

**Sourcebook of criminal justice statistics Online**

http://www.albany.edu/sourcebook/pdf/t4242011.pdf

Table 4.24.2011

**Arsons cleared by arrest and clearances by arrest of persons under 18 years of age<sup>a</sup>**

By type of target, United States, 2011

(14,887 agencies; 2011 estimated population 253,539,067)

Target	Number of offenses	Percent of offenses cleared by arrest	Percent of clearances by arrest of persons under 18 years of age
Total	43,412	19.9%	32.7%
Total structure	19,912	24.0	30.7
Single occupancy residential	9,627	22.6	21.0
Other residential	3,100	26.3	23.8
Storage	1,402	21.5	31.1
Industrial/manufacturing	159	18.2	34.5
Other commercial	1,581	19.7	26.4
Community/public	1,899	36.2	64.8
Other structure	2,144	21.5	40.1
Total mobile	10,381	10.1	12.9
Motor vehicles	9,833	9.6	11.5
Other mobile	548	18.2	26.0
Other	13,119	21.3	43.7

Note: These data were compiled by the Federal Bureau of Investigation through the Uniform Crime Reporting (UCR) Program. On a monthly basis, law enforcement agencies report the number of offenses that become known to them in the following crime categories: murder and nonnegligent manslaughter, forcible rape, robbery, aggravated assault, burglary, larceny-theft, motor vehicle theft, and arson. Arrest statistics are compiled as part of this monthly data collection effort. Participating law enforcement agencies are instructed to count one arrest each time a person is taken into custody, notified, or cited for criminal infractions other than traffic violations. Annual arrest figures do not measure the number of individuals taken into custody because one person may be arrested several times during the year for the same type of offense or for different offenses. A juvenile is counted as a person arrested when he/she commits an act that would be a criminal offense if committed by an adult.

An offense is "cleared by arrest" or solved for crime reporting purposes when at least one person is: (1) arrested; (2) charged with the commission of the offense; and (3) turned over to the court for prosecution. An offense is also counted as cleared by arrest if certain "exceptional" conditions pertain, including suicide of the offender; double murder; deathbed confession; offender killed by police or citizen; confession by offender already in custody; extradition denied; victim refuses to cooperate in prosecution; warrant is outstanding for felon but prior to arrest the offender dies of natural causes or as a result of an accident, or is killed in the commission of another offense; or, handling of a juvenile offender either orally or by written notice to parents in instances involving minor offenses where no referral to juvenile court is customarily made.

These data are from the 14,887 agencies that furnished detailed arson reports to the Uniform Crime Reporting Program for 2011. Users should be aware that these data do not represent the Nation's total arson experience and differ from those reported in other arrest tables displaying arson because only arson clearances reported by property classification are included. For the definition of arson, see [Appendix 3](#).

<sup>a</sup>Includes offenses cleared by exceptional means.

Source: U.S. Department of Justice, Federal Bureau of Investigation, *Crime in the United States, 2011*, Arson Table 2 [Online]. Available: <http://www.fbi.gov/about-us/cjis/ucr/crime-in-the-u.s/2011/crime-in-the-u.s.-2011/tables/arson-table-2> [Dec.17, 2012]. Table adapted by SOURCEBOOK staff.