The Kinsey Reports
1948 & 1953 to Today
Fraudulent “Science-Based”
Legal Reform
Eliminates Protections
for Women & Children in
All U.S. State Criminal Codes
Judith Reisman, Ph.D.

With special thanks to Linda Jeffrey, Ed.D. and
RSVP America
Thomas Jefferson:

“If a nation expects to be ignorant and free, it expects what never was and never will be.”

“Research on human sexuality...can be divided somewhat crudely into the pre-Kinsey and post-Kinsey eras.”*

**Pre-Kinsey Era**
Common Law
Freedom Based on Biblical Authority

- Marital coitus legal sex outlet.
- Sex Laws Rigorous.
- Offenders Penalized, Imprisoned, Capital Punishment employed.

**Post-Kinsey Era**
“Model Penal Code”
Freedom Based on Scientific Authority

- Consent determines legality.
- Sex Laws Relaxed.

The Post Kinsey Era: Briefly, Who Was Kinsey and What Were His Objectives?

- Sex & Marriage laws altered to fit sex “science.”
  - **1948**: IU bills Kinsey as a staid, academic, Republican father.
  - **1998**: IU admits Kinsey was a sadistic, obscenity & autoerotically obsessed bi/homosexual.

- “Normal” human sexuality is animal sexuality.
Who Were Kinsey’s Sex Research Subjects?

Of 18,000 alleged interview subjects:

- 5,300 defined as average white males
- 5,940 defined as average white females

FACTS NOT SPECULATION

No replication of the Kinsey data

- 1977: Gebhard & Johnson “clean” the data.
The "Cleaned" Evidence Finds 87% of 4,120 Males As Deviant Redefined as Average American "fathers"

Convicts: 2,446
Homosexuals: 1,103
Mentally ill*: 117
"Normals": 454

*~90% of group as white. G&J claim theirs is a 5,460 White Male Sample, despite having "cleaned" the Kinsey data and their tables show thousands of "white males."
"There has never been, in this group, any trained statistician ....this admittedly basic fault--existed in the project in 1942 ....and we do nothing about it." They write of a "average" case of "one." (5/751 Desk Diary)

1951 Rockefeller Fnd. Natural Science Head, Warren Weaver

1965 Mo, “Sex Education Act”*
1953 Congressional Committee Investigates RF

- Attempts to investigate Kinsey’s research results in threats to cut Congressional study of tax-exempt Foundations. Kinsey data “never saw the light of day.”
- Official Congressional finding: RF and other foundations used their wealth to subvert America's Judeo-Christian moral foundation.
The Authority of the ALI Brings False Kinsey Data Into State Laws

THE ALI MODEL PENAL CODE (MPC) REMOVES PROTECTIONS FOR WOMEN & CHILDREN

COMMON LAW

Only lawful sexual congress is marital heterosexual coitus.

**Kinsey Reports (KR): The Advent of “Consent”**

KR falsely claim that 95% of white men would be sex offenders, were the common law enforced:

- 69% frequent prostitutes (prostitution is illegal)
- 85% have pre-marital sex (fornication is illegal)
- 50% commit adultery (adultery is illegal)
- 10% - 37% are somewhat homosexual (sodomy is illegal)

While of white women KR falsely claim that:

- 0% are harmed by rape
- 50% have pre-marital sex (fornication is illegal)
- 26% commit and 50% desire adultery (adultery is illegal)
- 97% of pregnant single women in abortion (abortion is illegal)
- 25% of wives abort (illegal)

Of children, KR falsely claim that 100% are orgasmic from birth, hence:

- Children can benefit from sex with adults and even incest. (illegal)
- Children need early explicit school sex education (illegal)
- Children need masturbation, heterosexual acts taught (illegal)

Of parole, KR falsely claim that sex offenders rarely repeat sex crimes.

**Rockefeller Funds All Model Penal Code**

**Herbert Wechsler, Harvard Law Review, Call for All MPC**

**AUTHORS / REPORTERS OF ALL MPC**

Herbert Wechsler, Chief (Lawyer)

Louis B. Schwartz, Assoc. (Lawyer)

Morris Ploccomo, Assoc. (Judge)

Paul Tappan, Assoc. (Lawyer/Sociologist)

**ALI MPC #4 “Sex Offenses” Draft Sent To States**

**ALI MPC #4 “Sex Offenses” Draft Adopted/Adapted By All States**

“God is Dead,” in the Law, Bible, Prayer in Schools 1960s....
The Model Penal Code (MPC) Removes Protections for Women & Children


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Jerome Hall, Professor of Law, Indiana University School of Law, Bloomington, Ind.
Albert J. Harno, Dean, University of Illinois, College of Law, Urbana, Ill.
Henry M. Hart, Professor of Law, Law School of Harvard University, Cambridge, Mass.
Jerome Michael, Professor of Law, Columbia University School of Law, New York, N.Y. (Deceased 1963)
Frank J. Remington, Associate Professor of Law, Yale University School of Law, New Haven, Conn.
John Barker Waite, Professor of Law, University of California, Hastings College of Law, San Francisco, California.

CORRECTIONS/JUSTICE:
Sanford Bates, Commissioner, Department of Institutions and Agencies, State of New Jersey, Trenton, N.J.
Winfred Overholser, M.D., Superintendent, St. Elizabeth’s Hospital, Federal Security Agency, Washington, D.C.
Jerome V. Bennett, Director, Bureau of Prisons, Department of Justice, Washington, D.C.
Florence M. Kelly, Attorney in Charge, Legal Aid Society, Criminal Courts Branch, New York, N.Y.
Joseph Sarafite, Chief Assistant District Attorney, New York County, New York, N.Y.

LAW SCHOOLS:

1951

MPC Advisors/Law

1948

JUDGES:
Curtis Bok, Judge, Court of Common Pleas, Philadelphia, Pa.
Charles D. Breitel, J. Justice, New York Supreme Court, New York, N.Y.
Gerald F. Flood, Judge, Court of Common Pleas, Philadelphia, Pa.
Stanley H. Fuld, Judge, New York Court of Appeals, New York, N.Y.
Learned Hand, Judge (Ret.) United States Court of Appeals, Second Circuit, New York, N.Y.
John J. Parker, Chief J. Judge, United States Court of Appeals, Fourth Circuit, Charleston, S.C.
Ori L. Phillips, Chief Judge, United States Court of Appeals, Tenth Circuit, Denver, Colo.

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Falsely Labeling Fathers Promiscuous Brings The State In as “Daddy”

• “The whole of our laws and customs are designed to protect the family, and at the base of the family is the father.”

• Yet father is “quite different from anything the general public had supposed...”

1912-1948: Pre-Kinsey Era
Laws Protecting Women & Children

• The backbone of the “Purity” movement was the General Federation of Women’s Clubs: homemakers, educators, medical professionals, suffragettes, abolitionists.

• All made common cause strengthen marriage and the family, battling the “White Slave Trade” urging “temperance” and working to raise the “age of consent” from 10 years to 16-21 years old.
1930s The Public Wants Tough Laws: “One Strike and You’re Out”

“Institutionalization of the male sexual psychopath became the reform movement of the thirties.”

1937: J Edgar Hoover called for a “war on the sex criminal….a sinister threat to American childhood and womanhood.”

- Age of Consent: 16 to 21 years old
- Statutory Rape: Death penalty 16 states
- Rape: Death penalty 18 states
- Seduction: Prison and/or fine
- Adultery: Prison or fine

1890s Supreme Court Justice Louis E. Brandies: Law Determines Conduct

• Study law, for “the conduct of life is to so large an extent determined by the existing legal institutions.”

Pre Kinsey Era: Violent Crime Reflects Laws
1951-1997

↑ 993%

3-Year Range
Total Offenses (Millions)

Violent Crime 1951-1997,
Number of Offenses

Basic data from Statistical Abstracts of the United States,
and the Department of Commerce, Census Bureau
** - 1997 is latest published data

1969-1999

340% ↑ Rape

418% ↑ Rape

70% ↑ Murder

Forcible Rape
Pre Kinsey Era vs. VD & No Daddy

1955-1994

200% Increase

1955-1998

213% Increase

Sexually Transmitted Diseases,
Gonorrhea - Age Group 10-14

Rate - Cases Per 100,000 Total Population

3-Year Range

Basic data from Statistical Abstracts of the United States, and the Department of Commerce, Census Bureau

Single Parent Households
Female Head, No Spouse Present

Number of Households (3-Year Average, Millions)

3-Year Range

Basic data from Statistical Abstracts of the United States, and the Department of Commerce, Census Bureau
Birth Rates for Unwed Girls
15-19 Years of Age

Births per 1,000 15 to 19 yr. Old Unwed Girls

3-Year Range

Births/Abortions for Unwed Girls
Under 15 Years of Age


Live Births Plus Abortions
Live Births

Pre Kinsey Era: Pregnant & No Daddy
1951-1996

215% Increase

1955-1995

150% Increase

Basic data from *Statistical Abstracts of the United States*, and the Department of Commerce, Census Bureau

** - 1996 is latest published data
1976-1999 Child Population Grows 5.1%
Child Sex Abuse Confirmed & Reported

1976 Confirmed: 2,032
1999 Confirmed: 187,100
1999 Reports: 324,400

Percent: 15,866%

and 1999 data March 15, 2001, the National Center on Child Abuse Prevention Research, p. 18.
2000: Most Sex Crime Victims Are Children
Most Forced Sodomy Victims Are Boys Under 12 Years

1948 How To Change “Our...Legal Institutions?” Books, Press, Law Journals Call for Sex Law Reform

3. *The Ethics of Sexual Acts*; Rene Guyon

70% Press Headlines, Popular Media, Academic, Law Journals


*Time, Look, Harpers, etc.*
1948 Changing Laws & Popularizing New “Conduct” in the National Culture

1948 Hefner Read
Kinsey End Sex Laws
Child Pornography, Sex Ed

1948 Hay Read Kinsey
End Sex Laws
“Gay” Youth Outreach, Sex Ed

Images of Children, Crime & Violence, In Playboy, Penthouse & Hustler, (1954-1984), Grant # 84-JN-AX-K007
1948 Morris Ernst, ACLU Founder

Kinsey “Ended an Era”

• “[N]o bar association, law school journal, or lawyers’ committee can consider laws...on sexual matters without reference to the Kinsey study. Kinsey’s first volume ended an era...”

• “[It is] the single greatest contribution of science to the...law in my lifetime [more than] the Brandies Brief.”

— Morris Ernst, The Kinsey Report and the Law, p. 245
1948 New York Judge Morris Ploscowe Says Based on Kinsey:

- “Penalties should be lightened [for] a downward revision of the penalties presently imposed on sex offenders” with age of consent at age “fourteen.”
- “When a total clean-up of sex offenders is demanded it is in effect a proposal to put 95% of the male population in jail.”

1949 Kinsey Sex Laws Invalid
Only “Preserve Custom”

• “Not more than 5 percent of [sex offenders] are involved in behavior which damages other individuals.”

1950 “The principal impact of the Kinsey Report will be on...the law”

- “[aiding] police officers, prosecutors, judges, probation officers and superintendents of penal institutions [in] judging individual cases.”

- “Officials will read it. Defense counsel will cite it.”

- “Even when not offered into evidence, it will condition official action.”

- “Psychiatrists, psychologists, penologists, juvenile and probation officers all participate in modern penal procedures.”

“They will use the data and their professional advice will be heeded by the judge.”

• “Here the Report will control many decisions and dictate the disposition and treatment of many offenders.”

Horack: Dean, Indiana University Law School
1951 Gov. Ronald Reagan Sees as a “Tragic Era” For Justice

“For the past thirty years justice has been unreasonably tilted in favor of criminals and against their innocent victims. This tragic era can fairly be described as a period when victims were forgotten and crimes were ignored.”

“[T]he Kinsey findings... permeate all present thinking on this subject.”

“The cultural tendency to overprotect women and children [is often]... more detrimental to the... victim than the [sexual] offense itself.”
The Sex Crimes Commission Finds:

“Only 5% of sex offenders are dangerous.”

• “Current concepts of normality are primarily moral [and without] biological justification.” (Kinsey)

• We “cannot ... legislate morality.”

• Officials should “minimize the publicity given to sex crimes.”

• “Rehabilitation [therapy not] sentencing.”

1955 Legal Experts Strategize to Subvert Public Demand for Tougher Sex Laws

• “In 1948 and 1949 The Committee on Crime and Delinquency Prevention was chiefly concerned about the increase in sex crimes and the need for new laws to protect society from the sex offender.”

By “1955 however .... the legal profession thinks some of the clamor over sex offenses may be due to hysteria.”

• There is resistance “when smaller numbers of articulate opinion-makers launch an open attack on the old…. traditional faith.”

• Hence we must “ease [in] sexual reforms [as] a general revision of the penal code.”

By presenting the changes merely as technical improvements [we] avoid the appearance of outright repudiation of conservative moral standards.” (1948)

The American Law Institute states their 1955 Model Penal Code will only “define and clarify common law principles.” However, the Code lightens or eliminates all America’s common law sex crime penalties, from fornication, adultery, cohabitation, rape, alienation of affection, sodomy & seduction to child abuse, etc.
1955 The ALI Model Penal Code Trivializes All Sex Crimes

• Of 197 “Sex Offenses” footnotes, Kinsey is the sole authority to prove sex crimes are “normal” human sexual behavior. Kinsey says even child rape is largely harmless, possibly annoying but trivial. Parole for all.
1906 Reprising Rape, Recidivism & Parole, President Theodore Roosevelt

• “[I]n my judgement, the crime of rape should always be punished with death, as is the case with murder…”

1939 Judge Ploscowe Notes Rapists, Pedophiles, Plea Bargain Down

• “[T]wo-thirds” charged with sex crimes “were permitted to plead guilty to misdemeanors.”
• The statistical trick reduces pedophile and rapist recidivism rates by two-thirds.

Cited by the *Citizens Committee on the Control of Crime, Problems of Sex Offenses in New York City*, 9, 1939) as reported in Frederick Ludwig, Control of the Sex Criminal, *St. John’s Law Review*, 12/50, p. 203.
A sex offender “...is least likely to repeat his crime after release from prison.” (Kinsey)

“Paedophilia is one of the most frequent types of sex offense but recidivism is low.” (American Law Institute authority-Model Penal Code)

1958 The Recidivism Myth Effects
The FBI UCR & DoJ

“minimize the publicity given to sex crimes.” (III, ‘53)

FBI purges “statutory rape” (sex with a child) from their Uniform Crime Report, thus lowering national rape crime data by over one half.

U.S. Department of Justice purges all under age 12 child sex abuse data until year 2000, lowering sex crime data by over one half.
Myths Permeate State Legislation

1971 MO.

• “A “minor” is anyone under the age of 21 years [prohibiting] rape, sodomy, touching, indecent exposure, and even mere mention of sexual intercourse.”

• Rapists of women 16 years or more shall “suffer death” or prison.

1976 MO.


✔ Age of consent (14) implies child wants sex. Rapists under 17 called peer sex play.

✔ Burden of proof on victim: broken bones, “fresh complaint” etc.

Pubescent children are “more sexually and emotionally...wise in the ways of the world and ...capable of resisting sexual advances...[so that] psychological or physical harm from the assault are considerably reduced.”
1973 One Might Have Sex With a “Social Companion...12 Years of Age”

• “The label ‘rapist’ is a damaging one and should not ordinarily be used in the statutory non-consent cases.”

• “The [Missouri] Code reserves that term for the most heinous sexual offender…

• For, one may have sex with a “fully consenting...social companion...of 12 years of age.”

1975 Maine Shuns “Rapist Label” “Rough Sex Defense” Frees Killers

• “Only threats of serious bodily injury, kidnapping, or death will suffice to make out the crime of rape.”

(Maine Law Review, 1976)

• “’Serious bodily injury’” refers to such injury as creates a substantial risk of death or which causes permanent disfigurement or extended impairment of any part of the body.”

(Maine Revised Statutes, 17-A, section 2(23) 1975)
Soon States Demote Rape to a Misdemeanor

**Missouri** demotes “Rape” from felony-death to misdemeanor in 3 degrees.

**Minnesota** demotes “Rape” from felony-death to “criminal sexual conduct” in 5 degrees.

**Kentucky** demotes “Rape” from felony-death to misdemeanor, “sexual misconduct... though some degree of forcible compulsion or incapacity to consent may be present.”

Wenews, Mark Fazlollah, correspondent, 1/16/01
Results of Recidivism Myths For Massachusetts Sex Offenders

1999 Massachusetts Child Abuse Police Data
No Jail Served, The Felons “Walked”:

• All convicted of attempted child rape.
• 3/5ths convicted of criminally injuring a child.
• 30% convicted of indecent assault/battery.
• 20% of convicted as child rapists.
• And, “sodomy” of a child can yield 3-8 years of rapist counseling or “treatment” in California.

“Released murderers, rapists and child molesters are more likely to [reoffend] than the general prison population.”

“Released murderers are 5 times more likely …and rapists 10.5 times more likely …to subsequently rape.”

Rep. Matt Salmon (R-Arizona)
Can Restoring The Common Law Reduce Crime and Restore Our Freedom?
1890s Justice
Louis Brandies
U.S. Supreme Court

Study law. Why?
“[T]he conduct of life is to so large an extent determined by the existing legal institutions.”

1998 Justice
Stephen Breyer
U.S. Supreme Court

“[L]aw cases can turn almost entirely on an understanding of the underlying... scientific subject matter.”

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The Current and Future Effect of The Fraudulent Kinsey Reports

The Kinsey data were and are cited:

• In courtrooms, schoolrooms, legislatures, books...

• In Westlaw, America’s most prestigious law journal data base; over 1000 separate journal articles 1982-2000 appear, (pre Westlaw, promotion of the bogus Kinsey data appeared regularly).

• In Ivy League academic journals
  – 4 x more than Piaget, 2 x Freud, 1.5 x more than Masters & Johnson, etc.
  – Source: Social Science Citation Index, Science Citation Index, Westlaw.
Are We Better Off Post the 1955 Kinsey Era Model Penal Code?

- 150% more unwed pregnant teens
- 215% more unwed births
- 200% more STD’s
- 213% more single parents
- 993% more violent crime
- 5,171% more confirmed Child Sex Abuse
- 15,866% more reported Child Sex Abuse
Can’t Legislate Morality?

• 64% of forcible sodomy victims are boys under 12 years old

• 67% of sex abuse victims are children
  – 5.5 confirmed CSA daily reports in 1976
  – 294 confirmed CSA daily reports in 1999
  – 889 CSA daily reports in 1999

• Neither 5.1% population growth nor mandatory reporting explain the staggering increases of child sexual abuse.
Law Once Worked
What Now?

• USA Laws modeled on a band of “sexual psychopaths” radically changed sexual conduct.
• With AIDS, Tasmania changed their sex laws. This changed their conduct which has saved lives.
• When we change our laws we change social conduct for good or ill:
  – Slavery Banned
  – White Slave Trade Banned
  – Child Labor Banned
  – Abortion Legalized

Americans Were Known as “Citizen Lawyers”
Kinsey is the “Weakest Link” in the Assault on Judeo-Christian Conduct

• By early 1980 most state legislatures passed Code-styled criminal law reforms, weakening our sexual morality and thus society at large.

• By 1981 this author uncovered Kinsey’s use of child rapists to “test” children for orgasms.

• By 1998, the Kinsey cadre were revealed as sexual psychopathic crusaders working to “free” America from Judeo Christian sexual constraints.

• Avoid ignorance, get the books, tapes and use this information, go on line and check your state laws, use this info in law cases and other venues.
REVISIT ALL FAILED KINSEY-ERA MODEL PENAL CODE LAWS

• Asked about laws grounded in fraudulent science two US Supreme Court Justices advised this author such laws could be challenged and recalled.

• Persons or agencies using fraudulent data to obtain state or federal monies are defrauding the government and must return past and present funding to the public.
THANK YOU FOR YOUR INTEREST AND CONCERN

Call for further information on the use of this information in courtrooms and classrooms
drjudithreisman.com