

Oregon State Council

December 10, 2021

Introductions

Oregon Interstate Compact Update

Oregon Interstate Compact Staff

- Jeremiah Stromberg Commissioner
 - o Appointed Interstate Compact representative for the state of Oregon
 - o Chair of Oregon Interstate Compact State Council
 - o Chair of National ICAOS organization
- Mark Patterson Deputy Compact Administrator
 - Oversight of the Compact Office
 - o Training
 - Manage Compliance Requirements
 - O West Region DCA Chair
 - o Member of ICAOS DCA Liaison committee
- Ruby McClorey Lead Worker/Interstate Compact Coordinator
 - o Manage Interstate Email Box
 - o Training
- Kristi Reames Interstate Compact Coordinator
 - o Caseload: A M
- Khris Nunnery Interstate Compact Coordinator
 - \circ Caseload: N Z

Oregon Interstate Compact Stats

Oregon currently has 542 active ICOTS users.

 1,297 active Compact Offenders from other states are being supervised in Oregon.

 1,203 active Compact Offenders from Oregon are being supervised in other states.

Incoming and Outgoing Active Cases Per State

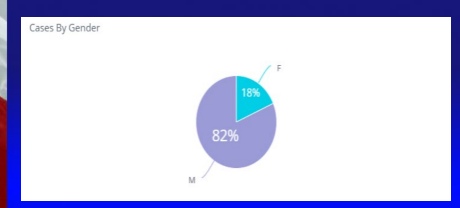
Offenders sent **60** OR

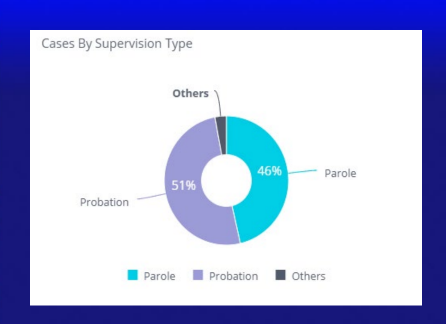
- > ID 260
- > WA 221
- > CA 161
- > MT 80
- > TX 65
- > AZ 58

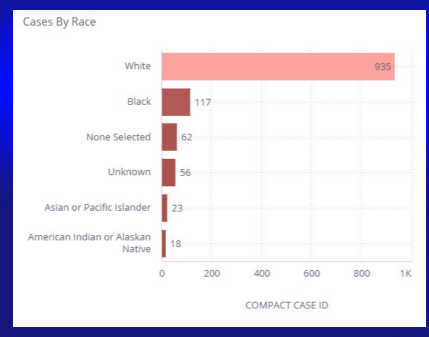
Offenders sent from OR

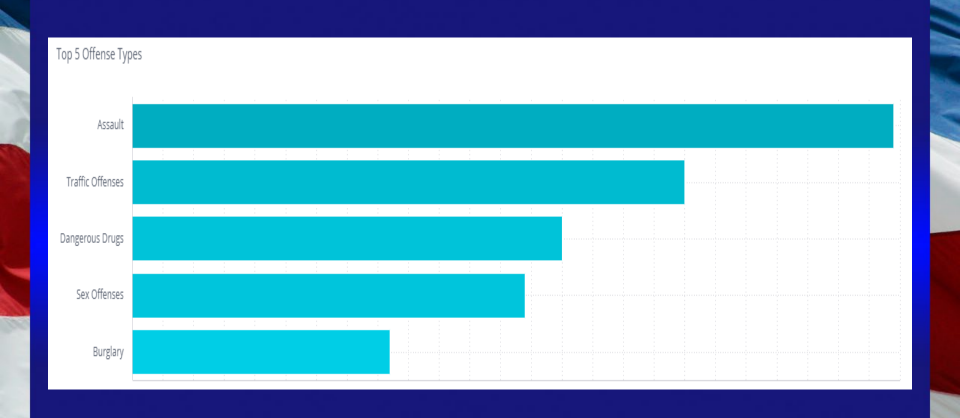
- > WA 437
- > CA 228
- > ID 130
- > AZ 52
- > TX 37
- > CO 24

OREGON COMPACT STATS OUTGOING CASES

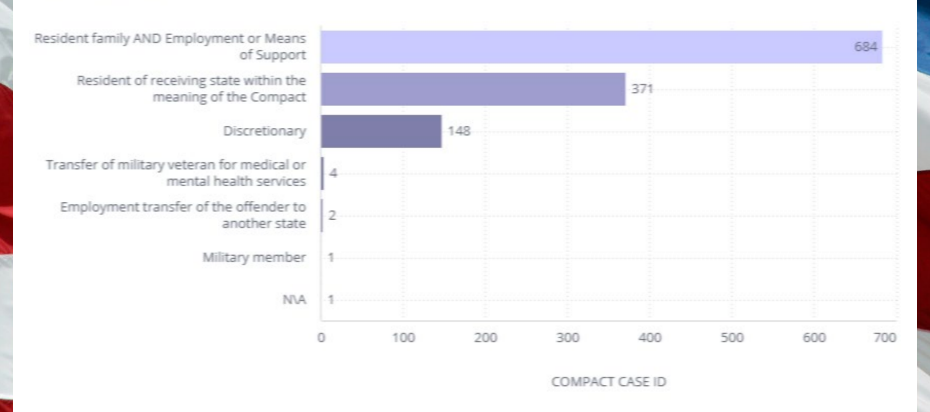








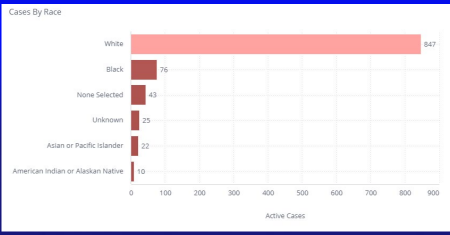
Reason for Transfer

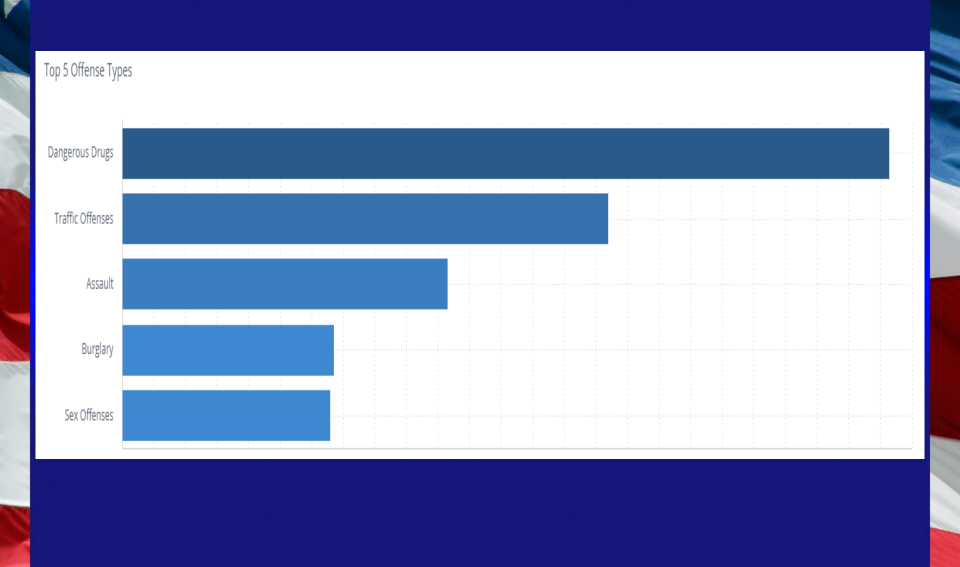


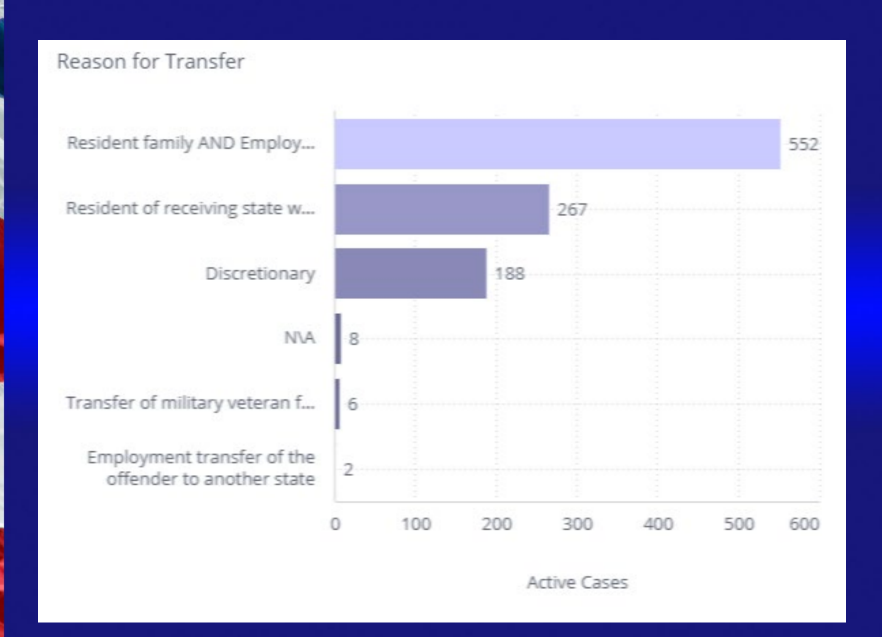
OREGON COMPACT STATS INCOMING CASES











National Interstate Compact Update

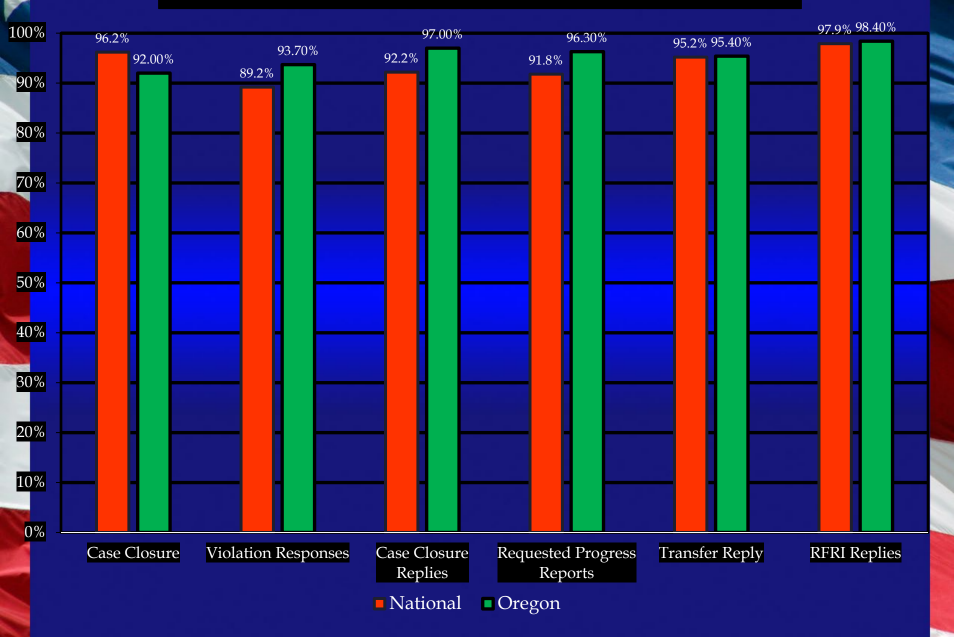
Oregon Interstate Compliance for 2020 and 2021

ICAOS 2021 Compliance Requirement

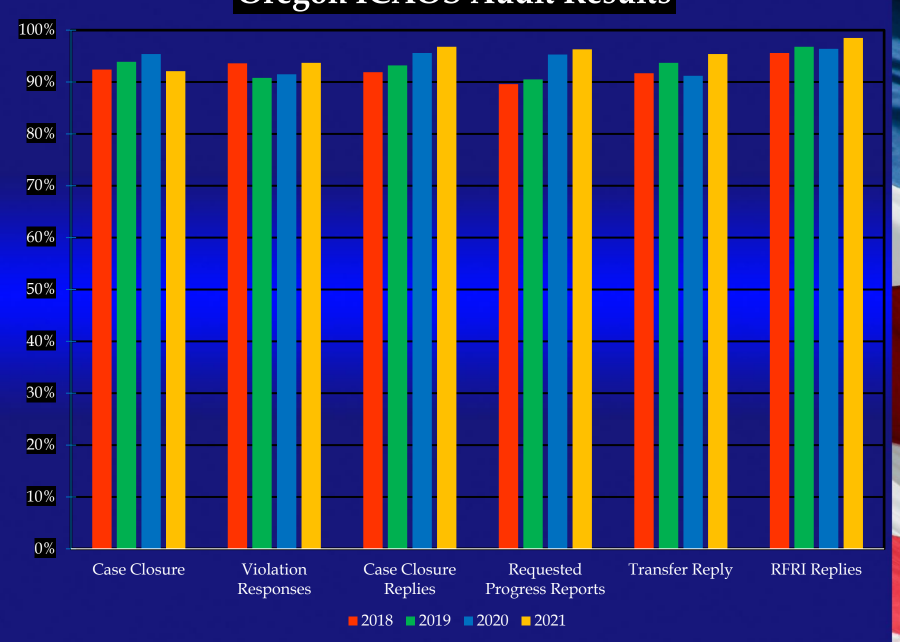
Expected Compliance rate of 80% on all the below standards for each quarter. If below 80% States will need to show improvement over the remaining quarters.

- <u>Case Closure</u> ICAOS Rules 4.102 & 4.112(a) (1)&(c): The receiving state shall supervise an offender transferred under the interstate compact for a length of time determined by the sending state and the state will transmit a case closure for offenders within 10 business days after the "Supervision End Date" provided by the sending state.
- <u>Violation Responses</u> ICAOS Rules 4.109: The sending state shall respond to a report of a violation made by the receiving state no later than 10 business days following transmission by the receiving state. The response by the sending state shall include action to be taken by the sending state and the date by which that action will begin and its estimated completion date.
- Case Closure Replies ICAOS Rules 4.112(d): The sending state shall submit the case closure notice reply to the receiving state within 10 business days of receipt of the case closure notice.
- Requested Progress Reports- ICAOS Rules 4.106: The receiving state shall provide to the sending state a progress report upon the request of the sending state. The receiving state shall provide the progress report within 30 calendar days of receiving the request.
- Transfer Reply ICAOS Rules 3.104: The receiving states shall complete the investigation and respond to a sending state's request for an offender's transfer of supervision no later than the 45th calendar day following receipt of a completed transfer request in the receiving state's compact office.
- Reply for Reporting Instructions ICAOS Rules 3.101-1. 3.101-3(c). 3.103(a)(2) & 3.106(a)(2)(A): The receiving state shall reply to a request of reporting instructions no later than two (2) business days following receipt of an RI request from the sending state. For sex offenders living in the receiving state at the time of sentencing, the receiving state replies to reporting instructions no later than 5 business days.

OREGON ICAOS AUDIT RESULTS 2021



Oregon ICAOS Audit Results



2021 Annual Business Meeting

September 28-29 Virtual

New "Resident" Definition

Implementation April 2022

Considers where the offender lived immediately prior to EITHER the supervision start date or sentence date, rather than where offender lived prior to committing the offense.

Rule 1.101 Definitions

"Resident" means a person who—

- has resided in a state for at least 1 year continuously and immediately prior to either the supervision start date or sentence date for the original offense for which transfer is being requested has continuously inhabited a state for at least 1 year prior to the commission of the offense for which the offender is under supervision; and
- 2. intends that such state shall be the person's principal place of residence.; and
- has not, unless incarcerated or under active military <u>orders</u> deployment, remained in another state or states for a continuous period of 6 months or more with the intent to establish a new principal place of residence.

Rule 5.108 Probable Cause Hearings

Implementation April 2022

Additional language clarifies the waiver must include admission of a revocable violation.

Rule 5.108 – Probable cause hearing in receiving state

- (a) An offender subject to retaking that may result in a revocation shall be afforded the opportunity for a probable cause hearing before a neutral and detached hearing officer in or reasonably near the place where the alleged violation occurred.
- (b) No waiver of a probable cause hearing shall be accepted unless accompanied by an admission by the offender to 1 or more violations of the conditions of supervision that would result in the pursuance of revocation of supervision in the receiving state and require retaking.
- (f) If the hearing officer determines that there is probable cause to believe that the offender has committed the alleged violations of conditions of supervision that would result in the pursuance of revocation of supervision, the receiving state shall hold the offender in custody, and the sending state shall, within 15 business days of receipt of the hearing officer's report, notify the receiving state of the decision to retake or other action to be taken.

15 Business Day Standard for Issuing Warrants Implementation April 2022

| Summary of Rules | |
|---------------------------|---|
| Rules 2.110, 4.111& 5.103 | Offender does not return as ordered (Expands timeframe from 10 to 15 business days) |
| Rules 5.101 | Offender does not return as ordered (Reduces timeframe from 30 calendar to 15 business days) |
| Rule 5.102 | Creates timeframe to issue warrant after invoking mandatory retaking for new felony or violent crime conviction |
| Rule 5.103-1 | Expands timeframe from 'upon receipt' to 15 business days |

Warrant Tracking Enhancement

Warrant Status Bundle: \$56,565





verification)



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2022 Annual Business Meeting ICAOS 20th Anniversary New York September 26-28

Questions/Discussion