Planning beyond Mass Incarceration

The MIT Faculty has made this article openly available. Please share how this access benefits you. Your story matters.

| Citation          | Simpson, Sheryl-Ann et al. "Planning beyond Mass Incarceration." Journal of Planning Education and Research 40, 2 (June 2020): 130-138 © 2020 The Author(s) |
|-------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------|
| As Published      | http://dx.doi.org/10.1177/0739456x20915505                                                                                                                      |
| Publisher         | SAGE Publications                                                                                                                                              |
| Version           | Author’s final manuscript                                                                                                                                     |
| Citable link      | https://hdl.handle.net/1721.1/128259                                                                                                                          |
| Terms of Use      | Creative Commons Attribution-Noncommercial-Share Alike                                                                                                       |
| Detailed Terms    | http://creativecommons.org/licenses/by-nc-sa/4.0/                                                                                                               |
Planning Beyond Mass Incarceration
Sheryl-Ann Simpson (Carleton University)
Justin Steil (Massachusetts Institute of Technology)
Aditi Mehta (University of Toronto)

Despite the significant role of the policing and penal systems in shaping the built environment of cities and the lives of urban residents, they have not been a primary focus of much urban planning research. This focus issue of the Journal of Planning Education and Research (JPER) addresses the relationships between planning, and policing and prison systems. Collectively the contributors and editors ask: What is the relationship between the practice of planning and law enforcement or penal systems? With this relationship in mind, how can planning practitioners and scholars advance spatial, racial, and economic justice? The issue explores how planning sets the context in which law enforcement and correctional institutions work as well as how logics of security shape the practice of planning and the structure of the built environment. It also examines how planning is implicated in the social and racial inequities that characterize policing and imprisonment, especially in the United States, and asks how planning may be able to play a role in promoting increased justice and community safety.

Racial Inequity in Mass Incarceration
The number of people incarcerated in the United States has grown dramatically since the 1970s. There are currently more than 2 million people in prisons or jails (Bureau of Justice Statistics 2018) and the United States has one of the highest rates of imprisonment in the world, comprising roughly 4% of the world’s population and 20% of all reported imprisoned people (Walmsley 2019). The imprisoned population includes roughly 462,000 people in local jails with no convictions and 46,000 youth (Sawyer and Wagner 2019). There are an additional 4.5 million people on parole and probation (Bureau of Justice Statistics 2018). A further 61,000 people are estimated to be held in immigration detention (Sawyer and Wagner 2019).

Imprisoned populations are not drawn evenly from all communities. Instead, the U.S. law enforcement system is characterized by persistent class and particularly racial inequities. Many in pre-trial custody, for example, remain in jails because they are unable to afford bail or to pay fines, relegated to a type of contemporary debtors’ prison. Racial disparities at all levels of the law enforcement system are striking. White residents in the United States are underrepresented in jails and prisons in every state except...
Hawai‘i (see Figure 1). Black and African American residents are overrepresented in every state except Montana. Indigenous, Native Hawaiian and Pacific Islander, and Latina-o-x populations are overrepresented in the jail and prison populations in various states across the country, and all three communities are overrepresented in jails and prisons in Arizona.

[fig 1 approx here]

According to the Sentencing Project, the likelihood of being incarcerated over one’s lifetime is currently one in three for Black men and one in six for Latino men, compared to one in seventeen for white men (Sentencing Project 2019). From colonial and antebellum Slave Codes through post-emancipation Black Codes and continuing state and federal disparities in sentencing guidelines and sentences themselves, the administration of law enforcement has long been intertwined with the maintenance of white supremacy.

Although the United States is an extreme case, patterns of extraordinary racial inequity are present in other countries as well. As examples, across the United Kingdom, the BAME (Black, Asian and Minority Ethnic) population is 13% of the general population and 27% of the growing prison population (Sturge 2019). In Canada, racial and ethnic data collection is limited in the prison system, and generally only Indigenous status is recorded. While the lack of data makes it difficult to understand the entire racial picture in Canadian jails and prisons we do know that approximately 30% of people admitted to prisons in the 2017/2018 period were Indigenous, as compared to 4% of the general population who identify as Indigenous. For women, 42% of admissions were Indigenous women (Malakieh, Jamil 2019). In Australia, the rates of incarcerated Indigenous and Torres Strait Islander peoples stands at 28% as compared to 2% in the general population, and continue to rise at a faster rate than the non-Indigenous population (ABS 2018). Finally in Aotearoa/New Zealand, Māori people are 17% of the total population and 51% of the prison population (ARA/DC 2019).

**Harm though Law Enforcement**

Legal scholar Dorothy E. Roberts (2004) examines the harms related to the racial inequity in the law enforcement system, and specifically the disproportionate rates of incarceration for Black men from low-income and poor neighborhoods. Roberts (2004: 1281) frames harm through a sociologic lens focused on the ways in which mass incarceration damages social networks, distorts social norms and destroys social citizenship. The outcomes of these disproportionate imprisonment rates in African-American communities include limitations on work and earning potential and strain on community and
kin who need to support and compensate for the absences of incarcerated people. Roberts also notes the ways in which women in the community commonly end up doing the support work to compensate for men who are imprisoned. Additionally, she describes the ways in which mass incarceration has been related to increases in violations of the law, limits civil participation and limits communities’ abilities to thrive, and produces “deep wound[s] to children’s spirit inflicted by growing up under heavy supervision by the state and under suspicion by the rest of society” (2004: 1300).

Public health researchers have also identified a range of mental and physical health harms related to the law enforcement system. Imprisoned people have both mental health and drug addiction rates much higher than the population at large (Pettus-Davis and Epperson 2015). The conditions in which people are incarcerated increase infectious disease transmission, morbidity, and mortality rates for diseases including pneumonia, hepatitis C, and HIV (van Olphen et al. 2006; Binswanger et al 2016; Pelligrino et al. 2017; Sprague et al. 2017). Additionally, imprisoned people disproportionately come from, and return to, communities that have lower levels than other communities of health and economic supports including access to employment and housing (van Olphen et al. 2006). The lack of access to resources exacerbates the health-related harms of imprisonment (Pettus-Davis and Epperson 2015).

Policing violence is an additional harm distributed inequitably across racial and ethnic communities. The Centers for Disease Control (CDC) recorded 3,276 fatal injuries across forty states related to ‘legal interventions,’ or injuries sustained during interactions with police and other law-enforcement agents (CDC 2005). Although the age adjusted rate of fatal injuries was 0.18 out of 100,000 for the total population, it was 0.46 for Black men and 0.89 for Native American or Indigenous men (see Table 1 for further details).

[Table 1 approximately here]

While deaths are an extreme outcome of police encounters, public health research also examines impacts of more mundane violences. Following the World Health Organization (WHO) categories of violence (Krug el al. 2002), researchers have examined the impact of excessive physical violence, alongside psychological violence (threats, slurs, police-initiated prolonged stops and discomfort) and sexual violence in the context of civilian-police interactions (Cooper et al. 2004). For residents who experience encounters such as police-initiated stops on a regular basis, as the encounters become more intrusive researchers find that health harms or impacts also increase. These health impacts included higher rates of
self-reported anxiety, and symptoms of trauma including post-traumatic stress disorder (PTSD) (Geller et al. 2014).

At the same time that racialized communities are disproportionately imprisoned, surveilled, and harmed, these communities also report difficulty in gaining policing support and services when they have been harmed. This can be characterized as a violence of neglect where those with a responsibility to care, provide service, or protect from harm do not (Krug et al. 2002; Cooper et al. 2004; NIMMIW 2019). Women who experience domestic, gendered, and sexual violence, in particular, describe encounters with police forces as re-victimizing (Cooper at al. 2004; Roberts 2004; NIMMIWG 2019). An additional harm related to this violence of neglect is that the lack of official care for women, their families and communities perpetuates the narrative that their lives are not valued (Human Rights Watch 2013; Dorries and Harjo, this volume).

Space and Place of Harm
The harms in the law enforcement system are also highly connected to conditions and relationships in space including processes of environmental determinism where the disorder of an area, as perceived through policing, are written onto all bodies within an area (Razack 2002; Vigneswaran 2014; Jefferson 2017). Cooper et al. (2004), for example, describe how residents in their study “remarked that the area’s [perceived] ‘ghetto’ status gave officers license to mistreat all residents” (1115). In a study of digital policing in South Africa, Vigneswaran (2014) describes the ways in which digitized crime maps “define the boundaries between order and disorder” providing technologically sophisticated sanction for any policing tactics, including those that cause harm, within areas designated or mapped as disorderly.

Patterns of racial segregation support spatial patterns in law enforcement harm alongside processes of environmental determinism. Racial segregation means that white residents are largely shielded from the type of policing violence experienced in low-income communities of color. At the same time, communities of color are largely depicted in relationship to crime, disorder, and being in need of discipline. The harm in law enforcement is masked, and indeed transmogrified, into a maintenance of order and social benefits for white middle-class communities (Hall et al 1978; Roberts 2004).

The narratives that attach crime, disorder, and lack of discipline onto communities of color are written onto the bodies of people of color. As such these bodies are seen as criminally out of place, or as disrupting spatial order (Dikeç 2007) when they are found in areas perceived as orderly or disciplined by
a majority population. For example, Black bodies in predominantly white areas, Indigenous bodies in urban space. In the United States, Asian and Latina-o-x bodies are often perceived as perpetually foreign, and particularly Latina-o-x residents, specifically as an unauthorized presence throughout the United States (Lytle Hernández 2010; Visser and Simpson 2019).

The inequity in harm and benefit means that maintaining current patterns and practices in law enforcement increasingly aligns with geographer and critical race scholar Laura Pulido’s (2015) definition of white supremacy. Pulido outlines three main characteristics of white supremacy specifically related to the spatial distribution of harms and benefits in the environment. The first characteristic is an awareness that harm is taking place. The second is the idea of taking, as the harm increases the status, well-being, or resources of dominant communities. The third is an attitude of racial superiority that might not be explicit, and that can be expressed through the actions and justifications that perpetuate harm. Pulido argues that one of the strengths of the white supremacy framework, as compared to, for example, a white privilege framework, is that supremacy does the work of identifying actors and actions responsible for perpetuating harm. In turn, the white supremacy framework also opens opportunities to identify actions aimed at dismantling systems of supremacy and domination. As we describe in the next section, planning practice has played an important role in constructing and maintaining conditions to support racial inequity in the legal system, but as the articles in this volume demonstrate, there is also an opportunity for planning practice to mitigate against, and ultimately work to support a shift in the system away from patterns of racialized harm.

**Planning and Law Enforcement**

Planning and land use regulation are often defined as governance tools that put “everything in its place” by expressing particular values in the physical arrangement of land and the built environment (Perrin 1977). Mustafa Dikeç (2007: 18) defines ‘the police,’ similarly, as “an established form of governance with everyone in their ‘proper place’ in the seemingly natural order of things.” Dikeç (2007: 18) goes on to note that “…the essence of policing is not repression but distribution–distribution of places, peoples, names, function, authorities, activities and on–and the normalization of this distribution.” Law enforcement and planning play central and intertwined roles in this process of governance and production through spatial distribution. Planning and land use regulations establish a spatial and social order, and planning and land use professionals adjudicate transgressions of that spatial order, grant variances to it, and enforce municipal codes that determine who and what goes where.
The intricate interconnection of planning, policing, and white supremacy can be seen in white efforts to exercise control over urban spaces through early efforts at zoning in the beginning of the 20th Century.

As the Great Migration of Black Americans to cities began in the early 20th Century, whites responded with violence and then with exclusionary zoning. For instance, when African-American attorney George McMechen and his wife Ann, a schoolteacher, moved to McCulloh Street in Baltimore in 1910, their white neighbors organized the “McCulloh Street and Madison Avenue Property Protective Association” explicitly “for the purpose of preventing negroes moving into the neighborhood” (New York Times, December 25, 1910, p. SM2) and petitioned the Mayor and City Council to “prescribe a limit beyond which it shall be unlawful for them to go” (Baltimore Sun, July 6, 1910, p. 7). The City Council subsequently enacted, and the Mayor signed into law, what was essentially one of the first zoning ordinances in the United States—a law that made it “unlawful for any colored person to move into or use as a residence or place of abode any house, building or structure situated or located on any block . . . so far as the same are occupied or used as residences or places of abode . . . in whole or in part . . . by white persons.” Section 3 of the ordinance excepted domestic servants who lived with their employers from the preceding prohibitions.

This type of municipal segregation ordinance quickly spread to more than 30 cities across the country (Steil and Delgado 2018). These early zoning ordinances very explicitly codified who belongs where and they criminalized Black people for being out of place, in the name of protecting middle-class white property values (Herbin-Triant 2019). The National Association for the Advancement of Colored People (NAACP) ultimately succeeded in striking these laws down as a violation of the Equal Protection Clause in Buchanan v. Warley (1917), but these laws set the groundwork in many ways for subsequent land use planning policies and for developers’ and planners’ encouragement of private racially restrictive covenants that further embedded white supremacy in the built environment (Manning Thomas and Ritzdorf 1997; Silver 1997; Brooks and Rose 2013). The often-recounted history of discriminatory Federal Housing Administration underwriting guidelines and Home Owners Loan Corporation Residential Security Maps (e.g. Jackson 1985; Rothstein 2017) as well as racialized suburbanization, municipal incorporation, and lending practices continued this construction of a white supremacist physical order (Self 2005; Steil and Delgado 2019; Steil 2019).

As the Civil Rights Movement and subsequent liberation struggles called into question white dominance and white spatial exclusion, President Nixon was elected on a “law and order” platform, declared a “war on drugs,” and presided over substantial increases in federal funding for state and local police and
prisons. The half century since 1970 has witnessed deep economic, social, and spatial restructuring focused on restoring elite class power, described instead as individual freedom; on reversing civil rights gains; privatizing public goods; weakening organized labor; reducing regulations on finance capital; and strengthening private property rights (Marable 1983; Harvey 2005). The consolidation of contemporary racial capitalism together with increased federal funding for local law enforcement and state prisons fostered a rapid increase in the imprisonment rate between the 1970s and the 2000s. Through the 1980s and 1990s, federal spending on policing and prisons continued to grow substantially, while relative allocations towards education and social supports, such as public housing fell behind. The heightened focus on incarceration between the 1970s and 1990s was encouraged by the political rhetoric promising to be “tough on crime.” For instance, President Clinton’s 1992 campaign and subsequent election were marked by hostile language towards the urban poor and accompanied by punitive legislation. The Violent Crime Control and Law Enforcement Act of 1994 created multiple new federal crimes; required mandatory life-sentences for some offenses, including a “three-strikes” provision; expanded capital punishment; and awarded billions of dollars in state grants for prisons, while also increasing funding for community development corporations. As funding for prisons increased, funding for public housing declined and President Clinton passed the “One Strike and You’re Out” Initiative, limiting access to public housing for those with certain convictions. Crime and immigration control were further linked in federal policy through the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, while punitive social and urban policies and anti-immigrant polices were expanded in the Personal Responsibility and Work Opportunity Reconciliation Act of 1996.

The increased funding for policing and prisons from the 1970s to the present had significant impacts on the national level of imprisonment. In 1970, the United States imprisoned approximately 326,000 people, including 196,429 people in state and federal prisons (Bureau of Justice Statistics, 1986: Table 3-4, p. 32) and an additional 129,189 people in local jails (Bureau of Justice Statistics, 1986: Table 4-1, p. 76). The imprisonment rate in 1970 was approximately 159 people per 100,000 in the U.S. population. By 2008, the United States imprisoned more than 2.3 million people, including 1.6 million in state and federal prisons and 786,000 in local jails (Bureau of Justice Statistics, 2018). The imprisonment rate in 2008 was approximately 768 people per 100,000 in the U.S. population—an increase in the imprisonment rate of nearly five times in less than four decades.

As discussed above, planning has played a significant role in the production and reproduction of racialized spatial inequality and has been intertwined with the rise of mass incarceration. In many
neighborhoods, law enforcement agencies are the primary government actors who interact with residents and expenditures on policing and prisons outpace other public spending. New York State spends more than $1 million annually imprisoning residents of many blocks in New York City, a per capita expenditure that dwarfs per-capita education spending in those neighborhoods (Cadora and Kurgan 2006). Imprisonment rates vary dramatically, and durably, within most cities as one representation of the striking spatial inequalities that characterize urban settlements in the United States and beyond (see Sampson and Loeffler 2010). By contributing substantially to racialized spatial inequality, the field of urban planning has contributed to the conditions for the current contemporary spatially and racially concentrated impacts of mass incarceration.

Planning, Smart Decarceration and Abolition

The articles in this volume are all connected through their attention to racial equity and advocacy planning and their relationship to practices of policing or imprisonment. The articles employ a wide variety of core theories, methods and methodologies from planning to engage with the relationships between planning and law enforcement. Further, many of the authors engage with ideas or practices related to decarceration or prison abolition.

Social work scholars Carrie Pettus-Davis and Matthew W. Epperson (2015) advocate for a process of smart decarceration, which they characterize as a substantial decrease in the prison population coupled with redress for the racial inequity in the system, and a maximization of public safety and health (Pettus-Davis and Epperson 2015; 4). In theorizations applicable to urban planning, they argue for social work involvement in this process through the ethical obligation of social work professionals to support and advocate for marginalized peoples. Additionally, they discuss the ways in which social work practices specifically support people in navigating complex systems, such as processes of reentry. In spite of the history of contributing to conditions of racial inequity, there is also a stream of planning focused on ethical obligations towards equity, racial equity, and advocacy for marginalized communities in the planning process (Lung-Amam et al 2015; Zapata and Bates 2015). Abolition pushes even further, as a move away from the current logics of law enforcement focused on a spatial order defined through surveillance, discipline, and banishment, towards definitions of order and safety that re-center care, economic and racial justice, healing, and community (Davis 2003; Gilmore 2007; FFSJ 2015; Palacios 2016; NIMMIWG 2019).

The collection starts with Stephen Sherman’s examination of historical connections between planning
and law enforcement. Sherman employs a case study of three eras in the Hyde Park neighborhood in Chicago, an area adjacent to the University of Chicago. Through the case, Sherman examines both planning and policing as projects of a racial state by analyzing waves of redevelopment in the neighborhood. He highlights the ways in which the implementation and enforcement of redevelopment plans created new forms of policing, which disciplined and excluded poor and non-white citizens. He demonstrates the ways in which these new forms of police work without explicit violence. Finally, he explores the ways in which the enforcement of the redevelopment plan simultaneously provided care and protection for white and privileged residents, alongside the white hegemonic values embedded in the plan.

From another perspective, Janet Garcia-Hallett, Toya Like, Theresa Torres, and Clara Irazábal analyze the history of the relationship between planning and policing through the case study of the Kansas City Metropolitan area. They examine shifts in policing related to the rise of the Latina-o-x population in the region. They trace the ways in which the concentration of the population provides protection for Latina-o-x residents, particularly in terms of social networks and resources. Simultaneously, they examine the ways in which the concentration of the population heightens vulnerabilities both in terms of local disinvestment, surveillance, and increased federal pressure through anti-immigrant policies and practices. The piece ends with examples from community development and local actions that directly address these multi-scalar challenges both advocating for and providing material support for immigrant rights, particularly in terms of protections for undocumented residents, and in terms of shifting the values and practices of local policing through strengthened relationships.

Courtney Knapp grounds her study directly in the American Institute of Certified Planners Code of Ethics and Professional Conduct to examine the knowledge and actions of planners around the reentry and integration of formerly incarcerated people. Knapp asks specifically about the role of planners in facilitating inclusion and exclusion in housing, employment, and civic opportunities. Surveying Community Development Directors across the United States, Knapp finds large gaps in knowledge around the ways in which planning frameworks translate into the experience of reentry. While many planning agencies play bureaucratic roles that provide housing and employment opportunities for formerly incarcerated individuals, planners are still unaware of how their policies and programs actually facilitate inclusion and exclusion for these populations. Additionally, planners continue to engage with carceral state actors, police, and other law enforcement agencies, as opposed to reentry actors, such as non-profit advocacy groups, and the directly impacted population of formally incarcerated people.
Knapp identifies important opportunities in planning education to fulfil ethical obligations around social justice, recommending that planners collaborate more with social service providers.

Justin Steil and Aditi Mehta examine the potential of planning education to broaden the production of planning knowledge and, in so doing, to shift planning practices in ways that can democratize both the analysis of social stratification and the creation of alternative visions of justice in the city. The article reports on findings from teaching an urban sociology class inside a medium-security men’s prison with a mix of imprisoned and non-imprisoned students. The course sought to facilitate the coproduction of new insights about urban inequality, drawing from students’ diverse experiences. This approach to teaching in the prison context broadened students’ awareness of their positionality in society and helped them think critically about the interaction of social structure and personal agency in cities. The authors advocate for more planning educators to design courses that push students to co-create knowledge with those at the margins such those who are currently or formerly incarcerated.

The final two articles in the volume focus on alternatives to planning for mass incarceration, and highlight the struggles of immigrant communities and Indigenous women in relation to the carceral state. Carolina Sarmiento presents a case of sanctuary planning in Santa Ana California, where immigrant-led organizers pushed the city to end contracts for immigration detention in the local jail. As Sarmiento describes, sanctuary planning connects practices of sanctuary that support the rights of immigrant residents while addressing questions of spatial injustice, including the isolation of people and inequitable distributions of funding. Sanctuary planning in this context included supporting immigrant-led organizing to reject the detention contracts, alongside developing alternatives for municipal budget shortfalls, and for reuse planning for the large footprint of jails and prisons. The article concludes by exploring assessments of jails and prisons that seriously consider human harm, and argues that while sanctuary cities across the United States vary in their policies, they all embody immigrants’ right to the city and reject current federal policy.

Heather Dorries and Laura Harjo draw on community-based actions to advocate for Indigenous feminist planning that attends to the safety of Indigenous women through a refusal of colonial violence. Dorries and Harjo outline the ways in which settler colonialism have created particular vulnerabilities to violences for Indigenous women. Violences, that as they describe, start with bodies, and are connected to the position of bodies in broader political formations including relationships to land, and to more-than-human kin. Drawing on the collaborative, Indigenous feminist, activist art practices of the Green Corn
Collective Jail Bed Drop, in which a prison bed beaded with incarceration statistics was dropped outside Frank Gehry’s Walt Disney Concert Hall in Los Angeles, and Walking With Our Sisters, a travelling exhibit in which 1800 beaded vamps (decorative moccasin tops) represented the thousands of missing and murdered Indigenous women in Canada, Dorries and Harjo argue that an anti-colonial stance is needed to address Indigenous women's vulnerability to violence. This stance includes addressing the ways in which law enforcement harm is tied into colonial claims to sovereignty over land and territory, de-centering the settler state in favor of practices grounded in Indigenous community, and practices that affirm the authority, strength and resurgence of those same communities.

Conclusions
Dorothy E. Roberts (2004: 1273) ends her examination of the harm in the law enforcement system by shifting from an examination of empirical evidence to a moral philosophical evaluation. She concludes that given the harm, and specifically the disproportionate harm in African American communities, patterns of mass incarceration are “not only morally unjustifiable, but morally repugnant.” The articles in this special issue extend this analysis to examine the ways in which specific communities are harmed by this system and the relationship to planning theory, practice, and education.

Writing this introductory essay required delving into the “morally repugnant” outcomes of law enforcement systems, and the complicit and active involvement of planning practice in those systems. It required sifting through the damning statistics, mapping and tabling them, reading and re-reading the stories of women, non-binary people, men and children whose lives have been disrupted or ended through this system, rather than reformed, redeemed, or protected. This was difficult work as we kept Michelle Daigle's (2019) admonishments around the spectacle of reconciliation in mind, where, specifically Indigenous suffering and trauma is paraded about to enable settler performances of recognition and remorse. We do not want to contribute to this practice, to have the stories of Indigenous, Black, and Brown bodies be another opportunity for performative sorrow. The work of sifting through this harm is also difficult because we all have our own loving attachments (Umemoto 2012) to different communities and people impacted by mass incarceration. We understand the harm in this system as real—material, spiritual, bodily—and so we know that our responses, resistances, refusals and care need to be just as real.

The articles in this volume, though, offer us moments of fierce hope in seeing the methodologies and theories of planning employed to identify past and present harm, to envision, report on, and embody the
type of practices needed to support a planning practice beyond mass incarceration. Some of the characteristics of this planning practice include acknowledging and examining the ways in which planning and racially inequitable law enforcement have been and continue to be intertwined. To do this there is a need to take an advocacy stance that engages with and amplifies the voices, experiences, and theorizing of people and communities that have been most impacted by the harm in law enforcement; and supporting policies that increase safety and well-being while decreasing the number of people in jails and prisons. Additionally, being aware of the ways in which we utilize data, what stories we attend to, and what unit of analysis we use in our calculations is always essential to responsible research. Finally, engaging the most impacted communities as primary stakeholders in questions of land and resource distribution and management, and prefacing community life and thriving in our calculations around the best and highest use in contrast to individual profit is an essential starting point for planning practice beyond mass incarceration. We hope the articles in this collection will be the spark for further research, teaching, and practice aimed not just at softening the edges of this morally repugnant system, not even just dismantling it, but replacing it with a system of care grounded in imaginaries of safety beyond mass incarceration.
Works Cited
Ara Poutama Aotearoa/Department of Corrections (ARA/DC). 2019. *Prison Facts and Statistics* – March 2019. Retrieved from: https://web.archive.org/web/20200115183249/https://www.corrections.govt.nz/resources/research_and_statistics/quarterly_prison_statistics/prison_stats_march_2019 [last accesses February 27, 2020]

Australian Bureau of Statistics (ABS). 2018. *4517.0 - Prisoners in Australia*. Retrieved from https://web.archive.org/web/20190715221826/https://www.abs.gov.au/ausstats/abs@.nsf/Lookup/by%20Subject/4517.0~2018~Main%20Features~Aboriginal%20and%20Torres%20Strait%20Islander%20Prison%20Characteristics%20~13 [last accesses February 27, 2020]

Baltimore Sun. 1910. Negro invasion opposed: Residents protect against sale of house to colored lawyer, *Baltimore Sun*, July 6, 1910.

Binswanger, Ingrid A., Patrick J. Forsth, Marc F. Stern and Stuart A. Knner. 2016. Epidemiology of infectious disease–related death after release from prison, Washington state, United States, and Queensland, Australia: A cohort study. *Public Health Reports*, 31:574-582.

Cadora, Eric, and Laura Kurgan. 2006. “Architecture and Justice.” Columbia University Spatial Information Design Lab. http://www.spatialinformationdesignlab.org/sites/default/files/publication_pdfs/PDF_04.pdf. Accessed October 18, 2016.

Brooks, Richard R.W. and Carol M. Rose. 2013. *Saving the Neighborhood: Racially Restrictive Covenants, Law, and Social Norms*. Cambridge MA: Harvard University Press.

Bureau of Justice Statistics. 1986. *Historical Corrections Statistics in the United States*, 1850-1984. NCJ 102529.

Bureau of Justice Statistics. 2018. *Estimated number of persons under correctional supervision in the United States, 1980-2016 from Annual Probation Survey, Annual Parole Survey, Annual Survey of Jails, Census of Jail Inmates, and National Prisoner Statistics Program*. Available at: https://www.bjs.gov/index.cfm?ty=kfdetail&iid=487

CDC National Center for Injury Prevention and Control. 2005. *Web-based Injury Statistics Query and Reporting System (WISQARS)*. www.cdc.gov/injury/wisqars. Last accessed February 2020.

Cooper, Hannah, Lisa Moore, Sofia Gruskin and Nancy Krieger. 2004. Characterizing perceived police violence: Implications for public health. *American Journal of Public Health*, 94(7):1109-1118.

Davis, Angela Y. 2003. Racialized punishment and prison abolition. In *A Companion to African-American Philosophy*, Tommy Lee Lott and John P. Pittman (eds.). London: Blackwell.

Dikeç, Mustafa. 2007. *Badlands of the Republic: Space, Politics and Urban Policy*. Hoboken: Wiley-Blackwell.
Dorries, Heather. 2017. Planning as property: Uncovering the hidden racial logic of a municipal nuisance by-law. *Journal of Law and Social Policy*, 27:72-93.

Dorries, Heather and Laura Harjo. Forthcoming. Beyond safety: Refusing colonial violence through Indigenous feminist planning. *Journal of Planning Education and Research*.

Du Bois, W. E. Burghardt. 1935. *Black Reconstruction in America, 1860-1880*. New York: Harcourt, Brace and Company.

Fathers and Families of San Joaquin (FFSJ). 2015. This s the community we need to create. *Progressive Planning Magazine*. Spring: 33-35. reprinted at: https://www.progressivecity.net/single-post/2017/04/28/THIS-IS-THE-COMMUNITY-WE-NEED-TO-CREATE

Geller, Amanda, Jeffrey Fagan, Tom Tyler and Bruce G. Link. 2014. Aggressive policing and the mental health of young urban men. *American Journal of Public Health*, 104(12):2321-2327.

Gilmore, Ruth Wilson. 2007. *Golden Gulag Prisons, Surplus, Crisis, and Opposition in Globalizing California*. Berkeley: University of California Press.

Hall, Stuart, Chas Critcher, Tony Jefferson, John Clarke and Brian Roberts. 1978. *Policing the Crisis: Mugging the State, and Law and Order*. London and Basingstoke: MacMillan Press.

Harvey, David. 2005. *A Brief History of Neoliberalism*. London: Oxford University Press.

Herbin-Triant, Elizabeth. 2019. *Threatening Property: Race, Class, and Campaigns to Legislate Jim Crow Neighborhoods*. New York: Columbia University Press.

Human Rights Watch. 2013. *Those Who Take Us Away: Abusive Policing and Failure in Protection of Indigenous Women and Girls in Northern British Columbia*, Canada. New York: Human Rights Watch.

Jackson, Kenneth T. 1985. *Crabgrass Frontier: The Suburbanization of the United States*. London: Oxford University Press.

Jefferson, Brian Jordan. 2017. Digitize and punish: Computerized crime mapping and racialized carceral power in Chicago. *Environment and Planning D: Society and Space*. 35(5):775-796.

Krug E., L. Dahlberg, J. Mercy, A. Zwi, and R. Lozano (eds). 2003. *World Report on Violence and Health*. Geneva, Switzerland: World Health Organization.

Lung-Amam, Willow, Stacy Anne Harwood, Gerardo Francisco Sandoval and Siddhartha Sen. 2015. Teaching equity and advocacy planning in a multicultural “Post-racial” World. *Journal of Planning Education and Research*. 35(3):337-342.

Lytle Hernández, K. 2010. *MIGRA! A History of the U.S. Border Patrol*. Berkeley, CA: University of California Press.

Malakieh, Jamil. 2019. *Adult and Youth Correctional Statistics in Canada, 2017/2018*. May 9. Statistics Canada. Retrieved from: https://web.archive.org/web/20190630014357/https://www150.statcan.gc.ca/n1/pub/85-002-
Marable, Manning. 1983. How Capitalism Underdeveloped Black America: Problems in Race, Political Economy and Society. Boston: South End Press.

New York Times. 1910. Baltimore tries drastic plan of race segregation, N.Y. Times, December 25, 1910.

National Inquiry into Murdered and Missing Indigenous Women and Girls (NIMMIWG). 2019. Reclaiming Power and Place: The Final Report of the National Inquiry into Missing and Murdered Indigenous Women and Girls, Ottawa: National Inquiry into Murdered and Missing Indigenous Women and Girls.

Palacios, Lena. 2016. Challenging convictions: Indigenous and Black race-radical feminists theorizing the carceral state and abolitionist praxis in the United States and Canada. Meridians: Feminism, Race, Transnationalism, 15(1):137-165.

Pelligrino, Nicole, Barbara H. Zaitzow, Melinda Sothern, Richard Scribner and Stephen Philippi. 2017. Incarcerated black women in the Southern USA: A narrative review of STI and HIV risk and implications for future public health research, practice and policy. Journal of Racial and Ethnic Health Disparities. 4:9-18. doi:10.1007/s40615-015-0194-8

Pettus-Davis, and Matthew W. Epperson. 2015. From Mass Incarceration to Smart Decarceration. Working Paper No. 4 February. American Academy of Social Work and Social Welfare.

Pulido, Laura. 2015. Geographies of race and ethnicity I: White supremacy vs white privilege in environmental racism research. Progress in Human Geography, 39(6):809-817.

Razack, Sherene. 2002. When place becomes race. In Sherene Razack (ed) Race, Space and the Law: Unmapping a White Settler Society. Toronto: Between the Lines. P1-20.

Roberts, Dorothy E. 2004. The social and moral cost of mass incarceration in African American communities. Stanford Law Review, 56:1271-1305.

Rothstein, Richard. 2017. The Color of Law: A Forgotten History of How our Government Segregated America. New York: Liveright.

Sawyer, Wendy and Peter Wagner. 2019. Mass Incarceration: The Whole Pie 2019. Prision Plicy Initiative. March 19. Retrieved from: https://web.archive.org/web/20200216213940/https://www.prisonpolicy.org/reports/pie2019.html. [last accessed February 27, 2020].

Sentencing Project, The. 2019. Trends in U.S. Correction. Washington DC: The Sentencing Project.

Silver, Christopher. 1997. The racial origins of zoning in American cities. In June Manning Thomas and Masha Ritzdorf (eds) Urban Planning and the African American Community: In the Shadows. Thousand Oaks: Sage.

Sprague, Courtenay, Michael L. Scanlon, Bharathi Radhakrishnan, and David W. Pantalone. 2017. The HIV prison paradox: Agency and HIV-positive women's experiences in jail and prison in Alabama.
Sampson, Robert J., and Charles Loeffler. 2010. “Punishment’s Place: The Local Concentration of Mass Incarceration.” *Daedalus* 139 (3): 20–31.

Self, Robert O. 2005. *American Babylon: Race and the Struggle for Postwar Oakland*. Princeton: Princeton University Press.

Steil, Justin. 2019. Antisubordination Planning. *Journal of Planning Education and Research*, https://doi.org/10.1177/0739456X18815739.

Steil, Justin and Laura Delgado. 2018. “Contested Values: How Jim Crow Segregation Ordinances Redefined Property Rights.” In Nestor Davidson and Geeta Tewari (Eds.), *Global Perspectives on Urban Law*, pp. 7-26. London: Routledge.

Steil, Justin and Laura Delgado. 2019. Limits of diversity: Jane Jacobs, the just city, and anti-subordination. *Cities*, 91:39-48.

Sturge, Georgina. 2019. *UK Prison Population Statistics*. House of Commons Library, Briefing Paper Numer CBP-04334, July 23.

Thomas, June Manning and Marsha Ritzdorf (eds). 1997. *Urban Planning and the African-American Community: In the Shadows*. London: SAGE.

van Olphen, Julinana, Nicholas Freudenberg, Princess Fortin and Sandro Galea. 2006. Community reentry: Perceptions of people with substance use problems returning home from New York City Jails. *Journal of Urban Health: Bulletin of the New York Academy of Medicine*, 83(3): 372-381.

Vigneswaran, Darshan. 2014. The contours of disorder: crime maps and territorial policing in South Africa. *Environment and Planning D: Society and Space*, 31:91-107. doi:10.1068/d18311

Visser, Anne M and Sheryl-Ann Simpson. 2019. Understanding local government's engagement in immigrant policy making in the US. in Jonathan Darling and Harald Bauder, *Sanctuary Cities and Urban Struggles*. Manchester: Manchester University Press. pp 165-190.

Walmsley, Robert. 2019. *World Prison Brief*. London: Institute for Criminal Policy Research.

Wilson, Theodore Brantner. 1965. *The Black Codes of the South*. Tuscalosa: University of Alabama Press.

Zapata, Marisa A. and Lisa Bates. 2015. Equity planning revisited. *Journal of Planning Education and Research*, 35(3):245-248.