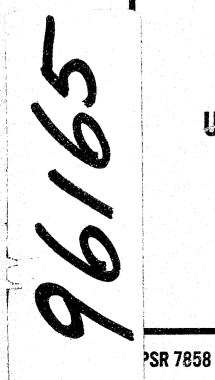


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ICPSR Inter–university Consortium for Political and Social Research

National Justice Agency List: Court Subfile Part 1

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U.S. Dept. of Justice Bureau of Justice Statistics



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NATIONAL JUSTICE AGENCY LIST, 1980: COURT SUBFILE

(ICPSR STUDY 7858)

Principal Investigator

U.S. Department of Justice, Bureau of Justice Statistics

Inter-university Consortium for Political and Social Research

P.O. BOX 1248

Ann Arbor, Michigan 48106

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ACKNOWLEDGEMENT OF ASSISTANCE

All manuscripts utilizing data made available through the Consortium should acknowledge that fact as well as identify the original collector of the data. The ICPSR Council urges all users of the ICPSR data facilities to follow some adaptation of this statement with the parentheses indicating items to be filled in appropriately or deleted by the individual user.

> The data (and tabulations) utilized in this (publication) were made available (in part) by the Inter-university Consortium for Political and Social Research. The data for the NATIONAL JUSTICE AGENCY LIST, 1980: COURT SUBFILE were originally collected by the Bureau of the Census for the Bureau of Justice Statistics. Neither the collector of the original data nor the Consortium bear any responsibility for the analyses or interpretations presented here.

In order to provide funding agencies with essential information about the use of archival resources and to facilitate the exchange of information about ICPSR participants' research activities, each user of the ICPSR data facilities is expected to send two copies of each completed manuscript or thesis abstract to the Consortium. Please indicate in the cover letter which data were used. Study Des Data Coll File Struc

INTRODUCTION

ICPSR Pro

Codebook

VARIABLE DESCH

CODEBOOK

GLOSSARY

APPENDIX

TABLE OF CONTENTS

	PAGE NO.
scription	Ĩ
lection Procedures	II
ucture	II
ocessing Information	III
Information	IV
CRIPTION LIST	VI
	1
NCJRS	13
JAN '7 1985	22
ACQUISITIONS	
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STUDY DESCRIPTION

I

The National Justice Agency List, 1980: Court Subfile is part of a master name and address file created and maintained by the Bureau of the Census for the Bureau of Justice Statistics. The file was first created in 1970, and the Bureau of the Census has continued to maintain and expand the file. The master file contains information for ten separate sectors: Prosecution and Civil Attorney Sector, Public Defender Sector, Law Enforcement Sector, Court Sector, Probation and Parole Sector, Juvenile Corrections Sector, Local Adult Corrections Sector, State Adult Corrections Sector, Other Justice Sector, and Federal and Indian Tribal Sector. The ICPSR has separated the master file into ten logical subfiles, corresponding to the ten sectors in the master file.

Every file has variables containing the names and addresses of agencies in that sector and information relevant only to the agencies within the sector. For the Court Subfile, the information includes the court structure, the type of jurisdiction the court has, and the location of the court records.

A court is defined as an agency or unit of the judicial branch of government, authorized or established by statute or constitution, with one or more judicial officers, and having the authority to decide controversies in law and disputed matters of fact brought before it. Courts are classified by three basic levels of jurisdiction: appellate, general, and limited. Courts at each of these levels are further classified by legal jurisdiction, i.e., the type of cases they hear - civil, criminal, or both civil and criminal.

There are over 20,000 courts and related agencies included on the National Justice Agency List Court Subfile. All state and local courts are included. Specifically excluded are justices of the peace and similar magistrates whose compensation is solely on a direct fee basis. Also excluded are workmen's compensation boards; bank, tax, and industrial review boards; and land courts.

Both court systems and court locations, i.e., each geographically separate locality at which a court system holds sessions (sits) and operates independently, are included in the court subfile. Subdivisions and departments handling specific types of cases within a court are not listed separately.



DATA COLLECTION PROCEDURES

II

The original survey of criminal justice agencies was conducted in January of 1970 by the U.S. Bureau of the Census. Each county in the United States and each municipality and township with a 1960 population of 1,000 or more persons was surveyed to identify the names and addresses of the criminal justice agencies and institutions administered by local government. The survey was conducted by mail canvass for the governmental units mentioned above.

In-house research, which included reference to a variety of published government documents such as budget statements; organization manuals; and State, county, and municipal directories, was conducted to compile State-level government criminal justice agencies. Also, in addition to the mail survey, the Bureau of the Census used in-house research to collect information for 54 counties with a 1960 population of 500,000 or more and for 43 cities with a 1960 population of 300,000 or more.

The Bureau of the Census has continued to maintain and upgrade the master file. In 1971, data from the National Survey of Court Organization was added to the master file to expand and refine the listing of state and local court systems and their locations, and to obtain information on their legal jurisdiction. In 1974, the file was upgraded to include units of government with less than 1,000 population. The file was also expanded to include the county name, and population data. In 1976, Federal and Indian tribal agencies were added to the master file based on in-house research. Two other sectors were also added to the master file, Probation and Parole Agencies sector and Prosecution and Civil Attorneys sector. The information for these two sectors was obtained from the Directory Survey of Probation and Parole Agencies and the Directory Survey of Prosecution and Civil Attorneys Agencies respectively. In 1978, information from the National Census of Jails, which was conducted in February of 1978, was added to the master file. In addition, name, address, and data corrections detected through ongoing research activities are accumulated and made to the file on a quarterly basis.

FILE STRUCTURE

The National Justice Agency List, 1980: Court Subfile data are available from the ICPSR in two formats: a cardimage file and an OSIRIS dataset. The card-image file contains several decks per case in a format based on 80 column punched cards. The data are sorted by agency with all decks for a case together in ascending order. each case. PART NUMBER COURT S 1 STATE 2 FAC 3 PUBLIC PROBAT 4 SUB 5 "OTHER 6 LOCAL FAC 7 PROSEC AGE 8 FEDERA AGE 9 LAW EN JUVENI 10 COR SUBFILE dictionary-codebook.

The study was processed according to the standard ICPSR processing procedures. The data were checked for illegal or inconsistent code values which, when found, were recoded to OSIRIS missing data values. No consistency checks were performed. Statements bracketed in "[" and "]" signs in the body of the codebook were added by the processors for explanatory purposes.

The OSIRIS dictionary gives the format and other information for each variable in the OSIRIS data file. The dictionary or dictionary-codebook file is used in conjunction with the OSIRIS software package. The OSIRIS data file is constructed with a single logical record for

SUBFILE NAME	NUMBER OF VARIABLES	NUMBER OF CASES
SUBFILE	28	20,092
ADULT CORRECTIONAL ILITIES SUBFILE	31	791
DEFENDER AGENCIES SUBFIL	E 31	746
YION AND PAROLE AGENCIES	31	3,575
" JUSTICE AGENCIES SUBFIL	E 37	1,788
ADULT CORRECTIONAL CILITIES SUBFILE	31	3,495
CUTION AND CIVIL ATTORNEY ENCIES SUBFILE	31	8,562
AL AND INDIAN TRIBAL ENCIES SUBFILE	29	1,215
FORCEMENT AGENCIES SUBFIL	JE 30	19,298
ILE DETENTION AND RRECTIONAL FACILITIES BFILE	30	1,019

The OSIRIS data file can be accessed directly through software packages or programs which do not use the OSIRIS dictionary by specifying the tape locations of the desired variables. These tape locations are given in the OSIRIS dictionary-codebook.

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ICPSR PROCESSING INFORMATION

CODEBOOK INFORMATION

The example below is a reproduction of information appearing in the machine-readable codebook for a typical variable. The numbers in brackets do not appear but are references to the descriptions which follow this example.		MISSING for othe "MD=0 OR (includi that cer desires as "MISS
• • • • • • • • • • • • • • • • • • • •		unascert categori
[1] VAR 0005 [2] STATE CODE [3] NO MISSING DATA CODES REF 0005 [4] LOC 9 WIDTH 2 [5] DK COL		missing should n if so de
[6] Numeric state code	[4]	
[7] Each state and the District of Columbia have been assigned a unique number from 01 (Alabama) to 51 (Wyoming) in alphabetical order.		variable in the O multiple of a sin named "S
[8] SEE NOTE(S) n	.	located
[9] Actual number is coded. [10] [11]	[5]	Indicate this var card-ĭma
01. Alabama 51. Wyoming	[6]	This is investig text and the begi question
· · · · · · · · · · · · · · · · · · ·	[7]	Indicate appended
[1] Indicates the variable and reference numbers. A variable number and a reference number are assigned to each variable in the data collection. In the present codebook which documents the	[8]	A variab is denot the numb
archived data collection these numbers are identical. Should the data be subsetted or rearranged by an OSIRIS program (e.g., MMP to intersperse data from another source, or TCOT to	[9]	"Actual to indic continuo
produce an analysis deck), the variable numbers would change to reflect the order of the new data collection, while the reference number would remain unchanged to reflect the variable number in the	10]	Indicate this var
<pre>[2] Indicates the abbreviated variable name (maximum of 24 characters) used in the OSIRIS system to identify the variable for the user. An expanded version of the variable name can be found in the variable description list.</pre>	[11]	Indicate Abbrevia are "DK" "INAP" (

IV

[3] Indicates the code values of missing data. In this example, there are no missing data (NO MISSING DATA CODES). Alternative statements for other variables are "MD=0", "MD GE 9", or "MD=0 OR GE 9". Some analysis software packages (including the OSIRIS software package) require that certain types of data which the user desires to be excluded from analysis be designated as "MISSING DATA," e.g., inappropriate, unascertained, unascertainable, or ambiguous data categories. Although these codes are defined as missing data categories, this does mean that the user should not or cannot use them in a substantive role if so desired.

> tes the starting location and width of this le when the data are stored on a magnetic tape OSIRIS format. If the variable is of a le-response type, the width referenced is that ingle response. In this example the variable "STATE CODE" is 2 column(s) wide and is d in the 9th column within the record.

ces the location by deck and column(s) of ariable when the data are on cards or in a mage format (either 80- or 84- column format)

s the full text (question) supplied by the igator to describe the variable. The question and the numbers and letters that may appear at ginning reflect the original wording of the onnaire item.

ces an additional comment or explanation ed to the variable description.

able which has a footnote associated with it oted by the message, "SEE NOTE(S) n" where n is nber of the footnote referenced.

l number is coded" appears in the codebook icate that the variable has been declared lous.

tes the code values occurring in the data for ariable.

es the textual definitions of the codes. ations commonly used in the code definitions (" (DO NOT KNOW), "NA" (NOT ASCERTAINED), and (INAPPROPRIATE).

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	VI		
	VARIABLE DESCRIPTION LIST		DECK IDENTIFIC
	NATIONAL JUSTICE AGENCY LIST, 1980:		
	COURT SUBFILE		$\frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}$
			VAR 0001 ICP
	ICPSR PROCESSING VARIABLES		REF 0001
1.	ICPSR Study Number - 7858		
2.	ICPSR Edition Number - 2		ICPSR Study Nu
3.	ICPSR Part Number - 1		ید الله وید نده کله وی که این اس وی این این این این این این این این این ای
	AGENCY IDENTIFICATION NUMBERS		7858. The
4.	Unique Agency Number		ide
5.	State Code		
6.	Type of Government County Number		
7. 8,	Unit Number		VAR 0002 ICP
9.	Primary Agency Code		REF 0002
10.	Geographic Subunit of Court Unique Number		
11.	Court Structure		
	AGENCY NAME/ADDRESS/PHONE NUMBER		ICPSR Edition
12.	Name of Agency		The number ide
13.	Title of Head of Agency		The Humber Ide
14.	Title or Address		1. 1981 F
15. 16.	Agency Address		2. 1984 S
18. 17.	City State		
18.	Zip Code		• • • • • • • • • • • • • • • •
19.	Telephone Area Code		
20.	Telephone Number		VAR 0003 ICP REF 0003
21.	Records Location Key		
22.	Court Type of Jurisdiction		
23.	County Name		ICPSR Part Num
23. 24.	Imputation Code		معر هيد منه مع مد هد بد مد مد بد مد مد مد مد مد
25.	City Name of Governmental Unit		
26.	NCIC (FBI)		1. The nu
27.	Resident Population of Jurisdiction		
	ICPSR SEQUENTIAL ID		VAR 0028 ICP
28.	ICPSR Sequential Case Identification Number		REF 0028
20.			an de la companya de La companya de la comp
	na sere de la sere de l La sere de la		ICPSR Sequenti
		O	

ICATION NUMBER IS '01' DK 1 COL 1- 2 CPSR STUDY NUMBER-7858 NO MISSING DATA CODES LOC 1 WIDTH 4 DK 1 COL 3-6 Number ----he ICPSR has attached this number as a study lentification number. NO MISSING DATA CODES DK 1 COL 7 CPSR EDITION NUMBER-2 LOC 5 WIDTH 1 Number _____ dentifying the release edition of this dataset. First printing Second printing • CPSR PART NUMBER-01 NO MISSING DATA CODES 6 WIDTH 2 DK 1 COL 8-9 LOC umber ----number identifying this part of a 10-part study. CPSR SEQUENTIAL ID NO MISSING DATA CODES LOC 201 WIDTH 5 DK 1 COL 10-14

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tial Case Identification Number

The ICPSR has attached a sequential identification number to every case. This number uniquely identifies each record in the data collection. REF 0007 LOC VAR 0004 UNIQUE NUMBER NO MISSING DATA CODES Numeric county code REF 0004 LOC 8 WIDTH 3 DK 1 COL 15-17 A three-digit code is located. County alphabetically and "001." Unique number			
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<pre>0. State government 1. County government 2. Municipal government</pre>			
 County government Municipal government 	SEE NOTE(S) 1		
2. Municipal government			
	2. Municipal government		

y code code identifies the county in which the agency Counties within a State are ordered y and assigned a unique number beginning with IT NUMBER NO MISSING DATA CODES DK 1 COL 24-26 LOC 17 WIDTH 3 code

t code identifies the unit of government within h which the agency is located, as applicable. ships, and special districts within a county are abetically and assigned a unique number. State coded "000," county agencies have the county ed and Federal and Indian Tribal agencies are

IMARY AGENCY CODE NO MISSING DATA CODES DK 1 COL 27 LOC 20 WIDTH 1

14 WIDTH 3

t code identifies the justice agency in this

A

NO MISSING DATA CODES

DK 1 COL 21-23

4		
	SSING DATA CODES DK 1 COL 28-29	VAR 0001 IC REF 0001
Geographic subunit of court unique number		ICPSR Study Nu
A consecutive unique identifier code is assi geographically separate location of the same	gned to each court.	7858. The ide
VAR 0011 COURT STRUCTURE REF 0011 LOC 23 WIDTH 1	MD=0 DK 1 COL 30	VAR 0002 ICH REF 0002
Type of court structure		ICPSR Edition
 01. Court system with no divisions 02. Court system with divisions 03. Parent court system 06. Geographic subunit with no division 07. Geographic subunit with divisions 08. Division of court 09. Balance of court (courts with only 		 The number ide 1. 1981 H 2. 1984 S
00. Missing data		VAR 0003 ICH REF 0003
VAR 0012 NAME OF AGENCY NO MI REF 0012 LOC 24 WIDTH 24	SSING DATA CODES DK 1 COL 31-54	ICPSR Part Nur
Name of the agency only		1. The nu
VAR 0013 TITLE OF HEAD OF AGENCY NO MI REF 0013 LOC 48 WIDTH 18	ISSING DATA CODES DK 1 COL 55-72	VAR 0028 ICH REF 0028
Name of the agency, continued or the title o the agency	•	ICPSR Sequent:
		The ICPSR has

-CPSR STUDY NUMBER-7858 NO MISSING DATA CODES LOC 1 WIDTH 4 DK 2 COL 3-6 Number he ICPSR has attached this number as a study dentification number. CPSR EDITION NUMBER-2 NO MISSING DATA CODES LOC 5 WIDTH 1 DK 2 COL 7 on Number -----dentifying the release edition of this dataset. First printing Second printing CPSR PART NUMBER-01 NO MISSING DATA CODES DK 2 COL 8-9 LOC 6 WIDTH 2 lumber ---number identifying this part of a 10-part study. CPSR SEQUENTIAL ID NO MISSING DATA CODES LOC 201 WIDTH 5 DK 2 COL 10-14 tial Case Identification Number as attached a sequential identification number to This number uniquely identifies each record in

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(CONTINUED)			(CONTIN
the data collection.	• • • • • • • • • • • • • • • • • • • •		785
VAR 0014 TITLE OR ADDRESS REF 0014 LOC 66 WIDTH 19	NO MISSING DATA CODES DK 2 COL 15-33		VAR 0002
The title continued or part of the a	address or blank		REF 0002
•••••••••••••••••••••••••••••••••••••••	• • • • • • • • • • • • • • • • • • • •		ICPSR E
VAR 0015 AGENCY ADDRESS REF 0015 LOC 85 WIDTH 24	NO MISSING DATA CODES DK 2 COL 34-57		The num
Address of agency only			1. 2.
·····	• • • • • • • • • • • • • • • • • • • •	a sene da se	•••••
VAR 0016 CITY REF 0016 LOC 109 WIDTH 18	NO MISSING DATA CODES DK 2 COL 58-75		VAR 0003 REF 0003
City name of agency location only			ICPSR P
•••••••••••••••••••••••••••••••••••••••			1.
VAR 0017 STATE REF 0017 LOC 127 WIDTH 2	NO MISSING DATA CODES DK 2 COL 76-77		VAR 0028
Two letter State abbreviation			REF 0028
DECK IDENTIFICATION NUMBER IS '03'	DK 3 COL 1-2		ICPSR S
•••••	• • • • • • • • • • • • • • • • • • • •		The ICP every c
VAR 0001 ICPSR STUDY NUMBER-7858 REF 0001 LOC 1 WIDTH 4	NO MISSING DATA CODES DK 3 COL 3-6		the dat
ICPSR Study Number			

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The ICPSR has attached this number as a study identification number. ICPSR EDITION NUMBER-2 NO MISSING DATA CODES LOC 5 WIDTH 1 DK 3 COL 7 on Number _____ identifying the release edition of this dataset. 31 First printing 34 Second printing . ICPSR PART NUMBER-01 NO MISSING DATA CODES LOC 6 WIDTH 2 DK 3 COL 8-9 Number ____ number identifying this part of a 10-part study. ICPSR SEQUENTIAL ID LOC 201 WIDTH 5 NO MISSING DATA CODES DK 3 COL 10-14

7

ential Case Identification Number

has attached a sequential identification number to . This number uniquely identifies each record in ollection. 8

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VAR 0018 REF 0018	ZIP CODE LOC 129 WIDTH 5	MD=-1 DK 3 COL 15-19	r
Agency z	ip code		-1. M 02. U 03. U
-1.	NA		04. U 05. U 06. U 07. U
• • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	08. UI
VAR 0019 REF 0019	AREA CODE LOC 134 WIDTH 3	MD=-1 DK 3 COL 20-22	09. Ui
			VAR 0022
Agency t	elephone area code, if availal	ble	REF 0022
-1.	NA		Court type
	• • • • • • • • • • • • • • • • • • • •		
VAR 0020 REF 0020	TELEPHONE NUMBER LOC 137 WIDTH 7	MD=-1 DK 3 COL 23-29	0. Cou juv 1. App
			2. App 3. App
Agency t	elephone number, if available		cas 4. Cou
			Cas
-1.	NA		5. Cou cri
•••••••		••••	6. Cou and
VAR 0021 REF 0021	RECORDS LOCATION KEY LOC 144 WIDTH 2	MD=-1 OR GE 2 DK 3 COL 30-31	7. Cou onl 8. Cou
			onl
Demonstra			9. Cou bot
Records	location identification		-1. NA
records a	s where the court records are are kept at a location separat tion of the records is include	e from the court unit	
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GLOSSARY: DEFINITION OF TERMS

LT-A person who is within the original isdiction of a criminal, rather than a juvenile, rt because his or her age at the time of an eged criminal act was above a statutorily cified limit.

ENT CASELOAD (Probation and Parole)-The total ber supervised during a specified time period by robation and/or parole agency.

IL ATTORNEY AGENCY-A Federal, State or local ernment agency of which the sole function is to vide legal advice, assistance and resentation to the government in civil matters.

IL JURISDICTION-Actions at law and pleadings in ity, probate (wills and estates), mental petence, guardianship, and domestic relations ceedings over which lawful authority may be rcised by a court or other justice agency, as ermined by statute or constitution.

RECTIONAL AGENCY-A Federal, State or local minal or juvenile justice agency, under a single inistrative authority, of which the principal ctions are the intake screening, supervision, tody, confinement, treatment, or pre-sentencing pre-disposition investigation of alleged or udicated adult offenders, youthful offenders, inquents, or status offenders.

RECTIONAL FACILITY (adult)-A building or part reof, set of buildings, or area enclosing a set buildings or structures, operated by a ernment agency for the physical custody, or tody and treatment, of sentenced persons or sons subject to criminal proceedings.

1) STATE CORRECTIONAL FACILITY-A confinement or munity-based correctional facility administered an agency of the State government for custody treatment of adults usually sentenced for more n a year.

following types of facilities are State

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correctional facilities:

*CONFINEMENT FACILITY-An adult correctional facility in which there is 24 hour physical restriction of all or/more than half of the facility population to a clearly defined area from which they are forbidden to depart or cannot easily depart because of physical barriers and/or guards, and do not lawfully depart without being in the custody of an official.

*COMMUNITY-BASED FACILITY-An adult correctional facility in which at least half of the facility population occupies the premises at night (with or without restriction) and is obliged to do so, but is authorized to leave the facility regularly or frequently during the day for purposes of seeking and holding employment and/or making use of community resources such as schools or treatment centers.

(2) LOCAL JAIL-A confinement facility usually administered by a local law enforcement agency, intended for adults but sometimes also containing juveniles, which holds persons detained pending adjudication and/or persons committed after adjudication for sentences usually of a year or less. Temporary holding facilities, or lockups, that do not hold persons after being formally charged in court (usually within 48 hours of arrest) are excluded.

The following types of facilities are local jails:

*DEPENDENT JAIL-A local jail administered by a sheriff's department or other law enforcement agency.

*INDEPENDENT JAIL-A local jail not administered by a law enforcement agency.

CORRECTIONAL FACILITY (juvenile)-A building or part thereof, set of buildings or area enclosing a set of buildings or structures, which is used for the custody and/or care and treatment of juveniles who have been administratively determined to be in need of care or who have been formally alleged or adjudged to be delinguents, status offenders or dependents.

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*TRAINING SCHOOL-A long-term specialized type of facility that provides strict confinement for its residents.

*RANCH, FORESTRY CAMP, AND FARM-A long-term residential facility for persons whose behavior does not necessitate the strict confinement of a training school, often allowing them greater contact with the community.

*HALFWAY HOUSE AND GROUP HOME-A long-term facility in which residents are allowed extensive contact with the community, such as attending school or holding a job.

(1) SHORT-TERM FACILITIES-Juvenile facilities which primarily care for juveniles in detention awaiting adjudication, commitment or placement, and/or those being held for diagnosis or classification.

The following types of facilities are short-term facilities:

*DETENTION CENTER-A short-term facility that provides temporary care in a physically restricting environment for juveniles in custody pending court disposition and, often, for juveniles who are adjudicated delinguent and are awaiting placement or transfer to another jurisdiction.

*SHELTER-A short-term facility that provides temporary care similar to that of a detention center, but in a physically unrestricting environment.

*RECEPTION OR DIAGNOSTIC CENTER-A short-term facility that screens persons committed by courts and assigns them to appropriate correctional facilities.

(2) LONG-TERM FACILITIES-Juvenile facilities which primarily care for juveniles received following commitment or placement by a juvenile court, those received as voluntary admissions, and/or those on probation or aftercare.

The following types of facilities are long-term:

COURT-An agency or unit of the judicial branch of

government, authorized or established by statute or constitution, and consisting of one or more judicial officers, which has the authority to decide upon cases, controversies in law, and disputed matters of fact brought before it. The unit considered to be a single court is usually an administrative unit having a statutorily specified geographic jurisdiction (often coinciding with a political subdivision of a State, such as a county) and a statutorily specified subject matter jurisdiction.

COURT OF APPELLATE JURISDICTION-A court having jurisdiction over appeal and review, with original jurisdiction conferred only in special cases; includes both courts of last resort and intermediate appellate courts.

(1) INTERMEDIATE APPELLATE COURT-An appellate court of which the primary function is to review the judgments of trial courts and the decisions of administrative agencies, and whose decisions are in turn usually reviewable by a higher appellate court in the same state.

(2) COURT OF LAST RESORT-An appellate court having final jurisdiction over appeals within a given state.

COURT OF GENERAL JURISDICTION-A trial court having unlimited jurisdiction over all subject matter; in fact, constitutional provisions and other laws of the various states usually establish this "upper" level of court as having unlimited original jurisdiction over all subject matter not specifically assigned otherwise. The jurisdiction usually includes certain kinds of appeal matters.

COURT OF LIMITED OR SPECIAL JURISDICTION-A trial court having original jurisdiction only over that subject matter specifically assigned to it by law.

CRIMINAL AND CIVIL JUSTICE AGENCY-All courts, civil attorney agencies and any other governmental agency or subunit that defends indigents or of which the principal functions or activities consist of the prevention, detection, and investigation of crime; the apprehension, detention, and prosecution of alleged offenders; the confinement or official correction supervision of accused or convicted (CONTINUED)

17

persons; or the administrative or technical support of the above functions.

CRIMINAL JURISDICTION-Includes jurisdiction over criminal felonies, felony preliminary hearings, misdemeanors, traffic, and municipal or county ordinance violations.

DELINQUENT ACT-An act committed by a juvenile for which an adult could be prosecuted in a criminal court, but for which a juvenile can be adjudicated in a juvenile court, or prosecuted in a court having criminal jurisdiction if the juvenile court transfers jurisdiction: generally a "felony or misdemeanor level offense" in States employing those terms.

FELONY-A criminal offense that is punishable by death or incarceration in a State or Federal confinement facility.

GENERAL POWER OF ARREST-The official authority of law enforcement officers to enforce any State law or local ordinance within their jurisdiction.

GENERAL PURPOSE POLICE AGENCY-The primary law enforcement agency (State or local) that is responsible for enforcing the law, preserving the peace, maintaining traffic safety and apprehension of accused violators of the law.

JUVENILE-A person subject to the exercise of juvenile court jurisdiction for purposes of adjudication and treatment based on age and offense limitations as defined by State law. Jurisdiction is determined by age at the time of the event, not at the time of judicial proceedings, and continues until the case is terminated.

JUVENILE JURISDICTION-Refers to special jurisdiction over delinquent and neglected children (minors).

LEGAL SERVICES-In this report, denotes the legal representation of a government in civil matters, short of courtroom representation; e.g., research investigation, legal opinions, courtroom assistance, advice to council meetings, and preparation of contracts.

LAW ENFORCEMENT AGENCY-A Federal, State or local justice agency or identifiable subunit of which the principal functions are the prevention, detection, and investigation of crime, and the apprehension of alleged offenders.

LEGAL JURISDICTION-The subject matter over which lawful authority may be exercised by a court, prosecution/civil attorney agency or public defender agency, as determined by statute or constitution.

MEDICAL EXAMINER AND/OR CORONER AGENCY-A law enforcement agency the principal function of which is to inquire by an inquest into the cause of any death for which there is reason to suppose is not due to natural causes.

MISDEMEANOR-A criminal offense usually punishable by fine or by incarceration in a local confinement facility for a period of which the upper limit is prescribed by statute in a given jurisdiction, typically a year or less.

NATIONAL JUSTICE AGENCY LIST-A master name and address listing of Federal, State and local criminal and civil justice agencies in the Nation maintained by the Bureau of the Census for the Bureau of Justice Statistics.

PAROLE-The status of an offender released from a correctional institution by discretion of a paroling authority prior to expiration of sentence, required to observe conditions of parole, and placed under the supervision of a parole agency. In many States, the term "aftercare" is used for parole for juveniles.

PAROLE AGENCY-A correctional agency, which may or may not include a paroling authority, and of which the principal functions are pre-release investigations and parole plate preparation for prospective parolees, and the supervision of adults having parole or other conditional release status. For purposes of this publication, an agency with multiple functions, e.g., adult and juvenile parole, was counted as one agency except where noted.

PAROLE AUTHORITY-A person or a correctional agency

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that has the authority to release on parole adults or juveniles committed to confinement facilities, to revoke parole or other conditional release and to discharge from parole or other conditional release. A parole authority may or may not be administratively separate from the parole agency that supervises parolees. Typical names are "parole board" and "board of parole." In many States, juvenile correctional institutions determine parole release dates; however, for the purposes of this report, these are not considered parole authorities.

PAROLE BOARD-See Parole authority.

PROBATION-The conditional freedom granted by a judicial officer to an alleged offender, or adjudicated adult, juvenile, or youthful offender, as long as the person meets certain conditions of behavior.

PROBATION AGENCY-A correctional agency of which the principal functions are juvenile intake; the supervision of adults, juveniles, or youthful offenders placed on probation status; and/or the investigation of adults, juveniles, or youthful offenders for the purpose of preparing presentence or predisposition reports to assist the court in determining the proper sentence or juvenile court disposition. For purposes of this survey, an agency with multiple functions, e.g., adult probation and parole, was counted as one agency except where noted.

PROBATION AND PAROLE AGENCY-A correctional agency of which the principal functions are those of a probation and/or parole agency.

PROBATION AND/OR PAROLE OFFICER-An employee of a probation and/or parole agency whose primary duties include one or more of the agency's functions.

PROSECUTION AND/OR CIVIL ATTORNEY AGENCY-A Federal, State or local justice agency of which the functions are the prosecution of alleged criminal offenders and/or the provision of legal advice, assistance, and representation to the unit of government.

PROSECUTION AGENCY-A Federal, State or local justice agency of which the principal function is the prosecution of alleged offenders.

PUBLIC DEFENDER AGENCY-A Federal, State or local justice agency of which the principal function is the representation in court of persons accused or convicted of a crime who are unable to hire private counsel.

SHERIFF'S DEPARTMENT-A local law enforcement agency organized at the county level, directed by a sheriff, which exercises its law enforcement functions at the county level, usually within unincorporated areas, and operates the county jail in most jurisdictions.

SPECIAL POLICE AGENCY-A law enforcement agency in which the police have limited geographic jurisdiction such as a public park, harbor, or transit authority, but have general arrest powers.

STATUS OFFENSE-An act or conduct which is declared by statute to be an offense, but only when committed or engaged in by a juvenile, and which can be adjudicated only by a juvenile court, e.g., incorrigibility, running away, and truancy.

YOUTHFUL OFFENDER-A person, adjudicated in criminal court, who may be above the statutory age limit for juveniles but below a specified upper age limit, for whom special correctional commitments and special record-sealing procedures are made available by statute. The special correctional

20

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commitment may be to a juvenile facility, to a special section of an adult facility, or to a separate facility for the confinement of persons between the age limits specified in the particular statute. Such provisions exist in Federal law and in the laws of several states.

APPENDIX

*** NOTE 1 *** CLASSIFICATION OF GOVERNMENTAL UNITS

Agencies on the National Justice Agency List are assigned to a level and type of government according to the criteria summarized below. Some of the type designations are not applicable for certain subfiles. The following table summarizes this information:

TYPE OF GOVERNMENT

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NA = Not Applicable

STATE - Agencies are assigned to the State level if they are administered by the State, if the agencies serve more than one county, or if the agencies are administered in districts not having the same boundaries as single counties, municipalities, or townships.

COUNTIES - Agencies administered by the county or serving more than one local government within the county are assigned to the county government. Organized county governments are found throughout the Nation, except in Connecticut, Rhode Island, the District of Columbia, and limited portions of a number of other States. In Louisiana, the counties are officially designated as parishes; in Alaska, the boroughs resemble county governments in other States. MUNICIPALITIES - Agencies are assigned to the municipal level of government if they are administered by a municipality. This category includes all active governmental units officially designated as cities, villages, boroughs (except in Alaska) and towns (except in the six New England States, Minnesota, New York, and Wisconsin). This concept generally corresponds to the incorporated places category recognized in the Census Bureau reporting of population and housing statistics. Any agencies in unincorporated places are not covered.

TOWNSHIPS - This category includes governmental units located in 20 States. They are officially designated as towns in the six New England States, New York, and Wisconsin; plantations in Maine; locations in New Hampshire; and townships in other areas. In Minnesota, the terms town and township are used interchangeably with reference to township governments. Excluded from coverage are unorganized township areas, townships coextensive with cities where the city governments have absorbed the township functions, and townships known to have ceased to perform criminal justice functions.

SPECIAL DISTRICTS - Special districts make up the most varied area of local government. They are administratively and fiscally independent of any other unit of government and are usually established to perform a single function (e.g., fire protection, transportation, housing, recreation); however, some have been given authority by their enabling legislation to provide several kinds of services. Law enforcement agencies are the only justice agencies administered by special districts.

INDEPENDENT SCHOOL DISTRICTS - These are school districts that are administratively and fiscally independent of any other unit of government. As with special districts law enforcement agencies (school and campus security) are the only justice agencies administered by independent school districts.

FEDERAL AND INDIAN TRIBAL AGENCIES* - Federal agencies are classified by major justice sector following the same guidelines used for State and local agencies. Indian tribal justice agencies are listed in 15 States and are distributed throughout all justice sectors. The types of tribal agencies represented in the name and address listing include tribal police departments or sheriff's offices, prosecutor's offices, probation and parole agencies, tribal courts, jails, and the Bureau of Indian Affairs area offices listed under "other justice".

*[The names and addresses of agencies at the district or

REGIONAL levels of organization are included in addition to the headquarters offices located in Washington. Listed in every State is at least one Federal law enforcement agency (U.S. Marshals Service), one prosecution/civil attorney agency (U.S. Attorney's Office), one court (U.S. District Court) and one probation/parole agency (U.S. Probation Office).

REGIONAL AGENCIES - An agency serving more than one local government was generally assigned to the next highest level of government; however, regional jails and juvenile correctional facilities are assigned to the largest governmental unit served.]



