EXAMINING THE WORK OF STATE COURTS:

AN ANALYSIS OF 2010 STATE COURT CASELOADS



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EXAMINING THE WORK OF STATE COURTS: AN ANALYSIS OF 2010 STATE COURT CASELOADS



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A joint project of the Conference of State Court Administrators, the Bureau of Justice Statistics, and the National Center for State Courts.

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A Comment from the Chair

Examining the Work of State Courts contains empirical data on case filings and dispositions in the courts of the fifty states, the District of Columbia, and Puerto Rico. Those data were provided by the state court administrators in those jurisdictions. There is no more reliable source of information on the work of state courts.

The analysis of the state court data is provided by staff of the Court Statistics Project at the National Center for State Courts. Their extensive experience in collecting, compiling, and interpreting state court data ensures the reader of informed and thoughtful analysis.

The foundations of good court administration are quality data and informed analysis of those data. This volume provides both. Furthermore, exposure of those data and analyses to public scrutiny ensures that the nation's state courts are transparent, accountable, and efficient. Careful review of this publication will assure policy makers and members of the public that state court leaders around the country are accountable to the public they serve.

Amale Arovenons

Don Goodnow Chair, Court Statistics Committee Conference of State Court Administrators

FOREWORD

"All statistics are a tradeoff of the value to the common good versus the burden they impose on people."

Robert M. Groves Director, Bureau of Census

The purpose of *Examining the Work of State Courts* is to make state court statistics highly accessible. This year, we have continued our evolution as both a print and Web publication by moving more content to the Web. The print version provides an overview of state court caseloads, while detail previously found in print is now published on the Web at <u>www.courtstatistics.org</u>.

The analysis presented here is based on the data provided by staff of the Administrative Offices of the Courts and the Appellate Court Clerks' Offices. Statewide aggregate caseload data and reporting practices, population trends, and a detailed explanation of the Court Statistics Project methodology are available on the Web at <u>www.courtstatistics.org</u>.

The reporting framework for this publication is the *State Court Guide to Statistical Reporting*. Developed with guidance from the Conference of State Court Administrators' Court Statistics Committee, the *Guide* provides a national model for data reporting, making state court data more comparable and thus developing a more accurate national picture of the work of the state courts. States that significantly improved their statistical reporting through implementation of the *Guide* are acknowledged with the awarding of a CSP Reporting Excellence Award. The *Guide* is available in PDF at www.courtstatistics.org.

The content and design of CSP's reports and Web site are guided by the members of the Court Statistics Committee of the Conference of State Court Administrators (COSCA). The committee members have given generously of their time, talent, and experience, and their participation has been invaluable to project staff.

The Court Statistics Project is funded through a cooperative agreement with the Bureau of Justice Statistics (BJS). The authors wish to acknowledge the editorial review and helpful comments provided by Tracey Kyckelhahn and Howard Snyder at BJS.

Special thanks to Neal Kauder and Daniel Regan of Visual Research, for their innovative information design.

REPORTING EXCELLENCE AWARDS



Each year in *Examining the Work of State Courts*, the Court Statistics Project recognizes states that have taken the time and applied the resources necessary to improve the quantity or quality of their reported caseload data. Improvements may include increases in the number of case types detailed within a case category, in the number of status categories (such as reopened or pending) for which data are provided, in the quality or completeness of data that had previously been reported, or in some combination of the three. This year we are pleased to recognize administrative office staff in Missouri, Nevada and New Hampshire for their continued dedication to the enhancement of nationally collected court caseload statistics.

Missouri

Missouri began a review of their appellate court statistics during a CSP staff site visit in 2010. During 2011, staff of the Office of the State Courts Administrator continued that review by comparing the data elements collected with those recommended in the *State Court Guide to Statistical Reporting*. The end result of their review is the 2012 addition of both case types and status categories for the Supreme Court and the Court of Appeals. The caseload data for both courts now include detail regarding the number of administrative agency appeals, the number of new filings that are interlocutory in nature, the manner in which all cases are disposed, the type of opinions for cases that have been decided on the merits, and the outcomes of those cases. The Supreme Court caseload also includes additional information on the number of pending cases, and the Court of Appeals caseload now provides a breakdown of civil cases for which there is an appeal by right.

Nevada

Nevada's Administrative Office of the Courts is in the process of implementing new statewide reporting standards for court statistics. The new system adheres to the national reporting framework outlined in the *State Court Guide to Statistical Reporting*. In 2010 Nevada applied their new reporting standards to the Criminal case category and reported all criminal case types for New Filing, Reopened, and Entry of Judgment data. Next year, the Nevada AOC plans to apply the new standards to the Civil case category.

New Hampshire

After reviewing data available and the *State Court Guide to Statistical Reporting*, New Hampshire Administrative Office of the Courts' staff improved data reporting for 2010, increasing both the number of case types reported and the quality and completeness of the reported data. For the general jurisdiction Superior Courts, case types were added to the Civil and Juvenile case categories, and quality was improved in all five case categories, resulting in complete grand total data. In limited jurisdiction courts, Entry of Judgment data were added in addition to quality improvements and the addition of case types.

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Reporting Excellence Awards

TRIAL COURTS

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To see more data, visit <u>www.courtstatistics.org</u>

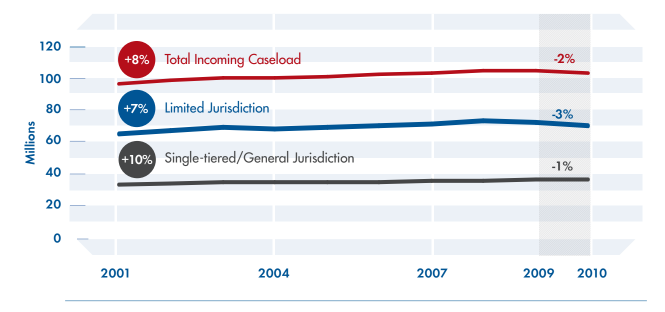
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TRIAL COURTS OVERVIEW

After two consecutive years of caseloads that exceeded 106 million, the state courts experienced an aggregate decline of about 2.5 million cases from 2009 to 2010. Most of the decrease occurred in traffic/violations caseloads (-2 million), but reductions in the numbers of juvenile (-112,000) and even civil cases (-545,000) also were reported. Of the 103.5 million incoming cases in 2010, 68 million (66%) were processed in limited jurisdiction courts while the remaining 35 million were heard in general jurisdiction and singletiered courts. The number of judicial officers in state courts declined slightly but were essentially unchanged from 2009.

TOTAL CASELOADS FELL BY 2 PERCENT IN 2010

Total Incoming Caseloads Reported by State Courts, by Jurisdiction, All States, 2001-2010



Total Incoming Cases per 100,000 Population Reported by State Courts, by Jurisdiction, All States, 2001-2010

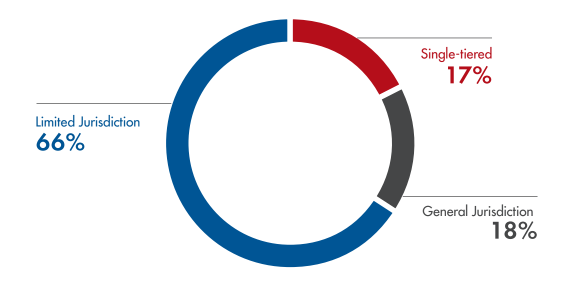


Despite overall increases since the benchmark year of 2001, each of the indicators for total incoming caseloads declined between 2009 and 2010. Limited jurisdiction courts–in which most of the declining traffic caseloads are processed–showed an aggregate decrease of 2.1 million cases, or 3 percent, from 2009. The decrease in courts of general jurisdiction was less apparent, falling by about 428,000 cases (-1%).

When adjusted for the increasing U.S. population, the aggregate rate of incoming cases per 100,000 was unchanged from 2001—slightly higher in general jurisdiction courts but slightly lower in limited jurisdiction courts.

Two of Every Three Cases Processed in Limited Jurisdiction Courts

Distribution of Total Incoming Caseloads, by Jurisdiction, 2010



Total Incoming Caseloads Reported by State Courts, by Jurisdiction, 2010 (in Millions)

Jurisdiction								
Case Category	Single-tier	ed	General		ngle-tiered + General	Limited	Total	Percent of Total
Traffic	11.1	+	3.3	=	14.4	41.9	56.3	54%
Criminal	2.6	+	3.7	=	6.3	14.1	20.4	20%
Civil	2.5	+	6.6	=	9.2	9.8	19.0	18%
Domestic Relations	0.7	+	3.5	=	4.2	1.7	5.9	6 %
Juvenile	0.2	+	0.9	=	1.2	0.7	1.9	2%
TOTAL INCOMIN PERCENT OF TOTA		+	18.1 18%	=	35.3 34%	68.2 66%	103.5	

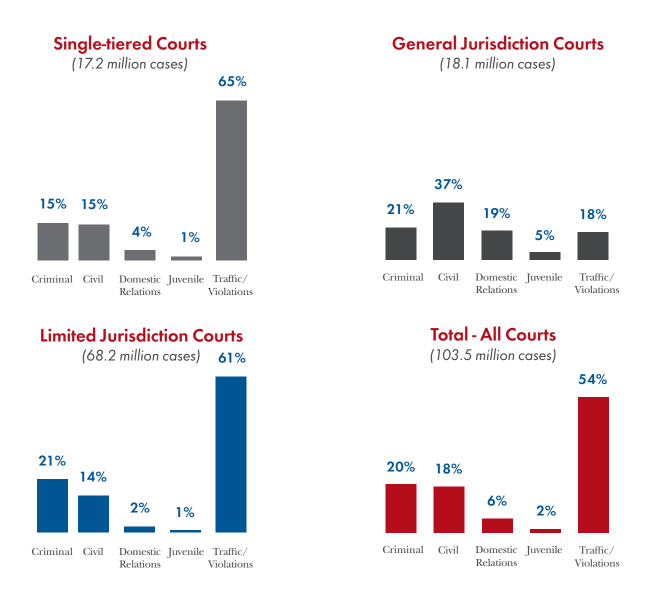
Note: Totals may not sum due to rounding.

California, the District of Columbia, Illinois, Iowa, Minnesota, and Puerto Rico have single-tiered court systems. The primary distinction of a single-tiered system is that it processes the entire spectrum of cases in a single general jurisdiction court, whereas the other systems divide caseloads between general and limited jurisdiction courts based on such things as case complexity, case type, monetary value, and geography. Due to the inclusion of traffic/violations, small claims, and other cases that are numerous and typically processed in limited jurisdiction courts elsewhere, as well as the presence of 2 of the 5 most populous states (CA and IL), the combined number of incoming cases in the 6 single-tiered courts (17.2 million) was coincidentally similar in volume to the general jurisdiction caseloads in the remaining 46 states (18.1 million). The courts of limited jurisdiction in these same 46 states together processed nearly twice as many cases (68.2 million) as single-tiered and general jurisdiction courts combined.

3

THE INFLUENCE OF STRUCTURE ON CASELOAD COMPOSITION IS CLEAR

Incoming Caseload Composition in State Courts, by Jurisdiction, All States, 2010



Caseload composition describes a caseload in terms of its case categories. Displayed are the percentages of total incoming caseloads comprising the five major categories of Civil, Domestic Relations, Criminal, Juvenile, and Traffic/Violations cases for single-tiered courts, general jurisdiction courts, limited jurisdiction courts, and the combined total. Whether a state has a single- or two-tiered system clearly influences composition, as seen in the differences exhibited between single-tiered and general jurisdiction courts. While both are courts of general jurisdiction, Traffic/Violations cases are processed in the same court as all other cases in a single-tiered system, whereas most two-tiered systems consign Traffic/Violations cases to limited jurisdiction courts. As a result, general jurisdiction caseloads in two-tiered systems typically consist of higher percentages of the four remaining categories.

TWO-TIERED SYSTEMS HAVE THREE GENERAL JURISDICTION JUDGES PER 100K POPULATION

Full-time Judges in Single-tiered and General Jurisdiction Courts, 2010

		Full-Time Judges		Incoming Non-Traffic Cases		
Single- tiered Courts	Total	Per 100k Populatio		Per Judge	Populatio Rank	
California	1,646	4.4	3,652,298	2,219	1	
District of Columbia	62	10.3	107,985	1,742	51	
lowa	198	6.5	310,647	1,569	31	
Minnesota	289	5.4	423,839	1,467	21	
Illinois	906	7.1	1,280,498	1,413	5	
Puerto Rico	338	9.1	288,007	852	29	

9.1	288,007	852
Median 6.8		Median 1,518

		ull-Time Iudges		Incoming Non-Traffic Cases			
General Jurisdiction Court	Total	Per 100k Population	Total	Per Po Judge	opulatio Rank		
South Carolina ¹	46	1.0	232,741	5,060	24		
New Jersey	412		,404,837	3,410	11		
Florida	599		,856,917	3,100	4		
South Dakota	41	5.0	112,369	2,741	47		
Utah ²	71	2.6	187,690	2,644	35		
Indiana	315	4.9	830,978	2,638	15		
Maine	53	2.0	135,428	2,555	42		
North Carolina ¹	111	1.2	245,712	2,333	10		
North Dakota	44	6.5	96,439	2,214	49		
Georgia	205	2.1	442,176	2,157	9		
Maryland	157	2.7	324,657	2,068	19		
Vermont	30	1.6	61,324	2,044	50		
Tennessee ²	154	2.4	310,669	2,017	17		
Oregon	174	2.3	344,850	1,982	27		
Texas	454	1.8	897,309	1,976	2		
Connecticut	201	5.6	393,882	1,960	30		
Wisconsin	248	4.4	485,053	1,956	20		
Ohio	394	3.4	748,505	1,900	7		
Missouri	334	5.6	633,960	1,898	18		
Arkansas	120	4.1	223,594	1,863	33		
Virginia ²	157	2.0	289,378	1,843	12		
Nevada	72	2.7	131,469	1,826	36		
Kansas	167	5.8	297,667	1,782	34		
Arizona	174	1.4	309,391	1,778	16		
Delaware ¹	19	1.1	32,831	1,728	46		
Pennsylvania	450	3.5	776,192	1,725	6		
Louisiana	236	5.2	383,098	1,623	25		
New Mexico	88	4.3	138,062	1,569	37		
Alabama	144	3.0	225,608	1,567	23		
Oklahoma	241	6.4	359,100	1,307	28		
Colorado							
	164	1.6	233,693	1,425	22		
Michigan	228	1.2	306,413	1,344	8		
Kentucky	146	1.7	195,643	1,340	26		
Washington	188	2.8	249,913	1,329	13		
New York ²	455	2.3	560,101	1,231	3		
Montana	44	4.4	45,849	1,042	45		
Hawai'i	48	3.5	49,113	1,023	41		
Nebraska	55	3.0	55,083	1,002	39		
New Hampshire	21	1.6	21,024	1,001	43		
Wyoming	22	3.9	19,042	866	52		
Rhode Island ¹	22	2.1	1 <i>7</i> ,080	776	44		
West Virginia	70	3.8	48,404	691	38		
Mississippi ¹	51	1.7	27,611	541	32		
Alaska	40	5.6	21,487	537	48		
Idaho	43	2.7	22,189	516	40		
Massachusetts ¹	82	1.3	31,102	379	14		

Median 2.8

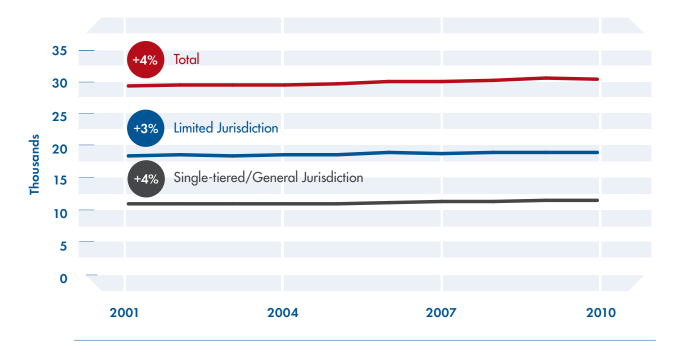
- ¹ These states do not have domestic relations or juvenile jurisdiction in their general jurisdiction courts.
- 2 These states do not have juvenile jurisdiction in their general jurisdiction courts.

Median

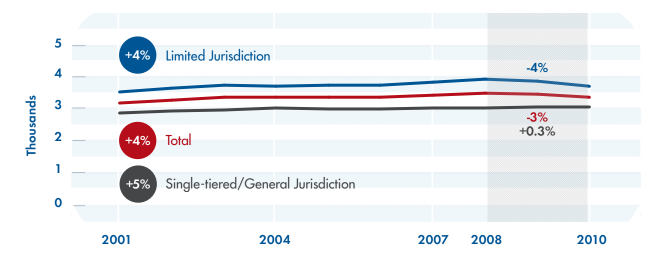
1,780

NUMBER OF CASES PER JUDGE EDGED DOWN SLIGHTLY IN 2010

Number of Judicial Officers in State Courts, by Jurisdiction, 2001-2010



Total Incoming Cases per Judicial Officer, by Jurisdiction, 2001-2010



The first chart shows the total number of judicial officers reported by state courts for the last 10 years, with an overall increase in judicial officers over this period. However, after 9 years of increases that averaged about 110 judicial officers per year, general jurisdiction courts lost 60 in 2010 and limited jurisdicition courts gained just 2, for a total net decrease of 58 for 2010.

Unlike caseloads, which increase at an average of about 1 percent per year, the number of judicial officers typically increases at half that rate. As a result, the average number of cases per judicial officer increases in most years. However, the recent decline in total caseloads has translated into a decrease of about 100 cases per judicial officer per year from its high of 3,515 in 2008 to about 3,415 in 2010.



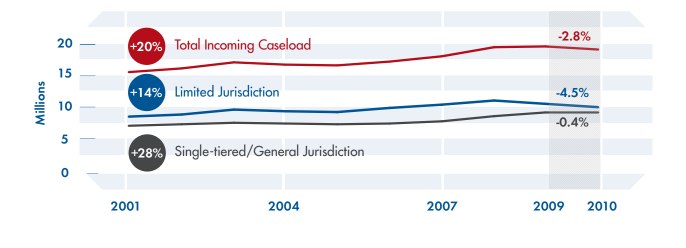
To see more data, visit <u>www.courtstatistics.org</u>

TRIAL COURTS CIVIL CASELOADS

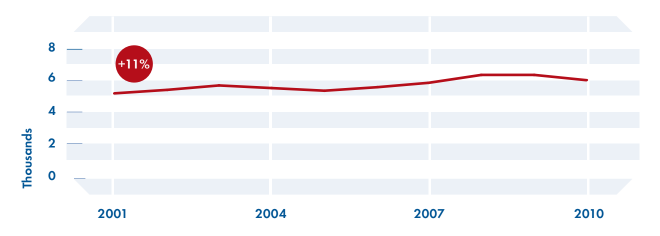
The Civil case category comprises an extensive array of case types, including: tort (e.g., automobile, malpractice, product liability), contract (e.g., seller plaintiff/debt collection, buyer plaintiff, landlord/tenant), real property (e.g., condemnation, title disputes), small claims, probate/estate, mental health, civil appeals, and miscellaneous civil cases, such as habeas corpus and writs. In 2010, Civil cases accounted for over 18 percent of the 103.5 million incoming cases processed in state trial courts.

CIVIL CASELOADS FELL 3 PERCENT IN 2010

Total Incoming Civil Caseloads Reported by State Courts, All States, 2001-2010



Total Incoming Civil Cases per 100,000 Population, All States, 2001-2010



Civil caseloads declined in 2010 in both general and limited jurisdiction courts. Ninety-three percent of the total decrease of 545,000 cases occurred in limited jurisdiction courts, where small claims and other less complex civil cases are typically processed.

STRUCTURE OF COURTS SHAPES DISTRIBUTION OF CASELOADS

Incoming Civil Caseloads and Rates in 30 States, by Jurisdiction, 2010

	Cas	Cases by Jurisdiction Percent by Jurisdiction		Jurisdiction	Cases per 100k	Population	
State	General	Limited	Total	General	Limited	Population	Rank
New Jersey	1,004,778	18,426	1,023,204	98%	2%	11,625	11
District of Columbia	61,556	-	61,556	100%	-	10,184	51
New York*	414,973	1,299,889	1,714,862	24%	76%	8,843	3
Wyoming	8,139	36,013	44,152	18%	82%	7,822	52
Florida	855,720	615,980	1,471,700	58%	42%	7,810	4
Delaware	19,244	48,279	67,523	28%	72%	7,504	46
Colorado	130,716	248,129	378,845	35%	65%	7,503	22
Michigan	67,329	668,219	735,548	9%	91%	7,447	8
Nebraska	17,645	115,233	132,878	13%	87%	7,259	39
Kansas	193,402	n/j	193,402	100%	n/j	6,764	34
Connecticut	149,029	76,785	225,814	66%	34%	6,313	30
Nevada	44,046	122,146	166,192	27%	73%	6,145	36
Kentucky	73,902	192,563	266,465	28%	72%	6,131	26
Arizona	127,186	256,567	383,753	33%	67%	5,983	16
Idaho	10,168	73,386	83,554	12%	88%	5,317	40
lowa	162,142	-	162,142	100%	-	5,316	31
Missouri	317,613	n/j	317,613	100%	n/j	5,297	18
North Dakota	35,633	n/j	35,633	100%	n/j	5,283	49
Utah	125,670	19,753	145,423	86%	14%	5,238	35
Illinois	671,908	-	671,908	100%	-	5,232	5
Wisconsin	293,153	n/j	293,153	100%	n/j	5,151	20
Puerto Rico	181,573	-	181,573	100%	-	4,878	29
North Carolina	106,166	352,637	458,803	23%	77%	4,798	10
New Hampshire	7,864	46,888	54,752	14%	86%	4,158	43
Arkansas	56,315	62,249	118,564	47%	53%	4,058	33
Minnesota	211,898	-	211,898	100%	-	3,990	21
Washington	102,813	144,759	247,572	42%	58%	3,671	13
California	1,235,421	-	1,235,421	100%	-	3,308	1
Hawai'i	12,998	30,552	43,550	30%	70%	3,194	41
New Mexico	61,733	n/j	61,733	100%	n/j	2,988	37

Note: States in **bold** have a single-tiered court system which are courts of general jurisdiction.

* New York is missing civil data from its Town and Village Justice Courts.

"n/j" = no civil jurisdiction in that court tier.



This table displays not only the total incoming caseloads and population-adjusted rates of Civil cases, it also gives further insight into structural differences by illustrating the percentage of caseloads that are processed in general versus limited jurisdiction courts. The 6 states with single-tiered courts obviously report no limited jurisdiction caseloads. However, 5 of the remaining 24 states with two-tiered systems also report no limited jurisdiction caseloads as those courts have no jurisdiction over Civil cases. For the other two-tiered states, the proportion of cases processed in limited jurisdiction courts range from as low as 2 percent in New Jersey to as high as 91 percent in Michigan, a reflection of differences in how their courts are structured.

Examining the Work of State Courts: An Analysis of 2010 State Court Caseloads Trial Courts: Civil Caseloads

CLEARANCE RATES SUFFER DESPITE DECLINING CASELOADS

Civil Caseload Clearance Rates in 35 States, by Jurisdiction, 2010

	Total Incoming Cases			earance Rc		
Single-tiered Courts	8	30 %	90%	100%	110%	120%
District of Columbia	61,556					
lowa	162,142					
Puerto Rico	181,573					
California	1,235,421					
Illinois	671,908					
Median				99%	•	
General Jurisdiction Courts						
Connecticut	149,029					
Colorado ¹	129,501					
Idaho	10,168					
Arizona	127,186					
Wisconsin	293,153					
Vermont	20,767					
Missouri	317,613					
Kansas	193,402					
Utah	125,670					
Michigan	67,329				しんしょう しんしん ちょうちょう ちょうちょう ひんしん ひろうちょう	one of the most basic
Alabama	51,723					ger can use to determine
Tennessee	70,681					s functioning efficiently (see asure 2). Dividing an
Washington	102,813					by an incoming caseload
Kentucky	73,902					and tells whether pending
Maine	47,225					easing (under 100%) or
New York	414,973					00%). Twenty-five of the
New Jersey	1,004,778					d on this chart achieved
South Carolina	113,543					ercent, indicating that they
North Dakota	35,633				are likely adding to	o their pending caseloads.
New Mexico	61,733					
Arkansas	56,315					
Texas	231,489					
North Carolina	106,166					
Delaware	19,244					
Nevada	44,046					
Median				98%	•	
Limited Jurisdiction Courts						
Utah	19,753					
Kentucky	192,563					
North Carolina	352,637					
Michigan	668,219					
Florida ²	483,521					
Ohio	508,892					
Arizona	256,567					
Virginia	834,105					
Idaho Ponnuk ania	73,386					
Pennsylvania	357,232					
Delaware Indiana	48,279					
Indiana Nevada	77,333					
New York ³	122,146 1,299,889					
Median	1,277,007			100	0/	
meulun				100	/0	

١g

¹ Colorado's rate does not include data from its Water Court.

 $^{\rm 2}$ Florida's rate is based on new filings and dispositions only.

³ New York's rate does not include data from its Town and Village Justice Courts.

CONTRACT CASES CONTINUE TO DOMINATE GENERAL JURISDICTION CIVIL CASELOADS

Incoming Civil Caseload Composition in 17 General Jurisdiction Courts, 2010

		Contract	F					
		61%						
State I	Total ncoming Cases		Probate 11%	Small Claims 11%	Tort 6%	Real Property 2%	Mental Health 2%	All Other Civil 7%
Kansas*	193,402	81%	5%	4%	2%	1%	2%	6%
North Carolina	106,166	78%	1%	n/j	10%	3%	n/j	9%
Colorado	130,716	77%	9%	n/j	4%	1%	4%	5%
Mississippi	27,611	75%	n/j	n/j	14%	1%	n/j	11%
Missouri*	317,613	69%	7%	4%	5%	1%	5%	10%
Utah	125,670	67%	4%	15%	2%	7%	2%	4%
New Jersey	1,004,778	65%	21%	5%	6%	<1%	n/j	1%
North Dakota*	35,633	57%	14%	15%	1%	1%	5%	7%
Minnesota	211,898	48%	5%	24%	2%	3%	2%	16%
Maine	47,225	46%	n/j	24%	2%	1%	2%	25%
Connecticut	149,029	44%	<1%	43%	10%	1%	n/j	3%
Alabama	51,723	40%	3%	n/j	16%	1%	n/j	39%
Oregon	193,458	40%	5%	39%	3%	<1%	4%	9%
Rhode Island	11,286	38%	<1%	<1%	25%	7%	n/j	30%
New Hampshire	7,864	37%	n/j	1%	20%	5%	<1%	38%
Washington	102,813	31%	19%	n/j	9%	20%	10%	11%
Hawai'i	12,998	23%	17%	n/j	9%	16%	5%	30%

Note: States in bold have a single-tiered court system. "n/j" indicates no jurisdiction over that case type.

* These states process all civil cases in their general jurisdiction courts.

"All Other Civil" cases include civil appeals, habeas corpus, non-domestic restraining orders, tax cases, writs, and other civil cases.

Though there are many case types that comprise Civil caseloads, the 7 subcategories shown in the chart encompass all of them. Two things are immediately apparent from these figures: contract cases typically dominate general jurisdiction court caseloads and not all general jurisdiction courts have jurisdiction over all civil cases. For example, 6 of these 17 courts do not process any of their state's small claims cases, 3 states have separate probate courts to handle those matters, and 6 states likewise process their mental health cases in a limited jurisdiction court.

Domestic Relations Cases Online

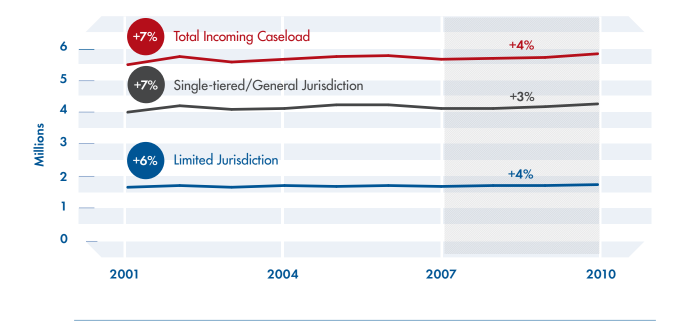
To see more data, visit <u>www.courtstatistics.org</u>

TRIAL COURTS DOMESTIC RELATIONS CASELOADS

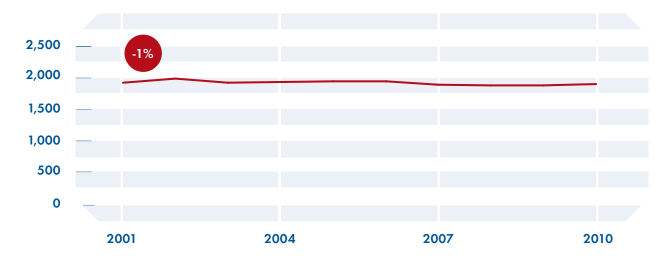
Domestic Relations caseloads are typically dominated by divorce/dissolution cases. With the divorce rate in the U.S. estimated to be 50 percent, many adults are initiated to the judicial system through these cases. Due to the serious, personal, and sometimes contentious nature of divorce cases, both the litigants and the courts find them difficult and resource intensive. Further, data from some states suggest that Domestic Relations matters, more so than any other category of cases, are the most likely to re-enter the court after an initial disposition as reopened cases, possibly several times, to revisit custody or support issues. For these and other reasons, the relatively small proportion of domestic relations cases (6% of all incoming cases) likely belies their impact on those involved as well as on the courts.

DOMESTIC RELATIONS CASELOADS ON THE RISE

Total Incoming Domestic Relations Caseloads Reported by State Courts, All States, 2001-2010



Total Incoming Domestic Relations Cases per 100,000 Population, All States, 2001-2010



Contrary to the inclinations of each of the other trial court case categories, Domestic Relations cases essentially have been on the rise since 2007. And despite an overall decrease of 1 percent in the population-adjusted rate since 2001, even that rate began to climb once again in 2010. Whether these increases are in any way connected to the suffering economy is unknown, but regardless of the cause, the growth in these difficult and resource-intensive matters coincide with a difficult time for courts that are themselves struggling with reduced resources.

COUNTING REOPENED CASES GIVES A MORE COMPLETE PICTURE

	Cases by Jurisdiction		Percent	Percent by .	Cases per 100k	Population	
	General	Limited	Reopened	General	Limited	Population	Rank
States that report a reo	pened caseload						
New Jersey	277,256	n/j	60%	100%	0%	3,150	11
Florida	487,096	n/j	43%	100%	0%	2,585	4
Arizona	109,993	27,210	36%*	80%	20%	2,139	16
New Mexico	43,251	n/j	32%	100%	0%	2,094	37
Alabama	71,484	24,791	41%*	74%	26%	2,012	23
District of Columbia	11,961	-	3%	100%	-	1,979	51
North Dakota	12,683	n/j	37%	100%	0%	1,880	49
lowa	44,515	-	12%	100%	-	1,460	31
Kansas	40,226	n/j	1%*	100%	0%	1,407	34
Michigan	124,807	n/j	27%	100%	0%	1,264	8
California	454,105	-	<1%*	100%	-	1,216	1
Illinois	149,548	-	1%	100%	-	1,164	5
Puerto Rico	35,589	-	7%	100%	-	956	29

Median 1,880

States that do not report a reopened caseload

	1004	50 507	0.0/	0.00/	0.050	0.0
West Virginia	1,324	53,527	2%	98%	2,959	38
Maryland	101,011	25,091	80%	20%	2,179	19
Missouri	129,845	n/j	100%	0%	2,165	18
Arkansas	54,570	n/j	100%	0%	1,868	33
Georgia	177,816	n/j	100%	0%	1,831	9
Idaho	97	25,612	<1%	100%	1,636	40
Wyoming	7,281	1,457	83%	17%	1,548	52
North Carolina	n/j	143,545	0%	100%	1,501	10
New Hampshire	2,202	15,114	13%	87%	1,315	43
Louisiana	58,935	379	99%	1%	1,305	25
Nebraska	22,948	846	96%	4%	1,300	39
Oklahoma	43,636	n/j	100%	0%	1,160	28
Connecticut	34,927	4,318	89%	11%	1,097	30
Colorado	46,814	7,480	86%	14%	1,075	22
Hawai'i	14,084	n/j	100%	0%	1,033	41
Minnesota	49,410	-	100%	-	930	21
Wisconsin	50,573	n/j	100%	0%	889	20
Utah	22,412	n/j	100%	0%	807	35

Notes: States in bold have a single-tiered court system. Single-tiered courts are courts of general jurisdiction.

"n/j" = no domestic relations jurisdiction in that court tier.

* Reopened caseload percentage may be underrepresented as some cases were not reported.



The table above is segregated into two groups: states that report a reopened Domestic Relations caseload (as recommended by the <u>State Court Guide to Statistical Reporting</u>) and states that do not. (It should be noted that some of the states in the latter group may be counting reopened cases but are unable to distinguish them in their total caseload reports.) Understandably, the 13 states that reported reopened caseloads have a median population-adjusted rate 44 percent higher than the 18 that did not. New Jersey, whose rate is the highest at 3,150 cases per 100,000 population, reported a reopened caseload comprising 60 percent of its total.

CLEARANCE RATES LAG FOR DOMESTIC RELATIONS CASES

Domestic Relations Caseload Clearance Rates in 31 States, by Jurisdiction, 2010

	Total Incoming Cas			rance Rate	
Single-tiered Courts		80%	90%	100%	110%
District of Columbia Puerto Rico Illinois Iowa California Median	11,961 35,589 149,548 44,515 454,105		_	95%	
General Jurisdiction Courts	i				
New York Connecticut Wisconsin Maine West Virginia New Jersey Oregon Utah Arizona Michigan Tennessee Maryland Kansas Washington Hawai'i New Mexico Alabama North Dakota Arkansas Idaho Florida* Nevada Median	59,467 34,927 50,573 129,845 21,836 1,324 277,256 46,425 22,412 109,993 124,807 63,525 101,011 40,226 68,524 14,084 43,251 71,484 12,683 54,570 97 277,521 58,813			28%	
Limited Jurisdiction Courts					
North Carolina Idaho Virginia New York Alabama Arizona Maryland Vermont Median	143,545 25,612 320,280 598,099 24,791 27,210 25,091 401		(28%	

* This clearance rate is based on new filings and dispositions only.

A clearance rate is a basic indicator of how well a court is keeping up with its incoming caseload. Several variables may influence whether a court can dispose of as many cases as are filed in a year, such as case complexity, reduced court resources, and increasing caseloads. All of these factors may be at work here, as 25 of the 36 courts in this display were unable to achieve a rate of 100 percent or greater.

DIVORCE DRIVES DOMESTIC RELATIONS CASELOADS

Incoming Domestic Relations Caseload Composition in 15 States, by Jurisdiction, 2010

	Jurisdiction	Percent of Total Caseload	Divorce/ Dissolution	Paternity	Custody/ Visitation	Support	Adoption	Civil Protection Order	Other Domestic Relations	Total Incoming Cases
Single-tiered	Courts									
lowa	General ¹	100%	34%	16%	3%	9%	4%	15%	19%	44,515
Minnesota	General ²	100%	35%	10%	6%	22%	3%	23%	1%	49,410
Puerto Rico	General ³	100%	46%	2%	9%	37%	1%	n/a	6%	35,589
Two-tiered Co	ourts -all case	s processed	in a single co	urt level						
North Dakota	General	100%	21%	11%	3%	56%	2%	6%	0%	12,683
New Mexico	General	100%	24%	17%	2%	28%	2%	27%	1%	43,251
North Carolina	Limited ²	100%	28%	10%	4%	7%	3%	28%	20%	143,545
Missouri	General ⁴	100%	30%	8%	<1%	14%	2%	41%	5%	129,845
Michigan	General ²	100%	36%	15%	2%	18%	4%	23%	3%	124,807
Utah	General ⁵	100%	61%	4%	5%	1%	6%	23%	<1%	22,412

Two-tiered Courts - cases processed in both court levels

Nebraska	General	96%	37%	15%	15%	4%	n/j	28%	0%	22,948
	Limited	4%	n/j	1%	n/j	n/j	99%	n/j	0%	846
Connecticut	General	89%	40%	5%	11%	15%	n/j	26%	2%	34,927
	Limited	11%	n/j	2%	68%	n/j	29%	n/j	1%	4,318
Alabama	General	74%	40%	5%	1%	21%	<1%	10%	24%	71,484
	Limited	26%	n/j	20%	1%	79%	<1%	n/j	0%	24,791
Wyoming	General	83%	48%	12%	2%	30%	5%	n/j	3%	7,281
	Limited	17%	n/j	n/j	n/j	n/j	n/j	100%	n/j	1,457
New Hampshire	General	13%	51%	4%	<1%	18%	n/j	9%	17%	2,202
	Limited	87%	36%	<1%	<1%	12%	4%	36%	12%	15,114
New York	General	9%	100%	n/j	n/j	n/j	n/j	n/j	0%	59,467
	Limited	91%	n/j	7%	34%	47%	1%	11%	<1%	598,099

Notes: "n/j" indicates that court does not have jurisdiction for that case type. "n/a" indicates data were not available.

¹ Visitation cases are included with the Support caseload. ² Visitation cases are included with the Other Domestic Relations caseload.

³ Civil Protection Order cases are included with the Other Domestic Relations caseload.

⁴ Custody cases are included in the Other Domestic Relations caseload.

⁵ Support cases are included in the Custody/Visitation caseload.

This table displays the composition of Domestic Relations caseloads based on the differing ways in which their courts are structured. Single-tiered courts naturally process all cases in their general jurisdiction courts. Two-tiered courts can choose a variety of ways to assign their caseloads between the two tiers. Similar to the single-tiered courts, half of the 12 two-tiered states shown here process their entire Domestic Relations caseloads in general jurisdiction courts. The other six disperse all or part of the component case types into one or the other tier. For example, Nebraska's general jurisdiction courts essentially process all Domestic Relations cases except for paternity, which are handled by their limited jurisdiction County Courts. Conversely, New York handles all divorce cases in the general jurisdiction court while processing the entire remaining caseload in the specialized limited jurisdiction Family Court.

To see more data, visit <u>www.courtstatistics.org</u>

Criminal

Cases

Online

TRIAL COURTS CRIMINAL CASELOADS

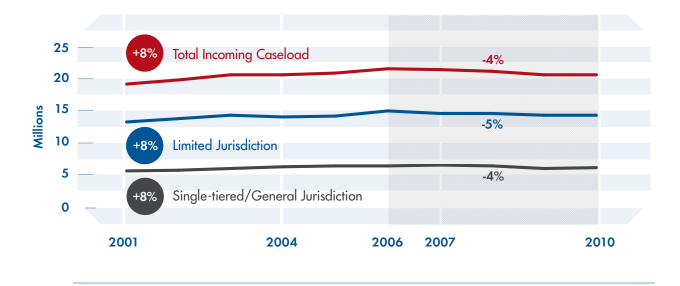
Understanding Criminal caseloads requires both a knowledge of the criminal justice system as well as how Criminal cases are processed and counted in state courts. The **State Court Guide to Statistical Reporting** recommends to "count the defendant and all charges involved in a single incident as a single case." Though this counting method is relatively straightforward, one must also understand that most states with two-tiered court systems correctly count felonies at both levels of their court—once in the limited jurisdiction court when a preliminary hearing is held, and, if the prosecutor convinces that court that there is sufficient evidence to bind the case over for trial, again in the general jurisdiction court.

Single-tiered court systems, by their nature, have no such transition of cases between courts and count felony cases only once during their process. For this reason, population-adjusted rates of incoming cases in single-tiered states will typically appear lower than in those of two-tiered systems. Two states that appear frequently in this section, Missouri and Vermont, despite having two-tiered systems, process all Criminal cases in their general jurisdiction courts, rendering their caseloads more comparable to states with single-tiered systems.

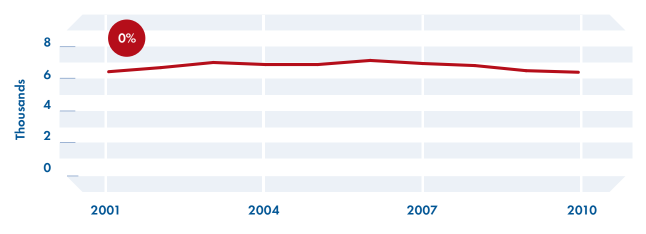
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CRIMINAL CASELOADS CONTINUE TO DECLINE

Total Incoming Criminal Caseloads Reported by State Courts, All States, 2001-2010



Total Incoming Criminal Cases per 100,000 Population, All States, 2001-2010



The combined number of incoming felony, misdemeanor, and other criminal cases reported by state courts was virtually identical to that which was reported in 2009 but nearly 1 million fewer (-4%) than reported in 2006, when incoming caseloads reached a record 21.4 million cases. Caseloads in limited jurisdiction courts, where most misdemeanor cases are processed and preliminary hearings in felony cases are conducted, have fallen in each of the last four years. However, the 2010 population-adjusted rate of just over 6,500 cases per 100,000 population is essentially unchanged from that of 2001.

MOST STATES KEEP PACE WITH CRIMINAL CASELOADS

Criminal Caseload Clearance Rates in 33 States, by Jurisdiction, 2010

Single-tiered Courts Illinois Iowa* California Median	Total Incoming Cases 428,146 69,810 1,835,385	Clearance Rate 80% 90% 100% 110% 120% 130%
General Jurisdiction Cou Idaho Wisconsin Utah New Jersey Alabama	rts 11,883 121,115 39,608 60,044 80,953	
Missouri ¹ Pennsylvania New York Maryland South Carolina New Mexico	171,806 173,123 85,661 83,212 119,198 26,241	Recent declines in criminal caseloads may be helping some state courts clear
West Virginia North Dakota Washington Michigan Arizona Texas	10,506 39,437 38,579 63,224 52,782 277,315	criminal cases. Of the 43 courts in 33 states displayed on this chart, 29 (67%) achieved clearance rates of 100 percent or more and an additional 5 (12%) reached 99 percent.
Ohio North Carolina Kentucky Vermont ¹ Indiana	89,376 139,546 32,080 17,727 256,065	
Kansas Rhode Island Massachusetts Delaware Hawai'i Median	45,107 5,794 6,183 13,587 7,261	101%
Limited Jurisdiction Cour Idaho Arizona Utah Washington Ohio Michigan Pennsylvania New Hampshire New Mexico Kentucky Louisiana South Carolina Florida* Indiana Median	ts 101,763 636,930 82,344 299,966 38,771 867,100 312,934 40,405 59,735 204,330 182,916 696,399 930,975 43,512	

* These clearance rates are based on new filings and dispositions only.

¹ These states have criminal jurisdiction only in their courts of general jurisdiction.

POPULATION-ADJUSTED RATES REFLECT WIDE VARIATION

Incoming Criminal Caseloads and Rates in Single-tiered and General Jurisdiction Courts in 38 States, 2010

Single-tiered Courts	Total Cases	Cases per 100k Population	Population Rank
California	1,835,385	4,914	1
Illinois	428,146	3,334	5
lowa	91,388	2,996	31
General Jurisdiction Courts		Median 3,334	
North Dakota	39,437	5,847	49
Indiana	256,065	3,945	15
Louisiana	169,309	3,726	25
South Dakota	25,967	3,180	47
Missouri ¹	171,806	2,865	18
Vermont ¹	17,727	2,832	50
South Carolina	119,198	2,571	24
Wisconsin	121,115	2,128	20
Florida ²	342,305	1,817	4
Alabama	80,953	1,692	23
Kansas	45,107	1,578	34
Delaware	13,587	1,510	46
North Carolina	139,546	1,459	10
Maryland	83,212	1,438	19
Utah	39,608	1,427	35
Pennsylvania	173,123	1,362	6
New Mexico	26,241	1,270	37
Texas	277,315	1,098	2
New Hampshire	10,926	830	43
Arizona	52,782	823	16
Ohio	89,376	775	7
Idaho	11,883	756	40
Montana	7,454	752	45
Kentucky	32,080	738	26
New Jersey	60,044	682	11
Michigan	63,224	640	8
Washington	38,579	572	13
West Virginia	10,506	567	38
Rhode Island ²	5,794	550	44
Hawai'i	7,261	532	41
Nebraska	9,433	515	39
Nevada	13,585	502	36
New York	85,661	442	3
Wyoming ²	2,124	376	52
Massachusetts ²	6,183	94 Median 1,098	14

 1 These states process all criminal cases in their general jurisdiction court(s). 2 These states do not process misdemeanor cases in their general jurisdiction court(s).

Examining the Work of State Courts: An Analysis of 2010 State Court Caseloads **Trial Courts: Criminal Caseloads**

Limited Jurisdiction Courts	Total Cases	Cases per 100k Population	Population Rank
North Carolina	1,747,311	18,274	10
Arkansas	516,581	17,681	33
South Carolina ¹	696,399	15,021	24
Arizona	636,930	9,931	16
Michigan	867,100	8,778	8
Idaho	101,763	6,476	40
Nebraska	115,996	6,337	39
Nevada	151,181	5,590	36
Florida ¹	930,975	4,941	4
Kentucky	204,330	4,701	26
Washington ¹	299,966	4,448	13
Louisiana	182,916	4,025	25
Massachusetts	249,299	3,802	14
Rhode Island	35,218	3,345	44
New Hampshire	40,405	3,069	43
Utah ¹	82,344	2,966	35
Colorado	135,055	2,675	22
Indiana	43,512	670	15

Incoming Criminal Caseloads and Rates in Limited Jurisdiction Courts in 18 States, 2010

¹ These states do not process felony cases in their limited jurisdiction court(s).



The tables above and on the preceding page show total incoming Criminal caseloads in single-tiered, general, and limited jurisdiction courts. Most states with two-tiered systems process the majority of felony cases in their courts of general jurisdiction and the majority of misdemeanors in courts of limited jurisdiction. However, many of these states also conduct preliminary hearings for felony cases in the limited jurisdiction courts, creating a double-counting of felony cases if and when they enter the general jurisdiction court after being bound over for trial.

Unlike the other states with two-tiered systems shown on these tables, Missouri and Vermont process all Criminal cases in their courts of general jurisdiction.

COURT STRUCTURE SHAPES DISTRIBUTION OF CRIMINAL CASES

Criminal Caseload Composition in 17 States, by Jurisdiction, 2010

n La Lo I		Incoming	Total	Percent of C	Percent of Criminal Caseload by Case Typ			
where the second	L = Limited	Cases	Caseload	Felony	Misdemeanor	Other		
Single-tiered Courts								
owa	G	91,388	100%	27%	73%			
California	G	1,835,385	100%	16%	84%	<1%		
Two-tiered Courts Iorida	G	342,305	0.7%	100%		<1%		
Ionaa	G	930,975	27% 73%	100%	100%	<1 <i>/</i> 0		
	Total	1,273,280	100%	27%	73%			
Aichigan	G	63,224	7%	98%	7 3 /8	2%		
nichigan		867,100	93%	13%	87%	<1%		
	Total	930,324		13%	81%	1%		
	G		100%	96%	01 %	4%		
Arizona	G	52,782	8%		07%	4 /0		
	L Te tul	636,930	92%	3%	97%	1.0/		
	Total	689,712	100%	10%	89 %	1%		
hode Island	G	5,794	14%	96%	700/	4%		
		35,218	86%	21%	79%			
	Total	41,012	100%	32%	68%			
Vebraska	G	9,433	8%	93%	5%	2%		
	L	115,996	92%	10%	90%			
	Total	125,429	100%	17%	83%			
daho	G	11,883	10%	90%	10%			
	L	101,763	90%	9%	91%			
	Total	113,646	100%	17%	83%			
Vashington	G	38,579	11%	88%	3%	9%		
	L	299,966	89%	2%	98%			
	Total	338,545	100%	12%	87 %	1%		
Vevada	G	13,585	8%	86%	13%	1%		
	L	151,181	92%	26%	74%	0%		
	Total	164, 766	100%	30%	69 %	<1%		
New Hampshire	G	10,926	21%	83%	17%			
	L	40,405	79%	18%	82%			
	Total	51,331	100%	31%	69 %			
North Carolina	G	139,546	7%	72%	14%	14%		
	L	1,747,311	93%	1%	99%			
	Total	1,886,857	100%	7%	92 %	1%		
Itah	G	39,608	32%	59%	39%	2%		
	L	82,344	68%		94%	6%		
	Total	121,952	100%	19 %	76%	5%		
ouisiana	G	169,309	48%	39%	61%			
	L	182,916	52%		100%	<1%		
	Total	352,225	100%	19%	81%	. /0		
ndiana	G	256,065	85%	29%	58%	13%		
	L	43,512	15%	2770	99%	1%		
	Total	299,577	100%	25%	64 %	11%		
Aissouri*	G	171,806	100%	32%	66%	2%		
11550011	G	171,808	100%	19%	81%	∠ /o		

* These states process criminal cases only in their courts of general jurisdiction.

This table further illustrates the different strategies states use to manage Criminal caseloads. Singletiered courts (as well as Missouri and Vermont) process all Criminal cases in courts of general jurisdiction. Most states divide the caseload between courts, but not always in the same way. For example, Florida processes felonies only in general jurisdiction and misdemeanors only in limited jurisdiction courts. Still others, such as Utah, Louisiana, and Indiana, process no felonies in limited jurisdiction courts although some misdemeanors are processed in the general jurisdiction courts. Juvenile Cases Online

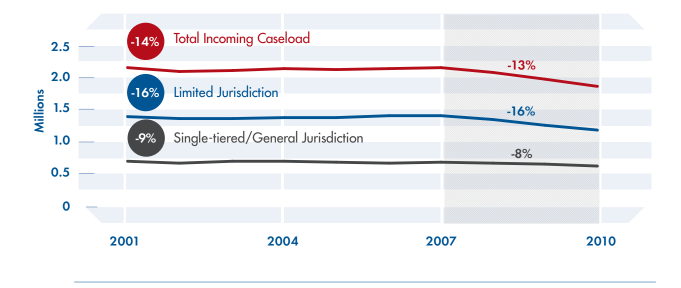
To see more data, visit <u>www.courtstatistics.org</u>

TRIAL COURTS JUVENILE CASELOADS

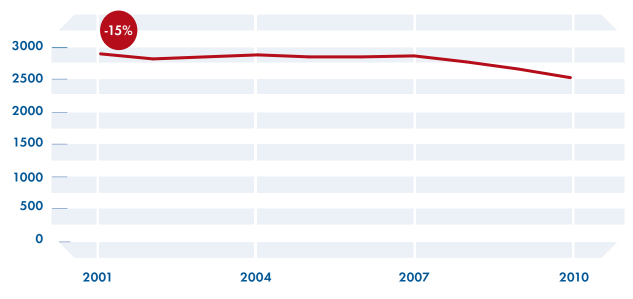
Juvenile caseloads comprise incidents in which those below the age of majority are adjudicated for delinquency (breaking a law), dependency (victim of abuse or neglect), status offenses (acts that are unlawful due to being a minor), or other juvenile matters. Though these cases represent a small share of the total nationwide incoming caseload—less than 2% for 2010—with juveniles as defendants, these cases can have a profound impact on the current and future lives of these young people.

JUVENILE CASELOADS DOWN FOR THE THIRD CONSECUTIVE YEAR

Total Incoming Juvenile Caseloads Reported by State Courts, All States, 2001-2010



Total Incoming Juvenile Cases per 100,000 Juveniles, All States, 2001-2010



As the charts above clearly show, Juvenile caseloads have decreased substantially over the last decade, but much of these declines occurred in the most recent three years. From 2007 to 2010, Juvenile caseloads dropped 13 percent in the aggregate: 16 percent in general jurisdiction courts (where about two-thirds of the total caseloads are processed) and 8 percent in courts of limited jurisdiction. There are undoubtedly multiple factors influencing this downward trend. Increasingly scarce resources in the public sector, such as tighter law enforcement budgets during the recent economic crisis, may have reduced the level of enforcement that was available to apprehend and prosecute delinquent offenders. Similar budget pressure may be limiting the ability of child protective services offices from identifying and adjudicating abuse and neglect cases. Another likely contributor to these noticeable declines are states' increased deployment of evidence-based programming for troubled youths and the use of diversions designed to limit entry of juvenile offenders into the judicial system.

Examining the Work of State Courts: An Analysis of 2010 State Court Caseloads Trial Courts: Juvenile Caseloads

REOPENED CASES COMPRISE AS MUCH AS 60 PERCENT OF JUVENILE CASELOADS

	Cases by J	lurisdiction	Percent	Percent by	Jurisdiction	Cases per P	opulation
	General	Limited	Reopened	General	Limited	100k Juveniles	Rank
States that report a reo	pened caseload						
North Dakota	8,686	n/j	17%	100%	n/j	5,782	49
South Dakota	9,966	n/j	27%	100%	n/j	4,905	47
Florida	171,796	n/j	60%	100%	n/j	4,293	4
District of Columbia	4,183	-	3%	100%	-	4,130	51
Arkansas*	24,737	n/j	13%	100%	n/j	3,477	33
New Jersey	62,759	n/j	6%	100%	n/j	3,041	11
New York	n/j	119,315	62%	n/j	100%	2,763	3
Kansas	18,932	n/j	1%	100%	n/j	2,603	34
Washington*	39,997	n/j	<1%	100%	n/j	2,526	13
lowa	12,602		2%	100%		1,733	31
Vermont	1,915	n/j	2%	100%	n/j	1,482	50
California	127,387		26%	100%		1,368	1
New Mexico	6,837	n/j	25%	100%	n/j	1,316	37
Missouri	14,696	n/j	17%	100%	n/j	1,032	18
Illinois	30,896	171	1%	100%	1/1	988	5
Puerto Rico*	6,206	-	1%	100%	-	691	29
	0,200		1 78	10070		071	27
			Median 13%			Median 2,565	
States that do not repo	rt a reopened case	eload					
Tennessee	n/j	136,904		n/j	100%	9,157	17
Utah	n/j	43,670		n/j	100%	5,000	35
Ohio	133,223	n/j		100%	n/j	4,891	7
Hawai'i	14,770	n/j		100%	n/j	4,867	41
Alabama	21,448	28,636		43%	57%	4,429	23
Virginia	n/j	82,051		n/j	100%	4,423	12
Rhode Island	n/j	8,477		n/j	100%	3,789	44
Minnesota	47,774	-		100%	n/j	3,723	21
Nebraska	5,057	11,172		31%	69%	3,532	39
Idaho	41	14,146		0%	100%	3,304	40
Connecticut	24,786	506		98%	2%	3,099	30
West Virginia	7,336	1,971		79%	21%	2,406	38
Maryland	31,964	n/j		100%	n/j	2,363	19
Michigan	51,053	n/j		100%	n/j	2,185	8
New Hampshire	32	5,918		1%	99%	2,074	43
Pennsylvania	51,200	n/j		100%	n/j	1,837	6
North Carolina	n/j	36,633		n/j	100%	1,604	10
Colorado	19,170	n/j		100%	n/j	1,560	22
Wisconsin	20,212	n/j		100%	n/j	1,511	20
Alaska	2,737	n/j		100%	n/j	1,455	48
Arizona	19,430	n/j		100%	n/j	1,190	16
Oklahoma	10,541	n/j		100%	n/j	1,133	28
Wyoming	1,498	n/j		100%	n/j	1,105	52
Montana	2,170	n/j		100%	n/j	971	45
Moniuliu	2,170	1 // 1		10070	171	// 1	40

Incoming Juvenile Caseloads and Rates in 40 States, by Jurisdiction, 2010

Note: States in bold have a single-tiered court system. "n/j" indicates no juvenile jurisdiction in that court tier. * These states' reopened caseloads are reported as incomplete.



This table illustrates that the majority (70%) of the listed states process juvenile matters in general jurisdiction courts. States processing juvenile cases in limited jurisdiction courts often have a specialized juvenile or family court to handle such cases. Of note is that only 5 of these 40 states have concurrent jurisdiction over juvenile cases in both their general and limited jurisdiction courts.

Sixteen of these 40 states report a reopened caseload—cases that re-enter the system for some unanticipated post-adjudicative judicial action. The percentage of reopened cases varied substantially by state, with Illinois and Puerto Rico reporting 1 percent reopened while Florida and New York reported 60 percent or more.

MOST STATES CLEAR JUVENILE CASELOADS IN A TIMELY MANNER

State	Total Incoming Cases	Cleara	nce Rate		
	80%	90 %	100%	110%	120%
Rhode Island	8,477				
North Carolina	36,633				
New Mexico	6,837				
District of Columbia	4,183				
Virginia	82,051				
Washington	39,997				
Alabama	50,084				
Idaho	14,187				
New York	119,315				
New Jersey	62,759				
Puerto Rico	6,206				
Hawai'i	14,770				
Wisconsin	20,212				
Ohio	133,223				
Michigan	51,053				
South Dakota	9,966				
Missouri*	12,261				
Maryland	31,964				
Arizona	19,430				
Pennsylvania	51,200				
lowa	12,602				
Utah	43,670				
Kansas	18,932				
Arkansas	24,737				
Alaska	2,737				
Vermont	1,915				
California	127,387				
Median			101%	6	

Juvenile Caseload Clearance Rates in 27 States, 2010

Note: States in bold have a single-tiered court system.

* Clearance rate based on new filings and dispositions only.

With the sensitivity and importance of Juvenile cases, states continue to process these matters in a timely fashion. The new Conference of State Court Administrators/American Bar Association **Model Time Standards for State Trial Courts** set the most stringent processing deadlines for Juvenile cases compared to the other case categories. The majority (59%) of states shown in this table have clearance rates of at least 100 percent.

DELINQUENCY THE DOMINANT CASE TYPE IN MOST STATES

Incoming Juvenile Caseload Composition in 24 States, 2010

		55%			
			Dependency	/	
			28%	Status Offense	Other
				13%	Juvenile
State	Total Incoming Cases				4%
New Mexico	6,837	91%	9%	<1%	0%
Maryland	31,964	86%	12%	<1%	1%
New Jersey	62,759	82%	10%	1%	8%
Utah	43,670	73%	11%	11%	5%
Pennsylvania	51,200	71%	26%	3%	0%
North Dakota	8,686	67%	14%	19%	0%
Virginia	82,051	66%	13%	15%	7%
Kansas	18,932	65%	21%	13%	0%
Ohio	133,223	65%	15%	12%	9%
Colorado	19,170	59%	10%	17%	14%
New Hampshire*	5,950	58%	28%	14%	<1%
North Carolina	36,633	57%	31%	13%	0%
Arkansas	24,737	52%	19%	28%	1%
Vermont	1,915	52%	48%	n/j	0%
Wyoming	1,498	51%	35%	14%	0%
Alabama	50,084	50%	27%	11%	11%
Connecticut	25,292	47%	39%	11%	2%
Hawai'i*	14,770	47%	6%	44%	3%
Minnesota	47,774	43%	17%	39%	<1%
lowa	12,602	43%	57%	0%	<1%
Washington	39,997	42%	23%	31%	5%
West Virginia	7,336	40%	36%	24%	0%
Missouri	14,696	30%	49%	4%	17%
New York	119,315	15%	79%	5%	0%

Delinquency

Notes: States in bold have a single-tiered court system. "n/j" = no jurisdiction over that case type.

* These states report some dependency cases with Other Juvenile.

Although the composition of Juvenile caseloads clearly varies from state to state, delinquency cases represent the largest percentage in all but three of the listed states: Iowa, Missouri, and New York. In 2010, property crimes were the most common delinquency case for the states that reported that level of detail (not shown).



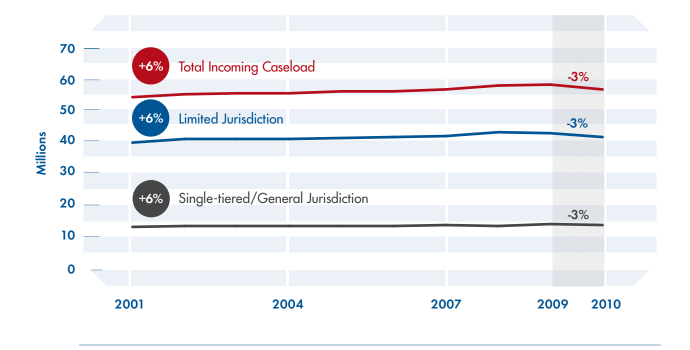
To see more data, visit <u>www.courtstatistics.org</u>

TRIAL COURTS TRAFFIC/VIOLATIONS CASELOADS

Traffic/Violations is unique among other case categories in that it includes a variety of case types that may be handled administratively, i.e., without judicial involvement. Noncriminal traffic cases (speeding, failure to wear a seat belt, etc.), parking violations, as well as local ordinance violations (panhandling, public nuisance, exceeding noise limits, etc.) are all counted within this category. Each year, Traffic/ Violations cases account for the largest share of the states' trial court caseloads. In 2010, there were over 56 million incoming cases, equaling 54 percent of the aggregate trial court total.

AFTER YEARS OF INCREASES, TRAFFIC/VIOLATIONS CASES FALL IN 2010

Total Incoming Traffic/Violations Caseloads Reported by State Courts, All States, 2001-2010



Total Incoming Traffic/Violations Cases per 100,000 Population, All States, 2001-2010



Overall, Traffic/Violations caseloads have increased since the benchmark year of 2001. However, from 2009 to 2010 the caseload dropped by approximately 2 million cases (3%). The causes of this drop are not fully known but may include deployment of law enforcement officers to non-traffic duties and changes in enforcement strategies. Additionally, administrative agencies may be processing more Traffic/Violations cases to generate much needed revenue for municipalities and cities, in which case these incidents would not be reported to the courts. When considering the increased population, this caseload decrease results in an overall drop of cases per 100,000 population since 2001.

STATES AVERAGE 18 TRAFFIC/VIOLATIONS CASES PER 100 PERSONS

	Cas	es by Jurisdic	tion	Perc by Juris		Percent Change	Cases per 100k Populatio	
State	General	Limited	Total	General	Limited	from 2009	Population	Rank
New Jersey	n/j	5,406,533	5,406,533	n/j	100%	-4%	61,427	11
Hawai'i	n/j	393,615	393,615	n/j	100%	-8%	28,865	41
Arkansas	n/j	757,486	757,486	n/j	100%	4%	25,927	33
Arizona	n/j	1,475,930	1,475,930	n/j	100%	-6%	23,012	16
lowa	648,325	-	648,325	100%	-	-11%	21,257	31
Michigan	8,311	2,079,368	2,087,679	<1%	100%	-6%	21,136	8
Virginia	n/j	1,606,038	1,606,038	n/j	100%	-2%	20,014	12
Illinois	2,547,530	-	2,547,530	100%	-	-9%	19,836	5
Utah	34,583	486,173	520,756	7%	93%	-3%	18,756	35
Vermont	469	112,609	113,078	<1%	100%	-5%	18,065	50
California	6,699,430	-	6,699,430	100%	-	<1%	17,937	1
South Dakota	124,968	n/j	124,968	100%	n/j	-7%	15,306	47
Indiana	655,006	320,424	975,430	67%	33%	-5%	15,028	15
Alaska	n/j	80,229	80,229	n/j	100%	6%	11,237	48
Florida	n/j	1,714,872	1,714,872	n/j	100%	-14%	9,101	4
Nebraska	9	159,420	159,429	<1%	100%	n/a	8,710	39
Kentucky	n/j	347,011	347,011	n/j	100%	-5%	7,984	26
North Carolina	n/j	747,593	747,593	n/j	100%	n/a	7,819	10
New Hampshire	19	50,325	50,344	<1%	100%	<1%	3,823	43
Puerto Rico	10,007	-	10,007	100%	-	-1%	269	29

Incoming Traffic/Violations Caseloads and Rates in 20 States, by Jurisdiction, 2010

Note: States in bold have a single-tiered court system.

"n/j" indicates no Traffic/Violations jurisdiction in that court tier.
"n/a" indicates Traffic/Violations data for 2009 were not available.



This table shows the variability in the volume of incoming Traffic/Violations caseloads, as well as the differences in where these cases are processed, i.e., general or limited jurisdiction courts. Although most states handle the majority, if not all, of these cases in limited jurisdiction courts, single-tiered states, as well as South Dakota, process these cases in general jurisdiction courts. Fourteen of the 20 states in this table reported a decreased Traffic/Violations caseload compared to 2009, the majority of which stemmed from fewer motor vehicle violations (not shown).

MOST STATES ARE KEEPING UP WITH PRODIGIOUS TRAFFIC/VIOLATIONS CASELOADS

State	Total Incoming Cases		Cl	earance R	ate		
	80%	90 %	100%	110%	120%	130%	1409
Florida*	1,714,499						
Hawai'i	393,615						
Alaska	80,229						
Arizona	1,475,930						
Puerto Rico	10,007						
Utah	520,756						
Vermont	113,078						
Illinois	2,547,530						
New Jersey	5,406,533						
South Dakota	124,968						
Virginia	1,606,038						
Kentucky	347,011						
Michigan	2,087,679						
lowa	648,325						
North Carolina	747,593						
Indiana	975,430						
California	6,699,430						
Median	-		101	1%			

Traffic/Violations Caseload Clearance Rates in 17 States, 2010

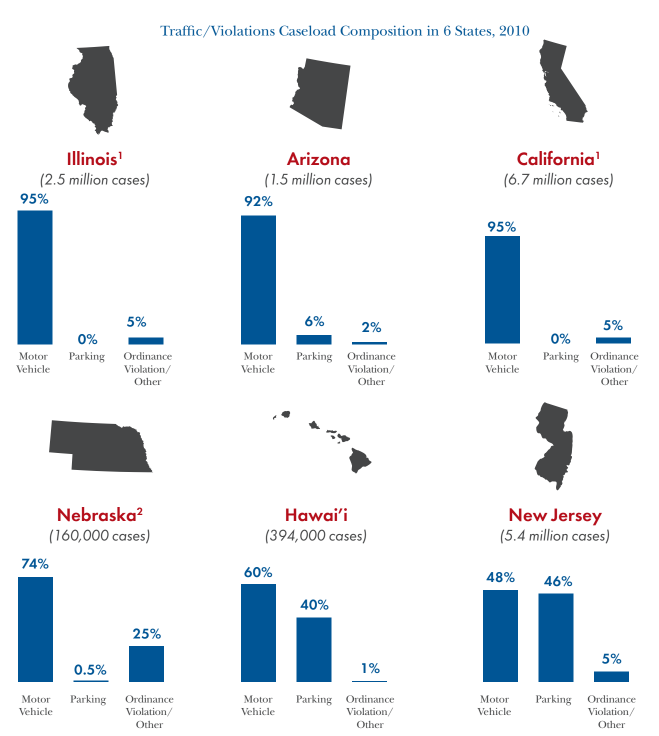
Note: States in bold have a single-tiered court system.

* This rate is based on new filings and dispositions only.

Although Traffic/Violations caseloads are high volume, states typically are able to dispose of them quickly as they are less complex than most other matters. In 2010, clearance rates were generally high, with a median rate of over 100 percent.

Courts should periodically review older cases that have languished in the system for extended periods and dispose of them if possible. Florida's clearance rate of over 130 percent is partly due to this kind of ongoing effort.

MOTOR VEHICLE CASES DOMINATE TRAFFIC/VIOLATIONS CASELOADS



¹ Parking violations cases in Illinois and California are handled exclusively by administrative agencies.

² Nearly all of Nebraska's parking violations cases are handled by local municipalities.

The way states choose to handle parking violations greatly affects caseload composition. Of the 6 states reporting complete case type data for Traffic/Violations composition, California and Illinois use administrative agencies to process all parking violations. Through a somewhat different approach but yielding similar results, Nebraska's municipalities process nearly all parking cases, which are thus rarely heard by the courts. As seen in Hawai'i and New Jersey, Traffic/Violations caseload composition changes dramatically if parking cases are processed exclusively in the courts, as they are often a significant portion of the caseload.

To see more data, visit <u>www.courtstatistics.org</u>

Appellate

Cases

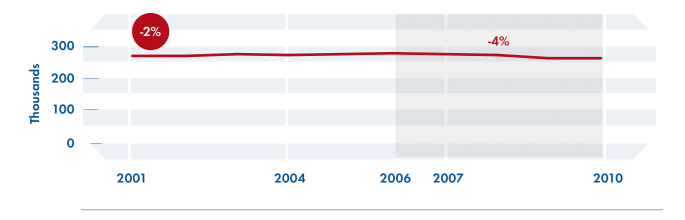
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APPELLATE COURT CASELOADS

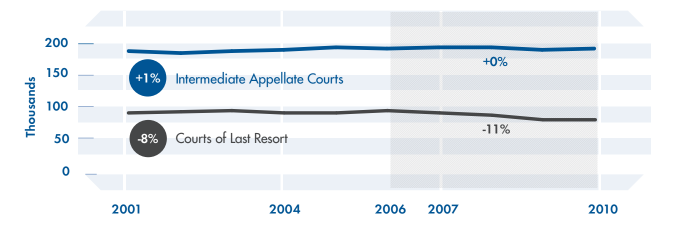
Appellate court caseloads consist of four categories of cases: *appeals by right*—reviews of lower tribunal decisions that a court must accept; *appeals by permission*—reviews of lower tribunal decisions that a court may choose to accept; *death penalty cases* — appeals and writs from those criminal cases in which the death penalty has been imposed; and *original proceedings/other appellate matters* such as writs, bar and judiciary proceedings, advisory opinions, and certified questions. Appeals by right and by permission are additionally distinguished as appeals from criminal, civil, or administrative agency cases. In 2010, the total caseload in state appellate courts was nearly identical to that of 2009, totaling just under 273,000 cases.

DECLINE OF APPELLATE CASELOADS SLOWS IN 2010

Total Incoming Caseloads in State Appellate Courts, All States, 2001-2010



Total Incoming Caseloads in State Appellate Courts, by Court Type, 2001-2010

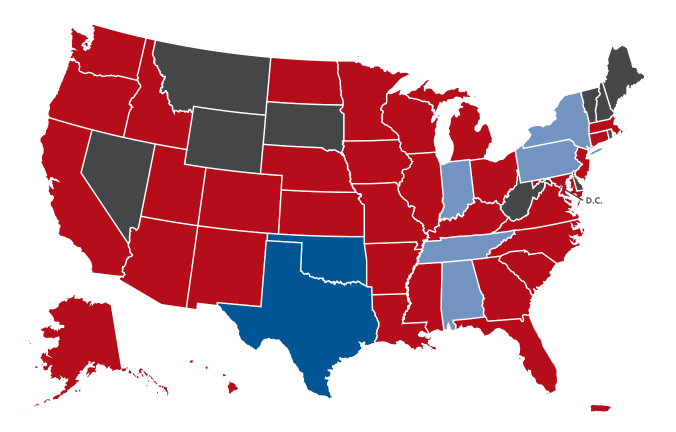


Appellate court caseloads dropped almost imperceptibly between 2009 and 2010, slowing a decline that began in 2007 after reaching an apex of over 284,000 cases the previous year. Most of the decrease has occurred in the courts of last resort, where caseloads have fallen over 11 percent in the last four years. This drop in court of last resort cases has driven the decline in total caseloads, as the caseloads of intermediate appellate courts are essentially unchanged.



THE FOUR TYPES OF APPELLATE COURT STRUCTURE

Appellate Court Structure



- No Intermediate Appellate Court
- One Intermediate Appellate Court
- Two Intermediate Appellate Courts
- Two Courts of Last Resort

POPULATION SIZE AND APPELLATE CASELOAD ARE OFTEN RELATED

Total Incoming Cases in Appellate Courts, 2010

State	Total Incoming Cases	Population Rank
California	34,077	1
Florida	28,952	4
Texas	19,106	2
New York	15,898	3
Pennsylvania	15,868	6
Ohio	12,782	7
Illinois	11,303	5
Louisiana	10,646	25
Michigan	8,137	8
New Jersey	7,658	11
Puerto Rico	6,816	29
Washington	5,668	13
Indiana	5,474	15
Virginia	5,206	12
Georgia	5,144	9
Arizona	5,049	16
Alabama	4,996	23
Missouri	4,863	18
Oregon ^{1, 2}	4,520	27
Colorado	4,408	22
Wisconsin	3,934	20
Oklahoma	3,638	28
Tennessee	3,424	17
lowa	3,322	31
Kentucky	3,224	26
South Carolina ¹	3,124	24

Note: States in bold do not have an IAC.

Mississippi did not provide incoming caseload data.

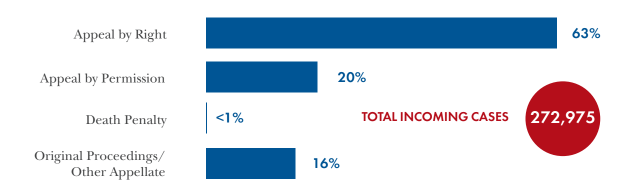
¹ Oregon Court of Appeals, South Carolina Court of Appeals,

and Vermont Supreme Court data are for 2009. ² Oregon Supreme Court data are for 2008. TOTAL INCOMING CASES



Incoming caseloads ranged from approximately 270 (Wyoming) to a little more than 34,000 (California) during the 2010 reporting period. In most instances, states with higher populations had larger total caseloads, but an examination of population rankings of the states shows this is not always the case. For example, Louisiana ranks 25th in population, but its appellate courts have the 8th highest incoming caseload.

APPEALS BY RIGHT CONTINUE TO DOMINATE INTERMEDIATE APPELLATE COURT CASELOADS



Incoming Caseload Composition in Appellate Courts, 2010

		Cases	by Court	Percent by Court		
Case Type	Total Incoming Cases	Courts of Last Resort	Intermediate Appellate Courts	Courts of Last Resort	Intermediate Appellate Courts	
Appeal by Right	172,632	15,754	156,878	9%	91%	
Appeal by Permission	55,189	43,558	11,630	79%	21%	
Death Penalty	390	366	24	94%	6%	
Original Proceedings/Other Appellate	44,764	21,761	23,003	49%	51%	
Total	272,975	81,439	191,535			

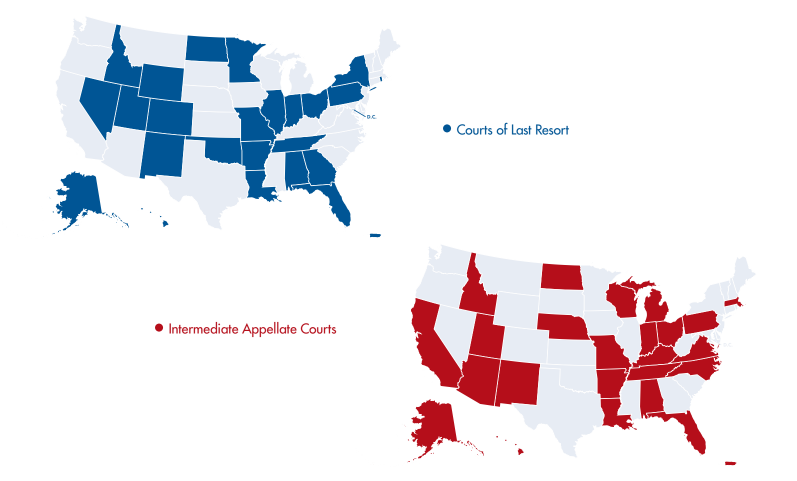
Note: Totals may not sum due to rounding.

Appeals by right constitute 63 percent of the total number of incoming appellate court cases, and the majority of these cases (91%) are handled by the intermediate appellate courts. Courts of last resort, on the other hand, handle more appeals by permission (79%), death penalty (94%), and an equivalent proportion of original proceeding/other appellate cases (49%).

APPEALS BY RIGHT CONSTITUTE THREE-QUARTERS OF INTERMEDIATE APPELLATE COURT CASELOADS

		Courts of Last Resort				Intermediate Appellate Courts			
	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting	
Appeal by Right	9,164	38,369	24%	26	88,662	118,947	75%	28	
Appeal by Permission	30,336	53,453	57%	34	10,300	66,635	15%	14	
Death Penalty	317	30,220	1%	12	13	1,198	1%	1	
Original Proceeding/Other Appellate	9,705	33,407	29%	22	12,265	77,457	16%	16	





For the 2010 reporting period, 26 courts of last resort and 28 intermediate appellate courts reported complete appeal by right caseloads. For these courts, appeals by right equaled 24 percent and 75 percent of the total caseload, respectively. The fact that intermediate appellate courts handle more appeals by right than courts of last resort is an artifact of having a two-tiered appellate system in which the appellant's first appeal, or the appeal as of right, is filed with and considered by the intermediate appellate court. State courts of last resort have, over the years, given more of this first appeal responsibility to the intermediate appellate courts, but all courts of last resort maintain some type of appeal by right jurisdiction.

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Examining the Work of State Courts: An Analysis of 2010 State Court Caseloads Appellate Courts: Appeal by Right Caseloads

CIVIL MATTERS COMPRISE MORE THAN HALF OF THE APPEAL BY RIGHT CASELOADS IN COURTS OF LAST RESORT

Appeal by Right Caseloads in 13 Courts of Last Resort and 15 Intermediate Appellate Courts, 2010

	Total	Criminal 45%	Civil 42%	Administrative Agency		
Courts of Last Resort	Incoming Cases (4,138)			11%	Other 2%	
District of Columbia	1,574	48%	34%	14%	4%	
Idaho	979	69%	28%	3%	0%	
North Dakota	356	39%	54%	6%	0%	
Utah	337	14%	82%	4%	0%	
Rhode Island	241	28%	72%	0%	0%	
Wyoming	222	39%	50%	12%	0%	
Tennessee	115	n/j	n/j	94%	6%	
Puerto Rico	114	3%	97%	0%	n/j	
Minnesota	57	51%	14%	35%	0%	
New Mexico	56	64%	n/j	29%	7%	
Hawai'i	45	49%	47%	4%	0%	
Florida	39	31%	64%	5%	0%	
Indiana	3	33%	33%	n/j	33%	

Intermediate Appellate Courts	Total Incoming Cases (50,243)	Criminal 49%	Civil 39%	Administrative Agency 10%	Other 2%
Florida	20,686	56%	33%	11%	0%
Ohio	9,735	50%	49%	1%	0%
Indiana Court of Appeals	4,019	58%	30%	2%	10%
Puerto Rico	3,289	5%	54%	41%	0%
Arizona	2,735	36%	60%	4%	0%
Kentucky	2,105	27%	69%	4%	0%
North Carolina	1,677	43%	50%	7%	0%
Alabama Court of Crim. Appeals	1,538	88%	2%	n/j	10%
Tennessee Court of Crim. Appeals	1,127	100%	n/j	n/j	0%
Utah	817	19%	17%	12%	52%
Arkansas	775	29%	30%	41%	0%
Virginia	570	n/j	40%	36%	24%
Idaho	565	90%	10%	0%	0%
Hawai'i	542	45%	52%	3%	0%
Indiana Tax Court	63	n/j	n/j	100%	n/j

Note: States in bold do not have an IAC. n/j indicates no jurisdiction over that case type.

Appeal by right civil matters (civil and administrative agency cases) collectively accounted for 53 percent of the appeal by right caseload in courts of last resort in 2010. In contrast, the composition of appeals by right in intermediate appellate courts was somewhat more evenly distributed, with criminal and civil matters being filed at the same rate.

APPEAL BY RIGHT CLEARANCE RATES REMAIN HIGH

Appeal by Right Clearance Rates in 21 Courts of Last Resort and 22 Intermediate Appellate Courts, 2010

h	ncoming Appe by Right	als		Clearance Rate		
Courts of Last Resort		50%	100%	150%	200%	250
llinois	2					
ndiana	3					
lorida	39					
Ainnesota	57					
Alabama	658					
Nevada	1,919					
Georgia	485					
Vyoming	222					
Puerto Rico	114					
New Mexico	56					
Alaska	186					
ouisiana	6					
North Dakota	356					
daho	979					
Dhio	190					
Jawai'i	45					
Aissouri	49					
Rhode Island	241					
ennessee	115					
New York	137					
Arkansas	230					
Median			102%			
ntermediate Appellate Courts						
Alaska	222					
ndiana Tax Court	63				I	
ennessee Court of Appeals	972					
ennessee Court of Crim. Appeals	1,127					
Visconsin	2,685					
Arkansas	775					
Alabama	1,214					
Aichigan	3,242					
Kentucky	2,105					
Puerto Rico	3,289					
Arizona	2,735					
ndiana Court of Appeals	4,019					
California	15,738					
Dhio	9,735					
Nassachusetts	2,215					
ilorida	20,686					
North Carolina	1,677					
lawai'i	542					
daho						
	565					
ouisiana	2,670					
Nebraska Missouri	1,185					
VUSSOUL	3,679					

Note: States in bold do not have an IAC.

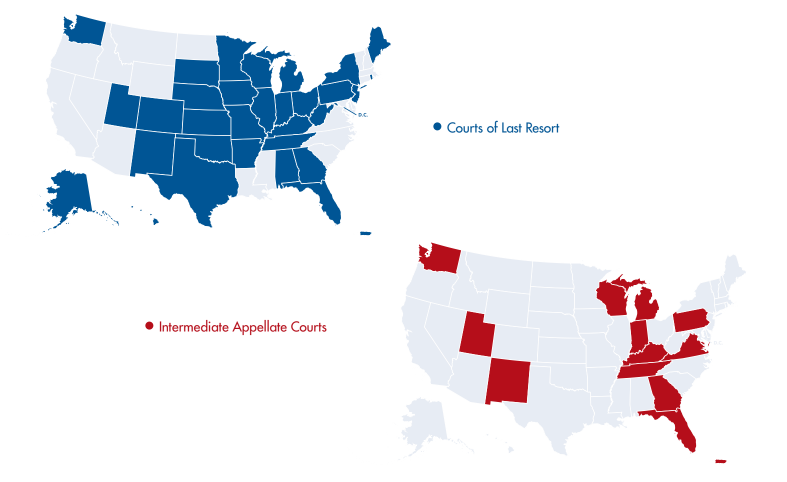
Of the 22 intermediate appellate courts for which clearance rates could be calculated, almost half had clearance rates exceeding 100 percent of their appeal by right caseloads. Courts of last resort were also keeping up with their appeal by right caseloads, with 12 of 21 courts of last resort clearing 100 percent or more of their appeal by right cases.



OVER HALF OF COURT OF LAST RESORT CASELOADS ARE APPEALS BY PERMISSION

	Courts of Last Resort				Intermediate Appellate Courts			
	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting
Appeal by Right	9,164	38,369	24%	26	88,662	118,947	75%	28
Appeal by Permission	30,336	53,453	57%	34	10,300	66,635	15%	14
Death Penalty	317	30,220	1%	12	13	1,198	1%	1
Original Proceeding/Other Appellate	9,705	33,407	29%	22	12,265	77,457	16%	16

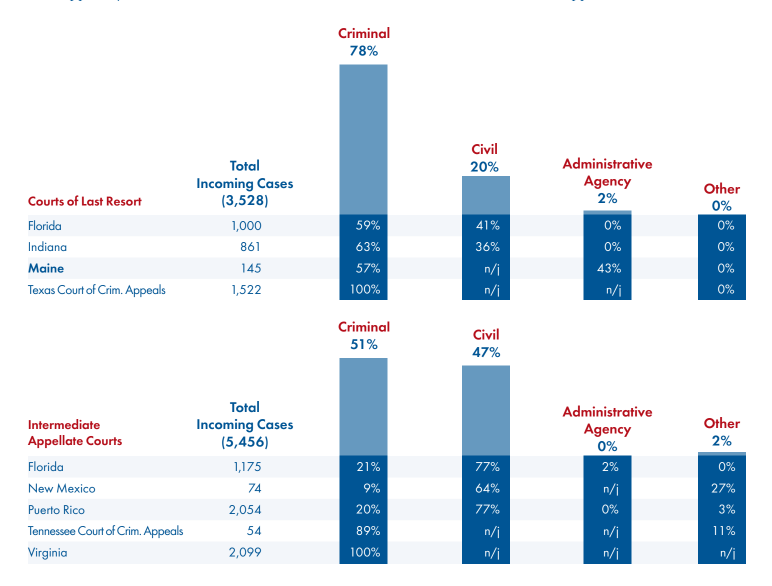




Complete appeal by permission caseloads were reported by 34 courts of last resort and 14 intermediate appellate courts for 2010. For these courts, appeals by permission equaled 57 percent and 15 percent of the total caseload, respectively. Courts of last resort are tasked with handling those appeals, among others, in which there is a disputed constitutional question, those whose decisions resulted in conflicting interpretations of the law among districts or divisions of the state's intermediate appellate courts, and those whose decision serves to set legal precedent. Thus, courts of last resort are designed to select ("permit") most of the cases they will consider.

APPEALS FROM CRIMINAL CASES ARE THE MOST PROMINENT APPEAL BY PERMISSION CASE TYPE

Appeal by Permission Caseloads in 4 Courts of Last Resort and 5 Intermediate Appellate Courts, 2010



Note: States in bold do not have an IAC. n/j indicates no jurisdiction over that case type.

In 2010, criminal appeals by permission comprised 78 percent of court of last resort caseloads for the four courts that reported complete composition data and 51 percent of the intermediate appellate court caseloads in the five reporting courts. Civil cases were filed at a greater rate in intermediate appellate courts (47%) than in courts of last resort (20%). This is likely the result of differences in the case type jurisdictions of the two courts; courts of last resort tend to hear civil cases when they are appeals by right (e.g., cases that exceed a certain dollar amount or pertain to certain case types).



MOST COURTS CLEAR 100 PERCENT OR MORE OF APPEALS BY PERMISSION

Appeal by Permission Clearance Rates in 23 Courts of Last Resort and 10 Intermediate Appellate Courts, 2010

	Incoming Appeals	Clearance Rate					
Courts of Last Resort	by Permission 50%	75 %	100%	125%	150%	175%	
West Virginia	1,356		1				
Maine	145			I			
Alabama	869						
Hawai'i	157						
Wisconsin	781						
Kentucky	556						
New Mexico	1,008						
District of Columbia	24						
Washington	1,220						
Tennessee	842						
Texas Court of Crim. Appeals	1,522						
New York	3,265						
Alaska	144						
Missouri	376						
Vinnesota	674						
Ohio	1,708						
Puerto Rico	1,168						
Arkansas	154						
llinois	1,864						
Florida	1,000						
ndiana	861						
Rhode Island	160						
South Dakota	46						
Median			102	2%			
Intermediate Appellate Co	urts						
Tennessee Court of Crim. App							
Georgia	814						
ndiana Court of Appeals	373						
Puerto Rico	2,054						
Florida	1,175						
Vichigan	2,812						
Washington	403						
Wisconsin	168						
Tennessee Court of Appeals	124						
Kentucky	87	ı					
Nedian			97	%			

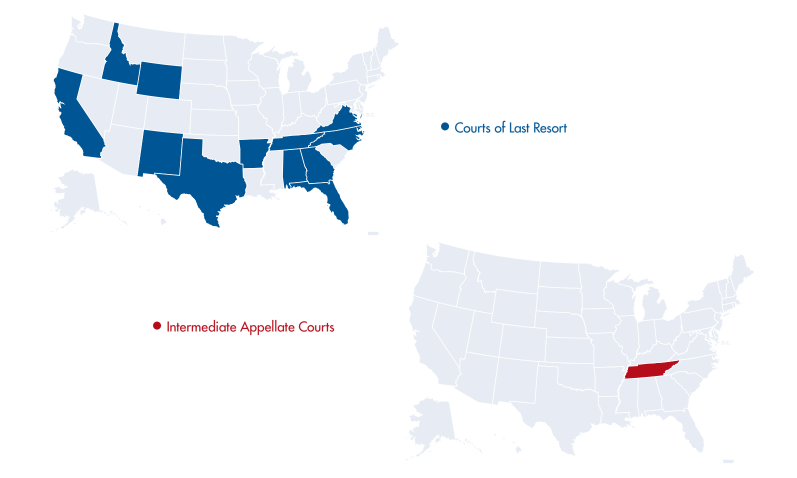
Note: States in bold do not have an IAC.

Of the 23 courts of last resort for which clearance rates could be calculated, 13 achieved clearance rates over 100 percent. Of the 10 intermediate appellate courts, four were able to clear 100 percent or more of their pending appeal by permission cases.

DEATH PENALTY CASES ACCOUNT FOR 1 PERCENT OF APPELLATE COURT CASELOADS

	Courts of Last Resort				Intermediate Appellate Courts			
	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting
Appeal by Right	9,164	38,369	24%	26	88,662	118,947	75%	28
Appeal by Permission	30,336	53,453	57%	34	10,300	66,635	15%	14
Death Penalty	317	30,220	1%	12	13	1,198	1%	1
Original Proceeding/Other Appellate	9,705	33,407	29%	22	12,265	77,457	16%	16



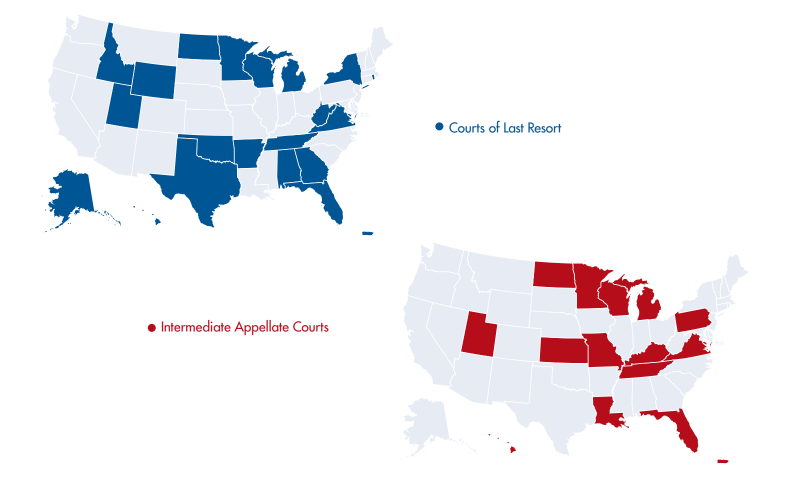


For the 2010 reporting period, 12 courts of last resort and one intermediate appellate court reported complete death penalty caseloads. For these courts, death penalty cases equaled 1 percent of the total caseload for each court type. Death penalty appeals are typically appeals by right in a state's court of last resort. The two exceptions are Alabama and Tennessee, both of which have intermediate appellate courts dedicated to hearing criminal appeals, including death penalty appeals.

ALMOST ONE-THIRD OF THE CASES IN COURTS OF LAST RESORT ARE ORIGINAL PROCEEDING CASES

	Courts of Last Resort				Intermediate Appellate Courts			
	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting	Case Type Total	Total Incoming for Reporting Courts	Percent of Total	Number of Courts Reporting
Appeal by Right	9,164	38,369	24%	26	88,662	118,947	75%	28
Appeal by Permission	30,336	53,453	57%	34	10,300	66,635	15%	14
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Twenty-two courts of last resort and 16 intermediate appellate courts reported complete original proceeding/other appellate matter caseloads for 2010. For these courts, original proceedings cases equaled 29 percent and 16 percent of the total caseload, respectively. Original proceedings are cases that appellate courts decide in the first instance. In other words, these cases are not appeals of a lower tribunal's decision, but are instead cases that the appellate courts have jurisdiction to consider from the beginning of the case.

GLOSSARY

COURT JURISDICTIONS FOR CSP TRIAL COURT DATA ANALYSIS

General Jurisdiction Court	A trial court having original jurisdiction over all subject matter or persons within its geographical limits except those that may be assigned by law to a special or limited jurisdiction court.
Limited Jurisdiction Court	A trial court having legal jurisdiction over only the specific subject matter or persons assigned by law or statute to that court.
Single-tiered Court	A trial court having original jurisdiction over all subject matter or persons within its geographical limits and sharing no jurisdiction with any special or limited jurisdiction court.

FREQUENTLY USED TERMS

I REQUEINILT USED TERMS			
Begin Pending - Active	A count of cases that, at the start of the reporting period, are awaiting disposition.		
Begin Pending - Inactive	A count of cases that, at the start of the reporting period, have been administratively classified as inactive. Business rules for this classification may be defined by a rule of court o administrative order.		
Incoming Cases	The sum of the count of New Filing, Reopened, and Reactivated cases.		
New Filing	A count of cases that have been filed with the court for the first time during the reporting period.		
Reopened	A count of cases in which a judgment has previously been entered but which have been restored to the court's pending caseload during the reporting period. These cases come back to the court due to the filing of a request to modify or enforce that existing judgment and a hearing before a judicial officer is requested to review the status of the case or initiate further proceedings in the case.		
Reactivated	A count of cases that had previously been Placed on Inactive Status, but have been restored to the court's control during the reporting period. Further court proceedings in these cases can now be resumed during the reporting period and these cases can once again proceed toward disposition.		
Outgoing Cases	The sum of the count of Entry of Judgment, Reopened Dispositions, and Placed on Inactive Status cases counted during the reporting period.		
Entry of Judgment	A count of cases for which an original entry of judgment has been filed during the reporting period. For cases involving multiple parties/issues, the disposition should not be reported until all parties/issues have been resolved.		
Reopened Dispositions	A count of cases that were disposed of by a modification to, and/or enforcement of, the original judgment of the court during the reporting period. For cases involving multiple parties/issues, the disposition should not be reported until all parties/issues have been resolved.		
Placed on Inactive Status	A count of cases whose status has been administratively changed to inactive during the reporting period due to events beyond the court's control. These cases have been removed from court control, and the court can take no further action until an event restores the case to the court's active pending caseload.		
End Pending - Active	A count of cases that, at the end of the reporting period, are awaiting disposition.		
End Pending - Inactive	A count of cases that, at the end of the reporting period, have been administratively classified as inactive. Business rules for this classification may be defined by rule of court or administrative order.		
Set for Review	A count of cases that, following an initial Entry of Judgment, are awaiting regularly scheduled reviews involving a hearing before a judicial officer.		

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