



**Justice
Reinvestment
Initiative**

Justice Reinvestment in Vermont

Results of Racial Equity in Sentencing Analysis

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Project Credits

Writing and Research

Sara Bastomski, PhD; Madeleine Dardeau, MA;
and Lorretta Sackey, MA, CSG Justice Center

Advising

David D'Amora, MS, LPC, CFC; Sara Friedman, MPA;
Angela Gunter, MPA; Elizabeth K. Lyon, BA;
Jessica Saunders, PhD; and Ellen Whelan-Wuest, MA,
CSG Justice Center

Editing

Leslie Griffin, CSG Justice Center

Public Affairs

Brenna Callahan, CSG Justice Center

Design

Michael Bierman

Web Development

Eleventy

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Glossary

Key Terms	
Racial disparity¹	Racial disparity refers to any situation in which different racial groups experience unequal treatment or outcomes. Evidence of disparity is distinct from understanding the processes that contribute to it.
BIPOC	Acronym for Black, Indigenous, and People of Color
Systemic racism² (sometimes referred to as structural or institutional racism)	Policies, practices, and institutional norms or culture that create and perpetuate racial inequality across society
Criminal offense levels: misdemeanor and felony³	In Vermont, misdemeanor offenses are those for which the maximum penalty is up to two years of incarceration. Felony offenses are those for which the maximum penalty is more than two years of incarceration, a life sentence, or a death sentence.
Case disposition⁴	A criminal charge or case disposition is the final status or determination about that charge/case. In Vermont, criminal case dispositions are recorded as resulting in a conviction, acquittal, dismissal (e.g., evidence is lacking to move the case forward), or having been transferred to another venue (e.g., juvenile court).
Conviction⁵	A conviction indicates that a court has found a defendant guilty of a crime. In the U.S., a conviction is typically reached via a plea bargain, or, less commonly, via a jury trial.
Incarceration in/out sentencing decision	In this report, this term refers to whether a person's sentence includes incarceration or not (typically, the alternative is community supervision).
Deferred sentence⁶	In Vermont, when a person is convicted of certain crimes, the court has the option to place that person on probation and make a deferred sentencing agreement. If terms of the agreement are met, the original conviction is automatically expunged.
Suspended sentence⁷	In Vermont, when a person is convicted of a crime, in certain cases, the court may impose a sentence that includes a prison term with a portion suspended. The suspended time may then be served on probation under supervision of the Department of Corrections.
Pre-approved furlough⁸	In Vermont, when a person is convicted of a crime, in certain cases, the court may impose pre-approved furlough. This means the person can serve time in the community—instead of prison—typically in a work or treatment program administered by the Department of Corrections.
Methodological Terms	
Relative rate index (RRI)⁹	An RRI is a standardized way to compare the experiences of different racial or ethnic groups within the justice system, typically by comparing a BIPOC group to a White group. An RRI greater than 1 indicates worse outcomes for the BIPOC group relative to the White group; an RRI lower than 1 indicates better outcomes for the BIPOC group.
Regression analysis¹⁰	Statistical method for examining the relationship of one variable to another. Regression is helpful for making “apples to apples” comparisons between two groups.

Introduction

Between January and December 2021, the U.S. DOJ's Office of Justice Programs, Bureau of Justice Assistance (BJA) provided funding for The Council of State Governments (CSG) Justice Center to conduct an analysis of racial equity in Vermont's criminal justice system to support the ongoing efforts of the state's Justice Reinvestment (JR) II Working Group. Earlier data analyses by CSG Justice Center staff, completed in 2019 during the first phase of Vermont's Justice Reinvestment II Initiative, found preliminary evidence of Black-White racial disparities in the court and Department of Corrections (DOC) systems; however, an in-depth analysis was not possible at that stage due to time constraints and data availability. In light of these initial findings, the JR II Working Group requested further study of racial disparity across the state's criminal justice system.

This project focuses on Black-White racial disparities in Vermont's criminal justice system due to several data and methodological limitations (detailed in the Analytic Approach section).

However, national research shows that criminal justice disparities impact other racial and ethnic groups as well.¹¹ The CSG Justice Center's recommendations offer strategies that Vermont can adopt to make it possible to conduct a more comprehensive assessment of disparities in the future.

The purpose of this new analysis was to investigate patterns of racial disparity over time and provide insight into the drivers behind them, with the goal of providing the JR II Working Group with actionable recommendations to address racial disparities moving forward. Consequently, this effort focused strategically on disparities in sentencing, which can be addressed by policy and practice changes within the criminal justice system.

The CSG Justice Center's racial equity analysis included the following key components: (a) high-level analysis of sentencing and corrections patterns across racial groups; (b) in-depth analysis of sentencing patterns across racial groups and of factors that contribute to any observed disparities, and (c) an assessment of existing data to

identify ways to improve future analysis and monitoring of racial disparity. This project was designed to complement and build upon Vermont's ongoing work to address racial disparities in the state, particularly those of the Racial Disparities in the Criminal and Juvenile Justice Advisory Panel (RDAP) and efforts to institute a new Office of Racial Justice Statistics.¹²

This report describes results from analysis of criminal justice system data for the six-year period between January 2014 and December 2019 and is organized into the following sections:

- A **background** section that reviews findings from the CSG Justice Center's 2019 analysis of racial disparity in Vermont's courts and corrections systems and provides context from the broader research literature on racial disparity in the criminal justice system in the U.S.
- An **analytic approach** section, which provides an overview of the data sources and quantitative methods used in this analysis
- A **summary of results** addressing the extent to which Black-White racial disparities exist in criminal case volume, case processing, and sentencing decisions
- Data-driven **policy recommendations** that outline a path forward to advance racial equity in the state

Background

Throughout the United States, Black people face incarceration at rates that are grossly disproportionate to their representation in the general population despite progress reducing such racial disparities during the last two decades.¹³ A large body of research documents the role of historical and ongoing forms of systemic racism in creating and perpetuating these racial disparities.¹⁴

Importantly, national research also shows that Black-White criminal justice system disparities are especially pronounced for drug offenses: Black people are three to four times more likely to be arrested and nine times more likely to face state prison incarceration for drug offenses relative to White people, yet these differences are not explained by differences in drug use or sales.¹⁵

Vermont has low average crime and incarceration rates compared to other states;¹⁶ however, despite those achievements, the state's criminal justice system is rife with the same types of racial disparities that are shown in national research.¹⁷ In fact, for Black-White incarceration disparities, Vermont fares worse than the national average.¹⁸

The CSG Justice Center's FY2019 analysis of Vermont's corrections population included the following key findings:¹⁹

- Black Vermonters were overrepresented in all corrections populations relative to their representation in the Vermont general population; these disparities were most pronounced among sentenced and detained incarcerated populations (see Figure 1).
- Relative to the White incarcerated population, a greater share of Black incarcerated people were convicted of drug offenses; at the same time, a lesser share of the Black incarcerated population was convicted of property offenses.

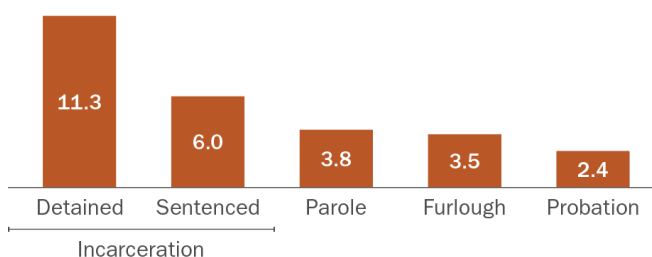
Additionally, CSG Justice Center staff's previous analysis of racial disparities in the FY2019 (July 2018–June 2019) corrections population included the following key findings:

- Without controls for crime type or criminal history, Black people appeared to be incarcerated for misdemeanors and felonies more often than White people.
- Among those incarcerated for felony offenses, average sentence lengths did not vary between Black and White people.

Racial disparity refers to any situation in which different racial groups experience unequal treatment or outcomes.²⁰ Evidence of disparity is distinct from understanding the processes that contribute to it.

Figure 1. Relative Rate Indices: Vermont DOC Snapshot Population, by Type and Race (FY2019)²¹

In FY2019, Black people were **six times more likely** to be part of the sentenced incarcerated population relative to White people. Black people were disproportionately represented in all other corrections populations as well.



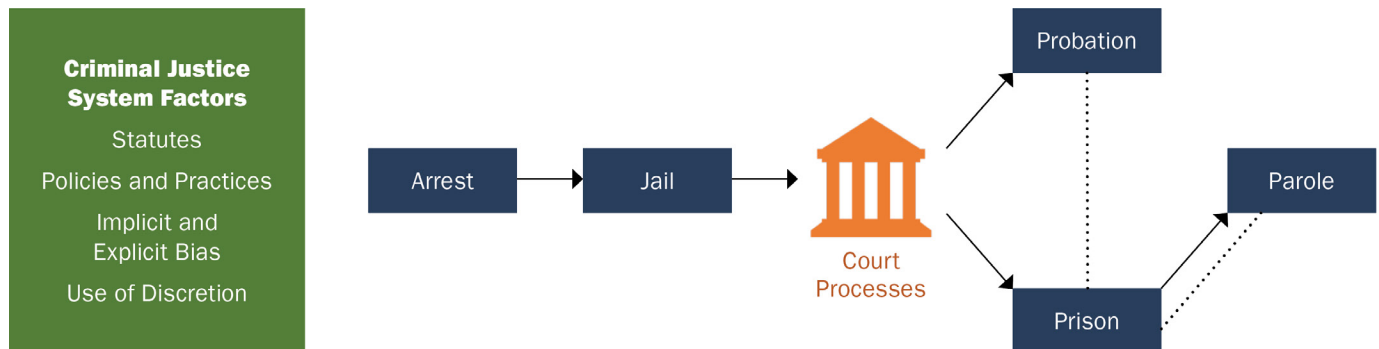
Notes: N=7,647

As part of the CSG Justice Center's qualitative engagement work during Justice Reinvestment II, Vermont stakeholders reported perceptions that racial disparities in Vermont's criminal justice system—particularly for drug offenses—were due to crimes committed by people from out of state, specifically individuals who traveled to or through Vermont for the express purpose of trafficking drugs and who often had longer criminal histories that became factors in sentencing decisions.²² The implication or direct reasoning of this thinking was that nothing inherent to Vermont's actors or systems was responsible for disparate treatment of Black people. As a result, CSG Justice Center staff designed the current study to account for defendants' state of residence. Importantly, this perception by some stakeholders was not supported by empirical results of this analysis.

Analytic Approach

It is important to note that racial disparity in incarceration populations and rates can be caused by a multitude of factors that originate both within and outside of the criminal justice system²³ (as depicted in Figure 2 below), and research shows that disparities in sentencing are one important contributing factor.²⁴

Figure 2. Sources of Racial Disparity in the Criminal Justice System



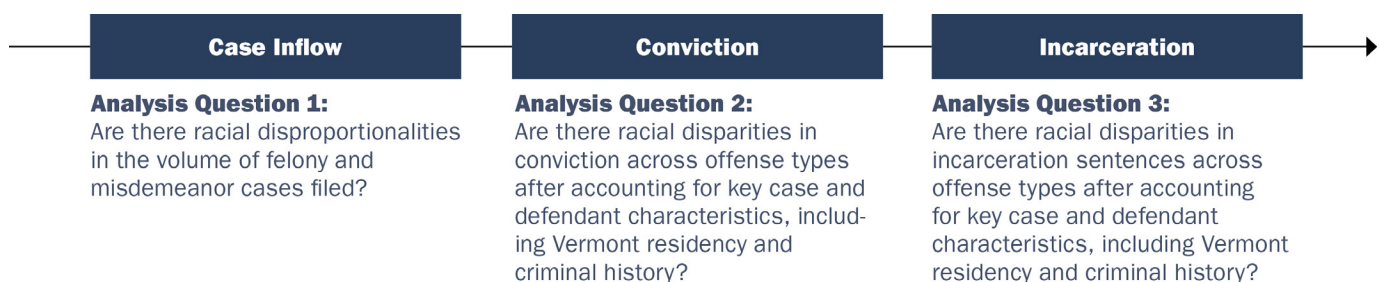
This analysis focuses strategically on disparities in court case processing and sentencing, which can be addressed by policy and practice changes within the criminal justice system and are within the scope of the JRI activities. Specifically, this project investigates racial disparities at three key points within the court system: the inflow of criminal cases, the likelihood of conviction in a case, and sentencing decisions related to incarceration.

CSG Justice Center staff used quantitative research methods to conduct an analysis of racial equity and develop data-driven policy recommendations to address observed racial disparities in Vermont.²⁵ Data for this project were obtained from the Vermont Judiciary, the Vermont Crime Information Center (housed in the Department of Public Safety), and the U.S. Census, and datasets were cleaned and analyzed using standard statistical methods, including

relative rate index calculations and regression analysis.²⁶ Additionally, CSG Justice Center staff engaged with JR II Working Group and community members to refine and finalize policy recommendations. Through these activities, CSG Justice Center staff aimed to answer the following key analysis questions (see Figure 3):

- (1) Are there racial disproportionalities in the volume of felony and misdemeanor cases filed?
- (2) Are there racial disparities in conviction across offense types after accounting for key case and defendant characteristics, including Vermont residency and criminal history?
- (3) Are there racial disparities in incarceration sentences across offense types after accounting for key case and defendant characteristics, including Vermont residency and criminal history?

Figure 3. Analysis Questions



Quantitative Data Sources and Measures

Vermont Judiciary: The main dataset analyzed for this project was obtained via a data use agreement between the CSG Justice Center and the Vermont Judiciary. Court staff shared data on all criminal felony and misdemeanor court cases disposed between January 1, 2014, and December 31, 2019.²⁷ After excluding cases that were out of the scope of study (e.g., fish and game violations, cases transferred to juvenile court, or cases missing key information), the primary analysis sample included a total of 79,570 cases. A secondary set of analyses were also conducted, using a subset of the main analysis restricted only to people who were Vermont in-state residents at the time a case was filed. This secondary analysis sample consisted of 68,471 cases in total. Findings from the primary analysis are presented in the Results section of this report; however, conclusions are based on results from both the primary and secondary analyses. Details on the development of the analytic sample and secondary analysis results are available in the Technical Appendix.

Vermont Department of Public Safety Crime Information Center: In addition to court data, CSG Justice Center staff obtained in-state criminal history information via a data use agreement with the Vermont Department of Public Safety Crime Information Center (VCIC). VCIC maintains a statewide repository of criminal history data, including information from law enforcement agencies and the court system.

Court cases: CSG Justice Center staff analyzed information at the case level. To identify unique criminal cases, charges that were filed on the same day with the same case number listed were grouped into a single case. Cases were classified by offense level (misdemeanor or felony) as well as offense category. Cases that included at least one felony charge were categorized as a felony case, and cases with exclusively misdemeanor charges were classified as a misdemeanor case. Additionally, each case was classified according to the most severe charge filed in a case (e.g., drug offense, property offense) using a severity index from Vermont's Crime Research Group, Inc. (CRG). CRG is a nonprofit agency that contracts with the Vermont Department of Public Safety to carry out state Statistical Analysis Center activities,²⁸ such as criminal justice analysis to support policy development.

*This analysis focuses on disparities between only Black and White defendants as a result of **two limitations**:*

Sample Size

The regression methods used in this analysis require a minimum sample size, and data available did not include enough individuals from other racial and ethnic groups to meet those requirements.

Data Availability

The Vermont Judiciary does not receive data from law enforcement on Hispanic ethnicity separate from race. Prior to August 2020, DOC also did not collect data on Hispanic ethnicity separate from race. As a result, the data used for this analysis likely underrepresent the proportion of people who would identify as Hispanic, which limits any conclusions regarding Hispanic disparities in Vermont's criminal justice system.

Key measures and quantitative methods: To understand whether there are racial disproportionalities in cases coming into the court system (Analysis Question 1), relative rate indices were calculated.²⁹ Additionally, regression analysis was employed to examine three main case processing and sentencing outcomes, including the following: whether a defendant was convicted of any charges in a case (Analysis Question 2); among cases with a conviction, whether the sentence included incarceration in state prison, and among cases with an incarceration sentence, the length of incarceration time imposed (Analysis Question 3). Notably, in Vermont, incarceration sentences are served at correctional facilities run by the DOC.³⁰

CSG Justice Center staff collected and coded two types of additional information to isolate potential sources of disparities: case characteristics and defendant characteristics. Case characteristics³¹ included the offense level and category, the total number of charges filed in a case, the year in which the case was disposed, and the county in which the case was processed. Defendant characteristics included race (Black or White), gender, age at the time of case filing, and Vermont or out-of-state residency at the time of case filing. The primary analysis (described above) accounted for each of the case and defendant characteristics just described; the secondary analysis, which

was restricted only to defendants who were Vermont residents, additionally accounted for in-state criminal history. Average characteristics of defendants in the primary analysis are summarized in Table 1 below.

Table 1. Characteristics of Defendants in the Primary Analytic Sample³²

Characteristic Type	Characteristic	Percentage
Race	Black	6%
	White	94%
Gender	Female	28%
	Male	72%
Residence at Case Filing	Vermont	91%
	Out-of-State	9%
Average Age at Case Filing	34.4 years	

Notes: N=79,570

As with any analysis project, there were some factors that could not be accounted for due to limited data availability. For example, the judiciary's administrative system does not currently track details about decisions made by the prosecuting attorneys or whether the case included a victim's statement; therefore, such details were not available for this analysis.

Table 2 below summarizes key details of the analytic approach, including information on research questions, outcomes examined, case counts, data sources, and analysis conducted.

Table 2. Summary of Analytic Approach and Results

	Case Inflow	Conviction		Incarceration			
Analysis Question	1. Are there racial disproportionalities in the volume of felony and misdemeanor cases filed?	2. Are there racial disparities in conviction across offense types after accounting for key case and defendant characteristics, including Vermont residency and criminal history?		3a. Are there racial disparities in the use of incarceration across offense types after accounting for key case and defendant characteristics, including Vermont residency and criminal history?	3b. Are there racial disparities in the length of incarceration across offense types after accounting for key case and defendant characteristics, including Vermont residency and criminal history?		
Outcome	Number and type of cases coming to the courts	Likelihood of conviction among adjudicated cases		Likelihood of sentence to incarceration among cases with a conviction		Sentence length for cases sentenced to a period of straight incarceration	
Description of Cases Analyzed (2014–2019)	Misdemeanor and felony cases adjudicated by the courts, including weapons cases	Misdemeanor and felony cases adjudicated by the courts, excluding weapons cases*	VT residents only Misdemeanor and felony cases adjudicated by the courts, excluding weapons cases	Cases in which a defendant was convicted of a felony or misdemeanor, excluding weapons cases	VT residents only Cases in which a defendant was convicted of a felony or misdemeanor, excluding weapons cases	Cases in which a defendant was sentenced to a period of incarceration	VT residents only Cases in which a defendant was sentenced to a period of incarceration
No. of Cases	N=79,570	N=79,514	N=68,471	N=49,594	N=43,601	N=10,754	N=10,062
Data Sources	VT Judiciary U.S. Census	VT Judiciary	VT Judiciary VCIC**	VT Judiciary	VT Judiciary VCIC**	VT Judiciary	VT Judiciary VCIC**
Analysis Method	RRIs (no statistical controls)	Regression analysis with controls for case characteristics and selected individual characteristics, including:					
		Current offense level and category, total charges filed, disposition year, county Race, gender, age, Vermont vs. out-of-state residential status	Current offense level and category, total charges filed, disposition year, county Race, gender, age, Vermont vs. out-of-state residential status In-state criminal history	Current offense level and category, total charges filed, disposition year, county Race, gender, age, Vermont vs. out-of-state residential status	Current offense level and category, total charges filed, disposition year, county Race, gender, age, Vermont vs. out-of-state residential status In-state criminal history	Current offense level and category, total charges filed, disposition year, county Race, gender, age, Vermont vs. out-of-state residential status	Current offense level and category, total charges filed, disposition year, county Race, gender, age, Vermont vs. out-of-state residential status In-state criminal history

*Weapons cases were excluded from regression analysis because there were too few to analyze. For details, see Technical Appendix.

**CSG Justice Center staff used in-state criminal history information for Vermont residents only.

Results

Summary of Results

Overrepresentation in Criminal Cases

- Black people in Vermont, on average, are overrepresented in criminal court cases. In 2019, Black people in Vermont were 3.5 times more likely to be defendants in a misdemeanor case and 5.9 times more likely to be defendants in a felony case.

Conviction

- For most offense categories, Black people are not more likely than White people to be convicted, suggesting that this particular decision-making point is not a major driver of Black-White incarceration disparities.

Incarceration (In/Out Decision)

- On average, Black people are more likely to face incarceration for four offense categories: misdemeanor person, felony property, felony drug, and felony public order crimes.
- The disparity for felony drug and property cases is particularly pronounced: Black people are 18 percentage points more likely to face incarceration in such cases, relative to White people. This result is consistent when analysis is restricted to Vermont residents alone and accounts for in-state criminal history in addition to other key case and defendant characteristics.

Incarceration (Sentence Length)

- There was no evidence that suggests there is a Black-White disparity in minimum incarceration sentence length imposed in Vermont.

Case Flow

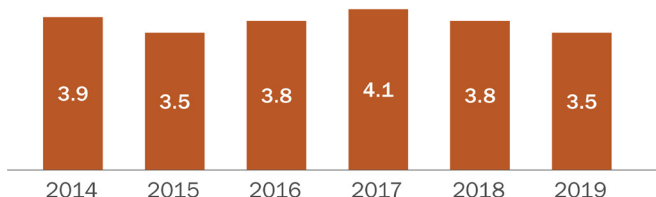
To understand the context in which the court system is operating, CSG Justice Center staff examined racial differences in the volume of misdemeanor and felony cases coming to the courts. To analyze racial differences in incoming cases, CSG Justice Center staff used an approach called a relative rate index (RRI).³³

An RRI is useful for comparing the rates of an event or outcome between two groups. Here, when the RRI is above 1, it indicates that Black people are defendants in a mis-

demeanor case at a higher rate than White people in Vermont. During this six-year period, RRIs for misdemeanor cases are all above 1; this indicates that Black people were disproportionately represented in such cases, relative to White people in the state. For example, in 2019, Black people were 3.5 times more likely than White people to be defendants in a misdemeanor case (See Figure 4). A similar story emerges when RRIs are examined for felony cases (See Figure 5).

Figure 4. Black-White Relative Rate Indices, Misdemeanor Cases (2014–2019)³⁴

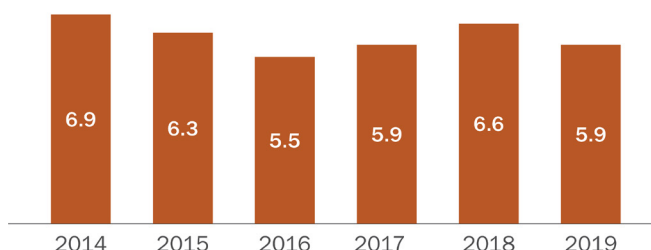
In 2019, Black people were **3.5 times** more likely than White people to be defendants in a misdemeanor case.



Notes: N=62,610. These results are not adjusted for additional case or defendant characteristics.

Figure 5. Black-White Relative Rate Indices, Felony Cases (2014–2019)³⁵

In 2019, Black people were **5.9 times** more likely than White people to be defendants in a felony case.

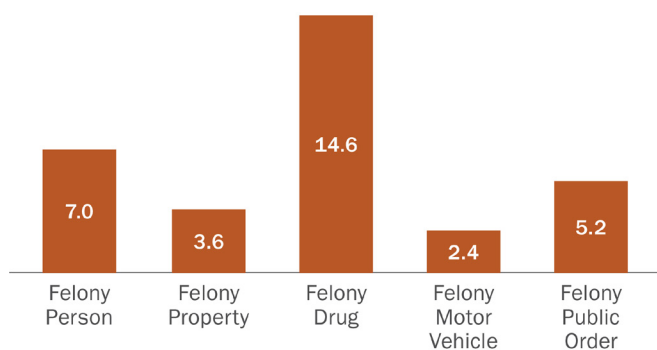


Notes: N=16,960. These results are not adjusted for additional case or defendant characteristics.

As shown in Figure 5, between 2014 and 2019, Black people are disproportionately represented in felony cases relative to White people. However, this racial disparity is more pronounced for felony cases than for misdemeanor cases. For example, in 2019, Black people were 5.9 times as likely as White people to be a defendant in a felony case. Given the level of disparity seen in felony cases, CSG Justice Center staff additionally examined RRI for felony cases by type of offense (see Figure 6).

Figure 6. Average Annual Black-White Relative Rate Indices, Felony Cases (2014–2019)³⁶

Between 2014 and 2019, Black people were **14.6 times** more likely than White people to be defendants in a felony drug case.



Notes: N=16,960. These results are not adjusted for additional case or defendant characteristics.

As shown in Figure 6, between 2014 and 2019, Black people were disproportionately likely to be defendants in felony cases across all offense categories, including person, property, drug, motor vehicle, and public order crimes. These disparities are especially dramatic for certain types of offenses. During that period, Black people were 14.6 times more likely to be defendants in a felony drug case compared to White people.

In sum, the RRI for misdemeanor and felony cases indicate that Black people are defendants in criminal cases in Vermont at rates that exceed rates experienced by White people. Importantly, RRI results indicate that there are substantial differences that emerge even before a judge is involved in a case. There are several decision-making points within the criminal justice system that could potentially contribute to these disparities. For example, law enforcement personnel have some discretion in deciding when to make an arrest or issue a citation. Additionally, state’s attorneys, who are the prosecuting attorneys in Vermont, determine whether to move forward with a case and decide which charges to file.

While this project was not designed to examine factors that contribute to these observed disproportionalities, future work in Vermont should investigate the role of community factors, policing, and prosecutorial decision-making, as national research indicates that each may play a role in causing racial disparity in justice system involvement.³⁷ In the sections that follow, results from more rigorous regression analyses are presented to reveal specific drivers of disparity that policymakers can act upon.

Conviction

To examine racial disparities in case processing and sentencing outcomes, CSG Justice Center staff employed a statistical method called regression analysis.³⁸ Regression analysis is a common approach for comparing differences in outcomes between two groups, particularly when there is an interest in making an “apples to apples” comparison between those groups. To examine Black-White differences in the likelihood of being convicted of a crime, CSG Justice Center staff used regression to account for baseline differences between groups (e.g., severity of offense, criminal history, demographic characteristics).

Table 3. Offense Categories Examined in Regression Analysis

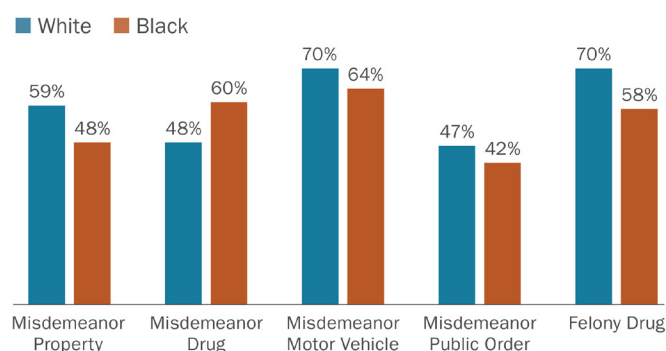
Misdemeanors	Felonies
Misdemeanor Person	Felony Person
Misdemeanor Property	Felony Property
Misdemeanor Drug	Felony Drug
Misdemeanor Motor Vehicle	Felony Motor Vehicle
Misdemeanor Public Order	Felony Public Order

Additionally, outcomes were assessed for 10 different combinations of offense types (e.g., person, property) and offense level (i.e., misdemeanor, felony), as shown in Table 3. In the figures below, results are reported *only* for offense categories for which there was a statistically significant Black-White racial difference. In other words, if an offense category does not appear in a graphic below, it is because there was no statistically significant difference identified.

The first outcome examined was the likelihood of conviction in a case (see Figure 7). In the primary analysis sample for this project, over 99 percent of convictions were made via a plea bargain, and less than 1 percent of convictions were made via a trial. The alternative dispositions here include having a case dismissed or being acquitted. Over 99 percent of the time, a case that *does not* result in a conviction is dismissed (not acquitted), meaning that a determination was made that the case could not proceed due to limitations such as a lack of sufficient evidence or improperly collected evidence.

Figure 7. Adjusted Probability of Conviction, by Offense Category and Race (2014–2019)³⁹

Results here are mixed: Black people are more likely to face conviction for misdemeanor drug offenses but less likely to face conviction for four other offense categories.



Notes: N=79,514. Results are adjusted for case and defendant characteristics detailed on p. 9.

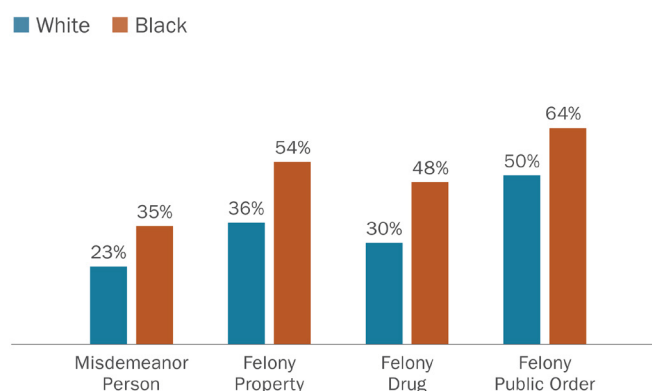
The results from conviction analysis are mixed. After accounting for key case and defendant characteristics, Black people are less likely to be convicted in cases where the top charge is one of the following four offense categories: misdemeanor property, misdemeanor motor vehicle, misdemeanor public order, and felony drug. For example, for misdemeanor property crimes, on average and after accounting for other factors, Black people face conviction about 48 percent of the time, whereas White people face conviction about 59 percent of the time. However, the results reverse when we examine misdemeanor drug cases. Here, Black people face conviction more frequently, about 60 percent of the time, while White people face conviction 48 percent of the time. **These results indicate that conviction decisions are not a major driver of racial disparity in Vermont’s criminal justice system and are unlikely to contribute to the disproportionate representation of Black people in Vermont’s prison system.**

Incarceration

CSG Justice Center staff additionally assessed the likelihood of receiving a sentence to incarceration among people who had been convicted of a crime (see Figure 8). Specifically, staff examined the likelihood of being sentenced to “straight” incarceration, i.e., prison time without a probation term and without any lenient provisions that allow time to be served in the community, such as a deferred sentence. Alternative sentences included probation, split sentences, deferred or suspended sentences, and pre-approved furlough.

Figure 8. Adjusted Probability of Incarceration, by Offense Category and Race (2014–2019)⁴⁰

Black people are **18 percentage points** more likely to be incarcerated for felony drug and property offenses.



Notes: N=49,594. Results are adjusted for case and defendant characteristics detailed on p. 9.

As shown in Figure 8, results from regression analysis indicate that Black people are consistently more likely to be sentenced to incarceration relative to their White counterparts even after adjusting for key case and defendant characteristics described earlier on page 9. Specifically, this is true for four offense categories: misdemeanor person, felony property, felony drug, and felony public order. **The most dramatic racial disparities are seen for felony property and felony drug offenses, where Black people are 18 percentage points more likely to receive an incarceration sentence relative to comparable White people.**

Table 4. Most Common Felony Drug Offenses, by Race (2014–2019)⁴¹*For Cases Resulting in Incarceration*

White Defendants (N=436)	Freq. (Pct.)
Heroin—possession 200 mgm or more	63 (15%)
Heroin—sale less than 200 mgm	52 (12%)
Heroin—sale or delivery 200 mgm or more	46 (11%)
Cocaine—possession 2.5 gm or more	31 (7%)
Cocaine—sale less than 2.5 gm	30 (7%)

Notes: N=565

Black Defendants (N=129)	Freq. (Pct.)
Cocaine—possession 2.5 gm or more	30 (24%)
Cocaine—sale less than 2.5 gm	21 (16%)
Heroin—trafficking	17 (13%)
Heroin—sale less than 200 mgm	16 (12%)
Heroin—possession 1 gm or more	7 (5%)

To provide more detail on the types of offenses that lead to incarceration, CSG Justice Center staff analyzed the most common specific felony drug offenses that resulted in incarceration sentences during the study period. As shown in Table 4, results indicate that for White people convicted of a felony drug offense and sentenced to incarceration, cases most frequently involve possession or sales of heroin. In contrast, for Black people sentenced to incarceration for a felony drug conviction, cases most often involve cocaine possession or sales. **This finding suggests that any policy response to racial disparities in the Vermont criminal justice system will need to account for multiple types of drugs to be effective.**

Incarceration—Sentence Length

Finally, CSG Justice Center staff used regression to examine differences in incarceration sentence length imposed by race. After examining differences in minimum incarceration sentence length across the 10 offense categories detailed in Table 3, there were no consistent statistically significant Black-White differences. The results were similar when maximum sentence length was examined as an outcome. **Overall, differences in sentence lengths do not appear to be a driver of incarceration disparities in Vermont.**

Policy Recommendations

Informed by the results of this analysis, Vermont can enact targeted reforms that aim to reduce racial disparities at sentencing. The following recommendations focus on actionable policy changes that specifically target decision-making points in the court process where racial disparities were found to be most pronounced.

Recommendation 1: Apply a race equity lens to the reclassification of drug possession offenses.

Over the past half century, the targeted disproportionate enforcement of drug policies in Black communities following desegregation and escalation of the War on Drugs has resulted in pronounced racial disparities across criminal justice systems.⁴² Nationally, Black people are more likely to be arrested and incarcerated for drug offenses despite the fact that Black and White people use and sell drugs at similar rates.⁴³

The results of this analysis show that many of these troubling trends are also evident in Vermont. There are significant disparities in how Black people in Vermont are represented and sentenced in felony drug cases compared to White people. Black people are overrepresented in cases coming before the court; they are 14 times more likely to be a defendant in a felony drug case relative to White people. Additionally, Black people convicted of a felony drug offense are 18 percentage points more likely to be sentenced to incarceration than comparable White people.

The Vermont Sentencing Commission is currently considering recommendations for a standardized offense classification system, including for drug offenses. The Sentencing Commission, as well as the legislature, should use the results of this analysis to better understand opportunities within the drug offense classification process for acknowledging and addressing racial disparities. Specifically, the state can use analysis findings to apply a racial equity lens to classification by

- Reclassifying lower- to mid-level felony drug possession offenses to misdemeanors; and
- Reevaluating the threshold of the highest level of possession and sales to better reflect significant amounts of drugs intended for distribution.

California

In California, the reclassification of drug offenses contributed to a substantial reduction in racial disparities in arrests, jail bookings, and incarceration.⁴⁴

Oregon

In Oregon, the reclassification of drug possession resulted in a 61 percent decrease in racial and ethnic disparities in felony convictions.⁴⁵

As part of the classification process, the legislature directed the Sentencing Commission to examine penalty reductions for the possession of opioids.⁴⁶ Based on the results of this analysis, it is important to note that just focusing on opioid-related possession offenses would potentially increase racial disparities in incarceration in Vermont. This analysis found that while heroin possession is the most common felony drug offense for which White people are sentenced to incarceration, cocaine possession is the most common felony drug offense for which Black people are sentenced to incarceration. To apply a race equity lens to the classification process and avoid perpetuating the historical systemic inequities related to drug policy, Vermont should consider penalty reductions across substances, not just opioids.

In states with an intent to distribute mechanism, a person could be charged with possession with the intent to distribute if the surrounding circumstances, including substance amount, packaging, or cell phone communications, indicate the intent to sell or otherwise transfer the substance found in their possession.

Several states have already reduced drug possession from a felony to a misdemeanor; five states have done so regardless of drug quantity up to the third conviction.⁴⁷ Unlike Vermont, states that have fully de-felonized drug possession have a mechanism for charging someone with intent to distribute in cases where there are indicators of potential sale. Should the highest level of drug possession in Vermont remain a felony for the purpose of functioning as a de facto intent to distribute mechanism, it is important that the weight threshold be raised to avoid overcriminalization, particularly of people with significant substance use disorders.

Recommendation 2: Establish non-binding sentencing guidance or presumptive probation for certain drug and property offenses.

A primary finding in this analysis is that Black people in Vermont are more likely to face incarceration for drug and property offenses than White people even after controlling for key case variables including in-state criminal history.⁴⁸ While the analysis did not identify consistent racial disparities in likelihood of conviction, this finding does indicate there is a statistically significant difference in the “in/out” incarceration sentencing decision by race for similarly situated defendants.⁴⁹ This means that, once convicted, a Black person is more likely to receive a sentence to incarceration than a White person with similar case characteristics, including criminal history and offense type.

Nationally, state sentencing guidelines or guidance to support the use of judicial discretion has been shown to effectively reduce racial disparities in sentencing outcomes.⁵⁰ Similarly, previous CSG Justice Center analysis found no racial and geographic disparities in maximum misdemeanor and felony probation term lengths for which Vermont has non-binding statutory sentencing guidance.⁵¹

To address racial disparities in incarceration for felony drug and property offenses for similarly situated defendants, Vermont should pursue either non-binding sentencing guidance or presumptive probation for offenses where racial disparities are most pronounced including misdemeanor drug offenses to support the use of discretion in determining whether a person should receive incarceration or community supervision. Guidance or presumptive probation should focus on offenses where racial disparities are

most pronounced, as well as where there is an opportunity to support the use of probation rather than incarceration without compromising public safety.

Recommendation 3: Examine racial disparities in diversion and pretrial services.

National research shows that BIPOC are less likely to receive diversion than White people.⁵² However, the data to understand if these same disparities exist in Vermont are not readily available. The legislature should require the collection and public reporting of race and ethnicity data in the Attorney General’s Pretrial Services and Court Diversion Report, which provides the legislature with an annual review of pretrial and diversion service usage and outcomes. The report should include the race and ethnicity of individuals who are eligible for, receiving, and declining services.

In 2020, the Vermont Attorney General’s office began collecting race and ethnicity information for pretrial and diversion programming and is in the process of considering next steps related to this recommendation.⁵³ Collecting and publicly reporting this information would help Vermont determine whether racial disparities in program access exist and if those disparities are pronounced in specific counties.

Recommendation 4: Develop internal guidance to support consistency in charging and plea-bargaining decisions within state’s attorneys’ offices.

State’s attorneys play a critical, if sometimes less visible, role in sentencing outcomes. Prosecutorial data is rarely available to fully understand the impact of charging and plea-bargaining decisions on sentencing outcomes, including racial disparities.⁵⁴ However, national studies have found that Black people are less likely to receive charges or offers for non-custodial sentences during the plea-bargaining process than White people.⁵⁵ Given that 99 percent of cases in Vermont are resolved by plea bargains, the role of state’s attorneys’ offices in the charging and plea-bargaining process is an important area of focus for understanding and addressing racial disparities in sentencing outcomes.⁵⁶

Guidance for state's attorneys should

- Address when and when not to charge;
- Provide structure on what to charge given specific circumstances and factors;
- Prioritize diversion and non-custodial responses; and
- Provide a framework for guiding discretion during the plea-bargaining process.

Prosecutors in other jurisdictions have proactively sought to reduce racial disparities by adopting internal guidance to provide structure for decision-making during the charging and plea-bargaining process; Vermont's state's attorneys should consider adopting this type of approach. Like non-binding sentencing guidance for judges, this type of guidance for state's attorneys maintains the use of discretion and can be limited to specific offenses where racial disparities are most pronounced, to have the most targeted impact.

To monitor implementation of internal guidance, Vermont state's attorneys' offices should build on existing efforts to standardize collection of prosecutorial data, aim to regularly collect and examine charging and plea-bargaining data, and consider establishing a process for internal charge review prior to filing. Several jurisdictions in other states have successfully adopted internal guidance to guide prosecutorial decision-making for the purpose of achieving policy goals, including reducing racial disparities. For example, the Milwaukee District Attorney's Office eliminated disparities in drug paraphernalia charges by establishing guidance that prioritized diversion or dismissal.⁵⁷ They coupled this guidance with a limited internal charge review process as well as regular data collection and monitoring to benchmark progress. The Philadelphia District Attorney's Office implemented sentencing policies governing charging and plea-bargaining decisions that resulted in decreased disparities in community supervision sentencing.⁵⁸

Recommendation 5: Improve the collection, analysis, and availability of race and ethnicity data to inform ongoing training and decision-making.

Vermont's Justice Reinvestment II legislation, Act 148 (2020), tasked the Racial Disparities in the Adult and Juvenile Justice System Advisory Panel (RDAP) and other stakeholders with studying and making recommendations regarding gaps and challenges in race and ethnicity data collection. RDAP has since delivered two reports to the legislature recommending the creation of an Office of Racial Justice Statistics (Office) to manage the collection and analysis of criminal justice-related race and ethnicity data.⁵⁹

Several of the following recommendations support key components of the RDAP proposal for the Office as described in its November 2021 report to the Vermont legislature. If sufficiently resourced, the Office would be a comprehensive, first-of-its-kind entity that will provide Vermont with a more complete understanding of how disparities compound as a person moves through the system, as well as the information to develop targeted, data-driven policy reforms.

Expand availability of Hispanic ethnicity data to law enforcement and the courts. The data that the Vermont Judiciary receive from law enforcement do not currently include Hispanic ethnicity. When ethnicity data are not collected in addition to race it can result in significant undercounting of the Hispanic population.⁶⁰ For example, in Vermont, it was only after the DOC began collecting ethnicity data separate from race in August 2020 that it became apparent that Hispanic people were overrepresented in certain corrections populations.⁶¹ Specifically, in January 2022, the proportion of the DOC corrections population incarcerated or supervised in the community who identified as Hispanic was 10.4 percent and 7 percent, respectively. The percentage of Hispanic people represented in each of these corrections populations is notably higher than Vermont's general Hispanic population, which is approximately 2 percent.⁶² It is possible that once the Vermont Judiciary begins to collect Hispanic ethnicity data, additional disparities will come to light. To better understand and address disparities at sentencing for people who identify as Hispanic, Vermont must ensure that accurate ethnicity data are available in the court's data system.

Invest in staffing and system improvements necessary to increase future data collection and analysis capacity. Whether through the Office of Racial Justice Statistics or a similar mechanism, addressing gaps in racial and ethnic disparity data will require targeted, long-term investments in the people and infrastructure necessary to collect, share, and analyze quality information. Additionally, individual agencies and organizations may also require funding for system upgrades to improve initial data collection and make information sharing possible.

Collect and analyze sentencing data statewide and by judicial district. Vermont should collect race and ethnicity data for each key decision-making point in the court process, including case inflow, conviction, incarceration, and sentence length. Comprehensive data collection should also include information on charging and plea-bargaining decisions.

Identify opportunities to publish racial disparity data, including an annual report to benchmark and monitor progress. Racial disparity data should regularly be made available to the public to promote transparency and accountability. Data should be in an accessible format that includes critical context for the public to understand and engage with the information.

Engage impacted communities in collecting quantitative and qualitative data as well as in developing and implementing racial disparity-related policy changes. RDAP's November 2021 report emphasized the importance of building relationships with impacted communities and ensuring they are meaningful partners at each stage of the data collection and analysis process to avoid perpetuating practices that reflect existing systemic racism.⁶³ To provide critical context for quantitative data, Vermont should also consider collecting qualitative data to better understand the lived experiences of BIPOC impacted by the criminal justice system.

Use data and community engagement to inform judicial training to support consistent decision-making. Even when cases are resolved by plea bargain, judges still have significant authority during the sentencing process, including the ability to question or refuse a plea. Quantitative and qualitative data can help the Vermont Judiciary identify training opportunities for judges to increase their understanding of how to identify and address racial disparities from the bench, as well as generally support consistency in decision-making across the state.

Conclusion

Over the past two decades, Vermont has worked to actively understand and address complex and persistent challenges in its criminal justice system, including undertaking two separate JRI processes. Produced at the request of the JR II Working Group, this report demonstrates Vermont's ongoing commitment to using a data-driven approach to achieve a safer, more equitable, and more just system statewide. It summarizes important findings that highlight the extent to which disparities exist at key decision-making points in the court system, with an eye toward identifying potential drivers of racial disparities in the state's incarcerated population.

Results indicate that Black people are more likely than White people to be defendants in both misdemeanor and felony cases, without adjusting for other factors. This suggests that prior to cases coming to the court, there are differences in community factors and/or criminal justice system decision-making that contribute to disparities in the volume of cases coming into the court system. Additionally, after accounting for key case and defendant characteristics, evidence did not suggest that Black people are more likely to be convicted of most offenses, or that incarceration sentence length differs between Black and White people. However, when similarly situated Black and White defendants were compared, there was consistent evidence of racial disparities that disadvantage Black people in the decision to incarcerate; this was true even when the analysis was restricted to defendants from Vermont.

The disparities identified in this analysis underscore the need for actionable policy change. In this vein, the five recommendations in this report offer data-driven strategies Vermont can employ to create a more equitable justice system, and in November 2021, JR II Working Group members voted to move forward with all of them. However, it is important to note that sentencing is only one driver of the racial disparities in incarceration identified in Vermont and there is more work to be done. Initiatives such as RDAP's Office of Racial Justice Statistics can provide Vermont with the data analysis capacity to examine other potential drivers at key decision-making points in the system, including arrest, pretrial, charging, and plea bargaining. This information will be critical as Vermont continues to understand and address the compounding impacts of racial disparity within its criminal justice system.

Technical Appendix

Quantitative Data Sources

CSG Justice Center staff obtained data from two main sources for this project: the Vermont Judiciary, which provided court records for criminal cases, and the Vermont Crime Information Center, which houses the state's criminal history repository. Additionally, Census data were used in RRI calculations.

Vermont Judiciary: The main courts dataset analyzed for this project was obtained via a data use agreement between the CSG Justice Center and the Vermont Judiciary. Court staff shared data on 160,079 criminal felony and misdemeanor court charges disposed between January 1, 2014, and December 31, 2019. By grouping together charges filed on the same day with the same case number, CSG Justice Center staff identified a total of 90,142 cases that were used to construct an analytic sample (see section below on Primary and Secondary Analytic Samples for details).

Vermont Department of Public Safety Crime Information Center (VCIC): In addition to court data, CSG Justice Center staff obtained in-state criminal history information via a data use agreement with the VCIC. CSG Justice Center staff securely submitted information on defendants in the racial equity analysis to VCIC and obtained a matching in-state criminal record for 93.4 percent of cases involving a defendant who resided in Vermont at the time of case filing (some cases with matching criminal history data were not ultimately used in the analysis due to other exclusion criteria detailed in tables A1–2 below). Although matching criminal record information could include arrests, criminal cases, and convictions, only conviction information was used to develop a criminal history score. Criminal history data were used in the secondary analysis only, as they are relevant only for in-state residents and were unlikely to be complete for out-of-state residents.

U.S. Census Data: CSG Justice Center staff also obtained publicly available Census data.⁶⁴ Specifically, information on the number of Black and White Vermont residents, ages 17–85 years, was obtained for relative rate index calculations. This information was not, however, needed for regression analyses.

Primary and Secondary Analytic Samples

Primary Analytic Sample: Table A1 below provides details on how the primary analytic sample was constructed, starting from the initial 90,142 cases that were identified in the data shared by the Vermont Judiciary. The final primary analytic sample includes 79,514 cases.

Table A1. Development of Primary Analytic Sample: Vermont and Out-of-State Residents

Total Cases in Judiciary Data	Number of Cases Excluded	Reason for Exclusion	Total Cases Remaining
90,142	1,020	Cases were transferred to another court (e.g., juvenile court)	89,122
	4,359	Cases were missing data for key variables—defined in Measures section below, p. 21—or were out of scope (i.e., fish and game violations)	84,763
	5,193	Defendant race was not Black or White	79,570
	56	Weapons cases—too few cases to analyze	79,514

Subsamples: The final primary analytic sample used to analyze the first outcome, conviction, included 79,514 cases. As summarized in Table A2, this group was then narrowed to the subset of 49,594 cases where there was a conviction to analyze the second outcome, incarceration. A final subsample was developed, consisting of the 10,754 cases with a sentence to incarceration and no missing information for minimum sentence length, to analyze the third regression outcome, incarceration sentence length.

Table A2. Primary Analytic Sample and Subsamples

Description	Outcome Examined	Number of Cases
Primary Analytic Sample	Conviction	79,514
Subsample	Incarceration In/Out Decision	49,594
Subsample	Incarceration Sentence Length	10,754

Secondary Analytic Sample: Table A3 provides details on how the secondary analytic sample was constructed, starting from the 79,514 cases used in the primary analyses.

Table A3. Development of Secondary Analytic Sample: Vermont Residents Only

Total Cases in Primary Analytic Sample	Number of Cases Excluded	Reason for Exclusion	Total Cases Remaining
79,514	7,157	Cases involved a defendant from out of state	72,357
	3,886	Cases involved an in-state defendant with no matching criminal history information	68,471

Subsamples: The final secondary analytic sample used to analyze the first outcome, conviction, included 68,471 cases. As indicated in Table A4, this group was then narrowed to the subset of 43,601 cases where there was a conviction to analyze the second outcome, incarceration. Lastly, a final subsample was developed, consisting of the 10,062 cases with a sentence to incarceration and

no missing information for minimum sentence length, to analyze the third regression outcome, incarceration sentence length.

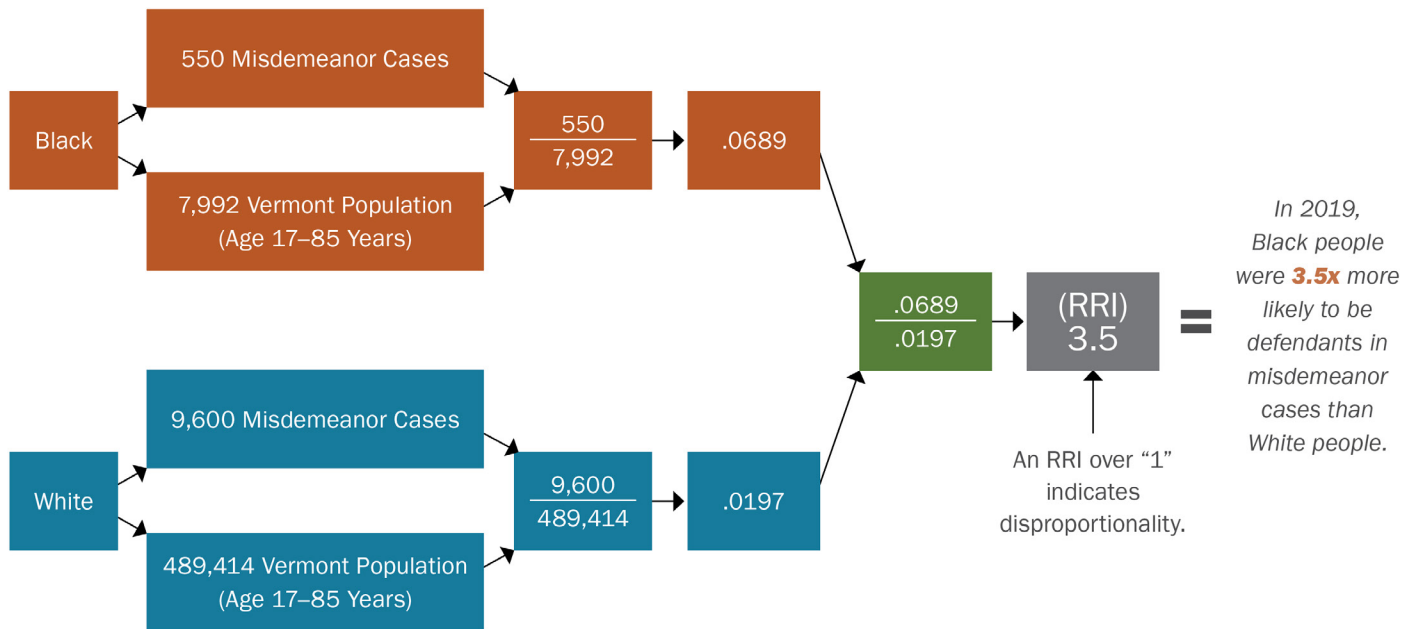
Table A4. Secondary Analytic Sample and Subsamples

Description	Outcome Examined	Number of Cases
Secondary Analytic Sample	Conviction	68,471
Subsample	Incarceration In/Out Decision	43,601
Subsample	Incarceration Sentence Length	10,062

Relative Rate Indices

Starting with the primary analytic sample consisting of 79,514 cases disposed between 2014 and 2019, Black-White relative rate indices (RRIs) were calculated for misdemeanor and felony cases, respectively, per year. Figure A1 below presents an example of an RRI calculation for misdemeanor cases that were disposed in Vermont in 2019.

Figure A1. Black-White Relative Rate Index Calculation for Misdemeanor Cases (2019)⁶⁵



N=10,087. These results are not adjusted for additional case or defendant characteristics.

Calculating Relative Rate Indices

As shown in Figure A1, to calculate an RRI for 2019 misdemeanor cases, the number of misdemeanor cases in which a Black person was a defendant is divided by the number of Black people, ages 17–85 years, who were living in Vermont that year; this provides a misdemeanor case rate of .0689. Stated differently, about 68.9 per 1,000 Black people were defendants in a misdemeanor case in 2019.

When the same calculation is performed for White people, the misdemeanor case rate is .0197, meaning that 19.7 per 1,000 White people were defendants in a misdemeanor case in 2019. Finally, the Black rate is divided by the White rate to obtain an RRI of 3.5. An RRI over one indicates that Black people are disproportionately represented in criminal cases relative to White people in Vermont. In 2019, Black people were 3.5 times more likely than White people to be defendants in a misdemeanor case.

Regression Analysis: Measures

To complete regression analyses, a series of relevant dependent (outcome) variables, as well as independent and control variables, were constructed using Vermont Judiciary case disposition data.

Dependent Variables

The first dependent variable is **conviction**, a binary variable indicating if there was a conviction—via plea agreement or jury trial—for any charge filed in the case. The alternative values here included case dismissal or acquittal. The second dependent variable is incarceration, a binary variable indicating whether a sentence to “**straight**” **incarceration** was imposed in the case. Alternatives to straight incarceration include probation, a split sentence (which is very uncommon in Vermont), a deferred sentence, suspended sentence, or a sentence to pre-approved furlough, which may include a work or treatment program—rather than imprisonment—administered by the Department of Corrections.

The third and final dependent variable is **incarceration sentence length**, specifically, the minimum number of prison days imposed. To construct incarceration sentence length, sentencing information was summarized across the case. If there was only one conviction that included a prison sentence, then the incarceration sentence length outcome corresponds to that particular sentence only.

However, in many cases, there are several charges for which the defendant is convicted, and each conviction is associated with a prison term, to be served either concurrently or consecutively. In cases where the prison terms are to be served concurrently, the incarceration sentence length outcome corresponds to the longest sentence in the case (e.g., if someone is sentenced to serve 100 days and 200 days concurrently, the effective sentence length is 200 days). In cases where the prison terms are to be served consecutively, then the incarceration sentence length outcome was constructed by adding all terms together (e.g., if a person is sentenced to serve 100 days and 200 days consecutively, the effective sentence length is 300 days). Among the 12,576 cases in the data provided by the judiciary that had information for minimum sentence length available, 1,447 cases (about 11.5 percent) had more than one prison term listed (across multiple convictions), but notation about whether those terms were to be served concurrently versus consecutively was not recorded in a consistent manner. As a result, these cases were excluded from the incarceration sentence length analysis because a reliable estimate of minimum sentence length imposed could not be calculated. Decisions to construct the sentence length variable in the manner just described were based on conversations with Vermont Judiciary court administrative staff, who provided information on how sentencing information typically works in practice.⁶⁶

Independent and Control Variables

The main independent variable is **defendant race**, a binary variable indicating whether the defendant identified as Black or White. The Vermont Judiciary obtains race information from law enforcement; law enforcement practice is to ask individuals to report their racial identity.⁶⁷ In addition, two sets of control variables were constructed to account both for key case and defendant characteristics, respectively.

In terms of *case characteristics*, the first control variable is the **offense level and category**. Offense level (misdemeanor or felony) is recorded for every charge in a case; a case is considered a felony case if one or more felony charges are filed in the case. Additionally, a severity index specific to Vermont⁶⁸ was used to rank offense categories from most to least severe. Using both offense level and category, each case was classified into one of 10 possible categories to reflect the most severe charge filed in

the case (e.g., misdemeanor-public order, felony-person; for a full list, see Table 1 on p. 8). A category for misdemeanor weapons and felony weapons cases was initially constructed but later dropped from the analyses because there were too few cases to reliably compare Black and White defendants. Additionally, a count variable for the **total charges filed** in a case was constructed; this variable was logged to account for a skewed distribution, a standard statistical practice. Finally, controls for the **year** in which the case was disposed and an indicator for the **county** in which the case was processed were included.

Regarding *defendant characteristics*, in addition to race, demographic information included a binary variable for **gender** (female or male) and a count variable for **age** at the time of case filing. A variable indicating whether the defendant was a **Vermont or out-of-state resident** was constructed using court records on the defendant's address at the time of case filing.

The primary analysis (detailed above) accounted for each of the case and defendant characteristics just described; the secondary analysis, which was restricted only to defendants who were Vermont residents, additionally accounted for in-state criminal history. To construct a criminal history score, conviction records from the Vermont Crime Information Center were used. Prior felony convictions were counted as a "1," and prior misdemeanor convictions were counted as ".5"; the two added together yielded a total prior criminal history score.⁶⁹ Because this criminal history variable included zero values and had a skewed distribution, it was adjusted using a log(x+1) transformation. Means and proportions for the dependent variables are shown in Table A5; means and proportions for the independent and controls variables are summarized in Table A6.

Summary Statistics: Primary and Secondary Analysis Groups

Table A5. Outcome Means/Proportions for Primary and Secondary Analytic Samples, by Race (2014–2019)

	Primary Analysis Results <i>Vermont & Out-of-State Residents</i>				Secondary Analysis Results <i>Vermont Residents Only</i>			
	Black Defendants N=4,673		White Defendants N=74,841		Black Defendants N=3,774		White Defendants N=64,697	
	Mean/ Prop.	(SD)	Mean/ Prop.	(SD)	Mean/ Prop.	(SD)	Mean/ Prop.	(SD)
Disposition—Conviction	0.53	(0.50)	0.63	(0.48)	0.53	(0.50)	0.64	(0.48)
Incarceration	0.41	(0.49)	0.28	(0.45)	0.42	(0.49)	0.29	(0.46)
Incarceration Sentence Length (Days)	240.50	(475.39)	168.08	(405.34)	211.84	(407.66)	163.21	(388.58)

Table A6. Summary Statistics for Primary and Secondary Analytic Samples, 2014–2019

	Primary Analysis Results <i>Vermont & Out-of-State Residents</i> N=79,514		Secondary Analysis Results <i>Vermont Residents Only</i> N=68,471	
	Mean/Prop.	SD	Mean/Prop.	SD
Defendant Race				
Black	0.06	0.24	0.06	0.23
White	0.94	0.24	0.95	0.23
Offense Category				
M-Person	0.12	0.33	0.12	0.33
M-Property	0.10	0.30	0.10	0.30
M-Drug	0.03	0.17	0.03	0.16
M-Motor Vehicle	0.35	0.48	0.35	0.48
M-Public Order	0.18	0.39	0.19	0.39
F-Person	0.08	0.26	0.08	0.27
F-Property	0.05	0.22	0.05	0.22
F-Drug	0.03	0.17	0.03	0.16
F-Motor Vehicle	0.03	0.16	0.03	0.17
F-Public Order	0.03	0.17	0.03	0.17
Gender				
Female	0.28	0.45	0.28	0.45
Male	0.72	0.45	0.72	0.45
Age (Years)	34.40	12.02	34.63	11.85
Residence at Case Filing Date				
Vermont (in state)	0.91	0.28	–	–
Out of state	0.09	0.28	–	–
Disposition Year				
2014	0.19	0.39	0.19	0.39
2015	0.17	0.38	0.17	0.38
2016	0.17	0.37	0.17	0.37
2017	0.16	0.17	0.16	0.37
2018	0.16	0.36	0.15	0.36
2019	0.16	0.37	0.16	0.37
Total Charges Filed	1.63	1.75	1.64	1.78
County				
Addison	0.03	0.18	0.03	0.18
Bennington	0.08	0.26	0.07	0.26
Caledonia	0.05	0.22	0.05	0.22
Chittenden	0.27	0.45	0.28	0.45
Essex	0.01	0.07	0.00	0.07
Franklin	0.08	0.27	0.09	0.28
Grand Isle	0.01	0.09	0.01	0.09
Lamoille	0.03	0.17	0.03	0.17
Orange	0.03	0.17	0.03	0.17
Orleans	0.04	0.20	0.04	0.20
Rutland	0.10	0.30	0.10	0.30
Washington	0.10	0.30	0.10	0.30
Windham	0.09	0.28	0.08	0.27
Windsor	0.09	0.28	0.08	0.27
In-State Criminal History Score	–	–	3.62	5.06

Notes: Proportions may not add up to 1 due to rounding.

Regression Analysis Results

Regression analysis was used to examine the extent to which there are racial disparities at key decision-making points in Vermont's court system after accounting for case and defendant characteristics. For each outcome—including (1) likelihood of conviction, (2) likelihood of a sentence to straight incarceration, and (3) incarceration sentence length—regressions were run first on the primary analysis sample and then on the secondary analysis sample; results from both sets of regression were compared to develop a conclusion. For binary outcomes—likelihood of conviction and likelihood of a sentence to straight incarceration—logistic regression was employed. For incarceration sentence length, a count variable, negative binomial regression was used because sentence length is an over-dispersed count variable, meaning that there is a high level of variation, or spread, in the distribution of this variable.

Table A7 presents a summary of results from all regression analyses. Table A7 explains that analysis results from both the primary and secondary analyses were used in combination to determine whether there was consistent evidence of a racial disparity for each decision-making point. Tables A8–10 present results from regression models for each outcome across the primary and secondary analytic samples. Recall that the size of the analytic sample varies across primary and secondary analyses, and between outcomes, due to data availability (as summarized in Tables A1–4 in the appendix).

To obtain the results that are depicted in Figures 7–9 (in the main body of the report), fully adjusted regression models were used to obtain predicted outcomes for each offense category (e.g., M-Person, F-Public Order), but results were only reported in graphical form when the Black-White difference in the predicted outcomes was statistically significant.

Table A7. Summary of Results from Primary and Secondary Analyses

Regression Outcome	Primary Analysis Results	Secondary Analysis Results	Conclusion
	Vermont & Out-of-State Residents	Vermont Residents Only	
	Is there evidence of a Black-White racial disparity in this sample?		
Disposition – Conviction	No	No	Primary and secondary analyses are in alignment. There is no consistent evidence of racial disparity in conviction.
Sentence – Incarceration (In/ Out Decision)	Yes	Yes	Primary and secondary analyses are in alignment. There is consistent evidence of racial disparity in sentences to incarceration.
Sentenced Incarceration Length	Yes	No	Primary and secondary analyses are not in alignment. There is no consistent evidence of racial disparity in sentence length.

Table A8. Odds Ratios from Logistic Regression Predicting Conviction, 2014–2019.

	Primary Analysis Results <i>Vermont & Out-of-State Residents</i>				Secondary Analysis Results <i>Vermont Residents Only</i>			
	Model 1a		Model 1b		Model 2a		Model 2b	
	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)
Defendant Race								
Black	0.65***	(0.02)	1.01	(0.08)	0.62***	(0.02)	0.99	(0.09)
Offense Category								
M-Property			1.08*	(0.04)			1.18***	(0.04)
M-Drug			0.67***	(0.03)			0.76***	(0.04)
M-Motor Vehicle			1.80***	(0.05)			1.77***	(0.05)
M-Public Order			0.63***	(0.02)			0.64***	(0.02)
F-Person			1.74***	(0.07)			1.72***	(0.08)
F-Property			1.89***	(0.09)			1.88***	(0.09)
F-Drug			1.79***	(0.11)			1.91***	(0.13)
F-Motor Vehicle			5.58***	(0.45)			5.52***	(0.47)
F-Public Order			1.73***	(0.10)			1.76***	(0.11)
Race & Offense Category Interaction								
Black*M-Property			0.61***	(0.09)			0.62**	(0.09)
Black*M-Drug			1.68**	(0.33)			1.77*	(0.41)
Black*M-Motor Vehicle			0.74**	(0.08)			0.77*	(0.09)
Black*M-Public Order			0.78*	(0.08)			0.78*	(0.09)
Black*F-Person			0.80	(0.11)			0.88	(0.12)
Black*F-Property			0.72	(0.13)			0.79	(0.16)
Black*F-Drug			0.57***	(0.09)			0.67*	(0.12)
Black*F- Motor Vehicle			0.46**	(0.14)			0.44**	(0.14)
Black*F-Public Order			0.78	(0.16)			0.62**	(0.09)
Gender								
Male			1.31***	(0.02)			1.25***	(0.02)
Age (Years)			1.05***	(0.00)			1.01*	(0.00)
Age-squared			1.00***	(0.00)			1.00***	(0.00)
Residence at Case Filing Date								
Vermont (in state)			1.13***	(0.03)			–	–
Disposition Year								
2015			0.84***	(0.02)			0.84***	(0.02)
2016			0.77***	(0.02)			0.76***	(0.02)
2017			0.72***	(0.02)			0.73***	(0.02)
2018			0.63***	(0.02)			0.66***	(0.02)
2019			0.62***	(0.02)			0.62***	(0.02)
Log Total Charges Filed			1.97***	(0.04)			1.90***	(0.04)

Table A8, continued

	Primary Analysis Results Vermont & Out-of-State Residents				Secondary Analysis Results Vermont Residents Only			
	Model 1a		Model 1b		Model 2a		Model 2b	
	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)
County								
Bennington			0.63***	(0.03)			0.59***	(0.04)
Caledonia			0.95	(0.06)			0.83**	(0.06)
Chittenden			0.30***	(0.01)			0.26***	(0.01)
Essex			1.79***	(0.26)			1.43*	(0.24)
Franklin			0.56***	(0.03)			0.47***	(0.03)
Grand Isle			1.03	(0.12)			0.94	(0.11)
Lamoille			0.48***	(0.03)			0.45***	(0.03)
Orange			0.93	(0.06)			0.95	(0.07)
Orleans			1.31***	(0.08)			1.36***	(0.10)
Rutland			0.64***	(0.03)			0.57***	(0.03)
Washington			0.48***	(0.03)			0.44***	(0.03)
Windham			1.12*	(0.06)			1.14*	(0.07)
Windsor			0.75***	(0.04)			0.69***	(0.04)
Log In-State Criminal History + 1			--	--			1.12***	(0.01)
Intercept	1.70***	(0.01)	0.85	(0.07)	1.80***	(0.01)	2.05***	(0.20)
Observations	79,514		79,514		68,471		68,471	
Pseudo-R ²	0.00183		0.104		0.00218		0.106	

Notes: The omitted category for race is "White"; the omitted category for offense category is "M-Person"; the omitted category for gender is "female"; the omitted category for residence at case filing date is "out-of-state"; the omitted category for disposition year is "2014"; and the omitted category for county is "Addison."

*** p<0.001, ** p<0.01, * p<0.05

Table A9. Odds Ratios from Logistic Regression Predicting Incarceration, 2014–2019

	Primary Analysis Results <i>Vermont & Out-of-State Residents</i>				Secondary Analysis Results <i>Vermont Residents Only</i>			
	Model 1a		Model 1b		Model 2a		Model 2b	
	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)
Defendant Race								
Black	1.84***	(0.08)	1.84***	(0.22)	1.76***	(0.08)	2.08***	(0.29)
Offense Category								
M-Property			2.89***	(0.13)			1.77***	(0.09)
M-Drug			2.17***	(0.16)			1.42***	(0.12)
M-Motor Vehicle			0.54***	(0.02)			0.53***	(0.02)
M-Public Order			2.25***	(0.10)			1.69***	(0.08)
F-Person			1.77***	(0.08)			1.51***	(0.08)
F-Property			1.86***	(0.10)			1.40***	(0.08)
F-Drug			1.47***	(0.10)			1.19*	(0.09)
F-Motor Vehicle			1.62***	(0.10)			1.28***	(0.09)
F-Public Order			3.56***	(0.22)			2.38***	(0.16)
Race & Offense Category Interaction								
Black*M-Property			0.61*	(0.13)			0.67	(0.16)
Black*M-Drug			0.75	(0.20)			0.80	(0.25)
Black*M-Motor Vehicle			0.64**	(0.10)			0.69*	(0.13)
Black*M-Public Order			0.74	(0.12)			0.92	(0.18)
Black*F-Person			0.70*	(0.11)			0.77	(0.15)
Black*F-Property			1.24	(0.29)			1.45	(0.44)
Black*F-Drug			1.21	(0.23)			1.06	(0.26)
Black*F-Motor Vehicle			0.97	(0.29)			1.04	(0.36)
Black*F-Public Order			1.02	(0.26)			1.31	(0.40)
Gender								
Male			1.84***	(0.05)			1.38***	(0.04)
Age (Years)			1.15***	(0.01)			0.96***	(0.01)
Age-squared			1.00***	(0.00)			1.00	(0.00)
Residence at Case Filing Date								
Vermont (in state)			1.66***	(0.07)			–	--
Disposition Year								
2015			0.88***	(0.03)			0.86***	(0.03)
2016			0.88***	(0.03)			0.83***	(0.03)
2017			0.99	(0.04)			1.00	(0.04)
2018			1.01	(0.04)			1.03	(0.04)
2019			1.04	(0.04)			1.08	(0.04)
Log Total Charges Filed			1.15***	(0.02)			1.11***	(0.03)
County								

Table A9, continued

	Primary Analysis Results Vermont & Out-of-State Residents				Secondary Analysis Results Vermont Residents Only			
	Model 1a		Model 1b		Model 2a		Model 2b	
	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)	Odds ratio	(SE)
Bennington			1.54***	(0.11)			1.62***	(0.13)
Caledonia			1.50***	(0.12)			1.27**	(0.11)
Chittenden			2.11***	(0.14)			2.04***	(0.15)
Essex			1.73***	(0.25)			2.45***	(0.46)
Franklin			0.99	(0.07)			0.78**	(0.06)
Grand Isle			0.50***	(0.09)			0.46***	(0.08)
Lamoille			1.95***	(0.17)			2.14***	(0.21)
Orange			1.90***	(0.16)			2.08***	(0.19)
Orleans			3.28***	(0.25)			3.43***	(0.29)
Rutland			1.95***	(0.14)			2.11***	(0.17)
Washington			2.20***	(0.16)			2.21***	(0.17)
Windham			1.60***	(0.11)			1.80***	(0.14)
Windsor			1.13*	(0.08)			1.28**	(0.11)
Log (In-State Criminal History + 1)			--	--			2.75***	(0.04)
Intercept	0.38***	(0.00)	0.01***	(0.00)	0.41***	(0.00)	0.14***	(0.02)
Observations	49,594		49,594		43,601		43,601	
Pseudo-R ²	0.00338		0.112		0.00269		0.202	

Notes: The omitted category for race is "White"; the omitted category for offense category is "M-Person"; the omitted category for gender is "female"; the omitted category for residence at case filing date is "out-of-state"; the omitted category for disposition year is "2014"; and the omitted category for county is "Addison."

*** p<0.001, ** p<0.01, * p<0.05

Table A10. Incident Rate Ratios (IRRs) from Negative Binomial Regression Predicting Minimum Sentenced Incarceration Length, 2014–2019

	Primary Analysis Results <i>Vermont & Out-of-State Residents</i>				Secondary Analysis Results <i>Vermont Residents Only</i>			
	Model 1a		Model 1b		Model 2a		Model 2b	
	Incident Rate Ratio	(SE)	Incident Rate Ratio	(SE)	Incident Rate Ratio	(SE)	Incident Rate Ratio	(SE)
Defendant Race								
Black	1.39***	(0.10)	0.89	(0.14)	1.30***	(0.08)	1.01	(0.13)
Offense Category								
M-Property			0.50***	(0.04)			0.52***	(0.03)
M-Drug			0.86	(0.08)			0.86	(0.07)
M-Motor Vehicle			0.42***	(0.03)			0.44***	(0.02)
M-Public Order			0.55***	(0.04)			0.58***	(0.03)
F-Person			7.15***	(0.52)			7.17***	(0.39)
F-Property			5.89***	(0.43)			6.10***	(0.36)
F-Drug			4.84***	(0.42)			4.95***	(0.40)
F-Motor Vehicle			4.06***	(0.32)			4.14***	(0.29)
F-Public Order			3.67***	(0.25)			3.67***	(0.23)
Race & Offense Category Interaction								
Black*M-Property			0.97	(0.28)			0.84	(0.17)
Black*M-Drug			1.33	(0.37)			1.18	(0.33)
Black*M-Motor Vehicle			1.45	(0.36)			1.14	(0.21)
Black*M-Public Order			1.54*	(0.30)			1.36	(0.23)
Black*F-Person			1.16	(0.27)			1.17	(0.20)
Black*F-Property			0.75	(0.17)			0.75	(0.17)
Black*F-Drug			1.31	(0.24)			1.24	(0.25)
Black*F- Motor Vehicle			1.21	(0.31)			1.17	(0.34)
Black*F-Public Order			0.97	(0.28)			1.09	(0.23)
Gender								
Male			1.44***	(0.06)			1.38***	(0.04)
Age (Years)			0.99	(0.01)			0.97***	(0.01)
Age-squared			1.00	(0.00)			1.00***	(0.00)
Residence at Case Filing Date								
Vermont (in state)			0.87	(0.07)			--	--
Disposition Year								
2015			0.83***	(0.04)			0.85***	(0.03)
2016			0.99	(0.06)			0.99	(0.04)
2017			0.97	(0.05)			1.03	(0.04)
2018			1.00	(0.05)			1.04	(0.04)
2019			1.14*	(0.06)			1.16***	(0.05)
Log Total Charges Filed			1.50***	(0.04)			1.54***	(0.03)

Table A10, continued

	Primary Analysis Results Vermont & Out-of-State Residents				Secondary Analysis Results Vermont Residents Only			
	Model 1a		Model 1b		Model 2a		Model 2b	
	Incident Rate Ratio	(SE)	Incident Rate Ratio	(SE)	Incident Rate Ratio	(SE)	Incident Rate Ratio	(SE)
County								
Bennington			0.74**	(0.07)			0.75***	(0.07)
Caledonia			0.74**	(0.08)			0.73***	(0.07)
Chittenden			0.45***	(0.04)			0.45***	(0.04)
Essex			0.73*	(0.11)			0.85	(0.15)
Franklin			0.63***	(0.06)			0.62***	(0.06)
Grand Isle			0.83	(0.22)			0.79	(0.18)
Lamoille			0.48***	(0.06)			0.48***	(0.05)
Orange			0.66***	(0.08)			0.66***	(0.07)
Orleans			0.91	(0.09)			0.90	(0.08)
Rutland			0.62***	(0.06)			0.64***	(0.05)
Washington			0.46***	(0.05)			0.45***	(0.04)
Windham			0.75**	(0.07)			0.76**	(0.06)
Windsor			0.67***	(0.07)			0.68***	(0.06)
Log (In-State Criminal History+1)			--	--			1.10***	(0.02)
Intercept	167.97***	(4.07)	104.69***	(22.13)	163.21***	(2.64)	111.98***	(17.68)
Observations	10,754		10,754		10,062		10,062	
Log Likelihood	-61853.04		-57505.16		-57658.84		-53600.54	
AIC	11.50		10.71		11.46		10.67	

Notes: The omitted category for race is "White"; the omitted category for offense category is "M-Person"; the omitted category for gender is "female"; the omitted category for residence at case filing date is "out-of-state"; the omitted category for disposition year is "2014"; and the omitted category for county is "Addison."
 *** p<0.001, ** p<0.01, * p<0.05

Endnotes

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25. During the project’s planning phase, CSG Justice Center staff submitted a research plan and obtained Institutional Review Board approval to conduct this work from CSG Justice Center’s partner, the University of Southern Maine National Review Board.
26. These methods are described in brief on pp. 7–8. Additionally, a detailed description of methods used is available in the Technical Appendix.
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31. For detailed summary statistics for the analytic sample, see Technical Appendix.
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33. For details on how RRs were calculated, see Technical Appendix.
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