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Details: Legislative Audit Bureau Report 08-3: A Review: 17-Year-Old Offenders in the Adult Criminal Justice System, Department of Corrections

(FORM UPDATED: 08/11/2010)

WISCONSIN STATE LEGISLATURE ... PUBLIC HEARING - COMMITTEE RECORDS

2007-08

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STATE OF WISCONSIN

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Legislative Audit Bureau

DATE:

January 31, 2008

Janice Mueller State Auditor

TO:

Nicole Hudzinski and Pamela Matthews

Committee Clerks to the Joint Legislative Audit Committee

FROM:

Kate Wade Kate Wale

Program Evaluation Director

SUBJECT:

Report 08-3: A Review: 17-Year-Old Offenders in the Adult Criminal Justice System

Enclosed is our review of 17-Year-Old Offenders in the Adult Criminal Justice System. Wisconsin is 1 of 13 states that automatically place 17-year-olds in the adult criminal justice system. From 2001 through 2005, an average of 29,626 17-year-olds were arrested each year. Status offenses, such as curfew violations and underage drinking, accounted for more than one-quarter of the arrests. Crimes against persons, primarily assaults, accounted for 5.0 percent of arrests. For the five-year period from 2002 through 2006, 32,638 criminal cases were filed by district attorneys against 17-year-olds. During this period, 17-year-olds were most commonly charged with property crimes, such as theft and burglary.

The Department of Corrections (DOC) took custody of 11,217 17-year-old offenders from 2002 through 2006; 585 were admitted to prison and 10,632 were placed on probation. Among those admitted to prison, 429 participated in at least one education program. Similar statewide programming data are not available on the offenders completing probationary terms. However, we found that 79.6 percent of those for whom assessments were completed had not completed the 12th grade before beginning their probation term.

We conducted a review of services delivered to 17-year-old offenders booked into five county jails. In these five counties, 17-year-old offenders represented 1.1 to 3.8 percent of jail bookings. Most of these offenders were in jail for less than one week, and public order crimes, such as disorderly conduct, and property crimes were the most frequent offenses. While statutes require the provision of educational services to persons under the age of 18, they are silent on which services are required and the time period for service delivery. We note that rehabilitative programming was minimal in the five counties.

We found recidivism to be measured in a variety of ways. We found that 17-year-old offenders were more likely to be reincarcerated within three years of release than either juvenile offenders or older adults.

Returning 17-year-olds to the juvenile justice system would have fiscal effects for both counties and the State. Legislative proposals under consideration would retain current law that subjects those charged with the most serious offenses to adult criminal court jurisdiction. Nonetheless, we estimate county costs could increase between \$53.5 million and \$82.4 million annually if the law is changed. While these increases could be offset somewhat by savings in the adult correctional system, those savings are limited by the current overpopulation in the adult prisons and the level of fixed costs associated with prison operations.

The report will be released on Friday, February 1st, at 9:00 a.m. Please contact us if you have any questions.

KW/kc

Enclosures



The following document was too large to scan into the committee record. The cover and table of contents, if available, have been scanned for your convenience.

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A Review

17-Year-Old Offenders in the Adult Criminal Justice System

Department of Corrections

2007-2008 Joint Legislative Audit Committee Members

Senate Members:

Jim Sullivan, Co-chairperson Julie Lassa Mark Miller Alan Lasee Robert Cowles Assembly Members:

Suzanne Jeskewitz, Co-chairperson Samantha Kerkman Kitty Rhoades David Cullen Joe Parisi

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From the Department of Corrections



Legislative Audit Bureau

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> Janice Mueller State Auditor

February 1, 2008

Senator Jim Sullivan and Representative Suzanne Jeskewitz, Co-chairpersons Joint Legislative Audit Committee State Capitol Madison, Wisconsin 53702

Dear Senator Sullivan and Representative Jeskewitz:

We have completed a review of 17-year-old offenders in the adult criminal justice system, as requested by the Joint Legislative Audit Committee. Wisconsin is currently 1 of 13 states in which individuals under the age of 18 are treated as adults in the justice system. We reviewed a variety of statistics, including data on arrests, the number and type of criminal charges filed, sentences imposed, prison admissions, probation placements, and recidivism.

From 2002 through 2006, 585 individuals who were 17 at the time of offense were admitted to prison and 10,632 were placed on probation. Of those admitted to prison, 429 participated in at least one educational program, but participation in other types of rehabilitation or treatment programs was much less frequent.

In a review of rates of recidivism and probation revocation among 17-year-olds, we found that fewer than one-half of 17-year-old offenders successfully completed probation, and 17-year-old offenders had higher recidivism rates than either juveniles or older adults.

Legislation currently under consideration would return 17-year-olds to the juvenile system. This change would have a significant effect on counties, which are primarily responsible for operating and funding juvenile corrections services. We estimate the juvenile corrections cost increase could range from \$53.5 million to \$82.4 million annually.

We appreciate the courtesy extended to us by officials and staff of the Department of Corrections and other state and local agencies we contacted during our review. The Department's response follows the appendices.

Respectfully submitted,

Janice Mueller State Auditor

JM/KW/ss

Report Highlights •

Since 1996, 17-year-olds have been subject to adult criminal court jurisdiction.

17-year-olds were most often charged with property crimes, such as theft and burglary.

More than three-quarters of 17-year-olds sentenced in felony cases were placed on probation.

17-year-olds were more likely to re-offend than juveniles or older adults.

Proposals to return
17-year-olds to juvenile
court jurisdiction
would have significant
programmatic and
fiscal effects.

Under the provisions of 1995 Wisconsin Act 27, 17-year-olds alleged to have violated criminal law are subject to prosecution as adults, and juveniles under the age of 17 can be tried as adults when they are alleged to have committed certain serious crimes. Before the law's enactment, 17-year-olds were subject to juvenile court jurisdiction. From 2002 through 2006, 32,638 criminal cases were filed against individuals who were 17 at the time of their alleged offense. During this period, 585 individuals admitted to prison and 10,632 placed on probation were 17 when they committed crimes.

Concerns have been raised that the effects of adult jurisdiction over 17-year-olds are not well understood. Therefore, at the request of the Joint Legislative Audit Committee, we analyzed:

- arrests of 17-year-olds, including the offenses for which they were arrested and how arrest rates vary by age;
- the number and types of adult criminal court cases involving defendants who were 17 at the time of their alleged offense and the types and lengths of sentences they received;
- prison admissions and probation placements of 17-year-old offenders, as well as the services and programming available to them through the Department of Corrections (DOC) and in selected county jails;

- rates of recidivism and probation revocation among
 17-year-old offenders; and
- possible cost implications for the State and counties of any change in jurisdiction for 17-year-olds.

Arrests

From 2001 through 2005, an average of 29,626 17-year-olds were arrested each year. During this period, 17-year-olds were 1.5 percent of Wisconsin's total population but accounted for 6.7 percent of arrests. Arrest rates for 17-year-olds were similar to those for 16-, 18-, and 19-year-olds. They were significantly higher than those for persons 21 and older.

The crimes for which 17-year-olds were arrested varied. Status offenses in which the individual's age is a factor, such as curfew violations or underage drinking, accounted for more than one-quarter of arrests. Crimes against persons, primarily assaults, accounted for 5.0 percent.

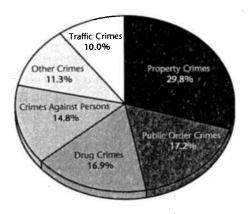
Court Proceedings

District attorneys have several options for handling cases after an arrest has been made. They may decline prosecution, refer the case to a deferred prosecution or diversion program, or prosecute the case by filing charges in circuit court.

We reviewed data from 2002 through 2006 for criminal cases filed in circuit court against individuals who were 17 at the time of their alleged offense. During this period, 17-year-olds were most commonly charged with property crimes, such as theft and burglary, which accounted for 29.8 percent of cases filed, as shown in Figure 1.

Figure 1

Criminal Case Filings Against 17-Year-Olds
2002 through 2006



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In approximately two-thirds of the cases filed against 17-year-olds in 2006, the most serious charge was a misdemeanor. Approximately one-third of cases included felony charges.

We also reviewed Wisconsin Sentencing Commission data on sentencing in cases that were filed as felonies. Seventeen-year-old offenders were generally more likely to be placed on probation and less likely to receive prison sentences than older offenders. The average term of probation for 17-year-old offenders was 2.8 years, and the average prison sentence was 3.6 years. The percentage of 17-year-old offenders sent to prison varied by county, by gender, and by race/ethnicity. For example, 21.3 percent of African-American offenders and 19.4 percent of Hispanic/Latino offenders who were convicted in felony cases were sentenced to prison, compared to 4.2 percent of white offenders.

County Jails

There are no statewide data on the number of 17-year-olds held in jail, but 17-year-olds accounted for a relatively small percentage of all bookings in five counties we visited. 17-year-olds were most often booked into jail for public order offenses, such as disorderly conduct. Property crimes such as theft and criminal damage to property were the second-most-frequent reason for booking.

Most 17-year-olds were jailed for less than one week, but a small number were jailed for one year or more. Educational services were typically provided in the five counties we visited, but rehabilitation programs available to 17-year-olds were minimal.

Adult Correctional System

From 2002 through 2006, 11,217 individuals who were 17 at the time of their offense first entered the adult correctional system. As noted, 10,632 were placed on probation and 585 were admitted to prison. Milwaukee County was the convicting county for 379 of the prison admissions, or 64.8 percent.

Most 17-year-old offenders entering the adult correctional system were convicted of crimes against persons, which are typically violent crimes. Robbery was the most common crime committed by those admitted to prison, while assault and battery were most common among those placed on probation.

Limited information is available on the educational programming and other services available to 17-year-old offenders in the adult correctional system. Of the 585 17-year-old offenders admitted to prison from 2002 through 2006, 429 participated in education programs.

In a detailed file review for a sample of 37 17-year-old offenders who were admitted to prison in 2002, we found that 17 earned high school equivalency diplomas while incarcerated. Among the 37 inmates in our sample, 20 were identified as having moderate or serious alcohol and other drug abuse (AODA) problems. There are waiting lists for AODA and other treatment programs.

Recidivism

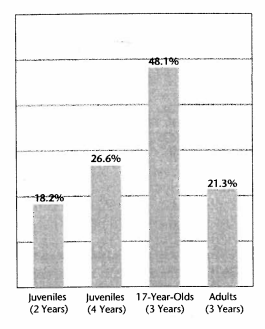
The extent to which 17-year-old offenders successfully complete their sentences and avoid future criminal activity can be measured in several ways. We reviewed revocations of probation, which measure the extent to which terms of probation have been violated. We found that fewer than one-half of the 17-year-old offenders who were placed on probation from 2002 through 2006 completed probation successfully.

We also reviewed recidivism, or subsequent criminal behavior after incarceration. As shown in Figure 2, 17-year-old offenders released from prison had a higher reincarceration rate than either juveniles or older adults.

Figure 2

Reincarceration Rates

2002 Releases



¹Rates for juveniles measured at 2-year and 4-year intervals; rates for adults measured at 3-year interval.

For Future Consideration

The Legislature may soon debate changes to the placement of 17-year-olds in the adult criminal justice system. Wisconsin is currently 1 of 13 states that automatically place 17-year-olds in the adult criminal justice system.

If the age of criminal court jurisdiction is returned to 18, which it was before the enactment of 1995 Wisconsin Act 27, 17-year-olds would return to the juvenile justice system, which is primarily operated by counties. The fiscal effect for the counties is likely to be significant. We estimate returning 17-year-olds to the juvenile

8 = = = REPORT HIGHLIGHTS

system could cost \$53.5 million to \$82.4 million annually. However, increased costs to county-level juvenile corrections could be offset to some extent by cost savings in the adult correctional system.

In deliberating potential changes, several options are available for the Legislature to consider:

- retaining criminal court jurisdiction over 17-year-olds;
- changing the age of criminal court jurisdiction to 18, and thereby returning 17-year-olds to the jurisdiction of the juvenile courts;
- making incremental change, such as retaining criminal court jurisdiction for 17-year-old felony offenders or expanding programs that allow juvenile offenders to remain under supervision for a longer time period; or
- delaying implementation of any change, to allow DOC, the courts, and the counties time to prepare for its programmatic and fiscal effects.

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For Immediate Release February 1, 2008

Representative Tamara Grigsby (608) 266-0645

Audit Confirms the Majority of 17 Year Old Offenders More Appropriately Served by the Juvenile Justice System

Madison - The comprehensive evaluation of 17 year old offenders in the adult criminal justice system released today by the Legislative Audit Bureau confirms what Rep. Grigsby (D-Milwaukee) and others have been saying for more than two years: The adult criminal justice system is no place for the majority of 17 year old offenders.

"The two most disturbing findings of this report are the recidivism rates of 17 year olds in the adult corrections system and the racial disparities of those youthful offenders who find themselves in adult prisons," Rep. Grigsby noted. "We have created a system where the lives of young men of color are being lost in the revolving door of our prison system," Grigsby continued.

According to the audit's findings, almost half of the 17 year olds who are sent to adult prisons reoffend within three years. Alternately, the recidivism rate for adults in those same facilities is less than one-quarter, and slightly more than one-quarter of those placed in juvenile facilities re-offend.

"Clearly, the 17 year olds in these adult correctional institutions are not receiving the programming and services they need to aid in their rehabilitation, nor is the practice of locking them up in these institutions making our communities any safer," said Grigsby.

The audit also found that 40.7% of the 17 year olds of color who were sentenced for a felony ended up in prison, whereas only 4.2% of whites were given the same sentence.

"As a member of the Governor's Commission to Reduce Racial Disparities this is one of the most alarming statistics I have encountered in our study of these issues. In addition to the findings of that Commission we now have this report from non-partisan Legislative Audit Bureau confirming the significant disparity in how teen-agers of color are treated by our criminal justice system," Grigsby said.

"I am pleased that the Co-Chairs have agreed to hold a public hearing on this Audit in the near future. We must have a serious dialogue about the best way to handle the 95% of 17 year olds who are non-violent offenders. This Audit clearly shows us that locking them up in adult prisons neither serves these individuals well, nor does it serve our communities well," Grigsby concluded.