Commentary

Against carceral data collection in response to anti-Asian violences

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Abstract
This commentary reflects on recent instances of anti-Asian violence and state responses to redress violence through data-driven strategies. Data collection often presents itself as an appealing strategy, due to impacted communities' desires for evidence and metrics to substantiate political claims. Yet, data collection can bolster the carceral state. This commentary takes an antagonistic approach to policing, including the ongoing creation of data infrastructures by—and for—law enforcement through hate crimes legislation. We critically discuss the challenges and possibilities in building towards anti-carceral responses amidst ongoing racial violence and crisis.

Keywords
Asian American, race, policing, COVID-19, racism, data collection

Since the start of the COVID-19 pandemic, incidents of racism against Asians and Asian Americans increased, including highly visible incidents of physical violence. These attacks sparked outcry on the need for resources and infrastructures to respond to anti-Asian violence. On 16 March 2021, the mass shooting at Asian-owned massage parlors and spas in Atlanta, GA intensified attention on these racist attacks. The shooter targeted the parlors to eliminate a “temptation” that fueled his “sexual addiction” (Kaur, 2021). The shootings resulted in the death of eight people, six of whom were Asian women. Widely reported was the Atlanta Police Department’s inability to reconcile the incident as racially motivated, which overemphasized attention on police capacity and competency in understanding “hate crimes”.

Different forms of data collection—qualitative and quantitative—have been central to the narrativization of anti-Asian violence during the pandemic. The reporting tool, Stop AAPI Hate, has been one of the most widely cited and promoted, drawing on community and academic networks and supporting local data projects (Takasaki, 2020). By March 2021, they had collected nearly 3800 reports ranging from verbal harassment, avoidance in public spaces, to physical attacks. This is a broad range of incidents under the category of “hate” and comes at a time when the criminalization of hate is expanding with increasingly severe consequences (Nopper, 2021). Additionally, the circulation of exceptional violence on social media platforms obfuscates the slow and quiet forms of state violence while also bolstering white supremacy. While incidents of physical assaults have received heightened attention, there are different scales and degrees of violence largely absent in media discussions about anti-Asian racial violence: labor and economic exploitation, inadequate social safety nets, and immigrant detention and deportation (Kuo and Bhaman, 2021).

Desires for evidence and metrics to substantiate and mobilize political claims make data collection an appealing strategy and solution (Dourish and Gomez Cruz, 2018). However, data projects can bolster the carceral state, reifying and producing racial violence (Browne, 2015; Muhammad, 2010). Carceral data,

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including police data surveillance and hate crimes data collection, are part of what Tonia Sutherland (2019) describes as a carceral archive, sustained through law enforcement practices to perpetuate narratives justifying incarceration. More broadly, data collection for policing is part of the long history of carceral technologies that control, capture, and exile categories of people, and are sustained by industries and institutions that “exploit visibility and exposure” under the guise of security (Carceral Tech Resistance Network, 2021). This commentary on data-driven responses to anti-Asian violence takes an antagonistic approach to policing, including the ongoing creation of data infrastructures by—and for—law enforcement through hate crimes legislation. Below, we critically discuss the challenges and possibilities in building towards anti-carceral responses amidst ongoing racial violence and crisis.

**Challenging data and policing as solutions to anti-Asian violence**

In the midst of heightened racial violence, carcerality is used to advance “civil rights”. After the Atlanta shootings, police departments deployed units to Chinatowns and Asian neighborhoods across US cities. In New York City, the NYPD’s Counterterrorism unit, which was established after 9/11, deployed “assets” to Asian communities “out of an abundance of caution” (@NYPDCounterterrorism, 2021). The NYPD also increased Asian plainclothes undercover officers (a unit they had started disbanding in the midst of Summer 2020 uprisings against police violence).

Additionally, the @NYPDHateCrimes Twitter account circulates images of unidentified individuals to seek tips on racial attacks and share updates when people are arrested; almost all images have been of Black men. These vigilante styles of community-informed policing utilize carceral data regimes connecting city surveillance apparatuses to social media platforms. On social media, imagery of brutal violence proliferates (Nguyen, 2021; Richardson, 2020). One video included a 65-year-old Filipina woman being publicly attacked; one of the most disturbing aspects of the video was the lack of public intervention. Later, news coverage and police reports shared that the arrested attacker was Black, unhoused, and recently out on parole after being incarcerated for 19 years. These media depictions leverage and exacerbate Black and Asian conflict to exploit narratives of Black criminality to justify policing. Here, we also want to draw attention to how exceptional forms of violence co-exist with slower, less visible forms of violence. In New York City, many of the people arrested for anti-Asian violence have had histories of mental illness and homelessness (Hong et al., 2021). Generally, there is a considerable lack of access to safe housing, adequate support after release from prisons and jails, and non-coercive mental health care. Arresting people who experience vulnerability and precarity does not interrupt ongoing cycles of violence and instead perpetuates harm (Law, 2021; Ortiz and Jackey, 2019).

State responses to anti-Asian violence during the pandemic have emphasized expanding data-driven law enforcement to address the threat of hate. For example, in August 2020, the NYPD created the Asian Hate Crime Task Force with Asian American officers to better track racist attacks due to “underreporting” from communities. Additionally, concerns surrounding “incomplete datasets” given non-reporting or underreporting to police can create conditions where data collection outside of law enforcement, such as emergency medical response data and commercial camera footage, can become used to track crime in lieu of police data (Hibdon et al., 2021). At the national level, President Biden’s January 2021 memorandum on combating anti-Asian racism emphasized the need to “expand collection of data and public reporting regarding hate incidents” (White House, 2021a). Two weeks after the Atlanta shootings, the administration announced that the Department of Justice (DOJ) would implement cross-agency initiatives responding to anti-Asian violence, including expanding the Crime Data Explorer tool on hate crime statistics and adding categories of crimes and demographic data (White House, 2021b). Additional efforts also included “civil rights trainings” developed by the Community Oriented Policing Services department. Passed in May 2021, the COVID-19 Hate Crimes Act provides guidance for law enforcement to: establish online reporting across multiple languages, expand “culturally competent” education campaigns, and expand data collection and reporting (COVID-19 Hate Crimes Act, 2021). These resources illustrate how policing exploits crises: that is, language translation tied to policing practices (i.e. programs for “strategic languages”, such as Arabic, Urdu, Pashto, and Farsi, to police communities) are promoted while simultaneously unavailable for other necessary public services.

*‘Hate has no home here’: Carceral data regimes*

While data collection and documentation can be important tools for providing critical counter-narratives by marginalized communities, these practices must be done with attention to potential harm
(Collier, 2020; Richardson, 2020). “Inclusive” data-driven practices can reify exclusions and be used as tools for dispossession and displacement (Hoffman, 2020; Kauanui, 2008). Data-driven processes have been linked to how different groups can advocate for public resources and benefits, where the collection and analysis of data about racially marginalized communities can legitimate political claims. Within Asian and Asian American communities, different diasporic groups are impacted by racial categorization schemas, revealing the limitations of state-based forms of recognition. For example, aggregated data obscures disparities across ethnicity, income, education, and employment, rendering some communities hypervisible and others invisible for resource allocation (Runes, 2017). Additionally, institutional data collection tends to mostly benefit external state and NGO actors while only providing “incremental gains” for marginalized communities (Heeks and Shekhar, 2019). Uses of data to make decisions about distributing social services can also replicate racially punitive logics of social control (Nopper, 2019; Roberts, 2020). Thus, data can present a “double bind” for communities when entangled with advocacy (Crooks and Currie, 2021).

The state turned to big data as a response to anti-Asian violence: to get better at collecting and analyzing “hate crime” data. These data practices emerged through the 1990 Hate Crimes Statistics Act, notably one of the first federal statutes that recognized categories of sexual orientation—legitimizing identity categories through recognition by police and prosecution. This act, expanded through the 1994 Crime Bill, also included disability as a category for data collection while also increasing harsher sentencing. Hate crime statistics and data collection converge classification and control. In 2009, hate crime legislation extended to include and “protect” gender, sexuality, and disability through the Matthew Shepard and James Byrd Hate Crimes Prevention Act. Passed under the National Defense Authorization Act, this bill linked the expansion of “tolerance” and “equality” to military expenditure (Reddy, 2011; Sylvia Rivera Law Project, 2009). The reduction of hate into individualized forms of violence and patriotic outcries of “hate has no home here” elides how origins of “Asian hate” have also been state-driven by US police, border patrol, and militarism (Rodriguez, 2021). Hate crimes legislation bolsters systems of criminalization and obscures the violence of policing (Asian American Feminist Collective, 2020; GAPIMNY, 2021).

Data collection by law enforcement to police and surveil communities of color is not new. These practices are rooted in the long legacy of anti-Black racism in the US and embedded into contemporary data-driven technologies (Browne, 2015). Additionally, state investment in data infrastructures, such as national quotas and registration systems, to police, incarcerate, and deport Asian and Asian Americans as terror threats, criminals, and “illegal” has been long-standing (Bayoumi, 2015; Ngai, 2004). The creation of carceral data regimes in the “war against hate” builds on US police and military infrastructure that are activated by racism and xenophobia (Husain, 2020). Rooting out hate domestically justifies ongoing militarized policing and transnational warfare, including geopolitical tensions with China that exacerbate anti-Asian racism within the US.

Government responses to end white supremacy have focused on extreme acts of violence and have used the framework of “combatting” domestic terrorism, particularly countering violent extremism (CVE). Funded through the Department of Homeland Security, CVE leverages the language of “violence prevention” and “community engagement” by giving grants to community and law enforcement organizations in exchange for information about “suspected” individuals (Michel, 2015). Essentially, we are witnessing a repurposing of War on Terror infrastructures created in the wake of 9/11, where the surveillance and policing of Muslims and Arab Americans have been a key component of US counterterrorism efforts (Kundnani, 2014; Muslim Justice League, 2020). Finally, data and transparency initiatives fail in curtailing violence by police (8 to Abolition, 2020; Stop LAPD Spying, 2020). The long history of abolition movements and, more recently, the 2020 uprisings against police violence, have demonstrated the necessity of divesting from police towards resourcing alternative infrastructures.

Policing won’t save us

In holding a vision and commitment to a future without carceral systems, we challenge the notion that law enforcement, including more data collection and training, will end anti-Asian violence. We need responses to violence without enacting further violence. Black feminist abolitionist Mariame Kaba (2017) points out the difference between safety and security by observing that people often feel “secure” through using tools and corresponding institutions, from weapons and policing, that reproduce violence. Considering this, we call for alternative responses that do not expand police resources, systems of criminalization, and take away resources from the most vulnerable. Rather than the highly individualized frame of “stopping hate” (Whitlock and Bronski, 2015), we emphasize the need to invest in community resources, structures, and practices that redress violence through “care not cops” models (8 to Abolition, 2020; Care Not Cops, 2017). Currently, many community organizations do not have the adequate resources for sustainable alternatives;
often, existing funding structures for anti-violence work rely on municipal and federal funds linked to forms of policing (Hossain and Mon, 2020). While we advocate for community safety resources, the proliferation of data does not interrogate, nor eradi-
icate, underlying systems of violence. The DOJ will be launching a hate crimes grants program to fund partners-
ships with law enforcement and prosecution agencies to increase trust and reporting (Bureau of Justice Assistance, 2021). This program encourages university partnerships; such a program is one of many that resour-
ces law enforcement partnerships with community
groups and universities. Researchers must not collude with carceral data projects that further enact violence upon communities of color, especially university researchers’ past contributions to, and benefitting from, such projects. Beyond critically examining the role of big data in political claims-making, we believe in engaging in practices of refusal (Barabas, 2020; Cifor et al., 2019).

Relatedly, we emphasize the decoupling of social services, including community resources for safety and well-being, away from law enforcement agencies. In the midst of continued economic crisis and to redress slower forms of violence, there may be ways forward for noncarceral, community-led data projects for racial justice. For example, historical and current uses of worker testimonial function as “crucial media” to doc-
ument labor exploitation (Lowe, 1998). Or, projects like the Anti-Eviction Mapping Project have combined multiple data sources to advocate for tenants and track predatory and negligent landlords. Other examples include mutual aid groups who manage community data to coordinate and distribute groceries and medical supplies within neighborhoods.

In sum, law enforcement and police data are not the solution for safety nor for redressing anti-Asian vio-
lene. Since we began writing this commentary in the aftermath of the Atlanta shootings, we have seen a mass shooting at a FedEx facility in Indianapolis—four of the victims are Sikh and a majority of workers are from the Sikh community, a community that has experienced racist targeting after 9/11. We have also seen the deaths of Black and brown youth by police—Daunte Wright, Adam Toledo, and Ma’Khia Bryant. These are not random acts of violence. Mass shootings, white supremacist attacks on people of color, militarized policing, and the use of military force by the US globally are all interconnected (Purnell, 2019). Throughout the pandemic, we have led and participated in numerous community workshops, conversations, and debates about visions for safety. We are often asked: What options will we have, if not the police? Reflecting on this question (and its assumptions) can open up new possibilities. Echoing many activists’ and organizers’ calls: the police won’t save us; neither will carceral data.

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