JUVENILE INCARCERATION AND THE PAINS OF IMPRISONMENT

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ABSTRACT

After legislatures criminalized a major portion of juvenile delinquency in the 1980s and 1990s, large numbers of incarcerated youth began serving their sentences in adult correctional facilities. To understand the ramifications of this practice, prior research studies compared the correctional experiences of youth in juvenile and adult facilities. Yet this research often minimized the pains of imprisonment for youth in juvenile facilities, based on the contrast to adult facilities and the toxic conditions of confinement within them. In this Article, we contribute to this literature by analyzing data from interviews with 188 young men incarcerated in juvenile and adult facilities across two states. Surprisingly, our results show that although inmates in adult facilities give higher ratings of services and social climates than youth in juvenile facilities (including criminal activity and victimization), they fare much worse on other measures of social and psychological well-being. Importantly, the inmates in adult facilities report substantially and significantly greater rates of Post-Traumatic Stress Disorder (PTSD) and symptoms of mental illness, and are much more likely to be afraid for their safety, compared to those in juvenile facilities. Based on these results, we argue that incarceration should be used only as a last resort for juveniles, regardless of institutional auspice, but that when it is deemed necessary, juvenile correctional facilities represent the lesser of two evils.

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INTRODUCTION

For more than three decades, juvenile justice law and policy in the U.S. has focused on the criminalization of youth crime. Much of the legislative action was on redrawing the boundary between juvenile and adult court, with special emphasis on transferring cases from the juvenile justice system to the criminal justice system. In this Article, we explore one dimension of this criminalization movement: incarceration of youth in adult correctional facilities. We compare the experiences of young males who are incarcerated in juvenile and in adult facilities. Our empirical results suggest that although juvenile facilities are less harmful for juveniles than are adult facilities, youth in juvenile facilities are still exposed to harsh conditions likely to exacerbate social, academic, and emotional deficiencies, and thus any incarceration ought to be used only as a last resort sentencing option.

Our research adds to a growing body of literature that illustrates the harms that come from punishing youth as adults, a practice that has grown dramatically during this criminalization movement. This nationwide movement represents an abrupt turn from the juvenile court’s founding ideology of child saving. For much of its first century, the expulsion of cases to the criminal court was a minor but essential and necessary feature of the institutional architecture of the new juvenile court. Indeed, transfer helped maintain the court’s legitimacy by removing hard cases that challenged the court’s comparative advantage in
dealing with young offenders—cases that critics could use to launch attacks on
the court’s efficacy and therefore its core jurisprudential and social policy
rationales. So long as juvenile crime rates remained stable, attacks on the court
were intermittent and short-lived. The lack of urgency in these episodes helped
forestall any incursions on the boundaries of juvenile justice or the integrity of its
legal institutions.

The boundary between juvenile and adult court began to crumble in phases
starting in the 1950s, as crime rates began a slow rise and the racial composition
of cities became more diverse. Both juvenile and adult crime rates increased
more rapidly throughout the 1960s and into the following decade. By the mid-
1970s, alarms went off both in the popular press and in legislatures around the
country. Support for the traditional penal welfare model of juvenile justice
collapsed, including faith in its foundation of individualization of juvenile court
dispositions and its rehabilitative ideal. Beginning with New York’s 1978
Juvenile Offender Law, states have been willing participants in a recurring cycle
of legislative action that produced harsh laws designed to—and often with great
success—move increasing numbers of young offenders from the juvenile to the
criminal court. In effect, the legislatures decided that adolescent offenders had
become criminally culpable and more dangerous at younger ages than they were
in the past.

Tactics to increase the rate and scope of transfer included legislative
exclusion of certain offenses or offender categories, presumptive judicial waiver
laws that placed the burden of proof on juveniles to show why they should be
retained in juvenile court, or shifting waiver authority from judges to
prosecutors. By 2000, despite a steady decline in juvenile arrests, about 250,000
minors each year appeared in criminal court following arrest on criminal

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4. See generally TANENHAUS, supra note 3.
5. See generally FELD, supra note 2.
6. See generally PRESIDENT’S COMM’N ON LAW ENFORCEMENT AND ADMIN. OF JUSTICE, THE
CHALLENGE OF CRIME IN A FREE SOCIETY (1967).
www.time.com/time/magazine/article/0,9171,919043,00.html.
Mean and How is it Working?, MAJOR ISSUES IN JUVENILE JUSTICE INFORMATION AND TRAINING:
READINGS IN PUBLIC POLICY 265, 272–75 (J.C. Hall et al. eds., 1981); ZIMRING, supra note 7, at 4.
10. See Marvin Wolfgang, Abolish the Juvenile Court System, CAL. LAW, Nov. 1982, at 12; see
generally Janet E. Ainsworth, Re-imagining Childhood and Reconstructing the Legal Order: The Case for
Justice in Criminal Court: A Case Study of New York’s Juvenile Offender Law; THE CHANGING BORDERS OF
JUVENILE JUSTICE: TRANSFER OF ADOLESCENTS TO THE CRIMINAL COURT 353–72 (Jeffrey Fa\'gan &
Franklin E. Zimring eds., 2000); Donna M. Bishop, Juvenile Offenders in the Adult Criminal Justice
System, 27 CRIME & JUST. 81 (2000); FELD supra note 2; see SIMON I. SINGER, RECRIMINALIZING
DELINQUENCY: VIOLENT JUVENILE CRIME AND JUVENILE JUSTICE REFORM 56–59 (1996); AARON
KUPCHIK, JUDGING JUVENILES: PROSECUTING ADOLESCENTS IN ADULT AND JUVENILE COURTS 27–29
(2006); Fagan, supra note 1, at 84.
12. See generally PATRICIA TORBET ET AL., U.S. DEP’T OF JUSTICE, STATE RESPONSES TO SERIOUS AND
VIOLENT JUVENILE CRIME (1996); HOWARD N. SNYDER & MELISSA SICKMUND, NAT’L CTR. FOR JUVENILE
charges; most remain there for adjudication and sentencing.\textsuperscript{13} The numbers remain largely unchanged, even as the juvenile crime decline continues into its second decade.\textsuperscript{14}

State legislatures and Congress gambled that the threat of tough criminal punishment would deter young offenders from crime, make the public safer, and assuage the demand for punishments that were proportional to what was seen as an epidemic of violent and other serious youth crimes.\textsuperscript{15} Even in the face of evidence that these laws were having no effect, and possibly perverse effects, on public safety, legislatures persisted in expanding existing laws and resisting efforts to roll back the statutory engines of criminalization.\textsuperscript{16}

A. \textit{The Reality of Getting Tough}

The purpose of these moves was to strengthen punishment threats by exposing young offenders to longer sentences in harsh correctional settings through sentences that would be handed down with both greater speed and certainty.\textsuperscript{17} The law changes did, in fact, result in a sharp increase in the exposure of adolescents to adult punishment. The patterns of imprisonment of juveniles reflect broader trends in juvenile crime and arrest, especially the spike in juvenile violence from 1987 to 1996.\textsuperscript{18} Figure 1 shows that the census of minors in adult prisons peaked at 5400 in 1996 and declined by nearly half, to 2477, in 2004.\textsuperscript{19} The population remained stable through 2007, when 2,283 youths were in state prisons or privately operated correctional facilities programmed for adults. Many other youths convicted and sentenced as adults were placed in juvenile facilities until they reached the age of majority, at which point they usually were administratively transferred to an adult correctional placement for the duration of their sentence.

\begin{itemize}
  \item \textsuperscript{13} Bishop, \textit{supra} note 11, at 124.
  \item \textsuperscript{14} Fagan, \textit{supra} note 1; see generally Jeffrey Fagan, \textit{The Contradictions of Juvenile Crime and Punishment}, 139 DAEDALUS 43 (2010).
  \item \textsuperscript{15} Juan A. Arteaga, \textit{Juvenile (In)Justice: Congressional Attempts to Abrogate the Procedural Rights of Juvenile Defendants}, 102 COLUM. L. REV. 1051, 1072 (2002).
  \item \textsuperscript{16} Fagan, \textit{supra} note 1, at 83. See generally Angela McGowan et al., \textit{Effects on Violence of Laws and Policies Facilitating the Transfer of Juveniles from the Juvenile Justice System to the Adult Justice System: A Systematic Review}, 32 AM. J. PREVENTIVE MED. 57 (2007).
  \item \textsuperscript{17} See generally Barry C. Feld, \textit{The Juvenile Court Meets the Principle of the Offense: Legislative Changes in Juvenile Waiver Statutes}, 78 J. CRIM. L. & CRIMINOLOGY 471 (1987) [hereinafter Feld, Legislative Changes].
  \item \textsuperscript{19} \textit{Id}.
\end{itemize}
Figure 1. Juvenile Placements in Public and Private Facilities and Juvenile


The policy and popular attention to youth imprisonment deflected attention from the fact that juvenile detention and incarceration also rose sharply during this time. While lawmakers were getting tough by removing juveniles to the criminal justice system, others—including juvenile court judges and correctional authorities, as well as lawmakers—also were getting tough by incarcerating more kids for longer periods of time in juvenile facilities.20 Figure 2 shows that juvenile incarceration—both in short-term detention and longer-term correctional

20. The fact that we celebrate decisions like that of Judge Eugene Moore in the Nathaniel Abraham case, as well as the Florida Appellate Court ruling in Lionel Tate’s saga, where courts courageously bucked the criminalization trend by keeping these serious young offenders in the juvenile justice system, tends to deflect attention from the hardening attitudes of juvenile court judges in terms of the prevalence of placement, and the terms and locations. Nathaniel Abraham was tried and convicted of second degree murder for the shooting death of eighteen-year-old Ronnie Greene outside a convenience store in the late evening of October 29, 1997. Abraham was playing with a .22 caliber rifle and firing randomly at trees in an open field a block from his house and 100 yards from the location of the victim. One of the shots apparently ricocheted off a tree and hit Ronnie Greene as he was leaving the store at the edge of the field. Family Court Judge Eugene Moore, with the option of sentencing Abraham as an adult or a juvenile, decided to sentence Nathaniel—age thirteen at the time—as a juvenile, so that he would receive treatment while incarcerated and be released no later than his twenty-first birthday. See Eugene Archer Moore, Juvenile Justice: The Nathaniel Abraham Murder Case, 41 U. MICH. J. L. REFORM 215 (2007-2008). Lionel Tate was a twelve-year-old convicted of murdering 6-year-old Tiffany Eunick in a “wrestling” accident where he threw Tiffany across the room, inflicting fatal injuries. Tate was convicted in criminal court and sentenced to life without parole over the objections of the same prosecutor who had transferred his case. See Donna M. Bishop, Injustice and Irrationality in Contemporary Youth Policy, 3 CRIMINOLOGY & PUBLIC POLICY 633 (2004). The Florida Supreme Court reversed the conviction on the grounds that Tate was not provided a full forensic assessment to assess his adjudicative competency at the time of his plea and trial. Tate v. State, 864 So. 2d 44, 47–54 (Fla. 4th Dist. Ct. App. 2003).
placements—rose from 73,023 youths in public institutions and private residential facilities in 1977 to 95,818 in 1992, the year preceding the modern peak in juvenile arrests for felony crimes. Juvenile incarceration peaked in 2000 at 108,802, a rate of 356 per 100,000 youths ages ten to seventeen. The placement rate declined by more than 20% by 2008, to approximately 81,000 children living in either state operated facilities or privately operated group homes, or 263 youths per 100,000 persons ages ten to seventeen. Although the juvenile placement rate today pales in comparison to the adult incarceration rate of 762, there was indeed growth, as evidenced by a 43% increase during the 1990s.

21. Melissa Sickmund, Office of Juvenile Justice and Delinquency Prevention, Juveniles in Residential Placement, 1997–2008 (2010), available at http://www.ncjrs.gov/pdffiles1/ojjdp/229379.pdf; Melissa Sickmund et al., Easy Access to the Census of Juveniles in Residential Placement, National Center for Juvenile Justice (2008), http://ojjdp.ncjrs.gov/ojstatbb/ezacjrp; Steven D. Levitt, Juvenile Crime and Punishment, 106 J. Pol. Econ. 1156 (1998). Prior to 1993, data was collected every three years as part of the Children in Custody (CIC) census, conducted by the Office of Juvenile Justice and Delinquency Prevention. It was based on a mail survey with response rates that varied by year. See, Dale G. Parent, Valerie Leiter, Stephen Kennedy, Lisa Lively, Daniel Wentworth & Sarah Wilcox, Office of Juvenile Justice and Delinquency Prevention, Conditions of Confinement: Juvenile Detention and Corrections Facilities, Research Summary (1994). Starting in 1997, CIC was replaced by the Census of Juveniles in Residential Placement (CJRP), a one-day count conducted by the U.S. Bureau of the Census of all children placed in public and private facilities. Details of the CJRP survey are available at, http://www.census.gov/econ/overview/go3100.html. Placement data for the years between 1993 and 1997 are not available. The differences in the two data sets reflect both the types of facilities included and whether residents are counted based on the state from which they were committed or, in the newer census, the state where they were placed. When aggregated to examine national trends, any biases resulting from these differences are minimized.

22. Sickmund, supra note 21.

23. The rate for adults is 509 per 100,000 persons in prisons and 762 per 100,000 in prisons or local jails. West & Sabol, supra note 18, at 11, 16.

The realities of juvenile incarceration went largely unnoticed during this time. At first glance, one might suppose that the correctional experiences of youths placed in juvenile facilities are less toxic and traumatizing than the experiences of youths in adult facilities. After all, the distinction with juvenile corrections is indeed sharp: prison garb is rare, staff wear blazers or casual clothing instead of military or police uniforms; facilities often consist of small campuses with decentralized residential dormitories or “pods”; there is greater autonomy of movement and little physical security or barbed wire; and therapeutic services are omnipresent. Although control and security remain meta-themes of juvenile corrections, these “training schools” or “youth centers” are designed to signal that developmental concerns are at the forefront of services since the “students” in these facilities are adolescents whose characters are not yet fully formed.

But the fact is, prior research tells us very little about the everyday conditions of correctional confinement of adolescents, and its relative harshness when compared to the imprisonment of juveniles as adults. Throughout the cycle of increasing punitiveness toward adolescent offenders, there was little attention to the experiences of youths who were amassing in juvenile correctional facilities. Research on the correctional experiences of adolescent offenders during this time

tended either to examine youths in adult facilities, or to compare the correctional experiences of youths in juvenile versus adult correctional facilities. Their purpose was to illustrate the relative hazards of adult prisons and to highlight the longer term consequences of punishing juveniles as adults. Though true, this obscures the important point that juvenile facilities have the capacity to impose pain and restrict future opportunities, just like their adult analogs.

B. Comparing the Pains of Imprisonment

In this Article, we broaden the inquiry on the correctional experiences of adolescent offenders to assess the marginal effects of incarceration in adult facilities compared to other correctional placements. We take into account the heterogeneity of correctional options for young offenders who were the policy targets of three decades of punitive legislation starting with the passage of New York’s 1978 law. Specifically, we use common metrics to examine correctional placements of three groups of young adult males: those prosecuted in juvenile court and sent to juvenile facilities, those prosecuted in criminal court and sent to juvenile facilities, and those prosecuted in criminal court and sent to adult facilities. In this way, we consider both the relative and absolute pains of imprisonment across jurisdictional and institutional boundaries, and sort out the effects of the stigma of the adult sanction from the effects of the reality of adult incarceration.

The Article continues with a review of current knowledge on the correctional experiences of juvenile offenders on both sides of the border between juvenile and criminal courts. We next describe the research enterprise, including the selections of persons and institutions. We discuss the dimensions and metrics of assessment. The results follow, including both simple tabular descriptions of differences by type of placement and multivariate regressions that show the extent to which institutional auspice influences correctional experiences. We conclude with a discussion of the importance of viewing incarceration as a unified phenomenon that exacts costs that may well exceed any public safety benefits that research has identified.

I. BACKGROUND

A. The Sharp Distinction between Juvenile and Criminal Punishment

Much of the existing research on juvenile correctional facilities has used a binary lens to compare conditions of confinement for youth in juvenile facilities versus adult facilities. This limited body of work has been widely cited by advocates in states that want to firm up the wall between juvenile and criminal


The research, though limited, is quite consistent, reporting similar findings across a wide range of sampling and measurement conditions. The studies unanimously conclude that incarceration in juvenile facilities is the far better option for youth, for a number of reasons. By showing the counterproductive outcomes of the criminalization movement across a range of sampling and measurement conditions, these studies have influenced the discourse on the punishment of young offenders, and armed opponents of criminalization with persuasive if not compelling empirical facts.

In the first study based on data from the 1980s, Martin Forst, Jeffrey Fagan and T. Scott Vivona showed that relative to youth in juvenile facilities in New York and New Jersey, those in adult facilities suffer from higher rates of physical and sexual abuse and less access to potentially helpful educational and counseling programs. They also report that youths in adult placements have significantly higher rates of mental health symptoms, including higher rates of psychological trauma, compared to youths in juvenile placements.

More recent studies find similar results. When comparing juvenile and adult facilities in Florida, Donna Bishop et al. showed that the juvenile facilities were organized around a therapeutic model found beneficial by the juvenile inmates, in contrast to a more rigid security-oriented organizing principle in the adult facilities, in which few youth were engaged in programs that facilitated their social or personal development. Similarly, Jodi Lane et al. reported that juveniles in “deep-end” (secure) juvenile correctional facilities were more likely than similar juveniles in adult facilities to see their time in custody as beneficial to them. And, Aaron Kupchik showed that although youth in adult correctional facilities report greater access than youth in juvenile facilities to educational and treatment services, those in juvenile facilities report better relations with custodial staff; they are more likely to see the facility staff as fair and helpful than are youth in adult facilities.

Thus, we see that youths placed in juvenile facilities stand better chances of receiving help, finding their time beneficial, and avoiding the trauma of victimization, compared to youth in adult facilities. This finding is precisely what one would expect based on the legislative environment of the 1980s and 1990s, in
which juvenile delinquents were intentionally subjected to harsher punishments, via transfer to criminal court and incarceration in adult facilities. Sentencing a juvenile to an adult facility is clearly a part of this trend, since this practice symbolically denies youthful status to an offender under age eighteen, instead restricting the state’s punitive focus to the offense rather than the offender.34

B. Beyond Binaries: Differences of Degree Rather than Kind

Overlooked in the unanimity of judgments about the adverse effects of adult punishment is a basic methodological hazard that is inherent in the reification of binaries. By comparing incarceration across juvenile and adult facilities, we risk minimizing the pains of imprisonment to youth in juvenile facilities. Even if they are more likely to provide beneficial services than adult prisons and to do less harm, at a minimum juvenile facilities still cause pain through the deprivation of liberty. In fact, a close look at juvenile facilities suggests that they share with their adult counterparts the primary goals of control, discipline, order, security, and punishment, rather than treatment or education:

[L]ike its adult counterpart, juvenile corrections . . . is designed mainly to control its residents and restrict their personal freedoms. Movement and association are intensively regulated; outside contact with family, friends, and intimate partners is attenuated and used as an incentive for good behavior; access to media and culture is restricted; privacy is nonexistent; and choice of clothing, language, and other modes of personal expression is off-limits . . . Most important, at either end of the continuum of institutional climate, the options of solitary confinement, physical restraint, or other forms of extreme deprivation exist to control the defiant and unruly or to punish wrongdoing.35

Research on the conditions of juvenile correctional facilities is sparse, making it difficult to establish just how wide the gap is between juvenile and adult incarceration. Though this topic was well-studied in the 1960s and 1970s, this body of research predates the criminalization of youth and thus fails to capture potential changes in punitive conditions that might have resulted. Few studies have investigated these conditions since then. Most studies that have considered conditions of confinement have been comparative, including the aforementioned comparisons of juvenile to adult facilities, as well as comparisons of private and public juvenile facilities, and traditional juvenile

34. See id.
facilities compared to boot camps. One notable exception, by Michelle Inderbitzin, uses ethnographic data to describe the daily lives of male youth in a “deep end” juvenile training school. Inderbitzin shows that the juveniles she met very much felt the pain of their loss of liberty and privacy, and frustration at the level of control to which they were subjected. Staff at the facility she studied attempted to teach life skills such as anger management and cultural literacy, but had virtually no training to do so. Though juveniles did benefit in some ways from their incarceration, since many did receive more positive adult attention than they had before their incarceration, the control-orientation and pain of incarceration were evident.

The evaluation conducted by Dale Parent et al. for the Office of Juvenile Justice and Delinquency Prevention in the early 1990s—called the Conditions of Confinement study—offers another glimpse of life in juvenile facilities. Parent and his colleagues collected data from all public and private juvenile correctional facilities in 1990–1991, including assessment centers, juvenile detention centers, training schools, ranches, camps, and farms used to house delinquent youth. They found widespread problems, particularly in provisions regarding crowding, “health care, security, and control of suicidal behavior.” Though facilities vary widely, Parent et al. found widespread shortcomings and failure among some facilities to fulfill congressional mandates for service provision.

In their book, Youth in Prison, M.A. Bortner and Linda Williams illustrate how security concerns in contemporary juvenile corrections override treatment concerns in juvenile facilities—even after court-ordered implementation of treatment services. Bortner and Williams describe the experiences of an Arizona juvenile correctional facility as it attempted to follow a court order to improve educational and counseling services. Though the facility restructured and began what appeared, from a therapeutic perspective, to be an impressive new program, it soon deteriorated in the face of the daily pressures faced within a prison. With inadequate retraining, correctional staff soon reverted back to abusive behaviors, and security mandates impeded the functioning of the treatment program. Their account demonstrates how juvenile correctional facilities—even those mandated to offer educational and counseling services—are prisons first and therapeutic sites second.

The Arizona illustration is neither surprising nor unique. Reforms in juvenile corrections have struggled with this distinction for decades, and the inertial orientation toward security has defeated reform in the face of...
organizational culture and institutional rules that favor the custodial side of the ledger. Perhaps the most famous example is the story of Jerome Miller as the superintendent of juvenile corrections in Massachusetts in the 1970s. In *Last One Over the Wall*, Miller describes how, after becoming head of Massachusetts’ Department of Youth Services in 1969, he was taken aback by dismal conditions in the state’s juvenile correctional facilities. Youth were exposed to irrational and excessive punishments from staff, and received insufficient counseling and treatment. Yet when he attempted to improve these conditions, he found the organizational inertia protecting them too strong to allow substantial change. He eventually solved this problem by closing all juvenile correctional facilities in the state between 1970 and 1972. His story speaks loudly about how juvenile facilities can be punitive and harmful places that resist change.

More recently, a number of states have faced litigation in response to noxious conditions of confinement for juveniles. In *Galloway v. Texas*, for example, the plaintiff, Joseph Galloway, was subjected to abusive conditions while being denied counsel and suitable medical, education, and psychiatric services as well as protection from custodial staff. As a result of this suit, which found conditions to be unlawful, more than five hundred youth were released from Texan juvenile correctional facilities. California has also recently lost litigation due to failure to protect youth in its charge or provide necessary services to them.

In July 2010, New York agreed to federal oversight of four juvenile correctional facilities after investigations found serious abuse and denial of services at these facilities, run by the Office of Children and Family Services. The initial incidents that brought about investigation by the Civil Rights Division of the Department of Justice included a series of incidents of illegal use of physical restraints, beatings, arbitrary and lengthy periods of solitary confinement, and even a death in custody. But the investigation found a pattern of neglect and abuse rather than simply isolated events; youth were routinely exposed to excessive levels of physical restraint and denied mental health care. In

46. For a thorough analysis of differences in custody-oriented and therapy-oriented juvenile correctional facilities, see Feld, supra note 36; see also JEROME G. MILLER, LAST ONE OVER THE WALL: THE MASSACHUSETTS EXPERIMENT IN CLOSING REFORM SCHOOLS (2d ed. 1998).

47. See generally Feld, supra note 36.


fact, prior to federal involvement there was not a single psychiatrist on staff at the facilities.\footnote{Id.}

The problems at these New York facilities—and in other states where legal intervention has been necessary—demonstrate that deplorable conditions often are allowed to continue for years. After all, juvenile inmates—those who suffer under noxious juvenile correctional conditions—have less status than just about any other custodial group that one can imagine. They are legally barred from political and civic participation, as they cannot even sign a contract, let alone vote. And they often lack access to counsel or other legal resources that are integral to the culture of state prisons for adults. Nor do juveniles have standing to bring lawsuits to remedy toxic conditions of confinement.\footnote{Tigar, supra note 50.} It is reasonable to assume that when youth do complain of poor or abusive conditions, adults facing discipline if not litigation might seize on new evidence about brain development and other adolescent developmental deficits to dismiss youths’ concerns as exaggeration, fantasy, or the workings of immature and faulty brains.

These are not just any juveniles, they are prisoners—those who have been incarcerated because they have been judged to be unfit for society. And as prisoners, they are framed—institutionally and culturally—in terms similar to adult prisoners. Add to this the fact that large percentages are very poor and racial or ethnic minorities, and their lack of social capital is even clearer. The cascade of their status as juveniles and their racial makeup compounds their vulnerability to institutional indifference, and their limited access to redress. Like their adult counterparts, these poor minority youth often are housed in facilities in rural, mostly white areas of their states, with custodial staff who are members of powerful unions, which means that their lack of social status is accentuated through comparison to their overseers.\footnote{TASK FORCE ON TRANSFORMING JUVENILE JUSTICE, CHARTING A NEW COURSE: A BLUEPRINT FOR TRANSFORMING JUVENILE JUSTICE IN NEW YORK STATE (2009).} As a result, they are perhaps less likely than any other group of citizens to have the social power of self-help or effective advocacy to bring about change, especially change within the complicated bureaucracies of powerful state agencies that are responsive to the political web of unions and the punitive politics of state legislatures.\footnote{See generally JONATHAN SIMON, GOVERNING THROUGH CRIME: HOW THE WAR ON CRIME TRANSFORMED AMERICAN DEMOCRACY AND CREATED A CULTURE OF FEAR (2007); KATHERINE BECKETT, MAKING CRIME PAY: LAW AND ORDER IN CONTEMPORARY AMERICAN POLITICS (1999); BRUCE WESTERN, PUNISHMENT AND INEQUALITY IN AMERICA (2006).}

C. Auspice versus Institution: Considering the Effects of Juvenile Corrections

The potential for stark conditions in juvenile justice suggests that institutional climate competes with institutional auspice in shaping the correctional experiences of young offenders in state custody. One hint of this effect comes from recent work comparing the effect of juvenile versus adult punishment on recidivism. Fagan et al. found that although transfer to the adult

\begin{itemize}
  \item \footnote{Id.}
  \item \footnote{Tigar, supra note 50.}
  \item \footnote{TASK FORCE ON TRANSFORMING JUVENILE JUSTICE, CHARTING A NEW COURSE: A BLUEPRINT FOR TRANSFORMING JUVENILE JUSTICE IN NEW YORK STATE (2009).}
  \item \footnote{See generally JONATHAN SIMON, GOVERNING THROUGH CRIME: HOW THE WAR ON CRIME TRANSFORMED AMERICAN DEMOCRACY AND CREATED A CULTURE OF FEAR (2007); KATHERINE BECKETT, MAKING CRIME PAY: LAW AND ORDER IN CONTEMPORARY AMERICAN POLITICS (1999); BRUCE WESTERN, PUNISHMENT AND INEQUALITY IN AMERICA (2006).}
\end{itemize}
justice system was positively related to future crime, especially violence, the effects were attributable to court jurisdiction, not incarceration. That is, whether a juvenile was incarcerated did not predict recidivism. This empirical fact hints at the possibility that conditions of confinement are comparable in both settings, and equally protective or corrosive for kids. Add to this another empirical fact—lengthened sentences for juvenile offenders, whether in juvenile or adult corrections placements, are of no apparent consequence to public safety.

But if it is the fact of punishment in general that predicts subjective experiences and developmental outcomes, rather than the institutional auspice where such punishment takes place, then we are obligated to broaden the inquiry in ways that challenge the fundamental jurisprudential rationale(s) for juvenile court intervention and rethink the metrics by which we decide who is subject to incarceration and for how long, regardless of court auspice. This process would cause us to question whether rehabilitation is a possibility, and whether we should forego the euphemisms and honestly call juvenile corrections punishment, as we do its adult counterpart. In other words, if punishment has risks that offset its political purposes and instrumental goals, then a more responsive regulatory regime is needed.

Though helpful, the small volume of research on conditions of juvenile confinement is insufficient to respond to these concerns. If juvenile correctional facilities are custody-centered and fail to provide safe and therapeutic environments for youth, it becomes difficult to reconcile the claim that juvenile facilities are superior to adult facilities for youth. We address this gap in the literature with the following analyses by taking both a relative and absolute view of the pains of imprisonment in juvenile and adult correctional facilities. Our results demonstrate that both perspectives are helpful; though adult facilities are less appropriate for youth, the pains of imprisonment are universally experienced across institutional auspice.


59. If incarceration of juveniles as adults produces adverse experiences and outcomes, as prior work suggests, then we ought to be very careful about whom (and how many) we punish as adults and how we punish them. This requires that we rethink the purposes of subjecting juveniles to adult punishment, and the potential for perverse legislative incentives. This argument has gained traction in recent years, with reports from the Centers for Disease Control. See generally Robert Hahn et al., Effects on Violence of Laws and Policies Facilitating the Transfer of Youth from the Juvenile to the Adult Justice System: A Report on Recommendations of the Task Force on Community Preventive Services, 56 MORBIDITY & MORTALITY WKLY. REP. 1 (2007); Richard E. Redding, Office of Juvenile Justice and Delinquency Prevention, Juvenile Transfer Laws: An Effective Deterrent to Delinquency? (June 2010).


61. See generally Zimring, supra note 2.
II. METHODS

A. Research Setting

To understand the relative and absolute conditions of confinement for adolescent offenders, we examine evidence on the comparative experiences of adolescent offenders placed in a range of juvenile and adult correctional facilities. Consistent with prior work, we expect that there are meaningful differences in the correctional climates of juvenile versus adult facilities. But we also assume that there are meaningful differences within systems – that is, there is variation among juvenile facilities, just as there is among adult prisons.

We analyze data collected during interviews with young male inmates in both types of facilities, across two neighboring states, New York and New Jersey. The stark disparity in the age of majority for adolescent crime across these two states allows for a quasi-experimental design, whereby similarly situated individuals who live within ten miles of each other and who commit similar crimes are sent to a juvenile facility if they live in New Jersey but an adult facility if they live in New York. We focus our investigation on young adults from three counties in New York City and three counties from Northeastern New Jersey, since these areas together form a single Census Metropolitan Statistical Area, they are connected by local public transportation, and they all share similar demographic and socio-economic characteristics.62

The two states vary extensively in how they respond to adolescent offending. New York statutorily sets age sixteen as the age of majority for criminal offending, and also transfers many youth below age sixteen to criminal court for a variety of felony offenses.63 In contrast, New Jersey has retained a fairly traditional juvenile justice system, whereby most youth below age eighteen are considered juveniles, despite efforts in the 1980s to make its juvenile

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62. For more detail on sampling methods and county comparisons, see Fagan et al., supra note 58. The three counties in the New York sample are boroughs of New York City: New York County (Manhattan), Brooklyn, and the Bronx. In New Jersey, the counties were part of the Northern New Jersey Metropolitan Statistical Areas (MSA): Essex Country (including the city of Newark), Hudson County (including Jersey City), and Passaic County (including the city of Patterson). Each county had the highest juvenile crime rates from 1990–1994 in its respective state. Case selection was narrowed to three charge categories: aggravated assault, armed robbery, and burglary. Penal law chapters in each state were mapped based on plain language for each type of crime, and relevant penal law sections were chosen. Offenders ages fifteen to seventeen at the time of the offense were sampled for each of these charge and county categories.

63. N.Y. PENAL LAW, ch. 478 § 2 (McKinney 1978). Section 30.00 of the New York Penal Law provides:

1. Except as provided in subdivision two of this section, a person less than sixteen years old is not criminally responsible for conduct.

2. A person thirteen, fourteen or fifteen years of age is criminally responsible for acts constituting murder in the second degree . . . ; and a person fourteen or fifteen years of age is criminally responsible for acts constituting the crimes . . . [of] kidnapping in the first degree; . . . arson in the first degree; . . . assault in the first degree; . . . manslaughter in the first degree; . . . rape in the first degree; . . . sodomy in the first degree; . . . aggravated sexual abuse; . . . burglary in the first degree; . . . burglary in the second degree; . . . arson in the second degree; . . . robbery in the first degree; . . . robbery in the second degree . . . ; or . . . an attempt to commit murder in the second degree or kidnapping in the first degree.

N.Y. PENAL LAW § 30.00 (McKinney 1998).
delinquency codes tougher. As a result, many youth in New Jersey and New York who come from similar backgrounds and who commit the same crimes face very different consequences; those in New Jersey are prosecuted and punished within the juvenile justice system, and those in New York are prosecuted and punished in the adult system.

The New Jersey facilities include the state’s training school for boys and medium security facility. There is no maximum security facility for juveniles, making this the state’s “deep end” placement. Both facilities are governed by the state’s Juvenile Justice Commission. The New York facilities are part of two state agencies: the Office of Children and Family Services (OCFS) and the Department of Corrections (DOC). All of the youth in the New York sample were prosecuted in criminal courts, but those who were under age sixteen at the time of offense were sent to OCFS facilities and those older than sixteen sent to DOC facilities. Thus our data include reports from three types of facilities, representing a continuum of criminalization: juvenile facilities, adult DOC facilities, and hybrid OCFS facilities—we consider these hybrid facilities because they include juveniles who have been defined as adults but who are too young to be sent to DOC facilities.

We did not need to sample institutions in New Jersey, since these are the only two secure facilities for boys. In New York, we selected the two OCFS facilities and three DOC facilities that house the largest numbers of eligible respondents, given a variety of sampling criteria. Of the state’s four OCFS facilities, the two selected are closest to the sampled counties and thus house the majority of offenders from there. Of the more than fifty secure DOC facilities in the state, the three we selected house the largest proportion of offenders from the sampled counties and also specialize in young adult offenders.

64. N.J. Assembly Bills Nos. 641-45 (Jan. 19, 1982). The revised code included revised and expanded delinquency sentencing and waiver provisions, and new dispositional alternatives including fines, restitution, and community service. See N.J. STAT. ANN. § 2A:4-24 (b) (West 1987). The new code also created a presumption for confinement for youths charged with certain serious crimes such as murder, rape, and robbery, and presumption for non-incarceration for those youths convicted of less serious offenses and who have no prior record. See id. at § 2A:4-25.

65. The New Jersey legislature instructed juvenile courts to consider the characteristics of an offense and the criminal history of the offender when sentencing and provided for enhanced sentences for certain serious or repeat offenders. See id. at §§ 2A:4A-45(a), 2A:4A-44(a), 2A:4A-44(d). New Jersey’s code revisions reflect a desire to promote uniform terms in sentencing and to judge delinquent acts similarly based on their characteristics. Id. at § 2A:4A-20 § 25 (containing Senate Judiciary Committee Statement). The New Jersey code also listed “aggravating and mitigating factors” to guide the court’s decision whether or not to incarcerate a youth. Id. at § 2A:4A-44(a) and (b). Aggravating factors included the circumstances of the crime, the injury to or special vulnerability of the victim, the juvenile’s prior record and its seriousness, and whether the youth was paid for committing the crime. The mitigating factors included youthfulness, lack of serious harm, provocation, restitution for damage, the absence of prior offenses, and likely responsiveness to non-incarcerative dispositions. Id. The code authorized substantial sentences for the most serious crimes and proportionally shorter sentences for less serious offenses. Id. at § 2A:4A-44(d)(1). The revised code also authorized periods of incarceration beyond the statutory maximum for the most serious juvenile offenders. Id. at § 2A:4A-44(5). The release of juveniles on parole prior to the completion of at least one-third of their sentence requires the approval of the sentencing court. Id. at § 2A:4A-44(d)(2).
B. Study Samples

Our sample includes data from interviews with 188 youths: ninety-three in New Jersey and ninety-five in New York. All male inmates below twenty-one years of age who resided in one of the sampled counties prior to incarceration, and who were sentenced for offenses other than homicide or sexual assault, as the most serious offense, were eligible for recruitment.

To recruit respondents, each correctional agency created lists of eligible inmates based on the above criteria. Prison counselors then approached each inmate and told him that researchers were interested in speaking with him. If he consented to speak with a researcher, then the interviewer would inform him about the study before conducting the interview.

C. Interview Procedures

Interviews lasted almost two hours, on average, and were conducted by professional interviewers with experience in correctional facility research. The interviews consisted of mostly closed-ended and scaled questions, to which respondents were asked to respond using Likert scales. A number of questions inquired about respondents’ background factors prior to incarceration: their experiences in court, their families, the neighborhoods in which they lived, their peers and social lives, and their criminal histories. Questions concerning correctional experiences included: vocational and academic education in prison, access to counseling and therapy, interactions with correctional staff, and levels of psychological distress.

Interviewers took several steps to help obtain full and honest answers from respondents. All interviews were conducted in semi-private spaces within each facility, out of the hearing range of guards or other inmates. Furthermore, using scaled response cards assisted in obtaining information without fear of eavesdropping by inmates or guards; respondents could simply state the number from the Likert scale that corresponded to an option on the response card. These encrypted responses gave respondents further assurances that their responses could not be overheard by facility staff. To ensure confidentiality, respondents were promised anonymity and informed about a federal certificate of

66. We excluded these two categories of offenses in order to remove the most serious offenders from our sample and capture the experiences of others. Young adults convicted of homicide and sexual assault may not have typical correctional experiences, as they may be more likely to serve time in isolation or receive different treatment from guards and other inmates.

67. Likert scales typically ask respondents to indicate their view using a numerical scale that captures a range of possible reactions to a statement. For example, subjects are read a statement, and then asked to say whether they agree or disagree. The typical instruction would be: “Would you say that you: (1) strongly disagree, (2) disagree, (3) neither agree nor agree, (4) agree, or (5) strongly agree.”

68. Finding privacy in correctional facilities was a difficult process. Facility administrators acknowledged our need for privacy, but refused to place interviewers in completely separated areas due to safety concerns. In some facilities, staff could observe the interview but not hear it. In other facilities, staff would be on the other side of a large room from the interviewer and respondent. In all cases, interviewers ensured that the interview could not be overheard; encrypting responses with scaled answers was a precaution aimed mainly at helping respondents feel comfortable.
confidentiality that protected their identity regardless of their responses.\(^{69}\) Finally, most of the interviewers were either African-American males or males who had served time in that state’s correctional system themselves. Matching on race, gender, and life experiences may have helped the respondents identify with the interviewer and answer questions fully and honestly.\(^{70}\) Interviews were conducted between October 1999 and October 2001.

D. Measures and Variables

A number of measures from these interviews allow us to compare correctional experiences across facility types. We are particularly interested in the following domains of experiences: availability of institutional services, perceptions of fair treatment, quality of educational programs, individualized help, exposure to crime (as a witness, victim, or perpetrator), and psychological distress (including symptoms of mental illness and Post-Traumatic Stress Disorder (PTSD)). Each of these domains was measured using an index based on several individual interview questions; each index showed internal reliability (via high Cronbach’s alpha\(^{71}\)) and consisted of similar questions. A description of each index is listed in Table 1.

Measures of institutional services were adopted from research on juvenile correctional settings by Forst, Fagan, and Vivona\(^{72}\) and Coates, Miller, and Ohlin.\(^{73}\) Measures of exposure to crime, as perpetrator, witness, or victim, were adopted from the Rochester Youth Study, a longitudinal study of high-risk adolescents.\(^{74}\) PTSD was measured using the Impact of Event Scale-Revised (IES-R).\(^{75}\) The IES-R is designed to assess symptoms of trauma related to stressful events during a recent interval. Subjects were asked to recall a stressful event from the past 30 days, and were then asked to report how stressful the event was based on 20 specific statements.\(^{76}\) Three subscales—intrusion, avoidance, hyperarousal—were computed from the scale scores.

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\(^{69}\) The only exception to this was stated facts about specific incidents or crimes. A respondent could say that he was abused in prison, but if he specifically stated that he was abused by Officer Jones on July 10th, then we were compelled to report this information to our Institutional Review Board and the correctional agency. Interviewers clarified these rules before each interview began. If a respondent began to offer details of any offenses the interviewer immediately stopped the respondent and repeated the rules for reporting information that we were required to follow.


\(^{71}\) The alpha coefficient measures how well a set of variables measures a single unidimensional latent construct. See generally, Lee J. Cronbach, Coefficient Alpha and the Internal Structure of a Test, 16 Psychometrika 297 (1951).

\(^{72}\) Forst et al., supra note 26.

\(^{73}\) Coates et al., supra note 48.


\(^{76}\) Sample statements are: “I had trouble staying asleep”; “Pictures of it popped into my mind”; and “I had waves of strong feelings about it”. Response categories are: 0 = Not at all; 1 = A little bit; 2 = Moderately; 3 = Quite a bit; 4 = Extremely.
## Table 1. Measures of Correctional Experiences and Psychological Functioning

<table>
<thead>
<tr>
<th>Index</th>
<th>Construction</th>
<th>N of Items</th>
<th>Sample Items</th>
<th>Reliability (α)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Institutional Services</td>
<td>Sum of the N of services reported to be available</td>
<td>8</td>
<td>is a library/law library available? are religious services available? is drug treatment available?</td>
<td>.836</td>
</tr>
<tr>
<td>Procedural Justice</td>
<td>Mean of ratings of school quality</td>
<td>5</td>
<td>staff deal fairly with all kids staff will try to work with almost any kid</td>
<td>.808</td>
</tr>
<tr>
<td>Individualization</td>
<td>Mean ratings of individualized help from staff</td>
<td>5</td>
<td>staff help kids set goals staff encourage kids to confront personal problems</td>
<td>.838</td>
</tr>
<tr>
<td>Witness</td>
<td>Sum of items endorsed on witnessing crime or violence</td>
<td>12</td>
<td>seen someone beat someone up? seen someone threaten someone with a weapon? seen someone take someone else's things?</td>
<td>.873</td>
</tr>
<tr>
<td>Victimization</td>
<td>Sum and mean number of reports of victimization</td>
<td>10</td>
<td>how many times have you been threatened with a weapon? beaten up? had your things taken?</td>
<td>.783</td>
</tr>
<tr>
<td>Crime</td>
<td>Sum and mean number of reports of criminal activity</td>
<td>7</td>
<td>how many times have you threatened someone with a weapon? beat someone up? taken someone else's things?</td>
<td>.849</td>
</tr>
<tr>
<td>Drug/alcohol Use</td>
<td>Sum and mean number of reports of drug/alcohol use</td>
<td>4</td>
<td>how many times have you used marijuana? how many times have you used other drugs? how many times have you drunk hard liquor?</td>
<td>.776</td>
</tr>
<tr>
<td>BSI Global Index</td>
<td>Mean of individual scales measuring mental illness symptoms</td>
<td>10</td>
<td>Obsessive compulsive scale Depression Scale Anxiety Scale</td>
<td>.879</td>
</tr>
<tr>
<td>PTSD - Intrusion</td>
<td>Mean of intrusion items (about stressful event)</td>
<td>8</td>
<td>reminders brought back feelings of stressful event thought about stressful event when he didn't mean to had dreams about it</td>
<td>.885</td>
</tr>
<tr>
<td>PTSD - Avoidance</td>
<td>Mean rating of avoidance feelings</td>
<td>8</td>
<td>stayed away from reminders of stressful event tried not to talk about it feelings about it were numb</td>
<td>.799</td>
</tr>
<tr>
<td>PTSD - Hyperarousal</td>
<td>Mean Rating of Hyperarousal</td>
<td>6</td>
<td>was jumpy and easily startled had trouble concentrating felt watchful and on guard</td>
<td>.799</td>
</tr>
</tbody>
</table>

Mental health functioning was assessed using the Brief Symptom Inventory (BSI). The BSI is a 53-item scale that assesses symptoms of mental health functioning associated with emotional distress. Scores are computed for each of

nine distinct dimensions of psychological functioning. A global index of distress—the Global Severity Index—also is computed. Subjects are asked to report the extent to which they experienced each of these symptoms “over the past week including today” on a Likert-type scale ranging from zero (not at all) to four (extremely). The Global Severity Index summary score strongly correlates with the other nine subscales. Derogatis and Melisaratos reported a two-week test-retest reliability of \( r = .91 \) for the Global Severity Index. Internal consistency coefficients Cronbach’s Alpha—range from \( \alpha = .71 \) to .85, scores considered moderate to good.

III. RESULTS

Our analyses proceed in several stages, each of which compares characteristics and experiences of youth across our three categories of correctional facilities: juvenile facilities, adult DOC facilities, and hybrid OCFS facilities. We begin by presenting the individual and case characteristics of the young adults in the three groups. We continue with a series of bivariate tables and bar graphs that compare the above correctional experience measures across the three groups. However, despite the quasi-experimental design on which the study is based, the possibility remains that young adults in the different facility types vary on important underlying characteristics, such as amenability to treatment, attitude, or propensity for violence. To better isolate the effect of facility type on correctional experiences, we continue our analyses with a series of Ordinary Least Squares regression models; these models allow us to estimate the effect of facility type on correctional experiences while statistically controlling for theoretically relevant individual characteristics (age, race, ethnicity, and type of offense for which they are incarcerated).

A. Conditions of Confinement

As shown in Table 2, there are some statistically significant differences among individual and case characteristics across the three groups. Respondents in the adult (NY DOC) facilities are somewhat older at interview, while those in hybrid (NY OCFS) facilities were incarcerated at the youngest age, on average. Those in the juvenile facilities were most likely to have been in a gang prior to incarceration, while those in the hybrid facilities were most likely to be incarcerated for violence, and most likely to have been detained pretrial. The juvenile facilities (NJ) host the largest percentages of youth incarcerated for drug offenses and probation or parole violations, and respondents in the juvenile facilities reported the shortest average sentence length. Overall there are very few white youth across all facilities, and none in the adult facility sample.

78. These functions include somatization, obsessive-compulsive disorder, interpersonal sensitivity, depression, anxiety, hostility, phobic anxiety, paranoid ideation, and psychoticism.
79. Derogatis & Melisaratos, supra note 77.
80. See Cronbach, supra note 71, for a discussion of Cronbach’s alpha and the meaning of reliability coefficients.
81. Derogatis & Melisaratos, supra note 77.
Table 2. Sample Characteristics by Facility Type

<table>
<thead>
<tr>
<th></th>
<th>New Jersey</th>
<th>NY OCTS</th>
<th>NY DOCS</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N</td>
<td>%</td>
<td>N</td>
<td>%</td>
</tr>
<tr>
<td>Total</td>
<td>91</td>
<td>100</td>
<td>34</td>
<td>100</td>
</tr>
<tr>
<td><strong>Race</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>White</td>
<td>3</td>
<td>3.3</td>
<td>3</td>
<td>8.8</td>
</tr>
<tr>
<td>African American</td>
<td>55</td>
<td>60.4</td>
<td>24</td>
<td>70.6</td>
</tr>
<tr>
<td>Latino</td>
<td>31</td>
<td>34.1</td>
<td>6</td>
<td>17.6</td>
</tr>
<tr>
<td>Other</td>
<td>2</td>
<td>2.2</td>
<td>1</td>
<td>2.9</td>
</tr>
<tr>
<td><strong>Committing Offense</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Violent</td>
<td>31</td>
<td>33.3</td>
<td>33</td>
<td>97.1</td>
</tr>
<tr>
<td>Property</td>
<td>13</td>
<td>14</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Weapon-Related</td>
<td>1</td>
<td>1.1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Drug Related</td>
<td>23</td>
<td>24.7</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Probation/Parole Violation</td>
<td>18</td>
<td>19.4</td>
<td>1</td>
<td>2.9</td>
</tr>
<tr>
<td>Other</td>
<td>7</td>
<td>7.5</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td><strong>Social Background</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>In a gang?</td>
<td>4.3</td>
<td>0.3</td>
<td>1.8</td>
<td>2.8</td>
</tr>
<tr>
<td>Any job training?</td>
<td>4.8</td>
<td>27.3</td>
<td>1.7</td>
<td>7.9</td>
</tr>
<tr>
<td><strong>Pretrial Detention?</strong></td>
<td>71</td>
<td>91</td>
<td>84</td>
<td>79</td>
</tr>
<tr>
<td><strong>Age</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Age at Interview</td>
<td>18.5</td>
<td>1.1</td>
<td>18.6</td>
<td>1.1</td>
</tr>
<tr>
<td>Age at Incarceration</td>
<td>18.0</td>
<td>1.2</td>
<td>16.6</td>
<td>1.1</td>
</tr>
<tr>
<td><strong>Sentence Length</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mean</td>
<td>SD</td>
<td>Mean</td>
<td>SD</td>
</tr>
<tr>
<td></td>
<td>24.5</td>
<td>13.0</td>
<td>64.0</td>
<td>25.8</td>
</tr>
</tbody>
</table>
Table 3 offers information on the use of facility services. Interestingly, respondents in adult facilities are most likely to report that they are assigned a caseworker, yet they also report the least contact with the caseworker, by a wide margin. Adult facility respondents report lower rates than both other groups of attending school and of being encouraged to write, though on other measures adult facility respondents appear more engaged in services than do respondents in the other facilities.

Table 3. Services by Facility Type

<table>
<thead>
<tr>
<th></th>
<th>New Jersey</th>
<th>NY OCFS</th>
<th>NY DOCS</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N</td>
<td>%</td>
<td>N</td>
<td>%</td>
</tr>
<tr>
<td>Total</td>
<td>91</td>
<td>100.0</td>
<td>34</td>
<td>100.0</td>
</tr>
<tr>
<td>Access to Services</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Assigned a caseworker?</td>
<td>75</td>
<td>82.4</td>
<td>29</td>
<td>87.9</td>
</tr>
<tr>
<td>See caseworker often?</td>
<td>49</td>
<td>93.1</td>
<td>27</td>
<td>93.1</td>
</tr>
<tr>
<td>Attending school?</td>
<td>87</td>
<td>94.6</td>
<td>34</td>
<td>100.0</td>
</tr>
<tr>
<td>Encouraged to write?</td>
<td>65</td>
<td>71.4</td>
<td>25</td>
<td>73.5</td>
</tr>
<tr>
<td>Participate in job training?</td>
<td>56</td>
<td>60.9</td>
<td>19</td>
<td>55.9</td>
</tr>
<tr>
<td>Engaged in Services</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Attend school (c)</td>
<td>85</td>
<td>98.8</td>
<td>32</td>
<td>94.1</td>
</tr>
<tr>
<td>Important to get good grades (d)</td>
<td>76</td>
<td>88.4</td>
<td>22</td>
<td>64.7</td>
</tr>
<tr>
<td>Try hard in school (d)</td>
<td>74</td>
<td>86.1</td>
<td>27</td>
<td>79.4</td>
</tr>
<tr>
<td>Respect your teachers (d)</td>
<td>72</td>
<td>83.7</td>
<td>28</td>
<td>82.4</td>
</tr>
<tr>
<td>Do teachers respect students (d)</td>
<td>70</td>
<td>81.4</td>
<td>25</td>
<td>75.7</td>
</tr>
<tr>
<td>Satisfied with school (d)</td>
<td>47</td>
<td>54.7</td>
<td>6</td>
<td>18.2</td>
</tr>
<tr>
<td>Read often? (a)</td>
<td>85</td>
<td>93.4</td>
<td>30</td>
<td>88.2</td>
</tr>
<tr>
<td>Write often? (a)</td>
<td>79</td>
<td>85.9</td>
<td>24</td>
<td>72.7</td>
</tr>
</tbody>
</table>

(a) Once a week or more
(b) Either in the facility or in the community
(c) "Pretty often" or "very often"
(d) "Quite a lot" or "extremely important"
In Figure 3, we compare summary ratings of institutional services across respondents from the different facility groups. Adult facility respondents offer the highest ratings of the availability of institutional services, but the lowest ratings of interactions with staff, including both procedural justice and individualization. In conjunction with the results of Table 3, this suggests that adult facilities offer a wide range of services, though facility residents may not take advantage of these opportunities, and their interactions with correctional staff are less positive than those that take place in other facility types.82

In addition to providing potentially therapeutic services, correctional facilities are entrusted with the task of protecting inmates; the failure of adult facilities to protect young inmates is one of the most substantial criticisms that arose from prior research.83 In Figure 4 we compare reports across facility types of how often youths witnessed crime or committed crime, or used drugs or alcohol. We also asked about their perceptions of their own safety. The results show that respondents in adult facilities report the lowest frequencies of witnessing crime, being victims of crime, committing crime, or using drugs or alcohol. However, despite the lower reported rates of crime, we also find that adult facility respondents are much more likely to report feeling in danger all of the time (19.7% vs. 10.1% in juvenile facilities and 5.9% in OCFS facilities) or to feel like they are “in some danger” (27.9% vs. 13.5% in juvenile facilities and 0%}

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82. See Kupchik, supra note 33.
83. See Forst et al., supra note 26.
in OCFS facilities). Thus, though they may actually be surrounded by less disorder and crime in adult facilities, young inmates feel more threatened there.

**Figure 4. Disorder and Crime by Auspice**

![Bar chart showing disorder and crime by auspice]

*Significance: * $p < .05$  ** $p < .01$  *** $p < .001$*

**B. Youth Perceptions of Conditions of Confinement**

The multivariate regression models shown in Tables 4 and 5 confirm the bivariate results. While controlling for respondents’ characteristics, we find that respondents in adult facilities have lower scores than those in juvenile facilities on our procedural justice scale, but higher ratings on our availability of institutional services index. Moreover, as shown in Table 5, those in adult facilities report lower scores than juvenile facility respondents on each of the criminal activity indexes: witnessing crime, victimization, criminal behavior, and drugs and alcohol use.
### Table 4. OLS Regression of Institutional Climate by Offense and Offender Characteristics

<table>
<thead>
<tr>
<th>Predictor</th>
<th>Procedural Justice $b$ (SE) $p$</th>
<th>Individualization $b$ (SE) $p$</th>
<th>Institutional Services $b$ (SE) $p$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age at Incarceration</td>
<td>.097 (.055) .022 (.056) -.086 (.097)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>African American</td>
<td>-.236 (.133) -.198 (.140) .172 (.226)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Violent Offense</td>
<td>-.045 (.149) .055 (.158) -.365 (.255)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auspice - OCFS</td>
<td>.404 (.207) .419 (.220) -.118 (.354)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auspice - NY DOCS</td>
<td>-.395 (.159) * -.139 (.169) 4.316 *** (.273)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Constant</td>
<td>1.303 (1.002) 2.707 (1.062) 3.783 (1.759)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adjusted R2</td>
<td>.064 ** .024 .646</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F</td>
<td>3.522 1.916</td>
<td>67.077 ***</td>
<td></td>
</tr>
</tbody>
</table>

Significance: * $p < .05$  ** $p < .01$  *** $p < .001$
C. Psychological Distress

We next consider differences among respondents’ scores on two dimensions of psychological well-being: mental health symptoms associated with emotional distress and PTSD. In contrast to the seemingly positive results regarding services and safety in adult correctional facilities, Figures 5 and 6 show significantly higher rates of psychological distress and trauma among respondents in the adult facilities. Figure 5 shows that adult facility respondents report significantly higher levels of depression, anxiety, and phobic anxiety. Figure 6 shows that adult facility respondents score significantly and substantially higher on all three measures of PTSD. These results hold up when controlling for individual characteristics in Table 6. Here, we regress each PTSD index, as well as the Global Severity Index, on the individual-level variables and facility auspice, as included in the above regression models. Adult facility
respondents fare significantly worse on each PTSD measure than juvenile facility respondents, after controlling for individual characteristics.

**Figure 5. BSI Symptoms by Auspice**
Figure 6. PTSD Symptoms by Auspice

Significance: * p < .05  ** p < .01  *** p < .001
The results defy simple characterizations of the differences in custodial experiences across facility types. Unlike prior studies, we do not find that young inmates are in greater danger of assault or other criminal victimization in adult facilities, nor do we find that juvenile facilities are clearly superior at providing therapeutic services. In fact, the security orientation of adult correctional facilities seems to more effectively prevent victimization of younger adolescents. These facilities seem to provide a wider range of services than either juvenile or hybrid facilities. However, relative to other respondents, residents in adult facilities offer lower evaluations of inmate-staff relations and appear somewhat less receptive to the services offered them. But the most important distinction is perhaps along the one dimension that may have the longest lasting, residual, and toxic effects: regardless of the relatively low crime and victimization rates in adult facilities, adolescent respondents in adult facilities report significantly more fear and substantially higher levels of symptoms of psychological trauma.

IV. DISCUSSION

We draw two overall conclusions that relate to juvenile justice policy making. First, juvenile prisons are a better option than adult prisons for young offenders. Despite the fact that adult facilities offer a greater range of services than juvenile or hybrid facilities, and that they seem marginally more effective at
preventing crime, there are unambiguous hazards associated with sending youths into adult facilities. We find that young adults are substantially more likely to fear for their safety in adult facilities, they report inferior relations with staff, and they seem somewhat less involved in available services than are young adults in the other two facility types. Moreover, they show significantly higher scores of psychological distress and PTSD. These results are even more important when coupled with the reduced protections from stigma that come from criminalization. When youth are sent to adult facilities they serve more time and return to society with the burden of a criminal record, which powerfully diminishes their odds of gainful employment and other positive life experiences. Some—though certainly not all—of this stigma can be prevented by relying instead on juvenile facilities. The criminalization movement makes little sense from a crime prevention perspective (recidivism risks), it impairs reintegration (stigma of criminal record, baggage of incarceration), and as our analyses show, it is associated with negative outcomes such as psychological distress and fear for one’s safety.

Our second conclusion is that any incarceration ought to be used as a last resort, regardless of the type of institution to which an adolescent or young adult might be sent. The criminalization of delinquency we describe above has had harmful consequences on many youth through unnecessary incarceration, and thus needless exposure to fear and trauma. But juvenile incarceration also exposes youths to weak socialization and poor opportunities for human capital development, as well as both victimization and further offending. Though we regard juvenile incarceration as the lesser of two evils, it is still an evil to be avoided if possible. And it is often possible, as Jerome Miller showed us when he closed Massachusetts’ juvenile reform schools and the state saw no increase in delinquency. Juvenile justice euphemisms such as “reform school” or “training school” notwithstanding, juvenile prisons are indeed prisons that punish and impose pain on convicted (adjudicated) criminals (delinquents).

An important question that we are unable to resolve empirically is of the generalizability of our results. We have compared correctional facilities across two states only, and the juvenile correctional system in one of these states (New York) is currently under federal oversight after failing to protect youth in its custody. Yet as others have noted, deficiencies such as those that required legal intervention in Texas and New York are found in “state after state.” Though such toxic conditions may not be found in all states’ juvenile correctional institutions, we suspect that our results are typical of most states and hope that future research can consider this question.

On the one hand, these results suggest some reason for tempered optimism, in that adult facilities do not appear to be more violent or substantially worse at service delivery than juvenile or hybrid facilities, as found in prior studies. See generally Devah Pager, Marked: Race, Crime and Finding Work in an Era of Mass Incarceration (2008); Todd R. Clear, Imprisoning Communities: How Mass Incarceration Makes Disadvantaged Neighborhoods Worse (2007); Invisible Punishment: The Collateral Consequences of Mass Imprisonment (Marc Mauer & Meda Chesney-Lind eds., 2003).

85. Miller, supra note 46.
86. Tigar, supra note 50, at 849.
87. See, e.g., Forst et al., supra note 26.
Thus, the criminalization of juvenile crime witnessed over the past few decades might not have resulted in as dire consequences as one might have feared, given earlier results about the experiences of youth in adult facilities. Differences in the backgrounds of the youths interviewed, the greater diversity of correctional settings in which the youths were placed, and simply a different era (before the spike in youth violence in the late 1980s) might explain why the sharp distinctions between juvenile and adult corrections were not evident here. But the answer may also reflect the changes in the institutions of juvenile corrections that have taken place over the past two decades. We speculate that one consequence of the criminalization movement of the 1990s was a lack of attention—indeed, a neglectful inattention—to the conditions of confinement in juvenile facilities. Given such inattention, the spike in the rate of placement of juveniles in underfunded and poorly staffed juvenile correctional settings, as attention and money flowed to expansion of correctional facility bed space rather than quality of programming, might have had substantial effects on conditions of confinement within them. We encourage future studies to consider this question in greater detail.

Though juvenile facilities are neglectful and are at least as likely as adult facilities to expose their residents to crime and violence, they are protective on the important dimensions of psychological well-being and mental health. Adult facilities do much worse at helping young inmates feel safe, and the inmates in their charge report much higher levels of psychological trauma than do others. Though we can’t explain the cause of this result, a plausible explanation is that young inmates are scared and scarred when placed in large, impersonal adult facilities and surrounded by older, bigger and hardened adult inmates.

Incarceration is painful, regardless of the institutional auspice, though in different ways in different correctional regimes. Incarceration has negative developmental consequences, no matter whether the staff wears uniforms or track suits, or whether the kids wear jumpsuits or jeans. Incarcerating young adults exposes them to danger, psychological distress, and few therapeutic services. Despite variation among many of our measures, on balance it seems that each type of facility uniquely hinders the social and psychological development of young adults and exposes them to disfiguring psychological trauma.88 In other words, it is the system of incarceration itself that harms youth, not just institutional auspice.

These risks from punishment suggest the need for both normative rethinking of the purposes of punishment and how we use it, and regulatory thinking about how we monitor and manage what is potentially a toxic intervention. Incarcerating youth produces few positive outcomes and many negative outcomes; incarcerating them in adult facilities is even worse, and makes little sense given what we know about cognitive development among

88. This problem is made worse by the fact that high percentages of incarcerated youth have psychiatric disorders to begin with. See generally Karen M. Abram, Linda A. Teplin, Devon R. Charles, Sandra L. Longworth, Gary M. McClelland & Mina K. Dulcan, Posttraumatic Stress Disorder and Trauma in Youth in Juvenile Detention, 61 ARCH GEN PSYCHIATRY 403 (2004); Daniel C. Murrie, Craig E. Henderson, Gina M. Vincent, Jennifer L. Rockett & Cynthia Mundt, Psychiatric Symptoms Among Juveniles Incarcerated in Adult Prison, 60 PSYCHIATRIC SERVICES 1092 (2009); Gail A. Wasserman, Larkin S. McReynolds, Craig S. Schwalbe, Joseph M. Keating & Shane A. Jones, Psychiatric Disorder, Comorbidity, and Suicidal Behavior in Juvenile Justice Youth, 37 CRIM. JUST. AND BEHAV. 1361 (2010).
It is time to bring law and policy into line with science. Of course, we say this realizing that current punitive practices are unlikely to change. For example, at the dawn of the punitive era, those arguing for punishment leaned heavily on Robert Martinson’s report that “Nothing Works.” But they got it wrong—a close reading suggests that his argument was for decarceration, especially of low risk offenders. Martinson said that nothing works, including prisons, so we should use the least harmful, least costly punishments. If incarceration buys us little in the way of public safety, then both policy and ethical considerations point to the necessity for alternatives. Youth should only be incarcerated when less severe (as well as less costly and less damaging) options are insufficient either for proportionality or safety concerns. When this is the case, incarceration in juvenile facilities is the best option.

CONCLUSION

The prior literature on juvenile correctional facilities includes comparisons of juvenile and adult facilities, with a unanimous conclusion that juvenile facilities are less damaging to incarcerated youth than adult facilities. Yet these studies are limited in making conclusions of kind rather than degree. Our analyses agree in part with this prior conclusion, though we also find that a simple comparison between juvenile and adult facilities may overlook the harm caused by juvenile facilities. By analyzing data from interviews with almost two hundred young adults incarcerated in juvenile and adult facilities, we find—contrary to expectations based on prior research—that adult facilities perform

89. Elizabeth Cauffman & Laurence Steinberg, (Im)maturity of Judgment in Adolescence: Why Adolescents May Be Less Culpable Than Adults, 18 BEHAV. SCI. & L. 741, 756–59 (2000). See also, Roper v. Simmons, 543 U.S. 551 (2005) (citing psychological research showing that minors below age 18 lack maturity and are less able than adults to foresee the consequences of their actions. The studies also found that juveniles are more vulnerable to negative influences and outside pressures, including peer pressure. They have less control, or experience with control, over their own environment. They also lack the freedom that adults have in escaping a criminogenic setting. The Court translated the comparative immaturity and irresponsibility of juveniles into a categorical declaration of their diminished culpability.) See also Brief for the American Psychological Association, and the Missouri Psychological Association as Amici Curiae Supporting Roper v. Simmons, 543 U.S. 551 (2005) available at http://www.apa.org/about/offices/ogc/amicus/roper.pdf. See also Graham v. Florida, 560 U.S. _____ (2010) (citing similar evidence to extend the Roper logic to sentences of life without the possibility of parole for minors who committed criminal offenses other than homicide before age 18). See also Brief for the American Psychological Association, American Psychiatric Association, National Association of Social Workers, and Mental Health America as Amici Curiae Supporting Petitioners, Graham v. Florida and Sullivan v. Florida, Nos. 08-7412, 08-7621 (2009) (providing new psychological and neuroscientific evidence of immaturity and diminished culpability of adolescent offenders relative to adults), available at http://www.apa.org/about/offices/ogc/amicus/gra ham-v-florida-sullivan.pdf.


91. Id. at 50 (“These treatments have on occasion become, and have the potential for becoming, so draconian as to offend the moral order of a democratic society; and the theory of crime as a social phenomenon suggests that such treatments may be not only offensive but ineffective as well. This theory points, instead, to decarceration for low-risk offenders.”). Martinson set the record straight as to his intention in the 1974 article in a publication that appeared five years later, and also allowed that he had misjudged the potential for rehabilitation of some young offenders. See Robert Martinson, New Findings, New Views: A Note of Caution Regarding Sentencing Reform, 7 HOFSTRA L. REV. 242, 257–58 (1979).
better than juvenile facilities on a number of measures, including protection from
criminal victimization. Yet they perform much worse on other measures. Perhaps
most importantly, we find that inmates in adult facilities report substantially and
significantly greater rates of PTSD and mental illness, and are also much more
likely to be afraid for their safety, compared to those in juvenile facilities. Based
on these results, we argue that incarceration should be used only as a last resort
for juveniles, and that when it is deemed necessary, juvenile correctional facilities
represent the lesser of two evils.