MINNESOTA SENTENCING GUIDELINES COMMISSION

Sentencing Practices

Criminal Sexual Conduct Offenses Sentenced in 2014



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Minnesota Sentencing Guidelines Commission

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About This Report

This data report has been prepared by the research staff of the Minnesota Sentencing Guidelines Commission in fulfillment of the Commission's statutory role as a clearinghouse and information center for information on sentencing practices. This is not a policy document. Nothing in this report should be construed as a statement of existing policy or recommendation of future policy on behalf of the Commission itself, or as an authoritative interpretation of the Minnesota Sentencing Guidelines, Minnesota statutes, or case law.

Summary of 2014 Data

This report summarizes sentencing practices for felony criminal sexual conduct (CSC) offenses sentenced in 2014. Information on sentencing practices from 1988 to 2014 is provided in the tables in the back of the report. This report also contains information on the use of special statutory sentencing provisions.

There were 491 offenders sentenced for CSC in 2014, which was down 2.4 percent from 2013 (503 offenders sentenced) and is the lowest number of CSC offenders sentenced since 1983. The number has fluctuated since 1981, peaking at 880 offenders in 1994 (44% greater than the number sentenced in 2014). Almost all of the growth since 1981 has been in the CSC child provisions (Intra-Familial Sex Abuse (IFSA) and provisions specifying the age of the victim).

Ninety-five percent of offenders sentenced for CSC received sentences that included incarceration in a state prison (39%) or local jail (57%). The imprisonment rate is similar to the 38 percent rate observed in 2013. In CSC cases where the Guidelines recommended imprisonment, 69 percent of offenders received an executed prison sentence. Ninety percent of offenders with a prior sex offense conviction received an executed prison sentence. The mitigated dispositional departure rate for offenders with a presumptive prison sentence was 31 percent, an increase from the 2013 rate of 28 percent. For executed prison sentences, aggravated durational departures occurred at a slightly lower rate (4%) than in 2013 (6%), while mitigated durational departures increased slightly to 18 percent in 2014 from 17 percent in 2013.

For first- and second-degree offenses, the offender was more likely to be a family member; for third- and fourth-degree offenses, the offender was more likely to be an acquaintance. Overall, only 7 percent of cases involved strangers.

The average pronounced sentence across all degrees increased to 137 months in 2014 (from 133 mos. in 2013), which was the highest average duration on record. The average pronounced sentence for first-degree (the most serious offense category) was 194 months, also a record high. Average pronounced prison sentences have increased dramatically since 1989, when many recommended sentence durations under the Guidelines were doubled; the average pronounced prison sentence was 54 months in 1988. Before the Sex Offender Grid went into effect in 2006, the previous highest average sentence pronounced was 116 months, in 2003. While average prison sentences have increased, average pronounced local jail time has remained relatively consistent.

First-degree CSC offenses committed on or after August 1, 2000, are subject to a 144-month presumptive sentence by law. In 2014, 94 percent of all first-degree CSC offenders sentenced (not including attempts) were subject to this presumptive sentence. One offender sentenced in 2014 received a life sentence. Four offenders received sentences that were twice the duration of their presumptive sentences or more. Thirteen other offenders received total sentences of 360 months (30 years) or more. In 2014, 453 (92%) of the 491 sex offenders were eligible for sentencing under the Sex Offender Grid, which is effective for offenses occurring on or after August 1, 2006. The Sex Offender Grid gives greater weight to prior sex offenses, and includes longer presumptive sentences for offenders with prior records.

Sex Offense Statutes & Sentencing Policy

Sex Offense Statutes: General Structure

Under Minnesota law, criminal sexual conduct (CSC) offenses are categorized into five degrees with first-degree being the most serious. The classification of offenses into degrees is based on a combination of factors:

- Whether the offense involved sexual penetration or contact;
- Age of the victim and offender;
- Relationship of the offender to the victim (e.g., position of authority, significant relationship, psychotherapist, etc.);
- · Degree of injury or threat of injury;
- Weapon involvement; and
- Force or coercion was involved.

Most of the provisions of first-degree CSC involve sexual penetration, together with personal injury, fear of great bodily harm, or the use of a dangerous weapon. First-degree CSC also includes offenses against young children—or, in some cases, somewhat older children, depending on the offender's relationship to the victim—that may not require injury, force or weapons. Second-degree offenses are similar, but involve sexual contact rather than penetration. Some non-penetration offenses involving more serious forms of sexual contact against young children¹ are first-degree offenses.

Third-degree offenses involve sexual penetration and focus on children who are somewhat older, or cases in which there was force, coercion, or exploitation of the victim's physical or mental condition. The use of a weapon or the threat of great bodily harm is not a necessary element of the offense. Third-degree offenses also include cases involving psychotherapists, health professionals, clergy, correctional employees, and others. Fourth-degree offenses are similar, except that they involve sexual contact rather than penetration.

Fifth-degree offenses— gross misdemeanors involving nonconsensual sexual contact or indecent exposure to a minor—are enhanced to felonies for repeat sex offenders.

Tables 17 and 18 display the volume of cases and sentencing practices by statutory provision.

Relationship-Based Classifications

Sentencing practices differ based on the relationship between the victim and the offender. To assist in analyzing and interpreting information on sentencing patterns, sex offense cases examined for this report were assigned to the following categories, based on the statute of conviction:

• <u>IFSA (Intra-Familial Sex Abuse)</u>: Conviction under a subdivision that specifies that the offender had a significant relationship (e.g., parent, sibling, first cousin, uncle, aunt, grandparent) to the victim.

¹ "Sexual contact with a person under 13" has a far more limited definition than simple "sexual contact." The touching must be bare, and contact between very few pairs of bodily parts qualifies. Minn. Stat. § 609.341, subd. 11(c).

- Other Child: Conviction under a subdivision that specifies that the victim is a minor, but does not specify that there was a significant relationship. Subdivisions that specify that the offender was in a position of authority over the victim are included here because, in addition to parents, these offenses include persons acting in a position of authority.
- <u>Force/Other</u>: Force or a weapon was involved, or the offense involved abuse by a psychotherapist, health care professional, clergy member or members of other specified occupations. The provisions do not specify the age of the victim or the relationship of the offender to the victim. Some of the victims of these offenses are also children.

It is important to note that an offense may fit into more than one category. For example, many offenses categorized as "Other Child" or "Force/Other" involved family members (29% and 16%, respectively). Likewise, a substantial number of "Force/Other" cases involved victims under the age of 18 (19%). Figure 3 provides a complete breakdown of sex offenders sentenced since 1993 by the relationship classification.

Sentencing Guidelines for Sex Offenders

The Commission adopted a Sex Offender Grid in 2006. All first-degree completed offenses are ranked at Severity Level A and have presumptive sentences that range from 144 months² to 360 months. The Sex Offender Grid does not distinguish between first-degree contact³ and penetration.

Second- and third-degree offenses involving force are ranked at Severity Levels B and Severity Level C. The second-degree force offenses have presumptive sentences that range from 90 months⁴ to 300 months. The third-degree force offenses have presumptive sentences that range from 48 months to 180 months.

Second- and third-degree offenses not involving force, and fourth-degree offenses, are ranked at severity levels for which some offenders are recommended probation based on their Criminal History Score. Recommendations for prison begin at a Criminal History Score of 2 or 3, depending on the offense (see Sex Offender Grid, p. 51).

With the implementation of the Sex Offender Grid, longer sentences are recommended for offenders with a criminal history score. In addition, the Guidelines applicable to CSC offenses compute criminal history differently for sex offenses, increasing the weights assigned to some prior sex offenses and assigning two custody status points to repeat sex offenders who commit a new sex offense while on probation or supervised release for a prior sex offense.

Life Sentences for Certain Sex Offenders

Beginning in 2005, the Legislature required life sentences for offenders whose criminal behavior

² The legislatively presumed minimum sentence for first-degree CSC is 144 months. Minn. Stat. § <u>609.342</u>, subd. 2(b); 2000 Minn. Laws Chap. 311, Art. 4, § 2.

³ "Sexual contact with a person under 13." For discussion, see note 1.

⁴ The legislatively presumed minimum sentence for second-degree CSC force offenses is 90 months. Minn. Stat. § 609.343, subd. 2(b); 2002 Minn. Laws Chap. 381, § 2.

was so egregious that public safety demands incarceration for much, if not all, of their lives. See Minn. Stat. § 609.3455, subds. 2, 3, & 4, and Table 19. Such offenses are excluded from the Sentencing Guidelines, because by law the sentence is mandatory life imprisonment.⁵ In 2014, one offender was sentenced to life in prison under Minn. Stat. § 609.3455.

Applicable Grid

Section 3.G. of the Guidelines provides that modifications will be applied to offenders with a date of offense on or after the specified modification effective date. Therefore, the Sex Offender Grid enacted in 2006 is applicable to offenders with a date of offense on or after August 1, 2006. Of the 491 offenders sentenced for CSC in 2014, 453 (92%) were eligible for sentencing on the Sex Offender Grid. Table 1 provides a summary of cases by degree and applicable Grid. Eighty-three percent of first-degree offenders sentenced in 2014 were eligible for sentencing on the Sex Offender Grid.

Table 1. Distribution of Cases by Degree, Severity Level and Applicable Grid, 2014

			entenced on dard Grid	Cases Sen Sex Offer	Total Number of	
Degree	Statutory Provisions	Severity Level	Number Cases Sentenced	Severity Level	Number Cases Sentenced	Cases Sentenced
First	Penetration: 609.342, all clauses	9	14 (19%)	A	59 (81%)	73
1 1131	Sexual Contact: 609.342, victims under 13 ⁶	9	7 (14%)	7	42 (86%)	49
Second	Contact with Force: 609.343 subd.1 c,d,e,f,h	8	5 (16%)	В	26 (84%)	31
Second	Contact with Minors: 609.343 subd.1 a,b,g	6	8 (10%)	D	73 (90%)	81
Third	Penetration: Force or Prohibited Occupation 609.344 subd.1 c, d, g-n	8	2 (3%)	С	57 (97%)	59
	Penetration with Minors: 609.344 subd, 1 b,e,f	5	2 (2%)	D	127 (98%)	129
Fourth	Contact: Force or Prohibited Occupation 609.344 subd. 1 c, d, g-n	6	0	E	34 (100%)	34
	Contact with Minors: 609.344 subd, 1 b,e,f	5	0	F	34 (100%)	34
Fifth	Repeat gross misdemeanor offenses involving minors	4	0	G	1 (100%)	1
Total			38 (8%)		453 (92%)	491

⁵ Nevertheless, in some of life-sentence cases, the court must refer to the Guidelines to establish a minimum term of imprisonment that must be served before the offender is supervised-release eligible. Minn. Stat. § 609.3455, subd. 5.

⁶ "Sexual contact with a victim under 13" was determined based on the Minnesota Offense Codes (MOCs), which accompany the charge on the complaint; see note 1 and "Victim Characteristics" discussion on page 7.

Presumptive Sentences over Time

Figure 1 is meant to illustrate the changes to the presumptive sentences over time at Criminal History Score 0. This includes the presumptive sentences established by the Guidelines, Sex Offender Grid and changes in legislation that mandated presumptive sentences for sex offenders. Figure 2 shows the same changes over time at Criminal History Score 6.

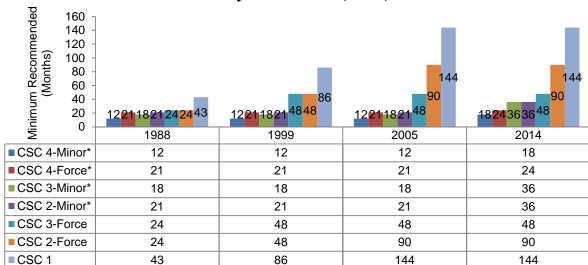
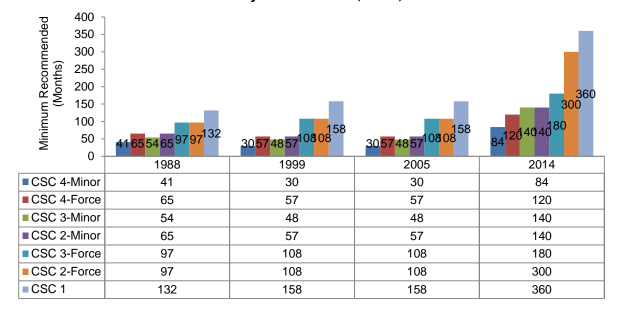


Figure 1. Minimum Presumptive Sentences by Degree over Time At Criminal History Score 0: 1988, 1999, 2005 & 2014

Figure 2. Maximum Presumptive Sentences by Degree over Time At Criminal History Score 6: 1988, 1999, 2005 & 2014



^{*} Presumptive sentence = stayed (probationary) sentence. "12" = 12 months and 1 day.

Case Volume & Distribution7

In 2014, 491 offenders were sentenced for CSC offenses, a decrease of 2.4 percent from 503 offenders sentenced in 2013. As figures 3 and 4 illustrate, the number of offenders sentenced for CSC offenses peaked in 1994 at 880 offenders. From 2004 until 2011, the number of offenders sentenced for CSC offenses had consistently ranged from 580 to 600. In 2014, the number sentenced dipped below 500 for the first time during this period and was the lowest number of offenders sentenced since 1983. See Table 11 for information on the number of offenders sentenced for sex offenses since 1988.

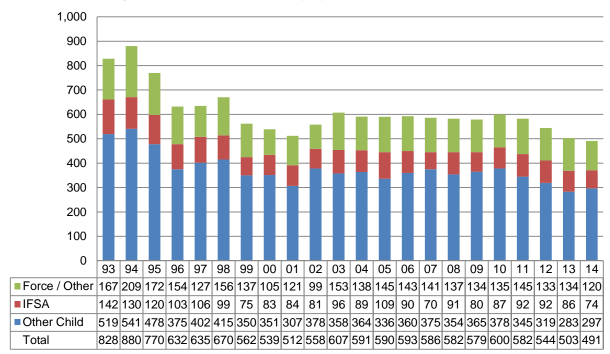


Figure 3. Volume of Cases by Type of Offense, 1993-2014

⁷ Minnesota Sentencing Guidelines Commission (MSGC) monitoring data are offender-based, meaning cases represent offenders rather than individual charges. Offenders sentenced within the same county in a one-month period are generally counted only once, based on their most serious offense.

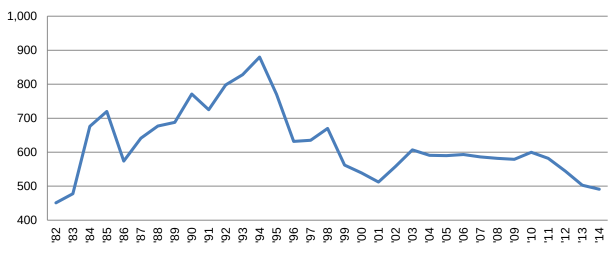


Figure 4. Total Volume of CSC Cases, 1982-2014

Type of Offense

The distribution of cases between the relationship categories has remained fairly stable since 2003. In 2014, 120 (24%) of the cases sentenced were in the "Force/Other" category, which is a decrease from 27 percent in 2013, but within the 23 to 25 percent range that was observed from 2003 to 2011. There were 74 (15%) "IFSA" cases and 297 (61%) "Other Child" offenses. In the "Force/Other" category, 113 of the 120 cases were offenses involving force; of the remaining seven cases, four involved massage therapists, one involved a correctional employee, and one involved a psychotherapist.

The distribution of cases among the five statutory degrees has also remained fairly consistent over the last ten years (Table 12). The percentage of first-degree cases has consistently ranged between 21 and 26 percent since 2004, except for 2010 when it dipped to a low of 18 percent. In 2014 the distribution of cases was as follows: 25 percent of the cases sentenced were first-degree offenses, 23 percent were second-degree offenses, 38 percent were third-degree offenses, and 14 percent were fourth-degree offenses. There was one felony fifth-degree offense sentenced in 2014.

Victim Characteristics

The following overview of victim characteristics for the CSC offenses sentenced in 2014 was derived primarily from the Minnesota Offense Codes (MOCs), which accompany the charge on the criminal complaint. In cases for which the MOC information was unclear or missing, the information was, where possible, obtained from the statute of conviction. In 80 percent of the cases sentenced, the victims were minors: 35 percent involved victims under the age of 13; and 45 percent involved victims who were between the ages of 13 and 17. Nineteen percent involved victims who were adults. Ninety-two percent of the victims were female, and eight percent were male. (See Table 15 for information on victim age.)

Table 16 displays the relationship between the victim and the offender by the offense degree and clause of conviction (clause specifying a child victim or clause specifying force or other). For first-and second-degree offenses, the offender was more likely to be a family member (55% and 61%, respectively); for third- and fourth-degree offenses, the offender was more likely to be an acquaintance (74% and 60%, respectively). Only a small percentage of cases (7%) involved strangers.

True Prior Record

Most offenders sentenced for felony CSC do not have "true prior" sex offenses in their criminal record. Other priors may include multiple offenses charged in a single complaint and sentenced in successive order. Prior offenses that contribute to an offender's criminal history score are listed on an offender's worksheet. In 2014, five percent of sex offenders had a true prior felony sex offense listed on their sentencing worksheet. This figure varied slightly by the type of sex offense. (See Table 3.)

Offender Characteristics

Sex offenders are more likely to be male than offenders sentenced for other offenses. Ninety-seven percent of CSC offenders were male compared to 81 percent of non-CSC offenders. A higher percentage of sex offenders are sentenced in Greater Minnesota compared to other felony offenders (Figure 5). Sex offenders are also slightly more likely to be white or Hispanic and less likely to be black than other offenders (Figure 6). The average age at time of offense was 31 for CSC offenders and 32 for other offenders. However, four percent of the offenders sentenced for CSC offenses were juveniles compared to one percent of the offenders sentenced for non-CSC felonies. Twenty-nine percent of the offenders sentenced for CSC offenses were 21 and under compared to sixteen percent of the offenders sentenced for other felonies (Table 2).

⁸ For purposes of this data report, a "true prior" is defined as an offense with a disposition date before the date of the current offense. "True prior," within the meaning of this report, is not a statutory or Guidelines term, and may or may not correlate with statutory or Guidelines terms such as "prior," "previous," or "subsequent."

Non-CSC Offenders

■ Greater MN

70% 61% 60% 50% 50% 40% 30% 20% 18% 20% 16% 15% 13% 8% 10%

Figure 5. Distribution of Offenders by Region, CSC Offenders Compared to Non-CSC Offenders, 2014

Table 2. Age Range of Offenders, CSC Offenders Compared to Non-CSC Offenders, 2014

Other Metro

CSC Offenders

■ Hennepin
■ Ramsey

Age Range	CSC offe	enders	Non-CSC Offenders			
Under 18	19	4%	91	1%		
18-21	121	25%	2,385	15%		
22-25	67	14%	2,731	17%		
26-30	67	14%	3,159	20%		
31-40	113	23%	3,978	25%		
41-50	63	13%	2,261	14%		
51 and over	41	8%	1,049	7%		
Average Age	30.8	8	31.9			

0%

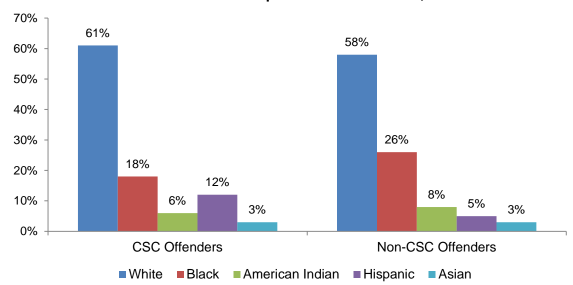


Figure 6. Distribution of Offenders by Race, CSC Offenders Compared to All Offenders, 2014

Sentencing Practices

The recommended sentence under the Guidelines varies by the Severity Level of the conviction offense and the offender's Criminal History Score. These differences make it difficult to interpret overall sentencing information for CSC offenders. Therefore, in addition to reporting overall statistics, this section of the report presents data for presumptive commitments (cases for which the Guidelines recommended prison) and for presumptive stays (cases for which the Guidelines recommended probation) separately. Information on sentence durations is presented by Severity Level and CSC type.

2014 Incarceration Rates

The total incarceration rate for CSC offenders was 95 percent, similar to the 2013 rate of 94 percent. As seen in Figure 7, 39 percent of offenders received a prison sentence and 57 percent received local confinement as a condition of the stayed sentence. Except for 2010, the total incarceration rate has consistently exceeded 90 percent for the past 25 years. The 2014 imprisonment rate was in line with what has been seen in recent years. (See tables 11 and 12 for historical information on incarceration.)

The Guidelines recommended a presumptive sentence of imprisonment for 52 percent of the CSC offenders sentenced. Of those, 69 percent received a prison sentence. The imprisonment rate for offenders who had a true prior sex offense was 88 percent. Imprisonment rates for offenders with true priors were higher for those sentenced for the "IFSA" and "Force" offenses (100%) than for those sentenced for the "Other Child" offenses (80%) (Table 3).

Table 3. CSC Offenders with True Prior Sex Offenses, Number of Cases and Imprisonment Rates by Type of CSC Offense, 2014

	CSC C	Offenders	CSC Offenders with True Prior CSC Offense(s)			
Type of	Number of	Num	ber of	Imprisonment		
Offense	offenders	Rate	offe	nders	Rate	
IFSA	74	42 (57%)	6 8%		6 (100%)	
Other Child	297	88 (30%)	15 5%		12 (80%)	
Force	113	57 (50%)	4 4%		4 (100%)	
Other	7	3 (43%)	0			
Total	491	190 (38%)	25	5%	22 (88%)	

100% 5% 8% 90% 6% 80% 39% 70% 69% 60% 50% 86% 40% 30% 56% 20% 29% 10% 0% All Sex Offenders **Presumptive Commits Presumptive Stays**

Figure 7. Incarceration Rates, 2014

Sentence Durations: Prison Sentences

In 2014, the average pronounced prison sentence was 137 months (Table 11; see also Figure 8), which is the longest average pronounced prison sentence ever observed.⁹ Average pronounced durations have been impacted by the implementation of the Sex Offender Grid. In 2014, 92 percent of CSC offenders had offense dates on or after August 1, 2006, which made them eligible to be sentenced based on the Sex Offender Grid. The Sex Offender Grid includes longer presumptive sentences for offenders with prior records and also gives greater weight to prior sex offenses.

■ Prison

Other Sanctions

Local Confinement

⁹ The average pronounced duration is presented for offenders who received executed prison sentences.

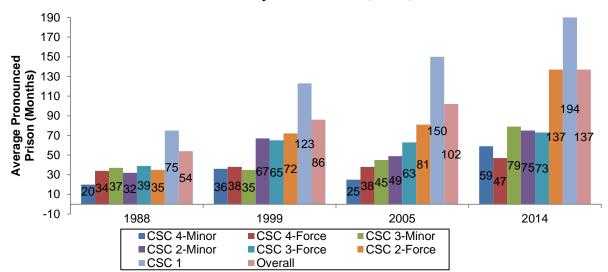


Figure 8. Average Pronounced Prison Sentences by Degree over Time Executed Sentences by Offense: 1988, 1999, 2005 & 2014

Offenders convicted of first-degree offenses received significantly longer sentences than those convicted of lesser severity-level offenses (Figure 9). The average pronounced sentence for those offenders was 194 months (over the 2013 average of 185 months). The average pronounced duration was 137 months for second-degree offenses that involved force (over the 2013 average of 110 months). Average sentence lengths also increased for third-degree offenses with a minor victim (from 61 months in 2013 to 79 months in 2014). Average sentence lengths decreased for second-degree offenses with a minor victim (from 101 months in 2013 to 75 months in 2014); third-degree force offenses involving force (from 79 months in 2013 to 73 months in 2014); fourth-degree offenses involving force (from 57 months in 2013 to 47 months in 2014). (See tables 11 and 12 for historical information on past sentence durations.)

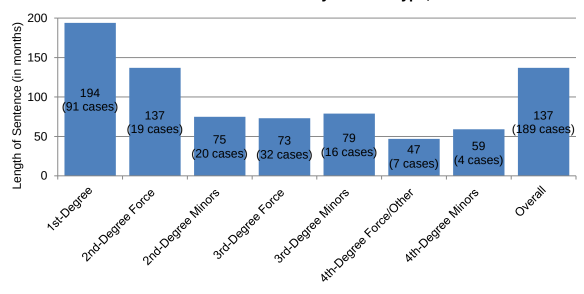


Figure 9. Average Pronounced Prison Sentence, Executed Prison Sentences by Offense Type, 2014

The average sentence durations shown in Figure 9 are affected both by departures from the Guidelines and by the use of consecutive sentences. When consecutive sentences are imposed for multiple current offenses—even if one of the offenses is not a CSC offense—the total pronounced sentence is reflected in Figure 9, which generally increases the total duration shown. For first-degree offenses not involving durational departures, the average pronounced sentence was 186 months for cases that did not involve consecutive sentences (n=66) and 339 months for cases with consecutive sentences (n=6).

Longer than Typical Prison Sentences

There are several statutes and provisions in the Guidelines that permit the court to impose sentences that are significantly longer than the presumptive sentence when the circumstances of the case so warrant. The Guidelines also establish presumptive sentences of 30 years (the statutory maximum) for first-degree CSC offenders with Criminal History Scores of 6 or more. This section describes the longer prison sentences pronounced and the use of life sentences since that provision was enacted.

Use of Life Sentences over Time

In 2005, the Legislature established life sentences for certain offenders under Minn. Stat. § 609.3455. For some provisions of the law, the mandatory sentence is life without the possibility of release. For other provisions, the court must specify the minimum time to be served before the offender may be considered for release. Table 19 outlines when these and other mandatory-minimum sentencing provisions apply in criminal sexual conduct cases. Table 4 displays information about the 20 CSC offenders who have received life sentences since 2006. In 2014, one offender received a life sentence with the possibility of release.

Table 4. Pronounced Life Sentences by Offense Type and Presumptive Sentence, 2006-2014

Year	Offense	Severity	Criminal History Score	# True Prior Sex Offenses	Grid Duration (months)	Pronounced Minimum to Serve (months)	Minn. Stat. § 609.3455 Life- Sentence Subd.
2006	3 rd Degree- Force or Coercion	8	2	1	68	136	(Unknown)
2007	1 st Degree - Fear Great Bodily Harm	9	0	0	144	144	(Unknown)
2007	2 nd Degree - Dangerous Weapon	8	4	1	98	180	4(a)(1)
2007	2 nd Degree - Victim Under 13	6	8	1	60	360	4(a)(1)
2007	3 rd Degree - Victim 13-16	D	4	3	91	240	4(a)(1)
2008	1 st Degree - Fear Great Bodily Harm	9	5	2	146	No Release	2(a)(1)
2008	2 nd Degree - Victim Under 13	D	9	4	140	140	4(a)(1)
2008	1 st Degree- Multiple Acts	А	3	1	180	206	4(a)(1)
2009	1 st Degree- Force & Injury	А	1	0	156	No Release	2(a)(1)
2009	1 st Degree - Fear Great Bodily Harm	Α	4	0	234	No Release	2(a)(1)
2010	1 st Degree - Fear Great Bodily Harm	Α	6	2	360	No Release	2(a)(2)
2010	3 rd Degree- Force or Coercion	С	4	1	117	117	4(a)(2)(ii)
2011	2 nd Degree- Force & Injury	В	2	1	130	No Release	2(a)(2)
2011	1st Degree – Pos. of Auth. & Victim 13-16	Α	3	2	180	300	4(a)(1)
2011	1st Degree – Pos. of Auth. & Victim 13-16	9	3	2	144	144	4(a)(1)
2011	1st Degree – Pos. of Auth. & Victim 13-16	Α	4	1	234	234	4(a)(2)(ii)
2011	1 st Degree- Force & Injury	А	5	1	306	404	3(a)
2012	1 st Degree- Force & Injury	А	0	0	144	144	3(a)
2012	3 rd Degree- Force or Coercion	С	7	2	180	180	4(a)(1)
2014	3 rd Degree- Victim Incapacitated	С	5	1	153	153	4(a)(3)(ii)

2014 Sentences with Double the Presumptive Sentence or More

Four offenders received prison sentences that were double the length of their presumptive sentences or more. The presumptive sentences, pronounced sentences, criminal history score and sentence type for these cases are listed in Table 5.

All were first-degree offenses. Two involved aggravated durational departures and two involved consecutive sentences without departure. None cited the "engrained offender" provision (Minn. Stat. § 609.3455, subd. 3a)—which, under certain conditions, requires a sentence of at least double the Guidelines presumption—as a reason for departure.

Table 5. Executed Sentences of Double the Presumptive Sentence or More, 2014

Offense	Severity	History	Number True Prior Sex Offenses	Grid Duration (months)	Total Sentence (months)	Consecutive Sentence?	Aggravated Duration
1 st Degree - Victim Under 13	А	0	0	144	344	No	Yes
1 st Degree - Force & Injury	А	1	0	156	360	No	Yes
1 st Degree - Multiple Acts	9	2	0	144	288	Yes	No
1 st Degree - Multiple Acts	9	4	2	134	310	Yes	No

Refer to footnote 8 above for a discussion of the meaning of "true prior" offenses.

2014 Sentences with Durations of 30 Years or More

Thirteen offenders received prison sentences of 360 months (30 years) or more (Table 6). Unlike the offenders in Table 5, the sentences were not prison sentences that were double the length of their presumptive sentences or more. Instead, all were first-degree offenders who had high criminal history scores. Ten of the thirteen offenders received sentences of 360 months, for six cases, this was the presumptive midpoint sentence, for three it was the upper range, and for one offender it was the result of an aggravated durational departure. Three cases received sentences of longer than 360 months without aggravated durational departures because they received consecutive sentences. Five of these offenders had true prior sex offenses. ¹⁰ Eight of these offenders were sentenced for multiple current sex offenses.

15 MSGC: Criminal Sexual Conduct Offenses

¹⁰ Refer to footnote 8 for a discussion of the meaning of "true prior" offenses.

Table 6. Executed Sentences with Durations of 30 Years or More, 2014

Offense	History	# True Prior Sex Offenses	Multiple Current CSC	Grid Duration (months)	Total Sentence (months)	Consecutive Sentence?	Aggravated Duration
1 st Degree - Fear Great Bodily Harm	5	0	No	306	360	No	No
1 st Degree - Under 16-Pos. Authority	6	1	Yes	360	360	No	No
1 st Degree - Victim Under 13	5	0	No	306	360	No	No
1 st Degree - Victim Under 13	6	1	Yes	360	360	No	No
1 st Degree - Victim Under 13	6	0	Yes	360	396	Yes	No
1 st Degree - Victim Under 13	6	0	Yes	360	360	No	No
1 st Degree - Force & Injury	6	1	No	360	372	Yes	No
1 st Degree- Sig. Relation.	4	0	Yes	234	360	No	Yes
1 st Degree - Victim Impaired & Injury	5	1	No	306	360	No	No
1 st Degree - Fear Great Bodily Harm	6	0	No	360	360	No	No
1 st Degree - Force & Injury	5	0	Yes	306	373	Yes	No
1 st Degree - Victim Under 13	6	1	Yes	360	360	No	No
1 st Degree - Under 16-Pos. Authority	6	0	Yes	360	360	No	No

Figure 10 combines the information described in tables 5 and 6 to illustrate some of the longest sentences pronounced in 2014. The average presumptive and pronounced sentences are displayed. There were 17 offenders who either received double the presumptive sentence or more, or a sentence of 360 months (30 years) or more. These sentences were achieved either through the presumptive sentence, or Guidelines policies that permitted aggravated durational departures or permissive consecutive sentences.

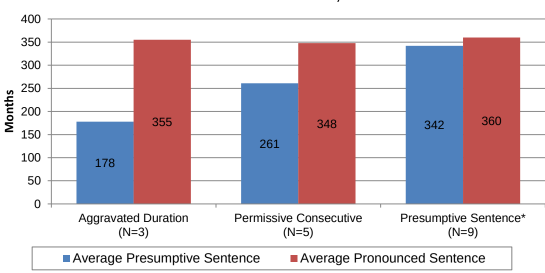


Figure 10. Executed Prison Sentences Significantly Longer than the Presumptive: Double the Presumptive or more and 360 Months or more, 2014

Conditional Release

In 1992, the legislature required five- and ten-year conditional-release¹¹ periods for sex offenders who were committed to prison. The current law requires ten-year and lifetime conditional-release periods for sex offenders who are committed to prison.¹²

Figure 11 reflects the mandated conditional-release terms, as reflected on each case's validated sentencing worksheet, for CSC cases with executed prison sentences. Because data reflecting actual sentencing practices are not available, the actual conditional-release terms pronounced may differ somewhat from Figure 11. Moreover, revoked probationary sentences will also result in conditional-release terms, but those conditional-release terms are not reflected in Figure 11.

^{*} Of the 9 offenders, 3 received the top of the cell range to get 360 months (30 years).

¹¹ Originally called "supervised release," <u>1992 Minn. Laws chap. 571, art. 1, § 25,</u> and renamed "conditional release" the following year, 1993 Minn. Laws ch. 326, art. 9, § 9.

¹² Minn. Stat. § 609.3455, subd. 6 & 7. See Table 19 for an outline of how these conditional release terms are applied.

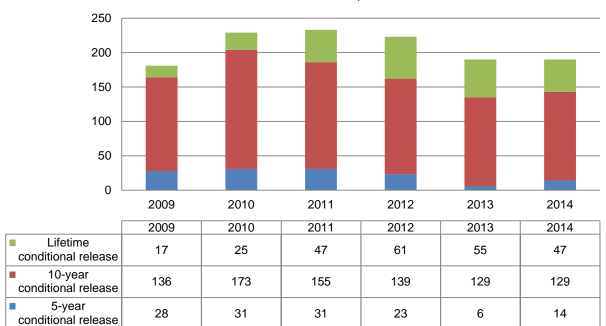


Figure 11. Executed CSC Cases With Mandatory Conditional-Release Terms, 2009-2014

Sentence Durations: Probation Sentences

Sixty-one percent of the CSC offenders sentenced in 2014 received a probation sentence. Of the offenders who were placed on probation, 73 percent received probation because it was the presumptive sentence and 27 percent received probation as a mitigated dispositional departure. The average pronounced period of probation for sex offenders was approximately 13 years (Figure 12). First-degree offenders received longer periods of probation than other offenders.

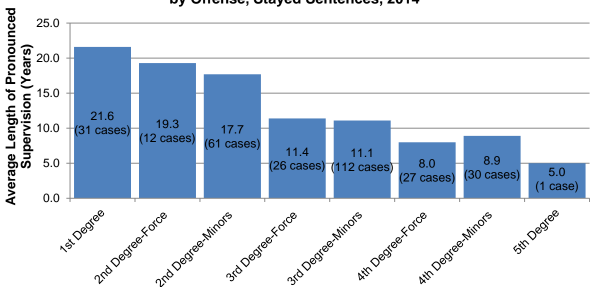


Figure 12. Average Pronounced Period of Supervision by Offense, Staved Sentences, 2014

Ninety-two percent of offenders who did not receive an executed prison sentence received local confinement time as a condition of their stayed sentence. The average pronounced local confinement for CSC offenders was 186 days, slightly longer than the 180 days seen in 2013 (Table 11). The pronounced local confinement time was significantly longer for offenders convicted of offenses for which the Guidelines recommended presumptive commitment to prison (270 days) than for offenders convicted of offenses for which the Guidelines recommended a presumptive stayed sentence (155 days).

Departures from the Guidelines

The Guidelines establish a presumptive sentence for felony offenses based on the Severity Level of the conviction offense and the offender's Criminal History Score. The presumptive sentence is based on the typical case, however, the court may depart from the Guidelines when there are substantial and compelling circumstances. A "departure" is a pronounced sentence other than that recommended in the appropriate cell of the applicable Grid. There are two types of departures – dispositional and durational – as further explained below. Since the presumptive sentence is based on "the typical case," the appropriate use of departures by the courts when substantial and compelling circumstances exist can actually enhance proportionality by varying the sanction in an atypical case.

While the court ultimately makes the sentencing decision, other criminal justice professionals and victims participate in the decision-making process. Probation officers make recommendations to the courts regarding whether a departure from the presumptive sentence is appropriate, and prosecutors and defense attorneys arrive at agreements regarding acceptable sentences for which an appeal will not be pursued. Victims are provided an opportunity to comment regarding the appropriate sentence as well. Therefore, these departure statistics should be reviewed with an understanding that, when the court pronounces a particular sentence, there is commonly agreement or acceptance among the other actors that the sentence is appropriate. Only a small percent of cases (1% to 2%) result in an appeal of the sentence pronounced by the court.

Dispositional Departures

A "dispositional departure" occurs when the court orders a disposition other than that recommended in the Guidelines. There are two types of dispositional departures: aggravated dispositional departures and mitigated dispositional departures. An aggravated dispositional departure occurs when the Guidelines recommend a stayed sentence but the court pronounces a prison sentence. A mitigated dispositional departure occurs when the Guidelines recommend a prison sentence but the court pronounces a stayed sentence.

Mitigated Dispositions

Figure 13 shows mitigated dispositional departure rates for cases in which the Guidelines recommend prison ("presumptive commitments") by the type of CSC offense. The overall mitigated dispositional departure rate was 31 percent, an increase from the rate of 28 percent in 2013 (Table 13). Previously, rates tended to vary by offense type, with "IFSA" cases historically showing the highest rate of departure. Throughout the 1990s, the mitigated dispositional departure rate usually exceeded 33 percent, once reaching 40 percent. Since 2000, the departure rate has usually been below 30 percent. The departure rate in 2014 was slightly higher for the "Force/Other" cases (38%) and slightly lower for the "IFSA" (29%) and "Other Child" cases (26%) (Figure 13).

Figure 14 shows mitigated dispositional departure rates by degree. The rates were lower for the first-degree offenses and the second-degree force offenses than for the other offenses.

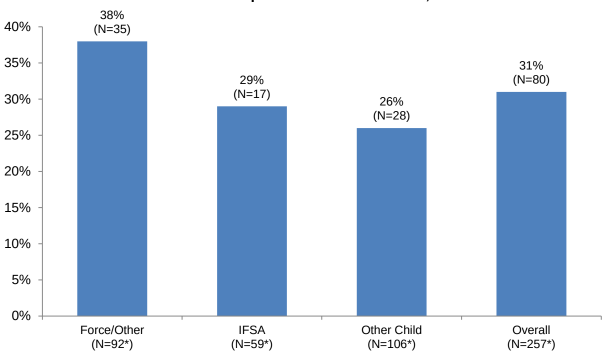


Figure 13. Mitigated Dispositional Departure Rates by Offense Type,
Presumptive Commitment Cases, 2014

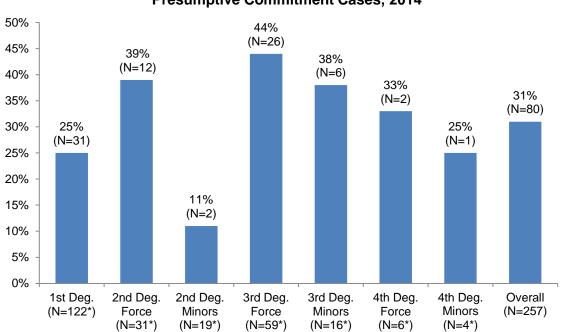


Figure 14. Mitigated Dispositional Departures by Degree, Presumptive Commitment Cases, 2014

^{*} Number of Presumptive Commitment cases.

^{*} Number of Presumptive Commitment cases.

The most common reasons cited for mitigated dispositional departures typically involves placement of the offender in sex offender treatment programs, placement in other types of treatment (e.g., chemical dependency), recommendations by court services, placement of the offender on long-term probation supervision to ensure compliance with conditions, amenability to probation and remorse or acceptance of responsibility on the part of the offender. For most years, the court indicates that the victim or victim's family agreed with the departure in about 15 percent of cases; in 2014, it was 18 percent. In 25 percent of the mitigated dispositions, the court indicated the departure was made to spare the victim from testifying (Table 7). In 69 percent of the mitigated dispositions, the court indicated that there was either a plea agreement for the departure or that the prosecutor recommended or did not object to the departure. The court reported that the prosecutor objected to the departure in about nine percent of the mitigated dispositions. It should be noted that no plea information was provided by the courts in about 23 percent of the mitigated dispositions.

Table 7. Most Frequently Cited Mitigated Dispositional Departures Reasons, 2014¹³

Departure Reason	Percent of Departures with Reason Cited
Amenable to Probation	64%
Amenable to Treatment	53%
Agreed by Victim/Victim's Family	18%
Prevent Trauma to Victim from Testifying	25%
Recommended by Court Services	9%
Ensure Compliance with Probation or Allow Longer Supervision	24%
Shows Remorse/Accepts Responsibility	33%
Prosecutor Objects	9%
Prosecutor does not Object	13%
Recommended by Prosecutor	19%
Plea Negotiation	61%

Aggravated Dispositions

Thirteen of the 234 offenders recommended probation received a prison sentence, an aggravated departure rate of six percent. In eight (62%) of these cases, the court reported that the offender either agreed to the departure or requested a prison sentence. Prison may have been requested because the offender was already in prison or was going to prison on another case.

¹³ The most common reasons cited for dispositional departures, as submitted by the court and coded by MSGC staff. Up to four departure reasons and three plea agreement reasons are coded. A plea agreement alone is not a sufficient basis for departure, *State v. Misquadace*, 644 N.W.2d 65 (Minn. 2002). There were 71 mitigated dispositional departures.

Durational Departures

A "durational departure" occurs when the court orders a sentence with a duration other than the presumptive fixed duration or range in the appropriate cell on the applicable Grid. There are two types of durational departures: aggravated durational departures and mitigated durational departures. An aggravated durational departure occurs when the court pronounces a duration that is more than 20 percent higher than the fixed duration displayed in the appropriate cell on the applicable Grid. A mitigated durational departure occurs when the court pronounces a sentence that is more than 15 percent lower than the fixed duration displayed in the appropriate cell on the applicable Grid. Durational departure rates are presented by offense for executed sentences only (Figure 15).

Durational departure rates are influenced by changes in presumptive sentences. Prior to 2006, CSC offenses were sentenced using the Standard Grid. Effective August 1, 2005, the ranges on the Standard Grid were increased to allow the court to pronounce a sentence without departure that is up to 20 percent greater than, or 15 percent less than, the presumptive number of months on the Standard Grid. The Sex Offender Grid is used for offenses committed on or after August 1, 2006. The Sex Offender Grid has longer presumptive sentences for repeat offenders and offenders with prior criminal history.

Mitigated Durations

Eighteen percent (35) of the 190 offenders who received executed prison sentences were given shorter sentences than recommended, similar to the 19 percent rate in 2013 (Table 13). Second-degree offenders had the highest mitigated durational departure rate at 26 percent. The most frequently cited reasons for mitigated durational departures were: to prevent trauma to the victim from testifying (29%), and because the offender showed remorse or accepted responsibility (49%) (Table 8). In four cases (11%), the court indicated that the victim or victim's family agreed with the departure. In 71 percent of these cases, the court indicated either that there was a plea agreement for a mitigated duration or that the prosecutor recommended or did not object to the departure. There were three cases (9%) in which the court indicated that the prosecutor objected to the mitigated durational departure. It should be noted that no plea information was provided for 20 percent of cases that received mitigated durational departures.

Table 8. Most Frequently Cited Mitigated Durational Departure Reasons, 2014¹⁴

Departure Reason	Percent of Departures with Reason Cited
Recommended by Victim/Victim's Family	11%
Prevent Trauma to Victim from Testifying	29%
Shows Remorse/Accepts Responsibility	49%
Prosecutor Objects	9%
Prosecutor does not Object	9%
Recommended by Prosecutor	6%
Plea Negotiation	71%

¹⁴ The most common reasons for mitigated durational departures, as submitted by judges and coded by MSGC staff. Up to 4 departure reasons and 3 plea agreement reasons are coded. A plea agreement alone is not a sufficient basis for departure, *State v. Misquadace*, 644 N.W.2d 65 (Minn. 2002). There were 35 mitigated durational departures.

Aggravated Durations

Four percent (8) of the 190 offenders who received executed prison sentences were given longer sentences than recommended, similar to the six percent rate observed in 2013 (Table 14). The three percent rate observed in 2009 was the lowest aggravated durational departure rate ever observed for CSC offenses. Rates in the last five years have been lower than those observed in 2005-08 (16%, 9%, 8%, and 8%, respectively). This rate has declined since the 1990s, when rates as high as 27 percent were seen.

A possible reason for some of the decline in the aggravated durational departure rate is that over time, more of the offenders sentenced for first-degree offenses and second-degree offenses with force were eligible for the statutorily-set presumptive sentences and higher presumptive sentences on the 2006 Sex Offender Grid. Another possible explanation is the impact of the U.S. Supreme Court ruling in *Blakely v. Washington*, 542 U.S. 296 (2004), requiring that enhanced sentences generally be supported by jury findings.

The most frequently reason cited for the upward durational departures (other than plea negotiation) was that the crime involved multiple victims (4 of the 8 cases). In 50 percent of these cases, the court indicated either that there was a plea agreement for an aggravated duration or that the prosecutor recommended the departure. The court indicated that the defendant waived jury determination of aggravating factors in four of the eight cases (Table 9). No information on the position of the prosecutor or defendant was cited in four of the aggravated durations. (For more detailed information on durational and dispositional departures over time, see tables 13 and 14.)

Table 9. Most Frequently Cited Aggravated Durational Departure Reasons, 2014¹⁵

	Percent of Departures with
Departure Reason	Reason Cited
Victim Vulnerability	13%
Particular Cruelty	25%
Previous Victim Injury or Previous CSC Offense	13%
Multiple Victims or Multiple incidents per victim	50%
Injury/Psychological Impact	13%
Recommended by Prosecutor	25%
Plea Negotiation	25%
Defendant Waived Jury Determination of Aggravating Factors	50%

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¹⁵ The most common reasons cited for mitigated durational departures, as submitted by sentencing judges and coded by MSGC staff. Up to four departure reasons and three plea agreement reasons are coded. A plea agreement alone is not a sufficient basis for departure, *State v. Misquadace*, 644 N.W.2d 65 (Minn. 2002). There were 8 aggravated durational departures.

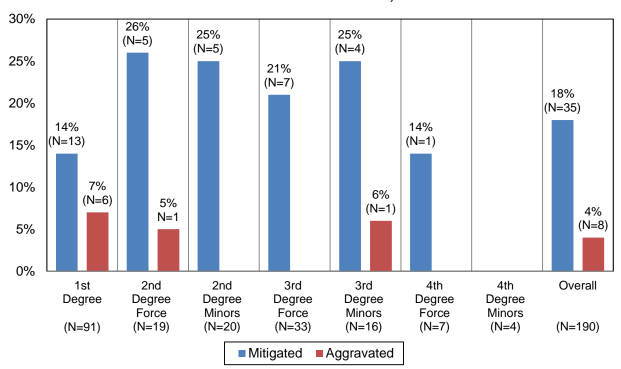


Figure 15. Durational Departure Rates by Offense, Executed Prison Sentences, 2014

Data Tables

Table 10. Average Pronounced Prison Sentences by Offense and Applicable Grid, Criminal Sexual Conduct Offenses Excluding Life Sentence, 2014

	All CSC Offenders Sentenced in 2014			Offenders Son Standard		CSC Offenders Sentenced on Sex Offender Grid		
Offense	# Prison Sentences	Avg. Duration (months)	Sev. Level	# Prison Sent.	Avg. Duration (months)	Sev. Level	# Prison Sent.	Avg. Duration (months)
1st Degree	91	194	9	14	154	Α	77	201
2nd Degree; Force	19	137	8	3	104	В	16	143
2nd Degree; Minors	20	75	6	1	21	D	19	78
3rd Degree; Force	32	73	8	1	36	С	31	74
3rd Degree; Minors	16	79	5	0		D	16	79
4th Degree; Force	7	47	6	0		Е	7	47
4th Degree; Minors	4	59	4	0		F	4	59
Total	189	137		19	133		170	137

Table 11. Incarceration Rates and Average Pronounced Durations, Criminal Sexual Conduct Offenses, 1988-2014¹⁶

		Incarceration										
Year	Number Cases	Total Incarceration	Prison	Average Duration	Local Confinement	Average Duration						
1988	677	609 90%	180 27%	54 months	429 63%	178 days						
1989	688	630 92%	217 32%	58 months	413 60%	186 days						
1990	771	712 92%	231 30%	78 months	481 62%	191 days						
1991	725	670 92%	227 31%	82 months	443 61%	200 days						
1992	798	749 94%	239 30%	89 months	510 64%	186 days						
1993	828	764 92%	244 30%	84 months	520 63%	183 days						
1994	880	827 94%	279 32%	83 months	548 62%	195 days						
1995	770	714 93%	249 32%	87 months	465 60%	183 days						
1996	632	599 94%	236 37%	84 months	354 56%	206 days						
1997	635	599 94%	201 32%	81 months	398 63%	196 days						
1998	670	636 95%	255 38%	88 months	381 57%	192 days						
1999	567	529 94%	189 34%	86 months	340 60%	173 days						
2000	539	509 94%	194 36%	80 months	315 58%	185 days						
2001	512	481 94%	194 38%	99 months	287 56%	196 days						
2002	558	531 95%	197 35%	103 months	334 60%	179 days						
2003	607	566 93%	250 41%	116 months	316 52%	186 days						
2004	591	555 94%	204 35%	99 months	351 59%	183 days						
2005	590	561 95%	230 39%	102 months	331 56%	179 days						
2006	593	563 95%	220 37%	97 months	343 58%	173 days						
2007	586	559 95%	210 36%	106 months	369 60%	194 days						
2008	582	549 94%	229 39%	110 months	320 55%	180 days						
2009	579	534 92%	188 33%	100 months	346 60%	186 days						
2010	600	532 89%	233 39%	125 months	299 50%	184 days						
2011	582	551 95%	234 40%	122 months	317 55%	190 days						
2012	544	513 95%	225 41%	128 months	291 54%	181 days						
2013	503	473 94%	190 38%	133 months	283 56%	180 days						
2014	491	468 95%	190 39%	137 months	278 57%	186 days						

¹⁶ 2005-2013: Average prison durations exclude offenders who received life sentences.

Table 12. Incarceration Rates and Average Pronounced Durations by Degree, Criminal Sexual Conduct Offenses, 1988-2014

Year	Degree	# Cases	Total Incarceration		Pris	son	Average Duration	Local Confinement		Average Duration
1988	All Cases	677	609	90%	180	27%	54 mos.	429	63%	178 days
	First	136	133	98%	85	63%	75 mos.	48	35%	287 days
	Second	256	226	88%	47	18%	33 mos.	179	70%	187 days
	Third	120	111	93%	39	33%	38 mos.	72	60%	154 days
	Fourth	165	139	84%	9	6%	31 mos.	130	79%	138 days
1989	All Cases	688	630	92%	217	32%	58 mos.	413	60%	186 days
	First	165	157	95%	111	67%	78 mos.	46	28%	255 days
	Second	251	234	93%	45	18%	37 mos.	189	75%	199 days
	Third	136	126	93%	45	33%	37 mos.	81	60%	156 days
	Fourth	136	113	83%	16	12%	36 mos.	97	71%	151 days
1990	All Cases	771	712	92%	231	30%	78 mos.	481	62%	191 days
	First	196	193	99%	122	62%	104 mos.	71	36%	308 days
	Second	270	249	92%	52	19%	48 mos.	197	73%	184 days
	Third	170	156	92%	35	21%	53 mos.	121	71%	166 days
	Fourth	135	114	84%	22	16%	40 mos.	92	68%	148 days
1991	All Cases	725	670	92%	227	31%	82 mos.	443	61%	200 days
	First	182	173	95%	108	59%	118 mos.	65	36%	302 days
	Second	235	216	92%	50	21%	51 mos.	166	71%	203 days
	Third	159	147	93%	50	31%	54 mos.	97	61%	182 days
	Fourth	149	134	90%	19	13%	37 mos.	115	77%	151 days
1992	All Cases	798	749	94%	239	30%	89 mos.	510	64%	186 days
	First	167	158	95%	100	60%	126 mos.	58	35%	320 days
	Second	309	287	93%	73	24%	62 mos.	214	69%	182 days
	Third	199	188	95%	50	25%	63 mos.	138	69%	168 days
	Fourth	123	116	94%	16	13%	55 mos.	100	81%	142 days
1993	All Cases	828	764	92%	244	30%	84 mos.	520	63%	183 days
	First	194	188	97%	118	61%	118 mos.	70	36%	304 days
	Second	279	257	92%	55	20%	59 mos.	202	72%	190 days
	Third	211	189	90%	53	25%	50 mos.	136	65%	163 days
	Fourth	144	130	90%	18	13%	36 mos.	112	78%	120 days
1994	All Cases	880	827	94%	279	32%	83 mos.	548	62%	195 days
	First	193	188	97%	118	61%	131 mos.	70	36%	312 days
	Second	270	252	93%	62	23%	47 mos.	190	70%	205 days
	Third	260	246	95%	81	31%	52 mos.	165	64%	174 days
1007	Fourth	157	141	90%	18	12%	35 mos.	123	78%	142 days
1995	All Cases	770	714	93%	249	32%	87 mos.	465	60%	183 days
	First	161	157	98%	102	63%	137 mos.	55	34%	293 days
	Second	225	202	90%	61	27%	58 mos.	141	63%	177 days
	Third	258	238	92%	59	23%	54 mos.	179	69%	171 days
1000	Fourth	126	117	93%	27	21%	33 mos.	90	71%	147 days
1996	All Cases	632	590	93%	236	37%	84 mos.	354	56%	206 days
	First	153	155	96%	102	67%	131 mos.	48	31%	319 days
	Second	161	184	92%	44	27%	53 mos.	111	69%	211 days
	Third	200	184	92%	67	34%	52 mos.	117	59%	192 days
	Fourth	118	101	86%	23	20%	32 mos.	78	66%	149 days

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Year	Degree	# Cases	Tota Incarcer		Pris	son	Average Duration	Loc		Average Duration
1997	All Cases	635	599	94%	201	32%	81 mos.	398	92%	196 days
	First	146	145	99%	88	60%	125 mos.	57	98%	322 days
	Second	186	164	88%	45	24%	61 mos.	119	84%	189 days
	Third	186	177	95%	43	23%	43 mos.	134	94%	178 days
	Fourth	114	110	96%	23	20%	33 mos.	87	96%	152 days
	Fifth	3	3	100%	2	67%	27 mos.	1	100%	114 days
1998	All Cases	670	636	94%	255	38%	88 mos.	381	92%	192 days
	First	160	155	96%	115	72%	129 mos.	40	89%	306 days
	Second	197	181	91%	60	31%	53 mos.	121	88%	205 days
	Third	197	189	95%	66	34%	59 mos.	123	94%	187 days
	Fourth	112	108	96%	13	12%	41 mos.	95	96%	134 days
	Fifth	5	3	60%	1	25%	41 mos.	2	67%	183 days
1999	All Cases	562	529	94%	189	34%	86 mos.	340	91%	173 days
	First	125	119	95%	82	66%	123 mos.	37	86%	314 days
	Second	153	147	96%	36	24%	72 mos.	111	95%	185 days
	Third	183	169	92%	50	27%	56 mos.	119	90%	151 days
	Fourth	101	94	93%	21	21%	36 mos.	73	91%	120 days
2000	All Cases	539	509	94%	194	36%	80 mos.	315	91%	185 days
	First	105	102	97%	73	70%	123 mos.	29	91%	332 days
	Second	155	149	96%	46	30%	63 mos.	103	95%	196 days
	Third	171	157	91%	55	32%	55 mos.	102	88%	153 days
	Fourth	104	98	94%	17	16%	33 mos.	81	93%	160 days
	Fifth	4	3	75%	3	75%	34 mos.			
2001	All Cases	512	481	93%	194	38%	99 mos.	287	90%	196 days
	First	139	135	97%	96	69%	133 mos.	39	91%	313 days
	Second	128	118	92%	39	31%	80 mos.	79	89%	204 days
	Third	162	151	93%	45	28%	59 mos.	106	91%	185 days
	Fourth	79	73	92%	14	18%	47 mos.	59	91%	130 days
	Fifth	4	4	100%	0			4	100%	133 days
2002	All Cases	558	531	95%	197	35%	103 mos.	334	93%	179 days
	First	138	136	98%	108	78%	148 mos.	28	93%	309 days
	Second	148	136	91%	34	23%	56 mos.	102	90%	183 days
	Third	178	174	97%	39	22%	50 mos.	135	97%	172 days
	Fourth	94	85	90%	16	17%	29 mos.	69	89%	134 days
2003	All Cases	607	566	93%	250	41%	116 mos.	316	52%	186 days
	First	170	160	94%	123	72%	175 mos.	37	22%	327 days
	Second	133	124	93%	44	33%	57 mos.	80	60%	194 days
	Third	189	175	93%	58	31%	60 mos.	117	62%	171 days
	Fourth	111	103	93%	24	22%	61 mos.	79	71%	137 days
	Fifth	4	4	100%	1	25%	30 mos.	3	75%	60 days
2004	All Cases	591	555	94%	204	35%	99 mos.	351	59%	183 days
	First	137	134	98%	95	69%	148 mos.	39	29%	335 days
	Second	146	132	90%	42	29%	75 mos.	90	62%	178 days
	Third	208	195	94%	53	26%	51 mos.	142	68%	172 days
	Fourth	100	94	94%	14	14%	33 mos.	80	80%	133 days

Year	Degree	# Cases	Tota Incarcer		Pris	son	Average Duration	Loc Confine		Average Duration
2005	All Cases	590	561	95%	230	39%	102 mos.	331	56%	179 days
	First	148	145	98%	111	75%	150 mos.	34	23%	318 days
	Second	145	136	94%	52	36%	66 mos.	84	58%	196 days
	Third	202	194	96%	57	28%	57 mos.	137	68%	157 days
	Fourth	95	86	91%	10	11%	30 mos.	76	80%	138 days
2006	All Cases	593	563	95%	220	37%	97 mos.	343	58%	173 days
	First	130	127	98%	96	74%	156 mos.	31	24%	319 days
	Second	146	137	94%	43	30%	63 mos.	94	64%	191 days
	Third	207	195	94%	64	31%	49 mos.	131	63%	153 days
	Fourth	109	103	95%	16	15%	29 mos.	87	80%	132 days
	Fifth	1	1	100%		100%	49 mos.			
2007	All Cases	586	559	95%	210	36%	106 mos.	349	60%	194 days
]	First	122	119	98%	85	70%	165 mos.	34	28%	346 days
-	Second	142	139	98%	52	37%	78 mos.	87	61%	203 days
_	Third	217	204	94%	59	27%	58 mos.	145	67%	171 days
	Fourth	105	97	92%	14	13%	47 mos.	83	79%	160 days
2008	All Cases	582	549	94%	229	39%	110 mos.	320	55%	180 days
-	First	144	138	96%	103	72%	163 mos.	35	24%	328 days
-	Second	134	126	94%	48	36%	89 mos.	78	58%	208 days
-	Third	201	187	93%	62	31%	56 mos.	125	62%	161 days
2222	Fourth	103	98	95%	16	16%	43 mos.	82	80%	120 days
2009	All Cases	579	534	92%	188	33%	100 mos.	346	60%	186 days
-	First	105	103	98%	75	71%	149 mos.	28	27%	332 days
-	Second	147	132	90%	37	25%	83 mos.	95	65%	209 days
-	Third	206	196	95%	61	30%	64 mos.	135	66%	165 days
-	Fourth Fifth	118	100 3	85%	15 0	13%	44 mos.	85	72%	146 days
2010	All Cases	3 600	532	100%		39%	125 mos.	299	100% 50%	192 days
2010				89%	233					184 days
-	First	143	139	97%	113	79%	183 mos.	26 74	18%	326 days
-	Second Third	141 200	122 177	87% 89%	48 59	34% 30%	83 mos. 67 mos.	118	53% 59%	207 days 154 days
<u> </u>	Fourth	115	93	81%	13	11%	44 mos.	80	70%	163 days
-	Fifth	113	<u></u>	100%	0	1170			100%	55 days
2011	All Cases	582	551	95%	234	40%	122 mos.	317	55%	190 days
2011	First	150	148	99%	114	76%	173 mos.	34	23%	314 days
 	Second	127	118	93%	47	37%	81 mos.	71	56%	198 days
<u> </u>	Third	214	199	93%	52	24%	74 mos.		69%	178 days
<u> </u>	Fourth	89	84	94%	21	24%	66 mos.	63		143 days
 	Fifth	2	2	100%	0	- ⊤ /∪			100%	149 days
2012	All Cases	544	516	95%	225	41%	128 mos.	291	54%	181 days
	First	136	133	98%	109	80%	181 mos.	24		311 days
	Second	135	127	94%	53	39%	97 mos.		55%	222 days
	Third	184	173	94%	53	29%	66 mos.		65%	157 days
<u> </u>	Fourth	89	83	93%	10	11%	49 mos.		82%	138 days

Year	Degree	# Cases	Tota Incarcer		Pris	son	Average Duration	Local Confinement	Average Duration
2013	All Cases	503	473	94%	190	38%	133 mos.	283 56%	180 days
	First	115	114	99%	91	79%	185 mos.	23 20%	304 days
	Second	126	118	94%	40	32%	106 mos.	78 62%	206 days
	Third	176	165	94%	49	28%	74 mos.	116 66%	158 days
	Fourth	85	75	88%	10	12%	60 mos.	65 77%	146 days
	Fifth	1	1	100%	0			1 100%	180 days
2014	All Cases	491	468	95%	190	37%	137 mos.	278 57%	186 days
	First	122	119	98%	91	75%	194 mos.	28 23%	326 days
	Second	112	103	92%	39	35%	105 mos.	64 57%	223 days
	Third	188	182	97%	49	26%	75 mos.	133 71%	161 days
	Fourth	68	63	93%	11	16%	52 mos.	52 77%	131 days
	Fifth	1	1	100%	0			1 100%	104 days

Table 13. Departure Rates, Criminal Sexual Conduct Offenses, 1988-2014

	Number	Mitiga		Durational Departures Executed Sentences						
Year	Cases	# Presumptive Commits	# Receiving Probation	# Executed Sentences	Aggravated Duration	Mitigated Duration				
1988	677	273 (40%)	101 (37%)	180	19 (11%)	19 (11%)				
1989	688	319 (46%)	110 (35%)	217	29 (13%)	20 (9%)				
1990	771	365 (47%)	144 (40%)	231	50 (22%)	39 (17%)				
1991	725	334 (46%)	121 (36%)	227	44 (19%)	37 (16%)				
1992	798	353 (44%)	129 (37%)	239	50 (21%)	30 (13%)				
1993	828	360 (44%)	136 (38%)	244	45 (18%)	41 (17%)				
1994	880	408 (46%)	148 (36%)	279	61 (22%)	38 (14%)				
1995	770	346 (45%)	118 (34%)	249	59 (24%)	40 (16%)				
1996	632	317 (50%)	97 (31%)	236	63 (27%)	28 (12%)				
1997	635	288 (45%)	107 (37%)	201	41 (20%)	44 (22%)				
1998	670	326 (49%)	86 (26%)	255	55 (22%)	32 (13%)				
1999	562	245 (44%)	80 (33%)	189	45 (24%)	18 (10%)				
2000	539	248 (46%)	67 (27%)	194	46 (24%)	39 (20%)				
2001	512	250 (49%)	66 (26%)	194	49 (25%)	36 (19%)				
2002	558	241 (43%)	60 (25%)	197	41 (21%)	36 (18%)				
2003	607	323 (53%)	95 (29%)	250	57 (23%)	48 (19%)				
2004	591	288 (49%)	103 (36%)	204	41 (20%)	43 (21%)				
2005	590	299 (51%)	82 (27%)	230	36 (16%)	41 (18%)				
2006	593	281 (47%)	77 (27%)	220	20 (9%)	44 (20%)				
2007	586	278 (47%)	86 (31%)	210	17 (8%)	36 (17%)				
2008	582	288 (49%)	80 (28%)	229	18 (8%)	40 (18%)				
2009	579	247 (43%)	74 (30%)	186	6 (3%)	39 (21%)				
2010	600	296 (49%)	74 (25%)	231	12 (5%)	43 (19%)				
2011	582	314 (54%)	90 (29%)	229	12 (5%)	34 (15%)				
2012	544	281 (52%)	69 (25%)	223	12 (5%)	42 (19%)				
2013	503	257 (51%)	71 (28%)	190	12 (6%)	33 (17%)				
2014	491	257 (52%)	80 (31%)	190	8 (4%)	35 (18%)				

Table 14. Departure Rates by Degree, Criminal Sexual Conduct Offenses, 1997-2014

Year	Dograd	#	Mitiga Dispositional		ıres		ational I			
rear	Degree	Cases	# Presumptive Commits	# Rece Proba		# Executed Sentences	Aggra Dura		Mitiga Durat	
1997	All Cases	635	288	107	37%	201	41	20%	44	22%
	First	146	146	58	40%	88	20	23%	20	23%
	Second	186	52	13	25%	45	10	22%	10	22%
	Third	186	69	29	42%	43	6	14%	9	21%
	Fourth	114	21	7	33%	23	4	17%	5	22%
	Fifth	3	0	0		2	1	50%	0	
1998	All Cases	670	326	86	26%	255	55	22%	32	13%
	First	160	160	45	28%	115	28	24%	12	10%
	Second	197	65	15	23%	60	14	23%	7	12%
	Third	197	88	24	27%	66	9	14%	12	18%
	Fourth	112	12	2	17%	13	4	31%	1	8%
	Fifth	5	1	0		1	0		0	
				•			-		-	
1999	All Cases	562	245	80	33%	189	45	24%	18	10%
	First	125	125	43	34%	82	18	22%	11	13%
	Second	153	34	9	27%	36	13	36%	1	3%
	Third	183	73	27	37%	50	12	24%	4	8%
	Fourth	101	13	1	8%	21	2	10%	2	10%
	Fifth	0			-					
2000	All Cases	539	248	67	27%	194	46	24%	39	20%
	First	105	105	32	31%	73	19	26%	17	23%
	Second	155	50	11	22%	46	14	30%	6	13%
	Third	171	72	21	29%	55	9	16%	12	22%
	Fourth	104	18	2	11%	17	2	12%	4	24%
	Fifth	4	3	1	33%	3	2	67%	0	
2001	All Cases	512	250	66	26%	194	49	25%	36	19%
	First	139	139	43	31%	96	23	24%	19	20%
	Second	128	42	9	21%	39	13	33%	4	10%
	Third	162	58	13	22%	45	8	18%	11	24%
	Fourth	79	11	1	9%	14	5	36%	2	14%
	Fifth	4	0	0		0	0		0	

Year	Degree	#	Mitigated Dis Depart		nal			Departu Sentend		
i Gai	Degree	Cases	# Presumptive Commits	# Rec Prob	eiving ation	#Executed Sentences		avated ration	Mitig Dura	
2002	All Cases	558	241	60	25%	197	41	21%	36	18%
	First	138	138	30	22%	108	25	23%	21	19%
	Second	148	39	10	26%	34	9	27%	4	12%
	Third	178	52	19	37%	39	6	15%	8	21%
	Fourth	94	12	1	8%	16	1	6%	3	19%
	Fifth	0								
2003	All Cases	607	323	95	29%	250	57	23%	48	19%
	First	170	170	47	28%	123	33	27%	30	24%
	Second	133	51	17	33%	44	10	23%	8	18%
	Third	189	77	27	35%	58	9	16%	8	14%
	Fourth	111	24	4	17%	24	5	21%	2	8%
	Fifth	4	1		0	1		0		0
	.									
2004	All Cases	591	288	103	36%	204	41	20%	43	21%
	First	137	137	42	31%	95	20	21%	25	26%
	Second	146	55	20	36%	42	10	24%	6	14%
	Third	208	81	36	44%	53	10	19%	12	23%
	Fourth	100	15	5	33%	14	1	7%		0
2005	All Cases	590	299	82	27%	230	36	16%	41	18%
	First	148	148	37	25%	111	18	16%	24	22%
	Second	145	61	16	26%	52	9	17%	11	21%
	Third	202	81	25	31%	57	8	14%	5	9%
	Fourth	95	9	4	44%	10	1	10%	1	10%
2006	All Cases	593	281	77	27%	220	20	9%	44	20%
	First	130	130	34	26%	96	12	13%	20	21%
	Second	146	56	16	29%	43	3	7%	10	23%
	Third	207	82	24	29%	64	2	3%	11	17%
	Fourth	109	12	3	25%	16	2	13%	3	19%
	Fifth	1	1		0	1	1	100%		0

			Mitiga	ted			Departures				
			Dispositional	Depart	ures	(Exe	cuted S	Sentenc	es)		
Year	Degree	# Cases	# Presumptive Commits		eiving ation	#Executed Sentences		avated ation		gated ation	
2007	All Cases	586	278	86	31%	210	17	8%	36	17%	
	First	122	122	37	30%	85	11	13%	14	17%	
	Second	142	60	16	27%	52	3	6%	6	12%	
	Third	217	82	29	35%	59	3	5%	13	22%	
	Fourth	105	14	4	29%	14	0		3	21%	
				-							
2008	All Cases	582	288	80	28%	229	18	8%	40	18%	
	First	144	144	41	29%	103	9	9%	23	22%	
	Second	134	52	10	19%	48	6	13%	6	13%	
	Third	201	79	27	34%	62	2	3%	7	11%	
	Fourth	103	13	2	15%	16	1	6%	4	25%	
2009	All Cases	579	247	74	30%	186	6	3%	39	21%	
	First	105	105	30	29%	73	2	3%	20	27%	
	Second	147	48	14	29%	37	2	5%	5	14%	
	Third	206	79	24	30%	61	2	3%	12	20%	
	Fourth	118	14	5	36%	15	0		2	13%	
	Fifth	3	1	1	100%	0					
									•		
2010	All Cases	600	296	74	25%	231	12	5%	43	19%	
	First	143	143	30	21%	112	9	8%	27	24%	
	Second	141	57	14	25%	48	1	2%	3	6%	
	Third	200	80	24	30%	58	2	3%	11	19%	
	Fourth	115	16	6	38%	13	0		2	15%	
	Fifth	1	0			0					
				<u>I</u>							
2011	All Cases	582	314	90	29%	229	12	5%	34	15%	
	First	150	150	36	24%	110	6	6%	20	18%	
	Second	127	49	8	16%	46	1	2%	4	9%	
	Third	214	94	43	46%	52	4	8%	6	12%	
	Fourth	89	21	3	14%	21	1	5%	4	19%	
	Fifth	2	0			0					
2012	All Cases	544	281	69	25%	223	12	5%	42	19%	
	First	136	136	27	20%	108	5	5%	20	19%	
	Second	135	62	13	21%	53	5	9%	10	19%	
	Third	184	72	23	32%	52	1	2%	10	19%	
	Fourth	89	11	6	55%	10	1	10%	2	20%	
	rourth	89	11	р	ეე%	10	1	10%		20%	

			Mitiga Dispositional		res		partu ntenc											
Year	Degree	# Cases	# Presumptive Commits	# Recei		#Executed Sentences	Aggravated Duration										Mitig Dura	
2013	All Cases	503	257	71	28%	190	12	6%	33	17%								
	First	115	115	24	21%	91	4	4%	21	23%								
	Second	126	53	14	26%	40	3	8%	6	15%								
	Third	176	73	27	37%	49	5	10%	5	10%								
	Fourth	85	16	6	38%	10	0		1	10%								
	Fifth	1	0			0												
2014	All Cases	491	257	80	31%	190	8	4%	35	18%								
	First	122	122	31	25%	91	6	7%	13	14%								
	Second	112	50	14	28%	39	1	3%	10	26%								
	Third	188	75	32	43%	49	1	2%	11	22%								
	Fourth	68	10	3	30%	11		0	,	1 9%								
	Fifth	1	0			0												

Table 15. Victim Age by Child/Other Statutory Provisions, Criminal Sexual Conduct Offenses, 2014¹⁷

				Total #		
Degree	Provision	Less than 13	13-17	Adult	Unknown	Cases
		71	27	0	1	99
	Child	(72%)	(27%)		(1%)	(81%)
First	- (0.1	0	3	20	0	23
	Force/Other		(13%)	(87%)		(19%)
	Tatal	71	30	20	1	122
	Total	(58%)	(25%)	(16%)	(1%)	(100%)
	Ohild	94	14	0	0	108
	Child	(87%)	(13%)			(96%)
Second	Force/Other	1 (25%)	1 (25%)	2 (50%)	0	4
	Force/Other	95	15	(50%)	0	(4%) 112
	Total	95 (85%)	(13%)	(2%)		(100%)
	Total	2	127	0	0	129
	Child	(2%)	(98%)			(69%)
	Offilia	1	10	47	1	59
Third	Force/Other	(2%)	(17%)	(80%)	(2%)	(31%)
	1 0100/01101	3	137	47	1	188
	Total	(2%)	(73%)	(25%)	(1%)	(100%)
		2	32	0	0	34
	Child	(6%)	(94%)			(50%)
Fourth		1	6	26	1	34
Fourth	Force/Other	(3%)	(18%)	(77%)	(3%)	(50%)
		3	38	26	1	68
	Total	(4%)	(56%)	(38%)	(2%)	(100%)
Fifth		1	0	0	0	1
	Child	(100%)				(100%)
		170	200	0	1	371
	Child	(46%)	(54%)		(<1%)	(76%)
Total	_ (2.)	3	20	95	2	120
	Force/Other	(2%)	(17%)	(79%)	(2%)	(24%)
	Total	173	220	95	3	491
	Total	(35%)	(45%)	(19%)	(1%)	(100%)

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¹⁷ The CSC offenses are grouped within each degree by statutory provisions that either specify that the victim was a child or do not specify the victim's age.

Table 16. Victim-Offender Relationship by Child/Other Statutory Provisions, Criminal Sexual Conduct Offenses, 2014¹⁸

		Relationship Between Victim and Offender						
			Position	•				Total #
Degree	Provision	Family	Authority	Occupation	Acquaintance	Stranger	Unknown	Cases
		62	14	0	23	0	0	99
	Child	(63%)	(14%)		(23%)			(81%)
First		5	0	0	7	11	0	23
1 1130	Force/Other	(22)			(30%)	(48%)		(19%)
		67	14	0	30	11	0	122
	Total	(55%)	(12%)		(25%)	(9%)		(100%)
		67	11	1	27	2	0	108
	Child	(62%)	(10%)	(1%)	(25%)	(2%)		(96%)
Second	_ (5.)	1	0	0	2	1	0	4
	Force/Other	(25%)			(50%)	(25%)		(4%)
	-	68	11	1	29	3	0	112
	Total	(61%)	(10%)	(1%)	(26%)	(3%)		(100%)
	01.11.1	14	8	0	101	6	0	129
	Child	(11%)	(6%)		(78%)	(5%)		(69%)
Third	F (0.1	7	0	4	38	10	0	59
	Force/Other	(12%)		(7%)	(64%)	(17%)		(31%)
	Tatal	21	8	4	139	16	0	188
	Total	(11%)	(4%)	(2%)	(74 %)	(9%)		(100%)
	Ob. Hal	6	4	0	24	0	0	34
	Child	(18%)	(12%)		(71%)			(50%)
Fourth	Faras/Other	5	0	4	17	5	3	34
	Force/Other	(15%) 11	4	(12%) 4	(50%) 41	(15%) 5	(9%)	(50%) 68
	Total	(16%)	(6%)	(6%)	(60%)	(7%)	_	
	i Ulai	(16%)	(6%)	(6%)	(60%)	0	(4%)	(100%)
Fifth	Child				(100%)			(100%)
	Criliu	149	37	1	176	8	0	371
	Child	(40%)	(10%)	(<1%)	(47%)	(2%)		(76%)
	Criliu	18	0	(<1%)	64	27	3	120
Total	Force/Other	(15%)		(7%)	(53%)	(23%)	(3%)	(24%)
	1 Older Othler	167	37	9	240	35	3	491
	Total	(34%)	(8%)	(2%)	(49%)	(7%)	(1%)	(100%)
	างเลเ	(34%)	(0%)	(270)	(49%)	(170)	(170)	(100%)

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¹⁸ The CSC offenses are grouped within each degree by statutory provisions that either specify that the victim was a child or do not specify the victim's age. The "Occupation" category refers to statutes specifying the occupation of the offender e.g.: psychotherapist, health care professional, clergy, correctional employee, or special transportation service employee or if one of the specified occupations was indicated by the MOC code, regardless of how the offense was charged.

Table 17. Volume of Offenders Sentenced for CSC Offenses by Statutory Provision, 2010-2014

Offense				# Offen	ders Sen	tenced	
Severity Levels ¹⁹ Presumptive Sentence with No Criminal History	Statute Number	Offense	2010	2011	2012	2013	2014
	609.342 s. 1(a)	Victim under 13, Actor 3 years older	68	67	56	49	58
	609.342 s. 1(b)	Victim 13-16, Actor 4 years older & Pos. Authority	16	18	13	12	11
First Degree	609.342 s. 1(c)	Fear Great Bodily Harm	3	12	6	6	8
0	609.342 s. 1(d)	Dangerous Weapon	3	1	3	4	1
Severity Level 9/A	609.342 s. 1(e)(i)	Personal Injury and Uses Force or Coercion	16	13	20	16	12
144 Months	609.342 s. 1(e)(ii)	Personal Injury and Victim Impaired/Incapacitated	2	2	1	1	1
	609.342 s. 1(f)(i)	Accomplice and use Force or Coercion	0	0	4	4	0
	609.342 s. 1(f)(ii)	Accomplice and Dangerous Weapon	0	0	0	0	1
	609.342 s. 1(g)	Victim under 16, Significant Relationship	19	15	16	14	19
	609.342 s. 1(h)(i)	Under 16, Sig. Relation. and Force or Coercion	1	0	1	0	0
	609.342 s. 1(h)(ii)	Under 16, Sig. Relation. and Personal Injury	0	0	2	0	0
	609.342 s. 1(h)(iii)	Under 16, Sig. Relation. and Multiple Acts	15	22	14	9	11
Second Degree Contact	609.343 s. 1(a)	Contact Victim under 13, Actor 3 years older	79	74	72	66	66
Severity Level 6/D 21/36 Months (Stayed)	609.343 s. 1(b)	Victim 13-16, Actor 4 years older & Pos. Authority	10	7	11	8	5
21/30 Months (otayea)	609.343 s. 1(g)	Victim under 16, Significant Relationship	13	17	16	20	10
	609.343 s. 1(c)	Fear Great Bodily Harm	4	1	1	1	2
Second Degree	609.343 s. 1(d)	Dangerous Weapon	0	0	0	0	0
Contact	609.343 s. 1(e)(i)	Personal Injury and Uses Force or Coercion	5	3	4	5	1
	609.343 s. 1(e)(ii)	Personal Injury and Victim Impaired/Incapacitated	1	0	2	0	1
Severity Level 8/B	609.343 s. 1(f)(i)	Accomplice and use Force or Coercion	0	0	1	0	0
90 Months	609.343 s. 1(f)(ii)	Accomplice and Dangerous Weapon	0	0	0	0	0
	609.343 s. 1(h)(i)	Under 16, Sig. Relation. and Force or Coercion	5	1	1	1	3
	609.343 s. 1(h)(ii)	Under 16, Sig. Relation. and Personal Injury	0	1	0	1	0
	609.343 s. 1(h)(iii)	Under 16, Sig. Relation. and Multiple Acts	24	23	27	24	24

¹⁹ Standard Grid/Sex Offender Grid

Offense				# Offen	ders Sen	tenced	
Severity Levels ¹⁹ Presumptive Sentence with No Criminal History	Statute Number	Offense	2010	2011	2012	2013	2014
Third Degree Penetration Unranked/D	609.344 s. 1(a)	Criminal Sexual Conduct 3 – Penetration Victim under 13, perpetrator must be a juvenile	1	0	4	3	0
Third Degree Penetration	609.344 s. 1(b)	Victim 13-16, Actor 2 years older	137	133	111	100	118
Severity Level 5/D 18/24 Months (Stayed)	609.344 s. 1(e)	Victim 16-18, Actor 4 years older & Pos. Authority	4	6	7	8	6
10/24 Months (Stayed)	609.344 s. 1(f)	Victim 16-18, Significant Relationship	3	7	9	8	5
	609.344 s. 1(c)	Force or Coercion	34	31	33	30	25
	609.344 s. 1(d)	Victim Mentally Impaired\Incapacitated	19	34	16	19	31
Third Degree	609.344 s. 1(g)(i)	Sig. Relation. and Force or Coercion	0	0	1	0	0
Penetration	609.344 s. 1(g)(ii)	Sig. Relation, and Personal Injury	0	0	0	0	0
	609.344 s. 1(g)(iii)			2	0	3	0
Severity Level 8/C	609.344 s. 1(h)	Psychotherapist – Patient	0	0	2	0	1
48 Months	609.344 s. 1(i)	Psychotherapist-Former Patient Emotional Dependent	0	0	0	0	0
	609.344 s. 1(j)	Psychotherapist & Therapeutic Deception	0	0	0	0	0
	609.344 s. 1(k)	Deception/False Rep. for Medical Purpose	0	0	0	0	0
	609.344 s. 1(I)	Clergy	0	1	0	0	0
	609.344 s. 1(m)	Correctional Employee	1	0	1	2	1
	609.344 s. 1(n)	Special Transportation Service	0	0	0	0	0
	609.344 s. 1(o)	Massage Therapist	0	0	0	3	1
Fourth Degree Contact Unranked/F	609.345 s. 1(a)	Criminal Sexual Conduct 4 – Contact Victim under 13, perpetrator must be a juvenile	1	0	0	0	2
Fourth Degree Contact	609.345 s. 1(b)	Victim 13-16, Actor 4 years older or Pos. Authority	54	33	41	33	27
Severity Level 4/F 1Yr, 1Day/	609.345 s. 1(e)	Victim 16-18, Actor 4 years older & Pos. Authority	7	5	4	3	3
15 Months (Stayed)	609.345 s. 1(f)	Victim 16-18, Significant Relationship	3	4	3	6	2

Offense			# Offenders Sentenced						
Severity Levels ²⁰ Presumptive Sentence with No Criminal History	Statute Number	Offense	2010	2011	2012	2013	2014		
Fourth Degree	609.345 s. 1(c)	Force or Coercion	26	24	17	24	18		
Contact	609.345 s. 1(d)	Victim Mentally Impaired\Incapacitated	19	21	21	16	12		
	609.345 s. 1(g)(i)	Sig. Relation. and Force or Coercion	1	0	0	0	0		
Severity Level 6/E	609.345 s. 1(g)(ii)	Sig. Relation. and Personal Injury	0	0	0	0	0		
21/24 Months (Stayed)	609.345 s. 1(g)(iii)	Sig. Relation. and Multiple Acts over Time	2	0	2	0	0		
	609.345 s. 1(h)	Psychotherapist – Patient	0	0	0	0	0		
	609.345 s. 1(i)	Psychotherapist-Former Patient Emotional Dependent	0	0	0	0	0		
	609.345 s. 1(j)	Psychotherapist & Therapeutic Deception	0	0	0	0	0		
	609.345 s. 1(k)	Deception/False Rep. for Medical Purpose	0	0	0	0	0		
	609.345 s. 1(l)	Clergy	0	0	0	1	0		
	609.345 s. 1(m)	Correctional Employee	1	0	1	1	0		
	609.345 s. 1(n)	Special Transportation Service	1	0	0	0	0		
	609.345 s. 1(o)	Massage Therapist	0	2	0	1	4		
Fifth Degree Contact Severity Level 4/G 1Yr, 1Day 15 Months (Stayed)	609.3451 s. 3	Criminal Sexual Conduct 5 Violate 609.3451 s. 1, clause (2) after previous conviction	1	2	0	1	1		

²⁰ Standard Grid/Sex Offender Grid

The following table displays sentencing practices from 2012 to 2014 by the statutory provision for which the offender was sentenced. Included are the number of cases, number of cases for which prison was the presumptive sentence, number and percent receiving an executed prison sentence, the average pronounced sentence in months, and the number and rate of mitigated dispositional departures (percent of presumptive commitments receiving probation). Life sentences are excluded from the average durations.

Table 18. Sentencing Practices for CSC Offenses by Statutory Provision, Combined Data for Cases Sentenced 2012-2014

Offense Severity Levels ²¹ Presumptive Sentence with No Criminal History	Statute Number	Offense	# Cases	# Presumptive Prison	and Rate		Av. Sent. In Months		
First Degree	609.342 s.1(a)	Victim under 13, Actor 3 years older	163	163	123	76%	168	40	25%
Severity Level 9/A	609.342 s.1(b)	Victim 13-16, Actor 4 years older & Pos. Authority	36	36	29	81%	181	7	19%
144 Months	609.342 s.1(c)	Fear Great Bodily Harm	20	20	20	100%	221	0	0%
	609.342 s.1(d)	Dangerous Weapon	8	8	7	88%	272	1	13%
	609.342 s.1(e)(i)	Personal Injury and Uses Force or Coercion	48	48	39	81%	231	9	19%
	609.342 s.1(e)(ii)	Personal Injury and Victim Impaired/Incapacitated	3	3	3	100%	214	0	0%
	609.342 s.1(f)(i)	Accomplice and use Force or Coercion	8	8	8	100%	140	0	0%
	609.342 s.1(f)(ii)	Accomplice and Dangerous Weapon	1	1	0	0%	-	1	100%
	609.342 s.1(g)	Victim under 16, Significant Relationship	49	49	34	69%	182	15	31%
	609.342 s.1(h)(i)	Under 16, Sig. Relation. and Force or Coercion	1	1	1	100%	144	0	0%
	609.342 s.1(h)(ii)	Under 16, Sig. Relation. and Personal Injury	2	2	1	50%	187	1	50%
	609.342 s.1(h)(iii)	Under 16, Sig. Relation. and Multiple Acts	34	34	26	77%	182	8	24%
Second Degree Contact	609.343 s.1(a)	Contact Victim under 13, Actor 3 years older	204	52	47	23%	82	11	21%
Severity Level 6/D 21/36 Months	609.343 s.1(b)	Victim 13-16, Actor 4 years older & Pos. Authority	24	7	6	25%	88	2	29%
(Stayed)	609.343 s.1(g)	Victim under 16, Significant Relationship	46	7	5	11%	99	3	43%

²¹ Standard Grid/Sex Offender Grid

Offense Severity Levels ²² Presumptive Sentence with No Criminal History	Statute Number	Offense	# Cases	# Presum ptive Prison	Sen Num	ison Itence ber and	Av. Sent. In Months	Dispos Depa Nun	gated sitional rtures nber Rate
Second Degree	609.343 s.1(c)	Fear Great Bodily Harm	4	4	4	100%	176	0	0%
Contact	609.343 s.1(d)	Dangerous Weapon	0	0	-	-	-	-	-
	609.343 s.1(e)(i)	Personal Injury and Uses Force or Coercion	10	10	8	80%	92	2	20%
Severity Level 8/B	609.343 s.1(e)(ii)	Personal Injury and Victim Impaired/Incapacitated	3	3	1	33%	130	2	67%
90 Months	609.343 s.1(f)(i)	Accomplice and use Force or Coercion	1	1	1	100%	111	0	0%
	609.343 s.1(f)(ii)	Accomplice and Dangerous Weapon	0	0	-	-	-	-	-
	609.343 s.1(h)(i)	Under 16, Sig. Relation. and Force or Coercion	5	5	3	60%	200	2	40%
	609.343 s.1(h)(ii)	Under 16, Sig. Relation. and Personal Injury	1	1	1	100%	120	0	0%
	609.343 s.1(h)(iii)	Under 16, Sig. Relation. and Multiple Acts	75	75	56	75%	111	19	25%
Third Degree Penetration Unranked/D	609.344 s.1(a)	Criminal Sexual Conduct 3 – Penetration Victim under 13, perpetrator must be a juvenile	7	2	2	29%	70	0	0%
Third Degree Penetration	609.344 s.1(b)	Victim 13-16, Actor 2 years older	329	41	37	11%	64	14	34%
Severity Level 5/D	609.344 s.1(e)	Victim 16-18, Actor 4 years older & Pos. Authority	21	5	5	24%	79	1	20%
18/24 Months (Stayed)	609.344 s.1(f)	Victim 16-18, Significant Relationship	22	3	4	18%	48	1	33%
Third Degree	609.344 s.1(c)	Force or Coercion	88	88	58	66%	77	30	34%
Penetration	609.344 s.1(d)	Victim Mentally Impaired\Incapacitated	66	66	37	56%	72	29	44%
Severity Level 8/C	609.344 s.1(g)(i)	Sig. Relation. and Force or Coercion	1	1	0	0 %	-	1	100%
48 Months	609.344 s.1(g)(ii)	Sig. Relation. and Personal Injury	0	0	-	-	-	-	-
	609.344 s.1(g)(iii)	Sig. Relation. and Multiple Acts over Time	3	3	2	67%	90	1	33%
	609.344 s.1(h)	Psychotherapist - Patient	3	3	2	67%	30	1	50%
	609.344 s.1(i)	Psychotherapist-Former Patient Emotional Dependent	0	0	-	-	-	-	-
	609.344 s.1(j)	Psychotherapist & Therapeutic Deception	0	0	-	-	-	-	-
	609.344 s.1(k)	Deception/False Rep. for Medical Purpose	0	0	-	-	-	-	-
	609.344 s.1(l)	Clergy	0	0	-	-	-	-	-
	609.344 s.1(m)	Correctional Employee	4	4	2	50%	83	2	50%
	609.344 s.1(n)	Special Transportation Service	0	0	-	-	-	-	-
	609.344 s.1(o)	Massage Therapist	4	4	2	50%	48	2	50%

²² Standard Grid/Sex Offender Grid

Offense Severity Levels ²² Presumptive Sentence with No Criminal History	Statute Number	Offense	# Cases	# Presum ptive Prison	Sen Num	ison Itence ber and	Av. Sent. In Months	Dispos Depa Nun	gated sitional rtures nber Rate
Fourth Degree Contact Unranked/F	609.345 s.1(a)	Criminal Sexual Conduct 4 – Contact Victim under 13, perpetrator must be a juvenile	2	0	0	0%	-	-	-
Fourth Degree Contact	609.345 s.1(b)	Victim 13-16, Actor 4 years older or Pos. Authority	101	18	14	14%	53	8	44%
Severity Level 4/F 1Yr, 1Day/	609.345 s.1(e)	Victim 16-18, Actor 4 years older & Pos. Authority	10	1	0	0%	-	1	100%
15 Months (Stayed)	609.345 s.1(f)	Victim 16-18, Significant Relationship	11	0	0	0%	-	-	-
Fourth Degree	609.345 s.1(c)	Force or Coercion	59	11	13	22%	53	1	9%
Contact	609.345 s.1(d)	Victim Mentally Impaired\Incapacitated	49	6	4	8%	55	4	67%
Severity Level 6/E	609.345 s.1(g)(i)	Sig. Relation. and Force or Coercion	0	-	-	-	-	-	-
21/24 Months (Stayed)	609.345 s.1(g)(ii)	Sig. Relation. and Personal Injury	0	-	-	-	-	-	-
(Ciay Ca)	609.345 s.1(g)(iii)	Sig. Relation. and Multiple Acts over Time	2	0	0	0%	-	-	-
	609.345 s.1(h)	Psychotherapist - Patient	0	-	-	-	-	-	-
	609.345 s.1(i)	Psychotherapist-Former Patient Emotional Dep.	0	-	-	-	-	-	-
	609.345 s.1(j)	Psychotherapist & Therapeutic Deception	0	-	-	-	-	-	-
	609.345 s.1(k)	Deception/False Rep. for Medical Purpose	0	-	-	-	-	ı	-
	609.345 s.1(I)	Clergy	1	0	0	0%	-	-	-
	609.345 s.1(m)	Correctional Employee	2	0	0	0%	-	ı	-
	609.345 s.1(n)	Special Transportation Service	0	-	-	-	-	-	-
	609.345 s.1(o)	Massage Therapist	5	1	0	0%	-	ı	-
Fifth Degree Contact Severity Level 4/G 1Yr, 1Day 15 Months (Stayed)	609.3451 s.3	Criminal Sexual Conduct 5 Violate 609.3451 s.1, clause (2) after previous conviction	2	0	0	0%	-	-	-

Table 19. Outline of Mandatory Minimums Applicable to Criminal Sexual Conduct Offenses, 2015*

If the current offense is	and	and	then the court must sentence offender to	per Minn. Stat. §
Criminal Sexual		[no additional requirements]	a sentence that provides for a 10-year conditional release term upon release from prison	609.3455, subd. 6.
Conduct (CSC) 1st-4th Degree or Criminal Sexual Predatory Con- duct (CSPC)	the court is committing offender to prison for the current offense	before the current conviction, offender was convicted of a prior completed/attempted CSC 1st-5th Degree (or CSC 1st-3rd Degree, if current offense is CSC 4th Degree) or CSPC, involving separate behavioral incident	a sentence that provides for lifetime conditional release term upon release from prison	609.3455, subd. 7(b) & (c); see also <u>State</u> <u>v. Nodes</u> , 863 N.W.2d 77 (Minn. 2015) (at one hearing, one conviction was entered "before" other).
CSC 1st-4th Degree	before the current offense date, offender was convicted of two prior felony violent crimes (see statutory list; includes CSC 1 st -4 th Degree & Controlled Substance Crime 1 st & 2 nd Degree)	offender was convicted of the first prior felony violent crime before committing the second prior felony violent crime	executed sentence of at least the presumptive Guidelines duration	609.1095, subd. 3; see also subd. 2 (aggravated departures for dangerous offenders).
CSC 2 nd Degree	the charge is not 2 nd Degree based solely on age, age & position, or age & relationship not involving multiple incidents	[no additional requirements]	executed sentence of at least 90 months, unless the court finds substantial & compelling reasons justifying a Guidelines departure	609.343, subd. 2(b).
CSC 1 st Degree	[no additional requirements]	[no additional requirements]	executed sentence of at least 144 months, unless the court finds substantial & compelling reasons justifying a Guidelines departure	609.342, subd. 2(b).
CSC 1st-4th Degree or CSPC	before the current offense date, offender was sentenced for a previously completed or attempted CSC 1st-5th Degree or CSPC	the current conviction date is within 15 yrs. of previous conviction date	executed sentence of 3 years to statutory maximum, unless the court finds that a professional assessment indicates that offender is accepted by, and can respond to, approved long-term inpatient sex-offender treatment	609.3455, subd. 10.

If the current offense is	and	and	then the court must sentence offender to	per Minn. Stat. §
completed or attempted CSC 1st-4th Degree or CSPC for which the court is imposing an executed sentence	the factfinder finds that offender is a danger to public safety (based on a Guidelines aggravating factor; planning or preparation; or previously completing or attempting one of the following adult crimes, or committing one of the following juvenile offenses: murder, manslaughter, Assault 1st-3rd or 5th Degree, Domestic Assault, robbery, kidnapping, false imprisonment, witness tampering, Arson 1st Degree, or Burglary 1st Degree)	the factfinder finds that offender's criminal sexual behavior is so engrained that re-offense risk is great without intensive/long-term treatment/supervision beyond presumptive prison and supervised release	at least double the Guidelines sentence, but not more than the statutory maximum	609.3455, subd. 3a.
CSC 1 st -4 th Degree or CSPC	before the current offense date, offender was convicted of two previously completed or attempted CSC 1st_5th Degree (or CSC 1st_3rd Degree, in the case of a current CSC 4th Degree) or CSPC, and was sentenced for both offenses	offender was sentenced for the first previous sex offense before committing the second previous sex offense		609.3455, subd. 4(a)(1), 4(b), 5, 7(a).
	before the current offense date, offender was sentenced for a previously completed or attempted CSC 1st_5th Degree (or CSC 1st_3rd Degree, in the case of a current CSC 4th Degree) or CSPC	the factfinder finds a Guidelines aggravating factor (other than repeat sex offender) that would justify a durational departure	life, with specified minimum term of imprisonment based on the Guidelines, and provide for lifetime conditional release	609.3455, subd. 4(a)(2)(i), 4(b), 5, 7(a).
		the previous sentence was an upward durational departure		609.3455, subd. 4(a)(2)(ii), 4(b), 5, 7(a).
		the previous sentence was under Minn. Stat. § 609.3455 or the old patterned/predatory sex offender law		609.3455, subd. 4(a)(2)(iii), 4(b), 5, 7(a).

If the current offense is	and	and	then the court must sentence offender to	per Minn. Stat. §
CSC 1 st -4 th Degree or CSPC	before the current conviction (see <i>Nodes</i>), offender was twice convicted of CSC 1st-5th Degree	the factfinder finds a Guidelines aggravating factor (other than repeat sex offender) that would justify a durational departure		609.3455, subd. 4(a)(3)(i), 4(b), 5, 7(a).
	(or CSC 1 st -3 rd Degree, in the case of a current CSC 4 th Degree) or CSPC, provided each	one of the prior sentences was an upward durational departure		609.3455, subd. 4(a)(3)(ii), 4(b), 5, 7(a).
	of the two prior offenses involved a separate behavioral incident from the current offense, and the three offenses involved at least three separate victims	one of the prior sentences was under Minn. Stat. § 609.3455 or old patterned/predatory sex offender law	life, with specified minimum term of imprisonment based on the Guidelines, and provide for lifetime conditional release	609.3455, subd. 4(a)(3)(iii), 4(b), 5, 7(a).
CSC 1st or 2nd Degree (other than charges based solely on age, age and position, or age and relationship not involving multiple incidents)	the factfinder finds a "heinous element" (torture, great bodily harm, mutilation, inhumane conditions, weapon used, multiple victims or perpetrators, removal of victim without safe release)	the heinous element is non-elemental (i.e., not already an element of the current offense)		609.3455, subd. 3, 5, 7(a).
	the factfinder finds a non- elemental heinous element	before the current offense date, offender was sentenced for a previous CSC 1st-3rd Degree	life without the possibility of	609.3455, subd. 2(a)(2) & 2(b).
	the factfinder finds two non- elemental heinous elements	the two heinous elements are supported by different underlying facts	release	609.3455, subd. 2(a)(1) & 2(b).

^{*} This table is intended to provide context and explanation for the operation of various sentencing provisions discussed in this report. It is not intended as a standalone practitioner's guide, as its terminology is not necessarily precise. Please refer to the note at the beginning of this report entitled, "About This Report."

How the Guidelines Work

To understand the data on sentencing practices, it is necessary to have a general knowledge of how the Guidelines work and what factors are used to determine the recommended sentence. Minnesota's Guidelines are based on a grid structure. The vertical axis represents the severity of the offense of conviction. The Commission has ranked offenses that are felonies under Minnesota law into eleven severity levels. Offenses for which a life sentence is mandated by statute (first-degree murder and some criminal sexual conduct offenses) are excluded from the Guidelines. A separate Sex Offender Grid is used for sentencing sex offenses with severity levels from A (most serious) to H. The horizontal axis represents the offender's criminal history and includes: variously weighted prior felony sentences; some prior misdemeanor/gross misdemeanor sentences; limited prior serious juvenile offenses; and added points for "custody status" if the offender was confined or was on probation, parole, supervised release, or conditional release, when the current offense was committed.

The recommended Guidelines sentence (presumptive sentence) is generally found in the cell of the Sentencing Guidelines Grid in which the offender's criminal history score and severity level intersect. The numbers in the cells are recommended lengths of prison sentences in months. For cells below and to the left of the solid line (the gray shaded area of the Grids), the Guidelines recommend a stayed sentence. When a sentence is stayed, the court typically places the offender on probation and may impose up to one year of local confinement (i.e., jail or workhouse). Other conditions such as fines, restitution, community work service, treatment, house arrest, etc., may also be imposed on the offender. For cells above and to the right of the solid line (the white area of the Grids), the Guidelines recommend incarceration in a state prison. When prison is the presumption, the Guidelines provide a range of 15 percent downward and 20 percent upward from a specified duration. The court may pronounce a sentence within that range without departing from the Guidelines.

The court may depart from the presumptive Guidelines sentence for reasons that are substantial and compelling. The court must state the reason(s) for departure on the record, and either the prosecution or the defense has the right to appeal the pronounced sentence. Regardless of whether or not the court follows the Guidelines, the sentence pronounced is fixed; there is no parole board to grant early release from prison. When an offender receives an executed (prison) sentence, the sentence pronounced by the court consists of two parts: a term of imprisonment equal to at least two-thirds of the total executed sentence and a supervised release term encompassing the remaining portion of the total executed sentence. The amount of time the offender actually serves in prison may be extended by the Department of Corrections if the offender violates disciplinary rules while in prison or violates conditions of supervised release. This extension period could result in the offender serving the entire executed sentence in prison. Certain offenses (such as criminal sexual conduct) have a period of conditional release attached to them. When an offender is committed to prison, the Department of Corrections places the person on conditional release for a designated term upon the offender's release from prison. Conditional release essentially extends the offender's term of supervision by the Department of Corrections upon release. The presumptive sentence cannot always be determined by simply looking at one of the sentencing Grids. The presumptive Guidelines sentence is sometimes greater than it might appear from the Grids alone, due to mandatory minimum sentences and other enhanced sentences provided by the Legislature. It is not possible to fully explain all of the policies in this brief summary. Additional information on the Sentencing Guidelines is available by contacting the Commission's office. The Minnesota Sentencing Guidelines and Commentary is available online at http://mn.gov/sentencing-guidelines/.

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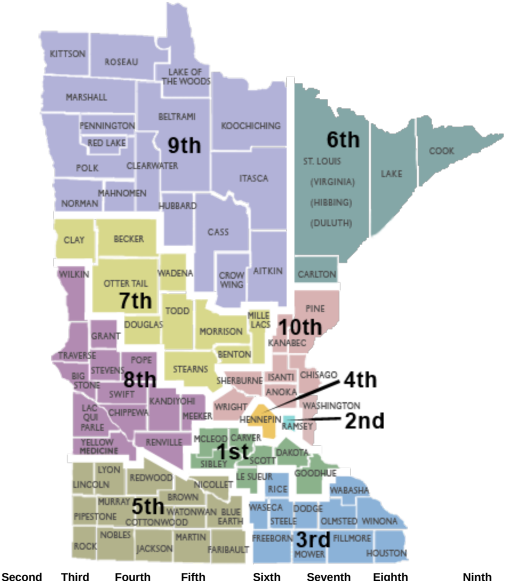
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Minnesota Judicial District Map



First Second Carver Ramsey Dakota Goodhue LeSueur McLeod Scott Sibley	Third Dodge Fillmore Freeborn Houston Mower Olmsted Rice Steele Wabasha Waseca Winona	Fifth Sixth Blue Earth Carlton Brown Cook Cottonwood Lake Faribault St. Louis Jackson Lincoln Lyon Martin Murray Nicollet Nobles Pipestone Redwood	Seventh BeckerEighthBeckerBig StoneBentonChippewaClayGrantDouglasKandiyohiMille LacsLacQuiParleMorrisonMeekerOtter TailPopeStearnsRenvilleToddStevensWadenaSwiftTraverseWilkinYellow Medicine	Minth Aitkin Beltrami Cass Clearwater Crow Wing Hubbard Itasca Kittson Koochiching Lake-Woods Mahnomen Marshall Norman
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Sentencing Guidelines Grid

Presumptive sentence lengths are in months. Italicized numbers within the grid denote the discretionary range within which a court may sentence without the sentence being deemed a departure. Offenders with stayed felony sentences may be subject to local confinement.

SEVERITY LEVEL OF CONVICTION OFFENSE (Example offenses listed in italics)		CRIMINAL HISTORY SCORE						
		0	1	2	3	4	5	6 or more
Murder, 2nd Degree (intentional murder; drive-by- shootings)	11	306 <i>261-367</i>	326 <i>278-391</i>	346 <i>295-415</i>	366 <i>312-439</i>	386 <i>329-463</i>	406 <i>346-480</i> ²	426 <i>363-480</i> ²
Murder, 3rd Degree Murder, 2nd Degree (unintentional murder)	10	150 <i>128-180</i>	165 <i>141-198</i>	180 <i>153-216</i>	195 <i>166-234</i>	210 <i>179-252</i>	225 <i>192-270</i>	240 <i>204-288</i>
Assault, 1st Degree Controlled Substance Crime, 1 st Degree	9	86 <i>74-103</i>	98 <i>84-117</i>	110 <i>94-132</i>	122 <i>104-146</i>	134 <i>114-160</i>	146 <i>125-175</i>	158 <i>135-189</i>
Aggravated Robbery, 1st Degree Controlled Substance Crime, 2 nd Degree	8	48 <i>41-57</i>	58 <i>50-69</i>	68 <i>58-81</i>	78 <i>67-93</i>	88 <i>75-105</i>	98 <i>84-117</i>	108 <i>92-129</i>
Felony DWI; Financial Exploitation					54	60	66	72
of a Vulnerable Adult	7	36	42	48	46-64	51-72	<i>57-79</i>	62-84 ^{2,3}
Controlled Substance Crime, 3 rd Degree	6	21	27	33	39 <i>34-46</i>	45 <i>39-54</i>	51 <i>44-61</i>	57 <i>49-68</i>
Residential Burglary Simple Robbery	5	18	23	28	33 <i>29-39</i>	38 <i>33-45</i>	43 <i>37-51</i>	48 <i>41-57</i>
Nonresidential Burglary	4	12 ¹	15	18	21	24 <i>21-28</i>	27 <i>23-32</i>	30 <i>26-36</i>
Theft Crimes (Over \$5,000)	3	12 ¹	13	15	17	19 <i>17-22</i>	21 <i>18-25</i>	23 <i>20-27</i>
Theft Crimes (\$5,000 or less) Check Forgery (\$251-\$2,500)	2	12 ¹	12 ¹	13	15	17	19	21 <i>18-25</i>
Sale of Simulated Controlled Substance	1	12 ¹	12 ¹	12 ¹	13	15	17	19 <i>17-22</i>

Presumptive commitment to state imprisonment. First-degree murder has a mandatory life sentence and is excluded from the Guidelines under Minn. Stat. § 609.185. See section 2.E, for policies regarding those sentences controlled by law.

Presumptive stayed sentence; at the discretion of the court, up to one year of confinement and other non-jail sanctions can be imposed as conditions of probation. However, certain offenses in the shaded area of the Grid always carry a presumptive

commitment to state prison. See sections 2.C and 2.E.

² Minn. Stat. § 244.09 requires that the Guidelines provide a range for sentences that are presumptive commitment to state imprisonment of 15% lower and 20% higher than the fixed duration displayed, provided that the minimum sentence is not less than one year and one day and the maximum sentence is not more than the statutory maximum. See section 2.C.1-2.

³ The stat. max. for Financial Exploitation of Vulnerable Adult is 240 months; the standard range of 20% higher than the fixed duration applies at CHS 6 or more. (The range is 62-86.)

Sex Offender Grid

Presumptive sentence lengths are in months. Italicized numbers within the grid denote the discretionary range within which a court may sentence without the sentence being deemed a departure. Offenders with stayed felony sentences may be subject to local confinement.

CRIMINAL HISTORY SCORE

SEVERITY LEVEL OF CONVICTION OFFENSE		0	1	2	3	4	5	6 or More
CSC 1 st Degree	A	144 <i>144-172</i>	156 <i>144-187</i>	168 <i>144-201</i>	180 <i>153-216</i>	234 <i>199-280</i>	306 <i>261-360</i>	360 <i>306-360</i> ²
CSC 2 nd Degree–(c)(d)(e)(f)(h) Prostitution; Sex Trafficking ³ 1 st Degree–1(a)	В	90 90³-108	110 <i>94-132</i>	130 <i>111-156</i>	150 <i>128-180</i>	195 <i>166-234</i>	255 <i>217-300</i>	300 <i>255-300</i> ²
CSC 3 rd Degree—(c)(d) (g)(h)(i)(j)(k)(l)(m)(n)(o) Prostitution; Sex Trafficking 2 nd Degree—1a	С	48 <i>41-57</i>	62 <i>53-74</i>	76 <i>65-91</i>	90 <i>77-108</i>	117 <i>100-140</i>	153 <i>131-180</i>	180 <i>153-180</i> ²
CSC 2 nd Degree–(a)(b)(g) CSC 3 rd Degree–(a)(e)(f) or(b)with ref. to subd. 2(1) Dissemination of Child Pornography (Subsequent or by Predatory Offender)	D	36	48	60 <i>51-72</i>	70 <i>60-84</i>	91 <i>78-109</i>	119 <i>102-142</i>	140 <i>119-168</i>
CSC 4 th Degree—(c)(d) (g)(h)(i)(j)(k)(l)(m)(n)(o) Use Minors in Sexual Performance Dissemination of Child Pornography ²	E	24	36	48	60 51-72	78 <i>67-93</i>	102 <i>87-120</i>	120 <i>102-120</i> ²
CSC 4 th Degree— (a)(b)(e)(f); CSC 5 th Degree; Possession of Child Pornography (Subsequent or by Predatory Offender)	F	18	27	36	45 <i>39-54</i>	59 <i>51-70</i>	77 66-92	84 <i>72-100</i>
CSC 3 rd Degree–(b) with subd. 2(2); Indecent Exposure Possession of Child Pornography; Solicit Child for Sexual Conduct ²	G	15	20	25	30	39 <i>34-46</i>	51 <i>44-60</i>	60 <i>51-60</i> ²
Registration Of Predatory Offenders	Ħ	12 ¹ 12 ¹ -14	14 12 ¹ -16	16 <i>14-19</i>	18 <i>16-21</i>	24 <i>21-28</i>	30 <i>26-36</i>	36 <i>31-43</i>

¹ 12¹=One year and one day.

Presumptive commitment to state imprisonment. Sex offenses under Minn. Stat. § 609.3455, subd. 2, have mandatory life sentences and are excluded from the Guidelines. See section 2.E, for policies regarding those sentences controlled by law, including conditional release terms for sex offenders.

Presumptive stayed sentence; at the discretion of the court, up to one year of confinement and other non-jail sanctions can be imposed as conditions of probation. However, certain offenders in the shaded area of the Grid may qualify for a mandatory life sentence under Minn. Stat. § 609.3455, subd. 4. See sections 2.C and 2.E.

² Minn. Stat. § 244.09 requires that the Guidelines provide a range for sentences that are presumptive commitment to state imprisonment of 15% lower and 20% higher than the fixed duration displayed, provided that the minimum sentence is not less than one year and one day and the maximum sentence is not more than the statutory maximum. See section 2.C.1-2.

³ Prostitution; Sex Trafficking is not subject to a 90-month minimum statutory presumptive sentence so the standard range of 15% lower and 20% higher than the fixed duration applies. (The range is 77-108.)