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FREE AT LAST?
JUDICIAL DISCRETION
AND RACIAL DISPARITIES
IN FEDERAL SENTENCING

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Free At Last? Judicial Discretion and Racial Disparities in Federal Sentencing

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Abstract

The Federal Sentencing Guidelines were created to reduce unwarranted sentencing disparities among similar defendants. This paper explores the impact of increased judicial discretion on racial disparities in sentencing after the Guidelines were struck down in *United States v. Booker* (2005). Using data on the universe of federal defendants, I find that black defendants are sentenced to almost two months more compared to their white counterparts, a 4% increase in average sentence length and almost doubling of the racial gap. Racial disparities appear after periods of more deferential appellate review, suggesting that judges are particularly responsive to changes in the likelihood of appellate reversal. To further identify the sources of racial disparities, I construct a dataset linking judges to over 400,000 defendants. Exploiting the random assignment of cases to judges, I find that racial disparities are greater among judges appointed after *Booker*, suggesting acculturation to the Guidelines by more experienced judges. Prosecutors also respond to increased judicial discretion by charging black defendants with longer mandatory minimums.

JEL Classifications: J15, K14, K40

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1 Introduction

Sentencing disparities by race, gender, education, and socioeconomic status are prevalent in the federal criminal justice system. Black defendants are sentenced to five months longer in prison than white defendants with similar observable demographic traits, criminal history and offense characteristics. Male defendants receive over five months more in prison compared to similar female defendants, and defendants with lower educational attainment and income receive significantly longer sentences than otherwise similar offenders (Mustard 2001). Even within the same court, judges appear to vary significantly in their treatment of defendant race (Abrams et al. 2012), suggesting that racial disparities in the the criminal justice system may be a source of the overrepresentation of blacks in the prison population.

In response to concerns that judges were introducing unwarranted disparities in sentencing (Frankel 1973), Congress adopted the United States Sentencing Guidelines (Guidelines) under the Sentencing Reform Act (SRA) of 1984. While the Guidelines reduced inter-judge sentencing disparities in its early years (Anderson, Stith, and Kling 1999), it was criticized for its rigidity, (e.g., Freed 1992 and Stith 2008), and for shifting power to prosecutors in their charge and plea bargaining decisions (Stith and Cabranes 1998, Alschuler 1978, Nagel and Schulhofer 1992).

After almost two decades of mandatory Guidelines sentencing, the Guidelines were struck down in *United States v. Booker*, 543 U.S. 220 (2005). As a result, *Booker* greatly increased the degree of judicial discretion afforded to judges (See, e.g., Berman 2005), with subsequent cases further increasing judicial discretion by reducing the degree of appellate scrutiny. Empirical work on the impact of *Booker* is suggestive of increases in inter-judge sentencing disparity (Scott 2010), but has yielded mixed results on racial disparities, with some researchers finding large racial disparities in the aftermath of *Booker* (United States Sentencing Commission 2006, 2010) and others finding no significant impact on racial disparities in sentence length (Ulmer et al. 2010).¹ Some scholars have even argued that judicial discretion may actually mitigate recent increases in racial disparities (Fischman and Schanzenbach, forthcoming). In light of possible evidence of increasing disparities post *Booker*, the United States Sentencing Commission and policymakers have considered possible ways to constrain judicial discretion, such as “resurrecting” the mandatory Guidelines. More than ever, a comprehensive exploration of disparities post *Booker* is essential to informing these policy debates.

This paper estimates the impact of increased judicial discretion via *Booker* on racial disparities in federal sentencing using comprehensive data on the universe of defendants sentenced between 1994-2009. I find that racial disparities increase significantly after *Booker* controlling for comprehensive offender and crime characteristics. The black-white sentencing gap increases by almost

¹These studies control for judicial departures from the Guidelines, which are endogenous.

2 months in the post *Booker* period, a 75% increase in the baseline racial gap, and 4% increase in the average sentence length. Increased racial disparities in sentence length can be attributed to black defendants being more likely to be sentenced above the Guidelines recommended range and less likely to be sentenced below the Guidelines recommended range compared to similar white offenders. Black defendants also receive significantly longer within Guidelines range sentences compared to similar white defendants. These results are robust to controlling for different racial trends in sentencing outcomes, and changes induced by other laws and court decisions. Racial disparities in sentencing persist after accounting for differential treatment of offenders based on other observable traits after *Booker*, such as educational attainment and criminal history. A dynamic specification reveals that the racial sentencing gap expands after periods of more deferential appellate review, suggesting that judges are particularly responsive to changes in the likelihood of appellate reversal.

Next, I examine another source of increasing disparities after *Booker* by studying how different types of judges respond to increased judicial discretion. Many scholars have suggested that judges have different sentencing philosophies (e.g., Hofer, Blackwell, and Ruback 1999), which may be affected by the standard of appellate review (Fischman and Schanzenbach 2011), with correlations between sentencing practices and judicial characteristics such as race, gender, and political affiliation (Welch 1988, Schanzenbach 2005, Schanzenbach and Tiller 2007, Schanzenbach and Tiller 2008). However, prior empirical research on inter-judge disparity and the impact of judicial demographics on sentencing practices has been hampered by the lack of judge identifiers. Relying on aggregate district-level variation in judicial demographics can lead to biased estimates if districts with different judicial compositions differ in ways that affect all judges within the district court.

This paper studies the impact of judicial characteristics on disparities in sentencing by utilizing a novel dataset constructed for this study. Matching three data sources, I construct a dataset of over 400,000 criminal defendants linked to sentencing judge from fiscal years 2000-2009. Given that cases are randomly assigned to judges within a district court, any difference in sentencing practices across judges can be attributable to the judge differences, rather than case composition. Exploiting the random assignment of cases to judges in this dataset, I find that much of the increases in racial disparities post *Booker* are driven by post *Booker* appointed judges, and cannot be explained by the fact that these judges are George W. Bush appointees. Instead, my findings suggest that judges with experience sentencing under the Guidelines may have become relatively acculturated to the Guidelines regime, compared to newer judges who began their tenure in a post *Booker* regime.

I conclude by considering the impact of judicial discretion on other actors in the criminal justice system. Arrest, charge, trial and plea bargaining decisions made earlier in the process are all ripe avenues for unwarranted bias (Anwar et al. 2012, Rehavi and Starr 2012). After *Booker*, prosecutors have commented that they are far less willing to forego charging mandatory minimums

when judges ultimately sentence defendants to terms far below the Guidelines recommended minimum sentence. Consistent with this story, I find evidence that increased judicial discretion via *Booker* changes the prosecutorial treatment of statutory mandatory minimums, which *Booker* left intact. Black offenders are far more likely to be charged with mandatory minimums than similar white offenders, and after *Booker*, black defendants are significantly more likely to face statutory minimums that exceed their Guidelines minimum compared to white defendants, consistent with prosecutors attempting to rein in judicial discretion.

The paper is structured as follows. Section 2 provides a brief legal background of the Guidelines and the *Booker* decision. Section 3 describes the data and presents summary statistics. Section 4 presents a simple conceptual framework for judicial sentencing. Section 5 provides the empirical methodology. Section 6 presents results and Section 7 concludes.

2 Legal Background

2.1 Adoption of the United States Sentencing Guidelines

For over a century prior to the adoption of the Guidelines, judges had virtually unfettered discretion to determine the lengths of sentences. A 1977 study of 47 Virginia state district court judges revealed that while judges generally agreed on the verdict in legal cases, they applied radically different sentences (Austin and Williams 1977). A 1988 study of federal courts similarly found that white collar offenders who committed similar offenses received very different sentences depending on the court in which they were sentenced (Wheeler et al. 1988).

By the 1970s, the legal community and public expressed alarm at the widespread disparities in criminal sentencing that resulted from this indeterminate sentencing regime (Frankel 1973). Some members of the public argued that judges and parole boards endangered public safety with lenient sentencing of criminals (Tonry 2005). Others were distressed by inequitable and arbitrary treatment within the criminal justice system. The American Friends Service Committee claimed that decreasing discretion among judges was the only way to eliminate racial discrimination in the criminal justice system (American Friends Service Committee 1971).

Policymakers also recognized that judges were often “left to apply [their] own notions of the purposes of sentencing,” leading to “an unjustifiably wide range of sentences to offenders convicted for similar crimes” (S. Rep. No. 98-225 1983). In order to eliminate unwarranted sentencing disparities “among defendants with similar records who have been found guilty of similar criminal conduct,” Congress created the United States Sentencing Commission to adopt and administer the Guidelines. Part of the SRA of 1984, the Guidelines were applied to all federal offenses committed after November 1, 1987, and prohibited courts from using race, sex, national origin, creed, religion, and socioeconomic status in sentencing decisions.

Under the Guidelines, federal district court judges assign each crime to one of 43 offense levels, and assign each defendant to one of six criminal history categories. The more serious the offense and the greater the harm associated with the offense, the higher the base offense level. For example, trespass offenses are assigned a base offense level of four, while kidnapping is assigned a base offense level of 32. From a base offense level, the final offense level is calculated by adjusting for applicable offense and defendant characteristics. Relevant adjustments under Chapter Two of the Guidelines include the amount of loss involved in the offense, use of a firearm, and the age or condition of the victim. Chapter Three allows for further adjustments based on aggravating or mitigating factors, such as obstruction of justice or a defendant's acceptance of responsibility.

The criminal history category reflects the frequency and severity of a defendant's prior criminal convictions, predictive of recidivism risk. To determine a defendant's criminal history category, a judge adds points for prior sentences in the federal system, 50 state systems, all territories and foreign or military courts. For example, three points are added for each prior sentence of imprisonment exceeding one year and one month, and two points are added for each prior sentence of imprisonment of at least 60 days and less than one year and one month. Two points are also added if the defendant committed the instant offense under any criminal justice sentence. These points are then converted into a criminal history category.

The intersection of the final offense level and criminal history category yields a fairly narrow Guidelines recommended sentencing range, where the top of the range exceeds the bottom by the greater of either six months or 25%. See Online Appendix Table A1 for the Guidelines sentencing chart. If a judge determines that there are aggravating or mitigating circumstances that warrant a departure from the Guidelines, she would have to justify her reasons for departure to the appellate court, but in general the Guidelines were treated as sufficiently mandatory prior to *Booker*. Before *Booker*, judges could only consider factors such as a defendant's age, education, employment history, in deciding the sentence length for within range sentences. After sentencing, the government is permitted to appeal a sentence resulting in a departure below the Guidelines range, and the defendant can appeal an upward departure.²

2.2 Challenges to the Mandatory Guidelines Regime

The constitutionality of mandatory sentencing guidelines was first questioned in reference to the Washington State Sentencing Guidelines. In *Blakely v. Washington*, 542 U.S. 296 (2004), the Supreme Court held that the Sixth Amendment right to a jury trial prohibited judges from

²There are numerous other ways in which Congress has attempted to limit unwarranted disparities in sentencing. Beginning in 1984, and subsequently 1986 and 1988, Congress enacted a series of mandatory minimum statutes directed at drug and firearms offenses. In 2003, Congress also passed the PROTECT Act to curtail judicial departures due to a concern that the standard for appellate review of departures had led to undesirably high rates of departures for child sex offenses.

increasing a defendant's sentence beyond the statutory maximum based on facts other than those decided by the jury beyond a reasonable doubt. As a result, Washington's mandatory sentencing guidelines were struck down. Shortly after, the reasoning of *Blakely* was applied to the United States Sentencing Guidelines.

In *United States v. Booker*, the mandatory Guidelines were also found unconstitutional under the Sixth Amendment. The *Booker* ruling, however, did not apply to mandatory minimum sentences enacted by Congress. Rather than invalidating the Guidelines, the Supreme Court held that the Guidelines would be "effectively advisory" rather than mandatory. The Court explained that "district courts, while not bound to apply the Guidelines, must consult those Guidelines and take them into account when sentencing."

In the aftermath of *Booker*, circuit courts reached a consensus that sentencing must begin with the calculation of the applicable Guidelines range. Today, after a sentencing judge has calculated the Guidelines range, she must consider seven factors under 18 U.S.C. §3553(a) before imposition of punishment: 1) the nature and circumstances of the offense and the history and characteristics of the defendant, 2) the need for the sentence imposed, 3) the kinds of sentences available, 4) the kinds of sentence and the sentencing range established, 5) any pertinent policy statement issued by the Sentencing Commission, 6) the need to avoid unwarranted sentence disparities among defendants with similar records who have been found guilty of similar conduct, and 7) the need to provide restitution to any victims of the offense.

Subsequent Supreme Court decisions furthered weakened the effect of the Guidelines on criminal sentencing by reducing the degree of appellate review. In *Rita v. United States*, 551 U.S. 338 (2007), the Court held that a sentence within the Guidelines recommended range could be presumed "reasonable" because a "judge who imposes a sentence within the range recommended by the Guidelines thus makes a decision that is fully consistent with the Commission's judgment in general." In *Gall v. United States*, 552 U.S. 38 (2007), the Court held that federal appeals courts could not presume that a sentence outside the range recommended by the Guidelines was unreasonable. Concurrent with the *Gall* decision, the Court in *Kimbrough v. United States*, 552 U.S. 85 (2007) held that federal district court judges have the discretion to impose sentences outside the recommended Guidelines range due to policy disagreements with the Sentencing Commission, such as the disparate treatment of crack and powder cocaine offenses - the so-called "100-to-1 ratio."

3 Data

This paper utilizes data from three sources: 1) the United States Sentencing Commission, 2) the Transactional Records Access Clearinghouse, and 3) the Federal Judicial Center. I describe

each dataset in turn.

3.1 United States Sentencing Commission

I use data from the United States Sentencing Commission (USSC) on records of all federal offenders sentenced pursuant to the Sentencing Guidelines and Policy Statements of the SRA of 1984 in fiscal years 1994-2009 (October 1, 1993 - September 30, 2009).³ These data include demographic, Guidelines application, and sentencing information on federal defendants, but defendant and judge identifiers are redacted. This information is obtained from numerous documents on every offender: Indictment, Presentence Report, Report on the Sentencing Hearing, Written Plea Agreement (if applicable), and Judgment of Conviction.

Demographic variables include defendant's race, gender, age, citizenship status, educational attainment, and number of dependents. Data is also provided on the primary offense type, with a total of 35 offense categories. Offense level variables include the base offense level, the base offense level after Chapter Two adjustments and the final offense level after Chapter Three adjustments. Criminal history variables include whether the defendant has a prior criminal record, and whether armed career criminal status, or career offender status is applied, which are subject to mandatory minimums. Data is also provided on the total number of criminal history points applied and the final criminal history category.

For each offender, there is a computed Guidelines range, and a Guidelines range adjusted for applicable mandatory minimums. From these variables, I construct indicator variables for above range and below range departures from the Guidelines, as well as months of departure, conditional on an above or below range departure.⁴ Information is also provided on whether the offense carries a mandatory minimum sentence under various statutes, and whether departures from the statutory minimum are granted, either under a substantial assistance motion or application of the safety valve (described in greater detail later). Sentencing characteristics include the district court in which sentencing occurred (94 total), in addition to the sentencing month and year.⁵ Data is also available on whether a case is settled by plea agreement or trial. Sentencing outcomes include incarceration or probation, sentence length, receipt of supervised release, and length of supervised release.

I apply several sample restrictions. First, I drop individuals sentenced to life imprisonment, about 0.5% of the sample. Second, I drop individuals with missing or invalid criminal records

³Over 90% of felony defendants in the federal criminal justice system are sentenced pursuant to the SRA of 1984 and all cases are assessed to be constitutional.

⁴Technically, deviations from the Guidelines range are no longer "departures" after the Guidelines became advisory, but I use this term to maintain consistency.

⁵USSC data prior to 2004 actually includes information on the exact sentencing day, but this variable is not available in later years.

(offense level, criminal history category, and offense type), about 6% of the sample. Third, I exclude individuals missing race, about 0.2% of the sample.

See Table 1 for summary statistics of the main variables. Panel A indicates that 83% of the defendants in the dataset are incarcerated versus receiving probation. Those who are not incarcerated serve an average of 29 months of probation. The average unconditional sentence length is approximately 49 months. Conditional on incarceration, the average sentence length is 57 months. Approximately 30% of cases carry a statutory minimum and only 4% of cases are settled by trial. After imprisonment, defendants serve an average of 38 months of supervised release.

In the dataset, 32% of defendants are white, 26% black and 38% Hispanic.⁶ About 32% of the defendants are non U.S. citizens. Defendants have on average 1.6 dependents, and almost a majority have less than a high school degree. Over 85% of the defendants are male. Defendants are approximately 34 years of age. Most of the defendants have had some previous interaction with the criminal justice system, as 75% have some prior criminal history. The most common offense is drug trafficking, followed by immigration, fraud, firearms, and larceny. Drug trafficking represents about 39% of the cases, followed by immigration offenses which comprise 18% of the cases. In terms of Guidelines range calculations, defendants have an average final criminal history score of 2.36, and a final offense level of 18.84. This criminal history category and offense level combination yield an average Guidelines recommended range of 30-37 months in prison.

3.2 Transactional Records Access Clearinghouse

The Transactional Records Access Clearinghouse (TRAC) provides less comprehensive sentencing data obtained through FOIA requests, but defendants are linked to the sentencing judge. To link defendant and crime characteristics to sentencing judge, I match sentencing records from the USSC to data provided by TRAC. By district court, matching is conducted on several key variables: sentencing year, sentencing month, offense type, sentence length in months, probation length in months, amount of monetary fine, whether the case ended by trial or plea agreement, and whether the case resulted in a life sentence. For defendants sentenced prior to fiscal year 2004, I also match on exact sentencing day.⁷ I successfully match over 90% of all cases from fiscal years 2000-2009.

3.3 Federal Judicial Center

Finally, I match the USSC and TRAC combined data to judge biographical data from the Federal Judicial Center. Federal district judges are Article III judges who serve life term tenures. New

⁶The remaining race category is defendants classified as “other” race, which is comprised primarily of Native Americans.

⁷Results are unchanged matching on the same variables across all years.

appointments are generally made when a judge retires or dies.⁸ As of the current day, there are a total of 678 Article III district judgeships. The largest district court is the Southern District of New York with 28 authorized judgeships. The majority of other district courts have between 2-7 judgeships.

I obtain information on judge race, gender, political affiliation of appointing president, and commission year. This unique dataset permits an examination of judicial demographic characteristics on sentencing practices in the wake of increased judicial discretion via *Booker*. I apply the same sample restrictions as described in Section 2.1. The final matched dataset consists of 440,025 cases resulting in prison sentences from fiscal years 2000-2009.⁹ Table 1, Panel B presents summary statistics on this matched dataset. Of judges active between 2000-2009, 19% are female, and over 75% are white. Black judges represent approximately 8% of the share of all judges. Judges appointed by Democratic presidents represent 44% of all judges.

4 Conceptual Framework of Judicial Sentencing

This section provides a very simplified framework for analyzing judicial sentencing, similar to that used by Gennaioli and Shleifer (2008) in analyzing discretion of trial judges in fact-finding. The framework considers two countervailing forces on judicial sentencing: a judge's preferences for sentencing according to her tastes and costs associated with exercising discretion.

Consider a judge who is assigned to a defendant with a true harm or risk of recidivism, r . Let the Guidelines sentence for a defendant with risk r be $s^*(r)$. Now suppose that the judge would prefer to sentence the defendant to $s^j(r)$, such that $s^*(r) \neq s^j(r)$. The judge may prefer to impose $s^j(r)$ because sentencing a defendant in a particular way can increase the judge's utility by advancing her political and ideological goals, or other personal goals.¹⁰

Assume that a judge suffers disutility from sentencing $s \neq s^j(r)$, such that a judge who sentences s experiences loss of

$$L = \frac{(s - s^j(r))^2}{2}$$

If judges have sentencing preferences that deviate from the Guidelines and were left unconstrained, a judge would set $s = s^j(r)$ and one would likely observe large inter-judge disparities in sentencing. In fact, Posner (2005) suggests that the large variances in federal sentences prior

⁸On a few occasions, Congress has also increased the number of judgeships within a district in response to changing population or caseload.

⁹The Federal Judicial Center does not collect demographic information on judges in 3 districts: Guam, Virgin Islands, and Northern Mariana Islands.

¹⁰65% of federal district judges in a 2010 USSC survey indicated that they thought the departure policy statements in the Guidelines Manual were too restrictive, indicating that many judges prefer to deviate from the Guidelines.

to the adoption of the Guidelines were likely due to differing judicial attitudes towards personal responsibility and deterrence.

However, various mechanisms constrain judges from deviating from recommended sentences. For one, mandatory rule-based sentencing under a Guidelines regime constrains judge sentencing. Another constraint on judge decision-making comes from appellate review. A high reversal rate is not only administratively burdensome, but also potentially harms a trial judge's prospects for promotion to the appeals court (Posner 2005).

Thus, a judge sentencing away from the Guidelines recommended sentence also incurs a cost associated with reversal. Assume that pre *Booker*, a judge faced a cost $C = 0$ if $s = s^*(r)$ and $C = \infty$ if $s \neq s^*(r)$. Essentially, the Guidelines were treated as mandatory, implying very high costs to exercising discretion. In this pre *Booker* regime, one would see very little deviation from the Guidelines.¹¹

After *Booker*, the Guidelines were no longer binding, but judges still faced the prospect of reversal upon appellate review. To capture this idea, assume that the cost of exercising discretion in the post *Booker* regime is

$$C = p \frac{(s^j(r) - s^*(r))^2}{2}$$

where p is the probability of appellate reversal and $\frac{(s^j(r) - s^*(r))^2}{2}$ is the reputational cost associated with reversal.

Taking together these countervailing forces, given a defendant with true risk r , a judge sets a sentence $s(r)$ to minimize $\frac{(s - s^j(r))^2}{2} + p \frac{(s^j(r) - s^*(r))^2}{2}$, setting

$$s(r) = \frac{s^j(r) + ps^*(r)}{1 + p}$$

The judge imposes a sentence that is a weighted average of his ideal and the Guidelines recommended sentence. If $p = 0$, he sets the sentence to his ideal. The greater the probability of reversal, p , the more the judge sentences the defendant closer to the Guidelines sentence.

From a Guidelines regime to *Booker*, the total cost of exercising discretion C falls substantially for judges who want to depart from the Guidelines sentence. *Rita*, *Gall*, and *Kimbrough* later reduced the level of appellate review from *de novo* to substantial abuse of discretion, intuitively lowering p , the probability of appellate reversal. Thus, as the cost of exercising discretion falls after *Booker*, the model predicts that judges would immediately impose sentences that deviate from the Guidelines sentence. As the probability of appellate reversal falls under *Rita*, *Gall*, *Kimbrough*, the costs of discretion fall even more, and one would expect to see further deviations from the Guidelines. Indeed, the probability of reversal on sentencing matters fell from 36% in 2006

¹¹The rate of departure from the Guidelines was less than 15% in the early 1990s.

(under *de novo* review), to 26% in 2008 (under abuse of discretion review).¹² If the probability of appellate reversal under *de novo* review was a binding constraint on judges, one would expect to see relatively larger changes in sentencing after *Rita*, *Gall*, and *Kimbrough* than in the immediate aftermath of *Booker*.

5 Empirical Methodology

The *Booker* case was decided on January 12, 2005, and applied immediately to all future cases and prior cases that had not reached sentencing. This paper exploits the timing of this decision to estimate the effect of increased judicial discretion on racial disparities in sentencing outcomes. I use a differences-in-differences (DD) methodology to compare the sentence disparities between similar defendants within a district court before and after *Booker*.

The main specification is of the form:

$$Y_{ijkdtm} = \beta_0 + \beta_1 * Booker * Race_i + \beta_2 * \mathbf{X}_i + \beta_3 * Z_i + Guide_{ijk} + Offtype_i + \gamma_d + \delta_t + \gamma_d * \delta_t + \lambda_m + \epsilon_{ijkdtm} \quad (1)$$

where Y_{ijkdtm} is a sentencing outcome for defendant i , with criminal history category j and offense level k , sentenced in district court d in year t and month m . Main outcomes include sentence length measured in months, a binary indicator for whether the defendant was sentenced above range (such that the sentence length is greater than the prescribed Guidelines maximum), a binary indicator for below range sentencing (sentence length less than the prescribed Guidelines minimum), and sentence length conditional on above, below, or within range sentencing. Additional outcomes include a binary indicator for incarceration, probation length, receipt of supervised release, term of supervised release, application of a statutory minimum, and departures from statutory minimums.

The main coefficient of interest is β_1 , which captures the impact of *Booker* on racial gaps in sentencing outcomes. *Booker* is an indicator variable for defendants sentenced after the *Booker* decision.¹³ $Race_i$ is a dummy variable for defendant i 's race: white, black, Hispanic, or other. The *Booker* indicator and main race dummies are also included in the specification. \mathbf{X}_i comprises a vector of demographic characteristics of the defendant including gender, age, age squared, educational attainment (less than high school, high school graduate, some college, college graduate), number of dependents, and citizenship status. Z_i , an indicator variable for whether the offense carries a mandatory minimum.

¹²I calculate rate of appellate reversals using yearly data on the universe of criminal appeals from the USSC. Reversal is defined as all reversals and remands on appeals arising out of sentencing issues.

¹³For defendants sentenced in January 2005, the USSC data contains a variable denoting whether the case was heard prior to or after the *Booker* decision.

$Guide_{ijk}$ includes dummy variables for criminal history category j and offense level k , and each unique combination of criminal history category and offense level. The interaction captures differential sentencing tendencies at each unique cell of the Guidelines grid (258 total). To proxy for underlying offense seriousness and all aggravating and mitigating factors, I control for final offense level. I also control for final criminal history category. $Offtype_i$ is a dummy variable for offense type.

The specification also includes district court fixed effects (γ_d), sentencing year fixed effects (δ_t), and sentencing month fixed effects (λ_m). I also control for district interacted with year fixed effects to non parametrically control for district specific yearly changes over time. As robustness checks, race specific linear trends are included to account for preexisting trending differences in sentencing outcomes between defendants of different races. All standard errors are clustered at the district court level to account for serial correlation.

To analyze the differential sentencing practices of certain types of judges, I use a differences-in-differences-in-differences (DDD) methodology. The DDD methodology captures how judges differ in their relative treatment of similar black and white defendants in response to increased judicial discretion, compared to other judges within the same district court. Because cases are randomly assigned to judges within a district court, judge identifiers allow one to compare judges within the same court, capturing judge differences in sentencing rather than different caseloads.¹⁴

I identify the sources of increasing racial disparities post *Booker* using a specification of the form:

$$\begin{aligned}
Y_{ijkdtm} = & \beta_0 + \alpha * Judge_i * Race_i * Booker + \beta_1 * Booker * Race_i + \\
& \beta_2 * Judge_i * Race_i + \beta_3 * \mathbf{X}_i + \beta_4 * Z_i + Guide_{ijk} \\
& + Offtype_i + \gamma_d + \delta_t + \gamma_d * \delta_t + \lambda_m + \epsilon_{ijkdtm}
\end{aligned} \tag{2}$$

where $Judge_i$ includes judicial demographics such as race, gender, political affiliation, an indicator for pre vs. post Guidelines appointment, and an indicator for pre vs. post *Booker* appointment. The coefficient α captures the impact of particular judicial characteristics on racial disparities in the wake of *Booker*.

5.1 Potential Threats to Identification

The results presented in this paper may be biased if unobservables that affect sentencing decisions change differentially by defendant race in the wake of *Booker*. I test for this potential concern by analyzing the extent to which observable offense and defendant characteristics differ in the post

¹⁴According to the Administrative Office of the United States Courts, “The majority of courts use some variation of a random drawing.” I also test for random assignment in Section 6.5.

Booker period. I find that there is no differential change in criminal history by defendant race after *Booker*. If anything, black defendants actually have both lower base offense levels and final offense levels after *Booker* compared to their white counterparts, suggesting that black defendants commit relatively less severe crimes compared to similar white offenders. (See Online Appendix Table A2). Among demographic characteristics, black defendants sentenced after *Booker* are more likely to be male, 0.7 years younger, and less likely to be non U.S. citizens compared to their white counterparts. (See Online Appendix Table A3). While these changes are significant, magnitudes are very small. Moreover, as shown later, younger defendants who are U.S. citizens actually receive relatively lower sentences compared to otherwise similar, older non U.S. citizens. Thus, any unobservable changes correlated with these demographics would bias downwards my findings. Overall, these results suggests that unobservables are unlikely to change in large enough ways to upwards bias my estimates.

Another potential threat to the identification is if *Booker* is associated with changes in selection in the types of defendants that reach the sentencing stage. For instance, if prosecutors disproportionately drop or dismiss charges against marginal black defendants, the remaining black defendants at the sentencing stage might receive longer sentences compared to similar white offenders. To address potential changes in selection prior to the sentencing stage, I test the likelihood of guilty pleas, dropped charges, and deferred prosecutions against black defendants compared to similar white defendants after *Booker* using data on all federal arrests and bookings from 1994-2009.¹⁵ Online Appendix Table A4 suggests no significant changes in the rates at which black defendants plead guilty, or the likelihood of dropped charges or deferred prosecution, suggesting no significant changes in selection prior to sentencing.¹⁶

6 Results

6.1 Sentence Length

Figure 1 presents graphical evidence of trends in sentence length by defendant race in the raw data. Figure 1 indicates no preexisting trending differences in sentence lengths across defendants of different races. However, the trend in the gap in sentence length between black and white defendants changes post *Booker* as sentence lengths for black and white defendants diverge. The evidence is even more striking excluding cases with mandatory minimums, where it is apparent that sentence lengths for white defendants decrease post *Booker*, while black sentence lengths continue

¹⁵Data is obtained from the Federal Justice Statistics Program: Arrests and Bookings for Federal Offenses, which covers all offenders within the custody of the United Marshals Service.

¹⁶A deferred prosecution occurs when a prosecutor agrees to not file charges in exchange for the defendant taking specified actions, such as payment of fines, and continued cooperation during investigation. For instance, many drug related prosecutions of first time offenders permit the dismissal of a case when the offender completes treatment.

to rise, increasing the racial disparities in sentence length.

Table 2 presents the regression results for the impact of increased judicial discretion via *Booker* on disparities in sentence length. The coefficients on defendant demographics are consistent with prior findings regarding disparities in sentencing. On average, black offenders face an approximately 3 month longer sentence length than comparable white offenders, who are the omitted category. Hispanic offenders receive over a 1 month longer prison sentence compared to similar white offenders. Additionally, non US citizens face about a 1.5 month longer prison sentence compared to US citizens. Defendants with greater educational attainment receive shorter months in prison, compared to defendants with less than a high school degree (the omitted category). I also find large sentencing disparities by gender. Female defendants receive over 5 months less in prison compared to male offenders. Additionally, defendant age is positively correlated with sentence length, while number of dependents is negatively associated with sentence length. The application of a mandatory minimum on average results in a 23 month longer sentence.

The coefficients on the *Booker* indicator interacted with defendant race suggest growing racial disparities post *Booker*. Black offenders receive an approximately 2 month longer sentence after *Booker* compared to white offenders, over a 70% increase in the racial gap in sentence length, and a 4% increase in the average sentence length for all offenders. Post *Booker*, Hispanics offenders receive about a 1.5 month longer sentence compared to similar white offenders, an approximately 3% increase in the average sentence length for all offenders.

I present several robustness checks in Table 2. Column 2 controls for possible differential effects of the PROTECT Act on racial disparities in sentencing outcomes. Column 3 accounts for potential effects of the 2007 *Rita/Gall/Kimbrough* decisions on racial disparities.¹⁷ Column 3 indicates that while racial disparities first emerge in the immediate aftermath of *Booker*, they grow larger following *Rita*, *Gall*, and *Kimbrough*, suggesting that judges are particularly responsive to more deferential appellate review.

Column 4 includes race specific linear trends. Column 5 includes race trends and adds a full set of time effects - sentencing month interacted with sentencing year.¹⁸ Finally, in Online Appendix Table A6, I replicate specification 4 for ten placebo periods prior to *Booker*. Table A6 indicates that the changes in racial disparities post *Booker* are much larger than those around placebo periods. Overall, these alternate specifications indicate that increases in racial disparities in the aftermath of *Booker* are highly robust.

While racial disparities in sentence length have increased as a whole, a more disaggregated

¹⁷I control for possible differential effects of the PROTECT Act and *Rita/Gall/Kimbrough* by interacting indicators for these court decisions with defendant race dummies. Although not shown in Table 2, the passage of the PROTECT Act did not change racial disparities in sentencing. This finding is also confirmed by Freeborn and Hartmann 2010.

¹⁸These results are robust to controlling for base offense level after Chapter Two adjustments and additional controls for classification as a career offender and armed career criminal (Online Appendix Table A5).

analysis reveals that the growing racial disparities after *Booker* do not appear uniformly across all offenses. Online Appendix Table A7 presents results on sentence lengths disaggregated into the most prevalent seven offenses, which comprise 84% of all offenses in the dataset. Racial disparities increase significantly among defendants convicted of drug trafficking offenses, controlling for primary type of drug, and fraud offenses. Black and Hispanic defendants convicted of these offenses receive 1.5-2 months longer in prison compared to their white counterparts in the aftermath of *Booker*.

6.2 Departures from the Guidelines

Table 3 presents results on how *Booker* impacted departures from the Guidelines. Column 1 replicates specification 4 of the sentence length results from Table 2. Column 2 indicates that post *Booker*, black defendants are sentenced at greater rates above range than white defendants, approximately 2%. However, conditional on above range sentencing, black defendants receive about the same number of months above range compared to white defendants.

Column 4 shows that below range departures increase generally post *Booker* by over 8% for all defendants. The high rate of below range departures following *Booker* may be the result of judicial discontent with the mandatory Guidelines regime. In a USSC survey of federal district judges in 2002, 30-40% of respondents stated that they believed that the Guidelines avoided unwarranted sentencing disparity only "Sometimes" or "Rarely." In a 2010 USSC survey of federal district judges after *Booker*, 65% of respondents indicated that they thought the departure policy statements in the Guidelines Manual were too restrictive.

While below range departures increase for all defendants in the aftermath of *Booker*, black offenders are significantly less likely to be sentenced below range compared to white defendants. Post *Booker*, black defendants are over 1.6% less likely to be sentenced below range compared to similar white defendants. Although not presented here, the differential rates of below range departures are not driven by government sponsored departures, but attributable to judicial departures. Results on below range departures are also robust to excluding cases with statutory minimums.

Finally, the last two columns indicate that rates of within range sentencing generally decreased by over 9% post *Booker*, but not differentially for black and white offenders. However, conditional on being sentenced within range, black offenders receive a 0.9 month longer sentence compared to their white counterparts post *Booker*. Recall that prior to *Booker*, judges were generally not allowed to consider factors such as defendant age, education, physical or mental problems, family, etc. in making sentencing decisions, except for within range sentences. The finding that disparities increase after *Booker* even for the subset of within range sentences suggests that disparities are not solely driven by the ability of judges to consider various unobservable factors in the aftermath of *Booker*.

Hispanic defendants face similar increases in disparities in departures from the Guidelines compared to similar white defendants. After *Booker*, Hispanic defendants are about 0.7% more likely to be sentenced above range, 1.8% less likely to be sentenced within range, and conditional on being sentenced within range, receive a 0.3 month longer sentence compared to white defendants. Thus, it appears that the increased racial disparities in sentencing between defendants occurs in the differential application of upward and downward departures, as well as disparate sentence lengths for within range sentences.¹⁹

6.3 Robustness Checks for Increasing Racial Disparities

The previous results identify growing racial disparities in sentence length and departures from the Guidelines after *Booker*. One may be concerned that the increase in racial disparities after *Booker* is driven by harsher treatment of other characteristics that are associated with black defendants. For instance, if black defendants disproportionately have a lower educational attainment, and judges take a harsher sentencing stance on less educated defendants post *Booker*, racial disparities may mechanically increase. To account for possible disparities driven by other demographic and crime characteristics, I include full interactions between the *Booker* indicator and a variety of relevant observables. In column 1 of Table 4, I replicate column 1 from Table 2 to show the baseline results. In column 2, I account for potential disparities post *Booker* based on defendant citizenship status, educational attainment, number of dependents, gender and age. In column 3, I account for possible disparities attributable to final offense level and criminal history category. Finally, column 4 also accounts for disparities attributable to offense type.

Note that the significance of the coefficients on *Booker* interacted with defendant race remained unchanged in all 4 columns and but falls in magnitude. Racial differences in sentencing are not the only disparities that emerge after *Booker*. The results from Table 4 reveal growing disparities among defendants of different educational attainments. After *Booker*, defendants with some college and those with a college degree are sentenced to almost 2 months less, compared to their less educated counterparts. Furthermore, defendants with additional dependents face a slightly lower prison sentence compared to defendants with fewer dependents post *Booker*. In contrast, disparities do not increase by gender, age or citizenship status.

Fully accounting for disparities due to defendant offense level and criminal history category

¹⁹An analysis of other sentence outcomes is presented in Online Appendix Table A8. Black offenders are generally more likely to be incarcerated compared to white offenders, but the differential in incarceration rates does not change post *Booker*. Probation lengths by defendant race do not change significantly post *Booker*. However, length of supervised release (served after imprisonment), changes substantially. Black defendants generally receive almost 2 months longer of supervised release, compared to similar white defendants. Post *Booker*, black and Hispanic defendants receive about 1.5 months *less* of supervised release compared to white defendants. The divergent changes in racial disparities in sentence length and supervised release length after *Booker* may be a result of judges replacing actual sentences for supervised release time for black and Hispanic defendants.

reveals additional disparities post *Booker*. The coefficients on offense level interacted with the *Booker* indicator are omitted because none are statistically significant at the 10% level, suggesting that judges do not differentially sentence defendants with different offense severity post *Booker*. However, judges sentence defendants with higher levels of prior criminal activity more harshly post *Booker*. After *Booker*, defendants in criminal history categories 2, 3, 4, and 5 face an approximately 1.5 month longer sentence, compared to first time offenders in criminal history category 1. When column 3 includes additional interactions with offense type, none of the coefficients are significant and are thus excluded, suggesting that judges are not sentencing differentially across offenses in the aftermath of *Booker*.

To further test the robustness of the results, I explore whether increasing racial disparities may be mechanically driven by black defendants being less likely to show remorse for their crimes. I capture this through the court's decision to reduce a defendant's offense level by either two or three points through the acceptance of responsibility provision. I find that lack of remorse as proxied by acceptance of responsibility cannot explain the growing racial disparities in the aftermath of *Booker* (See Online Appendix Table A9). Overall, these results suggest that racial disparities are robust to differential treatment of defendants by other characteristics in the aftermath of *Booker*. Despite increasing disparities by educational attainment, family structure, and criminal history, racial disparities persist.

6.4 How Constraining is Appellate Review? Evidence from *Rita*, *Gall*, and *Kimbrough*

Booker changed the legal landscape by invalidating the mandatory nature of the Guidelines, but the series of Supreme Court decisions that followed also changed the standard of appellate review. In the first two and half years after *Booker*, judges were no longer bound to the Guidelines, but still faced a high level of appellate scrutiny. Beginning in late 2007, the *Rita* presumption of reasonableness for within range sentences provided judges with a safe harbor from appellate scrutiny. *Gall* and *Kimbrough* removed the presumption of unreasonable for sentences outside the Guidelines range, further reducing the probability of reversal.

These differential changes in the increase in judicial discretion yield insights into the mechanisms to which judges respond. If judges are greatly bound by the rule-based nature of the Guidelines, one would expect to see large increases in disparities immediately after *Booker*. If judges are constrained by appellate review, the advisory nature of the Guidelines coupled with strict standards of review may still restrict judicial sentencing. Instead, judges constrained by appellate review would be most free to deviate in the aftermath of *Rita*, *Gall*, and *Kimbrough*.

To capture the dynamics in the aftermath of *Booker*, I replicate specification (1) using leads and lags in six month intervals for the five years prior and post *Booker*. These leads and lags are then interacted with defendant race to capture the change in disparities in that specific time period

compared to the base period (1994-1999).

Figure 2 presents the results from a dynamic differences-in-differences specification where the dependent variable is sentence length in months.²⁰ Figure 2 graphs the coefficients for the leads and lags interacted with a black race dummy, along with corresponding 95% confidence intervals, and shows a clear increasing sentencing gap between black and white defendants. The lack of a significant gap between black and white defendants in the five years prior to *Booker* suggests that preexisting trends cannot explain growing racial disparities.

Starting about two and a half years after *Booker*, black defendants appear to face a 2.5 month longer sentence compared to their white counterparts, and the sentencing disparity continues to rise over time. By four years after *Booker*, the sentencing gap increases to 4.4 months, almost a 10% increase in the average sentence length. (See Online Appendix Table A10 for results in table format). The fact that racial disparities are not significant in the immediate aftermath of *Booker* suggests that *de novo* review may have still been a binding constraint on judicial sentencing, even though the Guidelines were rendered advisory. The appearance of rising racial disparities approximately two and a half years after *Booker* coincide with *Rita*, *Gall* and *Kimbrough*, indicating that more deferential appellate review greatly affects judicial sentencing behavior.

Figure 3 captures the pattern in departures from the Guidelines, where the dependent variable is an indicator variable for an above range departure or below range departure. The gap in above range sentencing for black and white defendants appears starting around two and a half years after *Booker*, persists and grows larger. By five years after the *Booker* decision, black defendants are over 3.5% more likely to be sentenced above range compared to their white counterparts. Similarly, the gap in below range sentencing starts around three years after *Booker* and persists throughout the rest of the period, with black defendants over 5% less likely to be sentenced below range compared to white defendants four years after *Booker*. Again, racial disparities in the rate of departures became more pronounced after *Rita*, *Gall* and *Kimbrough*, suggesting that judges are particularly responsive to standards of appellate review. I present evidence in the next section suggesting that the growing racial disparities are also attributable to the increasing number of judges appointed post *Booker*.

6.5 Free at Last? Effects of Judicial Sentencing Philosophies

While disparities in sentencing outcomes increased in the wake of *Booker*, the response to increased judicial discretion may differ by judge sentencing philosophies. In particular, judges appointed before *Booker* may sentence differently compared to judges appointed after *Booker*. Judges may become acculturated to the Guidelines if they have had substantial experience sen-

²⁰Although not presented here, results for Hispanic defendants compared to white defendants show a similar, but less pronounced trend.

tencing under the previous Guidelines regime, suggesting that judges with greater exposure to Guidelines sentencing would be less likely to change their sentencing practices in the aftermath of *Booker*.

Since *Booker*, there have been 190 confirmed judicial appointments to US district courts, 93 new judges up to the end of the fiscal sentencing year 2009.²¹ The judges appointed prior to 2009 were appointed by President George W. Bush, and the remaining judges by President Barack Obama. However, all Obama appointees began active service following the end of the fiscal year 2009, so this paper cannot identify the sentencing patterns of new Democratic appointed judges. Within the matched data from 2000-2009, post *Booker* appointed judges have sentenced a growing share of criminal defendants, to almost 10% of cases in fiscal year 2009.

Recall that random assignment of cases to judges is necessary in order to compare sentencing practices of judges within a district court. According to the Administrative Office of the United States Courts, “[t]he majority of courts use some variation of a random drawing” as prescribed by local court orders. However, random assignment may be violated in some instances. For example, senior status judges with reduced caseloads may select the type of cases they hear during the year, and some courts assign certain types of cases to particular judges.

To exclude senior status judges who may not obtain cases through a random assignment process, I drop judges who were formally retired prior to 2000, and judges and district courthouses with annual caseloads of less than 25 cases. To ensure that I only include courthouses with random assignment of cases, I then test for random assignment by district courthouse using the matched USSC, TRAC, and Federal Judicial Center data from 2000-2009, for a set of five predetermined defendant characteristics: gender, age, a black race indicator, number of dependents, and an indicator for less than a high school degree. For each of the five defendant characteristics, I regress the characteristic on district courthouse by sentencing year fixed effects, sentencing month fixed effects and judge fixed effects. I test the hypothesis of no judge effects (the null hypothesis) using an F test for whether the judge fixed effects are equal to zero using seemingly unrelated regression (SUR) following Autor and Houseman (2010). P-values for these tests by district courthouse are presented in Online Appendix Table A1. I drop all courthouses with F test p-values less than 0.05, but results are robust to other cutoffs. The subsample of district courts with random case assignment includes 72 courts representing about 50% of the cases from 2000-2009.²²

The following Table 5 presents the results, using this subsample of district courts, of specification (2) with an interaction between defendant race, the *Booker* indicator, and an indicator variable equal to 1 for judges appointed post *Booker*, in addition to the interaction between defendant race

²¹Nine judges were commissioned in 2005, 26 commissioned in 2006, 32 in 2007, and 26 in 2008. Post *Booker* appointed judges are now active in 53 district courts, some comprising up to 75% of the active bench within a court.

²²Online Appendix Table A12 presents the results of the core specification from Table 2 using the random sample and full matched sample.

and the *Booker* indicator.²³ The triple interaction terms measures the different sentencing practices of post *Booker* appointed judges on disparities in sentencing, compared to pre *Booker* judges in the aftermath of *Booker*. Column 1 presents results for sentence length. The coefficients of the *Booker* indicator interacted with defendant race indicate that racial disparities increase by 1.7 months between black and white defendants after *Booker*, but particularly for post *Booker* appointed judges. These “new” judges sentence black defendants to an additional 5.4 months in prison compared to similar white defendants.

Column 2 indicates that all judges are associated with greater rates of above range departures for black defendants compared to white defendants. Column 4 also indicates different rates of below range departures for black and white defendants after *Booker* for all judges. As shown in column 7, conditional on within range sentencing, all judges sentence black defendants to about 0.6 months longer in prison and Hispanic defendants 0.3 months longer in prison compared to white defendants. However, the black-white sentence gap for within range sentences is 1.2 months larger for post *Booker* judges compared to pre *Booker* appointed judges.

These results indicate that post *Booker* appointed judges exhibit greater racial disparities in their sentencing patterns than their pre *Booker* colleagues, even within the same district courthouse.²⁴ Given that cases are randomly assigned within a district, it is unlikely that these post *Booker* judges were assigned cases in which black defendants deserved longer sentences compared to their observably similar white counterparts. Moreover, greater racial disparities among post *Booker* appointed judges cannot be explained by the fact that these judges were appointed by George W. Bush. In Online Appendix Table A14, I include all interactions between defendant race, the *Booker* dummy variable, and an indicator variable for pre *Booker* Bush appointees. These controls allow me to compare the sentencing patterns of post *Booker* judges to their pre *Booker* appointed counterparts. The coefficient on Pre Booker Bush Judge indicates that pre *Booker* Bush appointees were generally 4% less likely to sentence below range for all defendants compared to their colleagues, but with no changes in sentencing practices in the aftermath of *Booker*.

Table A14 also indicates that the coefficients on Post Booker Judge and its interactions with defendant race remained unchanged from those presented in Table 5, confirming that the sentencing patterns of post *Booker* appointed judges are not attributable to the fact that these judges are George W. Bush appointees. Although not presented here, new judges in earlier cohorts also do not sentence differently from their more experienced colleagues, either before or after *Booker*, indicating that judge experience alone cannot explain inter-judge differences in sentencing. Instead, the results suggest that experience sentencing under a mandatory Guidelines regime may drive the

²³Note that because all “new” judges were appointed after *Booker*, in this instance, the triple interaction is identical to an interaction between defendant race and “new” judge.

²⁴Results are robust to using the full matched sample. See Online Appendix Table A13.

differential sentencing patterns between pre and post *Booker* appointed judges.

Different sentencing philosophies and practices between judges may not only be driven by experience under a mandatory Guidelines regime, but other personal preferences. To proxy for sentencing philosophies, I replicate the regressions in Table 5 with additional controls for judge gender, race, political affiliation, and an indicator for whether the judge was appointed prior to the adoption of the Guidelines. Online Appendix Table A15 shows that post *Booker* appointed judges are still the main source of increasing racial disparities. However, other judicial demographic characteristics are also associated with certain sentencing patterns. Table A15 shows that female judges sentence all defendants to 2.4 months less in prison after *Booker* compared to their male colleagues. Table A15 also suggests that black judges were about 6% less likely to sentence defendants of other races below range prior to *Booker*, but reversed this practice in the aftermath of *Booker*. Also striking are the different sentencing practices of Democratic and Republican appointed judges. Democratic judges are about 2.1% more likely than Republican judges to depart downwards from the Guidelines, and even conditional on sentencing within range, issue a sentence to all defendants that is about 0.4 months less compared to their Republican colleagues.

6.6 Response of Prosecutors to Increased Judicial Discretion

While the disparities estimated in this paper do not capture the compounded disparities that can result at each stage of the criminal process, I conclude by exploring the impact of increased judicial discretion on changes in prosecutorial decisions to charge mandatory minimums. Given that *Booker* left Congressionally-enacted statutory minimums intact, one would not necessarily expect judicial treatment of mandatory minimums to change in the aftermath of *Booker*. However, prosecutors may strategically respond to increased judicial discretion post *Booker* if they want to bind judges from departing downwards. After *Booker*, prosecutors have commented that they are far less willing to forego charging mandatory minimums because judges ultimately sentence defendants below the Guidelines minimum.

Table 6 presents results suggesting that prosecutorial discretion post *Booker* has not differentially affected black and white defendants in terms of charging offenses that carry mandatory minimums, although black and Hispanic defendants are far more likely to receive a mandatory minimum. However, black defendants are significantly more likely to face a *binding* mandatory minimum post *Booker* compared to white defendants.²⁵ The greater prevalence of binding mandatory minimums for black defendants in the aftermath of *Booker* suggests that more statutory minimums are applied to black defendants which exceed the Guidelines recommended sentences compared to similar white offenders. This finding suggests that black defendants may face

²⁵This finding is robust to looking only at drug statutory minimums (the majority of statutory minimums cases) and controlling for specific drug type.

statutory minimums that are harsher than the severity of the crime dictates, potentially indicating prosecutorial disparities post *Booker*.²⁶

However, conditional on being convicted of a charge that carries a mandatory minimum, decisions to reduce sentences below the mandatory minimum do not differ significantly by defendant race after *Booker*. A judge has some leeway in reducing sentence length for certain drug trafficking offenses under the “safety valve” provision under 18 U.S.C. §3553(f), which allows a judge to reduce the punishment for low level, first time offenders. Prosecutors also have the ability to reduce sentences below the mandatory minimum if the defendant offers “substantial assistance” during another investigation or prosecution under 18 U.S.C. §3553(e).²⁷

Column 3 suggest that the application of the safety valve does not change differentially post *Booker*, although black defendants are significantly less likely to receive the safety valve compared to similar white offenders for drug trafficking crimes.²⁸ Similarly, column 4 indicates that government sponsored substantial assistance motions for cases with mandatory minimums do not change differentially between offenders post *Booker*, although non white defendants are generally significantly less likely to receive substantial assistance motions.

7 Conclusion

After almost two decades of mandatory Guidelines sentencing, the Supreme Court struck down the Guidelines in *United States v. Booker*, greatly increasing the degree of judicial discretion. In subsequent decisions, the Court further increased judicial discretion by reducing the degree of appellate review and granting judges explicit permission to reject the policies of the Sentencing Commission.

Using comprehensive data on federal defendants sentenced from 1994-2009, I find evidence that increased judicial discretion via *Booker* has led to large and robust increases in racial disparities in sentencing, particularly after periods of reduced appellate scrutiny. By four years after *Booker*, the racial sentencing gap increases to 4.4 months, almost a 10% increase in the average sentence length. I also find that recent increases in racial disparities in sentencing appear to be driven by judges appointed post *Booker*. Larger disparities among defendants sentenced by post *Booker* judges suggests is consistent with a story in which judges experienced with sentencing

²⁶Main results from Table 2 are robust to controlling for the length of mandatory minimums rather than just a binary indicator (Online Appendix Table A5). While the main results from Table 2 are robust to looking only at non mandatory minimum cases, point estimates are smaller in magnitude (See Online Appendix Table A5), suggesting that prosecutorial charging plays a role in exacerbating racial disparities in sentencing outcomes.

²⁷If the government files a motion for substantial assistance for a case involving a mandatory minimum sentence, the court has the power to impose a sentence as low as probation. According to the USSC, substantial assistance motions reduce the average defendant’s sentence length by 50%.

²⁸This finding is also reported in the Sentencing Commission Report (2011) which states that in recent years, white defendants in drug cases are more frequently granted the safety valve exception compared to other defendants.

under rule-based sentencing continue to follow the Guidelines even when given more discretion. These findings should, however, be interpreted cautiously as they only apply to new George W. Bush appointees. Barack Obama appointed judges may exhibit different sentencing patterns. Finally, my results suggest that prosecutors charge black defendants with higher rates of binding mandatory minimums compared to white defendants after *Booker*, consistent with prosecutors attempting to bind judges to prevent them from departing downwards from the Guidelines in response to increased judicial discretion.

Despite the increase in racial disparities in federal sentencing after *Booker*, 75% of federal district judges believe that the current advisory regime better achieves the purposes of sentencing compared to the mandatory Guidelines regime prior to *Booker* (3%) or the “free at last” regime before the implementation of the Guidelines (8%). Only 14% of judges believe that a new mandatory Guidelines regime that complies with the Sixth Amendment would best achieve sentencing goals.

The findings in this paper suggest that while most federal district judges prefer the expanded judicial discretion under the current advisory system to the mandatory Guidelines regime, discretion comes with potentially undesirable consequences. An increase in disparities in the wake of increased judicial discretion can reflect unwarranted disparities if judicial bias enters into decision-making. On the other hand, disparities may be warranted if expanded discretion allows judges to tailor a sentence to the unique circumstances of an offender. For instance, disparities may emerge if judges are sentencing according to defendant characteristics, both observed and unobserved, that are correlated with actual recidivism risk.

In fact, recidivism rates are higher among nonwhite offenders, offenders with more extensive criminal histories and lower educational attainment, and I find that judges sentence these defendants to longer prison terms after *Booker*. Unconditional on other characteristics, black offenders are more likely to recidivate (32.8%) than Hispanic offenders (24.3%) and white offenders (16.0%) (United States Sentencing Commission 2004). Even controlling for basic demographics, criminal history and severity of offense, blacks are about 3.2 percentage points more likely to recidivate than white offenders (Kuziemko 2011). Taken with the finding that an additional month of time served reduces three-year recidivism by 1.3 percentage points, a judge would sentence black defendants to an additional 2.4 months in prison to equalize the recidivism rate across observably similar black and white defendants. This magnitude is consistent with the size of racial disparities I find in the aftermath of *Booker*, suggesting that increased disparities may be somewhat attributable to socially optimal sentencing aimed at reducing recidivism.

On the other hand, recidivism also varies greatly by gender and age after controlling for various observables, and judges are unresponsive to these variables in the aftermath of *Booker*, indicating that judges are not solely sentencing based on actual recidivism risk. Future work could analyze the extent to which disparities in sentencing are warranted by looking at rates of recidivism in the

federal criminal justice system, or rates of appellate reversal. More generally, the framework in this paper can be applied to analyzing the impact of increased discretion on many other actors in the criminal justice system. Further work on the interactions of actors at various stages in the criminal process is critical to a thorough exploration of disparities in the federal criminal justice system.

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TABLE 1. SUMMARY STATISTICS

PANEL A. USSC DATA, 1994-2009					
Variable	Obs	Mean	Std. Dev.	Min	Max
Incarceration	853008	0.833	0.373	0	1
Probation Length in Months	142627	29.858	22.238	0	997
Sentence Length in Months	847227	49.290	65.108	0	985
Statutory Minimum Applied	853561	0.299	0.458	0	1
Settled by Trial	665073	0.044	0.205	0	1
Supervised Release in Months	852701	38.490	59.829	0	999
White	852875	0.318	0.466	0	1
Black	852875	0.261	0.439	0	1
Hispanic	852875	0.379	0.485	0	1
Non US Citizen	852990	0.320	0.467	0	1
Number of Dependents	854992	1.598	2.023	0	98
Less Than High School	842099	0.461	0.498	0	1
Male	854611	0.859	0.348	0	1
Age	854992	34.696	10.798	16	98
Criminal History Indicator	664422	0.746	0.435	0	1
Drug Trafficking Offense	854992	0.388	0.487	0	1
Immigration Offense	854992	0.179	0.383	0	1
Fraud Offense	854992	0.113	0.317	0	1
Firearm Offense	854992	0.092	0.289	0	1
Criminal History Category (1-6)	854992	2.361	1.699	1	6
Final Offense Level (1-43)	854992	18.841	8.961	1	43

PANEL B. JUDGE MATCHED DATA, 2000-2009					
Variable	Obs	Mean	Std. Dev.	Min	Max
Incarceration	643990	0.839	0.368	0	1
Probation Length in Months	103822	25.345	22.065	0	120
Sentence Length in Months	641986	45.920	59.871	0	985
Statutory Minimum Applied	633235	0.282	0.450	0	1
Settled by Trial	643990	0.035	0.183	0	1
Supervised Release in Months	643347	38.264	61.330	0	999
White	626500	0.294	0.456	0	1
Black	626500	0.234	0.423	0	1
Hispanic	626500	0.436	0.496	0	1
Non US Citizen	633942	0.384	0.486	0	1
Number of Dependents	595781	1.616	1.739	0	82
Less Than High School	599619	0.489	0.499	0	1
Male	636641	0.867	0.340	0	1
Age	638530	34.548	10.644	16	97
Criminal History Indicator	632772	0.749	0.434	0	1
Drug Trafficking Offense	643990	0.369	0.482	0	1
Immigration Offense	643990	0.251	0.433	0	1
Fraud Offense	643990	0.101	0.301	0	1
Firearm Offense	643990	0.096	0.295	0	1
Criminal History Category (1-6)	643990	2.416	1.705	1	6
Final Offense Level (1-43)	643990	18.451	8.625	1	43
Male Judge	643990	0.807	.395	0	1
White Judge	643990	0.767	.423	0	1
Black Judge	643990	0.083	.275	0	1
Hispanic Judge	643990	0.140	.347	0	1
Democratic Judge	643990	0.437	.496	0	1

Notes: Panel A is from the USSC data from 1994-2009. Panel B is from the USSC, TRAC, and Federal Judicial Center matched data from 2000-2009.

TABLE 2. SENTENCE LENGTH IN MONTHS

	(1)	(2)	(3)	(4)	(5)
	Sentence	Sentence	Sentence	Sentence	Sentence
Booker*Black	2.373*** (0.595)	1.653*** (0.524)	1.343** (0.617)	1.639** (0.690)	1.642** (0.689)
Booker*Hispanic	1.687*** (0.446)	1.559*** (0.547)	1.112** (0.499)	1.098** (0.539)	1.113** (0.539)
Booker*Other	2.711*** (0.986)	2.053** (1.021)	2.295** (1.113)	-0.168 (1.235)	-0.105 (1.229)
Black	2.638*** (0.363)	2.485*** (0.411)	2.639*** (0.363)	3.185*** (0.591)	3.188*** (0.591)
Hispanic	0.878* (0.461)	0.850* (0.463)	0.877* (0.461)	1.308** (0.524)	1.306** (0.522)
Other	1.061 (1.092)	0.903 (1.271)	1.057 (1.092)	3.177*** (1.055)	3.142*** (1.050)
Booker	-3.144*** (1.010)	-2.840*** (1.077)	-2.656*** (0.995)	-2.593** (1.129)	-3.671*** (1.323)
Non US Citizen	1.466*** (0.450)	1.470*** (0.452)	1.472*** (0.450)	1.479*** (0.452)	1.478*** (0.450)
HS Grad	-0.554*** (0.185)	-0.554*** (0.185)	-0.555*** (0.185)	-0.554*** (0.185)	-0.546*** (0.185)
Some College	-1.633*** (0.180)	-1.631*** (0.181)	-1.633*** (0.180)	-1.633*** (0.180)	-1.627*** (0.180)
College Grad	-1.896*** (0.235)	-1.897*** (0.235)	-1.897*** (0.235)	-1.900*** (0.235)	-1.893*** (0.235)
# Dependents	-0.150*** (0.0440)	-0.150*** (0.0440)	-0.150*** (0.0440)	-0.150*** (0.0441)	-0.150*** (0.0439)
Female	-5.388*** (0.502)	-5.387*** (0.502)	-5.385*** (0.501)	-5.386*** (0.501)	-5.385*** (0.501)
Age	0.149*** (0.0384)	0.148*** (0.0386)	0.148*** (0.0384)	0.147*** (0.0386)	0.147*** (0.0385)
Age ²	-0.00147*** (0.000429)	-0.00146*** (0.000430)	-0.00146*** (0.000429)	-0.00145*** (0.000431)	-0.00145*** (0.000429)
Mandatory Min	23.15*** (1.752)	23.15*** (1.752)	23.14*** (1.751)	23.15*** (1.752)	23.15*** (1.752)
RGK			-1.954*** (0.570)		
RGK*Black			2.112*** (0.616)		
RGK*Hispanic			1.198** (0.502)		
RGK*Other			0.871 (1.037)		
Race*PROTECT?	No	Yes	No	No	No
Race*RGK?	No	No	Yes	No	No
Race Trends?	No	No	No	Yes	Yes
Year*Month FE?	No	No	No	No	Yes
Observations	679,159	679,159	679,159	679,159	679,159
R-squared	0.741	0.741	0.741	0.741	0.741

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE 3. SENTENCING DEPARTURES FROM THE GUIDELINES

	(1)	(2)	(3)	(4)	(5)	(6)	(7)
	Sentence	Above Range	Months Above	Below Range	Months Below	Within Range	Months Within
Booker*Black	1.639** (0.690)	0.0186*** (0.00358)	-0.395 (3.255)	-0.0161** (0.00743)	-10.74 (6.663)	-0.00247 (0.00624)	0.879*** (0.212)
Booker*Hispanic	1.098** (0.539)	0.00694* (0.00414)	4.562 (3.083)	0.0110 (0.0111)	0.854 (4.852)	-0.0179* (0.00949)	0.260* (0.145)
Booker*Other	-0.168 (1.235)	-0.00503 (0.00592)	-0.274 (7.719)	0.0226 (0.0148)	-3.812 (9.318)	-0.0176 (0.0153)	-0.149 (0.392)
Black	3.185*** (0.591)	0.00132 (0.00312)	1.981 (2.508)	-0.0541*** (0.00709)	4.134 (4.781)	0.0527*** (0.00723)	-0.358*** (0.116)
Hispanic	1.308** (0.524)	-0.00998*** (0.00270)	-5.831** (2.226)	-0.0658*** (0.00952)	-0.311 (3.917)	0.0757*** (0.00947)	0.0262 (0.124)
Other	3.177*** (1.055)	0.0151*** (0.00471)	4.535 (5.593)	-0.0667*** (0.0242)	1.999 (6.727)	0.0516** (0.0240)	0.291 (0.232)
Booker	-2.593** (1.129)	0.00473 (0.00764)	1.460 (4.447)	0.0892*** (0.0141)	13.58** (5.247)	-0.0940*** (0.0140)	-0.230 (0.280)
Race Trends?	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Observations	679,159	679,159	41,478	679,159	255,776	679,159	381,901
R-squared	0.741	0.168	0.239	0.193	0.727	0.164	0.981

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE 4. DISPARITIES IN SENTENCE LENGTH BY OTHER CHARACTERISTICS

	(1)	(2)	(3)	(4)
	Sentence	Sentence	Sentence	Sentence
Booker*Black	2.373*** (0.595)	2.024*** (0.562)	1.680*** (0.537)	1.326*** (0.499)
Booker*Hispanic	1.687*** (0.446)	1.561*** (0.452)	1.226*** (0.427)	0.975** (0.430)
Booker*Other	2.711*** (0.986)	2.699*** (0.987)	2.840*** (0.964)	2.431** (1.067)
Booker*Non US Citizen		-0.650* (0.334)	-0.189 (0.310)	-0.341 (0.362)
Booker*HS Grad		-0.461* (0.272)	-0.413 (0.263)	-0.254 (0.261)
Booker*Some College		-0.940*** (0.357)	-0.699** (0.331)	-0.303 (0.312)
Booker*College Grad		-2.544*** (0.548)	-1.902*** (0.491)	-1.639*** (0.489)
Booker*# Dependents		-0.0530 (0.0594)	-0.0983 (0.0612)	-0.133** (0.0613)
Booker*Female		-0.734** (0.362)	-0.125 (0.323)	0.159 (0.311)
Booker*Age		-0.0151 (0.0113)	-0.00991 (0.0105)	-0.00792 (0.0110)
Booker*Criminal History 2			1.816*** (0.343)	1.444*** (0.369)
Booker*Criminal History 3			2.218*** (0.401)	1.684*** (0.431)
Booker*Criminal History 4			1.664*** (0.458)	0.855* (0.470)
Booker*Criminal History 5			2.528*** (0.611)	1.528*** (0.581)
Booker*Criminal History 6			-0.447 (0.751)	-1.092 (0.735)
Observations	679,159	679,159	679,159	679,159
R-squared	0.741	0.741	0.742	0.742

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. In column 1, I replicate column 1 from Table 2 to show the baseline results. In column 2, I account for potential disparities post *Booker* based on defendant citizenship status, educational attainment, number of dependents, gender and age. In column 3, I additionally account for possible disparities attributable to final offense level and criminal history category. Finally, column 4 also accounts for disparities attributable to offense type. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race specific trends are excluded because of limited variation, but magnitudes are unchanged when race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE 5. SENTENCING PATTERNS FOR POST *Booker* JUDGES
SUBSAMPLE OF RANDOM DISTRICTS

	(1) Sentence	(2) Above Range	(3) Months Above	(4) Below Range	(5) Months Below	(6) Within Range	(7) Months Within
Post Booker Judge	-1.145 (1.727)	-0.00554 (0.0113)	-0.194 (7.906)	-0.00260 (0.0166)	0.987 (1.355)	0.00814 (0.0142)	-0.759** (0.293)
Post Booker*Black	5.440** (2.587)	0.0200 (0.0149)	6.293 (6.918)	-0.0101 (0.0246)	-2.103 (1.751)	-0.00994 (0.0201)	1.243** (0.501)
Post Booker*Hispanic	-0.625 (1.574)	0.0146 (0.0228)	-7.618 (7.826)	0.00725 (0.0289)	-0.797 (1.826)	-0.0219 (0.0311)	0.838** (0.365)
Post Booker*Other	0.218 (2.625)	0.0387 (0.0306)	-12.89 (12.47)	0.0343 (0.0642)	2.548 (2.407)	-0.0730 (0.0607)	2.862 (2.300)
Booker	-2.835** (1.074)	-0.00253 (0.0108)	3.104 (5.495)	0.0849*** (0.0199)	-0.757 (1.137)	-0.0824*** (0.0211)	-0.303 (0.369)
Booker*Black	1.693** (0.696)	0.0145*** (0.00443)	4.988 (3.814)	-0.0144* (0.00734)	-1.061 (0.689)	-0.000126 (0.00715)	0.616*** (0.190)
Booker*Hispanic	0.744 (0.547)	0.000522 (0.00420)	-0.830 (2.757)	-0.0123 (0.0139)	0.0802 (0.466)	0.0118 (0.0129)	0.357*** (0.130)
Booker*Other	0.154 (0.874)	0.00403 (0.00914)	5.574 (6.971)	-0.0118 (0.0223)	0.415 (0.966)	0.00775 (0.0197)	-0.545 (0.358)
Observations	214,136	214,136	13,091	214,136	82,215	214,136	118,612
R-squared	0.784	0.194	0.367	0.244	0.736	0.202	0.985

Notes: Data is from the matched USSC, TRAC, Federal Judicial Center data from 2000-2009 for courts with random assignment, excluding judges who formally retired prior to 2000. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district office by sentencing year, district court fixed effects, sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE 6. TREATMENT OF MANDATORY MINIMUMS

	(1)	(2)	(3)	(4)
	Mandatory Minimum	Binding Minimum	Safety Valve	Substantial Assistance
Booker*Black	-0.00320 (0.00722)	0.0240*** (0.00870)	0.0146 (0.00938)	-0.0132 (0.0113)
Booker*Other	-0.0174*** (0.00569)	-0.00262 (0.00703)	0.0207* (0.0116)	-0.00440 (0.0122)
Booker*Hispanic	-0.0231** (0.0112)	-0.0162 (0.0192)	0.0268 (0.0322)	0.0507 (0.0308)
Black	0.0490*** (0.00745)	0.00678 (0.00673)	-0.0193*** (0.00601)	-0.0851*** (0.0107)
Hispanic	0.0477*** (0.00543)	0.0240*** (0.00536)	0.00275 (0.00940)	-0.0858*** (0.0101)
Other	-0.00959 (0.00800)	0.00393 (0.0130)	-0.0145 (0.0192)	-0.0613** (0.0292)
Booker	0.00158 (0.00830)	-0.0349** (0.0168)	-0.0119 (0.0151)	0.0299 (0.0225)
Race Trends?	Yes	Yes	Yes	Yes
Observations	816,564	244,273	162,294	221,320
R-squared	0.649	0.638	0.668	0.171

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level. When the dependent variable is safety valve, data is from 1999-2009.

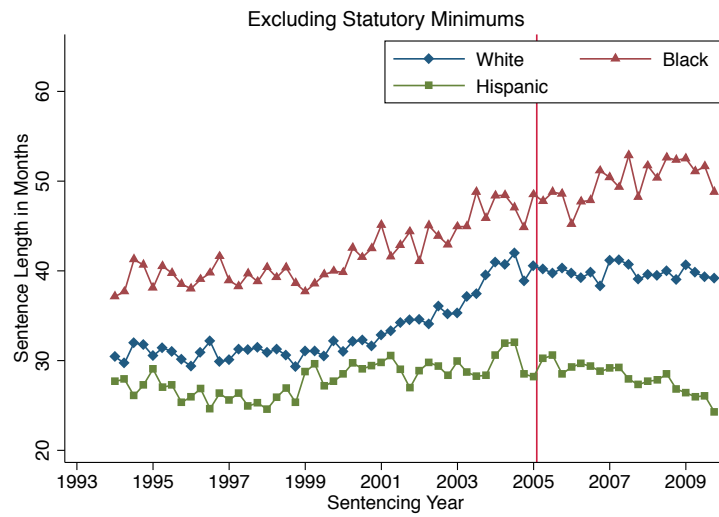
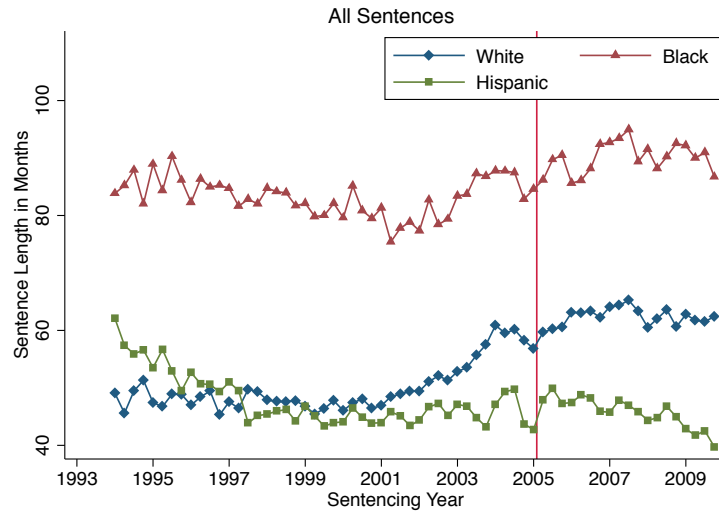


FIGURE 1. SENTENCE LENGTHS IN MONTHS, BY DEFENDANT RACE

Notes: Data is from the USSC from 1994-2009. Data points are quarterly averages.

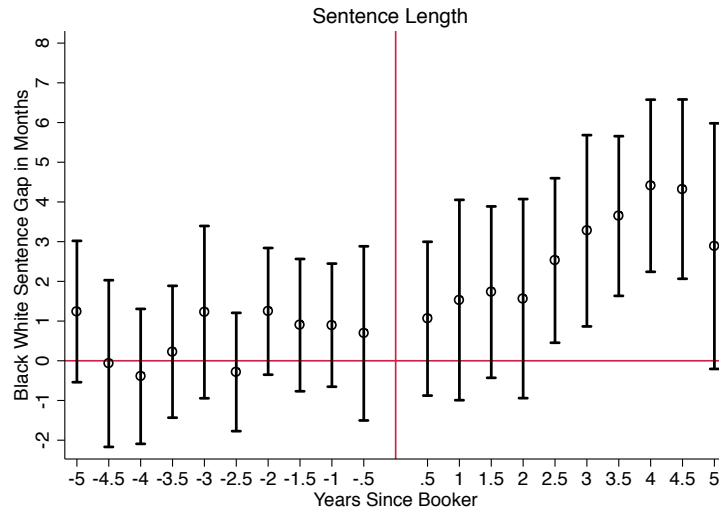


FIGURE 2. DYNAMICS OF BLACK WHITE GAP, SENTENCE LENGTH IN MONTHS

Notes: Data is from the USSC from 1994-2009. This figure shows coefficients from a dynamic DD regression identical to specification (1) in Table 2, but with leads and lags for the five years before and five years after *Booker*, interacted with defendant race. The coefficients represent the differential sentence lengths between black and white defendants, compared to the pre-period (1994-1999). Error bars represent 95% confidence intervals. Race specific trends are excluded because of limited variation, but magnitudes are unchanged when race trends are included.

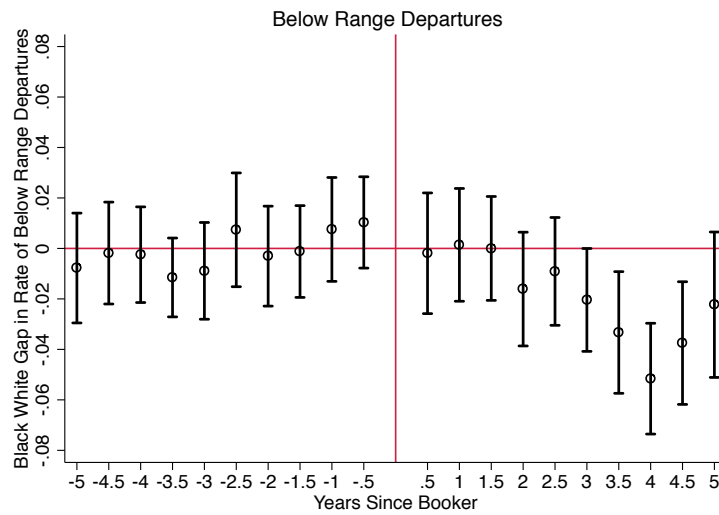
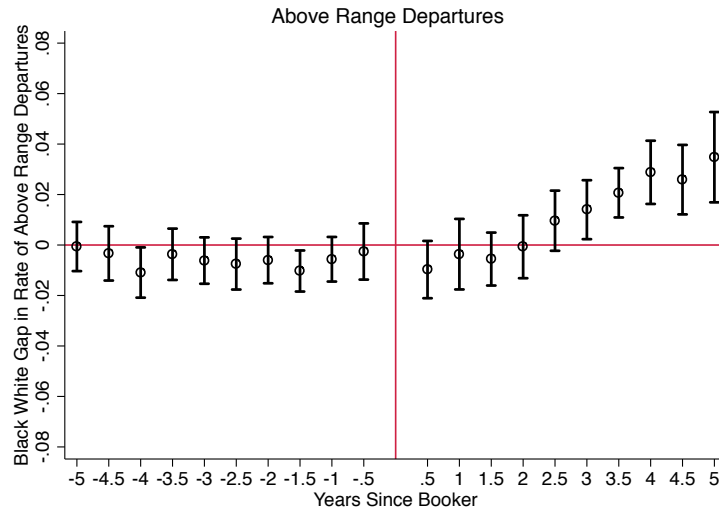


FIGURE 3. DYNAMICS OF BLACK WHITE DEPARTURE RATES

Notes: Data is from the USSC from 1994-2009. This figure shows coefficients from a dynamic DD regression identical to specification (1) in Table 2, but with leads and lags for the five years before and five years after *Booker*, interacted with defendant race. The coefficients represent the differential sentence lengths between black and white defendants, compared to the pre-period (1994-1999). Error bars represent 95% confidence intervals. Race specific trends are excluded because of limited variation, but magnitudes are unchanged when race trends are included.

Appendix

TABLE A1. GUIDELINES SENTENCING CHART

Offense Level	Criminal History Category (Criminal History Points)					
	I (0 or 1)	II (2 or 3)	III (4, 5, 6)	IV (7, 8, 9)	V (10, 11, 12)	VI (13 or more)
1	0-6	0-6	0-6	0-6	0-6	0-6
2	0-6	0-6	0-6	0-6	0-6	1-7
3	0-6	0-6	0-6	0-6	2-8	3-9
4	0-6	0-6	0-6	2-8	4-10	6-12
5	0-6	0-6	1-7	4-10	6-12	9-15
6	0-6	1-7	2-8	6-12	9-15	12-18
7	0-6	2-8	4-10	8-14	12-18	15-21
8	0-6	4-10	6-12	10-16	15-21	18-24
9	4-10	6-12	8-14	12-18	18-24	21-27
10	6-12	8-14	10-16	15-21	21-27	24-30
11	8-14	10-16	12-18	18-24	24-30	27-33
12	10-16	12-18	15-21	21-27	27-33	30-37
13	12-18	15-21	18-24	24-30	30-37	33-41
14	15-21	18-24	21-27	27-33	33-41	37-46
15	18-24	21-27	24-30	30-37	37-46	41-51
16	21-27	24-30	27-33	33-41	41-51	46-57
17	24-30	27-33	30-37	37-46	46-57	51-63
18	27-33	30-37	33-41	41-51	51-63	57-71
19	30-37	33-41	37-46	46-57	57-71	63-78
20	33-41	37-46	41-51	51-63	63-78	70-87
21	37-46	41-51	46-57	57-71	70-87	77-96
22	41-51	46-57	51-63	63-78	77-96	84-105
23	46-57	51-63	57-71	70-87	84-105	92-115
24	51-63	57-71	63-78	77-96	92-115	100-125
25	57-71	63-78	70-87	84-105	100-125	110-137
26	63-78	70-87	78-97	92-115	110-137	120-150
27	70-87	78-97	87-108	100-125	120-150	130-162
28	78-97	87-108	97-121	110-137	130-162	140-175
29	87-108	97-121	108-135	121-151	140-175	151-188
30	97-121	108-135	121-151	135-168	151-188	168-210
31	108-135	121-151	135-168	151-188	168-210	188-235
32	121-151	135-168	151-188	168-210	188-235	210-262
33	135-168	151-188	168-210	188-235	210-262	235-293
34	151-188	168-210	188-235	210-262	235-293	262-327
35	168-210	188-235	210-262	235-293	262-327	292-365
36	188-235	210-262	235-293	262-327	292-365	324-405
37	210-262	235-293	262-327	292-365	324-405	360-life
38	235-293	262-327	292-365	324-405	360-life	360-life
39	262-327	292-365	324-405	360-life	360-life	360-life
40	292-365	324-405	360-life	360-life	360-life	360-life
41	324-405	360-life	360-life	360-life	360-life	360-life
42	360-life	360-life	360-life	360-life	360-life	360-life
43	life	life	life	life	life	life

Notes: Recommended sentence lengths in months.

TABLE A2. DEFENDANT CRIMINAL CHARACTERISTICS

	(1)	(2)	(3)	(4)	(5)
	Criminal History	Total Criminal Points	Criminal History Category	Base Offense Level	Final Offense Level
Booker*Black	0.00347 (0.00623)	0.104 (0.0984)	0.0330 (0.0261)	-0.356*** (0.135)	-0.413*** (0.112)
Booker*Hispanic	-0.00669 (0.00769)	0.0438 (0.252)	-0.0295 (0.0352)	-0.0805 (0.186)	-0.835*** (0.148)
Booker*Other	0.0277** (0.0133)	0.115 (0.156)	0.0208 (0.0517)	0.431 (0.298)	0.228 (0.246)
Black	0.0800*** (0.00583)	1.717*** (0.104)	0.607*** (0.0269)	0.604*** (0.147)	0.858*** (0.153)
Hispanic	-0.0236*** (0.00787)	-0.445** (0.177)	-0.0753** (0.0309)	0.451 (0.278)	0.703*** (0.261)
Other	-0.0671*** (0.0146)	-0.980*** (0.150)	-0.273*** (0.0535)	-0.330 (0.264)	-0.0818 (0.231)
Booker	-0.00223 (0.0127)	-0.224 (0.185)	-0.0398 (0.0366)	0.756*** (0.196)	1.239*** (0.203)
Race Trends?	Yes	Yes	Yes	Yes	Yes
Observations	636,698	822,908	824,680	553,759	824,680
R-squared	0.224	0.206	0.307	0.541	0.522

Notes: Data is from the USSC from 1994-2009. When the dependent variable is the base offense level, data is from 1999-2009. Regressions for criminal history, total criminal history points and criminal history category contain controls for final offense level. Regressions for base and final offense level control for criminal history category. All regressions contain controls for offense type. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A3. DEFENDANT DEMOGRAPHIC CHARACTERISTICS

	(1) Male	(2) Age	(3) Number Dependents	(4) Non US Citizen	(5) Less than HS
Booker*Black	0.0234*** (0.00698)	-0.715*** (0.139)	0.0375 (0.0246)	-0.0209*** (0.00734)	-0.00324 (0.00553)
Booker*Hispanic	0.00756 (0.00531)	-0.113 (0.156)	0.0335 (0.0312)	0.00909 (0.00980)	0.00125 (0.00709)
Booker*Other	0.00976 (0.0110)	-0.568 (0.342)	-0.0553 (0.0517)	0.0205* (0.0108)	0.0247** (0.0117)
Black	-0.0258** (0.0100)	-4.455*** (0.166)	0.595*** (0.0287)	0.0274** (0.0120)	0.0743*** (0.00768)
Hispanic	0.00317 (0.00665)	-4.086*** (0.194)	0.463*** (0.0301)	0.408*** (0.0183)	0.213*** (0.0116)
Other	-0.0354*** (0.00803)	-3.227*** (0.271)	0.267*** (0.0521)	0.162*** (0.0314)	0.0319* (0.0178)
Booker	-0.00310 (0.00822)	0.400 (0.278)	-0.0674 (0.0473)	-0.00134 (0.00978)	-0.0138 (0.0128)
Race Trends?	Yes	Yes	Yes	Yes	Yes
Observations	824,680	824,680	824,680	824,680	824,680
R-squared	0.135	0.182	0.125	0.568	0.240

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A4. SELECTION INTO SENTENCING STAGE

	(1)	(2)	(3)
	Guilty Plea	Dropped Charge	Deferred Prosecution
Booker*Black	-0.0115 (0.00808)	-0.00451* (0.00242)	0.000103 (0.000901)
Black	-0.00718 (0.00948)	0.00634*** (0.00218)	-0.000823 (0.000854)
Booker	-0.112*** (0.00779)	-0.00186 (0.00351)	-5.74e-05 (0.000385)
Observations	1,669,560	1,669,560	1,669,560
R-squared	0.241	0.043	0.032

Notes: Data is from the Arrests and Bookings for Federal Offenses from 1994-2009. All regressions contain controls for defendant gender, age, marital status, citizenship status, primary offense type, district court by arrest year fixed effects, and race trends. The coefficient of interest is the interaction of defendant race (omitted group white defendants) with a *Booker* indicator for defendants arrested after *Booker*. Race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A5. SENTENCE LENGTH IN MONTHS - ROBUSTNESS CHECKS

	(1)	(2)	(3)	(4)	(5)
	Sentence	Sentence	Sentence	Sentence	Sentence
Booker*Black	2.311*** (0.683)	2.514*** (0.575)	1.355*** (0.309)	2.588*** (0.658)	2.340*** (0.595)
Booker*Hispanic	1.466*** (0.487)	1.830*** (0.450)	1.695*** (0.356)	1.681*** (0.466)	1.673*** (0.449)
Booker*Other	1.848 (1.149)	1.491 (0.932)	2.249*** (0.735)	2.927** (1.137)	2.646*** (0.983)
Black	2.885*** (0.422)	3.555*** (0.344)	0.577*** (0.190)	4.501*** (0.474)	2.680*** (0.361)
Hispanic	0.862* (0.478)	1.596*** (0.410)	-0.0824 (0.267)	0.829 (0.530)	0.863* (0.455)
Other	1.781 (1.200)	1.140 (1.036)	0.474 (0.591)	2.909*** (1.022)	1.079 (1.090)
Booker	-2.939*** (1.069)	-3.232*** (0.991)	-2.126*** (0.709)	-1.340 (1.206)	-3.103*** (1.015)
Non US Citizen	1.366*** (0.495)	1.584*** (0.454)	0.364 (0.304)	-0.176 (0.557)	1.445*** (0.449)
HS Grad	-0.369 (0.236)	-0.526*** (0.182)	-0.225** (0.0877)	-0.0568 (0.240)	-0.554*** (0.182)
Some College	-1.523*** (0.285)	-1.790*** (0.176)	-0.752*** (0.117)	-0.644** (0.301)	-1.624*** (0.178)
College Grad	-2.222*** (0.489)	-2.742*** (0.225)	-1.010*** (0.175)	0.335 (0.355)	-1.882*** (0.235)
# Dependents	-0.123 (0.136)	-0.149*** (0.0450)	-0.110*** (0.0252)	-0.106* (0.0598)	-0.140*** (0.0439)
Female	-5.347*** (0.595)	-5.502*** (0.458)	-2.633*** (0.223)	-7.139*** (0.656)	-5.416*** (0.498)
Age	0.134** (0.0622)	0.168*** (0.0394)	0.255*** (0.0255)	0.328*** (0.0647)	0.138*** (0.0377)
Age2	-0.00125 (0.000757)	-0.00192*** (0.000443)	-0.00267*** (0.000304)	-0.00216*** (0.000674)	-0.00139*** (0.000423)
Mandatory Min	23.89*** (1.994)			34.25*** (2.135)	22.92*** (1.773)
Mandatory Min Length		0.00609*** (0.00135)			
Observations	552,524	679,159	440,930	455,203	678,960
R-squared	0.650	0.732	0.771	0.642	0.741

Notes: Data is from the USSC from 1994-2009. Column 1 presents results for all sentences including life sentences top coded at 470 months. Column 2 presents results controlling for mandatory minimum length. Column 3 presents results excluding sentences with statutory mandatory minimums. Column 4 presents results controlling for Chapter 2 adjusted offense level, which is only available for years 1999-2009. Column 5 presents results controlling for armed career criminal and career offender classification. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race trends are excluded. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A6. SENTENCE LENGTH IN MONTHS - PLACEBO TESTS

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Placebo Case	Sentence 1995	Sentence 1996	Sentence 1997	Sentence 1998	Sentence 1999	Sentence 2000	Sentence 2001	Sentence 2002	Sentence 2003	Sentence 2004
Placebo*Black	-2.545** (1.080)	-2.924*** (0.921)	-2.429** (0.928)	-1.743** (0.787)	-1.907*** (0.709)	-0.961 (0.642)	-0.959 (0.649)	0.0188 (0.804)	0.672 (0.780)	0.867 (0.739)
Placebo*Hispanic	-2.373** (0.975)	-1.758* (0.941)	-0.845 (0.738)	-0.355 (0.705)	-0.838 (0.602)	-0.461 (0.602)	-0.653 (0.675)	-0.316 (0.691)	-0.415 (0.658)	0.688 (0.559)
Placebo*Other	-0.854 (2.510)	-1.739 (1.919)	-0.504 (1.899)	0.470 (1.969)	0.549 (1.623)	1.735 (1.196)	0.929 (1.826)	-0.00518 (1.974)	-0.878 (1.876)	0.261 (1.464)
Race Trends?	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Observations	692,039	692,039	692,039	692,039	692,039	692,039	692,039	692,039	692,039	692,039
R-squared	0.741	0.741	0.741	0.741	0.741	0.741	0.741	0.741	0.741	0.741

Notes: Data is from the USSC from 1994-2009. Coefficients are from DD regressions of placebo case decisions on racial disparities in sentencing, identical to specification (1) in Table 2. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A7. SENTENCE LENGTHS BY MAJOR OFFENSE CATEGORIES

	(1) Drugs	(2) Immigration	(3) Firearms	(4) Fraud	(5) Bank Robbery	(6) Larceny	(7) Forgery
Booker*Black	2.354*** (0.804)	0.0632 (0.473)	0.475 (0.853)	1.487*** (0.408)	-2.248 (1.919)	0.379 (0.791)	0.278 (0.532)
Booker*Hispanic	1.275* (0.674)	0.643 (0.503)	1.167 (1.434)	1.996*** (0.603)	-7.224** (3.042)	-0.0837 (1.258)	-0.331 (0.561)
Booker*Other	0.177 (1.415)	-0.112 (1.007)	4.832* (2.552)	0.703 (1.018)	-3.872 (3.737)	1.627* (0.903)	1.623 (1.885)
Black	4.265*** (0.647)	-0.00646 (0.468)	1.791*** (0.613)	0.203 (0.172)	0.908 (0.968)	-0.250 (0.230)	-0.461 (0.332)
Hispanic	3.594*** (0.454)	-0.173 (0.484)	-0.926 (0.912)	-0.672*** (0.224)	2.745 (2.477)	-0.474 (0.450)	-0.471 (0.317)
Other	1.686 (1.447)	1.047 (1.116)	0.319 (2.175)	-0.137 (0.337)	-1.195 (2.698)	-0.167 (0.445)	0.183 (0.647)
Booker	-3.927** (1.716)	-0.859* (0.506)	-2.090 (2.520)	-2.721** (1.159)	-9.703* (5.604)	0.781 (1.380)	0.859 (2.751)
Observations	299,687	123,882	69,241	59,130	21,704	12,222	9,546
R-squared	0.752	0.812	0.720	0.749	0.687	0.795	0.785

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race specific trends are excluded because of limited variation, but magnitudes are unchanged when race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A8. OTHER SENTENCING OUTCOMES

	(1)	(2)	(3)	(4)
	Incarceration	Probation Length	Supervised Release Receipt	Supervised Release
Booker*Black	0.00525 (0.00392)	-0.146 (0.635)	0.00154 (0.00132)	-1.522*** (0.316)
Booker*Hispanic	0.00806* (0.00437)	2.119* (1.109)	-0.00129 (0.00283)	-1.433*** (0.322)
Booker*Other	0.00260 (0.00870)	-1.894* (0.998)	-0.00723* (0.00376)	-2.529*** (0.553)
Black	0.0172*** (0.00319)	-0.269 (0.512)	-0.00249** (0.00123)	1.771*** (0.224)
Hispanic	0.00776* (0.00447)	-5.952*** (0.863)	-0.000426 (0.00248)	0.124 (0.246)
Other	-0.00533 (0.00865)	1.265 (0.963)	0.0145** (0.00650)	1.085** (0.441)
Booker	-0.0212*** (0.00733)	-2.400*** (0.855)	0.00861* (0.00499)	0.932* (0.501)
Race Trends?	Yes	Yes	Yes	Yes
Observations	817,222	137,499	678,699	666,846
R-squared	0.468	0.356	0.139	0.454

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A9. ACCEPTANCE OF RESPONSIBILITY REDUCTION

	(1)	(2)	(3)
	2 Point Reduction	3 Point Reduction	Any Reduction
Booker*Black	0.00556 (0.00550)	-0.00299 (0.00475)	-0.00445 (0.00368)
Booker*Hispanic	0.00433 (0.00553)	0.000752 (0.00433)	-0.00140 (0.00391)
Booker*Other	0.0200** (0.00908)	0.0178 (0.0111)	0.0130* (0.00658)
Black	-0.0114*** (0.00397)	-0.0314*** (0.00349)	-0.0177*** (0.00270)
Hispanic	0.0174*** (0.00453)	-0.00817* (0.00459)	0.00215 (0.00416)
Other	-0.0206*** (0.00650)	-0.000458 (0.0104)	-0.00305 (0.00757)
Booker	0.000354 (0.0111)	-0.00246 (0.00775)	-0.000984 (0.00616)
Race Trends?	Yes	Yes	Yes
Observations	326,524	569,481	822,002
R-squared	0.596	0.399	0.272

Notes: Data is from the USSC from 1994-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race trends are included. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A10. DYNAMIC SPECIFICATION, BLACK WHITE GAP

	(1)	(2)	(3)
	Black White Gap Sentence	Black White Gap Above Range	Black White Gap Below Range
55-60 Months Before	1.240 (0.908)	-0.000592 (0.00497)	-0.00776 (0.0111)
49-54 Months Before	-0.0703 (1.071)	-0.00332 (0.00549)	-0.00183 (0.0103)
43-48 Months Before	-0.393 (0.867)	-0.0109** (0.00508)	-0.00248 (0.00967)
37-42 Months Before	0.227 (0.847)	-0.00367 (0.00519)	-0.0115 (0.00797)
31-36 Months Before	1.225 (1.107)	-0.00616 (0.00469)	-0.00888 (0.00978)
25-30 Months Before	-0.283 (0.760)	-0.00755 (0.00515)	0.00738 (0.0115)
19-24 Months Before	1.245 (0.814)	-0.00599 (0.00468)	-0.00305 (0.0101)
13-18 Months Before	0.898 (0.850)	-0.0103** (0.00415)	-0.00122 (0.00928)
7-12 Months Before	0.897 (0.791)	-0.00564 (0.00451)	0.00753 (0.0105)
1-6 Months Before	0.690 (1.119)	-0.00257 (0.00568)	0.0103 (0.00923)
1-6 Months After	1.060 (0.988)	-0.00973* (0.00579)	-0.00192 (0.0122)
7-12 Months After	1.530 (1.287)	-0.00363 (0.00713)	0.00142 (0.0114)
13-18 Months After	1.729 (1.101)	-0.00556 (0.00535)	-6.17e-05 (0.0105)
19-24 Months After	1.566 (1.279)	-0.000684 (0.00636)	-0.0161 (0.0115)
25-30 Months After	2.526** (1.057)	0.00963 (0.00608)	-0.00910 (0.0109)
31-36 Months After	3.274*** (1.229)	0.0140** (0.00596)	-0.0204* (0.0104)
37-42 Months After	3.645*** (1.026)	0.0207*** (0.00499)	-0.0333*** (0.0123)
43-48 Months After	4.408*** (1.106)	0.0288*** (0.00639)	-0.0516*** (0.0112)
49-54 Months After	4.323*** (1.152)	0.0259*** (0.00702)	-0.0375*** (0.0124)
55-58 Months After	2.887* (1.578)	0.0348*** (0.00913)	-0.0223 (0.0147)
Observations	692,039	692,039	692,039
R-squared	0.741	0.169	0.193

Notes: Data is from the USSC from 1994-2009. Coefficients are for the differential outcome for black vs. white defendants from a dynamic DD regression identical to specification (1) in Table 2, but with leads and lags for the five years before and five years after *Booker*, interacted with defendant race. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. Race trends are excluded. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A11. RANDOMIZATION TESTS 2000-2009

District Court	No. Obs.	p-value
ME (0)	1,668	0.1438
MA (1)	4,042	0.1054
NH (2)	1,617	0.9844
PR (4)	6520	0.2674
CT** (5)	664	0.0000
NY North - Syracuse (6)	1,148	0.1074
NY East** (7)	12,447	0.0004
NY South - White Plains (8)	1,338	0.4336
NY West - Rochester (9)	1,166	0.6226
VT (10)	1,400	0.2379
DE (11)	641	0.3831
NJ -Trenton (12)	476	0.2983
PA East** (13)	6,411	0.0000
PA Middle - Scranton (14)	969	0.6837
PA Middle - Williamsport (14)	234	0.2071
PA West - Erie (15)	609	0.0521
PA West - Pittsburgh (15)	2,917	0.0645
MD (16)	5,569	0.0631
NC East - Southern (17)	608	0.3847
NC Middle (18)	3,205	0.08086
NC West** (19)	5,563	0.0000
SC** (20)	8,848	0.0000
VA East -Alexandria (22)	4,500	0.3178
VA East -Norfolk (22)	1,105	0.1658
VA East -Newport News (22)	743	0.0662
VA West (23)	3,123	0.3250
WV North - Martinsburg (24)	639	0.4091
WV South (25)	1,778	0.0932
AL North** (26)	1,430	0.0189
AL Middle (27)	904	0.3242
AL South (28)	3,132	0.0702
FL North (29)	2,718	0.5783
FL Middle - Ft. Myers (30)	923	0.3824
FL Middle - Ocala (30)	465	0.3128
FL South - Ft. Pierce (31)	3,299	0.0541
FL South - Ft. Lauderdale (31)	649	0.2485
GA North** (32)	5,823	0.0000
GA Middle (33)	2,064	0.1396
LA East (35)	3,117	0.0606
LA West (36)	1,686	.6360
MS North (37)	925	0.4247
MS South (38)	3,057	0.0564
TX North - Forth Worth (39)	2,027	0.2386
TX East (40)	6,563	0.5598
TX South - Brownsville (41)	10,112	0.3364
TX South - Corpus Christi (41)	6,679	0.2767
TX South - Laredo (41)	19,079	0.6244
TX South - McAllen (41)	12,739	0.1093
TX West - Del Rio (42)	7,098	0.3500
TX West - Midland-Odessa (42)	3,567	0.4120
KY East - Covington (43)	717	0.5872
KY East - Pikeville (43)	139	0.0966
KY East - Lexington (43)	1,993	0.8694
KY West (44)	1,746	0.1114
MI East - Bay City (45)	458	0.4009
MI East - Flint (45)	673	0.3014
MI West (46)	3,313	0.0961
OH North - Toledo (47)	1,014	0.2105
OH South - Dayton (48)	1,300	0.9115
TN East (49)	5,200	0.0705
TN Middle** (50)	1,938	0.0126
TN West - Eastern (51)	831	0.3998

IL North - Rockford (52)	624	0.8929
IL Central (53)	2,618	0.1283
IL South (54)	2,736	0.1296
IN North - South Bend (55)	954	0.2764
IN North - Fort Wayne (55)	530	0.0741
IN South (56)	2,004	0.3266
WI East - Milwaukee (57)	2,206	0.4223
WI West (58)	1,571	0.1123
AR East (60)	2,739	0.1631
AR West**(61)	1,098	0.0001
IA North (62)	2,413	0.0561
IA South (63)	2,684	0.8265
MN** (64)	4,815	0.0001
MO East (65)	8,203	0.0785
MO West (66)	6,764	0.1191
NE - Omaha (67)	2,323	0.0532
ND (68)	1,888	0.2250
SD - Aberdeen (69)	309	0.1479
SD - Pierre (69)	1,010	0.8757
AZ - Tuscon (70)	23,677	0.0961
AZ - Yuma (70)	2,449	0.3392
CA North (71)	3,045	0.1970
CA East (72)	8,094	0.0646
CA Central - Riverside (73)	157	0.4520
CA South - El Centro (74)	8,664	0.3442
CA South - Yuma (74)	89	0.3502
HI** (75)	3,351	0.0012
ID (76)	1,526	0.0544
MT - Missoula (77)	516	0.1698
MT - Great Falls (77)	1,003	0.2206
NV (78)	4,867	0.6549
OR - Eugene (79)	954	0.2261
OR - Medford (79)	434	0.6618
WA East - Spokane (80)	1,401	0.3100
WA West** (81)	5,302	0.0001
CO** (82)	4,582	0.0000
KS (83)	5,509	0.2031
NM (84)	24,019	0.2924
OK North (85)	1,279	0.3240
OK East (86)	736	0.9312
OK West** (87)	1,809	0.0001
UT (88)	5,276	0.9421
WY** (89)	1,565	0.0002
DC (90)	346	0.5720
AK (95)	1,218	0.1105
LA Middle** (96)	1,112	0.0263

Notes: Data is from the matched USSC, TRAC, Federal Judicial Center data from 2000-2009. I drop judges who retired or were terminated prior to 2000, and judges and district offices with an annual caseload of less than 25. For each district court, I control for district office by sentencing year, sentencing month, and judge fixed effects. P-values reported test whether judge fixed effects differ significantly from zero and are from a seemingly unrelated regression (SUR) on five defendant characteristics: defendant gender, age, black race indicator, number of dependents, and less than high school indicator. ** indicates dropped courthouses.

TABLE A12. MAIN RESULTS USING JUDGE MATCHED DATA

	(1)	(2)
	Random Sample	Full Matched Sample
	Sentence	Sentence
Booker*Black	1.994*** (0.691)	2.486*** (0.546)
Booker*Hispanic	0.732 (0.563)	1.076** (0.460)
Booker*Other	0.170 (0.880)	1.535 (1.035)
Black	2.924*** (0.584)	2.315*** (0.404)
Hispanic	2.155*** (0.598)	1.270*** (0.467)
Other	3.070*** (0.713)	1.932* (1.040)
Booker	-2.897*** (1.073)	-2.811*** (1.045)
Non US Citizen	0.433 (0.496)	1.283** (0.502)
HS Grad	-0.701*** (0.215)	-0.555*** (0.186)
Some College	-1.434*** (0.310)	-1.762*** (0.185)
College Grad	-2.119*** (0.378)	-2.068*** (0.247)
# Dependents	-0.250*** (0.0713)	-0.236*** (0.0477)
Female	-4.996*** (0.515)	-5.035*** (0.508)
Age	0.241*** (0.0606)	0.190*** (0.0446)
Age2	-0.00263*** (0.000704)	-0.00208*** (0.000503)
Mandatory Min	22.13*** (2.086)	21.41*** (1.841)
Observations	214,136	478,834
R-squared	0.784	0.754

Notes: Data is from the matched USSC, TRAC, Federal Judicial Center data from 2000-2009. Column 1 replicates column 1 from Table 2 using the sample of random courts. Column 2 replicates column 1 of Table 2 using the full matched sample. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A13. SENTENCING PATTERNS FOR POST *Booker* JUDGES
FULL MATCHED SAMPLE

	(1) Sentence	(2) Above Range	(3) Months Above	(4) Below Range	(5) Months Below	(6) Within Range	(7) Months Within
Post Booker Judge	0.694 (1.097)	-0.00483 (0.00601)	-3.645 (4.444)	-0.0295* (0.0164)	-2.806 (4.064)	0.0343** (0.0162)	-0.0298 (0.258)
Post Booker Judge*Black	4.197** (1.776)	0.0234* (0.0135)	2.973 (4.455)	-0.0109 (0.0167)	-4.228 (6.711)	-0.0125 (0.0196)	1.004** (0.442)
Post Booker Judge*Hispanic	-0.147 (1.059)	0.0119 (0.0133)	-2.594 (4.246)	0.0138 (0.0226)	-1.786 (4.525)	-0.0257 (0.0241)	0.305 (0.290)
Post Booker Judge*Other	-4.157** (1.628)	-0.00702 (0.0139)	-9.901 (6.364)	0.0919*** (0.0318)	-7.199 (4.882)	-0.0849** (0.0343)	0.627 (0.845)
Booker	-2.763** (1.051)	0.00897 (0.00697)	-1.482 (6.409)	0.101*** (0.0149)	0.770 (4.228)	-0.110*** (0.0147)	-0.179 (0.276)
Booker*Black	2.296*** (0.542)	0.0141*** (0.00294)	4.203* (2.278)	-0.0170** (0.00647)	8.955** (3.707)	0.00296 (0.00566)	0.534*** (0.187)
Booker*Hispanic	1.071** (0.454)	0.000226 (0.00383)	2.678 (2.181)	-0.00414 (0.00935)	3.231 (2.743)	0.00391 (0.00834)	0.328*** (0.0911)
Booker*Other	1.717 (1.035)	0.00394 (0.00461)	0.351 (5.212)	-0.00673 (0.0108)	17.03* (10.24)	0.00279 (0.0106)	-0.000959 (0.233)
Observations	478,834	478,834	27,743	478,834	184,986	478,834	266,102
R-squared	0.754	0.169	0.274	0.204	0.842	0.172	0.983

Notes: Data is from the matched USSC, TRAC, Federal Judicial Center data from 2000-2009. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A14. SENTENCING FOR POST *Booker* JUDGES - COMPARISON TO PRE *Booker* BUSH APPOINTEES
SUBSAMPLE OF RANDOM DISTRICTS

	(1) Sentence	(2) Above Range	(3) Months Above	(4) Below Range	(5) Months Above	(6) Within Range	(7) Months Within
Post Booker Judge	-1.002 (1.702)	-0.00562 (0.0115)	-0.424 (7.811)	-0.00969 (0.0163)	-1.785 (6.092)	0.0153 (0.0148)	-0.741** (0.297)
Post Booker Judge*Black	5.694** (2.621)	0.0198 (0.0150)	6.018 (6.666)	-0.0140 (0.0246)	0.886 (8.282)	-0.00584 (0.0194)	1.245** (0.496)
Post Booker Judge*Hispanic	-0.712 (1.568)	0.0147 (0.0230)	-7.757 (7.942)	0.0136 (0.0282)	-3.067 (5.560)	-0.0283 (0.0309)	0.812** (0.371)
Post Booker Judge*Other	0.503 (2.743)	0.0389 (0.0311)	-11.31 (13.03)	0.0307 (0.0633)	0.122 (6.237)	-0.0696 (0.0595)	2.684 (2.311)
Booker	-2.513** (1.087)	-0.00116 (0.0106)	0.534 (5.492)	0.0815*** (0.0193)	-1.134 (3.183)	-0.0803*** (0.0203)	-0.259 (0.383)
Booker*Black	1.658** (0.797)	0.0151*** (0.00518)	6.558* (3.860)	-0.0102 (0.00798)	6.725 (7.028)	-0.00491 (0.00757)	0.649*** (0.197)
Booker*Hispanic	0.766 (0.551)	0.000747 (0.00454)	-0.0243 (3.160)	-0.0118 (0.0147)	3.987 (3.042)	0.0111 (0.0136)	0.378*** (0.131)
Booker*Other	-0.231 (0.963)	0.00186 (0.00911)	5.001 (6.341)	-0.00783 (0.0202)	1.725 (4.334)	0.00597 (0.0186)	-0.272 (0.415)
Pre Booker Bush	1.219 (1.161)	0.00324 (0.00614)	-10.94* (6.186)	-0.0446** (0.0198)	-4.095 (2.861)	0.0414* (0.0219)	0.154 (0.242)
Pre Booker Bush*Black	2.315 (1.712)	0.00512 (0.00988)	9.985 (8.224)	-0.00139 (0.0176)	6.167 (8.236)	-0.00373 (0.0192)	0.318 (0.263)
Pre Booker Bush*Hispanic	0.0911 (1.398)	0.00169 (0.00617)	4.016 (6.225)	0.0361 (0.0238)	2.602 (2.934)	-0.0378 (0.0244)	-0.0322 (0.215)
Pre Booker Bush*Other	-0.567 (2.259)	-0.0100 (0.0104)	6.193 (18.15)	0.0121 (0.0353)	3.751 (5.223)	-0.00207 (0.0361)	0.481 (0.386)
Booker*Pre Booker Bush	-0.725 (1.241)	-0.00357 (0.00741)	9.820 (7.513)	0.0210 (0.0189)	5.753 (3.550)	-0.0174 (0.0228)	-0.109 (0.318)
Booker*Pre Booker Bush*Black	-1.375 (1.758)	-0.00575 (0.0124)	-10.94 (10.18)	-0.0141 (0.0193)	-6.872 (9.353)	0.0198 (0.0214)	-0.305 (0.453)
Booker*Pre Booker Bush*Hispanic	-0.124 (1.433)	-0.00171 (0.00765)	-5.195 (6.764)	-0.0226 (0.0200)	-4.572 (3.590)	0.0244 (0.0228)	-0.0529 (0.297)
Booker*Pre Booker Bush*Other	1.375 (1.626)	0.0108 (0.0135)	-0.555 (23.78)	-0.0206 (0.0386)	-2.776 (7.305)	0.00984 (0.0423)	-1.020 (0.646)
Observations	214,136	214,136	13,091	214,136	82,432	214,136	118,612
R-squared	0.784	0.194	0.368	0.244	0.919	0.202	0.985

Notes: Data is from the matched USSC, TRAC, Federal Judicial Center data from 2000-2009 for courts with random assignment, excluding judges who formally retired prior to 2000. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.

TABLE A15. SENTENCING PATTERNS BEFORE AND AFTER *Booker*, BY JUDICIAL DEMOGRAPHICS
SUBSAMPLE OF RANDOM DISTRICTS

	(1) Sentence	(2) Above Range	(3) Months Above	(4) Below Range	(5) Months Above	(6) Within Range	(7) Months Within
Post Booker Judge	-1.441 (1.759)	-0.00562 (0.0114)	-0.498 (8.488)	0.0136 (0.0174)	-2.160 (5.945)	-0.00794 (0.0148)	-0.754** (0.319)
Post Booker Judge*Black	4.382* (2.530)	0.0202 (0.0144)	4.746 (7.207)	-0.00394 (0.0236)	1.433 (8.284)	-0.0162 (0.0198)	0.983* (0.538)
Post Booker Judge*Hispanic	-0.677 (1.618)	0.0157 (0.0227)	-6.538 (8.008)	0.000139 (0.0306)	-2.496 (5.541)	-0.0159 (0.0331)	0.822** (0.366)
Post Booker Judge*Other	0.561 (2.654)	0.0451 (0.0310)	-12.61 (12.44)	0.0253 (0.0646)	-1.288 (6.763)	-0.0704 (0.0615)	2.613 (2.328)
Booker	-2.555** (1.254)	-0.000691 (0.0118)	1.446 (6.244)	0.0719*** (0.0224)	0.736 (4.371)	-0.0712*** (0.0231)	-0.401 (0.397)
Booker*Black	3.050*** (1.147)	0.0117** (0.00556)	15.03** (6.023)	-0.0134 (0.0109)	-3.143 (8.627)	0.00170 (0.0101)	0.823** (0.389)
Booker*Hispanic	0.760 (0.831)	-0.00167 (0.00569)	-0.227 (4.147)	-0.00486 (0.0173)	2.081 (4.288)	0.00653 (0.0156)	0.358* (0.204)
Booker*Other	0.0750 (1.103)	0.00327 (0.0116)	8.481 (12.74)	-0.00508 (0.0286)	0.0415 (5.458)	0.00182 (0.0245)	-0.954 (0.610)
Female Judge	1.418 (1.027)	0.00285 (0.00642)	-3.574 (6.059)	-0.0110 (0.0135)	3.612 (4.705)	0.00814 (0.0161)	0.328 (0.292)
Female Judge*Black	0.230 (1.602)	0.00242 (0.00911)	7.303 (6.260)	0.0145 (0.0180)	0.445 (12.81)	-0.0169 (0.0201)	-0.176 (0.368)
Female Judge*Hispanic	-0.996 (1.214)	0.00206 (0.00811)	3.262 (6.608)	0.000581 (0.0190)	2.271 (5.069)	-0.00264 (0.0211)	-0.333 (0.245)
Female Judge*Other	-2.031 (1.329)	-0.0124 (0.00963)	2.331 (9.701)	0.00735 (0.0264)	-10.92 (7.838)	0.00501 (0.0276)	-0.875 (0.566)
Female Judge*Booker	-2.417** (0.951)	-0.00351 (0.00879)	2.032 (6.990)	0.0208 (0.0142)	3.671 (4.586)	-0.0173 (0.0181)	-0.226 (0.380)
Female Judge*Booker*Black	-0.0853 (1.643)	-0.00367 (0.0121)	-10.97 (7.743)	-0.0221 (0.0214)	-7.574 (12.88)	0.0257 (0.0256)	-0.333 (0.452)
Female Judge*Booker*Hispanic	1.530 (0.982)	-0.000806 (0.0105)	0.134 (7.266)	-0.00556 (0.0161)	-9.481* (5.520)	0.00637 (0.0202)	0.372 (0.349)
Female Judge*Booker*Other	1.599 (2.263)	0.0127 (0.0176)	8.924 (15.01)	-0.0137 (0.0316)	7.373 (9.548)	0.00104 (0.0304)	0.325 (0.734)
Black Judge	-0.331 (0.793)	-0.00651 (0.00758)	-5.803 (4.309)	-0.0142 (0.0127)	-9.873 (11.31)	0.0207 (0.0158)	0.0118 (0.217)
Black Judge*Black	1.445 (1.322)	0.00771 (0.00815)	13.53** (5.807)	0.00716 (0.0137)	-11.16 (21.36)	-0.0149 (0.0164)	0.245 (0.327)
Black Judge*Hispanic	-0.405 (1.013)	-0.00252 (0.00967)	1.355 (5.835)	0.0378 (0.0241)	16.00 (11.44)	-0.0353 (0.0275)	0.0286 (0.296)
Black Judge*Other	1.587 (1.783)	-0.00655 (0.0147)	23.21* (11.89)	-0.0576** (0.0269)	2.950 (12.03)	0.0641* (0.0335)	-0.0150 (0.594)
Black Judge*Booker	-0.615	0.00244	6.650	0.0269	10.27	-0.0294	-0.0790

	(1.278)	(0.0103)	(4.678)	(0.0168)	(10.52)	(0.0208)	(0.317)
Black Judge*Booker*Black	-1.916	-0.00161	-15.77**	-0.00492	11.38	0.00653	-0.361
	(1.669)	(0.00974)	(6.071)	(0.0205)	(21.02)	(0.0226)	(0.503)
Black Judge*Booker*Hispanic	-0.543	0.00172	-4.824	-0.0388	-16.28	0.0371	-0.224
	(1.256)	(0.0112)	(6.605)	(0.0266)	(10.63)	(0.0284)	(0.414)
Black Judge*Booker*Other	-1.470	0.0198	-21.87*	0.107***	-8.142	-0.127***	0.433
	(1.890)	(0.0188)	(13.01)	(0.0345)	(12.33)	(0.0401)	(0.746)
Democratic Judge	-0.969	0.00433	-0.903	0.0210*	4.061	-0.0254**	-0.418*
	(0.820)	(0.00488)	(4.072)	(0.0109)	(5.135)	(0.0112)	(0.218)
Democratic Judge*Black	-0.658	-0.00890	6.518	0.0101	-6.783	-0.00123	-0.382
	(1.055)	(0.00559)	(5.918)	(0.00992)	(9.201)	(0.0111)	(0.296)
Democratic Judge*Hispanic	0.526	-0.00411	1.370	-0.00607	-7.242	0.0102	0.218
	(1.007)	(0.00555)	(4.969)	(0.0125)	(5.873)	(0.0114)	(0.184)
Democratic Judge*Other	0.632	0.00936	3.612	0.0129	-0.615	-0.0223	-0.799*
	(1.218)	(0.00895)	(8.762)	(0.0246)	(6.925)	(0.0239)	(0.404)
Democratic Judge*Booker	0.176	-0.00773	0.180	0.0142	-3.031	-0.00642	0.447*
	(1.101)	(0.00694)	(4.848)	(0.0134)	(5.629)	(0.0146)	(0.246)
Democratic Judge*Booker*Black	-1.723	0.00920	-10.39	0.00429	8.125	-0.0135	-0.154
	(1.410)	(0.00748)	(6.716)	(0.0150)	(8.599)	(0.0157)	(0.411)
Democratic Judge*Booker*Hispanic	-0.421	0.00878	-0.857	-0.00946	6.917	0.000684	-0.261
	(1.142)	(0.00741)	(5.687)	(0.0140)	(6.440)	(0.0141)	(0.239)
Democratic Judge*Booker*Other	-0.647	0.000605	-2.612	-0.0285	0.319	0.0279	0.194
	(1.785)	(0.0113)	(13.02)	(0.0327)	(10.31)	(0.0338)	(0.647)
Pre Guidelines Judge	-0.546	-0.00326	-4.842	0.00841	3.989	-0.00515	0.206
	(0.761)	(0.00499)	(4.541)	(0.0125)	(9.640)	(0.0127)	(0.203)
Pre Guidelines Judge*Black	1.575	-0.00139	12.08	-0.00217	-26.72	0.00356	0.0770
	(1.260)	(0.00632)	(7.558)	(0.0113)	(20.37)	(0.0124)	(0.351)
Pre Guidelines Judge*Hispanic	0.138	0.00254	3.825	-0.0147	-5.434	0.0121	-0.210
	(0.791)	(0.00490)	(5.218)	(0.0166)	(9.774)	(0.0170)	(0.191)
Pre Guidelines Judge*Other	0.421	0.0256*	4.107	-0.0133	-8.988	-0.0123	-1.301**
	(1.349)	(0.0140)	(9.500)	(0.0251)	(13.36)	(0.0267)	(0.531)
Pre Guidelines Judge*Booker	0.645	0.0132	2.289	0.00772	-1.550	-0.0209	-0.277
	(1.197)	(0.00931)	(5.505)	(0.0157)	(9.094)	(0.0146)	(0.292)
Pre Guidelines Judge*Booker*Black	-2.228	-0.00519	-10.61	0.00535	22.34	-0.000152	-0.300
	(1.741)	(0.0114)	(8.665)	(0.0184)	(18.68)	(0.0171)	(0.489)
Pre Guidelines Judge*Booker*Hispanic	-0.0513	-0.0108	3.226	-0.00771	2.848	0.0185	0.346
	(1.100)	(0.00869)	(7.071)	(0.0179)	(9.145)	(0.0161)	(0.286)
Pre Guidelines Judge*Booker*Other	2.699	-0.0129	-14.23	-0.0461	5.441	0.0591	1.052
	(2.648)	(0.0236)	(15.35)	(0.0351)	(13.52)	(0.0369)	(0.984)
Observations	214,136	214,136	13,091	214,136	82,432	214,136	118,612
R-squared	0.784	0.194	0.369	0.245	0.919	0.203	0.985

Notes: Data is from the matched USSC, TRAC, Federal Judicial Center data from 2000-2009 for courts with random assignment, excluding judges who formally retired prior to 2000. All regressions contain controls for offense type, and dummies for each offense level and criminal history combination. Regressions also contain district by sentencing year, and sentencing month fixed effects, and standard errors are clustered at the district level. *** = significant at 1 percent level, ** = significant at 5 percent level, * = significant at 10 percent level.