

MENDOCINO COUNTY DISTRICT ATTORNEY
NUMBER OF DEFENDANTS SUBMITTED FOR REVIEW

Reports reviewed by **District Attorney David Eyster**
 Dates Submitted to DA: **July 1, 2019 – July 31, 2019**

	Ukiah Office	Fort Bragg Office
Total Number of Defendant Reports Submitted by Law Enforcement	400	80
Number of Defendants Reviewed and Approved For Felony Prosecution ¹	46	12
Number of Defendants Reviewed and Approved For General Misdemeanor Prosecution	89	24
Number of Defendants Reviewed and Approved For Traffic-related Misdemeanor Prosecution	49	3
Number of Defendants Reviewed and Approved For Infraction Handling in Court ²	3	1
Number of Defendants Reviewed and Approved For Petition for Revocation of Community Supervision	9	0
Number of Defendants Reviewed and Approved for Petition for Revocation of Parole	15	0
Number of Defendants Reviewed and Approved For Handling as Violation of Probation <u>Only</u>	34	16
Number of Defendants Reviewed and Approved for Violation of Parole <u>Only</u>	3	0
Number of Defendants Reviewed and Approved for Violation of Community Supervision <u>Only</u>	0	0
Number of Defendants Reviewed and Combined in an Existing Case Already Pending	32	10
Number of Defendants Reviewed and Not Accepted For Prosecution for Various Reasons, Including Delay	48	10
Number of Defendants referred to Other Jurisdiction	3	0
Number of Defendants referred to Educational Diversion	7	0
Number of Defendants referred for Further Investigation	9	0
Number of Defendants Awaiting Charging Decision , as of 8/19/19	53	4

¹ **Felony filings for July** include the filing of the following violent or serious felonies: criminal threat, assault with a deadly weapon, kidnapping, false imprisonment, spousal abuse, attempted murder, assault on peace officer, discharging firearm in gross negligent manner, 1st degree robbery, armed with firearm in commission of robbery, 1st degree burglary, stalking, arson, sexual abuse of child, battery by criminal street gang, child abuse, victim/witness intimidation, assault with a deadly weapon with GBI. **Reviewed and Approved For Infraction Handling in Court**² 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.

