



Parole Board
of the
Northern Territory

2006 ANNUAL REPORT

Pursuant to Section 3H of the *Parole of Prisoners Act*

Year Ending
31 December 2006

**The Hon Syd Stirling MLA
Minister for Justice and Attorney-General**

I am pleased to provide this report on the activities of the Parole Board during the year ending 31 December 2006, in compliance with section 3H of the Parole of Prisoners Act.

A handwritten signature in black ink, appearing to read 'T. Riley', written over a light grey rectangular background.

**Trevor Riley
Chairman**

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I. Legislative Mandate for the Operation of the Board

Section 3A of the *Parole of Prisoners Act* states:

“For the purposes of this Act, there shall be a board to be known as the Parole Board of the Northern Territory.”

II. Membership of the Board

Sections 3B and 3C of the *Parole of Prisoners Act* require that the Board must have 10 members who are to be:

- (a) the Chief Justice or another nominated Judge;
- (b) the Director of Correctional Services;
- (c) a member of the Police Force nominated by the Commissioner of Police;
- (d) a person who is –
 - (i) a registered medical practitioner; or
 - (ii) a registered psychologist;
- (e) a person who represents the interests of victims of crime; and
- (f) 5 persons who reflect, as closely as possible, the composition of the community at large and include women and Aboriginals and Torres Strait Islanders.

Members described in by (d), (e) or (f) are appointed by the Administrator for three (3) year terms, are eligible for reappointment, and may resign their membership in writing to the Minister.

Although there are 10 appointed members, full constitution of the Board by all members is only required for a matter relating to a prisoner who is serving a term of imprisonment for life for the crime of murder. For all other matters, the Board is constituted by the Chairman; the members of the Board referred to in points (c) and (e) above; and 2 of the members of the Board referred to in point (f).

The Chief Justice or another Judge of the Supreme Court nominated by the Chief Justice is the Chairman of the Board. The Chief Justice nominated Justice Riley Chairman for the 2006 calendar year. Justice Southwood chaired four meetings during 2006.

The Minister may appoint a person to act as a member of the Board while a member is not available or there is a vacancy on the Board. Superintendent L Martin acted in the place of the Police representative on two occasions Superintendent M Setter acted in the place of the Police representative on one occasion and Superintendent A Pusterla acted in the place of the Police representative on one occasion. Mr Chris Manners, Mr P Curwen-Walker and Ms W Hunter acted in the place of the Director of Correctional Services on one occasion each during 2006.

During 2006, membership of the Board comprised:

Justice T Riley	–	Chairman
Mr J Tolstrup	–	Director of Correctional Services
Superintendent P Gordon	–	NT Police representative, Darwin
Ms S Lowry	–	Victims of Crime representative, Darwin
Mr P Rysavy	–	Psychologist, Darwin
Mr J Flynn	–	Darwin
Ms D Fleming	–	Darwin
Mr A Domaschenz	–	Katherine
Ms J Huck	–	Darwin
Ms G Brown	–	Tennant Creek

Functions of Secretary to the Parole Board were carried out by 3 members of the Community Corrections Division of Northern Territory Correctional Services throughout the year.

III. Functions and Responsibilities of the Board

In summary, the Board:

- i) decides which prisoners, whose sentence includes a non parole period, will be released to parole;
- ii) sets the conditions of release;
- iii) may vary the conditions of a parole order; and
- iv) determines if and how a parole order should be revoked.

i. Release

The Parole Board considers all cases where a prisoner's sentence has a non parole period specified by the Court. A non parole period is a minimum term of imprisonment during which an offender is not eligible to be released from prison to parole.

Northern Territory legislation requires the Court to fix a non parole period if an offender has been sentenced to 12 months imprisonment or more, unless the Court thinks it is inappropriate. The non parole period must not be less than 50% of the sentence to be served, and cannot be less than 8 months. For certain sex offences, the non parole period set cannot be less than 70% of the head sentence. These provisions do not apply where the sentence of imprisonment is wholly or partially suspended. For a matter relating to a prisoner who is serving a term of imprisonment of life for the crime of murder, the standard non parole period is 20 years or 25 years in certain cases. There is also provision for the Court to consider exceptional circumstances to reduce, increase or refuse to set a non parole period on such matters.

The Board considers a broad range of material when deciding whether or not to release a prisoner to parole. The documentation will always include:

- a Parole Report prepared by the assigned Parole Officer;
- an Institutional Report prepared by staff of the prison where the prisoner is held;
- a record of prior convictions; and
- a transcript of the Supreme Court sentencing details, if the prisoner was sentenced in that Court.

The Board may also consider such other reports as are relevant for the individual case, including:

- Pre Sentence Reports;
- Psychological/Psychiatric Assessments and Reports;
- Medical Assessments and Reports;
- Assessments and Reports from Substance Misuse Programs and Treatment Facilities;
- Legal Opinions;
- Letters and/or Reports from Interstate Services;
- Letters from the prisoner; and
- Letters from the victim or victim's representative.

For matters relating to a prisoner who is serving a term of imprisonment for life for the crime of murder the Board may also consider:

- submissions from members of the victim's family;
- if the prisoner is an Aboriginal or Torres Strait Islander who identifies with a particular community of Aboriginals or Torres Strait Islanders – representatives of that community.

The Chairman may require a prisoner to be brought before the Board pursuant to Section 3G of the *Parole of Prisoners Act*. No prisoners were required to attend a Board meeting during 2006.

Under section 5 of the Act, the Parole Board has discretion to direct the release of a prisoner on parole, providing that the time of release is after expiration of the non parole period. The Board may decline to release a prisoner to parole, or defer consideration to a later meeting. Prisoners may also decline parole consideration.

2006 Parole Board Decisions		
Result	Number	% of Total
Granted	79	40
Refused	43	22
Deferred	53	27
Declined by Prisoner	23	11
	198	100 %

ii. Conditions of Release

Section 5(5)(a) of the *Parole of Prisoners Act* requires that the person released shall be subject to supervision and obey all reasonable directions of the appointed supervisor for the duration of the parole period. Section 5(5)(b) allows the Board to set such other conditions as it sees fit.

The standard parole conditions attached to every Northern Territory Parole Order are:

1. the parolee shall be of good behaviour and shall not violate the law;
2. the parolee shall be subject to supervision on parole of a parole officer, appointed in accordance with this parole order, and shall obey all reasonable directions of the parole officer appointed;
3. the parolee shall report to the parole officer, or other person nominated by the parole officer, in the manner and at the places and times directed by the officer and shall be available for interview at such times and places as a parole officer or nominee may from time to time direct;
4. the parolee shall not leave the Northern Territory without the written permission of the supervising parole officer;
5. the parolee shall enter into employment arranged or agreed upon by the parole officer and shall notify the parole officer of any intention to change employment before such change occurs or, if this is impracticable, then within such period after the change as may have been directed by the parole officer;
6. the parolee shall reside at an address arranged or agreed upon by the parole officer and shall notify the parole officer of any intention to change address before such change occurs or, if this is impracticable, then within such period after the change as may have been directed by the parole officer;
7. the parolee shall not associate with any person specified in a direction by the parole officer to the parolee;
8. the parolee shall not frequent or visit any place or district specified in a direction by the parole officer to the parolee.

The Board frequently sets additional conditions which are tailored to maximise community protection by addressing the factors which underlie a prisoner's offending behaviour. Those additional conditions often include:

- abstinence from alcohol and other substances;
- breath testing and urinalysis;
- residence at a specified community or outstation;
- participation in and completion of an assessment/treatment/counselling regime (residential or sessional attendance) e.g. alcohol programs, domestic violence programs, sex offender programs, psychiatric treatment;
- no contact, directly or indirectly, with a victim or potential victims.

2006 Additional Conditions Set	
	Number
Abstinence – Drugs	39
Abstinence – Alcohol	51
Breath Testing	49
Urinalysis	39
Residence	
- Treatment/Program	35
- Community/Outstation	21
Counselling	
- Sex Offender Treatment	1
- General assessment, treatment and/or counselling	32
- Other *	13
Nil Contact – Victim	23
Other **	11
	314

* Includes: Forensic Mental Health counselling, specific anger management, drug and alcohol counseling, Indigenous Family Violence Offender Program.

** Includes: Nil unsupervised contact with minors; Not visit specified communities; Not to leave Australia; Travel interstate; Curfew; Not to sniff inhalants; Notify victim of parolee whereabouts; Not to frequent Casuarina Shopping Square.

Parole officers throughout the Northern Territory, and interstate where a parolee has transferred interstate, monitor the parolee's compliance with the conditions set, and are required to bring any incident of non compliance to the Board's attention.

iii. Variation of Parole Conditions

Pursuant to sections 5(6) and (6AA) of the *Parole of Prisoners Act* the Chairman may amend a parole order by varying or revoking a condition of the order at any time before the expiration of the order.

This would usually be done because a condition is no longer workable. For example, the parolee is directed to enter and complete a residential program which closes down before completion of the parolee's treatment.

Under section 5(7) the amendment does not take effect until notice is given to the parolee of that amendment.

During 2006, the Parole Board varied a condition on 4 parole orders.

iv. Revocation

If a parolee fails to comply with the conditions of a parole order, the supervising parole officer prepares a report for the Board's consideration setting out the circumstances of the breach. The breaches fall into two categories – re-offending and conditional breach.

The Chairman has the power to revoke a parole order, before or after the expiration of that order, under the circumstances set out in section 5 of the *Parole of Prisoners Act*.

The Board may request the Commissioner of Police to have a parolee in non compliance with his or her conditions arrested and taken before the Court for cancellation of the parole order. The parolee may then provide any reasons for the non compliance to the Court.

Alternatively, the Chairman may issue an instrument of revocation pursuant to sections 5(6) or 5(6AA) of the *Parole of Prisoners Act*.

2006 Revocation Reports		
Outcome	Number	% of Total
Revoked by Chairman	56	63
Referred to Court (including extradition)	1	1
Warning letter	18	20
No Action	4	5
Request Further Information/Deferred	10	11
	89	100

2006 – Breaches		
Type of Breach	Number	% of Total
Conditional	52	91
Re-offending	5	9
	57	100

IV. Parole Board Activity

- i. The Parole Board met in the Chief Justice's Chambers in Darwin on the following dates during 2005:

1 February	26 July
22 February	13 September
29 March	27 September
26 April	25 October
31 May	30 November
28 June	13 December

- ii. The Board considered a total of 482 matters, between 27 and 50 each meeting.

The business conducted by the Parole Board is reflected in the types and numbers of reports and correspondence dealt with.

Parole Report Sets out the relevant background of a prisoner, details assessment and treatment needs, outlines post release plans, recommends whether or not a prisoner should be released, and identifies conditions which should be attached to parole to minimise the risk of re-offending.

Number	% of Total
162	34

Supplementary Report Provides additional information about a parolee, and may recommend variation to, addition or deletion of conditions.

Number	% of Total
52	11

Termination Report Outlines a parolee's conduct and progress over the course of a parole period, including compliance with parole conditions set; residence, employment/ training, treatment, re-offending and any other relevant matters.

Number	% of Total
32	7

Revocation Report Details any non-compliance with parole conditions, and recommends what course of action should be taken (revocation, cancellation, extradition, warning, and no action).

Number	% of Total
88	18

Revocation Advice Notifies the Parole Board of cancellation of a parole order or issue of a warrant of commitment for the outstanding balance, by the Court.

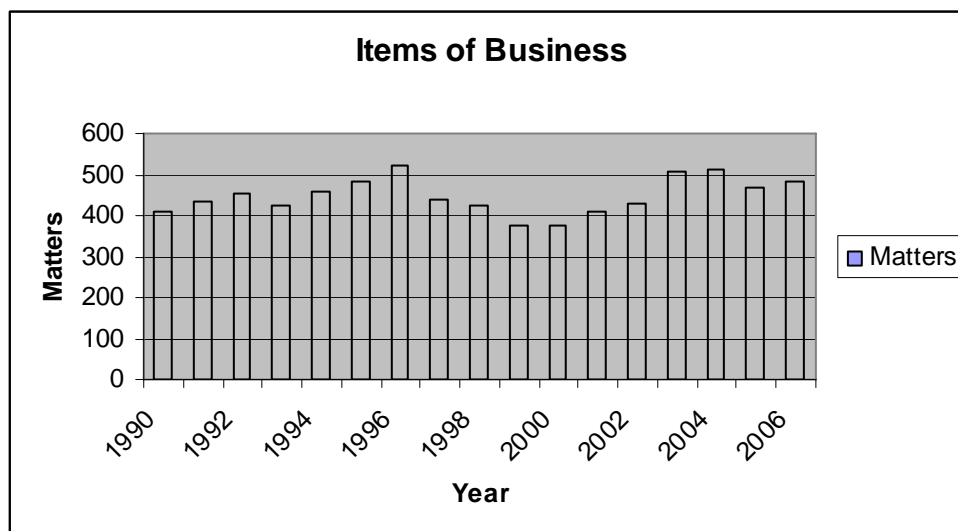
Number	% of Total
59	12

Requests from Prisoners Usually seeking parole release after revocation, refusal or deferral.

Number	% of Total
79	16

Progress Report Requested by the Board for certain parolees at set intervals (e.g. every 3 or 6 months).

Number	% of Total
9	2



iii. Over the past 17 years, the workload of the Parole Board has fluctuated between a low of 374 business items in both 1999 and 2000 to a high of 522 business items in 1996.

Parole Outcomes of Prisoners Released in 2006		
	Number	% of Total
Parole Still Active	54	57
Parole Order Completed	4	4
Parole Revoked	26	27
Registration Interstate	11	12
	95	100

At the meeting held on 31 January 2003, the Board determined that reports prepared in relation to illegal non citizens convicted of federal charges to do with people smuggling and illegal fishing in Australian waters who were to be deported immediately upon release, need not come before the Board given their parole release is automatic. Reports on this category of offender would be forwarded directly to the Federal Attorney-General's Department by the Secretary. In 2006, 1 of these reports was forwarded to the Federal Attorney-General's Department. Two Federal prisoners were considered by the Northern Territory Parole Board for 2006 with recommendations forwarded to the Attorney-General's Department.

V. Parole Orders (Transfer) Act

This Act commenced in 1984 as part of a national scheme under which an offender on parole can transfer to another jurisdiction and have his/her parole order registered under the corresponding Act in the other jurisdiction.

Upon registration, the parolee ceases to have any connection with the originating jurisdiction. The parole order and original sentence are treated as though they were imposed in the receiving jurisdiction.

In 2006 there were five cases where Northern Territory parolees moved to other jurisdictions and had their parole order registered there, while six parole orders from other jurisdictions were registered in the Northern Territory.

Jurisdiction	Transfer to NT	Transfer from NT
QLD	1	3
VIC	3	1
WA	1	1
SA	1	
NSW		
ACT		
TAS		
	6	5

One further request made during 2006 for registration of a Northern Territory Parole Order in an interstate jurisdiction was outstanding as at 31 December 2006 and one request for an interstate Parole Order to be registered in the Northern Territory was outstanding as at 31 December 2006.

VI. Extradition

Where a parolee has left the Northern Territory without permission, failed to comply with parole conditions whilst interstate, or committed further offences, the Board may consider extradition of the parolee to the Northern Territory to serve the outstanding balance of the sentence to which the parole order relates. Each case is considered on its merits.

During 2006, one parolee was extradited from another jurisdiction and was returned to a Northern Territory prison.

VII. Victims of Crime

The Northern Territory Charter for Victims of Crime lays down basic guiding principles to ensure sympathetic treatment and protection for victims and their families.

Under the Charter the victim may apply in writing to the Secretary of the Parole Board requesting a direction be given to an offender not to approach them whilst on parole, and for advice about the outcome of any parole proceedings concerning the offender.

Victim issues and concerns are frequently identified in reports prepared for the Board's consideration, and those concerns may result in special conditions being added to a parole order to avoid unwelcome contact.

VIII. Acknowledgements

The Parole Board wishes to express appreciation for the ongoing assistance provided by Northern Territory Correctional Services, and other government and community organisations which have assisted the Board with its work during the year.

IX. List of Appendices

Appendix 1 – Characteristics of Prisoners Released to Parole during 2006 by Sex and Aboriginality

Appendix 2 – Prisoners Released to Parole during 2006 by Age

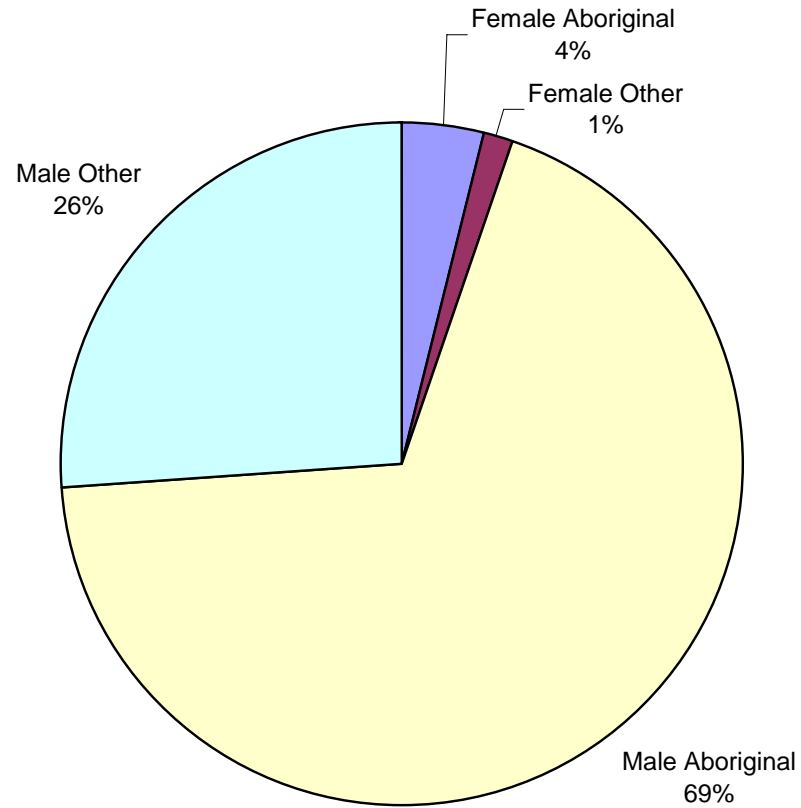
Appendix 3 – Prisoners Released to Parole during 2006 by Offence

Appendix 4 – Length of Parole for Prisoners Released to Parole during 2006

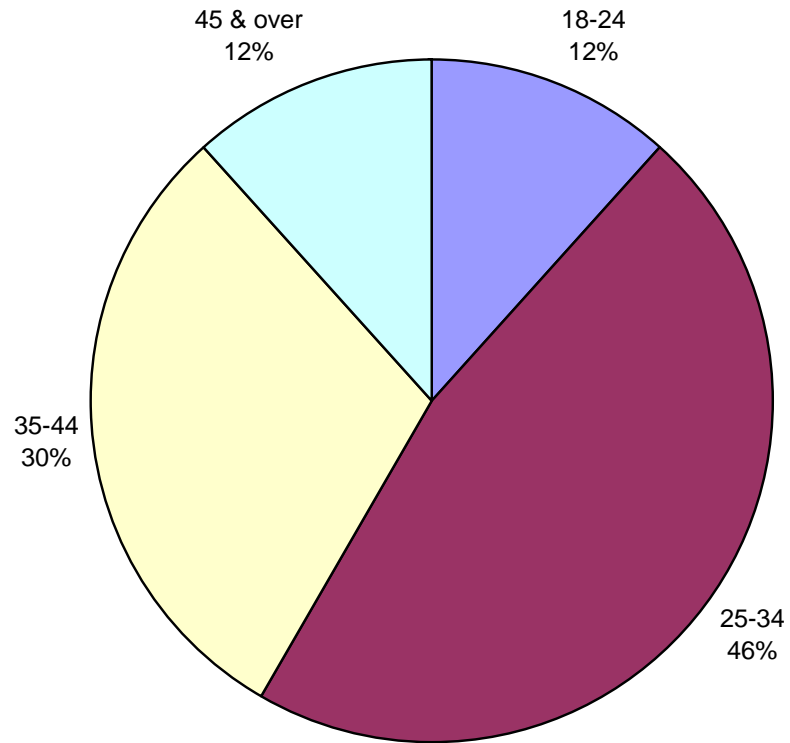
Appendix 5 – Outcomes of Prisoners Released to Parole during 2006

Appendix 6 – Period on Parole Prior to Breach – Conditional and Re-offending

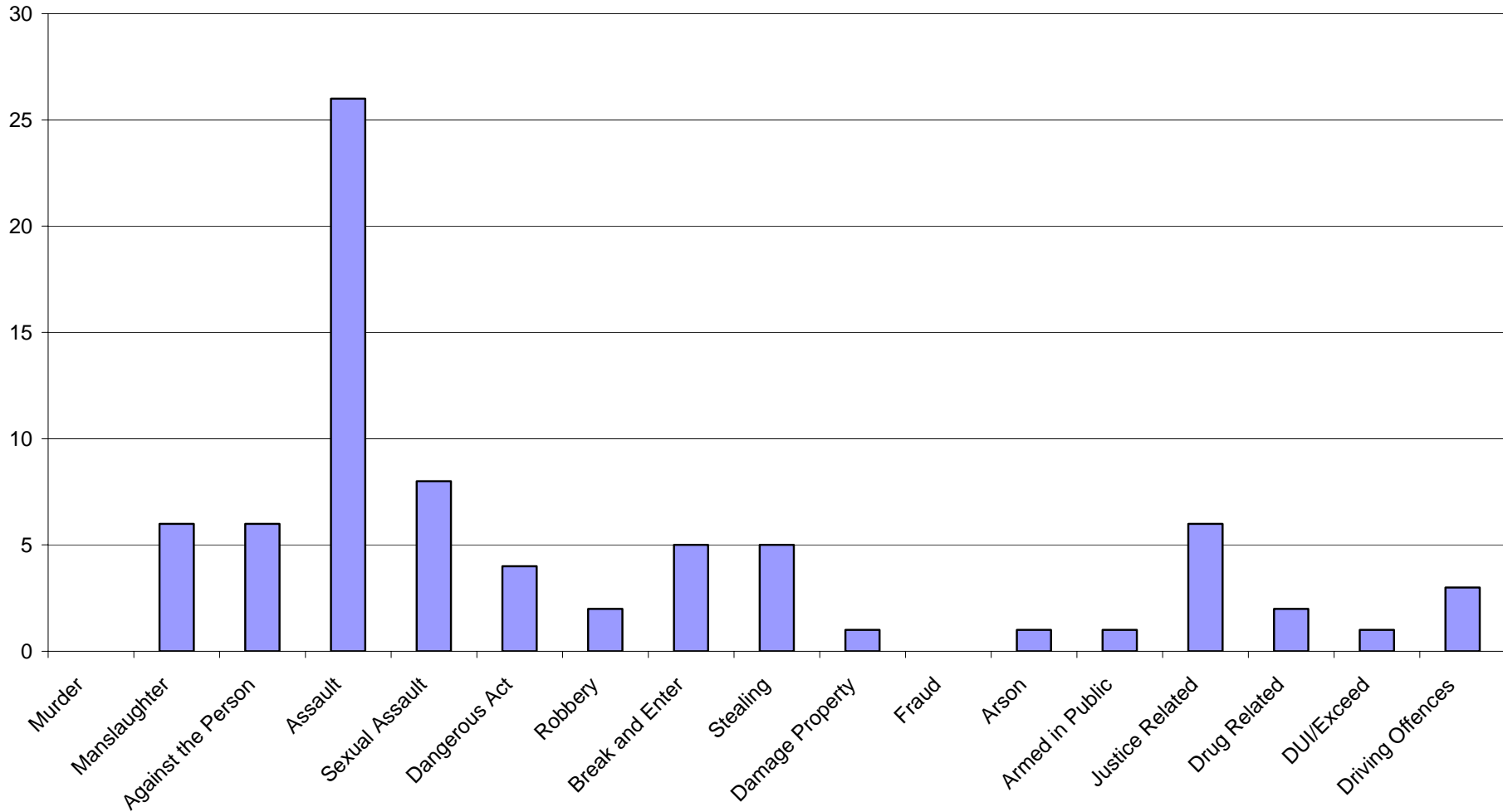
Characteristics of Prisoners Released to Parole during 2006 by Sex and Aboriginality



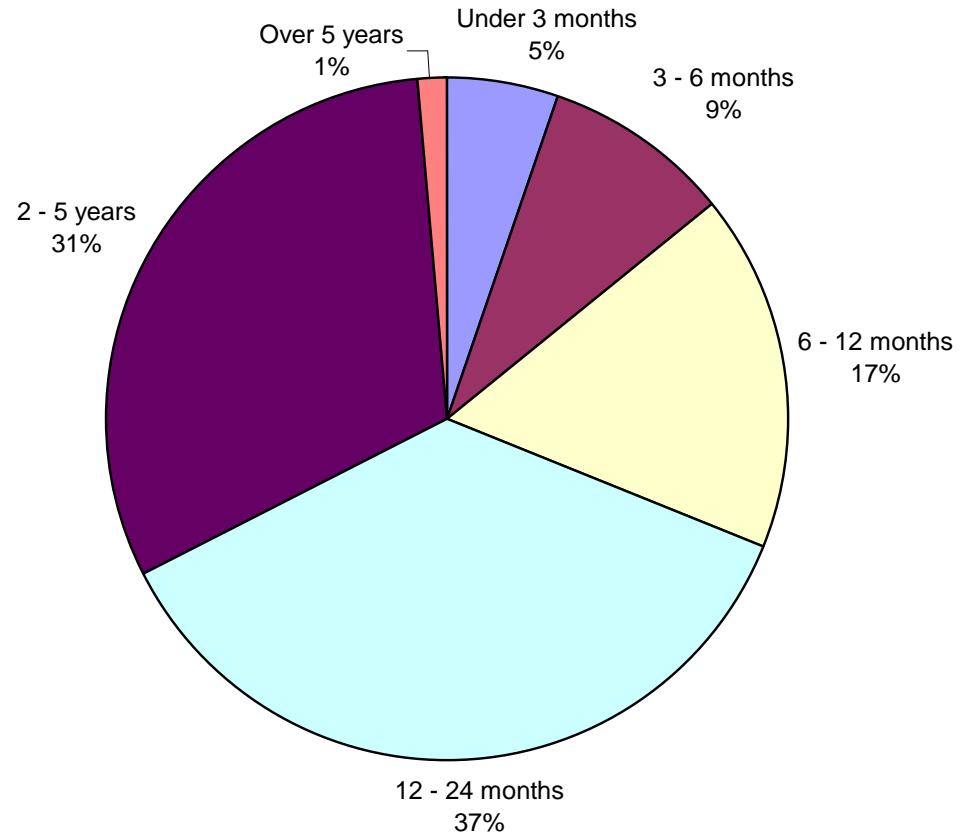
Prisoners Released to Parole during 2006 by Age



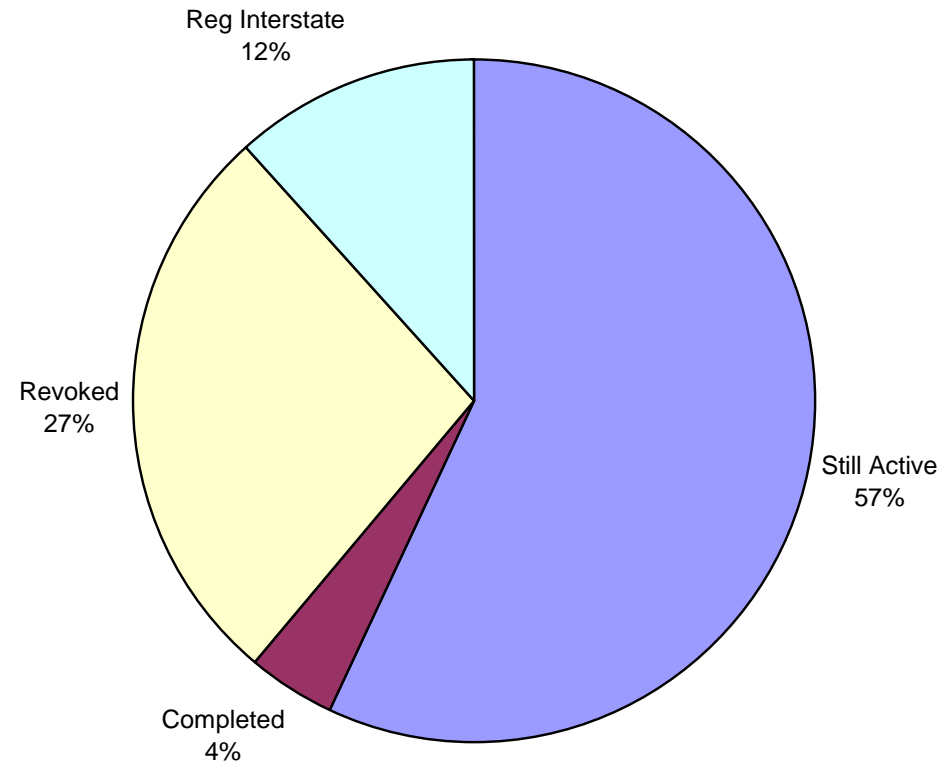
Prisoners Released to Parole during 2006 by Most Serious Offence



Length of Parole for Prisoners Released to Parole During 2006



Outcomes of Prisoners Released to Parole during 2006



**Period on Parole Prior to Breach
-Conditional and Reoffending-**

