Overcrowding in the Peruvian prison system

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Abstract

In this contribution the author examines overcrowding, one of the chronic problems that affect the prison system in Peru. First, the topic of the growth of the prison population during a determined period of years is addressed. Then, the author discusses three options for avoiding or controlling overcrowding in prisons: sending fewer people to prison, increasing the release of prisoners, and expanding existing prisons or building new ones. Finally, the article presents alternative measures of limiting freedom other than sending people to prison, and proposes a long-term solution which includes the participation of different sectors of the Peruvian government.

Keywords: Peru, overcrowding, detention, prison, offenders, INPE, crime.

More than just a question of numbers

The Peruvian press regularly publishes articles on prison conditions, focusing in particular on security failures, corruption and health risks. However, these articles very rarely – if ever – examine or highlight the issue of serious overcrowding in the majority of Peruvian prisons, or take into account the destabilizing impact it has on efforts to maintain order. Overcrowding is perhaps the most serious of the many obstacles that prison authorities must tackle on a daily basis, given its aggravating influence on a host of other detention-related problems.
The intuitive solution would be to build more prisons, and to build them faster. That approach would certainly alleviate overcrowding in the short term. However, a coherent policy cannot rely solely on progressively building more prisons throughout Peru. Instead, it is vital to get to the root of the problem. In Peru, and in Latin America as a whole, incarceration has become the punitive measure of choice, in preference to alternative measures and sentences.

Growth of the prison population (August 2011–June 2016)

Figure 1 shows the steady growth of the prison population in Peru. It indicates that the prison population grew by almost 30,000 people in less than five years, a 60.9% increase. In other words, during this period the Peruvian prison system has had to accommodate 6,000 additional inmates each year. Although prison capacity has also increased over the same period, it has not expanded at the same rate as the prison population; the percentage difference amounts to 128%, according to data from the Unit of Statistics at the Peruvian National Penitentiary Institute (Instituto Nacional Penitenciario, INPE).\(^1\) Just to maintain overcrowding at a stable level, the prison service would have to build a new 500-bed prison every month. From a budgetary point of view, that approach would be unsustainable, even without taking into account the staff required to deal with administrative and security issues and manage these hypothetical new inmates.

Increase in prison capacity (August 2011–June 2016, Figure 2)

Efforts to expand prison capacity face a financial stumbling block: marginal cost, meaning the additional cost of increasing production by one unit. For the purposes of this analysis, marginal cost is the cost of accommodating one additional inmate. While the marginal cost might not be significant in cases where there is spare infrastructure capacity (as is the case in the Netherlands, for example), the situation becomes more complicated in prison facilities already operating at full capacity. In the short term, the marginal cost of the rising numbers of prisoners translates into the overuse of prison facilities. This results in substandard detention conditions that are not only harmful to prisoners, but also have a negative impact on everyone directly or indirectly connected to the penitentiary system: officials, family members, lawyers, providers of goods and services, and so on. In the long term, in order to absorb marginal costs, overcrowding must be reduced, either by increasing the capacity of existing penitentiary facilities or, if that is not possible, by building new ones. However, it might take a number of years for these new facilities to be built and become operational.

\(^1\) The Unit of Statistics at INPE provides information on different characteristics of the prison population. This information is contained in the monthly statistical reports prepared by INPE, available at: www.inpe.gob.pe/informe_estadistico.html (all internet references were accessed in November 2017).
Three ways to reduce overcrowding

It may seem obvious, but in order to reduce overcrowding, the following steps must be taken: (1) fewer people must be sent to prison, (2) more prisoners must be released, and (3) efforts must be made to expand the prison infrastructure. Of these measures, only the third falls within the competence of the Peruvian prison service, INPE. The prison service cannot legally disregard a judicial detention order, release prisoners unilaterally before they have served their sentence or curtail a period of pretrial detention. Furthermore, the construction of new prison facilities is subject to the availability of budgetary resources, which are proposed by the executive and ultimately approved by the legislative branches of government.2

In Peru, an increase in crime has contributed to the growth of the prison population as more prison sentences are handed down, new criminal offences are created, fast-track legal proceedings are regularly used to deal with offenders caught in flagrante delicto, prison privileges enabling early release have gradually been eliminated, and there is a significant drop in the number of presidential pardons issued. Although these measures may have been necessary, they did not take into account the extent to which the prison population would increase, nor the budgetary resources that the prison service would require to absorb the impact of that growth. Although prisons form part of the criminal justice system, they have long been viewed as its least important element. Public opinion is more concerned with capturing criminals (the job of the National Police of Peru) and prosecuting them (a task that falls to the judiciary).

2 This situation may change following the implementation of Legislative Decree No. 1229, which sets out conditions for private investment in the penitentiary system. For more on Legislative Decree No. 1229, see: http://busquedaselperuano.com.pe/normaslegales/decreto-legislativo-que-declara-de-interes-publico-y-priorid-decreto-legislativo-n-1229-1292138-8/ (in Spanish).
Previously, offender programmes included, for example, “Building Routes of Hope and Choices” (“Construyendo rutas de esperanza y oportunidades”, or CREO) and “Strengthening of Social Competences for the Non-Criminal Re-offending of Those Released” (“Fortalecimiento de competencias sociales para la no reincidencia delictiva de liberados”, or FOCOS). Now, given the lack of resources for implementing offender programmes essential for rehabilitation, prison sentences have almost exclusively become a means of retribution and confinement, disregarding the principles of rehabilitation and socialization.

To be more accurate, although offender programmes exist, their effectiveness is undermined by the conditions in prisons. Furthermore, one cannot assume that all prisoners want to improve their behaviour and become law-abiding citizens. Thus, whatever clear goals the prison service might set for prisoner rehabilitation, overcrowding has a significant impact on the success of any such programmes. This is because, among other things, overcrowding:

- reduces the areas available for workshops and classrooms;
- reduces the space available for providing health care;
- leads to arguments and fights among prisoners over cells and prison blocks;
- limits facilities for visits by family members, friends or defence lawyers;
- provides an incentive for prison staff to make a profit by granting prison privileges; and
- imposes a need for heightened security and inmate-monitoring measures.

**Alternative sentencing measures**

The principle of using criminal law as a last resort, or *ultima ratio*, is increasingly falling out of favour. Society demands tangible results, and prisons are viewed
as an ideal means of exerting social control over undesirable behaviour. In high-profile cases, the State has been exercising its *ius puniendi*—its “right to punish”—in response to public outrage, and cases are speedily dealt with by the courts. But this is the exception rather than the rule. This approach proves somewhat less effective in court cases that do not garner media coverage.

In such cases, even when legislation has been adopted to alleviate overcrowding, the criteria applied have not produced a significant drop in the prison population. Even minor offences, such as failure to pay child or spousal support, carry a possible prison sentence, in spite of the fact that the criminal profiles of these offenders bear no resemblance to those of murderers, rapists or violent thieves. In other words, people who should never have been put in prison end up being detained with extremely dangerous and professional criminals.

When handing down sentences, judges are often reluctant to use conditional release under supervision or to impose community service, even though the Criminal Code provides some alternatives to prison sentences when incarceration is not required by law, as seen, for example, in Article 28 of the Peruvian Criminal Code regarding types of sanctions. At the pretrial stage, the socioeconomic status of the defendant plays a decisive role in determining whether he or she is placed in pretrial detention. Someone with a degree and a steady job is less likely to be imprisoned than someone who never finished school and has no regular employment. Biased judicial decisions have led to a large number of detainees being released after only a few months, owing, for example, to insufficient grounds for incarceration or a failure to meet the specific legal criteria for placing a suspect in pretrial detention. Figure 3 illustrates this trend by contrasting the number of individuals who were first incarcerated with the number of individuals released, both during the year 2015.

However, in previous years the number of people sent to prison and the number of detainees released was similar, as is illustrated in Figure 4.

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4 For example, Law No. 29499 on the electronic monitoring of persons, otherwise known as “electronic tagging”; see: [http://historico pj gob go p/CorteSuprema/ncpp/documentos/Ley_29499.pdf](http://historico pj gob go p/CorteSuprema/ncpp/documentos/Ley_29499.pdf) (in Spanish).

5 As of June 2016, there were 1,872 persons serving prison sentences for this offence. See INPE, *Informe estadístico penitenciario: Junio 2016*, Lima, June 2016, p. 33, available at: [www.inpe gob go per/concurso-a/ estad%C3%ADstica/86-junio-2016/file.html](http://www.inpe gob go per/concurso-a/ estad%C3%ADstica/86-junio-2016/file.html).

6 For the Peruvian Criminal Code (in Spanish), see: [https://apps.contraloria gob go per/unetealcontrol/pdf/07_635.pdf](https://apps.contraloria gob go per/unetealcontrol/pdf/07_635.pdf).
Figure 3. Prisoners detained and released in 2015, by month. Source: data from the Unit of Statistics at INPE.

Figure 4. Prisoners detained and released between 2000 and 2015, by year. Source: data from the Unit of Statistics at INPE.
A long-term solution

Although the prison service does, if given appropriate resources, have the means to reduce overcrowding and its ill effects by building new detention facilities, this is obviously a short-term solution as the influx of inmates remains impossible to predict. In August 2011, for example, there was no indication that the prison population would increase by 30,000 over the following five years.

To put it another way, the prison population between 1997 and 2011 grew at a slower rate than during the 2011–16 period, albeit with an upward trend. The only reasonable conclusion to be drawn, based on the circumstances described above, is that the numbers will continue to rise. Indeed, with the exception of the 2001–02 period, the prison population has continued to increase year on year.

Some of the reasons why the prison population has tended to increase since 2011 are the normative changes made to the Peruvian Criminal Code and Code of Criminal Execution, in which penalties have increased and new crimes have been included, and penitentiary benefits have been eliminated.7

If we take Figure 5 as a guide, it seems likely that the prison population will exceed 100,000 by 2019. These statistics indicate that it is necessary to reassess the

Figure 5. Growth in the prison population between 1997 and 2011. Source: data from the Unit of Statistics at INPE.

7 For example, Law No. 30076 modifies the Peruvian Criminal Code, the Code of Criminal Execution and the Code of Children and Teenagers, and creates a registry and protocol with the purpose of combating citizen insecurity.
kind of penitentiary system that Peru needs. Even with private investment, the State will not be able to cope with the influx of inmates, and the time will come when the disparity between prison capacity and the size of the prison population will make it physically impossible to accommodate more inmates.

There are various options for avoiding this scenario; for example, crime prevention programmes to be implemented by all levels of government (local, regional and national), with a specific focus on children and adolescents at risk. Additionally, this author suggests that alternatives to detention be used so that not all offenders are sent to prison, and that there is a need to end the excessive use of pretrial detention. Furthermore, although one cannot hope to fully eliminate the problem of crime, if violence ceases to be a regular part of educational, family and urban environments, fewer people may be tempted into a life of crime in the first place.