COLLABORATING TO FIGHT DRUG CRIME: MULTI-JURISDICTIONAL TASK FORCES

A Profile of the Central Illinois Enforcement Group
Collaborating to fight drug crime: Profile of the Central Illinois Enforcement Group

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# Table of contents

Introduction .................................................................................................................. 1

Drug arrest trends ........................................................................................................... 5

Trends in prosecutions for drug offenses and all felonies......................... 24

Drug offender sentencing trends ............................................................................... 27

Survey of MEGs and task forces ............................................................................... 31

Conclusion ..................................................................................................................... 34

References ....................................................................................................................... 36

Appendices ...................................................................................................................... 37
List of figures and tables

Table 1: CIEG grant totals .................................................................................................................. 3

Map 1: Illinois Criminal Justice Information Authority-funded MEGs and drug task forces, 2011 ................................................................. 4

Figure 1: Drug arrest rates for Cass, Christian, Macon, Menard, Morgan, and Sangamon counties versus Illinois, 2000-2009 ........................................... 6

Figure 2: Drug arrests by type, Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, 2002-2011 ........................................................................... 7

Figure 3: Drug arrests made in CIEG counties, CIEG versus non-CIEG agencies, 2002-2011 ...................................................................................................... 8

Figure 4: Drug arrests by CIEG, 2002-2011 ......................................................................................... 9

Figure 5: Drug arrests by non-CIEG agencies in CIEG counties, 2002-2011 .................. 10

Figure 6: Percent of CIEG arrests in CIEG counties by offense type, 2011 ........... 11

Figure 7: Percent of CIEG arrests in CIEG counties by violation type, 2011 ........... 11

Figure 8: Percent of non-CIEG arrests in CIEG counties by offense type, 2011 ........ 12

Figure 9: Percent of non-CIEG arrests in CIEG counties by violation type, 2011 ........ 12

Figure 10: Percent of CIEG versus non-CIEG misdemeanor arrests by drug type, 2011 ........................................................................................................ 13

Figure 11: CIEG cannabis arrests by class, 2011 ................................................................. 14

Figure 12: Non-CIEG cannabis arrests by class, 2011 ............................................................. 14

Figure 13: Number of CIEG versus non-CIEG cannabis arrests by class, 2011 .... 15

Figure 14: Number of CIEG arrests for possession and delivery, 2002 versus 2011 ................................................................. 16

Figure 15: CIEG cannabis arrests for possession and delivery, 2002-2011 ........... 17

Table 2: Cannabis seized by CIEG, 2002-2011 ........................................................................ 19

Figure 16: CIEG controlled substance arrests by class, 2011 ........................................ 20
Figure 17: Non-CIEG controlled substance arrests by class, 2011 ............................ 20

Figure 18: Percent of CIEG versus non-CIEG controlled substance arrests by class, 2011 ........................................................................................................................................................................... 21

Figure 19: CIEG controlled substance arrests for possession and delivery, 2002-2011 ........................................................................................................................................................................... 22

Table 3: Cocaine seized by CIEG, 2002-2011 ............................................................................................................................ 23

Figure 20: Total CIEG drug arrests and percentage of arrests resulting in prosecution, 2002-2011........................................................................................................................................................................... 25

Figure 21: Sentences imposed on convicted CIEG offenders, 2002-2011 ............... 28

Figure 22: Drug offenders as a percent of total IDOC commitments from Cass, Christian, Macon, Menard, Morgan, and Sangamon counties versus Illinois, 2000-2009........................................................................................................................................................................... 29

Figure 23: Availability of drugs in Illinois, 2009................................................................. 32

Figure 24: Price per gram in Illinois, 2009 ............................................................................ 33
Introduction

Drug task forces were developed to more efficiently and effectively fight proliferation of illicit drugs. Local police have jurisdictional restraints making it difficult to combat drug markets extending through multiple cities, and counties (Smith, Novak, Frank, & Travis, 2000). Drug task forces work across jurisdictions and pool resources, knowledge, and personnel. MEGs and task forces are staffed by officers representing federal, state, county, and local police agencies. Drug task force officers work undercover, using confidential sources, to purchase drugs in order to gather the intelligence to make arrests (Reichert, 2012).

There are two kinds of drug task forces that operate in Illinois—metropolitan enforcement groups (MEG) and multi-jurisdictional drug task forces.

MEGs have been in existence in Illinois since the 1970’s through the Intergovernmental Drug Enforcement Act [30 ILCS 715/1]. MEG policy boards engage in an active, formal role in the management of operations. MEG policy boards are required to include an elected official and the chief law enforcement officer, or their designees, from each participating unit of government. An elected official from one of the participating agencies must be designated to act as financial officer of the MEG to receive operational funds. MEG operations are limited to the enforcement of drug laws and delineated weapons offenses and the investigation of street gang-related crimes.

Multi-jurisdictional drug task forces began in the 1980’s using the organizational authority from the Intergovernmental Cooperation Act [5 ILCS 220/1]. Task force policy boards are not governed by legislated structure or composition requirements or restricted by statute in their scope of operations.

Drug use in Illinois

According to Substance Abuse and Mental Health Services Administration (SAMHSA)’s National Survey on Drug Use and Health, 718,000 Illinois adults used illicit drugs in the past month and 547,000 used marijuana in the past month in 2009. The University of Illinois’ 2010 Youth Study on Substance Use interviewed 5,590 Illinois students and found marijuana was used by 25 percent of 12th graders, but less than 6 percent reported using illicit drugs. A majority (78 percent) of arrestees booked into Cook County Jail tested positive for drugs based on the 2010 Arrestee Drug Abuse Monitoring Program (ADAM).

According to SAMHSA, an estimated 757,000 Illinois adults had an illicit drug or alcohol abuse dependence problem in the past year and 927,000 needed, but did not receive, treatment. According to the Illinois Department of Human Services’ Department of Alcoholism and Substance Abuse, in 2009, there were 91,891 admissions in Illinois for substance abuse treatment— a rate of 712 per 100,000 people. There were 60,501 admissions for treatment for illicit drugs—a rate of 469 per 100,000 people. According to the data, admissions are at the lowest rate in ten years due in part to funding cuts for state-funded substance abuse treatment. According to SAMHSA’s Drug Abuse Warning Network, in 2009 there were 790 drug-related
deaths reported in nine northern Illinois counties, a rate of nine deaths per 100,000. According to the Centers for Disease Control and Prevention, in 2007, the rate of unintentional drug overdoses was nine per 100,000 persons or 1,094 overdoses.

**Combating Illinois drug crime**

The transportation and sale of drugs is a significant problem in Illinois. Illinois is classified as a “High Intensity Drug Trafficking Area” by the Office of the National Drug Control Policy (2010). The city of Chicago is a major transshipment and distribution center for drugs in the Midwest due in part to its central location in the U.S. In addition, there are extensive transportation options to and from the city—trains, highways, airports (National Drug Intelligence Center, 2001). From Chicago, smaller quantities are distributed to neighboring states (National Drug Intelligence Center, 2001).

Drug task forces combat drug markets and the supply of drugs through supply reduction techniques (Olson, 2004). Supply reduction involves crop eradication, interdiction, reducing drug production and cultivation, seizing large numbers of drugs and assets, conducting systematic investigations, interrupting supply lines, and prosecuting drug organizations, suppliers, and distributors (Moore, 1990). The other technique to fight drug crime is demand reduction which includes drug prevention, deterrence, and treatment. Some law enforcement departments use the demand reduction program, Drug Abuse Resistance Education (DARE) (Olson, 2004).

**Drug task force evaluation**

While there is an abundance of anecdotal evidence to prove the effectiveness of multi-jurisdictional drug task forces, little empirical knowledge on the success of the task forces exists and they cannot be classified at this time as an evidence-based practice. Researchers debate the most appropriate way to evaluate the effectiveness of drug task forces (Smith et al., 2000). Since it is not possible to differentiate between the impact of drug task forces and other measures, they are difficult to evaluate (Olson, Albertson, Brees, Cobb, Feliciano, Juergens, Ramker, and Bauer, 2002).

A common measure of success of drug task forces is the number of arrests made. However, drug task forces tend to have lower arrest rates than local police departments and target different offenses. Drug task forces attempt to remove fewer higher-level distributors rather than a large number of low-level offenders and users (Olson, 2004). Drug task forces tend to focus on violations of Illinois’ Controlled Substances Act (involving cocaine, heroin, and methamphetamine) and local police department arrests focus on cannabis-related offenses (Olson et. al., 2002).

Official drug arrest data is an unreliable source to measure success of drug task forces. Drug task force arrests involve multiple police departments and local jurisdictions. Therefore, arrests reported to the FBI’s Uniform Crime Reports (UCR) data system may not accurately reflect

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1 Illinois Counties participating in DAWN include Grundy, DuPage, DeKalb, Cook, Will, McHenry, Lake, Kendall, and Kane.
which agency—drug task force or local police—made the arrest (Olson, 2004). Drug crimes may be over-reported when more than one department reports the same arrest or may be under-reported or never reported (Olson, 2004).

Drug task force profiles

Periodically, the Illinois Criminal Justice Information Authority (ICJIA) profiles Illinois MEGs and task forces to provide a general overview of the drug crime problems in the various jurisdictions and share responses to these problems. These profiles can provide information to MEG and task force directors and policy board members to guide decision-making and the allocation of resources. All current and previous profiles can be accessed on the ICJIA’s website: http://www.icjia.state.il.us.

This profile focuses on the Central Illinois Enforcement Group (CIEG), which covers Cass, Christian, Macon, Menard, Morgan, and Sangamon counties (CIEG counties) with an estimated total population of 402,337 in 2010. In 2010, 26 local police agencies participated in CIEG. A participating agency is defined as one that contributes either personnel or financial resources to the task force. Nine officers were assigned to CIEG in 2010, six of the officers were assigned by participating agencies and three from the Illinois State Police (ISP). These officers are dedicated full-time to the task force and work out of a central task force office.

ICJIA-funded drug task forces

ICJIA is designated as the State Administering Agency of many federal funds including Edward Byrne Justice Assistance Grants which fund MEGs and task forces. For more than 20 years the Illinois Criminal Justice Information Authority (ICJIA) has been awarding federal funding to local law enforcement agencies to support drug task forces. Federal grants awarded to drug task forces pay for personnel, equipment, commodities, travel, vehicle maintenance, and communications. In 2011, the ICJIA funded 19 of 22 multi-jurisdictional drug task forces in Illinois (Map 1). The three other drug task forces receive the majority of their funding through the Illinois State Police.

Table 1 indicates the amount of federal funds allocated by the ICJIA to CIEG from federal fiscal year (FFY) 2007 to 2011. During the past five FFYs, the award amount averaged approximately $126,620.

<table>
<thead>
<tr>
<th>Federal fiscal year</th>
<th>Grant amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007</td>
<td>$115,801</td>
</tr>
<tr>
<td>2008</td>
<td>$123,708</td>
</tr>
<tr>
<td>2009</td>
<td>$116,453</td>
</tr>
<tr>
<td>2010</td>
<td>$138,569</td>
</tr>
<tr>
<td>2011</td>
<td>$138,569</td>
</tr>
</tbody>
</table>
Map 1
Illinois Criminal Justice Information Authority-funded
MEGs and drug task forces, 2011

ICJIA-funded MEGs & TFs
BATF - Blackhawk Area TF
CIEG - Central Illinois Enforcement Group
DUMEG - DuPage MEG
ECITF - East Central Illinois TF
KAMEG - Kankakee MEG
LCMEG - Lake County MEG
MANS - Joliet Metropolitan Area Narcotics Squad
MCNEG - Multi-City Narcotics Enforcement Group
MEGSI - MEG of Southwestern Illinois
NCNTF - North Central Narcotics TF
QCMEG - Quad Cities MEG
SCITF - South Central Illinois Drug TF
SEIDTF - Southeastern Illinois Drug TF
SIDTF - Southern Illinois Drug TF
SIEG - Southern Illinois Enforcement Group
SLANT - State Line Area Narcotics Team
TF 6 - Task Force 6
VCMEG - Vermillion County MEG
WCITF - West Central Illinois TF
Drug arrest trends

Drug offenses in Illinois

The majority of drug offenses in Illinois are violations of either the Cannabis Control Act [720 ILCS 550], which prohibits the possession, sale and cultivation of marijuana, or the Controlled Substances Act [720 ILCS 570], which prohibits the possession, sale, distribution or manufacture of all other drugs deemed to have a high potential for abuse, including cocaine, hallucinogens, and opiates. Other Illinois laws to fight drug-related activity include the Hypodermic Syringes and Needles Act [720 ILCS 635], which prohibits the possession or sale of hypodermic instruments, and the Drug Paraphernalia Control Act [720 ILCS 600/3], which prohibits the possession, sale, or delivery of drug paraphernalia.

Violations of the Illinois Controlled Substances Act are considered to be the most serious, since they are mostly classified under Illinois law as felonies due to the dangerous nature of the drugs involved. Felony offenses carry prison sentences of one year or more. The majority of cannabis and drug paraphernalia offenses encountered by police, on the other hand, tend to be classified under Illinois law as misdemeanors, which typically carry jail terms of less than a year.

Drug data sources

Two sources of drug arrest data are presented in this section: 1) quarterly data reports for the period 2002-2011 submitted by Central Illinois Enforcement Group (CIEG) to the ICJIA as a grant requirement; and 2) drug arrest statistics for 2002-2011 derived from criminal history record information (CHRI) submitted by law enforcement agencies in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties to the Illinois State Police at the time of arrest, including those made by both CIEG and non-CIEG officers.

Through a cooperative agreement with the Illinois State Police (ISP), the ICJIA has established an in-house computer linkage to certain elements of the state’s Criminal History Record Information (CHRI) System, which is the central repository for offenders’ arrest and conviction history. The ICJIA is able to derive statistical information on arrests for specific charges and agencies from these data which are directly comparable to arrests reported by CIEG. The CHRI data were used to obtain the number of drug arrest for all law enforcement agencies in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties from 2002-2011, from which CIEG arrests could be subtracted to create non-MEG comparative drug arrest statistics.

Subclasses of drug arrests, for example, felonies versus misdemeanors, cannabis versus controlled substance, delivery versus possession, and detailed offense classes, may not add up to the broader drug arrest totals due to reporting omissions and inconsistencies.
Drug arrests

From 2000 to 2009, the drug arrest rate for Illinois decreased 20 percent from 932 arrests per 100,000 population to 743 arrests per 100,000. During the same time period, the drug arrest rate for Cass, Christian, Macon, Menard, Morgan, and Sangamon counties (CIEG counties) increased 43 percent, from 585 arrests per 100,000 population to 835 arrests per 100,000 population (Figure 1).

![Figure 1](image_url)

Source: Illinois State Police
From 2002 to 2011, the number of drug arrests for cannabis and controlled substances reported in the CHRI data in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties (CIEG counties) increased. This includes arrests made by all law enforcement officers—both CIEG and non-CIEG. Violations of cannabis accounted for more drug arrests in the county than violations of controlled substance. Figure 2 depicts the drug arrests by type in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties from 2002 to 2011. The number of cannabis drug arrests in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties increased from 989 in 2002 to 1,021 in 2011, and the number of controlled substance arrests increased from 768 in 2002 to 790 in 2011.

![Figure 2: Drug arrests by type, Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, 2002-2011](source: CHRI data as interpreted by ICJIA)
Using CHRI data, it was possible to isolate non-CIEG drug arrests by subtracting drug arrests reported by CIEG from the total arrests in CHRI for Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, as both appear in CHRI through the fingerprinting process at booking. Figure 3 shows the number of drug arrests made each year by CIEG officers and non-CIEG agencies from 2002 to 2011. In CIEG counties, the number of drug arrests made by non-CIEG agencies increased from 1,632 in 2002 to 1,726 arrests in 2011. The number of drug arrests made by CIEG shows a decrease from 125 arrests in 2002 to 85 arrests in 2011.

In 2011, there were 1,002 felony drug arrests made in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties. CIEG reported that they made 85 felony drug arrests in 2011. Assuming that the majority, if not all, of CIEG arrests were made within CIEG counties, then 8 percent were made by CIEG. CIEG made none of the 809 misdemeanor arrests in CIEG counties. In total, then, the 9 officers assigned to CIEG—six from local agencies and three ISP officers—made 85 drug arrests or approximately 9.4 drug arrests per officer. In Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, the 970 full time sworn officers made approximately 1,726 drug arrests or 1.8 arrests per officer\(^2\).

\(^2\) Please note that the main focus of CIEG officers is drug arrests. Non-task force law enforcement officers within Cass, Christian, Macon, Menard, Morgan, and Sangamon counties handle all criminal cases and arrests within the county and are not focused solely on drug cases.
From 2002 to 2011, the number of cannabis and controlled substances arrests made by CIEG and reported to the ICJIA decreased 32 percent, from 125 to 85. Violations of the *Controlled Substances Act* accounted for more drug arrests made by CIEG throughout the period analyzed than violations of the *Cannabis Control Act*. From 2002 to 2011, arrests for violations of the *Controlled Substances Act* decreased 38 percent, from 112 to 70, while the number of CIEG arrests for violations of the *Cannabis Control Act* increased from 13 to 15 (Figure 4).

![Figure 4](image-url)

**Figure 4**

Drug arrests by CIEG, 2002-2011

Source: CIEG data reports to the ICJIA
Figure 5 presents the number of cannabis and controlled substances arrests made by non-CIEG agencies in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties during the period 2002 to 2011. From 2002 to 2011, the number of cannabis and controlled substances arrests made by non-CIEG agencies increased 6 percent, from 1,632 to 1,726. Violations of the Cannabis Control Act accounted for more drug arrests made by non-CIEG agencies throughout the majority of the period analyzed than violations of the Controlled Substance Act. From 2002 to 2011, arrests for violations of the Cannabis Control Act increased from 976 to 1,006, while the number of non-CIEG agency arrests for violations of the Controlled Substances Act increased from 656 to 720.

Figure 5
Drug arrests by non-CIEG agencies in CIEG counties, 2002-2011

Source: CHRI data as interpreted by ICJIA
In 2011, 82 percent of the drug arrests made by CIEG were for violations of the *Controlled Substances Act*, compared to 90 percent in 2002. In 2011, 100 percent of drug arrests made by CIEG were felony arrests (*Figure 6* and *Figure 7*).

*Figure 6*

**Percent of CIEG arrests in CIEG counties by offense type, 2011**

Felony 100%

*Figure 7*

**Percent of CIEG arrests in CIEG counties by violation type, 2011**

Controlled substance 82%
Cannabis 18%

Source: CIEG data reports to the ICJIA
In contrast to CIEG drug arrests, approximately 53 percent of drug arrests made by non-CIEG agencies in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties in 2011 were felonies and approximately 47 percent were misdemeanor arrests. In 2011, 58 percent of the drug arrests made by non-CIEG agencies were for violations of the Cannabis Control Act (Figure 8 and 9).

Source: CHRI data as interpreted by ICJIA
In 2011, CIEG made no misdemeanor arrests. During the same time period, non-CIEG agencies made 809 misdemeanor arrests, with 99 percent being for violations of the Cannabis Control Act (Figure 10).

**Figure 10**

Percent of CIEG versus non-CIEG misdemeanor arrests by drug type, 2011

As seen in Figure 2, cannabis arrests in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties (for both CIEG and non-CIEG agencies) accounted for a large proportion of all drug arrests made each year from 2002 to 2011. As previously stated, more of the offenses under the Cannabis Control Act are classified as misdemeanor offenses. Therefore, it would be expected that a majority of cannabis arrests would be misdemeanors.
All of the cannabis arrests made by CIEG were felony arrests. In 2011, 100 percent of the cannabis arrests made by CIEG were felony arrests compared to 20 percent for non-CIEG agencies. In contrast, non-CIEG cannabis arrests were primarily for misdemeanor arrests (*Figure 11* and *12*).

*Figure 11*

CIEG cannabis arrests by class, 2011

![Pie chart showing 100% for Felony](image)

Source: CIEG data reports to the ICJIA

*Figure 12*

Non-CIEG cannabis arrests by class, 2011

![Pie chart showing 80% for Misdemeanor and 20% for Felony](image)

Source: CHRI data as interpreted by ICJIA
Figure 13 shows the number of cannabis arrests by class for both CIEG and non-CIEG agencies in 2011. Most felony arrests by CIEG were for Class 2 and Class 3 felonies. The majority of felony arrests by non-CIEG agencies were for Class 3 felonies, however, as indicated earlier, felony arrests overall were much less prevalent compared to CIEG agencies. Approximately 13 percent of CIEG cannabis arrests were for a Class X felony compared to less than one percent for non-CIEG agencies.

Source: CIEG data reports to the ICJIA; CHRI data as interpreted by ICJIA
Between 2002 and 2011, the number of drug delivery arrests made by CIEG decreased from 110 to 59 (Figure 14). Arrests for drug delivery accounted for nearly 86 percent of all drug arrests made by CIEG between 2002 and 2011.

Figure 14
Number of CIEG arrests for possession and delivery, 2002 versus 2011

Source: CIEG data reports to the ICJIA
During the period analyzed, delivery of cannabis accounted for 73 percent of all arrests for violations of the *Cannabis Control Act* (Figure 15). In 2011, four arrests were made by CIEG for possession of cannabis, compared to two arrests in 2002. Eleven arrests were made for delivery of cannabis in 2011 and in 2002.

![Figure 15](image)

**CIEG cannabis arrests for possession and delivery, 2002-2011**

Source: CIEG data reports to the ICJIA

**Cannabis drug seizures**

Drugs seized by law enforcement agencies are another indicator of the extent and nature of illegal drug trade in a jurisdiction. This section will look at the quantities of drugs seized by CIEG and reported to the ICJIA. CIEG data include total quantities of all drugs seized.

When illegal drugs are seized by law enforcement agencies, all or a portion of the total amount seized is submitted to a crime lab for analysis. Most agencies submit drugs to one of the Illinois State Police (ISP) crime labs. Depending on the location of the arrest and the type of arrest (i.e. local vs. federal), law enforcement agencies also submit drugs to the DuPage County Sheriff’s Office Crime Laboratory, the DEA crime laboratory, private laboratories, or local police departments. Currently the only statewide data available on drug seizures is from the ISP crime lab, which represents the quantities of seized drugs that were submitted to ISP for analysis. It is due to these limitations that only the drug seizures made by CIEG will be discussed in this section and therefore comparisons cannot be made.
The primary factors influencing the amount of drugs seized are the number of officers assigned to the unit and type of investigations which are undertaken. Although experienced narcotics agents enhance the successful outcome of the unit’s investigations, without sufficient manpower the ability to initiate and sustain successful investigations is greatly diminished. The state of the economy has placed many federal, state, county and local law enforcement agencies at reduced staffing levels. This in turn has required some agencies to reassign their officer(s) from the unit back to the parent agency thereby depleting available manpower in the unit. A traditional undercover investigation may develop into a conspiracy investigation which is time and labor intensive. A lack of manpower coupled with a time and labor intensive investigation translates into less time available for developing new investigations, conducting proactive enforcement details and undercover drug purchases.

Changes in drug trends also play a role in the type and quantity of seizures. An increase in new forms of designer drugs such as synthetic cannabis and bath salts, as well as quicker production methods of methamphetamine, requires a learning period for the agents. Agents then direct their efforts towards this new emerging community threat at the expense of time spent on traditional drug investigations. Spiked increases in these emerging drugs will skew seizures from previous years. Agents must constantly balance immediate community drug threats with investigations which attack the source of supply to the community. The availability of traditional drugs such as cocaine, crack, cannabis and heroin fluctuate with the supply chain. If an investigation in a community has sent members of a drug distribution network to prison, then a noticeable disruption in that particular drug is observed, even if for a brief period. Finally, seizure numbers may be lopsided if an investigation leads to a source of supply with an unusually large amount of contraband being seized during transportation or storage. (R. Bodemer, personal communication, January 25, 2011)

County-level cannabis, cocaine, crack, methamphetamine, and heroin seizure rates for Illinois' 102 counties based on ISP crime lab data are provided in the appendices of this report.
Cannabis seizures

The quantity of cannabis seized by CIEG fluctuated greatly between 2002 and 2011. In 2003, CIEG seized over 260,000 grams of cannabis and in 2006 CIEG seized over 180,000 grams of cannabis (Table 2). Cannabis accounted for an average of 80 percent of the total drug seizures made by CIEG from 2002 to 2011.

Table 2
Cannabis seized by CIEG, 2002-2011

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount seized in grams</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002</td>
<td>126,778</td>
</tr>
<tr>
<td>2003</td>
<td>264,327</td>
</tr>
<tr>
<td>2004</td>
<td>202,826</td>
</tr>
<tr>
<td>2005</td>
<td>78,702</td>
</tr>
<tr>
<td>2006</td>
<td>181,890</td>
</tr>
<tr>
<td>2007</td>
<td>90,992</td>
</tr>
<tr>
<td>2008</td>
<td>30,823</td>
</tr>
<tr>
<td>2009</td>
<td>2,787</td>
</tr>
<tr>
<td>2010</td>
<td>32</td>
</tr>
<tr>
<td>2011</td>
<td>28,875</td>
</tr>
</tbody>
</table>

Source: CIEG data reports to the ICJIA

Controlled substance arrests

In Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, based on CHRI data, arrests for violations of Illinois’ Controlled Substances Act increased 3 percent between 2002 and 2011, from 768 to 790 arrests.

CIEG arrests for violations of the Controlled Substances Act decreased 38 percent from 112 to 70 arrests during that time. In 2011, the 70 arrests for controlled substance violations accounted for 82 percent of all drug arrests reported to the ICJIA by the unit.
One hundred percent of controlled substance arrests made by CIEG were felony arrests, compared to 99 percent for non-CIEG controlled substance arrests in 2011 (Figure 16 and 17).

Figure 16
CIEG controlled substance arrests by class, 2011

Source: CIEG data reports to the ICJIA

Figure 17
Non-CIEG controlled substance arrests by class, 2011

Source: CHRI data as interpreted by ICJIA
Figure 18 shows the number of controlled substance arrests by class for both CIEG and non-CIEG agencies in 2011. In 2011, approximately 36 percent of CIEG controlled substance arrests were for Class X felonies. Also, approximately 29 percent of the controlled substance arrests made by CIEG were for Class 1 felonies and 30 percent were for Class 2 felonies, and 3 percent were for Class 4 felonies. The highest portion, 45 percent, of controlled substance arrests by non-CIEG agencies were for Class 4 felonies.

Source: CHRI data as interpreted by ICJIA; CIEG data reports to ICJIA
As indicated previously, the majority of all drug arrests reported by CIEG were for delivery and possession with intent to deliver controlled substances. Between 2002 and 2011, the number of controlled substance drug delivery arrests made by CIEG decreased from 99 to 48. During the same period, arrests for drug delivery accounted for nearly 86 percent of all drug arrests made by CIEG between 2002 and 2011. Arrests for delivery of controlled substances accounted for 89 percent of the total number of arrests made for violations of the Controlled Substance Act (Figure 19).

![CIEG controlled substance arrests for possession and delivery, 2002-2011](chart)

Source: CIEG data reports to the ICJIA
Cocaine seizures

Between 2002 and 2011, CIEG seized 41,670 grams of cocaine (Table 3). CIEG seized over 23,000 grams of cocaine in 2008. This is in comparison to a low seizure of 122 grams in 2003.

During the period analyzed, crack cocaine, rather than powder cocaine, accounted for the majority of cocaine seized by CIEG and the region covered by CIEG (79 percent).

Table 3
Cocaine* seized by CIEG, 2002-2011

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount seized in grams</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002</td>
<td>2,089</td>
</tr>
<tr>
<td>2003</td>
<td>122</td>
</tr>
<tr>
<td>2004</td>
<td>377</td>
</tr>
<tr>
<td>2005</td>
<td>1,164</td>
</tr>
<tr>
<td>2006</td>
<td>10,095</td>
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<tr>
<td>2007</td>
<td>744</td>
</tr>
<tr>
<td>2008</td>
<td>23,606</td>
</tr>
<tr>
<td>2009</td>
<td>487</td>
</tr>
<tr>
<td>2010</td>
<td>1,313</td>
</tr>
<tr>
<td>2011</td>
<td>1,673</td>
</tr>
</tbody>
</table>

*Includes both powder and crack cocaine seizures
Source: CIEG data reports to the ICJIA

Methamphetamine and heroin seizures

In May 2005, the Illinois State Police created six regionally located methamphetamine response teams (MRT). These units were created specifically to target meth-related crimes with MRT personnel taking the lead on meth cases, including investigation and meth lab deconstruction and decontamination.

CIEG seized 10,280 grams of methamphetamine between 2002 and 2011. CIEG also seized 76 grams of heroin between 2002 and 2011 and 304 grams of prescription drugs. The amounts all of other controlled substance seizures are small relative to cocaine seizures.
Trends in prosecutions for drug offenses and all felonies

Drug prosecutions

Between 2002 and 2011, 817 drug prosecutions were initiated as a result of CIEG arrests in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties. A prosecution occurs after a prosecutor files charges against a defendant in court following an arrest. However, not all arrests result in a prosecution. A prosecutor may not file charges due to insufficient evidence or because the defendant was offered a deferred prosecution diversion. In addition, prosecution decisions may vary according to prosecutor practices in each county, which affects the number of prosecutions and ultimately the number of convictions.

The Illinois Criminal Justice Information Authority (ICJIA) funds prosecution units in some, but not all, MEG/TF counties. These drug prosecution units work directly with drug task forces to handle their complex cases and high caseloads. These units develop drug cases, prosecute offenders, and conduct forfeitures. In FY10, there were eight drug prosecution units funded by the ICJIA working with drug task forces in Illinois. Seven counties had a designated drug prosecution unit—Cook, DuPage, Kane, Lake, McHenry, St. Clair, and Will. In addition, the State’s Attorney’s Appellate Prosecutor provided attorneys to assist in prosecuting drug cases in 11 counties: Champaign, Jefferson, Kankakee, Macon, Madison, McLean, Peoria, Rock Island, Sangamon, Tazewell, and Winnebago.
Between 2002 and 2011, CIEG drug arrests decreased 32 percent, from 125 in 2002 to 85 in 2011 (Figure 20). During that time period, 79 percent of all drug arrests by CIEG resulted in prosecution. Seventy-seven percent of CIEG drug offender prosecutions during that time period were for violations of the Controlled Substance Act.

In some years, data shows the percentage of prosecutions exceeded 100 percent of arrests. This is due to differences in the timing of an arrest and the filing of charges being reported by the unit.

Source: CIEG data reports to the ICJIA
Drug convictions

Between 2002 and 2011, 64 percent of the 817 drug offenders prosecuted as a result of CIEG activity were convicted (n=522). Convictions for controlled substances accounted for 70 percent of all CIEG initiated prosecutions during the period analyzed. Due to the time lapse between an arrest and subsequent prosecution, the number of prosecutions and convictions during a year does not directly reflect the number of arrests during the same year. Convictions may also be impacted by various drug diversion programs for which certain defendants may be eligible. Illinois also has “710” and “1410” probation, which are two types of first offender probation specifically for drug offenders. Unlike other probation offenses, the convictions may be eligible to be expunged. Data from CIEG is currently the only readily available information on drug convictions.

Using CHRI data, it was possible to isolate non-CIEG convictions by subtracting drug convictions reported by CIEG from the total drug convictions in CHRI for Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, as all appear in CHRI. In 2011, there were 284 drug convictions in CIEG counties. The data reports supplied to ICJIA reported that they had 37 task force drug convictions in 2011. Assuming that the majority, if not all, of CIEG arrests were made within Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, then 13 percent of the CIEG counties drug convictions were from CIEG. CIEG convictions accounted for approximately 6 percent, or 6 of the 109, Cannabis Control Act convictions and 18 percent, or 31 of the 175, Controlled Substance Act convictions in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties.
Drug offender sentencing trends

Under Illinois law, those convicted of most Class 1, 2, 3, and 4 felonies can be sentenced to a period of probation, periodic imprisonment, conditional discharge, imprisonment, a fine, restitution to the victim, and/or participation in an impact incarceration program. A fine or restitution cannot be the only disposition for a felony, and must be imposed only in conjunction with another disposition. When sentencing options exist for a judge a number of factors may influence the type and length of sentence imposed. These include the severity of the crime, the offender’s criminal and social history, and the safety of the community.

Drug sentences

According to the data reports provided by CIEG, between 2002 and 2011, the number of CIEG drug offenders convicted and sentenced for their offenses decreased, from 127 to 48.
According to CIEG data reports to the ICJIA, between 2002 and 2011 the number of convicted CIEG drug offenders sentenced to prison decreased from 66 to 30. The number also decreased for probation, from 24 to six. In addition, the number of convicted CIEG drug offenders sentenced to county jail (which could include jail in combination with probation) decreased from 36 to 10 (Figure 21). In 2011, two drug offenders had a sentence of “other”.

In 2011, prison sentences were most common among convicted CIEG drug offenders (63 percent), followed by jail sentences (21 percent), and probation sentences (12 percent). The remaining 4 percent consisted of sentences to drug court.

Figure 21
Sentences imposed on convicted CIEG offenders, 2002-2011

Source: CIEG data reports to the ICJIA
Sentences to corrections

According to the Illinois Department of Correction, between state fiscal years\(^3\) 2000 and 2009, the number of new court commitments to corrections for drug arrests made by Cass, Christian, Macon, Menard, Morgan, and Sangamon counties local law enforcement agencies and CIEG increased 66 percent, from 229 to 380. The number of drug offender commitments resulting from CIEG arrests more than doubled, from 13 to 34 between 2001 and 2010. IDOC commitments from CIEG cases accounted for 7 percent of all drug-law violators sentenced to prison from the region, up from 5 percent in 2001\(^4\).

Statewide, the percentage of total new court commitments to IDOC accounted for by drug offenders remained relatively stable. However, drug offenders accounted for a slightly increasing percentage of adults convicted and sentenced to IDOC from Cass, Christian, Macon, Menard, Morgan, and Sangamon counties. In 2000, drug offenses accounted for 23 percent of all CIEG counties-related commitments to IDOC, compared to 32 percent in 2009 (Figure 22).

\[^3\] Some state data are collected by state fiscal year. State fiscal years begin July 1 and end the following June 30. For example, state fiscal year 2000 covers July 1, 1999 to June 30, 2000.

\[^4\] While total prison sentences are obtained from IDOC data, those resulting from CIEG arrests are obtained from CIEG data reports.
Drug sentences to corrections by offense class

The offense class for drug sentences to corrections in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties (which includes offenders arrested by CIEG) also was examined. Class 4 felonies accounted for the largest proportion (37 percent) of sentences to IDOC for drug offenses during the period studied, followed by Class 1 felonies (31 percent), Class 2 felonies (13 percent), Class X felonies (11 percent) and Class 3 felonies (8 percent). Jail data is not currently available by offense type.

Between 2001 and 2010, the number of Class 4 felony sentences in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties decreased 11 percent, from 90 to 80, while Class 1 felony sentences increased 17 percent from 69 to 81. Class 2 felony sentences decreased from 29 to 25, and Class 3 felony sentences increased from 18 to 25. The number of Class X felonies increased 56 percent, from 16 to 25, during the same period.

Drug sentences to corrections by sentence length

An offender can be sentenced for a Class 4 felony to a period of incarceration from one to three years in the Illinois Department of Corrections (IDOC). The incarceration length for a Class 3 felony is two to five years and a Class 2 felony is three to seven years in IDOC. The length of incarceration in IDOC for a Class 1 felony is four to 15 years. A person who pleads guilty to or is found guilty of a Class X felony can be sentenced to a minimum of 6, 9, 12, or 15 years depending on the amount of the drug, and a maximum of 30 years extendable in certain cases to 60 years.

According to IDOC, the average sentence length for Class 4 felony drug offenders has slightly increased, from 1.8 to 1.9 years. The average sentence length for Class X felony drug offenders decreased from 8.9 to 8.8 years. Average sentence length for Class 3 felony drug offenders in Illinois increased, from 2.9 to 3.0 years. Class 2 felony drug offender average sentence lengths increased from 4.0 to 4.2 years and Class 1 drug offender average sentence length increased from 5.1 to 5.5 years.
Survey of MEGs and task forces

Although the distribution of illegal drugs is difficult to measure precisely, data obtained from criminal justice sources can be helpful in estimating drug availability and prices. The ICJIA periodically conducts a survey of each MEG and task force in Illinois to gauge perceived availability and cost of drugs in their jurisdictions. The most recent survey was conducted in July 2009.

When applicable, responses from the 2000 survey and the most recent 2009 survey were compared. Results were analyzed by region. MEG and task force regions are classified as being either mostly urban, mostly rural, or mixed urban/rural, and were compared to similar units for purposes of this report.

Availability of drugs

According to survey responses, cannabis, powder cocaine, and crack cocaine continued to be the most visible drugs on the street. These drugs were reported as readily available across nearly all regions analyzed.
The perceived availability of most drugs in 2009 was relatively unchanged from 2000 in the region covered by CIEG. The reported availability of methamphetamine and LSD decreased slightly in the region. In all MEGs and task forces in mixed urban/rural regions similar to CIEG, the perceived availability of heroin increased slightly while PCP, methamphetamine, and LSD decreased slightly.

Methamphetamine was reported as moderately available across Illinois. CIEG reported that meth was more available in this region, and slightly higher than the perceptions of other MEGs and task forces in mixed urban/rural regions. Heroin, PCP and LSD appeared to be less readily available in this region than other mixed urban/rural areas of Illinois (Figure 23).

Figure 23
Availability of drugs in Illinois, 2009
1=Not available 5=Easily available

Source: Survey of Illinois MEGs and task forces
The price of drugs

Another market indicator is drug price—a change in supply, demand and availability are a few of the forces that determine drug price. In the statewide survey of MEG and task force units, changes in the average price of all the drugs examined between 2000 and 2009 varied across regions. The reported 2009 average prices of cocaine, crack, cannabis, and methamphetamine were relatively similar statewide and in mixed urban/rural regions.

There were changes in the average prices of cannabis and heroin in the region covered by CIEG. In 2009, MEGs and task forces reported the average price of cannabis was $12 per gram statewide, $15 per gram in mixed urban/rural, and $10 per gram in the CIEG region compared to $20 per gram in the CIEG region in 2000. The average price of heroin decreased during the last decade to $162 per gram statewide, $290 in mostly urban regions, and $150 per gram in the region covered by CIEG compared to $200 per gram in 2000 in the CIEG region. The average price of methamphetamine remained stable for CIEG (Figure 24).

![Figure 24](image-url)

Source: ICJIA Survey of Illinois MEGs and task forces
Conclusion

In 2010, CIEG consisted of nine officers. Six of the officers were assigned by participating agencies and three from the Illinois State Police (ISP).

From 2002 to 2011, the number of cannabis and controlled substances arrests made by CIEG and reported to the ICJIA decreased 32 percent, from 125 to 85 with violations of the Controlled Substances Act accounting for more drug arrests made by CIEG throughout the period analyzed than violations of the Cannabis Control Act. In comparison, from 2002 to 2011, the number of cannabis and controlled substances arrests made by non-CIEG agencies increased 6 percent, from 1,632 to 1,726. Violations of the Cannabis Control Act accounted for more drug arrests made by non-CIEG agencies throughout the majority of the period analyzed than violations of the Controlled Substance Act.

Between 2002 and 2011, the number of CIEG arrests for violations of the Cannabis Control Act increased, from 13 to 15, while arrests for violations of the Controlled Substances Act decreased 38 percent, from 112 to 70. In 2011, 82 percent of all drug arrests made by CIEG were for violations of the Controlled Substances Act.

The quantity of cannabis seized by CIEG fluctuated greatly between 2002 and 2011. CIEG also seized 41,670 grams of cocaine between 2002 and 2011.

Between 2002 and 2011, 817 drug prosecutions were initiated as a result of CIEG arrests in CIEG counties. During the period examined, the number of CIEG drug arrests decreased 32 percent, and 79 percent of all drug arrests by CIEG resulted in prosecution. Seventy-seven percent of CIEG drug offender prosecutions during this period were for violations of the Controlled Substance Act.

Using CHRI data, it was determined that 2011 there were 284 drug convictions in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties. The data reports supplied to ICJIA reported that they had 37 task force drug convictions in 2011. Assuming that the majority, if not all, of CIEG arrests were made within Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, then 13 percent of the CIEG counties drug convictions were from CIEG. CIEG convictions accounted for approximately 6 percent, or 6 of the 109, Cannabis Control Act convictions and 18 percent, or 31 of the 175, Controlled Substance Act convictions in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties.

According to survey responses, cannabis, powder cocaine, and crack cocaine continued to be the most visible drugs on the street and were reported to be readily available across nearly every region.

While CIEG reported that heroin, PCP and LSD were less available in Cass, Christian, Macon, Menard, Morgan, and Sangamon counties, methamphetamine appears to be more readily available in the counties.
The reported 2009 average prices of cocaine, crack, cannabis, and methamphetamine were relatively consistent statewide and in mostly mixed urban/rural regions. Heroin had a lower average price in the CIEG region than other regions.
References


Appendix A

2011 Illinois Cannabis Seizure Rates, by County

Cannabis Seizure Rate
grams seized per 100,000 population

- 0.0 - 1,000.0
- 1,000.1 - 5,000.0
- 5,000.1 - 10,000.0
- 10,000.1 - 50,000.0
- 50,000.1 - 545,698.8
Appendix B

2011 Illinois Cocaine Seizure Rates, by County

Cocaine Seizure Rate
grams seized per 100,000 population

- 0.0 - 250.0
- 250.1 - 500.0
- 500.1 - 1,000.0
- 1,000.1 - 5,000.0
- 5,000.1 - 33,612.1
Appendix C

2011 Illinois Crack Seizure Rates, by County

Crack Seizure Rate
grams seized
100,000 population

- 0.0 - 50.0
- 50.1 - 100.0
- 100.1 - 250.0
- 250.1 - 560.0
- 500.1 - 3,075.3
Appendix D

2011 Illinois Heroin Seizure Rates, by County

Heroin Seizure Rate
grams seized per 100,000 population

- 0.0 - 50.0
- 50.1 - 100.0
- 100.1 - 250.0
- 250.1 - 500.0
- 500.1 - 1,938.8