THE IRON BAR.
EPISODES IN THE MODERN HISTORY OF PRISON PHYSICAL CULTURE, BODY TYPING & THE BAN ON WEIGHT LIFTING IN AMERICAN CORRECTIONAL INSTITUTIONS.

by

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Abstract

The aim of this study is to explore the modern history of prison physical culture in order to better understand how perceptions of the muscular criminal male body have influenced the construction of prison physical culture and opportunities for physical activity in American correctional institutions. My focus on the recent weight lifting ban in the United States is designed to appraise how criminological knowledge of the muscular criminal male body has influenced penal policy over time. Through a selection of specific historical episodes in prison physical culture from the late 18th century to current correctional practice I evaluate the complicated interplay between penology, criminology, somatotyping, politics, prison physical culture and the enactment of the legal ban on prison weight lifting in 1994.

Working from a critical socio-historical perspective this study intends to add to the limited knowledge of prison physical culture, research on physical activity in correctional facilities and attitudes toward the corporeal experience of those confined to prison. My study has been guided by the following research questions: 1) how have historical perceptions of the muscular criminal body developed, and in turn, influenced penal policy over time? In particular, what have been the influences of body profiling and somatotyping on the role of inmate’s weight lifting in prisons?; 2) in light of this, how can we better understand the reasoning behind the enactment of the 1994 weight lifting ban placed on prison physical culture within the United States?; 3) what have been the effects of the weight lifting ban on contemporary prison physical culture?

This study is an interdisciplinary project which utilizes qualitative methodologies in the collection and analysis of documents and resources from kinesiology, criminology, anthropometry, and penology. Critical discourse analysis framed by Gee (1999, 2006) and
Foucauldian perspectives on discipline, punishment and power provide the framework for my analysis of prison physical culture over time and place.
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Victoria Felkar
The University of British Columbia
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Dedication

This thesis is dedicated to
Carley Rosaline Kennedy
(January 13, 1987 – February 10, 2014)

Carly Me
Raven, carry me to the sun, let me ride under your wing.
   Let us fly towards daylight.
   Bring me with you - to stars, to light, to spirit.
   Spirits surround us shining light on the layers below.
   green fronds, shiny stones - sparkle in shimmering waves.
   Waves tumble and spin, calling me home.
   Let me tumble and spin and fall through the sky,
   towards foaming, dark waves of blindness.
   Let me reach for your wing again.
   Carry me with you once more.
   Tell me the story of your birth,
tell me the story of your dance with sun and stars.
   Join me in laughter and tears. Join me in gratitude.
   Let the sun blind my eyes with joy.
   Spirits surround us.
   Let me fall to the earth again,
   transformed by your shining, dark beauty.

- Jeane T’Áawxíaa Breinig
CHAPTER 1: INTRODUCTION

From representations of prison physical culture in movies and television shows, mainstream workout regimes, exercise programs - even exercise names such as the “prisoner squat,”¹ muscles and strength building exercises have become associated with the male prisoner’s body in various, and often negative ways. Rarely mentioned in the media or policy statements are discussions about appropriate or health promoting sport and daily recreation programs for prisoners or inmate involvement in prison organized and self-guided bodyweight exercise programs and calisthenics routines. Popular culture tends to show images of prisoner’s bodybuilding with heavy barbells and dumbbells though in fact there has been a federal weight lifting ban on such activities in the United States since the early 1990’s.

The aim of this study is to explore the modern history of prison physical culture in order to better understand how popular perceptions of the muscular criminal male body have influenced the construction of prison physical culture and opportunities for physical activity in American correctional institutions. My focus on the recent weight lifting ban in the United States is designed to appraise how criminological knowledge of the muscular criminal male body has influenced penal policy over time. This project is a selection of specific historical episodes in prison physical culture from the late 18th century to current correctional practice and evaluates the complicated interplay between penology, criminology, “somatotyping,”² politics, prison physical culture and the enactment of the ban on prison weight lifting.

¹ Defined by Men’s Health Magazine, similar to performing an traditional squat, a prisoner squat is an exercise to target the muscles of the lower body by bending the knees to a crouch or sitting motion, however within a prisoner squat you “place your fingers on the back of your head (as if you had just been arrested)”. Men’s Health Magazine. “Workout Center the Prisoner Squat.” http://www.menshealth.com/workout-center/e/prisoner-squat/25668

² Somatotyping is the theory developed by William Sheldon in the 1940’s that, in part, suggested a correlation between physique and temperament. Sheldon, The Varieties of Human Physique.
Overall very little scholarly information is available concerning attitudes toward prison physical culture and opportunities for physical activity in correctional facilities. Working from a critical socio-historical perspective this study intends to add to the limited knowledge of prison physical culture, research on physical activity in correctional facilities and the corporeal experience of those confined to prison. My study has been guided by the following research questions:

1) How have historical perceptions of the muscular criminal male body developed and in turn, influenced penal policy over time? In particular, what have been the influences of body profiling and somatotyping on the role of inmate’s weight lifting in prisons?

2) In light of this, how can we better understand the reasoning behind the enactment of the 1994 weight lifting ban placed on prison physical culture within the United States?

3) What have been the effects of the weight lifting ban on contemporary prison physical culture?

Why Study American Prison Physical Culture?

While previous research has discussed the significance of physical activity for prisoners and provided evidence for the use of exercise in correctional programming there is much to be gained from further exploring prison physical culture and the restrictions placed upon opportunities for physical activity in corrections. These restrictions have increased as prisons and penal systems within western democracies are faced with a growing and complex prison population that is coupled with significant budget cuts, a rise in privatization and high rates of

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recidivism. In order to better understand prison physical culture and the identification of important influencing ideologies, a broader study of context regarding the socio-historical and institutional conditions that have governed particular forms of physical activity in correctional facilities is required. Race has become an ever more important and central signifier of the US prison population, which deserves a study beyond the scope of this thesis.

Although early biological theories of crime, such as body typing and somatotyping, have undergone extensive scientific scrutiny and subsequent critique, scholars note the resilience of these theories in many fields, including criminology and physical education. Yet little research has explored the influence of body profiling and somatotyping on prison physical culture and opportunities for various types of physical activity. Nicole Rafter argues that in order to “understand the origins, acceptance and maintenance of criminological [theories]” an analytical framework that includes social histories is fundamental. As a result, the proposed research will add a historical perspective of physical practices in prisons to enhance our limited knowledge of prison physical culture and highlight those factors which have had an impact on opportunities for physical activity up to and including the weight lifting ban within the United States. Michel Foucault’s interpretation of historical events around the constitution of the modern subject, beginning in the mid-18th century is particularly relevant for the proposed study. He identified

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4 Discussed within the work by: R.H. Aday, Aging Prisoners; Miranda Monster & Anthony Micucci, “Meeting Rehabilitative Needs at a Canadian Women's Correctional Centre,” 168-185; and by: Bruce Western, Punishment and Inequality in America.


6 Rafter, Production of Criminological Knowledge, 825.

7 See: M. Foucault, Discipline and Punish: The Birth of the Prison.
how and why prisons evolved, and analyzed punishment in its social context to identify how power relations affect forms of punishment. Foucault’s discussions of discipline, punishment and power have been applied in the critical exploration of many areas relevant to this study, including the organizational setting of prisons, constitutional theory and somatotyping, and physical activity and fitness with specific attention to the muscular body and bodybuilding.\footnote{Foucault’s work has been applied to work on the organizational setting of prisons by Darla Fortune and C. Whyte, “Re-imagining Institutional Spaces,” 19-35; Patricia Vertinsky, “Embodying Normalcy” explores constitutional theory and somatotyping; P. Markula and R. Pringle, \textit{Foucault, Sport and Exercise} and Vertinsky’s \textit{The Eternally Wounded Woman} both explore physical activity and fitness; and specific attention to the muscular body and bodybuilding in A. Aycock, “The Confession of the Flesh”, C. Obel, “Collapsing Gender in Competitive Bodybuilding” and Y. Wiegers, “Male Bodybuilding.”}

The focus of my study - the ban on prison weight lifting that took place during the 1990s within federal American corrections - deserves particular attention for a number of reasons. To date, very few researchers have discussed prison weight lifting, or addressed those influences which lead to the weight lifting ban. It is regarded by some scholars as a result of a societal “moral panic” and a product of harsh punitive penal reform; while other researchers speculate that the ban can be attributed to the popular media’s construction and representation of weight lifting and prison life.\footnote{K. Pawelko and T. Anderson, “Correctional Recreation, Weightlifting, and Rehabilitation: A Comparison of Attitudes.” This article includes general opinions on prison weight lifting.} Tepperman asserts that central to the ban was an “ethos of panic”\footnote{Alex Tepperman, “We Will NOT Pump You Up,” 7. The author discusses various examples of blockbuster movies that suggest a ubiquity of sports in prison and have created the image of a “buff, sports-inclined” prisoner – one that he suggests is largely a “mythology.”} regarding weight lifting’s perceived ability to construct physically larger, more powerful and aggressive inmates.\footnote{Inmate aggression is discussed in: M. Wagner, R. McBridge and S. Crouse, “The Effects of Weight-Training Exercise on Aggression Variables in Adult Male Inmates,” 72–89.} The impact of this language and the encompassing ideologies regarding the
“super breed” of muscular criminals can thus be seen to be an important component of the prison weight lifting ban.\textsuperscript{12}

Furthermore, although there have been significant changes in penal ideology throughout the 19\textsuperscript{th} and 20\textsuperscript{th} centuries in North America, we still know relatively little about the history, development and present day prison physical culture. Additionally, despite the fact that prisoners have been central to the development of prisons, indeed the raison d’être, there remains a limited understanding of the embodied experiences of incarceration (at least among those who have not been incarcerated). A review of the literature on physical activity in prisons reveals a notable gap in the exploration of important influencing factors including criminological research and body typing theories, such as somatotyping, and the impact of these on penology, prison body culture and the inmate experience.

\textbf{Criminological Knowledge and the Muscular Inmate Body}

Ideas regarding the muscular inmate male body are not simply a creation of the mid-1990\textsuperscript{s} correctional movement to ban prison weight lifting – they can be found deeply embedded within the field of criminology, and in many respects, these perceptions echo longstanding ideas around body typing and biocriminality.\textsuperscript{13} Since the 18\textsuperscript{th} century there have been inquiries into the relationships between body type and criminality, specifically addressing the notion that criminals tend to embody a mesomorphic or muscular physique.\textsuperscript{14} Scholars note the importance of

\begin{enumerate}
\item The “super breed” of criminals is discussed by: D. Foster, “Prison Weightlifting.”
\item A popular early 20\textsuperscript{th} century field of criminology that linked causes of crime to human biology, and includes phrenology, criminal anthropology, evolutionary theories of crime, body typing, eugenic criminology, neurochemistry and neurophysiology and genetic explanations for criminal behavior.
\item A term from Sheldon’s proposed theory of somatotyping, which associates human temperaments types with three fundamental body types or “somatotypes”. Mesomorphic bodies are associated with medium bones, solid torso, low fat levels, wide shoulders with a narrow waist, and usually referred to as “muscular”. The other two somatotypes are ectomorphic or “slim” and endomorphic or “fat.”
\end{enumerate}
examining the historical origins of the various viewpoints within constitutional theory and body
typing “to understand the origins, acceptance, and maintenance of such criminological ideas.”
A dearth of research exists, however, to investigate the influence of criminological ideas on
penal policy, prison physical culture and inmates’ opportunities for physical activity.

Although not the first to introduce the link between physique and delinquency, the work of
William Sheldon (1898-1977) has had an important influence on the field of criminology with a
lasting impact on contemporary culture. Reviving the work of criminal anthropologist and father
of constitutional theory, Earnest Hooton, Sheldon articulated and promoted somatotyping of
criminal populations. As a method used to classify bodies across non-racial dimensions,
Sheldon used this theory to identify three basic male physiques which he later associated with
three basic human temperaments. Proposed within his numerous publications was the existence
of a correlation between criminal behaviour and a person’s physical form. Specifically he
promoted the concept that men with muscular “mesomorphic” bodies were more prone to
criminal activity, violence and aggressive acts. Furthermore, his insistence that physique was
destiny and associated behavior unchangeable meant that penal rehabilitation was unlikely.

Regardless of scientific scrutiny and subsequent critiques of his work, scholars note the
resilience of Sheldon’s research in many academic fields, including criminology. Since the late

15 Rafter, “Production of Criminological Knowledge,” 805.

16 Also known as “constitutional psychology” or “constitutional anthropology” and describes a theory, especially
that of William Sheldon, postulating that body type or “somatotype” is associated with human temperament.

17 Sheldon’s three basic male physiques are discussed with his books: *The Varieties of Human Physique* (1940);
*The Varieties of Temperament* (1942); *Varieties of delinquent youth* (1949); *Atlas of Men* (1954).


19 The resilience of Sheldon’s work is discussed by: Rafter, “Production of Criminological Knowledge;”
1980s there has been a marked resurgence in these theories as evident from the reshaping of biological theoretical ideas, new research on body typing and the reappearance of biocriminality in criminology textbooks.\textsuperscript{20} Many additional publications continue to discuss mesomorphy (strong muscular bodies) as a correlate of crime.\textsuperscript{21} Raine, for example, reminds us that, “body build may be linked to delinquency because having a larger, more muscular body build allows bullying to become an effective strategy in winning social conflicts …”\textsuperscript{22} By continuing to report and reflect the ideas of the early constitutionalists without serious critique, this literature demonstrates the stronghold that figures like Sheldon have maintained on some aspects of the field of criminology. For example, Vertinsky has shown how William Sheldon’s body somatotyping has leached beyond criminology into physical education and the health professions.\textsuperscript{23}

While Rafter points out that there are many issues inherent to constitutional theory that should make it an “etiological dead end” she also reminds us that “body types are fluid and change over time, and thus are difficult to study.”\textsuperscript{24} In addition it is important to note that many of the studies that have explored the mesomorphy correlation follow and/or were based on ideologies reflected within Sheldon’s original research. Rather than providing a critical approach to the methods of somatotyping, studies often have re-created his findings or developed support

\begin{itemize}
\item \textsuperscript{20} R.A. Wright and J.M. Miller in “Taboo Until Today?” 1-19; and by Rafter in “Production of Criminological Knowledge.” The authors discuss the reappearance of biocriminality in criminology textbooks.
\item \textsuperscript{21} These publications include: L. Ellis, “Biological Correlates of Criminality,” 287-315; Ellis and A. Wash, Criminology; S. Guarino-Ghezzi and A.J. Treviño, Understanding Crime; Adrian Raine, The Psychopathology of Crime; Raine, et al., Biosocial Bases of Violence.
\item \textsuperscript{22} Adrian Raine, The Psychopathology of Crime, 203.
\item \textsuperscript{23} For more information see: Vertinsky “Physique as Destiny,” 96.
\item \textsuperscript{24} Rafter discusses the issues inherent to Sheldon’s work within her book The Criminal Brain, 174.
\end{itemize}
for them. Consequently, within contemporary criminology, “Sheldon’s work can sometimes be seen as a ‘skeleton in the criminological closet,’ one that specialists in the causes of crime seem not ready to bury though hesitate to put on open display.” Furthermore, there is a current criminological ambivalence apparent - despite the scientific discrediting of Sheldon’s work decades ago.

Through the constant recognition and acceptance of somatotyping and the mesomorphic-delinquency correlation, criminology has continued in some ways to construct, promote and reproduce knowledge of what a ‘delinquent’ body looks like. To better understand prison physical culture, we need to first acknowledge the potential influencing factors that govern perceptions of the criminal body type and related opportunities for correctional physical activity. Popular perceptions, such as the criminological knowledge of the muscular prisoner body must be taken into account when discussing specific penal policies, and hence, specific opportunities for prison physical practice.

**Discipline, Power and the Prison Setting**

The word "prison" immediately evokes stark images: forbidding walls spiked with watchtowers; inmates confined to cramped cells for hours on end; the suspicious eyes of armed guards. They seem to be the inevitable and permanent marks of confinement, as though prisons were a timeless institution stretching from medieval stone dungeons to the current era of steel boxes. The nature of the Western penal system changed greatly during the mid-1700s, when the "theatre of horror" that was once utilized to deter criminal acts was gradually replaced by various forms

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25 Rafter, “Production of Criminological Knowledge,” 806.


27 The “Theatre of Horror” can be defined through various public displays of corporal punishment including mutilation, whipping and branding, and other non-physical public punishments such as shaming and dishonouring,
of incarceration. During this period of Enlightenment, new ideas were proposed and explored in almost every sphere of the intellectual enterprise and resulted in a new “secular and open” culture – directly influencing crime and corrections. This paradigmatic shift resulted in changes to criminal policy and practice, and by the end of the 18th century a new element in criminal justice - imprisonment - was introduced to replace older cruel methods of corporal punishment.

Although there have been many additional and radical shifts in penal ideology and practices of imprisonment over the past 200 years, this main goal of punishment by way of imprisonment has not changed. Contemporary prisons have become a fundamental element of the Western criminal justice system so much so that some question “how society could ever do without them.” The current ‘get tough on crime’ perspective is a result of the overwhelming belief that an increased severity of punishment will lead to less crime - even though little research has demonstrated a positive link between higher rates of imprisonment and crime reduction. Morris asserts that "the less effective the prisons are in reducing crime, the higher the demand for more imprisonment." Although the history of the prison demonstrates a naive belief in the powers of the prison, the aim of this thesis is not to question the validity or aim of the correctional system nor its ability to ‘correct’ inmates. Rather, this project grapples with the

see: P. Spierenburg, “The Body and the State: Early Modern Europe,” 60-61. Defined within The Oxford History of the Prison. The Practice of Punishment in Western Society, the Western criminal justice system includes countries who penal systems are strongly influenced by and developed through European influence, and include Canada, the United States of America, Australia and Europe.

28 The Enlightenment period lasted from around the 17th through the 18th century in England, Europe, and America, where the culture was said to be “more secular” which meant an increased focus on humans on earth, rather than in the afterlife. During this time, the arts, sciences, and philosophy flourished. From: Mary K. Stohr and Anthony Walsh, Corrections: The Essentials, 23.

29 Quoted from Nikolaus Wachsmann’s review of Oxford History of the Prison: the Practice of Punishment in Western Society.

complicated relationships among ideas of criminal anthropology and the eugenics movement, the impact of historical thinking around “the criminal type,” the constant influx of and shifting goals of the prison, cultural expectations and social biases about offenders’ gender and body type, the role of recreation and physical activity in correctional institutions, and the alliance between legislative policies for penal programming and popular perceptions of the muscular criminal male body within the American criminal justice system. While issues around race have become increasingly dominate around discussions of incarceration and punishment, they merit study beyond the boundaries of this thesis.

The contemporary prison is haunted by the diverse ways in which it has been interpreted over time.31 Although many scholars have utilized the institution of a prison to explore various sociological concepts, Michel Foucault’s historical exploration of the modern penal system and analysis of punishment in its social context has helped to frame the theoretical and methodological basis for this project.32 As a result, this project will engage with the issues of power, knowledge, and self-governance with which Foucault was concerned.

Power and Prison Physical Culture

Regimes of prison physical culture has been used in various ways over time as a way to discipline and assert power over the inmate body. Foucault’s perspective on power, discipline and punishment described the 19th century prison as “a force for the creation of modern forms of subjectivity.”33 He argued that the modern prison emerged to control and discipline the

31 Lorna Rhodes discusses that contemporary prisons are haunted as they reflect “a moment when history offers itself to us as a presence rather than a collection of facts.” Rhodes, Madness and Reason in the Maximum Security Prison, 15.

32 Discussed by Jack A. Goldston and Bert Useem, “Prison Riots as Microrevolutions,” 985.

33 Rhodes, Madness and Reason, 15.
prisoner’s body through constant supervision and forced punishment or “corrective training”. In *Discipline and Punish: The Birth of the Prison* the prison is viewed as a comprehensive disciplinary apparatus that controls individual behavior through constant supervision and surveillance. Foucault believed that through these techniques the prison could create a ‘docile body’ which could be easily controlled by those in power. For Foucault, this goal was the reason for the genesis of the modern prison – which still remains the prevalent focus of today’s correctional institutions.

Correctional institutions function through micro-practices that work to deny and restrict inmate belief, action and reasoning. Foucault believed that the prison attempts to normalize those incarcerated through the construction of ‘regimes of power’. Once incarcerated, the body of an inmate becomes the platform upon which institutional power and control are performed. For example, the prison “institutionally disciplines” the inmate body through restricting all elements of individuality. This includes physical activity and exercise – which are governed by institutional forces. These include institutional-specific rules and regulations, unwritten rules of the prison subculture, and the introduction of specific legislated policies, such as the 1994 ban on prison weight lifting. The institutional prescription of exercise exemplifies one way that the prison has attempted to obtain absolute control over the inmate body. Prisons are able to restrict activity time through strict limitations on the type and duration of physical activities, and dictate the spatial distribution of these opportunities (inside or outside). The coordination of multiple

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34 *Discipline and Punish: The Birth of the Prison* is a 1975 book by the French philosopher Michel Foucault.

35 In addition to Foucault’s *Discipline and Punish*, the work by Mark Bevir, “Foucault, Power, and Institutions,” 345–359 and E. Sadan, “Theories of Power,” 53-71 helped to guide understanding and application of Foucauldian perspective.
systems, such as restricting the time, location and types of exercise, maximizes the disciplinary process which Foucault called the “composition of forces.”

As a disciplinary technology, working to control and correct each individual inmate body, the weight lifting ban can thus be seen as problematic. Foucault was firm in his belief that social forces influence and determine subjective experiences of the world, but as noted by Bevir “we still must allow that the subject possesses the capacity to select particular beliefs and actions …” The weight lifting ban may attempt to restrict and limit the opportunity for inmate exercise and physical activity, but as noted by Polson it cannot control all individual exercise regimes. Inmates have some agency in that they are still able to perform bodyweight exercise, calisthenics or use non-traditional equipment within the confines of their cell. From a Foucauldian perspective this represents some resistance to power, in which inmates are able to regain personal, albeit, limited power over their body.

One useful way to better understand how physical activity and exercise function in prison physical culture is to question who and what is controlling individual access and opportunities for it, and how this process occurs. Foucault’s notion of biopower helps to clarify these relationships. Biopower, he believed, was a way in which a state or institution, such as the prison, can exert total control over its constituents. Foucault identified the body as a site of power in which resistance to biopower can occur. In relation to prison physical culture, when an inmate finds a way to exercise outside of the institutionally prescribed physical activities they are able to resist the power and disciplinary techniques of the prison.


37 Mark Bevir, “Foucault, Power, and Institutions,” 358.

38 For more information see: Gary Polson, “Weightlifting in Prisons”, from *Strength Tech Inc.*
Organization of Thesis

Following the introduction and review of critical literature related to my research questions I provide an overview of the methodology utilized to undertake this project. There is such a dearth of literature on physical culture in prisons and so many diverse and potentially useful arenas to explore in relation to the construction of the muscular prisoner male body that I have selectively embedded further relevant research literature in each of the six episodes in the history of prison physical culture. A wide variety of document types, including policy, historical and popular media texts, were collected and analyzed through critical discourse analysis and guided by Foucault’s perspective on power, discipline and punishment. I provide a rationale for the use of historical episodes and discuss some of the methodological limitations before setting off on my exploration of prison physical culture.

The first episode, “Modern Penal Reform, Hard Physical Labor and the Emergence of the Tread-Wheel” provides an overview of the modern penal movement at the turn of the 19th century in England – which provided the foundations for the development of penology in America. During this period, hard physical labor practices provided a way for the institution to assert disciplinary power in order to restrict and control all aspects of the inmate body. The notion of a “criminal type” that was created by criminal anthropology worked to construct knowledge of the criminality and societal expectations of the criminal body.

In the second episode, “The Birth Place of Prison Physical Culture: Elmira Reformatory” an overview of the first shift in American penal practice is provided to introduce a new era of correctional ideology: the reformatory ideal. This shift resulted in the creation of Elmira Reformatory in New York during the mid-1800s, where physical culture practices were introduced into the American prison system as a way to “treat” criminality. The reformatory’s
physical training methods were credited with increasing scientific knowledge of biological criminals, and together with the introduction of anthropometrics, they forever changed penology and knowledge of the criminal body.

In episode three, “Muscularity Christianity, Prison Sport & the Radical Reformers of Sing Sing Prison Penitentiary”, the emergence of prison sport is discussed as a result of the turn of the century American sporting culture and rising popularity of muscular Christianity. Ultimately prison sport resulted in significant changes in correctional philosophy throughout the United States, such as the radical self-government experiments of Thomas Mott Osborne at Sing Sing Correctional Institution. Osborne’s introduction of sport teams as a way to provide “moral rehabilitation” had a lasting impact on this specific institution’s highly organized and popular physical activity programs. During this time, a renewed interest in criminal anthropology provided the foundation for an exploration of criminal body types and provided the groundwork for criminological interest for decades to come.

The fourth episode, “Bob Hoffman, Bill Clark & the Rise of Iron Sport” examines the widely accepted model within American corrections from the late 1930s through to the early 1970s. At the onset of this period, the disciplinary goal of the prison shifted to a new focus aimed at correcting individual inmate behavior through providing rehabilitative practices. The examples of two iconic weight lifters in American physical culture, Bob Hoffman and Bill Clark, demonstrate how this change in penal philosophy helped to develop and popularize prison iron sports. Although the work of William Sheldon in the 1950s was not the first to claim the relationship between human physique and criminality, his research has had a lasting impact on the field of criminology, and was among the first to suggest a link between muscularity and propensity for criminal behavior.
Episode five, “Pumping Iron in the Pen”, illustrates how weight lifting continued to thrive in prison physical culture throughout the 1970s and 1980s even in the presence of a new punitive crime-control model of American corrections. An eruption of prison weight lifting practices emerged within popular media during the mid-1970s. At the same time, and almost simultaneously to the introduction of bodybuilding into Californian prisons by Arnold Schwarzenegger, was a discernible shift in perceptions of masculinity and muscularity within American culture. Following this new admiration for muscularity was a resurgence in somatotyping theory, which once again brought scrutiny upon the muscular criminal body.

In “Big, Strong Inmates & the Ban on Prison Weight Lifting” episode six identifies the 1990s culture of American corrections that ultimately led to a ban on prison weight lifting. In unison with popular mass media illustrations of the “bulked-up inmate” that helped to intensify public opinion in support for the ban on prison weight lifting ban, was a movement in criminology that placed the inmate body back at the core of criminal behaviour.

Finally in “Discussion: Prison Physical Culture Beyond the Ban” I highlight the impact of historical perceptions of the muscular criminal body on the role of inmates’ weight lifting in prisons today. A broad overview of 21st century prison physical culture demonstrates some of the effects of the weight lifting ban on contemporary prison physical culture. New applications of somatotyping research and modern day muscular profiling reveal the influence of body typing and the mesomorphic-delinquency correlation on the role of weight lifting in prison and prison physical culture more broadly. These examples help to reveal the profound impact of body typologies on the constitution of knowledge about the muscular criminal male body that I hope to further explore in future research.
CHAPTER 2: METHODOLOGY

This study is an interdisciplinary project which utilizes qualitative methodologies in the collection and analysis of documents and resources from kinesiology, criminology, anthropometry, and penology. Critical discourse analysis as framed by Gee and Foucauldian perspectives on discipline, punishment and power provides the theoretical framework for my discussion of prison physical culture overtime.\(^{39}\) Below, I describe and provide a rationale for my research methods, and conclude with a discussion of the limitations of this study.

**Historical Episodes**

The selection of a series of historical ‘episodes’ provides the foundation for tracing the development of prison physical culture over time and space. Each episode explores the constitution and diffusion of criminological knowledge within prison physical culture with the aim of highlighting important social and cultural elements that have rarely been addressed. To better understand how current events are shaped by the past, Foucault encouraged an orientation of the “history of the present.”\(^{40}\) He believed that “what matters” today is rooted in the past; therefore exploring contemporary events may produce the opportunity to think critically about history. Thus in order to better understand the ban on prison weight lifting in today’s federal correctional facilities an exploration of the history of prison physical culture is a necessary first step.

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\(^{39}\) James Paul Gee outlines these techniques within his book *Introduction to Discourse Analysis*; and his web article *Discourse Analysis*. See also: Foucault, *Discipline and Punish.*

\(^{40}\) Foucault endeavored to write what he called a "history of the present." Quoted from an interviews with Michel Foucault titled “What Our Present Is?” reprinted in *Foucault Live: Collected Interviews*, 415.
**Document Analysis**

A wide variety of document types were collected concerning specific prisons’ histories, the development of penology and criminology, anthropometry and somatotyping in addition to the available, albeit limited literature on prisoner physical activity. My sample consists of a variety of document sources including primary and secondary texts obtained from digital and print archives, open-sourced websites and print mediums.\(^{41}\) Three different document types were included: documents produced by private organizations for internal purposes (ie. specific prison regulations created for internal use); public documents produced for public consumptions (e.g. mass media accounts of specific prison regimes); and traditional texts, images and film (e.g. historical criminology textbooks).\(^{42}\) Utilizing texts as a source of data in qualitative research has helped to provide me with an effective way to obtain a comprehensive historical perspective on the evolution of prison physical culture. This has been extremely important given my lack of access to the prison itself. Conducting research in prisons can be very challenging, as researchers note that getting access can be difficult.\(^{43}\) Furthermore, the prison population is regarded as a vulnerable population for research study purposes. Some scholars note that due to the environment of ‘total control’ inmates are unable to provide proper consent to participate in a study.\(^{44}\)

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\(^{41}\) Alan Bryman discusses how documents as a source of data within his text *Social Research Methods*, 515-533.

\(^{42}\) Ibid. See also a discussion of document types in: G. Payne and J. Payne, *Key Concepts in Social Research*.

\(^{43}\) Philip Bulman, Marie Garcia and Jolene Hernon, “Study Raises Questions About Psychological Effects of Solitary Confinement.”

\(^{44}\) Ibid. The U.S. Department of Health and Human Services regulations on human subjects protect specific groups of individuals, such as inmates, children and pregnant women. Some experts believe that prisoners can never give informed consent because they live in an environment in which they have little or no freedom to make an informed decision.
After compiling initial documents I purposively selected a series of episodes to further explore, based on the principles of “binding the case” as set forth by Baxter and Jack. They discuss the importance of placing boundaries on qualitative study, such as binding by (a) time and place; (b) time and activity; and (c) definition and context. These principles were useful to apply to each episode in order to establish the scope of materials collected, and to provide breadth and depth of analysis. I was then able to conduct additional and more specific research on each episode to identify key context-specific factors, such as the space of the institution, the geopolitical and correctional ideologies, and organization-specific policies on prison physical activity and recreational programming.

The analysis of the various document types was assisted by critical discourse analysis (CDA). Within CDA, language is viewed as a form of social practice, and is influenced by specific historical contexts and existing social relations. This process “seeks to understand how discourse is implicated in relations of power.” To complete my analysis I utilized the analytical techniques proposed by Gee, which help the researcher to identify important patterns of meaning and socially constructed ‘realities’ within texts. Often these patterns are hidden to the casual reader, however they are infiltrated with “situated meanings” and “social practices.” Signifying the “critical” study of discourse, Gee’s analytical technique discusses social practices as more than social relationships – rather, within CDA social relationships are also studied for their “implications.” As a result, CDA argues that

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45 Pamela Baxter and Susan Jack discuss how there is a tendency for qualitative research to attempt to answer broad questions. The principles of “binding the case” help to create a focus. From: Pamela Baxter and Susan Jack, “Qualitative Case Study Methodology,” 546.


47 James Paul Gee outlines these techniques within his book Introduction to Discourse Analysis; and his web article Discourse Analysis.
Language-in-use is always part and parcel of, and partially constitutive of, specific social practices and that social practices always have implications for inherently political things like status, solidarity, the distribution of social goods, and power.48

As noted by Jette, the technique of CDA complements a Foucauldian analysis.49 Both a “grounded” and “broader” approach provide the “close analysis of ‘real’ texts in context.”50 Thus, a Foucauldian perspective enabled me to also ask questions about underlying issues within correctional practice and philosophy, such as how perceptions of the inmate body have influenced prison physical culture and opportunities for physical activity in correctional facilities over time. This approach was essential in considering the larger social impacts of criminological knowledge of the muscular criminal body and prison physical culture.

Limitations

To complete this project I utilized a vast variety of document types – including the substantive use of historical material in order to formulate, develop, verify and articulate a trajectory of prison physical culture over time. To effectively use historical materials requires an understanding of their values and potential limitations, and as a result I had to remain aware of these throughout the research process. For example, historical material can be inaccurate or incomplete – personal documents may be biased and institutional records are usually focused on the interests of the organization. Thus, the historical research process must “take into account the full range of persons, organizations, and institutions [within] a selected society”51 or culture, and

48 Quoted from Gee, *Discourse Analysis*, 24.

49 See Shannon Jette, “Fit for Two.” Jette’s critical discourse analysis of pregnancy discourse in fitness magazines provided useful information about the use of Foucauldian perspective and CDA.


51 Quotes from Lydia Lucas’ discussion of the limitations when using primary sources in historical research; Lucas, “The Historian in the Archives,” 227.
recognize the various attitudes, experiences and accumulation of factors elements which make up a narrative or position. In addition, this project of modern history of prison physical culture is based on my personal access to and understanding of materials and concepts throughout the research process. The availability of materials used to complete this project was restricted to those materials available through the internet or the library (or interlibrary loan). Although the use of online databases such as Project Guttenberg and the Library of Congress provided invaluable access to critical archival material, I had to remain mindful that my sample only constitutes a small section of potential sources available on each topic.

I also had to remain aware of the representativeness of my sample. The collection and analysis of materials mainly focused on men imprisoned within the American correctional system (with the exception of the first episode).\(^{52}\) This was in part due to limitations on information available and the nature of the prison environment. An American penal context was selected over an exploration of the Canadian context for two primary reasons. Although there is a need for a better understanding of the Correctional Service of Canada, there are insufficient primary and secondary sources to provide a platform to conduct research on prison physical culture. By expanding the research scope to explore prisons in the United States, additional information and sources were obtained, as well as a better understanding about the history and development of prison physical culture. In addition, a focus on male inmates was selected due to the socio-historical context of prisons; there are more texts and literature available pertaining to men’s institutions due to the novelty and stigma attached to female corrections. As well, previous

\(^{52}\) The collection is predominately American in geographical location, with the exception of episode one, which is focused around the birth of the modern prison system in Victoria England. This location was chosen for its relevance to the history of the United States’ correctional system. See: Stohr and Walsh, *Corrections: The Essentials*, 23.
research has revealed disparities in the physical activities and exercise programs offered in women’s correctional facilities. There is a documented “gender bias” with regards to weightlifting in female facilities.\textsuperscript{53} This may provide an important future line of study, as well as the need to include age, race and class, more specifically, as they relate to prison physical culture.

\textsuperscript{53} Women's correctional facilities offer a different range of recreational programs, including the use of aerobics, yoga, cooking contests, sewing, crochet, hair dressing opportunities, theatre, arts, and music to stress the development of cognitive skills – whereas men's programs tend to be more therapeutic in nature. See Geoffrey Truss and Wanda T. Hunter, "Recreation Programs," 828.
CHAPTER 3: EPISODES IN THE MODERN HISTORY OF PRISON PHYSICAL CULTURE

Modern Penal Reform, Hard Physical Labor and the Emergence of the Tread-Wheel

Although it is not known exactly when the practice of weight lifting was allowed in American corrections, other forms of physical practice can be traced to the beginning of the modern penal movement at the turn of the 19th century. During this early period of penal reform - prison systems in both the United States and Britain evolved from utilizing traditional methods of corporal punishment to a new era of “so-called” rehabilitation, characterized by the introduction of solitary confinement, hard physical labor and indeterminate sentence lengths. This rehabilitative shift developed from John Howard’s 1777 proposal for the provision of a healthier prison environment with an emphasis on punitive physical labor. Howard’s recommendations were closely followed by the introduction of Jeremy Bentham’s penal philosophies concerning inmate isolation and the implementation of the panopticon design as the new model for prison architecture in 1797.56

Embodying complex contradictions, religious education became coupled with these new ideas of punitive imprisonment. Correctional administrators believed that following incarceration an inmate could “carry the torch of moral truth and Christian spirituality back from the prison to his own people.” Therefore, in order to address the spirit of a criminal, imprisoned men would

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54 Pieter Spierenburg suggests that the modern penal movement developed during the 18th and 19th centuries as a part of a movement to replace acts of public torture and death with various forms of incarceration to deter criminal acts. Spierenburg, “The Body and the State: Early Modern Europe,” 60-61.

55 Rehabilitation at this time is discussed by Rupert Cross in Punishment, Prison and the Public. See also, Robert Alan Cooper, “Jeremy Bentham, Elizabeth Fry, and English Prison Reform,” 675.

56 See: John Pratt, “‘This is Not a Prison’: Foucault, The Panopticon and Pentonville,” 379-380.

57 Inmates were required to attend daily chapel and participate in various types of religious education. From: W.J. Forthsythe, The Reform of Prisoners, 47-62.
have to attend daily religious services and memorize the gospels. Inmates were also required to engage in daily regimes of exercise – which were thought to combat the conditions of incarceration such as “deterioration of the body.”

Critics of the rising influence of the church within the Victorian penal system argued that inmates were ‘coddled’ and fed too well, and that the current punitive methods were overall ineffective. Mounting anxieties about the effectiveness of British prisons and growing public fear of violent crimes were exacerbated by the media’s promotion of a “criminal class.” The popular discourse called for “hard labor, hard fare, and a hard bed”, and together these resulted in a parliamentary campaign to reform punitive techniques. As McGowen notes: “The reformers had created the belief that the prison was the right way to deal with criminals, and they had produced a regime for gaining control over the individual, a regime that lent itself to both the reformist and retributivist interpretations.”

Prison Physical Activity at Pentonville

Inspired by Bentham’s writings and declared a great triumph of English penal reform, Pentonville Prison’s “Silent System” gained international exposure for its revolutionary engineering and carefully designed architecture. In stark contrast to the “pandemonium”

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58 Ibid., 65.
60 A newly created public fear of violent crimes was popularized through the widespread circulation of newspapers and magazines which promoted the existence of a criminal class. In addition, prison effectiveness was linked to rising crime rates. See Sean McConville, “The Victorian Prison,” 144-145.
61 McGowen, “The Well-Ordered Prison,” 102. Reformers argued for the regulation of space, time, and diet in order to meet the prison goals of severity and deterrence.
62 Ibid.
63 This system was designed by Colonel Jebb. In addition to his prison design, he also helped to construct other institutions such as hospitals and asylums in England during the mid-1800s.
Previously associated with England’s prisons, Pentonville’s doors opened in 1842 to reveal a well-constructed prison design that commanded absolute silence – its walls hindered communication between inmates, the guards wore padded shoes to muffle the noise of their patrols, and each of the 520 inmates were individually housed in separate cells to create a regime of “resistless power.”

As a result, during confinement Pentonville’s disciplinary power would operate to restrict and control all aspects of the inmate body. Every element of Pentonville designed to create the “silent system” was punishment to erase any trace of individuality and produce a reformed and autonomous individual. This deprivation of individual liberties Foucault believed was the ultimate punishment. An American religious publication describes that behind the walls of Pentonville “there [was] contiguity, but no neighbourhood; and the very names of the prisoners are lost in the mechanisms which assign numbers to their stead.” Thus one can see through Foucault’s classic historical interpretation of the modern penal system how the modern prison became a “comprehensive disciplinary apparatus,” designed to control all aspects of a prisoner’s life and persuade him to relinquish deviant behavior.

To ensure an environment of complete isolation Pentonville’s inmates were forced to wear a hood anytime they left their cell, which included during a one hour outdoor exercise time in the

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64 As discussed by McGowen in “The Well-Ordered Prison,” 106-108. See also “Pentonville Prison” by Friends’ Weekly Intelligencer, 14.


66 A report by Friends’ Weekly Intelligencer a Quaker publication, titled, “Pentonville Prison.” 14. Quaker groups were members of a religious movement that publicized the dire state of prisons during this period.

67 Discussed by Pratt, “The Panopticon and Pentonville,” 381.
prison’s “airing grounds.” The exercise regime at Pentonville consisted of rope walking, where 130 men spaced 15 feet apart and cloaked in their hoods would simultaneously march briskly in a circular motion while holding onto a rope – all under the watchful guise of prison officers to ensure military like precision and also prevent communication. Other prisons throughout England had similar methods of exercise: Holloway’s House of Corrections also had a rope yard, and along with solitary walking, at Millbank Prison inmates were required to exercise at “turn pumps” for fifteen minutes daily. Providing inmates with such ‘exercise opportunities’ was believed to enhance prisoner health and reduce psychological and physiological illnesses that might arise under conditions of confinement such as depression, dyspepsia, constipation and digestion issues.

**Punitive Labor and Hard Physical Practices**

By the 1860s a new era in penal reform emerged. Supported by medical and scientific knowledge of the time, imprisonment with hard physical labor became the new standard of punishment in most prisons throughout England. Such practices were believed to promote obedience, docility and deter criminality through completing countless hours of grueling acts of physical labor in complete isolation. Social reformer Henry Mayhew discusses punitive labor as being created along the same barbarous principles as methods of corporal torture; however with

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68 These were also called the “rope yards.” See Henry Mayhew and John Binny, *The Criminal of London and Scenes of Prison Life*, 301.

69 Some of the airing yards of Millbank Prison in London had “turn pumps.” These were large circular pumps with long horizontal handles that inmate would be forced to turn for 15 minutes a day.


71 Forthsythe, *The Reform of Prisoners 1830 – 1900*, 160. Colonel Edmund Du Cane, the government’s chief penal advisor, used committees of scientists and medical practitioners to help refine and legitimized hard physical labor as a means of penal discipline. Also see: McConville, “The Victoria Prison,” 144-146.
the passing of the Prison Act in 1865 penal labor quickly became a mandatory and central form of *correctional* discipline.\(^{72}\) It was believed that forced physical practices under constant supervision through Bentham’s panopticon design would help *reform* criminal behaviour.

In an attempt to uniform the Victorian prison experience the “quantification” of punishment was introduced. Prison administrators consulted with medical and scientific committees who advised on the quantity of labor that could be “safely” demanded.\(^{73}\) As the authority on physical labor, these committees provided “objective scientific judgment” which not only created public acceptance for the hard physical methods, but simultaneously concealed the reality of these torturous acts. Ultimately, the main goal of harsh physical labor was not the production of a commodity – rather, as Foucault has pointed out in his work on institutions, it was to isolate, silence and provide moral guidance to the prisoner. Such types of physical practice were guided by Bentham’s classical utilitarianism in which hard labor, constant surveillance and monitoring, and solitary confinement for purposes of reflection and repentance were all central to the reform and rehabilitation of inmates.\(^{74}\)

If labor were naturally pleasant, men would pay wages to be allowed to work, instead of giving money to others to work for them. There are many instances, however, where physical exertion is agreeable, and then we do not hesitate to part with a considerable sum of money to be permitted to indulge in it, as in dancing, rowing, cricket, and other muscular exercises, which, because they are pleasing to mankind in general, have been called “*amusements*” and “*sports*.”\(^{75}\)

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\(^{72}\) This system of correctional labor was described as being used at all prisons in England, only with the exception of Westminster House of Corrections. From: H. Mayhew and J. Binny, *The Criminal of London and Scenes of Prison Life*, 301.

\(^{73}\) Replacing the previously used justifications for prison punitive methods of “how painful?”, “how degrading?” and “how encouraging?” From: McConville, “The Victoria Prison,” 174.


\(^{75}\) Mayhew and Binny, *The Criminal of London*, 301.
Prison officials believed that hours of useless and profitless hard physical labor would provide men who had committed the most heinous offences with the most sinister form of punishment: “idleness with all the physical fatigue of industry, without any of industry’s rewards.” Acts of labor included the “shot-drill,” where men would transfer canon-balls from one place to another with no objective other than to cause fatigue in the most unpleasant manner possible, and a “capstan” force-water pump. Another popular method of punishment, ‘crank work,’ consisted of turning a wheel that would scoop up sand and pitch it down again, sometimes for durations of over 10,000 revolutions during an eight hour period. Described as “disagreeable, distressing and severe”, crank-labor could be made more difficult by the prison guards at watch, who could adjust a dial and add more tension to each crank turned.

The most crude and absurd practice of this era was the tread-wheel, developed by Sir William Cubitt in 1818 to rehabilitate inmates through hard physical labor and solitary confinement. It was believed that the “monotonous steadiness” of the tread-wheel made it the perfect tool to reform stubborn and idle convicts. Inmates would step on the spokes of a large paddle wheel in a climbing motion for grueling eight-hour shifts, manually turning the gears of the tread-wheel to pump water with a non-productive purpose. This punitive method was made increasingly more difficult due to the conditions of the tread-wheel. Often these men were

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76 Ibid., 300. The authors also discuss the offences that would be sentenced to acts of hard physical labor, these included (but are not limited to): abduction, embezzlement, felonies, frauds, riots, trespassing, fortune telling, and indecent exposure.

77 Ibid., 308.

78 Ibid., 515. At Wandsworth’s House of Corrections, crank work was carried out on a “hard labour machine” – a wooden and iron hand cranking apparatus. Each device would be individually regulated by adding seven, ten, or twelve pound weights that was prescribed by the prison’s medical officer.


malnourished and dehydrated. Water would be intentionally restricted to discourage inmates from overdrinking in order to make themselves sick enough to escape the severity of this punitive labor method. The tempo of the tread-wheel was set by a large central regulator or fan in order to demand intense physical effort, and even without adequate tread, inmates were forced to keep pace since a simple slip could result in injury or death. Once the tread-wheel was running there was no way to stop the turning machine. Inmates would “work” in small individual compartments to provided conditions of total confinement. These cubicles concealed inmates from seeing or communicating with each other; however they also inhibited adequate air flow and often by the end of the session the air would become so hot it could be difficult to breathe. Failure to participate in this grueling labor task often generated a whipping.

If this was not punitive enough, McConville reminds us that the “bonus” of the tread-wheel was the element of mental torment created by the “galling and demoralizing knowledge” of wasted effort with no product ever being produced. The tread-wheel was used throughout America and Britain until the mid-19th century, when it was abandoned as “too cruel a punishment” – that was until the punitive treadmill of the past was reincarnated in the form of a popular exercise machine in 1968 after a publication on the benefits of aerobic exercise provided a medical argument supporting the commercial development of the home treadmill.

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81 The “progressive” dietary methods used in English prisons in the latter half of the 19th century of providing inmates with only a minimal amount of food daily were described by one reformer as “scientific starvation” and “no bodily punishment more cruel than hunger.” See: McConville, 148-149. Other methods of self-injury included ingesting soap to cause diarrhoea, creating artificial sores or purposively lacerating the skin and applying calcium hydroxide or “lime white” to their tongue to force momentary sickness Mayhew and Binny, 305.

82 Mayhew and Binny, 304-307.

83 Ibid., 147.


85 Although Dr. Kenneth Cooper’s article helped to popularize aerobics throughout the United States, the first consumer home treadmill was developed by medical engineer William Staub in order to provide an affordable home
The Birth of Criminal Anthropology

At the same time that the tread-wheel and other punitive hard labor methods were being used in the English prison system, new ideas regarding the nature of criminal behaviour emerged. Before this time the dominant belief in Victorian penology was that criminality was simply a product of the environment in which the individual lived. Many thought that imprisonment in a ‘Christian’ prison could reduce entry into the “criminal class” by providing criminals with religious education, sanitary measures and moral education. However, with the introduction of Social Darwinist approaches to human behaviour in the second half of the 19th century, growing interest in scientific approaches to the criminal behaviour had developed. By 1865 the tensions between “biblical revelation” and “scientific discovery” within prison discipline resulted in the dissolution of chapel services and reduction of religious literature in corrections. These were replaced by an increase in inmate isolation, reductions in anything that could be considered a “luxury” (such as gratuities and diet), and an overall increase in the severity of physical labor.

Not long after Charles Darwin’s Origins of Species was published in 1859, criminologists started to explore criminal behaviour in evolutionist terms – not only in natural evolution, but also in social or moral evolution. Darwin believed that moral capacities such as “self-command” and “conscience” could be inherited, and thus “the moral sense is fundamentally

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87 Forthsythe, discusses how this view directly contradicted to the previous popular evangelical approaches to morality and human behaviour, in The Reform of Prisoners, 171-174.

identical with the social instincts.” These ideas of social evolution influenced criminological theories in many ways, including the development of *Social Darwinism* by English philosopher Herbert Spencer. Spencer’s notion that society evolved in the same way that an organism does reinforced the medical understanding of criminality – a criminal is *sick* and capable of *infecting* society, and therefore to strengthen society criminals must be eliminated. In addition, Social Darwinism suggested that governments should not interfere with the evolutionary process by helping the unfit. This notion directly influenced late-Victorian crime control and prison policies: *do nothing to help the criminal class and society will improve by their demise.*

Cousin of Darwin and friend to Spencer, Francis Galton helped to shift criminology from utilizing evolutionary theories to explain criminal behaviour according to genetic or “born” explanations in the late 1870s. Galton, a statistician and inventor of eugenics, began a series of scientific photographic experiments which he called “composite portraiture.” These studies and the accompanying statistical formula he developed to interpret the images played a central role in both his anthropometric research, and later the development of his eugenic theories. His composite pictures mixed portraits of individuals indiscriminately together to produce an

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89 Ibid., 94.

90 Ibid., 95.

91 Ibid.

92 Ibid., p.113. Galton was a pioneer in the eugenics movement – even coining the term itself. In his book *Hereditary Genius*, he discusses that “The best form of civilization in respect to the improvement of the race, would be one in which society was not costly; where incomes were chiefly derived from professional sources, and not much through inheritance; where every lad had a chance of showing his abilities, and, if highly gifted, was enabled to achieve a first-class education and entrance into professional life, by the liberal help of the exhibitions and scholarships which he had gained in his early youth; where marriage was held in as high honour as in ancient Jewish times; where the pride of race was encouraged…” 362.

93 Composite portraits were produced by layering the individual portraits of a given number of people onto a single photographic plate, through a process of partial exposure of each image.
“imaginary figure” - which as described by Sekula, was a “photographic impression of an abstract, statistically defined, and empirically non-existent criminal face.”

His studies ultimately purported to produce the standard “image of the criminal man” and had many links to the prison setting. Not surprisingly, the first series of photographs were those of English prisoners.

Although Galton explained that his use of photographs of prisoners was largely a matter of “contingency,” it was not entirely coincidental. Elizabeth Stephens explains that “large institutions with a vested interest in recording the identities of their inmates were also amongst the early adopters of photography as a new technology, and Galton’s interest in criminal anthropometrics was already well known.”

One of the key uses of the composite pictures to create a “type” or reveal the image of “a strong hereditary tendency” to commit crime through revealing facial “villainous irregularities” was later discredited by emerging criminologist and Eugenicist, Havelock Ellis.

Although both Ellis and Galton both openly acknowledged and simultaneously ignored the flaws and failures of the composite portrait, Galton’s research had a

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95 Rafter, The Criminal Brain, p.115.

96 Galton had been given a large collection of photographs of prisoners by the Director-General of prisons, Edmund Du Cane, which were suitably similar in dimension and style. Galton, “Composite Portraits,” 98.

97 For this process to work, the original photographs needed to be homogeneous in size and composition – thus Galton turned to the prison population where he would be able to control his sample.


100 Despite Ellis’s enthusiasm for Galton’s work, he was forced to admit that the composite portraits did not provided any useful information or any reliable correspondence between physiognomy and criminality. Ellis’s believed that Galton’s work “undermined the physiognomic assumptions on which criminal anthropology rests”. From: Stephens, “Francis Galton’s Composite Portraits,” 13.
discernible societal impact by creating the “culture of participatory anthropometrics” and encouraging the widespread popular practice of anthropometric projects.

At the same time in Turin, Italy, physician and psychiatrist Cesare Lombroso (1835-1909) was formulating his own biological explanations for criminal behaviour. Lombroso had a keen interest in bodily characteristics and he claimed that criminals were marked with physical asymmetries, thus allowing criminality to be “read off the body.” For example, tattoos on the body were thoughts to indicate criminality, as Lombroso believed that they were atypical to the signs of a healthy man - “habitual murderers have a cold, glassy stare and eyes that are sometimes bloodshot and filmy … nearly all criminals have jug ears, thick hair, thin beards, pronounced sinuses, protruding chins and broad cheek bones.”

He provided recommendations for the punishment of criminals and called for the “scientific policing” of inmates to combat the pervasiveness of habitually reoffending criminals. In order to reduce the harmful influence these reoffenders might make on society and cure “the social body,” he called for the elimination of the ‘born criminal.’ Lombroso’s ideas concerning the criminal body, methods of punishment and the social body, provided the foundation for the study of criminal anthropology – which in a number of ways has had a lasting impact on prison physical culture.

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101 Ibid., 21.

102 Ibid. Discussed by Stephens, Galton’s anthropometric projects encouraged the “uptake of new practices of self-assessment and an increasingly quantified view of self and society.”

103 See: Neil Davie, “The Impact of Criminal Anthropology in Britain (1880-1918).”


106 Lombroso suggested that “punishment should be equal to the dangerous offender, advising incapacitation for born criminals and manual labour for criminals of less danger.” See: Walby and Carrier, 264.
Episode 2: Elmira Reformatory and the Rise of Prison Physical Culture

After declaration in 1776, prisons throughout the new nation of the *United States of America* originally adopted the English corporal punishment model to discipline criminals. Similar to the events that gave way to the developed of modern penology in England, during the late 18th century America also began to examine its own prison system.107 This resulted in the introduction of a new model of prisons that would follow similar punitive methods to the British ‘workhouse’ system of hard physical labor. Throughout the mid-19th century prison administrators continued to further refine America correctional practice. During this time, some prisons began to celebrate holidays with entertainment or provide inmates with reduced codes of strict conduct and increased leisure opportunities.108 In addition, *recreational sports* were added into many prison regimes throughout the United States. However, overall there was little continuity in both the punitive methods and penal ideology of the American prison system. Many institutions had become overcrowded and hailed as “state-run slavery”, and unsettling accounts of poor inmate health were common.

By the late 1860s the fragmentation of the American prison system had given way to a new set of principles introduced by the *National Prison Congress* in 1870. These principles stressed the idea of rewarding convicts for good behavior by granting new inmate privileges.109 Although it is not clear whether the creation of outdoor leisure time was an outcome of these new congressional policies, some prisons during the 1870s began to grant “freedom of the yard” to

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107 Harry Elmer Barnes, “Historial Origin of the Prison System in America.”


provide the opportunity for prisoners to have access to recreation time, which quickly evolved into prisoner-lead spontaneously organized games.\textsuperscript{110}

In general, the penal restructuring of 1870 had little impact on the vast majority of those imprisoned in American institutions – however, it did give rise to a new era in corrections, “the reformatory ideal,” and the creation of \textit{Elmira Reformatory}. Hailed as “the most significant penal institution ever opened in the United States,”\textsuperscript{111} Elmira Reformatory attempted to mould what Foucault called “docile bodies” and “manage the souls of men”\textsuperscript{112} through instilling order, discipline and self-control to those imprisoned. This institution would serve to “teach and train the prisoner in such a manner that, on his discharge, he may be able to resist temptation and be more inclined to lead an upright, worthy life.”\textsuperscript{113} To accomplish this, America’s criminal justice system had to be restructured. Many institutions began to change their focus from punishment to \textit{rehabilitation}. Penal reformers believed that this could be achieved through reductions in sentencing and less emphasis on profit-labor, as well as providing “industrial education, academic education, religion and post-release supervision.”\textsuperscript{114}

At the same time that a reformatory system was being established new approaches to ‘treating’ criminals were developing across the country. A call for “individualized care based on ‘scientific treatment’ and the ‘medical model’”\textsuperscript{115} had enormous impact on how crime and

\textsuperscript{110} Ibid.

\textsuperscript{111} Quoted from: Alexander Pisciotta, \textit{Benevolent Repression}, 1.

\textsuperscript{112} See Sadan’s description of docile bodies in “Chapter 1: Theories of power,” 53-71.


\textsuperscript{114} Alexander Pisciotta, \textit{Benevolent Repression}, 11.

\textsuperscript{115} Ibid.
criminality were perceived and punished, and ultimately lead to the ideological foundations that Elmira was built upon.116

Opening in 1876, Elmira Reformatory in New York was one of the first adult reformatories for offenders. Operated under the watchful eye of superintendent Zebulon Reed Brockway, Elmira was designed for male offenders ranging in age from 16 to 30 years old who had been convicted of first felonies and given indeterminate sentences.117 At first, the role of the newly founded reformatory was to offer inmates some classroom education, accompanied by training and skills in labor jobs and trades. Unlike in Britain, where inmates would be punished with hours of hard physical labor that produced “profitless work,” the men at Elmira worked tirelessly in factory jobs such as furniture building and brush making.118 This form of profit-based reformatory labor only lasted until the passing of the Yates Law of 1888, which prohibited most forms of institutionally organized prison labor, declaring it ‘slavery’. Administrators had to now find alternative ways of occupying men in order to “to prevent [their] physical and moral deterioration,”119 and many prison officials believed that inmate idleness would result in violence, vandalism, and the need for more guards.120

If inmates could no longer produce industry products, Brockway thought that the Reformatory could at least provide them with training needed for industry work and to prepare them for employment after release. He believed that physical training would transfer an inmate

116 Ibid., 5.
118 Pisciotta, Benevolent Repression, 15.
119 See the Annual Report of the Board of Managers of the State Reformatory at Elmira, 19.
from “worthlessness to worthfulness.”121 Brockway’s new vision of reform would “instill
inmates with ‘Christian character’ and transform them into ‘Christian gentlemen,’”122 and correct
the “weak mind” of the criminal which reflected “an underlying physical deterioration.”123 In
general, Brockway thought offenders to be “untrained and un-informed,” both conditions that
“evidenced physical degeneration”124 and required the implementation of physical training
programs. As a result, several innovative physical practices were introduced to Elmira that were
viewed as “progressive reforms” in the model of reformatory discipline.125 Described by the
Journal of American Medical Association, these techniques “illustrated the physical and mental
training of the inmates … [and] treated [inmates] by building up the physical and mental.”126

In line with the existence of a popular physical culture movement outside prison walls,
practices of ‘physical culture’ were introduced in 1886 by Brockway and Elmira’s physician Dr.
Hamilton Wey. Elmira became one of the first prisons to use recreational activity as a form of
“treatment”127 which included “Swedish rehabilitative techniques consisting of Russian and
Turkish baths, calisthenics, and muscle massage.”128 By 1890, Dr. Wey’s “Physical Culture

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121 Pisciotta, Benevolent Repression, 18.
122 Ibid. This notion mirrored the trending Muscular Christianity movement outside prison walls.
123 See: Rafter, Creating Born Criminals, 100.
124 Ibid. Brockway thought that weakness of the mind and will must reflect an underlying physical deterioration.
125 From Pisciotta, “Scientific Reform,” 613 - 630.
126 Quote obtained from an 1894 edition of a weekly publication produced by the Journal of American Medical
Association. In this particular edition, after detailing a recent scandal at Elmira where the superintendent was guilty
of spanking inmates, the Reformatory is hailed as providing “hope” for the field of medicine, criminology and
127 Ibid. Elmira became one of the first prisons to use recreational activity in 1880.
128 Ibid., 619.
Class” had grown to facilitate the building of a gymnasium, and manual training classes “to transform defective centers of the brain.”  

Sports such as track and field, basketball, football and baseball, were also integrated into Elmira’s methods of reform. Physical activity strengthened bodies, sharpened minds and taught the Elmira boys the benefit of cooperation, communication, and good coordination. A good team player would be an effective factory worker or farm hand; inmates who drank, smoked or in other ways abused their minds and bodies learned that they would not be at their best on the playing field or Elmira or the playing field of life. Built on the belief that sport could help inmates to develop “self-government” skills, institutions across America followed Elmira’s principles which declared that recreational programs could mould inmates’ “muscles and morals.” Shortly after Elmira’s sport programs began, Concord Reformatory in Massachusetts established organized baseball, wrestling and football leagues. In 1903, the “Moral Improvement Association” and The Improvement Journal proposed an innovative physical culture training program at Cook County Prison in Chicago, which included allowing inmates to “exercise their muscles” by doing callisthenic exercises in their cells. An article from the New York Times commented: “while the idea of physical training classes may seem incongruous to outsiders, the inmates of the institution view it as a serious matter.” Cavallo points out that these programs were often used as a method of socialization and social control – if institutions could “control the muscles… you could control the mind and

129 Pisciotta, Benevolent Repression, 24.
130 Ibid., 24-25. See also, Pisciotta, “Scientific Reform,” 613.
131 Ibid.
132 Ibid.
133 Discussed within a New York Times article published April 21 1903.
In addition to the sports programs at Elmira, in 1889 a military training program was also added to methods of reformatory techniques. The training included inmates engaging in hard physical practices of military tactics and training for five to eight hours a day to “stimulate ambition for promotion and ... preserve a healthful disciplinary influence.”

Physical Culture as a Cure for Criminal Behavior

For years Elmira was also at the forefront of “biogenic research,” leading the American prison system in the application of modern theories of criminology. Both Brockway and prison physician Wey, were persuaded by Cesare Lombroso’s study of *The Criminal Man*. Wey suggested that many of the Elmira’s inmates “presented features indicative of criminal tendencies.” According to Rafter, “Wey’s interest in the gymnasium as ‘a favorable place for studies in criminal anthropology’ intensified with the increasing popularity of the Bertillon system, a method for detecting offenders through body measurements.” The Bertillon system, invented by French police officer and criminologist Alphonse Bertillon in 1879, was a technique for detecting offenders through specific bodily measurements and distinctive personal features. This system was used to identify criminals at the turn of the century before being

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135 From the “Annual Report of the Board of Managers of the State Reformatory at Elmira,” 9.
137 Ibid., 32. Biogenic research is defined as anything necessary for the maintenance of life processes.
138 From Cesare Lombroso, *The Criminal Man*.
141 Ibid. Bertillon’s catalogue of physical measurements included recording of: standing height, sitting height (length of trunk and head), distance between fingertips with arms outstretched, and size of head, right ear, left foot, digits, and forearm, as well as noting distinctive personal features, such as eye colour, scars, and deformities. From: *The Oxford Companion to the Body*. 
replaced by fingerprints. Although not based on a specific theory of criminal type, Bertillon’s method of anthropometrics, together with the “new science of criminal anthropology” inspired Wey’s own criminological study of Elmira’s inmates.

With the aim of trying to elucidate the causes of crime, Wey began measuring the bodies of men imprisoned at the Reformatory. His commitment to the notion that criminals shared specific biological characteristics resulted in the detailed collection of anthropometric measurements which he shared - along with citing important European and British anthropologists, including Francis Galton, Havelock Ellis and Lombroso - with members of the National Prison Association in the late 1880s. Wey is credited with introducing Americans to criminal anthropology, as prior to his studies and talks with the Prison Association, “neither penologist or the general public perceived physical differences between criminals and law-abiding citizens.” His research was also widely cited by criminal anthropologists, including in Havelock Ellis’s 1890 book The Criminal where Wey is quoted describing the physical training programs at Elmira:

The results of this treatment were in every respect remarkable … The drill and discipline they were subjected to wrought an improvement in their physical condition. The baths and stimulation of the cutaneous system brought the skin to the highest degree of functional activity … The daily drill and dumb-bell exercises hardened and developed muscles that previously were soft and flabby, and the entire muscular system acquired firmness and power.

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143 By the turn of the century Lombroso and criminal anthropology had an “almost fanatical following” in the United States. From: Rafter. Creating Born Criminals, 94.

144 From Havelock Ellis’ The Criminal, 267. This influential text detailed Cesare Lombroso’s theories of crime and causality and discussed Britain’s reaction to criminal anthropology. Ellis spoke to many criminal justice professional while researching in order to reveal the existence of a “criminal type”. See Davie, “The Impact of Criminal Anthropology.”
Described by Foucault as the “pathologification” of crime,\textsuperscript{145} Brockway and Wey’s “degenerate criminal,” along with Lombroso’s “born criminal,” manufactured knowledge of the criminal body. In many ways Wey, Brockway and Elmira’s reformatory programs forever changed penology and knowledge of the criminal body. The reformatory’s physical training methods were credited with increasing scientific knowledge of biological criminals, and together, Wey and Brockway, created a profile of the biological criminal.\textsuperscript{146} They believed that the ‘degenerate’ criminal showed signs of physical decay and was characterized as “more frail and less manipulative.”\textsuperscript{147} Similar to Lombroso’s born criminal body, “which is beyond reformation,”\textsuperscript{148} Brockway’s degenerate, although defective, could be cured through prison physical culture.

\textbf{Episode 3: Muscularity Christianity, Prison Sport and the Radical Reformers of Sing Sing Penitentiary}

At the turn of the 20th century American sporting culture was developing rapidly outside the prison walls, in part based underscored by the concepts of Muscular Christianity. This widespread movement which linked “moral and physical culture together [and turned] gymnastics, calisthenics, and ultimately sport into a distinctly American pastime”\textsuperscript{149} inspired many prison administrators to redesign their recreation programs and lead to the introduction of a

\textsuperscript{145} Foucault writes of the ‘pathologification’ of crime in the early nineteenth century. He believed that: “it was not through the ill-defined zone of day-to-day disorders that psychiatry was able to penetrate penal justice in full force. Rather, it was by tackling the great criminal event of the most violent and rarest sort.” Foucault, “Dangerous Individual”, 181.

\textsuperscript{146} Rafter, \textit{Creating Born Criminals}, 102.

\textsuperscript{147} Ibid., 103.

\textsuperscript{148} Ibid., 104.

\textsuperscript{149} Harvey Green, \textit{Fit For America}, 182. Gaining popularity in post-Civil War America, the idea of muscular Christianity was a general occupation with manliness and health that was part of the critique of modernization and urbanization, and promoted the notion of strenuous religion for a strenuous life.
new model of prison recreation. Although Brockway’s work at Elmira promoted the use of physical culture and reformatory technique, many of the prisons in the United States still operated according to the *Auburn System*. Similar to the English silent system of hard prison labor in place at Pentonville, the Auburn System had been established during the 1820s. Under the principles of this system, American prisons had worked to remove all prisoners’ “sense of self,” rights and opportunities in order to create a compliance and obedience during incarceration.\(^{150}\) To achieve this, inmates were required to wear identical striped uniforms, march in unison lockstep and perform all daily duties in conditions of complete silence. However, the introduction of prison sport “presaged a new era in prison discipline” and worked in direct opposition to the ‘old’ punitive ways of the Auburn system.\(^{151}\)

Although varied on the nature of the prison structure and those in charge, athletics and recreation became a central feature within adult penitentiaries across the United States.\(^{152}\) Organized sports became fully integrated into the Mid-West penal system in 1910 and had crossed the nation into all Western regions in 1915.\(^{153}\) Hailed as a triumph of the reformatory technique, athletics and sport were seen to open “a new horizon in correctional therapy,”\(^{154}\) and provide an opportunity to rehabilitated inmates - or what Congress at the time described as an

\(^{150}\) This was done through requiring inmates to wear identical stripped uniforms, march in unison lockstep and perform all daily duties all in conditions of silence. Prisons worked to remove all prisoners’ rights and opportunities while incarcerated.

\(^{151}\) From: McKelvey, *American Prisons*, 229. Some prisons introduced lectures, while others had musical or theatrical performances during the winter months in place of military training or opportunity for outdoor physical activity.

\(^{152}\) Ibid. California’s San Quentin prison was home to highly organized sports programs by as early as 1912, with baseball being at its core.

\(^{153}\) Ibid. See also: Tepperman, “Baseball at San Quentin,” 16.

\(^{154}\) McKelvey, *American Prisons*, 229
attempt to recreate a man in prison. By providing opportunities that focused on “the cult of the strenuous life, bodily vigor, action before reflection” prison officials believed they could turn men from criminals into good Christian gentlemen.\textsuperscript{155} As Green points out, creating the perfect body was essential to Christian morality, as “human action could determine individual and social salvation.”\textsuperscript{156} If morality was a function of a healthy and muscular body, then surely providing prison physical culture would be able to reform even the worst criminal.

By the onset of First World War, American prison discipline was once again in flux. The pedagogical principle of reforming inmates through physical activity began to shift to a new era in prison physical culture. Sport and athletes were now viewed as providing only entertainment value for imprisoned men.\textsuperscript{157} To mark this transition, grandstands were built for viewing prison league games throughout the United States penitentiary system. It quickly became clear to prison wardens that they needed to occupy inmates’ time and energy by creating a positive physical activity based recreation system in order to restore the ability to control men in mass.\textsuperscript{158} In direct opposition to the once intolerable system of American corrections, this more relaxed prison sporting experience was nowhere more clearly demonstrated then in the radical self-government experiments of Thomas Mott Osborne at Sing Sing Penitentiary.\textsuperscript{159}

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\textsuperscript{155} See: C. Putney, \textit{Muscular Christianity}; and K.P. Murphy, \textit{Political Manhood}.
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\textsuperscript{156} Quoted from: Green, \textit{Fit for American}, 182.
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\textsuperscript{157} Prison also used sport as a way to “keep men content.” See: McKelvey, \textit{American Prisons}, 230.
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\textsuperscript{158} Ibid., 229.
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\textsuperscript{159} Ibid., 230.
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Sport Reform at Sing Sing Penitentiary

Outraged by the horrible conditions of early 20th century American prisons, Osborne started to work toward prison reform during the early years of the 20th century. In 1913 he began his term as chairman of the New York State Prison Reform Commission by completing a six day voluntary prison sentence at Auburn Prison. Using the alias of “Tom Brown” - chosen as a homage to English fictional literary hero said to have fostered the Muscular Christianity movement - Osborne lived with the incarcerated men did in order to better understand prison living conditions. Following this experiment, Osborne introduced American corrections to a "new penology" of culture and education when he founded the “Mutual Welfare League at New York’s Auburn Prison in 1914. This was quickly followed by his system of convict self-government at Sing Sing Penitentiary.

In 1915 Osborne was appointed the warden of Sing Sing Penitentiary. Although many of Osborne’s ideas on prison administration echoed those of Brockway at Elmira, prison administrators hailed his "new" system of “inmate self-government as something profoundly radical and untried in institutional management.” Osborne’s system of prison administration assumed “a rehabilitative potential” of all prisoners and sought to create “convict democracy expressed through self-governing representative bodies and inmate-imposed rules of

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160 From K.P. Murphy, Political Manhood, 153. The phrase muscular Christianity first appeared in a review of the British parson and writer Charles Kingsley’s (1819-1875) novel Two Years Ago in 1857. Charles Kingsley first coined the term Muscular Christianity in 1857. His friend, Thomas Hughes, later used the term to describe the novel Tom Brown’s Schooldays (1856), which was a genre of adventure novels about “manly Christian heroes” who combined high moral principles with recognition – and promotion – of the physical body.

161 The "new penology" of culture and education that was thought to prepare of criminals for citizenship after release.

162 See: H.M. Helfman, “Antecedents of Thomas Mott Osborne,” 597. An important element of muscular Christianity was that a true Christian man should not only be his own master, but the master of society that he could change for the better. From: C. Putney, Muscular Christianity: Manhood and sports in Protestant America.
discipline.”\textsuperscript{163} His methods of penal reform were often regarded as a ‘utopian’ prison environment and reflected a “sympathetic and romantic view of the male convict population.”\textsuperscript{164}

Although his time as warden was short-lived, only lasting two years, he significantly improved the conditions for prisoners. The implementation of the Mutual Welfare League helped to provide prisoners with entertainment including sports and leisure activities and even included swimming. Following his resignation in 1916, Sing Sing had five different prison administrators over the course of three years until, another notable warden, Lewis Lawes was hired his term in 1919. Continuing Osborne’s ideals of reformation and recreation, Lawes’ prison governance provided inmates with numerous recreational activities, such as popular football and baseball leagues that drew visiting public spectators to watch the inmates play.

During the heyday of baseball’s 1920, intermural games became popular among inmates, and grew to include a team of correctional officers called “The Keepers” that would play against other prison guards from neighboring prisons. A 1924 scorecard illustrates the sophistication of Sing Sing’s prison sport league, which included a schedule of doubleheaders and games that were played on every Saturday and Sunday from April to September.\textsuperscript{165} Eventually baseball became so popular at Sing Sing that the Mutual Welfare League sponsored an all-star team to play against teams outside the prison walls. Cheli notes that the level of talent of the all-star team mirrored any good league team, and after serving out their prison sentence several players went on to play for the minor leagues.\textsuperscript{166}

\textsuperscript{163} Helfman, “Antecedents of Thomas Mott Osborne,” 597.

\textsuperscript{164} Murphy, Political Manhood, 156.

\textsuperscript{165} From: Guy Cheli, Sing Sing Prison, 83.

\textsuperscript{166} Ibid., 85.
During the interwar years, the Mutual Welfare League also sponsored an annual athletic field day. Supported by the community outside the prison, public businesses donated prizes that were awarded to each event winner.\textsuperscript{167} Defined on a 1924 poster for this event, the motive for the yearly athletic field day was to provide: “… clean [and] strenuous sports [which are] most conducive agents to bodily well-being… vitality and genuine moral rehabilitation.”\textsuperscript{168}

Sports continued to grow at Sing Sing well into the 1930s. The Black Sheep, the prison’s football team, could draw crowds of over 2,000 prisoners to watch each game. Even with the large numbers of men in attendance, security and orderly conduct were never an issue for prison staff, as it was well-known to inmates that attendance at these and other sporting events was an earned privilege. The widespread enthusiasm for sports and Sing Sing’s well-mannered inmate population during Lawes’ time as warden is regarded as a reflection of his tremendous effort to provide every inmate with human treatment and reform opportunities.

**The Criminal Body Type**

At the same time, a new school of criminologists were working to solve “the problem” of the individual criminal.\textsuperscript{169} New theories of inmate classification and segmentation emerged and were aimed at making justice and criminology a ‘science’ based practice that would focus on an offender’s biology. Criminal anthropologists once again questioned the ability of the prison to reform the criminal body.\textsuperscript{170} Many of these professionals advocated for penal punishment to be tailored to fit the offender ‘type’. This school of thought ultimately gave rise to the promotion of

\textsuperscript{167} Ibid., 84.

\textsuperscript{168} Ibid.


\textsuperscript{170} Rafter, “Criminal Anthropology in the United States,” 539.
eugenics criminology within the United States.\textsuperscript{171} The diffusion of this new branch of criminal anthropology resulted in many prison administrators exchanging old empirical approaches to penology (that were popularized by the Reformatory), with punitive methods based on analytical science.

The radical penal methods first introduced by Osborne at Sing Sing directly refuted these emerging and dominate trends within criminology. During the time he worked in prisons, Osborne fought against the notion of a “criminal class.”\textsuperscript{172} He believed that treating inmates as a separate class would only result in a failed prison setting – one that could only be re-established by breaking down the distinctions between the prison environment and social environment, allowing prisoners to govern themselves and for society to no longer “brand a man as criminal.”\textsuperscript{173}

A dangerous and desperate criminal is often only the hero gone wrong. The very qualities which made … the most dangerous of criminals – his skill, ingenuity, boldness, bravery, intellectual power and loyalty [also represent] assets to the highest value of society.\textsuperscript{174} Osborne was not alone in his refutations of Lombroso’s theories and notion of eugenic criminology. English criminologist Charles Goring also saw the shortcomings of the criminal class. At the turn of the century he began a 12 year comparative study to examine the bodies of 3,000 inmates to a sample of non-offenders.\textsuperscript{175} Goring was unable to find any statistical

\textsuperscript{171} Ibid., 540. Rafter notes that US criminologists did not use the term eugenics at the start of the 20\textsuperscript{th} century.

\textsuperscript{172} Osborne adamantly fought against the notion of the criminal class following his time spent as an inmate. See: Thomas Mott Osborne, Society and Prisons, 27.

\textsuperscript{173} Murphy, Political Manhood, 154.

\textsuperscript{174} Quoted from Osborne, in Society and Prisons, 230.

\textsuperscript{175} Charles Goring’s study is explained by L. Winfree and H. Abadinsky in Understanding Crime: Essentials of Criminological Theory, 70-71.
correlations between physical and mental abnormalities or traits specific to a ‘born’ criminal. He concluded that the “results nowhere confirm the evidence [of the born criminal], nor justify the allegations of criminal anthropologist … Our inevitable conclusion must be that there is no such thing as a physical criminal type.”  

In response to this critique, American criminologist, Earnest Albert Hooton argued that criminals were “organically inferior and that the inferiority was genetically inheritable.” To prove this, Hooton and his colleagues collected body measurements from a total of 17,000 individuals, including 14,000 inmates. Within his conclusion, Hooton stated that there was a significant difference between criminals and “civilians” on more than half of the anthropometric measures taken. Criminals, he claimed, had “low foreheads, high pinched nasal roots, crooked noses, compressed faces, narrow jaws, small ears, long necks and stooped shoulders.”

In addition, Hooton matched inmates’ body types to crime and criminal behaviour. Inspired by the work of a pioneer in body typing theories, Ernst Kretschmer (a German psychiatrist who related body type to mental illness), Hooton attempted to correlate prisoners’ body build with their offense type, background and marital status. His findings reported physical differences among criminals by offender type. For example, Hooton discussed that men charged with first degree murder were older, taller and heavier than other criminals. Related to imprisonment, he

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177 Albert Hooton, The American Criminal, 4.
178 See: Winfree and Abadinsky, Understanding Crime, 70.
180 Although Kretschmer did not support the Nazi regime, his work influenced their glorification of the “the heroic body of the Nordic superman” and field of “Aryan Criminology.” Rafter, The Criminal Brain, 155.
believed that habitual criminals “should be permanently incarcerated and, on no account, be allowed to breed.”

Full of questionable methodologies and conclusion, racial and sexist undertones and conducted with a eugenic goal, Hooton’s work on body typing is highly criticized. Edwin H. Sutherland, a prominent American criminologist of the first half of the 20th century, questioned how Hooton “reach[ed] the conclusion that eyes of one color are superior to eyes of another color, or that one stature is superior to another,” and that much of his evidence “… proved nothing at all for the latter’s claim that criminals are physically different from lawful persons.” Despite such criticisms, Hooton’s research helped revitalize public interest in criminal anthropology, and his research influenced body typing research for years to follow.

**Episode 4: Bob Hoffman, Bill Clark and the Rise of Iron Sport.**

Prior to the onset of World War II, prisons throughout the United States had become less uniform in how they were managed. From punishment to programming, how the prison was run depended on the ‘expertise’ of the prison warden rather than federal provisions. Overall prisons provided inmates with more opportunities to communicate with each other through the provisions of outdoor recreation or yard time. Often the monotonous daily routines of

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181 Ibid., 156.


183 Edwin H. Sutherland quoted by Frank E. Hartung in “A Critique Crime and Correction,” 707-708


185 Before Hooton, Eugenic criminology had “fallen from favor” and kept “off the criminological research agenda” From: Rafter, *The Criminal Brain*, 147-153.

incarceration were mitigated through organized sport programs. The decades following the war saw the emergence of the correctional institution which marked an important turning point in the American penitentiary system. Developed on the penological principle that prisons should offer a treatment-orientated approach, the newly formed correctional institution would provide inmates with various opportunities for “rehabilitation.” With this new focus, American prison administrators had to create an effective classification system for disciplining the individual inmate during their prison sentence. To accomplish this, prison administrators turned to the medical model of rehabilitation.187

Prison administrators defined inmates’ criminal behaviour by utilizing knowledge from the “scientific” disciplines of psychiatry, psychology, and criminology. The “medical model” was believed to provide a “technical orientation to the therapeutic model of rehabilitation” and proposed that crime and deviance resulted from a psychological defect.188 However, a criminal was not perceived to be ‘clinically ill’; rather an offender was believed to display specific personality characteristics that were deemed as ‘prominent’ to all criminals, such as aggressive behaviour or emotional instability. Criminal behaviour was seen to be an uncontrollable product of socioeconomic or psychological forces and as a ‘sickness’ – one that prison administrators and criminologists agreed could be cured by imprisonment within a correctional institution.189

187 Each prisoner had a “case history” completed by a team of psychologists, caseworkers, sociologists, vocational counselors and psychiatrists, and special committees were created to evaluate this information in order to assign an inmate to an appropriate prison and plan future rehabilitation and review. As a result, clinical psychiatrists became a mainstay in prisons by the 1950, and psychological profiling helped to change how corrections response to crime and punishment. From: E. Rotman, “The Failure of Reform,” 190. See also: Jonathan Simon, “The Return of the Medical Model,” 217.

188 Rotman, “The Failure of Reform,” 189.

The medical model was widely accepted within American corrections from the late 1930s to the early 1970s, and shifted the goal of the prison away from providing discipline to a new focus aimed at correcting individual inmates. As a result, prison administrators increased daily regimes of yard time and recreational privileges, improved amenities and created more opportunities for educational, vocational, and therapeutic programming.\textsuperscript{190} Throughout the United States many prison sport programs emerged, such as Sing Sing’s infamous football league, Huntsville’s Texas State Penitentiary prison rodeo or the Baseball Congress Umpire School that resided in 21 prisons across the United States.\textsuperscript{191}

**Establishing Strength Training in Prisons**

Accompanying this shift in American correctional philosophy was a new interest in iron sports.\textsuperscript{192} Early accounts of prison weight lifting mostly refer to California’s State Penitentiary System - in part due to the influence of weightlifting icon Bob Hoffman. During the interwar years, a new era of physical culture developed outside prison walls and helped to spark a rise in competitive weightlifting.\textsuperscript{193} The period after WWI was an active period for sport, fitness and physical education professions. However, as a result of the Great Depression and economic collapse of 1929 many popular strength and fitness companies including *Milo Barbell Company* and *Strength* magazine went bankrupt. In 1931 popular strongman George Jowett declared that

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\textsuperscript{190} See: Rick D. Hanser, “Recreational Programs,” 417-424.

\textsuperscript{191} Descriptions of these programs can be found in: R. Boyle, “Fight on, Old Sing Sing U.”

\textsuperscript{192} Iron sports include any sport that uses “iron” weight lifting tools, such as barbells and dumbbells to execute feats of strength, power, and or musculature. These include but are not limited to, powerlifting, Olympic weightlifting, bodybuilding, and strongman.

\textsuperscript{193} Weightlifting (one word) is short for “Olympic weightlifting” where an athlete attempts to lift a maximum-weight through performing two lifts: the snatch and the clean and jerk. This is the only iron sport that is also an Olympic sport.
the “iron game was ‘ruined beyond measure’”194 – that was until a young World War I hero and strength enthusiast from York Town, Pennsylvania named Bob Hoffman revitalized America’s interest in strength sports.195 Hoffman used his successful automotive oil burning company to being to produce and manufacture weight lifting equipment, and by 1935 he purchased several physical culture companies that went bankrupt during the Depression.196 Although regarded as a mediocre coach and weightlifter, Hoffman’s enthusiasm and business influenced and guided weightlifting and bodybuilding for half a century. His company York Barbell Company mass produced equipment and promoted a “physical training for the masses” through strength training.197

In earlier decades of prison physical culture, muscular Christianity had emphasized musculaarity and strength as a reflection of morality and devotion to the Christian faith; however Hoffman’s philosophies preached rigorous muscle building and strength as a way of gaining success and acceptance in post-war America.198 He believed that hard work and discipline were the “true sources of American power” and argued that physical fitness was the key component of America’s superiority.”199 With this notion in hand in 1939 Hoffman, and his weightlifting team dubbed the York Barbell Gang, visited California’s San Quentin prison to take part in the

194 John D. Fair, Mr. America: The Tragic History of a Bodybuilding Icon.


197. Ibid.


199 Fair, “Bob Hoffman,” 169 discusses some of Hoffman’s philosophies on weight training, such as his belief that America “was saved, on the football fields, baseball fields, and in the gymnasiums, back-yards and homes of those who trained with weights,” he wrote.
prison’s strength sports, and to donate a York Barbell weight training set to help the inmates develop iron skills during incarceration.200

Originally published in the 1940 classic text Secrets of Strength and Development, Hoffman mentions San Quentin’s iron sports, recalling that:

I often hear from men who are incarcerated in prisons throughout the nation. For instance, San Quentin, the famous Western prison, is believed to be the most sport-minded place in the world. A weekly sports paper is published out there. They have some splendid athletes – men who could win places in national lifting contests … hand balancers and weight lifters – particularly weight lifters. Men out there could find a place on the stage or in a circus with the tumbling, balancing and lifting feats they perform. The San Quentinities are the most rabid strength fans in the nation.201

The popularity of prison weight lifting continued at San Quentin throughout mid-century. A 1943 inmate letter notes the presence of “a weightlifting team,”202 and San Quentin’s iron sport athletes were captured in a photographic essay published in 1947 by Life Magazine.203 Of particular interest is an image of six male inmates, some wearing nothing more than bathing trunks, lifting free weights in the prison yard during recreation time.

The sport of powerlifting grew at San Quentin during the 1950s.204 Although details are scarce, in 1954 Californian-based bodybuilding coach Ed Yarick – the owner of the West coast

200 See: Fair, Muscletown USA, 264. Fair discusses a letter that Hoffman received from a San Quentin from inmate Tony Allan that reminded him of the barbell set he donated to the prison. The letter was written in the late 1960’s describes the weight set that inmate called “The Old Master” as “in perfect condition and [they] had out worn at least two other sets.”

201 Bob Hoffman, Secrets of Strength, 8.

202 This letter is posted on the University of California’s digital library achieve Calisphere. It was sent on July 11, 1943 to Alice Greenfield in Los Angeles California from inmate correspondent Ysmael “Smiles” Parra. Retrieved from: http://www.oac.cdlib.org/ark:/13030/hb100006pk/


204 Powerlifting evolved from a sport known as "odd lifts" (similar to strongman competitions) during the 1950s and 1960s, and is defined by the performance of three lifts: the squat, bench press and deadlift. Similar to the sport of Olympic lifting, during competition an athlete has three attempts to execute each type of lift for maximal strength.
gathering spot for several Mr. Americas and Olympian strength athletes - began to visit the
prison for friendly weight lifting competitions with the inmates.205 Outside of San Quentin, the
infamous prison yard of Alcatraz was also home to various sporting activities, including weight
lifting which was introduced before the prison closed in 1963.206

**Prison Recreation and the Prisoners Right Movement**

The medical model that was once proposed as a more *humane* penal policy was not without
flaw. Invasive and even illegal methods of “reformation” were taking place in many prisons
across America. Campbell notes that these “extraordinarily” harmful procedures included the use
of “psychosurgery, electroconvulsive therapy, and surgical and chemical castration, all in the
name of rehabilitation.”207 Other forms of treatment such as “talk therapy” made it hard for
prison officials to determine if inmates had been ‘rehabilitated.’ Critics of the medical model
argued that the Nation’s rising crime rates were a result of soft and ineffective punishment.
These criticisms, coupled with many institution’s harmful methods provided the foundation for a
“prisoner’s rights movement” during the 1950s and 1960s in order to improve treatment
standards within U.S. correctional institutions.208

In an attempt to rethink the approach to policing and corrections in America, in 1969 the
President’s Commission on Law Enforcement and Administration of Justice declared that:

205 See posting by “Perini”, *Ed Yarick’s gym in Oakland, California*, May 26, 2013.

206 Photographer Leigh Wiener (1963) captured an image of various free weights in Alcatraz’s prison yard on the
NPR, *Living memories from the last days of Alcatraz*.

207 See: Campbell, “Rehabilitation Theory,” 832.

208 Ibid. The prisoner’s right movement encompassed a power struggle between prison officials and activist
prisoners (and their advocates outside prison walls). Prison officials saw inmates’ fight for humane treatment and
basic civil rights as undermining prison administration and as inferring in the ability to maintain basic order and
Crime and delinquency are symptoms of failures and disorganization of the community... The task of corrections, therefore, includes building or rebuilding social ties, obtaining employment and education, securing in larger senses a place for the offender in the routine functioning of society. 209

This community approach placed a new focus on inmate rehabilitation, and allowed for the re-conceptualization of physical activity as a recreation program, rather than a tool to reform inmates by building up their bodies. 210 As a result, physical activity was perceived as providing inmates with an ‘opportunity’ to engage in potentially healthy and constructive activities. This view gained popularity throughout correctional institutions following the Attica Prison Riot in 1971. The riot placed American prisons at the center of public debate, and gathered support for better care standards and the provision of pro-social and healthy activities for inmates. 211 This period of change in correctional dogma created a number of new opportunities for inmates to participate in institutionally organized physical activities. Quoted in Sports Illustrated Magazine, New York State correction commissioner Paul McGinnis declared that:

Any prison that doesn’t have a good recreational program is missing one of the most important areas in rehabilitation … sports give the prisoner an opportunity to burn up a lot of energy, and if he burns it up in sports, it solves a lot of problems for him, emotionally and otherwise, about confinement in an institution. 212

The new community approach to corrections also facilitated the very important involvement of one particular iron sport icon, Bill Clark.

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209 T.R. Clear and G.F. Cole, American Corrections, 58.

210 See discussion about the community approach in: Hanser, “Recreational Programs”, Introduction to Correction, 417-424.

211 On September 9, 1971, over one thousand inmates imprisoned in New York’s Attica Correctional Facility began a violent rebellion against the institution’s poor conditions, prisoner violence and violence from the staff, inadequate programming, educational opportunities and inadequate health care. Over the course of five days 43 people died, including inmates, correctional officers and staff. Explained by: G. Benjamin and S.P. Rappaport, “Attica and Prison Reform,” 200-213.

212 Ibid.
Prison Weight Lifting Competitions and the NRCA

Around this time, Bill Clark, a pioneer in competitive weight lifting and powerlifting, was contracted to initiate a federal program for prison weight training. Clark had first experienced the prison setting when he visited Leavenworth Federal Penitentiary in Kansas, where the “cream of the criminal crop” resided.

I first went there in 1961, the guest of an old-timer in the U.S. prison system named Clyde Whitehead. He understood that recreation was vital in keeping the heat down in a prison and that weightlifting seemed to draw the toughest discipline problems to the weight room - and often changed lives for the better. Clark recalls that Leavenworth’s prison weight program was “like no other, inside or out.” In his biography, he describes the 1960s prison system as “a hotbed of odd lifting” - recounting how many prisoners had been making their equipment from cutting metal decking for weight plates, and fabricating weight bars. Leavenworth’s yard was no different,

The prison yard’s lifting area had 22 lifting platforms and 22 Olympic bars, all perfectly machined in the prison machine shop and built from a single bar from the outside. Remember, these guys were the best at what they did. They could duplicate anything. They counted in their ranks the nation’s best counterfeiter. Clark went on to organize the first prison weight lifting competition. The annual U.S. National Prison Postal Weightlifting Championships lasted for more than 20 years and produced some of the top lifters in the country. The first of these, a sanctioned prison weight lifting meet at Leavenworth in 1962, included powerlifting, odd lifting and Olympic weight lifting. Clark

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213 D. Austin and B. Mann, “Bill Clark”, 205.

214 Quote obtained from an article written by Bill Clark for the Tribune that discusses some of his experiences with prison weight lifting. Clark, “Big Top’s Walls Higher, Lifters Better than Outside.”

215 Ibid.

216 J. Garcia, “Bill Clark.”

217 Clark, “Big Top’s Walls Higher, Lifters Better than Outside.”
recalls that this particular meet had “…turned out numerous national lifting record holders within the friendly confines of those monstrous walls topped by gleaming razor wire.”

The following year, inmate weightlifters from 26 institutions traveled to the Maryland Penitentiary to compete against each other in various iron sports. Meet organizers invited guest lifters including Bob Hoffman and members of the York Barbell Gang to participate alongside the inmate competitors. The championship was hailed as another huge success. Records were set by many lifters, but most notable were the extraordinary feats of Jenkins Hudson. During the Maryland meet, Hudson achieved a 1015 pound total – this total was not only the highest of the meet, but the second highest total ever made in his weight class by an American and beat the records of the current five time National champion, Bill March. Clark continued to run the Prison Postal Championship for the next 20 years, which grew to also include events in track and field.

As the Missouri Valley Amateur Athletic Union (AAU) president from 1965-1967, Clark rallied for the introduction of weight lifting programs into all federal institutions. In 1966 he established a new committee of correctional sports within the AAU, and shortly after inmates received full AAU membership privileges. As the National Chairman for the Sports in Federal Institutions that year Clark also established the National Correctional Recreation Association (NCRA). Later in an interview he stated that,

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218 Ibid.

219 Jenkins Hudson, hailed as “one the most amazing strength athletes in history” spent four years in Maryland Penitentiary in Baltimore. His talents were discovered by local gym owner Jack Lipsky who introduced weightlifting classes to some of the inmates. Granted special permission by the prison’s warden, Hudson used all of his recreation periods for his weight training and six months later he went on to break two meet records and win the New South Atlantic Weightlifting Championship with a 955 lb. total. From: John Wood, “Jenkins Hudson.”

220 J. Garcia, “Bill Clark”. Clark also discusses this first meeting in a 1667 newspaper interview: “The association held its first meeting in Kentucky [in 1966] and representatives from 22 states attended the meeting. We expect at least 40 states to be represented at our next meeting.” L. Engel, “A Man of Many Actions,” 13.
Getting involved in this prison work has been most rewarding. It is something a man can be proud of inwardly as well as outwardly. Those prisoners have to have some kind of recreation and weight-lifting seems to be just the thing for many of them. It is not an easy sport and it’s especially good for the high-strung individuals.\footnote{Engel, “A Man of Many Actions,” 13. Discusses the unquestionable contributions of Clark to the development of prison weight lifting. In addition to his work in prisons, he founded the National Master’s Program in lifting, a program that serves lifters 40 and older in some 50 countries today. In opposition of lifting leadership in the United States at the time, Clark held the first all-women’s sanctioned weightlifting competition in Columbia in 1975. His person lifting records as astonishing, he holds 200 age-group records and is a member of seven lifting halls of fame. For more of Clark’s accomplishments see: Bill Nowlin, “Bill Clark.” At the age of 81 and after 45 years and 10 total joint replacements, Clark continues to compete in weight lifting, writing in his daily editorial column for the \emph{Columbia Tribune}. See: Clark, “Turns Out Age is More than a Number.”}{221}

The creation of the NCRA enabled sport and physical activity to be seen as a \textit{legitimate} and \textit{central} feature in prison operations, management and the rehabilitation process as a whole. Recreation leaders, who were custody officers that had an interest in sports, were assigned to the gym and yard areas to direct programs in weight lifting, baseball, and football.\footnote{Hanser, “Recreational Programs” 417-424.}{222}

\textbf{Sheldon’s Somatotypes}

At the same time that iron sport began to be promoted to develop physically fit inmate bodies, a new criminological theory emerged suggesting that criminals were often born with a muscular physique. Following Hooton’s work on physique and criminality, in the 1940s William Sheldon had developed the idea of \textit{somatotypes} to explain different types of criminal behavior. He proposed that a somatotype of a person could be determined by different measurements taken from a human body, and was founded on the “assumption that it is possible to discriminate differences among human beings.”\footnote{Sheldon, \textit{The Varieties of Human Physique}, 108.}{223}

In \textit{The Varieties of Human Physique}, Sheldon outlined the measurements of each of 3 basic somatotypes. To obtain these somatotypes, Sheldon had compiled data obtained from taking
measurements from naked photographs of subjects. He then defined each individual in his study as one of three body types: (1) mesomorph, who are athletically fit; (2) endomorph, who are overweight, or (3) ectomorph, who are characterized by fragility and thinness. Sheldon believed that a somatotype represented a person’s skeleton and bone structure, and as a result an individual’s somatotype is permanent across their life course. When he applied his method of somatotyping to the study of crime, Sheldon found that mesomorphy was highly represented. Furthermore, he believed that mesomorphic individuals were more prone to committing violent and aggressive acts. Although Sheldon was not the first to study the relationship between human physique and criminality, his research has had a lasting impact on the field of criminology.

Over the past 60 years since his original crime-body build research, numerous studies have used Sheldon’s methods to restate the mesomorphy-delinquency correlation. The first to replicate these findings was Sheldon and Eleanor Glueck. Following the ideas of constitutional theory and also strongly influenced by Hooton, the Glueck’s radical study Unraveling Juvenile Delinquency case-matched a sample of 500 delinquent boys to 500 non-delinquent boys to focus on “bodily constitution.” Their findings revealed that delinquent male youths were “somewhat superior in physique,” “more masculine” and “well-muscled,” and they hypothesized that mesomorphs may have high rates of delinquency. Unlike Sheldon’s conclusions, the Glueck’s

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224 Subjects had been photographed naked from three different angles (front, side and back), and 17 measurements of the subject’s body were derived from the photographs, which included data from five bodily regions: facial breadth and neck thickness; front trunk breadth/thickness; upper and lower arm thickness; back trunk breath/thickness; and upper and lower leg thickness.

225 Ibid., 111.

226 Sheldon Glueck and Eleanor Glueck published two main books: Unraveling Juvenile Delinquency and Physique and Delinquency.

227 These results are discussed in: Rafter, The Criminal Brain, 169.

did not reduce criminality only to biological factors - emphasizing that a mesomorphic physique is one of many biosocial factors that contribute to and is correlated with delinquent behaviour.

By the 1960s biological explanations for crime became considered “passé, disreputable, and … taboo”\(^{229}\) by criminologists. Rafter attributes this drop in popularity as a post war reaction to Nazi eugenics.\(^{230}\) An exception to this was the work of British psychologist Hans Eysenck. In his 1964 *Crime and Personality* he introduced new theories of crime personality, which reinforced constitutional theory and blended together other biological theories of crime, such as Sheldon’s work on personality types. Described by Rafter as a “harbinger of the renewal of biocriminology that continues into the present,”\(^{231}\) Eysenck’s work was the catalyst to a revival of constitutional theory in the 1980s that would result in English and American criminologists returning to Sheldon’s delinquency-mesomorphy correlation.\(^{232}\)

**Episode 5: Pumping Iron in the Pen**

Beginning in the late 1960s and early 1970s public concern about the nation’s rising crime rates grew at the same time as critiques argued for the dissolution of the medical model of prison rehabilitation. A 1974 survey by Robert Martinson on the nation’s rehabilitative prison programs proved some said what everyone “already knew”: rehabilitation did not work.\(^{233}\) As a result, by the mid-1970s the focus of American corrections shifted once again – prisons now looked to their

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229 Quote by Wright and Miller, “Taboo Until Today?” See also Rafter, *The Criminal Brain*, 172.


231 Ibid.

232 This return to Sheldon’s work is discussed in: Rafter, *The Criminal Brain*; Walby and Carrier, “The Rise of Biocriminology”; Wright & Miller, “Taboo Until Today?”

ability to control crime.Unlike previous eras, prison administrators became less interested in criminology’s “effective interventions” for what could correct criminal offenders. Instead, the study of corrections became largely a study of social problems — one that included prison violence, race, crowding.

The crime control model emerged with the assumption that criminal behaviour could be controlled through an increase in imprisonment, along with other forms of strict supervision. Prison officials, legislators and judges believed that the only way to curtail the ‘skyrocketing’ crime rates were to enforce punitive methods and rigid punishment. Many states reinstated indeterminate sentencing and abolished parole release. Critics deemed that most pre-existing correctional programs had ‘failed’ and they were either considered to be “ill-conceived” by not being based on reputable criminological theories or did not have any “therapeutic integrity” as they had not been implemented as designed.

The Privilege of Weight Training

Although the new model of corrections was considered more conservative and overall more punitive, much of America’s prison system simultaneously underwent a dramatic restructuring to accommodate a new aim of “not cutting inmates off from society.” Prison began to introduce programs that would focus on “enhancing prisoner’s dignity, worth, and confidence.” To achieve this aim, officials supplied inmates with more recreational

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234 Todd Clear, Michael Reisig, and George Cole, American Corrections, 58.
235 John DiIulio, discusses these factors within 1987 book “Governing Prisons.”
237 Ibid.
238 Newport et al., “Prison and Jail Administration,” 116.
239 Ibid.
opportunities, which included various sports and physical activities. However, access to these programs was granted on a ‘reward’ basis - recreation was a privilege which prison administrators would grant for good inmate behaviour.\textsuperscript{240}

The implementations of these new principles in prison recreation in conjunction with the recently established National Correctional Recreation Association (NCRA) allowed prison sport and recreation to flourish. This environment also enabled weight training and iron sports to thrive throughout the 1970s and 1980s. One correctional officer noted,

Weight training is a universal event all races can relate to and do participate. Weight training is not seasonal, softball players participate in weight training during winter months, basketball players participate during the summer months… weightlifting programs provide a catalyst for [correctional] intramural programs.\textsuperscript{241}

Recreational and competitive prison weightlifting and powerlifting teams remained strong within American correctional facilities. For example, the “Iron Men” powerlifting team at San Quentin regularly held in-facility meets where inmates had the opportunity to “fight tough battles” in order to set new personal records.\textsuperscript{242} Favored by the NCRA and correctional recreation leaders,

The sport of powerlifting has always been respected and admired by a large percentage of the population. People enjoy pushing themselves to their limit: powerlifting enables you to push yourself to your physical and mental limit safely. In order to excel in the sport, you must work hard; gains come slowly. It takes much discipline and dedication in order to be a champion. Many times the lifter becomes obsessed with this sport. Thus, when barriers are broken, goals are met, and competition builds to a head, powerlifting becomes a pure and enjoyable experience.\textsuperscript{243}

\textsuperscript{240} Erik Olin Wright, “San Quentin Prison,” 63-64. Conversely, access to recreation could be denied for misbehaviour.

\textsuperscript{241} From NCRA board member, Ricky McIntosh, in “Why Weight Training.” 17.

\textsuperscript{242} James Shuman “‘Iron Men’ Do Their Thing.” 4. This was an article that appeared in The San Quentin News, a newspaper created by the inmates at the prison.

\textsuperscript{243} “Powerlifting. The sport that is quickly becoming the favorite among Correctional Recreators,” Grapevine, 5.
Powerlifting was believed to provide inmates with many opportunities to aid in the rehabilitation process, such as helping men to “stay in shape,” promoting self-discipline and giving lifters an opportunity for stress relief – “something that isn't all that easy to do in prison.”  

The sport of powerlifting became so popular behind bars that in 1987 that the NCRA hosted four nation-wide powerlifting meets that drew inmates from across the country. Supported by the Department of Corrections, prison powerlifting competitions opened the “doors of the prison.” People from the community were able to volunteer and participate in the meets, and inmates themselves were sometimes allowed to travel outside the prison to compete at other institutions. One inmate participant noted that "being able to go to the outside meets is a very satisfying thing for me, too. We have the chance to change the public’s image of the inmate as someone who shouldn't be allowed around others, something less than human.”

**Bodybuilding Behind Bars and the American Pursuit of Muscularity**

Thanks to Arnold Schwarzenegger and the iconic film *Pumping Iron*, bodybuilding gained popularity in mainstream America and behind prison walls. With the support and recommendations from guards and prison staff, during the 1970s Schwarzenegger traveled around Californian prisons to give free exhibitions and seminars about weight training and the bodybuilding lifestyle. One scene in Pumping Iron shows Schwarzenegger at California’s Terminal Island federal prison performing bodybuilding poses for inmates. In his autobiography

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244 Ibid.


246 Ibid.

he discusses how he “taught” bodybuilding to prisoners - showing them the merits of weight training and educating them on the “hard work and self-discipline” of bodybuilding.  

By the late-1970s, bodybuilding had gained a sense of “cultural notoriety” and mainstream popularity that other strength sports lacked. The muscular body ‘built’ through bodybuilding quickly became compatible with society’s masculinity ideals. Before this time, feats of strength were valued by American culture, but the pursuit of muscularity achieved through weight lifting had remained a “marginalized” subculture. The arrival of Prussian strongman and bodybuilder Eugen Sandow to the United States at the turn of the century had first sparked the public’s intrigue of muscular bodies. Introducing the American public to bodybuilding through his vaudeville acts, Sandow had promoted the links between health and exercise. His pursuits were closely followed by the launch of Bernarr MacFadden Physical Culture magazine in 1899. 

Headed by MacFadden’s motto of “Weakness is a crime; don't be a criminal!” the magazine revealed to men the fitness and diet strategies needed to develop and muscular physique. During the 1930s to 1950s, heightened levels of muscularity associated with bodybuilding were still not well accepted. Competitive bodybuilders were viewed as “strange anomalies …

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248 Pumping Iron is an iconic 1977 dramatized documentary that ultimately helped to popularize the niche subculture of bodybuilding. Directed and produced by Robert Fiore, George Butler, and Jerome Gary the film focused on the 1975 IFBB Mr. Universe and Mr. Olympia competitions, in particular showcasing a growing rivalry between two soon-to-be Hollywood movie stars: Arnold Schwarzenegger and Lou Ferringto.

249 Bret Carrol, American Masculinities, 59.


251 Carrol, American Masculinities, 59.


grotesquely masculine with their bulging muscles” until the climate of the 1970’s changed societal views about excessive muscularity.

The release of *Pumping Iron* and the emergence of scores of new health clubs were part of a fitness revolution spreading throughout America that shifted cultural perceptions of muscularity and gender norms. With the “cultivation of muscularity” moving outside the subculture of competitive bodybuilding, lifting weights to achieve a muscular physique became a national pastime and engaged “millions of ordinary men in a newly legitimized quest for muscular perfection.” Muscularity became embedded as a sociocultural norm in American culture, and reinforced the suggestion that muscularity was equated with masculinity which Sheldon and others had already drawn.

Size now mattered when it came to muscle, and it was nowhere more apparent than in the mainstream media. Beginning in the late 1970’s, images of muscular male bodies appeared in television commercials, advertisements and music videos. Now a successful actor, Schwarzenegger’s heightened musculature created the emergence of other “equally buff leading men.” By the early 1980s a hard-bodied action star dominated the silver screen and legitimated the “spectacle of the muscularity” within American popular culture.

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254 Ibid., 46.
259 Ibid.
Prison Weight Lifting in the Media

A number of films depicting prison weight lifting occurred almost simultaneously with the creation of Hollywood’s buff action stars. Prior to the 1970’s prison weight lifting was virtually hidden from public discourse; that was until two Hollywood films released in 1972 depicted inmates “pumping iron.”261 Tepperman argues that this provided the start of “noticeable culture turn with weight lifting becoming common to popular depictions of prison life.”262 Over the next two decades a total of 19 films were released showing prisoners lifting weights.263 An increase in newspaper reports discussing weight lifting in prison also occurred during the 1970s and 1980s.264 From 1914 – 1994 there had been a general consistency in the reporting of general prison sports – however the marked-increase of prison weight lifting articles during the late-century is “suggestive of a greater increase in general concern with the issue”265 of inmate’s lifting weights. Tepperman’s “culturally constructed” image of “super prisoners” was reflected in a 1988 article published in *Sports Illustrated*.

Stop for a moment and think about this: Killers lifting weights, getting stronger, outgrowing their clothes … men of violence developing the means to commit further violence. Terrifying, eh? … Yet athletics may be the most beneficial

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261 The first films to depict prison weight lifting were released in 1972: *The Getaway* by Sam Peckinpah, and *The Glass House*, a television movie.


263 This sample is from the work conducted by Tepperman, “Prison Weights for No Man.” A total of 130 prison films were viewed from 1929 – 1994, of these 20 films featured prison weight lifting and 15 were produced in the last 15 years of the sample. It is important to also note that within some of the films that depicted prison weight lifting or sports, the male lead were men who were synonymous with cultural constructions of masculinity (ie. Burt Reynold in *Longest Yard* and Robert Redford in *Brubaker*), and masculinity (ie. Sylvester Stallone in *Lock Up* and Ted Prior *Hardcase and Fist*).


265 Ibid.
aspect of prison lift. And so much of it starts with lifting. Getting stronger. First physically, then mentally. What could be more primitive or therapeutic than hoisting something heavy?  

This article debates prison athletics at length, discussing their role in the correctional system, the institutional cost, and the opinions of the public, correctional workers and inmates. Telander, the author of the article, poignantly concludes by questioning whether prison athletics might provide a “solution” to the problematic American correctional climate of the late 1980s. His study foreshadowed many changes that were about to take place in American correction that would alter the iron game forever.

**Muscular Delinquents**

On the heels of America’s new admiration for muscularity and the surge of prison weight lifting in popular media, was a resurgence in somatotyping research. In the late 1980s criminologists once again focused on criminal behaviour and the muscular body. Marking somatotyping’s re-emergence and accompanying a surge of scientific interest in genetics was the reshaping of biological theories of crime, new research on body typing and the reappearance of biocriminality in criminology textbooks.

Following Eysenck’s work, in 1982, Hartl, Monnelli and Eldeken completed a follow-up study to Sheldon’s *Varieties of Delinquent Youth* and also reported mesomorphy as a predictor for adult crime. That same year in a comparative analysis of athletes and juvenile delinquents, Donnelly considered body-type (specifically mesomorphy) as a significant variable to

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266 Rick Telander, “Sports Behind the Walls.” Specific to weight lifting, the authors discuss one particular inmate, Georgy Lowe who is incarcerated at the State Correctional Institution in Grateford Pennsylvania, and describes his powerlifting triumphs.

267 Ibid.

268 This resurgence is discussed by Rafter, The Criminal Brain; Walby and Carrier, “The Rise of Biocriminology”; Wright & Miller, “Taboo Until Today?”
empirically establish the relationship between sport and delinquent behaviour. Revisiting the Glueck’s research on physique and male youth, several works by Sampson and Laub concluded that mesomorphs were overrepresented in delinquents and identified additional social factors to accompany the biological explanations of body type.

Noted by scholars as influential in the revival of somatotyping, *Crime and Human Nature* published in 1985 by Wilson and Herrnstein reintroduced mesomorphy as an important constitutional factor for criminal behaviour. Their research together with studies by Eysenck and Gudjonsson (1989), Montemayor (1985) reported similar evidence based conclusions about delinquency and body build. Outlined by Raine in the *The Psychopathology of Crime: Criminal Behavior as a Clinical Disorder*, this literature provided ‘evidence’ to suggest that adult criminals and juvenile delinquents are more muscular or muscular fat (mesomorphic and mesomorphic-endomorphic). Conversely, Rafter critiques Wilson and Herrnstein’s extensive discussion of body typing as ‘socially and scientifically irresponsible’ and lacking in any critical review of the methods used by Sheldon to find his mesomorphy-delinquency correlation.

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270 R.J. Sampson and J.H. Laub discuss this in their publication “Unraveling Families and Delinquency,” 355-380; as well as their book chapter, “Unraveling the Social Context of Physique and Delinquency.”


272 See the work by Eysenck, Hans Jürgen, and G.H. Gudjonsson, *The Causes and Cures of Criminality and Raymond Montemayor, “Men and their Bodies.”*


Although the somatotyping revivalists of the 1980s have been criticised for overstating the validity of constitutional studies and body typing theories, their work helped to embed the notion of “muscular-delinquency” in criminology for decades to come.

Episode 6: Bigger, Stronger Inmates and the Ban on Prison Weight Lifting

During the mid-1970s penal policies began to reflect a punitive system of penology, though it was not until the late-1980s that the effects of this new model were reflected in American prisons. More attention was now placed on punishment, denouncement and incapacitation and a new “culture of control” was implemented within the crime-control model of American prisons. This “new punitiveness” of the U.S. correctional system was aided by the overwhelming political discourse and public demands to “get tough on crime,” which was the result of a dramatic increase in the inmate population and high rates of recidivism during the late-1980s.

By the early-1990’s, many penal methods that were considered ‘draconian’, such as ‘degrading’ work and punitive programming had been reintroduced in prisons throughout the nation. Some prisons began to implement inmate chain-gangs, while others undertook a massive “take away movement” to limit inmate privileges and amenities. Many state legislatures and governors pushed for the dissolution of rehabilitative programs and inmate privileges. Mackenzie notes that several of these changes were accompanied by “dramatic changes in the rationales for prison sentences and crime policies generally.”

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275 Central to this period of penal change was the overall decline of the rehabilitation ideal.

276 K. Beckett and T. Sasson, “The Origins of the Current Conservative Discourse on Law and Order.” The “get tough on crime” or “tough on crime” movement refers to a set of policies that emphasize punishment as a primary (and often sole) response to crime. Although this shift in punitive ideology started to gain popularity during the 1960’s, it was not until the early 1990’s that this rhetoric of “extreme” punitiveness began to influence penal policy. See also: Tepperman, “We Will NOT Pump You Up,” 1.

New changes in legislation now provided the ability for elected officials to “micro-manage” corrections by establishing penal policies and allocating funds to only those programs they deemed appropriate or useful.278 As a result, prison officials and penologists were no longer consulted in the creation of programs, and now more than ever the public’s perception of crime and criminals would help to determine disciplinary regimes within the prison. Wittenberg notes that popular concern at this time was concentrated on increasing punishment and incarcerating those who committed violent crimes.279 Many believed that the criminal justice system and the court system did not “deal harshly” enough with criminals and that prisons should provide enhanced disciplinary measures. In an attempt to gather supporters, politicians responded to the public call for prison program funding to be cut and reductions in inmate amenities.

By 1994, the “takeaway” movement had reached its apex when Congressman Richard Zimmer introduced the No Frills Prison Act.280 This legislation was created with the explicit aim of re-establishing punishment as the focus of all federal correctional institutions. Legislative measures were created based on the penal “deterrent effect”: if prisons would provide longer sentences in a more punitive prison environment then inmates would suffer more and as a result be less inclined to reoffend.281 Although Zimmer called for other programs and amenities such as in-cell televisions, musical instruments and personal electronics to be put on the “legislative chopping block,” prison weight lifting was the major issue of concern in political circles.282


279 Ibid.

280 P. Finn, “No-Frills Prions and Jails,” 35.


282 Wittenberg, “Power, Influence, and the Development of Correctional Policy,” 6. This brief article utilizes the example of the American ban on weight lifting in federal prisons to raise several questions about power and the
The strength the No Frills Prison Act and public distaste for prison weight lifting was too great for the iron game. Regardless of the weight training role as a time-tested program within prison physical culture, the movement to ban weight lifting quickly spread through the American correctional system. Shortly after the introduction of the Zimmer Amendment, legislators at lower levels of government followed suite. Many individual states passed legislation to ban not only weight training but other prison recreation programs as well.\textsuperscript{283} Following the ban of weight training in Georgia in 1995, their Department of Corrections removed over 150 tons of equipment from its federal prisons. In Washington, organized weightlifting teams were banned, and in Arizona, weight training was banned for inmates only at higher security levels.\textsuperscript{284} Californian Governor Pete Wilson launched a zealous movement to limit access to weight rooms and the types of equipment available. He ordered that only inmates who were waiting for employment opportunities or entrance into an educational program should be allowed to use weight equipment and under very restrictive conditions.\textsuperscript{285} Regardless of how each individual state approached the banning of weight training, they all acted on the belief that inmates who lifted weights were “a threat to the state’s finances and security.”\textsuperscript{286}

\textsuperscript{283} Wisconsin, Mississippi, North Carolina, South Carolina, Arizona, Georgia, Washington, Florida and California all acted quickly and began to drastically reduce, remove and abolish prison weight lifting.

\textsuperscript{284} Matt Winkeljohn, “When Weight Lifting Was Banned in Georgia’s Prisons.” See also Tepperman’s discussion of the ban in “Prison Weights for No Man,” and “We Will NOT Pump You Up.”

\textsuperscript{285} Those that were eligible to weight train, faced additional restrictions on the weight and type of equipment that could be used, as well as on the set time and location of workout periods.

\textsuperscript{286} Tepperman, “Prison Weights for No Man,” 4.
Rehabilitation and Prison Weight Lifting

Although Congressman Zimmer and other politicians favoring the elimination of prison weight lifting argued the importance of deterrence, there was no apparent research to support such a claim. Conversely, prison administrators had relied on amenities to provide a system of reward and punishment, and programs acted as a very important element in social control. Furthermore, as noted by Raynor and Robinson,

The rehabilitation of offenders can be defined and understood in a number of different ways. At different points in the history of modern penal systems different models of rehabilitation have been current, and each of them has different implications for policy, for sentencing and for direct practice with offenders. 287

As a result, embedded within each correctional model are a set of arguments about why certain activities are worth implementing in institutional programming, or, as is the case with weight lifting, why certain activities should be restricted, removed or banned completely. 288 Regardless whether there is consensus among politicians, the public and prison officials about what programs should be implemented in correctional institutions, many recreational opportunities (including weight lifting) have been introduced into the prison setting under the assumption of having “worth” to both the inmate population and prison environment.

As demonstrated by Wittenberg, the decision to ban weight lifting was ultimately made without any “penological reason.” 289 Pawelko and Anderson revealed that U.S. legislators did not consult with the National Correctional Recreation Association (NRCA), correctional administrators or correctional research. 290 Moreover, there existed a body of evidence to support


289 Ibid.

the belief that inmates who lifted weights were less likely to commit violent acts while incarcerated, and that the use of weight training equipment “allows inmates to "blow off steam" where they otherwise may not have the opportunity.”\textsuperscript{291} Despite public scrutiny and legislative measures against weight lifting, the NCRA continued to recognize the numerous benefits that correctional recreation and weight lifting could provide to the prison setting. In 1996 they issued an official position statement declaring that “…weightlifting programs are an integral part of rehabilitation services within the spectrum of corrections.”\textsuperscript{292} If there was support for the maintenance of weight lifting behind bars, then why were legislatures so eager to reduce, remove and ban it from federal correctional institutions?

**Media and the Weight Lifting Ban**

Wittenberg points out that the weight lifting ban highlights the broader debate over the function of the prison, though other areas of concern were listed as justification for the ban by prison weight lifting opponents.\textsuperscript{293} Many of their claims became highly publicized within the mainstream media and proved crucial to the ban against prison weight lifting. Tepperman notes that the mass media created a “descriptive portrait of prison weight lifting” that helped to “inflame” public opinion in support of the Zimmer Amendment. Several of the stories that appeared during the first years of the ban (1994 – 1996) exemplified an “ethos of panic” regarding weight lifting’s ability to construct physically larger, more powerful and aggressive inmates.\textsuperscript{294}


\textsuperscript{292} Discussed with the National Correctional Recreation Association, “NCRA Position Statement on Weight Lifting Programs in Correctional Settings” March 1995.

\textsuperscript{293} Wittenberg, “Power, Influence, and the Development of Correctional Policy,” 46.

\textsuperscript{294} Tepperman discusses how the ban on prison weight lifting “did not reduce recidivism, improve prisoner health, ease the burden of prison costs, or satisfy any number of other objectives.” He asserts that the ban
Central to the media’s discussion of the weight lifting ban was a public concern about “building a better thug” while in prison, and stories of how “bulked up bodies” and weight equipment could be used for acts of violence. Other news stories discussed how American prisons had become “fitness clubs” and questioned whether inmates should have access to weight rooms when some members of the community cannot afford similar services. In an article discussing “the cult of prison body-building” in Milwaukee Corrections, *Time* journalist John Hull further asked

Why are taxpayers in Milwaukee and elsewhere subsidizing what could be considered the largest health-club chain in the nation, allowing tens of thousands of otherwise scrawny murderers, muggers and rapists to transform themselves into muscle monsters?

Hull quotes a sponsor of the ban as saying “allowing these guys to bulk up in prison is so stupid! Do we really want stronger criminals?” This narrative is further emphasized in a 20/20 special on prison lifting titled “Bigger and Badder? Banning Weight-Lifting in Prison.” Reporting on the growing movement to ban weight lifting, host John Stossel highlighted public opinion by asking “Why should taxpayers pay to help these guys get bigger and stronger? It’s just going to make

highlighted the media fabricated “moral panic” that contemporary society has against prison weight lifting and the eagerness of politicians to appear tough on crime. Tepperman, “We Will NOT Pump You Up,” 25.

Within a CNN news story on the prison weight lifting ban, when asked about that fact that there no research to support weight lifting ability to construct criminals, the congressman being interviewed responded with discussing two occurrences in American prisons where lifting equipment was used in acts of violence. CNN Prison Weightlifting Show, “Provision to Eliminate Weights in Prison is Debated.” It is important to note that both the incidents - one at Lucasville Prison where barbells were used to break through concrete, and the riot at Rykers Island where an inmate hit two officers over the head with a 50lb weight - were isolated incidences. Furthermore there is no evidence to support that the inmates who committed these attacks on prison staff and property even engaged in weight lifting.

Wittenberg discusses these in “Power, Influence, and the Development of Correctional Policy,” 46.

John Hull, “Building a Better Thug?”

20/20 Prison Lifting Special, “Bigger and Badder?”
them scarier criminals when they get out,” Ohio Republican member of the United States House of Representatives Deborah Pryce answered that “we have unwittingly been mass producing a super breed of criminals.” Prior to the passing of the Zimmer Amendement, Pryce had unsuccessfully attempted to promote the first federal ban on prison weight lifting believing that prison weight lifting supplied “a means for many prisoners to significantly increase their strength and bulk, making future acts of violence more likely.”

While some benefits of prison weight were discussed during this debate, much of the conversation was centered on the physical size and strength of inmate’s bodies.

Weight lifting goes hand in hand with gangs and physical bulk to intimidate other people. That's the purpose of it… [weightlifting] makes you a bigger criminal, so we put you in here small and you bulk up and we release you and now you're a much bigger threat… This is just going to make you a bigger, scarier criminal when you get out of here.

This same narrative appears in other new stories of the period. Reporter David Foster’s article in the Associated Press provides a vivid descriptions of prison weight lifting:

The image of a beefy ex-con, his muscles bulked up by daily workouts in a prison gym, cuts to the core of Americans’ fear of crime and frustration with the justice system… Too many criminals spend their time in prison becoming even more violent, criminal machines. We need more books in prison and less weight-lifting equipment.

Foster discusses both sides of the “debate over barbells” in his interview with Ted Gogol of the Law Enforcement Alliance of America - the organization spearheading the weight lifting ban.

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299 Jon Marc Taylor, “The Great Dumbell Theft.”

300 A comment made by Roger Quindel, former supervisor for Milwaukee Corrections. From: 20/20 Prison Lifting Special, “Bigger and Badder?”

301 Quoted from Rep. Steve Chabot, a freshman Republican from Ohio, in David Foster, “Does Pumping Iron Make Inmates More Dangerous?”
However, readers are left with one overarching conclusion: society must choose between ex-cons with “normal” builds or ex-cons who look like “Arnold Schwarzenegger.”

These stories like many of those that discussed the weight lifting ban did not “challenge the vague, emotional sentiments levied by the Zimmer amendment [supporters].” Rather, the media coverage emphasized the unquestionable ability for prison weight lifting to build bigger, stronger and more aggressive criminal bodies. Furthermore, a “myth [of] the buff, sports-inclined prisoner” was embedded within popular culture and ultimately normalized popular attitudes toward prisoner weight lifting. It is difficult to fully determine the role of mass media in shaping public opinion towards prison physical culture and prison weight lifting. As demonstrated through various narratives from major news sources, the language and underpinning ideologies regarding a “super breed” of bulked-up criminals represent a very vivid – but speculative - relationship between prison weight lifting and perceptions of the “potentially dangerous” muscular male inmate body.

Back to Biocriminality

In the first years of the 1990s a number of existing biological theories of crime were revised and extended by criminologists. Although the fields of criminology and penology were not as connected as they once were, criminologists continued to devote much attention to the criminal justice system and strategies for better controlling crime. However, instead of


304 Tepperman believes that this was a result of a spike in prison physical culture movies during the 1970s and 1980s.

305 A new field of criminology emerged – life course criminology. This field focused on defining patterns of offending by looking at the life course of given criminals. From: Robert Agnew, “Criminology,” 4. Following the advent of this field, new punitive legislative measures for “habitual reoffenders” were introduced.
focusing on the crime committed or social factors, criminologists turned their focus back to biocriminality.

A 1994 study by Blackson and Tarter utilized anthropometry to measure the degree of muscularity in male youth.\textsuperscript{306} Interested in exploring delinquent youth, their research discussed the relationship of mesomorphy and delinquency in males 11-18 years old. The researchers concluded that physique was an important risk factor for the development of alcohol abuse, school failure, and antisocial behaviour. In particular, their research attempted to highlight a correlation between aggression and muscularity in promoting violent acts by male youth.

Following this research, in 1995 a new category of criminal offender emerged – what some called the juvenile “super predator.” Although the relationship to Blackson and Tarter’s research is unknown, the theory of the super predator was created by criminologist John Dilulio. He drew public attention to what he characterized as a “new breed” of offenders, “kids that have absolutely no respect for human life and no sense of the future. . . .These are stone-cold predators!”\textsuperscript{307} The predictions made by Dilulio and his supporters created a certain amount of panic and fueled a belief that heinous crimes were committed by juvenile offenders. This resulted in many states passing legislation between 1992 and 1999 that dramatically increased the harsh treatment of juvenile offenders and defined them as ‘adults’ when determining sentencing and punishment.

Regardless of the flimsiness of his prediction, Dilulio’s theory has been viewed by some as “the most damaging and erroneous myth propagated in the 100-year history of the juvenile


\textsuperscript{307} James C. Howell, “Superpredators and Other Myths,” 23.
justice system in the United States.” Similar to the discourses and images of the ban on prison weight lifting, the media broadcast frightening images of “waves of violent adolescents coming at us over the next decade,” that would produce a national “bloodbath.” The impact of the super predator myth still lingers in contemporary juvenile justice and correctional institutions today. Dilulio’s flawed predictions created such a moral panic over juvenile delinquency that nearly 20 years its effects are still being felt on the criminal justice system.

Early 1990s criminology also turned attention to a new question of gender, specifically exploring “why is crime predominately a male activity?” James Messerschmidt’s 1993 book *Masculinities and Crime* highlighted the relationship between gender and crime, specifically masculinities, were brought into criminological focus. Messerschmidt made the observation that “when it comes to men and masculinities, the discipline of criminology is, quite simply, inept.” In his review of criminological theory he argued that overall criminology is “gender blind” and suggested that masculinity is an important construct for understanding crime and violence. He further argued that men were more likely to use violence to “do” gender and as a result criminal behaviour became an “acceptable” and alternative way to project masculinity. Within the male inmate subculture, his research suggested that the expression of physical prowess is an important source of power and is paired with the masculine role. Thus, he

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308 Ibid. 16.
309 Ibid.
310 James Treadwell, *Criminology*, 95.
312 Ibid., 2.
believed that masculinity reinforces the need to achieve physical prowess behind bars. “Doing” masculinity becomes even more important for the inmate within the prison setting – a place where all individual forms of power are restricted and inmates are deprived of liberties as a way for the institution to punish, reform and control deviance. Before Messerschmidt’s research this idea had not been discussed by criminologists.

Following this new gendered focus, hormonal indicators of criminal behaviour gained attention by criminologists. In 1996, Bhasin et al. introduced the concept of “ENA theory,” which added a third component to the relationship between the muscular body and criminal behaviour – the effects of testosterone.\textsuperscript{315} Evolutionary Neuroandrogenic Theory (ENA) pointed to intentional acts of criminal behaviour where direct harm was used to cause physical injury or deprive others of their property. The researchers noted a “well-established relationship” between testosterone’s effects on the brain and body build, and the ability for testosterone to enhance muscular tissue in the upper parts of the body in both perinatal and postpubertal males.\textsuperscript{316} With regard to body type, ENA theory concluded that mesomorphic males are more crime-prone because brain exposure to testosterone was positively correlated with muscle tissue exposure. Prior to the development of ENA theory, much of the research had discussed body type (and therefore body build) as genetically determined.

These studies are only some examples of the ‘advances’ in biocriminality that occurred during the 1990s. Rafter argues that much of this research suffers from similar faults –


\textsuperscript{316} Twelve biological correlates of crime with special relevance to ENA theory are discussed below. These correlates are testosterone, mesomorphy, maternal smoking during pregnancy, hypoglycemia, epilepsy, heart rate, skin conductivity, cortisol, serotonin, monoamine oxidase, slow brainwave patterns, and P300 amplitude.
“reductionism and biological determinism.” Many of these contemporary theories attempt to explain the complex social phenomena of crime and criminal behaviour in terms of a simple biological cause. Hence Rafter warns that a reliance on the biological markers of criminal behaviour such as gender, hormones and body type has great potential for misuse within both politics and the media. What role did these new theories of biocriminality have for the political movement to ban prison weight lifting during the 1990s? Were they ‘misused’ by the media through news stories exposing research results without critical inquiry? If so, how did this influence popular opinion regarding weight lifting’s ability to construct physically larger, more powerful and aggressive inmates? Although the misuse of Dilulio’s “super predator” myth by the media and politicians has been much discussed, to date little research has explored what influence biocriminality had on the legislative measures to ban prison weight lifting or in the construction of media narratives regarding a “super breed” of bulked-up weight lifting inmates.

317 Rafter, Criminal Brain, 243.

318 Ibid. 247. Rafter cautions that “political danger lies with mad scientists [who have] authority over the criminal justice system to experts offering easy, if drastic solutions” and that criminological ideas are captured by the media without critical inquiry.

American correctional institutions in the 21st century are now plagued with increasingly complex and problematic topics of debate. Prisons now house more and more diverse inmates than before. For example, the introduction of habitual offender laws during the 1990s has resulted in longer sentencing lengths and increased the number of elderly people serving time in American prisons. Mirroring deeper social problems, an over pronounced racial demographic profile of the prison population exists. There is an alarmingly disproportionate number of African American and Hispanic men currently incarcerated within Federal and State correctional systems. Prisons still rely heavily on various scientific and criminological methods in order to classify, supervise, treat, and manage prisoners. One of the many vestiges of previous punitive methods that still linger within the modern correctional facility is solitary confinement which is still heavily used as a way to punish inmates who do not comply with prison rules.

The overcrowding of State and Federal prisons and the rising cost of incarceration has resulted in a large and growing number of prisons becoming privatized. Under private management, prisons have become one of the fastest-growing industries in the United States. Among the prison population of up to 2 million inmates are working for various industries while serving prison time. Critics argue that the private prison is simply a new form of inhumane exploitation and that the private contracting of prisoners for work fosters incentives to lock people up.\textsuperscript{320} Furthermore, the privatization of the prison system makes it increasingly difficult to fully understand what goes on behind prison walls.

\textsuperscript{320} Vicky Pelaez, “The Prison Industry in the United States: Big Business or a New Form of Slavery?”
Contemporary corrections in America is hailed as “the most scientifically informed, safe, humane treatment and program orientation.” In reality, however, very little is known about contemporary prison physical culture. At the onset of the new millennium extensive budgetary problems forced many prisons to cut institutionally organized recreational programming completely. Many of the opportunities for physical activity have been reduced to programs funded by the inmate population, or are restricted to unstructured exercise that are of no-cost and require only marginal commitment from the prison system. Palmer provides support for this “re-structuring” of prison recreation programs. He describes how prisoners acquire most of their physical exercise during outdoor leisure time through playing sports that involve minimal equipment, by performing body weight exercises or through accessing yoga and meditation videos. Organized sport programs still exist in some prisons across the nation, such as San Quentin which has a popular baseball team or in tennis matches at Groveland Correctional Facility in New York, though overall very little information exists to identify the status of sport in prison recreation.

As a result of the limited information about prison physical culture available it is extremely difficult to develop any coherent evidence to better understand the current role of weight lifting within correctional facilities. Immediately following the introduction of the Zimmer Amendment in 1994, stories of prison weight lifting were abundant in the news stories –

322 Ibid. See also: Hanser, “Recreational Programs,” 417-424.
324 B. Palmer, “Do Prisoners Really Spend all their Time Lifting Weights?”
but beyond the ban, knowledge of weight lifting and physical culture is limited. The NCRA remained influential in correctional recreation and programming into the early 2000’s. Composed of practitioners at the federal, state and local level the association emphasized inmate health promotion and optimized the growth of correctional recreation programs. However, in 2003 the NCRA stopped holding annual conferences due to “current economic, personnel, budgetary and other uncertainties in the corrections industry.”

Gary Polson, President of *Strength Tech*, notes that the even though the act of weight lifting was banned in 1994, the tangible act of removing, reducing and prohibiting weight lifting was and remains host to numerous variations and inconsistencies within various prison settings. Some states banned free weights but allowed machines, other facilities only limited the size of the weights available to the inmates or provided limitations on accessing upper body strength building equipment. In addition, some facilities only barred the maintenance of existing weight lifting equipment, facilitating the removal of all weight lifting equipment when it eventually becomes too broken to use. Also highlighted by Polson, the ban did not mention bodyweight exercises or make-shift equipment, such as books, other inmates or beds. He suggests that similar results to lifting weights can be obtained from these non-traditional tactics. Thus, in spite of the ban inmates are still able to perform various types of body building activities that promote the corporal development of strength, power and muscular growth. These individual

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326 Following this release there has been no information by the NCRA to support the opinions or status of the association. See G. Polson, “Weightlifting in Prisons.”

327 *Strength Tech* is a company devoted to the manufacturing of equipment for institutions (such as prisons, military bases and high schools), and was founded by Gary Polson in 1982. *Strength Tech Inc.* provides a comprehensive website (http://www.strengthtech.com/correct/issues/listing/listing.htm) that shares information on prison weight lifting for correctional administrators and researchers.

328 Ibid.
acts of exercise outside the formally accepted opportunities have enabled prisoners to resist institutional power and continue physical practices.\footnote{329}{The weight lifting ban can work to restrict and limit the opportunity for inmate exercise and physical activity, but as noted by Polson it cannot control all individual exercise regimes. Inmates are still able to perform bodyweight exercise, calisthenics or use non-traditional equipment within the confines of their cell. Acts such as this Foucault believed to represent a resistance to power, in which the inmate is able to regain personal albeit limited power over his or her own body.}

As a consequence of the ban, the once prevalent federal correctional powerlifting and bodybuilding competitions were forced into extinction.\footnote{330}{J. Wuebben, “Hard Time,” 140. See also: National Geographic Channel, Inside Maximum Security.} Obtained from two popular culture media sources is evidence that some state correctional facilities still provide inmates with the opportunity to lift weights and compete in weight lifting sports. In 2005, Muscle and Fitness Magazine reported on a longstanding bodybuilding competition that takes place in New York’s Eastern Correctional Facility. One of the only organized prison bodybuilding competitions left in the US, the “Mr. Nap” was begun in 1983 by a prison employee and had full support from prison officials as a way of providing inmate rehabilitation through the “the dieting, the discipline, the commitment” that is required in weight lifting and bodybuilding programs. In additional support for prison weight lifting, a 2007 documentary by National Geographic showcases a powerlifting competition occurring behind the walls of Indiana’s Wabash Correctional Facility. Weight room supervisor Mike Murphy states with pride that several inmate lifters perform at a professional level without the regular powerlifting apparel and equipment used by competitors in mainstream meets. Although only about twelve minutes in length, this segment of the documentary exposes viewers to this maximum security’s well-equipped fitness facility, displays of camaraderie between inmate competitors, judges and spectators, and shows lifters discussing the enjoyment, goal orientation and the mental aspects of powerlifting.
Thus there is some evidence that while the act of weight lifting was banned in prisons nearly two decades ago, there remains some support for weight lifting and associated prison physical culture practices.\textsuperscript{331} There is also some support for physical exercise as both an individual practice and as an institutionally organized correctional program. Research has demonstrated that prison physical activity contributes to improved physical health, mental well-being and self-esteem, and can be used as a treatment for depression.\textsuperscript{332} It can also be utilized as an effective tool to maintain daily internal prison order, and to show that weight lifting is a cost effective program that can aid in the rehabilitation and community re-introduction process. Many of these studies simply provide evidence to support the use of physical activity as an intervention to improve health status within the inmate population through producing new or examining past physiological and psychological data sets. They fail, however, to discuss the potential barriers – such as the ban on prison weight lifting - to implementing programs within the prison context. Some of these studies recommend that prison administrators should continue to encourage healthy inmate behaviour - but most prison facilities have not provided evidence that physical activity and exercise is being implemented through recreational programming.

As a result of the limited study of prison physical culture available it is extremely difficult to develop any coherent evidence to better understand the nature of weight lifting practices in correctional facilities. Ultimately more research is needed to comprehend what the actual status


of weight lifting is within prison physical culture. In particular, there is a need for additional research to improve knowledge about prison physical activity within prison culture and the multiple factors that are fundamental to the corporeal experience of exercising in prison. Furthermore, although demographic information on Western inmates is readily available there remains a limited understanding of the embodied experiences of incarceration.  

**The Stronghold of Somatotyping**

Vertinsky has shown how “the belief that one can read the character of another from their appearance is a historically pervasive phenomenon,” and one that has proven to be *fateful*. The ability to criminalize individuals through their corporeality continues to have devastating results within contemporary society. Criminological theories focusing on the individual body of an offender as a way to provide a pathological approach to crime have had innumerable influences on criminal justice policies and university based research, as well as shaped popular representations and misconceptions about crime and criminality in contemporary society. As Rimke notes,

> Psychological and biological theories of crime and criminality are contentious and problematic owing to classificatory ambiguity, lack of physical/organic evidence and the highly subjective nature of notions such as risk, threat and dangerousness.

Efforts to establish links between biological or genetic factors and crime causation and the muscular criminal body continue to be found within the field of criminology. New body typing

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333 Western prison populations include prisons with Canada, the United States of America and Great Britain. For more details on specific prison population statistics see G. Berman, “Prison Population Statistics.” For statistics specific to Canada see: M. Dauvergne, “Adult Correctional Statistics in Canada.” Statistics for the US can be found at United States Department of Justice, “Quick facts about the Bureau of Prisons.”

334 Vertinsky, “Physique as Destiny,” 95.

research continues to appear even long after Sheldon’s theories of somatotyping have been refuted. A 2008 study titled “Does size really matter? A re-examination of Sheldon’s somatotypes and criminal behavior” explores new methods of somatotyping using the body mass index (BMI) on inmates housed in Arkansas’ correctional system.\textsuperscript{336} The researchers conclude that “a prisoner’s somatotype is associated with criminal patterns” and discuss how their results have “advanced the study on somatotyping.”\textsuperscript{337} The same group of researchers produced a second study in 2009 in an attempt to refute critiques. While they state that “an argument can be made that somatotype research is now antiquated in criminology,”\textsuperscript{338} and discuss some issues with Sheldon’s methods, they still insist that their “hybrid somatotyping procedure” overcomes the problems associated with previous research conducted.

While physique may be an intervening explanatory variable, until criminologists have determined what it is about mesomorphy that is linked to criminality, and how, criminologists in this area will continue the work of Sheldon on somatotypes. The BMI provides a practical alternative to somatotyping in which to conduct this type of research.\textsuperscript{339}

Rafter concludes that these studies demonstrate that rather than providing a critical approach to the methods of somatotyping, Sheldon’s findings have been simply re-created and that support has been developed for them through equally problematic methods.\textsuperscript{340} By perpetuating body

\begin{footnotesize}
\begin{enumerate}
\item \textsuperscript{336} Sean Maddana, Jeffery T. Walker and Mitchell Miller, “Does Size Really Matter?” 330-344.
\item \textsuperscript{337} Sean Maddana, Jeffery T. Walker and Mitchell Miller, “The BMI as A Somtaotypic Measure,” 342.
\item \textsuperscript{338} Ibid., 401
\item \textsuperscript{339} Ibid.
\item \textsuperscript{340} The BMI is a very problematic measure used to suggest a normative weight to height ration. A person’s height and weight are divided, to provide a body mass index. This is number is then compared to prescriptive categories of underweight (<18.5 kg/m\textsuperscript{2}), normal weight (18.5-24.9 kg/m\textsuperscript{2}), overweight (25-29.9 kg/m\textsuperscript{2}), or obese (>30 kg/m\textsuperscript{2}). The formula fails to recognize any lifestyle factors, or health indicators. Furthermore it is only a measure of body weight and not body fat, and fails to account for individual factors such as age and muscle mass.
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typing theories and the mesomorphic-delinquency correlations criminology has continued to construct, promote and re-produce knowledge of what a “delinquent” body looks like.

New reports of body typing and “muscular profiling” further suggest the influence that the longstanding correlations of criminality and mesomorphy have within contemporary culture. Clinical Psychologist, Jack Darkes questions whether muscularity supports evidence of a crime stating that,

Muscularity (mesomorphy) has a long –time alleged association with negative characteristics such as assertiveness or even criminality. The modern pursuit of muscle has also been demonized via allegations of association with undesirable behaviours; condemnations that seem destined to provide a more formal muscle profiling.

Along with the longstanding association with criminality, the modern pursuit of muscle has thus become ‘demonized’ through allegations and the association with undesirable behaviors, including high levels of assertiveness and aggression, low levels of intelligence, illegal behaviors and mental illness.

Casting the veneer of “science” over muscular profiling is the work of clinical psychiatrist Harrison Pope. His research has created what he considers to be “pathologies” related to inappropriate desire for muscle, dedication to working out, and steroid use. Pope and his colleagues have created a highly problematic “Fat Free Mass Index” (FFMI) - a mathematical formula for use in determining whether a person uses anabolic steroids through combining a

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341 Darkes, “Muscular Profiling.”
342 Ibid.
series of computations involving the subject’s lean muscle mass (determined from height, weight and percentage of body fat). \(^{344}\) The computed number is then compared to a level of muscul arity deemed by the researchers as “normative” (a body that can be attained without drug use) or non-normative (a body that is “too” muscular to be obtained without the use of anabolic steroids). Similar to Shelon’s somatotyping theories, Pope’s work has gained widespread attention with little critical inquiry. \(^{345}\)

Furthermore, through normalizing what the “criminal body” looks like criminologists continue to shape the development of prison physical culture. Many of these theories draw attention to how the male criminal body looks and should be punished within the prison setting. Although Sheldon’s specific research was not directly related to the creation of penal policy, the impact of body typologies and mesomorphy-delinquency correlation has had a potential role in creating popular perception of the muscular criminal body. Demonstrated within media discourse during the mid-1990s, panic over prison weight lifting in the United States was characterised a historical unconsciousness of the relationship between criminality and muscularity and an insidious desire to discipline and control the criminal body.

Caldwell and Caldwell discuss how “images in the media shape popular culture and permeate the collective conscious such that political opinions and decisions are silently yet profoundly impacted by these images.” \(^{346}\) Furthermore, they note how particular media images have helped to popularize and provide credibility for false and misleading issues relating to crime. The researchers state that these beliefs in turn have impacted voter’s decisions regarding


\(^{346}\) Caldwell and Caldwell, “Superpredators,” 61.
specific political initiatives regarding prison policy. Thus, public policy has become driven by “fear” rather than “facts.”

Media representations of juvenile offenders during the early 1990s provided a key influence in the creation of a “flawed” justice policy that now sends juvenile offenders to serve sentences in the adult prison system. Similarly, Tepperman discusses how the media helped to “trigger” a greater sensitivity towards prison weight lifting. He discusses how the marked increase in movies that showed inmates lifting weights “invented” the role of weight lifting as a major component of prison physical culture. Media imagery has provided the “cultural groundwork” for the “ethos of panic” that ultimately lead to the ban on prison weight lifting. In addition, Tepperman shows how the popular media “triggers” public opinion to support a ban on prison weight lifting. The stories Tepperman discuss linked prisoner empowerment and violence to weight training. Both of these examples demonstrate how knowledge of a ‘criminal type’ is created by criminologist and dispersed to the public through mass media portrayals with disastrous effects.

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347 Ibid., 62.

348 Ibid., 63.

349 Tepperman, “Prison Weights for No Man.”
CHAPTER 5: CONCLUSION AND FUTURE RESEARCH DIRECTIONS

To conclude, one can see that the rise and expansion of the prison, especially over the last quarter of the twentieth century has produced what cultural anthropologist Lorna Rhodes described as an “institutional complex of almost unimaginable size and complexity.” Historical changes in sentences and corrections’ policies and practices can be characterized by changes in the emphasized goal of the prison. From the 18th century’s hard labor practices of retribution, the reformatory’s ability to rehabilitative deviance, to the late-20th century and current crime-control model of deterrence and incapacitation – the practices and philosophy of the American prison system are constantly in flux. There is little consensus on what specifically has caused these changes in correctional ideology, their impact or the consequences of them for the prison population and society more broadly.

Demonstrated through the exploration of specific historical episodes in the history of prison physical culture, changes in the goals and organization of the prison system have had various influences for prison physical culture and opportunities for physical activity. At the onset of the modern penal movement, the idea of prison physical culture came to imply a way for the institution to assert disciplinary power in order to restrict and control all aspects of the inmate body. The notion of a “criminal type,” created by early criminal anthropologists during this period generated societal expectations of the inmate body that I have followed through the six episodes of prison physical culture explored within this project.

Contrary to the narratives that accompanied the weight lifting ban, a muscular physique has not always been linked to criminality, and prison recreation, including weight lifting, was

350 Rhodes comments on the “less clear” ways that the growth of imprisonment in an “almost reflexive response to social problems affects our priorities for public life and is reflected in a pervasive media imagery of violence in the service of the law”. Rhodes, Madness and Reason in the Maximum Security Prison, xiii.
once strongly supported. From the practices of physical culture introduced at Elmira Reformatory as a way to “treat” criminality and mould inmates’ ‘muscles and morals’ in the mid-1800s to prison officials in the early 20th century believing prison recreation could turn men from criminals into good Christian gentlemen by participating in organized prison sport – prison physical culture was seen as a central and legitimate feature of the prison environment for decades. Physical culture and weight lifting thrived within the American prison system throughout the 20th century. The strength the No Frills Prison Act in 1994, however, along with growing public distaste for prison weight lifting, was too great for the iron game. Regardless of weight training as a time-tested program within prison physical culture, popular mass media illustrations of the “bulked-up and aggressive inmate” helped to intensify public opinion in support for the ban on prison weight lifting.

The work of William Sheldon in the 1950’s was not the first to show the relationship between human physique and criminality nor was his research designed with the creation of penal policy in mind. Yet the impact of body typologies and the mesomorphy-delinquency correlation have had an important role in creating popular perceptions of the muscular criminal body overtime. New applications of somatotyping research and modern day muscular profiling reveal the influence of body typing and the mesomorphic-delinquency correlation not only on the role of weight lifting in prison, but for physical culture more broadly. These examples help to demonstrate the profound impact of body typologies on the constitution of knowledge about the muscular body that I hope to further explore in future research.

This project has worked to demonstrate some of the ways criminology and body typology have constructed and reinforced knowledge about the muscular body as it relates to the prison setting. Future research might focus upon the impact of these beliefs in contemporary thought.
and practice. For example I would like to expand my enquiry into the issue of “muscular profiling” and explore the tensions between the condemnation and pursuit of the muscular body within the domains of sport, judicial systems, science, medical settings, in order to provide guidance for correctional procedures, the judiciary and legal systems, as well as for policy makers in the world of sport and popular physical culture.
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