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Access to substance use disorder treatment during COVID-19: Implications from reduced local jail populations

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Many states have responded to the spread of COVID-19 by implementing policies which have led to a dramatic reduction in jail populations. We consider the benefits associated with providing the population of individuals who would, but for these policies, be incarcerated with substance use disorder (SUD) treatment. We discuss problems that may prevent this population from receiving SUD treatment as well as policies which may mitigate these problems.

In the United States, 2.3 million people are incarcerated each year, and about one-third of this population is confined in local jails (Sawyer and Wagner, 2020). About two-thirds of inmates who were sentenced in local jails meet the DSM-IV2 criteria for drug dependence or abuse (Bronson, Stroop, Zimmer and Berzofsky, 2017). To flatten the curve3 against the spread of COVID-19, local jails have downsized their population. Fig. 1 shows the changes in local jail populations (thick curve). The break in the trend corresponds to March 16, 2020, which is the date that the White House released COVID-19 guidelines for America. This downward trend is partially a result of local jails responding to the pandemic by either lowering the bar for releases or enhancing the requirements for detention (see, e.g., UCLA Law, 2020 providing a detailed breakdown of jail releases by types of release across different states). Given the evidence that most individuals cycling through the criminal justice system have serious substance use and addiction problems, the reduction in jail populations creates an increase in the number of unincarcerated individuals with potential behavioral health problems during the COVID-19 pandemic.

There are obvious private costs to individuals who have SUDs and are unable to receive care. Releasing individuals from incarceration without providing them adequate SUD treatment is actually likely to increase such costs born by these individuals, since the average inmate has access to about one-third of this population is confined in local jails (He and Barkowski, 2020; Vogler, 2020). About two-thirds of inmates who were sentenced in local jails meet the DSM-IV criteria for drug dependence or abuse (Bronson, Stroop, Zimmer and Berzofsky, 2017). To flatten the curve against the spread of COVID-19, local jails have downsized their population. Fig. 1 shows the changes in local jail populations (thick curve). The break in the trend corresponds to March 16, 2020, which is the date that the White House released COVID-19 guidelines for America. This downward trend is partially a result of local jails responding to the pandemic by either lowering the bar for releases or enhancing the requirements for detention (see, e.g., UCLA Law, 2020 providing a detailed breakdown of jail releases by types of release across different states). Given the evidence that most individuals cycling through the criminal justice system have serious substance use and addiction problems, the reduction in jail populations creates an increase in the number of unincarcerated individuals with potential behavioral health problems during the COVID-19 pandemic.

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1 These barriers and costs include increased risks associated with social interactions (NIDA, 2020), heightened preventive measures one has to comply with (ASAM, 2020), limited access to outpatient addiction providers (D’Onofrio, Venkatesh and Hawk, 2020), and deprioritization of SUD patients (Volkow, 2020) describes how individuals with SUD may be deprioritized if they present with COVID-19 symptoms and SAMSHA, 2020a advises that inpatient treatment options should not be provided for SUD unless there are suicidal tendencies or life threatening SUDs.). We discuss these in further detail, below.

2 Diagnostic and Statistical Manual of Mental Disorders, Fourth Edition.

3 This is a popular phrase that refers to the idea of implementing policies to shift the distribution of active cases over time with the goal of reducing the number of cases in the peak of the epidemic.

4 See, e.g., Pelissier et al. (2001) for the effectiveness of residential drug treatment programs in federal prisons.
social costs in the form of future offenses that may be committed by a subset of these individuals, which they cannot otherwise commit while incarcerated. Prior work suggests that health coverage is an effective tool in reducing crime through access to SUD treatment (Wen, Hockenberry and Cummings, 2017). Consistently with this literature, Aslim et al. (2019) provide both theoretical and empirical support that access to SUD treatment is a potential channel through which Medicaid reduces the likelihood of recidivism. Therefore, limitations in accessing substance use treatment is likely to contribute to higher crime rates.

Given these risks, we identify potential constraints for released inmates to access substance use treatment and propose policy actions. First, we do not observe any systematic differences in the reduction of jail populations across expansion and non-expansion states (see solid and dashed red lines in Fig. 1). Most justice-involved individuals come from low-income populations, a group that is specifically targeted by Medicaid. It is worth noting that Medicaid covers mental health and substance use treatment as an essential health benefit since the implementation of the ACA’s Medicaid expansion in 2014. Individuals released to non-expansion states, however, are not likely to qualify for Medicaid. The take-up rate may also be low in expansion states if jails do not provide enrollment assistance prior to release. Wenzlow, Ireys, Mann, Irvin and Teich (2011) and Cuddeback, Morrissey and Domino (2016) show that Medicaid enrollment and the use of mental health services within 90 days of release are higher among states that expedite Medicaid enrollment for offenders (see also Gertner, Grabert, Domino, Cuddeback and Morrissey, 2019). These observations suggest that access to SUD treatment is likely to be a serious problem among non-expansion and low expansion states, even when they offer the services needed.

Even if the enrollment problem described above can be mitigated, absent forthcoming changes in policies, people in need of SUD treatment may not adequately receive in-person treatment. First, people with SUD problems may be reluctant to seek in-person care during the pandemic out of fear of being infected and due to the perceived inconveniences caused by enhanced preventive measures required prior to admission. Moreover, “[a]ccess to outpatient addiction providers has been limited by community social distancing policies” (D’Onofrio et al., 2020, p.2). Finally, given the (misplaced) stigma toward individuals with SUDs (Volkow, 2020) as well as the introduction of new inpatient admission policies in response to the spread of COVID-19, there is an increased risk of deprioritizing care for SUD patients as inpatient and emergency departments near their capacity.

These challenges are likely to cause a large gap between the SUD treatments that are needed and those that are actually received. We discuss two policies that can be implemented to reduce access problems and increase the utilization of SUD treatment. To mitigate the enrollment problem among exiting inmates, jails in expansion states can adopt outreach and assistance strategies to facilitate connections to Medicaid coverage prior to release. While informing exiting inmates about coverage options and SUD treatment services they are entitled to, local jails can advance these policies by coordinating access to SUD care, including medication treatment with methadone and buprenorphine. Non-expansion states, on the other hand, may have to provide

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5 42 U.S. Code § 18022. Essential health benefits requirements.
6 NIDA (2020) suggests, for instance, a 40% decline in emergency department visits including visits for SUD withdrawal.
7 These include clinical guidance on heightened measures such as phone screening for COVID before arrival and physical distancing within facilities (ASAM, 2020).
8 In response to the pandemic, SAMSHA (2020a) have issued guidance that individuals seeking inpatient or residential treatment options for SUDs should be evaluated for referral to a Level 1 or 2 program such as intensive outpatient programs and partial hospital programs (ASAM, 2020).
9 One may naturally question whether during the pandemic facilities would have the capacity to provide treatment, if these policies were to be implemented. Although it is difficult to find conclusive evidence to answer this question, available interviews with physicians, especially residents in emergency departments, suggest that the capacity is available and that access is the primary problem (see, e.g., the interview by NIDA, 2020).
10 Using data from the 50-State Medicaid Budget Survey of Kaiser Family Foundation, we calculate that about 22% of the expansion states do not provide enrollment assistance to inmates prior to release. Outreach and assistance data were obtained from the following source: https://bit.ly/3dujqaz.
11 See D’Onofrio et al. (2020) for the regulatory barriers such as DATA 2000 waiver requirements to prescribe medication.
temporary solutions to enable exiting inmates to receive care, given the large scale of the problems we have discussed. Vehicles to implement these solutions include vouchers that can be given to exiting inmates which can be used to receive SUD treatment, or simply providing universal telemedicine for SUD treatments to the entire population.

The political feasibility of these options may be debated. However, we note that states have been invited to apply for (and many have been provided) additional funds to supplement their SUD treatment budgets, which they may use to meet the increased demand for telemedicine that these policies may generate (see, e.g., the emergency grants on SUD treatment during COVID-19 by SAMSHA, 2020b). Thus, it is important for governments to consider the potential benefits associated with various policies when seeking to secure and allocate funds. We note that universal telemedicine for SUD treatments naturally go beyond mitigating problems for former and potential inmates, since it can reduce access problems among the general population as well.12 Telemedicine has the potential to mitigate barriers to SUD care, and we already see evidence of states expanding coverage for these services during the pandemic, as we discuss next.

Although telemedicine programs were widely available in more than 50 U.S. health systems prior to the pandemic, it was neither widely adopted nor implemented (Hollander and Carr, 2020). Many factors contribute to the inefficiencies associated with these programs, including the shortage of providers as well as the varying complexities in payment methods. For patients, competing incentives between physicians and payers make telemedicine reimbursements more complex and can increase spending relative to in-person care (Ashwood, Mehrrota, Cowling and Uscher-Pines, 2017). In fact, payment parity between telemedicine services and in-person care exists only in 20% of states (Lackman, Acosta, and Levine, 2019). While certain aspects of telemedicine have been designed and scaled up to mitigate these aforementioned challenges,13 Medicaid reimbursement policies are still dictated by states, which in turn create complex variations in telehealth laws and regulations. Given the low rates of telemedicine for SUD use documented in existing studies, modifying reimbursement policies under Medicaid can be essential for strengthening telemedicine for SUD use to complement in-person care (Huskamp et al., 2018). During the COVID-19 outbreak, it is a welcome development that several states have already started to expand telemedicine for SUD benefits under Medicaid (APA, 2020).14 These expansions can provide an evidence-based assessment of the effectiveness of telemedicine for SUD services. Moreover, this may be an important step toward the future of SUD treatment in jails and prisons to curb recidivism.

Given the potential benefits of these services we have discussed, we hope to see other states follow suit, which would make telemedicine for SUD a commonly available mode of service in the near future.

CRediT authorship contribution statement
Erkmen G. Aslim: Conceptualization, Data curation, Project administration, Visualization, Writing-original draft. Murat C. Mungan: Conceptualization, Project administration, Writing-original draft.

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12 Prior scholarship suggests that access problems are not unique to prior or potential inmates (Priester et al., 2016) although the marginal benefit from reducing access within the latter group is presumably larger due to the added benefits from reductions in recidivism.
13 SAMSHA have awarded individual grants to some states to increase capacity through an expansion of telemedicine services for SUD (see https://bit.ly/3ftNuo for details and recipients of each grant).
14 Requesting for Medicaid Section 1135 Waiver Flexibilities, for example, California expanded the coverage of telemedicine services for behavioral health treatment under State plan benefits.

(footnote continued)