2 The Making of the Modern Prison System
Reformation, Separation and the Mind, 1840–1860

The seclusion of the cell, depriving the prisoner of associations which divert the mind, leaves him to reflect upon his privations, and thus increases their severity. The Separate System at least satisfies, more than any other mode of imprisonment, this primary requirement of a sound penal discipline; – it is severe.¹

In 1852 Reverend John Burt, Deputy Chaplain at Pentonville ‘Model’ Prison, London, published a vigorous and lengthy defence of the separate system of confinement, the disciplinary regime introduced to the prison when it opened in 1842. Inspired by the ‘Philadelphia’ system, Pentonville’s 500 convicts worked, slept and ate in single cells, were separated from fellow convicts when at exercise and chapel, and were forbidden from communicating with each other at all times. The ‘Model Prison’ became emblematic of the most stringent and pure form of separate confinement and would be an inspiration to a future generation of prison architects and administrators, and the example for many prisons, including Ireland’s model convict prison, Mountjoy, which opened in Dublin in 1850.

While Burt acknowledged that ‘Pressure upon the mind under a Cellular System is a necessary concomitant of its characteristic excellence’, his 1852 publication was largely a response to the mounting criticism and growing evidence that the regime at Pentonville was detrimental to the minds and mental wellbeing of prisoners.² By the 1850s, this criticism had resulted in modifications to the separate system at Pentonville though not the rejection of separate cellular confinement itself. Burt insisted that the minds of prisoners were protected at Pentonville through daily contact with prison personnel, notably prison chaplains and schoolmasters, contact largely absent in the disciplinary

² Ibid.
regimes devised at other prisons in America and England. ‘Separation’ at Pentonville, he asserted, ‘was not solitude’.³ Yet by 1852 Pentonville’s engagement in a ten-year ‘experiment’ with the most rigorous form of separate confinement introduced to any of the ‘modern’ prisons of nineteenth-century England and Ireland was steadily being wound down. Some forty-four prisoners had been moved out of the separate system at the prison owing to concerns about their mental health, and seven were removed from Pentonville on ‘mental grounds’ as ‘unfit for separate confinement’.⁴ After 1847 Pentonville’s Commissioners set about introducing a series of modifications to the disciplinary regime – principally by reducing the time spent in seclusion – in an attempt to alleviate its full rigour, and by the 1850s Pentonville was deemed a flawed experiment in prison discipline.

As Burt was pursuing his defence of separate confinement at Pentonville and of the system’s key advocates, William Crawford and Reverend William Whitworth Russell, the regime was being introduced to prisons across England and Ireland and it would dominate prison regimes until the early twentieth century. Separation had been enshrined in the 1779 Penitentiary Act and was implemented in various forms by Sir George Onesiphorus Paul at Gloucester Prison in the 1790s, at Millbank Penitentiary in London, set up in 1816, and at Richmond General Penitentiary, Dublin, opened in 1820. The Prisons Acts of 1839 (England) and 1840 (Ireland) regularised its use in local gaols and houses of correction, enabling prison inspectors to certify prison cells fit for separate confinement. However, it was during the 1850s that the modified Pentonville version of the separate system would become embedded in prison regimes as a central tenet of discipline and organisation in convict prisons, gaols and houses of correction, as purpose-built and older institutions were adapted for its introduction.⁵ This followed

³ Ibid., p. 93.
⁴ Report of the Directors of Convict Prisons (RDCP), 1851 (1852) [1524], Pentonville Prison: Medical Officer’s Report, pp. 33, 37, 39.
the recommendations of several parliamentary inquiries into prison discipline in England and Ireland, and lobbying by prison inspectors, commissioners and penal reformers. Support for the modified version of the separate system was further reinforced and reinvigorated in the 1860s, as will be explored in Chapter 3, when there was a shift from the emphasis on reform to the discipline’s penal benefits. Yet, time and again, reports of heightened instances of mental distress and disorder among prisoners accompanied the rolling out of the separate system across the two prison estates. In response, prison governors, chaplains and medical officers, as well as alienists working outside the criminal justice system, debated its impact on the mind, questioning how far separate confinement was implicated in the many cases of delusions, mania, self-harm and attempted suicide among prisoners.

The separate system, as implemented at Pentonville, emerged after decades of deliberation on the most effective means of punishing and reforming criminal behaviour through secondary punishment in houses of correction and gaols and transportation to the American colonies. From the late eighteenth century, coinciding with the disruption to transportation caused by the American Revolutionary War in the 1770s, penal and social reformers, including John Howard, Elizabeth Fry, James Neild and Sir Jeremiah Fitzpatrick, as well as bodies such as the Association for the Improvement of Prisons and Prison Discipline in Ireland, criticised the systematic abuse and the appalling hygiene and standard of medical care in gaols and bridewells throughout Britain and Ireland.6 They sought the complete reform of prisons and of punishment regimes based on uniformity of treatment and well-ordered prison environments, an ambition that persisted beyond the revival of transportation in the late 1780s.7


The plight of the insane in prisons was highlighted from the earliest stages of these campaigns; in 1777 Howard drew attention to the dire conditions in which ‘lunatics’ were held at bridewells, where they were denied treatment and languished in overcrowded and insanitary conditions, disturbing and alarming the other prisoners. While advocating for prison reform in Ireland during the 1780s, Fitzpatrick, physician and first Inspector General of Prisons in Ireland, urged the removal of insane prisoners to hospitals. Regarding the nature of the criminal mind, in 1830 Jeremy Bentham argued that criminal offenders were a race apart from other people – their ‘minds are weak and disordered’. In terms of the practicalities of their management, he suggested that they should not be left to themselves but needed close supervision, restraint and ‘unremitting inspection’.

Much has been written about the early history of prison reform in England, far less on Ireland. Nonetheless, historians have mapped the spiritual and philosophical roots of the separate system of confinement and of the ‘rival’ silent system, the most influential regimes of the early nineteenth century, identifying their transnational nature and the intellectual links between British, Irish and American penal reformers. Throughout the eighteenth century, social commentators in England, including the novelist and dramatist Henry Fielding, promoted the introduction of different forms of separation to prisons for offenders awaiting trial, and Jonas Hanway, philanthropist and founder of the London Foundling Hospital, was among the first to propose separation for offenders under sentence in a purpose-built institution. His proposals strongly influenced John Howard’s theories on prison discipline. While the 1779 Penitentiary Act allowed for separation in purpose-built gaols

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9 His duties as Inspector General of Prisons included visiting lunatics confined in prisons and houses of correction. See MacDonagh, *The Inspector General*, p. 114.
13 Ignatieff, *A Just Measure of Pain*, p. 54.
and houses of correction, in practice it was rarely implemented, the most notable exception being the prison opened by Sir George Onesiphorus Paul in Gloucester, discussed below.

Despite early support among prison reformers for separation and cellular confinement, the most effective form of prison discipline was still being debated in the 1830s, shaped by new experiments with modes of imprisonment in America. These exchanges largely focused on the ‘Philadelphian’ separate system, which attracted powerful support in Britain and Ireland over the rival silent system. Both systems supported the redeeming effects of solitude, yet while separation prevented communication and the spread of information among prisoners, largely through its architecture, the silent system enforced solitude and classification through punishment and discipline. Although the silent system was implemented in many prisons in America, by the 1840s separation had emerged as the clear winner in Britain and Ireland.

A persistent feature of the debates among penologists and prison reformers, including vocal critics of the separate system, was the accusation that the new disciplinary regime of separate confinement was implicated in high incidences of mental disorder among prisoners. Michael Ignatieff and Ursula Henriques have examined concerns about outbreaks of mental distress at Pentonville when it first opened in 1842, implementing the purest and most rigorous form of separation. Yet, there has been no sustained and detailed exploration of the relationship between the separate system as it was rolled out in local gaols, houses of correction and convict prison systems throughout the 1850s and 1860s and rates of mental breakdown among prisoners.

This chapter explores this association, arguing that the incidence of mental distress and disorder in local gaols and convict prisons was much higher than was officially acknowledged and that the separate system was regarded by many commentators as a contributing factor, if not the primary cause, of high rates of mental illness. The 1850s and 1860s

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15 Ibid., pp. 318–45; Carroll-Burke, *Colonial Discipline*, p. 56. For a brief summary of the architecture of separate confinement, see ch. 1.
17 Forsythe reflects on the implications of these regimes for the minds of prisoners in William James Forsythe, *The Reform of Prisoners 1830–1900* (London and Sydney: Croom Helm, 1987).
saw vigorous debates on the question of how far disciplinary regimes in prisons prompted or exacerbated existing mental disorders among prisoners or whether criminals were inherently mentally weak and thus particularly vulnerable to mental collapse. Such exchanges took place in official reports and correspondence as well as in the books and articles produced by prison officials, including chaplains and doctors. The chapter also examines modifications to the system of separate confinement after the late 1840s that were shaped largely by this mounting criticism. As discussed below, the most rigorous forms of separation, introduced at Pentonville and adopted two years later in 1844 at Reading Gaol and in 1845 at Belfast House of Correction, were quickly modified. Yet the system endured and there was support for its introduction to local gaols in the 1850s. While local institutions did not always adhere to the separate system in full and its application in individual county gaols and houses of correction varied considerably, many, including larger city gaols, such Liverpool Borough Gaol, endeavoured to implement it as fully as possible.\footnote{Ibid., pp. 93–5; Cox and Marland, ‘Unfit for Reform or Punishment’.} As discussed in greater detail in Chapter 3, despite mounting evidence that the separate system damaged the minds of prisoners, support for the regime became even more entrenched in the 1860s and 1870s amid heightened anxieties triggered by reports of increased rates of criminality, recidivism and prison committals.

In addition to examining high-level debates and inquiries into penal policy, this chapter interrogates the ways in which mental disorder was reported, deliberated on and managed in Irish and English prisons, with Irish prisons and some English ones producing modifications to the system at a very early stage, intended to mitigate the impact of prison discipline on the mind. It explores how prison staff, medical and otherwise, assessed the mental health of prisoners and the management of mental breakdown for both male and female prisoners. While at Pentonville and several other prisons experimenting with separate confinement in the 1830s and 1840s the chaplain to a large extent assumed responsibility for managing the minds of prisoners, after the 1850s prison medical officers increasingly asserted their expertise in identifying cases of mental illness among prisoners, and, as discussed in Chapter 5, in distinguishing feigners and malingerers from ‘true’ cases of insanity. Permeating debates on how far the system of separate confinement provoked mental distress and discussions on how to manage this, was the issue of ‘damage limitation’, as criticism of disciplinary structures, philosophies and arrangements for the management of mental disorder...
implied that there was something fundamentally wrong with the new system of prison discipline. Central prison administrators and prison officers had a vested interest in presenting the new system in a positive light, and those urging this particular brand of reform were keen to downplay the impact of separation on mental wellbeing. As this chapter demonstrates, some acknowledged the links between high rates of mental distress and the extreme rigour and taxing nature of the system of separate confinement, while others dismissed such connections and defended their institutional practices. Certain prisoners, as discussed in Chapter 4, were transferred to criminal or local lunatic asylums, often after long delays and lengthy deliberation among prison staff regarding their mental state. Others were sent to prison hospitals, confined to isolation cells, transferred to other institutions within the prison estate or discharged, and many were repeatedly punished for their disruptive behaviour in prison.

Rival Prison Regimes: The Silent and Separate Systems

Reflecting on the variety of prison disciplinary regimes, Hanway observed in 1776 that ‘Everyone has a plan and a favourite system’. Fundamental to debates on competing systems was the tension between the legitimate punishment of prisoners and imposition of the ‘debt’ owed to society, and the state’s obligation to provide appropriate standards of care, even at a time when deprivation and poor living standards were the normal experience. In his 1784 pamphlet, *An Essay on Gaol Abuses*, Sir Jeremiah Fitzpatrick observed:

> the primary idea of prison is keeping the criminal in safe custody to answer to the state whose laws he has transgressed; humanity tells us the secondary idea is to harrow up his soul with the thoughts of future punishment and so render him penitent; and how can this be so effectively obtained as by keeping his body in good health on which depends the exquisiteness of that sensibility, which will awake in him the proper degree of alarm so necessary to his situation.

Reformers, influenced by a combination of evangelicalism, Benthamite utilitarianism, and humane and practical concerns, sought to develop refined forms of punishment and work regimes. While evangelicals strove for the salvation of sinners by urging the spiritual and moral reform of prisoners, utilitarians looked for industrious convicts who could support

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themselves and the prisons through work. Nearly all agreed that unchecked association among prisoners promoted moral contamination, and various forms of separation of prisoners on the grounds of sex and longevity of criminal career were advocated. Each regime incorporated periods of spiritual reflection and religious exhortation. The Gloucestershire magistrate, Sir George Onesiphorus Paul, for example, introduced a regime of complete separation similar to separate confinement in his county gaol as early as 1791. There, prisoners confined in single cells worked and reflected on religious tracts, benefited from the spiritual guidance provided by the chaplains, and endured punitive treadmill exercise and a low diet. Preston Goal, even before the arrival of its influential chaplain, Reverend John Clay, took a prominent role in shaping national penal policy, its keeper James Liddell introducing a profitable labour system working with local textile firms. The Inspector General of Prisons in Ireland, Fitzpatrick, favoured ‘solitude, silence, labour and simple, cooling fare’ as ‘the effectual treatment’; although inspired by the work of Howard, he placed less emphasis on religious exhortations, and his pamphlet was largely shaped by medical and scientific principles. While welcoming the contribution that convicts’ industrial labour made to the cost of running gaols and prisons, Fitzpatrick opposed associated labour in prison, arguing that ‘labour, with reflection on its useful consequences, would occupy the baneful vacuity of the mind’. ‘Solitude would naturally soften the obdurate and lead to discoveries whilst corruption would from a want of evil communication naturally cease.’ He implemented a version of this regime at St James’s Street Penitentiary, Dublin, when it opened for juveniles in 1790.

By the early nineteenth century, spiritual reformers, who promoted complete separation and the centrality of reflection and prayer, had become influential, particularly within English government circles. Campaigners and prison officials who supported labour regimes were increasingly sidelined and their approach criticised for distracting

26 Ibid.
27 MacDonagh, The Inspector General, pp. 138–41. Bentham was invited to submit plans for an Irish penitentiary, but they were rejected as too expensive and the commission withdrawn. See ibid., p. 140.
prisoners from the spiritual reflection essential for reform. The infamous treadwheel was installed in prisons across England and Ireland in the early nineteenth century. While in the Lancashire prisons, the power it produced was used for manufacturing purposes, elsewhere the treadwheel was employed as a form of punishment, and it, along with other forms of futile work, replaced profitable and productive labour. An 1819 Select Committee praised Liddell’s work at Preston that combined kindness with productive employment, but commented that ‘religious care and instruction was wanting’, opening the door to the appointment of John Clay as chaplain in 1823.

In Ireland, support for profitable labour endured, notably among the two recently appointed Inspectors General of Prisons, James Palmer and Benjamin B. Woodward, who suggested linking the treadwheel ‘to machinery connected with profitable manufacture’ such as ‘raising water and scotching flax’. Hard labour, including stone breaking, they argued, was not only economical but also acted as a deterrent and guarded against ‘making gaols too desirable’. The Inspectors, however, insisted that profit from prisoners’ labour was not the ‘primary object’ at the Richmond General Penitentiary, Dublin. Designed by the architect Francis Johnston, modelled on Millbank and centrally administrated, it was established as the ‘flagship’ experiment with the separate system of confinement and penitentiaries in Ireland. Richmond was intended for convicts aged between eighteen and thirty years, whose sentences for transportation were less than seven years, and reformation of the prisoners and training in a profitable trade was to be prioritised over punishment. Richmond received its first convicts in 1820, and with the appointment of Governor William Rowan in 1823, the Inspectors were optimistic about its success. The penitentiary, however, soon became embroiled in a scandal over allegations of proselytism and conversions secured through torture, resulting in an official inquiry in 1826; its status as an exemplar of penal reform never recovered.

28 Report of the Inspectors General of Prisons in Ireland (RIGPI), 1824 (1824) [294], p. 16.
31 RIGPI, 1825 (1825), p. 33. 32 RIGPI, 1824 (1824), p. 11.
By the 1830s theorists of prison discipline fell into two main camps, advocating for the silent or the separate system. The renewed interest in separation and the inspiration for the version of the separate system introduced to English and Irish prisons came from the Eastern State Penitentiary, Philadelphia, where it was first implemented in 1829. Shaped by the ideas of early reformists, such as Hanway, and in America by a group of, largely Quaker, social reformers, led by the influential physician, Benjamin Rush, the Philadelphian regime was meticulously planned and implemented. Designed to be challenging for prisoners, inmates had little or no contact with other prisoners or staff, were to reflect upon their crimes and be urged towards repentance and reform. Prisoners on life sentences were confined in basic solitary cells, with provision for ventilation, heating and sanitation, for three years, sometimes more, emerging only for exercise in separate yards or for attendance at religious service in partitioned chapels. While prisons designed for separation were more expensive to build — Jeremy Bentham’s panopticon was the inspiration for John Haviland’s radial plan for Eastern State Penitentiary — once opened they were less costly to run than the rival ‘silent’ system. The silent system was associated with the Auburn and Sing Sing Penitentiaries in New York State where communication among prisoners was prohibited at all stages of their sentences. Though prisoners worked and dined in association, strict silence was rigorously enforced through harsh punishments. The system placed greater emphasis on instilling work habits among prisoners; advocates sought to bend prisoners to rules and regulations and were less optimistic as to their potential for reform. The strengths and weaknesses of the two models were vigorously and publicly debated in the British and American press and in publications produced by their advocates. Visits to Eastern State, Auburn and Sing Sing also formed an essential part of the itinerary of early nineteenth-century European prison reformers interested in devising effective regimes for punishment and reformation. These regimes, they believed, would end the dreaded scourge of ‘moral’ contamination rife among prisoners confined in older

36 Report of William Crawford, Esq., on the Penitentiaries of the United States (1834) [593], p. 10.
37 Henriques, ‘The Rise and Decline’, p. 73.
gaols and bridewells, and provide the means for the true reformation of prisoners’ minds and bodies in a suitably punitive environment.

Both systems attracted ardent and influential supporters among prison officials in England, though the silent system did not garner much official support in Ireland. George Laval Chesterton, Governor of Coldbath Fields House of Correction in Middlesex from 1829 to 1854, was a strong advocate of the silent system and a close friend of Charles Dickens, an equally outspoken critic of the separate system. Chesterton imposed the silent system comprehensively at Coldbath Fields, then the largest prison in Britain. Convinced that most criminals were habitual, vicious and unrefordable, he dismissed the separate system as ‘doctrinaire sentimentality’, which subjected prisoners to ‘direful torture’ and ‘mental depression’. Any signs of remorse or reformation among prisoners under that regime, he insisted, were temporary and once released, they would return to their previous habits. Though the regime at Coldbath Fields was severe, Chesterton described the system at Eastern State as ‘signally inhuman’, lamenting the ‘protracted sufferings of the miserable beings exposed to such refined torture’. He also criticised its supporters for failing to acknowledge the ‘mental depression’ and agitation it caused prisoners whose mental states deteriorated while confined. At Coldbath Fields, while prisoners were confined in separation in cells for long periods during the day, allowing for spiritual reflection, this was combined with associated labour, which permitted limited contact among prisoners. Despite the unheated cells and punishing work tasks, Chesterton’s prisoners were reported to be healthier and rates of lunacy low compared with other prisons and even the national rate.

The rival system of separate confinement, however, had persuasive advocates, and the most fervent of these were prison chaplains who envisaged for themselves an important role as spiritual guides and reformers. These included Reverend John Clay, a national authority on crime and punishment and prison chaplain at Preston Gaol from 1823. There he urged separation, though he permitted congregated schooling, worship and exercise. He also underlined the importance of religious

services and spent upwards of six hours a day visiting prisoners in their cells. He saw crime as a moral failing and moral self-help, stimulated by religion and education, as a means of reform.\textsuperscript{45} William Crawford and William Whitworth Russell were particularly influential in driving through the Pentonville experiment, with its forceful form of separation and key role for its chaplains. Crawford was a founder in 1815 of the Evangelical Society for the Improvement of Prison Discipline and the Reformation of Juvenile Offenders, an organisation that fostered connections with members of the political and social elites with the purpose of advancing a radical critique of prison conditions.\textsuperscript{46} The Irish Inspectors General of Prisons quoted from the Society’s reports while lobbying local governors and prison officials to implement prison reform in 1824, and the Association for the Improvement of Prisons and Prison Discipline in Ireland imitated its approach and principals.\textsuperscript{47} Through his political links, Crawford obtained a commission from Home Secretary Sir James Graham to visit America in 1833 to report on the separate and the silent systems, with a view to recommending a suitable system for English prisons. Following his visit to Eastern State, Crawford became enthralled by the separate system, which combined a prolonged cellular system of separation with a limited number of cell visitations from reformatory prison personnel. Describing solitary imprisonment as ‘exemplary’ and remarking on the ‘mild and subdued spirit’ of the prisoners, during his visit Crawford also investigated four cases of insanity and one of idiocy at the prison. After consulting the prison surgeon, he concluded that the prisoners were suffering from mental disorders when committed, thereby excusing the regime from responsibility. He remarked too on the failure of Eastern State to appoint salaried chaplains and to instruct the convicts, ‘vital defects which can alone be remedied by the appointment of a resident clergyman who shall not only regularly perform divine service on the Sunday but devote himself daily to the visiting of the prisoners from cell to cell’.\textsuperscript{48} Crawford criticised other systems, including the silent system, for allowing criminals to associate, which, he claimed, made it impossible to prevent moral contamination. On Crawford’s return to England, William Whitworth Russell, chaplain to Millbank Penitentiary, joined him in his support of separation.\textsuperscript{49}


\textsuperscript{47} RIGPI, 1824 (1824), p. 13; Butler, \textit{Building the Irish Courthouse and Prison}, p. 216.


\textsuperscript{49} Henriques, ‘The Rise and Decline’. 
Early experiments with separation, however, met with failure in both England and Ireland. Disquiet was expressed concerning the regime at Richmond General Penitentiary, Dublin soon after its establishment. Centrally governed, Richmond was intended for convicts sentenced to transportation or pardoned on condition that they emigrate to the colonies. The appointment of Governor William Rowan in 1823 resulted in a more rigorous implementation of separate confinement, based on a long ‘course of industry, reflection, and instruction’.\textsuperscript{50} Prisoners of both sexes were placed in separate confinement, and divided into three classes, progressing to first class with good behaviour. By 1826, however, ten recently released Roman Catholic convicts alleged that seventeen prisoners had been subjected to cruelties, punishments, deprivations and tortures to induce them to convert to Protestantism.\textsuperscript{51} The subsequent inquiry into these allegations, conducted by the Inspectors General of Prisons and chaired by the law officer, John Sealy Townsend, was expanded to investigate other allegations of cruelty. While the commission of inquiry concluded in 1826 that torture had not been used, wholesale conversions to Protestantism were uncovered and many staff members, including the governor, were described as ‘fanatical’ evangelicals swept up in the Anglican ‘second reformation’ and the Methodist revival then sweeping across Ireland.\textsuperscript{52} George Keppell, an ex-penitentiary officer, asserted that the ‘irritation of the mind’, experienced by the prisoners under punishment, had prompted their conversions.\textsuperscript{53} The experiment with separation at Richmond was slowly abandoned. In the 1830s the prison was transferred to the city of Dublin and catered for untried prisoners, and by the early 1830s the building had been incorporated into Richmond Lunatic Asylum.\textsuperscript{54}

Millbank Prison became the site of a further experiment in separate confinement when it opened in 1816. Based partly on Bentham’s panoptic design, it housed up to 1,000 prisoners of both sexes, and, prior to the opening of Pentonville, was England’s flagship penal institution. Costing £458,000 to build, it was the only prison administered by central government.\textsuperscript{55} Concerns were soon expressed about the rigour of the

\textsuperscript{50} Report of the Commissioners Directed by the Lord Lieutenant of Ireland to Inquire into the State of the Richmond Penitentiary in Dublin (1826–27) [335], p. 4.
\textsuperscript{51} Heaney, ‘Ireland’s Penitentiary 1820–1831’, p. 32.
\textsuperscript{53} Report of the Commissioners into Richmond Penitentiary, Dublin (1826–27), p. 82.
\textsuperscript{54} RIGPI, 1834 (1834) [63], p. 18; Heaney, ‘Ireland’s Penitentiary 1820–1831’, p. 32.
prison regime, and the 1823 Select Committee into conditions at the penitentiary recommended modifications to prevent physical and mental illnesses among prisoners.\textsuperscript{56} However, William Whitworth Russell, who became chaplain at Millbank in 1830, moved the prison’s discipline further towards the cellular system of separation and was noted for his enthusiasm for religious sermons and exhortations as a means of prompting reflection and reformation.\textsuperscript{57} Russell was highly influential at Millbank and his authority was second only to the governor. During his tenure there, Russell provided persuasive evidence on the benefits of cellular confinement to Select Committees on prison reform in 1831 and, along with Crawford, was appointed Prison Inspector for London in 1835. As Inspectors, though their powers of enforcement were limited, they wielded considerable influence – essentially devising national prison policy – until their deaths in 1847.\textsuperscript{58}

The support of Russell and Crawford for separation met with fierce criticism, much of which focused on the damage to the minds of prisoners. Two Lord Chancellors, Lord Brougham and Lord Lyndhurst, opposed separation, Lyndhurst describing it as ‘harsh, unnecessary and severe’.\textsuperscript{59} In his travelogue \textit{American Notes}, published in 1842 following a trip to North America, Charles Dickens famously condemned the separate system at the Eastern State Penitentiary. He wrote of the ‘immense amount of torture and agony which this dreadful punishment prolonged for years inflicts upon the sufferers’. ‘No man has a right to inflict upon his fellow creature … this slow and daily tampering with the mysteries of the brain,’ which Dickens held to be ‘immeasurably worse than any torture of the body’.\textsuperscript{60} The American Prison Discipline Society was also vocal in its criticism of the Eastern State Penitentiary and separate system for causing mental breakdown among prisoners. In the Society’s 1838 report they described the effects of the Pennsylvania system on the minds of inmates, arguing that isolation increased rates of mortality and insanity at the institution. They continued to criticise the system in \textit{The Journal of Prison Discipline and Philanthropy} throughout the 1830s.\textsuperscript{61}

In England, *The Times* took up the cause against the introduction of the separate system, publishing a number of critical editorials and in 1841 Peter Laurie, President of Bethlem Hospital, cautioned:

Immure such a being for a lengthened period in solitary confinement, isolate him ... and you will find him the most helpless and resourceless wretch within himself that ever crawled, without energy to look forward, or courage to look back; with no mind to reason, or head or heart to support him, seeing only in the recesses of his own guilty mind and heart a dreary and dreadful void ... Misery will follow the want of excitement, melancholy will give place to despair, and if not relieved by contact with living beings, madness or idiocy must follow.62

Before Pentonville opened in 1842, specific allegations were also levelled at the regime at Millbank. Following the departure of Russell from Millbank, his successor, Reverend Daniel Nihil, who acted as both governor and chaplain, had strictly enforced a system of separation and intense spiritual reflection at the prison, which antagonised prison staff who were required to transform themselves into ‘religious missionaries’. When he introduced stricter regulations to prevent communication between inmates, reports of prisoners presenting with delusions, mania and insanity increased. Nihil’s regime was investigated and consequently relaxed; by 1840 the period in separation was reduced to the first three months of each sentence. The governor and managing committee resigned in the following year and the prison was converted into a depot for transportation to Australia.63

Such evidence had little impact on Russell and Crawford whose commitment to the separate system was unshakeable. After their appointment as prison inspectors, they continued to attack ‘unsuitable’ practices in penal institutions and to publicly criticise local officials. They became instruments of a more decisive intervention from the Home Office in local prison affairs, shaping national penal policy and new prison rules, as well as the 1839 Prisons Act, which provided the statutory basis for the separate system of confinement in England.64 From this position, they were decisive in shaping the ‘Model Prison’ and disciplinary regime introduced at Pentonville.

The isolation of the prisoner, ‘to force him to reflection, and thereby to produce a beneficial effect upon his mind’, had been the aim of the Irish system of constant separation ... even when administered with the utmost humanity, produces so many cases of insanity and of death as to indicate most clearly, that its general tendency is to enfeebles the body and the mind’. See Francis Gray, *Prison Discipline in America* (London: John Murray, 1848), p. 181 and Rubin, ‘A Neo-Institutional Account’, p. 388.

Inspectors General of Prisons for several decades, and the movement towards the ‘new era of prison discipline’ of separate confinement gained fresh momentum in the 1840s.\textsuperscript{65} Reflecting on separate confinement and the silent system in 1839, while dismissing other regimes, Majors Palmer and Woodward concluded ‘the advantages of the “Separate,” above any other system of Prison discipline, is clearly Proved’.\textsuperscript{66} In 1840, legislation was passed which permitted confining prisoners in separation, for whole or part of their sentence, in cells approved as suitable. This was followed, in 1841, by the appointment as Prison Inspector of Dr Francis White who replaced the recently deceased Woodward.\textsuperscript{67} White also took on responsibility for inspecting lunatic asylums, and later became the first Inspector of Lunacy in 1843. In their first joint report on prisons, White and Palmer reflected on the progress of separate confinement in Irish prisons, noting some earlier ambivalence about the regime:

the then Inspectors General of Prisons, had some doubts as to the expediency of the system being adopted at once, without some checks and protection being first established against the possibility of its degenerating into anything like cruelty, from the want of sufficient guards and inspection, or into injury to the health of individuals, from too continued a confinement, unless accompanied by constant employment, the use of books, and frequent intercourse with officers or visitors, not Prisoners.\textsuperscript{68}

Lacking statutory powers to compel local Grand Juries and prison boards of superintendence to implement separation, they invoked ‘soft power’ to encourage its introduction as a form of ‘experiment’ to try ‘its effects, previous to recommending so large an outlay as altering the entire Prison would cost’.\textsuperscript{69} While White and Palmer reported favourably on new purpose-built prisons, such as that in Belfast, County Antrim, designed by the architect Charles Lanyon on the Pentonville model and containing over 300 cells, and on a small number of county gaols that had been adapted for separation, including the County Gaol at Wicklow, in most prisons separation was not provided.\textsuperscript{70} Dublin’s city and county prisons, including Newgate and Kilmainham, were robustly criticised for their poor conditions.\textsuperscript{71} During his visit to Newgate in 1841, White found:

a wretched maniac, who was locked up in one of these vaults every night, and left to lie by himself, without light or fire, on a miserable bed upon the floor…. Humanity

\textsuperscript{65} RIGPI 1825 (1825), p. 19. \textsuperscript{66} RIGPI, 1839 (1840) [240], pp. 6–7. 
\textsuperscript{67} 3&4 Vict., c.44, s.IV (1840); RIGPI, 1841 (1842) [377], p. 1. 
\textsuperscript{68} RIGPI, 1841 (1842), p. 5. \textsuperscript{69} Ibid. 
\textsuperscript{70} Ibid.; RIGPI, 1845 (1846) [697], pp. 5, 20; Butler, \textit{Building the Irish Court House and Prison}, p. 292. 
\textsuperscript{71} RIGPI, 1841 (1842), pp. 7, 16.
shudders at the contemplation of such suffering, and a state of things so much opposed to the principles of reason and religion ought to be immediately altered. Upon my representation this poor lunatic was allowed to sleep in a better description of cell.\textsuperscript{72}

Describing the ‘progress of prison discipline’ as ‘a science of slow growth’, in their report for 1842 White and Palmer recorded little advance in their experiment with separate confinement in Irish prisons. They blamed this on the Grand Juries’ reluctance to incur the costs of adapting existing prisons or constructing purpose-built institutions for the implementation of separation.\textsuperscript{73}

The Belfast Grand Jury, however, was accorded lavish praise by White and Palmer for their support for the construction of a new House of Correction at Belfast, which they anticipated would become a ‘Model Prison for Ireland’.\textsuperscript{74} White, much more so than Palmer, was a strong advocate of separate confinement in prisons and keen to differentiate the regime from the ‘continuous solitary confinement that led to such disastrous results when first tried in America’.\textsuperscript{75} Lanyon, the county surveyor and architect, visited Pentonville when planning Belfast House of Correction, which received its first prisoners in 1845.\textsuperscript{76} The prison had 320 single cells over four wings, two for males with three stories and two for the female prisoners with two stories.\textsuperscript{77} Separation was implemented throughout, including in the chapel, which was divided into stalls, and at exercise and outdoor labour. Prisoners wore peaked caps to disguise their features while moving through the building.\textsuperscript{78} There were three chaplains appointed to the prison: the Episcopalian Chaplain, Allen; Presbyterian Chaplain, Shaw; and the Roman Catholic Chaplain, McLoghlen.\textsuperscript{79}

Meanwhile, in 1843, the Inspectors sought financial support for building in Dublin ‘a Model Convict Prison, as in London, such as would permanently improve the habits of the convicts, and be an example to our county gaols, on a better site with ample accommodation’.\textsuperscript{80} They repeated these pleas for a ‘national model prison’ in subsequent annual reports and, while praising the Grand Jury and Board of Superintendence at Belfast Gaol, in 1845 they concluded that a ‘perfect trial’ of the system had yet to be completed.\textsuperscript{81} Despite the Inspectors’

\textsuperscript{72} Ibid., p. 18.  \textsuperscript{73} RIGPI, 1842 (1843) [462], p. 1.
\textsuperscript{74} Ibid., p. 26; see ch. 1, n. 35 for an explanation of the role of Grand Juries.
\textsuperscript{75} RIGPI, 1843 (1844) [535], p. 29.
\textsuperscript{76} RIGPI, 1842 (1843), p. 26; RIGPI, 1843 (1844), p. 29.
\textsuperscript{77} RIGPI, 1843 (1844), p. 29.  \textsuperscript{78} RIGPI, 1845 (1846), p. 20.
\textsuperscript{79} RIGPI, 1849 (1850) [1229], p. 38.  \textsuperscript{80} RIGPI, 1843 (1844), p. 8.
\textsuperscript{81} RIGPI, 1844 (1845) [620], pp. vi–vii; RIGPI, 1845 (1846), p. 5.
commitment, the establishment of a system of convict prisons in Ireland with a model prison based on the separate system at its heart was delayed for some years. The catastrophic impact of the Great Famine (1845–52) swelled the populations of local gaols and convict prisons, and, even though the numbers transported rose during the crisis, government convicts awaiting transportation steadily accumulated, placing the prison system under severe pressure. In 1845 there were 627 government convicts in custody; by 1849 the number had reached nearly 4,000.82 Home Secretary Sir James Graham was apprised of the accommodation crisis, and the Board of Works in Ireland entered negotiations for the purchase of a site for a new prison. However, by July 1846 building work had not commenced.83 Instead, the existing prison infrastructure was expanded and repurposed; in 1847 Spike Island barracks in Cork was converted into a convict prison for 600 inmates and Philipstown barracks in King’s County was fitted up in 1845, while older gaols in Dublin were converted into convict depots in the 1840s.84 A ‘Model Prison’ in Dublin, underpinned by an ideological commitment to separation, was belatedly opened in 1850.

**Model Prisons and the Mind**

It was above all Pentonville Model Prison, admitting its first prisoners in 1842, that embodied a decisive shift towards the separate system. Crawford and Russell, along with Pentonville’s Board of eleven Commissioners, including two physician members, Dr Benjamin Brodie and Dr Robert Ferguson, and Joshua Jebb, Surveyor-General of Prisons and Pentonville’s architect, closely supervised the construction and management of the prison and the appointment of senior staff, the governor, chaplains, schoolmasters and medical officers. In his role as Surveyor-General of Prisons, Jebb became very influential in the design and oversight of prisons on the separate system, though he would also develop reservations about the regime. Remarking in 1850 that ‘separation is the only basis on which the discipline of a prison can exist’, Jebb also expressed concern that any improvement among prisoners under separation would dissipate when their period of separate confinement ended, and he remained committed to emphasising the role of labour as

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82 Carroll-Burke, *Colonial Discipline*, p. 58.
84 RIGPI, 1847 (1847–48) [952], p. 5.
crucial aspect of prison discipline that promoted the wellbeing of prisoners.\textsuperscript{85} The Pentonville ‘experiment’ was intended to be exacting and punitive, to break the prisoner down through complete solitude in the prison cell where ‘he will be disposed to self communication, for he has no companion but his own thoughts’.\textsuperscript{86} At the same time, it was designed to produce thoroughgoing penitence and reform in a process led by the chaplains, chiefly through their individual cell visitations. Crawford and Russell carefully identified convicts suitable for the regime, which after eighteen months’ probation would conclude in transportation and a new life in Australia; they were to be first offenders, physically and mentally healthy, and aged between eighteen and thirty-five years, able to withstand the taxing regime and benefit from reform. As Sir James Graham commented, ‘Pentonville shall be for adults what Parkhurst now is for juvenile offenders – a prison of instruction and of probation, rather than a gaol of oppressive punishment.’\textsuperscript{87} Parkhurst, a project also led by Crawford and Russell, had opened in 1838, with solitary confinement for a period of four months forming the cornerstone of its discipline, ‘affording’, as Jebb reflected in 1858, ‘time for reflection, and securing much amelioration in the feelings and disposition of the boys’.\textsuperscript{88}

Incarceration at Pentonville and the period of probation, was to be first in a system of staged punishments decreasing in rigour with each consecutive step, with future conditions following transportation to Australia contingent on convicts’ behaviour at Pentonville; an exemplary record could culminate in a complete pardon.\textsuperscript{89} Solitude and separation was rigorously imposed at Pentonville; convicts worked, ate and slept while confined to their cells for twenty-three hours per day. All communication was forbidden. They were moved through the prison hooded in masks, exercised in separation in specially designed yards, and were placed in separate stalls, referred to as coffins by the prisoners, at chapel (Figure 2.1). Prisoners were trained in a trade and taught by


\textsuperscript{86} Report of Inspectors of Prisons of Great Britain, Part 1 (1837–38), p. 28. See also Cox and Marland, ‘He Must Die or Go Mad in This Place’.

\textsuperscript{87} Report of the Commissioners for the Government of the Pentonville Prison (RCGPP) (1843) [449], p. 5.


\textsuperscript{89} RCGPP (1843), pp. 7–8; Forsythe, \textit{The Reform of Prisoners}, p. 71.
schoolmasters, preparing them for their new lives in the colonies. The moral and spiritual reformation of the convicts fell mainly to the chaplains who also directed the work of the schoolmasters and selected books for the library. Prisoners attended daily religious services and the prison chaplains devoted many hours each day to visiting convicts in their cells, discussing their past lives and exhorting them to repent and reform. Chaplains gained detailed knowledge of each convict, his character, disposition and habits, which was minutely recorded in journals and general registers. The chaplains also assumed a central role in directing the separate system. At Pentonville Reverend James Ralph and his successor, Reverend Joseph Kingsmill were second only to the governor in terms of authority.

During the 1840s, Pentonville’s formative years, the chaplains affirmed their expertise and close knowledge of the minds of convicts, gained through their cellular visitations and observations, which afforded them the ‘best opportunity of knowing their [convicts’] feelings’. The prison’s regulations underlined the importance of vigilant observation by

\[90\] RCGPP (1844) [536], pp. 8–10, 11. \[91\] RCGPP (1845) [613], p. 11.
the chaplain, with the assistance of the surgeon, of the ‘state of mind of every prisoner’. Reverend Kingsmill’s report for 1845 provided a detailed assessment of convicts’ responses to the separate system, commenting on the determination of some, unable to withstand the degradation and isolation, to break prison rules and secure removal from the prison. The ‘well educated and intelligent men’, those who were ‘always thinking’, he claimed, benefited from the regime. While these convicts reportedly found separation a ‘severe punishment’, they were ‘grateful’ for ‘the religious and moral advantages which a paternal Government afforded to them’. Kingsmill, who linked mental wellbeing to prisoners’ capacity to be reformed and their minds reanimated through education, would later moderate his support for separation.

While Crawford, Russell and Kingsmill publicly defended Pentonville and the separate system, with Crawford and Russell insisting that the availability of the officers and regular visitations from prison personnel distinguished it from the system at Eastern State Penitentiary and protected the convicts’ minds, inside the prison there were regular consultations and exchanges between chaplains, medical officers, schoolmasters, warders and Pentonville’s Commissioners regarding the prisoners’ mental and physical health. The risk to the mind of convicts and the danger of mental breakdown was acknowledged in the Pentonville Prison Act (1842), which specified that convicts who showed signs of mental illness were to be reported to the Secretary of State and transferred to an asylum. In practice, as will be demonstrated below, this happened infrequently and usually only after extensive deliberation. Evidence of growing concern about prisoners’ mental wellbeing, however, occurred in 1843, when Chaplain Ralph was forced to resign following a spike in cases of ‘morbid religious symptoms’. Convicts were reported to be suffering from insanity, mania, depression and hallucinations, many with religious overtones, which Rees and the Pentonville Commissioners linked to Ralph’s excessive religious teachings. In December 1843, for example, Rees reported ‘That Prisoner Wm. Cowle Reg. No. 385 is decidedly hallucinated, said, that Christ pervades him, & gives him sensations’ and ‘That the Devil visits him & converses with him in a flame of fire’. Cowle was removed to the infirmary but his condition steadily deteriorated; he became violent, talked only about religion and refused food. In January 1844 Rees recommended he be

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removed to an asylum.\textsuperscript{97} Faced with several disturbing cases, Rees suggested ‘Prisoners, R. Henshaw Reg. No. 210 and Wm. Johnson Reg. No. 222 should not go to the chapel service for a few days’ and that bibles, prayer books and hymn books be removed from some prisoners’ cells.\textsuperscript{98}

By the end of 1843, Ralph had been replaced by the Assistant Chaplain, Kingsmill, but Medical Officer Rees and Chaplain Kingsmill continued to report on convicts who were ‘strongly affected by religious impressions’, threatened to self-harm or commit suicide and were ‘suffering much from mental depression’.\textsuperscript{99} Kingsmill and Rees disagreed on individual cases, such as that of convict James Graham [convict no. 635], who described his delusions relating to death and his mother’s health to Kingsmill in July 1845. Kingsmill concluded there was ‘nothing in Reg. 635 ... indicating the presence of any delusions’. However, Rees, who also called upon the advice of physician Commissioners Brodie and Ferguson, resolved he was insane and should be removed to an asylum. This decision was subsequently amended when Dr Seymour visited the prison to advise and concluded that Graham would recover. Graham continued to experience attacks of mania and was eventually removed to Bethlem in November 1845.\textsuperscript{100}

Many of these protracted and time-consuming exchanges were concerned with identifying whether convicts’ behaviour denoted ‘real’ cases of insanity, requiring removal to Bethlem, or were cases of malingering, weak-mindedness, or evidence of convicts’ inability to withstand the severity of the regime. In dealing with them, the Pentonville officers and Commissioners were keen to protect the reputation of the prison and the separate system against accusations of cruelty, inhumanity, and provocation of mental breakdown. Transfers to lunatic asylums, as in the case of Graham, were resisted and delayed, in order to ‘test’ or verify diagnosis of insanity and to downplay the incidence of mental disorder among convicts. Pentonville’s official publications limited their reporting of mental illness largely to those convicts transferred to asylums and cases of suicide.\textsuperscript{101} The chaplains’ and medical officers’ detailed

\textsuperscript{97} Ibid., 9 Dec. 1843, pp. 231–2, 3 Jan. 1844, p. 251.
\textsuperscript{98} Ibid., 9 Dec. 1843, pp. 230–1.
\textsuperscript{99} Ibid., 23 Sept. 1843, p. 187.
\textsuperscript{100} TNA, PCOM 2/353, Pentonville Prison, Middlesex: Chaplain’s Journal, May 1846–Mar. 1851, 5 July 1845, pp. 31–4; 14 Nov. 1845, p. 111. See ch. 4 for the transfer of prisoners between prisons and asylums.
\textsuperscript{101} Our conclusions differ from those of Ian O’Donnell, whose study of mental breakdown at Pentonville in the 1840s draws largely on official reports and suggests that in some instances separation might have proved beneficial. See Ian O’Donnell, \textit{Prisoners, Solitude, and Time} (New York and Oxford: Oxford University Press, 2014).
investigations into convicts presenting with hallucinations, anxiety, self-harm, mania, depression, morbid feelings and irritability, recorded in minute books and the chaplain’s journal, were not replicated in annual reports. Rather, these public documents insisted that the minds of the prisoners were improved through seclusion, teaching, and preaching and that the mental condition of the prisoners was ‘most satisfactory’.\textsuperscript{102}

The dangers of the system were, however, becoming increasingly evident. Already in the 1840s, the Home Office recommended pardons and medical discharges for Pentonville convicts deemed unfit for transportation or whose life would be endangered by further imprisonment.\textsuperscript{103} Of those pardoned on medical grounds, the majority suffered from physical illnesses such as convict G.M. (no. 9640), who was discharged in December 1846 with pulmonary consumption.\textsuperscript{104} Medical pardons were included in Pentonville’s mortality statistics suggesting convicts were released in anticipation of their deaths.\textsuperscript{105} There were few medical discharges of prisoners with symptoms of mental distress or insanity, although in June 1849 convict Clewett (no. 1860) was ‘discharged with a free pardon, on medical grounds, suffering under chronic disease of the brain’.\textsuperscript{106}

The factors informing a decision to organise medical releases were not recorded in great detail, and it is unclear how such decisions were reached and whether the advice of prison medical officers concerning the health of the prisoner was a decisive consideration. The potential danger to the public posed by prisoners experiencing mental distress, however, may explain prison officials’ reluctance to authorise medical releases on these grounds. For example, Sir George Grey rejected a request from Pentonville’s Commissioners to pardon convict Beckett, who had served only fifteen months of his sentence for a ‘serious’ offence. Beckett was reported to be labouring under hallucinations.\textsuperscript{107} In November 1848, he had attracted the attention of Pentonville’s Governor and Medical Officer Rees when he was noted to be ‘strange in manner’ – he ‘fancies he hears his name called, and sees it written upon the walls’ – and was recommended for transfer to the garden.

\textsuperscript{102} RCGPP (1845), p. 19. For more detail of individual cases and disputes between the prison officers concerning their veracity, see Cox and Marland, ‘He Must Die or Go Mad in This Place’.
\textsuperscript{103} TNA, PCOM 2/86, Pentonville Prison, Middlesex: Minute Books, 1846, 2 Jan. 1847, p. 146. The dates given for Pentonville’s Minute Books do not always tally with their content.
\textsuperscript{104} RCGPP (1847) [818], p. 49.
\textsuperscript{105} Ibid., p. 52.
\textsuperscript{107} Ibid., 21 Apr. 1849, pp. 186–7.
class. On 23 December 1848, Rees noted that Beckett was still hallucinating and removed him to the prison infirmary where he remained until 31 December before he was returned to normal prison discipline. Within four days Beckett was back in Pentonville’s infirmary where he continued to experience delusions, hearing noises and voices speaking to him. His condition deteriorated further, prompting the Pentonville Commissioners to submit their unsuccessful request for his medical release in March 1849. While it is uncertain whether Becket was eventually discharged, his case highlights the selective use of medical releases in cases when convicts exhibited signs of mental distress or insanity, and the cautious approach of the Home Office when dealing with such cases.

Further emphasising the risks of separation, between 1845 and 1848, a series of damming reports highlighted the poor mental condition of convicts removed from Pentonville and transferred onto ships destined for transportation to Van Dieman’s Land. On boarding ship, the ‘Pentonville graduates’ exhibited alarming symptoms, variously described as epileptic, convulsive fits and hysteria. Surgeon-superintendent to the Stratheden, Henry Baker, described how within forty-eight hours of arrival on the ship, nineteen Pentonville convicts were affected with ‘Epileptic Fits’, many suffering three or four. Convicts sent from other prisons were free from such attacks, which Baker related to the eighteen to twenty months Pentonville prisoners had spent in separate confinement. To diminish the outbreaks of ‘mental imbecility’ on board ship and prepare convicts for the ‘ordinary habits of life’, convicts destined for a transport colony were placed in association at Millbank prison for short periods prior to embarkation or in associated work in Pentonville, carrying out tasks such as wood cutting or garden work. These attempts to prevent the transition from the separate system to association being ‘too sudden and overwhelming’ largely failed.

Though removals to Bethlem were resisted, the number of convicts transferred there began to build up, confirming fears about the negative impact of the regime on prisoners’ mental wellbeing, and prompting public commentary. Elizabeth Fry was concerned that the separate

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system would cause a decline in bodily and mental health, and a number
of widely read periodicals pitched into the debate, with the Illustrated
London News denouncing the Pentonville regime as destructive of human
individuality.\textsuperscript{114} In 1847 Peter Laurie, President of Bethlem Hospital,
condemned Pentonville’s system of discipline in The Times, commenting
on the steady flow of ‘lunatic’ prisoners from Pentonville to Bethlem that
he attributed to the damaging effects of the separate system on the minds
of prisoners.\textsuperscript{115} Laurie had been an opponent of the separate system
since its introduction at Millbank and in 1846 he published a compre-
hensive critique of its impact on prisoners in Britain and America,
providing figures on rates of mental breakdown in individual prisons to
uphold his argument.\textsuperscript{116}

After the sudden deaths of Crawford and Russell in 1847, the regime
at Pentonville was toned down, and Jebb and other Pentonville
Commissioners reasserted their influence over the management of the
prison. In 1848, the length of separation was reduced to twelve months
and to nine months by 1853. Also in that year, Portland Prison was
opened to allow for associated labour among convicts in public works
prisons prior to transportation.\textsuperscript{117} The link between Pentonville and
transportation diminished further in 1853 with the replacement of sen-
tences of less than fourteen years’ transportation with penal servitude.\textsuperscript{118}

By the late 1840s, even Chaplain Kingsmill, formerly a staunch advocate
of the separate system, was expressing ambivalence about the regime.
Initially confining his concerns to his journal, his daily observations of
cases of mental breakdown and the undermining of the physical and
mental energy of the prisoners prompted a more public expression of
doubt in his annual reports. In 1849 he declared in his report to the
Pentonville Commissioners, that ‘Its value in a moral point of view has
been greatly over-rated’, though he believed the separate system still
offered the opportunity for reflection, to awaken the conscience of pris-
oners and was the best deterrent against the repetition of crime.\textsuperscript{119}

Reflecting on his own experiences in 1852, Kingsmill repeated the
observations of a physician employed at a New Jersey Penitentiary:

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\textsuperscript{114} Elizabeth Fry, Memoirs of the Life of Elizabeth Fry (London: John Hatchard, 1847),
vol. 2, p. 396; Illustrated London News, 6 Dec. 1845, p. 358. See also Ernest Teagarden,
\textsuperscript{115} Peter Laurie to the Editor, The Times, 11 Jan. 1847.
\textsuperscript{116} Peter Laurie, “Killing no Murder;” or the Effects of Separate Confinement on the Bodily and
Mental Condition of Prisoners in the Government Prisons and Other Gaols in Great Britain
and America (London: John Murray, 1846).
\textsuperscript{117} Forsythe, The Reform of Prisoners, p. 72. \textsuperscript{118} Ibid.
\textsuperscript{119} RCGPP (1850) [1192], p. 16.
\end{flushright}
A little more intercourse with each other, a little more air in the yard, has the effect upon the mind and the body that warmth has on the thermometer; almost every degree of indulgence showing a corresponding rise in the health of the individual. That an opinion to the contrary should be advocated at this time seems like a determination to disregard science in support of a mistaken but favourite policy.  

The Dogma of Separation

Despite increasing evidence that the Pentonville regime could inflict harm on the minds of prisoners, both central and local-level prison administrators retained a strong commitment to the separate system. In his report on Belfast House of Correction for 1849, Inspector Frederick Long acknowledged there were ‘evils’ as well as benefits to the separate system of confinement. In terms of the ‘injury caused to the health of the prisoners’ and the effect ‘frequently produced in causing aberration of mind’, drawing on the opinions of Dr Purdon, surgeon for the House of Correction, he noted that ‘in no one instance has the mind of any individual become affected in the prison’.  

Purdon claimed young prisoners seldom suffered and that there was ‘not a single record of a female suffering in any respect from the system’. Long also noted it had never been ‘necessary to relax the discipline on medical grounds’ and that some prisoners had endured separation for two years without any adverse consequences. He concluded there was ‘nothing in the discipline of the prison that is the least injurious to the mental or bodily health of its inmates’.

Although Kingsmill’s support became more muted, driven by his experiences at Pentonville, most chaplains were enthusiastic. They published influential texts on the system and its benefit to the mind, and in so doing shored up their own influence. In 1846, Reverend John Field, chaplain at Reading Gaol, dismissed concerns about the injurious effect of separation on prisoners’ physical health, claiming mortality rates at Eastern State Penitentiary and at Reading had improved following its introduction. Field drew on a series of reports by the Inspectors of State Prisons in America, Pentonville’s Commissioners, and several official inquiries into prison discipline in England, which downplayed claims that separation prompted insanity among prisoners. Rather than
blaming the separate system, cases of insanity were, he insisted, a product of hereditary predisposition and largely attributable to the admission of prisoners with existing mental disorders that re-emerged while in confinement.\textsuperscript{125} His book was published in the same year as Laurie’s denouncement of the separate system, and Laurie mocked Field’s eulogising of his own exertions in his annual report on Reading Gaol, as well as his efforts to glean information respecting the sanity of the ‘scattered relations’ of some twenty-seven prisoners: ‘proof that these twenty-seven were breaking down – that their minds were giving way; and then this evidence was hunted up to prop a falling case’\textsuperscript{126}

The ‘exemplar of the reformist chaplains’ was Clay of Preston.\textsuperscript{127} Under his influence, the county’s newly appointed visiting justices introduced separation at Preston and Kirkdale prisons after 1846.\textsuperscript{128} Reverend Richard Appleton, Field’s predecessor at Reading and an ardent supporter of separation, was appointed chaplain at Kirkdale Prison. In his 1848 annual report, he insisted that ‘I do not see any tendency in it [separation] to overthrow, or even enfeeble, the mind’.\textsuperscript{129} In his 1852 defence of the system, Reverend John Burt asserted that it was the modifications introduced to the system after the deaths of Russell and Crawford, relaxing the ‘rigour’ of separation, that had rendered it ‘inoperative or unsafe’. In its most extreme manifestation, Burt claimed, there had been few cases of mental breakdown, and these were attributable to existing mental weakness in the convicts effected.\textsuperscript{130} Burt not only persisted in his support of separate confinement, he sought exposure of the prisoners to the purest, ‘Pentonville’, form.

Despite this enthusiasm, some experiments with the regime, including versions implemented at Birmingham Borough Gaol and at Leicester Gaol, were excessively cruel, and there were allegations of abuse of power by prison officials, severe punishments and deaths among prisoners. Birmingham had opened in 1849, and was designed for the separate system, with Captain Alexander Maconochie as the first Governor. Although Maconochie was soon replaced by Lieutenant William Austin, a modified version of Maconochie’s ‘mark system’ was implemented for prisoners aged under seventeen. In the early 1850s, a wave of suicides and suicide attempts among juvenile prisoners, rumours of ‘alleged cruelties’ to prisoners, including the weak-minded, and an

\textsuperscript{125} Ibid., pp. 219–25. \textsuperscript{126} Laurie, “Killing no Murder”, pp. 13–14.  
\textsuperscript{127} Forsythe, The Reform of Prisoners, p. 49.  
\textsuperscript{128} Forsythe, ‘Clay, John (1796–1858)’; DeLacy, Prison Reform in Lancashire, p. 220.  
\textsuperscript{129} Liverpool Record Office (LRO), H365.3 ANN, Kirkdale Gaol Chaplain’s Annual Report (Preston, 1848), p. 9.  
\textsuperscript{130} Burt, Results of the System of Separate Confinement, p. 4.
inquest into the suicide of a fifteen-year-old prisoner, Edward Andrews, prompted an inquiry into the management of the gaol. The subsequent 1853 Royal Commission found that prisoners had been cruelly and inhumanly treated and revealed instances of excessive and punitive infliction of ‘crank work’, repeated and prolonged flogging, and dangerous restriction of prisoners’ diets leading to severe physical deterioration and repeated suicide attempts among prisoners. One juvenile, Richard

Figure 2.2 Cell with prisoner at ‘crank labour’ in the Surrey House of Correction

131 Wolfson Centre for Archival Research (WCAR), Birmingham Central Library (BCL), Birmingham Vol. 16 [pamphlets], 64872 System of Discipline in Borough Gaol: J. Allday, True Account of the Proceedings Leading to, and a Full & Authentic Report of, The Searching Inquiry, by Her Majesty’s Commissioners, into the Horrible System of Discipline Practised at the Borough Gaol of Birmingham [1853].

132 Royal Commission of Inquiry into the Condition and Treatment of the Prisoners Confined in Birmingham Borough Prison (1854) [1809], pp. 3–5.
Scott, whom the chaplain described as being ‘nearly an imbecile’, had made three separate attempts at self-destruction.\(^\text{133}\) Emphasising the illegality of the actions of prison staff, especially the surgeon, Mr Blount, and Austin, and clearly anxious to disassociate the separate system from such actions, the Commissioners noted Blount had omitted to provide proper care in the treatment of some classes of prisoners for whose safety special arrangements were needed: the epileptic, those of unsound mind, and those who had manifested a disposition to commit or attempt suicide. To leave men thus afflicted in separate cells, without any attendant, was at the least a grave error of judgement.\(^\text{134}\)

The events at Birmingham Gaol gained extensive local and national press coverage, and were the basis of the Charles Reade’s novel, *Its Never too Late to Mend*, published in 1856. However, the scandal, and a similar outrage at Leicester Gaol, which also resulted in an official inquiry into allegations that prisoners were excessively punished for failing to complete task work at the crank, did not undermine support for the separate system or the authority of prison officers.\(^\text{135}\)

Meanwhile, in 1850, the long-awaited model convict prison, designed for 450 single occupancy cells for male convicts, opened at Mountjoy in Dublin. The responsibility for overseeing the implementation of separate confinement in the prison fell to Henry Martin Hitchins, the Inspector General of Government Prisons in Ireland.\(^\text{136}\) He had visited Pentonville Prison in January 1850, three years after the deaths of Crawford and Russell, to observe the prison ‘at all hours, and in all stages of its discipline’. In his subsequent report, he commented on the modifications being introduced at Pentonville, in particular the almost universal rejection of the prolonged period of probation ‘as too severe, affecting both the mental and physical condition of the convict and tending to stupefy’. Hitchins was especially critical of the promotion of religious instruction at the prison, dismissing it as a ‘dead failure’. The chapel seats at Pentonville, he noted, ‘disfigured by grotesque carving and gross inscription, attest the diligence if not the piety of the inmates’.\(^\text{137}\)


\(^\text{136}\) Hitchins was employed at the Chief Secretary’s Office from 1826 and had little prison experience prior to his appointment as Inspector General of Government Prisons in 1847. See Tim Carey, *Mountjoy: The Story of a Prison* (Dublin: Collins Press, 2000), p. 52.

At Mountjoy, the role of the chaplains – Roman Catholic, Church of Ireland and Presbyterian – was to be less influential than in England. They were ‘to visit convicts in cells for conversation every day and visit school classes’ but were forbidden from exercising ‘direct control over the School master’, who, in turn, was to confine his work to secular education. Concerns over allegations of proselytism, especially in relation to educational and religious instructions, persisted in prisons, and in other nineteenth-century institutions, including workhouses and asylums. To guard against these allegations, and protect the minds of prisoners, Hitchins selected chaplains who were of a ‘high character’ and less ardent in their ministry. He also insisted that the ‘disturbance’ of chaplains’ visitations to cells should not interfere with convict labour, especially at convict depots such as Smithfield. For Hitchins, separation was to be the ‘principle’ upon which Mountjoy prison would be conducted, but ‘many details of Pentonville which being extreme are necessarily futile, may be safely avoided’. The strengths of the regime were its capacity to act as a deterrent – the ‘dread’ of the convict returning to the separate cell – and as a mechanism for enforcing education and industrious habits, either through convict labour or reading. Its success depended on the ‘minds of the prisoners being fully occupied’. ‘The great object … to be attained’, Hitchins asserted, was ‘to deter from further infraction of the law.’

Aware of the links being made between the separate system and insanity, Hitchins warned Mountjoy’s first Medical Officer, Dr Francis Rynd, who had previously worked at Smithfield Convict Depot, to carefully assess the mental as well as the physical condition of incoming convicts. As he noted, the criticisms of the regime were ‘principally directed to the injurious tendency of [a] long period of separate confinement to produce a general debility of mind and body’. Echoing the concerns of Pentonville’s Chaplain Kingsmill on the endangerment of the mind resulting from separate confinement, Hitchins outlined three groups of prisoners most at risk of succumbing to ‘utter prostration of the mind’.  

138 Ibid., pp. 53, 63, 64 (emphasis in original).  
139 Ibid., p. 63.  
140 Ibid., p. 53 (emphasis in original).  
141 Ibid., p. 63.  
143 NAI, GPO/LB, Vol. 12, July 1849–Dec. 1851, p. 35. Francis Rynd (1801–67) was educated at Trinity College, Dublin and the Meath Hospital. He was surgeon to the Meath Hospital from 1836, had a lucrative private practice in Dublin and was medical surgeon for Smithfield Prison in the late 1840s and Kilmainham in the 1850s, as well as medical superintendent at Mountjoy Male Prison until 1857. L.H. Ormsby, Medical History of the Meath Hospital and County Dublin Infirmary (Dublin: Fannin and Co., 1888), pp. 206–9; Davis Coakley, Irish Masters of Medicine (Dublin: Town House, 1992), pp. 99–105.
mental powers’ or ‘imbecility’. These were prisoners whose ‘prevailing character ... is that of sullenness’ or in whom ‘insanity is hereditary’; those unable to acquire a trade, or benefit from instruction or education; and prisoners who demonstrated a ‘tendency ... to dwell unhealthily on any one subject, to the exclusion of all others’. Rynd had previously expressed doubts about the effectiveness of the separate system, observing in 1846 that

Men who from low moral principles, confinement, fear of punishment, grief at their separation from family and friends, and perhaps from remorse from crimes have lost vigour and elasticity of life so protective of sound health, and sunk into the torpid depression of mind and body that renders them so susceptible of disease and above all of fever.

In selecting convicts suitable for the regime at Mountjoy, Rynd and Hitchins also adapted the ‘Pentonville’ criteria. Initially, it was proposed to transfer prisoners directly from county gaols to Mountjoy ‘so that separation might be in Ireland, as in England, the first stage in convict discipline’. However, the poor physical condition of convicts, many still suffering the effects of the Great Famine, rendered large numbers unsuitable for the severe regime at Mountjoy. Rather than admit convicts ‘notoriously unsuited to the discipline’, Hitchins and Rynd concluded the ‘sturdy criminal’ was more suited to the regime:

The expectations which may be formed of a beneficial change from youth, previous character, or inexperience in vice, are thus practically set aside, while the sturdy criminal is pronounced as a suitable subject for its moral and industrial advantages, and the indulgence of tickets-of-leave, because he alone is physically fit to undergo the restrictions of the system.

The Governor at Mountjoy, Robert Netterville, implemented Hitchins’ modified system. However, following an inspection in July 1850, Hitchins criticised Netterville for permitting the rule of silence to break down while prisoners were at work. He also maintained that the prison officers were too lenient and reminded the governor that

prisoners committed to your charge have been convicted of grave offences against God and man, that they have forfeited their civil rights and are confined as much, to say the least, to protect society against their evil practices as to afford them an opportunity of repentance and reformation. It is therefore of primary importance

148 Ibid., p. 38.
that the prisoners should be brought to a proper sense of their condition and after
the religious exhortations of the chaplains nothing so directly tends to effect this
object as a firm and steady exercise of a severe discipline.\textsuperscript{149}

Rynd continued to reject large numbers of prisoners; in June 1854, the
Prison Commissioners reported that he had excluded 35 per cent of the
prisoners sent to him as ‘unfit to undergo separate imprisonment of 12
months’ duration, or incapacitated for employment at the trades’.\textsuperscript{150}

While the authority of the chaplains and their significance within the
separate system had diminished following Pentonville’s experiences, they
remained significant actors in implementing separation at Mountjoy and
were ‘implicitly confided in by the convicts, the depositary of his secret
thoughts and wishes’.\textsuperscript{151} Some, such as the Protestant Chaplain,
Reverend Gibson Black, were strong advocates of the regime. Assessing
the progress of the prison after its first full year in operation, Black
observed in 1851:

\begin{quote}
Under the system of complete isolation, strictly adhered to for so long as the
convicts’ health can endure it, I would not despair of the most hardened offender
being raised from degradation, and made susceptible to the sanctifying influences
of the Gospel of Christ. The Word of Truth addressed to the most guilty in the
solitude of the cell, where all disturbing circumstances of an external character
are shut out, is often reflected on with an intensity of interest which exemplifies
the meaning of that pointed inquiry – ‘Is not my word like as a fire! saith the Lord;
and like a hammer that breaketh the rock in pieces?’\textsuperscript{152}
\end{quote}

Despite Hitchins’ instructions aimed at restricting the chaplains’ inter-
ference with the educational system at the prison, Neal McCabe, the
Roman Catholic chaplain, provided a detailed assessment of the quality
of school instruction, and, according to his account, he was deeply
involved in the prison school. In contrast, Gibson confined his com-
ments to religious instruction at the prison. McCabe’s report for
1851 also included a detailed exposition on the relationship between
crime rates, criminality and poverty in which he demonstrated some
ambivalence about separate confinement, characterising it as a regime
that encouraged dishonesty and dissimulation:

\begin{quote}
I could not venture to offer any opinion on the merits of the silent and separate
system, as compared with other systems of prison discipline…. I would prefer
\end{quote}

\begin{footnotes}
\footnotetext{149}{NAI, GPO/LB, Vol. 12, July 1849–Dec. 1851, p. 130.}
\footnotetext{150}{Convict Prisons (Ireland). Copies of Correspondence Relative to the Management and
Discipline of Convict Prisons, and the Extension of Prison Accommodation, with
Reports of Commissioners (1854) [344], p. 17.}
\footnotetext{151}{NAI, GPO/LB, Vol. 12, July 1849–Dec. 1851, p. 63.}
\end{footnotes}
association to a system under which they are incessantly endeavouring to communicate with each other, and with success, whilst pretending the strictest regularity. Now, such a system of dissimulation is most injurious to their moral training; for sincerity and openness of character are virtues which convicts, in general, require to learn.\textsuperscript{153}

Hitchins and Rynd were confident of the modifications implemented at Mountjoy and reported with satisfaction on the absence of mental disease in the prison during 1851. They attributed this to the careful selection of convicts, the close vigilance and attention paid to prisoners by the officers, and the provision of trade and employment to occupy the minds of prisoners.\textsuperscript{154} In his own report for the year, Rynd went further, stressing that the success was due to the ‘almost unrestricted power’ conceded to him as medical superintendent of the prison, which permitted him to introduce ‘relaxations of strict prison discipline’ essential for the management of the convicts.\textsuperscript{155} He did not refer in his report to the attempted suicide of convict Brennan, who cut his throat with a knife in his cell in January 1851. In his initial assessment of Brennan, Rynd had been unprepared to state whether the suicide attempt was caused by mental debility or was a feigned attempt. The prisoner had previously self-harmed while confined at County of Down Gaol, wounding himself several times with sharpened pieces of tin and glass and evading restraints. The medical officer at the Down Gaol, Dr Brabazon, also alleged that Brennan did not intend to seriously injure himself and had previously simulated dysentery by adding blood to his stool. After his suicide attempt at Mountjoy, Rynd ordered Brennan to be placed in secure restraint.\textsuperscript{156}

Convicts diverted from Mountjoy as unsuitable for the regime were transferred to Spike Island Public Works Prison and to Philipstown Government Prison. Spike had operated for several years ‘as the place of last resource to the invalid convict, or an asylum to the incurable’. In the annual report for 1851 it was reported that 20 per cent of prisoners at Spike were chronic patients of ‘one kind or another’ and that 600 prisoners were either in hospital or convalescent wards, at a time when there was accommodation for 2,300 prisoners.\textsuperscript{157} Mountjoy convicts, who had undergone the full rigour of separation, were then removed to Spike but maintained in ‘distinct wards and separate working parties’ away from

\textsuperscript{153} Ibid., p. 63. \textsuperscript{154} Ibid., pp. 41, 53. \textsuperscript{155} Ibid., p. 54.
\textsuperscript{156} NAI, GPO/Incoming Correspondence (CORR)/1851/Mountjoy/Item no. 74, Correspondence relating to the attempted suicide by Convict Brennan in Mountjoy, 23 Jan. 1851.
other prisoners to avoid contamination while awaiting transportation. A group of seventy-five convicts sent by steam ship from Mountjoy to Spike in May 1851 had been in separation for periods varying from ten to fourteen months. While Mountjoy was claimed to be relatively free of ‘mental disease’, incidences of mental distress and disorder were reported at the other convict depots and prisons where Mountjoy convicts were transferred. Alongside numerous ‘weak-minded’ convicts removed from Mountjoy to Spike Island, other Spike prisoners, such as Michael Hayes and Thomas Kehoe, were diagnosed as insane. Kehoe, a convict under sentence of ten years’ transportation, was transferred from Spike to Dundrum Lunatic Asylum in March 1851.

Women held at Grangegorman Convict Depot also showed signs of insanity. Mary Kelly, committed to Grangegorman in August 1845, had allegedly feigned insanity on hearing she was to be transported. When finally placed on board the convict ship, *The Tasmania*, with 136 other women and thirty-seven children, she ‘exhibited symptoms of violent insanity, or assumed them’, scaring other prisoners, by tearing their ‘clothes, caps and hair … striking the commander, surgeon, and sailors’. Reverend Bernard Kirby, chaplain to the Grangegorman Depot, failed to calm her and she was eventually removed back to Grangegorman, and in March 1846 transferred to Richmond Lunatic Asylum. By 1849, Grangegorman had forty cells for prisoners in separate confinement, and held sixty-six female lunatics in different wings of the prison. Again, in July 1850 two women were declared unfit for embarkation on a transport ship on grounds of insanity and recommended by the medical attendant for removal to an asylum or for commutation of their sentences. Such was the concern about conditions at Grangegorman, in October there were calls to abandon it as a convict depot and instead establish a distinct institution that fully

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161 ‘Scene on Board The Tasmania Convict Ship’, *The Hobart Town Courier and Government Gazette*, 13 Dec. 1845. We are grateful to Joan Kavanagh for the original newspaper reports.
163 RIGPI, 1849 (1850), p. 31.
implemented the separate system or for female convicts to be sent directly to the colonies. Meanwhile, Dr Francis White, in his role as the Inspector of Lunacy, encountered insane convicts from Spike Island when visiting Dundrum Criminal Lunatic Asylum. Noting that these convicts were allowed ‘free intercourse’ while at Spike, he asserted that his experience of Mountjoy and other prisons did not support claims that separate confinement generated insanity.

Over the next few years, the incidence of feigned and ‘true’ suicide attempts at Mountjoy increased and Rynd continued to reject large numbers of prisoners as unfit for the regime. Correspondence between Hitchins and Governor Netterville suggests that in 1854, a batch of 13 prisoners were removed from Mountjoy on Rynd’s orders in February and a further 12 in April, 88 in June and 126 in October. In the same year, two suicide attempts and a third incident described as a feigned suicide attempt were reported to Hitchins. The length of time prisoners spent in separation had also been extended beyond Hitchins’ original recommendations. In April 1854, Rynd submitted his third application requesting the removal of convicts who been in separation in Mountjoy from twelve to sixteen months, informing Hitchins that one had died and a further eleven were in hospital. In 1855, Rynd commented on the prison hospital being full of these ‘patients broken down by … confinement’. Observing the impact on convicts of being kept for prolonged periods in separation – ‘from nine months to eighteen, frequently, from various causes, prolonged to twenty, and even to twenty-two months’ – Rynd noted that every convict:

not only experienced all the depressing influence of confinement (generally twenty-two consecutive hours in the cell at a time), but was exposed to the effects of trade labour in the cell, which, every where, and under every circumstance, has been found so injurious. All convicts could scarcely be supposed to possess mental and physical strength sufficient to sustain them under trials so protracted and severe.

In that year there were four suicide attempts and one case of ‘feigned’ insanity at Mountjoy, yet in his official report Rynd noted there were no cases of mental disease.

165 Ibid., 7 Oct. 1850, p. 150.
166 Report on the District, Criminal and Private Lunatic Asylums in Ireland, 1853 (1852–53) [1653], p. 16.
167 NAI, GPO/CORR/1854/Mountjoy/Item nos 13, 32, 41, 134.
168 Ibid., Item nos 110, 149, 156. 169 Ibid., Index.
170 Report of the Directors of Convict Prisons in Ireland (RDCPI), 1855 (1856) [2068], p. 52.
171 Ibid., p. 51. 172 Ibid., p. 53.
Apparently undeterred by evidence of the danger that separate confinement posed to prisoners’ minds, by 1850 ten prisons had been built on the Pentonville design in England, and ten more had been converted for separate confinement. The Select Committee on Prison Discipline, chaired by Home Secretary Sir George Grey, published its recommendations in 1850, which supported the introduction of ‘entire separation’ throughout English local gaols and houses of correction, and convict prisons with some modifications introduced to convicts’ routine at labour and religious worship, though they were still prohibited from breaking the rule of silence. In his evidence, J.G. Perry, Inspector of Prisons for the Southern and Western Districts of England from 1843 and Medical Inspector of Prisons, advocated for its application across all prisons in Ireland. He also asserted that instances of mental disorder among prisoners were a consequence of improper implementation of separation. There were some critical voices. Dr William Baly, medical officer at Millbank Prison since 1840, expressed his concerns to Grey’s Select Committee, noting that prisoners who had undergone separate confinement and were sent to Millbank had suffered in their mental and physical health, and he was especially opposed to placing young prisoners in separation as they were particularly vulnerable to mental breakdown. Support for the regime, however, dominated the proceedings and the tone of the evidence.

Such espousal of the separate system in penal policy, Miles Ogborn argues, reflected the Victorian quest for ‘uniformity’ and disciplinary rationality that would satisfy ratepayers and prisoners that punishment was applied equally and fairly in prison, a rationale that became more entrenched in the 1860s and 1870s. Modified forms of separate confinement were systematically introduced throughout the 1850s, in both older prisons and the new generation of ‘modern’ purpose-built institutions. It remained the preferred disciplinary regime in England and Ireland as transportation was steadily wound down and replaced with penal servitude after 1853. With its decline, prisons were no longer temporary holding places and portals for convicts awaiting transportation, but now had assumed a more fundamental position in the criminal

173 Ignatieff, _A Just Measure of Pain_, pp. 197, 207.
174 Report from the Select Committee on Prison Discipline together with the Proceedings of the Committee, Minutes of Evidence, Appendix and Index [Grey Committee] (1850) [632], p. 126. For Perry, see McConville, _English Local Prisons_, p. 105, n. 26.
175 Grey Committee (1850), pp. 176–86.
justice system and in the quest for punishment and reformation. By 1856, among just under 130 local gaols, houses of correction and convict prisons, forty-six across England reported separate confinement to be ‘fully carried out’. Among the forty-two places of confinement across Ireland, by 1856 only six fully implemented separation. Though relatively few gaols were built in Ireland in the post-Famine decade, new facilities expanded provision for separation, including substantial additional wings opened at the Armagh County Gaol in 1855 and at Kilmainham in 1863 (Figure 2.3).

Prison policy was largely preoccupied with convict prisons, even though local goals and houses of correction housed the vast majority of English and Irish prisoners and in some ways were of greater significance. Convict prisons held those convicted of felonies or serious misdemeanours who had been sentenced to transportation and after the 1850s penal servitude. Local gaols, in contrast, had mixed populations of government prisoners alongside those convicted of minor misdemeanours and serving shorter sentences, as well as prisoners held on remand. The government prisoners held in local goals might be awaiting transfer to the convict system, though some rented cells to the government and housed convicts during their probationary period. Though there were fluctuations in the size of local gaol populations, with a rapid turnover of often substantial numbers of prisoners, they were more likely to be subject to overcrowding. Conditions were often poor and imposing separate confinement difficult. In some, only a portion of the prison made provision for separation, or it broke down as the prison became overcrowded. While there was variation between local gaols with regard to diet, labour and punishment, they were typified by harsh

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178 In Ireland, these were Cork Female Convict Depot, the county and town gaols in Antrim, Armagh, Kilkenny county and Louth in addition to Mountjoy. See Prisons (Separate Confinement) (1856) [163], pp. 1–7, 8.
181 At the start of 1859, there were 17,920 prisoners confined in local prisons in England and Wales. See *Judicial Statistics*, 1859 (1860) [2692], p. xxvi. The figures for Ireland are complicated by the large numbers committed during the Famine. In 1846 there were 43,311 confined in Irish local gaols, 115,871 in 1850 and 73,733 in 1854. See RIGPI, 1853 (1854) [1803], p. viii.
182 Report from the Select Committee of the House of Lords on the Present State of Discipline in Gaols and Houses of Correction [Carnarvon Committee] (1863) [499], pp. iii–vi.
conditions and disciplinary regimes that imperilled the physical and mental health of their prisoners. By the mid-1850s, however, the Inspectors General of Prisons claimed that conditions in Irish prisons had improved somewhat as the longer-term effects of the Great Famine eased inside and outside the prison environment.\textsuperscript{184}

\textbf{Chaplains and Medical Officers}

As exemplified at Mountjoy, modifications were introduced to separate confinement as it was implemented across the two prison estates, and by

\textsuperscript{184} See, for example, RIGPI, 1854 (1854–55) [1856], p. xiii.
the late 1850s the prison medical officer was assigned more responsibility and greater authority within the prison, although the chaplain continued to advise on matters relating to the minds of prisoners. From the eighteenth century onwards, legislation provided for the appointment of surgeons to English and Irish gaols, houses of correction and bridewells, although this was not always fully implemented. During the 1850s and 1860s prison medical appointments were more tightly regulated, and, particularly in convict prisons, medical officers began to establish themselves as a distinct professional group.185 These changes were in part prompted by concerns about the excessive religious exhortations pursued by chaplains such as Nihil and Ralph, which, it was believed, contributed to high rates of mental disorder at Millbank and Pentonville in the 1840s. The first medical officers to English convict prisons were appointed in the 1840s, and provisions for their appointment were made by the Act for the Better Government of Convict Prisons of 1850, which brought convict prisons under central government control. Birmingham Borough Gaol, for example, instructed the surgeon to attend the prison twice weekly in 1849, though he was to check on sick prisoners as well as those in separate confinement on a daily basis. In 1860 he was expected to be in attendance each day at the prison, and oftener if necessary. There was much more detail about his role in the rules for 1860, which also included supervision of an infirmary warder.186 At Liverpool Borough Gaol, after it opened in 1855 as one of the largest prisons in England designed for separate confinement, prison regulations charged doctors with visiting every prisoner twice a week, while prisoners in solitary confinement or close confinement were to be visited daily. Prisons drew attention to the observation of prisoners’ mental state, as at Liverpool Gaol where the rules stipulated, if the doctor believed ‘the mind or body of a prisoner is likely to be injuriously affected by the discipline or treatment’, he was to alert the chaplain who was to ‘pay attention to the state of mind of prisoners’.187 The 1865 Prisons Act, discussed in detail in Chapter 3, made provision for the appointment of surgeons to local

185 See Chapters 3–5 for prison medical officers’ attempts to establish their expertise in terms of specialist knowledge of prisoners’ mental status with regard to taxonomy, transfers to asylums and the detection of feigning.


187 Liverpool Mercury, 7 Sept. 1857; Prisons (Separate Confinement), 1856, pp. 1–7, 8; LRO, 347 JUS/4/2/1, Rules and Regulations for the Government of the Liverpool Borough Gaol and House of Correction at Walton-on-the-Hill, Near Liverpool (1855), pp. 31–6, at pp. 31, 34.
prisons in England, with a proper schedule of responsibilities, replacing the previous situation where local general practitioners attended prisons occasionally or in some cases only in emergencies.\textsuperscript{188}

In Irish prisons, medical officers were appointed under the 1786 Prison Act, and the requirement for regular visitations was firmed up under the 1826 Act for Consolidating and Amending the Law relating to prisons in Ireland.\textsuperscript{189} Under that Act, Grand Jury-appointed prison surgeons were required to visit all sick prisoners in local gaols at least twice a week, and to inspect the hospital and healthy inmates. They were also charged with examining all prisoners on admission and before discharge.\textsuperscript{190} The 1856 Prisons (Ireland) Act, amended earlier legislation for local prisons and required Boards of Superintendence to devise prison rules and regulations.\textsuperscript{191} By 1862 the Board of Superintendence for the City of Dublin prisons, which included the Richmond Bridewell and the Grangegorman Female Penitentiary, required the medical officer to visit each prison daily, examine all prisoners who were ill, and inspect prisoners in separate confinement at least every second day.\textsuperscript{192} The medical officer was charged with paying close attention to the mental and bodily health of prisoners in separate confinement, and if any ill effects from the discipline were observed, he was to ‘authorize the Governor to carry out such relaxation of discipline’.\textsuperscript{193} While the Roman Catholic chaplain was to visit daily, the Church of Ireland and Presbyterian chaplains attended three days a week, including Sundays.\textsuperscript{194} There were similar rules for local gaols outside Dublin. At County of Londonderry Gaol, where all the cells for female prisoners, and some of those for male prisoners, were approved for separate confinement, the Board of Superintendence charged the non-resident surgeon with visiting at least twice weekly. He was to see each male and female prisoner in their cells, and to pay particular attention to prisoners in separate confinement. Any concerns relating to the detrimental effects of separate confinement on the minds or bodies of prisoners were to be

\textsuperscript{188} Anne Hardy traces the roots of the English Prison Medical Service up to the late nineteenth century in ‘Development of the Prison Medical Service, 1774–1895’, in Creese, Bynum and Bearn (eds), The Health of Prisoners, pp. 59–82, at pp. 59–61.
\textsuperscript{189} MacDonagh, The Inspector General, p. 80; 7 Geo. IV, c.74, s.LXXII (1826).
\textsuperscript{190} 7 Geo. IV, c.74, s.LXXII (1826).
\textsuperscript{191} 19&20 Vict., c.68, s.XIX (1856); ‘The Corporation’, The Irish Times, 2 Nov. 1861.
\textsuperscript{192} Dublin City Archives, Dublin City Council, Board of Superintendence of the City of Dublin Prisons, BSP/mins/03, Minute Book, 14 Dec. 1853–23 Dec. 1856, 19 Nov. 1856, p. 311; Bye-laws for the City of Dublin Prisons by the Board of Superintendence (Dublin, 1862), pp. 27–8.
\textsuperscript{193} Ibid., p. 28–9. 194 Ibid., p. 21.
reported to the Governor.\textsuperscript{195} The rules for County of Kildare Gaol at Naas, approved for the separate system of confinement in the male and female prison, required that ‘individual separation’ be ‘strictly enforced with all criminal prisoners, whether tried or untried’.\textsuperscript{196}

At convict prisons, the 1854 Act for the Formation, Regulation and Government of Convict Prisons confirmed the authority of the Lord Lieutenant in relation to the appointment of medical staff.\textsuperscript{197} At Mountjoy Prison the medical officer was to examine all ‘complaining sick’ every morning, and attend at any time in the case of serious illness of prisoners or officers. He was required to play close attention to the mental and bodily health of prisoners in separate confinement, and advise the governor on the effects of the discipline on prisoners, suggesting, when necessary, the relaxation of the discipline.\textsuperscript{198} As discussed in Chapter 3, in 1867 a single full-time post of resident medical officer was approved, replacing two non-resident medical officer positions at Mountjoy Male and Female Prisons, following an acrimonious dispute with Dr Robert McDonnell, who served as Mountjoy’s medical officer after 1857.\textsuperscript{199} By the 1860s, at both convict and local prisons in Ireland, and in contrast with England, the avenue of communication, on matters relating to the minds of prisoners, usually by-passed chaplains, and instead went directly from the medical officer to the governor.

Prison medical officers also became more forceful in asserting their expertise in the management of the minds of prisoners and their workloads increased with their investigations and observations into individual cases, consultations with other doctors, and, in some cases, organisation of removals to other prisons or to asylums. In January 1854, Surgeon Francis Bulley at Reading Gaol reported on three prisoners whose mental states had become a matter of concern. One, John Clarke, had been in an asylum in Kent on two or three occasions prior to his prison committal and was again removed to an asylum. Another prisoner,

\begin{itemize}
\item \textsuperscript{195} \textit{Bye-laws, Rules and Regulations of the County of Londonderry Gaol} (Londonderry, 1862), pp. 9–10.
\item \textsuperscript{196} \textit{Bye-laws, Rules and Regulations of the County of Kildare Gaol} (Naas, 1861), p. 9.
\item \textsuperscript{197} 17\&18 Vict., c.76, s.VII (1854).
\item \textsuperscript{198} Correspondence Relative to Change in Medical Management of Mountjoy Convict Prison 1868 (1867–68) [502], p. 21. Also see \textit{Rules to be Observed in Mountjoy Male Prison} (Dublin, 1867).
\end{itemize}
William Ship, was admitted to the prison infirmary experiencing delusions, though ‘it is hoped that by care and attention confirmed Insanity may be prevented’. Thomas Ford, reported on admission to be of unsound mind, was diagnosed as having a ‘weakened’ intellect related to a head injury; ‘it has not been considered necessary to treat him altogether as an insane person altho’ orders have been given that his conduct should be carefully watched’. William Ship was later removed to Bethlem.200

At Clerkenwell House of Detention, which functioned as a remand prison after 1847, Surgeon Henry Wakefield saw large numbers of mentally disturbed offenders. He was overwhelmed by the burden of assessing every prisoner on admission for signs of mental disorder and by the high number of attempted suicides, especially among women, who revealed evidence of excessive drinking, destitution and abuse.201 Wakefield was obliged to enlist the assistance of Chaplain George Jepson in monitoring these cases, who worked tirelessly with prisoners committed on charges of suicide, removing them to asylums, workhouses or to friends and family to be cared for.202 In October 1859 two suicide attempts were reported, of a woman who had attempted to throw herself over a balustrade of the upper gallery and a male prisoner who, after attempting to drown himself in a basin of water, was removed to a padded cell, where he tried to strangle himself with his shirt sleeves. Wakefield complained about the number of magistrates’ requests to report on the state of mind of prisoners, a task not specified as part of his duty. Such requests had increased from nine in 1858 to twenty-seven in the first three-quarters of 1859. The Visiting Justices to the prison, acknowledging the level of concern about cases of mental breakdown, suggested that in any future appointment of a surgeon it be made part of his ordinary duties to certify as to the state of mind of prisoners in all cases where required.203

The alterations to penal policy and slow decline of transportation in the late 1850s prompted changes to the staged format of penal discipline. The probationary period in separate confinement remained at its core, but, alongside this, a ticket-of-leave system, which allowed prisoners to

202 Ibid., pp. 9–10.
be released on licence subject to good behaviour in prison, was introduced. In some quarters, enthusiasm for such modifications was muted by scepticism about the effectiveness of the system of separate confinement for the reformation of prisoners as well as their mental wellbeing. William Milner, surgeon to Wakefield Prison, expressed his doubts about separation in 1847, pointing out that, while infirmary admissions had declined, more prisoners were being treated in their cells; ‘there appeared little doubt that the cases of mental delusion might be attributed to the separate system … shewing that the system of total separation was not universally applicable’.  

In January 1849 Joshua Jebb highlighted a further issue when a group of convicts transferred from Wakefield to Portland Prison, appeared, according to Jebb, to be in a ‘very low condition’. One was found to be ‘insane but quiet and harmless, another in an advanced state of consumption’, seven others had scorbutic swellings and a large number suffered spongy gums. Jebb concluded that the convicts had been given insufficient diet and that their impaired health was also attributable to the long periods of separate confinement they had undergone, notably those held for six months at Millbank and then a further twelve at Wakefield. He stressed that the question of diet should be concerned with ‘how much is necessary to enable them [convicts] to bear the discipline without greater depression to their physical and mental powers’. Modifications to the dietary and exercise regimes were introduced at Wakefield in the late 1840s, resulting in a decline in reported incidences of insanity at the prison, which was by this time praised over Pentonville for its successful governance, while Pentonville continued to be associated with high rates of mental breakdown. By the late 1850s, however, the magistrates at Wakefield Prison, which had been significantly enlarged in 1847, had become alarmed at the high rates of reoffending among its prisoners, noting a rise from 7 per cent in 1854 to nearly 31 per cent in 1861. Among inmates returned to prison between 1854 and 1861, over 53 per cent were admitted within one year of discharge. Acknowledging that the


205 TNA, HO 45/1451, Lunacy; Poor Law and Paupers; Prisons and Prisoners, Sept. 1846–Jan. 1849, Convict Department at Wakefield, J. Jebb to Home Office, 6 Jan. 1849, Memo by Lieut Colonel Jebb in Reply to Sir George Grey’s Queries on Mr Hill’s Letter of 18 Dec. 1848.

206 Ibid. (emphasis in original).

207 Cox and Marland, ‘He Must Die or Go Mad in This Place’, p. 106. See ch. 3 for an extended discussion of the relationship of diet with mental breakdown.
increase was partially linked to the decline in transportation, the magistrates contended that the figures pointed to a defect in the disciplinary system and its failure to prepare prisoners for release.  

Meanwhile Hitchins at Mountjoy was forced to retire owing to a scandal concerning his inept management of the transportation of a group of women convicts. He had permitted the women be sent directly from Mountjoy, where they were held in separate confinement, to the ships bound for Australia. On arrival in Western Australia the female convicts, some of whom had been in prison since the Great Famine, were found to be ‘reduced to the condition of mere machines … debilitated by protracted imprisonment, diseased to an alarming extent, indolent to a degree by long habit, and noticeably ill-trained’.  

There were complaints about the ‘filthy’ state of the female convicts and the embarkation of insane convicts during ‘lucid intervals’. By 1854, the Irish Prison Commissioners had also concluded that the implementation of the separate system at Mountjoy under Hitchins’ tenure was seriously flawed and insisted the primary purpose of the discipline, ‘moral and religious improvement’, be reasserted. There were also complaints about prison conditions; owing to overcrowding in convict prisons, three to four prisoners shared one cell, and there was indiscriminate association during work. At Grangegorman women’s prison up to five prisoners shared one cell.

Sir Walter Crofton, appointed chair of the newly established Directors of Convict Prisons for Ireland in 1854, promptly set about introducing his ‘mark’ system to Irish convict prisons. Under Crofton’s system, convicts were kept in separate confinement at Mountjoy for the first or

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213 Sir Walter Frederick Crofton (1815–97) was an influential authority on prisons and penal reform, and developed a version of Alexander Maconochie’s progressive or staged system of penal discipline. As well as serving as Chair of the Directors of Convict Prisons for Ireland, he was special commissioner in Ireland for prisons, reformatories and industrial schools (1868–69). He was appointed to the Irish Privy Council in 1869 and was Chairman of the General Prisons Board in Ireland (1877–78). He was...
probationary stage. The period in separation could last from eight to twelve months depending on the men’s conduct and for the first three months of this period, they were forbidden work except for picking oakum in cells. Prisoners then progressed to the second stage; those with a trade remained at Mountjoy, others were sent to the public works associated prison at Spike Island while ‘weak’ convicts were sent to Philipstown Prison prior to its closure in 1862. At the final stage convicts were sent to the intermediate prisons at Smithfield or at Lusk, County Dublin. In preparation for release, Smithfield convicts attended lectures by James Organ on a range of practical and moral topics intended to

instill personal responsibility, self-control and ‘mental training’. 
Throughout the various stages of Crofton’s system, labour was treated as a privilege, which prisoners strove towards, rather than a punishment as in Wakefield and other English prisons. Crofton’s system stressed reformation through religious and spiritual teachings combined with individualistic self-interest promoted by systems of rewards, gratuities, marks and badges for good behaviour.

Following an inspection of the Irish system, a group of Wakefield magistrates claimed 75 per cent of men progressed to the intermediate prisons and exhibited a ‘remarkable improvement’ in physical and mental health. Wakefield’s medical officer, Dr Brady, went on to claim ‘No real or feigned insanity, no attempt at suicide, no assaults on officers, no malingering, no scheming even to get into hospital, or to remain there after recovery’ occurred in the intermediate prisons of Lusk and Smithfield. There was great enthusiasm for Crofton’s system within the National Association for the Promotion of Social Sciences, notably on the part of penal reformers Matthew Davenport Hill and Mary Carpenter, the German jurist Franz Von Holtzendorff and the Reverend Orby Shipley, which prompted intense debate on the merits of the system.

The Irish system was strongly resisted by Sir Joshua Jebb and John Burt, among others, who dismissed it as one of ‘Disposal’ rather than ‘Discipline’, while advocates of Crofton’s regime pitted it against Jebb’s version of penal servitude, which emphasised the role of labour as an aspect of punishment.

Despite various modifications to separate confinement as implemented in English and Irish local and convict prisons after the late 1850s, incidences of mental disorder continued to manifest themselves among prisoners. Standing in contrast to the conclusions of the Wakefield magistrates, surviving prison character books and official

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correspondence highlight harsh responses to cases of mental distress and disorder before and after the introduction of Crofton’s mark system to the convict prison system. Some incidences culminated in the removal of convicts to Dundrum Criminal Lunatic Asylum after it opened in 1850 or to other local asylums. One such case was James alias Thomas Carthy, convicted in March 1851 and sentenced to seven years’ transportation. While his previous conduct in the county gaol – he had three convictions – was described as good, he deteriorated when placed in separate confinement at Mountjoy. He spent two periods in separation, one lasting sixteen months and a second for over ten months, and for both terms he was reported to be ‘very bad’. Between November 1855 and January 1857, he was punished for misconduct over twenty times, repeatedly confined in dark cells, and placed on a bread and water diet in his own cell. He was transferred between Spike, Phillipstown and Mountjoy prisons on several occasions and when discharged, in March 1858, removed to Cork District Lunatic Asylum.220

Women under the Separate System

The extension of separate confinement across both prison estates included the construction of ‘model’ prisons for women, intended to replace older penitentiaries, such as Millbank in London and Grangegorman in Dublin, where women had been subject to separate confinement for short periods prior to transportation.221 With the announcement that Van Dieman’s Land would no longer accept female transportees after 1852, and the end of female transportation in 1853, Sir Joshua Jebb, Chair of the Directorate of Convict Prisons, reorganised provision for female convicts. The first purpose-built female convict prisons, designed for separate confinement, were opened in Brixton in 1853 and at Mountjoy Female Prison in 1858.222 Brixton, catering for up to 650 prisoners, soon became overcrowded and after 1855, a pentagon

220 NAI, GPO/PN/5, Philipstown Character Book, 1851–59, Reg. no. 1185, Thomas or James Carthy.
at Millbank was reallocated for the separate confinement of women. By the time Mountjoy opened, with individual cells for well over 400 women, it was part of Crofton’s remodelled Irish convict prison system.

Separate confinement as devised for male convict prisons was regarded as unsuitable for female convicts, and women, described as unable to withstand prolonged periods in isolation and more susceptible to mental anxieties than male prisoners, were placed in separation for four rather than twelve months. Hard labour, an important component of the reformative process for male prisoners, was not extended to female-only convict prisons. In keeping with mid-nineteenth-century ideas of gender, women’s prison labour focused on the domestic and the restoration of female and maternal qualities; women required saving twice, from their criminality and their upturning of expected female behaviour. Some governors sought a severe prison regime for women. Chesterton, Governor at Coldbath Fields, insisted that through their immoral and criminal behaviour, women had forfeited prospects for sympathetic treatment and should be subjected to the full rigours of the prison regime.

Irish female convicts were described as being more tainted than their English counterparts; ‘wholly debased, such debasement being mainly a result of ignorance’. Inspector Hitchins considered the ‘abandonment of the strictest Separation unadvisable’ in the case of Irish women prisoners and, prior to the opening of Mountjoy Female Prison, he lobbied for a harsher regime than that devised for Brixton. In 1853, he resisted Jebb’s proposal that the prison be built on the cellular construction used at Dartmoor – a less expensive building – on the grounds it would allow association by ‘day in large rooms or the dispersion of the prisoners on out-door labour’.

Liverpool Borough Gaol provides an outstanding example of the challenges provoked by a large female prison population. Many of its huge number of female committals were repeat offenders, admitted for being

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224 RDCPI 1858 (1859) [2531], pp. 89–90.
228 Ibid.
229 Liverpool Borough Gaol, known as ‘Liverpool Borough Prison’ from the late 1860s, is discussed in greater detail in Chapters 3 and 4. See also Cox and Marland, ‘Unfit for Reform or Punishment’. 
drunk and disorderly or on charges of prostitution. The female wing was almost consistently overcrowded, and as a result, women prisoners doubled up in cells and the separate system was periodically abandoned. For example, in October 1855, a month after the prison opened, the Liverpool Visiting Justices observed there were only 407 cells for between 416 and 429 female prisoners. In October, the governor allowed women to sleep in association while in May 1857 straw beds were supplied for 'doubling-up' in cells. In June 1857 some 621 female prisoners were confined in the prison.

With the continuing use of Millbank to confine women, most female convicts in England underwent the probationary stage of sentences in separation at Millbank, while in Ireland they served it at Mountjoy Female Prison. On completion of the probationary period, women in both systems were then permitted a less punitive regime, yet they were not moved to associated labour prisons, as was the case with men. In Ireland, after separation, convict women were retained at Mountjoy, while in England they were moved to Brixton. They were then permitted to associate while at school, chapel and taking exercise, though the range of work available to them was mainly domestic, revolving around cooking, cleaning, sewing and laundry.

Women whose behaviour improved further could then be transferred to 'refuges', also female-only institutions intended to provide a period of 'lighter' prison discipline, prepare women for release and provide additional domestic training. Jebb believed the taint of criminality made it harder for women convicts, especially younger women, to secure employment and argued time spent in refuges enhanced their prospects on release and would have a 'softening' effect on them. From 1856 Fulham operated as the main refuge for convict women in England, where they were allowed to associate with the 'aim of encouraging responsibility and restoring self-respect'. At Mountjoy women who had earned marks for discipline, industry and schooling under Crofton’s system could be removed to one of two Dublin refuges – the Catholic Goldenbridge refuge run by the Sisters of Mercy and the

230 LRO, 347 MAG/1/2/1, Minutes of the Quarterly and Annual Meetings of the Visiting Justices of the Borough Gaol and House of Correction, also Special Gaol Sessions, 1852–64, 27 Oct. 1855, p. 50; ibid., 20 May 1857, p. 82.
234 Davie, ‘Business as Usual?’, p. 41.
Protestant one at Heytesbury Street – or released on licence or ticket on leave.  

Women, whether in convict prisons or local gaols, were regarded as troublesome, volatile, disruptive and prone to depression of spirits, suicide attempts and unable to withstand long prison sentences. In his second report on Brixton, Surgeon J.D. Rendle noted: ‘female prisoners, as a body, do not bear imprisonment so well as the male prisoners; they get anxious, restless, more irritable in temper, and are more readily excited’. In addition to this tendency to ‘break out’, a phrase repeatedly used to describe women’s behaviour, Rendle referred to women’s low spirits, frequent crying and repeated suicide attempts. The 1862 rules laid down for Grangegorman Female Penitentiary required the prison matron, not the governor, to inquire into charges of misconduct against women, as the indelicate nature of the language, and the ‘equally objectionable’ evidence, should not be heard by male officers. At Clerkenwell, Surgeon Wakefield reported that of the 107 suicide attempts in 1859, 84 were made by women: ‘The majority were more or less in a state of intoxication, when the attempt was made; but, in several of the females cases, sad histories of cruel treatment and destitution were elicited from them. They were all placed under close observation.’

Similar remarks were made about female convicts in Mountjoy, who Prison Superintendent, Delia Lidwell or Lidwill, described in 1859 as losing ‘all control of reason’, breaking windows, destroying bedding and tearing ‘clothing with their teeth’. In that year, four women were removed to asylums, while an unspecified number were retained at Mountjoy under medical observation. One was convict Mary Murray, who was especially troublesome; aged twenty-four, Dr Awly Banon described her as one of the ‘worst and most incorrigible cases’ he had ever seen. Prior to her arrival in Mountjoy, she had been held in 1858 at Cork Gaol and at Grangegorman Female Penitentiary where she had been violent, assaulting officers and other prisoners, and had been repeatedly placed in iron handcuffs and on the punishment diet.

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236 RDCP, 1854 (1854–55) [1986], Brixton Prison: Medical Officer’s Report, p. 393.
237 RDCP, 1855 (1856) [1986], Brixton Prison: Medical Officer’s Report, 1855, p. 297.
240 For Lidwill, see Farrell, Women, Crime and Punishment in Ireland, pp. 175–9.
241 NAI, GPO/CORR/1859/Mountjoy (Female) Prison/Item nos 223, 257, 265, 283. Dr A.P. Banon was a Licentiate of the Royal College of Surgeons in Ireland and Surgeon to
Described as ‘ferocious and dangerous’ by Banon, at Mountjoy she repeatedly tore up her cell and the furniture. Her removal to Dundrum was decided in June 1859 when she was discovered lodged between the mason work of the cell window and the glass. She had torn up the cell skirting with her hands, unscrewed the bolt that secured the iron grating at the window, and had loosened blocks from the wall. She then got inside the iron bars and broke the windowpanes. When discovered her hands were cut and bloody and her arm was badly hurt; nonetheless, she was very abusive to the prison officers. Drs McDonnell and Banon promptly certified her removal to Dundrum, from where she made her escape in January 1864.242 Commenting on Murray, and the three other convicts transferred to asylums, Banon noted that ‘from the peculiarity of their symptoms, I had some difficulty in coming to the conclusion that they were actually insane in the usual acceptation [sic] of the word’. He had, however, resolved they were ‘fit subjects for a lunatic asylum, at least more so than for a prison’. Following a detailed description of the cases, a catalogue of their destructive and volatile behaviour in prison, Banon concluded that prison tended to aggregate the ‘morbid condition’ of their minds and called for an ‘intermediate institution between a prison and a lunatic asylum’.243

Repeat offenders, especially women on sentences for prostitution and drunk and disorderly behaviour, many of whom were young, were particularly vexing for prison officials, and the responses of medical officers, chaplains and governors to these women, including those experiencing mental distress and disorder, was harsh. One woman found to be insane while in Reading Gaol in 1849 was described by Chaplain Field as a ‘wandering prostitute. Her mind evidently enfeebled when she was first committed, and her temper uncontrollable. The loss of reason in her case was the result of debauchery and of a brutalizing vice.’244 Among the convicts transferred from Mountjoy to lunatic asylums in 1859 was a twenty-six-year-old woman who had been convicted twenty-four times for larceny and disorderly conduct, and had led an ‘abandoned life’. While Banon did not believe her to be as ‘vile and vicious’ as other women, she would stand naked when her cell door was opened, laugh

Jervis Street Hospital, Dublin. See The Irish Medical Directory for 1843 (Dublin: W. Curry Jr and Co., 1843).

242 NAI, GPO/CORR/1859/Mountjoy (Female) Prison/Item nos 223, 257, 265, 283; RDCPI, 1859 (1860) [2655], p. 69.

243 RDCPI, 1859 (1860), pp. 65, 68–9.

in a ‘silly manner’ and talk to herself. The scale of the issue was especially acute at Liverpool. In 1855 4,820 women were convicted on drunk and disorderly charges; 642 of these were between fifteen and eighteen years of age. It was estimated that there were ‘695 brothels, 81 houses of accommodation and 102 houses where prostitutes lodge’ in Liverpool, with over 2,000 women and girls ‘known as professed prostitutes’. Some prison officials at Liverpool despaired of reforming female prisoners in this environment. As Governor Jackson observed in 1859:

No system of prison discipline will have the greatly desired effect of either deterring or reforming these immoral and depraved women, so as to prevent them returning to their dissolute and intemperate habits, while there are so many receptacles ready for them, and so many inducements and facilities afforded to them in Liverpool.

Conclusion

Many other prisoners attracted similar judgement as being unfit for reform and for the discipline of separate confinement owing to their weak mental state and their inability to withstand the rigour of the regime. If they became insane, then it was claimed that was due to their existing mental instability or weakness, hereditary madness, or their reprehensible behaviour and life of vice. Alongside the woman cited above, Chaplain Field at Reading contended that of the four further cases of insanity occurring in 1849, ‘I cannot think that with any of them the development of insanity was assignable to any peculiarity of separate confinement.’ The first prisoner, a government convict, showed symptoms of mental aberration so quickly that Field claimed it was ‘incipient’ when he was committed. The second, who had been a soldier in the West Indies, became deranged after an attack of fever and never recovered his mental faculties; he had been court martialed numerous times. Another had been of unsound mind long before her committal, her grandmother was insane and her father had been treated for disease of the brain. And in the last case, the prisoner had been wounded in the head by a pickaxe while working on a railway, had lost part of his skull and since then had

245 RDCPI, 1859 (1860), p. 69.
247 Ibid., p. 23.
248 Report of the Inspectors of Prisons of Great Britain, Northern District (1860), [2645], p. 31; See Cox and Marland, ‘Unfit for Reform or Punishment’ for a detailed discussion of responses to mental disorder among male and female prisoners at Liverpool Prison.
249 See Cox and Marland, ‘He Must Die or Go Mad in This Place’ for further examples.
been ungovernable whenever provoked.\textsuperscript{250} At Mountjoy, convicts who showed signs of mental collapse while in separation were said to be weak-minded prior to entering the prison. Convict Patrick Ryan, a disruptive prisoner admitted in February 1854, was transferred from Mountjoy to Philipstown and described by Rynd as having the ‘appearance of [weak intellect] ever since his first admission here’.\textsuperscript{251} In his defence of the regime at Mountjoy, Rynd insisted that rigorous inspection and diversion of such prisoners on admission, the exact implementation of the period of separation and careful medical oversight of the regime would protect convicts and ensure there were fewer cases ‘whose complaints, if not occasioned, were enhanced and aggravated by the prison discipline’.\textsuperscript{252}

In these instances, continued confinement in separation or punishments for unruly behaviour was dismissed as pointless by medical officers who argued such prisoners were not only incapable of reform but that longer periods in separation would produce ‘real’ insanity. These prisoners were often removed from separation to the prison hospital or allowed association in cells or at work and processed across the prison estate to associated labour prisons, and, as exemplified earlier in this chapter, some were medically discharged.\textsuperscript{253} Others were eventually admitted to lunatic asylums, as will be explored in more detail in Chapter 4. Though managed in different ways, increasingly the mental and moral weakness of these prisoners was linked to their criminality, a view that became more entrenched among prison staff, including medical officers, by the late nineteenth century and explored in Chapters 3 and 5.

It is likely that some of the prisoners admitted to convict and local prisons had experienced previous instances of mental breakdown, were ‘weak-minded’ or particularly vulnerable to mental collapse. Yet the eagerness of prisons to defend the system – as Laurie pointed out in his critique – was exemplified by the efforts of prison officers to preempt accusations concerning the ill effects of separation through their investigations and the presentation of evidence showing insanity prefaced rather than resulted from imprisonment. As the regime was toned down, its severity reduced, this only served to prompt claims that it was the failure to implement it rigorously and in full that resulted in the mental collapse of prisoners. Yet, as Mayhew and Binny concluded in their overview of London prisons in 1862, the regime appeared to have resulted in

\begin{itemize}
\item \textsuperscript{250} BRO, Q/SO/22, County of Berkshire Sessions Order Book, 1849-50, Chaplain’s Annual Report, 15 Oct. 1849, p.238.
\item \textsuperscript{251} NAI, GPO/CORR/1854/Mountjoy/Item no. 14.
\item \textsuperscript{252} RDCPI, 1855 (1856), pp. 51–2.
\item \textsuperscript{253} RDCP, 1852 (1852–53), Pentonville Prison, pp. 33, 37, 39.
\end{itemize}
excessively high rates of insanity. Between 1842 and 1849 the number of cases of lunacy occurring in Pentonville was ten times the national figure: twenty-two cases or 62 per 10,000 compared with 5.8 for prisons across England and Wales. In Millbank the rate was even higher, with sixty-five cases of insanity or 87.5 per 10,000 between 1844 and 1851. ‘These figures’, they added, ‘tell awful tales of long suffering and deep mental affliction.’ They were also likely to represent, as cases of insanity declared in official reports, only a small proportion of the prisoners suffering from delusions, anxiety, depression of spirits or morbid feelings who appeared regularly in the prisons’ institutional records. It was this day-to-day revelation of the harm imposed by separation that caused Kingsmill to lose faith in the efficacy of separate confinement after being one of its keenest advocates and Hitchins to moderate the system as it was introduced to Ireland.

Yet despite observing the damage that the prison environment and system of discipline inflicted on prisoners, many other prison officials, such as Inspector of English Prisons Herbert P. Voules, and the Inspectors of Prisons in Ireland, maintained an enduring faith in the overall efficacy of the separate system. While critical of the severe conditions in some prisons, the Irish Inspectors insisted on the safety of the separate system, ‘once correctly and humanely implemented’. That the regime caused mental distress among a minority of prisoners was regarded as a minimal disadvantage when balanced against the apparent benefits of the system. For many penologists and officials it presented the most viable opportunity to reform and save criminals while also reducing criminality. The latter concern, the reduction of ‘criminality’, came increasingly to the fore in the late 1860s as crime rates and repeat offending continued to rise, and, with the ending of transportation, the expanding prison population became a more visible and persistent problem. The official response to criticisms of the expensive ‘modern’ prison system for failing to reform was to develop a more punitive prison regime, still based on separation but with less emphasis on reformation. The chaplains who had so dominated the early years of the separate system, and who were strongly associated with the initial optimism surrounding moral and spiritual reform, were pushed increasingly towards the periphery. The new penal approach that had deep implications for prisoners’ mental wellbeing and for the prison staff enforcing it, especially the medical officers, will be explored in the next chapter.