In November 2014, California took a significant step toward reforming mass criminalization and over-incarceration by passing Proposition 47, a law that changed certain low-level crimes from potential felonies to misdemeanors, prioritizing drug treatment over punishment. Prop 47 reclassified three drug possession offenses (possession of a narcotic, concentrated cannabis, or a non-narcotic) and reinvested state savings in direct services. In 2015, the first full year after Prop 47, felony drug arrests fell by over 92,000 while misdemeanor drug arrests increased by only 70,000. Taken together, these shifts produced a 10 percent decline in total drug arrests.

In response to Prop 47’s reclassification statute, some law enforcement departments began redirecting drug enforcement resources to community policing or the enforcement of other, more serious, offenses. Critics of the policy, however, claim that it limits police authority and constrains the effectiveness of drug control, a contention that has led some law enforcement agencies to deemphasize the enforcement of Proposition 47-related offenses.

This report seeks to understand how enforcement and prosecution of drug possession offenses have changed after Prop 47 by analyzing arrests and citations made by Los Angeles and San Diego law enforcement, and charges filed by county prosecutors. Some of the findings include:

• **Prop 47 reduced inconsistencies in the classification of drug possession offenses as felonies or misdemeanors.** Prior to Prop 47, qualifying drug possession offenses could be prosecuted as misdemeanors, felonies, or “wobblers.” After the passage of Prop 47, these offenses are filed as misdemeanors, eliminating prosecutorial discretion and the presence of “justice-by-geography,” which can disproportionately impact low income communities and communities of color.

• **Drug arrests and citations were increasing in the years immediately preceding Prop 47.** From 2010-2014, arrests and citations for Prop 47 drug possession offenses increased in 72 percent of law enforcement agencies in Los Angeles and San Diego counties. Between 2014-2015, 58 percent of agencies reported declines.

• **Arrests and citations declined after Prop 47, but varied by county, city, and substance.** For example, while both San Diego and Los Angeles counties experienced declines in arrests and citations, Los Angeles reported a decrease of 45 percent while San Diego reported 7 percent decline.

### Drug offense arrests in California, 2005-2015

[Graph showing drug offense arrests in California, 2005-2015]

**Contact:** For more information about this topic or to schedule an interview with the authors, please contact: Center on Juvenile and Criminal Justice at cjcjmedia@cjcj.org or (415) 621-5661 x 121.