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Minnesota Felony Driving While Impaired Report 2018

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Minnesota Department of Corrections
1450 Energy Park Drive, Suite 200
St. Paul, Minnesota 55108-5219
(651) 361-7200
TTY (800) 627-3529
https://mn.gov/doc

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EXECUTIVE SUMMARY

This is the tenth legislatively-mandated report (Minnesota Statute 2009, Section 244.085) on felony driving while impaired (DWI) offenders committed to the commissioner of corrections. In 2009, the legislature amended the statute, narrowing the scope of the report from all persons convicted of a felony DWI to only those felony DWI offenders admitted to prison.

Incidence and County Characteristics

- Between September 1, 2002, and June 30, 2018, a total of 3,272 offenders were admitted to prison 3,950 times for a felony DWI offense as either a new court commitment or a probation violator.
- Admissions increased sharply in the early years after the law went into effect, peaking in fiscal year 2008 with 323. Annual admissions have declined in recent years; 228 admissions occurred in fiscal year 2018.
- An average of 149 offenders were admitted each year as a new court commitment compared to an average of 98 offenders admitted each year as a probation violator.
- The state's two most populous counties, Hennepin and Ramsey, together account for 28.0 percent of the offenders admitted to prison for a felony DWI offense, which is slightly less than the percentage of the population (31.3%) residing in those counties.
- Counties from outside of the metropolitan area accounted for 59 percent of the
 offenders admitted to prison for a felony DWI, yet 46 percent of the state's
 population reside in these counties.

Offender Characteristics

- Over 90 percent of felony DWI admissions are male; nearly two-thirds (63.6%) are white.
- The average age at admission is 39.6 years.
- Felony DWI offenders have been convicted of an average of 3.8 non-felony DWI offenses prior to prison admission. Most have not had a prior felony DWI conviction. Many of these offenders have received convictions for other criminal behavior that does not involve drinking and driving. On average, these offenders have been convicted of a total of 11.1 non-felony offenses and 2.9 felony offenses prior to admission.

Sentencing Characteristics

- On average, new court commitments received a sentence of 51.2 months while probation violators received a sentence of 45.1 months.
- Over half (52.6%) of the offenders given an executed sentence and committed to
 prison as a new court commitment received a sentence of 49 months or more
 compared to 16.9 percent of those given an executed sentence upon revocation of
 probation.

 Offenders can have their probation revoked for multiple reasons and all revocation reasons were collected for those admitted as a probation violator. Alcohol use was cited for more than half (57.3%) of the probation violators, and use of drugs was cited for 22.6 percent. Commission of a new offense was cited for 41.7 percent of the cases. Refusing chemical dependency treatment or failing to complete chemical dependency treatment was cited as a revocation reason for 26.6 percent of the cases.

Prison-Based Treatment and Post-Release Supervision

- The majority (85.9%) of the felony DWI offenders admitted to prison have entered a primary chemical dependency treatment program. An additional 3.9 percent have been assessed as chemically dependent or abusive of one or more substances and are awaiting treatment.
 - Of the 3,394 admissions who have entered a primary chemical dependency treatment program in prison, 131 offenders entered a primary treatment program three or more times, and 539 entered a primary treatment program twice.
 - Seventy percent of primary treatment episodes were completed.
- A total of 3,594 (91.0%) of the 3,950 felony DWI offenders admitted to prison during
 the time frame examined were released from prison. Twenty-four percent were
 released to the Challenge Incarceration Program (CIP) Phase II community
 supervision, and fewer than two percent were released to Intensive Supervised
 Release (ISR). Most were placed on supervised release or another form of
 community supervision, such as work release, at the time of release from prison.
 - Of those released to supervision, 39.7 percent were returned to prison for violating one or more conditions of their supervision.
 - Of those released to supervision, 12.2 percent were returned to prison for a new felony sentence.
- A total of 1,050 offenders, accounting for 26.6 percent of all felony DWI prison admissions, entered CIP.
 - As of June 30, 2018, 122 of these offenders were in one of the three phases of the program, 618 had completed the program, and 310 had failed.
 - The failure rate was slightly higher in Phase I than in Phase II or Phase III. Failure rates for Phase II and Phase III were 11.4 and 10.7 percent, respectively, compared to 13.2 percent for Phase I.

INTRODUCTION

In June 2001, the Minnesota Legislature amended the state's DWI laws by creating a felony-level offense. The felony offense applies to individuals who violate the state's DWI laws and have prior convictions for three or more DWIs within the last ten years, a previous conviction for a felony DWI, or a previous conviction for criminal vehicular homicide or injury under M.S. 609.21 (offenders convicted under 609.21 are often but not always found to be under the influence of alcohol or a controlled substance). The law stipulates a mandatory sentence that can be no less than three years but no greater than seven years, and the court may stay execution of the sentence but not imposition of the sentence.

Minnesota sentencing guidelines presume an executed sentence of imprisonment for offenders convicted of a felony DWI who have a criminal history score greater than two or those who have a previous felony DWI conviction, regardless of criminal history score. Offenders who receive an executed sentence also are placed on conditional release for an additional five years after their release from prison. Those who fail to comply with the conditions of their release may have their supervised release revoked and may be returned to prison. Sentencing guidelines presume a stayed sentence for offenders convicted of a felony DWI who have a criminal history score of two or less. For those who receive a stayed sentence, the court must apply the mandatory penalties for non-felony DWI offenses which may include a jail term, intensive supervised release, long-term alcohol monitoring, and any chemical dependency treatment recommended. The court may order the stayed sentence to be executed if any conditions are violated; if so, the offender is committed to the commissioner of corrections and incarcerated in prison.

This is the tenth report on felony DWI offenders committed to the commissioner of corrections. Between fiscal years 2003 and 2007, the DOC published annual reports on all offenders convicted of a felony DWI as required by Minnesota Statutes, Section 244.085. In 2009, the legislature amended that statute and narrowed the scope of the report. Specifically, the scope was reduced from all persons convicted of a felony DWI to those convicted of a felony DWI and sentenced to prison, which includes offenders given an executed sentence (new court commitments) and those whose stayed sentence was executed following a probation violation (probation violators).

DATA AND METHODS

The felony DWI law went into effect on August 1, 2002, and the first felony DWI offender was admitted to prison in September 2002. A total of 3,272 offenders were admitted to prison 3,950 times as either a new court commitment or a probation violator between September 1, 2002, and June 30, 2018. An additional 1,411 admissions of release violators occurred during this time; these offenders are not included in the primary analysis for this report but are included in the section addressing release violation rates. A portion of the data on offenders incarcerated prior to July 1, 2007, was obtained from the 2007 report submitted by the commissioner of corrections (Minnesota Department of Corrections, 2007) and the database created for that report. Reasons for probation revocation were collected from the counties in which the offender was convicted, and all other data were derived from the Department of Corrections' Correctional Operations Management System (COMS).

COMMITMENTS TO PRISON

Table 1 shows the number of new court commitment and probation violator admissions, by fiscal year, of offenders with a felony DWI as their governing offense. Figure 1 displays the Table 1 data graphically. The table reveals a rapid increase in felony DWI admissions occurring in the first three fiscal years after the law went into effect. Total admissions continued to increase in the following few years, but more slowly, peaking at 323 in fiscal year 2008. Total annual admissions have declined since then; in fiscal year 2018 there were 228 total admissions.

Probation violator admissions peaked in fiscal year 2008, with 141. The years since have shown a generally downward trend in annual probation violator admissions. However, new court commitments reached their high in fiscal year 2013, with 192, before declining in subsequent fiscal years.

Table 1 also shows that, on average, the department admitted to prison 247 felony DWI offenders per year, over the last 16 fiscal years. Sixty-percent of these admissions were new court commitments.

Table 1. Prison Admissions by Fiscal Year and Admission Type

Fiscal Year		New Court Commitment		Probation Violator		tal
	Number	Percent	Number	Percent	Number	Percent
2003	57	85.1	10	14.9	67	100.0
2004	113	68.9	51	31.1	164	100.0
2005	116	51.1	111	48.9	227	100.0
2006	129	54.4	108	45.6	237	100.0
2007	150	52.8	134	47.2	284	100.0
2008	182	56.3	141	43.7	323	100.0
2009	185	60.9	119	39.1	304	100.0
2010	151	57.6	111	42.4	262	100.0
2011	160	57.3	119	42.7	279	100.0
2012	165	60.9	106	39.1	271	100.0
2013	192	63.4	111	36.6	303	100.0
2014	171	63.8	97	36.2	268	100.0
2015	174	63.3	101	36.7	275	100.0
2016	141	62.7	84	37.3	225	100.0
2017	147	63.1	86	36.9	233	100.0
2018	145	63.6	83	36.4	228	100.0
Total	2,378	60.2	1,572	39.8	3,950	100.0
Average	149		98		247	

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¹ Offenders returned to prison for violating their release conditions who initially were incarcerated for a felony DWI offense – release violators – are not included in this table but are included in a later section of this report.

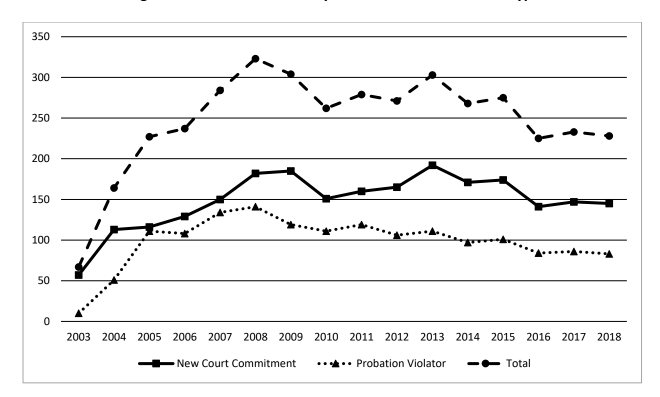


Figure 1. Prison Admissions by Fiscal Year and Admission Type

COUNTY OF COMMITMENT

Prison admissions for felony DWI disproportionately originate in non-metropolitan counties (Table 2). Just 41 percent of the offenders admitted to prison for a felony DWI offense were committed by one of the seven counties comprising the metropolitan area – Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington – but nearly 54 percent of the state's population reside in one of these seven counties. Counties from outside of the metropolitan area accounted for 59 percent of the offenders admitted to prison for a felony DWI, yet 46 percent of the state's population reside in these counties.

Table 2. Prison Admissions by Committing County Location

County	Number	Percent	Percent of Population
Metro Counties	1,606	40.7	53.6
Non-Metro Counties	2,344	59.3	46.4
Total	3,950	100.0	100.0

Population Percentage Source: U.S. Census Bureau (2010)

Additional analysis, not shown here, which separated prison admissions into new court commitments and probation violators, showed no difference between metropolitan and non-metropolitan counties. Specifically, new court commitments accounted for approximately 60

percent of the offenders committed by metropolitan counties and 60 percent of non-metropolitan county commitments.

Table 3 shows the counties accounting for the greatest proportion of the felony DWI prison admissions as well as the percentage of the state's population residing in each county. Hennepin and Ramsey counties, the state's two most populous counties, together are responsible for 28 percent of the offenders admitted to prison for a felony DWI offense. This figure is slightly less than the percentage of the population (31.3%) residing in those counties. Many of the counties in the table are the most populous counties in the state, and four of them (Hennepin, Ramsey, Dakota, and Anoka) are within the seven-county metropolitan area.

Table 3. Prison Admissions by Committing County

	A		5
County	Number	Percent	Percent of Population
Hennepin	743	18.8	21.7
Ramsey	363	9.2	9.6
Dakota	183	4.6	7.5
St. Louis	180	4.6	3.8
Clay	148	3.7	1.1
Anoka	143	3.6	6.2
Olmsted	121	3.1	2.7
Polk	110	2.8	0.6
Stearns	97	2.5	2.8
Becker	88	2.2	0.6
Remaining Counties	1,774	44.9	43.3
Total	3,950	100.0	100.0

Population Percentage Source: U.S. Census Bureau (2010)

OFFENDER DEMOGRAPHICS

Table 4 shows the demographic characteristics of all felony DWI offenders admitted to prison between September 1, 2002, and June 30, 2018. Ninety percent of the admissions were male. Sixty-four percent were white. The average age of these offenders at admission is 39.6 years.

Table 4. Demographic Characteristics at Prison Admission

Sex	Number	Percent	Race	Number	Percent	Age	Number	Percent
Male	3,572	90.4	White	2,513	63.6	Under 25	99	2.5
Female	378	9.6	Black	644	16.3	25 – 29	556	14.1
			American Indian	538	13.6	30 – 34	809	20.5
			Hispanic	213	5.4	35 – 39	739	18.7
			Asian	39	1.0	40 – 44	629	15.9
			Unknown	3	0.1	45 – 49	551	13.9
						50 and		
						over	567	14.4
Total	3,950	100.0		3,950	100.0		3,950	100.0

CRIMINAL HISTORY

Data on offenders' prior criminal offenses were obtained through COMS. Prior offense information was obtained for all but 17 (0.4%) of the felony DWI admissions through March 2018. Table 5 shows that offenders had been convicted of an average of about 11 non-felony (i.e., misdemeanor or gross misdemeanor) offenses and nearly three felony offenses prior to admission to prison for a felony DWI. The average number of prior non-felony impaired driving convictions was nearly four, and the average number of prior felony impaired driving convictions was less than one (0.4). Most of the admissions (75%) were not preceded by a prior felony DWI conviction. Only convictions for DWI or refusal to submit to testing which resulted in a conviction for DWI were included when counting prior impaired driving offenses. Convictions for other offenses which often, but not always, involve impaired drivers (e.g., careless driving or criminal vehicular operation) were not included. Offenses that often occur after an impaired driving offense, including driving after license suspension or license revocation, also were not included.

Table 5. Criminal Histories at Prison Admission

	All Offe	All Offenses		ing Offenses
	Non-Felony	Felony	Non-Felony	Felony
Maximum	57	32	25	8
Average	11.1	2.9	3.8	0.4

Thirty percent of the 3,272 distinct offenders admitted for a felony DWI offense had one or more commitments to the commissioner for other offenses, prior to their first felony DWI

admission. In all, 1,559 prior commitments to the commissioner were identified in COMS for these felony DWI offenders. The most prevalent offense categories for these previous commitments were assault, drug, and burglary offenses.

SENTENCES

Table 6 shows the pronounced sentence length of the 3,950 felony DWI prison admissions, by admission type. The data reveal that sentence lengths for offenders given an executed prison sentence typically were longer than those who initially received a stay of imposition or stay of execution. Over half (52.6%) of the offenders given an executed sentence and committed to prison as a new court commitment received a sentence of 49 months or more, compared to 16.9 percent of those given an executed sentence upon revocation of probation. On average, new court commitments received a sentence of 51.2 months while probation violators received a sentence of 45.1 months.

Table 6. Sentence Length by Admission Type

Sentence Length		New Court Commitment		Probation Violator		Total	
Average	51.2 mc	51.2 months		onths	48.8 mc	nths	
	Number	Percent	Number	Percent	Number	Percent	
24 months or less	19	0.8	7	0.4	26	0.7	
25 to 36 months	301	12.7	376	23.9	677	17.1	
37 to 48 months	809	34.0	923	58.7	1,732	43.8	
49 to 60 months	841	35.4	154	9.8	995	25.2	
61 months or more	408	17.2	112	7.1	520	13.2	
Total	2,378	100.0	1,572	100.0	3,950	100.0	

Table 7 shows the reasons cited for the 1,572 offenders who were admitted to prison following revocation of a probation sentence. Offenders can have their probation revoked for multiple reasons, and all reasons are included in the following table. Use of alcohol, the most common revocation reason, was cited for 57.3 percent of the cases; use of drugs was cited for 22.6 percent of the cases.² Failing general probation rules was cited for 46.9 percent of the cases, and failing repeat DWI probation rules was cited for 17.3 percent. Commission of a new offense was noted for 41.7 percent of the cases. Combined, refusing to enter or failing to complete chemical dependency treatment was cited as a revocation reason for one-fourth (26.6%) of the cases. The average number of revocation reasons cited per offender was just over two.

² One respondent noted that their information system simply has "use of alcohol/drugs" as a violation type; they reported these violations in the "use of alcohol" category. Similarly, they noted that their information system combines "treatment failure" and "treatment refusal" as one violation type; they reported these violations in the "failed treatment" category.

Table 7. Probation Revocation Reasons

		Percent of Total
Reason	Number	Probation Revocations
Use of alcohol	900	57.3
Failed general probation rules	738	46.9
New offense	655	41.7
Use of drugs	355	22.6
Failed treatment	328	20.9
Failed repeat DWI probation rules	272	17.3
Refused treatment	90	5.7
Other	170	10.8
Unknown	10	0.6

Note: Because an offender can have his or her probation revoked for multiple reasons, a total of 3,518 reasons were identified for the 1,572 probation revocations. The percentages presented in this table are based on the total number of probation revocations (N=1,572).

CHEMICAL DEPENDENCY TREATMENT IN PRISON

Table 8 summarizes treatment and assessment data for the 3,950 admissions and classifies each according to the highest level achieved in the assessment and treatment continuum. In most cases (85.9%), felony DWI offenders admitted to prison entered a primary chemical dependency (CD) treatment program while in prison. Approximately 3.9 percent were assessed as dependent on, or abusive of, one or more substances and presently are awaiting treatment. About 10.2 percent had not been assessed as of June 30, 2018, or were assessed as chemically dependent or abusive but not entering primary treatment. Many of these offenders were probation violators who were not incarcerated long enough to complete treatment or were repeat felony DWI offenders who had completed treatment during a recent incarceration. A small number were determined to be unamenable to treatment.³ Some felony DWI offenders have entered primary CD treatment more than once. One hundred thirty-one have entered primary treatment three or more times, and 539 have entered primary treatment twice.

Table 8. Chemical Dependency Treatment Status

Treatment Status	Number	Percent
Entered primary treatment	3,394	85.9
Awaiting treatment, assessed dependent or abusive	153	3.9
Not assessed/not entering primary treatment	403	10.2
Total	3,950	100.0

Table 9 summarizes the outcomes of all treatment episodes for the felony DWI offenders who entered primary chemical dependency treatment and for whom the outcome of this treatment

³ In the last 16 years, only eight felony DWI offenders were assessed as chemically abusive or dependent and determined to be unamenable to treatment. Several entered pre-treatment programming and were removed for assaultive or other behavior requiring disciplinary action.

was known as of June 30, 2018. Findings show that over two-thirds (71.5%) of primary treatment episodes were completed or the offender participated in treatment until he or she was released; this is similar to the completion rate for all incarcerated offenders.⁴ About 13.5 percent of offenders were terminated from the program by program staff, and 9 percent of offenders quit.

Table 9. Chemical Dependency Primary Treatment Outcome

Treatment Outcome	Number	Percent
Completed	2,513	69.7
Participated until released	67	1.9
Terminated	488	13.5
Offender quit	325	9.0
Discharged by administration ⁵	215	6.0
Total	3,608	100.0

RELEASES AND REINCARCERATIONS

A total of 3,594 (91.0%) of the 3,950 felony DWI prison admissions through fiscal year 2018 were released from prison as of June 30, 2018. As shown in Table 10, 24 percent were released to the CIP community supervision. Only 62 of the 3,594 offenders, accounting for fewer than 2 percent of those released, were placed on ISR. The majority of offenders (73.3%) were released to other community supervision, primarily supervised release or work release. Thirty (0.8%) of the offenders were discharged (generally by the court or an executive order) and therefore were not placed on community supervision. Nine offenders died while incarcerated.

Of the 3,555 releases to community supervision,⁶ 1,411 (39.7%) returned to prison on revocations for technical violations as of June 30, 2018. In addition, 432 offenders (12.2%) were revoked after being resentenced for a new felony-level offense.

Table 10. Supervision Status at Release

Supervision Status	Number	Percent
Challenge Incarceration Program community supervision	857	23.8
Intensive supervised release	62	1.7
Other community supervision	2,636	73.3
Discharged	30	0.8
Deceased	9	0.3
Total	3,594	100.0

⁴ Chemical dependency treatment completion rates for all adult inmates were 74 percent in fiscal year 2015 and 73 percent in fiscal year 2016.

⁵ Offenders who are discharged by administration are removed from treatment for a variety of non-disciplinary reasons by prison administration and are not considered treatment failures. Unlike offenders who are terminated from treatment or those who quit, these offenders do not receive a sanction for leaving treatment.

⁶ Offenders discharged as well as those who died while incarcerated were excluded from this analysis.

CHALLENGE INCARCERATION PROGRAM

Table 11 shows that as of June 30, 2018, there were 1,050 CIP admissions of offenders serving a felony DWI sentence. In other words, about 26.6 percent of all felony DWI prison admissions enter the CIP. As of June 30, 3018, 122 of these offenders were in one of the three phases of the program. Fifty-two of these offenders were in Phase I, the portion of the program which takes place while the offender is incarcerated; the remaining 70 offenders were in Phases II or III, the portions which take place in the community. A total of 618 offenders completed the CIP and were placed on supervised release. A total of 310 offenders failed to complete the CIP.

Table 11. Status of Offenders Admitted to the CIP

	Number
In CIP	122
Phase I	52
Phase II	43
Phase III	27
Completed CIP	618
Failed CIP	310
Total	1,050

Table 12 shows the reasons offenders failed to complete the CIP by the phase in which they failed. Sixty-two (44.3%) of the 140 offenders who failed in Phase I committed a program violation, were removed from the program, and returned to the general prison population. Thirty-one quit, and 29 were removed from the program administratively. Some of the latter were found to have an outstanding warrant, the presence of which was not known by DOC staff at the time program eligibility was determined. Eighteen offenders had mental or physical issues that precluded their continued participation in Phase I. All but one of the 101 offenders who failed in Phase II committed a program violation while under community supervision and were returned to prison. Finally, all of the 69 offenders who failed while on Phase III committed program violations while under community supervision and were returned to prison.

Table 12. Reasons Offenders Failed the CIP

Reasons	Phas	e I	Phase	e II	Phase	e III	Tota	al
	n	%	n	%	n	%	n	%
Offender quit	31	22.1	0	0.0	0	0.0	31	10.0
Mental/physical issue	18	12.9	0	0.0	0	0.0	18	5.8
Administrative decision	29	20.7	1	1.0	0	0.0	30	9.7
Revoked and returned	62	44.3	100	99.0	69	100.0	231	74.5
Total	140	100.0	101	100.0	69	100.0	310	100.0

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⁷ Violation data are not available as only those violations which result in program failure are recorded in COMS.

Failure rates were calculated for each phase of the program and reported in Table 13. To compute failure rates by program phase, one must determine how many offenders had the opportunity to complete (and thus are "eligible to fail") each phase. Because each phase in CIP lasts approximately six months, offenders were included in the failure rate calculations for each phase only if they had enough time in the program to complete a phase.

For example, an offender who began Phase I after January 1, 2018, would still be in this phase by the end of time period covered in this report (June 30, 2018, the end of fiscal year 2018), since each phase takes a minimum of six months to complete. Including this offender, if he or she failed, would artificially increase Phase I failure rates since his or her successful counterpart who began at the same time is not included. Similarly, an offender who entered Phase II or Phase III after January 1, 2018, would not have had time to complete that phase by the end of fiscal year 2018. Sixteen offenders known to have failed as of June 30, 2018, are excluded from the failure rate analysis on this basis.

To illustrate the failure rate calculation for Phase I, Table 11 showed that 1,050 offenders entered the CIP. Of these offenders, 59 are excluded from the calculation because they entered Phase I on or after January 1, 2018, and thus did not have enough time to complete this phase by June 30, 2018. Therefore, of the 1,050 offenders who entered the CIP, 991 had an opportunity to complete Phase I by June 30, 2018.

As shown in Table 13, failure rates were highest in Phase I, and somewhat lower in Phases II and III. The failure rate was 13.2 percent for Phase I, compared to 11.4 percent for Phase II and 10.7 percent for Phase III. All offenders who failed were removed from the program and returned to prison to serve their remaining sentence as determined by state statute.

Table 13. Failure Rates by Phase for Offenders Admitted to the CIP

Phase	"Eligible" Failures	Number "Eligible" to Fail	Failure Rate
Phase I	131	991	13.2
Phase II	93	818	11.4
Phase III	70	652	10.7

PER DIEM

The legislation governing this report requests information on the costs associated with the incarceration and treatment of felony DWI offenders committed to the commissioner of corrections. Per Diem information, however, is available only on incarcerated adult offenders in general and is not disaggregated by offense type. In the 16 fiscal years since the inception of the felony DWI law, the average adult operational per diem, which includes treatment costs, increased from \$80.52 to \$100.79 (Table 14).

Table 14. Average Adult Operational Per Diem by Fiscal Year

	Average Adult		
Fiscal	Operational		
Year	Per Diem		
2003	\$80.52		
2004	\$76.80		
2005	\$76.43		
2006	\$80.11		
2007	\$86.14		
2008	\$89.77		
2009	\$89.24		
2010	\$83.95		
2011	\$85.52		
2012	\$84.59		
2013	\$86.27		
2014	\$86.47		
2015	\$91.56		
2016	\$92.14		
2017	\$98.84		
2018	\$100.79		

CONCLUSION

A total of 3,950 prison admissions of felony DWI offenders occurred between September 1, 2002, and June 30, 2018. Admissions increased sharply at first; annual admissions peaked in fiscal year 2008 with 323. In recent years, felony DWI admissions have been in decline; there were 228 admissions in fiscal year 2018. Fifty-nine percent of all admissions come from counties outside of the metropolitan area, although these counties account for just 46 percent of the state's population. Over 90 percent of the felony DWI admissions are male, and nearly two-thirds (63.6%) are white. The average age of all felony DWI offenders at admission is 39.6 years.

On average, a felony DWI offender has been convicted of a non-felony DWI nearly four times prior to his/her incarceration. These offenders have committed other types of offenses as well, averaging a total of 11.1 non-felony convictions and 2.9 felony convictions prior to admission. The average sentence for those admitted as a new court commitment is 51.2 months compared to 45.1 months among probation violators.

Most (89.8%) of the felony DWI offenders admitted to prison enter chemical dependency treatment while incarcerated, or are currently incarcerated and awaiting treatment. Among those who enter a primary treatment program, over 71 percent successfully complete it or participate until their release.

Of those who have been released from prison, 857 offenders (23.8%) were released to CIP community supervision. Sixty-two offenders (1.7%) were placed on intensive supervised release. Nearly 40 percent of offenders released to community supervision were returned to prison for a technical violation, and 12.2 percent were returned for a new offense.

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