

Bond Factors for CT Pretrial Detainees

Overview


Connecticut intended 2016's "An Act Concerning Pretrial Justice Reform" to reform bail requirements and lengths of stay for some non-violent misdemeanors. Did Connecticut's pre-Act bail requirements also show bias involving immutable characteristics? Are Connecticut Bail Fund's concerns about "An Act Concerning Pretrial Justice Reform" valid? Are Connecticut residents still being held by the state without a trial because they can't afford bail?

My analysis is checking for biases and testing the post-bill versus the pre-bill data to provide some insight into the effectiveness of the bill, primarily by determining whether a discernible change in the bond amounts for misdemeanor charges exists.

Preliminary Data Sourcing

I have obtained the data directly from the state of Connecticut. The dataset begins on 1 July 2016, and the analysis period has been split into two sections: before (1 July 2016 - 30 June 2017) and after (1 July 2017 - 30 June 2018) enactment. Fields utilized were the randomized identifier, latest admission date, race, gender, age, bond amount, and offense. In 20% of the rows, the offense did not include a classifier for felony or misdemeanor. These rows have been removed and the misdemeanor charges separated out as the feature of interest.

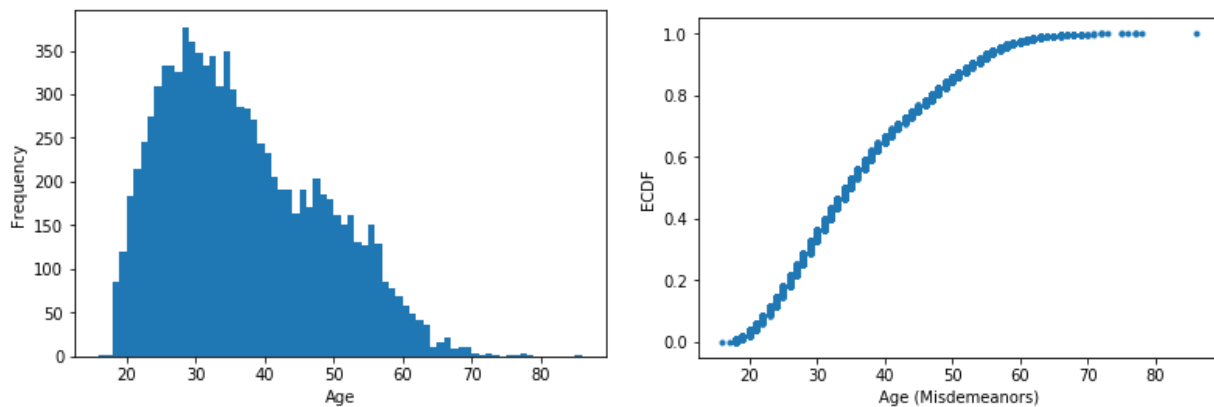
While the state says that they upload the information every day, not every day was represented in the dataset, and the state admits that not all "latest admission dates" are correct. This presented issues with length-of-stay determinations. Two methods were tried - counting the times per arrest that the unique identifier appears in the rows, and performing time math between the latest admission date and the last date the detainee appears in the rows, capped at



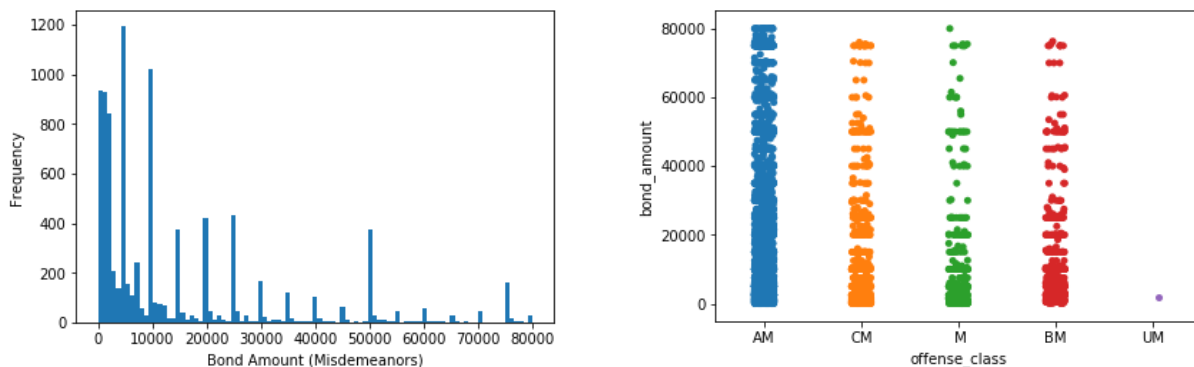
1,095 (maximum days plus 365 based on the state's recommendation that admission dates over a year before should not be assumed to be correct). All statistics in this report have been performed with integers sourced from the time math calculation.

Early Analysis

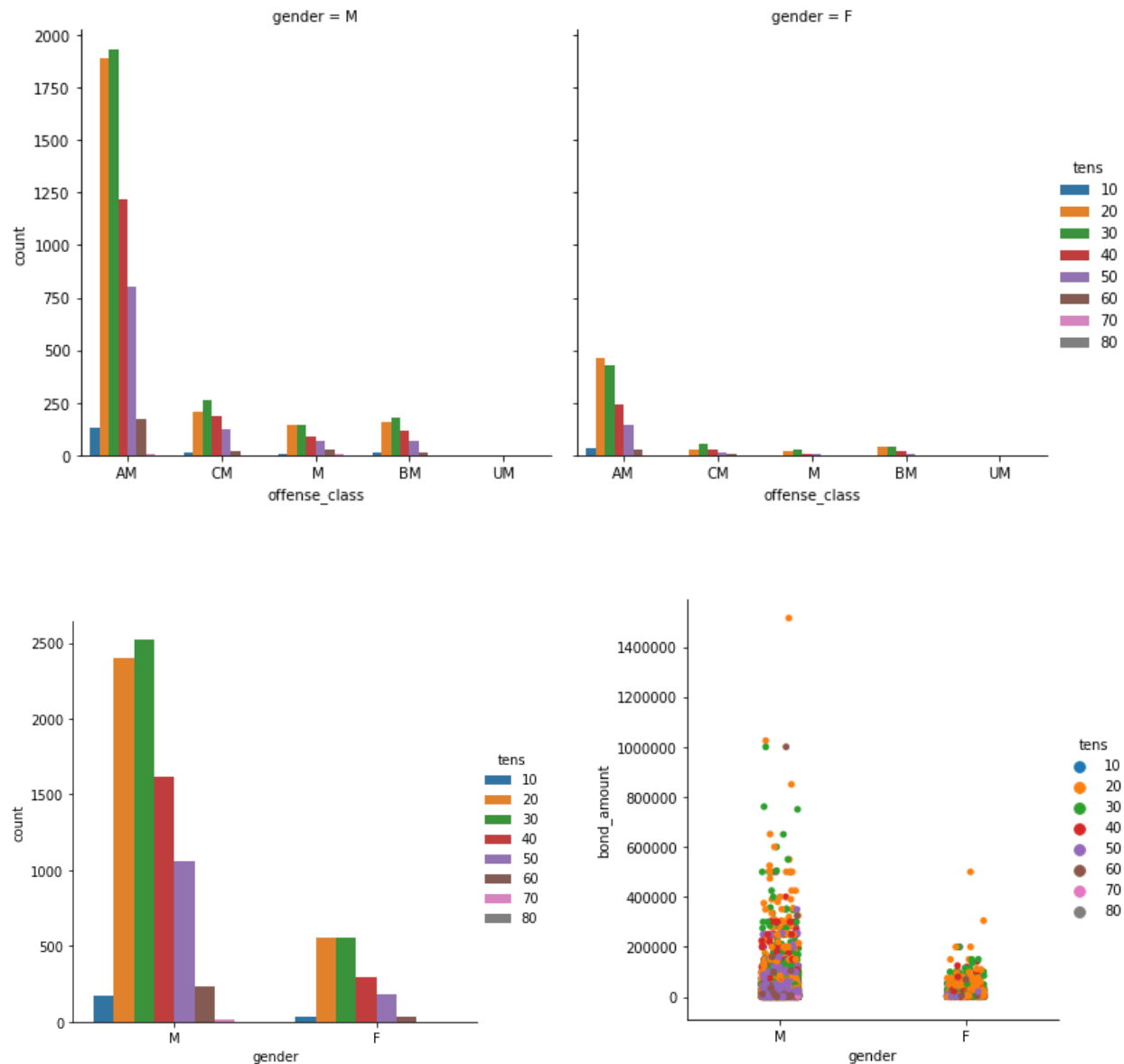
After performing cleaning steps, I examined the age, bond amounts, gender, and offense class visually. First, a look at the age distribution in the sample and its cumulative distribution function (CDF). Most detainees are under 60, with a median age of 34, and with a possible second peak in the late 40s.



The bond distribution is skewed by a few high bonds. The below plots are the 94% of bonds that are \$80,000 or less. Bias is shown toward bond amounts that contain 5s and 0s (\$3,000 and \$3,500, for example), and bond amounts are bottom-heavy (higher frequency of lower amounts in each offense class).



How are offenses distributed between the genders by age? The first plot below implies that there might be a different age skewing for the genders, but underneath that is a plot of male and female detainees by age. The distributions are fairly similar. Next to it is a plot of the bail amounts by age, also separated by gender.



Now that these factors have been examined in our plots, I'll check the for some statistical comparisons if gender, race, and offense class for their potential impact on bond amounts and days detained. All tests were conducted with significance/alpha = 0.05.

Gender – For the first set of tests, a chi-squared test determined that gender is a contributing factor to both bond amounts and the number of days detained over the entire two-year sampling period. (Female median bond amount: \$5,000. Female median days detained: 17. Male median bond amount: \$10,000. Male median days detained: 24.)

The second set of tests checked on the proportion of inmates by gender before and after the enactment. With a p-value of 0.83, we fail to reject our H0, that pre-enactment == post-enactment.

Race – Tests of the minority percentage of the CT system demonstrate that H0 (no difference between pre-enactment minority and post-enactment minority) came back with a p-value of about 0.7, high enough that we fail to reject H0.

While five races are used in the CT data, only three were used for this analysis. American Indian and Asian were dropped from the dataframe before the next two pieces of analysis since the number of detainees was too small to come to any conclusion.

Testing the mean bond amounts for the remaining races (white, black, and hispanic) from the pre-enactment period to the post-enactment period offered high chi-squared values and p-values below the 0.05 significance value set prior to the test. H0 (white == black == hispanic) should be rejected in favor of differences existing for mean bond amounts.

Bond Amounts	mean before	mean after	<i>median before</i>	<i>median after</i>
white	18,373	22,007	7,500	7,500
black	22,818	23,169	7,500	9,000
hispanic	25,372	24,668	8,500	10,000

Testing the mean of the days detained (H0: white == black == hispanic) for the three races offered a p-value of 0.62. We do not reject that the mean of the days detained could be statistically equivalent before and after enactment.

Days detained	mean before	mean after	<i>median before</i>	<i>median after</i>
white	51	49	23	15
black	70	76	22	15
hispanic	58	62	21	14

Offense class – Testing for offense class only offers suspicion that the distribution of offense classes for detainees remained relatively stable over the two years for offenses without a letter classification (“M” offenses) provided by the state. For A, B, and C misdemeanors, we reject H0 (that the classification distribution remained stable) for the post-enactment period.

Upon completion of this exploratory analysis, I’ve reached a couple of conclusions: Part of this work is undoubtedly discouraging. Bias appears to exist along gender lines. Mean bond amounts have also increased \$1,500. A neutral conclusion is that the minority population remained stable between the two years, indicating that this situation neither improved or worsened.

I’ve been able to reach one significant positive conclusion, however: most pretrial detainees appear to be staying behind bars at least seven fewer days per arrest in the year after “An act concerning pretrial justice reform” was enacted.

Future Modeling

Using the information gathered above, examine bail amounts for periods before and after enactment of “An Act Concerning Pretrial Justice Reform” for misdemeanor charges. Then, use this information to fit a linear regression model to predict lengths of stay and bail amounts under the law in effect in 2016 for felonies and misdemeanors and see how data collected after the act compares to this model.