The Criminal Justice System in Colorado and the Impact on Individuals with Mental Illness

April 2009
Acronyms

DOC = Department of Corrections
DYC = Division of Youth Corrections
DCJ = Division of Criminal Justice
DPS = Department of Public Safety
YOS = Youth Offender System
LSI = Level of Service Inventory
DA = District Attorney (prosecutor)
PD = Public Defender
PED = Parole Eligibility Date
ISP = Intensive Supervision (probation or parole)
Why Do I Care?

As mental health advocates and providers, the mass incarceration of individuals in Colorado is important for two reasons:

1) **Morally**—it is not the appropriate place for individuals suffering from mental illness. And, a criminal conviction has long lasting impacts on an individuals ability to obtain necessities such as housing and employment.

2) **Fiscally**—the amount of money spent incarcerating people in the prison system in Colorado is money that could be better spent on community treatment programs.
Statistics

According to the 2007 DOC Statistical Report...

- Nearly 30% of the inmates in Colorado prisons have a moderate to severe mental illness
- Approximately 82% have a moderate to severe substance abuse treatment need.
Mental Health Need Levels in DOC Court Commitments

- Mild to Severe Need
- Moderate to Severe Need

FY '04:
- 41.6% Mild to Severe Need
- 19.9% Moderate to Severe Need

FY '06:
- 48.1% Mild to Severe Need
- 24.8% Moderate to Severe Need

FY '07:
- 61.2% Mild to Severe Need
- 28.7% Moderate to Severe Need
Statistics

- Colorado’s prison population has increased more than 400% over the past 20 years.

- During the fiscal year (FY) ending June 30, 2007, Colorado’s average daily prison population was 22,424. This compares with an average daily prison population of 12,205 in FY 1997, and only 4,327 in FY 1987.

- In 2006, there were 469 state prisoners in Colorado for every 100,000 residents. That compares to a rate of 89 people per 100,000 residents in 1977.
Colorado Prison Incarceration Rate

Figure 3.18. Colorado incarceration rates, FY 1980-2005

Note: Rate is per 100,000 adults.
Source: Colorado Department of Corrections Statistical Reports.
Cost Comparisons

Annual adult criminal justice placement costs in Colorado FY 2007

- Regular probation $1,121
- Intensive supervision probation $3,275
- Residential Community Corrections $12,457
- County Jails $22,000
- Department of Corrections (DOC) $27,558 state facility
- $19,231 private prison facility
- Youthful Offender Center $68,818
- San Carlos Psychiatric Facility $65,818
- Colorado State Penitentiary $39,400
- Denver Women’s Correctional Facility $33,445
- Regular parole $3,401
- Intensive supervision parole $8,319
Treating Mental Illness Vs. Sending People to Prison - Costs Per Person Per Year

FY '09 Community Mental Health
$3,109

FY '07 Colorado Prison Average
$28,759

FY '07 Colorado Prison Mental Health Facility
$65,818

$70,000
$60,000
$50,000
$40,000
$30,000
$20,000
$10,000
$-

FY '07 Colorado Prison Average

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FY '09 Community Mental Health
Colorado Budget Constraints

- Colorado has both statutory and constitutional revenue and spending limits.

- These revenue and spending limits have created a situation where state spending on prisons has come at the expense of other state government services and programs.

- Colorado’s current budget short fall of nearly $1 billion dollars is an example of the dire fiscal situation facing the state—yet corrections spending has consistently been over the 6% limit placed on the general fund.
Colorado Budget Constraints

- In 1991, the Colorado legislature passed the “Arveschoug-Bird” general fund appropriations limit, which statutorily holds state budget growth to 6%.

- In FY 2008, the DOC was 8.8% of the state budget.
DOC and the Colorado Budget

Department of Corrections - Annual General Fund Appropriations
(in millions)

Fiscal Year

DOC GF Appropriation (in millions of $)  6% Limit w/ FY 1992-93 Base
Figure 3.23. Colorado justice system expenditures by type, adjusted for inflation: Percent change 1982-2002

Note: 2001 figures used were estimated using average of 2000 and 2002 due to aberrant results. Justice expenditure data are not available for 2003 as the Census Bureau’s Finance Survey did not support state by type estimates. For 2004 and beyond, these data will return. However, these data were not yet available at the time of this report.

Source: U.S. Dept. of Justice, Bureau of Justice Statistics. Expenditure and Employment Data for the Criminal Justice System (see Footnote 23).
There is a separate adult and juvenile criminal justice system in Colorado.

Understanding this complex system is important for mental health providers so we can better advocate for individuals in the system, and understand where interventions are possible.
The Players

- The District Attorney
  - Prosecutes crimes and investigates potential crimes on behalf of the people of Colorado.

- The Public Defender
  - Provides representation for indigent individuals who are charged with a crime in Colorado. The right to counsel is established by both the United States and Colorado Constitutions.
State AG and U.S. Attorneys

- In addition to the DA, the state attorney general (AG) and U.S. attorneys also prosecute cases in the state.

- The attorney general prosecutes and defends all suits relating to matters of state government.

- The attorney general is elected by the people and is a member of the governor’s cabinet.

- Federal prosecution is the responsibility of U.S. attorneys who are appointed by the president.
District Attorneys (prosecutors)

- Prosecutors have been significant discretion in carrying out their responsibilities.

- They make many of the decisions that determine whether or not a case will proceed through the criminal justice process.
District Attorneys (prosecutors)

- After the police arrest a person suspected to have committed a crime, the prosecutor coordinates the government’s response to the crime, including:
  - the initial screening—when the prosecutor decides whether or not to press charges,
  - the trial and,
  - the sentencing, where in some instances, at the time of sentencing, by presenting sentencing recommendations.
The trial court has the following alternatives in imposing a sentence:
- probation;
- imprisonment for a defined period of time;
- a fine or;
- both a term of imprisonment and the payment of a fine.

Non-violent offenders may be sentenced to:
- probation,
- community corrections,
- home detention, or
- specialized restitution and community service.
Jail v. Prison

Yes there is a difference...
County Jail

- Lawfully committed persons and prisoners are housed in a county jail for:
  - detention,
  - safekeeping, and
  - confinement.

- Each county in the state is required to maintain a jail except counties with populations of less than 2,000.
County Jail

- Offenders convicted of a misdemeanor offense are punishable by fine or imprisonment.

- A term of imprisonment for a misdemeanor is not served in a state correctional facility unless the sentence is served concurrently with a term of conviction for a felony.

- The court may also sentence an offender to:
  - a term of jail and probation,
  - to a term of jail and work release, or
  - to a term of jail and a fine.
State Prison

- Persons convicted of felony offenses are subject to a penalty of imprisonment.

- The length of the sentence is specified in statute corresponding to the felony class for which the offender was convicted.

- Colorado has both state and private prisons that house individuals confined for crimes that violate state law.
Youthful Offender System (YOS)

- Certain juveniles tried and sentenced as adults may be sentenced to the YOS as an alternative to a sentence to prison.

- YOS was established in 1993 within the Colorado Department of Corrections to deal primarily with youth and violence.

- YOS is an option for certain youthful offenders to include a controlled and regimented environment with enriched programming.

- In order to sentence a juvenile to the YOS, the court must first impose a sentence to the DOC which is then suspended on the condition that the youthful offender completes a sentence to the YOS, including a period of community supervision.
Federal Prison

- There are three federal prison facilities in Colorado—Denver, Florence and Englewood.

- Federal prisons are for individuals convicted of federal offenses.
Community-Based Corrections

- Community-based corrections in Colorado include three basic categories: *probationers*, *parolees*, and offenders in *community corrections* facilities.

- Each of these community-based corrections is under the jurisdiction of a different branch of government:
  - *Probation* - Judicial Department
  - *Parole* - Department of Corrections
  - *Community Corrections* - Department of Public Safety
Probation

- The Colorado Judicial Department administers adult and juvenile probation within Colorado’s 22 judicial districts.

- Probation officers are involved in offender assessments, supervision, victim involvement and services to the community.
In considering whether to grant probation, the court may determine that prison is a more appropriate placement for the following reasons:

- there is an undue risk that the defendant will commit another crime while on probation;
- the defendant is in need of correctional treatment;
- a sentence to probation will unduly depreciate the seriousness of the defendant’s crime or undermine respect for law;
- past criminal record indicates that probation would fail to accomplish its intended purpose; or
- the crime and the surrounding factors do not justify probation.
Offenders are eligible for probation with the following exceptions:

- those convicted of a class 1 felony or class 2 petty offense;
- those who have been convicted of two prior felonies in Colorado or any other state; and
- those convicted of a class 1, 2 or 3 felony within the last ten years in Colorado or any other state.

Eligibility restrictions may be waived by the sentencing court upon the recommendation of the DA.
Parole

- Parole is a type of supervision after release from prison.

- Parolees are under the supervision of the Department of Corrections.

- Colorado statutes provide for both discretionary and mandatory parole periods.

- Mandatory parole, established in 1993, requires a parole period for all offenders released from prison.

- Discretionary parole occurs when the parole board makes the decision to parole an offender.
Parole Violations

- In the event that a parolee violates the conditions of parole, the parolee may be arrested and required to appear at a hearing before the parole board or an administrative law judge.

- The board or administrative law judge determines guilt or innocence regarding the alleged parole violation.

- If the offender is found guilty, the board will impose sanctions (i.e. revoke parole, continue it in effect, or modify the conditions of parole).
Parole Technical Violations

- When an individual is placed on parole, they are required to comply with the conditions of their parole, which could include certain individualized requirements such as:
  - drug testing, mandatory treatment, not associating with certain people, job and housing requirements.

- If a person violates a condition of parole, it is considered a “technical violation.”

- Such technical violations can include:
  - Testing positive for the use of drugs
  - Not reporting to treatment
  - Not checking in with the parole officer at specified times
  - Associating with other felons
  - Not getting a job or living in a prohibited location

- This is very different than being revoked for committing a new crime.
Community Corrections

- Community-based programs help offenders, especially those released from prison, return successfully to the community.

- These programs provide the structure of a controlled living environment while the offender learns, or re-learns, the transportation system, acquires current identification, and becomes employed.
Community Corrections

- Colorado’s community corrections system includes both public and private organizations of specific halfway house facilities that provide residential and non-residential services to convicted offenders.

- These programs provide an intermediate sanction at the front end of the system between probation and prison, and reintegration services at the end of the system between prison and parole.

- Community corrections placements allow offenders access to community resources, including treatment and employment opportunities, while living in a staff secure correctional setting.

- These facilities, often referred to as programs, receive state funds but are based and operated in local communities.
Community Corrections

- Offenders can be referred to community corrections by the sentencing judge or by officials at the Department of Corrections (DOC).

- The judicial placement is considered a diversion from prison, and these cases are called “diversion clients.”

- The DOC placement of offenders in halfway houses serves as a method of transitioning prisoners back into the community and these cases are referred to as “transition clients.”
Community Corrections

- Diversion clients are responsible to the probation department.

- Transition clients are under the jurisdiction of the DOC’s Division of Adult Parole and Community Corrections.

- Both diversion and transition clients are housed together and participate in programming together.
Community Corrections

- Cases not approved by the board are returned to the judge or DOC for alternative placement.

- Programs also have the authority to refuse placement.

- Offenders in community corrections are expected to pay for much of their treatment in the community.

- In addition, offenders are expected to pay $17 per day for room and board, plus make other efforts to pay court costs, restitution, child support and other fines and fees.
Community Corrections Boards

- Per statute, each jurisdiction has a community corrections board to screen offender referrals and to oversee the operation of the facilities.

- Board members typically consist of both criminal justice professionals and citizens.
Diversion v. Transition

- Programs targeting individuals with mental health and co-occurring substance use needs have options to either work with diversion or transition clients.

- Diversion clients can include:
  - probation,
  - deferred sentences,
  - diversion community corrections
  - specialty courts
Diversion v. Transition

- Working with individuals who are transitioning out of jail or prison is another option for mental health providers and mental health centers.

- Generally transition clients require more intensive service needs, which can include housing, vocational training, and training with daily living skills.
What Works—Evidence-Based Principles for Effective Interventions

2. Enhance Intrinsic Motivation.
3. Target Interventions.
   a. Risk Principle: Prioritize supervision and treatment resources for higher risk offenders.
   b. Need Principle: Target interventions to criminogenic needs.
   c. Responsivity Principle: Be responsive to temperament, learning style, motivation, culture, and gender when assigning programs.
   d. Dosage: Structure 40-70% of high-risk offenders’ time for 3-9 months.
   e. Treatment: Integrate treatment into the full sentence/sanction requirements.
5. Increase Positive Reinforcement.
7. Measure Relevant Processes/Practices.
MH/CJ Programs in Colorado

- There are several programs in Colorado developed in coordination with community partners and the community mental health centers.

- Examples include:
  - JERP—(Jefferson Center for Mental Health)—Transition Program
  - PACE—(Mental Health Center Serving Boulder and Broomfield Counties)—Diversion Program
  - CESE—(Community Reach Center)—Diversion Program
  - Court-to-Community—(Mental Health Center of Denver)—Diversion Program
  - FOREST—(Aurora Mental Health Center)—Transition Program
In 2007, legislation was passed, SB07-097, creating the Offender Treatment Program for individuals suffering from mental health conditions.

As a result of that funding source, there are currently 11 mental health centers with criminal justice programs.
Sentencing Reform (2009)

- This legislative session, there will be legislation to reform the sentencing laws in Colorado.

- This legislation is critically important to begin to save money in the state and county budgets in the area of corrections.

- Additionally, it could potentially help divert people into treatment rather than incarceration.
Figure 3.20. Estimated average months spent in Colorado prisons by felony class: Offenders released in FY 2006 (N=6180)

Felony 6 (N=986)
- 14.2 months (Median=12, Range 1-78 months)

Felony 5 (N=1896)
- 24.1 months (Median=20, Range 1-156 months)

Felony 4 (N=2410)
- 38.8 months (Median=33, Range 1-305 months)

Felony 3 (N=832)
- 68.3 months (Median=53, Range 1-445 months)

Felony 2 (N=51)
- 139.7 months (Median=129, Range 28-283 mos.)

Felony 1 (n=5)
- 153.8 months (Median=143, Range 33-303 months)

Note: All figures are based on preliminary data and are considered estimates. Actual FY 2006 releases totaled 8954. Seven individuals were missing required data and are excluded. Releases of 2767 individuals who had been previously returned to prison on a technical parole violation are excluded. Lengths of stay are rounded to the nearest whole month.

Source: Data provided by the Office of Planning and Analysis, Colorado Department of Corrections, October 27, 2006, analysis by Colorado Division of Criminal Justice, Office of Research and Statistics.
Next Steps

- Education
  - Mental health professionals and advocates must begin to educate the general public and policy makers about the importance of community-based treatment as an alternative to incarceration for individuals with mental health and substance use needs.

- Policy
  - Mental health professionals and advocates must support and help develop sound policy around the treatment of individuals with mental health and substance use needs that are involved in the criminal justice system.

- Funding
  - More funding is necessary to help create alternatives to incarceration, provide for early treatment and intervention, as well as provide for the supports necessary to keep people successful in the community.

- Program Development
  - Community Mental Health Centers, in collaboration with other partners at the state and local-level, can be leaders in the development of programs targeted at those individuals with mental illness that have been involved in the criminal justice system.