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Bureau of Justice Statistics Bulletin

Tracking Offenders, 1988

By Jacob Perez, Ph.D. BJS Statistician

Fourteen States provided data describing the processing and disposition during 1988 of felony arrests that arose from 648,463 incidents. Eight States reported on the entire criminal justice process beginning at arrest. Of the more than 584,450 persons arrested in these 8 States, 81% were prosecuted, 59% were convicted of a felony or misdemeanor, and 39% received a sentence to a State prison or a local jail. These findings are from data voluntarily submitted to the Offender-Based Transaction Statistics (OBTS) program of the Bureau of Justice Statistics.

OBTS collects data from States on the criminal justice processing of persons arrested for a felony. In 1988 the participating States — which accounted for more than 36% of the resident population of the United States — were Alabama, Alaska, California, Delaware, Kentucky, Minnesota, Missouri, Nebraska, New York, Oregon, Pennsylvania, Utah, Vermont, and Virginia.

Other findings from an analysis of these felony arrests include the following:

• Of the 536,708 prosecutions reported by OBTS States in 1988, almost 1 in 4 resulted in a court dismissal, and slightly less than 3 in 4 ended with a conviction. One percent of the prosecutions resulted in acquittal, and 5% resulted in other nonconvictional dispositions. Fourteen States participating in the Offender-Based Transaction Statistics (OBTS) program voluntarily submitted criminal justice processing data for this report. The data cover those felony arrests that had a final disposition in 1988.

OBTS provides a valuable vantage point on the criminal justice process. It is based on the individual arrested for a felony. Only this type of information at this level of detail permits a comprehensive examination of the outcomes of arrest, prosecution, and conviction.

• More than 6 in 10 of those convicted received a sentence to a State prison or local jail. Among those convicted of homicide, 88% were sentenced to incarceration; among those convicted of rape or robbery, 79%; and among those convicted of burglary, 78%.

• Most persons arrested for all types of felonies were male (86%), white (61%), and under age 30 (61%). Whites and blacks comprised nearly equal percentages of accused violent offenders.

Introduction to OBTS

This report is based on OBTS data received from 14 States and covers felony arrest cases that terminated in calendar year 1988. State criminal records repositories sent reports for persons arrested for one or more felonies with a final disposition in 1988. Each report had a readable fingerJune 1991

As many who are knowledgeable about criminal justice issues have observed, an appropriate response to crime and criminals requires an understanding of each stage of the criminal justice process,

We appreciate the ongoing support that the State criminal records repositories afford OBTS. Only through their cooperation and assistance have we been able to develop and expand this program over the past 10 years.

Steven D. Dillingham, Ph.D. Director

print identification. The offenses may actually have occurred in earlier years; 67% of the 648,463 incidents disposed of in 1988 occurred in that year, 27% occurred in 1987, and 5% occurred prior to 1987.

An OBTS record distinguishes among arrestees, incidents, and charges. The arrestee is identified through fingerprints and is assigned an identification number which can be linked to earlier records. The incident number identifies each incident so that records in multiple-charge cases can be condensed. In the latter situation, the program collects the most serious arrest charge as well as the most serious disposition by the police, prosecutor, grand jury, or court, depending on the circumstances of the particular case. (Each State uses its statutes or other rankings to determine the relative seriousness of offenses.) Sentencing information is also collected for the conviction on the most serious charge.

Dispositions of felony arrests

Data from Alaska, California, Kentucky, Minnesota, Missouri, New York, Oregon, and Pennsylvania indicate that for every 100 persons arrested for a felony, 81 were prosecuted, 59 were convicted, 39 received sentences to incarceration, and 10 were committed to a State prison, usually for more than a year (table 1). Alabama, Delaware, Nebraska, Utah, Vermont, and Virginia provide data that begin after the decision has been made to prosecute.

Compared to persons arrested for violent, property, or drug felonies in the eight States, those arrested for public-order offenses had the highest subsequent prosecution and conviction rates. (Publicorder offenses include such crimes as driving while intoxicated and obstruction of justice. See *Appendix* for further information.) Eighty-four percent of persons arrested for public-order offenses were prosecuted; 66% were convicted of some offense, though not necessarily a felony or a public-order offense. Compared to persons arrested for other types of felonies, a smaller percentage of those arrested for public-order felonies received a prison sentence (5%) or a sentence to either jall or prison (30%).

For individuals arrested for property felonies, prosecution rates (82%) and conviction rates (62%) were higher than among violent or drug felony arrestees. However, sentences to prison (9%) were less likely among property arrestees than among drug arrestees (12%) or those arrested for violent crimes (12%). Those charged with drug felonies at arrest were the most likely of all persons arrested for felonies to receive a sentence to incarceration in jail or prison (47%). About a fifth of the arrests for violent crimes such as rape or robbery were likely to result in confinement in a State prison, but the likelihood of prison in the case of homicide was 1 in every 2 arrests.

For the 18 specific types of crimes examined, persons charged with homicide were the most likely to be prosecuted (90%) (table 2). Other persons arrested for a felony with a high likelihood of prosecution included those charged with other sexual assault and larceny (88%), burglary (87%), and arson (86%).

Adjudication

The OBTS program captures information on the most serious charge and the most serious consequence for the arrestee at each decision point in the criminal justice

Table 2. Likelihood of being prosecuted after a felony arrest in 8 States, 1988

Mostserious	Percent of arrested persons who were
arrestoffense	prosecuted
lomicide	90%
Larceny/theft	88
Sexual assault, other	88
Burglary	87
Arson	86
Public-order, other	85
Fraud	84
Robbery	82
Drugs	80
Veapons	80
Sexual assault, type	
unspecified	79
Rape	77
Assault	77
Property, other	76
Stolen property	76
Kidnaping	75
/iolent, other	72
Motor vehicle theft	64

Note: Prosecutions were not necessarily pursuad for the offense at arrest or for a felony.

	Number		Percent of persons arrested				
Mostserious	of persons	Prose-	Con-		erated		
arrestoffense	arrested*	cuted	victed	Total	Prison		
Alloffenses	584,450	81%	59%	39%	10%		
Violentoffenses	144,916	79%	50%	32%	12%		
Homicide	6,089	90	68	60	49		
Kidnaping	3,469	75	49	36	19		
Sexual assault	11,192	80	54	40	20		
Rape	5,060	77	48	38	21		
Other	2,099	88	65	47	18		
Type unspecified	4,033	79	56	40	20		
Robbery	40,432	82	53	42	21		
Assault	69,867	77	46	24	4		
Otherviolent	13,867	72	47	27	2		
Property offenses	202,572	82%	62%	42%	9%		
Burglary	65,991	87	70	54	15		
Larceny/theft	53,698	88	65	38	7		
Motor vehicle theft	23,831	64	47	36	7		
Arson	2,208	86	61	39	14		
Fraud	25,481	84	61	33	6		
Stolen property	23,043	76	56	38	5		
Other property	8,320	76	51	23	5		
Drugoffenses	145,971	80%	58%	47%	12%		
Public-order offenses	90,991	84%	66%	30%	5%		
Weapons	20,354	80	54	28	7		
Other public-order	70,637	85	70	30	4		

Note: The 8 States are Alaska, California, Kentucky, Minnesota, Missouri, New York, Oregon, and Pennsylvania. The other 6 States provide OBTS data only from the point after the decision has been made to prosecute.

Includes only arrest reports containing readable fingerprints and excludes 129 incidents for which National Crime Information Center (NCIC) codes are not known.

•		•			-	
		Percent of cases prosecuted,				
	Number					
Mostserious	ofpersons		Dis-	Ac-	Other non-	
arrestoffense	prosecuted	Total	missal	quittal	conviction*	viction
Alloffenses	535,708	100%	22%	1%	5%	72%
Violentoffenses	125,536	100%	32%	2%	3%	63%
Homicide	6,481	100	17	5	3	76
Kidnaping	3,244	100	27	4	6	63
Sexual assault	11,103	100	24	4	5	67
Rape	3,900	100	32	4	1	62
Other	2,135	100	21	2	4	73
Typeunspecified	5,068	100	19	4	9	68
Robbery	35,507	100	32	2	2	64
Assault	58,807	100	36	2	3	59
Other violent	10,394	100	30	1	5	64
Property offenses	197,020	100%	20%	1%	5%	75%
Burglary	63,835	100	17	1	3	79
Larcony/theft	58,462	100	21	1	5	74
Motor vehicle theft	17,137	100	22	1	6	71
Arson	2,215	100	23	2	5	70
Fraud	29,823	100	19	1	9	71
Stolen property	18,711	100	23		3	74
Other property	6,837	100	28	1	4	67
Drugoffenses	127,892	100%	19%	1%	7%	73%
Public-order offenses	86,260	100%	16%	1%	5%	78%
Weapons	17,600	100	26	1	5	68
Other public-order	68,660	100	13	1	5	81

Table 3. Disposition of cases prosecuted in 14 States, 1988

Note: Detail may not add to total because of rounding. *Includes 10,574 cases of nolle prosequi.

-Less than 0.5%.

process. A basic program requirement is that the arrestee must have been originally harged with a felony, an offense that may be punishable by imprisonment for more than 1 year. However, OBTS data reveal that more than a quarter of the felony charges at arrest were downgraded by prosecutors or the courts to misdemeanors or mere violations of local ordinances:

ong persons arrested a felony, percent ourt dispositions
100.0%
70.2
23.3
6.6

This charge-reduction may have occurred from plea bargaining or because the evidence or testimony supported only a lesser charge.

Of the 648,463 felony arrests, 386,974, or 60%, resulted in conviction. In the eight States reporting pre-adjudication dispositions, the police released 5% of the persons arrested for felonies, grand juries or prosecutors failed to indict 14%, and prosecutors filed nolle prosequi on 1.6%. (Nolle proseaul is notice to the court that the prosecutor will not pursue the case - in some jurisdictions following approval by the court.) Of the total number of persons prosecuted, the

courts dismissed 22% of the cases, acquitted the defendant in 1%, and rendered a judgment other than acquittal or conviction in 5% (table 3).

The percentage of cases resulting in conviction varied by type of offense. For example, convictions accounted for 78% of those prosecuted after an arrest for a public-order felony and 63% of those prosecuted following arrest for a violent felony. For court dismissals, however, the difference was in

Table 4. Likelihood of being convicted if prosecuted after arrest for a felony in 14 States, 1988			
Percent of prosecuted persons who were convicted			
81% 79 76 74 74 73 73 73 71 70 68 68 68 67 64 64 63 62			

Table 5. Sentences received in 14 States, by arrest offenses, 1988 Number of Percent of convicted offenders, according to sentence type Most serious persons Nonincarceration Incarceration Total Other Total Jail arrest offense convicted Probation* Prison 47% All offenses 386,670 34% 19% 15% 66% 20% 17% 67% 27% 40% Violent offenses 78,771 33% 17% 4,896 12 88 72 16 Homicide 7 4 2,036 15 8 76 43 33 Kidnaping 24 23 77 41 36 Sexual assault 7.421 15 7 21 79 44 2,436 15 6 35 Rape 26 74 29 Other 1,550 19 7 44 44 43 Type unspecified 23 77 33 3,435 14 9 21 11 79 37 Robbery 22,832 9 34,932 46 21 25 54 11 43 Assault 24 58 4 53 Other violent 6,654 42 18 17% 15% 68% 19% 49% Property offenses 147,102 32% 22 9 78 25 53 Burglary 50.451 13 16 45 Larcenv/theft 43.194 39 18 21 61 Motor vehicle theft 12.221 24 76 17 59 14 9 32 22 10 68 26 42 1.543 Arson 21,302 39 23 20 42 16 61 Fraud 32 20 11 11 57 68 Stolen property 13.803 12 37 Other property 4,588 52 18 34 48 93,305 12% 9% 79% 23% 56% **Drug offenses** 21% 35% 36% 56% 22% 44% 8% Public-order offenses 67,492 Weapons 11,917 48 34 15 52 14 38 Other public-order 55,575 58 35 23 42 7 35

Note: Detail may not add to total because of rounding. Sentences given were not necessarily for the offense at arrest or for a felony.

Includes 17,970 dispositions of "probation without verdict" meted out in Minnesota (287), Pennsylvania (17,661), and Utah (22).

the opposite direction: courts dismissed cases of 32% of persons arrested for a violent felony and 16% of those arrested for a public-order felony.

Conviction in OBTS refers to any conviction following a decision to prosecute. Persons prosecuted after being arrested for publicorder crimes that exclude weapons offenses had the highest conviction rates. 81% of those prosecuted (table 4). Among those prosecuted, those charged at arrest with burglary or homicide also had relatively high percentages of conviction (79% and 76%, respectively).

Dismissals, acquittals, and other nonconvictions among those prosecuted were highest for those charged with violent offenses; 37% of those prosecuted following arrest for a violent crime had their cases terminated by other than a conviction. Assault, with 41% of the cases ending by other than a conviction, rape (38% nonconviction), and kidnaping (37%) were the offenses with the highest percentages of prosecutions that resulted in no conviction.

Sentencing

Sentencing reflects the specific conviction offense, which may have been less serious than the arrest charge. For the OBTS data obtained from the 14 States in 1988, 66% of those convicted were sentenced to prison or jail, and 34% received probation or some other type of sentence without incarceration (table 5). Among persons arrested for a violent or property felony and convicted, there were two sentences to incarceration for every sentence to probation, fine, restitution, or community service.

Convicted persons arrested for the most serious violent crimes had the highest percentage of convicted offenders receiving a sentence to confinement. Of those arrested for homicide and then convicted of homicide or another offense, 88% received a sentence to incarceration. Among those arrested for rape, robbery, or drug offenses and subsequently convicted, 79% received a confinement sentence.

Fifty-six percent of convicted offenders who had been arrested for a public-order felony received a sentence that did not include confinement in prison or jail. When all sentences are considered together for offenders convicted in the 14 States in 1988, at least half of the persons arrested for motor vehicle theft, stolen property, a drug offense, other violent offenses, or

burglary were sentenced to local jails (table 6). Following conviction, more than 7 of 10 persons arrested for homicide were sentenced to State prisons (table 7).

A reduction in offense seriousness from arrest to conviction, as cases passed through the criminal justice process, can be observed in the decreasing percentages in

Table 6. Likelihood of being sontenced to jail if convicted after a felony arrest in 14 States, 1988				
Mostserious arrestoffense	Percent of convicted offenders who were sentenced to jail			
Motor vehicle theft Stolen property Drugs Burglary Violent, other Larceny/theft Sexual assault, other Assault Fraud Arson Weapons Robbery Property, other Rape Public-order, other Sexual assault, type unspecified Kidnaping Homicide	59% 57 56 53 53 45 44 43 42 42 38 37 37 35 35 35 35 33 16			
Note: Sentences given w for the offense at arrest o				

all offense categories except public-order. As shown to the right, among those arrested for a felony and convicted of some offense, public-order offenses such as driving while intoxicated, gambling, and obstruction of justice accounted for about 17% of those convicted based on the arrest charge, but nearly 26% of those convicted based on the court-disposed offense.

Table 7. Likelihood of being sentenced to prison if convicted after a felony arrest in 14 States, 1988			
	Percent of convicted		
Most serious	offenders who were		
arrest offense	sentenced to prison		
Homicide	72%		
Rape	44		
Sexual assault, type			
unspecified	44		
Robbery	43		
Kidnaping	43		
Sexual assault, other	29		
Arson	26		
Burglary	25		
Drugs	23		
Fraud	20		
Motor vehicle theft	17		
Larceny/theft Weapons	14		
Stolen property	14		
Assault	11		
Property, other	11		
Public-order, other	7		
Violent, other	4		

for the offense at arrest.

Table 8. Sentences received in 14 States, by conviction offense, 1988

Mostserious	ofpersons	. N	onincarcerati	on	In	carceration	n	
conviction offense	convicted	Total	Probation"	Other	Total	Prison	Jail	
Alloffenses	382,610	33%	19%	14%	67%	20%	47%	
Violentoffenses	60,233	29%	18%	11%	71%	32%	38%	
Homicide	3,789	8	5	3	92	81	11	
Kidnaping	861	20	13	7	80	60	20	
Sexual assault	5,756	18	13	4	82	48	34	
Rape	971	8	7	1	92	75	17	
Other	1,885	27	23	4	73	26	47	
Type unspecified	2,900	15	9	6	85	54	31	
Robbery	14,216	13	11	2	87	63	24	
Assault	26,214	34	25	9	66	15	52	
Otherviolent	9,397	58	18	40	42	3	39	
Property offenses	136,207	28%	18%	10%	72%	21%	51%	
Burglary	30,057	15	11	4	85	40	45	
Larceny/theft	48,806	31	18	13	69	15	54	
Motor vehicle theft	11,961	22	14	8	78	17	61	
Arson	1,207	26	18	7	74	33	42	
Fraud	20,388	37	25	12	63	21	42	
Stolen property	16,153	31	23	7	69	14	55	
Other property	7,635	43	22	22	57	7	50'	
Drugoffenses	87,369	19%	12%	7%	81%	25%	57%	
Public-order offenses	98,801	55%	27%	28%	45%	7%	38%	
Weapons	13,420	41	32	9	59	16	43	
Other public-order	85,381	57	27	31	43	5	38	

Note: Detail may not add to total because of rounding. Sentencing data were available for 99% of convictions. ^bIncludes 17,970 dispositions of "probation without verdict" meted out in Minnesota (287), Pennsylvania (17,661), and Utah (22).

Type of offense	Arrest offense	Conviction offense*
Total	100.0%	100.0%
Violent	20.5	15.7
Property	38.3	35.6
Drugs	24.4	22.8
Public-order	16.8	25.8

*The arrest offense was a felony; the offense at the time of disposition may have been a felony or misdemeanor.

Sentencing patterns observed for convicted offenders based on the court-disposed con viction offense were similar to those based on the arrest offense (tables 8 and 5). The more serious violent crimes, such as homicide and rape, reflected the highest percentages of prison commitments, while less serious public-order offenses resulted in higher percentages of convicted offenders receiving a nonincarceration sentence.

The three major sentencing options of probation, jail, and prison reveal substantial differences in the composition of those sentenced (table 9). For example, while robbers accounted for 4% of those convicted and about 2% of those sentenced to either probation or a local jail, they comprised 12% of offenders sentenced to prison. Violent offenders made up 26% of convicted defendents sentenced to prison but 13% of those sentenced to jail and 15% of those sentenced to probation.

Table 9. Conviction offense, by type of sentence received in 14 States, 1988

Percent of convicted offenders							
Mostserious conviction offense	Totalª	Pro- bation	Jail	Prison			
Alloffenses	100%	100%	100%	100%			
Violentoffenses	16%	15%	13%	26%			
Homicide	1			4			
Kidnaping				1			
Sexual assault [®]	2	1	1	4			
Robbery	4	2	2	12			
Assault	7	9	8	5			
Otherviolent	2	2	2	••			
Property offenses	37%	34%	38%	38%			
Burglary	9	4	8	16			
Larceny/theft	13	12	15	9			
Motor vehicle theft	3	2	4	3			
Arson				1			
Fraud	5	7	5	5			
Stolen property	5	5	5	3			
Other property	2	2	2	1			
Drugoffenses	25%	14%	28%	28%			
Public-order offenses	22%	37%	21%	8%			
Weapons	4	6	3	3			
Other public-order	18	31	18	6			

Note: The numbers of convicted offenders follow: total, 328,328; probation, 72,428; jail, 179,705; and prison, 76,195. Detail may not add to total because of rounding.

-Less than 0.5%.

^aExcludes convicted offenders sentenced to other the probation, jall, or prison.

^bIncludes rape, other sexual assaults, and type unspecified.

Demographic characteristics

The majority of persons arrested for a felony in the 14 participating States were male, white, and under age 30 (table 10).

Although men predominated among persons arrested for all the categories of felonies, their percentages were especially high among persons arrested for violent (90%) and public-order offenses (89%). Higher percentages of women were found among arrests for larceny (24%) and fraud (36%).

Sixty-one percent of persons arrested for a felony were white, 38% were black, and about 1% were Native Americans, Asians, or Pacific Islanders. This overall pattern also existed for drug and property offenders, but blacks were more highly represented among those arrested for violent offenses (48% of arrestees), while whites accounted for a larger percentage of publicorder arrestees (76%).

Persons in their twenties accounted for 47% of those arrested for violent offenses, 47% of property arrestees, 52% of those arrested for drug violations, and 44% of those arrested for public-order felonies. These young adults were most overrepresented among those arrested and charged with robbery, kidnaping, and motor vehicle theft. By contrast, arrestees of at least age 40 were overrepresented among those arrested for assault, arson, fraud, sexual assault other than rape, and public-order offenses other than weapons violations. The OBTS program is designed to account for adult felons and only those juveniles who are involved in very serious felonies and tried as adults in criminal courts. The data show that persons under age 20 are overrepresented among those arrested for robbery (23%), burglary (21%), motor vehicle theft (24%), other property (23%), stolen property (20%), and weapons violations (18%). Across the major offense categories, an overall decline in arrests was associated with increases in age, and regardless of category, persons in their twenties accounted for the largest percentage of arrests (figure 1).

Appendix

Felons and felonies

All 14 States under study provided ID numbers for both arrestees and arrest events. There were 616,149 final dispositions (excluding 32,314 unknown ID's) attributable to 501,299 arrestees, or 1.23 felony arrest events per offender.

Public-order offenses

The most frequently charged categories of public-order felonies at arrest included:

Driving-related felonies Weapons Family-related felonies	40% 21 9
Flight or escape Sex offenses, excluding	9
assault and commercialized sex Obstruction of justice	5 5

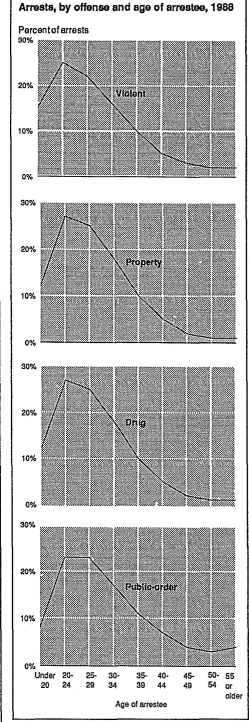


Table 10. Sex, race, and age of persons arrested for a felony in 14 States,	
by arrest offense, 1988	

Most serious arrost offense	Percent of persons arrested for a felony										
		Sex		Race			Under	Agə			40 or
	Total	Male	Female	White	Black	Other	20	20-24	25-29	30-39	older
Alloffenses	100%	86%	14%	61%	38%	1%	14%	25%	22%	25%	13%
Violentoffenses	100%	90%	10%	51%	48%	1%	14%	25%	22%	25%	15%
Homicide	100	91	9	53	47	1	16	26	20	22	15
Kidnaping	100	92	8	55	44	1	9	26	26	27	13
Sexual assault	100	99	1	65	35	1	10	20	20	28	21
Rape	100	99	1	53	46	1	11	25	22	27	15
Other	100	98	2	77	22	1	11	17	17	28	26
Type unspecified	100	98	2	69	30	1	9	18	19	29	24
Robbery	100	92	8	35	65		23	30	22	20	5
Assault	100	87	13	54	46	1	11	23	21	26	18
Otherviolent	100	88	12	73	26	1	6	19	23	32	20
Property offenses	100%	82%	18%	63%	36%	1%	18%	26%	21%	23%	119
Burglary	100	90	10	65	34	1	21	29	21	22	7
Larceny/theft	100	76	24	58	42	1	16	23	21	25	14
Motor vehicle theft	100	90	10	59	40	1	24	31	20	19	6
Arson	100	84	16	65	34	1	15	22	19	26	18
Fraud	100	64	36	67	32	1	9	23	21	27	19
Stolen property	100	88	12	68	31	1	20	28	20	22	10
Other property	100	92	8	68	31	1	23	26	22	21	9
Drug offenses	100%	84%	16%	59%	41%		12%	27%	25%	27%	9%
Public-order offenses	100%	69%	11%	76%	23%	1%	8%	22%	22%	27%	219
Weapons	100	94	6	56	44	1	18	27	21	22	12
Other public-order	100	87	13	82	17	1	5	20	22	28	24

Note: The sex, race, and age of persons arrested for felonies were reported in 99%, 97%, and 98% of the cases, respectively. Detail may not add to total because of rounding. --Less than 0.5%.

Figure Y

Access to data

OBTS data are publicly available for the disposition years 1980 through 1988. Data for 1989 are being processed and should be available in late 1991. Researchers interested in analyzing the OBTS data may access them through the National Archive of Criminal Justice Data (NACJD) at the University of Michigan. Information can be obtained from NACJD/ICPSR, P.O. Box 1248, Ann Arbor, MI 48106; telephone (800) 999-0960.

Methodology

Local criminal justice agencies record arrest data and other information on fingerprint cards and disposition documents. The agencies forward the data to a State's criminal information repository that updates appropriate master records. OBTS receives data from the repositories. OBTS coverage may remain incomplete within the reporting States for several reasons. Not all law enforcement agencies fingerprint all persons arrested, and some do not submit all their fingerprint cards. Offenders sometimes surrender directly to a court and are not fingerprinted. Even when a fingerprint card is filed, the prosecutor or court may not report the final disposition.

BJS sponsored a survey of 50 States and the District of Columbia to assess the quality of data in the criminal record repositories at the end of 1989. As noted above, jurisdictions varied in the completeness of reporting. Interested readers can refer to the report, Survey of Criminal History Information Systems (NCJ-125620, March 1991), to gain estimates of the amount and type of missing data.

BJS annually solicits State repositories to extract and submit data from their master records, following OBTS guidelines. Some States are in the process of automating their criminal-history files and cannot participate. Other States do not participate because of insufficient reporting by local agencies, criminal-history files not designed for statistical extraction, or lack of resources.

In 1990 BJS and the Bureau of Justice Assistance (BJA) initiated a joint program to make systematic improvements in the quality and timeliness of State criminalhistory records information throughout the country. The program has a duration of 3 years and an annual budget of \$9 million. Additional resources will be made available by BJA beginning in fiscal year 1992. It is anticipated that one by-product of this effort will be increased State participation in OBTS and general improvement in the quality and completeness of the data submitted.

To ensure comparability among States, the OBTS standards use the FBI's National Crime Information Center (NCIC) offense codes. To preserve privacy, an OBTS record uses as personal identifiers only an encrypted identification number (to permit study of repeat offenders), sex, race, and age.

OBTS data are based on the year of final disposition, not on the year of arrest. Thus, an OBTS year includes arrests that occurred in an earlier year. A final disposition refers to either a decision not to prosecute or a trial court finding, not to an appeal.

Bureau of Justice Statistics Bulletins are written principally by BJS staff. This report was written by Jacob Perez. Tom Hester edited the report, and Brian Reaves provided statistical review. Priscilla Middleton assisted with graphics. Marilyn Marbrook administered production, assisted by Priscilla Middleton, Jayne Pugh and Yvonne Boston.

June 1991, NCJ-129861

The Assistant Attorney General, Office of Justice Programs, coordinates the activities of the following program offices and bureaus: Bureau of Justice Statistics, National Institute of Justice, Bureau of Justice Assistance, Office of Juvenile Justice and Delinquency Prevention, and Office for Victims of Crime.

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