Racism and Homelessness

- The Black Lives Matter movement, along with homelessness advocates, have exposed how the criminal justice system fails to address homelessness and how it has disproportionately affected Black people because of decades of public divestment in housing, as well as systemic and structural racism in housing access, wealth accumulation, and employment. [1]
- After the murder of George Floyd on May 25th, more than 2,000 protests held across all 50 states, brought attention to police brutality and called for defunding police departments. [2] These protests have called on the federal and local state governments to directly respond to social problems, like homelessness, instead of automatically turning to the police. [3]

“African Americans accounted for 40% of all people experiencing homelessness in 2019, yet they only made up 13% of the U.S. population. [26] African Americans account for 57% of all people experiencing homelessness in Miami-Dade County, yet only make up 18% of county’s general population. [27]

The Criminalization of Homelessness

- In a December 2019 study by the National Center on Homelessness & Poverty, of 187 city codes of urban and rural cities around the United States (U.S.):
  - 72% have at least one law restricting camping in public.
  - 55% have at least one law prohibiting sitting and lying in public, and
  - 51% have at least one law prohibiting sleeping in public. [5]
- Since 2006, 13 new laws across different cities around the U.S. were enacted that prohibit sleeping in public city-wide, which is a 50% increase. [6]
- Criminalizing life-sustaining activities and “nuisance” crimes has disproportionate impacts based on race and exacerbates racial disparities. [7]
  - One study in Austin, TX shows that African Americans experiencing homelessness were almost 10 times more likely than whites to receive a camping citation. [8]
- In Miami-Dade County (MDC), prohibited conduct includes: Sleeping in public, camping in public, camping in particular public places, sitting/lying in particular public places, lodging, living or sleeping in vehicles, loitering/vagrancy, begging in public places and begging in particular public places. [9]
- In 2017, the City of Miami Beach hired a special prosecutor to target “nuisance” crimes, such as consuming alcohol or urinating in public, jaywalking, and loitering, in which 2/3 of the cases involved defendants experiencing homelessness. [10]
- In February 2019, the U.S. District Court for the Southern District of Florida terminated the 1998 Pottinger Consent Decree, which protected people experiencing homelessness from police harassment and arrest, as well as their property during sweeps. The Consent Decree enabled monitoring of city conduct and accountability for violations. [11]
- In June 2020, the City of Miami adopted Ordinance 13907 on “Large Group Feedings,” which criminalizes food sharing, or the feeding of people experiencing homelessness in large groups (25 or more) in public places without a permit and at non-designated feeding locations. [12]
- Criminalization of homelessness is counterproductive as it perpetuates homelessness. It merely shuffles people to different parts of the city and results in fines that people cannot pay or felony records that make it impossible to secure employment and housing. [13]
- Diverting public financial resources to law enforcement efforts can cost governments two to three times more than it would to provide affordable housing. [14] Moreover, perpetuating homelessness is itself costly as homelessness exacerbates existing health conditions and causes new ones. [15] Illnesses associated with homelessness cost $18,500 per person in yearly emergency room visits. [16]
- Criminalization of homelessness violates the human rights to life; [17] protection from cruel, inhuman or degrading treatment; [18] liberty and security; [19] and freedom of movement. [20]
- Racism embedded in criminalization of homelessness further violates the right to equality and freedom from non-discrimination. [21]

“Criminalization creates a costly revolving door that circulates individuals experiencing homelessness from the street to the criminal justice system & back.” [22]
- USICH, U.S. Inter-Agency Council on Homelessness
Alternatives to Criminalization

- **Housing First** – Shift funding from criminalization to housing, taking a Housing First approach, which prioritizes providing permanent housing and taking care of basic necessities and before addressing issues such as employment or substance abuse to improve quality of life. [23]

- **Responses to Crises** – Police are ill-equipped to provide psychosocial services needed in a crisis. Rather, cities need crisis response teams with mental health and harm reduction expertise so that police can focus on ensuring safety. [24]

A Good Practice: Decriminalizing Homelessness through Alternative Policing

*Crisis Assistance Helping Out in the Streets (CAHOOTS)*

- Two-person mobile teams consisting of a medic and a crisis worker who has substantial training and experience in the mental health field.
- The team is able to deal with a wide range of mental-health related crises, such as conflict resolution, welfare checks, substance abuse, and suicide threats through trauma-informed de-escalation and harm reduction techniques.
- In Eugene, OR, in 2019 alone, out of the 24,000 calls that CAHOOTS responded to, police backup was only called to the scene 150 times. [25]

Recommendations

- Municipalities should not enact or enforce statutes prohibiting life-sustaining activities in public when there is no alternative shelter or housing.
- MDC and its various municipalities should observe the protections contained within the *Pottinger Consent Decree*. This entails monitoring the compliance of officers and establishing mechanisms for accountability.
- Municipalities should invest in homeless shelters as temporary residences, aiming at rehousing as the ultimate goal, and should commit resources to guarantee all residents adequate housing.
- The City of Miami should restructure and retrain the Green Shirts program to incorporate evidence-based and trauma-informed practices, such as motivational interviewing and peer recovery, to bring people experiencing homelessness into the “continuum of care.” The City should further create a training and compliance position within the Miami City Homeless Assistance Program to ensure good practices and accountability amongst outreach workers.
- All levels of government should divert funding from criminal justice responses to housing first programs and crisis response teams with mental health, harm reduction, and other psychosocial service expertise, addressing the root causes of homelessness.
- All levels of government should recognize the right to adequate housing. This entails protection against forced eviction and the availability of housing that is affordable, habitable, accessible, well-located, and culturally adequate.
- The Federal government should increase efforts to enforce fair housing through the Fair Housing Act and civil rights laws that root out racial discrimination that leads to homelessness.
- Municipalities should consult with residents who are experiencing homelessness to adopt informed policies that best serve community needs.


3. *Id.*


6. *Id.* at 42.


18. Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (“CAT”) art. 16, 1465 U.N.T.S. 85, adopted Dec. 10, 1984 (ratified by the U.S. on April 18, 1988); UDHR, *supra* note 17, art. 5; ICCPR, *supra* note 17, art. 7.


20. UDHR, *supra* note 17, art. 13; ICCPR, *supra* note 17, art. 12(1); ICERD, *supra* note 19, art 5(d)(i); Committee on the Elimination of Racial Discrimination, *Concluding observations on the combined seventh to ninth periodic reports of the United States of America*, CERD/C/USA/CO/7-9, ¶ 12 (2014); Human Rights Committee, *Concluding observations on the fourth periodic report of the United States of America*, CCPR/C/USA/CO/4, ¶ 19 (2014).


