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| The ‘Sequential Intercept Model’ –  a trauma-informed diversionary framework |
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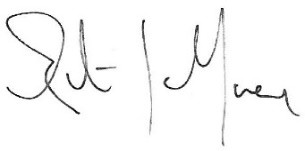
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# Foreword

HM Inspectorate of Probation is committed to reviewing, developing and promoting the evidence base for high-quality probation and youth justice services. *Academic Insights* are aimed at all those with an interest in the evidence base. We commission leading academics to present their views on specific topics, assisting with informed debate and aiding understanding of what helps and what hinders probation and youth justice services.

This report was kindly produced by Dr Suzanne Mooney, Dr Stephen Coulter, Professor Lisa Bunting and Dr Lorna Montgomery, introducing the ‘Sequential Intercept Model’ (SIM) which was originally developed in the USA as a cross-systems framework to consider the interface between the criminal justice and mental health systems. They highlight how the SIM can be used more widely as a trauma-informed framework which identifies key stages and opportunities for diverting children and adults with complex needs from the criminal justice system or from penetrating deeper into the system. Looking across the stages – termed ‘intercepts’ – there are a number of key messages, including the importance of

cross-systems collaboration and service co-ordination, the need for appropriate information-sharing within and between agencies and services, and the benefits from strengthening positive relationships around the individual. It is concluded that with concerted collaborative efforts, there are opportunities to improve the life chances of children and adults by ensuring earlier access to the services required to meet their individual needs.

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| **Author profiles**  All authors are academics in the School of Social Sciences, Education and Social Work at Queen’s University Belfast. While each has differing specialisms, collectively they have been involved in a range of practice and research initiatives related to the implementation of trauma-informed approaches (TIA) across justice, child welfare, health, social care and education sectors and the associated evidence of effectiveness. Dr Mooney is currently leading a team undertaking a cross-sector organisational review of trauma-informed implementation as a means of sharing transferable learning and envisioning the next steps for TIA advancement in Northern Ireland. |
| **The views expressed in this publication do not necessarily reflect the policy position of HM Inspectorate of Probation** |

# Introduction

## Trauma-informed justice systems

This paper is drawn from an original report (Mooney et al., 2019) commissioned by the Safeguarding Board Northern Ireland as part of a cross-departmental initiative to support the development of trauma-informed practice in Northern Ireland. The original report used the ‘Sequential Intercept Model’ or SIM as a framework to undertake a selective review of practice innovations at different stages of the justice process as a means to consider how to divert young people and adults with complex needs from the criminal justice system (CJS)[1](#_bookmark2).

Awareness of the SIM had emerged from a rapid evidence review which had summarised the evidence relating to the implementation of trauma-informed practice across multiple systems and settings (child welfare, health, education), including justice (see Bunting et al., 2018a-e; Bunting et al., 2019). International recognition of the strong connections between a trauma history and involvement with the justice system (Bellis et al., 2015), continued traumatic experiences within the justice system (Kubiak et al., 2017), and the relationship between harsh punishments and continued offending (Ko et al., 2008) has led to the adoption of trauma-informed approaches in secure settings both internationally and in the UK (e.g. D’Souza et al., 2021). Although not specifically named by its developers as a trauma-informed approach, the SIM was identified as a promising framework promoted by the US federal government Substance Abuse and Mental Health Administration Agency (SAMHSA), highlighting opportunities to implement community-based intervention for justice-involved individuals suffering mental ill health and/or substance use as a means of minimising CJS involvement (Munetz and Griffin, 2006, p.320). It is argued that such diversion has the potential to reduce costs to society and deliver appropriate services without increasing the risk to public safety (Heilbrun et al., 2015).

## Justice-involved persons with complex needs

It is well established in international literature that young people and adults involved with the justice system are disproportionately affected by adversity and trauma (Miller et al., 2011), with exposure to childhood adversity identified as a key risk factor for subsequent justice involvement (Kerig and Becker, 2010; Bellis et al., 2015). UK research indicates the scale of the increased risk with population-based adverse childhood experience (ACE) surveys demonstrating that English adults exposed to four or more ACEs were 11 times more likely to be imprisoned at some time in their lives (Bellis et al., 2014) while Welsh adults experienced a 20 times greater likelihood in comparison to adults with no ACEs (Bellis et al., 2015). More recently, research in Manchester found that justice-involved children typically had multiple ACEs (see [Academic Insights paper 2021/13](https://www.justiceinspectorates.gov.uk/hmiprobation/wp-content/uploads/sites/5/2021/11/Academic-Insights-Gray-et-al.pdf) by Gray, Smithson and Jump). The complex links between health, social inequality and crime are also increasingly recognised (for example Public Health England, 2018) with justice-involved persons known to suffer significantly worse health than the general population and more likely to be the victims of crime (Anders et al., 2017).

Although much of the US SIM literature refers specifically to people impacted by ‘mental health and substance use disorders’, this paper uses the overarching term of persons with ‘complex needs’ to better capture the range of adversities common in justice-involved young people and adults. These include: different forms of abuse; family breakdown and care

1 Reference to the criminal justice system in this report is inclusive of policing, the judiciary including the Public Prosecution Service, Courts and Tribunals Service, the prison service, probation services, the Youth Justice Agency and prison healthcare services.

experience; domestic violence; homelessness; lack of education and employment; as well as mental ill health and substance use problems (see Table 1). UK policy developments have recognised these challenges with adult and youth justice processes striving to take account of these intersecting influences on offending behaviour and promote cross-sector partnership to enable upstream intervention to prevent or mitigate the underlying causes of offending (see, for example, Public Health England, 2018; Department of Health and Department of Justice, 2019).

## Table 1: Complex needs prevalence in justice-involved persons (prison)

(Prison Reform Trust, 2023, p.26)[2](#_bookmark3)

|  |  |  |
| --- | --- | --- |
| **Characteristic** | **Adult prison Population** | **General population** |
| Taken into care as a child | 31% of women  24% of men | 2% |
| Experienced abuse as a child | 53% of women  27% of men | 20% |
| Observed violence in the home as a child | 50% of women  40% of men | 14% |
| Expelled or permanently excluded from school | 32% for women  43% for men | In 2005 >1% of  school pupils |
| No qualifications | 47% | 15% of working age population |
| Never had a job | 13% | 4% |
| Homeless before entering custody | 15% | 4% |
| Have symptoms indicative of psychosis | 25% for women  15% for men | 4% |
| Identified as suffering from both anxiety and depression | 49% for women  23% for men | 15% |
| Have attempted suicide at some point | 46% for women  21% for men | 6% |
| Have ever used Class A drugs | 64% | 13% |

In addition to the prevalence of a trauma history for individuals *prior to* their involvement with the CJS, the potential for the justice process itself to evoke a trauma response is well evidenced and widely accepted (Kubiak et al., 2017; see also [Academic Insights paper](https://www.justiceinspectorates.gov.uk/hmiprobation/wp-content/uploads/sites/5/2023/10/Academic-Insights-Evidence-based-core-messages-for-youth-justice-by-Professor-Ursula-Kilkelly-Final.pdf) [2023/09](https://www.justiceinspectorates.gov.uk/hmiprobation/wp-content/uploads/sites/5/2023/10/Academic-Insights-Evidence-based-core-messages-for-youth-justice-by-Professor-Ursula-Kilkelly-Final.pdf) by Kilkelly). Trauma triggering experiences may occur in the innumerable interactions and processes that make up the justice pathway. While practices frequently utilised in justice settings may be considered necessary to maintain order, manage challenging behaviours and increase safety for staff and others (particularly within custodial establishments), these interpersonally restrictive practices are recognised as potentially traumatic in their own right, and can have a re-traumatising effect on people impacted by early life trauma (Baker et al., 2022; Cusack et al., 2016).

2 Please see original reference for sources of statistics.

# The Sequential Intercept Model: best practices across

**the intercepts**

## The ‘Sequential Intercept Model’

The ‘Sequential Intercept Model’ or SIM was developed in the USA (Policy Research Associates, 2018) as a cross-systems framework to consider the interface between the criminal justice and mental health systems. It has been utilised as a strategic planning tool to assess available resources, determine service gaps, identify opportunities, and develop priorities for action to improve system and service-led responses focused toward adults with mental health and substance use problems who are involved with the CJS. The SIM is premised on the recognition that the CJS is often ineffective at meeting the multi-faceted needs of people with complex needs, and that justice involvement itself can exacerbate existing difficulties, inadvertently increasing the likelihood of reoffending (Munetz and Griffin, 2006).

The SIM has undergone years of piloting and refinement. The original model delineated five intercepts (labelled 1 to 5) corresponding to key criminal justice processing decision points: law enforcement; initial detention/initial court hearings; jails/courts; re-entry; community corrections. An additional intercept (Intercept 0 ‘community services’) was formally introduced in recognition of the dual roles played by the police in protecting public safety and serving as emergency responders to people in crisis (Abreu et al., 2017). Police officers and emergency services therefore form an essential part of the *‘crisis care continuum’*.

It is argued that these six decision points represent junctures where people could be prevented from ‘entering or penetrating deeper into the criminal justice system’ (Munetz and Griffin, 2006, p.544) and diverted to alternative services that are more appropriate to their needs. Each intercept therefore functions as a filter, with interventions ideally ‘front-loaded’ to ‘intercept’ people early in the pathway (Willison et al., 2018) and thus curtail criminal justice involvement to its lowest level.

## Intercept 0 Community services

Intercept 0 identifies early intervention points to intercept people with complex needs *before* they engage with the CJS. Both Intercept 0 and 1 focus on diverting people who are not considered a danger to the community away from criminal justice processing toward alternative service provision which can provide more appropriate treatment and support. Developing and resourcing a range of community-based services across the crisis care continuum is therefore considered essential to effective diversion at these early intercepts.

## Intercept 1

**Law enforcement and emergency services**

This intercept is the initial point of contact between an individual and police officers or other emergency responders. Like intercept 0, the goal of diversion at intercept 1 is to reduce further contact with the CJS by implementing alternatives to arrest and connecting individuals with complex needs to an appropriate range of services. At intercepts 0 and 1, there exists the possibility of ‘step down’ to community services or ‘step up’ to some level of CJS involvement depending on the presenting concerns.

## Intercept 2

**Initial detention/ court hearing**

**Intercept 3 Courts/Prison**

Even with optimal mental health and social care services and effective pre-arrest diversion programmes in place, some individuals with complex needs will nevertheless be arrested. This intercept focuses on efforts to interrupt the standard prosecution process after the person has been arrested but before he/she proceeds to trial or enters a plea. It includes efforts to divert vulnerable individuals from formal prosecution pathways (for low level offences) as well as decision-making on initial release/detention and conditions of release pending trial for those arrested. The aim is to avoid pre-trial detention as well as reduce the likelihood of subsequent conviction and incarceration.

Intercept 3 occurs after the initial hearing, and involves jails/prisons, courts and forensic evaluations. *At the court level*, initiatives often take the form of alternative judicial procedures, such as problem-solving/treatment courts (e.g. drug or mental health courts). Speciality court diversion interventions are characterised by screening, assessment, and negotiation between court and staff to decide on diversionary alternatives. *Once an individual has been incarcerated*, the focus of Intercept 3 turns to the provision of prison-based health and social care. Common strategies involve screening and assessment of prisoner needs and linkages with in-house and community-based treatment and service options.

## Intercept 4 Re-entry

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This intercept is focused on reintegration and rehabilitation, recognising that nearly everyone in prison will be released at some point. Re-entry is recognised as a critical transition which addresses *the continuity of care* between prison facilities and community service providers. The aim is to facilitate successful transition from an institutional setting to community-based treatment and services.

## Intercept 5

**Community corrections and supports**

This final intercept focuses on justice-involved persons supervised in the community and involved with community corrections. Probation and parole interventions are designed to prevent deeper CJS involvement by supporting engagement with community services, thus reducing the risk of reoffending.

## Key messages

This section examines the key messages *across all SIM intercepts*, including the best practice principles developed by SIM advocates as well as two additional overarching themes identified in the literature reviewed. For further information on practice innovations relating to each of the distinct intercepts, please see the full report (Mooney et al., 2019).

Cross-systems collaboration and service co-ordination

Including peers with lived experience

Information- sharing and performance measurement

**Key messages**

Strengthening supportive relationships with family and extended others

Routine identification of complex needs

Links to healthcare and social support services including housing

## Key message 1 – cross-systems collaboration and service co-ordination

Collaborative and co-ordinated efforts across systems and services are identified as essential to avoid justice-involved persons with complex needs falling through the inevitable gaps that emerge when multiple service providers do not take shared responsibility for the person’s welfare and commit to working together to this end. It is noted as essential for effective outcomes that co-ordinating bodies develop ‘community buy-in’ through shared identification of priorities, funding streams and accountability mechanisms (Policy Research Associates, 2018). It is in this regard that the *SIM ‘mapping process’* has been developed as an important strategic planning tool to bring stakeholders and communities of interest together to engage in facilitated mapping exercises to consider the pathway of justice-involved persons through the CJS, assess available resources, determine service gaps and develop

shared priorities for action (Willison et al., 2018). Emerging evidence confirms that this mapping process has been well-received and has led to enhanced cross-sector collaboration and co-ordination (Bonfine and Nadler, 2019).

## Key message 2 – information-sharing and performance measurement

Appropriate information-sharing *within* and *between* agencies and services is deemed essential to achieve consistent and effective cross-system collaboration and co-ordination to better meet the multi-faceted basic health and social care needs of justice-involved persons (such as safe accommodation and access to primary healthcare) as well as targeted treatment and support for specific mental health conditions or substance use issues (Policy Research Associates, 2018). This requires the development of information-sharing protocols and memoranda of understanding between interfacing service providers and training for personnel to understand their responsibilities in order to achieve the recommended ‘warm handovers’ as a person transitions between services.

It also demands a commitment to performance measurement as a means of identifying, gathering, analysing and applying relevant data to inform service developments (GAINS, 2019). It is noted that efforts to share data can fail when stakeholders lack clarity on the most essential information to collect, integrate and examine (GAINS, 2019). It is recommended that aggregate data should be gathered and shared between relevant agencies to understand the volume of people requiring access to specific services to help identify gaps or insufficiencies in service provision. Each chapter in the original report (Mooney et al., 2019) highlighted some of the common variables and measures that could be collected at each intercept. Additionally, it is noted that identifiers may also be used to track individuals as they move through the intercepts. Such processes will assist identification of ‘super-utilisers’, providing a better understanding of their specific needs, identifying service gaps and promoting tailored, joined-up service provision (Policy Research Associates, 2018).

## Key message 3 – routine identification of complex needs

At each intercept, there is a need for routine identification of people with complex needs, including mental health and substance use issues as well as other issues identified as common in justice-involved persons (such as adverse childhood experiences, trauma, domestic violence, care experience, homelessness). It is recommended that individuals with mental health and substance use conditions should be identified through the routine administration of validated screening instruments (Policy Research Associates, 2018).

Routine identification is noted to require different forms of assessment at different stages in the criminal justice process and may be conducted by different professions or services. Such early identification is understood as essential to enable follow-up assessment and the provision of services and targeted treatment to meet identified needs. Early identification of complex needs will also be assisted by appropriate information-sharing between services and agencies. It should be noted however that routine enquiry into people’s adverse life histories requires due care, skill and consideration to avoid re-traumatisation. Clarity is required for frontline practitioners about why and how routine screening information will be used; what information will be shared and with whom; and how to discuss immediate or ongoing need (see Akin et al., 2017; Lang et al., 2017; Quigg et al., 2018 for learning from child welfare and mental health contexts).

## Key message 4 – links to healthcare and social support services including housing

This best practice principle reminds service providers of the need to ensure justice-involved persons across all intercepts have appropriate access to basic health, social care and

financial supports including social security, safe housing and social supports in the community. Without such basic supports, it is unlikely that targeted mental health or substance use treatments alone will be effective in helping individuals avoid further CJS interaction. The literature reviewed makes consistent reference to housing as a key priority for successful diversion (DeMatteo et al., 2013; Heilbrun et al., 2015; Shaw et al. 2017; Yuan and Capriotti, 2019). This is mirrored in the UK context where having and retaining settled accommodation is noted by inspectors as ‘a key factor in successful rehabilitation’ (HM Inspectorate of Probation, 2020). The exclusion of justice-involved persons leaving prison from public housing and employment opportunities has been referred to as ‘invisible punishment’, which is proposed by some to be as severe as the prison sentence itself (Mauer and Chesney-Lind, 2002), increasing the likelihood of reoffending.

## Key message 5 – strengthening supportive relationships with family and extended others

Although not mentioned specifically as an over-arching best practice principle in the US SIM literature, Mooney et al. (2019) concluded that intervening to strengthen supportive informal relationships should feature as an essential component of trauma-informed practice initiatives across all six intercepts given its significance in the practice literature reviewed.

Involving supportive family, friendships and significant others is recognised to assist successful engagement of vulnerable children and adults with an appropriate range of heath and social care service provision prior to or upstream in their involvement with the CJS (Farmer, 2019). Positive relationships and family contact are also known to influence how justice-involved persons cope with imprisonment as well as their reintegration and rehabilitation upon release and are strongly associated with reduced risk of reoffending (Markson et al., 2015).

This best practice key message is in keeping with the Ministry of Justice reviews which have highlighted the importance of strengthening family ties to prevent reoffending and reduce intergenerational crime (Farmer, 2017; 2019). Lord Farmer’s report (2017) on the importance of strengthening male prisoners’ family relatonships drew attention to a landmark study which found that 63 per cent of male prisoners’ sons went on to offend themselves (Farrington et al., 1996). A subsequent parallel review on female offenders’ family relationships (Farmer, 2019) cited research which found that adult children of imprisoned mothers were more likely to be convicted than adult children of imprisoned fathers (Dallaire, 2007) as well as noting that ‘a large proportion of female offenders have endured domestic and other abuse, often linked to their offending’ (Farmer, 2019, p.7).

Both reports described the importance of supportive family and other relationships as the ‘golden thread’ through all processes in the CJS – from early intervention to community solutions (see [Academic Insights paper 2021/02](https://www.justiceinspectorates.gov.uk/hmiprobation/wp-content/uploads/sites/5/2021/02/Collaborative-Family-Work-in-Youth-Justice-KM2.pdf) by Trotter) and better custody for those who must serve a custodial sentence – with calls for action across several government departments. Lord Farmer concluded that systems of care (whether justice, health or social care) ‘cannot waste any opportunity to capture information about a woman’s family and relational background, including her children and other relationships which may be supportive’ (2019, p.9).

## Key message 6 – including peers with lived experience

The inclusion of peers with lived experience of mental health service provision and specifically the CJS emerged as a consistent theme in the design and delivery of effective practice innovations in the literature reviewed (Mooney et al., 2019). Indeed, this aspect of service design and delivery was specifically noted by Lord Bradley in his follow-up report of

2014 into the reforms needed to support people with mental health problems and learning disabilities in the justice system, where he recommended:

‘the adoption of a more psychosocial model of care to recognise the multiple and complex nature of need and a move towards recovery orientated approaches with a greater role for current and former service users (‘experts by experience’) in designing and delivering care’ (Durcan et al., 2014).

The inclusion of people with lived experience of mental health services in the development of peer crisis services is identified by SAMHSA (2014) as a key component of crisis services at Intercept 0. For example, emergency department diversion can consist of a triage service, embedded mobile crisis, or a peer specialist who provides support to people in crisis. Within the UK, bespoke services, often including peers with lived experience, have been established to divert and safely manage people with acute alcohol intoxication away from A&E. These include Alcohol Intoxication Management Services (AIMS), Drunk Tanks, Safe Havens, and Alcohol Treatment Centres (ATCs) (see Irving et al., 2018). One UK survivor-led crisis service project, Dial House in Leeds, provides services to people in acute mental health crisis with frequent occurrence of repeat self-harm and suicidality (See Venner, 2009).

However, notwithstanding these notable initatives, the inclusion of peers with lived experience in service delivery across all sectors remains in development.

# Conclusion

This paper has highlighted key messages for service providers and policy makers arising from a selective review of practice innovations which sought to apply the Sequential Intercept Model (SIM) to the Northern Ireland criminal justice context (Mooney et al., 2019). The SIM is noted as a trauma-informed approach which highlights opportunities to divert justice-involved children and adults with complex needs from the CJS and thus improve their life chances.

The key messages are consistent with many UK policy developments and initiatives. For example, the *Female Offender Strategy* (Ministry of Justice, 2018) promises a focus on early intervention, community-based solutions, and better custody for those women who have to be in prison, while a cross-government Victims Strategy (2018) notes the intention to develop the use of ‘trauma-informed approaches to support female offenders who are also victims’. In recent years England has rolled out Family Drug and Alcohol Courts (FDAC)

– serving 36 local authorities as an alternative to standard care proceedings in the circumstances of parental drug or alcohol misuse – with positive effect (Papaioannou et al., 2023). In Northern Ireland, there has also been piloting of mental health courts and mental health triage (NIAO, 2019, p.40-41). The *Improving Health within Criminal Justice Strategy and Action Plan* (June 2019) recognised that many young people and adults who come into contact with the CJS have a history of under-utilising health and social care services and consequently have unmet needs. Contact with the CJS is therefore recognised as ‘an important opportunity to engage or re-engage such children, young people and adults with the services they need’ with the intention that providing ‘the right care and treatment may have a positive impact in terms of reducing re-offending’ (Department of Health and Department of Justice, 2019, p.ii). Such goals are coherent with those of the SIM.

While the prevalence rates of complex needs in the justice-involved population are indeed significant, with issues not easily separated or addressed, this paper highlights that with concerted cross-system collaborative efforts, there are opportunities to make positive contributions to improving the life chances of children, young people and adults by ensuring early access to the most appropriate health and social care services to meet identified needs and divert from sustained involvement in the justice system.

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