

DAMON SCANNED
THIS 9/2/2011

BM11 (1994)

PRISON POP'L

• ~~MISC DOE~~ VOTER
PANNA

• EARLY EST.
INACT

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Measure No. 11

Measure No. 11

Proposed by initiative petition to be voted on at the General Election, November 8, 1994.

BALLOT TITLE

11 MANDATORY SENTENCES FOR LISTED FELONIES; COVERS PERSONS 15 AND UP

QUESTION: Shall statute set mandatory sentences for listed felonies; bar early release, leave, or reduced sentence; cover persons 15 and up?

SUMMARY: Adopts new statute. The measure would set mandatory sentences for listed felonies. A court could impose a longer sentence if allowed by law. The measure would bar early release, leave, or a reduced sentence for any reason. It would cover murder and listed forms of manslaughter, assault, kidnapping, rape, sodomy, unlawful sexual penetration, sexual abuse, robbery. All persons 15 and up when charged with these crimes would have to be tried as adults. It would apply to crimes committed on or after April 1, 1995.

ESTIMATE OF FINANCIAL IMPACT: The mandatory minimum sentences imposed under this measure will require 6,085 new prison beds by 2001, with direct state expenditures for construction of \$461.8 million in the next five years. Direct state expenditures for operating costs will increase by \$3.2 million in 1995-96 and by \$13.3 million in 1996-97, growing to a \$101.6 million annual increase in four more years. Annual increases in indigent defense costs are estimated to be \$441,000.

Construction and annual operating costs will continue to grow as an additional 3,010 beds are required between 2001 and 2005.

MANDATORY SENTENCES FOR VIOLENT OFFENDERS

SECTION 1. (1) When a person is convicted of one of the offenses listed in subsection (2) of this section and the offense was committed on or after April 1, 1995, the court shall impose, and the person shall serve, at least the entire term of imprisonment listed in subsection 2. The person is not, during the service of the term of imprisonment, eligible for release on post-prison supervision or any form of temporary leave from custody. The person is not eligible for any reduction in the sentence for any reason whatsoever under ORS 421.120, 421.121 or any other statute. The court may impose a greater sentence if otherwise permitted by law, but may not impose a lower sentence than the sentence specified in Section 2. Notwithstanding any other provision of law, when a person charged with any of the offenses listed in subsection 2 of this section is 15, 16 or 17-years of age, at the time the charges are filed, that person shall be tried as an adult.

(2) The offenses to which subsection (1) of this section applies and the sentences are:

(a) Murder, as defined in ORS 163.115	300 months
(b) Manslaughter in the first degree, as defined in ORS 163.118.	120 months
(c) Manslaughter in the second degree, as defined in ORS 163.125.	75 months
(d) Assault in the first degree, as defined in ORS 163.185.	90 months
(e) Assault in the second degree, as defined in ORS 163.175.	70 months
(f) Kidnapping in the first degree, as defined in ORS 163.235.	90 months
(g) Kidnapping in the second degree, as defined in ORS 163.225.	70 months

(h) Rape in the first degree, as defined in ORS 163.375.	100 months
(i) Rape in the second degree, as defined in ORS 163.365.	75 months
(j) Sodomy in the first degree, as defined in ORS 163.405.	100 months
(k) Sodomy in the second degree, as defined in ORS 163.395.	75 months
(l) Unlawful sexual penetration in the first degree, as defined in ORS 163.411.	100 months
(m) Unlawful sexual penetration in the second degree, as defined in ORS 163.408.	75 months
(n) Sexual abuse in the first degree, as defined in ORS 163.427.	75 months
(o) Robbery in the first degree, as defined in ORS 164.415.	90 months
(p) Robbery in the second degree, as defined in ORS 164.405.	70 months

Section 2. If any part of this Act is found unconstitutional, the remaining parts shall survive in full force and effect. This Act shall be in all parts self-executing.

Section 3. This Act Takes effect on April 1, 1995.

EXPLANATORY STATEMENT

This measure sets mandatory minimum sentences for certain crimes. It requires a court to impose the sentences for crimes committed on or after April 1, 1995. The court may not impose a shorter sentence for any reason. The crimes covered by the measure are: murder and listed forms of manslaughter, assault, kidnapping, rape, sodomy, unlawful sexual penetration, sexual abuse and robbery. The court may impose longer sentences if allowed by other law. When a person is sentenced under this measure, the person must serve the full sentence. The sentence may not be reduced for any reason.

Under current law, presumed sentences for the crimes listed in this measure are set using a sentencing table. The severity of the crime and the person's criminal history determine the length of the presumed sentence. The presumed sentence is imposed most of the time; however, the court may set higher or lower sentences if specified aggravating or mitigating circumstances are present.

This chart compares the mandatory minimum sentences imposed by this measure with the range of presumed sentences under current law, in years and months:

Crime	New Mandatory Minimum Sentence	Current Range of Presumed Sentences
Murder	25yr	10yr--22yr, 5mo
Manslaughter/ 1st degree	10yr	4yr, 10mo--10yr, 10mo
Manslaughter/ 2nd degree	6yr, 3mo	1yr, 4mo--3yr, 9mo
Assault/ 1st degree	7yr, 6mo	2yr, 10mo--10yr, 10mo

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Assault/ 2nd degree	5yr, 10mo	1yr, 4mo--3yr, 9mo
Kidnapping/ 1st degree	7yr, 6mo	4yr, 10mo--10yr, 10mo
Kidnapping/ 2nd degree	5yr, 10mo	2yr, 10mo--6yr
Rape/ 1st degree	8yr, 4mo	2yr, 10mo--10yr, 10mo
Rape/ 2nd degree	6yr, 3mo	1yr, 4mo--3yr, 9mo
Sodomy/ 1st degree	8yr, 4mo	2yr, 10mo--10yr, 10mo
Sodomy/ 2nd degree	6yr, 3mo	1yr, 4mo--3yr, 9mo
Unlawful sexual penetration 1st degree	8yr, 4mo	2yr, 10mo--10yr, 10mo
Unlawful sexual penetration 2nd degree	6yr, 3mo	1yr, 4mo--3yr, 9mo
Sexual abuse/ 1st degree	6yr, 3mo	1yr, 4mo--3yr, 9mo
Robbery/ 1st degree	7yr, 6mo	2yr, 10mo--6yr
Robbery/ 2nd degree	5yr, 10mo	probation or local jail--2yr, 6mo

This measure also requires that a person who is 15, 16 or 17 years of age when charged with one of the listed crimes must be tried and sentenced as an adult.

Under current law, if a person who is under 18 years of age commits a crime, the juvenile court decides in each case whether the person will be tried and sentenced as an adult. The juvenile court currently looks at the person's age, the severity of the crime and other factors in making its decision.

Committee Members:
Representative Kevin Mannix
Robert J. Prinslow
Lee Coleman
Jim Francesconi*
Cory Streisinger

Appointed by:
Chief Petitioners
Chief Petitioners
Secretary of State
Secretary of State
Members of the Committee

* Member dissents (does not concur with explanatory statement)

(This committee was appointed to provide an impartial explanation of the ballot measure pursuant to ORS 251.215.)

ARGUMENT IN FAVOR

This measure brings back the idea that the criminal justice system means justice for all - not just the criminal, but the victim, and society.

The mandatory minimum sentences for the violent crimes listed in this measure are the minimum required for justice for society and the victim.

These are sentences for intentional, absolute use of force against innocent victims. Society should demand that the criminal pay the price for such crimes. These sentences are only imposed after the criminal has been found guilty of the crime, beyond reasonable doubt. So, traditional defenses, such as self-defense, still apply.

Requiring solid, minimum prison time for violent crimes will result in:

- Incapacitation. The criminal cannot commit other crimes while in prison. This will reduce actual crime in society.
- Deterrence. Career criminals will learn that crime does not pay in Oregon. Some of them will leave, or change their ways.
- Predictability of sentences. Right now, the range of sentences is so broad, and the reasons for increasing or reducing sentences are so broad, that it is hard to predict what actual sentence will be imposed. With these mandatory minimums, everyone will know the exact minimum sentence which must be served for the crime.
- Comparable sentences. All judges in Oregon, no matter how soft, must impose the minimum sentence for a violent crime when a jury has found the criminal guilty. Sentences can be higher if the circumstances call for it, but they cannot be lower.

It costs money to keep criminals in prison. While it may save the government money to set these criminals free, the cost to society and victims is incredible. We all pay this cost. By enacting this measure, we will at least be getting justice for our money.

It is time to put "justice" back into the criminal justice system.

Vote YES on Measure 11!

(This information furnished by Kevin L. Mannix, Tough on Crime Committee.)

(This space purchased for \$500 in accordance with 1993 Or. Laws 811 §11.)

The printing of this argument does not constitute an endorsement by the State of Oregon, nor does the state warrant the accuracy or truth of any statement made in the argument.

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****DRAFT****

Prison Impact Assessment of Initiative:
'Mandatory Sentences for Listed Felonies'

Prepared by Craig Mosback
July 21, 1994

CRIMINAL
JUSTICE
COUNCIL

Initiative Summary: The initiative would set mandatory minimum prison terms for certain listed felonies and mandate that juveniles 15 years and older charged with these offenses be tried as adults. The listed felonies are: Murder, Manslaughter I & II, Assault I & II, Kidnapping I & II, Rape I & II, Sodomy I & II, Unlawful Sexual Penetration I & II, Sex Abuse I, and Robbery I & II. The initiative would apply to crimes committed on or after April 1, 1995.

Assumptions

Juvenile Offenders: It is estimated that 300 juveniles aged 15-17 were adjudicated for the listed felonies in 1993. It is assumed that under the initiative the same number would be convicted in adult court, with the number of convicted juveniles increasing 3% annually. It is assumed that the convicted juveniles would be subject to the minimum prison terms. The time between committing a crime and being sentenced will be the same for juveniles as for adults affected by the initiative.

Adult Offenders: Each year, the adult offenders sentenced will have conviction offenses and criminal histories similar to offenders sentenced in 1993. The number of felons sentenced will increase 3% annually. The time between committing a crime and being sentenced will not change for offenders affected by the initiative.

Estimated Incarceration Bed Impact

Table with columns: Date, Juvenile Offenders, Adult Offenders, Total. Rows for years 1995 through 2001.

Administrative routing slip with fields for To, From, Co., Dept., Phone, Fax, and handwritten entries.

Barbara Roberts
Governor



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The chart below shows the incarceration bed impact for juvenile offenders broken down by age. A juvenile offender is an offender who committed their crime when they were less than 18 years old.

Estimated Incarceration Bed Impact of Juvenile Offenders

Date: <u>July 1 of</u>	----- Juvenile Offender Bed Impact -----			
	<u>15-17 y. o.</u>	<u>18-20 y. o.</u>	<u>21 y. o.+</u>	<u>Total</u>
1995	+ 1 beds	+ 0 beds	+ 0 beds	+ 1 beds
1996	+ 37 beds	+ 46 beds	+ 0 beds	+ 83 beds
1997	+ 114 beds	+ 178 beds	+ 0 beds	+ 292 beds
1998	+ 157 beds	+ 404 beds	+ 0 beds	+ 561 beds
1999	+ 183 beds	+ 643 beds	+ 48 beds	+ 874 beds
2000	+ 202 beds	+ 823 beds	+ 191 beds	+ 1216 beds
2001	+ 214 beds	+ 933 beds	+ 425 beds	+ 1572 beds

Adult Probation and Post-Prison Supervision Impact

Date: <u>July 1 of</u>	<u>Probation Caseload</u>	<u>Post-Prison Sup. Caseload</u>
1995	- 3 offenders	- 0 offenders
1996	- 253 offenders	- 7 offenders
1997	- 615 offenders	- 109 offenders
1998	- 998 offenders	- 351 offenders
1999	- 1306 offenders	- 686 offenders
2000	- 1558 offenders	- 1067 offenders
2001	- 1750 offenders	- 1370 offenders

Impact July 1 of each year

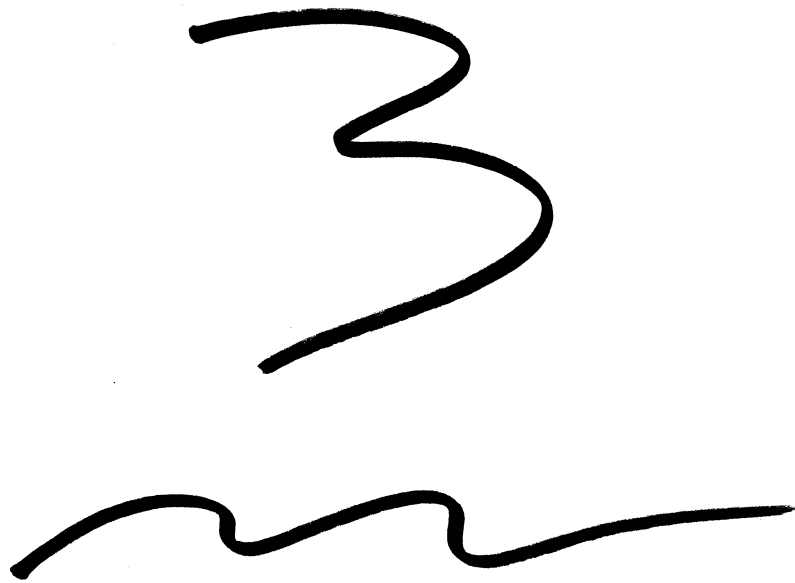
	Juvenile 15-17 yo	Juvenile 18-20 yo	Juvenile 21+ yo	Juvenile Total	Adult	Total Impact	Adult Prob.	Adult PPS
7/1995	1	0	0	1	3	4	-3	0
7/1996	37	46	0	83	261	344	-253	-7
7/1997	114	178	0	292	741	1033	-615	-109
7/1998	157	404	0	561	1433	1994	-998	-351
7/1999	183	643	48	874	2318	3192	-1306	-686
7/2000	202	823	191	1216	3379	4595	-1558	-1067
7/2001	214	933	425	1572	4513	6085	-1750	-1370
7/2002	222	1003	621	1846	5344	7190	-1890	-1246
7/2003	228	1053	780	2061	5978	8039	-2012	-837
7/2004	233	1088	888	2209	6442	8651	-2125	-304
7/2005	239	1117	955	2311	6784	9095	-2233	75

Impact 1st of each month

	Juvenile 15-17 yo	Juvenile 18-20 yo	Juvenile 21+ yo	Juvenile Total	Adult	Total Impact	Adult Prob.	Adult PPS
5/1995	0	0	0	0	1	1	0	0
6/1995	1	0	0	1	1	2	-1	0
7/1995	1	0	0	1	3	4	-3	0
8/1995	2	1	0	3	8	11	-8	0
9/1995	3	2	0	5	16	21	-16	0
10/1995	6	3	0	9	29	38	-29	0
11/1995	9	6	0	15	46	61	-46	0
12/1995	12	8	0	20	67	87	-67	0
1/1996	16	12	0	28	90	118	-90	0
2/1996	19	17	0	36	116	152	-116	0
3/1996	23	22	0	45	143	188	-142	-1
4/1996	26	27	0	53	171	224	-169	-2
5/1996	29	33	0	62	198	260	-195	-3
6/1996	33	39	0	72	229	301	-223	-5
7/1996	37	46	0	83	261	344	-253	-7
8/1996	41	54	0	95	295	390	-284	-10
9/1996	47	61	0	108	330	438	-314	-14
10/1996	53	70	0	123	366	489	-344	-20
11/1996	60	79	0	139	402	541	-374	-26
12/1996	67	90	0	157	441	598	-404	-33
1/1997	75	101	0	176	481	657	-435	-41
2/1997	82	112	0	194	521	715	-465	-50
3/1997	89	125	0	214	562	776	-495	-59
4/1997	96	138	0	234	604	838	-525	-70
5/1997	102	150	0	252	648	900	-555	-82
6/1997	108	164	0	272	694	966	-585	-95
7/1997	114	178	0	292	741	1033	-615	-109
8/1997	119	194	0	313	790	1103	-646	-123
9/1997	124	209	0	333	841	1174	-677	-139
10/1997	128	226	0	354	893	1247	-708	-155
11/1997	133	243	0	376	947	1323	-739	-173

	Juvenile 15-17 yo	Juvenile 18-20 yo	Juvenile 21+ yo	Juvenile Total	Adult	Total Impact	Adult Prob.	Adult PPS
12/1997	137	261	0	398	1001	1399	-770	-192
1/1998	141	281	0	422	1058	1480	-802	-212
2/1998	145	300	0	445	1117	1562	-834	-233
3/1998	148	319	0	467	1178	1645	-867	-255
4/1998	150	341	0	491	1240	1731	-899	-278
5/1998	152	362	0	514	1303	1817	-932	-302
6/1998	154	383	0	537	1367	1904	-965	-326
7/1998	157	404	0	561	1433	1994	-998	-351
8/1998	160	426	0	586	1499	2085	-1029	-376
9/1998	162	448	1	611	1568	2179	-1059	-402
10/1998	164	468	4	636	1637	2273	-1087	-428
11/1998	167	489	6	662	1706	2368	-1114	-454
12/1998	168	510	9	687	1778	2465	-1139	-482
1/1999	171	530	12	713	1851	2564	-1164	-509
2/1999	173	549	17	739	1926	2665	-1188	-537
3/1999	175	568	22	765	2001	2766	-1212	-566
4/1999	177	587	28	792	2078	2870	-1236	-595
5/1999	178	607	34	819	2157	2976	-1260	-625
6/1999	181	625	40	846	2237	3083	-1283	-655
7/1999	183	643	48	874	2318	3192	-1306	-686
8/1999	185	660	56	901	2401	3302	-1328	-717
9/1999	186	677	66	929	2484	3413	-1349	-748
10/1999	187	694	75	956	2569	3525	-1370	-780
11/1999	189	710	86	985	2656	3641	-1392	-813
12/1999	190	726	96	1012	2743	3755	-1413	-845
1/2000	192	741	108	1041	2832	3873	-1434	-877
2/2000	194	756	120	1070	2920	3990	-1455	-909
3/2000	196	770	133	1099	3010	4109	-1475	-941
4/2000	197	784	147	1128	3101	4229	-1496	-973
5/2000	198	798	161	1157	3193	4350	-1517	-1004
6/2000	201	810	176	1187	3286	4473	-1537	-1036
7/2000	202	823	191	1216	3379	4595	-1558	-1067
8/2000	203	835	207	1245	3475	4720	-1578	-1099
9/2000	204	847	224	1275	3571	4846	-1597	-1130
10/2000	205	858	242	1305	3667	4972	-1615	-1161
11/2000	207	868	260	1335	3765	5100	-1632	-1192
12/2000	208	878	279	1365	3864	5229	-1649	-1223
1/2001	209	887	299	1395	3962	5357	-1664	-1251
2/2001	210	895	320	1425	4059	5484	-1680	-1279
3/2001	210	904	340	1454	4155	5609	-1694	-1304
4/2001	212	912	361	1485	4248	5733	-1709	-1327
5/2001	212	919	384	1515	4339	5854	-1723	-1344
6/2001	213	926	404	1543	4428	5971	-1737	-1360
7/2001	214	933	425	1572	4513	6085	-1750	-1370
8/2001	214	941	444	1599	4594	6193	-1763	-1376
9/2001	215	947	463	1625	4670	6295	-1776	-1377
10/2001	217	953	480	1650	4745	6395	-1788	-1374
11/2001	217	959	497	1673	4817	6490	-1800	-1369
12/2001	218	965	514	1697	4887	6584	-1812	-1360
1/2002	218	971	529	1718	4955	6673	-1824	-1350
2/2002	219	977	545	1741	5021	6762	-1835	-1336
3/2002	219	983	560	1762	5087	6849	-1847	-1320

	Juvenile <u>15-17 yo</u>	Juvenile <u>18-20 yo</u>	Juvenile <u>21+ yo</u>	Juvenile <u>Total</u>	Adult <u>Adult</u>	Total <u>Impact</u>	Adult <u>Prob.</u>	Adult <u>PPS</u>
4/2002	220	988	576	1784	5153	6937	-1858	-1305
5/2002	220	994	591	1805	5217	7022	-1868	-1287
6/2002	222	998	606	1826	5282	7108	-1879	-1268
7/2002	222	1003	621	1846	5344	7190	-1890	-1246
8/2002	223	1008	636	1867	5405	7272	-1900	-1221
9/2002	223	1012	651	1886	5465	7351	-1910	-1196
10/2002	223	1018	665	1906	5523	7429	-1921	-1168
11/2002	223	1022	679	1924	5581	7505	-1931	-1139
12/2002	224	1027	693	1944	5635	7579	-1941	-1105
1/2003	225	1031	707	1963	5687	7650	-1952	-1068
2/2003	225	1035	721	1981	5737	7718	-1962	-1031
3/2003	226	1039	734	1999	5788	7787	-1972	-993
4/2003	226	1043	746	2015	5837	7852	-1982	-954
5/2003	227	1046	758	2031	5885	7916	-1992	-916
6/2003	227	1050	769	2046	5932	7978	-2002	-877
7/2003	228	1053	780	2061	5978	8039	-2012	-837
8/2003	228	1057	790	2075	6023	8098	-2022	-798
9/2003	229	1060	800	2089	6068	8157	-2032	-755
10/2003	230	1063	811	2104	6110	8214	-2041	-711
11/2003	230	1066	821	2117	6152	8269	-2051	-666
12/2003	231	1069	831	2131	6190	8321	-2060	-620
1/2004	230	1073	840	2143	6228	8371	-2070	-573
2/2004	231	1076	849	2156	6265	8421	-2079	-525
3/2004	231	1078	858	2167	6300	8467	-2088	-478
4/2004	232	1081	866	2179	6336	8515	-2097	-432
5/2004	232	1083	874	2189	6372	8561	-2106	-388
6/2004	233	1086	880	2199	6408	8607	-2116	-345
7/2004	233	1088	888	2209	6442	8651	-2125	-304
8/2004	234	1091	894	2219	6475	8694	-2134	-265
9/2004	235	1093	901	2229	6508	8737	-2143	-229
10/2004	235	1095	908	2238	6538	8776	-2152	-195
11/2004	236	1098	914	2248	6568	8816	-2161	-162
12/2004	236	1100	920	2256	6597	8853	-2170	-130
1/2005	236	1103	927	2266	6625	8891	-2179	-99
2/2005	236	1106	931	2273	6654	8927	-2188	-71
3/2005	237	1108	937	2282	6681	8963	-2197	-41
4/2005	237	1110	942	2289	6707	8996	-2206	-10
5/2005	238	1112	946	2296	6734	9030	-2215	19
6/2005	239	1115	950	2304	6760	9064	-2224	47
7/2005	239	1117	955	2311	6784	9095	-2233	75



Prison Impact Assessment of Initiative: "Mandatory Sentences for Listed Felonies; Covers Persons 15 and Up"

CRIMINAL
JUSTICE
COUNCIL

Prepared by Craig Mosbaek
August 1, 1994

Initiative Summary: The initiative would set mandatory minimum prison terms for certain listed felonies and mandate that juveniles 15 years and older charged with these offenses be tried as adults. The listed felonies are: Murder, Manslaughter I & II, Assault I & II, Kidnapping I & II, Rape I & II, Sodomy I & II, Unlawful Sexual Penetration I & II, Sex Abuse I, and Robbery I & II. The initiative would apply to crimes committed on or after April 1, 1995.

Assumptions

Juvenile Offenders: It is estimated that 300 juveniles aged 15-17 were adjudicated (the equivalent of "found guilty") for the listed felonies in 1993. Juvenile offenders currently remanded to adult court (estimated at less than 20 in 1993) are included in the adult offender population. It is estimated that 35 juvenile offenders annually would be tried in adult court under the initiative and be convicted of a lesser offense not subject to the minimum prison terms. Those juvenile offenders convicted of lesser offenses are not included in this impact assessment.

It is assumed that under the initiative 300 juveniles annually would be convicted of an initiative offense in adult court, with the number of convicted juveniles increasing 3% each year. It is assumed that the convicted juveniles would be subject to the minimum prison terms. The time between committing a crime and being sentenced will be the same for juveniles as for adults affected by the initiative.

Adult Offenders: Each year the offenders sentenced will be similar to the offenders sentenced in 1993 and that the number of felons sentenced will increase 3% annually. The time between committing a crime and being sentenced will not change for offenders affected by the initiative.

The last table on page 3 shows the number of offenders and average prison sentences for the 1201 offenders sentenced in 1993 whose most serious offense was an initiative offense. In addition to those 1201 offenders, 36 offenders were convicted of initiative offenses but not as the most serious offense.

Barbara Roberts
Governor



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Estimated Incarceration Bed Impact

Date: <u>July 1 of</u>	----- Bed Impact -----		
	<u>Juvenile Offenders</u>	<u>Adult Offenders</u>	<u>Total</u>
1995	+ 1 beds	+ 3 beds	+ 4 beds
1996	+ 83 beds	+ 261 beds	+ 344 beds
1997	+ 292 beds	+ 741 beds	+ 1033 beds
1998	+ 561 beds	+ 1433 beds	+ 1994 beds
1999	+ 874 beds	+ 2318 beds	+ 3192 beds
2000	+ 1216 beds	+ 3379 beds	+ 4595 beds
2001	+ 1572 beds	+ 4513 beds	+ 6085 beds
2002	+ 1846 beds	+ 5344 beds	+ 7190 beds
2003	+ 2061 beds	+ 5978 beds	+ 8039 beds
2004	+ 2209 beds	+ 6442 beds	+ 8651 beds
2005	+ 2311 beds	+ 6784 beds	+ 9095 beds

The chart below shows the incarceration bed impact for juvenile offenders broken down by age. A juvenile offender is an offender who committed their crime when they were less than 18 years old.

Estimated Incarceration Bed Impact of Juvenile Offenders

Date: <u>July 1 of</u>	----- Juvenile Offender Bed Impact -----			
	<u>15-17 y. o.</u>	<u>18-20 y. o.</u>	<u>21 y. o.+</u>	<u>Total</u>
1995	+ 1 beds	+ 0 beds	+ 0 beds	+ 1 beds
1996	+ 37 beds	+ 46 beds	+ 0 beds	+ 83 beds
1997	+ 114 beds	+ 178 beds	+ 0 beds	+ 292 beds
1998	+ 157 beds	+ 404 beds	+ 0 beds	+ 561 beds
1999	+ 183 beds	+ 643 beds	+ 48 beds	+ 874 beds
2000	+ 202 beds	+ 823 beds	+ 191 beds	+ 1216 beds
2001	+ 214 beds	+ 933 beds	+ 425 beds	+ 1572 beds
2002	+ 222 beds	+ 1003 beds	+ 621 beds	+ 1846 beds
2003	+ 228 beds	+ 1053 beds	+ 780 beds	+ 2061 beds
2004	+ 233 beds	+ 1088 beds	+ 888 beds	+ 2209 beds
2005	+ 239 beds	+ 1117 beds	+ 955 beds	+ 2311 beds

Adult Probation and Post-Prison Supervision Impact

Date: <u>July 1 of</u>	<u>Probation Caseload</u>	<u>Post-Prison Sup. Caseload</u>
1995	- 3 offenders	- 0 offenders
1996	- 253 offenders	- 7 offenders
1997	- 615 offenders	- 109 offenders
1998	- 998 offenders	- 351 offenders
1999	- 1306 offenders	- 686 offenders
2000	- 1558 offenders	- 1067 offenders
2001	- 1750 offenders	- 1370 offenders
2002	- 1890 offenders	- 1246 offenders
2003	- 2012 offenders	- 837 offenders
2004	- 2125 offenders	- 304 offenders
2005	- 2233 offenders	+ 75 offenders

Imprisonment Rate, Average Prison Term and Initiative Mandatory Minimum: Adult Offenders Sentenced in 1993 with Most Serious Offense of an Initiative Offense

Most Serious Offense	1993 Sentences			Initiative Mandatory Minimum (months)
	Number of Offenders	Percent to Prison	Avg. Term (months)	
Murder	30	100%	195	300
Manslaughter I	17	100%	69	120
Rape I	81	91%	115	100
Sexual Penetration I	28	57%	74	100
Sodomy I	92	73%	101	100
Assault I	43	88%	87	90
Kidnap I	27	93%	168	90
Robbery I	133	86%	57	90
Manslaughter II	17	76%	29	75
Rape II	40	38%	32	75
Sex Abuse I	333	40%	35	75
Sexual Penetration II	7	43%	42	75
Sodomy II	17	53%	30	75
Assault II	149	58%	29	70
Kidnap II	24	79%	50	70
Robbery II	163	43%	24	70
Total	1201	61%	67	