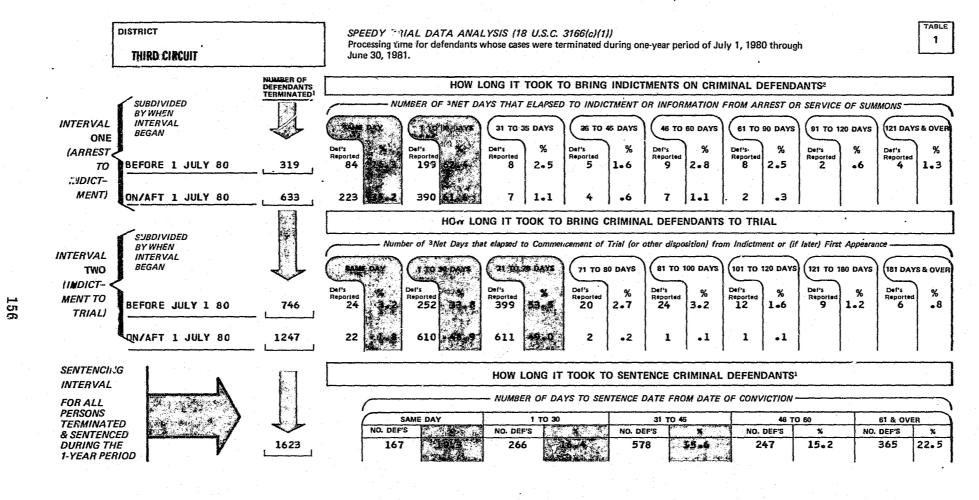
VERMONT	REPOR PERIO July 1, 1	D 980 T	TALS	REPORTED DEFENDAM EXCLUDAE	LE TIME .	ERIOD	. 78A	OF "A"		BLE
PEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	throug June 30,	n j		DEFENDAN EXCLUDAE INCIDENTS TIME.	OF EXCLU	DABLE	. <u>46</u> C) 59.0	IN WH CLUDA	ERVAL IICH EX- BLE DE- CURRED ³
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE D 22 to 42	ELAY PERI		DAYS) 121 + days	Sub- totals of		One	Two
A Examination or hearing for mental or physical incapacity – (h){1)(A)	1	1	0	0	0	1	$\left(\begin{array}{c} \\ 3 \end{array}\right)$	4.0	0	3
	C	0	0	0	0	0	0	.0	0	
NARA examination = (n)(1)(B)	0	0	0	o	0	0	0	•0	0	c
	0		0	0	0	0	0	.0	0	
C Interlocutory appeals – (h) (1) (E)	18	8	6	1	0	6	39	52.0	0	39
E • Motions (From filing to hearing or prompt disposition) – $(h)\{1\}^{f}$			<u> </u> -		0					
F• Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	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	<i></i>	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)	1	C	0	0	0	0	1	1.3	0	<u> </u>
7 - Consideration by court of proposed plea agreement - (h)(1)(l)	0	0	2	0	o	0	2	2.7	0	
I - Prosecution deferred by mutual agreement - (h)(2)	o	o	0	0	o	2	2	2.7	0	
M. Unavailability of defendant or essential witness – (h)(3)(A & B)	0	1	0	0	0	1	2	2.7	0	
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	
O• Period of NARA commitment or treatment - (h)(1)(C) & (5),,				0	0	0			0	
P _ Superseding indictment and/or new charges - (h)(6)	0	0	1				1	1.3		
R been granted (h)(7)	2	3	1	0	0	0	6	8.0	0	
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	
"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)	1	0	0	0	0	0	1	1.3	0	1
T • continu- ance, per			-							
3161 T2 Case unusual or complex (B)(ii)	1	0	5	0	C	0	6	8.0	0	
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	1	0	0	0	0	1	1.3	0	
U . Time up to withdrawal of guilty plea - 3161(i)	0	C	0	Q	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	0	
TOTAL	27	20	16	1	0	11	75	100.0	0	7

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.

155

الي





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.

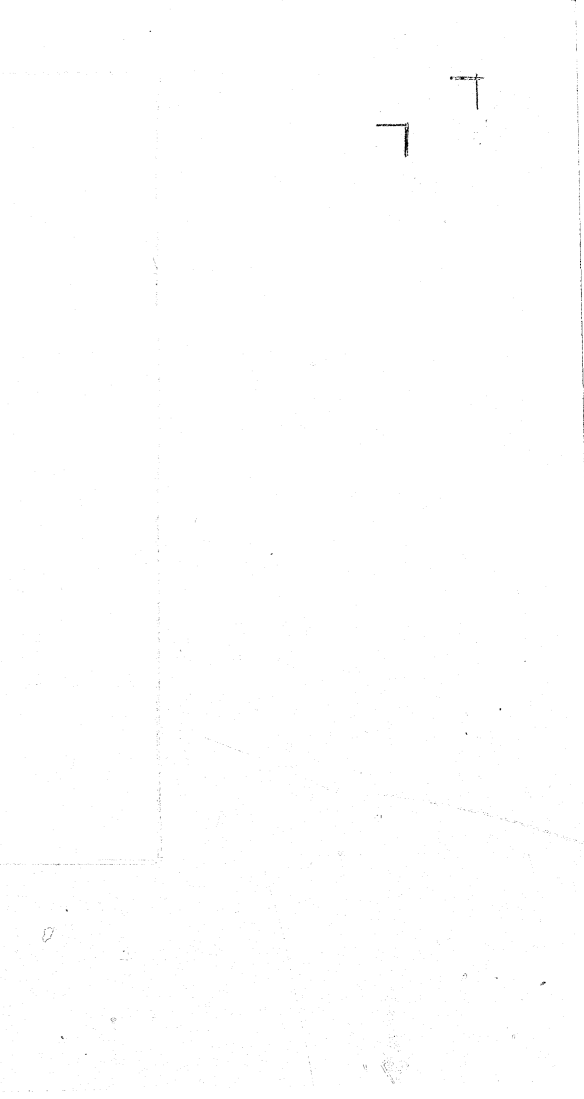
DISTR	CT HIRD CIRCUIT	REPOR PERIO July 1, 1	D 980	TOTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING I NTS WITHO BLE TIME .	ERIOD.	. <u>1993</u> . <u>1071</u> B	OF "A"	1	2
	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND	throug June 30,	n		DEFENDAN EXCLUDAE	OF EXCLU	DABLE	. <u>922</u> C	<u> </u>	IN WH	ERVAL HCH EX- ABLE DE-
REAS	ONS FOR DELAY			LUDABLE D	TIME.			1466 D	8	LAY OC	CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days			43 to 84		121 + days	totals of		One	Two
Α.	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	1		5	7	2	1	20	1.4	2	18
8.	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)	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
Ε.	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		5	0	. 0	1	9	.6	5	
G.	Motion is actually under advisement — (h)(1)(J)	44	28	48	3	2	2	127	8.7	0	12
H.	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	129		2 1	0	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		1	1	0	0	4	.3	1	
7.	Consideration by court of proposed plea agreement - (h)(1)(1)	2		7	7	0	5	22	1.5	3	1
Ι.	Prosecution deferred by mutual agreement (h)(2)	4		8 8	16	8	26	70	4.8	2	6
м.	Unavailability of defendant or essential witness — (h)(3)(A & B)	20	π., .	13	13	4	15	73	5.0	10	6
N.	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0		2 3	4	3	7	19	1.3	1	1
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0		0 0	0	0	0	0	.0	0	1
Ρ.	Superseding indictment and/or new charges - (h)(6)	0		0 0	1	0	0	1	•1	0	
R.	Defendant awaiting trial of co-defendant when no severance had	24	1	16	16	5	9	84	5.7	0	8
	been granted – (h)(7)	43	3:	2 61	86	31	55	308	21.0	23	28
	"Ends of Justice" T1 result in miscarriage (B)(i)	3		2 1	3	0	1	10	.7	1	
<u> </u>	ance, per										
	3161 T2 Case unusual or complex (B)(ii)	1			3	0	1	6	.4	0	
	T3 30 days (B){iii)	1		L 0	0	0	0	2	.1	* 2	<u> </u>
	74 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	27		8	11	0	6	61	4.2	3	5
<u> </u>	Time up to withdrawal of guilty plea 3161{i},	0			2	3	0	6	-4	0	
W.	Grand jury indictment time extended 30 more days - 3161(b)	0		0 0	0	0	0	0	.0	0	<u> </u>
Ľ.	More than 1 exclusion with days $ag_{\mathbb{B}^1} agated$	0	ļ.,	0 0	0	0	0	0	.0	0	
	τοτλι	421	22	316	267	80	162	1466	100.0	86	138

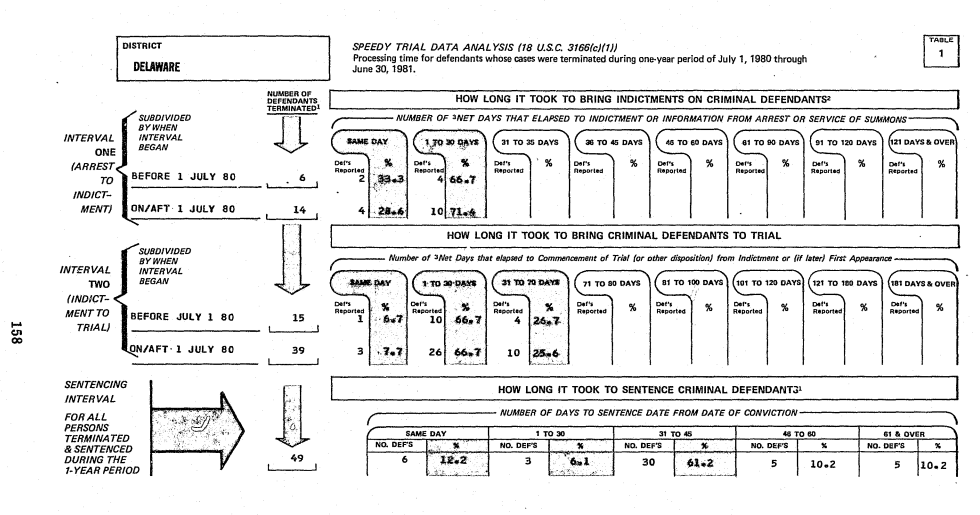
- 21

4

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.

 (\cdot)





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				REPOR	D		TERMINAT REPORTED DEFENDAN	DURING P	ERIOD.
DELA	NARE			July 1, 1	1 10	17110/	EXCLUDAB		• • • •
SPEEDY	TRIAL DAT	ra an	IALYSIS 18 U.S.C. 3166(b)(2)	throug June 30,			EXCLUDAB		
	ENCE C			June 30,	1501		INCIDENTS		
REAS	ONS FC	R	DELAY ¹	1 ENGT	I OF FXCI	UDABLE DE	TIME.		
CODE	- A	<i>IÉAS</i>	ON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days
<u>A.</u>	Examinatio	on or	nearing for mental or physical incapacity (h)(1)(A)	0	0	0	1	0	0
<u> </u>	NARA exa	minat	ion — (h)(1)(B)	0	<u> </u>	0	0	0	0
с.	State or fee	deral 1	rials on other charges (h) (1)(D)	0	0	0	0	0	0
<u>D.</u>	Interlocuto	ory ap	peals — (h)(1)(E)	0	0	0	0	0	0
<u> </u>	Motions (F	rom f	iling to hearing or prompt disposition) — (h)(1)(f)	2	7	9	6	0	0
<u>F•</u>	Transfers f	rom o	ther districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	1	1	0	0	0
<u> </u>	Motion is a	ctual	y under advisement — (h)(1)(J)	5	2	1	0	0	0
Ho			s: probation or parole revocation, deportation,	0	0	0	0	0	0
6.	Transporta hospitaliza	tion f tion i	rom another district or to/from examination or 1 ten days or less — (h)(1)(H)	0	0	0	0	0	O
7.			court of proposed plea agreement — {h}(1)(1)	0	0	o	0	0	O
Ι.			rred by mutual agreement (h) (2)	0	0	0	0	0	0
M.			defendant or essential witness — (h)(3)(A & B)	1	0	0	0	C	0
N.	Period of	menta	I or physical incompetence of defendant to	0	0	0	0	0	-0
0.			A commitment or treatment – $(h)(1)(C) \& (5), \ldots$	0	0	0	ک	0	0
P.	Supersedin	g ind	ctment and/or new charges — (h)(6)	0	0	0	0	0	0
R.	Defendant been grant	awaii ed	ing trial of co-defendant when no severance had (h)(7)	0	0	• • 0	0	0	0
		т	If more than one reason or none of the reasons below given in support (A & B)	0	0	1	0	0	0
	"Ends of Justice"	T1	Failure to continue would stop further proceedings or result in miscarriage (B)(I)	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
	(h)(8)	т3	Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0
		T 4	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	14	3	1	0	0	0
<u>U.</u>	Time up to	with	drawal of guilty plea - 3161 (i)	0	0	0	0	0	0
	Grand jury	indic	(ment time extended 30 more days 3161(b)	0	0	0	0	0	0
<u> </u>	More than	1 exc	usion with days aggregated	0	0	0	0	0	· · · 0
			TOTAL	22	13	13	7	0	0
					L	l	•	L	³ interval (

 \sim

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 end petty offenses.

% OF "A"

38.9

0F "D"

.0

•0

.0

43.6

3.6

14.5

•0

.0

•0

.0

1.8

•0

.0

•0

•0

1.8

•0

•0

.0

.0

.0

.0

100.0

32.7

33 (61.1

21B

55 Sub-tolassor

1

0

0

0

24

2

8

0

0

0

0

1

0

0

0

0

1

0

0

0

18

0

0

0

55

TABLE 2

Two

8

One

0

0

0

0

0

2

0

o

0

0

0

0

0

0

0

0

n,

0

0

0

0

0

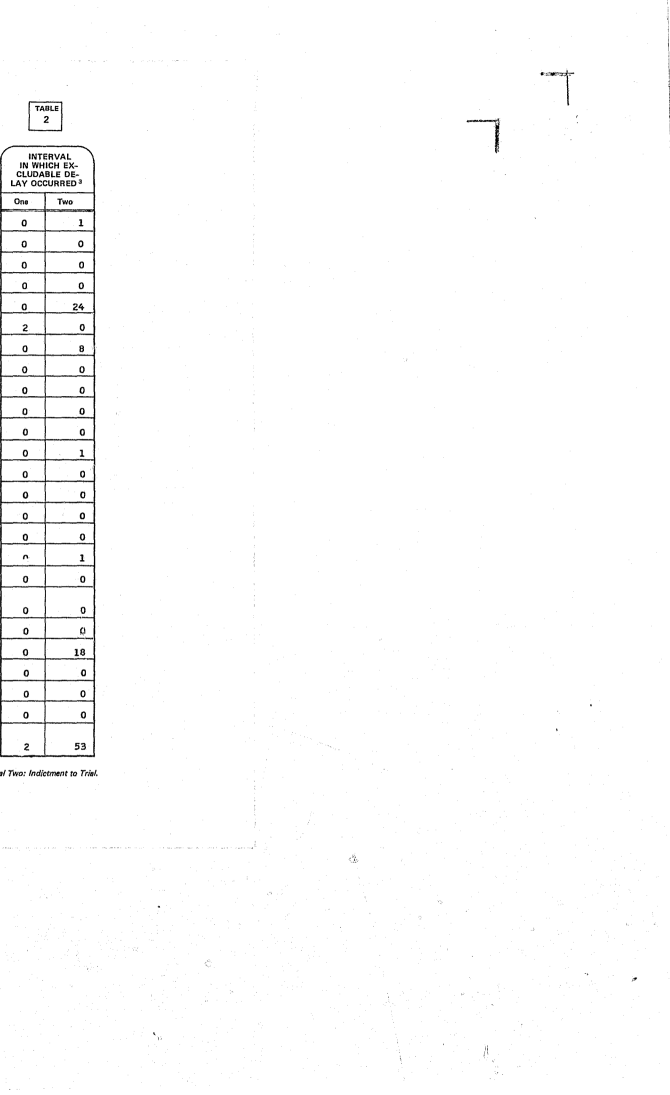
0

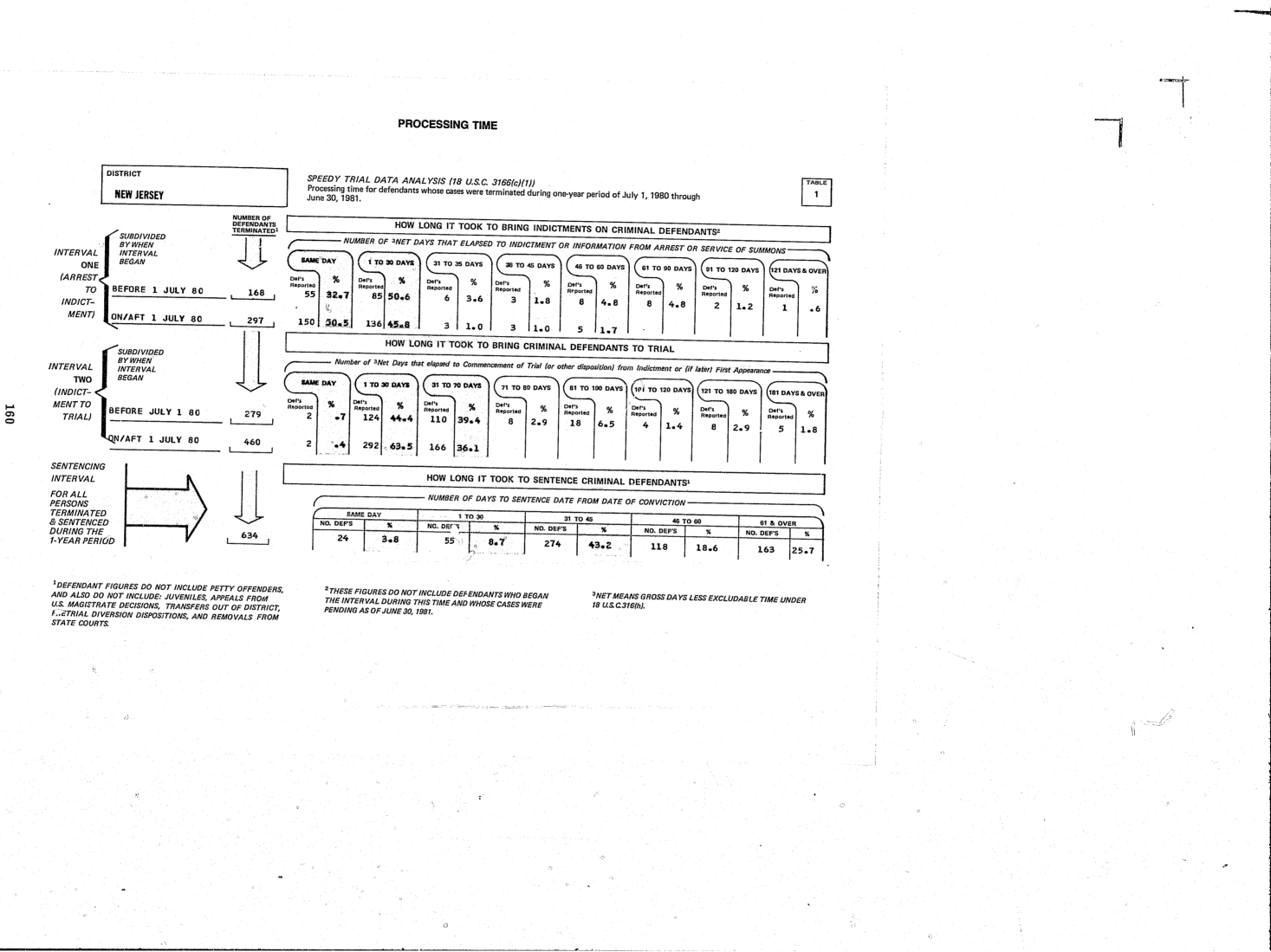
0

2

159

 $\{\cdot\}$





0 %

		JERSEY	REPOR PERIOD July 1, 19 through	Э 180 т	DTALS	REPORTED	ED DEFEN DURING F NTS WITHO BLE TIME . NTS WITH	PERIOD, , UT	·A	56.3		ABLE 2
		TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND	June 30, 1	· •		EXCLUDAN	BLE TIME	DABLE	<u>323</u> C		IN WH	'ERVAL HCH EX- ABLE DE-
		ONS FOR DELAY		OF EXCL	UDABLE D	ELAY PERI	OD (NO. OF	DAYS	541 Sub- totals of	%	LAY OC	CURRED 3
	CODE	REASON UNDER 18 USC 3161	O to 10 days	<u> </u>	22 to 42	+	85 to 120		10°			
	<u> </u>	Examination or hearing for mental or physical incapacity - (h)(1)(A)	0	0	1	2	0	0	3	6	0	3
	<u></u>	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)	4	0	4	0	0	0	8	1.5	0	8
		Interlocutory appeals — (h)(1)(E)	0	1	0	0	0	4	5	9	0	5
	<u> </u>	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	0	1	0	0	0	11	2	1	0
	<u>G.</u>	Motion is actually under advisement (h)(1)(J)	10	9	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	1	1
	7.	Consideration by court of proposed plea agreement - (h)(1)(1)	2	1	4	4	o	5	16	3.0	2	14
i	I.	Prosecution deferred by mutual agreement — (h)(2)	1	3	3	11	1	5	24	4.4	2	22
161	М.	Unavailability of defendant or essential witness - (h)(3)(A & B)	6	1	1	1	1	2	12	2.2	2	10
		Period of mental or physical incompetence of defendant to	0	0	2	3	0	1	6	1.1	1	5
		stand trial – (h)(4)	0	0	0	0	0	0	C	.0	0	0
		Period of NARA commitment or treatment $\frac{1}{2}$ (h)(1)(C) & (5),		0	0	0	e e	0	a		0	0
		Superseding indictment and/or new charges - (h)(6) Defendant awaiting trial of co-defendant when no severance had	0	<u></u>								
	<u>R.</u>	been granted - (h)(7)	6	0	0	2	0	0	8	1.5	0	8
		"Ends of Failure to continue would stop further proceedings or	6	10	9	35	20	4	84	15.5	9	75
	T .	Justice" T1 result in micharriage (B)(i)	3	2	0	2	0	0	7	1.3	1	6
		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)	0	0	0	0	0	0	0	.0	0	0
		T4 Continuance granted in order to obtain or substitute coursel, or give major time to prepare (B) (iv)	10	4	5	6	0	6	31	5.7	3	28
			0	7	0	2	1	0	3	.6	0	3
		Time up to withdrawal of guilty plea – 3161 (i)			1							
		Grand jury indictment time extended 30 more days - 3161(b)	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
		TOTAL	207	72	97	104	28	33	541	100.0	51	490

¹Paragraph and subsection of 18 USC 3161, Speed amended, are shown with reason for delay bolow.

 \Box

ų. 45

 \sim

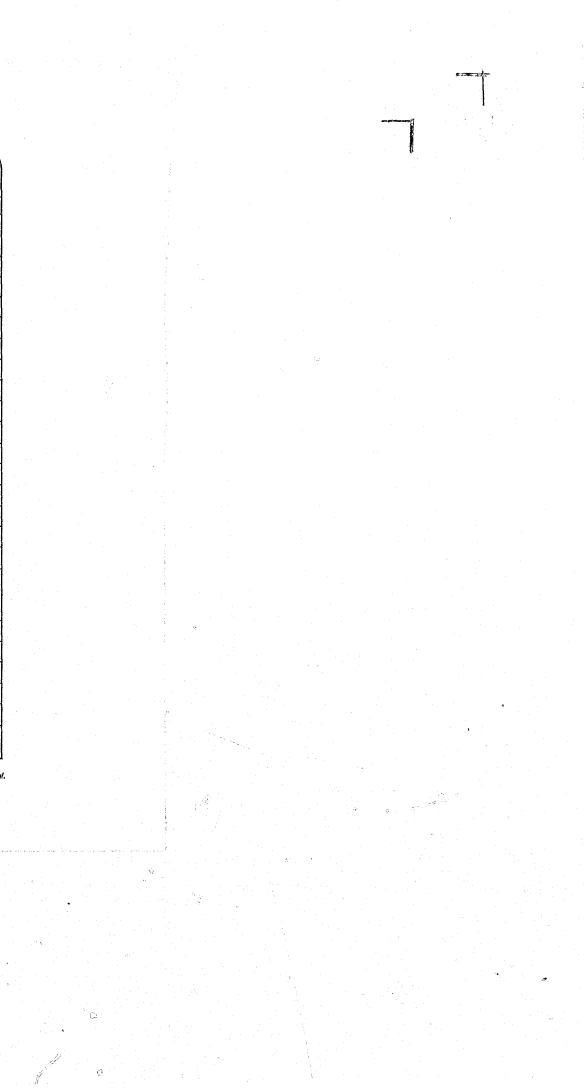
Ø

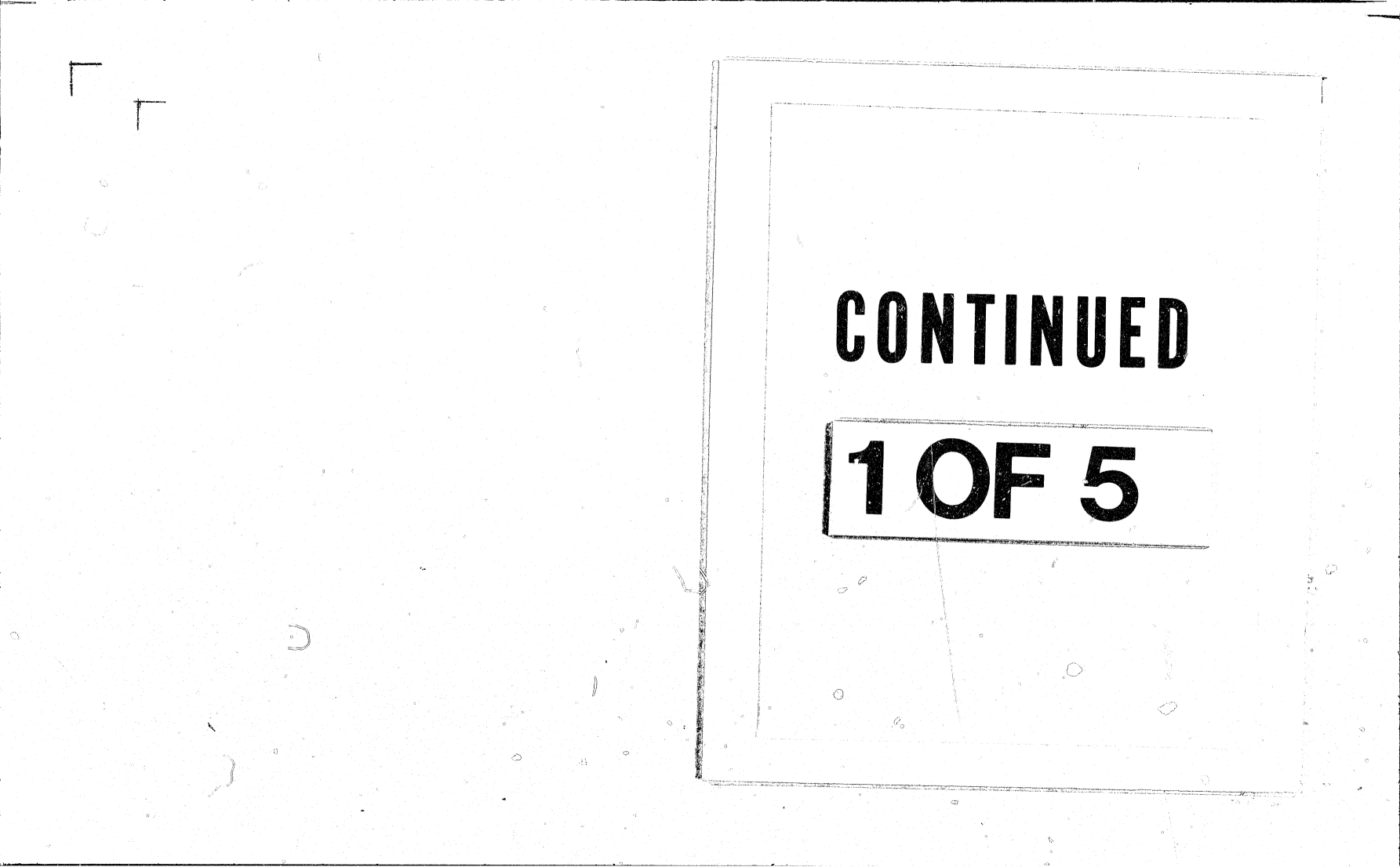
*

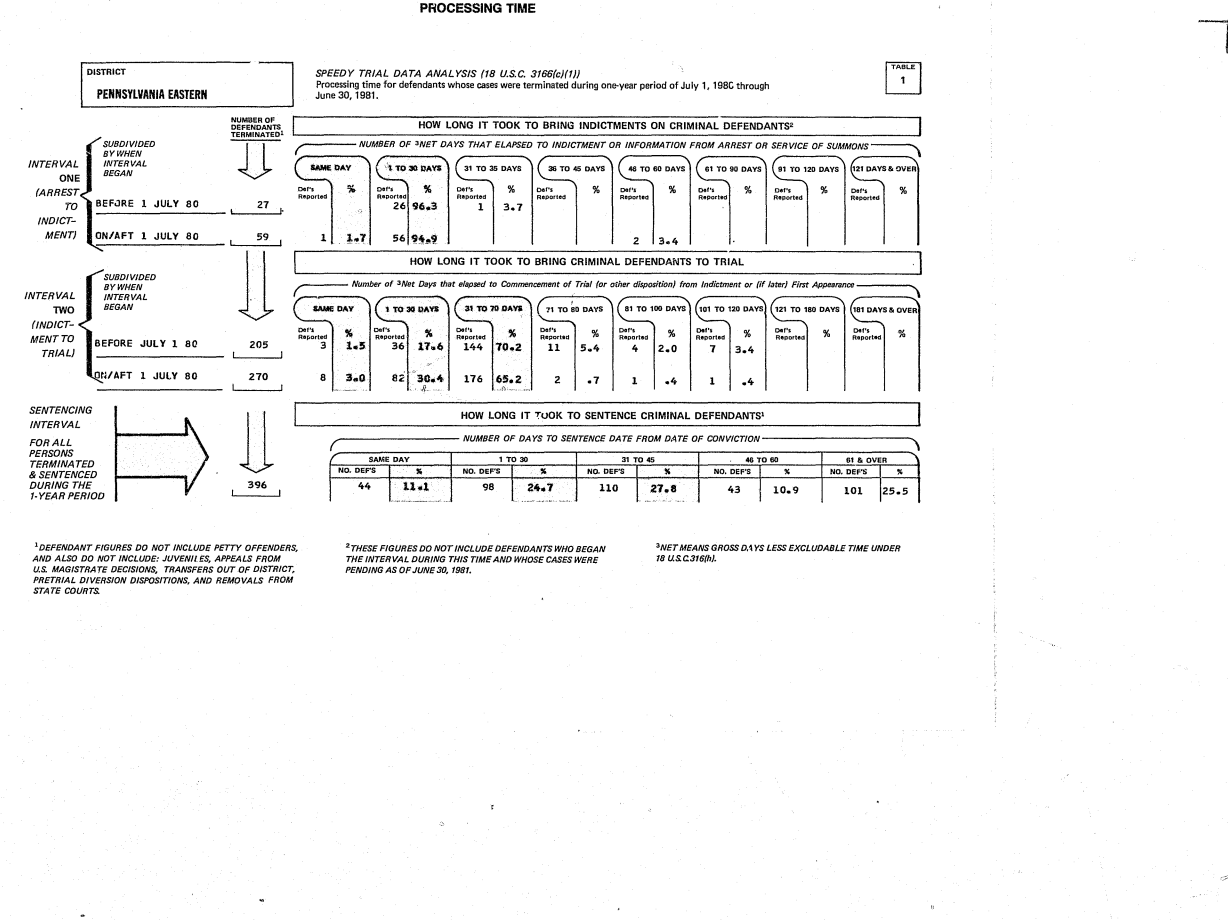
²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

0

:

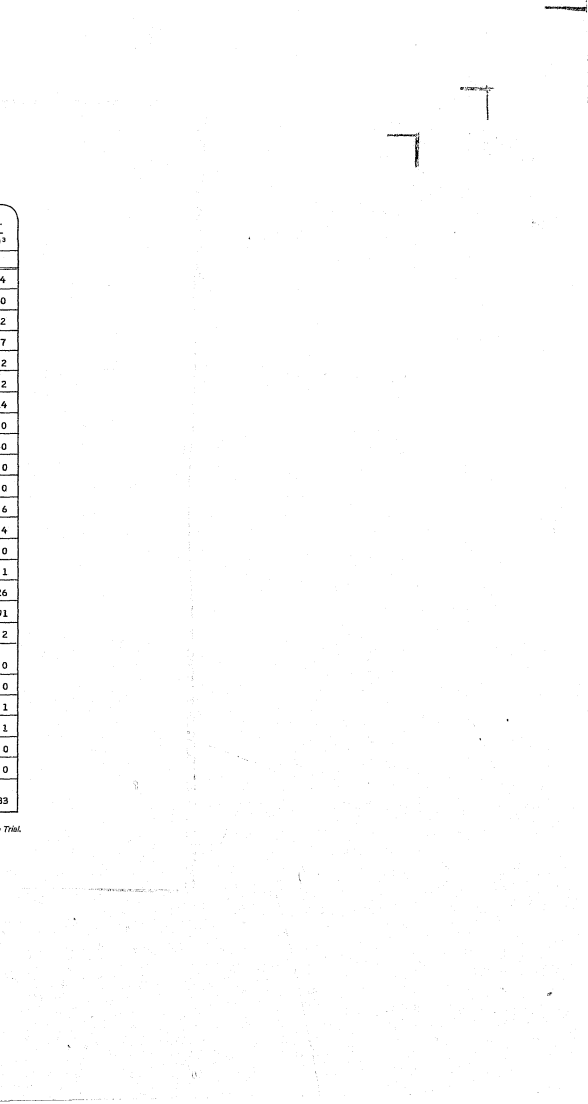


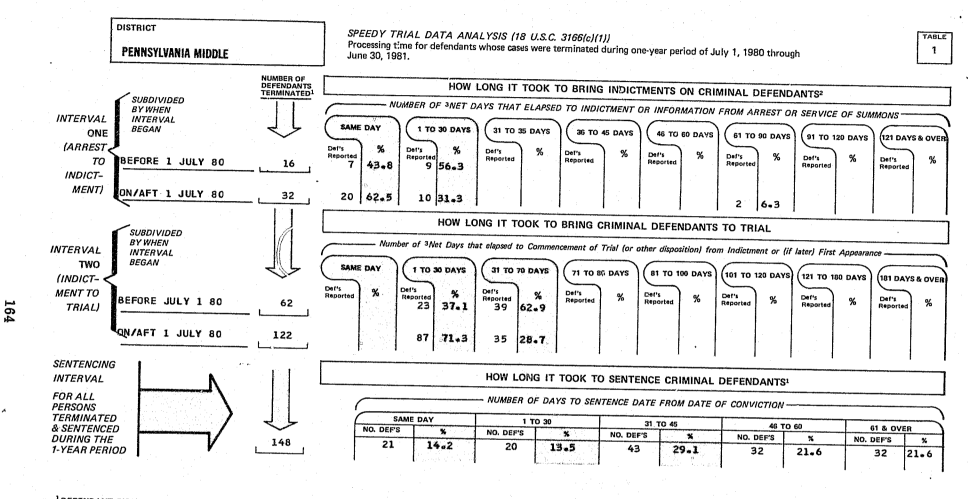




	EDY TRIAL DATA ANALYSIS -18 U.S.C. 3166(b)(2)		980	TOTALS<	RE DE EX	PORTED FENDAN CLUDAB	ED DEFENI DURING F ITS WITHOU LE TIME .	ERIOD, .	. 475A	OF "A"	1	ABLE
SPEEDY	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	in				ITS WITH		. , 230 🖸) 48.4		ERVAL IICH EX-
	ENCE OF AND	June 30,	1981				OF EXCLU		298		CLUDA	BLE DE-
	ONS FOR DELAY ¹			CLUDABLE	DELA	Y PERIC	DD (NO, OF	DAYS)	Sub- totals of	% OF "D"	One	+
CODE	REASON UNDER 18 USC 3161	0 to 10 days				43 to 84		121 + days	$/ \sim $	\sim	<u> </u>	Two
<u>A.</u>	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	0			L 	1	1	1	4	1.3	0	4
B.	NARA examination — (h)(1)(B)	0		<u> </u>	<u>}</u>	Q	.0	0	0	.0	0	0
с.	State or federal trials on other charges — (h) (1)(D)	0		ι α)	1	0	0	2	•7	0	2
D.	Interlocutory appeals – (h)(1)(E)	0		o 0	2	2	0	5	7	2.3	0	7
Ε.		16	2:	2 30)	38	6	10	122	40.9	ο	122
F.		0		0 2	2	. 0	0	1	з	1.0	1	2
G.	······································	2		2 10	,	0	0	0	14	4.7	0	14
	Motion is actually under advisement — (h){1){J} Misc. proceedings: probation or parole revocation, deportation,	0	<u>}</u>		<u>,</u>	0	0	0	0	•0	0	0
н.	extradition (h)(1) Transportation from another district or to/from examination or		1								}	
6.	homitalization in ten days or less - (h)(1)(H)	0	<u> </u>		2	0	0	0	0	<u> </u>	0	0
7.	Consideration by court of proposed plea agreement - (h)(1)(l)	0		0 0	2	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 c* essential witness (h)(3)(A & B)	3		0 3	3	0	0	0	6	2.0	0	6
N.	Period of mental or physical incompetence of defendant to stand trial	0		1 0	5	0	0	3	4	1.3	0	4
0.	Period of NARA commitment or treatment $-(h)(1)(C) & (5), \ldots$	0		0 0	0	0	0	o	0	•0	0	0
Ρ.		0		0 0	5	1	0	· · o	1	• 3	0	1
	Defendant awaiting trial of co-defendant when no severance had	3		1 1:		7	1	3	26	8.7	0	26
<u>R.</u>	If more than one reason or none of the reasons below		<u> </u>									<u> </u>
	"Ends of Failure to continue would stop further proceedings or	14		8 18		26	7	32	105	35.2	14	91
т.	Justice" T1 result in miscarriage (B)(i)	0		0	1	0	0	1	2	.7	0	2
	ance, per	0	1	0	0	o	0	o	0	.0	0	0
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in				0	0	0	0	0	.0	0	0
	30 days (B) (iii)	0			<u> </u>							
	counsel, or give major time to prepare (B) (iv)	0		0	1	0	0	0	1	•3	0	1
<u>U.</u>	Time up to withdrawal of guilty plea - 3161(i)	0	ļ	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
L.	More than 1 exclusion with days aggregated	0		0	0	0	C	0	0	.0	0	0
									200	100.0	15	283
	TOTAL	38	3	5 7		76	16	56	298	100.0	15	203

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





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

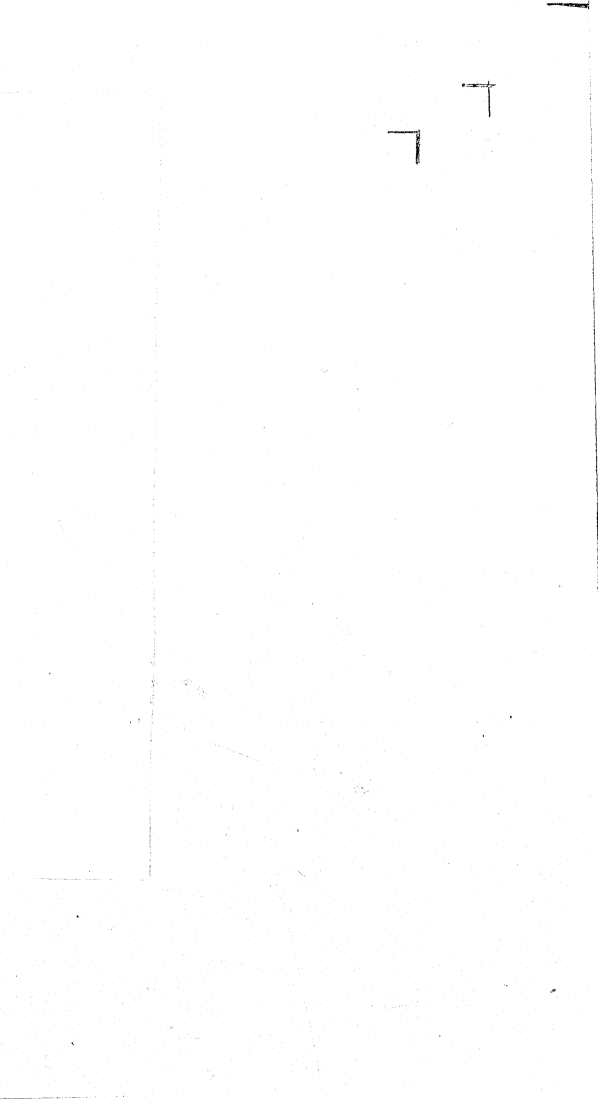
5 8

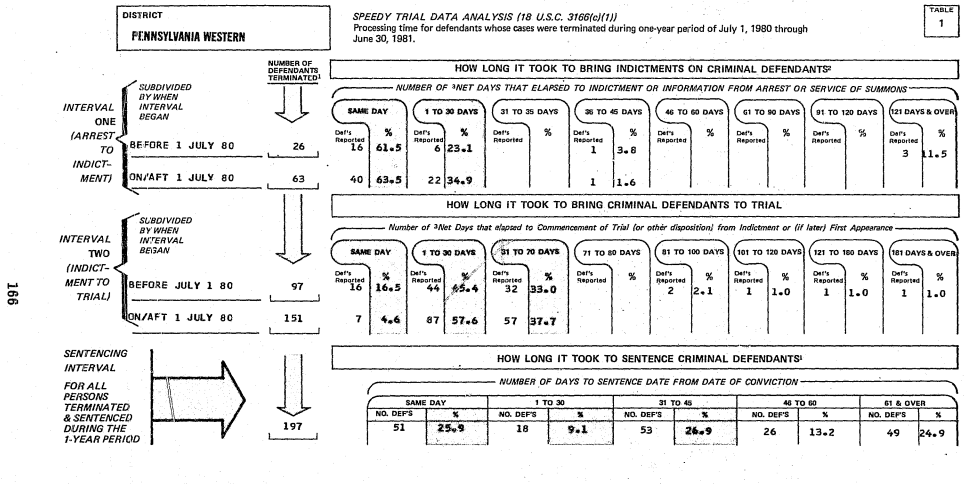
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981,

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h). 6 and

DISTRICT PENNSYLVANIA MIDDLE 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 ТС	DTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS	DURING F ITS WITHO LE TIME . ITS WITH BLE TIME .	UT	. <u>184</u> . <u>115</u> . <u>69</u> . <u>69</u>			ERVAL IICH EX- BLE DE-
REASONS FOR DELAY ¹	LENGTH	OF EXCL		TIME.	DD (NO. OF	DAYS	Sub- totals of			CURRED 3
CODE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84	Carrie Carries			\sim		
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
Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	0	0	•0	0	0
<u>E</u> . 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, H extradition – (h){1}	0	0	0	0	0	o	0	.0	0	0
Transportation from another district or to/from examination or 6. 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)(1)	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
M • Unavailability of defendant or essential witness – (h)(3)(A & B)	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
	0	0	0	0	0	0	0	.0	0	0
	0	0	0	0	0	0	0	.0	0	0
P Superseding indictment and/or new charges – (h)(6) 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) If more than one reason or none of the reasons below			1	2	0	1	5	3.7	0	5
"Ends of Failure to continue would stop further proceedings or	0	1	0	0	0		0	.0	0	0
Justice" T1 result in miscarriage (B)(i)		0	0	U						ļ
ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	o	0	Q	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	o	Ö	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
	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.

³NET MEANS GROSS DAY 18 U.S.C.316(h).

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

e ante ada

distr PEN	ICT NSYLVANIA WESTERN	REPOR PERIO July 1, 1	D 980 _	TOTALS	REPORTED DEFENDA EXCLUDA	TED DEFEN D DURING F NTS WITHO BLE TIME .	PERIOD	 	\sim		ABLE 2
SPEEDY	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	n		DEFENDA	NTS WITH BLE TIME .		. 137	55.2		ERVA
	ENCE OF AND	June 30,	1981			S OF EXCLU				CLUDA	ABLE
	ONS FOR DELAY				ELAY PERI	OD (NO. OF	DAYS	Sub-	₹0F "D"	One	T
ODE	REASON UNDER 18 USC 3161	0 to 10 days		+	43 to 84		121 + days			h	+-"
A •	Examination or hearing for mental or physical incapacity $-(h)(1)(A)$	1	2	0	0	0	0	3	$\frac{1.1}{}$	1	
B.	NARA examination - (h)(1)(B)	0	0	0	0	0	0	0	.0	0	
C.	State or federal triais on other charges - {h} (1)(D)	1	0	0	0	0	0	1	.4	0	
D.	Interlocutory appeals — (h)(1)(E)	0	0	5	0	0	2	7	2.6	0	
ε.	Motions (From filing to hearing or prompt disposition) - (h)(1)(f)	27	18	30	13	7	4	99	36.1	3	
F.	Transfers from other districts (per FRCP rules 20, 21, 40) – {h}{1](G)	0	2	1	0	0	0	3	1.1	1	
G.		7	1	6	1	0	0	15	5.5	0	1
н.	Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation,	1		0	0	0	0	1	.4	0	+
6.	extradition — (h){1) Transportation from another district or to/from examination or	1	0	+	0	0	0	2	1	0	<u> </u>
	hospitalization in ten days or less — (h)(1)(H)								.7		+
7.	Consideration by court of proposed plea agreement – (h)(1)(I)	0	0	+	3	0	0	6	2.2	1	┼──
I.	Prosecution deferred by mutual agreement \leftarrow (h)(2)	0	0	0	0	0	5	5	1.8	0	
M	Unavailability of defendant or essential witness (h)(3)(A & B)	2	0	0	1	0	1	4	1.5	1	<u> </u>
N.	Period of mental or physical incompetence of defendant to stand trial $- \{h\}\{4\}$	0	1	0	1	0	Ó	2	.7	0	
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5),	0	0	0	0	0	0	0		0	
Ρ.	Superseding indictment and/or new charges \sim (h)(6)	0	0	0	0	0	0	0	.0	0	1.
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	
	. If more than one reason or none of the reasons below	16	11	18	18	3	17	83	30.3	0	1
	"Ends of Failure to continue would stop further proceedings or further and the in microarcine (BIV)."	0	0		0	0	0	0	.0	0	1
Τ.	Justice" T1 result in miscarriage (B)(i)				- 						+
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	O	.0	o	
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	.0	0	<u> </u>
	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	.4	0	1
υ.		0	0		0	0	0	1	.4	0	1
	Time up to withdrawal of guilty plea – 3161(i)	0							1		+
W	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	
	TOTAL	68	44	70	43	14	35	274	100.0	7	

167

N.

amended, are shown with reason for delay below.

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

excerned.
 /AL

 1

 1

 2

 0

 1

 7

 96

 2

 1

 7

 96

 2

 1

 7

 96

 2

 1

 7

 96

 2

 1

 2

 5

 3

 2

 0

 0

 0

 0

 1

 0

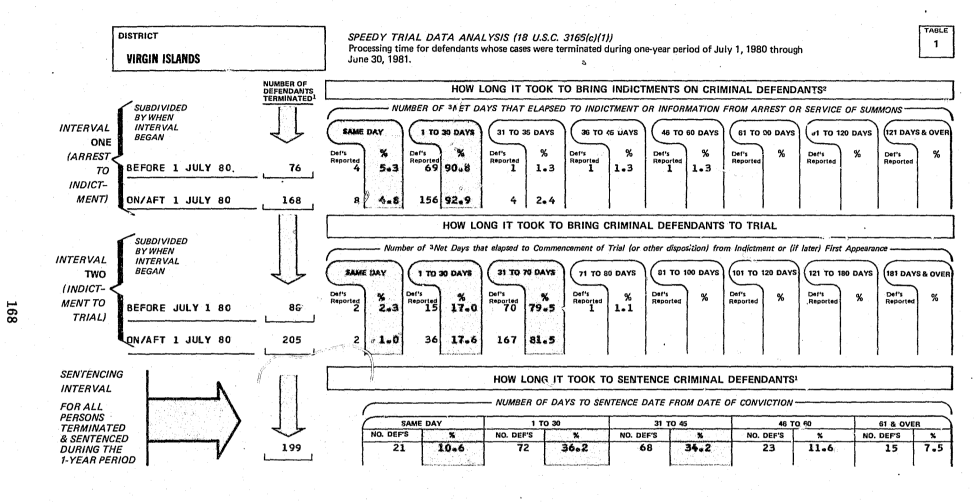
 0

 1

 0

 0

 2
 nt 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. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h). -

VIRGI SPEEDY	DISTRICT VIRGIN ISLANDS DEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ICIDENCE OF AND EASONS FOR DELAY1				REPOR PERIO July 1, 1 throug June 30,	D 980 h ТС	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAR DEFENDAN EXCLUDAR INCIDENTS	DURING F ITS WITHO ITS TIME . ITS WITH ILE TIME	'ERIOD UT · · · · ·
					I ENGTH			TIME, , .		• • • •
CODE	R	ËAS	DN UNDER 18 USC 3161		0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	
Α.	Examinatio	n or i	earing for mental or physical incapacity		0	1	2	1	1	0
8.	NARA exa	ninat	ion — (h)(1)(B)		0	0	0	0	0	0
с.	State or fee	erai 1	rials on other charges — (h) (1)(D)		0	0	0	0	o	0
D.			peals (h) (1) (E)		0	0	1	0	0	0
E.			iling to hearing or prompt disposition) -		21	C	0	0	0	0
F.			ther districts (per FRCP rules 20, 21, 40		0	0	0	0	0	0
G.					0	0	0). O	0	0
н.	Misc. proce	eding	y under advisement — (h)(1)(J) s: probation or parole revocation, depor	tation,	0	0	0	0	0	0
	Transportat	ion f	(1)om another district or to/from examina	tion or	0	0	0	0	0	0
			ten days or less – (h)(1)(H)		0	0	0	0	0	0
<u>7.</u>	Considerati	on by	court of proposed plea agreement - (h.	(1)(I)	3	5	4	4	7	16
<u> </u>	Prosecution	defe	rred by mutual agreement (h)(2)	************					3	}
<u> M.</u>			defendant or essential witness (h)(3) I or physical incompetence of defenda		8	6	9	11		11
<u>N.</u>			(4)		0	0.0	<u>.</u>	0	2	1
0.	Period of I	AR	commitment or treatment - (h)(1)(c) & (5)	0	. 0	0	0	0	0
P.	Superseding	j indi	ctment and/or new charges — (h)(6) .	• • • • • • • • • •	0	0	٥	0	0	0
<u>R.</u>			ing trial of co-defendant when no sev (h)(7)		0	0	0	0	Ö	0
		т	If more than one reason or none of the given in support (A & B)		7	2	14	5	1	1
	"Ends of Justice"	T1	Failure to continue would stop further result in miscarriage (B)(i)	proceedings or	0	0	0	1	0	0
т.	continu- ance, per		i dent in hinden nge (eftil i i i i i i i i i i				·····			
	3161	T2			1	1	0	2	0	0
	(h)(8)	Т3	Indictment following arrest cannot be t 30 days (B)(iii)		1	1	0	0	0	0
		T4	Continuance granted in order to obtain counsel, or give major time to prepare		2	1	о - о	5	O	0
U.	Time up to	with	frawal of guilty plea - 3161(i)		0	0	0	0	0	0
W.,			ment time extended 30 more days - 31		0	0	0	0	0	Ő
L.			usion with days aggregated		0	0	0	0	0	0
			•	TOTAL	43	17	30	29	14	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.

%

%

년0F "D"

3.1

•0

• 0

•6

.0

• 0

• 0

• 0

-0

24.1

29.6

1.9

• 0

•0

.0

18.5

•6

2.5

1.2

4.9

• 0

•0

• 0

13.0

ÓF "A'

293A

Sub-totals of

5

0

0

1

21

0

0

0

0

0

39

48

з

0

0

0

30

1

4

2

8

0

0

0

162 100.0

163 B 55.6

130 (C) 44.4 162

TABLE 2

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED ³

One 1

0

0

0

1

0

0

0

0

0

0

7

0

0

0

0

0

0

0

2

0

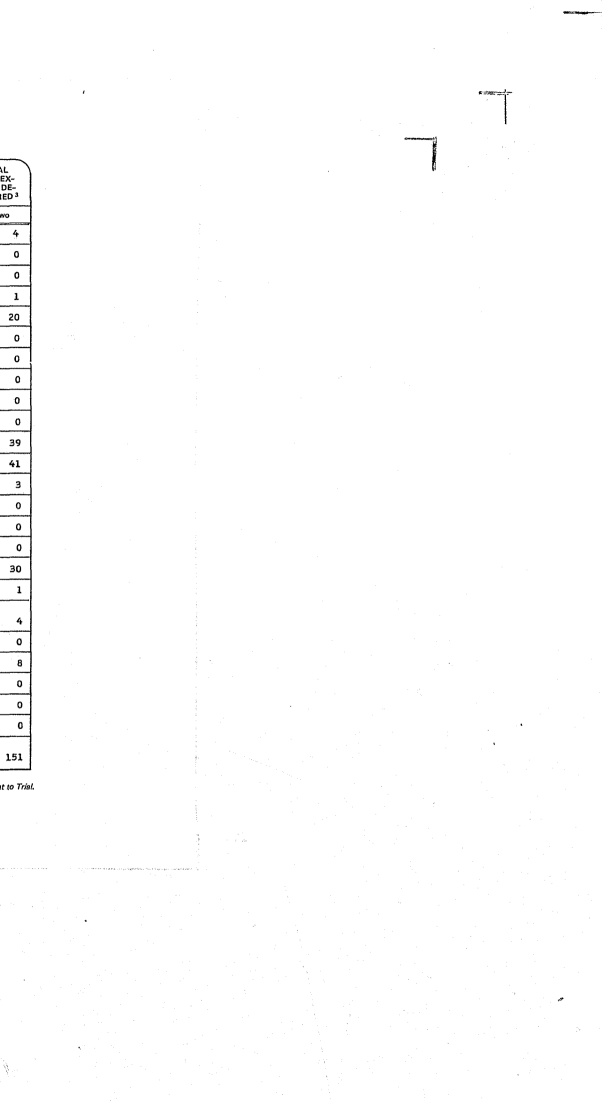
0

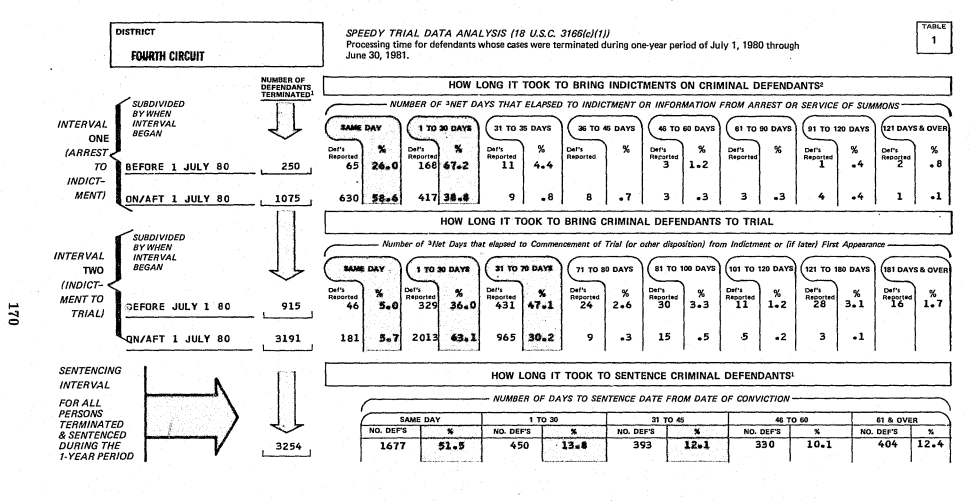
0

0

11

Two



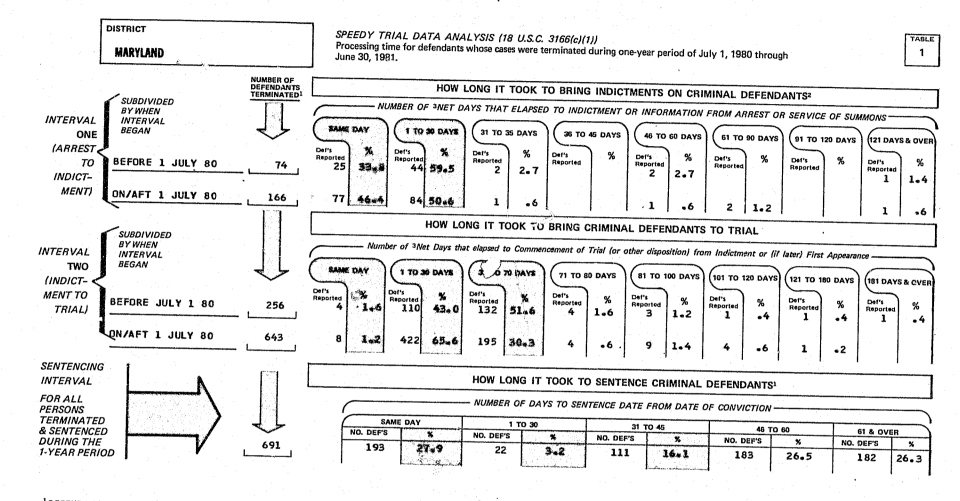


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME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

CISTRI	CT OURTH CIRCUIT	REPOR PERIO	D -	ſ	TERMINAT REPORTED DEFENDAN EXCLUDAE	TS WITHO	PERIOD, .	. 4106A	0F "A"
PEEDY	TRIAL DATA ANALYSIS	throug	1 1	OTALS	DEFENDAN	ITS WITH		. 1294 (
NCID	ENCE OF AND	June 30, 1	1981		INCIDENTS				<u> </u>
	ONS FOR DELAY				TIME.			1133	8
CODE	REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84			totals of	
Α.	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	9	11	20	24	14	4	82	4.7
в.	NARA examination — (h){1){8}	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
D.	Interlocutory appeals – (h)(1)(E)	0	0	1	0	0	6	7	4
٤.	Motions (From filing to hearing or prompt disposition) – $(h)(1)(f) \dots$	228	195	280	129	74	68	974	56.2
F.	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	3	1	2	1	0	0	7	.4
G.	Motion is actually under advisement – (h)(1)(J)	10	15	22	4	0	0	51	2.9
H.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	2	3	0	0	0	0	5	.3
6.	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
7.	Consideration by court of proposed plea agreement - (h)(1)(1)	0	1	2	0	1	0	4	.2
Ι.	Prosecution deferred by mutual agreement (h) (2)	0	0	2	3	3	6	14	.8
м.	Unavailability of defendant or essential witness - (h)(3){A & B}	12	з	3	12	3	13	46	2.7
N.	Period of mental or physical incompetence of defendant to stand trial	2	1	0	4	0	2	9	.5
0.	Period of NARA commitment or treatment $-(h)(1)(C) & (5), \ldots$	C	C	0	0	0	0	0	•0
P.•	Superseding indictment and/or new charges - {h}{6}	0	1	0	0	2	1	4	•2
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h) (7)	16	7	17	28	12	4	84	4.8
	T If more than one reason or none of the reasons below given in support (A & B)	37	45	71	118	36	32	339	19.6
	"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
T.	continu- ance, per]
	3161 T2 Case unusual or complex (B)(ii)	0	0	4	3	2	2	11	
	(h)(8) T3 Indictment following arrest cannot be filed in 39 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)	2	1	4	8	0	3	18	1.0
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	4	1	2	3	10	.6
W.	Grand jury indictment time extended 30 more days – 3161(b)	0	0	1	0	0	0	1	1
٤.	More than 1 exclusion with days aggregated	0	0	1	0	0	0	1	•1
	TOTAL	331	291	447	363	151	150	1733	100.0
П	sh and subsection of 18 USC 2161, Speedy Trial Act of 1974, as ² DEFEN	DANT FIGUR						ne: Arrest to Ind	_ ·

*Paragraph and subsection of 18 USC 2161, Speed amended, are shown with reason for delay below. Trial Act of 1974, as 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.

an a	e unter autom
TABLE	
2	
	Construction of the second
INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED 3	
One Two	
8 74	
0 0	
1 37	
0 7	
14 960	
1 6	
0 51	
0 5	
1 5	
0 4	
1 13	
2 44	
0 9	
0 0	
0 4	
1 83	
9 330	
0 22	
0 0	
0 18	
0 10	
1 0	
0 1	
39 1694	
have the second se	
al Two: Indictment to Triel.	
	\mathcal{I}_{i} , where \mathcal{I}_{i} is the second se



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.

172

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

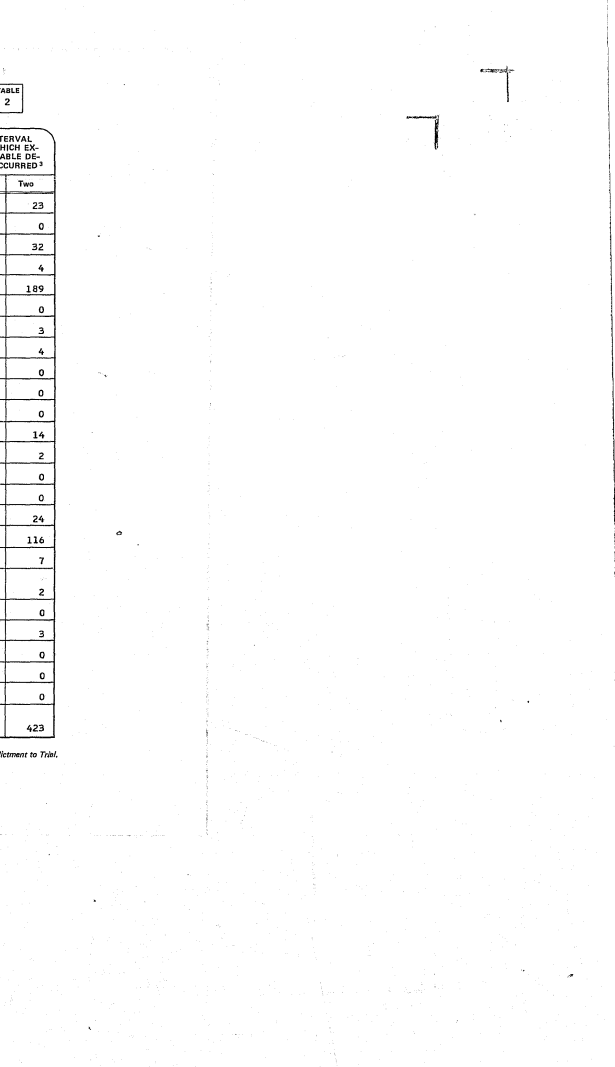
³NET MEANS GROSS DAYS LESS EXCLUD ARLE TIME UNDER 18 U.S.C316(h).

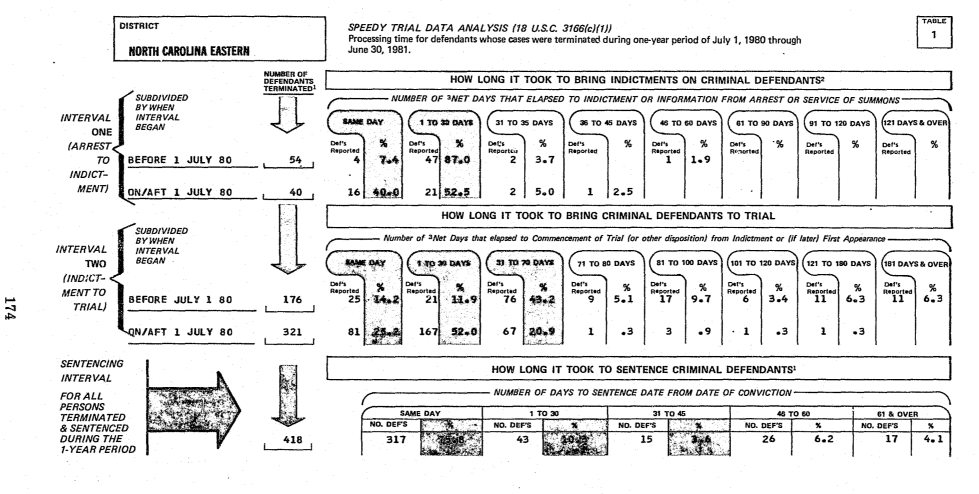
6 Car al

DISTRICT MARYLAND	PERIO July 1, 1	REPORT PERIOD July 1, 1980 through				PERIOD,	. <u>899</u> . <u>598</u> B	TABLE 2		
SPEEDY TRIAL DATA AWALYSIS – 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	throug June 30,	n		EXCLUDA			<u>301</u> C		IN WH	ERVAL HICH EX ABLE DE
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	IOF EX	CLUDABLE 22 to 42	DELAY PERI 43 to 84	OD (NO. O) 85 to 120	DAYS) 121 + days	Sub- totals of		Òne	Two
A. Examination or hearing for mental or physical incapacity – (h)(1)(A)	2		5 5	9	5	0	26	5.8	3	2
B • NARA examination (h)(1)(B)	0		0 0	0	0	0	0	0	0	<u> </u>
C • State or federal trials on other charges - (h) (1)(D)	0		1 9	15	1	6	32	7.2	0	3
Interlocutory appeals – (h) (1) (E)	0		0 0	0	0	4	4		0	<u> </u>
E . Motions (From filing to hearing or prompt disposition)	60	3	2 54	32	8	13	199	44.7	10	18
F. Transfers from other districts (per FRCP rules 20, 21, 40)	0		1 0	0	0	0	1	2	1	<u> </u>
G Motion is actually under advisement — {h}(1)(J)	0		3 3	0	0	0	3	7	0	ļ
He Misc. proceedings: probation or parole revocation, deportation, extradition – (h) (1)	1		з о	0	0 <u>0</u>	0	4	.9	0	
6 • Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)	0		o o	0	0	0	0	.0	0	
7. Consideration by court of proposed plea agreement – (h)(1)(l)	0		o o	0	0	0	0	.0	0	
I . Prosecution deferred by mutual agreement (h)(2)	0		0 0	0	0	ó	0	.0	0	
M. Unavailability of defendant or essential witness	8		0 2	2	0	3	15	3.4	1]]
N. Period of mental or physical incompetence of defendant to stand trial	1		o o	. 0	0	1	2	•4	0	
D. Period of NARA commitment or treatment – (h)(1)(C) & (5)	0		0 0	0	0	0	0	•0	0	1
P. Superseding indigtment and/or new charges - (h)(6)	0		0 0	0	0	0	0	.0	0 -	1
R been granted - (h)(7)	9		2 6	7	0	1	25	5.6	1	:
T If more than one reason or none of the reasons below given in support (A & B)	27	1	9 15	38	13	10	122	27.4	6	13
"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (8)(i)	2		4 0	1	o	ò	7	1.6	0	1
T continu- ance, per				1						1
3161 T2 Case unusual or complex (B)(ii)	0		0 0	1	0	1	2	•4	0	ļ
(h)(8) T3 Indictment following arrest cannot be filed in . 30 days (B)(iii)	0		0 0	0	0	0	0	.0	o	
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	2		1 0	0	C	0	3	.7	0	
U . Time up to withdrawal of guilty plea - 3161(i)	0		0 0	0	o	o	0	•0	0	
W Grand jury indictment time extended 30 more days — 3161(b)	0		0 0	0	0	o	0	.0	0	
L . More than 1 exclusion with days aggregated	0		0 0	0	0	o	0	•0	o	
TOTAL	112	6	8 94	105	27	39	445	100.0	22	42

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.





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 NORTH CAROLINA EAS /ERN	REPOR PERIOI July 1, 19	D	Í	TERMINAT REPORTED DEFENDAM EXCLUDAE	DURING P	eriod, , Jt	. 497A	0F "A"		ABLE 2
	SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	through	2 1 1	DTALS	DEFENDAN	ITS WITH		. , 171 (0			ERVAL
	INCIDENCE OF AND REASONS FOR DELAY ¹	June 30, 1		Į	INCIDENTS	OF EXCLU	, 🛛	286		CLUDA	IICH EX- BLE DE- CURRED 3
	CODE REASON UNDER 18 USC 3161	0 to 10 days	OF EXCL 11 to 21	UDABLE D 22 to 42	ELAY PERIO 43 to 84	DD (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)	0	0	6	1	2	0	9	3.1	o	9
	B. NARA examination - (h)(1)(B)	0	0	0	O	٥	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
	: 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	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	O	0	.0	0	0
		4	4	8	4	0	0	20	7.0	0	20
	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	3	0	0	0	0	0	3	1.0	0	3
		0	0	2	0	1	0	3	1.0	0	3
	7 Consideration by court of proposed plea agreement – (h){1}{1}	0	0	0	1	1	2	4	1.4	0	4
нı	Prosecution deferred by mutual agreement (h) (2)	0	1	0	2	0	3	6	2.1	0	6
175	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	0	0
	$\underline{N} \bullet \underline{s}$ stand trial – (h)(4) ,								1		
	D Period of NARA commitment or treatment – (h)(1)(C) & $(3)_1, \ldots$	0	0	0	0	0	0	0	.0	0	0
	P. Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had	0	0	0	0	0	0	0		0	0
	R been granted – (h) (7)	7	5	11	15	11	3	52	18.2	0	52
	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 or result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	0
	ance, per	0	0	0	1	0	0	1	.3	0	1
	(h)(8) Indictment following arrest cannot be filed in	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, rr give major time to prepare (B) (iv)	0	0	0	0	0	0	0	.0	0	σ
	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)								1	0	
	L More than 1 exclusion with days aggregated	0	0	0	0	0	0	0			0
	TOTAL	31	32	50	71	63	39	286	100.0	0	286

- a vi

• •

N. Sa

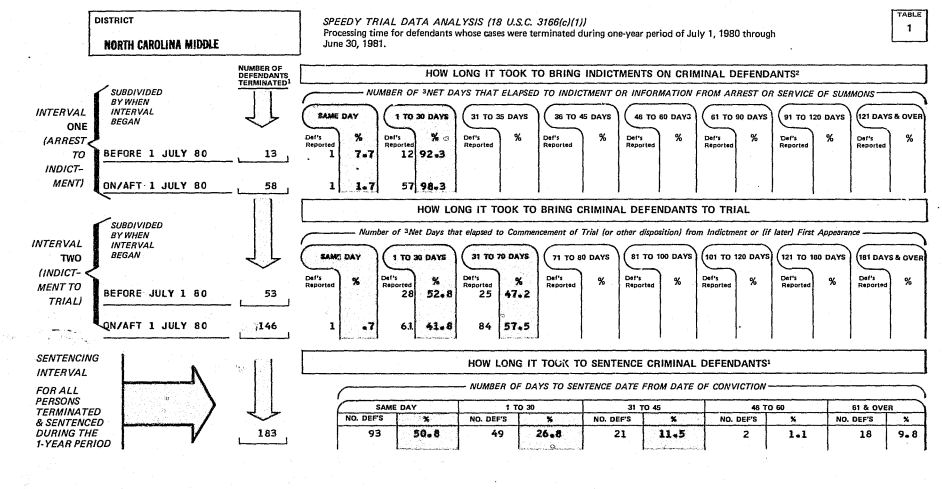
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

(}

. . .

 \bigcirc

errerada - ()



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.

176

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

EASONS FOR DELAY	
ICIDENCE OF AND EASONS FOR DELAY1 DDE REASON UNDER 18 USC 3161 A. Examination or hearing for mental or physical incapacity – (h)(1)(A) B. NARA examination – (h)(1)(B) C. State or federal trials on other charges – (h) (1)(D) D. Interlocutory appeals – (h)(1)(E) E. Motions (From filling to hearing or prompt disposition) – (h)(1)(f) F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) G. Motion is actually under advisement – (h)(1)(J) H. extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) T. Consideration by court of proposed plea agreement – (h)(1)(1) I. Prosecution deferred by mutual agreement – (h)(2) M. Unavailability of defendant or essential witness – (h)(3)(A & B) N. stand trial – (h)(4) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T. fmore than one reason or none of the reasons be given in support (A & B) T. Failure to continue would stop further proceedings insupport (A & B) T. Continuance granted in order to obtain or substitut counsel, or give ma'r time to prepare (B) (iv)	
 A. Examination or hearing for mental or physical incapacity – (h){1)(A) B. NARA examination – (h)(1)(B) C. State or federal trials on other charges – (h) (1)(D) D. Interlocutory appeals – (h)(1)(E) E. Motions (From filling to hearing or prompt disposition) – (h)(1)(f) F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) G. Motion is actually under advisement – (h)(1)(J) H. extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) T. Consideration by court of proposed plea agreement – (h)(1)(I) I. Prosecution deferred by mutual agreement – (h)(2) M. Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T. Failure to continue would stop further proceedings trial of co-defendant when no severance had been granted – (h)(7) T. Failure to continue would stop further proceedings trial of co-defendant when no severance had been granted – (h)(1) T. Failure to continue would stop further proceedings trial to a stand trial T2 Case unusual or complex (B)(ii) T. Continuance granted in order to obtain or substitute counsel, or give mather time to prepare (B) (iv) 	
 A. Examination or hearing for mental or physical incapacity – (h){1)(A) B. NARA examination – (h)(1)(B) C. State or federal trials on other charges – (h) (1)(D) D. Interlocutory appeals – (h)(1)(E) E. Motions (From filling to hearing or prompt disposition) – (h)(1)(f) F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) G. Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h²(1)) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) T. Consideration by court of proposed plea agreement – (h)(1)(J) I. Prosecution deferred by mutual agreement – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) D. Period of NARA commitment or treatment – (h)(1)(C) & (5). P. Superseding indictment and/or new charges – (h)(6) T. If more than one reason or none of the reasons be given in support (A & B) T. Failure to continue would stop further proceedings. T. Continua ance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give ma⁺or time to prepare (B) (iv) 	
 B. NARA examination - (h)(1)(B)	
 C State or federal trials on other charges – (h) (1)(D) D Interlocutory appeals – (h)(1)(E) E Motions (From filling to hearing or prompt disposition) – (h)(1)(f) F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) G Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) T consideration by court of proposed plea agreement – (h)(1)(J) Prosecution deferred by mutual agreement – (h)(2) M Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5). Pe Superseding indictment and/or new charges – (h)(6) T If more than one reason or none of the reasons be given in support (A & B) T Failure to continue would stop further proceedings. T anot the stand trial T Case unusual or complex (B)(ii) T Indictment following arrest cannot be filed in 30 days (B)(iii) 	h)(1)(A)
 D. Interlocutory appeals – (h){1}{E}. E. Motions (From filling to hearing or prompt disposition) – (h){1}(f). F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h){1}(G). G. Motion is actually under advisement – (h){1}(J). Misc. proceedings: probation or parole revocation, deportation, extradition – (h){1}. Transportation from another district or to/from examination or hospitalization in ten days or less – (h){1}(H). To consideration by court of proposed plea agreement – (h){2}. M. Unavallability of defendant or essential witness – (h){3}(A & B) Prosecution deferred by mutual agreement – (h){2}. M. Unavallability of defendant or essential witness – (h){3}(A & B) Period of mental or physical incompetence of defendant to stand trial – (h){4}. Defendant awaiting trial of co-defendant when no severance had been granted – (h){7}. Failure to continue would stop further proceedings result in miscarrlage (B){i}. T. Failure to continue would stop further proceedings result in miscarrlage (B){i}. T. Continue anace, per 3161 T2 Case unusual or complex (B){i}. T. Continuence granted in order to obtain or substitute counsel, or give mather to prepare (B){i}. 	
 Motions (From filling to hearing or prompt disposition) - (h)(1)(f) F. Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G) G. Motion is actually under advisement - (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition - (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less - (h)(1)(H) Tossecution deferred by mutual agreement - (h)(1)(J) Prosecution deferred by mutual agreement - (h)(2) M. Unavailability of defendant or essential witness - (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial - (h)(4) Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) T If more than one reason or none of the reasons be given in support (A & B) T action to continue would stop further proceedings T Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B)(iv) 	
 F.= Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G G. Motion is actually under advisement (h)(1)(J). Misc. proceedings: probation or parole revocation, deportation, extradition (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less (h)(1)(H). To consideration by court of proposed plea agreement (h)(2). I. Prosecution deferred by mutual agreement (h)(2). M. Unavallability of defendant or essential witness (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial (h)(4). G. Period of NARA commitment or treatment (h)(1)(C) & (5). P. Superseding indictment and/or new charges (h)(6) T. Failure to continue would stop further proceedings result in miscarriage (B)(i). T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii). 	
G. Motion is actually under advisement - (h){1}{J}. Misc. proceedings: probation or parole revocation, deportation, extradition - (h;{1}). Transportation from another district or to/from examination or hospitalization in ten days or less - (h){1}(H). 7. Consideration by court of proposed plea agreement - (h){1}(I) I. Prosecution deferred by mutual agreement - (h){2} M. Unavailability of defendant or essential witness - (h){3}(A & B) Period of mental or physical incompetence of defendant to stand trial - (h){4}. N. Stand trial - (h){4}. Period of NARA commitment or treatment - (h){1}(C) & (5) P. Superseding indictment and/or new charges - (h){6}. R. been granted - (h){7}. T If more than one reason or none of the reasons be given in support (A & B). T. continu- ance, per 3161 T2 Case unusual or complex {B}(ii). T3 Indictment following arrest cannot be filed in 30 days (B)(iii). T4 Continuance granted in order to obtain or substitute counsel, or give ma_m rule to prepare (B) (v)	(1)(f)
H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h;{1})	(h)(1)(G)
 H- extradition - (h)(1)	
6- Transportation from another district or to/from examination or hospitalization in ten days or less - (h)(1)(H) 7- Consideration by court of proposed plea agreement - (h)(1)(I) I Prosecution deferred by mutual agreement - (h)(2) M- Unavailability of defendant or essential witness - (h)(3)(A & B) N- Stand trial - (h)(4) 0- Period of mental or physical incompetence of defendant to stand trial - (h)(4) 0- Period of NARA commitment or treatment - (h)(1)(C) & (5). P- Superseding indictment and/or new charges - (h)(6) R- been granted - (h)(7) T If more than one reason or none of the reasons be given in support (A & B) T- continue ance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	л,
 I. Prosecution deferred by mutual agreement – (h){2} M. Unavailability of defendant or essential witness – (h){3}{A & B} Period of mental or physical incompetence of defendant to stand trial – {h}{4} D. Period of NARA commitment or treatment – (h){1}(C) & (5) P. Superseding indictment and/or new charges – (h){6} Defendant awaiting trial of co-defendant when no severance had been granted – (h){7} T. If more than one reason or none of the reasons be given in support (A & B) T. Falure to continue would stop further proceedings Justice" T. Falure to complex (B){ii} T. Continuance, per 3161 T. Continuence granted in order to obtain or substitute counsel, or give major time to prepare (B){iv} 	or
M. Unavailability of defendant or essential witness - (h){3}(A & B) Period of mental or physical incompetence of defendant to stand trial - (h){4} D. Period of NARA commitment or treatment - (h){1}(C) & (5) P. Superseding indictment and/or new charges - (h){6} D. Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) T If more than one reason or none of the reasons be given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings result in miscarriage (B)(i) ance, per 3161 T2 T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give mainer time to prepare (B) (iv)	1)
No Period of mental or physical incompetence of defendant to stand trial - (h)(4) De Stand trial - (h)(4) De Period of NARA commitment or treatment - (h)(1)(C) & (5) Pe Superseding indictment and/or new charges - (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) T If more than one reason or none of the reasons be given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings ance, per 3161 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give maint to prepare (B) (iv)	
No stand trial - (h)(4) De Period of NARA commitment or treatment - (h)(1)(C) & (5) Pe Superseding indictment and/or new charges - (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) T If more than one reason or none of the reasons be given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings result in miscarriage (B)(i) ance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give mainer time to prepare (B) (iv)	8)
P. Superseding indictment and/or new charges (h)(6)	,.,,
R• Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T If more than one reason or none of the reasons be given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings result in miscarriage (B)(i) T• continuance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	(5)
R• Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) T If more than one reason or none of the reasons be given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings result in miscarriage (B)(i) ance, per 3161 172 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give maint ime to prepare (B) (iv)	
T If more than one reason or none of the reasons be given in support (A & B)	ce had
Justice" T1 result in miscarriage (B)(i)	asons below
ance, per 3161 T2 Case unusual or complex (B)(ii)	
3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	
T3 indicating the form of the first standard	
counsel, or give mains time to prepare (B) (iv)	
U . Time up to withdrawal of guilty plea - 3.31(i)	
W- Grand jury indictment time extended 30 more days - 3161(b)	a)
L. More than 1 exclusion with days aggregated	

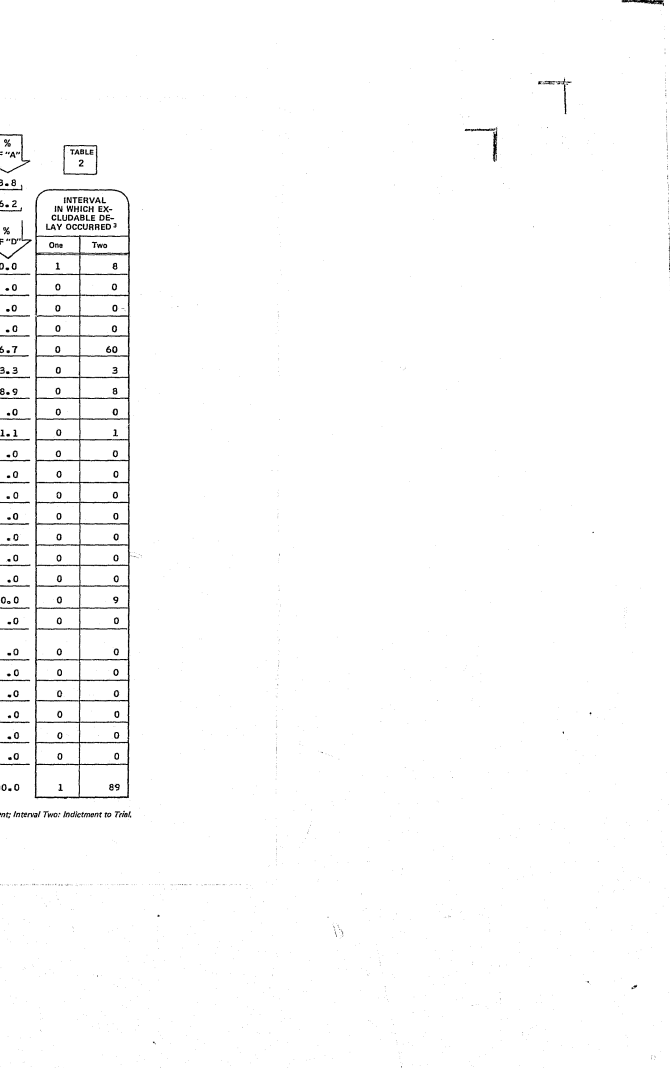
	REPOR PERIO July 1, 1	D 980	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING P ITS WITHOU LE TIME	ERIOD.	۰ د.	199A	% OF "A" 63.8		2
	throug June 30,	n j		DEFENDAN EXCLUDAB INCIDENTS TIME.	OF EXCLU			72 C 90 D	36•2)	INT IN WI CLUD LAY OC	ABL
	LENGTH 0 to 10 days	OF EXCL	UDABLE DE					Sub- totais of	OF "D"	One	
	2	0	1	3	3	0	$\left(\right)$	\sim	10.0	1	+
	0	0	0	0	0	0		0	• 0	0	
	O	0	0	0	0	0		0	•0	0	
,	0	0	0	0	0	0		0	<u> </u>	0	
••	9	22	22	6	0	1		60	66.7	0	_
	2	0	1	0	0	0		3	3.3	0	_
•••	1	7	0	0	C	0		8	8.9	0	_
••	0	0	0	0	0	0		0		0	
••	1	. 0	0	0	0	0		1	1.1	_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	1
••	0	0	0	0	0	0		0	.0	0	
	0	0	0	0	0	0		0	.0	0	<u> </u>
••	0	0	0	0	0	0		0	0	0	
low	0	1	3	1	1	3		9	10.0	. 0	-
or	0	0	<u> </u>	0	0	0		0		0	
	0	0	0	· 0.	0	0		0	. 0	0	}
	0	0	0	0	0	0		0	.0	0	\uparrow
	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	T
								·····			1
	15	30	27	10	4	4		90	100.0	1	

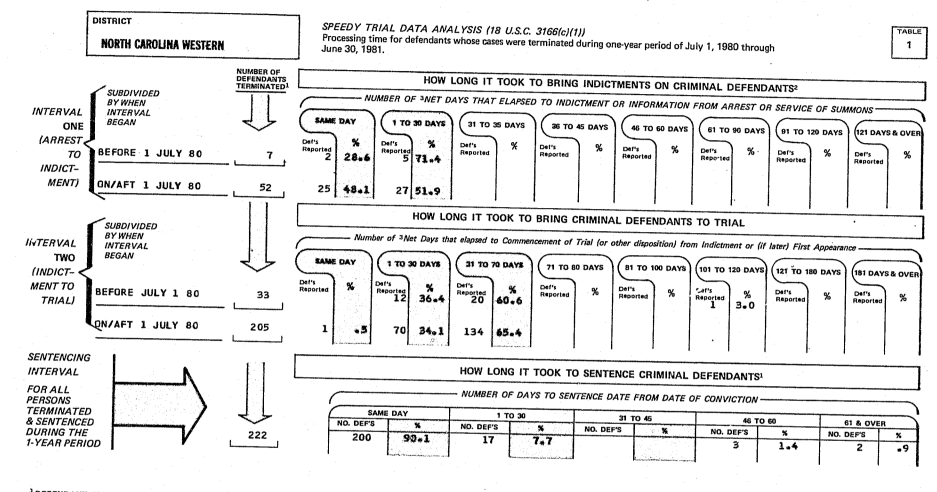
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

³ Interval One: Arrest to Indictm

177

3ac





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.

178

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. G316(h). Contracting of

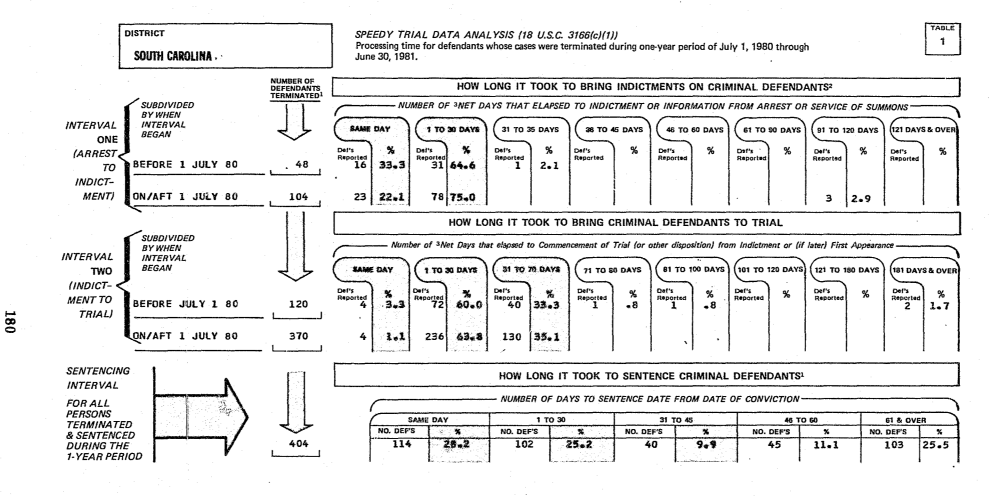
	NORTH CAROLINA WESTERN	REPOP PERIO July 1, 1	D 980 T	OTALS	REPORTED	ED DEFENI DURING P NTS WITHOU BLE TIME .	ERIOD .	A B	OF "A"		ABLE 2
SP	EDY TRIAL DATA ANALYSIS -18 U.S.C. 3166(b)(2)	throug	n		DEFENDA	NTS WITH BLE TIME .		46 (0) 19.3		ERVAL
	CIDENCE OF AND EASONS FOR DELAY ¹	June 30,		<u> </u>	TIME.	OF EXCLU		59		CLUDA	HICH EX- ABLE DE- CURRED
c	DE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84	OD (NO. OF 85 to 120	121 + days	totals of		One	Two
	A Examination or hearing for mental or physical incapacity (h)(1)(A)	0	0	0	1	0	0		1.7	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	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)	5	3	11	0	0	0	19	32.2	0	<u> </u> :
	F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	0	0	0	0	0	0	.0	0	<u> </u>
	G • Motion is actually under advisement — {h}(1){J}	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	o	•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	
	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	
	Me Unavailability of defendant or essential witness (h)(3)(A & B)	0	0	0	3	1	1	5	8.5	0	
	N - Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	1	0	0	1	1.7	0	
	Deriod 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	2	1	3	5.1	0	ļ
:	R. Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	0	0	0	3	0	0	3	5.1	0	
	If more than one reason or none of the reasons below given in support (A & B)	0	1	8	12	1	1	23	39.0	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	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	o	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	
	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	
_	U • Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	1	0	1	1.7	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	5	4	19	23	5	3	59	100.0	1	

amended, are shown with reason for delay below.

No.

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

6 amondo



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 DEFEI CANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

 Examination or hearing for mental or physical incapacity – (h){1}(A) NARA examination – (h)(1){B}	TRIAL DATA ANAL YSIS – 18 U.S.C. 3166(b)/(2) DENCE OF AND SONS FOR DELAY1 REASON UNDER 18 USC 3161 Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B) State or federal trials on other charges – (h) (1)(D) Interlocutory appeals – (h)(1)(E) Motions (From filing to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(1)(C) & (5) Period of MARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(1) Traiserriage (B)(ii) Ti Failure to continue would stop further proceedings or substitut in miscarriage (B)(ii) Ti Failure to continue would stop further proceedings or substitut counsel, or give major time to prepare (B) (iv) To advys (B)(iii) Ti failure to continue would stop further proceedings or substitut counsel, or give maj	ISTRI	ст
CIDENCE OF AND ASONS FOR DELAY1 #E REASON UNDER 18 USC 3161 • Examination or hearing for mental or physical incapacity – (h)(1)(A) • NARA examination – (h)(1)(B) • State or federal trials on other charges – (h) (1)(D) • Interlocutory appeals – (h)(1)(E) • Motions (From filling to hearing or prompt disposition) – (h)(1)(f) • Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) • Motion is actually under advisement – (h)(1)(J) • Motion in ten days or less – (h)(1)(H) • Consideration by court of proposed plea agreement – (h)(1)(I) • Prosecution deferred by mutual agreement – (h)(2) • Unavailability of defendant or restantial witness – (h)(3)(A & B) • Period of NARA commitment or treatment – (h)(1)(I)(C) & (5) • <td< th=""><th>DENCE OF AND GONS FOR DELAY1 REASON UNDER 18 USC 3161 Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B) NARA examination – (h)(1)(B) State or federal trials on other charges – (h) (1)(D) Interlocutory appeals – (h)(1)(E) Motions (Fram filling to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Tail reit to continue would stop further proceedings or result in miscarriage (B)(i) T3 Indictment following arest cannot be filed in 30 days (</th><th>SOUT</th><th>H CAROLINA</th></td<>	DENCE OF AND GONS FOR DELAY1 REASON UNDER 18 USC 3161 Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B) NARA examination – (h)(1)(B) State or federal trials on other charges – (h) (1)(D) Interlocutory appeals – (h)(1)(E) Motions (Fram filling to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Tail reit to continue would stop further proceedings or result in miscarriage (B)(i) T3 Indictment following arest cannot be filed in 30 days (SOUT	H CAROLINA
ASONS FOR DELLAY1 <i>REASON UNDER 18 USC 3161</i> Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B)	SONS FOR DELAY1 REASON UNDER 18 USC 3161 Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B) State or federal trials on other charges – (h) (1)(D) Interlocutory appeals – (h)(1)(E) Motions (From filing to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Mise, proceedings: probation or parele revocation, deportation, extradition – (h)(1) Mise, proceedings: probation or parele revocation, deportation, extradition in ten days or less – (h)(1)(H) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5). Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T Failure to continue would stop further proceedings or result in miscarriage (B)(ii) (h)(8) T3 Failure to continue would s	EDY	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)
 Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B) State or federal trials on other charges – (h) (1)(D) Interlocutory appeals – (h)(1)(E) Motions (From filing to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) Failure to continue would stop further proceedings or Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) Ta for than one reason or none of the reasons below T for the failure to continue would stop further proceedings or result in miscarriage (B)(ii) Ta Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) 	Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B)		
 Examination or hearing for mental or physical incapacity – (h)(1)(A) NARA examination – (h)(1)(B) State or federal trials on other charges – (h) (1)(D) Interlocutory appeals – (h)(1)(E) Motions (From filing to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Motion is actually under advisement – (h)(1)(J) Motion is actually under advisement – (h)(1)(J) Motion is actually under advisement – (h)(1)(H) Motion is actually under advisement – (h)(1)(H) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T failure to continue would stop further proceedings or justice" T1 Failure to continue would stop further proceedings or Justice" T1 Failure to continue would stop further proceedings or Justice" T1 Failure to continue would stop further proceedings or Justice per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b) 	NARA examination (h)(1){B}	DE	REASON UNDER 18 USC 3161
 NARA examination - (h)(1)(B) State or federal trials on other charges - (h) (1)(D) Interlocutory appeals - (h)(1)(E) Motions (From filling to hearing or prompt disposition) - (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G) Motion is actually under advisement - (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition - (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less - (h)(1)(H) Consideration by court of proposed plea agreement - (h)(1)(I) Prosecution deferred by mutual agreement - (h)(2) Unavailability of defendant or essential witness - (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial - (h)(4) Period of NARA commitment or treatment - (h)(1)(C) & (5) Superseding indictment and/or new charges - (h)(6) Transport or result in miscarriage (B)(i) Taisure to continue would stop further proceedings or result in miscarriage (B)(i) Taisure to obtain or substitute counsel, or give major time to prepare (B) (iv) 	State or federal trials on other charges – {h} (1){D}	4.	Examination or hearing for mental or physical incapacity – $(h)(1)(A)$
 State or rederal trials on other charges – (h) (1)(D) Interlocutory appeals – (h)(1)(E) Motions (From filing to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Misc, proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5). Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) Failure to continue would stop further proceedings or result in miscarriage (B)(i) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) 	Interlocutory appeals – (h){1}{E} Motions (From filing to hearing or prompt disposition) – (h){1}{f} Transfers from other districts (per FRCP rules 20, 21, 40) – (h){1}{G} Motion is actually under advisement – (h){1}(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h){1} Transportation from another district or to/from examination or hospitalization in ten days or less – (h){1}{H} Consideration by court of proposed plea agreement – (h){1}(1) Prosecution deferred by mutual agreement – (h){2} Unavailability of defendant or essential witness – (h){3}{A & B} Period of mental or physical incompetence of defendant to stand trial – (h){4} Superseding indictment and/or new charges – (h){6} Defendant awaiting trial of co-defendant when no severance had been granted – (h){7} Tailure to continue would stop further proceedings or Justice" T1 Failure to continue would stop further proceedings or stor given in support (A & B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv} Time up to withdrawal of guilty plea – 3161{i} Grand jury indictment time extended 30 more days – 3161{b}	B	NARA examination (h)(1)(B)
 Interlocutory appeals - (h){1}(E)	Motions (From filing to hearing or prompt disposition) – (h)(1)(f) Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T is finore than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i)	· ·	State or federal trials on other charges - {h} (1){D}
 Motions (Prom hing to nearing or prompt disposition) = (h)(1)(1) Transfers from other districts (per FRCP rules 20, 21, 40) = (h)(1)(6) Motion is actually under advisement = (h)(1)(J) Misc, proceedings: probation or parole revocation, deportation, extradition = (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less = (h)(1)(H) Consideration by court of proposed plea agreement = (h)(2) Unavailability of defendant or essential witness = (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial = (h)(4) Period of NARA commitment or treatment = (h)(1)(C) & (5) Superseding indictment and/or new charges = (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted = (h)(7) Failure to continue would stop further proceedings or result in miscarriage (B)(i) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) 	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1){G} Motion is actually under advisement – (h)(1){J} Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1){H} Consideration by court of proposed plea agreement – (h)(1)(1) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3){A & B} Period of mental or physical incompetence of defendant to stand trial – (h){4} Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) Tailure to continue would stop further proceedings or Justice" T1 Failure to continue would stop further proceedings or ance, per 3161 T2 Case unusual or complex (B)(ii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv) Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b)	D.	Interlocutory appeals – (h)(1)(E)
 Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G) Motion is actually under advisement – (h)(1)[J] Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	Motion is actually under advisement – (h){1}{J} Misc. proceedings: probation or parole revocation, deportation, extradition – (h){1} Transportation from another district or to/from examination or hospitalization in ten days or less – (h){1}(H) Consideration by court of proposed plea agreement – (h){1}(I) Prosecution deferred by mutual agreement – (h){2} Unavailability of defendant or essential witness – (h){3}(A & B) Period of mental or physical incompetence of defendant to stand trial – (h){4}. Period of NARA commitment or treatment – (h){1}(C) & (5) Superseding indictment and/or new charges – (h){6} Defendant awaiting trial of co-defendant when no severance had been granted – (h){7}. T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B){1} T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv) Time up to withdrawal of guilty plea – 3161{i} Grand jury indictment time extended 30 more days – 3161(b)	E	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)
 Motion is actually under advisement - [n](1)(J). Misc. proceedings: probation or parole revocation, deportation, extradition - (h)(1). Transportation from another district or to/from examination or hospitalization in ten days or less - (h)(1)(H). Consideration by court of proposed plea agreement - (h)(2). Consideration by court of proposed plea agreement - (h)(2). Prosecution deferred by mutual agreement - (h)(2). Unavailability of defendant or essential witness - (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial - (h)(4). Period of NARA commitment or treatment - (h)(1)(C) & (5) Superseding indictment and/or new charges - (h)(6). Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7). Ti f more than one reason or none of the reasons below given in support (A & B). "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i). Continuance, per 3161 T2 Case unusual or complex (B)(ii). T3 Indictment following arrest cannot be filed in 30 days (B)(iii). T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv). Time up to withdrawal of guilty plea - 3161(i). 	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(1) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T fif more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(ii) (h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b)	<u> </u>	Transfers from other districts (per FRCP rules 20, 21, 40) – {h}(1){G}
 extradition - (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less - (h)(1)(H) Consideration by court of proposed plea agreement - (h)(1)(1) Prosecution deferred by mutual agreement (h)(2) Unavailability of defendant or essential witness (h)(3)(A & B) Unavailability of defendant or essential witness (h)(3)(A & B) Unavailability of defendant or essential witness (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial (h)(4) Period of NARA commitment or treatment (h)(1)(C) & (5) Superseding indictment and/or new charges (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted (h)(7) If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) Continuance, per 3161 T2 Case unusual or complex (B)(ii) T3 Odays (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea - 3161(i) Grand jury indictment time extended 30 more days - 3161(b) 	extradition – (h)(1) Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(1) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(ii) (h)(8) T2 Case unusual or complex (B)(ii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b)	÷.	Motion is actually under advisement - (h)(1)(J)
 hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(1) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T If more than one reason or none of the reasons below given in support (A & B)	hospitalization in ten days or less – (h)(1)(H) Consideration by court of proposed plea agreement – (h)(1)(I) Prosecution deferred by mutual agreement – (h)(2) Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4) Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T If more than one reason or none of the reasons below "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute coursel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b)	٠.	
 Prosecution deferred by mutual agreement (h){2} Unavailability of defendant or essential witness (h){3}{A & B} Period of mental or physical incompetence of defendant to stand trial (h){4} Period of NARA commitment or treatment (h){1}(C) & (5) Superseding indictment and/or new charges (h){6} Defendant awaiting trial of co-defendant when no severance had been granted (h){7} T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B){i} T2 Case unusual or complex (B){ii} T3 Indictment following arrest cannot be filed in 30 days (B){iii}	Prosecution deferred by mutual agreement (h)(2) Unavailability of defendant or essential witness (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial (h)(4) Period of NARA commitment or treatment (h)(1)(C) & (5) Superseding indictment and/or new charges (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted (h)(7) T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) Ta Indictment following arrest cannot be filed in 30 days (B)(iii) Time up to withdrawal of guilty plea - 3161(i) Grand jury indictment time extended 30 more days - 3161(b)	5.	
 Prosecution deterred by mutual agreement - (h)(2) Unavailability of defendant or essential witness - (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial - (h)(4) Period of NARA commitment or treatment - (h)(1)(C) & (5) Superseding indictment and/or new charges - (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7). T If more than one reason or none of the reasons below given in support (A & B). "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial – (h)(4)	7.	Consideration by court of proposed plea agreement - (h)(1)(1)
 Unavailability of defendant or essential witness - (h)(3)(A & B) Period of mental or physical incompetence of defendant to stand trial - (h)(4) Period of NARA commitment or treatment - (h)(1)(C) & (5) Superseding indictment and/or new charges - (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) ance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) Time up to withdrawal of guilty plea - 3161(i)	Period of mental or physical incompetence of defendant to stand trial – {h}{4} Period of NARA commitment or treatment – {h}{1}(C) & (5) Superseding indictment and/or new charges – {h}{6} Defendant awaiting trial of co-defendant when no severance had been granted – {h}(7) T fimore than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B){i} T3 Indictment following arrest cannot be filed in 30 days (B){ii} T4 Continuear granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv} Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b)	I •	Prosecution deferred by mutual agreement (h)(2)
 Period of mental or physical incompetence of defendant to stand trial - (h){4} Period of NARA commitment or treatment - (h){1}(C) & (5) Superseding indictment and/or new charges - (h){6} Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7)	Period of mental or physical incompetence of defendant to stand trial – {h}{4} Period of NARA commitment or treatment – {h}{1}(C) & (5) Superseding indictment and/or new charges – {h}{6} Defendant awaiting trial of co-defendant when no severance had been granted – {h}(7) T fimore than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B){i} T3 Indictment following arrest cannot be filed in 30 days (B){ii} T4 Continuear granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv} Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b)	M.	Unavailability of defendant or essential witness – $(h)(3)(A \& B)$
 Period of NARA commitment or treatment - (h)(1)(C) & (5) Superseding indictment and/or new charges - (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	Superseding indictment and/or new charges - (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7) T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) continu- ance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea - 3161(i) Grand jury indictment time extended 30 more days - 3161(b)	v.	Period of mental or physical incompetence of defendant to
 Superseding indictment and/or new charges – (h)(6) Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7) T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) continuance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b) 	Defendant awaiting trial of co-defendant when no severance had been granted (h)(7) T If more than one reason or none of the reasons below "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)].	Period of NARA commitment or treatment - (h)(1)(C) & (5)
 Defendant awaiting trial of co-defendant when no severance had been granted (h)(7)	Defendant awaiting trial of co-defendant when no severance had been granted (h)(7) T If more than one reason or none of the reasons below given in support (A & B) "Ends of Justice" T1 T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i) ance, per 3161 T2 Case unusual or complex (B)(ii) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute coursel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea - 3161(i) Grand jury indictment time extended 30 more days - 3161(b)	·.	Supersoning indistment and/or new observer. (b)(6)
 T If more than one reason or none of the reasons below given in support (A & B)	T If more than one reason or none of the reasons below given in support (A & B). "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i). ance, per 3161 T2 (h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(ii). T4 Continuate granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv). Time up to withdrawal of guilty plea - 3161(i). Grand jury indictment time extended 30 more days - 3161(b).	١.	Defendant awaiting trial of co-defendant when no severance had
 "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	 "Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)		_ If more than one reason or none of the reasons below
ance, per 3161 T2 Case unusual or complex (B)(ii) (h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea – 3161(i) Grand jury indictment time extended 30 more days – 3161(b)	ance, per 3161 T2 Case unusual or complex (B)(ii) (h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea - 3161(i) Grand jury indictment time extended 30 more days - 3161(b)	Τ.	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)
3161 T2 Case unusual or complex (B)(ii) (h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea - 3161(i) Grand jury indictment time extended 30 more days - 3161(b)	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv) Time up to withdrawal of guilty plea -3161(i) Grand jury indictment time extended 30 more days -3161(b)		
T3 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv) Time up to withdrawal of guilty plea - 3161(i) Grand jury indictment time extended 30 more days - 3161(b)	T3 30 days (B)(iii) T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv) Time up to withdrawal of guilty plea 3161(i) Grand jury indictment time extended 30 more days 3161(b)		3161 T2 Case unusual or complex (B)(ii)
 counsel, or give major time to prepare (B) {iv) Time up to withdrawal of guilty plea — 3161(i) Grand jury indictment time extended 30 more days — 3161(b) 	counsel, or give major time to prepare (B) {iv) Time up to withdrawal of guilty plea — 3161(i) Grand jury indictment time extended 30 more days — 3161(b)		13 30 days (B)(iii)
Grand jury indictment time extended 30 more days - 3161(b)	Grand jury indictment time extended 30 more days - 3161(b)		
		J.	Time up to withdrawal of guilty plea - 3161(i)
More than 1 exclusion with days aggregated	More than 1 exclusion with days aggregated	1.	Grand jury indictment time extended 30 more days - 3161(b)
		•	More than 1 exclusion with days aggregated

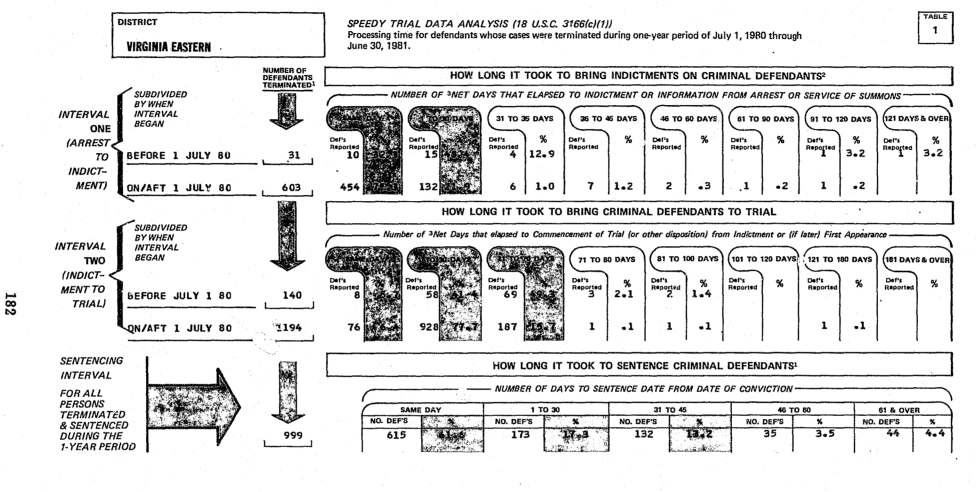
REPOR PERIOI July 1, 19 throug June 30, 1	D 980 h TC 1981	OTALS	REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME.	ITS WITH LE TIME . OF EXCLU	ERIOD JT DABLE	490 160 330 388	% OF "A" 32.7 67.3		ABL
LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DE 22 to 42	LAY PERIC	DD (NO, OF 85 to 120	DAYS) 121 + days	Sub- totals of	OF "D"	One	1
0	2	5	3	.0	2	12	3.1	3	
0	0	0	0	C	0	0	.0	0	1
0	0	0	0	0	0	0		0	
0	0	1	0	0	0	1	.3	0	-
52	59	113	42	16	27	309	79.6	2	1_
0	0	1	0	0	0	1	3	0	
0	0	0	0	0	0	0	.0	0	
o	0	0	0	0	0	0	.0	0	
0	0	0	O	0	0	0	0	0.	
0	1	0	O	0	0	1	.3	e	
0	0	0	0	0	o	0	.0	0	
2	1	1	2	1	2	9	2.3	1	
0	0	0	0	0	O	0	.0	0	
o	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	
2	1	11	33	0	4	51	13.1	1	
0	0	0	0	0	0	. 0	.0	0	
					·				
0	0	0	0	1	0	1	3	0	
0	0	0	0	Ó	0	0	<u> </u>	0	+-
C	0	0	0	0	0	0		0	
· 0	0	1	0	1	0	2		0	+
n	0	1	0	0	0	11	3	1	
0	0	0	0	0	0	0		0	
56	64	134	80	19	35	388	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. 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.

181

Mar

BLE 380



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 FIGUR^I/S DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERV/L DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

	DISTRICT VIRGINIA EASTERN	REPOR PERIC July 1, 1	D 1980	TOTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING F TS WITHOUS ALE TIME .	PERIOD.	. <u>1334</u> . <u>1146</u> B	OF "A"		ABLE 2
S	SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	in [DEFENDAN			. , 188 @) 14.1		ERVAL
	INCIDENCE OF AND	June 30,	1981	Į	INCIDENTS			210		CLUDA	ABLE DE-
F	REASONS FOR DELAY	LENGT		LUDABLE D	TIME.			Sub:			CURRED 3
C	CODE REASON UNDER 18 USC 3161	0 to 10 day	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totals of "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
	C State or federal trials on other charges (h) (1)(D)	1	c	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	0	143	68.1	2	141
-	F. Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	1	c	0	0	C	0	1	.5	0	1
_	G- Motion is actually under advisement – (h)(1)(J)	2	c	2	0	0	0	. 4 .	1.9	0	4
	H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	1	c	0	0	0	0	1	.5	0	1
-	5- 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	
_	7. Consideration by court of roposed plea agreement – (h)(1)(1)	0	c	0	0	0	0	0	0	0	
_	I . Prosecution deferred by mutual agreement (h)(2)	0	C	2	2	2	4	10	4.8	1	9
	M. Unavailability of defendant or essential witness	2	1	0	0	1	2	6	2.9	0	
	No Period of mental or physical incompetence of defendant to stand trial - (h)(4)	1	6	0	3	0	1	5	2.4	0	5
	0. 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	1	0	0	0	0	1	.5	0	
-	R. Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)			0	1	1	0	2	1.0	0	
	T If more than one reason or none of the reasons below given in support (A & B)		4	2	4	0	2	16	7.6	1	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	1 1
-	T ← continu- ance, per 2124 - To Consume la set to (D)((1)	0		0	1	0	0	1	.5	0	
	3161 T2 Case unusual or complex (B)(ii) (B)(ii) (h)(8) T3 Indictment following arrest cannot be filed in				0	0	0	0	.0	0	
	Continuance granted in order to obtain or substitute			-	0	0	0	0	.0	0	
	counsel, or give major time to prepare (B) (iv)				1	0	2	6	2.9	0	
-					0	0	0	0	.0	0	
-	W- Grand jury indictment time extended 30 more days – 3161(b)			1	0	0	0	0	.0	0	1
-	L• More than 1 exclusion with days aggregated		`				'				1
	TOTAL	61	58	49	19	11	12	210	100.0	7	20

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974 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.

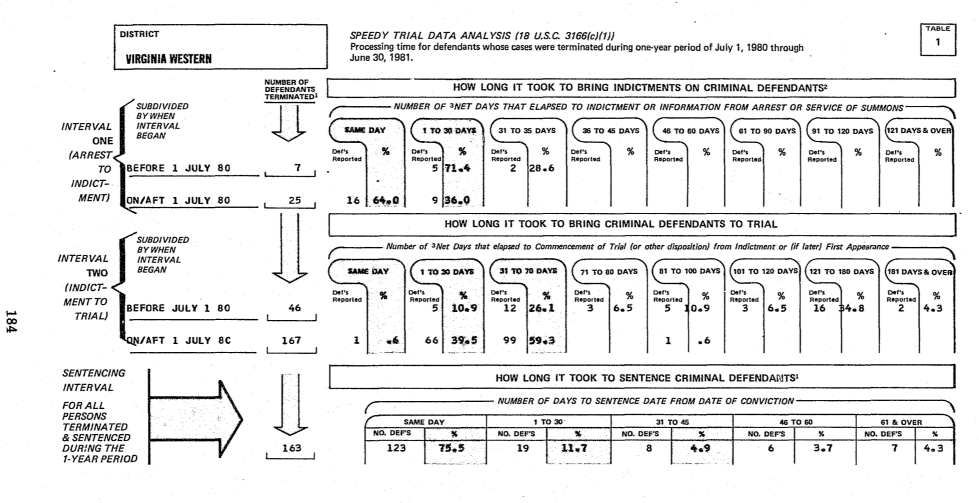
 \sim

terval One: Arrest to Indictment; Interval Two: Indictment to T

......

ς.

×.,



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).

50

6.....

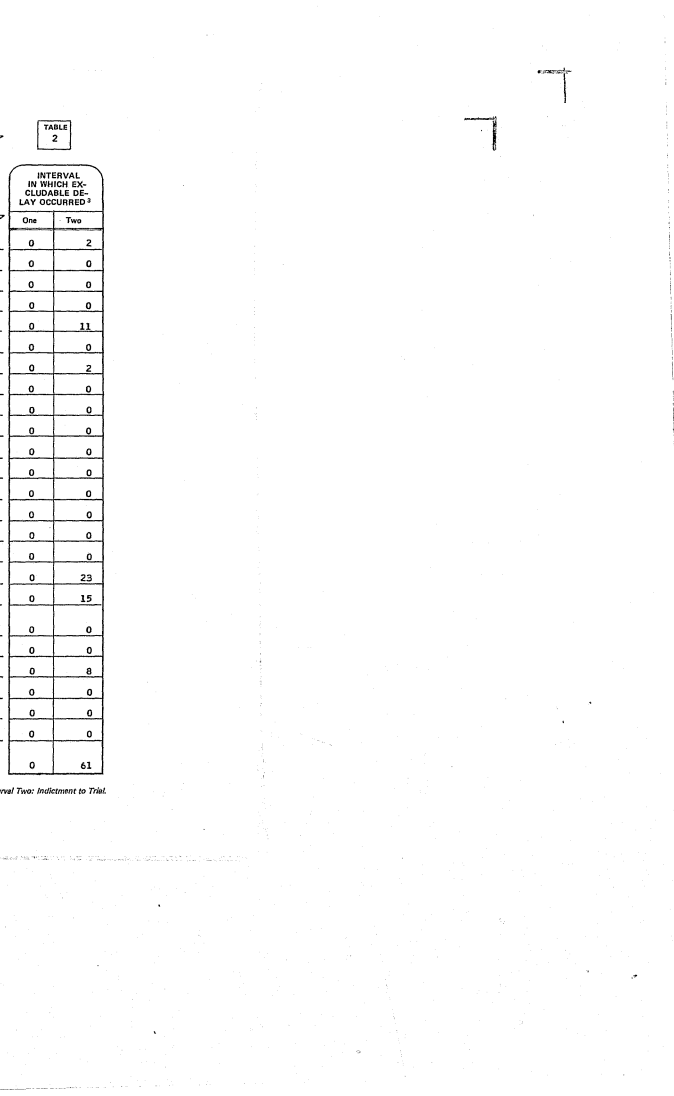
	DISTRICT VIRGINIA WESTERN SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	REPOR PERIO July 1, 1 throug	D 980 -	OTALS	REPORTED DEFENDAM EXCLUDAE DEFENDAM	ITS WITHOU BLE TIME . ITS WITH	ERIOD, .	. <u>213</u> . <u>152</u> . <u>61</u> C	、 ·	L	ABLE 2 ERVAL
	INCIDENCE OF AND REASONS FOR DELAY ¹	June 30,			EXCLUDAE INCIDENTS TIME.	OFEXCLU	<u> </u>	61		IN WH	HICH EX- ABLE 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	JOF "D"	Оле	Two
•	A. Examination or hearing for mental or physical incapacity - (h)(1)(A)	0	0	2	0	0	0	2	3.3	0	2
	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	C	0	0		0	0
	D Interlocutory appeals - (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
	<u>E</u> Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	4	2	4	0	11	0	11	18.0	0	11
	F. Transfers from other districts (per FRCP rules 20, 21, 40)	0	0	0	0	0	0	0	0	0	0
e e	G • Motion is actually under advisement (h)(1)(J)	0	0	2	0	0	0	2	3.3	0	2
	H Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	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
<u>ш</u>	I Prosecution deferred by mutual agreement (h)(2)	0	0	0	0	Ö	o	0	0	0	0
185	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 ¹	•0	0	0
	0. Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	٥	0	0	o	.0	o	o
	P. Superseding indictment and/or new charges (h)(6)	0	o	0	0	o	0	0	.0	0	0
	R. Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	0	0	0	O	0	0	0	.0	0	o
	T 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
	"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)	0	0	3	12	0	0	15	24.6	0	15
	T continu- ance, per				1						
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	0
	T3 (Inclusion for forming and a called be find in 30 days (B) (iii)	0	0	0	0	0	0	0	<u> </u>	0	0
	T4 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 . 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	0
	L. More than 1 exclusion with days aggregated	0	0	0	0	C	0	0	.0	0	0
		-					_		100.0		
	TOTAL	5	3	20	16	12	5	61	100.0	0	61

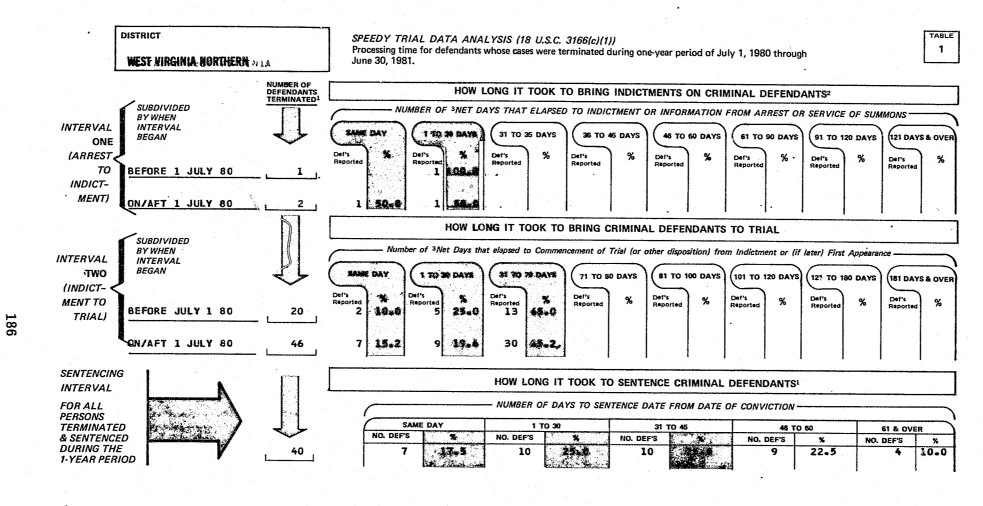
аланан уртара алартанда калана калан кулдерин карала каралар каландарын түрүүнүнүнүн караларда жардан караларда 1987 - Калан Каландары караларда караларда караларда караларда караларда караларда жараларда караларда каралард

190

20

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).

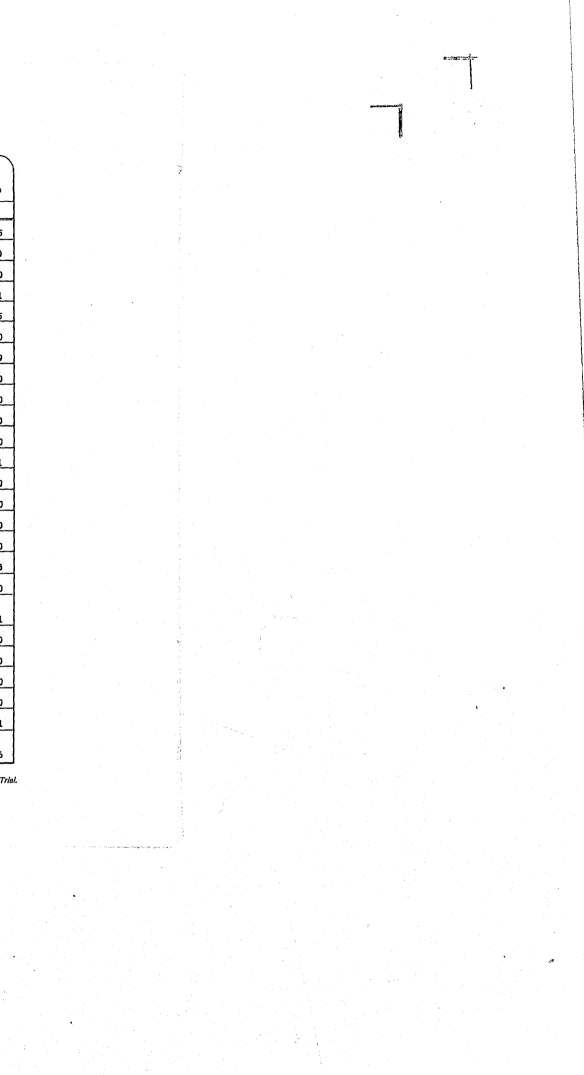
									a Marcollow and American		
	DISTRICT	REPOR PERIOI	J.		TERMINATI REPORTED DEFENDAN	DURING P	ERIOD,	. <u>57</u>	% OF "A"	1	BLE 2
	WEST VIRGINIA NORTHERN	July 1, 19			EXCLUDAB	LE TIME .	• • • •	. <u>з</u> 6В			
ε	SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	throug June 30, 1			DEFENDAN EXCLUDAB	LE TIME . OF EXCLU	DABLE		<u>36-8</u>	IN WH	ERVAL ICH EX- BLE DE-
	REASONS FOR DELAY				TIME.				8	LAY OC	CURRED 3
1	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)	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
	D • Interlocutory appeals - (h)(1)(E)	0	0	0	0	0	1	1	2.2	0	1
	E • Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	13	0	11	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
	Go Motion is actually under advisement (h)(1)(J)	2	0	7	0	0	0	9	20.0	0	9
	H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h){1}	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	C	0	0	0	0	0	0
	7. Consideration by court of proposed plea agreement - (h)(1)(l)	0	0	0	C	0	0	0	0	0	0
خبر	I • Prosecution deferred by mutual agreement – (h)(2)	0	0	0	0'	0	0	0		0	0
187	M. 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
	D. 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	٥	0	0	.0	0	0
х	R. Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	0	0	0	0	0	0	0	<u> </u>	0	0
	T If more than one reason or none of the reasons below given in support (A & B)	o	0	0	2	0	1	3	6.7	0	3
	"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)Termine T continue	0	0	0	0	. 0	0	0	.0	0	0
	<pre>i.e. continu- ance, per 3161 T2 Case unusual or complex (B)(ii),</pre>	o	0	0	0	. 0	1	1	2.2	0	1
	(h)(8) T3 Indictment following arrest cannot be filed in T3 days (B)(ii)	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	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)	o	0	0	· 0·	0	0	0	.0	0	0
a Aliante de la composición de la composi Aliante de la composición de la	L • More than 1 exclusion with days aggregated	o	0	1	O	0	o	1	2.2	0	1
	TOTAL	27	0	9	4	2	3	45	100.0	0	36

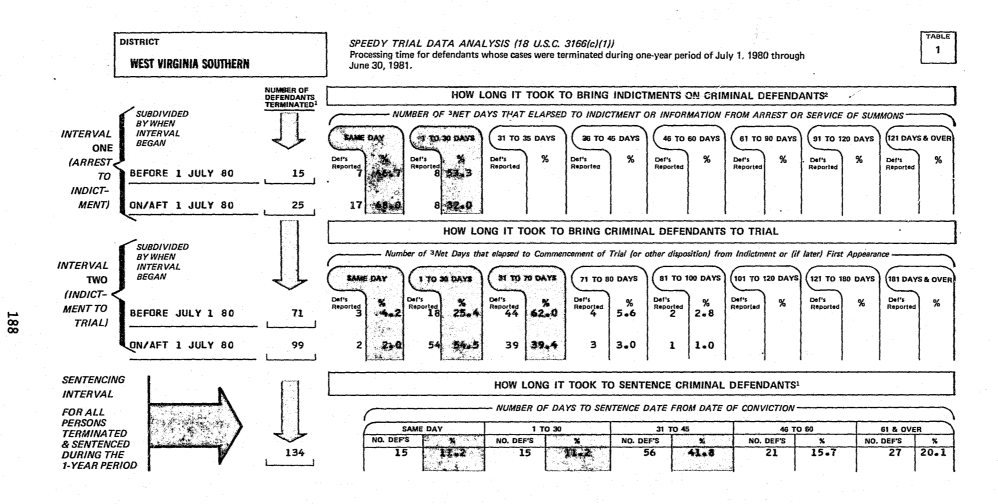
Q.

۲.

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.





¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOY 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 DA 18 U.S.C.316(h).

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

DISTRI	CT VIRGINIA SOUTHERN	REPORT PERIOD July 1, 19) 180 TC		REPORTED DEFENDAM EXCLUDAE	ED DEFENI DURING P ITS WITHOU ILE TIME .	ERIOD, , JT	. <u>170</u> . <u>66</u>	OF "A"		2
SPEEDY	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	through			DEFENDAN	ITS WITH		. 104 @	61.2		ERVAL
	ENCE OF AND ONS FOR DELAY ¹	June 30, 1			TIME.	OF ILXCLU	🖬	158	8	CLUDA	ABLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	0 to 10 days			ELAY PERIO 43 to 84		121 + days	Sub- totals of		One	Two
A	Examination cr 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	O	0	.0	0	0
٤.	State or federal trials on other charges (h) (1)(D)	o	Ō	0	0	٥	0	0	.0	0	0
	Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	0	0	.0	0	0
	Motions (From filing to hearing or prompt disposition)	23	23	30	14	5	3	98	62.0	0	98
	Transfers from other districts (per FR ⁿ rules 20, 21, 40) – (h)(1)(G)	0	0	0	1	0	0	1	.6	0	1
G.	Motion is actually under advisement — (h)(1)(J)	1	4	0	0	O	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	0	0	0	0	1	•6	0	1
7.	Consideration by court of proposed plea agreement (h)(1)(1)	o	0	0	0	0	0	0	.0	0	0
1.	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	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)	0	0	0	0	0	0	0	•0	0	0
P.	Superseding indictment and/or new charges - (h)(6)	o	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	2	0	0	2	1.3	0	2
	T 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" 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			5			
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot bo filed in	0	0	4	0	1	0	 	3.2	0	5
	TA Continuance granted in order to obtain or substitute		0	3		0	0	0		0	
	counsel, or give major time to prepare (B) (iv)	0	0		1			4	2.5	0	4
	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	1		6	0	1
	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	28	32	45	35	8	10	158	100.0	0	158

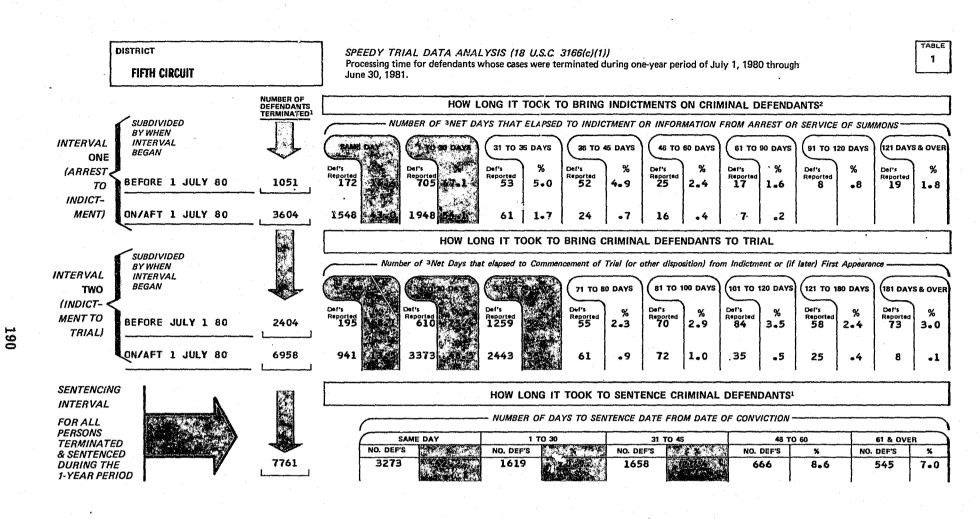
* Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

C S Mar

N.

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.

* and the \bigcirc ial. ð



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 DEFEMDANTS 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).

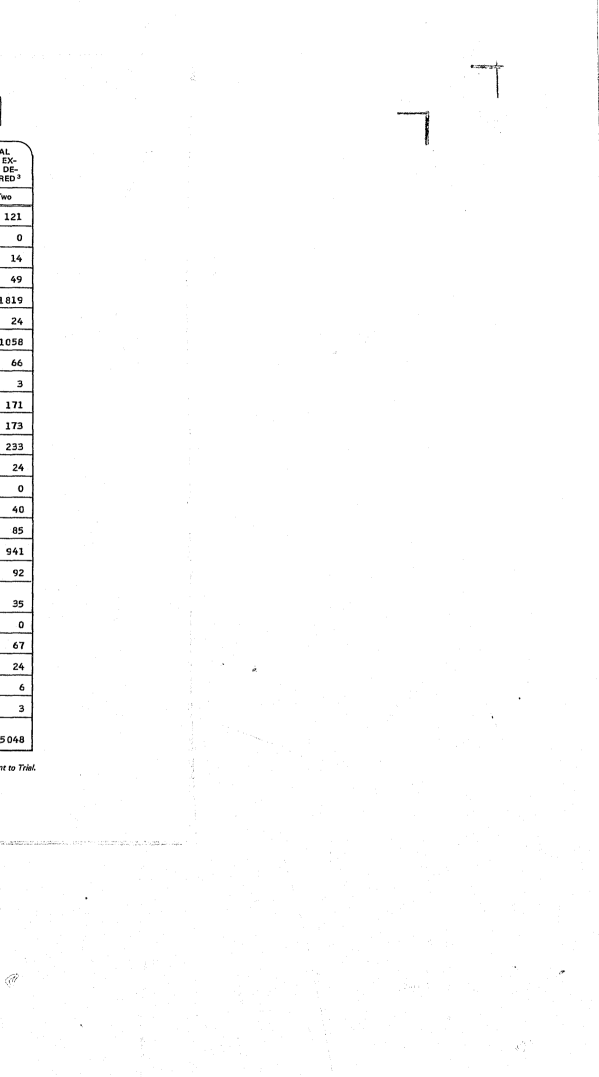
	DISTRICT	REPOR		ſ		ED DEFENI DURING F		9371	% OF "A"	1	BLE
	FIFTH CIRCUIT	PERIO July 1, 1 throug	980 .	DTALS	DEFENDA	NTS WITHOUS AND A WITHOUS AND	UT	. 5935B	63.3		
	SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	June 30, 1		l	EXCLUDA	OF EXCLU	DABLE	. <u>3436</u> 5226	لسبيت	IN WH	ERVAL IICH EX- IBLE 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	totals of		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)	C	0	0	0	0	0	0	.0	0	0
	<u>C</u> • State or federal trials on other charges – (h) (1)(D)	- 5	2	6	2	0	1	16	•3	2	14
	Interlocutory appeals → (h)(1)(E)	1	1	3	6	1	37	49		0	49
	E Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	526	317	353	431	156	125	1908	36.5	89	1819
	F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)		1	8	4	2	4	27	.5	3	24
	G • Motion is actually under advisement – (h){1}{J}	249	200	459	111	2.6	20	1065	20.4	7	1058
	H• H• Misc. proceedings: probation or parole revocation, deportation, extradition - (h){1}	85	1	1	1	0	1	89	1.7	23	66
	6 • Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)	3	0	0	0	0	0	3	<u></u>	0	3
	7 • Consideration by court of proposed plea agreement - (h){1}(l)	43	16	66	33	11	3	172	3.3	1	171
191	I • Prosecution deferred by mutual agreement – (h)(2)	5	6	19	41	19	84	174	3.3	1	173
	M • Unavailability of defendant or essential witness - {h}(3)(A & B)	64	48	22	45	13	53	245	4.7	12	233
	N • Period of mental or physical incompetence of defendant to stand trial $-(h)(4)$	3	0	0	5	6	10	24	.5	0	24
	D• 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)	3	5	12	17	3	0	40	8	0	40
	R • Defendant awaiting trial of co-defendant when no severance had been granted - (h) (7)	11	7	26	14	3	25	86	1.6	1	85
	If more than one reason or none of the reasons below given in support (A & B)	57	84	208	317	103	178	947	18.1	6	941
	"Ends of Justice" T1 Feilure to continue would stop further proceedings or result in miscarriage (B)(i)	4	8	21	39	11	9	92	1.8	0	92
	To 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
	W• Grand jury indictment time extended 30 more days - 3161(b)	4	8	14	2	0	0	28	.5	22	6
	L 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

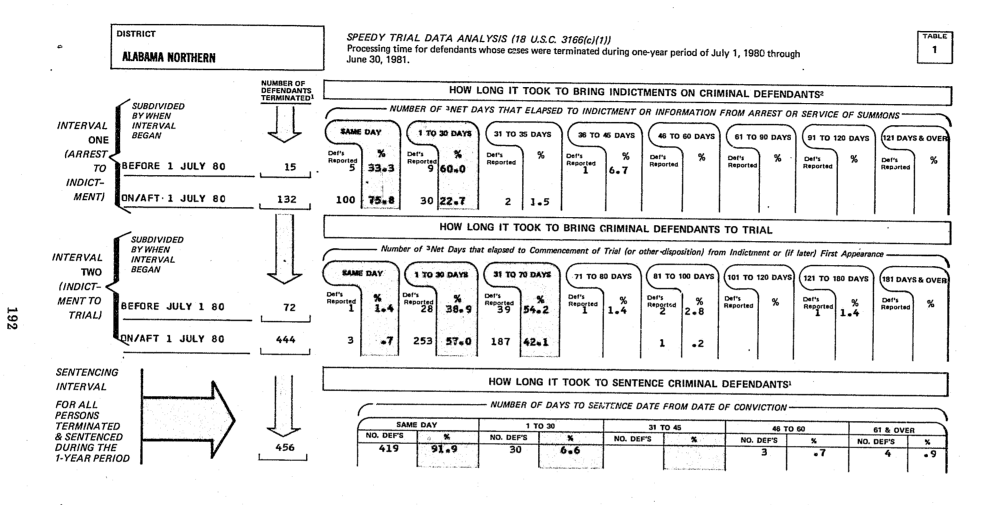
1 - AAC 1 - AN 1 - A

A.

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as ²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from ³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. 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.

t





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).

	DISTRICT ALABAMA NORTHERN	REPOR PERIOD July 1, 19) 980 _T	OTALS	REPORTED DEFENDAM EXCLUDAE	NTS WITHO	PERIOD, . UT	516(A) 354(B)	\sim		ABLE 2
	SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	through June 30, 1	n 1981		DEFENDAN EXCLUDAE INCIDENTS TIME.	BLE TIME .	DABLE	215 C		CLUDA	ERVAL HICH EX- ABLE DE- CURRED ³
	CODE REASON UNDER 18 USC 3161	0 to 10 days		UDABLE DI 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of		One	Two
	A Examination or hearing for mental or physical incapacity (h)(1)(A)	2	1	1	2	1	0	7	3.3	1	6
	B • 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 . Interlocutory appeals – {h}{1}{E}	U	0	0	0	0	0	0		0	0
	E Motions (From filing to hearing or prompt disposition) (h)(1)(f)	19	7	12	1	0	0	39	18.1	0	39
	F• 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)	49	15	22	0	0	0	86	40.0	1	85
	H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	0	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)(1)	0	0	0	0	0	0	0	.0	0	0
H	I • Prosecution deferred by mutual agreement \leftarrow (h)(2)	2	0	o	0	1	9	12	5.6	0	12
193	M. Unavailability of defendant or essential witness	3	2	2	2	1	1	11	5.1	0	11
	N. Period of mental or physical incompetence of defendant to stand triat (h) (4)	0	0	o	0	1	O	1	5	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	0	0	0	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	48
	"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
	Te continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	2	0	0	1	3	1.4	0	3
	30 days (B)(iii)	0	0	-	0	0	0	0	.0	0	0
	T4 Continuence granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0	<u>+0</u>	0	0
	U Time up to withdrawal of guilty plea - 3161(i)	0	0	0	1	0	0	1	5	0	1
	W. Grand jury indictment time extended 30 more days - 3161(b)	0	0	6	0	0	0	6	2.8	6	0
	Lo More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	0
	TOTAL	80	25	57	13	7	33	215	100.0	8	207

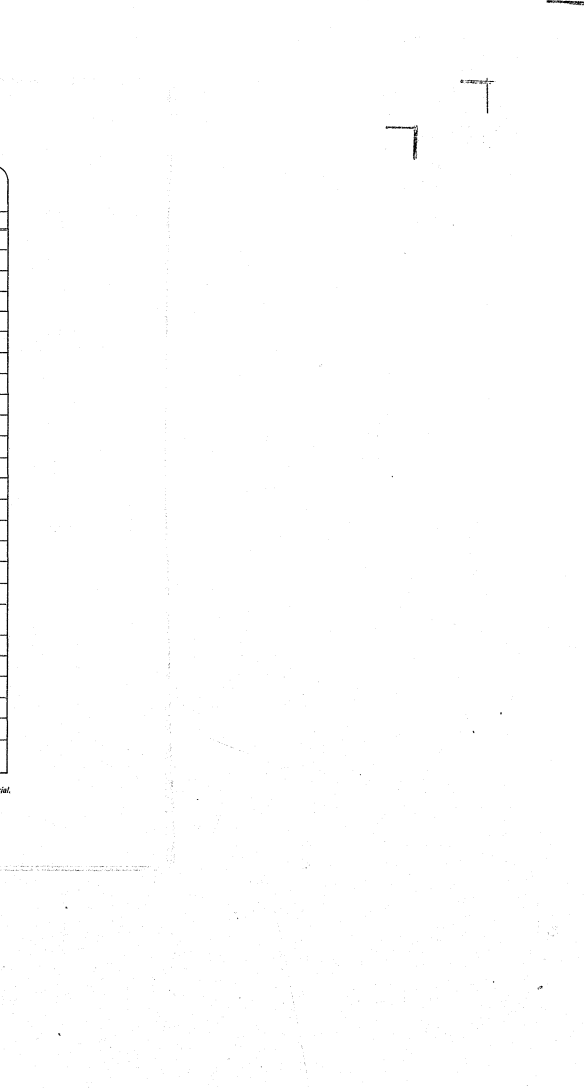
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

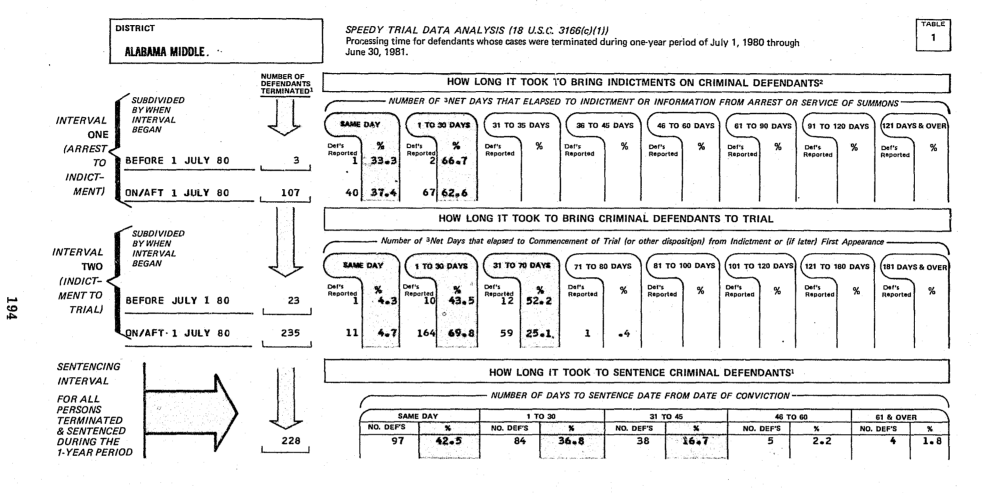
ан бай жайы улуу баруу калан каралардын түркөндөө каралардар каралардын каралардын каралардын каралардын баракт Каралардын каралардын каралардын каралардык жанар каралардын каралардын каралардын каралардын каралардын каралар

**

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.

and the second s





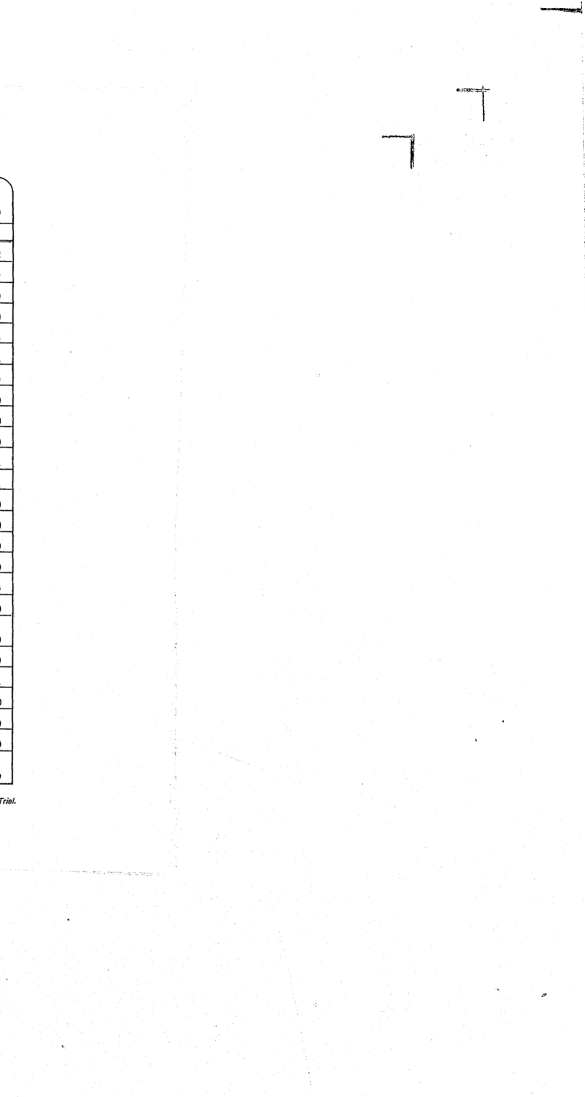
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

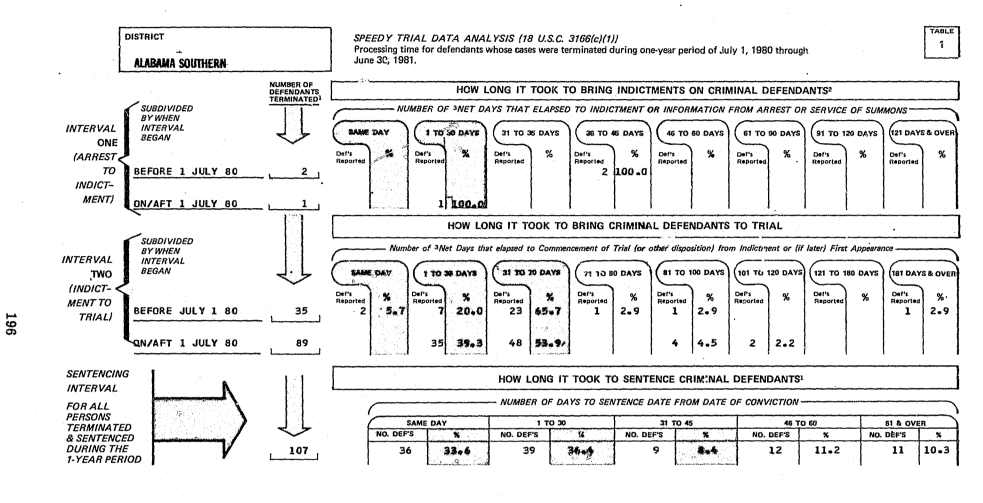
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981. ³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

DISTR	AMA MIDDLE	REPOR PERIO July 1, 1	D 980	TOTALS	DEFENDA	DURING I NTS WITHO BLE TIME .	PERIOD.	A	OF "A"	,	2
	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND	throug June 30,	in [BLE TIME .		55 (IN WH	BLE
REAS	ONS FOR DELAY	LENGTH		CLUDABLE C					8	LAY OC	CURR
CODE	REASON UNDER 18 USC 3161	0 to 10 days			43 to 84		121 + days	totals of		One	T
Δ.	Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	0	0 0	0	2	0	2	2.5	0	
B.	NARA examination – (h)(1)(B)	0	0) 0	0	0	0	0		0	ļ
C.	State or federal trials on other charges – (h) (1)(D)	0	c	0 0	0	0	0	0	.0	0	
D•	Interlocutory appeals — {h}{1}(E)	0		0 0	0	0	0	0		0	
Ε.	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	15	16	5 9	3	3	1	47	58.0	2	
F.	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	1	(0	0	0	0	1	1.2	0	
G.	Motion is actually under advisement – (h)(1)(J)	4	6	5 0	0	0	0	10	12.3	0	
H.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	6	ο	0	0	o	0	.0	0	
6.	Transportation from another district or to/from examination or hospitalization in ten days or less — (h)(1)(H)	0	c) 0	0	0	0	0	0	0	
7。	Consideration by court of proposed plea agreement - {h}{1}{I}	0		0 0	0	0	0	00	0	0	
Ι.	Prosecution deferred by mutual agreement — (h)(2)	1	6	0 0	0	0	0	1	1.2	0	ļ
M-	Unavailability of defendant or essential witness - (h)(3)(A & B)	1	1	1	0	0	0	3	3.7	2	
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 – $(h)(1)(C) \& (5), \ldots$	0	c	0 0	0	0	0	0	.0	0	ļ
Ρ.	Superseding indictment and/or new charges - (h)(6) ,	0	0	0 0	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	
	T If more than one reason or none of the reasons below given in support (A & B)	5		7 2	1	0	0	15	18.5	2	
Ŧ	"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	
<u> </u>	continu- ance, per 2161	0			0	0	0	0	.0	0	ļ
	3161 T2 Case unusual or complex (₿)(ii) (h)(8) Indictment follo:"ing arrest cannot be filed in 30 days (₿)(iii)	0			0	0	0	0	.0	0	1-
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0			0	0	0		1.2	0	
U.		0	0		0	0	0	0	.0	0	
₩.	Grand jury indictment time extended 30 more days – 3161(b)	1		0 0	0	0	0	1	1.2	1	
٤.	More than 1 exclusion with days aggregated	0		0 0	0	0	0	0	.0	0	
									1		
	TOTAL	28	31	1 12	4	5	1 1	81	100.0	7	1

Max.

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).

Automate

SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) INTOUGN INCIDENCE OF AND June 30, 1981 REASONS FOR DELAY1 IENG21: DE EXCLUDABLE DELAY PERIOD (NO. OF DAYS)	DISTRICT ALABAMA SOUTHERN	REPOR PERIOD July 1, 19) C 980 _T	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING P ITS WITHOU LE TIME	ERIOD, , UT	. <u>124</u> . <u>85</u> B	*	1	ABLE
INCIDENCE OF AND REASONS FOR DELAY1 CODE REASON UNDER IS LOG 3151 A. Examination - fhy[10] B. NARA estimation - fhy[10] B. NARA estimation - fhy[10] D. 2 4 0 Clubbase (LV OCCU Colspan="2">Colspan="2">Colspan="2">Clubbase (LV OCCU Clubbase (LV OCCU Clubbase	SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	-	וי)				. 390).31.5		
REASONS FOR DELAY! Violation		June 30, 1	981							CLUDA	ABLE
CODE REASON UNDER 18 USC 3181 Detailed or physical incepacity - (h)(11(A) A. Examination or hearing for mental or physical incepacity - (h)(11(A) 1 0 2 4 0	REASONS FOR DELAY ¹	LENGT	DF EXC	LUDABLE D					8		1
Be. NARA examination – (h(1)(b) 0	CODE REASON UNDER 18 USC 3161							totals of		Cne	
C. Name examination = U(1)(10) O	A - Examination or hearing for mental or physical incapacity - (h)(1)(A)		0	2	4	0	0	7	15.9	1	
Description Solution of the diagest of (1)(1)(1) O<	B . NAR4 examination - (h)(1)(B)	0	0	0	0	0	0	0		0	
D Interlocutory appeals = (h)(1)(2) 0	C State or 'ederal trials on other charges (h) (1)(D)	0	0	0	0	0	0	0	.0	0	
Ex. Wotions (From Tilling to hearing or prompt disposition) = (h)(1)(f) 0	_	0	0	0	0	0	o	0	•0	0	
E- Transfers from other districts (ser 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)(0). 0		0	0	0	0	0	0	0	• 0	0	
O D		0	0		0	0	D	0	.0	0	
Image: Antending (if) (if) another district or to/from examination or hospitalization in the days or less – (h)(1)(1)(1) 0 </td <td>Mise proceedings: probation or parole revocation deportation</td> <td></td> <td>,</td> <td></td> <td></td> <td>0</td> <td></td> <td>0</td> <td></td> <td>n</td> <td>1</td>	Mise proceedings: probation or parole revocation deportation		,			0		0		n	1
T. Consideration by court of proposed plea agreement - (h)(1)(1) 0	Transportation from another district or to/from examination or		ā.								
I. Prosecution deferred by mutual agreement - (h)(2) 0									1		1
M. Unavailability of defendant or essential witness - (h)(3)(A & B) 0 2 0 1 0 5 8 18+2 1 N. stand trial - (h)(4) 0 <td></td> <td></td> <td></td> <td></td> <td></td> <td>······································</td> <td></td> <td></td> <td>1</td> <td></td> <td>1</td>						······································			1		1
Image: Constrainty of defendant or physical incompetence of defendant to stand trial – (h)(4), Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand trial – (h)(1)(C) & (5) Image: Constraint of the stand tri											-
N- stand trial - (h)(4) 0 <th< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>18.2</td><td></td><td>+</td></th<>									18.2		+
Defendant waiting trial of co-defendant when no severance had 0	N_{\bullet} stand trial – (h)(4)	0	0	0	0	0	0	0		0	
R. Defendent auxing trial of co-defendant when no severance had been granted - (h)(7) 0 <	<u>O</u> Period of NARA commitment or treatment – $(h)(1)(C) \& (5), \ldots$	0	<u> </u>	0	0	0	0	0		0	
R. been granted = $(h)(7)$ 0 0<		0	(0	<u> </u>	0	0	0	.0	0	
''Ends of Justice'' T1 Given in support (A & B) 0 0 0 7 C 1 8 18.2 0 ''Ends of Justice'' T1 Failure to continue would stop furthw proceedings or continue ance, per 3161 T2 Case unusual or complex (B)(ii) 0	<u>R</u> been granted – (h)(7)	0	0	0	0	0	0	0		0	<u> </u>
Justice" T1 result in miscarriage (B)(i) 0	given in support (A & B)	0		00	7	0	1	8	18.2	0	
ance, per 3161 T2 Case unusual or complex (B)(ii) 0 0 5 0 0 0 5 11.4 0 (h)(8) \cdot 13 Indictment following arrest cannot be filed in 30 days (B)(iii) 0	Justice" T1 result in miscarriage (B)(i)	0		0 0	0	0	0	0	.0	0	
3161 T2 Case unusual or complex (B)(ii) 0 0 5 0 0 0 5 11.4 0 (h)(8) 13 Indictment following arrest cannot be filed in 30 days (B)(iii) 0 <td></td> <td>1</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>		1									
13 30 days (B)(iii) 0	3161 T2 Case unusual or complex (B) (ii)	0	C) 5	0	<u> </u>	<u> </u>	5	11.4	0	
U. Time up to withdrawal of guilty plea - 3161(i) 0 0 8 4 2 1 5 34.1 0 W. Grand jury indictment time extended 30 more days - 3161(b) 0	13 30 days (B)(iii)	0		0	0	0	0	0	0	0	<u> </u>
We Grand jury indictment time extended 30 more days - 3161(b) 0		0		8	4	2	1	15	34.1	0	<u> </u>
	U. Time up to withdrawal of guilty plea - 3161(i)	0	C	0 0	0	0	0	0	.0	0	
L. More than 1 exclusion with days aggregated	Grand jury indictment time extended 30 more days - 3161(b)	o	(0 0	0	0	0	0		0	-
	L More than 1 exclusion with days aggregated	0		<u>) o</u>	0	1	0	1	2.3	0	ļ
TOTAL 1 2 15 16 3 7 44 100.0 2				1=	14	2	7	44	100.0	5	

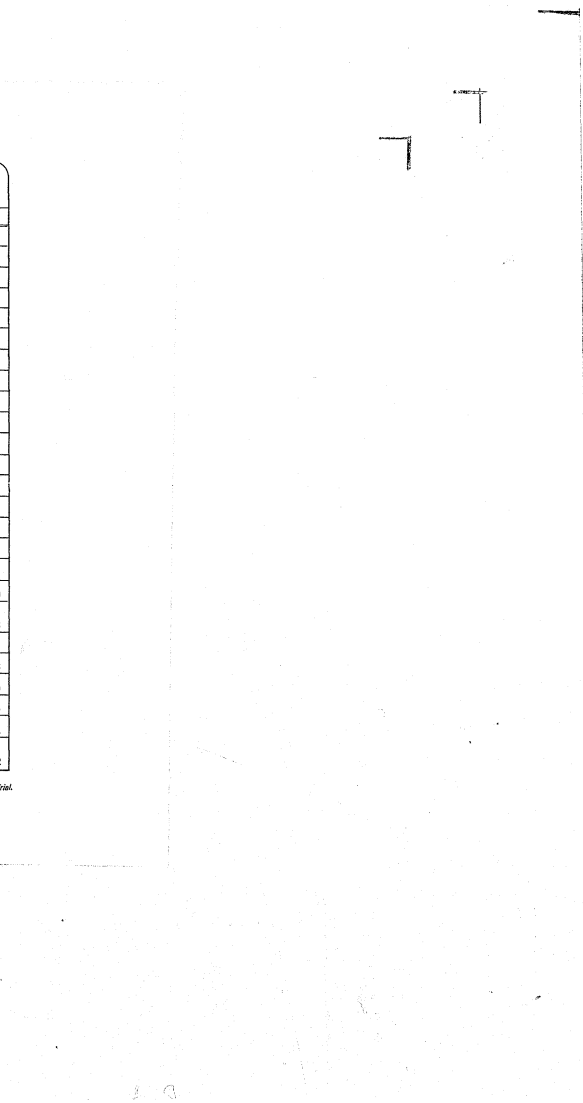
197

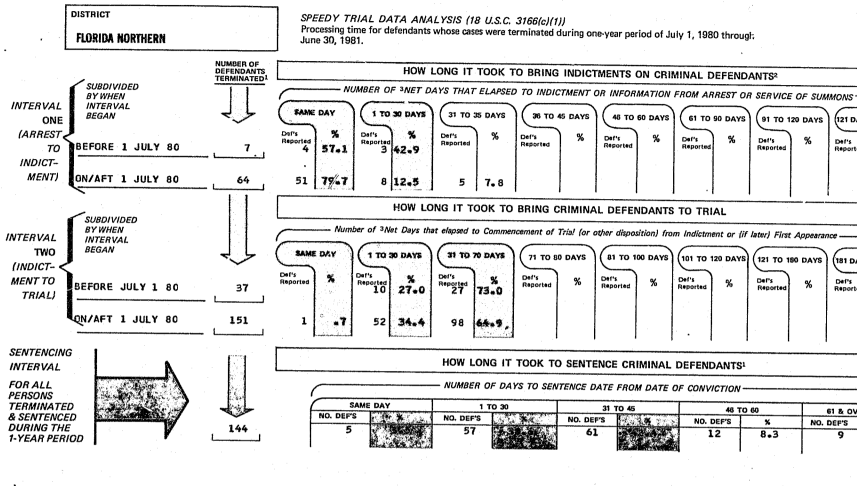
2.

amended, are shown with reason for delay below,

مر ا

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



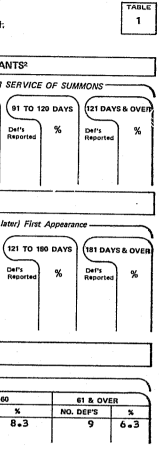


198

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).

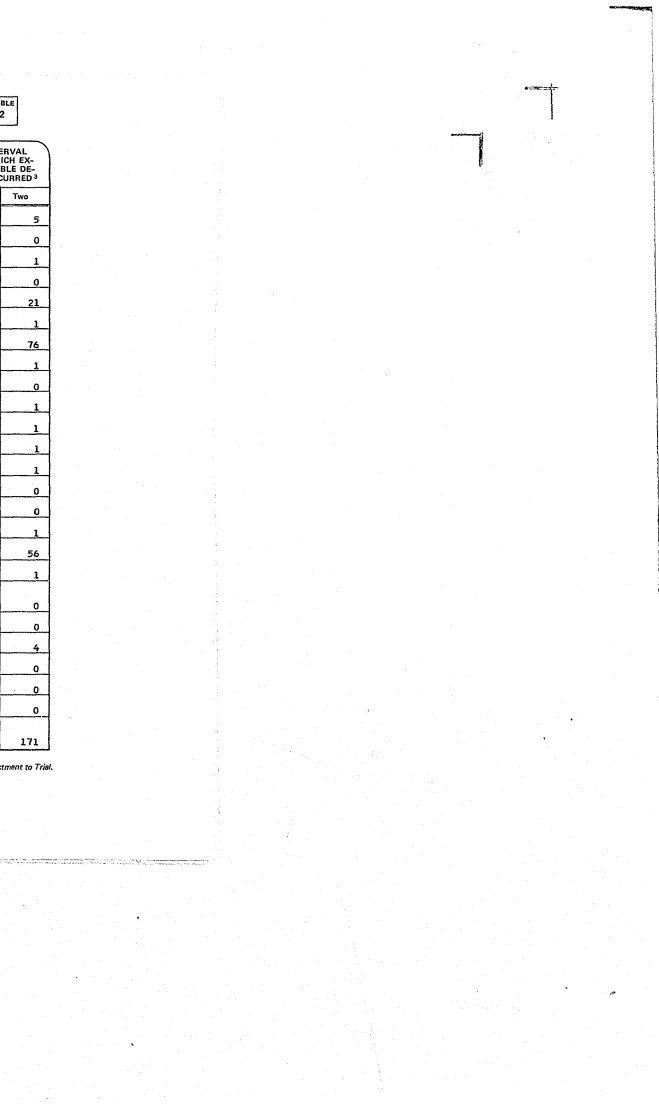


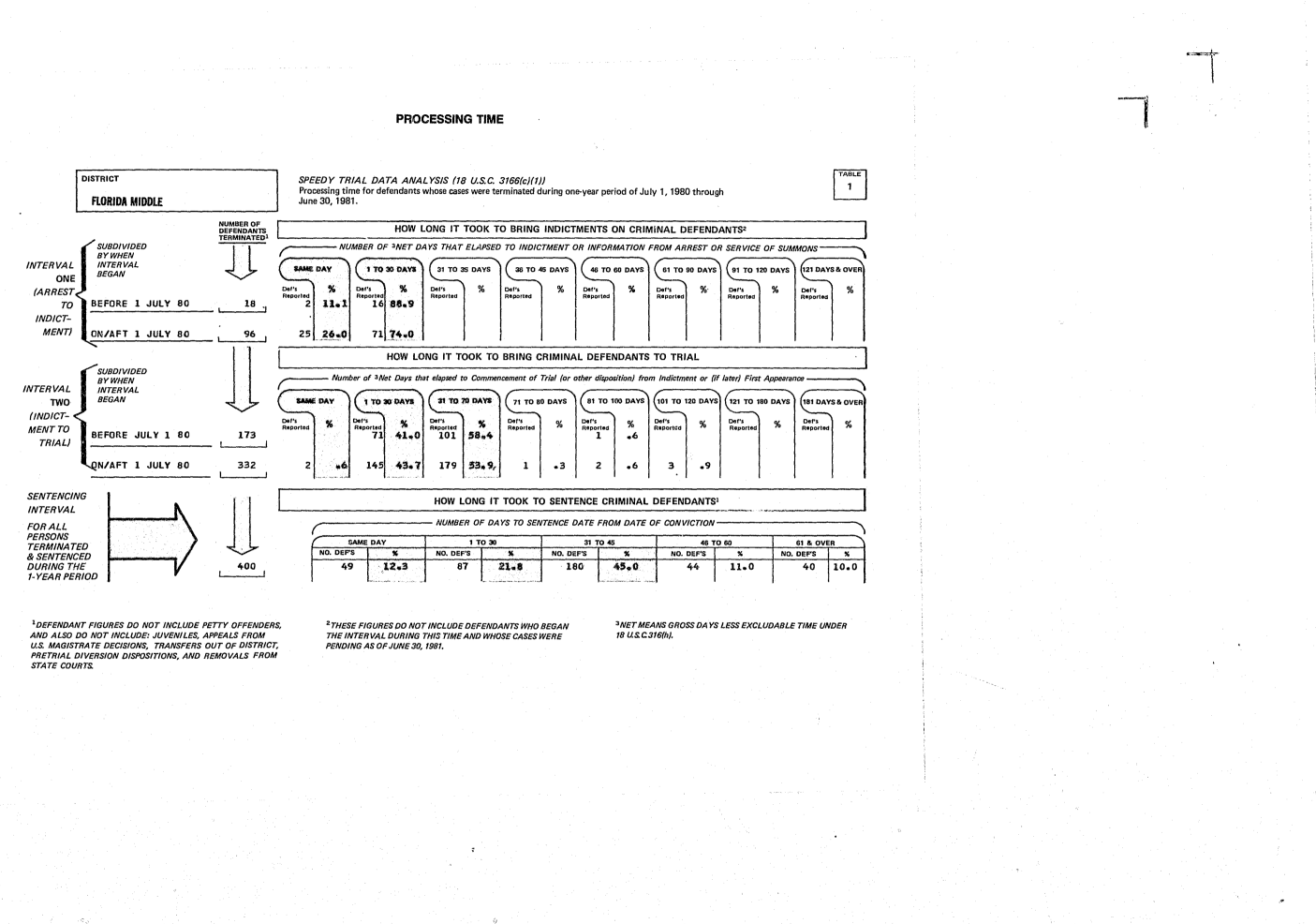
DISTRICT FLORIDA NORTHERN	REPOR PERIO July 1, 1	D 980 TC	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING P ITS WITHOU LE TIME .	ERIOD, .	. <u>188</u> . <u>79</u> B	% OF "A"		BLE 2
EEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	n	I'ALS)	DEFENDAN			. <u>109</u> C	,58.0,		ERVAL
CIDENCE OF AND	June 30,	1981	Į	INCIDENTS	OF EXCLU	DABLE	171		CLUDA	BLE DE- CURRED ³
EASONS FOR DELAY	LENGTH	OF EXCL	UDABLE DI	ELAY PERIO			Sub-			·····
DDE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84		121 + days	totals of		One	Two
A • Examination or hearing for mental or physical incapacity - (h)(1)(A)	2	0	0	1	1	1	5	2.9	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	1	0	0	0	1	•6	0	1
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)	6	3	9	2	1	0	21	12.3	0	21
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	1	0	0	0	0	0	1	<u> </u>	0	1
G . Motion is actually under advisement — (h)(1)(J)	17	12	45	2	0	0	76	44.4	0	76
H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	0	0	0	0	1	1	.6	<u> </u>	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	o
7. Consideration by court of proposed plea agreement (h) (1) (1)	0	0	1	0	0	0	1	6	0	11
I 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)	1	0	0	0	0	0	1	6	0	1
Ne Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	0	0	1	1	6	0	1
D. Period of NARA commitment or treatment - (h)(1)(C) & (5)	0) o	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. Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	0	1	0	0	0	0	1	6	0	1
T 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" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	· · · 0	0	0	1	0	0	1	<u> </u>	0	<u> </u>
ance, per	0	O		0						[· · _
3161 T2 Case unusual or complex (B)(ii) (h)(8) T3 Indictment following arrest cannot be filed in	0	0	0	0	0	0	0	<u>•0</u>	0	0
Ta Continuance granted in order to obtain or substitute	1	0	0	3	0	0	0		0	C
Counsel, or give major time to prepare (B) (iv)	0	0	0	0		0	4	2.3	0	4
	0	<u> </u>	0 0	0	0	0	0		0	0
· · · · · · · · · · · · · · · · · · ·	0	0					0		0	<u> </u>
L More than 1 exclusion with days aggregated		<u> </u>	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.

199

r.



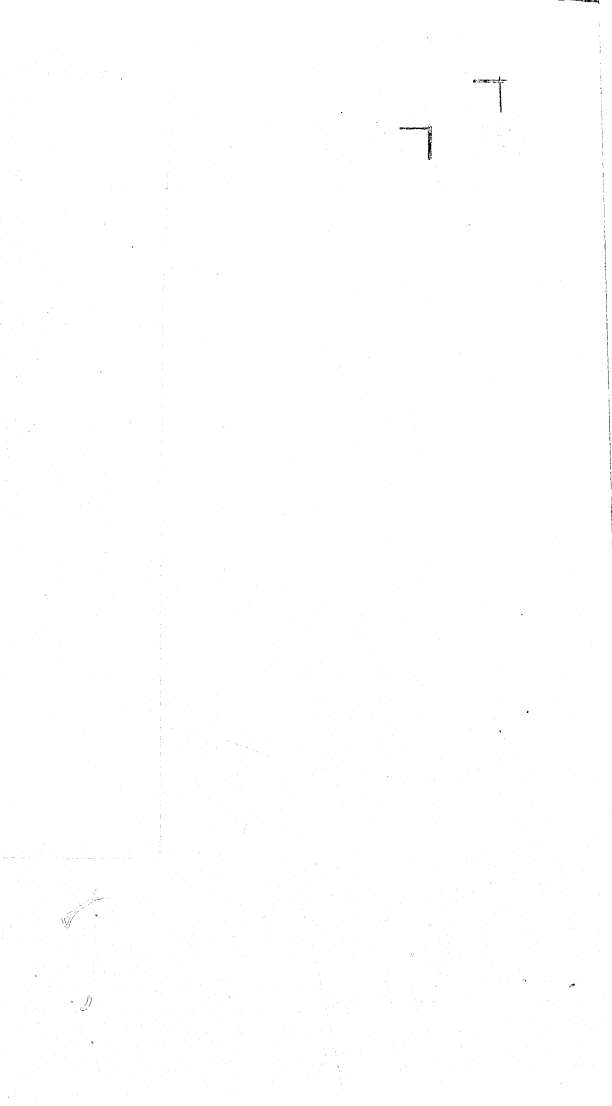


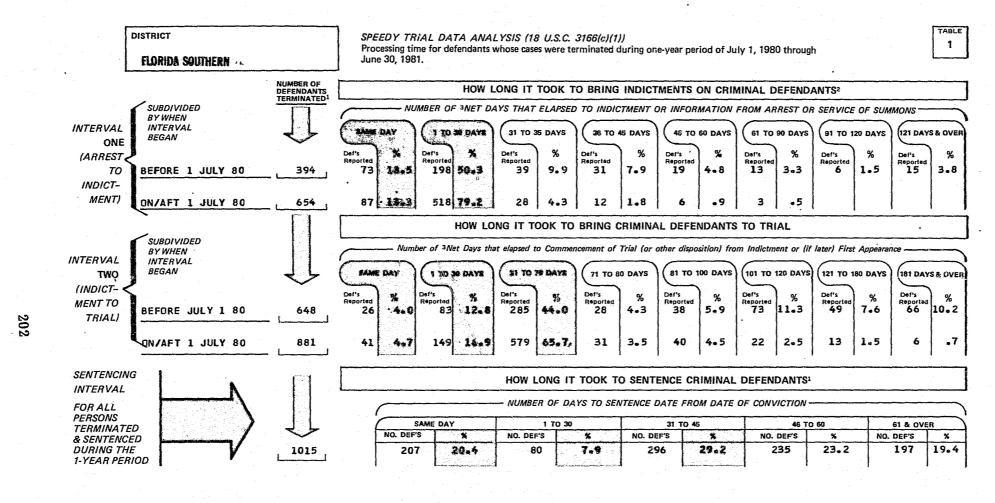
200

.....

DISTRICT FLORIDA MIDDLE	REPOR PERIO July 1, 1	D 1980 TC	TALE	REPORTED	ED DEFENI DURING P NTS WITHOU BLE TIME .	PERIOD, ,	. <u>505</u> . <u>109</u>			BLE 2
PEEDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) NCIDENCE OF AND NEASONS FOR DELAY ¹	throug June 30,	-		EXCLUDAE	SOF EXCLU	DABLE	. <u>396</u> 904		IN WH CLUDA	ERVAL IICH EX- IBLE DE- CURRED
ODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	H OF EXCL 11 to 21	UDABLE DE	ELAY PERIC 43 to 84	D (NO. OF 85 to 120	DAYS) 121 + days	totals of	OF "D"	One	Two
A. Examination or hearing for mental or physical incapacity - (h)(1)(A)	15	6	1	0	1	1	24	2.7	4	20
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	1	0	0	0	11	<u>1</u>	0	ļ;
D. Interlocutory appeals - (h)(1)(E)	1	0	0	1	0	3	5	6_	0	ļ;
E . Motions (From filing to hearing or prompt disposition) – $(h){1}(f)$	177	51	54	36	19	3	340	37.6	_34	30
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	4	1	2	2	0	3	12	1.3		 1
Ge Motion is actually under advisement – (h)(1)(J)	. 26	21	47	2	0	1	97	10.7	0	9
H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1).	80	1	0	0	0	0	81	9.0	21	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		<u> </u>	
7- Consideration by court of proposed plea agreement - (h)(1)(1)	37	12	33	4	1	0	57	6.3	0	5
I • Prosecution deferred by mutual agreement – {h}(2)	. 0	0	2	2	0	1	5	6	0	
H. Unavailability of defendant or essential witness (h){3}(A & B),	33	32	6	7	1	11	90	10.0	3	8
N- Period of mental or physical incompetence of defendant to stand trial - (h)(4)	1	0	0	2	0	2	5	6	0	
0. 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)	3	3	3	0	0	0	9	1.0	0	ļ
R Defendant awaiting trial of co-defendant when no severa ce had been granted $-(h)(7)$		11_	0	0	0	<u> </u>	5	6	0	
T 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	10
Justice" T1 Failure to continue would stop further proceedings or tesult in miscarriage (B)(i)	2	3	6	19	5	1	36	4.0	0	3
ance, per	0	0	0	0	0	18	18	2.0	0	1
3161 T2 Case unusual or complex (B)(ii)		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	2	0	0	2		0	
U • Time up to withdrawal of guilty plea - 3161(i)		0	2	0	0	1	3	.3	.0	
W• Grand jury indictment time extended 30 more days – 3161(b)		7	0	0	0	0	7	.8	5	
Grand days molecular time extended so more days = 3161(b)		0	0	0	0	0	0	.0	0	
		<u>_</u>								'
TOTAL	398	149	143	118	39	57	904	100.0	72	832

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: juveniks, 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

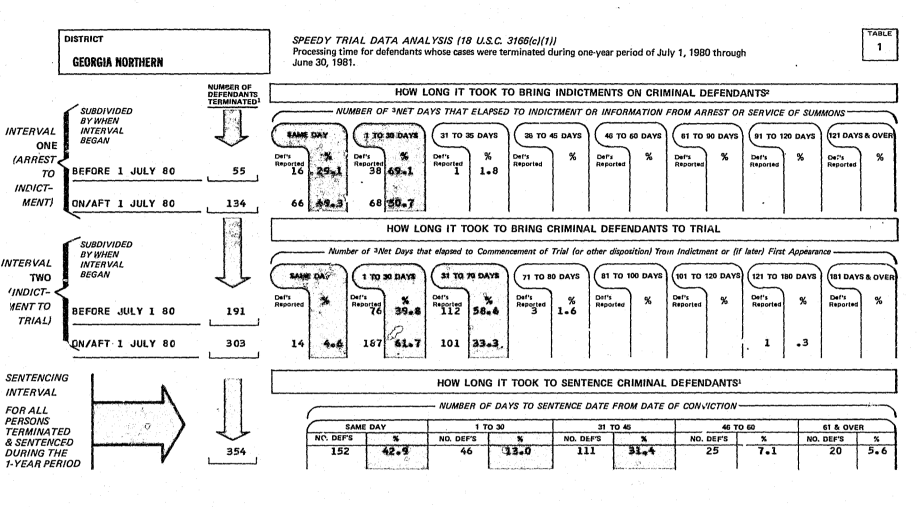
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

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

		$\sum_{i=1}^{N-1} X_i$				
					بې بې د ب	
n an		a na ann antainn a chuire ann a' ann ann ann a' ann ann an ann an	nesta frages Martine en al anti-anti-anti-anti-anti- anti-anti-anti-anti-anti-anti-anti-anti-	an a		
	· · · · · · · · · · · · · · · · · · ·		%			
	DISTRICT	REPORT REPORTED DURING PERIOD.	. 1532 (A) OF "A" TABLE 2			
	FLORIDA SOUTHERN	July 1, 1980	534 B 34.9		₹.	
	SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	June 30, 1981	998 C 65.1 (INTERVAL IN WHICH EX-			
	INCIDENCE OF AND REASONS FOR DELAY ¹	INCIDENTS OF EXCLUDABLE	1463 D CLUDABLE DE- LAY OCCURRED ³			
	CODE REASON UNDER 18 USC 3161	LENGTH OF EXCLUDABLE DELAY PERIOD (NO. OF DAYS) 0 to 10 days 11 to 21 22 to 42 43 to 84 85 to 120 121 + days	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 0	-4		
	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 0 3 2 1 9	15 1.0 0 15			
	Motions (F rom filing to hearing or prompt disposition) (h)(1)(f)	58 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)		2 .1 0 2			
	6- Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)					
	7. Consideration by court of proposed plea agreement – (h)(1)(l)	0 0 0 0 1 0				
203	I • Prosecution deferred by mutual agreement – (h)(2)	2 4 7 27 14 41	95 6.5 0 95			
ū	M. Unavailability of defendant or essential witness – (h)(3)(A & B)	3 3 1 9 5 17	38 2.6 4 34			
	No Period of mental or physical incompetence of defendant to stand trial – (h)(4)		4 .3 0 4			
	0 • Period of NARA commitment or treatment - (h){1}{C} & (5)					
	P • Superseding indictment and/or new charges - (h)(6)	0 1 3 16 2 0	22 1.5 0 22			
	R. been granted – (h)(7)		34 2.3 1 33			
	"Ends of Failure to continue would stop further proceedings or	8 15 42 135 21 50	271 18.5 0 271			
	Justice" T1 result in miscarriage (B)(i)					
	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},	1 0 11 6 1 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			
	W• Grand jury indictment time extended 30 more days - 3161(b)	0 0 3 0 0 0	3 .2 0 3			
	Le More than 1 exclusion with days aggregated	0 0 0 0 0	0 0 0 0			•
	TOTAL	167 190 341 445 106 214	J \63 100.0 11 1452		and a second second Second second	
			have been and have a second se			
	amended, are shown with reason for delay below. U.S. Ma	gistrate decisions, transfers out of district, pretrial diversion	ne: Arrest to Indictment; Interval Two: Indictment to Trial.			
	disposit	ions, removals from state courts and petty offenses.				
ىرىلىغۇر ، ئۇرىغۇ بىلىغۇرۇر ، ئۇلۇر ، ئۇلۇر ، بىلەر بىلىغىرى بىرىلىيى						
•						
		ante en			and the second secon Second second	
		and the second	n an			
						11. 7
¢						с.
				an a		- - 19

,

they .



204

INTERVAL

(ARREST

INDICT-MENT)

INTERVAL

INDICT-

YENT TO

INTERVAL

FOR ALL PERSONS

TRIAL)

TWO

ONE

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 DEFEMDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

 $\langle \bigcirc \rangle$

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

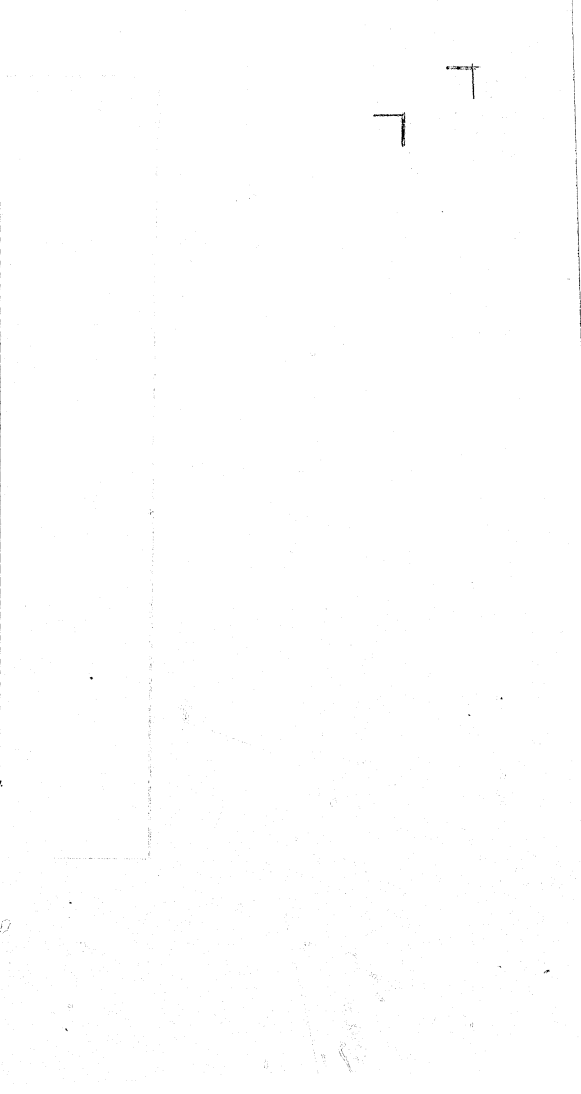
·	DISTRICT GEORGIA NORTHERN	REPORT PERIOD July 1, 19	80 TC	TALS	REPORTED	ED DEFENI DURING P NTS WITHOUTE TIME .	ERIOD	. <u>495</u> A	\sim		2
	SPEEDY TRIAL DATA ANALYSIS -18 U.S.C. 3166(b)(2)	through June 30, 1			DEFENDAN	ITS WITH	• • • •	373 (75.4		ERVAL
		June 30, 1		. L		OF EXCLU		631		CLUDA	ABLE DE- CURRED ³
	REASONS FOR DELAY	LENGTH	OF EXCL	UDABLE DI	ELAY PERI	DD (NO. OF	DAYS	Sub- totals of		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			Olle	100
	<u>A</u> Examination or hearing for mental or physical incapacity $-(h)(1)(A)$	3	3	4	2	0	0	12	1.9	0	12
	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	O	0	2	•3	1	1
	D Interlocutory appeals – (h) (1) (E)	0	0	0	0	0	8	8	1.3	0	8
	E- Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	73	50	37	38	28	26	252	39.9	2	250
		0	0	0	0	0	0	0]	0	0
	F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)				1						1
	G Motion is actually under advisement — (h)(1)(J) Misc, proceedings: probation or parole revocation, deportation,	45	19	101	32	4	0	201	31.9	0	201
	<u>H</u> extradition – (h) (1)	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	
	7. Consideration by court of proposed plea agreement – (h)(1)(1)	2	2	48	23	4	1	80	12.7	1	79
2	I Prosecution deferred by mutual agreement (h)(2)	0	0	0	0	o	1	1	•2	0	1
205		0	0	3	2	0	0	5	.8	0	5
	Period of mental or physical incompetence of defendant to				1						1.
	No stand trial - (h)(4)	0	0	0	1	2	0	3	.5	0	
	0 • Period of NARA commitment or treat, lent (h)(1)(C) & (5)	0	0	0	0	0	0	0		0	0
	P. Superseding indictment and/or new charges - (h)(6)	0	0	3	1	0	0	4	6	0	4
	Re Defendant awaiting trial of co-defendant when no severance had been granted (h)(7)	1	2	з	4	0	15	25	4.0	0	25
	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 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
	continu-							_	1		
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	3	1	0	4	6	0	4
	(h)(3) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	o	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	o	0	.0	0	Ö
		1	0	0	0	0	0	1	.2	0	1
	U Time up to withdrawal of guilty plea – 3161(i)		·····						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
		1 120	70	207	100	4-		421	100.0		6.07
	TOTAL	129	78	202	123	47	52	631	100.0	4	627

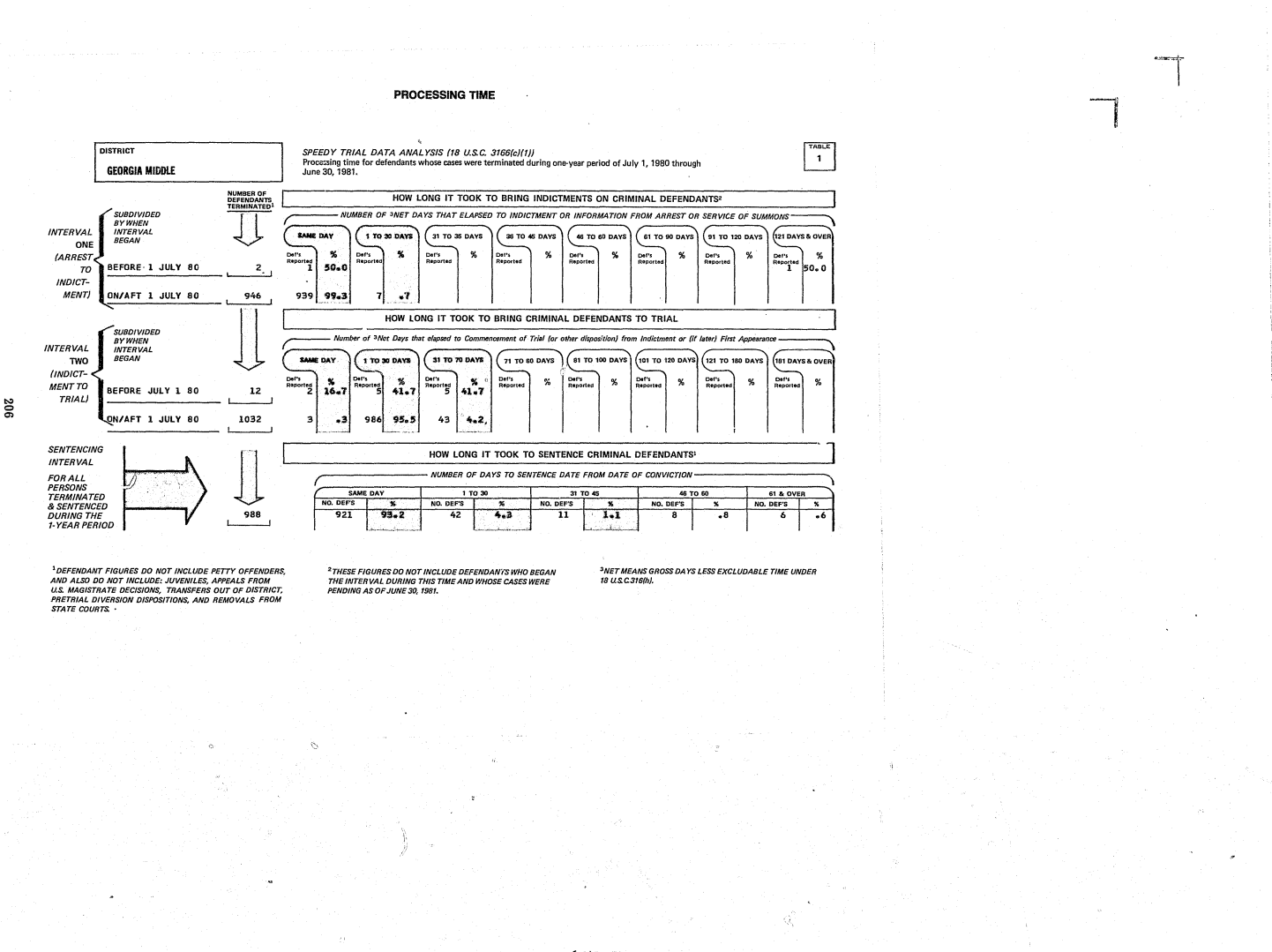
¹ Paragraph and subsection of 18 JSC 3161, Speedy Trial Act (§ 1974, as amended, are shown with reason for delay below.

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.

12

Interval One: Arrest to Indictment; Interval Two: Indictment to Tri

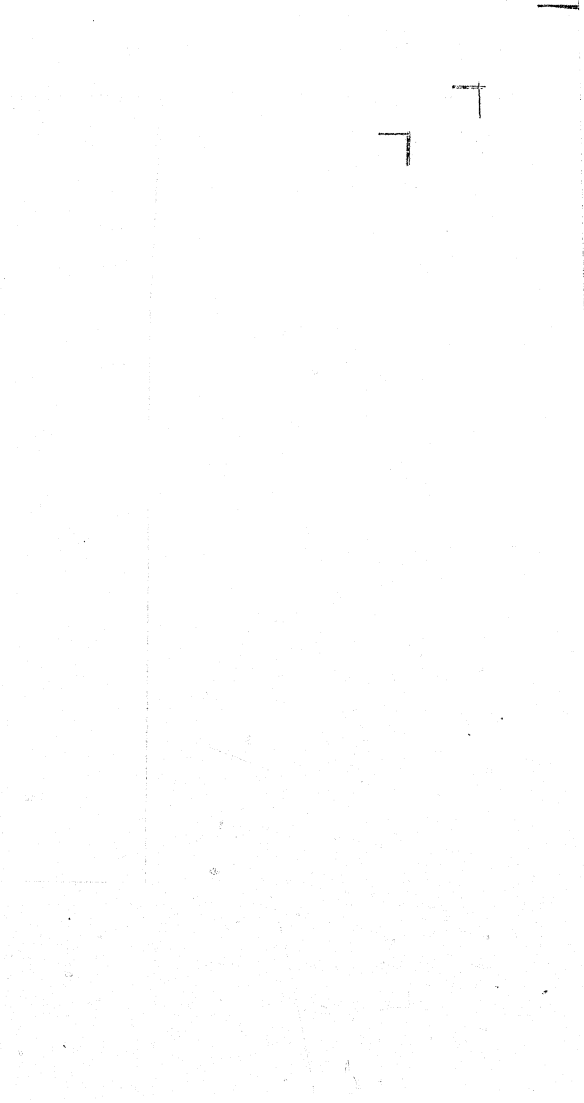


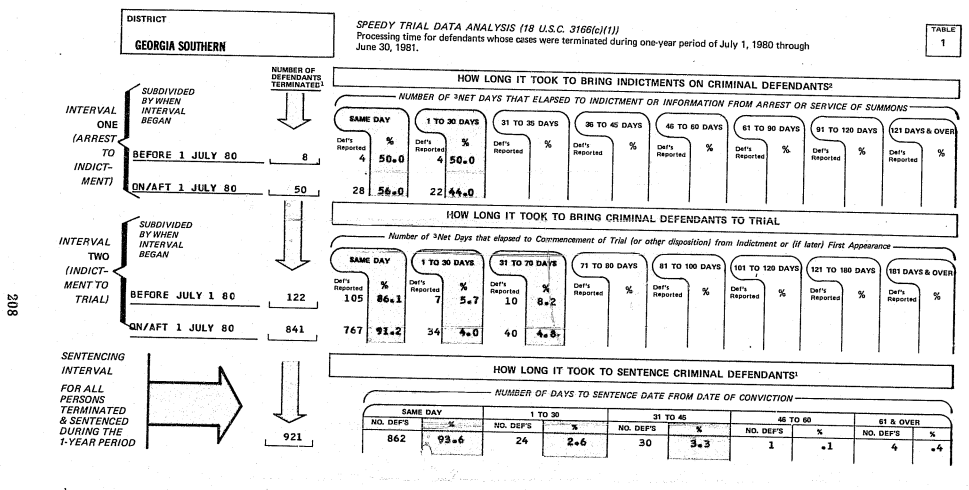


DISTRICT GEORGIA MIDDLE	REPOR PERIO July 1, 19	D 980	TOTALS<	REPORT DEFEND EXCLUD	ATED DEFEN ED DURING ANTS WITHC ABLE TIME	PERIOD.	. <u>1044</u> . <u>1028</u>	OF "A"	1	ABLE 2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	throug June 30, 1	n (101720	EXCLUD INCIDEN	ANTS WITH ABLE TIME	JDABLE		\		
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	11 to 21		DELAY PE	RIOD (NO. 0	F DAYS	Sub-		One	Tw
Δ_	0		━┿═╧══) 1		0		4.5	0	
Examination or hearing for mental or physical incapacity – (h)(1)(A) B	0					0	0	.0	0	
NARA examination — (h)(1)(B)	0	`				0	0		<u> </u>	<u> </u>
State or federal trials on other charges – (h) (1)(D)	0	C							0	<u> </u>
Interlocutory appeals – (h)(1)(E)				<u> </u>		0	0		0	
E Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	2			3 2	_	2	12	54.5	<u> </u>	
F - Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0)	0	0	0	1	4.5		+
G . Motion is actually under advisement – (h){1){J}	0	1	· · · · ·	ι ο	0	0	2	9.1	0	
H. Misc, proceedings: probation or parole revoration, deportation, extradition – (h)(1)	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){1}	0	0) (o o	0	0	0	.0	0	
I • Prosecution deferred by mutual agreement (h){2}	0	G) 0	0	0	0	.0	0	
M. Unavailability of defendant or essential witness	0	C) 1	0	0	1	4.5	o	
N. Peric. of mental or physical incompetence of defendant to stand trial – (h)(4)	0	C) 0	0	0	0	.0	0	
D = Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0) () 0	0	0	0	.0	0	1
P_	0	C	, , , , , , , , , , , , , , , , , , , ,) 0	0	0	0	.0	0	[
Superseding indictment and/or new charges – (h)(6)	0	0		0		0	0	.0	0	
been granted (h)(7) If more than one reason or none of the reasons below	0	0				0	0	.0	0	<u> </u>
"Ends of Failure to continue would stop further proceedings or	0	0				0		[
T Justice" T1 result in miscarriage (B)(i)			<u>_</u>	· 1			<u>1</u>	4.5	0	<u> </u>
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) (C	0	0	0	0	.0	0	
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (8) (iv)	1	1		2 0	0	0	4	18.2	0	1
(I.e. Time up to withdrawal of guilty plea – 3161(i)	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	
L • More than 1 exclusion with days aggregated	0	0		0	0	0	0	.0	0	
ווטוס נומו ד סגנוטאטו אונו עפאַ פאַעונטאנע גיייידיייייייייייייייייייייייייייייייי						<u> </u>				

207

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





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).

a same

ISTR	CT
GEOR	IGIA SOUTHERN
EDY	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)
	ENCE OF AND ONS FOR DELAY ¹
DDE	REASON UNDER 18 USC 3161
A .	Examination or hearing for mental or physical incapacity – $(h)(1)(A)$
8.	NARA examination — (h)(1)(B)
C .	State or federal trials on other charges - (h) (1)(D)
D.	Interlocutory appeals – (h)(1)(E)
Ε.	Motions (From filing to hearing or prompt disposition) – $(h)(1)(f)$
F.	Transfers from other districts (per FRCP rules 20, 21, 40) – $h(1)(G)$
G.	Motion is actually under advisement (h)(1)(J)
н.	Misc. proceedings: probation or parole revocation, deportation, extradition (h)(1)
6.	Transportation from another district or to/from examination or hospitalization in ten days or less – {h}{1}{H}
7.	Consideration by court of proposed plea agreement - (h)(1)(1)
I.	Prosecution deferred by mutual agreement - (h){2}
M.	Unavailability of defendant or essential witness - (h)(3)(A & B)
N -	Period of mental or physical incompetence of defendant to stand trial - (h){4}
٥.	Period of NARA commitment or treatment - (h)(1)(C) & (5)
Ρ.	Superseding indictment and/or new charges - (h)(6)
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)
 -	T If more than one reason or none of the reasons below given in support (A & B)
	"Ends of Failure to continue would stop further proceedings or result in miscarriage (B)(i)
T.	continu-
	ance, per
	3161 T2 Case unusual or complex (B)(ii) (h)(8) T2 Indictment following arrest cannot be filed in
•	T3 30 days (B)(iii)
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv}
U.	Time up to withdrawal of guilty plea - 3161(i)
W.	Grand jury indictment time extended 30 more days - 3161(b)
٤.	More than 1 exclusion with days aggregated

	REPOR PERIO July 1, 1	D 980	·)	REPORTED	ED DEFEN DURING I ITS WITHO BLE TIME	PERIOD, .	. <u>964</u>	% OF "A") 93.6	T	ABLE 2
	throug June 30,	n. (DEFENDAN EXCLUDAE INCIDENTS TIME.		DABLE	62 C	6.4		
1	LENGTH 0 to 10 days		UDABLE DE 22 to 42	LAY PERI 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of		One	Tw
	2	1	2	0	1	1	(~ ₇	7.2	0	
	o	0	0	٥	0	0	0	.0	0	
	· 0	0	0	0	0	0	0	.0	0	
	0	0	0	0	0	3	3	3.1	0	
	3	5	3	0	0	0	11	11.3	0	ļ
	0	0	0	0	0	0	0	.0	0	
	9	12	23	2	0	0	46	47.4	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	
	9	4	0	1	G	0	14	14.4	0	-
	0	0	0	1	0	0	1	1.0	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	<u> </u>	.0	0	
	2	0	3	2	٥	0	7	7.2	0	
	1	0	4	2	0	0	7	7.2	0	
	Ő									
	0	0	0	0	0	0	0		0	
	U	0	0	0	0	0	0	.0	. 0	
		0	0	0	0	0	0		0	
	1	0	0	0	0	0		1.0	0	
	0	0	0	0	0	0	0		0	
	0	0	0	0	0	0	0		0	
	27	22	35	8	1	- 4	97	100.0	0	

0

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.

 YAL

 1

 1

 7

 0

 7

 0

 3

 11

 0

 46

 0

 0

 14

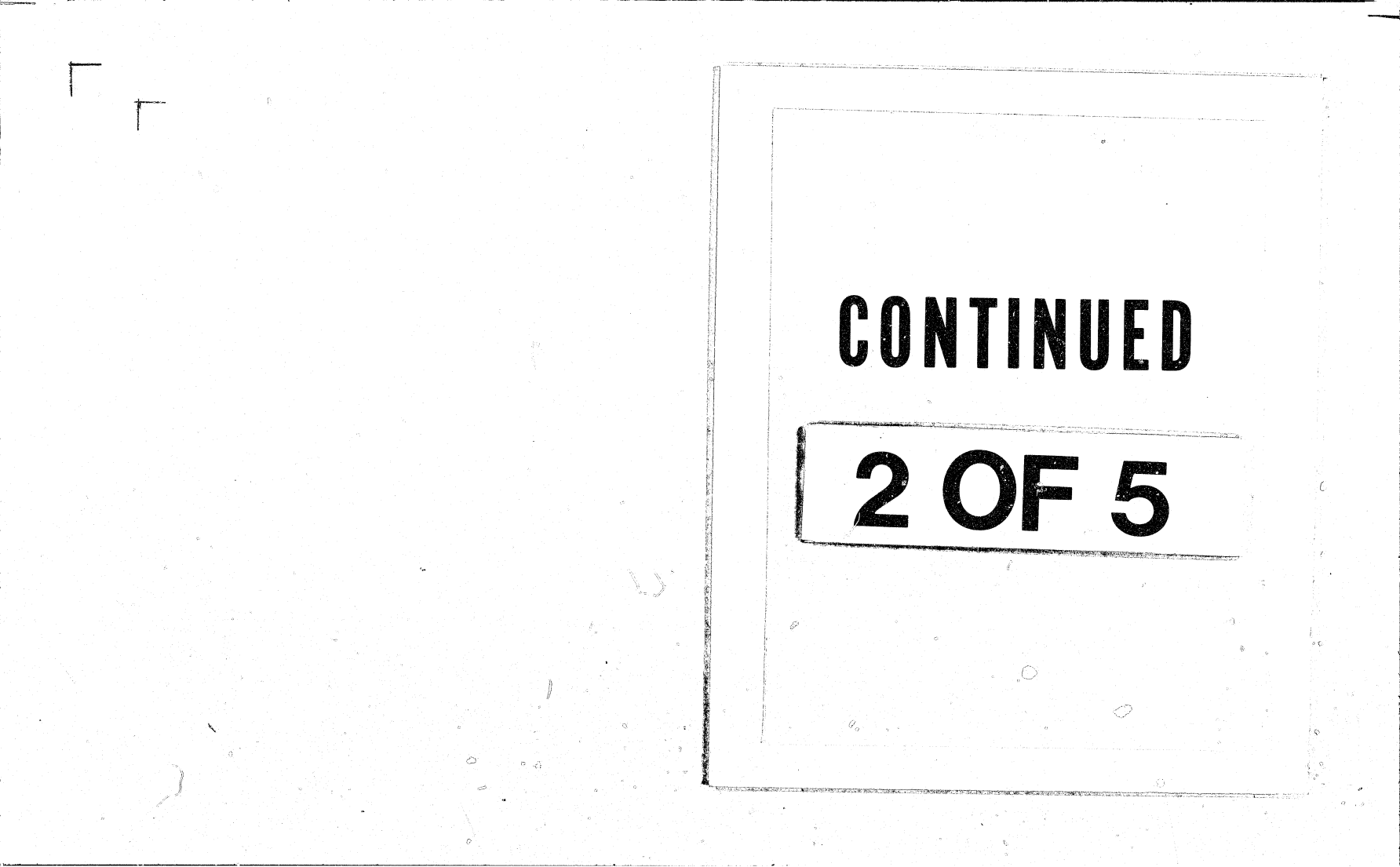
 1

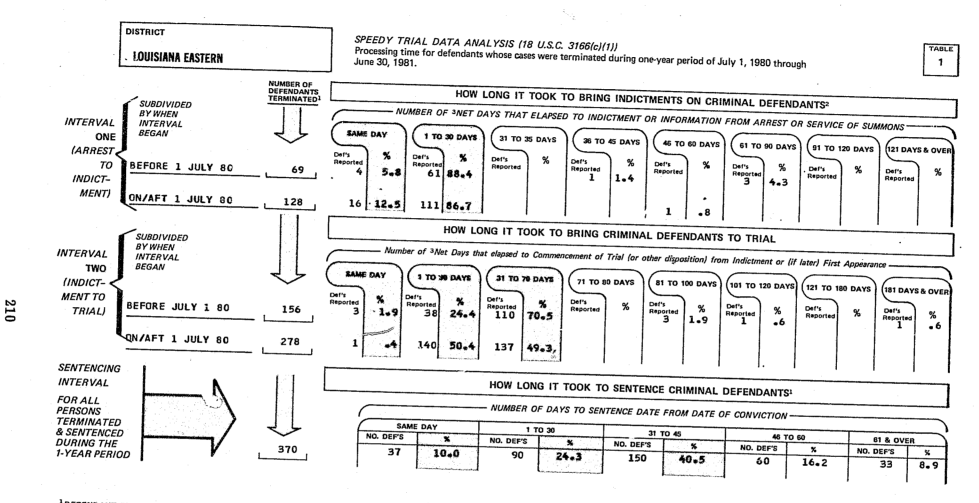
 0

 0

 7

 7
 0 0 1 0 0 97 ³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. and the same state of the same





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).

marind

DISTRICT LOUISIANA EASTERN SPEEDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)		REPOR PERIOI July 1, 19 through June 30,	р 980 h тс	TALS	TERMINATED DEFENDANTS ² REPORTED DURING PERIOD. DEFENDANTS WITHOUT EXCLUDABLE TIME DEFENDANTS WITH EXCLUDABLE TIME			
	ENCE OF AND ONS FOR DELAY ¹			<u> </u>	INCIDENTS			
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DE 22 to 42	LAY PERIC 43 to 84		DAYS) 121 + days	
Α.	Examination or hearing for mentul or physical incapacity – (h)(1)(A)	0	1	0	1	0	1	
в.	NARA examination – (h)(1)(B)	0	0	0	0	0	0	
с.		0	1	0	o	0	0	
D.	Interlocutory appeals – {h}{1}{E}	0	0	0	3	0	7	
Ε.	Motions (From filing to hearing or prompt disposition) (h)(1)(f)	7	15	22	67	18	3	
F.	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	0	0	0	0.	0	0	
G.	Motion is actually under advisement — (h)(1)(J)	1	0	0	. 0	0	0	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition – {b}{1}.	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	
7.	Consideration by court of proposed plea agreement – (h){1}(1)	o	0	0	0	. 0	0	
Ι.	Prosecution deferred by mutual agreement (h)(2)	0	0	0	0	O	10	
M.	Unavailability of defendant or essential witness	3	٥	5	3	1	3	
N.	Period of mental or physical incompetence of defendant to	1	0	0	0	0	2	
0.	stand trial – (h)(4)	0		0	0	 0	0	
	Period of NARA commitment or treatment – (h)(1)(C) & (5)		0				· · ·	
<u>P.</u>	Superseding indictment and/or new charges - (h){6} Defendant awaiting trial of co-defendant when no severance had	0	Ū	0	0	0	0	
R.	been granted - (h)(7)	0	0	0	3	0	2	
	T If more than one reason or none of the reasons below given in support (A & B)	0	2	14	. 7	2	11	
τ.	Justice" T1 result in miscarriage (B)(i)	0	2	3	2	3	1	
<u> </u>	ance, per 3161 T2 Case unusual or complex (B) (ii)	0	0	0	0	0	5	
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	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	
U.	Time up to withdraws! 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	
 L.	More than 1 exclusion with days aggregated	0	0	0	. 0	0	0	
	TOTAL	12	21	47	86	24	45	

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.

...3

INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED ³						
One	Two					
0	3					
0	0					
0	1					
0	10					
1	131					
0	0					
0	1					
0	o					
0	0					
0	0					
0	10					
1	14					
0	3					
0	0					
0	0					
0	5					
0	36					
0	11					
0	5					
0	0					
0	3					
0	0					
0	0					
0	0					
2	233					

%

OF "A"

%

1.3

... O

• 4

4.3

56.2

.0

•4

• 0

• 0

.0

4.3

6.4

1.3

• 0

•0

2.1

15.3

4.7

2.1

•0

1.3

. 0

•0

.0

לo⊧ "d"

434A-

235 D

Ö

з

235 100.0

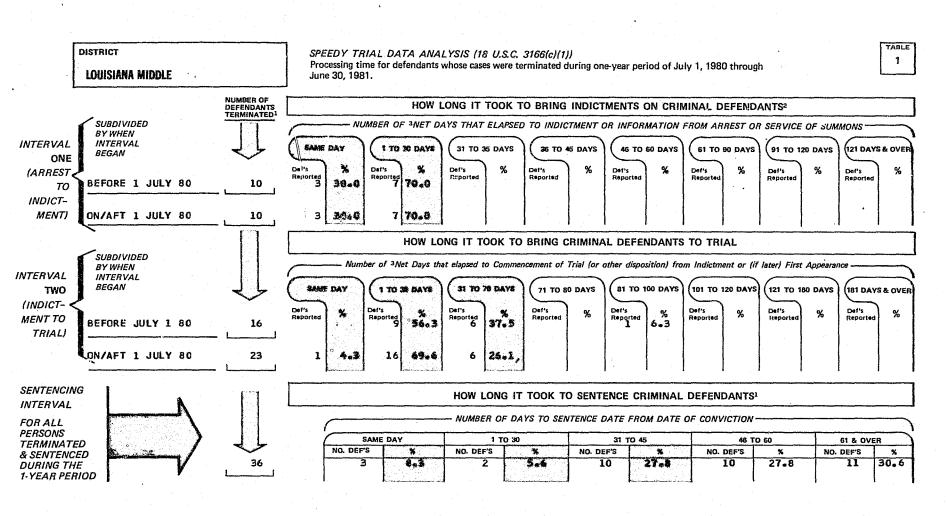
Sub-totals of

236 B 54.4

198 0 45.6

TABLE 2

· ······



³DEFENDANT 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.

212

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 40

PROCESSING TIME

DISTR	ст	REPORT			TERMINATED DEFENDANTS ² REPORTED DURING PERIOD.				
LOUI	SIANA MIDDLE	July 1, 19	80 -		DEFENDAN				
SPEEDY	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	through)	DEFENDAN				
	ENCE OF AND ONS FOR DELAY	June 30, 1		<u>ر</u>	INCIDENTS				
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DE 22 to 42	LAY PERIC 43 to 84	DD (NO. OF 85 to 120			
Α.	Examination or hearing for mental or physical incapacity (h)(1)(A)	0	2	0	1	0	0		
В.	NARA examination (h)(1)(B)	0	0	0	0	· · 0	0		
C.	State or federal trials on other charges — {h} (1){D)	0	1	0	0	٥	0		
D	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0		
Ε.	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	7	0	4	8	0	7		
F	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	1	0	0	0	0	0		
G.	Motion is actually under advisement {h}{1}{J}	0	6	5	2	0	0		
<u>H.</u>	Misc. proceedings: probation or parole revocation, deportation, extradition — (h){1}	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		
7.	Consideration by court of proposed plea agreement - {h}{1}(1)	0	0	0	0	0	0		
<u>I.</u>	Prosecution deferred by mutual agreement $-$ {h}{2}	0	0	0	0	0	0		
м.	Unavailability of defendant or essential witness - (h)(3)(A & B)	0	0	0	1	0	0		
N	Period of mental or physical incompetence of defendant to stand trial - {h}{4}	0	· 0	0	0	0	0		
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0		
Ρ.	Superseding indictment and/or new charges — (h)(6)	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		
	T If more than one reason or none of the reasons below given in support (A & B)	0	0	0	0	٥	0		
-	"Ends of Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	C	0		
<u> </u>	continu- ance, per			_					
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in	0	0	0	0	0	0		
	30 days (B)(iii)	0	0	0	0	0	0		
	counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0		
<u> </u>	Time up to withdrawal of guilry plea - 3161(i)	0	0	0	0	1	0		
<u> </u>	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0		
_ <u>L.</u>	More than 1 exclusion with days aggregated	0	0	0	0	0	0		
	TOTAL	8	9	9	12	1	7		

٠.

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, protrial diversion dispositions, removals from state courts and petty offenses.

INCIDENTS OF EXCLUDABLE

46 100.0

14 B 35.9

25 0 64.1

%

6.5

.0

.0

2.2

56.5

2.2

28.3

-0

.0

• 0

• 0

2.2

.0

.0

.0

.0

.0

• 0

•0

.0

.0

2.2

• 0

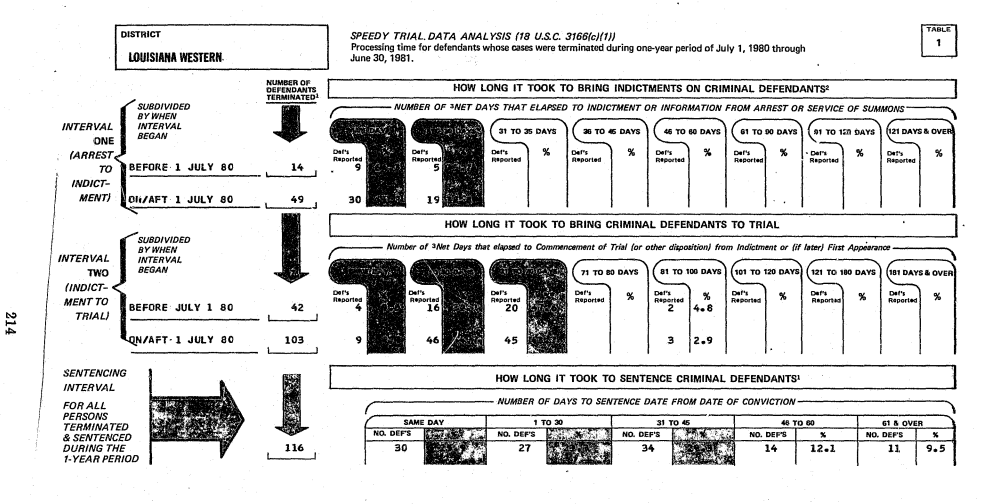
.0

46 D

G

Sub-totals of "D" OF "D"

Í			
	a serie a		
	والمتحافظ والمعالية والمتحافية		
TABLE			
2			
INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED ³			
One Two			
0 3			
0 0			
0 0		•	
2 24			
1 0			
0 13	•		
0 0			
0 0			
0 0			
0 0			
0 1			
0 0			
0 0			
0 0			
0 0			
0 0			
0 0			
0 0			
0 0			
0 0			
0 1			
0 0			•
0 0			
3 43			
استينا مستعد والمستهين والمستهين والمستعد المستعد			
al Two: Indictment to Trial.			
			and an and a second
ł			
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -			•



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.

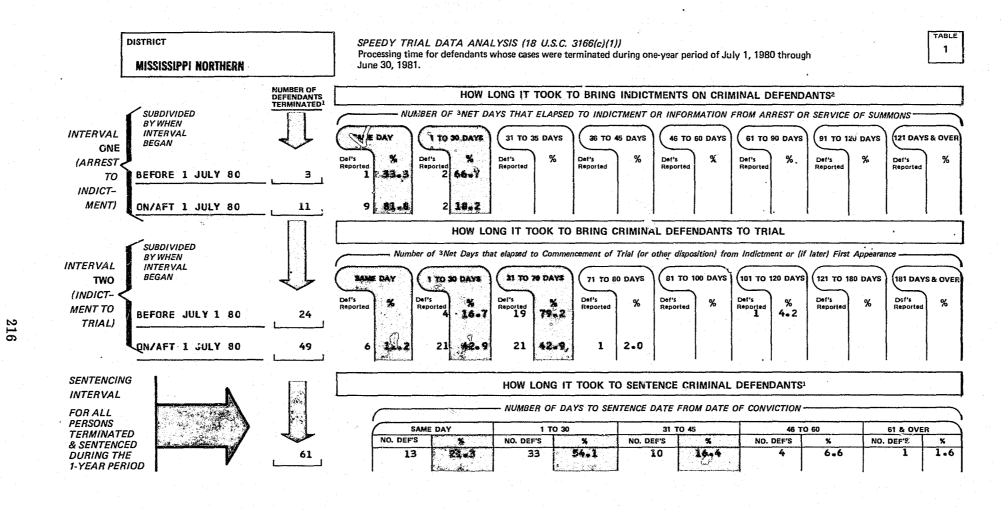
³NET MEANS GROSS DAYS 18 U.S.C.316(h).

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

	$\label{eq:constraint} \begin{split} & = \left\{ \begin{array}{l} 1 & 0 \\ 0 & 0 \\ 0 & 0 \\ 0 & 0 \\ 0 \\ 0 \\ 0$	an tha she an							
DISTRICT LOUISIANA WESTERN	REPORT PERIOD July 1, 1980	TERMINATED DEFI REPORTED DURING DEFENDANTS WITH EXCLUDABLE TIME	NG PERIOD, ,	. <u>145</u> . 77®	% OF "A"	TABLE 2			
SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	through June 30, 1981	LS DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXC TIME.	H IE	68 C 68 C 93 C	46.9	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED ³			•
REASONS FOR DELAY ¹ CODE REASON UNDER 18 USC 3161	LENGTH OF EXCLUDAB	BLE DELAY PERIOD (NO.	OF DAYS	· · · · · · · · · · · · · · · · · · ·		One Two			
A Examination or hearing for mental or physical incapacity	0 1		0 0		4.3	0 4			
B• NAßA examination – (h){1){B}	0 0	0 0 0	0 0	0	.0	0 0			
C State or federal trials on other charges – (h) (1)(D)	0 0	0 0 0	0 0	0	.0	0 0			
State or rederal trials on other charges – (n) (1)(D) Interlocutory appeals – (h)(1)(E)			0 1	1	1.1	0 1			
Interlocutory appeals – (n)(1)(E) E Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	13 12	25 5	6 3	64	68.8	1 63		1	
F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0 0		0 0	O	.0	0 0			
Motion is actually under advisement – (h)(1)(J)	0 1	2 0 0	0 0	3	3.2	0 3			
H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1).	3 0		0 0	3	3.2	2 1			
Canadition - (h)(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 0			
Consideration by court of proposed plea agreement – (h)(1)(1)	0 0	0 0 0	0 0	0	.0	0 0			
Io Prosecution deferred by mutual agreement (h){2}	0 0	0 1 0	0 0	1	1.1	0 1			
M. Unavailability of defendant or essential witness – (h)(3)(A & B)	0 1	0 1 0	0 0	2	2.2	0 2			
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			
C Period of NARA commitment or treatment – (h)(1)(C) & (5)	0 0	0 0 0	0 0	0	.0	0 0			
P Superseding indictment and/or new charges – (h)(6)	0 0	0 0	0 0	0	•0	0 0			
Ro 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	6 7 1	0 2	15	16.1	0 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 0			
ance, per 3161 T2 Case unusual or complex (B)(ii)	0 0	0 0 0	0 0	0		0 0			
13 30 days (B) (iii)	0 0	0 0	0 0	0	<u> </u>	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	<i>"</i> 0	0	0 0			
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	<u> </u>	0	0 0			
Lo More than 1 exclusion with days aggregated	0 0	0 0	0 0	0		0 0			
TOTAL	16 15	33 17	6 6	93	100.0	3 90			
				/	1 1	L			
amended, are shown with reason for delay below. U.S. M.	NDANT FIGURES DO NOT INCL lagistrate decisions, transfers out of tions, removals from state courts a	of district, pretrial diversion	i "Interval u	Ine: Arrest to Inui	stment; Interva	al Two: Indictment to Trial.			
ana a sa na na mata mana kana kana sa sa sa sa sa sa sa kana kan	n an an an an ann an an an an an an an a	аналанан алар салан ал Канал салан сал	a de la grande de la composición de la	والمراجعين مراهمينات		ann a sharan a sharan ann. Ann an ann	en e		
				10 - 10 10					
							2010 - 100 -		
				14 - 1					

5

N'ay .



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.

18 U.S.C.316(h).

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

DISTRICT MISSISSIPPI NORTHERN SPEEDY TRIAL DATA ANALYSIS - 18 (US C 3166(b)(2)		REPOR PERIO July 1, 1	D 980	TOTALS<	REPORTE DEFENDA EXCLUDA	TED DEFEN DURING I NTS WITHO BLE TIME .	PERIOD UT	. <u>73</u> A	\sim		ABLE 2
	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug June 30,	n		DEFENDA EXCLUDA	NTSWITH BLETIME .		26 @	35.6		ERVAL HCH EX-
	ENCE OF AND • DNS FOR DELAY ¹			· ·		S OF EXCLU		41		CLUD/	ABLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EX0	LUDABLE	DELAY PER	OD (NO. OF		Sub- totals of	% OF "D"	One	Two
Δ.		0	0			0	0			0	0
8.	Examination or hearing for mental or physical incapacity – {h}(1)(A)	0	0			0	0	0	.0	0	0
	NARA examination – (h)(1)(B)	0	`			0	0	0	.0	0	0
_	State or federal triats on other charges (h) (1)(D)	}				+					
	Interlocutory appeals (h)(1)(E)	0	0	-		0	0	0	0	0	0
<u> </u>	Motions (From filing to hearing or promot disposition) — (h)(1)(f)	2	4	3	0	0	0	9	22.0	0	9
F .	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	0	0	1	0	0	0	11	2.4	0	1
<u> </u>	Motion is actually under advisement (h)(1)(J)	1	3 4	12	0	0	0	17	41.5	0	17
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — {h}(1)	0	C	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	0
7.	Consideration by court of proposed plea agreement - (h)(1)(l)	0			0	0	0	0		0	0
I .	Prosecution deferred by mutual agreement (h){2)	0	C	2	1	0	0	З	7.3	0	3
M.	Unavailability of defendant or essential witness	0	C		1	0	1	2	4.9	0	2
N.	Period of mental or physical incompetence of defendant to stand trial $-(h)(4)$	C	c		a	0	0	0	.0	0	0
0.		0	C			0	0	0	.0	0	0
	Period of NARA commitment or treatment - {h}{1}(C) & (5)							0			0
	Superseding indictment and/or new charges ~ (h){6} Defendant awaiting trial of co-defendant when no severance had	0			1	0	0			0	†
<u>R.</u>	been granted $\rightarrow (h)(7)$ If more than one reason or none of the reasons below	0				<u>0</u>	0	⁰	<u>•0</u>	0	0
	"Ends of Failure to continue would stop further proceedings or	0	7		1	0	0	9	22.0	0	9
т.	Justice" T1 result in miscarriage (B)(i)	0			0	0	0	0	•0	0	0
	ance, per	0	c		0	0	0	0	.0	0	0
	3161 T2 Case unusual or complex (B)(ii) (b)(8) T3 Indictment following arrest cannot be filed in	0				+					0
	30 days (B)(iii)		C	-		0	0	0	.0	0	1
	counsel, or give major time to prepare (B) (iv)	0	(0	0	0		0	0
<u>ປ.</u>	Time up to withdrawal of guilty plea - 3161(i)	0	0			0	0	0	<u>+0</u>	0	0
W.	Grand jury indictment time extended 30 more days - 3161(b)	0	(<u> </u>	0	0	0	0	0	0	0
<u> </u>	More than 1 exclusion with days aggregated	0) <u>c</u>	0	0	c	0	.0	0	0
	TOTAL	3	15	19	3	0	1	41	100.0	0	41

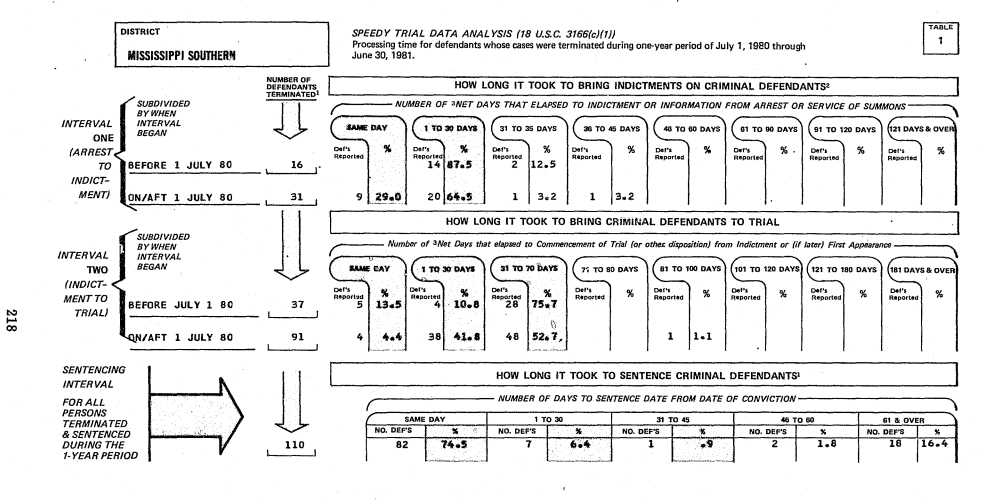
amended, are shown with reason for delay below.

•

2.

×.

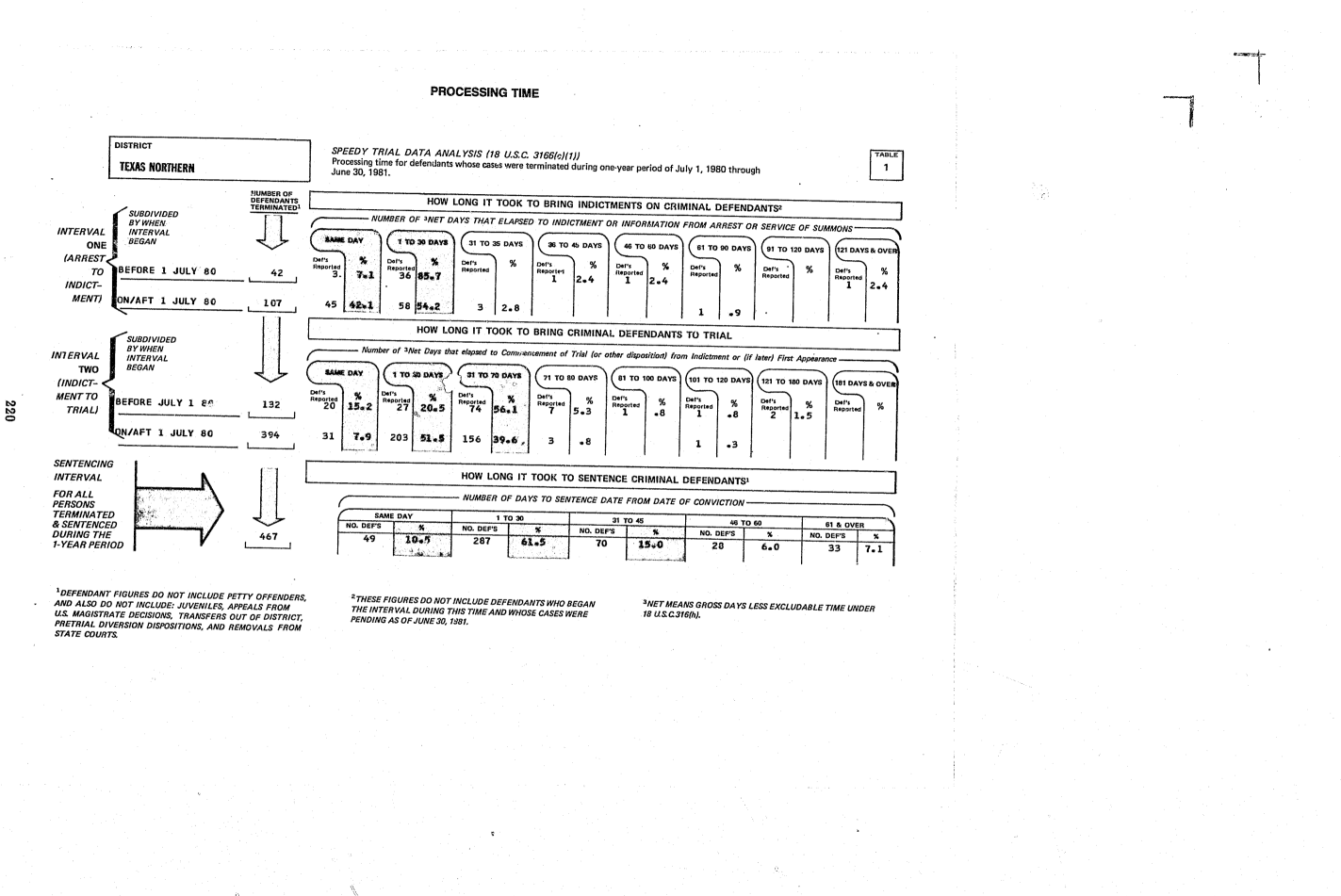
U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.



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).

	10 to 20 to			APPONINGTED DECEMPANTS2	- <u>%</u>				6
		DISTRICT	REPORT PERIOD			Z TABLE		State State and State St	
			July 1, 1980	EXCLUDABLE TIME				,	
Opport LOUND MORE and an antiput member of polar member p		INCIDENCE OF AND	June 30, 1981	EXCLUDABLE TIME		IN WHICH EX- CLUDABLE DE-	1		
1000 100 00			LENGTH OF EXCLUI 0 to 10 days 11 to 21	UDABLE DELAY PERIOD (NO. OF DAYS)			1		
1000000000000000000000000000000000000			1 0	1 0 0 0	$\gamma / \gamma \gamma \gamma$		1		
1000 0 0 0 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0		_	0 0	0 0 0 0	11 2 2 2		1 :		
100 0		· · · · · · · · · · · · · · · · · · ·	1 0	0 0 0 0			1		
Top Book of Hold India (and the for Solved 20), eq. = [h1][0] 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0<		Interlocutory appeals - (h)(1)(E)	0 0	0 0 0 2	2 2.1	0 2	1		
100 Minimum consider and matching of the solution of matching of the solution of		E . Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	3 6	4 8 17 3	41 40.6	0 41	1		
Hat has been been defining includents or growt relations of the monthly includent definition to the monthly definition of the monthly definition definition to the monthly definition of the monthly definition definition to the monthly definition of the monthly definition definition the monthly definition of the monthly definition definition the monthly definition of the monthly definition of the monthly definition definition the monthly definition of the monthly definition definition the monthly definition of the monthly definition definition the monthly definition of the monthly definition of the monthly definition definition the monthly definition of the monthly definition of the monthly definition of the monthly definition definition monthly definition of the monthly definition definition monthly definition of the monthly definit the monthly definition of the monthly definition of t		F• Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)		<u>v 1 0 0</u>	1 1.0	0 1	(-		
Production Difference Difference <td></td> <td></td> <td></td> <td></td> <td></td> <td>- 0 0</td> <td>1</td> <td>ή.</td> <td></td>						- 0 0	1	ή.	
Base headballing in and up or the - 001100		H• extradition – (h)(1),					t i i i i i i i i i i i i i i i i i i i		
230 Image: constraint of the second problem interpretation interme — [h][2] Image: constraint interme = [h][2] Image: constrainting interme = [h][2] Image:		hospitalization in ten days or less – (h)(1)(H)					1		
Pictor The result of set of the set of any			0 0			-	1		
M. Privid of mutatory of physical incomptones of definition to instance transmitter of transment of tr	21				-		1		
1** start full = 0/10* 0	Q	Period of mental or physical incompetence of defendant to					Í		
P- Bagercheigher Holder 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		N_{\bullet} stand trial – (h)(4)					1		
Image: Control of the second of the field of the fie	·			<u> </u>			1		
$\frac{1}{1} \operatorname{Hot} \operatorname{hot}$		Defendant awaiting trial of co-defendant when no severance had			1	-	1		
"Ends of Justice" T Fallow is construing (B)(i) 1 0 0 13 1 4 19 18.8 0 19 T- endition software 1 0 0 13 1 4 19 18.8 0 19 3161 T 2. Cost unusual or complex (B)(i) 0		If more than one reason or none of the reasons below				- []	1		
$\frac{1}{10000000000000000000000000000000000$		"Ends of Failure to continue would stop further proceedings or T1					1		
3161 T2 Case unusual or complex (B)(iii) 0		T continu-		,			1		
$\frac{1}{3} \frac{3}{3} \frac{day}{day} (B)(B) \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{0}{2} \frac{1}{2} \frac{0}{2} \frac{0}{2} \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{0}{2} \frac{1}{2} \frac$		3161 T2 Case unusual or complex (B)(ii)				-	1 · · · · ·		
$\frac{1}{12} = \frac{1}{12} $		13 30 days (B) (iii)					1		
We grand jury indictment time extended 30 more days - 3161 (b) 0 0 0 0 0 0 0 0 0 0 0 1 1.0 0 1 1.0 0 1 1.0 0 1 1.0 1 1.00 1		Counsel, or give major time to prepare (B) (iv)					1		
L More than 1 exclusion with days aggregated						- }	1 1		
TOTAL 8 9 14 29 23 18 101 100.0 4 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. ³ Interval One: Arrest to Indictment; Interval Two: Indictment to Trial.							1		•
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.		L More than 1 exclusion with days aggregated	0 0		1 1.0	- 0 1	1		
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.		TOTAL	8 9	14 29 23 18	101 100.0	4 97	1		
dispositions, removals from state courts and petty offenses.			JANT FIGURES DO NOT I aistraté decisions, transfers (NCLUDE: juveniles, appeals from ³ Interval / out of district. pretrial diversion	One: Arrest to Indictment; Inte	rval Two: Indictment to Trial	4		
	APP and a property of the second s								

-



DISTRI TEXA	ICT NS NORTHERN	REPOR PERIO July 1, 19	D 980 -	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING E	ERIOD, .	. <u>526</u> . <u>425</u> B	OF "A"		ABLE 2
INCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND	throug June 30, 1	n [DEFENDAN EXCLUDAE INCIDENTS TIME.	ILE TIME .	DABLE	. <u>101</u> C			BLE
REAS	ONS FOR DELAY	LENGTH	OF EXC	LUDABLE D	·			- Suba	~1 %	LAY OC	1
CODE	REASON UNDER 18 USC 3161	0 to 10 days			43 to 84	85 to 120	121 + days	totals of		One	
Α.	Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	0	1	7	1	1	10	6.8	0	
8.	NARA examination — (h)(1)(B)	0	0	0	0	0	0	0	.0	J	
C .	State or federal trials on other charges - {h} (1) (D)	2	0	0	0	i o	· 0	2	1.4	1	
D.	Interlocutory appeals {h}{1)(E)	o	0	0	0	0	o	0	.0	0	
Ε.	Motions (From filing to hearing or prompt disposition)	0	8	5	3	1	1	24	16.2	0	
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)	6	7	9	2	2	1	27	18.2	0	1
 H.	Misc. proceedings: probation or parole revocation, deportation,	0		1	0	0	0	0	.0	0	
6•	extradition — (h)(1) Transportation from another district or to/from examination or	2	0	-	0	0	0	2	1.4	0	1
	hospitalization in ten days or less – (h)(1)(H)	2	1		1	0	0	6		0	ŀ
7.	Consideration by court of proposed plea agreement (h)(1)(I)								4.1		$\left \right $
<u> </u>	Prosecution deferred by mutual agreement \leftarrow (h)(2)	0	1	-	0	0	0	1	.7	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		10	0	2	13	8.8	0	
N .	stand trial – (h)(4)	0	0	0	1	0	0	1	.7	0	<u>.</u>
<u></u>	Period of NARA commitment or treatment – (h)(1)(C) & (5),	0	0	0	0	<u> </u>	0	0	0	0	<u> </u>
P.	Superseding indictment and/or new charges - (h)(6)	0	0	1	0	0	0	1	.7	0	
R.	Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	0	1	1	1	0	0	3	2.0	0	· · ·
	T If more than one reason or none of the reasons below given in support (A & B)	4	5	3	15	8	7	42	28.4	0	
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	1	٥	1	.7	0	
т.	continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	0	0		0	
	13 30 days (B) (iii)	1	0	0	0	0	0	1	.7	1	
	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	
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)	3	1	2	0	0	0	6	4.1	5	
L.	More than 1 exclusion with days aggregated	0	0	0	0	° o	o	0	.0	0	
	TOTAL	27	26	27	42	14	12	148	100.0	7	

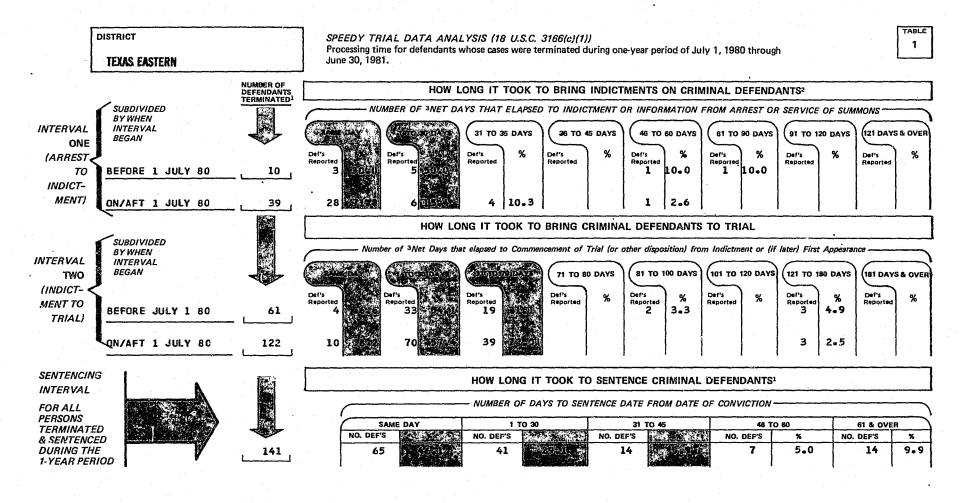
*Paragraph and subsection of 18 USC 3161, Speedy amended, are shown with reason for delay below. Trial Act of 1974, as

221

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.

to Trial.

Barnes and go



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.

222

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

	DISTRICT TEXAS EASTERN	REPOF PERIO July 1, 1	р 980 т	DTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING P ITS WITHOU ILE TIME .	ERIOD, . JT	. <u>183</u> A	% OF "A" .66.7		BLE 2
	SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	throug June 30,	n 1981	l	DEFENDAN EXCLUDAE INCIDENTS TIME.	OF EXCLU	1	- <u>61</u> 61 74	<u> </u>	IN WH	ERVAL IICH EX- BLE DE- CURRED ³
	CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days		UDABLE D 22 to 42	ELAY PERIC 43 to 84		DAYS) 121 + days	Sub- totals of	OF "D"	One	Тwo
	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
	Interlocutory appeals – (h)(1)(E)	0	<u> </u>	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	ļ
	G Motion is actually under advisement — (h)(1)(J)	3	3	5	2	0	0	13	17.6	0	1
	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	<u> </u>	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	
	Consideration by court of proposed plea agreement - {h}{1}{1}	0	0	0	0	0	0	0	0	0	
223	I . Prosecution deferred by mutual agreement (h) (2)	0	0	0	2	1	5	8	10.8	1	
ω,	M. Unavailability of defendant or essential witness - (h)(3)(A & B)	2	1	0	0	0	2	5	6.8	0	
	Period of mental or physical incompetence of defendant to No stand trial - (h)(4)	0	0	0	0	C	0	0		0	
	0. 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	1	0	1	1.4	0	
	R. 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)		0	0		3	13	18	24.3	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	ļ
	<u>T.</u> continu- ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	ol	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	1	1	0	6	8	10.8	0	
	U • Time up to withdrawal of guilty plea - 3161 (i)		0	0	1	0	0	1	1.4	0	
	Grand jury indictment time extended 30 more days – 3161(b)		0	0	2	0	0	2	2.7	2	
	L. More than 1 exclusion with days aggregated		0		0	0	0	0	.0	0	
					1						[
	TOTAL	9	5	11	14	8	27	74	100.0	3	7.

o coma c

الىرىمى بىرىمى بىرىمى بىرىمى يەمىرىدىما يىلى دىيا مەمىيىسى بىرا يېرىمى بىر مىرىمى بىرىمى بىر

10

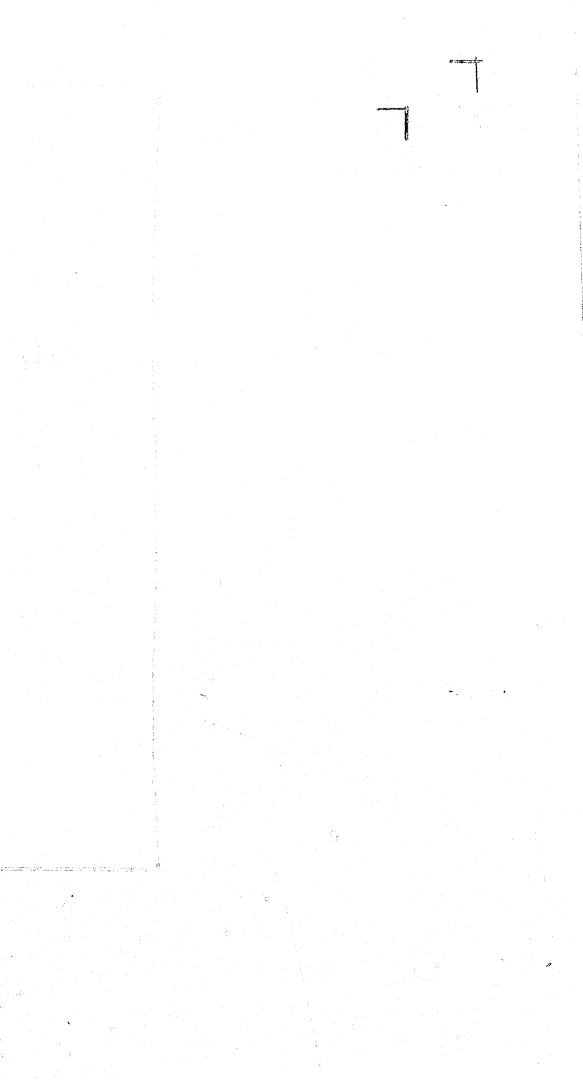
1, 1

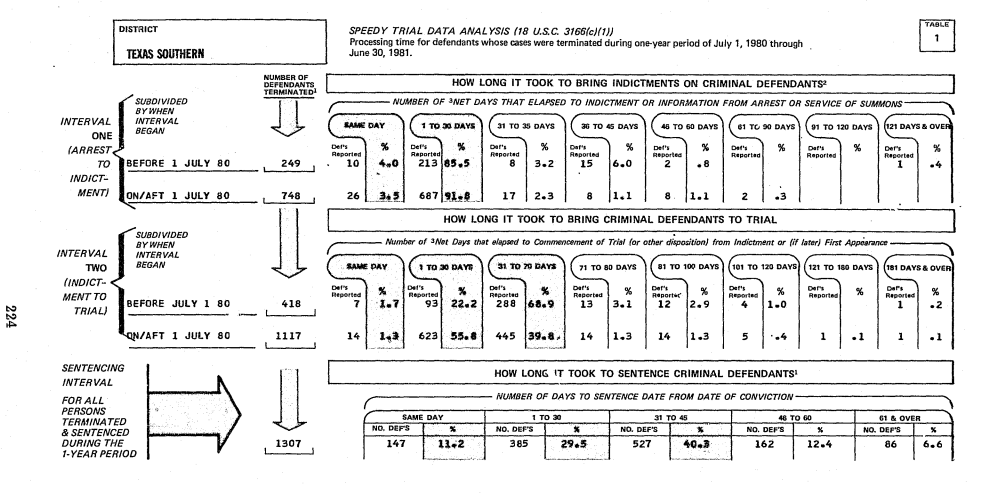
1

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

5

40.0022





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.

	S SOUTHERN	REPOR PERIO July 1, 1 throug	D 980		TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN	DURING F ITS WITHOULE TIME .	ERIOD, ,	. <u>1539</u> A			ABLE 2
INCID	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	June 30,		1	EXCLUDAE	OF EXCLU	DABLE	. <u>285</u> C		IN WH	ERVAL IICH EX- NBLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DI 22 to 42	LAY PERIC 43 to 84	DD (NO, OF 85 to 120	DAYS) 121 + days	Sub- totals of		One	Two
Α.	Examination or hearing for mental or physical incapacity (h)(1)(A)	0	4	0	6	0	6	16	4.5	0	16
B.	NARA examination (h){1)(B}	0	Q	0	0	0	0	0	.0	0	0
с.	State or federal trials on other charges - (h) (1){D}	0	0	2	1	0	1	4	1.1	0	4
~	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)	7	6	15	14	2	0	44	12.3	0	44
	Transfers from other districts (per FRCP rules $20_{\rho}21$, 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	O	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	0	0	.0	0	0
7.	Consideration by court of proposed plea agreement - (h)(1)(1)	1	1	6	1	2	٥	11	3.1	0	11
1.	Prosecution deferred by mutual agreement — {h}(2)	o	0	7	7	1	11	26	7.3	0	26
м.	Unavailability of defendant or essential witness - (h){3}{A & B} ,	2	1	2	-5	2	7	19	5.3	0	19
Ν.	Period of mental or physical incompetence of defendant to stand trial (h)(4)	0	Q	0	0	0	3	3	.8	0	3
٥.	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	1	2	0	0	0	3	.8	0	3
R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h)(7)	2	0	6	3	O	1	12	3.4	0	12
	T If more than one reason or none of the reasons below given in support (A & B)	8	10	44	54	40	53	209	58.4	0	209
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	2	1	0	0	3	.8	0	3
<u> </u>	continu- ance, per	·									
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in	0	0	0	0	0	0	0	0	0	0
	T3 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	0	0	0	0	11		0	1
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0		0	0
₩.	Grand jurn indictment time extended 30 more days - 3161(b)	0	0	0	0	<u> </u>	0	0	0	0	0
<u> </u>	More than 1 exclusion with days aggregated	0	Ø	0	0	0	0	0		0	- 0
	TOTAL	22	24	90	93	47	82	358	100.0	0 .	358

and and the second second second

' ¥

n na nakanatan 19,000 kalan ing kantakana ng na nakanatanakana katakanakanakana katakana kanakana katakana kat Sasilan manganata sejanakan jej

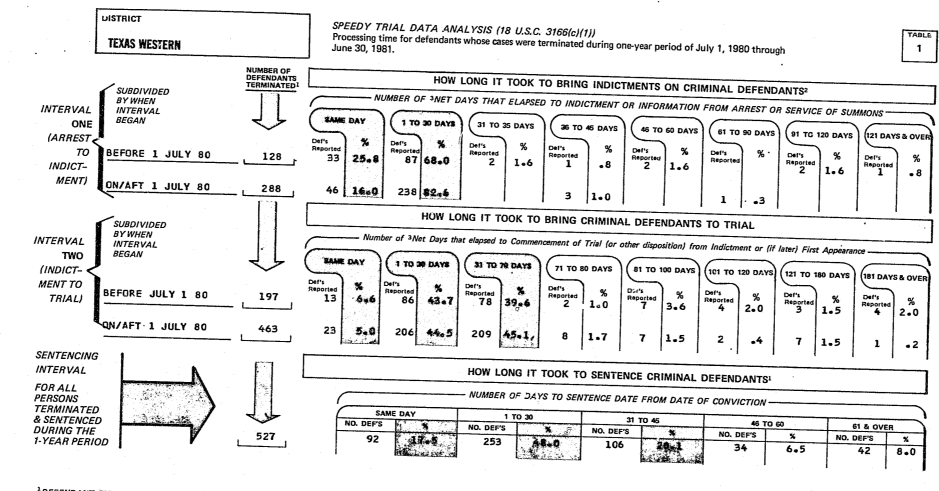
¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

Ç Ĥ

225

ter

a series and a \mathcal{O}



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.

226

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).

DISTRICT TEXAS WESTERN	REPOR PERIOI July 1, 19 throug	о 980 то	TALS	REPORTED	ED DEFENI DURING P ITS WITHOU ILE TIME .	ERIOD, . JT	. <u>660</u> . <u>279</u> B	0F "A"		8LE 2
PEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	June 30, 1	1		EXCLUDA			<u>381</u> C	57.7		ERVAL
			્ય	INCIDENTS	OF EXCLU	DABLE	499		CLUDA	BLE DE- CURRED 3
REASONS FOR DELAY	LENGTH	OF EXCL	UDABLE DE	LAY PERIO	DD (NO. OF	DAYS	Sub- totals of		ļ	1
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days		\sim	One	Two
A. Examination or hearing for mental or physical incapacity - (h)(1)(A)	2	2	1	2	4	0	11	2.2	3	8
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	1	0	0	C	4	5	1.0	0	5
E . Motions (From filing to hearing or prompt disposition) – $\{h\}\{1\}\{f\},\ldots,$	125		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	· <u> </u>	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 parale revocation, deportation, H . extradition – (h)(1)	1	0	0	0	0	0	1	•2	0	1
Transportation from another district or to/from examination or 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}	1	0	5	4	3	1	14	2.8	0	14
I Prosecution deferred by mutual agreement – (h)(2)	0	0	σ	0	1	3	4	8_	0	4
M. 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)	٥	0	0	0	0	1	1	•2	0	1
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)	o	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	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 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
To continu- ance, per	0	0	0	0	L D	0	0		o .	0
3161 T2 Case unusual or complex (B)(ii) (h)(8) T3 Indictment following arrest cannot be filed in 20. dow (B) (iii)		0	0	0	0	0	0	<u>.</u> .0	0	0
30 days (B) (iii)	0	<u>_</u>	0	0	0	1		.2	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	0
L • More than 1 exclusion with days aggregated	0	0	1	٥	0	ċ	1	•2	0	1
TOTAL	142	76	123	84	38	36	499	100.0	51	448

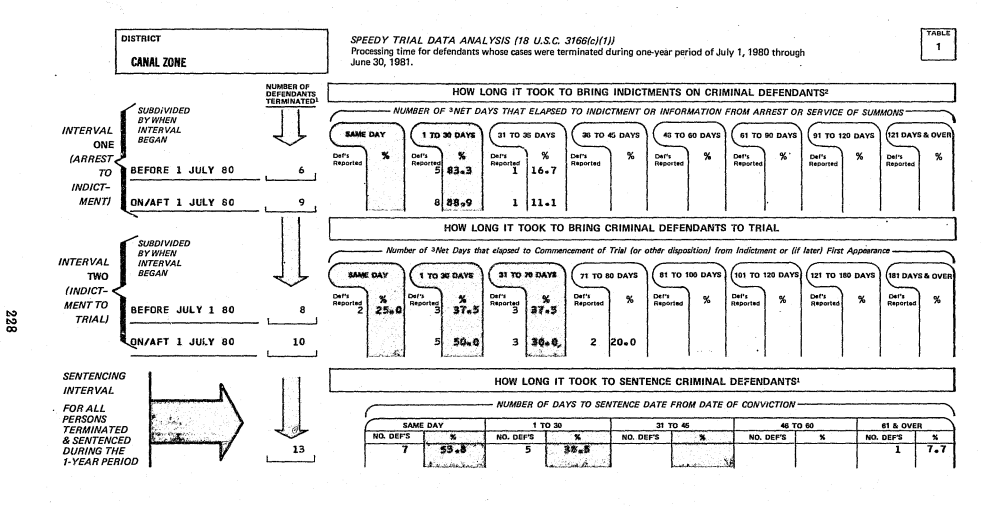
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ²DEFENDANT FIGURES DO NOT INCLUDE; juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

13

N.

1000





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	ICT	REPOI PERIC July 1,	DD		REPORT DEFENI	ATED DEFE ED DURING ANTS WITH ABLE TIME	PERIOD, .	. <u>18</u> (A) . <u>15</u> (B)	· · ·	1	ABLE 2
SPEEDY	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND	throu June 30,	gh	TOTALS	EXCLU	ANTS WITH ABLE TIME		3) 16.7	IN WI	FERVAL HICH EX ABLE DE
CODE	ONS FOR DELAY ¹ REASON UNDER 18 USC 3161	LENGT 0 to 10 day			DELAY PE	RIOD (NO. 0	F DAYS	Sub- totals of	₹0F "D">	One	Two
		0					0			0	+
	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	0						0	1	<u> </u>	+
8.	NARA examination — {h}(1)(B)						+		-0	0	+
<u> </u>	State or federal trials on other charges (h) (1)(D)	0			2		0	0		0	
<u>D.</u>	Interlocutory appeals – (h){1)(E)	0	ļ) 0	0	0		0	
<u>E.</u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	0				0	0	0	0	0	<u> </u>
<u> </u>	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	<u> </u>	2		0 0	0	0		0	<u> </u>
<u> </u>	Motion is actually under advisement (h)(1)(J)	0	<u> </u>			0 0	0	0	.0	0	<u> </u>
	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	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	
	Consideration by court of proposed plea agreement (h)(1)(1)	0			,	0 0	0	0	.0	0	
Ι.		0	1			0 0	1	2	66.7	0	T
		0					1	1	33.3	0	+
	Unavailability of defendant or essential witness	·					0		1		+
	stand trial – (h)(4)	0						0		0	+
<u> </u>	Period of NARA commitment or treatment – $(h)(1)(C) & (5), \ldots$	0			-		0	0		0	+-
<u>P</u> .	Superseding indictment and/or new charges – $\{h\}$ (6) , Defendant awaiting trial of co-defendant when no superance had	0			2) 0	0	0		0	
<u>R.</u>	been granted - (h) {7}	0	<u> </u>	<u>) </u>	<u>)</u>	0	0	0	0	0	<u> </u>
	T If more than one reason or none of the reasons below given in support (A & B)	0	0) (0 0	0	0	.0	0	
_	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	o (0 0	0	0	.0	0	
<u> </u>	cuntinu- ance, per										[
	3161 T2 Case unusual or complex (B)(ii) (h)(8) T2 Indictment following arrest cannot be filed in	0		<u>) (</u>	2	0 0	0	0		0	<u> </u>
	T3 30 days (B)(iii)	0	<u> </u>			0 0	0	0		0	
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	<u> </u>	<u> </u>)	0 0	0	0	0	0	<u> </u>
<u> </u>	Time up to withdrawal of guilty plea — 3161(i)	0	0	<u>)</u>)	0 0	0	0	.0	0	<u> </u>
<u> </u>	Grand jury indictment time extended 30 more days - 3161(b)	0	<u> </u>)	0 0	0	0	0	0	
L.	More than 1 exclusion with days aggregated	0	<u> </u>	0 (5	0 0	0	0		0	
	TOTAL	0				0 0	2	3	100.0	0	

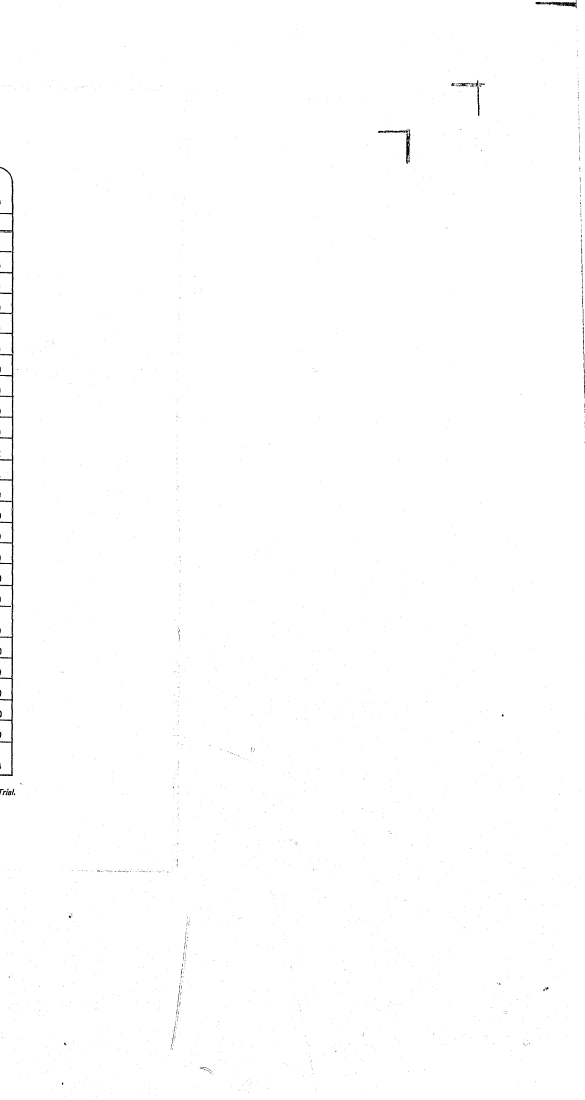
amended, are shown with reason for delay below.

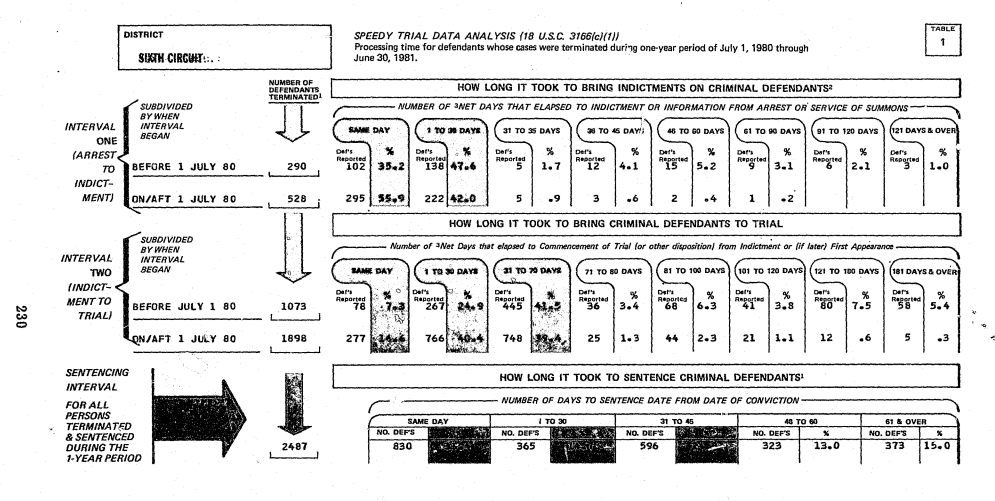
No.

...

D. i

"DEFENDANT HIGHES DO NOT INCLUDE: juvenies, appeals fro 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.

 \bigcirc

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 SIXTH CIRCUIT	REPOR PERIO July 1, 1	D 980 TC	TALS	DEFENDAN EXCLUDAB	DURING P ITS WITHOUT	ERIOD, ,	. <u>2972</u> . <u>1761</u> B	OF "A"		2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug	n		DEFENDAN	ITS WITH		· <u>1211</u> C	.40.7		ERVAL
	June 30, 1	1981	L		OF EXCLU		2018		CLUDA	ABLE DE
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DI	ELAY PERIO 43 to 84		DAYS	Sub- totals of	OF "D"	One	Two
•	5	5			7	3	38	1.9	1	3
A. Examination or hearing for mental or physical incapacity – (h)(1)(A)			2	16			1			1
<u>B</u> ■ NARA examination – (h)(1)(B)	1	0	0	0	0	0	1	<u> </u>	1	<u> </u>
C State or federal trials on other charges – (h) (1)(D)	2	5	6	3	1	0	17			1
D . Interlocutory appeals (h)(1)(E)	0	0	3	3	0	11	17	8	0	1
E . Motions (From filing to hearing or prompt disposition) – $(h)(1)(f) \dots$	226	124	180	140	52	87	809	40.1	26	78
Transfers from other districts (per FRCP rules 20, 21, 40)	8	5	4	8	2	0	27	1.3	6	2
Motion is actually under advisement (h)(1)(J)	61	60	119	13	3	3	259	12.8	1	25
Misc. proceedings. probation or parole revocation, deportation, H • extradition – (h)(1)	169	6	26	31	з	4	239	11.8	68	17
Transportation from another district or to/from examination or 	1	0	1	0	0	o	2	.1	0	
	3	13	23	15	0	1	55	2.7	1	5
Consideration by court of proposed plea agreement – {h}(1)(1)				1						2
I Prosecution deferred by mutual agreement (h)(2)	2	0	0	5	1	15	23	1.1	1	
Me Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to	16	19	17	9	8	19	88	4.4	3	8
Ne stand trial - (h)(4)	0	1	2	4	2	2	11	5	0	1
<u>Q</u> . Period of NARA commitment or treatment – (h)(1)(C) & (5),,	· 1	0	0	0	0	0	1	.0	0	
Superseding indictment and/or new charges (h)(6)	3	0	2	3	1	5	14	7	2	1
Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	9	8	5	18	5	9	54	2.7	0	5
If more than one reason or none of the reasons below given in support (A & B)	31	40	67	81	43	60	322	16.0	8	31
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	2	1	0	٥	3	.1	0	1
Te continu- ance, per							[
3161 T2 Case unusual or complex (B)(ii)	0	0	1	0	0	0	1	0	0	
(h){8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	1	0	0	1		1	<u></u>
T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	4	3	4	4	0	3	18	9	2	1
U Time up to withdrawal of guilty plea - 3161(i)	0	1	3	2	0	1	7	•3	0	
W. Grand jury indictment time extended 30 more days - 3161(b)	5	0	1	0	0	0	6	.3	6	
	0	1	1	1	1	1	5	•2	0	1
L More than 1 exclusion with days aggregated		<u>+</u>		1	<u> </u>					
TOTAL	547	291	469	358	129	- 224	2018	100.0	128	189

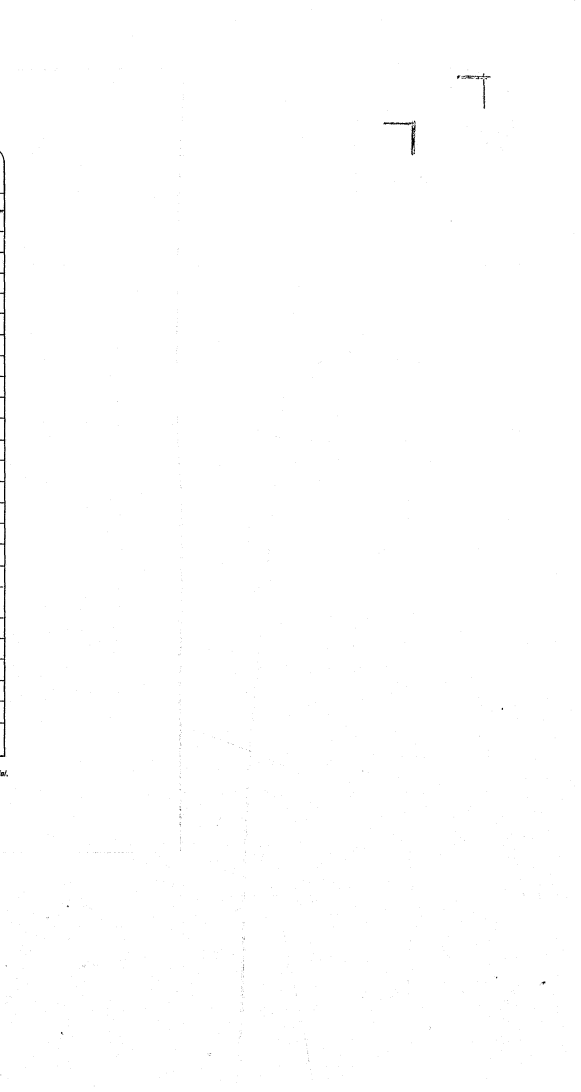
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

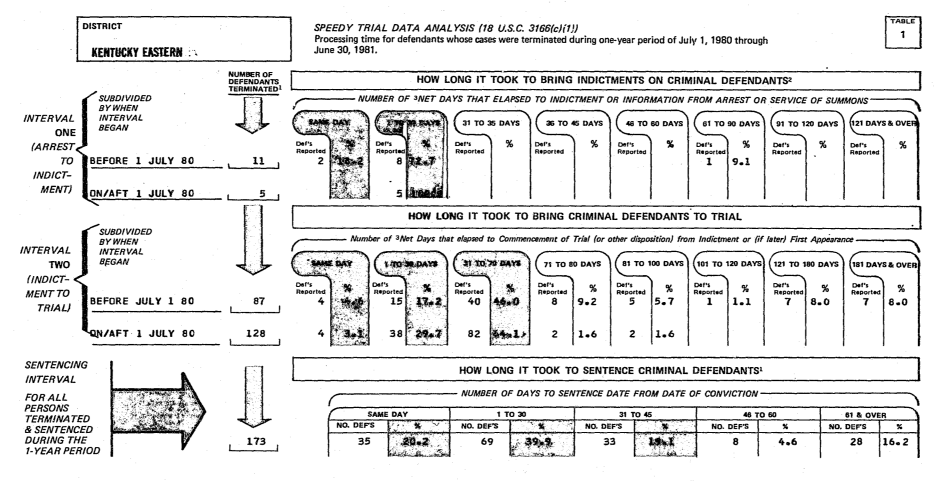
²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

terval One: Arrest to Indictment; Interval Two: Indictment to Tri

231

No.





232

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).

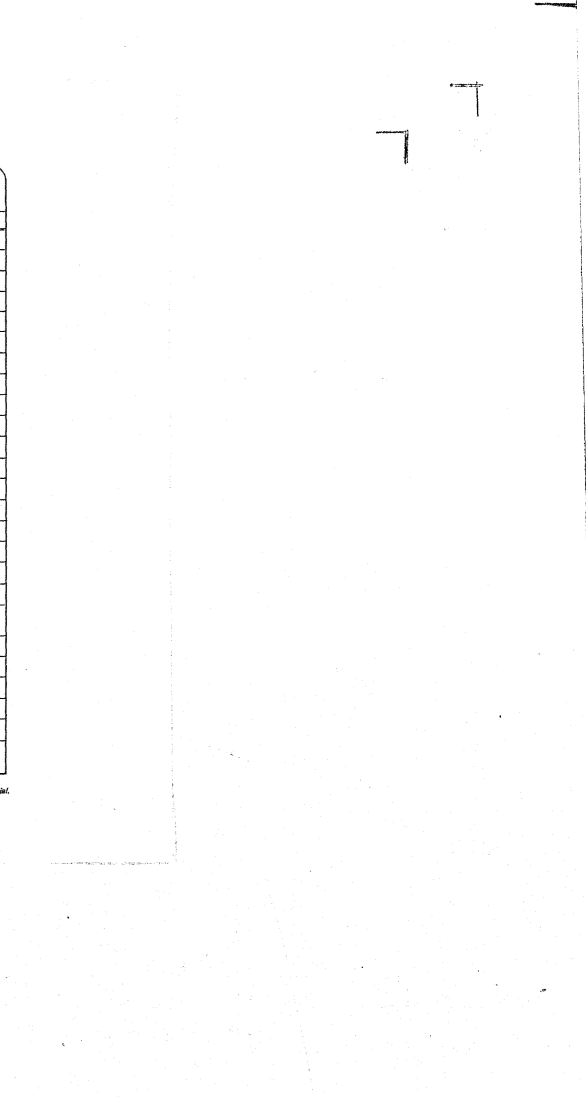
DISTRI KENT	CT UCKY EASTERN	REPOF PERIO July 1, 1	D 980 .	TOTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING F	ERIOD.	6 86_B	40.0	· ·	2
INCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3161 ±b1(2) ENCE OF AND ONS FOR DELAY ¹	throug June 30,	1981	l	EXCLUDAE INCIDENTS TIME.	OF EXCLU	DABLE	· <u>129</u> 201		IN WH	ERVAL IICH EX- ABLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	0 to 10 days		LUDABLE D	ELAY PERI 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	4	2	0	6	3.0	0	6
<u>B.</u>	NARA examination — (h)(1)(B)	0		0	0	0	0	0		0	<u> </u>
<u> </u>	State or federal trials on other charges – (h) (1)(D)	0	. (0	0	0	0	0	0	0	<u> </u>
	Interlocutory appeals – (h)(1)(E)	0		0	0	0	0	0	0	0	
<u> </u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	3.8	17	18	13	8	0	94	46.8	1	93
<u> </u>	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	0	<u> </u>	0	0	0	0	0		0	<u> </u>
G.	Motion is actually under advisement - (h)(1)(J)	8	 	14	7	11	0	34	16.9	1	33
Н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0		1_1	0	0	0	1	5	0	ļ
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	ļ
	Consideration by court of proposed plea agreement - (h)(1)(I)	0		0	0	0	0	0			ļ
<u>I.</u>	Prosecution deferred by mutual agreement (h) (2)	0		0	0	0	1	1	5	0	ļ;
<u>M.</u>	Unavailability of defendant or essential witness - (h)(3)(A & B)	1	. <u> </u>	2	2	c	0	6	3.0	0	6
N.	Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0		1	1	0	2	4	2.0	0	4
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	
	Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	1		1	5	1	1	14	7.0	0	14
	f more than one reason or none of the reasons below given in support (A & B)	2	10	11	4	6	7	40	19.9	0	40
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0		0	D	0	0	0	.0	0	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0		1	0	0	0	1	5	0	
	(h)(2) Indictment following arrest cannot be filed in 30 days (B)(iii)	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	e	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		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	
	TOTAL	50	37	49	36	18	11	201	100.0	2	19

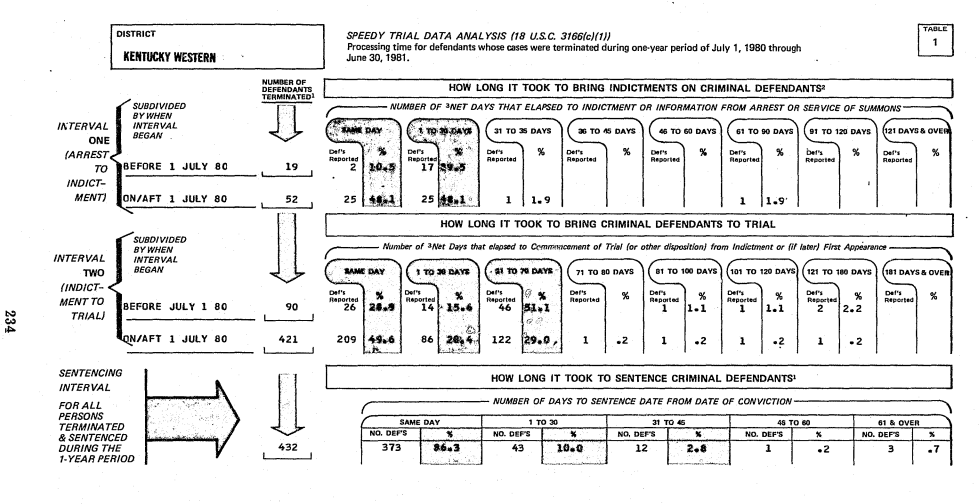
¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below.

2.

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.

³Interval One: Arrest to Indictment; Interval Two: Indictment to Tr





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 DA 18 U.S.C.316(h).

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

DISTRI	CT UCKY WESTERN	REPOR PERIOL July 1, 19	980 TC		REPORTED DEFENDAN EXCLUDAB	ITS WITHOULE TIME .	ERIOD.
	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND	through June 30, 1	ןי		DEFENDAN EXCLUDAB	LE TIME . OF EXCLU	
REAS	ONS FOR DELAY	LENGTH	OF EXCL		TIME		
ODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	
Α.	Examination or hearing for mental or physical incapacity (h)(1)(A)	0	2	. 0	1	2	
8.	NARA examination – (h) (1) (B)	0	0	· 0.	0	0	
с.	State or federal trials on other charges — (h) (1)(D)	0	. 2	0	0	0	
D.	Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	
Ε.	Motions (From filing to hearing or prompt disposition) $-$ (h)(1)(f)	15	9	8	2	0	
F .	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	1	3	0	1	0	
G.	Motion is actually under advisement — (h)(1)(J)	12	. 6	12	0	0	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)[1]	o	0	2	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	
7.	Consideration by court of proposed plea agreement – (h)(1)(1)	0	0	0	0	0	
Ϊ.	Prosecution deferred by mutual agreement	0	0	0	0	0	
м.		4	9	7	2	1	1
Ν.	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0	0	0	1	0	
0.	Period of NARA commitment or treatment - (h){1){C) & (5)	1	0	0	0	0	
Ρ.	Superseding indictment and/or new charges - (h){5}	o	0	0	0	0	
R.	Defendant awaiting trial of co-defendant when no severance had been granted $-$ (h)(7)	o	0	0	1	0	
	T given in support (A & B)	3	8	20	21	12	1
	"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	
<u>T.</u>	continu- ance, per					<u>_</u>	
	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	0	<u> </u>
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	<u> </u>	0	0	1	· 0	ļ
	T4 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)	<u> </u>	0	0 O	0	0	.
W .	Grand jury indictment time extended 30 more days - 3161(b)	0	00	1	0	0	
L.	More than 1 exclusion with days aggregated	0	1	0	<u> </u>	0	
	TOTAL	- 36	40	50	30	15	1
	(O)AL	للشتسل					<u> </u>

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.

190 100.0

%

OF "A"

-OF "D"

2.6

1.1

.0

17.9

2.6

15.8

1.1

•0

•0

• 0

• 5

• 5

.0

• 5

42.1

• 0

• 0

• 5

.0

•0

•5

• 5

13.7

•0

One

0_

0_

1_

<u>_511</u>A.

Sub-totals of

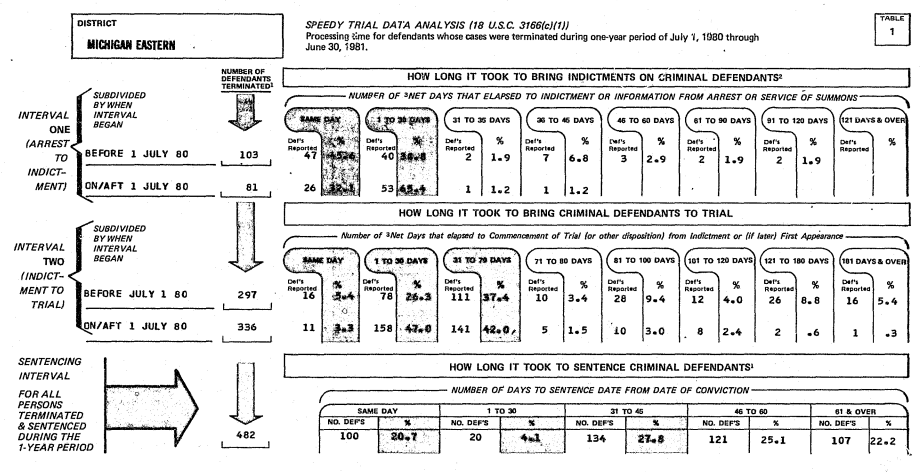
0_____

1.

402 B 78.7

_ 109 C 21.3 . 190 0 %

TABLE 2 INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED ³ Two Ó . . .



236

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 MICI	ICT IIGAN EASTERN		REPOR PERIO July 1, 1	D 980 T	DTALS	REPORTED DEFENDAN EXCLUDAE	ITS WITHO	PERIOD.	. <u>633</u> A	OF "A"	•
INCID	TRIAL DATA AN ENCE OF A		throug June 30,	n	Ì	DEFENDAN EXCLUDAE INCIDENTS TIME.	OF EXCLU	DABLE	. <u>350</u> C		
			LENGTH 0 to 10 days	OF EXCL	UDABLE DI	ELAY PERIO		DAYS)	Sub- totais of	ᠵᠳ ^ᡘ ᠃□᠃ᡃᠵ	-
CODE	HEASU	DN UNDER 18 USC 3161							(\sim)	\sim	
<u> </u>	Examination or I	tearing for mental or physical incapacity – (h)(1)(A)	0	0	0	0	1	1	2	-4	.
Β.	NARA examinat	ion — (h)(1)(B)	0	0	0	0	0	0	0	0	
<u> </u>	State or federal t	rials on other charges — (h) (1)(D)	1	2	2	0	C	0	5	1.0	
<u>D.</u>	Interlocutory ap	peals — (h)(1)(E)	0	0	2	1	0	8	11	2.2	.
<u> </u>	Motions (From f	iling to hearing or prompt disposition) — (h)(1)(f)	70	33	57	45	17	40	262	52.4	
		ther districts (per FRCP rules 20, 21, 40) (h)(1)(G)	1	0	0	1	0	0	2		
G.		y under advisement — (h)(1)(J)	9	15	11	2	o	2	39	7.8	
н.	Misc. proceeding	s: probation or parole revocation, deportation, (1)	4	3	12	22	1	3	45	9.0	
6.	Transportation fi	om another district or to/from examination or ten days or less — (h)(1)(H)	0	0	0	0	0	0	0	.0	Ì
7.		court of proposed plea agreement - (h)(1)(l)	1	0	7	5	0	0	13	2.6	Ī
Ι.		rred by mutual agreement — (h)(2)		0	0	1	0	9	12	2.4	Ī
M.		defendant or essential witness - (h)(3)(A & B)	3	3	3	1	2	6	18	3.6	· [
N.	Period of menta	l or physic l incompetence of defendant to		1	0	1	0	0	2	.4	ſ
0.			0	0	0	0	0	0	0		ł
		commitment or treatment $- (h)(1)(C) \& (5), \ldots$				1				<u>•0</u>	ł
	Superseding Indi Defendant await	ctment and/or new charges $-$ (h)(6)	0	0	1	1	1	5	8	1.6	
<u>R.</u>	been granted -	(h) (7)	5	2	3	8	2	1	21	4.2	•
	T "Ends of	given in support (A & B)	4	4	3	17	13	16	57	11.4	.
Ŧ	Justice" T1	Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	
<u> </u>	ance, per										
	(6)(3)	Case unusual or complex (B)(ii) Indictment following arrest cannot be filed in	0	0	0	0	0	0	0	<u>•0</u>	-
	Т3	30 days (B)(iii)	0	0	0	0	0	0	0		
	T4	Continuancy granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	0	0	0	0	0	0		
<u> </u>	Time up to with	lrawal of guilty plea — 3161(i)	0		0	0	0	1	1	.2	
W.	Grand jury indic	ment time extended 30 more days — 3161 (b) , ,	0	0	0	0	0	0	0		
<u> </u>	More than 1 excl	usion with days aggregated	0	0	0	1	1	<u> </u>	2		
		TOTAL	100	63	101	106	38	92	500	100.0	

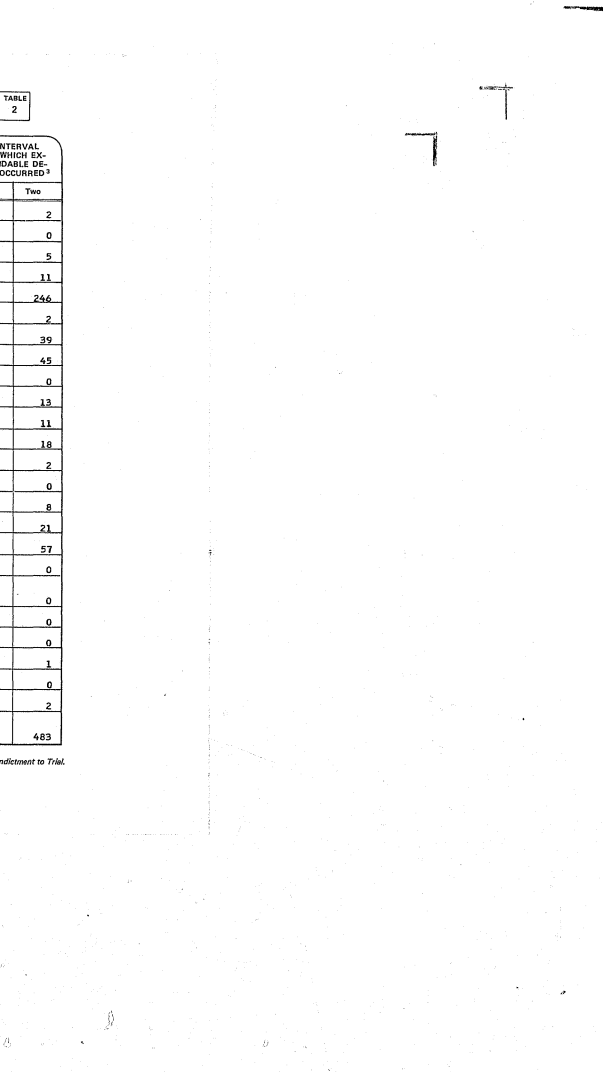
amended, are shown with reason for delay below.

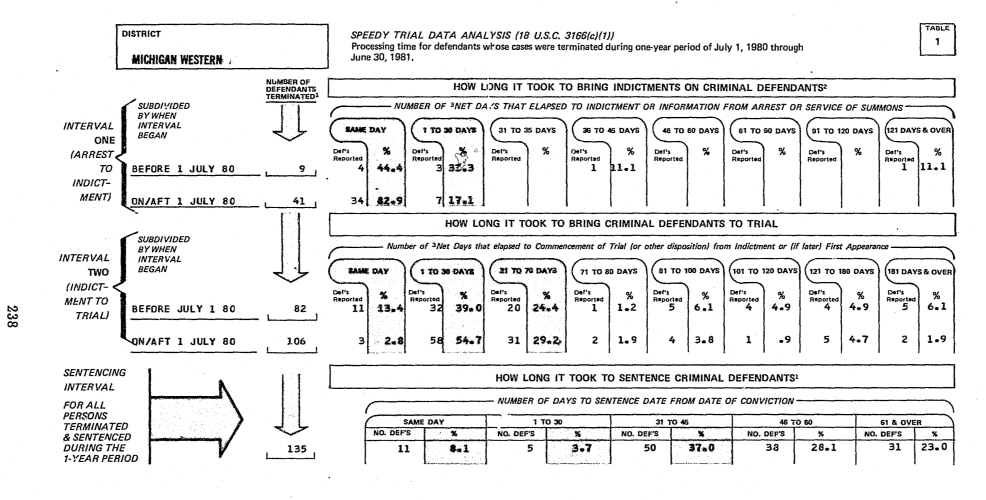
237

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.

								%
DISTRICT	REPOR	T	1		ED DEFEN		. <u>188</u>	JOF "A"
MICHIGAN WESTERN	July 1, 1	980			NTS WITHO		. 95 B) 50.5
SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	n	TOTALS	DEFENDA	NTS WITH BLE TIME .		. 93 (C	49.5
	June 30,	1981	l		OF EXCLU		195	
REASONS FOR DELAY ¹ CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	1 OF EX(LUDABLE D		OD (NO. OF		Sub- totais of	
•	0	c	0	1	0	0		.5
Examination of hearing for mental or physical incapacity = In(1)(4)	0	0		0	0	0	0	.0
	0	0		0	1	0	2	1.0
	0			2	0	0	3	1.5
et	18	11		43	16	22	121	[
motions (i form ming to nearing of prompt disposition) - (ii)(iii)(ii)		<u>_</u>		0	0	0	0	62.1
	7	4		1	1	1	53	<u>.0</u>
Misc. proceedings: probation or parole revocation, deportation,	0			0	0			27.2
Transportation from another district or to/from examination or	0		1		1		0	
6 hospitalization in ten days or less – (h)(1)(H)		<u> </u>		0	0		0	0
7 Consideration by court of proposed plea agreement – (h)(1)(1),	0	0	1	0	0	0	0	<u>•0</u>
I • Prosecution deferred by mutual agreement (h)(2)	0	<u>c</u>	-i	0	0	0	0	<u> </u>
M ■ Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to	0	2		1	0	0	3	1.5
No stand trial – (h)(4)	0	0	-	0	0	0	0	<u> </u>
0. Period of NARA commitment or treatment - (h)(1)(C) & (5),	. 0	<u> </u>	0	0	0	0	0	<u> </u>
P. Superseding indictment and/or new charges – (h)(6)	0	C	0	0	0	0	0	
R. Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7).	0	<u> </u>		1	0	0	1	
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
Finds of Justice" T1 Failure to continue would stop further proceedings or T • continu-	0	C	1	1	0	0	2	1.0
ance, per	0	G	0	0	0	0	0	.0
3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in T3 Indictment following arrest cannot be filed in	0			0	0	0	0	.0
30 days (B)(iii)	0		1	0	0	0	1	.5
counsel, or give major time to prepare (B) (iv)	0			0	0	0	0	1
	0			0	0	0	0	-0
	0			0		0	0	- <u>·</u> 0
Le More than 1 exclusion with days aggregated					0	U		
TOTAL	26	19	56	51	19	24	195	100.0

¹Paragraph and substriction 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.

TABLE 2

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED³

Two

з

n

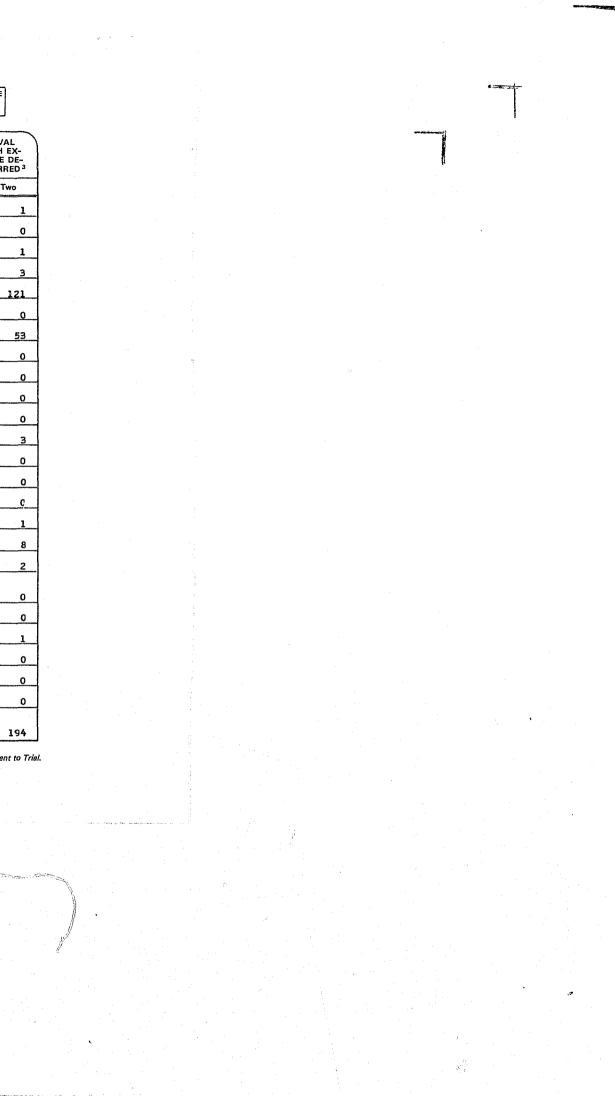
Ó

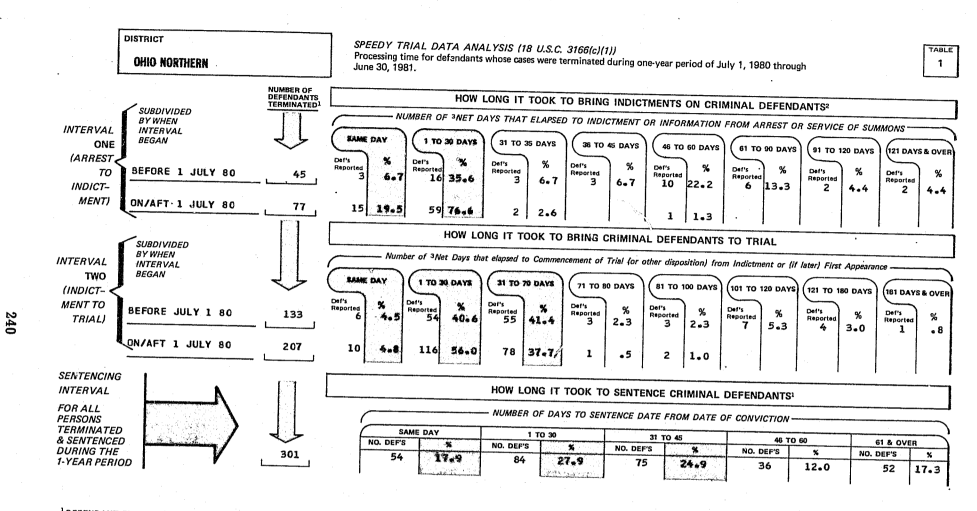
C

One

Ω

(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.

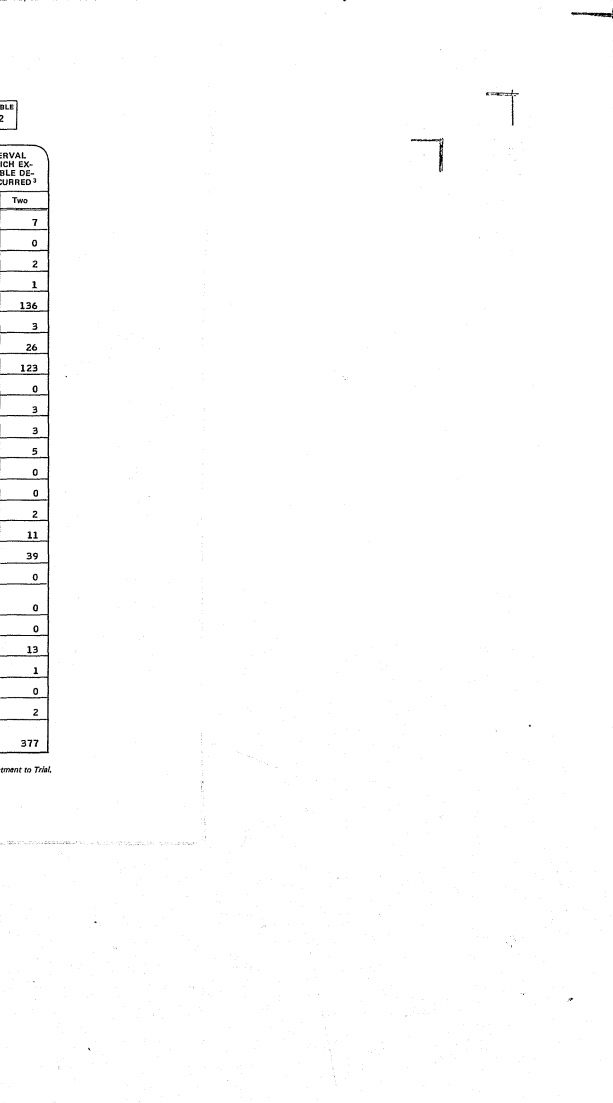
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

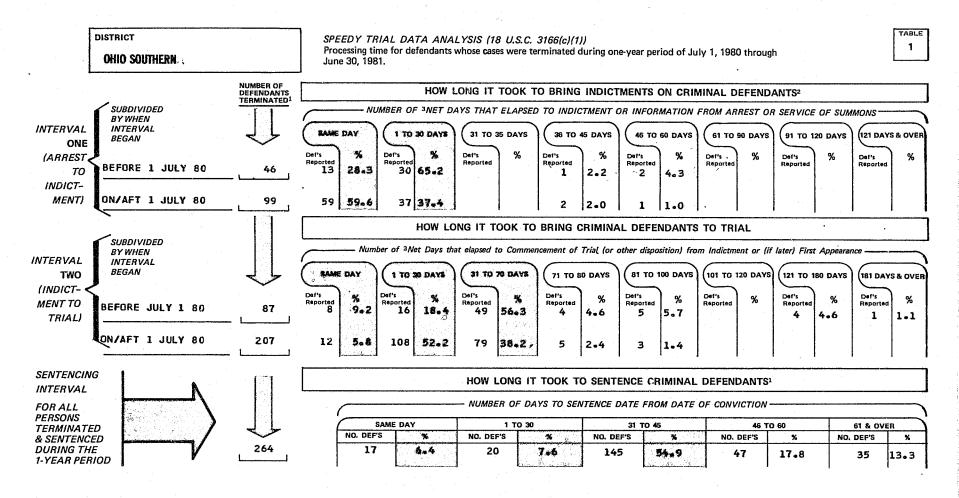
³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h). Category 1

SPEEDY	NORTHERN TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND	REPOR PERIO July 1, 1 throug June 30,	D 980 h Т	OTALS	TERMINAT REPORTED DEFENDAM EXCLUDAE DEFENDAM EXCLUDAE INCIDENTS	DURING P ITS WITHOUT LE TIME . ITS WITH ILE TIME .	ERIÓD. JT	. <u>341</u> . <u>118</u> . <u>223</u>) <u>34.6</u>) <u>65.4</u>		ABLE 2 ERVAL HICH EX ABLE DE
REAS	ONS FOR DELAY	LENGTH	OF EXC	LUDABLE D	TIME			Sub- totals of		LAY OC	1
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	127 + days	totals of		One	Two
<u> </u>	Examination or hearing for mental or physical incapacity	0	1	1	3	1	1	7	1.5	0	ļ
8.	NARA examination — {h}(1)(B)	0	Ó	0	0	0	0	0	0	0	
с.	State or federal trials on other charges (h) (1)(D)	1	0	0	1	0	0	2	4	0	
D.	Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	1	1	•2	0	
E.	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	28	27	40	18	8	23	144	30.8	8	13
F.	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	1	2	1	3	0	0	7	1.5	4	
G.	Motion is actually under advisement (h)(1)(J)	5	10	10	1	C	o	26	5.6	0	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition $-$ (h)(1)	165	3	11	9	2	1	191	40.8	68	12
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	
7.	Consideration by court of proposed plea agreement – {h}{1}(1)(1)	0	0	1	2	0	1	4	.9	1	
1.	Prosecution deferred by mutual agreement — (h)(2)	0	0	0	0	0	3	3	.6	0	
м.	Unavailability of defendant or essential witness (h)(3)(A & B)	2	2	1	0	o	o	5	1.1	0	
N.	Period of mental or physical incompetence of defendant to stand trial – (h)(4),	0	0	0	0	0	0	0	.0	0	1
0.		0	0	0	0	0	0	0	.0	0	1
 P.	Period of NARA commitment or treatment – (h)(1)(C) & (5)	3	0		0	0	0	4	.9	2	
	Defendant awaiting trial of co-defendant when no severance had	1	1		1	2	5	11	2.4	0	
<u>R.</u>	been granted — (h)(7) ,				+						i
	"Ends of Failure to continue would stop further proceedings or	11	10		7	1	5	45	9.6	6	
Т.	Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	<u>•0</u>	0	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	o	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)	4	3	2	з	0	3	15	3.2	2	
U.	Time up to withdrawal of guilty plea – 3161(i),	0	0	1	0	0	0	1	•2	o	
W	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	.0	0	1
L.	More than 1 exclusion with days aggregated	0	0	1	0	. 0	1	2	-4	0	
	TOTAL	221	59	-	48	14	44	468	100.0	91	3

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

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



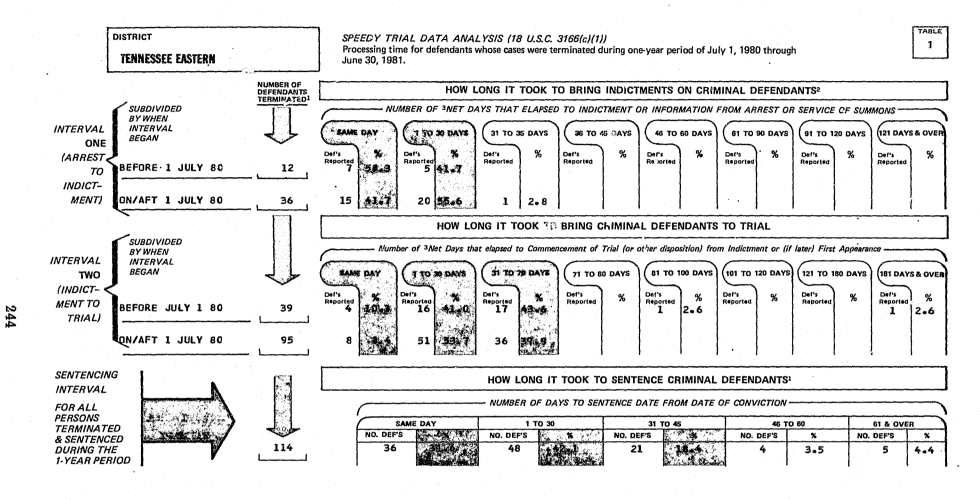


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

242

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

OHIO SOUTHERN SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND DEASONS FOR DELANT	July 1, 1 throug June 30,	h ^T	OTALS	DEFENDAN EXCLUDAB DEFENDAN EXCLUDAE INCIDENTS TIME.	LE TIME . ITS WITH LE TIME . OF EXCLU	 DABLE 10	 64 (C 96 (D) 21.8	
	LENGTH 0 to 10 days	OF EXCI	UDABLE DI		DD (NO. OF		Sub- totais of		One
CODE REASON UNDER 18 USC 3161			-			<u>می منعد محمد ا</u>	$I \sim 1$		
A Examination or hearing for mental or physical incapacity -		<u> </u>	0	1	0	1	4	4.2	0
B • 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)	o	0	<u>, o</u>	0	0	0	0		0
E Motions (From filing to hearing or prompt disposition) (h)(1)(f)	8	8	4	3	0	31	32.3	1
F. Transfers from other districts (per FRCP rules 20, 21, 40)	- (h)(1)(G) 0	0	2	1	2	0	5	5.2	0
Motion is actually under advisement (h)(1)(J)	6	8	13	0	o	o	27	28.1	0
H. Misc. proceedings: probation or parole revocation, deportation extradition – (h){1}		0	0	0	0	o	0	.0	0
Transportation from another district or to/from examination hospitalization in ten days or less – (h)(1)(H),	on or	0	0	0	0	0	1	1.0	0
Consideration by court of proposed plea agreement - (h)(1		0	2	o	0	o	2	2.1	0
I - Prosecution deferred by mutual agreement (h)(2)		0	0	2	1	1	4	4.2	0
	1	0	2	2	1	5	11	11.5	0
Period of mental or physical incompetence of defendant	to	0	0	0	1	0	1		0
			-	1				1.0	
0 Period of NARA commitment or treatment - (h)(1)(C)		0	0	0	0	0	0	0	0
P - Superseding indictment and/or new charges (h)(6) Defendant awaiting trial of co-defendant when no severa	ance had	0	0	0	0	0	0	0	0
R been granted – (h)(7), If more than one reason or none of the		0	0	0	0	2	3	3.1	0
given in support (A & B)	0	1	0	1	3	0	5	5.2	0
Justice" T1 Failure to continue would stop further pr Justice" T1 result in miscarriage (B)(i)		0	0	0	0	0	0	.0	0
ance, per	0	O	0	0	0	o	0	.0	0
3161 T2 Case unusual or complex (B}(ii) (h){8} Indictment following arrest cannot be file	ed in	0	0	0	0	0	0		0
30 days (B)(III)	r substitute	·		+					
counsel, or give major time to prepare (B		0	11	0	0	0	1	1.0	0
U • Time up to withdrawal of guilty plea - 3161(i)	0	0	0	1	0	0	1	1.0	0
W. Gland 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 18	18	28	12	11	9	96	100.0	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.

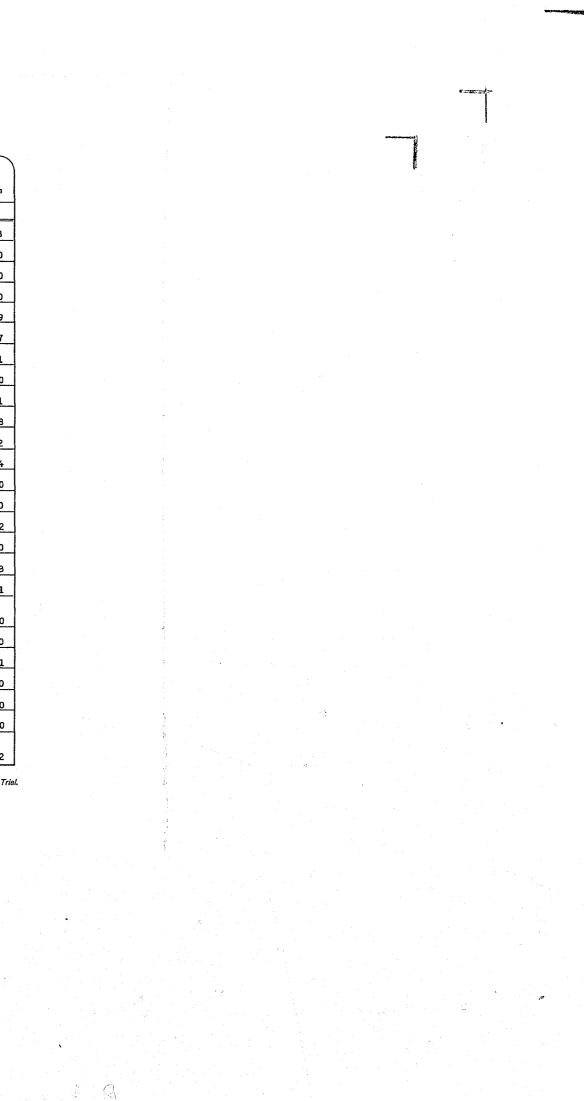
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

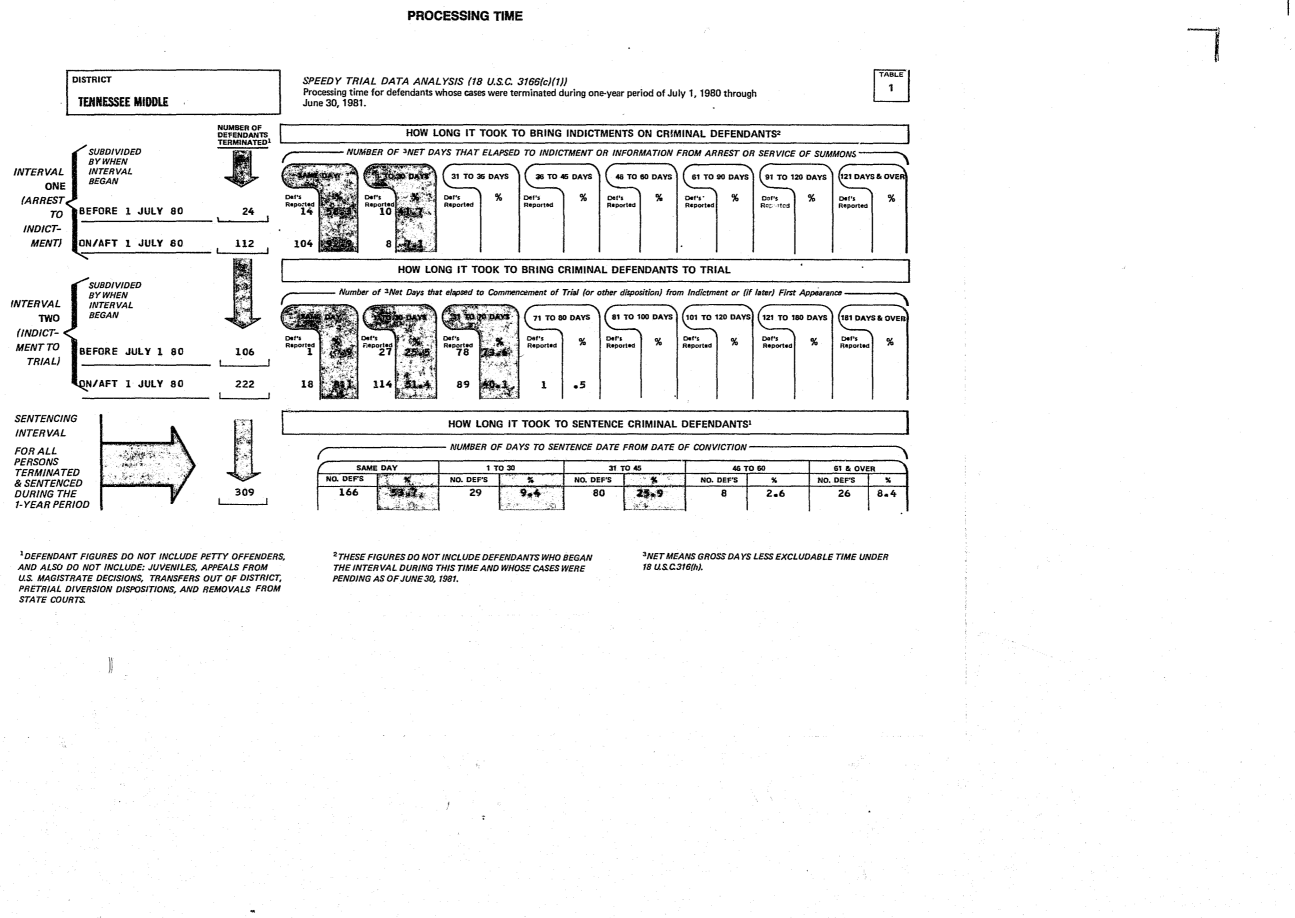
DISTR	IESSEE EASTERN	REPOR PERIOD July 1, 19	о 980 т	OTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING P ITS WITHOUT	PERIOD, .	. <u>134</u> A	TABLE 2		
SPEEDY	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	through	ן י		DEFENDA			42 0) 31.3		ERVAL
INCID	ENCE OF AND	June 30, 1	981	Į	INCIDENTS	OF EXCLU	DABLE		<u> </u>	CLUDA	IICH EX
REAS	ONS FOR DELAY	LENGTH	OF FXC	UDABLE D	TIME.			68 Sub- totals of	0F "D"	LAY OC	CURREL
CODE	REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84		121 + days	totals of		One	Two
A	Examination or hearing for mental or physical incapacity $-(h)(1)(A)$	0	0	0	2	1	0	3	4.4	0	ļ
В.	NARA examination – (h)(1)(B)	1	0	0	0	0	0	1	1.5	1	ļ
с.	State or federal trials on other charges (h) (1)(D)	0	0	0	0	0	0	0	0	0	<u> </u>
	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}	0	C	S	0	0	0	9	13.2	0	ļ
F	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	5	0	1	1	0	0	7	10.3	0	
G.	Motion is actually under advisement — (h){1){J}	0	1	0	0	0	J	1	1.5	0	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	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	1	0	0	0	1	1.5	0	
_7.	Consideration by court of proposed plea agreement - (h){1}{1}	2	11	4	1	0	0	18	26.5	0	
Ι.	Prosecution deferred by mutual agreement (h)(2)	0	0	0	2	0	0	2	2.9	0	
м.	Unavailability of defendant or essential witness - (h)(3)(A & B)	2	0	1	0	0	1	4	5.9	0	
N .	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0	0	0	0	0	0	0	.0	0	
0.		0	<u>_</u>	0	0	0	0	0	•0	0	
· · ·	Period of NARA commitment or treatment – (h)(1)(C) & (5)	0	<u>u</u> 0	0	2				1		
	Defendant awaiting trial of co-detendant when no severance had					0	0	2	2.9	0	<u> </u>
R.	been granted – (h){7}	0	0	0	0	0	0	0	<u>•0</u>	0	
	¹ given in support (A & B)	2	3	4	4	0	0	13	19.1	0	
<u> </u>	Justice" result in miscarriage (B)(i)	0	0	1	0	0	0	1	1.5	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	1
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (i,)	0	0	0	1	0	0	1	1.5	0	
U.		0	0	0	0	0	0	0	.0	0	
	Time up to withdrawal of guilty plea - 3161(i),	5	0	0	0	0	0	5	1	5	
W.	Grand jury indictment time extended 30 more days – 3161(b)								7.4		
<u> </u>	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	<u> </u>
	TOTAL	17	15	21	13	1	1	68	100.0	6	

amended, are shown with reason for delay below.

N.

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





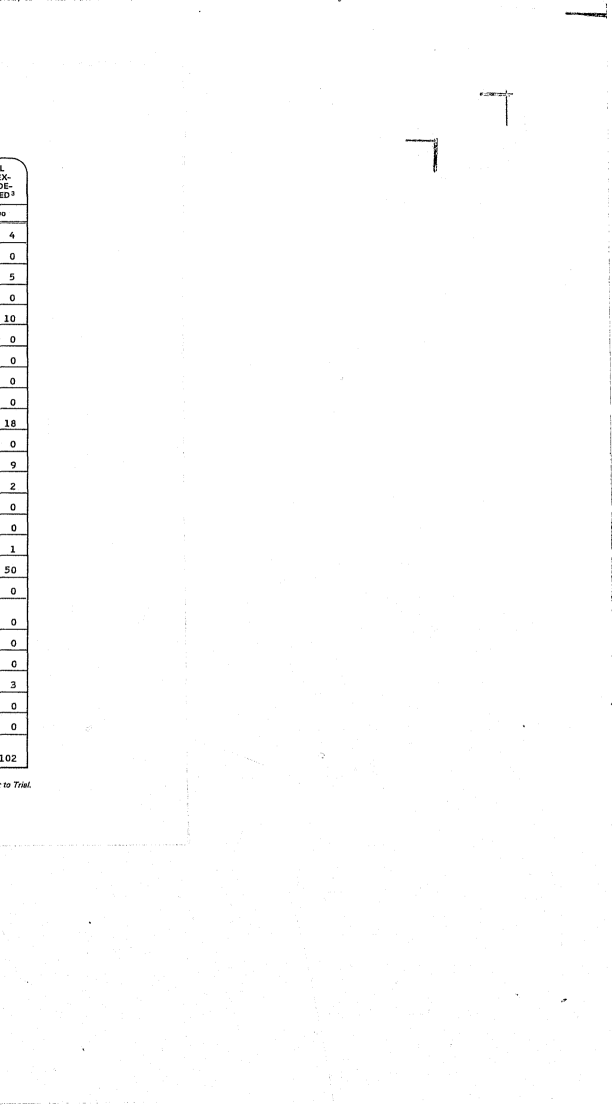
DISTRICT TENNESSEE MIDDLE		REPOR PERIO July 1, 1	D 980	ſ	REPORTED	ED DEFEN DURING I NTS WITHO BLE TIME .	PERIOD, . UT	. <u>328</u> . 252 B	\sim	TABLE 2		
NCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND	through June 30, 1981		TOTALS	DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME			. <u>76</u> (C	23.2	INTERVAL IN WHICH EX CLUDABLE D LAY OCCURRE		
REAS	ONS FOR DELAY	LENGTH	OF EXC	LUDABLE D	-						1	
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)	0	1	1	2	0	0	4	3.8	0	4	
B.	NARA examination — (h){1){B}	0	C	0	0	0	0	0	.0	0	c	
с.	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	
ε.	Motions (From filing to hearing or prompt disposition) – $(h)(1)(f)$	1	4	2	З	0	0	10	9.6	0	10	
F.	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	o	0	0	0	o	o	0	.0	0		
G.	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,	0	0	0	0	0	0	0	.0	0		
6.	extradition — (h)(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		
7.	Consideration by court of proposed plea agreement	0	2	9	7	0	0	18	17.3	0	18	
Ι.	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	1	0	1	3	3	9	8.7	0		
N.	Period of mental or physical incompetence of defendant to stand trial – {h}{4}.	o	0	0	1	1	0	2	1.9	0	2	
0.	Period of NARA commitment or treatment – (h){1){C) & (5)	0	C	0	0	0	0	0	.0	0		
Ρ.	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	c	0	1	0	0	1	1.0	0		
	τ If more than one reason or none of the reasons below	6	1	16	9	5	15	52	50.0	2	50	
	"Ends of Failure to continue would stop further proceedings or	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		
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	C	· 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	C	0	0	0	0	0	.0	0		
U.	Time up to withdrawal of guilty plea - 3161(i)	0	C	2	1	0	0	3	2.9	0		
٧.	Grand jury indictment time extended 30 more days — 3161(b)	0	c	0	0	0	0	0	.0	٥		
L.	More than 1 exclusion with days aggregated	0	C	0	0	0	0	0	.0	0		
		8	10	32	27	5	18	104	100.0	2	10	

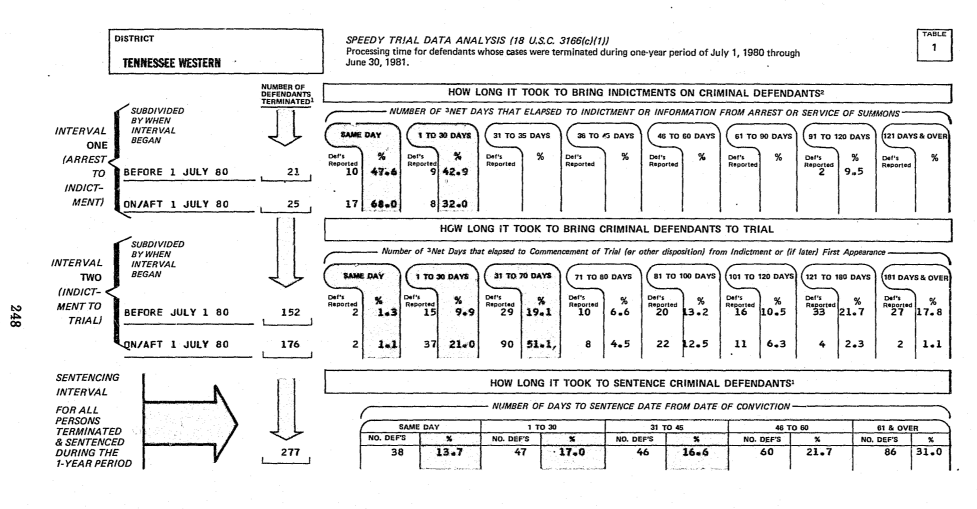
¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 197 amended, are shown with reason for delay below.

247

N.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from ³ Interval One: Arrest to Indictment; Interval Two: Indictment U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.





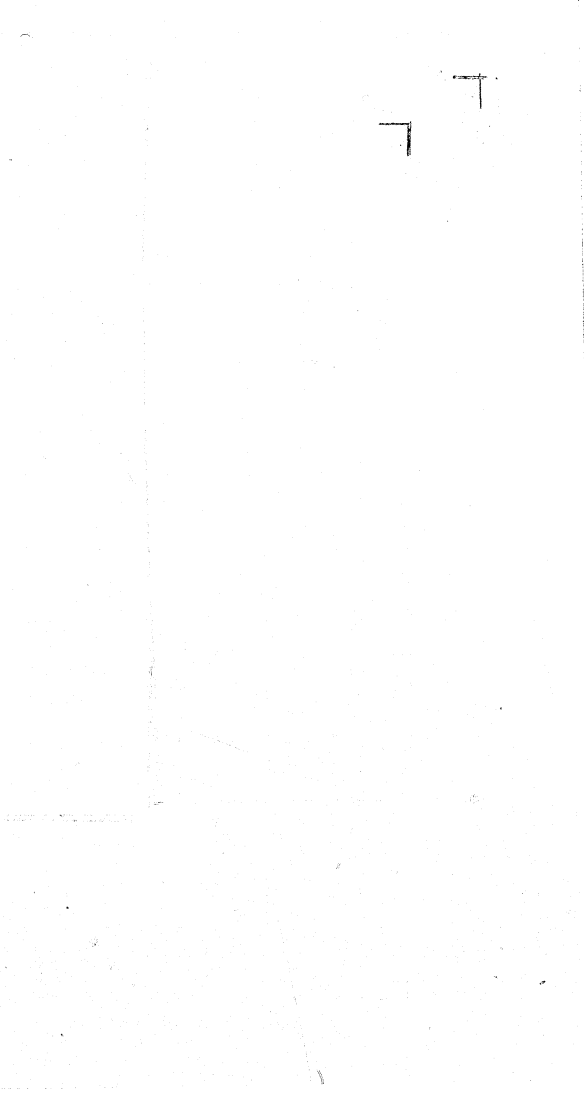
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

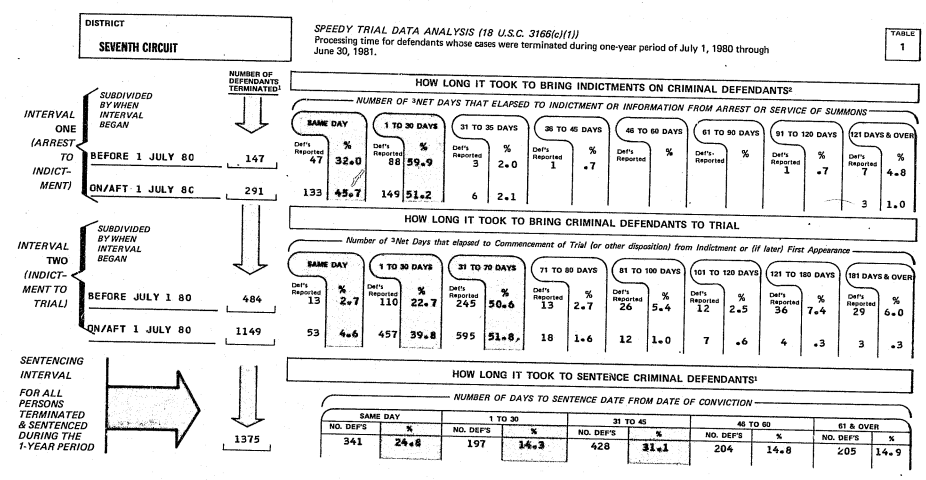
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT TENNESSEE WESTERN	REPOR PERIO July 1, 1 throug	р 980 то	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING P ITS WITHOUT IN THE STATE	ERIOD	. <u>328</u> . <u>203</u> B	OF "A"		BLE 2
SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND DEASONS FOR DEL AVI		h 1981		DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME,			. <u>125</u> C), ,	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED ³	
	LENGTH 0 to 10 days			ELAY PERIC	DD (NO. OF		Sub- totals of		One	Two
ODE REASON UNDER 18 USC 3161										6
A Examination or hearing for mental or physical incapacity – (h)(1)(A)	4	0	0	2	0	0	6	3.1	0	
<u>B</u> • NARA examination – (h) {1) {B}	0	0	0	0	0	0	0	<u> </u>	0	
C State or federal trials on other charges – (h) (1)(D)	0	C	1	0	0	0	1	.5	0	1
De_ Interlocutory appeals - {h}(1)(E)	0	0	0	0	0	2_	2	1.0	0	2
E. Motions (From filing to hearing or prompt disposition) - (h)(1)(f)	48	15	27	12	0	2	104	53.1	0	104
	0	0	0	1	0	0	1	.5	0	
F• Transfers from other districts (per FRCP rules 20, 21, 40)		12	20	2	- 1	0	49	25.0	0	4
<u>Ge</u> Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation,	14		·							
<u>H</u> • extradition – (h)(1)	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)(1)	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	
	2	1	1	0	1	1	6	3.1	0	
Me Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to	0			1		0			0	
N • stand trial - (h)(4)		0	1	0	<u> </u>		1	5		
0. 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	C	0	0	0	0	0	.0	0	
Defendant awaiting trial of co-defendant when no severance had R been granted - (h)(7)	1	0	0	1	0	o	2	1.0	0	
T If more than one reason or none of the reasons below given in support (A & B),	2	1	0	17	2	0	22	11.2	0	2
"Ends of Failure to continue would stop further proceedings or	0	0	0	0	0	0	0	.0	0	[
T . continu-		<u>`</u>	<u>_</u>			Ť				
ance, per 3161 T2 Case unusual or complex (B)(ii),	0	0	0	0	o	. O .	o	10	0	
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	0	0	.0	0	
TA 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)				1						
U . Time up to withdrawal of guilty plea – 3161(i)	0	1	0	0	0	0	1	<u>.5</u>	0	<u> </u>
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	
TOTAL	71	30	50	35	4	6	196	100.0	0	19

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.

.





250

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.

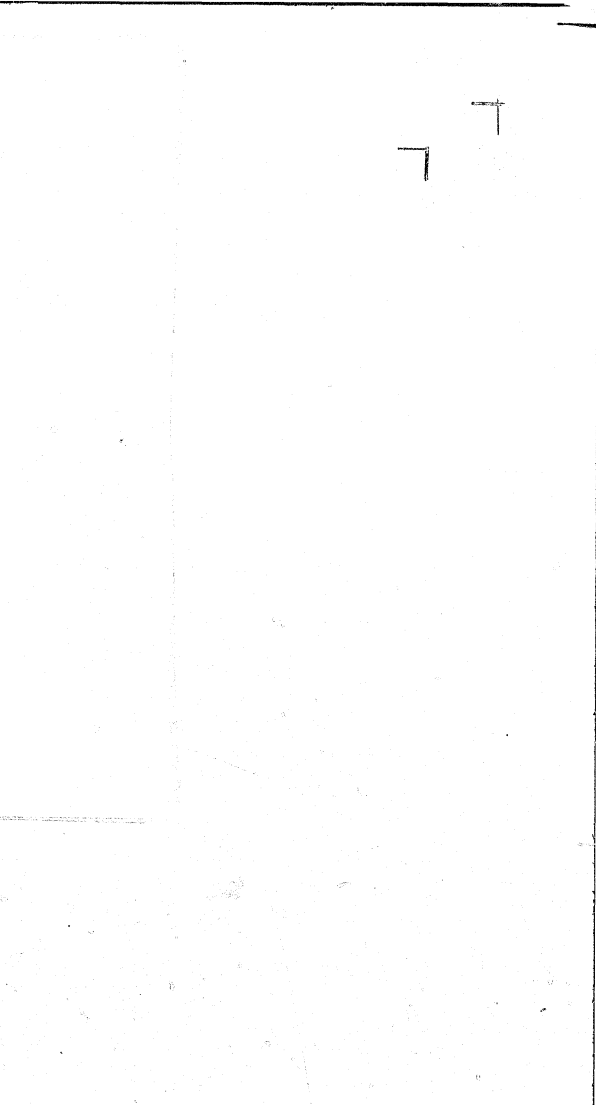
³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

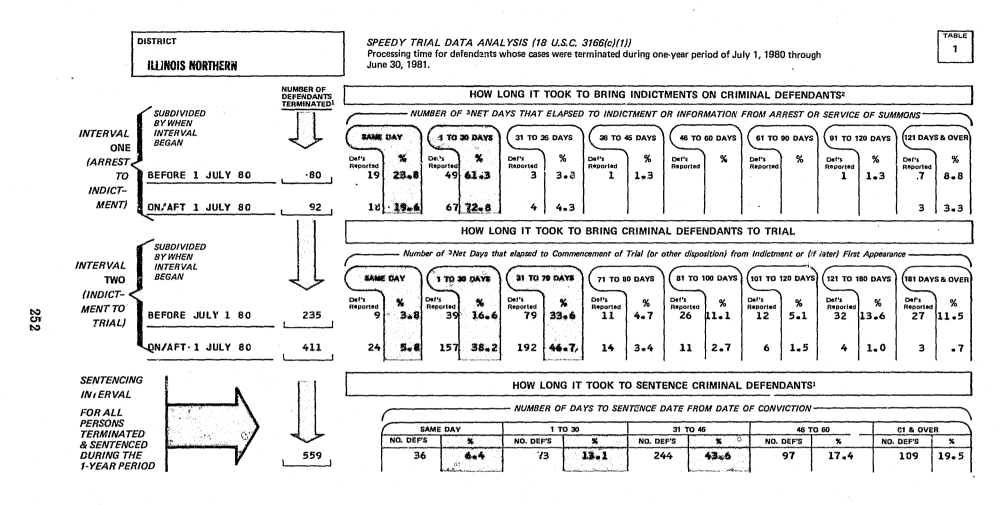
					TERMINAT		DANTS2		%	TA	BLE
1	DISTRICT	REPOR			REPORTED	DURING P	ERIOD,	. <u>1635</u>		1	2
	SEVENTH CIRCUIT	July 1, 19 through	1 17		EXCLUDAB	LE TIME .		. <u>760</u> B	46.5		
	SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	June 30, 1			EXCLUDAB	LE TIME .		875 C	,53.5	IN WH	ERVAL ICH EX-
	INCIDENCE OF AND REASONS FOR DELAY ¹			(INCIDENTS		8	1446	8		BLE DE- CURRED ³
	CODE REASON UNDER 18 USC 3161	0 to 10 days	OF EXCL 11 to 21	UDABLE D 22 to 42	ELAY PERIC 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totais of		One	Two
	<u>A</u> Examination or hearing for mental or physical incapacity – (h)(1)(A)	7	2	9	10	7	3	38	2.6	3	35
	B 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)(U)	3	2	0	0	0	0	5	3	0	5
	D Interlocutory appeals – (h)(1)(E)	1	1	0	1	4	1	8	6	0	8
	E Motions (From filing to hearing or prompt disposition) - (h)(1)(f)	136	85	122	69	35	23	470	32.5	5	465
	F• Transfors from 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 actually under advisement – (h){1)(J)	28	22	37	7	C	4	98	6.8	0	98
	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	247	0	4	4	0	1	256	17.7	13	243
· ·	Transportation from another district or to/from examination or 6. hospitalization in ten days or less – (h){1){H}	4	1	1	0	0	0	6	4	1	5
	7. Consideration by court of proposed plea agreement - (h)(1)(1)	52	14	62	59	7	3	197	13.6	1	196
251	I . Prosecution deferred by mutual agreement – (h){2)	0	1	2	. 0	1	0	4	.3	0	4
	M. Unavailability of defendant or essential witness – (h)(3)(A & B)	5	5	6	13	3	14	46	3.2	2	- 44
	Period of mental or physical incompetence of defendant to stand trial – {h}(4)	0	1	1	1	1	2	6	4	0	6
	D 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)	1	0	0	1	0	0	2	1	1	1
	R Defendant awaiting trial of co-defendant when no severance had been granted – (h){7}	5	5	8	5	2	1	26	1.8	0	26
	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
	"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)	4	1	2	2	0	0	9		0	9
	ance, per	0	1	3	0	0		5	• 3	0	- 5
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	<u>-</u>	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	с. 	16	2.1	0	· 16
	U ← Time up to withdrawal of guilty plea - 3161(i)	0	 0	0	3	3	0	6	.4	0	6
	W- Grand jury indictment time extended 30 more days – 3161(b)	0	0	0	0	0	0	0	.0	0	0
	Grand jary indictment time extended 30 more days = 3101(b) More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	.0	0	0
			<u>v</u>			<u></u>					v
	TOTAL	52 0	187	329	252	87	71	1446	100.0	29	1417

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 aispositions, removals from state courts and petty offenses.

<u>(</u>)

Ţ





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 ILLINOIS NORTHERN		T D 980	TOTALS	REPORTED DEFENDAM EXCLUDAE	LE TIME .	ERIOD.	. <u>648</u> . <u>357</u> B	% 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		DEFENDAN EXCLUDAE INCIDENTS TIME.	LE TIME .	DABLE	· <u>291</u> 435		IN WH	ERVAL HCH EX- NBLE DE- CURRED 3
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXC 11 to 21	LUDABLE D				Sub. totais of		Оле	Two
A. Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	1	C	0	1	3	1	6	1.4	0	6
B . NARA examination — (h)(1)(B)	0	C	0	0	o	0	0	.0	0	0
C State or federal trials on other charges - (h) (1)(D)	0	2	. 0	0	o	0	2	.5	0	2
D. Interlocutory appeals – (h)(1)(E)	0	C	0	1	2	1	4	.9	0	4
E. Motions (From filing to hearing or prompt disposition)	27	25	42	33	26	21	174	40.0	0	174
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	1	3	4	3	1	2	14	3.2	0	14
G Motion is actually under advisement — (h)(1)(J)	3	é	14	2	0	2	27	6.2	0	27
Misc. proceedings: probation or parole revocation, deportation. extradition — {h}(1)	0		0	1	0	1	2	.5	C	2
Transportation from another district or to/from examination or 6. hospitalization in ten days or less – (h)(1)(H)	0	C) o	0	0	0	0	•0	o	0
7. Consideration by court of proposed plea agreement – (h)(1)(l)	0	1	. 3	1	0	0	5	1.1	0	5
I • Prosecution deferred by mutual agreement – (h)(2)	0	c	2	0	0	0	2	.5	0	2
M. Unavailability of defendant or essential witness – (h){3}(A & B)	3	3	3 5	1	з	9	24	5.5	2	22
Period of mental or physical incompetence of defendant to N • stand trial (h) (4)	0	() 1	1	1	0	3	.7	0	3
D. Period of NARA commitment or treatment - (h)(1)(C) & (5)	o	C	0 0	0	0	o	0	.0	0	0
P. Superseding indictment and/or new charges – (h)(6)	0		0 0	0	0	0	0	.0	0	0
Been granted – (h)(7).	0	4	2	3	1	1	11	2.5	0	11
T If more than one reason or none of the reasons below given in support (A & B)	8	27		51	17	10	158	36.3	0	158
"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
T • continu- ance, per				1						
3161 T2 Case unusual or complex (B)(ii)	0			0	0	1	1	2	0	1
30 days (B) (iii)	0	Ċ) 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	2	0	2	.5	0	2
W. Grand jury indictment time extended 30 more days - 2181(b)	0	/	0	0	0	0	0	0	0	0
More than 1 exclusion with days aggregated	0	() 0	0	0	0	0		0	
TOTAL	43	71	118	98	56	49	435	100.0	2	433

والمام ومامتها المحر ومعجا

ange i kana

253

bie

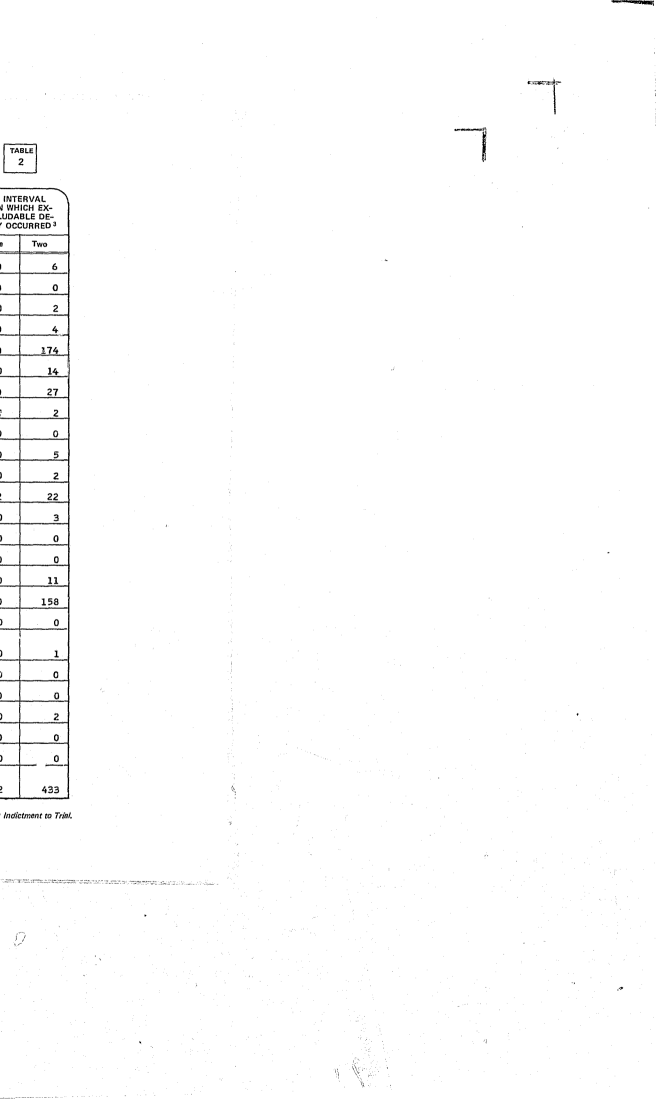
e e que con la sec

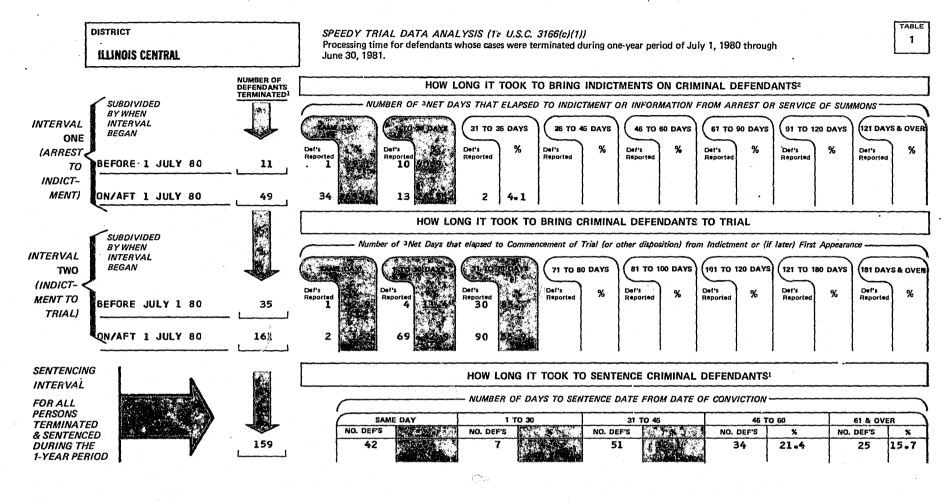
1742

¹ Faragraph 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, protrial diversion dispositions, removals from state courts and petty offenses.

12

 \mathcal{D}





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.

254

²THESE FIGURES DO NUT 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 ILLINOIS CENTRAL SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹		REPOR PERIO July 1, 1	D 980 TO	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING P ITS WITHOULE TIME .	ERIOD, . UT	. <u>196</u> . <u>96</u>	OF "A"	1	BLE
		throug June 30,	n j i	l	DEFENDAN EXCLUDAE INCIDENTS TIME.	LE TIME . OF EXCLU	DABLE			INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED ³	
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE D	ELAY PERIO	DD (NO. OF		Sub- totals of	OF "D"	One	Two
<u>A.</u>		0	2	6	2	0	0	10	6.0	2	8
в.	Examination or hearing for mental or physical incapacity ~ (h)(1)(A)	0		0	0	0	0	0		0	0
	NARA examination — (h)(1)(B)	1	0	0	0	0	0	1	<u>0</u>		
<u>C.</u>	State or federal trials on other charges - (h) (1)(D)							1		0	1
0.	Interlocutory appeals (h)(1)(E)	0	0	0	0	0	0	0	<u>•0</u>	0	0
_ <u>E.</u>	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	29	12	12	5			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	<u> </u>	0	0		0	0
<u> </u>		0	1	5	0	0	0	6	3.6	0	6
H.	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)(I)	0	0	1	0	0	0	1	6	0	1
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)	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.		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				0	0	0	0		0	0
<u>R.</u>	been granted — (h)(7)	0	0	1	0	0	0	1		0	1
	T given in support (A & B)	4	2	0	<u> </u>	0	0	7	4.2	0	7
т.	Justice" T1 result in miscarriage (B)(i)	0	0	0	1	0	0	1	6	0	1
<u>-</u>	ance, per	0	0	0	0	0	0	0		0	o
	(h)(8) Tay Indictment following arrest cannot be filed in										
	Ta 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	<u> </u>	0	0
<u> </u>	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	1	0	0	1	6	0	1
<u> </u>	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	<u>0</u>	0	0
L.	More than 1 exclusion with days aggregated	0	0	C	0	0	0	0		C	0
	TOTAL	103	18	26	19	0	2	168	100.0	11	157

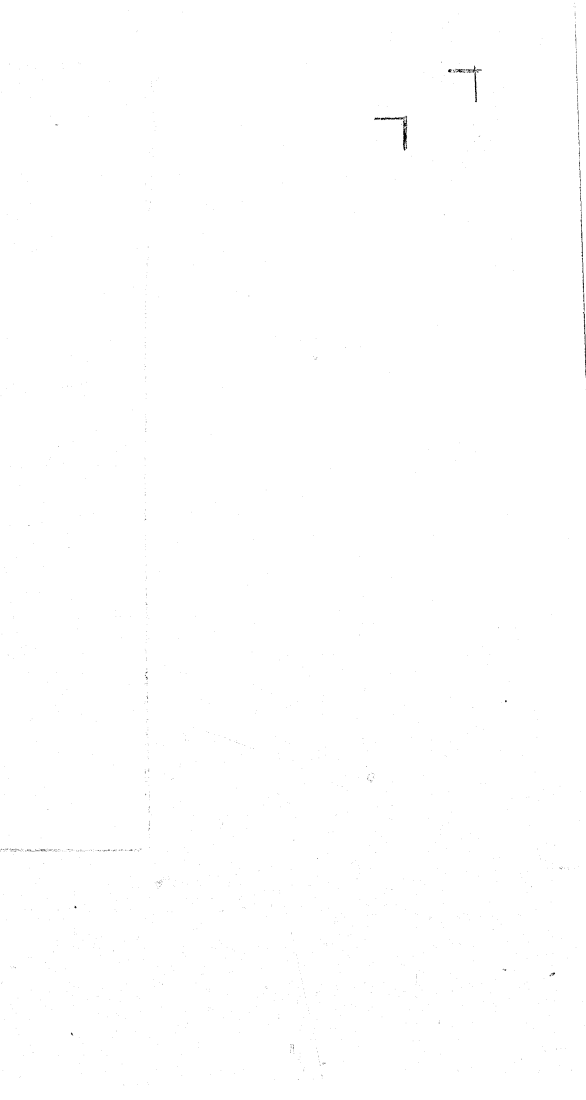
5.00

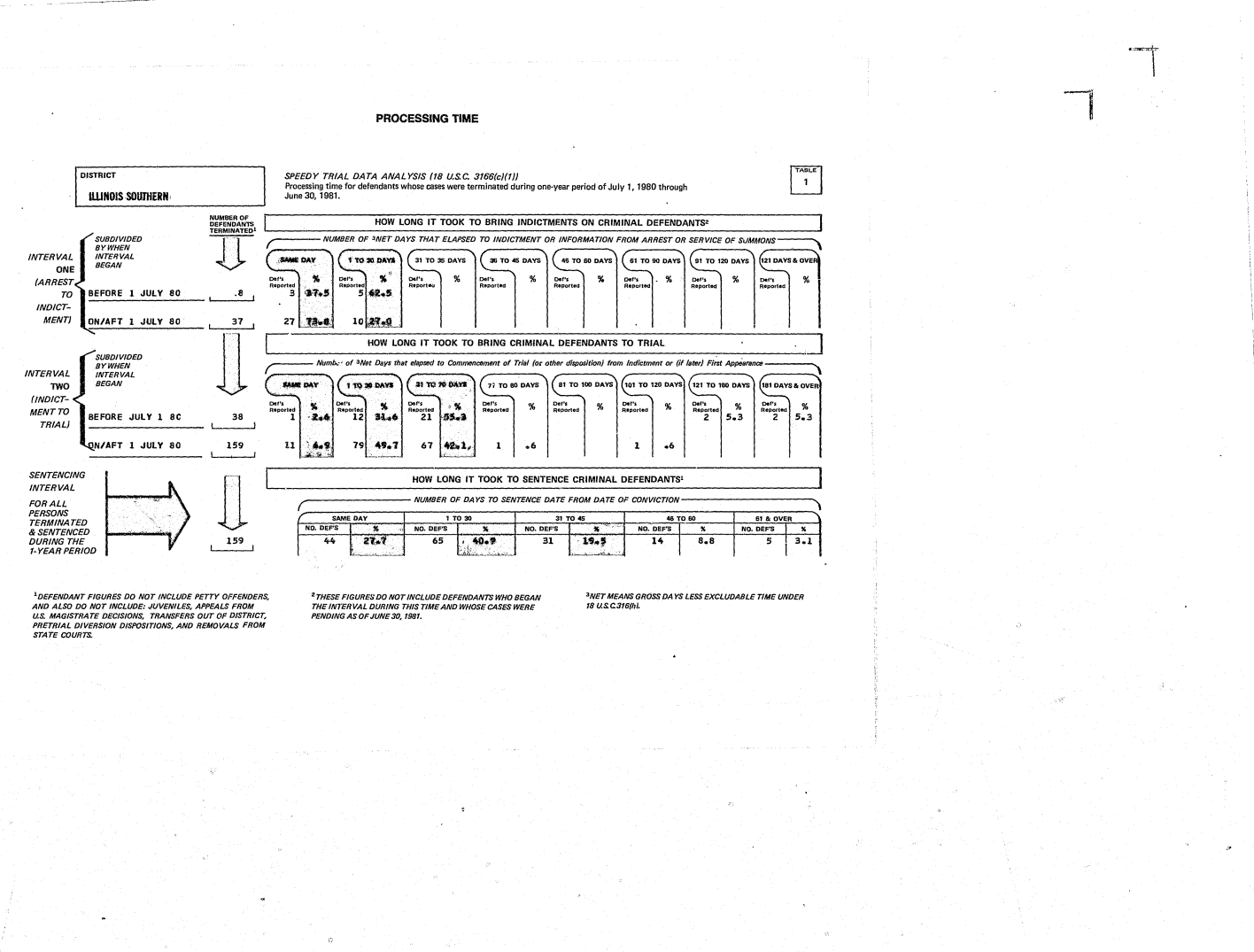
K

255

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 patty offenses.

 $+ \Omega p$





DISTRICT		REPOR PERIO July 1, 1	D 980		TERMINAT REPORTED DEFENDAN EXCLUDAE	TS WITHO	ERIOD.	. <u>197</u> . 130 B	% OF "A" 66.0	[··	BLE 2
	IALYSIS – 18 U.S.C. 3166(b)(2)	throug June 30,	n 1981	DTALS<		OF EXCLU	DABLE	67 C 93 D) 34.0	IN WH CLUDA	ERVAL IICH EX- IBLE DE- CURRED ³
	ON UNDER 18 USC 3161	LENGTH 0 to 10 days	1 OF EXCL 11 to 21	UDABLE D	ELAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	totals of	OF "D"	One	Тию
A Examination or h	hearing for mental or physical incapacity - (h){1}(A)	0	0	1	1	0	0	2	2.2	0	2
B. NARA examinati	ion — (h){1}(B)	0	0	0	0	0	٥	0	.0	0	0
C . State or federal t	rials on other charges — (h) (1)(D)	2	0	0	0	0	0	2	2.2	0	2
D. Interlocutory app	peals — (h)(1)(E)	0	0	0	0	0	0	0	.0	0	0
Motions (From fi	iling to hearing or prompt disposition) — (h)(1)(f)	28	8	12	5	2	0	55	59.1	3	52
F_ Transfers from of	ther districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	0	0	1	C	0	0	1	1.1	0	1
G. Motion is actually	y under advisement {h}(1){J}	7	5	4	2	0	2	20	21.5	0	20
	s: probation or parole revocation, deportation,)(1)	0	0	2	0	0	2	2	2.2	0	2
	rom another district or to/from examination or a ten days or less — (h){1}(H}	0	0	0	0	0	0	U	.0	0	3
7. Consideration by	court of proposed plea agreement - (h)(1)(i)	0	0	0	1	0	0	1	1.1	0	1
I . Prosecution defe	rred by mutual agreement – (h)(2)	0	1	0	0	0	0	1	1.1	0	1
N. Unavailability of	defendant or essential witness - (h)(3)(A & B)	0	0	0	2	0	1	Э	3.2	0	3
	I or physical incompetence of defendant to	0	0	0	0	¢	0	0	.0	0	0
0. Period of NARA	A commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	Ø	•0	0	0
P. Superseding indi	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 (h){7}	0	0	0	0	0	0	0	0	0	0
т	If more than one reason or nor e of the reasons below given in support (A & B)	0	0	2	0	2	2	6	6.5	0	6
"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		0	0	0	0	0	0	o	.0	0	0
3161 T2 (h)(8) T3	Case unusual or complex (B)(ii) Indictment following arrest cannot be filed in	0	0	0	0	0	0	0	.0	0	0
т4	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
	drawal of guilty plea - 3161(i)					0	0	0	.0	0	0
	tment time extended 30 more days 3161(b)	0	0	0	0		0	0	[0	0
L. More than 1 excl	lusion with days aggregated	0	0	0	0	0			.0		
	TOTAL	37	14	22	11	4	5	93	100.0	3	90
¹ Paragraph and subsection (amended, are shown with r		DANT FIGUR istrate decisio					³ Interval C	One: Arrest to Ind	ictment; Interv	al Two: Indic	stment to Tric

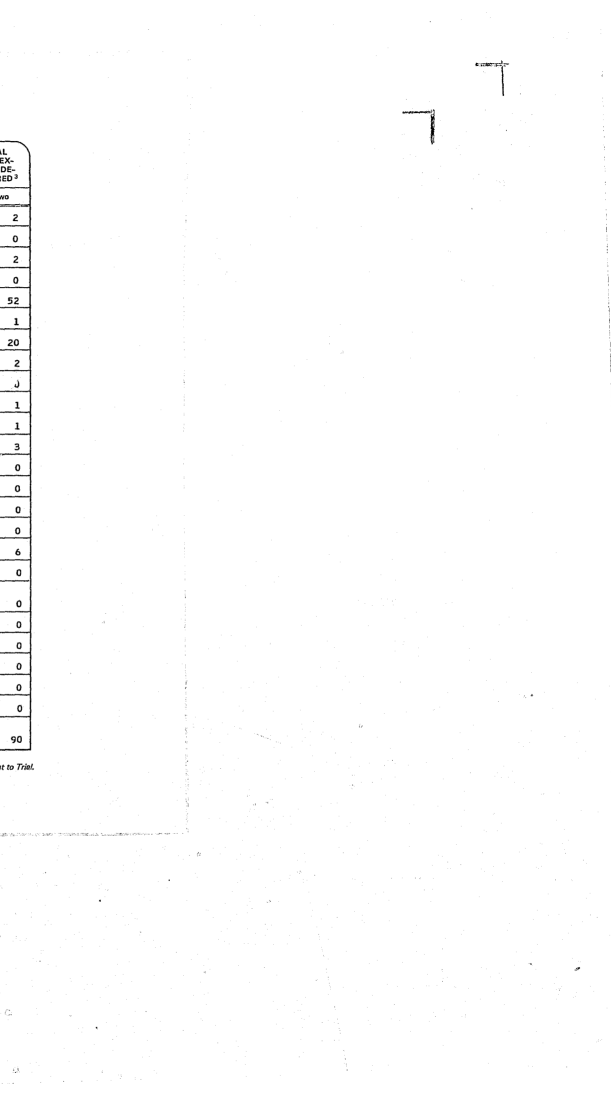
المعينية الرابية الوقائل أنهاريا ما

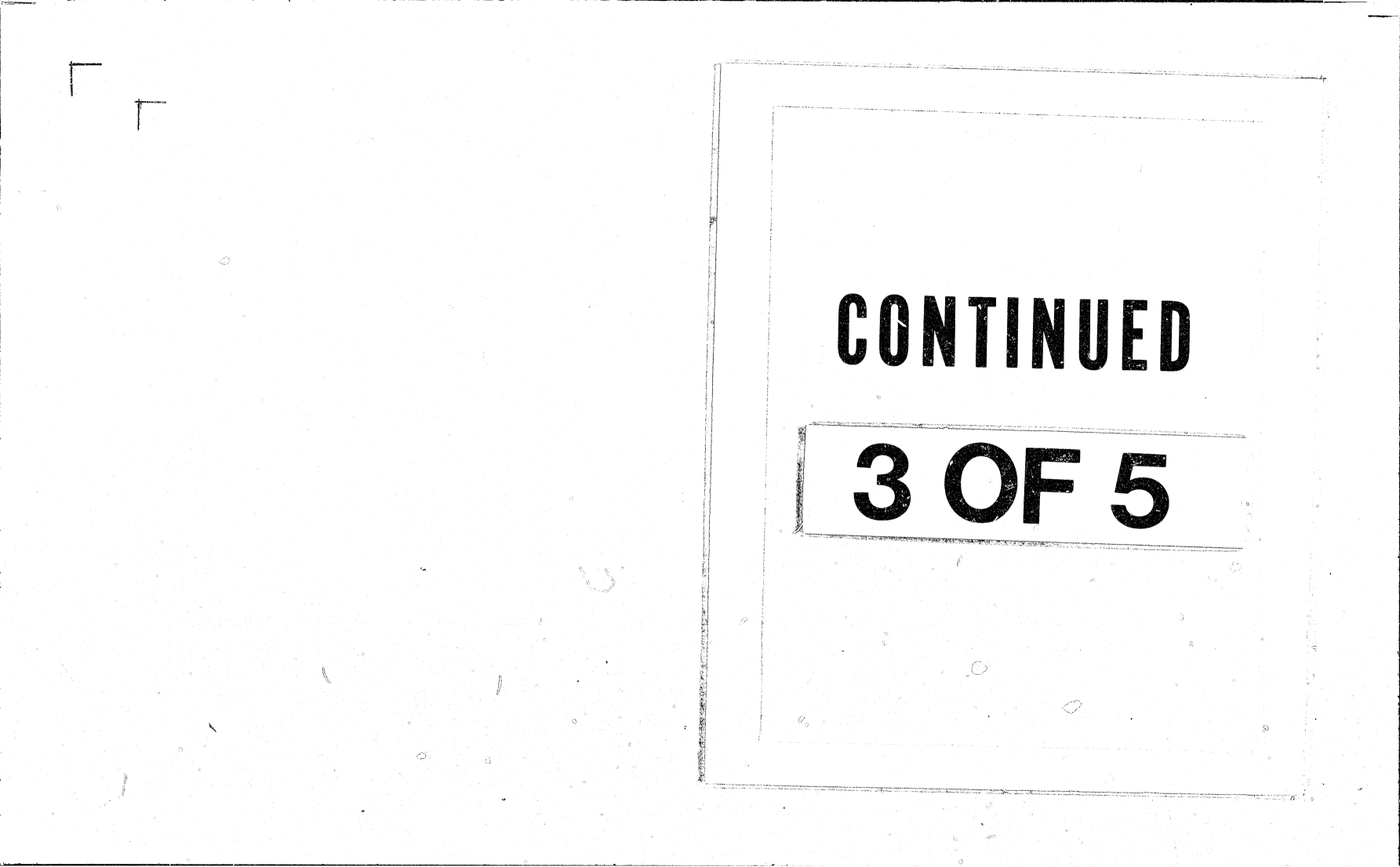
我

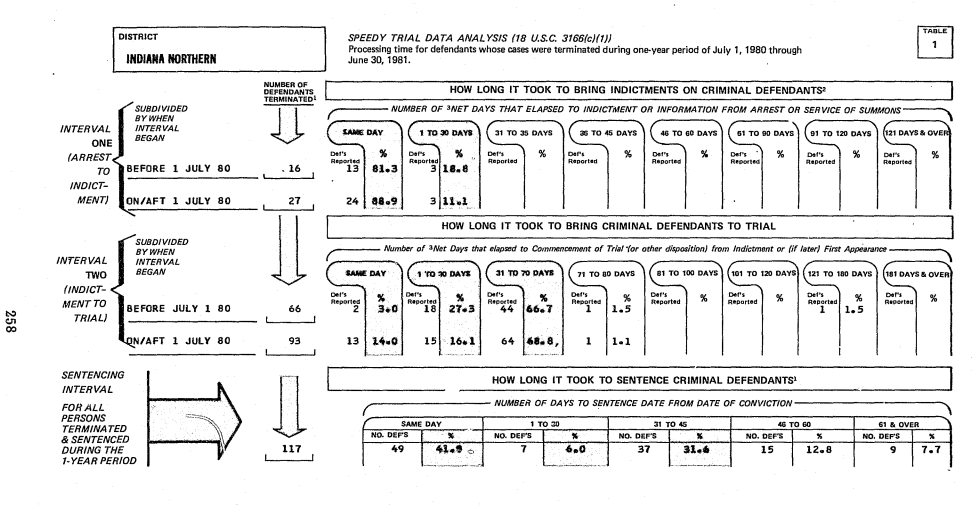
یاد استیادی و استان و الفاد اولین مارا المعاوناتین در از دیافیزیانیا و مراهیان. ۲۸ معاد ایران اسان در انداز کارکونکاریو در ایران کارور از میدود از ایران در ایران ا

U.S. Magistrate decisions, transfers out of district, pretrial d 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.

h	ANA NORTHERN	REPOR PERIO July 1, 1 throug	D 980 .	TOTALS	TERMINAT REPORTED DEFENDAM EXCLUDAE DEFENDAM	DURING F ITS WITHOUT LE TIME .	PERIOD . UT	. <u>159</u> . <u>16</u>	OF "A"		ABLE 2
INCID	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) ENCE OF AND	June 30,	1981		EXCLUDAE INCIDENTS	OF EXCLU	DABLE	<u>143</u> 299		IN WH CLUDA	ERVAL HICH EX- ABLE DE- CURRED ³
		LENGTH 0 to 10 days		LUDABLE D		DD (NO. OF		Sub-	% OF "D"	One	Two
CODE	REASON UNDER 18 USC 3161								\sim		
<u></u>	Examination or hearing for mental or physical incapacity (h)(1)(A)	1			2	0	1	5	1.7		
<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	
D	Interlocutory appeals – (ħ)(1)(E)	0	<u>`</u>	0	0	0	0	1	3	0	
Ε.	Motions (From filing to hearing or prompt disposition) - (h)(1)(f)	31	15	11	6	0	0	61	20.4	2	5
	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	3	. (0	0	C	o	3	1.0	0	
	Motion is actually under advisement – (h){1}(J)	7		5 5	0	0	0	17	5.7	0	1
	Misc. proceedings: probation or parole revocation, deportation,	136			1	0	0	137	45.8	5	13
	extradition – (h)(1) Transportation from another district or to/from examination or			1							1
_6	hospitalization in ten days or less – (h)(1)(H)	2			0	0		3	1.0	0	
<u>7.</u>	Consideration by court of proposed plea agreement – $(h)(1)(1), \ldots$	19		11	21	2	0	54	18.1	0	5
<u> I </u>	Prosecution deferred by mutual agreement {h}{?}	0		0 0	0	0	0	0		0	
<u>M.</u>	Unavailability of defendant or essential witness - (h)(3)(A & B)	0		1	0	0	0	2	7	0	ļ
<u>N.</u>	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	o	0	.0	0	
	Superseding indictment and/or new charges - (h)(6)	1		0 0	1	0	0	2	.7	1	
R.	Defendant awaiting trial of co-defendant when no severance had	1		0	1	1	0	4	1.3	0	
	been granted - (h)(7)	2		2 2	2	0	0	8		0	1
	"Ends of Failure to continue would stop further proceedings or								2.7		
<u> </u>	Justice" T1 result in miscarriage (B)(i)	0		0	0	0	0	0		0	
	ance, per 3161 T2 Case unusual or complex (B)(iii)	0		0 0	0	0	o		.0	0	
	(h)(8) T3 Odays (B)(iii)	0		0 0	0	0	0	0	.0	0	1
	T4 Continuance granted in order to obtain or substitute	0			0	0	0	0	.0	0	1
,.	counsel, or give major time to prepare (B) (iv)				1						
	Time up to withdrawal of guilty plea - 3161(i)	0		0 0	2	0	0	2	7	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 0	0	0	0	0		0	
	TOTAL	203	2	5 31	36	3	1	299	100.0	9	29

2 ***

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

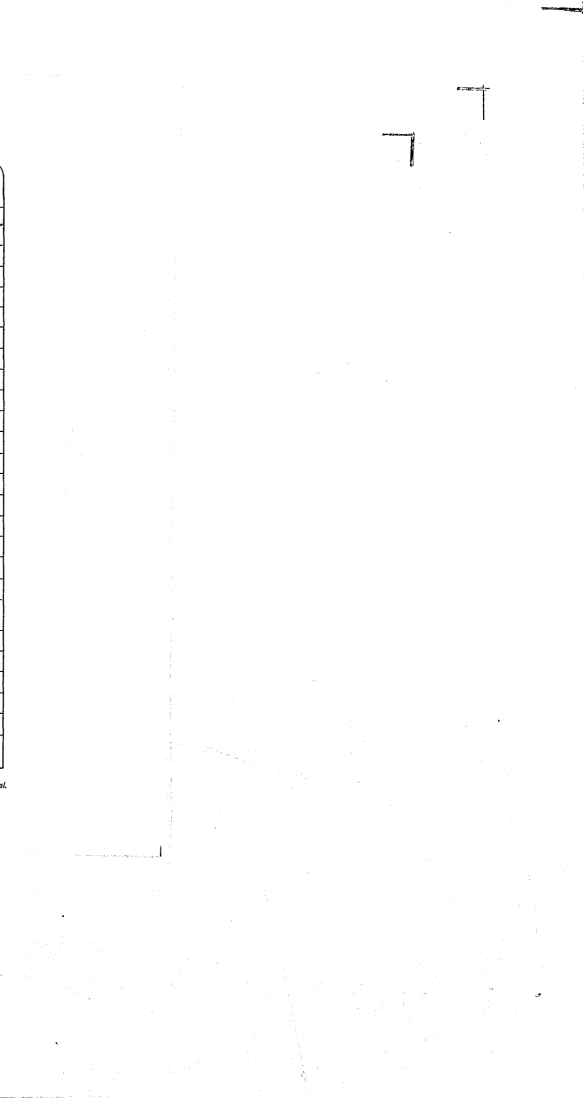
ŕ

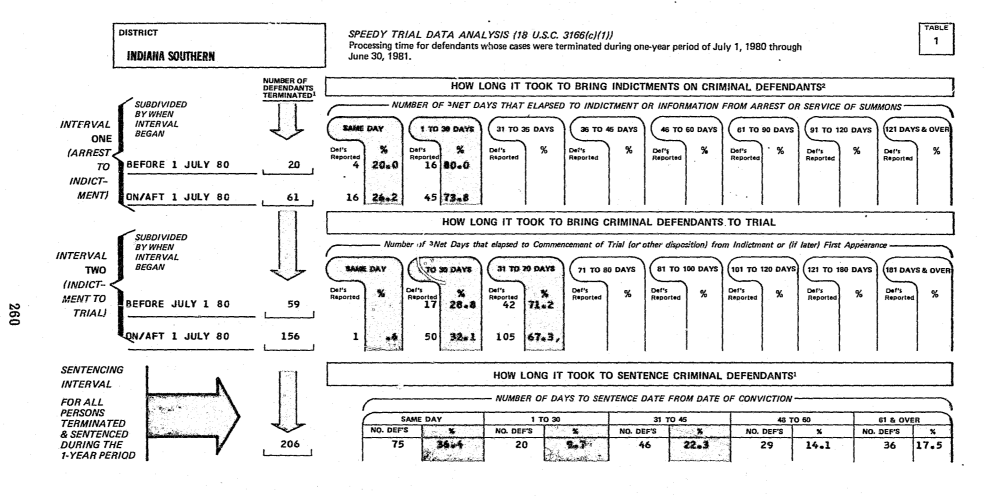
520

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.





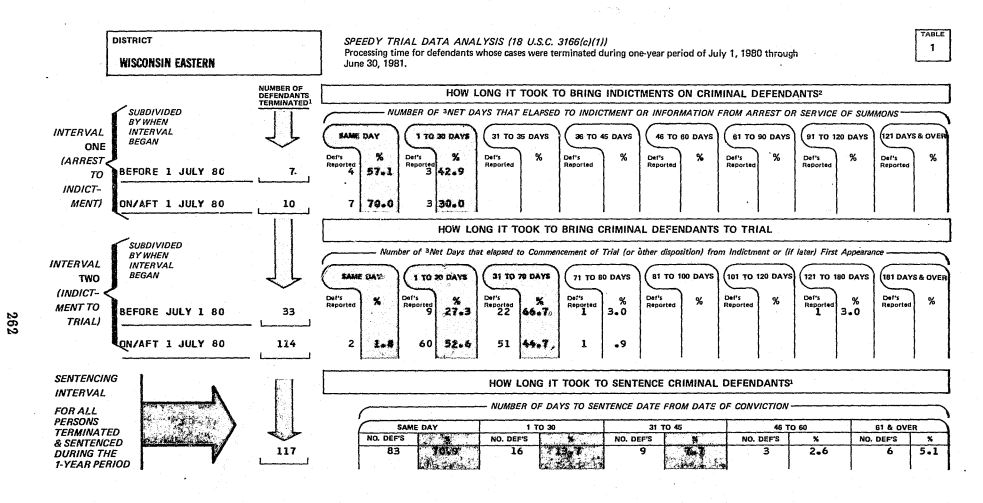
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND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

 $= \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_$

									%		
DISTR	ICT	REPOR		Í	REPORTED		PERIOD UT	A	OF "A"		BLE 2
INDI	ANA SOUTHERN	July 1, 1 throug	1 1	OTALS	EXCLUDAD	BLE TIME .	· · · ·	. <u>85</u> (B			
INCID	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) ENCE OF AND	June 30,			EXCLUDA	SLE TIME .		214 C		IN WH CLUDA	ERVAL ICH EX- BLE DE- CURRED ³
REAS	ONS FOR DELAY	LENGTH	OF EXCL	LUDABLE DI				Sub- totals of			
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + days	totais of		One	Two
Α.	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	2	0	0	4	3	1	10	4.7	0	10
<u> </u>	NARA examination - {h}(1){B}	0	0	0	0	0	0	. 0	0	0	0
<u> </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	c	0	0	0	0	0		0	0
E	Motions (From filing to hearing or prompt disposition) – {h}(1){f}	14	10	14	1	1	0	40	18.7	0	40
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)	6	1	1	0	0	0	8	3.7	0	8
н.	Miss proceedings: probation or parola revocation deportation	0	0	0	0	C C	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	· 1	0	0	0	1	.5	0	1
7.	Consideration by court of proposed plea agreement - {h}{1}(!)	29	10	18	15	5	3	80	37.4	1	79
Ι.	Prosecution deferred by mutual agreement (h){2)	0	0	0	0	0	0	O	.0	0	0
M.		0	0	0	0	0	1	1	.5	0	1
N.	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0	0	0	0	0	٥	0	.0	0	0
0.	Period of NARA commitment or treatment – $\{h\}\{1\}\{C\}$ & $\{5\}, \ldots,$	0	0	0	0	0	0	0	.0	0	0
P	Superseding indictment and/or new charges - {h}(6)	0	0	0	0	0	o	0	.0	0	0
	Defendant awaiting trial of co-defendant when no severance had	4	0	1	1	0	0	10	4.7	0	10
<u>R.</u>	been granted – $(h)(7)$ If more than one reason or none of the reasons below	4	8		10	4	4		1	2	40
	"Ends of Failure to continue would stop further proceedings or					1		42	19.6		
<u> </u>	Justica" T1 result in miscarriage (B)(i)	3	1	2	0	0	0	6	2.8	0	6
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0	0	3	0	0	o	3	1.4	o	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.		0	0		0	0	0	0	.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	.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. ³Interval 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.

8

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).

6 marchart

	DISTRICT WISCOMSIN EASTERN	REPOR PERIO July 1, 1	D 1980	TOTALS	REPORTED DEFENDAM EXCLUDAE	NTS WITHO BLE TIME .	PERIOD.	. <u>147</u> . <u>53</u> B	OF "A"		ABLE 2
	SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug June 30,	յո		DEFENDAN			94 (C),63.9,		ERVAL IICH EX-
	INCIDENCE OF AND	June 30,	1981		INCIDENTS			123		CLUDA	BLE DE- CURRED ³
	REASONS FOR DELAY	LENGT	H OF EXC	LUDABLE D	ELAY PERI	OD (NO. OF	DAYS	Sub-	- % - OF "D" - 7	One	Two
	CODE REASON UNDER 18 USC 3161	0 to 10 days	s 11 to 21	22 to 42	43 to 84	85 to 120	121 + days		\sim		Iwo
	<u>A.</u> Examination or hearing for mental or physical incapacity – (h){1)(A)	0	C		0	1	0	2	1.6	0	2
	<u>8 •</u> NARA examination – (h)(1)(B)	0	<u> </u>	0	0	0	0	0	.0	0	0
	C • State or federal trials on other charges - (h) (1)(D)	0	C	0	0	0	o	0	.0	0	0
	D. Interlocutory appeals – (h)(1)(E)	0	0	0 0	0	o	o	0	.0	0	Q
	E Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	3	11	22	10	1	2	49	39.8	0	49
¹		0	1 1	1	0	0	0	1	.8	0	1
	F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h){1}{G}										1
2 - 1 ^{- 1}	Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation,	0	C		0	0	0	2	1.6	0	2
	$\underline{H}_{\bullet} = \text{extradition} - (h)(1) \dots$	0	c) 0	0	0	0	0		<u> </u>	0
	Transportation from another district or to/from examination or hospitalization in ten days or less $- {h}(1){H}$.	0	c	0	0	0	0	0			0
	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	c	0 0	0	1 1	0	1	•8	0	1
	Me Unavailability of defendant or essential witness – (h)(3)(A & B)	0	C) 0	3	0	2	5	4.1	0	5
	Period of mental or physical incompetence of defendant to	0	0		0	a	1	1	.8	0	1
		0			0	0	0	0	1	0	0
	O. Period of NARA commitment or treatment - (h)(1)(C) & (\$),				+	<u></u>			<u>•0</u>		
	<u>P</u> . Superseding indictment and/or new charges – (h)(6),,	0	c) 0	0	0	0		<u> </u>	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	<u> </u>	0	2	0	0	2	1.6	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	ο	0
	T continu- ance, per		1								
	3161 T2 Case unusual or complex (B)(ii)	0	<u> </u>) 0	0	0	0	0		0	0
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	c	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	1	0	2	0.	0	3	2.4	o	3
	U • Time up to withdrawal of guilty plea - 3161(i)	0	6) 0	0	1	0	1	.8	0	1
		0			0	0	0	0	.0	0	0
	₩ Grand jury indictment time extended 30 more days – 3161(b)		1			1]		
	L More than 1 exclusion with days aggregated	0		0	0	0	0	0		0	0
	TOTAL	7	19	5 54	38	4	5	123	100.0	0	123

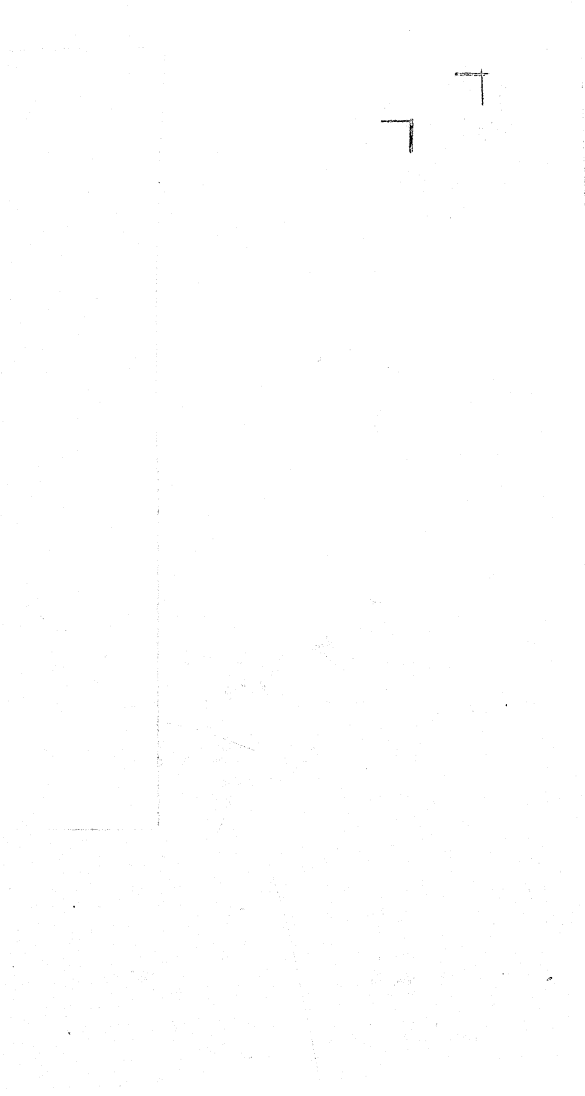
 \mathcal{O}

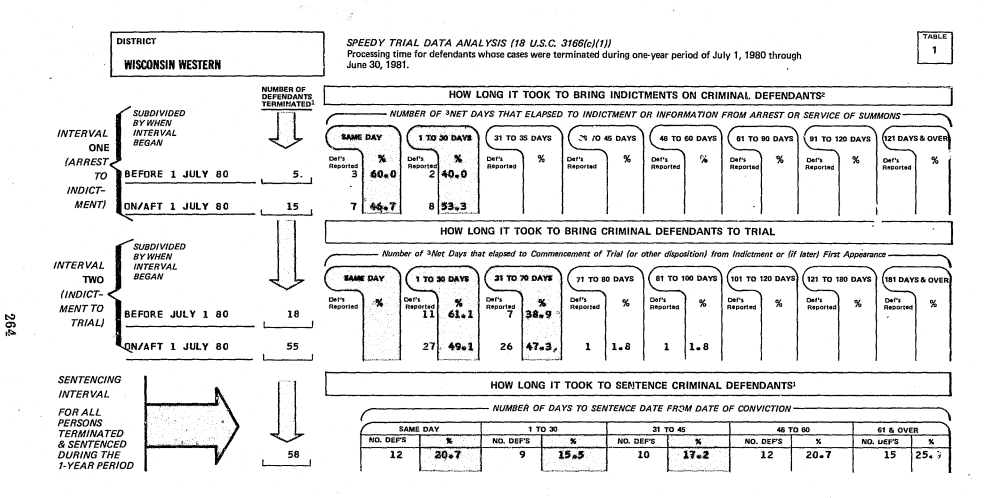
2

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 disposițions, removals from state courts and petty offenses.

.

i ter





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

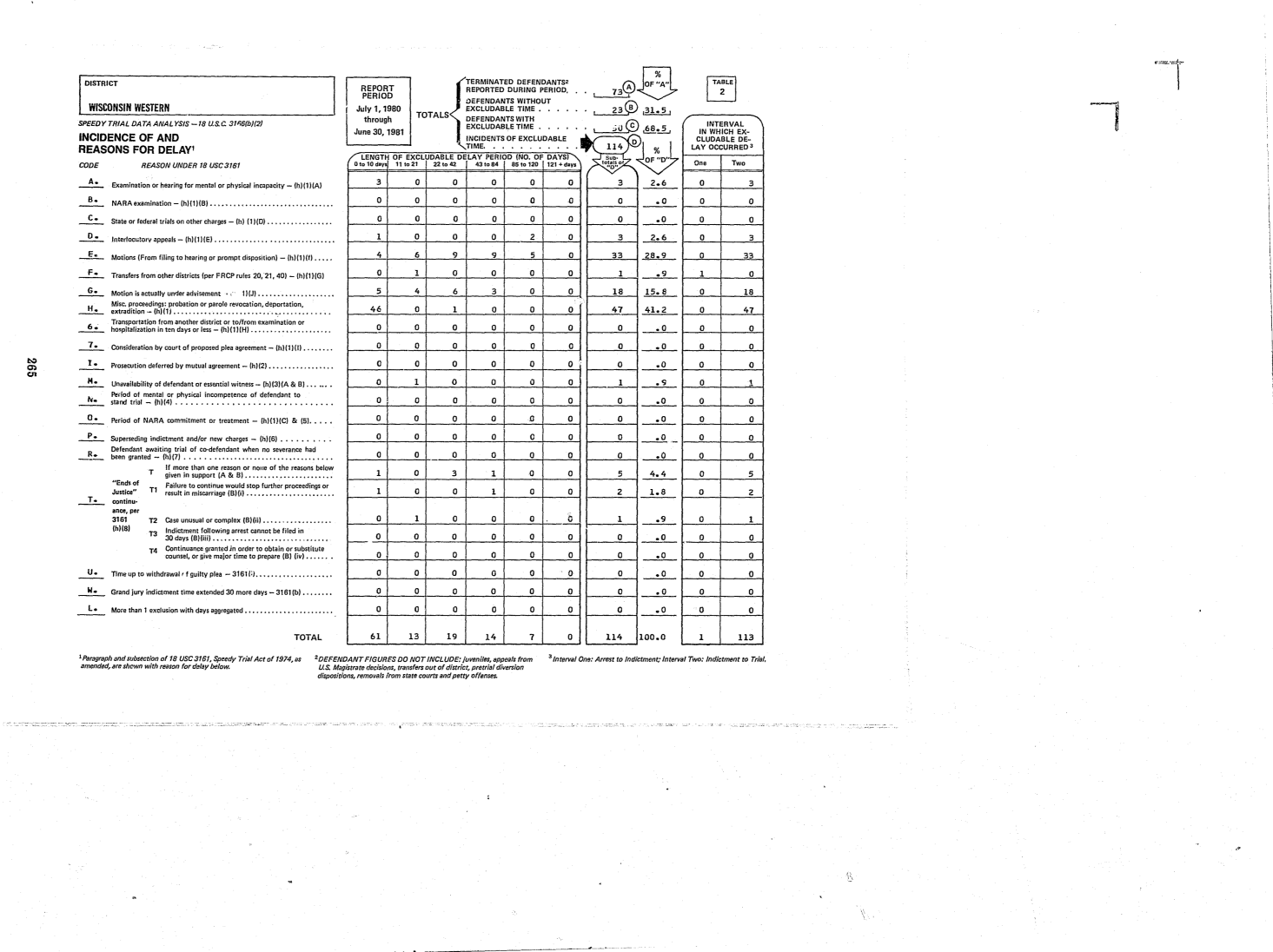
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

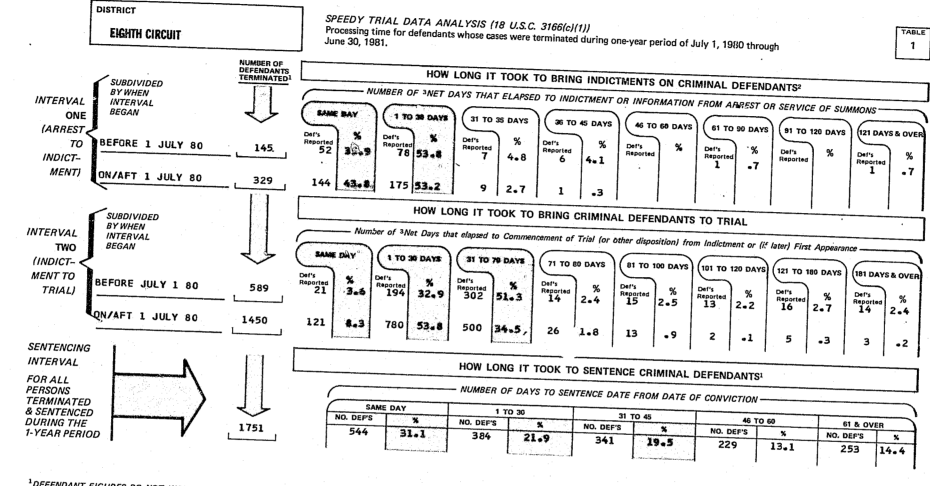
³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

e mont

DISTRICT WISCONSIN WESTERN	REPOF PERIO July 1, 1 throug	D 1980 то	TALS	REPORTED		ERIOD, . UT	73(A) 23(B)			ABLE 2
SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	· 1		EXCLUDAE	OF EXCLU) نند ا 114	<u> </u>	IN WH	ERVAL HICH EX- NBLE DE- CURRED ³
CODE REASON UNDER 18 USC 3161	LENGTI O to 10 days	H OF EXCL	UDABLE D 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- totais of		One	Two
A. Examination or hearing for mental or physical incapacity – (h)(1)(A)	3	0	0	0	0	0	3	2.6	0	3
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)	1	0	0	0	2	0	3	2.6	0	3
E_{π} Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	4	6	9	9	5	0	33	28.9	0	33
F• Transfers from other districts (per FRCP rules 20, 21, 40) – (h){1}{G}	0	1	0	0	0	0	1	.9	1	0
G Motion is actually under advisement + C 1)(J)	5	4	6	3	0	0	18	15.8	0	18
H. Misc. proceedings: probation or parole revocation, deportation, extradition - (h)(1).	46	0	1	0	0	0	47	41.2	0	47
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
I Prosecution deferred by mutual agreement (h){2}	o	0	0	0	0	0	0	.0	0	0
No. Unavailability of defendant or essential witness - (h)(3)(A & B)	0	1	0	0	0	o	1	.9	0	1
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)	0	0	0	0	С	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 noise of the reasons below given in support (A & B)	1	0	3	1	0	0	5	4.4	0	5
"Ends of Failure to continue would stop further proceedings or result in miscarriage (B)(i)	1	0	0	1	0	0	2	1.8	0	2
T - continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	1	0	0	0	. <u>õ</u>	1		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	0
U . Time up to withdrawal / f 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
Le More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	0
TOTAL	61	13	19	14	7	0	114	100.0	1	113
TOTAL		13	19	4			L	1.00.0		113

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.

266

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).

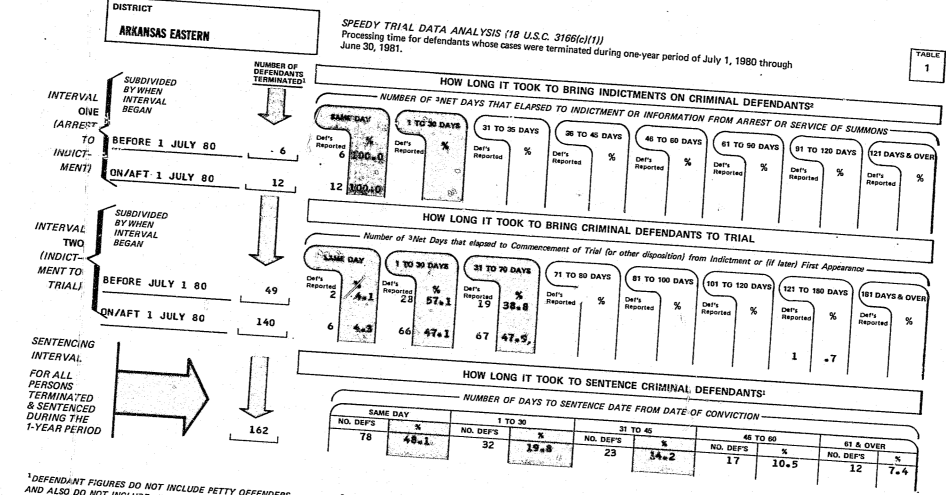
DISTR	GHTH CIRCUIT	REPOR PERIOI July 1, 19	D 980	TOTALS	DEFENDA	DURING F ITS WITHOUSLE TIME .	ERIOD.	. <u>2039</u> . <u>1187</u> B	OF "A"	1	ABLE 2
SPEEDY	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	through	n		DEFENDA	SLE TIME .		. 852 @	41.8		ERVAL
	ENCE OF AND	June 30, 1	1981			OF EXCLU			·	CLUDA	ABLE D
REAS	ONS FOR DELAY	LENGTH	OF EXC	LUDABLE D	<u> </u>	DD (NO. OF				LAY OC	CURRI
CODE	REASON UNDER 18 USC 3161	0 to 10 days			43 to 84		121 + days	totals of		One	Tw
<u>A.</u>	Examination or hearing for mental or physical incapacity – $\{h\}$	8	10	9	19	11	2	59	4.3	3	ļ
<u> </u>	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	3	0	3	2	1	9	.7	0	
D.	Interlocutory appeals — (h)(1)(E)	4	1	4	0	0	6	15	1.1	0	<u> </u>
_ <u>E.</u> _	Motions (From filing to hearing or prompt disposition) – $(h)(1)(f)$	249	156	117	45	4	9	580	42.3	6	
F.	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	2	2	3	2	0	1	10	.7	2	
<u> </u>	Motion is actually under advisement – (h)(1)(J)	153	97	96	10	2	1	359	26.2	7	
Н.	Mise. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	1	Ö	0	0	o	0	1	.1	0	
6.	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	
	Consideration by court of proposed plea agreement - (h)(1)(1)	0	C	1	0	0	0	1		0	
τ.	Prosecution deferred by mutual agreement	1	c	2	2	0	5	10	.7	0	
м.	Unavailability of defendant or essential witness – $(h)(3)(A \& B) \dots \dots$	4	C	3	з	4	5	19	1.4	1	
N.	Period of mental or physical incompetence of defendant to stand trial (h)(4)	1	c	4	3	1	1	10	•7	0	ŀ
0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	C	0	0	0	0	0	.0	0	
	Superseding indictment and/or new charges - (h)(6)	2	1	. 2	3	0	0	8	•6	0	
	Defendant awaiting trial of co-defendant when osverance had been granted — (h){7}	1	1	2	4	1	0	9	.7	0	
	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	
	"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	1
<u> </u>	continu- ance, per										1
	3161 T2 Case unusual or complex (B)(ii)	0	2	2 2	2	0	0	6		0	1
	(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	· · · ·	0	1	0	0	1	.1	0	
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	5	3	3 3	5	2	1	19	1.4	1	
_U.	Time up to withdrawal of guilty plea — 3161(i)	0	(0	2	0	0	2	.1	0	
W	Grand jury indictment time extended 30 more days - 3161(b)	3		3 4	0	0	0	10	.7	10	
_L.	More than 1 exclusion with days aggregated	0		0 0	1	0	0	1	.1	0	
	and a second								100.0	22	
	TOTAL	464	296	320	159	61	71	1371	100.0	32	1

amended, are shown with reason for delay below.

N. S.

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

sum to ial.



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.

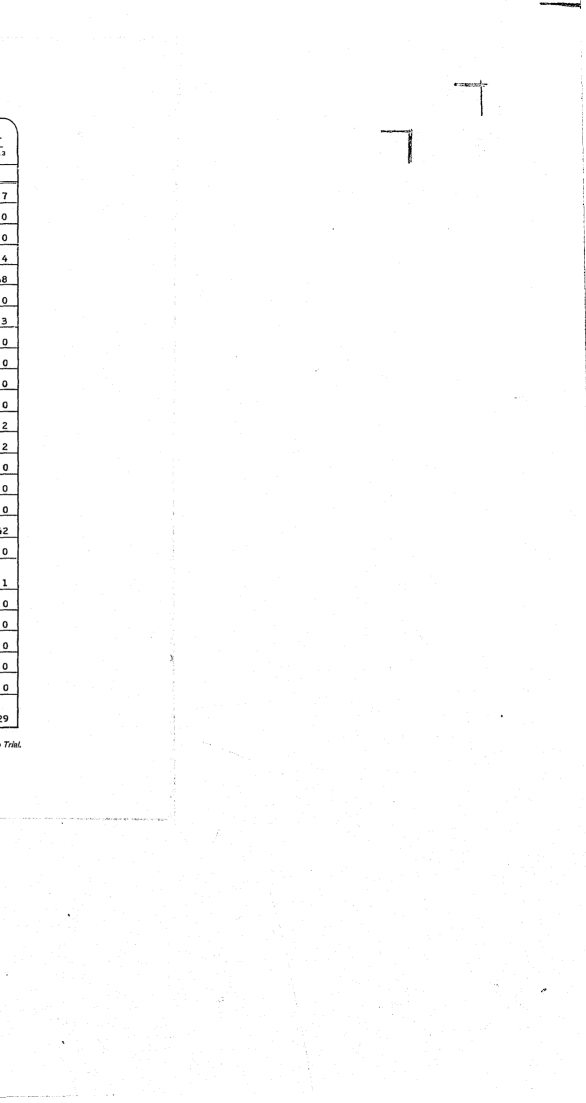
268

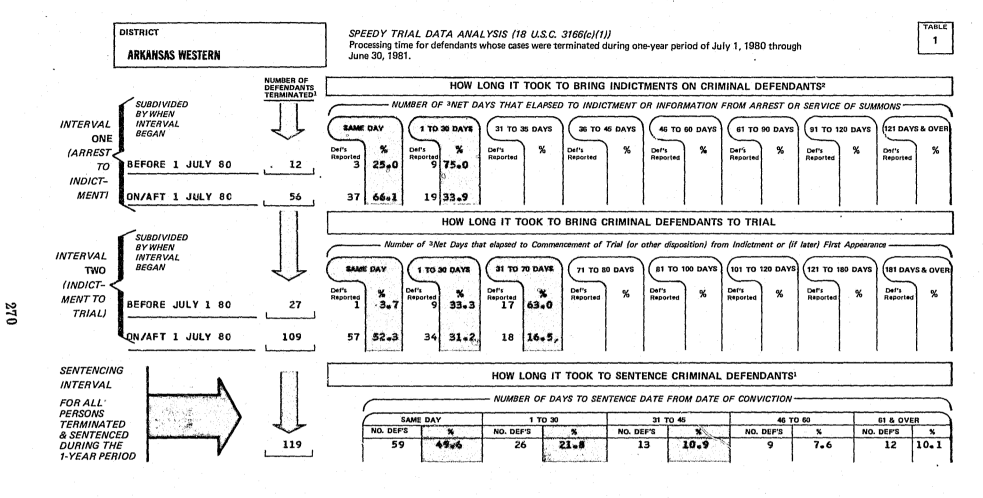
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

distri ARKA	CT INSAS EASTERN	REPOR PERIO July 1, 1	р 980 т	DTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING F ITS WITHOUS AND A STATE	PERIOD, UT	. <u>189</u> . <u>106</u>		1	ABLE 2
INCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)[2] ENCE OF AND ONS FOR DELAY ¹	throug June 30,	· •		EXCLUDAE INCIDENTS TIME.	SLE TIME .	DABLE	<u>83</u> C		IN WH	ERVAL NCH EX- NBLE DE- CURRED ³
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE D	LAY PERIC		DAYS) 121 + days	Sub- totals of "D"		One	Two
A .	Examination or hearing for mental or physical incapacity (h)(1)(A)	0	1	2	2	2	0		5.4	0	7
в.	NARA examination	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.	Motion is actually under advisement (h)(1)(J)	3	0	0	0	0	0	3	2.3	0	3
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h){1)	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)	o	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}	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	0
Ρ.	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)	1	1	11	15	5	9	42	32.6	0	42
	"Ends of Justica" 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	1	0	0	0	0	1	8	0	1
	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	<u> </u>		0	0
<u>U.</u>	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0	0	0		0	0
<u>W.</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	<u>.</u> .	0	0
	TOTAL	29	24	35	21	7	13	129	100.0	0	129

مىتى تى . مى 1.50

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.





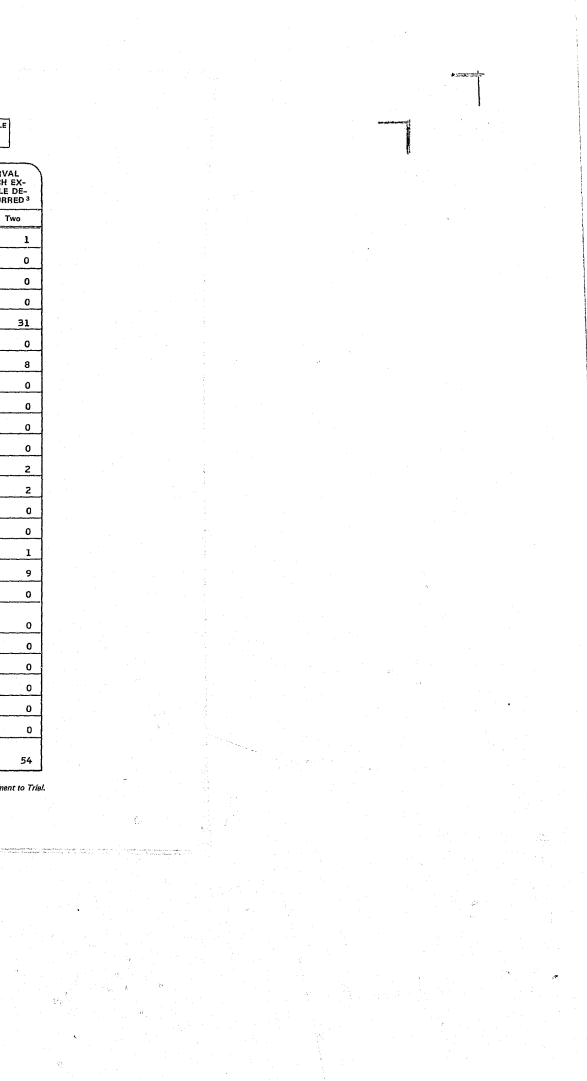
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

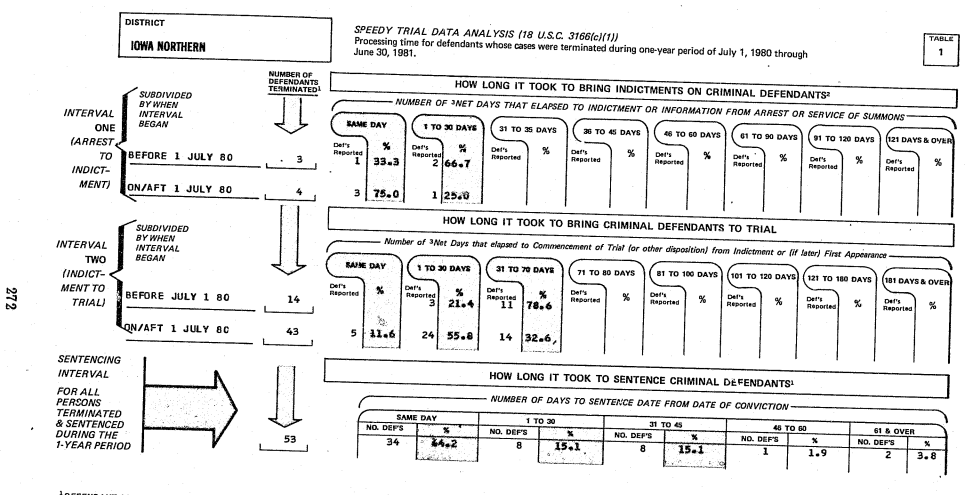
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTR	INSAS WESTERN	REPOR PERIO July 1, 1 throug	D 980 то	TALS	REPORTED DEFENDAN EXCLUDAE DEFENDAN	ITS WITHO		97 (B) 71.3	L
INCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	June 30,	. 1			OF EXCLU		. <u>39</u> (C 63) [<	IN W CLUD LAY O
	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE D	ELAY PERIC		DAYS) 121 + days	Sub- totals of	JOF "D"	One
Α.	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	0	0	0	1	0	0		1.6	0
в.	NARA examination – (h)(1)(B)	0	0	0	0	С	o	0	•0	0
с.	State or federal trials on other charges — {h} (1)(D)	0	0	0	0	0	0	0	•0	0
D.		0	0	0	0	0	0	0	•0	0
_ <u>E</u>	Motions (From filing to hearing or prompt disposition) — (h){1}(f)	6	6	16	3	0	1	32	50.8	1
_	Transfers from other districts (per FRCP rules 20, 21, 40) — (h)(1)(G)	0	0	0	0	0	0	0	.0	0
<u> </u>		5	1	2	0	0	0	8	12.7	0
<u>н.</u>	Misc. proceedings: probation or parole revocation, deportation, extradition — (h){1}	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
_7	Consideration by court of proposed plea agreement - (h)(1)(1)	0	0	0	0	0	0	0	.0	0
<u> </u>	Prosecution deferred by mutual agreement \backsim (h)(2)	0	0	0	0	0	0	0	.0	0
<u>M.</u>	Unavailability of defendant or essential witness – (h)(3)(A & B) \ldots	0	0	0	1	1	0	2	3.2	0
N.	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0	0	11	1	0	0	2	3.2	0
_0.	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	, <u> </u>	0	0	0	0	0	.0	0
P.,	Superseding indictment and/or new charges (h)(6)	0	0	0	0	C	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	1	1.6	0
	T 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
	"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
<u> </u>	ance, per	0	0	0	0	0	0	0	.0	0
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in T3 Optimized for (D)(iii)	0	0	0	0	0	0	0	.0	0
	 30 days (B)(iii)	0	0	0	0	0	0	c	.0	0
11.	Time up to withdrawal of guilty plea – 3161(i)	0	0	0	0	0	0	0	.0	0
 W.	• • •	2	3	3	0	0	0	8	12.7	8
 L•		0	0	0	0	0	0	0	.0	0
					-				1	
	TOTAL	15	12	24	8	2	2	63	100.0	. 9

مىيەرىيىتىن تەرىپارىيىيە 1944-يايىر بەتىرىدىن ئورىي 1

 $\langle \hat{\mathcal{C}} \rangle$





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). C.1000/2 2.0

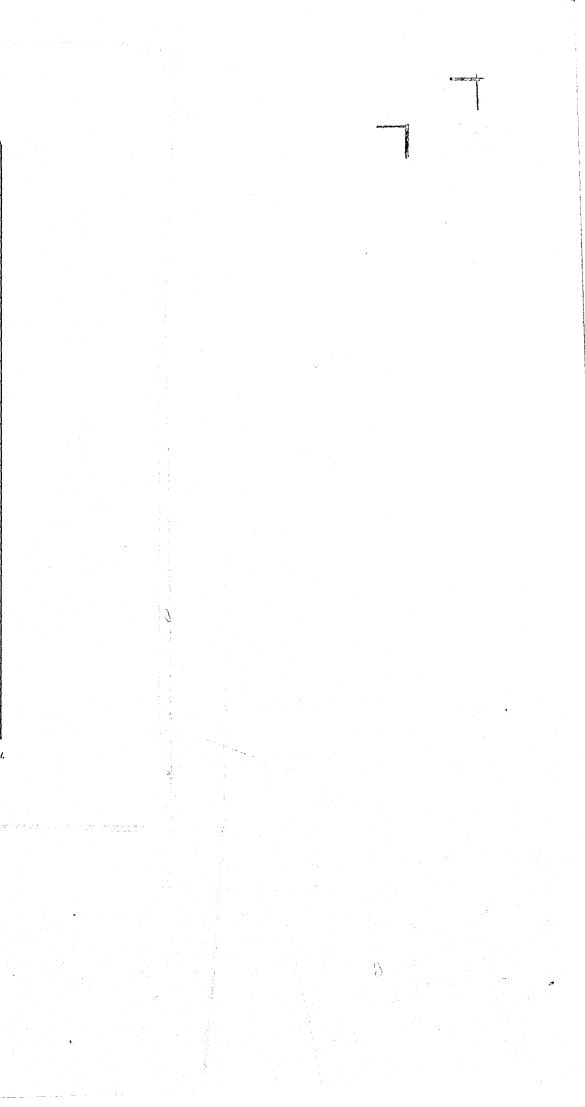
DISTRICT IOWA NORTHERN SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	REPOR PERIOI July 1, 19 through June 30, 1	Э 980 h ТС	DTALS	REPORTED DEFENDAN EXCLUDAS DEFENDAN EXCLUDAS	BLE TIME . NTS WITH BLE TIME . OF EXCLU	DABLE	. <u>57</u> (A) . <u>14</u> (B) . <u>43</u> (C) . <u>49</u> (D)) <u>75.4</u>		BLE 2 ERVAL ICH EX- BLE DE- CURRED 3
REASONS FOR DELAY ¹ CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DI	LAY PERIC	DD (NO. OF		Sub- totals of	% <0F "D"	One	Two
	0	0	1	0	0	0		2.0	0	1
	0	0	0	. 0	0	0	0	.0	0	0
	0	Ŭ	0	0	0	0	0		0	0
C State or federal trials on other charges – (h) (1)(D)				[
Interlocutory appeals – (h)(1)(E)	0	0	0	0	0	0	0	0	0	0
<u>E</u> . Motions (From filing to hearing or prompt disposition) – $(h)(1)(f)$		2	0	0	0	O	2	<u>_4.1</u>	0	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 actu:"; under advisement - (h)(1)(J)	3	3	3	0	0	0	9	18.4	0	9
H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	0	0	0	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	0	0	0	0		0	0
7. Considuration by court of proposed plea agreement – (h)(1)(l)	0	C	0	<u> </u>	0	0	<u> </u>	0	0	O
I • Prosecution deferred by mutual agreement (h)(2)	0	0	1	0	0	0	1	2.0	0	1
MeUnavailability of defendant or essential witness (h){3}{A & B}	0	0	σ	0	0	0	0		0	0
N Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	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
\underline{P} Superseding indictment and/or new charges - (h)(6)	0	0	0	0	0	o	0	.0	0	0
Befendant 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)	5	3	18	7	0	0	33	67.3	0	33
"Ends of Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	0
T. continu-		<u></u>	1	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)	0	0	<u> </u>	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	Q	0	0	0		0	0
Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0		0	<u> </u>
L - More than 1 exclusion with days aggregated	н О	0	0	o	<u> </u>	0	0	0	0	0
TOTAL	8	9	25	7	0	0	49	100.0	О	49

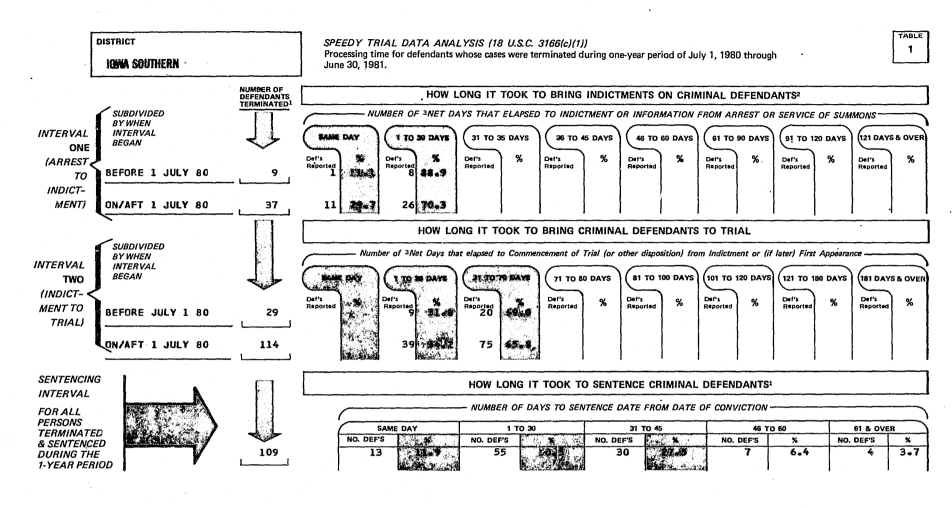
¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

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

273

2.00





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.

274

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 IOWA SOUTHERN	REPOR PERIOI July 1, 19	080	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING F ITS WITHOUT IN THE STREET IN THE ST	PERIOD.	. <u>143</u> (A) . <u>90</u> (B)	OF "A
PEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	througl June 30, 1	י (DEFENDAN EXCLUDAB INCIDENTS TIME.	LE TIME . OF EXCLU		<u>53</u> C	`
	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE D	ELAY PERIO		DAYS	Sub- totals of	
							$\langle \cdot \rangle$	\sum
A Examination or hearing for mental or physical incapacity – (h)(1)(A)		3	2	3	1	0	10	12.
B. NARA examination – {h}{1}{B}	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	<u> </u> •
D. Interlocutory appeals – (h) (1) (E)	0	0	0	0	<u> </u>	1	1	1_1.
E . Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	0	0	<u> </u>	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.
G Motion is actually under advisement — (h)(1)(J)	17	12	7	2	1	0	39	50.
Misc. proceedings: probation or parole revocation, deportation.			0	0	0	0	0	
H extradition ~ (h){1} Transportation from another district or to/from examination or								1
<u>6.</u> 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) (1)	0	0	0	0	0	0	0	
I . Prosecution deferred by mutual agreement (h) (2)	0	0	0	11	0	3	4	
M. Unavailability of defendant or essential witness – {h}(3)(A & B)	0	0	0	0	0	0	0	
Period of mental or physical incompetence of defendant to stand trial - (h)(4)	· · · o	0	0	0	1	0	1	1_1
D. Period of NARA commitment or treatment – $(h)(1)(C) & (5)$	0	0	0	0	٥	٥	0	<u> </u>
P. Superseding indictment and/or new charges - (h)(6)	0	0	٥	0	o	0	0	
Defendant awaiting trial of co-defendant when no severance had	0	0	0	0	0	0	0	
				1				1
"Ends of Failure to continue would stop further proceedings or	3	2	1		8	5	20	25
Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	
ance, per 3161 T2 Case unusual or complex (B)(ii)	0	С	0	0	0	o	0	
(h)(8) Indictment following arrest cannot be filed in		0		1			0	1
30 days (B)(iii)	0		0	0	0	0		
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)	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	
L . More than 1 exclusion with days aggregated	0	0	<u> </u>	0	0	0	0	
								1.00
TOTAL	23	17	10	8	11	9	78	100.

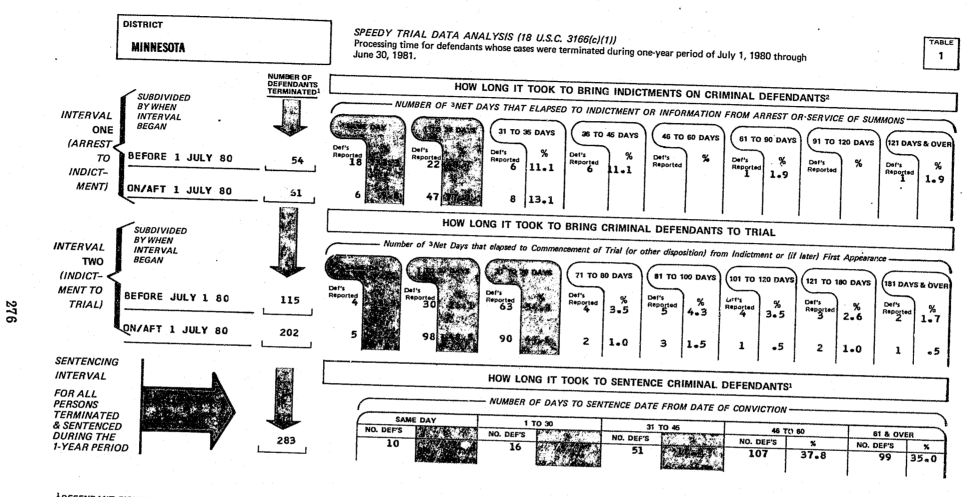
U.S. Magistrate decisions, transfers out of district, pretrial divers dispositions, removals from state courts and petty offenses.

.

t; Interval Two: Indictment to Trial.

	BLE 2
INTI IN WH CLUDA LAY OCC	ERVAL ICH EX- BLE DE- CURRED ³
One	Two
2	8
0	0
0	٥
0	1
0	0
0	2
0	39
0	0
0	0
0	0
	4
0	0
0	1
0	0
0	0
0	0
0	20
0	0
0	0
0	0
0	0
0	0
1	0
0	0
З	75

enand



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.

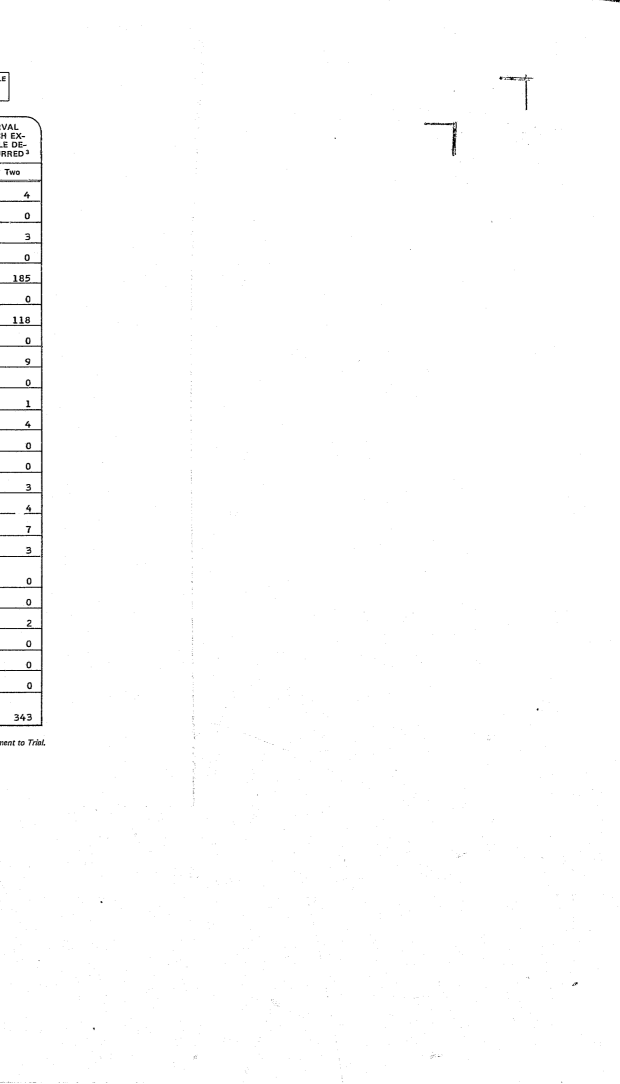
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS LIDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1881.

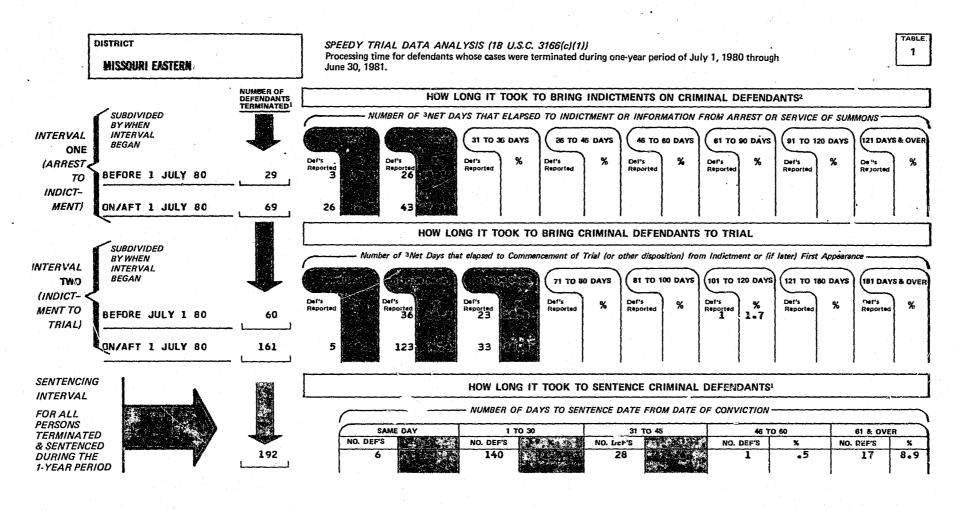
³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

Same an

distri Mini	ICT NESOTA	REPOR PERIO July 1, 1	D 980 T		REPORTED	ED DEFENI DURING P ITS WITHOU ILE TIME	ERIOD.	. <u>317</u> A	·		BLE 2
INCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	throug June 30,	n -		EXCLUDAE	OF EXCLU	DABLE .	· <u>202</u> 349	<u> </u>	IN WH	ERVAL IICH 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	LAY PERIO 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of "D"		One	Two
Α.	Examination or hearing for mental or physical incapacity (h)(1)(A)	0	1	0	2	. 1	0	4	1.1	0	4
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	0	0	2	1	0	3	.9	0	3
D.	Interlocutory appeals — (h)(1)(E)	0	0	0	0	0	0	0	0		0
E.	Motions (From filing to hearing or prompt disposition) – $(h)(1)(f)$	108	44	27	9	0	0	188	53.9	3	185
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}	30	37	47	5	0	· 0	119	34.1	1	118
н.	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	٥	0	0	0	0	0		0	C
6.	Transportation from another district or to/from examination or hospitalization in ten days or less $-$ (h){1){H}	6	3	2	0	0	0	11	3.2	2	<u> </u>
7.	Consideration by court of proposed plea agreement - (h)(1)(1)	0	0	0	0	0	0	0	0	0	c
1.	Prosecution deferred by mutual agreement (h)(2)	0	0	. 0	1	0	0	1	• 3	0	1
M.	Unavailability of defendant or essential witness — (h)(3)(A & B)	0	0	1	0	0	3	4	1.1	0	4
N.	Period of mental or physical incompetence of defendant to stand trial — (h)(4)	· · 0	0	0	0	0	0	0	.0	0	0
0.	Period of NARA commitment or treatment – (h)(1)(C) & (5),,	0	0	0	0	0	0	0	.0	0 0	- C
P		0	0	0	3	0	0	3	.9	0	
R.	Defendant awaiting trial of co-defendant when no severance had been granted $-$ (h)(7).	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)	. 0	2	4	1	a	0	7	2.0	0	-
	"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)	0	0	2	0	1	0	3	.9	0	1
<u> </u>	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	C	0	0	0	0	
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) {iv}	1	C	0	1	0	0	2	6	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	
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0		0	
	TOTAL	145	88	83	26	4	3	349	100.0	6	343

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.

278

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

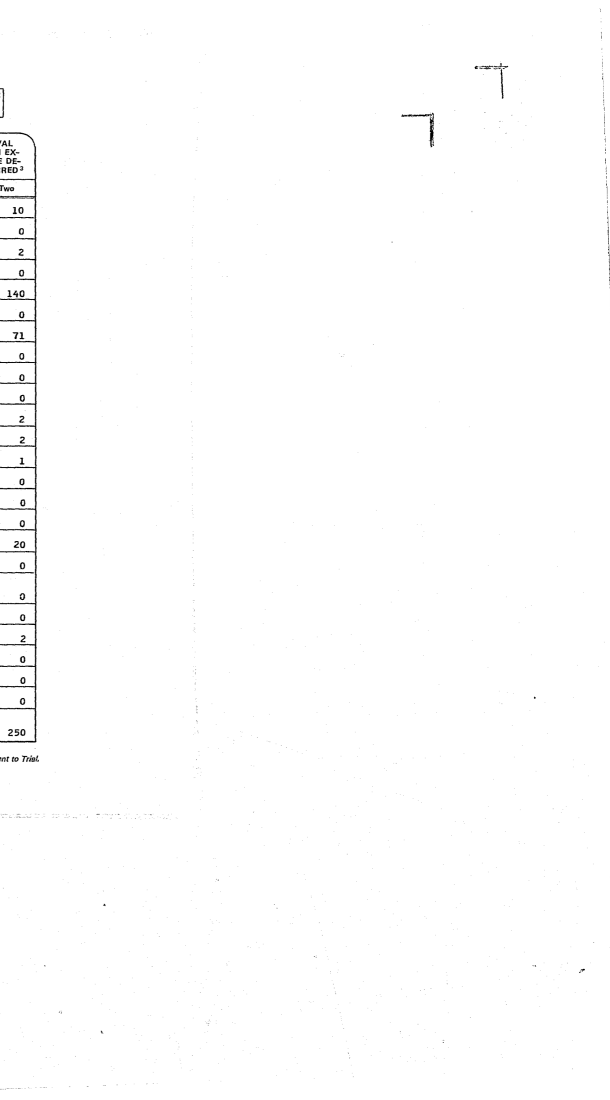
MISS	DISTRICT MISSOURI EASTERN SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(6)(2) INCIDENCE OF AND DEADCOND DEI ANI		т D 980 h 1981	DTALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS	DURING F ITS WITHOUTE TIME . ITS WITH ILE TIME .	DABLE	 69 52 52 57	68.8	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED 3		
REAS	ONS FOR DELAY			UDABLE DE		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	\sim	One	Two	
A.	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	2	2	2	2	2	0	10	3.9	0	10	
8.	NARA examination – (h)(1)(B)	C	0	0	0	0	0	0		0	0	
с.	State or federal trials on other charges - {h} (1){D)	0	1	0	0	1	0	2	8	0	2	
D•	Interlocutory appeals — {h}(1)(E)	0	0	0	o	0	<u> </u>	0	.0	0	0	
Ε.	Motions (From filing to hearing or prompt disposition)	32	50	38	15	3	4	142	55.3	2	140	
	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)	27	28	18	1	0	1	75	29.2	4	71	
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.		0	0	0	0	0	0	0	.0	0	0	
Ι.	Prosecution deferred by mutual agreement - (h)(2)	1	0	1	Q	0	0	2	.8	0	2	
		0	0	1	1	1	0	3	1.2	1	2	
	Unavailability of defendant or essential witness – (h)(3)(A & B) Period of mental or physical incompetence of defendant to	0		0	0					0		
<u>N.</u>	stand trial $- (h)(4)$		0			0	1	1			1	
0.	Period of NARA commitment or treatment – $(h){1}{C} & {5}, \dots$	0	0	0	0	0	0	0		0	0	
<u> </u>	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	c	0	0	0	0	0	
	If more than one reason or none of the reasons below given in support (A & B)	2	Q	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	
<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	
	T4 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	
H.	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	o	0	.0	0	0	
	TOTAL	64	81	61	26	13	12	257	100.0	7	250	

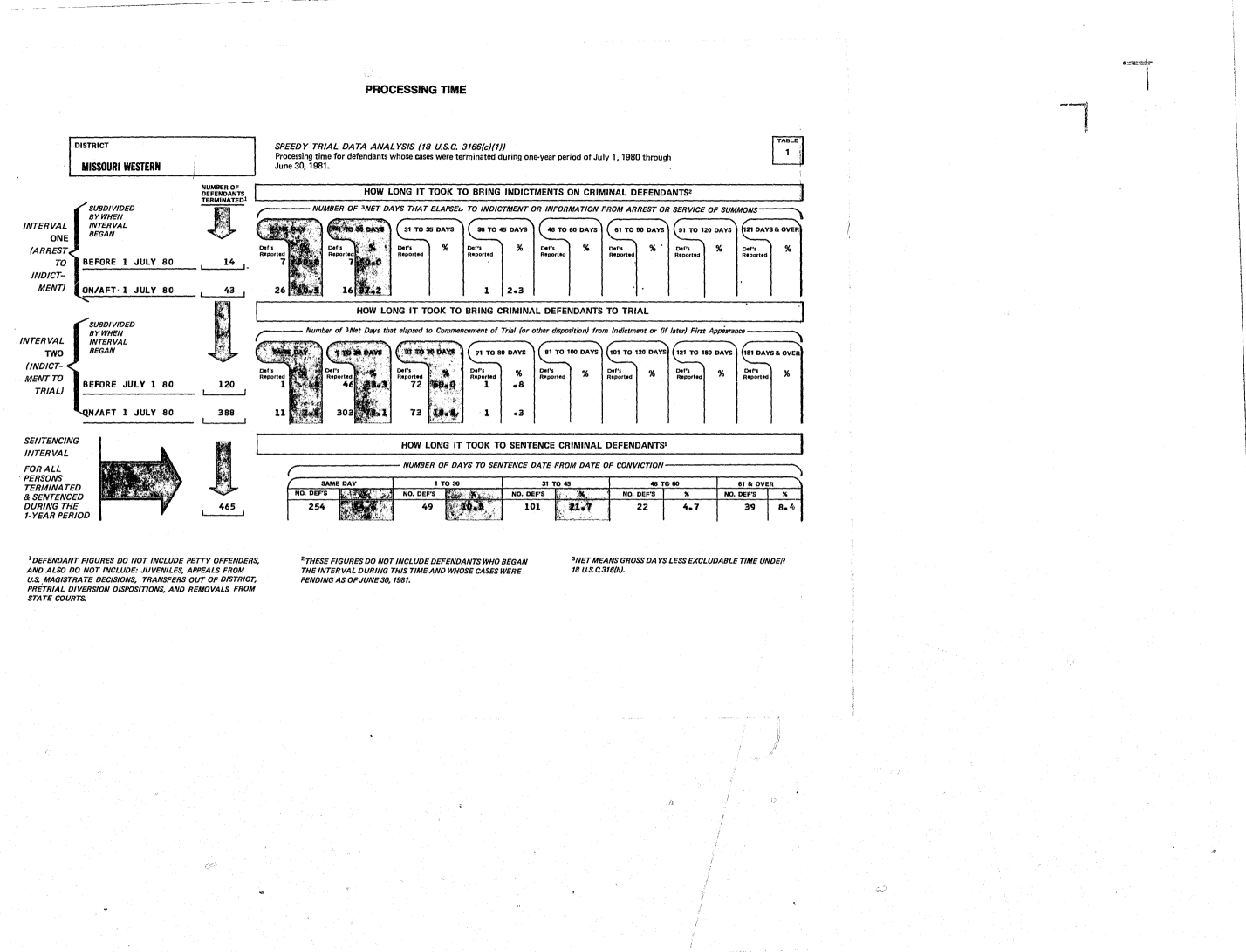
¹ Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ² DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial civersion dispositions, removals from state courts and petty offenses.

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

÷14.

279





DISTRICT MISSOURI WESTERN	REPOR PERIC July 1, 1	D 1980 _	TOTALS	TERMINAT REPORTED DEFENDAM EXCLUDAE	DURING I ITS WITHO ILE TIME .	PERIOD, .	. <u>508</u> . <u>411</u> B	OF "A"		2 2
SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND BEASONS FOR DELAVI	throu June 30,	an	Ì	DEFENDAN EXCLUDAE INCIDENTS	OF EXCLU	DABLE	97 C		INT IN WH CLUDA	ABL
REASONS FOR DELAY ¹ CODE REASON UNDER 18 USC 3161	LENGT 0 to 10 day	H OF EX(CLUDABLE D	ELAY PERIO	DD (NO. OF 85 to 120	DAYS) 121 + days	Sub- totals of		One	T
Examination or hearing for mental or physical incapacity - (h)(1)(A)	1	C	1	6	5	2	15	8.9	0	
NARA examination (h)(1)(B)	0	o) 0	0	0	0	0	•0	0	
C State or federal trials on other charges - (h) (1)(D)		o) 0	1	٥	1	2	1.2	0	
D. Interlocutory appeals – {h}(1){E}		C) 0	0	0	1	4	2.4	0	
E Motions (From filing to hearing or prompt disposition) – $(h)(1)(f) \dots$		10) 5	0	0	0	47	27.8	0	
F. Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	0	c	0 0	1	0	0	1	6	0	
Motion is actually under advisement — (h)(1)(J)	18	6	5 3	0	0	0	27	16.0	0	Į.
H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)		c	0	0	C	0	0	.0	0	
Transportation from another district or to/from examination or hospitalization in ten days or less (h)(1)(H)		C	0 0	0	0	0	0	.0	0	
Consideration by court of proposed plea agreement (h)(1)(1)	0	c	0 0	0	0	o	0	.0	0	
I • Prosecution deferred by mutual agreement (h){2}	0) O	0	0	2	2	1.2	0	
M - Unavailability of defendant or essential witness - (h)(3)(A & B)	. 1	<u> c</u>) 1	0	1	1	4	2.4	0	
No Period of mental or physical incompetence of defendant to stand trial - {h}(4)	. 1	c) 1	0	0	0	2	1.2	0	
Period of NARA commitment or treatment (h)(1)(C) & (5),	0	c	0 0	0	0	0	0	.0	0	
Superseding indictment and/or new charges - {h)(6)	. 2	3	ι ο	0	0	0	3	1.8	0	
Re Defendant awaiting trial of co-defendant when no severance had been granted - (h)(7)	. 0		<u> </u>	1	0	0	3	1.8	0	
T If more than one reason or none of the reasons belo given in support (A & B)		3	3 14	17	4	18	56	33.1	0	
"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	
To continu- ance, per	0		0 0	0	.0	0	0	•0	0	
3161 T2 Case unusual or complex (B)(ii)		1		1	0	0	0	.0	0	+
30 days (B) (iii)					0	0	0	.0	0	+
counsel, or give major time to prepare (B) (iv) U . Time up to withdrawal of quilty plea — 3161(i)		1		-	0	0	2	1.2	0	-
U. Time up to withdrawal of guilty plea - 3161(i)				0	0	0	0	.0	0	+
L. More than 1 exclusion with days aggregated	•	1			0	0	1	.6	0	T
	··	1		- <u>-</u> -	<u>-</u> -					┢
TOTAL	58	20	0 27	29	10	25	169	100.0	0	

amended, are shown with reason for delay below.

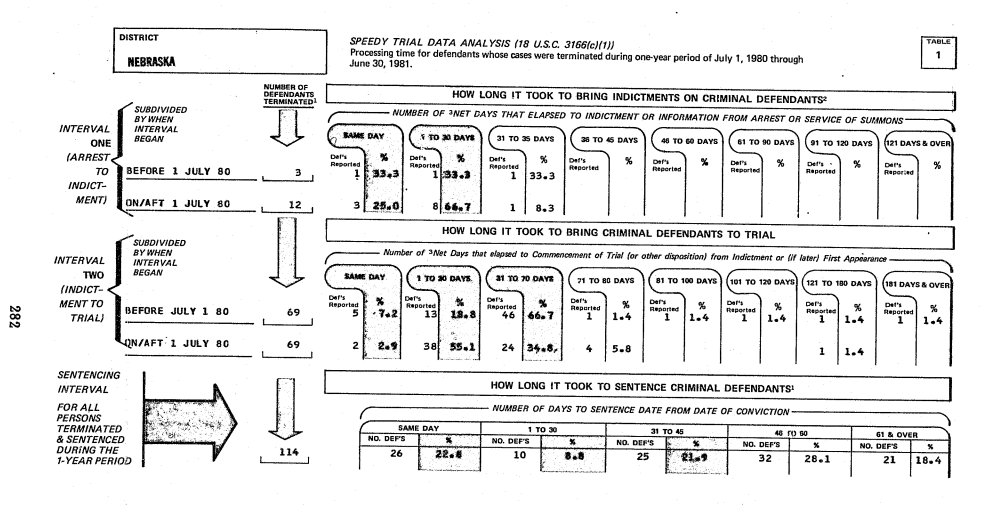
*DEFENDANT FIGURES DO NOT INCLUDE: juvenies, appeals tro U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

281

h.

-

Carter and a a/. II. $\{\}$

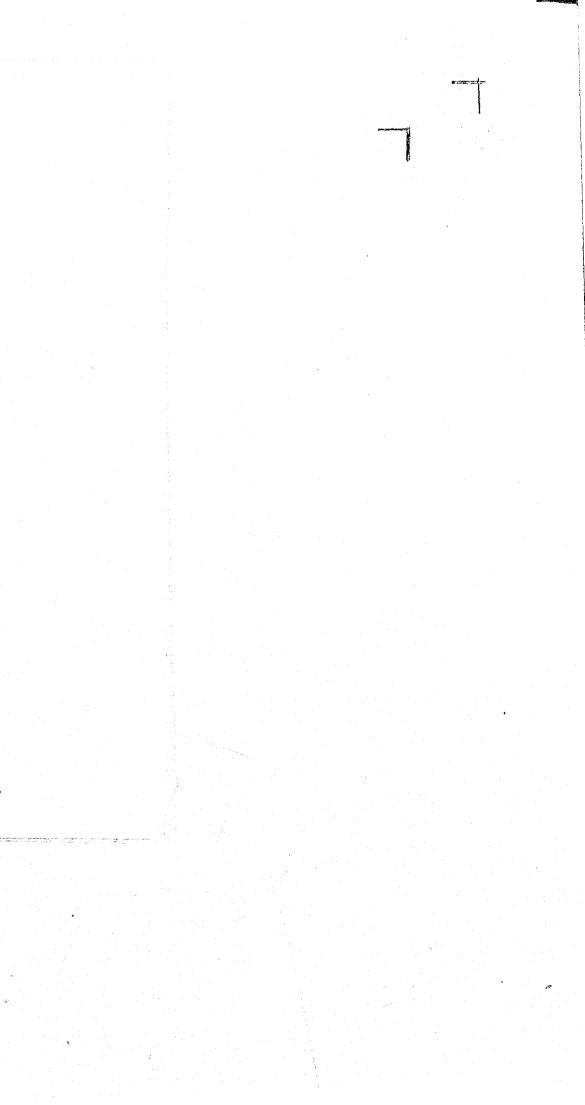


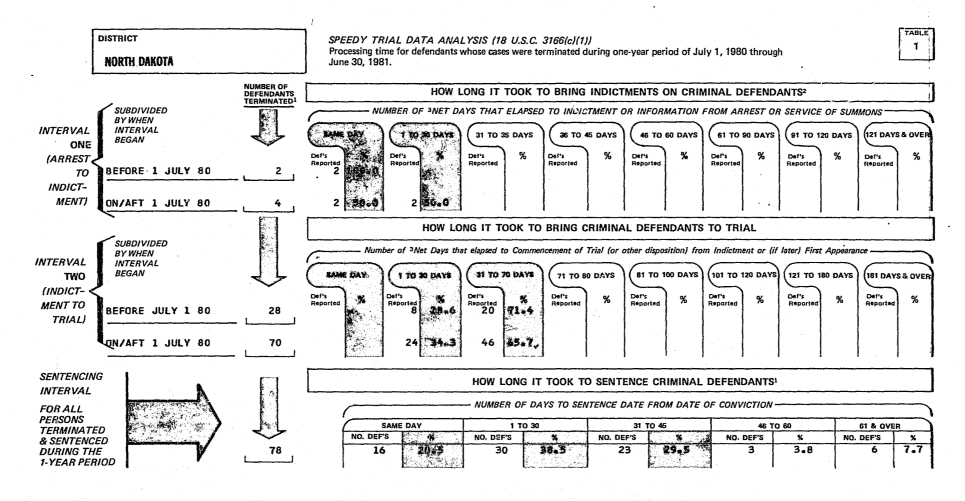
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRA'TE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS,

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 SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹		т D 980 h тс		TERMINATED DEFENDANTS ² REPORTED DURING PERIOD, . DEFENDANTS WITHOUT EXCLUDABLE TIME DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME			. <u>138</u> (A) . <u>68</u> (B)		TABLE 2	
		1981					70 C	<u> </u>	IN WH CLUDA	INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED ³
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI 22 to 42	ELAY PERIC 43 to 84		DAYS) 121 + days	Sub- totals of		One	Two
A . Examination or hearing for mental or physical incapacity – (h)(1)(A)	٥	0	1	0	0	0		.9	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	0	0	0	0	•0	0	
D Interlocutory appeals – (h) (1) (E)	1	0	0	0	0	0	1	.9	0	
E. Motions (From filing to hearing or prompt disposition)	17	7	3	0	1	2	30	28.3	0	3
F Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	1	1	1	0	0	0	3	2.8	2	
G Motion is actually under advisement – (h)(1)(J)	27	6	12	2	1	0	48	45.3	2	4
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 6 hospitalization in ten days or less – (h)(1)(H)	0	0	0	0	0	0	0	.0	0	1
 Consideration by court of proposed plea agreement - (h)(1)(l) 	0	0	0	0	0	0	0	.0	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)	0	0	0	0	0	1	1	.9	0	
Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	0	0	0	0	.0	0	
D • 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	0	0	0	0	0	0	0	.0	0	
If more than one reason or none of the reasons below		1	10	1	4		17	16.0	0	1
"Ends of Failure to continue would stop further proceedings or		0		+	- 4	0	5			1
Continu-		U	1	1				4.7	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	
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	
W- Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	C	0	.0	0	
L . More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	0	0	
TOTAL	47	15	28	4	9	3	106	100.0	4	10





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

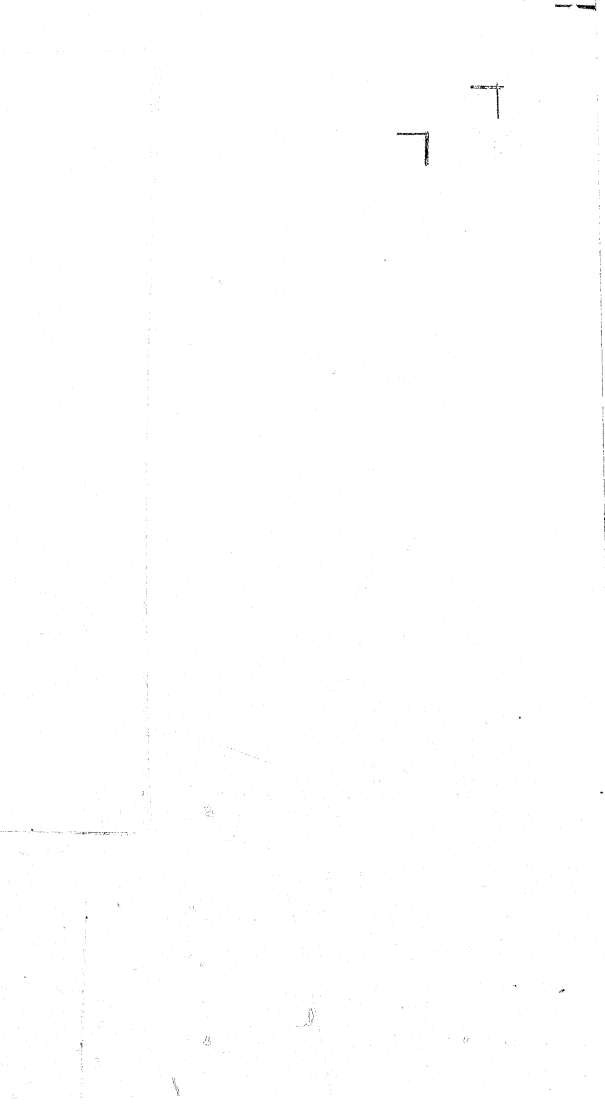
284

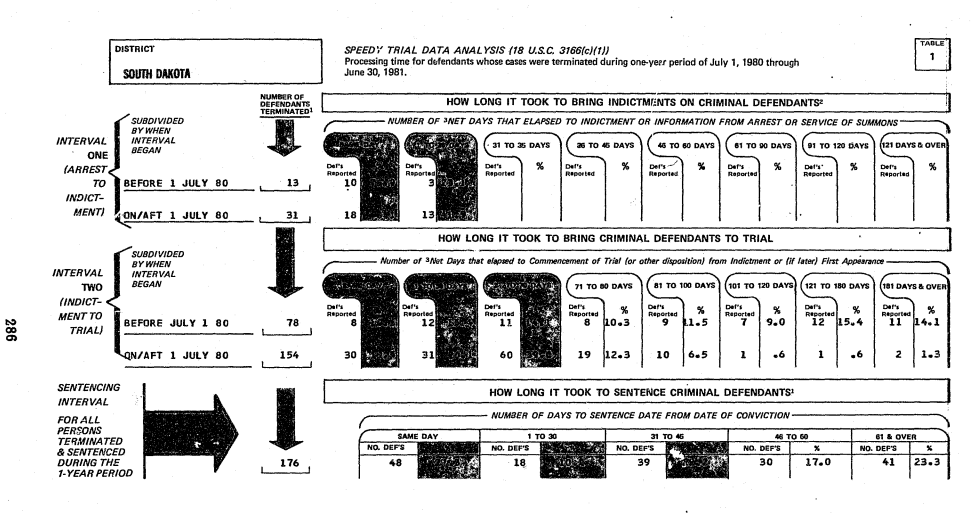
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

DISTRICT NORTH DAKOTA SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY1		980 TC		TERMWATED DEFENDANTS ² REFORTED DURING PERIOD, DEFENDANTS WITHOUT EXCLUDABLE TIME			8A	% OF "A"		ABLE 2
		h 1981		DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDAB TIME			47 C 82 0		INTERVAL IN WHICH EX- CLUDABLE DE- LAY OCCURRED	
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DE 22 to 42	ELAY 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	0	1	0	0		1.2	0	1
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	2	0	0	0	0	2	2.4	0	2
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)	21	11	3	3	0	0	38	46.3	0	38
F. Transfers from other districts (per FRCP : ules 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	o	0	30	36.6	0	30
Misc. proceedings: probation or parole revocation, deportation, extradition $-$ (h)(1)	0	0	0	0	0	0	Q	.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)(l)	0	0	1	0	0	0	1	1.2	0	1
I • Prosecution deferred by mutual agreement – (h)(2)		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
Period of mental or physical incompetence of defendant to stand trial – (h)(4)		0	0	2	0	0	2	2.4	0	2
O Period of NARA commitment or treatment – (h)(1)(C) & (5)		0	0	0	0	o	0	.0	0	0
P	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
If more than one reason or none of the reasons below		0	0	0	0	0	0	.0	0	0
"Ends of Justice" T1 result in uniscarriage (B)(i)		0	0	1	0	0	1	1.2	0	1
T • continu- ance, per										
3161 T2 Case unusual or complex (B)(ii)	0	1	1	1	0	0	3	3.7	0	3
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	1	0	٥	1	1.2	0	1
T4 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
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	1	0	0	0	1	1.2	1	0
L More than 1 exclusion with days aggregated	0	0	0	<u> </u>	0	0	0	.0	0	c
TOTAL	43	18	10	9	0	2	82	100.0	1	81

ħ.

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.

DISTRICT SOUTH DAKOTA		REPORT PERIOD July 1, 19	80 TC	TAIS	TERMINATED DEFENDANTS2 REPORTED DURING PERIOD. DEFENDANTS WITHOUT EXCLUDABLE TIME				
INCID	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND	through June 30, 1			DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME				
	ONS FOR DELAY	LENGTH		UDABLE DE	LAY PERIC	DD (NO. OF	DAYS		
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84	85 to 120	121 + da		
A.	Examination or hearing for mental or physical incapacity – (h)(1)(A)	4	3	0	2	-0			
8.	NARA examination (h)(1)(B)	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		
D.	Interlocutory appeals — (h)(1)(E)	0	1	4	0	٥			
	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	9	5	5	12	0	2		
	Transfers from other districts (per FRCP rules 20, 21, 40) - (h){1}{G}	0	0	0	0	0	0		
	Motion is actually under advisement — {h}(1){J}	1	0	0	0	0	c		
н.	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	1	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			
	Consideration by court of proposed plea agreement – {h}{1}(1)(1)	0	0	0	0	0			
I.	Prosecution deferred by mutual agreement – (h){2)	0	0	0	0	C			
H.	Unavailability of defendant or essential witness	2	0	0	0	1	0		
	Period of mental or physical incompetence of defendant to	0	0	0	0	0			
0.	stand trial – (h)(4)	0	0	0	0	0			
	Period of NARA commitment or treatment - {h}{1}(C) & {5}								
<u> </u>	Superseding indictment and/or new charges – (h)(6)	0	0	2	0	0			
<u>R.</u>	Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	1	0	0	0	0	ļ		
	T If more than one reason or none of the reasons below given in support (A & B)	1	0	2	3	2	0		
-	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	8	0	1	0	0			
<u>T.</u>	ance, per		_						
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in	0	0	1	1	0			
	 30 days (B)(iii)	0	0	0	0	0			
	counsel, or give major time to prepare (B) (iv)	4	3	2	3	2			
U.	Time up to withdrawal of guilty plea — 3161(i)	0	0	0	0	0			
H	Grand jury indictment time extended 30 more days — 3161(b)	0	0	0	0	0			
L.	More than 1 exclusion with days aggregated	0	0	0	0	0	(
	TOTAL	32	12						

¹Pa:agraph 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.

89 100.0

%

, 232^{(A}

Sub-totals of

Q

₿

166 B 71.6

66 © 28.4 89 0 %

2) % ~0F "D"

.10.1

.0

.0

5.6

37.1

.0

1.1

1.1

1.1

.0

• 0

3.4

• 0

•0

2.2

1.1

9.0

10.1

2.2

.0

.0

.0

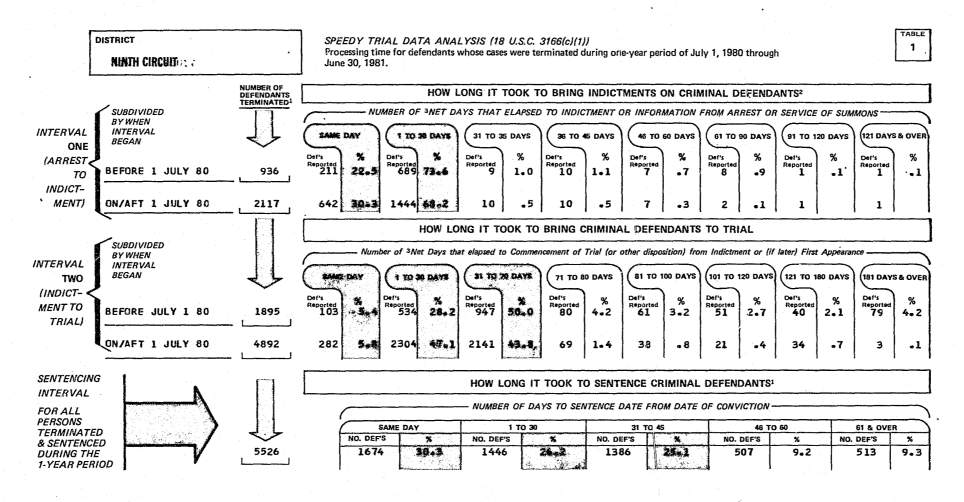
.0

15.7

TABLE 2

One

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED³ Two



288

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	REPOR		Í	REPORTED	ED DEFENI DURING F NTS WITHO	ERIOD.	. <u>6788</u>	OF "A"
NINTH CIRCUIT	July 1, 1		TOTALS	EXCLUDA	BLE TIME .		· _4568 B	67.3
SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	throug	n }		DEFENDA			. 2220 @	
INCIDENCE OF AND	June 30, 1	1981	•		OF EXCLU			
REASONS FOR DELAY	LENGTH	OF EXC	LUDABLE D		OD (NO. OF		3513 ×	OF "D"
CODE REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84		121 + days	Sub- totals of	
A Examination or hearing for mental or physical incapacity - (h)(1)(A)	17	17	29	18	8	16	105	3.0
B • NARA examination (h)(1)(B)	0	<u> </u>	0	0	0	0	0	
C •_ State or federal trials on other charges (h) (1)(D)	6	4	9	9	1	4	33	9
D. Interlocutory appeals (h)(1)(E)	8	4	7	13	19	30	81	2.3
E. Motions (From filing to hearing or prompt disposition) - (h)(1)(f)	538	439	379	211	43	19	1629	46.4
F. Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	7	17	18	7	3	1	53	1.5
G . Motion is actually under advisement – (h)(1)(J)	81	63	78	15	0	3	240	6.8
Misc. proceedings: probation or parole revocation, deportation, <u>H</u> , extradition — (h) (1)	233	1	4	1	1	0	240	_6.8
Transportation from another district or to/from examination or 6. hospitalization in ten days or less – {h}{1}{H}	5		0	0	0	0	5	
7. Consideration by court of proposed plea agreement – (h){1)(1)	6	5	16	9	11	1	38	1.1_
I Prosecution deferred by mutual agreement (h) (2)	2	1	9	2	0	26	40	1.1
M. Unavailability of defendant or essential witness - (h)(3)(A & B)	25	19	26	16	5	54	145	4.1
Period of mental or physical incompetence of defendant to stand trial - (h)(4)	4	1	3	4	3	5	20	.6
De_ Period of NARA commitment or treatment - (h)(1)(C) & (5)	0		0 0	0	0	0	0	
P. Superseding indictment and/or new charges - (h)(6)	2		0	2	1	3	8	.2
Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	15		10	8	0	2	41	1.2
If more than one reason or none of the reasons below given in support (A & B)	70	89	155	201	65	99	679	19.3
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	2		4	7	2	0	19	5
ر دەسىسى ance, per 3161 T2 Case unusual or complex (B)(ii)	11		7	14	9	7	56	1.6
(h)(8) T3 Indictment following arrest cannot be filed in 30 days (B)(iii)	3	·····		0	0	0	7	.2
T4 Continuance granted in order to obtain or substitute coursel, or give major time to prepare (B) (iv)	6		1	7	1	1	29	.8
U. Time up to withdrawal of guilty plea - 3161(i)	3		1	8	1	5	22	.6
W . Grand jury indictment time extended 30 more days – 3161(b)	4	6	7	ů Ú	0	0	17	.5
L. More than 1 exclusion with days aggregated	0	(2	0	1	3	6	• 2
			1 .	1	(]	1	1

.

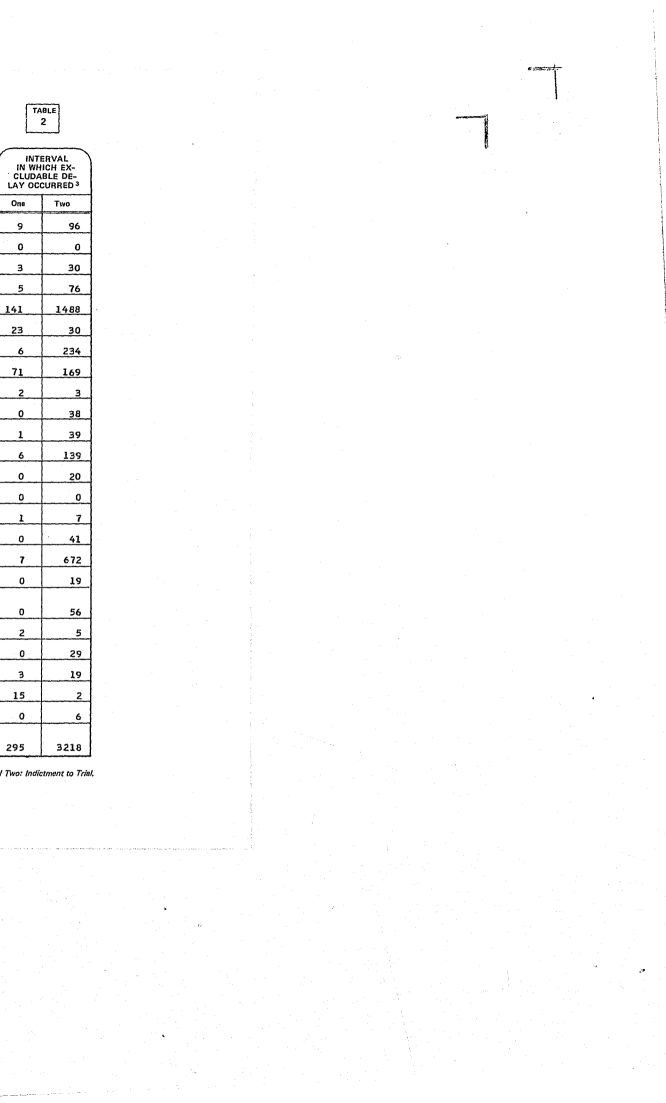
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

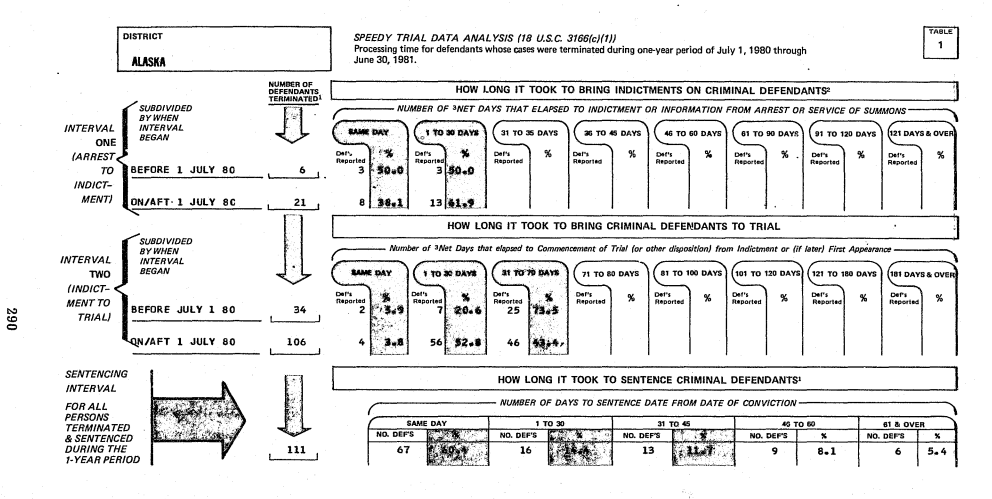
TABLE 2

Two

One

з



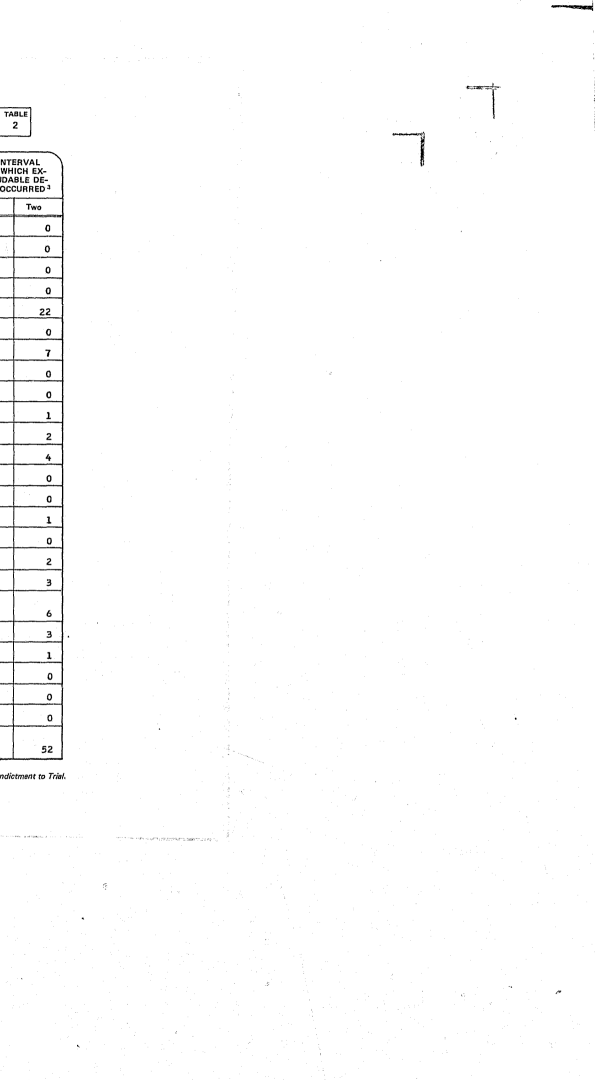


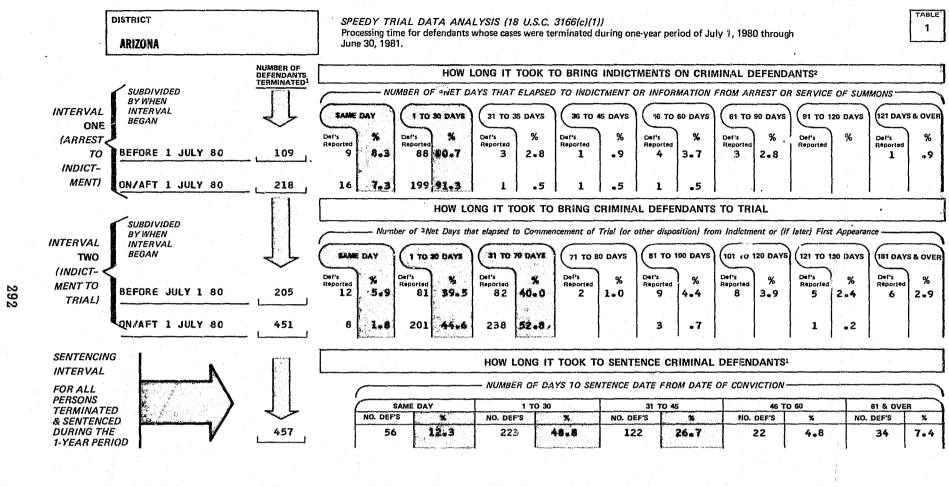
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME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

	NCE O DNS FO A Examinatic NARA exai State or fec Interlocuto Motions (F Transfers fi Motion is a Misc, proce extradition	DF A DR C REASC on or f minat deral t rory apj rom f	
	DNS FC F Examinatic NARA exail State or fec Interlocuto Motions (F Transfers fi Motion is a Misc, proce extradition	DR C DREASC DR or I minat deral t deral t pry app rom f rom o	DELAY ¹ DN UNDER 18 USC 3161 hearing for mental or physical incapacity — (h)(1)(A) ion — (h)(1)(B)
B. C. D. E. G.	Examinatic NARA exa State or fec Interlocuto Motions (F Transfers fi Motion is a Misc, proce extradition	on or f minat deral t ory ap rom f rom o	hearing for mental or physical incapacity — (h){1)(A) ion — (h){1}{B)
B. C. D. E. F. G.	NARA exam State or fec Interlocuto Motions (F Transfers fi Motion is a Misc, proce extradition	minat deral t ory app rom f rom o	ion — (h)(1)(B)
C. D. E. F. G.	State or fec Interlocuto Motions (F Transfers fi Motion is a Misc, proce extradition	deral t bry app rom f rom o	rials on other charges — (h) {1){D}
D. E. F. G.	Interlocuto Motions (F Transfers fi Motion is a Misc, proce extradition	rom f rom f	peals — (h)(1)(E)
E. F. G.	Motions (F Transfers fi Motion is a Misc, proce extradition	rom f rom o	iling to hearing or prompt disposition) — (h)(1)(f) ,
F . G . H .	Transfers fi Motion is a Misc, proce extradition	rom o	
G. H.	Motion is a Misc, proce extradition		ther districts (per FRCP rules 20, 21, 40) - (h)(1)(G)
н.	Misc, proce extradition	ctuall	
H.	extradition		y under advisement — (h)(1)(J)
		- (h)	s: probation or parole revocation, deportation,
			rom another district or to/from examination or n ten days or less (h)(1)(H)
7.	Considerati	ion by	court of proposed plea agreement - {h}(1)(i)
I.	Prosecution	n defe	rred by mutual agreement — (h){2} , ,
		•	defendant or essential witness (h)(3)(A & B)
			I or physical incompetence of defendant to
0.	Period of	NARA	A commitment or treatment – $(h)(1)(C) \& (5), \ldots$
P.	Supersedin	g indi	ictment and/or new charges — (h)(6) , ,
			(h)(7)
		т	If more than one reason or none of the reasons below given in support (A & B)
	"Ends of Justice"	T1	Failure to continue would stop further proceedings or result in miscarriage (B)(i)
<u>T.</u>	continu- ance, per		
	3161	T2	Case unusual or complex (B)(ii)
	(h)(8)	тз	Indictment following arrest cannot be filed in 30 days (B)(ili)
		Ť4	Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)
U.,	Time up to	with	drawal of guilty plea - 3161 (i)
			tment time extended 30 more days - 3161(b)
			lusion with days aggregated
<u>-</u>			

	REPOR PERIO July 1, 1	D 980 TC	TALS	TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN	DURING P ITS WITHOU LE TIME .	ERIOD,	. <u>140</u> A	% OF "A" 79•3		аві 2
	throug June 30, 1			EXCLUDAB	LE TIME .		. <u>29</u> C 52 D	20.7	INT IN WH CLUDA LAY OC	
	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DE 22 to 42			DAYS	Sub- totals of		One	Γ
)(A)	0	0	0	0	0	0		.0	0	Γ
••••	0	0	0	0	0	<u>,</u> 2	0	• 0	0	
	0	0	0	0	0	0	Ò	•0	0	
	0	0	0	0	0	0	0	.0	0	
i),	5	3	10	4	0	0	22	42.3	0	Ļ
1)(G)	0	0	0	0	0	0	0		0	
	4	1	2	0	C	0	7	13.5	0	
	o	0	0	0	0	0	0	.0	0	
	0	0	0	0	0	o	0	<u> </u>	0	
	0	0	1	0	0	0	1	1.9	0	
	0	0	2	0	0	0	2	3.8	0	}
	O	3	1	0	0	2	4	7.7	0	
	0	0	0	0	0	0	٥	•0	0	
	0	0	0	0	0	0	0	•0	0	
	1	0	0	0	0	0	1	1.9	0	
ad	0	0	0	0	0	0	0	•0	0	
ns below	1	0	1	· 0'	0	0	2	3.8	o	
ings or	0	1	0	0	2	0	3	5.8	0	
					_					
	4	1	1	0	0	0	6	11.5	0	┢
titute	3	0	0	0	0	0	3	5.8	0	╀
•••••	0	0		0	0	0	1	1.9	0	┞
•••••	0	<u> </u>	0	0	0	0	0	.0	0	┞
• • • • • •	0	0	0	0	0	0	0	-0	0	┞
	<u></u> 0	0	0	0	0	0		<u> </u>	0	┡
TAL	18	9	19	4	2	0	52	100.0	0	

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, pretriel 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.

	DISTR		REPOR PERIOI July 1, 19	5		REPORTED	ED DEFENI DURING P ITS WITHOU LE TIME .	ERIOD.	. <u>656</u> . 163B	0F "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, 1	וי					493 C	\	IN WH	ERVAL IICH EX- BLE DE- CURRED 3
	CODE	REASON UNDER 18 USC 3161	LENGTH 0 tc 10 days	OF 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 $- {h}(1)(A)$	7	0	3	1.	1	1	13	1.3	4	9
	<u> </u>	NARA examination – (h){1)(B)	0	0	0	C	0	0	0		0	0
	<u> </u>	State or federal trials on other charges (h) (1)(D) ,	2	0	1	2	0	0	5		1	4
	<u>D.</u>	Interlocutory appeals — (h)(1)(E)	3	2	0	6	2	6	19	1.9	3	16
. *	E	Motions (From filing to heating or prompt disposition) – (h)(1)(f)	267	70	85	32	5	4	463	46.2	107	356
	F.	Transfers from other district, (per FRCP rules 20, 21, 40) – (h)(1)(G)	2	6	1	0	0	0	9		4	5
	G.	Motion is actually under advisement - (h)(1)(J)	31	14	14	C	0	0	59	5.9	5	54
	<u>H.</u>	Misc. proceedings: #obation or parole revocation, deportation, extradition – (n)(1)	232	1	0	1	1	0	235	23.5	71	164
	_6•	Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)	1	0	0	0	0	<u> </u>	1	.1	0	1
	7	Consideration by court of proposed plea agreement - (h)(1)(1)	2	1	1	0	0	0	4	4	0	4
293	<u>I.</u>	Prosecution deferred by mutual agreement — (h) (2)	0	0	1	0	0	1	2	.2	0	2
w	M.	Unavailability of defendant or essential witness – (h)(3)(A & B) \ldots	6	5	5	2	2	15	35	3.5	2	33
	<u>N.</u>	Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	1	· 1	0	2	.2	0	2
	<u>0.</u>	Period of NARA commitment or treatment ~ (h)(1)(C) & (5)	0	0	0	0	0	c	0	.0	0	0
	P.	Superseding indictment and/or new charges - (h)(6)	0	0	0	0	٥	1	1	.1	0	1
	<u>R.</u>	Defendant awaiting trial of co-defendant when no severance had	1	0	0	0	0	0	1	.1	0	1
		T 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 (B)(i)	C	0	0	0	0	0	0	0	0	0
	τ.	continu- ance, per										
		3161 T2 Case unusual or complex (B)(ii) (b)(8) Indictment following arrost cannot be filed in	0	0	0	0	0	0	0		0	0
		 30 days (B){iii}	G	0	0	0	0	C	0		0	0
		counsel, or give major time to prepare (B) (iv)	0	0	0	C	0	0	0		0	0
	<u>U.</u>	Time up to withdrawal of guilty plea - 3161(i)	0	. 0	1	0	0	0	1		0	1
	W	Grand jury indictment time extended 30 more days - 3161(b)	0	0	3	0	0	0	<u>;)</u> 3	3	3	0
	<u>L.</u>	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

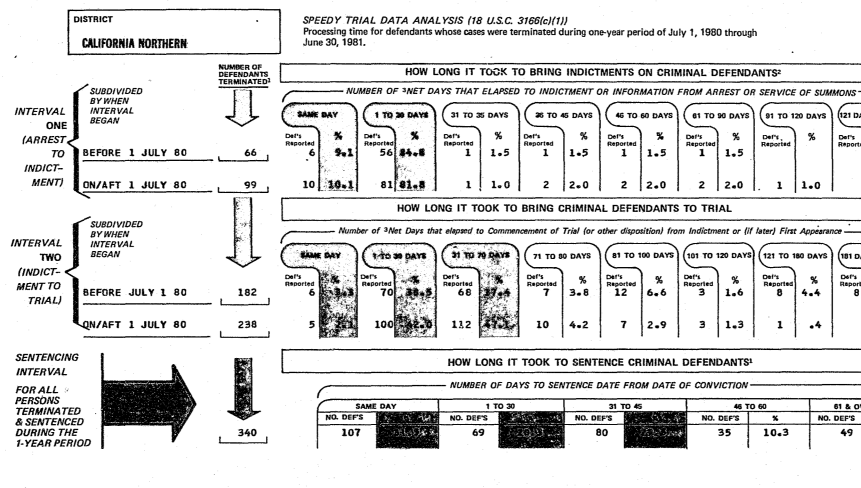
-15 D

1

N'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.

- 43

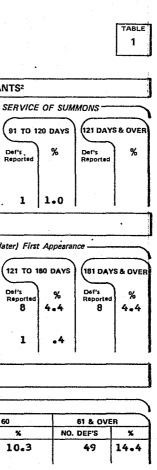


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

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).

294



-

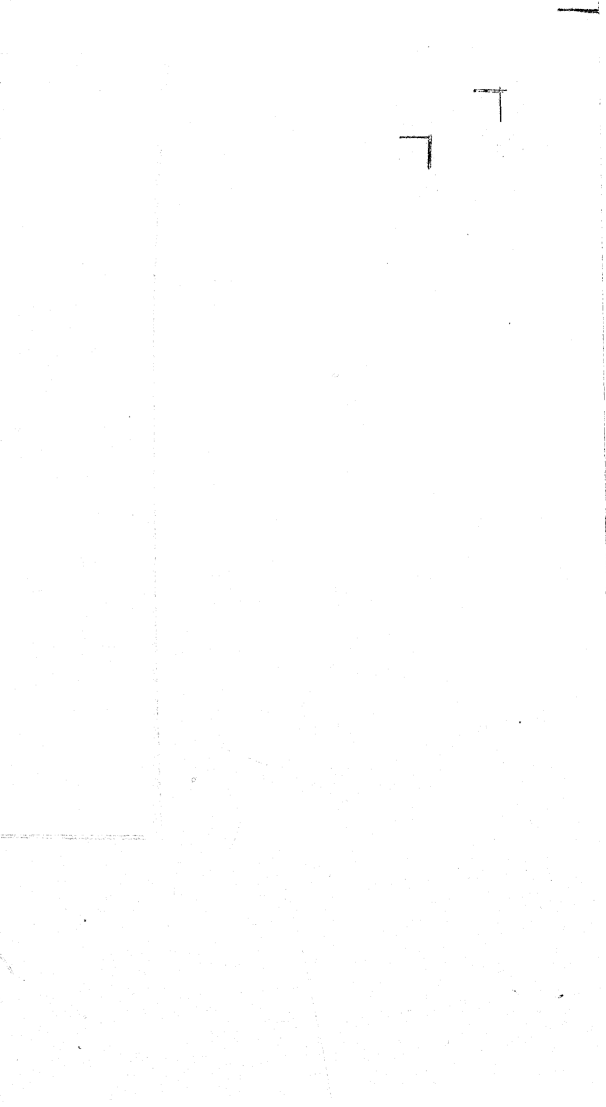
DISTRICT CALIFORNIA NORTHERN PEEDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	REPOR PERIO July 1, 1 throug	D 980 TC	DTALS	DEFENDAN EXCLUDAE DEFENDAN	DURING P NTS WITHOU BLE TIME . NTS WITH	ERIOD.	. <u>420</u> . <u>226</u>			ERVAL
NCIDENCE OF AND REASONS FOR DELAY ¹	June 30,	1981			OF EXCLU		194 C		IN WH	IICH EX- BLE DE- CURRED 3
ODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI 22 to 42	LAY 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	0	1	1	1	9	13	4.7	1	12
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	0	0	0	0	1	•4	0	
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)	47	35	30	30	5	5	152	55.5	2	15
F. Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	1	4	5	1	1	0	12	4.4	10	
G Motion is actually under advisement – (h)(1)(J)	0	3	15	9	0	0	27	9.9	0	2
H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h) (1)	0	0	1	0	0	0	1	.4	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	
 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	2	2	.7	D	
M. Unavailability of defendant or essential witness - (h)(3)(A & B)	2	2	1	2	0	1	8	2.9	0	
N Period of mental or physical incompetence of defendant to stand trial – (h) (4)	0	0	0	. 0	0	2	2	.7	0	
0. 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)	o	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	4	2	7	5	14	32	11.7	0	3
"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	
ance, per	0	. 0	0	0	0	0	0	.0	0	
3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0	0	0	0	c	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> </u>
U Time up to withdrawal of guilty plea – 3161(i)	0	0	1	0	0	0	1	.4	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	0	0	0	0	0	.0	0	
TOTAL	51	49	57	52	28	37	274	100.0	14	26

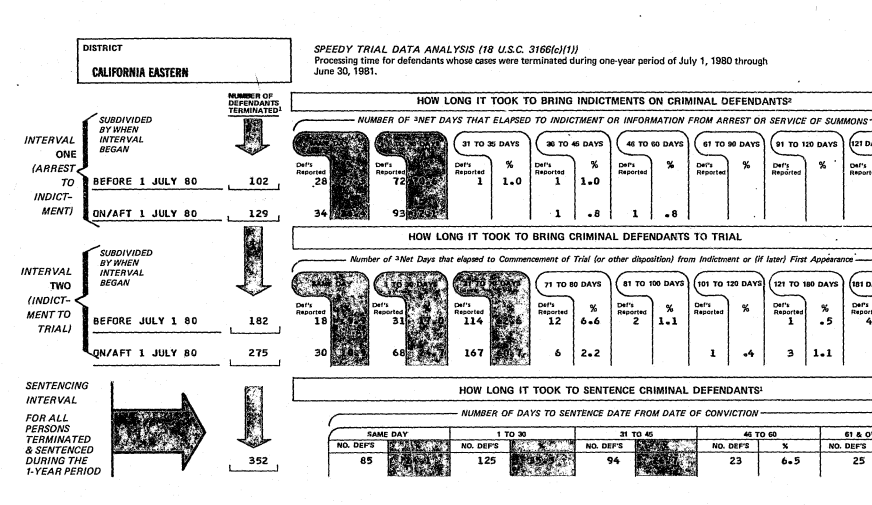
an ann ann an ann an thairte ann an thairte a Tha an tha an thairte a

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

.



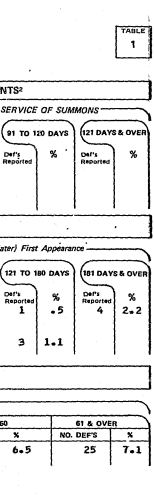


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

296

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

PROCESSING TIME



SPEED Y	ICT FORNIA EASTERN TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND	REPOR PERIOI July 1, 19 throug June 30, 1	D 980 h	TOTALS	REPORTED DEFENDAM EXCLUDAE DEFENDAM EXCLUDAE		VERIOD, UT	. <u>457</u> . <u>259</u> . <u>198</u>	43.3
	ONS FOR DELAY		l	•	TIME.			374	- %
CODE	REASON UNDER 18 USC 3161	0 to 10 days		LUDABLE D 22 to 42	43 to 84	DD (ND, OF 85 to 120	121 + days	Sub- totals of	
Α.	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	3	4	2	5	3	1	18	4.8
8.	NARA examination {h}{1}{8}	0	0	0	0	0	0	0	
с.	State or federal trials on other charges — (h) (1)(D)	2	2	1	3	0	3	11	2.9
D.	Interlocutory appeals – (h)(1)(E)	2	2	2	0	- 1	3	10	2.7
Ε,	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	26	49	48	14	2	5	144	38.5
F.	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	0	1	2	1	2	1	7	1.9
G.	Motion is actually under advisement (h){1)(J)	13	6	12	0	<u> </u>	1	32	8.6
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h){1}	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	<u> </u>	0	0	
7.	Consideration by court of proposed plea agreement (h)(1)(1)	3	4	13	6	0	1	27	7.2
I.	Prosecution deferred by mutual agreement (h){2)	0	0	1	0	0	8	9	2.4
M.	Unavailability of defendant or essential witness — (h)(3)(A & B)	4	1	2	3	1	2	13	3.5
N -	Period of mental or physical incompetence of defendant to stand trial $-$ (h)(4)	0	1	0	1	1	0	3	8
0.	Period of NARA commitment or treatment – $(h)(1)(C) \& (5), \ldots$	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
R.	Defendant awaiting trial of co-defendant when no severance had been granted — $(h)(7)$	4	0	4	2	0	1	11	2.9
	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
	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	2	2	3	2	0	0	9	2.4
<u>T.</u>	continu- ance, per								
	3161 T2 Case unusual or complex (B)(ii)	7	7	6	12	9	7	48	12.8
	30 days (B)(iii)	0	· · C	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	10	2	1	1	20	5.3
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	2	0	0	2	.5
₩.	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	
٤.	More than 1 exclusion with days aggregated	.0	d	0	0	0	0	0	
	TOTAL	71	85	108	53	22	35	374	100.0

²DEFENDANT FIGURES DO NOT INCLUDE: [uveniles, appeals fro 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.

TABLE 2

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED³

Two

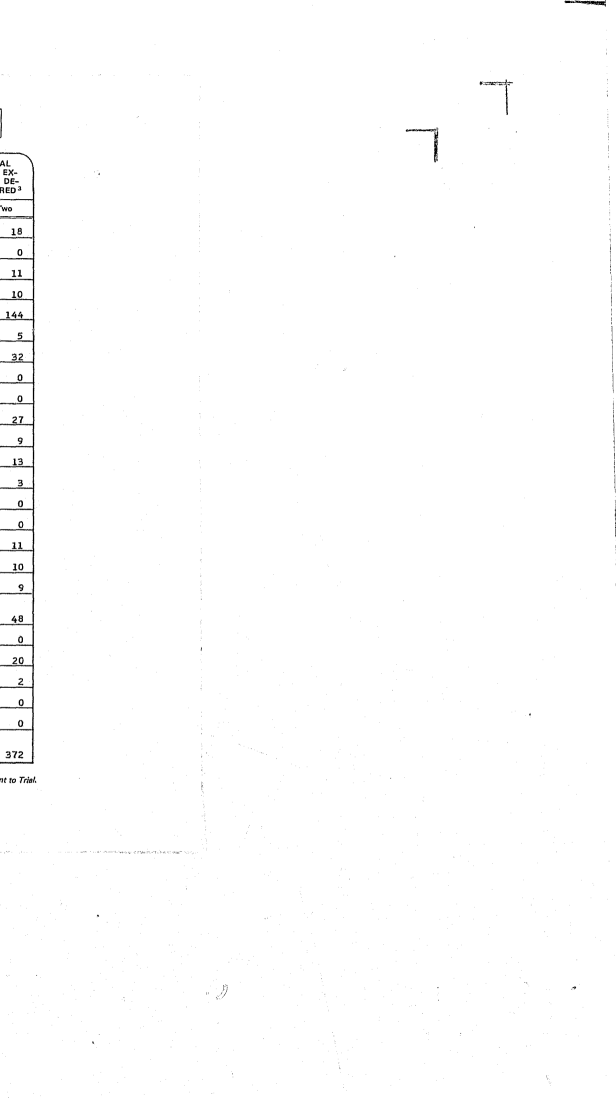
Ö.

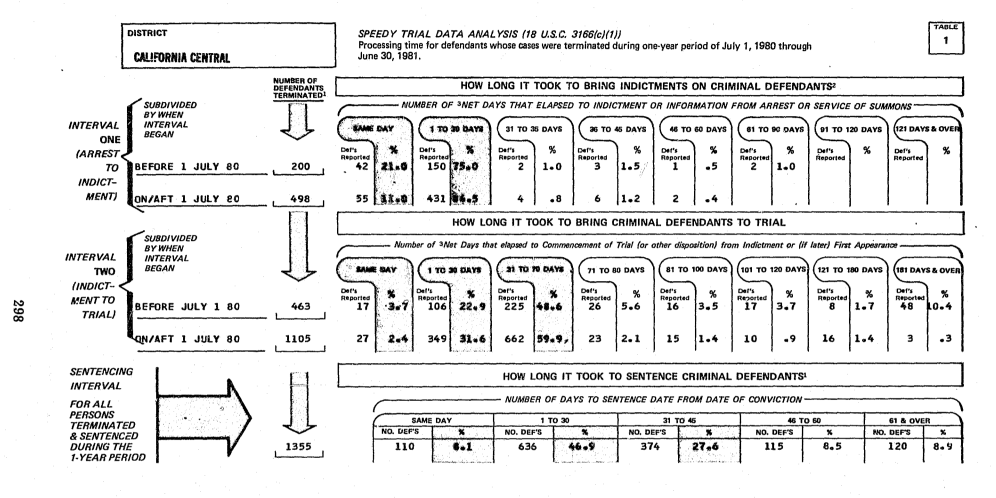
One

0_____

Ò

and see it





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.

æ

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

• • •	DISTRICT CALIFORNIA CENTRAL	REPOR PERIO July 1, 1	D 1980	TOTALS<	REPOI DEFEI EXCL	RTED NDAN UDAB	ED DEFENI DURING P TS WITHOU LE TIME .	(_)IOD, 、 JŤ	. <u>1568</u> . <u>1369</u>	~		BLE 2
	SPFEDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	throug June 30,	an l	IOTALS \	EXCL	UDAB	TS WITH LE TIME . OF EXCLU		199 (0	`	IN WH	ERVAL IICH EX- BLE DE-
	REASONS FOR DELAY		l		TIME.			<u> </u>	231	%		CURRED ³
	CODE REASON UNDER 18 USC 3161	0 to 10 day		22 to 42		PERIO	DD (NO. OF 85 to 120		Sub- totals of		One	Two
	A. Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	ļ:	3 4	•	1	0	0	8	3.5	0	8
	B • NARA examination – (h)(1)(B)	0	<u> </u>		<u> </u>	0	0	0	0	.0	0	0
	C • State or federal trials on other charges – (h) (1)(D)	0			<u> </u>	0	0	0	0		0	0
	Interlocutory appeals – (h)(1)(E)	0	ļ			0	0	4	5	2.2	1	4
	Motions (From filing to hearing or prompt disposition) (h)(1)(f)	11	1	18		2	6	0	46	19.9	1	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
	<u>G</u> Motion is actually under advisement — (h)(1)(J)	0		1		0	0	0	2	9	<u> </u>	2
	H. Misc. proceedings: probation or parole revocation, deportation, extradition (h){1}	0			<u></u>	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	00	0	0	0	0
	7. Consideration by court of proposed plea agreement - (h)(1)(1)	0				0	0	0	0		0	0
299	I • Prosecution deferred by mutual agreement - (h)(2)	2		1		2	0	0.	6	2.6	0	6
9	Me Unavai(ability of defendant or essential witness - (h)(3)(A & B)	4		2 9		2	0	3	20	8.7	1	19
	N- Period of mental or physical incompetence of defendant to stand trial - (h)(4)	1) 1		2	0	1	5	2.2	0	5
	D. Period of NARA commitment or treatment - (h)(1)(C) & (5)	0				o	0	0	0	.0	0	0
	Superseding indictment and/or new charges — (h)(6) ,	1				_0_	0	<u> </u>	1	4	0	1
	Re_ Defendant awaiting trial of co-defendant when no severance had been granted — {h}{7}	2	<u> </u>) 3	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	1	28	3	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)	D			>	٥	0	٥	0	.0	0	0
	T - continu- ance, per											
	3161 T2 Case unusual or complex (B)(ii) (h)(8) T2 Indictment following arrest cannot be filed in	0)	0	0	0	0	<u> </u>	0	0
	30 days (B)(iii)	0	·) 0	<u></u>	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	·······	, <u> </u>	2	0	0	0	0		0	0
	U . Time up to withdrawal of guilty plea - 3161(i)	0	<u> </u>		>	0	1	0	1	4	2	1
	Me Grand jury indictment time extended 30 more days 3161(b)	2	ļ) 	0	0	0	0	0	0	0
	Lo More than 1 exclusion with duys aggregated	0)	0	C	0	0	0	0	0
	TOTAL	28	4	67	,	54	26	13	231	100.0	7	224

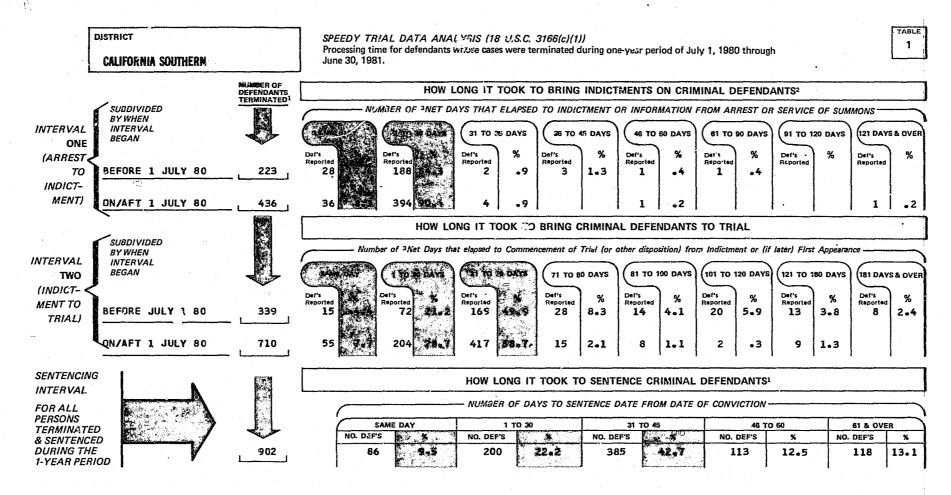
R. W.

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 INC⊾UDE: 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.

5.05)

+ and ad -----8_1 L



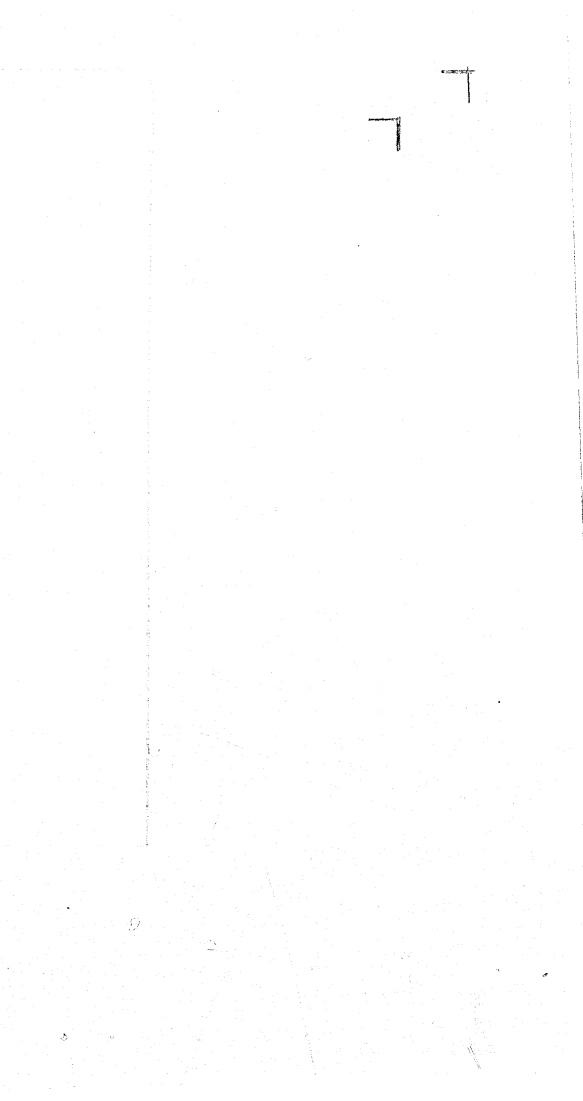
300

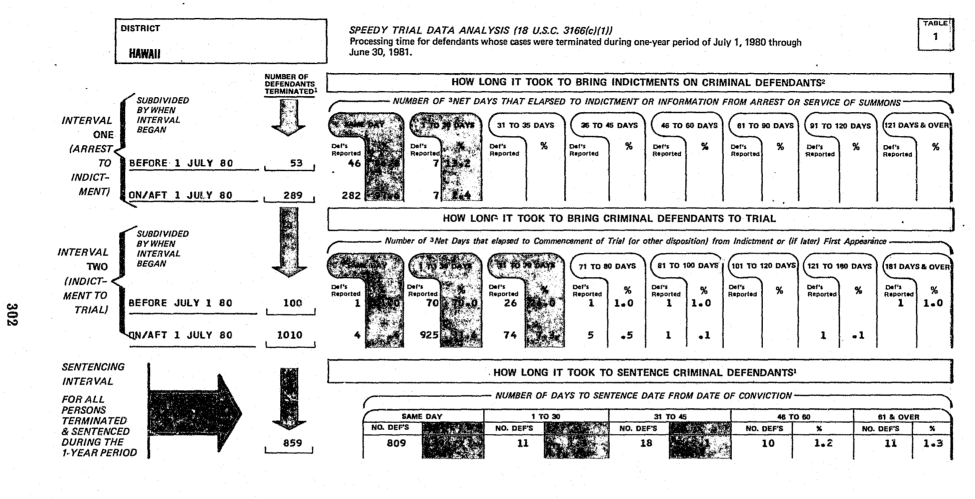
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DI) NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTBATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME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

	DISTR	ict FORNIA SOUTHERN	REPOR PERIO July 1, 1	D 980	DTALS	REPORTED DEFENDAL EXCLUDA	ED DEFEN DURING F NTS WITHO BLE TIME .	ERIOD, .	. <u>1050</u> . <u>628</u>	. ~	1	ABLE 2
	INCID	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY	throug June 30,	n		INCIDENTS	NTS WITH BLE TIME . S OF EXCLU	DABLE	422 (C 543)	<hr/>	IN WH	ERVAL HICH EX- ABLE DE- CURRED 3
	CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDAGLE D 22 to 42	ELAY PERI 43 to 84		DAYS) 121 + days	Sub- totals of		One	Two
	A.	Examination or hearing for mental or physical incapacity (h)(1)(A)	0	2	8	0	0	1		2.0	1	10
	в.	NARA examination – (h)(1)(B)	0	0	0	0	0	0	0	•0	0	0
	<u> </u>	State or federal trials on other charges — (h) (1)(D)	0	1	6	2	C	Q	9	1.7	0	9
	D.	Interlocutory appeals – (h)(1)(E)	3	0	2	1	0	3	9	1.7	0	9
	Ε.	Motions (From filing to hearing or prompt disposition) — $(h)(1)(f) \dots$	29	144	58	45	10	0	286	52.7	0	286
	۲.	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	0	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
301	Ι.	Prosecution deferred by mutual agreement (h) (2)	O	0	2	0	0	13	15	2.8	1	14
	M .	Unavailability of defendant or essential witness	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
	0.	Period of NARA commitment or treatment - (h)(1)(C) & (E	0	0	0	0	0	0	0	•0	0	0
	P•_	Superseding indictment and/or new charges - (h)(6)	0	0	0	0	0	O	0	.0	0	0
	R.	Defendant awaiting trial of co-defendant when no severance had been granted — (h){7)	2	5	0	1	0	0	8	1.5	0	8
4		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
. Were	۲.	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	1	0	0	c	0	1	•2	0	1
		ance, per 3161 T2 Case unusual or complex (B)(ii)		0	0	0	0	0	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	0
		T4 Continuance granted in order to obtain or substitute coursel, or give major time to prepare (B) (iv)	0	0	n	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
	. W.	Grand jury indictment time extended 30 more days - 3161(b)	0	0	0	0	0	0	0	.0	0	0
	٤.	More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	.0	0	0
						1						
		TOTAL	60	185	127	91	15	65	543	100.0	10	533

N.

Magistrate decisions, transfers out of distric*, pretrial d sitions, 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 LE 18 U.S.C.316(h).

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER

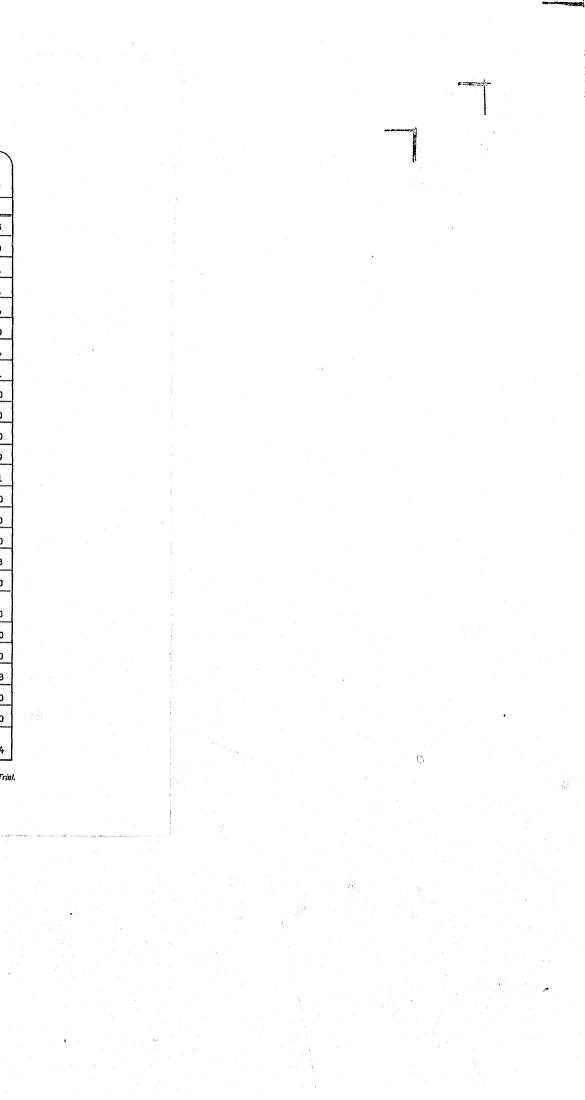
distri HAWA		REPORT PERIOD July 1, 198	10
	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND	through June 30, 19	81
	ONS FOR DELAY		ł
CODE	REASON UNDER 18 USC 3167	LENGTH (0 to 10 days	DF EX 11 to 2
A.	Examination or hearing for mental or physical incapacity (h)(1)(A)	0	
B.	NARA examination (h) (1) (B)	0	
<u>C.</u>	State or federal trials on other charges (h) (1)(D)	0	
0.	Interlocutory appeals (h)(1)(E)	0	
	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	14	2
F.	Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	<u> </u>	
<u>G.</u>	Motion is actually under advisement — (h) (1) (J)	1	
н.	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)[1]	1	
6,	Transportation from another district or to/from examination or hospitalization in ten days or less – (h)(1)(H)	0	
7.	Consideration by court of proposed plea agreement – (h)(1)(1)	0	
<u>ı.</u>	Prosecution deferred by mutual agreement {h}{2}	0	
Μ.	Unavailability of defendant or essential witness - {h}(3)(A & B) ,	0	
N.	Period of mental or physical incomprehence of defendant to stand trial $-(h)(4)$	0	
0.	Period of NARA commitment or treatment – (h)(1)(C) & (5),	0	
<u>P,</u>	Superseding indictment and/or new charges – (h)(6) , , , ,	C	
R.	Defendant awaiting trial of co-defendant when no severance had been granted $-(h)$ {7}	0	
	T If more than one reason or none of the reasons below given in support (A & B)	0	
-	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B) (i)	0	
<u> </u>	continu- ance, per		
	3161 T2 Case unusual or complex (B)(iii) (h)(8) Indictment following arrest cannot be filed in	0	
	30 days (B)(iii)	0	
	counsel, or give major time to prepare (B) (iv)	0	
<u> </u>	Time up to withdrawal of guilty plea – 3161(i)		
<u> </u>		0	
<u>L.</u>	More than 1 exclusion with days aggregated	0	
	TOTAL	16	2

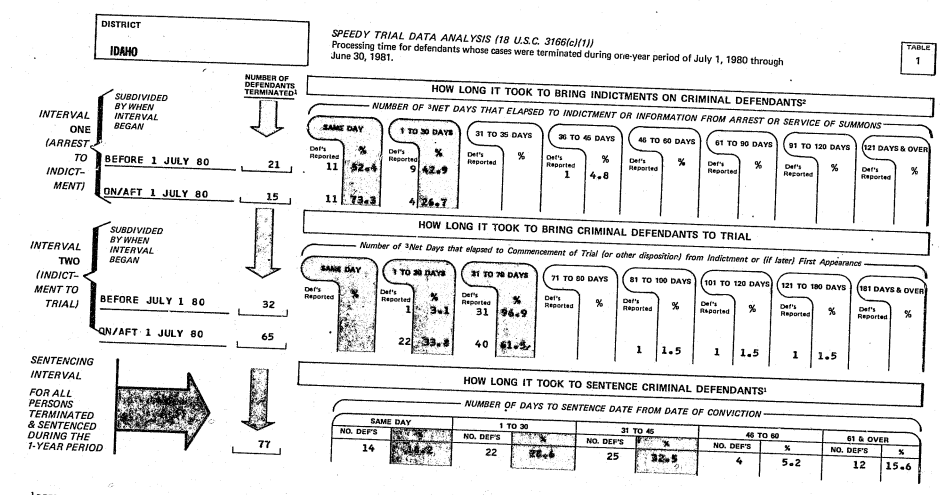
							•		<u> </u>		
	REPOR PERIO	D		TERMINAT REPORTED DEFENDAN	DURING P	ERIOD.		110 A	% OF "A"		BLE 2
	July 1, 1 throug	1 16	174166	EXCLUDAB DEFENDAN		• • • •	· _1	<u>013</u> (B)	91.3		
	June 30,	· · ·		EXCLUDAB	LE TIME .		:	97 (C	8.7	IN WH	ERVAL
1				INCIDENTS	OF EXCLU		F \	128			BLE DE- CURRED 3
	LENGTH 0 to 10 days		UDABLE DE 22 to 42	LAY PERIC 43 to 84	DD (NO. OF 85 to 120	DAYS) 121 + days	7.	Sub- stals of		One	Two
.)	0	0	2	2	0	2		~ ₆ \	4.7	1	5
	ο	0	0	0	0	0		0	0	0	0
	0	0	0	1	0	1		2	1.6	1	1
	0	0	0	1	0	0		1	-8	0	1
• • • •	14	20	11	12	1	0		58	45.3	2	- 56
3)	<u>o</u>	0	0	0	0	0		0	.0	0	0
	1	2	0	0	0	1		4	3.1	0	4
•••	1	0	· 0	0	0	0		1	.8	0	1
•	0	0	0	0	0	Ö		0		0	0
	0	0	0	0	0	0		0		0	0
	0	0	. 0	0	0	0		0	0	0	0
	0	3	2	0	0	4		9	7.0	0	9
	0	0	1	0	0	0		1	•8	0	1
• • •		0	0	0	0	0		0	0	0	0
	o	0	0	0	0	0		0		0	0
	0	0	0	0	0	0		0		0	0
elow	0	1	3	13	8	18		43	33.6	0	43
or	0	0	0	0	0	0		0		0	0
	G	0	0	0	0	0		0	•0	o	о. С
•••	0	0	0	0	0	0		0	.0	0	0
te	0	0	0	0	0	0		0	.0	0	0
· · · .	0	1	0	2	0	0		3	2.3	0	3
•••	0		0	0	0	- 0		0	.0	0	0
	0	0	0	0	0			0	.0	0	0
• • • •			·								
-	16	27	19	31	9	26		128	100-0	4	124

amended, are shown with reason for delay below.

Ċ.

²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from 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.





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.

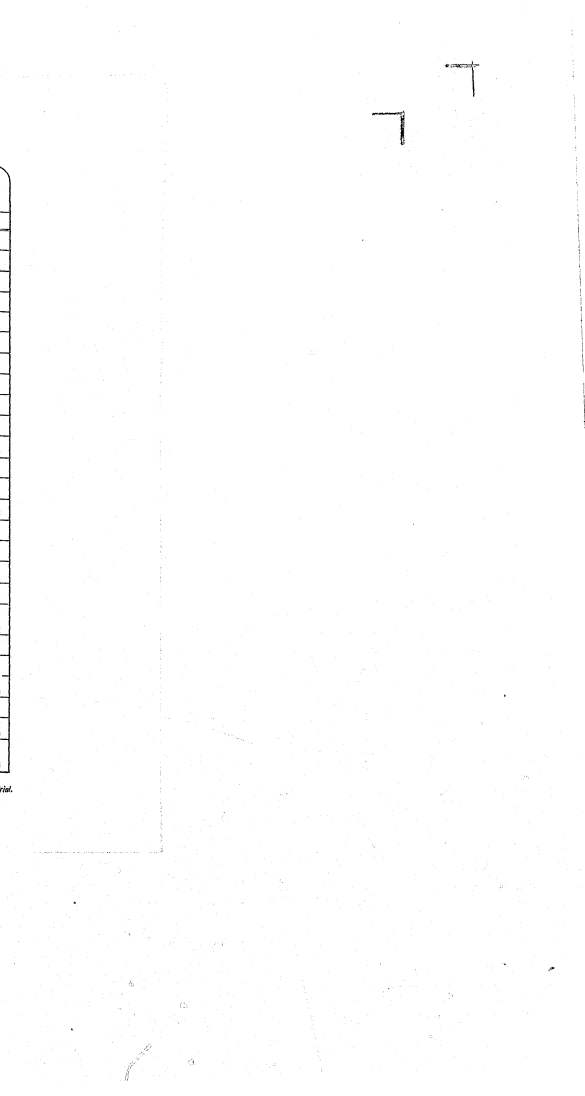
304

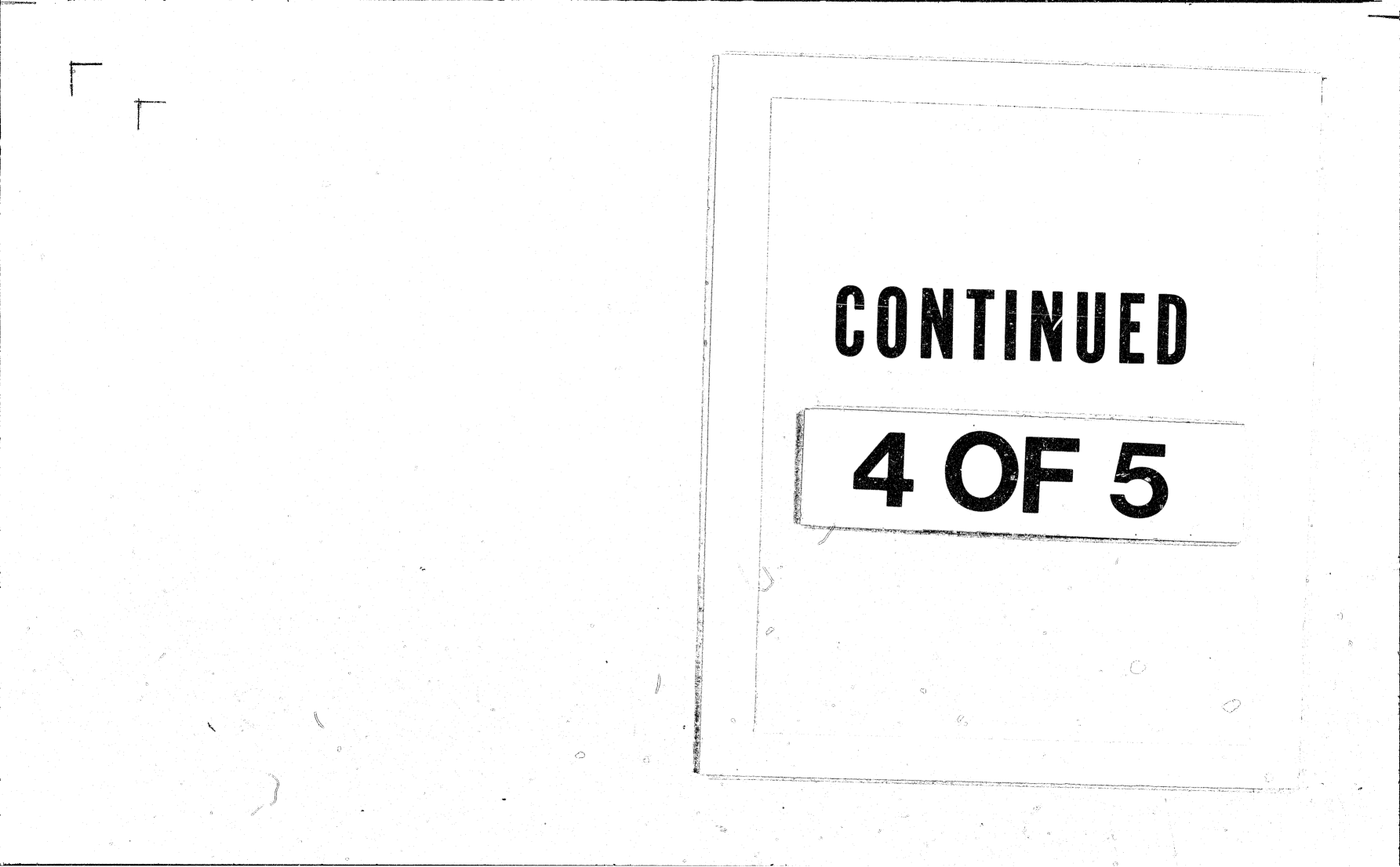
²THESE FIGURES DO NO[#] INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIM² AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

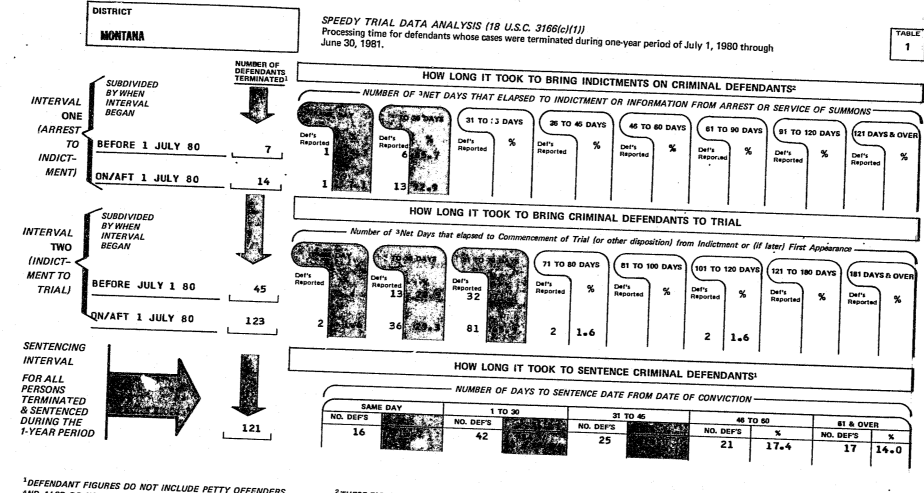
³NET MCANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S. C.316(h). 6. St. 2.2

DISTRICT	REPOR PERIOI	D		REPORTED	TS WITHO	ERIOD, , JT	A	OF "A"		BLE
IDAHO SPEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	July 1, 1 throug	1 76	TALS	EXCLUDAB	ITS WITH	••••	· <u>65(B</u>	`	INT	ERVAL
INCIDENCE OF AND REASONS FOR DELAY ¹	June 30, 1	1981		EXCLUDAE	OF EXCLU	DABLE			IN WH	IICH EX-
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days		UDABLE DI 22 to 42	ELAY PERIC 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		2.1	0	<u>.</u>
B • 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	.
<u>E</u> . Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	0	3	1	0	0	0	4	8.3	0	
F. Transfers from other districts (per FRCP rules 20, 24, 40) - (h)(1)(G)	0	0	1	0	0	0	<u> </u>	2.1	0	
<u>G.</u> Motion is actually under advisement — (h)(1)(J)	0	0	0	0	0	0	0		0	
Misc. proceedings: probation or parole revocation, deportation, 	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	
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	٥	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	- <u>0</u>	
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	
P. Superseding indictment and/or new charges - (h)(6)	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 below given in support (A & B)	7	8	13	8	0	0	36	75.0	0	3
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	O	0	0	2	0	0	2	4.2	0	
 <u> </u>										
3161 T2 Case unusual or complex {B}(lii) (h)(8) Indictment following arrest cannot be filed in	0	0	0	2	0	0	2	4.2	0	<u> </u>
30 days (B)(iii)	0	0	0	0	0	0	0		0	<u> </u>
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	i
L More than 1 exclusion with days aggregated	0	0	0	0	0	0	<u> </u>		0	
TOTAL	7	11	16	12	1	1	48	100.0	0	11 4

٨.







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

306

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).

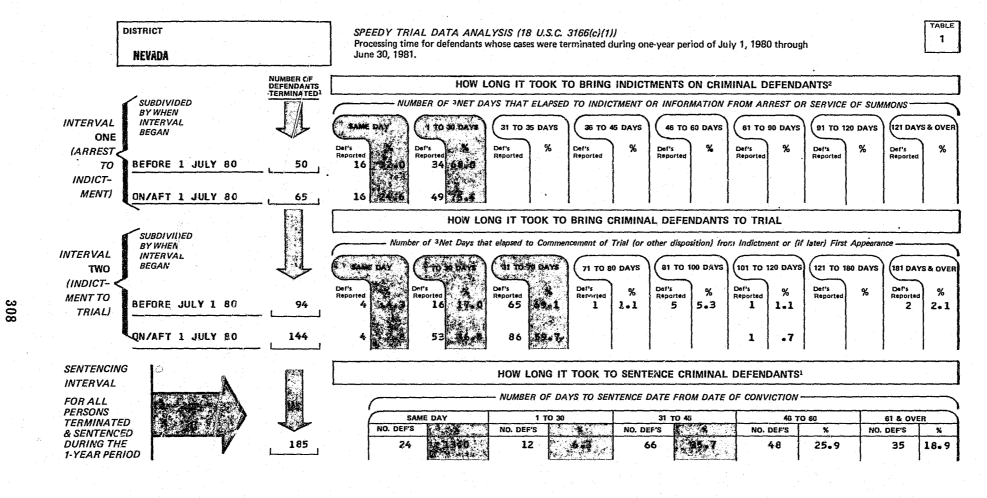
MON	TANA		
		TA AI	IALYSIS 18 U.S.C. 3166(b)(2)
	ENCE (ONS FC		
ODE	Ĩ	REAS	ON UNDER 18 USC 3161
Α.	Examinatio	on or	nearing for mental or physical incapacity
8.	NARA exa	minat	ion — {h}(1)(B)
с.	State or fe	deral 1	rials on other charges (h) (1)(D)
D.	Interlocute	огу ар	peals — (h)(1)(E)
Ε.	Motions (F	rom f	iling to hearing or prompt dispusition) – (h)(1)(f)
F.	Transfers f	rom o	ther districts (per FRCP rules 20, 21, 40) - (h)(1)(G)
6.			y under advisement (h){1){J}
н.	extradition	- (h	s: probation or parole revocation, deportation, (1)
6.			rom another district or to/from examination or ten days or less (h)(1)(H)
7.	Considerat	ion by	court of proposed plea agreement $-(h)(1)(1), \ldots$
I.	Prosecutio	n defe	rred by mutual agreement (h) {2}
M.			defendant or essential witness – {h}{3}{A & B}
N •			l or physical incompetence of defendant to)(4)
0.	Period of	NAR	A commitment or treatment – $(h){1}(C) \& (5), \ldots$
P.			ctment and/or new charges - (h)(6)
R.			ing trial of co-defendant when no severance had (h)(7)
	÷	т	If more than one reason or none of the reasons below given in support (A & B)
<u>т.</u>	"Ends of Justice" continu-	T1	Failure to continue would stop further proceedings or result in miscarriage (B)(i)
	ance, per 3161	T 2	Cas. unusual or complex (B)(ii)
	(h) (8)	12 T3	Indictment following arrest cannot be filed in
		T 4	30 days (B)(iii) Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)
υ.	Time up to	with	drawal of guilty plea - 3161(i)
₩.			tment time extended 30 more days - 3161(b)
٤.			usion with days aggregated

.02

R.

7			TERMINAT	ED DEFEN	DANTS2			% OF "A"	TA	BLE
REPOR	D		REPORTED	DURING F	ERIOD.	۰ د	(A)			2
July 1, 1 throug June 30,	jh [™]	OTALS<	EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS TIME.	TS WITH BLE TIME , OF EXCLU	DABLE	· ∟ • ∟	<u>110</u> 58 84	34.5	IN WH CLUDA	ERVAL ICH EX- BLE DE- CURRED 3
LENGTI 0 to 10 days	H OF EXCL	UDABLE DI 22 to 42	ELAY PERIC	DD (NO. OF 85 to 120	DAYS	2	J Sub- totals of	OF "D"	One	Тwo
0	0	0	3	1	0		4	4.8	0	4
0	0	0	0	o	0		0	0	Ó.	0
0	0	0	1	0	0		1	_1.2	0	1
	0	1	0	0	3		4	_4.8_	0	4
2	1	5	6	2	3		19	22.6	0	19
0	0	4	0	0	0		4	4.8	0	4
1	0	0	0	0	0		1	1.2	0	. 1
. 0	0	1	0	0	0		1	1.2	0	1
0	0	0	0	0	9		0	0	0	0
0	0	0	2	0	<u>q</u>		22	2.4	0	2
0	0	0	0	0	0		0	.0	-0	ō
0	0	0	3	0	2		5	6.0	0	5
. 0	0	0	0	0	0		0	0	0	0
0	0	0	0	0	0		0		0	0
0	C	0	2	1	2		5	_6.0	1	4
. 0	0	0	0	0	0		0		0	0
w0	2	3	9	5	0		19	22.6	0	19
	0	1	3	0	0		4 '	4.8	0	4
. 0	0	0	0	0	0		0		0	0
. 0	1	3	0	0	0		4	4.8	2	2
. 1	0	0	2	0	0		3	3.6	0	3
0	0	0	1	0	0		1	1.2	0	1
0	3	4	0	0	0		7	8.3	5	2
0	0	0	0	0	0		0	.0	·· 0	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).

										<u> </u>
DISTRI		REPOR PERIO	D		RE DE	EPORTED	ED DEFEN DURING F ITS WITHOU	eriod, , Ut	238 86 (F	06
NEVA	······································	July 1, 1 throug		TOTALS	27	EFENDAN	LE TIME . ITS WITH	• • • •		
	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2)	June 30,	1				LE TIME .		152	<u>c)</u> (6
	ENCE OF AND						OF EXCLU		267	۵ı
	ONS FOR DELAY!						DD (NO. OF		Sub-	. Lo
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 2	1 22 to		43 to 84	85 to 120	121 + days	totals of	1
A .	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	1	3	3	5	3	2	0	14	- -
8.	NARA examination — {h}{1}(B)	0	(0	0	0	0	0	0	_ _
٤.	State or federal trials on other charges - (h) (1)(D)	0	(0	0	C	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)	24	29	9	48	19	3	0	123	4
	Transfers from other districts (per FRCP rules 20, 21, 40) (h)(1)(G)	0		2	0	1	0	0	3	
G.		21	13	3	23	5	0	0	62	2
H.	Misc. proceedings: probation or parole revocation, deportation, extradition $-(n)(1)$	0		0	0	0	0	0	0	٦-
	Transportation from another district or to/from examination or	0		0	0	0	0	0	0	1-
<u> 6 </u>	hospitalization in ten days or less – {h}(1)(H)	0		0	0	0	0	0	0	1-
	Consideration by court of proposed plea agreement (h) (1) (1)			-						- -
<u> </u>	Prosecution deferred by mutual agreement - (h)(2)	0		0	0	0	0	1	1	
M.	Unavailability of defendant or essential witness – $(h)(3)(A \& B) \dots \dots$ Period of mental or physical incompetence of defendant to	0		0	0	1	0	0	1	- -
N.	stand trial – (h)(4)	2	· i	0	0	0	0	0	2	
0.	Period of NARA commitment or treatment – $(h){1}(C) & (5), \ldots$	0		0	0	0	0	0	0	
Ρ.	Superseding indictment and/or new charges – (h)(6)	0		0	0	0	0	0	0	
R.	Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	6		0	2	5	0	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	1
	"Ends of Justica" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0		0	0	0	0	0	0	77
Т.	continu- ance, per									-
	3161 T2 Case unusual or complex (B)(ii)	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	
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0		0	1	2	0	0	3	
U.	Time up to withdrawal of guilty plea - 3161(i)	0		0	0	1	0	0	1	
₩.	Grand jury indictment time extended 30 more days - 3161(b)	C		0	0	0	0	0	0	
٤.	More than 1 exclusion with days aggregated	0		0	2	0	1	2	5]
		· [-
	TOTAL	57	5	0	86	59	8	7	267	110

al or complex (B)(ii)	0	0	0	0	
t following arrest cannot be filed in)(iii)	0	0	0	0	
ce granted in order to obtain or substitute give major time to prepare (B) (iv)	0	0	1	2	
ilty plea - 3161(i)	0	0	0	1	
extended 30 more days - 3161(b)	c	. 0	0	0	
days aggregated	0	0	2	0	
			-		
TOTAL	57	50	86	59	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.

86 B 36.1

% 20F "D"

5.2

.0

.0

.0

46.1

1.1

23.2

• 0

<u>- 0</u>

.0

•4

•4

•7

•0

.0

4.9

14.6

.0

.0

•0

1.1

• 4

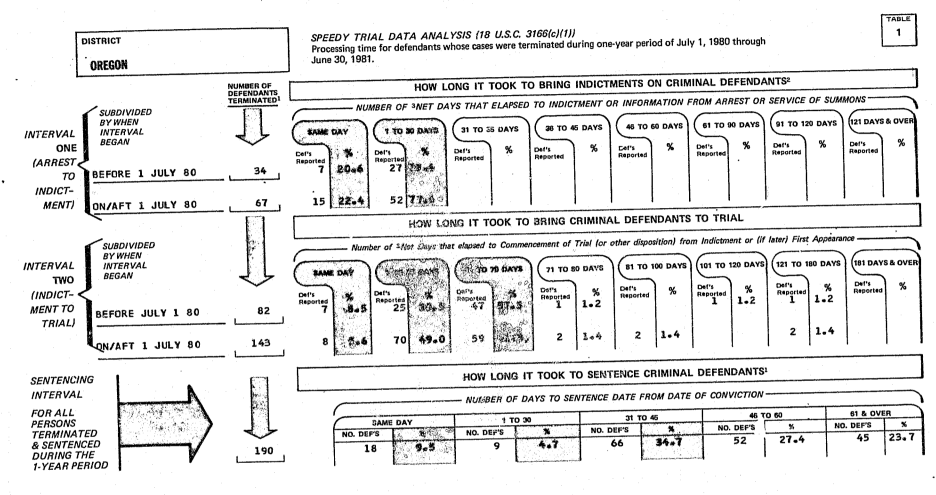
.0

1.9

_ 152 C 63.9

267 100.0

	* or many or
TABLE 2	
· · ·	
INTERVAL IN WHICH EX- CLUDABLE DE-	
CLUDABLE DE- LAY OCCURRED 3	
One Two	
0 14	
0 0	
0 0	
0 0	
0 123	
0 3	
0 62	
0 0	
0 0	
0 0	
0 1	
0 2	
0 0	
0 0	
0 13	
0 39	
0 0	
0 0	
0 0	
0 3	
0 1	
0 0	
0 5	
0 267	
The second se	
al 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.

310

12

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

DISTR	Int				TERMINAT	ED DEFEN	DANTS2	~	% 0F "A"
DISTR		REPOR	D		REPORTED	DURING P	ERIOD,	. <u>225</u>	
OREG	ON	July 1, 1	980 +		DEFENDAN	LE TIME .		. <u>95</u> 🖲	42.2
SPEEDY	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	throug	n	UIALS	DEFENDAN			. , 130 0	57.8
INCID	ENCE OF AND	June 30,	1981		INCIDENTS				<u> </u>
REAS	ONS FOR DELAY	LENGTH	OF EXC	UDABLE D	TIME.			Sub-	- 0F "D"-
CODE	REASON UNDER 18 USC 3161	0 to 10 days	11 to 21	22 to 42	43 to 84		121 + days	totals of	
_A	Examination or hearing for mental or physical incapacity $-$ (h)(1)(A)	4	2	2	1	0	1	10	4.6
B.	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)	2	0	1	0	1	0	4	1.8
<u>D.</u>	Interlocutory appeals – (h){1){E}	0	0	0	2	0	6	8	3.7
<u> </u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	65	11	19	18	5	2	120	55.0
F	Transfers from other districts (per FRCP rules 20, 21, 40) - (h){1}(G)	0	1	1	2	0	0	4	1.8
G	Motion is actually under advisement (h){1)(J)	1	4	1	0	0		7	3.2
Н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	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)	2	0	0	0	0	0	2	.9
7.	Consideration by court of proposed plea agreement - (h)(1)(1)	0	0	0	0	0	0	0	
I.	Prosecution deferred by mutual agreement (h){2)	0	<u></u> ;	2	0	0	0	2	.9
M•	Unavailability of defendant or essential witness	2	0	2	0	0	1	5	2.3
N.	Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	0	0	O	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_
R.	Defendant awaiting trial of condefendant when no severance had	0	1	0	0	0	0	1	.5
	T diver in support (A & B)	9	4	13	7	4	14	51	23.4
	"Ends of Failure to continue would stop further proceedings or Justice" T1 result in miscarriage (B)(i)	0	c	0	0	C C	0	0	.0
<u> </u>	continu-			1					
	ance, per 3161 T2 Case unusual or complex (B)(ii)	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
	T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	0	Û	0	0	0	0	0	.0
U.	Time up to withdrawal of guilty plea - 3161(i)	0	0	0	0	0	0	0	.0
w.	Grand jury indictment time extended 30 more days - 3161(b)	0	3	0	0	0	0	3	1.4
L.	More than 1 exclusion with days aggregated	0	0	0	0	C	1	1	.5
	More than I exclusion with bays aggregated			1		- -			1
	TOTAL	85	26	41	30	10	26	218	100-0

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.

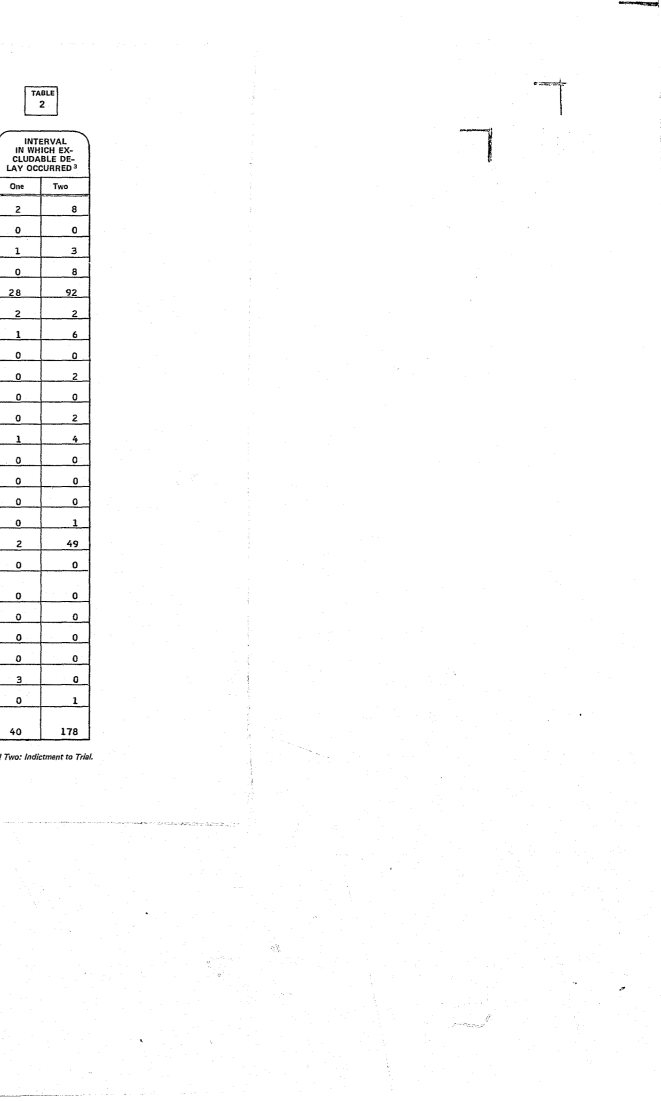
%

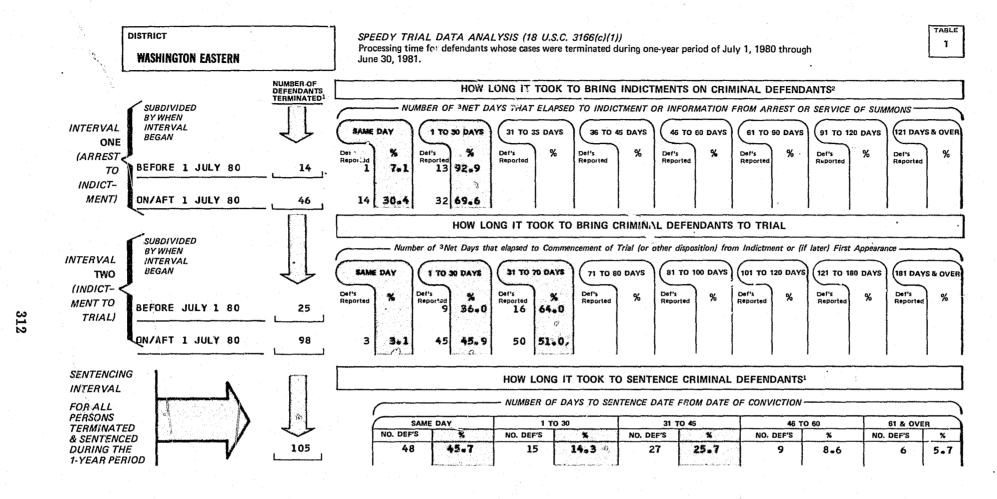
TABLE 2

Two

One

2.8





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). 6

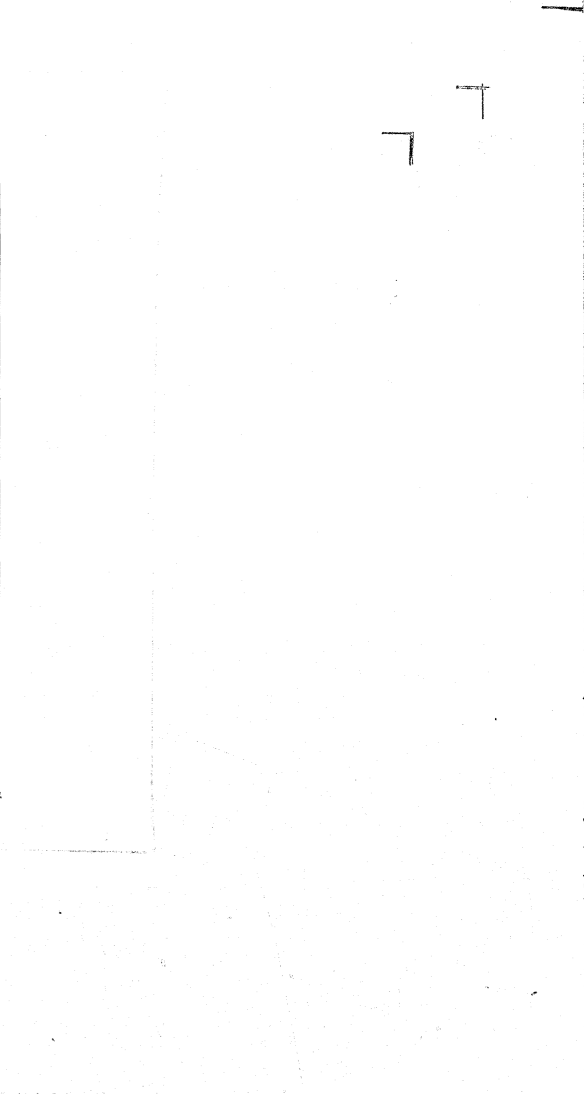
\$	ICT IINGTON EASTERN TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	REPOR PERIOI July 1, 19 throug	D 980 .	TOTALS	TERMINAT REPORTED DEFENDAN EXCLUDAE DEFENDAN	DURING F ITS WITHO LE TIME .	ERIOD UT	· <u>123</u> (A) · <u>67</u> (B)			ABLE 2 ERVAL
INCI	ENCE OF AND ONS FOR DELAY ¹	June 30, 1	1981		EXCLUDAE	OF EXCLU	DABLE	. <u>56</u> 62	\	IN WI	HICH EX- ABLE DE- CURRED 3
CODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	11 to 21	CLUDABLE D 22 to 42	ELAY PERIO 43 to 84		DAYS) 121 + days	Sub- totals of "D"		One	Two
Δ.	Examination or hearing for mental or physical incapacity – (h)(1)(A)	0	(0 0	0	0	0	0	.0	0	
B.	NARA examination – (h){1){B}	0	(0 0	0	0	0	0	.0	0	
с.	State or federal trials on other charges — {h} {1}{D}	0		0 0	C	0	0	0	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) – $(h){1}{f}$	10	13	3 10	8	1	0	42	67.7	0	4
F.	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)		. (0 0	0	0	0	0		0	<u> </u>
G.	Motion is actually under advisement — {h}(1){J}	0		0 0	0	0	0	0	.0	0	
<u> H </u>	Misc. proceedings: probation or parole revocation, deportation, extradition — (h){1}	c	(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	
7.	Consideration by court of proposed plea agreement - {h}{1}(1)	1	(1	1	0	4	6.5	0	
1.	Prosecution deferred by mutual agreement {h};2}	O	(0 0	0	0	1	1	1.6	0	
M.	Unavailability of defendant or essential witness – {h}{3}{A & B}	0		0 0	0	0	1	1	1.6	0	ļ
N.	Period of mental or physical incompetence of defendant to stand trial - (h)(4)	c		0 0	0	1	0	1	1.6	0	
_0.	Period of NARA commitment or tractment - (h){1}(C) & (5)	0	(0	0	0	0	0	0	0	
P.	Supersenting indictment and/or new charges – (h)(6)	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	ļ
	T 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	
<u> </u>	"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0		<u> </u>	0	0	0	0		0	
	ance, per 3161 T2 Case unusual or complex (B)(ii)	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	ļ
	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	<u> </u>	1	1.6	0	-
	Grand jury indictment time extended 30 more days – 3161(b)	4		0 0	0	0	0	4	6.5	4	
<u>L.</u>	More than 1 exclusion with days aggregated	0	(0 0	0	0	0	0	<u> </u>	0	
	TOTAL	15	16	5 13	12	3	3	62	100.0	5	5

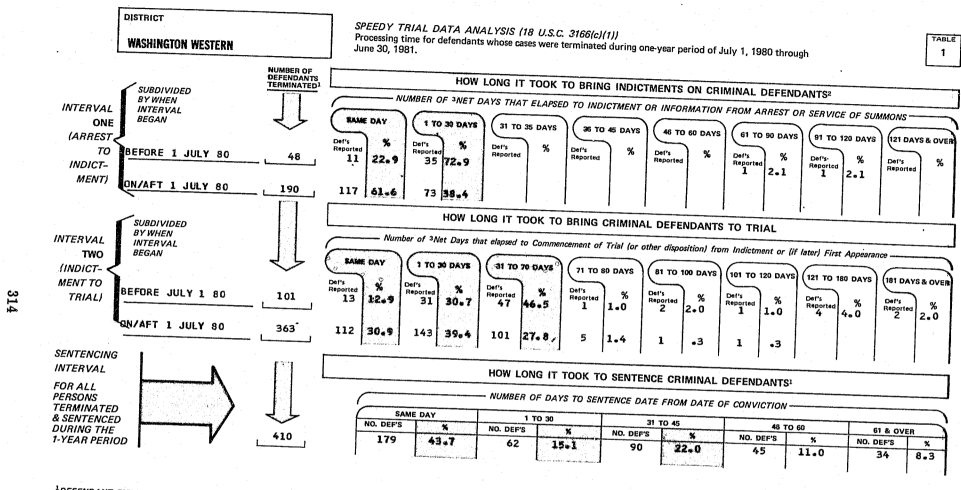
*Paragraph and subsection of 18 USC 3161, Speed amended, are shown with reason for delay below.

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.

and an approximate the second se

the





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). e mart

		CT IINGTON WESTERN TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2)	REPOF PERIO July 1, 1 throug June 30,	D 980 h	TOTALS	REPORTED DEFENDAN EXCLUDAE DEFENDAN	BLE TIME .	ERIOD.	. <u>464</u> . <u>306</u> . <u>158</u> C	Longer Lange		ERVAL
		ENCE OF AND ONS FOR DELAY ¹	L					1	228	8	CLUDA	ABLE DE- CURRED ³
C	ODE	REASON UNDER 18 USC 3161	0 to 10 days	1 OF EXC 11 to 21		43 to 84			Sub- totais of		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
· . · -	Β.	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	<u> </u>	0 0	0	<u> </u>	0	0	0	0	c
	D.	Interlocutory appeals – (h)(1)(E)	0		0 0	1	0	1	2	9	0	2
-	Ε.	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	48	42	2 36	21	3	0	150	65.8	1	149
_	F.	Transfers from other districts (per FRCP rules 20, 21, 40)	1		1 2	0	0	0	4	1.0	0	4
-	G.	Motion is actually under advisement - (h)(1)(J)	9		3 10	<u> </u>	o	0	29	12.7	0	29
_		Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	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		o	0	o	0	0		0	
-	7.	Consideration by court of proposed plea agreement – (h)(1)(l)	0		o o	0	0	0	0	0	0	
	τ.	Prosecution deferred by mutual agreement (h)(2)	o		0 0	0	0	0	0	.0	0	
_	м.	Unavailability of defendant or essential witness – (h)(3)(A & B) ,	0		1 1	1	0	3	6	2.6	1	
		Period of mentai or physical incompetence of defendant to stand trial (h) (4)	0		0 0	0	0	0	0	•0	0	
-	ο.	Period of NARA commitment or treatment (h)(1)(C) & (5),,	0		0 0	. 0	0	0	0	•0	0	
	Ρ.	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 1	0	0	0	1	•4	0	1
		τ 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	2
		"Ends of Justice" T1 result in miscarriage (B)(i)	0		0 0	0	0	٥	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	
		T3 30 days (B) (iii)	0		0 0	0	0	0	0		0	ļ
		T4 Continuance granted in order to obtain or substitute counsel, or give major time to prepare (B) (iv)	1		<u> </u>	0	0	0	1	4		
-	U.	Time up to withdrawal of guilty plea - 3161(i)	0		1 1	2	0	0	4	1.8	0	
_	₩.	Grand jury indictment time extended 30 more days - 3161(b)	0	ļ	<u>o o</u>	0	0	0	0	0	0	ļ. (
_	L.	More than 1 exclusion with days aggregated	0		0 0	0	0	0	0	0	0	<u> </u>
		TOTAL	64	6	2 54	36	6	6	228	100.0	2	22

amended, are shown with reason for delay below.

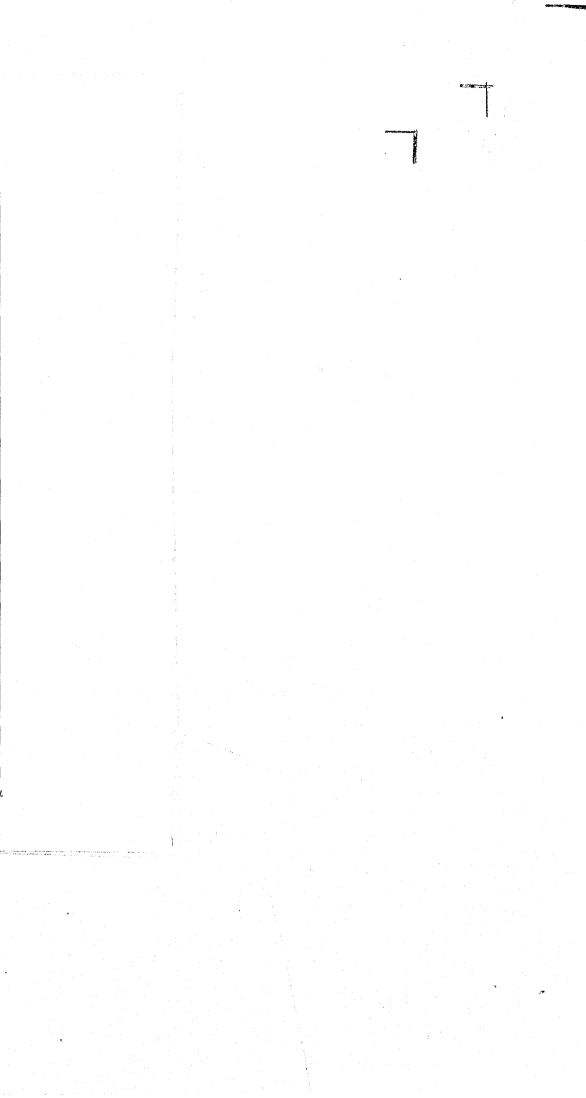
No.

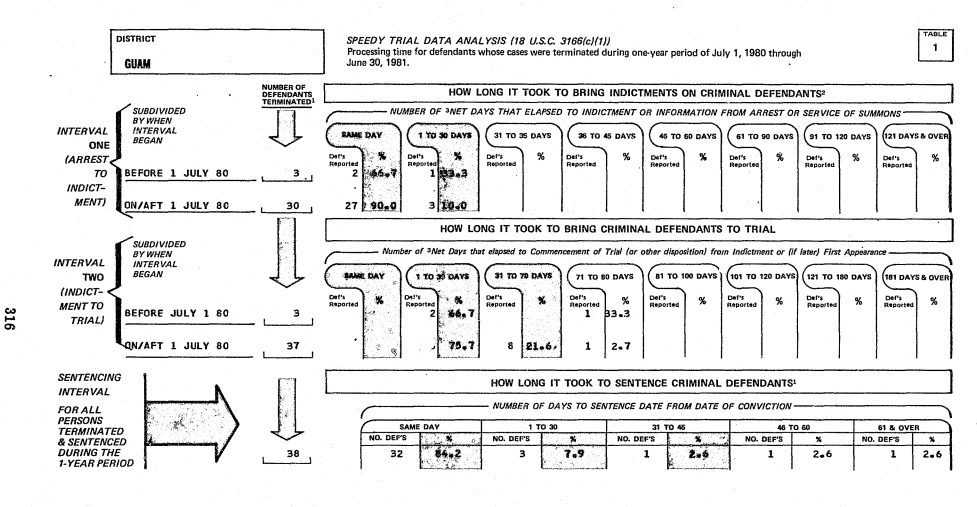
²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and patty offenses.

Service environment at the service

7

One: Arrest to Indictment; Interval Two: Indictment to Tria

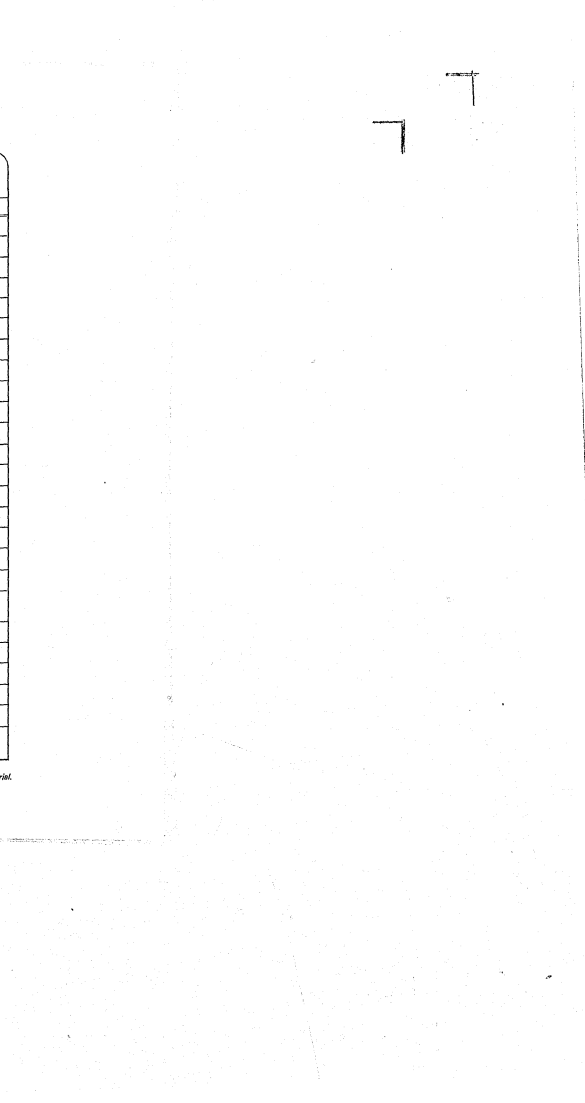


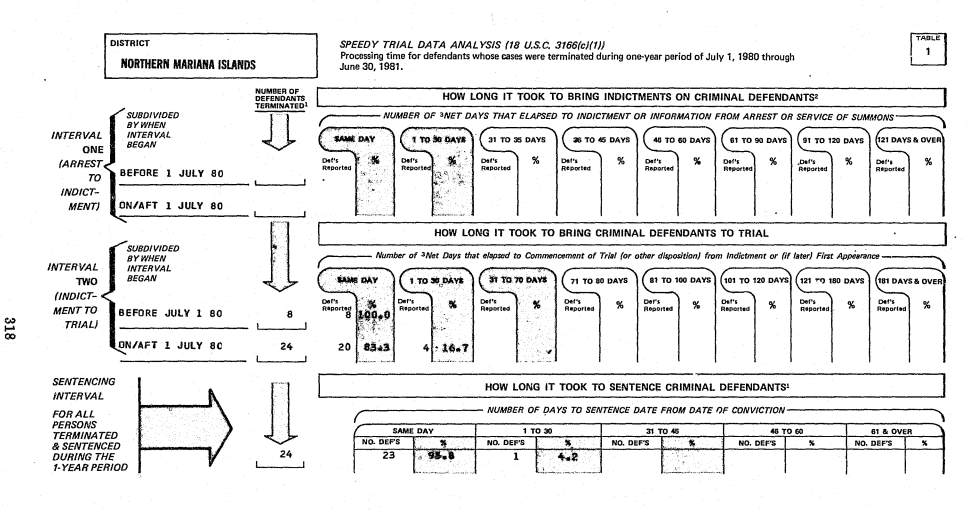


¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND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

GUAM SPEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) INCIDENCE OF AND	PERIOI July 1, 19 through June 30, 1	980 1 TC	DTALS	EXCLUDAB DEFENDAN EXCLUDAB INCIDENTS	ITS WITHOU LE TIME ITS WITH LE TIME OF EXCLUE	ABLE M	. <u>38</u> . <u>2</u> 2	5.0		
REASONS FOR DELAY ¹ CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21			DD (NO. OF 85 to 120	DAYS)	Sub- L 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	
B. NARA examination – (h)(1)(B)	0	0	0	0	o	0	0	•0	0	
C State or federal trials on other charges (h) (1)(D)	0	0	0	0	σ	0	0	• 0	0	
D. Interlocutory appeals – (h)(1)(E)	· 0	0	0	0	o	0	0	.0	0	
E. Mations (From filing to hearing or prompt disposition) – (h)(1)(f)	0	0	0	0	o	o	0	.0	0	
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G)	0	O	0	2	0	0	2	100.0	0	
<u>G</u> Motion is actually under advisement – (h)(1)(J)	0	0	0	0	0	0	0	.0	0	[
Misc, proceedings: probation or parole revocation, deportation, H• extradition - {h}(1)	0	0	0	0	o	0	0	0	0	
Transportation from another district or to/from examination or 6 • hospitalization in ten days or less – (h) (1) (H)	0	0	0	0	o	0	0	.0	0	
7. Consideration by court of proposed plea agreement - (h)(1)(1)	0	0	0	0	0	0	0	.0	Ö	
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)	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	
Q. 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	
P• Superseding indictment and/or new charges (h)(6) Defendant awaiting trial of co-defendant when no severance had R• been granted (h)(7)	c	0	0	0	c	0	0	.0	0	<u> </u>
If more than one reason or none of the reasons below	0	0	0	0	°0	0	0	.0	0	
"Ends of Failure to continue would stop further proceedings or Justice" T1 result in priorarise (B)(i)	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	
(h)(8) 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	.
W. Grand jury indictment time extended 30 more days – 3161(b)	0	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	0	0	0	2	O	0	2	100.0	0	
IUTAL	L		1	L	<u> </u>	i	L	1	L	L

i (Kin





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 DISFOSITIONS, 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	REPORT	7			ED DEFEND DURING PI		₃Æ			BLE 2
	NORTHERN MARIANA ISLANDS	PERIOD July 1, 1980		. کلو ا	DEFENDAN EXCLUDAB	TS WITHOULE TIME .	т ,,		100.0	L	
	SPEEDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	through	TO	TALS	DEFENDAN EXCLUDAB	TS WITH					ERVAL
	INCIDENCE OF AND	June 30, 198	1		INCIDENTS	OF EXCLU	ABLE			CLUDA	ICH EX-
	REASONS FOR DELAY	LENGTH OF	EXCL	JDABLE DE	LAY PERIC		DAYS)	Sub- totals of		One	Two
	CODE REASON UNDER 18 USC 3161	0 to 10 days 11		22 to 42	43 to 84	85 to 120		(\sim)			
	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	<u> </u>	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	<u> </u>	<u> </u>	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	C	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
	Misc. proceedings: probation or parole revocation, deportation, <u>H</u> • extradition – (h)(1)	0	0	0	C	0	0	0	0	0	0
	Transportation from another district or to/from examination or 6 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	o	0	0	o	٥	0	.0	o	0
319	I • Prosecution deferred by mutual agreement (h)(2)	0	o	0	o	0	0	. 0	.0	0	0
9	M. Unavailability of defendant or essential witness (h)(3)(A & B)	0	o	0	0	o	0	0	.0	0	5
	Period of mental or physical incompetence of defendant to No stand trial – {h}(4)	0	0	0	O	с	0	Q	.0	0	0
		0	0	0	0	0	0	0	.0	0	a
	D- Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	ت ۵	0	0		0	.0	0	0
	P. Superseding indictment and/or new charges (h)(6) Defendant awaiting trial of co-defendant when no severance had			Ű							
	R • been granted - (h)(7) If more that one reason or none of the reasons below	0	0		0	0	0	0	0	0	0
	"Ends of Failure to continue would too further proceedings or	0	0	0	0	0		0	<u> </u>	· 0	0
	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	o	0	c	Ó	c	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 coursel, 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	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)								<u> </u>		
	L More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	<u> </u>	· · 0	0
	TOTAL	0	o	0	0	0	0	0	.0	0	0
	1 Paragraph and subsection of 18 USC 2161 Speaks Trial Act of 1074 an 3DEEEN						31	a. Armat ta ladi			

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.

مینیون و دور میشو دفتر و وی از این ایک ایک ایک

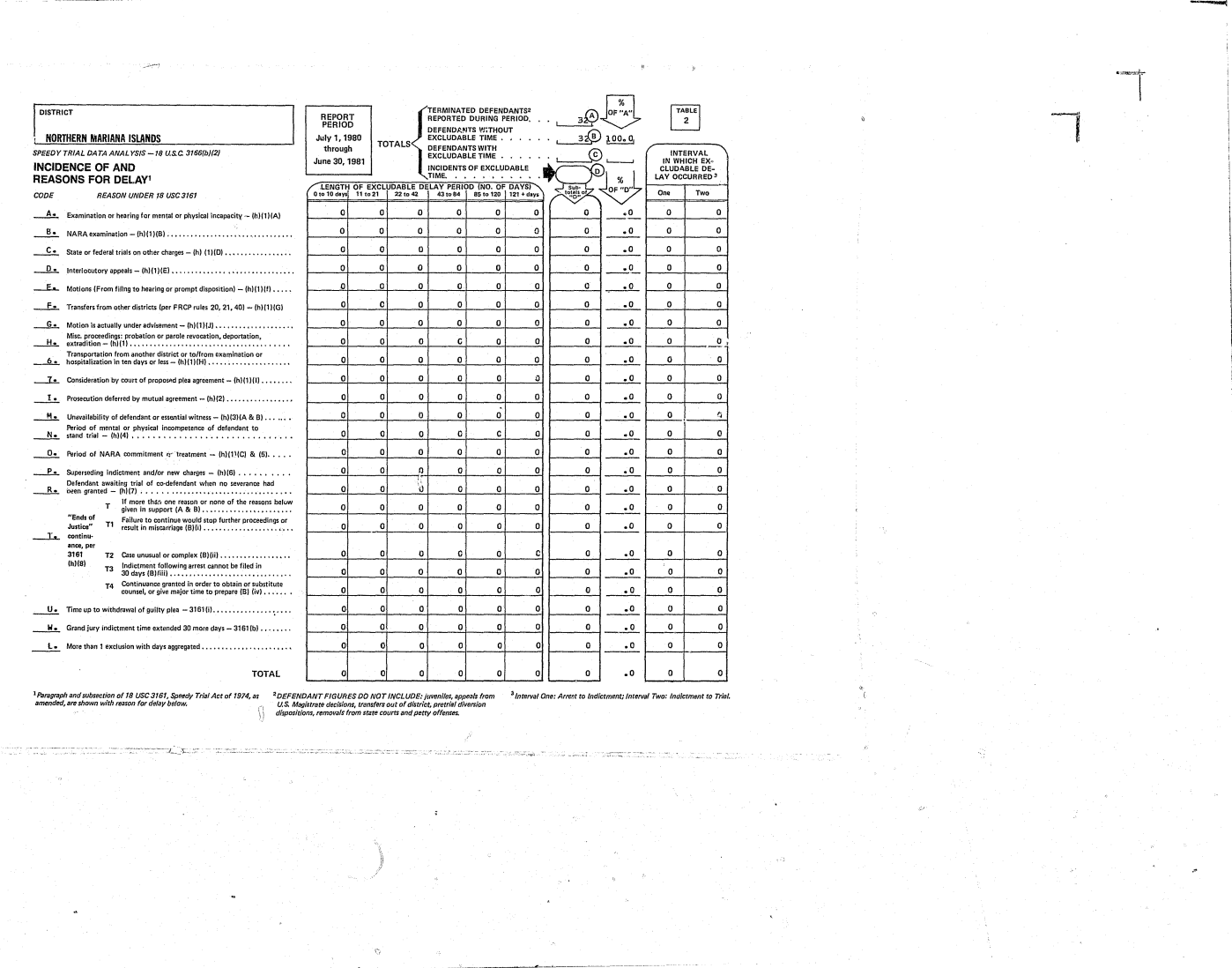
11

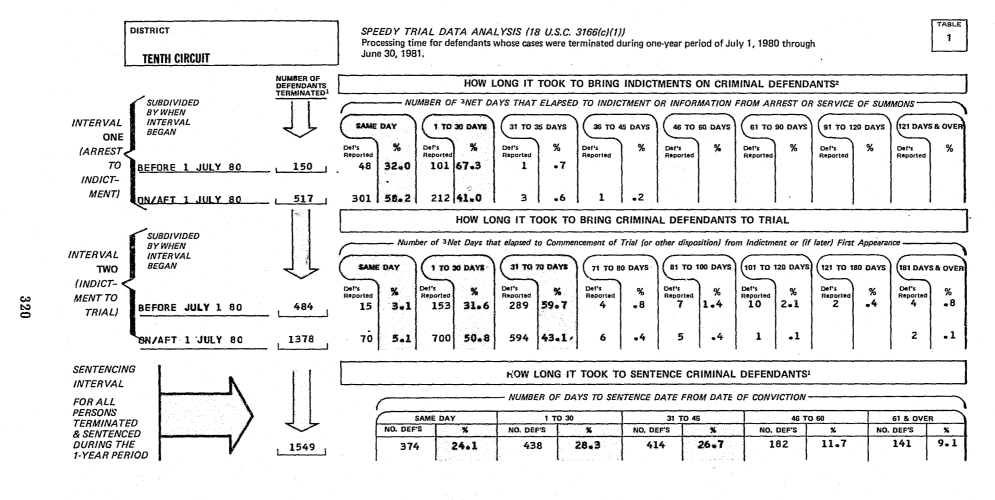
A.

3

şt -

· 'B





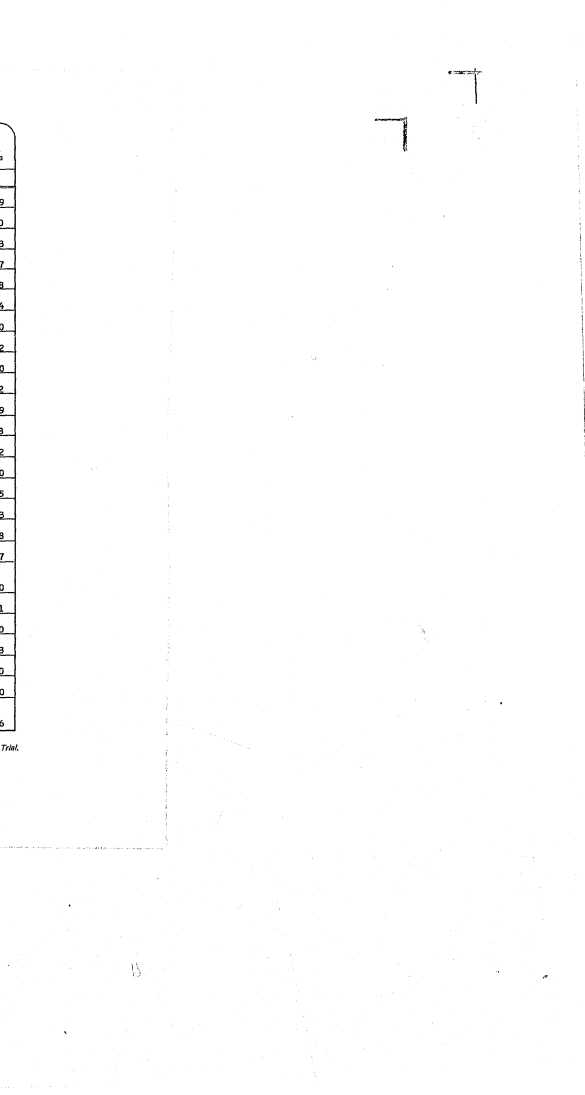
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS. ² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME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

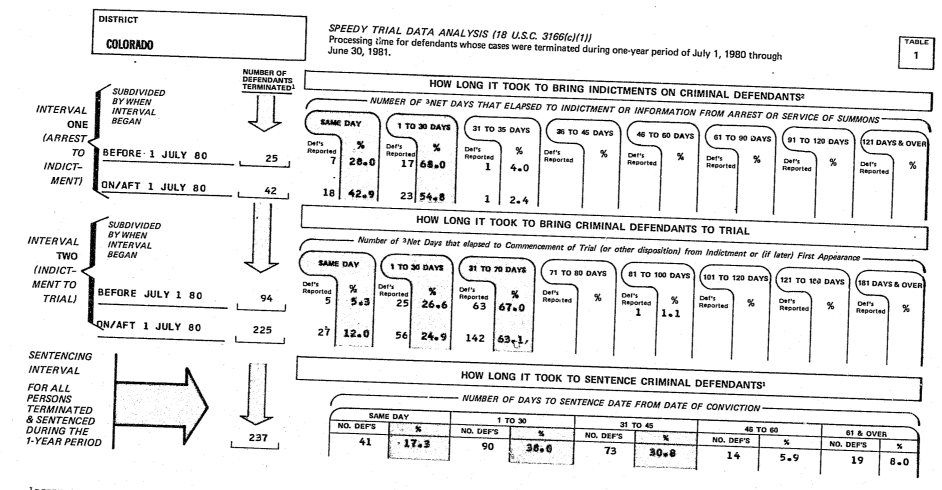
	DISTRICT TENTH CIRCUIT	REPOR PERIOI July 1, 19		ſ	TERMINAT REPORTED DEFENDAN EXCLUDAB	DURING P	ERIOD, . JT	. <u>1862</u> . <u>1026</u>	OF "A"		BLE 2
	SPEEDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	through June 30, 1		DTALS	DEFENDAN EXCLUDAB	ITS WITH	• • • •	1028 C		IN WH	ERVAL ICH EX-
	INCIDENCE OF AND REASONS FOR DELAY ¹				INCIDENTS			1447 0	8		BLE DE- CURRED ³
	CODE REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to 84		121 + days	Sub- totals of		One	Two
	Examination or hearing for mental or physical incapacity (h)(1)(A)	8	11	6	9	6	1	41	2.8	2	39
	B. NARA examination (h)(1)(B)	0	0	0	0	0	0	0		0	00
	State or federal trials on other charges - (h) (1)(D)	2	0	. 0	0	0	1	3	2	0	3
	Interlocutory appeals (h)(1)(E)	0	0	3	5	11	88	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		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	0	0	173	12.0		170
	H. Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	251	0	0	1	0	0	252	17.4	0	252
c	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	22			2
: : :	I - Prosecution deferred by mutual agreement (h){2)	4	2	7	3	1	6	23	1.6	4	19
321	M. Unavailability of defendant or essential witness – (h)(3)(A & B)	80	7	11	8	3	16	125	_8.6_	2	123
	Ne Period of mental or physical incompetence of defendant to stand trial - (h)(4)	0	0	0	0	0	2	2		0	2
	0. Period of NARA commitment or treatment - (h){1}(C) & (5)	0	0	0	0	0	0	0		<u> </u>	0
	P. Superseding indictment and/or new charges - (h)(6)	3	1	1	1	0	0	6	4	1	5
	Re Defendant awaiting trial of co-defendant when no severance had been granted – (h) (7)	2	1	7	2	0	1	13	9		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 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	2	1	2	0	2	7	.5	0	7
	T continu- ance, per										
	3161 T2 Case unusual or complex (B)(ii) (ii) (h)(8) Indictment following arrest cannot be filed in	0	0	0	0	0	0	0		0	0
	30 days (B)(iii)	1	0	0	0	0	0	1		0	1
	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	Ŭ	2	0	1	0	3	2	0	3
	W. Grand Jury indictment time extended 30 more days - 3161(b)	2	1	2	0	0	0	5	3	5	0
	L More than 1 *xclusion with days aggregated	0	0	0	C	0	0	0		0	0
	TOTAL	735	242	256	118	40	56	1447	100.0	41	1406

C and an

5.

¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as ²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from ³Interval One: Arrest to Indictment; Interval Two: Indictment to Trial. 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.





322

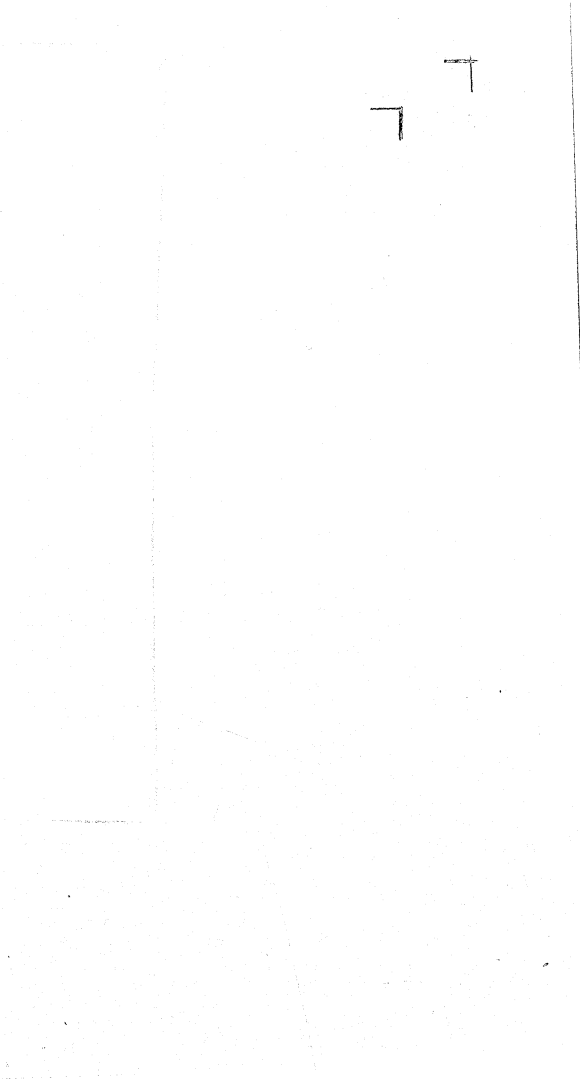
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPCSITIONS, AND REMOVALS FROM STATE COURTS.

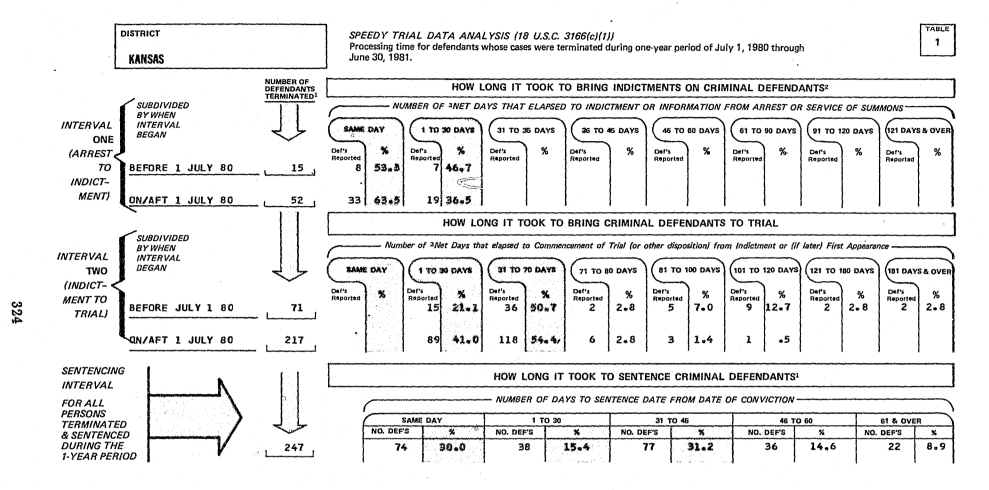
² THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h). 4 and all

DISTRICT	REPOR PERIO July 1, 1	D 980	TALS	REPORTED DEFENDAN EXCLUDAB	ITS WITHOUT INE .	ERIOD, .	. <u>319</u> . <u>202</u> B	% OF "A" ,63.3		BLE 2
PEEDY TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	throug June 30,	n r		DEFENDAN EXCLUDAB INCIDENTS TIME.	OF EXCLU	DABLE .	· <u>117</u> C	、	IN WH	ERVAL ICH EX- BLE DE- CURRED ³
CODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days		UDABLE D 22 to 42	ELAY PERIC 43 to 84		DAYS) 121 + days	Sub- totals of		Опе	Two
A. Examination or hearing for mental or physical incapacity	0	0	0	0	0	0		.0	0	0
B	0	0	o	O	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	o	0	1	1	.7	0	1
E Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	1 10	30	41	5	6	1	102	70.3	0	102
	0	0	0	0	0	0	0	.0	0	0
 F• Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G) G• Motion is actually under advisement - (h)(1)(J). 		0	2	0	0	0	2	1.4	0	2
Misc. proceedings: probation or parole revocation, deportation,		0	0	0	0 ⁻	0	0	.0	0	0
Transportation from another district or to/from examination or		0	0	0	0		0	.0	0	0
6 hospitalization in ten days or less – (h) (1)(H)		0	0	1						
7 Consideration by court of proposed plea agreement – (h)(1)(1)				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) Period of mental or physical incompetence of defendant to		0	0	0	. 0	2	2	1.4	0	2
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
P. Superseding indictment and/or new charges (h)(6)	1	1	0	0	0	0	2	1.4	1	1
R. Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)		0	3	0	0	0	3	2.1	0	3
T If more than one reason or none of the reasons belo given in support (A & B)		. 8	9	5	0	2	28	19.3	0	28
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)		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
T3 30 days (B) (iii)		0	0	0	0	0	0	<u> </u>	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
W. Grand jury indictment time extended 30 more days – 3161(b)		6	0	0	0	0	0		0	0
L. More than 1 exclusion with days aggregated		0	0	0	0	0.	0		0	0
								100 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.





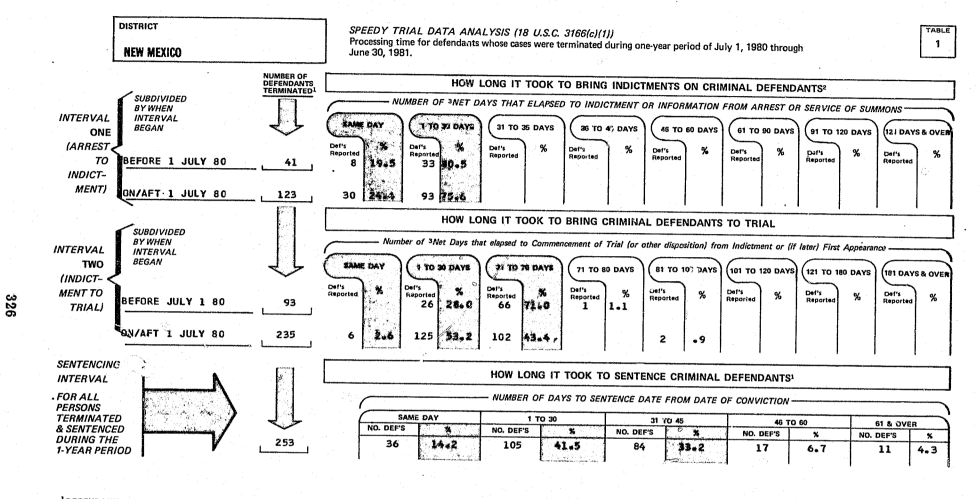
¹DEFENDANT FIGURES DO NOT INCLUDE PETTY OFFENDERS, AND ALSO DO NOT INCLUDE: JUVENILES, APPEALS FROM U.S. MAGISTRATE DECISIONS, TRANSFERS OUT OF DISTRICT, PRETRIAL DIVERSION DISPOSITIONS, AND REMOVALS FROM STATE COURTS.

²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL OURING 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).

· · · · · · · · ·

					÷ .								F
ISTRICT	REPORT	7 1	TERMINAT	TED DEFENDANTS ² D DURING PERIOD	288) _ OF "A" _	> TABL						
KANSAS	PERIOD July 1, 1980		DEFENDAN	ANTS WITHOUT	<u>2669</u>	3,56.9							
EDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2)	through	TOTALS	DEFENDAN	NTS WITH	104 124 C			ERVAL	$\mathbf{V}_{\mathbf{r}}$.				
CIDENCE OF AND	June 30, 1981		INCIDENTS	IS OF EXCLUDABLE				HICH EX-				D	
	LENGTH OF	EXCLUDABLE D	DELAY PERIO	IOD (NO. OF DAYS)		%	Z One	CURRED 3					
DE REASON UNDER 18 USC 3161	0 to 10 days 11 to	1 to 21 22 to 42 1 2				5.8	0	9	1				
Examination or hearing for mental or physical incapacity (h)(1)(A)	0	0 0				.0	0	0					т. Т
Sec. NARA examination – (h) (1) (B)	0	0 0				.6	0	1 1					
State or federal trials on other charges — {h} (1){D}	0	0 0				•0	- 0	0	1				
De_ Interlocutory appeals – (h)(1)(E)	19	41 28				65.8	- 0	102					
 Motions (From filing to hearing or prompt disposition) – (h){1}(f) Transfare from other districts (are EBCB rules 20, 21, 40) – (h)(1)(2) 	1	1 0			0 2	1.3	0	2					
Transfers from other districts (per FRCP rules 20, 21, 40) — (h){1}(G) Motion is actually under advisement — (h)(1){J}	5	3 4				7.7	0	12					
Motion is actually under advisement – (h)(1)(J) Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	0	0 0			0 1	.6	0	1	1	1			
Transportation from another district or to/from examination or	0	0 0			0 0	.0	0	0			-1		
	0	0 0			0 0	.0	0	0					
Consideration by court of proposed plea agreement — (h)(1)(1) Prosecution deferred by mutual agreement (h)(2)	0	0 1	-			1.9	0	3	1	2			
Prosecution deferred by mutual agreement (h){2} Unavailability of defendant or essential witness (h){3}(A & B)	3	0 0			2 5	3.2	0	5	1				
Period of mental or physical incompetence of defendant to	0	0 0		+	0 0	.0	0	0					
• stand trial = {h}{4} • Period of NARA commitment or treatment = {h}{1}(C) & {5}	0	0 0			0 0	.0	0	0					
Period of NARA commitment or treatment – (h)(1)(C) & (5) Superseding indictment and/or new charges – (h)(6)	0	0 0			0 0	.0	0	0					
Superseding indictment and/or new charges — (h)(6)	1	0 3			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			2 16	10.3	0	16	1.				
"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					
ance, per 3161 Y2 Case unusual or complex (B)(ii)	0,	. 0 0	0 0	0 0	0 0	.0	0	0					
(h){8) T2 Case unusual or complex (B)(ii) (h){8) Indictment following arrest cannot be filed in 30 days (B)(iii)	0	0 0			0 0	.0	0	0		4 4 1			
30 days (B)(m) 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					
U Time up to withdrawal of guilty plea – 3161(i)	0	0 0			0 0	.0	0	0	1				
Grand jury indictment time extended 30 more days - 3161(b)	c	0 0			0 0	.0	0	0					
Grand jury indictionent time extended 30 more days - 3161(b) More than 1 exclusion with days aggregated	0	0 0			0 0	.0	0	0					
	1						-	1					•
TOTAL	29	48 42	2 17	10 5	9 155	100.0	0	155					
ragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as ² DEFEND/ ended, are shown with reason for delay below. U.S. Maois	DANT FIGURES DO jistrate decisions, tra	O NOT INCLUDE	; juveniles, apr	peals from ³ Interv	val One: Arrest to Indi	dictment; Inter	rval Two: Indict	tment to Trie	al.	2			
	pistrate decisions, trai ons, removals from si	state courts and pe	tty offenses.	lersion								•	
				· · · · · · · · · · · · · · · ·				••••••••••••••••••••••••••••••••••••••	an air ann an ann an ann an ann an ann an ann an a	- 1997年 - 1997年 - 第二日 - 1997年 - 1997年	2 2 2 2		
										**			
	ø												
			e'										
										an a			
								· ·					
	3 · · · · ·									2000 - 100 -			
					1							and the second	



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). e star ant

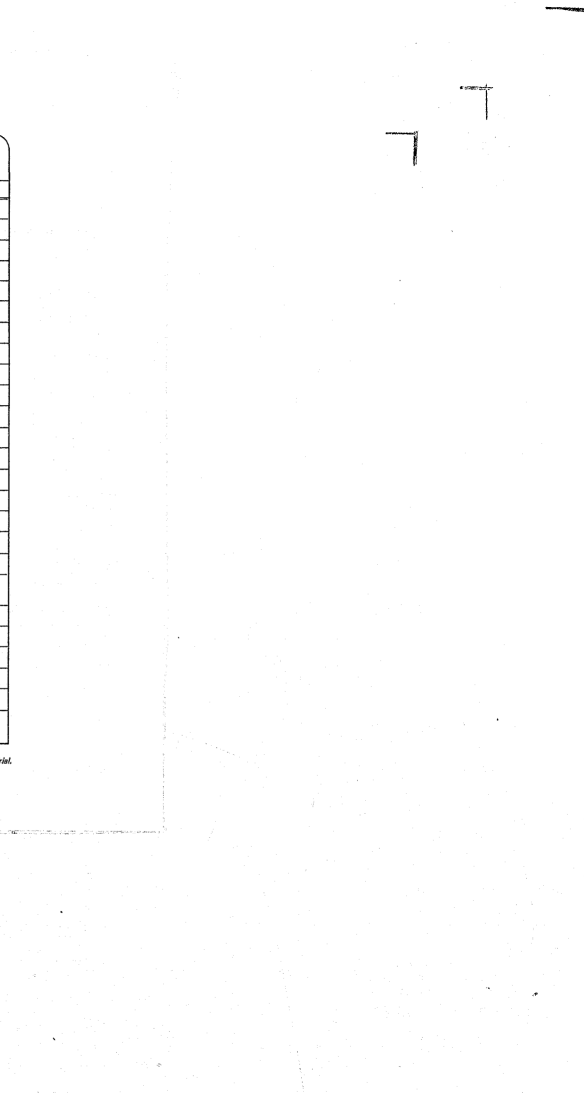
DISTRI NEW	MEXICO	REPOR PERIO July 1, 1	D 980		TERMINAT REPORTED DEFENDAN EXCLUDAE	DURING F ITS WITHOULE TIME .	PERIOD, ,	. <u>328</u> A	0F "A"	1	2
INCID	TRIAL DATA ANALYSIS 18 U.S.C. 3166(b)(2) ENCE OF AND	throug June 30, 1	n		DEFENDAN EXCLUDAE INCIDENTS TIME.	OF EXCLU		256 C		IN WH	ERVAL HICH EX- ABLE DE- CURRED 3
CODE	ONS FOR DELAY	LENGTH 0 to 10 days		UDABLE DI 22 to 42		DD (NO. OF	DAYS) 121 + days	Sub- totals of		One	Two
	REASON UNDER 18 USC 3161		3				0		\sum		9
A.	Examination or hearing for mental or physical incapacity (h)(1)(A)	4		2	1	1			2.3	2	
<u> </u>	NARA examination – (h)(1)(B)	0	. 0	0	0	0	0	0	.0	0	0
<u> </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	1	1	2	0	1
E.	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
	Motion is actually under advisement — (h)(1)(J)	10	9	2	0	. 0	0	21	4.4	o	21
	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}(1)	0	0	1	1	0	0	2	.4	0	2
		0	2	1	1	0	3	7	1.5	0	7
<u> </u>	Prosecution deferred by mutual agreement (h)(2)				1						
<u>M.</u>	Unavailability of defendant or essential witness – $(h)(3)(A \& B) \dots \dots$ Period of mental or physical incompetence of defendant to	3	1	2	1	1	0	8	1.7	0	8
<u>N.</u>	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
<u>P.</u>	Superseding indictment and/or new charges – (h)(6) , , .	2	0	1	0	0	0	3	.6	0	3
R.	Defendant awaiting trial of co-defendant when no severance had been granted – (h)(7)	0	1	0	0	0	<u> </u>	2	4	0	2
	If more than one reason or none of the reasons below given in support (A & B)	5	4	o	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	.0	0	0
<u> </u>	continu- ance, per										
<i>č</i> 1	3161 T2 Case unusual or complex (B)(ii)	0	0	0	0	<u> </u>	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	.2	0	1
	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
υ.	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.		0	0	0	0	Ŭ	0	0	.0	0	0
											-
	TOTAL	327	64	55	19	4	9	478	100.0	6	472

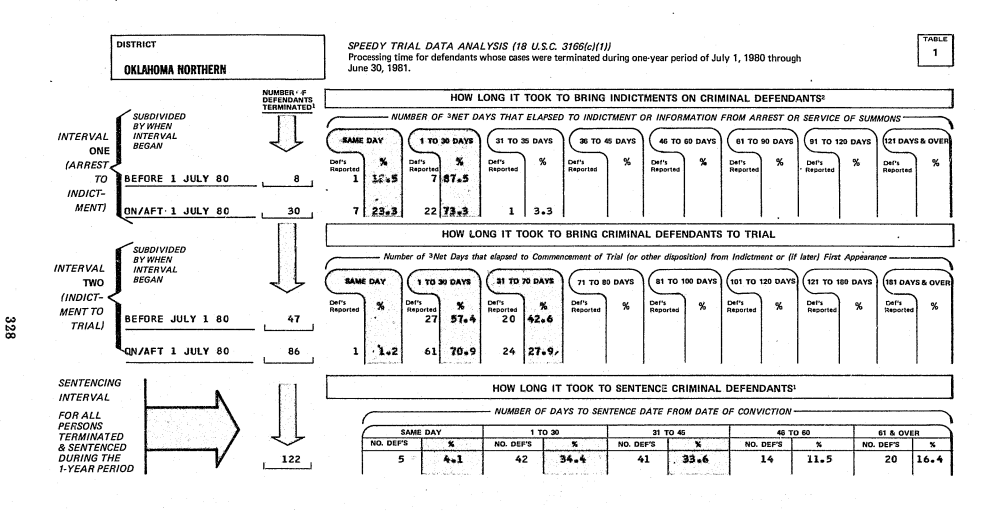
327

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.

and a second product of the second second





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.

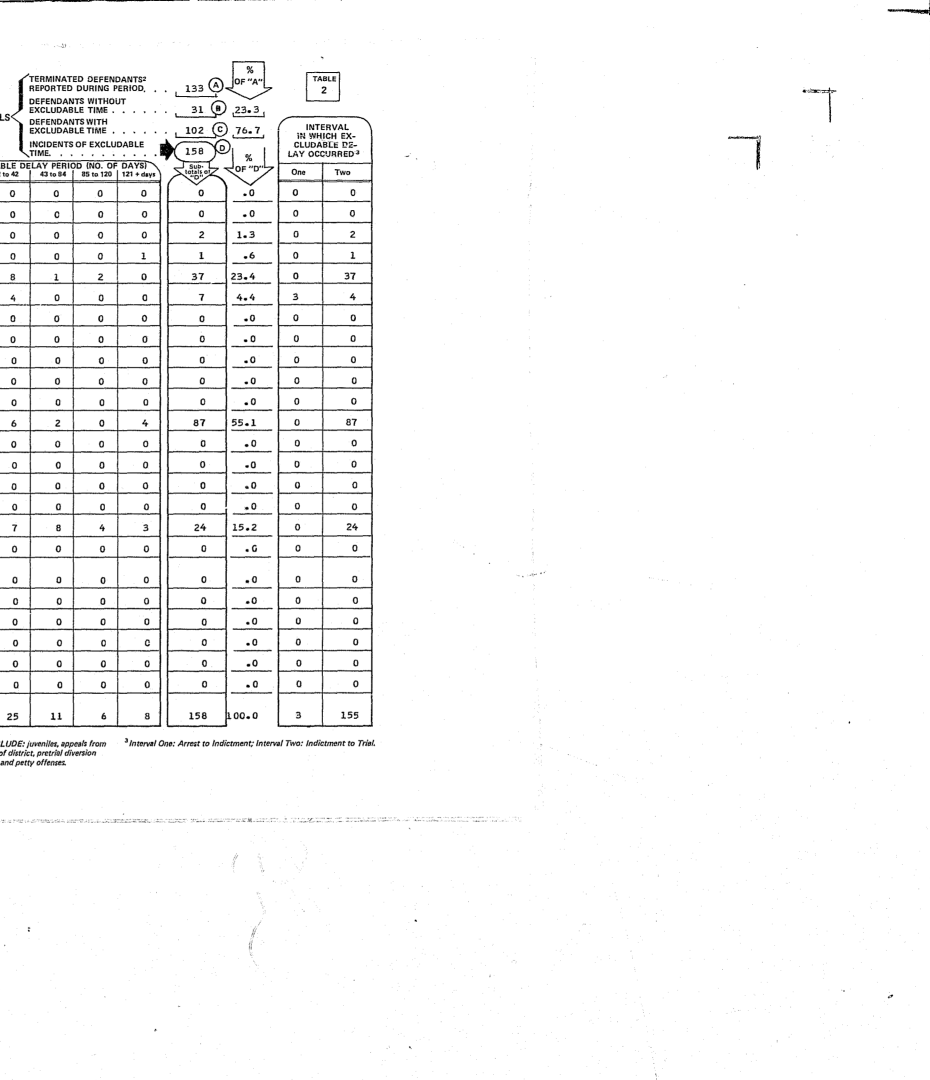
²THESE FIGURES DO NOT INCLUDE DEFENDANTS WHO BEGAN THE INTERVAL DURING THIS TIME AND WHOSE CASES WERE PENDING AS OF JUNE 30, 1981.

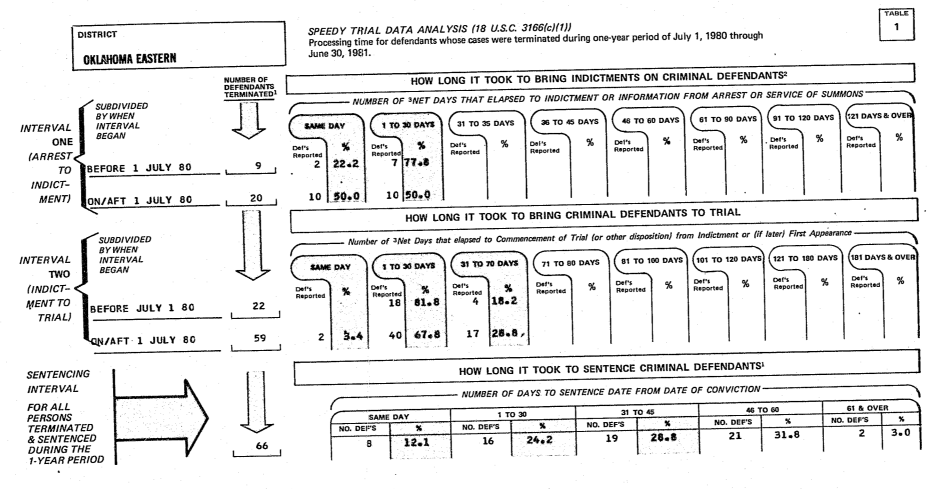
³NET MEANS GROSS DAYS LESS EXCLUDABLE TIME UNDER 18 U.S.C.316(h).

6 and wet

DISTRIC OKLAH	OMA NORTHERN	REPOR PERIO July 1, 1	D 980 T	OTALS	REPORTED DEFENDAM EXCLUDAE	ED DEFEN DURING F ITS WITHO BLE TIME .	ERIOD, . UT	. <u>133</u> (A) . <u>31</u> (B)	% OF "A" 23•3		ABLE 2
INCIDE	TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) ENCE OF AND	throug June 30,	n		INCIDENTS	NTS WITH BLE TIME	DABLE 🝙	. <u>102</u> C		IN WH	ERVAL HICH EX- ABLE D2- CURRED
CODE	DNS FOR DELAY	LENGTH 0 to 10 days	OF EXCI	UDABLE D				Sub- totals of		One	Two
	REASON UNDER 18 USC 3161	0	0	0	0	0	0			0	0
	Examination or hearing for mental or physical incapacity – (h)(1)(A)			+				0	.0	0	0
в.	NARA examination – (h)(1)(B)	0	0	0	0	0	0				
<u>C.</u>	State or federal trials on other charges (h) (1)(D)	2	0	0	0	0	0	2	1.3	0	2
D.	Interlocutory appeals — (h)(1)(É)	0	C	0	0	0	1	1		0	1
Ε.	Motions (From filing to hearing or prompt disposition) – (h)(1)(f)	11	15	8	1	2	0	37	23.4	0	37
F.	Transfers from other districts (per FRCP rules 20, 21, 40) (h){1)(G)	1	2	4	0	0	o	7	4.4	3	4
		0	0	0	0	0	0	0	.0	0	0
	Motion is actually under advisement — (h){1}(J) Misc. proceedings: probation or parole revocation, deportation,	0	0	0	0	0	0	0	.0	0	0
	extradition — (h)(1)	0	0	0	0	0	0	0	.0	0	
6.	hospitalization in ten days or less – (h)(1)(H)				+						
7.	Consideration by court of proposed plea agreement - (h)(1)(I)	0	0	0	0	0	0	0		0	
<u>I.</u>	Prosecution deferred by mutual agreement - (h)(2),	0	0	0	0	0	0	0	.0	0	
<u>H.</u>	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)	o	0	0	0	0	0	Ö	.0	0	C
	Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0	0	-0	D	0
		0	. 0	0	0	0	0	0	.0	0	C
	Superseding indictment and/or new charges – (h){6) Defendant awaiting trial of co-defendant when no severance had	0	0	0	0	0	0	0	.0	0	- c
<u>R.</u>	been granted - (n)(7)			1					·		
	given in support (A & B)	1	1	7	8	4	3	24	15.2	0	24
т.	Justice" T1 result in miscarriage (B)(i)	0	0	0	0	0	0	0	.0	0	(
	continu- anca, per			0	0	0	0	0	.0	0	
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in	0	0								
	13 30 daγs (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> · · (</u>
U.	Time up to withdrawal of guilty plea – 3161(i)	0	0	0	0	0	C	0	.0	0	(
И.	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	87	21	25	11	6	8	158	100.0	3	155

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.

 \mathbb{G}

330

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).

OKLAHOMA EASTERN	REPOR PERIO July 1, 1	D 980 -	OTALS	REPORTED DEFENDAN EXCLUDAE	ITS WITHO	PERIOD	. <u>81</u> (A) . <u>52</u> (B)	OF "A"	ş	ABLE 2	
PEEDY TRIAL DATA ANALYSIS - 18 U.S.C. 3166(b)(2) NCIDENCE OF AND REASONS FOR DELAY ¹	1 -	through June 30, 1981			DEFENDANTS WITH EXCLUDABLE TIME INCIDENTS OF EXCLUDABLE TIME) <u>35.8</u>	INTERVAL IN WHICH EX- CLUDABLE DE LAY OCCURRED		
ODE REASON UNDER 18 USC 3161	LENGTI 0 to 10 days		LUDABLE D				Sub- totals of		One	Two	
A. Examination or hearing for mental or physical incapacity - (h)(1)(A)	1	2	1	1	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)		o	0	0	٥	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)		6	3	0	0	0	20	51.3	0	20	
F. Transfers from other districts (per FRCP rules 20, 21, 40) – (h)(1)(G		0	0	0	_0	O	1	2.6	0	1	
G . Motion is actually under advisement – {h}(1)(J)	. 1	1	0	o	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	
Transportation from another district or to/from examination or 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)(1)		0	0	0	0	0	0	•0	0	0	
I Prosecution deferred by mutual agreement – (h)(2)	1947 (A. 1947)	0	0	0	0	o	0	•0	0	0	
M Unavailability of defendant or essential witness		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 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	
R Defendant awaiting trial of co-defendant when no severance had been granted		0	0	0	0	0	0	.0	0	0	
T If more than one reason or none of the reasons be given in support (A & B)	alow	1	0	0	0	o	1	2.6	0	1	
"Ends of Failure to continue would stop further proceedings Justice" T1 result in miscarriage (B)(i)	or	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	
T3 indication for our state and the second and and and and and and and and and a	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	<u> </u>	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	1		0	0	0	5	12.8	5	0	
L. More than 1 exclusion with days aggregated	0	0	0	0	0	0	0	.0	0	0	
TOTAL	21	11	6	1	0	0	39	100.0	5	34	

State Children State Children

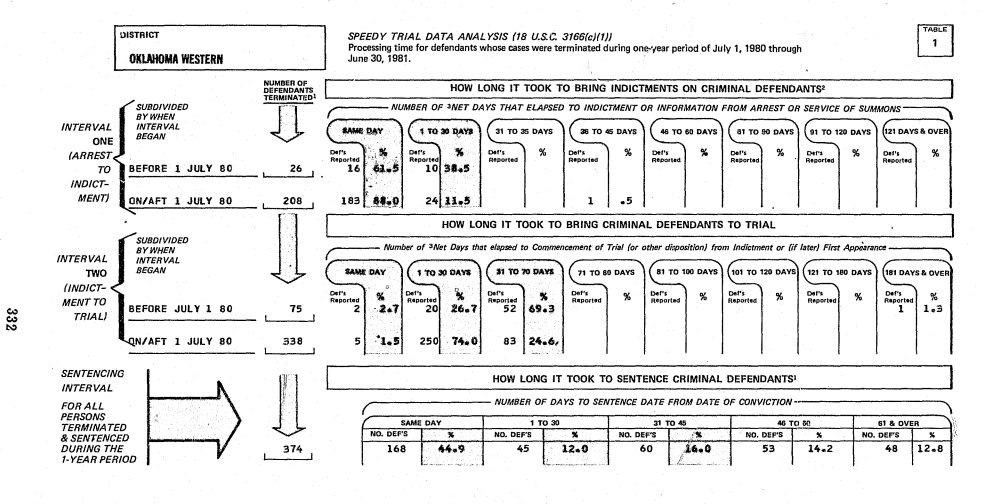
¹Paragraph and subsection of 18 USC 3161, Speedy Trial Act of 1974, as amended, are shown with reason for delay below. ²DEFENDANT FIGURES DO NOT INCLUDE: juveniles, appeals from U.S. Magistrate decisions, transfers out of district, pretrial diversion dispositions, removals from state courts and petty offenses.

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

331

ĩ

California da



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).

DISTRICT OKLAHOMA WESTERN	REPOR PERIOI July 1, 19 throug	р 980 тс	TERMINATED DEFENDANTS ² REPORTED DURING PERIOD, DEFENDANTS WITHOUT EXCLUDABLE TIME DEFENDANTS WITH						
SPEEDY TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) INCIDENCE OF AND REASONS FOR DELAY ¹	June 30, 1			EXCLUDAE	OF EXCLU				
CODE REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL	UDABLE DE	LAY PERIC 43 to 84	DD (NO. OF 85 to 120				
	3	4	1	2	0	1			
A Examination or hearing for mental or physical incapacity – (h)(1)(A)									
B. NARA examination (h)(1)(B)	0	0	0	0	0	0			
C • State or federal trials on other charges – (h) (1)(D)	C	0	0	. 0	0	0			
D Interlocutory appeals – (h)(1)(E)	0	0	3	3	0	5			
E • Motions (From filing to hearing or prompt disposition) $-$ (h)(1){f}	105	0	1	0	0	0			
F. Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	0	0	0	0	0	0			
G Motion is actually under advisement {h}{1}(J)	90	25	7	1	o	0			
H. Misc. prc. dings: probation or parole revocation, deportation, extradition – (h) (1)	0	0	0	0	0	0			
Generation - (i)(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	0	0			
	4	0	4	0	0	0			
M. Unavailability of defendant or essential witness – (h)(3)(A & B)	0	1	2	11	1	7			
Ne stand trial – (h)(4)	0	0	0	0	. 0	2			
De Period of NARA commitment or treatment - (h)(1)(C) & (5)	0	0	0	0	0	0			
P. Superseding indictment and/or new charges - (h)(6)	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			
T If more than one reason or none of the reasons below given in support (A & B)	14	1	20	9	4	3			
"Ends of Justice" T1 Failure to continue would stop further proceedings or result in miscarriage (B)(i)	0	0	0	0	0	0			
T. continu-									
ance, per 3161 T2 Case unusual or complex (B)(ii)	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			
T4 Continuance granted in order to obtain or substitute counsel, or give major ∵me to prepare (B) (iv)	0	0	0	0	0	0			
U. Time up to withdrawal of guilty plea – 3161(i)	0	0	0	0	0	0			
W. 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			
more man r exclusion with days dygregated									
TOTAL	216	31	38	16	5	18			

333

¹Paragraph and subsection of 18 USC 3161, Spee/2y Trial Act of 1974, as amended, are shown with reason for delay below. 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.

%

%

3.4

.0

.0

3.4

32.7

.0

38.0

•0

.0

•0

2.5

3.7

•6

.0

•0

•0

• 0

• 0

•0

.0

.0

.0

.0

15.7

ל0F "D"

286 B 59.2

127 (30.8

324 D

Sub-totals of

11

0

0

11

0

123

0

0

0

8

12

2

Ð

0

0

51

0

0

0

0

0

0

0

324 100.0

106

TABLE 2

INTERVAL IN WHICH EX-CLUDABLE DE-LAY OCCURRED³

Two

One

0

0

0

0

17

0

3

0

0

0

4

1

0

0

0

0

0

0

0

0

0

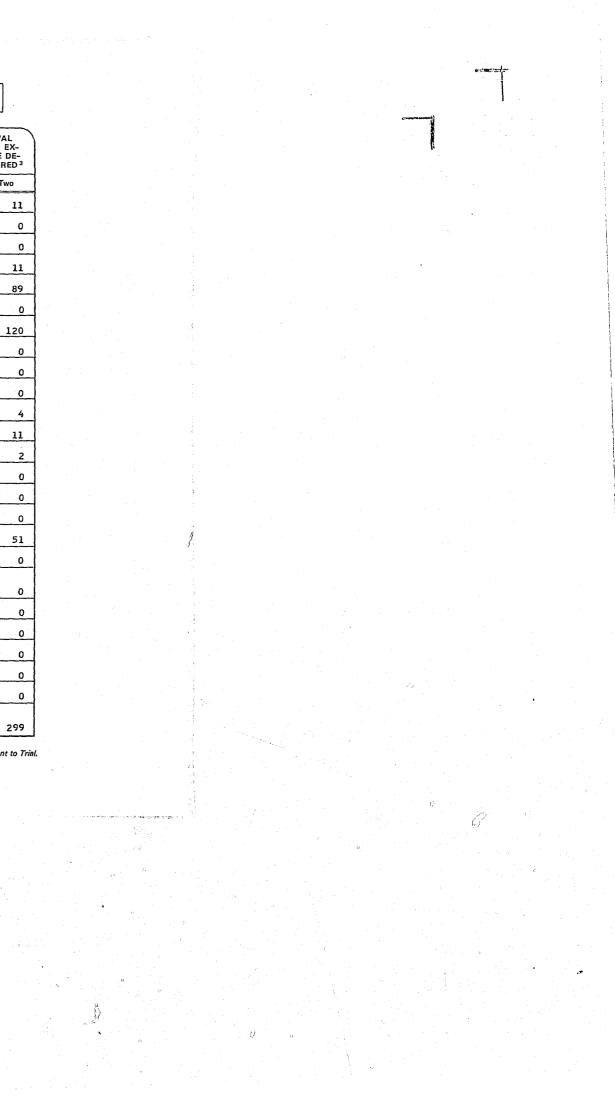
0

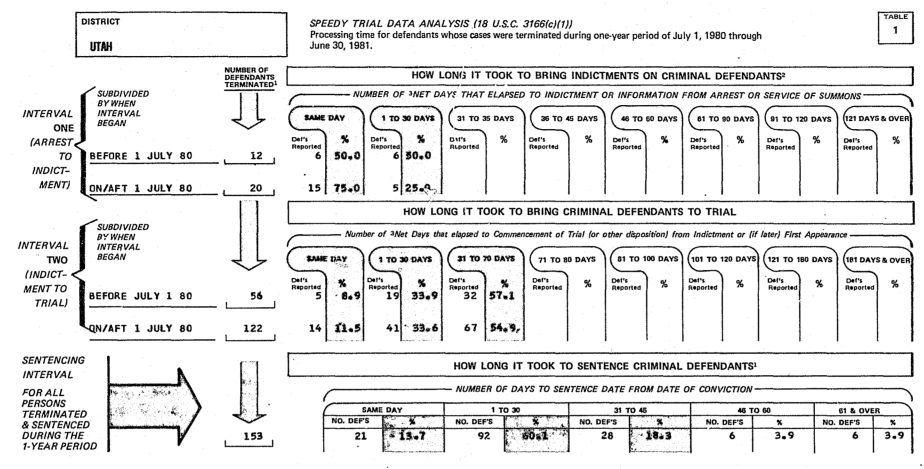
0

0

25

4





334

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).

12.34

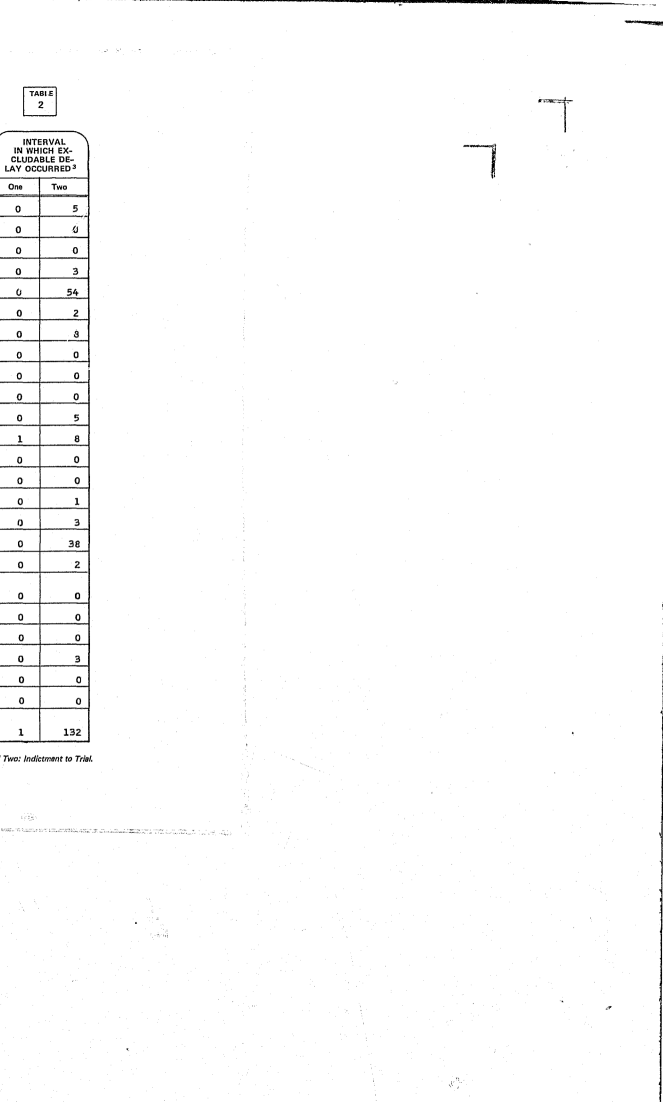
UTAH		REPOR PERIOD July 1, 19 through	Э80 ТС		TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN	DURING P ITS WITHOU LE TIME .	ERIOD. JT	. <u>178</u> . <u>110</u> B	61.8	
NCID	TRIAL DATA ANALYSIS – 18 U.S.C. 3166(b)(2) ENCE OF AND ONS FOR DELAY ¹	June 30, 1	1981		EXCLUDAE	OF EXCLU	DABLE			
ODE	REASON UNDER 18 USC 3161	LENGTH 0 to 10 days	OF EXCL 11 to 21	UDABLE DE 22 to 42	ELAY PERIO 43 to 84	DD (NO, OF 85 to 120		Sub- totals of		One
۵.	Examination or hearing for mental or physical incapacity — (h)(1)(A)	0	1	<u> </u>	2	2	0	5	3.8	0
<u>B.</u>	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	0	0	0	0	0	0	.0	0
D.	Interlocutory appeals – (h)(1)(E)	0	0	0	2	1	0	3	2.3	0
<u> </u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	22	11	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>	Motion is actually under advisement (h){1){J}	2	3	- 3	0	0	0	8	6.0	0
н.	Misc. proceedings: probation or parole revocation, deportation, extradition — (h)(1)	0	0	0	0	0	0	0	.0	0
6.	Transportation from another district or to/from examination or	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
1.		0	0	1	1	1	2	5	3.8	0
	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)	υ	0	0	0	0	0	0	.0	0
0.		0	Ō	0	0	0	· 0	0	.0	0
	Superseding indictment and/or new charges - (h)(6)	0	0	0	1	0	0	1	.8	0
	Defendant awaiting trial of co-defendant when no severance had	1	0	0	2	0	0	3	2.3	0
<u></u>	been granted – (h)(7) . If more than one reason or none of the reasons below T simular to the reason of the reasons below	3	š	9	19	1	1	38	28.6	0
	"Ends of Failure to continue would stop further proceedings or	0		1	1	· ·	- 0	2	1.5	0
<u></u>	continu- ánce, per	0	0	0	0	0	0	0	.0	0
	3161 T2 Case unusual or complex (B)(ii) (h)(8) Indictment following arrest cannot be filed in						0		· · · · · ·	0
	TA Continuance granted in order to obtain or substitute	0	0	0	0	0		0	- <u>•</u> 0	-
	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>W.</u>		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
	TOTAL	30	24	28	38	9	4	133	100.0	1

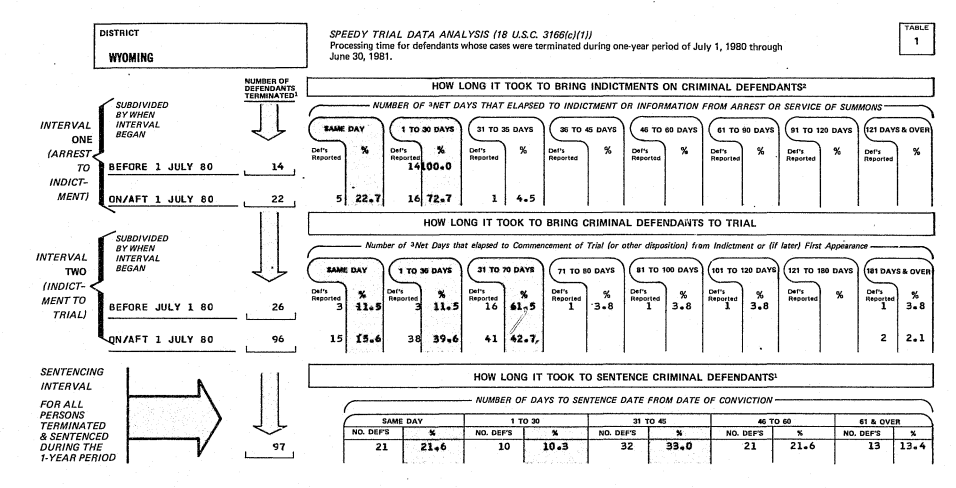
U.S. Magistrate decisions, transfers out of district, pretrial of dispositions, removals from state courts and petty offenses.

Two: Indictment to Trial.

_

TABLE 2





336

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),

DISTRI WYON	IING	REPOR PERIO July 1, 1 throug	980 -		TERMINAT REPORTED DEFENDAN EXCLUDAB DEFENDAN	DURING P ITS WITHOU LE TIME .	ERIOD, . IT	. <u>122</u> (A) . <u>109</u> (B)		Ĺ	ABLE
	FRIAL DATA ANALYSIS – 18 U.S.C 3166(b)(2) ENCE OF AND	June 30,			EXCLUDAB			· <u>13</u> C			
REAS	ONS FOR DELAY				TIME				8	LAY OC	CUR
CODE	REASON UNDER 18 USC 3161	0 to 10 days		22 to 42	43 to B4	85 to 120	DAYS) 121 + days	Sub- totals of		One	
<u> </u>	Examination or hearing for mental or physical incapacity (h)(1)(A)	0		0 0	0	0	0	0		0	<u> </u>
8.	NARA examination (h)(1)(B)	0	c	0 0	0	0	0	0		0	<u> </u>
<u> </u>	State or federal trials on other charges — (h) (1)(D)	·0		0 0	0	0	0	0	<u>0</u>	0	<u> </u>
D_•	Interlocutory appeals — (h)(1)(E)	0			0	<u> </u>	0	0	0	0	
<u> </u>	Motions (From filing to hearing or prompt disposition) — (h)(1)(f)	1	'	1 0	o	0	0	2	13.3	0	
F	Transfers from other districts (per FRCP rules 20, 21, 40) - (h)(1)(G)	<u> </u>			1	0	0	11	_6.7	0	-
<u> </u>	Motion is actually under advisement {h}{1}{J}	o		0 0	0	0	0	0		0	<u> </u>
<u> </u>	Misc. proceedings: probation or parole revocation, deportation, extradition – (h)(1)	O		<u>o o</u>	0	0	<u> </u>	0		0	+
6•	Transportation from another district or to/from examination or hospitalization in ten days or less – {h}{1}{H}	0	<u> </u>	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> </u>	Prosecution deferred by mutual agreement \leftarrow (h)(2)	0		0 0	0	0	0	0	0	0	_
M	Unavailability of defendant or essential witness – (h)(3)(A & B)	0		0 1	1	0	0	2	13.3	0	
<u>N.</u>	Period of mental or physical incompetence of defendant to stand trial – (h)(4)	0	<u> </u>	0 0	0	0	0	0	0	0	_
<u> </u>	Period of NARA commitment or treatment – (h)(1)(C) & (5),	0	·	0 0	0	0	0	0	<u>0</u>	0	
P	Superseding indictment and/or new charges — (h)(6) Defendant awaiting trial of co-defendant when no severance had	<u>0</u>	<u> </u>		0	0	0	0	0	0	-
R_	been granted — (h)(7)	0	<u> </u>	0 1	0	0	0	1	6.7	0	┼─
	"Ends of Failure to continue would stop further proceedings or	0	<u> </u>	1 5	3	0	0	9	60.0	0	–
	Justice" T1 result in miscarriage (B)(i)	0	<u> </u>	0 0	0	0	0	0		0	┼
	ance, per 3161 T2 Case unusual or complex (B)(ii)	0		o o	0	0	0	0	.0	0	
	(h)(8) T3 Indictment foliowing 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> </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	ļ1	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	
	TOTAL	1		2 7	5	O	0	15	100.0	0	

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.

