Flat Fee Compensation, Lawyer Incentives, and Case Outcomes in Indigent Criminal Defense

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Abstract

Most criminal defendants in the United States are indigent and receive publicly financed legal defense. This paper assesses whether compensation structures impact the quality of legal representation that indigent defense lawyers provide by examining a natural experiment in North Carolina. In 2017, six counties were mandated to pay assigned counsel a flat fee per case disposed instead of an hourly rate, while other counties continued to pay assigned counsel an hourly rate. To evaluate this policy change, I link two detailed administrative datasets: court records for the universe of criminal cases in North Carolina and case-level fee application records for every lawyer that represented indigent defendants in the state as assigned counsel. Using a difference-in-differences strategy, I find that changing lawyer compensation from an hourly to a flat fee basis led to defendants being 11% more likely to be convicted and 37% more likely to be incarcerated, a result driven by an increase in guilty pleas. Exploring potential mechanisms, I find evidence that these results are primarily driven by reduced lawyer effort under flat fee pay: lawyers reported spending 11% fewer hours on indigent cases, disposed of cases 25% sooner on average, and were 36% more likely to dispose a case on the same day as their first meeting with the defendant. I do not find evidence of significant changes in lawyer composition or migration, although I find that some lawyers with consistent new private casework as an outside option are less likely to continue accepting indigent cases. This paper informs policy questions on funding and compensation for publicly financed criminal defense. It also demonstrates the importance of incentives when contracting for the provision of public defense, as failing to reward lawyer effort at the margin can create perverse effects that may undermine the right to effective counsel guaranteed under the Sixth Amendment.

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1 Introduction

Defense lawyers serve as advocates and counsel for individuals facing criminal charges, and effective legal representation is critical to protecting the rights of those who interact with the United States criminal justice system. For this reason, the Sixth Amendment of the United States Constitution guarantees the right to legal counsel for any individual who faces criminal charges that may result in imprisonment. Over the past century, the Supreme Court has clarified that under the Sixth Amendment, governments are required to provide publicly financed legal defense for defendants who do not have the financial means to hire a private defense lawyer. The scope of public defense in the United States is large, as it has been estimated that 60% to 90% of criminal defendants are indigent (in poverty). However, despite these provisions, there is little guidance from the law on how public defense should be administered, resulting in large geographic variation across states and jurisdictions within states (typically at the county level) in the provision and quality of legal representation for indigent criminal defendants.

A persistent concern is that many indigent defense systems throughout the country have failed to provide *effective* representation, a requirement under the Sixth Amendment's right to counsel,² and one commonly-cited reason is the method by which court-appointed attorneys are compensated.³ Virtually all jurisdictions in the country contract with private lawyers to represent indigent criminal defendants, and a large portion do so as their primary indigent defense system.⁴ The most common pay structure for indigent defense lawyers in these systems is a flat fee.⁵ Policymakers have expressed concern about flat fee compensation in indigent defense because it provides no financial incentive on the margin for lawyers to supply more than a reservation level of time and effort on each case, potentially distorting incentives away

¹U.S. Department of Justice, Contracting for Indigent Services: A Special Report (April 2000), https://www.ojp.gov/pdffiles1/bja/181160.pdf. See also, Bureau of Justice Statistics, Defense Counsel in Criminal Cases (November 2000), https://bjs.ojp.gov/content/pub/pdf/dccc.pdf, which estimates that 82% of felony defendants in the 75 largest counties of the U.S. were represented by court-appointed attorneys. The National Legal Aid & Defender Association (NLADA) estimates that 80% of all criminal defendants are indigent and receive publicly financed legal representation. See, https://www.nlada.org/AmeriCorps-VISTA.

²See, e.g. United States v. Cronic (1984) and Strickland v. Washington (1984).

³See, e.g. National Association of Criminal Defense Lawyers, "Gideon at 50: A Three-Part Examination of Indigent Defense in America" (March 2013) at https://www.nacdl.org/getattachment/cf613fe0-8f46-4dc1-b747-82346328522e/gideon-at-50-rationing-justice-the-underfunding-of-assigned-counsel-systems-part-1-.pdf, and Prison Policy Initiative, "Nine Ways that States Can Provide Better Public Defense" (July 2021) at https://www.prisonpolicy.org/blog/2021/07/27/public-defenders/.

⁴Jurisdictions with a public defender's office need to contract with private defenders for cases that the public defender's office cannot accept due to an ethical conflict of interest. In 2012, the Sixth Amendment Center estimated that the majority of jurisdictions in the United States contracted with private lawyers as the primary system of indigent defense, based on a 2007 Bureau of Justice Statistics report and a 2012 Government Accountability Office report. See, https://sixthamendment.org/understanding-the-gao-report-on-indigent-defense/ and https://bjs.ojp.gov/content/pub/pdf/pdo07st.pdf. More recently, Geoffrey Burkhart of the Texas Indigent Defense Commission (TIDC) provided written testimony that the majority of jurisdictions in the U.S. rely on contracting with private lawyers for the provision of indigent defense. See, President's Commission on Law Enforcement and the Administration of Justice. Written Testimony of Geoffrey Burkhart (June 2, 2020). https://www.justice.gov/file/1318476/download

⁵A flat fee can be in the form of a single flat fee for each case disposed, or a single flat fee for representing all indigent criminal defendants over a predetermined period of time. According to the Sixth Amendment Center, the latter is the most common method for delivering indigent defense in the United States. See, https://sixthamendment.org/the-right-to-counsel/national-standards-for-providing-the-right-to-counsel/abolishing-flat-fee-contracts-for-public-defense-services-aba-principle-8/

from the provision of effective representation. Indigent defendants are particularly vulnerable to consequences of wrongful convictions and excessive incarceration that may result from inadequate defense,⁶ such as the loss of employment and housing and disqualification from welfare benefits and jobs.

Lawyers are professionally obligated to provide zealous representation for their clients.⁷ Although public service is a leading motivation for many lawyers who choose to accept indigent cases as contractors, Carrington (1979) postulates that zealous advocacy from lawyers will be absent if it is not incentivized because it rarely results from a sense of professional obligation or altruism alone. These predictions are plausible in light of findings from the labor and personnel economics literature that worker effort responds to changes in compensation structures, as well as recent work in the economics of crime literature that has provided empirical evidence that defense lawyers can influence case outcomes for the indigent defendants they represent.⁸ However, the impact of compensation structures on the quality of representation in indigent defense remains an open question, as there has been little empirical work on the motivations of indigent defense lawyers, or how financial incentives interact with their social preferences in determining the effort they supply when representing their indigent clients.

In this paper, I assess whether the *structure* of compensation impacts the quality of legal representation that court-appointed attorneys provide for indigent criminal defendants. I focus on flat fee and hourly compensation, which are the two primary methods by which lawyers in the United States can be paid for work on a criminal case. I also focus on assigned counsel, an indigent defense system common across the United States in which private lawyers, who contract with a jurisdiction to represent indigent criminal defendants, are appointed to cases on a rotational basis. To study this question, I examine a natural experiment in North Carolina, in which six counties were mandated as part of a pilot program to change compensation for assigned counsel from an hourly rate for time spent on each case to a flat fee for each case disposed. This setting allows me to observe whether and to what extent lawyers in the six treated counties changed their behavior after the change in compensation structure, in comparison to lawyers in other counties who continued to be paid an hourly rate. Importantly, nearly all counties with an assigned counsel system used the same hourly rate schedule before the pilot program was implemented, and the

⁶See, e.g. Brennan Center for Justice, New York University School of Law. "A Fair Fight: Achieving Indigent Defense Resource Parity" (September 2019) at https://www.brennancenter.org/sites/default/files/2019-09/Report_A%20Fair%20Fight.pdf.

⁷Lawyers must provide zealous representation within the boundaries of the law; this applies regardless of whether the defendant is (or is believed to be) guilty or innocent. See, the American Bar Association's *Model Rules for Professional Conduct*, Rule 1.3.

⁸See, e.g. Anderson and Heaton (2012), Fischer (2020), Iyengar (2007), Roach (2014), and Shem-Tov (2020), who focus on the type of court-appointed attorney that an indigent defendant receives.

⁹Contingent pay, i.e. pay that is conditional on the outcome of a case, is illegal in most states. The American Bar Association's Model Rules of Professional Conduct provides a set of guidelines for states to use when determining standards of ethical conduct for practicing lawyers. Specifically, Rule 1.5(d)(2) prohibits the use of "a contingent fee for representing a defendant in a criminal case." See, https://www.americanbar.org/groups/professional_responsibility/publications/model_rules_of_professional_conduct/rule_1_5_fees/. The majority of states have adopted Rule 1.5(d)(2), making contingent fee payments illegal for lawyers working on criminal cases in those states.

flat fee schedule was determined using lawyers' average hours for different types of cases so that expected compensation remained similar between the two pay structures.

To assess whether compensation structures impact the quality of representation in indigent defense, I study how case outcomes in the treated counties changed after flat fee compensation was implemented in the six pilot counties, in comparison to outcomes in counties that remained under hourly pay. In particular, I focus on conviction, guilty pleas, dismissal or reduction of charges, and incarceration. I then explore two potential mechanisms by different compensation structures may impact defendant outcomes: an intensive margin response on lawyer effort and the selection of lawyers on the extensive margin.

The magnitude of these effects is unclear. On one hand, while hourly rates may reward effort by compensating lawyers according to time spent on a case, flat fees may provide no financial incentive on the margin for lawyers to work beyond a reservation level of effort. As a result, lawyers that are sufficiently financially motivated may reduce their effort in indigent cases under flat fee compensation and, through this channel, potentially increase the probability that their indigent clients have an unfavorable outcome. At the same time, a strong sense of public service is a primary motivation for lawyers who choose to represent indigent criminal defendants as assigned counsel. If indigent defense lawyers in the treated counties have high levels of prosocial motivation on average, then they may be less sensitive to changes in how they are paid. In that case, the switch from hourly to flat fee compensation may generate a small effort response from lawyers, and in turn, have little to no effect on defendant outcomes.

To evaluate the effects of implementing flat fees through the pilot program in North Carolina, I link two detailed administrative datasets: court records for the universe of criminal cases in North Carolina and case-level compensation records for every lawyer that represented indigent defendants in the state as assigned counsel. These datasets contain the information necessary to study my research questions, such as the identities and demographic characteristics of each defendant and lawyer, detail about criminal charges, the relevant dates of each case (e.g. lawyer assignment and disposition), defendants' case outcomes, lawyer compensation, and lawyers' self-reported hours in each case. To estimate the causal effect of moving from hourly to flat fee pay on defendant outcomes, lawyer effort, and lawyer selection, I use a difference-in-differences strategy, in which I compare outcomes of interest in the six treated counties, before and after the implementation of flat fees, with those of the control counties, which continued to pay assigned counsel an hourly rate during the entire sample period.

In my main results, I find evidence that moving from hourly to flat fee compensation had large negative effects. Following the implementation of flat fees, defendants in the treated counties were 4.7 percentage points (11%) more likely to be convicted, and this result is driven by an increase in guilty pleas. Further, defendants were 4.6 percentage points (15.3%) more likely to be convicted on their highest original charge,

3.7 percentage points (5.3%) less likely to have charges dismissed or reduced, and 4.6 percentage points (36.5%) more likely to be incarcerated.

Exploring potential mechanisms, I find evidence that these results are primarily driven by lawyers reducing their effort under flat fee compensation. While true lawyer effort is unobservable in each case, I am able to study three proxies for effort in my data: the hours that lawyers reported spending on each case, the number of days between case assignment and disposition, and whether a case is disposed on the same day as the lawyer's first meeting with the defendant. First, I find that lawyers on average reported spending 11.4% fewer hours on cases under flat fee compensation. While reporting bias is an important concern when studying self-reported hours, I provide institutional and empirical evidence suggesting that this result may, at least in part, reflect a reduction in effort by lawyers in indigent cases. I supplement this analysis by examining the other two proxies for lawyer effort, which may be less subject to reporting bias. I find that following the implementation of flat fee compensation, lawyers in the treated counties disposed cases 25% sooner on average and were 4.3 percentage points (35.8%) more likely to dispose a case on the same day as their first meeting with the defendant. In contrast to these changes on the intensive margin, I do not find evidence of significant changes in lawyer composition in the treated counties. However, I do find evidence that lawyers with consistent new private casework as an outside option are less likely to continue accepting indigent cases under flat fee compensation.

I explore heterogeneity in my main results among the following groups: lawyer gender, defendant gender, and defendant race. Some results from this exercise are noteworthy. First, I find evidence that defendants represented by female lawyers paid under flat fees are less likely to have adverse outcomes than those represented by male lawyers, and that my main results on lawyer effort are primarily driven by behavioral responses of male lawyers. Second, I find evidence that following the switch to flat fees, male defendants were more likely to have adverse outcomes compared to female defendants, and that lawyers on average reduced their hours more when representing male defendants. Finally, I find evidence that minority defendants experienced larger increases in the probability of an adverse outcome than white defendants following the implementation of flat fees in the treated counties, and that lawyers on average reduced effort more when assigned to a minority defendant.

My estimates are robust to a variety of sensitivity analyses that use alternative empirical specifications and examine alternative subsamples of my data. To address potential concerns with inference due to a relatively small number of treated counties in this setting, I also implement a variant of Fisher's randomization test in which I generate placebo groups by randomly assigning 6 out of the 80 counties in the sample into each group, estimating effects for each placebo group, and comparing the estimates from my main results with these placebo estimates. Effectively, this test assumes that the placebo estimates

represent the sampling distribution for my main estimates, and I use this methodology to calculate exact p-values as the percentile of my main estimates within the placebo distribution. I find that my main results are robust to this methodology, which is a conservative and demanding statistical test for obtaining statistical significance for estimates at conventional levels.¹⁰

This paper contributes to multiple bodies of literature. First, it adds to the literature on compensation structures for indigent defense lawyers. Two prior papers study statewide changes in compensation: Schwall (2018) examines a statewide switch to a flat fee contract system in South Carolina, and Roach (2017) studies a statewide change in hourly rates for assigned counsel in New York. The main contribution of this paper is to provide quasi-experimental evidence on the impact of compensation structures on the quality of indigent defense. To do so, I assess a natural experiment in North Carolina by comparing outcomes in (1) the treated counties before and after the switch from hourly to flat fee pay with those of (2) the control counties, which remained under hourly pay during the entire sample period. As summarized above, I find evidence that lawyers reduce effort on indigent cases under a flat fee compensation basis, and that this reduction in effort increases the probability that their indigent clients plea guilty, are convicted, and/or are sentenced to incarceration. These results differ from those of Schwall (2018), who finds substantially larger declines in lawyers' hours (48%), but no effect on defendant outcomes.

More generally, this paper contributes to the economics of crime literature on indigent defense. Much of the prior work in this field – such as Anderson and Heaton (2012), Fischer (2020), Iyengar (2007), Roach (2014), and Shem-Tov (2020) – focuses on comparing outcomes of indigent defendants represented by public defenders and assigned counsel, generally finding the latter are more likely to generate unfavorable outcomes for the defendants they represent. Fischer (2020), in particular, finds evidence that these differences contribute to racial disparities in sentencing. Agan et al. (2021) focuses on decomposing the difference in outcomes observed between criminal defendants represented by private attorneys and assigned counsel. This paper expands the literature by focusing on motivations of assigned counsel. Specifically, I empirically examine a natural experiment to provide causal evidence on whether assigned counsel respond to financial incentives in indigent cases by reducing effort under flat fee compensation, and how these effects, in turn, impact outcomes of the defendants they represent.

This paper also contributes to the labor and personnel economics literature on worker behavior and effort responses under different compensation structures. Much of this literature – such as Lazear (1986), Lazear (2000), Paarsch and Shearer (2000), and Shearer (2004) – has focused on responses in worker output under piece rate pay compared to salaries or hourly wages, the latter of which do not vary with worker output. Empirical work in these papers have typically focused on blue collar or agricultural workers,

¹⁰See, e.g. Buchmueller et al. (2011) and Cunningham and Shah (2018).

for whom measures of output and effort, such as units produced, are more tangible. However, there has been less empirical research on worker responses to compensation structures when effort is mental or intellectual and output is less tangible; these features are more common in professional services and white collar jobs. My paper adds to this literature by examining a change in compensation structure within one such line of work: lawyers working in indigent criminal defense. While true lawyer effort is unobservable, my setting and data allow me to examine proxies that are closely related to effort, and in my results, I find evidence that reductions in lawyer effort following a switch from hourly to flat fee pay can have negative social repercussions in the form of increased convictions, guilty pleas, and incarcerations among defendants who are in poverty.

Finally, this paper adds to the literature on incentives and social preferences. Besley and Ghatak (2005) and Besley and Ghatak (2018) provide a theoretical discussion on the relationship between incentives and prosocial motivation in the provision of public services, and Bandiera et al. (2005) studies how workers' social preferences interact with their choice of effort under relative incentive and piece rate compensation. In this paper, I study responses to a change in compensation from an hourly to flat fee basis among indigent defense lawyers, many of whom are motivated by public service. Because these lawyers receive financial and prosocial benefits from working on each indigent case, it is theoretically ambiguous how strongly they may respond to the change in pay structure. Lawyers with strong financial motivation may respond by reducing effort under flat fees, as there is no financial incentive on the margin to supply more than a reservation level of effort. On the other hand, lawyers with strong prosocial motivation may not be sensitive to the method of compensation, and may respond with little to no change in their effort following the implementation of flat fees. I find evidence that indigent defense lawyers do respond to financial incentives: assigned counsel reduce their effort in each case under flat fee compensation, when the marginal financial benefit from an additional unit of effort is zero. As a result, the defendants they represent are more likely to be convicted or incarcerated. These results provide supporting evidence that when contracting for indigent defense services, incentives are critical to providing indigent defendants the effective representation necessary to fulfill their right to counsel under the Sixth Amendment.

The remainder of the paper proceeds as follows. Section 2 provides background on indigent defense and the setting of this paper. Section 3 presents a simple conceptual model to illustrate how lawyers choose their level of effort under hourly and flat fee compensation structures, and how these responses may impact the outcomes of the indigent defendants they represent. Section 4 describes the data and empirical framework. Section 5 presents my main results. Section 6 discusses the costs associated with implementing flat fee compensation for assigned counsel, particularly from a rise in incarcerations. Section 7 concludes.

2 Institutional Setting

In this section, I provide institutional background about indigent defense in North Carolina, assigned counsel systems, and the natural experiment in North Carolina that I study in my empirical analysis.

2.1 Indigent Defense in North Carolina

North Carolina provides an ideal setting for addressing the research questions of this paper. As I describe in a later section, this paper studies the impact of compensation structures on the quality of representation in indigent defense by examining a natural experiment in the state. With respect to representativeness, North Carolina is the ninth largest state by population and has a racially and socioeconomically diverse population, with racial diversity and poverty indices that are similar to those of the overall United States.

Each of the 100 counties in North Carolina uses one of three main types of indigent defense systems found throughout the United States. First, an assigned counsel system is one in which a jurisdiction provides indigent defense by contracting with multiple private lawyers, who are added to an appointment list and assigned to indigent cases through a system of rotation. Second, a contract counsel system is one in which a jurisdiction contracts with a lawyer or law firm that agrees to represent all indigent defendants in the jurisdiction over a specified period (e.g. 1 year). Finally, a public defender system is one in which lawyers who are salaried full-time government employees (public defenders) represent indigent criminal defendants within a given jurisdiction. There are situations, such as those where representation would create an ethical conflict of interest, that prevent a public defender's office from accepting some indigent cases.¹¹ Jurisdictions typically appoint assigned counsel or contract counsel to cases that a public defender's office cannot accept.

In North Carolina, the most prevalent form of indigent defense is assigned counsel, with 82 out of the 100 counties using it as a primary or auxiliary system. Among these counties, 52 use assigned counsel as the primary system of indigent defense, while the remaining 30 counties have a public defender's office, but contract with assigned counsel for the cases that the public defender is unable to accept.¹² The second most prevalent indigent defense system in North Carolina is a public defender, with 35 counties using it as the primary indigent defense system. Finally, the remaining counties use contract counsel. 13 counties use contract counsel as the primary indigent defense system, while 5 with a public defender's office use

¹¹For example, a public defender's office cannot represent more than one defendant in a multi-defendant case, as doing so would create a conflict of interest.

¹²According to my data, 36% of indigent criminal cases are handled by assigned counsel in these 30 counties with a public defender's office.

contract counsel for cases that the public defender is unable to accept.

The North Carolina Office of Indigent Defense Services (IDS) is the state office that administers the indigent defense system in North Carolina. One of its duties is to manage the state indigent defense budget, which is financed through two sources. The primary source of funding for indigent defense is through appropriations from the General Fund, or the state budget; unlike many states, North Carolina does not rely on local funding to finance indigent defense services. Second, the state partially finances indigent defense through "recoupment revenues," or the court and attorney fees that indigent defendants are required to pay in the event of a conviction. It IDS is also responsible for compensating lawyers who represent indigent defendants in the state as assigned counsel or contract counsel, and keeps detailed records on each case for which it processes a fee application.

2.2 Procedural Background: North Carolina

In this section, I provide a brief procedural background of criminal cases in North Carolina that is relevant to the research questions addressed in this paper.

There are two main types of crimes in North Carolina that could result in imprisonment for adult criminal defendants. Felonies are serious crimes for which a conviction can result in a severe punishment, such as a prison sentence, and the deprivation of certain rights of citizenship, such as voting. Misdemeanors include a broad range crimes that can include serious offenses, but carry less severe punishments than felonies in the form of fines and/or a jail sentence.

Adult criminal cases in North Carolina are resolved in one of two trial court divisions. District Court handles 75% of all criminal cases in the state, and primarily hears misdemeanor cases. Superior Court primarily hears felony cases, which begin in District Court during the pre-trial phase, and appeals for misdemeanor cases from District Court. In some situations, felony cases may be disposed in District Court in the form of a guilty plea with consent from the judge, prosecutor, and defendant.

Figure 1 provides a map of the criminal justice process from the North Carolina Judicial Branch. A defendant's interaction with the criminal justice system begins with arrest, after which they are taken to a local jail and booked.¹⁶ For the next 48 hours, defendants remain in jail, after which they are brought

¹³See, e.g. "Improving Indigent Defense in North Carolina" (October 2016) at https://cjil.sog.unc.edu/wp-content/uploads/sites/19452/2019/02/nccalj_criminal_investigation_and_adjudication_committee_report_improving_indigent_defense.pdf. The General Fund receives its revenues primarily through the individual income tax and sales tax. See, https://digital.ncdcr.gov/digital/collection/p249901coll22/id/486913.

¹⁴Indigent defense in North Carolina is not free; convicted indigent defendants must pay attorney fees as part of a find. I also discuss this in the next section.

¹⁵See, e.g. "Annual Report of the Commission on Indigent Defense Services, July 1, 2019 – June 30, 2020" at https://www.ncids.org/wp-content/uploads/2021/05/IDS-Annual-Report-to-Legislature-2020.pdf.

¹⁶During the booking process, the detention facility takes photographs ("mugshots") and fingerprints of the defendants and records vital and identifying information.

before a magistrate for a bail hearing, during which they are also informed of the criminal charges against them.

For all indigent defendants in North Carolina, interaction with a defense lawyer in the criminal justice pipeline typically begins after arraignment, or their first appearance before a judge, which occurs in District Court. During arraignment, the judge informs defendants of their rights, which includes the right to counsel. If defendants do not have the means to hire a private defense lawyer, they may request a court-appointed attorney. If defendants choose to do so, they must complete an affidavit of indigency, sign under oath that they are in need of publicly financed legal representation, and provide information on their employment status, income, expenses, assets, and liabilities, which are reviewed by a judge to determine the defendants' indigency.¹⁷ Defendants also affirm their understanding that indigent defense in North Carolina is not free; defendants who are convicted of a criminal charge must pay the costs of their legal defense as part of their sentence.¹⁸ North Carolina, like most states, does not have a strict definition for indigency;¹⁹ jurisdictions will typically assign a court-appointed attorney for any defendant who requests one and has demonstrated some degree of financial hardship.²⁰

IDS recommends that court-appointed attorneys contact their indigent clients within two days of appointment. At this stage, the court-appointed attorney's duty is to guide defendants, provide advocacy, and help make informed decisions during the criminal justice process. Misdemeanor defendants at this stage may have a case dismissed before trial, enter a plea deal before trial, or go to trial in District Court, which will be in front of a judge, but without a jury. After trial, misdemeanor cases can be appealed in Superior Court before a jury. On the other hand, felony cases proceed to a probable cause hearing, which may result in the defendant's indictment (accusation of one or more charged crimes) by a grand jury, after which the case will be moved to Superior Court. After indictment, a felony case may result in a dismissal of charges, resolution through a plea deal, or go to trial before a judge and/or jury in Superior Court.

2.3 Assigned Counsel in North Carolina

In an assigned counsel system, the local jurisdiction provides indigent defense by contracting with private lawyers, who are assigned to indigent defendants on a case-by-case basis. Importantly, assigned

¹⁷See, Affidavit of Indigency, at https://www.nccourts.gov/assets/documents/forms/cr226.pdf?exS7WjwfuALB5YDffVj0MVnf_cYVOHOx

¹⁸Legal fees for representation from assigned counsel will primarily be according to the hours the lawyer billed or a flat fee, depending on the county. The state partially finances indigent defense through these "recoupment fees." On the other hand, defendants are not responsible for paying lawyer fees if all charges against them are dismissed. See also, Affidavit of Indigency, at https://www.nccourts.gov/assets/documents/forms/cr226.pdf?exS7WjwfuALB5YDffVjOMVnf_cYVOHOx.

¹⁹See, "Frequently Asked Questions and Recurring Issues in Criminal Cases District Court, Judges' Summer Conference" (June 2014) at https://www.sog.unc.edu/sites/www.sog.unc.edu/files/course_materials/5.27.14Questions%20for% 20panelists%20at%20criminal%20law%20session.pdf.

²⁰Conversation with Mary Pollard, March 2021.

counsel are contractors, rather than government employees. The compensation that assigned counsel receives for each indigent case reflects gross, rather than net, earnings, as they are responsible for covering expenses such as overhead costs, self-employment tax, health insurance, and retirement savings.²¹

Lawyers interested in accepting indigent cases as assigned counsel in North Carolina may apply at the county (jurisdiction) level. Lawyers must meet basic requirements, such as being eligible to practice law in the state and having means of communication and availability for meeting clients. Lawyers may apply to accept indigent cases from any of three appointment lists, which are organized by charge severity: Class A-E (higher-level) felonies, Class F-I (lower-level) felonies, and misdemeanor offenses. Each list has different levels of eligibility requirements, with the Class A-E felony list requiring requiring the greatest amount of experience and the misdemeanor list requiring the fewest. A Committee on Indigent Appointments within each county reviews all applications and approves those who meet the requirements for working as assigned counsel. Attorneys that are found not to meet performance standards may be removed or temporarily suspended from the appointment lists.

After joining an appointment list, lawyers are assigned to indigent cases through a strict system of rotation; the lawyer at the top of the appointment list is assigned to the next indigent case, after which that lawyer is moved to the bottom of the appointment list. Lawyers generally cannot turn down a case they are assigned to, unless an ethical conflict of interest prevents them from accepting one. Lawyers who cannot accept a case because of a conflict of interest remain at the top of the appointment list and are assigned to the next indigent case that becomes available.²²

Before June 2017, 80 of the 82 counties with an assigned counsel system paid lawyers an hourly rate for the time they spent working on each indigent case. Since 2001, two of the 82 counties with an assigned counsel system – Cabarrus and Rowan counties – have paid assigned counsel a flat fee for each adult criminal case disposed in District Court.²³ Lawyers working as assigned counsel are required to track and report the hours they spend on each case in six-minute increments, regardless of how they are compensated. Lawyers working as assigned counsel are compensated for the time they spend on each case, which can be from three sources: (1) time in court, defined as time spent in court proceedings before a judge; (2) time waiting in court, defined as the time attorneys spend waiting in court for their case to be called or heard, during which they are unable to spend time on other cases; and (3) time outside of court; defined as the time lawyers spend preparing cases outside of court, which can include researching

²¹These are typically covered for other agents in the criminal justice system, such as prosecutors and judges, who are employed by the government. See, "FY19 Private Appointed Counsel (PAC), Effective Pay Rate Study" (March 2019) at https://www.ncids.org/wp-content/uploads/2021/05/FY19-Effective-Pay-Rate-Overhead-Report-1.pdf

²²See, e.g. the appointment plan for Judicial District 22B at https://www.ncids.org/wp-content/uploads/2019/01/Dist-22b-appt-regs-effective-1-2-21.pdf.

²³See, "District Court DWI and Misdemeanor Flat Fees and Case Outcomes" (September 2011) at http://www.ncids.org/systems%20evaluation%20project/%20caseoutcome/research/districtcourt.pdf.

the case, gathering evidence, and negotiating with prosecutors and/or other opposing counsel.²⁴ Table 1 summarizes the statewide schedule of hourly rates for assigned counsel in adult criminal cases. Lawyers earn a higher hourly rate when representing defendants facing more severe charges, and the hourly rate a lawyer receives for work on each case is determined by the most severe original charge that the defendant faces.²⁵ Unlike many indigent defense systems outside of the state, lawyers working as assigned counsel in North Carolina are not limited by a cap on compensation for each indigent case they work on.

2.4 Policy Change: Uniform Fee Pilot Program

In July 2016, the North Carolina state legislature directed the Administrative Office of the Courts (AOC) and IDS to implement the Uniform Fee Pilot Program, which would implement flat fee compensation for assigned counsel accepting indigent cases in District Court. For the pilot program, AOC and IDS were required to select one or more counties in six judicial districts, with at least two counties having small caseloads, two with medium caseloads, and two with large caseloads. Districts 10, 18, and 26 were to be excluded from consideration for the pilot.²⁶ The goal of the state legislature in implementing the pilot program was to explore whether implementing flat fee compensation for assigned counsel statewide could reduce and improve predictability of state spending on indigent defense.²⁷

AOC and IDS were given discretion over setting the flat fee schedule and choosing the counties that would switch to flat fee pay as part of the pilot program. To reduce potential harm to defendants in the counties chosen for the pilot program, the flat fee schedule was set according to statewide hourly averages for each type of criminal case, and a clause was included to allow lawyers to petition a judge for hourly compensation under extraordinary circumstances when a case required a significant time commitment. Table 2 summarizes the flat fee compensation schedule, which varies by charge severity, and calculates (1) the implict hours under statewide hourly rates for assigned counsel and (2) the average number of hours that lawyers spent on cases, by case type. The implicit hours under the hourly schedule are generally lower, but similar to the average time that lawyers spend on indigent cases statewide.

The six pilot counties were chosen as follows.²⁸ First, counties in North Carolina with an assigned counsel system were ranked according to two metrics: the rate at which cases result in a non-conviction

²⁴See, "IDS Policies Governing Attorney Fee and Expense Applications in Non-Capital Criminal and Non-Criminal Cases at the Trial Level" (March 2021), at https://www.ncids.org/wp-content/uploads/2021/03/Atty-Fee-policies-non-capital.pdf.

²⁵For example, if a defendant was charged with three offenses – one Class D felony, one Class I felony, and one misdemeanor – then the lawyer assigned to the case would be paid \$75 for each hour spent representing this defendant. To prevent perverse incentives, the hourly rate remains the same even if the severity original charge is reduced. For example, if the same defendant's most severe original charge was reduced from a Class D to a Class E felony, then lawyer's hourly rate would remain the same at \$75.

²⁶These District contain the cities Raleigh, Greensboro, High Point, and Charlotte.

²⁷Thomas Maher, Director of the North Carolina Office of Indigent Defense Services. See, "Defense Strategy: Lawyers Question Flat Fees for Court-Appointed Counsel", Smoky Mountain News, p. 6 at https://issuu.com/smokymountain/docs/smn_07_05_17.

²⁸Conversations with NC IDS staff. See also, "2017 Report on IDS Uniform Fee Schedule Pilot" at https://www.ncleg.gov/documentsites/committees/JLOCJPS//Reports/FY%202016-17/IDS_Uniform_Fee_Schedule_Pilot_2017_05_01.pdf.

and the rate at which defendants were convicted on the highest charge. Next, a group of counties, which met the general county size requirements outlined by the state legislature and were considered to have "generally good outcomes for indigent clients," was chosen from the middle of this ranking; consideration was also given to counties with a sufficiently large roster of assigned counsel that could withstand potential attrition following the switch to flat fee compensation. Finally, from this group, Davidson and Iredell counties were chosen as the two counties with "large" caseloads; Burke and Lincoln counties were chosen as the two with "medium"-sized caseloads; and Macon and Watauga were chosen as the two with "small" caseloads. Figure 2 presents a county map of North Carolina, in which the pilot counties are in orange, the assigned counsel (primary) counties are in dark blue, and the assigned counsel (auxiliary) counties are in light blue.

The flat fee schedule was implemented in the pilot counties for all indigent cases that were assigned starting on June 1, 2017. The pilot program contained a provision allowing pilot counties to opt out, and both Macon and Watauga counties withdrew from the pilot program in early 2019. For the remaining counties, the pilot program is ongoing as of February 2021.²⁹

2.5 Lawyer Motivations

Lawyers accepting indigent criminal cases as assigned counsel in North Carolina have two primary motivations. One motivation is prosocial, as a strong sense of public service is a leading reason for why lawyers choose to represent indigent defendants as assigned counsel. Many lawyers report doing so out of a sense of duty, viewing the work as necessary for protecting the constitutional rights of defendants who do not have the financial means to hire a lawyer for their defense. The other primary motivation is financial. Indigent cases represent a portion of the casework that these lawyers accept to earn income as part of their full-time profession. At the same time, compensation for assigned counsel in North Carolina is low, especially after considering the overhead costs they must cover as contractors, and many lawyers who accept indigent cases experience financial hardship that weighs on the level of representation they provide for their clients, as well as whether they choose to continue accepting indigent cases. I provide a description of these motivations in the context of three sources: (1) a 2019 IDS study on compensation for assigned counsel, (2) media coverage of the Uniform Fee Pilot Program, and (3) an IDS survey of lawyers who accepted indigent cases under flat fee compensation as part of the Uniform Fee Pilot Program.

In March 2019, IDS released a report on effective pay rates for assigned counsel in North Carolina.³⁰

²⁹See "Notice of Targeted Rate Hikes for PAC and Contract Attorneys" (February 2021) at https://www.ncids.org/wp-content/uploads/2021/04/Notice-to-Attorney_Rate-Restoration-03_2021.pdf.

³⁰See, "FY19 Private Appointed Counsel (PAC), Effective Pay Rate Study" (March 2019) at https://www.ncids.org/wp-content/uploads/2021/05/FY19-Effective-Pay-Rate-Overhead-Report-1.pdf

To prepare this report, IDS conducted a survey among all assigned counsel in the state regarding costs and finances. Among those surveyed, a significant number of lawyers indicated that they accept indigent cases because of a strong sense of public service, but need to make financial sacrifices to continue doing so. Assigned counsel are contractors, typically working as sole practitioners with no support staff, and must cover expenses such as overhead, self employment tax, and health insurance. For nearly all lawyers, assigned counsel work supplements another source of income.³¹ While assigned counsel earn an hourly rate between \$55 and \$75 in each case, their average effective hourly rate net of overhead costs was \$15.62; 20% report making an effective hourly rate below \$10, and 10% report losing money from working as assigned counsel. In addition, a large majority of these lawyers struggle financially; 84% of respondents indicated that they had experienced financial hardships such as credit card debt, late payments for student loans, and receiving income-based government assistance. Because of financial strain and low hourly rates from indigent work, 50% of lawyers surveyed reported reducing their indigent caseload or leaving appointment lists altogether. Those who continue accepting indigent cases do so in spite of the low pay, or respond by substituting hours away from indigent cases and toward more profitable work (e.g. criminal or civil private casework), or increasing their indigent caseload by joining multiple appointment lists within the same county or joining appointment lists in multiple counties.

The next two sources relate the tension between financial and prosocial motivation in context of the policy change I study in this paper. In July 2017, a weekly newspaper in western North Carolina published an article about the Uniform Fee Pilot program.³² One lawyer interviewed for the article stated his belief that under flat fee compensation, lawyers will "be quicker to just make a plea deal instead of going above and beyond to make the best decision for their client," and that such a system may "[turn] criminal defense into a volume business." The first quote relates to incentive effects; under flat fee pay, lawyers may have no financial incentive to invest time in a case beyond a reservation level of effort; in context of the previous discussion, any additional effort that lawyers choose above their reservation level may come from prosocial motivation. The second quote describes the possibility that the number of cases a lawyer accepts may be another margin that lawyers optimize on under flat fee compensation, though the extent of this depends in part on how many lawyers choose to remain on the appointment lists. The lawyer also stated his belief that the switch to flat fees "[pitted] an attorney's duty to zealously defend a client against his duty to feed himself and his family." This reflects the tension that may arise when lawyers, through financial motivation, choose an optimal level of effort that is lower under flat fees, which may conflict with

³¹Conversation with Margaret Gressens, June 2021. While many lawyers in North Carolina desire to run a practice consisting only of indigent criminal cases, few (if any) are able to do so because it is financially unsustainable.

³²See, "Defense Strategy: Lawyers Question Flat Fees for Court-Appointed Counsel", Smoky Mountain News, p. 6-7 at https://issuu.com/smokymountain/docs/smn_07_05_17.

their duty to provide advocacy and effective representation as court-appointed counsel for their indigent clients. A 2018 IDS survey of assigned counsel in the pilot counties reflects these possibilities;³³ more than 50% of lawyers surveyed believed that flat fee compensation impacted the quality of representation for indigent defendants, with many reporting pressure to spend less time on each case than required to provide effective representation for their clients.

3 Conceptual Framework

The goal of this paper is to study whether compensation structures impact the quality of legal representation in indigent criminal defense. In the previous section, I provided institutional detail on North Carolina, described the natural experiment I will empirically examine, and discussed the tension between financial and prosocial motivation that lawyers experience when representing indigent defendants in the state. In this section, I consider these lawyer motivations to construct a simple conceptual model that describes the effort that lawyers choose to exert in indigent criminal cases under hourly and flat fee compensation. Similar in spirit to those in Bandiera et al. (2005), Besley and Ghatak (2005), and Besley and Ghatak (2018), this model considers how social preferences, particularly prosocial motivation, interact with different compensation structures in lawyers' effort choices, and in turn, how changes in lawyer effort might impact outcomes of the indigent defendants that these lawyers represent. I also use this model to generate predictions for my empirical analysis of the flat fee pilot program.

3.1 Conceptual Framework: Setup

This simple model focuses on a lawyer i who works on a given indigent criminal case. The lawyer receives positive payoffs from two sources: (1) the income she earns from working on the case, and (2) the sense of public service she gains from working on the case. Depending on when and in what county the lawyer accepts the case, the lawyer earns either an hourly wage w_H for the time she spends on the case, or a single flat w_F for her work on the case. The lawyer's payoff from the public service aspect of working on the case is determined in part by her level of prosocial motivation θ_i , where $\theta = 0$ denotes no prosocial motivation, and $\theta = 1$ denotes the highest possible value of prosocial motivation. I assume that $0 < \theta_i < 1$, which rules out the possibility that lawyers may be antisocially motivated.

I assume that by default, the lawyer will exert at least her reservation level of effort \underline{e}_i , which has zero

³³See, "Report on Model Fee Schedule, May 18, 2018" at https://www.ncleg.gov/documentsites/committees/JLOCJPS/Reports/FY%202017-18/IDS-Fee_Pilot_Report-2018_03_14.pdf

effort cost.³⁴ However, the lawyer chooses a true, unobserved level of effort $e_i > 0$ above her reservation effort \underline{e}_i when working on the case. The lawyer's choice of e_i determines the number of observable hours $H_i = H_i(e_i)$ she spends on the case, where $\frac{\partial H_i}{\partial e_i} > 0$ and $H_i(\cdot)$ is strictly increasing. The number of hours the lawyer spends on a case is also determined by other underlying characteristics, such as ability and experience; for example, to achieve some level of legal "output," a lawyer with greater ability and/or experience may require less time than a lawyer with less experience and/or effort. Here, $H_i(\cdot)$ is specific to lawyer i, and holds fixed these other lawyer-specific characteristics.

As discussed above, the lawyer receives positive payoffs from two sources while working on the case. First, she obtains financial benefit Y_i^f from the income she earns, which is $Y_i^f = w_H H_i$ under hourly pay and $Y_i^f = w_F$ under flat fee pay; the lawyer takes w_H and w_F as given. Second, the lawyer obtains prosocial benefit Y_i^p from the indigent defendant's case outcome, which directly enters her utility function.³⁵ Y_i^p is equal to the production function for the indigent defendant's outcome $X_i(e_i)$, where $\frac{\partial X_i}{\partial e_i^2} > 0$, $\frac{\partial^2 X_i}{\partial e_i^2} < 0$, and higher values of $X_i(\cdot)$ denote a more favorable outcome. Combining these components, I describe the lawyer's payoff function as follows:

$$u_{i} = (1 - \theta_{i})Y_{i}^{f} + \theta_{i}Y_{i}^{p} - \gamma \frac{e_{i}^{2}}{2}$$
(1)

I assume that payoffs are a convex combination of the lawyer's financial and prosocial benefits, weighed by the lawyer's prosocial motivation θ_i , to reflect the tension between her financial and prosocial motivations. Lawyers with zero prosocial motivation receive positive payoffs only from the financial benefits of working on indigent cases, while lawyers that are purely prosocially motivated receive positive payoffs only from the outcome of the indigent defendant they represent. $\gamma \frac{e_i^2}{2}$ is the lawyer's cost of effort, where γ is the inverse of lawyer ability.

3.2 Choice of Effort Under Hourly Compensation

Under hourly compensation, the lawyer is paid for the time $H(\cdot)$ she spends on the case, which is increasing in her choice of effort. To determine optimal effort under hourly compensation, the lawyer

 $^{^{34}}e_i$ could be interpreted as, for example, the minimum level of effort required to avoid suspension or removal from the appointment list due to poor performance.

³⁵In the context of Besley and Ghatak (2018), θ_i can be interpreted as altruism, in which agents are motivated by the payoffs of those who benefit from the agents' work. In contrast, agents with warm glow motivation receive positive utility from the effort they spend in producing higher payoffs for their beneficiaries. The predictions of the model remain the same when modeling θ_i as warm glow motivation rather than altruism.

solves the following problem:

$$\max_{e_i} (1 - \theta_i) w_H H_i(e_i) + \theta_i X_i(e_i) - \gamma \frac{e_i^2}{2}$$
 (2)

The lawyer's optimal level of effort solves the following first order condition under hourly compensation:

$$(1 - \theta_i)w_H H_i'(e_i) + \theta_i X_i'(e_i) = \gamma e_i \tag{3}$$

3.3 Choice of Effort Under Flat Fee Compensation

Under flat fee compensation, the lawyer is paid a fixed amount that does not vary with the time or effort she chooses to spend on the case. The lawyer determines her optimal level of effort under flat fee compensation by solving the following problem:

$$\max_{e_i} \quad (1 - \theta_i) w_H + \theta_i X_i(e_i) - \gamma \frac{e_i^2}{2} \tag{4}$$

The lawyer's optimal level of effort solves the following first order condition under flat fee compensation:

$$\theta_i X_i'(e_i) = \gamma e_i \tag{5}$$

3.4 Comparison of Optimal Effort Under Hourly and Flat Fee Pay

Equations (3) and (5) are the first order conditions that the lawyer's optimal level of effort solves under hourly and flat fee compensation, respectively. The difference in the first order conditions is that under a flat fee structure, lawyers have no financial incentive on the margin to supply effort to a case beyond a reservation level. How much lawyers respond in their choice of additional effort beyond \underline{e} after pay switches from an hourly to a flat fee basis is determined by their level of prosocial motivation θ , with lower values of θ generating stronger effort responses. On one extreme, lawyers who are purely prosocially motivated ($\theta = 1$) will exert the same amount of effort under both compensation structures. Conversely, lawyers with no prosocial motivation ($\theta = 0$) will exert only their reservation effort \underline{e} on indigent cases under flat fee compensation. Under the assumption that $0 < \theta_i < 1$, this model predicts that after compensation switches from an hourly to a flat fee basis, all assigned counsel will reduce their effort indigent cases to some degree, the magnitude of which depends on their θ . Specifically, the model predicts that higher levels of average financial motivation among lawyers (lower values of θ) will be associated with larger reductions of effort in indigent cases following the implementation of flat fees. On

the other hand, if assigned counsel are almost entirely prosocially motivated on average (θ close to 1), the model predicts that there may be little change in their effort on indigent cases following the change in compensation structure.

Although effort e_i is unobservable, some observable proxies can be studied empirically. If hours $H_i(e_i)$ are strictly increasing in effort, significant reductions in effort following the implementation of flat fees may manifest as reductions in lawyers' self-reported hours on indigent cases. However, one important concern about data on lawyers' hours is that they may be subject to reporting bias. The hours that lawyers report for cases may differ from their true hours – for example, if the government's inability to monitor effort creates perverse incentives for lawyers to overstate their time under hourly pay – and the switch to flat fee pay may give lawyers little incentive to accurately track their time, potentially adding noise to the hours they self-report. Another outcome that may be less subject to self-reporting bias is days to disposition, or the number of days between case assignment and disposition. Since both hours per case and days to disposition are measures of time, the latter could be specified as $D_i(H_i)$, such that $\frac{\partial D_i}{\partial H_i} > 0$ where D_i is strictly increasing in H_i , which further implies that $\frac{\partial D_i}{\partial e_i} > 0$. In particular, large reductions in effort resulting from the switch to flat fees could result in a rise of incidences where cases are disposed soon after or on the same day as the case assignment. I describe results of my analysis of these outcomes, as well as reporting bias in the lawyer hours data, in Section 5.

3.5 Lawyer Effort and Defendant Outcomes

Above, I express defendant outcomes as a function of effort, $X_i(e_i)$, where a higher value of $X_i(\cdot)$ denotes a more favorable case outcome and $\frac{\partial X_i}{\partial e_i} > 0$. Given this definition of $X(\cdot)$, this model predicts that a reduction in effort will increase the likelihood that a defendant has an unfavorable case outcome, such as conviction and incarceration. The magnitude of the increase in unfavorable outcomes depends on lawyer effort responses to the implementation of flat fee compensation, which in turn depends on lawyers' prosocial motivation θ . For higher levels of average financial motivation among lawyers (lower values of θ), the model predicts larger increases in the incidence of unfavorable case outcomes. If assigned counsel are almost entirely prosocially motivated (θ close to 1), the model predicts that following the implementation of flat fees, there will be little change in case outcomes of the defendants they represent.

One particular outcome of interest is conviction on a defendant's highest original charge. About 93% of convictions in North Carolina are through a guilty plea, and if flat fee compensation reduces lawyers' effort in plea bargaining proceedings with the prosecutor, then the defendants they represent may be more likely to be convicted on their highest charge. In addition to proxies of lawyer effort, I study impacts of

switching to flat fee compensation on conviction, guilty pleas, and incarceration in my empirical analysis, discussed in Section 5.

4 Empirical Framework

In the previous two sections, I described the natural experiment I use to (1) estimate the causal impact of moving from hourly to flat fee pay on defendant outcomes and (2) explore lawyer effort and selection as potential mechanisms, as well as a simple conceptual model that generates predictions for how the switch from hourly to flat fee compensation impacts these variables. In this section, I describe the administrative data I use for my empirical analysis and the empirical methodology I use to estimate the casual effects described above.

4.1 Data

My empirical analysis relies on linkages between two administrative datasets from North Carolina. First, I obtained administrative criminal records data from the North Carolina Administrative Office of the Courts. This dataset contains records at the charge level³⁶ for the universe of criminal cases in North Carolina from January 2015 – June 2020. For each case, this dataset contains information on defendant characteristics, including race and gender; case characteristics, such as information on the charge and charge severity; and case outcomes, such as whether the case was dismissed, convicted, or resulted in a guilty plea, and the type of sentence a defendant received in the event of a conviction. In addition, this dataset contains cases in which the defendant received publicly financed legal counsel, as well as those in which defendants hired a private defense lawyer.

Second, I obtained data from the North Carolina Office of Indigent Defense Services containing case-level compensation records for all lawyers who accepted criminal cases as assigned counsel in North Carolina between January 2015 – August 2021. For each case, this dataset contains information on the case identifier, the lawyer's name, the lawyer's bar identification number, the date of the lawyer's first meeting with the defendant, the date on which the case was disposed, the amount the lawyer was paid, and the hours that the lawyer reported spending on the case.

I link these two datasets by case identification number and county, which uniquely identify each case. In addition, I obtained information on each lawyer's gender and bar license date from the lawyer directory of the North Carolina State Bar. I merge this information with the two administrative datasets above using the lawyer bar identification number, which uniquely identifies each lawyer.

³⁶A single criminal case can be associated with multiple charges.

4.2 Sample Construction and Descriptive Statistics

To construct the data sample for my analysis, I limit my data in the following ways. First, I limit the data to criminal cases in North Carolina in which indigent defendants received court-appointed legal representation from assigned counsel; these consist of cases in the 82 counties that used assigned counsel as a primary or auxiliary system of indigent defense. I exclude cases in Cabarrus and Rowan counties, which paid assigned counsel a flat fee per case during the entire sample period. Next, I limit my data to indigent criminal cases handled by District Court. I also drop felony cases from my data, as (1) the pilot program changed compensation for cases disposed in District Court, which primarily handles adult misdemeanor criminal cases, and (2) felonies can only be disposed in District Court through a guilty plea in certain circumstances. I also limit the sample period to January 1, 2015 – December 31, 2019 in order to (1) adjust for censoring, since the court records data are missing case outcome and disposition information for a large share of cases in 2020, and (2) exclude observations for which the quality of legal representation could have been impacted by the COVID-19 pandemic.

Further, in the treated counties during the post period, I drop observations in which lawyers petitioned with a judge to receive hourly compensation instead of a flat fee due to extraordinary circumstances; these account for approximately 10% of criminal cases in the treated counties during the post period. I do so, since cases compensated under extraordinary pay on an hourly basis are effectively similar to cases in the control counties. However, in a later section, I report results from a robustness check in which I include these observations in the data and estimate intent-to-treat estimates. Overall, I find that both sets of results are similar.

Table 3 reports descriptive statistics for my dataset. There are a total of 165,526 observations in my data, with 19,605 from the treated group and 145,921 from the control group. The tables also calculate averages for the defendant demographics and case characteristics I observe in my data. The two groups are fairly similar in terms of averages, though the pilot counties have a higher percentage of white defendants and a lower percentage of black defendants among those who obtain court-appointed counsel.

4.3 Empirical Strategy

My empirical framework examines the impact of changing compensation for court-appointed attorneys from an hourly to a flat fee per case basis on the time that lawyers spend on cases and the outcomes of the criminal defendants they represent. To do this, I use two empirical specifications. First, I estimate difference-in-differences models in which I compare changes in the outcomes of interest in the treated counties before and after the start of the pilot program with those of the control counties, in which

assigned counsel were paid an hourly rate for the entire sample period. For my main analysis, I run regressions of the form:

$$Y_{ic\ell t} = \beta(Treat_c \times Post_t) + X_i + \alpha_c + \lambda_\ell + \tau_t + \epsilon_{ic\ell t}$$
(6)

where i indexes case, c indexes county, ℓ indexes lawyer, and t indexes time. $Y_{ic\ell t}$ is an outcome of interest, such as a defendant outcome (e.g. conviction, incarceration) or a proxy for lawyer effort (e.g. reported hours spend on a case). $Treat_c$ is an indicator variable for whether a case was in a treated county, in which compensation for assigned counsel switched from an hourly to a flat fee basis. $Post_t$ is an indicator variable for whether a case was assigned to a court-appointed attorney following the start of the pilot program. X_i is a set of indicator variables for case characteristics (charge severity) and defendant demographics (race,age, and gender). α_c is a county fixed effect, which accounts for time-invariant county characteristics, which may include factors such as judge/prosecutor harshness, the culture of indigent defense within the jurisdiction, and local attitudes toward criminal justice. λ_ℓ is a lawyer fixed effect, which accounts for time-invariant lawyer characteristics such as ability, experience, and prosocial motivation. τ_t is a month-year fixed effect. Following Bertrand et al. (2004), I cluster standard errors by county, the level at which treatment is assigned. In sample, there are a total of 80 clusters, with 6 treated and 74 untreated counties.

The coefficient of interest is β , which measures the difference in the change in outcomes following the start of the pilot program between (1) the treated counties, which changed compensation for assigned counsel from an hourly to a flat fee basis, and (2) the control counties, which remained under hourly compensation during the entire sample period.

Second, I use an event study specification to estimate the dynamic average treatment effect on the treated (ATT) of switching from hourly to flat fee pay. To do this, I run the following regression:

$$Y_{ic\ell t} = \sum_{j=H1}^{H2} \sum_{2015}^{2019} \beta_j \left[Treat_c \times \mathbb{1}(t=j, j \neq H2\ 2016) \right] + X_i + \alpha_c + \lambda_i + \tau_t + \epsilon_{ic\ell t}$$
(7)

where H1 and H2 represent half years, and variables are defined similarly to those in Equation (6).

The identifying assumption of this difference-in-differences specification is that average outcomes for both the pilot and non-pilot counties would have followed parallel trends in the absence of a change in compensation for assigned counsel from hourly rates to flat fees. Assumptions about counterfactual outcomes are fundamentally untestable. However, to provide support for the plausibility of the parallel trends assumption, I plot raw trends in the outcomes of interest between the treated and control counties, and also present graphs of the coefficients and confidence intervals from the estimation of the event study

specification in Equation (7).

In a later set of results, I assess whether my results are sensitive to changes in the empirical specification. Specifically, I estimate variants of Equation (6) in which I (1) remove the lawyer fixed effect, (2) remove the county fixed effect, and (3) replace the lawyer and county fixed effects with a lawyer-by-county fixed effect, a more flexible specification that allows lawyers to differ among the counties they may accept indigent cases in. Finally, to address potential concerns with inference due to a relatively small number of treated counties in this setting, I implement a variant of Fisher's randomization test in which I generate placebo groups by randomly selecting 6 out of the 80 counties for each, estimate effects for each placebo group, and compare the estimates from my main results with these placebo estimates. Effectively, this test assumes that the placebo estimates represent the sampling distribution for my main estimates, and I use this methodology to calculate exact p-values as the percentile of my main estimates within the placebo distribution.

5 Results

In this section, I present results on the impact of switching from hourly to flat fee compensation for assigned counsel on the quality of indigent defense. First, I present a series of raw plots for my outcomes of interest to provide descriptive evidence as well as supporting evidence for the validity of my difference-in-differences methodology. Then, I present my main results, in which I describe difference-in-differences estimates for the impact of the pilot program on defendant outcomes and explore two potential mechanisms: an intensive margin response on effort by lawyers and the selection of lawyers on the extensive margin. Finally, I explore heterogeneity in my main results among different lawyer and defendant groups, and assess the sensitivity of my main results to a series of alternative specifications.

5.1 Raw Plots

Figures 3 and 4 present raw plots of the measures of defendant outcomes and lawyer effort that I will be focusing on in this paper. I calculate averages of each outcome variable by treated/non-treated group and half year, and for each outcome of interest, divide the raw average for each group and half year by each group's average in H2 2016 (the last untreated half year) so that all plotted values are relative to this time period, and graph them as separate trends to assess whether the outcomes in the treatment and control groups (1) followed similar trends before the period in which the treatment occurred, and (2) diverged after the treatment began. Figure 3 focuses on the following defendant outcomes: conviction,

conviction on the highest original charge, guilty plea, guilty plea on the highest original charge, dismissal or reduction of charges, and incarceration. Figure 4 focuses on the following proxies for lawyer effort in indigent criminal cases: average self-reported hours per case, average days to disposition, and whether a lawyer disposed a case on the same days as the first meeting with the defendant.

The trends in Figure 3 suggest that from 2015 through 2016, when all assigned counsel in North Carolina counties were paid according to the same hourly rates, defendant outcomes trended similarly between the treated and control counties. However, in the periods following the start of pilot program, there is a divergence in trends of defendant outcomes between the two groups. Rates at which defendants were convicted and entered guilty pleas increased in the treated counties relative to the control counties. Increases were even greater for the rate at which defendants were convicted on or entered guilty pleas for their highest original charge. In addition, the trends show that following the treatment, defendants in the treated counties experienced a lower probability of having charges dismissed or reduced, and a higher probability of incarceration.

I observe similar patterns for lawyer effort in Figure 4. I focus on three proxies for lawyer effort: the hours that lawyers reported spending on each case, the number of days between case assignment and disposition, and whether a lawyer disposed a case on the same day as the first meeting with the defendant. Raw trends for lawyer effort trend similarly from 2015 through 2016. However, following the start of the pilot program, the treated counties experienced a strong divergence in these outcomes; lawyers on average report spending fewer hours on cases, dispose cases sooner, and are more likely to dispose a case on the same day as their first meeting with the defendant.

Taken together, Figures 3 and 4 provide supporting evidence for the validity of my difference-indifferences design, and suggest that moving from hourly to flat fee pay for assigned counsel increased the probability that indigent defendants experienced unfavorable case outcomes. The graphs also provide supporting evidence that one potential channel was a reduction in the effort that assigned counsel exerted in the indigent cases they accepted. In the remaining discussion of my empirical results, I assess whether the patterns suggested in these raw plots may have a causal interpretation.

5.2 Potential Threats to Identification

Next, I address potential threats to identification in my research design. First, I explore whether there general equilibrium effects, in which behavioral responses to the pilot program from agents in the criminal justice system other than assigned counsel may have impacted defendant outcomes. Second, I consider whether changes in defendant outcomes may be driven by changes in the composition of indigent criminal

cases.

First, I explore whether some indigent defendants in the treated counties responded to the pilot program by hiring a private lawyer for their defense instead of accepting court-appointed counsel. For example, indigent defendants who became aware of the pilot program may have been concerned that a court-appointed attorney compensated under a flat fee schedule may not have an incentive to exert the effort required for effective legal representation. A response that involves hiring a private lawyer can change the composition of defendants who obtain court-appointed counsel. However, the direction in which this response impacts average case outcomes at the county level is ambiguous. If only defendants facing more serious charges or a higher probability of conviction responded by hiring a private lawyer, then the charge severity and probability of conviction among defendants represented by court-appointed counsel could become lower on average. Under this scenario, it is possible that indigent cases in the treated counties may have more favorable outcomes on average under the pilot program. On the other hand, if only defendants on the margin of conviction responded by hiring private lawyers, then the charge severity and probability of conviction among defendants represented by court-appointed counsel could become worse on average; this scenario could increase the probability of an unfavorable outcome among indigent cases in the treated counties in a way that is unrelated to the incentive or selection effects from the change in lawyer compensation. Table 4 reports results from a difference-in-differences analysis examining the share of privately retained cases at the county-month level as the outcome of interest. The estimated coefficient is 0.007 and not statistically different from zero for (1) all criminal cases and (2) district court cases. I interpret these results as suggesting that indigent defendants in the treated counties were not more likely to retain private counsel during the pilot program.

Next, I examine whether there was a change in the number of criminal cases in the treated counties during the pilot program. One way that a rise in the number of criminal cases in a county (e.g. from an increase in crime) could impact defendant outcomes is by overloading court-appointed attorneys, and thereby reducing the quality of representation they can provide; on the other hand, a decline in the number of criminal cases could have the opposite effect. Table 5 presents results from a difference-in-differences analysis examining whether the pilot program was associated with a change in the number of criminal cases in the treated counties. The estimated coefficients are small, negative, and not statistically different from zero; I interpret these results as ruling out the possibility that changes in the number of criminal cases may have affected case outcomes of indigent defendants in the treated counties following the implementation of flat fees.

Finally, Table 6 presents results from a difference-in-differences analysis examining changes in case composition - specifically, the share of cases associated with violent, property, and drug offenses, as well

as felonies. The estimated coefficients for all outcomes are small and not statistically different from zero. I interpret these results as suggestive evidence that changes in case composition did not impact case outcomes of indigent defendants in the treated counties during the pilot program.

5.3 Defendant Outcomes

Having provided suggestive evidence that changes in case composition and defendant behavior did not change in the treated counties during the pilot program, I present results examining the impact of the pilot program – during which compensation for assigned counsel changed from an hourly to a flat fee basis in the treated counties – on case outcomes of indigent criminal defendants. Tables 7 - 10 report result for the estimation of Equation (6) on the following defendant outcomes: conviction, conviction on the highest original charge, guilty plea, guilty plea on the highest original charge, dismissal or reduction of charges, and incarceration.

Tables 7 and 8 report results on convictions and guilty pleas. In my analysis, I find that switching from hourly to flat fee pay resulted in a 4.7 percentage point increase in convictions, a 10.5% increase from the pre-period mean, and a 4.7 percentage point (11.7%) increase in guilty pleas. However, convictions and guilty pleas are not unfavorable case outcomes in all situations. If it is not possible to have charges dismissed, the best possible outcome for a defendant is a conviction on a reduced charge that carries a less severe punishment or sentence. To assess the impact of switching from hourly to flat fee compensation on unfavorable defendant outcomes, I study impacts on convictions and guilty pleas on the defendant's highest original charge. In the same tables, I find that defendants were 4.4 percentage points (15.3%) more likely to be convicted on their highest original charge and 4.6 percentage points (16.8%) more likely to plea guilty on their highest original charge when their lawyer was paid under a flat fee structure. The results on convictions and guilty pleas on the defendant's highest original charge is consistent with lawyers exerting less effort in negotiating reduced charges and other favorable outcomes with the prosecutor during the plea bargaining process. Further, these results imply that the increase in convictions were primarily driven by guilty pleas, which account for 93% of convictions in the treated counties.

Table 9 reports results on two measures of favorable outcomes for defendants: (1) a case dismissal and (2) a reduction or dismissal of charges. My estimates suggest that after compensation for assigned counsel changes from an hourly to a flat fee basis, defendants were 4 percentage points (7.5%) less likely to have a case dismissed and 3.7 percentage points (5.3%) less likely to have charges dismissed or reduced. Finally, Table 10 reports results on incarcerations, the most severe punishment for a criminal offense. In my analysis, I find that defendants represented by a lawyer paid under a flat fee structure were 4.6 percentage

points (36.5%) more likely to be incarcerated.

Figure 5 presents event study graphs for the outcomes studied in Tables 7 - 10. I construct these graphs by first estimating my event study specification in Equation (7) for each of the six defendant outcomes of interest, then plotting the estimated coefficients and 95% confidence intervals for interactions between the pilot county indicator and indicators for each half year. The graphs generally suggest that there are no significant differences in outcomes between the treated and control groups prior to the start of the pilot program, which provides additional supporting evidence for the validity of the parallel trends assumption. After the first treated period, the event study graphs show that case outcomes of indigent defendants diverged between the treated and control groups, suggesting that defendants were more likely to have unfavorable case outcomes when their lawyer was compensated under a flat fee structure.

Potential Mechanisms

Next, I discuss two potential mechanisms by which changing compensation for assigned counsel from an hourly to a flat fee basis may impact defendant outcomes. First, defendants may be more likely to have unfavorable outcomes because flat fee compensation discourages their lawyers from exerting effort on their case. As Equation (5) of the conceptual model suggests, lawyers have no financial incentive on the margin to exert effort on cases under flat fee compensation, and under the assumption that $0 < \theta < 1$, all lawyers will reduce effort to some degree. Second, I explore whether defendant outcomes could have been impacted by changes in the composition of lawyers that choose to accept indigent cases as assigned counsel.

5.4 Potential Mechanism #1: Intensive Margin Response on Effort

True lawyer effort in indigent cases is intangible and unobserved. However, the setting of this paper and the detailed administrative data I obtained allow me to observe measures of lawyer behavior that are closely related to the effort they exert in each case. In my analysis, I focus on the following three proxies for lawyer effort: the hours that lawyers report working on each indigent case, the number of days between case assignment and disposition ("days to disposition"), and whether a lawyer disposed a case on the same day as the first meeting with the defendant.

First, I examine lawyers' reported hours on each case, as hours are a natural measure of effort, if they can be accurately recorded. Although assigned counsel in the treated counties were no longer paid under an hourly basis following the implementation of flat fees, IDS required that they continue to track and report hours in their fee applications to be compensated for each case. However, reporting bias in the

data on lawyers' hours in each case is an important concern in this setting. I address these concerns in the discussion of my results on lawyers' reported hours below. I also examine the impact of the pilot program's implementation of flat fee compensation on other two proxies of effort that may be less subject to reporting bias. Days to disposition – defined as the number of days between the lawyer's first meeting with the defendant and and case disposition – may reflect lawyer effort if switching from hourly to flat fee compensation reduced incentives for lawyers to spend time on each case, and if these effort responses manifested as lawyers choosing to spend less time on cases and resolve cases more quickly, such as through guilty pleas. The third proxy for effort – whether a lawyer disposes a case on the same day as the first meeting with the defendant – is closely related. Considering my results in Table 6, which suggest that there was no change in case composition in the treated counties before and after the implementation of flat fees, observing lawyers disposing cases more quickly, and in particular, on the same day as their first meeting with the defendant, would provide supporting evidence that lawyers responded to the switch from hourly to flat fee compensation by reducing the time and effort they spent on indigent cases.

Tables 11 - 13 report difference-in-differences estimates for these three proxies for lawyer effort. First, Table 11 reports difference-in-differences results for the log of self-reported hours. My estimates suggest that switching from hourly pay to flat fees resulted in a 11.4% decline in the number of hours lawyers reported spending on indigent cases. As discussed in the previous paragraph, there is a concern that because lawyers self-report the hours they spend on each case, reporting bias may impact the interpretation of these results. For example, if lawyers are no longer paid under an hourly basis, they may have no incentive to accurate track and report the hours they work on each case. Another possibility is that lawyers may have an incentive to overestimate the time they spend on cases under hourly compensation, but no longer have an incentive to inflate hours under flat fee pay. Under this scenario, my main estimates of hours could be driven by changes in reporting behavior rather than changes in effort.

I provide both institutional and empirical evidence suggesting that it is unlikely that lawyers are behaving in the ways described above that may impact the interpretation of my results. In the 2019 IDS report on effective pay rates for assigned counsel, discussed in Section 2.5 above, the author argues that the popular belief – that assigned counsel commonly over-bill when they are paid an hourly rate for their time on indigent cases – is unlikely.³⁷ Rather, because of the culture of indigent defense in the state, lawyers working as assigned counsel experience pressure to *under*-report the hours they work on indigent cases. While North Carolina does not have a cap on compensation for assigned counsel in each case, judges can exercise discretion over attorney fees; over 15% of lawyers in the survey reported that judges

³⁷See, "FY19 Private Appointed Counsel (PAC), Effective Pay Rate Study" (March 2019) at https://www.ncids.org/wp-content/uploads/2021/05/FY19-Effective-Pay-Rate-Overhead-Report-1.pdf

cut their reported hours for at least one fee application for month, and the average reduction was nearly 4 hours in these instances. Further, lawyers surveyed for the report responded that having their reported hours reduced by judges in open court can be a humiliating experience. To avoid these events, over 46% of lawyers surveyed for the report indicated that in each month, they reported fewer hours in their fee application than the number of hours they actually worked, and that they chose to self-cut hours for 8 cases per month on average. Although the true effort and hours that lawyers spend on indigent cases is unobservable, the survey results and description of the culture of indigent defense in the state provides suggestive evidence that lawyers are unlikely to be overstating their time on each case under hourly pay.

Next, I address the possibility of another source of reporting bias in hours: when lawyers accepting indigent cases under the flat fee pilot program are no longer paid under an hourly basis, they may no longer have an incentive to accurately report their hours. I assess this by studying changes in how lawyers report hours, particularly whether lawyers are more or less likely to report their hours as whole or to the nearest half. Although not a precise measure of the accuracy of lawyers' reported hours, the rationale is that if lawyers (who are required to track time in six-minute increments) are no longer paid according to time under flat fees, they may have fewer incentives to closely track time, and may be more likely to estimate hours on their fee applications as a whole number or a number round to the nearest half. I estimate my main difference-in-differences and event study specifications of Equations (6) and (7) using one of two indicators as the dependent variable: whether a lawyer reports hours on a case as a whole number, and whether a lawyer reports hours on a case as either a whole number or to the nearest half. Table A1 reports the results of this analysis, and Figure A1 graphs the estimated coefficients and 95% confidence intervals from the event study specification. The difference-in-differences estimates suggest that following the implementation of flat fees in the pilot program, lawyers were 19 percentage points less likely to report hours on a case as a whole number, a 35.3% reduction from the pre-period mean. Similarly, following the implementation of flat fee compensation, lawyers were 19 percentage points (25%) less likely to report their hours on a case as a whole number or to the nearest half number. The event study graph suggest that while reporting behavior of lawyers between the treatment and control groups was minimal during the pre-period, these trends diverged strongly during the post-period, with lawyers in the treated counties following the implementation of flat fees being significantly less likely to report their hours on a case as either whole numbers or rounded to the nearest half. These results relate to the discussion in the previous paragraph; one potential interpretation is that lawyers in the treated counties were actually *more* likely to report their hours accurately, as judges no longer had a need to reduce the hours in lawyers' fee applications, nor did lawyers face pressure to reduce the hours they reported to avoid this event.

While I cannot rule out whether reporting bias is driving my results on lawyer hours per case, features

of the institutional setting and an analysis of lawyers' reporting behavior suggests that these results might reflect, at least in part, that lawyers in the treated counties reduced the time they spent on indigent cases under flat fees compensation. To supplement this analysis, I examine two other proxies for lawyer effort that may be less subject to reporting bias. Table 12 reports difference-in-differences results for the log of days to disposition. My estimates suggest that following the implementation of flat fee compensation, lawyers in the treated counties on average disposed cases 24.5% sooner, equivalent to a reduction of about 27 days. Finally Table 13 reports results on the probability of disposing a case on the date of the lawyer's first meeting with the defendant. My estimates suggest that following the implementation of flat fees, lawyers in the treated counties were 4.3 percentage points (35.8%) more likely to dispose a case on the same day as their first meeting with the defendant. Considering my results in Tables 4 – 6, which suggest that there was no change in case composition in the treated counties before and after the start of the pilot program, my results examining these last two outcomes provide additional evidence that lawyers responded to the switch from hourly to flat fee compensation by reducing their effort in indigent cases.

Figure 6 presents event study graphs for the outcomes studied in Tables 11 - 13. Similar to the previous set of event study graphs, I calculate estimates of my event study specification in Equation (7) for these three outcomes, then plot the estimated coefficients and 95% confidence intervals for interactions between the pilot county indicator and indicators for each half year. For all three outcomes, the event study graphs suggest that there are no differences in outcomes between the treated and control groups prior to the start of the pilot program. However, starting in the first treated period, the graphs suggest that measures of lawyer effort strongly diverged between the treated and control groups. The graphs suggest that lawyers on average spent less time on indigent cases, disposed of indigent cases more quickly, and were more likely to dispose a case on the same day as their first meeting with the defendant.

These results suggest that lawyers reduce their effort on each indigent case when compensation is a flat fee instead of an hourly rate. I also explore whether lawyers responded by increasing the number of cases accepted – another margin that lawyers may optimize on under flat fee compensation. To do this, I construct a balanced panel by limiting my dataset to lawyers who accepted indigent cases in more than half of the quarters in both the pre-and post-periods, count the number of quarterly indigent cases a lawyer accepted in a given county by collapsing the data to the lawyer-county-quarter level, and estimate Equation (6) on this collapsed dataset, using the log of quarterly cases accepted as the dependent variable. Table 14 summarizes the results of this regression. While the estimate suggests that following treatment, lawyers increased the number of quarterly indigent cases they accepted by 16.7%, it is not statistically different from zero. Any change in the number of indigent cases that lawyers choose to accept would also depend on (1) changes in the number of criminal cases in a given county and (2) the number of lawyers

in a given county who are on the indigent appointment list. I explore the first point in Table (5), which suggests that there was no change in the number of indigent criminal cases in the treated counties before and after the implementation of the pilot program. On the other hand, the number of lawyers on an appointment list could change if the switch from hourly to flat fee pay affected the composition of lawyers who choosing to accept indigent cases as assigned counsel; I explore this possibility in my analysis of lawyer selection below.

5.5 Potential Mechanism #2: Selection of Lawyers on the Extensive Margin

Next, I examine whether switching from hourly to flat fee pay changed the composition of lawyers choosing to accept indigent criminal cases. Tables 15 summarizes difference-in-differences estimates from an analysis studying the probability that lawyers accept indigent cases as assigned counsel in District Court. To construct the dataset for this analysis, I collapse my data to the lawyer-county-quarter level, and further limit the data to lawyers who accepted indigent cases in a given county for more than half of the quarters in the pre-period. I analyze three sets of lawyers. First, I focus on all lawyers who accepted indigent cases in District Court (in addition to the limitations above); while the estimate is negative, it is small in magnitude and not statistically different from zero. The next subset of lawyers I examine are those with good outside options in the form of consistent private casework, defined as having new private casework for more than half of the quarters over the entire sample period. The results of this analysis suggest that lawyers within this category in the treated counties are 9 percentage points more likely to leave the indigent appointment list following the start of the pilot program. Finally, I examine a subset of lawyers who have no consistent private casework. The estimated coefficient for this subset of lawyers is negative, but not statistically different from zero.

Table 16 reports difference-in-differences estimates from an analysis studying changes in lawyer composition at the county level. In the first column, I examine the number of lawyers accepting indigent cases as assigned counsel. The estimated coefficient from this analysis is negative, suggesting that fewer lawyers chose to accept indigent cases under flat fees, but it is not statistically different from zero. In the second column, I examine the average years of experience among all lawyers accepting indigent cases as assigned counsel. The estimated coefficient from this regression is negative, but not statistically different from zero.

Overall, I interpret these results as suggesting that while one subset of lawyers – those with outside options in the form of consistent new private casework – are more likely to exit the appointment lists under flat fees, there is no significant change in the number or composition of lawyers that choose to accept indigent cases under flat fee compensation in this specific setting.

5.6 Heterogeneity

In the previous section, I presented evidence suggesting that switching from hourly to flat fee compensation for assigned counsel resulted in a higher probability of adverse outcomes for defendant outcomes, and that these effects were primarily driven by reductions in lawyer effort. In this section, I use the individual-level lawyer and defendant information in my data to explore heterogeneity in these results across lawyer gender, defendant gender, and defendant race. To do this, I estimate Equation (6) separately for each group within these three categories. The results from this heterogeneity analysis are reported in Tables A₃ – A₂₉ and summarized in Figures 7 – 8, which plot the point estimates and their 95% confidence intervals for each outcome variable and specification. For each graph, the specification associated with each result is labeled on the y-axis, values for the outcome of interest are labeled on the x-axis, and the red vertical line denotes the value of zero on the x-axis. The first specification plotted at the top of each graph is the point estimate and 95% confidence interval (dashed line) from the estimation of Equation (6) in my main result. Below the main result are the point estimates and confidence intervals for the results by lawyer gender, defendant gender, and defendant race.

There are some noteworthy patterns from this heterogeneity analysis. First, although the confidence intervals on the results for defendant outcomes by lawyer gender largely overlap, the point estimates suggest that indigent defendants represented by female lawyers are less likely to have unfavorable outcomes than those represented by male lawyers. In addition, unlike male lawyers, female lawyers respond substantially less in their measures of effort following the switch to flat fee compensation in the pilot program. Specifically, while male lawyers reduced reported hours per case by 13.9%, disposed cases 34% sooner on average, and were 42% more likely to dispose a case on the same day as the first meeting with the defendant, the effort response by female lawyers were close to and not statistically different from zero for all three outcomes. Relating these observations to Equation (1) of my conceptual framework, the results may suggest that female lawyers are on average more prosocially motivated than male lawyers.

Second, the results suggest that male defendants are more likely than their female counterparts to have adverse outcomes across nearly all outcomes when their court-appointed attorney is paid under flat fees rather than an hourly rate. Male defendants were 12% more likely to be convicted, 17.9% more likely to be convicted on their highest original charge, 13.4% more likely to plea guilty, 19.6% more likely to plea guilty on their highest original charge, 6.9% less likely to have charges dismissed or reduced, and 41% more likely to be incarcerated. On the other hand, female defendants are 7.5% more likely to be convicted, 9.9% more likely to be convicted on their highest original charge, 8.7% more likely to plea guilty, 11.6% more likely to plea guilty on their highest original charge, 2.7% less likely to have charges dismissed

or reduced, and 26.6% more likely to be incarcerated. While the confidence intervals for the estimates of lawyer effort largely overlap, the point estimates suggest that lawyers assigned to a male defendant disposed cases more quickly and are more likely to dispose a case on the same day as their first meeting with the defendants. Relating these observations to Equation (1) of my conceptual framework, the results may suggest that lawyers may have different values of θ depending on the gender of the defendant they are assigned to, and that on average, lawyers may be more prosocially motivated when representing a female client compared to a male client.

Finally, I study heterogeneity of results by defendant race. To do this, I categorize defendants into two groups – white defendants and minority (non-white) defendants.³⁸ I find substantial differences between white and minorities for certain outcomes. On one hand, confidence intervals of the estimates for conviction and guilty pleas largely overlap, though the point estimates suggest that minority defendants experience higher rates of conviction and guilty pleas following the change to flat fee compensation. However, I find that minority defendants have substantially worse outcomes for the most unfavorable outcomes, with a 23.4% increase in convictions on the highest original charge, a 25% increase in guilty pleas on the highest original charge, a 7% reduction in charges dismissals and reductions, and a 41.8% increase in the probability of incarceration. In comparison, white defendants are 11.9% more likely to be convicted on their highest original charge, 4.3% less likely to have charges dismissed or reduced, and 13.4% more likely to plea guilty to the highest original charge, and 32.8% more likely to be incarcerated. With respect to effort, I find evidence suggesting that lawyers are also less likely to exert effort on indigent cases involving minority defendants. While the confidence intervals for the estimate of hours largely overlaps between the two groups, I find that for minority defendants, lawyers are dispose cases 33% sooner on average and are 47% more likely to dispose a case at the day of the first meeting. These results stand in contrast to those representing white defendants who dispose cases 23% sooner on average and are 32.3% more likely to disposed a case at the day of the first meeting. Relating these observations to Equation (1) of my conceptual framework, the results may suggest that lawyers may have different values of θ depending on the ethnicity of the defendant they are assigned to, and that on average, lawyers may be more prosocially motivated when representing white clients compared to minority clients.

5.7 Robustness

Next, I assess whether my main results are sensitive to different empirical specifications or limiting the data to different subsamples. The results of my sensitivity analysis are reported in Tables A₃₀ - A₃₈ and

³⁸About 87% of minority defendants in my sample are African-American.

summarized in Figures 9 - 10, which plot the estimated coefficients and their 95% confidence intervals for each specification. Similar to the graphical summaries of the heterogeneity analysis in the previous section, the estimate and 95% confidence interval from my main results are at the top of each graph, and below them are the estimates and confidence intervals for each alternative specification.

I examine the following alternative specifications. First, I estimate my main specification in Equation (6), but including (1) only county and month-year fixed effects and (2) only lawyer and month-year fixed effects. Next, I replace the county and lawyer fixed effects of Equation (6) with lawyer-by-county fixed effects, which provide a more flexible specification that allows lawyers to be treated differently for each county they accept indigent criminal cases in. Next, I estimate Equation (6), but limiting the data to certain sub-samples. First, I limit my sample to the 50 counties in North Carolina that only contracted with assigned counsel for the provision of indigent defense under hourly pay during the pre- and/or post-treatment period, similar to the six treated counties. Next, I estimate Equation (6) using a balanced panel, in which I keep only the lawyers who accepted indigent cases at a given county during the majority of quarters in *both* the pre-period and the post period. This addresses a potential concern that there may be selective attrition of assigned counsel following the switch from hourly to flat fee pay, which could potentially bias my main results on defendant outcomes and lawyer effort. Finally, I run an intent-to-treat (ITT) analysis in which I estimate Equation (6), but include in the dataset cases in the treated counties in which lawyers petitioned with the judge to continue being paid at an hourly rate; these account for 13% of the observations in the treated counties during the treatment period.

The results of my sensitivity analysis, reported in Tables A₃₀ - A₃8 and summarized in Figures 9 – 10, show that my main results are robust to these alternative specifications, and that the estimates and confidence intervals from the results using these alternative specifications largely overlap with those from my main results.

5.8 Randomization Inference

Finally, I address concerns about inference with a small number of treated groups by implementing a variant of Fisher's randomization test (Fisher (1935)) similar to Buchmueller et al. (2011) and Cunningham and Shah (2018). I implement this test as follows. First, I construct placebo groups; for each placebo group, I randomly select 6 (the number of treated counties in my setting) of the 80 total counties in my sample, and repeat this step 1,000 times to generate 1,000 placebo groups.³⁹ Let $g \in [1, 1,000]$ index each placebo group, and denote $Placebo_c^g$ as an indicator variable for whether county c is in placebo group g).

 $^{^{39}}$ It is infeasible to calculate the test statistic for all possible combinations. Specifically, there are $\binom{80}{6} = 300,500,200$ possible combinations of 6 counties among the 80 in my sample.

For each *g*, I estimate the following variant of Equation (6):

$$Y_{ic\ell t} = \beta_{\mathcal{S}}(Placebo_c^{\mathcal{S}} \times Post_t) + X_i + \alpha_c + \lambda_\ell + \tau_t + \epsilon_{ic\ell t}$$
(8)

Finally, for each outcome of interest, I compare the estimates from my main difference in-differences results with the 1,000 placebo estimates. In this procedure, I effectively assume that the 1,000 placebo estimates represent the sampling distribution for my main estimates, and calculate exact p-values for my main results as its percentile rank within the placebo distribution. Therefore, with 1,000 placebo estimates, achieving significance at the 10%, 5%, and 1% levels requires that the estimates from my main results be ranked within the top 100, 20, and 10 (respectively) in the distribution of placebo estimates β_g .

Tables 17 - 18 report results from this randomization inference procedure, and which summarized in Figures 11 - 12. In these figures, each graph plots a histogram of the placebo distribution, along with red vertical dashed lines that denote the 5% and 95% percentiles of this distribution and one solid vertical black line that denotes the estimate of β from my main results for a given outcome of interest.

For defendant outcomes in Figure 11, my main results are close to the tail end of the placebo distribution, either above the 95th percentile or below the 5th percentile. In particular, my main estimates for the most unfavorable outcomes – conviction / guilty plea on the highest original charge and incarceration – achieve significance at either the 1% or 5% levels, while all outcomes of interest achieve at least 10% significance. I observe similar patterns for my results on proxies for lawyer effort. In Figure 12, my main results are close to the tail end of the placebo distribution for all three outcomes. Further, all three proxies for lawyer effort achieve significance at either the 1% or 5% levels. Overall, I find that my results for both defendant outcomes and lawyer effort are robust to this procedure.

6 Costs from Implementing Flat Fee Compensation

In the final portion of my analysis, I consider costs to the treated counties from changing compensation for assigned counsel from an hourly to a flat fee basis in this setting. A standard cost-benefit analysis is difficult to perform in this setting because some important variables, such as each defendant's true level of culpability, are unobservable. As a result, I turn my attention toward two ways in which the pilot program may have impacted spending on criminal justice in the treated counties. First, I examine whether implementing flat fee compensation impacted spending on indigent defense within the treated counties.⁴⁰

⁴⁰A distinction worth making is that indigent defense is financed at the state level in North Carolina. Specifically, what I aim study in the first exercise is the change in state spending on indigent defense within the treated counties following the implementation of flat fees.

Second, based on my findings in Section 5, I estimate the change in criminal justice spending associated with the increase in incarcerations following the implementation of flat fee compensation.

First, I assess whether implementing flat fee compensation for assigned counsel impacted indigent defense spending in the treated counties. Figure A2 graphs raw plots of average county-level spending on indigent defense by half year; the left panel considers indigent defense spending on all types of cases, while the right panel considers indigent defense spending on cases in District Court. Both graphs in the figure suggest that indigent defense spending trends similarly in both the treated and control counties during the sample period. In addition, I collapse my dataset to calculate total county-level indigent defense spending by month-year and run a difference-in-differences regression to compare indigent defense spending in the treated counties before and after the implementation of flat fees with those of the control counties. Table A2 reports the results of this regression, which I run for (1) indigent defense spending on all cases and (2) indigent defense spending on District Court cases. The estimated coefficients are not statistically different from zero; further, the estimate for District Court cases, to which the pilot program applied, is positive. Together, I interpret the results of these analyses to suggest that implementing flat fees in the pilot program did not impact county-level spending on indigent defense. This is not a surprising result; because the flat fee compensation schedule was determined based on the average hours lawyers reported spending on each type of case, the expected compensation for lawyers was similar between the two pay structures.

Finally, I estimate the costs associated with an increase in incarcerations following the implementation of flat fee compensation for assigned counsel. Table 19 summarizes (1) the estimated costs to the treated counties from additional incarcerations following the implementation of flat fees and (2) my estimate of these costs in the event flat fees were implemented statewide. This analysis proceeds as follows. In the first row, I start with the observation that were 1,402 incarcerations in the treated counties during the preperiod, or an average of 580 per year over this period. In the second row, I report my main estimates on incarceration from Table 10, which finds that the implementation of flat fees was associated with a 36.5% increase in the probability of incarceration. Using information from the first two rows, I estimate in the third row that there were about 211 additional incarcerations per year following the implementation of flat fees. In addition, I report the Pew Charitable Trust's estimation that the average annual cost of keeping one person in jail is \$33,922. In the fourth row, I use the information in the third row to estimate the costs of those 211 additional incarcerations per year in the treated counties, and do so for 3 different sentence lengths: \$3.0 million per year (assuming all 211 additional incarcerations resulted in a 150-day sentence), \$0.6 million per year (assuming a 1-month sentence), and \$19,684 per year (assuming a 1-day sentence).

⁴¹North Carolina uses structured sentencing, in which the severity of the convicted charge and the defendant's prior criminal

In the last row, I estimate the costs of additional incarcerations if flat fee compensation for assigned counsel were implemented statewide. I start with the observation that there were 10,494 total incarcerations among all counties with assigned counsel systems during the pre-period, or 4,342 per year. Using my results from Table 10, I estimate that the implementation of flat fee compensation for assigned counsel statewide would have resulted in an additional 1,585 incarcerations per year. Similar to the exercise in the fourth row, I estimate the annual cost of these additional statewide incarcerations for three different sentence lengths: \$22.1 million (assuming that all 1,585 additional incarcerations result in a 150-day sentence), \$4.5 million (assuming a 1-month sentence), and \$147,333 (assuming a 1-day sentence).

Taken together, I find that while implementing flat fee compensation for assigned counsel did not reduce indigent defense spending (which is primarily funded at the state level), it can potentially generate large costs through increased incarcerations for local governments, whose budgets fund jails. Further, this analysis does not consider other costs to society that an increase in convictions may create, such as community supervision for the additional convictions that did not result in incarceration, a potential increase in indigent defense spending from a rise in appeals in Superior Court due to poor representation, and consequences of incarceration for defendants, such as the loss of a job and forgone earnings.

7 Conclusion

In this paper, I study whether the structure of compensation for assigned counsel impacts the quality of legal representation for indigent criminal defendants. I focus on the two main methods by which lawyers can be paid for work on criminal cases in the United States: an hourly basis, which pays according to time spent on each case, and a flat fee basis, in which pay does not vary with time, and thus provides no financial incentive on the margin to exert additional effort on a case. Because assigned counsel are motivated financially and prosocially in their indigent defense work, the extent to which their choice of effort differs under the two pay structures is theoretically ambiguous. Examining a natural experiment in North Carolina, in which six counties were mandated to change compensation for assigned counsel from an hourly rate to a flat fee per case disposed, I find evidence that lawyers respond to financial incentives. Moving from hourly to flat fee compensation generated negative social repercussions through large increases in convictions and incarcerations among indigent defendants. Exploring potential mechanisms, I find evidence that these results are primarily driven by reductions in effort by lawyers.

These results have policy implications for the provision of indigent defense in the United States. The history are used to determine the sentence. A misdemeanor conviction in the state that results in incarceration can involve a sentence between 1 and 150 days in jail.

right to counsel guaranteed under the Sixth Amendment reflects the importance that society places on justice and fairness in criminal proceedings. Interpretation of the law has clarified that governments must provide publicly financed legal defense for the majority of criminal defendants, who are indigent and do not have the financial means to hire a private lawyer. Further, the Supreme Court has affirmed that legal representation must be effective to fulfill this constitutional right. In practice, virtually all jurisdictions in the United States contract with private lawyers for the provision of indigent defense, either as the primary system or as conflict counsel for cases that the public defender's office cannot accept. How these lawyers should be compensated, particularly with respect to the structure of compensation, is an open policy question. While public service is a strong motivation for many lawyers working as assigned counsel, my findings provide supporting evidence that incentives are an important determinant of the quality of legal representation for indigent defendants in these systems. Specifically, paying assigned counsel in ways that do not reward effort may discourage effective representation, undermining the right to counsel guaranteed under the Sixth Amendment. These results confirm policymakers' concerns about flat fee compensation for assigned counsel, and provide empirical support for the postulation by Carrington (1979) that zealous representation, which lawyers are professionally obligated to provide for their clients, will be absent if it is not rewarded, as it rarely results from prosocial motivation alone.

There remain other open questions regarding compensation structures in indigent defense. Less understood is whether and to what extent different hourly rates can impact not only the quality of indigent defense, but also the incentives for lawyers to overstate their hours on each case. Another possible consideration is the effectiveness of alternative compensation structures, such as one that combines flat fee and hourly elements to address the potential issues that each may have independently.⁴²

The findings of this paper also highlight the importance of studying other characteristics of indigent defense systems across the country that may blunt effective legal representation.⁴³ One general question is how funding of indigent defense at the state level, similar to North Carolina, impacts the quality of representation. Jurisdictions in many states are required to fund indigent defense all or in part through local budgets. This has raised concerns among policymakers because areas with a greater need for indigent defense are less likely to have the means to finance it, as factors that are associated with lower local revenues (such as lower property values and high rates of poverty and unemployment) are also associated with higher levels of crime.⁴⁴ Another important question is whether having an independent state agency,

⁴²An analogous discussion is in Ellis and McGuire (1986) in the context of reimbursement for the provision of healthcare services, who propose a "mixed model" that combines elements from prospective payment and cost-based reimbursement.

⁴³A summary of various issues can be found in https://www.prisonpolicy.org/blog/2021/07/27/public-defenders/
44See, e.g. "Nine Ways That States Can Provide Better Public Defense" (July 2021) at https://www.prisonpolicy.org/blog/2021/
07/27/public-defenders/ and "Right to Counsel Services in the 50 States: An Indigent Defense Reference Guide for Policymakers"
(March 2017) at https://www.in.gov/publicdefender/files/Right-to-Counsel-Services-in-the-50-States.pdf.

such as NC IDS, that oversees indigent defense at the state level and sets standards of effective representation can improve the quality of representation that indigent defendants receive. At the same time, there is a need for a better understanding of some weaknesses in North Carolina's indigent defense system that are common to many states; for example, indigent defendants do not receive legal representation from court-appointed counsel until after arraignment, and those convicted are responsible for paying legal fees of court-appointed counsel as part of their sentence. All of these topics are important areas for future research.

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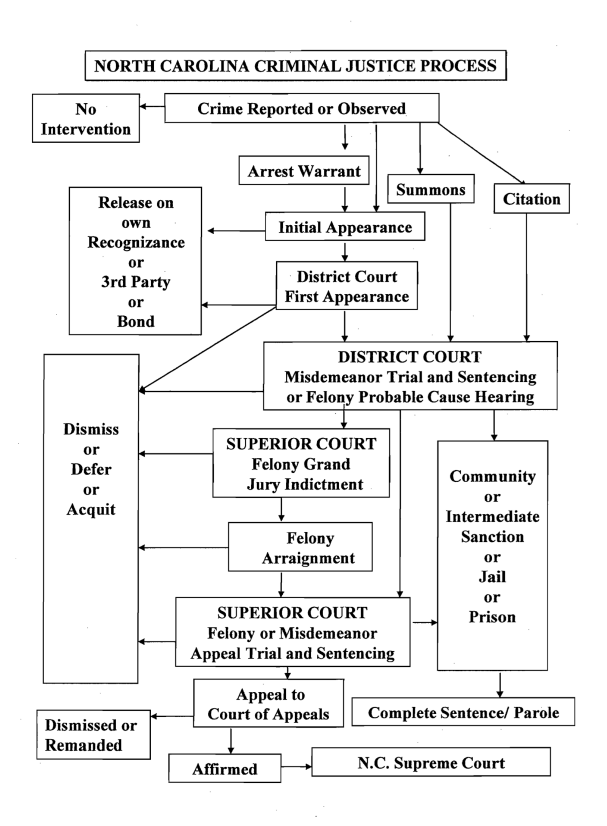
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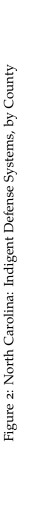
Table 1: Statewide Hourly Rates for Assigned Counsel in North Carolina

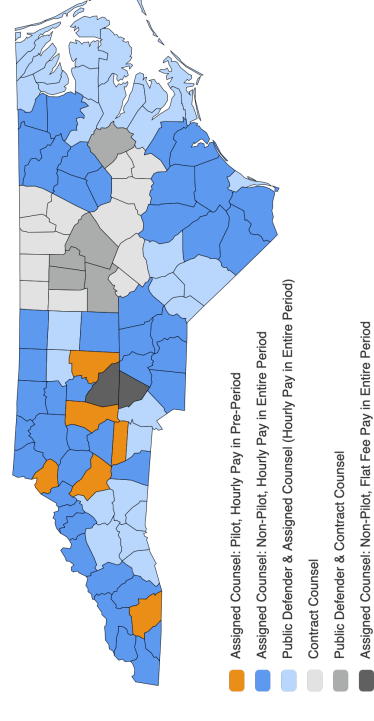
Case Type	Hourly Rate
Class A-D Felonies	\$75
Class E-I Felonies	\$60
All Other Cases	\$55

Source: North Carolina Office of Indigent Defense Services.

Figure 1: North Carolina Criminal Justice Roadmap







Source: North Carolina Office of Indigent Defense Services

Figure 3: Raw Plots: Defendant Outcomes

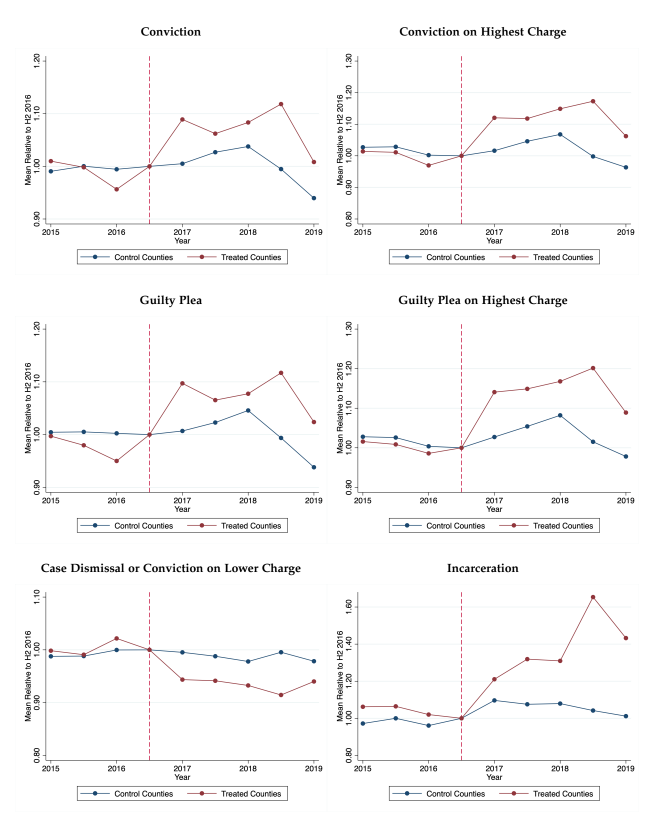
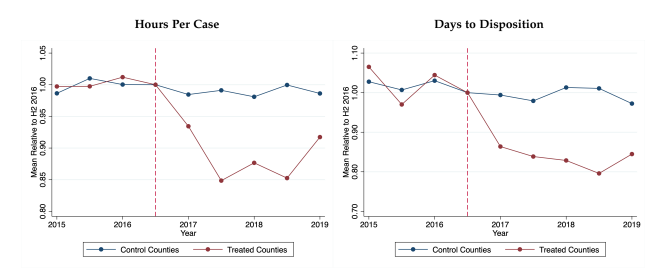


Figure 4: Raw Plots: Measures of Attorney Effort



Disposed Case on Day of First Meeting

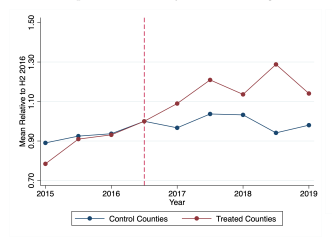


Figure 5: Event Study: Defendant Outcomes

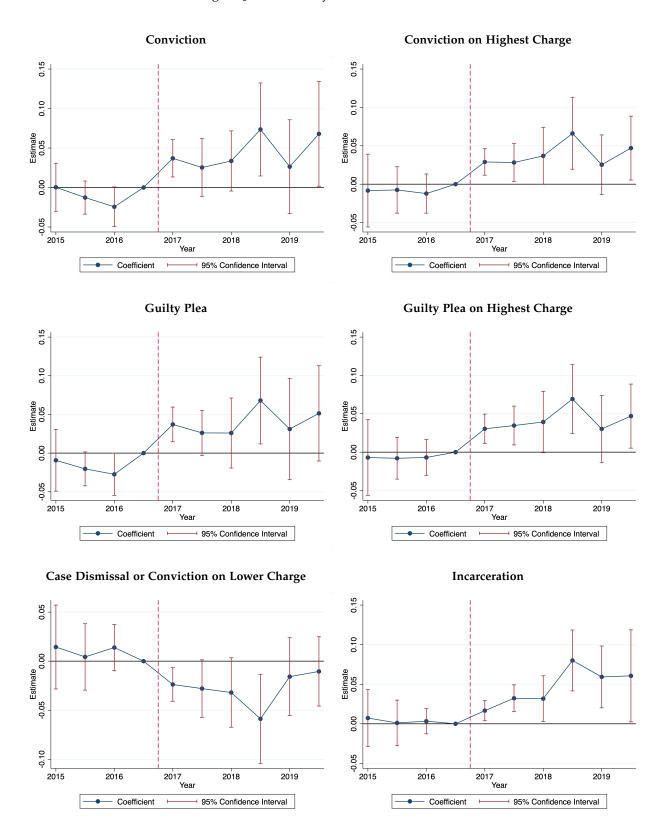
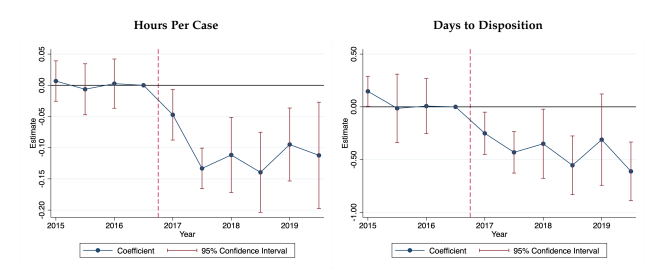


Figure 6: Event Study: Measures of Attorney Effort



Disposed Case on Day of First Meeting

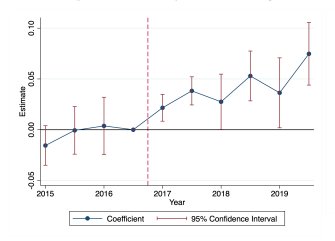


Figure 7: Heterogeneity Analysis: Defendant Outcomes

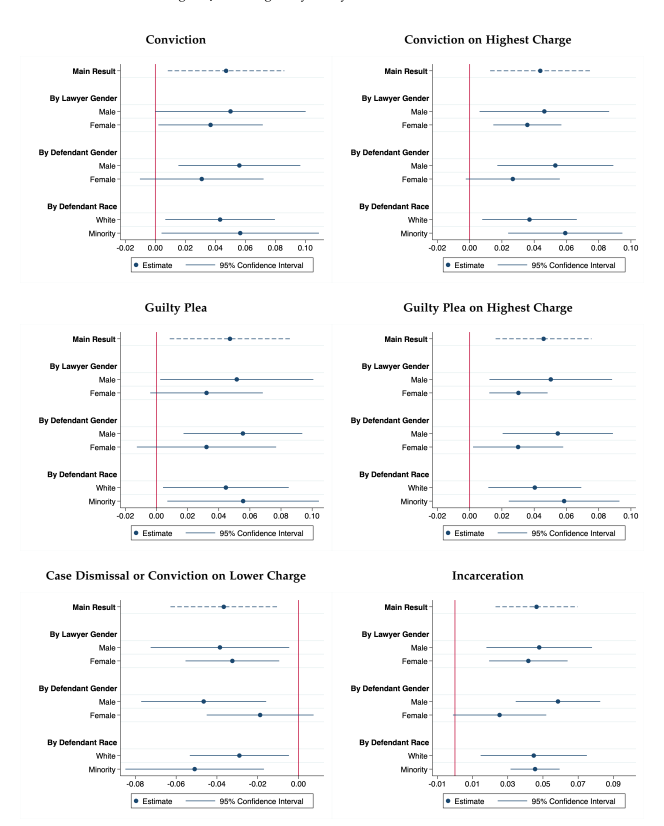
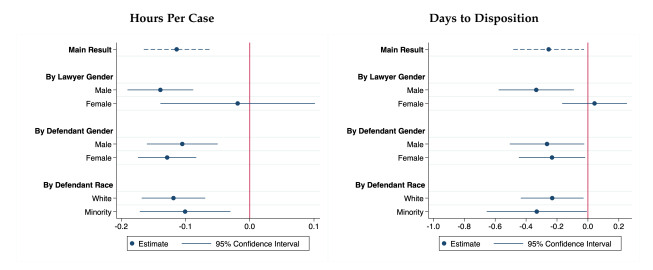


Figure 8: Heterogeneity Analysis: Measures of Attorney Effort



Disposed Case on Day of First Meeting

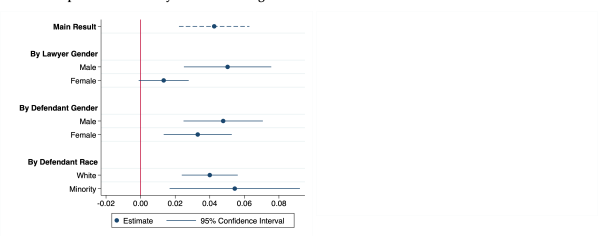


Figure 9: Robustness to Alternative Specifications: Defendant Outcomes

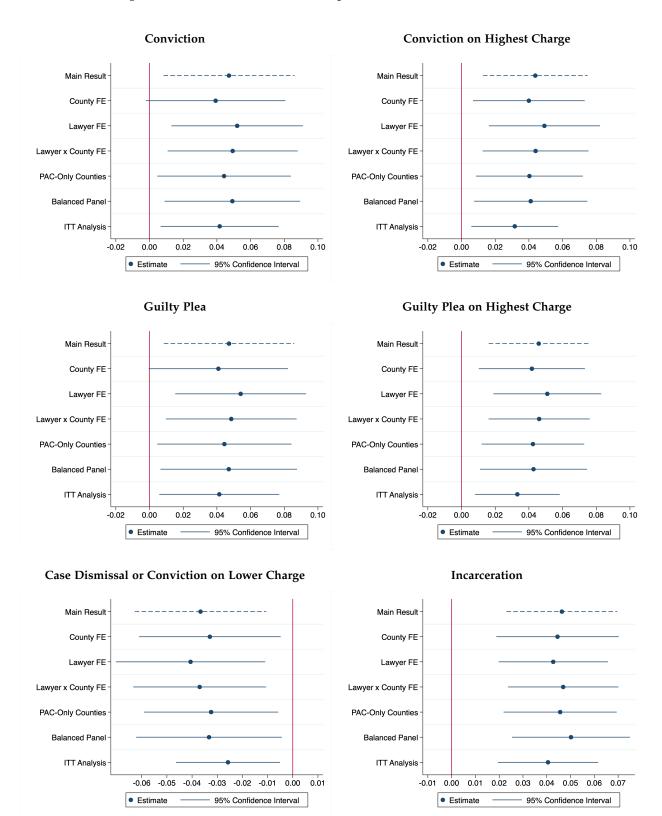
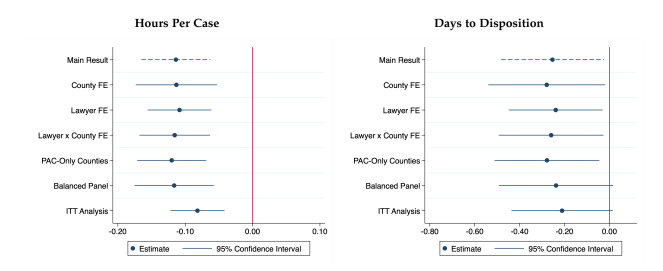


Figure 10: Robustness to Alternative Specifications: Measures of Attorney Effort



Disposed Case on Day of First Meeting

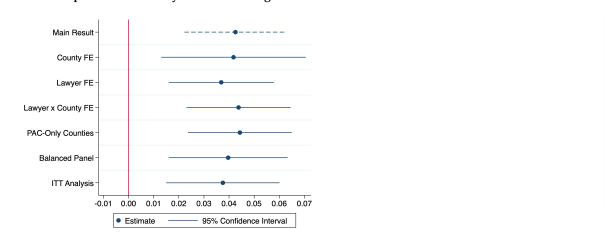


Figure 11: Randomization Inference: Defendant Outcomes

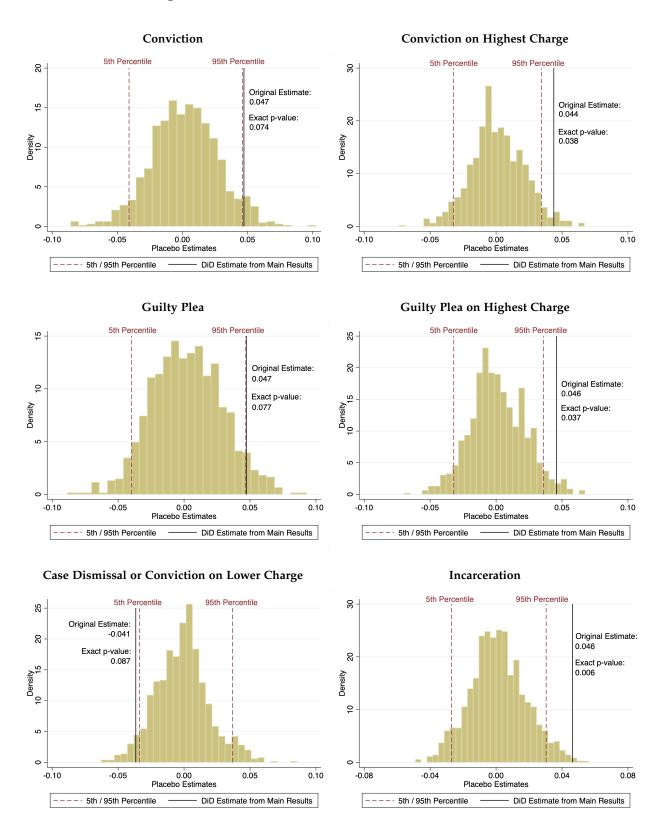
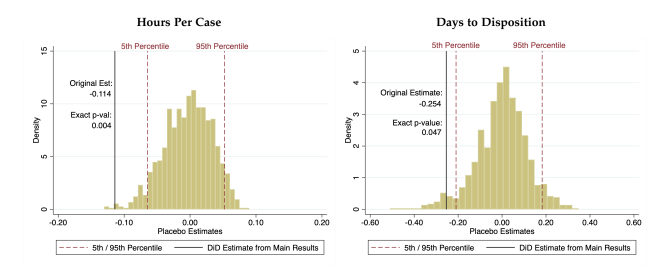


Figure 12: Randomization Inference: Measures of Attorney Effort



Disposed Case on Day of First Meeting

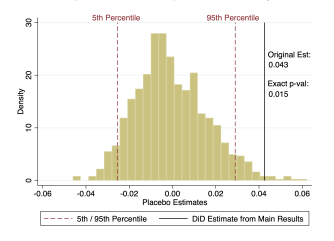


Table 2: Uniform Fee Pilot Fee Schedule

Case Type	Flat Fee Payment Per Case	Implicit Hours Under Hourly Schedule	Avg. Pre-Period Hours in Pilot Counties
Felonies			
Class A-D Felonies	\$425	5.67	5.73
All Other Felonies	\$230	3.83	4.73
Misdemeanors			
Class A1 Misdemeanors	\$200	3.64	4.07
Class 1-3 Misdemeanors and Other Traffic Offenses	\$185	3.36	3.30
DWI	\$300	5.45	5.83

Source: Report on Model Fee Schedule March 15, 2018. North Carolina Office of Indigent Defense Services

Table 3: Descriptive Statistics

Variable	Pilot Counties (Treated Group)	Non-Pilot Counties (Control Group)	Difference in Means
Defendant			
Male	0.623	0.637	-0.014
Age	33.634	33.718	-0.084
Asian	0.004	0.002	0.002
Black	0.213	0.380	-0.167
Hispanic	0.022	0.020	0.002
Indian	0.003	0.028	-0.025
Other Race	0.008	0.008	0.000
White	0.745	0.556	0.189
Case			
Class A ₁ Misdemeanor	0.095	0.110	-0.015
Non-Traffic Misdemeanor	0.794	0.788	0.006
Traffic Misdemeanor	0.111	0.118	-0.007
DWI	0.094	0.094	0.000
Observations	19,605	145,921	-

Table 4: Share of Criminal Cases with Privately Retained Counsel

Dependent Vari	able: Fraction of Tota	l Cases with Private Counsel
	All Cases	District Court Cases
$Treat \times Post$	0.007 (0.010)	0.007 (0.010)
Observations	3,432	3,431

Source: North Carolina Administrative Data, 2015 – 2019 **Notes:**

- 1. For the results under "All Cases," I use data on cases that were in either District or Superior Court. For the results under the "District Court Cases," I limit the data to only cases in District Court.
- 2. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include county and month-year fixed effects. Standard errors are clustered at the county level.

Table 5: Number of Indigent Criminal Cases in Each County

Dependent Variable: log Number of Monthly Cases per County				
	All Cases	District Court Cases		
$Treat \times Post$	-0.026	-0.031		
	(0.033)	(0.039)		
Observations	3,432	3,431		

Source: North Carolina Administrative Data, 2015 – 2019 **Notes:**

- 1. For the results under "All Cases," I use data on cases that were in either District or Superior Court. For the results under the "District Court Cases," I limit the data to only cases in District Court.
- 2. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include county and month-year fixed effects. Standard errors are clustered at the county level.

Table 6: Composition of Criminal Cases

Dependent Variable: Fraction of Total Crimes by Type								
Violent Property Drug Felony					ony			
	All	District Court	All	District Court	All	District Court	All	District Court
$Treat \times Post$	-0.001 (0.006)	0.001 (0.005)	-0.001 (0.005)	-0.005 (0.004)	0.004 (0.005)	0.003 (0.006)	0.009 (0.008)	0.004 (0.008)
Observations	3,432	3,431	3,432	3,431	3,432	3,431	3,432	3,431

Source: North Carolina Administrative Data, 2015 – 2019 **Notes:**

- 1. For the results under "All Cases," I use data on cases that were in either District or Superior Court. For the results under the "District Court Cases," I limit the data to only cases in District Court.
- 2. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include county and month-year fixed effects. Standard errors are clustered at the county level.

Table 7: Impact of Flat Fee Lawyer Pay on Probability of Conviction

Dependent Var:	Conviction		Conviction on Highest Orig. Charge		
	(1)	(2)	(3)	(4)	
Treat × Post	0.047** (0.020)	0.045** (0.018)	0.044*** (0.016)	0.045** (0.017)	
Pre-Period Sample Mean	0.446	0.446	0.287	0.287	
Demographic Controls		Х		X	
Observations	165,424	165,424	165,424	165,424	

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table 8: Impact of Flat Fee Lawyer Pay on Probability of Guilty Plea

Dependent Var:	Guilt	y Plea	Guilty Plea on Hig	ghest Orig. Charge
$Treat \times Post$	(1) 0.047** (0.019)	(2) 0.046** (0.018)	(3) 0.046*** (0.015)	(4) 0.047*** (0.016)
Pre-Period Sample Mean	0.401	0.401	0.273	0.273
Demographic Controls Observations	165,424	X 165,424	165,424	X 165,424

Source: North Carolina Administrative Data, 2015 – 2019

Table 9: Impact of Flat Fee Lawyer Pay on Probability of Case Dismissal and Favorable Outcome

Dependent Var:	Case Dismissal		Favorable Outcome		
	(1)	(2)	(3)	(4)	
Treat \times Post	-0.040** (0.017)	-0.038** (0.015)	-0.037** (0.014)	-0.037*** (0.013)	
Pre-Period Sample Mean	0.534	0.534	0.693	0.693	
Demographic Controls		X		X	
Observations	165,424	165,424	165,424	165,424	

Note: "Favorable Outcome" is defined as a dismissal or reduction of charges. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table 10: Impact of Flat Fee Lawyer Pay on Probability of Incarceration

Dependent Var:	Incarceration		
	(1)	(2)	
$Treat \times Post$	0.046***	0.047***	
	(0.012)	(0.012)	
Pre-Period Sample Mean	0.126	0.126	
Demographic Controls		X	
Observations	165,424	165,424	

Source: North Carolina Administrative Data, 2015 – 2019

Table 11: Impact of Flat Fee Lawyer Pay on Hours Per Case

Dependent Var:	log of Hours Per Case			
	(1)	(2)		
Treat × Post	-0.114*** (0.026)	-0.115*** (0.024)		
Pre-Period Sample Mean	3.728	3.728		
Demographic Controls		Х		
Observations	165,033	165,033		

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table 12: Impact of Flat Fee Lawyer Pay on Days to Disposition

Dependent Var:	log of Days to Disposition		
	(1)	(2)	
Treat \times Post	-0.254**	-0.260**	
	(0.115)	(0.117)	
Pre-Period Sample Mean	106.250	106.250	
Demographic Controls		Х	
Observations	165,424	165,424	

Source: North Carolina Administrative Data, 2015 – 2019

Table 13: Impact of Flat Fee Lawyer Pay on Probability of Disposing Case on Day of First Meeting with Defendant

Dependent Var:	Case Disposed on Day of First Meeting				
	(1)	(2)			
$Treat \times Post$	0.043***	0.043***			
	(0.010)	(0.010)			
Pre-Period	0.120	0.120			
Sample Mean					
Demographic Controls		X			
Observations	165,424	165,424			

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table 14: Quarterly Cases Accepted by Lawyer

Dependent Var:	log of Quarterly Cases Accepted
$Treat \times Post$	0.167 (0.134)
Pre-Period Sample Mean	11.781
Observations	17,766

Source: North Carolina Administrative Data, 2015 – 2019

Note: The data used in this analysis has been collapsed to the attorney-county-quarter level, and includes only lawyers that accepted indigent cases for more than half of the quarters in the sample. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and quarter-year fixed effects. Standard errors are clustered at the county level.

Table 15: Probability of Accepting Indigent Cases in District Court

Dependent Var:	Probability of	Accepting Indigent Cases in	District Court
	All Lawyers Accepting Indigent Cases in Pre-Period	With Consistent Private Casework	No Consistent Private Casework
$Treat \times Post$	-0.004 (0.038)	-0.089*** (0.031)	-0.057 (0.043)
Observations	27,132	12,705	17,115

Note: The data used in this analysis has been collapsed to the attorney-county-quarter level. "Consistent private casework" is defined as working privately retained cases for at least half of the counties over the entire sample period. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer and quarter-year fixed effects. Standard errors are clustered at the county level.

Table 16: Lawyer Composition

Dependent Var:	Number of Lawyers Accepting Indigent Cases, by County	Average Lawyer Years of Experience, by County
$Treat \times Post$	-2.903	-0.026
	(1.774)	(0.132)
Observations	1,558	1,553

Source: North Carolina Administrative Data, 2015 – 2019

Note: The data used in this analysis has been collapsed to the county-quarter level. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include county and quarter-year fixed effects. Standard errors are clustered at the county level.

Table 17: Randomization Inference Results: Defendant Outcomes

Dependent Var:	Conviction	Conviction on Highest Charge	Guilty Plea	Guilty Plea on Highest Charge	Favorable Outcome	Incarceration
	(1)	(2)	(3)	(4)	(5)	(9)
$\text{Treat} \times \text{Post}$	0.047*	0.044**	0.047*	0.046**	-0.041*	0.046***
Placebo Tests: 5th Percentile	-0.041	-0.032	-0.040	-0.032	-0.034	-0.027
95th Percentile	0.046	0.034	0.047	0.036	0.037	0.034
Two-Tailed p-value	[0.074]	[0.038]	[0.077]	[0.037]	[0.087]	[600:0]
Pre-Period Sample Mean	0.446	0.287	0.401	0.273	0.693	0.126
Observations	165,424	165,424	165,424	165,424	165,424	165,424

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level. Source: North Carolina Administrative Data, 2015 – 2019

Table 18: Randomization Inference Results: Lawyer Effort

Dependent Var:	log of Hours Per Case	log of Days to Disposition	Disposed Case on Day of First Meeting with Defendant
	(1)	(2)	(3)
$\mathrm{Treat} \times \mathrm{Post}$	-0.114***	0.254**	0.043**
Placebo Tests:	7000	000 01	0960 0
95th Percentile	0.052	0.183	0.029
Two-Tailed p-value	[0.004]	[0.047]	[0.015]
Pre-Period Sample Mean	3.728	106.250	0.120
Observations	165,033	165,424	165,424

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level. Source: North Carolina Administrative Data, 2015 – 2019

Table 19: Estimated Costs of the Increase in Incarceration Following Implementation of Flat Fee Compensation

Total Misdemeanor Incarcerations in Treated Counties, Pre-Period (1)	Number of Years, Pre-Period (Jan 2015 – May 2017) (2)	Avg Total Pre-Period Misdemeand Incarcerations Per Year (3) = (1) / (2)	
1,402	2.417	580.138	
Percentage Point Change in Incarcerations from Implementing Flat Fees (4) 0.046	Pre-Period Mean Incarceration Rate in Pilot Counties (5) 0.126	% Change in Probability of Incarceration from Pre-Period Mean (6) = (4) / (5) 0.365	
Additional Incarcerations Per Year from Implementing Flat Fees $(7) = (3) \times (6)$	Estimated Cost of Jailing a Defendant for One Year (8)		
211.796	\$33,922		
Annual Cost of Additional Incarcerations, 1-Year Sentence $(9) = (7) \times (8)$	Annual Cost of Additional Incarcerations, 1-Month Sentence (10) = (7) x (8) / 12	Annual Cost of Additional Incarcerations, 1-Day Sentence $(11) = (7) \times (8) / 365$	
\$2,952,558	\$598,713	\$19,684	
Estimated Statewide Cost of Additional Incarcerations, 1-Year Sentence $(12) = 1,585 \times (8)$	Estimated Statewide Cost of Additional Incarcerations, 1-Month Sentence (13) = 1,585 x (8) / 12	Estimated Statewide Cost of Additional Incarcerations, 1-Da Sentence (14) = 1,585 x (8) / 365	
\$22,099,958	\$4,481,380	\$147,333	

Sources:

- (1): North Carolina Administrative Data, 2015 2019
- (2) = (29 Months Between Jan 2015 May 2017) / (12 Months Per Year)
- (4), (5): Table 10
- (8): Average annual cost of a year in jail per person, estimated by Pew Charitable Trust (2017) at https://www.pewtrusts.org/-/media/assets/2021/01/pew_local_spending_on_jails_tops_25_billion.pdf (12)-(14): There were 10,494 total incarcerations from misdemeanor cases in all assigned counsel counties during the pre-period. Based on my main results, I predict that if flat fees were implemented for assigned counsel statewide, there would have been an additional $10,494 \times (6) / (2) = 1,585$ incarcerations per year.

Appendix

A.1 Appendix Tables and Figures

Figure A1: Event Study: Impact of Implementing Flat Fee Compensation on Lawyer Reporting of Hours per Case as Whole Numbers or to the Nearest Half Number

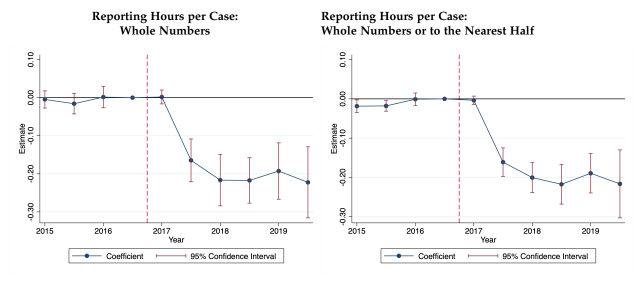
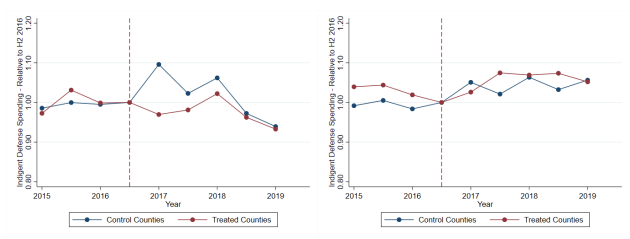


Figure A2: Raw Plots: Average Indigent Defense Spending at the County Level

Indigent Defense Spending at the County Level, All Cases

Indigent Defense Spending at the County Level, District Court Cases



Source: North Carolina Administrative Data, 2015 – 2019

Notes: To construct these graphs, I calculate average spending on indigent defense at the county-level by half year and separately for the treated and control groups. For each group, I divide the average county-level spending for each half year by that of the second half of 2016, so that all values are relative to the last non-treated period. The left panel plots these calculations for all indigent defense spending, while the right panel does so for indigent defense spending on District Court cases. In each graph, the blue series represent control counties, while the red series represent the treated counties.

Table A1: Impact of Implementing Flat Fee Compensation on Whole Hour or Half-Hour Reporting by Lawyers in Indigent Cases

Dependent Var.	Whole	Hours	Whole or Half Hours		
$Treat \times Post$	(1) -0.208*** (0.026)	(2) -0.208*** (0.026)	(3) -0.190*** (0.022)	(4) -0.190*** (0.022)	
Pre-Period Sample Mean	0.589	0.589	0.761	0.761	
Demographic Controls Observations	165,042	X 165,042	165,042	X 165,042	

Table A2: Change in Monthly Spending on Indigent Defense within Counties

Dependent Var:	log of Monthly Indigent Defense Spending					
	All Indigent Cases	District Court Cases				
	(1)	(2)				
Treat \times Post	-0.025 (0.051)	0.018 (0.055)				
Pre-Period Sample Mean	26,811.81	13,079.52				
Observations	4,667	4,586				

Note: The data used in this analysis has been collapsed to the county-month level. Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. I include county and month-year fixed effects, and cluster standard errors at the county level.

Table A3: Heterogeneity by Lawyer Gender: Conviction

	Dependent Var: Conviction							
	Main	Result	Male L	awyers	Female	Lawyers		
	(1)	(2)	(3)	(4)	(5)	(6)		
Treat \times Post	0.047** (0.020)	0.045** (0.018)	0.050** (0.025)	0.047** (0.022)	0.037** (0.017)	0.040*** (0.014)		
Pre-Period Sample Mean	0.446	0.446	0.453	0.453	0.425	0.425		
Demographic Controls		Х		Х		Х		
Observations	165,424	165,424	123,586	123,586	41,401	41,401		

Source: North Carolina Administrative Data, 2015 – 2019

Table A4: Heterogeneity by Lawyer Gender: Conviction on Highest Original Charge

	Dependent Var	: Convictio	n on Highest	Original Cha	rge	
	Main 1	Result	Male L	awyers	Female	Lawyers
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	0.044*** (0.016)	0.045** (0.017)	0.046** (0.020)	0.046** (0.022)	0.036*** (0.011)	0.040*** (0.011)
Pre-Period Sample Mean	0.287	0.287	0.292	0.292	0.274	0.274
Demographic Controls	3	X		Х		Х
Observations	165,424	165,424	123,586	123,586	41,401	41,401

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A5: Heterogeneity by Lawyer Gender: Guilty Plea

	Ι	Dependent Va	r: Guilty Pl	ea		
	Main	Result	Male L	awyers	Female	Lawyers
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	0.047** (0.019)	0.046** (0.018)	0.052** (0.025)	0.049** (0.022)	0.032* (0.018)	0.034** (0.015)
Pre-Period Sample Mean	0.401	0.401	0.406	0.406	0.384	0.384
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	123,586	123,586	41,401	41,401

Source: North Carolina Administrative Data, 2015 – 2019

Table A6: Heterogeneity by Lawyer Gender: Guilty Plea on Highest Original Charge

Γ	Dependent Var	: Guilty Ple	a on Highest	Original Cha	irge	
	Main	Result	Male L	awyers	Female	Lawyers
	(1)	(2)	(3)	(4)	(5)	(6)
Treat × Post	0.046*** (0.015)	0.047*** (0.016)	0.050** (0.019)	0.050** (0.021)	o.o30*** (o.oo9)	0.035*** (0.010)
Pre-Period Sample Mean	0.273	0.273	0.277	0.277	0.261	0.261
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	123,586	123,586	41,401	41,401

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A7: Heterogeneity by Lawyer Gender: Case Dismissal or Conviction on Lower Charge

Depe	endent Var:	Case Dismiss	al or Convicti	on on Lower	Charge	
	Main	Result	Male L	awyers	Female	Lawyers
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	-0.037*** (0.013)	-0.037** (0.014)	-0.039** (0.017)	-0.038** (0.018)	-0.032*** (0.012)	-0.036*** (0.012)
Pre-Period Sample Mean	0.693	0.693	0.689	0.689	0.703	0.703
Demographic Controls		X		Х		Х
Observations	165,424	165,424	123,586	123,586	41,401	41,401

Source: North Carolina Administrative Data, 2015 – 2019

Table A8: Heterogeneity by Lawyer Gender: Incarceration

	D	ependent Var:	Incarcerat	ion		
	Main Result		Male Lawyers		Female Lawyers	
	(1)	(2)	(3)	(4)	(5)	(6)
$Treat \times Post$	0.046*** (0.012)	0.047*** (0.012)	0.048*** (0.015)	0.048*** (0.016)	0.042*** (0.011)	0.042*** (0.012)
Pre-Period Sample Mean	0.126	0.126	0.129	0.129	0.114	0.114
Demographic Controls		X		X		X
Observations	165,424	165,424	123,586	123,586	41,401	41,401

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A9: Heterogeneity by Lawyer Gender: Hours Per Case

	Depen	dent Var:	log of Hours I	Per Case		
	Main Result		Male Lawyers		Female Lawyers	
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	-0.114*** (0.026)	-0.115*** (0.024)	-0.139*** (0.026)	-0.139*** (0.024)	-0.019 (0.060)	-0.022 (0.059)
Pre-Period Sample Mean	3.728	3.728	3.787	3.787	3.551	3.551
Demographic Controls		X		Х		Х
Observations	165,033	165,033	123,262	123,262	41,334	41,334

Source: North Carolina Administrative Data, 2015 – 2019

Table A10: Heterogeneity by Lawyer Gender: Days to Disposition

	Depende	ent Var: log	g of Days to D	isposition		
	Main Result		Male Lawyers		Female Lawyers	
	(1)	(2)	(3)	(4)	(5)	(6)
$Treat \times Post$	-0.254** (0.115)	-0.260** (0.117)	-0.334*** (0.122)	-0.339** (0.129)	0.043 (0.105)	0.037 (0.088)
Pre-Period Sample Mean	106.250	106.250	106.463	106.463	105.833	105.833
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	123,586	123,586	41,401	41,401

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A11: Heterogeneity by Lawyer Gender: Case Disposed on Day of First Meeting with Defendant

Dependent Var: Disposed Case on Day of First Meeting with Defendant						
	Main	Result	Male L	awyers	Female	Lawyers
	(1)	(2)	(3)	(4)	(5)	(6)
$Treat \times Post$	0.043*** (0.010)	0.043*** (0.010)	0.050*** (0.013)	0.050*** (0.013)	0.013* (0.007)	0.014* (0.007)
Pre-Period Sample Mean	0.120	0.120	0.118	0.118	0.128	0.128
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	123,586	123,586	41,401	41,401

Source: North Carolina Administrative Data, 2015 – 2019

Table A12: Heterogeneity by Defendant Gender: Conviction

	Γ	Dependent Va	r: Convicti	on		
	Main	Main Result		fendants	Female Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	0.047** (0.020)	0.045** (0.018)	0.056*** (0.020)	0.052*** (0.019)	0.031 (0.021)	0.033* (0.019)
Pre-Period Sample Mean	0.446	0.446	0.465	0.465	0.412	0.412
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	105,071	105,071	60,211	60,211

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A13: Heterogeneity by Defendant Gender: Conviction on Highest Original Charge

I	Dependent Var	: Convictio	n on Highest	Original Cha	rge	
	Main	Result	Male De	fendants	Female D	efendants
	(1)	(2)	(3)	(4)	(5)	(6)
$Treat \times Post$	0.044*** (0.016)	0.045** (0.017)	0.053*** (0.018)	0.055*** (0.019)	0.027* (0.015)	0.027 (0.017)
Pre-Period Sample Mean	0.287	0.287	0.296	0.296	0.272	0.272
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	105,071	105,071	60,211	60,211

Source: North Carolina Administrative Data, 2015 – 2019

Table A14: Heterogeneity by Defendant Gender: Guilty Plea

	Ι	Dependent Va	r: Guilty Pl	lea			
	Main Result		Male De	Male Defendants		Female Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)	
$Treat \times Post$	0.047** (0.019)	0.046** (0.018)	0.056*** (0.019)	0.052*** (0.018)	0.032 (0.022)	0.034 (0.021)	
Pre-Period Sample Mean	0.401	0.401	0.419	0.419	0.369	0.369	
Demographic Controls		X		Х		X	
Observations	165,424	165,424	105,071	105,071	60,211	60,211	

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A15: Heterogeneity by Defendant Gender: Guilty Plea on Highest Original Charge

I	Dependent Var	: Guilty Ple	ea on Highest	Original Cha	rge		
	Main	Main Result		Male Defendants		Female Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)	
Treat × Post	0.046*** (0.015)	0.047*** (0.016)	0.055*** (0.017)	0.056*** (0.018)	0.030** (0.014)	0.030* (0.017)	
Pre-Period Sample Mean	0.273	0.273	0.281	0.281	0.258	0.258	
Demographic Controls		X		Х		Х	
Observations	165,424	165,424	105,071	105,071	60,211	60,211	

Source: North Carolina Administrative Data, 2015 – 2019

Table A16: Heterogeneity by Defendant Gender: Case Dismissal or Conviction on Lower Charge

Depe	endent Var:	Case Dismiss	al or Convicti	on on Lower (Charge	
	Main	Main Result		efendants	Female Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)
Treat × Post	-0.037*** (0.013)	-0.037** (0.014)	-0.047*** (0.015)	-0.048*** (0.016)	-0.019 (0.013)	-0.019 (0.015)
Pre-Period Sample Mean	0.693	0.693	0.685	0.685	0.706	0.706
Demographic Controls		X		Х		Х
Observations	165,424	165,424	105,071	105,071	60,211	60,211

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A17: Heterogeneity by Defendant Gender: Incarceration

	D	ependent Var:	Incarcerat	ion			
	Main Result		Male De	Male Defendants		Female Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)	
Treat \times Post	0.046*** (0.012)	0.047*** (0.012)	0.059*** (0.012)	0.059*** (0.013)	0.025* (0.013)	0.026* (0.014)	
Pre-Period Sample Mean	0.126	0.126	0.144	0.144	0.094	0.094	
Demographic Controls		Х		Х		Х	
Observations	165,424	165,424	105,071	105,071	60,211	60,211	

Source: North Carolina Administrative Data, 2015 – 2019

Table A18: Heterogeneity by Defendant Gender: Hours Per Case

	Depen	ident Var: l	og of Hours I	er Case			
	Main	Main Result		Male Defendants		Female Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)	
Treat \times Post	-0.114*** (0.026)	-0.115*** (0.024)	-0.105*** (0.028)	-0.108*** (0.027)	-0.129*** (0.023)	-0.127*** (0.020)	
Pre-Period Sample Mean	3.728	3.728	3.745	3.745	3.698	3.698	
Demographic Controls		Х		Х		Х	
Observations	165,033	165,033	104,831	104,831	60,062	60,062	

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A19: Heterogeneity by Defendant Gender: Days to Disposition

	Depende	ent Var: log	of Days to D	isposition			
	Main	Main Result		Male Defendants		Female Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)	
Treat \times Post	-0.254** (0.115)	-0.260** (0.117)	-0.265** (0.121)	-0.278** (0.123)	-0.232** (0.108)	-0.225** (0.109)	
Pre-Period Sample Mean	106.250	106.250	104.868	104.868	108.665	108.665	
Demographic Controls		Х		Х		Х	
Observations	165,424	165,424	105,071	105,071	60,211	60,211	

Source: North Carolina Administrative Data, 2015 – 2019

Table A20: Heterogeneity by Defendant Gender: Case Disposed on Day of First Meeting with Defendant

Dependen	t Var: Disp	osed Case on	Day of First	Meeting with	Defendant	
	Main Result		Male Defendants		Female Defendants	
$Treat \times Post$	(1) 0.043*** (0.010)	(2) 0.043*** (0.010)	(3) 0.048*** (0.012)	(4) 0.048*** (0.012)	(5) 0.033*** (0.010)	(6) 0.032*** (0.010)
Pre-Period Sample Mean	0.120	0.120	0.125	0.125	0.113	0.113
Demographic Controls Observations	165,424	X 165,424	105,071	X 105,071	60,211	X 60,211

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A21: Heterogeneity by Defendant Race: Conviction

	I	Dependent Var	: Convicti	on			
	Main	Main Result		White Defendants		Minority Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)	
Treat \times Post	0.047** (0.020)	0.045** (0.018)	0.043** (0.018)	0.041** (0.016)	0.057** (0.026)	0.054* (0.028)	
Pre-Period Sample Mean	0.446	0.446	0.476	0.476	0.404	0.404	
Demographic Controls		X		Х		X	
Observations	165,424	165,424	95,646	95,646	68,720	68,720	

Source: North Carolina Administrative Data, 2015 – 2019

Table A22: Heterogeneity by Defendant Race: Conviction on Highest Original Charge

	Dependent Var:	Convictio	n on Highest	Original Cha	rge	
	Main I	Main Result		efendants	Minority Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	0.044*** (0.016)	0.045** (0.017)	0.037** (0.015)	0.039** (0.016)	0.059*** (0.018)	0.061*** (0.018)
Pre-Period Sample Mean	0.287	0.287	0.312	0.312	0.252	0.252
Demographic Controls	3	Х		Х		Х
Observations	165,424	165,424	95,646	95,646	68,720	68,720

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A23: Heterogeneity by Defendant Race: Guilty Plea

	Γ	Dependent Var:	Guilty P	lea			
	Main Result		White De	White Defendants		Minority Defendants	
	(1)	(2)	(3)	(4)	(5)	(6)	
Treat \times Post	0.047** (0.019)	0.046** (0.018)	0.045** (0.020)	0.044** (0.018)	0.056** (0.024)	0.053** (0.025)	
Pre-Period Sample Mean	0.401	0.401	0.434	0.434	0.355	0.355	
Demographic Controls		Х		Х		Х	
Observations	165,424	165,424	95,646	95,646	68,720	68,720	

Source: North Carolina Administrative Data, 2015 – 2019

Table A24: Heterogeneity by Defendant Race: Guilty Plea on Highest Original Charge

Γ	Dependent Var	: Guilty Ple	ea on Highest	Original Cha	ırge	
	Main	Result	White De	efendants	Minority I	Defendants
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	0.046*** (0.015)	0.047*** (0.016)	0.040*** (0.014)	0.042** (0.016)	0.059*** (0.017)	0.060*** (0.018)
Pre-Period Sample Mean	0.273	0.273	0.299	0.299	0.236	0.236
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	95,646	95,646	68,720	68,720

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A25: Heterogeneity by Defendant Race: Case Dismissal or Conviction on Lower Charge

	oendent Var:	Case Dismiss	al or Convicti	on on Lower	Charge	
	Main	Result	White De	efendants	Minority I	Defendants
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	-0.037*** (0.013)	-0.037** (0.014)	-0.029** (0.012)	-0.031** (0.014)	-0.051*** (0.017)	-0.052*** (0.017)
Pre-Period Sample Mean	0.693	0.693	0.670	0.670	0.724	0.724
Demographic Control	s	Х		Х		Х
Observations	165,424	165,424	95,646	95,646	68,720	68,720

Source: North Carolina Administrative Data, 2015 – 2019

Table A26: Heterogeneity by Defendant Race: Incarceration

	D	ependent Var:	Incarcerat	ion		
	Main	Result	White De	efendants	Minority I	Defendants
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	0.046*** (0.012)	0.047*** (0.012)	0.045*** (0.015)	0.046*** (0.016)	0.046*** (0.007)	0.045*** (0.007)
Pre-Period Sample Mean	0.126	0.126	0.137	0.137	0.110	0.110
Demographic Controls		X		X		Х
Observations	165,424	165,424	95,646	95,646	68,720	68,720

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A27: Heterogeneity by Defendant Race: Hours Per Case

	Depen	dent Var:	log of Hours I	Per Case		
	Main	Result	White De	efendants	Minority I	Defendants
	(1)	(2)	(3)	(4)	(5)	(6)
$Treat \times Post$	-0.114*** (0.026)	-0.115*** (0.024)	-0.119*** (0.025)	-0.122*** (0.021)	-0.101*** (0.035)	-0.103*** (0.035)
Pre-Period Sample Mean	3.728	3.728	3.660	3.660	3.822	3.822
Demographic Controls		Х		Х		Х
Observations	165,033	165,033	95,345	95,345	68,632	68,632

Source: North Carolina Administrative Data, 2015 – 2019

Table A28: Heterogeneity by Defendant Race: Days to Disposition

	Depende	ent Var: log	of Days to D	isposition		
	Main	Result	White De	efendants	Minority I	Defendants
	(1)	(2)	(3)	(4)	(5)	(6)
Treat \times Post	-0.254** (0.115)	-0.260** (0.117)	-0.231** (0.102)	-0.241** (0.105)	-0.331** (0.163)	-0.336** (0.159)
Pre-Period Sample Mean	106.250	106.250	103.571	103.571	110.158	110.158
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	95,646	95,646	68,720	68,720

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A29: Heterogeneity by Defendant Race: Case Disposed on Day of First Meeting with Defendant

Dependen	t Var: Disp	osed Case on	Day of First	Meeting with	Defendant	
	Main	Result	White De	efendants	Minority I	Defendants
	(1)	(2)	(3)	(4)	(5)	(6)
$Treat \times Post$	0.043*** (0.010)	0.043*** (0.010)	0.040*** (0.008)	0.041*** (0.008)	0.054*** (0.019)	0.055*** (0.019)
Pre-Period Sample Mean	0.120	0.120	0.124	0.124	0.115	0.115
Demographic Controls		Х		Х		Х
Observations	165,424	165,424	95,646	95,646	68,720	68,720

Source: North Carolina Administrative Data, 2015 – 2019

Table A30: Robustness to Alternative Specifications: Conviction

Main County FE Lawyer FE No County FE X County (1) (2) (3) (4) (5) (6) (7) 0.0446 0.446 0.446 0.446 0.446 0.446 x X X X X X X X X X X X X X X X X X X						Ď	Dependent Variable:	II	Conviction						
(1) (2) (3) (4) (5) (6) (7) (2) (3) (4) (5) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7		Ma Rest	in ults	Count No Law	y FE yer FE	Lawye No Cou	er FE nty FE	Law × Cou	yer nty FE	Assigned Counsel Counties Only	Counsel s Only	Balanced Panel	nced	Intent-to-Treat Analysis	o-Treat ysis
S	Treat \times Post	(1) 0.047** (0.020)	(2) 0.045** (0.018)	(3) 0.039* (0.021)	(4) 0.038** (0.019)	(5) 0.052*** (0.020)	(6) 0.052*** (0.018)	(7) 0.049** (0.019)	(8) 0.047*** (0.018)	(9) 0.044** (0.020)	(10) 0.043** (0.018)	(11) 0.049** (0.020)	(12) 0.045** (0.018)	(13) 0.042** (0.018)	(14) 0.036** (0.016)
Sel X X X X X X X X X X X X X X X X X X X	Pre-Period Sample Mean	0.446	0.446	0.446	0.446	0.446	0.446	0.446	0.446	0.464	0.464	0.450	0.450	0.446	0.446
x x x x x x x x x x x x x x x x x x x	Demog. Controls		×		×		×		×		×		×		×
Sel X X X X X X X X X X 165.424 165.424 165.424 165.420	Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
msel // // // // // // // // //	County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
msel / / t 165,424 165,424 165,424 165,120	Lawyer × County FE							×	×						
t 165,424 165,424 165,526 165,526 165,424 165,424 165,120	Assigned Counsel Counties Only									×	×				
t 165,424 165,424 165,526 165,526 165,424 165,424 165,120	Balanced Panel											×	×		
165.424 165.424 165.526 165.526 165.424 165.420 165.420	Intent-to-Treat Analysis													×	×
	Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A31: Robustness to Alternative Specifications: Conviction on Highest Charge

					Ď	Dependent Variable: Conviction	iable: Conv	iction						
	Ma Res	Main Results	County F No Lawyer	County FE lo Lawyer FE	Lawyer FE No County FE	er FE nty FE	Lawyer × County FE	yer nty FE	Assigned Counsel Counties Only	Counsel ss Only	Balanced Panel	ıced	Intent-to-Treat Analysis	o-Treat ysis
$\text{Treat} \times \text{Post}$	(1) 0.044*** (0.016)	(2) 0.045** (0.017)	(3) 0.040** (0.017)	(4) 0.041** (0.018)	(5) 0.049*** (0.017)	(6) 0.049*** (0.018)	(7) 0.044*** (0.016)	(8) 0.045** (0.017)	(9) 0.040** (0.016)	(10) 0.042** (0.017)	(11) 0.041** (0.017)	(12) 0.043** (0.019)	(13) 0.032** (0.013)	(14) 0.035** (0.015)
Pre-Period Sample Mean	0.287	0.287	0.287	0.287	0.287	0.287	0.287	0.287	0.290	0.290	0.287	0.287	0.287	0.287
Demog. Controls		×		×		×		×		×		×		×
Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
$\begin{array}{c} \text{Lawyer} \\ \times \text{County FE} \end{array}$							×	×						
Assigned Counsel Counties Only									×	×				
Balanced Panel											×	×		
Intent-to-Treat Analysis													×	×
Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A32: Robustness to Alternative Specifications: Guilty Plea

					Ď	Dependent Variable:	iable: Conviction	iction						
	Mž Res	Main Results	County FE No Lawyer FE	ty FE /yer FE	Lawyer FE No County FE	er FE nty FE	Lawyer × County FE	yer nty FE	Assigned Counsel Counties Only	Counsel s Only	Balanced Panel	nced	Intent-	Intent-to-Treat Analysis
$\mathrm{Treat} \times \mathrm{Post}$	(1) 0.047** (0.019)	(2) 0.046** (0.018)	(3) 0.041* (0.021)	(4) 0.039** (0.019)	(5) 0.054*** (0.020)	(6) 0.054*** (0.018)	(7) 0.049** (0.019)	(8) 0.047** (0.018)	(9) 0.044** (0.020)	(10) 0.043** (0.018)	(11) 0.047** (0.021)	(12) 0.044** (0.019)	(13) 0.041** (0.018)	(14) 0.037** (0.016)
Pre-Period Sample Mean	0.401	0.401	0.401	0.401	0.401	0.401	0.401	0.401	0.418	0.418	0.404	0.404	0.401	0.401
Demog. Controls		×		×		×		×		×		×		×
Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
Lawyer × County FE							×	×						
Assigned Counsel Counties Only									×	×				
Balanced Panel											×	×		
Intent-to-Treat Analysis													×	×
Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A33: Robustness to Alternative Specifications: Guilty Plea on Highest Charge

					Ď	Dependent Variable:	iable: Conviction	riction						
	Main Results	Main Results	County FE No Lawyer F	ty FE 7yer FE	Lawyer FE No County FE	er FE nty FE	Lawyer × County FE	yer nty FE	Assigned Counsel Counties Only	Counsel s Only	Balanced Panel	nced	Intent-to-Treat Analysis	o-Treat ysis
$\text{Treat} \times \text{Post}$	(1) 0.046** (0.015)	(2) 0.047*** (0.016)	(3) 0.042*** (0.016)	(4) 0.042** (0.017)	(5) 0.051*** (0.016)	(6) 0.051*** (0.017)	(7) 0.046*** (0.015)	(8) 0.047*** (0.016)	(9) 0.042*** (0.015)	(10) 0.044** (0.017)	(11) 0.043*** (0.016)	(12) 0.045** (0.018)	(13) 0.033** (0.013)	(14) 0.036** (0.014)
Pre-Period Sample Mean	0.273	0.273	0.273	0.273	0.273	0.273	0.273	0.273	0.276	0.276	0.273	0.273	0.273	0.273
Demog. Controls		×		×		×		×		×		×		×
Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
Lawyer $ imes$ County FE							×	×						
Assigned Counsel Counties Only									×	×				
Balanced Panel											×	×		
Intent-to-Treat Analysis													×	×
Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A34: Robustness to Alternative Specifications: Case Dismissal or Conviction on Highest Charge

					D	Dependent Variable:		Conviction						
	Ma Resi	Main Results	County FE No Lawyer FE	ty FE 'yer FE	Lawyer FE No County FE	r FE nty FE	Lawyer × County FE	yer nty FE	Assigned Counsel Counties Only	Counsel s Only	Balanced Panel	nced	Intent-to-Treat Analysis	o-Treat ysis
$\mathrm{Treat} \times \mathrm{Post}$	(1) -0.037*** (0.013)	(2) -0.037** (0.014)	(3) -0.033** (0.014)	(4) -0.034** (0.015)	(5) -0.041*** (0.015)	(6) -0.041** (0.016)	(7) -0.03 <i>7</i> *** (0.013)	(8) -0.038** (0.014)	(9) -0.032** (0.013)	(10) -0.034** (0.015)	(11) -0.033** (0.014)	(12) -0.035** (0.016)	(13) -0.026** (0.010)	(14) -0.028** (0.012)
Pre-Period Sample Mean	669.0	0.693	669.0	6990	0.693	0.693	0.693	0.693	0.692	0.692	0.693	0.693	0.693	0.693
Demog. Controls		×		×		×		×		×		×		×
Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
$\begin{array}{c} {\sf Lawyer} \\ \times {\sf County \; FE} \end{array}$							×	×						
Assigned Counsel Counties Only									×	×				
Balanced Panel											×	×		
Intent-to-Treat Analysis													×	×
Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A35: Robustness to Alternative Specifications: Incarceration

					Ď	Dependent Variable:		Conviction						
	Mê Resi	Main Results	County FE No Lawyer FE	ty FE ryer FE	Lawyer FE No County FE	er FE nty FE	Lawyer × County FE	yer nty FE	Assigned Counsel Counties Only	Counsel s Only	Balanced Panel	nced	Intent-to-Treat Analysis	o-Treat ysis
Treat \times Post	(1) 0.046*** (0.012)	(2) 0.047*** (0.012)	(3) 0.045*** (0.013)	(4) 0.044*** (0.013)	(5) 0.043*** (0.012)	(6) 0.043*** (0.012)	(7) 0.047*** (0.012)	(8) 0.047*** (0.012)	(9) 0.046*** (0.012)	(10) 0.046*** (0.012)	(11) 0.051*** (0.012)	(12) 0.052*** (0.012)	(13) 0.041*** (0.011)	(14) 0.041*** (0.011)
Pre-Period Sample Mean	0.126	0.126	0.126	0.126	0.126	0.126	0.126	0.126	0.126	0.126	0.128	0.128	0.126	0.126
Demog. Controls		×		×		×		×		×		×		×
Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
$\begin{array}{c} {\sf Lawyer} \\ \times {\sf County \; FE} \end{array}$							×	×						
Assigned Counsel Counties Only									×	×				
Balanced Panel											×	×		
Intent-to-Treat Analysis													×	×
Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A36: Robustness to Alternative Specifications: Hours Per Case

					Ď	Dependent Variable:		Conviction						
	Main Results	uin ults	County FE No Lawyer FE	ty FE ryer FE	Lawyer FE No County FE	r FE nty FE	Lawyer × County	Lawyer × County FE	Assigned Counsel Counties Only	Counsel so Only	Balanced Panel	nced	Intent-to-Treat Analysis	o-Treat ysis
$\mathrm{Treat} \times \mathrm{Post}$	(1) -0.114*** (0.026)	(2) -0.115*** (0.024)	(3) -0.113*** (0.030)	(4) -0.114*** (0.028)	(5) -0.108*** (0.024)	(6) -0.108*** (0.022)	(7) -0.116*** (0.026)	(8) -0.117*** (0.024)	(9) -0.120*** (0.026)	(10) -0.123*** (0.023)	(11) -0.114*** (0.030)	(12) -0.117** (0.028)	(13) -0.082*** (0.020)	(14) -0.087*** (0.019)
Pre-Period Sample Mean	3.728	3.728	3.728	3.728	3.728	3.728	3.728	3.728	3.645	3.645	3.728	3.728	3.728	3.728
Demog. Controls		×		×		×		×		×		×		×
Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
$\begin{array}{c} \text{Lawyer} \\ \times \text{County FE} \end{array}$							×	×						
Assigned Counsel Counties Only									×	×				
Balanced Panel											×	×		
Intent-to-Treat Analysis													×	×
Observations	165,033	165,033	165,132	165,132	165,033	165,033	164,731	164,731	122,226	122,226	121,665	121,665	166,285	166,285

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A37: Robustness to Alternative Specifications: log of Days to Disposition

Treat x Post County FE Lawyer FE X County FE X C						Ŭ 	Dependent Variable:	H	Conviction						
11 12 13 13 14 15 15 15 15 15 15 15		M. Res	ain ults	Coun No Law	ty FE 7yer FE	Lawyt No Cou	er FE nty FE	Law × Cou	yer nty FE	Assigned	Counsel s Only	Balaı Par	nced nel	Intent-to-Treat Analysis	ent-to-Treat Analysis
106.250 106.	$\mathrm{Treat} \times \mathrm{Post}$	(1) -0.254** (0.115)	(2) -0.260** (0.117)	(3) -0.279** (0.131)	(4) -0.283** (0.131)	(5) -0.239** (0.105)	(6) -0.241** (0.108)	(7) -0.260** (0.117)	(8) -0.267** (0.120)	(9) -0.279** (0.116)	(10) -0.286** (0.119)	(11) -0.235* (0.129)	(12) -0.247* (0.133)	(13) -0.211* (0.113)	(14) -0.229* (0.117)
rols X X X X X X X X X X X X X X X X X X X	Pre-Period Sample Mean	106.250	106.250	106.250	106.250	106.250	106.250	106.250	106.250	103.883	103.883	111.248	111.248	106.250	106.250
x x x x x x x x x x x x x x x x x x x	Demog. Controls		×		×		×		×		×		×		×
x x x x x x x x x x x x x x x x x x x	Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
where the first state of the fi	County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
with the control of	Lawyer × County FE							×	×						
X X X t	Assigned Counsel Counties Only									×	×				
t 165,424 165,424 165,526 165,526 165,424 165,120 165,120 122,610 122,610 121,986 121,986	Balanced Panel											×	×		
165,424 165,424 165,526 165,526 165,424 165,424 165,120 165,120 122,610 122,610 121,986 121,986	Intent-to-Treat Analysis													×	×
	Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.

Table A38: Robustness to Alternative Specifications: Case Disposed on Day of First Meeting with Defendant

					De	Dependent Variable:		Conviction						
	Main Results	rin ults	County F No Lawyer	y FE yer FE	Lawyer FE No County FE	er FE nty FE	Lawyer × County FE	yer nty FE	Assigned Counsel Counties Only	Counsel s Only	Balanced Panel	nced lel	Intent-to-Treat Analysis	o-Treat ysis
$\mathrm{Treat} \times \mathrm{Post}$	(1) 0.043*** (0.010)	(2) 0.043*** (0.010)	(3) 0.042*** (0.014)	(4) 0.042*** (0.014)	(5) 0.037*** (0.011)	(6) 0.037*** (0.011)	(7) 0.044*** (0.010)	(8) 0.044*** (0.011)	(9) 0.044*** (0.010)	(10) 0.045*** (0.011)	(11) 0.040*** (0.012)	(12) 0.040*** (0.012)	(13) 0.038*** (0.011)	(14) 0.039*** (0.012)
Pre-Period Sample Mean	0.120	0.120	0.120	0.120	0.120	0.120	0.120	0.120	0.121	0.121	0.116	0.116	0.120	0.120
Demog. Controls		×		×		×		×		×		×		×
Lawyer FE, No County FE	×	×			×	×			×	×	×	×	×	×
County FE, No Lawyer FE	×	×	×	×					×	×	×	×	×	×
$\begin{array}{c} \text{Lawyer} \\ \times \text{County FE} \end{array}$							×	×						
Assigned Counsel Counties Only									×	×				
Balanced Panel											×	×		
Intent-to-Treat Analysis													×	×
Observations	165,424	165,424	165,526	165,526	165,424	165,424	165,120	165,120	122,610	122,610	121,986	121,986	166,708	166,708

Source: North Carolina Administrative Data, 2015 – 2019

Note: Significance levels at the 1%, 5%, and 10% levels are denoted by ***, **, and *, respectively. All specifications include lawyer, county, and month-year fixed effects. The second specification includes indicator variables for defendant race, defendant gender, and the severity of the highest original charge. Standard errors are clustered at the county level.