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AESTRACT

The third volume of a series on child variance discusses delivery systems that service emotionally disturbed children, including educational, legal-correctional, mental health, social welfare, religious, and counter-cultural institutions. Each type of institution is described extensively in terms of the history of its delivery systems in the United States; its current organization and operating principles; and the way in which it handles children in a fictional, typical community (Noah). Examined are such historical developments as the growth of public school involvement circa 1915-1946, the evolution of an independent juvenile court apparatus, the emergence of mental asylums in the Jacksonian era, and the antecedents of American colonial poor relief. Subtopics considered in relation to the structure of various service delivery systems include client population; personnel; programs, facilities, and intervention techniques; informational resources; power and political structures; and patterns of interaction with other systems. The roots of counter institutions (for example, free health clinics and communes) are examined in the context of historical radicalism, cultural rebellion, trancendentalism, and Bohemianism. The authors stress the importance of client focus (through cooperative interdisciplinary professional efforts to provide improved service), of advocacy for the whole child (rather than emphasis upon particular services provided by individual agencies), and of the need for schools to fulfill central roles as clearinghouses for clients of alternative systems. References are listed at the end of each major section. (LH)

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US DEPARTMENT OF HEALTH. EDUCATION & WELFARE NATIONAL INSTITUTE OF EDUCATION

A STUDY OF CHILD VARIANCE

VOL. 3: SERVICE DELIVERY SYSTEMS

WILLIAM C. RHODES

SABIN HEAD

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Carol Mitchell the Alexandra Strandard Str

Conceptual Project In Emotional Disturbance

1974

INSTITUTE FOR THE STUDY OF MENTAL RETARDATION AND RELATED DISABILITIES THE UNIVERSITY OF MICHIGAN ANN ARBOR, MICHIGAN

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PREFACE

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On the second second difference week as society's much below to be planting agencies. A second second second second second rected public constrained to be the duration of the months of planting of the mostal beauty extends the second workers such months of the second second second second agencies is perated, under neurosities a usblock, other opplicate encoded on the second provide the second provide the second seco

where the Pholo module these agencies? We came to the tradication, in studying could observe the tradication of the scand intervention, that it is through such extrations that sosome the scale procedential with and variance. The institutions make use conjustifications, mission of the number of the scale with a did variance. The institutions make use conjustifications, mission of the number of the scale with a did variance. The institutions make use conjustifications, mission of the number of the scale with the state a power and influence of the rows. It's more to change the more constrained in the inferentions, but it we are going to influence of change the treatment of the action of the scale scale with the institutions. They are the focus point of most action with parallel of the

In addition, nowever, there are other reasons that the Project is concerned with service deavery so tens as part of its conceptual research on child variance. The Project addresses its works primarily to special education — in particular to teacher trainers of the emotionally disturbed. Graduates of these programs, the special educators, are employed as teachers in special facilities of all these systems in on after, s programs in correctional facilities, in mental health facilities, in tengiously-run facilties, and no creations could envice programs related to dependent and neglected children, etc.

In addition, even those special educators who remain in the education system need information on the alternative obtains that deal with variant children. They need it in order to make decisions on peterotic children to various agencies for services. Seldom do graduate special education programs train their dialetics in the functions and characteristics of other agencies that deal with the problems they also also all encounter. Intelligent referrals require such information, and the present studem must poss options to the output of pecemeal after he is placed in the field.

Many studies have shown that the various service delivery institutions tend to treat much the sour assumption perperformation cultural groups and certain areas in the city contribute the matority of metidal contradict, emotionally disturbed, delinquent, and poverty-stricken inventies that are clients of those cursors systems — and very frequently one client will be serviced by several agencies simultaneous contradictions for the special educator's students will also be clients of other agencies. The special educator's students will also be clients of other agencies. The special educator's students will also be clients of other agencies. The special educator is defined to know what these agencies do, not only so he may refer problems, but also so that he is aware of what is happening to his own students, and will be able to plan in unified ways for the students (includ).

Mindator, special education statutes are imminent if not aready law in many states. In many mandatory special education plans, the schools become the body with primary responsibility for many of the chents of the other agencies. The schools already exert a major influence in the process of labeling volngsters, they will assume an even more important role as central clearinghouse for the chents of the discusses as mandatory special education provisions become implemented. Special educators need more information on the total set of service delivery systems to respond appropriately to these widehed responsibilities.

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Enclair portation and states are approaching an HEW-like master agency that will coordinate the other of the didate to bound on the characteristics of the entry survey delivery complex will be protocological to many the super agencies now implemented in some states and on tright entry of others.

Some cold does of fighter learning have already started consonating men-professional service programs. Proclamatics are participlican anthropologists, educators are learning from therapists and the ordests is consistent learning from philosophers, and vice versal. The old string of beads is becontract a construction are learning from philosophers, and vice versal. The old string of beads is becontract a construction are learning from philosophers, and vice versal. The old string of beads is becontract a construction are learning from philosophers, and vice versal. The old string of beads is becontract a construction are learning from outerconnections everywhere. The old professional distinctions are grad and does vice where a new way of organizing for cooperation is emerging, clean focus. The Propect start of the construction concerned with the treatment plan of a single agency as with how the problem club of structed by the many agencies and institutions and professionals that interact with run. Workep, that the new meeds of multisprofesionals will be able to circumvent the territorial factorial of paradoring many ideodes printy efforts in existence today.

How attempt is trated to recent moves towards advocacy professions that speak for the clients of carbon stated at the up to piece the whole child back together from the spintering caused by the must agency division of services rendered. Many recent lawsuits and hightion efforts have been addressed to this cety problem, that separate agencies are not rendering the treatment required to make a whole beis of. Advocates and atgants need information, not on the pieces of service that are avarance with nome system, but of the whole complex of services delivered by systems that deal with variation drive.

Because the existing systems cannot be understood without knowing how they came to their present to the we have explored the institution of the various institutions. Because the institutions at a local iever are part of a greater web of national systems, we have explored the current operating forms of the national service defortly systems. But the day-to-day operations of a given system depart from the generic descriptions, and cannot be fully understood from such a remote viewpoint. Therefore, we have abcorded a specify case study of the operations of each system dealing with variant children in a moderate sized other current by one), we are trying to cover all bases the historical dynamics, the national pattern and the gratic details of local functioning of service delivery systems for variant children.

We support a approach wall contribute to our understanding of the basic failure of our society to trust in a data much thes land. The cause of the bras is hard to see in individual cases, but is apparent to a data data by Backs and the poot are grossiv over-represented among the populations about do not data to data to disturbed. It is our hope that we can discover the cause for such bras by subtractions and the problems to the way in which a problem is identified and comes to the attent of the other the data problems to the way in which a problem is identified and comes to the attent of the new treatment systems. It is not contention that these bases are not the effects of the dimension of the data to supplies of the diswill of interveners, but that they are effects of efforts as and the contract that they can be contracted at that jevel.

Frame of Reference

Including transford reference for this volume on service derivery systems is essentially a structurn at a vs solution of the volteposite social contract. We have fined to analyze the social structures created by the social to held is people together in a unified mass. Psychosocial unacation scenis to have been accompleted in our nation through major social institutions which dispense education, health, polieing, evolution is donted on other to support the socializing and care functions of the biological unit of family. With the abolization of the using unit into the small indicar family, made up printarily of one set of parents and the construction specify has had to create elaborate supplementary structures of indication construction in the prints beauty and social services. Religancial solutions at role, but it are in the construction of the biological to beauty of the basic phinosophical structures support and the construction of the social to be basic phinosophical structures support and the construction of the biological to beauty of the basic phinosophical structures are speciation of church and the



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Inefamily is supposed to serve all the social functions represented by these supplementary agencies but as the size of the family has declined, the size of these supplementary social agents has not to grow the the process, the overall socialization and caretaking functions of the home were shifted. From direct subjective, intimate, psychological covenants of mutual care, to indirect, objective, corporate, social contracts carried out by care corporations instead of intimate groups.

As these massive social structures assume a contractual responsibility for child variance, they carry out public mandates laid down by health, education, welfare, and corrections legislation. This legislation is transmuted into networks of facilities at the federal, state and local levels. In a sense, these social structures are political in nature. They are part of the executive branch of government and are subject to the political forces which surround government. Therefore, the theories, which were reported on an Volume I of A Study of Child Variance, and the interventions of practices, which were reported on an Volume II of the Child Variance series, become political when they become operational, in service delivery systems. In a very concrete sense, we cannot understand how to use behavioral social science theory, nor the specific practices of teaching, therapy and social rehabilitation unless we understand the operational public agencies of education, mental health, corrections and social services, and are aware of the private alternative agencies.

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Many persons have contributed directly or indirectly to the preparation of this book. The authors of the individual papers collected in this volume have, of course, been the backbone of the Project's contributors.

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- Dr. Vernon Haubrick, University of Wisconsin at Madison.
- Dr. Richard Cloward, Columbia University,
- Dr. John Seeley, University of California at Los Angeles:
- Dr. Santord Fox, Boston College,
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Of the many reviewers who came to Ann Arbor to review the Project and provide consultation on its activities, we would like to specifically thank Dr. Frank Wood, Dr. Frank Bruno, Dr. A. J. Pappanikou, Dr. I dward Schultz, Dr. Peter Knobiock, Dr. Herbert Quay, Dr. Joseph Motto, Dr. Robert Kozma, and Dr. Raynor Beech. We would especially like to thank Dr. Spencer Gibbins, Dr. Susan Swap, and Dr. Michael Tracy, all former members of associates of the Project, for their invaluable consultation and contributions.

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The sections depang with case studies of various institutions and agencies in an urban setting well set then with the cooperation of many individuals in the agencies the submerous to acknowledge and submerous to acknowledge and submerous to be prevaded the autoest with inservations, instituation, and guidance. We are gratefull with the two numers to be used the autoest with inservations instituation, and guidance. We are gratetual with the two numers to be used the adeon the takes activities.

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OVERVIEW

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by

William C. Rhodes

Mark Sagor

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The authors wish to acknowledge their indebtedness to the work of several others, both groups and individuals. The idea of viewing deviance from "the other side" is consonant with some social deviance theorists (i.e., Becker, 1953). Much of the historical data are taken from a series of reviews of individual service delivery systems authored by Lee Atkinson, Margatet Fraser, Edward Hoffman, Barry Moore, Daniel Pekarsky, and Christopher Unger, While acknowledging this debt, the authors personally assume all responsibility for their interpretations and for the implications drawn in this report.



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L THE FRAME OF REFERENCE.

Class fication systems represent the coded life-style and character-trait biases of any society. They are maximally functional in fixating social processes when they maintain both the social control and the psychic self-image of the dominant group. Social control is maintained when these biases are translated into the action-hardware of society, and when this hardware plays a key role in supporting and integrating the other major institutions of that society. They are maximally functional in the psychic self-image of the dominant group when they drain off all psychic threats to the self-image of adequacy and superiority held by the dominant groups.

In reference to our own society, we might say that classification systems, as they now exist in caretaking agencies, perform the twin functions of social and psychic control for the dominant culture-bearers of our society. They are the crystallized to by which the dominant culture bearers determine inclusion and exclusion of individuals to the mainstream. As image-sets, they are both positively and negatively cathected by the society of any external representation of the chosen image-set becomes a positive stimulu.

Our society is not the only society which has chosen particularized image-sets as the basis for inclusion and extrusion of its members. This collective process is part of any community form, of any society (Benedict, 1934, Rhodes, 1972). Our society, however, has been able to carry the trait and style preferences further than most past societies because our caretaking agencies have benefited from advanced technology for detecting, fixing, and separating even the slightest nuances of departures from chosen types. Our scientific-professional coalition provides our dominant culture-bearers with the tools for consolidating social and psychic control of the society and for shoring up other critical social institutions which they dominate, such as economics, religion, family, and education.

At the same time clearly identified departures from these image-sets of the cultural ideal provide generalized teceptacles for collective elimination of all psychological threats, personal or impersonal, which are a part of daily life in any society. As an elimination receptacle for psychological threats, the negative categories and the agencies provide the technical equivalent of the scapegoating rituals which are a part of any society in any period of time. Because the image ideal becomes more sharply drawn and constructed as cultures evolve over time (Benedict, 1934, p.72), and because of the extensive range of contradicting impulses, desires, and behavioral tendencies in any human being, the 4-bininant culture-bearets are in a constant bind and need to ward off these recurrent threats to their narrow image ideal. Also, because daily existence is filled with real external threats (natural disasters, wars, disease, social conthet, etc.), the integrity of the psychie self-image is constantly bombarded and almost overwhelmed with anxienes which have to be extruded. Thus, the classification systems can provide the social émptying pots into which all manner of psychological threat is projected and extruded.

This is not to imply that there may be no differences in people to begin with. Some individuals are born with or develop decided differences. The central issue is what society, and its leaders, do with these differences, real or coagned. In crystallizing restricted life-style and character-trait biases, our society has created a piedicanient for itself. The deviance predicament. The predicament lies in the tight, narrow borders the dominant culture-bearers have drawn around themselves and around the large numbers of the members they have relegated to the other side of the wall.

This is not a new process in Western Civilization. The roots of our present predicament go back to European culture at the end of the Middle Ages. According to the thesis presented by Michel Foucault (1973), it was at that point in history that madness came upon the stage left empty by the invistences disappearance of leprosy, and appropriated the fevered images of society and moved into the the abandoned lazar houses left empty by the outgoing tide of that all-absorbing psychic threat. According to Foucault, it was not that madness did not exist before that time, rather it was a dramatic



shift in which inadness took on a new social interpretation and moved into the obsessive, threat-absorbent spaces formerly occupied by leprosy. It was a new era in which the bourgeois ethic was forged, and madness tell victum to the twin circumstances of the new ethic and the fading of the leprosy menace Foncaultsays.

Into the Renaissance, the sensibility to machess was inked to the presence of imaginaty transcendences. In the classical age, for the first time, madness was perceived, through a condemnation of idlene is and in a social imminence guaranteed by the comimation of labor. This community acquired an ethical power of segregation, which permitted at to eject, as into another world, all forms of social uselessness. If was in this other world, encircled by the sacred powers of tabor, that madness would assume the status we now attribute to it. If there is, in classical madness, something which refers of sewhere, and to other things, it is no longer because the madman comes from the world of the irrational and bears its stigmata; rather, it is because the crosses the frontiers of bourgeois order of bis own accord, and alienates himself outside the sacred lamits of itsethic (Loncault, 1973, p. 58).

Foucault goes on to say that the relation for the startice of confinement and the insistence on work to not defined by economic constrained in the instance of economic perception sustained and anomal it 16 is of poverty was neither scare of commodeles, nor unemployment, but the weakening of discipling and the relaxation of morals. He reports that the edict of 1657 was full of moral denunciations and strange threats. It said that, "The libertinage of beggars has risen to excess because of an unfortunate tolerance of crimes of all sorts, which attract the curse of God upon the State were they to remain unpunished (Foucault, 1973, p. 59)."

This deviance ethos has a very familiar ring. One of the knottiest problems in the deviance predicament of our modern society is that the scientific terminology of our classification systems, and the scientific "treatment" of their related caretaking agencies, completely obscure the moral maledictions and proscriptions underlying them. One way to begin to uncover these roots is to examine their growth and development in the historical context of our nation.

It is not argued that this conceptual framework is a fruer, or even more accurate representation of the phenomenon being addressed than is the view of the professional classifiers. It is merely argued that this is an alternative view, a view from the other side of professional classification, and one that is necessary to temper and augment professional dogma. We have tried to adopt a frame of reference arising out of the dynamic events of community life, rather than out of the theoretical constructions of professionals and scientists. This approach may seem strange and alien to professional readers who are used to approaching the problem by tracing the origins and evolution of their own classification and intervention theories. The latter approach produces only a house history, one written from inside. It ends up being every bit as partian as our particular version might appear to the professionals, because, after all, professionals do have a vested interest in classification.

Much of the evolution of our current national classification systems for children, which separate them into various care-receiving groups, can be traced in the bombastic history of this country. The animus which has accumulated in these powerful image-sets can be reflected in the reactions of the dominant culture-bearers to the constant flood of change forces washing over the nation. The instability of, and perpetual challenge to, any national image-ideal drove them to trantic defenses of their cathected lifestyle and character trait preferences. Their moral outtage sharpened and hardened their image-sets to the point that powerful external institutions had to be created to aid in the defense.

All of this occurred in the context of heavy influxes of alien ethnocentric groups, major social philosophies which dominated public thinking in different periods, and strong, charismatic leaders who became spokesmen for such philosophies. Finally, the way in which these factors came together in the collective phenomenology of those periods crystallized and impounded these image-sets in the scientific-professional hardware of such caretaking industries as education, corrections, social services, mental health and the gon.



2.7

The sense of alarm of the dominant Protestant-American population of the United States in response to the influx of alien custom-earriers into this country during the late nineteenth and early twentietb centuries is an example of this process. The sentiment, shared by the main line culture-bearers in this period was expressed in Boston's *American* in the midst of the heavy Irish Catholic migration.

Instead of assimilating at once with customs of the country of their adoption, our foreign population are too much in the habit of retaining their national usages, of associating too exclusively with each other, and living in groups together. These practices serve no good purposes, and tend merely to alienate those among whom they have chosen to reside. It would be a part of wisdom, to abandon at once all usages and associations which mark them as foreigners, and to become in feeling and eustom, as well as in privileges and rights, enzem of the United States (Handlin, 1959, p. 185).

The part that the professional played in the period of scientific consolidation of these imagesets can be sampled in the professional alarm sounded by Henry Coddard, a famous psychologist, in 1921. He had had much to say about feeblemindedness and delinquency over a period of years preeeding the following statement which he made about delinquency and mental retardation and mental illness.

There are two million people in the United States who, because of their weak minds or their diseased minds, are making our country a dangerous place to live in. The two million is increasing both by heredity and by training. We are breeding detectives. We are making criminals(Goddard, 1921, p. iv).

In the community model suggested in this paper, alarm becomes distilled into public residual labels, collective images which act as common signals for defense. Once such labels are fixed in the public repository, they may function autonomously; like alarm systems gone awry, constantly alerting, constantly warning, constantly stirring response. Even after the events which brought them into existence have passed, they can go on existing in the living repository of collective life as though past events were current threats to the integrity of the whole. They provide exponential power to any other threats which may be occurring in the here and now.

There is another part of this threat potential which seems particularly pertinent to our own experience. The convergence of the entrenched dominant culture-bearers upon the alien custom carriers such as immigrant groups, and upon certain human conditions such as poverty and dependency, also seems to have converged upon the residential spaces in which the "foreign populations earry out their alien usages and practices, associating with each other and living in groups together (Handlin, 1959, p. [85]." Taken from the point of view of the dominant culture-bearer, "these practices serve no good purposes, and tend merely to alienate those among who they have chosen to reside (Handlin, 1959, p. 185)."

Thus certain spaces of the city appear to have taken on the threatening quality of their "foreign" residents, and become provocative and fearful to those who reside in the larger masing of space surrounding them.

In 1893, the New York Times said of the Jewish community in the Lower East Side:

This neighborhood, peopled almost entirely by the people who claim to have been driven from Poland and Russia, is the eyesore of New York and perhaps the filthiest place in the western continent. It is impossible for a Christian to live there because ne will be driven out, either by blows or the dirt and the stench. They cannot be lifted up to a higher plane because they do not want to be (Bernard, 1973, p. 19).

In the Massachusetts Senate Documents of 1847 it is recorded that the Irish are displacing

the honest and respectable laborers of the State, and \pm from their manner of living work for much less per day \pm being satisfied with food to support their minimal exstence alone \pm while the latter (the native American Workers) not only labor for the body but for the mind, the soul, and the State (Handlin, 1959, p. 185).

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Thus the land masses of the city, surrounding small spatial enclaves can become, in the collective phenomenology, a threatened area. Various protective barriers can come to be crected between the alien territories and alienated populations. Statements such as "the other side of the tracks," "the undesirable side" of the river or the expressway, etc., speak of certain physical barriers. Protective real estate practices in the surrounding areas are still another type of barrier. Still another way of putting distance between these territories is the public mediating structures of police and corrections, social services, mental health, and education. "Fach of these structures, as it focuses on child clientele, is closely associated with historical shorthand alarm signals, concentrated in such terms as "incorrigible and dissolute," "dependent and neglected," "diseased minds," or "weak minds," These emotionally-laden terms are distilled symbols which stand for a permeating ethos of protective anxiety. The distilled symbols are probably less disturbing phenomeaologically than the fantasied experiences of direct contact with the areas and individual presence for which they stand. In a sease, the symbols might be said to be a way of cooling, and diluting the fear of what they stand for. They might be conceived of as second-order symbols for feared direct experiential exposure to the alien area, its population, and its phenomenologically threatening individuals.

Still more distant, and perhaps, less disconcerting to the main line culture-bearer, is the scientific and professional language labels of the mediating systems of care-giving. These labels transfer the immediate threat to an even more removed language level, a "third-order" level. Instead of "incorrigible" and "dissolute," the term coined by the Chicago Child Savers (Platt, 1969) becomes the standard language — the child is termed a "delinquent." Instead of Goddard's "discased minds," or "weak minds," the phenomenological language becomes "emotionally disturbed," or "mentally retarded."

These encapsulating terms somehow keep the threatening behaviors, conditions, and ethnic areas from atousing tull-scale teat. However, the shorthand label does seem to stand for a much more inclusive referent. It seems to mean an alien area, an alien population, an alien way of life, a set of human conditions, an array of foreign behaviors. All of these alien components can be conjured up by the labels, even though the links between the current professional terms and the original phenomenological referents may have been lost in the passage of time.

Modern research and theory, like archeological uncovering seems, recently, to be recovering the lost connections between current professional labels and past threat-recoil cycles associated with detense against foreign, and alien infusions into a settled, established way of life. The work of Thomas Szasz (1961 and 1970) related to mental illness, of Jane Mercer (1973) related to mental iretardation, of Menninger (1969) related to criminality, and of Charles Platt (1969) related to delinquency offers important suggestions of such existential phenomena. The views of Ivan Illich (1971) related to the processing of children into social classes, or of Christopher Jeneks (1972) related to the myth of equality production by schools are other examples of such uncovering.

In the following sections we will interpred certain events in the history of this country, occurring after the Cavil Wat and ending with the 1920's in light of the threat-recoil hypothesis.





IL HISTORICAL BACKGROUND - THREAT

Vince can society, after the Crui War, wal "predominantly one of small farms, small businesses, and small forwis, in which both the hopelessly ploy and the overwhelmingly rich were limited in number (Goldman, 1982, pl. 4)." However, the wire and ray doindustrialization weakened this traditional social order. It was a time of switt and we bounded tags to inclustrialization where the wire also railroad scandals, bank scandals, and the Credit NUB for aftail which involved the vice-president of the United States. The old aristocraey, with their strue Protestant morality, for threater the new concentrations of wealth, and deshonest practices, and the meny weis tribate companied the boom time of American industrialization.

The 1860's witnessed the rise of the arban "boss" pointerabland in a drive politics.

Stractive occurative sach politice which to extremes of the proceduring to came we hold and systematic that it an evaluation to exclusive the occuration of the cambody of contempt to polentix reached the point where on an occurative worked (Ross). Tweed the bracking duringly delivered a matching with or contempt of procedurations that reached to consider during delivered a matching with or contempts of an easily that the number of organization (contempt condition (1982) policy.

The "Boy" represented the immer of the principal operations of principal pri

During the 1870's the transition from the conditions of an agraman society to an urban society created more tension and threat for the established social order. There were industrial and economic depressions of a magnitude unknown to a previously agricultural economy. The small businesses which could not survive the depression were being absorbed and consolidated into monopolies like Stand. Onl In 1877, the United States had its first nationwide strike. Eventy-five people were killed in the streets of Patisburgh in a strike-related incident. The trustration of the time was expressed by Henry George in *Progress and Poverty* published in 1877.

During the next decade, mill-ons of immigrants arrived in the United States from southern and eastern Europe. They found that "smerica was no longer in a generous, "give us your poor" mood. Things were getting crowded. The immigrants were generally impovenished and untrained in industrial skills. They were predominantly Catholic or Jewish. Their customs, appearance and religion aroused many concerns. The national speech developed ethnic sluts, "wop" and "dago" for the Italian, "bohunk" for the Hungarian, "grease-ball" for Greek, and "kike" for the Jew. The American Protective Association organized around anti-Catholic septiments and anti-Semitism spread widely.

In the immigrant slums the European doctrine of socialism had many supporters. The anarchism movement was also quite strong until a bomb went off during an 1866 demonstration, indelibly associated with immigrants in America and was expressed in terms of Social Darwinism. Social Darwinists viewed society as an organism evolving slowly and evenly according to the dictates of nature. The best parts of society would survive and the worst would perish, leaving an insproved society at man conditiess; the templation to rig the process.

> The dominant groups of America had simply done what dominant groups usually dothey had, gave integracional outly, picked from antong in utable through the ones that new protected their position and had impressed their ideas on the frictional mind as with Goldman, 1952, p. 667.

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The conservative position received additional legitimization from the prevailing theories of hiology, psychology, and morality. Herbert Spencer, a leading spokesman for Social Darwinism, defined life as the adjustment of inner to outer relations and considered mind and cognition as aspects of that adjustment. The Protestant doctrine of predetermination was used to "justify" the economic inequalities that were emerging as companions to a mass-industrial society. "God has intended the great to be great and the little to be little," according to the famous New York preacher. Henry Ward Beecher: The very rich, according to this doctrine, were identified as the most virtuous and efficient, and the very poor as intemperate and extravagant. This reaffirmed the Puritan view of the previous century that poverty was a sin and evidence of moral deficiency.

Between the threat of collectivization on the left and the rationale of indifference on the right stood a group interested in reform. This group included many people who were negatively affected by the power and status redistributions of the period; professionals, elergymen, family women, and members of the pre-industrial aristocracy. Hofstadter's midysis, if the elergy's reform motivation site made and the stream mats and progressive of reform movement. Their social erriteism women accorded.

> solely to their disinterested perception of social problems and their earnest desire to improve the world, but also to the fact that as men who were in their own way subforing from the incidence of the status revolution they were able to understand and sympathize with the problems of other disinherited groups (Hotstadter, 1985, p=152)



III. INSTITUTIONAL DEVELOPMENT - RESPONSE

School System

Between 1852 and 1918 nearly all of the states enacted compulsory school attendance legislation. As the stability of American society became more tenuous, for teasons interpreted in the previous section, the tendency toward rigid enforcement increased. The powerty contrality and violence of the immigrants' tenement life contributed to a protour lisense of the second computsory education laws was supported to the mechanism of the second computsory education laws was supported to the mechanism of the second computsory education laws as supported to the mechanism of the second computsory education laws and supported to the mechanism of the second computsory education laws and the second computed to the mechanism of the second computtion of the second computed to the second computed by these with home-attance interests. In any computed the second computed the school

> from a relato roomono social institution, catering largely to the middle class, to one which was not only *available* to all segments of the society, but which was legally empowered to *compelatic* hildren to attend — (Hoffman, 1973, pp. 19-20).

In 1898, the Educational Commission of the city of Chicago evaluated the ailing Chicago school system at the request of the mayor and city council. This study, called the Harpur Report, influenced the policies of many urban school systems in the United States with its recommendations urging the establishment of special "ungraded" classes and "parental" schools for children who could not be handled in the regular classes.

Public education did not take much interest in such special schools or classes until compusory attendance taks cathe into being. These laws forced all children of given ages into school. This brought to the attention of educators a group of children who for various reasons had previously been chiminated at an early age, they had not, therefore, caused the schools any fromble (Heck, 1940, p. 21).

The language used to describe behaviorally deviant children during the period when special classes were started reflects an orientation toward the threatening aspects of variance. Later, the vocabulary of behavioral variance would reflect etiological or explanatory concepts of deviance (e.g., emotionally disturbed) as the intensity of the perceived threat dimanished. But at that time the public image of deviance exposed by threat, entangled with xenophobia and expressed in administrative procedures, was closely associated with the image of the stranger, foreigner, and outsider who threatened the established social order. The harsh language and detensive practices of that time are illustrated in a source quoted by the Harpur Report, which related compulsory attendance laws to the need for special classes.

The Compulsory Attendance Act has tot its purpose the reformation of these vicious chadren. They cannot be received or continued in the regularly organized schools, they were admitted into these schools, they were reproved, they were purished for misconduct, they have been suspended from further attendance in their classes, their parents cannot or will not control them, teachers and committees fail to correct their evolution of vicious conduct. What shall be done with them? The Compulsory Attendance Act commands that they shall be placed in schools, it not in regular schools there in other is being to the provided for them (Harpur Report, 1899, p. 161).

Other sections of the Harpur Report emphasize the need to get these children off the streets:

They are also a large number of children who are constants, dropping out of our schools because of instibutination to discipline and want of cooperation between the parents and the tracters and they are becoming vagrants apon the streets and a mara a to good locety. The writare of the city demands that such children be put order orstraint. In the total cale attention again to the pecessity of the establishment of a parental school to the benefit of such children (Harpir Report, 1899, p. 163).

The preceding quotations reflect a growing mistrust between educators and immigrant parents. The foreigner represented an unknown collection of behavior and belief. Compassion, intuitions of commonality, and good sense were overshadowed by the danger and threat associated with the immigrant. Traditional American solution was no longer willing to trust in an informal family community.



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method of socialization and turned to the schools in an effort to gain output and formal contasocialization process. The children who threatened social states are abled on the were equally inening in regular classes and had to be further isolated in special.

In 1871 New Haven started the first ungraded sector of the disruptive charger. In 1879 the New Haven superinter and schools stated to

The ungraded schools are an indispensable appendage to our graded system. They provide for a class of children, who, for any cause, must necessarily be irregular in their attendance, beyond certain limits. Unreasonably disobedient and insubordinate youths who are a detriment to the good order and instruction of the school, are separated from it and placed here where they can be controlled and taught, without disturbing others. Troaats, also, are placed in these schools for special discipline. The grade schools, releved of these three classes, great burdens to the teachers, move on with greater ease and rapidity, while both pupils and teachers perform their duties with pleasure, substaction and profit that would be impossible in the presence of disturbers of good order (Connecticut Special Education Association, 1936, p. 22).

During the 1890's several major cities instituted special programs for "backward" children in the public schools. At the same time, special programs (called "steamer classes") were being set up for non-English speaking children. At that time, as in the present, the special classes were criticized for being a "dumping ground" for all children who could not be handled in the regular classes. H. A. Miller described the situation of the Cleveland schools in 1916:

> At the present time such cases are often handled in a most unsatisfactory manner. The non-Linglish speaking child cannot keep up with his companions in the regular grades. For this reason he is sent to a special class, but if there is not a streamer class available, the pupil is all too frequently assigned to the backward class. This is not because the backward class is the right place for him, but rather because it furnishes an easy means of disposing of a pupil who, through no fault of his own, is an unsatisfactory member of a regular grade (Miller, 1916, p. 74).

It was also reported that backward children were assigned to streamer classes. The Supervisor of Primary Schools in New Haven noted that "incorrigible boys, defective children, and children who speak no English" were placed together in special classes.

Public alarm over the behavior of "incorrigible" children was matched by public tears about the genetic "interiority" of backward children. Even while Social Darwinism was being repudated by social theorists, it was regaining an audience in the scientific guise of "eugenics." In 1877, Richard Dugdale published his study *The Jukes*, which was interpreted as supporting the view that poverty and immorality were largely controlled by biological inheritance. By the turn of the century the eugenies movement took organized form and then "grew with such great rapidity that by 1915 it had reached the dimension of a tad (Hotstadter , 1966, p. 161)."

Eugenists believed that the retarded were a menace to society because they threatened to populate the country with more criminals, dependents, imbedies and deviates.

> The influx of a large immigrant population from peasant countries of central and northern J_{--} ope, hard to assimilate because of rustic habits and language barriers, gave color to the notion that immigration was lowering the standard of American intelfigence, at least so it seemed to nativists who assumed that a glib command of English to a natural cuterion of intellectual capacity (Hofstadier, 1966, p. 162).

In 1907, the fears embodied in the movement were translated into the first sterilization law in the United States By 1915 twelve states had similar laws.

The National Conference on Race Betterment in 1914 showed that the eugenic ideal was thoroughly established in the medical profession, colleges, social work and charatable organizations. American psychiatry grew rapidly after 1900, "As more and more diseased and detective families in great cities came to the attention of physicians and social workers, it was easy to confuse the rising

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mass of known cases of $m_{c} = 1.5$ — and mental deficiency with a real increase (Hofstadter, 1966, p. $(62)^{10}$

Henry Goddard, who was recently saluted for his contributions to special education by *The Journal of Special Education* (Fall, 1971), helped sound the eugenic alarm in educational circles. Goddard wrote two books. *The Kallikak Family* (1912) and Feeblemindedness (1916), which advanced the theory that society's ills, social problems, and deviants were derived in large part from the genetic stock of the mentally deficient. He recommended mandatory stenlization for the mentally deficient, As the Director of Research at the Vineland Training School in New Jersey, Goddard wielded considerable influence over popular and institutional conceptions of mental deficiency.

The threat posed by the backward child was clearly articulated by Paul Hanus, a Harvard education professor, in a report he made to the New York City Commission on School Inquiry:

> that the meatis of discovering detective children and segrating them and earing for them, so far as they are segregated, are at present inadequate and detective; and finally, that the danger of allowing such children to grow up at large is a very grave one. Such persons not only become a burden to society themselves, but propagate their kind in large numbers by marriage or illegitimate unions with each other or normai individuals. Whatever it costs, the city cannot safely perpetuate the inadequate measures of discovering and earing for its mentally detective children, and run the further risk of allowing the present progressive increase of mental detectives to continue unchecked (Hanus, 1913, pp. 20-21).

Religious Institutions

Much of threat of the alien immigrants flooding into the United States during this period can be interpreted as occurring against a religious background. The alien inflowing populations were not only toreign, but they also represented a divergent doctrinal difference. Theological influences not only shaped the sense of threat experienced by the dominant American culture, but also influenced the nature of the response to this threat. Whether they can be considered causes, consequences, or symptoms of the breakdown of the medieval world and the rise of nation-states and capitalism, the theological tendencies expressed in the Reformation have been of profound importance in justifying, and sometimes shaping, certain basic attitudes and patterns of behavior in countries where Protestants have predominated. These tendencies are reflected in a variety of public and non-sectarian provisions in countries like the United States (Kohs, 1966, p. 142).

In contrast to the traditional Catholic views. Reformation theology advanced the view that salvation is by the grace of God alone, and that its attainment is therefore totally independent of good works (Coughlin, 1965, pp. 19-20; Kohs, 1966, p. 139); according to the Doctrine of the Elect, or Predestination, what one did in this world could in no way influence one's ultimate fate, for the love of God is a freely given gift, and He cannot be cajoled or bribed by the good works of aspiring human beings. By thus severing, or at least profoundly attenuating the connection between salvation and charity Protestant theology undermined one of the principal motivations for performing deeds of charity. According to the new theology, the Elect could be picked out by their worldly material success; God's Chosen Ones are those who thrive in this world, who attain to positions of wealth and power through the efficient use of their time and energy, through their willingness to control distracting impulses and to delay gratification in the service of productivity, and through their thriftiness and ambition. Industry, thritt, and efficiency - these were the crucial virtues of the Elect: meritorious conduct in one's relations to others was also important, but its significance was profoundly colored by an attitude towards the poor and needy that was a consequence of the composite ideal. The poor, after all, were not among God's loved ones, for they failed to thrive in the world (Miller, 1961, p. 42). Thus, although Protestant England of the seventeenth century did begin to recognize a responsibility to the poor, the harshness of the legislation enacted is partly a tribute to the dominant Protestant view (Kohs, 1966, p. 142)





The Early Period. In early America, the English Poor Laws provided the model for legislation enacted by local communities (Miller, 1961, p. 63).

(r) practing reliable to a Friguet Poor Law dominated the thirteen corones to North-Xnors a land dictar define potential social services which energied in the tew nation. Poor is and dictared the potential social services which energied in the tew nation. Poor is and dipendence where cooked upon as disgnaetal, althout a critic, typessive in a social where adopted, and provisions for relief were kept to an external communinear the temperature that coefficients amount constituted an encouragement to moraterp tide.

Nineteenth century initiagration brought to this country masses of people who did not identify with a Profestant denomination and who very often were not imbued with the Profestant Ethic. To the native American highly individualistic "inner directed" characterological ideal, the inimigrant presented traditionalistic models of social and individual human existence. Settling together by choice and necessity these bearers of alien cultures and world-views attempted to recreate in America their traditional life. That is, although they often settled in the city, in an environment that was emancipated, free, progressive, and modern, the newcomers created within this gevelschaft², their own gemeinschaft², a community governed by traditional customs and ideals.

Exacerbated by religious differences, the difference between the socially and economically dominant Protestint population and the immigrants was profound. The immigrants, escaping from famines, revolutions, and pogroms, clung tenaciously to communal and religious fornis that guaranteed the continuity of their experience. The dominant Protestant population viewed with alarm the intrusion of alien culturebearers that resisted assimilation.

Self-maintenance drives expressed themselves in other ways as well.

From the Estres to the 1920's, tot example, the white Protestant majority waged an increasingly disaccessful war to maintain its dominance not only in the sphere of work, where it was skilled, but also in the "phere of play, where it was constantly having to tight for a precasions competence. Hence it resisted any new potentialities for consumership offered by the work-doentranchised ethnics, ranging from Italian food to borschedical comedy and the Negroid Charleston. Prohibition was the last major battle in that war. Its paid effects were blamed on the "Sicilian gangster" (Riesman, 1965) p. 284).

The refusal of the dominant culture to incorporate any of the cultural forms of the immigrant was paralleled by the effort to force the immigrant to take on American ways, and it is in this connection that large-scale developments in social welfare took place in the late nineteenth century. As the organized conscience of the dominant culture, it is to be expected that the Protestant churches would express the concerns of native Americans although in an idealized way that simultaneously incorporated and masked the hostility and fear that characterized the native American's attitude (Platt, 1969).

The initial response of organized Protestantism to the rise of the large immigrant class living in urban slums was to place the greatest possible physical and spiritual distance between itself and the poor.

This tendency to withdraw from the corrupt world to the realm of uncontaminated spirit foundits expression in the content of church life which made no reference whatsoever to "the spiritual issues.

F. Structure Solution
The construction of a construction press



of interest to the basassed multitudes," or to "modern modes of sinning and living (Abell, 1962, p. 7)," It associate weath, was expressed an demographic patterns which call to mind the more recent exodus of White to an expression multitudes into which poor – or even not so poor – Blackshave come.

> $V_{\rm eff}$ is done that as the working class crowded into the industrial quarters the old class of industrial sought congenial sites on the great avenues uptown. When the Civil With our dot bears, a had hundred important congregations had already deserted lower bass York, and soon after Bostomans were leaving historic meeting houses for sumption of the southe Back Bayr Abell, 1962, p-61

has chad-savers, who came from the dominant Protestant culture, aimed their interventions directly at the children of a largely Catholic immigrant group. Catholic tears concerning the "missionary message of this reform movement seemed to be confirmed by some of the actions and rhetoric of the retorners. Undeen who were removed from the cities to be exposed to the tonic qualities of rural ate often ended up the Profestant homes. The rhetorical emphasis of "making something of oneself," through hard work, impulse control, and moral education, appeared to be a secular version of the Protestant etnes and conception of salvation. For Catholies concerned with the survival of Catholieism at this country, the paternalistic concepts of social work represented a threat. The Catholic response to the child saving movement was to seek additional ways to provide their own services for Catholic children. They developed their own school system, their own orphanages, their own Catholic Social Services Their efforts to counteract what they saw as a Protestant-institution crosion of their way of interwere duplicated by the Jewish immigrants. Much of the story of the parallel religious institutions, growing op in this country to mirror the governmental monopoly of children's services, can be interpreted as a counter response to the institution-creation by the dominant Protestant ethos of the country, Both the Jewish and Catholic "newcomers" perceived themselves as involved in a critical struggle to resist the initialds of public institutions, which were claiming their children and thus undermining their distanctive way of late. There has been an uncasy dialogue ever since between the governmental institations which have become public monopolies and the counter-reactive non-secular systems which grew up as aderiances.

Correctional Facilities

Before 1900 most American penologists accepted the concepts of "criminal class" and "biological determinism". In light of the research presented at that time, correctional officials believed that "a large proportion of the unfortunate children that go to make up the great army of criminals are not born right (Platt, 1969, p. 23)." While correctional workers used the language of Darwinism to stress the need for dealing with the crime problem, they worked through their national representatives to discrediff the feasts of Darwinism. Correctional workers favored a more optimistic "nurture" theory because it helped to justify their work. Acceptance of the pessimistic "nature" model advocated by Darwinists meant acceptance of the role of keeper of the genetically interior criminal class. This role was clearly infacceptable to the growing professional group of correctional administrators and social servicitys.

The decooption of "incrapeutic" stategies in prisons and reformatories grew out of the new self-strage of correctional workers and the domination of physicians in criminological research. Providiar

(1) to solv the schema distorts of panal reform. Admittediv the criminal was "pathoics as a solution of "mit fordical science" direct the possibility of mitacurous with V1% schematics was a popular belief in the evidence of a "trimular class" sepsibility of the constraint transition was a popular belief in the evidence of a "trimular class" sepsibility of the constraint transition was a popular belief in the evidence of the constraint of good reason whether is the constraint transition of the densitied diagnosed, segregated, changed, and controlled of a "transition of the identified diagnosed, segregated, changed, and controlled of a "transition" p. 14.

Buttle and the preceduary theories of crime no longer dominated the thinking of correctional adnuclear as a subscription shares of crime were energing which emphasized the influence of social





and economic circumstances on crininal behavior.

The sociological research coincided with the general public feeling about cities: that cities were degrading, violent, and chaotic. The city was the nadir of industrial life. Programs were developed to remove children from the slums.

even if only once a week, into the radiance of better lives \dots . It is only by leading the child out of sin and debauehery, in which it has lived, into the circle of life that is a cepudiation of things that it sees in its daily life, that it can be influenced. (Beverly-Warner, 1893, quoted in Platt, 1969, p. 25).

The "new" penology, like the new "parental" classes in the public schools, attempted to compensate for the supposedly inadequate home environments of delinquent children. Reformatories should, according to this theory, approximate "healthy" family environments as closely as possible. Within this context of reform, the child-saver movement developed.

> Childs-aving may be understood as a crusade which served symbolic and status functions for native, middle-class Americans, particularly feminist groups. Middle-class women at the turn of the century experienced a complex and far-reaching status revolution. Their traditional functions were dramatically threatened by the weakening of domestic roles and the specialized rearrangement of family life. One of the main forces behind the child-saving movement was a concern for the structure of family life and the proper socialization of young persons, since it was these concerns that had traditionally given purpose to a woman's life. Professional organizations such as settlement houses, Women's clubs, Bar Associations, and penal organizations regarded child-saving as a problem of women's rights, whereas their opponents seized upon it as an opportunity to keep women in their proper place. Child-saving organizations had bitle of nothing to do with militant supporters of the suffragette movement in fact, the new role of social worker was created by deference to anti-feminist stercotypes of a "woman's place" (Platt, 1969, pp. 26-27).

The child-savers atfirmed the values of home life, parental authority, and rural life which were declining in society at large. The main effect of the movement was not in penal reform but in "extending governmental control over a whole range of youthful activities that had previously been handled on an informal basis (Platt, 1969, p. 27)." Their aim was to see the socialization and activities of children strictly supervised. This aim, which amounted to a defense of family life, contributed to the development of the social work profession.

The effects of the child-saver movement were crystallized in the juvenile court system. In effect, the child-savers created, by calling attention to, new categories of deviance and helped launch an institutional system to counter the misbehavior. Children were removed from the adult criminallaw process and placed in the jurisdiction of a new tribunal, the juvenile court. Because juvenile proceedings were defined as civil actions, constitutional safeguards were not applicable.

Statutory definitions of definquency went beyond acts that would be criminal it committed by adults, to include such vague violations as "vicious or immoral behavior," "incorrigibility," and "truaties."

The pavenue-court movement went far beyond a concern for special treatment of adolescent offenders. It brought within the ambit of governmental control a set of vonthful activities that had been previously ignored or dealt with on an informati basis. It was not by accident that the behavior selected for penalizing — sexual license, drank-ing, roanning the streets, begging, frequenting dance halls and movies, righting and being seen in public late at night — was most directly relevant to the children of lower-classing rath and aming antifamilies (Platt, 1969, p. 29).

The practice of intervening in the lives of children without trial or due process, the concept that case workers need not be regulated in their right and duty to treat (as the right to punish was regulated), and the strategies of indeterminate sentencings and preventive detention represent institutional

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embodiments of the public image of the child as a *dependent* "The child-savers were prohibitionists, in a general sense, who believed that adolescents needed protection from even their own inclinations (Platt, 1969, p. 34)."

Mental Health Asylums

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Eighteenth-century America devoted little energy to preparations for reform of offending or offensive citizens, whether poor, criminal, or insane. As a matter of fact, there was little discrimination among these various conditions of life.

Occase-naiv, in the course of the Coa null period, some assemblies passed laws for a special group like the instance But again it was dependency, and not any trait unique to the disease that concerned them. From this perspective, instantity was really no different from any other disability. Its victim, unable to support himself, took his place a lone among the needy. The lunatic came to public attention not as someone atticted with delusions or tears, but as someone suffering from poverty (Rothman, 1971, p. 4).

Generally, outdoor relief was provided for the poor, either in their own homes or in the homes of other townspeople. In this ethos of the early village life of colonial America, the condition of poverty, it associated with "outsider" or non-villager, was treated from a perspective of harsh morality and almost paranoid anxiety. The general intervention was whipping, or stocks, or other means of discouragement of settlement. Particularly on the east coast, in towns like Boston, New York, and Philadelphia, there was general surveillance against strangers brought to the shore on ships. Each town tried to discourage lingering and to encourage movement to another town.

This attitude in the colonies toward the combination of strangeness and economic dependency is not surprising, since colonial America merely took over the Poor Laws which developed in England in response to economic and social disruptions following the Middle Ages and the Reformation. Such laws clearly were not dratted for henevolent purposes. Provisions were made to discourage vagabondage and mobility, and to spread the cost of such support among the parishes. The Poor Law Act of 1601, supplemented hy the Law of Settlement in 1662, guided this ethic of poor relief in seventeenth and eighteenth-century England and the colonies. The settlement law itself was a repressive measure, dratted to prevent migration of the poor to different jurisdictions for the purpose of resettlement.

The practice of "warning out" strangers to a settlement was quite common. "Indian stragglers and crazy persons were in the early days often driven from the town (Deutsch, 1949, p. 5)." "Another method by which the community rid itself of the insane was by transporting its undesirables to a distant town at night (Fraser, 1973, p. 17)."

In New York an act passed in 1683 "for Maintaining the Poor and Preventing Vagabonds" charged local officials to support the poor and look to "the prevention of Vagabonds and Idle Persons to come into this province from other parts and also from one province to another." The bill required ship captains to supply the names of all passengers and transport hack anyone without a craft, an occupation or property. The assembly tightened the regulations in 1721 and said:

Several idle and necessitous come, or are brought into this province from neighboring colonies — who have either fled from thence for fear of punishment, or heing slothful and unwilling to work.

Any householder who hoarded a stranger not known to him as a person of "good substance" had to notify the justice of the peace of the "name, quality, condition, and circumstances of the person so entertained (Rothman, 1971, p. 21)."

The statute of 1727 in Rhode Island expressed a frantic fear of such "vagrant" and "indigent" persons and their "cunning instituations prevail upon town residents to post bond for them;" then ", such profligate persons, by their corrupt morals, too often prove pernicious to towns, in debauch-



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utgest a subject of the second second to puter and steal from their masters. Such persons had to inform other according to the test of the second path of arrival (Rothman, 1971, p. 23).

Even the initial of a spin constrained supporting their soft townspeeper either in their own homes of an the rish set of street company, members, while discontaging the incorporation of dependent strangers was adequate the seventeenth and eighteenth-century. Americal No special provisions beyond this effort rish to the made, because towns were relatively small, and both the hopelessly poor and overwhething conclusive mited mambers Goldman, 1952, p. 4).

However, the protonial social and political disruptions of initeteenth-century. America ushered in a radical charace in the policiton and treatment of the insane (as with the poor, the criminal, etc. From row or the construction be bar shed to special walled exclet separated from the open community and its dativate. Encount of the bar shed to special walled exclet separated from the open community and its dativate. Encount of the bar shed to special walled exclet separated from the open community and its dativate.

Etc. was not to tack a local phenomenon. Radical modifications in the philosophical, social, and economic bases of Europe, across the sea, were interacting with social upheavals and rapid growth and development at notice in the colonies. This was the period of the two revolutions, the American Revolution of 17 transition her bench Revolution of 1789.

With regard to insenity, it was also a period in European history in which madness was ushered onto the central stage as the overriding symbol of all things irrational, diabolical and threatening to the individual and the social order. Foucault (1973) has presented a thesis that a new morality, a new social effect boled on rational thought and bourgeois order, emerged just prior to the Reformation, and that this efficiency distributed dirationality and sloth as its immortal adversary. Part of Foucault's thesis is that as reprose vanished in Europe a void was created and the moral values attached to leprosy were transferred to this new effect or insanity.

According to Forcanit (1973), the seventeenth and eighteenth centuries in Europe were the period of the docovery of the "great continement." He reports that it is common knowledge that the seventeenth century created enormous houses of confinement, but that it is less commonly known that one out of every bundled inhabitants of the city of Paris found hiniself confined there, within several months. He says that since Pinel, Tuke and Wagnitz, we know that madmen were subjected to confinement for a century and a balt in the populations of the prisons, hospitals, and workhouses. He then says

But there is a second set of their status was there, what the meaning of this proven to second to much to user the same homeland to the poor, to the unemproved to the poor the test to the same. It is written the walk of continement that Pinel and the respectively of the poor to the unemproved to the test by would come information, it is there is left as restrictions to the test by would have them not would having "delivered" them be at the second to the containers, madness was linked with this country of a product which designated containement as its natural above check actions are not which designated containement as its natural above check actions are the second.

The great invest to the populace, the new horseman of the Apocalypse in Europe, was no longer pestilence and war, it was economic insecurity. The great solution, the ultimate defense against the infectionsness and contain ration of economic deviance was isolation and continement, both within and without. The work ethic was embraced as the raison d'etre of the society. All defaults from this ethic becauce both an internal and external threat which had to be met with increasingly strong detenses within and the construction of walls around the defaulters without. The great hospitals, houses of religious and public order, of assistance and punishment, of governmental charity and welfare measures, are a phenomenon of the classic period, as universal as itself and almost contemporary with its bit full original, 1973, p.4307.

He goes on to hypothesize that men did not wait until the seventeenth century to "shut up" the mad, but that it was in this period that they began to "confine" and "intern" them, alongside an

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entire population with whom their kinship was recognized: the poor, the criminal, the orphan, etc.

Before this time, madness was a part of life, a state of irrational being which transcended ordinary experience. In the classic age, for the first time, madness became associated with idleness, mendacity and the deliberate crossing of the boundaries of bourgeois order and the sacred limits of labor. The obligation to work was not only an ethical exercise but it was also a moral guarantee against social and personal dissolution.

In France, in the Hospital General, in April 1684 a decree created a section for boys and girls inder twenty-five. It specified that work must occupy the greater part of the day, to be accompanied by "the reading of pious books," "They will be made to work as long and as hard as their strength and situations will permit." Every fault "will be punished by reduction of giuel, by increase of work, by imprisonment and other punishments customary in said hospitals, as the directors shall see fit (Fou-cault, 1973, p.60)."

It was against this European background that nineteenth-century America discovered the asylum Rothman says of this development:

Increasponse in the Jacksonian period to the deviant and dependent was first and foremost a vigorous attempt to promote the stability of the society at a moment when traditional ideas and practices appeared outmoded, constructed and ineffective. The aumonouse and the orphan asylum, the penitentiary, the reformatory, and the insare asylum, all represent an effort to insure the cohesion of the community in new and changing circumstances (Rothman, 1971, p. xpiri).

Within a period of fifty years, beginning in the nineteenth century, not only was the penitentiary discovered and spread across the face of the colonies, but by 1860, twenty-eight of the thirtythree states had asylums for the insane. This development was coincidental with sudden rapid growth of the colonies and antedated only slightly the development of compulsory education and correctional programs for youtb.

Rothman (1971) points out that the image of Jacksoniar society riddled with vice appeared even more sharply in the observations of those concerned with young victims of poverty, orphans and destitute and vagrant children. The thesis developed in general in this paper seems to apply here. The sense of threat associated with the large masses of immigrant children crowded in the slums of irrban areas led to special continement environments for such children. This was the period of the birth of orphanages, institutions for the retarded, refuges for delinquents, and special schools for all types of deviance. "There is no lot as we all know so hopeless and helpless as that of a destitute orphan; its cafeer of sin and ill, when neglected, is almost certain ..., (Cincinnati Orphan Asylum, Annual Report tor 1848, p.3)."

Rothman reports that destitute children were just as vulnerable. The goal of the Boston Asylum and Form School was to take children from "abodes of raggedness and want," where "mingled with the cries of heipless need, the sounds of blasphemy assail your ears; and from example of father and of mother, the month of lisping childhood is taught to curse and revile (Rothman, 1971, p. 170)."

The discovery of the great confinement as an antidote to the intolerable anxieties of that fast-moving, unstable period created a new breed of detenders of the public good, the professional caretakers. The houses of confinement were seen, in their initiation, as moral utopias in which the vices and corruptions of urban society were walled out. At the same time, the most contaminated spirits in the community were walled in. The confinees were seen as token proxies, who could be subjected to this incontaminated social test tube, exposed to moral exhortation and intervention, and turned into the perfect, rational, value-cleansed citizen which their captors prized in their. American image-ideal.

As early as 1844, thirteen of the leading medical superintendents in the new asyliins across the nation organized the first mental health professional organization. It was the Association of Medical Superintendents of American Institutions for the Insane, which later became the American Psychi-



artic Association. In provides back to compare point the detensive warmpoont process introduced by antebellum objects to be possession of the param populations barashed to the other side of the commany towards.

Even tricker is signified handreds until just prior to the crist war, the asylum and the institution of "most, treatment" had been seen as the forefront of cars for the annates and a demonstration of the angua that the subside society hight soliteday become, instead of a prace riddled with vice, corruption around class and powerty. However, with the advent of the flood of migrants fleeing Europe and Russia, the entit to be began to be overpopulated and overburdened, its residents were as crowded, as also into be not to be even as they had been in the reenting streets of the burgeoning offices of the bast and Midwest.

some nation to in the evaluation there normations, nowever, the discovery of assigning and the moral accuracy sits in retemble entry tright imagers of lower-class indoience, dabatenery, vile language, taken and effect and even because even because observe and youth through relages for the delinquent and operangies of the abandoned. Moral treatment was sets much a part of these facilities. The harsh discipling and dette figure nation of these walled in communities were seen as an antidote to, and reterminations of class and the lation over class. However, these institutions also had to abandon through treatments and the lation over class. However, these institutions also had to abandon through the distribution with the advent of the immigrant flood into the class.

In contrasts to be a concurrent American history when the prevailing fright-imagery of insanity, increasing with tripady changing oscial events, fastened with renewed vigor and adhesiveness upon the "torractors" of our shores. The laternalized psychological threat composite of economic immorance in characters, and strangeness merged with the external momentous changes of the mid-nineteenth entry to concentrate the walking out solution primarily upon "foreign" settlers. This population pool of no teerble different pappers, with their unfamiliar life-styles earried out in urban settings (pon teening noise) differents, became the overwhelming *bete noise* of the antebellum American contact beard.

One of the new breed of caretakers diagnosed the situation of these inmates as follows: "It may be supposed that much of poverty has a common origin with insanity — both of them represent merinal postal character, or provided condition as well as external circumstances (Jarvis, 1855, reprinted 1971, p.855).

He put ter argued that native bora instate should be placed in a separate institution for state parapers, after than in the same facilities as foreign-born who were mostly immigrants (mainly frish), became $\alpha < 1$ — the sate differences between them and the mass of our people (darvis, 1971, p. 149)."

Beneficial states and consider an appeal beyond rehabilitation. Inmates of this period is inverse to as a second struggly bear and by charten of the geneborn on a group encode of the encirc regression disorder encirc onsarchate. Use other constants including on the encirc and encircles to construct the decog encirc and caucil apasing other on the 20th group of the appendix Rommate decog encirc and caucil apasing other on the 20th group of the appendix Rommate. (971) p. 2615.

It is a grant of the disproportion to pumber of foringh-born occupying asylum places. Romalatic electroport, the brack the licentration of the post-institutions. In the 1850's over forty perceive sector of grants on a toris three percent of the post-institutions. In the 1850's over forty perceive sector of grants on a toris three percent of the post-institutions in the 1850's over forty ended up to a state institution, whereas genore releving one of the instance among the foreigners did. In Tarint at their Workester, a most more of the produce on as first ten years, beginning in 1854, were immagnetic most of the difficult this change in population composition spread to the Midwest Sixtyseven percent of the patients at Ohio's Longview Asylum were immigrants. In the state asylum in Workey there is the series of percent antiographical 1872.

Next in the relative weighted up on the asylum as I topia cohapsed when antebellium America be and collared with Topicgnets. If was at this point that the dream of iniddlesclass American

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homogeneity could only be preserved by reversion to radical custodial authoritarianism. The whitehot hope of reforming both the interned populations and the outside society through these special environmental. Utopias gave way to the organized chaos of custodial "caretaking." The exhortations of Dorothea D valid Samuel Howe had taded into the background.

It was as though the fevered excitement over threatened personal and social dissolution abated with the costodial entombinent of large masses of foreign-born paupers. There was a long period of quescence of which the twin specters of insanits and poverty seem to have gone underground. It was not out 1 the Segrething of the twentieth century when the "Progressive Era" signaled a rise in political reform movements, economic legislation, and social welfare, that the concern with irrational man flamed up again.

Easer 1973 screports that in the first decade of the twentieth century many organizations devoted to prevent as medicine came into being. These included the National Tuberculosis Association (1904), the Articlean Social Hygiene Association (1909), and the National Committee for Mental Hygiene (2009). The mental hygiene movement's origins were linked to the same forces which fostered the development of other such organizations is specifically, scientific and technological development, progressive social thought, and bureaucratized services. Chilford Beers wrote "A Mind That Found Itsed (1908)" and described his recovery within the bedlam of the mental hospital, thus awakening the public belief in cure. Beers recommended the formation of a national society to press for reforms in the prevention and treatment of mental illness. Many professionals reacted favorably, including William James and Molph Meyer, who recommended the term "mental hygiene" for the new movement. The National Committee for Mental Hygiene was formed in 1909. In 1912 a donation of \$50,000 was made to this committee to study existing facilities and recommend new ones (Ridenour, 1964). It was at this point that professionals began to exert the tremendous influence on mental health services that they command today. Their influence can be seen in the literature since that time. We begin to see the disappearance of such menacing classifications as "weak minds" and "diseased minds" and "eval and permicious children," and in their place such cool "scientific" terms as "mental deficiency," "emotional disturbance," and "delinquency,"

In the field of mental health, the mood of the country and the guiding premise of the new Progressives — illness of the social institutions — became a perfect foil for the medically-oriented theories of such figures as Adolph Meyer, Sigmund Freud, and William Goddard. Not only social illness, but also mental illness became great explanatory metaphors for the menacing conditions of life. All sorts of infectious diseases seemed to be on the way to extinction through the marvelous technology of medicine and public health. The illness model, therefore, captured the imagination and hopes of the society. The great continement and moral treatment had not solved the threats of collective life. Here, however, was a new tool, a new guiding principle by which we might tame the irrational and intraetable parts of our own nature and the social institutions spawned by this nature. Early diagnosis, prevention, treatment, cure – all these terms brought a new sense of objectivity to the feartulness of one's personal relationship to the unpredictability of social forces outside and irrational forces within.

The social Progressive's ideal of prevention found a sympathetic resonance in the theory of psychosexual development. Despite the negative ambiance of sex, childhood became a focal point for action. Now one knew where to begin, Dr. William Healy, a psychodynamically-oriented psychiatrist founded the first Juvenile Psychopathic Institute in Chicago in 1909. The child-savers had already established the first Juvenile Court in Chicago in 1899. Social immorality became transmuted into psychic illness, and the concept of juvenile delinquency merged both public models of human problems into one big social solution. A national conference on the prevention of juvenile delinquency, jointly sponsored by the Commonwealth Fund and the National Committee on Mental Hygiene, was held in 1921. Its principle action recommendation was five-year demonstration of child guidance clinics. The famous Healy and Bronner Report (1926), which was produced out of that demonstration, led to the vast child guidance movement and the rapid proliferation of clinics throughout the United States.



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The status conternation had supplanted the asylum as the institutional detense against the menacing or recording without and within. We no longer needed to wall out this intectious menace thereas We have solved the top solve to relative duction through individual treatment within the open community We set for we exceed to be one scientific labels, and isolate through programs of intervention. The populations at risk were stoll the destitute, the powerless, and the culturally different. The preferred mage will studited character type, behavioral pattern and lite style of "successful," "hatd-working," tgratitication de aving," "stable" middle-class Anglo-Saxon culture-bearers living quietly behind the doors of the close thomes, on their own property, in peaceful neighborhoods. Now, however, with the adjust to scial sciences, and the technologies of social services there was an objectively validated indicates of some contracterstrait and life-stie preferences. There were indices of pathology determing whereway to the sociality and enfotionally adapted. It was not a matter arbitrary personal prejudice or social place if a school a matter of science, the new national Church, and thus the whole social institution stimulitae tracht came anto being. The partnership between hourgeois order and medicine, formed at and the threat of irrationality at the time of the Reformation and the disappearance of the scourge d proof, moved away from the religious ambiance of "moral treatment" into the aura of "public neastn." The powerful empirical antibodies of medical diagnosis and medical treatment would now by applied to social ills, through the invasion of disorganized community members. Medical treatment provided further protection against the contamination of the individual by individual through the psychological distance of the subject-object split maintained by modern science. Psychological mechanisms of displacement and projection were legitimized by this separation between the excitor and reactor. No longer did same and insame share sin in common. The disease was within the excitor, not a mutual bond between excitor and reactor. The disease was communicable, but modern asepsis was more powerful than stone walls for protection against this type of transmission. No longer did the dominant culture-bearer have to look into the mirror of irrationality and say, "We have seen the enemy and they are us "Now, the threat to collective orderliness lay without,

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IV. CLASSIFICATION

Thus, we might say that much of modern-day concern with individual differences within the professions can be interpreted as a product of the exigencies of our own history. A fairly clear connection can be argued to exist between "scientific" classification systems and overwrought public images of the threat of strangeness and divergence. The phenomenological interpretation of such strangeness or divergence can be the deciding factor in the kind of effect which the divergence will have upon society.

It is not argued that the differences are not real. It is only argued that their collective interpretation creates the negative or positive impact of such differences upon the community psyche.

Many years ago Ruth Benedict (1934) pointed out that individual minority differences do exist in all cultures. However, the meaning of that difference can be radical opposites in two separate cultures. She says

It does not matter what kind of "abnormality" we choose for illustration, those which indicate extreme instability, or those which are much more in the nature of character traits like sadism or delusions of grandeur or of persecution; there are well described cultures in which these abnormals function at ease and with honor, and apparently without danger or difficulty to the society (Benedict, 1934, p. 60).

In her article she gives numerous examples of cultures in which even the most extreme types of minority behavioral differences are incorporated as important and venerated characteristics for the society. Her general thesis, like the thesis of this paper, is cultural relativity.

No one civilization can possibly utilize in its mores the whole potential range of human behavior dust as there are great numbers of possible phonic articulations, and the possibility of language depends on a selection and standardization of a few of these dependent that speech communication may be possible at all, so the possibility of organized behavior of every sort, from the fashion of local dress and houses to the dicta to a people's ethics and religion, depends upon a similar selection among the possible behavior traits. In the field of recognized economic obligations or sex tabus this selection as as non-rational and subconscious a process as it is in the field of phonetics $\beta = process$ which goes on in the group for long periods of time and is historically conditioned by innumerable accidents of isolation or of peoples (Benedict, 1934, p. 72)

She says, further, that over time, every society begins with a slight inclination in one direction or another, and then carries this preference farther and farther, integrating itself and its institutions more and more completely upon its chosen basis, and discarding those types of behaviors that are uncongental. She says that most of those organizations of personality that seem to us most incontrovertibly abnormal have been used by different civilizations in the very foundation of their institutional life. She says

Notical to be short, within a very wide range, is culturally defined. It is primarily a transition the obstacts elaborated segment of human behavior in any culture, and about the particular civilization does not use. The short of that segment that the particular civilization does not use. The short of the which we see the problem are conditioned by the long traditional habits in our sources of the Bened ct, 1934, p. (3).

It is paper makes something of the same argument as it looks at significant labels of abnormality which exist in our society. It is argued that the very eyes through which we see the problems of certain chadreneare conditioned by the long traditional habits of our own society.

However, this paper goes further and states that it is possible that much of what we do in public caretokere of such children is a self-protective response to a sense of intense threat, released at another period in history by groups and the living settings they generated, which controverted the traditional nabits of our water. The predominating canons of the culture were violated by such immigrant groups. The response we introduced massive institutional efforts to assimilate such alien culture-bearers.





into the dominant cultural type that was considered the mainstream.

A sense of disquiet over this prenidicial response, and a sense of decency and i_{0} play resulted in "scientizing" the recoil, and in developing more "objective" categorical niches for unacceptable groups, habitats, and behaviors

The result of this humanistic effort, however, was to create more difficult problems. Classificatory terms such as "weak minds," "diseased minds," "incorrigible," "dissolute," "sin and debauchery," "sexual license," "evil tendencies," "vicious conduct," "menacing to society," etc., nad direct threatreferents when considered in terms of the prevailing codes of conduct of that time. In the original language the community of native reactors to alien immigrants expressed directly the experiences of the moment. The behaviors and characteristics that frightened them and that they rejected were much clearer than the scientific terms we now use

Over time, the awareness of tear and outrage generated by these alien inputs has taded into the background, the original affective language describing this tear and outrage is also lost in the haze of history. In its place, in the foreground of consciousness of the collective body, remain only the "thirdorder" symbols or classifications.

The society has not come to grips with the possibility that protound threat reculturaling in the past may have so conditioned it that a clear differentiation and choice was made by the rentiate culturally ideal type of lite-style and the culturally rejected type of lite-style. The society cannot concerve that a slight inclination in one direction may have, over time, become quite pronounced. It does not consider that this preference may have been carried tarther and farther, integrating itself and its institutions more and more completely upon its chosen image-basis, and discarding those behavioral types and setting types which were uncongenial to the chosen image-set. The professions themselves do not seem to entertain the possibility as they go about their task of "early identification," "differential diagnosis," etc. They do not consider the possibility that their diagnostic categories may themselves mask the threat and hostility expressed by the dominant culture-bearers toward behavioral types and ways of lite discarded in the past.

The society itself, as interpreted by the mainstream culture-bearers, seems to be acting as though cultural pluralism is the same threat to the integrity of the whole which it may have been when the nation was new, uncertain and struggling to be formed. Departures from the chosen type are seen as making our country a dangerous place in which to live. Because we are not conscious of our history, and have lost connections which may exist between such terms as "weak minds" and mental retardation, or "diseased minds" and emotional disturbance; or "sin," "debauchery," "evil tendencies," "victious conduct" and "deinquency," we are at the mercy of our irrational memory traces. We express our threat and cultural conflict in seemingly meaningless symbol terms.

We are surprised to find that there is no scientific agreement as to the meaning of these terms (Scott, 1958; Mercer, 1973; Ziegle, 1966; Tappan, 1960). Yet, if we look closely at the application of these terms to individuals in our society we can observe a very interesting phenomenon. In spite of the fact that there is no scientific agreement upon criteria for application, we find that the terms are bestowed, with disproportionate frequency, upon the same types of groups, behaviors, and behavior settings, which aroused the original alarm in the main line culture-bearets. The proportion of individuals from alien, minority cultural groups, residing in "undesirable" areas of the city, who are assigned special classifications and processed into special institutional programs is not random. Such selection does not fit the laws of chance. The fact that such classifications and assignments shift over time from one ethnic group to another as groups gradually shuck divergent characteristics, become indistinguishable from the main line culture-bearets, and move out of the tabooed behavior settings, at least arouses questions concerning the process at work



V. THE RENAISSANCE OF CARING

The Expansion of Consciousness

Every classification carries with it a particular view of the situation or condition that invites the labe. It carries a notion of the source of the problem, what the outcome of intervention should be, and what the intermediary should usite to happen. Intervention is value-oriented and value-directed. Without implicit of explicit values, interventions would not be undertaken.

In a world in which there is general consensus about values there is an acceptance of establashed classifications and interventions. Studies of earlier forms of society, or of "primitive" societies existing today, show that particular kinds of labeling concepts, interventions, and interveners are accepted as part of the givens of life, like the weather and the physical surroundings. A shanan or a medicine man is assumed to be as natural as a drink of water, and as necessary. Similarly, in our socety, there was affie questioning, until recently, of "fixed" classifications and intervention processes such as are associated with teaching, therapy, counseling and testing. Leachers, therapists, counselors, and testers were considered necessary fixtures in a society which had maintained a consensus with respect to the right relationship between the individual and the society. In the current period of rapidly shifting values, however, this consensus is dissolving. There is no social consensus about the right relationship between men and between man and society. Hence, men are not in agreement about human ubelling or intervention structures. The whole area of human caretaking is under careful scrutiny and reexamination by many diverse segments of society. Many of the social and institutional arrangements for care-giving and care-receiving are being sharply questioned.

It is not surprising that at this time in history there should be much concern with the beliefs, practices? and conventions of public caring. Man has been so forcibly confronted with the technical perfection of his destructive tendencies that he is desperate to find a way out before he destroys himself. In all areas of private and public life, radical efforts are being made to break through to his deeper layers of caring. The experienced meaning of care was lost to individuals by the formalization of care structures and processes which isolate the care-receivers from the general populace. Now, like returning feeling in a cramped limb, we are experiencing the pain of direct caring. A new awareness seems to be developing that the caring experience is a necessary ingredient in the preservation of community life.

Many groups of individuals, formerly uninvolved in the functions of care-giving institutions, are suddenly aware of the part they play in the process. Such groups are taking stances vis-a-vis these institutions, and are examining what they do and whom they serve. Many of these groups are opening up previously closed conceptions of the place of these in public life. This applies to the whole range of caretaking institutions, from public schools to mental hospitals. Groups of professionals, of scientists, of care recipients, of various political fraternities, of social critics, of youth groups, etc. are all involving themselves in the life and ways of such social institutions.

Revolt Against Care-Receiving Metaphors

These care-giving and care-receiving inetaphors themselves, such as retardation, mental illness and disturbance, delinquency and criminality, culturally disadvantaged, etc., are coming into question (Szasz, 1970; Scott, 1958; Mercer, 1970; Menninger, 1968; Kvaraceus, 1959). The theoretical bases of aich philosophical and research attacks differ from investigator to investigator, but the essential argument is that attributing any of the above conditions to individual members of the community involves; in some degree, psychological projection, scapegoating, or arbitrary labeling. These authors frequently examine the function that such assignments serve for society and present sound arguments and documentation that human caring is either absent or distorted in the assignment process. The very tone of the oraguments, however, the very substance of their case, is empathy, sympathy, and concern;



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The energy provides a provide a property descent which these metaphons are assigned are being social to the energy banded down against them. Such highlighten and the $z_{\rm energy}$ is the provided to the legal process to review and renew the care-giving and in the 1×10^{-3}

At the chief the algebraic resolution taking place among the labeled groups against public sequences of the second trace groups are enumerating themselves from their own self-acceptation and the half to protocol of such public stereotypes. Individuals and groups boxed into such there are the second of the second of the multiplication of social included and the professionals serving consists of the trace of the second of the multiplication these all-embracing social includents. They are there are the trace of the second of the second proposed upon them, and the barriers to social participation which these transports of the transport on the second profession these all-embracing social includent participation which these transports of the transport on the second profession them, and the barriers to social participation which these transports of the transports only challenge public authority to impose such barriers, but they are under a the analysis acceptance of these barriers as patienal and distributed. They are attended to the the transport of the second of these barriers as patienal and distributed. They are

Revolt Against Care-Receiving Investiture

From many quarters of society, challenges are also coming to the social dominance of caregivers it is a tis care receivers. There is deep probing into the "investiture of care-receiver" bestowed by societ, upon contain of its members. This probing goes beyond the labelling process and investigates the institutionalized procedures by which we carry out early identification and then program certain andividuals the agents of tunnels into narrow care-giving niches preordained by society. Investiture of an official care receiving title, role, and function in society is being demonstrated to be frequently arbitrary and capracious (Mercer, 1970).

The term "investitute" is used here to refer to the broader ecological actions of collectives, not only in schedurg out candidates for labeling, but also in moving claididates through a set of institutional decision-making structures and critical junctures to the exclusion niche. Jane Mercer's description (1970) of the stages through which a child passes in becoming officially "refarded" in the school system state sample of this type of action structure.

Again, as in the case of the reopening of the labeling process, the questioning of the investiture procedure copresses a new level of caring, a new willingness to act upon one's empathetic concern for fellow mentilles who become victation of such caretaking investiture. The reaction of society, the avid interest will be the general public shows in buying books and popular magazines which report such scientific coestications is an indication of a new aliveness, a new consciousness of earing in the society.

Revolt Against Care-Givers

Instants another suportant movement occurring in the midst of these other evidences of a new consciousness of cauta. The credentialized caretakers themselves are being questioned with respect to their quantications and capacity to intervene in the lives of those to whom they give care. Examples of this questioning are the challenge of the "indigenous" mental health workers in the Lincoln Mental Health Center against the administration and professional staff, the revolt of parents in inner-city neighborhoods such as the Oceanhill-Brownsville area against the professional authority of the school system. This challenge of the professional intervener is occurring on two grounds; one is the inability of someone so totally removed from the life and culture of the intervenee to be able to care about, understand, and deal with his crushing problems; the second is on the questionable legitimacy of the intervener's special expertness. Teaching, psychotherapy, counseling, etc., the argument goes, are talents widely shared in the population. It does not require a special credentializing process and clife





schooling to be effective in such interventions.

I urthermore, this challenge to the unique authority of the professional intervener is fied to a broader examination of the use and abuse of care-giving, caretaking and care-receiving.

Revolt Against the Economics and Politics of Care

There is a serious probing of the economics of care-giving and the cocial polities of care-giving. There is a growing conviction that those whose careers are based largely upon care-giving and decisionmaking about care-receivers are in an advantageous position, economically and politically, in society. The official caretaking institutionalization of services such as health, education, and welfare has grown to be a very powerful part of domestic life in the United States. These institutional forms have become manimoth governmental monopolies which reach into many parts of life. Legislators, informal power groups, scientists, university faculties, and others have a tremendous stake in such caretaking as a major plank in his platform. Special industries such as book publishers, test publishers and test services, equipment manufacturers, etc., accumulate their wealth and prestige from the care-giving industry. Huge government research institutes, major professional schools, and departments in universities in the country are directly tied into the care-giving institutions. Therefore, the mammoth caretaking caretaking the caretaking institutions.

There is a growing concern about the size of these institutions and about their political and economic importance in this country. After all, the history of the power and wealth of the church, founded to a large extent upon the monastic movement and taken to new power and wealth in the Inquisition, shows the powerful advantage of the care-giving intervener. Ralph Nader's investigation of the National Institute of Mental Health (Chu, *et al.*, 1972), the questions being raised by the poor and the minority groups, the social critics such as Thomas Szasz (1970), Franz Fanon (1968), John Holt (1964) and Ivan Ilich (1971), all demonstrate the new probing into the economics and politics of care.

Behind such powerful reexamination is a strong concern for the real meaning of care, a desire to strengthen the sentiment of caring, and an attempt to disentangle it from some of the overlay of power and economics, so that it might be made clearer and free of some of its contaminants.

Revolt Against Caretaking Institutions

There is another curious set of events taking place across the country and across institutional lines. It is occurring in relation to educational institutions, correctional institutions, mental health institutions, and welfare institutions. These events have to do with questioning the legitimacy and power of these institutions to regulate, control, or intervene in behavior 10 is interesting that the earereceivers themselves are raising questions about their mandated interactions with these institutions. It is even more interesting, however, that some of the professional and scientific groups aligned with these institutions, and increasingly large segments of the general populacy of realiso joining forces with the compulsory care-receivers. The events at Attica prison, repeated in less dramatic fashion all across the nation, are an example of this trend. The various forms of student uncest in public schools and universities are another example. The wide questioning of and searching for alternatives to mental institutions are still third example.

In general, the criticism is against the way in which these facilities deal with their resident populations, against the quality of relationships, against the lack of compassion and relevance. Some recent experiments raise even more serious concerns. One is a Stanford University experiment in replicating a prison atmosphere and the simulation of inmate and custodian roles (Zimbardo, 1973). This simulation had to be halted after a few days because of the violent changes taking place in the feelings, autodes, and behaviors of the role players. The other was a study by a Stanford University

psychologist (Rosentian, 1973, pp. 250-258) in which eight colleagues successfully feigned symptoms of schizophrenia, hoodwinking doctors at all twelve hospitals they visited in a five-state area. Diagnosed as schizophrenia, the pseudo-patients were admitted as inpatients. They were not released until an average of histereen days had passed, even though every one dropped the phony symptoms upon admittance. There were a number of very interesting evaluations of serious pathology in these "sane" pseudo-patients. Vithough the hospital staft was frequently benign in their treatment of these phony patients, the relationship was depersonalized.

These attacks on institutions from many quarters suggest that our major caretaking solutions are being declared irrelevant and inhuman. Providing care for deviant populations is no longer subticient reason for being at today's society. New measures have to be found, new care-relating structures nave to be created.

Underciass Revolt

Aong with the self-caring reaction of individually labeled groups such as homosexuals or prisoners, we are also witnessing a significant growing community sense among the underclass groups who now see themselves as the major recruiting pools from which the individual care-receiving categories are drawn. Their strengthening sense of community grows from their developing conviction that their own self-denigration of their underclass status, such as poor, or black, or Chicano, or Indian, makes them particularly susceptible to the social contagion of such roles as mentally ill, alcoholic, addict, prostitute, pimp, etc. They are declaring to their fellow-members that self-denigration makes it easy for main-line culture-bearers to assign them such roles. Therefore, they argue that as a group they must counteract self-denigration and foster self-respect and self-taring hy emphasizing the exact antithesis of the public image assigned hy society. "Black is heautiful" is a typical expression of this attitude or "pointical prisoners," or "racism" or "chauvinism."

Therefore, any attempt of the intervention structures of society to tocus, their case-finding, diagnostic, corrective, rehabilitative, or remedial services upon special ethno-cultural groups is inereasingly being met with active resistance and counter-control efforts.

Revolt Against the Melting Pot Myth in Caretaking

Along with this new perception of the care-receiving segment of the general population, a more generic concern has begun to surface. The many specific examinations of care-giving philosophies, attitudes, structures in society have led to a rethinking of the melting pot homogeneity assumption which has been so significant in the history of this country. The question is being raised as to whether this conventional belief system has not always been based upon a myth. Is it not true, the query goes, that the real motif of this country has always been ethno-cultural pluralism? Does not the melting pot assumption militate against group and individual rights and differences? Does it not sustain a tantasy of an "ideal type." an "inherent cultural normality," a single standard of behavior to which aff could and should adhete? Isn't this essentially what a major part of all our care-giving labels and intervention attempts insure? Are not many of our care-giving efforts of treatment, remediation, education, rehabilitation, etc., aimed toward achieving in all members of the society some attainment of the vaguely hypothesized healthy, happy, normal individual? So goes the new dialogue.

The gathering force. At the present time these separate movements, actions, and voices are unorganized and lack any central unitying focus. However, each of them can be perceived as a new emergence of caring, a re-experiencing in new depths of the dimensions of a strong force, relatively inactive over a long period of history. It is as though our society has gone through a long period of a collective neurosis, in which the strong drive of man to succor his fellow man has been submerged under layers of tear, hosticity, and detensive impersonalization. It is as though threat and its institutionalization had

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so obscured the individual caring drive that it was rendered impotent and passive by the mammoth systems of labelling and intervention which came between the drive and the objects of caring. It is as though we defused the caring force, and separated man from his caring affections by classification and intervention structures.

But the strength of the above-mentioned efforts indicates that the caring dynamic has become a deep force in the social order today, and promises to gain strength and power as it advances. No matter where you look in the society today, there is this new awareness of conscious caring, and of its significance in counteracting the forces of technical destruction det loose in the world by the perfection of a nuclear holocaust. This has led to a total examination of the right relationships between men and between men and community; and in the process the whole fabric of our caring apparatus and assumptions is under scrutiny. Any thought about future labelling and interventions has to take this force into account.

One final note to some of our young colleagues who have read this last section and are turned off by its optimism. They question whether this state of consciousness really exists any longer. They say that in the last two or three years this country has moved into an unprecedented state of apathy and resignation. To them we acknowledge that we may be talking about only a minority in society which is fully aware at the moment. We insist, however, that their yearnings and desires are not theirs alone. These hopes are shared with many others who view the chaos in our institutions and care deeply about what is going on. We argue that the forces described are real and tangible, and like all forces in history, they will be felt. They are just below the surface of men's consciousness. The thin layer of depression that covers them over at the moment is only a crust, like leaves hiding the spring bulb about to burst free. We contend that this great awakening of consciousness is also rumbling just beneath the surface of community and that the very depression which they are experiencing is but the harbinger of a new growth, a new renaissance of caring which is also bursting free.



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THE TREATMENT OF DEVIANCE BY THE EDUCATIONAL SYSTEM: HISTORY

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Edward Hoffman



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I. INTRODUCTION

The purpose of this paper is to trace the historical development of the involvement of the American puble school system with children it has viewed as mentally or socially maladiusted or emotionally disturbed, or most recently, as possessing learning disabilities. An historical overview will be presented, tracing the major trends and most significant events in special education, together with the development of school psychology and guidance and counseling services as they have related to such children. And finally, the concomitant involvement of federal and state governments with school programs for these children will be reviewed.

The format of this paper will be a relatively linear account of changes in educational attitude, and in theory as well as practice, by the public schools toward children it has considered to be socially or mentally deviant. Though obviously arbitrary to some extent, for purposes of historical logic and coherence of form, four main, more or less distinct periods are identified and discussed separately: the 'irst period, in the nineteenth century, in which other social institutions laid the groundwork for later public school involvement; the second period, from the late inneteenth century to World War I, in which special classes and schools for such children first arose and took form; a "middle" period, following World War I through World War II, highlighted by the development of school psychology and guidance-and-counseling services, with their increasing reliance on intelligence and other standardized tests, together with the continued growth of separate facilities for these children; and, the post-World War II era, characterized by the rise of parent-interest groups and concomitant increase in state and finally tederal involvement in this educational domain. It is in this latter period that a new category of child deviance has been defined by schools, that of learning disabilities. This relatively recent development will be similarly examined.

In general, one can find little in the literature of either regular or special education that offers an historical overview of this nature. Furthermore, partly under the impetus of concerned parent groups, child advocates and others, contemporary school programs for exceptional children have come under increasing criticism. Recent court decisions have begun to strike down the separate tracking structures or systems within the public schools, and the publicizing of the shocking conditions which exist in such institutions as Willowbrook State Hospital in New York have further awakened public concern for care and education of mentally or emotionally handicapped children. Thus, an analysis which attempts to answer such questions as, "Why were special classes or special schools set up in the first place? How have American public schools actually viewed retarded or disturbed children?" becomes of increasing import and urgency.

In any historical examination, except perhaps for a simple enumeration of isolated dates and facts, a subjective element is inevitable. Particularly when focusing on developments of a social nature, the issue of what exactly constitutes historical "truth" is a difficult one. In attempting to evaluate, for instance, the original attitudes, philosophies and goals of those who made policy decisions regarding special children in the schools, it is obvious that one cannot simply take at face value their own reports or descriptions (which, however, comprise the bulk of historical data 1° this realmi); only the most native can believe that decision-makers are guided solely by principles of altruism or benevolence. Yei tew, even retrospectively, are willing to admit to other motives. This problem is no less acute in the tield of educational history. In a recent discussion of precisely this issue, C. Greer (1972, pp. 38-39) observed.

The dominant early genre in the history of education in this country was a version of he do instory comparable to the work of early denominational histories. Like minisfers writing sectarian histories for their colleagues, educational historians often wrote to unite and inspire their co-workers in the schools and Commonly, school superimtendents themselves wrote these histories. When others recorded the past, they usually told the facts the administrators chose to dividge.

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For this reason, then, the utilization of primary source material, especially in analyzing the early, yet crucial, history of public school involvement with children it has viewed as deviant, becomes essential. As we shall see, such primary material as original school reports and recommendations are helpful indeed.

As a final introductory note, it should be carefully borne in mind that the historical developments described in the pages that follow have taken place at all times against the larger backdrop of American society. This point will be made more explicit at times in this review, but it must be recognized at the outset that public schools have always reflected, to varying degrees, the cultural, political and economic changes occurring in the broader social context.



II. EARLIEST FORMAL EFFORTS FOR THE DEVIANT CHILD: NINETEENTH CENTURY

Public schools in the United States did not begin to become involved with the mentally retarded and the emotionally disturbed until late in the nineteenth century. However, the rudiments of education for some of these children were provided, primarily in state institutions for mentally retarded, emotionally disturbed, and socially maladjusted children or youth. For this reason, some background history concerning the development of these institutional arrangements will be provided in this first section of the review.

The Mentally Retarded Child

The history of the education of the retarded in modern times begins with Jean Itard's attempts in France, in 1790, to train the "wild boy of Aveyron." This was a boy of about twelve, captured in the prest of Aveyron, who was unable to speak, responded to food only by smell, and who, in general behaved like an animal. Pinel, France's leading expert on the mentally disordered, pronounced the boy an idiot (the term used until comparatively late in the nineteenth century to describe the mentally retarded). According to the beliefs of the time, the child was considered untreatable. Jean Itard, then a young physician at the Institute for the Deaf in Paris, disagreed with Pinel on the diagnosis, and attempted to restore the boy to normalcy. Itard felt that the boy suffered from a cultural rather than a mental deficiency, he concurred, though, with the prevalent opinion that the mentally retarded were incurable. His efforts with the boy centered around sensory stimulation exercises for each of the senses, together with techniques for speech formation that he had devised in his work with the deaf. The boy did make minor gains but neither learned to speak, nor developed any conceptual intelligence.

Itard believed he had failed and returned to work with the deaf; but Edward Seguin, first a teacher and later a medical and surgical student under Itard, became interested in the possibilities of educating the retarded. In 1842, he persuaded Paris authorities to found the city's first school for care and education of such children; in 1848, when Napoleon III assumed the throne, he emigrated to the United States on invitation from Dr. Samuel Howe, a leading New England physician and social reformer. From that year until well after his death in 1880, Seguin's ideas, based on a new cophysiological model, had major impact in the United State upon the view of mental retardation. He utilized motor training, involving especially the hands and the sense of touch. Seguin's model stressed the importnace of learning and training in the development of mental abilities, and therefore offerd a relatively hopeful view of education for the retarded.

During the middle decades of the nineteenth century, Dr. Samuel Howe of Massachusetts was a major influence in bringing about state involvement with the education of the mentally retarded. As we shall see, his efforts on behalf of "socially maladjusted" and "incorrigible" children were also influential. Early in Howe's experience with the blind and deaf, he became aware of the relationship between sensory loss and mental deficiency. In 1837, at the Perkins Institute for the Blind in South Boston, he started a class for the training of retarded children. In 1846, Howe became a member of the Massachusetts State Legislature and helped authorize a state commission to report to the legislature on the number and conditions of the mentally retarded in the state. Based on this report, the state appropriated, in 1848, approximately \$2500 per year for three years for the teaching of retarded children. This was the first state-supported school for the mentally retarded in the United States. In 1851, separate facilities for the retarded were established at the Institute, later known as the "Massachusetts School for the Feebleminded."

The first private school for the retarded was established in the same state, in 1848, by Dr. Harvey Wilbur. In 1881, after several unsuccessful attempts at legislation, New York State authorized Dr. Wilbur to establish a school for such children in Albany, in 1855, the school was transferred to Syra-



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cuse, where permanent structures had been erected under Dr. Wilbur's direction. Within a period of ten to fifteen years, Ohio (1857), Connecticut (1858), Pennsylvania (1859), Kentucky (1860), Illinois (1865), and other states predominantly in the Northeast and in New England had begun to set up educational facilities for the mentally retarded.

During this middle-period of the century, a generally hopeful and optimistic view of the nature of mental retardation was held. Heavily influenced by Seguin's ideas, American researchers believed that retardation was a treatable and potentially curable condition. Further, the New England social reform movement, led by such thinkers as Emerson, Hawthorne, Thoreau, William Lloyd Garrison and others, argued compellingly for an environmental or social view of criminality, pauperism, and mental disorder. Dr. Howe was an active participant in this general social reform movement, and fought, for example, in the abolitionist struggles. He and his colleagues believed that-retarded children were more a product of ameliorable conditions than of innate, hereditary factors. Thus, in 1857, upon the veto of increased state support for education of the retarded by the governor of Massachusetts, Dr. Howe, (1857, p. 14) in an open letter of protest to the governor, contended:

Idiotic children are found mostly among the poor and humble. The causes of this are plain to anyone who considers the general truth that the *quantum* of intellectual power depends upon the condition of the bodily organization. Nutrition tells upon brain as well as muscle.

During the middle decades of the nineteenth century, then, the prevalent view of mental retardation among educators in the more progressive states was that environmental factors such as inadequate health and diet were of major importance. It was consequently believed that training and education could significantly offset the detrimental environmental influences which caused retardation. As a result, the state facilities established for the retarded at this time reflected very hopeful expectations. A. Deutsch (1949, p. 347) observed:

Like the state hospitals erected during the heyday of the cult of curability ..., the early institutions for the feebleminded were launched on a high wave of optimism. Almost without exception these schools were organized along strictly educational lines and were considered to represent, primarily, extensions of the common school system. They were founded on the supposition that most feebleminded children through proper training could be improved sufficiently to restore them to the community as self-supporting citizens. Their major purpose as indicated in their titles, was educational rather than custodial; they were regarded as being truly schools rather than "institutions."

The instruction that the children received in these facilities was in large measure derived from the ideas of Seguin as applied and developed by American special educators, such as Dr. Howe and Dr. Wilbur. Muscular training to improve motor coordination was stressed, particularly the use of the hands and the sense of touch. Music was utilized to develop auditory powers, which were then aimed towards speech formulation through imitation of the teacher's articulation. Visual abilities were trained through direct manipulation of objects of various colors and forms. It speech formation proved successful with the child, writing, and finally, reading were taaght. This was a method which emphasized the individualization of instruction, and which stressed the importance of the teacherchild interaction. Differences between mildly and severely retarded children were, of course, recognized; however, it was felt that it was only a matter of stimulating the proger neural receptors in each condition, and the education methods were the same for two groups.

Beginning in the mid-1860's this mood of relative optimism began to change. One factor was the miluential Dr. Howe himself; by this time he had become somewhat discouraged with the results at the Perkins Institute. He had come to believe that the blind were innately interior in mental ability, and that heredity was far more important than he had previously considered. A second, more pervasive influence was the gradual rise of Darwinist thought. With the dramatic publication of *Origin* of Species in 185°, the hereditary or biological view of man began to increase in importance. The



impact of Darwinst thought on American educational philosophy and practice will be explored later in this paper, but outrice it to say at this point, that the environmental view of mental retardation began to give way to an emphasis on innate deficiencies. A mood of pessimism became dominant, and state institutions for retarded children, originally designed for purely educational purposes, became more and more castodial in nature. The last quarter of the mineteenth century was marked by a gradual abandonment of hopes for significantly educating the retarded child.

The Behaviorally Deviant Child

The terms and definitions used historically to describe behaviorally deviant children have never been very precise. Children or youths who may be described as "emotionally disturbed" have alternately been viewed as "incorrigible," "truant," "socially maladjusted," "socially handicapped," etc., if they have run atoul of state legal and behavior regulating agencies. In the case of those whom we night label today as "psychotic," "schizophrenic," or "autistic," such persons were viewed simply as "mad," "funatic," or "insane." Until the last quarter of the nineteenth century in America, two hroad categories existed to describe behaviorally deviant adults or children; the "dangerous and violent" on the one hand, and the "harmless and mild," on the other. Treated by methods that dated from the Middle Ages, the dangerous insane were handled little better than criminals, while the harmless were dealt with in the same manner as other classes of public dependents.

In the 1820's, in the United States, almhouses began to be erected for the destitute. Originally designed to provide humane and moral care for the poor, they became catch-alls for the retarded, insane, aged, infirm, and others whom the larger society could not or would not assist. In 1828 in Massachusetts, tollowing a stirring plea by Horace Mann, the legislature authorized funds for a state hospital for the insane. Within several years, other states had begun similar enterprises. Conditions in these institutions, however, were little better than in the almshouses, and steadily worsened through the decades of the 1830's and 1840's. As is true today, patients in these hospitals were predominantly of the poorest classes. As Deutsch (1949) stated, "buildings resembled barracks or poorhouses rather than hospitals for mentally ill (p. 142)." Other societal forms of "treatment" for emotionally disturbed ehildren and adults included selling them as chattel slaves in public auctions and "dumping" them at night, gangster-tashion, in distant towns in the hope that they could not be traced hack to their original places of settlement.

Due partly to the prolonged and consistent efforts of Dorothea Dix in the middle of the nineteenth century, some of these practices were terminated. In a bomb-shell report to the Massachusetts Legislature in 1843, she documented instances in that state, actually one of the most progressive in the nation, of how mentally disordered persons were kept in barns, chained to stalls, locked in local jails, or even put in cages. Her solution was to remove the mentally disordered from the jails and almhouses, and place them in modern hospital facilities. Over the next few decades this was indeed the trend, as states began to build special structures or asylums for the emotionally disturbed. These facilities were an improvement over the prisons and poorhouses, but they were often built as cheaply as possible, with rehabilitative and educational programs non-existent. It was in such institutions, increasingly custodial in nature, that children whom we would describe today as "severely emotionally disturbed" were placed, unless, of course, they came from parents wealthy enough to provide private attention. Even in the latter case, however, medical knowledge of mental disorder was so limited (e.g., bloodletting was a common form of treatment) that httle was done to assist these children.

Such was societal involvement with children viewed as insane, those whom we might today deseribe as severely emotionally disturbed. But what was public philosophy and practice toward those deviant minors who were not considered mentally ill? As with the mentally retarded and the severely disturbed, public schools did not become involved with such children until quite late in the nineteenth century. Other institutions were developed to cope with "socially maladjusted" children.

In a landmark study of the treatment of social deviance in nineteenth century America, Rothman



(1971) observed that it was not until the 1830's that formal institutions for child-care took root. Until that time, dependent children were generally cared for through informal arrangements among community members. The reformatory for disobedient children or the "house of refuge" became increasingly popular during the next two decades, so popular among government officials, in fact, that (p. 209)

The admissions policies of child-care institutions were a catalogue of practically every mistortune that could befall a minor. The abject, the vagrant, the delinquent, the child of poverty-stricken or intemperate parents were all proper candidates for one or another asylum or refuge The new structures never won a monopoly. Nevertheless, they did become the model treatment for the homeless and delinquent like the mental hospital, penitentiary, and almshouse, they dominated the thinking of interested reformers, competing successfully for city-council, state-legislature, and philanthropic funds.

Conditions in these institutions for children were frequently harsh and brutal, with an emphasis on discipline, strict routines, and the isolation of the child from his home environment. Rothman (1971, pp. 230-231) noted:

Fundamental to the institutions' discipline was habitual and prompt punishment, so that the inmates' infractions not only brought a mark in the grading system, but an immediate penalty as well. Corrections ranged from a deprivation of a usual privilege to corporal punishment, with various alternatives along the way. There was the loss of a play period, increased work load, a diet of bread and water, Coventry — with no one permitted to talk with the offender — solitary confinement in a special prison cell, wearing a ball and chain, the whip — and any one or two of these penalties could be combined with yet another and inflicted for varying lengths of time.

Largely in reaction against this pattern of institutionalization, the first state educational facility for ehildren or youths considered socially maladjusted was founded in Westborough, Massachusetts in 1846, and opened in 1848. Created by individuals who were active in promoting better care and education for the retarded, such as Dr. Howe, this institution was not originally designed to be punitive, but was established with reformatory and educational goals in mind. Hence, the intentional designation "reform school" It was felt by advocates of this system that children who were destructive and vicious should not be treated as evil criminals, that with proper tutelage and guidance they could become decent members of society. But to do this, the reformers believed two major conditions were necessary: the children must receive proper parental models of behavior, and they must be separated from the breeding grounds of delinquency, namely, the city.

The notion that the urban environment was a primary cause of delinquency and anti-social behavior was a deeply-rooted attitude among American intelligentsia of this period. According to L. Marx (1970), the dominant view of cities, first clearly articulated by Jefferson, was that they were the breeding grounds of crime, disease, and immorality. The ideal citizen was the country gentleman, Jefferson's "noble husbandsman," who was thought to live in quiet harmony with neighbors and countryside. Thus, Marx (p. 235) describes how Ralph Waldo Emerson in 1844 publicly expounded on this theme:

> Cities, he tells the audience of Bostonians, drain the country of the flower of youth, the best part of the population, and leave the country-side (in the absence of a landed aristocracy) to be cultivated by an inferior class. He therefore would arrest the growth of cities, and he urges support of "whatever events" as he puts it "shall go to disgust men with cities and infuse them with the passion for country life and country pleasures..."

Speaking of the pastoral idea and anti-urban bias that characterized social thought at the time, historian Richard Hofstadter (1961) analyzed this "agrarian myth" and noted that:

Particularly after 1840, which marked the beginning of a long cycle of heavy country-to-city migration, tarm children repudiated their parents' way of life and took off

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for the cities, where in agratian theory, it not in fact, they were sure to succurity to succand p_0 erry (p/32).

This idealization of country life, together with the belief in the virtue of traditional family upbringing, characterized the philosophy of the founders of the Westborough facility, which was used as a model for subsequent institutions for unraanageable youths. The intent was to take these children away from the city streets where they find been corrupted, and place them in screne and undefiled country bomes. Upstanding members of the rural community would provide models for appropriate behavior and teach the youths vocational skills.

The goal of lodging the children with real, farming households this into difficulties from the beginning. For one thing it seemed that the farmers themselves had not been consulted very adequately about the idea and it was extremely difficult finding homes that were woung to take in children or offer apprenticeships. The Depression of the 1850's brought financial strains, and by 1857, over-erowding had filled the Reform School to double its original capacity. In 1859 a newly built extension, together with most of the entire institution, was burned to the ground by one of the inmate boys. The school's policy-makers decided to rebuild, using the family cottage model. This plan, however, was never realized. Perhaps due to public outery over the alleged lack of discipline and the sudden spurt of escapes during the Civil War, and due also to economic factors, the Westborough Reform School began to assume a form that would have been unrecognizable to the goals of its founders. A. B. Richardson, in a collection of gssays sponsored by the Committee on the History of Child Saving (1893, p. 60) noted.

This institution was intended to be a reformatory, but from the beginning the main building was to all intents and purposes a prison. The doors were bolted, the windows based and the dormitoric were practically cells.

In this same collection of essays, an observer of the Westborougb Reform School (renamed in 1893 the Lynan School for Boys) reported with approval that "An integral element in the school system is the military drill (all in uniform with real swords and muskets)" and that "runaways, when captured, may be punished by a simple loss of credits and a whipping, or confinement in the lockup may be added (p. 237)."

Yet as earlier described, the original intent behind institutions such as Westborough was educational and not punitive, youths who might be labeled - today as "socially maladjusted" were to be lodged with sympathetic rural families where vocational and academic skills could be learned. The original purpose of the Reform School was purely instructional, for it was telt that only through identification with real parental models could the children mature socially; gatheting a large number of such youths in an institution would only serve to compound their difficulties.

Thus, in 1854 Dr. Howe had vigorously opposed the creation of a proposed girls' reform school at Lancaster, which was to serve solely as a detention center. His opposition, however, was unsuccessful, and by 1866 ne had become generally disheartened regarding the increasing size and bureaucratization of the state reform schools and mental hospitals. It was at this time that such institutions began to take on the form they have held ever since.

Why did these developments occur, transforming the reform school into almost a caricature of its original plan? M. B. Katz (1968, p. 206) has suggested:

In the nod-rincteenth century new institutions stated in a blaze of reformist zear Prior tod mitalioned general informers like. Howe, they expanded more rapidly than its of the coorders had intended. Expansion was accompanied by the growth of a DC-bit control metalicities managerial group, wardens and their assistants. In partical control distributions was a precision concommant of managing longe, specialized institutions. But size and professionalism led to the lack of warmth inherent in all large institutions. And it was warmth that was the essential largedent in the 1840 formulas for the remaining of commons, delinquents, and the mane.

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Another important impetus in the abandonment of the emotionally disturbed and socially maladjusted to custodial institutions was the belief that social deviance was a more or less inevitable product of the immigrant population, largely poor and uneducated. Grob (1961, p. 182) noted that by the 1860's.

the public had become co. Introned to the identification of poverty with immigration. Enteen years of constant agitation had done much harm to under-mine the more optimistic humanitarian attitudes that had prevailed earlier.

Dain (1961, p. 99) in a discussion of this same trend further commented:

the closer the poor came to the standards of propriety set by the middle classes, the more sympathetically psychratrists looked upon them. An article in the *New Ecompshire patriot* — declared that the New England poor, in contrast to the poor in Europe, were worth restoring to samity because they generally had some education as well as moral and religious training. New Englanders, however degraded, had "a foundation of moral and intellectual character" that encouraged attempts to cure them. The poor who were cured in Europe were "found hardly worth the labor and cost expended upon them."

It was this trend, it may be argued, together with the increasing emphasis in social thought of a Darwinist view of the human organism, that led in the latter nineteenth century in America to a relatively impersonal, institutional custodial treatment of children whether they be viewed as mentally retarded, severely emotionally disturbed, or socially maladjusted. It is to the public schools and their involvement with such children that we now turn.



III. THE INVOLVEMENT OF PUBLIC SCHOOLS: CA. 1874-1914

The period from approximately the last quarter of the nineteenth century to the beginning of World War I was one in which public schools in the United States assumed their present form. Reflecting the many changes occurring in the larger social system, the public school became an integral part of the new, mass-industrial order of American society. From a period in which the public school had been primarity a luxury for the middle class, it became the public institution most responsible for the socialization of the child in America. The school's socialization process can be seen as either democratizing and moral or as critics such as Paul Goodman, Ivan Illich and others have argued, as constructing and repressive But it is nearly universally recognized that aside from providing the child with knowledge and skills, the school has taken on, with the family, the major role of bringing the child into the general value-system and lite-style of the society. To accomplish this, the school has had to either implicitly or explicitly define "normality" — those elements of attitude and behavior that are deemed appropriate for acceptable functioning in the culture, consequently, the school began to assume an active societal role, and that the concomitant rise of special educational structures took place.

One of the most fundamental and far-reaching changes which occurred in the public school was its transformation from a relatively minor societal institution, catering largely to the middle class, to one which was not only available to all segments of society, but which was legally empowered to *compel* all children to attend. It was this development, perhaps more than any other, that led to the first involvements of public schools with children we might view today as possessing either intellectual or emotional disabilities. (The label "emotionally disturbed" has been used only recently. Children who are described as "truant" or "incorrigible" in the accounts which follow are those who might presently be termed "emotionally disturbed" or "socially maladjusted" by the schools.)

In discussing the importance of the development of compulsory schooling upon school involvement with exceptional children, A. O. Heck (1940, p. 21) noted:

> Public education did not take much interest in such special schools or classes until compulsory-attendance laws came into heing. These laws forced all children of given ages into school; this brought to the attention of educators a group of children who for various reasons had previously been eliminated at an early age; they had not, theretore, caused the schools any trouble.

Heck went on to say that in the case of the retarded child, until mandatory attendance was instituted, he or she would most likely have dropped out in the early grades, or would never have been enrolled in the first place. As for the "incorrigibles," the children who were found defiant and unmanageable by the teachers, it seems reasonable to assume that a large part of this defiance was due to their forced, unwilling attendance. In many instances, such youths were working to support themselves, or simply exploring a bit of the world, until various social and economic factors led to compulsory schooling, L.A. Cremin (1961, p. 127) eommented:

> Compulsory school attendance marked a new era in the history of American education. The complet, the blind, the deaf, the sick, the slow-witted and the needy arrived in growin — mbers. Thousands of recalcutants and incorregibles who in former times might lave dropped out of school now became public charges for a minimum period [emphasis added].

Between 1852 (Massachusetts) and 1918 (Mississippi), all the states in the Union enaeted such legislation. However, while these laws existed on the books, it was generally not until the 1890's, as Heck (1940) pointed out, that provisions began to be made for the enforcement of this legislation. The Harpur Commission Report (1899) cited one source that also noted a growing trend in the 1890's toward a more stringent administration of eompulsory-attendance laws. It was at this time, too, that



educators began to speak of the need for establishing special classes or schools for recalcitrant or mentally deficient children. It does not appear to be an historical accident that these events occurred at the same time.

A significant educational event occurred in 1898, when the Educational Commission of the City of Chicago was authorized by the Mayor and City Council to perform an in-depth study and evaluation of the ailing Chicago school system. Under the direction of W. R. Harpur, this report, whose recommendations became a model for many urban school systems in the United States, urged the establishment of special "ungraded" classes and "Parental" schools for children found to be unmanageable in the regular classes. One source quoted by the Harpur Report (1899, p. 161) explicitly related the enactment of compulsory schooling regulations to the necessity for creating special educational facilities.

> The Computions Attendance Act has for its purposes the reformation of these vicinits children. Thes cannot be received or continued in the regularly organized schools, they were admitted into these schools, they were encouraged to do right, they were reproved, they were purished for misconduct, they have been suspended from further attendance in their classes, their parents cannot or will not control them, teachers and committees that to correct their evil tendencies and vicious conduct. What shall be done with them? The Compulsory Attendance Act commands that they shall be placed in schools, it not in the regular schools then in other schools to be provided to them.

In the same report (p=163), the earlier Superintendent's Report of the Chicago Board of Education in 1894 was quoted in part

There are also a large number of children who are constantly dropping out of our schools because of insubordination to discipline and want of cooperation between the parents and the teachers and they are becoming vagrants upon the streets and a menace to good society. The welfare of the city demands that such children be put under restraint — I therefore call altention again to the necessity of the establishment of a parental school for the benefit of such children.

And, tinally, the Harpur Report (pp. 163-164) quoted one educator of the time who strongly urged that

By all means the board of education should have the power to establish and maintain one or more of such schools, and thereby break up or avoid the formation of bad habits and character, and thus save many children from becoming criminals. . . We should rightfully have the power to arrest all the little beggars, loaters and vagabonds that intest one city, take them from the streets and place them in schools where they are compelled to receive education and lean moral principles.

From the nature of these quotations, selected with consensus by the Chicago Educational Commission, it seems clear that the overriding concern of the school authorities was to isolate these children from the classes which they disrupted. The first source described the mandate of the Illinois Compulsory Attendance Act that compelled the schools to deal with these children. The other two sources highlighted the problems such children posed to the city as a whole, and contended that it was the responsibility of the public schools to remove these youngsters from the streets and attempt to socialize them. But who were these children? Who were their parents, described in two of the above quotations as uncooperative and unresponsive to school administrators? Hawes (1971, p. 161) noted that "in the 1890's most of the juveniles arrested by the police of Chicago were the children of immigrants."

In general, the increasing stringency with which the compulsory attendance laws were enforced can be seen as a direct effort to restore stability to a culture which had been inundated in a comparatively short time with a huge influx of foreign-speaking immigrants. Large numbers of immigrant families from widely divergent ethnic backgrounds had suddenly swept into the efficies, and it was to the public schools that traditional American society turned for cultural assistance. This anti-immigrant

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bias among educators was often couched in intellectual, social Darwinist language. Thus, Professor Howerth of the University of Chicago (in McMurry, 1899, pp. 75-76) argued in the influential Yearbook of the National Herbart Society (later the Yearbook of the National Society for the Study of Education), under a sub-heading entitled "Socialization the chief aim of education" that:

> Too long as certain classes or certain individuals reluse to recognize their natural relations to society, that is, are unsocialized, so long will they retard the advance of solacty toward its ultimate goal. The great problem of the age is how to get rid of our unsocial classes. Obviously, the only way to get rid of them is to socialize them. And this may be done by education and this should be, we contend, its main object.

This sort of attitude regarding those "certain classes" was common among traditional American stock, particularly those of the upper-class Protestant elite. This group possessed the social, political and economic power to make their views felt. Cohen (1964), in discussing the considerable impact of the Public Education Association (PEA) upon the development of compulsory education in New York. City at the turn of the century, observed that "Its officers and trustees constituted a patriciate of wealthy Protestant families of old American ancestry (pp. 24-25)." Concerning the PEA's first president, he turther noted that "her forehears helped settle New England" and "Like other young ladies of her privileged station, Miss Griswold was educated by private tutors at home and by travel abroad (p. 46)."

Summarizing the national trend toward compulsory education in this period, H. Perkinson (1968, p. 70) observed:

Only after the Civil War, when the rise of the cities created fears for the stability of society, do we find any widespread effort to secure effective compulsory education aws. Four years after the passage of the 1874 compulsory education law in New York the state superintendent reported that the law was effectively enforced in only New York City and Brooklyn. The same urban character of compulsory education is evident in the first law of Maryland, which applied only to Baltimore and populous Alsighenty. County: In Missouri school attendance was made compulsory from eight to fourteen only in cities with a population over 500,000. The city child, especially the child of the newcomers, had generated both eompassion and fear. He was unkempt, utcated for, and untitored. He was in need of help. But he was also a threat Partly Hom teat and partly from compassion, thirty-one states enacted some form of compulsory education by law by 1900.

The original motives for establishing special classes within the public schools may not have come solely out of concern for "law and order." Nor is it argued that, in many instances, such children should not have been separated from the rest of the school children, whom they frequently distracted or terrorized. Conditions in the immigrant tenement world were often harsh and hrutalizing, and it is not surprising that some children growing up in such an environment would become genuine threats to the community. Nevertheless, the evidence is clear that in general, 1) the huge influx of foreign-speaking immigrants with their children provoked a societal effort to maintain stability, which was a primary factor in the enactment and enforcement of compulsory school attendance laws; 2) these laws, in turn, led to the almost immediate establishment of special classes to cope with the children that the regular classes could not handle.

Prossibly the earliest effort in the public schools regarding deviant children was the creation in New Haven in 1871 of an "Ungraded School" for mischievous and disruptive children. Similar arrangements were begun in New York in 1874 and Cleveland in 1875. The New Haven Superintendent of Schools in 1879, is cited by the Connecticut Special Education Association (1936, p. 22) noted that:

For Energied Schools are an indispensable appendage to our graded system. They p^{μ} a drifter a class of chadren, who, for any cause, must necessarily be (regular in the interdance, beyond certain bints.) Entrasonably disobedient and insubordinate a class are a determent to the good order and instruction of the school, are sep-

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inated from d and placed here where they can be controlled and taught, without distortions, others, fruants, also, are placed in these schools for special discipline.

The grade schools, relieved of these three classes, great burdens to the teachers, movy on with greater ease and rapidity, while both pupils and teachers perform their during with pleasure, satisfaction, and profit that would be impossible in the presence of dururburs of good order.

While classes for socially maladjusted children grew rapidly in the last quarter of the nineteenth century, the first public school program specifically for the mentally retarded did not come into being until 1896, when Providence, Rhode Island, opened a class for "backward" children, an offshot of a "school for discipline and instruction." 'Within a few years," Springfield, Massachusetts (1897). Chicago (1898), Boston (1899), New York City (1900), and other major cities followed suit with separate classes (or slow-learning or retarded children. Some school systems followed the New Haven pattern, where dimetant teachers were provided to tutor "backward" children until, by 1914, there were enough teachers to establish a special class for these children in each school building. During this period, too, special remedial classes for non-English-speaking children were set up by the schools to cope with the large influx of immigrant children; these were often known as "steamer" classes.

It is inportant to recall just how strongly the immigrant population affected public schools in the period from about 1890 to the start of World War I, when immigration to the United States was, virtually cut off. In 1909, when the U. S. Immigration Commission made its massive study, 57.8 per cent of children in the schools of the 37 largest American cities were of foreign-born parentage. In New York, the figure was 71.5 per cent, in Chicago, 67.3 per cent, in Boston, 63.5 per cent. As late as 1917, immigrant children constituted 70 per cent of public school enrollment in New York City (Cremin, 1961). Such children posed severe administrative problems to the schools, and as a result, special educational facilities were a holdgepodge bin for nearly every sort of variant child that could not be handled within the regular classes. H. A. Miller (1916, p. 74), writing of this situation in the Cleveland schools, commented

At the present time such cases are often handled in a most unsatisfactory manner the non-lineach speaking child cannot keep up with his companions in the regular enades. For this reason he is sent to a special class, but it there is not a steamer class available, the pupil is all too trequently assigned to the backward class. This is not because the backward class is the right place for him, but rather because it transhed an easy means of disposing of a pupil, who, through no lault of his own, is an unsatisfactory member of a regular grade.

In the same report, the author cited an earlier survey conducted for the Cleveland schools which found that mentally retarded children were being assigned to foreign-speaking classes and that normal foreign children were being placed in classes for the mentally deficient; this unfortunate development was attributed largely to inadequate diagnostic acuity and poor administration. Earlier, in 1902; the Supervisor of Primary Schools in New Haven, as quoted by the Connecticut Special Education Association (1936, p. 23), noted that their ungraded classes were receiving three distinct groups of children who were being lumped together in the special classes: "incorrigible boys, de-fective children and children who speak no English."

The Impact of Darwinist Thought

During this period, the societal and professional attitudes toward the education of the mentally or socially variant child were greatly influenced by Darwinist theory. As described earlier, such conceptualizations began to play a larger and larger role in social theory in the United States. This orientation, while not universally shared, was nevertheless the dominant mode of thought among the American intelligentsia and main culture-bearers, including educators.

The leading social philosopher of the English-speaking world at this time was Herbert Spencer, British, whose straighted during the period from about 1870 to 1890 was without equal. R. Hotstadter



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(1959) noted that "Spencer's protosophy — gave Spencer a public influence that transcended Darwin's (p. 31)," and "in the three decades after the Civil War it was impossible to be active in any field of intellectual work without mastering Spencer (p. 33)." Deriving his theories from Darwin – biological formulations, Spencer developed a philosophy of social selection which argued that only the most fit of the human species should be allowed to survive, so that mankind as a whole might advance, the weaker members of numanity, through their innate interiority, detracted from the progress of the race and hence posed a threat to the future of mankind. As a result, Spencer deplored not only poor laws but also public health and public educational facilities, since these institutions sustained many of the individuals seen as innately interior. Eventually, it was believed, nature would weed out through natural selection all such undesirables, and there would be no further social problems.

The major spokesnian for Social Darwinist thought in the United States was William Graham Sumner of Yaie. Synthesizing evolutionary theory with traditional Protestant Ethic values. Sumner argued that social as well as biological, inequality was an inescapable law of nature, and without it, the law of survival could have no meaning. The neh were that way because of their superior natural acumen and intelligence, the poor and infirm simply those members of the species who had lost out in the evolutionary race due to their innate deficiencies. To attempt to legislate aid for such persons was deemed fidiculous as well as grossly unscientific. What was logical and sensible, by Social Darwinist thought, was eugenics.

The impact of these views upon popular and professional opinion concerning the mentally retarded or behaviorally deviant child was considerable. The general mood toward such persons became one of repugnance and alarm rather than sympathy or benevolence, and this attitude was carried into the field of education. Thus, in a report to the New York City Commission on School Inquiry, Paul Hanus, a well-known professor of education at Harvard, and editor at World Book Company's new "School Efficiency Series," warned that the two most serious and urgent problems facing the public schools in New York were those posed by the "persistently unruly child (p. 18)" and the mental defective. Hanus (1913, pp. 20-21) stated:

The magnitude and seriousness of the problem for caring for mentally defective children will be appreciated when the city realizes that the number of such children in the public schools is not less than 15,060, while there are only about 2,000 in present ungraded classes, that the presence of such children in classes for normal children seriously handicaps both teachers and pupils, that the means of discovering defective children and segregating them and caring for them, so far as they are segregated, are at present inadequate and defective, and finally, that the danger of allowing such children to grow up at large is a very grave one. Such persons not only become a burden to society themselves, but propagate their kind in large numbers by marriage or illegitimate unions with each other of normal individuals ..., whatever it costs, the city cannot safely perpetuate the inadequate measures of discovering and caring for its mentally detective children, and run the further risk of allowing the present progressive increase of mental defectives to continue unchecked.

This sort of attitude toward the retarded was in large measure disseminated and encouraged by the writing of Henry H. Goddard, one of the major figures in special education in the first two decades of the twentieth century. It was Goddard who, in 1908, as Director of Research at the Training School in Vineland, New Jersey, translated into English the Binet intelligence scales and made the first adaptations for their use with children in the United States. Establishing, too, the first psychological laboratory for the study of the mentally retarded, Goddard today is generally revered as a heroic figure of this period. The Journal of Special Education (Fall, 1971), for instance, wrote of him, "His talent, in its manifold expressions helped direct special education into the channels of its twentiethcentury growth (p. 210)," Without disparaging any of his achievements, it may prove useful in our understanding of the development of special education during this era to briefly review his philosophy toward the mentally or socially deviant child



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According to F. F. Doli (1965), Goddard's first major work. The Kaliikak Tamily (1912), triggered a "wave of eugenic alarm." His depiction of the Kaliikak family portrayed the "feebleminded" as a menace to society and to the fature of the human race. It was from the genetic stock of the mentaily deficient that criminals, paupers, drunkards, and other social undesirables arose, contended Goddard, it allowed to breed unchecked, they would produce even more of their kind. In 1916, in *Feeblemindedness*, ne advanced the argument that social problems in America and other modern societies were the result of individuals who, because of their innate mental deficiencies, could not cope with the complexities of contemporary life, he therefore recommended the mandatory sterilization of such persons. It is interesting to note the Puritan ethic in Goddard's thinking, he considered prostitution and intemperance as among the greatest dangers facing society. And, finally, as late as 1921, ne argued for the extreme Darwinist view of mental retardation and behavioral deviance when he wrote in his book, *Juvenile Delinquence* (p. IV);

There are two million propies in the United States who, because of their weak milds in their diseased minds, are making our country a dangerous place to use in The two torus $t \to$ indeesing both by heredity and by training. We are breeding detectives white mildsing out may

In a separate chapter entitled "The School's Opportunity to Prevent Delinquency," Goddard ented statistics which showed that thirteen per cent did not get above the fourth grade, another thirteen per cent did not get above the fifth grade, etc. He went on to argue that the reason for the attrition was that "each group has reached the limit of its intelligence (p. 116)." The children viewed by the school as socially manadjusted, Goddard explained, suffered from innate mental deficiencies and "primitive instincts" like sexuality or aggressiveness, which led them to their anti-social activities. If necessary, he contended, such youths should be placed in permanent state custody and be prevented from breeding.

Goddard's writings were extremely influential at the time, and wilely accepted by both professionals and the say public. Coneta (1964), for instance, reported that his positions had important impact upon the atorementioned Public Education Association (PEA) of New York City, a powerful lobby of corporate and cultural effect. The retarded and the socially maladjusted were viewed at best as poor unfortunates who, through no fault of their own, were a menace to society and to the betterment of the human race, their interior hereditary make-up could not be overcome, and unless checked, they would pass on their bad genes to unborn generations. At worst, the attitude at this time was one of hysteria and tear, and the establishment of special school classes or institutional structures for these children must be seen against this attitudinal backdrop.

But individuals with other motives also contributed to the involvement of public schools with such children in the period preceding the first World War. Elizabeth Farrell, for instance, an active social reformer during the manufant era, and the first president of what is now the Council for Exceptional Children, helped establish in New York City the first classes for the mentally retarded (1900), the first school attase program (1902), and the first psycho-educational clinic (1909). Her colleague, Juna Richman of the activist Educational Alliance, established a Teacher's House in New York City, whose residents pressed for special classes to aid mentally and physically handicapped children. There were many handdails who, like Dr. Howe in the nineteenth century, labored long and energetically out of humanitarian impulses, for the retarded and disturbed child. But from the material presented in this section, it is clear that those impulses alone cannot explain the sudden rise of public school involvement with these children. The general professional and societal attitude toward mental retardation and social deviative was scarcely one of altruism or sympathy. It is not likely that special classes in the public schools would have developed as they did, were it not for the perceived need to enact and enforce compulsory school attendance laws; these laws were enacted to stabilize society and to maintain the existing patterns of American society against the immigrant deluge. With these considerations in mind, we will examine the period following World War i to approximately the end of the second World Wat



IV. THE GROWTH OF PUBLIC SCHOOL INVOLVEMENT CA. 1915-1946

Ine-period from the beginning of World War I to the end of World War II was one which saw increasing public school involvement with children viewed as mentally or socially deviant. There were no dramatic preakthroughs in educational technique with such children, nor any sudden changes in educational attribute or philosophy. Rather, as will be described in this section, there was a gradual but steady growth of social services (or what crities have seen as an increased bureaucratization of the schools), and a gradual growth, too, of involvement at the state level in administration and funding of local school efforts.

One of the most significant developments during this period was the rise of standardized testing including intelligence testing. This movement had considerable impact on education in the United States, especially special education. It is to the history of the testing movement and its related offshoot, school psychology, that we first turn in examining developments during this era.

The Early Testing Movement and School Psychology

The first modern intelligence tests were constructed by Binet and Simon in France at the turn of the century. Their purpose was to differentiate higher-grade mentally retarded children from average pupils, and to assist in the organization of special classes within the French public schools; Binet, in formulating his tests, rejected the earlier contributions of special educators such as Seguin as being unscientific and non-rigorous. It was Henry Goddard who in 1908 first translated the Binet Scale and made adaptations for use with American children. In 1911 he published his own version of the scale.

During the period prior to World War I, there were a few instances of public schools making use of psychologically-designed assessment measures. As early as 1899 in Chicago, a Department of Child Study and Pedagogic Investigation was established, providing for a laboratory which made individual studies of handicapped children and utilized mental growth norms and a battery of crude, unstandardized tests. In 1907 a Child Study Department was set up in Rochester, New York, making use of individualized tests. In 1911 in Cincinnati, a public school psychological laboratory administering a variety of assessment measures was created. In 1912 the School of Education at the University of Pittsburgh established a similar program for diagnosing "mental deviates" in the surrounding school communities, and was also engaged in psychological and educational examination of individual children and thed families.

It was in 1914 that the St. Fours public school system adapted definite eligibility standards to "Special Schools for Individual Instruction" (for the seriously mentally retarded) and to ungraded classes (for the borderine and "backward" cases). These standards, based on Binet mental-age scores, became state-wide Missiouri standards in 1919, and were subsequently adopted by many states. According to 1 E. Wallin (1958), "St. Louis was the first city and Missiouri the first state in the union to consciously and dehberately admit low ability children to public school classes on the basis of definately formulated standards (p. 176)." Schleier (1931) claimed that New Jersey in 1911 was the first state to pass legislation concerning the education of mentally retarded children in the public schools (which) defined mental retardation as "three or more years retarded in mental development"). Regardiess of the precise dates, it seems clear that prior to World War I there were examples of the utilization of measurement and assessment standards by the public schools, particularly regarding exceptional children. What did occur during World War I and immediately alterward was the sudden burgeoning of the testing movement, and the use of such tests on a mass scale.

The reason for $\beta = 0$ does not appear to be in any overnight increase in altruistic motives or moral concern above better meeting the educational needs of handicapped children, but rather in the military needs of the U.S. Army to produce as quickly and reliably as possible an efficient fighting force from its newly-created body of conscripts. In 1916, Dr. Lewis Terman devised the Stanford Re-



vision of the Bolet-Simon Intelligence Scale. It became the most widely used test in the held for many vertex. In 1916-1917, Dr. Arthur Ons, also of Stanford, experimented with group testing, his materials, under all American Psychological Association committee of psychologists who offered their services to the Armit led to the devising of the Army Alpha and Beta Intelligence Tests, as well as other group assessment measures. By 1918, when the National Society for the Study of Education published its verified and these represented in *Fiducational Products*, over one hundred standardized tests were described and these represented memory the best of those available. The war period had also provided the testing-psychologists with large numbers of research subjects of varying ability levels, namely, drattees. As $1 \le V$ Greman (1961) commented, " All this feverish activity — would undoubtedly have remained a professional phenomenon had it not been for the historical intervention of World War 1 (p. 1870)".

Spuried by these developments, in 1920 the National Research Council produced the National Intelligence Tests, and T. M. Terman published the Terman Group Test of Mental Abilities. These measures, along with the Stanford revision of the Binet, represented a further refinement of standard-tied testing and, as P. M. Symonds (1942) noted, "It was for the purpose of administering these tests that psychologists were first imported into the school (p. 173)." Growth in this field was steady though not marked. In 1915, the Connecticut State Board of Education hired the first official school psychologist, Vinoid Gesch to make examinations of slow-learning children and to devise better methods for their school distinction, but it was not until 1935 that New York became the first state to certify school psychologists.

It was during this period that the school psychologist took on the functions that have characterized his position ever since, these duries have largely consisted of conducting evaluations on individual children in computation with "special services," particularly with regard to the placement of children viewed as "backward" or mentally retarded. D. N. Bersott (1971) has noted that even at present, the estimated fifteen per cent of the school population that is "exceptional" (e.g., mentally retarded, emotionally disturbed, brainsingured) is the primary student population with which the school psychologist deals and represents the bulk of his professional tocus. In contrast to the school psychatrist, whose concertis have centered about the child's emotional and social functioning, the school psychologist's position, from its inception, has been mainly geared to the standardized measurement of the child's intellectual capacities and abilities, and the offering of recommendations of an educational, rather than psycho-therapeutic nature. In discussing the historical development of the school psychologist's role, Suberberg and Suberberg (1971, pp. 22-23) observed.

> For provide non-dependent network opposes started as a bargain for the school districts. In all of the provident was often hilled by teachers who had taken a testing course. For work was able of costicles preceivork.

He was a second to be goined to go, school psychologists began developing soft of the transformer of the probability of the universities to augment the restrict one second the testing could be transformer of the testing could be provided to universities to augment the restrict one second be provided to universities to augment the restrict one second between the encoders of the physical development the restrict on the provided to universities to augment the restrict one will be provided to universities to a performance of employment that the university where the provided to a performance of the physican-dominated could be been approximated of the physican-dominated could be been approximated on the physican-dominated could be been approximated been approximated on the physican-dominated could be been approximated being been approximated been approximated being been approximated bee

(c) point of the capitor fraction transform the schools, but they were store on the control of X is control and power of with other of the control acter's pay school of the control of the with them and although they had the control of dealers of the control of the control were usually below school procepties on organizational that.

Guidance and Counseling

During the period from approximately 1915 to 1945, there arose in public school systems, particinarily in orban centrics, other ones which similarly have been categorized under the general heading



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of "pupe personnel" services. As with school psychology, the tocus here will be on the relationship of such function budgen viewed as mentally or socially deficient.

Inough major diverspments in this sphere did not take place until the 1930's (Glennen, 1966), earliest efforts were begin by Frank Parsons, often referred to as "the farher of the guidance movement (p. 22)." It was Parsons who, in 1908, established a Vocation Bureau at the Civic House in Boston to provide in and career information for the underprivileged in the neighborhood. Although he died only a few months after his ideas on the importance of vocational guidance for youth had great impact, and the Vocation Bureau witch he founded was instrumental in the establishment in 1914 of the first professional circumination matter by ideas on the stational Vocational Guidance Association

The period from about 1908 to 1920 in which the guidance movement began was one characterized by a highly potent drive to make the schools more "efficient," more related to "practical" daily life Financial giants such John D. Rocketeller and Andrew Carnegie were prime figures in this drive to eliminate impractical" subjects from curriculum, and to institute more of a business orientation in American education. Calaban (1962) has suggested that the establishment of vocational and related guidance programs received a major impetus from this movement. He commented (pp. 180-181).

Enclose a new were leaders in education and administration in the period from 1910 to "9.5" represented a new type of school administrator. They not only manifested a great represented a dimension for businessmen and industrialists, but they resembled the mean representation of the were active in introducing and using business and industrial procedures and terminology in education. And they in turn as leaders played a coast grave of shear of shaping the new "profession" of educational administration, and the shear the American schools.

Another reason for the creation of such programs, aside from the wider impact of the corporations upon social institutions such as the schools, was related to the immigrant population. Several urban school reports, such as that directed by Paul Hanus, had found that student failure was clearly related to ethnic and class identification. A prevalent view came to be that such children were culturally unable to profit from traditional public school education, and that vocational rather than academic subjects were most appropriate.

In the 1920's, the new standardized intelligence and achievement tests began to be utilized quite heavies by the guidance counselor as well as by the school psychologist. These instruments were thought to hold much promise in achieving the goal of determining which children were most suited for academic curriculum and which children should be placed in vocationally-oriented programs or tracks. Thus, I ewis Terman, creator of the extensively used Stanford-Binet scale and one of the leaders in the educational testing and measurement movement, argued for the "tracking" function of his and other intelligence tests in school guidance. Terman (1923, p. 74) wrote:

The present writer would urge the widespread trial of the multiple-track plan, adapted iteo (d.t., to size of etv and according to other circumstances). At present vocational custance is too largely an end process, on afterthought. To be of most value it should be preceded by cears of educational guidance.

What was to be the basis for this more figorous, systematic school guidance envisioned by Terman? What would be its goals? He went on to explain (pp. 75-76):

At 2513 step in the child's progress the school should take account of his vocational processories. Preominary investigations indicate that an IQ below 70 rarely permits inviting better than unskilled labor, that range from 70 to 80 is preeminently that of semi-scoled abor, from 80 to 100 is that of the skilled or ordinary elerical labor, from 200 to 110 or 118 that of the semi-professional pursuits, and that above all these are the grides of intelligence which permit one to enter the professions of the larger fields at business. Intelligence tests can tell us whether a child's nurve brightness corresponds more nearly to the median of (1) the professional classes. (2) those in the semi-professional pursuits. (3) ordinary skilled workers, (4) semi-skilled workers, or (5) skilled laborers. This information will ne of great value in planning the education of a particular child and also in the differentiated curriculum here recommended [emphasis added].



Philocal consists of the inference of leaders such as Terminical remainer on various standardized april do in the contrast occurs became characteristic of the school guidance confised of The conception of the root was largely that of a tob or career advisor rather than that of a psychotherapist, and a C. Most contrast stated. The beginnings of guidance are indistinguishable from the beginnings of contrast of guidance of possibility and constrained of the work of Cari Rogers in the 1940's that the doct of oppositive to guidance and conseling begin to lead dominance of the field, for the nontice of constraints of P grow and bis associates placed relatively of the striphasis on diagteries of the constraints.

K age the electronic transition the decoopment of the American righ school, noted that vocational α_{0} and β_{1} is a databased by many educators at this time as not only the solution to the problem obscience as α_{1} and β_{2} as a subscience scheme to the problem.

(1) and algoring state for certain consultant economic classes of society. Here, it can be not not certain to the Thasses? In part, this was a twentieth or construction of H age. Matching deals of social uplift through education, carculated economic constructions of the poor. It also reflected the tecong, now even or processing to the poor of the assess would appreciate and on the poor of the construction of the process and the masses would appreciate and on the poor of the class.

In a construction ($n \in [0]$ with p = (4), in tracing the history of the school guidance movement, construction at

a second process the consection of reast in New York City, leads to the inescapable conclusion of the progressive school reform program in the pre-World War-I decade was to be a choose provide the progressive school is population. A widely-shared scepticism about the capacity of the administration of widely-shared scepticism about the capacity of the administration benefit from "book learning" is a melancholy strain in the vocation of the investment. The zeal with which progressives pursued vocational education and the lowest grades of the elementary school can scarcely be understood of the administration of the lowest grades of the elementary school can scarcely be understood of the decay solution.

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In the 1930's new developments took place regarding children viewed as emotionally disturbed exocutive fundational fundation developments reflected the increasing role of the public school as a socutivation agent, as well as the influence of Freudian theory and the mental hygiene movement led by Berry Depending on one's own values, this period may thus be seen as one in which schools began to offer more services for socially deviant children, or conversely, one in which an increasing bureauerativation and children partowing of the definition of childhood "normality" occurred.

An in-portant trend setting event was the establishment of the New York City Bureau of Child Guidance in 1952. Under the Board of Education, it consisted of school psychologists, school social workers and constituting psychiatrists whose goal was to meet the emotional and psychological needs of spread children. It was in that year, too, in New York City, that the term "probationary school" was displied and consistent to the totle "adjustment school" or "vocational adjustment school." Also, in \$932, the Social children its the Board of Education, regarding the newly-formed Bureau, made several seconds of the latent to the Board of Education, regarding the newly-formed Bureau, made several seconds of the latent to the adjusted by P. H. Betkowitz and F. D. Rothman (1967, p. 16) the latent with

> x_1 — in the finite contrast transform psychiatric social work, should be appointed to bring the second second work by relationship between the school and the home, for the benefit in the second

> $x_{\rm even}$, program, of parental education should be adopted, through the organization of some parent accordations anall sensols of the city

fire a vector cooperation of existing social agencies in New York should be enlisted by proceapily article of our schools.

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A program for the promotion of "teacher health" should be introduced in all schools. Important studies have been made showing conclusively that a high degree of correlation suits between teacher health and teacher attitudes on the one hand, and children's mentic feature and behavior on the other.

The planning and development of a multi-agency approach to the problems of emotional disturbance or social maladjustment in school children can be seen as a general movement during this period. The school system of Passaic, New Jersey, is an illustrative example of trends of the time in nod-de-sized urban systems. In 1937, the Mayor of Passaic authorized the creation of a Children's huraau to be placed under the direction of the city's Board of Education to deal more humanely and erfactively with the problems posed by delinquency-prone and socially defiant youths in the schools. In *n*, stanstances, youths were referred to the Bureau by police officials. The Children's Bureau emtanged with regular and consulting school guidance personnel and a special detail of plain-clothes believenet to help enforce school attendance. The purpose of this agency was to bring to bear a wide to the the maladjusted child, local police and the juvenile court system, together with consulting<math>to characteristic and physicians with their special facilities, were to be brought into close contact with theschools and with their apparatus of attendance and guidance personnel in dealing with problem $<math>\xi = 0$ of the maladjust of attendance and guidance personnel in dealing with problem $\xi = 0$ of the schools and with their apparatus of attendance and guidance personnel in dealing with problem

⁶ as model crystallized in many urban school settings in the 1930's and 1940's and is still with us tode: It provides an interesting example of a new significant development \sim the school's joining torces with other societal institutions (in the above case, the legal-correctional and mental health systeria) in its involvement with children considered mentally or socially deviant. W. C. Kvaraceus (1945, p. 3), in describing the establishment of the Passaic Children's Bureau, explicitly noted this trend when t = tote. "The methods used by schools to cope with behavior problems and other types of maladjustment within the school system, and the methods used by protective agencies in the community, have come to resemble each other more and more."

Continued Growth of Special Classes

In the years following World War I, until about 1930, the growth of separate facilities within public school systems for deviant children was rapid and sustained; for the mentally retarded, in the period from 1922 to 1932, enrollment in special school structures more than tripled. By 1930, according to a survey conducted by Schleier (1931), sixteen states had passed legislation relating to education of the mentally handicapped, either in or directly under the public schools; by 1932 thirteen states had established a state division or bureau in charge of administering special education services. Seventeen states had made at least some provisions for funding local programs through a variety of means. These included appropriating a general sum to the district, or reinbursing the local district for a certain percentage of its special education expenditures. However, a widespread disparity existed between groups of exceptional children which were to receive state attention, a condition which still exists today. For instance, some states authorized senarate educational facilities for the blind though not for the deaf, and vice versa Schleier (pp. 13-14) also observed.

> It seems that when one state passes a law there is a tendency for this law to become it mode for other states. New Jersey, in 1911, was the first state to pass a law concerning the education of mentally-handicapped children in the public schools. This law initians the clause "three or more years retarded in mental development." Yet, in spite of the fact that the great defect in this law has been pointed out by Wallin and "these discloses as a model upon which to frame laws for other states. In 1927, the exessature of Alabama passed a law for the education of mentally-handicapped children in the public schools. If contains the same clause.

According to a study published in 1933 cited by Heck (1936), about 75 per cent of the nation's high schools had some form of special assistance for exceptional children, with the largest percentage

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of sign remediation going to hildren who had failed in the regular classes. It was noted that most of these special programs exceed to the larger schools, and that the smaller, perhaps more rural high schools leaden, provided them. Nother study cited indicated that, in general, public schools were more likely to provide separate facilities for mentally retarded children than for any other exceptional group, particularly in the northeast and north-central states. In a report cited by Heck (1940) published in 1929, a way build that special classes for the socially maladjusted frequently went under the name of 'gosciplinary classes' findigh tress were unknown in all but a third of the states. Where they did exost inflation in aregulation systems), Heck observed, they tended to employ a strong-arm rather than an educational of rehabilitative approach, and teachers were selected for such classes on the basis of their replatations is tough disciplinarians.

As with procedures today, the IQ score was the chief measure by which children were assigned to special classes. After reporting that "Those with intelligence quotients in the region of 70 will usually be todad to be detrately subnormal (p. 212)." Reavis *et al.* (1931), in a normative description of elementary some enceded of a the time insteal.

> (1) (1) the attendities specific classes and even special schools for groups of trantis in order of our prophesistic often called disciplinary classes. It is stally more boxs provide information need of placement in special disciplinary groups because of the an organization to conspond of placement.

In advice that proves both aronic and revealing, they went on to caution that (p. 213)

the principal must be extremely careful in the selection of pupils for the special distriction of pupils with the special distribution of difficult to distinguish between a pupil who is a structure of the characteristic public construction of constructions of the special construction of the special construction who is retarded mentally.

In the years between 1930 and the end of World War II, the field toward increased segregation of the mentally or socially deviant child began to wane, and in some cases was even reversed. For instance, Units (1944) noted at the time that "there has been marked development away from the single special class where children with wide ranges in ages and in degrees of retardation are placed (p. 264." Cruckshank and Johnson (1958), who also observed this trend, attributed the change to three main factors. I) the Depression, which brought economic pressure on the schools to reduce their more expensive special programs. 2) the widespread dissatisfaction with the quality of education in these classes, and 3) the impact of Dewey-ist thought, which argued that good progressive teaching was basically ad that was needed to help any child learn. The influence of economic concerns on the schools' involvement with problem children must not be underemphasized. Kirk and Kolstoe (1953) explicitly igsted its coard program that in the toar years of the 1940's, the sudden societal interest in better education and to intend of the mentally retarded " — seems to have been stimulated, at least in part, by the shortage of manpower of industry and the consequent use of the handicapped (including the mentally retarded) involvement with endiptient of the consequent use of the handicapped (including the mentally retarded) involvement any observed of the consequent use of the handicapped (including the mentally retarded) including the mentally re-

Teacher Fraining

Creation of thactic manner programs in special education has, for obvious reasons, tended to reflect the eligibility and the school classes and programs for deviant or exceptional children. Thus, in the charge prost to 1970, the number of teachers specially trained to work with the mentally or socially hand capped was quite small. Most facilities for such children were residential, and statts were theread on the predices. Furthermore, the technology hadnor yet developed for accurately assessmented or an differences, and special education was not included in teacher colleges, curriculal

15. The feacher training program in special education was set up in 1914 by Charles Scott Berry at a set dentation school for the neutrally retarded in Michigan. Shortly thereafter, the first full-time colling is some way steam zed at what is now Eastern Michigan University. Growth in this held, however,

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ERIC Full Text Provided by ERIC was slow, and by 1932 only eleven states had separate teacher requirements for special education. These ranged from fifteen semester hours to one year of specialized training, five states demanded, in addition, from one to three years prior teaching experience in the regular grades.

During this period there developed widely disparate criteria among the states for licensing special teachers, a condition which still exists, the required amount and nature of coursework, field work and previous teaching experience have varied a great deal from state to state. Development of programs at the college or university level was not too rapid during this time, and as late as 1949 only seventyseven institutions of higher learning had even the barest training programs; most significant developments in teacher training in special education, reflecting the wider surge of societal interest in education of the handicapped or exceptional child, took place in the post-World War II era, and it is to that period that we now turn.

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V. THE POSI-WORLD WAR II ETA

It has been in the period tion approximately the end of World War II to the present that public schools in the United States have dramatically increased their degree of involvement with children viewed as increase tetatided, encitonially disturbed or socially maladnisted, and most recently, as possessing learning of special educational programs at the local and state level, and beginning in the 1960's the first major effort of the federal government. Another significant development during this period has been the rise of patentianterest groups, who have been influential in bringing about public changes in attitude toward these children, as well as legislative mandates for better education of the mentally or socially handicapped child. It is largely these trends which we will examine in this section.

In the years immediately following the end of World War II, the growth of special educational facilities in the schools was quite marked. From 1948 to 1952 to 1958, the number of mentally retarded children, for example, enrolled in special public school programs increased from approximately 87,000 to 113,000 to over 213,000, more than doubling in a decade. Mackie and Robbins (1960) observed that the total number of school systems with separate enrollment in special programs increased from about 1,500 in 1948 to nearly 3,700 in 1958, although it was noted that. "The growth of special education has not been at the same fate for all types of exceptional children. The reasons for this uneven development are undoubtedly complex (p. 14)." By 1959, too, one hundred and twenty-two colleges and universities were offering sequences for training special teachers; and huge increase in special class enrollments tollowing the war had led to a teacher shortage in this field as early as 1953.

During this decade, one of the groups of exceptional children that began to receive the widest attention by the public schools was the retarded child whose level of functioning had previously been considered too low to be worthy of education. Dunn and Capobianeo (1959) reported, "Since 1953, the growth of special day classes for the trainable retardate has been remarkable (p. 456)," and from 1953 to 1958 there was a 260 per cent increase in enrollments, a larger increase than for any other area of exceptionality. Dunn (1963) attributed this development mainly to the rise of parent-interest groups, specifically to the National Association for Retarded Children (NARC).

By 1956, all forty-eight states of the Union had established legal provisions for some sort of state assistance, advisory and or financial, to local special education programs. In forty-six states such assistance included some form of reinbursement to local districts for their special education expenditures. The degree of involvement, of course, varied widely from state to state, and while all the states at this time had provisions for education of the physically handicapped and forty-six for the educable retardate, only nineteen had any legislation dealing with the trainable retardate and only fifteen possessed any legislative provisions for the socially-emotionally handicapped.

In general, in viewing developments from this period up to the present, it appears that different groups of children viewed as exceptional have received varying kinds and amounts of attention by the public schools. While increasing emphasis was manifested in the early 1950's and during the Kennedy years of the 1960's for improved education and training of the retarded child, relatively little has been done for the child with moderate to severe social-emotional disabilities. Mackie and Dunn (1954) noted that the child in this latter category, unlike the retarded child, has tended to receive service mainly through the guidance and counseling agencies (of the sort described in Section III of this paper), which by their nature involve only part-time or consulting work with the individual child. While by 1953 forty colleges and universities were oftering preparation in teaching the mentally retarded, only ten reported sequences of preparation specifically for teachers of children with serious social and emotional problems

As late as 1965, the Subcommittee on Special Education of the Senate Education Committee of Michigan found that "Education programs" contionally disturbed are most everywhere in this

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state in an embryonic stage (p. VI-C-3)" and noted that it is the year 1965 the city of Detroit, with the largest school system in the state, had no special programs for the emotionally disturbed. The Subcommittee stated, however, that Michigan was probably nevertheless almong the vanguard of the states regarding education of these children, and quoted Professor William C. Morse of the University of Micrigan, which beer (ed. 7) is hadly off as we are, we are the leader (cited, pp. VI-C2)." Morse pointed off, for instance that Michigan had more students in training for educating the emotionally disturbed Data on structures. The country combined

Although in 1946 the Division of Child Welfare in New York City organized special settings, shown as 2000 schools" for children viewed as emotionally disturbed or socially maladjusted, this program like others in many deteriorating urban environments, has not worked very well. Kann (1962) has noted that despite official statements as to the therapeutic intent of these institutions, in actual practice they have functioned as warehouses for uncontrollable boys, and have been largely custodial in nature. In 1958, reforms were undertaken to improve facilities and curriculum, and in 1965, the sugnuitic 2600° appellation was dropped, but their student population remains almost wholly ghetto youth, and chronic teacher vacancies and a high staff turnover rate continue to suggest the extreme negative sociation of the educational conditions in these institutions. The pattern has been similar in other area urban school systems, with special classes or schools for emotionally disturbed or socially maladmisted endorm without rehance on a variety of strong-arm or hard-line techniques.

In some instances, due to increasing vandalism and physical assaults upon teachers and pupils in some school, there has been a growing reliance on police protection and patrol of school grounds and intercars. It a discussion of urban public school facilities for youths classified as emotionally disterbed or secondy maladiusted. Mackler (in Rubenstein, 1970, p. 148) reported that the "600" schools after

effectually segregated, inconveniently located, undersupported, organizationally upstance and assignthe unable to meet the needs of their student bodies. Even the best $p_{\rm c}$ and $p_{\rm c}$ when hote than clustodial care and some institutions are far worse than that

Notice the exiteme over-representation of minority group youth in such programs. Mackler op 1495 were ordersuggest that

The above the definition of a "disturbed child" is so subjective and affected by social introdes, the greatest segregation and variation in treatment occur in special schools the distance of sum children. White students are likely to be defined as troubled and placed in treatment schools, while minorary group children are likely to be defined as troublesome and placed it a school as studium. Statistical data substantiate this point. The New York Curves the schools in the teat, for example, are fully integrated, while *all* schools (day and inside that the distance treatment are segregated. For emotionally disturbed youngsters placement with miss treatment are determined not only by personal problems but by in minimum at the

Extreme to an example principal since World War II, just as not all groups of exceptional coefficient are non-net order educational attention from the public schools, the national pattern as a which matching endotries in discational attention from the public schools, the national pattern as a which matching endotries of the cost of the cost of the education of the resulting demand for additional special school services and personnel, the problem of the exceptional child in the rural areas has been, and largely remains, unsolved in 10^{-6} product the exceptional child in the rural areas has been, and largely remains, unsolved in 10^{-6} product the exceptional child in the rural areas has been, and largely remains, unsolved in 10^{-6} product the exceptional child in the rural areas has been, and largely remains, unsolved in 10^{-6} product the exceptional child in the rural areas has been, and largely remains, unsolved in 10^{-6} product the exception of the regard do not seem to have changed to this day, many rural school distributions of the exception in that the greatest progress toward individualized squarty child in or exception of the exceptio

2. Second a potential development during this period has been the rise of parent-interest are to construct a test of the Kak (1962). Durin (1963), Cruckshank and Johnson (1958) and others

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(6) (*) a finite or create of public concern and concomitant local, state and federal involves (*) (*) a finite conduction the efforts of these of partizations.

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Find the later 1980's meanly an schools had laws excluding children with LQ's below the "edicals, it of consider priority of such children were expected to either educate them themselves or place them it is defined to category. Increases, therefore, one of the foremost aims of groups such as NARC was to 1 of comparison of programs for these emidren. By organizing as an effective lobbying body with trtance and consistent the succeeded in helping to bring about the massive increase in school services to child expression encoded and expression of the children were expected to encode the massive increase in school services to child expression encoded and the plane of the succeeded in the plane of the massive increase in school services.

> If the Control weather obligation to place each mentally retarded child in a free, Policy of error of reducation and training appropriate to the child's capacity within the of store provident of the ability of the alternative programs of education and training control to the theory of the real above placement in a regular public school class is preferoblic to be the control of producation, placement in a regular public school class is prefertion of the theory of spinsic public school class, and placement on a special public control of school of process of the placement of the any other type of programs of education and the control of the test of the placement of the any other type of programs of education and

The states of the end point interest groups devoted solely to the concerns of the emotionally distance control supports for the National Noriety for Autistic Children. The Na XC was founded in 4968 by point aged Bernard Rimand, author of *Intantile Autism*, and henself the parent of an autistic children in NSXC race in white income almost a hundred chapters in nearly every state, and has operiod in path downline in the those of the NARC. Like that parent group and others, the NSXC has been up to state residential facilities. It should be recognized, however, that the properties of the nearly every state residential facilities. It should be recognized, however, that the properties of the nearly every being action who may be labeled autistic or severely emorionally distanced in autistic of autistic or severely emorionally distanced in autistic of a control of the every head of the other of the every head of the theory of the best of the other of the best of the residential facilities of a state or severely emorionally distanced in autistic or severely emorionally distanced in a the exercise the autistic or less distanced in autistic or severely in a distance or interestanced in the every head of the second in a distance or interestanced in the every head of the second interestance or interestance of the second in the every head of the second in the sec

Iteration in a state of a subject of the NARC has arisen may be the result of several factors, thus a sparse of matched to parents of emotionally disturbed children, stemming to an the state of the state of the state of the second state of the second state of the second state of the state o





Socially maiadrusted" have tended to come mainly from the lower classes, particularly minority groups, it should be recalled, for instance, that special classes were originary established at the turn of the century or nandre the problems posed largely by immigrant children. Many critics have contended that what school authorities view as deviant behavior in these children may actually be quite normal and appropriate behavior according to the values and social perceptions of the facial or ethnic group to which they belong. This, the parents in the ghettos who have argued for community control of their schools may in some respects be acting from motives not unlike those of groups such as the NARC, since community control of the schools' enterna for defining normality, it is still predominantly those children from the lower classes who receive the labels of deviancy. It is not surprising that their families, lacking both financial and political resources, have not been able to do much effective lobbing.

Members of minority groups and spokesmen on their behalt nave nowever, been increasingly successfal in bringing some of their concerns to the attention of the courts. These have come to be termed "right to fair classification" cases, largely in the form of class action suits, parents and other interested parties have argued that the labeling and placement procedure by which children are processed into special education is racially or culturally discriminatory and a violation of the Fourteenth Amendment's constitutional guarantees for due process and equal protection under the law.

In Hobson v. Hansen (1967), Judge Skelly Wright found unconstitutional the Washington, D. C. "tracking" system by which children, on the basis of their standardized test scores, were placed in either honors, general or special (educable mentally retarded) programs. Relying on Brown v. Board of Education (1984), the landmark school desegregation case, the court held that assessment measures were culturally biased and sustained an unjustifiable separation of students on the basis of race and socio-economic background. Noting a disproportionate number of black children in special classes, Judge Wright (p. S14) ruled

> The evidence shows that the method by which track assignments are made depends essentially on standardized aptitude tests which, although given on a system-wide basis, are completely inappropriate for use with a large segment of the student body. Because these tests are primarily standardized on and relevant to a white middle class group of students, they produce inaccurate and misleading test scores when given to lower class and Negro students. As a result, rather than being classified according to ability to learn, these students are in reality being classified according to their socio-economic or racial status, or more precisely according to environmental and psychological factors which have nothing to do with innate ability.

More recently, in 1971 in California, a class action suit was filed on behalt of several black children who had been placed and retained in classes for the educable mentally retarded (Larry, P., M. S., M J, et al. v. Riles, et al.). It was argued for the plaintiffs that such children were heing wrongly labeled and assigned to such classes by a racially and culturally biased testing procedure which violated the Civil Rights Act of 1871 and the right to equal protection under the California Constitution and the Fourteenth Amendment to the U.S. Constitution (Mental Retardation and the Law, April, 1973). In June, 1972, the court issued a preliminary injunction halting the use of E.Q. tests within the state for placing black children in classes for the educable mentally retarded. Preparations are underway by the plaintifs to achieve a permanent bar on E.Q. testing; similar cases are in progress in other states. This area of itigation, together with the "right-to-education" suits on behalt of severely handicapped children, represents potentially significant avenues for change in the history of public school involvement with children perceived aside the "right-to-education".

In tracing the impact of outside interest-groups on public school involvement with children viewed as mentally or emotionally handicapped, the Council for Exceptional Children (CEC) must be credited with an important role, particularly in the post-World War II era. Founded in 1922 by a small



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(1) Device the stability to stratify the traditions of the device of stability of the device of stability of the properties of the special condition.

Federal Involvement

The cower of sideral of clement in state and local school programs for mentally retarded and enormalised starbed and enorgies is a suparatively recent phenomenon. The first step, the Cooperation Research Altion 1954 (Public Law 83(531), authorized support for "cooperative research in edlocation" through no finds, were actually granted until 1957. In that year, \$675,000 was specifically allocated for research treated to education of the mentally retarded. In 1958 and 1959 (P. I. 85-926 and P. I. 86(158)) the field for education of the mentally retarded. In 1958 and 1959 (P. I. 85-926 and P. I. 86(158)) the field for education of the mentally recognized the need to foster the development of highereducation train for programs in this field, and began to award feilowships for graduate students intent on categoristication of the mentally retarded.

The first teal additiatk effort, to ligh took place under the administration of President Kennedy, who with a mentally retarded sister, was acutely aware of the needs of the mentally handicapped. In 1965, legislation was passed greatly increasing support for the training of professional personnel that had been authorized in these earlier laws. The Act (P. I. 88-164, Sections 301 and 302) extended support to professional training to several areas of childhood exceptionality, including the severely emotionally disturbed, and also authorized the use of funds for research and demonstration projects in the held of education of the handicapped. Legislation enacted in 1965 (P. I. 89-105) added to this act the authority to permit the construction and operation of research facilities and related programs, inconductive training of special personnel, as well.

Ine period of the nud-1960's was one in which a host of domestic legislation at the federal level was thacted, aimed at trunching a "War on Poverty" and achieving the "Great Society." According to this abetal vewpoint, despart poor motivation and illiteracy are primery factors in the "cycle of poverty." and education the cornerstone by which the poor can elevate themselves to better lives. To this and in the Office of Education to aid the "culturally disadvantaged" or "culturally deprived" child. In addition to the Officier Head Start, remedial reading, counseling and tutorial setvices of home varieties originated at this time. Some programs were maintained entirely from private sources such as foundations, others utilized support from a combination of private and public spheres including the federal government.

Such public school involvement, in large measure, had as its focus the child whose intellectual or social functioning was considered under-developed or inappropriate. These perceived characteristics are not unlike those with which special education has been traditionally concerned, and these areas

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of professional interest soon overlapped. By the late 1960's the field of special education was broadened to include programs for compensatory education. Reflecting this growing trend, in 1968, the Council for Exceptional Obldren devoted a monograph to the subject of "Special education and programs for disadvantaged couth," and professional journals such as *Exceptional Children* contained articles on similar therms.

Among the most significant efforts to alleviate poverty through schooling was the "Great Soelety" encodice package, the Elementary and Secondary Education Act (ESLA) of 1965, which provided assistance to children in "disadvantaged" areas (including handicapped children) and support for state activity in this domain. Out of this more general federal concern with education and with education of minority group children in particular, the ESEA was amended in 1967 to include a separate fulle VI dealing wholly with education and training of the handicapped child. Written as Public Law 89-750 and finally signed by the President as P. L. 90-247, this legislation represented a major, sweeping involvement of the federal government in a host of special educational programs, which included: 1) the establishment of regional resource centers to improve education of the handicapped, 2) the dissemination of grant support for recruitment of personnel in the field of special education and related disciplines, 3) an expansion of educational media for children, including the emotionally disturbed and the mentally retarded, 4) increased and 10 in-state schools for handicapped children; 5) allotment of funds for research and experimental projects; and 6) a restructuring of funding procedures so that Title VI programs could be most viably established in each state.

Among the most significant developments from this act was the creation, within the U.S. Office of Education, of a National Advisory Committee and a separate Bureau for the Education of the Handworped (BEH). Despite controversy and opposition which retarded the establishment of an independent agency, plans were correct into effect. This was the first instance in which the education (2000) advise agency, plans were correct into effect. This was the first instance in which the education (2000) advise agency, plans were correct into effect. This was the first instance in which the education (2000) advise correct into effect. This was the first instance in which the education (2000) advise correct into effect. This was the first instance in which the education (2000) advise correct into effect. This was the first instance in which the education (2000) advise correct into effect. This was the first instance in which the education (2000) advise determined been granted parity with other federal educational efforts. As E. Martin (2000) advise interval is the first time, specialists in education of the handicapped (2000) would be at top policy-making levels within the Office (p. 501)." BEH has since been a major force in supporting efforts across the country in the field of education for the mentally and emotionally handicapped child.

Equivalent of education of individual children, assist and strengthen existing programs in this field, and develop and disseminate new educational methods for such children.

Public Schools and Learning Disabilities

In turning, finally, to the area of public school involvement with children seen as possessing learning disabilities, events are so contemporary that there seems little to cover in an historical review of this nature. J. McCarthy on Hammill and Bartel, 1971, pp. 10-11) noted in 1969 that.

Soldon, has a concept burst upon the educational scene with such caractissmic force to the concept of special learning disabilities. It as late as the early 1960's concept of special learning disabilities was largely subliminal or limited to another excitisions into new methods of remedial reading or new approaches to psechitrin or end guidance practice with children whose non-learning was seen as a nostice of drives to parential pressure or rejection. State legislatures had not yet been bombarded by province pressure erosps to enact enabling legislatures but notable exceptions, had not use in the boost to tempt. Universities, with rare but notable exceptions, had not use in the boost to transpersonnel either to diagnose a learning disability or to base from in distornatione. It is probably safe to say that in 1920 there were no pasnet or constortions chadren except for remedial reading programs.

Bateman (1964) Frostig (in Myklebust, 1968) and other leading figures in this field have all pointed to the early to mid-1960's as the one in which educators began to focus on the child with learning difficulties. It was in 1962 that the Association for Children with Learning Disabilities (ACLD) was forried, a group encompassing the interests of parents as well as teachers and professionals, under the guidance and encouragement of Dr. Samuel Kirk, well-known in the field of education of the handicapped. This organization with local state affiliates has been quite active in directions/similar to NARC, NSAC, and other interest groups. In its Spring, 1967 Special Report on Legislation and Learning Disabilities (p. 10, as editors reaffirmed the organization's locus of concern:

The purpose of ACLD is to advance the education and general webtare of children and south with normal or potentially normal intelligence who have maximg disabilities of a perceptual, or coordinative nature, or related problems. ACLD is concerned with these children and youth regardless of the cause of the medical or symptomatic terms more we exclude from this category those children and youth who have other schoor, deficits such as the blind, the deat, the cerebral palsied and the mentally retarded.

In 1968, the first journal devoted solely to this category of child variance was established, the *Journal of Learning Disabilities*. In the first issue, R. H. Barsch (1968) introduced the journal with a *d* scussion at some length regarding the status and possible future of the field. But as to the influences which led to its relatively sudden burgeoning in the 1960's, he had little to say (p. 7):

The arres of development which have generated the convergence upon this singular designation are many and varied and will certainly be the target of analytic examinations by future fusionans. In the present, however, there is little time for phylogenic analysis

Although by 1966 eleven colleges and universities were receiving funding by the U.S. Office of Education to help support the training of personnel in this field, it was not until 1970, in huge measure due to the efforts of ACLD, that federal provisions specifically covering the education of the learning disabled child were enacted and reid lederal support began.

Barson (1968) noted at the time that the status of school programs dealing with learning disabilities was in some confusion, both in administration and conceptualization. Neither comfortably placed in special education not regular education, these programs have remained in an awkward position, reflecting largely the newness of the field. Individual school districts have varied widely in the interest and commitment they have shown to this most recent category of deviance in children.



VI. SUMMARY AND CONCLUSION

In tracing the development of public school involvement in the United States with children viewed as mentality or socially deviant, four main more or less distinct historical periods were identified and discussed in this review. These included 1) the early and mid-nineteenth century societal efforts in the education of such children before public schools took on much of this role. 2) the immigrant era in the late mineteenth century, in which the enactment and enforcement of compulsory school attendance laws necessitated the establishment of special structures for deviant children; 3) a "middle period" from approximately the beginning of World War 1 through the end of World War 11, highlighted by the development of school facilities for special children, and 4) the post-World War 11 era, characterized by the rise of parent-interest groups and the concomitant increase in state and finally federal involvement in this field. Beginning in the 1960's public schools have come to define a new category of child variance, that of learning disabilities.

In reviewing societal involvement with these children-in the nineteenth century before the impact of public schooling, developments can perhaps hest be summarized by the word "ironic." For in each case, what began as sincere humanistic efforts toward change were turned into near caricatures of their original purposes. Institutions for retarded children, established with purely educational goals, stressing the importance of the teacher-child bond, developed into impersonal custodial structures. State mental hospitals, designed, at least on paper, to provide rigorous rehabilitative programs, from their inception were fittle better than the almshouses where such persons had previously been warehoused. And state reform schools, originally conceived as half-way houses in which youths would be placed with sympathetic rural families, became punitive detention centers.

Why did this happen? Some sources have pointed to the almost inevitable conditions of overcrowding and inadequate funding which led to the parallel outcomes of bureaucratization and depersonalization of services to these children. As noted earlier, the Westborough State Reform School doubled its original population within a decade of its inception; state hospitals for the mentally ill were similarly inundated with much greater numbers than they had been designed to accomodate. Another influence undoubtedly lies in the gradual ascendance of Darwinist thought. Beginning in the 1860's, the emphasis of environmental causes of mental or social deviance began to give way to an increasingly genetic view. In the latter portion of the nineteenth century, continuing through the first fifteen years of the twentieth century, educators came to place less and less hope in the possibility of significantly improving the capacities of retarded or disturbed children. It was at this time that institutions which had been created for purely educational purposes were transformed into permanent warehouses.

I he period from the late nineteenth century to the start of World War I was one in which public schools in the United States took on the form they have held ever since. It was in this era that the deluge of immigration from eastern Europe took place, and the main culture-bearers of American society, greatly threatened by the foreign-speaking masses, turned to the schools to preserve and maintain traditional social-cultural patterns. Conjpulsory attendance laws were enacted and enforced to strengthen the school's new role as a major socializing agent. Soon after, the first special classes or structures within the schools arose.

By the turn of the century, the public school had become legally compelled to deal with children with whom they had previously had little contact; the mentally retarded, the "incorrigibles" until the advent of compulsory attendance laws they ht.? never been much of a problem for schools, for they either dropped out in the early grades or were simply never enrolled. One source quoted earlier explained tersely, "The Compulsory Attendance Act commands that they shall be placed in school; if not in the regular schools than in other schools to be provided for them (Harpur Report, 1899, p. (61)."





The considerable impact of Darwinist or Social Darwinist thought on public school involvement with chadren viewed as countably or socially deviant is an important influence that is frequently neglected in nistories of this period. While there were general educational reformers such as Julia Richman and Elizabeth Farrell, who labored long for better care and education of handicapped children, the more provacent view was that shared and disseminated by men like Henry Goddard. The dominant conception of both public and professionals alike, was that the poor and inform were that way because of their innate detocencies, that they had simply lost out in the race of the "survival of the fittest." The memory obtained and the socially inclapable of living in modern society. At worst, the attitude at this time was one of fear and alarm, and the establishment of special school classes or structures for these chadren must be viewed in this historical light.

Ine period from approximately the beginning of World War I through the end of World War II was one in which increasing public school involvement with these children took place. While there were no dramatic breakthroughs in educational philosophy: Social Darwinist conceptions gradually disappeared as a scriously viable viewpoint. It was in this era that school psychology and guidance and counseling services came to be actively involved with mentally retarded and emotionally disturbed children, basing much of their professional roles on the administration of standardized tests. The development of these instruments was greatly spilled by the U.S. Army in World War I, and it was shortly thereafter that schools came to make use of intelligence and achievement measures. As a result, the position of the school psychologist was created and has functioned ever since, largely to deal with children viewed as intellectually or scholastically deficient. Having roots in the field of vocational guidance, school guidance, until the impact of such therapists as Carl Rogers in the early 1940's, was concerned mainly with such matters as job or career counseling.

A major development during this period was the planning and establishment of a multi-agencied approach to the problems of entotional disturbance or social maladjustment in school children. School departments such as the Bureau of Child Guidance in New York City were created, making use of the services of school psychologists, school social workers and consulting psychiatrists under one unit. Such agencies, established in the 1930's in most large and middle-sized urban school systems, also began to join forces with other societal institutions in dealing with behaviorally deviant children. The mental health and legal-correctional systems particularly began to work more closely with the schools.

While greater school administrative concern for these children has traditionally been viewed as a landatory development, recently some special educators have questioned to what extent the establishment of such departments has actually benefited the child. To what extent, too, have such agencies simply represented an increasing bureaucratization of the school, of the helping professions? Most personnel in these special services, heavily weighted with a plethora of supervisors, assistant supervisors and the like, see the individual child for whom they are to make recommendations only once, to conduct standardized testing. Sometimes not even that much interaction takes place with the child, for often the reacher alone is interviewed. This, too, is usually on a one-shot basis.

In the period since the end of World War II, the rise of parent-interest groups has been an extremely important force in the involvement of public schools with mentally and emotionally handicapped children. At both the state and, beginning in the 1960's, at the iederal level, legislation enacted has strengthened existing programs and increased new ones. Funding, though still a problem, is certainly more adequate at present than in previous periods of special education. Another effect that the parent groups have had in this domain is that of spurring court decisions compelling school systems to provide educational treatment for severely retarded or severely distributed children. Organizations such as NARC and NSAC have been quite active in this area, and the growth of school classes for trainable retardates is carectly attributable to the impact of parent groups in the 1950's. There is less and less support, consequently, for the notion that mentally retarded or emotionally disturbed children should be put away or isolated in state institutions, and in recent years the thrust has been towards



abolishing within the schools themselves the segregation of such children. Indeed, the very concept of the "special class" has been called into increasing doubt.

It might be worthwhile to note at this point that while states did enact compulsory attendancelaws during the amingrant period of the late mneteenth to early twentieth century, these laws were apparently *not* intended to apply to severely desiant children who were viewed as rightfully belonging in state custodial institutions. It has been only relatively recently, since the end of World War II, partly due to the efforts of parent-interest groups, that this attitude has been changing.

It is worth noting that in recent years special education programs have come under increasing attack by minority groups (Dunn, 1968). J. T. Johnson (1969) among others has claimed a built-in bias in the existence and functioning of such programs, especially against racial innorities. Johnson (p, 3, 3, b), for instance, contended that

Special education is helping the regular school maintain its spoiled identity when it creates special programs (whether psycho-dynamic or behavioral modification) for the "distuptive child" and the "slow learner," many of whom, for some strange reason, happen to be black and poor and live in the inner city.

It is significant to observe that almost precisely similar criticisms were lodged against the "ungraded classes" in the immigrant period reviewed in this paper, frequently by school officials themselves at that time. They noted the widespread mislabeling of minority group children as mentally retarded, and today it is clear that many of the immigrant children considered to be "incorrigible" simply represented manners, values, and attitudes divergent from those public schools sought to inculcate.

The historical parallels are striking. Sixty and seventy years ago, the special schools and classes established were explicitly designated to isolate the children with whom the regular classes could not cope. Their purpose was mainly detention rather than sympathetic, individualized instruction, and their pupil population was drawn largely from the poor and minority groups. It is exactly these contentions that characterize *present-day* criticisms of special education programs.

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Another frequently leveled criticism of such programs is that they have either deliberately or inadvertently served to place children into various levels of "tracks," with the I. Q. score used as the chief sorting device. It is further argued that the poor and racial minorities are disproportionally represented in the less academically-oriented structures, such as special classes for the mentally retarded or the vocational programs. Due to their lower performace on the standardized intelligence tests, these children, a is said, are assigned to school facilities which offer little preparation for higher scholastic and social achievement.

As we have seen, an important motive in the original establishment of guidance and vocational guidance programs was an increased skepticism in the capacity of the immigrant child to benefit from academic training. Partly for reasons of school "efficiency" and "practicality," it was felt by many that children ought to be educated for the jobs which they would later hold as adults, and in the case of the immigrant children, it seemed clear that professional careers were beyond their ability to achieve. The new standardized tests appeared to offer the most rational and "scientific" way of making decisions about differential curricula for school children. Thus, Lewis Terman, deviser of the Stanford-Binet fest and a leader in the testing movement, himself not only recognized the potential use of his and other scales for this "racking" purpose, but *urged* that they be so employed.

Indeed, the involvement of public schools with children viewed as mentally or behaviorally deviant can be seen as stemming from two main historical motives. 1) the desire to provide better, more humanistic and child-centered education for all children, including the handicapped, and 2) the impetus to maintain the normal operating patterns and functions of the school, particularly related to its role as a major obtaining agent. From this first motive came the efforts of Dr. Howe, Dorothea Dix, Elizabeth Farreic, and countiess others who were interested in social and educational reform. Fargely



trom the second motive, special school facilities were created for children perceived as deviant. These two forces have, of course, overlapped, and in some respects, are not at all contradictory. One can have the educational needs of the individual child in mind as well as those of the group or larger society. But these motives are *not* synonymous as many educators, either implicitly or explicitly, have suggested. A greater awareness of both these historical trends, it is hoped, will lead to increasing sensitivity to the true needs of children.





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THE TREATMENT OF DEVIANCE BY THE EDUCATIONAL SYSTEM: STRUCTURE

by

Edward Hoffman

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I. INTRODUCTION

Public schools have become increasingly involved with whiteren defined as mentally retarded, emotionally disturbed socially maladjusted, or more recently, as presessing developmental disabilities or learning disabilities. An extensive national system now exists to provide care and training for such children. This system has grown markedly since its beginnings in the late nineteenth century, and now functions on local, state and tederal levels. Every state currently has enacted legislation, either mandatory or permissive, providing for the establishment of local school programs for these children. National information clearinghouses have been created to better coordinate research and teaching methodology, egional and state professional associations and parent-interest groups have been established and have proliferated across the country. Ever-increasing funds and services have been allotted to this splite of public education. Yet special education for mentally or behaviorally deviant children is how ander greater criticism that ever before, particularly with regard to issues such as special placement, abeling, and institutionalizatio.

The purpose of this paper is to provide the reader with a comprehensive overview of how the educational system presently operates with regard to retarded, disturbed or learning-disabled children. Whenever relevant, areas of contention have been noted, with major arguments summarized for the reader.

We will first describe the client population, including the definitional criteria for mental retardation, emotional distuibance and learning disabilities; we will then turn to an examination of the crucial labeling and placement procedure, one which has received the brunt of criticism and legal attack. Since the many steps involved in this process are either explicitly or implicitly related to notions of normality and deviance, the third section of this work will analyze the basic conceptual models of intellectual and behavioral deviance. These models will include those characteristically favored by school personnel, as well as those advanced by their critici.

From this section, we will turn to a discussion of the training and functions of the key school personner who dear with children defined as retarded, disturbed, or learning-disabled; most often, these traces are fixed by the special education administrator, the special teacher, and the school psychologist. Section V will describe the basic programs or facilities utilized, and Section VI will analyze the psychologistic outcomercial content of these programs, that is, the nature of curriculum and the specific learning goals.

Special education has become increasingly involved with all levels of government, and Section VII will reveal the characteristic patterns of administration and funding. These patterns, of course, reflect possible on solutions which are rarely made unanimously, but rather reflect an equilibrium of counterinterests and threes. Thus, Section VIII will deal with the crucial issue of power and influence in this bead, show match of the disputes now being argued before the courts and elsewhere center over the issue of which and some if decisions affecting the lives of school children.

Sector (EX.w.), the is on the relatively recent growth of national information clearinghouses, which transformers of neperts and teaching materials for professional and public use

Consists a registred as emotionally distanced, mentally retarded for as possessing learning disabuses a constrained or the unbreak of other social institutions in the United States, such as the mental resolution of the order social welfare system. Section X will therefore briefly examine the most type instruction of the basic system system of the social institutions.

We show the scheduler of the option of society or ality are serviced by the public schools (e.g., blind, death the scheduler of the scheduler and continue the focus of the Conceptual Project an Chad Variance, which we can also proportion of with probable focus much enclosing of the contract defined as mentary or the context.

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IL THE CLIENT POPULATION

The Emotionally Disturbed/Socially Maladjusted

In general, the definitions of this category of childhood exceptionality have been formulated rather loosely and imprecisely by the various state school systems. While a quasi-psychiatric model has been traditionally adopted, behavioral theory has gailed increasing prominence in the schools' view of this disorder.

Operationally, the criteria by which school children are placed in special programs for the emotionally disturbed or socially maladjusted may be only nominally related to theoretical models for childhood psychopathology.

Cohen (1969), in a review of the term "emotional disturbance" in educational and related professional literature from 1964-1967, found two major terminological referents for this label; the first clustered about constructs of laperactivity, delinquency, and aggression; the other centered about constructs of withdrawa), isolation and autism. She noted that the term appeared to have acquired some of the characteristics of "jargon phrase," and was often used without careful discrimination.

Hirshoren et al. (1970) in a national survey of school programs for this population cited several studies which suggested that legal definitions of emotional disturbance utilized by the various states tended to be circular and without uniformity. Morse et al. (1964) found that children were most likely to be placed in special classes from motives of altruism and interest in helping the troubled child on the one hand, and from a desire to remove and isolate the disrupter on the other.

Quay et al. (1966) obtained teacher rightings of characteristic problem-behaviors exhibited by children in classes for the disturbed. Three main dimensions were found, centering about either a) aggression and defiance; b) neuroticism and anxiety; or c) withdrawal and autistic behavior. Those in the first category of traits comprised the largest subgroup in special classes, followed by those in the third behavioral cluster. Balow (1966), in a review of studies which analyzed behavioral characteristics of the special education school population, noted that comparatively tew withdrawn children were identified, suggesting that disturbing behavior is the most common reason for a child's referral.

In terms of epidemiology, estimates of the number of disturbed children have fluctuated widely, depending on definitional oriteria. Gaivin and Quay (1969, p. 85), in a review of research on this topic, commented

Since there is no widely accepted definition of maladjusted insiderin, the figures from surveys on incidence of emotional disturbance in the public sensols varied according to the defaultion and cutoff point employed by the researcher — figures range from four percent to 22 percent in studies cited.

The Mackie report (1969) of special education services in the United States between 1948 and 1966 gave two per cerit as the prevalence figure for emotionally disturbed children. Approximately 90,000 were enrolled in special programs to meet their needs, or only twelve per cent of the total number. Regarding both prevalence and numbers of children in such programs. Mackie included children defined as "socially maladjusted," because of the difficulty of differentiating the syndromes.

Most states employ a prevalence tigure of two per cent in planning special services for this population, but these programs are designed to treat only the most seriously disturbed children. Bower (1969) and others have noted that by the time most school children are referred for psychological assistance, these disorders have usually been manifest for several years. Efforts are earlier identification and screening have been in the planning stage in recent years, but have yet to be implemented nationally in other than an experimental (ashion

Characteristically, a disproportionate number of children in , ecial programs for the endotionally disturbed locally multidusted are boys. Glavin and Quay (1969) observed that researchers have



repeatedly found at least a two-to-one male-tenuale ratio. Quay *et al.* (1966), in a national survey, reported that super-cent of children in these classes were boys. Mumpower (1970), in a survey conduction on white chadren serviced by the Special Education Center at the University of Louisiana over a ten veasion of reported that roughly 70 per cent of children referred with mild to moderate emotional problem of the boxs of terestingly, though, the sex ratio was about even for those with severe emotional problems.

Data from these studies on sex ratios appear to suggest, then, either that school-age boys experience signal onto greater colorional disturbance than do girls, or that behavioral traits commonly associated with masciantity in our culture (aggressiveness and activity) are more akely to run counter to school criteria for normany, they are traits associated with femininity (passivity and compliance)

The Mentally Retarded

With the tapid influx into the public schools in the 1950's of more severely mentally retarded children, two definitional sub-categories and resultant differential treatment modes were established: the *educable* mentally retarded (LMR), and the *trainable* mentally retarded (LMR). In recent years, these labels, like many others in the tield of childhood sceptionality, have come under increasing criticism, and are consequently losing acceptance in the professional field. Nevertheless, they continue to be the most widely used differential descriptions of children viewed as mentally retarded.

Children in the educable category usually exhibit no discernible neurological abnormalities; educationally, the term implies an ability to learn basic academic skills, such as reading and arithmetic. Often the causes of this disorder are attributed to environmental or familial factors. The somewhat arbitrary labeling of children who are often physically and socially normal as "mentally retarded" has become an extremely controversial issue in recent years in the schools.

Children in the trainable sub-group were generally barred from public school attendance until the 1950's because of the obvious cognitive and physical deficiencies they usually manifested. Waite (1972, pp. 5-7) stated

Since 1980 a concerted effort has been made to establish programs for trainable mentally orthodod pup is fighter public schools of the United States.

The majority of the trainable mentally retarded are retarded because or pathological calors — brain many, metabolic disorders, genetic aberrations — Motor coordination is used y poor, and there is present a much higher incidence of visual, auditory, and there series and physical problems than is true for the general population.

Ine most important and often sole criterion for defining both EMR and TMR categories has been the child's score on a standardized intelligence test, usually the Stanford-Binet or the Weschler Intelligence scale for Children (WISC). The cutoff pc its for normality and sub-educable have tended to vary from state to state and from year to year, but most school systems have defined mental retardation as an IQ score of below 75. An IQ of 50 to 75 has generally been viewed as indicating educable mental retard then while an IQ score of 25 to 59 has suggested to the trainable mentally retarded status.

Authough nearly all regular and special educators have begun to urge that other measures besides the IQ score be used in determining mental retardation, as Iano (1972). Dunn (1968), Mercer (1971), and many others have no od, "in practice, the IQ score seems to be the only criterion that is seriously and consistently used (Iano, p. 190)."

As in the case of emotionally disturbed socially maladjusted classes, a disproportionate number of children in FMR classes are boys. To a lesser extent this is also true in TMR classes.

By 1967, there were approximately 587,000 pupils in 44,000 classes for the educable retarded and 90,000 pupils in 9,000 classes for the trainable retarded.



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It is the approximate of the challent with IQ scores below the TMR category were generally be well to the above the mathematic and any meaningful way from public school education. Largely does not the control of partition access groups such as the National Association for Retarded Children (4APC) a control of the constant of the matrix states to compel public schools to provide education the true of the matrix to be reentwhether the care and education of the severely retarded and end to a constant of the matrix to be reentwhether the care and education of the severely retarded and end to a constant of the matrix to be reentwhether the care and education of the severely retarded and end to a constant of the matrix to be reentwhether the public schools, and out of the domain of state and provide on the official indicates.

If the end that is installed that is disproportionate number of children in programs for the menstation field of the state of the end of the disproportion are poor and non-white. Jones (1972) noted that Block or end of the point point point eight per cent and thirteen per cent gropectively of the Calconductive politic and population of 26 per cent of those enrolled in special classes for the mildly total definition of control or politic to the programs.

Discourt solutions to we cassic article on the state of school programs for the educable mentally related of the relation for the to step per cent of the pupils in EMR classes were from lower status backgroup to Entries (1971) similarly found a disproportionate number of children in EMR classes were from low memory and non-white families. In studying twelve Missouri school districts receiving state to the discourt of the providing both EMR and learning-disability services during 1969-1970. Franks found that sho drep in the EMR classes were approximately 34 per cent Black and 66 per cent white. In the programs for children classified as possessing learning disabilities, three per cent were Black and 47 per cent were white.

Meter (1)(71), an active investigator in this area, examined epidemiology of mental retardation in the public schools of Riverside, California, a racially-mixed, moderate-sized community. She noted a disproportionate number of non-white children receiving this label by the schools, and observed that "fates for labeled retardation among ethnic minorities are three to five times higher than those for "indice, community schools concention status is held constant (p. 202)."

Johnson (1969) noted that in many urban public schools in the United States, increasing proportions of children are non-white. In Washington, D. C., the schools are more than 90 per cent Black; in Chicag. more than 70 per cent. He also notes, a disproportionate number of Black children in special educational services, both for the mentally retarded and the emotionally disturbed.

The various explanations which have been invoked to account for these racial discrepancies will be reviewed in the following section, it will be seen that several conceptual models or philosophies of child mental disorder exist, and we will explore the ways in which the public schools have tended to view mental retardation and emotional disturbance, either theoretically or operationally.

The Learning Disabled

Due to the sudden burgeoning of this diagnostic category, definitional criteria are presently in a state of this. Hallahan and Critick mark (1973), in a discussion of the development of the term "developmental learning disability," noted that earliest research in this field was focused on the mentally retarded, specifically on exogenous retarded children. In the early 1960's a variety of terms, such as "brain minimed," "perceptually handicapped," etc., began to appear in the literature, reflecting the growing diversity of research. Reinedial efforts with such children were equally disparate, McCarthy and McCarthy (1969, p. 4), for instance, have noted:

Vocade of these approaches found expression in the professional literature, there was a fooder of our cach to deane learning disabilities in terms of the particular stress of its asymptotic oey. This, learning disabilities are seen by some as basically linguistic its brother cas basically motoric and by still others as basically perceptual.

In 1967, the Association for Children with Learning Disabilities, a national organization of par-



ents and professionals and probably most powerful in this field, adopted the theorem definition. It was formulated by professionals and a group of executives of the organization.

A find with learning disabilities is one with adequate mental ability schools processes and modeling stability who has a finited number of specify delects in perceptial, definition of expressive processes which severely impair learning efficiency. This in sides matters who have central nervous system dystinction which is expressed probability impaired learning efficiency (Kass, cited in Hammel and Bartel (Eds.), E9 I, p.25.

A further calibration of this term was provided by a committee called together in 1967 by the L. S. Office of Education's Unit of Learning Disabilities (part of the Bureau for the Education for the Handicapped) and Northwestern University's Institute for Language Disabilities. This committee was complised of individuals representing a wide variety of disciplines concerned with learning disorder bandicaps. The defaultion resulting from their deliberation was

V learning disability feters to one or more significant deficits in essential contrary proresence quartitie special educational techniques for its remediation.

Children with learning disability generally demonstrate a discrepancy between expected and actual achievement in one or more areas, such as spoken, reading, or written language, mathematics, and spatial orientation.

For earliery disability referted to a not primarily the result of sensory, motor, ancireturn sometonal bandscaptor lack of opportunity to learn

For the second scheme be defined in terms of accepted diagnostic procedures in education and σ activities give

Events is noning processes are those currently referred to in behavioral science as procepts is integration and expression, either verbal or nonverbail.

Now a conduction techniques for comediation require educational planning based on the discussion procedures and tailongs of Hammill and Barteric Eds $\sigma_1(0,1)$ processing tailongs of Hammill and Barteric Eds $\sigma_2(0,1)$ processing tailongs of the model of the tailong ta

Educive a concesse definition was advanced by the National Advisory Committee on Handicapped Chadrer, to the Bureau of Education for the Handicapped. Office of Education, in their annual report to Congress in 1968. This definition was incorporated into Congressional legislation, in the Children with Specific Fishening D sabilities. Act of 1969 (P. 1): 91-230. The Elementary and Secondary Amendmental operation.

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constrained batteries for their matalest disability of disabilities. They also described a 1966 study (p. 5) of the carrier production actions by which children were placed in this caregory by one of personnet. The feature of traggeries ched engracteristics of such children, a solution of frequency ched, were to hope that to by 20 perceptual motor impairments. So emotional indicate, 40 general orientation detects, both orders of attention of 20 short attention span, distractibility, to implicit to 75 d, orders of memory and for order to specific national disabilities in reading, and metric, writing, and spelling, 40 disorders of the to the feature (16) columpses) for equivographic arreguant?

Vie of the C. Subjerg Kits of Linnell and Bartel, DCD, one of the feaders of the field, the analyinstand diachory or containing distributed chadren has been based predominantly on a few psychometric tists. Ensurance traditionally included the Rorschach tests, Bender-Gestalt tests, the Stanford-Binet Interactive Scale time Wilcher Intelligence Scale for Children (WISC) and others. Recently, more "fluct scope, tests have exoluted designed to pinpoint the specific disabilities of the child. Some of these newer instruments include. Wepman's Auditory Discrimination. Test, the Lanois Test of Psychildren etc. Analysis (LPA) the Frostig Developmental Test of Visual Perepriorities for Pordue Percipital. More (State callers) diagnostic reading tests, and other similar tests.

The providence of learning disability has been estimated at one to thirty personal the school population, depending upon the definitional criteria employed. The National Advisors Committee on Hands append Country norms 1.008 months to Congress recommended that one to three per cent of the school population by one do not as a prevalence estimate, at least untry in an accurate assessment transportation do not school .



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III. THE LABELING AND PLACEMENT PROCESS

The paradient presented here includes the usual steps by which a child in a regular classroom is given the abelief environally disturbed socially maladjusted or mentally retarded, and then placed in a special section structure. These steps usually occur in a special sequence, and begin when a child exhibits behavioral and or corring problems in the regular class.

According to MacMillan (1971) and others, at this initial point to assumption is made regarding the close of the clouds problem. In many instances, the child may be manifesting a relatively minor and short-minor diffective reacher conferences with the child's parents may quickly solve the problem, or the child may short by frequencing in his present grade for an additional year. $M_{\rm eff}=1970$) found that 7° pc, control the shiften in classes for the educable mentality fetarded in $z_{\rm eff}=2$ durban school system, nad up 1 ded grades at some time in their educational careers.

It however, the child's school performance continues to be ensatisfactory, the teacher is likely to contact the principal of associant principal for outside assistance, the child is now in a position to be evaluated by teacher and administrator for possible reterral for psychological assessment. At this stage, the child's problem may be handled in a variety of ways the administrator may explain that the school's special services are overburdened, and that the child's difficulties, though real do not demand special intervention. Or, the child may be viewed as needing remedial reading or speech correction, and thus be reported to school professionals in those areas. The third alternative is to send the child to a psychologist for assessment, as a "case to be evaluated." Only the most serious cases of behavioral and or learning deficulty, usually the children who are most disruptive, are placed in this third category.

Explands, the school psychologist does not fully examine all enddren who are recommended for a complete diagnostic assessment. Using his own judgment the psychologist may decide that the child should feturn to his regular class, possibly with recommendations for counseling or psychotherapsylor in dualized instruction.

It not sent back to a regular class, the child will be assessed for possible mental retardation or emotional disturbance. It is largely at this juncture that it is determined whether the child will be labeled and thereby place, in special educational structures. Keough (1972, p. 141) stated:

(i) the standard standardinal psychological evaluation is a legal requirement for the posttone special education programs, psychological test tradings are presimed to the poptrant op any periodedial strategies.

In some and we process is usually designed to measure intellectual performance, and indeed, the role of scalar psychologists has historically evolved from the need of public schools to have trained personnel on the administration of standardized intelligence tests. The psychologist's function at this stage is not to identify the child's problem, for that step has usually already been carried out by the child's teacher in this her (effertal Keongh (1972). Forness (1972) and others have noted that the chief tone of the psychologist is either to confirm or deny the intended category of exceptionality. "mentally retarded" or emotionally disturbed "

It should therefore be pointed out that the implied diagnosis by the teacher is an important influence in the impairment of the majority of cases referred to examination), the initial judgment of the teacher carries great weight in whether or not the child is retained in the regular school program or is in a position to be labeled and placed in special facilities.

Basic to the boiltery of jests which the psychologist administers are the Weschler Intelligence Scale for Chedren (WISC), the Peabody Picture Vocabiliary Test (PPV1) and the Stanford-Binet Test of Intelligence. Other common measures include the Progressive Matrices. Fert and the House

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Tree-Perion, $f_{0} \in X$, in these attempt to assess verbal intelligence, except for the Progressive Matrices, which is a new verbal measure of reasoning ability. The House-Tree-Person, lest also attempts to assess personal to through quantitative and qualitative analysis of the child's drawings.

Characteristically in scence, stage in the labeling and placement process occupies about an nour in the psychologist's invariably overworked schedule. Almost always, neutrer the child nor the psychologist has cortinet each other projecto the examination, nor are they lokely to encounter each other again. It additions to the intelligence tests, several achievement and on a personauty scales may be administered. Handminister 99, Socied in Keough (1972), p. 141) found that

King song support of the control network and the monostry of the control diagnosis of the control of the con

It is this stage which has probably received the most criticism in the heavily controversial issue of labeling indipedia class placement. Members of minority groups and, increasingly, professionals within the field have contended that the standardized tests, validated mainly on white middle-class populations and the nature of the test situation itself, have unfairly discriminated against racial minorities. Representative of such viewpoints is the argument articulated by Johnson (1969, pp. 244-251)

Bascall, this labeling process diputes a lack of ability or a lack of values and behavior which is a coptable to the school. The rule of thumb for Black chodren is IQ noise with a gapping problem of stupid, and IQ above 75° behavior problem of crazy.

Special education as can ober cates suffers from obsolete, racist conceptions of demanomanities list table waves of cost ngout children.

While it is beyond the scope of this paper to review the history of such criticisms or evaluate charges of institutional relism in the labeling process, it is undeniable that the psychological educational issessment conducted by the school psychologist is the major step in this process, and that the core of the assessment involves the administration of standardized intelligence tests.

Ecowing the assessment, a school staff planning session is usually arranged, involving the psychologist, the principal or assistant principal, the guidance counselor, and the child's regular classroom teacher(s). Reports by these personnel may be used if the individuals are not physically present at the confinence. An IQ score below 75, in most states, warrants the categorization of the child as mentally retarded. In some instances, the recommendations is the psychologist, combined with the indgments of others in the conference may result in the child's being categorized as emotionally disturbed social matudijusted, even though the IQ score is below the normal range. In some states, such as Michigan the child must be legally "certified" emotionally disturbed, and a psychiatrist must be called as to conduct a psychiatric evaluation on the child before he she can be placed in its special educational program for this population. Or, the planning communic may decide to refer the child back to the regular class to be given special instruction or psychotherap.

In some cases, as Mercer (1970) has noted, the child's $p_{1,2}(s)$ may have him her removed from public school at this time (of at an earlier stage in the labeling process) and placed in a parochial school, where such categories as mentally retarded usually do not exist. In some states, such as Calitornia, the law requires that parents be notified before a child is to be placed in special educational programs. This stage in the labeling and placement process is, like standardized testing, presently embroiled in controversy and the focus of important litigation in many states. Parents of minority group children have irgued that the labeling of the child into a stigmatory category and substiguent placement into a separate educational trendity violates constitutional guarantees of due process and equal protection. Before the decision to specially place a child has been made, it is argued, the parents must



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to notified and green a formal opportunity to challenge placement. Increasingly, this view has tended to be applied rootby courts, and in the future, written parental consent to the label, initial and controord placent of new peregady necessary for the process to occur.

It comportant to note at this point that the actual decision to place the child in such programs belong not to the psychologist who makes the evaluation, but in the typical pattern of Lastern and Midwinstein these to the school administrator, or in the Southern and Western pattern, to the earlier described committee [O] rationally, though, the psychologist's recommendations carry heavy weight in this declaotemakene stage. It the psychologist for, as mentioned earlier, in some states, the psychiatistic evaluates the child as mentally retarded or emotionally disturbed, then usually this formal labels bestowed upon the child, and special educational placement follows.

Sonce we we deal with the nature and variety of such programs in a later section, we will concerned this description of the tabeling and placement process with an examination of how a child, once placed in a special structure, may be returned to the regular class. Unfortunately, there has been after information available on the process, although it is increasingly regarded by minority groups and professional class and professional class in the field of special education.

Galageer (1922) commented that "In too many instances many general educators only ask one thing of the pecae educational programs — that it take these troublesome children and not give them back (p, 829%). He went on to note that data collected informally by the United States Office of Education suggested the number of large city school systems far less than 10 per cent of the children placed in specific cases are ever returned to regular education π/π . The traffic all goes in one direction (p, 829%)

Converse (970) formed in a survey of major special educational and counseling journals during the previous discade that any one article had dealt with the school counselor's role in moving special education students back to the regular classes. He concluded that "Too often, special education classes are considered forminal. The door closes and no consideration is given to its reopening (p. 641)."

Perhaps most le dig is the data furnished by the national survey report of special educational programs for the emotionally disturbed, undertaken by Hirshoren *et al.* (1970, p. 46). Each state director of special education was asked to estimate the percentage of children classified as emotionally disturbed and placed in spitial programs who were returned to a régular class each year. Over one-third of the state director is were either unable to estimate, found the question not applicable since they had no special programs on this population, or tailed to provide an answer (see Table 3). The authors noted to special programs of this population.

Selection of the status with grownams with unable to supply an estimate or did not answer to be a status with the appeared of the programs are at least on part supported the first selection states as welata which could serve as an indicator of the effectivenes of the magnetic with the states.

Proventizes of chadrer returned each year varied from five pit cent to over 90 per cent, a phenomenon which they found "difficult to understand (p. 46)." Only 21 states provided sufficient data on the total transitions personner involved in the process of returning an emotionally disturbed child from opecal to regular education. In general, the teacher seemed to have a greater role in the process of the return frammer the placement, with a committee or school administrator most frequently involved in the contrast at an Only five states indicated in whose power lay the final decision to return, in three-of-times, was the idministrator who made this decision. Grosemek (1971, p. 2) noted

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2. If the declarses for encodering distance condex to the encoder of the arrived at the distance of the distance of the start spectral start spectra is an encoder of the distance of the start spectra start are spectra. Moreover, the distance of the start spectra start are spectra and the distance of the distance of the start spectra start are spectra and the distance of the di



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> (b) is self or dissolutions on chart form of this entire procedure. Figure 2 others is a self-stopp of a coductibe labeling and placement process.

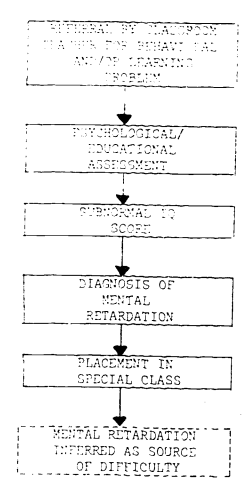
(1) so the previous process sea variety of records is created. Those mat are kept in the first standard attendance and school performance records, scores on the first standard in the first standard connector, and school psychologist reports and a first standard or some the placement of the child into a special education of the first standard school as Michigan, a child must be legally from the standard to a structure disturbed before, placement can be made. In such first standard the the child's file. These records tend to remain in the child's file of the standard to the child's file. These records tend to remain in the child's file of the standard for provident of the child's file. These records tend to remain in the child's file of the standard for provident of programs and return to regular education.

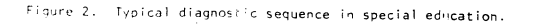


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The record keeping process has come under attack by critics, especially by minority group parents. Presents, the locus of litigation in several states, it is being argued that the existence of such records is an essential of gmatory nature violates the constitutional rights of children, rights which income cedence incompass mot privacy and self-incrimination.





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(From Bruininks and Rynders, 1971, p.5)

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IV. CONCEPTUAL MODELS AND OPERATING PHILOSOPHIES

Volume of the vertical and educational structures, then self-contained classforms to restraction of the vertical of the depther explicitly of impactic on some model of child deviance. In some the deviance in a part the default of treatment strategies and structures will be examined. From the deviance is a set of what models of operating philosophics does the education system reactions will be deviance on the crude and how do these orientations express themselves in the contained.

When the structure of the induced and detailed on "Historically, as Scheerenberger (1964) has noted, the second of the option of global versal screeognized definitional criterian. As observed previously the above of the option process the public schools have tended to relation the child's IQ score on a the fact of the option of the option of mental deficiency. While other carcumstances may be taken into accord the option of the score of mental deficiency. While other carcumstances may be taken into accord the option of the score of this process (e.g., that the child's problems are primarily emotional ration of the option of the structure of the structure of IQ score below 75 is sufficient to define the violation of the score of the option of the structure of the structure of the soft of the structure of the str

 $P_{\rm eff}$ is some standard and acknowledged by special education personer, that a disproportionin contrast to the standard group cluden, especially in urban school systems, are defined as educable mentions to total documents of explanations have been invoked to account for this phenomenon. These explanations have to solve the issue, previously left frequently unspoken, of the conceptual mode sumplies disproble schools in the caregorization of deviant or problem children.

In or other which that have signaled the opening of this controversy. Durn (1958) estimated that 50 stight could of the pupils in classes for the educable mentally retarded were from low-status backgrounds, and that these children, possessing only mild learning problems, had been mislabeled mentally rotated at that these children, possessing only mild learning problems, had been mislabeled mentally rotated at Durn contended that the label often reflected simply the "pre-dispositions, idio-synchrases and backgrounds" of the diagnostic team members. He termed the school's approach a "disability" stantation, and recommended substitute descriptions which could be framed in more educationally related terms. Clearly, though, Dunn was not denying that the source of the learning difficults as "heade" the child, he was maintaining, however, that in the case of children viewed as educable mental of clearly and hence the label of "mentally retarded" did not apply.

Minimized (2070, 1971) has taken a position which may be described as a sociological approach Δ eng with Diamard mahy others, she notes the disproportionate number of poor, non-white children in sprival classes for the termided, and like the others, she contends that the schools employ a label which is not constant for educators. However, she goes further than Diam and argues that the source of the earline doll value is not "within" the child, but is in the cultural clash between two relatively distancements in public school system and the child's own cultural reference group.

Morece (14.4) suggests that two broad models influence the school system's categorization of children as montany retarded. The first, which she termed the "detect" or deficit theory, argues that a high properties of retarded children in the public schools are from minority groups because of adverse living conditions that the poor are likely to experience, a second position, her own view, she terms a consist system perspective. In the first approach, such factors as poor nutrition, inadequate housing, greater susceptibility to disease, and the need of more medical care are considered the influences which indian flow operated disorders in the child with a cognitive component. The failure to detect clear psychological detects is seen by this approach as primarily due to the relatively primitive flature of present diagnostic toda.

An electron position, the social system approach, focuses not samply, on the individual who receives the label of mentally retarded" but on the person who *dermes* this as well. The labeling pro-

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cess is seen as a social phenomenon, which, like other social exchanges, is influenced in important ways my withables such as class, race, age, and sex. Mercer (1970, pp. 383-3-4) described this model as one number.

in ontal relatifiation is not viewed us individual pathology, but as a status which an individual nords, the particular social system and a role which he plays as an occupant of that status is a particular social system. If that status is a particular social system to individual relation, the "prevalence" rate for mental relatidation is relative to the level of the control of spectre social systems and will vary with the expectation of the definer.

Another model has attempted to explain the disproportionate number of students in special education factors who are poor and or members of racial minorities, namely, the genetic position. Historically moded in Social Darwinist formulations by philosophets, such as Herbert Spencer, and later special educators, such as Henry Goddard, this view argues that innate biological factors are the cause of racial differences in intelligence test scores. Associated more recently with Heristein, Jenson, Shockley and others, this position is the occasion for great controversy. While it does not maintain that all whites are superior to all Blacks, it does argue that, taken as a whole, the Black racial gene pool is significantly interior to that of the white race in the traits measured on standardized intelligence test.

In a synthesis of viewpoints, MacMillan (1971) suggested that there may be several reasons why prove automaty group children are more likely to be categorized as mentally retarded by the schools, and why no one explanatory model is sufficient to account for the phenomenon. He outlined a typology of "mental retardation" which appears quite relevant to these issues:

B@ingual children (e.g., Chicano, Puerto Rican) in need of accommodation in the area of language, but who, genotypically speaking, are not defective or retarded.

- 2 Children from environments described as impoverished, in that they are lacking in materials or experiences considered beneficial to a child in adjusting to the school. Again, these children are not genoty pically retarded.
- ³ Children who have developed failure sets, i.e., who have poor self-concepts and expect to fail before they even attempt a task.
- 4 Children of dull-normal ability with so much emotional overlay that their performance in school and on the intelligence test is depressed below the district cut-off
- 5 Children who simply received a poor genetic pool or suffered prenatal, paranatal, or postnatal damage resulting in lowered cognitive capacity. These children are genotypically relarded.

This typology "corporates teatures of both the sociological and the "detect" models. While not disparaging influences such as cultural clash or institutional racism in the labeling of minority group children as mentally retarded, it lends support to evidence furnished by Birch and Gussow (1970) and others which shows the very cell and namiging effects of inadequate health and nutrition upon children inposents.

In turning to a discussion of how emotional disturbance social maladjustment has been conceptualized by the public schools, the most prevalent model has been what Shultz *et al.* (1971) have termed the "quasipurchiatric" model. In this view, the source of the behavior or learning problem is definitely seen to be "within" the child. Various psychogenic theories are invoked to account for the disturbance (e.g., acting out behaviors may be due to inadequate mothering, (ather absence, s bling rivality, etc.), and the child's behavioral clash with the school is viewed as a symptom of the disorder. Or, the disturbance may be explained in terms of hormonal imbalances or physiological abnormalities, catising conditions such as hyperactivity. Rhodes (1967, p. 49) has noted

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Built a wetter to suggest what to termed an a spectra size of close the distribution of close the distribution of the structure close to structure the structure size of the transmission of the structure scale of the structure scale of the transmission of the structure scale of the scale of

The state of the state schematic state and explore relational theory in that the bonary conduction of the solution of the defined as subply inalidate behavior. A state theory is discontrained on the defined as subply inalidate behavior. A state theory is discontrained to the defined of the solution of the solution of the defined of t

It is included out out from eating theory, gave rise to numerous behavior modification techmodes, and the called to transitize promitience in the public schools. The major difference between the behavioral of the assignment coological conceptions of emotional disturbance appears to consist in how doe applied to the choice. Thus, while learning theory suggests that behavior is influenced by more intential continguation and that changes in the environment will after behavior techniques derived from this dood that the vector east fielded to focus again on the individual child as the source of the "probability for a stopping technicies, as we will see in a later sector in tend to center around such efforts as field and control these behaviors increasing the number of "contect" answers a child produces on class to and this to be accurate insome instances), the behavior of the teachet, or school profile particulation and the altered divide and sociological models tend to disst more readily at the curve to the reset to the same using the attrudinal and behavioral notices for able to a such a structure of the altered divide and sociological models tend to disst more readily at the curve to the reset to the same using the attrudinal and behavioral notices for which emotion in a distantation of the school of the reset of the data of perpetuated by the school system.

Both of the second state of the state to have generally been consequentized in the local scalar distributed provident to the probability distributed to be experient and detection of detect" in the analysis of the experience of attributed to be experience as a constating of as a detection of detect" in the analysis of the experience of the second detection of the general state of the experience of the second detection of the experience of the second detection of the general state of the experience of the second detection of the second detection of the experience of the second detection of the second detection of the second detection of the general state of the second detection of the probability of the second detection of the probability of the model.

One to the transferration of the theory has fended to emphasize the cultural variation which promotion to the transferration permute especially to the standardized hybraxies as constrainty and factable blands here one endersity of that the detect of detect is in the the child bat in the d pathworth and the constraints of that the detect of detect is in the the child bat in the d pathworth and the constraints of the detect of detect of these politics of the two solutions. May May May and the component that is a straint with the children for several detect of these politics are being to take the and the component that is not only on the area. He suggested that here is a non-declare deviately dear with the ensurement of the constraint to note that this doclares where the such exclusively on independent of the transfer of the constraint to note that this doclares where the such exclusively on independent of the constraint of the constraint to note that the doclares where the case doclare between the exclusive of the second of the second of the case the case before where the case the standard of the constraint of the case of the second of the second of the second of the case before the exclusive of the case of the case of the second of the second of the second of the case of the second of the case of the case of the second of the second of the case before the exclusive of the case of the case of the case of the second of the second of the second of the second of the case of the second of the case of the second of the sec



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(a) a control of a disturbance, psycholdynamic and medical or distribution bended to usual or the control of the more as ourgress stally "within" the child, with clancing the orcessed eigen atom control distorte singlia busic interactive approach between or tool us and conservation. Of the atom control as which distortions that been gaining interastic or concerns the schedule brows of the control of the structure theory takes a been gaining interastic or concerns the schedule brows of the control of the structure theory takes a been gaining interastic or concerns the schedule brows of the control of the structure theory of the structure of the structure of the part of the structure of the structure of the structure of the structure of the provide the public of the structure of the structure of the structure of the structure of the provide the public of the structure of the structure of the structure of the structure of the provide the structure of the structure of the structure of the structure of the provide the structure of the structure of the structure of the structure of the public of the structure of the structure of the structure of the structure of the public of the structure of the structure of the structure of the structure of the public of the structure of the structure of the structure of the structure of the public of the structure of the struct

> Finally, which also contraine disabilities are those which multiple and educational incomentainstance of party interview friencestaniated intellectual potential and action for a dipermation control of malay of orders in the carrier processes, which may of mail order by an off or evolution to dees in the carrier processes, which may of mail order off an off of evolution to be to be central or evolves system. Automation is interview and which are matched able central recordation or factorized order which are in the end to be constructed memory recordation or factor in a construct to the second center of the multiple to construct system phases added.

Some special educators have even sought to differentiate the term "learning disorders" used above by Baryn are as another category, distinct from that of "learning disabilities." In a discussion of changing on option models, McCartrix (in Hammiliand Bartel, 1971, p. 13) noted that

c) so is it to the there is in definitions, it becomes apparent that the early needed to a second being replaced is is an edicational emphasis. The early emphasis is in a set of complaced the real of the remediation.

Halabar, and Chill Kohank (1973) also, Cerred to the south in the list from a medical to a multi-disciplinary opposition.

Mill of the scatter inficie what in to commulating the most widely accepted definitions of national deals to make two main concepts in common, the "maet" clarise and the "discrepancy" clarist. For Third clarist clarist engests that the child in this category is basically heurologically sound, who the diametric diametric data energies that the child in this category is basically heurologically sound, who the diametric diametric data energies that the child in this category is basically heurologically sound, who the diametric diametric data energies that the child in the category is basically heurologically sound, who the diametric diametric data energies that there is a category data energies that there is a category of the child and what he she has actual-science of the child and what he she has actual-science data.

Consistent of the many theories of learning disabilities and many feaching strategies which the ways in them all other s19 Dyprovided the following taxonomy of conceptual models, with their chief exponent is of the V another Theory (German), b) the Perceptual Motor Theory (Kepharth G) the Mosceless Theory (Barlow) and d) the Patterning Theory of Neurological Organization (Domain and Descar s).

M. Cartho and McCarthy (1969) offered a similar online of major approaches in this field. They r = 1 for Procepture Motor, Approaches (Strauss and Lehtinen, Kaphart, Barsch), b). Developmental λ_1 for these to λ_2 on A (spinor through the Strauss and Fitzhugh, Getmann, C) the Neurological Approaches (Drion, Bateman, Wisen (n), c). Diagnostic-Remedial Approaches (n Bateman, Bateman, School Schol School School School School School Schol Sc

In section X1 of this paper we will briefly examine some of these models with respect to their

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repeated v to not at least a two-to-one male-tenule ratio. Quay *et al.* (1966), in a national surfex, reported that structure of children in these classes were boys. Mumpower (1970), in a survey conduction on white children serviced by the Special Education Center at the University of Louisiana over a ten veal of the ported that roughly 70 per cent of children referred with mild to moderate emotional problem over the boxs of the struggly, though, the sex ratio was about even for those with severe emotional problems.

Data from these studies on sex ratios appear to suggest, then, either that school-age boys experience signal onto greater colorional disturbance than do girls, or that behavioral traits commonly associated with maschanty in our culture (aggressivgness and activity) are more akely to run counter to school criteria for normany, more traits associated with femininity (passivity and compliance)

The Mentaliy Retarded

With the tapid influx into the public schools in the 1950's of more severely mentally retarded children, two definitional sub-categories and resultant differential treatment modes were established; the *educable* mentally retarded (LMR), and the *trainable* mentally retarded (LMR). In recent years, these labels, like many others in the field of childhood (xceptionality, have come under increasing criticism, and are consequently losing acceptance in the professional field. Nevertheless, they continue to be the most widely used differential descriptions of children viewed as mentally retarded.

Children in the educable category usually exhibit no discernible neurological abnormalities; educationally, the term implies an ability to learn basic academic skills, such as reading and arithmetic. Often the causes of this disorder are attributed to environmental or familial factures. The somewhat arbitrary labeling of children who are often physically and socially normal as "mentally retarded" has become an extremely controversial issue in recent years in the schools.

Children in the trainable sub-group were generally barred from public school attendance until the 1950's because of the obvious cognitive and physical deficiencies they usually manifested. Waite (1972, pp. 5-7) stated

So to 1980 a concerted effort has been made to establish programs for trainable mentally obtailed pup is to the public schools of the United States.

The majority of the trainable mentally retarded are retarded because or pathological cases is brain many, metabolic disorders, genetic aberrations. Motor coordination is used y poor, and there is present a much higher incidence of visual, auditory, and there series and physical problems than is true for the general population.

Ine most important and often sole criterion for defining both EMR and TMR categories has been the child's score on a standardized intelligence test, usually the Stanford-Binet or the Weschler Intelligence Scale for Children (WISC). The cutoff pc its for normality and sub-educable have tended to vary from state to state and from year to year, but most school systems have defined mental retardation as an IQ score of below 75. An IQ of 50 to 75 has generally been viewed as indicating educable mental retard thon while an IQ score of 25 to 59 has suggested to trainable mentally retarded status.

Authough nearly all regular and special educators have begun to urge that other measures besides the IQ score be used in determining mental retardation, as Iano (1972), Dunn (1968), Mercer (1971), and many others have no od, "in practice, the IQ score seems to be the only criterion that is seriously and consistently used (Iano, p. 190)."

As in the case of emotionally disturbed, socially maladjusted classes, a disproportionate number of children in FMR classes are boys. To a lesser extent this is also true in TMR classes,

By 1967, there were approximately 587,000 pupils in 44,000 classes for the educable retarded and 90,000 pupils in 9,000 classes for the trainable retarded.



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Consisting and the the challent with IQ scores below the TMR category were generally consistent of a straight to gain an any meaningful way from public school education. Largely denote the constant of patent disetest groups such as the National Association for Retarded Children (5-XFC) constant to accelerate the annual states to compel public schools to provide education to the constant of the many to be reent whether the care and education of the severely retarded and other to a constant of the many to be transferred to the public schools, and out of the domain of state and provide of the other to activate the center.

Enclose the test of the test delth at a disproportionate number of children in programs for the mentacion field product to be additivited of utban schools are poor and non-white. Jones (1972) noted that Block mentions are deep cost provide eight per cent and thirteen per cent proportively of the Calplant eight of the product of 26 per cent of those enrolled in special classes for the mildly total definition of the original strategies.

During Wisher, but the weaksteraticle on the state of school programs for the educable mentally related of the and that from 60 to 89 per cent of the pupils in EMR classes were from lower status background. Franks (09%) conclarity found a disproportionate number of children in EMR classes were from lower status for the number of children in EMR classes were from lower status for the number of children in EMR classes were from lower status for the number of children in EMR classes were from lower status to the school districts receiving state to not construct while how mere that the EMR classes were approximately 34 per cent Black and 66 per cent white. In the programs for children classified as possessing learning disabilities, three per cent were Black and 4% per cent were whate

Meteor (1)(71), an active investigator in this area, examined epidemiology of mental retardation in the public schools of Riverside, California, a racially-mixed, moderate-sized community. She noted a disproportionate number of non-white children receiving this label by the schools, and observed that "fates for labeled retardation among ethnic minorities are three to five times higher than those for "indice, community schools concention status is held constant (p. 202)."

Johnson (1969) noted that in many urban public schools in the United States, increasing proportions of children are non-white. In Washington, D. C., the schools are more than 90 per cent Black; in Chicae – more than 70 per cent. He also notes a disproportionate number of Black children in special educational services, both for the mentally retarded and the emotionally disturbed.

The various explanations which have been invoked to account for these racial discrepancies will be reviewed in the following section, it will be seen that several conceptual models or philosophies of child mental disorder exist, and we will explore the ways in which the public schools have tended to view mental retardation and emotional disturbance, either theoretically or operationally.

The Learning Disabled

Due to the sudden burgeoning of this diagnostic caregory, definitional criteria are presently in a state of this. Hallahan and Crinick mark (1973), in a discussion of the development of the term "developmental learning disability," noted that earliest research in this field was focused on the mentally retarded, specifically on exogenous retarded children. In the early 1960's a variety of terms, such as "brain immod," "perceptually handicapped," etc., began to appear in the literature, reflecting the growing diversity of research. Reinedial efforts with such children were equally disparate, McCarthy and McCarthy (1969, p. 4), for instance, have noted:

Vocado of these approaches found expression in the professional literature, there was a foodult of the for tach to deane learning disabilities in terms of the particular stress of its asymptotic ogy. This, learning disabilities are seen by some as basically linguistic itst to other cas basically motoric and by still others as basically perceptual.

In 1967 the Association for Children with Learning Disabilities, a national organization of pars



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ents and protessionals and probably most powerful in this field, adopted the theowing definition. It was formulated by professionals and a group of executives of the organization.

A find wan learning disabilities is one with adequate mental ability, schools processes, and modelinal stability who has a limited number of specify delects in perceptial, in the task of expressive processes which severely impair learning efficiency. This is a fides matter who have central nervous system dystinction which is expressed prenative is impaired learning efficiency (Kass, cited in Hamma) at 1 Barter (Eds), 19 (Eq. ()).

A further cardication of this term was provided by a committee called together in 1967 by the U.S. Office of Education's Unit of Learning Disabilities (part of the Bureau for the Education for the Handicapped) and Northwestern University's Institute for Language Disabilities. This committee was complised of individuals representing a wide variety of disciplines concerned with learning disorder handicaps. The definition resulting from their deliberation was

A learning disability felets to one or more significant deficits in essential contraing processes equation special educational techniques for its remediation.

Children with learning disability generally demonstrate a discripancy between expected and actual achievement in one or more areas, such as spoken, reading, or written language, mathematics, and spatial orientation.

For saming deablity referred to a not primarily the result of sensory, motor, interreturn connectional nandscaptor lack of opportunity to learn

I of constants to be defined in terms of accepted diagnostic procedures in education and $\rho_{\rm extremely}$

Elsenna i lenon ngi processes are those currently referred to an behavioral science as prosipti i l'integration and expression, either verballor nonverbai.

Show a softwart on techniques for remediation require educational planning based on the discrete procedures and foldogs eHammilland Barteri-Eds 5, 1974, p. ω

Enable a conceledentition was advanced by the National Advisory Committee on Handicapped Children to the Burgar, of Education for the Handicapped, Office of Education, in their annual report to Congress on one. This definition was incorporated into Congressional legislation, in the Children with Specific Francisco Disabilities Act of 1969 (P. 1) 91/230. The Elementary and Secondary Amendment of specific

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Charles a second set of the transformed advance reflection point of a contrast. If the second set of the transformer devices and the transformer devices are deviced and the transformer devices are deviced. The transformer devices are deviced and the transformer devices are deviced at the device are deviced at the deviced at the deviced at the device are deviced at the devi





constrained a failed on their matulest disability or disabilities. They also described a 1966 study (p. 5) of the carrier operation behaviors by which children were placed on this caregory by one-of-personnet. The tension of trequently cited enaracteristics of such children, a solution of trequency cited, were thereperanticly 2) proceptial moder in partments. So emotional lability, 4) general orientation delects, below does of attend on 12 construction span, districtibility), to implicit to 75 do address of memory and to root a trequency disabilities on reading, and metric, writing, and spelling, 9) disorders of the total tension of the expressed neurological signs and electroscheptial arreguant?

Not of the C. Subserve Kirk of Hinnell and Bartel, 1971b, one of the bradets of the field, the analycostand diachors of northing disabled chadren has been based predominants, on a rew psychometric rists. Then, have standardinally included the Rorschach tests, Bender-Gestalt tests, the Stanford-Binet Interactive Scale the Wiector Intelligence Scale for Children (WISC) and others. Recently, more "fluct isospheric tests have evolved designed to pinpoint the specific disabilities of the child. Some of these newer instruments include. Wepman's Auditory Discrimination Test, the Lanois Test of Psycharacteries of Abarteries (FPA) the Erostig Developmental Test of Visual Perceptions for Pradue Percipital. Not a Subsect of diagnostic reading tests, and other similar tests.

Eliciple valence of learning disability has been estimated at one to thirty person of the school population, depending upon the definitional criteria employed. The National Advisors Committee on Hands append Country norms 2.008 month to Congress recommended that one to three per cent of the school population by the deviate deviation of prevalence estimate, at least untry in de accurate assessment transport or droubled.

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These Periods $A_{i} = A_{i}$ is these attempt to assess verbal intelligence, except for the Progressive Matrices, which is a non-verbal measure of reasoning ability. The House-Tree-Person flest also attempts thassess periodial to through quantitative and qualitative analysis of the child's drawings.

Characteristication in success stage in the labeling and placement process occupies about an non-in-interprocessory is invariably overworked schedule. Atmost always, neither the child nor the psychologist has continue each other prior to the examination, nor are they lokely to encounter each other agains the addition to the interagence tests, several achievement and solar personauty scales may be administered. Handminister 99 Socied in Keough (1972, p. 141) found that

subset pould of the last temperaturable momentum, but there diagonals on a smalled last of the transmission of temperatural diagonals of the provided one regence test of taking on constraint take, and a construction of the productions were mostly CA lead of control explored and ages of MA lead of control ages of the explored bits consisted and a given to individual distribution of the product of the bits of the consideration was given to individual distributions in provide the the consideration was given to individual distributions in provide the the consistence of the individual distributions in the product of the bits of the consistence of the test of the constant of the constant of the constant of the test of the constant of the constant of the test of the constant of

It is this stage which has probably received the most criticism in the heavily controversial issue of labeling indipedial class placement. Members of minority groups and, increasingly, professionals within the field have contended that the standardized tests, validated mainly on white middle-class populations and the nature of the test situation itself, have unfairly discriminated against racial minorities. Representative of such viewpoints is the argument articulated by Johnson (1969, pp. 244-251)

Basically this labeling process disputes a lack of ability or a lack of values and behavior which is a cryptable to the school. The rule of thumb for Black chodren is 1Q noise (15) granning problem of stupid, and 1Q above (75) behavior problem of crazy

Special education of our oper cates suffers from obsolete, racist conceptions of desolution and the table ways of cost op our children.

While it is beyond the scope of this paper to review the history of such criticisms of evaluate charges of institutional relism in the labeling process, it is undemable that the psychological educational issessment conducted by the school psychologist is the major step in this process, and that the core of the assessment involves the administration of standardized intelligence tests.

Ecowing the assessment, a school staff planning session is usually arranged, involving the psychologist, the principal or assistant principal, the guidance counselor, and the child's regular classroom teacher(s). Reports by these personnel may be used if the individuals are not physically present at the confinence. An IQ score below 75, in most states, warrants the categorization of the child as mentally retarded. In some instances, the recommendations is the psychologist, combined with the indgments of others in the confirmer may result in the child's being categorized as emotionally disturbed social influence though the IQ score is below the normal range. In some states, such as Michigan the child must be legally "certified" emotionally disturbed, and a psychiatrist must be called in to conduct a psychiatric evaluation on the child before he she can be placed in cospecial educational program for this population. Or, the planning commune the may decide to refer the child back to the regular class to be given special instruction or psychotherance is subsequence.

In some cases, as Mercer (1970) has noted, the child's $p_{1,2}(s)$ may have him her removed from public school at this time (of at an earlier stage in the labeling process) and placed in a parochial school, where such categories as mentally retarded usually do not exist. In some states, such as Calitornia, the law requires that parents be notified before a child is to be placed in special educational programs. This stage in the labeling and placement process is, like standardized testing, presently embroiled in controversy and the focus of important litigation in many states. Parents of minority group children have irgued that the labeling of the child into a stigmatory category and substiguent placement into a separate educational trendity violates constitutional guarantees of due process and equal protection. Before the decision to specially place a child has been made, it is argued, the parents must



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to the data and green a formal opportunity to challenge placement. Increasingly, this view has tended to be applied roothy courts, and in the future, written parental consent to the tabel, initial and contoperd placent of new periograph necessary for the process to occur.

It comportant to note at this point that the actual decision to place the child in such programs belong not to the psychologist who makes the evaluation, but in the typical pattern of lastern and Midwintern it ness to the school administrator, or in the Southern and Western pattern, to the earlier described committee C_1 (ationally, though, the psychologist's recommendations carry heavy weight in this decision may not stage. If the psychologist (or, as mentioned earlier, in some states, the psychartists we mate the child as mentally retarded or emotionally disturbed, then usually this formal labels bestowed contribution the child, and special educational placement follows.

Notice we we deal with the nature and variety of such programs in a later section, we will concerned this description of the tabeling and placement process with an examination of how a child, once placed in a special structure, may be returned to the regular class. Unfortunately, there has been after information available on the process, although it is increasingly regarded by minority groups and professional calke asamong the most pressing issues in the field of special education.

Converse (970) formid in a survey of major special educational and counseling journals during the previous discade that only one article had dealt with the school counselor's role in moving special education students back to the regular classes. He concluded that "Too often, special education classes are considered ferminal. The door closes and no consideration is given to its reopening (p. 641)."

Perhaps most le ong is the data turnished by the national survey report of special educational programs for the emotionally disturbed, undertaken by Hirshoren *et al.* (1970, p. 46). Each state director of special education was asked to estimate the percentage of children classified as emotionally disturbed and placed in special programs who were returned to a régular class each year. Over one-third of the state director is were either unable to estimate, found the question not applicable since they had no special programs or the plation, or thild to provide an answer (see Table 3). The authors noted to special programs of the states of the state of the special programs of the plation.

Selection of the order of programs were implied is supply an estimate versile post-answer to the order of the total through all of the programs are at least on part supported the first selection states as stata which could serve as an indicator of the effectivenes of the neutral with the states.

Porcent izes of chadrer returned each year varied from five pit cent to over 90 per cent, a phenomenon which they found "difficult to understand (p. 46)." Only 21 states provided sufficient data on the found that as observe personnel involved in the process of returning an emotionally disturbed child from opecal to regular education. In general, the teacher seemed to have a greater role in the process of the return that in the placement, with a committee or school administrator most frequently involved in the procession of the states indicated in whose power lay the final decision to return, in three of these was the idministrator who made this decision. Grosenick (1971, p. 2) noted



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(1) the set of the state studies used but the base deal, with the exception of set of the set of the set of the set of the end of the distribution of the set of t

(1) so of the obstation on chart form of this entire procedure. Figure 2 others is the type to a solution behavior and placement process.

(1) on 1d p d floot processes, a variety of records is created. Those that are kept to the floot floot processes, a variety of records is created. Those that are kept to the floot floot of guidance connselor, and school psychologist reports and to 1 to 0 d to roomed. The placement of the child into a special education of 1 to 0 d to room states, such as Michigan, a child must be legally floot floot floot of vitoronally disturbed before, placement can be made. In such the floot of the child's file. These records field to company in the child's floot floot of the child's file. These records field to company in the child's floot. The floot of the child's file. These records field to company in the child's floot.



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The record keeping process has come under attack by critics, especially by minority group parents. Presents, the focus of litigation in several states, it is being $ar_{e}ued$ that the existence of such records is an "sentrate of ginatory nature violates the constitutional rights of children, rights which inc." – cedon, to minimas mot privacy and self-incrimination.

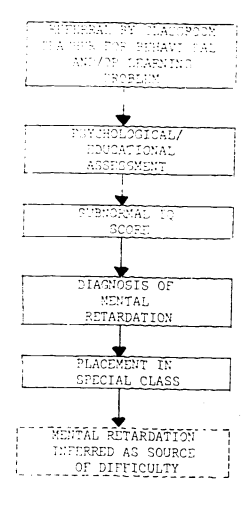


Figure 2. Typical diagnostic sequence in special education.

(From Bruininks and Rynders, 1971, p.5)

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IV. CONCEPTUAL MODELS AND OPERATING PHILOSOPHIES

Note that the intervention and educational structures, from sed-contained classrooms to restor a model of the model of the explicitly of implications once model of chad deviance. For a model of the paper the details of treatment strategies and structures will be examined. For model of the model of operating philosophics does the education system for models of operating philosophics does the education system of the scheme for model of the treatment of these orientations express themselves in the operation.

When the scheme normal containstantiation of Historically, as Scheerenberger (1964) has noted, the containstance of the right diversally recognized definitional orders in As observed previously the above of the allocation spectral process, the public schools have tended to relation the child's IQ score on a star factor of the allocation of mental deficiency. While other carcumstances may be taken into accuration of the domain of the school process factor as factor and the child's problems are primarily emotional rational of the other score of original process factor and Q score below 75 is sufficient to domain the child as being routed of the other score of the school of the score below 75 is sufficient to domain the child as being routed of the 0.0

It is the source of doors acknowledged by special education person of that a disproportionin contract of matches are up cludted, especially in urban school systems, are defined as educable montation that door source explanations have been invoked to account for this phenomenon. These ensplatations can be matched the issue, previously left frequently unspoken, of the conceptual models improved to public schools in the categorization of deviant or problem children.

In or inface which may have signaled the opening of this controversy. Durn (1998) estimated that 90 stight control of the pupils in classes for the educable mentally retarded were from low-status backgrounds, did that these children, possessing only mild learning problems, had been mislabeled mentally rotated. Durn contended that the label often reflected simply the "pre-dispositions, idio-syngasies and backgrounds" of the diagnostic team members. He termed the school's approach a "disability" stantation, and recommended substitute descriptions which could be framed in more educationally reacted thermis. Clearly, though, Durn was not denying that the source of the learning difficulty as "heade" the child, he was maintaining, however, that in the case of children viewed as educable mental school control of the problem was educational and socio-cultural in nature (i.e.) the child washeat of a clearly color were the label of "mentally retarded" did not apply.

Minimized $(0, 0)^{2}$ has taken a position which may be described as a sociological approach A sing with Diamard mahy others, she notes the disproportionate number of poor, non-white children it sprice classes to the terifield, and like the others, she contends that the schools employ a label which is not concatable to reducators. However, she goes further than Dunn and argues that the source of the entities difficults is not "within" the child, but is in the cultural clash between two relatively distractionations incontractions to public school system and the child's own cultural reference group.

Morece (1) is suggests that two broad models influence the school system's categorization of chadren as mortally retarded. The first, which she termed the "detect" or deficit theory, argues that a high properties of retarded children in the public schools are from minority groups because of adverse living conditions that the poor are likely to experience, a second position, her own view, she terms a clocal system perspective. In the first approach, such factors as poor nutrition, inadequate housing, greater susceptibility to disease, and the need of more medical care are considered the influences which induce the operate disorders in the child with a cognitive component. The failure to detect clear psychological detects is seen by this approach as primarily due to the relatively primitive nature of present diagnostic tools.

An include of position, the social system approach, focuses not simply on the individual who receives the abel of mentally retarded" but on the person who *detines* this as well. The labeling pro-





cess is seen as a social phenomenon, which, like other social exchanges, is influenced in important ways 75 wit ables such as class, face, age, and sex. Mercer (1970, pp. 383-2-4) described this model as one in which

In ontal relatifiation is not viewed us individual pathology, but as a status which an individual nords, to a particular social system and a role which he plays as an occupant of that status is individual relation is specific to a particular social system. If is requestive, the "prevalence" rate for mental relatidation is relative to the level of the constant of specific social systems and will vary with the expectation of the definer.

Another model has attempted to explain the disproportionate number of students in special education factors who are poor and or members of racial minorities, namely, the genetic position. Historically moted in Social Darwinist formulations by philosophers, such as Herbert Spencer, and later special educators, such as Henry Goddard, this view argues that innate biological factors are the cause of racial differences in intelligence test scores. Associated more recently with Herristein, Jenson, Shockley and others, this position is the occasion for great controversy. While it does not maintain that all whites are superior to all Blacks, it does argue that, taken as a whole, the Black racial gene pool is significantly interior to that of the white race in the traits measured on standardized intelligence test.

In a synthesis of viewpoints, MacMillan (1971) suggested that there may be several reasons why prove automaty group children are more likely to be categorized as mentally retarded by the schools, and why no one explanatory model is sufficient to account for the phenomenon. He outlined a typology of "mental retardation" which appears quite relevant to these issues:

Biongual children (e.g., Chicano, Puerto Rican) in need of accommodation in the area of language, but who, genotypically speaking, are not defective or retarded.

- 2 Children from environments described as impoverished, in that they are lacking in materials or experiences considered beneficial to a child in adjusting to the school. Again, these children are not genoty pically retarded.
- ³ Children who have developed failure sets, i.e., who have poor self-concepts and expect to tail before they even attempta task.
- 4 Children of dull-normal ability with so much emotional overlay that their performance in school and on the intelligence text is depressed below the district cut-off
- S Children who simply received a poor genetic pool or suffered prenatal, paranatal, or postnata, damage resulting in lowered cognitive capacity. These children are genotypically reharded.

This typology "corporates features of both the sociological and the "detect" models. While not disparaging influences such as cultural clash or institutional racism in the labeling of minority group children as mentally retarded, it lends support to evidence turnished by Birch and Gussow (1970) and others which shows the very cell and namiging effects of inadequate health and nutrition upon children in powerty.

In furning to a discussion of how emotional disturbance social maladjustment has been conceptualized by the public schools, the most prevalent model has been what Shultz *et al.* (1971) have termed the "quasi-publichatric" model. In this view, the source of the behavior or learning problem is definitely seen to be "within" the child. Various psychogenic theories are invoked to account for the disturbance (e.g., acting but behaviors may be due to anadequate mothering, lather absence, s bling rivality, etc., and the child's behavioral clash with the school is viewed as a symptom of the disorder. Or, the disturbance may be explained in terms of hormonal imbalances or physiological abnormalities, catising conditions such as hyperactivity. Rhodes (1967, p. 49) has noted

(a) A standard of the second standard of the second standard sector of the second standard second standard standards and the provement of the second standard standard standards and the second s

Build is worth in the lagest what the termed an all operations law of cluster and solutions is cluster the devices of the disk of the structure terms and the provided by the mutual scalar and the transmission of the operations are the criteria of normal times and exception of the transmission of the provident terms are the criteria of normal times and exception of the transmission of

In some the basis contains similarly on penavoral theory in that can bonary compare or social to add the to deduced as simply maladaptive behavior. A crisit who is the behaving in the construction of the deduced by so because, in ways pethaps complete as down with the teacher, ne starts build in the deduces a because, in ways pethaps complete as down with the teacher, ne starts build in the edge of the doing so. There are no "symptoms" according to this model, the solution of the origin to the edge of the opportunity of reinforcement contingencies (e.g., rewarding the child of the opportunity of the size of out of his her seat, and ignoring what is seen as attention over the build of the optimization of the weed as likely to disappear.

It is the double of them eating theory, gave rise to numerous behavior modification technucles, and the called thereastic promitience in the public schools. The mass difference between the behavioral of the association of cological conceptions of emotional disturbance appears to consist in how it is applied to the object. Thus, while learning theory suggests that behavior is influenced by inconsistent a continguation and that changes in the environment will after behavior techniques derived from this hold that the environment will after behavior techniques derived from this hold that the environment will after behavior techniques derived from this hold that there is tended to focus again on the individual child as the source of the "probability for a typical technicies, as we will see in a later section tend to center around such efforts as fed and 2 with the above to be day on creasing the number of "correct" answers a child produces on 0.025 lists as resolvated from a behavior is ac in some instances), the behavior of the teachet, or school produces the modified of alloced to result once and sociological models for the dashed reachet, or school produces the modified of alloced to result onlight and sociological models for the dashed end to had at the sets to the modified of alloced to define attrudinal and behavioral normal book ache here that distantate is used as an effective defined and or perpetuated by the school system.

For the second state of a contraction have generally been convertinalized us two searce and fast, most provability of public of social disaders retardation as consisting at a detect of the detect" in the and the according to the contract state build to buokged fast to social as proceedings of the general social social and the contracts of to social data transforms in the according of the These contracts are according to the exclusion but they are locate the source of the profession "within" the must

Characteristic relations of a state theory has fended to emphasize the cutoral valenta by which promotion in the state of a pointing especially to the standardized hybrid vales as contarably and racially biased the construction of that the detect or detect is that the child bat in the d particles in a class twent widely decrease to diffuse. A synthesis of these pointions officied by MacM, an effective transmission widely decrease to diffuse. A synthesis of these pointions officied by MacM, an effective transmission and classes of the area. He suggested that the operation decrease decrease decreases dear with these submatrix at the operation of the area. He suggested that the operation decrease decreases to decrease dear with these submatrix at the operation of the area. He suggested that the operation decrease decreases dear with these submatrix at the operation of the area. He suggested that the operation decrease decreases dear with these submatrix at the operation of the area. He suggested that the operation decrease decreases to the duration of the operation of the operation of the second decrease of the events decrease of the operation of the above the operation of the operation of the second decrease of the events of the operation of the operation of the operation of the operation of the second decrease of the operation of the operation



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Some special educators have even sought to differentiate the term "learning disorders" used above by Baryn accas another category, distinct from that of "learning disabilities." In a discussion of changing or option models, McCartrix (in Hammiliand Bartel, 1971, p. 13) noted that

(a) so is a difficultier of an definitions, diffecentes apparent that the early needed to a second replace of solution educational impliasis. The early emphasis of the estimated the replaced resonance informediation.

Halabar, est Chuck Mank (1973) also, Cerred to the solit in toolis from a medical to a multi-disciplinary approact.

M. Control is the same article whith in to commula that the most widely accepted definitions of national deaperts in have two main concepts in common, the "maet" clause and the "discrepancy" clause. From Thack, clause suggests that the child in this category is basically neurologically sound, which he deapert is the clause suggest that there clause the "discrepancy" clause suggest that there is clause to the state that global nature. The "discrepancy" clause suggest, that there is clause to the state of the state domain dimethectual potential of the child and what he sho has actual control the short in the estimal dimethectual potential of the child and what he sho has actual controls.

Observe a latent a many theories of learning disabilities and many feaching strategies which thew to mathematical ensurable Diprovided the following taxonomy of conceptual models, with their chief exponent a control V amount Theory (German), b) the Perceptual Motor Theory (Kepharth C) the Moscewic Theory (Barlon) and d) the Patterning Theory of Neurological Organization (Doman and Dossation).

M. Cartho and McCarthy (1969) offered a similar outline of major approaches in this field. They react to the Parappine Motor Approaches (Strauss and Lehtinen, Kephart, Barsch), b) Developmental Approaches (Network Network, Network, Network, Parappine, Prostig, Fitzhugh and Fitzhugh, Getmann, C) the Neurological Approaches (Orton, Bateman, Wisencin), C) Diagnostic-Remedial Approaches in School Schol School School School School

In section VI of this paper we will briefly examine some of these models with respect to their

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In the second second formation and the correct of discussion of these states of as dipertain the second second provides the satural disabilities are based in the second the disorder are discrete whether the discrete the specific coefficient test in the second second second ditermination of the second second provides by the second second second second discrete test in the second second discrete the discrete test is the state of the second second discrete test is the second second discrete test in the second second second second second second second discrete test is the second second discrete test in the second second second second second second second discrete test is the second second discrete test is the second second second second second second second second discrete test is the second second discrete test is the second second second second second second second discrete test is second discrete test in the second second second second second second discrete test is the second sec

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V. SPECIAL EDUCATION PERSONNEL

In general, special training in working with emotionally disturbed socially maladjusted or mentally retarded children is not included in the eredentials of regular public school personnel. Meleher (1972, pp. 548-549) noted that

> a majority of classroom teachers have had little or no academic or practical experience in the education of the handicapped. In Wisconsin, for example, not 1 of the 33 college programs for future elementary of secondary school teachers requires even a soluble survey course pertaining to the needs and education of handicapped children.

Bullock (1970) observed and in none of the fifty states, the District of Columbia, or Puerto Rico were regular school administrators required to have any coursework in the sphere of special education. He found that in a representative, large midwestern eity school district, 65 per cent of the elementary school administrators had had no previous course-work related to the education of the exceptional child, and that 90° is cent of the administrators had had less than two courses in this area.

Corriany (1970) noted that school guidance counselors appeared to have had little involvement with excertional children, finding in a careful survey of the major education and counseling journals over a decade only ten articles that dealt with special education students and their relation to counselors' work. Hansen (1971) noted a similar lack of involvement, which he attributed to the fact that most school counselors have nothing in their education to prepare them for work with disabled students, and therefore tend to avoid working with them (p. 69). He observed that "The special education teacher is prepared best to teach, but in most systems he also assumes the duties of guidance worker, counselor, recreation director, and social worker for the exceptional child (p. 69)."

Given, then, that in most school systems neither the regular classroom teacher nor the administrator(s), nor the guidance worker or counselor has been trained to work with children viewed as emotionally disturbed or mentally retarded, who has been trusted with this responsibility? Most commonly, three individuals may be involved, a) the special education administrator; b) the special education teacher, and c) the school psychologist.

The Special Education Administrator

A comprehensive study of the position of special educational administrator in local school districts in all fifty states was conducted by Marro and Kohl (1972). Their sample criteria were that The person in this role a) administered three or more areas of exceptionality; and b) that he she spent 50 per cent or more of his her time in matters pertaining to administration and supervision. In summary form they reported

- 1 Sex Nearly 34 of special education administrators were men. Even more significantly, "in the comparison between sex and the highest degree obtained, men have attained higher levels than women and the ratio becomes increasingly more divergent in favor of men as the degree status increases (p. 6)."
- 2 Age The position is filled by relatively young educators, with the mean age 44, and about 54 per cent in the bracket of 39 to 49.
 - Age when appointed. Four out of ten were under 35 years of age, five out of ten were between 35 and 49, and only one of ten first reached this position when over 49 years of age. Rhodes (personal communication, 1973) has noted that as individuals in this position become upwardly mobile, they tend to move out of the field into generally higherpaying and higher-status roles such as school superintendent.





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¹ Some held immediately prior to first appointment as special education administrator: ³ dipsychologist: 17 per cent, teacher of the mentality retarded 15 per cent; principal 13 per cent, teacher other than of mentally retarded 15 per cent.

Rhos — usional communication, 1973) also noted that individuals from lower level administration has come to occupy this position, perhaps again reflecting the generally lower-status and lower-paying nature of this sensol system function.

- Certification: Practices were Journet to vary widely from state to state. Only 32 per cent of respondents in the Matro, and Kohl study indicated they had achieved a separate credential called, "The Special Education Administrator's Certificate."
- Professional role. Individuals in this position tended to be mainly involved with the plantang and organization of special educational programs, as well as with budgetary considerations.

Newman (1970), in a random selection of school districts with student populations between 13,000 and 30,000, found that seven per cent of these districts did not have a separate position of special education administrator. Among those that did, there was a direct relationship between the training of the administrator and his actual concerns. Those who had received formal training in education of exceptional children tended to be more involved in such matters as curriculum planning, directing inservice meetings and workshops, and the evaluation of special education teachers. The placement of children into special classes was the most often reported task of the special education administrator, with the directing and planning of in-service meetings and workshops as the second most performed function.

In turning to the crucial issue of previous experience of those in this role. Marro and Kohn found that only about 40 per cent had had internship work (a continuous period of time spent in actual administration under direct supervision). Of those who had such experience, 32 per cent had served approximately six months and 27 per cent had served three months; only about 12 per cent of the special education administrators surveyed had had as *much* as a year of previous supervised experience in this capacity.

Henley (1970, pp. 276-277) reviewed the field experience requirements in 1968-69 in seventeen colleges and universities designated to prepare special education administrators which were supported by United States Office of Education fellowship grants. While all programs considered the field experience to be an integral part of their students' preparation, no universal agreement was found concerning the specific aspects of the activity held most important. Henley noted:

M the present time there is much divergence among the 17 universities from which data is available with regard to the terminology, definition, and philosophy of the field placement program. The total amount of time required in field placement, for example, ranges from 40 clock hours for one program to 1,590 for another. Six university programs require a full year internship experience, with the remaining programs requiring less. The total number of field placements which are utilized per student ranges from one to as high as eight.

In general, the position of special education administrator tends to be found in middle-sized and larger school systems. Marro and Kohl (1972, p. 11) noted that

the size of the school district is of major significance since the smaller school distracts do not have population, sufficient tax base, and other reconrect to provide total specialized programming — Tew special education administrators were mired by school districts with less than an average of 3,000 pupils.

Most states do not require special credentials or skills for this role, and indeed, most individuals who

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occupy this position have not had specific training or experience in the area of special education instruction or administration. The main task of the special education administrator is to oversee the special programs which exist in the school district, particularly with regard to structural planning and financial organization of these programs.

The School Psychologist

Historically, the position of school psychologist developed from the need of public schools to have trained personnel administer the newly-created standardized intelligence tests (c. 1917-1921), and the functions of this role have not changed very much since. As noted earlier in the section on labeling and placement, the school psychologist's main duties are to conduct standardized tests on individual children and to make recommendations to the school administrator based on this assessment.

In a survey of graduate training programs, Cardon and French (1968-1969) found that 77 colleges and universities in the United States prepared school psychologists. The median age for these programs was seven years, with training differentiated at three levels, master's, intermediate (e.g., specialist degree, certificate of advanced graduate study) and the doctorate.

Of these schools, 70 awarded the master's degree, 31 the intermediate, and 53 the Ph.D., with 16 offering all three. Fifty-two of the programs involved interdisciplinary programming and staffing, with 30 of the 52 drawing primarily upon two departments, usually psychology and education, or psychology and educational psychology. In all interdepartmental programs, psychology was most often represented (94 per cent), followed by education (69 per cent), and then educational psychology (42 per cent).

Field work usually centers around the training of the student in the administration and evaluation of basic standardized tests. Eighty-one per cent of the colleges and universities offering preparation in school psychology niet or surpassed American Psychological Association (APA) Division 16 (1963) Committee on Training Standards and Certification recommendations, in providing for 515 or more clock hours of supervised activity (e.g., approximately a year of half-time work).

Bersott (1971) reported that in about twenty states school psychology is under the jurisdiction of Divisions of Special Education within state Departments of Special Education. The main reason for this, he suggested, was that exceptional children, estimated at fifteen per cent of the total school population, occupy the primary attention of the school psychologist. And, as noted earlier, the purpose of this attention is almost solely to evaluate the individual child for possible referral into special school structures. Bersott stated that, "Unfortunately, more often than we'd like to see, an evaluation is done merely to obtain a score that then leads to a child's removal from a regular classroom (p. 58);" he went onto decry that

> when graduate programs are constructed to conform to state certification requirements, the major course requirements are usually in the area of testing, again serving to perpetuate the traditional role (p. 59).

This traditional role has come under mounting criticism in recent years, increasingly from the overburdened school psychologists themselves. Sabatio (1972) conceptualized the role as one of "gate-keeper" between regular and special education, and argued that, situated ambiguously between the two fields, the school psychologist was not directly involved with either one. He observed,

It seems that the school psychologist persists in placing children into special education with httle regard for their educational planning. In his role as gatekceper, he communicates very little with either the world of regular or special education (p. 99).

In a similar vein, Forness (1972, p. 122) has noted:

The traditional role of school psychologist, unfortunately, has centered around individual testing. He is rarely expected to visit the classroom and when he does, his training

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Constant operpared nor to make practical suggestions on curric units and classroom manacceleration. In addit, in the source onder which a school psychologist operates dictates traction produces detable tune testing individual children to determine their engine to reproduce spacement.

Certification is by states and in recent years the trend has been toward higher accreditation so that in more well-funded and consequently higher-paying school districts, the position is generally held by those with the Ph D. More commonly, the role is about evenly distributed among those with the specialist sand the master's degree.

To summarize, the graduate training of the school psychologist has tended to center about the administration of standardized tests, with coursework predominantly in education and psychology, or education and educational psychology. This training reflects the primary concern of the school psychologist, which has often been, to horrow the phrase of Silberberg and Silberberg (1971), "piecework," involving going from school to school within the district (or, in the case of inter-district sharing, from district to district) to conduct an approximately one hour evaluation on an individual child, and then make recommendations based on that evaluation to the school administrator.

The Special Education Teacher

The teacher of the emotionally disturbed. Reflecting the relative newness of this field, state certification requirements are in a process of flux. Scheuer (1966) reported in a survey of the 50 states, Washington D. C., Guam, Puerto Rico, and the Canal Zone that 54 per cent of these units had no requirements for this position, although eighteen had plans under consideration. At the time, sixteen of the 40 localities which provided for special classes for emotionally disturbed had no particular teacher certification requirements for them.

Abelson and Heury (1972) provided a state-by-state listing of requirements for teachers of the handicapped. Regarding the teaching of the emotionally disturbed, Michigan requires 30 specialized credit-hours at the master's level, including a student-teaching practicum with the emotionally disturbed, in addition to a regular education certificate; states such as Mississippi, Arkansas or Wyoming, however, require no further specialization beyond the Special Education Certificate.

At the university level, 57 training institutions were found to train teachers specifically for work with the emotionally disturbed or socially maladjusted (Scheuer, 1966). Tompkins (1969) outlined major deticiencies in this area: a) a shortage of training locations proximate to colleges or universities was found, especially fieldwork opportunities in public school settings, where presumably most personnel in this field will work. He noted, "Teacher training institutions and public school facilities often are not coordinated with each other (p. 108);" b) a critical shortage in doctoral level training was found; and c) there was a general lack of attention to emotionally disturbed children at the secondary level. In examining teacher preparation for the teaching of the emotionally disturbed, he concluded that:

> We have been somewhat remiss in exploring the possibilities for improving the education of disturbed children through strategies other than the special class and teacher training in settings other than colleges and universities (p. 109).

In the training of special teachers for the emotionally disturbed, usually a specified curriculum and at least one practicum experience are involved. Gersh and Nagle (1969) examined, via structured interviews, the attitudes of teachers and administrators of special programs for the disturbed in Michigan, considered to be one of the most progressive states in this field (Morse, 1966). It was generally felt by the graduates of these training programs that a greater curricular emphasis on educational diagnosis and remedial reading would have proven an asset. Field experience was held to be limited and did not provide sufficient training with normal and mentally retarded children. In general, it was suggested that more extensive and varied practicum experience, combined with more programaticallyoriented special educational course-work would be most helpful.

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Special teachers for the mentally retarded. This branch of the teaching profession has been in formal existence for a great deal longer than that of teachers of the emotionally disturbed socially maladjusted. Growth, however, until the post-World War II era was slow, and from 1954 to 1962 there was a twofold increase in the number of higher institutions offering at least a minimum sequence of preparation for teachers of mentally retarded children; the total number reported in 1962 was 84. Approximately 34,000 teachers were employed by 1969 in public and residential schools for the retarded

Certification standards, as in the case of teachers of the disturbed, show little uniformity from state to state. In some cases, previous teaching experience in the regular classroom is required; in other states it is not. In general, certification requirements for this specialization are more explicit and prescribed than for teachers of emotionally distarbed socially maladjusted, perhaps reflecting greater involvement at the state level with this category of exceptional child. Thus, while by 1956, 46 states had enacted provisions to provide, at least on a permissive basis, the establishment of special school programs for the educable mentally retarded, only fifteen had such provisions for the socially emotionally disturbed.

As with teacher preparation for the emotionally disturbed, the trainees typically engage in a specified corriculum and one or more practicum experiences. Even in states where separate certificates exist for these two professions, the mentally retarded and the disturbed, coursework often overlaps, and the distinguishing feature in training is largely in the nature of the field work.

Evans and Apitel (1968), in a review of educational procedures for the IMR, have noted a growing emphasis on providing teacher trainees with highly specific teaching techniques. Special teacher training for this group of children, when it has been differentiated from EMR teacher preparation, has been oriented toward remediation of sensory, motor and language handicaps and the teaching of specific self-care skills. This is contrasted somewhat with teacher preparation for the EMR and emotionally disturbed, in which traditional school subject matter, such as reading and mathematics, have been stressed.





VI. EDUCATIONAL PROGRAMS AND FACILITIES

The Emotionally Disturbed? Socially Maladjusted

I tale the 1960's, the most common educational structure for children in either of these categotics was some form of segregation from "normals," either by separate schools, such as the formerly tated 1600° schools in New York City, or else the self-contained class within the regular school building. More recently, the trend has been toward integration for at least part of the day of the disturbed child within the regular school. Thus, several relatively new educational arrangements have been decooped and in pleniented. However, as Glavin and Quay (1969). Hirshoren et al. (1970) and others nave observed chicaco studies in this area have been notably lacking. Glavin and Quay, for instance, commented.

> 3) Solo is partent has bret, to place a teacher in charge of a self-contained class similar to the solution operations epitest alchildren (p.93).

and that

Educational approaches such as teacher assistants, crisis or helping teachers, and the recently popular concept of the resource room have all been described at length in the obtained but no substantive research has yet been reported (p. 91).

Pate (in Dunn, 1963) described basic treatment programs for the emotionally disturbed as comprising 1) privately and publicly sponsored day schools, generally for severely disturbed or pre-school; 2) special classes in residential psychiatric centers; 3) special classes in out-patient mental health units, and 4) special classes within the regular public school.

In general, state departments of education are only involved in the second and fourth categories, with departments of mental health or rehabilitation administratively responsible for psychiatrie school programs for the emotionally disturbed. Furthermore, until recently, with the advent of law suits against the schools, in part initiated by parent-interest groups, the more severely disturbed (e.g., autis-tic)children have been excluded from public school attendance.

Various kinds of educational programs for mildly disturbed or behaviorally disruptive and detiant children have thus been initiated into the public schools. The most common arrangements have been

- 1 The self-contained class, usually similar in operation to the regular classes, with a reduced pupil-teacher ratio of about one to ten;
- 2 *The separate day-school*, which, in general, had its inception prior to 1920 (Dunn, 1963) and has not been encouraged in recent years, as the impetus has been toward integration of the disturbed child within the regular public school.
- Resource room, a structure which has been increasingly utilized by the schools. The child attends regular class(es) for most of the day, and is referred to a specially designed classroom for more individualized instruction, either on a one-to-one or small-group basis. The teacher in some states is specially certified, in others he is not.
- 4 *linerant specialist* a traveling teacher goes to the child's school on a regular basis and provides special assistance to the child. The itinerant teacher may also work as a consultant with the child's regular teacher(s);
- 5 Crisis teacher, helping teacher, similar in many ways to the resource room. In some school systems, one classroom is designated as a "crisis center," in which usually a specially

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trained teacher is available to handle shortsterm emotional flare-ups of children in the school. The "crisis" classroom generally does not have the long-term educational functions of the resource room though terms are sometimes used interchangeably. The "helping" tole refers to the resource room teacher, or less commonly, the crisis classroom situation.

In a comprehensive national survey of public school programs for the socially maladjusted emotionally distuibed. Hirshoren et al. (1970, p. 35) reported that

The general pictule in the United States shows that the vast majority of educational programs and services available to emotionally disturbed children are provided on a permissive mass. It is interesting to note that eight states also mandate payment by guble, end is state with a provided solution we will regulation such payment. This lack of agreement can also be seen in the relatively large numbers indicating that particular programs are not deal, with the law or regulation, has note states included than the mandatory category. In all but one vase, that special as programs

The special class appears to be the most frequently mentioned educational procedure for educating emotionally disturbed children, followed by the resource room and home bound instruction

Table 1 reproduces their findings on the most characteristic educational services provided for these children by the different states. *See new page* x

Educable Mentally Retarded

Public school involvement with children viewed as mildly retarded has traditionally relied on the separate school or separate class. While other arrangements, such as the employment of resource room teachers or itinerant teachers have been on the increase, the self-contained class remains the most widely used educational program.

In terms of structural characteristics, these special classrooms are basically the same as for regular classes, though they are often located in the furthest recesses of the school building, such as the basement. The pupil-teacher ratio is usually about one-half of that of the regular class, and is often legally set by the state. In very small school systems, children of varying ages may be placed in one ungraded class, more frequently, children in the EMR category are, as in the regular classes, homogenously grouped according to chronological age.

Another educational program utilized for EMR children, and one increasingly used by the schools, is the resource room. Barksdale and Atkinson (1971), for instance, noted a growing trend away from the self-contained class, and described a three-year pilot project begun in 1967 in Atlanta, Georgia. In the prototypic structure, which has begun to appear in many other school systems, the child remains with his regular class and is scheduled to the resource room for part of the day. Varving according to the needs of the child and the administrative pattern of the school, the EMR pupil may receive instruction in the resource room for as hitle as an hour, or as much as half the school day. In this special classroom, the teacher is generally certified to teach the mentally retarded, and instruction is provided either on a one-to-one basis or in small groups of three or four. Remedial speech, reading and arithmetic are usually stressed in the resource room. The goal of this arrangement is to provide the child with the special instruction he needs, yet to allow him to remain integrated with his peers in the regular school community.

Brunninks and Rynders (1971) observed that approximately 90 per cent of retarded children in special educational programs received instruction solely in self-contained classes and stated that:

While the number of retailed children served by other organizational arrangements has undoubtedly increased since 1963, the self-contained classroom has continued to be the predominant pattern in special education for serving EMR children (p. 1).



POGOAM	REQUIRED (1.0.) MANDATARY BY LAW OR REGULATION)	AUTHORIZED OR PERMITTED	PROHIBITED	NOT DEALT WITH IN LAW OR REGULATION	NO ANSWER
opecial Class Program	9 -	38		1	3
Resource Room Program	2	38		5	7
Crisis Intervention	1	29		12	9
Itinerant Teacher Program	1	32		9	9
Academic Tutoring	1	25		15	10
Homebound Instruction	3	35	3	5	5
Guidance Counselor	1	34		7	9
School Social Worker	2	31		9	9
Psychotherapy by School Psychologist	l	20	2	18	10
Psychiatric Consultation	4	28		10	9
Public Schoo, Transportation To Non-School Agency: E.g., Mental Health Clinic	4	15	7	16	9
Payment By Public School For Private School	8	15	9	10	9
(From Hirshoren et al., 1970, p.30)					

The authors described recent alternatives or innovations in educational programs for the EMR, in which, commonly, the child receives special instruction for part of the school day, either in a resource room within the regular school building, or at a special "learning center" available to all schools within the district.

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TABLE II. SELECTED POSITIONS ON SPECIAL CLASS PLACEMENTFOR EMR CHILDREN

PROS

- 1 Research evidence indicates that mentally retarded children in regular classrooms are usually rejected by more able classroom peers.
- 2 Mentally retarded children in regular classrooms experience loss of self-esteem because of their inability to compete with more able classroom peers.
- 3 It is logically absurd to assign children to instruction without considering differences in ability of achievement levels.
- 4 Evidence on the efficacy of special classes is inconclusive since most studies possess significant flaws in research design.
- 5 Criticisms of special classes are based ostensibly upon examples of poorly implemented programs.
- 6 The alternatives to present practices are less desirable and would lead to a return to social promotion as an approach to dealing with mildly retarded children.
- 7 Properly implemented special classes are optimally suited to deal with the major learning probiems of retarded children.
- Special class arrangements should not be unfairly indicted for mistakes in diagnosis and placement
- 9 A democratic philosophy of education does not dictate that all children have the same educational experiences, but that all children receive an equal opportunity to learn according to their individual needs and abilities.

CONS

- Special class placement isolates retarded child from normal classroom peers.
- 2 Special class placement results in stigmatizing the retarded child, resulting in a loss of selfesteemand lowered acceptance by other children.
- 3 There is little evidence to support the precise of ability grouping for retarded or normal children.
- 4 Mildiv retarded cirildren make as much or more academic progress in regular classrooms as they do in special classrooms.
- 5 There is attle point in investing further energy in improving special classes, since this arrangement poorly serves the social and educational needs of children.
- 6 Other more flexible administrative and curricular alrangements should be developed to supplement or supplant special classes.
- Special class atrangements inappropriately place the responsibility for academic failure on children rather than upon schools and teachers.
- 8 The very existence of special classes encourages the misplacement of many children, particularly children from minority groups.
- 9 Special class placement is inconsistent with the fenets of a democratic philosophy of education because it solates retarded from normal children, and vice versa.

(From Bruininks and Rynders, 1971, p. 3).

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Effect untratified a sign with the suggestion that EMR children be educated wholly within the ingular less in ventor a table contribute once a child is labeled, have meet the subject of a great 1.4 in our censule for the coars. For them, 1969) described present solve inputating patients the the ENP.

(1) 1.1. Statistic oparate treated oblidies their pointal counter of second statistics as second. Products on this assume that the complete integration of related students to complete integration of related students in the states and states of the location of relations of the states of the control of the states of the active related into the transfer of the states of the location of the states and arts and states of the states of the states and states and states of the states of the states and states and states of the states of the states of the location of the states of t

(c) the off (c) world of the summatize some of the basic arguments on efficiencide of the segregation of the control of the segregation of the segregation of the segregation.

3.2 Construction of sectoral solution (a) at tacilitates themozeneous grouppings of the entropy durated sectorals and needs, (b) it allows do explored solutions of the entropy durated sectors apportunities for training specialized persons. The entropy durates estimating special problems, (c) it increases problem sectors in the solution of supportive services and programs, and ogrid improces startions of the discretioning the frequency of failure experiences.

A control copportance integration include (a) it harmonizes with the procedure of including the by the idine the retarded in the mainstream of her, the retardinges use child of the by the idine the retarded in the mainstream of her, the retardinges use child of the by the idine the retarded in the mainstream of her distribution to other that the data toppeness dialected settimage by not stigmatizing them as being there is the idine the mainteent for a maintained by not stigmatizing them as being there there is the idine the maintees the danger of settimating propheties derived to the and regregating students into classes with limited goals, do it is reasely to the control of setting the entropy and it generally allows for wider generaphic distribution to the control of the optimizer accessibility.

There has been a great deal of ink shed over the issue of what educational program is most appropriate for the children, largely of minority groups, who generally exhibit no physical abnormalities ver whose intellectual functioning is below the normal IQ range. Dunn's article in 1968 is perhaps already a classic in this regard, questioning the labeling and segregation of these children. Literally dozens of rebuttals, quantications, and expansions upon the themes he raised have since appeared. Brianniks and Randers (1974) summarized the basic positions in this area. Table II produces their own retrievent/tensions.

The Learning Disabled

In the recent growth of public school services for children diagnosed in this category, three types of educational programs have otherged as most typical. These are the following:

- 3 The self-contained class is by far the least frequent arrangement for such children. Mc-Catthy and McCarthy (1969) estimated that probably less than one per cent of this poptial of capiaced inself-contained classrooms.
- 2 The revenue room, as with educational facilities for the emotionally disturbed and the mentally retarded, is increasingly relied upon by the public schools. Developmentally learning disabled children attend the special room for varying hours of the day, depending upon individual needs, they remain in the regular classroom for the periods in which they benefit from regular instruction. As Johnson and Mykelbust (1967) have noted, the maximum case could for feachers is approximately twenty, with some school districts restricting the number to ten, so that all children may receive individual attention. They

1.15



resource room sometimes is subdivided into a suite of small rooms to allow children to work individually with media-remedial materials or assignments.

The itinerant teacher program is the most common educational structure for this population. I sually the teacher, traveling from school to school within the district, works both with individual children and small groups. Roos (1970) and Joh' son and Myklebust (1967) observed that normally lewer children are seen than with the resource room teacher since time is spent in transportation from one school to another. Speech correctionists, reading specialists, and physical therapists are among the itinerant personnel who work is the time is educed of the first set.

Trainable Mentally Retarded

Educational structures for the IMR usually take one of three forms residential facilities, either private or public (e.g., state hospitals), special public school day-centers, and of most recent development, special classes within the regular public schools.

The issue of which of these arrangements is most appropriate for the TMR child has been a heated one in recent years. Until the early 1950's, children in this category were legally barred from most public school systems in the United States, a situation that was changed largely by the efforts of parent interest groups, such as the National Association for Retarded Children (NARC). In 1950, as I vans and Apitel (1968) have noted, not one state had laws specifically encouraging local school districts to provide services for trainables. By 1963, however, eleven states had established mandatory legislation and 35 had established permissive legislation concerning educational provision for these children.

Before the establishment of groups such as NARC, when public education was available to the IMR child, it was almost solely in the form of residential treatment, involving the removal of the child from the symmunity. Kirk (1962, p. 28) observed:

These institutions are sometimes privately administered but usually administered by a state agency other than that of education. Historically, residential schools are the oldest officational provision for exceptional children. They tended to be built away from population centers and to become too often segregated, sheltered asylums with little community of taxt.

The national trend has definitely been away from this educational arrangement, spurred in large measure by law suits brought against the public schools by parent groups. In some areas of the country there has been a steady impetus toward day-care centers for trainables. These programs, like the residential structures, generally operate independently of the public schools; for instance, they are often to ded and directed out of state departments of mental health or rehabilitation. Also increasing in number are sheltered workshops, which are vocationally-oriented rehabilitation facilities. These are des independent of the public schools; that will enable them to function in a controlled environment within the regular community. Since 1954, federal funds have been involved in such workshop programs.

The most recent and energetic trend in this area has been the impetus toward the creation of classes for the FMR within the regular public schools. Brown and Sontag (1972, pp. 13-14) commented:

It can be issumed that within the next five to ten years public school programs for trainthic level retarded students will be in existence in almost every school district in the

1. S., pran doly because there will be





- 37 continued pressure by the NARC and its local attibutes on registrative hodies and creatischool polards;
- 27 intigation and judicial interpretations that make education the legal right or all children in the United States.
- 3. a shift in federal funding priorities to more severely and multiply handicapped children.
- 47 a tack of space in, expense of, and the growing intolerance for sarge multip elabore residential institutions.

The author concluded that,

Whether or not trainable level retarded students should not be enround in public school programs of should or should not be placed in residential facilities is no longer the quest of of these students will be enrolled in public schools, and in additional, will remain orthocommunity (p. 14).





VII. PSYCHO-EDUCATIONAL CONTENT OF PROGRAMS

The Emotionally Disturbed

Public schools, in dealing with children viewed as emotionally disturbed socially maladjusted, have tended to utilize three main structural arrangements; self-contained classes, resource rooms, and day-treatment facilities. What kinds of psychological and educational practices have characterized these arrangements?

Long *et al.* (1971), in an ab dgement of som b^{i} (1964), outlined several operating styles in these programs. They include a^{i}

- 1. *Psychiatric dynamic.*" Major emphasis applied of expected of expectational aspects were secondary.
- 2. "Psycho-educational." Psychiatric and educational emphases were of equal importance. Educational decisions were made with a consideration of underlying disturbance in the child.
- 3. "Psychological hehavioral." These programs were systematically hased on learning the sry, with emphasis on changing symptomatic responses through specific remedial techniques.
- 4. "Educational." Emphasis was placed on traditional classroom methodology such as coutine drills and work hooks. The atmosphere was non-hostile, but geared toward control or pupils.
- 5 "Naturalistic." The class style and atmosphere tended to reflect the spontaneous, frequently ad hoc style of the teacher. The teacher interaction was pervasive in an atheoretical way.
- 6. "Primitive." A "law-n-order" approach; control was rigidly maintained for its own sake with a primary emphasis on classroom order.
- 7. "Chaotic." The term used to describe programs in which impulsive behavior of the children continually erupted, with a minumum of classroom stability. It was hypothesized that this pattern may have reflected a belief in the therapy of permissiveness, or may have heen an indication of educational hreakdown and inability to cope with the children.

In most classroom arrangements for the emotionally disturbed such as those reviewed by Morse et al., the teacher has with him her a relatively small number of pupils, usually about ten. Generally, educational content of these classes, he they self-contained or resource rooms, is similar to that of the regular grades, with somewhat more individualized attention given to the child. There may be a greater abundance of instructional materials or educational technology available to the teacher, but this is not always the case. Generally, instructional materials are adapted from the regular grades.

McNeil (1969) noted that two main theoretical approaches have in recent years characterized special educational programs for the emotionally disturbed: these have been derived from either a) learning theory or b) psychodynamics. Neither approach, he maintained, utilized instructional materials in other than ordinary ways with these children. He wrote:

Proponents of each method have attempted to operationalize the nature of their interventions according to assumptions concerning the genesis of pathology and concomitant goals for health or adaptive behavior. However, development and utilization of instructional materials have not necessarily followed from these assumptions, making it difficult to design and evaluate differential contributions. For example, those practitioners who derive their interventions from learning theory tend to emphasize specific behavioral objectives in the careful planning of the classroom structure and reward contingencies. Often the materials available in these classrooms are impressive, but little attention is given, in a specific way, to the manner in which different materials might contribute to structure for an individual child (p. 2).

1(9)



McNeil went on to describe the other main intervention pattern in the education of the emotionally disturbed:

Another common approach to working with disturbed children tends to focus more off psycho-dynamic aspects of classroom interactions between children and teacher. In this setting, relatively more emphasis may be placed on the child's self concept, his ability to relate positively with his peers, and his growth in more accurate perceptions of the nature of the social situation in which he is involved (p. 2).

He concluded, however, that despite their theoretical differences, educational materials in both sets of interventions were often identical, and generally in neither case were these materials created specifically for use with disturbed children.

A typical class founded on psychodynamic principles usual involve and individualized curriculum for the child and an emphasis on the teacher-child interprinciples usual involve and individualized curriculum for the child and an emphasis on the teacher-child interprinciple cord infecto. Morse (in Morse et al., 1964), "a primary goal is to develop pupil-teacher rapport and to restore γ^{-1} asure γ^{-1} a

In the behavioral classroom, a token economy program may be established. In these cases, the child is rewarded with tokens for behavior seen as adaptive by the teacher (e.g., completing an arithmetic problem successfully, or remaining in one's seat during a lesson), with the tokens to be exchanged for concrete prizes when they have reached appropriate levels. The teacher-child relationship is viewed in terms of social reinforcement, with the primary emphasis on the teacher consciously rewarding the child (e.g., with verbal praise or a smile) for desired behavior.

An ottshoot of intervention derived from learning theory has been the "engineered classroom" approach developed by Hewett (1968). In this system, a developmental sequence of educational goals is established, designed to replace what is seen as "the second hand framework borrowed from disciplines of medicine, psychiatry, clinical psychology, and neurology which essentially have no educational significance (p. 43)." This sequence involves a step-by-step progression from what is regarded as the most rudimentary ability in learning — attention — through the successful mastery of basic school competencies. At each stage, the child is given somewhat more difficult tasks, with positive reinforcement given in the form of teacher check marks on a pupil's record cards. As in token economy situations, the completed cards are exchanged for various prizes the child may choose, such as candy or free time.

These kinds of interventions are representative of the most widely used theoretical models for teaching emotionally disturbed or socially maladjusted children. However, in many instances, strategies overlap or have been distilled into specific and atheoretical techniques by administrators and teachers. Perhaps some of these developments indicate, for whatever motives, a relative lack of concern among school personnel with loftier theoretical conceptualizations, and an emphasis, instead, on what are perceived as practical classroom demands. In any event, the transformation of psychodynamic and learning theories into school-based interventions appears to involve such considerations as tinances and staffing as well as more theoretical concerns.

The Educable Mentally Retarded

In general, as Love (1968) has pointed out, three approaches to curriculum have dominated educational content in special school programs for the educable mentally retarded. These three have been oriented to either arts and crafts, traditional academic matter, or the unit method.

At present, a mixture of the latter two approaches characterizes most instruction for EMR children. Love(1968, p. 129) suggested that

Foday, the academic matter oriented curriculum, generally, dominates the special class-

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program. The preoccupation with reading, writing, and arithmetic is the result of the basing cound of the special class teachers. Most of these teachers began as a regular classroom react is where a logit same was placed on academics.

The so-called unit method, developed by Ingram in the 1930's proposed that instructional thenies be developed out of the life experiences of the children (e.g., the "Play House"). These themes would then be designed into separate units which would facilitate the learning of the mentally retarded child

Both educational approaches have come under increasing criticism in recent years. After examining over 250 curriculums for the EMR, Simches and Bohn (cited p. 3 in Heiss and Mischio, 1971) declared most elementary school curriculums as "watered-down" versions of those for the regular classes Heissand Mischior (1974), discussing the unit method, noted that

Some of the anitations of the unit approach of the isolation of individual units, the lack of adoptic prioritic sequence of conce activities, and the lack of antiparties of an problems of the related. The related of the related of

They added that 'curriculum development' from the dark ages (p. 1) "Toye (1968) noted that

a wable mentally retarded child is emerging

One of the criticisms of the unit has been that it lacks scope and sequence. This criticism indicates that the teacher does not know where she is going because there is no guideline from which to teach. Of course, as she teaches the basal reader there is a guideline for normal children, but this does not always apply for the mentally retarded child. It stands to reason that if we do not know the results we want at the end of the school process, then, we cannot teach to mold the child to a desired end (p. 130).

According to Brown (1968), most special classes for the EMR average less than filteen pupils per teacher. Although it is assumed that curriculum content for the EMR is carefully planned with well-defined objectives and content to meet the unique needs of the child.

There is considerable evidence that the foregoing assumed conditions regarding currication are in error. Although many curriculum guides for mentally retarded are similar in instructional objectives and content, the curricula are not unique or different from that or normal children — Furthermore, sequence and scope appear to be lacking insolar as the total program for the facentally retarded is concerned (p. 14).

It is another question altogether, of course, whether instructional content for the EMR *should* be significantly different than that for normal children. However, concerning *present* public school practice educators have noted that educational content in these classes is not qualitatively different from that of the regular classes.

At the secondary level, as noted in the preceding section, vocational training is often stressed. Kokaska(1968)(observed that

Autough differences appear in the interainre as to the amount of time that should be spent in work in periodic during the student's entire high school career, and its allorment over a three of cour year program, there is complete agreement to the effect that the student is to participate in some form of evaluation, training, and work experience during record successes (22).

In some intermediate and secondary programs for the FMR, there is a planned, increasing emphasis on vocational training, with the pupil to spend less and less time proportionally on academic subject matter. A major problem in this regard, however, has been that of relating vocational training in the school to teacher iob-market demands and expectations. Cohen (1972), for instance, has contended;

During the past fecade, there has been an increasing emphasis on work study programs within the school. While some of these programs are well developed, well thought out, and well init, many others reflect some of the worst aspects of educational programming.

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In many cores, teachers samply do not have instruction, training or insight necessary to provide any really meaninglui experience for these older students ——what results is an academic contenant with fifthe content which can assist the student in his preparation for adult ide ——Students are assigned to nome economics or industrial arts classes and tinsus careed vocational training (p. 192).

It should, however, be stressed that as with youngsters labeled emotionally disturbed or socially maladjusted, the overwhelming majority of EMR children are not enrolled in school beyond the minimum legal age for leaving. Kokaska (1968) reported that in the 1965-1966 school year, only 4.6 per cent of the total number of high school districts in the United States conducted secondary classes for the educable mentally retarded, and these figures are probably even smaller when applied to school secondary programs for the emotionally disturbed.

The Trainable Mentally Retarded

All texts and the second second drinking, bathing, personal grooting stary training programs, especially at the primary level, have stressed goals of physical fitness and development, correct walking and sitting posture, improved line motor coordination, improved sensory and perceptual awareness.

For icensage and adult trainables there is general agreement that development of some spiritual values, improved emotional adjustment, self-expression, and skill in travelling about the community are acceptable goals. With these older groups there is always an emphasis on training in general habits (e.g., habits of promptness, neatness) and specitic work skills which may enable persons in these groups to become economically useful or partially self-supporting by working in a sheltered environment. Skills in arts and crafts programs usually are taught as a step toward this vocational goal.

Missing from most statements of goals is any emphasis on development of academic skills beyond rudimentary recognition of important signs (such as "Danger"), simple counting, and ability to print one's name and address. The traditional view in this regard is that a teacher should teach termables 'useful' things needed for darly living and not waste time on academic topics (pp. 6-7).

Goldberg (1971), in a review of educational planning for the TMR, cited several studies which suggested that special classes for this group lacked truly effective curriculum content and teaching techniques, since it has been generally found that "The children in special classes did not make important amounts of progress... over and above the children who remained at home (p. 149)."

Daiy (1966) reviewed the TMR program in the California public schools, among the most progressive in the nation. The maximum enrollment for any special class was legally set at twelve pupils per teacher, close to the national average of about ten per teacher reported by Evans and Apffel (1968).

Daily described instructional orientation in these classes (1966, pp. 114-115):

The classrooms built for younger children generally incorporate areas for music, rhy-thyms, dancing, games, self-help, and self-care activities ...

Classrooms for older pupils are generally designed around a central facility which includes a kitchen, living and dining area, bed, laundry, and bathroom where the skills of daily living can be taught The individual classroom for older pupils contains, a number of the artifacts of daily living enabling pupils to practice in their own classroom the skills they are learning in the central facility Fenced outdoor areas provide furt and blacktop surfaces where a developmental physical education program can be



oreatized and where skids in gardening, yard work, car washing, and care of pets can bedeveloped

At the post-primary level, there are fewer opportunities available for the 1MR. In most cases, upon completion of the school's primary education program in the special class, the youth is left with no place to receive further educational or vocational training. Daly noted that despite seemingly innumberable professional panels and discussions on this problem, over 80 per cent of the graduates of special-class programs are at home and without access to sheltered workshops.

When such facilities as sheltered workshops are available, the TMR child has to demonstrate potential for successful achievement in these programs before he she can be admitted. In accordance with the individual's abilities and related socio-economic variables, the successful TMR may achieve terminal placement in a sheltered workshop or receive employment as normal functioning members of the larger community.

The Learning Disabled

Based on the psychological, neurological and educational assessment of the child in this category, instructional efforts at remediation $\gamma = \gamma$ elemented. At present, a wide variety of approaches exist, with the orientation of the local $\gamma = \gamma$ primary determinant of which is should be used. McCarthy and McCarthy (1969, p. 75) outlined two broad categories of educational approach.

- 1 *The process orientation* attempts to identify the learning process responsible for the detective performance and apply remediation at this level, hoping for improvement in altrool subjects which rely on the adequate functioning of that learning process.
- 2 The tool subject orientation attempts to develop techniques to teach a tool subject (e.g., reading, arithmetic) to children who have failed via methods in the regular school cass. The modus operandi is to identify the specific areas of poor performance, and apply these specific remedial measures.

Both Lerner (1971) and McCarthy and McCarthy (1969) provide extensive material on current psycho-educational strategies for laiding the child diagnosed as possessing learning disabilities. Some of the major approaches currently employed in this field include:

Perceptual-motor approaches. Strauss. Educational efforts have been designed based on his landmark work with brain-injured children, those who manifested such traits as hyperactivity, distractibility, and perseveration. All extraneous sights and sounds are to be eliminated, with desks and other classroom furniture placed against walls or within an "office-like" arrangement. Principles of Gestait psychology are used to-create learning materials which highlight "figure" areas and employ color-cases to attract the child's attention. Drill is generally avoided because of the tendency of such chadren to automation and perseveration. The teaching of rhythm and manual training is also recommended. Controlled motor activity is considered important in engaging: the child's attention, and is therefore encouraged in the learning situation.

Kephart Derived in part from Strauss' research, Kephart's approach emphasizes the importance of the learning environment in aiding children with perceptual-motor abnormalities. The underlying concept is that the organism learns through feedback of perception and muscular response, and that induce of more basic skins. Specific instructions for the development of form perception, space discrimination, occular control, and sensory-motor integration are provided, with the child's progress measured as fus for improvement in these abilities with time. The use of walking boards, balance beams, obstacie control running, ball play and music is an integral part of this system. There is relatively lattle emphasis on the transition from perceptual-motor development to academic and cognitive skins.

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Bursch His movigenic approach is a theory of movement as it relates to learning. Since he assumes that human learning is based on motor efficiency, Barsch's curriculum is designed to improve motor ability in the child. In this approach, the child is encouraged to explore and experience himself in space, thereby integrating this into more progressively complex wholes. The elements of sequence, rate/ and taning are deemed essential to learning movement synchronicity. Activities that involve walking, skipping, crawling, rhythmic clapping, and the like are used in conjunction with a variety of equipment such as balance rails and teeter boards. As with Kephart's approach, language and auditory development is not emphasized, nor are more traditional academically-oriented skills.

Developmental approaches in visual perception. Frostig and Getman have advocated somewhat different techniques based on this approach.

Frong. Research and teaching materials in this system have focused manify on assessment and remediation techniques in the area of visual perception. Largely derived from the development theories of Piaget and Werner, as well as from learning theory and psychoanalysis, ner Developmental Test of Visual Perception measures performance in five basic areas: eye-motor coordination, figure-ground, constancy of shape, position in space, and spatial relationships. Deficits in any area tested are remediated through specific exercise using special learning materials.

Getman. As an optometrist, Getman has defined vision as the learned ability of the child to interpret the world and his relationship to the world. According to this system, the child's visuomotor performance follows a developmental sequence with each stage of development dependent upon successful growth in the previous stage. In this model, complex cognitive skills, such as reading are considered to be derived from the mastery of more basic motorie skills. Leaching programs based on this approach have stressed such areas as general coordination, practice in balance, practice in hand-eye coordination, form recognition, and visual memory.

The neuro-physiological approach. *Doman and Delecato*, a physical therapist and an educator, describe the goal of their neurological "patterning" system as being able to establish in learning-disabled children the neurological developmental stages observed in normal-children. The theory assumed that "ontogeny recapitulates the phylogeny," or that the process an individual human being goes through in maturation is the same as the entire species did in the process of evolution. Failure to pass through any of six developmental stages in neurological organization is seen to result in problems in mobility or communication, including stuttering, retarded reading and poor spelling and handwriting. Children with these or other disabilities are required to perform a series of motoric acts such as creeping, crawling, and waiking patterns, according to a prescribed sequential pattern. Techniques such as sensory stimulation, training of hand and eye use, and sleeping in prescribed polations are all designed to likewise establish hemispheric dominance and thereby achieve tull neurological organization. According to 1 erner (1971) and others, this system is probably among the niost controversial of the motor approaches to learning problems. It has been widely used despite increasing opposition from doetors and educators who claim that the method is unscientific and without controlled validating data.

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Linguistic approaches. Bateman and Wiseman have formulated approaches based on a linguistic analysis of specific language deficits.

Bateman In this approach, school deticiencies in the child are seen as stemming from difficulties in the processes underlying academic performance. Based on a thorough assessment of auditory and visual discrimination, sound blending, and other language sub-skals, educational teconimendations of a specific native are made.

Wiseman Language is similarly used for both diagnosis and remediation of children with certain kinds of againing disabilities. Key abilities in language are considered to encompass auditory and visual decoding association, memory, vocal and motor encoding, and automatic auditory or visual closure. The Lancis fest of Psychologuistic Abilities (LLPA) is the chief assessment instrument, with remediatex related lowing from the deficit pattern indicated by the LLPA.

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Remedial approaches the **onstate school subjects.** The *Fernald* approach is representative of the "tool subject" orientation. It involves a multi-sensory system of teaching reading and writing as well as spelling. Children speak and trace words a they learn them.

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VIII. ADMINISTRATIVE AND ORGANIZATION PATTERNS

The Federal Level

Federal involvement with public school programs for mentally or emotionally disordered children is a comparatively recent phenomenon. At the top level of a hierarchical departmental structure is the Department of Health, Education, and Welfare, Within HEW is the Office of Education, which administers all lederal programs in the field of education, and is divided into several regional offices, each with its own director. The Bureau for the Education of the Handicapped (BEH) is a unit of the Office of Education (Figure 3)

BEH was born out of the Elementary and Secondary Education Act (ESEA) of 1965, which was amended in 1967 to include a Litle VI, dealing wholly with the education and similary the handicap inder Weitters (Public Law Stell) and finally product by the President as PL 90-247, it authorized e instance to sation of a separate bureau within the Office of Education to meet the needs of exceptional children. Since its inception, BEH has been a major force at the national level in supporting efforts across the country in this sphere.

BEH has been mandated to provide several kinds of assistance in special education, ranging from financial aid to state and local school systems, to university grants in the training of special education personnel, to grants to public and private agencies engaged in information dispersion and or research. Table III provides BEH's own description of programs administered or monitored by their bureau, whereas Figure 4 provides an organizational chart of BEH's structure.

The State Level

Each of the fifty states has a Superintendent or Commissioner of Education. Either appointed or elected, he is in most states the chief school officer, with many of the educational services provided for mentally retarded or emotionally disturbed children under his administrative jurisdiction. Exceptions may include state residential schools, which, for instance, in Michigan, are under the authority of the Department of Mental Health. These non-educational departments may also be responsible for other services which affect these children - speech and hearing examinations, rehabilitative programs, etc.

Within each state department of education is at least one part-time supervisor who has primary responsibility for the administration of school programs for handicapped children. Titles and size of the department vary from state to state. Connor (1961) concisely summarized the function of these state departments of special education or departments for education of the handicapped:

> Duties of these special education bureaus involve many of the following responsibilthes supervision of special education facilities in local school districts or county units; approval of requests for state aid for transportation and other specialized services; answering requests for information or assistance on specific questions or community problems, evaluation of teacher certification applications; appointment of special scholarship aid, appearance at hearings for special education legislative proposals; gathering data and publication of state brochures concerning regulations and services for exceptional children, and attendance at varied local, state, and national conferences. In gencrail, the function of the state level of education for exceptional children is to take leadership in fostering state policies and to supervise and administer programs that the state segislature of commissioner of education has established for exceptional children (p. 11.

Connor went on to note that many special educators at the local level felt that they saw too little of special education state department personnel, and that much of the activity at the state level involved officework ٠r

Blatt (1972), in discussing public school involvement with exceptional children in general, noted that

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DEPARTMENT OF HEALTH, IDUCATION, IND WELFARE

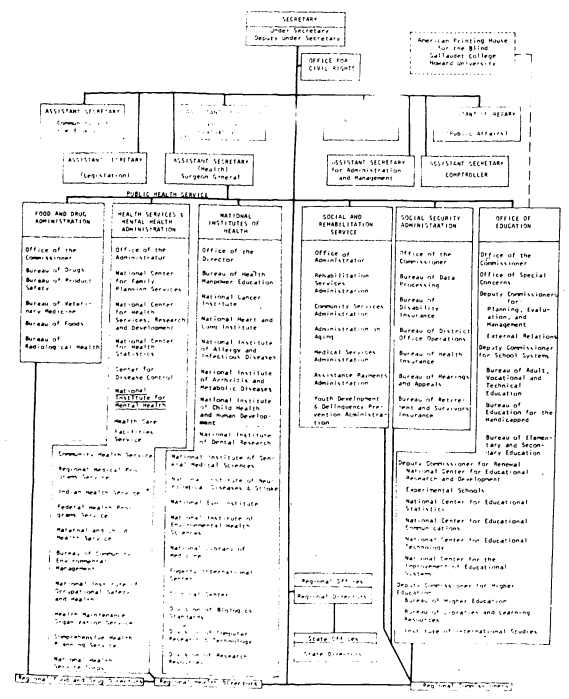
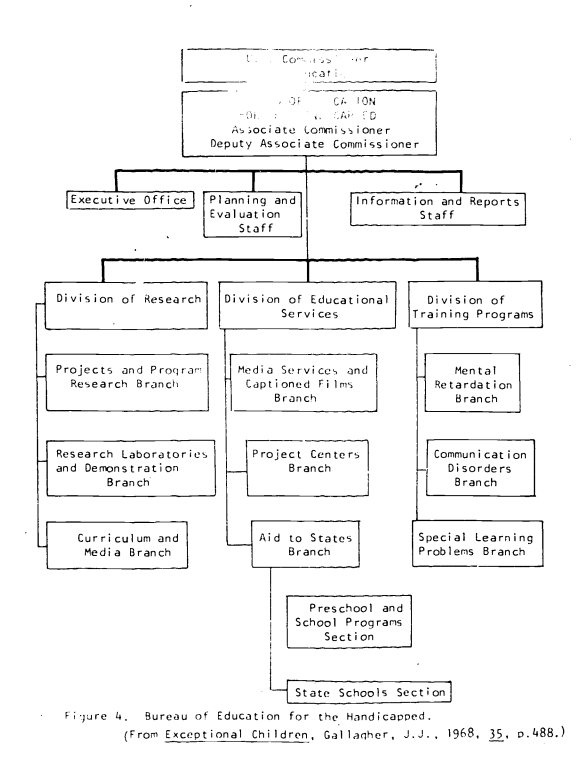


Figure 3. Department of Health, Education and Welfare.

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In another program for the handicapped in New York or any other state another programs and these depend on geographic area, size of comtraction sign and degree of handicap. Standard programs for the mentally retaided and the sign and degree of handicap. Standard programs for the mentally retaided and the sign and degree of handicap. Standard programs for the mentally retaided indicable of smally disturbed in most sections of our country remain the special class, special existence of special school. In general, the more sever, the handicap and the more obvious the stigma, the greater is the possibility that the child will be required to affend a separate school or center and the greater is the possibility that such children will be blocked on a disability category and thus 'locked in' a stigmatized life-style up S41.

Guarmo and Sage (1972) focused on the "Greenberg Law" (Education Law, NYS, Chapter 786, Section 4407) which is a representative state provision, especially in the Northeast, whereby certain handicapped children, including the mentally retarded and the emotionally disturbed, may be serviced in private programs at the public expense. The children must be deemed "unusually" handicapped, and the major determinant of whether the child is placed in such a category rests on the certification by the chief school officer in the district in which the child resides. The authors noted that the law has produced two major effects, unforeseen in original intention, across the state. These are:

a) the tendency for school districts to pass the financial and programmatic responsibility for handicapped children to the state level and to the private sector, rather than making necessary provisions within the main stream of education and h) the tendency for school districts to classify children in such a way that the houndary line hetween "tinusually" handicapped and mildly handicapped is moved in a direction which places more children in the extreme category (p. 749).

In terms of funding patterns, the private school must meet New York State Department of Education standards, and the parents are reimbursed a fixed sum for instructional cost.

It is important to note that in most instances, state aid to local special education programs is dependent on the number of children in the given district who are categorized as requiring special services. Thus, the labeling procedures that have been so criticized are, in part, presently necessitated by state requirements for special school programs.

Blatt (1972) and Gallagher (1972) have both noted this linkup of state funding to the categorization of children, but state that this had the advantage of channeling more money into this field.

At present litigation is underway in many states to compel the public sector to provide education for severely disturbed or severely retarded children.

the Local Level

The administrative pattern of special education for local school districts varies considerably across the country. State legislative provisions, as well as geography, wealth and educational commitments of the community are important variables in this regard, especially the existence and relative strength of local parent-interest groups. Although the resources and funds available at the state level are of direct import to the establishment of special school programs at this level, the utilization of possible state aid and of other federal or private assistance also varies with the ability and interest of school administrators, and with the willingness of taxpayers to supplement minimum state funds, special educational facilities tend to be quite expensive in relation to total school budgets.

In most instances, in the establishment of programs, the school superintendent for the district recommends to the local board of education that special facilities and personnel be hired; if the board agrees and hinds are made available, the program will take effect.

In the case of smaller school districts, Connor (1961) noted

When a local district earnot afford suitable educational services ... or is too small to have enough atypical children, many states allow ecooperative arrangements for shared services, or other joint action (p. 43).

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TABLE III. FEDERAL PROGRAMS ADMINISTERED OR MONITORED BY THE BUREAU OF EDUCATION FOR THE HANDICAPPED U.S. OFFICE OF EDUCATION FISCAL YEAR 1971 APPROPRIATION

(TOTAL--\$197,767,633)

TYPE OF	· · · · · · · · · · · · · · · · · · ·	APPROPRIATION			WHERE TO GET	
ASSISTANCE	AUTHORIZATION	PURPOSE	FY 1971	WHO MAY APPLY	INFORMATION	
SERVICES						
	EDUCATION OF THE HANDICAP- PED ACT, P.L. 91-230, PART B	TO STRENGTHEN EDUCATIONAL AND RELATED SERVICES FOR HANDICAPPED, PRESCHOOL, ELE- MENTARY & SECOND- ARY CHILDREN	\$34,000,000	LOCAL AGENCIES APPLY TO STATE DEPARTMENTS OF EDUCATION	DIVISION OF EDUCA TIONAL SERVICES, BUREAU OF EDUCA- TION FOR THE HANDICAPPED	
PROGRAMS FOR THE HANDI- CAPPED IN STATE SUP- PORTED SCHOOLS	ELEMENTARY & SECONDARY ED. AUT, TITLE I (P.L. 89-313, AMENDED)	TO STRENGTHEN ED- UCATION PROGRAMS FOR CHILDREN IN STATE OPERATED OR SUPPORTED SCHOOLS FOR THE HANDICAPPED	\$46,129,772	ELIGIBLE STATE AGENCIES APPLY TO STATE DEPARTMENTS OF L'DUCATION	DIVISION OF EDUCA TIONAL SERVICES, BUREAU OF EDUCA- TION FOR THE HANDICAPPED	



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1112E 111 5.000EMEN- 1447 ECUEA- 11 NAL EEN- 1ERS N ERVICES	TITLE HII, EXEMENTARY V SECONDARY EDUCATION ACT, AS AMENDED	TO PROVIDE GRANTS FOR SUPPLEMENTARY, INNOVATIVE, OR EX- EMPLARY PROJECTS FOR THE EDUCATION- AL IMPROVEMENT OF THE HANDICAPPED	REPRESENTS IS& OF STATE'S TOTAL TITLE	LOCAL EDUCATION AGENCIES APPLY TO STATE DEPART- MENTS OF EDUCA- TION	DIVISION OF EDUCA- TIONAL SERVICES, BUREAU OF EDUCATION FOR THE HANDICAPPED; OR DIVISION OF PLANS AND SUPPLEMENTARY CENTERS, BUREAU OF ELEMENTARY & SECON- DARY EDUCATION
EARLY EDU- Cateon for Mandi Capped Uni Loren	EDUCATION OF THE HANDI- CAPPED ACT, P.L. 91-230, PART C, SEC- TION 623		s 7,000,000	PUBLIC AGENCIES AND PRIVATE NON- PROFIT AGENCIES	DIVISION OF EDUCA- TIONAL SERVICES, BUREAU OF EDUCATION FOR THE HANDICAPPED
LOCATIONAL EDUCATION PROGRAMS FOR THE HANDI- CAPPED	VOCATIONAL EDUCATION AMENDMENTS OF 1968	TO PROVIDE VOCA- TIONAL EDUCATION 5 SERVICES TO HANDICAPPED CHILDREN	S30, 50,000 REPRESENTS 10% OF THE BASIC STATE ALLOT- MENT UNDER PART B OF THE 1968 AMENDMENT TO THE VOC. ED. ACT	LOCAL EDUCATIONAL AGENCIES APPLY TO STATE DEPARTMENTS OF EDUCATION	DIVISION OF VOCATION- TECHNICAL EDUCATION, BUREAU OF ADULT, VO- CATIONAL & TECHNICAL EDUCATION REGIONAL OFFICE; OR DIVISION OF EDUCATIONAL SER- VICES, BUREAU OF ED- UCATION FOR THE HANDICAPPED
		A) TO ADVANCE THE HANDICAPPED THROUGH FILM & OTHER MEDIA IN- CLUDING A CAP- TIONED FILM LOAN SERVICE FOR CUL- TURAL AND EDUCA- TIONAL ENRICHMEN FOR THE DEAF	· · · · · · · · · · · · · · · · · · ·	STATE OR LOCAL PUBLIC AGENCIES AND SCHOOLS, ORGAN- ZATIONS, OR GROUPS WHICH SERVE THE HANDICAPPED, THEIR PARENTS, EMPLOYERS OR POTENTIAL EM- PLOYERS	



TYPE OF ADSISTANCE	AUTHORIZATION	PURPOSE	APPROPRIATION FY 1971	WHO MAY APPLY	WHERE TO GET INFORMATION
	,	 B) TO CONTRACT FOR RESEARCH IN USE OF EDUCATIONAL AND TRAINING FILMS AND OTHER EDUCATIONAL MED FOR THE HANDICA PED, AND FOR TH PRODUCTION AND DISTRIBUTION 	E ABOVE) R DIA AP-	BY INVITATION	DIVISION OF EDUCA- TIONAL SERVICES, BUREAL OF EDUCATION FOR THE HANDICAPPED
		C) TO CONTRACT FOR TRAINING PERSON IN THE USE OF E UCATIONAL MEDIA FOP THE HANDICA	NS ABOVE) Ed- M	PUBLIC OR OTHER NONPROFIT INSTI- TUTIONS OF HIGHER EDUCATION FOR TEACHERS, TRAINEE OR OTHER SPECIALI	BUREAU OF EDUCATION FOR THE S HANDICAPPED
		D) TO ESTABLISH AN OPERATE A NATIO AL CENTER ON EN CATIONAL MEDIA	ON- ABOVE)	INSTITUTIONS OF HIGHER EDUCATION	DIVISION OF EDUCA TIONAL SERVICES, BUREAU OF EDUCATI FOR THE HANDICAPP
-EAF-BLIND Genters	THE HANDICAP- PED ACT, P.L.	TO DEVELOP CENTER AND SERVICES FOR DEAF-BLIND CHILD- REN & PARENTS		STATE EDUCATION AGENCIES, UNIVER- SITIES, MEDICAL CENTERS, PUBLIC OR NONPROFIT AGENCIES	DIVISION OF EDUCA- TIONAL SERVICES, BUREAU OF EDUCATION FOR THE HANDICAPPED

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FEDERAL PROGRAMS (continued)

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-, RECRUIT-	THE HANDICAP- PED ACT, P.L. 91-230, PART	EDUCATIONAL PER- Sonnel and DIS- Semination of IN-	\$500,000		DIVISION OF EDUCA- TIONAL SERVICES, BUREAU OF EDUCATION FOR THE HANDICAPPED
CHILDREN WITH SPECIFIC LEARNING	THE HANDICAP- PED ACT, P.L. 91-230, PART G, SECTION	TO PROVIDE FOR RESEARCH, TRAINING OF PERSSONEL AND TO ESTABLISH AND OPERATE MODEL CENTERS FOR CHILD- REN WITH SPECIFIC LEARNING DISABILITIES		HIGHER EDUCATION, STATE AND LOCAL	DIVISION OF EDUCA- TIONAL SERVICES, BUREAU OF EDUCATION FOR THE HANDICAPPED
RESEARCH					
SOURCE CEN- TERS FOR IMPROVEMENT	THE HANDICAP- PED ACT P.L.	TO DEVELOP CENTERS FOR EDUCATIONAL DI- AGNOSIS AND REMEDI- ATION OF HANDICAP- PED CHILDREN		HIGHER EDUCATION	DIVISION OF RE- SEARCH, BUREAU OF EDUCATION FOR THE HANDICAPPED
HANDICAPPED RESEARCH AND RELATED ACTIVITIES	THE HANDICAP- PED ACT, P.L. 91-230, PART	TO PROMOTE NEW KNOWLEDGE AND DE- VELOPMENTS WITH REFERENCE TO THE EDUCATION OF THE HANDICAPPED	\$15,000,000	STATE OR LOCAL ED- UCATION AGENCIES AND PRIVATE EDUCA- TIONAL ORGANIZA- TIONS OR RESEARCH ORGANISATIONAL GRO	SEARCH, BUREAU OF EDUCATION FOR THE HANDICAPPED

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FEDERAL PROGRAMS (continued)

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TYPE OF ASSISTANCE	AUTHORIZATION	PURPOSE	APPROPRIATION FV 1971	WHO MAY APPLY	WHERE TO GET NFORMATION
PHYSICAL EDUCATION AND REC- PEATION FOR THE HANDI- CAPPED	THE HANDICAP- PED ACT, P.L. 91-230, PART	TO DO RESEARCH IN AREAS OF PHYSICAL EDUCATION AND REC- REATION FOR HANDI- CAPPED CHILDREN	\$ 300,000	STATE OR LOCAL ED- UCATION AGENCIES, PUBLIC OR NON- PROFIT PRIVATE ED- UCATIONAL OR RE- SEARCH AGENCIES AND ORGANIZATIONS	SEARCH, BUREAU OF EDUCATION FOR
PEHSONNEL FOR THE	THE HANDICAP- PED ACT, P.L.	TO PREPARE AND IN- FORM TEACHERS AND OTHERS WHO WORK IN THE EDUCATION OF THE HANDICAPPED	\$31,900,000	STATE EDUCATION AGENCIES, INSTI- TUTIONS OF HIGH- ER EDUCATION, AND OTHER APPROPRIATE NONPROFIT INSTITU- TIONS OR AGENCIES	DIVISION OF TRAIN- ING PROGRAMS, BUREAU OF EDUCATIO FOR THE HANDICAPPE
TRAINING OF PHYSICAL EDUCATORS AND RECREA- TION PERSON- NEL FOR HANDICAPPED CHILDREN	THE HANDI- CAPPED ACT, P.L. 91-230,	TO TRAIN PERSONVEL IN PHYSICAL EDUCA- TION & RECREATION FOR THE HANDICAPPED	\$700,000	INSTITUTIONS OF HIGHER EDUCATION	DIVISION OF TRAIN- ING PROGRAMS, BUREAU OF EDUCATION FOR THE HANDICAPPE

(From The Bureau of Education for the Handicapped, U.S. Office of Education, 1971, p. 25)

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In general, the ability of local school districts to fund and establish special programs for the mentally retarded or emotionally disturbed is very much dependent upon activity in this area at the state level. Gearbeart (1967), for example observed:

State leadership in special education can quickly make or break the educational program for exceptional children in all hut the strongest school districts in the state. Because of the present state of evolution in this field throughout much of the United States, this sub-area of education is much more susceptible to developmental retardation because of weak state leadership than most other sub-areas. This is due to both the heavy reimbursement and to the lack of information relating to special education on the part of many general administrators(p. 80).

While some of the states have *mandatory* legislation regarding the school's responsibility for the mentally retarded and fewer for the emotionally disturbed child (e.g., New York and California), in most it is *permissive* in character. In still others, a combination of the two may be involved, depending on such variables as the size of the local district, the number of children needing special services, and whether the request (e.g., by a parent-interest group) has been made for such services. Mandatory legislation requires that special facilities be established within the locality; in 1970, 'only fifteen states had such legislation for the education of educable mentally retarded children. Permissive legislation makes the decision optional, left to the discretion of the local school superintendent.

lurning to administrative patterns at the local level, the Council for Exceptional Children (1970, p. 58) noted that "The most common type of administrative unit for operating special education programs is still one provided independently by a single local school district." However, in less populous or rural areas, several alternative arrangements have developed. These include:

- 1 Cooperative or joint agreement programs, in which psychological and rehabilitative services are shared by several neighboring districts;
- 2 Contract services, in which small districts can receive a variety of services through the offices of the county superintendent of schools, or through contract with a larger adjoining district which already operates a special education program;
- 3 Intermediate programs, in which a legally constituted agency functions at a level between the local school district and the state education body (typically and historically, at the county level).

In these and virtually all arrangements at the local level, state funding is dependent on the "headcount" of children labeled in the various categories of exceptionality. This is a "bread-and-butter" issue which must be taken into account in any discussion of the controversy surrounding labeling at present. Thus, Gallagher (1972) has attributed an advantage in labeling in that it channels more money into the field, while Blatt (1972) had less optimistically stated that.

> state funding incentives that are field to public school enrollment figures may unintentionally encourage local overprogramming, which needlessly place some children in special classes or special schools (p. 543).

Another impetus for the establishment of separate facilities for children perceived as mentally retarded or emotionally disturbed has come, Melcher (1972) has noted, from collective bargaining rights won by teacher unions. This trend, he argued, counteracted the growing interest in finding alternative means of education of the exceptional child, other than self-contained classes.



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IX. POWER AND INFLUENCE

In recent years the question of who controls or decides basic educational policy has become one of the most crucial social issues of the day. It is a question that has been raised with special stridency and militancy by the poor and by racial minorities, those who have traditionally possessed the least political power and influence. Most closely associated with this question has been the issue of "community control of the schools." It carries with it the assertion that decisions affecting children in the public schools, particularly those in urban areas, are made by an elite of power-interests which is racially and socio-economically unrepresentative.

As we have noted, the large majority of children in urban special education programs for the mentally retarded or emotionally disturbed socially maladjusted are from poor, racial minority groups. This fact has not escaped the attention of parents and spokesmen for these groups, and questions of the propriety of testing, labeling, and placement of such children have been raised. A fundamental argument voiced by these critics is that because of the discriminatory nature of school decision-making, many children are presently being miscategorize f and placed in stigmatory programs.

It therefore becomes of major importance to explore the current sources of power in this sphere. This will involve a look at the primary sources of influences in public school education as a whole, as well as those unique to the field of special education. We will also examine the forces outside the traditional establishment who are vying for power in this system.

Sources of Power in Education as a Whole

Studies which have investigated the structure of decision-making power in the operation of the public schools have tended to repeatedly identify a small nucleus of main sources, both public and private (ittell(in Rosenthal, 1971, p. 455) noted, for instance that

Within any school system, the potential participants in the policy-making process are essentiated the same Tegal power is usually divided between a board of education and the superintendent. The bureaucracy breaks down into the central administrative bureaucracy field administrators, top supervisory staff, and middle management. Organizations representing each of these groups are common in the larger school districts, and the activities of each can be significant. Feacher and teacher organizations are also semilacant. Specialized education interest groups (*ad-hoc* and permanent) have been active in many communities, and their role can be a vital one . In the general computing the there are other potential participants. Tocal, state, and federal officials, civic 2000ps, the press, business organizations, and individual entrepreneurs seeking the rewards of the school system. Interrelationships between these potential participants, the mative power of each, and their role in particular decisions, dutter with the nature of the siste and the political convironment of the school system.

These itiajor sources of influence will be briefly examined in turn.

The school boards, School boards are either appointed by the local governing unit (city council, mayor) or are popularly elected, asually with low voter turn-ous. In either case, members are rarely chosen for their known positions on matters of educational policy, but rather on their general reputation as upstanding members of the community 4 yke(m1 evin, 1970, pp. 155-156) observed.

> This problem is most clearly seen or those systems where hoard members are appointed, for the appointers — be they the mayor, the governor, or municipal addes — do not camparen for election on issues of educational policy. The norm "keeping politics out of the schools" makes a difficult for the appointer to interfere more than occasionally with educational policy in any overtiway and permits board members to rebuil covert attemption. Besides of there is controversy, most appointers would just as soon avoid the

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so venicut. Matters are not much different in elective systems, whether partisan or non-partisan, since board elections are characteristically devoid of issues and debates. Typically, the emphasis in on the personal qualities of the candidates, and discussion of occareducational policy is rarely significant.

Most boards of education are dominated by persons of the business and professional classes. Martin (in Rosenthal, 1969) noted a 1962 survey by a National Education Association (NEA) commission, which found that nominations for election to the Board of School Commissioners in Indianapolis (a city of almost a half million) were controlled for thirty years by a self-appointed citizens' committee of fewer than one hundred. He also described a suburban city in upstate New York in which the city's single major industry controlled nominations for a like period. In his own survey of school boards, Martin found that 82 per cent contained members of professional, financial and business occupations, less than eleven per cent included members with semi-skilled, unskilled or service occupations. President Nixon's Urban Education Task Force Report (1970, p. 262) concluded

> School boards in our urban centers are not representative of the people they serve. Members are generally of upper and middle-class cultures with attitudes that reflect such cultures. In many cities where a large majority of the school children are Negro of Spanish-speaking, the boards are composed of nearly all whites or Anglos.

In rural areas, the situation is not very different. Vidich and Bensman (in Rosenthal, 1969), in a study of class interests and school politics in a representative small town, found that the makeup of the school board was perpetuated by a handful of prosperous farmers and businessmen.

The superintendent. In most school systems, one of the chief functions of the board of education is the appointment of the superintendent, who is then charged with the day-to-day operations of the schools. This figure has extreme significance in normal policy decisions, particularly those deemed "above politics," such decisions are almost unquestioned. Martin (in Rosenthal, 1969) noted that in internal school issues, the superintendent has virtually overwhelming influence; concerning public issues, he often is able to define their content, propose alternatives, and ultimately, it is he who implements the decisions reached. Martin also noted an increasing power in the superintendent's role in recent years. He observed (pp. 280-281):

> The emergence of a powerful leader in the person of the superintendent has brought with it a concomitant decline in the position of the school board. There is a reciprocal relation between administrator and board which tends to ensure that as one grows in stature the other will diminish.

In a discussion of this role, Fantini and Weinstein (1968, pp. 194-195) stated:

The school superintendent is a professional and experienced individual who is hired by the school board to implement school board policies and to administer the school's operations. It is the school superintendent, therefore, who wields the most professional power in the school system.

However, the problems and pressures brought to bear on the school superintendent can be overwhelming. The school may select or reject him for his views on school integration, teachers, unions, or other factors which might affect the public-schooling system; he may be selected to maintain the starus quo or to bring about a vast change. He is expected to maintain a good public image for the school system and for the trustees who need it, and thus he must continually face both public pressures and those imposed upon him by the board.

As we have noted in Sections IV and VII, decisions affecting funding and services, including those involving special education, are made from the office of the local school superintendent. The board's role rarely involves other than providing a ceiling on expenditures in this domain.

Generally speaking, the school superintendent's racial and socio-economic background does not differ significantly from that of the school board which appointed him. The Urban Task Force Report (1970, p. 262) reported:





Much of what has been previously stated about the dissimilarities between the members of school bounds and their constituents holds true for school administrators and those same process in bound to insidents, and students. Hew school administrators are truly representative of the conducts being served.

Teachers' unions and associations. The growth of trade-unionism in the teaching profession is a quite recent development. It was not until 1960, for instance, that the New York City teachers, in the largest school system in the nation, were granted collective hargaining rights and union recognition. Generally, in most school systems, teachers, rights have been won slowly, and after protracted struggies.

While several cities and smaller units have their own independent teacher organizations, two national groups have increasingly gained teacher support the American Federation of Teachers (X) to and the National Education Association (NEA). While the latter includes administrators and supervisory personnel, the former has barred such "management" positions from union membership. Both, nowever, allow school psychologists, guidance counselors, and related pupil personnel into their ranks. The AFT has sanct oned the use of strikes, walkouts and other militant factics when deemed necessary to achieve teacher demands. The NEA has opposed such actions as "unprofessional," though partly in response to AFT effectiveness in recruitment, it has recently softened its opposition. Writing in P966, Rosenthal on Rosenthal, 1969, p. 303) observed.

> V furious competition now rages between NEA and AF1, each of which struggles to represent the nation's teachers in their struggles to gain material benefits and improve their status. One group advocates professional negotiations, the other calls for collective barganing. However the two may differ, both vigorously encourage attilress and particularly those in cities, to increase their influence in the decision-making processol public education.

These two major organizations are presently contemplating a merger which would produce one of the largest unions in the United States.

In general, as many observers have noted, teachers have little say over educational policy in the public schoots. Rosenthal (pp. 302-303) observed

On the peripheries of power, far less weighty than boards, superintendents, and administrations are school principals and teacher organizations. By whatever comparative standards, teachets fare poorly indeed In New York through collective bargaining, in Boston, Chicago, and San Francisco by means of presentations before administrations and school boards, and in Atlanta through negotiating on a study committee, teacher atomps have influenced decisions on salary and related matters. Outside of this arena, however, they appear powerless. Even the United Federation of Teachers, which many New Yorkets recard as a powerful group, allegedly carries light weight when it comes to deciding most power matters.

Special Education Power Sources

We turn now to those organizations or associations which are unique to the field of special education. These operate within and along with the power influences in the whole of American public school education. They are, however, by virtue of their financial and political clout, differentiated from the more *ad hoc* groups that have arisen in the communities of the poor and of racial minorities. This third segment of competing power influences will be discussed in the section following this.

Parent-interest Groups

In the early 1950's, parents of exceptional children hegan to unite and lobby for more humane and extensive care for their children.

The National Association for Retarded Children. One group which has grown tremendously in the past two decades, and is probably the most influential private hody in the field of education of

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the retarded, is the National Association for Retarded Children (NARC). From an original membership of 42 parents in Minneapolis in 1950, NARC, by 1971 comprised over 15,000 local and state chapters, with membership of over 200,000. Some of NARC's functions include

- 1 Research In 1952, a research fund was established to support endeavors not readily fundable from other public or private sources. Grants made from the research fund have encompassed both short and long-term projects, and the Fund has helped stimulate the activities of such bodies as the National Institute for Mental Health and the National Institute of Child Health and Human Development. Dissemination of scientific information performation has also been a research service.
- 2 Publications Mental Retardation News provides coverage of national, state and local developments in the field of mental retardation. Action Together aims at keeping local chapters informed of legislative goals and other public action projects. Information Exchange serves as a clearinghouse for information on local chapter activities, ideas, and projects. The Record is a residential-services newsletter. Many pamphlets, position-papers, and reports are also published by NARC.
- 2 Lobbying and public action. NARC has been a major force in the last two decades in the last two decades in the drive for better educational facilities for the mentally retarded. Since its inception, one of NARC's basic purposes has been to redress "the marked inequities which exist within the public school systems of the nation with respect to the education and training of mentally retarded persons (NARC, 1971, p. 1)." To this end, largely on the local and state levels, chapters have pressured school boards and legislatures to provide a host of improved and increased services for the mentally retarded. Most recently, NARC chapters have been instrumental in initiating court suits against the public schools, which have barred severely retarded children from attendance.

The National Society for Autistic Children. As yet, no organization comparable in influence to NARC has arisen on behalt of emotionally disturbed children. One group that has emerged, however, is the National Society for Autistic Children (NSAC), founded in 1965 by Dr. Bernard Rimland, an active researcher in this field, and himself the parent of an autistic child. By 1972 NSAC had grown to include almost 100 local and state chapters. Its present activities include:

- Information dissemination. A National Information and Referral Service was established in 1970 and provides information on recreational, treatment and educational facilities, funding sources, and training institutions in the field of childhood autism. NSAC's Newsletter deals specifically with parental concerns. NSAC supported the founding, by two of its members, of the Journal of Autism and Childhood Schizophrenia.
- 2 Lobbying and public action. On a national level, the NSAC works with Congress and with tederal agencies in trying to bring about greater public concern for autistic children, both in terms of research outlays and increased services. On local and state levels, chapters have recently been active in initiating court suits against the public schools, which bar severely disturbed children from attendance. These suits, like those backed by NARC, may produce significant educational changes for these children in coming years.

The Association for Children with Learning Disabilities. The ACLD was created from the Conterence on Exploration into the Problems of the Perceptually Handicapped (1963). In 1964, a Protessional Advisory Board was established to provide professional assistance to parent efforts. State and local chapters have grown rapidly since then, with over 40 state chapters by 1972 and many local and regional affiliates.





Open to professionals and students as well as parents of children with learning disabilities, the Δ CLD is the major influence group in this field. Eargely due to its extensive lobbying efforts, federal legislation specifically for learning disabilities was enacted in 1969. Some of its current activities include

- Enformation dissemination Literature on research and remediation in this field is pubushed and disseminated. Lists of schools and agencies which deal with such children are also distributed.
- 2 Research as t intervention coordination Each year the ACED sponsors a national conference whose proceedings are made available to the public. Many local and regional conferences are also held during the year by ACED attiliates.
- 3 Public action and lobbying The ACLD acts as a major force on local, state and federal educational levels, advocating increased services for such children. A monthly newsletter informs members of current legislative issues and other public concerns.

Professional Bodies

The Council for Exceptional Children. The chief profession: organization in the field of special education is the Council for Exceptional Children (CEC), which is fifilated with the NEA. Founded in 1922, CEC's membership includes administrators, teachers, thera is sciencians, students and other persons concerned with education of exceptional children. By 1972, CEC comprised over 48,000 members in the United States and Canada, in nearly 750 local and student chapters and 52 state and provincial organizations. Nine separate divisions of CEC exist, including those for children with learning disabilities, the emotionally disturbed, and the mentally retarded. CEC's activities include:

- 1 Information dissemination. In addition to preparing a wide range of materials for special educators (to be described in Section IX), CEC publishes three periodicals: Exceptional Children, the largest circulating journal in the field of special education; Teaching Exceptional Children, classroom-oriented and written for teachers; Update, an organizational newsletter, describing events within CEC.
- 2 Lobbying and public action. CEC sponsors an annual international convention, as well as many regional and or national topic conferences. State federation conventions are also held CEC is a major lobby in this field, acting on national and state levels for legislation which affects exceptional children. To this end, CEC has sponsored workshops to help special educators and others develop skills for effective governmental influence.

Private Foundations

The heid of special education is also influenced by many privately funded organizations, such as foundations which are concerned with care and education of exceptional children. A major and representative body in this sphere is the Joseph P. Kennedy Jr. Foundation. Established in 1946, its purpose is to encourage efforts on behalf of the mentally retarded. Its activities have included funding of research into the causes of niental retardation, as well as research on treatment, rehabilitation and education. The Kennedy Foundation has also labored for increased public support of the mentally retarded, has provided for the dissemination of research reports, and has attempted to influence legislative bodies at state and tederal levels.

Public Agencies

The President's Commission on Mental Retardation is an influential national organization distinet from the federal and state executive departments described in Section VII and the corresponding legislative committees at these levels which are in charge of approving appropriations for public education expenditures. Established in 1966 through Executive Order, the PCMR is chaited by the Secretary of Health, Education and Welfare. The Secretary of Labor and the Director of the Office of Leo-

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nomic Opport — V also serve. I wenty-one citizens are appointed to three-year terms, with one-third of the appoint — ints expiring each year. With a small permanent staff in Washington, and consultants in specialized decids, the PUMR's activities include, a) sponsoring of issue-oriented workshops, b) convening state and local officials and professional groups (such as lawyers) to consider the special needs of the model, c) publication of position papers; d) organizing media campaigns through the cooperation of the Advertising Council to increase public awareness of the problems of the retarded, e) sponsoring research studies, f) developing recommendations to the President for new programs to prevent or indexided in g) collaboration with other federal agencies in developing services

Racial Minorities and the Poor

In almost direct opposition to the sources of power described in the first section of this chapter, and frequently working independently of the private organizations described in the second section, are many local, grass-roots community groups. These groups, often originating out of more broadlyfocused racial and social concerns, have sought increased control over the public school decisions which have traditionally been outside their influence. Not represented on school boards, superintendent or administrative posts, or teacher organization positions, individuals among racial minorities and the poor have exerted pressure upon the established power structure. Most recently, this pressure has been tocused on the demand for increased "community control" of schools. U. Fein (in Levin, 1970, pp. 84-85) commented that

> The movement toward community control, as distinct from decentralization, derives not so much from the general crisis of effectiveness of the schools, but rather from the specific failure of the schools in dealing with the poor, and, more particularly, with black children. Indeed, it is unthinkable that we would now witness so dramatic a turn of interest to community control were it not for the civil rights movement and the crisis in black and white relations in America.

Historically, this focus on the schools as an agent of institutional racism dates back to the landmark Brown v. Board of Education (1954) Supreme Court decision aimed at desegregating the Southern schools. But it was not until the middle to late 1960's, with the rise of the "black power" movement, that urban school systems as a whole began to come under increasing attack as institutions of discrimination and racism. First voiced by militant activists, and later by many protessionals within the field

(Dunn's 1968 article was perhaps a landmark in this regard), it has been argued that urban public school education and particularly special education for the mentally retarded or emotionally disturbed socially maladjusted have served to perpetuate the subordinate role of the non-white poor in American society.

Outside the citadels of basic policy-making, these groups have tended to rely on a variety of extra-legal means to dramatize their concerns. Such tactics have included parent-student school strikes or boycotts, sit-ins, and disruptions of board meetings. More traditional efforts at influence such as lobbying, peritor, ne, and requests for public hearings have of course also been exercised with varying success.

For special education in particular, the courts have recently proven a favored and effective vehicle for changing school policy. Litigation in the form of class action suits has sought to eliminate what is viewed as administrative and teacher indifference to the stigmatory labeling and misplacement of children into programs of questionable efficacy. Minority group parents have begun to demand a far greater share in this decision-making process, and have tended to be supported by the courts. In the light of further legal victories, such groups are certain to change the traditional alignment of power in the school systems, and in special education.

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X. INFORMATIONAL RESOURCES

With the huge increase in programs and research in the field of special education in the 1960's, spurred particularly by the growing involvement at the federal level, strong programs of information processing and dissemination were launched. Some of the major informational resources presently available to both professionals and lay public in this field will therefore be outlined.

The CEC-ERIC Network

The ERIC network is a program of the Bureau of Research, U. S. Office of Education, and serves as a national information system which gathers, stores, and disseminates information on education. Through a chain of specialized regional clearinghouses, each of which is responsible for a particular educational concern, professional literature is processed into the Central ERIC collection

Central ERIC describes its holdings in its monthly abstract journal, *Research in Education*. Most of the documents listed in this journal are reproduced on microfilm and in book form, and are made available for a small charge through ERIC's Document Reproduction Service.

At the national office of the Council for Exceptional Children (CEC) in Arlington, Virginia, is situated the FRIC Clearinghouse on Exceptional Children. This Clearinghouse is part of a broader information center for special education.

The CEC Information Center

. . .-

When the ERIC Clearinghouse on Exceptional Children was created at CEC by the U.S. Oftice of Education, it was intended to be part of a larger, nationally oriented information center for special education. Since its inception in 1966, the Center has been designed to 1) serve as a comprehensive information resource on research and programs for handicapped children; 2) participate in the ERIC Network by cataloguing, abstracting, and indexing documents for ERIC products; 3) participate in the Special Education IMC RMC Network (to be described in the next section); and 4) engage in the development of print and non-print products relevant to research in the field.

In 1970, organizational changes were made which resulted in the establishment of three major administrative units in the Information Center. These are:

- Information Processing Unit-- which abstracts and indexes documents. All entries are reported in the quarterly publication, Exceptional Child Education Abstracts (ECEA). Its function also includes answering of information requests from professionals and the lay public, and the maintenance of a comprehensive non-circulating library on the education of exceptional children.
- 2 Information Products Unit this unit is largely geared to the needs of the special education research community. Efforts include the raonitoring of current research projects and trends, through person-to-person communication with researchers, the development of research reviews, and the preparation and dissemination of print and non-print products on targeted topics in monographs, newsletters, and brochures.
- Information Utilization Unit this unit's goal is to develop and deliver information products geared for practical classroom concerns. Included in its function is the publication of the journal, Teaching Exceptional Children, and the issuance of studies dealing with special educational practice such as instructional materials development.



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The Special Education IMC/RMC Network

Begun in 1964 under PL 88-164 out of U.S. Office of Education funds, there are presently over 300 local and state Special Education Instructional Materials Centers (SFIMC's). Originally intended to provide mainly materials, loans, consultations, and training, these centers have branched out and developed individually, so that some centers may, in addition, focus on demonstration classes, in-service training, or psychological and education diagnosis.

With the establishment of local centers, many states are in the process of developing intrastate SEIMC Networks, and a number of states already have full-time State Coordinators of Special Education Instructional Materials Services. Funding stems from a variety of sources, including Titles I, II, III, and VI of the Elementary and Secondary Education Act at the federal level, and also local, state and university support monies.

Labie IV provides a summary of dissemination activities of the local (associate) and regional centers, these include lending of instructional materials, search and retrieval of materials on teaching consultation services and in-service programs, and evaluation of instructional materials.



TABLE IV. DISSEMINATION ACTIVITIES

Associate Center Responsibilities

6

Compile and maintain an updated directory and mailing list for ASHIMC geographic area Provide RSEIMC with information on programs, personnel, and services in ASEIMC area on request

Disseminate SEIMC state newsletter and other publications within the ASEIMC service area

Disseminate SEIMC information and announcements throughout service area

Maintain file of SFIMC Network materials, memos, etc.

Refer questions and requests concerning SEIMC services and functions to RSEIMC.

Sponsor in-service meetings and media materials demonstrations

Arrange local teacher in-service offerings in the area of educational niedia

Provide limited reference research services for users in service area and refer more difficult requests to RSEIMC

Abstract materials as assigned by the Regional Center and as supplied by the Regional Center if not in the Associate Center collection

Submit a comprehensive annual report to the appropriate Regional Center

Regional Center Responsibilities

Survey service area to help ASEIMC establish and update mailing list. Routinely refer people from service area to the ASEIMC. Share information on people, programs, agencies, projects, etc., within the service area with the ASEIMC.

Provide newsletters and other publications in quantities for dissemination (as they are published.

Send resource information and announcements to all ASEIMCs on priority basis. Make available audio visual presentations on the network concept to the ASEIMC on tree loan basis. RSEIMC will provide in-service on materials, methods, and computerbased resource units. Provide collection ioans to users in ASEIMC area.

Assist ASEIMC in developing basic files and send series of memos and other-priority mailings to all the ASEIMCs, including the shating of extra copies of materials with the ASEIMCs as materials become available.

Answer questions and research requests referred by ASEIMC and schedule workshops in the ASEIMC servicearea.

Aid in sponsoring in-service meetings and media materials demonstrations and provide field staff to help. Invite ASEIMC representatives to a state council of SEIMC haison people.

Cooperate with ASEIMC staff and help with the attempt to involve local and State Education Department educational communications resources.

Provide needed consultative and reference research services at local, state, and national levels to ASEIMC personnel and users. Have periodic meetings to which ASEIMC personnel are invited or required to attend concerning new developments, approaches to be demonstrated and explained, etc

Make available to ASEIMC abstract information from national sources, RSEIMC efforts, and other ASEIMC efforts. Organize abstracts in formal information retrieval system. Provide in-service on abstracting.

Represent state network nationally and with statewide organizations and activities

(from Erikson and Blackhurst, 1970, p. 9).





XI. INTERACTION WITH OTHER SYSTEMS

Sectarian Systems

As noted in the section on labeling-and-placement, children who are likely to be labeled emotionally disturbed or mentally retarded by the public school (or who have already been so labeled) are sometimes removed by the parents and enrolled in parochial schools where such labels generally do not exist. Mercer (1970, 1971) has made reference to this phenomenon. In cases, however, in which the child continues to exhibit disruptive or non-scholastic behavior, expulsion from the parochial school trequently results, and the child is placed back in the public school, usually in a special education class

Children under the care of sectarian agencies are sometimes taught by special education personnel from the public schools. These personnel work within the agency's school program.

The Mental Pealth System

A child in the public school who continues to exhibit behavior suggestive of emotional disturbance may eventually be considered for referral to the mental health system. In some school districts, mental health personnel such as clinical psychologists and psychiatrists are employed on a fulltime or consulting basis to conduct initial evaluations. In other school systems, the guidance counselor, helping teacher, or principal may make the initial contact with the mental health system.

The child is then referred and a psychiatric or child guidance work-up is conducted. Based on recommendations from the work-up, together with reports from the principal and teacher(s) involved with the child, a decision is made as to whether the child's needs require the intervention of the mental health system.

It the decision is in the affirmative, several kinds of intervention are possible. The child may be removed entirely from the regular public school or special education class, and placed in residential or day-care facilities operated by the local or state mental health agency. Or, a variety of outpatient treatments may be utilized, such as once-a-week clinic visits for psychotherapy. In the latter case, the child is typically also enrolled in a special education program, such as a resource classroom within the public school, but also remains under the umbrella of the mental health system.

The Social Welfare System

A child whose family is receiving welfare money or services may be assisted by the school soeial worker if emotional problems are indicated. The school social worker works with the guidance counselor, teacher(s) and principal to coordinate school programs with the local department of social welfare. The social worker may coordinate services with the mental health system (e.g., the local community mental health program) if it is involved with the school child.

The Legal/Correctional System

Although practices differ widely from county to county across the United States, public school interaction with the legal-correctional system characteristically occurs in the following ways:

- 1 *Referrals* Leachers, principals, visiting teachers, school psychologists, school guidance personnel or truant officers may initiate a referral to juvenile court. This most frequently happens in cases of truancy or neglect.
- 2 Intake investigation. Once a youth has been referred to the juvenile court for investigation, his school attendance and hehavior will often be examined from school records. When this occurs, the school indicates in the child's records that he has been the subject of examination by the juvenile court. This notation frequently stays in permanent school records, regardless of the outcome of the investigation.





In school related otfenses, a teacher, principal or other school personnel may serve as a wattess, or be called in occasionally in an adjudicatory hearing to give testimony.

3 Probation: It and when the youth is placed on probation, a basic condition of his probation include section attendance and adequate school performance.

Counter-cultural Institutions

It the child's parents are so inclined, the child who is in a position to be placed in special education, either for the mentally retarded or the emotionally disturbed (or who has already been labeled or placed) may be withdrawn from the public schools and enrolled in a variety of alternative education programs, such as "freeschools."

The attitude of the parents is frequently that the school environment is itself harmful and destructive to the choid, its labels of normality and deviance inappropriate, and its treatment programs part of the overall problem. Parents believe that, for instance, a child who is exhibiting behavioral or learning problems is doing so because of school demands and operating styles, seen generally as repressive and counter-productive to true learning and personal growth. It may be tell that the child is indeed experiencing emotional problems, and that the best treatment is the open, spontaneous environment associated with counter-cultural educational alternatives. Or, it may be felt that the "problem" lies entirely within the school and its narrow definitions of normality.





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THE TREATMENT OF DEVIANCE BY THE EDUCATIONAL SYSTEM: A CASE STUDY

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I. BACKGROUND

The Noah Public School District was among the first in the state to demonstrate concerns for the less able student through the creation of special education services. Since 1913 this district has sought to give tangible meaning to the words it adopted as its formal philosophy of education in 1965:

We, the Board of Education, believe that all children are entitled to appropriate educational opportunities according to their individual needs and abilities.

The Special Education Department attempts to meet the individual needs of all pupils who experience difficulty in attaining success in the regular classroom.

The School Board of Noah has, however, recently experienced significant philosophical changes through inception of new members. A progressive superintendent of less than three years service was released and a new, much more conservative superintendent was hired. During the August, 1973 meeting the superintendent said, in part, "This school district has lost ground relative to other schools in the state over the last two years on the state assessment tests. This dictates our position. We will teach to the test!" This kind of statement has created an uneasiness in the Noah Public School District about the implications of the shift in philosophy which has taken place.

In spite of this recent upheaval, Noah is a typical middle-sized urban community school system. It has Black, Mexican American, Oriental, American Indian, as well as, white pupils. It enjoys a friendly relationship with a very strong local Civil Rights Commission and an active NAACP group.

The downtown section of Noah has begun to exhibit signs of urban degeneration. This has occurred relatively recently, and is therefore a major concern of the city.



II. THE FDUCATIONAL SYSTEM: NOAH PUBLIC SCHOOLS

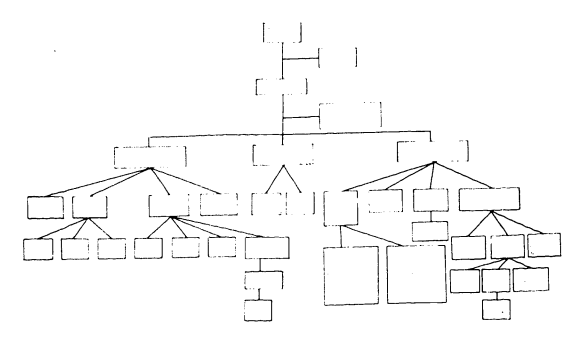
Facilities

Noah's classroom buildings are comprised of two public high schools plus a small facility which serves both the junior and senior high schools by providing a freer academic atmosphere for pupils who might actually or potentially drop out or be expelled. Noah has four junior highs, and twenty elementary schools. Additionally, there are Catholic schools in the eity. The parochial schools are relatively autonomous, but due to partial public funding are significantly influenced by public school policies. The parochial school system is made up of a high school, four elementary schools, and combination elementary-middle school.

Noah Public Schools has a central administration building which houses the Superintendent and most of his immediate staff, plus the Special Education and Pupil Services central staff. The remainder of the school system's higher administrative officers are housed in a new facility called the Services Facility and Warehouse. Certain other school administrators are housed in a converted city office building.

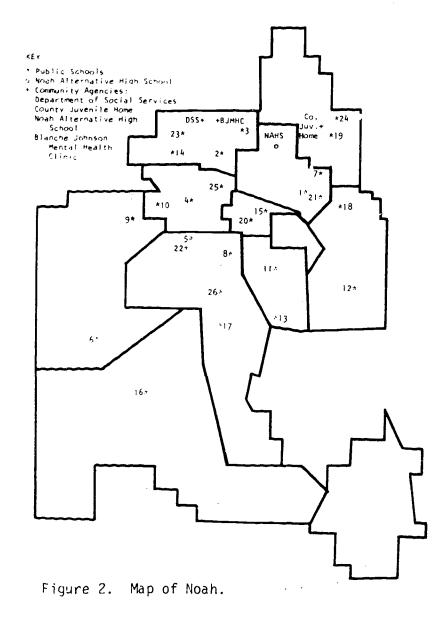
Personnel

Noah employs 37 principals, assistant principals, and supervisors. There are 572 classroom teachers, including pre-kindergarten, special education, and vocational education teachers. There are 12 librarians, 16 guidance staff, and 3 psychologists. Noah employs 99 teacher aides and 92 clerical aides. The school district is staffed by 30 professional non-instructional personnel, which includes school social workers and administrative staff. Food service personnel, transportation personnel, janitors, and maintenance personnel make up the remaining 264 employees. The total school system staff as of September 28, 1973, numbered 1115.



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Size and Racial Characteristics of the Student Population

The Noah Public Schools has 12,531 pupils enrolled in all of its full-time educational programming as of September 28, 1973, plus approximately 3,050 pupils in the parochial schools. The population of the city is 45,000. The school system estimates that approximately 700 school age children in the city are not in school. The school population is approximately 16.5 percent Black, 1.3 percent Spanish surnamed, 0.3 percent Asian American, and 0.1 percent American Indian. The remaining 81.8 percent are generally assumed to be white. (The school records classify all pupils not falling into the categories of Black, Spanish surnamed, Asian American, or American Indian as "other," and it is presumed that they are white) Figure 2 shows the locations of Noah's public schools.





In 1968 racial problems crupted in the schools in Noah. The result of this was adoption of a desegregation plan on April 21, 1972. Bussing is being utilized to establish racial balance in the schools.

I hough bussing has been instituted to achieve racial equality, the poorer neighborhoods still feed essentially the same schools which they have previously.

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III. SPECIAL EDUCATION SERVICES

Location of Special Education Services by Building

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Lable 1 depicts the location of Special Education Services in Noah by building. Each category of service is listed for each school building with a further breakdown of the type of service provided for each category. On the chart, C means self-contained elassroom, RR means resource room, and 1-C means teacher-consultant. In addition to the services indicated, there are seven school social workers and three school psychologists which serve the twenty-seven school buildings in Noah.

TABLE I.	SPECIAL	EOUCATION	SERVICES	IN NOAH

SCHOOL		EDUCABLE MENTALLY IMPAIRED		EMOTIONALLY IMPAIRED		HEARING IMPAIRED		VISUALLY		PHYSICALLY			SPEECH IMPAIRED	LEARNING DISABILITIES				
C RR	T-C	C F	R T-C	c	RP	T-C	C	RR	T-C	C	RR	T-C	CORRECTION	c	RR	T-C		
ELEMENTARY #1	1	1	-			2						:	I]*			
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ELEMENTARY #8	;	1	1+				1						!		1*			
ELEMENTARY #9		1	į.				- i		1						i*			
ELEMENTARY #10		1	:		1			1			1				1*			
ELEMENTARY #11		1	1	1											1*			
ELEMENTARY #12	1	1	11*		i		1	1	1	i					1*			
ELEMENTARY #13		j –	; 1* ,	. 1			1				,				1*			
ELEMENTARY #14		1					1			1					1*	1		
ELEMENTARY #15		!	1+				-				1	j			1*			
ELEMENTARY #16		1	1	÷			Ì	1				1			1*			
ELEMENTARY #17		1		1		1			1		1				1*			
ELEMENTARY #18	1		11		i i			i			;	i			1*		- 1	
ELEMENTARY #19		i	1*				i	1							1*			
ELEMENTARY #20		i				2			1	1				1	1*	1		
JUNIOR HIGH #1	T		111			+	+								1*	'+	-+	
JUNIOR HIGH #2		1			1 1										1*			
JUNIOR HIGH #3	1	1	1								1		1		i*			
JUNIOR HIGH #4	<u>_1</u>]	1				11					1	1			1*			
HIGH SCHOOL #1	1	1	1*				+	+	- †	-1					1*	-+		
HIGH SCHOOL #2	1	1		1				1 !			i	1			1*			
ALTERNATIVE			3*		1*	-+	-+	1	- †	-+			~		1*	+	+	

CATEGORY OF SPECIAL EDUCATION SERVICE

*=part-time

Elementary School Number 2 houses an occupational therapist and a physical therapist. The learning disabilities program at Elementary School Number 20 is run by the Intermediate School Distriet. Intermediate School Districts are so named because they were created to fulfill an overseer function as well as a coordination function at an intermediary level between the State Department of Education and the local school systems. These Intermediate School Districts in Noah's state are generally established according to county boundaries, but in the less populated areas several counties are combined to form an ISD. Since the implementation of mandatory special education, the ISD's are, in many cases, providing services on a contractual basis to the smaller local districts which cannot provide a program appropriate for the small number of special students in particular special education categories. The ISD and Noah Public Schools each provide a teacher for the above mentioned learning

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disabilities program. Also, the ISD and NPS cooperate in their sponsorship of the Visually Impaired, Hearing Impaired, and Physically Impaired programs. NPS also provides special education services to out-county school districts on a contractual basis through the county district.

In addition to the special education services listed in Table 1. Noah Alternative High School provides remedial academic instruction; motivating activities in the form of field trips, intramural-type splitts activities, etc., and intensive counseling regarding the value of a successful school experience. This school provides the most "special" education available to secondary level pupils in the city of Noah.

Special Education Personnel

The director of Special Education and Pupil Services. This man is concerned with doing what he can to better the educational opportunities of all children in need of special education services. Mr. B. is, however, also gravely concerned about avoiding litigation, and bringing his school district into compliance with the recently effectuated Mandatory Special Education Law. In implementing his educational goals, Mr. B. seldom challenges a teacher, parent, or other school personnel directly, but tends to hedge and continue to present new evidence until the "correct" decision has been reached, he becomes convinced that another decision is most acceptable, or he decides that a compromise is necessary. Mr. B. practically never adopts a direct confrontation style in achieving decisions or compromises; rather he employs an oblique decision-making style.

School psychologist. There are three school psychologists. They vary in style and motivation level. One is a very motivated and conscientious person who seeks referrals and consistently is available for consultation and or in-service training with teachers. A second, although equally conscientious is, perhaps, less proticient and less skillful. The third school psychologist is perceived by some staff members as having little motivation and having to be prodded to perform some of the basic stipulations of the school psychologist's job description. This third psychologist has ample training and experience, but seems to have become cynical about school systems, teachers' use of his advice, and the value of his work.

School Social Workers. Noah Public Schools employs seven school social workers. As with the school psychologists, their motivation and style vary. One worker gave this observer the impression of a dedicated individual who is apparently willing to work through any necessary red tape, work around any rules that are obstructive in her attempts to serve children, and initiate involvement in instances where no one else is taking the initiative, rather than waiting for referrals. The remainder of the social work staff apparently wait for referrals, the effectiveness of the interventions depends upon the motivation, skill, and interest of the individual worker.

Teacher-consultants. There are teacher-consultants for each of the state-supported special education programs in Noah. See Table II for a breakdown of the number of T-C's in each program. Each of these practitioners operates according to his own prediliction. For example, the teacher-consultants for the Educable Mentally Impaired function as tutors for children who are not achieving at a normal rate. A small amount of their time (perhaps five percent, according to one teacher-consultant) is used in consulting with regular classroom teachers. "Teachers want to get their problems out of their hair, whether the children are not learning or misbehaving. They don't want us coming in and telling them how they could do better. There are a few rare exceptions, however." Teacher-consultants attend the Educational Planning and Placement Conferences if there is a likelihood that their services will be employed with the child being evaluated and planned for. The teacher-consultant may do some informal achievement evaluations or classroom observations of a child whom a teacher has referred for possible placement in a program for the Educable Mentally Impaired, and present facts and opinions regarding the child at the Conference.

The five teacher-consultants for the Emotionally Impaired are much less involved with children than are the teacher-consultants for the Educable Mentally Impaired. These individuals appear to



CATEGORY OF TEACHER-CONSULTANT	NUMBER EMPLOYED				
Educable Mentally Impaired	10				
Emotionally Impaired	5				
Heating Impaired	2				
Visually Impaired	1				
Physically impaired	1				

TABLE IL TEACHER CONSULTANTS IN NOAH

spend much of their time doing behavioral charting of children and teachers, for the purpose of diagnosis and or designing a behavior modification plan. Teachers may request assistance in dealing with unacceptable (to her) behaviors that a child is displaying, but this is an infrequent event. More often the teacher refers the child for assistance in adjusting his behavior through the program for the Emotionally Impaired Before the Educational Planning and Placement Conference (EPPC) takes place, the teacher-consultant for the Emotionally Impaired observes the referred child in his normal classroom setting. This consultant then attends the EPPC and adds comments from his observations to the evaluative and planning aspects of the EPPC. A small amount of working time of teacher-consultants for the Emotionally Impaired is employed in personal counseling for pupils. Sometimes this amounts to taking the child out for a walk, playing a game with him, or discussing "his problem(s)" with him.

The two teacher-consultants for the Hearing Impaired work directly with students. They function as itinerant teachers, as do the teacher-consultants for the Mentally Impaired in the Noah school district. Ninety-tive per cent of the time of the teacher-consultants for the Hearing Impaired is spent doing speech and language development activities with individual children. A smaller amount of time, less that tive per cent, is spent observing and doing informal screenings on children that teachers feel may have a hearing problem. They present conclusions drawn from these observations and informal screenings at the EPPC if such a meeting seems warranted. Teacher-consultants for the Hearing Impaired, as well as other teacher-consultants in the Noah school district, do as much as is legally permissible, without shunting the child into a special class and thereby labelling him as so different that his needs cannot be met by the normal program. State law stipulates that special education consultants may not give more than ten consecutive class days of service to a child without formal placement and concurrent labelling of the child.

There is one teacher-consultant for the Visually Impaired. This person does screenings, recommends special materials to teachers who are having difficulty teaching a child with a vision problem, and sits in on EPPC's which involve visually impaired individuals.

Increasione teacher-consultant for the Physically Impaired. This teacher functions essentially as a resoluce teacher for a great variety of students experiencing difficulty in academic performance if one of Noah's high schools. This teacher-consultant states that most pupils she works with are "branidamiged." Their physical impairment is assumed to be the damage to their brains.

Increase, also, nine speech therapists in Noah. These specialists work as itinerant teachers also Fach therapist is assigned a group of schools. From those schools assigned to the individual speech therapist, he she accepts referrals from classroom teachers of children having speech problems, cer-

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tities pupils he she teels need on-going service, works informally not more than ten successive school days, with those needing minor assistance, and makes suggestions to the teachers of those pupils who can perform in the regular classroom with realistic amounts of special attention from the regular classroom teacher.

CATEGORY OF CLASSROOM TEACHER	NUMBER EMPLOYED				
I ducable Mentally Impaired	7				
Emotionally Impaired	2				
Hearing Impaired	6				
Visually Impaired	2*				
Physically Impaired	4				

TABLE III. SPECIAL EDUCATION CLASSROOM TEACHERS IN NOAH

*each is in session for one-half day only

Special education classroom teachers. Table III depicts the number of classroom teachers of each type represented in the Noah Public Schools' Special Education Department. Special education classroom teachers tend to teach most adequately in the area of their specialization, but the new law appears to allow pupils of any category to be served by any special education teacher. This has not, up to now, caused problems for the classroom teachers, as only pupils fitting the category of the teachers' specialization have generally been placed in their classrooms. A special education classroom in Noah is not atypical. Other detailed descriptions of special classrooms exist and might be substituted here. Briefly, the teacher individualizes the instructional program to meet the needs of each student with the goal of "catching the student up" with his age-mates whereupon he may reenter the normal program. This goal, though admirable, is not frequently achieved.

CATEGORY OF RESOURCE ROOM TEACHER	NUMBER EMPLOYED
Educable Mentally Impaired	6
Emotionally Impaired	()
Hearing Impaired	0
Visually Impaired Physically Impaired	0 1

TABLE IV. RESOURCE ROOM TEACHERS IN NOAH

Resource room teachers. Table IV indicates the number of resource room teachers working with each impairment category of pupils in the Noah Public Schools' Special Education Department. Resource rooms have also been described at length in the literature. Resource rooms give whatever



supportive academic assistance is needed to allow a student to remain for a portion of his school day in his regular classroom. However, resource room teachers frequently complain that they must serve choldren they do not feel qualified to teach. In practice the resource teacher often serves "crisis teacher" functions. Also, while the resource rooms are established in the various categories of impairment, presumably manned by a teacher qualified to teach in that specific area, in practice all manner problems are handled by the resource teacher. This can, of course, be beneficial to students, given the best possible teacher, but the room can become a dumping ground for the pupils that regular classroom teachers cannot handle it all involved personnel do not have the best interests of the students in mind.

Discussion

There is a strong behavior modification emphasis in the Noah Special Education programs, especially in the program for the Emotionally Impaired. This is in keeping with the director's philosophical stance that these people must be modified to exhibit more appropriate behaviors if they are to succeed in society. In both the Educable Mentally Impaired and the Emotionally Impaired programs, behavioral objectives for the child are written by a team which includes a teacher-consultant, the child's teachers (past regular classroom and future or current special education), sometimes the principal, psychologist, director, or parents. When a child has attained success at these behavioral objectives he is re-evaluated and new behavioral objectives written or he is reentered into the regular educational program with or without resource assistance.

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IV. CLIENT PROCESSING PATHWAYS

Identification and Tracking of Special Education Students

Instituw chart (Figure 3) depicts how a child becomes identified and eventually becomes a special education pupil. As can be seen, there are several ways in which a child may be identified as needing a special education.

Referral. The first and most important decision point according to Mercer (1972) is the identitication of the child as different. This is most commonly done by the teacher. Much less frequently parents inform the school of their doctor of their concern about the child. Thus, doctors are the second source of referrals, and parents the third.

The referral procedures followed in Noah are imbedded in the flow chart of the child's educational career pathway. When the regular classroom teacher refers a child, she contacts the principal, who contacts the parents or asks the teacher to do this for him. At this point, there is variance among Noah's schools. Some principals go immediately to the Director of Special Education; most attempt to solve the problem within their building. If they go directly to Mr. B., he outlines the resources that hight be mobilized within the school building.

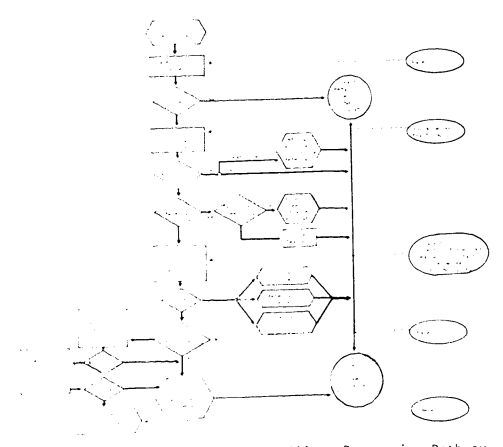


Figure 3. Educational System: Client Processing Pathway



Informal meeting. In general, if the problem is not so minor that it can be solved through discussion between the teacher and or principal and parents, there is a meeting of the school staff. Such a meeting may involve the school principal, the child's teacher, the school social worker, the school psychologist, one or more special education teachers, and one or more experienced teachers, or any combination of two or more of this group. This meeting is the second major decision point. It is here that the decision content made to try to place the child in special education.

It the group ice's that some form of special education would be appropriate for the child, they request permission from the parents, in writing, to evaluate the child. This procedure is not legally required by the new Mandatory Special Education Law, but it was instituted by the Director to assure that communication with the parents is initiated early in the process of evaluation and placement. In the text of this form parents are notified that they will be provided with copies of all written records made on the child being considered for special education services. Mr. B. introduced this and emphasized its importance to the school board in September, 1973. It was voted upon, and has since been official public school policy in Noah in special education cases.

There are four possible decisions which may be made at this informal meeting of the staff. The teacher may be convinced that the child really is not abnormal and he may be retained in the regular program with or without consultation from a teacher-consultant, psychologist, or social worker. The group may decide that the student needs short-term supportive help (allowed by state law for up to ten consecutive school days without certification of the child as "special"). The third possible choice is reterral to some outside agency for supportive services. Examples of outside agencies used at this juncture are the Big Brother program, the Family Service Organization, the Community Mental Health climic, a physician, or other volunteer or public agency. The fourth possible choice is available to secondary pupils only. It is placement at the alternative high school (Noah Alternative High School). It a pupil is taking, is manifesting behaviors that are likely to result in his expulsion from school, or has or is perceived to be about to drop out of school, he may be referred there. There he will be given counseling and group tutoring in the basic academic subjects and referred to the school from which he came when he and or the alternative school personnel feel he is ready.

The Educational Planning and Placement Conference. If none of the above alternatives appear to be the solution to the problem, or if they are tried and do not ameliorate the problem, an Educational Planning and Placement Conference (EPPC) is called.

In this session a group of educational professionals and the parents discuss the best possible placement that they, as a group, can develop for the child. The legal requirement is that the EPPC include, as a dominimum, a representative of the administrative personnel (most likely the principal), instituctional personnel, and diagnostic personnel; and that the parents be invited to attend when their child is involved.

It is in this meeting that the director plays the most powerful role. Many of the regular public school, dath, including principals and teachers, have stated that they are inclined to go along with whatever Mr. Bouggests. The major function of this meeting is to plan the best possible program for the child, but the most important action taken, from the child's perspective, is certification or non-certification. This committee is the only group of people who can declare a child eligible or ineligible for special of cation services that require certification, with one exception. The decision to provide speech therapy client made by an EPPC. The speech therapist certified by the Educational Planning and Placement Committee.

Certification for Special Education Services

Certification standards. The child may be certified as eligible for special education according to the state guidenties which say that

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"Educable Mentally Impaired" (EMI) means a person identified by an educational planning and placement committee, based upon a comprehensive evaluation by a school psychologist, certified psychologist, or certified consulting psychologist, and other pertainent information, as having all the following behavioral characteristics.

- (a) Development at a rate approximately two to three standard deviations below the mean as determined through intellectual assessment.
- (b) Scores approximately within the lowest six percentiles on a standardized test in reading and arithmetic.
- (c) flack of development primarily in the cognitive domain.
- (d) Unsatisfactory academic performance not found to be based on his social, economic and cultural background.

"Emotionally Impaired" (EI) means a person identified by an educational planning and placement committee, based upon a comprehensive evaluation by a school psychologist and social worker, a certified psychologist, a certified consulting psychologist, or a certified psychiatrist, and other pertinent information as having one or more of the following behavioral characteristics.

- (a) Disruptive to the learning process of other students or himself in the regular classroom over an extended period of time.
- (b) Extreme withdrawal from social interaction in the school environment over an extended period of time.
- (c) Manifestation of symptoms characterized by diagnostic labels such as psychosis, schizophrenia, and autism.
- (d) Disruptive behavior which has resulted in placement in a juvenile detention facility.

"Hearing Impaired" (H1) means a person identified by an educational planning and placement committee, based upon an evaluation by an audiologist and otolaryngologist, and other pertinent information as having a hearing impairment which interferes with learning

"Visually Impaired" (VI) means a person identified by an educational planning and placement committee, based upon an evaluation by an ophthmalogist, or equivalent, and other pertinent information as having a visual impairment which interferes with learning and having one or more of the following behavioral characteristics:

- (a) A central visual acuity of 20-70 or less, in the better eye after correction.
- (b) A peripheral field of vision restricted to no greater than 20 degrees.

"*Physically Impaired*" (PI) means a person identified by an educational planning and placement conintatee, based upon an evaluation by an orthopedic surgeon, internist, neurologist, pediatrician or equivalent, and other pertinent information, as having a physical or other health impairment which interferes with learning or requires physical adaptation in the school environment.

"Speech Impaired" (SI) means a person certified by a teacher with full approval as a teacher of the speech and language impaired, who has earned a master's degree and has completed at least five years of successful teaching of the speech and language impaired, as having one or more of the following speech, oral language, or verbal communication impairments which interferes with learning or social adjustment:

(a) Articulation which includes omissions, substitutions or distortions of sound.

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- (b) Voice with mappropriate voice pitch, rate of speaking, foudness or quality of speech
- (c) Eluency of speech distinguished by speech interruptions (blocks), repetition of sounds, words, phrases, or sentences which interfere with effective communication.
- (d) Inability to comprehend, formulate and use functional language

Concerns about the new certification standards. Many of the dedicated educational professionals in Noah have become very displeased with the new law. Previously these people had been bound only by honor to place only appropriate children in special education. Now they feel they are not able to "sneak in" a child who they believe will benefit from the program, if he is not eligible according to the law. The staff feels that children have not been mislabelled in the Noah Public Schools. The director is the only person who feels that special education has perpetrated injustices upon children in Noah. He teels that much of the litigation around the nation regarding improper special class placements has been warranted. He acknowledges, however, that regular education has not and is not providing the needed supportive services to children who cannot be legally categorized as special but who are tailing and thereby developing unacceptable behaviors or immobilizingly negative self-concepts. It is the director's hope that the new mandatory law affecting Noah will create an awareness of the need for a more supportive and accepting philosophy within the regular educational program. It will be necessary to develop a new concept of regular education in the educational community as well as the community at large in Noah. If Mr. B. is able to implement this concept. an addition to the current tour alternatives available to the ineligible student (see Figure 3) experiencing failure and or disenchantment with the public school system in the city of Noah will have been created.

Due Process

Once the child is certified and duly labelled in accordance with the criteria specified for each label, the parents of the child are asked to sign a waiver of a "due process" hearing. It is hoped, in Noah, that a high level of communication will occur from initial identification of the child in need of supportive services between public school personnel and the parents of said child. Such a process, it is felt, will reduce the incidence of parental unhappiness with the school's recommendations.

The intent, of course, of the "due process" hearing is to assure that the parents have had the opportunity to be heard regarding the determination of the appropriate educational program for their child. Noah's educational personnel want to encourage, even coerce if necessary, the parents to become more intimately involved in the educational planning for their offspring. At this point, the weight of the decision-making responsibility falls most heavily on the parents. Though the implementation of the new mandatory law is just beginning and it is as yet too early to tell what the result of being required to sign a waiver form will be, it is hoped in Noah that this kind of hearing can be avoided through parental involvement and through "soft sell" of the program that the educational personnel feel is most appropriate for the child.

Sources of influence in the certification process. As the chairman of the EPPC's and the most thoroughly informed authority on the state Special Education Code, the director is the single most influential figure in the decision-making process. In many borderline cases he utilizes his oblique administrative style to direct the decision to desired final recommendations. Other personnel make very important contributions to the decisions. The source of influence varies from case to case.

The second largest number of certified special education pupils in Noah are the Educable Mentally Impaired (EMI). This is, however, the group of greatest concern, because this group requires much greater resource allocation than any other single group. The largest number of pupils in one program are the Speech Impaired, but often no more than one hour of teaching time is spent with each of these pupils per week, while most pupils in the Mentally Impaired program are with their teacher from one hour per day to six hours per day five days per week. There are 131 EM1 children receiving

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ERIC Pruil East Provided By ERIC special education. This includes those served by special classrooms and resource rooms. The most important person in the process of certifying these children is the school psychologist. The intelligence quotient is still the most significant determiner of who is placed in these classes. Other influential factors are level of academic achievement and social maturity. The psychologist, in collaboration with the child's teacher, evaluates these factors. In practice, Noah school officials treat item (d) in the definition of FMI (See above) in a legalistic way. If the school personnel feel they might conceivably become enable-used in a legal conflict because parents are against the special education placement of their child, the school personnel are likely to retrain from placing the child in special education. Thus, the child is not evaluated on the basis of whether or not his social, economic, or cultural backgrounds contribute to his academic problems, but whether or not his parents might use this standard to hring legal action against the school. The provision made in Noah as in other school systems throughout the nation for "culturally deprived" students is the Compensatory Education Program which falls within the juti-solution of regular education and does not borrow educational knowledge, techniques and sculstrom special education

In the case of children labelled Emotionally Impaired (EI) in Noah, the teacher appears to be the most influential person in the decision-making process. It is she who describes the behaviors of the child and explains what it is about him that makes it "impossible for her to do her job." Teacher-constituants for the EI in Noah observe the child in his regular school setting after he is referred by a teacher. This practice, however, often has little effect on the teacher's attitude toward the child and it the teacher continues to tech that the child is "Emotionally Impaired" he will be given some kind of special service. The focus of concern is rarely turned upon the teacher's expectations, biases, or contributions to the problem. If she feels he is disturbing the progress of learning in her class, he is likely to be treated. There are only nine pupils now placed in classrooms for the E1 in Noah. This may be a function of excellent teachers who are very accepting of wide variances in the behavior of children, or at may be that the children exhibiting problem behavior to their teachers are shuttled off for therapy of time out of regular class with teacher-consultants for the E1. The latter service is utilized more frequently than some of the teacher-consultants feel is appropriate. Officially there are 17 pupils now receiving teacher-consultant assistance as *1. Also, some school social workers do have therapeutic roles with these students.

The Hearing Impaired (37 pupils), Visually Impaired (10 pupils), Physically Impaired (29 pupils), and Speech Impaired (436 pupils) are generally much more objectively assessed. This population's "problems" are much more derivatively theirs rather than society's, and not nearly as controversial. There is often also stigma attached to these impairments. Also, it would appear that in Noah, as well as across the nation, there has been much less misuse of the Hearing, Visually, Physically, and Speech Impaired abox.

Programs for Non-Certified Students

Mit B is contrative formulating a plan for providing some kind of supportive sectices to an pupils who are not attaching success in the Noah Public Schools, but who do not meet the certified standards necessary to be one disclosed for special education. He feels that the role expectation of statents has become too faits will X wider range of pupils performance must be accepted as normal, and therefore programmed the second pupils reducation. He feels also, that a wider range of educational goals must be provided for name students. He sees this as a way of making the schools more responsive to the needs of children statent than making children believe that there is one "good" way to be which is like the middle curve states for

Discussion

Building principals in the Noah Public Schools rately question the knowledge and expertise of their Director of Special Education. He is a highly esteemed individual, who because of his particu-

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ERIC Full Text Provided by ERIC at style that faiths a very personal control of special education services. This rends to make the special education of $Mr_{\rm e}$ B.'s interest, intentions, and mon-statistic X(2) is located of these factors are nis action in incorporating the changes directed by the mandat to as a following education programs in Noah.

Mi B enderviets intentivero meet the legal requirement of the Mandatory Special Education Law He has even anticipated a and effected changes that were required by the law before the law was made public and only before it became binding. Mr. B, has taken the initiative to write to persons involved in special education atigation in order to provide himself with the most current possible intormation in the subject.

So it can readily be seen that Mr. B, is not an average director of special education, but a very current administration who is very active in providing the best special education program that he and his stiff can obtain and development in the city of $N_{\rm eff}$.

(1) = 1 (plus, module) Americal city has a dedicated group of individuals under Mr. B s direction server gives do clearly population even though there may be individual exceptions on the staff.

Mi B is a neerbed about the numbers of minority stildents currently enrolled in special eduation programs. He states that he has achieved a proportion of students in segregated special classcourts tongline equivalent to the minority population in Noah. It remains true, however, that significantive proceasion minority and poor students appear in all special education programming than would be true a specialness, as operationally defined by placement in a special education program, were equally distributed throughout the population of Noah.

Other professionals in Noah have other concerns. Most who work with children are concerned about individuals, and about how each aspect of the educational community is affecting the lives of these individuals. One teacher-consultant for the Educable Mentally Impaired is particularly concerned about the way the new mandatory law hampers him from doing the things with some young people that he feels were definitely productive for the individuals involved. He is supervisor of the work study program for the Educable Mentally Retarded. He feels strongly that whether the individuals in this program for the Educable Mentally Retarded. He feels strongly that whether the individuals in this program are retarded or not, they are not benefiting from the regular academic program. He has seen many individuals come through his program who have later maintained jobs, homes, and families. He has seen other individuals similar in most observable ways, who have not had the training ne could have given them who have been "parasites on society." Mr. H. has frequently stated that he may have to begin a residential school to provide services to some pupils that this new mandatory law preventstant from othering.

Mr. H. at 1 structs who share this view have prevailed upon Mr. B. to attempt to do something to solid dumping" pupes from programs that appear to be their first successful scholastic experience. Mr. B. call well to this has been mentioned earlier in this paper in a different context, the school system should that a few program similar in nature to the compensatory education programs, but differing in proceeding to that the proposed program would be adaptable to the pupil, rather than attempting to adapt the pupil of the regular program. The regular program is seen as too narrow to meet the needs of the contrast to dispupils who come to Noah's public schools. Additionally, Mr. B. has proposed that a graph constitution beneforing from the special program be phased out slowly. He is proposing to parent of pupper beneforing from the special classes, but not eligible for them ander the mandatory have that the output of maintained in them until another program is available or the end of the current school at the maintained in them until another program is available or the end of the current school at

Introduction of a concern begans without a new inducational interactional designed for these children. I would appear that softer dedicated person issociated with Noan's public schools would coursel the parents of the official antiprovided for young people to bring highlightion against the Board of I do at one. Noan

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It might be predicted that as mandatory special education laws become legislated in more and more states the problem that schools will need to face most frequently in the future is invariant programming. School systems will begin to realize, hopefully, that socialization's goal should not be to make all children as anke as possible. Rather, it should be to encourage every child to develop his capacities to the fullest this is "appropriate educational opportunity according to individual needs and abilities."

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V. RACIAL ISSUES

Black Over-representation in Special Education

The population of Noah is 45.484. Of this total, 39,183 are white and 5,945 are Black. Therefore 13.1 per cent of the population of Noah is Black. It is alarning to note that 25 per cent of the children in a fandom simple of Noah's special education population are Black, while only 13.7 per cent of the pupils enforced in regular education are Black (Table 5). The special education population sampled was 15.9 per cent of all pupils enrolled in classrooms, resource rooms, or teacher-consultation service in programs for the Educable Mentally Impaired, Emotionally Impaired, and Physically Impaired. By chance, no Visually Impaired pupils were drawn through our random sampling process. This is not surprising as only two half-time classrooms and one full-time teacher-consultant serve a total population of ten pupils in this program. In Noah, Blacks are approximately twice as likely as whites to be placed in special education classes.

It is interesting that there remains a disproportionate number of Blacks in special education, since considerable compensatory education money has been used to upgrade the educational status of culturally deprived students, mostly minorities. This year in Noah, \$481,185 is expected for the cultural enrichment and hot lunch programs for the culturally disadvantaged.

Black Over-representation in Educable Mentally Impaired Program

Noah has proportionately more minority pupils in the program for the Educable Mentally Impaired than any other special education program. In the sample analyzed (13.9 per cent of the special education population, N=54), 92.3 per cent of the Blacks in special education were in the program for the Educable Mentally Impaired. This is to be compared with only 56.8 per cent of the whites in special education who are in the program for the Educable Mentally Impaired. On the other hand, 36.4 per cent of this program enrollment is Black while 63.6 per cent is white. This distribution is typical nationally but the reasons for it are being widely debated by such writers as Jensen (1972), Hernstein (1971) and Jencks(1972), etc

Eurther analysis of the kind of service, i.e., self-contained classroom, resource room, or teacherconsultant service, indicates that classrooms for the Educable Mentally Impaired are made up of 28.6 per cent Black students and 71.4 per cent white, while resource rooms contain 50 per cent Black and 50 per cent white students, and teacher-consultant service is divided such that 20 per cent of the pupils are Black and 80 per cent are white, as shown in Table 6.

Remembering that 25 per cent of the special education population is Black (Table 5), it is apparent that slightly more Blacks than one would expect are placed in special classrooms, twice as many Blacks as one would expect are being provided resource room service, and slightly less than one would expect are receiving teacher-consultant service. It is widely known that the Director of Special Education has made a conscious attempt to lower the percentage of Black pupils in LMI classrooms. Effectively, he has done this by placing them in the resource room program. But apparently the whites still are getting more than their share of the individual tutor. See description of the function of the FMI teacher-consultant above).

Marital Status Differences Between Races

Though the above facts are startling, it would, or course, be unfair to the concerned individuals of the special education staff to fail to note that in our sample of special education pupils, only 50 per cent of the Biack pupils' natural fathers were in their homes, while 87.5 per cent of the white pupils' natural fathers were in their homes, be broken marriages must be expected to have negative effects on the learning as well as the behavior of a child. It is, however, surprising that a larger



proportion of the Blacks dispectateducation — es are not in the program for the Emotionally Impairship to detere the relative instability of the normal relationships. In the sample population, no Blacks whether the detere the relative instability of the normal relationships. In the sample population, no Blacks whether the detere in the program for the ET As normal relationships. In the sample population, no Blacks whether the term is a program for the ET As normal relationships. In the sample population, no Blacks whether the ET only mine children are currently enrolled an classes in this program. There are no non-scale normal for the ET and only selective students are seen by teacher-consultants for the ET. It may be that puppes with emotional problems in this school system are treated prior to the point at which the classes of the cost of the obliced on a special classroom for ET. As indetinative explanation is that emotional problems mandest themselves as learning problems and children with learning problems are treated as Educable Mentally Impaired (EMI). It appears that in Noah the EMI label is less stigmational that the teacher.

Drop-out Rates by Race

V(d) $p \in d$ report prepared by the past director of special services in N (abgives the drop-out rate by race as 8.3 per cent for Blacks, 6.3 per cent for Spanish-surnamed, and 5.4 per cent for whites directed second to equal twelve during the 1971-1972 school year.

Desegregation Plan

Environal distribution in the city of Noah does not give indications of the amount of special edtext on services which will be provided in particular schools along racial lines because a desegregation j in was ad-pted in April of 1972. This program buses children from schools with high minority representation to schools with low numbrity representation, such that all schools have nearly equal minority percentators.





VI. INTER-AGENCY REFERRAL BETWEEN NOAH PUBLIC SCHOOLS AND OTHER CHILD CARE-GIVING AGENCIES

Essentially all referrals to Noah's special education department come from teachers, parents, and physicially Referral frequencies come in the same order as the sources are listed. Referrals to other agencies of the special education department are rare mideed. The total school system including special education refers ten to three children per month to the health department for physical examinations, when problems are seen by the teacher that parents are apparently not having freated. The health department usually informs the parent that the child should see a doctor

Approximately fitteen children and youths are referred to the Juvenile Court each year. Though no differentiation of the reasons for these referrals is recorded, the person in charge of contacting the Court states that at least one-half of the children referred are as abuse and neglect cases in which the school is attempting to protect the child through the Court. Less than one per cent of the special education population are referred by the Department of Special Education to the Department of Social Services for aid, and the same is true regarding referrals to the Blanche Johnson Mental Health Clinic. The reason given for this is that the school system has its own psychologists and social workers.

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THE TREATMENT OF DEVIANCE BY THE LEGAL-CORRECTIONAL SYSTEM: HISTORY

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Lee Atkinson

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1. INTRODUCTION

In the field States, the juvenue court system and its appendages hear primary responsibility for the treatment of cuernies termed "delinquent," "dependent" and "neglected" studien. The mandate for such care arises from the history of civil law as well as the history of criticina, aw. In this paper we shall first cuarticle the history of civil law as well as the history of criticina, aw. In this paper we shall first cuarticle the history of civil law as well as the history of criticina, aw. In this paper which shaped the not total heads care precedents of twende court system. The second part of the paper which deal with the evolution of treatment modes employed by the courts. The last section will survey some current theoretical interpretations of the history of the avenue court systems.

II. THE HISTORY OF THE JUVENILE COURT SYSTEM

Civil Law Origins of the Court

Parens pairine describes a doctrine of the English Court of Chancery that the sovereign, as father of his country, possessed an obligation, and thus the power, to oversee the welfare of the children in his kingdom. This doctrine, in fact, pre-dates the establishment of the Court of Chancery, under the title of the inquisito post moriem. In the teudal era the concept was first used to protect the sovereign's wealth, which had been distributed to his vassals or underlords as "managers." Upon the death of a vassal, the sovereign's gifts and their complementary commitments would most often devise upon the first-born son through a system of primogeniture. The sovereign made such minors wards of the kingdom so that it might exert direct control over the management of its estates (Blackstone, 1915, 16th, ed.). This general inquiry was replaced during the reign of Henry the VIII, by the court of wards and hveries (32 Hen, VIII, c. 46, 33 Hen, VIII, c. 22), which continued to exercise this jurisdiction until 1660(12 Car 2, c. 24, 53).

Parallel to this was the development of the Court of Chancery, the keeper of the king's conscience. Chancery was developed as an answer to the most glaring fault of the common law system. It was based upon the theory of *stare decisis* and created rigidity through precedence. The Chancery was given equity powers, powers to do justice despite the law, originally through the king's chancellor, who eventually delegated this authority to the court which bore his name. Chancery was a logical saccessor to the courts of wards and liveries; at first, like its predecessors, it exercised its jurisdiction only where conomic interests were involved (Story, 1886).

By 1722, through the leading case of *Evre v. Shaftsbury*, the situation changed. From that time on it was recognized that the sovereign's obligations in this area extended to all children and required exercise of his powers over all children as well. This case was particularly unusual because of the scope of the answer handed down by the 1 ord Chancellor to what had been intended, by the parties, to be a narrow issue. V custody tight between the Lord Chief Justice Baron Eyre and the dowager Countess Shaftsbury over the guardianship of the person and affairs of the child, the Farl of Shaftsbury, was the instrument through which the Court of Chancery extended its jurisdiction emphatically and permanentiv over all the minors of the kingdom. From this developed the eventual concern for neglected as well as dependent children.

The essential idea of chancery in the child-care field is welfare — a balanding of interests. It stands for flexibility, guardianship, and protection rather than rigidity and punishment. The common

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law doctrine that the crown is *parent patriae* is the medieval way of expressing what we mean today when we say that the state is the guardian of social interests (Lou, 1927).

In America, this equity jurisdiction tell upon the states, and courts that have been asked to pass upon the legitimacy of this power have almost universally accepted its chancery origin and the state's right to control the custody and care of its children as the ultimate parent of the child.

As Ketchum puts it more recently, the child was to be the sole and fundamental consideration. Neither punishment of the parents nor protection of society was to be the relevant criterion for judicial interventional Ketchum, 1962).

This doctrine of *parens pairiae* has been employed as the justification for the lack of traditional constitutional safeguards which has typified the juvenile court systems until very recently. Ketchum has analyzed this doctrine a mutual compact has been created between the state, through the juvenile court system, and the child and his parents (p. 26).

This compact authorizes the juvenile court, in its discretion, to substitute state contion for pareital control. But such an intrusion of governmental supervision tests on the assumption that the state will act in the best interests of the child and that its inscherntion will enhance the child's welfare. Applying the contractual analogy, it toilows that anless the state satisfactorilic performs its obligations under the compact, the juvetation husparing should have a right to consider the agreement broken.

Criminal Law Origins of the Court

The fourt of Charcery dealt only with those who would be designated "dependent" or neulocited" coefficient from tradiction of "dealingment" children within the mandate of the present juvenile court system is seen by some theorists as a logical extension of the principles of charcery and guardianship (Lindsey, 1914). Other legal historians disagree, seeing in the efforts of the criminal courts to handie delinquent contraction the true genesis of the distinctive features of the juvenile court system (Pound, 1923). It is true that specialized procedures for dealing with juvenile offenders were instituted in England as across as 1820, and soon became widespread within the criminal courts of that country (Tappan, 1960).

The mean of or doir capex also had its impact upon this evolution. A major concept underlying state justification of punishments has always been criminal intent. By 1800, the Anglo-American legal systems esponsed the theory that a child under nine years of age could not be held responsible for its actions because it was incapable of the requisite intent. A presumption had been created that children between nine and fifteen years of age also were incapable of this intent, and it was up to the state (prosecution) to prove otherwise as part of its case (Blackstone, 1915).

Critical Legislative Events: 1800-1952

The avenue court system in the United States is not a unitary system, administratively or conceptuality. It is basically a series of county systems, each uniquely organized. These systems, however, resemble one another in many ways. They are, in fact, modeled upon one another. Therefore, certain eritical scenes courts have had widespread influence throughout the country. Some of these events are described below.

In 1873 the late of New York created inthority for a House of Refuge, the fast separate facility the the carbon projection more convected of a crime (Refuge 1920). In 1863, the Chicago Reform School Net carbon equilated equipment the treformatory" as a separate institution in Illinois. In 1870, the state of Massachusetts deviated that proemies were to be given separate court proceedings. This was the fast step in chirageneity: American courts' fraditional application in the adultation of definque 035. New York adopted similar legislation in 1892. The year (\$5.9) saw appointment of the first pro-





bation officer in Suffolk County, Massachusetts — mandatory prohation provisions were not to appear stati-wide until 1891, this event proved to be the initiation of what was to become the primary treatment mode of the juvenile court system. In 1899, Illinois passed the most fundamental and far-reaching state-wide juvenile court law, providing for separate courts, jurisdictions, and powers. In 1952, the federal government reversed its long-followed policy of referring juvenile offenders back to their home states, and passed the hederal Youth Corrections Act, re-exerting authority over juveniles who have broken federal laws and providing for their institutionalization and care.

As we shall see, some of these laws preceded, others followed developments within the field of juvenile corrections and treatment. The changes between 1899 and 1952 were of questionable consequence (*Task Force Report, Juveniles,* 1967). Compare, for example, the "Industrial School for Girls Bill" of 1879 (Revised Laws of Illinois, 1879) where dependent girls were defined as.

Every temale infant who hegs or receives alms while actually selling, or pretending to soil any article in public, or who frequents any street, alley or other place, for the pulpose of hegging or receiving alms, or, who having no permanent place of abode, proper parental care, or guardianship, or sufficient means of subsistence or who for other causes is a wanderer through streets and alleys and in other public places, or who notes with, or frequents the company of, or consorts with reputed theses, or other vicious persons, or who is found in a house of ill-fame, or in a poor house.

with the California Predelinquency Statute of 1966:

1 Cal. Well, & Instins Code Ann. 600

Persons subject to juri do tion. Any person under the age of 21 years who comes within any of the following descriptions is within the jurisdiction of the juvenile court which this adjudge sach person to be a dependent child of the court.

- (i) When is induced of proper and effective parental care or control and has no parent or guardiant or has no parent or guardian willing to exercise or capable of exercising such care of control.
- b) Who is destirute, or who is not provided with the necessities of life, or who is not provided with a home or suitable place of abode, or whose home is an until place for him by reason of neglect, cruelty, or depravity of either of his parents, or of his guardian of other person in whose custody or care he is.
- Who is physically dangerous to the public because of a mental or physical deficiency, disorder or abnormality.

2. Cal. Weit & Instins Code Ann. 601

Minors nabiliarily terusing to obey parents, habitual truants, minors in danger of leading immoral late. Any person under the age of 21 years who persistantly or habitually refuses to obey the reasonable and proper orders or directions of his parents, guardian, custodicit, or school authornes, or who is beyond the control of such persons, or any person who is a nabiliar truant from school within the meaning of any iaw of this State, or who from a classe is in danger of leading an idle, dissolute, lewd, or immoral rife, is within the larger of the juvenile court which may adjudge such person, to be a ward of the lottle.

Critical Judicial Decisions: 1870-1967

Certain features of the juvenile court system have been determined by critical judicial decisions which are described below.

It compts which as carry as 1870, in *People's Turner*, asked to determine whether the *parens* public theory that was an acceptable justification for the subversion of a manor's Constitutional protectories a flor adverse of frequence of the date appears for the adverse O'Connell father to a fifteen was and been committed to the Chicago Reform School under two of the acts



(1663) (see 5) which preceded the establishment of the juvenile court system in 1899. The action was at the band 4 habers corpus, requiring the superintendent of the reform school, Robert Turner, to release the child on the grounds that the child had never been tried for, not convicted of, a crime but merely adjudged a deanquent at a hearing where it was up to the parents to show good cause why the child should not be taken away from them. The argument of the "child-savers" (Platt, 1969) was that the state's interest in freating the child and the child's own interest were identical and paramount. A child was to be granted a separate nearing and separate correctional facilities for this reason. A decision in favor of Constitutional protections on the other hand would return the child to a trial court, the consequences of this action might well be damaging to the mental health of the child (Platt, 1969).

I be majority of the filmois Supreme Court never really directly reached this question, but, troubled no the use of an indeterminate sentence imposed without proof of guilt of any crime, ordered that provide offenders must be given protections commensurate with adults. The oncolatested passage and conditioned predominance of the Juvenile Court Act of 1899 was apparently a successful legislative ordering of that decision. The American court system was to accept this treatment mandate until 1966 where the Kenr case was decided by the United States Supreme Court.

Mottis Kent first came under the jurisdiction of the District of Columbia Juvenile Court at the age of fourteen. He was adjudged delinquent and placed on indefinite probation in the custody of his mother and required to report regularly to a case worker. Two years later Kent was arrested upon suspicion of tape. While the lawyer who was preparing Kent's detense was gathering psychiatric and other expert evidence, the juvenile court judge waived the youth over to stand trial as an adult. The Supreme Court of the United States was eventually faced with the question of whether or not a juvenile could be disposed of distuct a manner without a hearing, or at least a detailed explanation as to the reasons. A majority of the court thought that only a proper hearing on such an important issue would satisfy the Due Process Clause of the Constitution and reversed Morris Kent's conviction by the adult court.

But the question of what the Due Process Clause required within a juvenile court hearing itself was still unsetted, the state of Arizona in Re Gaut (1967) maintained that the state's interest in treating the child obviated the necessity of providing the child with notice of the charges against him, a lawyer, an opportunity to confront the witnesses against him, the privilege against self-incrimination alforded by the Litth Ariendment, and a record of the proceedings. Gerald Gault was fifteen when he was adnidged a proeme delinquent and committed for an indeterminate period to the Arizona State Industrial School. The Gaults questioned whether a child could be committed without being afforded the constitutional protections attorded an adult (listed above). After a thorough analysis of the historical rationale for the inventie courts' existence, the United States Supreme Court came to the conclusion that neither parents patriae, not the fiction of mutual compact could authorize such an extensive waiver of constructional protections. Undoubtedly the court was also troubled by a system which allowed a child to be committed to a "youth prison" for an indeterminate period for the commission of a crime, in this case, the use of new language, for which an adult could only be fined fifty dollars or sentenced to two mompside at

The autacks upon what were considered to be major faults in the juvenile-correctional system were not so and with *Gault*, however. As we shall see in the theory section of this work, more than the procedural sizes are at stake — what is the proper role of government intervention? Is the juvenile court the proper depository for regulation of this treatment function? Does the government have any justification for intervention at all? One thing is certain — the *Gault* decision, while causing a proliferation of ubgatory has yet to correct some of the fundamental abuses of the system which may occur.

Other Factors

Other conception developments within the Anglo-Saxon legal systems made minor contributions to the Torid from which the avenue court system arose. Though it is difficult to evaluate the relative

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importance the events, they cannot be discounted. Thus, by 1850 a theory of contractual disability had developed in the held of commercial law "sheltering" the child from being bound to agreements he could not possibly have the maturity to understand (Bingham, 1849). The Industrial Revolution's need for workers and the rise of unionism are a backdrop for child labor laws, "protecting" the child by removing him from or at least constraining his usefulness within, the job market (Dubois, 1902, Kvdd, 1857). General welfare legislation was in its infancy, and its relation to the *parens patriae* doetrine is obvious (Bary and Cahn, 1936). This development throughout the western world of a "childconsciousness," and the translation of this awareness into legislation, came to define and legitimize childhood as a subset of subculture of humanity. In this context children became a deviant group of to be achild sign itself to be deviant.

Finally, the social consciousness of the Victorian Age was itself a factor in the development of new modes of child care, and a new attitude toward children. Scientific advancements, an increase in leisure time, an increase in the proportion of wealthy people, and the feminist movement were all influential factors in this mood of social consciousness, and provided the "field" upon which the "catalyst,"the child care movement, would work.



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III. THE DEVELOPMENT OF TREATMENT MODES

The juvenile-correctional treatment system can be divided into three major areas: correctional or long-term institutional post-dispositional treatment facilities; probation and related post-dispositional treatment modes, and detention pre-dispositional holding centers and procedures. The development of each will be dealt with separately.

Correctional Facilities

Houses of Refuge

The colonial period saw the eventual demise of corporal punishments (whipping, branding, the stocks) and of the punitive and deterrent rationale in the theory of "corrections." At this time, should the youthtul offender be above the age of responsibility, as discussed earlier, he would be dealt with as an adult. The incidents of children being hanged occurred more frequently than one might imagine. Thus, as the confinement rather than punishment of adult offenders became the prevalent treatment mode, the youthtul offender joined his adult counterpart within the institution.

Early prisons were structured largely as holding areas, often large vault-like cells holding a large number of prisoners, huge common areas where all prisoners mingled, men and women, young and old. Newgate was not an atypical example of such early institutions. Reformers were eager to eliminate the placing of the youthful first oftender in common areas with the hardened adult eriminals. In 1824, the Society of Friends, led by Dr. J. H. Griscom and New York District Attorney Hugh Maxwell, persuaded the city of New York to establish a separate facility for the incarceration and treatment of the juvenile oftenders who were then being confined in the city penitentiary at Bellevue. This report to the city was also the first to mention; the possibility of separate facilities for girls (Reeves, 1929).

With the city's cooperation the newly organized Society for the Reformation of Juvenile Delinquents opened the New York House of Refuge in January of 1825, in an army barracks abandoned since the War of 1812. This first house of refuge was little more than a separate prison, walled, built upon the congregate (connected or single buildings) housing plan. Incarceration, not rehabilitation, was its primary purpose. A new building was meanwhile constructed on a one-block site at 23rd and Fast River, opening in Octoher of 1839. The thirty-aere Randall Island site was completed in the fall of 1854 (Reeves, 1929).

A similar House of Reformation was established within the municipal jail facilities of Boston in 1826. Segregation of the youth in this facility was not complete, and a separate facility was established in 1837. The Philadelphia House of Refuge was opened in 1828 along much the same lines as the other two, and for the same express purpose, to prevent youngsters from learning the vices of their criminal elders (Reeves, 1929, Hart, 1910).

These were the only Houses of Refuge or separate facilities for youthful offenders in the United States until a New Offens project in 1845 and the opening of the first true reformatory in Westboro, Massachusetts in 1848. It had not taken long for these segregated prisons to develop many of the evils of their predecessors, overcrowding, lack of sanitation, poor discipline among the prisoners, dearth of educational of rehabilitative programs. Some emerging alternative theories of treatment hegan to make their presence feit upon the field.

Reformatories

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The test non-punctive reformatory, dedicated to the correction of destructive and vicious youths through proper guidance and tutelage, was opened in Westboro, Massachuseits in 1848 under the di-

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rection of Dr. Samitel G. Howe, Utilizing a congregate housing plan, imbued with the nurture theory of behavior, influenced by the mood of urban disenchantment, this innovative approach to the treatment of youthful offenders was plagued with failure from its inception. Farmers, in the area were unwilling to accept placement of children. Financial strains were aggravated by overcrowding. Finally, a fire destroyed most of the institution in 1859. All these factors prevented this project from being little more than a rural prison with a new regime of activities.

It was left to the Ohio State Reform School, established in 1854 under the direction of another Howe, Dr. G. E. Howe, to successfully implement the new theories of behavior modification and socialization in a minimal security, unwalled, cottage plan institution. This, the first true industrial school, stressed individualized treatment, practical technical or agricultural training, with strong doses of religion and physical education.

By 1910, Hart, in an extensive survey of fifty of the sixty-five such institutions in the country, discovered a uniform pattern in their general development, with time being the most crucial factor in the evolution. A general plan is first implemented through a combination of public and private funding, and joint control. The plan and grounds are developed according to the cottage plan. The basic treatment plan is that expostulated by Wines (see p. 29). Staff and treatment expand and improve over time, with the number of staff members and their staff-inmate ratios fluctuating more with changes in inmate population than with any other factor.

A brief sketch of some of the better than average facilities will illustrate this pattern. These institutions were described in a U. S. Children's Bureau Report in 1934, by which time the number of reformatories had increased to 111. While the described institutions were among the "best" in 1934, it is interesting to note that conditions at some of the other institutions had deteriorated to such an extent that, as late as 1967, state law would have forbidden their existence as adult prisons (*Task Force Report: Juveniles*, 1967).

Model institutions. The Whittier State School in Whittier, California was originally opened in 1899 under the control of a local board of trustees. Its control was transferred to the California Corrections Authority in 1921. Placement at Whittie: was for an indefinite period of time. At the time of the Children's Bureau Report, the school had eleven cottages on a 226-acre site. The Superintendent of the tacility was a physician, the Assistant Superintendent had only a high school education. The regular statt included eight school teachers, nine vocational instructors, three nurses and thirty-eight group supervisors. The teachers were all certified by the state board of education, but there were no minimum qualifications for group supervisors. A psychologist and psychiatric social worker were irregularly available to render clinical services to those children who had been singled out by the statf for psychiatric evaluation. All incoming children were given the Stanford-Binet test as part of the admittance procedure.

The Boy's Vocational School in Lansing, Michigan was originally opened under the auspiees of the state corrections authority as an industrial school. The shift in title from industrial school to vocational school was an indication of the shift in emphasis from agricultural training to the teaching of skills noise useful in the urban environment. From thirty-one to fifty-five boys stayed in each of its seventeen cottages. The Superintendent of the Lansing facility had been director of the Michigan State Police before taking over the administration of the school. The staff included thirteen teachers, five of whom had Bachelor of Arts degrees but all of whom were certified and experienced educators, fourteen vocational distructors, twenty-two group supervisors and twenty-one full-time guards. No psychological or psychiatric staff was reported. The schedule of the Boy's Vocational School was very similar to final of Writteer, with each day carefully planned and regimented, early morning rising, a full day of schoolang of some type, structured "free time" and early "lights out."

The institution at Rochester, New York, while little different, is exemplary of a small number

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of institutions which, due to their proximity to large universities, were able to develop a more comprenetsive colocal program. In cooperation with Rochester University, the facility was able to maintain the rotating equivalent of a functime staff of one psychiatrist, two psychologists, and a psychiatric social worker. This was the exception, not the rule (U.S. Child's Bureau Report, 1934). The *Task Force Reports (Juvenile and Corrections*, 1967) make clear that there has been little change in the basic character of the majority of these institutions up to the present time. There are, of course, exceptions to this rule, one of which is the National Training School for Boys established in 1876. Because of its unique visibility and access to federal funding, the National Training School was for some time an experimental showcase for authorities in the field of juvenile corrections. This has been true to a lesser extent of the three Federal Rehabilitation Centers constructed under the Federal Youth Corrections Act of 1982. These facilities are under the separate direction of the Youth Corrections Division of the Board of Paroles of the Justice Department.

Clinical services. The growth of clinical services, not surprisingly, parallels the growth of treatment theories. The first clinical facilities were designed to provide physical diagnosis, as much for the protection of the staff and other inmates as for that of the incoming juvenile (Hart, 1910). By 1919 the medical officer at many institutions was considered second in importance only to the director. Physical detects such as venereal disease, anemia, and eczema were seen by the nature theorists and Darwinists as being causes of delinquency.

A new theory, supported by Cooley and his associates, proposed that backwardness in mental development was a result of neglect (Hart, 1910). This led to some increased emphasis on psychological testing and psychological treatment modes.

Present trends. The Highfields and Silverlake experiments have been well documented (Mc-Corkle, Elias and Bixby, 1958, Empey and Lubeck, 1971) as two of the more premising new approaches to institutional interventions. Both are aimed at normal adjudicated delinquent boys of fifteen to eightcen years who have been diagnosed as having ecologically-based deviance problems. However, they differ in their approaches to the environmental intervention. Highfields has modified a modernized rural congregate plan for a small number of boys into a sniulation of a real environment. Silverlake leaves the child within the troubling environment while utilizing peer group therapy to teach the boy to cope with that environment. Both enuphasize "job training" and "career counseling and placement" as an integral part of their program. The primary uplatment mode at Highfields has been the guided group interaction.

Perhaps the most touted new development in institutions has been the implementation of the "return to community" treatment mode through the halfway or group home concept (Keller and Alper, 1970). Surprisingly, the first such half-way house was opened for adults by the Philanthropic Society of London in 1758. Aftercare centers, for that is the true nature of these first facilities, and the present adult facilities, were opened in New York City as early as 1845. The Salvation Army and Volunteers of America have continued work in this area but it was not until the 1950's that a national movement towards halfway houses for children can be discerned. If the early adult halfway houses were concerned with aftercare, with providing help for those *halfwar cut* of the institution, the group home, or juvenile halfway house, is concerned with treatment for the child *halfway in*, on his way to institutionalization. As with the other institutions we have viewed, variety in staff, size, treatment is the norm. Cases run from six to sixty, with the staff varying from highly and specially trained professionals to ex-convicts. Treatment modes at group homes usually include a variety of group intervention techniques group counseling, guided group interaction, psychoanalytic group therapy. The group dynamic is always a present and viable force with the group home whenever services and personnel are available.

the withor has observed several group homes. The toilowing description is based on these ob-

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servation. Top care there are not need in various areas of the care. They are large non-estimation neighborship disjection in the sension district to which the child had leved of the transes are to by a couple usually scharge entrusted and familiar with children, but with no children of their own withouthe home The tracone and background of these coupast varies, personality screening, center to be the pumary tion of selection. Other, neither houseparent is required to be present during school tours, and at least other magnetical in Kilor for Album toms, students, Erici-, which estimate here of an active we appetition that ages of the and sectors, and had been assarily adjusticated delinguant and placed spon probably. Neglected endered are associated place to to to service phones, this would support where detectoring behavior occurred as a result of negreet. Placement in a home is done after a careful screening to the child's regularly assigned case worker, in conference with the group nome couple. The case workers are educe social workers (MA) average psychiatric social workers, and have a second schedulid responsibility for the congratuates it we served for this treatment mode are approved to be those who would be ac pecific a charge in charaminent which does not disrupt their rass to the community. The placementic serie is a series of needed attention, supervision, and behavioral modes. In practice, that placement too tregiont coccurred for other reasons lack of alternatives or petiding pracement elsewhere The success of treatment, eethed primarily dependent upon the personalities of the resident couple Coercisin of calorus types, particularly the threat of institutionalization, was a visible factor in the treatment mode

I wo observations on the nature or the evolutionary process to v be of interest. First, institutions continued to stress the removal of the child to a rural environment long after theorists had come to relatize the importance of helping the child to cope with the urban situations to which he inevitably returned. Second, Maryland has recently established coefficiential education programs within its segregated instautions to help with the development of social aspects of personality, something over-looked in the Society of Friend's report of 1824.

Detention

The Encility - Its Use - Its Rationale

Ineterin "detention" is here used to indicate only predispositional facilities, resources, and interventions, these facilities are primarily used for holding children until 6 - intake start and the court determine the primary treatment mode appropriate for each case. Fong-term detention is an abuse of this apparatus, whether due to overcrowded dockets or some other rationale. The following description of the detention system is based upon those parts of a 22-state study by S. Norman (1945), which were relation ed by the *Task Force Reports*.

Detention is the decision, usually made by the intake staff of the juvenile court system, to hold a child in custody until disposition (treatment) or release is ordered. There are two basic types of detention, storage detention, in which the child is held through adjudication and or disposition in a security position, and shelter-care, in which the dependent or neglected child is held in a non-secure area until some playement can be arranged. We shall concentrate our examination on storage detention.

State overne laws usually require that a suspect juvenile be brought immediately before the juvenile authorities upon apprenension, or be returned to the custody of his parents. Thus two primary reasons for prvenile detentions are the unavailability of the parents, or the unavailability of the juvenile authority (usually endge or referee) having power to release the child. Among other major reasons ented by the *Task Force Reports* for continued holding of a child are likelihood of further offense, gravity of the offense, and the fact that the child was a runaway. State laws often require that s hearing on detention be liked as soon is possible to prevent unwarranted delays in release. Thus, it is often the case that a chapterin detention indicates either a breakdown in the system or its abuse by the intake stat! Occase rails detention facilities are utilized in the post dispositional privat while placement is pending, or because the other post dispositional treatment is immediately available.

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In the 1967 report, 45 per cent of the systems reporting had separate and definable detention facilities, and four states utilized regional rather than county facilities. From this and other reported data the Task Force concluded that approximately 90 per cent of the juvenile courts in this nation detain their suspects in non-segregated (from adults) county jails.

Even before laws were passed requiring immediate totertal to the juvenile authority, the question of what to do with the child before trial was a troublesome one. Colorado was among the first to establish the separate detention facility in the late 1800's. This first facility was directed by a married couple, both of whom were certified grammar school teachers. This was it congregate plant with sexually segregated sleeping ateas. The Colorado legislature codified this court-sponsored program, mandating a separate facility with teacher, dormitory and dining area for all detained juveniles in the state. Chicago – first detention facility was similar, with a permanent teacher assigned by the Boatd of Edtivation to prevent children falling behind in their schooling while being confined.

Norman's study (1945) showed that the separate facilities, where available, were run by a Master of Social Work, the resident couple having disappeared, and an increased number of permanent and part-time staff with college degrees. While the target staffinimate ratio was 3:4 or 4:4, the study found that such a ratio was rarely maintainable.

Four basic objectives can be discerned in the operation of separate detention facilities: to minimize the damaging effects of custody, to provide constructive activity programs as a prelude to further treatment or re-introduction into the community, to provide individual guidance and counseling, and to carry out screening for mental or emotional health problems which might require unusual or special banding. While the child is in detention, the intake staff makes its investigation and decides on the authorization of petitions. The eventual dispositional recommendation may be formulated at this stage, and a conscious and concerted effort may also be made to create in the juvenile the proper posture or attitude for presentation to the judge. Experience with the detention process soon convinces one of a sixth and more candestine purpose for detention — coercion and or punishment. For example, when the author's client was detained for having run away from his group home, the group home staff fought his release from detention on the grounds that the punishment was necessary to effect the atti-built to be a requirement for return to the home. Very often the proximity of a detention center to the caseworker or staff center makes detention a convenient means of amplementing an attention, center to the rapp program.

What may twelve per cent of the reporting systems in the *Task Torce Report* report absolutely no clinical diagnostic and of treatment services available during the detention stage, 83 per cent admit that to effective unitzation of these services has been made at either the detention of aftercare periods. One-third of the reporting systems have no trained social workers available during any portion of mechad's trip through the juvenile court system.

Predispositional Police Intervention

In examining the personnel and services available during the post-arrest, pre-dispositional post-d one cannot agrore the stationhouse (police) intervention (Miller, Dawson, Dix, and Parnas, 1971). The importance of informal police screening processes cannot be evaluated properly because of the dearm of datasets available on them. In 1964, 98 per cent of the investile referrais to the court were ovolaw endocen out proceedings. Officially reported stationhouse adjustments by the Chicago Police Department for that year numbered 16,978, with only 13,374 cases being referred to court (Chicago Police Department Yourn Division: Annual Report, 1964). Many police departments have developed species a d Y out: Divisions where this quasi administrative infervention takes place. A few states plays to to ancide have expanded the powers of these bureaus to enforce and infimilier their decrees. Where Your, Divisions are available, the framming and experience of the officers may with equal that

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If the officer cost a number of avenue courts, however, the threat of punishment, or referral to the court, remains a primary factor in the implementation of their intervention strategies. Unlike the juvenile court, however, the Youth Davision when referring a willing child and or his parents to some form of treatment service has no power to enforce the services' participation in the treatment. Regardless of the effectiveness of the stationhouse disposition as a treatment mode, it unquestionably works to screen the simplest class and to snelter an already overburdened system from mundation.

Probation and Related Treatment Strategies

Probation

Probation is the maintenance of the adjudicated offender in the community under the supervision (jurisdiction) of the court (probation officer) and is, in effect, a deterral of institutionalization conditional upon fulfillment of a delineated "freatment program." Such a program may vary from staying (at of trouble for a prescribed period of time to accepting an anabuse or methadone treatment program. While juvennes who are "placed-out" into foster homes or group homes are often also on probation, his may be a misnomer because the extent of restraint placed upon the child is substantial; group notnes are more "institutional" than probationary.

Probation was first developed to treat adults, usually first offenders, on the theory that, for these particular individuals, institutionalization would be detrimental, and that supervision within the community was sufficient to prevent repetition of the disturbing behavior. It was first required as a probabilitie for an juvenue offenders in Massachusetts in 1891. However, even in Massachusetts, the first appropriation of moneys for the payment of a probation officer did not take place until 1900. Placement of necessful and dependent children occurred officially, if intermittently, throughout this period, built the deutocent adjudicated prior to 1891 faced either no treatment — a suspended sentence or disflossaries of softwere of institutionalization (Hart, 1910; Barrows, 1904).

It is handled havenue Court Act of 1899 included provisions both for probation as a preferred mathematical havenue for its implementation through the use of police officers permanently assigned to the court is inflave staff and probation supervisors. The Chicago Women's Club quickly pressed the prove department to assign policewomen, preferably with training in social work, to do this duty. This quickly became the practice in the Chicago area. The supporters of the Illinois act envisioned probations a printer practice in the Chicago area. The supporters of the Illinois act envisioned probations a printing in act envisioned probations a printing in the chicago area and the link of alternative methods of coercion due to a lack of hospitals, county homes or other institutional lacontees Barrows, (904).

The Bultaco experience is typical of the early development of probation services. The first probation objects were volunteers from the upper-crust of the community (main-line culture-bearers), legited whom were made, live female. Among them were the president of the Hebrew Board of Charcless face to an exclusion difference and two members of Bultalo's Charity Organization Society. During the first face the Bultaco program, 50 per cent of the adjudicated unideren were placed on probation, where the process of the Sufface conservation before the court were dismissed without disposition or treatment Barters against.

Be explore sectimated that sixteen per cent of the juvenic courts had some form of probation section is exactly a registereded sociological information, and a formal hieldhold of supervision. The two prevales equivalence to as obesides regular reporting) were the positive and negative coursenage. "Poselevely that hield that sixteen per central mortals of the child, emphasizing the opportunities for a grade formation with the structure stressed the prevalence of the probationer, the certain punishin the transmission of a structure stressed the prevations position of the probationer, the certain punishmetric region of a structure stressed the prevations position of the probationer, the certain punishmetric region of a structure stressed between 30 and 300, with 100 active cases being the normal and the structure structure stressed between 30 and 300, with 100 active cases being the normal and the structure structure structure.

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By contract fask horse Report estimated that 74 percent of an counties had some sort of probation parameters in targetics programs were administered by the local provide court and stall, in live states by a late corrections authority at seven states by the public wettare agency, and in the remainder a specialized Yooth Authority had been created. The average active casesonal was 74 to 80 at the time of the Contrastories report. While 14 per cent of the counties having promation and or after-care services requested their states to have a bachelor's degree (field of specialization inspectived) many of the counties sharrood indicated these requirements were not tigidly enforced due to the shortage of qualified approaches.

Idealed the probation officer is separate and distance from the intake staff. Where this is true, the intake staff will prepare the "social report," investigate and offen a disorder petitions, and usually handle the case theorigh the adjudication procedure, then the case is transferred to the probation staff for dispositional recommendation of a treatment plan, and for supervision of its implementation.

The typical treatment modes available to the average probation officer in the handling of his eighty active cases are the institution of a reporting schedule, sometimes approximating individualized counseling, job training, courseling and placement; or referral to resources within the community For example, the author handled a case involving a boy (filteen) who was adjudicated for stealing bicycles (to gain spending money). The disposition ordered by the court was probation (one year) with regular reporting (once a week for the first month, once a month thereafter) conditional upon enrollment in an automobile mechanics class offered by the local Boys Club of America (the probation officer was also to arrange Driver's Training to the child), with placement in some type of part-time job to tollow completion of the course.

After-Care Community Intervention

After care services to help inclinistitutionalized juvenile with his adjustment problems upon reacase and the commutaty, is essential to the prevention of recidivism among youthful offenders. Yet, as of 1965, few adequate supervisory programs had been developed in this country (Task Force Report Correction, 1967). Where the after-eare worker has an identity distinct from the probation staff and is subsequently assigned to handle the readjustment of the juvenile, he is usually equivalent to a parole officer with, according to the last available. United States Children's Bureau statistics, an average of sixty four active cases. As of 1965 some 60,483 juvenile offenders were officially on parole, duting that same year, 224.948 children were placed on a supervised probation program of some type.

Alternative Intervention Strategies

The detached worker. In Not York in 1960, the "detached worker" was unliked. Like the street plan begin in Chicago in 1965, the purpose of these unatfiliated workers is to promote the use of community resources and treatment services on a voluntary, non-systematized, non-court basis. These workerscantalsolact as haison between the community, out the disturbing population.

The California experience. California has long been a leader in the area of juvenile treatment strategies, perhaps because of the distinct character of the Youth Authority. The California Youth Authority's community treatment program stresses home living for the probationed offendet, with a full day's activities reither compulsory attendance at the child's regular school, or job placement), along with compulsory attendance at regularly scheduled group therapy sessions (see Burt's presentation at the Sixth Annual Symposium on Current Issues in Adolescent Psychiatry, Texas Research Institute of Munital Sciences, Texas Medical Center, Houston, November, 17, 1972, "The Therapeutic Use and Ablace of State Power over Adolescents"). It was from program recommendations in the Task Torice Report that the California Youth Service Bureau was conceived Annually four regional diagnostic and the other centers were opened to all youths on a voluntary basis. The index was to provide





the screening apparatus and bureaucratic passport to treatment, while cathinating the opercive atmosphere of a torce intervention. Unfortunately, funding of this program was discontinued before its postential could be evaluated (Harris, 1972).

The Community Youth Responsibility Program of San Mateo County is still another approach to intervention. Surprisingly similar to approaches used in Sweden and the USSR, the CYRP confronts the disturber through use of an open community hearing board, avoiding the juvenile court system entirely. The prinary freatment mode, assignment to "voluntary" community service work, however, is implemented by reservation of the right to refer uncooperative volunteers to the court and probation system.

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IV. HISTORICAL FORCES IN THE DEVELOPMENT OF AN INDEFENDENT JUVENILE COURT APPARATUS

If domains have seleved the nisiory of the juvenile court system from different vantage points, and have discriminated several different hietors which shaped its development. Anthony Platt and Paul Tappan, for example, have accounted for the evolution of the system in different ways. In this section, we shall survey these interpretations and describe other forces which were influential in the growth of the system.

The Catalytic View (Platt)

Plan (1999) depicts the juvenile court system as the result of a moral crusade. This crusade, the "indicaver movem $[au_i]$ " was the "lightlyst" which translated the "field" into a working system. In addition to the practical contributions made by the charismatic leaders of the movement, Platt areases the edgewth of a theoretical basis for child care, both of these factors were critical in the development of the system.

Platt such the endersaver movement as a "natural" result of the feminist movement, and of antiteminist (eactionism (Platt, 1969, p. 77)).

> Middle class women at the turn of the century experienced a complex and fat-reaching status (coordinate). Then traditional functions were dramatically threatened by the weakclass of domestic roles and the specialized rearrangement of family life. Philanthropack is traded a void in their own lives, a void which was created by the decline of that that is again, increased leasure and boredom, the rise of public education, and the coordinate of comptonial life in impersonal, crowded cities. Multiant organizations rearded if the assing all a problem of women's rights, whereas their opponents seized upon that is apposituate to keep we denote their proper place. Their choice of careers we have their stating and nowever, was a reputable task for ally woman who wanted the static time basekeeping functions into the community without derving anti-teninist of the time basekeeping functions into the community without derving anti-teninist of the time to do the station and place.

Its in overheat functioned to preserve the prestige of middle-class women in a changing society, and was also also about an actionizing new career opportunities for them. In the case of the juvenile court system there was an increase in the importance of the role of the social worker, leading to the eventual predomutance of this role and of the sociological approach to treatment.

Platt explains the movement as a teminist phenomenon, and concentrates his analysis primarily on its tendag leaders. Longe de Koven Bowen was from a monied, rural. Protestant family, educated in a private school and codege, she married into the highest social and political circles. Julie Lathrop's father was a progressive lawyer who had drawn up the bill first permitting women to practice law in Thinsse. Father Addams sease assesses country-born, seminary-educated and upper middle-class, able to afford ong trip to Franzie. Etioch Wares, also active in the movement, was the son of a Vermont gentlemate fathery. Zoba on Brilles was was from a wealthy Connecticut family.

WASH sharely composition and again deviant and non-deviant behavior, they reacted intensors for the behavior of deban labels, response to the assimilated into the "American way of lide". As including culture, and other were differsely aware of the discondance of minor deviance, inevitably, there can be near the service concerns were field to their cultural team of the deviant (Rhodes, 1972).

The Field View (Tappan)

Pres W. Lappers and a point a considerable amount of work of this area solusione. Deunquence, 1944. Deunquent extrementary and Cormentary and Correctors, 1960. While Plattics a psyer solution protector and Euppartics a correctional scientist nistorian. Eupparts approach is more thistorical transport of the concentrates assumption powero solutions and the coportation of the

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politic through factor. Both deducate the "field" upon which the child savets were to act, but Jappan differs from Politic interpreting the "held" state as the crucial factor. Four (1927) and the *Jask Force Report Jusenile Delinquency* (1967) tend to agree with this approach.

According to Jappan, continement gradually replaces corporal painstiment, which leads to the creation of pissons and jails, and to the consequent conditions of overcrowding, squalor, etc. Concern for these – inditions, coupled with a general awareness of the special needs of the children led to the establishment of separate facilities for juvening (New York House of Keruge, 1825) and the eventual establishment of reform and industrial schools (Massachuletts, 1847). As the facilities for juvenile definition of two other frequency many of the evits characteristic of their forerunners, the evolution of two other frequency modes influenced and shaped the field, the theory of probation (Massachusetts, 1880) and the institution of separate hearings and closed trials for the protection or juvenile offenders (Bost 5) (1870). New York, 1892,

Inclusional inconsistemaintain that, given these conditions, the juvenile court system would naturate events. The introduction of the catalytic agent was in the nature of a mutation, and this mutation had a last ag effect upon the nature of the system that emerged. The "catalytic" theorists on the other nind, telt that the presence of the catalyst was a necessary condition for the emergence of the system. They do not view the catalytic effects as unnatural, or distorted.

The Natural Criminal

Spencer (1862) and Lombroso (1912) conceived the first American cheories of criminality and deviance. Basing their postulations on the earlier work of Rush, Rey, and the Social Darwinists, Spencer and Lombroso describe the concept of a criminal class. The natural criminal, according to this theory, is found in the genetically interior lower classes. It is only natural that a group of such individuals, with it nate moral detects, placed in an urban environment which aniply reinforced these properiodies should display criminal tendencies.

Nature Versus Nurture

The perimeter of the "nature" group were counteracted by the positivist "nurture" meanists (Govid (1895), Canwell, 1898), who advocated a learning, or behaviorist, theory of deviance. This group was stronger influenced and supported by the National Prison Association and the Congress of Chariters and Corrections. The delegates to these organizations, mostly correctional workers, clung to the nurture approach as a philosophical justification for their work. For this group to accept Darwinism would have been to trustrate their professional aspirations, to label themselves as mere keepers of the criminal class. These conflicts were somewhat mitigated with the rise of a professional class of corrects has administrators and social servants like Charles H. Cooley (1896). A medical model of deviant behavior, with techniques for remedying "natural" impretections, was developed in an attempt to obviate the nature heir theorem.

Urban Disenchantment

As the other test of a new second element century images of critice was a discussed with others to obtain the was depicted as the main bargeling ground of constraincentration provide test of the constraint bargeling of the constraint bargeling and the constraint of a second state provide test of the constraint bargelines of the constraint bargeling of the constraint bar as the provide test of the constraint bargelines were regarded as the scatter for the constraint of the constraint bargeline constraints and degradation of the property of the constraints of the constraint bargeline constraints and degradations of the property of the constraints of the constraint bargeline constraints and the constraints of the constraints

in characteristic for the state a main theme of the child saver descended. If led to the development of the Dial of the constance, and agricultural training schemes as the ideal solution to the the proponents of thrait freatment schemes seem to have failed to freeto-constant for the proponents of thrait freatment schemes seem to have failed to reuse of the training the proponents of sub-constraint ethnic communities, many of whose oethe





eupants had been city dwellers before they had immigrated, was ignored by the developers of the jusemic court system

Penology and Education

One of the results of the nature-nurture synthesis was the emergence of a "new penology,"

The goal of the new periodogy was reformation or, in 'Brockway's words, "education" of the whole main, his capacity, his habits and tastes, by a rational procedure. The program of reform was not possible without discipline and supervision. Thus, the indeterminite sentence was introduced to encourage cooperation on the part of the inmates. Although the reformatory was intended in theory to function as an exemption to punitive force it was characterized in practice by a regime of coercion and restraint. Since the chied savers professed to be seeking the best interests of their "wards," there was no need to formulate legal regulation of the right and duty to treat in the same way that the right and duty to punish had formerly been regulated. In effect, the new penology redied the dependent status of children by disenfranchising them of legal rights (Platt, 1969, p. 67).

Enoch Wines and Zebulon Brockway were opieal of the new breed of penologist who saw the reformatories as the treatment centers for "delinquent" youth. Wines advocated the coalescence of the dependent-neglected and delinquent jurisdictions; he also proposed state subsidies for treatment to private citizens and charitable organizations. He preferred the rural cottage plan as a reformation tool (Wines, 1880).

Wines' work was continued by his son, Frederick, who imposed his own ideas of preventive detention and moral and religious training upon his father's system (F. Wines, 1888). The emergent reformatory planembodied.

- 1 segregation of vouthful offenders from adult criminals;
- 2. removal of the child from its corrupting urban environment;
- 3. intervention without trial or due process, for the good of the child;
- 4. indeterminate senteures,
- 5 the cottage plan,
- 6 protection against idleness, indulgence and luxuries by military drill, physical exercises, and constant supervision.
- 7 an emphasis on sobriety, thrift, industry, prudence and adjustment:
- 8 a program incorporating labor, education, and religion as the essential reformatory tools (an elementary education was considered sufficient, and industrial and agricultural training should predominate)

This plan was to typity the intervention strategies of the juvenile court system for the next seventy years, and is base to many present institutions. The only significant change in emphasis is in terms of educational goals and increases skilled trade learning. The agricultural emphasis is still present in programs of vard care and plant maintenance, however.

Contemporaneous with the development of new theories of penology was the development of "progressive education" Leaders such as John Dewey were instrumental in destroying the notion that education should be reserved for an intellectual aristocracy. The movement sought to de-emphasize rote learning and the authoritarian position of the teacher and sought the active involvement of the child in the classroom. But it was the progressive theory of naturalism which was adopted by the juvenile court system. Experience and life adjustment were stressed: self-education was relevant, useful

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ERIC Pruit Text Provided by ERIC sk as we concern as an idea. These theories viere utilized by the new penologists as a vindication of the "recian to nature of the rular contage plan, and a justification for the "experimental" validity of an uniphasis on industrial and agricultural training to the exclusion of more than a minimal formal education.

Limited coercive therapy model. New approaches to placement and treatment are constantly being considered and implemented. One of the newest of these is the limited coercive therapy model (B in: 1972). Fus model seeks the fusion of the roles of the defense lawyer and mental health professional in the rest interests of the child. To effect this purpose it seeks a refreat from the adversary stance proposed by the Gauli decision, and, at the same time, an end to the indeterminate sentence. According to this model, coercive treatment is no treatment at all, voluntary participation is the key to therapeutic success. Thus treatment could be prescribed only for an initial sixty-day period. Further treatment of the child would be dependent upon his recognition of the benefits received. Since there is usually provision for extension of the "coercive" period after a special hearing, one may doubt the extent to which the program conforms in practice, to the ideals on which it is based.

In future. The sudden burgeoning of "right to treatment" cases and the growing child advocacy movements are symptoms of the controversy concerning the present use of the juvenile court as an intervention system. The thrust of this attack is upon the *parens patriae* theory itself, upon the state's right to intervene into children's lives for any other reason than the commission of a crime. This argument becomes particularly forceful when the system offers labeling but no actual treatment of the child F. Ahen, perhaps unknowingly, has provided further ammunition for those who question the role of the pavenile court, of the iaw apparatus itself, in the handling of what might be labeled "social" interventions. Agen's criticism is of the destructive effects of using the criminal law or a criminal court system (of which the juvenile court is a hybrid) to perform social services, particularly the correction of lesser deviance. His thesis can be broken down thus (Ailen, 1964):

- i when the criminal law is relied upon to perform social services, those services are not akely to be effectively rendered. When penal treatment is employed to perform the functants of social service selection of those eligible for penal treatment proceeds on impermisspherediterial poverty, aciplessness).
 - 2. That when the system is burdened with functions it cannot effectively perform, it is prevented from performing the more basic functions it was established to perform.
 - 3 A further consequence of forcing what may be incompatible obligations on the system is the contraption of its agencies.
 - 4. There is a tendency for the rehabilitative ideal to serve purposes essentially incapacitative rather than therapeutor in character.
 - Email: the rehabilitative ideal has often heen accompanied by attitudes and practices that conductset as with individual liberties.



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•Citations to English laws are by regnal year, name of monarch, chapter.

**American statutes are cited to the volume or code title and to section. Cases are cited by name and reporter where case can be found. For example, in Re-Gault may be found in Volume 387 of the United States Reporter (page 1) and also in Volume 87 of the Supreme Court Reporter (page 1928). The year follows in parenthesis

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THE TREATMENT OF DEVIANCE BY THE LEGAL-CORRECTIONAL SYSTEM: STRUCTURE

by

Lee Atkinson

the author is indebted to Mark Raylin for his assistance in the preparation of parts of this paper.

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L STRUCTURE OF THE JUVENILE COURT SYSTEM

(a) Constitution is pasticly a county service system, it shides acts as both administration of the entities and as their respectsible for toster and adoption home placements, group boards the first of the services for the entities, residential and after-care programs for dependent and the moment of the dispersion of other child welfare momes (Task Force Report on Takenne for the transformation of the dispersion of the child welfare momes (Task Force Report on Takenne for the transformation) of the dispersion of the child welfare momes (Task Force Report on Takenne for the transformation).

(a) so set y is sold to reacting professional service system or sister of three sets rate but interclated sold in a data state and socal and what I was term the "National Services Network "Though internal of the sold to operate nutificent ways.

The Federal System

The federal science system was created by the Federal Youth Corrections Act (1952), Frior to this (c) there was no official federal invenile corrections system Juvemles in federal of down to the observer to their home states, assuming the local juvenile court would take the case, is that the word the best interests of the child." The expanding scope of federal laws, which by 1952 was addig to a field number of such informal dispositions, was partially responsible for this action if the effect of the total government authority over juveniles who have broken a law of the United Station of the total of a particular state) and are eighteen years of age or less. Three rehabilitation centers for the e-stender's nave been established under the Youth Corrections Division of the Board of Parise

Et schedera extrections system for juveniles is distinct from the National Training School for Boss creat d May 3. 18 b, through the Congressional authority to administer the attack of the Distrect of $C_{\rm ext}$ big. The National Training School, while also being administered by the Bureau of Prisons, was a construction protoconstruction a local juvenile treatment system.

The State and Local System

It is control court, system is essentially a locally based, commanity-oriented service center. Both the account system is essentially a locally based, commanity-oriented service center. Both the account system is essentially of juvenile courts are county systems, supported by call and control of and administered by locally elected judges, who represent the attrudes and dyham the informatics class force Report Juvenile Delinquency, 1967). State weither, mental that is of the distributional departments, while resources, are usually not controllers of the system. The state is control of a distribution to clinicate the United States Supreme Court, while possible arbitres of its decisions and produce that is had dominimus impact upon its day-to-day of eration.

and of the elements should not give the impression that the state system is the *doppelganger* of the fideral character of the system often presentent of the elementation between an playing the omnipotent role that Washington plays in the federal system. As we stall see, the local system may be nothing more than a part-time judge, a clerk, and a constitution of a clerk double estimated responsive to the bureaucratic rein.

The National Netwon

a second a second dramagioniv with tederal offenders, must be distinguished from the pationon owned to be determined services. This national network has long been the primary information

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reconsistences of the case case extends but has not had major authority, of until recently, a funding role of the first secondary role on support of treatment agencies has few cases of secondary role on support of treatment agencies has few cases.

At the proceeding of the statistical between is built around the Law Eddordenieri. Assistance Adburk that the Ed.A.S. For the the dist of the federal organizations to play a major role in this network was the formation of the Bareau created April 9, 1912, as part of the Department of Labor, later absorbed that the Point of the first of ducators and Welfare through the Office of Child Department, which which the point of ducators periods built before network's programs to LEAA.

 C_{12} is the recently that federal adencies have moved toward direct funding of local programs. Creater to the Orbitolis Crime Prevention Action 1968, IFAA is the primary source of federal funds to solve prevention and control of juvenile deinquency. The annual appropriation of the V approaches one billion dollars. Approximately 85 per cent of TEAA's funds are dolver block in the torneof block grants to the states in response to comprehensive plans for preventions and control by State Planning Agencies and some billion the Crime Prevention. These plans are prepared by State Planning Agencies and some the torn of the V as state proposals.

In M. Schult, the example, the Office of Criminal Justice Programs (OCJP) is responsible, in costs atoms the a Tobars and Standards Commission" appointed by the governor, for developing an atomac componensive plan for submission to the LEAA regional office in Chicago. The governor has described regions within the state which are to submit plans to the OCJP comprised in part of specific program proposals, or "sub-grant applications." The criteria and objectives to be reflected in these applications in detailed in the state's comprehensive plan. It is on the bases of the "sub-grant applicational" for the state of the level of local programs.

The containder of UEXA's operational budget is "discretionary money" distributed by the reglobal officients apport of introvative programs outside the purview of the state plans. Among the priorities sonarity is discrete UEAX supported juvenile programs are reduction of juvenile offenses, and diversion of aver us from the criminal justice system to other, more treatment-oriented agencies. Information on UEXX ratios obtained by writing it in care of the Department of Justice, 633 Indiana Avenue, solv. Washington D. C. (2020).

A accordary source of redetal support for local programs is the Youth Development and Delinquence. Prevention Administration of HFW, whose annual appropriation is about fifteen million dolars. YDDPA was created to coordinate information resources nationwide, and to develop and fund interval of intervals, that at the regional level of the federal Department of HFW. The scope of the YDDPA grants that the regional level of the federal Department of HFW. The scope of the YDDPA grants defined an part in the pariphlet, *Functional Categories of Training Projects*. It and other information about the Administration is available from the Office of Juvenile Delinqueacy and Y in Devilopment's Publication Distribution Service, Division of General Services, Department of HFW, 3501 sciences W, Washington, D C 20201.

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II. AUTHORITY AND FUNDING

Authority Hierarchy

Figuration of the basis figurasis codifying destance and grantedging with the test of the back agencies distributes of dialogy presented mathets with violations of these laggests of the coefficient for different to the advected according method fields, who are district to agents of different foreven the of the soft grant advection. The battonal network derives it with the constraint for legislature, backeed system and only primarily through the social wedge of mental readities of the legislature.

The Juvenile Court and the Community

Even to courts draw their initial authority from a segislative entities to the horizon devenue Court Act of 1999, for example), and are legally responsible for their the first of the factor courts of the state indicary. This obvious, explicit power is the legitimization of the reset is court process, but the authority of the occar community, implicit in nature, may be the more significant.

The top call drende court judge is an elected official, subject () community censure of his actions through the ballot box. As in the adult system, community attitudes towards a particular behavior of class of persons must have an officience upon the enforcement attitudes of the tribunal as well as of the police. Further, in the few jurisdictions where a juvenile can request a jury thail direct participation of the community in the process leads to imposition of its attitudes.

It is more difficult to gauge to what extent the laws themselves reflect the mores and tenor of the community, but there is at least some connection between the operant desires of the community (especially when threatened) and the governmental reaction to those desires (Rhodes, 1972). The apparent autonomy of the indge thus remains a function, not just of the pleasure of the legislature, or of accountability to a higher court, but of community support.

The Popular Conception of the Juvenile Court

The popular concept of the system is difficult to evaluate for instance, while the early leaders of the distributive solar movement, esponsing their child-saving motives, were convincing legislatures to pass juvenile court acts to "save the children," some of those operated on by the system — the poor, immigrant circultures. According to Rhodes (1972), the general populate looks to the system to quiet its teats by compact removal or change of the disturbing population. In doing this, one person might camptable court is too lenient, the little bastards should be put away." Or, anothis might save "The poor, offer dears need help, courseling, models," "Juvenile court" is thus a multi-dimensional concept.

Sanford Fox (1971), in his evaluation of the community intervention process, describes the juvenile coult system as one of "dominant cultural preferences" directly imposed on what he sees as one of the east protocled relationships (parent-child) in the law. He postulates that the system is responsible for providing and maintaining the financial security, health, education and moral values of the community.

The oninomity can become directly involved in the treatment of deviant youth in a variety of ways, but the full impact of parent groups, block committees, the Bigek Panther breakfast program, etc. is not vet clear. The Community Youth Responsibility Program of San Mateo County, California, is one approach to community involvement. A hearing board composed of volunteers from the community acts as a buffer between the child and the formal court system.



Funding

For s_2 is the constraint of the order of interaction and perpressing. There are several sources of the structure of the second second characteristic interaction of the second second second second second and the second second second second as well in the federal momes. The general sector break through the XX second second second as well in the despensed by the social wehate and mental health the second second second second second by the observed second seco

Is the event area of a control of state and local authorities to share costs relatively equally the trol to the local electric number has be dependent upon voter approval of a county bond issue to according to the first the state. Renance upon the local community was common throughout the class and the system, especially in the early acts which established and regulated private institutions to the system, especially in the early acts which established and regulated private institutions to the system, especially in the early acts which established and regulated private institutions to the system, especially in the early acts which established and regulated private institutions to the system of the special of the transport of the truly private institutions no longer dortion to the search of the special of the tions, and property taxes have been claned by state all cations action and building termines.

A consistence explains finded directly by the state, through appropriations for judges, buildlass batt and perhaps the appointment of defense lawyers. The recognized principle of jurisprudence what will a treadilitant legislating to refuse a court funds for its operation, or for the enforcement of its ord. If clouds would have the power to order its own appropriations (based upon its powers as a cloud batt and cloud buard the power to order its own appropriations (based upon its powers as a cloud batt and cloud buard the power to order its own appropriations (based upon its powers as a cloud batt and cloud buard the power to order its own appropriations, (based upon its powers as a cloud batt and cloud buard the power to order its own appropriations, (based upon its powers as a cloud batt and cloud buard the power to order its own appropriations, (based upon its powers as a cloud batt and cloud buard the power located its power batt there have been nore complex, because of the variety power based dispositions. It is endown has the power to expend the resources of the mental health, bulk at the cloud services systems, but often relies on such state agencies as dispositional alteriations. 12^{-1}

Explore of prostative programs is often indirect. An experimental probation of alter-care program of the folded through a correctional authority, a social services program, or a drug treatment program. But the establishment of the Office of Youth Development and Delinquency Precontrol and affield VV, the Lock Force Reporters strongly lamented the lock of toteral dollars going official controls. Lock Force Reports Corrections and Javenie 1907;

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III. PERSONNEL

Court and Staff

The portable construction through the court system includes the start and attorneys, as well as the side of the local transmission among systems is evident. The layer le court judge may be a local a shall a she law, or in the problems of the deviant child, may split his time between positionate a trap addat at di 1997. it and may have little interest in upgrading his swills. If ne may be a righly fram-20 - 20 A A A A is keys and in intervention and treatment messages, and sears of experience at pay and record on the stationarily seek out opportunities to increase his expected in the area (Task Force (Figure 1) and it includge is a lawyer he will probably be a member of the state bar associatool and on Anno 140 Bar Association. Whether a law or or not, he may also be a flictboer of the Natoma, Council of Electric Court Judges, an auxiliary arm of the National Tuvenile Court Foundation 1999 University Station, Reno, Nevada 89807). The National Court Eloundation, tourided in 1984, is composed of approximately 1,300 lay and judicial members dedicated to the promotion of the interests of the shorthe court of publishes a bismonthly newsletter and the heaville Court Digest, as were as the quarterer recentle Justice. The National Council of Juvenie Court Judges' primary concern t is merely the development of continuing education programs for juvenile court judges, including regionand distance even constants and summer colleges

It is a statistical statistical state in size from a single part-time clerk-ballitisprobation officer to a statiof the second statistical states to one judge and divided into intake, probation, detention, and after-care departments. Where, the per cent of the counties require that statt members have a bachelot's degree ratea dispectively tew are able to entorise these standards because of the dearth of qualified a meants. Equally disturbute is a report that while sociologists have had the primary impact upon the system, take one there is a report that while sociologists have had the primary impact upon the system, take one there is large. Corrections, 1967) It seems that the creation of 11EAA and the attendant influence of federal tunds may be altering such shortcomings.

15.5 National Council on Crime and Delinouency (NCCD Center, 291 Route 17, Paramus, New letwork/website provance the most influential organization open to stall participation, the Council was institution to the co-estigate its and conclusions of the Task Force Reporters. The Council holds annual enterenees of the system. Its 60,000 members include social workers, prison officials, and adges. In the subscreek adont and legal advisor services, sponsors training institutes, and has been a strong control generations both state and tederal legislative bodies. Among its publications are the NCCD News: The conversal Delinquency Quarterly, and The Journal of Research in Crime and Deadquer as a set of significant organization for legal-correctional staff is the National Association of Ita en 2 servicio en 14 menor Agencies (5256 North Central Avenue, Indianapous, Indiana 46220), tear de de metas, in this all obving force for prison and training school executives and staff personter Aress increases three organization, like those of the National Courses on Crime and Decondency, provide production in a sub-incomportant opportunity to investigate incovations in the system and es hange thas

Note that there is a notice of the other has assumed an important role of the object execut procender, the second spectral spectral the number of defendents actually represented by attorneys has not risk to the proportions expected, the number of counties assigning prosecuting attorneys to juvenice court has greated discreased "to protect the interest of the state"). The usual lawyer has an undergraduate digit, and the clear of training in the law. This is not, nowever, to say the the the dayper is adouble of the order of the protect the interest of the state". The usual lawyer has an undergraduate digit, and the clear of training in the law. This is not, nowever, to say the the the dayper is adouble of the order of the protect the protect discuting premises and the avenues of actions open forther discussed the order of the formation of the state premises and the avenues of actions open forther discussed to be defined in comparison to his adult considerpart. Despite an undergraduate of the order of the fold a lawyer adequately knowledgeable concerning the frequency affective of the training of the domain demand for specialization in this area discourages that clear of the order of the system





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While there is a need to a wide variety of professional disciplines in this system, the inclusion of such personnes of court statts does not guarantee effective induzation. For example, while only twelve per court of the coeffice court schemis reporting to the Task Force Reporters induated no chrout diagnostic schemes quanable, bully 83 per cent of those naving such services bebe of that they wetters to solvers. Quanable, bully 83 per cent of those naving such services bebe of that they wetters to a zoid.

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IV. LARGET POPULATION

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tas represented by part a. 1-6 above) and neglected (part b, 1 and 2 above), and dependent classificase-tis. Dependent children, adoptees, orphans, etc., are really a separate gopulation, treated differentity from other deviant youth, and we will not focus on this function of the juvenile court. When a dependent child is placed in holding facilities with deviants, it is an indication of a breakdown in function, an abase and misuse of the system, usually due to lack of an alternative placement.

"Deinquent" rather than "neglected" children, on the other hand, make up the majority of the courts' case loads, though it is often difficult to distinguish the cases where delinquent behavior is a direct result of neglect on the part of parents. The dispositional and staff-attitudinal aspects of the two labels are often critically important. The true neglect case is typically one where a neighbor or teacher compliants to the police about at the case living situation and the court staff pushes in to save the passive child from his environment. This is obviously a different situation from that when the child draws the attention of the system by his own acting-out behavior, regardless of the underlying cause.

According to Goldman's (1963) study of four communities (done for the National Council on Crime and Deulequency), the statutory target population and those actually affected by the laws may often be two distinct groups. Goldman comes to the following conclusions, among others.

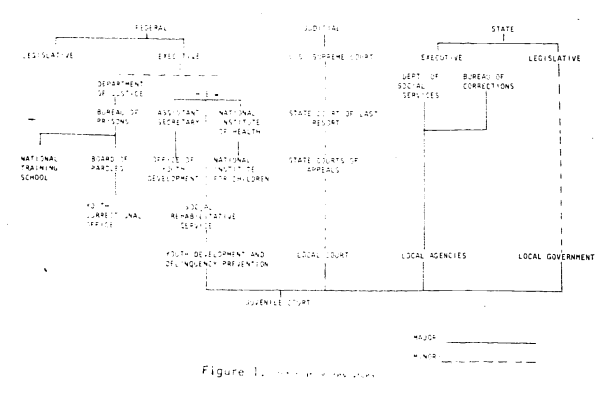
1. These is a wide variation in rates of arrest in different communities.

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- 2. Not all children apprehended in violation of the law are recorded in the juvenile court (about 15 per cent), and only halt of those children apprehended are actually taken to the police station.
- ³ Sensures of ottenses is partially responsible for variations in h adding of the youth by the police
- 4 There are differences between the number of Negroes and the number of whites referred to court. The white and Negro rate of serious offenses is fairly equal, but the rate for minor offenses shows a difference of about 30 per cent.
- 5. The rate of referrals increases with age; patterns of handling cases are functions of the relation of the police to the community, the court, the offender, his family, and the offense.

CLIENT INFORMATION AND RECORDS

The aisenile court system has two distinct information systems. The primary recording system is centered in the local c_{i} = 0 mit itself, and is the repository for the diagnostic evaluations upon which interventions are formula d_{i} = 0 refered. Figure 1, on the other hand, describes the secondary information system. It is a statistical accounting system of treme, sous bureaucratic significance. Health, Education and Weitare on the federal level, and the Department of Social Services on the state level are major receptacies of this secondary information.



Primary

The primary recording system consists of arrest records, social reports and court files, and thus involves the police department, and social staff, as well as the court itself. There is much data to indicate the madequacy, or at least the incompleteness of the police reporting system — but its biggest flaw may at the same time be its biggest asset. Legally, expungement of an arrest record is neither automatic nor easily obtained. The discretion which makes police record-keeping suspect also shields the volutific offender from the serious and abusive effects of premature or improper labeling. The normal police record will be name indexed, and may include some identification and general data as well as the arrest report itself. Fingerprints, pictures and the fact of arrest are often transmitted from local to state agencies, as well at to the FBI. Unfortunately, the subsequent disposition of the case is rarely, if ever, indicated upon the police record. Thus the dragnet arrest of all of the members of a gang because someone wearing the gang's "colors" raped someone, might lead to an arrest record with the simple statement. "arrested — suspicion of rape," with nothing to indicate to subsequent viewers the nature of the arrest that it was a sweep in which the youth showed no other sign of deviance than his "colors" of that no charges were brought, or that the youth was given a trial and found "not guilty."





It is a part currin troublesome because many such police files are indiscrimanately available to a consistent of last police authorities, but the armed forces, civil service commissions, private corporations credit companies — any one with an interest in the material and knowledge of where to look. Recent intgation has focused on this issue of arrest records and more than one juvenile court has ordered that if the records cannot be completely destroyed they can at least have all identification of the juvenile obliterated.

The primary record-keeping system can best be understood as two record-keeping systems operating in planae, proximity. A distinction must be made between the *record* and the *files*, based upon their separate natures, uses, and availabilities — though disclosure in a particular locality may depend as much upon the predilection of the judge and the unwritten rules of the staff as upon the disclosure law of the state imost states statutorily prohibit public access to juvenile court records and or files). Legalar, a *record* contains all of the proceedings of the court, ideally, it will include the formally required paperwork (petitions, motions, rulings, orders), as well as the actual recording of hearings and triat. It is the acceptable legal proof of what has officially happened to the juvenile during his track through the system. In many instances the investigatory and recommendational reports of the staff become a part of this record through the participation of the staff, usually as witnesses in the proceeding, but this is not always or necessarily the case. Because these investigatory or recommendational reports are abstractions or condensations of the material in the staff files, the record will not be identical to the file. Similarly, the file will usually contain no more than a notation as to what actually transpixed during a hearing or trial.

Ideally, access to juvenile court files is limited and most court systems strive to maintain this secrecy. However necessary this veil may be to protect sources, etc., it is also exemplary of a reluctance upon the part of a professional staff to have its recommendations or findings scrutinized by outsiders, and has caused conflict in the system. Appellate courts have limited the juvenile judge's access to these tiles to prevent bias in the proceedings (it is too easy for a judge to recognize *need* for treatment and manufacture jurisdiction to implement it — all in the interest of the child). Defense lawyers have only gained access to this material by recognition of the client-staff privilege and by explanation of the attorney-client privilege in such a way as to convince staff of the similarity of their professional interest, approach and responsibility. Errors or opinions in the staff files can be challenged and corrected, but at must be emphasized that generally this is not done. Juveniles and parents are regularly torbidden access to these tiles and the number of lawyers in the system is still low; their effectiveness is questionable. Others with the expertise to challenge a diagnosis or treatment plan may find it difficult to overcome the staff's distrust of outsiders as well as their belief in their singular ability to determine what is in the best interest of the child.

Secondary

In automation flowing through the secondary system is generally abstracted; numbers of arrests, numbers of cases processed, typification of clientele, classification of offenses, and labeling of deviant categories.

The FBI is a receiver of this information, which it analyzes and disseminates through the National Crime Information Center in the form of annual crime reports, which list numbers of arrests, convictions, rapes, percentage of burglaries, number of recidivists, etc. The Office of Youth Development and Delinquency Prevention has now replaced the Children's Bureau as the other primary repository of these statistical materials.

Secondary information is used in program funding requests and several evaluations and because of this, this information will be shunted state-wide or agency-wide epending upon requests. For example, the continuance of a program funded by LEAA requires configuration with its reporting

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guidelines, or a request for state funds for a new program must include statistics on past programs. A fadure to effectively present statistical justification for a program can lead to ds discontinuance. This was apparently the fate of the California Youth Services Bureau, which was scrapped before its true potential could be statistically determined (Harris, 1972). This statistical data is faceless and readily available to the general public though very little of it actually receives public attention. There is no way of knowing to what extent the very existence of this system influences the information it is given to process.

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VI. INTERVENTION TECHNIQUES

Early Theoties

Desp to tocerd introductions in the varied approaches to the treatment of child deviance (Burt, 1972), the basic intervention techniques of the legal-correctional system are aimed at behavior change. The generic public offet refutes this esponsed rehabilitative rationale, still considering that the prime function of the aways to purish or at least constrain. Punishment or revenge was the earliest justification for islabilitative rationale were quickly added the theories of detertion for islabilitation of the penal system. To this rationale were quickly added the theories of detertions of particle acts by this example of punishment of another. But now the myth of "rehabilitation" distribution acts by this example of punishment of another. But now the myth of "rehabilitation" distribution acts by this example of punishment of another. But now the myth of "rehabilitation" distribution acts by this example of punishment of another. But now the myth of "rehabilitation" distribution acts by this example of punishment of another. But now the myth of "rehabilitation" distribution and other approaches are being tried, no one strategy is characteristically applied, although behavior modification in its many forms appears ascendent. In the group home, where behavioral change is sought through psychodynamic group therapy, individualized treatment has been abandoned as ineffectual, true analytic theory is replaced with group counseling, guided group interaction and point systems on the theory that adolescents are unprepared for the truly introspective relationship with their own psyche which analytic therapy would require (Keller and Alper, 1970).

It is a schous problem in the rehabilitation approach, when the behavior sought is not typical of bolthout to the group to which the deviant will return; the deviant behavior may be acceptable or necessary within the deviant's own group, and the new behavior may be inappropriate for the individual within his own environment (Eisner, 1969). The juvenile is thus in a unique position vis-d-vis his deviance. No act which is non-deviant, or only nominally deviant, it perpetrated by an adult, and which is dispersively within the child sub-group, is often the basis for sanction by the system which is run by adults. It is impossible for the deviant to gain admittance to the control group, and thus legitinize his behavior (by legislation, for instance), without first being conditioned not to deviate. Furthermore, in gaining the proper age for membership in the community control group, he has lost membership influctarget group.

Easing 2 denoistrates the action of the community on the deviant subgroup. The adult control group steptesched by circle 1 below) regards childhood itself as deviant (circle 2), and the thrust of community circle 1, education, and acculturation are to bring youth within the community group isolation of

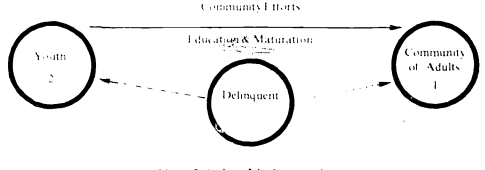


Figure 2. Action of the Community



The juvenile deinquent is not only deviant vis-a-vis community but also vis-a-vis youth (or he would not be sugged set for special correction). Yet often the implicit approach of the juvenile court system is to return the child, not to the sub-culture to which he belongs — but to the adult community. The deviant is, by this approach, prematurely, abruptly conditioned to return to the adult system without having access to the benefits such conditioning normally offers as reinforcement for conformance, and without the benefits experienced by the more normal, gradual acculturation offered his nondeviant peers.

A stall worker who works to get his fourteen year-old client to "act like a man," "accept his responsibilities," etc. may be pushing that client to do more than other fourteen year-olds are required to do, simply because he has been apprehended for committing an act, normal to fourteen year-olds, deviant to adults. In borderline, undiagnosed EMR cases, to request conformance with even the youth sub-group may be to favor system over reality.

Emerging Concepts

Travis Hirschi (1969), has examined what he considers to be the three dominant or fundamental perspectives on delinquency. He catalogues all theories of disturbance and intervention as strain or motivational, control or bond, and cultural deviance. In the strain or motivational theory, the child has legitimate desires (as defined by the community) which he sees as unobtainable through conforming behavior. Regardless of whether the child may be wrong as to this obtainability, he acts out of the beheit that deviance is the only method through which he will be able to satisfy these desires. Hirschi finds this conceptual approach erroneous and generally in disrepute but Belton Fleischer's work on the economics of delinquency (1966) seems to be at least indirect proof of the validity of this theory. Fleisher's highly technical statistical study indicates that there is a connection betwisen certain economic factors and the processed juvenile. It would only be a small jump to the conclusion that the disillusioned poor thus become deviant out of desperation and lack of alternative.

But Eleisher's study could also support what Hirschi labels the control or bond theory. According to the bond theory, the deviant's ties to the conventional community have been broken, usually willtully, by the deviant, and control must be re-exerted. Hirschi believes this to be the prevalent (and popular) conception of the cause and treatment of delinquency. Eisner's (1969) work supports the popularity of this view. In delineating the epidemiology of delinquency, the labeling process, Eisner accepts as the major premise of the system its assumption that deviant behavior is sign of a willful disregard of legitimate authority and or evidence of a personal defect. However, Eisner goes on to question the ethcacy of this approach to the labeling and treatment problem. Are there not, he asks, unintentionally produced criminal responses, caused by the community itself; are these no more than the normal reaction of any normal individual to what is, in fact, an abnormal condition?

Essier's theorical question might eventually lead one to the third of Hirschi's theories, cultural deviance. There is a strong movement toward this approach in the explanation of delinquency (Rhodes, 1972) which sees the deviant as doing no more than conforming to a set of standards not accepted by the more powerful community. Eisner also finds the emotional problem concept in disfavor 4 among professionals (and the public), and sees therapy as often confirming the delinquency of the adolescent who has been seeking a role or identity for himself.

Burt's paper (19²2) returns to the earliest theme of the child-savers in its attempt to probe the realistic possibilities for future collaboration between the legal and psychiatric professions in determining their proper roles in the juvenile court system. The theories of "parens patriae," "mutual compact" and "therapeutic interventions for the mutual benefit of the state and the child" led to almost complete elimination of the attorney from the process. Despite the outery against this trade-off of conitutional benefits in return for preferential treatment (Rosenheim, 1962, Task Force Report: Juvenile, (967), it was not until the Gault decision that this trend was reversed. Claiming that the court has be-

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come an uncontrolled caricature of its original purposes under the beneficial direction of the mental health professionals to whom it was entrusted. Burt posits that the advent of advocate challenge will aggravate rather than ameliorate the system's ills. From this he concludes that the attorney should co-opt his advocate role in an alliance with the mental health professionals in the best interest of the child. While it is true that he would limit the coercive treatment powers of the court by limiting its forced commitment power to a term of ninety days, in line with the more recent cantos on the importance of the voluntary therapeutic contract, there seems little to be gained by officially recognizing what is an already troublesome covert practice. Ironically Burt's approach is essentially the position refuted in the early case of *People v. Turner*, which dominated the system, despite protest (Rosenheim, 1962) until the *Gault* decision. There seems little purpose in interjecting the attorney into this system if he is not to fulfill his usual and much needed role of advocate.





VII. FACILITIES AND PROGRAMS

Reform-Training Schools

Separate facilities for the incarceration of juveniles were first opened in New York in 1825 and Boston in 1826 (Reeves, 1929). But these were little more than adult prisons and it was not until Dr. G. E. Howe established the Ohio Reform School in 1854 that theories of behavior change and socialization could be successfully implemented in a minimal security, inwalled, industrial school where individualized treatment, technical or agricultural training, and moral and physical education could be stressed. By 1910 there were 65 such institutions in the United States of varied quality but of general likeness, according to the Tayk Force Reports. Juvenile, and Corrections (1967). There has been little real change in the basic character of the majority of institutions up to the present time. The typical reform school is near, but not in, an urban population center, and stresses a regimentation of carefully scheduled hours at school or trade training, recreation and free time, and has a staft primarily of teachets and counselois (which may be a euphemism for guard, or simply model), there is a snortage of diagnostic and content services available on any regular basis. Conditions at that time (1967) at some of these institutions were such that they would nave been closed down by state law if they were adult "facilities. Reform-training schools are presently being phased out in many states, replaced largely by group homes.

Group Home

The group nome has been referred to as a "return to community" treatment mode (Alper & Keller, 1970). Treatment at group homes generally includes group counseling, guided group interaction and psychoanalytic group therapy, and more or less contractural point systems when the services and personnel are available. My own experience with group homes has convinced me that their success is largely dependent upon the personalities of the resident staff, and that coercion of various types, particularly the threat of institutionalization, is a dominant treatment mode.

Highfields might be seen as a precursor of the group home concept. While the youths are treated in a modernized rural and congregate project rather than "in the community," the approach is still the guided group interaction, and is also an "environmental intervention" (McCorkle, Elias and Bixby, 1958).

Probation

Probation is the maintenance of the adjudicated offender in the community under the supervision (jurisdiction) of the court (probation officer) while he conforms to the conditions of a delineated treatment program. The *Task Force Reports: Juvenile, and Corrections,* 1967, estimated that 74 per cent of all the counties in the United States had some form of probation plan available. In the majority of these states the program is administered by the local juvenile court and staff. The average active caseload # a probation officer at that time was between 71-80.

The typical treatment modes available to the probation officer are: a regular reporting schedule, which is the closest the child may ever get to individualized treatment; job training, counseling and placement, or referral to some "community resource". Many probation officers are also dependent upon the supervisory tools of "positive" and "negative" persuasion. In this context this means either appeals to the morals of the child, with emphasis upon the opportunities available to him (positive), or an attempt to frighten the child into conformity with the proximity and horrors of more severe punishments such as institutionalization (negative).

An example of the more successful use of the probation system is the Silverlake experiment (Empey and Lubeck, 1971). Aimed at hoys of filteen to eighteen years, diagnosed as having ecologically based deviance problems, the conditions of probation require the child to attend regularly scheduled peer group therapy sessions, while leaving the youth within the troubling environment. Job training, career counseling and placement are an integral part of this probation-oriented system.

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VIII. THE JUVENILE TRACK IN THE LEGAL SYSTEM

Figure 3 will give the reader a teel for the child's trip through the juvenile court system — irequent reference to it will aid in an understanding of the descriptions which follow. Neither chart nor description is meant to be exhaustive, but both are exemplary of the system's operation, no matter what its complexity or size in a particular locality. Parentheses indicate less significant, or "optional" facets of the system, asterisks indicate access points for the special education teacher or other interested party.

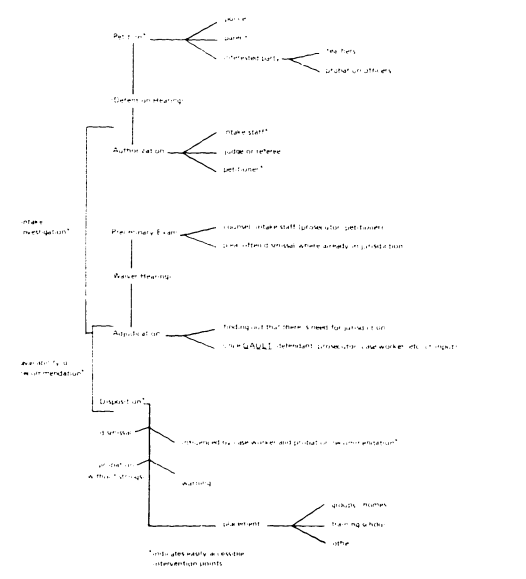


Figure 3. The juvenile track in the legal system.

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The Petition and Authorization

It is petition is the databasised device on the disenter court of search like the provident of a cloud to the attention of the court with the theat of eventually producing and the clearce bearing and theat during disposition. The petition is also used to notify the chaid and his parents of the alignments made against the cruck of the visually be then, specific in delineating like reasons why correct attentions in required. For petition was usually be then, specific in delineating like reasons why correct attentions is required. For petitions was normally identify the pentioner as a police officer, but under most state statutes a period beau back be filled by any interested party, parents is go when the child non-away), teachers of soften automativations segle truancy cases), and probation officers or go violation of past propartion attention restriction and request performers.

Once revelled the influke staff — where one exists — may commutice in loves ignition as to the sacidity of the prior mand the necessary for court intervention, or may refer of the an investigative agency the absorber of a take staff in many courts facilitates direct access of third parties such as reachers and parents of such involutions. Only if the intake staff recommends authorization, and authorization occurs, where case those to the adminicative or trial phase. Some intake staffs have been delegated the power to authorized the perform themselves. In either case, in conducting the intake investigation, the staff where that the performance of the child and his parents to come in for interviews, and often to the performance of a background investigation on the child, contacting triands, neighbors and schools. Where the other take staff is usually to the empowered to compet cooperation, the interviews, and often to the prior take staff is usually to the empowered to compet cooperation, the interview effect of include by the take staff is usually to the interview of this initial investigation. The correct effect of include by the take staff may access of this initial investigation. The correct effect of include by the take staff may access of the parents' agreeing to staff the ended and us tamay for example, the intake interview raw lead to the parents' agreeing to staff the ended and us tamay for example, the intake interview raw lead to the parents' agreeing to staff the ended of a treatment program before the take orderview raw lead to the parents' agreeing to staff the ended of the previse streath at the order does been proved deal queue. These "unofficial" interviention, are often glocker and ons treath at the take to be proved deal provise official ones the soften was straiged to previse.

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Detention and Waiver Hearings, and Preliminary Exams

She at a crad be placed at a detention facility for any period of time most states require that a bear factor of class a within 45 hours. Attorneys will often be provided at this stage of the proceedstage 10 million of the detention bearing is to determine whether the state of requirements builded to the proceed in Machigan for example, the following attendate used.

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- Unavailability of parent, guardian or other adequate placement.
- 2. Home conditions make immediate femoval necessary,
- 3 Rataway from nome, or otherwise evading the person or proper authority having legal custody.
- 4. Ottense is so serious release would endanger public satery.
- Need for observation, study and treatment by qualified experts. (Michigan Juvenile Court Rule 3.)

The face further provides that the conditions set forth above must be so serious the interest of the child of solicity cannot be protected unless the child is detained. It is unlikely that the mental health is education protessional will serve any useful purpose in such a hearing unless criteria number 5, the diagnostic detention, is to be the basis for holding the child.

In many satisfactions an attorney may request a preliminary examination — a further, more formai investigation into the probable cause for proceeding to adjudication — equivalent to that provided in the adult criminal proceedings. A request for preliminary examination is sometimes effectively used to gain time for the preparation of dispositional recommendations or other materials.

A waiver hearing, whether requested by the prosecutor, intake staff, child or judge, is held to determine whether the best interests of the child and the state will be best served by putting the child through the adult criminal process. One standard for waiver includes a finding that the juvenile court system's remedies or interventions have been exhausted or have proved inadequate and that alternatives available within the adult system should be tried. This is an issue to which the mental health or special education professional can speak with authority, and such testimony can be invaluable in successfully tighting a waiver petition.

Adjudication

This is the trial segment of the juvenile's trip through the system, and prior to *Gault* one of the most controversial aspects of it (Rosenheim, 1962). Ostensibly for the protection of the child, the pre-*Gault* adjudication hearing was totally lacking in procedural safe-guards. The caseworker after a "thorough investigation normally presented the case against the child to the judge, acting at the same time as the child's defense lawyer. Hew witnesses were ever called as such conterences, since the caseworker had already talked to them. The effective inputs of parents or those friendly to the child were often minimal. The judge typically had only the word of a trusted caseworker upon which to base his decision. The caseworker, because his real interest in the treatment of the child's "true" problems, was it a position not only to "rig" the adjudicative process for treatment purposes but to influence the dispositionarias well.

Whether or not the dispositional process is actually given a separate hearing becomes irrelevant under such a system. The caseworker's dispositional recommendation was more often concluuity, comiting as it did from one of the court's own staff. The effective input of outsiders to the system at this stage was even less than at the adjudicative phase. It was too easy for diagnostic preference, particularly on a first-to-see-only-one-to-ireat hasis, to be the determinate factor in the recommendation.

I oday, the only interest of the adjudicative hearing should be determination of whether or not there is any factual and legal basis for the courts exercising its power over the child; determining guilt or innocence of specifically alleged conduct, or a claim of neglect. The extent to which the pre-Gault situation still exists seems to be a direct function of the size of the local court system and the role accepted by the lawyers and judges. Many times the lawyer will have the client plead guilty at this stage because of knowledge of, and acquiescence in the disposition which will follow. Dismissal is still

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ERIC Pruil Text Provided by ERIC possible at this stage and aboidance of convictions is always a contravening factor. There is little need for the mental health or education professional when the adjudicative stage is truly separate from the dispositional hearing.

Disposition

Theoretically the juvenile court will next hold a hearing to determine the proper treatment to be administered to the adjudicated child. Where intake staff and probation staff are separate, the intake staff's file has been transferred to the probation officer for recommendation of a treatment program, and such a recommendation will probably be available before the hearing is commenced. The child may have been sent for diagnostic analysis to a psychiatrist or other professional during this period. Obviously professional input at this stage is inveluable whether within the staff recommendation, or as state or detense witnesses... it may well be determinative of the court's action, but a favored treatment mode of the judge is often a controlling factor and must also be considered.

Among the dispositional modes open to the judge will be a warning, probation, placement in a group home or training school, a private placement, or placement of some other institutional nature. The treatment meted out to a child may well be as dependent upon the creativity of the attorney and the professionals he enlists in his assistance, as it is upon the resources of the community, and it is certainly true that at this stage, the child is in need of all the interested help he can get.



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IX. CONCLUSION

The diversity, the heterogenity of the juvenile court system is, at the same time, the system's weakness and its strength. As a whole, it defies analysis and changes happen slowly; within its units, it is innovative and evolving, capable of meeting the challenge of the future. The continuing participation of a federal bureaucracy in the system could have an adverse effect upon the extent of heterogeneity; at the same time it could be the monetary shot in the arm the submin needs to urvive. Theoretically, the system is one withe best interest of the child at hear is is identify suited for a limited intervention role.

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THE TREATMENT OF DEVIANCE BY THE LEGAL-CORRECTIONAL SYSTEM: A CASE STUDY

bу

Alan Neff

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I. INTRODUCTION

For purposes of simplification, "legal custodian" or "custodian" will be used as an umbrelia term to designate any person or persons legally charged with providing for a child's welfare. The custodian may be the child's parents, guardian, or any other persons legally responsible under the law. The child will be designated "the client." The custodian or child may be the "defendant." "Exit" is defined as termination of processing along the pathways described below.

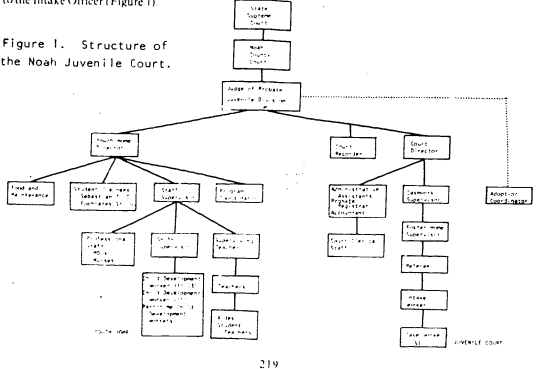
The Noah County juvenile legal-correctional system consists of five major interacting entities:

- 1 The County Juvenile Court
- 2 The County Youth Home
- 3 The County Prosecutor's Office, Juvenile Prosecutor
- 4. The Noah County Police
- 5. The State Police

A sixth agency, the County Sheriff Department, does not have a formal Youth Bureau as such. However, the Sheriff's Department does handle juvenile matters as part of its normal workload.

The Court and Youth Home are located in the northeastern corner of Noah in a lower middle and middle class neighborhood. City Police Headquarters (where the Juvenile Bureau is housed) and the Prosecutor's Office are located in the downtown business district. The State Police are located to the north of Noah in an adjoining township.

Court personnel consists of the Judge, the Intake Officer, the Referee, the Court Director, the Casework Supervisor, the accountant, the adoption coordinator, the consent adoption worker, the foster care worker, five full-load caseworkers, two full-load secretaries, a receptionist, and an assistant to the Intake Officer (Figure 1).



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Exclusive oper-pursdiction is code to all abuse, neglect, and delinquency matters regarding to the solution the county. Attraction an offense is committed by or against a juvenile in the county, which country densely actively in the latter county.

The residence parafactoonal cacay in which the Court may choose (and usually does choose) and the test distance, the Javenile Court will refer to the Circuit Court (of which the Javenile control is a statistically child related matter arising out of a family-related order of the latter court is a provided as the receiving support from a parent under a divolution der to support the child, the post-support correputrants will be referred to the Circuit Courts for the second instance, the Juvenile Contractor was considered if over a child fifteen years or older who has committed an act that would be a tender of the person over the age of majority (eighteen years of age in this state) had committed it. Warver is accomptioned after a hearing in which it is determined that the offending child is over fifteen and that the crane allegedry committed by the child is a felony offense. The Court also looks to the prior record and developmental history of the child, the seniousness of the offense, the frequency of the others, and program availability for treatment as a juvenile. Since criminal waiver is a discretion is act of he was a constant to ware" as the choice of the sourt of the prosecutor or child requests of the no harm and fast rules as to when the Juvenile Court the posed mer bound fas the second start wave structure of its weather at as generally safe to say that the more serious the alleged in the and the case, the caentasto seventeen, the greater is the probability of waiver.

In Court shalour round operation. However, there is a downturn in its work load during the since characteristic and greateristic the beginning of the school year in the fall. This fluctuation is greateristic to be fact that the child is not in school during the summer months. As a result the numelement of the therapeutic that the child is not in school during the summer months. As a result the numelement of the theory distribution is monitoring the child's behavior is reduced by one. Therefore, the child is not element of the transmission of agency sanctions and tules.

Fig. House is a march newer one-story structure. It has offices in the east-west wing, girls' resistories and some mark recreation areas in the south wing, boys' residential and communal recreation areas of the sole wing, and close contast shops, a gymnasium, and the driving area in the north wing.

Enclarit of the Home is contential larger than that of the Court, due to the fact that the Home is a constant of the Home residential center. Home personnel consists of the Director (hierarchically, on an inductional contract with the Court Director) an arrangement different from most juvenile courts in this status. Program Coordinator, a Staff Supervisor (who acts for the Director in the latter's absence), three Selft Superintendents (one of whom is the Staff Supervisor), three assistant shift-superintion its chief careworkers, teacher's index, one secretary, custodial and kitchen workers (Figure 1).

The Home's used for detention of any juvenile within the county, pending legal proceedings, Provided a newst evenisively for definituring detention and rarely, it ever, for abused or neglected or the The ascenge period of detention is eighteen days, running from a low of a few minutes to as the construction through the last figure is by far the exception rather than the rule. The Home is prove these producing the entire year, though there is considerable fluctuation in its resident popution of

(a) Standoury Police have a Youth Bareau which handles all definition to abuse, and neglect (a) (b) Rules consists of a supervisory lieutenant, a Sergeant and two officers. Nearly all the unconstant of work and decision-making to handled by the Sergeant and two officers. The Lieutenant's association of work and decision-making to handled by the Sergeant and two officers. The Lieutenant's association of work and decision-making to handled by the Sergeant and two officers. The Lieutenant's association of work and decision-making to handled by the Sergeant and two officers the Lieutenant's association of work and matters of review and in the toughty cases. The Sergeant and officers tend is the constant of the itenant because his diffest extend beyond the users' bureau.

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Finally, the State Police District Juvenile Detective and Juvenile Officer are housed in District Headquarters. Their offices are located with the Detective Division. The State Police Post is headquarters for a district that encompasses far more than Noah County. Consequently, the District Juvenile Detective's "beat" is considerably larger than any of the other three agency jurisdictional areas. Both City and State Police agencies operate on a year round basis.

There is no single immutable order in which the agencies participate in client processing. First eontact and initial processing may be with and by the court's Intake Officer, either police agency, or the Youth Home Intake Referees.

The order in which the agencies initially participate depends in very large part upon chance, or, rather a confluence of variables over which the Court, police, and Home have little control: where the child's variance manifests itself; who witnesses it; what the witness decides to do about it: and whom the witness decides to contact regarding the variance.

contensioner may little home late at night, discover youths breaking into his or her home and call the state or City Police or the Sheriff's Department. A parent may bring his or her child to the Home for detention because the child is constantly running away from home. A babysitter may take a job, find that the parents leave and do not call or contact the home for days, become worried and decide to call the Juvenile Court for assistance. In short, there are a number of entry points to the pathway.

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II. DECISION-MAKING AND THE CLIENT PROCESSING PATHWAY

Decision-making is rarely a simple process that can be explained readily by the decisionmaker. Two persons charged with making the same decision on the basis of the same facts may emphasize different elements of the common factual situation and/devise completely different decisions. Fortunately, the Noah juvenile legal system is not a particularly large agency. It is a small, relatively informal and tightly-knit system. There is a great deal of daily interact is on professional matters, much teedback, advice giving and getting. As a result, the object of placement of preference, indications to those of against the child) be emphasized in decision-making.

The decision points discussed above are either "true" or informational decision points. A true decision is one that eliminates alternative, courses of processing. The decision needs no further approval, certification, or support to be enforced. Informational decisions are diagnostic. They describe the case status factually and characterize it in a certain fashion. They may be accompanied by recommendations, which carry great weight. Nevertheless, informational decisions are not self-enforcing. They require, at the very least, the "stamp of approval" of some other official in the pathway.

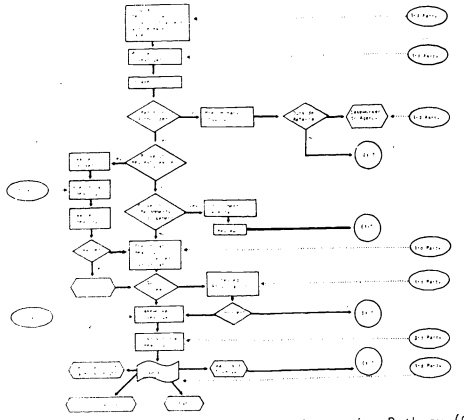


Figure 2. Juvenile Court: Client Processing Pathway (Court)





Nearly all the decisions discussed above are true decisions. The only decision which can be said to be at all informational are listed below.

- 1 the caseworker's dispositional recomm-
- 2. the policy investigation of a matter style by the Intake Officer.
- 3 any report made to the caseworker by an agency or person to whom the case has been reterred for evaluation (e.g., doctor, psychiatrist, DSS, the Mental Health Clinic);
- 4. reports and planning recommendations by Home personnel to caseworkers regarding detained children, and
- 5 the Referee's report of a preliminary inquiry or uncontested adjudication.

I hese tew decisions or reports have in common the fact that they are primarily fact-gathering processes. Home personnel, caseworkers, diagnostic agency personnel, police officers, and Referees may recommend certain courses of action, but, in each case, the decision to adopt the recommendation ultimately rests with another official in the pathway.

We will examine the decision-making in the pathway along three major channels — the Court, the Home, and the Police.

Agency Personnel in the Preadjudication Phase

The Intake Officer. All direct entry to the courts is referred to the Intake Officer. Her duty is to receive all in-person or telephone complaints of variant child or custodial behavior during court hours. She takes all available information from the complainant regarding the alleged variance — who, what, when, where and how.

A complaint may be made by anyone. For simplicity's sake, this can be broken down into three groups: private eitizens, police, or personnel of other agencies. The Intake Officer then must decide whether or not the reported behavior constitutes a Juvenile Code violation.

It she decides the matter is not covered by the Code — the behavior is neither delinquent, abusive or neglectful — she will close the matter, allow it to be discussed with a caseworker informally, and/or make a reterral. It she believes it is a Code violation, she will ask if there has been a police investigation. If there has been none, she will refer the complainant to the City or State Police for investigation³.

Once there has been an investigation and a report accompanies the complaint she decides whether or not the investigation corroborates the report. If it does not, she will close the matter. If it does, she will assist the complainant in preparing the "petition." This is a legal document that sets forth the basic information discussed above.

The present Intake Officer feels that the Court should intervene in matters of alleged child variance only as a flast resort. She believes that court machinery is cumbersome and stigmatizing. Mor – er, she feels that Juvenile Court is a business and should be run efficiently. In her estimation, this means that case loads should be optimized, rather than maximized.

In deciding whether or not to accept a complaint or prepare a petition, she looks for several major indicators: first, is the child under seventeen? Second, does the Juvenile Code cover the matter, that is, do the facts reported by the complainant constitute delinquency, abuse, or neglect? A delinquent act is one that would be a misdemeanor or a felony if an adult had committed if (the range of activities so designated are found in the State Criminal Code) or any of five other categories of behavior listed under the Juvenile Code:

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In runaway and upcontrollability cases, the Intake Officer does not request a police report

- It running away from the stability to obey the "reasonable and lawful commands" of parent, guardian, or other customers,
- associating with "immorial" persons, leading an "immoral" life, or found on premises used for illegal purposes;
- 3. repeated absences from school or violations of school rules and regulations;
- 4. habitual idling away of time;
- 5 repeated patronizing of tavern or other place where the principle purgose of the place is the sale of alcoholic liquor.

Child abuse is defined loosely by the Juvenile Code but can be generally considered to be willfully cruel behavior toward the child, usually in the form of doing physical violence to the child. Neglect is defined by the statute as the failure to provide proper and necessary care for the child—food, shelter, clothing, schooling, medical care, etc.

In cases where the behavior is not clearly abuse (such as a one-time over-disciplining), neglect (for example, where the parents are not schooled as to a child's needs), or delinquent (the "crime" is trivial or simply associational), the Intake Officer prefers to counsel, provide information, and or suggest referrals (to DSS, the Mental Health Clinic, charitable organizations), rather than invoke the Court's jurisdiction. If, in her estimation, financial or physical resources are not available to remedy the situation, she will not accept the case. As mentioned above, where the problem arises out of a prior adjudication by the Circuit Court, she will refer the case back to that court. She will under almost no circumstances (except runaway or incorrigibility cases) accept a letter of complaint or petition unless there has been a police investigation and a police report accompanies the letter or petition. She feels that the Court is not an investigative agency and relies in great part on the police to separate the frivolous allegations from the substantive ones. If investigation does not corroborate the allegations, she will not accept the matter.

Generally, she may accept or reject a case. To accept the case means that the complaint letter or petition will be routed to the prosecutor. To reject the complaint or petition means that any court action will be informal, unofficial, and at most, culminate in a referral. The options available in this latter major category may include phone chat, a person-to-person counseling session, or a referral. Court participation is held to 2 minimum. The client is not usually present at this stage.

As a result of the screening policies and philosophy of the Intake Officer there has been some drop in the case load size. No caseworker or other court personnel was heard to complain that his or her work load was too large to manage. The caseworkers expressed the feeling that they had sufficient time to do their work, design new programs and participate in in-service training programs.

At the initial stage, outsiders exert influence on the decision-making process. This influence takes the form of making the complaint and, often, urging the Intake Officer that the Court accept the matter for further processing. It is likewise clear that one processing alternative available at this point is exit from the system. This exit may take the form of simple refusal to accept the petition or referral to the resources of another agency.

It a police report has been prepared (or the matter is one regarding running away or uncontrollability) and the Intake Officer has decided to accept the petition, the matter is routed to the Prosecutor, the next decision maker in this processing pathway.

The Prosecutor. The Prosecutor must decide whether the petition sets forth facts and events that can be adjudicated in a court of law and whether a potential eriminal prosecution would fail because of any constitutional defects in the discovery or investigation of the behavior — an illegal search, a failure to give the "Miranda" warnings, etc. If there are no constitutional defects and the alleged

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behavior is violative, the prosecutor will then authorize the petition, that is, permit prosecution to continue. Otherwise, the prosecutor will refuse the petition. In practice, there will almost always be a preliminary inquiry into any allegedly criminal matter. The only exception to this generality occurs where the person about whom the compliant is made has a history of prior offenses and convictions. No preliminary inquiry will be set in this situation. Instead the matter will be set directly for adjudication.

Once adjudication or inquiry has been set, or the Intake Officer has screened the case out (either by phone counseling referral, or simple refusal), her responsibilities in the matter are at an end. It should be emphasized that the Intake Officer has enormous discretionary power. It is she who decides whether or not the court machinery will swing into action in a given case.

The Prosecutor has only two choices: he may authorize or refuse the petition. The Prosecutor's decision is based on a two-told legal evaluation of the petition; does the petition make allegations which, it proved, constitute a violation of the Juvenile Code? If the petition does state facts which constitute a violation of the Juvenile Code, is there any *legal* reason why the petition should be re-tused?

It the prosecutor is to authorize a petition, the answer to the ffrst question must be "yes" and the answer to the second question must be "no,"

If the answer to the first question is "no," then clearly the prosecutor cannot authorize the petition 1: no violation is stated, then the Court has no jurisdiction to hear the matter. The Court can only hear cases where there is a Code violation or violations.

If there is a violation, the Prosecutor may still refuse to authorize the petition because of constitutional detects in the manner in which the petition information was gathered. Typical examples of this would arise where the police have failed to assure the accused his or her constitutional rights during investigation. For example, if the police illegally entered and searched the child's room when the law required that police have a search warrant, the case would probably be thrown out of court because critical evidence could not be introduced at trial because the evidence was illegally seized. Another example could be that the police had tailed to inform the child of his or her constitutional right to remain silent. If the child had confessed and the confession was crucial to the Prosecutor's case, the prosecution would tail for want of an admissible confession. The prosecutor usually chooses not to bring cases having constitutional defects. The prosecutor will often refuse a petition where it is simply too difficult to prove the petition's allegations; important witnesses have died or left the area, evidence is lost or ambiguous. Finally, although the present prosecutor does not authorize every petition that states a violation but contains no defects, a petition on simple curtew or first or second truancy violations in the absence of any other code violations will be handled by inquiry. He feels that curlew violations are of themselves trivial and a wasie of the legal system's limited resources. The prostrutor's decision is usually his alone. No outside influence is brought to bear.

In deciding whether or not to authorize a petition in an abuse case, the Prosecutor does not rely solely on the legality or sufficiency of the petition. In cases where the family is on ADC, the Prosecutor will contact the protective services worker at DSS who has the case. From that worker, he will try to determine the history of abuse in the family upon whom the petition has been filed. The more service and frequent the abuse, the more likely he is to request immediate removal and to authorize the petition. The Prosecutor will almost always authorize an abuse petition unless the protective service worker tells him to refuse the petition. He will usually tollow the worker's recommendation because he teels his knowledge of such matters is inferior to the caseworker's at DSS. In non-ADC abuse cases, he is inclined to authorize petitions because he fears repetition of the violation and increasingly more serious abuse. How far he will prosecute depends on the ease with which the situation may be ameliorated.

In a neglect case, the Prosecutor tries to determine whether there is real neglect or whether

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the parent is just a poor judge of necessities. As he sees it, evidence of actionable neglect means more than just one isolated incident. There must be a pattern of repeated instances of neglect. If there is such a pattern, he was authorize the petition, even if there may be legal detects. He feels that subjecting the parent to further proceedings may help to impress the parent with the seriousness of the matter.

In definiquency matters, other than simple curfew violations or first or second truancies, he examines the perition and police report to determine several things. First, is there a crime? That is, do the acts alleged constitute behavior explicitly prohibited by law? Second, he attempts to determine whether the "elements" of the erime are present — motive, intent, a taking of property, a striking of a person, etc. Third, he looks for the presence or absence of constitutional defects. If there is a crime, the elements of it are present, and there are no constitutional defects, he will probably prosecute. In definquency matters the petition decision is the most straightforwardly legal.

Once he has authorized a petition, he has to decide how vigorously he will prosecute the matter. In abuse and neglect, he proceeds vigorously because of the danger to the health and well-being of children. In deinquency matters, he is required at trial to prove his case by tougher standards. He is therefore more inclined to consent to advisement agreements and less inclined to take the matter to and through trial in less serious cases. More serious cases — assaults, armed robberies, sexual offenses

he will vigorously prosecute. He does no plea bargaining in delinquency matters, since the caseworker has far more influence in controlling dispositions than the Prosecutor. The chent is not usually present during this stage, though the client's attorney may discuss the matter with him and try to intluence his decisions.

It the Prosecutor decides to authorize the petition, he will sign it and recommend that after consultation with the Intake Officer the matter be placed on the "advisement," "formal," or "waiver" calendar. He will then return it to the Intake Officer, who routes the petition to the Probate Registrar who will place the case on the advisement calendar or set the case for a preliminary hearing (uncontested adjudication) before the Referee. At this point, the Prosecutor begins preparing the state's case. The Intake Officer's responsibilities end when she routes the case to the Registrar.

If the Prosecutor refuses to authorize a petition, he returns it to the Intake Officer. She in turn routes the petition to the Probate Registrar, who schedules the matter for a preliminary inquiry before the Referee. Both the Intake Officer and Prosecutor have no more responsibilities once the matter is scheduled to an inquiry.

The Referee. The Referee's role is primarily that of an information-gatherer and fact-finder. As such, the majority of his decisions are not self-enforcing. In a preliminary inquiry or hearing, he hears the facts and tries to decide what happened. In addition he decides what stance to take toward the client in a preliminary inquiry.

The setting for the inquiry is informal. It is not recorded. The child and his or her parent or parents are present. The Referee's role is one of counselor, rather than fact-finder. He discusses the matter with the family and tries to find out what really happened. In this setting he is to assist the family in evaluating the situation and the available alternatives. If there has been a violation but there will be no prosecution, he assists the family in discussing ways and means of coping with the situation.

In trying to decide what stance to take in an inquiry he looks to the age of the client, his, her artitude, and that of his her family. A concerned, penitent, and helpful client and family will be oftered the support and assistance of the Court. The Referee will adopt a more passive and "helping" role. Where the client is indifferent, hostile, and unrepentant, the Referee will be more active, exploratory and probing.

The more serious the offense presented for inquiry, the more active the Referee will be. He "goes easy" on initial traffic offenses hut is liable to get tougher in cases of repeated infractions of the traffic code.

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In deviding what stance to adopt, he tries to elicit the feelings of the family memhérs about the offense, themselves, and each other. He tries to determine what life styles the family and children have adopted

The Referee makes no formal dispositional recommendations on inquiries. After the Referee completes the inquiry interview, the matter is closed and exits from the system.

On the other hand, the preliminary hearing is a formal recorded Court proceeding. The parents of the child are served with notice of the hearing approximately two weeks before the hearing. At the hearing, they are advised of their rights to silence, to retain their own attorney to represent them, to have an attorney appointed for them if they are indigent, to a jury and of termination of parental rights, if that may be at issue in the case. They are also informed of the nature of the offense hy the child (delinquency) or against the child (abuse and or neglect). The petition is then read and the parents (or child) pleads guilty or not guilty.

Where a plea of guilty is entered, the Referee will question the parents or child as to the events, prepare a written report of his findings and route at to the Probate Registrar. The matter is then set for a dispositional hearing before the Judge.

It the detendant child or parents plead not guilty or stands mute, the Referee will then proceed to determine whether probable cause exists to go to "contested adjudication" (full trial). Witnesses are presented and examined and evidence of innocence or guilt is produced.

In trying to determine what happened, he places the greatest emphasis on the eredibility of the witnesses, testimony, and evidence. The indicators he looks for are consistency across witnesses' versions of the events, the simple "believability" of the events and any evidence that corroborates or retutes any version of the facts that is put forth.

Where the violation is denied, the Referee prepares a report of his finding of probable causes and routes the report to the Judge. If the violation is admitted, he prepares findings of fact and a dispositional recommendation. If the violation is a minor traffic, curfew, or truancy matter, he usually recommends that the matter be placed on the advisement calendar and, or set for review in several months and then closed. This recommendation is usually accepted. In the more serious admitted violations, the disposition recommendation is left to the caseworker assigned to the case at that time. Once he has prepared and routed his report, his Referee responsibilities in the case end.

The Caseworkers (Probation Officers)

There are tive and one-halt caseworkers — the half being the Referee, who carries a reduced case load. Until very recently, two of the caseworkers did nothing hut non-ADC abuse and neglect cases (ADC abuse and neglect cases were and are handled by protective services at DSS) and the other tive (including the Intake Officer and Referee, who both carried reduced loads) handled all delinquency matters, with children parceled out to same-sexed workers. The Intake Officer no longer carries a case load.

The Court now assigns all cases — delinquency, abuse, and neglect — to workers on a completely random basis. As of this writing, the delinquency workers are receiving their first abuse and neglect cases and vice versa. The two sets of workers were uncertain as to how they would handle the new cases.

The caseworkers make their first entry into the case at the uncontested adjudication hearing. At that point they are introduced to the family. The family together with the Referee, decides whether the caseworker will actually sit in with the family and participate in the hearing. The job of the caseworker is to decide in and for each case what dispositional program is to be recommended to the Judge.

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Although their decision-making is couched in the form of a "recommendation" for disposition, all interviewed personnel – Judge, caseworkers, Referee, Prosecutor – reported that the recommendation of the caseworker is formally approved, without any changes, somewhere in excess of 95 per cent of the time. Therefore, it can be concluded that the caseworkers play a very substantial role in the processing pathway. In nearly every case their recommended dispositions will become the Court's final order and decision.

The caseworkers perform several functions: 1) they gather vital statistics and information about the case and family, 2) they serve as an into stational resource for the family 3) they evaluate and recommend dispositional alternatives; an ± 4) they supervise Coart-ordered family programs (delinquent probation). The programs they recommend are varied. In delinquency, they may range from "warn and dismiss' to incarceration in the county Youth Home for one month for juvenile offenders between the ages of fifteen and seventeen. In abuse and neglect, the alternatives range from referrals to other agencies or professionals to termination of parental rights to the child (which may be followed by criminal proceedings in Circuit Court against the custodian.)

The requirements of the caseworker role make it apparent that outside influence can play a large part in this decision-making mode. Ideally, the caseworker gathers information from all the major figures in the child's milieu — parents, teachers, relatives, counsel, clinical and diagnostic personnel — in preparing his or her evaluation and recommendation. The caseworker also determines what resources are available and valuable for dispositional planning.

I his is probably the stage where outsiders may exert the greatest amount of influence. It is also elear that exit is *not* au available alternative. Exit may be recommended but it may not be effected without a formal court order.

At this stage, all information relating to the offense is relevant — facts, circumstances, motives, and previous offenses — and is evaluated by the caseworkers. Information about the family's life is valuable — parent-child, parent-parent, and child-child relationships are evaluated. The caseworker explores tanuly attitudes to the offense — concerned and penitent versus hostile, unconcerned, and unrepentant. The caseworker attempts to evaluate the stability and "healthfulness" of the home milieu. The child's performance in school is evaluated. In cases where there are suggestions of emotional problems, the caseworker refers the matter for diagnosis to a private psychiatrist or to the Mental Health Clinic.

Case data is collected by interviews with the client and family, consultations with the reports from representatives of other institutions and agencies, and conferences with the client's representative From all this, the easeworker constructs his or her evaluation of the situation.

In general, it can be said that the more serious the offense or the longer the client's record, the more comprehensive the dispositional recommendation. If, in the caseworker's eyes, the client or family has a less penitent attitude, and the family milieu seems less likely to provide the discipline, supervision and understanding necessary to prevent a recurrence of the offense, the caseworker is even more likely to recommend a more severe disposition.

It the client's offense is relatively minor (e.g., a traffic offense, truancy, an isolated instance of insufficient supervision or over-disciplining, or a minor theft) and it is a first offense, the caseworker will probably recommend that the client be referred to another agency, warned and dismissed, or ordered into a relatively loose probationary program. If the problem seems to be the emotional difficulties attending adoiescence, the caseworker might recommend participation in a court supervised encounter group.

As the offense rises in severity toward assault, breaking and entering, more serious abuse or neglect, the caseworker may recommend more stringent probation or a short-term toster placement

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with visitations to observe home improvements. If the offense is severe or the variance relatively extreme, the casework of may recommend institutionalization (for one month maximum).

Finally a the problem seems insoluble, the caseworker may try to persuade an older delinquent to enter the matary atrange an out-county or foreign placement, and or terminate parental rights.

Nearly in the caseworkers expressed the sentiment that the range of dispositional resources was smaller than they telt adequate, and that the resources available were often inadequate. Several of them were therefore engaged in innovative program design. Most caseworkers were quick to point out that their judgments were often inescapably influenced by their personal values and attitudes. The caseworkers who raised this felt it was a problem for them in structuring programs and dispositional recommendations for them chents. They expressed the hope that they would recognize the integrity and value in their chent's life styles and attitudes and not try to unilaterally impose their values on their clients. They saw the various dispositional alternatives — warn and dismiss, in-home probationary supervision, therapeutic referrals and placements, and one-month jail sentences — as graded alternatives to increasingly severe and frequent kinds of variances.

They viewed their duties as divided between policing client dispositions and developing a contidential "helping" relationship with the client, whether they viewed the client as the child, the legal custodian, or the tannily All of the caseworkers felt that the least possible contact with the court system was the best. This feeling appeared motivated by a desire to minimize the amount of stigma that could attach to the family during transactions with the Court.

Agency Personnel in Adjudication and Waiver Proceedings

If the client has plead guilty at the uncontested adjudication, the matter is set for disposition. If the client has plead not guilty, the matter is set for a contested adjudication. Adjudication is, or can be, a full-blown trial, replete with Judge, jury, attorneys, witnesses, evidence, impassioned pleas to the jury, etc. The client may waive any or all of these rights, but only if the waiver is found to be knowing and intelligent — the client understands what a waiver is, what he or she is waiving, and what the consequences of waiver may be.

The Prosecutor. Agency personnel make two very important kinds of decisions in this setting. The prosecutor must choose his trial factics. He must decide what evidence and which witnesses will best persuade the fact-inder — Judge, Referee, or jury — of the truthfulness of the petition's allegations. Fact-finding agency personnel — Judge, Referee, or jury — must decide which witnesses are credible, what evidence is relevant and accurate, and, ultimately, whose theory of the facts is correct: is the client guilty or not guilty. This is not the place for an extended discourse on trial facts. It should suffice to say that the best witness can be the person who knows the least of the facts; that cases are won and lost by the rawest of gamesmanship. There is great leeway in the adversarial adjudicatory process for error and for choice. Most of the decisions belong to the client and his representatives but the ultimate decision rests with the fact-finder is structured by others but the decision is tempered by the training, background and personal philosophy of the fact-finder. The objective for the fact-presenters is to structure the presentation in a manner best designed to persuade the fact-finder.

The Judge. The Judge finds the facts and rules on the admissibility of testimony and evidence in contested adjucications. A jury trial may be requested by the defendant. In that case, the jury finds the facts. In finding the facts, the Judge relies on the same indicators discussed above with regard to the Referee — credibility, consistency, and corroborative evidence. In ruling whether certain testimony is admissible or inadmissible he is inclined to rule out irrelevant evidence and testimony, testimony by a witness as to matters of which the witness has no personal and direct knowledge, overly repetitions cridence or testimony, and or "unduly prejudicial" evidence. The last-named is certainly the most difficult to define 'Unduly prejudicial evidence might be best described as relevant evidence that might unfaired divert the attention of the jury from other evidence. A good example (though not





perhaps the best driverenie cases) would be a photograph of the bruta'ly beaten body of a murder victim. Descriptive testimony about the corpse would be just as informative but somewhat less shocking that the photo-like photo-would therefore be ruled out because it might aggravate a jury's tendency to want to convect someone (anyone) for the prutaterime.

When petitioned to find abuse or neglect, the Judge, like the Prosecutor, finist be satisfied that there is an abusive or neglectful pattern to the parent's behavior before he will order the child permanently or temporatily removed from the home. However, his standard for a "pattern" is flexible. In abuse cases, he is somewhat less hesitant to find a pattern because of the daliger abuse presents to a child. He tears returning a child to an abusive parent and allowing the parent another opportunity to seriously injure, main, or kill the child. The severity of the injuries and the age of the child also influence the probability of an abuse finding. The more severe the injuries and or the younger the child, the more okely the ludge will indichase.

At trad, exit from the system is an alternative, and there is ample room for outsider influence. The simplest case is where the fact-finder is a jury. Composed of non-agency personnel, it decides in its verdict whether or not the agency may continue to participate in the case. If the jury returns a verdict of non-gunity of all charges, the client will be released from agency jurisdiction (assuming a motion to set aside the jury's verdict is not successful). Outsiders can exert influence as witnesses and client counsel.

In the ademative, an authorized petition may be placed on the "waiver do ket" — the schedule of hearings for cases where the child is over fifteen and the crime would be a felony if an adult had committed it. There is a preliminary hearing, conducted in the same manner as the other uncontested adjudication, except that additional and special notice is given to the client that waiver is a possible outcome of the hearing. As on the formal docket, the client family is informed of its rights. During the hearing, many aspects of the youth's situation are examined.

A hearing is then held at which the child, immediate family, counsel for the parties and a factfinder are present. The hearing is recorded. At issue are two matters, both relatively easily provable: 1) is the child fifteen or over, 2) was the child's act in the dature of a felony⁴, that is, if an adult had done the same thing, could he or she be charged with a felony? Reference is had to the child's birth certificate and there is an inquiry into the factual substance of the petition's allegations.

In a waiver hearing, it is not necessary for the prosecutor to unequivocally establish the two facts necessary to waiver. The prosecutor need only show "probable cause" that the fundamental facts are true. Probably cause is a term that has been argued almost to the molecular level in an ongoing attempt to define it. Probable cause in a given case turns on the case's particular facts. Generally, it is held to mean that the evidence and witnesses used to establish probable cause must be reasonably believable and "more" believable than the testimony and evidence introduced to reture probable cause. It is an elastic standard, Ideally, probable cause does not turn on the relative amounts of evidence presented by the opposing sides but, rather, on the comparative credibility of the opposed witnesses, their testimony, and evidence.

In this proceeding, the child's attorney has unlimited access to the Court's social file on the child. This is not the case in a regular proceeding. Also, the judge must specify in his decision the grounds for waiving the child over to Circuit Court.

The decision made here rests primarily in the Judge's hands. He must decide 1) "whether or not the age of the child and the nature of the offense are sufficiently established" and 2) whether the age of the juvenile and the seriousness of the offense persuade him that waiver is the correct solution.

He is not permitted to go "beyond the record" in making his decision. Under the law, it must

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be entire schemed on the testimories and gvidence presented to him in the formal hearing setting. Although the discount is automately too, there is a great deal of room for outside influence, attorneys, table scheme scheme to a pressession as may attempt to influence him by their demeanor, presentation and beliefs.

Event of this again correctional pathway is an available disposition alternative at this point. If the havenue badge authorizes waiver, the case is referred to the Circuit Court. Although *all* legal processing domented terminate at this point, processing within the juvenile legal system is at an end

In the alternative case of the judge refuses to waive jurisdiction, the matter goes on the Juvenile Court fockers of som approximation preliminary hearing (potentially) through disposition

Agency Personnel at Disposition

The disposit is heating is formal and recorded. The parties and counsel are present. At this heating the parties present evidence and arguments on behalt of the dispositions they respectively seek domosal placement, probation, referre etc. The Judge hears the evidence and testimony, and rules out only that which is irrelevant or immaterial. The caseworker's investigation, report, and recommendation are introduced into evidence at this point. At the disposition hearing, the only decisions made by agency personnel are what evidence and testimony to provide (caseworker) or introduce (Prosecutor) and what evidence and testimony to exclude (Judge) At the close of the hearing, the Judge retires to decide the case

The disposition decision the Judge makes is officially his own. Unofficially, it is usually the caseworker's recommendations. Officially, there is to be *no* influence, intra- or out-agency, on his decision Unofficially, he might discuss the matter with court personnel.

The Judge readily admits that in "95 to 97 per cent" of the cases before him, he will adopt the caseworker's recommendation verbatim. The "three to five per cent" where he differs represents a small and fairly well-defined area.

He tends to be stricter on curlew orders than easeworker recommendations. He teels it is important to maximize opportunities for and periods of custodial supervision. He also teels that there is "no reason" why a child should be allowed late hours unless he or she is attending some scheduled regular activity. He is also inclined to close a case where he feels the caseworker is not providing a program for the child of family.

During the Judge's work, the client and or client representative is present during fact finding. Officially, no one may influence the Judge or be present during his deliberations. Unofficially, he may discuss cases with workers before or after the dispositional recommendation is made.

There is then held a second dispositional hearing, which is essentially the sentencing hearing. The hidge makes his decision public it this point. He may warn the parties and dismiss the case, order probation in or out of the home, private or public institutionalization, and or (in abuse and neglect cases) terminate parential rights.

Unless probation or some provisional of temperaty placement is ordered, the elient exits from the system at this point. It probation is ordered, the decision-making process may be extended until the ordered term of probation ends or the uneworker decides that the full term of probation is no longer necessary and recommends case dostont, which the Judge will probably accept and order. If placement is ordered, the court's prisidiction does not reminate until the final placement specified in the order is irrevocably established. If the defendant requests a rehearing on any matter, disposition can be suspended by the Judge until the disposition has been affirmed, modified, or reversed by the Juvenile Court on rehearing. If the defendant appeals to Circuit Court, there will probably not be a stay in disposition imless the Circuit Court specifically orders a stay. If the appeal is denied, the dis-

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position is final, unless the defendant pursues the appeal in one of the state Courts of Appeal. Again, the disposition will continue in effect unless so ordered, this practice on continuing the disposition, unless otherwise ordered, may continue all the way through the state and U.S. Supreme Courts.

A note should be added about the difference between delinquency proceedings on the one hand and abuse and neglect proceedings on the other. There are two major differences.

In a definituation proceeding, the defendant is the child. It is he or she whose conduct will be sanctioned and stigmatized. The child may be punished criminally. This is a criminal proceeding. Whatever punitive effect the process has on the child's legal custodian can come only by vicariously adopting the stigma and through the potential for diminution in unqualified custodial control of the child that probation, non-home placement or institutionalization may produce.

Moreover, in a delinquency proceeding, the prosecution must prove its case "beyond a reasonable doubt." Among other things, this means that the prosecution must present a case that is far more persuasive than the detense's case. The case law regarding "proof beyond a reasonable doubt" has been construed to mean that the prosecution must not only present its case but as part of that case, rebut all reasonable alternative theories of innocence.

In an abuse and or neglect proceeding, the defendant is the abusive and or neglectful legal custodian. The respective roles of custodian and child as to sanction and stigma are reversed, with one important exception: the custodian defendants may not be criminally punished in this proceeding. Their rights to the child may be terminated but a criminal prosectuion to impose fines and, or imprisonment may be pursued only through the Circuit Court in a separate proceeding. The level of proof required to find abuse or neglect is different. The prosecution need only prove his case by a "preponderance" of the evidence, which is much lower and less rigorous standard than proof beyond a reasonable doubt. The reasoning behind a lower standard of proof is that an abuse or neglect proceeding cannot fine and or imprison the defendants. The range of sanctions available is construed to be less severe than in a criminal proceeding. The liberty of the custodian is not at stake and, therefore, the court is not automatically required to proceed with all criminal trial safeguards intact.

Ancillary Services of the Court

The foster-care supervisor. The foster-care worker is the court contact for abuse and neglect matters that develop after court business hours. The allegedly abused or neglected child will be turned over to her by the police and she will make arrangements for a placement. Failing that, she or another court worker will provide a temporary placement for the child overnight.

The child or the child's representative is very often present during the toster-care worker's decision making. Perhaps the most important decision the foster-care worker makes is whether or not to return an arguably abused child to his home pending a police investigation of the suspected abuse. In making this determination, outside of court hours, the foster-care worker looks to several factors: severity of abuse; frequency of abuse; availability of alternative placements; time interval until next court day.

It this is the first instance of possible abuse, the possible abuse is extremely slight, and the next court working day is only a few hours off, then the probability of return to the family is greatest.⁴ The more severe the suspected abuse, the presence of a history of abuse in the family, and or the fact that court business hours are a day or more away will lead her to seek an alternative placement out of fear for the child's safety.

The availability of short-term placement is not a problem for any age group. The foster care worker is usually able to find a short-term placement with the child's relatives or an overnight foster placement. At the very least, she is able to take the child into her custody. Of these alternatives, relative placement is her preferred choice.







I onget toster placements for older children are a problem because they are in short supply. This has some impact on her decision-making, resulting in a compromise of her own objectives as a fostercate worker.

Generally speaking, when requested to foster place a child in a foster home, she tries to match the child's life style, expectations and abilities with a stamily of similar characteristics. With younger children sne feels able to arrange very satisfactory placements. With older children, limitations on available resources tend to heavily influence her choice.

The Adoption Coordinator. Like the Department of Social Services, the Court has an adoption services arm. The Adoption Coordinator of the Court is responsible for arranging all "family-related" adoptions for families residing in the county.

Family-related adoptions are those adoptions where one legal parent of the child seeks to have abother person made the other legal parent of the child. For example, the natural mother of a child may wish to have her ex-husband the legal father of the child replaced by her second husband.

The key step in this process is arranging the consent of the parent who is to lose his her rights with regard to the child or children.

The Court first advises the parent to arrange the appointment hy Probate Court of a guardian who will consent to the adoption of the child if the other legal parent cannot be contacted. When the petition for a guardian is granted, the Court attempts to contact the other parent hy publishing a notice of prospective adoption in the Noah newspaper for several weeks.

It the parent can be contacted and consents, the adoption will go forward. The parent's consent must be given under oath before a judge in the county or country where the parent resides. If the parent refuses to consent, the adoption may not go forward, unless it is found that the other parent had failed for one year or more to support the child according to the terms of the divorce decree.

It the parent cannot be contacted, the guardian will give consent for the absent parent and the adoption process will go forward. The mother will then give her consent and the child, if over ten years of age must give his or her consent.

When consent of all necessary persons has been obtained, the Prosecutor and Friend of the Court where the divorce was granted will be notified of the proceedings. The Adoption Coordinator will then conduct a home investigation of the sort conducted by DSS, and will file a report with the Judge recommending adoption and immediate confirmation, or adoption with a year's probation (where the family requires consisting or assistance from other agencies in improving the family's material or psychological circumstances).

The Court will then order the recommended adoption format. The Prosecutor and Friend of the Court in the county where the divorce was granted will be notified of the order granting adoption and terminating prior parental rights. The mother will also he required to sign a waiver of any and all support due under the divorce.

Where the child has been made a ward of the state and committed to the Children's Institute. Cl becomes the legal parent and must consent to any adoption.

Inc Adoption Coordinator reported that most adoptions handled are children between the ages of six months and tive years. She also reported that of the approximately 600 adoptions she has handied for the Court (over a period spanning some five years service), she has never had a second adoption petition for the same child.

The Youth Home: A Parallel Track

- The Noah County Youth Home has one official purpose detention. It is intended to serve as an



institution where children may be residentially held pending disposition of legal proceedings involving them. It is not used as a dispositional placement, that is, a juvenile cannot be sentenced to serve 90 days in the Youth Home. As discussed above, it may be used as a temporary placement pending transteriorationstitute heagency or other setting.

The first detention-related decision made by agency personnel or other persons regarding detention is, of course, whether or not to seek detention (Figure 3). This decision may be made by the police or a private person who is the child's legal custodian. Police agency personnel "may without the order of the court take into custody any child who is found violating any law or ordinance or whose surroundings are such as to endanger nis (or her) health, morals, or welfare "> The child's custodian is notified inmediately (or as soon as he or she can be contacted) that the child has been taken into custody. While awaiting the custodian's arrival, the officer may have the child held in the Youth Home. Detertion is sought in this situation when contacting or the arrival of the custodian is delayed for a period of time mexcess of a couple of hours.

Ended, the child's custodian may bring the child to the Home for detention. This is an infrequent occurrence

The next major decision point is whether the Judge, Shift Superintendent, or Assistant Shift Superintendent will accept a child for detention.

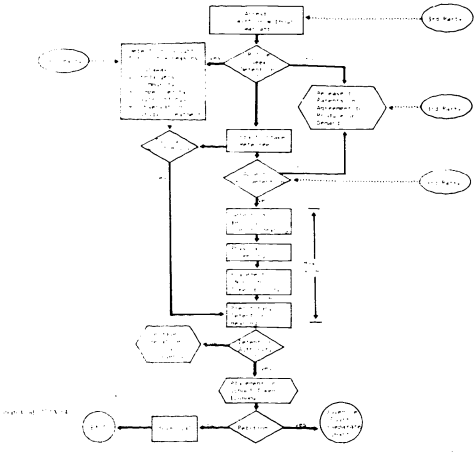


Figure 3. Juvenile Court: Client Processing Pathway (Home).

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The Code has divided the detention process into two time traines — during court hours and outode of court hours. During court hours, the decision to detain pending turther proceedings for to reiease to the custodian if he or she agrees to produce the child at further proceedings) is made by the fudge in a pre-minary detention bearing. Outside court hours, the decision to detain or release to the child's custodian is made by an official authorized by the Court. In Noah County, the officials who make the detention decision are the Shift Superintendent or Assistant Shift Superintendent.

Where the Court has accepted a complaint or petition in a juvenile matter, it may issue a TDO a temporary detention order. The court may issue a TDO where a child is alleged.

- E. Cobela minaway,
- 2 to have committed a serious offense which endangers the community.
- s to be imperiled by his or ner home environment, and or
- 4 to need observation, study, or treatment by qualified expens-

There may or may not be further proceedings outlined above under t. court pathway for some children who are technically eligible for detention but are not accepted for detention. This may be due to a variety of factors, the child is too young (as in abuse or neglect cases, where the child may be an intant), the Youth Home is full; the decision-maker, for any reason, decides that the matter is not mete for detention. In this case, if for any reason it appears to the decision-maker that sending the child home or to relatives is not the best alternative to detention, an attempt will be made to place the child in short-term foster care (until the parents can be located and contacted or until a more permanent placement can be arranged). At this point, the matter will be turned over to the court foster-care worker who will attempt to arrange an overnight or longer short-term foster placement, pending further proceedings.

The intake decision is a true decision made by the Intake Referees during non-court hours. Generally, the Referees will accept a child if he or she fits within any of the four TDO rationales listed above, or under a court detention order for any of the above reasons.

The Referees are loathe to admit children who are very young, seriously injured, or drugged to the point where detoxification is in order. In these cases, the Referee may contact the loster care worker to arrange a placement or request that the child be taken to the hospital for treatment and or detoxification. They will also try to counsel the parents and the child if the parents have brought the child to the Home for punitive detention. The Referees prefer to refuse detention in all marginal or trivial cases because of its potentially traumatic impact on the child. The child is usually present at the intake point.

It de detention request is granted by an Intake Referee, the matter will be put on the calendar for the following court day for a preliminary hearing. At the preliminary hearing, the Judge will find the facts and authorize the filing of a petition and any further detention that may be necessary.

It the detention request is made to the court during business hours, then the same procedure will be followed, except that the Intake Referee stage will be bypassed and preliminary detention may be ordered. It detention is denied outright, the child may be released to his parents or another agency.

Once detained, the child will be given a physical and a change of clothes. While the child is temporarily detained pending a court decision to release or order continued detention pending further proceedings, the child will be placed on the non-school track of the Home's token economy, and he or she can participate in all Home activities except school.





I to basy decision made is again the court's. The Judge must decide whether to detain or release the field to the parents on their agreement to produce the child for any further proceedings. The subject must do do whether detention is necessary in each particular case or whether release to a prisate particular as a critice to assure the child's availability and weil-being until the next court date for the case subject to set of adjudication or preliminary inquiry). This decision point is subject to outside influence in the set se that advocates argue the merits of the alternatives. The Judge may also decide that the flatter has gone far chough and dismiss the case. Therefore, exit is available actus point.

If the bidge decides to detain the child he or she is then admitted to the Home. The child then takes in them, of admittance tests primarily used to establish the educational level at which the child will be a million feed white in the Home. The child is then placed in the School Token Economy. The difference to tween the School and non-School economies is simply that the former permits the acquisition of the test of the school and non-School economies is simply that the former permits the acquisition of the test of the school and non-School economies is simply that the tormer permits the acquisition of the test of the school conduct and performance, whereas the latter does not. The child now partisiplates of the school activity schedule — school, cleanup, meals, recreational activities. The token points accured by the child call be used to purchase games and candy or to obtain outside or special recreational provideges.

The child temains in the Honie until release is ordered by the Judge. Release time averages fourteen to cigniteen day cafter detention begins

Decisions made in the Honic take both the informational and true forms. Home personnel are in continuous communication with the child's caseworker, providing information to the caseworkers as to the child's conduct and performance in the Home, and the quality of family interactions during visits. On occasion they recommend that the caseworker visit the child more often or permit more or less outside visits or revise the program to allow for earlier or later release. These communications do not control continuing dispositional programs but certainly affect the form and content of the program.

Internacy. Home personnel (primarily teachers, child care workers, and shift and assistant shift supercontendents) decide how to discipline and plan the child's individual and group activities. These decisions are largely in the sole control of Home personnel, whether to increase one-to-one instruction, or permit the child to work on his her own more often, what level of discipline to invoke — isolation, essay writing extra cleanup, or one-to-one discussions.

In Home's tone is primatily a temporary maintenance role. All personnel stress that the punitic aspected detroit or statialitimes minimized

The decision to discipline of not to discipline is also a true decision. In general, any formal dissuppose this fore a differenced by the shift superintendent or the assistant superintendent. Discipline ranges from subject orders ong with the Home personnel or caseworker to writing assignments, extra cleanup work order to decess or confinement to quarters for up to three hours. Disciplines are reviewed by the Program Confidential resentation assistant spectrum to the Director of the Home.

From a^{2} gards the disciplines is graded in severity but may impose combinations if they reel the situation of a distribution of the argo part, disciplines are imposed according to the severity of the maintestervariantee width, using achieved recurrence.

In a feature determine the discipline watranted, the superintendents try to determine what the facts of our constance, the relationship of the child to the worker who wants to impose the discipline (is there a constraint) of trouble between the child and worker³), the child's attitude to the reported variance and to conclude the posted to past disciplines, it any.

The c = c + to terminate home visiting privileges is usually made after the first home visit, which is an c = c + c x arowed if the child has accumulated sufficient points and the caseworker feels a home y(ct) = c tranded and wese

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It the child returns early, distraught, despondent, injured, drugged, or fails to return, the Home personnel is very likely to recommend that home visits be discontinued until the home situation becomes less upsetting or the child can be safely assumed responsible to return. This is not a true decision, as the final decision belongs to the caseworker. The child is rarely present when the recommendation is decided or actually made.

Finally, the shift superintendent, the Program Coordinator, and the Director all participate in preparing 2 recommendation to release. Generally, the staff tries to determine whether the child is deriving any further benefits from detention or has reached a kind of plateau in his or her. Home performance. It the child is starting to deteriorate behaviorally from extended detention, is in danger of tailing substantially behind in school, and or is not receiving any real treatment planning or program from the caseworker, they will recommend release to the family or other responsible person. The general orientation of the staff is to make detention as meaningful and as brief as is possible under the circumstances.

The Police

A child may come in contact with the State or City Police in one of three ways: 1) "accidental contact" — pick-up by patrolling officers for curfew violation, observed suspicious activities, or while caught in the act of criminal conduct; 2) investigation and or arrest on a complaint made to the police; and 3) referral by the court for investigation.

A child's tirst police contact is not invariably with Juvenile Officers. As often as not, first contact is with a regular officer who makes a report of the matter which is then routed to the Juvenile Bureau for turther action.

Police decisions can generally be summed up as whether to investigate, arrest, seek detention, or file a petition

Ocherally, the decision to investigate is made on the facts observed on patrol or reported to them by a complainant. Because of recent constitutional decisions in the area of police procedure, they are liable to investigate a report of Code offenses only where the information is reasonably concrete and very suggestive of criminal, abusive or neglectful conduct. However, on patrol, they will invariably respond to a distress call and or investigate any unusual and suspicious behavior that they observe.

This decision is either made at the scene by the observing officer or at headquarters by the officer on duty whose role is to dispatch officers on "runs." In this first instance, the observing or contacted officer chooses whether or not the system will act at all, based on whether or not the participants and evenis appear to be covered by the Code. If the officer chooses not to intervene (or not to order intervention), the matter is at an end. The client does not enter the system at that inne. There is no real outside influence on this decision. The observing or contacted officer evaluates the incident and decides whether or not to proceed.

It the observing or contacted officer does decide to intervene, the next step will be to investigate. This is purely an information-gathering process. The participants will be questioned, and the scene examined, and the nome may be examined and photographed, as to the nature of the questionable acts and so that a more accurate assessment can be made of applicability of the Juvenile Code.

This investigation may lead the investigators to conclude that no further action is warranted. At this point, the wishes of the participants and their own interpretation of the events can have some influence upon the police's decision. If the investigating officers decide not to proceed, the matter ends and the "chents" (to the very limited extent that they are clients) exit from the system,

In a definiquency investigation, they try to determine whether the conduct is, or is probably, a

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violation of the Code as defined above. If it is, they will arrest. If not, they may warn the participants to be more careful or merely terminate the investigation.

In abuse matters, they will look for evidence of injuries to the child, and listen to what the child (it old enough) and suspected abusers say about the injuries. If the injuries are serious and or the explanations ambiguous or evasive, they will remove the child to the station or court until placement can be arranged.

In neglect matters, the police will investigate the home situation and attempt to determine the presence or absence of adequate food, shelter, clothing, medical necessities, and sufficient caring for the child to indicate that a loving and affectionate relationship exists. As to the last, they base their conclusion on the presence or absence of supervision and affectionate conduct or remarks by the family if any or all of the above are missing, they will remove the child and request that the court arrange an alternative placement.

The police must then decide whether or not to arrest or apprehend persons participating in the suspected behavior. Arrests are made where an investigation corroborates the possibility of variant behavior or the participants cannot account satisfactorily for their behavior.

If the police decide to arrest in a delinquency matter, the next decision is whether to release the child to the parents, with suggestions and warnings, and drop the matter; to release to the parents pending turther proceedings, or to seek detention. In this decision, the city police tend to be somewhat disinclined to choose the first alternative. Before they arrest, they will satisfy themselves that there is or is not a Code violation. If they arrest, they will release to parents or detain pending further proceeding and petition. If they arrest, they willing to informally adjust the matter where they feel the child is penitent and that the parents will act decisively to prevent recurrences of the variance.

Once the child is arrested or removed, the police must decide whether to seek detention immediately or another alternative placement rather than return the child to the parents or drop all further proceedings and return the child to the home. If detention or alternative non-family placement is sought immediately, the parent or other legal custodian is notified of that when he or she is finally contacted.

If the police decide to defer decision, placement, or further proceedings until the parents can be seen and the matter discussed with them, the child is held at the station or post until the custodian arrives. The question of placement and further processing is discussed by police, custodian, and child and the juvenile officer then decides which route to follow.

At that time, the police decide whether or not the matter can be most effectively handled by the tamily without turther legal proceedings. If they decide the family can handle it, a decision made upon consultation with the tamily, the case is closed and the client exits from a the system. If the juvenile officer decides that the matter must be formally pursued, the parents are informed that a petition will be filed. The officer then must decide whether to place the child in the Home, with relatives, or with a toster family, or to release him or her to the family.

The decision to seek detention is based on whether the child has demonstrated any of the four major kinds of variance listed above or the unwillingness of the child to return to the home or the parents to accept the child. If the officer decides to place the child and it is during court hours, the child is brought to the court where a detention hearing is held or the foster care worker is assigned to place the child. If detention or foster placement is authorized by the court, as discussed above, the child is so placed until the Judge or other court orders the detention or placement ended. The denial of any one placement alternative does not necessarily preclude others. Alternatively, the court may deny detention and dismiss the whole matter, and the client exits from the system.

If the matter develops outside court business hours, the police take the allegedly delinquent child to the Home for a 48 hour detention hearing held by an Intake Referee. In an abuse or neglect





matter, they contact the toster care worker for a placement. Termination and exit is unlikely in this situation because no formal decision has been made by the Judge of the Court. Outside influence may play a role in these decisions.

Finally, the decision to petition is based on the police conclusion that their investigation has satisfied them that [1] a violation does exist, and 2) informal solutions will not resolve the situation.

In matters where the police are officially involved, and have decided to proceed, and the court nas not barred such proceeding, the juvenile officer will usually become the official petitioner to the court. The officer will prepare the petition and usually testify on behalt of all prosecution witnesses at the uncontested adjudication hearing. At a contested adjudication, the juvenile officer may only testify as to what he or she personally witnessed.

Although there is some variance between the State and City Police, they both generally follow the procedure outlined above. The major difference is that the State Police cover a far larger geographical area than do the City Police. There is also some variance in the significant informal indices stressed by the different police agencies in making their decisions.

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III. DISCUSSION

Social scientists, law enforcement personnel, legislators, and taxpayers are engaged in an ongoing battle as to the structure and basic value of a juvenile court system. The real test of a system is whether the client feels benefitted and the purposes of the larger society are served.

Very tew people ever ask children for their appraisal of anything. This is a damn shame and pretty typical of the way this society (and most other societies) operate. Even fewer people ever ask variant children for their appraisal of this or any system. Most of us prefer to avoid, stigmatize, or penthem up. Anything we can do to minimize our contact is fine with us.

I he people I talked to from the Court, the Home, and the Police Department seemed, by and large, a competent and talented group. Their job interest and general morale seemed pretty high. They were open to my questions and any suggestions I might have. They like their work but were not altogether sure their system and its structure ought to be the only game in town.

I remain disturbed about the effect of such a system. Values collide and the ones backed up by bigger and hetter clubs are often the ones that prevail. The personnel recognized that their values were not often the values of their clients. They try to be objective and "just" but who knows whether they can succeed? Is variance dealt with most effectively in a system where its chief officer is elected in a general election or is appointed by some blue ribbon panel?

This particular county court has a staff that is not overworked, not faced with enormous racial variance between staff and clients, and is therefore probably not very typical. The Judge is relatively young and vigorous, a pretty adroit politician, and an effective delegator of duties. This is also probably atypical.

The state juvenile legal system provides more legal safeguards than most. I think that is good, However, what happens to all the kids in urban areas who spend months in detention or get shuffled from toster home to home until they are of age? Is a bigger system better or a smaller, more informal one? Is anyone listening out there? The people in this system seem to like kids but does the system which employs them do children more harm than good?

Generally, it can be said that this system has more formal structure than most. It not only is created by law, but, in a larger sense, is the law. It makes law, interprets law, and, on occassion, ignores law.

From the above, it can be concluded that, structurally speaking, the system is an extremely comprehensive one. There are quite a tew alternatives available at nearly all decision nodes. Four agencies interlock in this system

The personnel rely primarily for their information on the severity and frequency of variance, the expressed attitude of the client and client family to the variance, the family milieu itself, the graded dispositional diternatives available, and optional diagnostic services.

Generally, the staff recognizes the stigma attached to this delivery system and are determined to minimize wherever possible. As a result, the system load is declining.

There are numerous opportunities for client and child-advocate participation. The system appears fairly receptive to input from outsiders, and is attempting to establish much stronger ties to other in- and out-county agencies.

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THE TREATMENT OF DEVIANCE BY THE MENTAL HEALTH SYSTEM: HISTORY

by

Margaret Fraser

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L PRE-REVOLUTIONARY ANTECEDENTS

The emergence of specialized treatment for children suffering from mental disease is a new phenomenon whose development did not really begin until this century. Prior to that time, children labeled insane were likely to be subjected to the same experiences as their adult counterparts, which sometimes meant humane, therapeutic treatment and other times meant repressive custodial care.

The history of the child mental health movement in the United States is clearly related to the history of the development of the society as a whole. The major developments in mental health have been influenced by the dominant ideals and trends of the times. For example, one can readily discern how the Linightenment, which influenced the leaders of the American and French Revolutions, also all the theories expressed about the nature and treatment of insanity by Benjamin Rush, the so-called "tather of American psychiatry".

While it is possible to trace such historical parallels, another rather disturbing correlation also comes to light. The treatment of the mentally ill seems to be related to changing views about society's obligation to care for its impoverished members. The mentally ill are no longer classified in the same legal category with other helpless poor people, as they were under the Poor Law of 1601, but our public mental institutions are mainly used as facilities to care for the insane poor who cannot afford private freatment or legal counsel to contest involuntary commitment.

The state or the central government has been permitted to exercise substantial power over the person of the mentally all. In the Anglo-American political system this authority is derived from three distinct sources. The first is the body of law based upon the state's "police powers," which are based on the proposition that the state is the protector of the public peace and must do what is necessary to restore public order when it is disturbed or threatened. In the absence of special legislation, the authority for the involuntary commitment of the mentally ill is based upon such powers. Second, there is the notion of "parent patrice" which sets up the state, formerly the sovereign, as the protector of the proprietary and personal interests of its subjects. The practice of appointing guardians for incompetents derives from this concept. Finally, there is the power traditionally asserted by the state over the insane members of the pauper community.

Children have always been particularly vulnerable to the power of the state, since they have been regarded as dependent members of society, helpless to manage their own affairs. The state's basis for exerting authority over them rests upon the same sources as for controlling the mentally ill. In addition, the interests of children have generally been held to coincide with those of their parents, so the decision of parents about important elements of their children's lives cannot be challenged legally by a child below a certain age. Thus, in thirty-seven jurisdictions, a child labeled mentally ill may be committed "voluntarily" to a mental institution on the application of a parent, guardian or some specitied person or agency. These "voluntary" patients cannot obtain their own release except at the behest of the person who committed them, until they reach the age of majority.

This survey seeks to analyze the development of the child mental health system in the United States from three perspectives. D Important trends which changed the conception of the causes and treatment of mental illness, 2) Significant figures who charted the directions of this intervention system, and 3) The growth of a network of laws affecting the mentally ill. The earliest history included in this paper examines the English experience, which shaped American policies toward treatment of the mentally ill. This experience concerned a much larger group of people, the poor, than the specific targer population of this paper, deviant children. The history of the mental health system as a whole is scrutinized because, in the mental century insane children were channeled into several different component systems. These meluded insane asylums, houses and workhouses. Before the child guidance movement came into being, little attempt was made to provide individualized treatment for mentally disturbed children. The mental health movement had very little to offer them in terms

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of specialized treatment fitted to their needs, rather, the exigencies of society were considered more important

The English Poor and Settlement Laws

The English Poor I aw developed in response to the economic and social disruptions tollowing the Middle Ages and the Reformation. The crown imposed financial responsibility for care of the poor, including the insane, upon local units, the parishes. This same legislative scheme provided a model for poor laws which developed in the American colonies and, subsequent to the American Revolution, in the States. In addition to providing for the needs of the poor, the laws designated the categories of eligible paupers and controlled their movement through settlement provisions. Such laws clearly were not dfatted solely from benevolent motives; provision was made only for support of resident paupers, to discourage vagabond age and to provide an equitable method for spreading the cost of such support among parishes.

Under Saxon rule, every peasant was required to live in his own house or in the house of someone who had responsibility for him. There was no need for a Poor Law during the Middle Ages, since it was accepted that the nobles had an obligation to care for the poor. The break-up of the feudal system led to a shift of responsibility for the support of the indigent from the nobility to the Church. The parish became the local authority designated to attend to the needs of the poor and sick.

It was the belief of medieval man that insanity was caused by demonic possession, and such belief continued with some force until the Enlightenment. Thus, the appropriate treatment was exorcism, to be obtained from a priest rather than a physician. A few monasteries provided care for lunatics, though generally incarceration was only imposed upon the violent insane, who were treated like criminals and thrown into prison (Deutsch, 1949). Harmless lunatics received much the same treatment from society as did paupers.

Until 1388, the resident poor were lumped together as a class, including the insane, dependent widows and children, the handicapped, as well as those able to work. The Act of 1388 (12th Richard II), considered to be the origin of the English Poor Law, was drafted to prevent vagabondage, and provided, in part, that "... beggars impotent to serve shall abide in cities and towns where they be dwelling at the time of the proclamation of this statute" For the first time, the English government had made some distinctions among its indigent citizens by separating "... those impotent to serve" from ".... those able to serve on labor." At that time, however, no specific provision was included covering the maintenance of the former (Clarke, 1937, p. 10). Such details were to be handled by subsequent legislation.

The Church's capacity for sustaining the material needs of the poor was severely weakened during the Reformation, and with the dissolution of the monasteries which followed. The development of an internment without treatment program for the violent mentally ill, in separate quarters from criminals, was instituted utilizing abandoned monasteries and leprosaria.

The institutionalization of such people came at a time when the number of poor people unable to care for themselves was increasing. The economic dislocations in society, brought on by the enclosure movement, and an inflationary trend created by the influx of wealth from New World sources were both causes of this increase. In 1536, during the reign of Henry VIII, a law was promulgated making paupers a charge on the local eities, towns and parishes (Kittrie, 1971).

The Poor Law Act of 1601 (43rd Elizabeth c. 2), together with the Law of Settlement of 1662 (13th and 14th Charles II c. 12), formulated the policies which surrounded poor relief in seventeenth and eighteenth century England and the colonies. The old Poor Law provided, in part, for the nomination of overseers in each parish whose task was the taxation of the residents at a rate designed to provide for the needy, including those who were lame, blind, and old, and others who were poor and unable to work.



The Settlement Law was a repressive measure meant to prevent the migration of the poor to different jurisdictions for the purpose of resettlement. It was passed after lobbying by Londoners, who teared a flood of poor people into the city and were reluctant to support them. The law provided that an indigent coming to a parish to settle, could be removed within forty days and s. nt to a parish where he had been settled for at least forty days.

The Colonial Experience

The early settlements in the colonies lacked the requisite community stability and close gathering of population in large groups necessary to develop a permanent weffare system. Local responsibility for the mentally ill and poor members was based on social expediency and economic motives, and the provisions made for their sustenance were based on the English Poor Laws (Deutsch, 1949). Care of the insane was divided into private and public categories, so that people with money were cared for in their homes, and the eligible indigent insane were classified for placement based on behavior. The violent insane were treated like criminals, and when a community had no jail, a special building would be constructed to incarcerate them. Before the spread of asylums, the restraint of the mentally ill was perceived as a function of the police power (not to facilitate treatment); the incarceration of the dangerous mentally ill was generally limited to the duration of violent behavior (Kittrie, 1971, p. 63). The insane poor who did not constitute a danger to the community were provided for under the Poor Laws, because emphasis was on the label "poor" rather than "mentally ill."

As in England, poor relief in the colonies was a local system developed by a community to care for its dependent members, not for needy outsiders (Rothman, 1971). Settlement laws were promulgated early in colonial legislation regarding the poor, and bore such titles as "For the Preventing of Poor Persons" and "For the Preventing of Vagabonds." The earliest colonial settlement law was passed in Massachusetts in 1639. The custom of "warning out" strangers to a settlement is reported in early history, "Indian stragglers and crazy persons were in the early days often driven from the town (Deutsch, 1949, p. 45)." Another method by which a community got rid of the dependent insane was by transporting its undesirables to a distant town at night.

The colonial view of mental illness in the seventeenth century was influenced by the attitude of the clergy, rather than by that of the medical profession. In the seventeenth century, medical practice in the colonies was poor, and doctors were rare since most colonists had little money to pay for medical treatment. Mental illness, if regarded as a medical problem, was diagnosed as an excess of bile, and bleeding or purgatives were prescribed. The prevailing view, though, was a theological one. This is not surprising, given the importance of religion, particularly the Protestant church, in the American colonies (Rothman, 1971). The plight of the poor was believed to be a consequence of the natural order, and their relief was seen as necessary and appropriate. The clergy preached about the function of the stewards, the successful members of society, to assist the poor through good works. Colonial society was hierarchical, and the Puritan ethic helped to buttress the system. The doctrines preached also acted to eliminate community tear and mistrust about its less fortunate members, who were thought to be impotent and sale, a necessary part of the social order. On the one hand, this view resulted in benevolent treatment of the mentally ill, but it also reinforced the theory held by the public that insanity was incurable. The belief in demonic possession accompanied the colonists in their migration to the New World. While tew mentally ill persons were probably accused of witchcraft, the insane bore the brunt of the witch trial hysteria which climaxed at Salem, Massachusetts in 1692, since they were hardly in a position to defend themselves (Deutsch, 1949, p. 31).

The colonists typically supported the poor, including the humless insane, in community households. There was no reason for a policy of exclusion, until the growth and concentration of population in towns during the latter part of the eighteenth century. The construction of almshouses and workhouses was teasible, given the public perception that the insane, although incurable, did not constitute a menace to society. Wherever possible, the dependents were kept with their families at public

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expense, or where there were special circumstatices which precluded such action, they were boarded in a neighboring household (Rothman, 1971). In rural areas, the practice of bidding the poor on the auction block arose the mentally ill were popular workers because of the notion that they were strong, yet manageable (Deutsch, 1949, p. 53). The almshouses which were built in the eighteenth century were patterned after a family residence, and were used as a last resort to house the uncontrollably insane who threatened those around them. The preference through most of the colonial period was for keeping the mentally ill in the community.

Ironically enough, the move toward institutionalization of the insane was a product of the same torces for progressive change which derived from "Enlightenment" thought, which profoundly influenced the social and political revolutions in America (1776) and France (1789). The rational humanists shared the idea of Thomas Paine that "All that was necessary was to subject social evils to a reasoning out process and the world would be rid of them (Deutsch, 1949, p. 57.)" In the care of the insane, progress was achieved through individual, isolated experiments.

The Quakers were responsible for much of the early reform in America and founded its first general hospital, the Pennsylvania Hospital, which opened in 1756. The mentally ill were admitted and housed in the cellar until a new wing was built in 1796. While a few colonial physicians, especially Dr. Thomas Kitteredge of Andover, Massachusetts, had gained reputations for treatment of the mentally ill, this was the first public institution in America which purporated to admit the insane for treatment, rather than merely for security. The mentally ill received medical treatment, which consisted of bleeding and purging, as well as occupational therapy which the Quakers felt was beneficial to build character and health. The work performed also helped pay for their keep (Deutsch, 1949).

The Eastern State Hospital in Williamsburg, Virginia was the first hospital exclusively for the instance. At the time of its opening, in 1769, the hospital was intended to house only those mentally ill whose tairbles did not take responsibility for their care. Though its primary purpose was the safety of the community, the mildly instance were also perceived as being curable (Dain, 1971).

While a tew enlightened thinkers were beginning to espouse the view that insanity was curable, the public and most medical practitioners clung to traditional pessimistic beliefs about the prognosis for cure. As an any nistory of the growth of an institutional network, the lag between the theories of the leaders of a movement and public opinion must be kept in mind.

Rational Reform

Prior to the late eighteenth century few colonists had considered the etiology of insanity, since it was a widely held belief that mental illness, like other social ills, was God's will. The public regarded the mentality ill with sympathy since their affliction resulted in permanent dependence on the community or relatives. The ideology of the Enlightenment prompted a small number of physicians and lay people to consider the possibility that insanity originated from biological or social causes, and could be cured, given proper treatment (Rothman, 1971).

William Euke, Philippe Pinel, and Benjamin Rush shared the belief that kind and gentle treatment could help cure mental illness. These men laid out the tenets of moral treatment which became the treatment of choice in Jacksonian America.

Principle Princi, X French physician and mathematician, transformed the care of the mentally ill <u>in Jarance to according the French Revolution</u>. He had supported the ideals of the Revolution, upholding the rights of math and received an appointment in 1793 to be in charge of the insane of Bicetre, a custodial institution for men, because of his friendship with the newly appointed administration of Paris hospitals. Bicetre was a notorious institution where the mentally ill were chained to the wall, received constant abuse from the attendants, and were provided the most minimal sustenance.





Pine, advocated the use of humane treatment and common sense in treatment of the mentally iii. He instituted improvements in the patients' environment in the form of clean cells and better diet; reduced medication and blood-letting, abolished chains and other restraints texcept for strait-jacketing the most violent patients), and ordered that any attendant guilty of brutality toward patients be punished. In a short time, the death rate had dropped to one-third the previous rate. Pinel was more closely supervised by the government than were Rush of Tuke, he had to request permission to abolish chains and other restraints and take responsibility for the consequences. In addition to humane care, Pinel implemented work therapy and reading therapy as modes of treatment. His *Treatise on Insanity* described his work at Bicetre and contained some of the most detailed case histories ever written. As a mathematician, he developed new forms of statistics concerning mental disease. After performing autopsies on deceased mental patients he found that most brains of the insane were no different from those of normal persons, a finding which tended to refute the prevailing theory that brain lesions were the source of insanity. His formulation of "moral therapy" was fully articulated in 1801 in *Traite Medico-Philosophiquesurl'Altenation Mentale* (Deutsch, 1949, p. 91).

Woham Tuke, a British Quaker with no practical experience, had a more profound influence on the first asylums in the United States than did Pinel. His awareness of the conditions of British asylums stemmed from the needless death of a Quaker woman committed to Bedlam. He set out to persuade the Quaker community that a private institution, based on the premise of humane treatment in an open environment, should be built to care for mentally ill brethren.

The York Retreat, so named to avoid the stigma of "asylum" or "madhouse" opened in 1796 with Tuke as its first superintendent. Patients were treated with kindness and consideration in a non-institutional family environment, where they were encouraged to participate in occupational therapy and exercise programs thought to be conducive to mental health. Like Pinel, Tuke sought to eliminate chains and other mechanical restraints, although solitary confinement and some restraints were used on the most violent patients. He abolished the practices or blood-letting and over-medicating patients (Deutsch, 1949). In England, the principle of non-restraint was a key feature in the mental illness reform movement for the next halt century. Tuke's views on asylum management were accorded great credence in the United States.

The Pennsylvania Hospital, founded through the efforts of American Quakers, turned its attention to the mentally ill at the behest of a group of humanitarian reformers which included Benjamin Franklin, William Bradford, and Benjamin Rush, "the father of American psychiatry." It opened a special wing for the insane in 1796 (Deutsch, 1949).

Dr. Rush saw no difference between mental and physical disease, and urged "medicalization" of social problems and coercive control by "therapeutic rather than punitive" sanctions (Szasz, 1970, p. 139). As superintendent, he enforced a rule of kind treatment for the mental patients at Pennsylvania Hospital, however, he believed in applying remedies to the mind through harsh medication of the body, e.g., blood-letting, purgatives and other depleting agents and mechanical contraptions (though not restraints) (Deutsch, 1949). To cure insanity, Rush advised physicians to gain total control over the person of the madman and condoned the use of terror as a therapeutic agent (Szasz, 1970). At the same time, he counseled physicians to accord the mentally ill respect and deference, and urged them to be honest with patients. He was very concerned about the problem of low-grade attendants and sought to employ kinder, better quality statt. These same kinds of contradictions remain with the mental beath system today, concern with treatment based on-a rigidly medical model, tempered by humanist concern for the plight of mentally ill individuals incarcerated in mental institutions.

Rush completed Medical Inquiries and Observations upon the Diseases of the Mind in 1812, and it remained the only American general treatise on psychiatry for 70 years after its publication (Deutsch, 1949, p. 72). He was the first teacher to institute a course of study in mental disease, through the method of having students accompany him on rounds.



Despite these innovations, the majority of mentally ill who were poor remained unaffected by the great psychiatric reforms of the time, and continued to receive the same methods of treatment as had their predecessors in the late colonial period.

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II. THE EMERGENCE OF ASYLUMS IN THE JACKSONIAN ERA

Early Reformers and Medical Superintendents

Early noneteenth century American communities typically employed one of four methods to care tor their resident insane poor, providing public support to the families of the insane to cover the cost of keeping patients in their own homes; auctioning them off to persons willing to provide for them at the lowest cost to the community; contracting their support to a single individual at a fixed price; and placing them in public almshouses (Deutsch, 1949, p. 117). Pessimism about the prognosis of mental illness was shared by the typical general practitioner and the layman alike. This widespread view of the incurability of insanity as well as the poverty of many of the mentally ill persons certainly did not heighten medical interest in exploring the causes and cure of mental disease (Dain, 1964).

During the next fifty years, however, a coterie of professionals (medical superintendents) and lay reformers effected a radical transformation in the care and treatment of the incare. The theory espoused was "moral treatment." It resulted in the construction of numerous asylums to house the mentally ill, financed by state legislative appropriations. By 1860, twenty-eight of the thirty-three states in the Union had such a publicly supported institution (Rothman, 1971, p. 130). A program of constructing asylums and segregating the mentally ill has continued to be the predominant response of the community to the problem of caring for these helpless members of society.

"Moral treatment was the original spur to the development of widespread institutionalization of the insane, and for nearly a century it remained the model of asylum management (Caplan, 1964, p=4)". This mode of treatment was an early type of milieu therapy, in that the system was designed to regiment an individual's life through regular habits and work in the specially molded physical and social environment of the asylum. Moral treatment was inspired by the favored philosophy of the time, known as "ideology," which emphasized the singular importance of the environment in molding personality and mental functioning (Caplan, 1964, p. 6).

Medical superinteridents and enlightened laymen manifested the optimistic belief that insanity was indeed curable, given proper treatment in an asylum. Samuel Woodward, superintendent of the Worcester State Hospital in Massachusetts, and one of the leaders in the field, declared, "In recent cases of insanity under judicious treatment, as large a proportion of recoveries will take place as from any other acute disease of equal severity (Rothman, 1971, p. 131)." That was in 1834, at a time when admission to an asylum was primarily reserved for the middle and upper classes who could contribute to their support, and for acute rather than chronic cases.

The growth of mental hospitals preceded the emergence of psychiatry as a setentific discipline and profession. Psychiatric thought and practice were not the dominant factors in shaping the structure and functions of institutions, rather it was the institutional setting which molded the development of American psychiatry (Jarvis, 1855, 1971, p. 10). Psychiatrists were described as medical superintendents, an appropriate term for a group with a generally pragmatic outlook, interested in theory only to the extent that it could provide a systematic method to organize and explain observed phenomena. They continued to share Benjamin Rush's commitment to somatic pathology despite the dearth of conclusive anatomical evidence (Caplan, 1964, pp. 63-64).

In 1844, initieen of the leading medical superintendents, representing a cross-section of every type of mental institution in the country, founded the Association of Medical Superintendents of American institutions for the Insane which later became the American Psychiatric Association. This was the lift national society of medical men in the United States. The original membership included such leading figures as Isaac Ray of the Rhode Island State Asylum, Samuel Woodward of the Worcester State Hospital, and Thomas Kirkbride of the Pennsylvania Hospital for the Insane (Deutsch, 1949, pp. 191–192).



These superintendents shared the behet that moral treatment within the confines of an institution was necessary to curemental disease. Isuac Ray conceded that (Rothman, 1971, p. 137).

For sever a many domestic ties, to take him out of the circle of friends and relatives new tracepts interested in his wettare (1), and place him (1) in the hands of strangers and in the company of persons as disordered as himself (1) at first signt, would seen introducts between a festoriative effect.

His rationale for such drastic action was that it was carried out in the name of treatment to effect a cure. He declared that the patient on the outside (Rothman, 1971, p. 137):

Leavery moment exposed to encumstances that maintain the motified activity of his must - [and] the dearer the triend, the greater the emotion f' = 1 In the hospital, on the other hand, he is beyond the reach of all these causes of excitement.

The primary concerns of these men, as evidenced by the committees of the Association of Medical Superintendents, were administrative and architectural questions. While the Association published the American Journal of Insanity, which contained articles on a wide variety of subjects, the primary focus of the group was on the structure of institutions. There was no precedent in the United States for the large number of persons being admitted to asylums for treatment; the effort involved a far more ambitious undertaking than providing custodial care. It is not surprising that the Association's first policy statement in 1851 purported to define the proper asylum architecture (Rothman, 1971).

Thomas Kitkbride published a textbook on insanity in 1854, one of the first since Benjamin Rush had written his Treatise in the previous century, entitled On the Construction, Organization, and General Agrangements of Hospitals for the Insane, with Some Remarks on Insanity and Its Treatment; it retlected the intellectual focus and ordering of priorities of the profession at that time. It included discussion of technical matters of construction and maintenance of hospitals, and was widely accepted as a standard text on the treatment of mental disorders despite its nuts and bolts emphasis (Deutsch, 1949).

While medical superintendents sought ways to build and maintain better asylums for the treatnient of mental diseases, a number of concerned layinen were educating the public and heading up lobbying efforts to improve conditions in penitentiaries, almshouses, and workhouses as well as insane asylums. Since mental institutions, both public and private, preferred to admit and treat the wellto-do, the insane poor were often relegated to the almshouse or jail. When they were admitted to asyhims, they generally received interior treatment (Dain, 1964).

Dororhea Dix, Samuai Howe, and Horace Mann were leaders in the mobilization of public opinion favoring institutional reform. While they exposed and condemned the treatment of the insane poor, they were essentially in agreement with the medical superintendents who advocated the use of moral treatment of the insane in an institutional environment as the way to cure mental illness (Deutsch, 1949).

As a result of Dorothea Dix's personal efforts, thirty mental hospitals were founded or enlarged. Her first investigation began in 1841, as a survey of Massachusetts jatis and almshouses where she paid particular attention to the plight of the insane, and culminated in the Memorial to the Massachusetts Legislature (Dix, 1843–1971). Her formula for state campaigns was straight-forward and effective. She documented the conditions of the insane poor after a state-wide investigation, then presented a memorial and a bill to the state legislature, wherein she asserted the curability of insanity given proper institutional care and supported her statements with the prevailing medical opinion of the day (Rothman, 1971).

The Memorial to the Massachusetts Legislature was a controversial measure which drew accusations of sensationalism. Dix met these with facts backing up her allegations. She sought to educate the legislature and general population about better methods for treating the insane, and both groups

The reform movements encountered substantial opposition from diverse interests which criticized Dorothea Dix and fellow reformers for being interlopers without professional training, " \sim \sim self-appointed Funacy Commissioner[s] \sim (Deutsch, 1949, p. 174)." Institutional officials who sought to avoid criticism, alled themselves with tightfisted public servants and rich landowners who feared that "madhouses" would despoil the beauty (and value) of their holdings. Despite such opposition, the reform movement succeeded in large measure in its goal of spreading the gospel of moral treatment.

By 1854. Dorothea Dix had been so successful in securing the passage of legislation in states that she was ready to press for federal legislation to assist states in raising funds for the care of their indigent mentally ill and retarded residents. The 12,225,000 Acre Bill would have apportioned that amount of land among the states to accomplish such purpose, and if it had succeeded, the precedent of federal grants-m-aid to states for the assistance of the indigent would have been established seventy-five years earlier than it was. The Bill passed Congress, but was vetoed by President Franklin Pierce, a state's rights protectionist, on the ground that such legislation would transfer the charge of caring for the poor in all the states to the federal government (Marshall, 1967).

Moral Treatment to Custodial Care

By the end of the eighteenth century, the medical profession no longer thought that insanity had a supernatural origin. The naturalistic approach used by enlightened physicians of that era brought mental illness under the care of the physician rather than the clergy, and placed the disease within the realm of science, not religion (Dain, 1964).

The assumptions shared by the practitioners of "moral treatment" became widely accepted, as it became the treatment of choice for the insane. The purpose of such treatment was to establish order in the patient's life through programs of daily care in asylums (Rothman, 1971, p. 138). A partnership grew between laymen who helped to bring the ideas of moral treatment to community attention, and professionals, who were respected members of the community.

The asylum, built to segregate the mentally ill from society, was physically separated from the community. Most institutions built after 1820 were located in rural areas, at some distance from an urban center. Here there was a convenient fit between the medical superintendent's treatment programs and the practical concerns of legislators and trustees, because land in rural areas was considerably cheaper (Rothman, 1971).

The original medical superintendents were eager to prevent insanity rather than cure it, and regarded young children as an important group, whose impressionable minds were being molded by their upbringing and education. Parent education was already developing in early nineteenth century America. British and European publications on infant care were circulated, and mother's groups met regularly. However, the realities of institution management and of wrangling with recalcitrant legislatures over appropriations left medical superintendents with little time for prevention, much less cure(Caplan, 1964).

For the first time, a large body of legislation was passed, treating the insane as a special group, rather than classifying them with other paupers under the Poor Laws. Reformers, such as Dorothea Dix, aroused public opinion sufficiently so that the legislatures appropriated funds for the construction of new asylums to house the insane. At the same time, there was a consensus among the advocates of moral treatment that insanity could be cured, given the proper resources for treatment. Disillusion-

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ment with that deal made it easy for legislatures to relegate asylums to low priority and to short-change them on appropriations (Capian, 1964). Moral treatment seems to have been relatively successful so using as asymmets were able to admit a limited number of acutely ill patients, primarily from the middle and upper so execonomic classes. These patients were similar in background to the medical superintendents and received superior treatment and more privileges than fellow patients from the lower class. Medical superintendents claimed that middle and upper class patients were more amenable to treatment than those of the lower class. This was in part due to the fact that the success of moral treatment depended upon a close trusting relationship between doctor and patient, and such a relationship was more easily continued where both came from similar hackgrounds (Dain, 1964).

Increasingly, legislatures appropriated funds for the construction of asylums, but set out conditions which interfered with superintendents' policies and prerogatives. In Massachusetts, the state hospital was instructed to admit the most disruptive and chronic cases first, as a matter of convenience, even though the effectiveness of the institution would likely be diminished (Rothman, 1971).

The great immigrations of the inid-nineteenth century brought many poor people to the United States who were unable to adapt to the stresses of living in an urban industrial environment. State assiums quickly tilled with urban poor who did not respond to the moral treatment approach. Asylums became severely overcrowded, and superintendents were unable to cajole legislatures into increasing appropriations. Moral treatment degenerated to moral restraint, and then to custodial care (Deutsch, 1949). The use of restraints and seclusion was reinstituted because of severely overcrowded conditions and a deatth of personnel.

In the eighteenth century, the upper classes were perceived as particularly susceptable to mental duress. However, by the mid-mineteenth century, a close connection was observed between pauperism and instanty. Edward farvis reported that the prognosis for mentally ill paupers was bleak, unless they came down the submerged middle class. "The closer the poor came to the standard of propriety set by the middle classes, the more sympathetically psychiatrists looked upon them (Jarvis, 1855; 1971, p. 99)."

By the Civia War, most private mental hospitals had effectively excluded lower class patients. As long as mental hospitals had not distinguished between admitting paying and non-paying patients, the movement to up-grade conditions in public hospitals was strong (Deutsch, 1949). The diminution of pressure to improve conditions began when public institutions were relegated to serving predominantly lower class patients (Grob, 1966).

Worcester State Hospital, Example of an Early Institution

Worcester State Hospital located in Worcester, Massachusetts, admitted its first patient in 1833. Di Samuel B. Woodward, the first president of the Association of Medical Superintendents, served as its superintendent, and the institution quickly gained a national reputation as a result of its therapoutac successes. This model institution hegan to encounter the difficulties all such institutions faced in the 1840's overcrowding, a changed patient population (poor, many immigrants), declining curabinity rates, and insufficient funding (Jarvis, 1855; 1971). Dorothea Dix toured the institution during a tout of facilities and presented a Memorial to the State Legislature of Massachusetts calling for better treatment of the insane poor (Marshall, 1967). In 1848, the legislature provided for the establishment of a committee to study the problems related to mental illness and to offer recommendations. As a result of this study, the legislature appropriated funds for a second state hospital which opened in 1854 (Jarvis, 1885, 1974). This second institution did not make a significant improvement in conditions at Workester State Hospital. The number of persons requiring institutionalization appeared to he increasing more rapidly than the general population. Perhaps, this increase was due to the idea that mental datess could best he cured under a regime of moral treatment in an asylum, or because of increased public awareness that the mentally ill should he classified and treated separately from other poor people. However, the increase was generally attributed to the influx of immigrants into urban areas (Deutsch, 1949)

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By 1854, the Worcester State Hospital had deteriorated so drastically that it was described as among the poorest institutions, it not the poorest (Jarvis, 1855; 1971). Dr. Edward Jarvis and two other commissioners were appointed by the Committee on Public Charitable Institutions of the legislature to provide an analysis of the problems growing out of mental illness, and guidelines for a more intelligent enlightened policy. *The Report on Insanity* was primarily the work of Dr. Edward Jarvis; it was very utilizental in molding public policy on mental illness, not only in Massachusetts but in the entire United States.

Jarvis utilized an improved methodology in estimating the total number of the insane. His census was based upon questionnaires submitted to Massachusetts physisians, in which they were asked to name asane persons in their communities (Jarvis, 1855; 1971). He discussed the link between poverty and mental illness, and between ethnicity and mental illness, finding some correlation. Certainly, he was influenced by the ethnic and economic conflicts following the increase in immigration in the mid-inneteenth century (Rothman, 1971). "It may be supposed." Jarvis (1885; 1971, p. 55) wrote, "..., that much of poverty has a common origin with insanity --both of them represent internal mental character, or physical condition as well as external circumstances."

Dr. Jarvis noted that the longer patients remained untreated, the greater the likelihood that they never would be cured. He advised trying to anticipate and prevent mental illness, as well as institutionalizing only the curable (acute cases) and the violent to maximize effectiveness and reduce crowding. It towns were required to treat the mentally ill early in the onset of illness, he reasoned that chronic cases could be reduced (Jarvis, 1855, 1971, p. 108).

Jarvis criticized large institutions as tending to diminish efficiency, and costing more to maintain because of distance and difficulty of access. He agreed with Kirkbride that institutions should be no larger than 250 persons. The *Report* recommended that Worcester remain open only until a new asylum in the western part of the state could be opened for occupancy. Then, it should be sold to finance a new institution in Worcester (N. B. This did not happen.)

The *Report* was widely acclaimed and was held up as model for other states. However, Worcesfer did not improve significantly as a treatment facility, but emerged in the 1860's as a welfare type institution.



III. THE GROWTH OF STATE CARE

The Exodus from Local Care and the Failure of the Asylum

After 1850, both the reality of institutional care and the rhetoric of medical superintendents clearly individed that the optimism of such reformers as Dorothea Dix and Samual Howe had been untounded. Insane asylums suffered an even more dramatic decline, from reform institutions to human warehouses, than did penitentiaries, almshouses or orphan asylums. Professionals and laymen began to doubt that mental disease was as susceptible to cure as once had been thought. The state mental hospital became integral to, public policy by the mid-nineteenth century, since it has absorbed many welfare functions once performed by communities; the trend was irreversible (Rothman, 1971).

State legislatures had passed enabling legislation in the 1830's and 1840's to provide for the financing of large mental institutions. This was done in response to publicly supported medical superintendents and reformers, who had declared that insanity could be eradicated through the implementation of moral freatment. By the Civil War nearly every state had one or more such public institutions.

Both public and private asylums selected their patients in the first decades of the nineteenth century, so wealthy patients predominated. The poor who were admitted received inferior care, remained untreated for longer periods, or were likely to be criminally insane persons sent from prisons (Dain, 1964). The organization of mental hospitals reflected the social structure of the world outside the asylum, patients were generally classified on the basis of socio-economic status and were physically segregated according to class. Patients with higher social status were given more privileges and better care. One medical superintendent explained, "It is certainly exceedingly unpleasant to be compelled to associate with those whose education, conduct, and moral habits are unlike and repugnant to us. Because persons are insane, we must not conclude that they always lose the power of appreciating suitable associates, or are insensible to the influence of improper communications (Jarvis, 1855; 1971, p. 16)."

The practice of a community taking care of its own indigents and mentally ill residents was abandoned when moral treatment and its requirement of institutionalization became the accepted theory. Structures designed to serve two hundred patients in the 1830's often held twice that number in the 1850's. In addition to overcrowding came the breakdown of classification systems, the disappearance of work therapy and an increase in the use of mechanical restraints and harsh punishments to keep the patients tractable (Deutsch, 1949).

State mental hospitals in the United States came into existence at a time of great upheaval caused by industrialization, urbanization, and a population boom from mass immigration. Mental illness also seemed to be on the increase. Since it was extremely difficult for poor immigrant families to take care of mentally in members in highly populated areas, the Irish and other immigrant groups became disproportionately represented in mental hospital populations. Thus, in 1850, 534 patients at the New York City I unatic Asylum were immigrants, and 121 were native born (Jarvis, 1855; 1971, p.19).

I he success of enlarged public mental hospitals was further hampered by the multiple functions forced upon them. In addition to acute cases of mental illness, these hospitals were required to admit genatic patients, the unemployed and dependent. In 1861, the Superintendent of the New York City I unatic Assume complained, "The feeling is quite too common that a lunatic asylum is a grand receptace for all who are troublesome (Jarvis, 1855; 1971, p. 18)."

In transformation of the mental hospital from a custodial to a treatment facility was more obisory than real, and by the 1850's, the mental institution had been forced to retreat to its traditional role as an inhiditerentiated welfare and custodial institution (Caplan, 1964). Instead of being incareerated it a issue poorhouse near friends and family, however, the insane were now transported to an

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isolated location in a rural area and housed together. By 1850, it was evident that the main function of state mental hospitals was to provide relatively inexpensive care for a patient population primarily drawn from lower class groups. This was a key element in the formulation of public policy toward mental hospitals. Americans were ambivalent in their attitude toward the poor, es, ecially immigrants. While there was a teeling of sympathy for the plight of the indigent, which resulted in charitable and plinanthropic activity, many Americans attributed poverty to the laziness and poor character of individuals rather than to societal defects (Jarvis, 1855; 1971).

Thus, the mental flospital was forced to act as both a medical and a welfare institution. Its functions were deemed to be: the provision of long term medical eare to those who could not afford it, and the protection of society from individuals whose sick minds were the product of their own short-comings (Deutsch, 1949). The institutions came to be classified with other welfare and penal institutions and received the same level of funding.

State Commissions of Lunacy and State Care Legislation

Colonial legislative bodies had enacted local Poor Laws, based upon the English Poor Laws, to provide for the care of all poor, dependent residents. The mentally ill were not classified separately from other paupers. Responsibility for their care and treatment was imposed upon the community in which they resided (Rothman, 1971).

Liends in state legislation paralleled changes in societal views about the appropriate mode of treatment for the mentally ill. The mentally ill were categorized separately from other paupers, although the practicalities of caring for mentally ill persons sometimes resulted in their admission to almshouses, workhouses and even jails when separate facilities for the treatment of the mentally ill were not available. By the late nineteenth century "state care" legislation envisioned public care and treatment for all mentally ill persons in hospitals owned and operated by the state.

Such legislation found its most significant articulation in the New York State Care Act of 1890. Among other features, the Act included:

- 1. state support for all indigent insane in state hospitals;
- division of the state into geographical catchment areas, and requirements that each state nospital admit all the insane in its catchment area, thus eliminating the distinction between chronic and acute cases;
- directions that all insane poor be removed from poor houses;
- 4 substitution of the fitle "hospital" for "asylum" in all public institutions for the insane, indicating the intent that such institutions could and should be curative (Chapter 26, New York Laws of 1890).

Some of the provisions in the State Care Act had been anticipated by other states, often as a result of the exposes by State Commissions of Lunacy. The most influential of these commissions was the Massachusetts Commission on Lunacy which was headed by Edward Jarvis and published its report in 1855. Such commissions were generally given the charge of investigating the conditions at various institutions within a state, and were to report their findings to the legislature for the purpose of facilitating ameliorative legislation (Grob, 1971).

Enlightened state legislatures were also interested in improving all state institutions and appointed joint committees to investigate the whole system of public welfare institutions with a view towards the creation of a central public welfare body. It was thought that a centrally controlled welfare system would promote greater efficiency and prevent duplication of functions, thereby saving state expenditures. Massachusetts led the way in establishing a central welfare body when its state legislature voted to establish a state board of charities in 1863. Within the next ten years, ten other states voted to create similar boards (Deutsch, 1949).

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While the boards were generally restricted to inspection of various charitable institutions, with the power to transfer inhabitants under limited circumstances, their jurisdiction was gradually expanded to include supervisory powers. Such boards were effective at ferreting out abuses and mobilizing public opinion; they had taken up the work of such early reformers as Dorothea Dix, under the aegis of the state legislatures.

I he state committees and state boards were in agreement on one issue, almshouses were totally inappropriate institutions for the confinement of the mentally ill. The insane in poorhouses should be transferred to separate institutions where they could receive treatment suited to their needs. This philosophy fitted in well with the growing trend toward state care legislation.

As early as 1868, the North Carolina Constitution provided for the care of the insane at state expense (Article XI, Section 10). After the completion of Eastern State Hospital, 1877, the Michigan legislature passed an act which prohibited the placement of any insane person in an almshouse. All mentally ill persons were to be maintained in state hospitals at state expense (Michigan Laws of 1877, Public Act No. 194, Sections 23, 26, and 34). Until the New York State Care Act of 1890, this was perhaps the most progressive legislation regarding the treatment of the mentally ill.

By the turn of the century, most states had promulgated state care legislation, which still operates in many of these states. Such legislation envisioned treatment of the mentally ill in large state hospitals, rather than in the community. It was not until the early 1960's, when the federal government appropriated funds for community Mental Health Centers, that the philosophy behind state care legislation was seriously called into question.

Psychiatry and the Growth of Professionalism

Throughout most of the nineteenth century, the American psychiatrist, or medical superintendent as he was appropriately described, was isolated from the mainstreams of the medical profession and the community at large, by the confines of institutions for the mentally ill. Not only was the psychiatrist physically remote from the outside world, due to placement of hospitals for the insane in rural areas, but the realities of running such an institution required him to become an efficient administrator rather than to inaugurate new modes of treatment or to pursue scientific research. Since psychiatric practice was limited to institutions for the insane until the late nineteenth century, scientific publications on mental disease were as scarce as they had been when Benjamin Rush had published his *Medical Inquiries and Observations upon the Diseases of the Mind* in 1812 (Caplan, 1964).

The newly emerging profession of neurology, defined as a ". . . medical specialty that deals with the nervous system and its diseases while psychiatry concerns itself with the study and treatment of personality disorders (Deutsch, 1949, p. 276)," forced institutional psychiatrists out of asylums into the public eye. Neurology had developed as a medical specialty during the Civil War and gained prominence in American medicine during the 1870's. An intense rivalry grew up between the two specialties; the psychiatrists resented and mistrusted the neurologists as interlopers, while the neurologists criticized the administration and management of the mental hospitals, as well as the arrogant indifference of medical superintendents to scientific research (Deutsch, 1949).

While public distrust of mental institutions was increased, thereby fortifying the public's reluctance to commit relatives until their cases were chronic, psychiatrists under attack hy neurologists were forced to initiate reforms. One of the chief shortcomings in mental hospitals was the grave shortage of trained personnel, especially nursing staff and attendants. A permanent nurses' training school was instituted at the McLean Asylum in Massachusetts in 1882, and the professional träining school idea spread slowly to other state mental hospitals during the next ten years (Caplan, 1964). It was not until the 1870's that lectures on mental and nervous disorders were offered at medical schools in the United States. Between 1813 when Benjamin Rush died and 1867 when William Hammond was appointed to teach Nervous and Mental Diseases at Bellevue Hospital Medical College in New York.

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ERIC A Full Text Provided by ERIC there was no systemic course on mental diseases given in a medical school; specially trained physicians were virtually non-existent on the staffs of mental hospitals and increased very slowly. Their experience, of necessity, had to be gleaned on a day-to-day basis at the asylum; administrative activities effectively precluded any organized course of study or empirical research within the institution (Deutsch, 1949).

Due to the influence of neurology, the trend of psychiatric thought shitted from an emphasis on "moral" causes to an emphasis on physiological causes. Research on mental illness was dominated by the physiological approach during the late nineteenth century; at the same time, such scientific study was leaving the ward and moving into the lab (Caplan, 1964). The Pathfological Institute of the New York State Hospitals, established in 1895 as part of the hospital system set up under the State Care Act of 1895, constituted a major advance for psychiatric research. Dr. Adolf Meyer became the Institute's director in 1902 and was largely responsible for shifting the focus of psychiatric research at the Institute and in the United States.

from its dependence on the dead house and its almost complete concentration on morbid materials, and began to turn its attention to the living material represented by the individual patient, studied as an organism in relation to his environment (Deutsch, 1949, p. 286).

This approach has been described as dynamic psychiatry.

Dr. Meyer recognized the value of establishing a contact between the mental hospital to which a patient was admitted for treatment and the community into which he would be discharged. Specifically trained social workers had long collaborated with psychiatrists in Europe, but it was not until 1906 that an American social worker was hired by the State Charities Aid Association in New York to function as an aftercare agent (French, 1940).

At the same time that Dr. Adolf Meyer was changing the face of the psychiatric profession in the United States. Dr. Sigmund Freud was evolving his controversial theories and treatment, known as psychoanalysis. The idea that important mental processes occur without the realm of man's consciousness, coupled with Freud's emphasis on sex, especially infantile sexuality and the Oedipal state, provoked bitter opposition. In 1909, Dr. Freud and Dr. C. G. Jung, who later created a school of anaitytical psychology, travelled to the United States to deliver a series of lectures on psychotherapy. This occasioned great interest in their theories and method of treatment, both favorable and violently opposed. The movement was officially recognized in the United States in 1911, with the formation of the New York Psychoanalytic Society (Hall, 1944).

In addition to being a mode of treating neuroses and psychoneuroses, psychoanalysis has also proved to be useful as a methodology for research into normal and abnormal mental processes, as well as providing an organized theory of personality. While psychoanalysis has played an important therapeutic role in the treatment of neuroses for patients in private mental hospitals, it has not been used watervioliteat psychoses, especially in public institutions.





IV. THE MENTAL HYGIENE MOVEMENT

National Committees

Ine beginning of the twentieth century coincided with the so-called Progressive Fra, which signaled a use in reform movements in such diverse sectors as politics, economic legislation and social welfare. The emphasis in public health, and social work became prevention, probably due in part to discoveries writing the field of public health. The eugenies movement, which focused on the problems of hereday, was an outgrowth of this preventive ideal, though the ideas espoused were later used to justify repressive legislation against the mentally relarded (Kugel and Wolfensberger, 1969).

During the first decide of the twentieth century many organizations devoted to preventive medicine came into being to alert the public to new advances in medicine which could facilitate the cure and prevention of diseases. These included the National Eulerculosis Association (1904), the American Social Hygiene Association (1910), the American Child Health Association (1909) and the National Commuted for Mental Hygiene (1909) which is most significant for the purposes of this discussion (Deutsch, 1949). The mental hygiene movement's origins were linked to the same forces which helped cluster the development of other such organizations; its founder was Chiltord Beers.

Cultord Beers was a native of New Haven, Connecticut from a solid middle class family, he led a perfectivily ordinary life until he was an undergraduate at Yale, when his brother became epileptic. Beers became obsessed with the fear that he, too, was doomed to become epileptic. Seemingly normal, he graduated from Yale and embarked upon a business career, but the fear of epilepsy had so affected his mind that he was driven to attempt suicide. He survived but fell victim to severe delusions, alternating between grandeur and persecution, and was hospitalized over a period of three years in three mentamosphasianConnecticut.

While the mental hospitals differed as to type, including a private profit-making institution and a state hospital, ne was subjected to the same inhumane, brutal treatment in all of them. In 1903, Beers was discharged as completely recovered, no thanks to the treatment he had received and witnessed (Ridenour, 1964).

During his stay in the institutions Beers had resolved to try to dispel public ignorance about the plight of the insure and about the nature of mental illness. He had written long accounts of his asylum experiences which he turned into the autobiography. A Mind that Found Itself, published in 1908. Unlike previous asynum exposes, it was widely acclaimed as a springboard for social action since it included a definitive plan for eliminating the outrageous conditions which Beers had documented (Deutsey 1949).

Beers recommended the formation of a national society to press for reforms in the prevention and treatment of mental liness and to educate the public about the nature and curability of mental sides. Many prominent professionais and lay people reacted favorably to his autobiography and supported reciproposals, reciding William James and Dr. Adolf Meyer, who was to suggest the term "mental meeter" to rescribe the new movement (Deutsch, 1949). The National Committee for Mental House, a contigue organization, was founded in 1909 with the primary goal of preventing mental number Biordiand Sap r, 1974-

For National Committee gained enthusiastic support from psychiatrists and such other mental hearth professional vasithere were at the time, especially social workers, but it was not until 1912 that a donation of S0000 course enabled any active work to commence. Under the direction of Dr. Thomas Samon are a series of the United States Public Health Service, the Committee conducted a survey of existing there a nearth factorizes in the United States for the purpose of recommending new construction. This was the fact of thank regional surveys concerned with institutions for the mentally ill and mentally provided which height to secure more adequate services to the target groups (Ridenour, 1964).

With a War I and the post-war era advanced the mental hygiene movement; the mental and

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phonon protoction of the mutatry received increased attention by the government because of the high included on the data datase anong troops in the first years of the war. The federal government excated a domain of the datase anong troops in the first years of the war. The federal government excated a domain of the datase anong troops in the Surgeon General's Office, and assigned the task of orgalized this aestics to the National Committee for Mental Hygiene. The public's attention remained directed to ward the containation of those mental disorders which could be prevented, and toward improvement of existing treatment intendes. The molement expanded to the directed new areas of activity, should reach datased bub in math, industry, criminology and social work, the field in which it had its greatest effect Deutsch, 1949).

In both psychiatry and social work, there was an increasing emphasis on individualization of treatment. Social workers changed their basic orientation from working in large reform movements to achieve bload social changes to emphasizing the importance of individual case work (Ridenour, 1964) (The trend toward community organization in social work schools seems to indicate that the trend has been a least partially reversed).

The National Committee recognized the need for trained psychiatric social workers during and after Waral Ward, as a sought to freat mentally ill soldiers. By 1918, social work in state hospitals was weal established in New York and Massachusetts, where social workers were employed in both hospitals and community clinics. Although some social work courses with psychiatric content had been fatient proof to 1918, Smith College in conjunction with the National Committee offered the first psychiatric social work program when it opened the Training School for Mental Hygiene in that year. At other social work schools, courses in mental hygiene became so popular that some leared an overemphasis on the mental factors in the problems of social work (French, 1940).

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Child Guidance and Specialized Services for Children

With the development of the Progressive's ideal of prevention as a cure for social ilis, it became apparent that many of the menial disorders of adults could be traced back to childhood. Freudian theory esponses this view of personality, but the beginnings of the child guidance movement in the United States relative were anked to carly child study experiments undertaken in connection with the juvenile court system (French, 1940). The Juvenile Psychopathic Institute, founded in Chicago in 1909 By Dr. Wilhiam Heller, was the first such clinic to study the causes of juvenile delinquency. By 1914, the clinic was transferred to county jurisdiction from the private sector, and was renamed the Institute of Juvenile Research. *The Individual Delinquent*, a pioneer work by Dr. Healy based upon the Institute's case studies, was published in 1915. Several other psychiatric clines for delinquent children were organized to be attiliated with juvenile courts and were modelled closely after Dr. Healy's clinic. It was not initial after World War I that child psychiatry went beyond the relative of juvenile delinquency to the broader community (Deutsch 1949).

Basid on surveys conducted on school children beginning in 1915, the National Committee for M nucleatered that there was a real need for children's psychiatric clinics. Dr. Thomas Salmon, latered the Public Health Service, who had an important position with the National Committee, became active in publicing the need for such clinics. It was in large part due to his efforts that a conference of the prevention of juvenile delinquency was held in 1921, jointly sponsored by the Nanonal Committee and the Commonwealth Fund. As a result of the recommendations made by the contensive, a tice year demonstration program of child guidance clinics was inaugurated in 1922 by the two after mentioned organizations. This was really the beginning of the child guidance movement as a broad based effort, and many clinics were opened as a result of the demonstration program (Ridenour, 1961).

Child guidance - likes were statled by a team of professionals a psychiatrist, a psychologist, and a psychiatric social worker. This was the first time that children with mental disorders, who had not been involved with the criminal like system and labelled delinquent, were receiving treatment stitled to their needs. Such clinics have been funded through public and private sources and are often

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specated on a part-time basis as an adjunct of general or state nospitals, juvenue courts, school or weitarclagencies.

Increased federal involvement in the sphere of mental health has not been sufficient to provide outpatient freatment for the ten per cent of American public school children estimated to be emotionally disturbed. The Nat. no Institute of Mental Health reported that in 1965, less than one-quarter of the nation's 1,800 mental health clinics were equipped to provide child psychiatric services (NIMH, 1965). The Community Mental Health Construction Act of 1963 had as its major focus the provision of a complete tange of mental health services at the community level (Title H, Public Law 88-164). The National Institute of Mental Health has continued to share the view of the founders of the mental hygiene movement, Clattord Beers and Dr. Adolf Meyers, that it is best to treat children and adults in their natural environment, using preventive or special mental health services from the community to prevent serious crises and institutionalization (NIMH, 1965, p. 26). Unfortunately, the reality still fails far short of the ideal



V. CHANGING VIEWS ABOUT MENTAL DEFICIENCY

Individe product of distributions and programs for the mentally retarded is remarkably similar to that of those for the mentally ill, except that the mentally retarded were regarded as subhuman, rather than being individed their rights and privileges as human beings for the duration of their illness as were the duration of the 1840 and 1850 censuses, the instance and the retarded were counted together duration in the 1920's, the Public Health Service limped together criminals, detectives and duration of public accounts (Kugel and Woltensberger, 1969, p.6).

Most mentally related who were institutionalized in the nineteenth gentury were incarcerated because of possible and inability to care for themselves; they were generally sent to almshouses. Some state institute to be the mentally all admitted the mentally retarded, but when overcrowding existed, they were the but to be transferred to almshouses or local juils. There was virtually no legal distinction mode between the mentally and mentally retarded until late in the nineteenth century (Deutsch, 1949).

In the possibilities of a construction movement was in full swing, and the optimism about the possibilities of a care the mentary ill was reflected in the view held by some enlightened Americans that memorital optimized were educable.

In 1-4r, the New York and Massachusetts legislatures promulgated statutes outlining public provision for the mentally retarded. Dr. Samuel Gridley Howe was appointed by the Massachusetts legislature to a cultern the condition of the mentally retarded in the state (Deutsch, 1949).

The Massachusetts legislature acted swittly in response to Howe's report, which described a bleak picture characterized by brutality and neglect, and appropriated funds in 1848 to open a school for the mentalix retarded. Howe was the first director of the Massachusetts School for Idiotic and Feeble-Minded Youth dater renamed the Walter E. Fernald State School) and envisioned the institution as a temporary boarding school for the educable, not as an establishment for incurables, those with severe bruin damage of multiple handicaps (Kugel and Wolfensberger, 1969, pp. 90-91). Howe shared the cows of medical superintendents that the mentally disabled should be removed from society for treatment or education. The Massachusetts School was located in the heart of Boston, though, tafter than being schools the midly and moderately retarded residents improved sufficiently to return to the community. These schools were more successful in habilitation of children than of adults (Rothman, 19).

In the optimization of the early asylum advocates was ended by the problems of overcrowding and indertinations man tested in the mid-1850's, and the institutions for the mentally retarded were no exception. The change in ideologies in the 1870's and 1880's resulted in doubts about the abilities of training schools is prepare intarded adults for adjustment to the life of a community C. I. Wilbur decared in tyses for the face of all, when an individual who is backward is peculiar attempts to compete with those who is not the disadvantages are so great that the graduate from the idiot asylum really has no channel is used a kingel and Wolfensberger, 1969, p. 95)." Thus, the institutions for the mentally related a source provide custodial care in apmedical setting rather than habilitation in an educational environment, and the rural "asylum" replaced the "school". Symptomatic of this protound alteration is used the native of mental retardation was the institutions for the mentally retarded enciption and the admission of the children of indigent parents, underscoring the public welfare role.

The field of state accounter tayored the enlargement of state institutions for the retarded, no onget dual of up bounding homes. Such legislation signalied agreement with the principle of efficient "keeping" of residents and segregating deviants with their own kind (Rothman, 1971). Typical of this era was a Pennsco dual statute passed in 1887 raising the permissible size of institutions from

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400 to 500 residents and reducing the per-capita expenditure from \$200 to \$175 (Kuge, and Wolfensberger, 1969, p. 99).

In order to ancestate crowding of these large stistitutions which came to be total in tanar areas, farm colories were developed to be run by the mentally retarded. The first of these washes in in Massachusetts in 1881, and residents of the Fernald school were transferred from their location in the heart of the community. The farm colony was a partial solution to the problem of what to do with the mentally relarded. Since most Americans regarded the retarded as fundamentally total leader dependents on society, the colority farm was a means whereby they could be trained to do simple tasks and help to offset the cost of their care at the same time. The adoption of agricultural pursuits required land, and this trend was compatible with the desire to segregate the retarded from the populace, to protect them from the public and the converse (Deutsch, 1949).

The image of the mentally retarded as a menace to society began to receive credence in the 1880's and reached its peak between 1908-1915, coinciding with the rise of the eigenics movement which overemphasized hereditary factors in relation to mental detect. Influenced by the rediscovery of Metadel's laws of heredity, tremendous interest rose in tracing the matorix of society's last including mental retardation, to hereditary influences (Kugel and Woltensperg 1969).

Several published studies laced the pedigrees of families of degenerate dock containing a high incidence of mental deficiency. The most famous of these studies, by Goddard, was published in 1912 and traced the geneology of two anes of descendents of Martin "Kallikak" (a pseudonym) allegedly a "good" strain containing upright citizens and a "bad" strain containing morally and mentally detective people. The good strain was the product of Kallikak's marriage to a respectable girl after he had served in the Revolutionary War while the bad strain resulted from an aftair between Kallikak and an allegedly mentally retarded servant girl. Goddard concluded that mental deficiency was hereditary and was largery to mame for all manner of social problems contronting early inventieth century society (Deutsch, 1949).

Extensive study was given to the means of preventing the perpetuation of mental deficiency, by 1915, seven states had public commissions, charged with recommending legislative solutions to this problem as weal as several states with unofficial organizations. The 1915 National Conference of Charities and Correction devoted most of its proceedings to the discussion of "Prevention of Mental Defect." The practical solutions offered were basically oriented toward segregation and prevention of procreation(Kingel and Wolfensberger, 1969).

It was the consensus of the committees that the survival of society demanded that the mentally retarded be segregated from society through involuntary commitment to institutions. The administrators of institutions responded to the influx of mentally retarded patients during a time when legislatures were reducing per capita expenditures by putting the higher level residents to work caring for more helpiess residents, and by taising crops on colony farms, thereby lowering costs. This, institutions came to depend on unpaid resident labor to run, the facilities and were reluctant to discharge their madis and nodetatel, retarded charges.

It is det to provent proceedings by mentally relarded inmates strict segregation of sexes was observed in the same complexity sterilization laws were passed to the edge and penal reasons. Such statute, were opened on appeal but ultimately failed due to the obligables chooseneered in distinguishing by twoen normality and mental deficiency (Kittrie, 1974). However, even today not all states have recovered to selder uzable daws.

The coupliance mental hearth carries, founded as a result of the calactace of the mental liquene misether to and core affection toward the creation of habitation programs do the community for the relation of such comes was interpreted to be a precentative one, so they engaged in engelies work and labeling rather than developing community assistance programs for the mentally related and the clathers.





Mode dates by World Ward, rad constitutional or statutory provisions requiring that mandatory from public allocation for provided the children in these states. However, in most instances, mentally to information of a product date were systematically excluded from attending public schools. In the electric dates which haded special education classes, such classes were perceived as a means of date base the trustance totacted for subsequent institutionalization. Fernald stated in 1915 that a such that the classifier date classes for detective children ensures diagnosis and treatment at an early again applied of the facents used the dangers of mental detect, and admirably serves as a clearinghouse the observation respective in Kage, and Woder sberger, 1969, p. 127)."

The answer of the early twentieth century about the nature of mental retardation have above the organization of the early twentieth century about the nature of mental retardation have above the organization is no longer favored. The American Noise above the Metric Deficiency, the major professional organization, founded in 1876 under a diftion that the case entred a powerful influence on the progress of the mentally retarded. In the past, which does not the organization to the conventional, institutional model and did little to pressure on the metric potential to the principle of normalization.

Encodence the Depression and World War II, institutions for the mentally retarded were rugle ted, ist as were institutions for the mentally ill. Despite exposes of the warehousing conditions or define to estimate to the retarded, state legislatures did little to increase funding. In 1966-1967, Robert Kuge reported that per diem funding in institutions for the retarded averaged \$3-\$14. It has been documented that iong-term institutionalization of the retarded is far more expensive than providing authors who do not require intensive nursing care with community based habilitation programs in a normalized setting (Kuge) and Wolfensberger, 1969).

Violetal district coart judge in Alabama, Judge Fronk Johnson, recently enunciated the principle that dividualitative committed mentally retarded and mentally ill residents of Alabama state hospitals have a constitutional right to receive adequate treatment suited to their individual needs in the least restrictive setting possible *ell-catt v. Stickney*. This decision could herald the demise of the large bing-term residentical facility.



VI. INCREASING FEDERAL INVOLVEMENT

Federal Action in Mental Health Prior to World War II

Care and treatment of the mentally ill traditionally were considered the responsibility of states, as were other public welfare functions. Except for the 12,225,000 Acre Bill which was vetoed by President Frankin Pierce, the federal government was totally uninvolved in any national programs altecting the mentally ill.

A category for the insane was included in U. S. census reports beginning in 1840. It was these reports which caused alarm about the rapid increase in the number of mentally ill in America after the Uvil War, but it appears that faulty data collection techniques rendered the figures on the number of insane and mentally retarded prior to 1890 inaccurate (Deutsch, 1949).

The Government Hospital for the Insane, now named St. Elizabeth's Hospital, was founded in 1852 in Washington, D. C. It was under the jurisdiction of the Department of Interior and originally received patients from the District of Columbia, U. S. military and territorial possessions. However, this institution was analogous to a state mental hospital, and did not set any precedents in treatment for the insane (Deutsch, 1949).

The Public Health Service was the first agency of the federal government to actively involve itself with mental illness when it instituted medical inspection of aliens at Ellis Island for the Immigration and Naturalization Service. Dr. Thomas Salmon, who later directed the pioneer survey of mental hygiene facilities for the National Committee for Mental Hygiene, developed intelligence and performance tests to detect the mentally ill and mentally retarded from the vast number of immigrants who arrived each day (Brand and Sapir, 1964).

The tederal government created a division of neurology and psychiatry within the Surgeon General's office after the U.S. entered World War I in 1917. Its responsibilities included I) examination of new recruits to detect mental disorders which would render them unfit for military service; 2) development of adequate programs and facilities for observation and treatment of soldiers incapacitated by mental disorders; and 3) design and implementation of after-care programs for veterans (Deutsch, 1949, p. 158). This was the initial federal involvement in devising, financing, and supervising treatment programs on a broad scale.

Little was accomplished on the federal level during the 1920's. A Department of Mental Hygiene was created out of the Narcotics Division of the Public Health Service in 1930, after Congress directed that medical and psychiatric care be provided inmates in federal penal and correctional institutions. Under the directorship of Dr. Walter Treadway, the Division brought together what limited federal mental health programs existed (Brand and Sapir, 1964).

Institutions for the mentally ill and mentally retarded declined drastically during the Depression, since state budgets were cut sharply; however, legislation was promulgated which constituted a landmark in tederal social welfare programs. The Federal Public Works Administration earmarked \$12,000,000 for state hospital construction projects in the fiscal year 1934 (July 1, 1933-June 30, 1934). Unfortunately these were matching tunds, 80 per cent of which went to only three states who came up with the requisite 50 per cent share (Deutsch, 1949). The Social Security Act of 1935 constituted a sweeping social welfare program that extended federal government action for the public health through authorization of general health grants to the states (Brand and Sapir, 1964).

These innovative programs were symptomatic of a radical new philosophy about the nature of federal involvement in areas that had traditionally been left to the states. However, state hospital systems continued to deteriorate and this condition was documented by a three-year survey of the nation's state hospitals undertaken by the Public Health Service and the National Mental Hygiene fommittee beginning in 1937. Even the published report, which presented a less horrific description

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than did the confidential reports on individual institutions and states, revealed conditions of neglect and brutanty, indicating the low level of standards in the public mental health system immediately before World War II (Deutsch, 1949). Little official action was taken to ameliorate these conditions until the post-war period.

At the time the U.S. entered World War II, there was very little federal preparation for the preservation of good mental hygiene in either the armed forces or the civilian population. In fact, World War II interfupted the development of a federal mental health program, but it did alert the populace about the tremendous toll mental illness cost in terms of the national welfare. Neuropsychiatric disorders caused more medical discharges than did any other disability. Seventeen per cent of American men of draft age were rejected by the Selective Service or received medical discharges due to mental or educational deficiency (Brand and Sapir, 1964). The testimony of Major General Lewis Hershey, Director of the Selective Service System before a Congressional Committee in 1945 about this situation precipitated the nation's interest in a comprehensive mental health program (Deutsch, 1949).

By 1946. Veterans Administration facilities were flooded with psychiatric patients who comprised 60 per cent of the hospitals' residents at a cost of \$40,000 plus per veteran. Clearly, the waste of human resources necessitated decisive action.

A National Mental Health Program Emerges

In 1944, Dr. Robert Felix was appointed the Director of the Division of Mental Hygiene. Not long atterward, he sent an "Outline of a Comprehensive Community-Based Mental Health Program" to the Surgeon General, it was this document on which the National Mental Health Act of 1946 was modelled (Brand and Sapir, D64).

The National Mental Health Act was passed by the Congress and signed into law by the President in July, 1946, and made possible an organized, national broad-scale program for attacking the problem of mental disease. The Act authorized a three-tiered program of research, training, and service activities supported by tederal funds, initially to be administered by the Public Health Service (Greentield, 1955). Dr. Robert Febx was appointed director to facilitate implementation.

Section II of the Act authorized the establishment of a National Institute of Mental Health as part of the Public Health Service. It allocated \$7,500,000 for the construction and equipment of a hospital and laboratories to create a research and training center. The Division of Mental Hygiene was responsible for the mental health program until April, 1949, when the National Institute of Mental Health was established as one of the National Institutes of Health (Brand and Sapir, 1964).

A grants-in-aid system was authorized for the development of community clinics and resources throughout the states. Up to \$10,000,000 was set aside for this matching program, to be distributed on the basis of two federal doilars for every state dollar. The Act explicitly forbade the dispersal of these funds to pay for the operation of inpatient services in state mental hospitals.

To promote research on nervous and mental disorders, the Act provided for research grants to finance intermural studies, institutional and individual research, and training of research tellows. Training of mental health professionals, including psychiatric social workets, clinical psychologists and psychiatric nurses, was to be provided through tederal grants-in-aid (Deutsch, 1949).

The Act also directed that a National Advisory Mental Health Council be instituted to advise Public Health Service on research, training, and community service programs. The Surgeon General appointed six leading figures in the field. Drs. David Levy, William Menninger, John Romano, George Stevenson, Edward Strecker, and Frank Fallman, all doctors and representatives of the medical orientation of the Act (Deutsch, 1949).

Unfortunately, the Act was an empty item, since Congress neglected to appropriate funds to

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implements the new programs authorized by the Act. Money, was so scaled the first year tonowing passage of the Act that Act the was believed to obtain a grant from the Greenwood Foundation to convene the Natodia. Xear on Metital Health Control Congress finally appropriated funds in fiscal 1948 (July 2004) for the convention of new programs.

Enorgenets and to states to set up community mental health clinics required that a state agency be described to solution mental health authority to administer rederac tinds. In 1947, only one-shall of the states have to state mental health authority to administer rederac tinds. In 1947, only one-shall of the states have to state mental mental nealth clinics, because of the incentive measures offered by the National Mental Health Act, fifty-one states and territories had developed preventive mental invariance programs by 1981. The trend on the state level has been toward specialized administration of mental relative fit services. Proclimatrists have been at the forefront of this effort and have endeavored to law flort to relative programs out of Healthor Weilare Departments.

It is an toolload to states began in fiscal year 1948 when \$3,000,000 was appropriated for distopologic to estate. Most of the birds in the early years latter the passage of the Act were used to estatistic of marce orthogene orthogene initial health clinics. Emphasis was laid on the public brack approach, if was utged that preventive services be considered an important adjunct of clinical programs, i.e. using consolitation with non-psychiatric agencies and groups and mental health education. While clinical to states did not increase as rapidly as some other NIMH grants, appropriahealth effective state state states did not increase as rapidly as some other NIMH grants, appropriations of state grants had grown to \$50,750,000 by 1961 (Brand and Sapir, 1964).

The Fasic authorization for the NIMH program outlined by the National Mental Health Study Action 1946 was extended by three major acts, the Mental Health Study Act of 1955, the Health Amends ments Act of 1956, and the Community Mental Health Centers Act of 1963.

It Mental Health Study Act of 1955 announced as its purpose "an objective, thorough, nationwide analysis and resonaution of the human and economic problems of mental illness (Public Faw \$2, 84th Congress)." This charge was carried out by the Joint Commission on Mental Illness and Health which conducted an important study completed in 1961 and submitted to Congress in a report entitled, *Action for Mental Health*. This report was relied upon by President Kennedy in developing his National Mental Health. Program, enacted into legislation as the Community Mental Health Centers. Act, of 1963; Brand and Sap (1964).

In 1986, Congress enacted legislation authorizing a competitive grant program for pilot projects, demonstrations applied research and evaluative studies to permit continuing emphasis on the prompt, effective implementation of programs for care, treatment and rehabilitation of the mentally ill, and the improvement of methods for operating institutions on the basis of research findings. The Health Amendments Act of 1986 (Pablic Law 911, 84th Congress) established the Mental Health Project grants program, the first competitive demonstration grant program in the Public Health Service (Title V Public Law 911, 84th Congress). The Title V program has supported a wide range of community mental bearth services in gli halfway nonses, day care and alter-care. Since 1988, the first year of operation of more than 1000 projects have been supported on ewards of more than 840,000,000

Concress coded at appropriation of \$6,000,000 in tiscal year 1964 as part of the liftle V program to give a post to the Hospital improvement Projects program. The HTP grants program was promulgated to of the effective for every algentice grants to state mental hospitals for the development or experimental pose have to add in the transformation of public mental moniturions from custodial to treatment tak intervallent for disposed by the taken of the few sources of federal funding for which state mental to quark on possible development of the taken of the development of expension of control of the state for an operator of the taken of the few sources of federal funding for which state mental to quark on possible because for thrust of federal funding has been to encourage the expansion of control of the funding features excites.

Fig. Community Mental Health Centers Act of 1963 constituted a massive federal communient to the growth of community mental health facilities in the United States (Title II, Public Law 88-164, 88th Congress, Congress indians authorized \$150,000,000 over the first three years after the passage

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ERIC Full Foxt Provided by ERIC of the Act to finance the construction of public ar β in ner non-profit community mental health centers. Appropriations were to be alloted to states on a matching basis, with need and population to be a consideration. The Act intended that a complete range of mental health services would be available at the local level, β is easily accessible, comprehensive, continuous and coordinated" with a focus on the preventive ideal (NIMH, 1965).

The philosophy evinced by the Community Mental Health Centers Act of 1963 is laudable, but in the ten years since its passage, its impact has been uneven. A 1972 investigative study revealed that, in general, community mental health centers had not provided adequate treatment to the segments of the population most in need of such services, children and the poor (Chu and Trotter, 1972). There is still a critical shortage of mental health services for children in all areas — diagnostic, treatment, consultative and special education services. Studies indicate that emotionally disturbed children from poor families are often perceived as untreatable by psychiatrists (Joint Commission on Mental Health of Children, 1969).

Moreover, lower class people are less likely to receive intensive psychiatric treatment because of its high expense and long duration. Rather, they are more likely to be treated by inexperienced therapists and more often are labeled psychotic or near psychotic (Chu and Trotter, 1972) thus leading to involuntary commitment to a residential institution.

NIMH has reported that commitment rates of children to residential tacilities have increased at a more tapid rate than have their numbers in the overall population. For example, between 1950 and 1965 boys aged ten-tourteen years doubled in population, while their numbers in mental hospitals increased six times — this at a time when resident patient rates were declining (NIMH, 1965). In 1966, more than 27,000 children under eighteen were patients in state and county mental hospitals. Hew of these hospitals had therapeutic or education programs designed for children; in fact, the usual practice was to place children on the same wards as adult patients, some of whom were in advanced stages of mental deterioration. Another large group of children were labeled delinquent or mentally retarded and placed in institutions where they receive no treatment or education (Joint Commission on Mental Health of Children, 1969).



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VIL CONCLUSION

Deduce the coductor processes in treatment of the mentally ill and retarded in the United States, there is a contract to work to do before it can truly be said that the United States has a truly enlightened mental to inforsistem. Recently, the legar profession has joined the trav in initiating right to treatment suits of behad or residents of state institutions for the mentally ill and mentally retarded and right to education such on behad of mentally ill and retarded and physically nandicapped children excluded troth public schedule. These law suits are valuable for raising public awareness of these issues and perhaps as a spuritor egislation. However, other reform movements have had the effect of improving conditions to authored time until attention turned elsewhere.

Must of the mentally of and mentally retarded can benefit from treatment in the community node that from freatment is an institutional setting where it is easy for the public to forget them. A concerted e for the empty institutions coupled with an increase in community services should be made in addition, the tederal government should provide for increased monitoring procedures to ensure that dates end of must be publiced unds for mental health programs to proper use.

In order to develop the potential of the nation's children there must be an even greater effort to splits the mental nearth of the young through a unified national commitment.

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Michigan Laws of 1877, Public Act No. 194, Sections 23, 26 & 34,

New York State Care Act of 1890

New York State Care Act of 1895

The Social Security Act of 1935

Public Law 82, 84th Congress

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Title V, Public Law 911, 84th Congress

Life IF, Public Law 88-164, 88th Congress.





THE TREATMENT OF DEVIANCE BY THE MENTAL HEALTH SYSTEM: STRUCTURE

by

Mark Sagor



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L IDEOLOGY

The entity encompassed by general usage of the term "mental health system" is wide-ranging trancludes a network of people, buildings, ideas, and services finder public and private auspices.⁴ The professional employees of the mental health system are trained in the traditions roles, and functions of medicine, psychiatry, public health, psychology, social work and nursing. The non-professional employees have less standardized backgrounds and perform a myriad of services. The clients of the mental health system enter it, both voluntarily and involuntarily, for a variety of reasons. The physical structures of the system include hospitals, residential treatment centers, child guidance climics, classrooms, laboratories, and administrative offices. The ideas represented span various, often contradictory, conceptions of value, health, ethics, social organization, and psychopethology. Mental health services include different types of individual and group treatment, diagnosis, environmental manipulation, therapeutic and custodal using provisions, and educational missions.

The operational and structural complexity of the mental health system is matched by a discouraging tack of definition and conceptual consensus in mental health dialogue. There is not even much agreement about what constitutes mental health or mental illness. The interature pertaining to mental health concepts and services seems akin to the familiar phenomenon of witnesses to an accident offering different accounts of the incident. From the assortment of vantage points within and without the system the phenomenon of mental health can be perceived in quite different ways, described with diverse vocabularies, and impelvatious actions.

While the complexity alluded to here may be characteristic of all human-service systems of this size, the mental health system may be the most difficult to understand because it is the newest. Our society was tending to the education of children and dealing with poverty, law-breaking, and simul-ness long before the words "mental illness" entered the common vocabulary. Certainly the existence of children now called mentally ill or emononally disturbed preceded the development of this terminology. However, prior to the present century there are no "treatment" records which include the feelings, aspirations, and trustrations of children. These are relatively new conceptions. According to Louise Despert

Condition affected with which we would describe today as neurotic and psychotic illusis we connectively labeled through the ages as "possessed," "wicked," "guilty" "insubord trate," "incorrigible," "multiplie," "multiplie," "multiplie," "multiplie," into order consecutive distribution of the end of the end

The author of the first textbook on child psychiatry published in the control States (1935), I eo Kanner, has stated that "the concept of child psychiatry as a distinct specialty did not arise — and could not "have arisen — before the twentieth century (quoted in Joint Information Service, 1972, p. 11)."

The phenomenon of conceptualizing certain types of behavioral deviance in children is in illness of the mind or emotions, and of focusing the societal response to the deviance partially on the feelings, aspirations, and frustrations of the child is the cornerstone of mental health ideology (Ideology, as used here may be defined as "a systematic scheme or coordinated body of ideas or concepts, gspecially about numan lite or culture ").

The final report of the Joint Commission of Mental Illness and Health (1960) states that the "therapeuries of mental illness stand on two rational pedestals, one social and one medical, humamtatianism and science (p. 286)" Humanitatianism has been one of the stable referents in mental health ideology. The corefinances of the contemporary mental health movement struggled to remove the mentally ill from degrading and bratial facilities in the numeteenth contrins. At the beginning of this

* Inspager one of previous rep-

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contrary, child guidance clinas were organized in response, partially, to the severe panishment policies of the court system. This tradition has nurtured the viewpoint that "the history of psychiatry is essentrains the history of humanism (Yolles, 1969, p. 3)" From this perspective the mental health movement can be concerted as a struggle for social and scientific validation of humanistic principles, rather than in terms of the outcomes of specific therapeutic projects. Historically, this attitude has been essential to the survival of the movement. In the absence of evidence supporting the efficacy of mental health concepts and practice, the rhetorical emphasis has been on principles, values, potential, and longrange scale. Despite the frequently tenuous connection between specific policies and the attainment of stated goals, the mental health system has continued to grow and expand its sphere of influence, particularly in the past 25 years. Some of the system's growth can be attributed to the strength and attraction of as deole gy-

This development has been facilitied by the parallel growth of a population chooled in and attracted to the principles of humanism, particularly with respect to their own childium. If a child has to be "sent oway" because of his of her deviata behavior, parents layor entrusting the child to a system which is alcologically committed to the development of human potential and individual aspirations (mental hearth), rather than to a system whose operational imperatives are the necessities and protection of the body politic (legal-correctional system). Whether or not this dichotomy is actual as some itsist, or a pointe fiction as others suggest, the mental health system advertises its ideological commitment as an advocate for the individual

In fact, this latent ideological content was made manifest in the Report of the Joint Commission on the Mental Health of Children (1969). Their first recommendation was for a comprehensive child advocacy system.* A few quotations from this report illustrate the tone and commitment to which we have made reference.

Our a resolution made meaningless by our actions — by our lack of national, community, out personal investment maintaining the healthy development of our young by our it independent to relation in providentation of sumpley on the tool on it term and inexpensive model and services. As a trage consequence, we have in our midst indicons of di-ted, a housed, in educated and disconnected youngsters and aimost 10,000,000 under age twenty five who are in herd of heip from mental health workers (p. 2). Fre discontent apartic, and violence today are a warning that society has not assumed ic possibult, to ensure an environment which will provide optimum care for as hadren op 14 A policy that eves which are uprooted, thwarted, and denied growth of their inherent spacely are mentally unhealthy, as are those determined by rigidity, conformity, diprivation, expressions, and hostility (p. 3). in all of its studies, the commission concludes that it is an undemable fact mat there to the ingle commutations this country which presents an acceptable standard of as too its mentaux as children, running a spectrum from early therapeutic interthe ℓ -similar distribution in the home, in the school, and in the community $\rho p_{\ell}/\delta_{\ell}^{-1}$ sheet a probability beneform the capacity of mental health machinery to nandle awesome problems.

deputs of this habite are written to atouse action and consequently tend to be overstatements a the astronand importance of the course (in this case, mental health) and periody or strength of the monotion of this case, apathy, ignorance, and insufficient funds). Clearly, however, these statements

The trial of of procking the public conscience, developed over the past 100 years, is very much in vidence. This nasion has been a primary task for a system which has had to struggle for credibility and accepturies to impress upon the public that, is terms of individual and social development, mental, health service care more a necessity tran a luxury

and and volutions





It is not a construction the medical model of behavioral deviance, which initially complemented the torial destruction of a partial of medical deviages, by providing a rational explanation for deviance which decliphasized the guilt or similarities of the actor, is now under attack on humanistic grounds. Before considering these criticishes, however, the model will be described.

Its word to pedestal, mentioned earlier as one of the bases of modern therapeutics, consists of a mentiodelogy and let of assuptions which have become known as the medical of disease model of mental lances. The primary assumption, that mental illness can be cared of prevented just like any other health problem, is at once the most influential and controllersial component of mental health ideology.

The medical model consists of "attitudes, hypotheles, and expectations \cdots derived from the produce of an analogy between psychological disorder and physical illness (Turner and Cumming, 1967, pp. 41.42)." The model anticipates the discovery of specific pathogenic agents for the various mental disorders. Disturbed behavior is considered symptomatic of an underlying pathogenic source, either physiological or psychological, which must be treated. The hegemony of the medical model in mental health practice and planning is the result of several factors, some of which have been described by Mbee (1967).

- 1 The rise of science, the logical and programmatic successes of taxonomy and of disease classification, and the widespread replacement of superstitious religion with scientific rationalism combined to make the disease model, and efforts at nosology, seem proper and progressive when applied to the insane.
- 2 The disease model received wide acceptance due to the phenomenal success of medicine and its basic sciences in uncovering the unseen world of microbiology and the elaboration and discessibil application of the gerin theory of disease. In the field of biological research, one disease after another yielded to the persistence of scientific investigation.
- 3 For disease model has persisted because it supports the chromic social inclination to write off current victums of severe emotional disorder as Lost Ones.
- 4 if mental disorder is indeed a disease, then funds can be spent in good conscience for research seeking the neurological, biological, and chemical causes and society can convince itself that it is doing its best to eliminate mental disease. If, on the other hand, mental disorder seventually acknowledged to be largely social and cultural in origin, the consequences for action will be very serious if not downright dangerous, to the status quo
- The abjorce of stable attenuative explanations of mental disorder (pp. 69-70)

We would need the following factors.

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- t. First positions influence of the medical profession and its status within the mental health surfaces.
 - Free officially of certain medications in reducing some forms of disordered behavior and incoproducity disor fered behavior (FSD, amphetamines, etc.)
- 8 Research which suggests (but has not unequivocally established) that some of the more structure optical disorders are genetically determined.

On the other add of the question, the medical model has been subjected to unrelenting criticism, in some culture to the past several years. The critics point out that the techniques derived from this model than not been empiricately validated, and application of the model, has not led to a reduction of fine an dervel of prevalence of mental disorder. It has also been pointed out that the model requires a treatment applied, does which there will never be sufficient manpower.

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In addition to calling attention to the practical deficiencies of the medical model, critics have³ dealt extensively with ethical and moral issues arising from its use. Many, most notably Szasz (1970), have argued that the model consists of value statements masquerading as scientific statements. Others have pointed out the introgenic effects and stigma inherent in labeling persons as sick. Another criticisnic has been that, with its emphasis on diseased individuals, the model obtuscates the real problemis of madequate housing, poverty, hunger, unemployment, alienation, etc.

The most recent additions to mental health ideology are the concepts of community psychiatry; in the carly 1960's when ideological enthusiasm was at its peak, the community mental health movement was being identified, by eminent advocates of the movement, with a third revolution in the history of psychiatry. According to this view, the first revolution marked the triumph of reason and compassion over demonology in the eighteenth century and led to the search for causes and treatments of mental miless. The second phase resulted from the insights achieved by Freud and his attendent development of the first rational and comprehensive psychiatric treatment method, psychoanalysis. The third revolution was embodied in community psychiatry which "can best be defined as the resolve to view the individual's psychiatric problems within the frame of reference of the community and vice versa (Connety, 1967, p. 474)."

Whatever community psychiatry and community mental health have since come to niean, it is clear from the legislative history of the Community Mental Health Centers Act of 1963, that Congress was given a definition that promised nothing less than a revolution in mental health care. Specifically, "the CMHC was presented to Congress as a facility capable of supplanting the state mental hospital, and intended to do so (Joint Information Service, 1969, p. 11)."

During the 1963 Congressional hearings, Anthony Celebrezze, then Secretary of HEW told the House Committee

It is court that huge custodial institutions are not suited for the treatment of mental ichess. Incretore the national program for mental health is centered on a wholes new emphasis and approach care and treatment of most mentally ill persons in their own home communities. Our state hospitals will still have a major role to piay during a neriod of transition. [emphasis added] (Joint Information Service, 1969, p. 10]

the attractive ideology of community mental health was influential in developing public and institutional enthusiasm for expanded federal involvement in the area of mental health. However attractive the goal, the task of reversing the historical trend toward the operation of mental health services on the state level and returning the function to the local community seems to be unfeasible at the present time. As Mechanic (1969, p. 43) putit:

The CMH movement has depended more on an ideological thrust than on evidence supporting the teasibility and effectiveness of using available mental health resources in community programs. Mental health politics being what they are, mental health a transfer health to take what they could get when they could get it. But it would be a transfer it stake if the CMH movement came to believe its own rhetoric and substituted such propaganda for detailed investigation of the effectiveness of alternative systems of delivering mental health care.

In summary, we would ascribe the following beliefs to mental health ideology.

- 1 that mental illness, like physical illness, can be identified, diagnosed, treated, and cured,
- 2. That all problems of living which affect mental well-being are the proper concern of the mental health system.
- 3 That the mental health approach to the problem of deviant behavior is the most humane and scientific approach available;
- 4. That the treatment and prevention of mental illness should move beyond the clinic and hospital to the community at large

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It is not our contention that all persons involved in the operation of the mental health system share these beliefs. It is suggested that these beliefs have encouraged much of the activity in the mental health area, and that persons who share these beliefs share a mental health ideology.

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H. TARGET POPULATION

Background Issues

The primary practical obstacle to making a complete statement concerning the nature and scope of the mental health system's target population is the elastic quality indigenous to most definitions of mental illness and health. The Joint Commission on the Mental Health of Children formulated the following definition to describe emotional disturbance in children:

An enormality disturbed child is one whose progressive personality development is interfered with or arrested by a variety of factors so that he shows impairment in the capitor to expected of him for his age and endowment. If for reasonably accurate peroption of the world around him, 2) for impulse control, 3) for statistying and satisfactory telations with others, 4) for learning, 5) for any combination of these (Joint Comvariations (1969) p(253).

The definitional perimeter remains vague insolar as there is little professional or lay consensus regarding the "capacity expected" of children in their demonstration of prescribed (mentally healthy) perceptions, satisfactions, controls, and learnings. As Jahoda noted in the widely circulated monograph "Current Concepts of Positive Mental Health;"

> There is hardly a term in current psychological thought as vague, elusive, and anibiguous as the term "mental health." That it means many things to many people as bad enough. That many people use it without even attempting to specify the adio-yneratic meaning the term has for them makes the situation worse, both for those who wish to promote mental health and for those who wish to introduce conservie who mental health into systematic psychological theory and research (1958, p. 3).

The situation is no better with respect to definitions of mental illness. William Ryan's study of mental illness in Boston provides an example of the breadth definitions in the mental health field may assume Historimulation included those who have:

encotorial problems that interfere in their lives, handicapping them in their work, in their social τ -itionships and in dealing with members of their own families. These problems range from being nervous and making mistakes when the boss looks over their shoulder air the way to believing that the communists are putting bad thoughts note should with atomic finachines (Rvan, 1965, p) -6-7).

The epistemological and moral dilemmas posed, in the absence of consensually of logically verified definitions of mental health and mental illness, are awesome. In effect, the mental health system is charged with the social responsibility for curing a disease (mental illness) whose very existence as a chinical entity is in doubl, and for promoting an idealized personality (mental health) which is neither fully comprehended nor commonly agreed upon. Clearly the issues implicit in these definitional difficulties are relevant far beyond the confines of the mental health system. Basic questions concerning individual rights, governmental authority, common values and international insanity are debated within the psychiatric arena (Szasz (1970), Laing (1967) and Menninger (1969)). Consider the following statement by R. D. Laing, a widely read British psychiatrist.

We see all rule deries and prostitutes no matter what culture, society, class, nation, we based give dematter now normal, moral, or mature we take ourselves to be

Humanity is estranged from its authentic possibilities. This basic vision prevents us from this by any inequilibrail view of the lianity of common sense, or of the madness of the organed madman.

At as sounds, we are behaved and crazed creatures, strangets to our the selves. For severe the space at and material world γ much even from as also stand point world γ provide the adopt planar point world γ proves a non-adopt planar $1067\,$ p. 12134

Lading - position is not, as is commonly suppose () continuous with the major body of psychiatric theory. Final from his work with people who encode social and economic status and did not require

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ERIC Full Text Provided by ERIC nospitalization, developed a theory in which it is axiomatic that human beings are typically withered and distorted tragments of their human potential. It liang is more shrill and cataclysmic in his pronouncement of its also true that the world has assumed more of this tone in the wake of technological change increase expressions, and the notorious lessons of leaders like Stahn and Hitler

On one extreme of the continuum of opinion regarding mental diness is the view that madness is a legitimate and phenomenologically comprehensible adjustment to modern reality. Furthermore, low lies that iteal madness as an aberration of sickness are viewed as harmful, misdirected and politicans inspired efforts which further degrade the status of individuals in an increasingly collectivized and centrally controlled world. In the middle-range of the continuum, definitional problems and competing values are recognized as serious obstacles, but a faith in the eventual triumph of scientific objectivity and social compassion is held out as the antidote. On the other extreme is the idea that sanity or instantly of empirically evident in the adjustments individuals make to a particular, and largery unduestioned status quo.

Mainstream thought within the mental health system talls, not surprisingly, somewhere between the extremes of this hypothetical continuum. A balance is sought between individual needs at d social demands, between respect for the integrity of individuals and for the integrity of society. The desire to do something for those people who appear most distressed preempts concern over the more general epistemological and moral differences in the daily operation of mental health services. When all is said and done, mental health planners are primarily seeking ways to do more of what they are already doing, for less money and greater effect, despite the criticism that, given the unsound conceptual and social bases of the mental health system, this means more theoretical delusion and human suffering.

Client Categories: Emotionally Disturbed Children

The Joint Commission on Mental Health of Children (1969) estimated that 0.6 per cent of children in the general population are psychotic, another two to three per cent are severely disturbed, and an additional right to ten per cent havy emotional problems (neuroses, etc.) which require help (55).

The National Institute of Mental Health (NIMH) estimates that there are 1,400,000 children under eighteen who need immediate psychiatric care and that the figure swells to 10,000,000 if one esconsidering the under 25 population (Joint Commission, 1969, p. 254). While estimates vary as to the number of mentalistic children in the United States, most planning efforts are based on a ten per cent figure. Of this group, it is estimated that five to seven per cent are receiving professional mental nearth care. The best available data indicate that approximately 500,000 children are currently being served by private and public mental health facilities (Joint Commission, 1969, p. 254).

The behavioral complexity involved in mental disorder, is as various and idiosyncratic as bebasis at the T. However, at least two major categories of disturbance have been identified, neuroses and polythese.

So one are non-distant mandaptations due to intrescented interfaceous contracts in the entry of element of storage anesses in which there is a departure from nonline entry of the entry of elements of acting. A certain degree of personality disergatoration such as interfaces and its more extensive in the psychose spatial to the after the entry of the track second diserbox extensive in the psychose spatial table the after the entry of entry diserbox in the ones by which everyone is its some way affected. Here, all entry of entry diserbox in the ones by which everyone is its some way affected. Here, all entry of entry diserbox in the ones by which everyone is the some way affected. Here, all entry of the entry diserbox is distorative and even proves be based of entry and the entry of entry diserbox is a default to be a distoration is a start of the entry diserbox in the entry of the every distoration and the psychological distoration of the entry of entry of the entry of the every distoration and the psychological distoration of the entry of the entry of the entry of the every distoration and the event of the event of the entry of the entry of the entry of the entry of the event of the event of the event and the event of the event of the entry of the event o

Fig. Xit. 11. Photostatic Associated dus divided mental and emotional disorders into three general type

services and with impactment of brain tissue functions,

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- 2 mental deficiencies, primarily of familial origin and existing since birth,
- 3 disorders of psychogenic origin without clearly defined physical cause of structural change in the hrain (APA, 1965, p. 93).

The Joint Commission on Mental Health of Children formulated live major categories of emotional and mental disorders in terms of their origins;

- 1. Louity training and faulty life experiences;
- surface conflicts between children and parents which arise from such adjustment tasks as relations among siblings, school, social, and sexual adjustment;
- 3. deeper conflicts within the child (these are the so-called neuroses);
- 4 difficulties associated with physical handleaps and disorders;
- 5. difficulties associated with severe emotional disorders, such as the psychoses (Joint Commission, 1969, p. 251).

The Committee on Child Psychiatry of the Group for the Advancement of Psychiatry (1967) proposes a classification system which is divided into the following main categories: healthy responses, reaction disorders, developmental deviations, psycho-neurotic disorders, personality disorders, psychotic disorders, psychophysiologic disorders, brain-damage syndromes, mental retardation and other disorders.

In response to the labeling issues being raised in academic dialogues and in court cases, the mental health system is moving away from affixing traditional psychiatric labels to children. The emphasis in terminology is beginning to reflect the notion that mental problems can be transient, and can occur in relation to a particular situation or developmental period. Hence, the following types of diagnostic labels are becoming more prevalent in the mental health system's record-keeping; adjustment reactions of childhood, hyperkinetic reactions of childhood, maturational difficulties, or situational disorders.

In fact, diagnosis has been the focus of much of the mental health system's activity, and the controversy arising from the use of this procedure is vital to understanding the dialectical forces at work within 'psychiatry and the mental health system. The opposing points of view on this subject, articulated by eminent psychiatrists, are presented below:

Psychiatrists talk in public as if we all agreed about basic principles and about the meaning of our pompous fraternity jargon. Of course we don't. I think we ought to distegard all our obscurantist, pejorative designations just as cultured people have discarded words that once had a specific meaning but which now connote an attitude rather than merely disclosing a fact. It used to be proper, at least in some circles, to refer to some of our tellow citizens as "niggers." And it used to be proper to refer to some ondividuals as "psychotics" and "schizophrenics." All such name calling should be stopped (Menunger, 1969, p. 19).

Some psychiatrists have stated that certain diagnoses should not be made because they may lead to unfortunate attitudes toward the patient. Should the internist have been told three decades ago that he ought not to make a diagnosis of sub-acute bacterial endocarduis because of its then invariably fatal outcome? Could he ever have arrived attits cure had he not diagnosed it?

Some psychiatric schools even state that, since every patient is completely unique, no diagnostic scheme is possible. This accompanies the refrain that diagnosis harms the patient by violating his individuality and by preventing the proper therapy for his unique difficulty. Such statements betray a misapprehension of the ordinary processes of thought, of the construction of language, of logic and of the scientific method. Such a conception of the clinical method presupposes that the clinician can wipe his

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(1) Can of an prior experience and approach each patient without making comparition the waterpresions patients or with the interature. This is obviously impossible Without antempted, the concean would deprive his patient of the experience he and the obaye solutionists gathered over the centuries (Pasamanick, 1968, p. 36).

Behaviors typical of children who enter the mental health system (without respect to diagnostic categories, since these are overlapping) include extreme fears; continuing rituals carried out compulsively, deep emotional depression, severe shyness — withdrawal from people and the environment; compulsive manipulation of body parts, tantrums, lying and destructiveness, sexual deviation(perversion, confusion, unusual interest), hyperactivity, learning difficulties; impulsiveness; passivity; explosive behavior, overly inhibited behavior; stubbornness; self-centeredness, or sensitivity to criticism. Essentially, this is a partial list of behaviors which could precipitate a referral to the mental health system.

Table 1 summarizes the most recent data available concerning the distribution by age and sex of the population in publicly supported psychiatric inpatient children's units.*

AGE	MALES		FEMALFS	
		NUMBER	14	NUMBER
15 of sander				
i sa a i s	46	_74	0.5	11
P. And				
	6.5	220	4.4	66
Providence and the second				
1 (1941) (944) 1	44 %	1,515	31.8	472
 No. 102 Adversion scores second scores 	27 7			
		1,275	46 3	687
Lat Advicente 16 20	9.9			
Ad US, 21 and	· · · · ·	135	16.8	250
We do St 20 Hild 	0.5	1.5		
	10017	3,383	10077	1.486

TABLE 1. DISTRIBUTION BY AGE AND SEX OF THE
POPULATION IN PUBLICLY SUPPORTED
PSYCHIATRIC INPATIENT CHILDREN'S UNITS

(Adapted from: 4 Census of Children's Residential Institutions in the U.S., Puerto Rico, and The Virgin Islands (1966), Vol. 5, Table 17, pp. 22-23, 1973).

• The possibility on particle charten sounds described here are those in which children ave separately from adurs. The tables do not include places it which adurts and charten were invest residentially, even though there may have been separate children's services for purposes of treatment. Endotre Childringe of psychiatric inpatient care of children's being nears covered.





Ease constructives the same information for children in institutions for emotionally disturbed enddren.

TABLE 2.	DISTRIBUTION BY AGE AND SEX OF THE POPULATION IN INSTITUTIONS FOR
	EMOTIONALLY DISTURBED CHILDREN

•...

	M	FEMALES		
AGF	•;	NI MBER		NUMBER
The second secon				
$\mathbf{p} = \mathbf{r}$!	ì	2	1
$\begin{array}{c} P_{1}(p_{1},p_{2}) = e^{i p_{1}} e^{i p_{2}} e^{i p_{2}} \\ = e^{i p_{2}} e^{i p_{2}$	15.0	191	23.5	46
$ \begin{array}{l} \sum_{i=1}^{n} \left\{ \sum_{j=1}^{n} \left\{ X_{i} t_{j} \right\} \in \mathcal{O}_{\mathcal{O}_{i}}(t) \} \\ \sum_{i=1}^{n} \left\{ 1 \right\} \end{array} $	24-1	5173	25.9	106
$ \begin{cases} 1 & \text{if } \mathbf{x} \in \mathbf{x} \\ 1 & \text{if } \mathbf{x} \end{cases} $	N9 1	1,467	50-4	206
$\mathbf{X}_{0} = \mathbf{Y}_{0}$ and				

"A Lipted trie 1. 4. Census of Children's Resdential Instantions in the U-S. Puerle Rise, in the two S. Puerle Rise, in the two single the August Islands, (1955), Vp = 4, 1970).

Table 3 reliebly categorizes enddren in publicly supported psychiatric inpatient units according to the lever of emotional disturbuisce of disordered behavior, while Table 4 presents the same data for children mandatutions for the eniorionally disturbed.

TABLE 3. CHILDREN IN PUBLICLY SUPPORTED INPATIENT CHILDREN'S UNITS

an a		СНИТ	CHILDREN	
111	EL OF DISTURBANCE	· · · · · · · · · · · · · · · · · · ·	Number	
		$a^{+} \times$	<u> </u>	
		- Se. 4	: 155	
		. *	5.04	
<u>.</u> ,		· :		
•		•••	125	

$$\begin{split} & = \sum_{i=1}^{n} \left\{ \left| e_{i} e_{i} e_{i} e_{i} \right| + \left\{ e_{i} e_{i} e_{i} e_{i} \right\} + \left\{ e_{i} e_{i} e_{i} e_{i} \right\} + \left\{ e_{i} e_{i} e_{i} e_{i} e_{i} \right\} + \left\{ e_{i} e_{i} e_{i} e_{i} e_{i} e_{i} \right\} + \left\{ e_{i} e_{i} e_{i} e_{i} e_{i} e_{i} \right\} + \left\{ e_{i} e_{i} e_{i} e_{i} e_{i} e_{i} e_{i} \right\} + \left\{ e_{i} e_{i} e_{i} e_{i} e_{i} e_{i} \right\} + \left\{ e_{i} e_{i}$$

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The latest statistics available (1967) indicate that children, proportional to their numbers in the general population, well control overserved in outpatient carries, but considerably underserved by inpatient curves.

LEVEL OF DISTURBANCE	CHILDREN .		
والمرجوب والمحاولة والمراحب والمرجوب والمراجع والمرجوب والمراجع والمربا والمحاج والمرجوب والمراجع والمراجع والمحاجي والمحاجي والمحاج		NUMBER	
 A standard standards to the transport 			
terta contra terrar	128 - A.	2,790	
	: : :	513	
	41-3	1,338	
.;	18.0	510	
South Constant Constant Constant Constant		• *	
the tage of the second s	4.1	98	

TABLE 4. CHILDREN IN INSTITUTIONS FOR EMOTIONALLY DISTURBED CHILDREN

Ndapted from Census of Children's Resintential Institutions in the U.S. Puerto Rice and the Virgin Islands (1966), 1970. Novik Labelli p.27)

- 1 1.561 outpatient clinics terminited 192,400 patients that year who were 19 and under, representing 41.6% of the total number terminated; during that year those 19 and under represented 39.3% of total population.
- Mnong first admissions to reporting state and county medical hospitals in that year, there were 18,234 patients 19 and under, representing 11,977 of all first admissions.
- 3 Among discharges from 903 reporting general hospital psychiatric units and services there were 36,662 patients who were 19 and under, representing 9.6% of the total (Joint Information Service, 1972, p. 20).

With respect to outpatient clinics, children between the ages of ten and fourteen have the highest rate of minization. After the age of sixteen the rate decreases for boys while the rate for girls continues to inverse. The data and some of the data previously presented, may be partially explained by the facts that boys have a foguet school dropout rate and that girls are generally found to have a higher incidence data estimated epression in the later adolescent years.

Mental Retardation

Chadren knose primary problem is mental retardation are not generally accepted into day or residential treatment programs with emotionally disturbed children. They are, when handled by the mental near treasient programs with emotionally disturbed children. They are, when handled by the mental near treasient programs build in distributions specifically for the retarded. These are generally state-run facilities drawing their population from arge geographic areas, and the trend in many states is running toward depopulating these distributions. It is now tell that local communities exclosed systems in particulational feed meet the social and educational needs of educable and trainable retardates. Eventually the discretion of the mental means system with retarded children may be primarily birated to research on the factor and rate of the most seriously afflicted.

In M major, power compart example, exaction was recently passed which compete school districts to provide several provide several mental health tradition. As the provide the provide the majority of confacts between the CMHCs in Michigan and the

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ERIC Pruit Text Provided By ERIC is traded entire consentation concerning infants and presences children. Hospitals notify the mental measteries that which a reladed child is born, so that center percentact may have an opportunity to delive a plan to the child, this plan usually does not involve, as it often did in the past, automatic mospicalization. A unique arrangement has been effected with the juvenile court system to divert the first state operate furstations.

K songe has detected us a classes of mentally deficient persons, and though it is formulated in original dealers has definition makes a distinction useful to a consideration of the mental health store service end onship to the retarded.

> The second period state of individuals so markedly deficient in their cognitive, enclosed and constructively contaive potentialities that they would stand out as intervidual and existing culture. They would be equally helpiess and anadapted and other constructions and the society of savages. They are not only deficient archees that they deficient in every sphere of mentation.

The observage schede up of individuals whose limitations are definitely related to the handards of the particular culture which surrounds them. In less complex, less instructions centered societies they would have no trouble in attaining and retaining estimates of realizable ambitions. Some might even be capable of gaming superiority the of assets other than those measured by the intelligence tests. But in our outlot, their shortcomings, which would remain unrecognized and therefore nonexistent in the awareness of a more primitive cultural body, appear as soon as schotastic curricula deniand competition in spelling, history, geography, long division, and other preparations deened essential for the tasks of feeding chickens, collecting gapage, and wrapping bundles in a department store (1 - Kanner, 1957, pp. 70-71) .

TABLE 5. AMERICA: ASSOCIATION OF MENTAL DEFICIENCY STANDARD DEVIATION RANGES ACCORDING TO MEASURED INTELLIGENCE LEVELS

Word Description of Retardation		Corresponding range in 1Q Scores for Tests with Standard Deviation of	
		15(Wechsler)	16 (Binet)
P	· †	70-84	68, 83
	*	55.1.9	52.67
• •	:	40-54	36-51
	.1	<u>)</u> e 2.9	20.25
	, ;	strater 25	under 20

a Adapted from a cobanaon and Rooking on the Society

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D-gree of Retardation	AllAges		Age by Years	
	Number	94	Under 20	20 and over
1	5,009,000	100.0	2,454,000	3,546,000
Mr. d	5,340,000	89.0	2 136,000	3,204,000
Milita at	360,000	6.0	154,000	206.000
Sec. 1	210,000	3.5	105,000	105.000
1 - Constant	90,000	15	52,000	37,100

TABLE 6. ESTIMATED DISTRIBUTION OF RETARDATES IN
THE UNITED STATES BY AGE AND DEGREE OF
RETARDATION

- Assapted tropped the Education, and Welfare Pamphlet, 1972, based on 1963 data, p. 2)

The target population of the mental health system with respect to mentally retarded children is predominantly of the first type, and the direction the system is taking suggests the possibility of further disengagement from providing direct services to the second type. Most of the definitional and labeling issues in the mental retardation a field have reference to the less severe disorders, and since this group is not served primarily by the mental health system we will not discuss them here, except to say that these issues were a significant factor in the reversal of mental health policy in relation to the use of state mental health facilities for the care of educable and trainable mentally retarded. More specifically, mental retardation is generally divided into five categories, according to the individual's petformance on standardized tests: the greater the negative deviation from the mean score of a given population, the more serious the impairment. Table 5 presents the commonly used word descriptions of retardation and concomitant levels of test deviation. According to this terminology the mental health system is oriented toward service to the severely and profoundly retarded. This represents a small fraction of the total population of retarded persons, as shown in Table 6. At the present time, of an estimated population of six million retarded persons in the United States, approximately 200,000 are residents of state institutions for the retarded (Health, Education, and Welfare, 1972, p. 1).

Other Target Populations

A large number of referrals to community mental health centers, particularly adolescents, are not labeled as either meatally ill, emotionally disturbed or mentally retarded. Some have problems with school, ranging from minor disruptive behavior to truancy, theft, drug use, or destructive behavior necessitating either suspension or reterral to the facility. Drug abuse programs are becoming a feature of community mental health centers, they are in a sense competing with the educational system and legal-correctional system for funds and statutory authority in this relatively new, and highly publicized area.

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march e

HL PERSONNEL

The principal thing one can say about mental health manpower is that the demand exceeds the by Neveral factors combine to account for a manpower shortage which threatens the feasibility of a cleatory to improve the delivery system for mental health services. The demand for mental health personnel swelled as tederal and state governments increased their involvement in social services. Modern government's evolvement in the area, in turn, is one manifestation of developing public expectations and demands for mental health services, particularly among the middle classes. The stigma once attached to psychiatric services is eroding among many elements of the population due, in part, to the "pro-mental health" information campaign waged by both public and private organizations. In fact, through association with psychoanalysis, once available only to the atfluent, psychiatric care has acquired an element of prestige. As more people came to interpret their problems and suitering in terms of psychological stress, the clergy lost its hegemony in the mission of relieving distress to the nontal health professional. The supply of mental health personnel, on the other hand, is limited by licensing and certification procedures which protect the monopoly-that particular professional groups gained over therapeutic functions. Following the model established in psychiatry with the American Board of Psychiatry and Neurology (estar, shed in 1934), clinical psychologists and social workers developed certifying bodies (The American Board of Examiners in Professional Psychology (1947) and the Academy of Certified Social Workers (1966)) and lobbied for state licensing laws through their professional associations

I no tavoted conceptual and role models of psychotherapists have further endeerbated the manpower situation

> The paradigm of status in the menial health protessions is the psycholanalyst status in Individual work with patients in private practice has become the symbol of status in psychiatry, psychology, social work, and even psychiatric nursing (Berlin, 1971, p. 149).

Despite the fact that psychotherapy, formerly the exclusive domain of psychiatry, is now conducted by psychologists and social workers, it has been estimated that if all the trained therapists spent all their working hours with individual patients, they would still reach only ten per cent of the population who need help for emotional disorders (Connery, 1967). Given the prestige connected with conducting therapy professionals trained in this technique are likely to employ it even it, from the perspective of national plannets, d is an unsatisfactory utilization of manpower.

Expensive and lengthy training procedures have limited the number of people who can be trained in professional roles. Psychiatrists have to complete seven or eight years of schooling beyond high school and spend tour to six years in supercised work settings before they are eligible for certification. The primary model in psychology is the doctorally trained person, although almost fifty percent of the psychologists in mental health establishments have less than a Ph.D. (NTMH, 1965). Social workers much have either a master's degree (NSW) from graduate schools or a bachelor's degree. Each neutrine tell professional training inevitably engages the activity of a great many professionals in academic settings which are not primarily service oriented.

In the U ated States there is one psychiatrist for every 18,000 persons. The overall supply of proceasing a estimated to be long per cent below the number needed to stay even with population growth and the supply of psychiatrists will most probably decrease in the long run (Albee, 1967). In social work, a fatio of 20 set ator acc MSW is anticipated while predictions concerning the availability of psychiatrist during that i.e. rly every 2010 graduated at the next several years could be absorbed by the den and for psychiatrist will become more salient as hospital beds are opened for short term, day, and overther to are cloud information Service, 1972). In the United States there is one psychiatrist for mervile 000 psychiatrist concerning to an estimate based on 1966 statistics (Arnhoff, eral, 1969).

We so the consensus attaing planners is that there is insufficient professional manpower to meet

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ERIC A Full Text Provided by ERIC the mental health needs of the United States, there is no unanimity, as the Joint Commission on the Mental Health of Children (1969, p. 241) pointed out.

as to the extent of the shortage, the chances of overcoming it, and the means of reversing the trend, since there are innumerable definitions of mental health and illness, and varied conceptions of what health care means and ought to mean, and what human skids and numbers it demands.

In this context it should be pointed out that one point of view perceives mental health professionals as instruments of social control and oppression insofar as they enforce middle-class values under the camoutlage of health care, and perpetuate human distress and suffering by focusing scarce resources and public attention on "adjusting" the individual instead of attacking the social, political, and economic bases of psychological stress. From this perspective, the "manpower shortage" is a fiction perpetrated on the public by a mental health establishment bent on growth and the acquisition of power. It should suffice here to say that any question of manpower needs is subordinate to larger definitional issues concerning mental health and illness.

The influence and status of professionals within the mental health system derives chiefly from the demand for the specialized knowledge they command. Their political effectiveness is enhanced by several factors. I) all levels of the mental health system are staffed with professionals who share, to some extent, values, perceptions, or beliefs; 2) professional organizations provide an independent and organized communications and lobbying network; 3) the rapid growth of the mental health system provided exceptional opportunities for professionals to reach positions of power.

The summat of professional power has long been occupied by the medical profession. In the nineteenth century, physicians were given the social responsibility for the care and treatment of the insane and feebleminded with the development of the state hospital system. The American Psychiatric Association was founded in 1844 by the superintendents of these hospitals. Their influence and focus expanded from the mental hospital to include clinics, psychoanalysis, neurology, child psychiatry, psychobiology, sociological and psychological factors, and war-stimulated interest in less severe disorders (traumatic neuroses). In the last few decades, the focus has changed from the study and treatment of abnormal behavior to the examination of the wider conceptual bases of mental health. The development of social psychiatry and of community mental health centers is one manifestation of psychiatry's expanded focus. Psychiatrists have, in fact, largely deserted the state hospitals as their locus of practice to treat less seriously disturbed and more affluent individuals. Albee has noted that there are fewer members of the American Psychiatrie Association, whose membership now numbers over 18,000, working tuil-time in state institutions than in 1948, when the membership was 4,000 (Albee, 1969).

The speciality of child psychiatry was not formally established until 1960 and there are only about 300 rully certified child psychiatrists practicing in the United States. Psychiatric techniques for treating children, nowever, extend back to Anna Freud who influenced or trained many American child psychiatrists in the United States, who in turn, taught psychoanalytic principles to psychologists, pedia-tricians, social workers, and other psychiatrists. Their influence was strongest in the urban and primarily eastern population centers. Boston, New York, Philadeiphia, New Haven, Chicago, and Topeka (APA, 1963). By the end of the 1930's child guidance centers were employing, to some extent, many of the therapeutic techniques presently in use with children.

- i psychoanalysis;
- 2 play therapy,
- 3 group therapy.
- 4 the "open approach," which involves open discussion by therapists with the child and parents an present, in a manner suggestive of today's family therapy.

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- Treationship Derapy, whose major emphasis "nes in channing the child to recognize his finishes with a person who is able to accept them and explain them, yet at the same time impost originations and restrictions,"
- count relation evidently a predition of agency consultation, described as including the loc of the psychiatrist as consultant in agencies of varied function, and the integration of the psychiatric social worker into non-psychiatric agencies (fourt Information Service, 1972).

Itaditonally psychology has been an academical consisted principline, before World War II the psychologist's pathopation in the mental health held consisted prinarily of the measurement of mental functions, about s and individual differences. During World War II many psychologists were pressed into new areas of service including psychodiagnosis, neuropsychiatric screening, and psycho-therapy. After the war the news created National Institute of Mental Health and the Veteran's Administration asked the American Psychological Association (APA) to evaluate and accredit Ph D training programs inclinical psychology.

The division of Clinical Psychology broke with APA precedent by requiring a supervised internship, in addition to a Ph.D., for membership. The requirement reflects an increased concern in psychology with developing a service discipline along the lines already established in psychiatry. While elinical psychology is most closely identified with the mental health field, other specialties are represented. The community mental health centers now draw from the ranks of social, educational, child, developmental, and measurement psychologists, sixty-one per cent of the psychologists responding to a survey conducted by the National Science Foundation Register of Scientific and Technical Fersonnel (1964 and 1966) consider their work relevant to mental health. According to Arnhoff (1969, p. 15), "the overwheiting majority of mental health research is conducted by psychologists," Psychology is primarily a public service profession of those identified as mental health psychologists, 90 per cent are employed in public or non-profit settings while only seven per cent are self-employed (Brayfied, 1967, Arnhoff and Snriver, 1966)

The conical psychologist works primarily in mental hospitals and psychiatric clinics

This is a reflection of the natial training programs developed in Veterano Administration cospitation and static neutrinohopitals, as well as of the natial dependency apon the heid of fiscal artistic whech provided the role model, and orientation for the neophyte probissions Arribut labor policy.

At the 1985 Stationd Conference on Psychology and Mental Health, Dr. Robert Fenx, then NIMH directoric utged psychologists to explore and develop non-medical approaches to mental health problems. Since that time some triening programs have developed broader conceptions of mental health and trained concentration to operate in new settings, however, psychologists have not organized around community health-concepts as efficiently as psychiatrists.

. The therd ment, is of the "core professional group" which developed from the child guidance model is the local worker. Social work developed from the Charity Organization Society Movement of the late 18.10's and the Settlement Movement of the same period. It has been defined as seeking to

entratice the social functioning of individuals, singly and in groups, by activities focused upon their social interactions which constitute the interaction between man and tos invarianteent. These activities can be grouped into three functions, restoration of impaired capacity, prevision of individual and social resources and prevention of social obstruction (Boehm, 1959, p. 54).

At the bachelor's over social work education consists primatily of training-experience. At the master's nevel students are educated

for buildamentation basic ingredients in order to prepare the student for a variet of apopties. Fraining for specific areas of practice is expected to occur via start develop model magnitudes. Arnhoff, 1969 p. 191

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 \sim 3 \sim 0.2 \times school cool of course with organized into sublicid \sim is constructions but in that year, the Connection Social Work Education recommended that a

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common generic base of knowledge applicable to an solial problem be provided. Encomeant, with legard to mental health, that any social worker trained under the new approach may be regarded as a potential candidate for employment in a psychiatric setung Arnhoft 1969 p.211.

The National Association of Social Workers which has represented social workers since 1955 resulted from the increase of seven specialty groups. Social work theory now includes an effectic and personalized mixture of borrowing from psychoanalytic theory, developmental psychology, theories of social organization, psychiatry, law and education.

I ne development of psychiatric nursing coincided with reduced reliance on the use of physical restraints in the care of institutionalized mental pictients in the nineteenth century.

Freed from testraints, the mentally ill person had to be dealt with as a personality it thus became necessar, to enter with increasing awareness into a psychological relationship with the patient. The progressively expanding concern over the psychologic and therapeutic importance of this relationship constitutes the major development in psychiatric nursing during the last hundred years (Santos and Stainbis 4, 1949, p. 53).

There are three types of nursing training programs. The diploma program is hospital based and involves three years training beyond high school. The associate degree sequence is offered at junior and community colleges and requires two years participation in basic science and nursing courses with caracal laborationy experience in community hospitals. Finally, the baccalaureate program, which requirestour or five years of clinical training, is analysis it and college based.

The specialty of psychiatric nursing was initially offered at the bachelor's level but was discontinued in 1956 in tayor of specialty training at the master's level. At the present time the principles of psychiatric nursing are included in all nursing education since it is felt that nurses can deal better with patients of all types if they are exposed to these concepts. When the Community Mental Health Act was passed in 1963, educators in psychiatric nursing began to incorporate community concepts in the curriculum to prepare their students for new services including: community organization and action, program planning, and the development of new approaches to clinical care

Table 7 describes how community mental health center personnel allocate their time.

It has often been noted that in human service delivery systems, employee status is inversely related to the amount of client contact. Table 7 appears to sustain this generalization by indicating that professional mental health workers spend less time in "activities directly related to patient care" than non-professionals. Psychiatrists, occupying the position of highest status, spend the least time in patient care. Psychiatry is also the only mental health profession which has a larger percentage of parttime that otherine positions in the mental health system (NIMH, 1970).



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	Lotal	Psychiatrist	Psychologist	Social Worker	Narve	Aide	Activitie Therae	Reha	Other
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Pracinal 2 Conceptual de la conceptual	1.	5	2		?	0	2	1]
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Provide the state	2	2	2	2	1	2	2	3	1
	i		1	0	()	0	()	0	0
	1	1	1	0	0	1		1)	1
	13	t}	1	0	1	0		1	0
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M. P. S.	:	ſ		4	;	8	1		4

TABLE 7. STAFF ACTIVITY, BY DISCIPLINE

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Thom the Font Information Service (1969).

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IV. INTERVENTIONS

I show the treath system is moving, particularly adeologically, toward adopting the public action structure second windocated a most of major diseases by prevention and early treatnet by since the network of the interventions can be divided by directate cones.

(i) a standard ventional actus at realizing the incidence of disturbance by diartityme a risk of operational official decore by environmental matipulations which eliminate harmful operations of laborations.

Construction of active the prevalence of textual disorders by early recognized and treatments.

lease develop deallied which ams restoring the individual to his fullest capacity

Portion projection begins with the attempt to ensure the birth of healthy babas. Prenatal and the finite and with the test to initiation, psychological stress, and health problems are exergined for the entropy graned to this goal. Conceptually, primary prevention teaches out to the strong test in the entropy and school environment, to content with economic, housing, recreational and or of the test which affect the child's mental well-being. The implications of this type if internent is on the eaching insolar as a communent is being made to anchorate social problems which is which have been remarkable indifferent to resolution.

M due heads personned are becoming more involved in the daily operation of schools. Then that with involves no ioneer limited exclusively to children who find their way to a clinic or the data of this program.

> 1. A scolar bit of the off-off-bodden's problems, consolitation, with feasible around the scolar off-off-protection from consultation with parents, from with the special descolar off-discolar within necessary, for a neglitization tradition from the scolar off-discolar within necessary, for a neglitization to the scolar offal scolar off-discolar within necessary and mental field in neglition protomation and scolar protection and mental field in neglitication protomation and scolars, 1972, p. 1845.

 γ = 1.5 constitution program is the primary preventive intervation operational within the γ = γ to α . Hence the operation at the present time

(a) a solution is nontal health interventions are designed to treat the individual clind for probtions of an activity maintest. A diagnostic constant of procides any solution therapy, the evaluation are associated to the coparism of the child's parents, either in separate diagnostic sessions, or with the more construction scientific and moral questions which cling to the use of diagnostic and labelling a construction to the order of the population by Subsequently, a freater of parameterminated.

Psychotherapy

1.

(1) set of the construction of the united treatment provide psycholaterape and values group, and the set of the rate and the construction between two or percent oper of whether at least one is defined to the construction screen psycholaterapy as the major intervention complexed by the mental health term of the construction with both schedulerap.

- denotes the second second second the constitution of the second second particular and non-indemented, and the second second second troubling one.
- (F) it process the patient may understant, entanciellationships between mix current of the problems and contemporations or processents, and of his idoesticitatic emotional process the second.
- (c) For provided psycholic (psycholy constitute additionally a corrective monomal experience, so is the trip parkent to date a sustained relationship of the productable and trasted figure so is provided meditionally than other individuals have as the past.
- The interaped concentrate of his behaviors, may tacdetate a process of all ng an changed the others, nected national behaving. Their period of their period of the according at the have observed.
 - (a) some system to particular or particular or to the original system as some contract on the second system as a set.



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- Complete conduction to facilitate the patient's self-examination.
- Second examples may assume the motivation of a certain behavior of other interpretive connections between present thoughts, leelings or behaviors, and antecedent or contemporations, dvertisealisant related to achia ons;
- do than to try the patient,
- in the first part of th
- n shkor kantis patient
- e in the strug of chaoenging the patient,
- to the completential reward certain behaviors in the therapeutic situation by responding verbally of nonverbally in a pleased or triendly manner, and conversely, may discourage solution office behaviors by negative or noncommittal responses (Whitlington, 1972, pp. 515.4

Product eraps with voluger children may take the form of play therapy, which is a translation of productive principles for use with children. In play therapy, children are encouraged to express and which of their discourates, anxieties, and hostilities as they play with the doll house, puppers, etc. Other techniques loke are and misic therapy, allow the child to express himself and to ventilate his breiding through honverbal channels.

These psychotherapeutic techniques generate a good deal of pertinent and fascinating information about the child's perception of the world and about the forces which inform his perceptions.

I he was a child organizes and manipulates the characters in a doll family may be a significant reflect in (d) the child's real or fantasized family experience. However, there is not much empirical evidence to suggest that psychotherapy with children has a significant and positive effect, and Levitt (1987, 1963) has summarized a substantial body of evidence bearing negatively on the question.

Family therapy considers the interactional field of the child as well as his intrapsychic expecience. The parents and children are seen together by the therapist who is responsible to all family members not to meabove the others.

a differance data take or to could the interrelationships among the tamby members, indicate to k each person functions as an individual and in the dual to estore to the termination of termination of the termination of termi

Emany recruptions tend to be more concrete and specific in outlining goals than therapists who was with individual patients, and the procedure of family therapy, as commonly practiced, tends to become according or domation.

In order to quality for federal funds, a community mental health center must furnish an outpartent come prepared to provide care for families. The greater use and emphasis on family therapy in be understood as one reflection of the growing acceptance within the mental health field of models which focus on the individual only in relation to particular social systems, thereby avoiding the strategic economic and moral dilemmas of singling out individuals for treatment.

In a coden increasingly obcisant to cost-bencht calculation, it is not surprising that crisis therapy groups for families are making headway. These groups last from four to six weeks and are tocked or family changes of on particular crises. Their premise is that many people apply to a mental hearth service for help with problems and situations that are temporary. It is supposed that these persons need at more than moderate support, and concrete suggestions to enable them to success turk copy with these dilemmas. In other words, the individual's personality is not taken as the

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problem to be screed, rather the intervention locuses on the particuliers of a situational difficulty the approach is concrete and directive, parents may, for example, be given in assignment one week concerning a particular behavior of their child with the ontcome to be discussed the following week.

Specificity is indetensed and cost have long been rallying points for those mental health protessionals. Inclusion for with the time-consuming procedure of psichoanalyticand oriented therapy. The essential divestigator procedure of psychotherapy, it is feld has limited application to children who are oper critical difficulties related to specific social perceptual, or academic matters. Such children can remain or psychotherapy for years, without any basic modification of their difficulties. Consequently, the information photosophy in some segments of the mental health system has shifted toward a direct in advicated by Nicholas Hobbs (who helped to develop the Re-Education Model) anong others.

> The contral infinition to help children here and now acquire competence in coping with realistic problems. New to read, how to play first base, how to approach school, without but mow to counter a dominating mother without recourse to asthma, how to take a stund against a buns, now to receive and how to give of one's possessions, now to know or on one to with the oneself fully, without guilt (Joint Information Service, 1972, p.1715).

Behavior Modification

The Re-Education Mode, makes extensive use of the operant conditioning model which has waved in the mental system as the psychoanalytic model has waned. Operant conditioning, or beshavior modif ation as it is usually called, begins with the objective definition of the maladaptive behavior to be changed. The behavior is observed, identified, and recorded. By recording the frequency of occurrence of the undesired behavior, a baseline measure is obtained which can be compared with records obtained after frequent. Next, a determination is made as to the environmental events which support or reinforce the behavior. After these conditions are identified, the behavior modifier seeks to manipulate the environment in order to bring about change.

This procedule has limited usefulness with outpatients because the interapist only sees the child for an hour or so put week and therefore has minimal control over the child's environment. However, parent can be taught to be behavior modifiers and carry on all operant conditioning program at home. Behavior modification is widely applied in inpatient settings for both emotionally disturbed and mentally retarded children. Children earn primary reinforcers (e.g., sweets), token reinforcers (which can be exchanged for primary reinforcers at specified times), and social reinforcers (smiles, attention, etc.) for exhibiting the desired behavior or inhibiting the undesired behavior.

Chemotherapy.

Chero-therapy is a means for changing a child's behavior by introducing chemicals into his system, which affect the action of the central nervous system. This type of therapy aims to reduce symptoms (hypericlearly, depression, etc.) and does not actually cure a disease, unless one is persuaded that the doease is the symptom and no more. Generally speaking, medication is conceived as a holding action (gauge) bother problems developing as a result of the display of symptom — that is, a means by which the chird and the people around him can avoid the consequences of the disturbed behavior.

Other Interventions

The scope of mental health interventions is expanding to include procedures which are relatively new to the system. Included in this category are:

- 1. As say groups for children and adolescents which are designed to improve social skills and which may be used to reinforce more intensive forms of therapy the child or adolescent has experienced.
- 2. Specialized programs involving diagnosis and treatment of children with perceptual-motor indimined variang disabilities,
- 3. Met: etc groups for mothers who want help in managing their children.



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V. FACILITIES AND PROGRAMS

Residential Treatment Centers (R1C's)

RTC's provide topation services to moderately to services of the balls distributed didden 1. Obtaing ORS, RTC's cared for exteen per control the 91,000 psychiatric inpatients and eligiteen years of agenese faits is oftenul be need from Table 9 that 89 per cent of RTC's are provated owned and therefore the provide that of the publicly support of mental health osterio which control the prodiation of the trop of the fait of the publicly support of mental health osterio which control we do prodiation of the trop.

Outpatien: Clinics

Output into turned too of observe developed sout of the observer conducts and the Although many conductions have been made to the addization of the core professional feat, since its development of the contexts whe variation of the concept is still the nucleus of the chine's procedure. As originally torn outed, the core that areliaded a psechatric social worker who obtained the developmental

TABLE 8. ESTIMATED PROPORTIONS OF CHILDREN UNDER18 YEARS OF AGE UNDER CARE IN PSYCHIATRICFACILITIES: UNITED STATES, 1968

	TYPES OF SERVICES					
TYPES OF FACILITIES	ALL SERVICES	INPATIENT SERVICES ONLY				
· · · · · · · · · · · · · · · · · · ·	NUMBER OF CHILDREN UNDER CARE					
ALL FACIENTIES, TOTAL	686,000	91,000				
	DISTRIBUTION OF CHILDREN.					
AUT FACILITIES, TOTAL	100	100				
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No. Physical Activity		40				
orato entre o esto Montalo. Historia	i	28				
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Note: A second and the second activity of the second constraints of the patients. Note: Adaption for the regulations of Pholo Fax 88-164, a second and the second attraction patients are patient at a patalization day and or a second at the second computer dynamic second at the second attraction. These second at the second attraction of a structure second at the second attraction of a second second at the second attraction of a structure second at the second attraction of a structure second at the second at the

Example of the age of twelve is a relative clare phenomenon. "These Examples of the second proble relations and conditions such as Hitsenspring's disease, as Y of the second phenomenon of the psychosomatic difficulties (Silberstein, 1969, pp. 190-191)." and the second phenomenon of domouser twelve, who are more subject to conditions which instant of the second psychosis schizophrema, depression, hysterical illness, or participated and the second problem of a second psychosis schizophrema, depression, hysterical illness, or participated and the second problem of the distribution of the detribution of the detribution of the second and the distribution of the detribution of the detribution of the second and the distribution of the detribution of the detribution of the second and the distribution of the detribution of the service. The second and the distribution of the service of the detribution develop adequately where the second problem of the art is available to min, and the no remedial work with second the second tractice of problem of the cost of providing the service of the second of the last is available to min, and the no remedial work with second the second tractice of second dates (Salberstein, 1969, pp. 191-192)."

Fartial Hospitalization

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Sight and Sceneral Care

(a) promatical water to the constrained and equivalence in the constrained and equivalence in the the constraint of the const



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TABLE 9. COMPARISONS OF SELECTED DATA ON PSYCHIATRIC HOSPITALS FOR CHILDREN AND RESIDENTIAL TREATMENT CENTERS: UNITED STATES, 1969, /

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SELECTED MEASURES FOR 1969	RESIDENTIAL TREATMENT CENTERS (N-751)	PSYCHIAIRIC HOSPILAIS FOR CHILDREN (N-15)
en en servizione	Provate non-prot 59 percent)	State at d'Ocusts (Apercent)
en an an an an an Anapha. T	1 ast North Central 31 percent)	East North Cortal (53 percent)
Maria da Cara de Maria	37	54
$\begin{split} X_{ij} &= -\frac{1}{2} + \frac{1}{2} \frac{\partial_{ij} \partial_{ij} \partial_$	4,521,(NN)	36 J. (XM)
Norma da construir	47	ĥħ
 A constraint perception of a perception of the perception of the second s	8117	"א")
ne i se de prise didiciens; le fili fili	7,596	2,778
 A more additions per - A mit is real data - Since data - Since data - A more additional - A - A - A	10	4
No ni vali adobra i ni poso Los Rendas Chiar 200	102	. [iw]
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Construction of the sector of water residence		
ana Antonio se stat		
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mployees	542	516
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Noro is silar coxpenda aeco il 1 L	\$65,554,000	\$18,193,000
 V - fight of the second strength of the second secon	527	566
V service and september pos- company of the service	\$15	\$50

(1969) NIMH Current Facilities Report, 1969)

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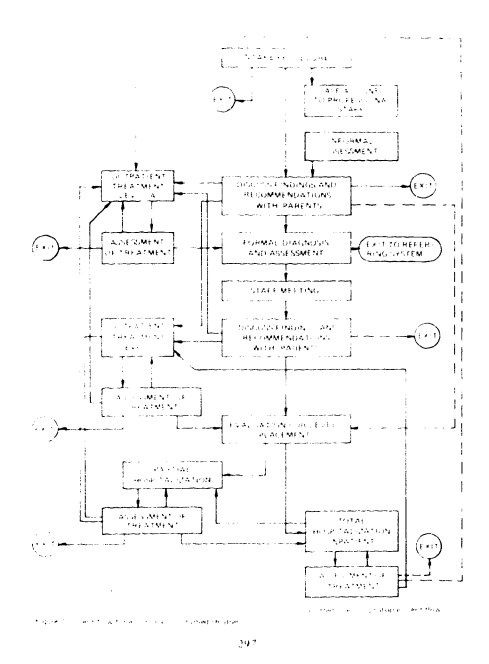


VI. CLIENT FLOW PATTERN

Emotionally Disturbed

- server and the server as

At the side of should be understood that all mental health facturies do not have the same procedures for channeling clients into the appropriate treatment biches, in fact, the client flow pattern may vary on occasion within the other bichits. Having said this, we call proceed to describe the features stellentflow which are consistent in most mental health factures.





Definition of the state of the state of the model of the state of the psychologist, a state of the state of t

Comparison of the second s

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The second second second definition wherein there are there access routes to the ower and the second second

and some set of the description and explanate most the modess represented graphically by Electronic management of the chericate starting point on these procedures come from par-The other second Bollow states is a tracity state to tractables, as with adorescents seeking help for drugn at suiptions in the notice clients themselves. The intake proceedure may cary from place to place I match the control client's client's patents) first contact is with an appointments of social work provide At the state the datare of the problem is discussed and into mation is obtained about the start discreptions sense instart health, etc. either by phone, by thong the history in person or assigned provide a solution defined information form. Cases which seem obviously inappropriate tak katili is a transfer of a screened out at this point. The next step may be setting up an apport-1.571.58172 in protostimut staff (usually psychologists or locial workers). Depending on the and the state of the preferences of the mental health worker(s), an interview will de la de servera take place of the second character chast agone, or the parents alone. Following this procedure, the to the reaction of the construction of spackground informativ actives at a diagnostic statement, and decides the transport phase of intiplant referrat to another agency, or the need top formal dual second second finding a contracted to adaptors are then discussed with the parents. In some cases the second second second to the terminate procedure to outpatient treatment carter a discussion Alter the Alter States , which we may defined here, X there X is been weaked as the lowest intensity level of the second second by cost dotation, and formanty, available more particular mental fields control de l'estate en dest matcher el crisis interviews of sessions, activity groups, etc. It snouid recent particulation and another considered as diagnostic in some centers, blac, without black ap part of the -sich das merapeutiem officers

For a discrete of the post of terms diagnosic entry after the informal diagnosic relater and the Decision of terms assumed to the intervalse the child may also exit the disternal the decision of the discrete distribution assumed to the intervalse the child may also exit the disternal the decision of the discrete distribution of the costs inherent in this procedure and the time consumed locaion of the distribution of the costs inherent in this procedure and the time consumed locaion of the discrete distribution of the costs inherent in this procedure and the time consumed locaion of the distribution of the distribution of the costs inherent in this procedure and the time consumed locaion of the distribution of the distribution of the time that the end of teaching the time. As represented on the version of the distribution of the frequencial level B after informal diagnosis. Treatment fewer, B distribution of the distribution of the more traditional route of mental heads interval onst induction of the age of the theory family therapy, etc. Meyement distributions does not the therment of solution of the distribution of the treatment into loce, λ

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the exciting contraction test on the finance may also be a psychiatric interview but shall be the substige of polynalists of the procedure is not automatic infless there is a question of prescribing medication. Formating (agree) that also include an analysis of the family's social and psychodynamic functioning, is tested problem occas worker in interviews with the family.

Mitch a finitial diagnostic procedure there is, typically, a static creating to cover the a discussion with the parents. The recommendation at this point may be for outpatient treatment effects. B more probably that fixed Ni or level C treatment of referral to an agency origid, the mental health system. The soft possibility is tathet improbable because it the client is not an appropriate candidate for mental that the investment in timel diagnosis would be made.

It the contributation is for level C placement, another evaluation has to be made, unless the obtained nation was that is for level C services. That is to such if the contributation endance transferring responsibility for the child to another, administratively independent matrix thealth facility this facility will probably require its own evaluation (which does not necessary specific facility facility administration).

Level C 1 ratment is conveyed as the most intense treatment available in the mental health system. Operationally, it consists of partial hospitalization (generally a day treatment program) or to a pospitalization (inpatient care in a hospital or residential treatment center). Partial hospitalization may use, flowing farely, mean night-time placement in a mental health facility. In most cases the decise concernity residential treatment versus day treatment depends on the adequacy of the home environment as well as the severity and type or disturbance. As mentioned earlier, the systems bras is away from treatment at this level of intensity because of the substantial cost in terms of money and disruption of the child's normal community life. As a rule, may the most grossly disturbed or disturbing childred, demonstrating the most bizarre and difficult to handle behavior, are considered a trus level. Consequently, it is improbable that hospitalized patients will exit the mental health system directly from this point.

A final continent on the client flow of disturbed children is in order. Some clients enter the system for evaluation purposes only, e.g., by a referral from the courts. After the evaluation, disposition is often in the hands of the referring age icy. Consequently, these clients usually exit the system after the to machanic increased ite.

Mentally Retarded

Enclosed low pattern for mentally retarded childr, nois less complicated, because the mental that see 0 is estimating used from the delivery of services to all but the sesterior and problandly interfed. Therefore, the client population in this category is as a during and there are fewer placement, bolors within the system. The trend in the mental health subject community educational and the during and problandly retarded, but care client community educational and the during are having to provide more services as the mental health system provides to inservices for the educable and tranable population.

More cross forms of related toor are usually detected by medical personner at both or during the studied tas low sears. As a result, the majority of related tes who when the mental manth system are infants of preschool ending the Figure 2 illustrates a typical pattern of events.

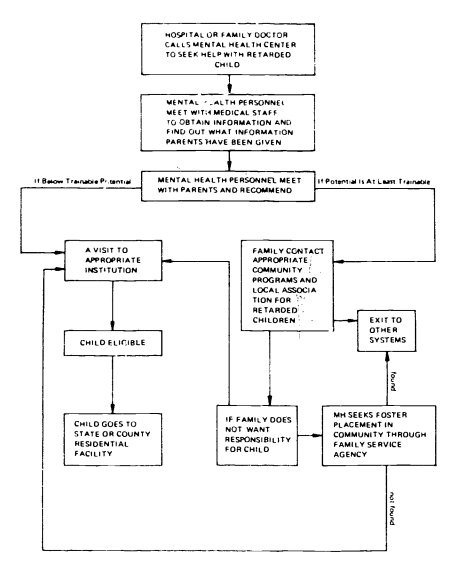
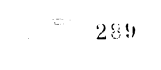


Figure 2: Client flow for mantally retarded children

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VIL THE STRUCTURE OF THE MENTAL HEALTH SYSTEM

Federal

Et Statisserie Index to of Mental Health (NIMH) is the federal agency within the Department of H 1.22. Educations and 1.22 ore that administers federal mental health programs (see Figure 3). Let 1.22 NIMH operated under the auspices of the National Institute of Health of the Public Health

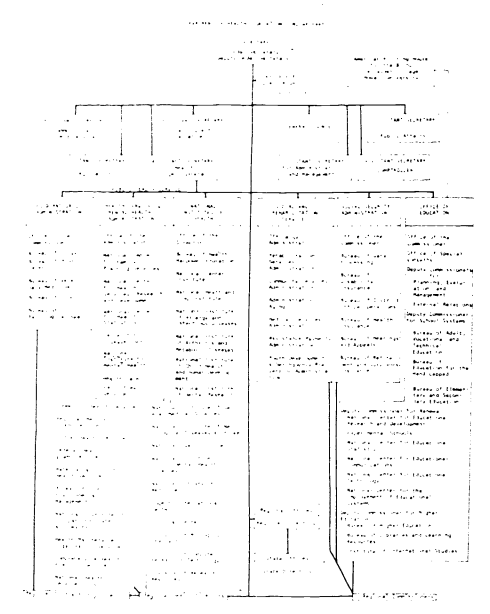


Figure 3. Department of Health, Education and Welfare.

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Service. It is now an operating agency of the Health Services and Mental Health Administration. Its mission is to develop knowledge, manpower, and services to treat the mentally ill, to prevent mental illness, and to promote mental health.

Support programs are administered by the following units within the NIMH:

- 1. Division of Extramural Research Programs;
- 2 Division of Manpower and Training Programs;
- 3. Division of Mental Health Service Programs;
- 4. Division of Special Mental Health Programs;
- 5 Division of Narcotic Addiction and Drug Abuse;
- 6 National Institute on Alcohol Abuse and Alcoholism.

These units support research, training, and services (see Table 10).

Between the state mental health agencies and the NIMH, are the ten regional mental health offices. Region I, Boston, Massachusetts; Region II, New York, New York; Region III, Philadelphia, Pennsylvania; Region IV, Atlanta, Georgia; Region V, Chicago, Illinois; Region VI, Dallas, Texas; Region VII, Kansas City, Missouri; Region VIII, Denver, Colorado; Region IX, San Francisco, Calitornia, and Region X, Seattle, Washington.

> The ten Mental Health Regional Staffs represent the Institute in its full range of activitics. They (1) provide professional and technical consultation to regional, State, community, and voluntary agencies concerned with mental health and with institutions of higher learning to further the development and administration of comprehensive mental health programs; (2) serve in a haison and advisory role between the Divisions and regional. State, and local mental health agencies; (3) participate in the review of State mental health programs and plans and in the administration of associated Institute activities. (4) gather and analyze economic and social data related to mental health program; (5) promote the integration and coordination of regional and State mental health program; (5) promote the integration and coordination of regional and State mental health efforts (Department of Health, Education and Welfare Publication No. (HSM) 72-9044, 1972, p. 53)

State

In order to qualify for federal tunds, each state must designate one agency as the mental health authority. As of 1966, the agencies designated as mental health authorities in the fifty states were as follows.

- (a) Departments of Health 13;
- (b) Departments of Mental Health 16;
- (c) Departments of Institutions or State Mental Hospitals 5:
- (d) Departments of Welfare 5;
- (c) Departments of Health and Welfare 6:
- (1) Departments of Mental Health and Corrections 2;
- (g) Others 3(Connery, 1967, p. 29).

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TABLE 10. NATIONAL INSTITUTE FOR MENTAL HEALTH PROGRAMS ADMINISTERING RESEARCH, TRAINING. AND RESOURCES

RESEARCH SUPPORT

Discours of Extramural Research Programs Behavior d'Sciences Research Branch Conical Research Branch Applied Research Branch Psychopharmacology Research Branch Center for Epidemiologic Studies

Dissons of Mental Health Service P gratts Mental Health Services Development Branch

Divisions of Special Mental Health Problems Center for Studies of Suicide Prevention Center for Studies of Metropolitan Problems Center for Studies of Child and Fan., Mental Health

Center for Studies of Crime and Delinquency Center for Minority Group Mental Health Programs

Division of Narcotic Addiction and Drug Abuse Center for Studies of Narcotic and Drug Abuse

Applications are accepted from investigators attiliated with universities, colleges, hospitals, avadentic or research institutions, and other nonprofit organizations in the United State.

TRAINING SUPPORT

Decision of Manpower and Training Programs Psychiatry Fraining Branch Psychiatric Nursing Fraining Branch Behavioral Sciences Training Branch Social Work Training Branch Experimental and Special Training Branch Continuing Education Branch

Division of Mental Health Service Programs Trehmeal Programs Assistance Branch Mental Health Services Development Branch

Discound Special Mental Health Programs Center for Studies of Suicide Prevention

D. C. and M. Fistraniural Research Programs Contents r Epidemiologic Studies

.

Division of Narcotic Addiction and Drug Abuse Center for Studies of Narcotic and Drug Abuse

National Institute on Alcohol Abuse and Alcoholism

Institutions may apply for support of teaching costs and allowances to trainees. In general, grant bands may be requested by institutions for expenses recessary to carry out the proposed training procram, such as salaries of professional and non-pro-tessional personnel, supplies, equipment, etc.

RESOURCES SUPPORT

Decision Minital Health Spread Programs

Constructive Mental Health Centers Support Hearch Morito, Health Care and Services Financing

Branch Mental Health Services Development Branch Mentie Health Study Center

Decision of Extramonal Research Programs Applied Research Branch Center for Epidemioisgic Studies

Dission of Manpower and Framing Programs. Experimental and special Training Branch

(F. Saster Special Mental Health Programs

Contention Strates of Social de Prevention Contention Strates of Mictropolitan Problems Contention Studies of Crime and Deinguence

Division of Narcota, Addiction and Drug Abuse Center for Studies of Narcotic and Drug Abuse

National Addict Rehabilitation Branch

National Institute on Aicohol Abuse and \mathbf{X}_{\star} on $\mathbf{O}_{\mathrm{stress}}$

Enals for Community Mental Health Clinies' construction and statting, hospital improvement process professional and technical assistance, parts an aid to States, and services to children which is a priority and a

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The administrative occation of the mental health authority may have a significant influence on the development of the blachcath programs within the state. For example,

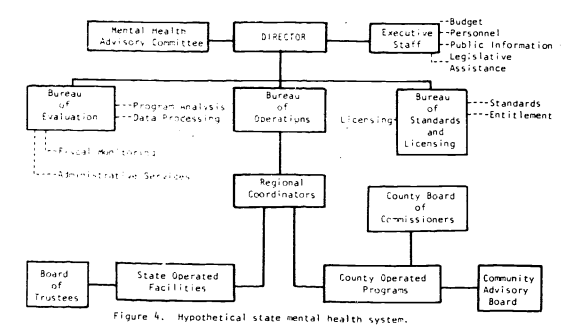
If the 10 copies function of a department is public health or weifare in proceed health and we faith programs are owned to be given processively constraints, mental reactions of a first programs are owned to be given processively constraints, mental reactions can be for the protection is administering state institutions, better mental temperafaction process are owned to be considered more important. Nacto program, is constraint for we be reflected in both hudget and stating patterns (Connery, 1968, pp. 29-50).

Advocates for a separate state department of mental health also note that mental health, by the general view is the single greatest health problem in the United States, and that if functions are not spintered, the agency can be more directly accountable for its actions.

New York and Massachusetts were among the first states to consolidate all mental health functions within a department of mental health. In other suites, like Washington and Texas, mental health services are divided between the state health departments which take responsibility for the community mental health programs and the departments of institutions which administer the mental hospitals.

 $-e^{\pm i}$ Even though state mental health systems vary in their organizational patterns, it is possible, for illustrative purposes, to describe a hypothetical system which incorporates the features found in most state systems. This has been done in Figure 4.

The director, who is usually appointed by the governor, is the chief executive with overall responsibility for administration of the department. His staff may include, a legislative assistant who serves as a haison officer with the legislature, and who may perform other special assignments, such as a baison with the Attorney General on matters of litigation; a budget assistant, who prepares the department's operating budget and performs other related functions, a personnel assistant, who acts as huison for matters concerning the Department of Civil Service and other personnel and employment matters, and a public information officer, who disseminates information to the public, the Legislature,



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and the

etc. and produce departmental publications and reports. The director will also meet with the Mental-Health Advisory Commutee, which usually consists of interested and prominent lay and professional people to discuss program planning.

Lee Bureau of Evaluation is responsible for data processing, central office accounting, expendture momentum, providing management outornation, and various administrative matters including leases, bed-count system, personal property currence of

The Bureau of Standards administers the licensing program, interprets statutes, rules and policies, produces and distributes the administrative matual, and coordinates Midlice - will Medlind programs.

Included of the Operations Bureau directs the voordinato to of state and local cleantal health services. The regional coordinaters provide consultation, stall work and service to state to sphare and schools and program supervision and planning assistance to contributate populat health boards and state-local clines on a regional basis.

Authough the organizational pattern and fitles are somewhat different, particularly with respect to the administrative division between mental health and mental retardation services, essentially the same functions are represented in Figure 5, which is a diagram of Oregoni's state mental health system.

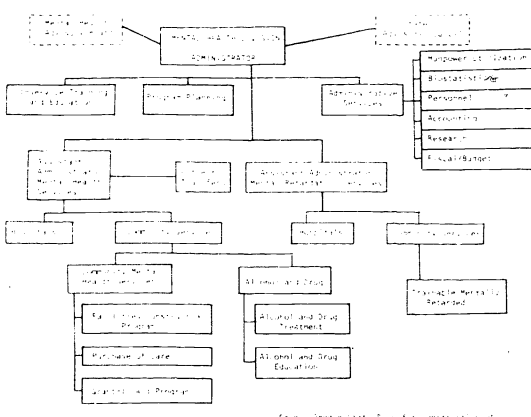


Figure 1. State Mental Meatin System OF Bregge

(Frum) - Oredon State P. av for Construction of Community Herts, Heats Constructions 1

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VIII. PATTERNS OF INTERACTIONS WITH OTHER SYSTEMS

When race has to be presented to the first dense of active back where a gency is designated of the variable of the automatic Werdale departments, contraction and automatics nearing departments and off the scheme of processing the werdale departments, contraction and automatics nearing departments and off the scheme of processing the work of departments, contraction and automatics nearing departments and off the scheme of processing nearby between and automatics near departments and off the scheme of processing nearby between and automatics and gency is designed as which are not the the state and occurs to locality the requestion and the stage target population is they define only done a variety of agencies. For example, see ees for related children may be within the best of the Department of Merdae Hearn which operates state schemes for the related different and the Department of Department of Merdae Hearn which operates state schemes for the related different and the Department of Department of Merdae Hearn which operates state schemes for the related different and the Department of Department of Merdae Hearn which operates used on the related department department of Department of Department of Merdae Stapports pipers scheme is for interfaced and department of Department of Merdae Stapports pipers for interface for each department of Merdae with the Department of Department of Scheme of the scheme of mere constrained agencies to develop follow of the operation of the department of the expense of more completeles scheme planning perspectives

From our operation data intergrades related schipped comprehension planning, and coordination of other access to be used on any data categorial and complicated as traditional fundational directions between agric escaped. We want departments are coming to focus more on mental line is as a cause of dependifferent one versal and less on netely providing for dependents, correctional automates are moving to ward the treatment of mental phases and retardation and away from the habitual and exclusive use of the state of the net of our posteries are escalating their involvement with providing mental health over use for the version of posteries are escalating their involvements.

> Send to the approximated to word mutying mental health activities of a single departport one of blockas health functions among agencies. If a single government is the neutroware the incomental governmental period of organization, butchealth to send event according activity governmental period of organization, butchealth to send event according activity and relatively clearact. But as the publics is spectration, to could and the growth of showledge about the causes and freatthe evenues progressed when or two things has happened of the outline agencies don't to our progression boward taking on new responsibilities and adopting new to these to be activity at up would drive and a new agencies and adopting new to these to be active at our to the progression of the and the agencies of the section of department reads in real activity as additional the section of the activity of the new department nears in real to mead to the services of the stage costs to answer the new department nears the stage the undepartment to be two there are schooled to the new department of the stage case the undepartment be two to agencies the answer the new department and the case the undepartment and the new progression of the new department of the stage case the undepartment and the new progression of the new department of the stage case the undepartment of the new progression of the new department of the stage case the undepartment of the new new progression.

As to the addices sump on the mental health bandwagon, competition for the diver's seat becomes where it. This situation was summarized with penetrating surplicity at a National Association of Mental Health consistion preversionly wants to coordinate and nonody wants to be coordinated fourt interplation Service, 1969, p. 480°. Further complications of interagency relationships arise from the soft of the science of any pipeloid conceptualization of social problems. For example, there is little conclusion in the science of these approaches are relevant to the problem does not resolve the difficulties of the science of these approaches are relevant to the problem does not resolve the difficulties contained and these approaches are relevant to the problem does not resolve the difficulties contained and these approaches are relevant to the problem does not resolve the difficulties contained and these approaches are relevant to the problem does not resolve the difficulties contained and these approaches are relevant to the problem does not resolve the difficulties contained and these approaches are relevant to the problem does not resolve the difficulties contained there has been a problemation of coordinating contributions and interagency task forces to 4 to 5 conductions the obstance conductors of Adam Sin these has the base wheth are often *pro* contained and the borner period together beneficial derived from such containes for the trist time.

Et as de to the validage point of upper-level administrators, the relationship of the mental s70 avec now the other human section systems often involves competition for funding clients, personal and claratory authority. An anotherize, it extreme, example of agency competition occurred is the data of Washington where the Decourd of Menter Health with it the Department of Institional and claratory authority for biological body Menter Health of the Department of Health by a section of componing the Decourd of the thread of the the Department of Health by a section of the section of the Decourd of the thread of the transition of the Department of Health by a section of the provide product of the thread of the transition of the thread of the transition control of the actual method of the transition of the transition of the transition of the transition control of the actual method of the transition of the transition of the transition of the transition control of the transition control of the transition of t

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Good the constantion of the 1903 CMHC Actions in phases to early diagnosis, prevention and controlle of cate the coordination of services has decreaped into a do regear factor in mental nearly particing frict boot Contrainsion on Mental Health of Children returned to this theme throughout dis extensive report. Its recommendations regarding the establishment of a child advocacy system represent do contrastic an attempt to cope with the dilemma inherent in uncoordinated and fragmented services for the detert. Inevitably problems of coordination at the state and federal level of planning have consequences at the level of service delivery. For instance, because the geographic service areas of cation service agencies do not necessarily conform to the catchment areas of mental health comes "the state of a local curfues may dear with as many as four family service groups, and conversely aballities cover give prove to deal with two or three clinics (Marden, 1967, p. 372)."

Relationships with the Educational System

The basic relationship between the school system and the mental health system consists of the former finding cases and making referrals to the latter. Although most school systems have, or have access to special educational programs for emotionally disturbed and mentally retarded children, they cannot have cases which require extensive or prolonged treatment. Schools are the primary source of referral for theirs mental nearth centers, the children referred have often behaved in a manner which the objective bring excluded from school, or they have been threatened with exclusion it they 4, not participate differiment programs.

The property deachesister, is preformally committed to the principle that

(1) Konstant of the function of endoting distribution for the child, while the heavy scheduling of the function of endoties independent and consequently insertion constants in the constant of the function of the output best and maintained, and served of the former rather of the off the off endothed Servee (972).

This rule of a called the scattering of rader commitment to the preventative interventions have led to an interaction programs which attempt to enhance the social climate of schools and the methal neighborhood and the methal neighborhood rather than individual children often conflict in practice with the school's clustering the descrete the ideal, attempts to feed to consider the ideal climate of the school rather than individual children often conflict in practice with the school's clustering to conflict in practice with the school's clustering to be descrete the ideal, attempts to feed to conflict in change children who disrupt its operation. Also, by extending the service access of mental health workers into the schools the mental nealth system hopes to encourage schools that attempts and the

(1) Suppose of the flat child, so that subscribes personal wall another subscribes of the flat children provides of the contract of the supsky field of the first operative provides of the flat of the flat of subscribes of the flat operative provides of the flat operation. For the flat operation of the flat operation of the flat operation of the flat operation.

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Relationships with the LegalsCorrectional System

Juvenile courts are another significant source of references to mental search courts. Some states, like Massachusetts, have a separate network of clinics attached to the juvenile courts, put in most states the courts refer offenders to mental health centers when a diagnostic evaluation is desired. The juveniles referred cover a wide range of offenses, including minor thefts grand laiventy, assault with a deadly weapon drug abuse, etc. The mental health system also provides some of all of the following services to the legar-correctional system according to the locality, psychiatric consistation, to institution statis, psychological services in reception centers, including and ploce training, other pre- and inservice programs, and psychiatric social work services duatter care in probation of spands.

Relationships with the Social Service System

Nimilarly, weithre departments are usually consumers of mental neuro-services and serve to link mental neuro-services and facilities with people requiring those occures. The relationship is occasionally reversed, as in some Minnesota localities, where welfare boards provide after-care for discharged mental patients (Backstroni, 1968).

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IX. POWER AND POLITICAL STRUCTURES

Deux est affect ne une mental nealtr system result from a plur control plures explosing unerexclusionant organistic orbanight opplimental nealth interest groups, federal, date and digincipal governneuts and agencies, and cluzens plands. Although the patterns of influence vary widely from one state to atomic from state of a localeft cut of political playets. In the order of the place of are described obtenues from one states, figurations and secribed cutering out of the place. The described obtenues from one states of powers explored to an advertice, limitations and goals.

Professional Groups - Psychiatry

It is a particulation of some absorbatist, and the most informatic gradient tablet, we show and represented narrow and the truth of the some as discontative Association and the longed states, the American Medical access to the power to prover the totaxional organization in the United States, the American Medical Association VMAN. Each of these organizations has alticlate associations at state and local levels. The VMA and that include the these organizations has alticlate associations at state and local levels. The VMA and that include the truth of the power registrative and mental health committees which are particularly incommod of mental health decision-making. Among the doctors opposed to the extension of "state medicate" is group of provate psychiatrists organized as the Associated General Hospital Psychiatrists, however, the position of this group is shared by a minority within the psychiatric community. Many psychiatrists are engaged, at least part-time, in state-supported hispitals, clinics, and research tachnes, and many do not take a position one way or the other concerning "state medicing" because they have an abundance of private clients. Because tew private psychiatrists devote much time to children, state supported calcus for children have not represented a salent threat of socialized medicine.

Includience of the psychiatric profession of the mental health system derives from its longstanding involvement with the mental health system, accrued economic and scient status, highlyplaced members, a virtual monopoly on prescribing medication and authorizing continuitient, and medical financing mechanisms chealth insurance) which favor M D/S. Particular psychiatrists may have access to other sources of influence to insure the continuation of their professional dominance within the mental health rotation may involve supporting the mental health policy that treatment of the nontally in pedirected by an M D, lobbying for regislation whan designates a medical degree as one conductation for the post of Commissioner of Mental Health, toying to ger CMHCs attached to gere a mosp table of attempting to design mental health tabilities for their own practice and training purposes. There is also an expanding group of psychiatrists who are striving toward more radical and of our statute lights, but they are a minority with nanimal elasticots or organizational support from the robatic statute lights, but they are a minority with nanimal elasticots or organizational support from the robatic statute lights, but they are a minority with nanimal elasticots or organizational support from the robatic statute lights, but they are a minority with nanimal elasticots or organizational support from the robatic statute lights, but they are a minority with nanimal elasticots or organizational support from the robatic concentratic lights, but they are a minority with nanimal elasticots or organizational support from the robatic statute lights, but they are a minority with nanimal elasticots are organizational support from the robatic statute lights, but they are a minority with nanimal elasticots or organizational support from the robatic statute lights and chemically, their power bases the generality and with public interest and chemical approxies.

Increase science potential initiations to the influence psychiatrosts event on the mental health system. In some localities, the code of medical ethics is interpreted to mean that physicians should not seek public readicine. Many psychiatrists are oriented toward private practice and have only a minimal interest in community action insolar as it is not directly connected with their services and careers. Another potential contrast is meritalized by status of psychiatry optimistic to a system which issumes "the superior authority of any M.D. — no matter how junior — over any non-medical person no matter how eminent (Marden, 1968, p. 366)." Psychology and social work have emillated many of the organizational methods of psychiatry, and have at their disposal a similar array of influence techinques (boxcoff, pointical lobbying, withholding legitimization, etc.) but these professions have not yet emerged as maging factors in the formal processes of mental health decision-making. It should be noted, nowever, that maximuch as a mental health center is, to a great extent, what these professionals *do*, their influence can be significant at the level of service delivery.

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Eocal Mental Health Boards

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A state of decided by the Health Policy Advisory Center found that on six centers) consumer involves that for a state that it negligible content, whereas professionals had information for essential influence in the Constraint of Nordon signation (NIMH) of six polinity area centers found the following types that the constraint of the volume were described on only to have a state of the constraint of color of a constraint of the constraint of the volume described on only to have a state of the constraint of a distribution to a state of the constraint of the volume described on one of the constraint of advisory of the constraint of the constraint and potential consumers represented but had a state will distribute the state of the constraint of the constraint description of the state of the advisory representatives, with the constraint of the constraint description of the residents of the constraint of the constraint of the constraint of the constraint description of the residents of the constraint of the astronometry residents of the constraint of the constraint of the constraint of the constraint of the astronometry residents.

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Difference protokals that how social services generally, and mental mental services in particular, how have solved by the minimum to community, and can "freearly influence the probabilities of develprotokals in the relation point of minimum, and can "freearly influence the probabilities of develprotokals in the relative point of monotokal and financial necessary for any solution of explosion of pubic hop minimum relative relative programs (Connerv, 1967, p. 80)." While some status and localities have a program independent of the values and feadership in the provision of social services, others thave to the provision method with another other than the minimum in the way of governmental services (Conners), and the provide another where the state's rights ideal as strongest, there is a tendency to not governmental relation and relative reductements to recover relationals.

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X. INFORMATION FLOW

The types of information recorded by units within the mental health system can be divided into two main categories administrative teedback and mental health teedback. The former concerns the quantity and typology of clients served and services rendered, the conomic statistics of health care, and the availability and utilization of specific facilities. The latter poems the lighty of care, its effectiveness, and the nature and incidence of mental health $p(o^{1})$ is Administrative feedback is emphasized, aithough v is routinely mist w^{1} completely unimportant by the mental health workers who actually deal v_{1} is Except for specific problems, such as alcoholism, the information that guality and effectiveness of mental health care is not standardized, and is h. cooping programs.

Administrative feedback exists for economic planning purposes within local mental health institutions, but the main flow of information is between levels of the mental health hierarchy, from the local to the state level and from the state to the national level. The state provides forms for information required of local agencies and often provides most of the summarizing services. The local units typically report required information on a case-by-case scale, supplying, in addition, summary statistics on the case loads per worker, the average lengths of stay, the enrollment in certain programs, the drug administration records, figures on space and facilities utilization, admission and discharge rates, and per-patient costs for various types of services. The state in turn supplies, on federal forms returned to the national administration offices, summary statistics on these features of mental health care within the state as a whole? It is important to note that at the local level the area served is often not represented by a single local governmental unit, since mental health regions are often eatchment areas comprising several counties. This, in some cases, gives the administration of local mental health units greater autonomy and freedom from tocused political control than is true at higher levels. At the local level, administrative records are regarded as less important, and less sophisticated cost-control systems have been developed. Feedback from the state level to the local level on such statistics is not very complete and does not have visibility at the local level. At the local level, individual governing boards have the most freedom to override cost-control considerations on the types of treatment to be provided. At higher levets a bureaucratic ambivalence comes into play, as evidenced by the current increasing emphasis on more cost-effective programs and shorter treatment strategies, contrary to the recommendation of the report of the Joint Commission on Mey, il Health (1970), which calls for more money to be spent on mental health, for less piecemeal and more integrated, possibly longer-term, treatment programs.

Administrative and control information is often used for evaluation rather than for research purposes. As pointed out by Miller (1973), the intent of this evaluation is often to justify the existence of the programs rather than to provide a basis on which the system can examine and improve itself. The use of the information is political; often, the statistics used, while accurate and sophisticated, are selectively presented to show only what is politically desired. Conclusions and implications are often drawn on the basis of statistics which, in a more rigorous sense, do not contain enough control information to support the conclusions. This is not an indictment of the political and persuasive use of such statistics, it is a comment on the lack of separation between the necessary, legitimate political collection of statistics and the equally important neutral, objective collection of statistics for program guidance and operating decisions. There is a natural control, however, even on the biased nature of the statistics collected groups with competing interests will tend to prevent serious distortions from going unnoticed. On the other hand, the dominance of some administrative s-tisticsespecially costeffectiveness and length-of-treatment statistics - exerts an influence on programs and facilities. They promote an emphasis on seeking more cost-effective, shorter programs rather than better mental health care

While administrative feedback satisfactorily serves only limited functions, mostly persuasive, the feedback on the quanty of mental health care (with some exceptions) is not generally satisfactory.

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The effectiveness of the major tranquilizers and other neuroleptic drugs in ameliorating the treatment of schizophrenia, for example, is at the cost of some very undesirable side effects, such as Parkinsonism. Research feedback on these side effects shows many of them to be reversible — that is, once the drug is withdrawn, the side effect gradually disappears. However, many patients are permanently maintained on the drugs, so the "temporary" side effects are permanent. In addition, the demonstrated usefulness of such drugs in certain disorders has led to their use in other, less easily treated conditions where the drugs' effectiveness is contestable. The current mental health system can only operate on its current scale with the help of such drugs, since they are considerably less expensive than any other treatment alternatives. Thus the drugs' success may be only to make the patient a = 0 a drain on the resources of the mental health facility; his condition may not be b = 0 aved, and undesirable side effects may persist (Crane, 1973)

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In general, the mental health system does not separate its use of information for curative or ampliorative purposes from its use of it for custodial purposes. There is almost no information routinely collected on preventive measures or needs, such as information on the stress and work conditions of daily lite as they may affect the public mental health. The position taken in this paper is that the mental health system is not likely to be able to generate better mental health feedback or better information on the quality of care rendered until there is a clearer conceptualization of what "mental health" is, and a clearer public mandate for the system to provide curative care rather than custodial care.

The tohowing are seen as preconditions for the improvement of both kinds of information flow in the mental health system. First, the teedback must be separated from bureaucratic and political control. Second, a clearer idea of the definition of mental health must be developed. This may necessituate the invention and standardization of social indicators of mental health, not unlike our society's plethora of indicators of economic health. Third, there needs to be a set of priorities established, stating which conditions are regarded as treatable'and hence to be treated, and which are untreatable or too expensive to treat, and hence to be relegated to custodial care. The underlying issue of heterogeneity of definitions and of priorities is highly relevant to this discussion. Is there only one major form of mental health, one set of mental health priorities, into which all varieties of personalities can fit, or would such an ideal reflect merely the tyranny of the majority?

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THE TREATMENT OF DEVIANCE BY THE MENTAL HEALTH SYSTEM: A CASE STUDY

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by

Jonathan Kantor

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I. INTRODUCTION: FAULLITIES, PERSONNEL AND SERVICES

The Noah-Birch Valley Community Metital Health Service Board is the local public agency authorized under Public Act 67 to delive mental seatch services to residents of Noah, city and county, Public Act 67, the state legislation providing for the establishment of local community mental health centers, enables cities and or counties to receive state funding for the establishment and operation of local mental health services. These community mental health agencies must offer a full range of services including diagnostic and treatment services (inpatient, outpatient, and emergency), and collaborative, consultative, and educational services to other community agencies including the Department of Social Services, the Courts, the public schools, etc.

The Noah-Birch Valley Community Mental Health program is directed by a twelve member board comprised of six County Commissioners and six lay persons. The program is directly administered by a half-time director (psychiatrist), an administrative assistant, and a secretary. The program is composed of the following agencies: The Blanche Johnson Mental Health Center, the Salvator-Center for the Mentally Retarded, and the Emergency Counseling Center and Drug Free Clinic. Norof these agencies have the capacity to provide long or short term inpatient psychiatric services. These apatient services are available at the stacDonald Hospital in Noah (short term inpatient care), the Cinidren's Psychiatric Hospital and other units of the University Medical Center in a nearby town (short term inpatient care and diagnostics), and Marie Antoinette State Hospital (long term inpatient care). As the legal responsibility for providing services for mentally retarded individuals under the age of 25 is in the hands of the public schools, no such services are formally offer d at the Salvatori Center.

Bianche Johnson Mental Health Center

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The Blanche Johnson Mental Health Center (BJMHC), housed in a small, modern building in the northwest corner of Noah, is the center for mental health services provided under Public Act 67 by the Noah-Birch Valley community Mental Health Board. Blanche Johnson Mental Health Center is responsible for providing the following services:

- 1. outpatient psychological services for children and adults, including individual psychotherapy, group therapy, family and marital counseling, and crisis intervention therapy;
- 2. pre-treatment screening for children and adolescents requiring inpatient care, as well as outpatient aftercare for inpatients returning to the community;
- 3. evaluation and testing services for many community agencies; and
- 4. collaborative, consultative, and educational services to other community agencies such as the Department of Social Services, the Juvenile Court, the public schools, the Salvatori Center for the Mentally Retarded, the Emergency Counseling Center, day-care and youth homes, etc.

Blanche Johnson Mental Health Center is staffed by a director (psychologist), receptionist, a secretary and a secretary-office manager, and a full-time clinical staff of six psychologists and eight social workers. At present, four psychologist and two social worker positions are unfilled. In addition, the PA 67 director and two other psychiatrists are available on a part-time consultative basis to the Clinic, Figure Fillustrates the structure of the Center.

Cases. In the first half of 1973, 617 individuals contacted the Clinic for treatment. Of these contacts, 216 were children and adolescents (119 males, 97 females). A more complete study of 57 cases selected at random reveals that 13 per cent of cases did not appear for appointments, 10 per cent of cases were requests for testing and evaluation, 37 per cent of cases were withdrawn from treatment prior to termination, and 27 per cent of cases proceeded through treatment to termination. The Clinic's

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clientele is overwhelmingly Caucasian (92 per cent) with a scattering of Black (six per cent) and Mexican Americanchree per cent)clients. The net-income of Clinic families follows a bimodal distribution — roughly 40 per cent qualify for Social Security or Public Assistance, roughly 30 per cent have incomes of \$10,000 per year. The average fee charged to non-insured clients is three dollars per week. Some 32 per cent of the clientele reside in the city of Noah, the greatest proportion of these [in] a middle class area. The remaining 68 per cent reside in outlying townships. Referrals to the Clinic from various sources were as follows: sixteen per cent were at the suggestion of the Juvenile Court; twelve per cent were at the suggestion of the Department of Social Services; 26 per cent were at the suggestion of the public schools; fourteen per cent were at the suggestion of a medical — source; sixteen per cent were at the suggestion of a mental health resource; and seven per cent were selfreferred.

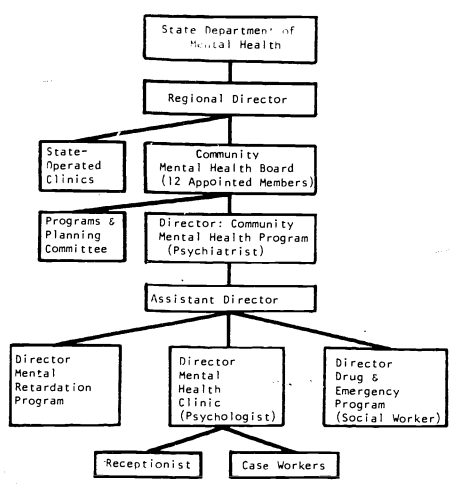


Figure 1. Structure of the Blanche Johnson Mental Health Center.

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Emergency Counseling Center and Drug Free Clinic

The Emergency Counseling Center (ECC) and the Drug Frée Clinic (DEC), located in an office building in the southeast corner of Noah, were two separate agencies that merged under the aegis of the PA-6' Board this year. Since both agencies provided drug related services, it was hoped that the merger would create a single agency with a comprehensive program of drug services. The combined agencies have a full time director, a secretary, a staff of five ex-addict paraprofessional counsist and a staff of thirty-live volunteer telephone workers. The ECC-DEC second destinates major services a methadone maintenance and detoxification proc am to second services addicts risks telephone services and a walk-incounseling styles.

I could be solve estimatinadone program has a capacity of 40 addicts. The program is currently timed none of the clients of the program is adolescent. According to the Drug Free Clinic's Director, the absence of adolescents in the methadone program reflects the fact that heroin and hard drug abuse is not a significant factor among the county's youth. Emergency on-call facilities to deal with drugrelated crises, drug educational programs for adolescents, teachers, and parents, and outreach programs designed to provide services to adolescent drug users in the schools and the community do not exist at the Drug Free Clinic and are not being planned at this time.

Adolescents having bad drug experiences are usually seen at MacDonald General Hospital on the adult psychiatric ward. The Director of the PA 67 Board estimates that over thirty adolescents are admitted to the adult psychiatric ward at MacDonald Hospital per year, and that about one-half of these admissions involve drug use.

The Emergency Counseling Center operates a 24-hour crisis telephone service to meet an individual's immediate counseling needs in personal, psychological, and drug-related problems. The telephones are operated by a thirty-live member volunteer staff who each receive forty hours of training. In addition to the volunteer staff, ECC has a back-up staff of professional counselors to handle emergency calls it necessary. In a given month, ECC handles between 500 and 800 calls. Of these, some 200 involve chromic or repeat callers, another 200 involve requests for referral and information; the rest involve personal concerns in areas such as parent-child relations, drugs, sex, dating, alcohol, pregnancy, etc. In a given month, between ten and fifty emergency calls are received. Since ECC does not require the clients to identify themselves or give any personal history, it is impossible to statistically classify the clientel in any way.

Emergency Counseling Center also offers its plients short-term face-to-face counseling. This service is not heavily utilized, it is estimated that, in an average month, between five and fifteen people may use walk in counseling facilities. No records are available on the walk-in clientele. Counselees are occasionally referred to Blanche Johnson Clinic for longer term counseling, although follow-up statistics are not available.





II. CLIENT PROCESSING PATHWAYS, NARRATIVE DESCRIPTIONS

Emergency Counseling Center

Most people Ano-contact the FCC talk to the second second bout their concentrated exittrom the system. Caller the request contact periods are bound to community services, commercial enterprises etc. Or, callers may have some personal, but non-cross concern to talk over, or Typically, the counselor takes a call and sizes up the caller's contact to detect immediate or underlying personal or psychological concerns. In most cases, personal or psychological crises are not involved, the telephone counselor dispenses information or counsels the client and finishes the call. Emergency Counseling Center's Director estimates that only three calls per week (less than one per cent) are referred to oack-up counselors. No statistics are kept on the disposition of calls referred to back-up counselors. Occasionally, callers are referred to face-to-face counseling. No statistics are available on the number of people actually referred by telephone counselors to face-to-face contacts (fifteen per month) to total calls (550 per month), it appears that face-to-face counseling is not a major client route.

Blanche Johnson Clinic

Clients travel along three basic paths at the Blanche Johnson Clinic – outpatient treatment, evaluation and testing, and inpatient treatment. Demand for evaluation and testing and inpatient care is relatively small; most people follow the outpatient treatment path. Figure 2, the Client Processing Pathway, is a map of key decision points in the clients' progress in treatment through the Blanche Johnson Clinic, referral, contact, case assignment, evaluation and testing, inpatient care, treatment, and termination

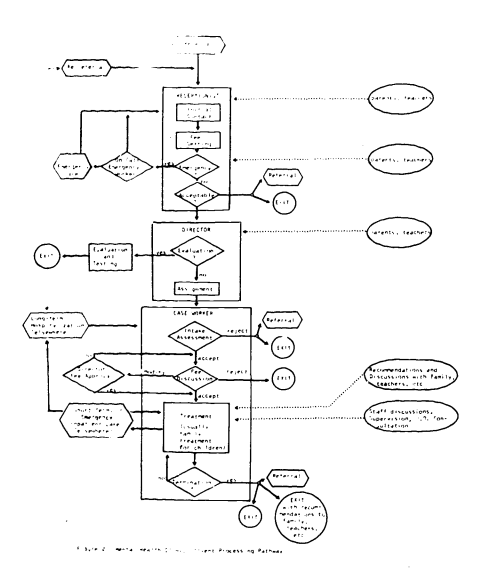
Referral. In the majority of cases, a referral to the clinic takes the form of a parent bringing a child in for treatment because of behavior problems at home or in school. Referrals reflect a myriad of problems — from difficulty in living with an unruly child, to a deeper discord within the family, between parents, or within a family member. In some cases, children are referred at the suggestion of the school because the child's academic performance or classroom behavior has come to the attention of the teacher or social worker.

Occasionally, a child may be referred at the suggestion of the Juvenile Court or Department of Social Services in cases involving criminal matters or child neglect. In a few cases, adolescent clients refer themselves for treatment as a result of their personal experience — bad drug trip, abortion, unhappiness, etc. The clinic also receives referrals from inpatient services: Marie Antoinette State Hospital in Parry or MacDonald General Hospital in Noah.

The referral procedure for parents bringing children to be treated is quite simple. The parent contacts t — clinic, gives brief background information, and brings the child in for treatment. The referral procedure in cases involving outside agencies has not been thoroughly specified. At present, Blanche Johnson does not have fully operative liaison programs with many of its feeder agencies, most notable with the Department of Social Services, the Noah Public Schools, and Marie Antoinette State Hospital, nor does it have an internal administrative structure around which to plan and process interagency policies and procedures. The lack of official contact between Blanche Johnson and these other agencies is reflected in the lack of operational procedures governing the transfer of information between systems (records, evaluation, recommendations), a lack of clarity and agreement between agencies regarding general responsibility, and a lack of communication between the staffs of these agencies. For example, there is no official procedure governing the flow of information to BJC from

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Marie Antoinette State Hospital when an adolescent is released from inpatient status to outpatient aftercare. As a result, when a case is referred to the clinic, the therapist may have no knowledge of the child's case history and treatment history, may not know his home situation or the particulars of his disposition. It is left to the individual therapists to track down this information — a difficult and time-consuming process. In regard to the public schools, preliminary meetings have failed to iron out official inter-agency referral policy and procedures, or to reach a consensus on each agency's expectations of the other. Follow-up meetings have not been scheduled. At present, no BJC staff member is serving as liaison to the Department of Social Services, and there is little official trattic between the two agencies, even though the two agencies are located less than one block apart.

Contact. At first contact, the clinic receptionist: 1) takes background information on the client, the client's family, and the presenting problem; 2) makes a preliminary fee assessment; and

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3) checks to see that the proper release of information forms have been signed by the parents. Most case- pass to the Clinic Director for as ignment. Occasionally, a crisis case requires immediate attention and is referred to the staff member having emergency on-call duty that day. Such a case may require crisis intervention work over the telephone, an immediate visit to the clinic, or placement in a hospital. Emergency situations are handled at the discretion of the therapist on emergency duty; there are no official guidelines for handling emergency cases. Emergency cases may exit the system after crisis treatment, be referred to inpatient care, or enter the clinic as outpatients.

Very few cases are screened out at contact. The receptionist does not make any determination regarding the appropriateness of a case for treatment or the relative irgency of the presenting situation. Occasionally, the receptionist may redirect a caller who has obviously contacted the wrong agency. But for the most part, cases pass unscreened from the receptionist to the Clinic Director for assignment.

Hees are initially set by the receptionist from a schedule of sliding scale fees based on the parents' combined net pay less a deduction for the number of dependents in the family. The clients are informed that adjustments in the file rate are negotiable with the therapist. At intake, the parents and therapist may tentatively plan to adjust the suggested fee rate. Final adjustments in the fee rate are subject to review and approval by the Clinic Director. In practice, the Director rarely approves downward adjustment of fees.

Case assignment. Cases are assigned to therapists for intake and treatment by the Clinic Director based on 1) available space in a therapist's schedule, and 2) the Director's evaluation of the most appropriate match of elient to therapist. The assignment of a given case may involve conferences with individual statt members, but this is not a routine part of the case assignment procedure. Full staff meetings to discuss case assignments are rarely, if ever, held.

Each therapist is responsible for maintaining a full case load of twenty-two client interviews ber weel. Therapists whose weekly interview count falls below twenty are considered to have room in their case load for new cases. In some instances, cases are assigned to therapists with tull case loads; if the entire staff has full loads and the referral rate is high, each therapist may be assigned an extra case. Group therapy sessions, consultation sessions, and approved workshop attendance are included in each therapist's weekly interview count. Cancelled interviews or "no shows" are not included in a therapist's weekly tally.

To some extent, case assignments are a function of the Clinic Director's evaluation of the staff's expertise and interest. Therapists become identified with specific treatment areas and are frequently assigned cases in those areas. The process by which therapists become identified by the Director with specific areas is not formally specified and includes neither staff meetings nor individual conferences between the Director and individual staff members.

The case assignment procedure functions to distribute cases; it does not screen them. There is no procedure for screening or prioritizing cases by urgency for intake and treatment. Unless a caller conveys a clear sense of urgency to the receptionist, or the Clinic Director picks up unusual or difficult circumstances in the receptionist's brief case report, cases are not earmarked for special handling. Most cases are funneled, ungraded, to the therapists for intake and treatment.

Evaluation and testing. Occasionally, the Juvenile Court or the Department of Social Services requests that the clinic test or evaluate a child. These agencies may want a child evaluated for disposition should a child be placed in toster care? recommended for parole? recommended for "freatment?" etc. Sometimes, the Court or Social Services may request a specific category of placement for mental retardation, to determine eligibility for ADC, or for mental retardation, brain damage, or psychosis to determine eligibility for residential placement. Requests for evaluation

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or testing, like treatment cases, are assigned by the Director to staff psychologists who have available time. Appointments for evaluation or testing interviews are scheduled by the therapist at their earliest convenience. Clients may be referred back to the originating agency after testing, but may be re-referred to the clinic for treatment.

Intake. Therapists receive case assignments from the Clinic Director and call the child's parents to arrange an intake interview at their earliest convenience. Treatment of a case begins at intake; in reality, intake and treatment are not separated in the client's progress. The clinic's staff is strongly oriented toward a family treatment model of child therapy — a child's problems are seen as reflections of, or reactions to, the home or school environment. Therefore, both the child and the parents are interviewed at intake, and the importance of the parents' involvement in treatment is stressed. Similarly, teachers or personnel from other agencies are often involved in treatment from the beginning. Discussions and confidences may be arranged by the therapist as needed after intake. Testing is not a routine part of each case; occasionally, a therapist may arrange for a child to be tested to determine if the child has an organic dysfunction.

If a case presents itself that can be resolved with superficial handling, or which is inappropriate for treatment, it may be screened out at intake. There are no specific procedures, policies, and guidelines for referring such a case to another agency. The question of where and how to refer a case to deal with an inappropriately referred case is left to the discretion of the individual therapist.

Treatment. Outpatient treatment of children or cholescents may take the form of individual psychotherapy, group therapy, aftercare, crisis intervention, or early childhood care. Different treatment modes may be selected based on the child's age and temperament. Young children may be treated via "play" activities, individually or in a group. Older children may be treated through "peer activities," individually or in a group. Individual psychotherapy becomes feasible for adolescents; encounter groups are also available. Currently, clinic personnel are involved in running four groups—a child play group (under age eight) a child activity group (ages eight to twelve), and two adolescent groups in conjunction with the staff of the Juvenile Court. Group therapy is not considered a lower level or less intense form of therapy, rather, a different, sometimes more effective mode than individual therapy. Interest in running other sorts of groups exists among the staff. However, given the unavailability of skilled supervisory help and the pressures of large case loads, the staff is unwilling to take on the burden of extra groups.

Recently, one of the staff therapists has initiated an Early Infant Treatment program, involving home visits to families with infants under two years of age. Referrals come from many diverse sources including family physicians, public health nurses, social workers, etc. By teaching correct child care techniques in homes where difficulties are perceived to exist, it is hoped that sources of child disturbance can be corrected early in life.

Long term inpatient care is uncommon in child cases. In all of 1973, a total of six-Noah County youths were committed to long term care. While the Clinic screens all persons referred for commitment, the request for commitment does not usually originate from the Clinic. Case histories of children and adolescents who are recommended for long term care usually reflect considerable conflict within the family, schools, the court, and the Department of Social Service. Failing the stabilization of the child within any alternative environment, commitment is reluctantly sanctioned.

Short term inpatient care occurs in some 30 to 40 cases per year. Temporary breakdowns usually result in brief hospitalization at the General Hospital in the adult psychiatric ward. These cases are routinely referred to the Mental Health Clinic for outpatient care. Occasionally, a client in outpatient treatment may be referred for short term hospitalization to accomplish stabilization in a difficult time.

Outpatient aftercare of inpatients being returned to the community is one of the clinic's tunc-

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tions. No specific rules, procedures, or guidelines have been worked out for accepting referrals of hospitalized cases from the state hospital. The Clinic is informed of the status of cases from Noah County; the Director assigns a therapist to a case when it is up for discharge. Cases are assigned by sex — male adolescents to male therapists, female adolescents to female therapists. No procedure for an exchange of information between-the Clinic and Hospital has been formalized, nor have procedures for working with the child's family and other helping agencies. These matters are left to the therapist.

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Once treatment has begun, the involvement of parents and others continues. Parents are strongly advised to participate in the child's therapy. Frequently, the parents themselves are brought into treatment. Also, teachers and caseworkers are advised and consulted on the case's progress. Clinic staff members frequently discuss and evaluate cases on an informal basis.

Formal case discussion and evaluation in staff meetings or during casework supervision rarely occurs due to the small amount of official supervisory time available to staff (two hours per week), the absence of organized group discussion of cases, and the lack of experienced senior staff, Psychiatrist consultants are available to the staff for case consultation several hours per week. These consultant's hours are heavily used. In general, the amount of supervised case discussion, inservice training, and organized skill expansion by the staff is quite limited.

Termination. At some point in the treatment, the therapist and or the child may decide that sufficient progress has been made to terminate treatment. At this point, the therapist may initiate a final round of consultations with parents, teachers, case workers, etc., to discuss the outcome of the case and plan any follow-up activity. Frequently, and for a variety of reasons, children are withdrawn from treatment prior to termination. A family may change residence, leave town to take a vacation; parents may be unwilling to cooperate or unable to accept their own role in the treatment process. Recognizing and responding to the importance of the parents' role in the child's treatment is a major dynamic of child therapy.

In many instances, terminated or withdrawn cases are referred to the clinic. These cases develop similarly to new cases, except that an informal, preassignment conference may be held to determine the best match of client to therapist. There are no routine follow-up procedures or guide-lines for following terminated cases; the matter is left up to the discretion of the individual therapist. In general, follow-up procedures in the form of telephone calls, letters, or visits, are rarely initiated.

Collaboration, consultation, and education. Consultative, collaborative, and education services are a prime focus of the community mental health movement and of Public Act 67. Paragraph 330.601, Section 1(e) of PA 67 provides that a local mental health program must offer, in addition to diagnostic and treatment services,

collaboration, and consultation with community agencies including, but not limited to non-public schools, public health, court, police, and welfare agencies addressed to the reduction of the incidence and prevalence of mental disability.

Collaboration, consultation, and educational efforts involving other agencies may be of benefit to other agencies' staff as an opportunity to amass skills and solve problems, to interagency relations as an opportunity to coordinate services, procedures, and areas of responsibility, and to the citizens of the community who benefit from the cross-fertilization among agencies and the opportunity for early intervention of psychological services in many areas of life.

In small communities with few helping agencies, the mental health clinic may be the only agency capable of providing either treatment or consultative services. However, given the small budget and staff size of many community mental health centers, the demands to provide both the

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treatment and consultative services may be impossible to satisfy. Doing a fair amount of both kinds of services without getting swamped by the demand- of one or the other requires both diverse staff skills and much attention to administrative structure, and is a difficult route to follow in any case

Officially, the mental health clinic provides collaborative, consultative, and educational programs to the Department of Social Services, the public schools, the Salvatori Center for the Mentally Retarded, the Juvenile Court, and St — cick's Home for Children. However, at the present time, these programs are operative only with the Juvenile Court and with St. Patrick's Home. Programs involving Blanche Johnson with the Department of Social Services, schools, etc., are non-existant. The area of consultation, collaboration, and educational services to the community does not exist as a functional administrative unit within Blanche Johnson. Guidelines or suggestions or issues for inter-agency discussion and cooperation have not been formulated, or, if formulated, have not been acted upon. Coherent plans for inter-agency relations have not been promulgated within the Clinic, discussed in staff meetings, or actualized in reality.

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III. SUMMARY

Taking a broad view of the services offered by the Noah County Community Mental Health System, it appears that gaps exist in child and adolescent services in some key areas. The combined drugs services agencies. Emergency Counseling Center and the Drug Free Clinic, do not provide significant adolescent oriented programs in the areas of drug education, drug use counseling (especially in the area of "soft" drugs), and crisis intervention programs. There are no outreach programs in the schools and the community to determine what drug-taking behavior exists, what problems exist, and in what ways the community might best be served. As experts in drugs and behavior, if collaboration, consultation, and education programs with the schools were offered by the community mental health system, for example, it might be a valuable service to the community. In addition, the lack of programs and services to deal with people in the midst of drug emergencies mobile on-call teams to give emergency care or first aid or counseling; programs in conjunction with the police; emergency services personnel; and the General Hospital to collaborate during drug emergencies; etc. seems to miss a real opportunity to render informed service. Similarly, Blanche Johnson's focus on direct client care sacrifices the potential gains in providing consultation and education services to other community agencies. In addition, the absence of inter-agency cooperation hinders the smooth referral of cases between agencies and has resulted in some degree of estrangement for Blanche Johnson from other agencies and the community. In regard to nontreatment services, the absence of a liaison program and the lack of depth of in-service training stand out as areas needing attention.

With regard to treatment services at Blanche Johnson Clinic, some key procedures in the intake process are missing or less than optimally functioning. The intake procedure includes no provision for case screening, sorting, and grading. Furthermore, the system processes inappropriately referred cases too far. Inappropriately referred cases reach the intake-treatment stage and take up valuable staff treatment time. The case assignment procedure does not routinely include staff participation. Excluding the staff from this process excludes them from a function which intimately concerns their responsibility model in terms of case load and treatment area specialization. Including the staff in this process would be valuable in terms of increasing the staff's involvement in agency management problems, and in terms of the potential for cross-fertilization of knowledge between staff members. Procedures for assuring the continuity of care, especially in regard to case follow-up and case referral, are neglected in clinic procedure. These steps are too important to be dealt with in an unstructured, unexamined manner.

The great pressure placed on a community mental health agency by PA 67 cannot be over stressed. Having the responsibility for providing both a full range of treatment services, and a full range of consultation services may severely strain the time and resources of a small agency's staff. It is not surprising, given the heavy demand for direct treatment, that agencies neglect the demands for nontreatment services. Meeting the demand for full treatment and full nontreatment services requires that an agency hire a multi-talented staff, including treatment and nontreatment oriented personnel, and that considerable administrative time and skills be expended in setting up and managing nontreatment programs.



THE TREATMENT OF DEVIANCE BY THE SOCIAL WELFARE SYSTEM: HISTORY

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Christopher Unger

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1. DEFINITIONS AND ASSUMPTIONS

The purpose of this paper is to present, in chronological form, the historical antecedents of the American social welfare system as it exists today. The treatment of social deviance in children by the social welfare system constitutes the primary area of focus. However, in order to present an accurate picture of the context in which specific services and programs for "deviant" children have developed, some comment on the development and structure of the entire system have been included.

The term social welfare, in a narrow sense, refers to the process of delivering financial assistance to the disadvantaged. In a wider perspective, it may be seen as encompassing all efforts to meet the universal needs of the entire population. This wider view is best defined by Elizabeth Wickenden (1965, p.vii) as, "... including those laws, programs, benefits, and services which assure or strengthen provisions for meeting social needs recognized as basic to the wellbeing of the population and the better functioning of the social order." For the purposes of this paper, social welfare will be viewed as all societally financed interventions, both public and private, which promote the well-being of both the society and the includual.

Romanyshyn has noted that, in the past, the responsibility for the promotion of the well-being of others have been based upon two somewhat conflicting points of view. Primarily, social welfare has been seen as "a residual function, that of policing deviants and dependents and or alleviating their distress in some minimal way as an act of public or private charity (1971, p. 4)." This view defines the needy, deviant, disabled, and disadvantaged as the objects of philanthropy, charity, and relief under rigorously defined emergency, and ideally temporary conditions.

A more recent trend, which simultaneously overlaps and conflicts with the basic premise of the residual view, is the *developmental* concept of responsibility. Again, according to Romanyshyn (1971, p. 4), this muct more positive concept "... extends beyond services to the needy to the recognition that all citizens in an industrial society may require a variety of social services to develop their capacity to perform productive roles and to achieve and maintain a desirable standard of well-being." Social welfare, even as a developmental function, recognizes that the origin of the problems which lead to various forms of poverty and dependency are located outside, as well as inside, the individual. Adaption of the social framework, as well as personal adjustment, is necessary for success. The opposing nature of the residual and developmental points of view has been explicitly summarized (Wilensky, 1965).

The first holds that social welfare activities should come into play only when the normal structures of society break down. This places social welfare activities in a residual role, ameliorating the breakdown and filling the gaps. The second, and far more promising view of social welfare defines welfare activities as a front line function of modern industrial society, in a positive, collaborative role with other major social institutions working/oward a better society.

A strikingly similar description of the functions of social welfare has been given by Wilensky and Lebeaux (1965, p. 138), who also use the term *residual* but substitute *institutional* for *develop*mental.

The first holds that social welfare institutions should come into play only when the normal structures of sumply, the lemily, and the market, break down. The second, in contrast, sees the welfare services as normal, "first line" functions of modern industrial society.

The developmental (or institutional) functions of social welfare have gradually evolved out of a growing awareness of the problems created by an ever-expanding, complex, industrial society. The existence of much larger "target populations," requiring new and different types of care and maintenance, has created an ever-expanding need for extended services.

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According to Litmuss, the causes for dependency in strandustrial society are pientiful (1958, pp.42-43).

Even has be bravital dependence as some ble scheviters of the catal endotearing at a maxime caused the physical or psychological ideation and incapacity, in part, these are cubically determined dependences. On they may be schoold or predominantix determined by social and cumural factors. These, it may be said, are the "man-made" dependences. Apart from injury, disease, and innate capacity, they now constitute the major source of unitability in the satisfaction of basic needs. They include unemphysical projective and presented experiments compaising the trend more work, the delayed entry of sound proper into the labor market, and an infinite variety of subtle cultural factors ranging from the tright trade more taket to the possession of unassoriment of datasymbols.

The evolution of the residual view of social welfare has consisted of progressively differentiating the various "different," and therefore "froublesome," segments of the population. Originally, the indigent deviant disabled, criminal and otherwise disadvantaged of all ages were viewed, housed, and freated as a single group. Graduany, it was presumed that greater success might follow specialized treatment. Prisons and specialized hospitals were built, and children were removed from each "problem-labeled" population, to be treated separately.

Strategies

There have been according to Lampman (1971, pp. 8-11), tour strategies used to meet the needs of the disadvantaged in the United States. Although these efforts have been intended primarily to meet the needs of the poverty-stricken, not all of them were necessarily developed as antipoverty measures. They include.

I Making The Market Work developing and sustaining a market system, comprised of both private industry and government, working toward the express goals of economic growth and high employment, and using monetary and tiscal policy to minimize unemployment.

2 Adapting The System To The Needs Of The Poors adapting the "natural" or pre-existing" market system to better serve the disadvantaged, such as through the abolition of slavery legislative modification, social insurance, and progressive, rather than regressive taxation.

- 3 Changing The Poor To Adapt To The System: modifying certain attitudes, values, institutions, and life-styles in order to develop greater potential productivity, through the increasing services of schools churches, "friendly visitors," social workers, volunteers, jabor unions and eliphelp organizations.
- 4 Releving the Inspession the Poso transmitting both mixind telef and financial assistance intemporary interesticy situations.

According to Lampman (1971, pp.11-12), the American history of the social welfare system may be thought of as the alternation of these four strategies as follows:

1 arly nineteenth century — making the system work (Strategy 1)
1 are nineteenth century — changing the poor (Strategy 3)
1 ariv twentieth century — adapting the system (Strategy 2)
1930's — adapting the system and relieving distress (Strategies 2 and 4)
1950's and 1960's — making the system work and changing the poor (Strategies 1 and 3)
1970's — relieving distress (Strategy 4)

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Recent trends in social welfare (since Lampman's 1971 work) may have moved the system slightly away transplaying distress (Strategy 4) by increasing emphasis upon all of the other strategies

Implier in the paper is the view that the relationship between the policies and practices of the social weilare system on the one hand, and the social, political, and economic context over a period of time on the other, is an organic one. The extreme position, taken by Marris and Rein, that "since every society is informed by a greater variety of ideals and interests competing for expression, it compromises them all and satisfies none (1967, p. 236)," is not espoused here. Rather, the position is in much closer agreement with the more positive and balanced view espoused by Titmuss, that the developmental history of the social welfare system, i.e., the "frightening complexity of eligibility, and benefit according to individual circumstances, local boundaries, degrees of need is disoforth – represented an accumulation of political and social compromise (1958, p.22)."

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II. ANTECEDENTS OF AMERICAN COLONIAL POOR RELIEF

From the beginning of recorded history, there have always been some people unable to meet the minimum financial or emotional standards of the society in which they live. In turn, every society has responded to their less fortunate by creating some ethical system for their care and maintenance. The most common solution to the problems of social welfare has been to euro population growth, either by contraceptive methods, sanctions regarding the spacing of children abortion, or infanticide.

Although sporadic examples of charity certainly existed prior to the Christian era, the rise of the Christian church first introduced charity as the *primary* solution for the relief of the unfortunate. Church revenues, especially the tithe, provided the necessarily vast financial resources. However, indiscriminate almsgiving, by both churches and monasteries, created progressively widespread pauperism.

With the rise of secular institutions and decline of the power of the Church during the Middle Ages, beggars and vagrants were regarded as threats to personal security and public order and were severely punished. Nevertheless, violent crimes continued to increase. Also, the feudal system, in which barons provided subsistence to those who were unable to support themselves in return for bonded work agreements and protection, and by which would-be vagrants were sustained, began to break down. This decline was due largely to the continuous growth of commerce, stimulated by the Crusides. Increased trade led to the development of a monied economy, a growth of cities, a loosening of leudal bonds, more freedom, less ceurity, and a further increase in violent crime.

A devastating period of famine and plague led to restrictions on mobility. In addition, the "impotent" poor were distinguished, for the first time, from the deserving poor, and brutally punished. But punishment alone continued to be ineffective deterrent to begging.

Although a merchant class was beginning to develop and crime had decreased by the fourteenth century, the break-up of the feudal system once again shifted the responsibility for the indigent to the Church. However, the Church's ability to adequately support those in need was greatly diminished by the secularization of Church property and by the dissolution of the monasteries during the Reformation (Aschrott, 1888, p.3).

In England, following the period of civil wars in the sixteenth century, Parliament took a renewed interest in the plight of the poor. But this interest was much more political than humanitatian. Parliament reasoned that vagrants and beggars spread discontent and provided ready material for future rebel armies. Therefore, Parliament ruled in 1536 that parishes were to serve as the administrative units for maintaining the "impotent" poor through voluntary contributions. When the amount of donations proved totally inadequate, compulsory poor rates were instituted. "Overseers of the poor" were established to administer the general tax, and legislation was passed requiring "apprenticeship" for all persons between the ages of twelve and sixty who did not own property.

The public attitude toward the dependent class during the 250 years prior to the reign of Elizabeth had gone through the three stages of repression, recognition, and responsibility. However, severe economic depression and near famine forced legislation of the Elizabethan Poor Law in 1601. Although it did not contain new or bold concepts, it served to both clarify and unify previous legislation. It also made support, rather than punishment, the primary role of the government toward those in need. In addition, the Act of 1601 required that the able-bodied poor work and acknowledged the parish as the proper administrative unit for the care of the poor.

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ERIC Pruil Text Provided By ERIC Because of inadequate administration, Elizabethan poor relief enjoyed only scattered success. In addition, problems of settlement, such as legal residence requirements and responsibility for the wandering poor began to undermine delicately balanced legislation. Several Acts of Settlement were passed in an effort to restrict mobility and clarity residency. Instead, they served primarily to disrupt families by increasing apprenticeship and to spread pauperism by not taking seasonal employment, such as harvesting, into account.

The obligation to put all "sturdy beggars" to work was the most difficult task expected of parishes under the law of 1601. Workhouses were established, as were the first doctrines of "less eligibility," the belief that those on welfare should receive less than the poorest workers. Aid to the poor in their own homes did not exist until the end of the seventeenth century.





III. AMERICAN COLONIAL POOR RELIEF

The English Poor Law in the Colonies

Inclusion of English economic, social, and postical the ignet represented the context from which the cast majority of legar precedents for the American welfare system were to develop. Since many of the first colonists were deported paupers, vagrants, convicts, dependent children, or non-materialistic and God-tearing people in search of religious freedom, and since all encountered the problems of survival, various levels of poverty were common. In addition, the predominant occupation of the generally industrious early population consisted on subsistance farming, not the production of cash crops. For these reasons, it is easily understood, as noted by White (1950, p. 37), why "Many settlements in the colonies found it necessary to provide some soft of public relief before the colonial legislative bodies enacted general statutes."

Interestingly enough, according to Keiso (1928, p. 162), "There appears never to have been a question that the government should relieve the destinite." The presumed right to assistance for the needy prevailed without serious debate, and during the earliest colonial period, relief was dispensed to those who took the initiative to apply. No investigative procedures were used. Emphasis was placed on local responsibility and administration. Maintenance of the poor generally took the form of food, clothing, tirewood and household essentials. An alternative but equally widespread method of "helping this poor" consisted of selling the care of the destitute to the lowest bidder. A special variation of this practice of "farming out" was the sequential placement of widowed, infirm, or aged paupers, for short periods of time, usually two weeks, in a series of designated houses.

Older children were customarily indentured until they were self-supporting. Settlement (i.e., legal residency), if not naturally passed on through birth, required a statutory period of apprenticeship or trade labor, ranging from three months to five years. Problems often arose, however, over which locality was responsible for the care of dependents: the dependent's residence or the residence of relatives capable of providing for him. Newcomers who could attain self-support within approximately forty days were "warned out" (ordered to leave). If these newcomers were caught begging they were publicly whipped and returned to their former residence.

The cost of poor relief was paid for by a poor tax, and times were assessed for refusal to pay. As the majority of people gradually became self-supporting, destitution became equated with moral deficiency and the pauper often suffered public degradation. The Puritans regarded it as a sin. Depending on the place of residence, those who received poor relief were made to take the "pauper's oath," have their name entered on a publicly exhibited "poor roll" or published in newspapers along with the amounts of allowances received, and often made to wear the letter "P" on the shoulder of their right sleeve.

With an ever-present shortage of labor, everyone was obliged to work. Therefore, especially harsh measures were bestowed upon the idle "wanderers" or "vagabonds" who constituted the "un-worthy poor". They were to be, according to Jernigan (1931, p. 201), "stripped naked from the middle upward, be openly whipt on his or her naked body, not exceeding the number of fifteen stripes." Beggars and idlers were often confined to jails or houses of correction (Friedlander, 1961, pp. 68-69).

As noted by Williams (1944), Ben Franklin's attitude epitomized the American view toward the poor during this period. Franklin, who believed all individuals were responsible for their economic welfare and should prepare for adversity while still young, suggested that "the best way of doing good to the poor, is, not making them easy *m* poverty, but leading or driving them *out* of it (p. 78)."

The unit of political organization in New England most closely resembling the English parish, and therefore the natural unit for the administration of poor reliet, was the town or township. Official dealings with the indigent through overseers of the poor were transacted at town meetings. How-





ere currendevelopments in this comprehension was detailed of the politic on all the biggers are loss of this simplicity.

The predominant alternative system of political organization, represented by the Southern colories and the Ditten in New York, closely resembled tendalism. Service took the form of either slavery of indenture for reimbursement of the omnigration costs to a "path on." Implicit in this mutual and system was the referition of the closely of host areas. More, and its the order of all charitable activity outside the "pathoon." When mechsury, supplementary outdoor relief was provided for orphaned children ind widowed metners.

The legal structures of large settlements for the abost pair course undated those of the older coastal communities. However, exceptions occurred along the course is monitored trenters, where increases for the observe of a "pair con" was the norm.

are breach and Indian Wars produced many disabled and impore isboil veterans, wellows, and apphans who returned from the troutier to crites which could non-assoch them. The steady arrival of annographs also added to the growing numbers of poor needing relief. By the end of the colonial period in 1776, six types of welfare "institutions" were attempting to deal with the growing problem of destiture of These included the family, the church, the community, the school, business, and government.

The Dependent Child in Colonial and Early America

Apprenticeship. During the period of early American settlement, three major forms of child care existed. The first consisted of apprenticeship or indenture, which, although a widespread practice, occurred with the greatest frequency in Maryland and in the South. The first mandatory Maryland indenture law for destitute children, passed in 1638, attempted to relieve the shortage of child servants. It required males under the age of eighteen to serve until age twenty-tour, while females twelve or less were to serve seven years and females over twelve four years. Maryland's 1793 law was enacted in an effort to curb the increasing number of destitute, but independent, children. Although this group consisted predominantly of orphans (Zietz, 1959, p. 22), "Justices were also authorized to bind out children of extremely indigent parents, illegitimate children, and children of persons from out of the state. Parents were to be allowed to choose the person to whom the child was to be bound." Under the 1793 statute, children from these groups deemed to be receiving insufficient education or care could be bound over by the Orphon's Court as apprentices, to tradesmen. The child was given to the tradesman who, for the lowest price, would agree to fulfill the court's requirement of providing food, clothing and shelter. He was also exquired to teach the child to read, write, and do arithmetic. In this early torerubner of foster homes, apprenticeship continued until males were twenty-one and temales sixteen

Orphaned, abandoned, and illegitimate children also posed a indior problem in the South Many of those born to Negro, Indian and mulatto women fit into the ab-ive mentioned categories and were, where possible, indentured to those wealthy enough to provide for their needs. Unfortunately, in many cases, the indentured quickly assumed the cole of the slave.

In Massachusetts, a tradition of close kinship ties provided that no child, in any case, should remain unattached to a tarmity or be without a guardian. In this way, each child supposedly acquired enough knowledge of a self-sustaining trade to prevent him from ever becoming dependent upon the community. In 1662, Rhode Island began legally apprenticing orphans, children of state-supported parents, and the children of parents whose improper care valued them to grow up in illness or igno-tance. Under this early form of protective service, indenture was mandatory for males to the age of twenty-one and females to age eighteen. New York legalized the indenture of dependent children in 1788 and required that masters teach them to read and write. The maximum age of indenture was the same as in Rhode Island.

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Outdoor relief. The second major form of unid care was outdoor relief. This method, also called "nome relief." Was considered a humanitarian alternative, since it did not remove children from the household. However, in a time when poverty was considered the product of moral inadequacy, twen these children received considerable public degradation. In addition to indigent children, those who received outdoor relief included, according to Bremner (1979), p_164 , "initiants and those (children) who were sick, crippled, or idiotic — that is, those who contained work." Moreover, since poverty was often viewed as hereditary, these children were seldom seen as anything better than the producers of shin more gene ations of indigents.

The aimshouse. The third prevalent form of child care was the aimshouse. Throughout the early colonial periods, the almshouse also called the poorhouse of pointarm, was not extensively used. This was largely due to the relatively small number of existing dependents who could, in most cases, be lared for, and maintained in, an individual basis through "outdoor relief". The first almshouse, according to different sources, was huilt in Rensellaerwyck. New York in 1658 (Friedlander, 1961, p. 70), Boston in either 1660 (Whitaker, 1971, p. 397) or 1740 (Piven and Cloward, 1971, p. 47), or in Philadelphia, no date (Heffner, 1913, p. 65). In any event, while small towns were still "auctioning off" the care and maintenance of their poor to the lowest bidder in the early eighteenth century, most large colonial cities, except those in the South, had established poorhouses. For the size of their problem, these cities considered poorhouses to be the most economic and effective method of caring for the poor. In areas inhabited by a smaller number of indigents, almshouses were built to service entire counties (Gillin, 1927, p. 183). Many of these earlier institutions were simply remodeled houses or farms, managed by the lowest bidder or by county officials. "

During the next period in the history of the poorhouse in the United States, these institutions often served as lying-in hospitals for mothers and their illegitimate children. They were also used as free hospitals for the immigrants and the native poor, especially during the plagues of yellow fever, cholera, and typhoid which periodically devastated entire cities. As mentioned by Coll (1969, p. 25) some of the greatest hospitals of today, including Bellevie in New York City, King's County Hospital in Brooklyn, Philadelphia General Hospital, and Baltimore City Hospital were all originally poorhouses Zietz(1959, p. 25) refers to the multipurpose poorhouse of this period as "mixed," for.

It served as an institution for the mentally ill and mentally deficient, and it served as a hospital for those who were physically ill ft acted as an orphanage for parentless children and as a receiving home for children until indenture was arranged. It was used as a place of residence for the aged and as a penal institution for the vagrant and the criminal

Warner (1908, p. 195) describes the typical almshouse inmates is "often the most sodden dititiwood from the social wreckage of the time," and Coolidge (1895, -24) regards the poorhouse women as " — much completer wrecks than the men, because prostitize or gives the idle and vicious an alternative career until the last." A more explicit picture of the various (epresentative populations (spresented by Johnson (1914, p. 57)):

[The inmates are] a very heterogeneous mass, representing almost any kind of human distress. Old veterans of labor, worm-out by many years of ill-transfer total, alongside of worm-out veterans of dissipation, the victums of their own vices, the vrippled and the sick, the instance, the blind: deaf-mutes, feebleminded and epileptic, people with all kinds of chronic diseases, unmarried mothers with their bables, shortsterm prisoners; thieves, no longer capable of crime; worm-out prostitutes, etc., and along with these, intle orphaned or deserted children, and a few people of better birth and breeding reduced to poverty in old age by some financial disaster, often through no fault of their own.

Indoor-outdoor controversy. During the early nineteenth century, a depression hit the United States as a result of the War of 1812 and a series of bad harvests. At this time, no considerable thought





had been given to the effects of mixing various types of "deviant" populations in the poorhouses. However, the increasing expense of poor relief soon led to the inevitable argument over whether "indoor relief" (i.e., poorhouses) was more economic and efficient than "outdoor relief."

In 1821, a committee investigating the poor laws in Massachusetts and headed by Josiah Quincy, offered five recommendations for improvement. Three implied that intemperance was the basic cause for pauperism, that the poor should be given agricultural labor, and that citizen boards should supervise almshours. The other two suggestions constituted the written beginning of the "indoor-outdoor controversy." These recommendations were (Friedlander, 1961, p. 72):

- That outdoo: relief was wasteful, expensive, and destructive to the morals of the poor, and.
- 2 that 'almshouses' were the most economic mode of relief, because in a house of industry each pauper was set to work according to his ability, the result being that the able-bodied earned their maintenance and contributed to the support of the impotent group.

During the year 1823, New York Secretary of State Yates collected information on the operation and expense of the poor laws. In his report, which appeared in 1824, after dividing the destitute into the two classes' of the permanent and the temporary poor. Yates stated his findings: that "outdoor relief" encouraged pauperism; that paupers were generally mistrusted and often "tortured;" that the education and morals of children receiving "outdoor relief" were being neglected; that paupers suffered from the cruel laws of settlement and removal borrowed from the British; and that no adequate provisions were made for putting paupers to work (Breckinridge, 1935, pp. 30-54). The Yates Report then recommended:

- 1 the establishment of county "houses of employment" providing agricultural work and education for the children.
- 2 the procurement of a work house (or "penitentiary") where vagrants and sturdy beggars can do forced hard work.
- 3. that an excise tax be placed on distilleries to raise money for poor relief,
- 4 that legal residence in New Yurk state follow one year of settlement,
- 5 that "acts of removal" be abolished,
- 6 that no healthy males, ages 18-50, be placed on the pauper list, and
- 7 that street begging and bringing paupers into the state should be punished

Other frequently cited evidence against outdoor relief included, that kindness was only apparent, not real, since it was only in the small towns that administrations worked on an individual basis with the poor, that, historically, wages have decreased as outdoor relief has increased; and that administration of outdoor relief was more corrupt because there were more potentially corrupt administrations.

Those who continued to advocate outdoor relief did so, at first, because it was the kindly, neighborty way to help, it was more economical to give the poor person partial or temporary supplementary relief in his own home than to keep him in a workhouse; the demand for relief was too great to put all the poor in workhouse; and it was more humane to allow families to remain together and at home (Warner, 1908, pp. 227-228). However, the basis for the support of outdoor relief gradually shifted to general opposition toward the increasingly apparent scandalous conditions within the almshouses themselves.

There had been a tremendous increase in the number of poorhouses during the decade which followed the well-publicized Quincy and Yates reports. By 1830, for example, New York had estab-

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lished county almshouses in 51 of its 55 counties. The first phase of scandal and revulsion centered around the physically abominable working and living conditions. A typical report of this type was published by the New York State Assembly in 1838, and revealed the inhumane conditions which existed in the Genesee County almshouse. Still another was published in 1857 by the New York Senate following an investigation of 55 poorhouses throughout the state, but excluding New York City:

The poorhouses throughout the state may be generally described as hadly constructed, ili-arranged, ill-warmed, and ill-ventilated. The rooms are crowded with inmates. In some cases as many as torty-tive inmates occupy: , single dormitory, with low ceilings, and sleeping boxes arranged in three tiers one above another. Good health is incompatible with such arrangements.

A great evil of the poor houses is idleness. Its effects are most workle in the winter, when the houses are crowded, when there is little outdoor work to be done, and when the inmates are in the most vigorous state to do full work.

(Breckinridge, 1935, pp. 150-151)

During the mid-nineteenth century, it was, however, very difficult to determine who was responsible for these conditions, and whether money that was supposed to be used for improvements was actually spent. As Deutsch (1949, p. 247) notes:

They (the States) were pouring out tunds in larger amounts for the construction and support of such institutions. In return, the state usually required no accounting beyond reports submitted annually to the executive power or legislature. Like as not, these reports would go unread.

Separation of deviant types. The second phase of scandal and revulsion regarding poorhouses focused upon the effects that must be created by the indiscriminant mixing of different populations of "deviants" within the same institution. According to Warner (1908, p. 198), the results which this revelation in public consciousness produced were of two sorts: 1) the drafting out of all types which didn't belong, and 2) the differentiation and physical separation of all the types which did. The first group ultimately included all individuals who required special treatment, such as the sick, deaf, dumb, blind, epileptic, delinquent, retarded, and insane. In each case, separate facilities for each "deviant group" were eventually established.

Although the mentally ill had received care in the Pennsylvania Hospital in Philadelphia since 1753, the first institution built exclusively for them was the Eastern State Hospital, founded twenty years later in Williamsburg. Virginia. Dr. Benjamin Rush, who joined the staff at Pennsylvania Hospital in 1783, was among the first to insist that the in-ane were human beings who should be treated justly and compassionately. His efforts gradually led to improvements in their treatment and in the public's attitude toward them

The first American institutions for the deal and deaf-mute were established in New York and Baltimore in 1812 by John Braidwood, Jr. Dr. Samuel Gridley Howe is credited with founding both the first asylum for the blind in 1832, and the first state school for "idiots and feeble-minded youth" in 1848, both in Boston.

The very old and the very young were also considered special groups requiring special treatment. Children in almshouses had been a concern, in some areas, long before this became a national issue in the mid-nineteenth century. In 1739, the first mention of the special needs of children in institutions appeared in the Rules and Orders for the management of the workhouse in Boston:

Article V_{i} that when any children shall be received into the House, there shall be some suitable women appointed to attend them, who are to take care that they be

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wash'd, comb'd and dress'd every morning and be taught to read and be instructed in the Holy Scriptures.

(Second Report of the Record Commissioners) Containing the Records of the City of Boston, 1634-1648 Volume XII, p. 237, quoted in Whittaker, 1971, p. 397).

In 1800, the rules for the management of the New York City aimshouse stated.

The children of the house should be under the government of capabie matrons 1/1. They should be uniformed, housed, and lodged in separate departments, according to their different sexes, they should be kept as much as possible from the other paupers, habituated to decency, cleanliness, and order, and carefully instructed in reading, writing, and anthmetic. The write should also be taught to sex or k but (bolk 1902, p.4).

Yet, one cannot help but wonder if these administrative ideals were more than sporadically implemented, for in 1844, Dorothea Dix offered the following account of the care of children in almshouses in New York State:

They do not guard against the indiscriminant association of the children with the adult poor. The education of these children, with rare exceptions, is conducted on a very detective plan. The almshouse schools, as far as I have learned from frequent inquiries, are not inspected by official persons, who visit and examine the other schools in the county. (Folks, 1902, p. 38).

It was, indeed, largely through the work of Dorothea Dix that this country became aware of the inhumane conditions in almshouses. After tuberculosis had twice ended her original profession of fulltime teaching, she offered, in 1841, to substitute as a Sunday School teacher for women offenders in a Massachusetts house of correction. She was shocked to find twenty cold, filthy, and bedless prisoners, several of whom were insane. Her conviction that these problems could best be handled through legislative action greatly stimulated the investigation and correction of abuses of the insane, in particular, and of all almshouse inmates in general, including children.

As specialized institutions for those needing specific treatment were gradually established, the remaining children were sent to schools. As pointed out by Thurston (1930, p. 36), one of the most complete early -ss dealing with the removal of children from almshouses was passed in New York in 1875, and provided that after December -...1875,

 $N_{\rm c}$ initial over three and under sisteen years of age, of proper intelligence, and suited becamin care, shall be commond to any poorhouse of this state, and that all children of this class shall, within the time named, be removed from such poorhouses and provided for in families, asylums are coorphanages), or other appropriate institutions [emphasis added].

However, the total removal of those who merited separation was very slow. For example, Gillin (1937, p. 188) noted, almost eighty years after Dorotnea Dix had begun her work, that between 1910 and 1923.

The proportion of aimshouse inmates who were defective has been gradually decreasing. In 1910, 63.7 per cent of the inmates had some physical or mental defection 1923.only 4° per cent[emphasis added].

Devine, writing in 1914 concerning the slow pace at which aimshouse problems had been solved, discouragingly observed (p. 130) that.

The removal of children from the almshouse to separate distitutions, or to the care of placing-out agencies, is another step so obvious and so anperative that it is strange to find communities in which it has not yet been taken.

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Alternative institutes for dependent children. The major alternative institution to the mixed almshouses for the care of dependent children during the colonial period was the orphan's asylum, or orphanage. These were, for all practical purposes, the first institutions intended exclusively for children.

The first orphanage is acknowledged to have been founded by Ursuline Nuns in New Orleans. It was spontaneously created as a result of the total massacre of Fort Rosalie by the Natchez Indians on November 28, 1729

Ten years later, in the winter of 1739, the first plained children's institution in this country was established in the debtor's colony of Georgia. It was built from solicited funds and goods by the English cologic dan George Visitetic d, and named "Bethesda," the House of Mercy. Whitefield was determined to treat his orphans like a large extended family. By 1741, his original six children had extended to forty-nine (Whittaker, 1971, pp. 398-399).

A proposal for the first public orphanage was ratified by the City Council of Charleston on October 18, 1790, and its building was completed in 1794 (Folks, 1902, p. 32). Its major rules and regulations, with very little modification, followed those of the Boston workhouse of 1739. In 1807, the first public orphanage was established in New York City.

The major reasons for creating these institutions, as noted by Thurston (1930, p. 40) were:

- 1 refusal to place dependent children, in whom they (the founders) were personally interested in the local mixed almshouses;
- 2. to save children from neglect, outrage, and destitution in the streets and in squalid homes;
- 3 to give children care under the religious auspices of their parents and thus to keep them from iosing their ancestral faith; and
- 4. to provide care for Negro children.

During the last century, improvements in health conditions and the rise of the public welfare system have necessitated that the traditional "custodial" orphanages with low operating standards transform themselves into highly specialized residential "treatment centers" making use of cottage plan arrangements, group work and casework techniques.

Following their removal from the almshouse during the early nineteenth century, the only form of care for dependent children, besides the orphanage, was the "schools." However, these special "schools," established exclusively for dependent children, spread slowly due to the sporadic rate at which almshouse populations were segregated.

One such typical institution was founded in New York City in 1816. All children from the city's almshouses were moved to what is now Bellevue Hospital. But in 1831, a severe epidemic of oph-thalmia (inflammation of the eyeball) led to the transferral of all 530 children to a farm on Long Island during the next year. However, thirteen years later, after the farm was sold and the replacement structure in New York burned, the ehildren were moved back to buildings on Randall's Island in New York City with adult paupers.

Another early "school" was founded in Philadelphia in 1820. Although it was called a "children's asylum (Folks, 1902, p. 24)," spelling, reading, and the New Testament were taught. However, because of financial problems, the asylum was sold and the children were again placed in with adult paupers, Economics again outdistanced humanism.

From 1800 to 1875, schools for poor children developed, in one form or another, in most of the large cutes of the Northeast and South. In some cases, where county almshouses existed, such as in



New York State, county poor schools were established. In 1874, Michigan became one of the first states (along with Connecticut, Indiana, and Ohio) to establish a state institution for dependent children, known as the Michigan State Public School. The founding of additional institutions, based upon the same liberal principles as that first "State Public School," led to the establishment of the first state system for the care and maintenance of destitute children.





IV. EFFORTS IN THE EARLY NINETEENTH CENTURY

Public and Private Charity

During the first half of the nineteenth century, the ideals of individual freedom and self-help, for which the American Revolution had been fought, grew in importance and inspired various humanitarian movements. Popular causes included the abolition of slavery, public education, women's rights, prison reform, religious tolerance, and better treatment for the mentally ill and the poor.

At this time, the almshouses and the orphanages represented the two extremes of care for dependent children in the United States. The former exemplified the well-medning, long-range effort and day-to-day neglect of public charity in secular form, while the latter typified the daily achievement and long-range limitations of private charity.

Although private individual philanthropy and benevolent associations were the earliest form of poor relief in this country, the role of the state as maintainer of the poor increased with the size of the problem. The principle which underlies the assumption of state responsibility seems to be, as noted by Warner (1908, p. 366), that:

Whenever a community has been educated up to such a point that it insists on a large amount of work-relief being done, and when the methods of doing it have been reduced to a routine, then the state is asked to undertake the work, and relieve private benevolence of the burden

Despite this seemingly developmental trend, the argument as to which system best benefits the poor continued well into the twentieth century. The proponents of voluntary social services claimed that their greater freedom to specialize, to plan their own development, to develop their resources, to select their own clients, and to offer an alternative to degradation, made them a better system, and promoted higher standards of service and greater personal understanding. They acknowledged that their methods eliminated relief as a "right" and that they were accountable primarily to themselves. However, they maintained that their idealistic driving force diminished the latter problem, and that the former was not really a problem since an adequate number of private charities could serve all who needed help. On the other hand, the advocates for the public support of charitable institutions contended that their system, by providing a dependable and continuous financial source, greater pubheity, and needed services to more people, was the better of the two.

In order to overcome this confusion and wastefulness, a system of public supervisory agencies, responsible for dependent, defective, and delinquent children was established immediately after the Civil War. These agencies were known as State Boards of Charities, and later, as State Boards of Charity and Corrections — and their creation ushered in a new era of state responsibility for the care of the poor. The first was set up in Massachusetts in 1863. By 1907, there were twenty-one such supersisory boards of charity and corrections, and twelve increasingly necessary boards of administrative control (Warner, 1908, pp. 424-425).

As both public and private charities developed, the successful pioneering efforts of the private charities were secularized to benefit more of the ever-expanding popul tion of the poor, and the two systems began to play the same roles, and more and more to supplement each other. Public subsidy of private charity increased, and the systems became so overlapped that, according to Warner (1908, p. 388), the distinction seemed to lie

between those dependants requiring some degree of control and those that may be allowed then freedom between measures for chronic dependents, and those looking to revention.

This demarcation became progressively faint, so that only a legal distinction remained. Public charity existed under the authority of the state and could be modified or abolished at will, while private charity was financed exclusively from non-statutory sources and telled heavily on unpaid volunteers.

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Leading Voluntary Agencies

New York Society for the Prevention of Pauperism. The majo, incentive for the establishment of voluntary charity organizations during the inneteenth century was the growing awareness of the inhumane and inevitably degenerating conditions in almshouses. One of the first such organizations established was the New York Society for the Prevention of Pauperism, created in 1817 to scientifically determine the causes of poverty and develop means of rehabilitation. In a survey conducted by the society, the following causes were found (Friedlander, 1961, p. 92):

ignorance, idleness, intemperance, lack of thrift, imprudent hasty marriagis, lotteries, pawnbrokers, houses of prostitution, gambling, and the large number of charitable institutions.

Among its inajor accomplishments, the society helped to partially prohibit street begging and saloons, established a savings bank and an employment bureau, and revealed through a series of studies the general lack of cooperation between most charity organizations.

AICP. Another outstanding voluntary organization of the period was the Association for Improving the Condition of the Poor (AICP), founded in New York following the severe winter of 1843. This organization sought to combine material relief with friendly persuasion toward self-improvement. It successfully coordinated previously disorganized relief, discouraged indiscriminate almsgiving, and was responsible for the passage of a law requiring the arrest and detention of vagrant children.

New York Children's Aid Society. In 1854, the AICP convinced Charles Loring Brace to establish the New York Children's Aid Society, which was primarily concerned with the shelter and education of destitute and vagrant children. The society founded industrial schools, newsboy's lodging houses, dental clinics, night schools, reading rooms, summer camps and sanitoriums. But it made its largest contribution through a foster care program which, in its first twenty-five years of existence, sent an estimated 50,000 children to the houses of farmers in the West (Abbott, 1937, pp. 128-139).

Charity organization societies. Following the economic depression of 1873, the public again became aware of the disorganization of public and private relief, despite the scattered existence of several State Boards of Charity. The Reverend S. Humphreys Gurteen had been to England and was familiar with the work of the London Charity Organization which was based on the beliefs of Thomas Chalmers. In 1877, Reverend Gurteen founded the first society of this type in the United States in Buttalo. Its founders were convinced that voluntary charity was superior to public relief. Within ten years, twenty-five Charity Organization Societies (COS) were established, and by 1892, there were ninety-two in existence throughout the country. All followed the major principles of the "Scientific Philanthropy" (Bremner, 1956, p. 169).

I cooperation of all local charity agencies under a board of their representatives;

2 a central "confidential register" to avoid duplication of react, and

3 an intestigation of the social conditions of every applicant

The voluntary organizations of this period did much to relieve the problems of the poor, of which their generally humanitarian and sincere workers were well aware. Yet, as I ubove (1965, p. 14) has pointed out, they were also aware, at least in spirit, of Josephine Shaw I owell's comment that charity is indeed, a transaction between superiors and interiors since "it is impossible to be charitable to our equals."





V. THE AGE OF REFORM

The Antecedents

The last four decades of the nineteenth century produced continuous attempts to further regulate child labor. Previous success, prior to the Civil War, in establishing free compulsory education, provided the basis for the belief that further benefits for children could be realistically achieved. Supported by the humanitarian efforts of trade unionism, the child labor movement gradually succeeded in raising the minimum working age above fourteen in Northern states, in shortening the length of the required working day, and in protecting children from a wide variety of unhealth working conditions.

Second, this era lostered the establishment and growth of the settlement movement. The movement began in 1884 in Fast London with the creation of Toynbee Hall. Its founder, Samuel Barnett, sought s bring university men into the worst parish in London in an attempt to close the wide gap of understanding between the rich and the poor (Fink, *et al.*, 1963, p. 63). Although it had many critics, this "university settlement" proved a great success, and by 1910, there were 46 settlements throughout England.

One of the students at Toynbee Hall was Stanton Coit. He remained there only three months, before returning to New York in 1886 and founding the Neighborhood Guild, the first settlement in the United States. Two years later, Jane Addams visited Toynbee Hall. Her observations led her and Filen Stari to establish Hull House in Chicago in 1889. Hull House was the embodiment of a particularly significant reform, since it offered its founders a means to express their belief that the government had a major responsibility for the well-being of all the people. Another important settlement was the Henry Street Settlement, founded in 1893 as a nursing center by Lillian Wald.

By 189°, seventy-tour settlements had been established in the United States. The number had reached four hundred by 1910, and, in 1911, the National Foundation of Settlements was founded. Although many of the early settlements were patterned after those in England, the two movements quickly diverged. The major difference in a lidition to a greater interest in research and reform in the American settlements lay in the existence of a shifting ethnic population near almost every settlement in the United States. Growing neighborhood spirit occasionally produced conflicts between the settlement and an adjacent, but excluded, ethnic group. As a result, one of the major goals of settlement houses gradually became the establishment of a program to actively aid the Americanization of the hundreds of thousands of immigrants who began to arrive in this country during the first decades of the twentieth century.

Third, as noted by Bernstein (1973, p. 13), the last four decades of the nineteenth century in the United States saw an increase in the number of orphans. The large numbers of orphans resulting from the Civil War and other wars of the period resulted in a need for more orphanages. This need was largely met by institutions established under the auspices of private interest groups. Although destitute and neglected children were generally cared for in the orphanages of this era (Thurston, 1930, p. 87), special institutions, created on an orphanage model, were gradually established for the care of children with specific physical and mental defects.

American Social Work

Social work as a profession. Benjamin Kidd, in 1874 (p. 1), remarked that

despite the great advances which science has made during the past century in almost every other direction, there is, it must be confessed, no science of human society properly so-called

His point was well taken. Yet, at the same time, he had no way of knowing that 1874 marked the mid-

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point of the period during which four significant events took place, which led to the development of the discipline of social work. Although all of the primary contributors to what was to become "the science of social welfare" have been previously mentioaed, their specific contributions should be described. The Association for Improving the Condition of the Poor (AICP) was created in 1843; the Children's Aid Society was founded in 1854, the Charity Organization movement was established in 1877, and the American Social Settlement movement was begin in 1886.

The main contribution of the AICP was "friendly visiting." Although it borrowed this concept from the New York Society for the Prevention of Pauperism, which had employed "visitors of the indigent" as distributors two decades earlier, the AICP expanded this role to include persuasion toward self-help. However, as noted in Gillin, (1927, p. 510) regarding the AICP, "rarely they employed the friendly visitor, and [they] made employment the basis of relief." The role of the "friendly visitor" was further extended by the CAS movement to include according to Friedlander (1961, p. 94), "Investigation of the social condition of every applicant ..., in order to determine the need and the individual measures necessary in each individual ease."

According to Becker (1964, p. 59), this meant, "seeing and knowing people in their homes, and trying, by means of personal influence and practical suggestions, to improve their condition."

The major contribution of the Children's Aid Society was a highly successful foster care program, while the COS provided social work with administrative and organizational policies. These ranged from a means to keep track of recipients and full-time paid workers with specifically defined tasks (later called "caseworkers") to a structural basis for inter-agency coordination. In fact, as noted by Bruno (1948, p. 199), the concept of a Community Chest developed in 1888, when fifteen or sixteen Denver relief-giving societies united their appeals for funds, and named the joint project the Charity Organization Society. In 1903, "Indiana [began applying] the principles of charity organization to the whole state (Bruno, 1948, p. 208)." Finally, the Settlement House movement, by effectively working beyond the giving of poor relief, established the precedent for taking a wide interest in all the social problems of a given area.

As private and public agencies grew and multiplied, an enormous body of experience, concepts, and methods accumulated. To insure smooth continuation of proven activities, many charities conducted in-service apprenticeship programs. During the last decade of the nineteenth century, the need for more formal methods of instruction were realized. In 1893, Anna Dawes presented a paper to the International Congress on Charities entitled, "The Need for Training Schools for a New Profession." In 1896, Edward Devine and the New York Charity Organization Society established its summer school of philanthropy. Eight years later the New York School of Philanthropy was founded and, in 1919, became the New York School of Social Work. Although training programs were increasing at a tremendous pace, it was not last enough. For, in 1927 (p. 236), Carstens could still say. "At the present time, positions requiring high personal qualifications and tested experience frequently go unfilled or are filled by workers of second-rate ability and mediocre experience because there are no adeq tate facilities in the nation for their training (emohasis added)."

As the educative movement for charity workers gained momentum, it was realized that a collective term was necessary to describe, as Zeitz (1959, p. 82) mentions, "All persons identified with the fields of public relief, private charity, corrections, mental illness and settlements; the prevention of child labor, tuberculosis, and infant mortality." After 1900, the National Conference of Charities and Corrections gradually began referring to its members as "social workers" and by 1905 the term "social work" was in common use (Devine, 1914, pp. 15-16).

Psychiatric social work. From the topics discussed at these early conventions, it appears that problems stemming from mental illness were a major concern. However, it was not until 1905 that social workers were employed in hospitals or clinics for nervous and mental disorders (Grinker, et

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In the politic testing can be lance. Preliance Putnam added a social worker to his staff at Massachusetts the conclusion the parameters the parameters are accurately being the lance. In 1908, the employment of hospital social workers was given imported to be mental health and invenile court movements. Up antil this time, the social welling of the destruction of the invented with dependent, neglected, and debingaent children. As the legalcorrectional orders being concerned with dependent, the welfare system begin to shift its focus to the homeline of the antid dependent world.

 $B_{\rm c}(r)B(s)$ and service departments had been established in several nospitals, and in that year, the department at the Boston Psychiatric Hospital originated the term "psychiatric social worker $z/z_{\rm c}/z_{\rm c}/2/2p_{\rm c}/p_{\rm c}/s_{\rm c}^{2}s_{\rm c}^{2}$. The creation of this new profession marks the beginning of the division of what had always been considered a single system of social weithre into a mental health system and a cost instrumentice more social welfare system.

the Fariy I wentieth Century

End that decades of the twentieth century saw a heightened lawareness of the failure of government and business to serve the public interest. Much of the increase in public awareness was due to a work of thyposes published through *McClure's* magazine by an articulate group of progressives whom President Theodore Roosevelt termed "muckrakers". These cynical articles concentrated primarily of the neckory of democracy resulting from uncontained health hazards, graft, and the monopolistic public so at big business which they also saw as promoting poverty and dependency. Their proposed which use added closing the gap between the government and the people by making the government monopolistic responsive, strictly regulating big business, and increasing the well-being of the lower interest.

Reform accounted, was difficult to obtain, often requiring forty-eight separate campaigns to achieve national utility. Still, many social reform bills were eventually passed. Some important developments concerned the care of children.

Child welfare. M hav retorm efforts revolved around the welfare of children during this period. In 1994, effectively proposed New York and Chicago combined to form the National Child Labor Comburge. Although their efforts were not always successful, this committee was largely responsible for promote White Hause Calterence on the Care of Dependent Children, called by President Theodore Record at 1909. Among its fourteen recommendations were the principles that no child should be superated from his parents solery because of poverty conditions and that "home life is the highest and the structure structure of the care of poverty conditions.

As noted to Benefatin (1923) p. 51), these resolutions dealt a severe blow to the children's upper labeled to Benday. However a major consequence of this action was the rapid growth of a family performance of state and the rate of state provisions for and to mothers of dependent children, beginbled in Phalois in 1911. The new registation made rapid headway, although provisions for mother's a children better than solution which the provisions which beneved institutions served children better than solution of the barrier. With their versitions which beneved institutions served children better than solution of the barrier within each state legislation was that if the mother was accepted on and the barrier account to be an need of "supervision," or what was beginning to be called "caseter effective."

White House Conferences. Another significant reconfidentiation of the 1909 White House Conscience of the device signified that the Inderial government characteristabilish a Federal Children's Associated and the conference of the treation by Coherebs an 1912 of the Children's Bureau, which that this point of the Department of Commerce and Labor. The Bureau was given the responsition of the Vax vielDss, pp. 189-1901, to incestigate and report upon, "All matters pertaining

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to the welfare of children and child life among all classes of our people" and especially to investigate "the questions of infant mortality, the birthrate, orphanages, juvenile courts, desertions, dangerous occupations, accidents and the diseases of children."

In 1913, the Bureau was moved to the newly created Department of Labor. In 1917, it succeeded in getting the first Federal Child Labor I aw passed, and became responsible for its administration. The law, declared unconstitutional nine months later, was a precedent for all future child labor legislation. The Bureau also played a significant role in acquiring legislation to improve the quality of care available to children, through state supervision and control. One of the major pieces of legislation of this type was the Sheppard-Towner Maternity and Infancy Act, passed in 1921, which provided grants-in-aid to the states for human services (Eliot, 1972, p. 3). In 1946, administration of the Children's Bureau was transferred to the Federal Security Agency. In 1953, it became a part of the Social and Rehabilitative Service of the Department of Health, Education, and Welfare, Since July, 1969, it has been located in the Office of Child Development in the United States Department of Health, Education, and Welfare.

White House Conferences on Children were held approximately every ten years. In 1919, the Conference on Child Welfare Standards toetrsed on economic, social and health standards, child labor, and the problems of children who need special care. The third White House Conference on Child Health and Protection, called by President Hoover in 1930, established the bases from which the children's measures in the Social Security Act of 1935 developed. The tourth White House Conference on Children and Democracy in 1940 helped to establish a Voluntary National Citizens' Committee for the Protection of Children during World War 11. The Mid-century White House Conference on Children and Youth, in 1950, sought ways to help children and youth master their new lechnological and nuclear environment. It discussed universal military training, federal aid to education, and publicly supported nursery schools. The 1960 conference covered topics ranging from juvenile delinquency and professional service personnel, to television violence and environmental pollution. In all, 670 recommendations were made. In 1970, the Conference was broken into two parts for the first time. The tirst segment considered the problems of children thirteen and under. The second phase was devoted to youth tourteen to twenty-four.

These White House Conferences on Children have come to be regarded as somewhat of a tradition. However, their proposals, in general, have gone unheeded.

Freudian thought. Another important development during the period between 1900 and 1920 was the prevalence of Freudian thought, with its emphasis on the history of the individual. Although Freud had appeared at Clark University for a series of lectures in 1909, it was not until World War I and the mental breakdown of many healthy young men, according to Perlman (1951), that Freud's "halt-perceived truths" began to widely replace the nineteenth century notion of moral fault. Social workers eagerly adopted this new-found tool, which from that point on served as one of the basic ideological supports for both individual casework and group involvement in the areas of investigation, diagnosis and treatment (Cohen, 1958, pp. 124-126). Social work casework was given another tremendous boost in 1918 with the publication of Mary Richmond's *Social Diagnosis*, which presented an overview of more than seventeen years of research and experience in the principles and techniqoes of social investigation. With this publication, social work finally had concrete evidence for its professionalism.

Child Welfare League. The first two decades of the twentieth century also saw the establishment of a permanent voluntary organization of child caring agencies. Although the Bureau for the Exchange of Information Among Child Helping Organizations was founded in 1915, the most significant development along these lines occurred in 1920 when this organization was incorporated with





both voluntaty and public services as the Child Weltare League of America. As noted by Zietz (1959, p(118), it was in this form that an organization finally

accepted responsibility for promoting better understanding of child welfare problenis for fortuniating standards and improving methods in all forms of service to children for providing information on sound child welfare, practices and reporting currently on successful effort in any part of the field, and for developing inter-agency service

The Child Welfare League of America is still in existence today, concentrating primarily on areas of child welfare which lie beyond the immediate concern of any one state

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VI. THE GREAT DEPRESSION AND THE NEW DEAL

Background

As the 1920's began, the central features of our present social welfare system had been clearly established. Child welfare, social work methodology, and various institutional services for those with special needs were widespread.

The first two decades of the twentieth century had been a period of tremendous optimism. Increasing prosperity and philanthropic interest fostered a near universal belief that the discovery of causes and solutions to major social problems was at hand. However, despite continual progress, a uniform national program of welfare for all sections of the country, and all elements of the population in need, remained a distant dream. The social reform movement all but halted during World War I, and the armistice was followed by an era of business recession, disillusionment and dissatisfaction. A national program of a "return to normalcy" was hastily established and proved successful. Although there were signs of future difficulty, a decade of seemingly endless progress and prosperity, known as the "Roaring Twenties," had begun.

Despite the general frivolity of this period, several groups of serious minded reformers continued to achieve significant progress. The year 1918-1919 was proclaimed "children's year" and, as already mentioned, the Sheppard-Towner Maternity and Infancy Act was passed in 1921, greatly increasing the federal government's financial responsibility for state welfare programs through grantsin-aid.

Commonwealth Fund Project. In the same year, the Commonwealth Fund began a five-year demonstration project for the prevention of delinquency

to demonstrate and promote the wider application of modern psychiatric science and visiting teacher service to the study and guidance of children presenting problems of conduct and maladjustment in school and in society (Zietz, 1959, p. 121).

The project consisted of three parts. The first included the establishment of a children's clinic, to be known as the Bureau of Children's Guidance. The second created demonstration psychiatric clinics in select cities and a department of psychiatric child service. The final portion authorized the formation of a National Committee on Visiting Teachers, to demonstrate the effective handling of "problem children" in thirty communities. It was a result of this team approach project for the treatment of maladjusted children that the description of the "emotionally disturbed child" first appeared in 1922.

AASW. Also in 1921, social work took a significant step toward acquiring professional characteristics with the founding of the American Association of Social Workers. During its first five years of existence, as noted by Cheyney (1926, pp. 49-50), the Association studied, defined, and standardized social work qualifications, and published a monthly magazine and a series of descriptive pamphlets for students contemplating a social work career. In 1926, the American Association of Psychiatric Social Workers was founded. Professional growth also took the form of an increasing number of accredited schools of social work. Twenty-three existed in 1929.

Parent Education. Another important development of this period was the parent education movement to help parents understand the problems and processes of child development. The first nursery school in the United States was begun in 1919 to observe and study child development for the purpose of building a scientifically sound educational program. The Child Study Association was formed in 1924.

Adoption. In addition, a national study of adoption laws, conducted by the Children's Bureau in 1925, served to focus public attention for the first time on the issues and problems of adoption. The study indicated wide state-to-state variations in existing statutes.

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The Great Depression. On the eve of the Great Depression, as noted by Vasey (1958, p. 27), the national pattern of welfare services was a patchwork consisting of local, county, state and private activities. Although three-quarters of the poor relief was provided by public measures, their services were comparatively limited in scope and grossly insufficient. Administration was poor. Various county or municipal governments were guiding different programs under the same state law, and financing was inadequate.

When unemployment began to increase in 1927, the problem was initially solved as simply another temporary and minor business downturn which would rectify itself in time. However, when the economic depression arrived in full force in 1929, it abruptly changed the principles and practices of American social welfare in general, and of poor relief in particular. The political appointees, who administered poor relief in all but forty cities where social work programs had developed, had identified poverty with idleness and vice. Until this time, the slowly but steadily increasing welfare roles had been maintained by decreasing per capita relief amounts, and self-respecting families had been successfully "protected" from the disgrace of "pauper aid" by private family welfare agencies.

When the number of unemployed increased from 2.8 million in the spring of 1929 to 4.0 million less than eight months later, the majority of the public looked to private welfare agencies for support, and quickly overburdened their once adequate resources. Rather than suffer the degradation of "public relief," those lucky enough to have their banks still operating withdrew and exhausted their savings. Others tried to borrow money, but credit rapidly vanished. Within a few months, private social agencies had entirely depleted their annual budgets, and by the spring of 1930, over 4.6 million people were out of work. President Hoover repeatedly refused to grant federal aid to states that requested it. He still considered the crisis to be only a temporary emergency of presumably short duration. He also believed that private charity, and not taxation, was the proper method of distributing poor relief.

The New Deal-

In November, 1932, Hoover went before the people with his philosophy of government unaltered despite losing the majority in Congress two years before. The people voted for a change, Franklin Delano Roosevelt, and the New Deal. There were now fifteen million unemployed and the Depression had reached its lowest point.

In this period of despair, according to Greer (1949, pp. 266-268), the New Deal succeeded in reestablishing a balanced and confident economic system by reducing profiteering and speculation, by stabilizing the economy, and by bringing much needed humanitarian relief to the suffering and deprived masses. Success, according to Cohen (1958, p. 164), simply followed active government involvement in the economic arena dealing with:

anti-trust suits to regulate competition; a system of social secarity; regulations for public utilities, provisions for collective bargaining between employees and employees, controls for the stock market, extension and protection of loans to industry, farmers, and home builders, farm controls and subsidies, protection of bank deposits, protection of the consumer through fair trade practices, protection and rehabilitation of natural resources, and public owned and operated projects.

The Social Security Act

The structure of the social welfare system as it currently exists, including children's programs is based upon the Social Security Act of 1935. The Social Security provisions of the mid-1930's were not so much idealistic aspirations for the future as they were the second-stage stop-gap preventive measures of an economically and socially devastated period. The broad program of federal grants-inaid to states provided care for three categories of the needy dependent children, the aged, and the blind

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Just prior to the passage of the Social Security Act of 1935, public resentment of the idea of social insurance had begun to grow. Social insurance was increasingly viewed as a subversive, anti-American concept which would slowly extinguish individual incentive. Today, as in 1935, social insurance is largely an established institution of categorical public assistance, comprised of Old Age, Survivors, and Disability Insurance. With the addition of health insurance, "Social Security" is also known oday as OASD1. The gradual acceptance of governmental intervention into the distributive process stemmed partly from the growing attitude that assistance was a "right," and partly, as noted by Rimlinger (1965, p. 106), from the federal government's success at making its intervention appear as passive as possible.



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VII. CHILDREN'S PROGRAMS

Aid to Dependent Children

Although the current federally aided public assistance system includes Old Age Assistance, Aid to the Blind, Aid to the Permanently and Totally Disabled, and Aid to Families with Dependent Children (AFDC), it is the last and largest of these programs which has become virtually synonymous with the term "welfare (Levitan, 1972, p. 1)"

Prior to 1935, programs of financial aid for the care of children in their own homes were in eftect in forty-one states. All took the form of either "mother's aid," "mother's allowances," or "widow's pensions." In March of 1912, Milwaukee's juvenile court began providing assistance to families with dependent children as an alternative to institutionalization, and six months later New York experimentally pensioned fifty widows with dependent children (Gillin, 1927, p. 406). By 1913, thirteen states provided mother's pensions for widows to care for their children in their own homes. In 1934, thirty-six states had extended aid to mothers whose husbands had deserted, and twenty-one states provided assistance to divorced mothers or "to a dependent family in which the father was physically or mentally incapacitated (or) imprisoned (White, 1950, p. 178)." However, mother's aid was not mandatory, and only a few counties or municipalities in each state chose to establish programs.

Before the Social Security Act of 1935, the administration of mother's aid had been an entirely local problem. In seventeen of thirty-one states with local administration (as opposed to county boards), juvenile court judges administered the programs. The ADC legislation deprived these judges of a former function, and thus, political prestige. For this reason, they were opposed to it until Social Security amendments established a separate administrative agency, with a judge as its chief executive, which again allowed courts to administer aid to dependent children. Some, but not many, dependent children who did not receive aid, were put to work during the Depression through the Work Project's Administration, the National Youth Administration and the Civilian Conservation Corps (Eliot, 1941, p. 637)

Title IV of the Social Security Act of 1935 provided for "Grants to States for Aid to Dependent Children." 'As noted by Gillin (1937, pp. 420-421), in order for states to receive aid they were required to provide:

- 1. mandatory aid in all political subdivisions;
- 2. financial participation by the state;
- 3 either the establishment or designation of a single state agency to administer the plan, or to supervise the administration of the plan;
- 3. a fair hearing to any individual who has been denied aid;
- 5. proper and efficient methods of administration (as determined by the Social Security Board) for the plan; and
- 6. that the state agency will make required reports and comply with the provisions of the board.

At first, the federal government took responsibility for 33 per cent of the ADC costs. However, since it had been paying 50 per cent of the costs of programs for the blind and the aged since 1935, it agreed, in 1936, to also pay 50 per cent of the ADC costs. In 1962, federal financial participation was increased to 75 per cent of the total costs in all states that provided each child with whatever services were deemed necessary, in view of his home conditions. This amendment had tremendous significance for social work methodology. Quite suddenly, the reliance on the single intervention method of casework was replaced by multiple intervention methods for individualized service.





Irends and developments. One of the developments in the ADC program has been the changing of the definition of a "dependent" child. In 1935, a "dependent" child was defined as under sixteen, or under eighteen it still in school. The amendments of 1956 changed this definition to under eighteen, whether in school or not.

Another trend has been the continual growth of the program. Part of the growth in the number of ADC recipients during the twenty year period between 1935 and 1955 was due, as pointed out by Cohen (1955, p. 251) to a 31 per cent rise in the number of children under age eighteen. Other influential variables have been: increases in the number of families headed by women; population shifts toward urban centers which have increased both need and administrative awareness of need; legislation (1950-1951) to permit the guardian (primarily mothers) to be included in the welfare budget (thus increasing individuals on welfare, but not the number of welfare "cases"); the expansion of the ADC program in 1962 to include all relatives in need living with dependent children, thus changing the program to Aid to Families with Dependent Children (AFDC); the expansion of the program to support tamilies with children of unemployed parents; and the political effects of economic recessions in 1954, 1957-1958, and 1960-1961.

Still another major variable, as noted by Wilner (1969, pp. 24-27) was the establishment of Weltare Rights Organizations which developed from the anti-poverty program of the mid-1960's. Also of major significance were the writings of a group of modern "muckrakers," such as John Galbraith (*The Affluent Society*, 1958), Michael Harrington (*The Other America*, 1962), and Thomas Gladwin (*Poverti, U. S. A.*, 1967). The combination of these influences as well as the militancy and unrest of the civil rights movement which provided increased electoral power among formerly politically powerless minorities, led to a doubling of AFDC roles between 1966 and 1970. During the 1960's there was a jump in the number of recipients from 2.9 million at the beginning of 1960 to 7,3 million at the end of 1969 (Levitan, 1972, p. 7).

Change in view. Following the period of increasing unrest during the late 1960's, liberalizations in welfare policies allowed welfare agencies to begin to look more favorably upon welfare recipients. However, after a period of temporary liberalization and as a greater proportion of the nation's mothers entered the labor force, general acceptance of the utilization of public funds to enable them to remain home and care for their children decreased markedly. At the same time, many AFDC mothers, especially Southern Blacks, were required to work in order to remain on the rolls. To overcome poverty, they must neglect their children.

There is yet another paradox. The great increase in the number of children receiving AFDC because of the separation or desertion of parents led to a resentment against financial compensation for lack of parental responsibility. However, in 1968, the Supreme Court ruled unconstitutional the "man in the house" rule which held a man living in an AFDC home responsible for the children's support. In the following year, the court discarded the one-year residency requirement for eligibility. This strange combination of eligibility requirements is even more complex, for, as noted by Levitan (1972, p. 10), it is still a law that "the father of an unborn child *may not marry the mother* so that she may qualify for (AFDC) assistance (emphasis mine)."

1962 Amendments. President Kennedy's "war on poverty" in the 60's was a further political "cause" of the steady rise in AFDC rolls. The 1962 Social Security Amendments reflected his concern over this increase by emphasizing "rehabilitation and not reliet." This led to an increase of in-kind payments and a decrease in eash payments. At the heart of these amendments was the belief that a more thorough investigation of eligibility was necessary.

1967 and 1969 Amendments. The "War on Poverty" did not result in a decrease of the rolls. Consequently, more concrete and work-related services were proposed. The Social Security amendments of 1967 emphasized these types of services and concentrated on legal programs, day care, Head



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Start and other torms of compensatory education, manpower training, work experience, and service,

the same types of programs, with the exception of welfare services being emphasized by the Office of Economic Opportunity. Beneficiary payments were also increased thirteen per cent. The Tax Retorm Act of 1969 increased retirement and survivor's benefits by about fifteen per cent, effective January 1, 1970

In summary, during a period when both the public and tederal government viewed rising welfare costs with alarm. Social Security amendments paradoxically suggested "that eligibility determination be simplified, eash be separated from service, and services be made more generally available to a wider population (Gilbert, 1966, pp. 196-224)."

1972 Amendments. After three years of deliberation, a new series of amendments was signed into law on October 30, 1972. The most significant provisions of this bill (HR 1) included: higher benefits for widows, widowers, and workers who do not receive retirement benefits until age 65 but continue work past that age; extension of childhood disability insurance to include persons disabled between ages 18 and 22; and extensions of Medicare to persons receiving disability insurance for two years or more and for disabled persons in need of kidney dialysis treatments or kidney transplants (Ball, 1973).

Also included in HR 1 was the repeal of the existing federal-state aid programs for the aged, blind, and permanently and totally disabled, effective January 1, 1974. In their place will be created an entirely federal Supplemental Security Income program (SSI). Full monthly benefits will be \$130 for an individual and \$195 for an individual with an eligible spouse. Although a total administrative reorganization will take place, the only change, from the perspective of the recipient, will be that his check will arrive from the national treasury rather than the state treasury.

Work programs. The increase in work-related projects during the late 1960's as an effort to supplement financial relief was also ineffectual. Theoretically, however, they should have been at least as successful as the work relief programs of Roosevelt's New Deal. Work Experience and Training projects (WET) were founded in 1964 by the Economic Opportunity Act, but only four per cent of those who began training (seventeen per cent of those who completed training) were employed (Levitan, 1970, p. 74). This failure was due, in large part, to the fact that eligible participants were required to participate in complex schemes of rehabilitative services or work experience even though financial assistance alone might have been more beneficial (Levitan, 1970, p. 73).

Other work programs included the Community Work and Training programs (CWT) of 1962, the Job Corps, Neighborhood Youth Corps, and Community Action Program (1964), the Work Incentives Program (WIN) of 1967, and MDTA and JOBS, administered by the Labor Department. One of the basic reasons why these programs did not help solve the welfare dilemma was that their eligibility requirements did not permit those who desperately needed help to receive it. For example, the eligibility requirement for WIN, as pointed out by Levitan (1972, p. 78), exempted from work registration those who were

- b) allor incapacitated,
- 2) too remote from any WIN project to participate effectively.
- 3) attending school full-time or expecting to do so within three months.
- required in the home on a substantially continuous basis because of the illness or incapacity of another household member, or
- 5) lacking adequate child care arrangements.

This last requirement is especially interesting since HFW estimated in 1971 that the total capacity for licensed day care "centers" was 750,000. At the same time, there were 5.1 million AFDC children

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under age twelve. HEW estimated that sixty per cent of all AFDC mothers might require full-time vear-round day care services. The guiding principle of welfare reform since the Social Security Act of 1935 has been the work ethic. In 1935, mothers were allowed to remain outside the work force and raise their children at home simply by choosing benefits rather than employment. The 1956 welfare reforms defined the three major objectives of welfare as economic independence, self-help, and the strengthening of family life. Eleven years later, in 1967, the House Ways and Means Committee announced its intention of setting "a new direction for AFDC legislation" by recommending "a series of amendments to carry out its firm intent of reducing the AFDC rolls by restoring more families to employment and self-reliance (House Report, No 544, 1967, p. 96)."

This assumption suggests that assistance may continue to be given to those who work, but that assistance to those who do not work will be kept below the rate of the minimum wage. Nevertheless, it is clear that although incentives for work vary considerably from state to state, they are all very acw. As noted by Hurley (1969, p. 158), the work incentives and relief payments "are so low and so uneven that the government is, by its own standards and definitions, a major source of the poverty on which it has declared unconditional war."

Other Child Welfare Services

Under Litle V of the Social Security Act of 1935, Congress authorized funds to be provided to states for programs to children in the form of maternal and child health care, crippled children's care, and child welfare

In modern societies, parents are expected to provide the income needed to assure food, clothing, sneiter, education, and recreation, meet emotional needs, stimulate intellectual growth; eftectively socialize behavior; protect the child from physical or emotional harm; serve as a good model for identification, maintain home life on a stable and substying basis; and provide a clearly defined "place" for the child in the community.

The term *child welfare*, in a general sense, includes both maternal and child health care and crippled children's care. In this sense, child welfare includes supplemental care, that is, support services to parents, as well as services which substitute for, or hope to prevent, the deprivation of parental care. In a narrower sense, *child welfare* applies only to the latter types of substitution services. One of the most descriptive and comprehensive definitions of child welfare services from this more specific perspective is found in the Social Security Act as amended on July 25, 1962 (PL 87-543, Section, 528 p. 180).

child weltare services mean public social services which supplement, or substitute for parental care and supervision for the purpose of

- 2 preventing, or remedving, or assisting in the solution of problems which may result in the neglect, abuse, exploitation or delinquency of children.
- 2 protecting and caring for homeless, dependent, or neglected children,
- 3 protecting and promoting the welfare of children of working mothers, and
- 4 stherwise protecting and promoting the weitare of children, including the strengthbring of their own nomes where possible or, where needed, the provision of adequate care of children away from their homes in toster family nomes or day care of other child care facilities.

Existing systems of child care may be divided into services for children living in their own nomes, and services for children who must live away from their homes. The first group includes income maintenance, maternal and child welfare, day care, homemaker's services, services for school children, and protective services. The second group consists of adoption, foster care, and group home services.





Services for Children in Their Homes

Income maintenance. Income maintenance in the United States since the Social Security Act of 1935 has consisted of the Aid to Dependent Children program, which, in 1962, became Aid to Families with Dependent Children. These programs developed from mother's pensions, first established in 1912. As already mentioned, AFDC includes both linancial relief and in-kind payments such astood stamps, clothing, and medicine.

In 1971, 63 other countries including Canada, France, England, Italy, New Zealand, several of the Scandanavian coontries, Spain and Switzerland, provided somewhat similar programs, known as Family Allowances, or Children's Allowances. However, muke AFDC, Family Allowances are not based upon need but on numbers of children. They are provided as a supplement to family income and are usually paid weekly.

Maternal and child welfare. The first federally funded maternaly and child welfare programs in the United States were established by the Sheppard-Towner Maternity and Infancy Act of 1921. Title V of the Social Security Act of 1935 provided grants-in-aid to states based upon the ratio of live births in the state to the total live births in the U.S. (Friedlander, 1961, p. 350). Since then, repeated amendments have increased the amount of available money.

During World War II, the federal government provided free emergency maternity and infant care to wives of servicemen. This program served as an important segment of the major long-term project established by the 1935 legislation; a concerted attempt to lower the nation's infant mortality rate.

Services provided under maternal and child welfare legislation include: prenatal elinics and well baby clinics for regular medical examinations of young children and advice to their mothers; public health nurse home service, before and after delivery; medical and hospital care for premature infants, infant and preschool health supervision; dental and school health services, including small pox, diptheria and polio inoculations; advisory and consultation services to hospital maternity wards; licensing and inspection of maternity homes; education in nutrition for both mother and child; postgraduate and in-service training programs for pediatricians, dentists, nurses, nutritionists, and social workers, and grants to institutes and groups for conferences and demonstration and research projects

Another major service, begun in the United States in 1965 and 1966, and modeled after Maternity Aid Substitute services in the Scandinavian countries, consists of family planning, birth control, and abortion information and consultation. Also included are services for unmarried parents such as medical care, maternity home care, financial assistance, continuing education, vocational guidance and counseling.

Day care. The first day care center in the United States, according to Kadushin (1967), was established in 1854 at the Nursery and Child's Hospital in New York City, for the children of mothers who had been patients. When they left to return to work, children were left with the nurses during the day (p. 303). The first permanent day nursery in the United States, begun in 1863, provided care "for the children of women needed to manufacture soldier's clothing and to clean in hospitals (Preschool and Parental Education, 1929;" Although the National Federation of Day Nurseries was founded in 1898, it was not until the early 1920's and the advent of the nursery school movement that day care programs first became education institutions and not just temporary protective residences.

The Depression forced the closing of many of these programs, but in 1934, through the Works Projects Administration (WPA), many were reopened. Due to widespread defense mobilization and the resulting family dislocations, the U.S. Children's Bureau sponsored a conference on Day Care of Children of Working Mothers in July of 1941. A short time later, World War II ushered in the era of work-

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the protonois which created a substantial increase in the need for day care orders. In 1946, the Chipther - Brite care ged contributions is a frace producting plans for day care.

However, the need concluded larges, annet and in 1966, the Chadren's Bureau sponsored a last and continence for day care for children to publicize the growing argeocy for more services of the rise. The 1965 Social Social Social Social Social Social Social Social Social However, as previously noted, existing day care to offens to dread of the short of the present minimum requirements.

In the fast dislade, day care centers have expanded their services tremendously. According to their best Westure League (1968, pp. 1), 12), day care provides

(i) In the care, and developmental experiences, in a group facility or in family discorrences to children, whose parents, work or care, coay from nome for the text of and the influence with special needs releated and carlinged, mentally rerection devices discussion dense. Service elements during de-

comparents of the defermine the most suitable arrangements for the child and parents,

(s) (k) theread of direction with children in day care on data of regram of care and edously that activities (health copervision), transportational work (with family day care terms.

(5) A 97K with particle to help them make best use of day care and to cope with probomissio child development and rearing, and

4. Fire Coday care home recruitment, homefinding, development, and licensing

Homemakers services. The first homemaker's services in the United States, as pointed out by Kadushin, consisted of visiting cleaners employed by the AICP in New York City in 1903 who supplemented marsing services by "lating temporarily the simple everyday domestic - urdens from sick mothers (1967, p. 257)." Gradually within the next two decades, these services were provided even when the mother was not sick, to demonstrate, where needed, the art of good housekeeping. In 1923, the lewish Farial, weither Society of Philadelphia organized the first homemaker program in the country to provide family services during the temporary absence of the mother. Ten years later, the concept of a follow-up non-sekeeping aid program was initiated by the Associated Charities of Cincinnation an effort to make the return of the mother less traumatic. The first federally financed homemaker aervices were established during the Depression by FFRA, and substantially expanded in 1935 under the udivisit monot the WPA.

In 1937, the Children's Bureau sponsored a national contenence on housekeeper services, and in 1939, contronal volunteer group organized a committee on supervised homemaker housekeeping services. The world war greatly increased the need for such services and in 1946, this committee became the National Commutee on Homemaker Service. The National Council on Homemaker Scilice was established in 1961.

The duties of the substitute homemaker most frequently involve the activities usually assumed by the tentate parent figure in the home. These may include care and supervision of children, washing, itotent, cooking, cleaning and maintenance, and shopping. They also include care of the sick and invalid where no narrang service is available or needed.

Recent trends in homemaker service have involved attempts to recruit supplementary homemakers from the economic class and neighborhood where they are needed, as well as the broadening of services to include care of adults in their own homes who are dependent, phy-acally or emotionally off, or handicapped

Services for school children. The history of services for school children has developed along

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ERIC PruilText Provided by ERIC two separate and distinct paths. The first consists of the concept of "visiting teachers" originated in Boston, Hartford, and New York City in 1906 and 1907. This program began in an effort to bring social work solutions to school difficulties caused by problems in the home, and to help diagnose and treat physical and psychological problems. Since the school must offer educational services to children who are indigent, delinquent, detective, and maladjusted, the "visiting teacher program" was also intended to be a preventive program where possible. The program grew so rapidly during its first decade of organization that the American Association of Visiting Teachers was founded in 1916. It was renamed the National Association of Social Workers in 1945.

The second kind of service for school children began with the enforcement of attendance laws. However, it became gradually but convincingly apparent that legal enforcement, by itself, did not lessen the problem of truancy. As a result, the role of the truant officer has been assumed in recent years by the school social worker.

The school social worker is now viewed as an important member of a constructive, rather than punitive, team consisting of teacher, principal, superintendent, nurse, physician, psychologist, and guidance counselor. These teams have progressively achieved clearer definition and understanding of their complementary tasks and have become increasingly successful in providing adequate academic and emotional environments for school children.

In addition to the team approach, school services for children include milk and lunch programs and, as previously noted, inoculations as well as regular dental and health checkups.

Protective services. Protective services are more easily described than defined. According to Zietz (1959), protective services to children "are special casework services on behalf of children who are abused, neglected, or receiving inadequate care and supervision (p. 308)." Protective service has also been defined as "a service to parents, guardians, or custodians who are unable or unwilling to ask for and use help from other resources and who are failing to meet the basic needs of their children (Standards for Child Protective Agencies, undated, unnumbered)."

In earlier periods of history, during the time of feudalism and the early Industrial Revolution, parents had the right to sell, give away, exploit, and kill their children. It was not until the initiation of the movement which led to child labor reform in early nineteenth century England that safe-guard-ing the health of children received notice. It was not until 1875 that any child protection law, beyond child labor regislation, existed in the United States. In that year, a single case of child abuse was brought before a New York court under the existing Prevention of Cruelty to Animals Statute. The child's parents were convicted and jailed for mistreating an "animal." As a result, the New York Country Society for the Protection of Cruelty to Children was established. These societies spread quickly, and in 1887, the American Humane Society established its first Children's Division to coordinate the activities of the 161 voluntary protective service agencies which existed by 1900 (Kadushin, 1967, p. 206) For the most part, these agencies were "child resche" organizations eniphasizing legal action.

By 1900, there was also another trend developing in the treatment of eases of child abuse or neglect. This trend, less legalistic and more social, concentrated on services to help, rather than punish, parents. The first White House Conference on Children lent great impetus to this movement by declaring that the child should not be removed from the home if at all possible.

The concern for the protection of children's well-being has grown tremendously throughout the twentieth century. In 1935, Litle V, Part 3, of the Social Security Act granted federal funds to states for the care of children who were "dependent, neglected, or in danger of becoming delinquent." In 1960, the Golden Anniversary White House Conference on Children and Youth recommended that each community set up a separate agency for receiving complaints regarding child neglect. Social Security amendments since 1960 have expanded protective services to every political subdivision of every state.



quantity as uses the term neglect. (seglect is broadly defined as both passive neglect and active abuse or exploitation, and applies to social, emotional, educational, and physical needs of the child. Protective service, as pointed out by the Canadian Weltare Council (1954) is "based on law and is supported by community standards. Its purpose is protection of children through strengthening the bone, or, failing that, making plans for their care and custody through the courts (p. 8)."

However, since in may cases the parents who need protective services are either members of one-parent families or have financial problems, going to jail, paying a fine, or receiving adverse publicity usually provide no solution to the problem and little, it any, help for the child. Consequently, a protective service is most effective "when it can be offered to parents before the situation becomes so serious that a court is involved (Zietz, 1959, p. 310)."

Under these circumstances, the most frequently provided protective service consists of information about other available resources, help accepting and using these resources, or reassurance that the child's behavior or development is within a normal range. In addition, it is sometimes necessary to counsel the parent to understand the child's problem, to recognize his own part in helping to create the problem, or to assume responsibility for changing his own feelings or behavior.

When preventive and referral programs prove inadequate, a child welfare worker is not empowered to remove children from their houses without their parent's consent. However, if in his indgment, the child cannot safely emain in the home, his agency may petition the court for removal, alleging either neglect or abuse. If the request is granted, the agency and the court, together with the family, plans for the child's substitute care.

Services for Children Away from Home

Adoption. The historical background of the concept of adoption is not at all clear. In fact, no body of common iaw regarding it exists, and the practice of adoption during the feudal, industrial, and American colonial periods became hopelessly confused by the relationship between lord and serf, and between master and apprentice.

The increasing reaction to the conditions of children in almshouses in this country led to the tirst specific adoption law. In 1851, Massachusetts enacted a statute which, as noted by Dadushin (1967, p. 436), provided for

- 1 the written consent of the child's natural parent,
- 2. So a petition by both adopting parents.
- in a device by sudge that the adoption was "fit and proper" and
- 4 complete legal severance of the relationship between the child and his natural parents.

However, later in the nineteenth century, the orphan or the illegitimate child was considered fortunate if he could find a home of any kind. Few questions were asked. The reason for this change in view lies in the rise of the philosophy of Social Darwinism and the increasing belief in the genetic inheritability of characteristics. Adoption was, at this time, considered especially risky in the cases of illegitimate children who might very well have inherited the obviously immoral tendencies of their natural parents. Furthermore, the adoption of handicapped children or those of utknown social or health background wasseen as an especially hid risk.

During the first quarter of the twentith century, advances in medical and social science greater advected the attitude toward adoption. Psychiatrists, psychologists, and social workers emphasized the entotional scars of deprovation, and medical science increased its knowledge of genetic mechanisms. This ied to studies of adoptive practices in many states during the early 1920's, and

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in 1925 to the fast nationwide study of adoption laws conducted by the Child Welfare Bureau. This of day one offet wide caractions and helped stammate the anionament of adoption laws to more standard tor compost states by 1929.

If the avoideen several basic trends an adoption since the 1720's. At one tane, adoption was thought to be only for the perfect or near-perfect baby. Farner placement, in general, and the placeform it an attended with physicar and psychological detects, in particular, have increased, due largely to the aworeness that deprivation of parenting for even relatively short periods of time can have devastating effects. Another basic trend is the general increase in the number of actual adoptions. This is due apart to an increase in the number of illegitimate or unwanted burbs; a decrease in the percentgont "impublicized" adoptions by close relatives, and an increase in the number of single parent and thous. Still another trend consists of placing more emphasis on the needs of the child in determentation institution parentics on the requirements of the adopting family.

Adoption agencies have also become increasingly interested in the attributes of adopting part is Betore adoption is granted, agencies now usually take into consideration the health of the tuture parents, their marriage stability and religion; their capacity for parenthood, fertility status and, when applicable, adjustment to sterility; their motivation for adoption and their age in relation is using of the endd, and the reaction of significant others in the applicant's family toward adoption (5.ad/oshin, 1965, p. 505).

The activities of adoption agencies also include home recruitment, home supervision until adoption is legally constimuted, and post-adoption counseling.

Foster care. The term 'toster care' is usually defined as care in any type of facility, including isomyidual family, boarding house, adoptive home, group home, or children's institutions. However, it is useful to consider adoption as separate from the rest, since adoption, unlike the others, is not teriporary placement and is, in actuality, the ideal culmination of the others. Foster care may be a preliminary step in adoption, a substitute for a home legally defined as negligent or abusive, or a placement or series of placements while permanent adoptive parents are found for the abandoned or orphaned.

As with adoption, the history of foster care is hopelessly intertwined with the concepts of apprenticeship and indenture. The first planned toster care program in the United States was originated in 4884 by Charles Loring Braccoff the New York Children's Aid Society, as a reaction to conditions in inishibities where the dependent children of the day were usually to be found when they were not on the streets. In that year, Brace began a program of transporting children from New York City to western farmers, manufacturers, or families, usually in the country, who were very much in need of "helpers." During the next twenty-five years, an estimated 50,000 children were "placed" by the Children's Aid Society. Finfortunately, no follow-up supervision existed to speak of, and these children were all too often exploited or mistreated. The recognized need for more supervision and more specialized care led Martin Van Buren Van Arsdale to found. State Children's Home Societies in Indiana and Illmois in 1883 (Kadushin, 1965, p.360). By 1923, thirty-four states had homes of this type serving as interim placements prior to permanent adoption.

Beginning in 1886, the Boston Children's Aid Society, headed by Charles Britwell, instituted the poncy of litting placement to the needs of children rather than indiscriminately depositing them in available nomes. During this time, boarding toster homes also appeared in increasing numbers. Their appearance significantly increased freedom of selection by agencies, while the gradual developnient of rigorous standards, or their operation eventually made close post placement supervision of homes mach less antagonizing for all parties involved. However, there was often inadequate financial support even for the best of these placements. Although payments to foster parents usually helped cover food clothing, and incidental costs, they almost never provide money for medical and dental care.





The growing acceptance of the need for individualization in child care led to the rapid diversification of foster care facilities after World War 1. Although the same procedures are found in adoption, the same problems also exist in general, the foster care program is failing in two important respects first of all, good foster homes do not exist in great enough quantity to handle the tremendous number of children who are waiting for placement, especially children who represent minorities, are oder, or are physically or mentally handicapped.

As noted by Zietz (1959, p.352), the inadequacy of foster care services has been due to the fact that

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Ebused and major failing of toster care programs is that, more and more, toster care is becoming generally assumed less temporary. In many cases, toster children are simply being shuffled from one home to another

In addition to attempting to recruit a larger number of foster homes as a possible solution to the problem of too many children in need of placement, welfare agencies have attempted to provide adoptate services to parents in the home before the need for alternative placement becomes necessary.

Handicapped children. The growing acceptance of the need for individualization in care and maintenance has also led to the increased specialization of institutions for children with specific treatment problems. Institutions for the handicapped have been established for the blind, the deaf, this coupled, the mentally ill and the emotionally disturbed.

The emotionally disturbed child has posed a special problem. The literature describing emotional disturbances in children has been concerned almost exclusively with discussions. If psychosis and, more specifically, with schizophrenia. Krazp is discussed it as dementia praecox and de Sanctis suggested the term "dementia praelocissima" to describe a group of marked distorbances appearing in prschool-age children.

The cars, twentieth century, with its emphasis on individualistic treatment, attempted to define ate the concept in terms of unique combinations of activities. However, in the 1940's there developed a period of controversy between two antithetical trends. While there was a tendency to tever to the pre-Kraepelinian indefiniteness in description, there was also a faction that resisted the trend to classify such an assortment of heterogeneous clinical entities under one etiological label. This controversy produced an entire spectrum of terminology, from Kranner's very specific "early infantile autism" to Beata Rank's "atypical child."

More recently, a larger number of terms has been used to describe emotionally disturbed holdren. These include: withdrawn, incorrigible, aggressive, regressive, truant, apathetic, anxious,

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hostile, oberdependent, socially maladjusted, immature, perfectionistic, socially handicapped, insecure and basesive In other words, as pointed out by Zietz (1959, p. 249).

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It ended and maintenance of the type of children who are now called emotionally disturned originally was the same as for all other children. Like everyone else on the feudal manor, they were expected to work in feturn for personal security. Like other children of the English and American industrial periods, they were apprenticed out to learn a trade. Like other dependent children in linguard and America, they were herded into "mixed almshouses."

With the experision of children if on altishouses, enotionally disturbed children who came and treatment there need, and to progress through a series of t ster homes institutions, or centers, into loster homes or orphanages, adopted, per into day care centers, or sent to senool. However, they have not usually fared well in these situations. They have tended not to receive the kind of attention and treatment they need and to progress through a series of foster homes, institutions, or centers, where they are the "trouble-makers".

With the specialization of institutions, residential centers for emotionally disturbed children have been established. DeFries (1964, p.623), after failing to successfully place emotionally disturbed children in foster homes for extended periods of time, came to the conclusion that, given the special needs of emotionally disturbed children and the realities of available foster homes, we need to "part with the sentimentalized idea that replication of family life is a realistic alternative for the majority of disturbed children." He goes on to suggest that group living in a well-run institution may be a feasible alternative. This may take the form of specialized toster homes, specialized day care centers, or specialized residential institutions.

However, these alternatives exist only for the emotionally disturbed children who come, through virious means, to the attention of the social welfare system and its workers. One of the largest problems in this area from the point of view of the social welfare system was noted by Arnold in 1944 and is still a problem in 1973 (p.503).

We have platistics on the organization of binancial assistance and we are a below. Observe the local size a sheet institution of do not believe anyone with a unid why had believe protons would then of our officer as a place where they could secure help.

Difficulties are also created by emotionally disturbed children as they try to get into the system. As pointed with by Hernstein (1960, p. 191), severely disturbed clients often induce feelings of guilt hosples on share on the part of the caseworkers, and thus are often not able to receive the parement that is be traction.

Another problem opcontrained by emotionally disturbed children once they are a part of the social welfatorsystem (Osborn, 1984, p. 165), is that although

The strends monotorial is appropriate social agencies within the combinities of solar strends of the contraction when one programs that pointest communater the matching of the versions and that in outrie instances where such agencies do exorder strengs extends is such accounted value instances where such agencies do exorder strengs extends is such accounted values is untreactively.

In conclusion, the role of the social weither system includes two very broad goals (Mitchell, 1960, p. 5). These quark apply to all individuals in this country, but they apply especially to emotionally disturbed enderen.

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VIII. SUMMARY

Although much of the American social welfare system was developed directly from English economic, social, and political thought the history of both social welfare systems may be regarded as the ecolution of three interrelated developments. These consist of changes in attitude, changes incresponsibility, and changes in the definition of problem areas

Changes in attitude have regularly shitted from regarding those who are different as being personally at fault (morally inferior and criminal) to regarding their condition as the unfortunate product of social stress and economic inequality. Deviance, including the inability to maintain self-support, has been, at some point, specifically linked with genetic interiority, moral laxity, laziness, detects of intemperance, extravagance, or indolence (all cured by education, religion, and work), or with various undersafts determined phenomena (alleviated through social consciousness and reform).

Responsibility for the design has regularly alternated between church, state, private organizations, and individuals, depending upon the quality or relative strength of Christianity, feudalism, parish administration, legislative control, and the philanthropic philosophy. Action taken toward the deviant has vascillated between repression, recognition, and responsibility. Solutions have varied between punishment and support. Punishment has ranged from selective degradation to unlimited (open-ended) incarceration. Various types of support have included individual, specific and universal services under emergency, temporary and permanent conditions. The deviant's view of his position has shifted from accepting his fate and seeking religious support, to demanding care and numeroance is a tright."

The cycle of changes in the definition of problem areas has generally included the recognition of a single "different" group. The division between poverty problems and other problems, the progressive different: tion of specialized treatments and the gradual recombination of both "related" and "unrelated" problems areas have acted to counteract the negative effects of labeling and separation.

There have always been complex and not clearly definable relationships between attitude, definition, and responsibility. This is also true for the relationships between the policies and practices of the social welfare system and the social, political, and conomic context over a period of time. Both systems of orlanonships undergo continuous change. Any change, at any time, at any point, in any direction, produces other changes in response. These "reactions" serve to return the system to an apportently permanent state of equilibrium. The separate consideration of attitude, tesp mobility and purpose of convenience.

I shall not American social welfare system is comprised of an intricate combination of concepts many of which have been gradually, but usually only slightly, transformed in an effort to the new string problems. These concepts include adoption, foster care, day care, homemakes a course projective services, pensions, "outdoor" relief, "friendly visiting," settlement to adoption efficiency optimisers and the family as the ideal care and

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THE TREATMENT OF DEVIANCE BY THE SOCIAL WELFARE SYSTEM: STRUCTURE

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by

Christopher Unger

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I. INTRODUCTION

Ine purpose of this paper is to describe the delivery of services to needy children by the public social welfare system as it exists today in the United States. Such a summary entails problems due to the expansiveness and instability of the system. First of all, the present social welfare system is so varied and complex that any level of generalization leads to inaccuracy. Secondly, the organizational and administrative structure of the system is undergoing such rapid change that any description quickly becomes an historical account. Nevertheless, we will attempt in this paper to give a description of the system as it relates to children, with as few distortions as possible.

Events in the 1950's and 1960's played large roles in the development of the current social wellare system. During this period, mass social movements emerged in response to the continuing and growing problems of poverty and racial discrimination. The bus boycott in Alabama in 1955 received support from across both racial and economic lines. Many new community and national organizations were formed and the National Association for the Advancement of Colored People (SAACP) experienced tremendous growth. A medical assistance program for the aged was established in 1960, while the Manpower Development and Training Act and President Johnson's "War on Poverty" created new education, training and work opportunities for the poor. However, this increased funding for rehabilitation and services was viewed by many as an inadequate attempt to placate angry minorities. In August, 1963, the issue of civil rights reached its peak with a march on Washington, and Congress responded by passing the Economic Opportunity Act in 1964. The Job Corps, the Neighborhood Youth Corps, and Community Action programs were established.

Publicly supported general medical care was given a tremendous boost in 1965 with the creation of Medicare, a hospital and medical insurance plan for people over 65. Despite increased money and attention, the combined efforts of the "War on Poverty" did not appear to be lessening the suffering of the poor. Again too little too late, for noting had broken out in 1966 and 1967, still more work-related services were established in the form of legal, day care, Head Start, compulsory education, and manpower training programs.

By 1968, National Weltare Rights organizations had been formed, and books such as Galbraith's *The Affluent Society*. Harrington's *The Other America*, and Gladmin's *Poverty, USA* were being widely read. The number of people on welfare continued to grow and it was becoming clear that a welfare crisis had developed. Something had to he done, for it was apparent that the welfare system as a whole needed drastic overhaul. On August 8, 1969, President Nixon went on national television to announce his plan for restructuring welfare: "I propose that we abolish the present welfare system and adopt in its place a new family assistance system."

Much has happened to the shape of the social welfare delivery system in the last few years. In order to understand more fully what has occurred since the President's Family Assistance Plan PFAP speech, we will first look at the welfare system from the point of view of the client, describing the target population of the system and programs offered. We will then view the structure of the system itself, with special attention to patterns of action and interaction, and future trends.

Characteristics of Welfare Recipients

The client population of the public social welfare system as it exists today was first defined by the Social Security Act of 1935. In that year, broad programs for federal grants-in-aid to states first provided benefits for three categories of the needy, dependent children, the aged and the blind. Over the last four decides, the social welfare system was expanded tremendously, but the basic client population included the same groups. The great majority of social welfare clients today are dependent

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chables and their tanalies, the old, and the disabled. The proportion of clients in each group, however, has changed considerably since the carry day of the Social Security Act.

Most of these who seek out the social welfare system are defined as multi-problem individuals, who are the product of multi-problem families. But, in addition to whatever personal problems the client has be is also invariably poor.

Since at least 1966, the largest group of relief recipients has not been the children of aged members of a white urban family neaded by a father with less than eight years of education (Stein, 1971, p (5). Neither has it been the approximately thirty per cent of this country's aged (eighteen per cent of the total population) who are living in poverty on a fixed income — a figure which does not include the 1.7 million poor aiving in non-poor households or the 700,000 persons living in public homes. The second statistic states are total headed households, tills that to be a per cent of all famiries without a father present are poor.

Race is also an important factor. I wo out of every five non-whites are poor. This means that one-third of all of the poor are non-white. Yet another relevant variable is family size. For example, a family of four with an annual income of \$4200 may not be considered poor; but a family of five with the same income may be. The allowance is not constant, however, since each new addition to a family is onsidered to be less expensive to care for than the last addition.

Ine social welfare delivery system was established to deal with the care and maintenance of and viduals who were not able to care for themselves. Services created to fill these needs include material and unid welfare, day care, homemaker's services, services for school children, protective services, adoption, and tostor care. The primary reason social welfare clients cannot care for and maincain inensitives is that they or their potential legal guardians do not have the financial resources necessaty to purchase the service or treatment which is needed.

Relationship Between Mental Illness and Socio-economic Class

Hollingshead and Rellich (1958) have shown that there exists an inverse relationship between nerital liness and a seconomic status, the lower the status, the higher the proportion of mental liness. Middle and specisocio-economic groups generally receive needed treatment in the form of intervice and extensive therapy, while those in the lower group usually receive custodial treatment at best. This same study showed that the rate of mental illness within the lowest economic groups was, insome cases, as night aveight times the rate found in the upper two groups.

Since approximately one-fifth of all children are in low-income or no-income families (Cohen, 100.50, 20.50, and since the rate of mental disturbance may run eight times higher there than in greater involves proups of may be assumed that a sizable proportion of welfare recipients possess a mental time, non-onvicent proplem in addition to the problems which brought them to the welfare rolls.

With the exception of a small number of specialized foster homes, day care centers, and institrations, the social weither delivery system does not have any provisions for the care and maintenance of clemes who exclusively non-physical problems. The presence of a non-institutionalized mentally clemended of encodered in enough to be removed from the healther population. The fact that the weither clement of may disturbed person on the welfare rolls usually occurs because he is in need if we take their considered differentiate non-physical problem to addition to his welfare needs is not the responsibility of the social welfare delivery cistem. In the cases where the non-physical condition of the weither clement is found to need special attention, because the condition is first discovered is not the weither clement and the needs secial attention, because the condition is first discovered is not the responsibility of the social welfare estimation, because the condition is they decomes a note the light claim clement enters the welfare system, the social welfare delivery system becomes a role realized claim of channels both the client and the primary responsibility for this client to the inclusion of the special studies clients



12 PROGRAMS AND SERVICES FOR CHILDREN

Incorporations and services of the social writage derivery system are not geared to fulfill the control weitage counts with mental or emotional problems. In the case of adults, clear examples of action product directardation or mental inferse including severe priority nail disturbance, which disrupt the lot previous of the delivery of other services needed by the cherd are simply removed from the responsed tay of the system. However, lesser degrees of retardations of disturbance may receive direct attentions. With adults, it is less likely to be seen as the major presenting problem.

First of all difficulties are created by emotionally disturbed children as they attempt to enter the system. Children with severe emotional disturbances often cause feelings of guilt, shame, or helpicestics of the part of the caseworker (Hernstein, 1960, p. 191). This, in addition to adversely affecting potential placement, leaves the caseworker with an emotional carryover, which may affect his relationship with his next client and which may lead to further erosion of professional attitude or skills.

Furthermore, the presence of emotional disturbances in the clients already within the system strates problems. Assuming that there are appropriate agencies and facilities to treat the problem (Osboan (1954, p, 165) the disturbance right nevertheless make at more difficult for the child to be ad order and the result in continuously moving the child from one foster placement to another. In these sales, an adaption approach on the part of the worker spickly replaces a treatment approach (spint), et us, 1962, p, 3) and the system becomes oriented toward maintenance rather than cure.

Adoption and Foster Care

Emotionally disturbed children, along with those who are older, nandicapped, or of minority group parentage, constitute the category of "hard to place" children (Kadushin, 1971). With most potential of place of loster parents looking for healthy, white babies, the serious lack of these "ideal" children of encreates frustration for all people involved.

According to Donley (personal communication, 1973) emotionally disturbed children are the causest to place of the "hard to place" children. Since emotionally disturbed children are often younger not less at pical looking than children in the other categories, they are often viewed by their new parents as possessing normal, but exaggerated behavior. These new parents often gloss over their unlits abnormal behavior, nd frequently discrebe the children face boy? or "a little spoked," and easily and swittly accept numinto the family situation.

However, in some cases, these "exaggerated" behaviors become so disruptive, in the form of functions, profamics, stubbornness or fotal lack of interest or motivation, that the new parents begin for a wet their expectations, and to perceive the child as abnormal and a troublemaker. When a placement deteriorates in this way, new placement must be sought

At the point, and there are no predictive criteria for placement success, the process of findsocial price non-consister tainings for all types of hard to place children is predominantly a trial and there proceeding. Workers do develop intintion based upon experience with combinations of situations in the past, set there is no guarantee that what may appear to be a "perfect match" will not if schemes other in placement.

Protective Services

Occasionany and with more frequency than or assumed, adopted faster, and even biological discase coased neglected, abandoned, or exploited. In fact, as many as 50,000 children a year are used distantistication them tatalis (Biashington Post, March 28, 1973). Many of these cases are parental planeton, icanationadem whose emotional disturbance can no solger be tolerated. Adults may also be abased neglected, abandoned or explored. Many other cases are retaination against relatively.

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normal children by parents who are emotionally disturbed. In either case, protective services are made available to any person who is found to be in danger. Requests for protection may be made by a physician, registered nurse, social worker, school principal, lawyer, or policeman.

For inidirentunder seventeen, protective service may be sought if there is reasonable cause to believe that injuries have been intentionally inducted by any person responsible for their care. If contact with parents proves table, the social welfare system is then responsible for initiating action in an appropriate court to correct the structure causing the problem. At this point, the abused child comes under the parents of the court, but the entire case is supervised by the social welfare system.

The primary colls of the protective services are to ensure that individuals are protected from both physical and emotional harm and that parents or guardians are assisted, where possible, to function independently in providing care. In effect then, protective services are really a combination of protective and supportive services.

While, in general, the social welfare system has major responsibility for poor families, protective services are available to all members of the community. It is the legal responsibility of the social welfare worker to know the conditions under which each eligible child and family live, to identify dangerous conditions, and to provide services to protect, publicize, and correct clients and their living conditions. Protective services are required by law to be available twenty-four hours a day, seven days a week. Unfortunately, since the social welfare staff is so overburdened, and since potential cases are difficult or impossible to identify, it all too often takes a reported incident of abuse to initiate action, or even inquiry.

Protective service is based on the assumption that the community should act, entirely or in part, as guardians of children. However, the extent of services depends upon community attitudes, rather than the recognized need on the part of the family involved.

Whenever possible, services are focused on maintaining and strengthening the family as a home unit. Parents are helped to assume responsibility, or to understand and deal with existing problem. However, when these services tail to protect the individual, legal action becomes the sole remaining means of tultilling the community's responsibility for protection. In order to initiate legal action, a "certified protector" must file a legal complaint. This is necessary if a person is to be removed train a home or toster home, or it a court decides to legally require parents to change specific conditions. The court and the complainant then file a petition for action. At this point, the petition is either dismissed, postponed, or accepted. It is accepted, the person is made a temporary ward of the court and may be left in the home or removed from it; or, he may be made a permanent ward of the court, thus tempinating parentar or guardian rights.

Ideally, protective services are preventive and supportive services. If this goal is to be even partially achieved, community education and cooperation are essential. Education is a matter of information of knowing what conditions necessitate organization meshing the combined efforts of legal resources, the social welfare system, schools, employment services, health services, and volunteer service groups.

Aid to Families with Dependent Children

Still another method for emotionally disturbed children and adults to enter the social welfare system is under the provisions of the Aid to Families with Dependent Children (AFDC) program. Originally called Aid to Dependent Children, this federal grant-in-aid program (75 per cent of speculized services were sponsored by the federal government) covered relatives of dependent children. It should is mored that, as of now, a child removed from his home by court order and living in an approved toster home is eligible if the child was receiving or eligible for AFDC prior to being placed in such chome.







Since its inception in 1935, the dependent children program has aroused continuous controversy, and has remained synonomous with the term "welfare". The original intent of the founders of this program was that mothers with young children should not have to work in order to receive hinancial assistance to raise their children. The mother's place was seen as the home. However, the policy of exempting women and children from work was ambiguous, as was apparent in the administration of this program during the 1940's and 1950's (Piven and Cloward, 1971, p. 123). During this period, the possibility that alle-bodied males might henchit from allowances to women and children aroused turor within a system seemingly more interested in keeping free-loaders off the rolls than in caring for those truly in need. Length of employment and degree of poverty did not seem to be important enough criteria to entitle the healthy, capable male to receive financial aid. The care and maintenance of the tamily of the unemployed father did not become part of a federally-funded program until 1961, when the government first began reimbursing states for aid given to families with unemployed parents (AFDC-UP). As with most federal legislation, AFDC-UP was transmitted as an option, rather than a requirement, and as late as 1969, 26 states had not yet decided to take advantage of federal money for this program. Even in the cases where the program existed, eligibility requirements were so severe (temporary, seasonal and irregular workers were excluded), that an extremely small percentage of those who needed help received it.

The institution of the AFDC-UP program led to further problems. Strict eligibility rules did not serve to keep "undeserving poor" tathers from benefitting from grants to women and children, a permanent or even temporary resident in her house. This situation often drove unemployed fathers away from their children, in spite of the fact that the system's rationale for many services was "to keep the family unit together." The predicament is exemplary of all welfare policies in demonstrating the importance of keeping the "underserving poor" off the rolls. Secondly, it shows the role played by the "work ethic," as a relates to the receipt of welfare, even in a time when there was no official policy supporting this view. Thirdly, it demonstrates that the current welfare system continues to be a patchwork system of "emergency" policies designed to solve problems as they arise of are created, rather than an intelligently constructed and implemented comprehensive service system for the needy.

This last point deserves further study. During the 1940's and the 1950's, domestic social weltare did not generally surface as a campaigr, issue or seem to merit governmental concern. However, this period is now seen as the environment in which current welfare conditions were slowly being created.

AFDC payments meraculously remained below payments to the aged, hlind, and disabled (Piven and Cloward, 1971, p. 129). Recipient rates continued to be controlled by local administrators and related to local economic conditions. Thus, rates for AFDC families varied by as much as 800 per cent between localities (Maas, 1965, p. 194), from 58 person in Mississippi to just over 560 person in New York. Rates for AFDC were always kept below minimum wages. But this concept of "less eligibility," (r.e., keeping welfare rates below minimum wage) while serving to condemn the poor, also increased the hostility of the full- and part-time working poor who did not have enough income to adequately support their families but who were still required to pay taxes. Ard finally, the weltare rolls were dowly, but continuously, growing with more and more cases of reentry into the system. Younger women were increasingly receiving AFDC payments, and the percentage of AFDC families in metropolitan areas began approaching 75 per cent, with 60 per cent of these living in substandard, deteriorating, or overcrowded housing (Maas, 1965, p. 199).

All this, in addition to Levinson's (1969) finding that the longer a family receives assistance, the more likely it will have children with serious problems, served to increase the work load of social weitare staff, made the successful delivery of their services more difficult, and caused the costs of social weitare programs to soar

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Provision of Services

Both tederal guidelines and state commitments *require* the provision of services to enable an individual, lamily, or group to establish and obtain desired goals. Services are provided within the capacities of the agency and by the method requested, it possible. Services may take the form of intormation, reterral, single, or various combinations of services. The majority of cases also require occasional tollow-up services.

Three types of services must be assured to both child and adult clients by all agencies. These include

- 1 acceptance, determination of eligibility, and follow-up for both initial referrals, and firsttime personnel requests;
- 2. on-going, short-term service delivery; and
- 3. emergency or crisis requests requiring immediate action. (Services may be fulfilled either directly or indirectly. Direct services are provided to the client by a services specialist or any member of the social service staff. Several services specialists may be working with the client simultaneously, but all their activities are coordinated by the case manager. Indirect services are those not provided by the social service staff. These may include referral services obtained from an outside agency, by purchase, by volunteers, or by any combination of these resources. They may also include the purchase of services from governmental and private agencies which meet recognized professional standards or render services authorized by the State Department. However, purchased services are acquired only when appropriate services without cost cannot be provided).

For example, the Michigan Department of Social Services provides ten major services directly relating to children. The cinclude:

1 adoption.

- 2 alternate care for children (toster, relative or group hous) or halt-way house);
- 3 comprehensive services for youth (services for youth with emotional, behavioral, or retardation problems, alternative treatment and placement methods and on-going services for delinquents);
- 4 day care services (individual placement for less than a twenty-four hour period in a substitute home placement).
- 5 education services (compensation for lack of formal education and support for a child experiencing school difficulties).
- 6 Jamily planning services (social, educational and medical service to help voluntarily limit tamily size).
- * health services (mental and physical health information and resources from specialized professionally).
- s home and tanuly management services (services to strengthen the tanily as a unit including homemaker services, tamily functioning and counseling services, and social adjustment services).
- *st protective services children* (services to ect conditions of neglect, abuse, and exploration, including legal home removal it necessary).

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10 services to children with special needs (information and specialized rehabilitative services for eligible handicapped individuals).

In addition, the Michigan Department of Social Services provides sever, major services primarily relating to adults or relating equally to both adults and children. These include:

- 1. ulternate care for adults (substitute home placement);
- 2. emergency services (temporary shelter, utilities, food, clothing, and money; and replacement of lost furniture, equipment, and supplies);
- 3. employment services (employment and training opportunities);
- 4. he using services;
- 5 protective services -- adults (services to correct conditions of neglect, abuse, and exploiration because of age, handicap, physical or mental illness);
- 6. transportation services;
- 7. volunteer services (the use of volunteers to assist in the delivery of any of the other major services).

The seventeen major social welfare services are delivered by ten types of service specialists:

- 1. intake,
- 2. employment;
- 3. tamily and youth self-support;
- 4 family and youth self-care;
- 5 tamily and youth community-based care;
- 6. family and youth institutional care;
- 7 adult self-support;
- 8. adult self-care.
- 9. adult community-based care;
- 10 adult institutional care.

Since the major purpose of providing services is to allevinte as many problems as possible, clients are entitled to a fair hearing procedure, at which time both applicants and recipients may appeal denial of exclusion from or requirement to accept a service program. Financial assistance clients are likewise entitled to fair hearings. It is the legal responsibility of the Department staff to inform clients that a fair hearings procedure exists. And according to Litle VI of the Civil Rights Act of 1964,

No person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance

Application information is confidential

A chemic receives services coordinated by a case manager until the client has reached the desired and optimal goal condition and no longer has need for services, until the client has reached his optimal level of improvement by exhausting all services, or until the client no longer desires services. If the chent requires or desires services following previous termination and is still eligible, a new service plan is developed following another interview with the services intake staff

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III. ORGANIZATION OF THE SYSTEM

The public social welfare system consists of organizations at the levels federal, regional, state, state regional, and county or local. Charts depicting the typical structures of units at each level are uncluded in the Appendix.

Ecderal Level: Health, Education, and Welfare

The administration of the social welfare delivery system is handled at the national level by the Department of Health, Education and Welfare. This department, headquartered in Washington, D. C., was established on April 11, 1953, as a result of President Eisenhower's efforts to improve the jadministration, of government agencies responsible for the general welfare in the areas of health, education, and social security. As a result of this action, the Federal Security Agency, which had been established in 1939 to administer the major programs of health, education, and economic sesurity was changed to departmental status.

The Secretary of the Department of HEW serves as its highest executive. He reports directly to the President and is responsible for the supervision and direction of the Department. The Undersecretary serves as the Department's general manager. The executives of each of the eight sections of HEW (legislation, planning and evaluation, health, community and field services, administration and management, public affairs, general counsel, and comptroller) are Assistant Secretaries.

The policies of the department of HEW originate within the Office of the Secretary, the Office of 5.33 Rights, the Office of Child Development and four other major units. These include the Social and Rehabilitation Service, the Social Security Administration, the Office of Education, and the Public Health Service, which includes the Health Services and Mental Health Administration, the National Institutes of Health and the Food and Drug Administration. Several of these units offer "welfare" services to children.

The Office of Child Development was created in July, 1969, to serve as a federal-level advocate for all children and to assume the responsibility for bringing the needs of all children to the attention of both the government and the public. It is located within the Office of the Secretary of HEW. The two major divisions of the Office of Child Development are the Children's Bureau, established in 1912 to investigate and report on all phases of child welfare, and the Bureau of Head Start and Children's Services Programs, created in 1965 by the Office of Economic Opportunity for disadvantaged preschool children and their families.

The Social and Rehabilitation Service was created on August 15, 1967, as a result of a merger netween the Welfare Administration, the Vocational Rehabilitation Administration, the Administration on Aging, and the Mental Retardation Division of the Public Health Service. Its purpose is to provide technical, consultive and financial support. Recipients of this support include individuals, organizations, communities, and states — any unit in need of the services provided by federal programs concerned with rehabilitation income maintenance, medical aid, family and child welfare, or any other services for children, the aged, families in need, or the disabled.

The Social and Rehabilitation Services is comprised of seven major component agencies. Several of these provide relevant services to children

E. Dre: Volistance Payments Administration supervises the income maintenance portion of the federal grants to states under the Social Security Aet's public assistance titles. These programs include financial assistance for Aid to Families with Dependent Children, Aid to the Blind, Aid to the Disabled, Old Age Assistance, Emergency Assistance, and assistance

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for refugees and repatriated Americans. The Assistance Payments Administration is also responsible for the determination of eligibility for Medicaid.

- 2 The Community Services Administration is responsible for the promotion and development of support, self-care, and independence-achieving services for children, families, aged and disabled adults at the community level
- 3 The Medical Services Administration provides technical assistance, develops standards, and turnishes grants-in-aid to states for the tederal-state medical assistance program, known as Medicaid. This program reimburses health care services for public assistance recipients. Reimbursable services include hospital, laboratory, X-ray and doctor's services, nursing home care, and child-health screening and treatment. Other services which may be reimbursable, at state option, include dental care and prescribed drugs.
- 4 The Rehahilitation Services Administration (RSA) is responsible for rehabilitation programs for handicapped children and for the construction, expansion, and improvement of new and existing state-level vocational rehabilitation facilities and programs. As the primary advocate for disabled, and handicapped children and adults, the RSA works to increase their levels of employment, independence, and self-care.
- 5. The Youth Department and Delinquency Prevention Administration (YDDPA) maintains a program of grants designed to aid states and communities in the prevention, diagnosis, treatment, and rehabilitation of youth who are delinquent or in danger of becoming delinquent.

The Social Security Administration (SSA) was established on July 16, 1946, and its predecessor, the Social Security Board, was abolished. The SSA administers the federal old age, survivors, and disability insurance programs. These national contributory programs provide monthly benefits to qualified workers, self-employed persons, their survivors and dependents, and disabled individuals. A portion of each worker's contributions become a part of a separate hospital insurance trust fund which helps pay hospital bills for workers aged 65 and over and their dependents. Workers opting to pay half of a supplemental medical insurance premium (the government pays the other half) receive help with doctor hills and other hospital expenses. Together these last two programs comprise "Medicare," which was established by the 1965 Social Security Amendments.

Regional Level

The Department of HFW maintains contact with state and local authorities, with other federal agencies and field offices, and with other official and unofficial organizations, through ten regional offices. These are located in Boston, New York, Philadelphia, Chicago, Atlanta, Kansas City, Dallas, Denver, San Francisco, and Seattle

Each of these ten regional HFW offices is under the supervision of a Reg onal Director. The directors have the responsibility for representing federal policies to state, local and institutional officials in their regions. Each regional office of HEW contains a Social and Rehabilitation Service staff. The Social Security Administration also has ten regional offices, but these are not identical with the HEW regional offices.

State Level

Programs. Income maintenance and child welfare programs [OA, AB, AD, AFDC (except no AD in Nevada)] are administered at the state level in a variety of ways. In order for state income maintenance plans to gain federal approval, they must fulfill a specific set of requirements. These requirements include state wide operation, state financial participation, efficient administrative





(c) provide solution of the end and provide the instruction of negative appreciation opportunities, so provide the start of the start of the negative than one program. All provide the control of a setup of the asymptotic distance the part of the part of the supervise its administration relation and respect to a start of start of the supervise its administration relation and respect to the supervise of the administration relation of the supervise of the supervise its administration.

In most state both the messale maintenance programs and the child welfare programs are set of the doc the same accuracy life particular agency may be different for each state. Most often, on the Department of Period Welfare of the State Department of Social Services. However, include rise by the Department of Periods and Securities (Mabana), the State Department of Health and Social Services (Welconsilo) the Department of Health and Rehabilitation Services (Florida), the Department of Social Services and Housing (Hawan), the State Department of Welfare and Inoriginal Services (Viennas), the State Department of Health and Agencies (New Jersey), the State Divicient of Functional the State Department of Histitutes and Agencies (New Jersey), the State Divicient of Functional Services (Maryland).

It is me states income maintenance and child welfare programs are administered by different activates. For example, in Bonois, the Department of Public Aid administers income maintenance is used to Department of Children and Fanols Services handles child welfare programs. Likewise, in Lowa, the Department of Fanolic and Children's Services is separate from the Department of Social security in Reduck, the Banaciot Parice Associates, within the State Department of Economic Security, is separate from the Department of Child Welfare. New Hampshire's Division of Welfare, Department of Health and Welfare, administers income maintenance while child welfare services are state administered and locally funded. Nas Jersey has a separate Bureau of Children's Services a (North, Disota separates its Payments A), mastration from its Services Administration.

Administration responsibility for 101, income maintenance and child welfare services also cardial. Addisingly most state systems have adopted a county pattern of organization, the designated alchase at the state area represents the smallest unit of administration in Hawaii, Oklahoma, and Easis Florida Idano. Masachuserts, Michigan, Rhode Island, South Dakota and Utah have adopted biological electrics. Consistent New Harlponie: Oregon, and Vethont maintain district systems and West Vogima have statelished an area system. Regions, districts, and areas are, for all practical purpolicies, geographical equals. Focally, administered systems exist in Colorado, Louisiana, Maryland, North Carbida, ind Washington.

Still another category of weither important to child care is general assistance (GA), a euphericism for modern poor relief for those not eligible under categorical aid programs. It consists of food statips, i orbitig, their thoses, and medical aid (Medicaid). As with income maintenance, there are a circlety of administrative systems for general assistance. In most stotes, GA is administered by the anon-sgenes designated responsible for income maintenance. Many states administer GA on the county free alother (California, Idaho, Kansas, Nebraska, Nevada, North Carolina, Ohio, and South Dakoras lowa still employs count is exceeded of the plot for this purpose only. Some states administer GX of notific counts are local loces (Fordat, Phinas, New Hampshire, and Wisconsin). In some states, the count of the plot for the plot for this purpose only. Some states administer GX of notific counts are local loces (Fordat, Phinas, New Hampshire, and Wisconsin). In some states, the count of the dot of the point of the point for all local loces of a county of the another of a county of the dot of the social local loce of the field of the count of the social local loce of the field of the social count of the social local local local local local local counts of the count of the social local loca

Personnel. Xo the data severate depicts devices of both social services and income mainterial consists the class bayes obtained for the policy bial online and development for their programs at a classical services are classical to the policy bial online and development for their programs at a classical services are classical to the policy bial online and development for their programs at a classical service service are classical and services are classical of through the Bureau of Comsignation of the service service and present of protocol services are bialogical through a bureau and the classical service service and present of protocol services are bialogical through a bureau and the service service service and protocol services.

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The assistant deputy directors for both services and AP coordinate the policy bureau's activities with all other systems and units and work closely with the regional directors in managing program operations.

The social services division directors supervise and coordinate the programs within their division. These divisions are Employment Services; Family, Children and Youth Services; Adult Services; and Resource Development Services (purchased services). It is the responsibility of division directors that appropriate training needs are met.

Social services program supervisors are responsible for coordinating, planning, and evaluating all functions pertaining to the unit of specific services under their supervision. Program supervisors also prepare and submit legislative proposals.

Program specialists are responsible for the special group of services within their service unit. They are also responsible for identifying any training needs that may arise.

Program technicians are responsible for providing technical assistance to their assigned services or management unit.

Supportive personnel are responsible for typist-elerk activities within their assigned service or management unit.

Functions of the state: Regional office. The regional office coordinates, interprets, and manages the operations of the county and local offices under its jurisdiction. It also provides a valuable communications link between program operations and executive coordination. At the regional level, the director is responsible for both income maintenance and services, the divisions being coordinated segurately by the assistant regional directors. Program supervisors coordinate delivery activities in the form of specific groups of services analogous to the needs of particular client groups (protective services, tood stamps, etc.). The autonomy of these groups depends upon the size of the regions, with only the larger regions supporting separate divisions for each of the groups of particular client needs. The extent to which groups of services are combined in smaller regions depends upon the size of the service worker staff. Program technicians and supportive personnel at this level provide technical assistance and clerk-typist skills.

County and Local Levels

In many states, although both county and local offices serve as the contact point between the administrative social welfare system and the client population, the majority of contact occurs at the local level. Both county agencies and local operations follow a "management by objectives" principle: each expected result is geared to meet a set of objectives.

At the county and local levels, the deputy directors or division supervisors serve as the administrators, coordinators, monitors, and negotiators for the three divisions of income maintenance, administrative management, and community social services. All three divisions are coordinated by the county or local director who is the top administrative executive at these levels.

Income maintenance is divided into intake and outgoing. The intake staff is responsible for receiving, determining the eligibility of, and enrolling applicants in the appropriate income maintenance program to fulfill their needs. The outgoing staff provides maintenance services for all active income maintenance cases on the basis of their certification status. All income maintenance staff are responsible for referring income maintenance applicants to social services if and when service needs are identified.

The centralized administrative staff is responsible to all administrative functions in support

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of, but directly involved with, client services and case management activities. These functions include planning, evaluation, field research, and development activities.

Intake and group unit supervisors are responsible for the initial, on-going, and follow-up procedures expected on the staff associated with the activity or group program under their jurisdiction. The service worker staff of intakers, reception-channelers, case-managers, service-providers, and resource-mobilizers provide the actual client contact services for the social welfare delivery system. The systems technicians, account clerks, typists, and general clerks service as support personnel.

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IV. PATTERNS OF INTERACTION

Separation and Goal Orientation

Recent reorganizational trends in social welfare have consisted of two distinct but closely related changes in policy. The first of these is a grader'l separation of services programs and income maintenance (also known as public assistance or assistance payments) programs. The second trend is a concerted effort to develop strategies for achieving specific and clearly defined goals for each services program without overspending a clearly defined and limited budget.

Several states, including Hawan, Illinois, Indiana, Kansas, Michigan, Nebraska, Nevada, New York, North Carolina, Chio, Oregon, South Dakota, Tennessee, Virginia, and Washington have begun the separation-goal-orientation process and are in various stages of implementation. Since Michigan is representative of those states moving vigorously toward the completion of this process, the current Michigan system will be described in more detail.

Client flow. The Michigan Department of Social Services began its movement toward separation and goal orientation, at the county level in July, 1971. Under the newly implemented concept of goal orientation, reliable measurement of the benefits derived from the costs of any service program is essential. Should this measurement prove difficult, the major argument for organizational separation is lost. Of course, as Bernard, et al. (1970) have noted, there is no empirical evidence to suggest that a system which separates income maintenance from service programs is any better than a system which does not. Yet, when a system has come to be regarded as generally uncoordinated, frequently inaccessible, and often barely visible, almost any change is seen as a positive one.

Within the framework of system separation, three phases in the process of aiding the client have been developed. First of all, a realistic assessment of the client's condition at his point of entry into the system is vital. Secondly, proper recognition of client needs and proper selection of individually designed goals (with the aid of the client) allow for a realistic identification of possible barriers to the ultimate achievement of those goals. Thirdly, accurate knowledge of future barriers allows for the more realistic identification and orgonization of specific services.

These three phases (assessment, choice, and implementation) constitute Michigan's client flow model. First specific model includes the initial client contact (reception and channeling), the client assessment (services intake) and the development of a service plan resulting in actual service delivery (case inanagement, service delivery resource mobilization).

The first contact with a potential AFDC or other services applicant occurs when that person either appears at or phones the Department of Social Services office. The purpose of the reception and channeling procedure, which takes place at this time, is to determine why contact was made and to give immediate response and direction. This last step requires the appropriate staff personnel to provide the necessary application forms and to direct the applicant to the appropriate intake unit. At this time, the applicant is given both brochures and explanations of available financial and social services. The applicant is then asked to indicate the services he desires, the names, birthdates and welfare histories of all family members, and his annual gross income. Applicants are interviewed, in the order in which they arrive, by the services intake worker.

Once in the presence of the services intake worker (SIW), the client is given opportunity and support in expressing his needs. The staff is primarily guided by and respectful of the client's decision regarding the absence or presence of service needed. The SIW is then required to make a careful assessment of the client's needs, determine eligibility, and direct the client to the financial assistance or social services department or to community resources. It is also the responsibility of the SIW to help the client be aware of, have access to, and use and profit from any services provided by the Department or services available within the community. All persons are entitled to receive information

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a directival services regardless of their eligibility status. If the cheric is referred to social services, the SIW must summarize his needs as one of the following:

employment services.

- Tauniv and youth services (nonemployment related);
- 3 adult services

The SIW and the client must be in agreement regarding the client's service needs, and the SIW is expected to make disposition on a service request within one working day from the time of its receipt.

At this point, it is the responsibility of the SIW to determine the chent's eligibility. Overall eligibility depends upon the chent's level of needs, his financial status, and his social service classification. The chent may be classified as either a former, current, or potential applicant or recipient. In Michigan, and in many other states.

- 1 Any person or family who is currently receiving, has received within two years, or who has tiled for a grant for Aid to Dependent_Child. (ADC), Aid to the Blind (AB), Aid to the Disabled (AD), or Old Age Assistance (OAA) with the Department is eligible for social services.
- 2 Any person or family who has previously applied for ADC, AB, AD, or OAA is eligible for counseling and casework services.
- 3 Families and children who are eligible for Medical Assistance (MA) as a categorical or medically needy person, or families and children viewed as potential applicants or recipients of ADC, who are also in need of toster care services, are eligible for foster care services, employment services, and protective services.
- 4. Families and children who are likely to become eligible for ADC within the next five years (as evidenced by social, economic, or health conditions) and who have a current annual gross family income as indicated by the following scale, are eligible for all services except foster care services.

Family of 1 = \$3600 or less 2 = \$5000 or less 3 = \$6500 or less 4 = \$7500 or less

- Sormore \$8500 or less
- 5 If the tainides and children of No. 4 above have also received a judicial determination of parental neglect or of juvenile delinquency, they are eligible for employment-related services, services for prevention or reduction of births out-of-wedlock, services to meet parricular needs, and comprehensive social and rehabilitation services for children and youth.
- 6 Any aged, blind, or disabled adult who is not receiving a money grant but who is eligible for MA as medically needs are also eligible for robal services as a potential applicant or recipient of AB, AD, or OAA.
- Any person who is over savity years of age, or who is older than thirteen and has a physical, mental or progressive eve condition that is likely to reduce his earning capacity to the point where he is eligible for financial assistance, and who has an annual gross income of \$3600 if single or \$5000 if matried, is viewed as a person who is likely to become a recipient of financial assistance within five years and is eligible for social services as potential applicants or recipients of AB, AD, or OAA.



- 5 Any tarnily or child living in a model cities neighborhood or a low-income public housing project, or who is a member of an independent migrant group is viewed as a family likely to suffer family breakdown within the next five years and become eligible for ADC, and is eligible for day care services.
- 9 Any adult, tamily, or child who requests them is eligible for all information and referral services. Referrals may be made to a community agency, to a financial assistance unit, to a service unit, or to any combination of these.

Once the eligibility of the client has been determined, he becomes the responsibility of a case manager (CM). The CM has the responsibility for coordinating all services rendered to a particular receiver unit (family, adult, or child) to enable that unit to achieve optimum levels in any or all of the four general goal areas of self-support, self-care, community-based care, and institutional care.

Receiver units are categorized as families (including any children who may require special services), adults without children, and children (within or without families) in need of protective services.

The client and his case manager review the client's situation, identity his barriers, and jointly select the level of functioning to be attained within the chosen goal areas. Throughout this collective procedure of systematic analysis and planning to overcome client problems, known as "service planning," maximum client cooperation is sought, since the rendering of services is for the purpose of enhancing client functioning. Some services, such as protective activities, may, however, be mandatory.

Once the status and capability of the eligible client is known, the CM and client determine which services will be most beneficial. The CM then attempts to locate and facilitate the delivery of those services.

The operational definitions found at the core of the client-flow model also constitute the basis for organization, staffing, office work flow, and information systems formulation within the social welfare delivery system.

Program Administration

The Michigan Department of Social Services administers all income maintynance, medical assistance, and child weltare programs. Overall responsibility for all programs rests with the central administration at the state level. Here, decisions are made concerning policy, procedure development, evaluation, and control. The second level of program responsibility rests with the regronal welfire offices. Regional offices interpret policy and procedures, and coordinate and supervise the activities of the counties in their region. County and, where they exist, local offices are responsible for the carrying out of program policy and procedure by providing services to eligible recipients.

Five basic personnel categories exist at each of these levels of the welfare system. These categories, with their appropriate functional responsibility, are the same at each level. They include executive direction, administrative, supervisory, worker specialist, and supportive personnel.

State, regional, and county offices each contain three separate departments. These are social services, income maintenance, and central administration. Sound services and income maintenance form the cornerstones of the social welfare delivery system, dequite the fact that they are the two most decentralized departments.





V. INFORMATION SYSTEMS AND INFORMATION FLOW

In Michigan, and with slight variations in many other states, there are five basic social welfare delivery information systems. These include a client information system, a social service information system, a county management information system, a social service survey system, and a cost allocation and reporting system.

The Chent Information System (CIS) constitutes the master file of service clients containing identification, eligibility, and case management information for the department's basic programs. Individual and collective current inventory information on open service cases is stored, as is service delivery data. A closed case listing, with reason for and date of termination, is also stored. CIS data include recipient name, birthdate, sex, race, address, eligibility requirement data, worker number, county or district of responsible worker, and service program information. Documents and forms used for individual cases include those for service intake, eligibility determination, case detail and analysis, income maintenance detail, all case transactions, case closing, and case status. Summary data on the county or district, unit, and worker levels are recorded monthly, and sometimes weekly, on similar forms In most states, the CIS is still a manual operation.

The Social Service Information System (SSIS) is not yet a reality. Eventually, it will collect and compile data on worker time by activity, services, goal, barriers, and client type. This data will be used to evaluate effectiveness, develop work standards, and to support future financial allocations. Documents and forms used for service activity reports will include information on the number of clients served and service units delivered within each distinguishable client group. Service effectiveness reports for barrier removal and goal attainment by barrier, by service category, by method, by county, and by individual case, and the reason for non-removal of barriers and non-attainment of goals will also be compiled. Data pertaining to goals, barriers, services delivered, and service effectiveness will be gathered at the local level and compiled monthly from closed cases only, to avoid the maintenance of an impossibly large master file. In most states, the SSIS is a manual operation

The County Management Information System (CMIS) constitutes a management information reporting system for activities concerted with intake (reception and channeling) and resource mobilization, the two areas of county and local operations not covered by SSIS. The data transmitted by CMIS consist of a measure of time per specific activity. Documents and forms used include activity reports on the destination of channeled clients by client type, by service worker, by day, by week, and on the time spent on non-particular, client-related activities by service worker, by pay period In most states, the CMIS is still a manual operation.

The Social Services Survey System (SSSS) is a worker time-distribution information-sampling system, which serves to provide data to the state office for cost allocation, staff determination, and the development of work standards. Worker time-distributions by concept (goals, barriers, activities, services) and by worker are collected from randomly selected workers of each job type, at random intervals during the day and year. Documents and forms used include a social services survey which categorizes program and function, and measures and categorizes work tasks, and work time-distribution reports by goals, barriers, services, activity and client types.

The survey is usually conducted for a period of twenty work days during each quarter by the state office, utilizing local agency clerks as data coordinators. The SSSS may be applied to non-department service providers who do not comply with department information requirements.

The Cost Allocation and Reporting System (CARS) is a program-activity data gathering system which provides clear identification, with information from SSIS and SSSS, of the costs which must be allocated to activities and supplies, and to goals, barriers, and services delivered by the social

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weltare delivery system as a whole. Documents and forms used include vouchers, expense accounts, salary schedules and ratios, program payment summaries, and ledger summaries. Cost allocation reports are usually completed quarterly, but in some cases semi-anually.

Hopefully, it is clear from the above that the deceptively simple separation of income maintenance programs from social services necessitates a complete systems reorganization. Many problems still need solutions including providing qualified personnel, through hiring and skill-retraining programs for two distinct systems, identifying adequate funding sources, to support both increases in administrative staff and welfare recipients), including designing new budgeting and allocation programs to maximize federal matching; and developing smoothly running and compatible interactive support systems.

As noted by Handler (1972, p. 71), the welfare system is an exceedingly massive and complex bureaucracy with little or no interdepartmental and interoffice communication. Yet it may be quite difficult to prevent the separation of a single such system, into two distinct bureaucracies from producing an even more massive, complex paper-choked, ill-formed monstrosity.



VI. POWER AND POLITICAL STRUCTURES

Power Structure

There are three levels of responsibility and political power in the social welfare system. These correspond to the county, the state, and the community. Although Washington (through HEW) pays most of the costs of welfare, the responsibility for welfare programs rests with the states.

This is not as surprising as it first appears. The move toward revenue sharing is a direct result of a chosen administrative policy in this direction. It should also be remothered that welfare was originally created as a state system. During the Depression, federal more used to aid, not to replace, the existing system.

As noted by Handler (1971), Congress has not fried to reverse that orig ... power structure for the simple reason that it is politically unwise to do so. Lesser changes in the power structure have taken place, however. The original system was one of state-run programs, backed by federal grantsin-and and a Congress whose typical political response (unless forced by public pressure to make a symbolic gesture) was to shun the highly controversial welfare issues of race, sex family, takes and income maintenance. From the point of view of pollicial longevity, it remains much wiser not to take a stand on issues of basic human conflict and to let these arguments rage on the local level. These issues include the moral reform of the poor, in particular, and the control of deviant behavior, in general

The existence of local control is leasible on still other grounds. Although welfare and other policies are enacted first by the state legislatures, their activities embody, for the most part, the least controversial solutions to social problems brought to their attention by the groups or individuals affected by that problem. The shifting of the responsibility for precise solutions to the local level is frequently based upon the position that moral conflicts and their resolutions vary widely over relatively small geographical areas. Therefore, who would know better than people on the local level, tamiliar with community standards, what would be the most unceptable solution to community problems'.

The fact of the matter is that state and local control of welfare has been almost untouched by federal regulations. Following the New Deal, welfare, in effect, disappeared from national politics. Fruman, Eisenhower, Kennedy and Johnson concentrated primarily on foreign policy, even the War on Poverty and the Great Society almost totally ignored public assistance.

Actually, the federal level, represented by HFW, is powerless without strong executive support. In order to gain power, HFW could selectively allocate or withhold federal funds, but that might only cause the ultimate recipient greater suffering. Yet without executive support, strong HEW sanctions might compel a state to refuse federal grants-in-aid and run its own program. Thus, HEW is presently forced to rely entirely upon the factic of persuasion or to offer states the alternative of accepting or rejecting options.

Dawson and Robinson (1963, p. 57) note that

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Within the broad provisions of the federal regulations, the states determine the amount of tid to be closeated each recipient, the requirements of eag burn, and how the programs are administered. The states area decide to what exceld this programs will be them estand db insteaded by the accargovernments.

The result is that states have enormous discretion on all important welfare issues, including both determining the standard of need and the payment benefit levels.

An important point, however, which must not be ignored, is that blocks of adjacent states have

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a tendency to honow particular patterns of political and policy activity Sharkansky argues that "shared historical experiences and the regional orientation of state and local authorities" can account in large measure for policy differences between New England, the Midwest, the Rockies or the South. The presence of regional effects plays an important role in the determination of state welfare policy. For example, although welfare programs are decentralized in both the Northeast and South, racial projudices have created marked differences between the welfare systems in those two regions (Bell, 1965).

Westare policy at the federal level, however, is generally, not directly affected by regionalism. The structure and dynamics of the massive welfare bureauctacy at this level are described by Handler (1971).

> Notice of provide Congress, and constrained, but as out or decore as or moking compromosel the butes constraints that is administrating the orderal program on pattle or no idea what the static are doing and lacks the will entremotion do state or condition the state butes of conservations. How is most situations, reflects the states of wester of the state aerises, and they, in the state doing but is strations, reflects the states of wester of the state aerises, and they, in the state doing but is power on the administration of wester of the state aerises, and they, in the state doing but is power on the administration of wester of the state aeris but only after heatings. The regulations must be maximum even and then the state of the constraint after heatings. The regulations must be the constrained and then the state of the constraint after heatings of the originations must be the constrained and then they are of the constraint and optional but they delegate discretion. In the final analysis, it is the discretionary decisions of the local officials on the tower level that will be determinative points.

The Role of the Social Worker

On the local level where services are actually received, the social worker is a central figure. The social worker has the right of inquiry concerning clients' financial, physical, and emotional affairs in fact as noted by Steiner (1966, p. 176).

- ategencal assistance cases involveing tedenal involves also benefation without interparts patient of episoreal and associates of each of the patient of

The pivotal role of the social worker, while impossible to replace in the social welfare system, or equally impossible to define. This complex role is certainly more than Mary Richmond's "art of doing different things for different people (1917) p. 3747. Yet the essence of clear description is nearly impossible role aptual.

Methods. The initial curriculum policy statual is trissled in 1962 by the Council on Social Work Education listed casework, group work, and community organization as social work's primary methods. It intervention techniques Research and administration are considered to be "enabling" methods.

As poted by Smith and Zietz (1970) the origin of basekork was in family social work. Since the client who arrives at its "agency" is obviously a specific deeker," gase workers may be regarded as and od an neipers, individuals concerned with the manipulation of a problem for the purpose of finding a solution.

Four distinct approaches to social casework have been identified. The functional approach views the client as the logical source of potential change. He is seen as an active, volitional, growing change agent (as opposed to a container of dark Freudian 1000), the view of the earlier diagnostic school of social work). The functional caseworker is a helper rather than a treater, and the process of canwork of seen as the administration of particular social services accompanied by psychological understanding. The purpose of functional casework is to release personal power for personal fulfillment and social good. This release of power will, in turn, create the kind of society, social policy, and social institutions which lead to ultimate self-realization and dignity for a conditional.

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a and sold the relationship between man and society is viewed as the fundamental target-area for improvement

Ine problem-solving approach to social casework, like the functional approach, originated as an off-shout of psychodynamic theory. The problem-solving approach includes elements of ego psychology, existentialism, and learning theory. The basic assumption of this approach is that life schoots of problem solving and that clients need help in reconstructing or repairing their impaired problem-solving at its Help is given by supplying added motivation, capacity, and opportunity. Diagnosis consists of determining what problems exist. Treatment assumes a change from problemvictim to problem-solver. This is accomplished by providing the client with direction, practice in coping, and pportunity in the form of resources. The primary goal is the existential process of becoming the resource is necessary goal. According to Pearlman (1957, p. 58), the interest of the casework process here is "to engage the person himself in working on and in coping with the one of several problems that contront him and to do so by such means as may stand him in good stead as negoestorward an accounter.

The third basic approach is the psychosocial approach. Although both the psychosocial and the functional approach are primarily concerned with the client in relation to his situation, the former deals more directly with specific features of systems theory. Major importance is given to the roles played by the family and the client's personality system in the development of the client's situation. Treatment consists of changing unhealthy interactions within systems. Group interviews often play a major role in the diagnostic process.

Ine toarth approach consists of the techniques of behavior modification. Although it is impossible nere to detail the methodologies used (see Bandura, 1965), three common concerns form the core of this approach. The first is the importance of observable responses. The second is the need to classify behavior. The third is the realization that individuals favor pleasant rather than unpleasant conditions. The first two concerns constitute the diagnosis; the third, the method of treatment. Observable responses considered to be deviant are catalogued and measured. Appropriate rewards are determined for each client. In an oversimplification, by using positive reinforcement (rewarding appropriate behavior), and "punishment" (of inappropriate behavior), deviant behavior become 'extinct'' while acceptable behaviors remain and are strengthened. Overall behavior is thus "modified" over a period of time. Skill in behavior modification on the part of the social worker consists of an ability to identify problem areas, effect client cooperation, and formulate intervention plans which extinguish and strengthen only the selected behaviors.

"Group work" and "community organization" attempt to put into practice the interactive tenets of psychosocial and functional casework. Some observers (Klein, 1968, pp. 122-123) have criticized the attempt to distinguish these different types of activities. "The best way to describe the teconique (social group work), despite the earnest efforts of its practitioners to give it coordinate status with case work, is to say that it actually does not exist." Yet within the social work profession, these latter two "methods," both originating in the area of physical education known as "recreation," are regarded as containing separate and identifiable professional content.

Iraining. Given the central role of social workers in the social welfare system, it is more or less a truism that the success of the system depends upon the competence of these workers. Competence consists of poincy tambharity as well as social work performance, and is directly related to the quality of social work training.

Presumable, specialized training in both policy and social work skills will produce more competent workers. However, the current status of curriculum planning is such that agreement has not yet been reached "on what should constitute the core curriculum (Glick, 1971, p.15)." The only federal requirement for traineeship funds necessitates that the receiving school be accredited (84th Congress, Second Session, 1956, p. 225).

By far the most common social work education program is the two-year master's degree, the MSW. Steiner (1966, p = 188) contends that the structure of all accredited master's programs are situally identical, offering classroom activity and agency placement on an approximately equal basis. Programs are either of the bloc calternating time periods) or split-week variety, with the latter considered to be a better mix of theory and practice. There are at this time, no set criteria for choosing potential placement agencies of screening potential student trainees. These decisions are usually based upon the judgement of the dation professor between the school and any agency who will accept students.

There are nowever two major issues whose lack of solution speaks against the practice of agency pacement. As noted by Clarice Freid (1973, personal communication), social work schools aren't very good at teaching strategies for getting into the system of accomplishing specific goals once inside. This problem, combined with the dilemma faced by the professional with his own values, when trying to live within the traditional and uncompromising agency values, often serves to short-cut goals and crush initiative by demanding conformity. In addition, schools of social work do not generally influence the system through agency placement. It is true that agencies enjoy the presitge of being affiliated with academia. However, system influence, when it does occur, is largely through the writings or public activities of professors, or through the tew students in placement who succeed in offering suggestions without threatening pre-existing agency balance and individual security.

The typical social work held placement, described by Steiner (1966, p. 188) consists of some type of family service during the first year and some concentration on a field of practice during the second. Within each of the different areas, all students encounter the same classroom and field work experiences, save for the variation in field setting.

He as and Taylor (1951) point out a major deficiency in most social work training programs.

In the areas of public assistance and child welfare important fields of employment for social workers, there are major problems of policy which call for intensive study and clarification by teams of experts that should include social workers. Among them are such problems as the meaning of the large number and upward trend of assistance recipients in a period of high national income, the astonishing differences between recipient rates in different states, and even between states in similar economic ercomstances, the determination of the appropriate level of the minimum family or individual budget, the potentialities and limits to the role of the institution of public assistance as an assignate indigeneed and public assistance. Most graduate schools of social work do ones attle to increase the capacity of students to cope with these truly basic social work do ones attle to increase the capacity of students to cope with these truly basic social.

In recent years, as noted by Glick (1971, pp. 8-10), innovations in undergraduate social work curriculum have initiated new trends in social work education in an effort to better prepare students for what they will encounter in agencies and graduate schools. These recent trends include: more reliance on current programs, policies and issues in the field; new courses on human growth, the environment, minorities, political science and economies; the presentation of social work as a profession and not simply a tool, and the increased use of audio-visual equipment and materials.

In effect, the current training of a Bachelor of Social Work places him somewhere between the Master of Social Work and the paraprofessional social worker. However, according to Glick (1971, pp. 90-92), the quality of work and service produced by the Bachelor of Social Work may quickly raise him to a posit on equal to a Master of Social Work.







Professional Organizations

All dipatch of the dicteasing interest and growth in the social work profession has been the 2^{-1} of the grad of control professional organizations. This development can be traced back more the -1^{-1} verts.

As noted by Steaner (1966) p. 1997, the Intercollegiate Bureau of Operations of New York City established a department of social work in 1913. This department was replaced four years later by the National Scillar Workers Exchange, which became the Asterican Association of Social Workers in 1921. Over the next three decades, separate professional guilds with highly specialized entry requirements were established for medical school, ind psychiatric social workers, group workers, community orgatory counter, southers.

It an effort to gain increased professional status by merging the ever-increasing number of professional spinter organizations, the Temporary Inter-Association Council of Social Work Membership Organizations (TAC) was created in 1950, in large measure at the request of the American Association of Schools of Social Work. Within five years, a single professional association, the National Association of Social Workers, was established.

By 1963, NASW had incorporated three purposes for its existence into its bylaws

- E. for promote activities appropriate to strengthening and unifying the professional is a whole.
- 2. To promote the sound and continuous development of the various areas of social work practice whereby the profession contributes to the meeting of particular aspects. Fromatized — and
- 3. To promote efforts in behavior human weil-being by methods of social action (NASW Bylaws, 1963, p. 5).

Entrance requirements at first stipulated that members possess a graduate degree, but in 1969, professional certification was established for individuals who met specified standards of professional experience and education. These included the completion of either a one year graduate program in social work of the receipt of a baccalauresie degree in social work.

Employment

Reichert (1970) notes that between 1959 and 1969, the number of schools of social work increased by twenty per contribution 86 to 67) and the number of MSW's increased by almost 300 per contations 1,897 to 5 ords per years. It is noteworthy that even with this increase, as well as the large but anknown number of BSW's present training facilities are nopelessly incapable of fulfilling the current number needs for workers. As many as 10,000 job vacancies existed as early as 1963, and by 1966 there were 4,600 substructure in New York State alone (Adler and Trobe, 1968). With private wellate "upproving off" the large majority of trained workers, the extent of job vacancies in the pubhe social welfare system is greater than ever. The effects of this underemployment are increasing, The newly graduated social worker who immediately becomes the "low man" within the local system. is kept occupied by "busy work" during an "initiation" period. Since there is a certain amount of necessary busywork, staff personnel with more status (more time on the job) usually manage to funnel the large majority of this work to the neophyte. Underemployment serves to extend this "initiation" period. The existence of simply too many people to be handled and too many problems to be solved keeps the social worker tremendously overhurdened. To lessen the trustration of an ever-increasing work load, the social worker caseworker, when he is working, invariably speeds up each of his required duties. The result is not only a rapid deterioration in the performance of professional activities, but a tremendous increase in the number of honest mistakes. This, in turn, leads to much publicized cases of weithte traud (meligible "loafers" receiving aid) or the less publicized, somewhat less frequent cases

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In underpayment, briaddition, the overworked caseworked's attitude to and the most tends to become less than hospitable. The realization that there would be less work of there were fewer cases sometimes results in an indiscriminately negative, and often hospite reaction to melture recipients in genmal.

I be overall picture of this particular contamination of circle state es is portrayed in the literaconduction (1989, p. 2).

> The worker is prevented from carrying out to supprior are tractions. Hatspered with root be sugibility determination, showed under work procedures and papers which could be done by experienced clerks who should not seed to cart a moster's degree for efficient performance, bedeviald by such antiquities as the kingly low levels of assistance, workers stagger along, offen deovering a quantity of service to clients and community that shall but in, it done.

Out of necessity then, the paradoxical need for untrained work- $\alpha \in H$ milton suggests, is α_1 epied by the social welfare system as one solution to its manpower problems.

The division of services and income maintenance into two separately administered programs increases the "drawing power" of the services programs. Frained so is workers, when they exist, are going to jobs where they can use, although at high speed and inadequate depth, at least a small degree of their professional training. This condition exists because income maintenance has now become almost entirely a paperwork operation employing clerk arithmeticians. Workers who will accept the lower pay of an income maintenance job usually have neither the training nor the time to understand the underlying problems which create their client population. The status differential betwish these two systems is further increased by the fact that employment in secone maintenance is an effective bartier to advancement in the social work profession, and it is only the rare individual who succeeds in making the transition.

Status. Status among the professionals within the social welfare system is associated with proximity to certain types of clients. The more time a worker spends on paper work, the lower his status. Therefore, the highest status within the social welfare system is held by the traveling child welfare worker, followed by the aduit worker, the nonlicare worker, and the income maintenance worker.

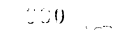
Inis statics hierarchy is reinforced by the application requirements which must be met for each particular tob. In Michigan and in most other states, all applicants must take and pass a civil service examination of general knowledge. Jobs are awarded according to a merit system associated with examination results. However, service workers are also required to have a baccalaureate degree, while income maintenance workers need have completed only two cents of college.

In other words, as noted by Stemer (1966, p. 191).

dus stud possible to become a social worker overlagen into be engode a fiscan agencial disputsing money or non-material services to people size og trop, without satisfying and standard technical requirements or demonstrating a minimum over of technical skor. The designation is not rechnician or clerk, it is social worket.

With this and other problems in mind, Wickwar (1946) suggests that there is a "need for a lot of thinking by some other people besides social workers on the proper role of the social worker in the social services p(567)".

Within interdisciplinary welfare agency hierarchies psectra-firsts and doctors are usually placed at the top of the status merarchy tollowed by psychologists and consultants, psychiatric local workers and mitses, and timally, social workers (certified or not). One teason for this, according to Clarker Frend, a Professor of Social Work at the University of Micrigan is that most clients of the social workers have very low status within the communit (personal contribution) (1973).





It is clear that a paradox exists concerning employment in the so-cal weither system. By 1975 the projected population in this country will approach 226 n along $N_{\rm c}$ or $gr = p_{\rm c}$ to not this total than ever before will be children and older pc ble, the two largest supplies of clears for the social weither system (Smith and Zietz, 1970). Katzell, et al. (1970), p_210 forsee a need for 660,000 to 900,000 trained workers by 1980. Yet, at the presenvation, in spite of a large number of vacancies, jobs for often of clear work graduates are very difficult to find within public weither. Applicants with advanced training, demand a higher salary than a social weither system, usually perating on a "shoestring," can afford to pay.

According to Katzell e(a) = 1970, one of the mass methods of 0 long codal welfare positions is to reduce the entry requirements (p. 1). The basic phylosophy here appliats to be that it is better to let the work be done by anyone who will accept the low pay and can pass an easy test, than to let the work accumulate

Thus, the question of professionalism arises, exactly what independent body of knowledge clearly distinguishes the trained practitioner from her untrained but employed co-file-holder? Certainly many volumes have been written which attempt to delineate social work theory. The Hollis-Tay or Report/1951) focused on several important issues within this area.

> Hew would deny, social workers least of all, that the public at safet has little conception of what casework is or has to offer. Most disturbing is the difficulty that case workers themselves have in explaining precisely what it is they do, what results they can reasonably expect to achieve, or what criteria they apply in testing professional competence and in distinguishing between the functions of specializations(pp. 145-146).

Assertions of professionalism are never in short supply. There is endless reference to theory and method. But the fact remains that despite the existence of time-consuming and expensive certification requirements for graduates, no effective requirements exist in the field to bar people who are not social workers from behaving as if they were, and being employed as such.

Turnover. Within this environment of poor wages, continuous reorganization, and frequent cut-backs of funds, job turnover is also a major problem. Although Fhrle (1969) suggests that the optimal rate of turnover is somewhat greater than zero. Jones, et al. (1965) note that optimal standards within the social welfare system are not known. Nevertheless, the results of studies of turnover rates within the social welfare system invariably refer to the rate as high or excessive. That is, the per cent of turnover varies from a low of 1° per cent per year (Tolan, 1960) for all employees of the Child Welfare League of America, the Family Service Association of America, and the Children's Bureau (n-9, 434) to a high of 50 per cent per year (Cohen, 1966) for case workers in a large public assistance office in Los Angeles. A review of literature on employee turnover rate produced the following typical findings. In 1965, Jones surveyed the direct service personnel of Alacon Tourny, California, and reported a turnover rate of 30 per cent per year for the years. Of add 2000 mest are the results of Wasserman's 1970 study of newly-graduated social workers employed acon and care workers. In this case, the turnover rate was 75 per cent after two years

Various studies suggest several possible explanations for this high figure. These include disillusionment and unmet idealistic expectations (Shey, 1970), nebulous agency goals (Greene, et al., 1967), and expectations of turnover from the outset (Barker, 1971). Perhaps lie key factor, however, as noted by Paine, et al., (1966) is the presence of job insecurity originating from financial difficulties or agency reorganization.

Advancement. Promotion in public welfare is theoretically based upon a merit system rewarding superior workmanship rather than a tenure system rewarding duration of service. Unfortunately, the combination of an existing three to six month probation period and high turnover rates generally result in a variation of Katzell's reduction of requirements," the worker who has remained on the job the longest is seen as the most "experienced." The general lack of easily definable performance stan-

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dards all too often leads supervisor to measure an individual's quality of work in terms of the number of flagrant errors or judgment, and to regard job success as "not getting too far behind." In many cases, "successful caseworkers," who originally entered the system without professional training, have risen to the level of supervisor. Supervisory positions are also scruetimes filled by graduates of schools of social work. Although there are no figures by which to judge which method produces better supervisors, it appears that "experience" is weighed heavily. A major obstacle to any comparison of methods is that, as with caseworkers, the criteria for supervisory success is all too often the production of a less than average number of flagrant errors of judgment and the ability to keep staff from getting too far behind.

Day (1972) offers one of the more realistic solutions to the problems of social welfare manpower development (i.e., professionalism, turnover, promotion, etc.) through the use of a systems approach.

> Taking a systems approach to manpower development means that we view it as a subsystem of the larger social welfare system and as an interlocking sistem with other subsystems within the held with the professional organizations, social work education, and the network of social agencies — and as an interlocking system, also, with other systems outside the social welfare field — the Employment Service, the Civil Service, the general educational system and the law enforcement system, among others. Accepfance of this concept requires that we give up piecemeal attempts at solution of the complex manpower problem and identify all the components of the function as a prefer to planning, even though in actual operation, the several elements may be adminimum stated sparate viand autonomously (p. 15).





VII. IDEOLOGY

The management of the social service delivery system, without exception, is based upon information developed by local office staffs. Careful studies of the organization and administration of state systems have clarified common problems. The most critical and widespread problems include a lack of written job descriptions (nature, quality, and quantity of individual tasks) a lack of administrative control in getting the job done, deficiencies in communication and training, dup cation of effort, poor distribution of inadequate forms, inaccessible, disordenty and incomplete records, too much individual interpretation of eligibility standards, lack of coordination between programs, poor physical plants, poir understanding of the frequent organization changes, lack of staff timpossible caseloads), and "fragmentation the client."

Not only do workers not know what is expected of them, but no economical, fair, and high quality methods have ever been developed to deliver adequate services to child and adult clients when they need them. One of the largest obstacles to effective improvement has been clien. "fragmentation:" the fact that no single worker has had overall responsibility to the coordination of all services received by a client.

The practical effects of client fragmentation may mean τ it is child slight wait for much needed services for months, because

- 1 workers don't know which channels to follow to acquire the services needed; or
- 2. it takes that much time for a worker to collect and assemble all information concerning what other workers have already done or tried to do for that child; or
- 3. it takes that much time for a worker to wade through red tape in order to acquire the needed services, or
- 4 workers refuse to assume the sponsibility for taking action when they are not sure how superiors and peers will react to π . Jependence or initiative

It may mean that when a child receives a service it may be inappropriate either because:

- 1 too nauch time has elapsed, or
- 2 incomplete information has led to the wrong service-cliciit match

Or, it may mean that the received service, even it it is received during the time of need, may be of such poor quality that the problem is not effectively lessened.

The result of this delay, no matter that the reason, is often a worsening of the problem or the creation of additional problems, including, in both instances, emotional disturbance

It should be clear that a lack of communication within the social welfare bureaucracy and between the system and other suppliers of services (agencies, groups, individuals) is a problem which creates many other problems. But what is not clear from the above is that communication between the system and the client is also frequently poor. The client may wait for months for a much needed service and not once hear from a worker that something is being done and that he has not been simply forgotten or ignored. In an attempt to remedy these problems, Michigan and many other states have identified and begun the implementation of the following objectives.

- t Provide a unit c n t -derstanding of the services policy and procedure boundaries.
- 2. Provide specific policy information and procedures.
- 3 Emphasize the concept of a primary worker in developing, organizing, assisting, monitoring, and evaluating individual services.

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- 4 Simplify the administrative processes of eligibility determination, income maintenance, and social services.
- 5 Match service needs to service skills through the differential utilization of staff.
- b. Extend the use of pre-professional staff.
- 7. Reduce professional staff turnover by maximizing job satisfaction.
- increase public confidence in public wettare administration by improving efficiency and citectiveness.
- 9. Accept the right of recipients to accept or reject the offer of services (except protective services which, by law, must be accepted if the need for them is proven to exist).
- Promote attitudes of dignity, independence and responsibility among applicants and recipients.

These last two cojectives constitute a major change in the ideology of modern social welfare in the United States. There is a realization that the need for service may or may not be part of the entire crisis situation, and that individuals should not be forced to accept services as a prerequisite for financial help. Some crises clearly require only a small amount of money, and some require only a lot of it. Too often in the past, useless and sometimes encumbering services have greatly complicated simple financial problems. This change also assumes that a client has the capacity to define his own needs, and thus provides him with the opportunity for increased dignity, independence, and responsibility.

Under the new system, which separates goal-oriented services from money grants, the focus is on the individual as the primary client. The services staff attempts to maximize the client's choices and control over his own affairs. This change is good as far as it goes. Fitting services to the individual is far more beneficial than the other way around. However, this change in direction will remain beneticial only as long as the client's problem is not seen as needing only one individualized service, when that may not be the case. Workers must also be knowledgeable enough to fashion all needed services into an appropriate delivery system when necessary.





VIII. ADDENDUM

The preceding paper on the structure of the social welfare system opens with the statement of two problems that became apparent in researching the paper, and which are critical to interpretation and utilization of the work.

First of all the present social welfare delivery system is so varied and complex that any level of generalization leads to inaccuracy. Secondly, the organizational and administrative structure of the system is undergoing such rapid change that any description quickly becomes an historical account.

These problem: the apparent in a comparison of the service delivery described in the "Patterns of Interaction" section with that existing in the field, even as the paper goes to print.

Two aspects of current policy greatly influence the social welfare system: "a gradual separation of service programs and income maintenance" and "a concerted effort to develop strategies for their specific and clearly defined goals. Field observation in a county office in Michigan, reveals the first of these policies to be operational. The organization charts in the Appendix (Figures 6 through 10) clearly illustrate the separation.

The status of a service delivery system organized around "clearly defined goals" is much less certain. Goal orientation exists as a philosophical and operational ideal, but not as a practical reality defining services in terms of "reception and channeling . . . services intake . . . and case management (p. 44)." Local welfare offices have *not* reorganized under the aegies of a case management system that was to assure "coordinating all services rendered to a particular receiver unit . . . to enable that unit to achieve optimum levels in . . . the four general goal areas (p. 47)." Thus the service delivery roles represented in Figures 6, 7, and 10 do not exist operationally: in this respect. Michigan's actual service delivery systems are at dramatic variance with that described in the preceding paper.

State Social Services officials responsible for program design and implementation claim that a "case management system," resembling that of Figures 6, 7, and 10, "will be the model delivery system of the future." The specific case management system described in the structure paper was known as the TAP project. It was, according to one official, "based upon the regulations and philosophies proposed, but never fully implemented, by the Department of HEW." This official, while fully committed to the "case management technique with appropriate goal orientation," would support such a program only when it "adequately meets the objectives of Michigan programs and commitments to services. . . . The TAP project was too much oriented towards limited federal objectives." So it was that in spite of considerable federal pressure for implementation of the case management system as embodied in the TAP project, state Social Services officials in Michigan refused to rush headlong into premature commitment. Certain of the counties proposed for pilot implementation of TAP insisted on going ahead with the project. With these few exceptions, however, case management and goal orientation remain in the conceptual stage of development (state official, Michigan Department of Social Services, personal communication).

Planning efforts to replace TAP proceed apace, but have not been implemented. As seen in the discrepancy between the theoretical system structure in the preceding paper and the practical system structure in the field, however, plans have a way of slipping "twixt the cup and the lip" in the social welfare system. The author's warnings about generalization and speed of change in the welfare system have proved eminently appropriate.

Mark M. Ravlin Research Assistant, The Conceptual Project, 1973-74

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IX. APPENDIX

ORGANIZATIONAL CHARTS OF THE VALIOUS LEVELS OF THE SOCIAL WELFARE DELIVERY SYSTEM

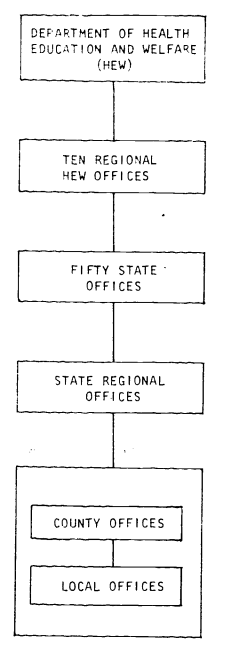


Figure 1: Overall organization of the Social Welfare Delivery System.

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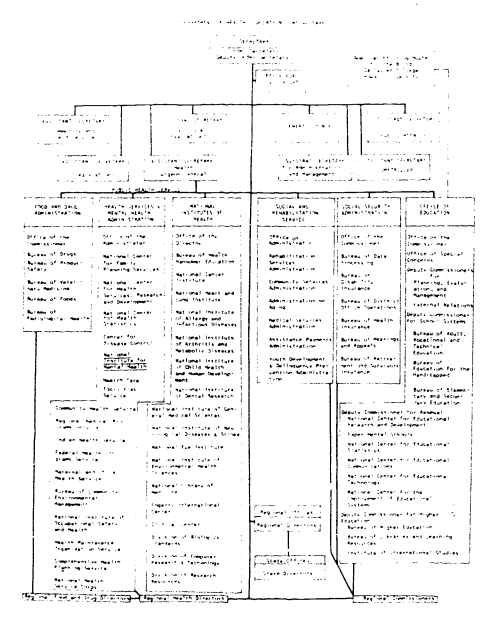
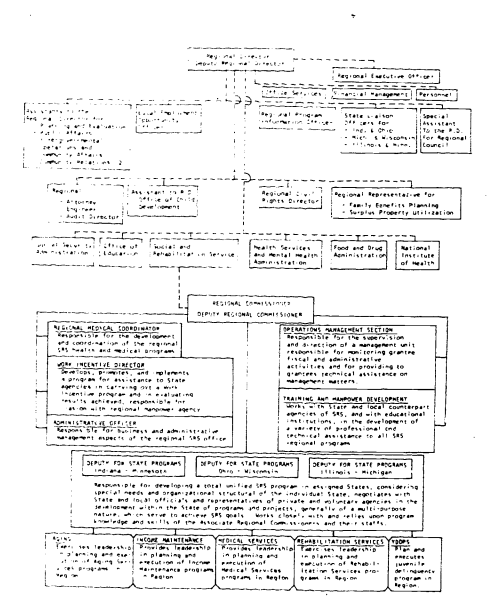


Figure 2. Department of Health, Education, and Welfare.





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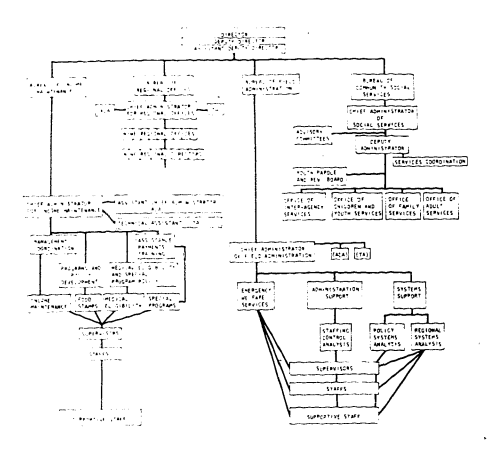
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FIGHE B SOCIAL AND REMABILITATION SERVICE PERSONNEL FUNCTIONS

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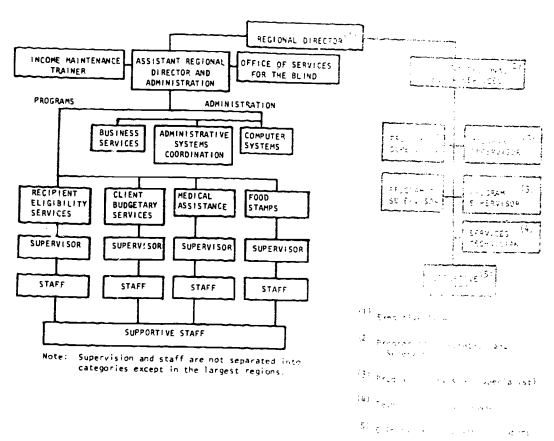


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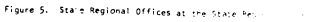


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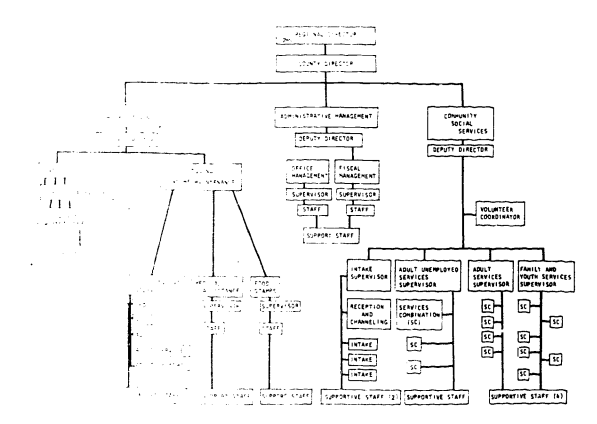
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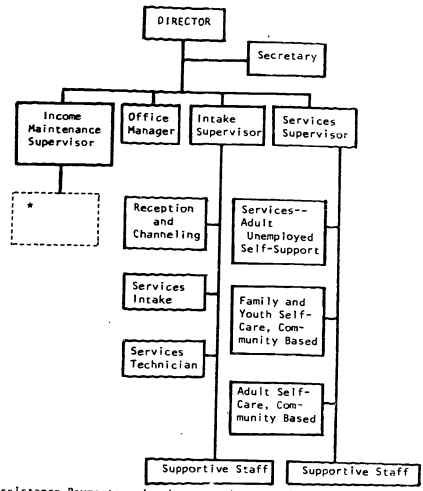
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TILLING A LINNGE COUNTY WELFAME OFFICE (60-100 STAFF)



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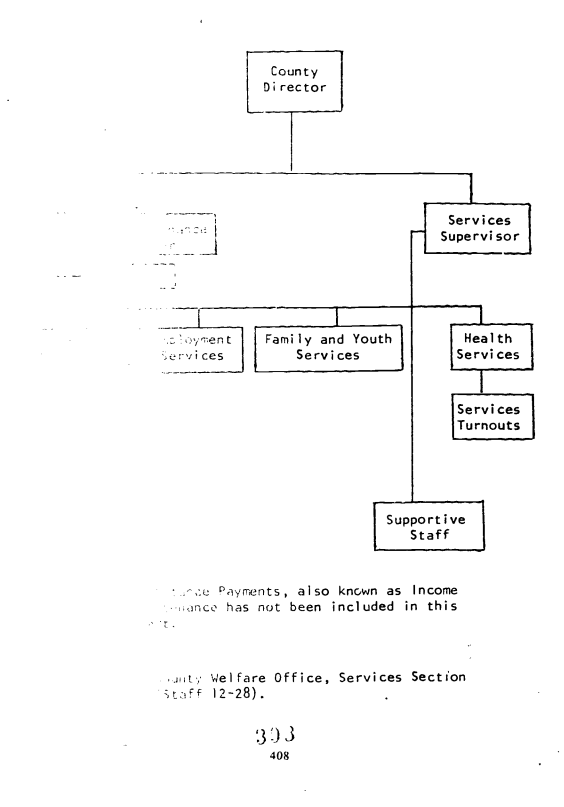
*Assistance Payments, also known as Income Maintenance, has not been included in this chart.

Figure 7. County Welfare Office, Services Section (Staff 35-50).

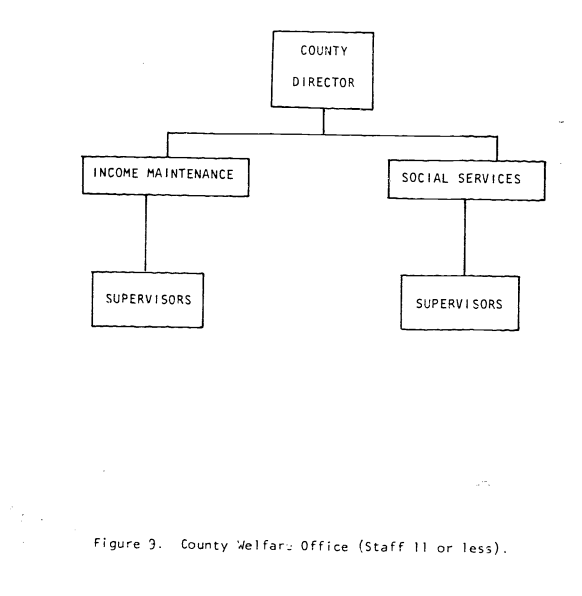
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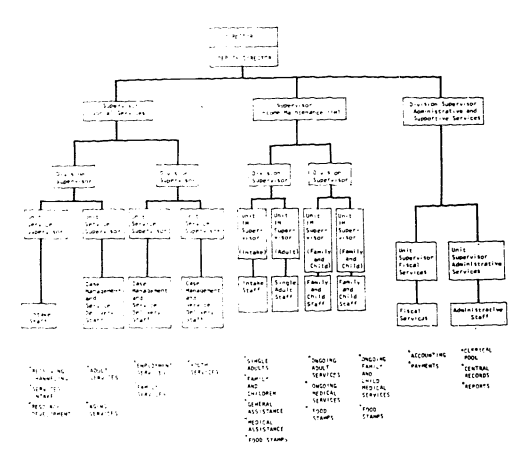






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THE TK. AT OF DEVIANCE BY THE SOCIAL WELFARE SYSTEM: A CASE STUDY

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FOREWORD

It is the purpose of this paper to convey an understanding of the content and process of services pertaining to children at the Department of Social Services (DSS) in Noah County. The task is complicated by the fact that at least twelve DSS programs discrete in objective, regulation, process, and staff are concerned with children. The issue of how to describe so many disparate services meaningfully, yet readably, may or may not have been resolved. It was discovered early in the field research that generalization across the twelve services could be obtained only at the cost of accuracy and specificity. Thus, the paper includes separate descriptions of each of the child-centered programs, and is organized as a catalog of service abstracts, or as a service manual, if you will,

It is an implicit goal of the paper to confront the reader with a description of the Noah County DSS that facilitates as "real" and first-hand an understanding of the Department as possible. To the extent that you, the reader, must struggle with the material and its format, your experience may parallel the author's as an outsider in the system as well as that of Soc 4 Services clients, all of whom can experience of down in the melange of services and we kers that may comprise the Department and an intervience onts' lives.

The primary purpose of this paper, however, is to foscer an understanding that extends beyond the complexity of the Department's child-centered service operations. It may be helpful to study each service abstract and the pertinent client-flow chart as a unit complete within itself. The services described are so discrete that there should be no compulsion to view their description — the paper as a tightly integrated entity. The Department of Social Services exists as a collection of disparate entities and is most accurately viewed in that light.



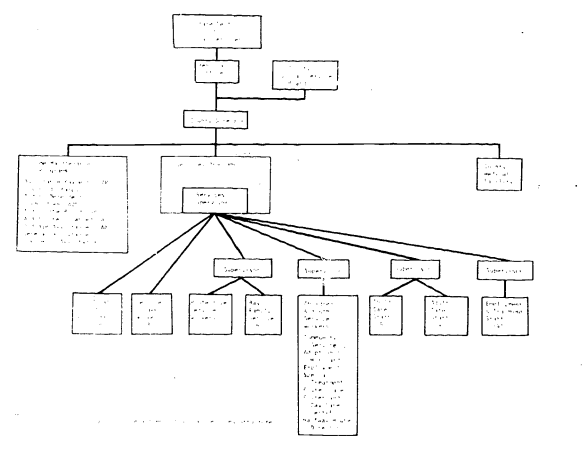


I. INTRODUCTION

The Noah County Department of Social Services (DSS) operates out of a single county office located on the outskirts of Noah, the county seat. The Department occupies the ground floor of the Johnson-Smith Social Services Building, of which the county Public Health Department occupies the basement. The Social Services staff of 100 operated within an approximate annual budget of \$14,000,000 for the 1972-1973 fiscal year, delivering some degree of service to 3,000 clients per month. Over 95 per cent of the Department's budget is made up of state funds, of which roughly 55 per cent originate at the federal level. As one of the eleven county offices in its social services region, the Noah County Department is responsible to the state DSS through the regional office for programs supported by these funds. The remaining two to five per cent of the Noah Department's budget is comprised of county funds, for which the Department is responsible to the county Social Services Board a political body of which two members are appointed by the County Commissioners; the third, by the Governor. In accordance with policies originating at the federal level, the Noah Department of Social Services is a bipartite agency. The programs administered and delivered by the office are divided into income maintenance or assistance payments, and services.

Income Maintenance Unit

Aid to (Families with dent Children (AFDC or ADC). Aid to the Blind (AB), Aid to the Disabled (AD), Old Age Assistance (OAA), General A data (GA), Emergency Assistance (EA), and Food Stamps comprise Social Services' income maintenance program. The county Social







Security office is gradually assuming responsibility for the monetary aspects of AB, AD, and OAA, leaving Medicaid and other ancillary aspects of these programs in the hands of DSS.

ADC, although philosophically child-centered, is administered through an adult guardian and is thus not considered a service delivered to children for the purposes of this paper. The income maintenance programs, then, do not tall within the purview of the paper except insofar as eligibility for them, with specific exceptions, is required for Service Unit eligibility.

Service Unit

The Service Unit of the Noah County DSS consists of eight service delivery groups (Figure 1). Two of these involve services to adults only and thus are not in the paper's domain: Adult Care and the Separate Administrative Unit. The remaining Six groups are the concern of this paper: Service Intake, Basic Family Services, Protective Services, Children and Youth Services, Child Care, and Volunteei Services. All involve child-directed or child related services.

The Service Unit is overseen by a single supervisor responsible to the county Director of Social Services. The Unit is subdivided into five separately supervised areas. Of the 33 workers and six supervisors who comprise the Service Unit, 25 workers and five supervisors deliver services directly related to children. These child-related-service workers open an average of 420 cases per month, closing 380. Case duration may range from hours to years. A case may be opened simultaneously by more than one worker. For example, an ADC case may he opened by one of the assistance payments statf, while the client is in concurrent need of day care and counseling about housing. In this situation, three cases would be opened for the same client family: one by an assistance payments worker, one hy the day care intake worker, and the third by a Basic Family Services worker. Further, this hypothetical multiple-needs case would fall into three separate supervisory domains. The crossing of domains by workers and supervisors is prohibited.

The organization of the Unit's subdivisions is, then, primarily by service, secondarily by client. Specialization of service personnel receives priority over continuity and consistency of service delivered. Thus one client with multiple needs may be on the caseloads of several workers, each of whom is responsible for the care of one of those needs. These workers may in turn be overseen by several supervisors all simultaneously. A Social Services client, then, is not seen as a worker's client, but as the agency's.

Background of the Service Unit Staff

The worker specialization encouraged by the establishment of domains within the Service Unit is not reflected in the training or professional backgrounds of service workers. The following table shows the breakdown of the staff according to academic training and certification.

Group	Degree Held	% of Services Staff
i	Masters in Social Work	12.5
.	Bachelors in Social Work	12.5
;	Bachelors in related held	62.5
1	No derrice	12.5

The number of workers in groups two and three who have earned academic credit for graduate level courses in social work and related fields represents 50 per cent of the total service staff. Practical experience in human services ranges from two to 22 years, averaging 8.75.

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Client Population and Eligibility for Services

The clientele of the service side of the Noah County DSS amounts to five to seven per cent of the county's population of 143,000. In 81 per cent of the homes to which services are rendered, the most educated adult has not tinished high school. In 44 per cent of service-receiving homes the highest paid family nonbet is unemployed; in 31 per cent, he she is employed full time in a blue collar position. The tacial make-up of the Service Unit client population is 78 per cent Caucasian, twenty per cent Negro, and two per cent Chicano. Two groups not included in the data are prospective adoptive, and foster families—primarily because it is not they, but the children involved who make up the Service Unit caseloads.

To be eligible for services, a Social Services client must be:

- 1. a current recipient of public assistance (ADC, AB, AD, or OAA).
- 2. a current applicant for public assistance.
- 3. a former recipient of public assistance (within the past two years), or
- 4. a nonrecipient who meets the eligibility requirements below.

The income parameters of these four eligibility groups are as follows.

Category Of Financial Assistance	Family Size	Gross Annual Income
Natro Families with Dependent		······
Children (ADC or AFDC)	I	\$ 0 3600
	2	3601 - 5000
	٦	5001 6500
	4	6501 7500
	۶.	over 8500*
Old Age Assistance (OAA), Aid to the Blind (AB), and Aid to the Disabled (AD)	1	\$ 0.3600
	2 (spouse)	3600 5000

"Once a family has been found eligible for an ADC grant, income levels may rise without affecting the eligibility status of the family. The first \$30.00 and one-third of any money earned thereafter is exemptifyon eligibility consideration.

Programs whose clients need not meet these economic eligibility criteria include Day Care, Protective, Adoption, Interstate Compact, and Community Services. Financial eligibility for these services is determined by the state and is discussed in the respective sections of this paper.

Eligibility criteria for Emergency Assistance (EA) and General Assistance (GA) may vary from the above. These programs are county-funded and thus subject to different eligibility standards. Because the purpose of EA and GA is to provide for those who do not meet the rigid eligibility criteria of federally-funded programs, eligibility for EA and GA is determined case-by-case—seldom by hard and fast standards. Recipients of EA and GA are eligible for the specific children's services with which this paper deals, only if they are simultaneously applying for aid in the form of AB, AD, OAA, or ADC.





II. DSS SERVICES PERTAINING TO CHILDREN

Service Intake

Service Intake as practiced in Noah County serves four primary groups: 1) possible DSS clients, 2) present DSS clients, 3) other agencies, and 4) the community-at-large.

Intake work with the first group is by telephone and office appointment. Intake services are available to anyone, regardless of eligibility for other Social Services programs. Contact made with Service Intake results in one of two possible outcomes. First, if the contact is a request for a service provided by DSS, Intake's responsibility is to determine eligibility for such service. If the prospective client is eligible, Service Intake is then responsible for in-house referral to the appropriate worker. If the prospective client is ineligible, or if the request is for a service not provided DSS, Intake may refer the case to an outside resource.

Referral by Service Intake can be direct or indirect: the Intake worker may actually take the referral initiative, or may suggest appropriate resources with whom the inquirer must initiate contact. Two criteria form the bases of a decision for direct versus indirect referral: 1) whether it appears that the inquirer will take the initiative required by an indirect referral, and 2) Intake's caseload, the higher it is, the less time available for direct referrals. Sixty per cent of the referrals are direct; forty per cent, indirect.

Contacts by current DSS clients, the second group served by Service Intake, are usually made by telephone. The client may call Service Intake directly or the client's present worker may refer the case, directly or indirectly, to Service Intake. In either situation it is Intake's responsibility to make a direct referral of the client to the appropriate service worker. Service Intake, then, directs the traffic flow of current DSS clients. Intake workers may undertake casework roles in cases of immediate emergency and/or ineligibility for other DSS services in which the problem can be resolved in one or two contacts.

Service Intake refers eligible clients directly to an appropriate service worker. Ineligible clients frequently are given further referral suggestions drawn from a community resource file maintained by Service Intake. Perhaps the most up-to-date file of its kind in the county, it is available to the community-at-large as well as to service workers within the agency.

Service Intake also provides information to all other service delivery agencies in the county. Intake serves as an eligibility screening agent for those agencies: 1) to obtain a service available only through Social Services for an agency client, 2) to avoid duplicating or unnecessarily providing a service for which a potential client might be eligible through Social Services, or 3) to check whether Social Services is available to reimburse the agency for a service rendered to a client. Services requested may range from emergency food orders to long-term counseling.

No call from an outside agency is refused; all result in eligibility screening of one sort or another. Noah County Intake Workers claim that most inquiries demand only "yes/no" answers. Thus they do not consider it a violation of confidentiality to reveal relevant information. In some cases, Intake contacts the client directly to obtain information for the inquiring agency.

Finally, Intake responds to calls from the community, usually from those seeking explanation of Social Service functions, or from those seeking other service resources.

Service Intake is, then, an information and referral clearinghouse available to individuals and agencies. Intake's primary responsibility with respect-to Social Services is eligibility screening and channeling of referrals to appropriate service staff.

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Basic Family Services (BFS)

Basic Family Services is the creature of the mandated separate and assistance payments from services. Section 402 of the Social Security Act calls for the creation of a family services program as part of the states' plans for ADC. Social Services' mandate "recognizes that certain basic services should be available to assist all families and children in negd of some (DSS Service Manual, Item A-100, [1]). The services that are delivered fall short of the set of should be available." "Limitations of financial resources and the sometic of some Voic families of the one by poverty concerning that the Department for the set of voic families of the one Basic Family Services there is contracted to assist each individual to attain his maximum potential. They are to focus, according to the Service Manual, on family file, financial resources, good health, adequate housing and other environmental conditions, and educational opportunities.

The sources of referral to BFS are: 1) Service Intake, 2) Assistance Payments (AP), and 3) the community at large (school, day care center, the Public Health Department, the mental health clinic, a doctor, the police, or any other concerned neighbor or agency) Referrals to BFS often involve such child-related issues as truancy, child neglect, and benavior management problems.

Two criteria must be met for the BFS process to begin: 1) the chent must be poor enough to be eligible for ADC, and 2) the client must have additional problems. In the words of one DSS client, "you've got to be getting a check and, what with the way they work it, you've pretty much got to have a crisis to really see somebody." Might clients create crises in order to see someone? "It's been done (personal interview)." Two possible results of the BFS criteria, then, are continued dependence on assistance payments, and increased crises. One definite result is that BFS, according to Noah County caseworkers, is a "patchwork of crisis intervention (personal interview)."

All BFS referrals lead to action. Although the Service Manual specifies that worker-client contact is to be initiated within one week. Noah County BFS caseloads limit such prompt action to cases of perceived high urgency. Problems thus perceived include impending shut-off of power, removal of parent(s) from a home, lack of food in a home, burn-outs, and others.

Initial BFS contact is essentially an offer of service. The client may accept or reject the offer. If the offer is accepted, it is followed by an assessment of difficulties; a process carried out with varying degrees of formality, client-worker collaboration, and outside input; depending on the attitudes and skills of the particular worker.

The generally low frequency of reference to outside resources in client records indicates a discrepancy between outside resources available and resources actually infilized. BFS workers in Noah County are under no obligation to seek such participation, with the result that utilization of outside resources varies among workers.

A Treatment, or Service Plan follows from the assessment of difficulties. The Service Plan is designed to 1) analyze a client's problems in operational terms, 2) define and organize operationally a process for dealing with the problems, and 3) evaluate the on-going process. Thus, the Service Plan may function as a service delivery contract to the extent that it is behaviorally specific and negotiated with the client. Such is rarely the case in Noah County, for the BFS Service Plans are often vague, impressionistic, and unwritten. Input and collaboration on the part of outside resources are appropriate in the formulation of the Service Plan, but seldom utilized

The formulation of a Service Plan can yield one of four results 1) the worker and, or the client may find no real need for service or may resolve the need in the process of formulation, 2) the client, more aware of just what lies ahead in the way of treatment, may reject Basic Family Services, 3) the Service Plan may be enacted, or 4) the client may not commit him herself to any clear position as to whether to continue treatment.

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Enactment of the Service Plan may entail service delivery some by the BFS worker, and/or referral to other DSS programs by Volunte Services, Day Cale and or referral to outside. There no obligatory, by process for so dimiting cases with multiple-worker of process.

There are three possible subsequences the initial Service Plan. First, enactment of the Plan may reveal other problems not addressed in the initial Plan, leading to modification of the Service Plan. Second, the client's problems may be resolved and the BFS case closed. This is an exit from BFS treatment process. Third, the present problem(s) may be resolved, but the case not closed. Alternatives to closing such a case might be follow-up contact by the BFS worker, the AP worker, or someone else involved in the case. A fourth outcome, not related to treatment progress, takes place with change in financial or residential eligibility. Whenever a client ceases to meet eligibility criteria, his her case may be closed. Service Plans are dynamic and evolutionary; the BFS process of assessment-formulation-renactment may continue through any number of cycles prior to exit from the BFS pathway.

Protective Services (PS)

Protective Services can be distinguished from other facets of DSS by the fact that the prospective client is legally obligated to accept them. It is rare that anyone in Noah County refuses initially to cooperate with a PS worker, and in that minority of cases, law enforcement officials are quick to follow-up with court-ordered intervention.

The legal basis of Protective Services includes the Social Security Act, Title IV, Part A, Section 402(a), and several Public Acts passed by the state legislature. Legal obligation to act on those PS cases which may involve abuse rests not only on parents and DSS, but on "any licensed physician registered nurse, social worker, or school principal, assistant principal, or counsellor or any law enforcement officer" with cause to suspect child abuse (DSS Service Manual, Item A-500[2], 1969).

Protective Services in Noah County must provide services to three groups of children: 1) all children reported, known, or suspected to have been abused—physically injured through active physical violence; 2) all children in homes applying for or receiving ADC who may be in danger of neglect —physical or emotional harm through parental abnegation of responsibility; and 3) all ADC eligible children in improper custody—left with someone not directly related and not licensed by the state (DSS Service Manual. Item A-500 [4], Revised 1972).

There are two sources of PS referrals in Noah County: the community-at-large, and BFS workers. The first includes school or day care personnel, doctor or Public Health nurse, law enforcement personnel, or other citizen who suspects child abuse or neglect. BFS referrals are of cases in which conditions endangering a child have developed in the home of a BFS case, necessitating the more focused, intensive attention of PS. All referrals to PS receive action. Those cases which are ineligible for DSS PS are directly referred to another agency that can render services. Those which are eligible become PS cases.

The PS workers's first substantive move is to check the new referral for validity. The validity check, which must take place within one working day of referral, includes at least a home visit and any pertinent collateral information from outside sources (Figure 2). Invalidity of referral leads to exit from the PS treatment process. A valid abuse referral may lead to a Petition for Investigation, filed in Juvenile Court by the PS worker. Other abuse, and valid neglect and improper custody referrals usually lead to regular PS contact.

Several things can eventuate in the course of PS contact. A case staffing conference, attended by PS workers, and supervisory and consultative personnel may be scheduled. Time for such

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staffing interences is scheduled weekly. The PS worker may draw other facets of DSS, or an outside a_{ij} (new into the treatment process. The PS worker may also, of course, continue alone. Regardless of which means are employed, there exist two possible outcomes. First, the problem may be rescued and the PS case closed. Seventy-five to eightly per cent of all PS cases in Noah County are closed in this way. Second, the problem may require further action in the form of a Petition for Investigation.

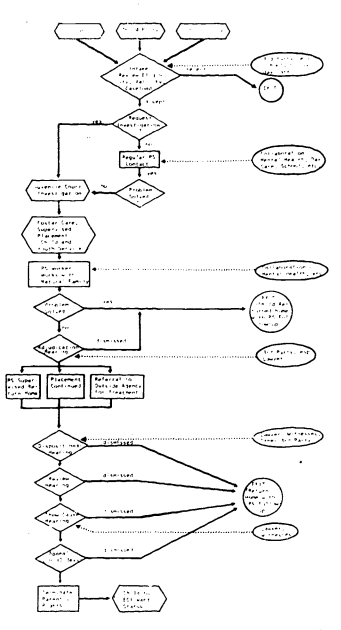


Figure 2. Protective Services: Client Processing Pathway.

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A Petition for Investigation, regardless of what sort of PS case it springs from, cites what the PS worker views to be the problematic issues in the home and recommends some immediate action by the Juvenile Court. The recommendation is nearly always for removal of some or all of the children from the home. This recommendation leads to the immediate issue of a "Pick Up and Hold". Order by the Court, and the scheduling of a Preliminary Hearing. If a recommendation of removal is made, the foster care worker at DSS enters the picture, and is responsible for placing the removed child in a foster home or group care setting (Figure 2). Flapsed time between submission of a petition and removal of the child is so slight that consultation with outside resources seldom takes place. In the few cases where the Petition does not include removal of the child, it is used as a lever to be parental action.

The Preliminary Hearing in Noah County is attended by the Judge of the Juvenile Court, the 1/S worker, and the parents. The hearing includes D oral reading of the Petition, 2) offer of legal counsel, O explanation of possible outcomes by the Judge, 4) general statement of agreement or disagreement and of intent to contest the Petition by the parent(s), and 5) in some cases, testimony as to validity of the Petition

There are two possible outcomes of a Preliminary Hearing. First, the child may be returned home. This could take place if the Court declared the Petition invalid or if the parents had taken the action demanded by the PS worker. Second, foster or residential placement may be continued and an Adjudication Hearing set for four to six weeks later. In either case, two things happen. An Initial Staffing takes place within a week to analyze the case in terms of visitation of the child by parents and to decide on tentative treatment goals and methods, assuring coordination of PS work with family and foster care work with the child in his/her new setting. In addition, PS work with the family continues, whether as follow-up if the child was not removed or was returned as of the Preliminary, or as intensive treatment if the child remains out of the home. In the latter case, work with the child is the responsibility of the foster care worker. It is possible that between Preliminary and Adjudication Hearings the issues may be resolved to the extent that the child can be returned home and the case dismissed Four to six months of PS follow-up will precede the closing of such a PS case. It issues remain incresolved, an Adjudication Hearing is held.

At the Adjudication Hearing, the burden of proof rests on DSS to show that the issues cited in the original Petition are factual and that some or all of them remain unresolved. Present at the Adjudication Hearing are the Judge, Prosecuting Attorney, PS worker, counsel for the parents (particularly if the hearing is contested), parents, and any witnesses pertinent to the Petition issues. The Judge may dismiss the Petition and return the child home for PS follow-up and closure, or accept the Petition and set a Dispositional Hearing for two to eight months later.

One of two alternatives follows acceptance of the Petition. The Judge may return the child home under other Court or DSS supervision differing from dismissal by its later subjection to Dispositional review. Of the fudge may allow DSS to continue its treatment process, including continued removal of the child from the home.

In either case, a Treatment Program Staff is held within a week, attended by all Social Service personnel involved in the case as well as consultative resources. The purpose of this staffing is to evaluate the progress of the case, to examine and reset treatment goals and to clarify roles of PS. Foster Cate, and other workers in further treatment. Acceptance of the Petition assures time for long range treatment, encouraging the utilization of outside resources by PS—a subject considered in the Treatment Program Staffing. If the court has returned the child home, case responsibility lies entirely with PS. It, however, continued separation has been allowed or ordered, this Staffing must lead to a decision as to continuation of the present placement or commencement of a placement oriented. The PS worker's post-adjudication responsibility is one of two: either for work with the entire family if the child has been returned nome, or for work with the parents if the child remains out of the home and thus in the domain of the foster care worker. The PS worker may draw outside resources into the case in treatment or consultative roles, but is under no obligation to do so. No later than one month prior to the Dispositional Hearing, a more complete staffing conference is held, at which anyone involved in the case is present. The purpose is to conduct a full review of the case in order to arrive at DSS's recommendations for further treatment. The outcome of the Primary Staffing becomes the Department's position at the Dispositional Hearing.

The agenda of the Dispositional is broader than the issues raised in the initial Petition, specifically: "Is the home ready for the return of the child?" Those who may be present include the Adjudication cast plus anyone who may have input as to the child's or the parents' present situation. Such input is encouraged by PS if it supports the Department's recommendation, or may be had through the guardian ad litum (the child's attorney) if variant from PS's position.

The Court's disposition of the case is either return of the child, or continued placement out of the home usually per PS recommendation. Return home, after tour to six months of follow-up attention, is an exit from the PS system. If placement out of the home continues, either a Review of a Show Cause Hearing is scheduled by the Judge. Review is uncommon in the present Noah County judicial process, but would occur if the Judge were convinced that real hope for family reunion persisted pending the attainment of specific goals. The Show Cause Hearing is more common, its purpose being termination of parental rights making the child available for adoption (Figure 2). The hurden of proof rests largely on DSS in a Show Cause Hearing, to show why parental rights should be terminated. Either kind of hearing can be attended hy anyone pertinent to the case.

The Review Hearing can lead to return of the child or to a Show Cause Hearing. The Show Cause Hearing usually leads to termination of parental rights, a decision which may be appealed to the County Circuit Court within 90 days. The appeal may sustain or overrule termination. Any time the child is returned home, it is with PS follow-up and or possible referral for other DSS attentions- which may be refused.

Two notes with respect to the Noah County Protective Service process. First, about one out of every four or five PS cases goes to Court; the others are cared for without Court involvement. Second, the role which individual Juvenile Court judges play in PS cases has considerable influence on the PS treatment process. Some judges allow only a year for the PS court process to run its course; others extend the process by increasing the time between hearings or adding a number of review hearings after Dispositional.

Community Services(CS)

Community Service workers' responsibilities include the planning and delivery of services to children between the ages of twelve and nineteen who are adjudicated as delinquent by the Juvenile Court and committed to DSS. Girls are thus committed through Act 183, PA 1925, as amended, known as the Girls Training School (GTS) Act, boys through Act 185, PA 1925, as amended, known as the Boys Training School (BTS) Act. Such children are referred to as State Wards, GTS or BTS Wards, or Ward, of the Department. The responsibilities of DSS, and of the CS workers to whom such children are assigned are clearly spelled out in Act 229, PA 1966:

The Department shall assume responsibility for all children committed to it by the givenile division of the probate court under the provisions of $Act No - 185 \dots$. Act No - 183 — In order to provide services to children the department may provide institutional care, supervision in the community, boarding care, haltway house care,

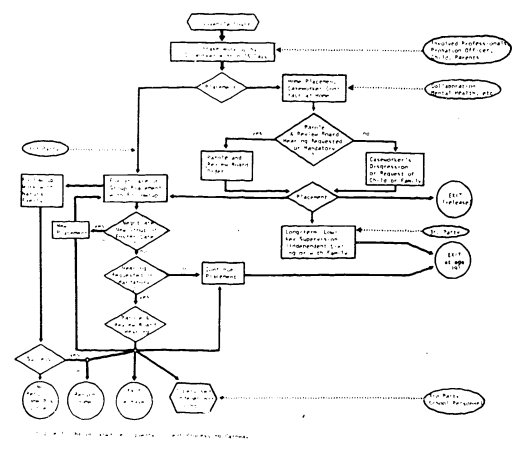
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and other child welfare services necessary to meet the needs of such children; or may obtain appropriate service from other state agencies, local public agencies or private agencies (DSS Service Manual, Item B-100[2], 1968)

The process by which the Department meets this responsibility is represented in Figure 3.

A second group of children (Interstate Compact Wards) fall under the aegis of community services, although they comprise a small minority of CS caseloads. They are out-state children whose needs seem to be best met by an in-state relative or by some program in the state. Because these children are such a small proportion of the overall CS caseload, their DSS treatment process is not covered in detail.

Most G1S and B1S Wards reside in the youth detention center of the county of jurisdiction when they come under the supervision of DSS, who will in the majority of cases maintain supervisory responsibility until the child turns nineteen. The Department's first step in delivery of services to these children is an Initial Study, or Screening Summary of the child, to be completed by the CS worker within fifteen working days of commitment. The Study includes any information available concerning the child's background from anyone who has been involved with him/her; it also includes input from the parents and the child as to needs to be met by the child's placement as well as observations and opinions by staffs of potential placements. The Initial Study process, then, is eminently appropriate as a point of outside input into the C3 proceedings. It is on the basis of the Initial Study that placement decision is made by the CS worker in conjunction with supervisory personnel and the prospective placement.



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The decision to return γ child home is made on the basis of the child's needs as perceived by the CS worker vis-a-vis t¹ ...ome as an environment for care of those needs. A decision to return a child home may include other treatment involving some facet of the DSS program or an outside resource. In any event, regular CS worker contact follows the decision, its frequency based on perceived need vis-a-vis current caseload. Several turns of events may take place in the course of CS contact 1) collaborative treatment with some other resource may begin. 2) a foster home or group placement may be found, 3) a Parole and Review Board hearing may be requested, or 4) CS contact may tail off to follow-up — any of these at the initiative of child, parents, or CS worker. Further trouble with law enforcement agencies occurs frequently and may lead to further judicial restriction of program. The first two are undertaken if the family placement appears not to be meeting the needs laid out in the Initial Study or subsequently evident; the last two if and when need for CS involvement ceases to be critical.

Collaborative treatment, the first possibility, does not represent a substantive change in case status at DSS and occurs in a minority of cases in Noah County. Foster home or group placement, the second, is discussed later and represented in Figure 3. The Youth Parole and Review Board, central to the third turn of events, is a quasi-judicial body created to review cases of adjudicated delinquents. The Board is so new that very few BTS and GTS Wards know of its function or of their right to use it. Nevertheless, a Ward or other interested person may file a petition for a special hearing on the basis of facts which would justify recommendation of significant change in the child's status (DSS Service Manual, Item B-621 [2], 1972). The Board may, consequent to a case hearing, order the status of a case continued or altered in any of the ways suggested in Figure 3.

Although a BTS or GTS Ward may be discharged from wardship at any time on a number of grounds (DSS Service Manual, Item B-902, 1972), the more probable alternative in Noah County is some form of long-term supervision. So long as a child is in state wardship, he/she has access to state-provided and/or contracted services including the full range of placement alternatives, living allowances, medicaid, training programs, employment counseling, and even college tuition and support. Noah County CS workers maintain wardship, however low-key the supervision, to assure continued access to such resources should it be needed.

CS workers in Noah County are relatively active in soliciting outside input concerning their Wards, particularly because it may provide the only regular, first-hand information about their cases. A State Ward must be discharged on his/her nineteenth birthday, unless involved in an educational program. This, then, is the final exit point from Community Services.

More probable than return home is a Ward's placement in a foster home or group setting usually the latter. This decision, as represented in Figure 3, makes clear the bifurcation of Community Service work into child-centered on the one hand and parent-centered on the other. The priority is given to the child in Noah, and this together with apparent disinvestment by parents in their children by the time they reach State Ward status and the size of CS caseloads makes "unresponsive to treatment at the present time" the most common parental exit from the CS process.

Group placement is in most cases treatment-oriented. The Wards are encouraged to view their environments in socially-acceptable ways, shaping heir behavior accordingly. Thus primary work with them shifts to the placement staff; the CS worker's primary role shifts to that of overseer. According to Noah CS workers, such settings in the state tend to be uniform in their short-

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term orientation, few keep children longer than six months to a year. Placement administrations, then, pressure the CS workers to move children — based not on their readiness, but on an arbitrarily imposed time limit. There is little variation among group placements as far as intensity of supervision and rigidity of program structure are concerned. Supervision is either intense and program maximally structured, or supervision is relaxed and program minimally structured. Thus new placement means either maintaining the status quo or making the enormous transition to an unstructured program without adequate intervening steps.

Alternatives to further group placement arc foster care, return home if the parents appear ready, or independent living. All of these outcomes involve continued supervision by the CS worker, sarying in intensity from case to case. Figure 3 illustrates these alternative outcomes as well as possible points and sources of outside input. The Parole and Review Board is available as a means of redress of grievances expressed by child or other interested-person. As in the case of a return home (Figure 3), the results of a Board hearing may be any of the possible treatment outcomes.

Discharge at age nineteen may be preceded by multiple changes in status at seventeen. Cases involving offenses committed after one's seventeenth birthday are subject to waiver of jurisdiction by the Juvenile Court and will then be tried in the court with criminal jurisdiction over the case (*The Probate Code*, Michigan Juvenile Court Precedure Source-book, Robert Drake, Ed., 1970, 1972 revision, p. 5). CS workers cannot force a child over seventeen to accept supervision or services. They continue to be available, but used only on a voluntary basis. Further still, "negative response to treatment" becomes a valid rationale for discharge as of a Ward's seventeenth birthday (DSS Service Manual, Item B-902, 1972). Thus wardship may not be maintained until nine-teen in all cases, increasing the probability of earlier exit from CS.

Adoption Services (AS)

Euphrates Children's Institute (ECI) Wards form a third group of children who are eligible for the same services as BTS and GTS Wards and Interstate Compact Wards. ECI Wards differ from the other two groups in two ways: they are adjudicated neglected or dependent by the courts under Act 220, PA 1925, as amended; and parental rights have been terminated, making them available for adoption (DSS Service Manual, Item B-100, 1968). These children, then, have become State Wards as a result of lack of proper care rather than as a result of illegal acts committed by them. The primary objective of the Department's services to these children is not treatment, but a new family adoption. Other placements are common, but for the most part they result from a need for evaluation and observation or from the inability to locate an adoptive home at the time of placement. The service pathways of ECI Wards are represented in Figure 4.

When a child enters FCI Ward status and thus the AS worker's cateload, he/she is probably in loster cure or group placement. The AS worker must complete a Screening Summary within fifteen working days, based on the same resources as those completed by the CS workers. Following the Study, and if a local home is not available, the AS worker registers the child on the Adoption Exchange, a statewide referencing system of children available for adoption. At this point the present placement can be maintained or a new one found, usually with the primary objective of permanent adoption. Such temporary placements may continue or may lead to others before an adoptive family is found.

At least two other alternatives exist. The first, a step taken in cases that appear most difficult to place in adoptive homes, is registration of such cases with the Adoption Project at the state DSS office. The Project's staff undertakes extensive in-depth search for a family, utilizing all conceivable forms of information and publicity. The second alternative is change of a child's status from placement to independent living, state support for which may continue until age nineteen, or twenty-one if formal education is in progress at nineteen.

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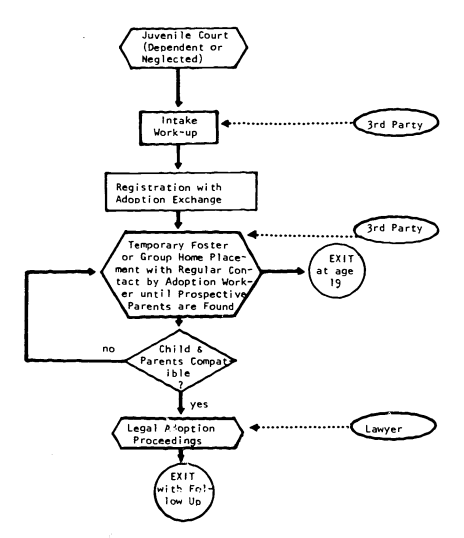


Figure 4. ECI Wards: Client Processing Pathway.

There are two further elements of the Noah AS worker's job: processing prospective adoptive parents, and carrying out the adoption process. The first, as a service to adults, falls outside of the purview of the present work. The second, however, involves the development of relationships between ECI Wards and prospective adoptive parents, as represented in Figure 4.

This process is essentially a series of contacts of increasing duration between prospective parents and the ECI Ward arranged by them and the AS worker. Initially the worker takes part in the meetings to observe interactions and develop a feel for the fit of parents and child. Any party parent, child, or AS worker — may terminate or retard the process by expressing feelings of incompatibility or discomfort. If the process continues, however, the AS worker fades out of the meetings altogether. Ultimately, following completion of the legal procedures, the AS worker makes at least quarterly visits to the home for one year. The worker can, and in Noah does, suggest the input of

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outside resources, particularly if specific problems arise in the family environment. Ninety per cent of adoptive placements made in 1973 were successful. In the event of unsuccessful placement, however, the child reverts to ECI status and reenters the ECI service delivery system.

Employment Services (ES)

Ibe role of the ES worker, new to Noah DSS, is not yet fully defined. The ES process is essentially one of developing a relationship with a child, particularly with reference to the expectations of employers, fitting the child to a job opening in the community, and encouraging the fit of child, employer, and position.

The ES worker's services are for the most part available to three groups of children: BTS and GTS Wards, ECI Wards, and children whose families receive ADC. Some programs and funding arrangements administered by the ES workers are group-specific, but his services are available to all three. Referrals to the ES worker, then, originate with CS, AS, BFS, or occasionally Assistance Payments workers. The ES worker has no caseload per se, but draws cases from others' loads.

The ES worker's task with children focuses on the issues of mastery, trust, and parental attitudes. All three are problematic because the children involved are often so habituated to failure that mastery is virtually unknown, trust is a remote possibility, and parental attitude is often subversive to steady employment.

The ES worker tries to maximize chances for success by emphasizing the realities of employer expectations and by placing children in jobs that are within their capabilities. Concurrently, the ES worker's on-going work with employers stresses flexibility and understanding of children's backgrounds. The issue of jobs to fit capabilities is somewhat ironic because the only positions available are in most cases the most menial labor. Meaningful work with potential for status is hard to find, particularly when a child's record is checkered with experiences which read "unreliable" in neon to an economically-motivated employer. The result is a formidable self-fulfilling cycle which must be broken by the ES worker.

Trust is in most cases closely tied to feelings of success and equally hard to come by. The ES worker draws out the time elapsed between initial contact with a child and job placement for as long as possible, to establish a modicum of trust between him and his client. The client, however, wants a job and the income therefrom, or he/she would not have been referred to the ES worker. Thus time for dawdling over the issue of trust is at a premium.

Parental attitude is critical to a child's job success, according to the Noah ES worker. He finds that parents can be as withdrawn and apathetic, or as erratic as any child, and that through their attitudes parents may encourage a child's failure to "make it."

These three factors: mastery, trust, and parental attitude, are then the basis of the service delivery process. Outside input is minimal because such contact is seen as the responsibility of the child's primary caseworker, not the ES worker. The present rate of success, measured in terms of jobs held without firing, is about 25 per cent in a community which appears to be only marginally committed to meaningful job training. Several training programs funded by state and federal monies and subject to state and federal criteria, are available through the ES worker in Noah, but are not yet used with great frequency. The Noah schools sponsor a co-op program which allows a child to attend school half-time and work half-time. Referral to the program by the ES worker is direct, and the child's employment situation becomes the program's responsibility.

Special Treatment

Another new position not yet fully defined in Noah is that of the Special Treatment worker.

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ERIC FullExt Provides by ERIC Her present responsibilities are 1) a caseload of twelve to twenty B1S and GTS Wards with whom work is essentially that of the CS workers (Figure 3), and 2) provision of specific aspects of treatment to other BTS and GTS Wards, and to ECI Wards, such as diagnostic prescriptive evaluations or intensive family work. Other responsibilities are under consideration, such as referral of a crisis case from the foster care worker for intensive treatment of child, foster parents, or the entire family. Group work with such orientations as parent effectiveness training is also possible. The training and skills of the Noah Special Treatment worker together with the flexibility of the role make the position one of great potential.

Foster Care (FC)

DSS Foster Care is available to several groups of children. primarily ECI Wards (Figure 4), GTS and BTS Wards (Figure 3), and ADC eligible children removed from their parents' homes in the course of a Protective Service case (Figure 2). Several other groups are eligible, but comprise a tiny fraction of foster care work in Noah (DSS Service Manual, Item D-210, 1970). Foster care for ECI Wards and GTS and FTS Wards is the responsibility of their respective workers. Foster care for Protective Services' children and other, ADC-eligible court-involved children, however, is the responsibility of the Foster Care worker in Noah.

Foster Care goals, as specified by the Service Manual and echoed by the FC worker are return of the child to his/her natural home, adoption, or planned permanent foster care — in that order of priority (DSS Service Manual, Item D-220, 1970). Specifically in terms of the FC worker, these goals become one: provision of whatever temporary care and support are necessary to meet the child's needs pending permanent placement.

Referrals to FC come by way of a court order resulting from a petition filed by Protective Services. An initial placement must be made immediately, limiting the opportunity for outside input. The FC worker may, but is under no obligation to, seek input from PS workers, doctor, school personnel, court case worker, and or the child. Generally, the placement decision is between a foster home and a larger group setting — technically both are foster care. Factors that weigh in this initial, immediate decision include sibling constellation (seldom can a foster home take more than two siblings), location of potential placement with reference to schools, race of the child, and perceived coping strengths and weaknesses of the child and the placement. Enter a fifth, though unspoken, variable: the attitude and practices of particular judges. Some are more willing than others to extend a child's status as a Temporary Ward of the Court — that of all children on the FC worker's caseload

for treatment against short-term custodial foster care. Although it is the FC worker who must weigh these factors. FC decisions in Noah County frequently depend heavily on supervisory counsel.

Initial placement of the child is but the beginning of the FC process. Once a placement decision is made in Noah County, it is maintained in all but dire circumstances. Practically, this has two effects. First, it places enormous demands on the FC worker to make the placement "successful" at high cost A great deal of work is done with foster parents and children with this end in view. Such energy is consumed by this work that little remains to explore or experiment with alternatives. Second, the impact of later information about the child is limited. Seldom does such input seem to lead to substantive change in the form of new placement.

Efforts to make the placement work may focus on the child, the foster parents or placement staff, or the fit of the two. The FC worker is also responsible for arranging and overseeing parental visitation when relevant. Outside input may take the form of supervisory counsel or consultation with other Social Services staff, school, day care or other resources pertinent to the case. Only in PS cases is the FC worker obligated to take part in regular staffing conferences which assure such input.

Ultimately an FC case may be closed, whether by return home or adoptive placement, or by court termination of parental rights making the child an ECI Ward.

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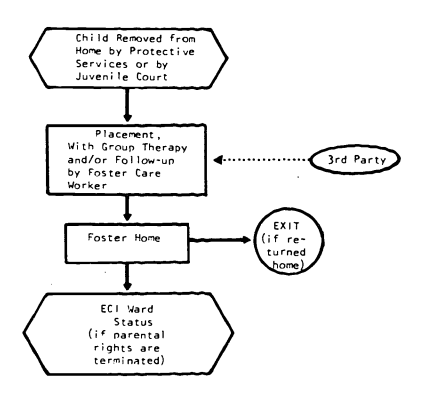


Figure 5. DSS Foster Care: Client Processing Pathway.

Foster Care Licensing

The licensing of foster homes is carried out by a separate worker. The guidelines for licensing are spelled out in Foster Family Homes: Rules and Regulations for Inspection and Licensing (DSS Publication 10, Revised 1971).

Halfway House

The Noah County DSS has been authorized and funded to run a halfway house for twelve adjudicated delinquent males. Initial attempts to launch the house into operation met with considerable unforeseen difficulties, so at present the house is not operational.

Day Care Services (DCS)

Day Care Services in Noah Countv comprise one side of a bipartite supervisory unit known as Child and Adult Care (Figure 1). The child care staff is made up of a DCS Intake and Processing Worker and four DCS caseworkers. The legal bases for the program are found in Sections 402 and 425 of the Social Security Act, and Section 400.14, ECL 1948, as amended (DSS Service Manual, Item A-400, Revised 1971).

In a sense, DCS stands alone among state Social Service programs in that a wide range of services are available to any parent, irrespective of eligibility criteria. These services range from



information about day care resources in the community to actual choice, arrangement, and assessment or a day care placement for children should such assistance be requested. The only services which turn on financial eligibility are medical examination and actual payment for day care (DSS Service Manual, Item A-400 [2-5], Revised, 1971).

Requests for Day Care Services may come from a number of sources, including a DSS client — either directly or through a Service Intake, Assistance Payments, BFS, or PS Worker. The DCS Intake and Processing Worker receives all requests for service, regardless of source. Such requests are initially processed in one of three ways in Noah County. First, a call may be a request for day care information, leading to indirect reterral on the basis of a day care resources file kept by the Intake and Processing Worker. This, then, is an exit from the Day Care Services process. Second, a call may come from a prospective client actually requesting services. In Noah County, such a call leads forthwith to a screening of financial eligibility. Considerable discrepancy exists, then, between the day care services mandated in the Service Manual and those offered in Noah County. Eligibility criteria are invoked in Noah County to screen recipients of all but the most elementary information service. Third, a Social Services worker may refer a current client for DCS. In this case, eligibility is predetermined.

Regardless of where in the day care delivery process the state's eligibility criteria are brought to bear, they screen for three eligible groups: 1) families receiving ADC, 2) families eligible for ADC, and 3) other low income families. The first group is self-explanatory. Eligibility for this and the second group is determined as elsewhere in the agency (see above). Families in the second group must apply for ADC to receive DCS unless they are also eligible under the third category. Day care may be provided while the ADC application is pending. Criteria for the third group are unique to DCS. They are represented below.

Family Size	Net Biweekly Income Exclipt From Day Care Assessment	Amount of Biweekly Day Care Payment Assessed Client
2	\$105	
1	122	Net Income in
. 4	1 10	
4	156	Excess of Exempt
ti	٤٦	
4 •	\$173+\$17 per person	Amount
Need	(Biweekly Cost of Care) (Biweekly Payn	nent by Chent)

Day care requests from other Social Services workers are in most cases for reasons of health and well-being of the child as well as financial needs of the family. The DCS intake and processing worker screens all such requests, analyzing the reasons vis-a-vis the type of day care requested. This screening is not so much to determine whether day care is to be provided as to be certain that the type of care requested makes the most sense.

Following this screening the intake and processing worker registers the case with the state Social Services office, and the decision as to type of day care is confirmed. Five sorts of care are





accepted for state payment. They are 1) child care aide — an adult who enters the home to care for the child, 2) child care home — a private nome licensed to provide care for a given number of children, 3) day care center or nursery school, 4) certified relative — a direct relation certified by the state and 5) after school supervision in the form of a child care aide or home, available until the child isfourteen years old.

The decision as to type and particular setting of day care usually includes input from parent(s) (less than two per cent of Noah County's DCS population have a father present in the home), other Social Services workers involved with the case, and supervisory personnel if agreement is not reached among workers and parent(s). Only when parent(s) have not planned or cared for children, as in PS and some BFS cases, does DSS pre-empt their opportunity for input. At this point in the process, the intake and processing worker must provide for a medical examination of the child (DSS Service Manual, Item A-400 [4], Revised 1971). If the child has not been examined in the last twelve months, a physical must be obtained either by the parent(s) or the worker. The county Health Department is often the provide of such service.

These steps of the DCS process complete, the case is passed to the Child and Adult Care supervisor for assignment to one of the four DCS casework. The minimum on-going service by the DCS worker is quarterly visitation of the day care setting t observe the child, to assure developmental progress and adequacy of the setting in meeting the child's needs, and to update eligibility information about the family. A written summary of these visits is required by the state (DSS Service Manual, Item A-400 [16], Revised 1968), taking the form of quarterly dictation in Noah County.

More involved services available through DCS, should a quarterly visit or other contact suggest the need, include 1) volunteer services through the Volunteer Services Coordinator and overseen by the primary worker in the case (BFS, PS, or DCS), 2) evaluation of the child, whether psychological, educational, medical, or other arranged by the DCS worker, and 3) more frequent visits to the day care setting and, or the home. There is considerable variation in the comprehensiveness of service provided by individual DCS workers. Input into a decision to expand the day care program in any of these ways may include any Social Services workers involved in the case, the staff of the care setting, parent(s), and or supervisory personnel. The DCS worker is not obligated to seek or accept such input, and parent(s) may refuse expansion of the day care program. Coordination between DCS and other services provided to a family takes place informally, there being no tormal procedures built into the system.

Exits from the DCS process are primarily three: 1) improvement in the home environment in terms of its meeting the child's needs and or 2) amelioration of the family's economic situation making them ineligible for Social Services day care, or 3) worsening of the home situation to the degree that foster care becomes necessary, in which case day care may or may not be terminated.

Volunteer Services

County funds provide for a Volunteer Services section of the Service Unit. Staffed by a Volunteer Coordinator, the section's services may be part of any of the DSS delivery processes described above. Thus Volunteer Services does have a caseload of its own but makes up part of services. Jelivered to other worker's cases.

Volunteers may provide services from transportation to long term parent training in collaboration with Service Unit staff. Responsibility for supervision of volunteers may rest with the Volunteer Coordinator or the primary worker in the case, depending on the extent of the service. The more integral is the volunteer in the treatment process, the greater the probability for supervision by the worker responsible for design and implementation of the process.

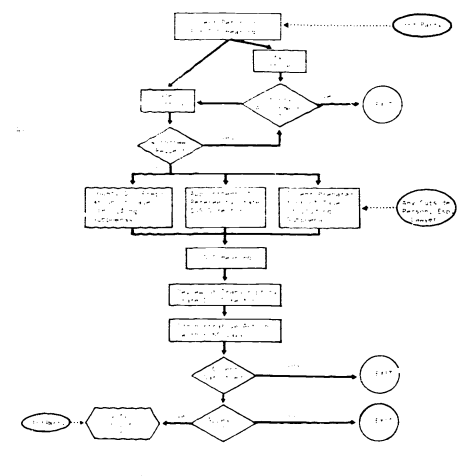
Department of Social Services Hearings

"Any person who is dissatisfied with any action or failure to act by the Department which

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attects him has a right to a Departmental hearing before a representative of the State Director of the Department (DSS Service Manual, Item B-110, 1972)." Thus any Social Services client may, at any point in any of the service delivery pathways represented in Figures 2 through 5, request a Departmental hearing The hearing process is diagrammed in Figure 6.



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Any client, whether minor or adult, may request a hearing orally by telephone or in persoa, or in writing. Such request may be made at the county, regional, or state level; written rendition of the request is forwarded to the state office regardless. The issue may be resolved through informal adjustment prior to involvement of the state office if this is satisfactory to the client. The client may withdraw his her hearing request at any time, but may not be coerced into doing so.

If the request stands, the state Director of Social Services appoints a referee to act as his representative at the hearing. Concurrently, the client and the county office prepare their respective cases. Despite the development of a proceeding which is essentially adversary in the legal sense, the Department continues to presume certain obligations to assist the client in case preparation. Among them are 1) further explanation of the rationale for the disputed (in) action, 2) advice as to





what information will be requested of the client at the hearing. 3) advice as to legal services available in the community, 4) transportation expenses for the client and any essential witnesses, and 5) child care expenses. Conflict of interest, then, is inherent in the Department's hearing process.

Both the county office and the client have the power to subpoen witnesses and/or information through the Legal Liaison Bureau in the state DSS office. A transcript of the hearing is made, to be reviewed by the State Director; administrative action resulting from the hearing must be taken within 60 days of the hearing date. The client may appeal the decision to the County Circuit Court within 30 days (DSS Assistance Payments Manual, Item 630, Revised 1972).

State Social Service regulations require that every applicant for, or recipient of, assistance payments and or services be informed of his her right to a hearing (DSS Assistance Payments Manual, Item 630 [6], Revised 1972). This informational obligation is met only haphazardly in Noah County there were only fifteen to twenty hearings in the county during 1972-1973 fiscal year compared to 320 in a demographically similar neighboring county. Thus while the Noah County 38S claims to welcome challenge in the form of hearings, such confrontation is hardly encouraged.

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III. CASE RECORDS AND CONFIDENTIALITY

Records

The state DSS requires that records be kept on any case opened by local offices such as Noah County. Precisely what information is to be recorded, when, and how is specified in the Assistance Payments Manual and Service Manual and audited periodically by state Social Services personnel, Most DSS clients receiving any of the services heretofore described have at least two sets of Social Service case records: assistance payments, and services. They include different material, are maintained according to different regulations, and bear little relation to one another.

Several types of information are found in the Service Unit records. The first is financial information: for the most part record of payment by the state or county for day or foster care, medical care, or services contracted for with another agency. The second element is information regarding case status: service category, actual services provided past and present, pending requests for services. Records also include narrative reports of caseworkers' perceptions of the dynamics to the client's life. Some of this clinical interpretation appears on state forms, but for the most part it is found in periodic narrative accounts dictated by the caseworkers.

That part of case records which is comprised of state DSS forms is usually up-to-date; narrative dictation, however, is not. Herein lies the importance of the fourth element of Service Unit records, caseworkers' private notes. It is these running accounts, with all of their worker-to-worker variations in form and content, that make up the real substance of case records in the Service Unit. A great deal of the information contained in the notes never reaches the case records.

Confidentiality

The legal bases of the Department's confidentiality policies are summarized in Item 620 of the Assistance Payments Manual. In general,

... all records relating to persons applying for receiving or formerly receiving ... Department services ... shall be used or released only for purposes directly and specifically related to the administration of the ... program (DSS Assistance Payments Manual, Item 620[3], Revised 1969).

The *Manual* interprets this statement differently $a \in it$ applies to each of four groups: 1) government officials, 2) public and private agencies, 3) the general public and 4) clients.

Ultimately, the practical application of the Department's confidentiality regulations is at the discretion of individual case workers and supervisors. There is thus considerable variance among cases and workers as to what material is confidentia:



TEARS INFECENCING SERVICE DELIVERY ALLIHE NOAH COUNTY DSS

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the date level that the Department of Social Services' Assistance Payments is the date written. The manuals include the goals and objectives, operational accounts, and service standards which govern delivery of social services. The country portion of them is always undergoing modification. Such alteration may A is or may free them to exercise their prerogative in service delivery. The competational expression of federal and state philosophical priorities with computational transhape the ultimate service delivery.

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Application of the Noah County DSS Models

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THE TREATMENT OF DEVIANCE BY THE RELIGIOUS INSTITUTIONS: HISTORY

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by

Daniel Pekarsky

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I. INTRODUCTION

Welfare provisions in America are either under public or private auspices. Within the private sector one may further distinguish between organizations that are under non-sectarian auspices and those that are under sectarian or religious auspices. This paper will be concerned exclusively with the latter class of organizations, that is, with welfare provisions under religious auspices. The designation "religious" or "sectarian," it should be noted, refers only to the fact that the organization so described is in some sense sponsored or controlled hy individuals or organizations that share interest in a given denomination or religion; it does not necessarily imply anything about the content of services provided, the religion of the clients served or of those serving them, or the aim of treatment programs. On the contrary, the "sectarian" character of "sectarian-sponsored" welfare organizations has varied considerably in the course of their evolution and is often problematic to the sectarian communities themselves.

As a result of massive government involvement in the problems of human welfare, sectariansponsored welfare efforts have dwindled in importance as compared with just a hundred years ago; however, they continue to constitute an important part of what may be loosely described as the 'social welfare establishment.' This is especially true in that sphere of activity with which this study will be primarily concerned, namely, child-care. Some statistics may help to accent this point. According to William J. Reid (1971, p. 1157), residential in-attutions for children, representing "the single most important arena for the practice of sectarian social work," constitute 40 percent of all such institutions, the other 60 percent being controlled by the public (32 percent) and by non-sectarian private organizations (28 percent). In terms of volume of service, in 1966, the 987 sectariansponsored institutions that constitute this 40 percent figure cared for 57,000 children, better than half of the total number of children receiving institutional care during this year.

But although such statistics impressively demonstrate the continuing significance of churchsponsored efforts in child-care, they need to be broken down further if their significance is to be intelligently appraised. For although the 987 facilities include institutions for emotionally disturbed children, and for mentally retarded or physically handicapped children, a significant majority (687) are institutions for dependent and neglected children. Indeed, in the latter area, sectarian-sponsored institutions constitute a full 55 per cent of the national total.

The large number of institutions for dependent and neglected children bears witness to the mobilization of the resources of America's major religious groups during the high-tide of immigration in the nineteenth and early twentieth centuries. It reflects not only the material circumstances and the religious and ethnic concerns of the immigrants, but also the fears and the ideals of the dominant, Protestant population into whose midst the immigrants came. This very general statement will be elaborated on in the course of this paper, which will attempt to describe the development of sectarian welfare systems in this country with special reference to the area of child-care. Although their prominence in this development makes the institutions for dependent and neglected children a primary object of study, they do not constitute the totality of the sectarian effort in child welfare. On the contrary, in the course of its development, the religious-sponsored welfare enterprise has given rise to a variety of child-care forms representing a number of distinct and not always compatible ideals. This paper will examine this development in the light of the circumstances giving rise to it.

This task is, however, complicated by the fact that religion in America is not, after all, a monolithic phenomenon. In particular, historical trends in social welfare among Protestants, Catholics, and Jews respectively are sufficiently different as to warrant separate treatments. On the other hand, each of these groups, so far as it has developed special-purpose institutions distinct from churches (and synagogues) for the purpose of serving those in need, has had to define its position





with reference to certain basic issues that pertain to the private and sectarian status of such institutions. Within all three groups these issues have been, and continue to be, the subject of much debate. As a prelude to the three historial accounts to be presented, some of these issues may be briefly described:

The public and the private realms. As private institutions, how do sectarian welfare organizations view government involvement in their areas of concern? Should the private agency retreat from a given field when government assumes major responsibilities for it, or does it have a continuing responsibility in this area? Related to this, does the private agency see itself as pioneering paths that eventually should and will be travelled by publicly controlled institutions; or, does it seek to provide services that are qualitatively different from any which the government will ever sponsor because of the character of its commitments?

The church-state problem. Related to the preceding question is the question of whether it is legitimate for agencies under sectarian auspices to receive public funds to finance their work, or whether, on the contrary, this constitutes a violation of the separation of Church and State clause in the First Amendment of the Constitution. Even if, as has been the case, the government agrees to provide funds to sectarian-sponsored agencies, these agencies must still decide whether *they* are willing to accept such money. What effect will receipt of government funds have on the autonomy of their enterprise? Will the modifications required of them by acceptance of government money be consistent with their conception of their role? For example, as beneficiaries of public funds, will sectarian agencies feel free to engage in criticism of public policy, in the tradition of Biblical prophets, or will their voices be stifled by the fear of alienating their powerful benefactor? And given the fact that sectarian agencies are doomed to a minor role in the absence of government support, should they drop out of the welfare field (thus allowing the churches to use their scant resources in other ways, e.g., social action programs) or should agencies modify their conception of their role in order to be eligible for public funds?

Particularism-universalism. Perhaps the most fundamental, this problem involves several orders of questions. For example, 1) Should sectarian agencies serve only members of the founding group or do they have a responsibility to other individuals as well? In the nineteenth century, when Catholic and Jewish immigrants tended to band together according to nationality, the question was whether services should be provided for all members of the religious group regardless of nationality, or, on the contrary, confined to members of the founding national group? The corresponding problem within Protestantism is whether, e.g., a Lutheran agency should be open to non-Lutheran Protestants. In recent years, the most important expression of the same issue has been in the conflict between those who believe that the sectarian agency should only serve members of the sponsoring religious group and those who belive that it should serve all individuals regardless of religion. 2) Should treatment-programs provided by sectarian agencies embody distinctively sectarian concerns and values, or should they fall into line with the secular models of care which are present in the dominant, extra-religious culture? 3) Inasmuch as promoting human welfare is an expression of the religious impulse to charity, should the helpers manning sectarian agencies be 'professionals? Will professionalization eat away at the spirit of charity that is supposed to animate the enterprise, or is it possible for the spirit of charity and professionalism to co-exist or be united in the same enterprise? Related to this are questions concerning the role of the volunteer and the untrained worker, on the one hand, and questions relating to the hiring of staff that are not members of the religion represented by the agency, on the other.

Needless to say, such issues are interrelated in theory and in practice. They have been raised again and again in the course of the evolution of sectarian welfare systems, receiving different answers at different times in accordance with the concerns of the sponsoring groups and the pressures impinging on them. Although, as will be seen, the trend among all three groups has been in the direction of acceptance of public funds, professionalism, and universalism, the continued discussion

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of these issues today suggests that many are uncomfortable with these resolutions, and that, under certain circumstances, there might be a swing in the other direction. In any case, these issues define important perspectives from which to view the development of sectarian welfare systems. With the exception of the Church/State issue, which will be dealt with in a separate section, the accounts to follow may be construed at least in part as an examination of different resolutions of these issues in response to changing circumstances

In considering the movement from particularism to universalism, stress will be placed on the increasing openness of sectarian welfare agencies, and child care agencies in particular, to individuals belonging to religions that differ from mose of agency sponsors. The movement in this direction has been accompanied by a secularization of the sectarian welfare enterprise; that is, agency ideologies and practices no longer embody the religious concerns and outlooks of their founders and, more importantly, distinctively religious symbols and categories no longer are used to characterize significant aspects of agency programs and ideals. Although transformations of this kind involve departures from traditional religious forms and perhaps also from traditional conceptions of religion, this need not imply a departure from religion as such. That is, one need not limit the concept of religion to a certain historical form of religion and divergence from a given form need not be interpreted as divergence from religion. If one considers religious traditions not as fixed wholes but as evolving phenomena, in which elements of continuity and change are dynamically related to one another and to the character of the world at a given point in time, secularization can be viewed as a stage in the development of the religious consciousness and its institutional embodiment, and not as antithetical to religion. However, with prominent exceptions, this report tends to view the secularization of the sectarian welfare enterprise as a departure from a religious framework. But it should be kept in mind that other interpretations are possible. In either case, the important point is that sectarian agencies have ceased to provide a qualitatively different program from those provided by other agencies, and are responsive to the same pressures as these other agencies (with, in most cases, relatively little input from their respective denominational organizations and communities).

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II. THE PROTESTANT EFFORT IN SOCIAL WELFARE

The Pattern of Protestant Involvement

The decision to begin with the Protestant effort in social welfare is based on the consideration that, for much of American history, Protestantism was the dominant religious mode; other religions, i.e., Catholicism and Judaism, were viewed as alien and suspect. Not only did Protestants constitute the overwhelming majority of the population; a distinctively Protestant ethos — or, in any case, an ethos remarkably at one with Protestantism — has permeated American social institutions since colonial days. This ethos, which will be considered shortly, was deeply embedded in the society into which large numbers of Catholic and Jewish immigrants came in the nineteenth century, a fact that is of great importance for understanding their efforts in the area of social welfare. Thus, discussion of Protestantism will provide the background requisite for understanding the activities of Catholies and Jews in this country, indicating the cultural context which necessitated the elaboration and evolution of characteristic pre-American forms of care-giving.

Protestant Diversity

Description of the evolution of the Protestant welfare enterprise cannot take the form of a history of a developing system, because there exists no such "system (Stidley, 1944, p. 125)." Indeed, the important question in connection with Protestantism is why such a system has failed to develop. One answer to this question, perhaps the most obvious, is that Protestantism at every level tends to show an antipathy to organization and integration, diversity being the rule. To begin with, there is no structure that includes all Protestant sects; there are, it is true, organizations in which many Protestant denominations share membership, but these organizations have no authority over the participating denominations. Separated from one another through different origins, historical accidents, and doctrinal differences, the different denominations tend to represent independent patterns of behavior and belief, each jealously guarding its autonomy (Stidley, 1944, p. 124). In Protestantism, there are only churches situated in different denominational traditions. That is, whereas a single ecclesiastical structure comprehends the totality of Catholicism, Protestantism has no all-encompassing, unifying structure. On the contrary, "Protestantism" refers to a cluster of mutually independent religious structures.

But if it is a mistake to regard Protestantism as a monolithic enterprise, it is equally a mistake to regard each denomination as representing a unified set of activities and beliefs. On the contrary, denominations differ in the degree of organization and integration among constituent churches (Coughlin, 1965, p. 16). In some, there is an authority structure or some other mechanism of control which ensures a substantive unity among member churches; but in others there are only looser forms of association, which allow for side variation in the practices of member-churches. At yet a third level, within individual churches, in some denominations the "priesthood of all believers" translates into the view that the minister is only the "first among equals," and that, therefore, his views are no more obliging than those of any member of the congregation (Coughlin, 1956, pp. 16-17).

It is no accident that Protestantism presents this chronic disorganization. The very same beliefs that establish the commonality of the various Protestant groupings — respect for the conscience of the individual (denomination, church, or individual), the antipathy to mediators between the individual and God — make it difficult for Protestantism to present a united front for purposes of action (Coughlin, 1965, p. 16);

The dilemma arises out of Reformation theology, which excluded a sacramental system for the communication of grace at hands of ecclesiastical, sacerdotal authority. This exclusion followed from the exclusion of organized authority and shifted the religious center of gravity from salvation and justification to 'personal subjective conviction' and 'the emotional experience of a sense of sin and of peace of heart.'

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In this way, Protestantism opened the door to the spiritualists and invited in an individualism that not only had no need for organizational structure but also opposed it.

Protestant diversity has at least two major consequences that concern this paper. The first is that, as noted above, it is difficult to represent Protestant welfare provisions at any given point in time as a single phenomenon; different denominations and different groups within given denominations have evolved different patterns of activity representing different doctrinal positions and historical contingencies and animated by different concerns (Stidley, 1944, p. 125; Barnes, Vol. 1, p. 1). Thus, for example, a *Survey of Protestant Social Services in New York City* noted that (Cayton, and Nishi, 1955, p. 69):

> This important group of religious bodies has no generally accepted philosophy of social work under religious auspices, or of relationships to community agencies and public welfare services.

As Cayton and Nishi (p. 67) suggest,

There is no single Protestant approach to the field of social welfare ... There exists today the feeling among the various churches and groups in the various churches that churches should not engage in social work: that Protestants should have a distinct position in the field approximating that of Catholics and Jews; that the churches should supplement the social work structure by meeting new needs and by experimentation; and that Christian motive finds its social expression through voluntary participation by members in activities and agencies that are conducted under secular auspices.

As a result of the absence of any consistent pattern of social services among Protestant groups, the attempt to describe the historical and contemporary efforts of Protestant organizations in social welfare will be limited to a consideration of very general trends and directions that seem characteristic of a great deal though by no means all, of Protestant activity. Although this kind of analysis may provide a general understanding of certain common concerns and patterns, it will not allow any significant inferences as to the existence or pattern of services characteristic of, e.g., a Lutheran child-caring institution in Michigan.

Protestant _iversity is not only a problem for one who w ald describe Protestant involvement in social welfare, but is a complicating factor for those who are involved in the welfare enterprise. Diversity and disorganization have had important consequences for the character of Protestant welfare activities, and have at various points been of great concern to Protestant welfare leaders (e.g., Cayton and Nishi, 1955, pp. 60-61). Indeed, one of the tensions characteristic of the history of Protestant social services is between the autonomy and individuality of individual organizations and the need to federate in the service of more efficient service or greater power vis-a-vis legislative bodies and extra-sectarian funding groups. Thus, Protestant diversity is not only an obstacle to describing the history of the Protestant welfare effort, it is an important element in this history (See Stidley, 1944).

Common Features Among Protestant Groups

Although doctrinal positions differ from denomination to denomination, there are certain characteristic tendencies in Protestant theology which cut across the different denominations. Whether they be considered causes, consequences, or symptoms of the breakdown of the medieval world and the rise of nation-states and capitalism, the theological tendencies expressed in the Reformation have been of profound importance in justifying, and sometimes in shaping, certain basic attitudes and patterns of hehavior in countries where Protestants have predominated. These tendencies are reflected both in church-sponsored social service provisions and in a variety of public and nonsectarian provisions in countries like the United States (Kohs. 1966, p. 142). At this point, it will suffice to briefly note what these theological views are and the kinds of activity and inactivity which they have tended to justify or enjoin.





In contrast to the traditional Catholic view, Reformation theology advanced the view that salvation is by the grace of God alone and that its atrainment is therefore totally independent of good works (Coughlin, 1965, pp. 19-20, Kohs, 1966, p. 139). According to the Doetrine of the Elect, or Pre-Destination, what one did in this world could in no way influence one's ultimate fate, for the love of God is a freely given gift, and He cannot be cajoled or bribed by the good works of aspiring human beings. By thus severing, or at least profoundly attenuating the connection between salvation and charity. Protestant theology undermined one of the principle motivations for performing deeds of charity. Indeed, from this point on, by and large, egoism and altruism were to go their separate ways, whereas under the old medieval regime contributing to the happiness of others was regarded as conducive to one's own ultimate well-being, under the new regime this was not true. In spite of the efforts of such eighteenth century moralists as David Hume and Bishop Butler to prove that altruism remained consonant with egoism, the performance of good works was of far less significance within Protestantism than it had been and remained within the Catholic Church

The effort to separate salvation from good works was an attempt to cast aside the view that charity was justified by rewards, and to replace it with a more disinterested, less self-serving, motive to charity: one ought to love others, not because it "pays" to do so, but in obedient response to the love of God (Haskell Miller, personal communication, 1973). The Doctrine of the Elect was an effort to promote this viewpoint. For according to this doctrine, individual, were predestined to be saved or damned, and their destinies could not be altered by their actions. At most, their conduct in life could serve not as a cause but as a sign of their "Election" to Salvation. Thus, at one level, since election was already decided, self-interest could not he served by good works. At another level, however, the idea that good conduct was a sign, if not a cause of salvation, served to reinstate the relationship hetween good works and salvation. If, hefore, good works were performed in order to earn salvation, now they were performed in order to assure oneself and others that one already was among the saved. In this sense the attempt to divorce good works from self-interested concerns was only partially successful. Although Protestantism thus, in practice, reinstated the dissolved connection between Charity and Salvation. Charity did not thereby regain the central place it had in Catholicism. This was largely because, within Protestantism, it was viewed as only a single element in a composite picture of the Good Man (one of the Elect), and in the long run other elements in this picture would be of decisive importance. According to the new theology, the Elect could he picked out hy their worldly or material success: God's Chosen Ones are those who, thrive in this world, who attain to positions of wealth and power through the efficient use of their time and energy, through their willingness to control distracting impulses and to delay gratification in the service of productivity, and through their thriftiness and amhition. Industry, thrift, and efficiency -- these were the crucial virtues of the Elect. Meritorious conduct in one's relation to others was also important, but its significance was profoundly colored by an attitude towards the poor and needy that was a consequence of the composite ideal. The poor, after all, were not among God's loved ones, for they failed to thrive in the world (Miller, 1961, p. 42). Regarded as morally inferior and contemptible, their poverty was viewed as their own fault, as a consequence of their laziness and indolence; to be poor under the New Regime was to be shameful. Although providing for the poor might serve to assure oneself and others that one is among the saved, the new theology allowed for this demonstration of one's good character to take a form that was patronizing and paternalistic, and which, in a fundamental way, established the superiority of the giver to the recipient. Thus, Protestant theology encouraged an amhivalent attitude toward the needy, an amhivalence which manifested itself not only in various failures to provide for them, but in the character of those services that were provided Thus, although Protestant England of the seventeenth century did hegin to recognize a responsibility to the poor, the harshness of the legislation enacted is in part a tribute to the dominant Protestant view (Kohs, 1966, p. 142).

The emphasis on grace to the relative exclusion of good works resulted in a redefinition of the emerging Protestant churches as *spiritual* institutions. The medieval Church – for which hody

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and soul, life in this world and life in the next, were interdependent — actively assumed social responsibilities m the world, but the Protestant churches had a tendency to withdraw from worldly involvements, lest they be diverted from their essentially spiritual mission (Coughlin, 1965, pp. 20-21). With important exceptions, the Protestant churches emerged as special purpose institutions, concerned exclusively with the souls of men or with spiritual regeneration. Protestantism thus promoted that bifurcation of the religious and the worldly that has become a characteristic Western phenomenon(Kohs, 1966, p. 141).

But although the Protestant churches construed their role as precluding heavy involvement in efforts to provide for the poor and needy, they did recognize themselves as indirectly responsible for such provisions. Their task was to inspire their members, as private citizens and as governors, to mold the world in accordance with the dictates of the Christian conscience (Coughlin, 1965, pp. 21-23; Johnson, 1956, p. 93). In working toward this end, the lonely Christian soldier may get his hands dirty, but at least he will be able to return to the spiritually uncontaminated atmosphere of the Church on Sundays.

Put differently, if, as some say. Protestant theology encouraged or justified capitalist competition and exploitation, it also promoted ideals of private philanthropy and social reform --- encouraging public and private groups to assume active responsibility for alleviating social ills. It is important to note in this connection that because the churches were primarily concerned with maintaining their own spiritual integrity, they did not take a consistent position with regard to which nonsectarian bodies should assume welfare responsibilities. Thus, Protestant leaders could be found on both sides of the laissez-faire welfare state struggle. That is to say, some Protestant leaders were instrumental in promoting private philanthropy as the cure to the ills of the new socio-economic order, and others urged the absorption by the state of welfare responsibilities. The assumption shared by churchmen on both sides of this controversy was that the churches themselves should not get involved. The only allowable exception to this policy of no direct involvement in the promotion of social welfare was to highlight and meet needs that nobody else had yet acknowledged; but as soon as these were recognized and other organizations — either public or private — entered the field, the churches resumed their policy of noninvolvement (Johnson and Villaume, 1960, p. 442).

This account of the 'typical Protestant pattern' in social welfare has both a prescriptive and descriptive significance. That is, it has been espoused as a principle intended to guide churches in determining their policies, and it has also been used to describe and explain the historical role that the churches have played in social welfare. In its latter role as an empirical hypothesis, it provides an intelligible account of a good deal of Protestant history as it bears on problems of social welfare. Where it fails to square with practice, this is often because the normative, prescriptive ideal implicit in this pattern has been rejected. Not only have some denominations been less willing than others to accept this ideal, there have been periods in which large numbers of Protestants from a variety of denominations became critical of it. In times characterized by increased awareness of human need and by widespread non-Protestant, if not anti-Protestant attitudes, e.g., in the latter part of the mineteenth century and since the 1950's, the churches begin asking themselves whether they are not abdicating responsibility for correcting evils in this world by their exclusive commitment to the Spirit; withdrawal preserves the Spirit intact, but at the price of its not being embodied in activities that testify to its goodness — at the price of detachment that borders on irreievance and indifference. The history of the Protestant effort in social welfare characteristically revolves around this tension.

There is another important sense in which Protestantism influenced the course of social weltare. It Max Weber is correct, and Protestantism, through its espousal of the virtues leading to worldly success, promoted the entrepreneur's *rationality* with its emphasis on organizing activity in the most efficient, most productive manner — then a strong case can be made for the Protestant nature of the transformation of Charity into Social Service in the last one hundred years (Weber, 1958) That this transformation presumably took place under nonsectarian auspices would not argue against such a view; for Weber himself argued that by the time he wrote, the values and

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virtues promoted by the Protestant Ethic had lost much of their specifically religious coloration, and persisted in forms that were not specifically religious.

Cultural Dominance

The Protestant pattern, with roots in Reformation thinking, affords a partial explanation of the relative absence of formal involvement by the churches in social welfare, and their willingness to allow the responsibility for such involvement to devolve on private individuals and government. But this account is insufficient; it must also be recognized that Protestants were by-and-large the Founding Fathers of the United States and constituted from the very beginning the dominant culture Because this was the case, the churches could depend on the fact that the institutions of this country whether under public or private auspices would be imbued with a spirit that was consonant with Protestantism. This, then, is another important reason why the churches have tended to remain aloof from active involvement in social welfare. As F. Ernest Johnson (1960, pp. 441-442) has said:

> While the transfer of social work to secular control was regarded with apprehension hy some groups, it was, on the whole, acceptable to the Protestant majority. That is to say, the majority group did not feel a need for its own educational and social work programs as aids in the preservation of a faith and a way of life. There were, of course, exceptions to this generalization, but the underlying social principle is apparent. The more a religious group differs from the prevailing religious pattern in the community, the stronger its tendency to maintain as far as possible its own social services. When, however, as is true in America, the majority of the religious population belongs to communities which differ in relatively inconspicuous ways, the differences between the social ideals and standards of the community as a whole are usually not great. Thus Protestants adjusted themselves to the passing over of social work to secular, non-sectarian auspices, in the same fashion as they did with respect to the secularization of education. The process effected a distribution of the financial hurden and created a common pool of professional and technical resources within a cultural setting in which Protestants felt at home and with respect to which they perhaps felt some sense of group proprietorship.

> Thus, partly from sheer necessity and partly hecause of the diffusion of a common religious spirit among secular agencies, the Christian motive of Protestant church members tended to find its social expression through their professional and voluntary participation in activities and agencies conducted under secular auspices. These agencies furnished a channel for Christian henevolence — and they continue to do so today for large numbers of Protestants.

That it was the conjunction of theological considerations and the fact of cultural dominance that has led to the typical Protestant pattern in matters of social welfare is suggested by the fact that churchsponsored activity in social welfare tends to rise significantly when this dominance is threatened in one form or another. Such a threat was posed by the coming of masses of non-Protestant, culturally diverse immigrants in the nineteenth century and by the recognition in recent years that the secular social welfare ethic in this country is remote from Protestant thinking. Both events stimulated the churches to renewed active involvement in the social process — even at the price of revising long-standing theological positrons.

The Early Period

In early America, the English Poor Laws provided the model for legislation enaeted by local communities (Miller, 1961, p. 63):

The philosophy of the English Poor Law dominated the thirteen colonies in North America, and dictated the pattern of social services which emerged in the new nation. Poverty and dependency were looked upon as disgraceful, almost a crime, repressive measures were adopted, and provisions for relief were kept to an extreme minimum in the firm conviction that relief in any amount constituted an encouragement to moral turpitude.

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The harshness of these laws, the contempt for the poor which they embodied, reflects a Protestant-inspired ethos which continued to dominate public welfare provisions in this country at least into the mid-nineteenth century and since then at intermittent intervals.

But the contribution of Protestantism to early American welfare provisions was not limited to promoting the ethos that found expression in the Poor Laws. On the contrary, the antipathy of the churches to active involvement in providing for men's material needs was often overridden in the early years (Miller, 1961, p. 75):

Social Welfare was a necessary concern of every Protestant group from the time the group established itself on American soil. Life was hard, and stable social patterns were tew. Each one of the myriad Protestant seets and denominations, indeed each local segment of most of them, was almost inevitably drawn into one or another expression of Christian compassion for unfortunate persons in community life.

Not uncommonly, churches would provide food and clothing for the poor, special care for the victims of epidemics, and orphanages. But there was a tendency for the churches to confine their attentions to members of their own eongregations (Friedlander, 1968, p. 67), and within this group to the worthy poor alone — that is, to those who were viewed as not responsible for their suffering or as willing to mend their ways. (Friedlander, 1968, p. 67):

Assistance was denied to people who neglected admonitions of the minister of whose moral behavior, laziness, drinking, or gambling were criticized in the parish.

The pattern of small-scale involvement in social welfare, aimed at a local group and inspired by concern for those who were not responsible for their neediness, was characteristic of Protestant churches until the mid-nineteenth century. At that time, under the impact of large-scale immigration, rapid industrialization, and the growth of increasingly sprawling and crowded urban centers, important changes began to take place. In considering these changes, special emphasis will be placed on their relationship to immigration, an emphasis which will serve to link this discussion with later discussions of welfare provisions developed by Catholic and Jewish immigrants. This emphasis on the impact of immigration, however, should not be take α to mean that immigration per se was the sole important circumstance stimulating the development of Protestant welfare provisions during this period.

Nineteenth century immigration brought to this country masses of people who did not identify with a Protestant denomination, and who very often were not imbued with the Protestant Ethic. To the native American, highly individualistic, "inner-directed" characterological ideal, the immigrant presented traditionalistic models of social and individual human existence. Settling together by choice and necessity, these bearers of alien cultures and world-views attempted to recreate in America their traditional life. That is, although they often settled in the city, in an environment that was emancipated, free, progressive, modern, the newcomers created within this gesselschaft, their own gemeinschaft, a community governed by traditional customs and ideals.

Exacerbated by religious differences, the difference between the socially and economically dominant Protestant population and the immigrants was profound. The immigrants, escaping from famines, revolutions, and pogroms, clung tenaciously to communal and religious forms that guaranteed the continuity of their experience. The dominant Protestant population viewed with alarm the intrusion of alien culture-bearers that resisted assimilation. The sentiment felt by many was expressed in Boston's American in the midst of the heavy Irish migration (Handlin, 1959, p. 185):

instead of assimilating at once with customs of the country of their adoption, our foreign population are too much in the habit of retaining their national usages, of associating too exclusively with each other, and living in groups together. These practices serve no good purpose, and tend merely to alienate those among whom they have chosen to reside. It would be the part of wisdom, to abandon at once all usages and associations which mark them as foreigners, and to become in feeling and custom, as well as in privileges and rights, citizens of the United States.

Yet another circumstance provided the native population with a justification for their hostility to the immigrants. Generally poor to begin with, and entering the socio-economic system at its lowest point, the immigrants crowded into overpopulated urban slunis; disease, crime, child-dependency, and delinquency were rampant. Their communities were regarded as hotbeds of vice. In 1893, the *Vew York Times* said of the Jewish community in the Lower Fast Side (Bernard, 1973, p. 19).

This neighborhood, peopled almost entirely by the people who claim to have been driven from Poland and Russia, is the eyesore of New Yink and perhaps the filthiest place in the western continent. It is impossible for a Christian to live there because he will be driven out, either by blows or the dift and the stench of the line cannot be litted up to a higher plane because they do not want to be

There were, of course, other reasons for fear and resentment. When organized, immigrant groups could constitute a powerful political force, as they did in Boston around 1850. Voting together as a group to further their common interests, they brought on themselves the wrath of those they voted against, which included, in Boston, the "Free Soilers." Moreover, the immigrants upset the ecological balance in the work-world, a fact that found expression in the Massachusetts Senate Documents of 1847 (Handlin, 1959, p. 185) where it is recorded that the Irish are displacing

the honest and respectable laborers of the State; and ... from their manner of hving ... work for much less per day ... being satisfied with food to support the minimal existence alone ... while the latter (the native-American workers) not only labor for the body hut for the mind, the soul, and the State.

It is impossible to understand the rapid development of native-American welfare provisions after 1850 and especially after the Civil War, if the impact of immigration is ignored. Although the development of these provisions may be profitably viewed as a humanitarian response to an inereasingly complex world, in which social and economic realities bred anomie and poverty on a massive scale, it should also be viewed as an attempt by the dominant, native American group to maintain its cultural, social and economic dominance in the face of alien peoples and cultural forms which threatened it. Expressed in political movements, like the Know-nothings, self-maintenance drives expressed themselves in other ways as well (Riseman, 1965, p. 284):

> From the 1880's to the 1920's, for example, the white Protestant majority waged an increasingly unsuccessful war to maintain its dominance not only in the sphere of work, where it was skilled, but also in the sphere of play where it was constantly having to fight for a precarious competence. Hence it resisted any new potentialities for consumership offered by the work-disenfranchised ethnics, ranging from Italian food to borsch-circuit comedy and the Negroid Charleston. Prohibition was the last major battle in that war. Its bad effects were blamed on the "Sicilian gangster."

The refusal of the dominant culture to incorporate any of the cultural forms of the immigrant was paralleled by the effort to force the immigrant to take on American ways, and it is in this connection that large-scale developments in social welfare took place in the late nineteenth century. Immigration stimulated the development of a wide variety of provisions aimed at assimilating the immigrants to the existing social system with minimum disruption of the system. These provisions testified to a genuine, if often highly paternalistic, humanitarian concern for the plight of the poor immigrant and his children: but the very character of the help given demonstrates the unacceptability of the unassimilated immigrant, whose divergence from mainline cultural patterns was view 4 as symptomatic of his neediness. Put differently, the development of welfare provisions during this period was stimulated by the same set of concerns that inspired hostility towards the immigrant among significant elements of the population; the difference was that in the latter case the sentiment expressed was, "We don't like or want you," or "Change or else!" whereas in the former the typical expression of this concern was "Let us help you." In this sense, many of the welfare provisions that were established in this period were a sublimated expression of the hostility and fear that characterized the native American's attitude toward the largely ethnic urban poor (Platt, 1969).

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As the organized conscience of the dominant culture, the Protestant churches became important vehicles of public sentiment, and it is to be expected that they would express these sentiments in an idealized way that simultaneously incorporated and masked less acceptable but strongly felt native American attitudes. Even where, as was often the case, those promoting charity were strictly humanitarian in their intent, the strong support they received within the culture was due in large measure to such attitudes. There are actually two different Protestant tendencies at work during this period, and these must be considered separately.

The Social Gospel

The initial response of organized Protestantism to the rise of the large immigrant class living in urgan slums was to place the greatest possible physical and spiritual distance between itself and the poor (Abell, 1962, pp. 1-2):

> The city was the hot-house of every cancerous growth the yet Protestant Christianity, bound by doctrine and tradition to spiritual regeneration alone, did not adopt a satisfactory program of social ethics until late in the century. By rigidly separating body and spirit and denying religious value to the former. Protestant thought necessarily ignored the problem of human welfare in the great cities the Until the mid-eighties the urban poor scarcely figured in Protestant missionary factors.

This tendency to withdraw from the corrupt world to the realm of uncontaminated spirit found its expression in the content of church life which made no reference whatsoever to "the spiritual issues of interest to the harrassed multitudes," or to "modern times, to modern modes of sinning and living (Abell, 1962, p. 7)." It also, however, was expressed in demographic patterns which call to mind the more recent exodus of Whites from urban communities into which poor - or even not so poor - Blackshave.come(Abell, 1962, p. 6):

> All could see that as the working class crowded into the industrial quarters the old parochial churches sought congenial sites on the great avenues up town. When the Civil War ended nearly a halt-hundred important congregations had already deserted lower. New York, and soon after Bostonians were leaving historic meeting houses for sumptuous edifices in the Back Bay.

In the end, however, a number of pressures converged to force organized Protestantism to deal with the immigrants. The urban proletariat grew larger and more aggressive. The foreign taint on the environment became more pronounced. There were efforts to organize the largely immigrant labor force. Seen as oppressors, Protestants bore the brunt of this hostility. While some were concerned by the political mobilization of the poor against their oppressors, there were others within the churches who were disturbed by the failure of Protestantism to attract members of the urban proletariat to its ranks. The convergence of all these concerns finally led the churches to a multi-faceted response. The ground for activism was cleared by critiques of the social tendencies inspired by Protestant theology. For example, Stephen Colwell:

> ... detailed the historical background for his faith's outright encouragement of greed and selfishness. If the Protestant reformers, through force of circumstances, had, properly, stressed questions of truth, they had unjustifiably 'overlooked in their readings of the New Testament its imperative injunctions of brotherly kindness' He thought it significant, for example, that English-speaking Christians had neglected to write even one adequate treatise on Christian charity to refute the rank materialism pervading the political economy of England and America. ... Protestants persisted in believing that human sufferings were the 'penalties of idleness, disease, or similar causes, in a great measure the fault of the sufferers.' But the poor had rejected this view and along with it the Christianity which championed it (Abell, 1962, pp. 6-7).

Although organized Protestantism was slow to identify with such indictments, the various pressures noted above began to coalesce in the 1860's and '70's and soon the "Social Gospel," or





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"Social Christianity" movement was under way, rapidly enlisting the support of rich and poor Protestants from any denominations. Characterized by a sympathetic interest in helping the poor, the different tendencies at work in the movement gave rise to a variety of activities. "Carrying the Christian mission to the poor" included: providing for the physical needs of the poor; introducing Sunday Schools, and even industrial schools into the urban slums; introducing evangelistic programs; and promoting social reforms that would ease the situation of the poor. Americanization, Christianization, and direct and indirect efforts at transforming the material environment of the poor, were all elements in the new "aggressive Christianity."

The missions, and later the settlement houses, the typical institutions that gave concrete expression to the "Social Gospel," soon proliferated in the urban ghettos, offering material and spiritual provisions for the poor. In addition, Protestant churches ceased their movement from the urban centers and assumed new role definitions. They began by opening their doors to the poor for purposes of prayer; many eventually came to view themselves as having a 'social mission.' Called 'institutional churches,' these institutions sought to expand their functions "to cover the entire life of man (Abell, 1962, p. 137)." This effort was a radical departure from their traditionally exclusive commitment to spiritual regeneration; the new *social* identity represented a Catholicization of Protestantism. However, most Protestants agreed that for "toc long has Rome been allowed a practical monopoly of the humanitarian agencies of religion (Abell, 1962, p. 137)." Indeed, by the end of the century, thoughtful Protestants in all denominations had come to frown upon aristocratic churches as heathenish caricatures of Christianity (Abell, 1962, p. 248).

By 1900, "every conspicuous human need had a corresponding religious society (Abell, 1962, p. 249)." Beyond this, the churches' espousal of the cause of labor, its demand for social reforms that would remove the harshest by-products of industrial capitalism, had not only taken the edge off the hostility which had been directed at them, but had in various ways promoted social reform. Inspired in all probability by the same combination of guilt, fear, and humanitarian concern that has led contemporary Whites to become advocates for Blacks, Social Christianity did, in fact, have an impact on the situation of the immigrant-poor; among other things, it directly and indirectly promoted a climate which led to the Americanization of the immigrant. Although by no means the sole explanation for this phenomengon, Social Christianity's charitable mission to the poor licensed the intrusion of the dominant culture-bearers into the world of the immigrant. This well-meaning intrusiveness could undermine the resistance of the immigrant as its hostile counterpart was unable to do.

Although Social Christianity continued as a movement well into this century — roughly, until the strict immigration quotas were established — its significance was over-shadowed after 1900 by the increasing involvement of government in social welfare, and by the rise of professional social work. Although the Social Gospel established the climate for these developments, there is an even more significant sense in which Protestantism is implicated in these developments. For while organized Protestantism developed its own social service provisions, the attitudes which it promoted also found expression in developments outside of denominational organizations.

The Nonsectarian Missionaries

The same pressures that inspired the Social Christianity movement also stimulated important extra-religious developments in the realm of social welfare; after the Civil War, the government as well as a bost of private organizations and movements responded in novel even revolutionary ways to the plight of the largely ethnic urban poor. The thrust of this involvement was in the direction of making charity scientific — that is, by eliminating indiscriminate, wasteful almsgiving through attaining a clearer understanding of problems to be solved and b developing the most efficient and least costly strategies for solving them. Various organizations, national and local, were founded for the purposes of fostering communication and coordination between different organizations involved in social welfare, for developing standards of treatment, and for joint fund-raising. Moreover, utterly new attitudes toward the enterprise of service emerged during this period. Stress was placed on





developing teed-back loops for determining the efficacy of welfare provisions, and on the importance of revising programs when the feedback proved them ineffective. To this end charitable organizations were encouraged to keep careful records of their finances, of the number of clients served, of services rendered, and the results of such service. But systematic, careful work of this kind could not be done by the traditional, good-willed volunteer who had no experience or training. As a scientific enterprise, charity required its own technicians; it required trained professionals.

Efficiency also demanded that differences in particular cases be noted and that different classes of individuals with characteristically different problems be given treatment relevant to their needs. That is, there was an increasing belief that treatment should be individualized. This view found expression in the post Civil War movement to separate children from adults in public and non-sectarian institutions, and also in the demand that they no longer be placed in large congregate institutions where no attention could be paid to individual needs. Increasingly, sentiment came to favor cottage plan institutions or toster home placements for dependent-neglected, orphaned, or delinquent children as the better alternative to placement in congregate institutions; placement, moreover, should be on the basis of careful study of the child's problems and needs, and should be carefully supervised by trained experts.

The activities of the groups promoting these changes, such as the "child-savers" and the Charity Organization Societies, constituted the beginnings of modern social work. It is therefore important to note that the movement reflected a decidedly Protestant impulse.

At least two features of the situation lend credence to this interpretation. The first is that the leaders of the charity-reform movement were largely drawn from the ranks of the Protestant clergy (Miller, 1961, p. 85).

Much of the secular social work that took shape around the turn of the century was begun by deeply religious people who were inspired to express their concern on a community level.

Prominent Protestant leaders in the movement to make charity a rational enterprise included: Charles Loring Brace, the godfather of the child-saver movement; Octavia Hill, "English pioneer in housing reform (Miller, 1961, p. 85);" Reverend S. Humphreys Guryeen, founder of the first Charity Organization Society; Reverend Thomas Chalmers, who is usually credited with having developed the individualized approaches and person-centered philosophy which undergirds the present concepts of 'case work;" Josiah Strong and John M. Gleen, the organizer of the Russell'Sage Foundation Moreover, "many of the early professional workers were individuals who came into social work from the active ministry (Miller, 1961, p. 85)."

Because the reform movement was led by Protestants, inevitably, the moral and cultural values of the reformers were of a distinctly Protestant character. Thus, in the reformatories they sponsored, "the value of sobriety, thrift, industry, prudence, 'realistic ambition,' and adjustment must be taught (Platt, 1969, p. 55)," all of these being derivatives of the Protestant Ethic. Similarly, the emphasis on individualization of treatment has its roots in an American individualism that is the ottspring of Protestant emphasis on the individual soul rather than on the group. Finally, as noted above, the emphasis on making charity scientific is consonant with, if not caused by, distinctively Protestant styles. For, it Max Weber is correct, the distinctively Western rationality that consists of devising the most efficient means to given ends, and which involves making systematic, precise calculations and the keeping of records, has its roots in the Protestant's quest to assure himself of his l lection through worldly success (Weber, 1958).

This line of reasoning suggests that there was some reason for the mistrust, especially common among Catholies, of the large-scale developments taking place in presumably "nonsectarian" quarters. Although such movements as the child-savers and the Charity Organization Societies did not formally identify themselves with any organized religion, the values and directions they pro-



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moted were consistent with traditional Protestant emphases; expressed in secular terms, the basic styles and orientations fostered by Protestantism survived their exclusion from a formal religious context, and continued to develop in the culture as distinctively American, progressive orientations (Kohs, 1966, p. 142; and Johnson, 1960, p. 19). In the first two decades of this century, these values found their way into public legislation— and thereby acquired an official sanction, and also into the rapidly developing social work profession which has dominated the social welfare field for so much of the century.

For this reason, Protestants were generally undisturbed and somewhat gratified by the largescale development under public and private auspices of secular welfare provisions. Members of their religion had developed the ideology animating these provisions, and as Johnson has suggested (1960, p. 19), they were satisfied that these provisions were in harmony with Protestant convictions (see also Miller, 1961, p. 98).

The Twentieth Century

The satisfaction of American Protestants with developments outside the churches may be accounted as one of the principal reasons for the failure of social services under Protestant auspices to federate, in any significant way, across denominational boundaries. Although there were efforts in this direction in the late nineteenth century and during the twentieth century as well, the incentives of increased fund-raising ability and consolidation of power were apparently insufficient to overcome traditional Protestant disunity. Although Protestants involved in social welfare have noted with dismay that the Catholic and Jewish social welfare systems have a power and a visibility that the divided Protestant agencies do not have, they have been unable to change the situation (Cayton and Nishi, 1955, pp. 64-65). National organizations with different degrees of control have characteristically been developed along denominational lines, and national, state, and local Councils of Churches have sought to promote the semblance of integrated efforts at their respective levels; but, generally speaking, the effort in this direction has been unsuccessful (Stidley, 1944, p. 125).

The complacency of American Protestants with regard to social welfare provisions contributed to another phenomenon: the little-challenged tendency for many agencies and institutions founded by the churches to move in the direction of nonsectarianism and secularism (Miller, 1961, p. 98; Stidley, 1944, p. 5), a movement that has eventuated not only in a variety of different relationships between the churches and their agencies, but also in complete breaks with the mother-organizations (Johnson, 1956, pp. 17-18). Two of the three major pressures that have contributed to this tendency were felt by non-Protestant sectarian agencies as well, namely, the ideology brought into the agencies by professionals trained in nonsectarian, secular schools of social work (Reid, 1971, p. 1161; Miller, 1961, p. 143), and the demands of funding agents (e.g., the Community Chest or United Fund Organizations) and of the government that the institutions which they serve be open to the whole community, regardless of religion (See below p. 86).

But there was also a third pressure in this direction which has been unique to Protestantism. The churches, rather than resisting the secularization and growing independence of their agencies, came to encourage such tendencies. That they were often unable to finance their agencies themselves was, no doubt, part of the reason for their willingness to give up control (Cayton and Nishi, 1955, p. 60); more than this, however, increasingly the churches did not even *want* to finance the enterprises they had initiated. Following the heyday of Social Christianity and especially during and after the Depression, a conservative reaction set in within Protestantism which re-asserted the conservative pre-Social Gospel view that the Churches should confine their activities to spiritual matters. As F. Frnest Johnson put the matter:

It is my conviction that the conduct of social services by the church, broadly speaking, is not the normal expression of Christian motive. As the institution pre-eminently responsible for the teaching of ideals and attitudes, keeping faith alive and inspiring

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higher endealor, the church can function best numpregnating social work and a bother community functions with its purpose, as essent and its courage (Coughlin, 1965, p.26).

As this traditional view reasserted itself, the feeling gained ground that the Churches' heavy investment in social welfare was causing it to fail in its distinctively spiritual mission; since public and nonsectation social welfare provisions were increasingly common, there was no longer a need and therefore any reason for the churches to continue in the direction pioneered by Protestants in the late nineteenth century. What was required, it was erged, was a renewal of the Churches' spiritual mission. The dominance of this view during much of this century strongly discouraged the development of new kinds of provisions.

While residues of the era of the Social Gospel have continued to exist, the withdrawal of the churches from activism in social welfare, the tendency of many agencies to assume a nonsectatian status, and the inability of agencies to federate across denominational lines have led to the decreased visibility of Protestant social services.

Recent Trends

In recent years, especially since 1950, dissatisfaction with the Protestant withdrawal from social welfare has developed in several quarters. While some have continued to hold that heavy Protestant involvement in social welfare is unnecessary because nonsectarian institutions reflect Protestant concerns and values satisfactorily (e.g., Johnson, 1960, p. 19; Johnson, 1956, p. 179). others have come to believe that Protestantism's complacent inactivity is founded on an illusion (Kohs, 1966, p. 147). In their view, nonsectarian institutions and, indeed, society as a whole, have moved increasingly away from Protestant orientations (Miller, 1961, pp. 98-99). Man centered rather than God-centered, optimistic to the point of obliterating any sense of human sinfulness, the secular-humanistic ideology embodied in nonsectarian welfare provisions is, it was argued, very remote from Protestant beliefs (Bachmann, 1955, p. 119). In the view of these critics, it was a mistake for the churches to accept (and even encourage) the rise of secular welfare institutions as an alternative to institutions permeated with a distinctively Protestant orientation. They have therefore urged Protestant groups to rededicate themselves to active, direct involvement in social weltare. In other words, after having readily accepted it for many years, secularization became problematic to many Protestants, and the need was felt to reaffirm a distinctively Protestant appraoch to the problems of human welfare.

There is, however, an important obstacle to comprehensive efforts on the part of Protestants to introduce distinctively sectarian values and beliefs into agencies and institutions under their control. The funding agents on which they must rely to finance this work (government, United Fund) are tugging in a different direction, requiring agencies receiving funds to be open to everyone and to provide a nonsectarian program. Protestants therefore often feel frustrated in attempts to generate distinctively Protestant programs. They are caught in a dilemma; to ignore the requirements of non-sectarian funding sources and promote distinctively sectarian programs is to condemn themselves to playing a very small role in providing for the welfare needs of the public; on the other hand, to meet the requirements of these funding sources and obtain the resources to maintain large-scale programs would be to lose the *raison d'etre* offered for renewed involvement in social welfare, which is to provide an alternative to the secular-humanistic ideology that has increasingly displaced Protestant orientations.

This dilemma is avoided by a liberal group within Protestantism that has become very active in recent years. Like their (religiously) more orthodox brethren the liberals have urged Protestant groups to become involved in actively promoting human welfare: but their aim is not so much to combat a threatening secular-humanistic ideology as it is to get Protestants to affirm their commitment as Christians to the alleviation of suffering and the overcoming of injustice. Their position





has attracted wide support. The accusation of indifference, and even of complicity with the oppressors through inaction, has led to a resurgence of the ideology of Social Christianity; as the churches in the Social Gospel era became advocates for the interests of labor, contemporary churches of various denominations have become advocates for non-whites and the poor, promoting the causes of Civil Rights and Welfare Reform. Protestant organizations have also been widely involved in encouraging efforts at community organization and providing facilities for delinquent gangs and "drop-in" centers for individuals with drug or other problems. Ample precedent for this kind of activity is provided by the institutional church movement of the late nineteenth and early twentieth century.

The new activism is not evangelical in character. Activities are often undertaken in collaboration with organizations representing other religions; emphasis is put on non-discrimination, the provision of nonsectarian services, and, importantly, on the avoidance of paternalistic attitudes towards the population served (Miller, 1970). Local Protestant agencies increasingly view themselves as instruments of the total community in which they are situated and accountable to this community. Representatives of the various groups in the community assume positions on the governing hoards of the agencies and there have been instances, applauded by the National Council of Churches, of the indigenous community served by an agency assuming full control of it (John Me-Dowell, personal communication, 1972).

This movement appears to he at cross-purposes with the more orthodox Protestant group that urges the reassertion of a more distinctly Protestant appraoch to social welfare as a response to American secularism. Against the orthodox view, the liberals have drawn from such theologians as Paul Fillich to suggest that ethical humanitarianism, even if secular, "may not be so far afield from Christian concern after all (Miller, 1961, p. 103)." In any case, for the moment at least, the liberals seem to be in ascendance. Not only do they receive support from the National Council of Churches, their commitment to serve all classes of individuals through nonsectarian programs enables them to accept government and United Fund financial resources without compromising their programs – at least with respect to sectarian concent.

So long as universalism and eclimenism remain the actuating ideals of the Protestant welfare enterprise, it will probably continue to receive support from extra-sectarian funding organizations. But it is unclear what will happen if significant numbers of Protestants come to feel, as some already do, that Protestant welfare provisions must affirm Protestant orientations in a more particularistic way than they do presently. Protestants are concerned about this, and are among those protesting the kinds of expectations attached to receipt of money from United Fund campaigns. But whether such protests will affect the situation is open to question. Put differently, from the vantage point of the particularism universalism continuum, there are strong supports for Protestant activity in social weitare, so iong as it is construed in nonsectarian, universalistic terms; but this support could disappear if the churches seek to reaffirm their particularistic, sectarian character in their social welfare activities.



IIL THE CATHOLIC EFFORT IN SOCIAL WELFARE

The first orphanage in this country was established by the Ursulate Sisters in New Orleans turing the early part of the eighteenth century (Johnson, 1956, p. 99). Although the founding of this institution fore-hadows the large-scale involvement of Catholics in child welfare in the nineteenth century. I is less important, from a Catholic point of view, than another phenomenon which took place in the pre-indeteenth century period, namely, the massive desertion of American Catholics from the tanks of the Church According to O'Grady (1930), of the 200, 600 to 300,000 individuals of Catholic Joscent living in the United States in 1790, only 30,000 could be counted as members of she Chards Several circumstances contributed to this phenomenon. There were pervasive, if sometimes latent, anti-Catholic sentiments among the overwhelmingly Protestant population; American The enhodied a distinctly Profestant outlook (O'Grady, 1930, p. 147) which was in many ways accurpatible with the teachings of the Catholic Church. For example, whereas the phototypically American ethic of individualism was consonant with the Protestant ideal of "the priesthood of beservers," this individualism was antithetical to the Catholic view that the beliefs of the individual be in narmony with dictates of the Church as a condition of his achieving a good life in this world and Salvation in the hereatter. The incompatibility of the Catholic outlook with the values, ideals and styles of the predominantly Protestant American population made it difficult for the Church to establish diself in this country, as O'Grady's statistics suggest

Nineteenth century Catholics were left with an uneasy lear that American life was an anathema to the well-being of the Church in this country and the belief that extraordinary efforts would be required if the Church was to thrive. The efforts of John Carroll, the first American Bishop, the establish schools for Catholic children at the end of the eighteenth century represent the first of a long series of Catholic efforts to ensure that the disturbing early history of the Church in America would not repeat itself. In other words, by the beginning of the nineteenth century, Catholics had already begin to prepare themselves for the defense of their religion in the face of the threatening, spiritually alten. American environment, Elaborated in various ways, the theme of self-defense continued to dominate Catholic thought and practice during the whole of the nineteenth century at Catholic prepare themselves for the defense of the other of the nineteenth century of the continued to dominate Catholic thought and practice during the whole of the nineteenth century at Catholic thought and practice during the whole of the nineteenth century.

The Age of Immigration (circa 1830-1900)

The schools established through the efforts of Carroll, which constituted the characteristic Catholic effort in child-care during the first decades of the nineteenth century, were staffed by Communities of the Religious – primarily, during this period, by the Daughters of Charity of Emnorshurg, Maryland (Johnson, 1956, p. 30). Because there were very tew destitute children, provisions for them could usually be arranged within the framework of the early schools: "The number or homeless children to be cared for would not be large for some time of come -1. It was not at all uncommon to find an institution caring for five orphans and providing educational facilities for 100 or more children (O'Grady, 1930, p. 33)."

But this situation changed dramatically as waves of Irish and German immigrants began to flood the eastern part of the country. The harshness of the conditions from which they were escaping, the disease infected, over-crowded ships in which they made the voyage to this country, and the barely burnan conditions of life and work that awaited them on American shores resulted in an everincreasing population of orphans, half-orphans, and dependent-neglected children (Johnson, 1956, p. 30).

It was, in a sense, natural that the Church assume the responsibility for providing for these children, the tradition of direct provision for the needy, through the establishment of appropriate institutional forms, was deeply rooted in the Catholic past. But there was also a more immediate teason for intervention on the part of the Church. In its absence, it was feared, these children would

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probably move outside the influence of the Church (O'Grady, 1928, p. 147) many would be placed in public amisnouses, others would tal inder the custody of doigo ding Profestant organizations and ond oblace. The latter possibility was particularly distressing to Catholic leaders, who viewed the efforts of non-Catholics to provide for the well-being of Catholic children with distrust. In their view, the need nose of the e-children served as a pretext for reliability onspired Profestants to interview bit the unimate pulpose of converting them (O'Grady, 1930, pp. 235(236). If therefore, these children were to grow up as Catholics, Catholic-controlled child-cate provisions would be necessary (O'Grady 1930, pp. 100-101).

I has, traditions of charity joined hands with the concerns of the day to promote the development of residential child-care institutions — by and large, orphanages — for destitute Catholic children. Soon the orphanage supplemented the school as a characteristic form of Catholic intervention in the over of children. Statted primarily by Communities of the Religions (Johnson, 1956, p. 30), the orphanages first developed on a parish level, rapidly becoming a characteristic feature of Americur Catholic communities (O'Grady, 1930, pp. 72-73).

By means of these institutions the Church was able to provide a cloistered environment permeated with a distinctly Catholic spirit for many Catholic children who would otherwise have been placed in the public almshouses or in the custody of non-Catholics. Such insulation was not new to Catholicism, the monastery, after all, is a Catholic institution, a religious fortress for those who would escape the perficious influence of the world. In America, it was the "perficious influence" of life in a non-Catholic society that threatened the integrity of the Catholic. Although the Church was unable to provide for its members a totally self-sufficient life-space on the model of the monastery, the orphanages established in the nineteenth century may be construed as an attempt made by the Church toman its fortresses at its most vulnerable points.

The Post-Civil War Period

So long as large numbers of Catholics continued to come to this country, and so long as each new group of immigrants found itself at the "bottom of the heap," child-care institutions continued to be established. But special circumstances accelerated this process after the Civil War (Mc-Covern, 1948, p. 148). Public opinion within the dominant culture began to be mobilized in the service of bringing some order into the chaotic, threatening situation that was resulting from massimmigration and industrial capitalism. In the area of child-care, efforts were made to take children out of the almshouses and to establish more specialized facilities for their care (Folks, 1902, p. 72), a number of private organizations. Protestant and (purportedly) nonsectarian were hard at work providing institutional and other kinds of care (e.g., "Sunday Schools") for the destitute children that journed the streets of the urban centers. Significant among these early efforts was Charles Brace's program to send victimized and delinquent children to foster-homes in the country where they might grow up in a "healthy" environment.

Emanating, as they did, from the dominant Protestant culture, these developments were viewed with distrust by Catholies (O'Grady, 1930, pp. 371-373); moreover, their fears were confirmed when they discovered that under programs aimed at removing children from the cities, large numbers of Catholic children were placed in Protestant homes (O'Grady, 1930, pp. 106-107). Suspicious of these programs, Catholics were equally enraged by the purportedly nonsectarian institutional provisions existing after the Civil War (Committee on History of Child-Saving, 1893, pp. 19-20).

> But the question was put. *Hay* the state succeeded in excluding from its institutions all distinctive religion, and all sectarian *teaching and influence*? Inquire at 'The Tuvenile Asylum,' The House of Refuge,' 'The Children's Aid Society,' 'The Five Points House of Industry' Where among the managers of all these institutions is a Catholic to be tound' Where among their superintendents, their teachers, their preachers, do you find a Catholic' Where among their acts of worship is a Catholic act toler-



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and White on the other hand, which does not a converse the second point A and p , and to can be dones to A the the process of the f_{12} -formula process process f_{13} , the transmission A is the process of f_{13} . As the process process f_{13} , the transmission A is the process of f_{13} .

That such charges had some basis in fact as one of the inip cathors of the earlier discussion of Protestant actions in social welfare in the latter part of the nucleowin centrus (pp. 25-34). While the solution of which the "child-savers" spoke was probably to trate-dod in the religious sense, is analy from religious presuppositions, the programs then proposed with an accurate, if secularized reflection of Protestant thinking. An emphasis of "basitig something of oneself" through ordestry and bard work, the concern for the individuality of the child, the downgrading of impulsive uncacurated, and non-productive behavior ("laziness"), all bear witness to a distinctly Protestant whose More than this, the very fact that middles and upper class. Anerican Protestants were making provisions for the "salvation" of immigrant children of a different religion and culture, makes it difficult not to construct the child-saving movement as a mission busy enterprise. Whereas in former times, missionaries set out to distant lands, in the last balt of the numeteenth century, they only had to find their way to the other side of town.

This, in any case, was the view of Catholic leaders (O'Orady, 1930, p. 147, Boylan, 1942, p. 127), whose preoccupation with problems of Catholic survival in this country made them acutely sensitive to the hidden (intended or unintended) overtones in the activities that were to eventuate in modern, professional charity work (social work). Like Blacks in recent times, their situation required them to be far more sensitive than their Profestant "helpers" to the paternalistic, patronizing, and fundamentally alien character of these activities. And like contemporary Blacks, they sought to resist this do-gooding intrusiveness in order to themselves control the destinies of members of their group.

Thus, the Catholic response to the efforts of the first child-savers was to seek ways of multipiving their own provisions for children. The idea of placing children in Catholic foster homes was appealing to some, but others — notably, the Catholic Sisterhoods who had the primary responsibility for institutional child-care, — were suspicious of this proposal. According to O'Grady (1930, p. 99), to them

> It smacked of Profestantism. Here had heard of thousands of children of Irish immigrants who had been picked up on the streets of New York Caty and sent to Profestant homes in the middle west. They were atraid less the farmer, even the Catholic farmer, while he appeared to be influenced by higher motives, might be thinking too much of the economic gains he would secure through children placed in his home.

Moreover, there were at this time relatively few Catholic families who could sustain the burden of caring for an additional child, and it was doubtful that these would suffice to care for the large numbers of children that needed care (O'Grady, 1930, p. 100).

As a result, Catholics by and large remained true to the precedent established during the pre-Civil War days, that is, they reaffirmed the policy of establishing congregate institutions in which orphaned, dependent, and neglected children could grow up in a Catholic setting inder the direction of the Sisterboods and Brotherboods (O'Grady, 1930, pp. 116-117, 435). But because of the pressures impinging on them, the newer institutions differed from those established in the earlier part of the century in significant respects. The new facilities, often much larger, were established on a diocesan rather than a parish level. Moreover, they filled an important gap in the existing Catholic child-care structure. Many of the Sisterboods that constituted the personnel of the older child-care institutions had strict regulations relating to the care of boys, in some cases, for example, they would refuse to care for boys after they reached the age of tour or five (O'Grady, 1930, pp. 83-85). Boys above this age were therefore, likely candidates for the almshouses and, especially after the Civil War, for the provisions promoted by non-Catholic philanthropists. In response to this problem, many of the newer institutions sought to provide for boys through their adolescence

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(O'Grady, 1930, pp. 107ff). As in comparable non-Catholic institutions at this time, they were taught trades in order that they might be self-sufficing when they left the institution.

Some of the new congregate institutions hoped to market the handboork of the children and thereby become self-supporting, but such hopes usually failed to materialize (O'Grady, 1930, p. 119). The New York Protectory, for example proved unable to support itself by this means or by solicitation in the Catholic community of New York, and came to rely very heavily on support from the state and the city (O'Grady, 1933). Although frowned upon by non-Catholics, who regarded it as a blatant violation of Church State separation policy (O'Grady, 1930, p. 101), public support for welfare institutions under sectarian auspices continued, establishing a precedent that has yet to be disavowed.

In addition to this victory, Catholic child-care activists of the 1860's and 1870's could pride thenselves on another important achievement. By bringing to public attention the fact that the state had paid little, if any attention to religious differences among its wards, they helped promote general acceptance of the view that child-caring institutions should respect the religion of children in their custody. For example, in New York, one of several states that adopted a policy of contracting with private institutions to care for state wards, it became public policy in 1875 to place the child, if at all possible, in an institution sponsored by his own religious group. This policy was a tremendous boom ++ the Catholics, guaranteeing them the right to care for children of Catholic faith at the expense of the state (Stidley, 1944, pp. 14-15).

The Ethno-Religious Dimension

Although it has been useful as a device to speak of *the* Catholic Church in this country and the problems it faced, the activities of Catholics in social welfare were not a monolithic enterprise. These efforts were not unified, organized, or integrated across the boundaries of immigrant-nationality. In fact, most of the Catholic welfare institutions (as well as churches) established in the nineteenth century were parochial not only with respect to the Protestant culture, but also with respect to nationality. Mong with other mutual aid and self-help organizations established in the immigrant communities, the child-care institutions represented the effort of the group to preserve common forms of life in the face of all the pressures towards anomic and total disorganization.

Because religion was integrally connected with the immigrants' national traditions, the orphanages and other organizations that developed within the immigrant communities were as much an expression of national as religious identity (O'Grady, 1930, pp. 72-73; 77-78). This fact, in connuction with the fact that the different immigrant groups were competitors in the American ecology, explains why it was that the Germans, the Irish, the Poles, the Italians, and other Catholic immigrant groups, each created their own child-care institutions. Although generally staffed by a religious order these institutions were financed by a founding national group and intended only for children of tratinationality (O'Grady, 1928, pp. 287-288).

It is a "non-ethnic" Catholic point of view, such as that held by indigenous American Catholics on those which are 1 evol Soliman lives, were native-American WASPS who had entered the Children through conversion, the resulting situation was disastrous. The interweaving of national and religious traditions prevented the development of a religious identity that cut across national engines. In the area of child welfare, this meant that there was no coordination or communication between the various institutions, which duplicated each other's services and thereby depleted previous Catholic resolutes institutions, which duplicated each other's services and thereby depleted previous Catholic resolutes institutions could be discerned in a movement towards diocese-wide institutions which service of the various ethnic groups within its contines. But even when necessitated by the various of the one ethnic communities to provide for their own needs, the diocese-wide institutions to received lattle support from their constituent communities, who did not regard them as their

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own. Indeed, very often, the responsibility for financing them devolved on the Communities of the Religious which staffed them (O'Grady, 1930, p. 416).

The Legacy of the Nineteenth Century

From the point of view of Catholic charities, the most important facts about the nineteenth century were the mistrust of the dominant, Protestant culture and the inability of the ethnically neterogeneous Catholic immigrants to transcend their national, ethnic identities in the service of cooperation and mutual aid. This situation had, in the course of the century, translated itself into a specific pattern of institutional arrangements. It had led to a heavy emphasis on child-care, generally expressed in the development of a great many congregate institutions founded by different immigrant groups (Gavin, 1962, pp. 5,40). As the century drew to a close, there were still virtually no cooperative transactions between the different Catholic child-care institutions, or between them and institutions in the dominant culture. There was, at this time, no system of Catholic social welfare, only a great number of scattered arrangements, under Catholic auspices, which had virtually nothing to do with one another (Gill, 1951, p. 82; Gavin, 1962, p. 84).

Conservatives and Reformers: 1900-1920

By the end of the nineteenth century, the post-Civil War movement to reform the enterprise of charity had gained an influence that was felt in the existing welfare systems and also in public provisions enacted by legislators. But the Catholic welfare institutions, ever mistrustful of ideas and programs that had their origins in the dominant. Protestant culture, had staunchly refused to reform their provisions in accordance with the pronouncements of this movement (Gavin, 1962, pp. 14-15); this situation resulted, near the turn of the century, in the mobilization of public sentiment against them. Large, congregate institutions remained the backbone of Catholic child-care provisions at a time when placement in foster homes or in cottage plan facilities was in vogue. In Catholic institutions the same treatment was indiscriminately accorded to all children, without much consideration of individual needs. Methods were never subjected to critical examination, and records of activities were either not kept, or not made available to the non-Catholic public. Catholic welfare-workers were by and large untrained and saw no need of training. All this provoked sharp public criticism. In addition, the over-crowding that was characteristic of these institutions aroused the suspicion that the managers, who received their revenue from the state on a per capita basis, allowed

> The prosperity of the institution to take the place in their minds of the good of the indial fual. To this weakness, common to human nature, the system is an exact appeal. It is easier and cheaper to provide for a number than a few. How convenient to swell the treasury by an additional per capita shild (Report of Committee of Child Sacing 1893 p.51).

There was, moreover, a growing sentiment that active steps could justifiably be taken to ensure that Catholic institutions conform to accepted standards. There was talk of requiring welfare institutions to be licensed by the state as a way of ensuring such conformity, there was also considerable support for the view that state supported child-care institutions should be accountable to the public "New York City," declared the Chairman of the History of Child-Saving Committee at the 1993/meeting of the National Conference of Charities and Corrections.

supports an average population of about 14,000 hove and girls at an expense of \$1,550,000 annually, in institutions controlled by private individuals. There is no official of New York Ciry who knows or has a right to know whether these thousands of children are frained in idleness or industry, in virtue or vice (Report of Committee in History of Child Saving 1893, p. x_0).

Although pressures of this kind did not put an end to the isolation of Catholic charitable institutions, they did enable a reform group within the Church to have a hearing. Regarded as a fifth



ERIC Arultaxt Provided by Eric column within the Church during the 1880's and 1890's, a small group of Catholics had involved them gives with the progressive movement in social welfare (Gavin, 1962, p. 6). Typically, they were memory is of the St. Vincent de Paul Society, a charatable organization of laymen established in America in the mid-nineteenth century. This group was the progressive vanguard in the area of Catholic social welfare (Gavin, 1962, p. 12).

The leaders of the reform-group were of Irish stock, bearing such names as Kerby, Mulry, Sheenan and O'Grady. As the first significant wave of nineteenth century Catholic immigrants, the Irish were the socially and economically dominant group within Catholicism. They were also the most assimilated, or "Americanized" Catholic group, a fact that accounts for their atypical receptivity to ideas emanating from the dominant culture. Increasingly critical of their parochial Catholic organizations (Gavin, 1962, p. 29)." Believing this attitude to be less and less well-founded, the critics accused Catholic workers of holding on to this stereotype without any reflection. Thus, Monsignor Kerby, one of the leaders of the reform group.

had little patience with the Catholic worker who mistook his temperament for Catholic doctrine and tended 'to convert his limitations into Catholic principle' (He) warned those whose temperament was conservative, and whose conservatism represented 'no thinking whatsoever,' against resisting all changes 'by alleging that they are opposed to Catholic doctrine (Gavin, 1962, p. 29).

The price of this conservatism, of this unwillingness to make use of ideas and programs that had an origin outside the Church, was the failure of Catholic institutions to provide high-quality services. Indeed, so they argued, rigidity and incompetence were so characteristic of these institutions that the most talented Catholic workers preferred to work for non-Catholic organizations.

Equally biting was the reformers' assault on the isolation of Catholic institutions from one another. There was no effort to coordinate activities or even to communicate with nearby institutions. They viewed this situation as the height of inefficiency. In short, according to Monsignor Kerby,

> Every unpleasant effect of provincialism was in evidence. Relations between our reblet work and civic movements were usually remote and without distinction. The units of our Catholic Charities displayed a spirit of offishness that made them to some degree socially ineffective. A defensive attitude on the part of our charitable agencies made criticism unwelcome and they were satisfied at times with ineffective or futile work. In 1910 outside of religious communities for which I do not now speak, I know of no courses of formal instruction in aims and methods in Catholic Charities, They were totally without academic impulse. We had no literature except the 21 volumes of the St. Vincent de Paul Quarterly (Gavin, 1962, p. 14).

The reformers set out to transform Catholic charity work into a systematic, efficient enterprise that would compare lavorably with work going on outside the Church. Organization and protessionalization were the watchwords of the movement they led. Their success can be measured by the fact that the paths they pioneered have become the thoroughfares of Catholic Charities; the organizational and programmatic reforms that they sought to implement established the basic tramework of the Church's welfare enterprise down to the present.

In the service of progress, in 1910 the reform-elite founded the National Conference of Catholic Charities. Through the meetings, literature, and educational programs promoted by the Conference, the reformers hoped to introduce progressive ideas and programs into Catholic charity work. Two of the causes championed by the Conference were the ideal of a trained-worker and the organization of Catholic charities on a dioeesan level. Since the latter pertains to a uniquely Catholic situation—the diocese being an ecclesiastical unit—it will be useful to elaborate briefly what the reformers had in mind in advocating diocese-wide organization.

The "Diocesan Bureau of Social Welfare" was the principal remedy proposed by the re-

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The movement on the direction of diocese-wide signification of Cataolic charities antedated the establishment of the National Conference of Cathola Charities, naving its beginnings in the efforts of the reform-group around the tran of the century to carefully record and safeguard the progress of all children institutionalized in a local area and to establish contralized child-placing bureaus for an entire city (Gavin, 1962, pp. 84-85, O'Grady, 1930, pp. 41710). The National Conterence of Catholic Charities sought to accelerate the movement in this direction and to apply the principle to central organization to all Catholic charity organizations rather than dust to child-care institutions. These efforts, as might have been predicted, received support from concerned and powerful non-Catholic quarters. In particular, the leaders of the Community Chest movement, put off by the need to deal with competing spokesmen for the needs of the Catholic considerable pressure in the direction of diocesan organization (Gavin, 1962, pp. 36-37, O'Grady, 1930, p. 441). As a result of this pressure and the efforts of the progressive reformers within the Church, diocesan organization became increasingly common

Since it was primarily the reform-group that insisted on the need for these diocesan agencies, and which therefore founded and controlled them, there was good reason to hope that the agencies would take on the functions proposed by the reformers. But in this, as in other efforts to modernize Catholic charities, the reformers met with much resistance. In particular, there were many who tell that stream-lined impersonal organization and professionalism would operate to dissolve the spirit of giving that was supposed to animate Catholic charity. Although they no longer expressed the fear that a Protestant plot was helind the pressure to change, many believed that adoption of the dominant models of charity-work (increasingly called social work) would bring into church institutions a secular-humanistic deology which would undermine their character as religiously-inspired institutions (Gavin, 1962, pp. 58-61, 89).

Sympathetic to these concerns, the reformers made provisions which they hoped would guarantee the sectarian character of Catholic charities. Thus, the reformers successfully promoted the principle that the director of each Bureau of Social Welfare be a priest appointed by and responsible to the Bishop of the Diocese (O'Grady, 1928, pp. 297-298; Boylan, 1941, pp. 13-16). Not only would this ensure religious rather than professional control of the enterprise, it would establish, as the reformers were found of pointing out, continuity with the ancient tradition of the poor and needy funding refuge at the house of the Bishop (Boylan, 1941, p. 7).

Similarly, in order to ensure that trained Catholic worker, would understand the religious significance of their work and bring to bear on their problems distinctively Catholic norms and behets, they promoted, in the years to come, the development of Catholic schools of social work (Gavin 1962, p. 62). The spirit which was to animate these institutions is illustrated by the following declaration by Boston College the year its school of social work opened:

> While Boston College is fully aware of the importance of professional and academic standards, it cannot be unmindful of its responsibility as a Catholic institution. Hence, the School of Social Work is very definitely committed to the intention of impregnating the entire curriculum with the principles of Christian philosophy. Throughout the courses, Christian ideals and objectives will be stressed, and current concepts will be analyzed in the light of Christian social teachings. There is a decided need at this time, and particularly in the held of social work, to hark back to the Lienal Verifies. A trained worker with strong supernatural motives and with a clear

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perspective of site will bring to the task at finned at influence which is sately needed tasts (Kars Her pp(10)(10)

Although provisions of this kind may have appeared some, they did little to conciliate the most powerful group in Catholic charities, especially in the area of child-care, the Brotherhoods and Sciletboods (Gavin, 1862, p. 40). The reformers' preference for trained professionals and the strong scilutinent against congregate institutional care constituted a serious threat to the monopoly on child-care provisions to which the religious orders had become accustomed. Both they and the large, congregate institutions which the religious orders had become accustomed. Both they and the large, congregate institutions which they controlled were being seriously challenged, and they feared expropriation of their traditional responsibilities and powers. Gently remarking on the resistance ofleted by the religious orders, Monsignor Kerby noted that

> The Nesternoods and Brotherboods are the most conservative elements in Catholic counts. Then work, then reverence for traditions, and the countristances in which used social service is petron ed, now down the action of the councils which make the change is the danget of making a mustake by changing the own and by misorm tanding down to salw is present (Gauni, 1962, p. 42).

Due to their resistance, the modernization of Catholic charities, especially in the area of chod-care, was considerably slowed down. Moreover, the fact that congregate institutions continued to be built in the first two decades of this century suggests that large segments of the Catholic comnomity especially recent immigrants endorsed the 'old ways' to which the members of the Religious Orders were committed. Although, as will be seen, the "progressive" child-placing hureaus and clearing houses established by the liberal group would ultimately provide the reformers with an important weapon in their war against the child-care institutions, this had not yet happened in the first two decades of the century. The institutional and ideological legacy of the nineteenth century still commanded the allegiance of significant portions of the Catholic community; moreover, the large capital investment that it represented, itself exerted strong pressures to continue providing 1 rehidren in traditional ways.

Developments Since 1920

While many Catholics believed that professionalization and bilicalicratic organization would dissolve the sectarian character of Catholic charity activities, the reformers believed that there was no necessary incompatability between Catholic values and 'progressive' or 'scientific' ideas and to biliques. As has been noted, in promoting reforms they sought to provide institutional safeguards that would ensure that Catholicosponsored social services would always operate within a Catholic point transework. But in significant respects, it has turned out that the tears of their conservative coponents were well-grounded. The movement that began as an attempt to introduce modern ideas in a techniques into a Catholic framework went far beyond the expectations of the reformers. Not the did non Catholic ideologies penetrate into this framework, they have in some respects displaced the moleculation of non-Catholic personnel, service to non-Catholics on a routine basis, and the outproduction programs are among the symptoms of this change.

X number of circumstances account for this transformation. Emancial dependence on extration of inding sources, i.e. government and the United Funds, has undermined the autonomy of Euthops agencies, they have been forced to be responsive to the bodge podge of technical and manifers imbodied in the stipulations attached to receipt of funds. In particular, this dependtic has forced many Catholic agencies to adopt nondiscrimination policies entailing service to for the bodies is well as teleproisly neutral programs.

In add ton to external pressures of this kind, the internal defined for professionalism, voiced in the first decides of this century, has led to the ascendancy of thaned social workers within the Catholic wettare establishment. The professionals have brought with them secular humanistic ideals and points of yew that are alien to some of the teachings and the spin t of Catholicism. Even when





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Many of the processes made by feformers of the Cathola welfare enterprise to guarantee to the encoder by have proven unsuccessful. This has already been noted in the case of Catholic bills, which is a with this as invertigated in the formal and intermal power-structure of the nowbills of a start we fare organizations. In some dolceses, at is no longer required that a priest be the dolces a dold optical of Catholic social services. Although he must be a Catholic, it is sufficient that the benchmarked protees and unsubative social services. Although he must be a Catholic, it is sufficient that the benchmarked protees and unsubative social worker. Moreover, although the Bishop of the dioal method services to be total a choice over the whole enterprise, his authority is more formal than although the respective modulations that involve flagrant collation of norms cherished by the field of the control of the general proves of the diogenerative protessional includes that involve flagrant collation of norms cherished by the field of the control of the general provest other circumstances is professional ideologies, local prosedulations are been ensued the expectations of trading organizations in tend to mold agency policies. As a the tradement of the second area on between official coursely positions and actual program operation. Provide the total does which is epitomized in the response of an agency director when even is the second morphe of the Bishop in that does, made demands that were incomportion with the second morphe of the Bishop in that does, made demands that were incomportion with the second morphe of the Bishop in that does, made demands that were incomportion with the trade of the trading socieds." She responded "He worldn't do so, because to the other with the response of the socied comparison of the domands that were incom-

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Child-Care Since 1920

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It is a statual of these basis as one energy was entred by passed or dissolved. Because a statual comparison of the energy and motion action to the religious orders that staffed to be the beta conditioning the dicess entremole scale we fare were quable to simply order the contract december to change on to close their doors. Instead, the reformers developed their own extracted to the processions, by means of which they intercepted many children who would otherwise take to be processions, by means of which they intercepted many children who would otherwise take to be processions, by means of which they intercepted many children who would otherwise take to be processions, by means of which they intercepted many children who would otherwise take to placed in one of the older institutions. Belowing with the mainstream of American children specialists that children should be kept out of congregate institutions if at all possible, they have oped extensive evaluation and case-work services as well as adoption and foster is the procession. Institutions was only one of several alternatives considered by these agencan discover the stationary action was only one of several alternatives considered by these agencan discover processions of instruction entered the Catholic tramework as fourier intition or other than transformation of existing institutions.

increasingly according to referral agents such as Catholic inducidings, state departments of webring include coatts, these agencies gained considerable influence over the older congregate of that only. Since they were in a position to decide whether and where a child should be institutionalized thirty controlled the stream of children entering the congregate institutions. These institutions acre this to adapt themselves to the expectations of the progressives.

Another set of pressures also influenced the evolution of these institutions. Improvement of hearth conditions, the rise of the Catholic community into the middle class, and programs of public assistance to needy families, served to eliminate many of the traditional reasons for institutionalizing a child. There were fewer orphans and half-orphans, and fewer families that could not handle the burden of raising a child. In order to survive, the institutions were forced to assume more specialized toles and to adopt policies of accepting non-Catholic children (with consequent changes in programming). Pressures emanating from extra-sectarian funding agents also encouraged such developments. In addition, since institutions that failed to meet standards enunciated by the Child Welfare League of America had difficulty receiving public funds, many institutions revised their programs in accordance with these standards (Brother Joseph Berg, NCCC, personal communiciation 1972)

In cost, a number of circumstances conspired to make it necessary for the old, congregate institution to take on new roles. Increasingly, they have sought an identity as treatment centers, rather than as susted of institutions (Emmet Roche, Director of Catholic Charities, Archdiocese of Detroit, personal communication, 1972). In many cases, the old congregate institutions have been converted into cottage plan atrangements, and group-work techniques, case-work, and various byproducts of the mential hygiene movement have been included in their programs (Gill, 1951, p. 83). This charities has been accompanied by the proliferation of professionals in Catholic institutions. The professionals are not exclusively lay peoplet increasingly. Sisters from Religious Communities in traditional staff of many child-care institutions have received professional training (Lemon, 1961, p. 141).

That such changes have taken place should not mask the fact that the initial attempts to introduce them met with a great deal of resistance. The early struggles between the reform group that came to control the diocesan bureaus and the religious orders staffing the child care institutions persisted for many years, professional social workers were accepted into the old institutions resentfully, and their efforts to modify existing programs met with tremendous resistance (McGovern, 1948, pp. 149-151, 156-157). As late as 1944, the ability of these institutions to resist change was noted by Hopkitk in his Institutions/Ferving Children p. 53).

Monastry, and in the wider sense of the word, institutional, traditions play a part in

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But the exceptions had not ver become the rule. McGrovern's Nervices to Children in Institution, e1948), a book primarily about Catholic childscare provisions, excluses to control with emphasizing the undestrability of large, congregate institutional atrangements and the importance of utilizing the ned, specialized personnel. Nonetheless, pressures to chinge that their impact (Hopkirk, 1944, p. 53), and have continued to do so until the present. Where changes did not take place, the ord congregate institutions were often forced to shut down, a process that still finds expression now and then in the newspapers inder such headlines as "Angelus Hall Yields to the Times (Detroit Fire Press August 1, 1972)."

Catholic Child Care Loday

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The extent of the change that has taken place since the turn of the century, when large, constitutions were ortually the only child care provisions under Carnolic auspices, is suggested by the declaration of a Carnolic welfare leader in 1960 (Gallagner, 1960, p. 137).

The processions of service in Catholic adencies is sceptral pace with the developments in the protession field so that varieties of service apart that the lost of that priorities are offered to dependent and neglected children. Cerbook social services have given notable endership in the trend toward developity contacts type institutions as distributible to the congregate type provided for dependent children.

Children today usually enter the Catholic welfare system through a social agency providing Lagnostic festing, case-work services, and toster-care and adoption programs. Such agencies, the modern-day descendants of the child-placing bureaus that were first established at the turn of the century, treat the child much as he would be treated at a nonsectarian agency. Wherever possible, he is kept in a family — preferably his own, where this is not possible, treatment in a foster home or in institution aims to make it possible for him to return to a permanent familial setting. The provisions made for the child are hased on his needs as determined from a professional, rather than a religious tramework. Although efforts will be made to place a Catholic child in a Catholic setting. Catholic children will sometimes be placed in non-Catholic toster homes or institutions, e.g., where there is no Catholic-sponsored institution with resources to deal with the problem. Conversely, although the population with which it works is primarily Catholic, the Catholic child-care system also provides for non-Catholic-children.

Other Lrends

Although for many years service to non-Catholics was regarded by Cathouc agencies and institutions as a compromise necessary for survival, in recent years there have been other motives for such service. Declarations issuing from Vatican II that the Church has the responsibility to serve all ment including non Catholics have had a profound influence on Catholic social thought and activity. Strong sentiments have developed that Catholic social services should be open to all needy individuals regardless of religion. Moreover, Vatican II has been interpreted to mean that the Church oniat work to alleviate all instances of social injustice. Among some, indeed, at is feit that inactivity in this respect constitutes complicity with the oppressors of the poor. The contrast between this new conception of the social role of the Church and the old one is aptly suggested by the following statement, which purports to interpret Vatican II (Hayes, 1967, p. 7).

> Apparently, the role of the Church in the provision of social services is to witness thrust in serving the needs of man. It is not for a defensive practice, as in the past, of protecting the faith of those we serve, nor even of directing the minds and wills of the needs toward a specific religious belief. Rather, our mission is to compassionately.





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the second second does the statement typilies this new movement within the Church. The second sector to us not optated by Vatican II has thus led to new activities and to question of the backgroup.

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IV. THE JEWISH EFFORT IN SOCIAL WELFARE

The Early Period

Iradition holds that when the first Jews came to New Austerdam in 1654. Peter Stuyvesant sought permission from the Dutch West India Company to prevent them from remaining. Partly because large amounts of Jewish capital were invested in the company, it denied his request. It ordered Stuvvesant to permit the lews to settle in New Amsterdam is long as they provided for their own poor (Bogen, 1917, pp. 4, 84-85). According to Salo Baron, the supplation that Jews take care of their own was like "carrying owls to Athens (Stein, 1956, p. 11)." There were, among the Jews, longstanding traditions of tsadaka or charity, with roots hotil in the religion of Israel and in the so-cial history of the Jewish minority in Christian Europe. The Bible, the Talmud, and later codifications of Jewish law (notably by Moses Maimonides) stress (and interpret) the injunction to be charitable, an injunction founded not on mere benevolence but on justice (Bogen, 1917, pp. 16-23; Stein, 1956, pp. 5-7; Kutzik, 1959, pp. 41-46). So important is charity, declares the Talmud, that a city is not worth living in fit does not have a charity chest (Kutzik, 1959, p. 42).

The social situation of the Jews in Europe served to support the intent of religious injunetions According to Baron (Kutzik, 1959, p. 46),

> The need for solidarity, inherent in the life of a struggling minority, combined with the all pervading theory of the equality of all Jews, tended to sharpen the sense of social responsibility.

Moreover, because they lacked political power, social welfate goals rather than political ambitions were the focus of Jewish communal endeavors (Kutzik, 1959, p. 4%), Jews and their see dar governors reparded the Jewish construming as exclusively responsible for supporting its membras. Many communities taxed their members for purposes of charity, a practice institued by declarations it. Talmudie rabbis that all must support those in need. In some instances, the practice received the support of the Jews' secular rulers, both in the Middle Ages and as late as the numeteenth century, they sometimes empowered representatives of the Jewish community to impose charity taxes on all members of the community (Lurie, 1961, p. 7). Sometimes, as in nuncteerab century Russia, taxes for this purpose were imposed and collected by the secular authorities themselves. Alfixed to such items as Sabbath candles and Kosher meat, part of the money would be returned to the community for its charitable purposes, while the rest would be used to support betivates that were anathema to the Jews, such as the bindding of churches (Bogen, 1917, pp 40-41).

The principle of communal responsibility for all members was thus well established both theologically and in practice, when Jews immigrated to this country in the seventeenth century and at later times, they brought this principle with them. Moreover, even those for whom religious beliefs and communal expectations were of lesser importance, as was the case with many nincicenth century German annigrants, had ample motive to comply with this traditional responsibility. The tailure of Jews to care for the needy among them might well stimulate anti-Semitic sentiments directed against all Jews. The latter concern is implicit in the incident that was the starring point of American lewish history, and it continues to be important as this history initials.

Through the eighteenth century, lewish immigration was very light, by 1790, there were no mote than 2,500 lews in the 1 nited States, most of them living on the Eastern seaboard (Stein, 1956, p. 11). Under such conditions, they had little difficulty keeping the bargain struck with the Dutch West India Company. Charity was handled almost exclusively through the synagogue (Bogen, 1917, p. 86), which provided the poor with interest-free loans, wood during the winter, a free burial plot, and *muzeth* for Passover (Stein, 1956, p. 10). Similarly, collections enabled the community to dispense aims to its poorest members, this saving the fatter free the gnoming of placement in the public autoshouse, and saving the community from a collective handhaton. During this early

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period, there was no need to make special, formal provisions to dependent children. They were few in number and were easily bounded out at community expense or apprenticed to local tradesmen (Bernard, 1973, p. 2).

In the nineteenth century, Jewish immigration was very heavy. For example, the Jewish population of New York soared from 500 in 1820 to 60,000 in 1880 (Stein, 1956, p. 11). As a result, the informal, synagogue-centered welfare provisions that had evolved under less stressful conditions no longer sufficed to meet the needs of the community. Many mutual aid societies were established for the purpose of helping Jewish immigrants adjust to this country and to prevent their becoming dependent on public relief. Their success in providing for the poor is suggested by the fact that for the period from 1800 to 1850 the records of New York City made reference to no more than five Jews residing in a public almshouse (Stein, 1956, p. 11). In spite of this success, however, all was not well in the Jewish community. The German Jews, the first immigrant group to come in large numbers, telt humilated by their dependence on charitable provisions established and controlled by the Sephardic Jews who had settled in this country in the seventeenth and eighteenth centuries. They sought to assert their autonomy by establishing their own welfare provisions embodying their own beliefs and values. Thus, in New York, the Hebrew Benevolent Society, established by the settled Jewish community in 1822, tound its counterpart some years later in the German Hebrew Benevolent Society (Bernard, p. 6).

The short-run significance of the German immigration is that it necessitated the establishment of extensive and increasingly tormal charitable institutions. Its long-run impact on the Jewish velfare system is of even greate importance, and must be considered in the light of the outlook characteristic of the German-Jewish immigrants.

In Germany, the emancipation of the Jews from the restrictions that had served to segregate them from the mainstream of European society began in the eighteenth century (Stein, 1956, p. 12). Fager to justify the relaxation of medieval constraints and to win for themselves rights not yet acknowledged, many Jews sought to minimize the differences that distinguished them from non-Jews. Espousing the cause of assimilation, they sought to adopt the ways of the dominant culture, thus demonstrating that being a Jew and being a citizen of a modern nation were not incompatible identities. Heavily influenced by the thinking of the Enlightenment, their assimilation was facilitated by a reinterpretation of Judaism in light of modern rationalist thinking. 'Reform Judaism,' as it first emerged in Germany, was shorn of the traditional customs and rituals that tended to promote Jewish isolation from the larger society and to call forth anti-Semitic sentiments. For the 'modern' Jew, as he emerged in Germany (Stein, 195t, p. 12), social life no longer revolved around the synagogue and the Jewish community; his Jewishness was concentrated into a single role, distinct from other social roles, in which a secularist outlook predominated.

As they rose to dominance in the American Jewish community, the secularist and assimilationist outlook of the German Jews was embodied in the welfare provisions they established. It was largely under their influence that Jewish charitable provisions came to be separated from the synagogue, and their tasks construed in secular terms (Lurie, 1961, p. 16). One of the consequences of this freedom from religious control was that Jewish welfare organizations were more open to ideas and ideals emanating from the mainline culture than might other wise have been possible.

The separation of welfare and religion that began in this period has persisted until the present. The centrality of secular models in contemporary Jewish welfare agencies is continuous with precedents established in the nineteenth century.

The separation of welfare functions and religious functions has also had another consequence of great importance to the American Jewish community. The welfare organization quickly displaced the synagogue as the central Jewish communal institution.

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ERIC FUIL TEXT Provided by EFIIC By the end of the Cavd War, the synapopue had ceased to be the central power in communal life. The charatable organization became overcashigiv important, particularly as a vehicle for social prestige. As Baron notes "The south of the center of gravity of fewers community life from the synapogue and school to the charatable organization is one of the most intriguing facets of American Jewise history. (Stein, 1956, p. 15).

The persistence of this phenomenon is not, however, exclusively due to the outlook of nineteenth century German Jews. Separated by different political, social, and reagious viewpoints, charitable institutions have provided aims with which almost everyone could identify. More than other Jewish institutions, the federation of Jewish philanthropies.

has the advantages of an appeal to the Tewish population as a whole, an inherently generic appeal in which the humanitatian motive is the basic compliment. Federation (of Tewish philanthropic organizations) is in the effect potentially, if not actually, the center of broad Tewish communal interests (1) (1) (255).

It was also a consequence of the German outlook that their welfare institutions, which served later immigrants, embodied an assimilationist ideal. In contrast to nineteenth century Catholic welfare institutions which sought to protect traditional cultural and religious outlooks, those promoted by the German-Jewish community were largely instruments of Americanization. Although interested in preserving the immigrant's identification with the Jewish community. German-controlled institutions self-consciously sought to remove characteristies or styles of hehaving that marked the immigrant as different from a native-American, and to provide him with their distinctively American counterparts – language, holidays, dreams, and dress.

Eastern European Jews, who came in great numbers after 1880, were the primary recipients of this kind of treatment. Settlement houses, schools, and other institutions established by the dominant German-Jewish population, had the explicit intent of Americanizing the immigrants. They were taught English, and encouraged to sing national (American) songs, and to celebrate national holidays. They were also discouraged from speaking Yiddish, sometimes by not being allowed to use it for communication within these institutions (Bogen, 1917, pp. 228-229).

While the German-Jewish approach to their Eastern European brethren in part reflects their positive attitude toward American life, it also testifies to their negative opinion of the newer innuigrants

I nooth and impleasant in their appearance though picturesque, foreign in speech and manners, different even in their everyday religious practices, they were complete strangers to those who betriended them (Bogen, 1917, p. 226).

Or, as the sociologist Wirth described the situation which developed in Chicago:

However much the settled German Jews may have wanted to disassociate themselves from the Fastern Europeans, they could not easily avoid providing for them. On the one hand, a deep sense of communal responsibility "Jews take care of their own" sometimes overcame the assimilated Jew's repugnance for the immigrant. On the other hand, because the new immigrants were Jews, even the most settled and assimilated Jews could not be indifferent to the way newcomers fit into American social life. Hostility to the Fastern Jews, they teared, would have repercussions for all Jews, as it apparently did in the latter part of the century. The cise of anti-Semitism at that

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(i) is separated by the German Jaws as a direct consequence of the Eastern European immigration(European) p. 19).

The assimilated lewish population therefore had a great stake in Américanizing the immigrant lew as quickly as possible, for the immigrant was a threat to their reputation and security. Here approached him and sought to transform him in the same way as did Protestants of this period. In a sense, the German Jewish population acted toward the Eastern Europeans as an agent of the dominant culture, from which they had a facilit mandate to transform them.

The Eastern European immigrants, however, were neither ignorant of not indifferent to the character of the help offered by the German-controlled institutions. They found them patronizing (Bogen, 1917, ρ 236) and viewed them with mistrust and antipathy (Bogen, 1917, ρ 234). They resented the utter indifference of these institutions to their culture and values, and viewed their programs as attempts to dissolve traditional teelings and to replace them with the religious and cultural ideas of Reform Judaism (Lurie, 1961, p. 71). As a result, the immigrants often created their own welfare institutions in order to better serve the members of their group (Lurie, 1961, pp. 14-15). The hostility between the German Jews and the Eastern Europeans, which gave rise to competing institutions which duplicated one another's services, was to remain a serious problem for many years to cond.

Child Care in the Nineteenth Century

Child care provisions in the nineteenth century exemplify the various developments just described. The heavy German immigration left many orphans and neglected children in its wake, and the all-purpose benevolent societies were soon unable to provide for them all. Efforts to establish more extensive child care provisions were often stimulated by the fear that children not provided for would fall into the hands of non-Jews. To cite an example, New York's Jews had felt the need for an orphanage since a devastating yellow lever epidemic around 1840. Because the merger of the two major mutual aid societies of the period, the Hebrew Benevolent Society and the German Hebrew Benevolent Society would be required in order to build an orphanage, no orphatiage was built for many years; merger discussions wont on and on without success. It was only after an article appeared in the Jewish Messenger of 1859, informing the community that a Jewish child had been placed in a non-Jewish institution and converted to Christianity, that the merger was accomplished and the orphanage built (the Hebrew Orphan Asylum) (Bernard, pp. 6-8). Similarly, when over-crowding forced the Hebrew Orphan Asylum to be more selective in its acceptance procedures, it was the threat of dewish children being committed to non-Jewish institutions that led in 1879 to the establishment of the Hebrew Sheltering Guardian Society (Bernard, p 161

These and other institutions built by the Jewish community in the inneteenth century were similar to those built by other groups. They were large congregate-style institutions housing large numbers of children under one root. Institutional clothes, highly regimented schedules, and stern, it not couch disciplinary techniques were the rule (Bernard, pp. 21-31). Funds came from charity-rulising events and solicitation, though in some cities, like New York, extensive aid was received from the public purse in the period following the Civil Wat

With the massive immigration of the Eastern European Jews beginning around 1880, the number of child care institutions multiplied. The threat that the immigrant posed to American Jewish tespectability, a sense of communal responsibility, and the 'ear that uncared-for children would be provided for by non-lews, stimulated the settled lewish population to provide institutional care for dependent children, and to provide other forms of help, through schools and settlement houses, to children who were not acpendent. These child care institutions were agents of Americanization, as their characteristic features suggest. Often, the directors insisted that all children

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attend the public schools (Bernard, p.27). Even more telling is the fact that four of Horatio Alger's books were serialized in the magazine of New York's Hebrew Orphan Asylum (Bernard, p. 33). Equally significant is the attitude taken by these institutions towards the parents of the children cared for (ii) one or both were alive). Immersed in a ghetto culture and speaking Yiddish, or with strong Yiddish accents, the parents, it was felt, could only be a hindrance to the success of their children. Policies were therefore established preventing the parents from visiting frequently, even though other visitors, especially atfluent individuals, were welcomed. Thus, "institutional life spelled death to many atamity tie (Bernard, p. 33)."

Antagonized by the scarcely veiled attempt to wean their children from their cultural and religious traditions, and worried by the generational gaps fostered by these institutions, Eastern European Jewish immigrant communities sometimes turned away from their would-be helpers and established their own child care provisions, embodying their values and traditions. Of special importance to the immigrants, many of whom were Orthodox Jews, these institutions conformed to the dietary laws of Kashrut, which the institutions founded by the German Reform Jews often refused to do

1900-1920

The fewish social weltare 'establishment,' like that of the Catholics, has its roots in the first two decades of the twentieth century. It was a time characterized by attempts at large-scale organization and by efforts to introduce more efficient and rational methods for dealing with the poor and needy. Jewish leaders promoting the ideal of 'scientific charity' participated in and approved of the activities of such organizations as the National Conference of Charities and Corrections and the Charity Organization Societies. The success of such organizations stimulated them to establish the National conference of Jewish Charities (Lurie, 1961, p. 36). Leaders in lewish social work openly acknowledge their debt to the non-Jewish social work tradition (Lurie, 1961, pp. 36, 60-61) which advocated rational, individualized programs for those in need. They also sought to impress on Jewish welfare organizations the need for trained professionals, and a number of temporarily successful efforts to establish training programs under Jewish auspices are scattered through this period (Bogen, 1917, pp. 335-336). Also, at this time, the first paid charity workers were introduced into Jewish organizations (Stein, 1956, p. 55).

One of the most important developments in the early 1900's was the establishment of local lederations of lewish philanthropic organizations, originally organized for the purpose of promoting more efficient and more profitable fund-raising (Lurie, 1961, p. 38). When a tederation established in Continuation 1896 succeeded its very first year in doubling the amount of money contributed to local agencies (Stein, 1956, p. 45), other cities followed suit. By 1917, 45 cities had federations of Jewish charitable organizations, and in each case, federation had produced an increase both in the number of contributors and in the amount contributed (Bogen, 1917, p. 44). Although the early federations were established as exclusively fund-raising organizations, which were to leave much the autonomy of beneficiary agencies (Lurie, 1961, p. 47), they gradually assumed coordinating functions (Stein, 1956, p. 46). In 1923, Frances Taussig observed (Morris and Freund, 1966, p. 189).

> Events is the Enderstane mailized that it had the task of the tools than, and existing other automs bet associat inclusing their work as relation to the model of adding to the number of some of taking the initiative and having the upgressive trength to other more taking diplocating, or points, timetioning activities, and of original as wetter a more taking the and.

Thus, at the cost of being accused now and then of unfair apportionment of funds, the federations began during this period to use the power implicit in their right to allocate Jewish communal funds; they began to supervise and coordinate the work of beneficiary agencies.

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The first rederations, as well as the movement to render social work more individualized and efficient, were primarily the work of the socially ascendant German-Jewish population. Their work met with much resistance from the Eastern European Jews, whose ranks continued to swell is the first two decades. Mistrustial of "Scientific charity (Stein, 1956, p. 48)," the latter group controlled to establish its own welfare provisions, and often refused to support the Germancontrolled to establish its own welfare provisions, and often refused to support the Germancontrolled to establish its own welfare provisions, and often refused to support the Germancontrolled to establish its own welfare provisions, and often refused to support the Germancontrolled to establish its own boards (Lurie, 1961, p. 54, Stein, 1956, p. 48, Morris and Freund, 1960, p. 236). The wealthier Eastern European Jews therefore often refused to contribute to the federations' annual fund-raising campaigns (Lurie, 1961, p. 48-49). An even more radical gesture of definite was made by the Eastern European Jewish communities of Chicago and Baltimore. The philanthropic organizations of these communities organized their own fund-raising federations, which for some ten years competed with the older lederations for the resources of the Jewish community (Bogen, 1917, pp. 44-45).

The hostility with which the Eastern Europeans regarded the charitable provisions and tederations established by the German welfare leadership was sufficient to stimulate some changes in the institutions controlled by assimilated American Jewry. In an effort to conciliate the newer immigrants, for example, the settlement houses and other German-supported institutions abandoned the policy of disallowing the use of Yiddish (Bogen, 1917, p. 230). Similarly, the establishment by Orthodox groups of strictly Kosher orphan asylums, like the Nathan Marks Orphan Asylum in Chicago, stimulated more liberal institutions to introduce Kosher kitchens in order to win the support of the (often Orthodox) Eastern Europeans (Bogen, 1917, pp. 165-166). Even the federations tried to avoid alienating the immigrant. Eastern Europeans had, by 1925, joined the ranks of the once exclusively in the saddle (Freund, 1966, p. 173)."

Child Care: 1900-1920

In the area of child care, the most striking phenomenon in the early twentieth century was the battle between the proponents of congregate institutions and the advocates of foster care. Heavily influenced by progressive Protestant thinking (Lurie, 1961, pp. 75-76), the Jewish advocates of reform were sharply critical of the congregate institution, the chief facility used by the American Jewish community to provide for its dependent children. The most outspoken critic of congregate care, Ludwig Bernstein, was appalled by the rigidity of these institutions, which subjected each child to the same mechanical routine and inevitably failed to develop his individuality. In Bernstein's opinion, the congregate institutions were carrying out, on a small scale, the Spartan ideal of the collective training of youth (Morris and Freund, 1966, p. 161). It was his view, and that of his fellow reformers, that placement in a foster home or cottage plan institution was greatly preferable to life in congregate institutions; even more preferable was the option of keeping the child in his own home, if at all possible. The conservatives who supported the traditional congrerate institutions were equally vocal in their opposition to the new ideology. Their most eloquent spokesman was Rabbi Wolfenstein of the Jewish-sponsore? Cleveland Orphan Asylum, "who insisted on paying surprise calls to several HOA foster homes at seven in the morning (Bernard, p 50)

> For Cleveland orphanage head's stated intent was to prove unequevocally that no bone could possible equal the orderly character-building contine of a congregate ininitial out the same boar (Bernard, p. 50).

W then then also presented statistics based on his records which, he believed, demonstrated the effectiveness of congregate institutions. Of 1,534 recorded graduates, only 22 had developed 'bad records (Bogen, 1917, pp. 162-163,' Among those who supported Wolfenstein's views were many

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members of the Eastern European community (Stein, 1956, p. 39), especially the (religiously) orthodox. In the same way that many turn-of-the-century Catholacs detended the continued use of congregate institutions, "Certain orthodox leaders also maintained that the orphan asylum was necessary, as a way of preserving Jewish culture and dietary provisions and maintaining the religious beliefs of Jewish children (Stein, 1956, p. 41)."

The newly founded National Conference of Jewish Charities lent its support to the reformers. In fact, one of the most important reformers, Lee Frankel, was chairman of the Conference's Common Child Dependency, and in 1902. Frankel's report of the recommendations of his committee expresses a preference for foster care (Morris and Freund, 1966, p. 99).

it will suffice to say that the home is a natural product, the institution an artificial one and that all other things being equal, the former is to be preferred to the latter

Moreover, even it institutionalization is necessary. Frankel continues, it should never be in a congregate institution (Morris and Freund, 1966, p. 102):

It is axiomatic to state that where the institution is required, the best possible results will be obtained from the cottage plan, through a system of small detached houses, rather than one large building in which all the children are housed. Such a plan is the closest approach to the home that can be accomplished.

Although the large congregate institutions survived the first decades of the twentieth century, the balance began to swing in the direction of foster care and cottage plan institutions. Two special circumstances accelerated this development. First, the proponents of foster-care and cottage-plan institutions were in concert with mainstream American thinking, a fact suggested by the high praise of the 1909 White House Conference on Child Welfare for Jewish cottage plan arrangements (Stein, 1956) and by its emphatic declaration that the family home is the natural place for children (Lurie, 1961, p – 79). Secondly, the continuing flood of immigrants left in its wake so many dependent children that existing congregate institutions could no longer absorb them. In 1904, for example, 750 children were living in Protestant, Catholic, or public institutions (Bernard, p. 48). Foster care provisions thus became acceptable to many who would have opposed them in the absence of a crisis (Bernard, p. 48).

It was, therefore, in the 1900-1926 period that agencies providing foster care and adoption services first entered the Jewish welfare system. Efforts to find private homes for Jewish children began in 1904 when a committee of Jews Joined forces with the New York City Department of Charities to initiate a successful home-finding program (Bernard, p. 49; Bogen, 1917, p. 160) Similar programs were developed in other cities. In Chicago, for example, philanthropist Julius Rosenwald succeeded in organizing the Home Finding Society, which sought to find families that would adopt neglected children (Bogen, 1917, p. 163).

As noted above, programs of this kind had their beginnings in the belief that the individuality of the child could freely develop only within the context of a family, in which the child would be supported and guided by attentive, nurturing adults. This belief led to efforts to discourage parents from giving up custody of their children and to efforts to eliminate those circumstances which often forced them to do so. Thus, speaking in 1902 for the Committee on Child Dependency (Morris and Freund, 1966, pp. 101-102), Frankel suggested that

the placing out of many children could be prevented if the earnings of the surviving parent could be supplemented sufficiently to keep the family mater. A thorough boarding-out system should first of ∂ consider the possibility of placing children with their own parents, the natural guardians, who have relinquished their proprietary rights through causes that can, in many cases, be readily overcome

The movement to eliminate the eliminate causes of child-dependency led Jewish cor-munities to subsidize widows with children. It also led Jewish welfare leaders to promote legislative reform.

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Hey pointed out that in New York, for example, the state was unwilling to subsidize the natural mother of a child but was willing to provide aid to the foster parents who assumed care of the child. Thus, they demanded public assistance to widows unable to support their children (Bernard, pp. 80-81). Ethorts to change the situation culminated in New York's Child Welfare Act of 1915 which provided for the subsidization of widows with children (Bernard, p. 52). Jewish activism in this area helped to establish comparable legislation in other states (Lurie, 1961, p. 77).

In addition to programs of adoption, foster care and Aid to Widowed Mothers, the first cottage plan institutions under Jewish auspices made their appearance in the early twentieth century. One of them, operated by the Hebrew Sheltering Guardian Society, became a national showplace tinder the direction of Ludwig Bernstein, the arch-enemy of congregate care, the HSGS moved from its congregate facility in New York City to a newly built cottage style arrangement in Pleasantville, New York. Visited by President Taft, and described by the Russell sage Foundation as "undoubtedly the best equipped institution for children in the world (Bernard, p. 55)," the new institution was the prototype for three other institutions established within five volusofilts opening (Bernard, p. 55).

At Pleasantville, 25 to 30 children of different ages lived together in each cottage. The 'cottage mother' assigned the older children responsibilities in caring for their younger 'brothers' or 'sisters' (Bernard, p. 56).' Moreover, "The children did all their own housekeeping — sweeping, dusting, scrubbing the floors — and helped their 'mothers' prepare the strictly kosher meals (Bernard, p. 56)." In significant contrast with the old congregate institutions, neatness was hard to maintain. This did not, however, disturb the director of the institution who remarked that "the best cottage mothers were rarely the most meticulous housekeepers (Bernard, p. 56)."

Other features of the Pleasantville institution included democratic participatory patterns of involvement for the children (there were Boys' and Girls' Republics and cottage councils) and an intensive educational program that included technical and academic work. French, German and I itin. Hebrew and Jewish history, as well as more standard school subjects were compulsory for all children (Bernard, p. 56). The technical-vocational program steered the boys to various 'shop' activities and the girls to the garment trades, the kitchen, and the business office (Bernard, p. 56). According to Bernard (p. 57), "Such a 'sexist' division of vocational choices would earn the school sharp criticism from young women today. But it provided skills that were salable in the job market of that day."

The ideas that inspired the establishment of the Pleasantville institution (ideals of rationally supervised, individualized treatment in family-like settings) were also at work in other innovations introduced by the Hebrew Sheltering Guardian Society. For example, Fellowship House was established as an atter-care bureau, for the Pleasantville alumni. It provided a home-finding bureau which sought out and carefully supervised boarding homes for alumni and also helped in finding them employment and adult Triends (Bernard, pp. 59-60)." Although not always as well developed as fellowship House, comparable programs were introduced by other institutions during this period.

The significance of the Pleasantville institution lies not only in the fact that it highlights changing styles in Tewish-sponsored child care programs but also in its being the first of a number of ventures that were to establish lewish child care agencies as 'pioneers' an identity which Jewish agencies have been eager to preserve (Stein, 1956, p. 69, Cobn, 1951, p. 260). Thus, in 1959, a document prepared by the Council of Jewish bederations and Welfare Funds Child Care Committee declared (CTFWF, 1959, p. 10).

there is a body of opinion that in the long view the public agency will take full the photoespectration helping families to provide child care needs. It is, however, improvolite to envision that in America efforts to improve services to shildren will ever

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orthanti stata. If this is so, there will always be a role for the voluntary effort in this irea.

Rather than viewing their programs as providing 'uniquely Jewish' forms of treatment, qualitatively distinct from services provided in other quarters. Jewish child care agencies, from the days of Pleasantville have viewed their work as that of pioneering paths that will later be followed by agencies ander non-Jewish auspices. In this respect, they have differed from Catholic agencies which have fended to view their programs as attempts to provide distinctively Catholic programs as an alternative to secular programs offered by public and nonsectarian agencies. Unlike the Jews, Catholics have tended to reject the 'experimentalist philosophy' in which experimentation with new forms of service is a principal responsibility of the voluntary social service agency (Gailagher 1960, pp. 137-138).

Social Service Since 1920

The period that began about 1920 was one in which the reforms inaugurated in the first two decades of the century were completed and elaborated. The tederations of Jewish philanthropies and their once-a-year fund-raising campaigns became routine features of the Jewish welfare system. Moreover, the federations came to assume increasingly active roles in shaping the activities of beneficiary agencies, forsaking the policy of permitting agency autonomy. Although that policy was sometimes violated even before 1920 (Bernard, pp. 64-65), it was not until the Depression years that the federations formally renounced it in favor of an explicit policy of gleater control over their beneficiary agencies. This change was necessitated by the curtailment of available funds during the Depression. In accordance with the new policy, the federations used the power derived from their ability to allocate resources to eliminate antiquated services and to consolidate beneficiar, agencies when this was in the interests of the Jewish community (Luric, 1961, pp. 118-120). This policy was not abandoned after the Depression; making use of the extensive research done by their national council (the Council of Jewish Federations and Welfare Funds), the federations have continued to exert considerable influence on the character of Jewish welfare provisions to this day. Asked to describe the situation in a recent interview. Samuel Goldsmith, the former executive director of the Chicago Federation, characterized federation-affiliated agencies as having a 'manipulated autonomy (personal communication, November, 1972). Agencies are sometimes bitter about the aboution decisions made by the federations but they feel that they have no choice but to accept them (Jurie, 1961, p. 342). Now that federations are the recognized fund-raisers in Jewish communities, a disalfiliated agency would get very poor results in conducting its own campaign of the 1961 p 3421

The success that the federations had in consolidating and coordinating the Jewish welfare success that the federations had in consolidating and coordinating the Jewish welfare success tractice by the cessation of immigration following the imposition of restrictive immigration laws. The dwindling supply of immigratis forced many of the charitable organizations to indeed by Eastern European immigrants to close down. Moreover, as the Eastern European immigrants and mean children were gradually. Americanized, the Tewish community became increasingly non-ogeneous and the ethnic struggles that had found expression in competing welfare organizations began to subside. Improvement in group-relations made it possible for increasing numbers of Eastern Europeans to sit on federation boards and for unaffiliated agencies operated by Eastern European fewish communities to goin the existing federations (Furie, 1961, pp. 55-56). In the two in struct and developed duplicate federations, better group-relations made mergers possible in the mark 1920's (Lune, 1961, p. 55). Eventually, especially after the Depression, the need for efficiency indevolution for duplicate by with agencies to consolidate with former competitors.

The estation dontra lewish hostilities eventuated in widespread acceptance of the social weither provides introduced by the German Jews. Shaped by inneteenth century German im-

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there does not not needed of assumption net and increasingly social concerns, these principles were in advice the recent net with the characteristic viewpoints of the dominant. American culture into the factor reserver demograph was introduced, thus, whitever challenge the Eastern European imtication and once poind to the social welfare patterns of the nineteenth century, their efforts failed do the local transition hance the fundamental character of the fewish welfare system. The separation of which that the social transition hance the fundamental character of the fewish welfare system. The separation of which that the social transitions functions that became characteristic of the fewish community after the Call. Wat this precisied down to the present, moreover, the welfare organization, rather than the obtained that constrained to be the most approach of lewish communal identity. (Stein, 1956, p. 55). Since the the second random to the problems of human welfare have remained characteristic of the constrained to be the most approach to the problems of human welfare have remained characteristic of the constrained to be the problems of human welfare have remained characteristic of the constrained to be the problems of human welfare have remained characteristic of the constrained to be the down to the problems of human welfare have remained characteristic of the constrained to be the down and the problems of human welfare have remained characteristic of the constrained view about lewish attitudes in their clients but have failed to do so in their staffs." The short constrained the descendants of nineteenth century German immigrants no longer have two scates of the social welfare system, the ideology of their ancestors continues to operate doffnession.

Enconcern with the 'Jewishness' of Jewish social service has been advanced as one of the circumstances responsible for the short-life of most schools of social work established under Jewish arispices (Stein, 1956, pp. 87-88). Nevertheless, the post-1920 period witnessed the gradual protessionalization of Jewish welfare personnel, who generally received their training at non-sectarian professional schools. By 1942, for example, eleven out of twelve child-care workers had taken courses at etaduate professional schools (Lurie, 1961, p. 103). Although social casework ideology was of foremost importance for many years after World War I (Stein, 1956, pp. 53-54), already in the 1920's psychiatrists and psychologists were introduced into J2wish social agencies in conjunction with the mental hygiene movement (Whittaker, 1971, pp. 447-448).

The proliferation of these new kinds of personnel in Jewish social agencies was accelerated by a development of great importance which forced these agencies to redefine their roles. They had originally been established in response to dependency problems stemming from immigration. Economic insufficiency and poor health conditions had both contributed to high dependency rates. In the period under consideration, however, during which Jewish immigration virtually ceased, these underlying causes of dependency were eliminated. Improvement in the economic situation of the consignants and their children, the introduction, during the Depression, of public welfare assistance, and the improvement of health conditions all served to render increasingly irrelevant the traditional roles played by Jewish charitable institutions. As a result, Jewish social agencies increasingly sought to broaden the scope of their activities so as to be able to extend their services to the total Jewish commainity rather than to the diminishing number of cases of dependency (Lurie, 1961, pp 190-191) thus, releved of their relief functions by public welfare provisions, Jewish family agencies gave increasing attention to the prevention of family-breakdown through case-work and counseling (Stein, 1956, p. 62). To encourage use of their resources by the increasingly middleclass population they now hoped to serve, agencies introduced fee schedules; thus, clients would not be deterred by the feeling that they were "charity-cases (Stein, 1956, pp. 62-63),"

Thus, although the content of social services under Jewish auspices is not distinctively Jewish, these services have remained Jewish in a significant sense. They receive substantial financial support from the Jewish community, and although a number of circumstances (e.g., the expectations of extra-sectation funding agencies) have rendered service to non-Jewish clients common, the system as a whole has tended to evolve in response to the changing needs and concerns of the Jewish Community.

Child Care Since 1920

After 1920, the importance of the child care institution declined very quickly. Agencies op-

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etating toster homes, on the other hand, becanie responsible for the placement of large numbers of children. Changing ideologies were largely responsible for the change, in conjunction with the actor steps taken by progressive welfare leaders in the Jewish community to ensure that children were placed in foster homes rather than in institutions. Agencies that attempted to maintain policies of indiscriminate institutionalization often found their source of children cut off by progressive child-workers. An illuminating description of this phenomenon in New York, which contained the largest lewish community, is presented by Bernard (pp. 66-67, '6-79). Prior to 1920, most children reached the congregate institutions through placement by the Department of Public Welfare, which assigned children to different institutions haphazardly. "It was a matter of age, empty beds, and chance (Bernard, p. 66)" — and not a question of the most suitable institution for a particular child. Concern over this situation on the part of the local federation and New York's Commissioner of Pubbe Welfare eventually led the city's Jewish institutions to reluctantly agree to a Jewish Children's Clearing Bureau that would complete the intake procedures for all children considered for placement(Bernard, p. 67).

> The new agency was in a pedect position to influence change in child care practices. Not only was at required to study applications for placement and decide on the appropriate action, it also was to tule on applications for discharge and for transfer or children from one institution to another or from one program to another.

Intrough this agency, the efforts of congregate institutions to continue traditional policies, in definite of progressive ideas, were subverted. The Hebrew Orphan Asylum, the first of New York's orphanages, was one of the institutions that sought to resist progressive pressures. In 1928, its president declared that

children boarded out, except in the homes of the tiner type, do not receive the many benefits that the children are receiving in our institution, especially in character building from the angle of religious training, general instruction, health, habit formation and regularity of life (Bernard, pp. 78-79).

Although HOA had a Boarding-Out Bureau, it was subordinated to the needs of the institution. According to Bernard (p. 27),

All HOA children were admitted through the institution's reception house. It was difbuilt for her [Alice Seligsberg, director of the Clearing Bureau] to be certain where they went from there. She suspected that most of them ended up filling an emptybed in the institution — no matter what her recommendation

In response to this situation, the Clearing Bureau reduced its referrals to HOA, thereby reducing its client population. (Bernard, p. 77). In this way, the Clearing Bareau effectively sahotaged the efforts of HOA and other congregate institutions to resist change. Subjected to this kind of pressure, institutions like HOA often abandoned their resistance. In the case of HOA, for example, whereas in 1916 it had 426 children in moarding houses and 1.329 in it congregate plant, by 1940 it had 1,000 children in boarding homes and only 60° in the institution (Bernard, p. 100).

What was true of HOA was true of the whole Jewish child care system; increasingly foster care replaced institutional placement. Already in 1932, the number of children cared for in foster homes exceeded the number of children in institutions; by 1944, 65 per cent of the children served by Jewish agencies were in foster homes while only 25 per cent were in institutions (CJFWF, May, 1953, p. 7).

Increased use of foster homes was not, however, the only reason for the decline of the population served by institutions, as is evidenced by the fact that the absolute number of children in any placement facility (institutional *end* loster care) was sharply reduced during this period. That is,

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aithough placement in toster homes was increasingly preferred to institutional placement, the use of any kind of placement facility grew less frequent, resulting in a decrease in the absolute number of children in placement.

I wo diremistances account for this decrease. The behet of tinn-of-the-century reformers that any form of placement should be considered a last resort was actualized in the post-1920 period. New York's Clearing Bureau, for example, worked to overturn the tradition of indiscriminate placement by refusing to recommend placement of any kind until all other avenues of help had been explored (Bernard, pp. 67-68). Annual statistics describing the proportions of children being treated in placement facilities and "elsewhere" testify to the adoption of this kind of a policy. Whereas, in 1931 only three per cent of all children served were being treated outside of placement facilities, by 1951 the percentage of children being treated "elsewhere" had swelled to nineteen per cent (CJFWF, May 1953, p. 8). Ideological considerations provide a partial explanation for this change; however, a second circumstance was very important. Many of the conditions leading to placement for large numbers of children became less common in the years after 1920; improvement in the economic situation of immigrant Jews, public assistance programs, and better health conditione greatly reduced the frequency of orphaned or dependent children (Cohn, 1951, p. 262; CJFWF, May, 1953, p. 5).

A drastic reduction in the number of candidates for placement forced important changes in Jewish child care services. Three-quarters of the institutions existing in 1933 had disappeared twenty years later. While many of them had closed, others were absorbed in mergers with other agencies (CJFWF, May, 1953, p. 6). Actively encouraged by the federations (Bernard, pp. 99-100), mergers were characteristic of the years following the Depression. Through these consolidations, the orgamizational and ideological sediments of different periods were gashered together. These sediments included the congregate institutions established by German (often Reform) Jews and then by (religiously Orthodox) Eastern Europeaus in the nineteenth and early twentieth centuries; the cottage style institutions established by reformers in the early part of the century; and the clearing bureaus and foster care agencies that had become prominera in more recent years. The names and dates of the organizations absorbed in these mergers are testimony to the history of Jewish child care in the United States. Thus, the Jewish Child Care Association, formed in New York in 1940, eventually absorbed ten organizations, including the Hebrew Orphan Asylum (1860), the Brooklyn Hebrew Orphan Asylum (1878), the Hebrew Sheltering Guardian Society (1879) and more recent organizations such as the Orthodox (Fastern European) National Orphan Home (1914), the Daughters of Zion Hebrew Day Nurseiv (1916), and the Children's Clearing Bureau (1925). A comparable merger taking place in Chicago at roughly the same time also brought together organizations that had been established in opposition to one another during earlier periods. The organizations that merged to form the Jewish Children's Bursau included the Chicago Home for Jewish Orphans (1893, German, (cligiously Reform), the Marks Nathan Jewish Orphan Home (1906, Fastern European, religiously Orthodox) and Jewish Home Finding Society (embodying an anti-institutional ideology and devoted to promoting toster home care and adoption).

The subsequent development of Jewish child care agencies was determined by a phenomenon that has pre-asted until the present. Increasingly, the children referred to Jewish child care agencies wire not dependent children, but maladnisted or emotionally disturbed, children (Sobel, 1955-1956, p. 445). To meet their needs, the child care agencies began to supplement their work on behalf of dependent children with services aimed at the emotionally disturbed child. Since the movement in this direction began, there have been pressures to provide more extensive and more specialized services to emotionally disturbed children. For example, a 1953 report (CJFWF, May, 1953, p. 1) observed that "increasing proportions of emotionally disturbed children are requiring attention," and over ten years later anot — teport (CJFWF, September, 1964, p. 1) stated that there were "continuing pressures for care of emotionally disturbed children," in response to pres-



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sures of this kind, over the last 30 years the interest in the problems of the emotionally disturbed child increasingly supplanted interest in the dependent child. It is as "mental health" agencies that Jewish child care agencies have primarily defined themselves in recent times.

The ideology and personnel of the "mental hygiene" movement tirst entered many agencies and institutions as early as the 1920's. One of the most conspicuous examples of this early identilication with the mental health movement is provided by New York's Jewish Board of Guardians. The JBG had its beginnings in the establishment of a Jewish Prisoners' Aid Society in 1893 (Stem, 1947, p. 3). In the early 1900's, juvenile delinqueacy among Jewish youths stimulated the development of a number of organizations, including the Hawthorne School for Boys, "one of the country's first correctional schools built on the cottage plan (Stein, 1947, p. 3)," In 1921, the various organizations that had crystallized around the problem of juvenile delinquency consolidated to form the JBG. Alm ist immediately, it was infected with the spirit of the mental hygiene movement. By 1922, a mental hygiene clinic was established at the Hawthorne School, directed by a psychologist who gave diagnostic tests and occasionally referred children to psychiatrists (Whittaker, 1971, pp. 447-448). Iwo years later, "Hawthorne and Cedar Knolls schools had a full-time psychiatrist and six consulting psychologists (Whittaker, 1971, p. 448)." Delinquency was interpreted in psychoanalytic terms and psychotherapy was introduced (Whittaker, 1971, p. 448). In 1934, a pioneer "Group Therapy Department" was established (Stein, 1947, p. 3). By the 1940's, all facets of the Hawthorne-Cedar Knolls environment had been geared to treatment (Stein, 1947, p. 5);

> Every aspect of the school — whether it be education, direct treatment, recreation or group living — is based on sound principles of mental hygiene. The Hawthorne-Cedar Knolls School has become outstanding for its use of the study of the individual child as a basis for reshaping the total environment and educational program of the school and for h 'bing each child use those resources that are most helpful to him.

Hawthorne-Cedar Knolls had thus become a "residential treatment center," an institution every aspect of which is shaped for the purpose of treating severe cases of emotional disturbance. With this development, the school ceased to serve delinquents exclusively: "More and more we are asked to help children whose problems are less disturbing to others but more to themselves (A) = 1951-1952, p = 1922," Indeed association to Ab (1951-1952), p = 1020, p = 1020, p = 1020.

(Air, 1951-1952, p. 192)." Indeed, according to Alt (1951-1952, p. 192), by 1950 most referrals were coming not from the courts but from other sources, often the parents themselves.

The rapid induction of the Jewish Board of Guardians into the mental health field in the 1920's and 1930's thus foreshadowed trends characteristic of the whole child care system in the last 30 years. One of the most striking features of this latter period is the resurgence of questions totating to placement which had been increasingly laid aside since 1920 under the influence of antiinstitutional ideologies.

When first faced with large numbers of emotionally disturbed children, the specialized child care agencies (as well as multi-function "family agencies" that in some cities took on child care functions) sought to serve these children through provisions not requiring placement — through casework and psycholberapy, as well as through specialized day-toster-care programs (CJFWF, May, 1953, p. 6). But because applicants for treatment were often yery severely disturbed children, these extra-placement provisions were eventually recognized as insufficient by a new breed of "progressives." Leaders in the child care field became critical of the anti-institutional ideology that had dominated child care thinking in this century. As their counterparts in the early 1900's had warned against policies of indiscriminate institutionalization, child care leaders in the early 1950's tell the need to warn against the equally rigid policy which assumed that *no* child was in need of institutional care. They urged, on the contrary, that for certain kinds of severely disturbed children, institutional care was necessary (Sobel, 1955-1956, pp. 441-442), and they expressed regret that many child care agencies had given up their institutional plants (Motris and Freund, 1966, p. 477).



In clines, awareness stimulated, the development of new institutional provisions, many of the cline the theodyntal treatment" tradition pioneered by institutions like Hawthone-focar Knolls. Where the agencies that have developed residential treatment centers is the former Cleveland Orphan Xve and most called "Bellitane"), which was established for Cool War orphans, and was the entropy of the doster care at the turn of the century. Belletaire is thus a striking example of all next them that invived the developed residential client population through a re-definition of the former transmitted the devline of its original client population through a re-definition of the formation in that invived the devline of its original client population through a re-definition of the formation in that invived the devline of its original client population through a re-definition of the formation in the states under the direction of the lewish Board of Orlandians and the Jewish Child Care Visionation. In Clincago, the Jewish Children's Burean has also developed residential treatment field the A number of the residential treatment centers operated by these agencies have for matic lears served children on a regional, and even a national basis (CIEWE, September, 1964, pp. 7-13-15-16).

In addition to residential treatment centers, Jewish agencies in a number of eities have deorlisped sprealized group homes, which are both smaller and less costly to operate than residential the double enters. Located in apartments and private houses in the local community, group homes since oblider not requiring a program as intensive and controlled as that provided by residential totatment centers. They may also serve as haltway houses for children emerging from residential totatment centers (CJFWF, September, 1964, p. 9). One of the advantages of the group home is that it allows the child to remain in the local community and to make use of its facilities, including it schools (CJFWF, September, 1964, p. 6).

Some recent statistics highlight the extent of the specialization in the Jewish child care field as well as its return to institutional provisions. As of 1968, more than half of the children under care of the specialized child care agencies were in some form of placement; of these children, only 43 per cent were in private foster homes, while a higher proportion were in residential treatment centers, nine per cent were in treatment-oriented group homes (CJFWF, *Yearbook of Jewish Social Service*, 1968, p. 5). Although these statistics do not include the child care provided by multifunctional tanity agencies, which in some cities, like Chicago, handle most children not requiring placement, the softistics dramatically suggest what has happened in the specialized child care atea. Frends favoring toster care over institutional care, on the one hand, and extra-placement scruces over any kind of placement, on the other, have both been reversed (p. 112).

These recent trends, however, should not be seen as a return to the pre-1920 approach to child care. Although an increasing proport on of care is institutional, the personnel and treatment programs are different. The personnel includes the psychiatrist-psychologist-social worker triad, tow commonplace in the mental health field. Treatment, through psychotherapy and environmental design is self-consciously conceived, highly individualized and noneustodial. Moreover, many institutions has well as nonresidential treatment services) have provided programs for the whole tamily, on the assumption that the problems of children reflect tension and disequilibrium in the whole tamily system (Morris and Freund, 1966, p. 488; Sobel, 1955-1956, p. 445).

Use belief that treatment must aim to transform the whole family system is one of the reasons that placement is still regarded as a drastic measure. Another reason is that treatment in intensive, highly professionalized residential treatment centers is very expensive. One of the consequences of this cost factor is that a high proportion of the children served by residential treatment centers are support d by public tunds. Whereas in 1951, the Jewish federations still provided fifty-three per cent of the lunds needed by the specialized childrene agencies (Cohn, 1951, p. 262), by 1968, the government was their largest source of income, with the federations and United Fund organizations together only accounting for twenty per cent of agency budgets (CJFWF, *Yearbook of Jewish Sucul Device*, 1968, p. 8).

Heavy dependence on government funds has contributed to the increasing acceptance of

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non-Jewish children, a policy often endorsed by 1 mited Fund organizations. Although agencies give priority to Jewish children, the policy of nonsectarian admissions is widespread (CJFWF, 1968, pp. 6-7). Agreements with extra-sectarian funding agencies, however, is not the sole explanation for nonsectarian admission policies. A sense of social responsibility that extends beyond the Jewish community (Jewish Children's Burlau, October, 1972, p. 1), as well as the need to keep per catita expenses, already very high, at a minimum have also shaped these policies. Nonsectarian admission policies have not, however, significantly altered treatment programs, which are statled by as professionals who construe the needs of children in extra-reagonal terms. According to the Child Care Committee on the Council of Jewish Federations (1959, p. 11), "Treatment of children as a medical psychiatric problem is professional and nonsecturian in character." On the other hand, institutions do make provisions enabling both Jewish and non-lewish children to practice their telignens.

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V. THE CHURCH-STATE QUESTION

For the sake of convenience, the Church State question has been largely bypassed in the proceeding account, it is, however, of great importance and should be considered, it only briefly, in order to clarify the respective positions of affected organizations, including government. At the same time it will be possible to offer some documentation for the chain, made a number of times in the course of the paper, that sectarian welfare instantions have belong highly dependent on public funds to cartillation there are on their work.

The Public Standpoint

In spite of the Separation of Chutch and State clause of the Fust Amendment, sectariansponsored weitate institutions, such as hospitals, social work mencies, and homes for dependent or otherwise needy children, have for a long time been recognized by government as eligible candidates for public funds. This policy of public support for sectarian-sponsored institutions has been tested in the courts on a variety of occasions, and, on the whole, the courts have upheld it (Coughlin, 1965, pp. 44-48). The courts have detended the policy on a variety of grounds, only one of which, perhaps the most important, need be considered here. The courts have advanced the view that sectation institutions can be distinguished according to their purpose, and that it is the purpose served by the institution rather than who sponsors it that is the relevant factor in determining eligibility for public funds (Coughlin, 1965, p. 48). To the extent that the central purpose of the institution-presupposes a religious framework, that is, to the extent that its central purpose is to further specifically sectarian ends (as has been believed to be the case in the matter of parochial education), public aid has been judged illegitimate. But where the sectarian institution can be construed as an instrument of a public, not specifically sectarian end (such as 'health'), for which government acknowledges a responsibility, public aid to sectarian institutions is legitimate. Not who controls the institution, but the purpose which it serves, the courts have argued, is the decisive factor; where the purposes served is one to which government subscribes, the State can use sectariansponsored institutions to realize this purpose just as it can use other private institutions

A provide demax may be addized as a pipeline through which a public expenditure is made, the text being not who receives the money (b), the character of the use for above the systematic (kentucky Bunding Commission, v. 1999), 220, S. W. 2d, S36, 1949, London Congrum 1965, p.485.

The line of reasoning claims the possibility of distinguishing between the evangelical purpoints of secturian institutions, and their tole as instruments of publicly acknowledged ends to which is rate material of the religious eroup subscribe. Thus, public policies visia-vis sectarian welfare institutions and partochial schools have differed. But although this difference in treatment has been appread by the counts over a long period of time, it continues to be the subject of considerable controomed. It is sneed by many that the distinction between solucition and welfare, on which the divergence in porcy relies, is intenable. Advocates of state aid to parochial education argue that, property speaking, education falls under the heading of weithre and that therefore a policy of stateand or matters of welfare initials a policy of state-and to parochial education, since the state has the responsibility to promote the welfare of each child through education, it is wrong to penalize the child itmough lack of supports for choosing to exercise this right in a parochial school (Coughlin, 1965 p. 55). There are also those who new sectarily sponsored weltare agencies as highly effective educational institutions, often even more effective than just fait ers crystallized around an ducational purpose (Coughlin, 1968) p. 55). Not only do theby out totons, present the sponsoring proup to members and nonmembers in a tayorable light, the defigious atmosphere, that sometimes pottoratis them may have a protonal effect on the chemis screed. Therefore, they arge, government dusted off an from providing public hands to such ordered assessment their avowed purpose motival and but character. Attioned these surts have sometimes admitted that the furtherance

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It sectation ends may be a by-product of the functiment of general welfare goals (Coughlin, 1965, p=460) they have continued to nold that it is the central, formal welfare purpose of the institution that matters as far as public policy is concerned. They have thus turned away challenges from this quarter as they have from the other, continuing to adhere to the traditional, if tenuous distinction between welfare and education, and to the corresponding social policies.

When the policy of public support for sectarian welfare institutions continues to stand, agencies receiving such funds must often submit to a variety of formal and informal expectations which are a condition of receiving and. For this reason, sectarian-sponsored institutions have often been reflectant to accept government funds. The high price of public funds is exemplified by the Hill-Burton Act of 1947 which provides that money may be given to private organizations for the purpose of building hospitals. The money is available to sectarian organizations as to those that are to incertain but the Act stigulates that institutions built through Burton-Hill funds serve all individuals regardless of religion. Thus, Chicago's Pritzker Hospital for emotionally disturbed children, which is constituted as a part of the Jewish Children's Bureau, and was built with the aid of Burton-Hill funds, today serves a predominantly non-Jewish population.

The Catholic Viewpoint

Among Protestants, lews and Catholics, the Catholics have always been most comfortable about accepting government tunds to carry on their work; they have tended to view the distribution of public tunds to sectatian organizations not merely as permissible, but as a public obligation. This new has the roote in the principle of subsidiarity, a widely accepted tener of Catholic social philosophy, which has been publicly espoused by such diverse Catholic leaders as Pope Pius XI, the philosopher Maritani, and Monsignor Gallagher, until recently the Secretary of the National Conference of Catholic Charities. According to the principle of subsidiarity, for all social wholes constir ced by several levels diasociation.

> Each of these endloced associations is autonomous within the limits of its social function. Higher and its or powerful associations should not assume the responsibility or induced the functions of minor associations that are able to cavity their own reportion of its induct ather own functions (Coughlin, 1965, p. 33).

Ine principle is justified with reference to efficiency, and to other benchcial effects which they from encouraging colliptary efforts on the part of individuals and small groups to provide for their own needs. The absorption of all functions by a centralized super-organization is regarded as ingenous unless the essary. The principle is applied to the social structure in its totality:

Identical each indicadual should be able to take care of himself. When this is impossible the ones, to the members of his immediate family for assistance. When these resources me insulta ent he assists to typical citizen organizations such as religious, civic, and particular groups. When all of these voluntary groups are mable to meet the problem, then the owest echelon of government should be required to meet the need. Similar tespect for the prior rights of the lower echelons of government is expected according to the prior participation [965] quoting Gallagher, p. 33.

Within the transwork of the Çatholic Church, the operation of the principle of subsidiarity can be discribed in the movement from parish to diocesan organization of welfare institutions. Only when the provisions at the parish level proved wholly inadequate to the needs of the Catholic comministry, was there a movement toward diocese-wide organization of the welfare enterprise. But as has been suggested, the principle also applies to the relationship between the Church and the government 4.69



the entropier's programs, should then, be intered to accompliance, any those purprovide the and the wetters which the people care of accompliantian themselves their parastally or these are the damage and solve argumentation associations. Voluntains labor less though by obsidere areal loss instants lagencies, large situe, partitual lasen ato recardonaist metore ne regarded as a cog expressions of the people's desire. a which a contract registrate the protective vesion equipmental solutions of The governmore suprementant tensions, which permits at the renative adject services to people, should the sum and inclusion as a set report of its registrate only after a light its to serve the to point noise. Here, therefore, evaluations are been taken to explore the $M_{\rm exp}$ (1944), p=123a

that is the gover ment should not compete with the private sector, furthermore, it has the responsibility to actively promote voluntary endeavors by providing them with resources necessary for these work. Only "as a last resort," when all efforts to promote voluntary endeavors have failed to render their clarific should geveryment itself enter into the business of directly providing for house needs. Barraig this situation its primary role is that of an enabler of private voluntary effort, obliged, as a matter of principle, to support voluntary enterprises with the financial and other resources at its disposal. For government to unnecessarily usurp the functions of voluntary organizationals is to misuscate powers.

This view, combined with the traditional Catholic view that the Church must play an active fact that public funds were necessary it nineteenth century Catholic immigrants were to meet their needs, generated a policy of ready acceptance of public funds for purposes of social welfare ind ed nation, it government would cooperate) which has been adhered to consistently up to the present.

The Protestant and Jewish Positions

Uniske the Catholic Church, which has unambivalently and consistently affirmed the principle of public support for sectarian institutions. Protestants and Jews present much less united fronts, there soing substantial sentiment within both groups that sublic support of church-related institutions conditiones a violation of proper churca-state relations. Within Protestantism, there has been, and continues to be, a good deal of variation between different denominations in their construal of the Church State separation principle, but among many there are long-standing traditions favoring a cert structure pretation

> newner, many if the Protestant groups that constituted the early settle-5.00 consistent North America were motivated to come here by persecution at the hands a state of prines, they held, in connection with their religion, an understandably there has realised into otheral the between the state and the church, as well as azonst any interference by an state in the exercise of religion. This bias, undergirded to a mostern of etholion and logic, assumed decisive significance as the influence , there is the compared and achieved dominative on the American scene in the Computer view of the nation's history (Miller, 1961, pp. 119-1204

Although even within any given denomination there is no longer unanimity, many continue to be wary of comperce between Church and State,

> For a policy of cooperation may be construed to be or may actually transform the" in-11 average for establishment at an istra Coughlin, 1965, p. 801

V similar concern animates lewish advocacy of a strict interpretation of the Church State p' avipit

> Bulation the wedgette lew achieved emancipation with the secondrization of society, he can preserve his free and equal status only so long as custure and society remain and a Burber of conceases a significant place in the everyday bar of the community,

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and the New because be is outside the bounds of the dimension operators generated conceations be concated to the manages of social displaced dictored local culturals of managed dial visitions of rights and opportunities of operators of the pp. 35.36 (doing Will Herberg).

Phus

The First Amendment to the American Construction derive pointd by Fitterson as estabishing a wall of departation, has been the modern Magna Casta of New World Jewry our established that we will never be second classic times. That is will depart mbrace many offset oughly of the poster of Magna Magna Magna Casta of the state of the second classic time.

On this view, then, a strict interpretation of the Chirch State principle or essential because even small-scale cooperation between Chirch and State - host shis, a precedent of which the dew, in the light of his historical experience, tends to be wary.

Concern with the larger political consequences of than-total Church State separation, while important, is not the only reason for reluctance among lews and Protestants to acc of public tinds to finance their welfate institutions. Many sectarian welfare leaders, including Canadies, are concerned that heavy dependence on government support will untermine agency autonomy. If Jess troy is characterias a sectarian agency.

Certainly the argument is if the sectarian agency provides a conective expression of Obristian or lewish characters weakened by heavy reliance on public binancin, A certain amount of covernment control asually accompanies the covernment dollar. To be eligible for public support a sectarian agency may be required to take certain actions at variance with its conception of its sectarian role. In order to receive public reimbursement for providing care for dependent children, for example, a sectarian institution may be required to open its doors to children form all religious backer sunds. Although an adence may surrender autonomy in access that do not affect its sectarian mission, any significant restriction on as freedom of action is likely to affect its purpose momentashion (Reid, 1971, p. 1162).

The tears of some and the experiences of others are summed up by the administrator of an Episcopal children's home.

In our instance I feel that the agency is functioning as an arm of the public units and has lattle ideology of the type usually associated with sectarian agencies. I feel that dependence upon tax funds has hindered the development of a practical working adeology (Couphlin 1965, p. 87).

Nome have warned, moreover, against evaluating the matter of accepting public funds solely in terms of the actual, immediate costs to the agency of accepting them, the potential influence of the government at some future point in time must also be considered.

> to very ment already has some control of policy through its opensing and inspectionnoies, its setting of personnel standards. If there is extendive need for service to a nonlewish group is there nor a possibility that government might press our agencies for such services (Max 8) Performanciped in Coughlin, 1965, p. 963.

In short, to one a document subscribed to by the National Council of Churches, the National Conference of Catholic Charities, and the Council of Tewish Federations and Welfare Funds,

Most bindamentally, when the bulk of a volutary agency's income is from government, when the defautions of whom it must serve and schar services it must render the determined by government, it runs the risk of no long to being a voluntary agency, and be oming instead are instrument of government (Inter leth) Consultation on Nocial Welfare, 1972, p. 4).

There have been and continue to be, however, strongly telt pressures towards acceptance of public tunds. Paraphrasing a Baptist administrator, Coughlin (1963) says.

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The increased where the thirds are becoming clications as in the operational costs is the MRT of a closely and standardization of accordance with new equipment and be sed and to the bas beauty expenditure, there is pressure to accordance bet principle to incopted oscial policy. As the expressed of "We are opposed in principle, but recommentativements countertherawsof and policy."

The distribution of states incerned with issues relating to Church State questions and agency-autonmix is protocoid. Although many continue to point out the dangers of accepting funds from the pathle passe many welfate leaders have declared their behefe that survival requires it, and have on equipmentic provide policies of acceptance.

This can to repeate most the till clean as apticipated, we must us as the increased optimistic pates we fail increase.

Discussion activity and a service to children has demonstrated beyond doubt the valcuss of partnership between voluntary and private agencies (Coordinan, 1965, p. 95) of up Foderation of Jewish Philanthropies of New York Caty.

In a similar year, former Commissioner of Social Security Morris Schottland has warned the Jewish manuality that it could "no longer take a position that seems to bar grants (Coughhn, 1965, p. 95)."

Although this view continues to receive heavy criticism, agency practice has increasingly totaled to unbody it

Meanwhile, local acencies are pressed with other than ideological determinations and its making their own decisions and determining their own practices. In either case whether regardless of the policy of indetermination of church leaders or whether in spote 4 their disapproval clocal administrators are accepting government funds and are thus evolving from the local level policies that have tarsreaching implications of originan 1965, p.1311

Coughlin has gathered his own documentation for this assertion in his study of sectarian agencies of all three denominations. His findings include the fact, of the agencies he studied, 71 per cent have contractual agreements with government agencies whereby they receive tax tunds. Although tax support generally constitutes a small percentage of the total budget, there is a number of agencies that obtain over 50 per cent of their income from the government (Coughlin, 1965, p. 74). The percentage receiving over 50 per cent of their income from government is higher it consideration is limited to conditions institutions, "which receive the largest sums from government funds (Cough $a = 1.06^2$ personal time, of the 86 children's institutions which he studied, 23 receive over 50 per cent of their bidget from public tunds, and 47 receive 30 per cent of more of their funds from the government, while should 4 depend on government for less than 10 per cent of their budgets (p. 156) X threads the attation is less distance in the case of non-institutional children's services, it is nonthreads the distance that of the 60 agencies studied by Coughlin, 16, or better than a quarter of them, depend on the government for a cent of their ancome (Coughlin, 1965, p. 156).

That Conclusions are not insleading is suggested by a number of independent observation f(t) that on the most repeat of which is found in the 1971 edition of the Yearbook of here $t \in S_{t}$ such as the presence of rather starting statistics.

La calendaria e constantation, and of these UL specialized devisibles of cleaned states and the memory of constants concern which constants of two-thads of the transmission of XFR and on the ExampleMonto DPO tuncks there excerning the sources and the operating income, controlly based of the operating income, controlly based of the operating income, controlly based of the procent to a spectrum them controlly before and events of the operating income, controlly before and events of the operating income, controlly before and events of the operating income, controlly before and events of the operating the operation of the operating the operating the operating the operation of the operating the ope

That is the most impressive fact in the matter of financing or the list ten years is the dramatic increase in give opport funding and the decreasing proportion of finds from other sources. Although

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not a total explanation, it begins to explain the movement away from strictly parochial, sectarian concerns among sectarian welfare agencies and their increasing tendency to resemble nonsectation institutions imbued with the spirit of secularism. Independent forces — such as the Americanization of Catholic and Jewish immigrants, the "professionalism" timest, liceusing practices, and, as will be seen, the Community Chest and United Way movements — are important, but any assessment of the situation must give special emphasis to the dramatic top of public financing of sectarian within agencies. This being specially true in the area of child care.

Other Funding Sources and Problems

A though public hinding of secturian welfare institutions has grown to immense proportions, the only source of meome available to mese institutions. Other is cases include payments for service from clients, the proceeds of fund-raising campaigns held by the sponsoring denominations and Community Chest or United Way funds. Ideally, access to several sources of income would more sectarian weithre agencies a degree of autonomy that they would not have it they were dependeration government alone, but although this may be true in the case of some agencies, in many cases, the agency could not survive without massive government and, either in the form of subsidies or payment for service. Moreover, even where dependence on government can be minimized by receipt of large sums of money from other sources, it is not always the case that the recipient-institution attains to autonomy. On the contrary, extra-sectarian sources of funding notably the Commanay Chest or United Way organizations impose their own requirements on participating agencies, requirements that are often more stringent than those attached to acceptance of public tunds. Rather than counteracting the pressures emanating from the public sector. United Way organizations have often exacerbated them, a situation that has prompted an inter-denominational group of welfure leaders to declare

> There should not be any presumption that because government has established a set of priorities for its programs and services, therefore these same priorities *ipso latio* can be applied to the volunt existence. Such a presumption is a boun merit and tails to theorem zero nonviolithe imagine factors concerning the special responsibilities of the volument system. The taising of money does not vost the United Way with total out of them ous theory agencies' programs clutertain. Conservation, 1972, p. 67.

The statement from which this quotation is taken, which is a protest against the policies of United Fund organizations, outlines a number of specific ways in which funding sources have sought to a feature the policies of secturian agencies. These include demands that agencies serve all members of the community regardless of religion (p. 3), that their boards be considuated by individuals drawn from a comments of the community and not only from the sponsoring sectarian group (p. 4), and that section agencies meree across denominational lines for purposes of efficiency and effectiveness (p) 5). Autoough this particular document is of recent origin, having been made public after 1970, the state of affairs to which it refers is long-standing. It was for example, already noted in connection with the Catholic social welfare system that participation drivecal Continuinity Chest organizaconsexerted a protound onfluence on the system, in particulat, it was observed that pressure from Computing Chest executives facilitated the movement towards diocese-wide organization of Cathoa charsties in the first decades of this century. In this case, the influence exerted by the Community Chest may well have been to the long-run advantage of the system, this is less evident in the case of other requirements imposed by community-wide fund-raising organizations. From the point of view of the secturian welfare systems, these requirements have second to dissolve the secturian identity of courch related welfare institutions in quite the same way as has dependence on government. Inc. - writing in the mid-50%. Cayton and Nishi declared

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General speaking, then, the thrust of the pressures emanating from nonsectarian private fundration organizations has been in the same direction as the influence exerted by government, that in used in modulations and seculation. "Consequently, churches tend to fiel trustrated in and somewhat alcohold from their objectives in many of the situations where such funds are accepted (Miller 1995) p. Effort.

It might perhaps be thought that since United Fund organizations, as (4.1970, acc) inted for only 4.3 per cent of all philanthropic giving in the United States (Interfacth Consultation, (972, p/8), the sectarian welfare system; could afford to forego the income that these fund-raising organizations make available. Put what is true for the nation as a whole is not true for a particular agency; for examples of the \$661,318 budget of Jewish Family and Children's Service of Detroit (1971), \$433,300 comes from United Community Services (the local United Fund organization) (Jewish Family and Children's Service, 1971-72). It would be very difficult for an agency so highly dependent on the United Fund to withdraw its membership because it was not pleased with the organization's policies.

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VE CONCLUSION

A obstacteristic feature of recent American history as the prioritation of specification, protessional sticling rational bareaucratic organization into one among diacticity rates another, correspondingly, the spheres of activity interpreted in that tong is singly as tone, have steadily durinshed. Care giving, like education, is one among a provide singly analysis from an essentially on separated from its tedge is contest and subjects to not one of the store recent history been separated from its tedge is contest and subjects to not on a visit from an essentially solver prime of a new Accompanying the apparent design ration of the store recent provide station of the store store of the store of the store of the second mention of the provide and and another or a contrast way freed of religion, and as the mesent, religious most thous are responsible or and the part of society's human welfate provisions. The church, as Friest formion has said that we use the two moment of charity, but her child has attained to a totally independent existence and its patentize is no longer commonly acknowledged in its everyday lite. Thus, "charity" changed to many the first end of scientify" and then et offstored offstored in the patentify changed to many the first charity" and then et offstored in the organized line.

This transformation of the enterprise of care giving did not leave untouched those provisions that remained under sectarian adspices. Eake nonsectarian charity work, sectarian-sponsored prosvisions have moved in the direction of specialization, professionalization, and secularization. The movement in this direction, and away from the religious and cultural concerns of a spiritually or geographically local group, has been described in the preceding discussion.

A number of circumstances contributed to this trend Important among them is the fact that operation agencies have found themselves in a competitive relationship with nonsectarian and public agencies, as well as with other sectarian agencies embodying different treatment ideologies. Competition for clients has meant attention to consumer preference, since consumers have approached human problems in increasingly secular terms, sectarian agencies have been forced to respond accordingly in order to keep up with the competition and maintain themselves. The competitive situation also encouraged specialization in response to particular needs and wants.

The outcome of competition has often been influenced by powerful groups that have sought to shape consumer preference by public endorsement of certain kinds of provisions rather than others. Thus, the White House Conference of 1909 and groups such as the Child Welfare League have had a role in changing the strength of the competitors in much the same way as groups like Consumers' Union influence the desirability of particular products. Moreover, the choice of alternaaxes has also been influenced by organizations that have assumed the role of determining client placement. State departments of welfare, centralized intake bureaus, and diagnostic clinics have often used their power to reward agencies whose policies they approve. Generally, speaking, these mediating organizations have identified with progressive, professionally-oriented, secular treatment ideologies. Their policies have therefore provided sectarian agencies with an inducement to contorm to the progressive ideologies of mainline professional and cultural interest groups, even when religious or cultural misgiving shave stood in the way.

. Changes of this kind are closely related to the adoption by sectarian agencies of nonsectarian chentele and personnel policies. As the enterprise of charity has been secularized and separated from the particular concerns and values of the founding religious group, the rationale for confining services to combers of this group loses much of its force. Religious considerations become less important than professional competence in the selection of personnel. Similarly, the position of the sectarian agency can be improved by opening itself up to wider sections of the population. For, as differences in religion cease to have a hearing on the possibility of benefit from services provided by an agency, it is an economic advantage to the agency to consider applicants irrespective of their religion.





At additions of instances that it is been considered at some length in the implementation of the intermediate modes has been considered at some length in the preseding section. The based of extra social and failed groups have been instrumental in accelerating these lengths. Finds a agents lower the asymptotic and Community Chest for United Fland) organizations, have tend to pass idented both on the qualax of service provided by agencies and on their personnel and to serve all near and have interpreted this committee to maintain religious neutrality and to serve all near and have interpreted this committee the pressured sectarian agencies after the transmittee of the base of religion of race. They have thus pressured sectarian agencies with burne in religious neutrality and the encounter the base of religion of race. They have thus pressured sectarian agencies after the transmittee to such pressures have surved to promote a "continion denominator" treatment and coefficial devices device attrangements are so designed that the caeffician protif from them with out improvide a transmittee of the treatment and coefficial devices device attrangements are so designed that the caeffician protif from them with out impression directions.

Against ic monodenominator universalism, sectorian we late leaders have sometimes adcutered a guaranistic universalism ideal. According to ther though it is true that society has the tesponsibility to promote the good of everyone without discrimination, it does not follow that everysite should be provided for in the sime way or in the same institutions, on the contrary, society should action a promote a variety of institutions that indices the diversity of the population, and which allow different communities to serve their members in the ways that they think best. Extraactionan funding groups, they have urged, should east themselves in the role of enablers of private enforts, efforts which are concerned and executed by ideologically of geographically particularistic communities, in the light of their distinctive concerns. Such a viewpoint, if accepted, would permit sectarian welfare organizations more autonomy in developing their programs. That funding agents have not harkened to these concerns testifies to the fact that important segments of the population, including professional guilds, have continued to give funding groups a different mandate

Protestant, lewish, and Catholic agencies have all participated, to some extent, in the paovemonth to work scialarism and nonsecturianism. Although there has been, and continues to be a great abalist constron among Protestant agencies, the belief shared by many Protestants that secular American values are essentially Protestant in character, has encounced Protestants to be satisfied with the development of secular, public welfare provisions, as well as to allow their agencies to asinto mercaphical of dat orientations and even to establish independent, nonsectarian identities, Amone Jewish agencies, the tendency away from specifically religious orientations towards care 2000g had its start in the mid-nineteenth century, with the separation of the welfare functions and religious functions of the lewish community. Although it was challenged for a time by later Jewish unnugrant groups, the process of secularization was by-and-large unimpeded, and a secularist outsome has been typed, of most areas of Jewish weltare activities for a long time. The movement away from traditional patterns and ideologies of care giving has been slowest among Catholic orcampations. Among the cocumstances responsible for this is the fact that Califolic welfare provisions have officially remained under the authority of the Church, and have always drawn a significant proportion of their personnel from among Sisterhoods and Brotherhoods. Nonetheless, Cathoac Instant one has raise participated in the trends described

Final to recent years, there have been signs of important changes in the orientetion of sectional orientizations towards problems of human welfare. Discontiont with secularization and nonclassingly have been replaced in many quarters with an active altituation of the responsibility of accurate manipulations to inspond to all suffering, regardless of the religious attiluation of the suftions. Here phases in the undersalistic elements in the Judeo Christian tradition has led to entiserve of the religious estimated of sectation institutions to take initiative in test buding to the most victimized elements in the population. This new utilitude has found expression in clarify of efforts on the part of sectation originations to exhibit heir services to the poor, and especially to minority groups

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at may also led to efforts on the part of thany over the congressitions of promote political reforms that would rectify an isocial circumstances responsible to the situation of the modern-day poor.

One of the features of this new activity is the resurgence of cosar churshes as agents of social withate. Over the years their welfare functions have largely been appropriated by specialized seetatian agencies. In recent years, however, many churches have sought to resume major welfare responsibilities. They have encouraged their facilities to be used to nouse special programs serving their local communities, including Head Start Programs. They have also promoted community organization. Thus, like the "institutional churches" that emerged in the late numeteenth and early twentieth centuries a number of contemporary churches have blast the bonds of their largely spiritual dentity, in order to assume an active role in responding to widespread human suffering. The new activisition the churches has taken place sometimes with and sometimes, without the active import of the specialized organized sectarian welfare systems. In any case, it constitutes a trend toward the decentralization of welfare provisions that had become increasingly centralized, specialwed, and remote from the problems and concerns of particula local communities. In a sense, this tendency may be viewed as a challenge to the idea that professionally geared agencies, with no special knowledge of, or involvement with, the special concerns and needs of the local communities whose members they serve, are adequate organs of social service. Like gas stations, churches exist in all communities. Being close to the problems of local communities, they are potentially a highly important resource in the struggle to remedy such problems.

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FOREWORD

" this report will attempt to describe contemporary religious-sponsored child care provisions in the longed States. It will consider sectarian child care agencies as systems organized in particular ways, not to not provide certain services to children, it will also consider sectarian agencies in their relatorship to do not denominational organizations, to private nonsectarian bodies, and to public obtainizations. In this way, the report will attempt to locate sectar an child care agencies within contemporary welfare structures. The difficulty inherent in this task is that sectarian agencies are diverse in their orientations and structures and do not fit together in one or more "sectarian systics," indeed, sectarian agencies display is much variation as do their honsectarian counterparts. How is true not only of sectarian agencies as a whole, but also of these agencies that are identified with a single denomination. Gener fibrations, consequently are right in our genina, and do not have sector.

There is also a second reason for treating these generalizations as tentative. Research for this report was primarily, although not exclusively, drawn from sources at two levels: (a) written materials and interviews with national denominational and interdenominational organizations, and (b) interviews conducted in a single geographic region — the Detroit area and surrounding counties. The generalizations made by national spokesmen for the sectarian welfare enterprise were thus validated in interviews with the local. Detroit-area personnel. Although the local situation approximated what would be expected on the basis of documents and materials generated at the national level, it is highly likely that the account that follows is in part conditioned by local. Detroit-area circumstances that may not obtain in other cities or geographical regions. That is, analyses of organizations, procedure, ideology, etc., may approximate actual situations in some regions of the country better than in others. On the other hand, the close correlation between statements made at the national level and realities in the Detroit area suggests that the situation in this area is not atypical, and that interferences from this situation to others are therefore warranted, subject to the warning that they may notifit every situation in every respect.



1. THE OPERATION OF SECTARIAN AGENCIES.

Eacilities

By 2 the effective distributive sponsor, a wide variety of child care programs in a variety of diftorial to a solution of the formation demonstrates the example, have been used to house Head Start programs as a utilities to demonstrate gaugs (Johnson, 1986, pp. 129-140), and as crisis centers. It is the environment of a mattern gauge (Johnson, 1986, pp. 129-140), and as crisis centers, is not the environment of a mattern gauge (Johnson, 1986, pp. 129-140), and as crisis centers, is patiently been the constraint children are provided by charch-sponsored child guidance elimes, is patiently been the constraint children are provided by charch-sponsored child guidance elimes, is patiently been the constraint children are provided by charch-sponsored child guidance elimes, is patiently been the constraint children are provided by charch-sponsored child guidance elimes, is patiently been the constraint children are provided by charch-sponsored child guidance elimes, is the transmitted of the constraint winds of services to children in need of help, they are in the transmitted of the following interest in variant children which is charactertraint of the constraint of the following interest in variant children which is charactertraint of the constraint of the constraint of the solutions of the interest are family agencies according to the constraint of the constraint of the solutions that this report will the moment of the constraint of the solution of the solution of the solutions of the solution of the solutions of the solutions of the solutions of the solution of the solution of the solution of the solutions of the solutions of the solutions of the solution of the solution of the solution of the solutions of the solutions of the solutions of the solution of the solution of the solution of the solutions of the solutions of the solutions of the solutions of the solution of the solution of the solutions of the solutions of the solutions of the solution of the solution of the solution of the solutions of the soluti

Final additions of the fail service agencies" have long provided a range of services to chilclose and activities and more recently, family therapy, homemaker services, foster care proclases and activities programs. They also refer children to other agencies which can better serve that which specialized child care agencies often provide the same services to children as do the target value activities of earlier days, children with very different needs and problems would be in the other the same activities of earlier days, children with very different needs and problems would be in the other the same activities of earlier days, children with very different needs and problems would be in the other the same activities at single agency will operate a number of qualitatively different institutions appropriate activities and single agency will operate a number of qualitatively different institutions and programs each developed to meet the needs of different kinds of children. Institutions developed religious auspices include institutions for dependent and neglected children, in the two developed children, and maternity homes. Moreover, even within a given class of operativity of specialization has taken place.

Religiously sponsored institutions comprise a significant proportion of all child care institutions, choroghen certain reas they tend to be more prominent than in others. Of 2,318 institutional programs for children, 40.3 per cent, or 936 are under sectarian auspices (Pappenfort and Kilpatrick, 1970; X = 1, $p = 2^{-1}$ for majority of these 936 institutions, 547, are institutiona for dependent-neglected children. In this area, institutions under sectarian auspices constitute 57.1 per cent of the nahonal stal.

The second largest class of church-related institutions is those for emotionally disturbed children. The 149 such institutions constitute 48.5 per cent of the national total. There are also 118 children-the 149 such institutions constituting 58.7 per cent of the national total, and 88 institutions for delinquent ind predelinquent children, equalling 21.3 per cent of the national total. Sectitions approaches and psychiatric in-patient units and of detention facilities is negligible as compared with process or sunder nonsectarian and public auspices.

It is apportant to quality this statistical breakdown with the observation that religious groups differ with respect to the quantity and kinds of institutions they support. For example, there are 522 Protestant institutions and 376 Catholic institutions, compared with only 38 institutions under Jewish auspices. Better than half of the Protestant and Catholic institutions are for dependentneglected children, in contrast, only four of the 38 Jewish-sponsored institutions are for dependentneglected children. Jewish-sponsored institutions are very heavily involved in the mental health tradition of their 38 institutions, 25 are institutions for innotionally disturbed children and four are in-patient psychiatric units.

to summarize, most sectarian child care institutions aimed at dependent-neglected children, but sectarian institutions for emotionally disturbed children constitute close to half of the





national total in this area. Moreover, while Catholics and Protostants operate far more child care institutions than do the Jews, the Jewish child-welfare entort for to be concentrated in a single area, that of mental health. In this area, they tend to be more professionalized and specialized than their Protestant and Catholic counterparts.

Since this report is primarily interested in the delivery of care to entotionally disturbed childien, consideration of institutional care will, by and large, be any ted to institutions for emotionally disturbed children. Some attention will also be paid to the largest category of institutions, institutions for dependent and neglected children, inasmich as many of mese institutions also deal with out of on dividisturbed children (Pappenfort and Kilpatrick, 1970, Vol. 1, p. 27).

Vso itselbided is a discussion of nonplacement services provided both by child care agencies and faither service agencies which have a child care program.

Target Population

The target population of sectarian child care agencies will be described along three dimensions the religion of the child, the problem of the child, and the age of the child.

Religion as a Consideration

Many, but not all, sectarian agencies serve children regardless of their race and religion. Some do this eagerly, while others do so reluctantly at the behest of 1 orted Fund organizations and State Departments of Social Service. Some agencies have been able to continue serving a mainly sectarian clientele, although they are under pressure for a change in policy. These agencies tend to view their target population as located within their respective denominations, programs are planned according to the needs of children in their local denominational community.

At the other extreme, some agencies do not locate their target population within the sponsoring sectarian group. They explicitly assume responsibility in areas of greatest social need, inrespective of the race or religion of the potential recipients. Thus, some agencies have sought to provide special programs for minority groups, migrant workers, etc. Often, then, target populations are not merely chosen to fit existing programs, rather the group to be served is first determined, and then programs are developed in order to serve them.

The programs of a given agency may not all conform in this regard. Some programs may be confined to members of the denomination, while others may be open to the whole community. For example, an agency may have casework services open to the whole community, while to the gradoption services to members of the denomination.

Problem-Oriented Conception of the Target Population

Sectarian agencies probably operate programs in every recognized area of child care. Although the sectarian sector remains heavily invested in institutional services to dependent and neglected children, agencies serve a wide range of children that do not fit these categories. In the atea of emotional disturbance, with which this report is primarily concerned, sectarian agencies deal with many problems, whose range is indicated by the diverse categories which agencies use to children, psychotic pre-psychotic and borderline psychotic children, acting-out children, withdrawn children, with character disorders, autistic children, etc. these differentiated labels correspond to specialization in agency function. While for example, some agencies will work with children diagnosed as psychotic, other agencies may not adout theor for meatment, thus, while in 1966, 58.4 per cent of the children in treatment in Jewish institutions for emotionally disturbed

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children were regarded as severely disturbed, this was true of less than twenty per cent of the children in Protestant and Catholic institutions (Pappenfort and Kilpatrick, 1970, Vol. 4, p. 27). Thus, the degree of a child's emotional problems is a relevant consideration in an agency's decision to acceptor reject him for care.

Larget populations are further specified with reference to other criteria of various sorts. Thus, according to Pappentort and Kilpatrick (1970, Vol. 4), the majority of sectarian institutions for emotionally disturbed children will not accept children who have marked physical handicaps (p. 42), who are severely retarded (p. 41) or who have severe behavior problems (pp. 47-48). On the other hand, better than 50 per cent of these same institutions will accept children adjudged delinquent. In this connection, it is noteworthy that agency directors interviewed in the course of this research at no time characterized their children with the label "delinquent," although in some cases the children had in fact been adjudged delinquent. Thus, some agency directors distinguish between the legal status of a child and the environmental and characterological circumstances that have led to his acquisition of special legal status.

Age-Oriented Conception of Target Population

Sectarian institutions for emotionally disturbed children tend to limit their client population to children of certain ages. Thus, in 1966, in all these institutions taken together, there were no children under the age of two, and only 33 children between the ages of three and five. The overwhelming majority of children served (over 4,000) were between the ages of six and twenty, with almost half of these in the twelve-to-fifteen age category (Pappenfort and Kilpatrick, 1970, Vol. 4, p. 18). According to Mundt and Whiting (1970, p. 13), such statistics reflect "the general acceptance of the belief that institutional care for preschool children is not in their best interest."

Intake Procedures

Intake generally begins with a call or letter to the agency requesting service or information regarding service. An initial screening takes place at this time; if the child's needs clearly fall outside the scope of the agency, or if he does not meet certain other agency requirements, e.g., he is too young of too old, the agency will advise the caller of this and recommend a different agency.

From this point onwards, the intake process is guided by an intake worker, generally a trained, experienced social worker, until such time as a decision regarding the child is made. The intake worker considers the following questions: What are the problems and needs of the child? Which, if any, of the agency's programs might be beneficial to him? If none is suitable, to what other agency should he be referred? With such questions in mind, the intake worker screens all candidates for care. In many agencies, this worker is empowered to refer elsewhere children whom, in his or her judgment, the agency cannot help. The intake worker's position is therefore of great importance, and it was not surprising to hear an agency director say that he had appointed his sharpest social worker to that position.

If a child gets by these initial screenings, he is likely to be seen by the agency's consultant psychiatrist, who will provide a psychiatric evaluation. The psychiatrist, the intake worker, and perhaps also other agency personnel, such as the agency's director of clinical services, may at this point confer on a diagnosis and make at least a tentative decision regarding treatment.

The decision at which they arrive will then be discussed with representatives of the treatment program that is recommended. Thus, if out-patient therapy is recommended, there will be consultations with the head of the agency's casework program and possibly with the social worker that is to be assigned to the child. Similarly, if it is decided that the child would benefit from one of

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the agency's institutional programs, this institution's intake staff, which may be distinct from the first one, will burner consider the child's application for care. For example, in New York, the Joint Planning Service does preiminary intake for both the lewish Beard of Quardians and the Jewish Child Care Association. If, after screening the child, the Joint Planning Service believes that Linden Hill School, a residential treatment center, would be the best placement, the child's application is referred to Linden Hill's own intake committee which includes representatives of each discipline involved in Linden Hill's program (lewish Board of Quardians, brochure on the Linden Hill School, 1972, p. 12).

Intake teams, especially for residential programs, are sometimes very large. Thus, at Chicage's lewish Children's Bureau, the team includes an intake worker, the intake supervisor, the administrator of residential services, the residential services program director, the child care connseler, a psychologist, a supervisor of clinical services, the director of the agency's school program, the supervisor of community services, and the child's current or previous therapist, if there is one. Even, however, when the size or complexity of an agency leads to involvment by large numbers of people in the intake process, they are usually reducible to the following types: the permanent intake staff, consultants such as psychiatrists and psychologists, representatives of the treatment programs for which the child is being considered, and, in some cases, representatives of the agency's executive staff.

In the course of intake, a wide range of information may be required by the agency in order to arrive at a diagnosis and treatment decision. In addition to a psychiatric evaluation, many agencies require diagnostic psychological tests: in some cases, the agency's own psychologist does the testing. In addition to psychological tests and psychiatric evaluations, there are cases in which some agencies will recommend FEG's or neurological examinations as an aid to diagnosis. (Jewish Children's Bureau, 1970). In addition, and more typically, agencies make use of obtainable information relating to the child's case history, his health, developmental and school history, his family history, and the parents' living situation. Thus, the perceptions of the agency's staff are supplemented and sometimes colored by a wide range of information relating to the child. On the other hand, one agency director interviewed indicated that such information proved relatively unhelpful in deciding whether the agency's group home could work well with a child. Far more important, in his view, was the impression formed of the child by the group home's child care and professional staff. In his agency, as in many others, prospective candidates for institutional or group home care are required to visit the agency at least once prior to admission (Clarence Fischer, Personal Communication, 1973).

As the preceding account indicates, and as Figure 1 describing the intake procedure implies, intake may be a long drawn-out process. At least one sectarian intake service, representing two agencies, has sought to condense this process to avoid damage to the client. It has done so because its research has indicated that the tentative treatment plan considered after only a second interview with the child turns out in all but a tew cases to be the one ultimately agreed upon action (Bernard, 1973).

The Pappenfort and Kilpatrick study (1970, Vol. 4) reported the following findings which both supplement and qualify the aforementioned generalizations regarding intake, at least in the case of sectarian institutions for emotionally disturbed children. All but a few such institutions give physical examinations at admission (p. 52) and better than 60 per cent give dental examinations (p. 59). Approximately 74 per cent of all children in these institutions in 1966 had received psychological testing and evaluation at admission (p. 62), while roughly 60 per cent received psychiatric diagnoses (p. 66).

It is of interest to note that psychiatric evaluations are most common in Jewish institutions. In 1966, 94.4 per cent of the children in these institutions had received a psychiatric evaluation at

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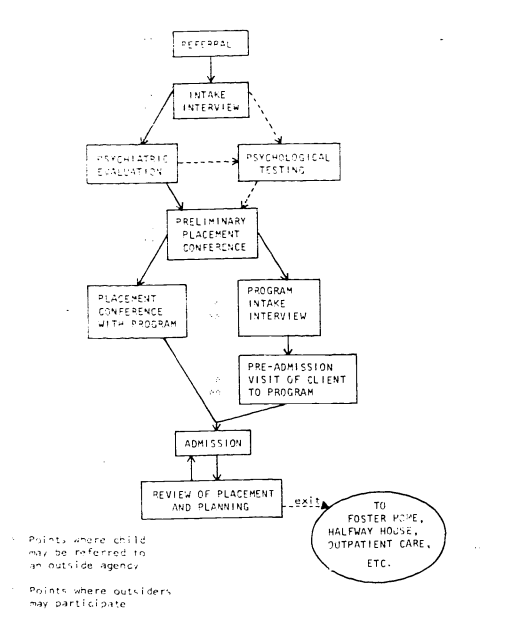


Figure 1. Typical intake pathway.

the time of admission, as compared with 63.1 per cent and 52.9 per cent for Protestant and Catholie institutions respectively (Pappenfort and Kilpatrick, 1970, Vol. 4, p. 67). These statistics help to confirm an earlier statement that Jewish institutions tend to be more highly specialized and protessionalized than other sectarian institutions for emotionally disturbed children.

In view of the fact that sectarian institutions for dependent and neglected children care for

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significant numbers of emotionally disturbed children, it is important to note that in these institutions the proportion of residents in 1966 that had received psychological and psychiatric evaluations was significantly lower than it was for institutions specializing in work with emotionally disturbed children (Pappenfort and Kilpatrick, 1970, Vol. 2, pp. 63-66). That is, although institutions for dependent and neglected children were caring for some of the same kinds of children as were institutions for emotionally disturbed children, they did not have available to them the same specialized personnel and diagnostic tools.

Programs and Treatment

Nonplacement Programs

Over the last 30 years, the number of children under care by sectarian agencies in an institutional setting, as well as the number of such institutions, has declined dramatically. Among the reasons for this pheaomenon is the widely shared belief that institutions should not be used as a dumping ground for children with problems, and that, if at all possible, children should not be separated from their own families or from a family-like environment. Extra-placement services and foster care programs have thus grown rapidly in this century and are currently provided, under sectarian auspices, both by specialized child care agencies and by family agencies. Typically, extra-placement services provided by such agencies include casework therapy for the child, and often for his parents as well. Some agencies also operate a homemaker service, which introduces into a child's home a "mother's (or father's) helper" in order to take some of the pressure off a parent who might otherwise be unable to keep a child. In a few agencies, day-toster-care programs or "therapeutic nursery schools" are provided; these serve to take the child out of the home environment and place him in a therapeutic context for several hours a day without actually having him placed outside his family. In addition, some child care agencies operate a special education program for emotionally disturbed children who might otherwise have to be placed away from home.

Placement Programs 👘 👘

Although plagement of the child away from home is regarded as a very serious step to be avoided it possible, it is sometimes regarded as necessary. Whereas, however, 70 years ago, most children would be placed in all-purpose institutional facilities no matter what the circumstances leading to placement, today, once the decision to place a child has been made, it must still be desided where to place him. Generally speaking, there are three options from which to choose: foster homes, group homes, and institutions. Each of these will be discussed separately below.

Generally speaking, placement in any of these three treatment settings is not regarded as permanent, although the length of time for which children are removed from their homes varies considerably. For some children, it is an immediate solution to an acute, but temporary, family crisis, for others, placement away from home is long-term, as when the child's emotional or characterological problems make necessary an intensive, safe, therapeutic context, protecting him from others and others trom him. Whether placement is short-term or long-term, however, the ultimate objective is not to wean the child from his family as many programs once did, but to return him to his family and community. It is in this sense that foster homes, group homes and institutions generally regard themselves as treatment-oriented rather than custodial institutions.

Foster homes. Family agencies and specialized child care agencies generally maintain a number of foster homes into which children may be placed for varying lengths of time. Foster parents are paid at a rate which, in theory, reimburses them for expenses incurred in earing for the child and which compensates them for the effort they expend. They receive on-going supervision from the agency in working with the child. Some children need and can adapt to one kind of family environment, others need different kinds of environments. Therefore, agencies placing children in foster

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nomes attempt to match the needs and personality of the child with an appropriate foster family. Institution, just as the decision to place a child in a foster home rather than in an institutional setting is based on an examination of his needs, so the decision to place him in one foster home rather than another is based on treatment considerations.

Some agencies have developed a cadre of toster homes, able and willing to take in children that are in varying degrees, disturbed. Usually, however, children placed in foster homes are not considered sensorial disturbed. They are able to function adequately in the community and can manage the emotional demands characteristic of a family environment. The foster home placement usually represents a preliminary step to adoption (e.g., if the parents have died or lost custody of the childr or it is viewed as a short-term removal of the child from a family situation that is tempotable unstable or otherwise problematic. While in the foster home, both the child and his parents may be involved in treatment with a caseworker or other agency personnel, in order to facilitate the child's return to his own home.

Group homes. Group homes are generally considered intermediate between foster homes and institutions. Children placed in group homes do not need the highly controlled environment of a residential institution and are able to function in the community. On the other hand, in many cases, then emotional problems make it difficult for them to adjust to the intimacy of even a foster family. There are, however, cases in which children are placed in group homes because the parents find it too difficult to accept their child's placement with foster parents but can accept placement in a group setting (Jewish Board of Guardians, Jewish Child Care Association, p. 12).

Group homes are also used by agencies as halfway houses for children on the way back to the community. They are generally located in a house or apartment in the midst of the community, and the children actively participate in the community's social, educational and recreational activities. Children are supervised by resident houseparents and may be in treatment with a caseworker who draws on the help of other agency personnel as it is needed (Jewish Board of Guardians, Jewish (Thild Care Association, p. 12).

The group home has become increasingly popular in recent years for a number of reasons: first, it offers a less drastic measure than institutional placement for children unable to benefit from foster home care, unlike many institutional programs, it does not have the consequence of totally segregating the child from the community and from 'normal' children. Secondly, a group home is more easily and less expensively maintained than is a large institutional facility.

In at least one agency, group homes are regarded not oily as complementary to institutional programs but as important substitutes for them. Thus, the Jewish Children's Bureau of Chicago is replacing one of its residential treatment centers with a set of differentiated group homes, each meeting the needs of different kinds of children. Placement of children in specialized group homes, the agency suggests, allows for differential sets of services to children's Bureau, 1970). The group home units being developed range from the very intense therapeutic environments to units of lesser intensity, in the course of their freatment, children progress from the more to the less intense homes. Thus, "services will be differentiated according to need rather than dependent on physical structure alone (Jewish Children's Bureau, 1970)."

Institutions. As was noted above, there are a variety of different kinds of institutions under religious auspices. Attention will be confined to institutions working with emotionally disturbed children. Even within this category, variation between institutions is great with respect to the kinds of children that are accepted, i.e., the degree or nature of problems, the kinds of treatment provided, and the general quality of the program. Mundt and Whiting (1970) take note of the variation in the course of their description of institutions under Lutheran auspices(p. 26):

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clubese abstitutions do not fail of the beat lategories. Parties they represent a comtingum trige the very bights is physicilated treatment or given in como which are good social Activity preded programs to some which are the processing of order of care.

Among institutions for emotionally disturbed children, those called "residential treatment centers" are highly intensive institutional programs, which pattern the whole of the children's environment in the service of treatment goals. The following description is typical (lewish Board of Guardians, lewish Child Care Association, p. 10).

Childsille offers a specialized program of milieu theraps, σ which me total residence is the central tool of treatment. A webstrained supervision static implements the treatment plan developed for each child. Social worker therapistic child care workers, teachers, remedial specialists, music and dance therapists, pediatricans, purses rezons instructors, works, posters, landidrisses, and all other statt plas a rougle monitority the children's physical and emotional needs all are integrated into the total treatment plan.

The general point is made more succinetly in the brochure of another agency (Linden Hill School, of the Jewish Board of Guardians, p. 4) "even the bricks are part of the therapeutic plan." The "residential treatment center" tradition is, by and large, psychiatry oriented, and both highly specialized and professionalized. As a consequence, residential centers like Bellefaire in Cleveland or the Hawthorne-Cedar Knolls School in New York are also very expensive. Professionals in the field generally applaud the quality of these institutions, which have served as pioneers in treatment modes.

An examination of residential treatment centers at their best would not yield an overall picture of sectarian institutions for emotionally disturbed enildren, since the variation is so very great. Instead, it therefore may be helpful to consider a wider range of institutions, making use of available statistical data where possible.

Children generally have ongoing relationships with a number of adults, including maintenance men, child care workers, caseworkers, teachers, and more rarely, psychiatrists. Of the clinical staff, children have most contact with child care workers, who are on the grounds of the institution 24 hours a day. At least once a week most children have a therapy session with a caseworker. In 1966, 58.9 per cent of children in Protestant institutions, 50.9 per cent of the children in Catholic institutions, and 81.9 per cent of the children in Jewish-sponsored institutions were seen by social workers once a week or more (Pappenfort and Kilpatrick, Vol. 4, 1970, p. 75). This contrasts starkly with the -tatistics for institutions for dependent-neglected children; in these institutions, between 65 per cent and 70 per cent of the children were not seen by social workers regularly after admission (Pappenfort and Kilpatrick, 1970, Vol. 2, p. 75). It is uncommon for children in any institutional setting to have a therapeutic relationship with a psychiatrist. Less than 20 per cent of the children are seen by psychiatrists regularly after admission (Pappenfort and Kilpatrick, 1970, Vol. 4, p. 71). Children have therapeutic relationships primarily with caseworkers. Therapy with parents is common, and sometimes required; it is provided by 125 out of 149 institutions (Pappenfort and Kilpatrick, 1970, Vol. 4, p. 84).

Although casework therapy for a long time has tended to initiate psychiatric patterns, i.e., interviews in the therapist's office, with 'talking' as the main activity, there is a trend away from such patterns. Caseworkers may be encouraged to meet the child in a variety of his life situations and to define the relationship between them in less rigid terms than traditional models might dictate. In addition to various forms of dya/tic relationships with therapists, "therapy" may also include behavior modification programs and group therapy. Recreation is viewed as 'treatment' to varying degrees by different agencies. In some institutions, professional group workers plan the children's recreational program, sometimes with an eye toward helping children work through particular problems.

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Associated case workers and less often psychiatrists, are the primary professional therapeutic cart includic care workers and less often psychiatrists, are the primary professional therapeutic cart includic care workers and pay an amportant therapeutic roll serving as role models, as classifiers and in general, as helpers. Each child will general chare a child care worker assigned to non-smalke the professional therapist, the child care worker can develop his relationship to the child in many contexts and during long stretches of time. According to Mundt and Whiting (1970, p=22), child care workers are now recognized as the primary treatment staff. Agency directors, recognizing their importance, tend to be increasingly careful in the selection, and make provisions to the straining.

Must of the children in sectarian institutions for the emotionally disturbed are school age, and therefore participate in an educational program. Many institutions have partial or total educational facilities on the grounds of the institution, in some cases, atrangements are made that establish the distitutional school as a part of the public school system, and special educators hired by the public school system teach in the school. Some institutions, however, do not have educational facilities and tely on the educational programs of the local community. Even institutions that do have their own educational program will send some children to the local public school. Directors interviewed were sensitive to institution that they would have a difficult time adjusting to noninstitutional communities. Hence, children who are able to do so are encouraged to participate in public schools and other community activities.

Although treatment in sectarian child care agencies is in most cases indistinguishable from relatment provided in nonsectarian institutions, sectarian child care institutions do make provisions tor religious education. In 1966, roughly two-thirds of the children under care in sectarian institutions for emotionally disturbed children participated in a religious education program. This compares with a 50 per cent rate of participation for the total private sector, and a 41.9 per cent rate of participation for those in public institutions for emotionally disturbed children. Thus, although, predictably, the rate of child participation in religious education programs is higher in sectarian than in extra-sectarian institutions, the difference in their respective rates is not as great as might have been expected in view 67 the fact that, after all, sectarian agencies are in some sense church-related. Agency directors interviewed indicated that participation in their religious education programs is columnary.

At periodic intervals, the case of the child is reviewed by the agency staff, with the aim of evaluating his progress, considering changes in the treatment program, his readiness for discharge, etc. Informal discussions of this kind are frequent among staff members; but at the periodic review conferences, formal decisions and evaluations are made. Typically, according to Pappenfort and Kilpatrick's data (1970, Vol. 4, pp. 90-91), participants in the review conference include the agency director, the casework supervisor, the child's child care worker, and the psychiatrist. A psychologist is an intrequent participant, and the child or his parents participate even more rarely. It is of attract to note in this connection that in institutions for dependent-neglected children, the child and or his parents are more frequently included in review conferences (Pappenfort and Kilpatrick, 1970, Vol. 2, pp. 90-91). Perhaps with the declaration of emotional disturbance, parent and child cede the right to participate in decisions affecting the child's life. Such decisions are delegated to professionals, to the point of excluding the beliefs and feelings of the child or his parents.

The length of time a child stays in an institution is a function of a number of factors, including the nature of his problems and the progress he (and his family) have made in dealing with them, the traditions of the institution, and the presence or absence of adequate extra-institutional programs into + hich the shild might he placed when he leaves the institution. Many agency directors are concerned, ver the failure of their communities to develop programs for children with emotional problems, scinctimes, for example, children are retained in an institution because of the absence of a sufficient number of foster homes or of a group home. In general, however, the length of time chil-

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dren spend in institutions has decreased in recent years, a fact that welfare leaders proudly make known in their declarations that sectarian child care institutions are not custodial but treatmentoriented institutions, aiming to restore the child to his family (See, for example, Mundt and Whiting, 1970, p. 16).

In Protestant and Catholic institutions, children most commonly stay from one to two years; 47.2 per cent of Protestant institutions and 62 per cent of Catholic institutions report one to two years as the average length of stay. In contrast, 63.7 per cent of Jewish institutions report that the average length of stay is two to five years. That children spend more time in Jewish institutions than in Catholic and Protestant counterparts may be due to the fact that Jewish institutions have tended to specialize in work with severely disturbed children.

At discharge, sectarian institutions may have available one or more of the following services: a loster home placement, an after-care program, a haitway house or group home. Such programs serve to continue treatment under circumstances that allow the child to become gradually reintegrated into the everyday extra-institutional world (Pappenfort and Kilpatrick, 1970, Vo. 4, p. 210). In this connection note should be taken that although foster homes, group homes, and institutions have been discussed separately, all three forms of care may have a place in a child's treatment program.

Record Keeping

Systematic record-keeping was a feature of 'scientific' care-giving which many sectarian child care agencies resisted at the turn of the century. They were sharply critical of what appeared to them as the cold, calculating, impersonality of systematic records, which seemed to have very little in common with the elevated spirit of charity. Today, many sectarian welfare leaders believe that the best way to promote religiously-inspired charity is to provide the highest quality of care, and that record-keeping facilitates this end. Moreover, even when workers in sectarian agencies find record-keeping burdensome and unhelpful, they are constrained to keep them. Constraints come from outside the sectarian systems, and sometimes from the inside.

In many states, state licensing laws stipulate that records of various kinds be kept for every child treated by an agency. Records include such information as the reason for admitting a child, his history and the agency's diagnosis, the agency's treatment program? as well as on-going records indicating how the agency is providing for the child's needs. In Michigan, for example, the state requires a treatment plan within 30 days of the admission of a child to residential care, as well as quarterly updates.

Similarly, United Fund organizations often require elaborate records of the kinds of services provided, in what quantity, and with what results. Agencies are also required to specify the religious and racial composition of their staff board members, and clientele, with special emphasis on issues relating to the presence of minority groups. In some cases, United Fund organizations have begun to require beneficiary agencies to provide them with 'functional cost accounting; that is, they want highly specific interpretations of the way agency funds are used, with the budget broken down into such categories as number of treatment hours, number of supervision hours, etc. They have also exerted some pressure to get agencies to operationalize their conceptions of 'progress' and 'success,' in order that these might be better measured.

When funding groups internal to the system provide large sums of money, they too will demand extensive records of the kinds of services provided. The Jewish Federation of Detroit, for example, requires of its beneficiaries monthly budget statements, broken down into a number of distinct categories. Other organizations to which many agencies belong, notably the Child Welfare League, also require agency records at periodic intervals.

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Thus, two kinds of organizations require information from agencies: funding agents and accreditation agents. By means of the records provided, they attempt to ascertain the quality and quantity of service provided by the agencies, its distribution among different population groups, its efficiency in dollars and cents terms, as well as its conformity to, or deviation from accepted moral and professional standards. In the case of state departments of social services, records permit, in theory, a monitoring of the work done by agencies, with an eye toward ensuring that agencies do not abuse the trust vested in them by the public and by referral agent (among which public agencies are often prominent); they may also be used to an conform to legal professional requirements, as wellto requirements summation. Funding groups like the United Fund organizations (as a titorial organizations) use the recards provided by agencies in order to acht has not been squandered

indeficiently or on programs with which they. In addition to this, the United Fund makes use of the information collected from its various beneficiaries in order to establish its own priorities in the future. If the records provided by agencies reveal that, as a whole, agencies are not meeting a pressing community need, the United Fund may earmark funds for the fulfillment of this need. It, on the other hand, it discovers that agencies are unnecessarily and wastefully duplicating each other's services, it may apply pressure in the direction of amalgamation or elimination of certian programs. Records thus provide information about what is and is not being done in areas

Comparable research is also undertaken on a national scale. For example, the Council of lewish Ederations and Welfare Fands also requests information from agencies periodically. With the aid of this data, the Council's Child Care Committee seeks to discover the major trends in the area of lewish child care — changes in the kinds of problems brought by children, in the kinds of programs provided for them, in the policies of Jewish agencies toward non-Jewish children and toward nonsectarian and public organizations. Such information is then used by the Committee as a basis for predicting future needs and problems, and for considering the different paths agencies and local federations might take in the future. The research and recommendations of the Child Care Committee are then made available to the local federations and agencies, which can make use of this information for their own purposes. Thus, within the Jewish child care system, records from agencies flow to a central source where they are integrated and studied, and then returned to the local organizations for their own use. One of the features of this pattern is that Jewish child care agencies across the country are aware of each other's activities, and can capitalize on their knowledge of the successes and failures of agencies experimenting with different programs.

⁷Generally speaking, then, agencies provide information to a number of different organizations, which then used this information in ways that influence the agencies' policies. Through the mediation of other organizations, feedback loops are created which ultimately may transform the agency, as Figure 2 demonstrates.

Within agencies, records often function as "management-tools," that is, in addition to describing what agencies do, they provide a concrete incentive to comply with accepted standards. Knowing that they will be checked periodically, agencies are more likely to comply with requirements. This is especially true where the requirement cannot be "blutled." Case records can be invented, but one cannot as easily prevariente on issues relating to nondiscriminatory personnel practices. On issues where "fudging" is possible, the management effect of record requirements is less pronounced.

Ideally, case records can be the basis for evaluating the progress and rethinking and treatment of a child. Agency directors interviewed, however, noted that their workers resent putting together compilations of their work, and only do it to satisfy the demanding outside. The directors in question were somewhat disparaging of this attitude, seeing in case records important resources for the supervision of workers and in service training, as well as for helping children in treatment.

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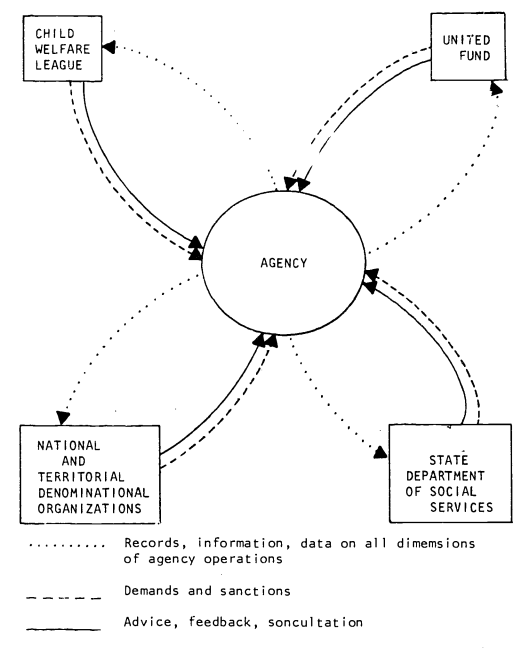


Figure 2. Information and control loops.

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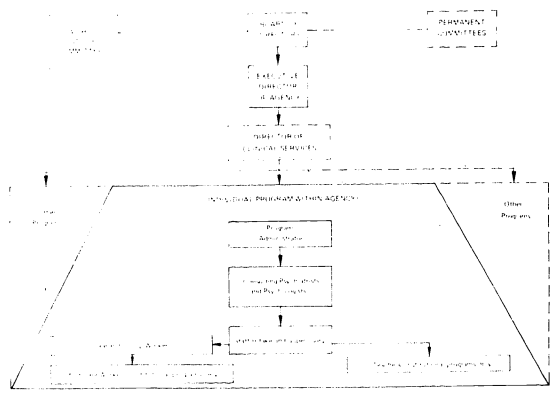


II. THE ORGANIZATION OF SECTARIAN SYSTEMS

A tamily agency or specialized child care agency providing services to children may be considered under two aspects; on the one hand, it may be described as an individual system made up of a number of distinct components; on the other hand, the 'agency-system' can be viewed as a subsystem of a larger sectarian system. Discussion of the organization of the sectarian child care enterprise will begin with an analysis of intra-agency organization, and will proceed to a consideration of the larger system in which the typical sectarian agency participates as an element.

The Agency as a System

Sectarian welfare agencies, like their nonsectarian counterparts, are hierarchially organized systems. Figure 3 describes the organizational structure of a sectarian agency. The directors, an executive staff (sometimes a single components of the system include -nal clinical staff, i.e., in group homes and instituperson), a professional elinical -4 1. tional programs, as well as h. 1.11 eleeping, and administrative personnel. Generally described in the preceding sentence. It is, however, speaking, the hierarchy approximate necessary to specify the qualifications, daties, and prerogatives associated with each of the niches described as well as to outline the standard patterns of relationship between their respective occupants



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Personnel

The hierarchy. Agency directors are at the top of the personnel hierarchy and are generally responsible for hiring other agency personnel. Although they have clinical experience and may actively participate in treatment programs, in in-take decisions, and in review conferences, much of their job is administrative. It includes working with the agency board and with outside funding and accrediting groups, as well as with other individuals and groups able to influence agency policy. The agency director helps to set the tone of the agency; he is in a position to influence the character of the agency's board of directors, on the one hand, and the staff beneath him, on the other hand, and Agency directors interviewed in the course of this research indicated that the professional outlook of the director is a crucial variable in determining the character of the agency. This outlook, in turn, is largely a function of his education; if the director received his professional training in a school committed to a particular treatment tradition, this would tend to influence his own views. In any case, a psychoanalytically-oriented director will tend to hire staff that shares his psychodynamic approach to the needs of client of a hehaviorist, he will be more budy to he behaviorist-oriented personnel. On the other outside the training of the director comsinfluence his selection of personne' D. Le offer him inhospitable to expewith alternative forms of treatment

Agency directors are often, although not always, trained professionals with graduate degrees. All of the agency directors interviewed in the course of this research, whether they headed a multi-service family or child care agency or an institution for emotionally disturbed children, were social workers with MSW's from accredited professional schools. However, it would be a mistake to generalize from this circumstance; some agency directors have professional degrees in psychology or psychiatry rather than in social work; moreover, there are some agency directors with degrees in other fields, or with no professional degree at all. Agency directors lacking professional degrees in social work, psychiatry, or psychology, and lacking professional degrees altogether, are more frequently found in institutions for dependent-neglected children than in institutions for the emotionally disturbed. Pappenfort and Kilpatrick (1970, Vol. 2, p. 180; Vol. 4, p. 180) report the following regarding agency directors in the two kinds of institutions: of 145 directors of institutions for emotionally disturbed children, 46 per cent have graduate degrees in psychology, psychiatry, and social work, 27.5 per cent have other graduate degrees, fifteen per cent just have a college education, and ten per cent have less than a college education. In contrast, among 503 directors of institutions for dependent-neglected children, only thirteen per cent have graduate degrees in psychology, psychiatry or social work, 32 per cent have another graduate degree, 30 per cent have just a college degree, and ten per cent have less than a college degree.

Certification by an accredited school is thus an important, but not always necessary requirement for being an agency director. Level of educational attainment tends to be more important in institutions for the emotionally disturbed than in the less specialized institutions for dependent children.

Accency directors may be required to have 'religious legitimization.' That is, they may be required to be members of the sponsoring denomination. In some cases, agency directors are elergymen, in addition to being trained professionals. The director of the Detroit Baptist Children's Home is a Methodist minister, in his view, his being a minister, even of a different denomination, was an asset to him in applying for the job. Within the Catholic Church, although agency directors are not coprected to be dergymen, diocesan directors of social service were required, intil recently, to be priests as well as social workers, a policy no longer universally in force. Moreover, since many Cathohic child care institutions are operated by Religious Orders, these institutions have tended to place priests and nuns in positions of authority.

Directly beneath the executive director of the agency, at least in those agencies that operate

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BACKGROUN & HELPFUL	ID REQUIREMENTS CHARACTERISTI	CS	
EDUCATION	SOME RELIGIOUS AFFILIATION	MEMBER OF CLERGY	PERSONNEL ROLE
 M.D. (Psychiatry) Ph.D. (Psychology) M.S.W. other graduate. degrees college degrees non-college degrees 	roften rolos t cres required	sometimes helpful	AGENCY DIRECTORS AND PROGRAM HINIGIRATOR
- M.D. or Ph.D. (Psychology)	~sometimes helpful	irrelevant	PSYCHIATRISTS AND PSYCHOLOGISTS
- M.S.W.	-sometimes helpful	irrelevant	SUPERVISORS INTAKE STAFF
- M.S.W. (most) - College Graduate (some)	-sometimes helpful	irrelevant	CASE WORKERS AND GROUP WORKERS
- Teaching certificate (sometimes special education certificate)	-helpful for Catholics -others: seldom relevant	-helpful for Catholics -others: rarely relevant	TEACHERS
- some High School (no diploma) - H.S. Grads - College Students	irrelevant	irrelevant	CHILD CARE WORKERS

TABLE I: ROLE CHARACTERISTICS OF AGENCY PERSONNEL

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a number of different programs, there is likely to be a cadre of professionals, generally social workers, that administer these various programs. There may be a Director of Clinical Services, to whom the director delegates major responsibilities for the agency's 'reatment programs. This individual, whether called by this name or another, may be responsible for hiring new clinical staff, for participating in intake decisions and review conferences, for promoting in-service training programs, and for supervision. He may also serve as a tiaison between the staff and the agency director

Beneath the executive personnel, including the administrators of specific agency programs, is a group of specialized professionals, such as intake workers and supervisors of the clinical staff. These individuals may or may not also be involved in ongoing direct service to clients, but in any case, stand a notch above the rest of the clinical staff in agency hierarchy.

Beneath them is the professional clinical staff, primarily social workers, who generally but by no means always have a Master's degree in Social Work. Faur prominence in child care agencies has recently been noted by Mundt and Whiting (1970, p. 16):

The personnel, which are most critically involved in the care and treatment of the children in an institution, are the social work staff and the child care staff social work is the professional field that carries primary responsibility in providing a child welfare service. Institution, utilize the skills of hoth social case-workers and social group workers.

Although social case workers and group workers are the most numerous occupational group in the agency, they are not the most prestigious or powerful. Psychiatrists are located above them in the agency hierarchy, although their participation may be limited to certain areas and on a parttime basis. Their educational attainments and professional skills are generally considered superior to those of social workers, and they are paid at higher rates; indeed, if pay scales are any indication of importance to the agency or of power, psychiatrists are considered more valuable and more powerful than agency executives themselves, since, in some cases, they are paid at higher rates (Jewish Children's Bureau of Chicago, 1970). Psychiatrists serve a number of functions which often include evaluation of potential clients and participation in intake decisions, consultation on difficult treatment decisions, and on the development of new programs. In some agencies, psychiatrists are also involved in in-service training programs; moreover, there are cases in which they see children regularly in therapy. Agency directors interviewed indicated that the opinions of their consulting psychiatrists were given a great deal of weight in their agencies, although they also added that it was not the psychiatric role per se that commanded their respect, but the individual who happened to occupy it.

In addition to psychiatrists and social workers, sectarian agencies employ other professionals. A psychologist is sometimes employed on a part-time basis to do psychological testing and evaluation of potential clients. In addition, agencies which have on-the-grounds educational programs make use of teachers, who often have degrees in special education. In many agencies, only some of the teachers are employed by the agency itself; the rest are provided by the public school system, and are subject to its constraints (Pappenfort and Kilpatrick, 1970, Vol 4, p. 106; Davids, c. 1970, p. 5).

Beneath the professionals in an institution's program is the child care staff, which generally comprises the largest single group of agency personnel. Indeed, social workers are outnumbered by child care staff as well as by the housekeeping and maintenance staff. Institutions for emotionally disturbed children report that their full-time staffs include 1.174 child care workers, as against 766 professionals (Pappenfort and Kilpatrick, 1970, Vol. 4, p. 142).

Children spend the bulk of their time with child care workers. Unlike their professional counterparts, child care workers do not generally have graduate of even college degrees. Their training is mainly in-service training and on-the-job supervision (Pappenfort and Kilpatrick, 1970, Vol. 4, p. 202).

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The second most of increase personnel group, the housekeeping and maintenance staff, inevitably plays an important role in the children's lives, and some agency directors recognize them to be an important resource on the total program. One director, for example, declared that in considering applicants for scatters, he seriously appraises their attitudes towards children and the way they interact with them, and that these are as important to his decision to here or not hire them as are the technical, nonehild-oriented skills that they possess. Table 1 summarizes the role characteristics of the various classes of agency personnel that have been discussed.

Patterns of Interactions Among Agency Personnel

Within this organizational structure, a range of interaction patterns exists. Typically, in addition to a variety of informal interactions, memoranda tend to flow downwards from the top echelons of the agency hierarchy, and reports on children travel upwards from the clinical staff working with children. In addition to written communications, there are structured opportunities for face-to-face interaction. Regularly scheduled meetings are of two kinds: those which promote interaction within a given class of personnel and those which bring together diffe categories of personnel Examples of the two include periodic meetings of supervisory persons. and meetings (described by the Jewist Children's Bureau as 'integration meetings') for the child care staff. Examples of the second are supervision sessions, which bring together clinicians and the supervisory staff, general staff meetings, and review ponferences. The latter furnish the opportunity for all agency personnel involved with a specific child, regardless of their status in the hierarchy, to trade perceptions and information, and to plan the child's future treatment.

Agencies that have staff development programs provide additional structures for staff interaction. For example, in 1970, Chicago's Jewish Children's Bureau ran a continuing seminar on group treatment, led by the agency's psychiatric consultant, and attended by the child care, teaching, and social work staff. An additional program of fifteen sessions, planned with the Chicago Institute of Psychoanalysis, was held for the professional staff. Some of these sessions were limited to upervisory staff (Jewish Children's Bureau, 1970).

In general, then, provisions for intra-agency interaction, while they sometimes serve to allow communication between different levels of the agency hierarchy, also serve to reaffirm the hierarchy, and to establish a sense of group identity at different levels. Interaction in the agency serves purposes of both integration and differentiation. It allows for communication across different levels but also ensures that the distinctions between these levels ars preserved.

Agency Board of Directors

The agency system is essentially pyramid-like in organization. The most numerous, but least prestigious and well paid groups, the housekeeping and maintenance staff and the child care staff, occupy the bottom slot in the agency's occupational hierarchy; above them is the professional staff, followed by the executive staff. With each move upwards, the number of the individuals occupying that level decreases, and salary and prestige increase. At the apex of the pyramid is the agency's board of directors which, within certain constraints laid down by state licensing organizations and, in some cases, denominational organizations, holds formal authority for the agency's programs and policies. Although its actual role varies considerably from agency to agency, it is potentially, and in some cases actually, a highly influential body. Attention will be focused on standard mechanisms for the selection of board members, on typical qualifications for the job, on the characteristic responsibilities of the board, as well as on its relationship to the agency's executive

The Board of Directors

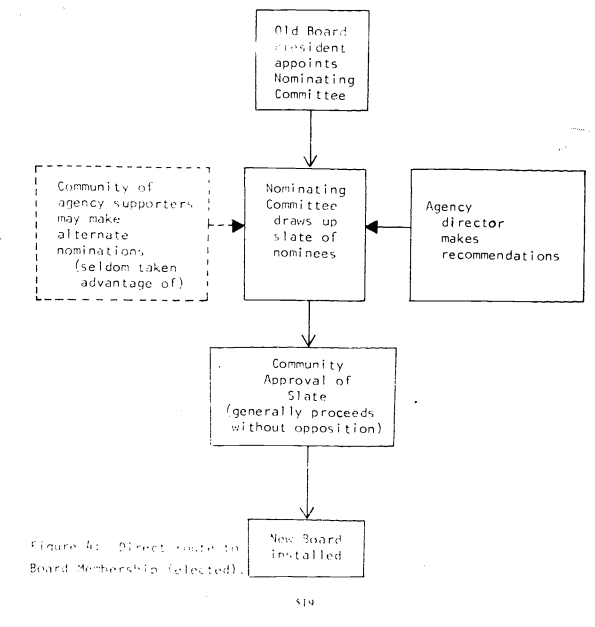
Like their nonsectarian counterparts, sectarian agencies vary greatly with respect to the procedures they employ to choose members of their boards of directors. The selection procedure

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used by an agency is stipulated in its bylaws. Were all agencies of a given denomination the offspring of a central territorial or national organization, one might reasonably expect the bylaws relating to the selection of board members to be similar; since, however, sectarian agencies have arisen in many different ways and are tied to denominational organizations variously, if at all, agency bylaws tend to reflect the local situation. Among Lutheran child care agencies, for example, "there is considerable variation in the nomination and election procedure for board members (Mundt and Whiting, 1970, p. 11)."

Methods of selection. I wo typical patterns of board selection on depicted in Figures 4 and 5. In the first pattern, all or a certain proportion of agency board members are selected by a higher



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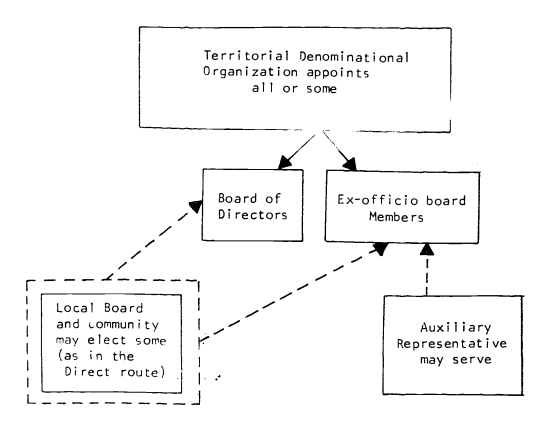


Figure 5: Indirect route to board membership (appointed).

order denominational organization, generally the regional or territorial organization. This is true of many Lutheran agencies (Mundt and Whiting, 1970, p. 11), and of Methodist agencies. In many Episcopal agencies and Catholic agencies, the territorial organization is empowered to appoint a full-fledged or ex officio board member (John Hayes, personal communication, 1973). In those cases in which only a part of the board is selected by the territorial organization, the remaining board slots are filled through the mechanisms established by the agency, and these often resemble the second pattern to be described. It is characteristic of this second pattern that the existing board of directors, the agency executive, and at least in theory, the financial supporters of the agency, determine the future composition of the board (Executive Council, Diocese of Michigan, Episcopal Church, 1966, p. 3)

In the second pattern, which is characteristic of many agencies in a variety of denominations, the existing board's nominating committee selects a slate of nominees. The advice of the agency director may be solicited, he may, for example, be asked to recommend individuals whom he believes will be of service to the agency, or to veto individuals proposed by the nominating committee. Once the slate of nominees has been finalized, the slate will be put up for election at the agency's annual meeting. Formally, this meeting is open to the local denominational community which contributes to the financial support of the agency or of the territorial organization. In some cases, anyone in attendance is empowered to propose additional candidates for the slate. In practice, however, only the board, the executive, and the agency's staff tend to attend these meetings. Rarely, if ever, is a nomination proposed from the floor, and as a rule, the slate proposed by the nominating com-

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mittee is unanimously approved by "the construction by "Put different" is though elections are held in conformity with agency bylaws is the time to be *pro-formula* and is practice, the confidence for board membership selected is containe committee give in the confidence of the solution agency board often reflection to the contained dector, that on provide comments is success at board of the theory is another the contained dector, that on provide containes is success at board of the theory is another theory with the following commutes differs somewhat from the procedure just described, it is still very common for such alternative procedures to give a great deal of weight to the views of existing board members and, often, of the agency director

Composition of boards. An important set of qualifications is succencity summatived by one agency director, who said, "We want board members with money and access to money; with political clout and access to political clout (David Ball, personal communication, 1973)." That is, agencies tend to seek out wealthy individuals and individuals enjoying prestige and power in the denominational and general community. Thus, a recent reaccreditation study prepared by the Jewish Children's Bureau of Chicago (1970) gave the following description of its board of directors. They included twelve presidents or executives of companies, six attorneys, four housewives, one architect, one Certified Public Accountant and one rabbi. The primacy of power, wealth and prestige aptly suggests both the tight financial situation of private child care agencies, and their heavy dependence on the decisions made by other groups and organizations, public and private. Individuals fitting this set of qualifications may have no special interest or knowledge in child welfare, and agency directors often regard it as one of their tasks to "educate" new board members to the needs and problems of the agency.

A second qualification is often required of potential candidates for board membership, namely, that they belong to the sponsoring denomination. Agency bylaws or the national denominational organization may stipulate that a certain percentage of the board belong to the sponsoring "denomination; in some cases, the same outcome results simply as a matter of informal, yet nonetheless coercive, traditions.

On the other hand, explicit or tacit rules regarding the religion of board members have, in many cases, been revised in recent years under pressure from extra-denominational bodies, such as the United Fund and the Child Welfare League of America. These organizations have used their power to encourage agencies to broaden their representation beyond the confines of the denominational community. In particular, they have pressured agencies to introduce onto boards members of the ethnic and racial groups served by the agency, even when they are not members of the sponsoring denomination. Agencies have often acquiesced to such pressures, although some agencies have vigorously resisted them.

Agencies have also been pressured to introduce onto their boards individuals from teeir chent populations even though they may lack prestige and wealth qualifications. Again, different agencies have responded in different ways to such demands.

Board functions. Although authority for formulating agency policies and practices is generally located in the board of directors, actual involvement of the board in such formulation varies considerably from agency to agency. While in some cases agency boards may actively participate in deliberations relating to policy decisions, and place implicit or explicit limits on the decision-making prerogative of the executive, in other cases, boards tend to be very passive and act as "rubber stamps" for the decisions already made by the agency executive. This is often true of "prestige boards,"which are composed of individuals selected solely on the basis of their wealth and prestige.

Actual board functions are not, however, generally reducible to the alternatives of active decision-making and policy formulation, or the more passive role of lending prestige to the agency. On the contrary, as agency directors and professionals have over the years assumed greater and

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greater decomposed of sponsibilities, in areas that are increasingly specialized, agency boards have theme in some mew roles of various kinds. As noted above, the board often plays an importigitide of the time tunds and in helping the agency to establish favorable relationships with the organization and groups on whose decisions the agency's future depends. Board members are often in, or close to, positions of political power. Their prestige and power enable them to influence individual contributors, funding organizations, and public officials in a position to harm or benefit the agency.

"Working boards," as opposed to "prestige (or figurehead) boards" may also perform a number of other duties. In some cases, they form committees, each responsible for different agency needs. One committee may do research relating to the feasibility and advisability of new programs. For example, a Jewish family agency in Detroit has a committee investigating whether or not there is a need in the community for a therapeutic nursery school. Other committees may be charged with such responsibilities as promoting the agency's volunteer program, doing public relations, or investigating legislative issues on which the agency should take a stand. Thus, in recent years, under the direction of its Public Affairs and Communications Committee, the Jewish Children's Bureau of Chicago publicly took a position in support of legislation "ensuring special education for all handicapped children in the state and securing adequate appropriations for the Commission on Children as well as raising the amounts of reimbursement to private agencies for placement services to realistic standards (Jewish Children's Bureau, 1970)."

Board/executive interaction. The relationship between the executive director of an agency and its board of directors is complex. Formally, the board is the agency's highest formal authority: the director is subordinate to the board and is in fact hired and employed by it. On the other hand, the agency director is generally a highly trained, specialized professional, who is more at home with and more knowledgeable about the needs and problems of the agency than is his board. Moreover, although he is hired by the board, the director generally survives the terms of membership of most of those who chose him, and he often has a large measure of influence in the selection of new board members. He may be capable of "packing the board" to ensure that the board will not place unwanted constraints on his decisions. In addition to this, the agency director is the principal mediator between the board and the rest of the agency. It is he who generally prepares the agenda for board meetings. The way he chooses to handle this mediating role has a great deal to do with the way the board regards itself and the agency. Through his mediation, he may keep the board isolated from most of the religious groups in being totally separate from ecclesiastical or jurise dictional units of the denomination.

Patterns Within the Larger Sectarian System

The different elements in the denominational systems relate to one another in different ways. In some cases, agencies have virtually no relationship, formally or informally, with either national or territorial organizations. In other cases, agencies are tied to territorial and or national organizations by lines of authority. In still other cases, agencies are tied to these denominational organizations by lines of influence of various kinds, even when these organizations have no formal authority over the policies and programs of the agencies. Finally, there may be additional patterns of interaction between agencies and organizations which serve to maintain the system and which benefit the agencies, but which do not involve the use of power by denominational organizations to shape agency programming. Figure 6 indicates the range of typical relationships which may exist between agencies and other denominational organizations.

It is noteworthy that agencies of the same denomination may hold different relationships to the same territorial organization. Some may be owned by the territorial organization, while others are not. Sometimes, an agency which exists in the geographical domain of a territorial organization may be linked not to the territorial organization but to an extra-territorial church organization. For

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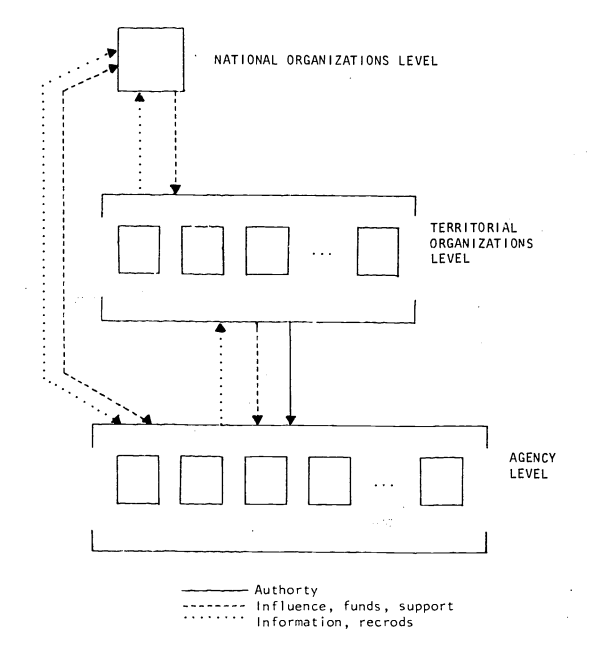


Figure 6: Structure of a typical Sectarian System.



example, some Catholic institutions are owned and operated by religious orders which are not formally a part of diocesan organization. Although they continue to operate "by invitation of the Bishop," they are formally responsible to other church bodies. Episcopalians distinguish between two kinds of agencies, those canonically responsible to the Convention of the Diocese, and "those organizations which are identified with the Protestant Episcopal Church through history and tradition, and which offer the religious ministry of the Protestant Episcopal Church to their clients or patients (Episcopal Church Diocese of Michigan, *Statemenic of Guiding Principles*, 1966, p. 2)." These two kinds of agencies relate to the diocesan organization differently.

Authority structure. Formal authority for the policies and programs of the agency is either vested entirely in the agency or is shared with superordinate denominational organizations.

(a) Authority is vested in the board of directors. In many sectarian agencies (for example, those under Jewish, American Baptist, and Lutheran [Missouri Synod] auspices), ties to denominational bodies are informal and nonauthoritative. Such ties as there are, and sometimes there are none, are not stipulated in the agency's bylaws, and formal authority for an agency's programming begins and ends with its board of directors. In such an agency, there is no higher order person or organization in a position to authorize the agency to enact one policy rather than another.

(b) Authority is shared with superordinate organizations. Typically, although not always, it is a territorial denominational organizatios, rather than the national organization that has an authorstative relationship to an agency, although the extent of authority may differ greatly even within a single denomination. In some cases, the authority of the territorial organization is grounded in the circumstance that the organization owns the agency's property, as is the case with some Catholic agencies. Sometimes, the agency is formally a territorial agency, sponsored by the territorial organization. For example, many Catholic agencies are diocesan institutions, accountable to the Bishop or his representative. In some cases, while the authority for determining agency policy is vested in the board of directors, the agency bylaws stipulate that all or a certain percentage of the agency's board members be appointed or elected by the denomination's territorial organization. For example, agencies canonically responsible to the convention of an Episcopal Diocese must allow membership on their boards of directors to individuals from the diocesan staff (Executive Council, Diocese of Michigan, Episcopal Church, 1966, p. 3). The bylaws of the United Methodist Children's Home Society of Michigan stipulate that almost half of their board membership be elected by the two conferences to which the agency is tied. Similarly, in many Lutheran agencies, boards of directors come totally or in part from their respective territorial organizations (Synods or Districts, depending on the church body). In the Lutheran Social Services agency of Michigan, the District conventions of the two sponsoring denominations, the Lutheran Church of America and work of the agency; alternatively, he may work to bring the board into close working relationships with agency staff members and programs.

Although the board is in a formal sense "superior" to the agency executive, it is in practice highly dependent on him for information about the work of the agency, about its needs and problems, and about the board's own role. The executive's attitude toward the board and the expectations he has of it are thus a decisive factor influencing the role the board in fact plays. An agency director who is jealous of his own power may attempt to keep his board passive; he may communicate to the board that he expects little of it, do little to actively involve it in the agency's work, and keep potentially difficult individuals from attaining membership (John Hayes, personal communication, 1973). On the other hand, an agency director that wants an active, "working board" may attempt to educate his board about child welfare generally and about the needs of the agency in particular. He may encourage the board to become familiar with the agency's staff and programs as well as to deliberate with him about the issues facing the agency.

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The Larger Sectarian System

Elements of the System

The secturian agency is a sub-system of a larger system which typically includes two levels of organization additional to the agency level. At the national level most denominational groups have an organization engaged in matters related to social welfare. Genetally, these national organizations are units of the denomination's national ecclesiastical organization. For example, the Boards of Social Ministry of the three major Lutheran bodies, and the Division of Health and Welfare Ministries of the United Methodist Church are each elements in their respective national church organizations. On the other hand, the National Conference of Catholic Charities is largely independent of the formal structure of the Catholic Church. It is a "self-organized federation and has a liaison relationship with the United States Conference of Bishops (McDamel, c. 1969, p. 113)," Similarly, the national Jewish welfare organization related to direct service agencies, the Council of Jewish Federations and Welfare Funds, is independent of any ecclesiastical structure.

A second level of organization may he described as *territorial*. At this level, denominational organizations have as their domain a specified geographic region, ranging from a large metropolitan area to a state. The domain of these organizations is often co-extensive with an ecclesiatical unit, and in most cases the welfare organization is formally a part of the territorial ecclesiastical organization, a jurisdictional unit of the church known as a Diocese, District, Conference, Convention, Synod, etc. The typical Jewish territorial organization, the Federation of Jewish Philanthropies, differs from the territorial organizations the American Lutheran Church, provide for the entire constituency of the agency board of directors.

Participation by the representatives of the territorial denominational organization on the agency's board of directors is considered one of the most important ways the denominational group makes itself telt in the workings of the agency. According to David Ball, the director of Michigan's Methodist Children's Home Society, the heavy representation of the Methodist Conferences on the agency's board, in combination with the funding power of the denomination, has as its consequence that "the church controls this whole program (personal communication, 1973)." Similarly, according to spokesmen for three Lutheran agencies (Planning Church Related Social Welfare, 1971, p. 42).

Perhaps the strongest role played uniformly by the Districts and Synods is their parlicipation on agency Boards of Directors. In this capacity, iurisdictional representatives can play an important role in working with agency management to shape the further role of the agency.

Some territorial organizations have no formal authority over the agencies in their territory, in any of the ways specified. This is true, for example, of the Federations of Jewish Philanthropies, and of many districts of the Lutheran Church, Missouri Synod. This does not necessarily mean, however, that these territorial organizations are unimportant to the operation of their respective agencies.

As noted above, national denominational organizations generally have no formal authority over individual agencies (although there are cases in which the national organization itself operates a number of agencies). Organizations like the National Conference of Catholic Charities, the Couneil of Jewish Federations and Welfare Funds, the Boards of Social Ministry of the Lutheran Church

Missouri Synod, and of the American Lutheran Church, as well as the national organizations of the Episcopal Church and of the American Baptist Convention have no formal authority over local agencies. That is, lines of authority, where they exist at all, tend to extend only to the territorial organization. (In the case of the Catholic Church, however, the United States Catholic Conference does have authority over territorial and local units.)

There are, however, exceptions to this generalization. For example, agencies sponsored by

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the Animum Listherate Church are ineligible for the denominational funds distributed by territorial even share bodies if they fail to meet the accreditation standards instituted by the national organrecome Board of Social Ministry (Dorothy Mundt, personal communication, 1973). Similarly, I wind Methodist agencies must be attiliated with the Certification Council of the United Methodist Church in order (1) to describe themselves as Methodist agencies, and (2) to be eligible for funds them their respective Conferences (Health and Welfare Certification Council of the United Methodist Creach (973 p. 33). In order to be affiliated with the Certification Council, agencies must comply with contain specific to syments. For example, they must make an annual report to the appropriate Conference board is well as to the Certification Council, they must also budget funds annual victor membership in the National Association of Health and Welfare Ministries of the For fed. Methodist Church, and have new agency administrators participate in an orientation program species and by the Certification Council. Affiliated agencies must also have a 51 per cent. Methodist constructed on their boards of directors. They are further expected to employ staff without regard restace, color or sex, and to fulfill their duties and responsibilities in a manner which does not insolve sacial secretation or discrimination (Health and Welfare Certification Council of the United Memod st Church, 1973, p. 33)." The practical consequence of such attiliation requirements is illastiated in the case of a refirement home which described itself as Methodist because its board charman was a Methodist minister. The United Methodist Church sought and obtained an injuncthat the step the retirement home from calling itself a Methodist organization (David Ball, personal Communication, 1973).

The attempt to restrict use of the denominational name through legal means is, however, atvpical Asked about the possibility of doing so, Dorothy Mundt, Secretary of Social Service Planning in the Lutheran Council of the United States, indicated that this had not been tried in Lutheran circles. It is also unusual for the national organization to be in a sufficiently powerful position to direct territorial organizations not to support agencies failing to meet certain requirements. With a tew exceptions of the kind noted above, national organizations tend to be relatively powerless viv-a-vis their respective agencies and territorial organizations.

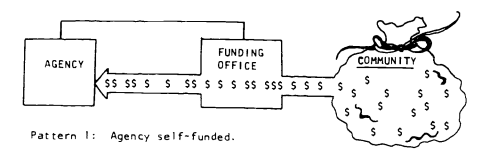
Nonauthoritative denominational influence. Even when a denominational organization has a measure of authority over an agency, this authority may in fact be no more than *formal*, and, in practice, may not be exercised, or may be exercised within a very limited scope. For example, although the Catholic Bishop or his representative has formal authority over most agencies in his diocese, in practice, agencies often function as autonomous organizations and have few dealings with a diocesan organization (John Hayes, personal communication 1973).

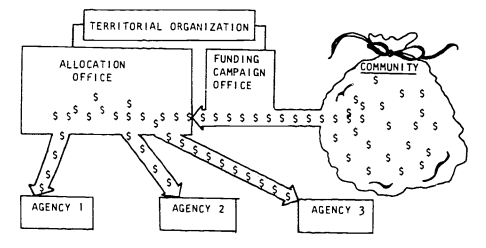
With the exercise of authority, there goes a responsibility for supporting the agency in certain predictable ways. A denominational organization which tried to guide an agency in a direction that would entail a loss of funding from extra-sectarian sources would be responsible for ensuring that other funds were available to the agency. If it is not in a position to do this, it might be wary of interfering with the agency's program. On the other hand, there are denominational organizations which hold no formal authority over agencies which yet have a great amount of influence over agency programs. This is especially true when they provide the agency with funds.

Funding routes. The greatest single variable determining the influence of a denominational group is its ability to provide agencies with funds. Very rarely is the national organization a dispenser of funds to agencies. More commonly agencies receive funds via one of two routes, which share a common base the denominational public. Figure 7 depicts both these routes. The "direct route proceeds from the denominational public directly to agencies without any intermediaries. Each agency does its own fund raising through solicitation from local congregations and individuals in the community. Often, agencies will have an auxiliary group which attempts to raise funds for the agency through special programs.

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Pattern 2: Agencies funded b territorial organization.

Figure 7: Funding Patterns of Sectarian Agencies.

"The indirect route" proceeds from the denominational public to the territorial organization and thence to agencies and other organizations. For example, Jewish federations run annual fund drives in which they solicit contributions from the entire Jewish community in their territory. In the United Methodist Church, territorial organizations (Conferences are so related to their churches that they can impose a parish tax on each congregation, the proceeds of which are budgeted by the Conference. The Catholic Welfare system is atypical because national organizations participate in funding. The United States Catholic Conference established a few years ago the annual Campaign for Human Development. Although as in previous examples, funds are raised at the territorial





of oce and level 75 per cent of the funds collected are returned to the national organization for I tribut in to projects and programs of their choosing, only the remaining 25 per cent is budgeted by the discount operatizations. (It is significant to note that the national organization empowered to dictate orbit a policy is not the National Conference of Catholic Charities, but the national ecmetric block. It the extent that agencies in the Catholic Church are a part of a national authorte off actions theorem to the United States Catholic Conference and not to the National Conferorder of Catholic Charities. But the USCC, like the Bishops at the territorial level, is generally uninulticate orbit work of Catholic agencies.)

Les different routes have very different consequences. The "indirect route" has been proved a non-officient fess costly and more lucrative method of fund raising; indeed, in some cases, this a contract fess costly and more lucrative method of fund raising. Moreover, whereas the direct route is a domain national power to remain diffuse and unorganized, the indirect route provides for the contract most denominational power and its organized, methodical use by the territorial organizative. That is, the concentration of funds in the territorial organization is, in effect, a centralization of power. The concentration of all denominational funds at a single point gives the denomination a voice and an influence which it does not have when power (in the form of funds) remains at these. In effect, the indirect route provides for the transfer of an individual's dollar-power to the central method is desired on the transfer of an individual's dollar-power to the central method is negatively be employed.

Demonutational influence, therefore, tends to be greatest in those denominations which attempt to concentrate funds in the central territorial bodies. Agencies receiving funds from tertorial contrations tend to be attentive to the concerns and pressures emanating from them. Morecent territorial organizations that allocate substantial funds to agencies are more prone than those that do not to take an active role in shaping agency programs and in monitoring the use agencies to the territorial organizations that allocate substantial funds to agencies are formally autonomous organizations, there tends. For example, although Jewish agencies are formally autonomous organizations, there relationship to their respective territorial organizations, the federations, is often of desont mplotance. The former executive director of the Jewish Federation in Chicago, Samuel Goldentities of described agency autonomy as a "manipulated autonomy."

Additions depending on funds distributed by territorial organizations must fight for them: there is the programs and policies, and be prepared to revise their plans in the light of contraction band (2) organization. The organization typically has a variety of pressing commitments and the organization of the organization typically has a variety of pressing commitments and the organization of them. In recent years, for example, strong sentiment has been voiced that and the ational groups that the churches misspend money by investing it in agencies, and that are the organization of church funds should go to social action activities, to minority groups and there are the organized to be sentiment has in some cases been mirrored in allocation policies. As noted as a first of the the tunds collected annually in Catholic dioceses is distributed by the United state of the organized to a variety of causes that do not include established Catholic agencies. The there is a first of the probability of the tunds collected by the local teleration go to Israel, where the organized to be distributed among health and welfare agencies, community centers, direction of the like (Alan Kandel, personal communication, 1973)

A matchine of sudvantage associated with the indirect route is that agency interaction with the solution of the event tency is diminished, since the agency no longer relies on local congregations for there X_{i} and the local community regards itself as increasingly removed from the work of the second transferse of these identified with its purposes. Some have suggested that this problem be used to the transferse of gestion, local churches should contribute a certain proportion of their funds to the event tence of the route is should churches should contribute a certain proportion of their funds to the event tence of the route is the rest themselves. This would encourage agencies to be and discuss their work with local congregations (Planning Church Related board X_{i} and X_{i} a

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Another element in the denominational system: The denominational public. The role of the denominational public has been mentioned in passing. Whereas a consectativation public agency must create a public responsive to its needs, the denominational agency need only stimulate an existing "ready-made" public. That is, its status as a sectation agency has, as one of its benefits, links to the denominational public, which is a potential or actual source of revenue, of board members, of auxiliaries which raise tunds for programs, of volunteers, and of clients.

As individuals or as small groups (congregations), the denominational public generally has little influence over agency policies and programs, as compared with the influence of territorial organizations. Agencies are, however, wary of alienating their local denominational communities for fear of lising what support they do receive. Because, however, this support is of diminishing consequence to agencies as they become more heavily dependent on extra-sectarian sources of income, sectarian leaders have voiced concern (Mundt, 1971, p. 19).

There is a decreasing personal identification of church members and congregations with many of the social service programs. The quasi-public character of many agencies makes it difficult to define the peculiar or unique nature of the Lutheran agency as compared with other public and private agencies.

Denominational communities are often important in another respect. Especially in the past, but to some extent in the present, agencies have tended to interpret their roles in the light of the needs of the denominational community. For example, as the immigrant Jewish communities which they served moved into the middle class, Jewish child care agencies moved away from an interest in dependent-neglected children and toward programs for emotionally disturbed children, a more typical concern of a middle class constituency. Rather than serve dependent-neglected children from the extra-denominational community, Jewish agencies, like their counterparts in many other denominations, reconstrued their role so as to keep pace with the concerns of their communities. Thus, these agencies were, and in some cases still are, defined primarily by their interest in a particular group, and only secondarily, insofar as the group is troubled by them, with particular areas of social welfare. This pattern is revealed in geographical movements as well as in programmatic changes. As communities abandon the inner city for the suburbs, for example, their agencies tend to follow suit.

In response to a variety of pressures, as well as to changing ideologies within the sectarian systems, many sectarian agencies have ceased to define their role in relation to the denominational community alone, and now view themselves as serving the whole community. This has sometimes antagonized their denominational communities, and helps to account for their decreasing identification with agency purposes (Clarence Fischer, personal communication, 1973).

Authority and power within sectarian systems. To summarize: with exceptions, national organizations tend to be relatively uninfluential in determining agency policies. In some cases, however, they attain a measure of control, as a result of agreements with territorial organizations whereby the territorial organization will not allocate funds to agencies that do not meet the standards of the national organization.

Power and influence and to be concentrated at the territorial level, if anywhere, and are largely a function of two factors, (a) the formal, authoritative relationship between the agency and the territorial organization, often specified in the agency bylaws, and (b) the extent to which the territorial organization supplies the agencies with funds. The most important formal ties between agencies and territorial organizations seem to be those which permit the territorial organization to place individuals on agency boards, from which position they can actively participate in the shaping of agency policy. Although other kinds of formal ties exist and in principle allow the territorial organization some authority over agency policies, such authority is often not exercised. On the other hand, denominational interest and influence does tend to accompany the allocation of funds





to agencies. This control is gleatest when funds are concentrated in the territorial organization, which thereby has at its disposal the collective power of many individuals and groups. Control is weaker when chirches and individuals contribute to agencies directly. Territorial organizations that do not allocate binds to agencies tend to have weaker relationships with agencies than those that do however, they also may have a degree of influence over agency programs, to the extent that agencies fely on them to encourage local congregations and individuals to support the agencies (Clarence Fischer, personal communication, 1973, Farl Downing, personal communication, 1973).

Discussion of sectarian systems has thus far been limited to a defineation of the lines of infrance and authority. It has been observed that in some denominations, formal and informal patterns of control are often absent, that agencies are often autonomous organizations neither formally por informally responsible to other denominational organizations. Even, however, in the absence of "power relationships" amongst them, there may be important interactions between denominational organizations and agencies. National organizations provide territorial organizations and agencies with a variety of services, including workshops of various kinds, consultation services, an information network (by means of periodic newsletters or journals and the like), as well as with research materials. By providing local agencies with information, the national organization helps them to assess their programs and to recognize trends that will be relevant for future planning. It may also attempt to bring to the attention of agencies materials relating to their area of concern, e.g., child weltare, that derive from other quarters. For example, national denominational organizations often consult with such organizations as the Child Welfare League of America and Family Service Association (MeDaniel, c. 1969, p. 114). National organizations also tend to be involved with legislative issues affecting the health and welfare field. Sometimes, they take positions on these issues, and attempt to mobilize territorial organizations and agencies in support of their position. Similarly, they attempt to represent the interests of their systems in the policy-making deliberations of aational, public, and private organizations. They have, for example, been represented in the White House Conferences on Child Welfare, as well as in the conventions and committees of such organizations of the Child Welfare League of America, According to McDaniel, c. 1969, p. 147), national denominational welfare organizations have their origin in the need for such representation.

In many Protestant denominations, the national organization is also a standard setting hody which urges agencies to meet its certification requirements. For example, the Health and Welfare Certification Council of the United Methodist Church was established in 1964 "in response to a concern that the health and welfare agencies of the church had no enabling procedure through which the achievement and maintenance of professional excellence or Christian quality might be encourained or acknowledged (Health and Welfare Certification Council of the United Methodist Church, 1973, p. 31)." In most cases, however, failure to meet the national organization's requirements for certification does not affect the agency's membership in the national organization (McDaniel, v = 1969, p. 113). According to Dorothy Mundt, with the exception of agencies that are part of the American Lutheran Church, which has succeeded in tying funding to accreditation, Lutheran agencies are generally unaffected by loss of accreditation by their respective national organizations (personal communication, 1973).

In conclusion, it should be reiterated that many sectarian agencies are field to national orgamizations neither by lines of authority nor by funding relationships. What interaction there is between national and local levels is usually voluntary on the part of agencies, which in fact must pay certain membership fees in order to participate in and receive the services of the national organizations. Some agencies do not find the services provided by the national organization sufficiently worthwhile to remain members. Among American Baptist ehild care agencies, for example, there was widespread resistance to the efforts of the national organization to provide them with a consultant social worker, and the person was forced to withdraw from his newty-created position (Leslie White, personal communication, 1973). The national organizations are painfully aware of their

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weakness, and teel frustrated in their efforts to guide and improve agency programming (John Haves, personal communication, 1973).

Extra-sectarian Sources of Influence and Control

Extra-sectarian Legal Constraints

State licensing. Authority over private child care agencies, sectarian and nonsectarian, is not vested exclusively in the agency or in some superordinate private organization. Child care agencies must be licensed by the state in which they exist; as a matter of law, an agency that is refused a license or a renewal of its license may not operate. Consequently, the authority held by the state's licensine agency is of considerable importance. Although the state licensing consultant appointed by the state to help agencies overcome their deficiencies may never say, "Change or else" this threat potential is sufficient to guarantee the consultant considerable influence vis-a-vis the agencies.

Licensing requirements cover a wide range of concerns, from sanitation and fire safety to staff children ratios and the qualifications for different staff positions in the agency. For example, Michigan's regulations handbook (*Child Caring Agencies and Child Placing Agencies: Requirements for Licensing and Recommended Standards*, 1971), stipulates that the executive director of a child care institution must have (a) a Master's degree in Social Work or in a related field, or in Public Administration, plus two years of experience in an agency or (b) a combination of four years of experience and a bachelor's degree in Social Work or a related field (p. 13). Social work supervisors must have an MSW, and the supervisor of child care staff must have a BA and two years of experience

With respect to staff child ratios, the handbook states that "the ratio of institutional child" care workers directly responsible for a living unit shall be determined by the age and the problems of the children. A minimum of one child care worker shall be on duty for each fifteen children during the hours when the children are present and awake. At least two adults shall be readily available at all times (p/29)"

Excilities, says the handbook, must be "kept up in an attractive and well-kept manner (p. 20)," and interviewing rooms must be so constructed as to "recognize the confidential nature of the client contact (p. 29)" Furthermore, each child must have his own bed, and children of the opposite sex over five shall not sleep in the same room.

The law also requires that agencies provide for the educational needs of children "in contorinity with the requirements of the Department of Education (p. 19)," and that the agency have an ongoing physical health program

For each child accepted for treatment in an institution, an intake study and case plan must be submitted within thirty days of the child's acceptance. The intake study must include information about the child's physical condition, his previous placement, his attitude and that of his parents regarding placement, and his developmental history. The case plan must include designation of responsibility for work with parents, an expectation which testifies to the increasingly common belief that a problem child is evidence of a problem family. The case plan must also include plans for periodic evaluations, as well as a statement of treatment goals, e.g., length of stay and outcome. Case records must be kept for each child which incorporate both the above mentioned material and information relating to ongoing evaluation, care, and planning (pp. 21-23).

An additional and highly important licensing requirement is that the services of an agency be open to children and their parents regardless of race, color, or national origin.

These expectations are not mere recommendations, they carry the force of law. They enshrine

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and require conformaty with basic and widely shared beliefs multiplied the characteristics of a thetapeutic environment. They are, however, intended by the state is minimal standards of care, and its then so regarded by projate agencies. As Clarence Fischer, in optimis director, put it, "if we can do no better than the minimum standards, then we should be out or business (personal continue cation, 197317 But although the agency directors interviewed by and large believed that their reencies were of a far higher quality than would be necessary to comply with the law, some could cite cause in which the state licensing personnel had forced changes in their agencies' practices. One agency director pointed to another secturian agency that was closing because it could not meet occusing requiriments another director said that the state licensing department had successfully presoured his genery to add more professionally trained staff personnel. A worker in another agency described a situation in which the state licensing board temporarily took away the agency's license to place children in response to repeated refusals on the part of the agency to comply with state law In this case, the agency had a policy of placing a child with his adoptive family immediately followthe acceptance of the adoptive parents. This policy, which the agency practiced for many years, was in co-lation of a law requiring the child to be placed in a toster home until the judge had authorized the adoption. The agency got around the law by certifying the adoptive parents as foster parents for the interim period. If did so because it believed it to be in the best interests of the child to enter his permanent tanaly as quickly as possible. When this practice was challenged by the state licensing board, the agency refused to comply in order to publicly indicate its dissatisfaction with the existing law and to arouse a movement to change it. When, however, after repeated warnings, the state beensing board revoked its beense to make placements, the agency very quickly gave in and complied with existing regulations.

Lies to school systems. As noted above, licensing laws require agencies to provide for the educational needs of children under care "in conformity with the requirements of the Department of Education". In some cases, boards of education acquire authority over aspects of agency programming via a different route. Many agencies have agreements with boards and departments of education which permit children under care to be educated at public expense. In some cases, agencies use reachers hired and salaried by the public school system to staff their own programs: nother cases, the public school system. The advantage to the agency's own special education program as a part of the public school system. The advantage to the agency of such arrangments is that it involves great financial savings. On the other hand, it places the agency in a relatively vulnerable position, since a significant part of its programming, its educational arrangements, is not under its own control. Thus, according to the executive director of Chicago's Jewish Children's Bureau, which operates schools that are part of the public school system (Davids, c 1970, p. 5):

A la name more Board of Education, the Schools are subject to its tides and ingulations with event their occompanying assets and babilities. The Board has the right more connect its trachers if any fime and to send an interplacements in chooses. A tracker we have been able to work out special arrangements from time to fime, we many more and to achieve the contains, which this type of program requires

In the lange document, Davids goes on to say (pp. 21-22).

Find dependence on the variaties of this large hurganization organization created difinteractive of variables is education tacility needs to be they be and to be tree from interactive of X to new to a difficult to obtain adequately transfer and to be tree from interactive schematic obtain transfer with no appeal possible. Thus, much depends porture schematic within the total public school system upon the individuals instant and and appeal the year of the school system upon the individuals inaction and appeal the year of the school upon the variation. The magnetic provides of the school upon the variation of the district in the individuals in the school upon the variation of planning and getting approximation the altr school of a pathol at individuate the school, at the last mode the Board excluded to a difficult to depend on the school, at the last mode the Board excluded to a difficult to the development of the transitional classics of planning back being the or difficult to development of the transitional classics of being diverted into a difficult to the development of the transitional classics of being diverted of the restrict.

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Thus, although ties to the public school system are money-saving, they are obtained at high, nonlinancial costs. Public control over the institution's educational program interferes with the agency's efforts to develop and maintain a stable, integrated program which reflects its own concerns and treatment goals.

Funding Agents

Organizations and groups not formally tied into the authority structure of a sectarian agency are often in a better position to influence agency policies than are formal authoritative bodies. "Where the money is," as one agency director put it (Farl Downing, personal communication, 1973), is often the most important determinant of agency programs, and this means that funding agents event a good deal of influence over beneficiary agencies. Three classes of funding agencies can be distinguished, excluding tees for service by individuals, which generally account for a very low percentage of agency budgets denominational funding agents, other private funding organizations like the United Fund, and public funding bodies. In the previous section, denominational funding agents were described, and it was noted that their command over resources gives them some leverage visia-vis agencies. In most cases, however, denominational fill disconstitute a very small percentage of agency budgets, and to this extent, agencies are often most it attentive to other funding agents, nonsectarian and public.

United Fund. Many sectarian child care agencies rely heavily on funds raised by United Fund (or United Way) organizations in annual solicitations from the entire community. Some child care agencies receive better than fifty per cent of their operating budgets from such organizations, and are thus very responsive to the pressures emanating from that source.

United Fund organizations attempt to do for all the private welfare efforts in a community what some territorial denominational organizations, e.g., the Jewish Federations, try to do for denominational agencies; namely, they attempt to ensure that the resources of the community are used in the most efficient, most effective way to meet pressing communal needs. That is, United Fund organizations have assumed an important role as planning agencies in addition to being funding agencies.

Both professional and moral concerns enter into the planning activities of United Fund organizations. From a professional viewpoint, they are interested in promoting high quality services. They hire trained professionals to work with agencies, and conduct intensive studies resulting in recommendations to local agencies aimed at improving their operation. For example, in 1968, United Community Services of Detroit engaged the Child Welfare League of America to do a study of all private, child care agencies in its territory. The study issued separate, often highly specific recommendations to each agency. Agencies might be told to increase the quantity and quality of their professional and or child care staff; to increase special education services and psychiatric time; to make provision for more supervision and on-the-job training; to increase after-care service and the like. The study also recommended that United Community Services itself develop a new organ, a Child Care and Protection Council, which would have the responsibility for supervising implementation of the recommendations made in the study and for making new recommendations when necessary Consequently. United Community Services established such a Council, and it recently conducted a follow-up study which attempted to ascertain the extent to which agencies had or had not implemented recommendations made in 1968.

In addition to professional concerns, United Fund organizations also reflect the moral and political concerns of the day. They are concerned not only with the quality of services but with their distribution: is the whole community being served by existing organizations, or are certain groups, in particular, those most in need, being neglected? United Fund organizations have sought to ensure that the *whole* community be provided for by the community's welfare organizations. In

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By the gent discussion and of the dollar, United Fund organizations encourage agencies to approximation of the incommendations that result from such questioning. Very simply put, "Agencies and the approximate prophetic willing to buy (Clarence Fischer, personal communication, 1973)" -and proper are collectively represented by United Fund organizations. Agencies generally must prove to the redistroments and the priorities established by them. When, according to one agency discont the redistroments and the priorities established by them. When, according to one agency discont the redistroments and the priorities established by them. When, according to one agency discont the redistroments and the priorities established by them. When, according to one agency discont the redistroments and the priorities established by them. When, according to one agency discont the redistroments and the priorities established by them. When, according to one agency discont the redistroments and the priorities established by them. When, according to one agency discont the redistroments and the priorities established by them. When, according to one agency discont the dependency doption, foster care, and institutional care, the agency very quickly found the theorem gives devices for single parents. He also observed, indicating the dollar-consequences diamother thered Community Services policy, that if Blacks were excluded from the agency's propriorities to single parents, the agency would lose some \$25,000 a year, even if it were working with the same number of children (Clarence Fischer, personal communication, 1973). In this case, though the such such services rather than other services to Black, single parents, inflorence theory that they could no longer support institutional programs and entered into those areas for why moment we available.

It was noted above that United Fund organizations have in recent years indicated a reluctive set is apport institutional child care programs. In part, this is due to the fact that institutional transition expensive and United Fund sees other ways of more effectively serving the total commentation expensive and United Fund sees other ways of more effectively serving the total commentation expensive and United Fund sees other ways of more effectively serving the total commentation expensive and United Fund sees other ways of more effectively serving the total commentation expensive and United Fund sees other ways of more effectively serving the total commentation expensive and United Fund sees other ways of more effectively serving the total commentation expensive and United Fund sees other ways of more effectively serving the total commentation expensive and United Fund relation, however, is that United Fund organizations are deplays with the fact that many of the children for whose care they pay are public wards, to whose public agencies are unwilling to pay the necessary fees. United Fund organizations have been called upon to make up the differences between agency expenses per child and the flat rate paid out by the public agency. United Fund has protested this state of affairs, indicating that the proton deplar should not have to pay for services in theory purchased by the public sector (United Common to Services of Metropolitan Detroit, 1972, p. 6). The unwillingness of United Fund organications to compensate for inadequate reimbursements provided by public agencies has served to concerthate an already very tight money situation. Beds are allowed to stay empty, institutional procumms are closed down, since, while costs are rising, there has been no proportionate increase in the mount of money coming into agencies.

Public funding agents. In addition to heavy reliance on United Fund organizations, many sec-



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latian agencies receive substantial portions of their income from public departments of social serlice and other governmental agencies (Coughlin, 1965). Public funds may be received from a number a different public agencies simultaneously. For example, many agencies have different purchase of service agreements with state and county departments of social service. Similarly, they have receive runds from different kinds of state agencies. For example, the Jewish Children's Bureau in Chacago receives funds both from the Illinois Department of Mental Health and from the Illinois Department of Family and Children's services. Thus, in their quest for adequate funding, sectarian agencies may be subject to more than one stream of public influence. Moreover, although in most uses, this money comes through purchase of services agreements, in some cases, agencies have if plied for and received public grants.

Mundu's description of Lutheran agencies applies to sectarian agencies generally: "Governtient is one of the primary sources of funding, either directly or indirectly, of most church-related social welfare programs, giving those agencies a quasi-public character (Mundt, 1971, p. 20)." Mundt and Whiting have documented the growth of this dependence on the public sector among Lutheran child care institutions (Mundt and Whiting, 1970, p. 20):

> In 1959 only five of the 26 institutions reported that 50 per cent or more of their incomes were from public agencies. But by 1969, 14 of the 27 reported that 50 per cent is more of their operating costs were covered by reimbursements for care from these tax funds. In contrast with respect to church funds, in 1959, 12 of the 26 institutions reported that 50 per cent of their operating costs were covered by church support while in 1969, only 3 of the 27 were able to report that over half of their costs were covered by church funds.

This increasing dependence on the public sector is by no means atypical. For example, in 1967, public funds accounted for better than half of the aggregate income of Jewish child care agencies (CJWFW, 1968, p, 8).

Heavy reliance on public funds has given the public sector a great deal of leverage over sectinian and other private agencies. This is true in at least two senses, first, agencies and institutions tend to develop and expand programs for which they expect funding to be available; thus, by earmarking public funds for a certain purpose, and announcing that private agencies will be the conduit for their distribution, the public sector exerts an important pressure on agencies to develop appropriate programs. Secondly, government can force institutional change by attaching certain special requirements to its willingness to siphon money into an agency. For example, by stipulating that federal money cannot be used by agencies which discriminate on the basis of color or creed, the government creates a situation in which beneficiary agencies are likely to eliminate the frownedupon practice.

A recent case in Iowa demonstrates the way the public sector can use its influence to mold agency policies. According to Dorothy Mundt (Secretary for Social Service Planning in the D soon of Mission and Ministry, Lutheran Council, in the USA). Iowa's Lutheran Social Service had a long-standing clause confining its staff to Christians. The Civil Rights Commission brought suit against at and the court ruled that public agencies could no longer buy care from this agency. As a result, the agency quickly changed its policy in order to requality for purchase of service contracts with the public sector(personal communication, 1973).

In this, as in many cases, agency dependence on purchase of service agreements with the public sector was decisive. Purchase of service agreements with private agencies are vulnerable in two mator respects. Since they involve hoth referral and reimbursement, policy changes relating to either protoundly affect dependent agencies. In Michigan's Wayne County, for example, the tremendous decrease in recent years in the population of many local child care institutions has been attributed to the practices of public agencies in the area "which have undergone philosophical and organizational changes affecting referral patterns (United Community Services, 1972, p. 252-

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Sublique the tailore of public agencies in Michigan, as in many other states, to reimburse agencies the the full posts of the care they purchase has been disastrous for these agencies, it has been a is a standard of the decision of some to terminate their residencial freatment programs. (Mundt and Whither 1970, power lass is not surprising in view of the fact that the differential between the the part of the problem agencies and actual care costs has increased dramatically in recent years. For events between 1969 and 1973, increases in salaries and the doubling of its staff escalated the the fight cost of care of a Methodist agency from \$22 to \$4%. The county in which the agency was control between has refused to match these increases. When, in 1971, the agency was spending sto per favoring only was only willing to pay \$7.53. The differential, which totaled \$168,000, and bud in a large ligency deficit (David Ball, personal communication, 1973). According to another present case trees or the tailure of public agencies to pay for the full cost of care which they purman software und weltare in Michigan (Clarence Fischer, personal communication, 1973)." operative true now that private organizations like the United Hund have indicated their so get each tak wring to expect the private dollar to support public wards, and that they will refuse + and and that public agencies in shirking their responsibility for care, by making up deficits incurred Supported a massleb purchase of service agreements with public agencies. A consequence of this state of attras has been the mobilization of the private agencies, which have launched a concerted artick in the provies of public agencies

In iddition to being a referral and funding source, the public sector is also a potential comscore of the private sector. It may, for example, develop its own facilities and programs for the condern that come under its care. In such a situation, the private sector is in a very disadvantageous competitive situation, since, as referral agent, the public sector will be able to refer children to its are the littles and programs. In any case, decisions as to whether the public sector will provide direct sectors is children or make use of private agencies are of decisive importance to sectarian agencies. The condition that development of group homes for children who cannot respond to a foster may private agencies are relactant to develop group home programs because they believe that the may want to do so, private agencies are rendered immobile by their uncertainty as to whomey the state wants to purchase more service from private agencies or whether it wants to or the diversity of programs. (United Community Services of Metropolitan Detroit, 1972,

It is measure the public sector has a profound impact on sectarian as well as nonsectarian is in the project. The clist late the care rendered by these agencies, especially institutional care, has been a club by give that the private dollar is less and less able to finance it, and agencies have the mean realized dependent on public agencies to the area their work. By making funds available to agencies the certain starts of purposes and subject to certain kinds of constraints, as well as by not the real fluctuations that the obtain purposes, the public sector shapes the policy of private agencies. Even to also the tests are made available through purchase of service agreements, whereby the policy of more tests in the test area and agree to pay for it, as a result, changes in the referral policy of public sector between arrithdes towards, or example, institutional care, have a profound or public to provide agencies.

A the light wave of the featings of agencies are with local county, and state agencies, their wave of ringly influenced by legislation and programs beginning at the national level, in the Corport strid to the various subdivisions of the Department of Health. Education and Welfare Notice participations of the funds paid out to private agencies by state and county organizations is governed to be Department of Health. Education, and Welfare

Device nature processing an zations. United Fund organizations and public agencies all have science processing or activity of generic by virtue of their ability. For grant and withhold funds. Although science at each egge zations and public agencies often have additional methods of control.





convergences see ded in care as interactives as among the most important. In any case, considered in a first substrained on the method sectors the Ended Funds jard identificational organizations The second second second proportionary to the stand by capacities out rather, to agency dependence to the second The process of the second and the self General is there that is, dependential finds, constructed a relatively small pro-more that is a generic multiply and agencies are threed to be increasingly attentive to extra-secthe second second second and the greater part of their possible resources (Planning Church te end S is Westare, 1971, pp. 32-337. When the denominational organization and either the the effective public sunding source have conflicting priorities and values, the relative poweris consistent the denominational incanizations becomes apparent. Asked what would happen if the Difference of neutral control enumerated a posses that controled with that of the United Fund organization. an second diversion answered. "They (the denominational organization) have no right to dictate no. They don't give is much support (Clarence Fischer, personal communication, 1973)." X^{12} (27) is the definition provided the agency some 5100.690 annually, this amount consistent a rear cell strail percentage of the agence's budget, in determining its programs, the active to the statterd to disregard as more prosperous funding sources. In any case, from his point the exception of the workation by no means atypical, influence over agency policy by organizations complete the agency is roughly proportionate to the ability and willingness of these organizations to provide the agency with funds. In the struggle to get funds, denominational organizations are recarded to much the same way as other potential funding sources. An agency's first instinct is to source, and to survive hunds are necessary. Agencies tend to gravitate towards policies and programs that will assure them of a wable financial existence

Nonfunding Sources of Influence

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Child Welfare League. In addition to funding organizations, there are other kinds of organizations and groups capable of influencing agency programming. Important among these are accreditation organizations, of which the most significant in the child welfare field is the Child Welfare League of America. It is generally considered to be a mark of excellence to be accredited by the Child Welfare League, and agencies that quality for accreditation gain prestige in the eyes of proressionals, the public, and funding organizations. The Child Welfare League offers the child welfare expansion of the Good Housekeeping Seal of Approval, and, as such, assures the agency a respectable reputation.

> League accreditation issures an agency of recognition and respect both in its commatrix and throughout the social webare field.

> In order recorder tron, an agoree affirms its good standards. The independent consistence by a national standard settime organization assures board members that the relative for which they are responsible is functioning in accordance with approved constants. State members value, their professional association, with an agency, known that consord leagues creduation.

> 1. the community accreditation means that an agency is effectively providing needed sets even that its obligations are being met successfully, that the citizen's dollar is being spont wish of WTA, 1967, p(7).

To the extent that League accreditation is advantageous to an agency, the League's ability to conter, withhold, or withdraw accreditation gives it a measure of influence over agency programning. In order to quality for accreditation, agencies must meet standards established by the League, standards relating to both professional and moral practice. Agencies that apply for accreditation are studied by the League which then issues recommendations which agencies must meet in order to be accredited, a subsequent study ascertaining whether the recommendations have been imple-

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Pressure groups. In addition to tunding and accreditation organizations is variety of pressure provide only converting agency provides and polycol. For complete exchange of the a general provide community may mobilize acceleral support of the position to a new agency so grow in Silon a group reporte that do thanetal support of the agency entries of the algored magency is the second operation access to agency board memories. More second may be capable of is service cars. But publicly for the agency within the dependent car community publicity inparticipants of explore concession the group of purports to represent could result on the bass of an inmodels to providing rands, volunteers, and voluntary "advertising" on behalt of the agency Records to CK and ot a strategy succeeded in sharping a denominational community into providing the fact services of was observed by some that the Jewish poor in Chicago largely went unnoticed is the second Federation of Jewish Philanthropies, which purported to serve the entire Jewish comwhere the Enderstein's introsponsiveness to the plight of these poor people led a small group of indications in memselves provide for the needs of their poorer brethren by opening up a liree entricine the pair to which members of the community were asked to bring goods. The venture received a grear deal of publicity, and the Federation soon assumed responsibility for the needs of tress people

Inst us the denominational community teels entitled to make demands of denominational iecticies because it contributes to their support, contributors to the United Fund may also take a proprietary interest in sectarian agencies that their tunds support. Groups that believe themselves excluded from existing services, or whose needs cannot adequately be met by them in any case, may attempt to pressure the United Fund to tulfill its declared mandate to serve the whole community. Such pressure may eventually filter down to sectarian agencies in the form of demands that agencies initiate programs aimed at the neglected groups of the community, and that such groups be typesented on agency boards and staff.

Commutety pressure groups do not, of course, always ground their claim to service on the fact that they contribute to the financial support of the agency, nor do extra-denominational pressure croups always make their demands through the United Fund intermediary. In recent years, minority groups have publicly confronted various elements in sectarian systems with a charge of motal bankruptes. Demands are based on moral claims. A militant minority group organization max publicly and dramatically storm a meeting of a denominational organization, denouncing its racism past and present, with television cameras there to bring the confrontation into everyone's home. One of the reasons that such strategies have often proved effective is that the "establishment" (and sectarian welfare systems are very definitely a part of the "establishment") has generally acknowledged that it has been neglectful of large segments of the population and that this neglect constitutes a moral tailing. The assaulted system or agency is reluctant to turn a deaf ear to its attackers since in the present situation this would be considered by many as confirmation of the charges levelled against it. That is to say, the prior, sometimes tacit, sometimes explicit, acknowledgement of guilt commits the establishment to respond to criticism, or suffer notorious publicity for its "hypoerisy". Charges of hypoerisy are most likely to be aimed at sectarian organizations, which are, in theory, based on the highest ideals of the Judeo-Christian tradition.

In this kind of situation, as in many other, "bad publicity" results from the apparent inconsistency between an agency's or a system's purported ideals and policies and its actual practice. If the protesting group can win the attention and sympathy of the press, television, and radio, the issaulted organization may effectively be shared into changes of policy.

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Actioning bad publicity is important, the implied threat that often lurks behind minority 20 op effectments of the establishment is that the failure to reform its operation could have dicustor consequences on the order of riots interracial violence and the like. Indeed, it is probably the stimulation of fear and guilt in its victims that makes militant groups as effective as they have been in hispar, their demands met by various establishment organizations, sectarian as well as to insectation.

The influence of such pressure groups is evidenced in the payment by a national church entratazation of a very large sum of money in the form of "reparations" to a militant Black orcatazation. It is also evidenced in the recent policy of the United States Catholic Conferency directing dioceses to return 75 per cent of their annual fund drives to the USCC. This money is used to larinch new projects for the modern poor and oppressed. According to a former staff member of the National Conference of Catholic Charities, this policy was related both to sincere concern anote the laberation in the Church, and also to the fact that a militant Indian group stormed national evol Catholic meetings, and in tull view of the public, presented an indictment and a list of demands. It should be noted that decisions such as these draw away important resources which otherwise magnetic go to local welfare agencies. Thus, even when pressure groups are not directly attacking agencies their attacks on other bodies often have indirect consequences for the agencies.

Social work profession. The professionals that by and large control agency programs bring with them from professional schools specific ideologies regarding human need and its treatment, and these views requisite for legitimization as professionals, tend to have a definitive influence on agency programming. One agency director who opposed psychiatric models of treatment and wished his psychiatric case workers to work with children in a variety of their life contexts testilied to the tremendous resistance he met. It is also noteworthy that in many sectarian agencies, the staff is unionized, and make demands on agencies regarding hours, salary, working conditions, and the lake (lewish Children's Bureau of Chicago, Re-Accreditation Study for Child Welfare League 1970).

Sectarian Agencies as Sources of Influence

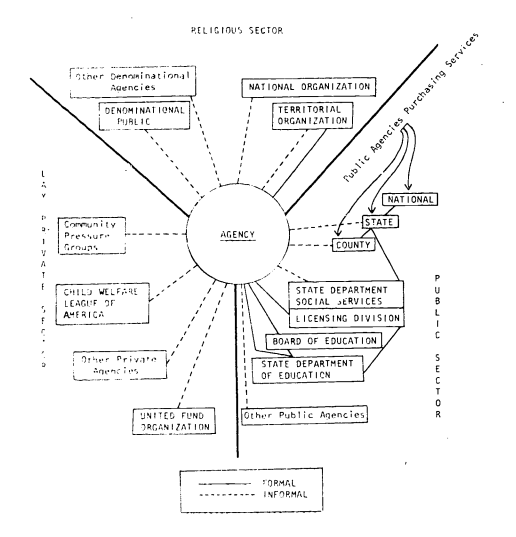
Sectarian agencies have thus far been considered as objects of power and authority. Their of allow renders them solutive to a wide range of pressures issuing from the denominational incredigious sectoric from various other private groups (private sector) and from public orrations ipublic decress bigure 8 illustrates the way in which these pressures impinge on the new Agencies have a sin needs, they fear the adoption by other organizations of certain sits and are easing for idoption of others. They are therefore actively involved in attempting to they and promote their conterests.

Some of the same regarizations that exercise power over sectatian agencies also exercise power or non-bona to National and territorial denominational organizations. United Fund organizations, and the Child Weltare League of America all engage in efforts to promote the interests, as the secondary of the agencies that are related to them. It is noteworthy that advocates for the agence of the sometime, at cross purposes, for example, while United Fund organizations have support of the demend of private agencies that the public sector pay the full cost of care that it publics and intercond of private agencies, protests these same efforts by the United Fund In the commutee's view, increasing dependence on the public sector renders the sectarian agency networks beneficies that speak for agencies and attempt to represent their interests sometimes have and convert work what these interests are

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Flying B: Influences Converging on Agencies

orbat agencies facing similar problems in order to work more effectively toward their solution through the application of collective pressure. Thus, in Michigan, the Federation of Private Chadren's Agencies has lobbled with legislators and other office holders at the state and county chals for an increase in the purchase of care rates paid out by public agencies.

Similarly, in New York, sectarian child care agencies participate in the Council of Voluntary Child Care Agencies. According to Pernard (unpublished manuscript, p. 161), "Through the Council, the united voice of the private sector is being raised to influence public policy both at administrative and expositive levels." The Council's work has led to a citywide information bureau providing information on all children needing placement and on available vacancies, and has also been instructional in promoting new adoption legislation.

Indicadual agencies themselves are sometimes in a position to exercise influence over the

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policies and decisions of organizations they depend upon. Often, one of the criteria for board membership is potential influence with people in power, e.g., in government or in private organizations like the United Fund. Thus, the fact that the hoard member of one Detroit area child care agency was an area campaign manager for the governor eventuated in the agency director being allowed a private audience with the governor to discuss the problems child care agencies were having with the state on the purchase of care issue. The agency director believes that this interview with the governor was of critical importance to a victory recently won by child care agencies.

In a similar vein, agency directors often come to value participation on various kinds of committees relating to their field, since this offers an opportunity to develop relationships with individuals in positions to affect the agency. Such contacts give the agency director the opportunity to influence the opinions of those in power, and provide him with important information to which he otherwise would not have access. For example, according to one Detroit area agency director, through participation on a United Fund Committee he discovered that there would soon be money available for specialized group homes. This knowledge has led the agency to develop a new group home program which meets United Fund Specifications.

Intersystem Interaction

Interactions of Denominational Systems

Denominational systems may interact with one another at various levels, and there exist organizations which testify to ongoing patterns of such interactions. For example, the Lutheran Council in the United States of America is an inter-Lutheran organization which encourages communication, coordination, and sometimes joint action among its member religious bodies. LCUSA's Division of Mission and Ministry has a full-time staff concerned with the work of Lutheran agencies. Through its publications, the Division of Mission and Ministry has facilitated the exchange of information among Lutheran agencies. It has provided opportunities for Lutheran agencies from the three major Lutheran groups to discuss their problems together, to coordinate their activities, and, in some instances, to merge. It has also formulated a set of standards acceptable to all three Lutheran churches as a common hasis for accreditation. LCUSA, however, is only an advisory body, with no formal authority over the church hodies that participate in it. As is generally true of interdenominational organizations, its influence is very limited.

Like LCUSA, the National Council of Churches is an interdenominational organization operating at the national level; it differs from LCUSA in being broader in scope, purporting to represent all but a few Protestant denominations in this country. The Council's Committee on Social Welfare is involved in social action and in the promotion of welfare reform, as well as in the formulation of policy statements relating to the churches' role in social welfare. The conferences which it sponsors bring together welfare representatives from a wide variety of Protestant sects (Bachmann, 1955 and 1956; Cayton and Nishi, 1955). The National Council of Churches thus provides opportunities for Protestant denominations to explore together their common problems and concerns in the area of human welfare. However, its policies are binding only on its own social welfare department (McDaniel, 1969, p. 114). It is considered by Protestants to be a very "liberal" organization – for many too liberal, and some dissociate themselves from its pronouncements (David Ball, personal communication, 1973).

A significant interdenominational organization which is ecumenical in spirit is the Interfaith Committee on Social Welfare, with representatives from Jewish, Catholic, and Protestant welfare organizations:



This is a group which meets regularly to discuss social policy and plan joint action wherever it is appropriate on a legislative level. Communications are sent to local member agencies to achieve the purpose on other levels of society (McDaniel, c. 1969, p. 128).

The interfaith committee, which has met for better than ten years (McDaniel, c. 1969, p. 128, recently issued an important statement protesting the policies of United Fund organizations vis-avissectarian agencies (Interfaith Consultation on Social Welfare, 1972).

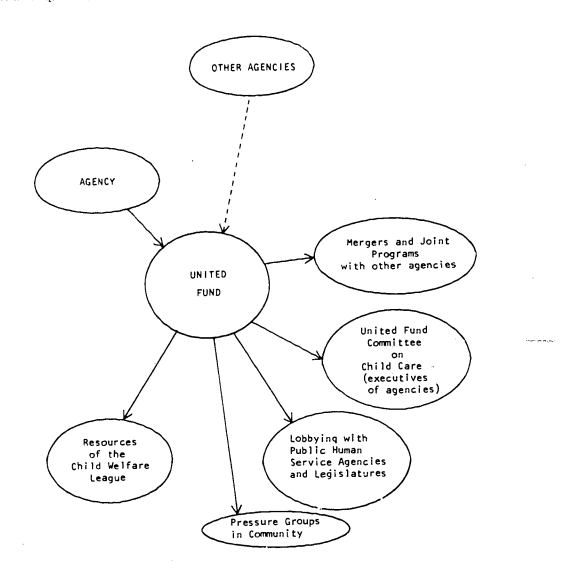


Figure 9. Mediated interactions--United Fund example.

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At the local level, agencies sometimes have reciprocal agreements whereby the refer clients of a different denomination to an appropriate denominational agency (McDaniel, c. 1969, p. 129). In a very different spirit, many sectarian agencies are comfortable enough about each other's purposes as to have no qualms about referring a client of one religion to an agency sponsored by another, if this agency is best equipped to serve his needs as determined from a clinical point of view. In recent years, moreover, there have been few mergers across denominational lines (McDaniel, c. 1969, p. 153); but although often discussed, this is still uncommon. There are, however, numerous examples of agencies jointly sponsoring new programs of different kinds (McDaniel, c. 1969, pp. 140-144). For example, a day care center in Detroit, sponsored by the 'ocal Catholic Social Services, is housed in an Episcopal Church (Canon Logan, personal communication, 1973). In a similar vein, the Rapid City, South Dakota Diocese of the Catholic Church is helping to support the local Lutheran Social Services agency to the tune of \$8,000 a year. The same agency also receives support from the South Dakota Conference of the Methodist Church (Mundt, 1971, pp. 50-51).

Although agencies of different denominations interact in these ways, they do not approach the larger social problems of their community as a 'sectarian sector' as do their national counterparts: according to McDaniel (1969, p. 151), "The local agencies tend to work through their community councils to solve these larger problems. There is no evidence that they are uniting as a religious sector to solve these social problems within the structure of the sectarian agency." National sectarian organizations, on the other hand, "are making a concerted effort to solve the broad social problems by determining priorities, deciding together as to their agreements and disagreements and taking appropriate action (p. 151)." McDaniel's overall conclusion is that the different sectarian systems at national and local levels work together to solve "broad social problems such as racial discrimination, poverty, unwed parenthood, delinquency, family breakdown, etc. (p. 127)."

Interactions Between Sectarian and Nonsectarian Private Organizations

Sectarian systems are deeply embedded in the private sector; their relationships to other private organizations are both ongoing and important. The Child Welfare League of America and United Fund organizations are among the most important nonsectarian private organizations with which sectarian organizations have continuing relationships. A brief description of their varied interactions with United Fund organizations will underscore this point.

United Fund organizations do not regard themselves as funding organizations alone, but also as Community Planning agencies: they see it as their job to ensure that agencies provide high quality service and complement each other's work in such a way that all of the community's most pressing needs are met. To this end, United Fund organizations promote direct contacts between agencies. In some cases, concern for efficiency has led them to encourage joint programming among agencies, as well as mergers, sometimes amongst sectarian agencies of different denominations.

Typical ongoing interactions between United Fund organizations and agencies include a) submission of records relating to agency practices and budgets to the United Fund organization, as well as budgetary requests; b) consultation by a member of the United Fund organization, designed to appraise and, in some cases, make recommendations relating to agency practices, c) the allocation of tunds by the United Fund organization to the agency; d) participation by a staff member of the agency on the United Fund committee relating to child care.

Sectarian agencies are related to the United Fund organizations in two ways: as a 'sectarian sector,' national sectarian organizations view United Fund organizations as external funders, and seek to influence the kinds of policies adopted by them in determining their allocations. On the other hand, sectarian agencies also depend on the United Fund organizations to work in their beshalt e.g., for an increase in the purchase of service rates of public agencies. That is, the United Fund organization is a force with which agencies must contend in planning their programs, but it

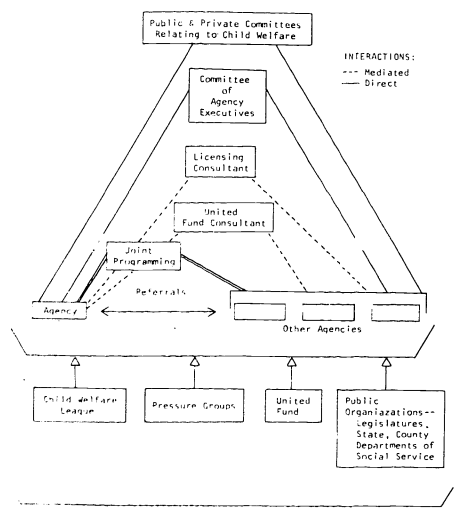




also works for them against other welfare giants, notably the public sector. When the United Fund lobbies for changes in purchase of service rates, it represents the sectarian agency.

In addition to carrying on a variety of interactions with agencies, the United Fund brings them into contact with a variety of other organizations. Figure 9 demonstrates the way in which the United Fund serves to mediate interactions between these organizations. A similar figure could be drawn describing the role of other groups (e.g., a State Department of Social Services, a Child Weltare League Committee, etc.) in bringing about interaction between welfare related agencies.

Local level. Agencies in different communities rarely perceive themselves along sectarian/ nonsectarian lines. More commonly, agencies will have important relationships and identity with other agencies performing similar functions. That is, 'agency function rather than agency auspices



Common Pressures, Concerns

Figure 3. Concerns of Interactions between Local Agencies.

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ERIC Pruil Text Provides by ERIC is often the more important determinant of an agency's relationship to other agencies in the community. Sectarian agencies will often make or receive referrals from other agencies in the community, both sectarian and nonsectarian. If an agency (sectarian or nonsectarian) believes that mother agency (sectarian of nonsectarian) is better equipped to deal with the needs of a particular

Moreover, agencies (whether sectarian or non-sectarian) are generally interested in the operation of other agencies as a way of learning from the successes and failures of others. Directors of child care agencies in a given community are liable to have relationships with the same State Licensing consultant and the same United Fund consultant; they may also find themselves on the same committees. Flus, a flow of information between them is generally assured.

Most importantly, agencies performing similar kinds of services are often faced with identical problems, especially since the policies of funding groups, public and private, are often aimed at all agencies performing a certain function. These agencies may therefore, formally or informally, unite in order to represent their collective interests to other bodies. For example, in Suchigan, the Federation of Private Children's Agencies has been established in recent years as a forum for discussion among the executives of child care agencies in the area and also for the purpose of protesting purchase of care rates established by state and county departments of welfare.

Thus, as is demonstrated in Figure 10, their common interest in child welfare, their practical need for professional cooperation in day to day activity, and their need to influence other bodies, create a significant and varied pattern of interactions at the agency level.

Interaction with the public sector. Sectarian agencies, like most private child care agencies, have deep-rooted relationships with public agencies. Three major features of this relationship have to do with referrals, funding, and licensing. Many agencies receive better than half of their referrals from public agencies, including the courts, state (and county) departments of social services, schools, and sometimes police departments. In many cases, the children referred are public wards, and the public agencies actually purchase care from private agencies, in the same way that the government might buy certain services from airplane manufacturers. Purchase-of-care arrangements often account for a substantial proportion of agency budgets, although as noted elsewhere agencies complain that reimbursement rates are inadequate. In addition to heavy dependence on the public sector for referrals and funding, sectarian agencies are legally responsible to the Licensing Division of each state Department of Social Service. This means that agencies are regularly in contact with the consultant from this division, who will at intervals visit agencies and make recommendations regarding agency programs. Licensing requirements often also include rules regulating agency record-keeping and the transmission of such records to the Licensing Division.

Interactions with the public sector are of profound importance to the life of an agency; its legal right to existence, and a substantial proportion of its clients and its financial resources, have their source in public bodies. For this reason, agencies often seek representation on public committees relating to child welfare; they also establish a variety of informal contacts with public officials in a position to influence agency powers. Such contacts may be established by agency directors but also by agency board members, who may be chosen with an eye toward their potential influence in dealings with the public sector. Although agencies may attempt to negotiate their interests with the public sector directly, they will sometimes do so through other organizations, such as, in Michigan, the Federation of Private Children's Agencies and the United Fund Organization.

At the national level, interactions with the public sector are also common, and sometimes institutionalized. National denominational organizations often maintain relationships with public bodies, and lobby on behalf of public policies that they believe important. Similarly, the Interfaith Consultation on Social Welfare generally invites, and has in attendance at its meetings, a representative of the Department of Health, Education, and Welfare (McDaniel, c. 1969, p. 128). Other organ-

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izations to which sectarian agencies are related, like the Child Welfare League of America and Family Service Association, also maintain close relationships with appropriate government agencies and with legislators to ensure that the interests of children are not overlooked or neglected in the formulation of public policy.

Interdependence of systems. To sum up, sectarian agencies, even when they are tied to denominational organizations, are not subject to them alone. They are part of the private sector and, as such, are subject to all the pressures, influences and constraints to which nonsectarian agencies are subject. Their sectarian status does not render them immune to these kinds of concerns; on the contrary, it only means that they must deal with a whole range of concerns and organizations in addition to those which they share with nonsectarian agencies. The point has been put very well by the Secretary of the Division of Mission and Ministry of the Futheran Council in the United States of America.

The church is not the sole System in which social service agencies are rooted. They also have roots in other social systems: governmental, professional, accrediting. The larger and more highly organized they become, the deeper their roots must be in social systems other than the church. They are not an integral part of the corporate structure of the church but are independently organized units related to but separate from the corporate structure. This means that the corporate structure of the church the agency but must share pontrol with these other systems (Mundt 1971, p. 26).

Although Mundt is discussing the situation of Lutheran agencies, her point applies to sectarian agencies generally. Sectarian agencies have roots in several 'systems,' and may be viewed as points at which these various systems converge, either in conflict or in mutual support. In many cases, it is a most point whether the agency is primarily rooted in the sectarian system or another system. In either case, the situation of contemporary sectarian child care agencies cannot be understood unless their relationships to extra-sectarian systems, as well as to sectarian systems, is understood.

Analysis in these terms reveals an important gap between the ideology and real situations of sectarian agencies. Their ideology holds that sectarian agencies are organizational "free spirits," unencumbered by the complex bureaucratic structures that constrict public agencies, and therefore able to experiment freely with new forms of treatment and to adapt to change spontaneously and quickly. In practice, this freedom of the sectarian agency, and more generally, of the private agency, is something less than its adherents sometimes suggest, since the sectarian agency is deeply and inextricably embedded in a complex welfare structure that includes public and private welfare structures. In actual fact, it is the concept of interdependence, rather than that of independence, which best characterizes the relationship of the sectarian agency to these other welfare systems. Thus, in the larger sense, sectarian agencies are integral parts of a massive *de facto* system that includes public and nonsectarian organizations; they not only interact with the system, they are continuous with it

IIL IDEOLOGY

Issues relating to the role (actual and ideal) of sectarian agencies are shrouded with ambigraty. There is, in the first place, tremendous variation in what sectarian social agencies do; even within the same denomination, agencies offer vastly different programs, inspired by very different kinds of concerns. Second, in addition to empirical diversity, sectarian welfare leaders as well as other interested parties continue to debate the still unresolved question; what *should* sectarian agencies as distinct from public and nonsectarian agencies, be doing? What ought their distinctive role to be? How can they justify their continued existence in a society in which the government has assumed direct responsibilities in the areas with which sectarian agencies are concerned? Within any given denomination, there is likely to be variation of opinion on such issues within and between national, territorial, and local levels. Thus, to discuss the ideology of sectarian agencies or of the systems which they constitute is to outline a problem rather than to solve it.

The enormity of the problem is suggested by Reid (1971, pp. 1161-1162), who indicates the tremendous gaps in understandings among parties tied to even a single agency:

For example, in one study it was found that board members viewed the primary purpose of a Jewish community center as helping Jews 'to feel they belong to and are informed members of the Jewish community.' Staff members of the center, perhaps predictably, ranked this purpose second to development of 'personality, character, and self-esteem of the individual,' recipients ranked it third, as being less important than social and athletic functions; members of the community placed this purpose last an order of importance. Such discrepancies in perception obviously add a measure of noise to communication within the sectarian system and a measure of complexity to an assessment of an agency's sectarian purposes.

The fact that ideological declarations are often a function of the audience addressed also contributes to the ambiguity of an agency's conception of itself. There are various ways of conceptualizing what in agency does; an agency seeking support from a local church group might well choose to explain itself differently from the way it presents itself to the local United Fund group. More than one agency director has indicated that his board of directors or the local denomination community would be very uncomfortable if it became aware of the kinds of problems clients bring with them. Some agencies do not publicize certain of their programs for fear of alienating either potential clients or important agency supporters (John Hayes, personal communication, 1973).

The point of these remarks is to indicate the very tentative character of the generalizations about to be presented. These generalizations serve primarily as hypotheses or probability statements mile light of which particular viewpoints can be understood.

The View from the Outside

Sectarian agencies acquired their social identities during an earlier era of heightened visibility, a period in which they constituted a much larger proportion of the national caring effort then they do today. Even when an agency has changed appreciably since that period, those not directly involved in its activities often continuit to interpret its role in the light of older realities. Commonly acctanian agencies are viewed as parochial enterprises, statted by members of the sponsoring demonstration and serving the needs of members of this same group. In some denominations, there have be a bract that a relievous spirit infuses the enterprise of care-giving, and that the techniques and values implicit in it are drawn from the religious tradition of the sponsoring denomination (Farl Downing personal communication, 1973).

In the area of child care, agencies providing institutional care are often faced with the probten of convincing the public that their work is not confined to the maintenance of orphanages and adoption services — a belief that persists from an earlier period in which these activities were para-

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mount The director of a Methodist agency, whose institutional program is for disturbed children, complained that the local community still viewed the agency as serving orphaned and dependent-neglected-children.

They think of us shill as having a nice chapel, and the nice kiddles dress up in their white frocks and their white shirts on Sunday, and they troop in to hear the word of God. The image is there (David Ball, personal communication, 1973).

Thus, the residues of earlier periods, residues that have been idealized in the media ('Going My Way'), continue to have an important influence on the way the agency is viewed, irrespective of its actival program.

Particular groups and organizations have other views of sectarian agencies. Minority groups have in recent years vehemently expressed the belief that the churches and their offspring in the welfare field are racist, and that they have no abiding interest in the problems of poverty in this country. Asked how his agency was viewed by the public, the director of a Lutheran agency. Clarence Fischer, responded, "To Blacks — it's a place to stay away from." Such feelings, in his view, tun very strong, so strong that when the agency complied with the request of the local community planning organization to organize an adoptive program for Black children, the program was not publicly identified with the Lutheran agency for fear that Blacks would stay away from it (Clarence Fischer, I utheran Children's Friend, personal communication, 1973).

Extra-sectarian organizations in the welfare field also hold points of view on sectarian agencies. Rebecca Smith, Director of Information Services for the Child Welfare League of America, recently wrote an article; entitled "The Role of the Church-Related Agency Today (Smith, 1966)," Among the responsibilities that she ascribed to the sectarian agency were:

- I the recruitment of persons to the child welfare field, since "the very nature of its constituency suggests that there is a good chance of finding appropriately motisated persons to be social workers, child care staff, or volunteers (p. 386);"
- 2 The increase the social welfare consciousness of the church. The social agency sees human suffering and witnesses the paradoxes of affluence and poverty, but it cannot solve these problems alone. It carries the responsibility to identify the issues, to inform its constituency of them, and in essence to be the spokesinan for those who are too burt, sad, or dejected to speak for themselves (p. 386)."
- ³ In the light of this knowledge, the church-related agency should endorse sound legislation in the area of its concern (p. 386).

In addition, Smith stresses the importance of providing excellent professional services, noting that this is a religious imperative and that poor service "is a poor 'advertisement' for the church's declaration of concern (p=385)" An additional stress in Smith's statement is on cooperation and communication with other community bodies.

The View from Inside

The Role of Sectarian Agencies

Some welfare leaders view the role of sectarian agencies as to draw on the human, moral, and intellectual resources of the sponsoring denomination to serve the needs of the denominational community in a manner that is consonant with and supportive of its identity as a community. The sectarian agency is thus said to offer a qualitative alternative to public and nonsectarian programs, which, in tailoring services to the needs of everyone, cannot he properly responsive to the distinctive needs of the diverse individuals whom they serve. Spokesmen for this viewpoint urge the importance of allowing particularistic communities of different kinds to serve their members as they see fit, and not is world some 'outside professional' with no deep, personal knowledge of the client's community.





This argument is closely akin to the arguments for 'community control' that have been heard in the last ten years. This position was for many years the standard position of the Catholic welfare system (Gallagher, 1960, pp. 137-138), although in recent years it has been sharply qualified in the light of new ideological concerns and of actual agency practices (See for example, National Conference of Catholic Charities Study Cadre, 1972). But this viewpoint is still very much alive in some quarters, linding expression in a recent protest against the policies of United Fund organizations on the part of the National Council of Churches, the National Conference of Catholic Charities, and the Council of Jewish Federations and Welfare Funds (Interfaith Consultation on Social Welfare, 1972).

Treatment Ideologies

A feature of the view that sectarian agencies should serve the needs of their respective sectarian communities that has been widely rejected, even by those who accept this general position, is that agency programs are or should be 'religious' in character in one sense or another. In fact, sectarian welfare leaders usually draw a very sharp distinction between the auspices of their agencies and the services that they offer. The 'help' given to clients has no distinctive religious content; prayer, faith in God, and the like play no central role in the enterprise; nor are treatment plans formulated with an eye toward encouraging clients to realize the religious ideals of the sponsoring denomination. On the contrary, religious considerations are generally viewed as irrelevant to the work agencies do with their clients. The problems that clients bring and the services rendered to them are construed in the idiom of the secular treatment ideologies transmitted in the professional schools and operative in nonsectarian agencies. Sectarian agencies pride themselves on their professionalism and expertise and judge their work against the work done hy nonsectarian and public agencies working in similar areas. The general point regarding the distinction between 'agency auspices' and 'agency services' was aptly stated by a Detroit area agency director in a recent discussion. As he put it, surgery in a Lutheran hospital is the same piece of work as is done in a public hospital; similarly, the sponsorship of an agency dealing with emotionally disturbed children has no hearing on the kinds of services provided (David Ball, Methodist Children's Home Society of Michigan, personal communication, 1973). (This same director observed, however, that some of his board members are troubled by the fact that agency programs have nothing to distinguish them from the programs operating in nonsectarian agencies or those sponsored by other denominations.)

Thus, the services rendered to children in sectarian agencies tend to be neither more nor less religious than services provided by other agencies. Examination of sectarian child care agencies working with emotionally disturbed children reveals the same kinds of treatment ideologies as are found in nonsectarian agencies; there are, for example, adherents to the behaviorist tradition and to the psychoanalytic tradition, and there are those that draw eclectically from a variety of treatments rejecting as narrow-minded the view that all problems and needs must be conceptualized and dealt with in the terms set forth in any single tradition. If agency directors or personnel are sometimes critical of the treatment traditions into which they have been inducted in the course of their professional schooling, this is not because religious concerns and customs are alien to these traditions; more likely, it is because the patterns of care associated with these traditions?do not prove helpful in dealing with their clients. Thus, the director of an agency that serves er stionally disturbed children and who was trained in a psychoanalytically oriented program, has steadily pushed his agency away from a rigid psychoanalytic approach. According to him, "Many of these kids can't be touched by the psychoanalytic stuff; they are not 'buttoned up' neurotics or over-inhibited; they are impulsive and unaware of the impact they have on other people except that they fear the consequences of getting caught. They are not children who have interiorized the wrong things, they haven't interiorized enough." The agency consequently has increasingly diverged from psychoanalytic approaches to children (David Ball, Methodist Children's Home Society of Michigan, personal communication, 1973).





Implicit in this agency director's view is a belief that is widely shared among sectarian agency directors and personnel, children have different needs, and treatment programs should be sufticiently differentiated to meet them; the same approach, the same treatment setting, is not equally beneficial to all children. Many in the sectarian sectors would be in substantial agreement with the position advanced by the executive director of the Jewish Children's Bureau in Chicago (Davids, c 1970, pp 11-12).

Until the mid 1950's, child welfare agencies used placement, milieu treatment, and one-to-one psychotherapy as their treatment methods almost exclusively. This agency was no exception. It is only recently that we have moved to add family and group treatment to our therapeutic methods. By doing so we are becoming increasingly flexible and should become better able to help our client population.

In developing treatment modes for this agency, it is essential to realize that we serve a variety of people. Our clients are not only children without families to care for them, they are also parents and children learning to live with each other, parents and children learning to live separately, and prospective biological parents unable to be actual parents. Given this diversity and the variety of the situations in which clients find themselves, no one treatment method can best help JCB parents and children deal with the internal and external difficulties they experience. For the occasional JCB child a foster home placement alone is the treatment of choice. For many others, placement and one-to-one psychotherapy seem to offer the most hope for growth to an independent young adulthood. For still another group, a short term placement and family treatment for the children, the parents and their siblings are the most effective means for reconstituting a viable family group. Other children and other parents may profit most from group treatment, milieu treatment, individual treatment, or combinations of these.

It is a by-product of this view that placement of children outside their families, i.e., in toster homes, group homes, or institutions, is recognized as an important but by no means exclusive treatment tool. Moreover, children are placed in extra-familial settings not to be raised but to be treated: "We are not," declared one agency director, "in the business of raising children but of repairing them (David Ball, personal communication, 1973)." Agency directors interviewed and the literature put out by several agencies all stressed that they did not merely provide custodial care for children in placement; placement was regarded as part of a treatment program aimed at restoring the child to his family.

Moreover, the decision to place a child away from home is not taken lightly. Those interviewed in the course of this research stressed that other plausible alternatives should be tried first; only if these fail to achieve satisfactory results, should placement away from home be considered. Underpinning this viewpoint is the belief that even under the best of circumstances, separation is traumatic; placement should be avoided if plausible alternatives are available (Bernard, in press). In accordance with this viewpoint, leaders in the sectarian child care field urge the development of a rich stock of extra-placement treatment programs such as for example, 'day-foster-care,' which will render placement unnecessary.

When, moreover, a child is placed away from home because of disturbing behavior, this is not always because the agency believes the child to be a 'problem child.' On the contrary, increasingly, the troubled child is recognized as a symptom of a troubled family-system; agencies, therefore, often stress that not only the child but his parents as well should be treated if the child's situation is to be improved. Thus, parents are sometimes required to participate in the treatment program, e.g., through individual or family therapy.

Modern Sectarian Identities and Mis-Identities

A Variant of the Pluralistic Ideal

It is a consequence of the fact that most sectarian child care agencies have adopted modern

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secular-humanistic treatment approaches to their work that the religious auspices of the agencies call by be discovered through an examination of their programs. Agencies desirous of affirming their sectarian identity do so in other ways. For example, while acknowledging that the treatment they provide is in no sense religious, some declare that they exist to serve the needs of the denominational community. This view, which is widely shared among Jewish child care agencies (Rose Kaplan, personal communication, 1973) implies, first, that members of the denomination are given priority over nonmembers in the distribution of services, and secondly, that new programs are introduced and old ones abandoned in the light of the changing needs of the denominational community. Thus, agencies that arose to serve the dependent and neglected children that were a by-product of late nineteenth century Jewish immigration today serve emotionally disturbed children; the transformation reflects the fact that as the Jews entered the middle class, problems of dependence and neglect all but disappeared and problems of emotional disturbance loomed more important.

Agencies that view theniselves as serving the denominational community may also attempt to limit board membership, executive and, to some extent, clinical personnel to members of the denomination

Recent Forms of Agency Sectarianism: Indifference and Universalism

Many agencies reject even this weaker characterization of their relationship to the denominational community, and in some cases seem to have no special features which testify to their sectarian identification. Board members, executive and professional staff, as well as clients, may be drawn from a variety of religious and cultural groups; for all practical purposes, the agency appears to function as a nonsectarian organization. In some cases, these are agencies that have all but lost their sectarian identification, and view themselves as nonsectarian agencies. Religiously indifferent, they may retain their sectarian identification as a way of having access to contributors and volunteers from the denominational public. Executives of such agencies explain that their heavy reliance on extra-sectarian funding sources makes it impossible for them to continue to view themselves as primarily serving the denominational community. In some cases, they or their counterparts at national levels may be worried about this, but they seem to feel that the days are over when their primary commitment was to serve the denominational community.

In other cases, however, agencies that do not seem in any way sectarian represent a very different phenomenon. A number of agencies in various denominations, often encouraged by national denominational organizations, have taken on a new sectarian identity, according to which they exist to alleviate human suffering wherever it be found (National Conference of Catholic Charities Study Cadre, 1972, p. 44)

They are sectarian not because they serve the denominational community or because they have a religiously oriented program, but because they are a witness to and an actualization of the denomination's commitment to promote human well-being. McDaniel (c. 1969, p. 137) has attempted to describe the thrust of the change: "The biggest change among Protestant groups, in recent years, is the shift from evangelism to the giving of service for the purpose of 'bearing witness to Christ."

Weltare leaders urging sectarian agencies to reconstrue their sectarian mission in these universalistic terms encourage agencies to be responsive not only to their denominational communities but to minority groups that have long been excluded from the goods offered by sectarian agencies and by other social institutions. They urge agencies to view themselves as instruments of the communities in which they exist, and to refrain from paternalistically imposing their class or religious

outlooks on those whom they attempt to serve. A feature of this position is that the 'liberal' sectarian welfare leaders who propound it often agree with critics outside the sectarian systems that the chirches and their agencies have neglected and even contributed to some of the nation's most disturbing social problems. Thus, McDaniel notes that in "a *de facto* way, many of the chirches and

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the synagogues have practiced racial discrimination (c. 1969, p. 95)," and Schaller describes the churches' withdrawal from the inner city as an escape to suburbia (Schaller, 1967, pp. 7-8). They thus gave up the "opportunity for ministry to persons who reside in the inner city;" today, many churchmen feel that "the churches should work with other groups to help meet the needs of these people (McDaniel, c. 1969, p. 75).

Sectarian agencies and other religious organizations that have espoused this viewpoint have in the last ten years sought to develop or encourage the development of programs that meet the needs of heretofore neglected groups. Many national and territorial denominational organizations lay great emphasis on the importance of not discriminating against potential clients (or, for that matter, personnel) on account of their race or color (see, for example, Methodist Certification Council, 1973, p. 33); When they are in a position to do so, such organizations sometimes impose sanctions on agencies that do engage in discriminatory practices. Similarly, the United States Cathohe Conterence distributes large sums of money to extra-Catholic groups, in many cases minority groups, attempting to develop welfare programs for their local communities (John Hayes, Catholic Social Services of Washtenaw County, Michigan, personal communication, 1973). At the local agency level, "The concern of the agencies for the welfare of the poor and or non-white segments of our society is resulting in a re-evaluation of certain policies and resulting in subsequent changes (McDaniel, c. 1969, p. 166). Thus, churches in many cities have housed day-care centers and served as sponsoring agencies for Head Start and other programs coming out of the Office of Economic Opportunity. In the local Detroit area, a number of agency directors indicated that they encourage the local Black community to make use of agency programs; in some cases, new programs and special personnel have been introduced"in order to better serve them. Thus, a local Lutheran agency initiated an adoption program for Black children which was staffed by Blacks. Catholic Social Services of Detroit has remained in the inner city despite the fact that this area is peopled by non-Catholic minority groups; the agency encourages the local community to use the agency's services (whether or not they can pay), and permits its facilities to be used as a recreational center by local youth (Emmet Roche, Director of Social Services, Archdiocese of Detroit, personal communication, 1973). In a similar vein, a child care agency located in the suburbs of Detroit has hired a staff person to work with adolescents in the inner city (David Ball, Methodist Children's Home Society, personal communication, 1973).

Agencies that have inaugurated programs of this kind sometimes do not have a mandate to do so from their respective denominational communities. On the contrary, these communities often feel cheated by the agencies' interest in extra-sectarian groups, and sometimes withdraw their support. Thus according to Clarence Fischer (Lutheran Children's Friend of Michigan, personal communication, 1973).

Among many Lutherans, serving Blacks has not been a popular cause. Lutherans have

by and large run from Blacks and from the problems of the city. Through the agency's

heavy advocacy in this area, it has lost support

Escher noted, however, that a loss of denominational support is often counterbalanced by a gain of support from other quarters, e.g., from United Fund organizations,

Sectarian Dilemmas

Wadespread acknowledgement of the fact that church-related agencies have tended to neglect vist pockets of poverty and human need has forced even those who do not subscribe to the universubstac ideology just described to reconsider or justify their role. It has forced sectarian welfare leaders to grapple with very difficult dilemmas. If an agency confines itself to serving the denominational group what becomes of its religious imperative to serve all men? Is it not in effect saying, "The sub-concernent of mine" If, on the other hand, it opens itself up to the nondenominational public, and make about responsive to all who are in need, what becomes of its ties to specific denommational construptions' As a Futheran group put it (Planning Church Related Social Welfare, 1971, p 20

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Services dedicated to Eutherans are not acceptable indeed, they are not considered in keeping with Scripture or the written position of the agencies. Yet a heavy orientation of programs to non-lutherans poses a sharp issue for congregational relation--hips and support.

An equally serious issue arising from the recognition of church neglect of the oppressed taises an even more radical question. Should the church-related agency even continue to exist? There is some feeling among church leaders in various denominations that it is wasteful for the churches to spend their scant resources on agencies which serve a relatively small number of people and which leave untouched the underlying social and economic causes that render these and other people in need of care. In their view, church resources might more profitably be used to promote social change According to Mundt (1971, p. 19):

There is an increasing demand for the church to become an effective agent for social change and to mount programs of social action that will deal with such issues as poverty, housing, community development, economic development. Traditional social service agencies are viewed by some as inflexible and irresponsive to changing social needs and incipable of becoming effective agents of change. A polarization between social action advocates and supporters of more traditional services is evident in some places.

The document grew out of a meeting of sectarian welfare leaders, called together by the Committee on Social Welfare. Though the document was exceptionally critical of the work being done by sectarian agencies, its primary purpose was to encourage these agencies to do a better job of what they were undertaking. In particular, it advocated including social action for social change as an integral part of their responsibility. Many of the sectarian welfare leaders raised scrious questions, however, as to whether this document should be issued under the imprimatur of the National Council of Churches. Their argument was that it implied continued sanctioning and legitimation of traditional types of church-related agencies. Insofar as the report encouraged these agencies to evolve even in modified ways, it conceded them the right of continued existence, and in the estimation of the objectors, their continued existence was of highly questionable value (Haskell Miller, personal communication, 1973)

The same attitude toward social service agencies is implicit in the allocation policy of the United States Catholic Conference. In most cases, its funds do not go to the existing Catholic social service programs, but to indigenous community organizations. According to a former editor of the *Catholic Charities Review*, and now an agency director, this was probably because the bishops felt that existing agencies could not use the money as effectively as could groups that were not a part of the "social welfare establishment (John Hayes, Catholic Social Services, Washtenaw County, Michigan, personal communication, 1973)."

I hose defenders of the sectarian agency who are uncomfortable with the traditional view that the agency exists to serve the needs of the denominational community respond to attacks by citing other reasons for their continued support by the churches. They note, for example, that church agencies are in a unique position to provide opportunities for the denominational community to be introduced to and educated about contemporary social problems. As the Social Services director of a Lutheran agency noted, his denominational constituency is very conservative, and the agency through its use of volunteers and board members from this constituency, as well as through its involvement with local churches, is in a position to effect important changes within this community (Clarence Fischer, personal communication, 1973). In addition to this, it has been urged that maintaining agencies gives a denominational community "a base of knowledge which is useful in formulating more meaningful social action programs. . . Direct service makes more raw data available to them than if they were only observers of social problems in the community (McDaniel, c. 1969, p. 123). Thus, the knowledge and expertise lodged in the agencies are actually or potentially valuable resources for the total work of the church (Mundt, 1971, p. 23).

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The Public and the Private Realm

In view of massive government involvement in providing for human needs, sectarian agencies, The other private agencies, must justify their continued existence as private agencies. Welfare baders, both in and outside of the sectarian sector, often respond to the challenge with the purported's emprical observation that private agencies provide better quality services than do public or seles. Moreover, unlike the latter, they are not tied to elaborate governmental bureaucracies, a cocurrent ince which renders them functional in two respects in the first place, they are more Pexible and can thus adapt more quickly to changing circumstances. This enables them to enter into areas of unmet and newly recognized needs long before public agencies are capable of doing so (Murid) and Whiting, 1970, p. 28). Indeed, one of the functions of the private agency is to enterstant areas in the hopes of highlighting needs that are not currently being met by public agencies. In this view, when the public welfare system enters into such areas, the private sector can move on to other areas in which adequate care is not being provided. In the second place, freedom from the weight of bureaucracy and legislation permits the private agency to perform a highly important role in the social welfare system as a whole. In particular, many welfare leaders regard the private agency as a spawning-ground for new ideas and techniques, it is an experimental vanguard, pioneering is new torms of service. Such experimentation, they believe, will lead to knowledge and techniques that will benefit all weltare programs, public and private. The agency is thus a laboratory, expermenting on particular individuals but for the benefit of everyone. Sectarian welfare leaders often espouse this "experimentalist" ideal, which has come to complement and sometimes to supplant the ideal of cultural pluralism as the prime agency purpose. Thus, agencies that began as efforts to serve local parochial groups, because nobody else would serve them, or because they did not trust the help offered elsewhere, roday often find their justification not in the fact that they serve this group, but in the fact that their work benefits everyone.

In this vein, sectarian welfare leaders point out that sectarian agencies were among the first to develop specialized treatment-oriented residential facilities for children, e.g., at Hawthorne Cedar Knolls and Pleasantville in New York State (Whittaker, 1970). In so doing, they pioneered a path that was later to be embarked on by public agencies. Today, many agencies justify their specialized "group home" programs with reference to ideals of experimentation. Thus, a Detroit area agency embarking on the development of a specialized group home for retarded girls with emotional problems regards itself as exploring unmapped territory, and hopes that its work will serve as a model torother agencies.

The Church-State Issue

Historically, many religious groups and organizations were reluctant to accept public funds to finance their work in the area of social welfare in spite of the fact that long-standing legal precedents have allowed such transactions between religious and public bodies. The reluctance was due to a fear of the long-range consequences of a less than strict interpretation of the Church-State clause in the First Amendment, as well as to a more immediate concern that dependence on the public sector would undermine agency autonomy, and render sectarian agencies tools of the public sector. These concerns, especially the latter one, continue to be voiced today. At the same time, agenev executives as well as other denominational welfare leaders seem to have accepted the fact that purchase of service agreements with the public sector are here to stay. If agency executives are worried, it is not because they are accepting money from the public purse, but because the public sector tends to provide inadequate reimbursement for care provided under purchase of service agreements. That as, agency directors are more concerned with survival and with carrying on a high quality program than with what seem to them to be relatively remote questions regarding the Church-State problem. Even the question of agency autonomy pales in the face of the possibility that in the absence of public support, an agency or some agency programs would be forced to shut down. Nonetheless, many are very concerned with the "quasi-public" character of many sectarian agencies and wonder what rationale is left for their remaining under sectarian auspices (Interfaith Consultation on Social Welfare, 1972, p. 4; Reid, 1971, p. 1162).



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IV. SUMMARY

The treatment programs of sectarian agencies, and, in particular, of child care agencies, are social in character, non-sectarian personnel, chentele, and board membership policies are increastials common, and agencies are so heavily dependent on public funds that they have been described as quasi-public organizations. In view of this, what is sectarian about sectarian agencies? One answer is that there is, in fact, nothing at all sectarian about sectarian agencies except their name and perhaps a first tangental ties to other denominational organizations. Other answers involve attempts to reconstrue ordanianism in untraditional ways. Whereas in the past the sectarian identity of agencies fended to imply a commitment to serve a particularistic denominational community, today many increases are feitnet preting the meaning of this identity. In their view agency sectarianism is to be 1 and in a religiously inspired effort to meet human need wherever it be found. The "new sectarianian" statistic that society ion in the task. As Haskell Miller has put it, sectarian leaders must stand at the society orging "Not enough, not enough," never allowing complacency to set in while there is vertavoidable suffering to be found (Miller, 1961, p. 266).

Child care agencies regard themselves and are often acknowledged to be highly professionaltized organizations in which the 'do-gooding sentimentality' associated with "Charity" has no place. Itideed some within the sectarian sector feel that sectarian child care programs are over-professionalized, and could make tar more and better use of non-professionals than they do (Brother Joseph Berg, National Conference of Catholic Charities, personal communication, 1972). Individual agendes are associated with any one of a number of treatment traditions or they draw celectically on sevmal. In either case, agencies working with emotionally disturbed children emphasize the need for specialized, individualized treatment both within a chosen treatment setting and in the selection of a treatment setting, e.g., extra-placement programs, a foster home, a specialized residential institution. Moreover, although the sectarian sector as a whole is heavily invested in the area of residential institutions for children, ideological pronouncements tend to stress that the placement of a child away from home is a drastic measure not to be taken unit, other reasonable options have been thoroughly explored. When placement is called for, it is expected that the child will receive specialized treatment rather than custodial care.

Agencies are relatively uninterested in the Church-State question. They are comfortable about using public funds and only complain that they are not given their due from the public purse, a situation which they regard with some concern.

Agencies often regard themselves as vanguards, experimenting with novel forms of treatment which it they prove successful, will benefit the whole child welfare field, public and private. In their saw, their experimental role justifies their continued existence as private agencies even in the two of farge and increasing numbers of governmentally supported direct service programs. Those interviewed in the course of the research for this report apparently test no conflict between then will down identifies as proneers and their heavy reliance on public sources of funding, although there are some within the sectarian sector that are concerned that reliance on the public sector will randomic interview of sectarian agencies and render them tools of the public sector



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PERSONAL INTERVIEWS

David Ball, Executive Director, Methodist Children's Home Society of Michigan

Brother Josepth Berg, staff member, National Conference of Catholic Charities

Morris Davids, Executive Director, Jewish Children's Bureau, Chicago, Illinois

Farl Downing, Executive Director, Detroit Baptist Children's Home

Clarence Fischer, Social Services Director and Administrator of Detroit office, Lutheran Children's Friend Society of Michigan.

Samuel Goldsmith, former Executive Director, Jewish Federation of Chicago

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ERIC PruilText Provided by ERIC John Haves, Director, Catholic Social Services, Washtenaw County, Michigan, former editor, Cathohe Charities Review

Allen Kandel, Executive Staff, Detroit Federation of Jewish Philanthropies

Rose Kaplan, Director of Social Services, Jewish Family and Children's Service and Re-settlement Service, Detroit, Michigan

Canon Logan, Episcopal Church, Diocese of Michigan

John McDowell, Director of Social Welfare Committee, National Council of Churches

- Haskell Miller, Wesley Theological Seminary, Washington, D. C., author of Compassion and community.
- Dorothy Mundt, Secretary for Social Service Planning, Division of Mission and Ministry, Lutheran Church in the USA

Emmet Roche, Director of Social Services, Archdiocese of Detroit

Minnie Stein, Division of Health and Welfare Ministries, Board of Global Ministries, United Methodist Church

Leslie White, American Baptist Convention





THE ROOTS OF COUNTER INSTITUTIONS

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by

Barry Moore

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I. INTRODUCTION

During the 1960's, American society was thrown into upheaval by a series of internal protests and new ideologies. The assumed stability of national institutions was at first challenged by minority groups and a middle class elite of radicals. By the decade's end the discontent bad spread to a much larger group of people who were upsted by their opposition to many of the national institutions.

It was this spectrum of disatfiliation that gave imperus to the rise of the counter culture, a nation within a nation, that embraced new life styles and political programs for societal reform. The counter culture offered an escape from the ensuarement of social control by institutions by proclaiming new values that affirmed personal liberation and a reinvigorated sense of community as answers to social repression. Yet espousing the ideal of a new culture was not the same as building a new culture. If the counter culture was to be a viable means of social change, it would need new social forms to care for its members. Thus, the latter part of the 1960's witnessed the growth of a series of counter institutions that attempted to bridge the gap between human need and personal independence

It may seem somewhat of an anomaly that an anti-institutional movement has its owner stitutions. Granted that the word presents semantic difficulties, the process which it describes is clear. A counter institution recognizes that people have certain needs, such as health care, a sense of community, and education, which must be attended to by social groups. What makes counter institutions unique is that they reject the dominant culture's authority and its techniques for providing for those needs. The counter culture erects, in the place of institutions, small groups that cater to those needs in personal, non-authoritarian types of interactions. Movements such as free schools, radical therapy groups, or communes are attempts at returning people to a sense of self and community in a less structured and deinstitutionalized setting.

It is our contention that the contemporary revolt against institutionalized conformity and alienation is part of a continuous tradition in American society. Current styles of radicalism did not emerge from thin air, but have many historical precedents. When a campus rebel proclaims, "I am a human being. Do not spinale, fold, or mutilate me," his protest against technology is part of a tradition that has, in the past, fought aganist an economic system that turns the individual into property. When a commune expounds the virtues of nature over civilization, it reflects the heritage of agrarian utopias. Contemporary counter institutions thus find their roots in styles and ideologies of radical behavior that have been part of this culture for two hundred years.

However, contemporary counter institutions are not only the culmination of an historic process of radicalism, but they are unique in themselves. One can establish historical precedents but they do not describe the precise alchemy of their creation. The contemporary counter culture has many diverse trends of revolt which overlap each other. As Theodore Roszak has noted, the counter culture is a fusion of political and cultural radicalism (Roszak, 1969, p. 49). This type of fusion creates confusion when we attempt to draw clean lines of influence from the past. Specific modes of revolt in the past which are clearly distinguishable as political or Bohemian rebellion are justaposed when we enterpresent times.

Because of these tangled lines of influence, it is difficult to present an evolutionary developmeni of radicalism from past to present in tidy sequence. Our purpose is to examine specific opisodes and values from the national history which can inductively suggest historical affinities with the contemporary counter institutions. This essay is not purely a "dates and facts" form of historography. Our concern is with the ideas and values that have been transmitted to contemporary disanters.

The first section of the paper is devoted to those political events and values which have struc-

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tured the parameters of rebellion. Its major themes are the conflict of institutions versus individuals, and the discorpancy between the theory and practice of democracy. In the second part, we will analyze the styles of cultural revolt, from communes to Greenwich Village, which have forged the tradition of the outcast lifestyles.

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IL HISTORY OF RADICALISM IN THE UNITED STATES

fhe Deciaration of Independence

Post calculated structure be called the substructure of the United States. Without that, the sigk of 6.5 is the reverse on or 1754782 could not have occurred. The revolutionaries accepted the revolutionaries accepted in a traction of national asy that the right of government tests upon the consent of the governed. We prove the consent does not operate with this consent, the people become tyrannized by a exception of power. It was upon this reasoning that the revolutionaries based their secession from the revolutionaries from the revolutionaries for the revolutionar

The side is of this position can be found in the Declaration of Independence. Authored by fore side the Declaration stated that people had certain natural rights, such as life, liberty, and the polisist of Dappiness that write observer in man even before he entered into a social contract of government X is dation of any of these rights by arbitrary government justified the right of rebellion as irreduces to trianny.

While the Declaration was rhetoric, never embodied as law, its importance for expressing the adea s of democracy cannot be underestimated. Its principles were not only a creed for establishing social relations, but it helped to push the principles of revolution into the channels of political unity shared by all people, and this consensus aided the social revolution in the wake of political revolution.

The Declaration represented an ideal of democracy that would form a basic dynamic in cultural change. It established a tension between the ideal of political equality and the actuality of inequality this discrepancy between the promise of the Revolution and the realities of implementing the new freedom would prove to be a major factor in future radical change. One test of democracy would be the calculus of the Declaration. Since radicalism involves the search for the roots of social oppression and liberation, the Declaration becomes a major basis for American dissent, particularly as regards the injustice of social institutions. As Staughton Lynd (1969, p. 10) has noted:

It is this tension between revolutionary freedom and institutionalized liberty that provided future social conflicts, such as the Civil War and the counter culture, with a common source of rhetorie.

The Constitution

Reconciling the issue of the Declaration's liberty of the individual and the need to control that freedom through institutions resulted in a critical discrepancy when the Constitution was written. After five years of what some viewed as social turnoil and economic instability following the revolution, the Constitutional Convention was convened in 1787 to control the fervor of freedom. While the revolution had been made by an alliance of the masses and a propertied elite, the members of the Convention were largely upper-class men of property. None of the revolutionary, firebrand radicals were present (Lens, 1966, p. 47). The representatives, elitist-oriented, were suspicious of the dangers of excessive popular democracy and of the ability of the people to govern themselves. There was also an economic concern in their fear of the levelling effects of democracy. The large owners of property felt that their stake in government was larger and more powerful than that of impropertied individuals. The equalizing tendency of democracy would result in the loss of their privilege. Lactions would arise due to the inequality of economic distribution which could become an overbearing majority working against the propertied minority. Because of these fears, the Constituoverbearing majority working against the propertied minority. Because of these fears, the Constituoverbearing majority working against the propertied minority. Because of these fears, the Constitu-

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tion that was formulated serverely limited local revolutionary demostracy and protected national interests and is serveric rights (Beard, 1941, pp. 154-161).

The result was a conservative document which secured some of the rights of the Declaration, which meeting a series of chambelling devices to protect against the predicted excesses of democracy. Form will a series scheme between the interests of the lew and the democratic impulses of the masses. No claim had formulated the nature of political democracy with the interarred confusion of fairming personal liberty while at the same time linking it to private property and economic self interested vito 1969, p.1157

What at every wis pethaps the most basic ambiguity for the fitture of American democracy: the subctite of personal property was placed on an equal level with the rights of personal liberty. This contation of economic and political liberty would create a schism in the fabric of supposedly democratic social institutions. For it meant that the interests of the rew could have equal voice with the interest of the many. By this excitation of economic individualism the few had been given legal rights that could exceed the powers of political institutions to control. This equation of personal can with democratic liberty would ultimately lead to social conflict. The Civil War would be fought ever this nebulous deminition. The right of slaveholders to use people as property conflicted with the slaves right to equality. In the industrial first the extension of this freedom of economic individualism would faise a few millionaires to the power of controlling not only the economics but government uself. Ruthless and anarchic self-interest was inadequately regulated, due to the fundamental ambiguits of the Constitution on this issue.

I oday the same questions are raised, the economic interest is called technocracy, and its communic control over personal liberty reflects this basic contradiction in the nebulous constitutional doctrine. In this confusion we find a basic influence upon the growth of a radical consciousness for the radical would challenge the interests of an elite in the name of what he believes to be the popular interest. The force of social dissent would be a major factor in challenging the steady increase in the influence of vested, propertied interests.

The Wave of Popular Democracy 1800-1850

In the early period of the Republic, possible ideological contradictions were quickly smothcred by a wave of patriotic nationalism. The exciterance of the nation swelled into a popular explosion that elected left usion in 1800. His victory was viewed as the triumph of democracy over the interests of a propertoid elite represented by people like John Adams and Alexander Hamiltion.

Independent target becaute the keystone. He was an Adam who functured democratic individualtion and the target becaute the keystone. He was an Adam who functured democratic individual target between the second and the second and the second and the property of the second of the se

Not the again in myth-led to a serious paradox. While it was a unitvine national ideology, its promous were based upon distuits and anarchic individualism. The tarm was free from society and the volume was his own man. The celebration of the American wilderness as fiden was the avowal of savagery as civilization. This implied a significant famis-like condition of the American mind. The imperies of the Revolution had been to create an expectation of imbridled liberty and finistless individualism. Yet these notions of freedom were soon at odds with the reality of the inclusional colusing mation distic and centralized state of society. The demands of society were not

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and pointical therefore, purpointed the basic schism between the arms of personal liberty and the desize of periocal-libert futures of control.

The deleminal interged more clearly during Andrew Jackson's administration. The defition of an invite of an agrarian utopia became fused with the Tacksonian cult of the common man off-distance (1955, p. 28). Now government was in the hands of the true democrat, the common mark institution advantation of the defeat of any anistomatic interest, as evidenced by Tackson's version the National Bank During the (NRO-INSO's this mood of popular democracy spurted a screes of humancient in strades and distinguishes which spread the optimism and perfectionism in the femocratic tasts. The common school movement began. The prison system was informed and more humanticiant of the prisoners was practiced. Increased facilities, such as San iel Howe's school to the deat were made available to the wards of the state. In this tip r and faith an the power of democratic perfection and the very institutions of scelety were radically democratic. A large segment charge was swept a machine for reform which the oppiness and clight of the distributions could using the term which the very institutions of scelety were radically democratic. A large segment charge was swept a machine for reform which the oppiness and clight, of the distributions could using the term.

Vor ous process also involved the tusion of patriotic ideologic with the institutions of society from clace way shifting its emphasis from Arcadia to institutions. The public school movement clack's became alled with democratic nationalism (Tyler, 1962, p. 24). It was argued that a strong democrace world need educated criteris. Public education would insure the strength of national institutions by creating educated people who could preserve the tradition of equality. Education for all meant democracy for all. The Temperance crusade in this period also emphasized a similar institution by bring the dissolution of the democratic community, while the sober person strengthened society by his resolute and responsible behavior (Curri, 1946, p. 108). This incorporation of evaluation of the previously radically egalitatian society. Loyalty to the principles of democracy prosupposed loyality to transitiutions.

This process of institutionalization carried with it the possibility of the loss of procent freetime. He recolutionary tradition of equality and liberty was transformed into a mass sentiment of preedotrownich suggested the danger that

> An exial is insight a scial one of dimensional society, when call single character rupe built to of condition. American style defines a communic social or union and onlorges a control nearboth of mypolicer Mevers, 1957, p. 49.

Provide or gradiant cost egalitarian individualism had been metamorphosed into a conformist and tron which conforming ed that same individualism.

It as not to trace the generic of radical consciousness in this solutive, we can see its beginnings of the radian gotal true on boween institutional liberty and personal liberty. The democratic wave is indeal so that been absorbed by a solutive which proclaimed itself deviced to solutive data and the postal solution. Yet, but the institutionalization of democratic principles of had often cut short the postal solution exercises a solution accentive democratic principles of had often cut short the postal solution exercise is sustain a creative democratic principles of had often cut short the postal solution exercises to sustain a creative democratic. Equality became monolithic in its inrities have the near the individual new was forced to go outside the established social order from cally, as the off solution in the individual new was forced to go outside the established social order from cally, as the off solution is a personal liberty in the midst of monolithic equality is person might have to a trend to be a personal liberty in the midst of monolithic equality is person might have to a trend on the social merchanism. Yet such an action would be viewed as disloval unpatrione, and out devication. The assist of no protected democracy, why should anyone relative term demitted.

The solutions descenter from themself in a cutions situation. His vision of democracy was based super in appeal to the solution of the theory of theory of the theory of the theory of the theory of theory of the theory of theory of the theory of the theory of theory of

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can set the Declaration or even the vision of agrarian Eden could make the radical democrat appear as an satisfier a threat to the origing norms of society. Although these people were motivated by parest reputies of democratic politics, their vision became a threat to social order. The Revolution from became the field and now was in the process of protecting its orthodoxy from any challenge. In solar sestenday's revolution becomes today's orthodoxy.

The Abolitionists

The movement to abolish slavery illustrates the issues we have already described. The confluct of property versus liberty and the conflict of individualism versus institutionalism spawned a class, taking photong the nation into civil war. The national institutions did not contain the means to be been shown indeed, the institutions were supportive of it. The foundation of democracy class to be observed indeed, the institutions were supportive of it. The foundation of democracy class to be observed in the extended to the slaves by the institutions. In this crisis, the institutions were studies to forection. She all control was weakened. Churches became divided over the abolition question. The House of Representatives refused to consider the flood of anti-slavery petitions sent to it. The power of popular democracy could not be controlled by its institutions and, as a result of the the deposition in them, they grew weaker As Stanley M. Elkins (1959, p. 177) notes.

> [Else democratization of all the major institutions once familiar to American life bod to oper-outer degree worked to undermine the same institutions, and in a larger server such institutional breakdown was the very condition of price of national sucies.

In this vacuum created by loss of institutional control, the logical alternative, given America's historical evolution, was the radically democratic proclamation of individualism.

The abolitionists took the question of slavery beyond the control of democratic institutions to the realm of morality. They denounced a society that mouthed equality while allowing slavery to exist. Which the abolitionists invoked the egalitarianism of the Revolution, or the right of free speech and conscience in the Constitution, they encountered suppression. They faced imprisonment, mob violence and even death when they proclaimed the freedom of equality. Their literature was banned in the South (Tyler, 1962, p. 486). They were un-American in the context of the 1830's. The vehentence of southern opposition and northern indifference pushed the abolitionists out of the institutional tramework. They could no longer support their claims in an institutional context. They invoked a higher law personal conscience — to counteract the failure of democratic institutions (Flkins, 1959, p. 27). Their traditional expectations from the system were unfulfilled, so they went beyond the system and posed the question of equality as an issue to guilt and morality. Henry Thorefordeclared (1950, pp. 630-637):

> Must the citizen ever for a moment, or in the least degree, resign his conscience to the legislator? Why has every man a conscience, then? I think that we should be near tool, and subjects afterward. It is not desirable to cultivate a respect for the last so much as for right

Die conclusions reached by the abolitionists reflected their ties with the revolutionary tradition. They argued that a state which does not permit liberty must be dissolved. An inability to redress the problem of inequality suggested the illegitimacy of social controls. This caused many abolitionists to retuse to give their loyalty to the state and to proclaim themselves citizens of the world (Lynd, 1969, p. 132). In 1836, William Lloyd Garrison renounced his allegiance to the country and nominated Icsus. Christ for the presidency of the United States and the world. Once they had forsaken their loyalty to the government, it was easy to move to an extreme position which denied the legitimacy of laws which challenged their personal morality. Thus, Thoreau refused to pay his poll tax; the underground radroad illegally transported slaves to free states; John Brown executed Kansas slaveholders.

The iron, of the situation was that as the response to slavery became less institutionalized.





The above onst seniments became more widely shared and democratically approved (Elkins, 1854) provides a side from the moral issues associated with slavery, there was the economic construction of source root by Notthern slaveholders. They represented an instructational to the existed by the instruction of source to source. There was a widespread tear by Northern laborers that is the system of slavery will not considered with a conspiratorial coalition between the slaveholder and the Northern is dependent to be the result of a time Northerners feared was a conspiratorial coalition between the slaveholder and the Northern inductions that while subject the treedom of white men and degrade the value of the labor. Although derived from conspiratory extensions, this argument nevertheless recognized the fandamenta tact that democratic institutions had not offered adequate protection of personal liberty from the excesses of an aggressive anistocracy. Once this question was identified with the political parties and the events in of slavery into the territories, the civil conflict was interpressible."

The importance of the abolitionists rests upon their methods of revolt. Once they had reected the gradualism of institutional reform of slavery, they turned to a criticitie of the system based upon moral conscience and freedom of expression. Since, as Meyers suggested, American society in the 1840's and 1850's was becoming increasingly ope-dimensional, the abolitionists' appeal to a red val equitarianism and to the conscience of the individual was an anachronism that only furthered here alienation from the community. In their intense drive for liberation of the slave and for the right of individual dissent, the abolitionists errated a counter community based upon the free expression of radical egalitarianism and individualism. Two visions of democracy were in conflict in the antebellism period. The institutional and the individualistic. It was in this tension between freedom of self and community control of freedom that the radical conscience was forged.

The Industrial Era

After the Civil War, a new force of change swept the land, creating many of the problems that remain unanswered today. The old America of small cities, isolated farms and individual enterprise was giving way to a leverish drive toward centralization and national consolidation. This growing concentration of political and economic power completely upset the stability of the social order. In its wake, the period of 1865-1900 produced an age of greed and suffering unnvatched in national history.

At the crux of this crisis was the inability of social institutions to control the effects of industrial capitalism. Economic rights were given precedence over human rights. Powerful capitalists, such as Rockefeller, J. P. Morgan or Vanderbilt, usurped democratic government and used it for their own ends (Reich, 1970, pp. 33-34). Through their representatives in Congress, they were able to event undue influence upon government. A representative came to represent not the interests of the people, but of the corporations. The government was unable or unwilling to compete with the powers of capitalism. In 1894, when a gold crisis drained the reserves of the treasury, the government was torced to borrow from J. P. Morgan's private firm in order to maintain currency stability. A private monied interest had thus salvaged the integrity of the United States government.

The breakdown of national control extended to other institutions. After the Civil War, Congress passed the Fourteenth Amendment which guaranteed the rights of ex-slaves by forbidding a state to "deprive any person of life, liberty or property without due process of law." In 1886, the Supreme Court extended this doctrine to corporations, in effect voiding many states' laws that regulated corporations, on the grounds that they deprived the corporations of their property "without due process." This meant that the corporation was now a "person" and had rights equal to those of a critizen. The initial ambiguity at the Constitutional Convention between economic and personal treedom became a reality. Property now had sancity of citizenship.

Speaking only in institutional terms obscures the human suffering of the period. Children worked up to twelve hours a day, seven days a week, in factories. By 1888, industrial "accidents"





accessible a workers in the rate st 100 per day. In 1875 and 1893, economic manipulation by the powerf control tradists and baskets had thrown the country into depression. Millions were unemted structures and suicide core common. There were no adequate institutions to control this solid control and suicide core common. There were no adequate institutions to control this solid control and suicide core common. There were no adequate institutions to control this solid control and suicide core common. There were no adequate institutions to control this solid control and suicide core common. There were no adequate institutions to control this solid control and the emerging situation was analogous to the pre-Civil War period, only the new charge were treatly tree, but had no voice in the conditions of their treedom. It is in this cycle of a tripping a more down that the radical was awakened, dust as in the antebellum period, once the restructions of control became powerless, community was rip, ed apart. A state of neo-anarchy sign control badistical Fractischer, the political process and economic process had drifted away from are to most down cratic order. In this vacuum of social control and atmosphere of liberal individualstruction of the order of democracy appeared as a basic redress to a growing feudal and aristocratic control.

Eventimers of the Midwest and South were among the first to take popular action against sources to polatical tempts. During the post-Civil War period, the farmers were the victims of control does not taking prices. Drought and eroded soil increased their miscries and caused evictions of market tamilies. Agriculture, which represented one-half the national wealth in 1860, acconstant to the one-faith of the total 50 years later. The independence of the farmers was seriously compared to be three of this depression. Absentee ownership of farms by eastern mortgage and evictor of this became prevalent.

Excombat this destruction, farmers in the Midwest organized the National Grange of the Part of Husbandry in the 1870's. The Grange began organizing a series of ventures in cooperative production bring down the high prices of goods. They formed cooperative stores, shared grain electrons and purchased mass quantities of farm tools at wholesale prices (Wasserman, 1972, pp. 54 (18). The Grange also pushed for political reform. During the depression of the middle 1870's, Control party representatives were powerful blocs in Illinois, Iowa, Minnesota and Wisconsin. They used able to pass legislation to regulate the unjust railroad freight schedules.

But by the end of the decade, the Grange could not sustain itself. Its primitive attempts at other busin had to ad internally and it could not withstand the monied powers. The railroads are not the laws for fair rates and the politicians were loath to provide adequate enforcement. The populative movement met equal resistance. Banks refused the spress credit, manufacturers raised process on wholesale gos ds and the railroads refused to carry farm products. Faced with these over-

 $1 \le x/3 \le n$ new organization developed in Texas that was destined to take the place of the value of the Farenci Atlance originally formed to tight intringement of property rights by the latter latters. But it soon found itself involved in collective purchasing arrangements and cooperation X in a card more farmers were evicted from their lands and farm prices fell, the membership x/2 income increased. Rapidly its organization filtered into the Midwest and took the place of the angle (Walsorman, 1972, p. 70). Since many of the Alliance's programs embraced for the regulation of the railroads and the prohibition of absentee land owner was positival in a more vigotous way than the Grange By 1890. Alliance candidates had oppositive constructive legislatures.

Not well at an was insufficient. The farmers' organizations recognized that they were dealorganizations recognized that they were dealorganized on a problem. In 1892, the Alliance members and militant urban workers met in $O_{\rm eff}$ is $N_{\rm eff}$ by the form a national political party. The political platform that emerged was the plate of a most party statement in national history. In their preamble they declared (Pollack, $D_{\rm eff}$ by 50).

> (1) contracts which encound us best justify can cooperate in two most on the midst a manual brought to the verge of moral, political, and material root. Corruption or considered opplies box, the legislatures, the Congress, and teaches even the entities.

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If the brach. The people are demoralized, most of the States have been compelled to orde the entry at the polling-places to prevent anyersal infimidation or bribers. The investigation of homes covered with mortgages, labor appoverished, and the land concentrating on the hands of the capitalists. The urban workmen are denied the right of organization for self-protection, imported paraperized labor beats down them works is intelling standing army, unrecognized by our laws, is established to shoot men down, and they are rapidly degenerating into Fuorpean conditions. The truts of the bolt of mators are boldly stolen to build up colosial fortunes for a few, unprecidented in the bolt of mankind, and the posessors of these, in turn, despise the republic and endanger liberty. From the same prolific womb of governmental anustice we breed the two great classes – tramps and millionaires.

The Populists' platform offered a widespread critique of national institutions. They called for: It government ownership of the railroads, telegraph and telephone; 2) the adoption of the secret ballot 3) the 8-hour work day; 4) a graduated income tax; and 5) the free coinage of silver. Yet, the purpose of these programs, however advanced they appeared, was aimed at the restoration of the traditional values and institutions which had been usurped by monopoly.

The Populists' object was to reassert popular democracy in order to strengthen competitive capitalism and to save small enterprise (Destler, 1963, p. 20). For them, the utopia of the republic mild be restored it society would follow the Jeffersonian and Jacksonian maxim — "equal rights to all, special privileges to none (Pollack, 1967, xii)." They appealed, in the now familiar Janus posture of American radicalism, to the ideals of the past to structure the social system of the future.

But political power was denied. The Populist candidate for president, James Weaver, was deteated in 1892. The Depression of 1893 kept agitation and unrest high and Populist membership continued to net ase. In 1896, after a stormy convention, the Populists decided to throw their] support to the Democratic parts candidate, William Jennings Bryan. Amidst cries of widespread voting fraud and the threat of some industrialists to lay off their men if Bryan won, McKinley carried the Northern states and won. The defeat was tatal to the Populists. The members drifted apart and by 1898 the movement was dead.

The Progressives

Do denise of the Populists did not signify the end of reform. The Progressive movement arised to ut the middle-class concern for opportunity and from a demand for democratic control of the corporations and government. Progressivism inaugurated a new form of institutional reform, which didled many radical proposals and then channelled them through the systems of power. The Progressives, as good middle-class Americans, were not out to overthrow the system but they wanted to control its most glaring evils. As a philosophy of reform, Progressivism was to create lasting reverberations in the political system that would determine many institutional responses to change down to the 1960's.

Progressivism was both a social ideology and a political program. In its early period, it is best seen as a cynical consciousness of social evils. Muckrakers, like Lincoln Steffens and Ida Tarbell, managemeted a scathing self examination of municipal corruption and the evils of monopoly in the period from 1900-1912.

To such Michaels Magazine the muckrakers spread information about social corruption to an order module class andience. And people began to listen to their cries for reform. A process familiar to the aboutionists was repeating itself — radical propaganda was reaching the minds of the contage period and awakening their sense of social responsibility (Weinberg, 1961, p. xix).

The process ultimately build political onflets. The presidency of Theodore Roosevelt from 1964 (968) measurable the instationalization of some of the programs for reform. In 1962, he started mean tradictional readst 1 P. Morgan's holding company, Northern Securities, which threatened to mean process matching transportation. Roosevelt's victory in the surpressed him to more widespread

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consistent in 1903, he established the Department of Commerce and Lubor to deal with the glaring include industrialism. He later pressed suits against the Beel Trust and the Sugar Trust, and conscall data calorady more thoroughly by the Hephurn Act. In 1996, Congress passed the Pure Food. A Doug Act, other the consumer protection from the fifth that was put in meat products.

It is important to note that while Roosevelt may have been called a "trust-buster" and Proer usive his retorms did not seriously disturb the capitalistic control of society. Northern Securitics in pluewided the anti-trust decision by issuing two sets of stock. Eacing a depression in 1907, Roosevelt permitted United States Steel to buy one of its competitions to strengthen its monopolistic hold on finances." Thus, the political institutions allowed the basic system to continue, while information the most obvious inequalities in the corporate structure. As Hofstadter noted of the most most "Successful resistance to reform required a partial incorporation of the reform program (Hofstadter, 1955, p. 132)." What Roosevelt did was to start an alliance between business and government, in which the state now shared in the decision-making powers with the corporation. This mode of reform increased the power of social institutions to affect change, but it did so by compronisione the original radical critique embodied in them.

The second danger in the Progressive movement arose from its ideology of social action. Whether it was Hull House, or Dewey's experimental school, or Roosevelt's controlling the trust, there was the optimistic belief that institutions could funnel discontent and create change. The institutional breakdown during the early industrial period had been stopped; sheer Darwinistic power and economic aggression had been subdued by the reassertion of social controls. But Progressive reform carried with it the threat of a new institutional power, Jane Addams could in one hreath celebrate the robust energies of yooth, while in the next talk of how such energy could be controlled by clubs and Americanization programs. When Dewey's experimental approach to education was absorbed in the mainstream of culture, it promoted conformity, not individualism. Christopher Lasch(196", p. 146 chas highlighted this inconsistency in Progressivism.

Foticitation sm was hardly the goal toward which American progressives were even convolusivortoving. But the manipulative note was rarely absent from their writings the ansatonic that men could best be controlled and directed not by the old, crude multiod of torce but by reducation" in its broadest sense. The good of the individual was a reflected to maintgrests of the State.

These two qualities of Progressivism — control and corporate alliance — culminated in the New Deal reforms of branklin D. Roosevelt. For Roosevelt preserved the system of private enterprise that created the Depression, but he radically altered the relationship of government to the economy and society. In this process, the institutions gained more and more control over private lives to the point where the Roosevelt revolution fundamentally altered the nature of personal initiative and freedom. It is from this institutional gargantua that the dialetic of the current counteroristicational revolt would emerge.

America of the 1930's was not on the verge of revolution, but it was a vastly disillusioned and distuibed country that demanded swift measures to prevent the collapse of confidence. Its faith in business was gone and the country looked toward government as the arbiter of change. Franklin Roosevelt was handed many priorities for reform which promised an innovative transformation of national institutions. Yet, what emerged as the basic premises of the New Deal from 1933-1939 was a hodee-podge of conservatism, state capitalism and para-radical measures which did hitle to alter the basic structures that had created the Depression. As one historian had observed (Bernstein, 1968, pp. 264-265):

> by New Dept tailed to solve the problem of depression, it failed to ruse the impole band, it failed to redistribute income, it failed to extend equality. If failed generally to make business more responsible to the soler diwerfulle of to threaten business programming political power. In this sense, the New Deal despite the shifts is non- and spirit from the earlier decade, was potoundly conservative and continuous with the 1920's.

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The New Deal preserved the conservative institutional framework by absorbing more diverse and disclored groups into its political framework, under the Wagner Act and the Agricultural Adastinesic Act, farmers and unions became part of the alliance with the government. Public relief agencies such as the Civilian Conservation Corps and the Public Works. Administration, helped to allevate some of the direct suffering by vast programs of public works and relief, which allowed the microploved poor a voice in government. All of these reforms made it harder to starve in America, and gave Russevelt for confidence of the poor which greatly decreased the threat of overt revolution (Weble, 1983, p. 226).

Roosevelt took the wind out of many radical threats of social transformation by turning the phetory of social revolution into reform programs that diluted the radical appeal. When Huey Long's "Share: Op: Wealth" program called for the redistribution of thome above a certain amount, Roosevelt responded with the Inheritance Tax Act designed to ", ak the rich." Union radicalism and the growing number of strikes in 1934 pushed Roosevelt to a hesitant acceptance of the right to radically restructure the deeper inequalities of capitalism. Even the landmark Social Security Net, which acknowledged the commonweal, still made the workers responsible for their pensions; eovernment contributed nothing. The critical shift was that government under the New Deal was tradical demands to a consensus of compromise. More and more, the political institutions determined that change could come only from within the established system. Government had erown so powerful that isolated radical groups bent under the pressures of centralization.

In part, this new strength of political institutions was due to the New Deal's alliance with business. Through measures such as the National Recovery Act and the Securities Exchange Act, government exerted increasing control on capitalism and finance. Through the Reconstruction Enance Corporation, the government extended credit to businesses and the building construction contractors. One commentator states that the significance of these reforms was, "the financial center of the nation shifted from Wall Street to Washington (Leuchtenberg, 1963, p. 335)." This stitual movement toward centralization of business and government reached its full strength during World War II. The New Deal had not solved the Depression, for it was the drive toward rearmament and industrial supply of material that brought an upsurge in production and employment. Government and business became partners in a system in which government defined priorities, business carried them out, and prosperity was insured.

The critical effect of the New Deal reforms was an increasing interconnectedness of institutions and individuals. The state, under Roosevelt, had created a vast series of liaisons with industry, workers, farmers and financiers which created a centralized network of dependency. This change created a major transformation in the pattern of individualism. Charles Reich has (1970, p.60) noted that the general theme that lingered after the New Deal was *domination*:

these years had convinced much of America that its people must be placed number the control of something larger and more rational than individual self-restraint; that individual manimust, for the good of all, become part of a system

In this weakening of individual powers, the state and society gradually became one large organization. While it was not precisely totalitarian, the centralizing impulse did result in the creation of a public state that was a gargantuan corporation, which entered into private and *economic* life in increasing channels of influence.

During this period, the assertion of self counted for less and less. The New Deal had established the antithesis for the dialectic of revolt in the 1960's. The erv for self and for liberation from institutions was a direct reply to many of the inadequacies of New Deal reform. Man had become pair of an institution which smothered individual freedom with a collective security.

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The Brack Revolution of the 1960's

It whick protist for equility in the 1960's represents the first significant postwar attempt to the tage the tagentient of institutional interconnectedness and mertia. During the 1950's, the where d. M. Carthyistic and the "organization man" syndrome of conformity controlled public is head as a and radicalism with tight reins. The collective identity superseded personal identity as the minimality of mass uniformity gripped the imagination in a wave of institutional loyalty. Provide the stability of mass uniformity gripped the collective boat. The blick revolt upset the stability of this tranquil mood. For like radicals of the past, the blacks had challenged the system's core of idealerin Bi demanding equality in both a political and moral sense, they had gone to the roots is the demanding equality in both a political and moral sense, they had gone to the roots is the demanding the catalytic spark of rebellion that awakened the decade to the possibility of right indicates.

On February 1, 1960, a group of Black college students launched the movement for Black theory on by atting-in at a "whites only" section in a Woolworth's store in Greenshoro. North Carolana, The first day they were escorted away. But the following day the Blacks came back in large manners to protes. Many were beaten and jailed by angry whites, but the spark had ignited, buildents all over the South, there was a wave of sit-ins, read-ins, kneel-ins, wade-ins to secure labels which had supposedly been projected by the Civil War. Freedom riders attacked segregation plastics in bus terminals, white students came South to help Blacks register to vote, and mass members of help and were conducted throughout the South.

Internative stage of liberation, the movement for Civil Rights, was viewed by Southern whites a constructure to the social order. Ironically though, the Civil Rights workers were relatively the start of the Martin Luther King, the movement was a "revolution to get in." The Blacks merely early do be admitted to full citizenship and equality in whith society (Newfield, 1966, p. 4). In the Rights believed in the power of democracy to respond to mass sentiment, and enact laws where would be re-solid rights. Guided by Dr. King, the appeal of Civil Rights was to morality and classes. De Blacks had made their political appeal on Christian and pacifist grounds. They would be the outer the colonce of the South with more violence.

In the wave of this appeal to traditional rhetoric and democracy, many laws were passed to be the moment the Blacks' civil rights. President Kennedy ordered federal marshals to go south be made Black contrarregistration. In 1964, Congress approved a massive civil rights law which any year black contrarregistration. In 1964, Congress approved a massive civil rights law which any year black contrarregistration because any area approved a massive civil rights law which any year black contrarregistration because apparent. Civil rights were not human rights. First more confid for answer the larger questions of racism, urban ghettos and white violence. By these more deeper questions had splintered the civil rights movement. The Blacks' earlier optimism construction to additive the hange was taking. And with the emergence of Vietnam, suddenly governtion and the graft was that the Blacks began to withdraw into their own culture; they were construct to the point was that the Blacks began to withdraw into their own culture; they were construct to the point was that the Blacks began to withdraw into their own culture; they were construct to the point of the contracted institutions which mouthed theoretical equality while concealing on the trace contracted.

Difference phase of liberation promoted a solidification of Black identity. Now an emphasis $y_{A,p} p$ of the orbital probability isolation and psychic transformation. Politics became a culture. Stokely Consulated by probability prophet of this period, with his civitor Black power, he heightened awarenumled pperiod on the prophet of this period, with his civitor Black power, he heightened awarenumled pperiod on the Black people in this country form a colony and it is not in the interest of the probability provides the liberate them (Carmichael and Hamilton, 1967, p. 5)." Through a psychic purperiod by Risks differenced themselves from a white identity. A new emphasis was placed on $X_{C} = X_{C} = provide positive interestive interest of Blackness.$

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^{1.} The second of white identity took a variety of forms. The Black Muslim movement founded

in Detroit in the 1930's received revived interest in the 1960's. The Muslim movement was a counter community within the ghetto with the Muslim temple as its focus. The temple became a symbol of the Muslim separation from white culture, as it ideologically called for the separation of the faces and emphasized. Black pride and militant facism as counter-agents to a "white-washed" identity. A there cultural pride was maintained through the teaching of Afro-American culture and the stress upon a rigid, purifying discipline of clean living and industriousness as a cure for the loss of self pride among Blacks (Essien-Udom, 1962, p. 121).

Another group that gained national attention during the latter part of the 1960's was the Black Panther Party. The Panthers called for Black people "to pick up the gun" and gain their manhood. For the gun was the modern symbol of subjugation: it was the means used by the police to keep Blacks in line. By arming people, the Panthers wanted to end the mystique of intimidation that the police used on ghetto dwellers (Anthony, 1970, pp. 15-16). But violence was only a part of their program. The Panthers wanted Blacks to think collectively and disavow the cult of white individualism by creating a meaningful Black community. "Power to the people" became more than a slogan it was a program of action. The Panthers fostered a collective identity by sponsoring a liberation school program for educating Blacks about their cultural heritage and the strategies of political action. In the "breakfast for children" program, they made certain the Black children got one decent meal every day (Moore, 1971, p. 265).

Yet, compared to the unanimity of the early 1960's civil rights movement, the Black movement was in disarray. While all could agree on the pride of being Black, the question of culture versus politics became confused, and there was a splintering of purposes. At first the Black movement believed in the nation and the promise of American idealism. But when Blacks became conscious of the totality of white cultural and institutional inertia, and of the indifference to the ideals of egalitarianism, they dropped out. The Blacks withdrew into the sanctum of community to transtorm themselves before they changed the world. While such a process led to isolated solidarity, it also led to diffuse individuality, tothes and principles became uncertain. Once the realm of polities was abandoned, culture became political statement with unclear directions.

It is this basic dynamic of disillusion with social political institutions and the withdrawal into community that soon became the cycle for white radicals in the 1960's. The Black experience became a metaphor for the process of transformation. The white radicals' failure to significantly change the political system's policy of war, or the educational establishment's undemocratic paternalism, resulted in futile exasperation with the liberal institutions which were so powerful and interconnected that significant transformation was impossible. Reaction and withdrawal set in. It one could not find equality and harmony in the institutionally-controlled outer world, then perhaps one could go inside a counter community to find peace there. A renewed sense of political impotence led to attempts at cultural solutions. Counter institutions arose to support withdrawal, with community solidarity.

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III. CULTURAL REBELLION

The drive toward cultural rebellion has been part of the social process since colonial times. The carls immigation movement represented an exile from one community and the voyage toward the New World's promise of utopia. D. H. Lawrence (1971, p. 3) expressed the significance of this:

> they came largely to get away, that most simple of motives. To get away. Away room what In the long run, away from themselves. To get away from everytring they are and have been.

The immigration process foreshadows the mobility and restlessness ingrained in the social dynamic of America, the movement away from oppression toward Arcadian insulation served as a critical escape value in the search for freedom.

Gradually, the primitive settlement evolved into a civilization. The terror and uncertainty of the wilderness were subdued, and the hardships of exile were forgotten. But the restlessness and the search for new Unknowns were not dead. The concept of the new world as an escape from oppression now became an indigenous sentiment. Newer frontiers of growth were discovered within the continent, and so the cycle of rebellion renewed itself:

> American social development has been continually beginning over again on the frontier. This perennial rebirth, this fluiduly of American life, this expansion westward with its new opportunities, its continuous touch with the simplicity of American society, furnish the forces dominating American character (Turner, 1920, pp. 2-3).

This restlessness of frontier expansion becomes symbolic in its cultural context. It might be expressed overtly as an exile to the wilderness, but its force could also be felt in later times as exploring the wilderness within. Yet, it is this process of escape and motion toward the uncertain that forms a basic dynamic in American cultural radicalism.

Cultural radicalism is a consistent process in American society. It is the deepest expression of the doctrine of individualism and self determination. It finds its culmination in a community, often isolated and withdrawn from the mainstream of culture. In this section, we will consider three main expressions of this tendency in the early communal movement, the Transcendentalists and modern Bohemianism.

The Communal Movement

During the period from roughtly 1730 to 1860 hundreds of communal ventures were started in the United States. At first, most of the communes were religious sects which sought in isolation the perfection of individuals and society. Later, the dominant motif of communes became socialistic to offset the evils of industrialism and capitalism. While both phases had distinctly unique ideologies, they shared a general sense that the world of mainstream culture was sinful and decadent. Only through isolation and communal insulation could they save themselves and serve as seeds from which a new and better order could grow.

Yet, all of the communes were intimately linked to the larger society which catalyzed the utopian terment. It was the mood of society at large which created the utopian ambience. The sense of treedom and experimentation in American culture created a feeling of optimism in the utopian communities. The communal movement represented a halfway solution to the larger societal problems of economics, freedom and spirituality. The utopians rejected overt revolution or radical subversion, and resolved the social dilemma by the creation of experimental communities that would, point to the path of perfection for the rest of society to follow. The communes were thus part of a





nollennial and democratic fervor that overtook the voting nation, and were a search to express freedom in a closed society. As Arthur Bestor has observed of communal ideology (1970, p. 16):

Its facth that men can remarke their institutions by reasoned choice evoked natural response in the United States, whose people believed they had done this very thing in their constitution making. The communitarian belief in social harmony as opposed to class warfare was certainly the prevalent hope of Americans generally. The communitarian emphasis upon voluntary action met exactly the American conception of troodom. The experimental aspect of communitarianism found ready echo in a nation of experimenters.

Thus, communes were a cultural solution to problems of politics and freedom, based on values from the larger society.

Religious Communes

The religious communes which began in the 1700's were composed of both indigenous settlers and immigrants whose unusual beliefs and life styles often made them unwelcome in the mainstream society. Many communes formed by immigrants found their roots in European oppression. The Rappites, tounded in Germany by George Rapp in the late 1700's, attempted to reform the Lutheran Church, when they incurred the punishment of the civil and religious authorities, they left Germany for America. Ann Lee, organizer of the Shakers, believed that violent agitations of the body were revelations of the divine. When this doctrine resulted in her imprisonment and persecution by the English government, she and her followers left for America. In a search for religious tolerance, America's promise of freedom acted like a magnet to pull the immigrants away from persecution toward liberation.

The religious utopians were infected with a millennial faith and a reverence for the radical primitivism of the early Christians. A belief that the millennium was at hand and that Christ's second coming was imminent tinged the communalists with a sense of urgency to perfect themselves and society for heaven on earth. In their view, society at large was evil, sinful, and debauched and was an inadequate organization to receive the perfectionist regeneration of the millennium. In the throes of this apoc type, the believers felt they must withdraw and realize utopia in isolation. The religious communes premised their beliefs upon a literal interpretation of the Bible, which was used to justify their experiments. They rejected all existing social and religious hierarchies and theological dogmas, and found in the Bible a complete guide for action. Their model was the primitive Christian who left society to live in purity and simplicity (Tylei, 1962, pp. 109-110).

This millennial fervor helps to explain many of the unusual practices of the religious communitarians. Because many of the peasants who immigrated were poor, adoption of economic communismi became a necessity. Yet, the leaders used the Bible and the experience of the early Christians to rationalize this communism into a life-style that fulfilled the divine command. In the Amana colony, high rents in Germany drove the settlers to America, where, to purchase land, it became a necessity to pool resources and hold property in common. Yet, once established, the community of goods could not be so easily given up. Amana's leaders received revelation after revelation that aftirmed the holiness of communism.

The adoption by many communes of celibacy also arose from their radical religious faith. Celibacy not only reflected the monastic sexuality of Christ, but it represented the moral discipline and spiritual purity that were prerequisites for establishing the kingdom of heaven on earth. The Shakers adopted celibacy, because sexuality was regarded as a manifestation of the devilish and sensual state of degenerate society. In addition, they believed that since the millennium was at hand, there was no further need for propagating the human race.

Because many communes maintained a harsh dichotomy between the utopian world of spiritual perfection and the earthly w 11 of material society, special phrases were used to emphasize

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the unique identity of the group. The Oneida community called its members Saints, and the Shakers were the Society of Behevers. In their view, the rest of the world were outsiders and were barred trom entry into the utopian Eden. This negative conception of the outside world, backed by religious conviction, was a major factor in the successful communes, while unsuccessful communes tended to shy away from a harsh delineation between the commune and the world (Kanter, 1972, p. 84). In addition, the sense of separateness tended to promote experimentation in life-styles. Since the utopians were different from the rest of society, values tended to be unique and the life-style became a cable expression of their apartness. Vegetarianism, new styles of attire, and equality between the sexes became symbols of their exclusion from the mainstream society.

The religious communes were heavily dependent upon a strong leadership to maintain stability and continuance of the experiment. In this millennial fervor, the strong leader was obliged to possess charisma and the miraculous powers of a demi-god. Often when the strong leader lost interest in the venture of died, the commune could not survive. George Rapp had a magical, charismatic personality which held the community of Harmony in virtual dictatorship. He preached sermons, heard contessions and was the arbiter of communal moral standards. When he died, membership gradually dissolved because the magnetic focus of utopian purpose was no longer there. Jemina Wilkinson, founder of the New Jerusalem commune in New York, convinced her followers she was a reincarnated being who had been resurrected from the dead. It was believed that she could perform mitacles, heal and relate prophecies. When she died and failed to be resurrected for a second time, no personality was strong enough to succeed her; she was the commune and thus membership and property were dissolved.

Socialistic Communes

With the growing secularization of life in the 1800's the communal movement underwent a subtle shift in emphasis. The religiously-oriented sense of the disintegration of society now was transformed into a secular belief in the apocalypse. The growth of industrialism was turning the world into an evil, material environment of destruction. The new secular utopians believed that capitalism had produced a world of hateful men and selfish money grubbers. People became insecure and dienated from their society. The utopians argued that if this evil environment could be transformed, ther man would again have the opportunity to be good, brotherly and unselfish. To realize this, they believed that communitarian groups should create small experimental microcosms of social and economic petfection to provide a model for the rest of society to follow (Gide, 1930, p. 122).

Yet the transition from the sacred to the secular was incomplete. The socialistically-oriented intopies were state billed with the spirit of holy perfectionism. The world, at least in its present state, to mained a moral evil. Only a revolution of the spirit through community could allow man to realize citization.

But the beliet in redemptive perfection was still becoming more earthly. The appeals of moral perfection and religious utopia were directed toward secular programs of reform. Frances Wright's community of Nashoba was designed as a refuge for slaves who wished to work toward the purchase of their freedom. The transcendental community of Brook Farm placed a great emphasis upon reforms beducation and an experimental school as a means of secular salvation.

Robert Owen and Charles Fourier were the two major figures in the period of the secularization of comprises. Owen was a rich Scottish industrialist who had established a model factory in N w Envires that provided many humanitarian benefits for the workers, such as shorter working humanitarian benefits for the workers, such as shorter working benefits and reprise schools and tair wages. But Owen wished to extend this perfectionism to soult to the the Block membrane was a product of the environment. Owen proposed completely rew main the traction in the new individual. He at first proposed establishing a small community of those population in the poor and unemployed in small points of villages, to be self suf-

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tecent through farming and local crafts. But then he extended the principle to all the world; his systrin world be the salvation of industrial misery and would embrace all classes in a cooperative hieractive of villages. Thus, Owen's major purposes were social, not economic. He wished to bring a furtherial society into being which would promote welfare and education (Bestor, 1970, pp. 72-78).

In 1825, he came to America to implement his utopia. He purchased the old Rappite commune of Harmony. Indiana, and renamed it New Harmony. Owen created a temporary constitution that recognized him as sole proprietor of the enterprise and created a system of labor credits at the public store. Yet after nine months, Owen abandoned the cooperative proprietorship and turned New Harmony into a communistic system. Dissension immediately arose over the issue of communism, and factions split off to form their own communal ventures. Part of Owen's difficulty lay in his unselective process of admission, dreamers and intellectuals were preponderant, and were more interested in factional theorizing than hard work or community. In addition, Owen had made poor preparation, Discretowding was rampant. He could not find enough skilled craftsmen to keep the community otherly and productive. As a result of these influences, consumption of goods greatly exceeded production. Thus, by 1827. America's first experiment with socialism on a European model had failed.

The wave of enthusiasm for Owenite communities paved the way of acceptance for Charles Eouriet's theories of utopia. Born in France in 1772, Fourier, like Owen, believed that the environment determined character. To recreate the natural harmony disturbed by industry and society. Fourier proposed a complex agricultural community called a Phalanx, covering an area of three square miles. At the center of it would be the Phalanstery, which was a vast three story building that would provide all of the members' basic and recreational needs. The Phalanx was to be a cooperative venture, however, profits would be distributed capitalistically based on labor and the size of the instal contribution. Although this utopia was detached from the rest of society, Fourier believed that the system of Phalanxe, would spread over the earth and finally unite the world in brotherhood (Holloway, 1951, pp. 136-137).

The implementation of the Phalanx during the 1840's in America was very fragmentary. Only three Philanxes were moderate successes, and only one, the North American Phalanx, survived more than ten years. In part, the failure was due to a lack of tunds and to improper planning. Fourier had envisioned a thoroughly worked-out system of community, ably financed and with common group interests. But most American phalanxes were poorly located, inadequately financed and unable to bind the members in a communal spirit. At a deeper level, the problem was that the *zetigeist* of radical democracy in the 1840's was giving way to an atmosphere of realism in the 1850's which sapped the stopian enthusiasm in many ways.

The most interesting and successful of the secular communes was the Oneida community toroided by John Humphrey Noves in the 1840's. The success of the commune may be attributed to Novel coststence upon accommodation to both the spiritual and economic ideals of utopianism. Novel coststence upon accommodation to both the spiritual and economic ideals of utopianism. Novel coststence that socialism could not exist without a religious base to bind the members' loyaltice. This tusion of religion and economics, together with Noyes' leadership abilities, ignored by the Oscinites and the Lourierists, perhaps accounts for the longevity of Oneida.

Noves created his own sect called the Perfectionists. He believed it was possible for man to table himself on with and create paradise. Noves rejected the concept of original sin and its accompanying model of guidt, because it was this illusionary sinful depravity that prevented man from perfecting romself. This freedom from guilt allowed Noves to experiment with moral values. He seared at Oneida the doctrine of complex marriage, which was essentially free love in a group matriage. Noves argued that people should be free to choose their sexual partners for an indeterment of time to prevent the usual onset of monotony and boredom that plagued ordinary time table to a shape. The complex marriage was carefully regulated by the community, and most short-on-optical to a solution maintaining communitarian bonds.

Acceleration of the Oneida community was the practice of "minual criticism". One

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be taken of the community burdened with a moral problem of personal guilt would meet with a structure that the provided the community. The member sature sleave while the group enumter data there and users of the person and concluded with specific reproofs and practical advice the reprovid conduct. Notes mutual criticism was a principle form of psychotherapy and even the dipole beson at a chesse. Its importance as a bond of community was crucial for it allowed to red, due to be private here propontext.

Is avanually. One-da was outstandingly successful. After pooling their goods in a socialistic support of the endpottingled at first but then became very prosperous through the manufacture of but they and other dense of high craftsmanship. These profits allowed them to purchase, new lands and to stablish another commune. Their success allowed them to hire laborers to perform works of diadgery. In indution, money illowed Oneida to move from simplicity to a sophisticated culture. The ways to ensure the diagons and established a large comprehensive library and discussion of p. 1. Second and nor hestra and sent their children to the best colleges.

Net by the 1870's the community's ties began to break. Pressured by local elergy about his true one doctrines. Noves field to Canada, and transferred the leadership to his son. But Oneida would not accept the son because he was an agnostic and lived aloof from the community. Factions arow and due to these pressures, the doctrine of complex marriage was abandoned in 1879. Since the doctrine was so central to group solidarity, its removal spelled the end of community. In 1882, the shares of ownership were transferred to a joint stock company and the venture dissolved.

Decline of Communes

The intense phase of communal growth had ended by the 1870's. While a few sects, like the Shaker's survived into the twentieth century, the wave of communalism was essentially dead. Assessing the causes of decline at the most general level, we can attribute the earlier fervor to the wave of contribution indication. The Zeitgerst of optimistic, expansive sense of freedom had brought forth the feeling that hie was an experiment. But with the onset of the Civil War and its after-effect of weariness much of this enthusiastic buoyancy waned. The communes were a function of social mood when the sustaining optimism passed, they declined.

In addition, the environment was changing. The intrusion of the industrial order and conerror products sent waves through the agrarian utopias. How should they relate to change? The commune became an island surrounded by industrial society. If new goods and life styles were introduced of worked to the definitent of communal integrity and commitment. Original schemes besame duried and outside in thences eroded the communal ideal.

A secologist, Rosabeth Kanter (1972), argues that this problem of two pulls of communal lo alty as it bottom the contlict between *Gemeinschaft* and *Gesellschaft*. The *Gemeinschaft* aspects of the utopian communities consisted of the emotional, personal, and loving values that support community. *Gesellschaft* aspects of community are the reality-oriented tasks that enable the group to survive, such as the production and exchange of goods. Kanter contends that many nineteenth century community quest for worldly success interfered with its internal values of communal harmong. This change means the end of community and its transformation into a specialized organization. The two notorious examples are Oneida and the Amana colony. Oneida became a silverware firm, losing its community, and Amana followed the same process in its production of refrigerators. By being pulled into the larger world which they had at first forsaken, the communes lost much of their internal stability and ideological cohesion (Kanter, 1972, pp. 148-153). The cycle of withdrawal and exturn had been tuitilied.

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IV. TRANSCENDENTALISM

The New England Transcendental movement represented the truttion of a native ziergeor that too hid many aspects of American culture from social reform to literature. Centered in Concord, Missichisetts, during the period of 1835-1850, transcendentalism was the philosophic creation of cosmall effect of intellectuals and dreamers who revolted from the ironclad values of Calvinism and matchal small effect of intellectuals and dreamers who revolted from the ironclad values of Calvinism and matchal small effect of intellectuals and dreamers who revolted from the ironclad values of Calvinism and matchal small effect of intellectuals and dreamers who revolted from the ironclad values of Calvinism and matchal smallectual smallectuals attacked the gods of convention and offered in their place a particism congruent with the American Eden, and an idealism that fouched the mystical roots of individualism. Yet of it had been solely a philosophic movement, its importance to contemporary counter cultural movements would be minimal. The transcendentalists' nexus with contemporary type? ons fies in their critique of American culture and the solutions they proposed. The same social questions that bestaged later rebels and bohemians were faced squarely a century earlier. The destruction of the land, the loss of self in conformity, and the diabolical lust for monetary rewards drove the transcendentialists to find channels of liberation very similar to contemporary rebels' paradises. Lodation, commines and a mys that religious outflook became key features of the transcendential tovo? If is through this experimental core of anarchic individualism that the transcendential movementics inked to the future expression of counter-institutional revolt.

Ralph Waldo Emerson

In the 1830's, Ralph Waldo Emerson "dropped out" from the Unitarian ministry to find God and wisdom through isolation and meditation. His meditations, appearing in the form of essays, were the philosophic core of the Concord movement.

I merson's philoscially represents the first native expression of a radical concept for self. It consisted of the adoration of nature, which proceeded from demoeratic assumptions and arrived at a primitive vision of man and his world that was free of custom and social mores. The key concept in this system was nature. To Emerson, nature was much more than the physical environment, for a represented a spiritual world also. Nature was the realm of unchanging essences and absolutes that manifested themselves in the physical world of appearance. Emerson and his followers worshipped nature because its material form was only a symbol of the invisible order and universal laws that lay behind a. One went to nature, to the wilderness, not only to enjoy its beauty and serendry but, to discover in its visible appearance the unseen realm which it intimated. In this sanctification of the land, Emerson had fused romanticism and the American cult of Eden into a mystic system of partheism and isolated meditation.

I merson argued that it was through the consciousness of inan which mediated nature and the realm of absolutes that the essential unity of the cosmos was realized. Man's understanding of the bond between the material and the spiritual was the only means to achieve a mystic wholeness which created the science. In this identity between man, world, and spirit, the self became schonymous with the universe itself. The world flowed outward from an invisible center of spirit contained within the individual (Emerson, 1950, p. 89). By an act of irrational intuition, man became his world and the cosmos became place.

However paradoxical this system may appear, it was the springboard for the leap into a radical conception of the self that would ignite. Thoreau and others in the transcendental movement. In effect, Emerson had deified man and had placed an extraordinary emphasis upor; the identity of self and the Absolute. The mystic assertion of individualism produced men who believed that their own powers of transformation were above the control of human institutions. Emerson had tused the democratic sense of the free individual with a concept of self that suggested a new importance for the individual in America. It was from these roots that an archaic conception of self developed which opened the way to an articulate comprehension of the Importance of rebellion and vultural withdrawal is a means of liberation from an immoral society.



Even only emphasis upon the self was absolute and unyielding to social restraints — "whoso and the a that that the a macontormist (Emerson, 1950, p. 148)." Emerson believed that man that the old rehatility be a macontormist (Emerson, 1950, p. 148)." Emerson believed that man that the old rehatility of the individual. Man creates his world, his society, from within; the laws that he observate the words of his inner conscience. This viewpoint implied a rejection of the authordee to extrand institutions and their values. For America of the 1840's, this refusal to submit to social with the basis are the words of his inner conscience. This viewpoint implied a rejection of the authordee to extrand institutions and their values. For America of the 1840's, this refusal to submit to social with the words of the material greed and exploitation that seemed to promise the destruction of the American dream. To counteract this, he proposed solitude and withdrawal to reunite that world — "Build therefore your own world. As fast as you conform your life to the pure idea are a world, that [idea] will unfold its great proportions (Emerson, 1950, p. 42)." Thus intuition and the theory work became more important than the common sense world of society. Even if the world calls these solitary individuals insane or contradictory, they must persist in their quest for the part within (Emerson, 1950, p. 94).

It is a size of our times that many intelligent and religious persons withdraw times are a time the common labors and competitions of the market and the caucus, and bettick, then solves the a certain solitary and entited way of living. They hold the market and they teel the disproportion between their takelities and the work offsets the needs to market to ramble in the country and perish of ennully. They disprove the structure work of structure work, and extended to market and they meter to ramble in the country and perish of ennully. They disprove the structure work of structure work, and ennully of something worthy to do?

Observations the overtimes of Emerson's system were prophetic. His description of the aimlessness of American discussion of withdrawal touch the core of later rebellions.

However, Emerson was a thinker and an eminently unpractical man. His activity was thinkuse not doing. It would take the more practical members of the transcendental circle to translate boosted autorilates de

Henry David Thoreau

There are vary the decepte who rook the Enersonian doctrines and attempted to live by them. There ere also bed the abstract absolutes of Emerson and made them viable by testing through exponential process of utbridded individualism. It was this 'Do It'' attitude that made Thoreau are presented pare in the historical tradition of heroic self-assertion.

On block 19848. Thoreau began his two-year stay at Walden Pond. Cynically aloof and itdifferent to unpowright, his hermit's solace at Walden offered a solution to the transpant materialcut and thatherlating conformation this day. Thoreau's answer to the social catastrophe was an exaction of the solution of the true path of cosmic liberation. Referent began from within. Thoreau resolution of the solution are path of cosmic liberation. Referent began from within. Thoreau resolution of the solution are path of cosmic liberation. Referent began from within. Thoreau resolution of the solution are path of cosmic liberation and celebrated the reform of the self the model of the solution and to change the world. If one changed his personal values and conscioustion there is a dust of world be reformed and transformed. Thoreau's solution was an extension of the solution of order the bar be arrived at a radical image of the ego that was obedient to hum or of conduct that sprangfrom the wisdom of the inner self.

Next the root combination whole new continents and worlds earlier very opening a solution of standard but of thought. Every man is the lond of a realm beside of or the court is but operty stars to a Phone (1) 1980 p. 2860.

 Π_{i} is the standard Wardon proved that the exploration of inner space and consciousness transformation of the insert social transformation

We be a subgraded an experiment in simplicity. By going there, thoreau wanted to strip that the finite set of subflictuation and find the underlying essence beneath the world of 0.000 ± 0.000 . A the molecules of upon this invise path of negation, he discovered that everyday social and the finite field of the field with no left transfer tush of his countrymen for which produces on product exploitation became a share of discovering indiminibility, they had

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in the the transmission and non-doing of meditation and silence before mature which brought the them important wealth of contentment and wisdom. These individuals were no longer masters of there the theorem had so complicated the world with the empty platitudes of wealth and progress that there had a theorem of themselves. "We do not ride upon the railroad, it rides upon us (Thoreau, 1950; p. 530)" To regain the promise of personal freedom, the liberty originally intended in the spirit of Vietnan indexident proposed that first, man should not attach himself to the institutions of the state that is was the constant interference of these institutions, demanding locality and self-denving obedience, that made society so desperate and intolerant of the creative facilities of man. The individual's locality and do not to him elf, the institutions metely created a prison of repression around freedom.

Howards abover to this bogus system of civilized controls was the celebration of wilderness and primitivism. He exalted the primeval situation where man was forced to live by his instincts and hersh be souronment. He respected the Indian who lived in sacred contact with nature and who celebrated the simplicity of an organic harmony of main and world. Wilderness brought out the sacredness of the bond detween the unclurtered natural environment and the simple, instinctual and inrepressed individual. As one opened hanself to the wilderness without and within, nature "spoke" and revealed the infinitive laws of the cosmic self. The result was primeval simplicity which itomically convoluted civilized values and returned man to a vision of innocence. Thoreau wrote eThoreau 1950 p. 288)

> In proportion as he simplifies his life, the laws of the universe will appear to be lest implies, and southale will not be solitude, nor poverty poverty, nor weakness weakness. It visibase built castles in the air, your work need not be lost, that is where they should be Now put the foundations under them.

Program's offugine upon later generations of rebels cannot be underestimated. In his quest for an instantial and mational self free of the impositions of society. Thoreau had established a personal model of comparison by which the unfettered individual could measure the heroic dimensions of contral indicalism.

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Brook l-arm

In a phase of the transcendentalist upon the individual should not obscure their accomparative a optance of community as the means which allowed the fullest expression of personal procentity lieb group solidarity. While many members rejected the American community at large, in addition there exists for those with utopian visions to effect a self-contained society.

His bondine of the utopian experiment of Brook Farm in 1841 was the culmination of this paid. Brook Farm was the product of the transcendental fervor to exalt the self and at the same time intention of vidual with others to create a perfect society on earth (Hinds, 1908, p. 256). Its founder, the adverted ward of a community where the needs of the spiritual and the material were balanced and only mentiod each other. Ripley, believed it possible to create a satiation, where the balance to the distribute set could exist in harmony. Fabor on the farm was adapted to the taste and factories the members. Work allowed the member to live in harboons with nature, while draw-resolution, there are the land. Bio labor also had its spiritual side. This simple economy was designed to the member in a the order had. Book Farm was planned to allow each member the utmost free-distribution in the advection of the order had. Brook Farm was planned to allow each member the utmost free-distribution in the order of the order balance of the book farm was planned to allow each member the utmost free-distribution in the order of the order balance of the balance of the balance of the order of the order balance of the book farm was planned to allow each member the utmost free-distribution material utes in order to develop himself, culturally and spiritually.

In a set guideant readzation of this goal was in the Brook Lione schools, which were not found that do not the time. Here was an infant school for independent set, a primary interview of the time for the ease to prepare, fudents for college. Students were expected to write the contract of the data at matters taken to pay for their board and to promote an acceptition two two contracts of the constant of the matter of the school was return corraction and

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methods of instruction. The system was based upon complete freedom of intercourse between studouts and faculty. Classes were held informally and geared to students' needs. The hierarchy of traction above pupil was abandoned, faculty and students shared in the learning expensive on equal terms. In addition, the cutriculum was a radical departure from the classical model. Drawing classes, botany and agronomy were instituted, for perhaps the first time in American education. Appreciation of classical music was taught. Because of its openness to experimentation and its respect for the individual, the Brook Farm schools were the most fruitful product of the utopia, anticipating advances that would not appear until the twentieth century.

Originally, Brook Farm had been organized as a joint stock company with a para-socialistic organization. But by 1844, the farm had proved to be economically unstable. Due to mounting debts, the members decided to transform the commune into a Fourierist phalanx, with the aim of attractive new members and more finances. But once the plan was implemented, a series of financial and prival disasters destroyed enthusiasm and solvency. As a result, it was decided in 1845 to dissolve Brook Farm. While it had lasted, the utopia had offered a flexibility and degree of innovation that made it a potent expression of the deepest transcendental idealism.

The importance of the Transcendental movement is its response to a rapidly industrializing society. Emerson, Thoreau and others had prophetically understood the implications of the acquisirive ethos that was transforming America. They sought to recover the idea of America which the wave of materialism threatened to engulf. This idea was rooted in a spiritual conception of self and liberty which overturned many of the dominant Western values of rationality and causality. The Transcendentalists' emphasis upon the invisible and exaltation of consciousness change led them into paths antithetical to the consensus of society. They celebrated the irrational, the mystical and the Oriental sense of paradox in an anti-institutional setting. More importantly, the answers that they arrived at were almost archetypes for future Bohemian movements. The belief in art as salvation, the acceptance of non-conformity, the dichotomy of wilderness versus society, the reliance upon self-transformation, and the search for a unique community of the gifted and deviant became dominant motifs in later forms of revolt, such as the Lost Generation and the Beats. The transcendentalists had created a native form of rebellion that became an unstated existential core for the future.



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V. BOHEMIANISM

the word "bohemian" originally denoted a gypsy, a nomad in search of the new; but its modern beaming comps from France in the middle of the nineteenth century. The sons of village or itsmen came to the bulging, industrial city of Paris to find that they had to employable skills to dod by society. In their trustration and alienation, they revolted from a world that denied them a place. Disc was not a revolt of polities or violence, for these bohemians were still puritans and sent mentally attached to the bourgeoisie. Rather, they rebelled in the name of merriment. They sat, imposee when and drank, in the small cafes plotting theoretical utopias, proclaiming the importance of the atts and declaiming the decadent values of the Philistines (Parry, 1960, xxi).

In future years, bohemanism would become more than a mere response to the dislocating effects of industrialism, for it becat is a complete identity of escape for the middle class. It was a for a breastice that offered the opportunity to exile oneself from convention and gentility, and to live in a world of the sensious and the carefree. The boheman created a unique world inside himself, and ioned with others in community to protect and isolate himself from the invasions of the civilized and the decent.

The appearance of bohemia is intimately related to the social barometer. Lasch suggests that mass society lacks the collisive influences that create a genuine community; therefore it tends to break up into smaller communities which are relatively autonomous and self-contained (Lasch, 1967 p. 69). Bohemia, whether in Paris, Greenwich Village or the North Beach, is the attempt to build an intimate community to restore dignity to the uniqueness of the individual and warmth to social interactions.

In addition, bohemia is tied to a specific historical situation that repeats itself with cyclic frequency. In a period of relative, yet superficial, social calm a wave of underground ferment and disorientation begins. Generally, the bohemian with avant-garde sensitivity and intellect understands that the social values of his times no longer match the actuality of conditions. In sensing that the outer world's order is breaking down and dissolving into nothing, the bohemian revolts to create a new code on conduct and meaning denied in the chaos of society at large. During the false tranaulity of the post-World War I period, the hypocrisy and empty morality of the older generation drove many people of the younger generation into bohemain exile to rediscover themselves. From the confident and complacent serence of the 1950's, the members of the Beat generation were awakened to the underlying indifference and irrationality of a post-industrial and nuclear bomb-threatened world. In this belief in the breakdown of value and meaning, the image of apocalypse creates a tervent sense of mission for the bohemians, as they search for artistic and communitarian salvation from a world they believe is doomed. In this idealism, immense creative energies are released which often result in a zeitgeist such as is found in the literary renaissance of Concord, or in the beat netry of the fitnes. But ultimately the flowering is short-lived; its intensity cannot be sustained. It, social mood begins to corrupt the idealism and reality intrudes upon the dream. The Depression, for example supped the enthusiasm of the Lost Generation and the spirit of hope turned into despair. Once this process intrudes, the movement dissipates; later it will be reborn.

The Village: Pre-World War I

In the 1900-1917 period, the first large-scale bohemia appeared in Greenwich Village. The causes of its appearance are complex, but traceable to the milieu of the 1890's, when values and order appeared to be disintegrating. The cult of the individual and its corollary doetrines of self-determination and optimism gave way to a wave of industrialism and urbanism that smothered the individual in a society of the mass and in the anonymous self. A sense of confusion and drift reigned. The pace of technological change upset logical certainty. American assurance and confidence gave way to doubt and self-examination (Commager, 1959, p. 43). Writers of the period, like Frank Norris and Theodore Dreiser, could no lorger provide easy black and white solutions to social

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problems. So they shitted the blame, o the cosmos, blind forces pushed the individual like a cork on the occur, and this feeling of drift promised small chance of control and order. In this situation, responsebered blat the individual counted for little, he was no longer the master of his fate.

Equally important was the breakdown of culture and tradition. The island communities of small town. Americal, with their rigid morality and sense of democracy, were breaking apart and dissolving into an amorphous urban mass where the old village values could no longer explain reality (Wiebe, 1967, p(5)). This process was reflected in the family situation. The 1890's witnessed a mass discontent built in the and daughters of the middle class with the world of their parents. Two visions the interview at odds. The children no longer accepted the authority of the parental world. The sect for static community of unrality and wealth could no longer exert effective social contributions of volume to division between the generations resulted in a schism of comparative system of the ones of shored culture and the continuity of tradition tell away (Lasch, 1967, p(50)).

The growth of the pre-war Village was, in large part, a response to this loss of individuality and commonity. It was geographically isolated in New York City and this insulation offered its members a resplication the perceived social class pressures all around them. Because it was small and intimate, the Village allowed individuals a sense of community which they believed America was ripidly obliterating. Since these bohemians were to some degree alignated from the past and from traditional culture, this lecting of rootlessness and pastlessness spurred them to live in terms of a fully cold open to innevation.

The first symbolic bolemian hero to arise from this environment was Randolph Bourne. Crippled and twisted since childhood, the Viliage's isolation and easygoing tolerance allowed Bourne to be tree of pitying states. Within this community he was able to write brilliant essays on the spheavals in American society. These writings were prophecies for his generation and guided much at the ide dogical attack against the hollow values of a mass civilization. Bourne proclaimed youth as the savidation society. His reduced history to a battle of generations, where youthful reform and information were distingly before they were accepted by society. Thus, the ideals of youth are never included into they because in dile-aged. Convention destroys idealism and thus

Bound of the control of the not less tadical, but even more radical, than it would naturally a control of the control of the contemporateous, but a generation cread of its times we receively control of the control of the world of with no precisely or gen and convide of the control of the control of Bourne 1961 pp (SURA).

Is the obligated to constitutions is social salvation. Bourne had proposed cultural solutions for p = 1 + p = 0, and H = p = 0 and a radical late size as the ultimate political statement. When he f = 1 + s = 0, we detune and us words became a creed to the Lost Generation. A rebellion of the cultural cultural political violence came to characterise the tuture bohemian protests.

It is a set a sign also promoted the growth of new ideas. Bohemia's tradition of artistic and the set of separated at allowed its members to rebuild the premises of social order. A major set of the constraint will work workly allow held by the wealthy Mabel Dodge in 1912 and 1913. Successful mark of the reading intellectrals and radicals of the day to her home. Issues such as any constraint mark of the reading intellectrals and radicals of the day to her home. Issues such as any constraint mark of the reading intellectrals and radicals of the day to her home. Issues such as any constraint mark of the reading intellectrals and radicals of the day to her home. Issues such as any constraint mark of psycholanalysis were heatedly debated and explored. Once, the salon even held are before positive error only. Dus crystallization of forment resulted in mark new ventures. A sociality provides the aking and your of the Armory Shew prose from this spirit. It appeared that a other provide and was browing that would finally crystic a tradition of the new to replace the other your discould ab.

Because we want war frame, the patriotic ferver whipped up by the government proved to be a statistic ferver whipped up by the government proved to be were a statistic frame with the adding statistic frame. Deby were

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imprisoned. The Masses was removed from the newsstands and its contributors were tried inder the Sedition Act. Conspicuous individualism was demed and a wave of allegiance and silence took its place. In this reign of terror, the life blood of the Village — treedom and tolerance — was sapped by the nation.

The Lost Generation

After World War I, a massive sense of alienation arose among youth, intellectuals and artists. They believed that American civilization was botched, or as Fzra Pound expressed it. America was "ion old buch gone in the teeth." And so the disenchanted sought exile; they wanted to create a atopia of the spirit a place where they were free from the contamination of American values. The 'ost generation flocked to Greenwich Village, Taos, Chicago, Paris and London to rebuild a world they believed in turn.

At the core of their disillusion was the calamity of World War I. America, in her innocence, had entered the conflict with high-toned idealism. According to President Wilson, the war was a moral crusade fought to "make the world safe for democracy," Many of the young who joined the army believed naively in this ideal. But reality overturned ideals, The catastrophe of ten million deaths was beyond moral equations. The Versailles Treaty and the diplomatic machinations of the negotiating nations overturned the optimistic moralism and democratic liberalism inherent in the American position. Add to this the almost incomprehensible disorientation and dislocation felt by those men who actually fought in the war, and the climax was a fundamental schism resulting in diallusion. The members of the Lost Generation believed that they had been separated from all of the certainties that had moored pre-war values. The war had cut them off from their past, setting them adrittin the flux of uncertainty.

The situation in America also hastened the process of spiritual exile. The Prohibition Amendment passed in 1919, appeared to the young to be the symbolic summation of American parochialism and rigidity. Prohibition was a perfect expression of the dogmatic morality and distaste for pleasure that the bohemians believed was the true nature of American society. The word that capsulized this concept was "Publicanism". To the Lost Generation, the nation was run by the Puritans, who were done call with the moddle-class. The Puritan mentality determined the acceptable limits of behavior, decided what was proper art, and codified national legislation. The bohemians argued that this tight to resulted in a serious loss of personal freedom. The equation was obvious. America was not they she was controlled by Puritans, if a person wished to retain his unique sense of self he would mean-bohemian other country.

It addition, the Poritan artitude was perceived as linked with the mania for commercialism eH (1955) p. 3260. Babbit walked hand in hand with Christ. To America of the 1920's, money was assend object, the reward of living by the Puritan virtues of thraft and honests. This desperate that the assume goods and to conform to rigid standards of morality in the drive toward success gates the Lost Generation another reason for exile. They believed that the land was in the grip of a massive middle class totalitarianism that countenanced no deviation from the strict dictates of match a single americal material fury for acquisition had obliterated the spiritual side of man. The mapping upon consumerism and on the buying of goods of dubious utility demonstrated the underscriptions of commercialism. The instanty of this set of values forced the bohemian to celebrate in science and aberrations. As one Vilage wit said, "Why be an industrial slave when you can be every tension approximation p.305."

Even the Euler Constraints was aligned from the national combinity and society in general X. Moreover, the weight present of "It was lost because it accepted no older goades to conduct and because it accepted to a below the table potage of society. The generation belowed to a period of transition weights of the society of the society of the generation belowed to a period of transition weights of the society of the socie



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The bolteman's first learch was for community. Many flocked to the post-war Village only restrict that is that been contrain by Babbits affecting tailical behavior. Rents shot skyward and interviewed are tool and no lenger afford to five there. Some drifted westward, but the most inportence of the Lost Ceneration went to Paris. France not only offered freedom from Proceeding the control bar a had a tradition of rebellion and artistic production which held out the tage of bar is the lost Ceneration. Mienation had bred an insitiable restlessness to make the control are to the order of Somewhere Else to recover an ranked form, what the bohemians that here on the action of the expansion writers in Paris write tondly of the land they all the net of a tonic in exile could they discover what they had lost. The materialism of the action net of a tonic in exile could they discover what they had lost. The materialism of the action for the control exile could they discover what they had lost the materialism of the action for the control is to all other and the same time if had sparked a spiritual patriotism that much the toth of the patriotic the same time if had sparked a promise buried buried for the control of the and beauty of America. The writers had discovered a promise buried buried for the control of the and beauty of America. The writers had discovered a promise buried

It is an extension of the personal to was but the superficial covering of a deeper longing, the transtomation of the personal to The self became the new focus of the lost generation's despair and of that could also a the widespread belief that rationality and morality had corrupted the indiordial could be a physical led the bohemians to explore the antitheses of coventional normality. They there is promise led the bohemians to explore the antitheses of coventional normality. They there is promise led the bohemians to explore the antitheses of coventional normality. They there is a substantial body of literature which exalted the irrational in human behavior. During this period. Trend became popular. Although the young did not understand Freud comtext new toos the word "repression" and waved it on their banners. America was bad because to precord the self, they argued if you want to be tree, then you must release the repression that has been tablely imposed on you. The belief that society was repressed led to a loosening of moral standards among the young. There was a challenge to traditional ideas of good and evil. The two splittles of morality and immorality were paradoxically viewed as reflections of the same thing. Seviality was regarded as a treedom that no longer needed to be protected by Victorian standards of propriety. The carefree lifestyle of the flapper became a model for libertarian female behavior. For runn and equality of the seves were accepted as corollaries to the new sense of release from real topy, som

It is apphases apon the irrational also led to a consciousness of primitivism and innocence. Be spiritioning the primities of teason, the bohemians enshrined a skeptical attitude toward all interfaces to concerned reagon and arr. They were plunged into a chaos of dissolution where new and sold primitivian omerged. Anarchy was celebrated; the whins of the private self became more important transition the temainds of society. The social and political world was viewed as an absurd drama that had byte relevance for the sanctified ego. This attitude released primeval energies, solution by non-since became an accepted value. The child was raised as a metaphor of liberation; the articles abd rubels argued that social pressures crush the child within us all and destroy inherent or aboth. To perform to a childlike vision and to irrational sensuous living for the moment was a to another generic or existence.

The imphases upon nahilism, hedonism and the irrational gave a tentative anchor to the wild express a local accord of the age and cloogave artists a new set of working principles when resulted in a tenaesance of high culture. But it was a bohemianism that was closely field to the social and cultural mileon. Revolts against commercialism and conformity were field to the general exhaustion of the post war period. Dialectical opposition needs the tension of its enemy to sus no as idealism. But once the Depression broke, differences in life-styles began to melt into an all-embra ing sense or loss. The energy and carelessness of the twenties disappeared. The rebels began to discard culturina ideals for political emises and class conformity. Economic security became uppermost and the odd arguments against materialism seemed empty in those times of crisis. Like the pre-war Village, the invasion of general social crisis broke the insulating bubble of cultural rebellion, shattering the oblightion of general social crisis broke the insulating bubble of cultural rebellion, shattering the oblightion of general community and replacing it with a community of national suffering.

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The Beats

In Both 22 or closely, the link between past forms of Bohendarism and the counter culture. Speering the period from renghly 1950-1961, the Boats translated the traditional values of cultural culturation of the traditionality and bostelity to the muddle class, into more modern literityles that were satisfied by rational to and bostelity to the Boats explored a new wilderfore and the paths they preserve models for contemporary recolt.

It is word "Brat" combolized two contradictory oldas at the Brat meant, on one hand, that is members were beater, they had been flattened lexhausted by a useful that had used them adjust way of threat to their ultimate tate. They were call booster and mady for anything or the scale the work of contradictory and self. But at the scale takes beat also meant "beattle," is booster in sector work of the iterate vision that would is self they beat also meant "beattle," is booster in sector work of the iterate vision that would is self to be uplaces of the world into the iterate vision that would is the uplaces of the world into the iterate vision that would is the uplaces of the world into the iterate vision that would is the uplaces of the world into the iterate vision that would is the atomate the clatter of God. If get takes theme of the world "beat" point to the violent oscillations, almost school in intensity, that the is differentiate the self that society had concupted and then re-create themselves is use of the intensity for annihilate the self that society had concupted and then re-create themselves is use of the intensity into the of annihilate the self that society had concupted and then re-create themselves is use of the intensity into the of annihilate the self that society had concupted and then re-create themselves is use of the intensity into the of annihilate the self into the of and beauty.

The beats were triggered by intensive social forces that no longer appeared realonable in set of the atomic bomb stood at the core of their anti-theology, for it represented the ultimate insanity of civilization. The bomb threw the pallor of death and madness over every social gesture. The world was absurd, events and actions were no longer causally linked; society was a conglomerate of paradoxies and compositions that only confused. In addition, the bomb had obliterated the entitients and promise of the future, for the beats believed that tomorrow might never appear. The momitainty about the future drove the beats to an intensification of the moment. The present, the now, bycame the bedonistic center for action as the spectre of death hung over everything. So the borts lived tast, in a frantic rush to five and experience as much as possible before it was too to the borts lived tast, in a frantic rush to five and experience as much as possible before it was too

The beats were also in touch with the classic underground hostility to commercialism and to the new mediker Babbits that kept the system of materialism going. In the 1950's the organization mail communication flowering and quickly came to symbolize, for the beats, the mood of the decade, there were the years of the "Silent Generation" and the "Rat Race," which meant that you did your is the the organization, without complaining about your tate. McCarthyistic had helped to button the leps of protest and materialism had buttoned the suits of the organization man. The beats belowed that this excessive uniformity and intolerance had imprisioned the self and so the diawhen of "oberation once more included release from convention. As Harrington notes, "Bohemia could not survive the passing of its polar opposite and precondition, middle-class morality. Free over and all highly dranking and art for art's sake were consequences of a single stern imperative about that not be bourgeous (Harrington, 1972, p. 99)." This rebellion was thus premised upon the averager of middle class values. The beats divided the world into the squares and the hip. The aprates lived in orderly, organized and reasonable life. They had buried their tantasies, their Fros beneath a layer of security and respectability. To be hip meant that the imagination was released from this subhigation of civilization. The beats lived their fantasies and voyaged on the sets of the artificial and primitive. They celebrated euplionia and they broke down the membrane that suparated the dyeam world from reality

Destination for bratified and pleasure took then, to worlds forbidden and taboo to normal ocaris. Escape from the chaos of modernits was often found through drugs such as marijuana, privote and heroin. Hallucination and time space distortion became more than simply flight from o the pressure. Drugs were a means to achieve eestasy (meaning, literally, to go out of the body) and tous call osnors. If we thoroug the beats wanted to change inner consciousness and perceptions





It is the state the esternal world. Many of the beats studied anthropology and particularly the D1 state that is the ball of society. Drugs and many other explormant acts were thus viewed as the theorem of the ball designed the restore the sacred and invince dispersion to an increasingly the state theorem of the ball designed the restore the sacred and invince dispersion to an increasingly the state theorem of the ball designed the restore the sacred and invince dispersion to an increasingly the state theorem of the ball dispersion release themselves from the graps of reason and social order theorem of the rest of the state release themselves from the graps of reason induction of Japanese theorem of the rest of the state of their apartments were furnished if a play mutation of Japanese theorem of the state participant of a poetry to capture, in omple detail and with burning allocated the state of the moment. Zen was also estimed as a moving for a new system of logic theorem of zero of pression is innocence, experience and paradox intred perfectly with the state of the rest of the mpissioning world deword the Western world.

The second difference of the second s

Even points assay titled "The White Negro," Norman Mailer attempted to explain the solution of points assay titled "The White Negro," Norman Mailer attempted to explain the solution of points for the barrier high Mailer believed that, like the Black, the beat was living on the solution of an attempticity totalitation society which labeled such rebellions as psychotic. Thus the true of a start first counted tisks of oppression that former bobemians only had to deal with solid. If here a employed the risk of insanity, the possibility that the freedom which the beats of the start of adaption of the state and thus uppressed.

(1) It is the net off a code of the development of the antichetical psychopath off at off of the solution and then the inner certainty that his rebellion to solutions of the constraints which this separates in a trong the general off off it is to the branchet of the sectoristic the mare conventional psycho-Hold of the constraints of the weight the mark conventional psychotic constraints of the weight the constraints branched and constraints of the weight the constraint branched and the sector of the straints of the weight the constraints branched and solutions are of the Markey 1959 p. 31.5.

3. Construction of the that the knows is when most of the processing gracks of the transformation of a what the bad the form at the three postal to a wheth an old is the transformation of a what the bad the form at the process postal to a wheth an object of the transformation of the transformation of the transformation of the second of the transformation and the transformation of the postal to be the transformation of the transformation of the postal transformation of the second of the transformation of the transformation of the transformation of the second of the transformation of the second of the transformation of the transf

all consistent of view offices of the intersection to at smith that broke the ground for the massive of documents of the view of the view of the abandon stability for the uncertainty of raw office of the stability of a view of the constorate for the future. In the electron to the limits of the office of the time brack had to pened channels of possibility which soviety had inthe constant of the field probability as in its limits and in this chaos a new lite-style had of the constant.

It is a comparation beats the beats is their better an predecessors, were a deviant minority that additional according processor is easily at large. Their rebellion and violation of social norms better to a construction. An is called in they were so alienated and different from the mainstream that do not do not the order of more that distorted their essence. The beats, like later outeast and according to the the American Dream in fact they appeared almost an American and contract they would be a contact the opposite is actually the case. For their were devoted to the

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Stea of America (thet were earliestic attempting to restore the tradical profiling and freedom that were concerning American character. One at above of the heat pitch merion wrote (Cook, 1971, ..., p. 182).

projectively a set of antinextitiofie that scored the ideal of $N_{\rm eff}$ (a) = 12 of the readin Neuropean clean pressure beats offered dirt for industry is the and of place of the proportion dimension. Protestant American ethod, they preserved the room and dructure proceptes but to robes. This was now the beats consed to the world at large $N_{\rm eff}$ (b) the robest distribution appears of $N_{\rm eff}$ (b) the world at large $N_{\rm eff}$ (b) the robest distribution of the normal consects of $N_{\rm eff}$ (b) have all statistic energy effection of the track of the mational character that have always begin on appearing of the englishing on operators to observations of the world of bold of a power to infinite.

1 + j = 0 is cultural and polatical radicals, the beats suggested that there was a higher loyalty, a spontal path of smoothat transcended the contemporary and embraced the vision of the past and the polatical field the transcended the contemporary and embraced the vision of the past and the polatical field the transcended the contemporary and embraced the vision of the past and the polatical field the contemporary and embraced the vision of the past and the polatical field the contemporary and embraced the vision of the past and the polatical field the contemporary and embraced the vision of the past and the polatical field the contemporary and embraced the vision of the past and the polatical field the contemporary and embraced the vision of the past and the polatical field the contemporary and embraced the vision of the past and the polatical field the contemporary and embraced the vision of the past and the past and the polatical field the polati

By the early 1960's, the beats were warning. The radical social activism of the civil rights' workers and dawn of campus radicalism had broken the conspiracy of silence that had permeated the 1950's. The beats were part of the spirits of their times, they were withdrawn euphorics who celebrated rebellion in an apolitical manner. The emergence in the 1960's of political protest meant that contral secold had been in part abandoned for the larger social questions and in the process the beat of the of indifference and apathy was no longer relevant to the contemporary mood. But by the made and late 1960's, the beat life-style had re-emerged in altered form. Politics had beexites trastration and a sense of impotence. Radicalism for many people was diverted from the overtex poletical train, so the cultural realm. Now the beats' explorations of possibility were once acan there are no longer the property of a small elite, the qualities of the beat rebellion were taken up by a mass provement, the counter-culture (Harrington, 1972, p. 103). The beats' quest for much sin and madness, the ingestion of hallucinogens, the underground argot (Hippie comes from the that word hips and the pervasive sense of despair and apocalypse became widely shared collars of the coonter-culture. Bohemia, the tight community of madmen and artists, was dead, Yes a us place had emerged a culture that created on a mass society scale the principle of elite is series and series and the accessibility



VI. CONCLUSION

(a) A set of the expected that many themes and identicates of impellent have reappeared to the expectation of the expectatio

Discuenties to consider a new cycle of social intest began. Beginning with the Blacks' revolt and indication of the phase strength of rebellion spread to the worth and then was disseminated in formation of the opphase. Something like the lacksonian period's new sense of boundlessorbit and the relation of the began of something like the lacksonian period's new sense of boundlessthe strength of the tribut domain norms took place, in which the values and authority of science, the strength of the tribut domain norms took place, in which the values and authority of science, the strength of the tribut domain norms took place, in which the values and authority of science, the strength of the strength of the strength of the strength of the science of this of the strength of the strength of the strength of the science of the optimal of the bound of the strength of the science of the optimal of the strength of the science of the science of the science of the optimal of the science of the science of the science of the science of the optimal of the science of the science of the science of the science of the optimal of the science of the science of the science of the science of the optimal of the science of the science of the science of the science of the optimal of the science of the optimal of the science of the

If ideals is this society have consistently stressed the distortion of basic ideals by the discontribution all institutions. In the tension between institutional control and individual freedom, the tractice of approximation begins. The radicals have argued that as this society has become more and more controlized and materialistic, the opportunity for creative self-growth, meaningful human but amount and coloration of human uniqueness has steadily declined. The rebellion against the normation pattern of these institutions has often taken the form of an inversion of those values that the other collare of the majority. As the dissidents perceived a culture of great uniformity and do in realism, they turned away from it to celebrate a mystical self that was unique and uncontrol of by the decrees of conformity and materialism. While the dominant culture stressed a hard based realism, repression of instinct and a rationally-grounded sensibility, the radicals estimated in corrections deviation from these values. Bizarre life-styles, open eroticism, creative is instrumed that became positive values of rebellion. Stated simply, the greater the belief that the dominant institutions were coldiviable toward people, the greater the rebels' emphasis on subsection and the main taken.

These value clusters have remained with rebels today. Their hostility to the majority culture tode during its materialism and conformity, but goes deeper. The majority culture represents a difference of the worships destruction. Beginning with the equintessential symbolism of the culture borns a small group of leaders holds the key to the immortality of the society. Man, not to code holds the scales of life and death. Robert Jay I atom states that it is no longer possible to magne biological, theological or cultural posterity "..., we are faced with the prospect of being second from verticality all of our symbolic paths of immortality (Lafton, 1971, p. 24)." In this denial of transpondence and absorption with minism, the culture denies life.

The culture of death is not merely a nuclear abstraction, it is a daily facet of existence. Teodence whether on a massive military scale or on an urban street, becomes evermore accelerated or a priverse initial of release and eestasy. In more subtle ways, violence and sadistic manipulation permeate the institutions of society and the self-sufficient boundaries of the self are violated and often destroyed. The radicals argue that in the fields of education and psychiatry, for example, oubtle methods of mastri-slave oppression and subjugation of the subjective self to "objective" labels are manufactoristic of the desire to deny differences in the name of social control. In the schools, the spectareity and creative self-growth of the students are often suppressed and sublimated into an an arbitraries to impersonal standards of performance. It psychology, disturbed patients'





(in a second second second second second second which results in the demas of himab and feeal rights in the people are turned into manipulated objects, whose human qualities are build from a second seco

We do there a control term between gross and civilization. The radicals have revolted is the user of the repression of creativity and pleasure that "normalizes" community into an atom the industry of the symbolic phrases that have characterized earlier political forms of advantation of a contemporary institutions are not or ly undemocratic, but inhuman. If the contact the and self-determination become key values in a conflict that crosses the near fences in loss of controls of controls that demise the self thus focuses much of its referring upon the industry of earlier the protest to save the self thus focuses much of its referring upon the industry of controls that demise equality and basic legal rights. In this revitalized it is not activation that the rebels in psychiatry, education and communitarianism have often to issue there they are basis of the dominant community to find in isolation and decentraltions of these principles of democracy that the larger society denies. Thus, salvation lies in the off a left op whether it be free school or commune in the attempt to recreate a democratic tolerance and a control to accurate tolerance so

The modern rites of democratic cros assume another important role. We have demonstrated that boltemans in this century have explored and celebrated the irrational side of human behavior. Overt rebellion from what are considered to be middle-class norms of repression and self-denial, has resulted in styles of behavior which, by the standards of the controlling elites, would be labeled deviant or psychopathic. Yet, by the internal logic of the rebels in their sub-society, the *advocacy* of freakness or chaotic behavioral styles possess an internal logical, albeit irrational, consistency, he the contemporary subculture of radicals, there is a similar acceptance of deviation from social norms. Given the widespread use of consciousness-altering drugs, the externally visible differences in dress and the hostility to many values of the culture of death, aberrant or freakish life-styles have canned a positive value in the subculture. Being different expresses an affirmation of self, which the dominant cubure often annihilates. By denying the norms of an oppressive culture's definitions of another indicals are seeking a condition of transcendence from the dominant society.

Becarse the contemporary rebellion is a mass movement that touches many levels of socert if anotycement, the affirmation of deviance and the questioning of the values of cultural sanity has began to permeate many institutional structures. There is now a widespread challenge of the fundational labels and techniques that have defined the scope of institutional structures. Many dissalents have begun to consider as irrational the behavior of institutions rather than the behavior of individuals. The viewpoint is reversed, and by an ironic twist of logic, in a mad society the deviant might be the most sane. In the social institutions' efforts to maintain equilibrium in the system, disorder often becomes irrationally categorized. As Herbert Marcuse has noted of this illogical categorization, "This language not only defines and condemns the Enemy, it also creates him; and this structure is not the Lnemy as he really is but rather as he must be in order to perform his function for the Establishment (Marcuse, 1969, p. 74)." If, as the radicals have argued, these definitions are the inventions of a culture dedicated to oppression and demial of instinct, then a widespread inversion takes place. The culture is most irrational and the search for sanity and community must take place out add the controls of that culoude.

At bottom we suggest that the radical and his long history in this culture are a metaphor of the free individual in their negation of social values and their search for the free self, they have supplied a symbolic altirmation for contemporary society. By breaking- with the social norms,





they have exceed themselves psychically and often geographically from the culture to find dimensions of off and community denied by the larger society.

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COUNTER CULTURAL ALTERNATIVES TO MODERN INSTITUTIONS

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by

Barry Moore

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So in the process of the 1996 Composition of the Francisco matrix of the structure of the structure of a structure of the structure of the

I show the structure of the state of the

Densites open to pass the contories today. Within the space of tim years attrawesome attraction in that of the sub-transferred of the alshort span of experience. What chatasterized the early process or idler strowas an ownation between attendpting to charge the American system and withdrawing is builty to research an effort. Radicals used such diverse methods as appealing to the conscience is the leaders and this wing fire bottles at institutions. Fit out of this confusion a fragile culture was omercing. Based up not "do your thing," love philosophic and united by music and drugs, the counter contain arow to offer an alternative to conventional society. The drop out phase began to gain enated memory multifieled by the debacie of political impotence. The withdrawal was characterized by the belief that to change the world one must first change oneself. To find the nucle denied by the subside world, e within In the most idealistic stages of dropping out, the bewildered individual the found timsel without a genuine supportive community to solidify his rebellion. Ephemeral Halebr Ashburys of instant communities like Woodstock were not durable answers. In order to get becond simple ideal of the hard questions of how to build a strong counter community were beginhave to be asked a pair the righteousness and driamants, people realized that a new culture was r et 2 une to appear as easily is TSU visions. A strang alternative community would require sociastructures to anchor or against faddish fluctuation. And to binld those structures would require hard All Kubaliste cland processi strooge

During the aty 1960's, new alternative institutions were sporadically appearing to re- the the environment of Miles. New alternative institutions were sporadically appearing to re- the work of spinologic imposition of the evaluation. The new phase of the connect community was that to red by an other rooting order to the one's roots, which had been obscured by sophistication, and to one work the term of with nature. People deserted the cities to form rural constraines. Feachers, parents and order or domain the public school sy three banded together to form small, unsophisticated schools. Many of these early efforts were fragile; lacking commitment and funds they from for Bot the trive to establish alternatives remained active. This drive, more than the peace prior dist TSD and took music may prove to be the non-triang contribution of the counter culture.

"There only counter in the drops" is the name, we have given to collective envirts on education, prochosize and communalism. The phrase appears contradictory in light of the movement's effort to departurionalize society. Yet the phrase suggests the emergence of viable forms of caring, unconnected to be dealers of the phrase suggests the emergence of viable forms of caring, un-

Full of describing the counter institutions, it is into thank to success the developed and value attinuties they share. For 20 of the varieties of lite styles that the counter institutions reflect, they revertible values to maximum ideology.



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The the declose of the almost total rejection of the values of American society. Adjustsolver to American colline represents a near-pathological state of normality. The ligaments of the socall of provide on them aport, codapsing social meaning into isolated events of absurd significance. Prov Marco biologications of the awareness (Marin, 1972, p. 299):

Some sense of the construction of the proved experient or corruption of put simply, that is a provide the construction of disappeared a together. What has construction the collingues of the construction of the construction

Statistic logate at entit algebration lies the conviction that American society has a will to destruction of the last the Front of shadow of nuclear annihilation to the genocide and herbocide of the best Water the expression of American power represents a violent urge to *thunutos*. The dealignment of World Water and solved by the military rearmament of World War H. And it is this massive treat red of water on de truction, that energizes our society today. Violence becomes a trationant of solvet.

the feature structure sub-structures its will in many forms. Death becomes a slow suicide of acentimetric receives on congestion and pollution (industrial and televised). The natural desires superscription action and community are thwarted by the ever-expanding bureaucratic systems (Alexcons 972 p.)2.

> (i) a specific model of site and efficiency are halfmarks of technological society, and base model is not of community but its negation. Freed from necessity man is a site way of the community instead of an organic community of which he is a specific according to the the system, in entire from which he is alreaded but which is a large mot.

The second second of the percasing powerlessness; no one is to blame and no one can escape. The second second reality that deadens experience and reduces humanness.

is a second structure drath calcure's social alientation is that immense stress is placed

The second second second reaction seconds, the family becomes the community. During the Middle second second second second densed to remis of his group his community. But with the adthe reaction of the second second to mechanization and anomic, the individual has field as the second se

By the spectral density of and y that is threatened by the identitiesness of the death culture the second density are not been been been madered. Much of American society runs on a current of fear production of the second density of the America. The threat of a contrary pole call deology keeps a large production of the second production. Fear creeps in an devices ways. As Jules Henry expressed it T is a specific to the second difference must learn to dream of tadhere (1963, p. 296)." For the fear of the threat of the second difference must learn to dream of tadhere (1963, p. 296). For the fear of the specific to the second difference must learn to dream of tadhere (1963, p. 296)." For the fear of the specific to the second difference must learn to dream of tadhere (1963, p. 296). For the fear of the specific to the second difference must learn to dream of tadhere (1963, p. 296). For the fear of the specific to the second difference must learn to dream of tadhere (1963, p. 296). For the fear of the specific to the second difference must learn to dream of tadhere (1963, p. 296). For the fear of the specific to the second difference must learn to dream of tadhere (1963, p. 296). For the fear of the specific to the second difference become characteristic of the well-adjusted personality. Notice to the specific the specific the specific time inner meds, for fear the well-adjusted difference difference difference differences. 57.6



prace the constrained positical of the unatively. The users are in a new form of the community (Melville, av Mp 15)

Final component strategy is a searce of against a theory of recourt on that deals in politcomponent component caregory that bear no relationship to everyday site. The only goal of the only goal of the strength because of while

Providences pursued in physical and psychological isolation is m. America. Through a retraction of all erosphere counterscommunalists attempt to reconstruct the internal and external en-

50% Being "spaced out" gives one removal. A farm is space. Distance between the old and 5% is the search for space, in the muld and in the world, that brings the members of 5% is the search for space, in the movement is struggling to escape cultural claustrophobia of 0.5 control of brings with space that is both costnar and social in scope.

The about to create space for this consciousness transformation within a group situation is the bound of the counter institutions. The first step is negation. Denial of the dominant culture is drive of bound values which throw a psychological net over individuals.

This unestiming is central to the overthrow of the old system, which has been internalized iside the mind. Counter-communitarians believe that America has erected a behavioral prison mound the addividual, exacting a fearful degree of conformity. Those who do not fit the patterns of isotrially are faced with subtle and overt threats. Yet, it America is a mad society, then how valid are us definitions of deviance? As R. D. Laing once asked, who is the most mad — the patient in a state bospital who believes he has an atomic bomb in his head or the world leaders who can press the made it botton? Becoming phenomenological, the communalists say that the rules of the game are a itsolutes, but working principles of oppression.

The person who sees as real what the culture defines as unreal could be locked up in a state institution. The student who is bored by apathetic teachers and fails to attend school is faced with purifive categorization as delinquent or retarded. To escape these artificial tags of identity, the counter continuities have attempted to build open situations where the individual is free to be. As long as the individual respects the rights of others, he can be what he chooses. Where the old counter continuing parameters and all embracing label which denied the hidden aspects of the counter communities adopt a tolerant view toward what the old culture sees as deviance: "[It] assumes that if I know you steal or take dope or peddle your ass, that is all I know. There may be may us know then again there may be nothing. The deviant may be perfectly decent in every other is part Becker & Horowitz, 1970, p. 140."

Yest the negation of definitions is but the first step toward a set of social affirmations. New approximate to bridge the transition to a different world of behavior

Lo dessolve the grip of the spurious culture, the counter communates have placed great emphatission in placity and primitivism as counter values. They have stripped society of its tarnished vences to and the underlying meaning of life that restores wholeness. The movement brims with a nostratian for winderness, the simple life and honesty in relationships. To some it might seem that there is an escape from the responsibilities of the present. But the search for simplicity is additional to the stability in a society that is rootless and ephemeral.

> Discrete that violate people are looking backward does not mean that they are trying is a back in time. On the contrary, the factic of looking backward probably reprecise the wave of the fature. The recognition that time goes on does not entail is an appet to deaberately sever onesed from the past, indeed, it is this reputation in the provided causes fature shock not the oncoming future (Kandman, 1972, p. 75).

Much of this new primitivism stresses the reestablishment of organic harmony between the

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which and world, and the individual and community. It looks at partice as the ground of being, and a molex partitionalization as an artificial imposition upon that purity. Nature stands for not only the once once on a tutionalization as an artificial imposition upon that purity. Nature stands for not only the once on harmony with natural rhythms. To avoid the alienating fragmentation of the old culture, the inserteents seek new bonds to unite them with this encompassing vision of nature, heeling and emericant to the body are stressed to undo the polarization between mind and body. Mystical and even the philosophie shave arisen in an effort to reunite alienated man with the universe.

Socially, this drive toward harmony is found in the search for community. The communal in pulse is central to the new counter institutions. Whether it is the total society of the commune or imply a consciousness-taising group, the drive is to re-establish authentic social bonds. The primary bond that is emphasized is sharing (Fairfield, 1972, p. D. A retarn to a tribal intimacy and awaretics, the ability to share with others in an open and honest manner, becomes the test of group stable w. The group, whether commune or free school, attempts to awaken a tribal consciousness in the individual Eurthermore, the counter-institutional group represents the establishment of an extended family. The narrow tole choice and selfishness of the nuclear family is disavowed and the responsibility of group-sharing and intimacy is part of the belief in the group as family.

Another lactor in the tribal awareness is the deliberate attempt to minimize social roles. [C]ommunal societies specifically reject the concert of hierarchy or gradations of social status as unnecessary to the social order (Roberts, 1971, p. 10)" Every task is equal and social roles are often interchangeable. In a commune, chopping wood is equal to cleaning the house. In a free school, the labe distinctions between teacher and learner are often abandoned to decrease social distance.

In addition, there is the effort to demystify the myth of competence and professionalization. The counter institutions represent the democratizing of caring, reducing the need for professional "caroots," like teachers of therapists. As Ray Mungo put it, "We are our own shrinks, you know, because we see each other all the time and know the score. (1971, p. 109)."

In this paper, I will examine four phases of what I call the counter environment, a new systern of beliefs and counter institutions to care for people. I have divided this study into four areas adacation, therapy, health care and utopias — but this is simply a convenience. For in the counter is a minent, the group experience breaks down artificial barriers that separate function from life. There is an intermeshing of tasks. The counter environment, whether a commune or a women's intervent expression's a situation that is at once therapeutic, utopian and educational



II. FREE SCHOOLS

 $\chi_{\rm eff}$ is a constant of a place where wide of all users and sizes emptions of the basis of projection of the distribution of the distribution vertice. There is and they be proved on the transfer and drop their constant to the transfer of else weep to be constant and interduced start their play or work whether or not proved on the transfer of the constant of else weep to be constant there play or work whether or not proved on the transfer of

Diar i Cabarga Millerie eith Modern Dav School 240 e ar H./TRoad Millerar H./TRoad Millerarriswn, New Jersey 07751

A free school is not a school. It is an attitude of an individual or group to pursue that which interests them. It is not an institution, but rather a noncompulsory environment, filled with a growing concern for manking through self-revelation.

Bill Browkaw

A tree school is a way of learning yourself into the possibilities of other counting. It is personally systematized and includes all those who make themselves available in a shared enterprise. Its organizational life is at the service stats human associations.

> Hal Lenke Box 143 Clutton Forge, Virginia 24422

content the term organic schools. Organic implies a unity the recognition that rearring cannot be distinct from the Jiving of one's life is both the point of cotentation of the new, organic schools and the point of departure from authoritation schools.

> Brian Neilsan 809 Spring Drive Mill Valley, California **94941**

Once it is accepted, a definition fixes boundaries. It hinders the perception at change and the possibility for change and the courage and desire for bange, knowth is an important kind of change and the essence of living.

A free school is where and when defining takes place and definitions keep on taking place

Lisa Sarasohn Box 3661 Brown University Providence, Rhode Island 02912

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Free school implies a re-entering or a remaining in a space atmosphere — in one's childhood: A kind of difficult and really enviable thing to do.

Lying watree school. Not necessarily vice-versa-

./ Nicolau New Schools Exchange Santa Barbara, California

(Taken from New Schools Exchange Newsletter, No. 60, pp. 5-6.)

. . . .

Like the communes, the free school movement resists easy categorization. In principle, it is anarchic. The free school movement stems from a tradition that supports the independence of the student and the autonomy of each school. It resists a rigid ideological posture that might turn the movement away from decentralization toward a para-institutional network. Its function is to provide an alternative to the institutional control of education, through decentralized units.

In one sense, the free school movement is a direct out-growth of the counter culture ferment. In fact, most free schools are new; the majority have appeared since 1969. The majority of these schools are built upon the val: that have characterized counter culture affirmations. But this view is only partly true, for the free schools equally stem from a long historical and radical tradition that includes the work of people like Rousseau, Dewey, Neill, Reich, and Perls.

The first question is defining what constitutes a free school. If we employ the criteria which will be used for communes and radical therapy, we run into problems. To say that a counter institution is one that is detached from the institutional system of America and independent of its financial support often does not apply to the free schools. Many free schools receive funds from the federal and municipal governments, in addition to grants from corporate foundations. Institutionally, while free schools are independent of the public schools, they still must make many accommodations to meet requirements placed on all educational establishments. The school's building is subject to building and fire codes. Most schools must comply with requirements of the State Boards of Education, which include certification of teachers, attendance records, required courses and the right to grant diplomas. Through subterfuge some of the requirements can be faked (falsifying attendance reports or teaching a required subject in two hours), but nevertheless the free school is not completely free of institutional dependence, but rather in terms of its relative freedom from the coercions employed in public schools. Its independence lies in its dialectical freedom, based upon the negation of those assumptions that define learning, discipline and intellect in the public school system.

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Four box what are its assumptions? We would agree that there is no single ideology which there is no single procedurent for a rigid deology would structurally limit spontaneity and alternatics. Nevertheless many free schools acknowledge a collage of assumptions that bring some unity of the basis.

Provable they concerve of themselves as tree - free from the public school ideology and free to a construction be Peter Marin reveals some of the public school clamps placed on the order to be the public school clamps placed on the order to be peter marin reveals.

In the plane through the repression of energies, the solule them indicase the plane three community three componially refuse to make use of the individual provide experience. The direction of all these rendencies is toward a guiltural conservation experience. The direction of all these rendencies is toward a guiltural conservation which the student is forced to choose between his own relation to evolve the operation of the astronom. The schools are organized to weaken to indentifie that the institution. The absence of his own energies to accept the conservation product the institution. To this end we deprive the student of mobility produces the institution we make the only legal place for him the evolve the operation for make stitle he remains dependent, manipulable, we empty the conservation of all conductes.

Free choose emphasize free-flowing interaction, individual freedom and self-regulation of growth. At the East Street School, George Dennison believed the school's primary function was to create an environment of growth — human relationship was the heart of the school. When the conventional toutroose are abalished, the resulting chaos is stabilized by building upon the relationships between adults and children (Dennison, 1969, pp. 4, 9). People, then, are the real structure of the free school; at a school, said, "I didn't feel like we were starting a school. It felt as if we were starting a new life (Flizabeth Cleaners Street School, 1972, p. 21)." The free school experience is a shared community feeling that slides out of definitions like "education," and becomes a total life experience.

Mutual respect enhances the appreciation of individual differences. The free school supports the romantic notion that each individual has his own unique style of learning. It refuses to accept labels like "dow learner" or "discipline problem," arguing that everyone learns at his own speed and often by bizarte means (Fort Wayne Folkschoolers, 1973, p. 18) Thus, free schools resurrect the cliche of "do your own thing." Thereby, they eliminate the competition that characterizes public schools. The results are mixed, sometimes inertia is created, other times a child is awakened to his bulast potential.

The emphasis on relationship and freedom returns childhood to the children. Rather than beying children as an appendage to the adult world with its authoritarian paternalism, free schools allow children to experience their own needs in their own context (Snitzer, 1972, p. 64). Dennison relates how he left the children to work out their own ethical problems on their own terms, arguing that calles must be defined by one's peers, rather than being imposed by an authority figure (i.e., the teacher). By this process, many of the institutional coercions of the public school are reduced.

A negative attitude toward authority roles is characteristic of the movement. Roles are ambiguous in the free school context. The teacher is stripped of many of his role supports. There are no podiums, no rows of desks, no tests and no motivational goals of status and power. Nor is the teacher expected to be invulnerable or omniscient. Equally, the children are not required to attend classes, or submit to authority. At times, a teacher may become a student and vice versa. In the total community free school, roles are egalitarian because both students and teachers must work as laborers, cooks, house-cleaners and friends in order to make the educational experience survive. Fike the communes, many free schools see themselves as a community based on sharing, not on roles.

The attention given to tree-flowing relationship and demystifying authority leads to a radical revenue of the traditional curnelium. The free schools reject many of the ingrained myths of public

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education. They challenge the assumptions of traditional education, such as that teaching produces learning. They also question the oppressive control of time and space in the public schools. Class periods, orderiv sows of desks, all represent, they believe, an authoritarian structuring of individual treedom (Cooper, 1971, pp. 60-63).

Free schools reject many of these controls and replace them with more free-flowing concerns based on individual needs. Expenence and self become central. Herb Snitzer of the Lewis-Wadhams School in New York expressed at aptly as "Life Education"......"Not education *for* life, but education *through* life, through living it fully at any given moment (Snitzer, 1972, p. 134)." Education becomes equated with experience, rather than removed from it, as in courses which purport to teach objective content. In the free schools, education is seen as part of an organic style. It is a harmonious fusion of life, play, and school.

From this viewpoint, the content of traditional teaching and learning changes. Course materual becomes more fluid and less structured. A group of students may express an interest in a subject and then go about finding a teacher to share and coordinate their discussions. At one free school, students designed and taught their own courses. Or a learning situation may arise from the interests of a teacher. He may choose a traditional content in which he is "skilled," or he may just relate his personal interests, such as electronic music or pottery, and talk about them. Many of the free schools are activities-oriented rather than materials-oriented (Cooper, 1971, p. 66). At Pacific High School in California, students were encouraged to go out and experience the world on their own, school was a place to come back to, to evaluate experiences. Thus, a high value was placed on class trips which often extended for weeks. Space is transformed as the world becomes the classroom.

This alteration of content changes the role of the teacher. The identity of the teacher as transmitter of content is changed into teacher as sharer (Rasberry and Greenway, 1972, p. 41). The teacher no longer has all the answers, and must accept the fact that the class has the right to desert the teacher at any time. Also, many courses are simply discussion groups where students talk freely about a topte. The teachers often must accept the fact that "required" reading gets in the way of the child's personal developmental reading. The sense of living for the moment often strains duration of interest in course content. One teacher at the Elizabeth Cleaners Street School in New York said of this adjustment, "Perhaps the hardest thing for a teacher or for a student to cope with is the constant necessity of operating within a permanent state of flux from which order again and again must be galvanized anew (Flizabeth Cleaners Street School, 1972, p. 148)."

Pacific High's experience is even more revealing. Classes there almost completely disappeared. Children would not attend classes unless there was coercion. As they worked harder at building domes and mastering the sur 'val of a total community, classes became less important. Teachers stopped saying, "I am teaching a course," because the students wouldn't come. Instead, they said, "I am doing something in resting, would you care to join me?" Another teacher at Pacific High discovered that the classes curtained knowledge from life. "... it seems that there is a difference between having a class about a book and talking with some people about it (Kaye, 1972, p. 143)." It appears that the more the community function increases harmoniously, the more that classes break the flow of true learning.

Figure 1. Mathematical Time as Construct, may make the free school approach to curriculum a bitmore clear.

Yet it is on the question of curriculum that the free school movement divides. Critics of the do-your-own-thing curriculum point out that it is the philosophy of an elite — of a displaced white middle class who can afford to be nonchalant toward education. Also, Jonathan Kozol argues it is not as free as it pretends, and asks:

Why is it, in so many of these places everyone always boasts that he is doing "his

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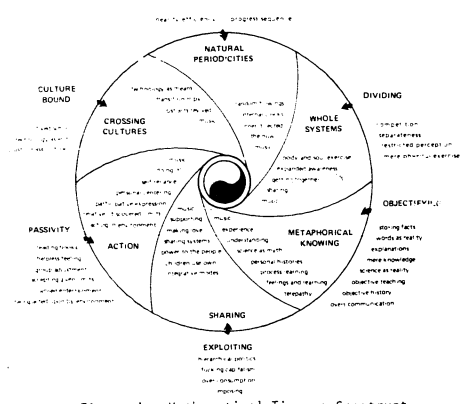


Figure 1. Mathematical Time as Construct.

(From The Old Ways Toward Change. Raspberry and Greenway, 1972, p.43

own thing" but everyone in each of these schools, from coast to coast, is always doing the same kind of thing" Why is it, we ask, that "free choice" proves in every case to mean the weaver's loom, tie-dye, or macrame. How come it doesn't ever mean a passionate and searching look into the origins of uncarned wealth that makes this exception of searching look into the origins of uncarned wealth that makes this exception of situations do in fact dictate the preferences and options of the chidren by the very familiar and predictable clothes they wear and of the life styles they toster by the physical location they have chosen, by the pupil fution they establish, by the race and social class of the children they enroll (Kozol, n.d., pp 18:19).

Kozol's vehemence stems from his experience with a free school which he started in 1966 for poor blacks in Boston. Kozol differs from many counter culture schools on the question of "hard skills" versus "you can't teach anything." Hard skills, he argues, such as reading, math and writing, are tools of survival for people trapped in the inner city. The people in the streets need the weapons of the hard skills in order to get the power to run then community and improve people's lives. Kozol protests that liberation and provocative education do not happen spontaneously, but only when people are willing to adhere to discipline and keep their eyes on the long range goals (Kozol, 1972, pp. 35-101)

Kozol's beliefs are reflective of a growing trend of minority communities to begin their own schools. Freedom schools, though they stem from hostility to the public schools, are less concerned



with individual freedom and open classrooms. Instead they seek to build academic skills, ethnic pride and community power Bruce Cooper quotes one Black freedom school leader citing the difterences between tree and freedom schools (Cooper, 1971, p. 10):

> We've had the togetherness' We were brought up in "communes" by aunts, brothers and grandmothers. In other words, we've got *soul*. What we want now is *gold*. To get it, we must have skills, tools and the resources to use them. Freedom [as defined by tree school advocates] to us is meaningless unless we have the essentials of life

Freedom schools are rooted in a cohcrent, organized, community situation. It may be, as in Bedford-Stuyvesant, the only social organization available to ghetto families. The freedom school thus becomes part of a community center, providing recreation, art and craft facilities and a political forum for the poor.

Structure and Growth

The free schools embody a very loose, informal structure. When beginning a free school, parents, children and teachers may meet to decide issues and programs. But as the school concretely emerges, parents often take a background role in policy, because it is the students' school. Of course, in an elementary level free school, contacts between parents and teachers are greater. But as the children get older, it is their school.

Most free schools avoid the issue of formal governance because the members share a hatred of power structures. Though some free schools have administrative boards, this is often a ploy to fill incorporation requirements, in order to gain a non-profit tax status. Most free schools are run by consensus and grass-roots democracy. Students and adults resolve issues and work assignments at weekly meetings. Governing is much more in the style of an oral tradition of agreement, rather than struct codification of principles.

The actual staff beyond the teachers is minimal. Since they abhor authority, they choose a coordinator rather than a principal, to give activities a focus. This selection may be a conscious or unconscious process. A leader may emerge or he may not, but the function of the leader is to take care of the problems of running the school and to help resolve interpersonal conflicts that arise and cannot be settled in the weekly meetings. At Lewis Wadhams, students were often chosen to be interchangeable coordinators; the leadership was very fluid and open. In addition, there may be a "voluntary staff" composed of parents, accountants, advisors and lawyers who assist the school without charge and thereby keep costs minimal.

In the freedom schools, governing is more formalized. Since it is a community organization, the school is ruled by a governing hoard of citizens and professionals. The role of residents is redefined. Often they serve as "foster teachers" who function to aid students and parents in a storefront, for example. In this situation, there is an emphasis upon student-parent-teacher linkages which may involve forming interest groups to create credit unions or find summer camps for the children. The professional is respected in the freedom school organization and given autonomy to administer programs subject to hoard approval (Wilcox, 1969, pp. 132-136).

Ending in free schools is based largely upon tuition, contributions, fund raising drives and togindation grants. The tuition, which ranges from a token fee to \$3,000 per year, is the major source of revenue. Many expensive free schools employ a sliding scale of tuition to allow the poorer students to attend. Sometimes a free school in an urban area to able to acquire government funds if a bas training programs for the disadvantaged. For example, the Independent Learning Center in Mewaukee received funds from the Justice Department.

Since most freedom schools are located in a Model Cities area they are able to tap many

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ted to and state courses of money. Also, foundations are particularly sensitive to ethnic minorities are done to the grants to groups like the Fast Harlen. Block Schools, Envedom schools are eligible to a consider those the Emergency School. Assistance Programs and food programs, and for all considers like addiction enters and day care centers.

The Future

For Schools, we any other counter institution, face addistment problems in the transition to a contractive system to an digr. The students are freed from an authoritatian system and placed many introduced structure. Many students experience plane and fear caused by the sudden shift in accurate tends. Students often continue to equate learning with classes, and feel deprived when the second estimation produce tangibles like grades, papers and lectures. Also, students are reticient to as one traditional control of their school. They are analyted that leadership is in their hands of the traditional temperature control of their school. They are analyted that leadership is in their hands of the tradition of the responsibility, placing it in the hands of the adults who are seen as authority to areas for the context of contenting are high. Cooper's survey indicates that over 38 per cent of the two where schools have survey of Cooper, 1971, p. 560.

The other question pertains to the future after the initial chaos is ordered. What will the schools become? The possibility arises that their innovations will be absorbed by the public schools. In the Berkeley, California School District, funds are already allocated to free programs and free schools can use a limited number of public school classrooms. Perhaps, like the early Progressive schools, the free school will be absorbed by a more experimental attitude by the public schools. An other possibility is that the movement toward decentralizing and deschooling may result in the mainstormation of educational facilities into learning environments where the concept of education will be a total life experience. The final possibility is that the schools will stabilize at a certain point and solidity their innovations within a more formal, para-institutional context.

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III. RADICAL THERAPY

Radicit therapy is the ottshoot in psychology of the same tensions and attirmations that have marked the emergence of other counter institutions. Its roots lie in a phenomenological analysis of the place of traditional psychotherapy within mainstream culture. Instead of asking questions from within, the radical therapy movement has looked at the totality of psychotherapy from without its or fields has locused on three basic issues the role of the therapist, the field between therapy and the society at large and the maning of the normal self. Discovering that the answers to those probes entral a challenge to the functional system of therapy, the radicals have often moved from the large science of that institutions to similar groups to actualize their concentions of self and adjustment. The spectrum of these counter institutions embraces collective communes, biomen's liberation eroups, telephone hot-lines, and erisis centers for youth. Radical theraps groups also have worked within the system, attempting to radicalize mental patients, setting up drug detoxification centers and establishing tap sessions in mental hospitals.

The ideology of radical therapy begins with a probing rejection of conventional society. Psycharty is viewed as but one arm of the oppressing power structure of the established culture. It is upped that that therapy turns people's focus away from society toward their own inabilities to adjust to the status quo. Thus, blame for tailure rests on the person, not the social system. Failure to make this adjustment to "normal" social reality results in the individual being labeled neurotic organized the most extreme, being placed in a total institution for an indefinite amount of time.

The radical therapists believe that mainstream society is an oppressive environment that tostets the abiention and depersonalization of the self. The individual is normalized to a system of beliefs that are contrary to basic human needs. Adjustment to this eivilized madness results in the acceptance of a dog-eat-dog ethic, a merciless pursuit of wealth and the devaluation of human late by racism and violence (Gelb, 1972, p. 195). Genuine human needs are replaced by a set of spurious needs which are dictated by patterns of mass consumption and the advertising industry. Plugging in to such a system, the individual finds himself whilling in a furious process that obliges a tearbal amount of conformity. The individual must obey his teachers or he will not get a good job, he must obey his employers or he will not get good pay and he must consume or else what's the purpose of d all? The deviant who refuses to live by these dictates often faces either expulsion to the lower tungs of society or exile to a leper's colony where institutional definitions become the spots on his skin.

Radical therapists believe social oppression is at the core of the "dis-cased" personality. Oppression tepresents the power, or the thinly veiled threat of coercion, which provides the true cohesion of the system. In traditional therapy, there is the power relationship between therapist and patient one is up while the other one is down (*Radical Therapist Collective*, 1971, p. xii). Oppression in p-vehiatry continues at the institutional level where failure to conform to the standards of normality can result in the use of treatment as control. From Thorazine to electroshock, the recalcitrant individual is reminded that therapy entails obedience to hierarchy. In addition the language of institutional oppression becomes twisted into doublethink. The disturbed individual is placed in a coercive institutional situation which may further warp his sanity, under the pretext that the staff (or teachers, administrators, etc.) has only his best interests at heart. "Specifically this devastation is largely the work of *violence* that has been perpetrated on each of us. . . . The usual name that much of this violence goes under is *loves* t aing, 1967, p. 58)."

The result is alienation. People become alienated from their bodies, their minds and their fellow men. It is the goal of radical therapy to remove the oppressive factors that create this alienation.

A key facet of this revolt is a re-evaluation of the role of the therapist. Radical therapy revolts from the medical model of mental illness, arguing that psychological disorders are not an objective disease but an expression of the dominant social ideology. As Thomas Szasz (1973, p. 18) notes:

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See is the proof they append to gradies is instand, upart them the provem by enserves the period gradies and end there they. The poly contrastive as a manifed the same polyton where the subject appendix public as an an approximation of sider or subject as the end bar instance of a largest compression and the as at a compression of sider or subject as the end bar instance of a largest compression and the as at a compression of sider or subject to end bar an end of a largest compression and or the active to a specific sector.

I should get that the therapist represents is but a mutror of the status glio, the client faces adjustments a social system that is corrupt and spurious. As many women have found, manstream psysocial products defaultic bostile to the liberation of females. Backed by the male supremacist viewgenerated by defaultic bostile to the liberation of females. Backed by the male supremacist viewgenerate bostile to defaultic this woman is forced to adjust to a social fole prescribed by her generate spectrum defaultic bostile for the interaction of females. Backed by the male supremacist viewgenerate spectrum of the defaultic the woman is forced to adjust to a social fole prescribed by her generate spectrum of the passive domestic and a child-bearer. To revoit from this role is seen by mantice processing between social value and deorder. The interapist, as a mediator between social value and the suprement of the statistic of calculation for liberating of further oppressing the personality. As respectively defaults of a special part of the fiberating of further oppressing the personality. As

> We include the construction of imposed only lower base and only lower special interest include particles of natively may fight along an our object. This seems right to be considered by during along an our corrupt objects that not really be the object and productive way of along an our corrupt objects that not really be the object of prove Wy have tried to prove that brings here by out object, by object we are able to a prove the productive way of along the prove that brings are by object. Then we have the object we product as indicated another to flace the tratel construction of the prove the domestic control tax much as possible.

In addition indicals challenge the one of the therapist. The therapist often establishes a parent child relationship with the chent, furthering the sense of individual powerlessness. He is especially be the muttice of specialized competence and professionalism that pervade society. The advantation of the "specialized competence and professionalism that pervade society. The advantation of the "specialist" (Henley & Brown, 1973, p. 76). Therapy thus becomes are the positions of confusion and interiority, therapy customers try to purchase from the therapist individual sector pathwisupport, and respect (Henley & Brown, 1973, p. 76).

Events of roduce frietables to redefine the role of the therapist and the meaning of therapy Create Storety is even togethere the movement, stated the postillates of radical therapy in three particles are 1971 p.35.

OPPRESSION + DECEPTION = ALIENATION OPPRESSION + AWARENESS = ANGER AWARENESS + CONTACT = LIBERATION

By the second state and a pressingly stated that all another is the essence of all psychiatric conditions $a_{10}^{(0)} = a_{10}^{(0)} = a_{$

(a) planet of the control changes the deleting of an idealized skeleton. Ft, definitions of a point oppryclass and the group vary with the situation. Oppression may represent a specific large of the Board of the group vary of termine blefation, and the group will be formed to create a large of the phone structure of termine blefation, and the group will be formed to create group of the phone structure of the oppression may be much more diffuse and represent a general group of the structure of the structure of the group mar represent a womb for members who control to the structure of the structure between the control of the control of the control community.

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The function of the therapeutic group is to explore a problematic area with concerned individuals. Composed of between eight to twelve people and one or two radical therapists, the bulk of problem solving goes on in contractual groups. People in the group create contracts for proposed goals of their therapy. The group engages in a series of techniques to liberate their awareness. These include role playing, stroke economy games, play therapy, and transactional dialogue (Steiner, 1971, p. 13). Much of the therapy is organized around the parent child diebotomy. Members analyze the ways in which societal authoritarianism (symbolized by the physical problem) pressed the creative part of the person, the child, with power-linder inderstand their place in the social adaption demanded by the culture s^{3}

Critical to the emergence of the counter-institutional they redefinition of the therapist. The aim is to demystify the cult of specialization grapy to a more democratic function. Steiner states it quite simply: "Psychiatry is the art of soul healing" and anyone who performs this is a psychiatrist (1971, p. 3). Thus, radical therapy recognizes that nonprotessional volunteers, members of a peer group or sensitive individuals are fully able to practice therapy. This is not to deny that therapy requires skills; the protest is against a system that emphasizes the role sanctions of therapy. Radicals believe that therapy skills should be shared with people, so that knowledge is opened up and taken away from the elites in psychology (Glenn, 1973, p. 73), It is argued that the role of the therapist enhances the class systems in society. The therapist is always removed from the situation and treats the individual as an object. Radical therapy attempts to dissolve the diebotomy of therapist client and replace it with a community of equals, both parties struggling for their own liberation together: "If we understand people's fears, and see a commonality in our respective struggles, they will cease to see us as 'specialists' and we will cease to see them as patients (Henley & Brown, 1973, p. 79)."

The counter institutional form that this ideology takes varies widely. Fhroughout the United States, there are approximately 200 to 300 rap centers, which are essentially free clinics focused around psychological services and counseling. These are generally either neighborhood clinics or street people's clinics. The neighborhood clinic deals with all types of people and problems, from psychological distress to finding jobs for their clients. It also attempts to construct a community, making people realize that individual problems are often collective problems. The street people's clinics have much the same aim, but their target population is generally restricted to the most disadvantaged, the homeless, and the runaways of the counter community.

Enancing is gererally a haphazard affair, depending upon private grants and voluntary contributions, but even those sources are dwindling. Many current rap centers are finding themselves in financial and ideological crisis. In Boston two of the eenters are considering getting NIMH grants to survive, which raises serious questions of co-optation by the very system they despise. In addition, many rap centers have shifted their earing functions to a different population. At first, their main target group was the white psychedelic middle class, but then as the street people began coming more and more from the lower class, some rap centers shifted to "alternatives." Instead of providing help for all strata of the counter community, some rap centers' alternatives were group communes, food co-ops, voga and meditation centers. Also, many of the centers ha e-failed to produce adequate drug treatment programs, which cuts them off from the Black and Brown communities (Glen, 1972, p=13). The goal of independence from the mainstream financial system and toletation for all segments of the community appears to have diminished in some groups of the counter community.

The most sophisticated form of the rap center is the therapy collective. It is a total community in which members and counselors live and solve their problems together. But it is not isolated; the therapy collective is the tocus of a caring network that often includes a crisis telephone bot line, encounter groups, haisons with community high schools, and a temporary crash pad for the homeless. One group, *Changey*, a community help collective in Chicago, defined their function astollows (Glaser & Gendlin, 1973, p. 31).

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Events community is a bunch of people with whom you can carry your living forward or a growing way and take the steps that are next in your life. We view hangups net to tanch as bad stuff inside someone, rather as messed-up relations or dead relations between people and as more living that [sie] needs to happen. So there isn't and drease tor us between helping people inside or outside themselves. What we need and give each other is happort, not just in a general emotional way but with what we dead of us is up against, whether it's seared of going erazy or not able to face moving one's stuff to a new apartment. There isn't a line for us between psychotor, an indistinational troubles either way it's about trying to live.

with over five thousand young people annually. Number Nine is often in the solution of the functional basis of crisis situation, not just counseling, but families, jobs, and schools. They beave that the observation of the solution of the

It views itself as a family rather than an institution. As an extended family, its relationships are structured around the bond of brother and sister, rather than the authoritarian relationship of putent and child they see themselves as a group of equals, where everyone helps everyone else on common survival problems (Clark & Jaffe, 1972, p. 214). The real control of the organization as them in the hands of the young people themselves. Artificial role and hierarchic separations are imminized because everyone must work toward the survival of the group.

The attempt to downplay roles of staff and clients breaks down many of the false and jargonladen barriers that impede openness. While staff receive enough salary to live on, and must make organizational decisions, beyond that point their professional role becomes ambiguous. Unlike mainstream therapy no structural limits are placed on relationships: "... staff members see themselves as just relating. Personal experiences and feelings are freely reciprocated. ... The emphasis is shared between being helpful and enjoying oneself (Clark & Jaffe, 1972, p. 227)."

It is this ambiguity in structure and interaction that keeps Number Nine open and free to experiment. It utilizes relationships which may not even be defined as counseling, in order to help people. Within this context of growth and openness persons who show schizophrenic symptoms elsewhere are quite normal. In the counter institution there is no need to assume the role of "being suck."

Another form of a therapy collective has grown out of the work of R. D. I aing and the antipsychiatry movement in England. Antipsychiatry is concerned with the causes and cure of psychosis and schizophrenia. It rebels against many of the cliches of schizophrenia, and argues that it is a laber mat objectities the person, depriving him of full human status (Laing, 1967, p. 122). It results in a further to treat the person as a reality, as an existential experience, and consequently results in a further of communication. Rather than resisting this process by inert strategies and categories, the antipsychiatrists flow with the process of dysfunction, allowing the person to fully experience the process and then slowly resemerge to sanity.

Through the auspices of the Philadelphia Association, the antipsychiatrists established a number of "households" in the London area, from 1966-1969, where the individual was given the treedom to experience chaos; Kingsley Hall, the most well-known of the households, was structured similarly to other therapy collectives. People in the households made their own rules; there were spaces for communal gatherings and individual cells for privacy. There was no overt psychiatric diagosis in order to avoid the labeling of a person into a set category of behavior. Equally, there was a breakdown of the binary roles of doctor or nurse versus patient. The members were simply people, and the praxis of the experience was the person undergoing crisis knew that another person

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was there to accompany from on the journey through the self. As David Cooper expressed it (Cooper, 1971) p. S1: "the communities are places to people to be and not places to be transf."

Kinesley Hall adowed people to return to chaos. It was a movement of going back, regressing to an archaec behavior off r bordering on the pre-patal. The self disintegrated as the person touched a mythic primo dial chaos. From this date, the person moved forward to a roboth of self. Out of chaos, a genesis of the personality took place. Laing called this process, "metanoia" (a change of mind, and crared that missionly possible in the deustitutionalized, communal setting. Other settings meth, concevably, arrest, the process at chaos, and maintain the experience at a psychotic level (if a ne. 1972) pp. 11-125. Of course not everyone goes through this extreme fourney. They came to Kingsley Hall towork out their problems in an environment apart from the outside world.

While Kingsley Hall ceased operations in August, but the United States. In May, 1971, Soteria H unded by a two year NIMH grant. Soteria H testing the hypothesis that schrzophreniti is an altered state of consciousness in a dual's apparent madness is an identity cruss which must be worked through table to experience rather than to, sub-process.

Patients for the experiment are selected from individuals who are about to be admitted to the psychiatric ward of a community mental health clinic. These residents' psychological growth is compared with a control group that enters the psychiatric ward. People are never brought in Soferia House or discharged without their own consent.

The staft is composed of professional and para-professional individuals. Most staft members live communally with the residents. They envision their roles as guides, not therapists or teachers. Staft members believe that the residents have valid reasons for going mad and that their function is to give support for the disorienting process undergone by the residents. The community ethic aims to establish a close relationship between staff and residents, rather than turning individuals into the objective roles of therapists and patient (Shapiro, 1973, p. 135).

There is also the attempt for radical therapy collectives to invade the institutions of mental health. Former mental health patients are organizing to protect the rights of people incarcerated instate hospitals (see Appendix). People are also invading repressive hospitals.

In 1970, about 50 people of the New York City community "entered" St. Luke's Hospital which had been notably lax in the treatment of drug addicts. The group seized the offices of the division of community psychiatry and set up a walk-in heroin detoxification center. They demanded additional beds for addicts and taught the community how to detoxify addicts. Their action put public pressure on the hospital administration. The hospital granted concessions, setting up a satellite addiction service in the community and granting more beds for addicts (Kunnes, 1972, pp. 199-209).

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The radical therapy movement represents an array of tried techniques that are linked against an ideology of oppression. Unlike more traditional forms of therapy, the radical movement is as much an attempt to analyze the meaning of social repression as it is an attempt to heal the soul of an individual. If the movement continues to attract more people, its variety of techniques and values may produce a new conception of the individual, a new model of mental normality. From Laing's challenge to the treatment of schizophrenia to the attempt to overthrow the hierarchy of client patient, radical therapy represents a significant attack on the concept of the normal self and on the nature of the psychological adjustment to social reality. Mong with the other counter-institutional groups, radical therapy is offering a new paradigm of social sanity which may shake the pillars of social order.

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IV. FREE HEALTH CLINICS

The free conic movement is the medical response by radicals to the crushing, totalitarian inhumanity of the national health industry. Like its counterparts in education and psychology, free clinics represent a nascent attempt to decentralize, deinstitutionalize, deprotessionalize and demystify the nationwide health empire. Advocates of the free clinics want a medical system that is egalitatian, costfree at the point of delivery, and controlled by the community it serves. In addition, they wish to remove the structural biases that prevent health services from reaching those who need them most and receive them last.

Free clinics are part of a multifaceted attack against a health industry that places profits before people and self-interest before genuine care. Their advocates stress that the American health system is a medical-industrial complex that discriminates against the poor, women and social deviants.

Contral to the radical attack is 22 American medicine as a health ppire W(P)is in the medical schools, a network of research anstallations <u>.</u> medical service industries as a construction incois societies. Radicals and critical free power of these interrelated institutional units dictates that "the priorities be located shere the profits are found (Levy, 1971, p. 51)" Often research money is spent on extremely rare diseases, while avoiding basic research on diseases like siekle cell anemia, which plague Black people. In addition, funds are spent on expensive technical products like renal dialysis units or cardiac transplant apparatus, instead of on simpler procedures that could save more lives, like child care programs, treatment centers for alcoholies or heroin addicts, or lead poisoning testing kits for children. Radicals believe that, given the profit motive, medicine is not neutral and value free, but a sad reflection on the distorted humanism that plagues American society. While health care is sorely in need of more general practitioners, doctors rush into specialities which bring high profits but often serve only the few, who are generally white and adequately insured

In addition, health care is surrounded by the mystique of the doctor, the holy man in white, who is prive to secrets to which patients have no access. Doctors often hand down their judgements authoritatively and the patient has no choice in the matter. The patient is often given no means to indge what form of health care they should receive, facing the arrogance of the physician's "I'm the doctor, not you," attitude. The patient has little recourse and often virtually no consumer protection. Women are particularly vulnerable to this when facing the choice of birth control options. Many times doctors do not fairly present the alternatives, but dictate what method they must choose. Often for poor Black women, doctors assume the best choice is hysterectomy, believing it would be too taxing for an uneducated woman who has already had too many children to remember to take her pill each day (Fhrenreich and Fhrenreich, 1970, pp. 10-15). Similarly, addicts are often forced to use the state-sanctioned methadone

Due denial of patient rights is often left most poignantly by the poor and by other social outcast. The best advace for them may have been given by a CBS relevision documentary called "Don't Get Sick in America." Medicine is based upon a middle class value system, and consequently it is the middle class that feceives the best health care. The middle class are respectable, with respectable diseases, they pay their bills on time and have adequate health insurance. Yet, medicine bus not transferd out how to transferd these biases and deliver health care that suits other populations, that have differently (Smith, Luce, Dernburg, 1970, p. 35). Health care for poor patients is often confined to climes, where many Blacks and Puerto Ricans complian of being treated like animals. The poor get lower explanations, less privacy and less care than solvent whites. This combinates for poverty and facism often makes the poor vulnerable to exploration, they become the cortica pies for interns who quickly forget about frequent them when they have functed their internations. On poor Black idolescent girl in New York City reported for her prenatal ebeckup and sud-

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dealy found herself surrounded by medical students who used her as a teaching object for pelvic examinations (Ehrenreich and Ehrenreich, 1970, p. 17).

Le institutional prejudice extends beyond color lines to include many deviants who are ignored or nustreated by the medical establishment. The founding of the first free clinic in Haight-Ashbury was spurred by the indifference of many San Francisco doctors and hospitals to health problems peculiar to hippies. Diseases like hepatitis, gonorrhea, body lice and bad trips were treated condescendingly by the doctors. Physicians often looked on the freaks as if they were subhuman. When the hippies went to the Park Emergency Hospital freaked out on bad trips, they were often subjected to sermons, drawn-out referral processes or immediate telephoning to the police. Ambulance drivers conveniently "forgot" to answer emergency calls to the Haight section (Smith and Line, 1971, p. 28). This situation led David Smith, a founder of the Haight-Ashbury clinic, to conclude of the hospitals. "They and other staff members apparently believe the best way to stamp out sickness in the Haight is to let its younger residents destroy themselves (1970, p. 38)."

Given the racism, inequality and financial elitism of institutional medicine, the outcasts of the system were left with tew choices. They could either continue to subject themselves to substandard medical care or they could break off and form. I will health services. Out of this discontent counter forms emerged. An early forerunner of the free elinic movement was the Watts Clinic in Los Angeles, formed after the riots in 1965. In addition, the Vietnam War and the growing discontent with the system led some young doctors to shift their allegiance toward more humane goals. These doctors grew their hair long, questioned the profit motive of medicine and began to search for means to and the poor and dispossessed in American society. One result was the Medical Committee on Human Rights. Believing that it was practicing preventive medicine, the Committee gave medical draft detertals to potential inductees. Their logic was that since it was medicine's duty to save fives, their detertal letters helped to prevent battlefield easualties.

Another development was the formation of the Health Policy Adivsory Center (Health-PAC). This group grew out of an expose of New York City hospitals published in 1967 by Robb Burlage. In 1968, Burlage and a small staff began to publish the *Health-PAC Bulletin* which was a clear-inghouse for the latest developments in the growing health movement. Increased awareness has now allowed Health-PAC to expand its activities to include educational projects, seminars on community health and technical assistance to community health workers.

But it was free clinic movement that provided the strongest stab at the medical establishment. With the largescale growth of the Love generation and the "tune in, turn on, drop out" philosophy, many communities in the late 1960's faced a new breed of people whose problems, both medical and psychological, placed them in a pariah condition. The young dropouts, with unique health problems, extreme mobility, and distrust of institutional health services were often left at the mercy of police, mental health agencies or local "witchdoctors" who prescribed everything from macrobiotics to greater doses of 1 SD. Out of fear, many people stayed away from doctors and hospitals, treating their pains with narcoties or hallucinogens.

The first seisms of this cross were felt in the Haight-Ashbury area of San Francisco during the early part of 1967. With the first Human Be-In of January, 1967, many felt the sense of a new beginning, the start of a mutant group who would not abide by the dictates of straight America. No the vobrations of San Francisco flowed out electronically to the rest of the country, thousands of people began pouring into the Bay area. Conditions worsened, as crash pads were overflowing and sanitation was poor. The Diggers were predicting that 100,000 people would be coming to Haight for a "Summer of Love". This threat posed a crisis of epidemic proportions to city officials who sought to claminate the disaster by repression.

It was this public indifference and the hostility to the vounger transient generation that led doctors Finest Dernburg and David Smith to formulate their own solution. Dernburg, a psychiatrist,





had eather worked with the Beats, but he felt the hippies were different, they seemed more depreced and an occus than the former. Yet, Dernburg did not believe they could be called deviants or psychopaths, so he tred to understand them in terms of their own value system. Smith, who was conducting experiments in hallicinogens and amphetamines, believed that with the outbreak of bad to psychie Haight residents faced a psychological crisis of acute proportions. Both men appealed to city governments for financial aid to combat the crisis, but they were ignored. While the Public Health. Department tailed to intervene, the crisis was accelerated. Public officials refused to provide bunds to open a clinic in the Haight area. The risk of arrest at San Francisco General To path indiche turior dist screening and to remain open after 5. PM meant that many freaks or dem locked up as disobolics or thrown into padded cells (Smith, Luce, 1971, p. 134).

The crisis prompted Smith and Dernburg to open the Haight-Ashbury Free Medical Clinic in the spring of 1967. With the motto "Love Needs Care," the clinic, from the start, was overflowing with patients. Within its contines was a medical clinic, a calm center (for those having bad drug tups), and a Happening House for psychological counseling. Later, as the clinic became more established a dental clinic was added.

Funding and supplies were a haphazard affair. The doctors and volunteers scavenged for medical supplies and received pharmaceuticals from drug salesmen. To increase community awareness of the clinic, they passed out pamphlets that advertised the clinic and asked other people to spread newsofit by word of mouth.

As the clinic faced the onrush of youth from all parts of the country, in 1967 it began to runlow on medical supplies and manpower. But an afficle in the *San Francisco Chronicle* on the health emergency saved them. The story brought phone calls from other physicians who offered their services and more importantly, it brought money to replenish funds. In addition, the clinic began to attract many professionals. Counselors, psychologists, nurses and doctors who were dissatisfied with the health monopoly began to volunteer their services or work for extremely low wages. As a result of the influx of money and manpower, the clinic at its peak was treating five times as many patients as Park I mergency Hospital at one fifth the cost (I uce, Smith, 1971, p. 169).

Since the clinic was a reflection of the Haight community and its needs, shifts in the group structure and life styles caused changes in the patient population and their health problems. In the beginning, the clinic treated the love generation who consumed particular drugs particular to their life style. But late in the summer of 1967, there was a shift in both client population and chemical consumption. More and more of the hippies were leaving the urban scene and fleeing to the country. In addition, FSD was becoming scaree and the drug fad shifted to amphetamines. Haight was falling apart. A new population was supplanting the love generation, who sanctioned crime and violence, who were addicted to speed, and created holocaust through the community. The result was that the Haight clinic rapidly lost its base of support. The clinic held rock concert benefits to keep itself going, but it could not take enough support and on September 22, it closed down.

On November 1, it was able to reopen, due to a donation of \$30,000 and art sales. The clinic had changed Since the area was rapidly becoming America's first teen-age slum, fewer people were using the clinic. This decreased patient load meant that more attention could be given to patients and more doctors would be on hand. Also, there was a shift in staff, a family feeling and intimacy was growing. The new staff was vounger, but they were isolated in the community and the result was the creation of a therapeutic community within the confines of the clinic.

I have dealt at length with the Haight bree Clinic because it demonstrates some of the problems that occur when a group attempts to defy the established institutions and to reflect more accurately the needs of the community it serves. Free medical clinics face a plethora of crises that, if weathered, can produce group solidarity. But if the problems of finances, volunteers and a changing client population are not met, the goodwill that started the movement may rapidly evaporate. Also,

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since the free clinic is an instrument of its immediate community, it must be sensitive and responsive to the specific health and psychological needs of that community.

Currently, there are 200 to 300 free clinics in the Unit d States. Most of them arose as a result of the wave of Blick power, counter culture egai matural, and the demand for community control of institutions. Their ideology is similar to that of other counter institutions. The free clinics' aims are (1) to establish health care as a right independent of financial need, (2) to provide comprehensive health services in decentralized settings, (3) to demystify medicine, (4) to deptot so onalize health care to the point where the law person can share and utilize niedical skills, and $-e^{-1}$ create community worker control of community health organizations (Bloomfield and Levy, 1975).

Most tree clinics are found in an urban setting. At first, a free clinic's clients are the hip dropouts in the area, but as it settles into the community, the clinic begins to serve the neighborhood as a whole. Generally, clinics are located in awkward layouts, e.g., in a storetronit, in a church basement, or in the house of a multi-purpose therapeutic community. There is normally a reception room with a conspicuous donation can, three or four examining rooms and a modest laboratory and pharmacy.

I see health clinies are dependent from double and do the relevance ness of the community. It is freely given by doctors and volunteers. Delivery of medical care is totally dependent upon the goodwill of those involved. Because the bulk of labor comes from non-professionals, the life style of the free clinic staff resembles that of the patients' more closely than in any other medical institution. One key area is volunteer and doctor relationships: the emphasis is placed on the transfer of skills in order to demystify medicine. Some clinics teach courses on health care to the lay staff and community. However, in most clinics, apprentices learn medical skills by observing what the doctor is doing. This transfer of skills reduces the doctor's burden and increases the egalitatian structure of the clinic. In some clinics, all volunteers are able to take blood pressures, read vital signs and do pregnancy tests.

Another innovation of the free clinic is the use of a patient advocate. Every patient is assigned an advocate by the receptionist. The advocate takes the patient's medical history, explains the purpose of the clinic and introduces the patient to the doctor. Often, the advocate may be present during the doctor's examination in order to be certain that the doctor is aware of the patient's needs and to be sure that the doctor is courteous and explains what he is doing. The advocate has the right to challenge the doctor about costs or about the diagnosis. A further responsibility of the patient advocate is the follow-up procedure. The advocate makes sure that the prescription is filled and may accompany the patient to a clinic or hospital for further treatment. Theoretically the advocate represents a radical innovation in medical services, however, in actual practice, the advocate is simply an expeditor.

The average annual budget of a free clinic is approximately \$30,000. Money is obtained by pledges, panhandling on the streets and through a donation can in the office. Also, since many free clinics are in the poor sections of a city, patients are eligible for Medicaid reimbursements. Supplies are obtained through ingenuity. Often, friends of the clinic will "liberate" equipment from hospitals for the use of the clinic. Equipment is also donated and purchased inexpensively from doctors' widows. Parmaceutical salesmen are coaxed to supply generous samples of their wares. Virtually all free clinics receive penicillin from the public health departments for the treatment of venereal disease. The counter cultural practice of barter is also used to reduce cost. A patient pays for medical services by donating his or her particular skills to the clinic. The clinic often establishes an underground reterral network with the institutionalized medical system. Free clinic doctors can provide cheap, hassle-tree access to the larger medical system for skills the clinic is inable to provide. Through friends or through making other doctors feel guilty, the clinic is able to further reduce costs and provide sophisticated medical care.

Decision making in the free clinics is based upon a community worker control concept. Basic

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decisions occur on a daily basis. When there are larger policy decisions, a committee of volunteers and doctors is called to settle the issue. Surprisingly, doctors have a small function in the overall decision process. There have been few instances of a doctor takeover of a clinic, and doctors play a relatively minor role in decision making. However the goal of community control has not been realized. Power over a clinic is not diffused through the community it serves; rather it is still in the hands of the staff (Bloomfield and Levy, 1972, p. 40).

Free medical clinics can mount one of the most sustained attacks against the domination of the American health establishment. Their services are desperately needed by all classes of people. Free clinics have broken down some of the elitist boundaries that separate the hip from the straight community. Unlike the often frivolous, exclusivist and luxurious indifference of segments of the free school and communal movements, free clinics are an effort to work with *all* people in their immediate community.

However, free clinics still face large problems of financing and co-optation. In January of 1972 a convertion was held for the National Free Junic Counce. NECC) Ostensibly, the purpose of the standard to exchand the background. The NFCC convention was financed by HEW and by Plizer Pharmaceuticals. Roger Smith, the representative of the Haight clinic, seemed to push for tree clinics becoming a member of the health services establishment and having a full-time NFCC lobbyist in Washington. The real purpose of the conference, as it developed, was to get a one million dollar grant from a Presidential special action office for drug abuse work. Many members left the conference in disgust. The reality of lobbyists, playing mendicant to Washington and having the conference sponsored by the establishment left many people confused as to how "counter" the free clinics actually were Bloomtield and Levy, June, 1972, pp. 8, 16-17).

Yet, as the clinics gain greater community support and a strong financial basis, they stand an excellent chance of beginning the decentralization of health services. At this time, though, few clinics are in a position to make an all-out assault on institutionalized medicine. Money and community support are needed to provide services for door to door TB testing, for lead poisoning test kits for children, and for countless other projects. Until this group awareness is truly awakened, the free clinics must remain an important alternative to the basic delivery of general health services.



V. COMMUNES

A discussion of communes entails some large problems. What we state about one commune may not apply to another. There is no way to build a model of a commune and assume that it is the "idefinitive" summation of the experience. There are rural communes, urban collectives, law communes, religions communes, group mariage communes, Skinner tarms, free school communes, women's lib communes, artists' collectives and anarchist communes. Some communes practice ruw democracy, while others are run by a benevolent despot. Some communes is the technology and and effective to use it. Since the commune represents is that if we can be desires to be able of the whoth the force in morphic destribution. Each of the desires to be interested able of the experiment of the American melting poil.

Given this diversity, it is virtually impossible to present an orderly, paragraph by paragraph description of a state of unique anarchy. Instead, I will simply present a collage of vignettes about communal life. Statements by members, descriptions of a few communities, and some scholarly insights will. I think, better represent the situation as it stands today, than an attempt at spurious coherence. The statement of the stateme

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Twin Oaks Commune, Modeled loosely after B. F. Skinner's utopia of Walden Two, Twin Oaks began as an urban commune in 1966, but moved to rural Virginia a year later. At first the members were without a government, believing everything would take care of itself; but as disputes perforted a board of planners who dispensed duties through a manager. When there we a implaints against another member, an appointed "Generalized Bastard" carries the gripes to the person, rather than allowing personal hostilities to erupt.

I win Oaks is not really a model of Skinnerian theory. Although there is a work ethic, labor studies (the most unpleasant work gets the highest amount of credits and vice versa) and "managers" for different tasks, the members believe that the communal experience itself is the major reinforcement factor. A system of mutual criticism is employed, in which a person sits in silence as all the other members tell what they like and dislike about the individual.

Enancial problems beset the commune. Although it only costs approximately \$700 a year per member, the community is not self-sufficient. There is a thriving hammock factory, but eight members, an a totating basis, are forced to work outside the commune at menial jobs to support the commine. They also charge visitors a daily fee plus labor credits, to discourage indiscriminate use of the ammone as a crash pad.

In contrast to the usual stereotypes about communes. Even Oaks does not reject technology. The members are very serious about offering an alternative to mainstream capitalism. Therefore they do not study analyses and submit themselves to a rigorous-code to keep the commune operating map's and efficiently. In addition, their structured community in a conservative area, gets along with one contactive because they neither allow drugs, nor blast their radical visions to the outside

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Excelone is a difficult thrug to handle. How many people even the complete freedom to do whatever they like would do of boredon? No structure no rules no computsion to work from none to teve no one telling its when to do this, do that — it stands great until we recat. We've learned to be directed by so many others — by meaning da bly togelier principal, box, polyceman pelity an bureau ray of some day togelier toon all this

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could be overwhelming. Imagine: balling, eating subspaces playing a conand ha, hum, now what? Where do you go and with the year of when the trip ends? Give people freedom and they the constraints over thought they never had a chance to lo. But that the constraints over And after that? After that, one product will be time a constraint to constraints of aningful it arrived 1972 perfect

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Freedom, it begins and for many often ends there. The beginnings of the freedom are chaos leaving one value system for a new one. The communes represent the struggle to renounce one social order for chaos and then, like gods, to create a new structure that reflects the image of its makers. As its deepest aspiration, the communal movement is designed to strip away the masks that the individual once wore to reveal the authentic face beneath. Ray Mungo compressed the ideology of his commune as follows: "Fotal Loss Farm: *lose yourself* (Mungo, 1971, p. 26)." That is it, abandon the old self for a new one.

The commune represents the womb, a society to nurture the new self. The nature of that personality is largely dependent on the degree of self-conscious structuring of the commune itself. One commune may support the *laissez-faire* policy of doing your own thing, while another may rigadly structure the experience around religious principles. Each has its own private vision of the nature of the integressed ego, and it is this vision that determines the nature of the social harmony that is achieved and the self that is experienced.

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Communes can be roughly divided into two types: the hip commune and the intentional community. Hip communes are generally composed of the young freak subculture. They have an open-ended structure, which means that a person does his own thing and rules are kept at a fluidic minimum. Often, members of a hip commune are unprepared for the necessities of commitment that insure communal stability. They can read tarot cards, but cannot fix a pump. Except for the need to escape urbab sickness, hip communes have few specific purposes for their existence. Life is ruled by flate and Change, and purpose to them is the maya of a diseased eivilization.

Intentional communities have a wider diversity of members, and, as its name implies, they are consciously working to realize a community that is purposeful and will survive. Members come from all age groups and social classes. The intentional community places greater emphasis upon definite structures and group goals. The community is not afraid to erect regulations and codes to sustain group purpose. In addition, intentional communities are generally organized about a central purpose or task. These goals can range from the creation of a spiritual community to the establishment of an educational network (Houriet, 1971, pp. 205-206).

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We were told that there would be an infimited need for educated people which was pure bullshit. Whatever America creates, it always seems to create a glut of The ultimate triamph of industriation was to apply the techniques of the assembly line to the production of a fabor force for postindustriation. In 1960 the cold was was threasting and no PhD ever dreamed that 1970 would see PhD's driving cabs and applying for webare.

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Why Do People Form Communes?

- 1. Many people feel they are the new immigrants, exiled from their heritage and through solidarity they can protect themselves and forge a new life.
- 2. A group of people really enjoy each other and wish to stay together.
- 3. Technological Prophecy an LSD vision may spark the urge to live in a harmony that reflects the unity of self and nature.
- 4. A common goal, like building a school or a media center, may bring people together.
- 5. Escape the search for new frontiers and the exorcism of the old certainties may represent a new pattern of American growth through restlessness.
- 6 Apocolypse the belief that the old civilization is rating in decodence and verging on the brink of collapse

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The Lama Foundation. Located in Taos County, New Mexico, Lama is a religious retreat commune. The members are committed to spiritual growth and the commune has become a mecca for serious students of spiritual awareness. Drugs are not permitted; instead members devote themselves to Yoga, Tai Chi Chuan, encounter sessions and other esoteric systems. Lama is one of the most purposeful and rigorous of all the new communities. It believes in disciplined, directed work in the physical, emotional and mental areas. Members arise at 5:30 AM for meditation, then a collective breakfast, working on the land for eight hours, and finishing the evening in a variety of classes and contemplative exercises. The function of this discipline is to give people a new rhythm in the aim of altering the old self.

While I ama's members share a communal meal and participate in the weekly ritual of Sufi dances, the commune is highly individualistic. Members live in separate houses. There is even a hormitage, where certain people can withdraw for a period of time and have their daily needs taken care of by a "servant". I ama has no central structure or ideology because it believes that each person must find his own unique spiritual path.

However, Lama is not solely a commune. Only five members live there permanently. It survives through visitors who pay \$60 per month to live there. Those who decide to stay a year are tesponsible for binding their own dwellings and using their own funds. Since only 30 people are allowed at one time, Lama is a very selective and exclusive retreat for the affluent and highly objected.

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Bob Cares of the Oregon Family

One of the first things that is noticeable here is that when we first came out here, we had the idea that by coming here, by dropping out, by making this move, we'd drop all our hang-ups, but everyone brought all their little things with mem, their little things. So the first thing was to bust the bubble of how we imagined it would all be and then go back to working things out for real. There is nothing here, to blame your hang-ups on. You can't say it is see its, because it's your society here (Fairchild, 1972, p. 106).

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Communes straddle two societies, two moralities ond two times the present in which every American is expected to pay his own way, and the future, when man will theoreticolly have learned to share and work together without the borriers of private ownership (Houriet, 1971, p. 47)

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The first generation of modern communalists often face severe tensions between the worlds of "ought to be" and "as it really is." They are exiles from one culture, living in a new world, yet the remnants of beliefs from the old world are still strong in their minds. Unlike communards of the nineteenth century who were driven by economic and social necessity to band together, the modern utopians have chosen their style by a voluntary act of rejection. Communalists are faced with severe tensions and temptations because of this act of willful rejection. Backsliding is a threat to stability.

The problems of transition between two cultures and the fear of failure place strains on settlement at first. Members may band together, believing that it will be relatively easy to destroy monogarny, to establish total openness and honesty, or to allow everyone to do their own thing. When they discover that coupling remains or total authenticity is not possible, there is fear that the commune has not fulfilled its goals. The clash between myth and experience may destroy a commune or it may allow the settlement to redirect its aims toward a more practical stability.

Utopia — no place Eutopia — the good place (Kaufman, 1972, p. 67).

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Modern utopians reject the world of the future, as represented by an all-embracing ideology. Unlike their predecessors, the communalists are not interested in saving the world through doctrines and millennial fury. They wish, instead, to find a space, the good place to solve their problems in their own time. They avoid, in most cases, a proselytizing bent; they attempt to live fully now, with experience, not ideology, as their guide.

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Bill Voyd of the Drop City commune

The greatest impact of communal life upon the artist is the realization that all community activity is equal, that digging a ditch carries no less status than erecting a sculpture, in fact the individual often discovers he is happier digging a ditch, sculpting a ditch. Life forms and art forms begin to interact. The identity of the artist becomes irrelevant in relation to the scale of values employed, because the communal context of the work of art removes it from the market place; the artist seeks to work within a system that allows the broadest possible participation of the community. The artist's experience becomes a shared experience (Voyd, 1972, p. 279).

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The One World Family of the Messiah's World Crusade was a family commune centered in Haight-Ashbury. The group, for a time, operated a natural foods restaurant. Its founder, Allen Noonan, was the focus of the movement. He believed he was an avatar, a messenger of the Messiah. In 1947, while painting a sign, Allen was struck by a bolt of white light. His astral body travelled to another planet where angels asked him if he would be the Messiah of mankind. Allen accepted. The movement is now defunct.

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While hip communes are generally egalitarian in structure, leadership generally arises spontaneously in the commune. These natural leaders focus the commune. They often lead the group's meetings, fight legal hassles and create a source of authority for the members. More importantly, their personalities provide models of the integrated ideology of the commune. The leader has assimilated the new values fluidly and is able to guide behaviors (Roberts, 1971, pp. 116-117). Without leadership, the commune is doomed to failure.

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"Simplify, simplify"

Thoreau -

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The communal desire to live simply, in Harmony with natural rhythms, produces a revolt against the excessive worry about ths future prevalent in mainstream society. This emphasis on a linear future creates an illusionary "Perfect End," depriving the present of any value. We live for false goals that never come true because they are always ahead of us (Cooper, 1972, pp. 41-46).

To counter this, many collectives have de-emphasized the future and the false values of scarcity and competition that accompany it. Life, to them, is a flowing of the present. It is now, not tomorrow that counts. Subjective time slows down, denies the alarm clock planted inside by the other world. Instead of saving time, they try to lose time and enjoy each moment separately.

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A word from a crite of the communal strategy of nowness (Rudakoff, 1972, p. 72)

The light alice placed on individualisms on consensus on the drug expression on a mystical states of consciousness, and in general on the cherished immediates continues articules which are quite incomgenial $\omega_{\rm eff}$ in the modules continue what will, interests the communitarity is the repetition recision and recapitulation of their own experiment, so they have no energy left for the structuring of experience for totall, new peripherotic than themselves flues the revolution in consciousness may end where it tegan.

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It contrast to the mainstream culture's belief in searcity and individualism, communalists believe that the needs of people can be easily satisfied in a cooperative environment. Communards do not agree that competitive, aggressive behavior and excessive possessiveness are a necessary condition of normalizer (Slater, 1970, p. 104). Rejecting those values that make society atomistic and par individual against individual, the communes believe in the romantic idea that, given the proper ambience people are naturally cooperative, loving and harmonious. The emphasis in the counter communities is foward the reinforcement of a group consciousness which does not stress individual differences, but tather seeks out what people can share in common. Sharing produces a strength and rolerance through a collective consciousness which is denied in the isolation of the old culture.

Modern communes' critique revolves around the alienation and loneliness which plague contemporars life. Society pushes community apart emphasizing the me over the we. Communalists believe that buttian nature is a group phenomenon. Social life is idealized. For it is only through the good of constitutive that the individual can fulfill his genuine needs and life in brotherhood and peacetKanter, 1972, pp. 32-41.)

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A critical factor in the stability of communes is their relationships with their neighbors. The studien intrusion of a group of long-haired people, who are rumored to be loose in their morality and constantly using drugs, can cause a shock to a rural community.

Laos, County, New Mexico, enjoys the distinction of having the largest concentration of communes in the United States. It also has a large concentration of Chicanos who do not like the invasion of hippies. The Chicanos are poor, unemployed and excluded by the same system the treaks have rejected. Yet, they have been saturated with the middle class values of achievement and upward itobility. They are affronted by the hippies with their education, their ability to make money (it they wanted to and their rejection of all the values that the Chicanos are struggling for. The Laos County communards became scapegoats for the Chicanos. Cars of the hippies were dynamiced Vigilante groups burned down communal homes. Long-hairs were wounded by rifle fire, and some were prepared to retaliate in kind. While these reactions are extreme, they point to the hostility that is often generated by "foreigners" who will not accept the dominant values of a community (Spewart, 1970, pp 25-27).

A turther problem is the communes legal relationships with their neighbors. Or commune, once located in Meadville, Pennsylvania, is a good example. Nestled in the midst of a Republican and fundamentalist area. Or was at first treated with a tolerant curiosity from their neighbors.



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Many openminded visitors came to see what the commune was of about Bot then the rumors began to spread of drugs, outbreaks of venereal disease and midity. Evolution up which encounted to a tent of dluppute on communal grounds. These realities intensitied a commune more e. Dure was an atison attempt on the commune, and one evening the house was blasted by diorgan true. Finally, the state police ruded the commune and the house was closed. An infinition was placed on the commune which torbid its use for "toimcation, assignation, and leadrated". Due way told that a they left the county and did not regroup all charges against them would be dropped. And so Oz died quickly (Houriet, 1971, pp. xxx-xxx).

While these examples are extreme instances of community boshlits, they suggest that minship communes are unable to integrate peacefully with their straight neighbors. The successful ones generally live quietly and try not to blast their radical litestyles to their neighbors. Often, if the members are sincere in their attempts for survival, they will the admiration of their neighbors. Old farmers are willing to teach the newcomers about agriculture, and offen they foan tools to the communalists. Sometimes the commune can promote integration by providing service to their community. Their participation in the life of their neighbors through an educational project, a store or even a church song test can decrease xenophobic hostilities.

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When a while man valks into a room full of other whites he doesn't feel he is among brothers, like the black man does. In the communes we are beginning to feel that man has many brothers. There is a new sense of honests. You can say things to each other and share things like you never could in the family. I never had so much leve in m. whole life to a (Otto, 1971, p. 21).

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The hipple way is in fact a rugged cooperative individualism rather than competitive. The ideal is for people to relate to each other as they feel the need. The problem is that individuals come together on the land with most of the hang-ups they acquired from the society they left. Little improvement in the depth and quality of human relationships can occur under these conditions, as the need for individual freedom: takes precedence over the need for community. "Community" means working problems one with others, not just doing what you want to do. It means having to compromise and to do some things that may be disagreeable (Fairfield, 1972, p. 270).

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The ethic of sharing in a cooperative family entails the development of a collective feeling to reduce the sense of individual isolation. Aside from the everyday contacts, often the ritualistic ----bond is found in communal meetings in which all members participate. The weekly house meetings are a combination of a grass roots democracy and an encounter session. Members bring up complaints, assign chores and discuss policy issues.







This structure is partially a legacy from adical politics, where participatory democracy was the rule π making decisions by consensus in that one does everything one can to avoid a vote. One waits as long as possible for a common feeling to take hold of all or most of the people in the room (1 vnd, 1970, p. 451) π

The house meeting also serves a therapeutic function. Members confront their peers openly about themselves and their hang-ups with dealing with other people. Although some communes are receiving instruction in sensitivity training, most communes practice a very unstructured form of encounter based on opennees and honesty. Staughton Lynd calls this style "direct speaking," which means it via have a gripe about your neighbor you tell him then and there directly what's bother ng you.

This openness and group sensitivity often extends beyond the weekly meeting A critical problem, for all first-generation communalists is the alleviation of psychological differences which thewart the growth of a group tribal consciousness. Often, abrasive and intimidating encounterlike dealogues go on daily. A representative of the communal conscience may berate a person for this mability to live in harmony with the rest of the commune. While this process can foster the new social adjustment, it can also be very destructive. A person is placed in a subtle forture chamber of words, which often weakens lovalities rather than offering a means for creative self-growth.

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Morningstar Commune, Located north of San Francisco, Morningstar was formed in 1966. Its founder I on Gottlieb, declared a policy of open land, which meant that anyone could stay on the land as long as he wanted. There are no rules, nor organization, the attitude is that the land accepts the people. Morningstar is not a structured commune, everyone does what they want, although there is a great deal of sharing.

The open access policy led to disaster. Several hundred people came from Haight-Ashbury to escape the nightmare of love. But the transition was incomplete. The urban scene invaded the ountry. Toilets overflooded, rapes were common, and the open use of drugs brought police. Finally the country placed an infinition on the land and garnished Gottlieb's savings. Gottlieb retailated by ignoring the infunction and deeding the land.

Currently, many people have moved on and much of the early disorder is subsiding. Although be commune is leaderless, Gottlieb's own personality gives the place an unspoken feeling of crance. Now he is attempting to form a religious faith based on mysticism and ecological minimismer ogive the commune the solidarity of transcendent purpose.

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The grand utopion visions of the past have been replaced by a concern with relations in a small group. Instead of conceptions of alternative societies, what ∞ energing are conceptions of alternative families. Kanter: 1972, p. 165

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Amenthes of the Walden Two commune

Marriage is a very seek institution. It's supported on the outside by all sorts or pressures which as comoved as soon as you get into the commanity. We remove the pressures and make alternatives available and people do what comes naturally. This will choose to stay married only it that science of method. 1972 p. 22



Central to the restructuring involved in communal life is the redefinition of the family. Communalists believe the nuclear family is a major factor in the alienation common to modern ife. The family is isolated and loses its ties with other relatives, due to mobility. People become almost entirely dependent upon the nuclear unit for emotional support. A relationship often becomes strained with possessiveness when security replaces genuine love. Equally, it was a sexually repressive bond based upon authoritarianism(Roberts, 1971, pp. 6,38).

The nuclear family placed an undue stress on self-help, so that aid from the outside (such as therapy or a friend) was never sought unless events had reached a crisis point. Finally, the nuclear family stratified roles which consumed time and freedom: women must keep the home, men must work, and children must obey the dictates of their parents.

Many communes have moved away from the nuclear relationship to the extended family. The emphasis on brotherhood and community creates an intimacy beyond the narrowness of the couple relationship. Insulated security is replaced by a collective warmth and understanding. Within this mood, the pressures toward nuclear stability loosen their grip.

Freedom is one result. People are liberated from traditional roles. The social definitions of male and female shift. There is less of an economic burden, so that the man is not tied to a job. The woman is freer, as there is a communal sharing of cooking and child rearing. When it succeeds, the communal member is enabled to remove one more mask.

In the communes, the eternality of relationship is often abandoned. The individual makes a choice about the duration of the relationship. The couple may decide to persist in a monogamous bond or they may experiment to form group marriages or share many different partners (Melville, 1972, p. 194).

It is a myth that the transition from the old to the new culture is completely smooth. Abandoning monogamy is not a prerequisite for a successful commune. In fact, many communalists believe it to be a natural mode of relationship. Group marriages often increase intimacy problems geometrically, as possessiveness destroys the spirit of sharing. Like so many other shifts of behavior in the commune, the experiment is still in flux.

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Communalists, in so far as they are able to reject excessive materialism, come to see work as a game. The fact is that in a society of afflicence, playing at work can produce enough for survival. The idea of work as a game means that, in a sense, hip communalists have regressed to childhood. Children play at work. In this way, the young communalists have given a new meaning to the Biblical diction that "whosoever shall not receive the kingdom of God as a little child shall in no wive enter therein (Roberts, 1971, p. 135)."

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Sometimes, the adults' desire to cammunalize their children is so intense that girls will have intercaurse with several males during their most fertile days so no one will know who the father is. Because of the strang belief in natural childbirth, as held by the majority af communitarians, babies are most often born completely out of the reach af official sources. This means that just as there are no marilage licenses, so also are there no birth certificates.

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Could manne to manne communes is generally a shared experience. Or drive have a group of parents table that next two. Communalists believe that the child will then have a number of norms and there to choose from and thereby avoid the possessoness and coercions found in the nuclear tamely. Also the group shares its ideas on child rearing with each other so that there is a wider acceptance of the new collective consciousness which emphasizes that parents should be caring and thendestructive with the children. The child gains almost a sacred statute in the commune. With the belief by the adults that late is innocence, openness, and playtulness, the child represents the perfection of these ideals. Many adults dissolve the hierarchic split between adult and child, to reach the child on his own terms and celebrate their own child-like openness to living.

However, much of this idealism reflects an essential naivete which is often not innocent, but destructive to the lives of the children. Collective child rearing in theory often means no child rearing in practice. Since there is a great concern to avoid putting any authoritarian "trips" on the child's development, freedom and expressiveness become main tenets of child rearing. This often means that child rearing is avoided, leaving many children in a chaotic state with little sense of purpose, beyond being expressive and creative (Rudikoff, 1972, p. 71). Rudikoff further argues that communal parents operate upon "a retusal to distinguish the children's needs from their own \ldots , this failure means that the adult's responsibility for the children is capricious, willful, sporadic, unpredictable (p, 71)".

On the Papava commune in Hawaii, one parent complained that her two children's rearing was given over to a young man who had no experience with children. He turned the children against the parents and placed them in a more oppressive, uncertain atmosphere than they had just left (Papava, 1973, p. 29).

While Papava's problem may be an extreme one, the confused idealism and chaotic ambignity that characterizes child rearing in the communes may pose a threat to future communal success. If the communes are not to be a shallow, one-generation experience, the approach to child rearing must be placed a supportive, rather that radiiterent context.

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Failure (!)'(?)

It is a preoccupation with some communal writers to swell upon the communes that have failed. Since most communal experiments do go through a faster birth and death cycle than larger-scale societies, failure or cessation of activity must be accounted for.

Loday, a further problem complicates the question of communal longevity. Many "hip" communes are notoriously instable; two years is often an exceptional length of time for their duration





(Roberts 1971, p. 47). Within one context they have failed, but in the eves of many members, the computing has not failed, because it is not an external commitment. The communitatian experience s a elg, a happening, and when it is over they move on to a new experience. Within this view of the as this, the commune is a temporary society that solves the needs of the present and little more. One has a series of lives to lead and the commune represents a society, but also a womb that finally expells its members out into another world with a different life style. One member of the Drop City commune described this attitude, "We lead a day-by-day existence, functioning within a loose structure that is always growing and shifting and changing as we change (Voyd, 1972, p. 280)." The commune represents a temporary arrest of flux, and yet the acceptance that change may itself transform the commune, when it's over, it's over

It we udge the communes by the members' desires for long term stability, then we can ust's ask what factors contribute to the maintenance or destruction of that order. One reason for takened to a simulate the they are often formed from a negative of calues, members com together out of reaction of a corrupt society. Community becomes the result of a negative orientation with tew affirmative values. Ironically, solidarity becomes based on the existence of the larger occety. Without its stimulus, communards would have little unity. Such a setting promotes many group conflicts, the lack of directed goals often saps any sense of communal purpose and the communic dies (Kanter, 1972, pp. 176-179).

A further problem is created by the transition between the two cultures. While a commune may have established a common purpose and stabilized its physical environment, the psychological transitions may cause panic that the members are not changing rapidly enough. As discussed earlier it is often not the simplest matter to suddenly divest oneself of a lifetime of values. Individualism, competitiveness, monogamy and formality are difficult to dissolve all at once. If members believe that they 376 not closing the gap between the ideal and the reality quickly enough, the commune may be subject to immense strains that lead to conflict and destroy solidarity.

Finally, stability appears dependent upon a strong, purposeful goal that transcends the individual and focuses the group toward a collective meaning. Service communes, such as in education or therapy, appear to enjoy a greater stability than those communes that are haphazardly ordered. Many religious communes also thrive as a transcendent meaning energizes the collective experience

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VI. CONCLUSION

Could be the paper seems to be a premature gesture. The counter-institutions are still provide and subbinitianty them into "this" or "that" may do more to darken understanding, rather supposed the counter institutions we desperately seek prophets to wrest control of seeming chaos. Astrolights to the counter institutions. Their members and admirers helieve them to be The Alternating that ways ther will safely carry us into the future and deliver us from evil. Armed with this provide optimism, we are plunged into a "system" of creative anarchy, where the liberation of self to except to the liberation of the world. Yet it is also anarchy, denying the social order and cultural provide to explore the manority of people procecupied, in favor of a world of flux, change and open-

The set of alleage that takes these counter-institutions is that no genuine supportive cultion proposed to bind these forms within an identifiable order. No, you say, there is a counter comnected added to be basis for these experiments. There are people who are discontent, groups who are used of an the wilderness, and movements that organize people. But this does not mean that there is conductive the only community is the group, the tribal family: beyond that decentralist of these there is only concern for the ties that might expand the group into a genuine counter comtionant. As we have pointed out in this study, most of these radical movements are in chaotic traction. This is not peculiar to them but indicative of a general mood. The intuitive bonds that people will be to be a function that the new cynically questioned. Withdrawal and rebuilding this that is the other than the test the teeling of togetherness on a small scale. And that is all there is article property

The positive vision that the counter institutions present is the attempt to recover meaning in this and thatition. The technological society churns up tradition, hurling us toward more and more takenows and bit the's walking away from the question of how much man can be uprooted from the stability and on every the counter communitarians have jumped off this dizzying merry-goand the tradisonic points of reference to guide themselves, and perhaps serve as a warning to exclusion, that things do not always get better and better. They have restored memory to an exproduction, asking that we recover in simplicity the harmony that we can never seem to find. This specifies a this intraffed the restoration of tradition as a counteragent to technological insecurity. They upper and the invites that we call progress, they examine the place of the family, the reliance on experimental the invites that we call progress, they examine the place of the family, the reliance on experimental the invites that the certainty that things do not have to ride us, but we can maintain the conversion that bulk describe certainty that things do not have to ride us, but we can maintain the conversion that bulk describe andividual and the world.

Ensure les so cruckly roday that visions we once chetished often disappear before we fully next read their meaning. It is the fervent drive of the counter institutions to stabilize an extended consistence reaction accomption into a form that will not be washed away tomorrow, but may provide consistence to the firm.



APPENDIX

MENTAL PATIENTS' LIBERATION PROJECT — STATEMENT AND BILL OF RIGHTS

New York Mental Patients' Liberation Project Volume 2, No. 4

We, of the Mental Patients' Liberation Project, are former mental patients. We've all been labeled schizophrenic, manic-depressive, psychotic, and neurotic labels that have degraded us, made us feel inferior. Now we're beginning to get together beginning to see that these labels are not true but have been thrown at us because we have refused to conform refused to adjust to a society where to be normal is to be an unquestioning robot, without emotion and creativity. As ex-mental patients we know what it's like to be treated as an object to be made to feel less of a person than "normal" people on the outside. We've all felt the boredom, the regimentation, the inhumane physical and psychological abuses of institutional life on the inside. We are now beginning to realize that we are no longer alone in these feelings sisters. Now for the first time we're beginning to fight for ourselves that we are all brothers and fight for our personal liberty. We, of the Mental Patients' Liberation Project, want to work to change the conditions we have experienced. We have drawn up a Bill of Rights for Mental Patients rights that we unquestioningly should have but rights that have been refused to us. Because these rights are not now legally ours, we are now going to fight to make them a reality.

Mental Patients' Bill of Rights

We are ex-mental patients. We have been subjected to brutalization in mental hospitals and by the psychiatric profession. In almost every state of the union, a mental patient has fewer de facto rights than a murderer condemned to die or to life imprisonment. As human beings, you are entitled to basic human rights that are taken for granted by the general population. You are entitled to protection by and recourse to the law. The purpose of the Mental Patients' Liberation Project is to help those who are still institutionalized. The Bill of Rights was prepared by those at the first meeting of MPLP held on June 13, 1971, at the Washington Square Methodist Church. If you know someone in a mental hospital, give him 'her a copy of these rights. If you are in a hospital and need legal help, try to find someone to call the Dolphin Center.

- 1. You are a human being and are entitled to be treated as such with as much decency and respect as is accorded to any other human being.
- 2 You are an American citizen and are entitled to every right established by the Declaration of Independence and guaranteed by the Constitution of the United States of America.
- 3. You have the right to the integrity of your own mind and the integrity of your own body,
- 4. Treatment and medication can be administered only with your consent, you have the right to demand to know all relevant information regarding said treatment and or medscation.
- 5. You have the right to have access to your own legal and medical counsel.
- 6. You have the right to refuse to work in a mental hospital and or to choose what work you shall do and you have the right to receive the minimum wage for such work as is set by the state labor laws.
- 7 You have the right to decent medical attention when you feel you need it just as any other numan being has that right.

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- You have the right to obcensored communication by procedulation and in person with or solution of workered at any time to ask str.
- Build environmentages electric mentioated loke a criminal to the term likked op against your all courses by committee investments, per terms by theory thed or "mogged" (photoinserved).
- (i) You have the right to decent ity ng conditions. You're having for at and the taxpayers attributing for the
- (c) Y so mave the right to retain up to own personal property. No one has the right to connumber what is begally users the matter what reason is easen. That is commonly known actualt.
- 2. You have the right to brine grievance against those who have mistreated you and the right to counsel and a court bearing. You are entitled to protection by the law against retailation.
- F3 You have the right to refuse to be a guinea pig for experimental drugs d treatments and t – refuse to be used as learning material for students. You have the – - t to demand reimbursemental volumesolused
- 14 You have the right not to have your character questioned or detamed
- 15. You have the right to request an alternative to legal commitment to incarceration in a mental hospital.

The Mental Patients' Liberation Project plans to set up neighborhood crisis centers as alternatives to incarceration and voluntary and involuntary commitment to hospitals. We plan to set up a legal and society for those whose rights are taken away and or abused. Although our immediate aim is to help those currently in hospitals, we are also interested in helping those who are suffering from induction, discriminatory school admissions policies, and discrimination and abuse at the hands of the psychiatric profession. Call the number listed below if you are interested in our group of it you need legal assistance.

Please contact us if there is any specific condition you would like us to work against:

New York Mental Patients' Liberation Project 56 East 45th Street New York, New York 10017

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A CASE STUDY OF ALTERNATIVE INSTITUTIONS IN NOAH

by

Anne Nemetz-Carlson



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1. COUNTER CULTURE AND ALTERNATIVES IN NOAH

There are not many counter culture institutions in Noah, Euphrates — there is not much counter culture it all. The majority of townspeople are conservative and not very sympathetic to the relatively new notion of a counter culture. "dropping out" "turning on" and "doing one's own thing." Not are the people sympathetic to counter culture institutions for care giving. Free schools, women's theration groups, citits drop-in centers, telephone hot lines, communes. The common fate of such attempts is extinction. Reports of counter cultural experiments, all from the last five years begin with the same phrase, "There one was —"

There once was a commune sast outside Noah, on the outskie's of town. Some of the members oscilled obs because of the townspeople's tear of contamination

There once was a group of teens called Christ in People which met once a month, all day. They watched controversial, thought-provoking tilms, had discussions about the films, ate dinner t generic and had a dance in the evening ||X|| further an minister field the group. He was soon after the stored out of Noah.

There once was a Free University, a grass-roots attempt at community education, but it attracted long-haired students and the town labeled it "hippic." It lasted for only a summer.

I here once was a Black Beret Party, a militant group which was organized around the issue of open housing, but two white persons were killed one night and it went underground and diffused.

There once was a youth group called the Society for American Youth, which organized a drop-in center downtown. One townsperson suggested that its goals were "to overthrow the government" and "have everyone smoke pot." It fizzled after eight months lack of support and tunds

The counter culture has existed sporadically in Noah. It may exist in individual persons, but it is not organized into any group effort. Surfacing as an organized counter culture institution in Noah can be tatal.

This is not to suggest that there are not alternatives for youth, which the town supports and promotes. The Optimist Club publishes a handout advertising these mainstream alternatives for youth. Some of the organizations and activities listed in the Optimist's guide are the YMCA, the Noah Jaycees, the Girl Scouts, the Hockey Association, the 4-H, the Recreation Department, the Salvation Army Drop-In Center. The Boy Scouts list 2400 members in both the Cub Scouts and Boy Scouts in the Noah area, two out of every three boys. Junior Achievement boasts of a membership of 870 persons; in contrast, the combined membership of all the clubs in one of the high schools is only 83 persons.

There are also alternatives to the public care-taking systems in Noah: to the educational system, to the legal correctional system, to the welfare system, and to the mental health counseling system. This paper will discuss some of the alternative agencies which serve youth; it does not aim to be comprehensive, rather, it aims to familiarize the reader with a representative sample of alternative agencies.

The alternative agencies cannot be classified as private; two have official ties to the same system to which they provide an alternative. Funding comes from a variety of resources: the federal government, the state government, private contributions, and the United Fund. Staff backgrounds and credentials are varied. There are doctors with Ph.D.'s, professionals, teachers, housewives, para-protessionals and ex-drug addicts. Salaries range from very high to non-existent. The number of chents served yearly by different agencies varies from 6000 to 200. They have one characteristic in common a sincere caring attitude facilitated by simple non-bureaucratic processing. There is a strong desire to serve as an alternative for youth who have been given or might be given the runaround in the established systems.





IL ALTERNATIVES TO THE EDUCATIONAL SYSTEM

N as Public Schools were desegregated in 1972, according to the Princeton Plan, not computed of a table and not completely without racial incident. Nevertheless, acknowledgement incident in the above facts has been slight. The first year of desegregation was the hardest; the processed particularly had high incidents of racial violence. In one of the schools, the student could unique to address itself to these recurring racial problems, the advisor ignored the situation and repeatedly refused permission to the council. The two main issues that year on which debate and discussion were allowed were first, how to obtain longer straws for milk cartons in the cafeticle and second whether or not the name of the high school would be imprinted on windbreakers and he the whole latter all, everyone's behavior might not be a credit to the high school's name.

At the time of desegregation, the enrollment in the city's parochial schools increased. Some 266 tend is moved to the practically speaking, all-white northwest school district. A year later, the second component of disatistaction expressed by many concerning the busing situation is the schools. A common criticism is that the high school students leave for school too early (7 AM) and and domesed too early (1 PM), leaving them with too much free time on their hands. Atheletes often wait two of three hours for their coaches to be free to start practices. Afterschool activities, the all gradesc have been all but eliminated, the return-home busing begins immediately after school it observes.

Nosh Educational Counseling Service (NECS)

The dissatisfaction is not limited to the majority population. The National Association for the Advancement of Colored People of Noah submitted a grant request to the Department of Health, Education and Welfare under the Title VII Emergency Education Act, which had been established to provide funds to help students adjust to integration, since it has been shown that desegregation caused sudents to be isolated. The Noah Educational Counseling Service was organized to work a an advocate and mediator for students in the Noah Public Schools, and additionally, to provide much needed counseling services to these students. Data from an official report indicates that: as the unemployment rate for minority young adults is two and one-half times more than for white young adults, b) 40 per cent lewer minority youths than white youths enter some type of higher education, cannost high school counselors do not present minority youth with options for job training, higher education, or entry-work positions. A study conducted during the first term of the 1973-1974 what at High School Number 2 showed that enrollment in the college prep courses was ten to twenty per cent minority student, while enrollment in t chnical courses such as shop and typing was 80 stas further question the counseling minority students are receiving in to see per const. These rewer than ten black site outs have graduated from college chied In the past tense.

Etc. Noah Eductional Counseling Service is an important and viable alternative available to students and parent, who find themselves is the to communicate and deal effectively with the close states. The Service would like to make at dents aware of their rights in school, and how to such as the states to specify prevent students from dropping out because no one showed concern and other at mathematics to the agency will mediate in school disputes, it will work for a solution when the explanation of the involved parties, it will serve as an advocate for the students if that do not be considered to the Service is very cautious in first obtaining all performation from any usage before mediation of makes a conscious effort to achieve targets and justice. The Service affectively before mediation of makes a conscious effort to achieve targets and justice. The Service affectively obtained and career counseling agency. It offers students yarious field trips and cultural not used.

The Society opened its services at the beginning of the 1973 school year, it has helped approvide a construction the first half of the 1973 1974 school year. Eventually, the number of new field construction operated to avoid approximately twenty a month. NLCS is available to anyone who makes a construction there is a strong emphasis on service to minority students. It is noted is in NEUS Informer, the number of medicine, that the NAACP is the sponsor agency. The NECS to construct was held in the Martin Turber King Center, a predominantly black recreation

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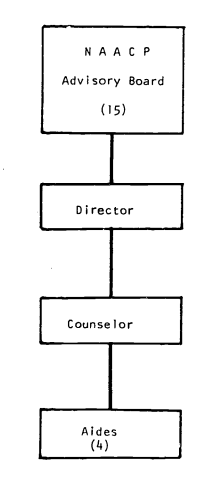


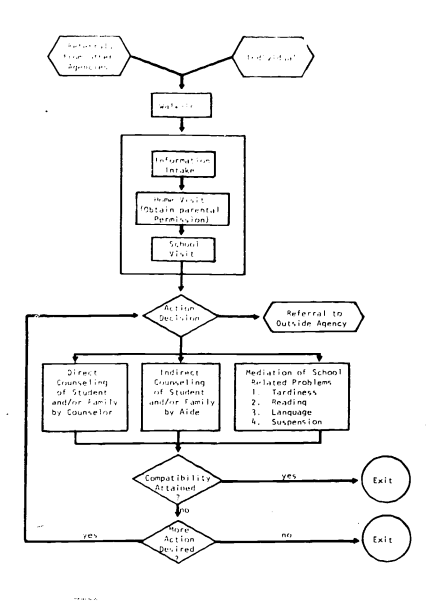
Figure 1. Structure of the Noah Educational Counseling Service.

center. The location of the center alone, next to a pool hall has been attributed as the reason why two white clients failed to come to appointments.

The NECS Informer also publishes a Spanish notice urging persons having difficulty with English studies, or involved in conflicts with the schools to contact the agency. A Spanishspeaking aide is a valuable asset in reaching a large, often neglected. Mexican and Spanish-American population in the Noah community. Many of these people neither read nor speak English; their children's difficulties are virtually ignored in the school system. The representative for the Mexican and Spanish-American community has repeatedly requested the school system to hire a Spanish speaking teacher or counselor, and has heen told by school administrators that such a teacher does not exist. The Spanish-American aide at NECS was hired upon the representative's recommendation

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Figure 2. Noah Educational Counseling Services: Client Processing Pathway.



¹ Evo per cent of the students helped by the Noah Educational Counseling Service have been white and two per cent have been Mexican or Spanish-American. The other 96 per cent have been 'tomathe back community.

The staff of the Noah Educational Counseling Service consists of a director, a could selor, tour half-time aides, and a secretary. The staff itself is racially mixed; there are black, white, and Spatiash-American representatives from the community. The director and the counselor are re-potesible for randomly assigned cases. In addition, there is a National Association for the Advancement of Colored People Advisory Board made up of concerned community participants; the Advisory Board is responsible for informing the staff of educational problems occurring in the community and for discussion of means of reducing or eliminating those problems (Figure I).

The process of helping a student at NECS is as involved or as simple as each case. There is not an established pattern, save the bare minimum, as each case and solution are different. A very general chart is included, Figure 2, which the five basic steps of the procedure are outlined.

Reasons for referrals have included: disruption of class, truancy, attendance problems, highting suspension, dropping out, chronic tardiness, reading problems, language difficulties, pregnancy, and unfavorable home conditions. Referrals are commonly made through the schools, either by the principal, teacher or social worker. A parent who has a concern about his son's or daughter's schooling, or has a direct complaint about the school may make the contact with NECS. The students themselves are encouraged to drop in or call; NECS is advertised by a variety of homemade posters and through the NFCS *Informer*, and the local newspapers.

Depending on the complexity of the case, it is assigned to an aide who is in the office. The next step is to produce all information available from the student, from the school, and from the home. Parental permission must be obtained; the most common procedure is to make a home visit morder to obtain it.

Problems are categorized into three main areas; counseling needs, school related problems or social services. Problem solving may include one or all of these areas. It is possible that the parent or student need only talk with someone about school or non-school affairs. The problem may be school related, generally conferences are held with the school to settle the dispute. Families of students have been referred to the service for life necessities clothing, food, or heat in the home. Conferences and counseling would be totally inadequate in such a situation; the needs are more immediate and tangible than talking might solve. The goal of the NECS is school compatibility, a situation in which the student is content being in school and the school is content with the student.

This final goal has not always been attainable by the NECS, and this causes frustration and consternation among the staff. One counselor was particularily annoyed concerning the case of an eighteen year old student who wanted to return to school at the beginning of the year, but the school would not allow it. The boy had only four of the required 26 credits needed to graduate, and the principal steadfastly maintained that his past experience had proven that students with so few credits at age eighteen don't finish high school. The counselor's annoyance was two-fold: that an eighteen year old student would have only four credits, and that the principal would not acknowledge a change in the boy's behavior.

 $s \to -NFCS$ believes in a student's basic right to ehange and his inherent ability to change, thereby allowing a resentry into the school system. No student is without hope. The Service would like to focus its attention and counseling services on the younger students to avoid seeningly hopeless cases similar to the above. The director of the Service candidly wonders how to counsel the older students out of the current, fashionable, unswayable life goal of being a pimp. Three of their students are now in juil, one month of caring couldn't undo years of neglect. The next year's proposal, however, will not include the suggestion for a new target population as that would exclude the older students, and would eliminate their one chance to reenter the public school system. The proposal

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will include incustres for expansion, a request for another courselor, and full-time aides in lieu of part time aides.

Alernative High School (AHS)

Another alternative for youth is the Alternative High School. It offers problem youth in Node an opportunity to stay in school, to improve basic skills, to readjust to a school discipline, and an eventual opportunity to reenter the regular school system. Most of the NECS referrals are to the Alternative High School. The school enrolls one hundred students at one time; the intention is to have a twenty live per cent turnover each quarter, thereby serving two hundred students yearly. Funding comes from the Office of Criminal Justice Department, Title I, Omnibus Crime Control and Safe Street Act and the Noah Public Schools, 60 per cent and 40 per cent respectively.

The Alternative High School program originated four years ago in the Adult Education Department of the Noah Public School System, when the director noted that there were four bundred students enrolled in the Adult Education Program who were under eighteen years old. Their presence signified that the public schools were failing many students; it also meant the Adult I ducation Program couldn't concentrate on the adult population. Adult Education set up an informal gathering place for these students and ealled it "The Drop Out Center for Continuing Education."

The next y r the program received federal government funding, and a new title, "Youth-to-Youth," and nucl in a second story store front downtown; it was still administered by the Adult Education Department. The program quickly gained a bad reputation around town; it was housed in the old Society for American Youth headquarters and carried its tarnished reputation.

The following year, 1972-1973, the program was again moved, to an old unused school building. The change of location quieted a few critics, but on the whole, the criticism continued. There was too little structure, too much freedom, too little school, and the majority of students were black. There was no open door policy with the regular high schools, which defeated the basic goal of the program, reentry into the regular schools.

The program is in a very tenuous position for the 1973-1974 school year. Knowledgeable critics, untriendly skeptics and neutral observers agree that it is doubtful that the schooi can obtain 11AA (Law Enforcement Assistance Administration) funding one more year. Consequently, the school must prove to the Noah Public Schools Administration and to the Noah community that the Alternative High School is an important and effective alternative to the traditional high school, and a vital part of the overall school system. Changes have been made in policies and programs in order to achieve this goal. The major difference is that the Alternative High School is now a part of the regular school system, not part of the Adult Education Program. Consequently, there is an open door policy with the other secondary public schools; a student may reenter the regular high school when the Alternative High School staff and the student agree he is ready. The teachers have been given contracts and are entitled to union benefits, e.g., substitute teachers are now available. Previously, if a teacher were absent, the principal or the counselor had to act as a substitute teacher. The Alternative High School plans to serve twice as many students this year as last, with three to six months the recommended average length of stay in the Alternative High School. There is more structure in the school itself a student may not hang out in the halls, or skip classes whe is asked to leave the building. Prolonged unexcused absences are taken as an indication of student's disinterest and the student is dropped from the enrollment. The students' visitors to the school must be approved three days in advance; visiting privileges are based on the student's behavior.

A student may enter the Alternative High School from a variety of sources. The most common method is by a referral, which may come from any of the following: the public schools, the court, the Juvenile Home. NFCS, the Adult Education Program, Department of Social Services, or the private halfway house. Or the student's parents or guardians may contact the school on their owa, Enrollment from referral is dependent on priorities and a waiting list. Alternative High School has

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a contract with the Ruth Meade Home (RMH) (which will be discussed in more detail in section 111), to enroll its girls, whether they are pregnant or not. These girls from the Ruth Meade Home head the priority list at AHS; the school will enroll them immediately regardless of the school's total enrollment. This arrangement stems from a previous one between the RMH and Adult Education, wherein that department ran a day school at the RMH for all pregnant girls.

A group of students were recuited over the summer preceding the 1973-1974 school year, as a safeguard measure, assuring a high level enrollment for the official fourth Friday headcount, on which state aid to the schools is based. To facilitate this recruitment, the AHS asked for lists of potential "dropouts" from junior high schools, Senior high schools, the RMH day school and the Noah Intermediate School District. The principal and the counselor made telephone contact with the parents of the problem students. They explained the program to them and set up individual conferences with the interested parents.

It is doubtful that this recruitment will occur again; AHS admits it was a mistake. The effect of the summer recruitment was to swell the beginning school year enrollment to full capacity. Many of the students who were referred to the AHS after school started had to be placed on an approximate two month waiting list, depending on priorities. A more realistic approach to the head count has been suggested by the school board — to set the enrollment of the AHS at an arbitrary but official number of 85, regardless of actual enrollment.

The priorities for enrollment reveal the nature of the target population the AHS hopes to reach. The first priority has been mentioned, fourteen, fifteen and sixteen year old girls living in the RMH. The second priority is younger students (fourteen, fifteen, sixteen) referred by the schools. These students have had contact (a euphemism for having gotten in trouble") with the administration of a school for behavior problems or poor academic performance; girls are higher priority than boys in this category. The third priority is court referrals; the fourth is referrals from other agencies (Ruth Meade Home, NECS, Department of Social Services). The sixth and final priority is older students who have had a long history of problems in the schools.

Entering students have an initial scorening conference which is attended by the principal, the student, his parents, the counselor, and sometimes the psychologist. The program and its goals are explained to the prospective participants; the student is asked to make a commitment to the program. He can at this point reject the program. The AHS may also suggest that he undergo a waiting period to think things out. A second meeting is then scheduled with the counselor, to work out a schedule of classes. The counselor is also responsible for taking new students around the school and introducing them to their prospective teachers (Figure 3).

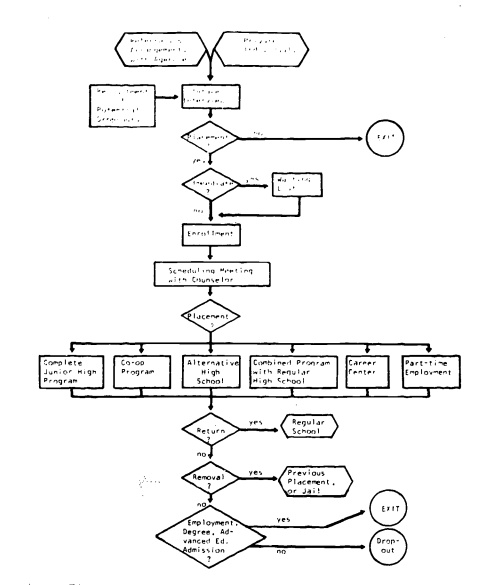
The schedule for a student varies according to his interests and needs. In the morning, math, reading and writing are taught in hour periods from 9:30 to 12:30. The afternoon is reserved for three electives — the choices include; sewing, cooking, art, gym, husiness skills, and social studies, also taught in hour periods from 1:30 to 4:30. Major and minor projects are generally contracted between teacher and student. Class work is individualized for the particular student and his interests. The art assignments are written out on a large poster in the front of the room. Four increasingly complicated levels list specific projects; the student is encouraged to work through each level at his own rate. Grades are given, but the "curve," if there is one, is more flexible and grades tend to he in the A-B range. Students also attend a weekly forum session chaired by two of the staff members, a sort of modified rap session. These forums stress socialization and familiarization skills, and work on problem solving. The sessions are not group therapy.

A student can be enrolled in the AHS concurrently with other educational programs. He may work in the co-op program which combines school and employment. He may attend some regular classes in the high school, although this is uncommon. He may be involved in the career center program in which students receive credit for career training. Currently there are two students









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Figure 3. Noah Alternative High School: Client Processing Pathway

in cosmotology, one in auto mechanics, and one in drafting. A student has innumerable options and exits leading from the AHS program.

Of the students enrolled in the AHS in the school year 1973-1974, 70 per cent are white and 30 per cent are black. Approximately 98 per cent of the parents of the students have high school or less education background, one per cent have some college and one per cent have a college degree. 50 per cent of the families have incomes less than \$6000. 30 per cent fall in the \$6000 to \$10,000 bracket, 20 per cent in the \$10,000 to \$14,000. No one makes above \$14,000.

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Students with special needs are referred to various agencies in the area. A student looking tor employment will be sent to the Neighborhood Youth Corps, a federally funded program operating out of Community Action Agency which finds employment for youths with family incomes under the economic guidelines; this is the most common referral made for a student. One student is in therapy at Blanche Johnson Mental Health Clinic Many students already have social workers, easeworkers, and counselors whom the AHS may contact.

The primary goal of the AHS is reentry into a secondary high school program. Some students do this by earning some high school credits at the AHS; some may be completing only the junior high school program. Students may complete their high school education at the AHS and receive a diploma from adult education. Others may gain admission to advanced education where a high school diploma is not a necessity. Others may learn enough to pass the Graduate Equivalent Degree. Others may find employment. Approximately three to ten students are living in the Juvenile Home and may return to the day school program there; this move is considered a threat. Unfortunate options, but real ones, are dropping out or running away for one reason or another, and being dropped by the AHS. These options appear in Figure 3.

There are five teachers in the AHS, who teach basic skills in the morning and specialize in the atternoon. There are seven professionals who work in the school; a full-time counselor, a fulltime clinical psychologist, two half-time school social workers, a half-time consultant for the emotionally impaired, a part-time evaluator, a part-time speech consultant, and a part-time nurse. The principal is the main administrator. In addition, there are two secretaries, a custodian, one teacher's aide, and a paraprofessional attendance counselor. The staff chart is reproduced in Figure 4.

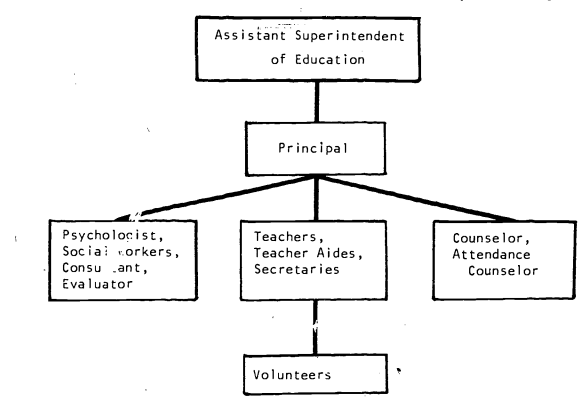


Figure 4. Structure of the Noah Alternative High School

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The AHS is in a constant process of change and growth. Plans for next year include a totally new structure and redirection. Whether the AHS survives one more year will be the criterion for judging its success or failure in the community of Noah. Its day to day mundane operation is proof of its role as an alternative for students who cannot cope with regular high school.

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III. ALTERNATIVES TO THE LEGAL-CORRECTIONAL SYSTEM

The Ruth Meade Home (RMH) defines itself as an open, residential therapeutic home center for problem girls, prejuvenile delinquents who have not been able to exist in family or foster care and who might otherwise be confined to the state Girl's Training School or the Noah Juvenile Home were it not for the RMH. They may be pregnant; the majority are not. The Home serves as an alternative to confinement in a legal, correctional institution. The goal of the Home is for each girl to demonstrate growth toward being able to relate to others; it knows of no magic that will rurn damaged and badly treated youngsters into functioning adults.

The change in philosophy and program of the RMH occurred in the beginning of the 1972 year, after a careful assessment of community needs and resources by the United Community

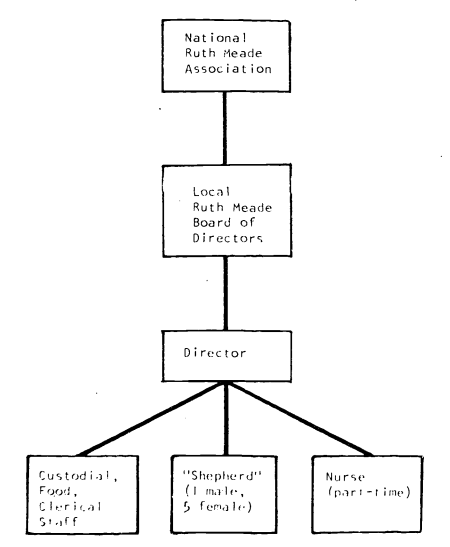


Figure 5. Structure of the Ruth Meade Home

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Services and the Ruth Meade Board. The opinion was that juvenile, delinquent garls had not been recognized as needing care, but instead were confined to the Girl's Training School in Trahey. The program began in chaos, the actual procedures of the program have since been ironed out and binalized. De director realized that such a program must work within the establishment inorder to be successful. She believes that if their program can work in Noah, such programs for the socially unacceptible can work in most other places.

The Home is licensed by the State Department of Social Services for twenty-four girls. The majority are placed in the Home as Court Wards. Before being placed in the RMH a girl's history may read own home, toster home, runaway, the Girl's Training School, foster home, runaway, loster home. Their backgrounds show a consistent pattern of failure in every attempted "asing situation, and a vicious pattern of shuttling back and forth from one home to the next, Backgrounds also include a history of sexual activity and drug usage.

sixty-live per cent of the girls are white, twenty-live per cent are Black, and ten per cent are Chicano. Sixty per cent come from homes where parents have had less than a high school education, thirty-live per cent from parents with a high school education. Seventy per cent of their parents have incomes under \$6000, while twenty-nine per cent of their parents have incomes between \$6000 and \$10,000. The girls' ages range from fourteen to seventeen years. Of the 82 girls served in 1973, 27 were pregnant and 55 were not.

The staff of the RMH includes a director, five female live-in shepherds, and one male shepherd, one cook, a secretary, a part-time nurse and a handy man (Figure 5). The shepherds are so titled to eliminate sterotypes of more common titles; caseworkers, counselors, therapists, social workers, child care workers. Most of the girls have had repeated and unsuccessful contact with all of the professionals mentioned. The shepherds are on call for consecutive two or three day (twentyfour hour) shifts, and have the following three or four days off; they work in pairs or in threes. Their role is to build positive relationships with the girls and to provide them with a competent adult model. They do not do cross-the-desk counseling but live, work, play and get mad at the girls. A shepherd will be called upon for counseling, chauffeuring, loans, companionship and advice while on duty.

Placement in the RMH generally begins with a phone call during which the basic situation is explained. Any information which will help the placement decision is accepted — court statements, social histories, psychiatrie and psychological evaluations. An intake interview follows; present are the director of RMH, the girl, her caseworker, and sometimes her parents. Assessment is made during the interview whether the girl can be helped by the RMH, whether she would be too disruptive, whether she is too young, and if she is pregnant, could better be served in a maternity home. It she is accepted a date is set for her to move in.

There are six options for a girl who is leaving the RMH. She may return to her own home; that is a possibility but not a common occurrence. She may go into a foster home; there is hope that after her stay in the RMH that she will be better able to relate and consequently exist in such a home. She may go to independent living. She may be placed in the Girl's Training School or another similar institution. Finally she may run away and go underground. The possibilities are presented in Figure 6. Of the 82 girls served in 1973 at the end of the year: 23 returned to their homes, eleven had gone to foster homes, six moved to independent living, two had gone underground, two transferred to the Girl's Training School, thirteen to Juvenile Home, one got married, one went with a carnival, two transferred to mental hospitals, 20 were in residence, 22 babies were born well and two twins were stillborn.

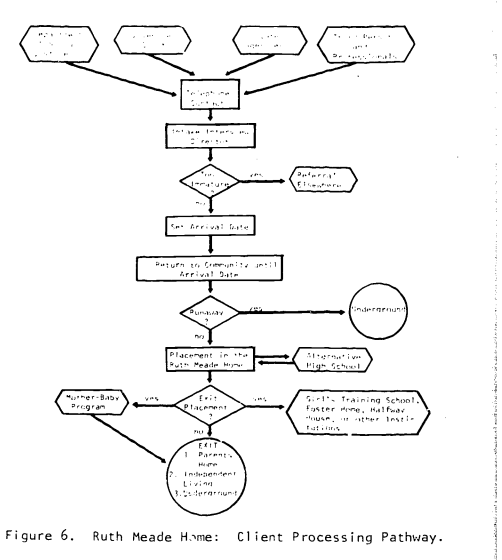
The RMH operates on a level management system, employing behavior modification techniques. The staff sees the girls as needing structure; but they have attempted to structure a system in which there is time to think and freedom to act. A chart showing the levels is included in the Appendix. The level system is viewed not as an end, but merely as a means of growth and

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control. The staff also finds it easier to deal with goots rather than bad behavior. A large hut simple level board is located in the halfway signifying each girl's progress.

Most of the girls during their stay at the RMH are enrolled in the Alternative High School. Most of them have records of previous failure in school and placement in the traditional high school would continue this history. Since many of the girls' basic skills are below grade level, the remedial work at AHS is important for success in school. A tew girls attend the regular high school; more will recenter the regular high school from the AHS when they are ready. Girls sixteen and over who are not scholastically motivated need not attend high school if they prefer to work and can find employment.

The RMH is no longer the hideaway it once was for the unlucky middle class girl who happened to get pregnant. It such a girl were referred to the Home, the director would refer her to other materially homes which still have that type program. The director insists that she would



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do the same for any thirteen year old youngster; the environment in the house would be harmful shock to younger girls and middle class pregnancies. Pregnant girls in the RM program receive the same basic treatment as the other girls; they are enrolled in school, and they are on the level economy. They come with the same assortment of problems their pregnancies are but one of these. In addition, they receive prenatal care from the medical center. A girl's decision about her baby will determine wher? she remains in the Home or not. While there is a new program sponsored by the RM Association, which runs other homes as well as the one in Noah, in which a girl can keep her haby and stay in the home, that option is not available in the program at the RM Home in Noah. It the girl decides to put her baby up for adoption, she may remain in the Home. Deprived girls are usually unwilling to give the baby up. Consequently, this is not the common procedure followed by pregnant girls in the RMH. Another option is to keep the baby and live independently. The drawback is that a girl must be old enough to do this, and have some means of support. A girl is not eligible for ADC aid if she is sixteen, and only is eligible for aid at seventeen if her parents have terminated all obligations for her. A better solution is to put the girl and her baby into a foster care home. This provides built in security for the baby if the mother opts to withdraw from the situation, it also provides mothering for the mother who is still a child herself. The director describes the girls at RMH as world wise and utterly naive.

The staff tries to be non-judgmental but value oriented, a hard distinction to achieve. There is a continual self-evaluation of values. One of the most important values they hold is the value of the self, an individual's self-worth. The value is transmitted in relationships which the girls are encouraged to establish, relations which are not harmful to the self and others.





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IV. ALTERNATIVES TO THE SOCIAL WELFARE SYSTEM

There is no agency that can operate as a real alternative to the Department of Social Services. Poverty based economic guidelines serve as the measure for eligibility for all services and money from DSS. Although services and money are kept separate in the department, a person to not chuckle for any service unless he is first eligible for aid. There is no private or alternative agency competing with the state and federal government to provide welfare payments. It is the most expensive type of care-giving, and consequently one of the most unpopular. In terms of sustaining personal income and essentials, DSS is the only resort for many persons.

Io apply for aid at DSS, in Noah, one must subject oneself to the thorough scrutiny of a suspicious receptionist. The individual must undergo a thorough reexamination of untapped, perhaps forgotten resources with the intake worker; a high-interest bank loan, a relative with a small savings account, the possibility of moving in with another family. Several of the intake

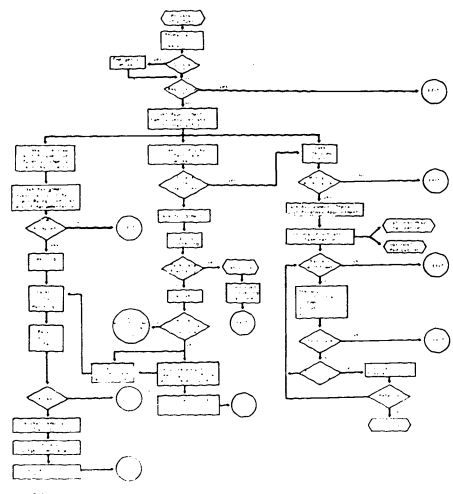


Figure 7. Family Services and Children's Aid: Client Processing Pathways.

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worker at the Noah office are very successful in this reexamination with prospective clients; they are commended for their efficiency in effectively limiting the number of persons receiving aid and scruces from DSS.

The private sector of care-giving in Noah car, accomodate an assortment of needs if DSS will not or cannot. Some of these agencies are narionally organized, others are unique to Noah and are a reflection of the community care-giving goodwill. The Salvation Army will provide food, Catholic Nocial Services (CSS) has an Emergency Assistance Fund, it is used on odd occasions. For example, when a twenty-one year old mother of four children, whose husband was in prison, had been turned away from the DSS after inquiring about her three day late ADC check, she was informed that she hadn't waited the necessary live days to report a late check. CSS gave aid

The Clothing Center, statted by volunteers and housed in a school-owned rent free building, provided children with four thousand pieces of donated clothing during the 1972-1973 school year. The Kiwamis Club donated \$3500 each year for new shoes and books to the Clothing Center; the Junior Dorcas Club donated money for new underwear and socks. The Noah Dental Clinic, a volunteer association of dentists, offers discount rates for dental services to needy persons.-Unite? Community Services provide a list of over 100 pages of various agéncies and their respective service available in the Noah area. No one agency offers the comprehensive services that the DSS can offer, consequently the client needs to be an agency-wise shopper.

Family Services and Children's Aid (FSCA), a United Fund Agency, offers two kinds of services 1) foster care, adoption, and problem pregnancies, and 2) stress counseling (Figure 7). The courseling service will be later discussed as an alternative to the Blanche Johnson Mental Health Clinic the foster care, adoption, and problem pregnancies services are an alternative to DSS. The agency is rather small; there is an administrative director, six therapists (one of whom is the director of professional services), and five part-time student interns and five to eight volunteer case-aides, trained by the agency itself (Figure 8). An advisory counseling board oversees the total agency. The work load is heavy each therapist has an average caseload of 80 clients or families and several of the therapists work evenings and weekends to accomodate their clients. The average suiting period for clients is one to two weeks; the backlog frustrates the staff who understand the immediate needs of a client seeking help. The philosophy of the agency is to treat the person not the problem, they prefer to view people as human beings, not numbers and statistics.

Persons who come to FSCA have a slightly higher income than those served at DSS; they are barely above the poverty level, but uneligible for aid and services at DSS. Approximately 50 per cent of the people are unemployed, have no income, or are making below \$6000 for the year. Most persons with incomes over \$15,000 go to private practitioners for counseling, although a tew seek help from FSCA. All persons are charged on a sliding scale at FSCA. The problems handled by FSCA seem less severe, more specific, not overwhelmingly complex. The families are more or less intact; they are seeking preventive intervention, not crisis intervention, FSCA workers estimate their chentele to he 83 per cent white, 12 per cent black, 3 per cent Spanish-American, and 2 per cent Oriental. However, a sample of 139 cases which included problem pregnancy, adoption, toster care and stress counseling for 1972, showed their clientele to be 95 per cent white, 43 percent black, 67 percent Oriental and oper cent Spanish-American.

I wo of the six therapists, titled Infant Care Supervisors, work mainly with the foster care, adoption and problem pregnancies. In 1972, there were approximately 65 children placed in eleven different foster homes in the area. There are three categories of placement: 1) pre-adoptive children, 2) mentally retarded children from a nearby institution, 3) and children whose parents cannot cope with their situation (neglected and abused children). In 1972, 52 of the 65 children were in the ple-adopt category.

ESCA also provides adoption services. Although the demand for children remains steady, the availability of bahies has been severely decreased by more effective birth control, the legal-





ezation of abortion and the changing values of society which allow unwed mothers to keep their children. Abortions decreased from 87 in 1970 to 49 in 1972.

Adoption is one option discussed in the counseling of girls with problem pregnancies. The others include abortion, keeping the baby, and marriage. Abortions are referred to three doctors is town, counseling before the abortion is necessarily short-term but can continue at ESCA. Last year ESCA ran a therapy group, nicknamed "The Keepers," for unwed mothers who had decided to keep their babies. Problem pregnancy counseling often includes parents, boy friends, or hushands, as we? as the individual. The decision to marry can involve pre-marital in addition to problem pregnancy counseling.

Although the more common adoption process is ongoing counseling during pregnancy, ESCX receives calls immediately preceding and following delivery. The worker visits the hospital

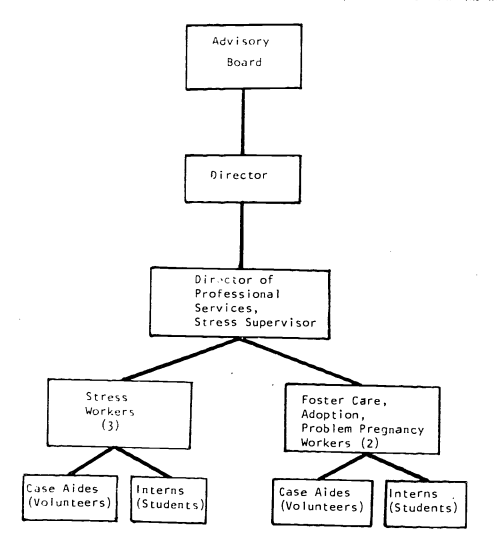


Figure 8. Structure of Family Services and Children's Aid.

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and heips the mother clarify her thinking. It adoption is desired, the mother must sign a thirty-day beloase form for the child. The baby is placed into a foster home directly from the hospital. The adoption process involving the prospective parents begins, they have already been screened by the director of the agency and counseled about the procedure. More than likely they have been on the waiting list for several years, if not more. In 1972, 278 persons requested adoption: 136 of those are on the 1973 waiting hst. During this interim period, the natural mother can receive counseling and reassurinces from ESCA that she has made the right decision for herself and her baby and that she will be able to live with the decision. She and the alleged father must sign a release form in court before matching with adoptive parents can be done. The baby remains in the foster home for approximately, one month while the adoption process and counseling proceeds. The adoptive parents at the end of the 30 day waiting period, must view the baby. Generally, they take the babs home the following day.

The second group of children in toster care are mentally retarded children who have been previously institutionalized at a nearby state hospital FSCA has a contract with the state to provide and administer toster care for these children, according to the newly legislated compensatory indication act. The arrangements for withdrawal from the institution and toster care are made with representatives of the hospital, not the parents. Legal forms and waivers are negotiated between FSCX and the legal guardians (usually the institution) of the children. There may be contact with the parents later concerning visiting privileges and school decisions. This program hopes that eventually the children will return to their homes; the impression was that it is a worthwhile goal, but unlikely. The program is relatively new, and therefore, no average length of stay can be stated. Four children are currently in this toster care program.

The final category of children in foster care are those whose parents walk-in or call FSCA, smable to cope with their situation and their children. Often the children are hungry, sick, dirty and emotionally deprived; they may have been neglected and or abused. The caseworkers cannot neglected and simply say, "take the children and when to make formal arrangements. A parent may walk in and simply say, "take them, now," Caseworkers would prefer a few days to make the irrangements, they take the children as soon as possible, or immediately. A fact sheet is filled out, with the perform information, the parent or guardian signs a legal agreement with FSCA, a 30-day tolease form. Counseling is done with the parents, and with the children, it necessary. Contact with foster home is maintained by the agency. This type of foster care generally lasts three to ten months.

Connecting is an integral part of the toster early adoption and problem pregnancy services z + S(|X||) = difficult to discuss a process without discussion of the involved counseling. The person-to-person processing solving of FSCA not the processing, makes FSCA a vital alternative to DSS.



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V. ALTERNATIVES TO THE MENTAL HEALTH SYSTEM

There is something intimidating in the name Blanche Johnson Mentai Health Clinic. It would seem that a person would have to be actually erazy to go there, not merely "depressed" not "just drinking too much," not just "a little over-anxious" about a job. Alternatives to the Mental Health Clinic are not abundant in Noah. Dr g and alcohol abuse are common and troublesome enough problems in the community to warrant study and research by the County Health Department. In addition, there is a citizen-organized Substance Abose Council, which is specifically interested in establishing an effective method of drug education, it was originally intended to effect drug pre-

on also. The Council's philosophy is that drugs are not a symptom of a disorder, but of an emoinced. Thus, the emphasis is on substituting another treatment for drugs. Drugs have become an as imative, but a rather ineffective one.

A more common and more accessible alternative to the Mental Health Clinic is telephone counseling. There is no stigma attached to it: there is no public admission of one's eraziness. Counseling is available via two phone numbers, one a clearing house for any assortment of problems, one dealing only with pregnancy. Both agencies train volunteers to take the calls, the counseling, consequently, might be considered amatuerish by skeptics, but a proves also to be empathic, sincere and humane.

The Emergency Counseling Clinic (ECC)

The Emergency Counseling Clinic provides over the phone counseling nineteen hours a day, between the hours of 7 AM to 2 AM. The volunteers are replaced by an answering service which usually refers callers to MacDonald Hospital. The service will be expanded to 24 hours as soon as there are enough volunteers. The ECC's main function is to provide crisis intervention rather than therapeutic intervention. The counseling is intense, but consequently brief and usually limited to a single call, it helps the caller cope with the immediate situation, and a referral is made. Ninety per cent of the calls are referred to other agencies; of the remaining ten per cent, seven per cent are drug related, two per cent are pregnancy related, and only one per cent involve some short term conseling – one or two visits.

ECC, after a short and instable history, is now administered by the PA 67 Board. It originated in the Social Service Department of MacDonald Hospital, providing a mich wider array of services group therapy, methad ne treatment, and crisis intervention. It became obvious that the hospital setting dictated and limited the services provided, so much that the needs of the community could not be met.

The Drag Abuse Council combined FCC with the YMCA's Hotline, whose purpose was effectively the same. However, the Council found that the FCC was consuming the Council's total budget and time, and was shifting the Council's top priority, drug education, into nonexistence Thus a third change came when FCC was picked up by the PX 67 Board as part of the services available for the better mental health of the community.

A coordinator an administrative assistant, a volunteer recruiter and a secretarly oversee approximately 53 volunteers (Figure 9). Two volunteers work on a shift, 11.00, AM to 2.00, AM. The secretary answers the phones from 7.00 AM to 11.00, AM, and an answering service fills the 2.00 AM = -7.00, AM gap. Volunteers are recruited from service clubs, churches and schools, through radia publicity and newspaper advertisement. Training is held once every three months over a weekend. Finday oight, Saturday ≈ 1 . Sunday afternoon. The first session of the training program involves a presentation and disclosion of theories of crisis intervention. An introduction to the center and its goals tollows. Insteading skills are developed and improved upon, a healthy helping attitude is defined and practiced through role playing. In this session, the volunteer learns the difference between empathy and sympathy, and the difference between crisis intervention and therapy. After the weekend training, inservice training lectures are presented dealing with sincide, drugs, depres-





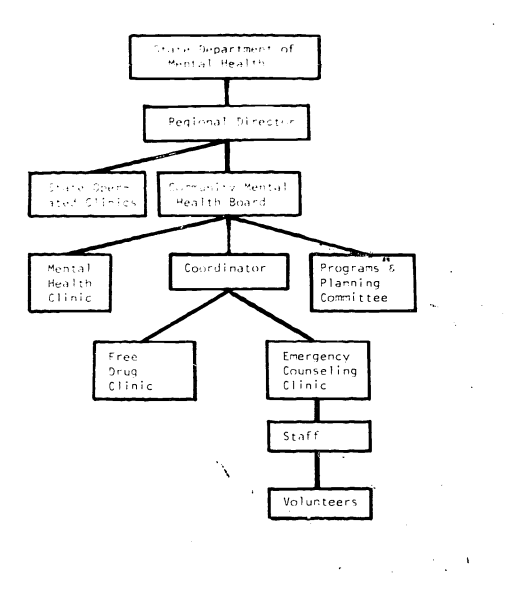


Figure 9. Structure of the Emergency Counceling Clinic.

sion, hysteria, pregnancy and sexual problems; the lecturers tend to be professionals from the community. The volunteer observes the volunteer shift on phone duty until after the suicide lecture; then be is allowed to work. New volunteers never work alone nor with other new volunteers. Six months is the average length of stay of volunteers.

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Ninety per cent of the calls coming into FCC concerns a specific problem and a referral is made. The contact is short, lasting only the length of the phone call. Seldom is the name of the commutaken, consequently follow-up is virtually impossible. Agencies to which the caller is referred way depending on the nature of the problem. A transient would be referred to the Salvation Army: housing problems would be referred to Catholic Social Services which houses the Interfaith Council Housing Office. Catholic Social Service will provide emergency food reher. FCC has three persons

 X^2 narcotic related calls are immediately switched to the Drug Free Clinic, also operated under PX 67 a licensed center for methadone distribution and long term drug-related counseling ECC handles caus dualing with soft drugs FCC can perform pregnancy testing if the pregnancy is

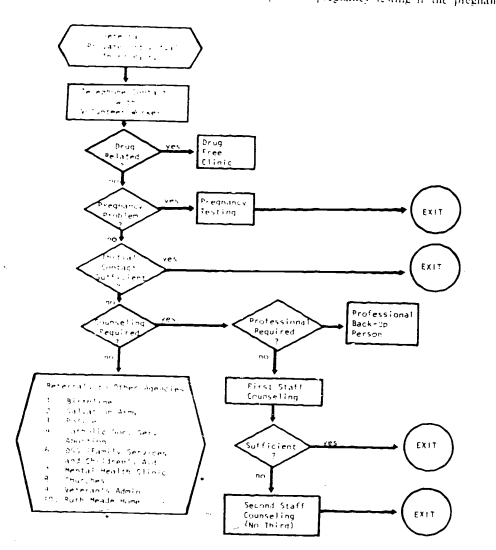


Figure 10. Emergency Counseling Clinic: Client Processing Pathway.

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the extension approximately tension these tests are performed each month. Confirmed pregnancies are selected to Bubbling of to an abortion clinac depending on the caller's preference. Two per cent of the calls are prognance related. Long term counseling, non-drug related, is prohibited by the PA 67 B and spontscations. Short-term counseling, one or two visits, is available but not recommended; and one per control of the calls make use of this option. The more common procedure would be a referral to Blanche Johnson Mental Health Clinic or Family Services and Children's Aid. The procisitions of ECC are presented in Figure 10.

Cross-intervention is the main goal of the FCC but it additionally operates as a clearinghouse for any problems at can effectively match the caller with an appropriate agency. However, once the return is made to an agency itself, and not a particular person in the agency, no follow-up can be made on the caller. One must wonder how many persons call FCC, take a referral, and follow the each with the next call. Often the second agency can hardly match FCC for its sincerity and entry to the caller.

Birthline

Birth ne is also a telephone consoliting agency, manned by volunteers trained in empathy technologies which deals only with problem pregnancies, and offers birth as an alternative to abortion. It is incorporated as a nonprofit, non-sectarian agency, however, there is a strong right-wing. Catholic right to-life sentiment in some of their volunteers.

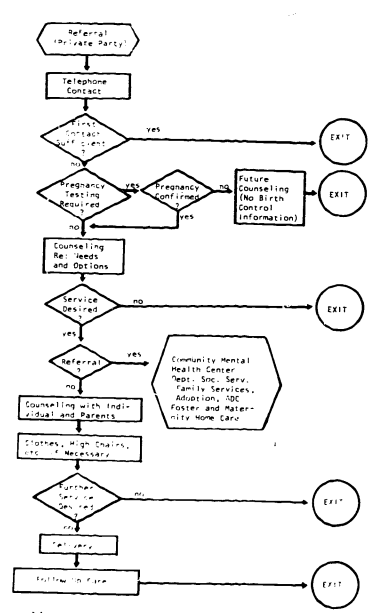
An answering service takes calls on the off hours. The service views itself as a supportive agency it will do everything possible to see that a pregnancy ends in the successful delivery of a $b_0 b_0$.

When a call comes into the agency, the first question the volunteer asks is whether the pregnancy has been continued. Free pregnancy testing has been arranged by Birthline at one of the choics in town. The girl is referred to the clinic, she must come into the Birthline office, located in a hospital annex, to obtain the results. If the result is negative, the volunteers like to talk with her and ask what her plans are. They prefer to let the girl do most of the talking and the volunteer do most of the listenine. Volunteers are not allowed to advise the girls concerning birth control, they prefer to stress the worth of the individual person and self-control. They may suggest consultation with a doctor of with a social worker.

If the tests are positive, the giff is given the support and help she needs before delivery, and connecting the options after delivery. She may only want to talk and leave. She may return with her particle who are administ opting for abortion. A volunteer will accompany her to tell her parents in the precises. Berthline has a reserve of maternity clothes, baby clothes, layettes and high chairs. They may only also also also exclude year old is not eligible, and only a "liberated" sevention and next apply. Berthline can also recommend established maternity homes outside Noah. Berthline is some toget type homes for gifts to await delivery. If the guf shows symptoms of extension and different type homes for gifts up to the delivery form. After delivery, a gift have the Birthline violations have accompanied gifts up to the delivery form. After delivery, a gift have the endower adoption. Throughout the whole process, the guf remains the divery ack for all help. The agency never paroles her, calls her home, not invades provide well for the SC vide she endower adoption. Throughout the whole process, the guf remains the divery ack for all help. The agency never paroles her, calls her home, not invades provide well for the show of the agency never paroles her, calls her home, not invades provide well form. The

Documental voluments framming for Birthline consists of three week's meetings over a six week period in which the professional discusses the medical and legal aspects or problem pregnancy and costs intervention. New volunteers now aftend a combination in-service and training meeting held monthly this also receive on therabilitating with old volunteers. At these in-service training customs the volunteers are reminded that their position is that of an empathic, non-midgmental listener. On the Sublet's bound directly in front of the volunteers are three pages of back-up protic signal and performs who are always ready to their calls.







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We appeare an encluded to sugn appeals in church bulletins, through a column in the town's new paper in papers approximations in oddes' groups, and by word-of-mouth communication.

 $D = e_2 \pm e_1^2$ the rest sear of Birthline, the agency received 493 calls, and reported eleven by an 5 rp. Dense $D = e_1^2$ the increase of the monthly average this year. The chents come mainly receive we receive difference community.

Family Services and Children's Aid (FSCA)

Even of an other atternative available for persons in need of long-term, professional counseling. Emoty Natives and Gastren's Aid. This agency has been partially presented, earlier, as an accuration of the DNN to the order of toster care, adoption, and problem pregnancy. However, more accuration of the provident toster care, adoption, and problem pregnancy. However, more

It is so get as to shared in stress counseling tollows a flexible pattern. Cases are not assigned to get as the marky interview my the director of professional services, assignments are based on the appendix to a state or and case load. The intake interview usually takes about fifteen minutes; the more proposed on state or data and to learn quickly the specific nature of the problem. The client is a second is done to early what the problem is and who is best qualified to help, and very likely he will obtain a signed to the interview. The client case is thus assigned to a therapist.

Once a case is assigned, the therapist's work is very individualized. A therapist is responsible the letting up the next interview, he has his own waiting list and it will generally be over two weeks before he is able to see the client. Depending on the therapist, background information is needed or not needed. One therapist said that 90 per cent of the time he never asks whether the client has seen someone else before, he also does not bother with records from schools, mental health clinics, etc. Another would not think of seeing a client until all this information has been requested and reviewed.

A ps chaitrist is in the office once a week for two hours for psychiatric consultation. This is a specialized process and usually occurs once in the beginning of therapy. The purposes vary: the procedure is used for diagnostic testing, for insurance benefits, for medication and hospitalization. Note the less the psychiatric consultation can occur anytime during the treatment period, and can be introducing a control especially it medicine is involved. A very small number of patients have been referred by the psychiatrist to the psychiatric ward in MacDonald Hospital and Marie Antoric testine State Hospital.

Therapy can take three forms: individual, family, or conjoint, marital, parent-child or a variation of torse possibilities. An adjunct type is group therapy; there are an average of six groups in progress much to fifteen people are in each group.

Eac 4 nited Fund provides FSCA with almost 70 per cent of its budget. The other sources inclusion is family counseling, adoption, a child care, mental health counseling and homemaker counts.

Early Services and Children's Aid, unlike DSS, is very vulnerable concerning its funding; that it because inportant difference between many private and public agencies. A private agency must be prescentied with its continued existence; a public agency feels it will always exist. FSCA has had to eliminate one of their therapists in 1971; the cuback seriously undermined the security and alternity in the agency. A private agency must also, out of necessity, touch a lot of bases and build community strength, it must be attuned to community attitudes and sensitive to various groups? FSCA has included drug abuse counseling among its services, although probably more eftectives inseling could be obtained from the Drug Free Clinic.

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VI. RELIGIOUS ALTERNATIVES

Religious organizations in Noah provide additional alternative cate-taking services for the community. The number and variety of services available are dependent on the size of the congregation, the philosophy of the minister, its history as a care-taking organization and the support of church members. Stories still circulate concerning the tate of ministers and priests who once led is generates, who organized store boycotts, or who supported open housing. Transfers, reissignments and total rejections have diminished the number of "rabble consers" and tadical mem-

Jewish Congregations

The lewish community is the smallest religious segment in Noah, consisting of only 85 famcles in the county. The number of organizational groups and services is understandably limited. The lewish community in Noah does contribute to the Noah Jewish Fund, halt of which supports brach the other half of which is either donated to the existing agencies and care-taking services, or held in reserve for emergency relief. The synagogue sponsors a youth group. The rabbilities invived with a group of elergymen who did problem pregnancy counseling. This group will be discussed in greater detail later.

Black Congregations

The twenty Black churches are a distinct unit in the Protestant community, serving approximately 10,000 persons. Historical forces, as well as size have significantly influenced the caretaking role of the Black shuches. During the 1940's and 1950's, the churches were affected by a great wave of black migration, the churches' populations were in a constant state of flux, as often the entire extended family would move in or out of Noah overnight. In addition, there was the constant and real fear of fracturing within the church. A church member in disagreement with the minister might start his own church, and take as many as half the original congregation with him. Acknowledging this historical tendency toward instability, the Black churches prefer to support existing public care-taking agencies rather than start their own and potentially weaken their own structure by undertaking too many activities. The ministers of several black churches sit on advisory boards of the care-taking agencies; these boards determine the policy and select the director of the agency. Members of the church serve as foster parents for children who are Wards of the luvenile Court. A group from one of the churches visits the Parry Rest Home twice a year. Several persons are involved in the Florence Parole Camp Counseling Service. There are also emergency react funds available from member's contributions; a board may or may not review requests for funds depending on the immediacy of the need. One minister stressed the fact that this is not a loan fund, this financial assistance has no strings attached to it.

A more active role for the Black church in the care taking field may be emerging. The migration and fracturing phenomenon seemed to have stabilized. The job market has improved somewhat and people are moving less. Stricter building codes limit overnight church construction. Nevertheless, this emerging role of the Black church will be limited in Noah by a common characteristic, poverty. The members live mainly in the Black ghetto; they are for the most part undereducated, and are often underskilled or unemployed. Some church members are forced to exist on welfare and ADC. If the churches were more wealthy, then they would be able to offer a broader range of services, such as are being offered by some Black churches in a nearby metropolitan center i.e., day care, health chines, drop-in centers. Unfortunately, such services are financially impossible for the Noah Black churches at present.

Protestant Congregations

Bernies

The Protestant churches in Noah do not preach a common social justice gospel, nor do they have a common underlying philosophy of social concern. There are conservative churches which

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believe in the atter-life reward for all, these churches tend to confine their charity work to foreign missions. There are churches which take the opposite point of view, whose history records the establishment of Yale and Harvard, and the abolitionist movement. There is no single, overall ministerial association with care-taking as its goal; rather, ministers with like concerns form separate and individual groups. There is a Council of Churches with a membership of over 100 churches.

The peak period of religious activism coincides with the period of social activism and protest in the late 1960's and early 1970's. The more controversial issues of that period in Noah were open housing, abortion counseling and draft counseling. Movement for reform was spearheaded by various churches and various clergymen. Taking an enlightened and unpopular stand on any of these issues proved costly for a number of clergymen. Draft counseling recorded the highest casualty rate — of the three persons who had trained themselves for this service, one, a Presbyterian, left Noah under pressure, another, a priest, under similar pressure, resigned from the priesthood. The third minister made the conscious choice to back off from his outspoken position as a matter of survival.

Counseling problem pregnancies and operating an underground abortion network was another controversial service provided by clergymen; it operated for seven years, until the Supreme Court legalized abortion. Presumably because of the Supreme Court ruling, the retaliation for insolvement was less sure. The counseling service operated statewide, serving approximately eight to twelve problem pregnancies a week in the Noah community alone. Counseling was available three mornings a week in a centrally located church: the counselors included not only Protestants, but also the combinanty's Jewish rabit. The population served was cross denominational. Protestant, Jewish, and Catholic Blacks generally did not avail themselves of the service; however, a Black minister was about to join the association when the Supreme Court ruling was announced. At that time, the association brought together all the obstetric-gynecologic doctors in town, and created an eflicient, safe and economical system of legalized abortions. The association was disbanded as there was no longer a need in the community. Some calls concerning problem pregnancy still come to the churches, but the caller is given a referral which includes a phone number and the name of a person to talk with

There is speculation that the impisterial association for abortion counseling will resurface as a new need concerning abortions surfaces. At present, persons who must rely on Medicaid are being refused abortions in Noah as Medicaid will pay only the flat rate of \$75; the lowest doctor's ice in Noah is \$150. All medicaid patients are currently forced to go to Nineveh, the ministers feelthat the community is shrinking its responsibility to the poor who need abortion services.

The emotionalism, controversy, and retaliation concerning the churches involvement in social action have passed. There is lattle argument in the churches concerning the fact that the churches are providing tree building use, electricity and heating to the Inner City Day Care Program which enrolls a majority of children whose mothers are working, in school, in a training program or living on ADC. Ministers are involved in a movement to provide cosed halfway houses for persons exiting trom alcoholic and narcotic withdrawal programs. The money is readily available from the federal povenment, the public is not, as yet, willing to accept the responsibility for such a program. The Salvation Army operates a drop-in center which is open most of the time, sponsoring an assortment of activities for senior citizens. Mane Antoinette State Hospital after-care patients, teenagers, Spanisb-American children, and young adults. Ministers and church members are on advisory boards and connects of the public care-taking agencies. A mator source of volunteer reerintment for Birth-line and the I mergency Care Clinic are the churches.

The basic philosophy of the socially-concerned Protestant churches is that the church should initiate and remain involved in social action programs until the public is able and willing to accept the responsibility. It initiates the action, later, the care-taking organization is turned over to the public. Such a turnover has occurred with the abortion counseling, a similar turnover is envisioned for the inner city child care organization. Eventually it is hoped that it will be financially capable of operating on its own.

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Catholic Congregations

The Catholic elastimitaty is the largest sately is consistent in Neuble consisting of approvinciple S 300 tankies in five parishes in the city, and 800 tankies in the sixth parish in the senter frie Catholic Church in Noch provides a range of organizations which have historically fultions can fas be functions. Consequently, most of these organizations cannot be viewed as grassor organizations suffacing to meet current, critical needs, but rather as traditional organizations at the catholic Church in society and changes in needs. Those which have not been object of the analysis of extinction. The Legion of Mary, a women's service group which mainly so the negative and temporary shelter, are examples of groups which are past their prime. Once very active and strong organizations, the members are old, few in number, and unable to recruit new members.

Saurt Enzibeth's Hospital, owned by an order of nuns, will be sold within the next six months. The mine do not have the personnel to continue to run it. There are five nuns at the hospital: two all of Thand two are over sol

By Felician Sisters have owned and operated the Saint Patrick Home for Children since (2) It has second undergone a process of adaptation and redirection, and is no longer a home for Carbolic orphans, but a state opensed institution for State Wards and Court Wards. It has open for or exteen gifts and 48 boys, ages ranging from six to fourteen years. The statt includes both to its and fav persons. The two social workers, a child care supervisor, and eight child care workers, and thousectar in The administrator and the four live-in house mothers are nuns. Funding comes many/tranche periodic discussion care state and from the United Fund.

The parsies in Noah were established to serve various ethnic communities, Irish, German, Spanish-Muerican, and Polish. Most of these differences between parishes have disappeared, except to an Polish communities which have remained distinct and separate. The parishes have traditional according to the and uncooperative. In Noah, however, there was a recent need for school trisis dation, which took precedence over parishes' independence. All six parishes still maintain the were entertained children to Saint Jerome's Middle School which is housed in one parish's torright and eighth ended children to Saint Jerome's Middle School which is housed in one parish's torright school. Its enrodiment is 426 students. The two Polish parishes maintain their elementary choice their grades one through eight, in order to preserve their cultural identity as long as proschool. A single Catholic high school now serves all the parishes and has an enrollment of 950 theorem week's religious classes for children. Some of the parishes, in additional televalue to the mentally and physically handicapped, who normally are en-

Broadse from par shell must cooperate actoss partile large for better schooling, there is now in the first and cooperate non-between schools. There is not if wever, and cross partich organization software and consist on the service.

Certain Solar Norwer this proved to be the most adaptable and most radical organization where α (Generative Contraston One reason that this is possible or that this detects accountable for event is the net Orice of Norval and Community Service in Norvehold the state capitol, not to any the performer Norval is where tablished in the middle 1960's to new "current" needs not to dupliate the state contrastone does not other the usual adaptable for services on connecting services to the performance of the end of the NCA. The organization sponsors programs for the community to the performance of the end of the NCA. The organization sponsors programs for the community to the performance of the behavior attracted with the turned event to the community. Catholic Norval Structure to the ending for the behavior attracted with the turned other non-Catholic members of the board with the provide the behavior of should end the provide and other non-Catholic members of the board with the rest of the traction of should end much of the currence from destatistical Catholics for relative of the ending to the behavior of the board other non-Catholic members of the board with the rest of the ending to the behavior of the board other non-Catholic members of the board with the rest of the ending to the board should end much of the currence from destatistic Catholics for additionary the currence of issues. Two priests during this tone, addressing the issue from the

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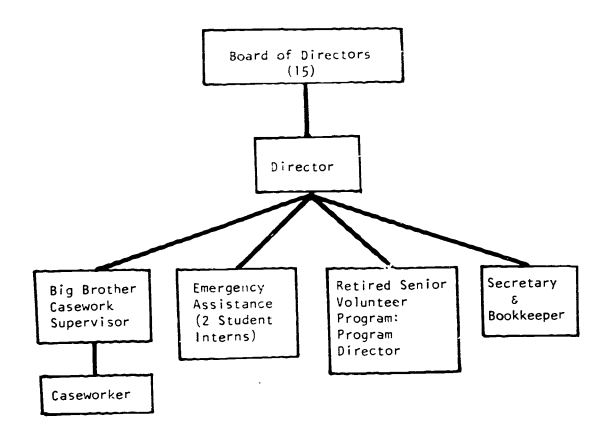


Figure 12. Structure of Catholic Social Services.

pulpit, were challenged by parishioners during their sermons, told they had no right to speak on such issues, and were eventually transferred. Five years later, the controversy of open housing is recalled with irony. Although a tew black professionals have moved into the suburbs, the majority of blacks still live in the inner-city ghetto.

Catholic Social Services currently administers two federally funded programs, Big Brother and Retired Senior Volunteer Program; they also are able to provide emergency assistance and food on request. The staff of CSS (Figure 12) and the persons served by CSS are cross denominational, of all faiths. Funding comes from a variety of sources, federal government, United Fund, and the Catholic Church, through the Diocesan Office.

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VII. SUMMARY

It's paper needs to accurate the reader with some of the alternative agencies in Noah, its requirements as accurate the reader with some of the alternative agencies that do exist, and to provide some its plutiment of difficulties involved in their survival and endurance. Community support is a vital factor of the establishment and continuance of care-taking agencies. The needs of risport, common ty the current social and political issues, the manifest concerns throughout the contribution of the availability of funding are other influential factors. Many programs undertaken by alternative idencies muy not be immediately tolerated in Noah. If defended long enough and nard enough, they may be eventually tolerated. What was once a most emotionally charged and is interval of on the other hand, the most popular program may eventually die from lack of commitments.

Noah is by no means an ideal community for highlighting alternative agencies, it was not chosen as a model or exemplary community. There is, no doubt, a population which is not served by a contribute public, private, alternative or religious agencies or services. On the other hand, there is also duplication of services and competition for clients. In this, Noah is typical of most communities

The social causes, the various community needs and the grass-root care-taking organizations all are in a constant state of change in Noah. Those agencies which were fortunate to enlist comminity support have endured, those which could not have died. Those agencies which have survived do act as viable alternatives to the educational, legal-correctional, social welfare, mental health and religious systems for persons who could not or would not be served by the public agencies; these agencies are giving their clients sincere and empathic care that might otherwise be unavailable.

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FEEDBACK SHEET
Research on the delivery systems described in this re- bort is an orgoing concern of the Conceptual Project. There- fore, we invite your comments and criticisms. If you would like to participate in this effort, please remove this Feed- back Sheet, and mail it, along with your comments, to:
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What is your main criticism of this volume?
Other Comments?
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