Background Brief on …

Mentally Ill in Prisons and Jails

Prepared by: Bill Taylor

Background
Since the late 1970s, the number of mentally ill persons in the nation’s jails and prisons has increased to a level not seen since the 19th Century. At the same time, the number of persons committed to mental hospitals has dropped dramatically. In 1958, Oregon had over 5,000 people committed to the State Hospital; that number has dropped to a current patient level of 790. An additional 500 beds are available for community-based mental health programs and are used for short-term commitments.

Over the last 25 years, significant medical advancements have allowed for the better management of mentally ill individuals, many of whom can live and work in the community with the proper medication and assistance. With these medical advancements, the treatment of mentally ill shifted from state institutions to community-based programs. Consequently, Oregon significantly reduced the number of beds within the state hospital system. It did so with the intent of shifting resources to community-based programs. However, many mental health advocates contend that adequate resources were never transferred to community-based programs.

One study, using the prison and mental health census data from 18 European countries, found an inverse relationship between prison and mental health hospital populations. The study concluded that if one of these forms of confinement is reduced, the need for the other will increase. Accordingly, where prison populations are extensive, mental hospital populations should be small. If mental health resources are reduced, involvement with the criminal courts will increase.

Mentally Ill within Prisons and Jails
As of April 2006, Oregon’s prison population was 13,243 inmates including:
• 11,698 men, 917 women
• approximately 19 percent of the men and 54 percent of the women, for a total of 23 percent of the prison population, were classified as mentally ill
• 11 percent of incarcerated men were diagnosed with severe mental illness while 24 percent of the women were diagnosed with severe mental illness
Marion County conducted a study of its jail population for 2003-04 and found that approximately 40 percent of all inmates lodged have a diagnosable mental illness.

**How the Mentally Ill Go to the Oregon State Hospital**

There are three potential routes to the state hospital:
- Civil commitment
- Inability to assist in one’s own defense to a criminal charge
- Being found guilty but for insanity

To be civilly committed, a person must be found “mentally ill.” This means that the person is:
- A) Dangerous to self or others; or
- B) Unable to provide for the basic personal needs and is not receiving such care as is necessary for health or safety; or
- C) A person who:
  - i. Is chronically mentally ill;
  - ii. Within the previously three years, has been placed in a hospital or inpatient facility for mental illness;
  - iii. Is exhibiting symptoms or behavior substantially similar to those that preceded and led to one or more of the hospitalizations or inpatient placements; and
  - iv. Unless treated, will continue to physically or mentally deteriorate

A person charged with a crime may be found incapacitated if, as a result of mental disease or defect, at the time of engaging in criminal conduct: 1) lacks the substantial capacity to understand what he or she is doing; or 2) is unable to control his or her conduct. Mental disease or defect does not include antisocial behavior. If a court finds a person guilty but for insanity they are given over to the care and custody of the Psychiatric Security Review Board. The board may then place them in the Oregon State Hospital or under supervised treatment in the community.

**2005 Legislation**

House Bill 2141 authorized the Department of Corrections and the Oregon Youth Authority to transfer inmates to a hospital if they are severely mentally ill. If a person is transferred, they are entitled to a hearing similar to one given to a civilly committed person including the right to a hearing every 180 days.

**How the Mentally Ill Go to Jail or Prison**

Many mentally ill people charged with crimes refuse to enter a plea of guilty but for insanity. Consequently, when found guilty, many are sent to prison. Many mentally ill do not represent a sufficient enough danger to self or others to warrant civil commitment. The crimes they commit are often not serious enough to warrant incarceration. However, they sometimes commit such crimes so often that a court may feel compelled to place the offender in jail. Finally, though not officially stated, the law enforcement community and the courts will incarcerate a mentally ill person because it is the only way to get this individual the treatment they need. For example, a person may trespass numerous times in a particular place and be arrested each time for doing so. Both the police and the courts see a significant physical deterioration in the individual, but the deterioration may not be sufficient to warrant civil commitment. However, 30 days in jail on medication may, at least for a short period of time, give the person a chance to physically and mentally recuperate.

**Staff Contact**

Bill Taylor, Judiciary Committee Counsel
503-986-1694