Changes in Criminal Enforcement of Immigration Laws

The latest available data from the Justice Department covering the first six months of FY 2014 indicate that substantial changes are occurring in the criminal enforcement of the immigration laws, particularly among those districts along the border with Mexico.

Overall, the new data document a drop in the number of criminal prosecutions for illegal entry under 8 USC 1325, but a continued rise in prosecutions for illegal re-entry (8 USC 1326). According to the case-by-case records analyzed by the Transactional Records Access Clearinghouse (TRAC), during the first six months of FY 2014 there were a total of 15,578 criminal prosecutions for illegal entry, and 19,831 for illegal re-entry.

Thus, as shown in Table 1, the largest component of criminal prosecutions for all immigration offenses is now for illegal re-entry under 8 USC 1326. This marks a significant change, since in recent years prosecutions for illegal entry — a petty misdemeanor — had outnumbered those for the more serious felony charge of illegal re-entry (see Figure 1).

Criminal Enforcement of Immigration Laws

- I: Changes in Re-entry Prosecutions
- II: Misdemeanor Convictions Still The Norm

Table 1. Immigration Criminal Prosecutions by Lead Charge

Fiscal Year	Immigration	Illegal Entry (8 USC 1325)	lllegal Re-entry (8 USC 1326)
2004	37,884	17,969	13,415
2005	37,614	16,504	13,963
2006	37,529	13,643	16,493
2007	39,458	13,960	17,679
2008	79,431	49,663	21,320
2009	91,899	54,175	30,126
2010	87,375	43,688	35,836
2011	82,250	39,331	36,139
2012	91,941	48,032	37,196
2013	97,384	53,822	37,440
2014*	38,149	15,578	19,831

* Covers only the first six months of FY 2014 (October 2013 - March 2014).

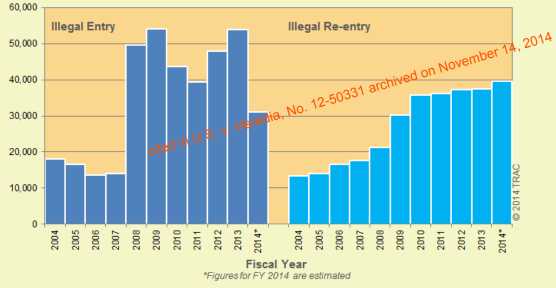


Figure 1. Immigration Criminal Prosecutions by Lead Charge

As noted in <u>TRAC's earlier report</u> tracking these trends, during the Obama Administration (as of FY 2013), illegal re-entry has experienced the sharpest growth rates among lead charges cited in immigration criminal prosecutions. So far in FY 2014, illegal re-entry has now overtaken prosecutions for illegal entry.

What Happens After Individuals Are Charged with Illegal Re-entry?

Most citizens charged with a crime in the federal criminal courts end up pleading guilty; the same is true for noncitizens. Sometimes as an incentive for pleading guilty, the prosecutor agrees to reduce the charge and hence the potential sentence. This type of plea bargain can occur in immigration cases where the prosecutor charges a non-citizen with illegal re-entry, but is willing to reduce the charge to illegal entry in exchange for a guilty plea.

How often is a felony charge of illegal re-entry pled down to the petty misdemeanor of illegal entry? The pattern appears to differ sharply depending upon the U.S. Attorney's office. For example, in three southwest border districts — New Mexico, the Southern District of Texas, and the Western District of Texas — the data show that these types of plea bargains have been rare during the past seven years. In Arizona, according to government data, plea bargains of this nature are quite common and appear to be rising. By contrast, in the Southern District of California, the data indicate that this sort of plea bargain — while once common — has become more unusual in recent years. This fact of different charging practices among U.S. Attorney offices therefore complicates the picture that is reflected in the national trends show nabove.

District-by-district trends in prosecutions for illegal entry versus illegal re-entry are discussed in the sections that follow. Because most immigration prosecutions occur in the five judicial districts along the country's border with Mexico, we focus here on these border districts. Our examination again is based on the original charges filed; a subsequent report in this series will examine how these trends differ when convictions — instead of the original charges — are compared, and the role that different U.S. Attorney charging practices play.

Illegal Entry: Prosecutions in Texas South and Texas West Dominate

Since 2011 the Southern District of Texas has seen the highest volume of prosecutions for illegal entry, followed by the Western District of Texas. Prosecutions in those two districts spiked at the end of calendar year 2012. As TRAC noted in an earlier report, this jump occurred because of a rapid rise in referrals from Customs and Border Protection, particularly along the border in these two districts around Del Rio and Laredo. However, following this spike, starting around June 2013, prosecution numbers began dropping. Figure 2 shows these trends guite clearly, and the actual counts are given in Table 2. To make the trends easier to see, the plotted lines represent a moving monthly average of the actual prosecution counts calculated over the preceding six-month period.

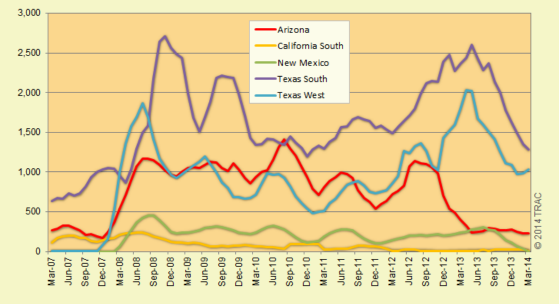


Figure 2. Prosecutions Filed for Illegal Entry in Southwest Border Districts (six-month moving average)

The drop-off in illegal prosecutions, while most visible for the Texas border districts, has not been limited to 4, 2014 these two districts. As we see in the district-hydistrict transfer the district for the district by district transfer the district for the district for the district transfer the district for these two districts. As we see in the district-by-district trends shown in Figure 2, there has also been af all in prosecutions in Arizona, although that trend began perhaps six months or so earlier than it divent the Texas districts. More recently, starting in August of 2013, there has also been an observable frop-off in prosecutions 12-50331 a for illegal entry in New Mexico.

Month	Arizona	Caliteda South	New Mexico	Texas South	Texas West
Mar-07	408	133	3	809	5
Apr-07	305	338	5	684	7
May-07	363	179	4	603	5
Jun-07	275	76	5	876	14
Jul-07	137	139	0	532	5
Aug-07	98	166	1	845	5
Sep-07	74	94	5	1,356	6
Oct-07	329	99	2	1,380	4
Nov-07	197	143	1	1,023	2
Dec-07	241	227	1	1,055	482
Jan-08	510	215	5	645	465
Feb-08	821	229	7	795	2,160
Mar-08	1,089	355	367	823	2,898
Apr-08	1,428	170	631	825	2,180
May-08	1,287	191	614	2,025	1,297
Jun-08	1,248	290	601	2,610	1,165

Table 2, Prosecutions Filed for Illegal Entry (8005C 1325) in Southwest Border Districts (Click table title to open in new window)

Illegal Re-entry: Arizona Outpaces All Other Districts

Trends in prosecutions for illegal re-entry in each of the five border districts (shown in Figure 3) appear quite different from those seen earlier for illegal entry. Here again the plotted lines represent a moving monthly average of the actual prosecution counts shown in Table 3. While the two Texas border districts had the highest illegal entry prosecutions, the data indicate that Arizona clearly dominates in prosecution numbers for illegal re-entry. Moreover, the gap between the prosecution numbers in Arizona and the remaining border districts has been steadily growing. Indeed, the national trends are almost entirely a reflection of the trends in Arizona. Generally, aside from minor variation, recent trends in the other districts have been relatively flat or falling.

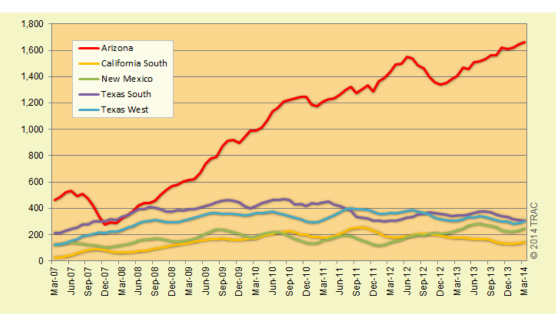


Figure 3. Prosecutions Filed for Illegal Re-entry in Southwest Border Districts (six-month moving average)

Month	Arizona	California South	New Mexico	Texas South	Texas West	•
Mar-07	498	38	154	269	168	
Apr-07	569	43	145	271	161	
May-07	691	51	162	273	151	-
Jun-07	460	82	116	265	166	
Jul-07	354	128	106	265 252 358 269 <u>260</u> 269 260 287 287 260	205	
Aug-07	486	105	108	358	her 284	, 1
Sep-07	292	93	97	269	n November 216	
Oct-07	236	66	129	archiveg	207	
Nov-07	172	55	119	50337 287	222	
Dec-07	146	cited in U.S. 68	radia, No. 62	260	156	
Jan-08	429	, , S. ⁽⁸⁾	Herea. 122	352	249	
Feb-08	459	cited in 0.0.63	145	317	283	
Mar-08	507	89	144	396	288	
Apr-08	375	79	177	484	320	
May-08	350	68	173	429	285	
Jun-08	417	87	172	404	303	-

Table 3. Prosecutions Filed for Illegal Re-entry (8 USC 1326) in Southwest Border Districts (Click table title to open in new window)

Report date: May 13, 2014

