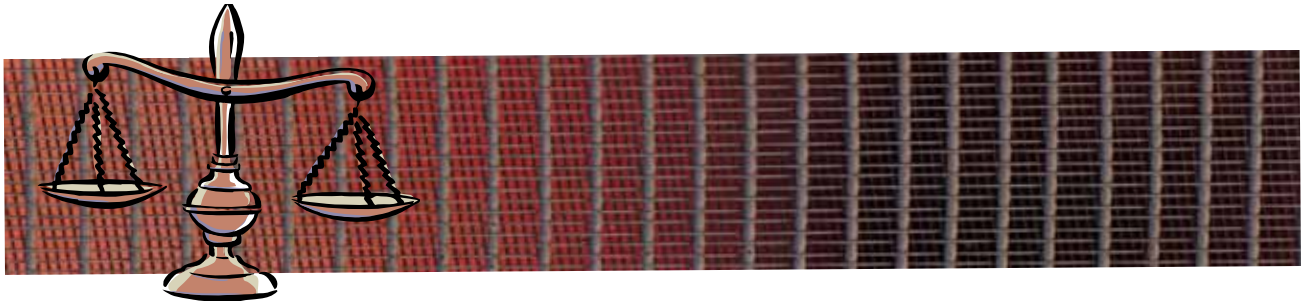


Arkansas Parole Board

2007-08

ANNUAL REPORT





September 1, 2008

The Honorable Mike Beebe
Governor of Arkansas
Governor's Office, State Capitol
Little Rock, Arkansas 72201



Dear Governor Beebe:

As one of only four Parole Boards in the nation to be accredited by the American Correctional Association (ACA), we humbly submit this Annual Report for the years 2007-2008.

This report reflects the hard work and dedication of this Board and our employees in meeting the highest standards of effectiveness, efficiency, and integrity.

The Arkansas Parole Board and professional staff are proud to serve the Arkansas Criminal Justice System.

Sincerely,

Leroy Brownlee
Chairman

The Arkansas Parole Board is dedicated to promoting public safety by the return of offenders to the community through supervised, conditional release. It is our sincere desire that there will be successful transitions from confinement to responsible conduct within the community.



HISTORY

Parole has been a component of corrections in Arkansas for over 60 years. The State Penitentiary Board was originally established through Act 1, 1943. Act 50 of 1968 reorganized the State Penitentiary as the Arkansas Department of Correction and created two major boards; the Board of Correction and the Board of Pardons and Paroles. Act 937 of 1989 abolished the Board of Pardons and Paroles and the Board of Community Rehabilitation to create a Board of Parole and Community Rehabilitation.

Prior to reorganization the Board of Pardons and Paroles consisted of five members who were citizens of the State, appointed by the governor to staggered five year terms. The Board initially met three days each month at various units within the Department of Correction. The Board interviewed inmates to determine who should be placed on parole and the prescribed conditions of parole. Additionally they made recommendations to the Governor on applications for pardons and executive clemencies.

The Commission on Community Rehabilitation consisted of six members who were also required to be citizens of the State. This body was appointed by the governor to staggered four year terms. The Commission met at least once a month and was primarily responsible for reviewing and certifying alternative service programs, screening files of qualified offenders' and recommending expungement of records for eligible offenders who successfully completed a prescribed program.

In 1993, legislation revamped the Board of Parole and Community Rehabilitation. The Board was renamed The Arkansas Post Prison Transfer Board. Subsequent legislation in 1993 and 1997 expanded the Board to full time positions with terms of seven years.

In 2005, SB 383, renamed the Post-Prison Transfer Board to the Parole Board. The move was designed to alleviate confusion on the part of the public about what the board does.

In 2007, legislation made all 7 board positions full-time and expanded the support staff to include an Investigator and an Information Technology position.

Board members come from a variety of cultural backgrounds and geographical areas. They receive training prior to assuming the responsibility of conducting parole hearings. Members provide strong links between communities and the Board through outreach with concerned community groups, speaking engagements at community functions, and communications initiatives.

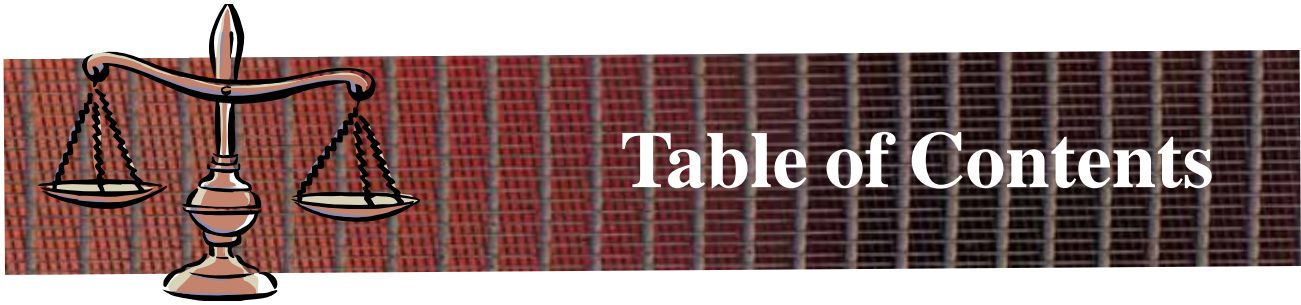


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Arkansas Parole Board



APB Members

Leroy Brownlee, *Chairman*
Abraham Carpenter, Jr., *Vice Chairman*
Richard Mays, Jr., *Secretary*
John Belken, *Commissioner*
John Felts, *Commissioner*
Carolyn Robinson, *Commissioner*
Joseph Peacock., *Commissioner (not pictured)*



Hearing Examiners

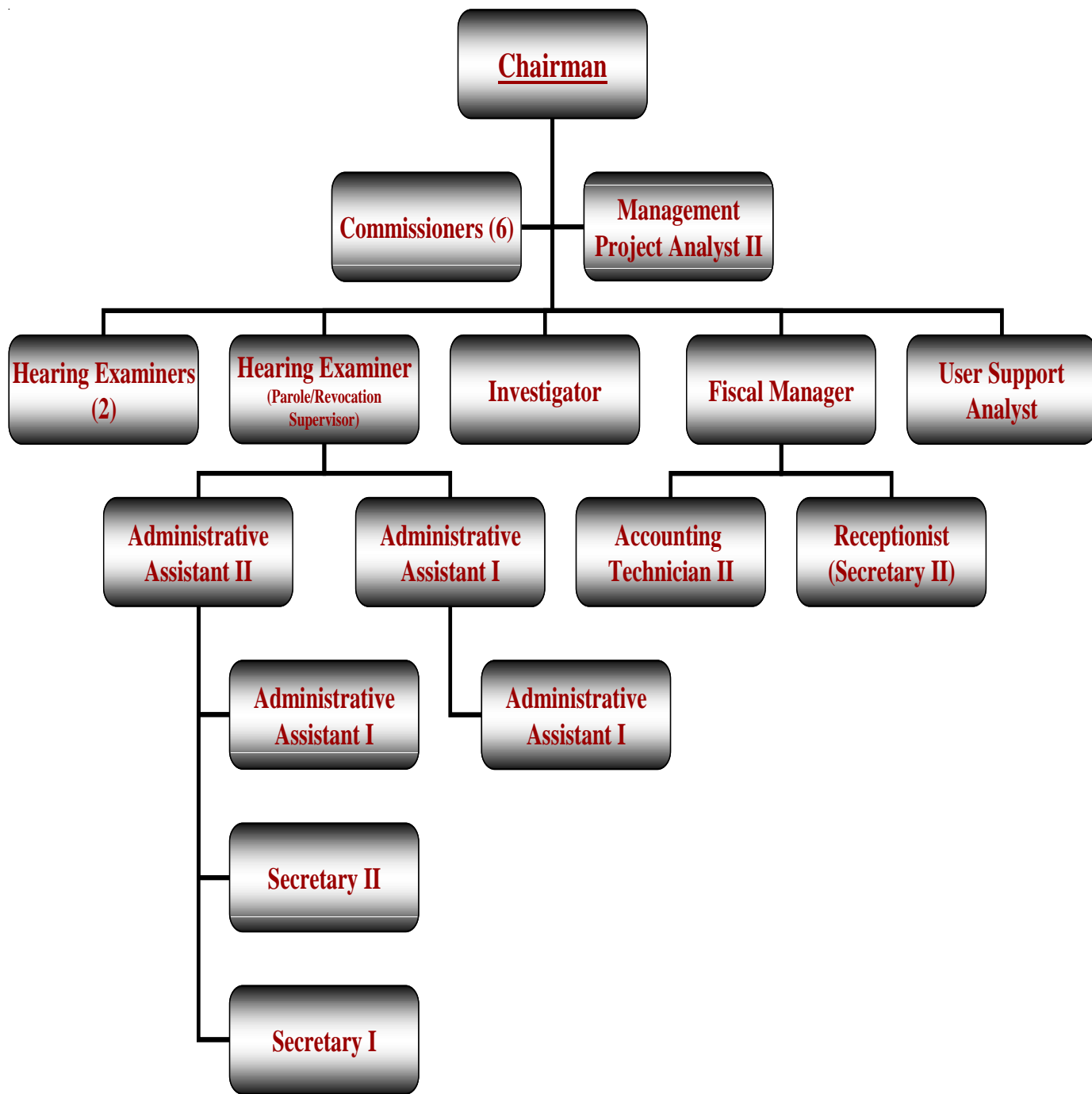
Carol V. Bohannon, *Senior Hearing Examiner*
James L. Williams II, *Hearing Examiner*
Ernest Sanders, Jr., *Hearing Examiner*

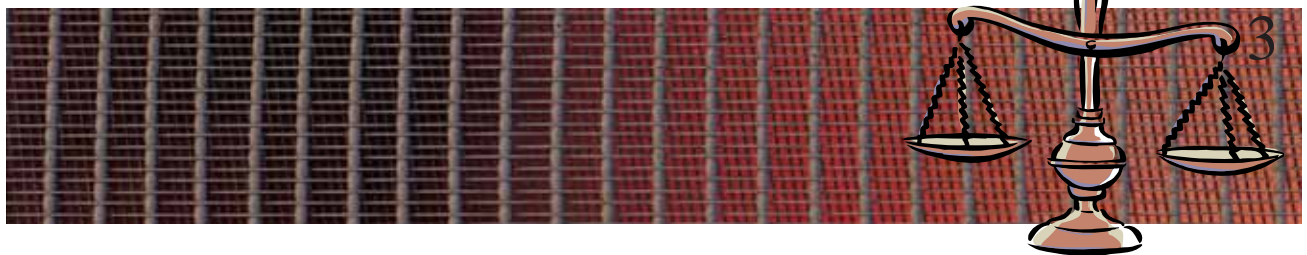
Administrative Staff

Sharon H. Lewis -- *Management Project Analyst II*
Bernastene Hendrix -- *Fiscal Manager*
Kapricia Crosby, *Investigator*
Solomon Graves, *User Support Analyst*
Lateresa Smith, *Accounting Technician II*
Lois Jean Hansberry -- *Administrative Assistant II*
Robin Radford, *Administrative Assistant I*
LaQuishia Robinson, *Secretary II*
Amber Baldwin, *Secretary I*
Tamara Salaam -- *Administrative Assistant I*
Melissa Haney, *Administrative Assistant I*



Organizational Chart





Authority and Responsibilities

The Arkansas Board of Parole (ABP) is an independent, quasi-judicial body whose members are appointed by the Governor and confirmed by the Senate. The Chairman of the Board reports directly to the Governor, and serves as a voting member of the Board of Corrections. The APB's mandates are to conduct parole hearings throughout the state of Arkansas, make decisions on conditional release of inmates from correctional facilities, and review all pardon and executive clemency applications before issuing recommendations to the Governor.

A major responsibility of the ABP is to grant, deny, suspend, and revoke parole in accordance with legislated criteria. ABP members have the authority to make decisions on the conditional release of offenders from prison. The Board's public accountability requires that the risk of public harm be constantly evaluated when considering the potential freedom and reintegration of offenders into the community. In making a decision, the Board is guided by two criteria set out in legislation: the risk posed to the community by the offender's potential to re-offend and the rehabilitation and reintegration of the offender back into the community.

If a decision is made to grant parole, a conditional release is authorized. Conditional releases establish explicit rules and requirements that an offender must follow once they are released into the community. These rules are explained to the applicant, who must sign the agreement prior to release. In general, each hearing requires a quorum of four members. Board members exercise independent judgment in cases of parole violations and have authority to temporarily suspend parole and authorize a warrant for the arrest of the parolee. The Board reviews all pardon and executive clemency applications and makes non-binding recommendations to the Governor.

For offenders sentenced under current law, mandatory release eligibility is determined by statute. The Board reviews the release of offenders convicted of specific violent or drug-related offenses and can delay release until the inmate has completed specific programs. Inmates who are sentenced to death or life without parole are not eligible for parole release consideration. Those sentenced to life are not eligible unless their sentence is commuted to a term of years.

Public notification of scheduled parole release hearings is required by Board policy. Such hearings are open to the public with some restrictions.

4



Public Notification

Crime victims may provide information to the Board via a written and/or oral statement regarding an offender’s potential release. The APB notifies crime victims of scheduled parole hearings if the victim has asked to be notified. Crime victims are permitted to attend parole consideration hearings only at the discretion of the inmate who has the choice of an open or closed hearing. Victims are notified of the decision if they have asked to be notified. Victim input to parole hearing is confidential and cannot be obtained by the inmate.

FY '08 Victim Input Hearings

<u>Month</u>	<u>Hearings Scheduled</u>	<u>No Shows</u>	<u>Hearings Conducted</u>
July 2007	7	0	7
August 2007	15	4	11
September 2007	16	4	12
October 2007	19	3	16
November 2007	13	3	10
December 2007	11	1	10
January 2008	18	3	15
February 2008	23	3	20
March 2008	20	1	19
April 2008	19	1	18
May 2008	20	3	17
June 2008	16	5	11
Total	197	31	166



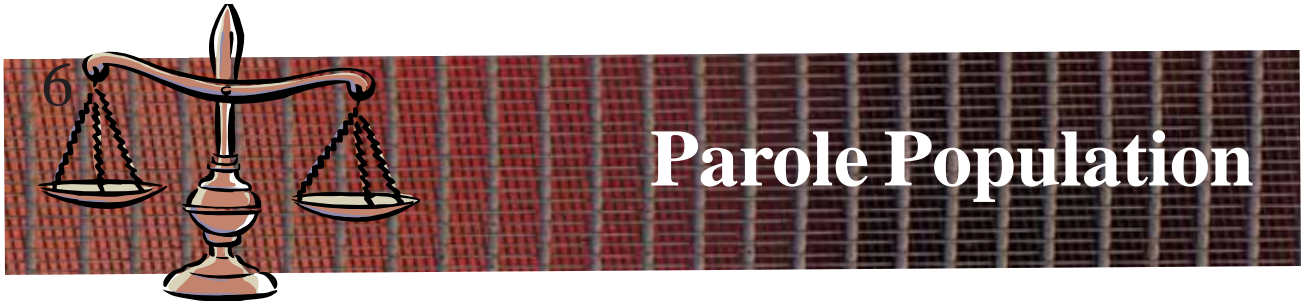
Parole Process



The parole process allows an offender the opportunity to serve a portion of his or her sentence under administrative supervision of the Department of Community Correction (DCC). Regardless of the length of sentence, most offenders have an expected time of release. Parole provides a way to reintegrate the offender from the absolute control of incarceration into the community before being fully released from supervision. A hearing is scheduled when an offender is deemed eligible for parole consideration by the Arkansas Department of Correction (ADC) or DCC. Legal notice of a scheduled hearing is published and testimony in support of, or opposition to, is heard at this time.

The following factors are considered:

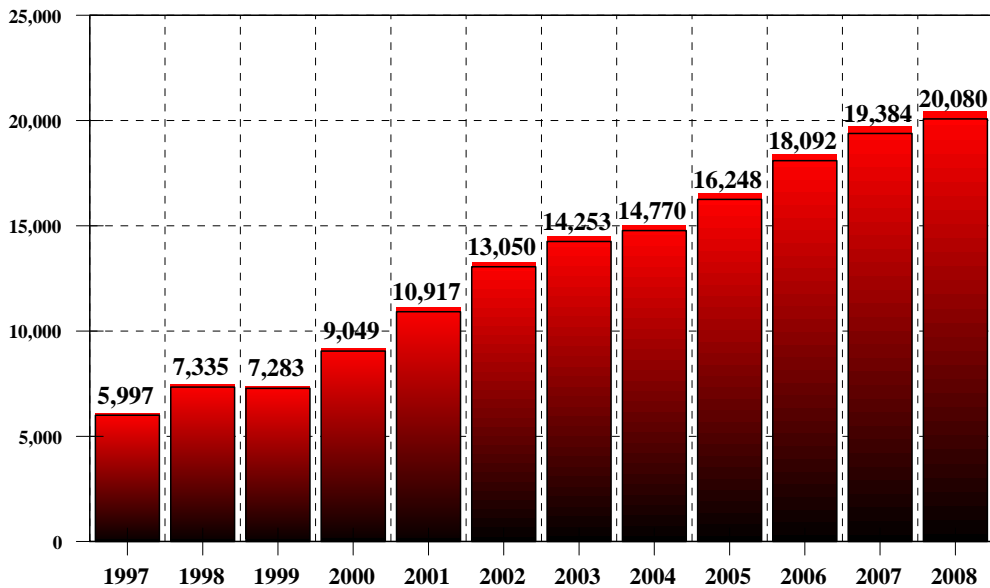
- ◆ Type and length of sentence
- ◆ Recommendations of sentencing judge, county attorney, and sheriff
- ◆ Fact and circumstances of the offense
- ◆ Mitigating and aggravating factors
- ◆ Prior criminal record
- ◆ Adjustment of previous probation, parole, or confinement
- ◆ Detainers/pending criminal charges
- ◆ Changes in motivation and behavior
- ◆ Personal goals and description of personal strength or resources available to maintain motivation for law-abiding behavior
- ◆ Personal, social, family, and marital history
- ◆ Education, training, and employment record
- ◆ Institutional adjustment
- ◆ Program goals and accomplishments
- ◆ Work assignments
- ◆ Personal relationships with institutional staff and offenders
- ◆ Behavior, including misconduct
- ◆ Community resources, including tentative parole plan
- ◆ Residence living – alone, with family, or others
- ◆ Special needs and resources
- ◆ Psychological tests/reports and institution progress report
- ◆ Victim(s) testimony through written statements or personal APB interviews



PAROLE is the conditional release of an inmate from incarceration to continue serving the balance of the court-ordered sentence under structured supervision within the community.

Since 1997, the parole caseload has grown 235%. Arkansas' parole system is challenged by the continued increase in the number of offenders released under parole supervision.

**Parole Population
(includes Boot Camp Releasees)
Fiscal Years 1997 through 2008 (June 30)**



Release or discretionary transfer may be granted to an eligible person by the Board when, in its opinion, there is a reasonable probability that the person can be released without detriment to the community or the offender.

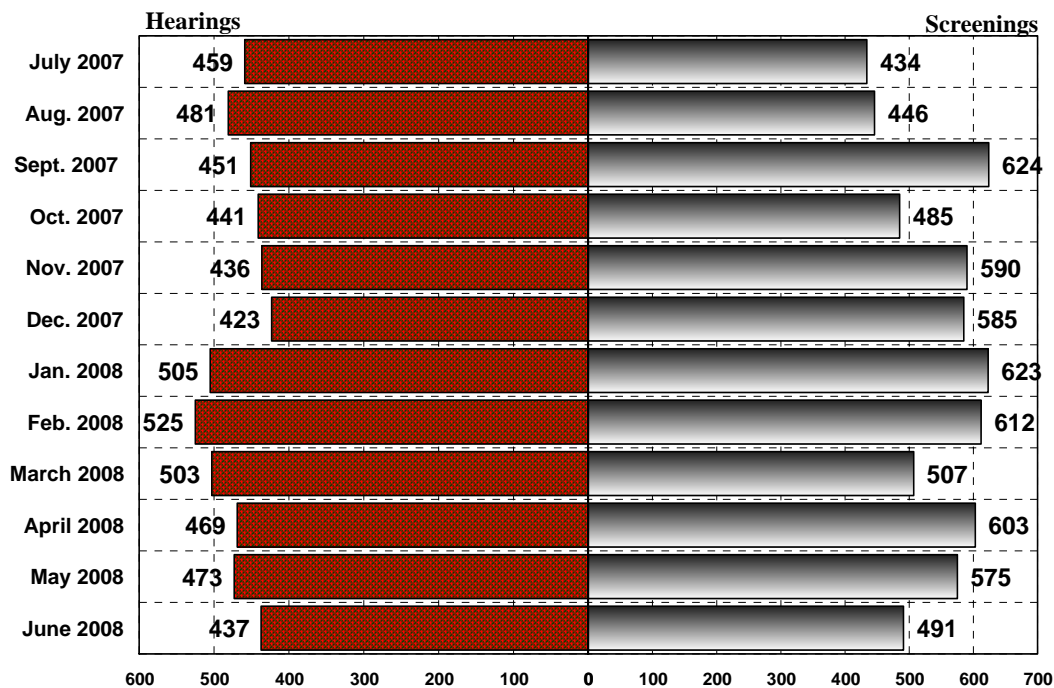
Hearings and Screenings



Hearings are held on all PE cases and involves one or more Board member taking testimony or documentation from offenders and possible victims and their supporters. The ABP conducted 12,178 hearings and screenings in FY 2007-08. Of that number, 44% were approved releases with no programs, 12% were approved releases contingent upon additional programs, 12% were deferred decisions, and 6% were denied or not recommended for release.

The DCC Institutional Release staff prepare case records for use by APB members in conducting Arkansas Department of Correction inmate case reviews and hearings to determine parole, as required by Arkansas Code Annotated § 16-93-203. Depending on the date of a crime or sentence, some inmates are transfer eligible (TE)¹ and others are parole eligible (PE)². Some inmates are not eligible for parole, but may be considered for release under clemency laws.

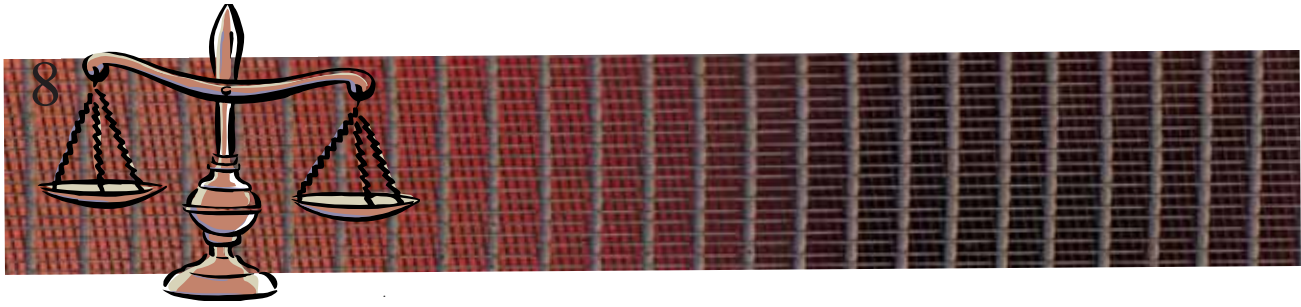
2007-08 Hearings and Screenings



Total Cases: 12,178 (5,603 hearings and 6,575 record screenings)

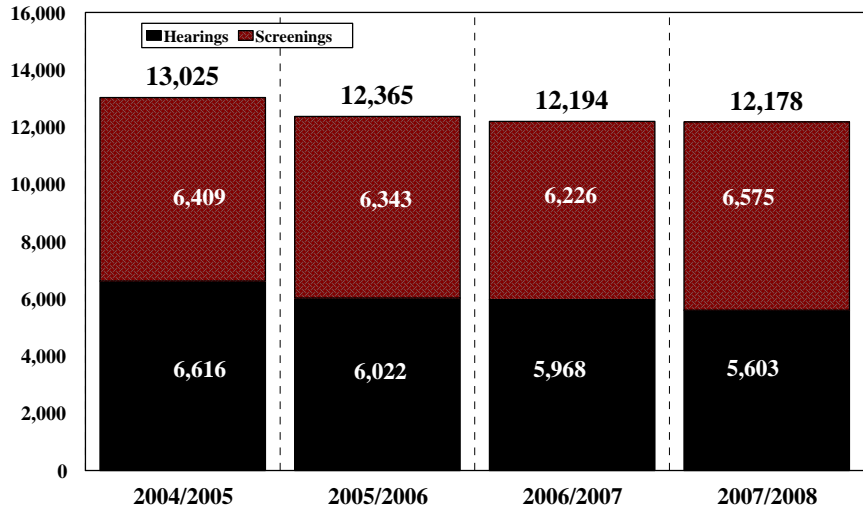
¹Arkansas Code Annotated § 16-93-206 and § 16-93-1302 allows for transfer of inmates from ADC to DCC for those who committed certain crimes on or after 1/2/04.

²The Board has discretionary transfer authority for inmates with a PE, or discretionary transfer date.



Total Number of Monthly Hearings, Screenings, and other Board Actions Fiscal Years 2005 through June 2008

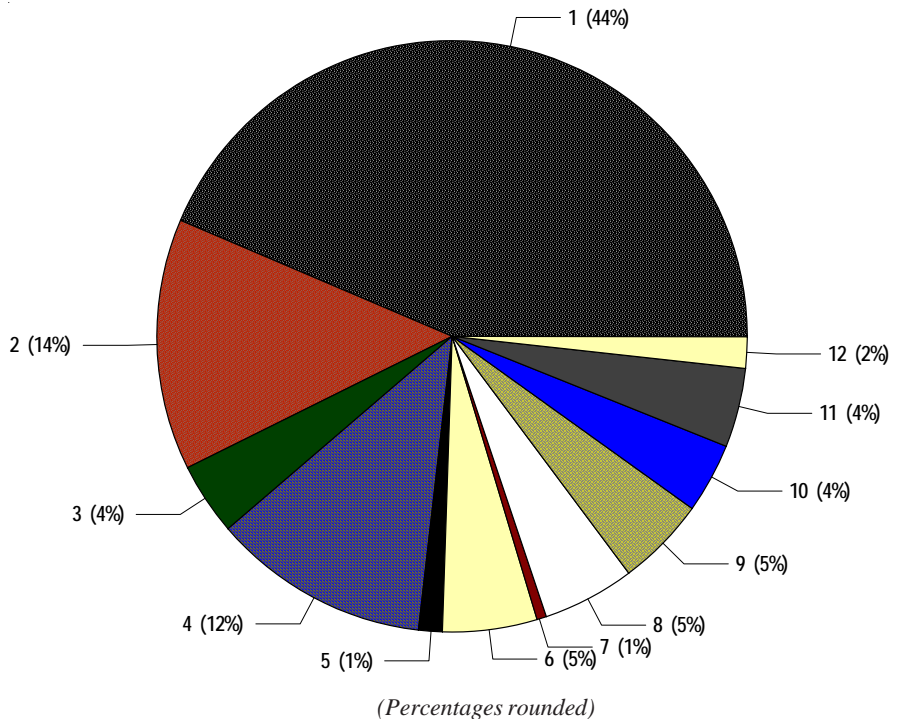
Screenings are file reviews of inmates eligible for early release from incarceration. A screening allows the Board to determine release stipulations, e.g., deferred release for completion of a program or the imposition of mental health and/or substance abuse counseling, community service. Screenings are also held for Clemency applications to determine if a full Board hearing is warranted.



Information regarding the individual case is kept confidential. Prior to the hearing, Board members review available written information about the offender's prior history, current situation, events in the case since any previous hearing, information about the offender's future plans, and relevant conditions in the community. A person considered by the Board for release is advised of the decision in writing.

2008 Case Review Summary

1. *Approved (no programs)*
2. *Approved (with programs)*
3. *Hearing scheduled*
4. *Deferred action*
5. *Reconsideration Hearing Denied*
6. *Denied Parole/not recommended*
7. *Prior action stands*
8. *Reconsideration hearing approved*
9. *Executive Clemency Recommended*
10. *Pardons*
11. *Rescind parole*
12. *Special and firearms rights*



Approved Releases



Percent of Transfers and Parole Hearings Approved for Release With and Without Programs Fiscal Year 2007 – 2008

Approved Transfer Screenings

<u>Month</u>	<u>No Required Programs</u>	<u>Required Programs</u>	<u>Total</u>
July 2007	53%	02%	55%
August 2007	46%	03%	49%
September 2007	59%	04%	63%
October 2007	48%	02%	50%
November 2007	22%	10%	32%
December 2007	58%	05%	63%
January 2008*	36%	06%	42%
February 2008	44%	05%	49%
March 2008	45%	09%	54%
April 2008	59%	02%	61%
May 2008	47%	03%	50%
June 2008	48%	08%	56%

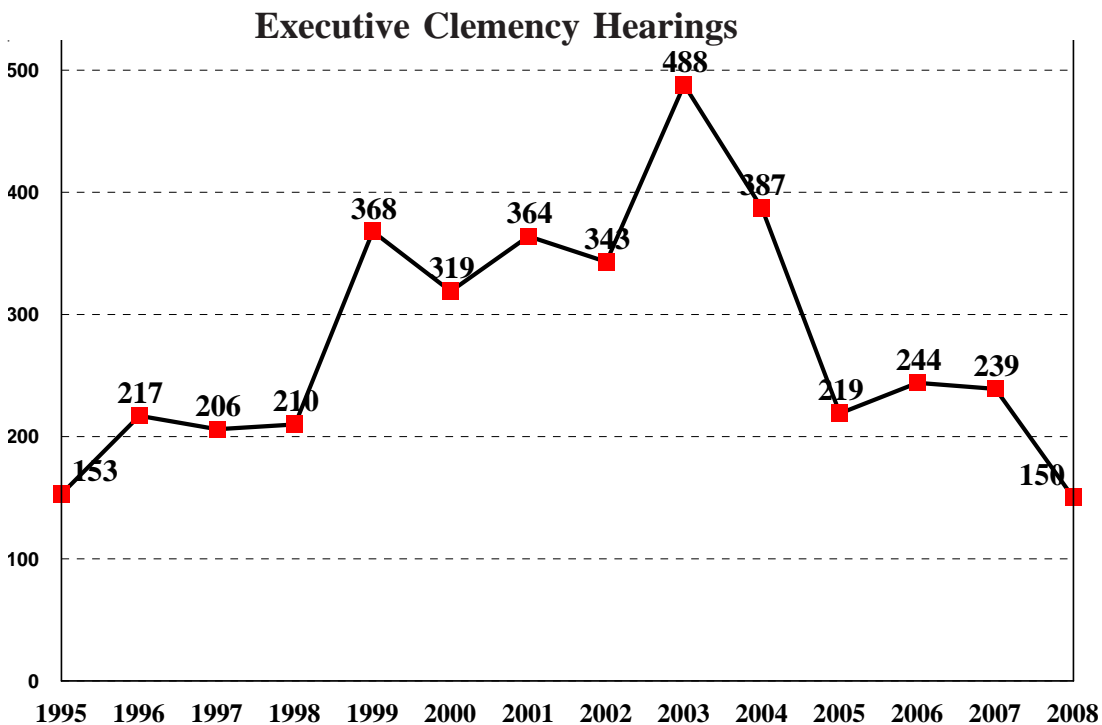
Approved Parole and Transfer Hearings

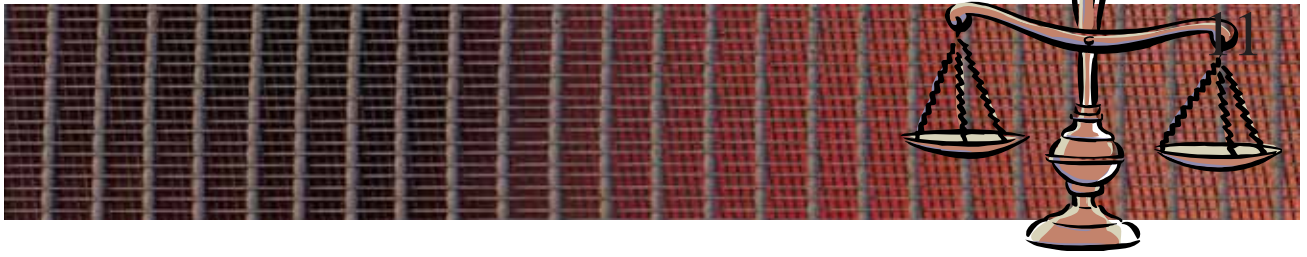
<u>Month</u>	<u>No Required Programs</u>	<u>Required Programs</u>	<u>Total</u>
July 2007	46%	21%	67%
August 2007	41%	19%	60%
September 2007	35%	22%	57%
October 2007	36%	26%	62%
November 2007	42%	24%	66%
December 2007	34%	26%	60%
January 2008*	34%	23%	57%
February 2008	41%	22%	63%
March 2008	41%	23%	64%
April 2008	38%	25%	63%
May 2008	43%	20%	63%
June 2008	45%	21%	66%



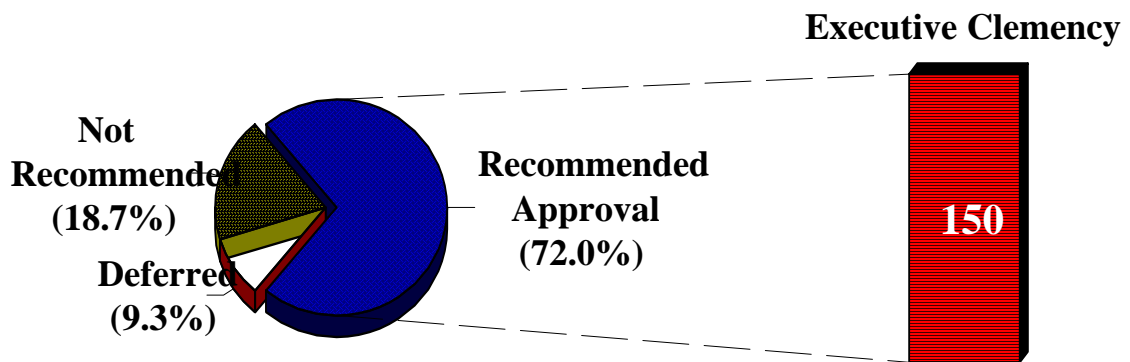
During Fiscal Year 2007-08, 150 Executive Clemency hearings were held. Of that number, 108 (72%) were recommended for approval, 28 (19%) recommended for denial, and action on 14 cases (9%) was deferred.

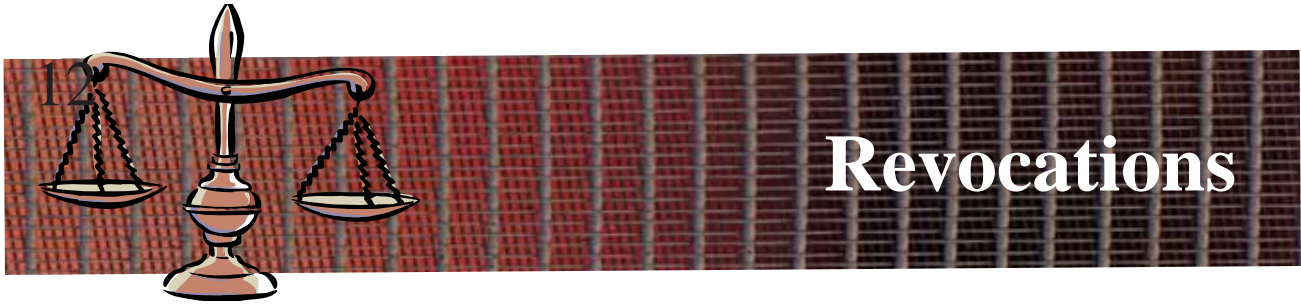
The Arkansas Constitution, Article 6, Section 18, gives the Governor power to grant Executive Clemency. This is the process through which the Governor considers requests for granting reprieves, commutations of sentence, pardons after conviction, and considers requests to forgive fines and forfeitures. A reprieve is a temporary relief from or postponement of execution or criminal punishment or sentence. Commutation means a permanent change of sentence or punishment, such as changing a death sentence to a life sentence without parole. A pardon request asks that a criminal record be expunged or removed from the public record. Inmates submit requests through an Institutional Release Officer. Persons who are not incarcerated submit applications directly to the Arkansas Department of Community Correction Institutional Release Office where background information is gathered. The requests are forwarded to the ABP for investigation. The Board can conduct Pardon, Executive Clemency, and Victim Input hearings. A recommendation report is compiled and sent to the Governor.





The Board can recommend commutation (reduction of criminal penalty) or pardon (forgiveness) of a sentence for a criminal conviction following application. The applicant must receive a recommendation of “with merit” or “without merit” from the Arkansas Parole Board before the matter can go to the Governor for a final decision. The recommendation from the Board to the Governor is not binding.

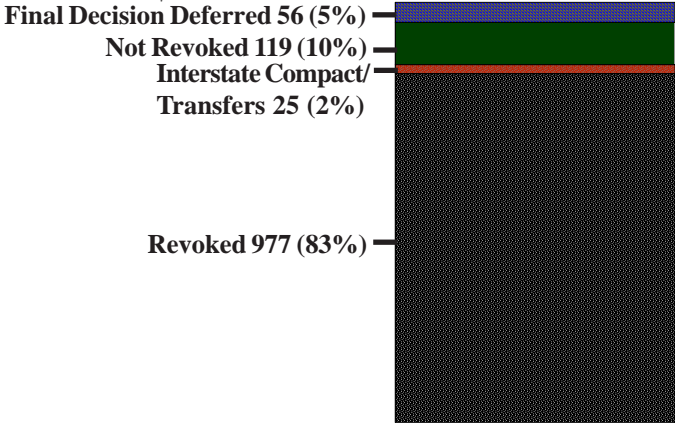




If a parolee violates any of the release conditions, a Hearing Examiner may impose additional conditions or specify whether the violator should be sent to the Technical Violator Program (TVP), if eligible, or return the offender to prison. At a revocation hearing, the Hearing Examiners seek and consider evidence that supports or counters the violation charges, as well as any extenuating or mitigating circumstances that suggest the violation does or does not warrant revocation.

A parolee may waive his or her right to an official hearing and be sent to ADC or a TVP. In this instance, Hearing Examiners would not meet with the parolee for a hearing.

A total of 1,177 hearings were held by Hearing Examiners. Of that number, 69% were revoked to ADC, 14% revoked to a DCC TVP, 10% not revoked, 5% final decision deferred, and 2% were Interstate Compact cases or transfer hearings.



Of the 1,177 hearings with parolees, 808 were sent to ADC, 169 to DCC Technical Violation Program, 119 were not revoked, 56 hearings resulted in a deferred final decision, and 25 cases were Interstate Compact or Transfer hearing cases.



Hearing Examiner Results



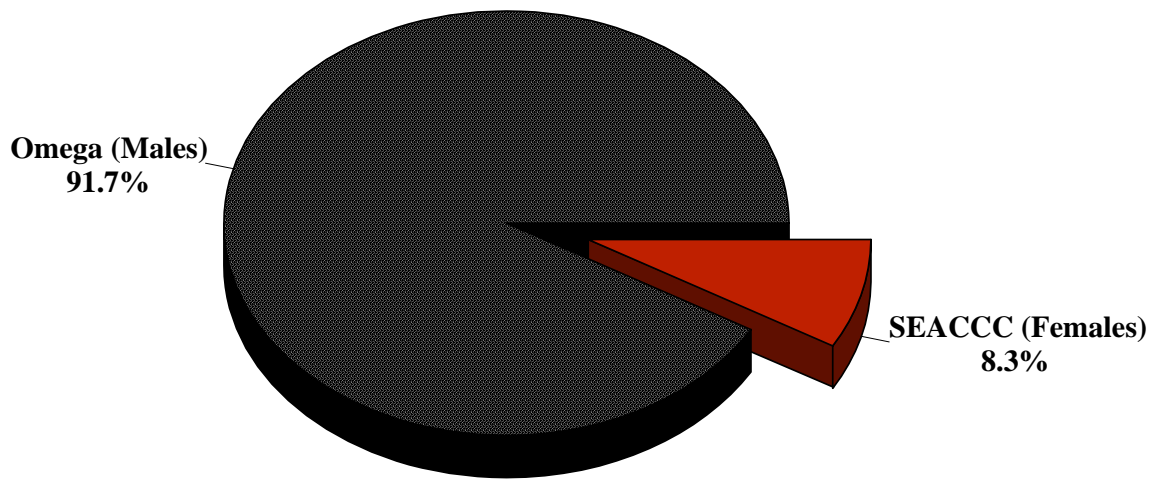
Hearing Examiners drove a total of 17,170 miles to conduct hearings at county jails or Department of Community Correction offices.

Hearing Examiner Results Racial Breakdown of Offenders 1,177 Parolees

	Males				Females			
	White	Black	Other	Total	White	Black	Other	Total
<i>Number Revoked to ADC</i>	352	389	18	759	35	14	0	49
<i>Percent Revoked to ADC</i>	0.29906542	0.33050127	0.01529312	0.64485981	0.02973662	0.01189465	0	0.04163127
<i>Revoked to DDC</i>	88	66	1	155	12	2	0	14
<i>Percent Revoked to DDC</i>	0.07476636	0.05607477	0.00084962	0.13169074	0.01019541	0.00169924	0	0.01189465
<i>Not Revoked</i>	55	56	1	112	4	3	0	7
<i>Percent Not Revoked</i>	0.04672897	0.04757859	0.00084962	0.09515718	0.00339847	0.00254885	0	0.00594732
<i>Deferred Final Decision</i>	21	29	1	51	3	2	0	5
<i>Percent Deferred</i>	0.01784197	0.02463891	0.00084962	0.0433305	0.00254885	0.00169924	0	0.00424809
<i>Compact Hearings</i>	9	7	0	16	1	2	0	3
<i>Percent Compact Hearings</i>	0.00764656	0.00594732	0	0.01359388	0.00084962	0.00169924	0	0.00254885
<i>Transfer Hearings</i>	5	1	0	6	0	0	0	0
<i>Percent Transfer Hearings</i>	0.00424809	0.00084962	0	0.00509771	0	0	0	0
<i>Total All Cases</i>	530	548	21	1099	55	23	0	78
<i>Percent of All Cases</i>	0.45029737	0.46559048	0.01784197	0.93372982	0.04672897	0.01954121	0	0.06627018

14 Technical Violators

A technical violation is a failure to abide by the conditions of supervision other than by commission of a new felony offense. During FY '08, there were 169 offenders (155 males, 14 females) admitted to a DCC technical violator program through a Board action.



Omega Technical Violator Center, located in Malvern, capacity 300 males

Budget



2007-08 Fiscal Year

Expenses	FY 2005	FY 2006	FY 2007	FY 2008
Regular Salary	\$842,654.17	\$895,708.53	\$947,313.18	\$1,105,247.45
Personal Service Match	\$201,768.55	\$204,589.07	\$237,305.55	\$303,616.33
Operations	\$80,005.32	\$294,428.86	\$249,293.04	\$283,027.85
Conference & Seminars	\$0.00	\$2,886.29	\$261.75	\$620.00
Professional & Service Fees	\$0.00	\$0.00	\$0.00	\$4,900.00
Capitol Outlay	\$0.00	\$91,305.90	\$0.00	\$22,159.35
Total	\$1,125,258.44	\$1,524,918.65	\$1,434,173.52	\$1,719,570.98

Funding Sources	FY 2005	FY 2006	FY 2007	FY 2008
General Revenue	\$1,062,577.00	\$1,524,919.00	\$1,495,759.00	\$1,722,808.00
Department of Correction	\$62,681.00	\$0.00	\$0.00	\$0.00
Total	\$1,125,258.00	\$1,524,919.00	\$1,495,759.00	\$1,722,808.00

Act 1031 of 2003
Parole Board Report of FY '08 Final Approvals, Deferrals, or Denials

Offense	Asian		Black		Cuban		Hispanic		Native American		Mexican		Other		White		Total		Grand Total	
	App	Den	Def	App	Den	Def	App	Den	Def	App	Den	Def	App	Den	Def	App	Den	Def		
Manu/Devl/Poss Control Subs.	12	0	882	712	13	0	97	26	0	1	2	0	5	0	1	1199	804	8	2196	3769
Residential Burglary	2	0	239	322	18	0	15	15	0	0	0	0	1	0	0	434	396	33	691	1478
Theft Of Property	0	0	153	106	3	1	6	2	0	1	0	0	0	0	0	372	214	4	533	862
Robbery	1	0	211	330	15	0	0	2	0	0	0	0	0	1	0	89	98	2	302	751
Commercial Burglary	2	0	122	109	7	1	3	1	0	2	0	0	0	0	0	178	156	10	308	593
Criminal Attempt	0	0	46	68	11	0	0	6	1	0	0	0	0	0	0	205	209	9	251	555
Sexual Assault	1	3	33	59	20	0	20	14	8	0	0	0	0	0	0	105	203	85	159	552
Aggravated Robbery	0	0	85	259	18	0	0	0	0	0	0	0	0	0	0	39	91	8	124	500
Rape	0	0	30	116	35	0	0	1	0	0	0	0	0	0	0	48	173	58	78	463
Forgery	1	2	81	50	0	0	3	2	0	0	0	0	0	0	0	207	88	1	292	435
Theft By Receiving	1	0	85	75	2	0	1	2	0	0	0	0	0	0	0	131	95	0	218	392
Battery-2nd Degree	0	0	82	87	5	0	7	9	0	0	0	0	0	0	0	80	87	3	169	360
Failure To Appear	1	1	40	21	0	0	20	12	1	0	1	0	0	0	0	157	74	3	218	331
Battery-1st Degree	0	0	74	125	20	0	2	0	2	0	0	0	0	0	0	41	47	16	117	327
Murder-1st Degree	0	0	22	144	19	0	0	0	0	0	0	0	0	0	0	15	87	18	37	305
Criminal Conspiracy	5	2	43	51	1	0	6	0	0	0	0	0	2	1	0	94	71	2	150	278
Advertise Drug Paraphernalia	0	0	14	7		0	0	0	0	1	0	0	0	0	0	168	78		183	268
Poss. Firearm Certain Person	0	0	69	58	4	0	3	0	0	0	0	0	0	0	0	65	45	0	137	244
Simul. Poss Of Drugs/Firearm	0	0	31	36	4	0	3	2	0	0	0	0	0	0	0	46	109	0	80	231
Hot Check Violation	0	0	42	18	0	0	0	1	0	1	1	0	0	0	0	107	44	1	150	215
Viol Of Omb DWI Act 4th Offens	0	0	24	18		0	14	3	0	0	0	0	0	0	0	97	41		135	197
Domestic Battering-3rd	0	0	31	18	0	0	4	4	0	0	0	0	0	0	0	54	61	1	89	173
Sexual Abuse-1st Degree	1	1	20	27	5	0	1	0	0	0	0	0	0	0	0	29	69	18	51	171
Breaking And Entering	0	0	41	28		0	4	1	0	0	0	1	0	0	0	61	16		107	152
Murder-2nd Degree	0	0	27	31	15	0	0	0	0	1	0	0	0	0	0	21	31	19	48	145
Fail To Register Child/Sex Off	0	0	16	16	1	0	0	0	0	0	0	0	0	0	0	57	46	3	73	139
Aggravated Assault	0	0	24	35	1	0	2	0	0	0	0	0	0	0	0	35	28	0	61	125
Unknown	0	0	1	48	0	0	0	0	0	0	0	0	0	0	0	0	57	1	1	107
Manslaughter	0	0	22	13	4	0	2	0	0	0	1	1	0	0	0	18	17	18	42	96
Capital Murder	0	0	3	59		0	0	0	0	0	0	0	0	0	0	1	32		4	95

Offense	Asian	Black	P	Hispanic	Native American	Mexican	Other	White	Total	Grand				
Domestic Battering-2nd Degree	0	0	1	0	0	0	0	0	17	1	48	40	2	90
Terroristic Threatening	0	8	14	2	0	0	0	0	26	38	41	79	1	62
Arson	0	0	1	0	0	0	0	0	23	0	31	30	1	62
Terroristic Act	1	0	30	0	0	0	1	0	4	1	24	36	2	62
Burglary	0	0	6	0	0	0	0	0	21	1	11	45	2	58
Stalking	0	0	5	0	0	0	0	0	20	1	25	30	1	56
Criminal Mischief-1st Degree	2	3	4	4	0	0	0	0	13	34	20	54	1	49
Negligent Homicide	0	0	3	0	1	0	0	0	13	15	13	17	19	49
Non-Support	0	0	10	0	0	0	0	0	8	1	36	12	1	49
Sexual Indecency With A Child	0	0	3	0	2	0	0	0	26	1	17	31	1	49
Domestic Battering-1st	0	0	12	0	0	0	0	0	12	1	19	21	4	44
False Imprisonment-1st Degree	0	0	4	0	1	0	0	0	12	2	21	20	2	43
Kidnapping	0	0	9	0	0	0	0	0	7	3	14	18	3	35
Discharge Firearm From Vehicle	0	0	10	0	0	0	0	0	6	2	17	15	2	34
Fraudulent Use Of Credit Card	0	0	12	0	0	0	0	0	4	28	6	34	1	34
Furnishing Prohib. Articles	0	0	9	0	0	0	0	0	6	21	13	34	1	34
Incest	0	0	3	0	0	0	0	0	11	2	14	13	2	29
Financial Identity Fraud	0	0	5	0	0	0	0	0	6	19	8	27	1	27
Fleeing	1	5	4	1	1	0	0	0	2	19	8	27	1	27
Agg. Aslt On Family/Household	0	0	4	0	0	0	0	0	8	11	11	22	1	22
Computer Child Pornography	0	0	0	0	0	0	0	0	12	1	6	12	1	19
Fail To Stop Acc. W/inj/Death	0	0	2	0	0	0	0	0	2	15	2	17	1	17
Carnal Abuse-1st Degree	0	0	2	0	1	0	0	0	4	1	3	12	1	16
Criminal Use Prohibited Weapon	0	0	6	0	0	0	0	0	2	10	4	14	1	14
Hindering Apprehension Or Proc	0	0	5	0	0	0	0	0	4	10	4	14	1	14
Tampering With Physical Evid.	0	0	2	0	0	0	0	0	4	8	5	13	1	13
Trans. Distr. Mat. Deplctg Chil	0	0	0	0	0	0	0	0	9	3	9	12	1	12

Offense	Asian	Black	P	Hispanic	Native American	Mexican	Other	White	Total	Grand
Abuse Of Adults	0	0	0	0	0	0	0	4	4	11
Engage In Viol Crim Group Act	0	4	3	0	0	0	0	2	6	11
Theft Of Public Benefits	0	7	2	0	0	0	0	2	9	11
Possession Of Ephedrine	0	1	0	0	0	0	0	8	9	10
Sexual Solicitation Of A Child	0	2	1	0	0	0	0	2	4	10
Carnal Abuse-3rd Degree	0	1	1	0	0	0	0	2	3	9
Criminal Mischief 2nd Degree	0	1	0	0	0	0	0	6	7	9
Endanger Welfare Minor-1st Dg	0	1	1	1	0	0	0	4	6	9
Dist Near Certain Facilities	0	1	3	0	1	0	0	0	1	8
Dist/Poss/View Sex Explicit	0	0	0	0	0	0	0	4	4	7
Poss W/To Manufacture	0	0	1	0	0	0	0	5	5	7
Theft Of Services	0	1	0	0	0	0	0	3	4	7
Permit Child Abuse	0	1	2	0	0	0	0	1	1	6
Impair Oper.Of Vital Pub.Facil	0	0	1	0	0	0	0	3	3	5
Intimidating A Witness	0	2	0	0	0	0	0	2	4	5
Carnal Abuse-2nd Degree	0	0	1	2	0	0	0	0	1	4
Criminal Solicitation	0	0	0	0	0	0	0	3	3	4
Engage Child In Sex Explicit	0	0	0	0	0	0	0	2	2	4
Fail. To Keep Records Dist Drg	0	2	0	0	0	0	0	0	2	4
Battery 3rd Deg. (Enhanced)	0	0	0	0	0	0	0	1	1	3
Engage In Cont Gang Org/Ent 2d	0	1	0	0	0	0	0	2	3	3
Escape-1st Degree	0	0	2	0	0	0	0	1	1	3
Interference With Custody	1	1	0	0	0	0	0	0	2	3
Intro Cont Subs Body/Another	0	0	0	0	0	0	0	1	1	3
Duty To Give Info & Render Aid	0	0	0	1	0	0	0	0	1	2
Escape-2nd Degree	0	0	0	0	0	0	0	1	1	2
Expose Child to Chem Substance	0	0	0	0	0	0	0	2	2	2
Filing A False Report	0	0	0	0	0	0	0	2	2	2
Indecent Exposure	0	0	0	0	0	0	0	2	2	2

Offense	Asian	Black	P	Hispanic	Native American	Mexican	Other	White	Total	Grand																
Interfering With Law Enf. Off.	0	0	0	0	0	0	0	1	1	2																
Poss Anhyd Ammonia	0	0	0	0	0	0	0	1	1	2																
Poss. Firearm Incar. Person	0	0	0	0	0	0	0	1	1	2																
Reckless Burning	0	0	0	0	0	0	0	2	2	2																
Reg Sex offend near cert faci	0	0	0	0	0	0	0	1	1	2																
Theft Of Leased Property	0	0	0	0	0	0	0	2	2	2																
Use Of Another's Prop For Crime	0	0	0	0	0	0	0	1	1	2																
Use Of Communication Facility	0	1	0	0	0	0	0	0	1	2																
Violation Of A Minor-1st Dg	0	1	0	0	0	0	0	1	2	2																
Violation Of A Minor-2nd Dg	0	0	0	0	0	0	0	1	1	2																
Agg. Assault On Corr. Employee	0	0	0	0	0	0	0	1	1	1																
Aggravated Riot	0	0	0	0	0	0	0	1	1	1																
Communicating False Alarm	0	0	0	0	0	0	0	1	1	1																
Continuing Criminal Enterprise	0	1	0	0	0	0	0	0	1	1																
Criminal Poss. Of Explosives	0	0	0	0	0	0	0	1	1	1																
Exposing One To HIV	0	1	0	0	0	0	0	0	1	1																
Perjury	0	1	0	0	0	0	0	0	1	1																
Permitting Escape-1st Degree	0	0	0	0	0	0	0	1	1	1																
Poss. Of Firearm - School	0	1	0	0	0	0	0	0	1	1																
Possession Of Defaced Firearm	0	1	0	0	0	0	0	0	1	1																
Promoting Prostitution-1st Dg	0	1	0	0	0	0	0	0	1	1																
Retaliation Against Informant	0	0	0	0	0	0	0	1	1	1																
Solicit Money/Prop From Incomp	0	0	0	0	0	0	0	1	1	1																
Witness Bribery	0	1	0	0	0	0	0	0	1	1																
Total	32	18	1	2803	3257	233	2	3	1	232	114	14	7	9	1	9	8	1	1	4540	3909	356	7626	7319	606	15551



Arkansas Parole Board

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