

MENDOCINO COUNTY DISTRICT ATTORNEY
NUMBER OF DEFENDANTS SUBMITTED FOR REVIEW
 Reports reviewed by **District Attorney David Eyster**
 Dates Submitted to DA: **March 1, 2019 – March 31, 2019**

	Ukiah Office	Fort Bragg Office
Total Number of Defendant Reports Submitted by Law Enforcement	355	101
Number of Defendants Reviewed and Approved For Felony Prosecution ¹	45	11
Number of Defendants Reviewed and Approved For General Misdemeanor Prosecution	78	17
Number of Defendants Reviewed and Approved For Traffic-related Misdemeanor Prosecution	66	23
Number of Defendants Reviewed and Approved For Infraction Handling in Court ²	4	0
Number of Defendants Reviewed and Approved For Petition for Revocation of Community Supervision	7	0
Number of Defendants Reviewed and Approved for Petition for Revocation of Parole	16	0
Number of Defendants Reviewed and Approved For Handling as Violation of Probation <u>Only</u>	29	9
Number of Defendants Reviewed and Approved for Violation of Parole <u>Only</u>	4	0
Number of Defendants Reviewed and Approved for Violation of Community Supervision <u>Only</u>	2	1
Number of Defendants Reviewed and Combined in an Existing Case Already Pending	22	7
Number of Defendants Reviewed and Not Accepted For Prosecution for Various Reasons, Including Delay	36	19
Number of Defendants referred to Other Jurisdiction	1	1
Number of Defendants referred to Educational Diversion	0	0
Number of Defendants referred for Further Investigation	28	8
Number of Defendants Awaiting Charging Decision , as of 4/19/19	17	5

¹ **Felony filings for March** include the filing of the following violent or serious felonies: 1st degree burglary, arson, discharging firearm in gross negligent manner, assault with a deadly weapon, false imprisonment, attempted kidnapping, elder abuse, assault with a deadly weapon with great bodily injury, attempted extortion, child abuse, spousal abuse, criminal threat, assault with a deadly weapon, arson, criminal threat, battery with serious bodily injury.

² “**Reports Reviewed and Approved For Infraction Handling in Court**” is defined as cases in which the District Attorney has exercised his statutory discretion and reduced a misdemeanor allegation of wrongdoing to an infraction charge. An infraction is an allegation of wrongdoing for which only a fine may be imposed. Individuals charged with an infraction are not entitled to the public expense of a Public Defender and are not entitled to a jury determination of guilt.

