

DOES TEMPORARY AFFIRMATIVE ACTION PRODUCE PERSISTENT EFFECTS? A STUDY OF BLACK AND FEMALE EMPLOYMENT IN LAW ENFORCEMENT

Amalia R. Miller and Carmit Segal[†]

November 2008

ABSTRACT

This paper exploits the rich variation in timing and outcomes of 140 employment discrimination lawsuits brought against US law enforcement agencies to estimate the cumulative employment effects of temporary, externally-imposed affirmative action (AA). Using confidential administrative data on 479 of the largest state and local agencies spanning a period of 33 years, we show that AA plans increase black employment for all ranks of police, averaging between 4.5 and 6.2 percentage points over and above any prevailing trends in the country. We find no erosion of black employment gains from AA in the decade and a half following AA termination. Nevertheless, in departments whose plans are terminated, we find a significant decrease in black employment growth relative to departments whose plans continue. In contrast to our findings for blacks, we find only marginal employment gains for women and none at higher ranks.

1. INTRODUCTION

During the decades following the passage of the 1964 Civil Rights Act, individual state and local police agencies were sued for employment discrimination in violation of Title VII of the Act. When successful, these lawsuits often resulted in the courts imposing affirmative action (AA) plans to increase minority or female representation. By the new millennium, however, the legal environment had become less favorable to AA, and many of the plans had either expired or been successfully challenged as “reverse” discrimination. This paper measures the cumulative causal impact of temporary AA on black and female employment at law enforcement agencies. Specifically, we estimate the effects of being sued for discrimination, of operating under an externally-imposed AA plan, and, crucially for long-run outcomes,

[†] Miller: Economics Department, University of Virginia, Charlottesville, VA, USA, armiller@virginia.edu. Segal: Economics Department, Universitat Pompeu Fabra, Barcelona, Spain, carmit.segal@upf.edu. We thank Susan Athey, Ghazala Azmat, Antonio Ciccone, Albrecht Glitz, Claudia Goldin, Guy Michaels, Kartini Shastry, Sarah Turner, Geoffrey Warner and seminar participants at Universitat Pompeu Fabra, Virginia, and Rochester, and conference participants at the 2006 SOLE meetings and 2008 NBER Labor Studies meetings for helpful comments. Peter Bosman, Rebecca Brown, Alissa DePass, Rachna Maheshwari, Christopher Pfister, and Shahaf Segal provided outstanding research assistance. Miller is grateful for financial support from the University of Virginia Sesquicentennial fellowship. Segal is grateful to Harvard Business School for generous support and hospitality and thanks the Barcelona Economics Program of CREA for support. We are especially grateful to Ronald Edwards at the Equal Employment Opportunity Commission for assistance with the police employment data.

of emerging from such a plan. We study externally-imposed AA plans that address hiring, firing and promotion in law enforcement, exploiting the fact that, although anti-discrimination law applies to all employers, AA was implemented and terminated in a targeted manner in this sector.

We focus on law enforcement for several reasons. First, the variation in timing and outcomes of these cases allows us to determine the long-term effects of temporary AA in isolation from contemporaneous political and social changes in the country. Second, law enforcement was a major locus of Civil Rights litigation, and possibly the sector with the most aggressive externally-imposed AA in US history. For example, in a well-known case, the courts ordered the Alabama State Department of Public Safety to hire or promote one black for every white hired or promoted, until the upper-ranks were at least 25% black.¹ The extensive litigation was due in part to the broad powers given to police, including the right to use force in investigating crimes, apprehending criminals, and maintaining civil order. Potential and actual abuses of these powers by a police force that is not representative of the community it serves can lead to public distrust and violence.² Thus, perhaps more than in other areas, diversity in law enforcement can have social significance and may itself improve performance.³ These potential quality improvements from diversity provide a third motivation for our focus on police.

The employment data are from confidential micro-level EEO-4 reports on 479 of the largest US state and local law enforcement agencies, filed with the Equal Employment Opportunity Commission between 1973 and 2005. We search legal records for each agency in this sample and uncover 140 cases alleging employment discrimination brought by private plaintiffs or the US Department of Justice between 1969 and 2000 (see Figure 1). These cases comprise our legal database that includes a complete case history of the resulting AA plans formalized in court orders and settlement agreements. The bulk of the plans in our sample start during the 1970s, although new litigation and AA continue to be introduced in later decades. About half of the plans have ended by 1993, but some are ongoing in 2005. We use this panel to conduct a dynamic event analysis of the employment effects of key litigation and AA events.

¹ In 1987, the Supreme Court affirmed the constitutionality of these racial quotas (*United States v. Paradise*).

² The influential 1968 Kerner Commission report argued that police practices contributed to grievances leading to 164 civil disorders and race riots during 1967 and recommended increasing recruitment and promotion of black police officers. In discussing the basic causes of the riots, the report stated, “to some Negroes, police have come to symbolize white power, white racism and white repression” (Kerner Commission, *Report of the National Advisory Commission on Civil Disorders 1968*). The report warned that the nation was becoming two separate and unequal societies and recommended other policies to improve the economic status of urban blacks as well, including racial integration of schools and reforms to welfare and housing policy.

³ Quality effects can extend beyond simply preventing riots. Improved relations between police and the communities they serve, as a result of greater minority representation, can improve reporting of crimes and suspicious activity, thereby enhancing police effectiveness. Increased female representation may also improve police performance in the areas of preventing and investigating rape and violence against women. Previous research has explored the effects of AA on reported criminal activity and arrest rates (Lovrich and Steel 1983, Steel and Lovrich 1987, McCrary 2007, Lott 2000). To date, there is no evidence on the effects of AA termination on police quality or efficiency. This paper focuses on employment effects; we leave crime outcomes for future research.

As a first step towards estimating a cumulative employment effect of AA, we establish the impact of implementing AA. In this first step, this paper extends the previous literature showing positive effects of litigation on full-time black employment (McCrary 2007) by separately investigating workers in higher and lower ranks. Our first finding is that having an active externally-imposed affirmative action plan results in significant increases in black employment across the ranks of the police hierarchy, over and above any prevailing trends in the country. These increases represent sharp and significant changes in employment trends occurring at the litigation date. Moreover, our dataset allows us to categorize litigated police departments according to the outcomes of their lawsuits. We find that departments whose cases do not lead to court-ordered AA still increase their black employment shares, but at a lower rate than police departments who are subject to AA. For higher-ranked workers in particular, we find that “litigated only” departments experience a substantially smaller increase in black representation. Employment gains at higher ranks are especially important if access to same-race mentors (Athey, Avery and Zemsky 2000) and role models (Chung 2000) enhances the productivity of new hires.

Changes in public attitudes, state laws, and judicial interpretation have led to a dismantling of affirmative action across various sectors. Given the current legal requirement that AA programs be temporary measures, and not substituted for fair labor practices,⁴ the question of what happens after AA plans are terminated is of heightened importance. Theoretical predictions are ambiguous. Models are typically characterized by multiple equilibria, some of which predict a reversion to the initial state following the removal of external pressure.⁵ Temporary affirmative action can have a lasting impact if, for example, greater exposure to black co-workers eliminates negative stereotypes about blacks and reduces taste-based discrimination. Even in a model of purely statistical discrimination, AA can cause a permanent shift to a more representative equilibrium if it solves a coordination problem and increases black human capital investment (Coate and Loury 1993). Temporary AA that increases black representation at higher ranks, in particular, can have a lasting impact if mentoring both increases productivity and is more effective for racially homogenous pairs (Athey, Avery and Zemsky 2000).

In our data set of 140 litigated police departments, 67 experienced AA plans that terminated during the sample period. We use observations on these 67 departments to assess the potential long-term effects of AA. We find no evidence of reduced black employment in the 15 subsequent years compared to departments that were never litigated for employment discrimination. This is especially notable since the

⁴ While the wording of Title VII allows for permanent AA plans, the Supreme Court favored temporary plans as early as 1979 in *United Steelworkers of America v. Weber*. In the 1989 *City of Richmond v. J. A. Croson Co.* decision, the Court expressed this principle explicitly.

⁵ This is the case for the “patronizing equilibrium” in Coate and Loury (1993), and is the general prediction for situations in which tastes, skills and other labor market primitives are unaltered by AA.

plans we study are all externally-imposed as a result of such litigation.⁶ Nevertheless, we do find a significant divergence between departments whose plans are terminated and those whose plans continue. We find that prior to termination, that employment impact of plans that eventually expire is indistinguishable from the employment impact of plans that continue. However, almost immediately after termination, there is a sharp and significant change in relative trends, and black employment drops significantly relative to departments with ongoing AA.

The estimated 30-year impact of active external AA on black employment is larger than the average black representation gap⁷ in the sample and is three times the size of the national trend from 1973-2003. Since plans typically last fewer than 30 years, we compute the average cumulative effect of actual AA plans on black representation during the entire sample period. We find an increase of 4.5 percentage-points in black representation among lower-ranked workers and of 6.2 percentage-points in the higher ranks, over and above the prevailing trends in the country.

The main findings are robust to a variety of alternative approaches to estimating the counter-factual time trends and to controlling for the potential impact of starting and ending court-ordered public school desegregation. We also find that female employment shares increase following litigation and AA plans, consistent with the previous literature (Martin 1991, Sass and Troyer 1999, Lott 2000). However, in contrast to our findings for blacks, the gains for women represent only marginal improvements over national trends. For higher ranks, AA has no residual effect on female employment shares.

This research relates primarily to the literature investigating the effects of Civil Rights legislation and affirmative action on the employment of women and minorities. To the best of our knowledge, this is the first paper to take into account the (current) temporary nature of AA and estimate cumulative long-term gains. Previous studies of the 1964 Civil Rights Act and the 1972 Equal Opportunity Act in the private sector have associated voluntary AA plans and federal contractor status with relative gains in minority and female employment (for excellent summaries, see Donohue and Heckman (1991), Holzer and Neumark (2000) and citations therein). In the area of law enforcement, consistent with our first set of findings, McCrary (2007) convincingly shows employment gains for blacks stemming from litigation. While Lott (2000) focuses on crime outcomes, his first stage results suggest positive employment gains for minorities and women from AA plans. To date, the employment effects of reversing AA and restricting its scope have received less attention.⁸ Fairlie and Marion (2008) investigate the effects of the

⁶ Relative to higher education institutions, for example, we expect law enforcement agencies to respond to external program termination with less substitution towards voluntary policies that aim to achieve similar diversity goals.

⁷ The black representation gap is defined as the difference between black employment and population shares.

⁸ By contrast, the retreat of AA in higher education has been analyzed in several studies. Minority admission rates fell at selective public universities in California and Texas following their elimination of AA. For example, Long (2004a) estimates a significant relative drop in minority applications to top universities in those states, but Card and Krueger (2005) find that highly-qualified minority students were not dissuaded from applying. For a typical

voter initiatives in California and Washington that eliminated voluntary AA in employment. The authors hypothesize that the elimination of AA worsened employment prospects for women and minorities. This had the effect of lowering the opportunity costs of business ownership for members of those groups, and may have increased their rates of business ownership.

This paper is organized as follows: Section 2 describes the legal and employment database, Section 3 presents results for black employment from a flexible non-parametric event analysis model, Section 4 presents parametric results and robustness analysis for black employment, Section 5 discusses effects on female employment shares, and Section 6 concludes.

2. DATA ON AFFIRMATIVE ACTION AND POLICE EMPLOYMENT

2.1 POLICE EMPLOYMENT DATA

We obtain police employment data from the administrative records of the Equal Employment Opportunity Commission, collected between 1973 and 2005.⁹ All public employers with more than 100 employees are obliged to file EEO-4 reports with the EEOC documenting the number of male and female workers in each racial and ethnic group who fits into each specified cell defined by department function, job function and salary category.¹⁰ Aggregate data are released to the public. We use confidential individual files, submitted by state and local governments, and identify law enforcement agencies by the *Department Function* for “protective service”.¹¹

We group law enforcement agency workers into three categories: all full-time workers (this includes officers, investigators, and support staff), all protective service workers (includes patrol officers, deputy sheriffs and detectives) and all professional workers (higher ranking officers such as lieutenants and captains). Police departments are included in the sample if they satisfy the following conditions for size. They must have at least 200 full-time employees at some point in the sample, have at least 200 protective

minority student, Long (2004b) argues that top- $x\%$ plans are poor substitutes for AA. Krueger, Rothstein and Turner (2006) project that, even under optimistic assumptions regarding black test score growth and even with class-based AA, race-blind admissions 25 years in the future will lead to lower minority enrollment rates at elite colleges. At lower educational levels, the end of active public school desegregation in K-12 is observed starting in the 1990s. Lutz (2005) associates dismissal of court-ordered desegregation plans with increased racial segregation and black drop-out rates. Clotfelter, Vigdor and Ladd (2006) find little evidence of re-segregation in large southern school districts between 1993 and 2003, but argue that federal court decisions hampered continued desegregation.

⁹ The data files from 1973 and 1974 are available in electronic format thanks to the extensive and thorough efforts of Justin McCrary and his research assistants, described in the Data Appendix of McCrary (2007).

¹⁰ Information about the EEO surveys is available at <http://www.eeoc.gov/employers/surveys.html>. The micro-data are not available to the public. Interested researchers should contact Ronald Edwards at the EEOC to gain access.

¹¹ Governments with fewer employees are required to file EEO-4 reports, but are allowed to use the *Department Function* code for “all other functions” and group their various agencies into a single report. Although there is a protective service *Job Function* within each *Department Function*, this will not reliably identify police officers, and will not be comparable with other reports. Therefore, we do not use these reports in the analysis.

and professional employees at some point, and appear in the sample for at least 10 years.¹² Thus, our results apply to larger departments and may not be representative for smaller, rural law enforcement agencies.

Since the reports are only available intermittently before 1985 and for odd-numbered years afterwards, we use linear interpolation to create a full panel for each department. To prevent this interpolation from artificially increasing the precision of our estimates, and to allow for arbitrary correlations in errors within departments, we cluster the standard errors from estimation at the police department level and adjust the degrees of freedom accordingly.¹³ We also remove a small set (under 1%) of raw data points that were dramatic outliers in terms of the year-to-year changes in employment shares for a single year only, as we are convinced that they represent transcription or data entry errors. We replace these missing values with linearly interpolated values from adjacent years.

In our analysis of black employment, we follow the literature (McCrary 2007) and define our primary outcome measure as the *Black Representation Gap*: the difference between the percent of police employment that is black and the percent of the local population served that is black. This measure allows us to differentiate between departments with similar black employment shares who serve areas with different black population shares. The comparison is essential for determining if the force is representative of the population served or of its pool of potential hires. In addition, the representation gap accounts for racial differences in migration and fertility. In Section 4.3, we show that black population shares increase more for police departments with AA plans than those without, and that our main results are robust to using black police employment share as the dependent variable. Thus, the increases in the black representation gap reflect increases in black employment. We obtain the annual population estimates from the Census (CDC Wonder). For municipal and county law enforcement, we use county-year population. For state agencies, we use state-year. *Female Employment Share* is the outcome of interest in Section 5.

2.2 AFFIRMATIVE ACTION CASE HISTORIES

The case history database is constructed by individually querying each department in the police employment sample using both the LexisNexis and Westlaw federal case databases for all documents pertaining to litigation involving sex or race discrimination in employment. We contacted individual departments and the Justice Department to help complete missing information. The results were then

¹² This rule eliminated about half of the departments in the recent EEOC files and led to an initial database of 446 departments for the legal research. As we encountered legal information on an additional 33 departments that narrowly missed the size criteria (4 of them litigated, 3 with AA), we enlarged the sample to 479.

¹³ We also repeat the regressions in Section 4 using only the limited sample of years for which we observe EEO-4 reports, and the results are unchanged in magnitude or statistical significance. Those years are: 1973, 1974, 1980, 1984, 1985, 1987, 1989, 1991, 1993, 1995, 1997, 1999, 2001, 2003, and 2005.

cross-referenced with data from the Justice Department on their employment discrimination cases involving police departments (obtained by request to the Civil Rights Division under the Freedom of Information Act), the police race litigation database used in McCrary (2007), police affirmative action database used in Lott (2000), and consent decree survey results from the National Center for Women and Policing (2001). Our database expands on these existing sources by compiling a full case history for police employment litigation alleging race or sex discrimination.¹⁴ Whenever possible, we gather information on the actual affirmative action policy: the protected group, the start and end dates, and for plans that end, the reason for their termination. The legal databases are not complete, however, and some case details are not available in electronic format. Departments for which we find no information are coded as not having been litigated, and litigated departments whose cases were dismissed or for which we find no evidence of affirmative action are coded as litigation only. To the extent that our method misses litigated cases or treats some plans as ongoing beyond their termination dates, our estimates will be biased against finding significant effects of litigation, affirmative action, and termination.¹⁵ The estimates will also be attenuated if there are important spillovers in the gains from litigation to nearby un-litigated departments. Similarly, our estimates will be attenuated if litigation and court-ordered AA are not themselves necessary, but the mere threat of litigation is sufficient to change behavior.

Our final dataset includes 479 police departments, of which 117 had court-imposed affirmative action and 23 experienced litigation that did not lead to affirmative action. During the sample period, 67 of the 117 court-ordered affirmative action plans are terminated. Six additional plans end by 2008.¹⁶ The histogram in Figure 1 illustrates the time pattern of litigation and affirmative action. Half of the plans

¹⁴ The Lott (2000) database includes sex and race cases, but is limited to litigation involving the Justice Department. It contains information about the start date, but not the end date, of the consent decree. The McCrary (2007) database includes litigation brought by private parties as well as by the Department of Justice, but only contains cases alleging racial discrimination, and does not track the ultimate outcomes of litigated cases. Cases that lead to AA plans are not distinguished from unsuccessful litigation.

¹⁵ There is a potential systematic bias in terminated cases, in that our legal research is more likely to uncover the end date for court-ordered plans of limited terms or plans without expiration dates that were challenged in court in so-called reverse discrimination cases brought by white males. We find no significant differences in either the effects of having an AA plan or in the effects of terminating such a plan between plans that were ended by the courts and those that were allowed to expire.

¹⁶ Many plans include expiration dates in the original court order or settlement agreement. Absent evidence to the contrary, we assume that the plan ends when it expires. Some plans were modified and continued beyond their original expiration dates; in those cases, we use the ultimate end date. Other plans were terminated early as a result of litigation challenging their validity in so-called reverse discrimination suits, brought by white male officers or applicants. In those 25 cases (all but one ending after 1988), the actual end date is used. Finally, there are cases involving the Justice Department for which we found no court record of an end date. When applicable (in 21 cases), we use the Justice Department's internal end date, when the active file in their records was closed. Conversations with the Civil Rights Division confirmed that cases with active affirmative action plans remain open until the plan ends. However, there may be a lag between the end date of the plan and the internal close date at Justice. Since this additional noise may influence our estimates, we confirm that our main results are unchanged, by repeating the regressions in Section 4.1 allowing for different trends after termination for departments with publicly observed end dates and departments with DOJ end dates.

resulted from litigation brought prior to 1980, and half of the plans were ended by 1993. Among plans with known end dates, the mean duration is 16 years. Our legal search uncovered employment discrimination cases involving Hispanics or Spanish surname individuals. However, because of the small number of these cases, and the paucity of reliable information about Hispanic population shares prior to 1990, we exclude them from analysis in this paper.

Table 1 reports mean values of key variables, separately for each of the four types of departments we observe: those that are never litigated, those whose litigation does not lead to AA, those with externally-imposed AA that has no set end date, and those with temporary externally-imposed AA. The bulk of the departments in the sample are un-litigated, and most of the observed litigation ends in AA. The South and Northeast are over-represented among litigated departments and the West is under-represented. Litigated departments have more full-time employees. Those with AA are located in areas with higher black population shares and lower schooling. In terms of the main employment outcomes, departments whose litigation did not end in AA have higher black representation in 1973 than un-litigated departments, while those whose litigation ended in AA have substantially worse representation gaps in all three job types. By 2005, however, litigated-with-AA departments have similar, and generally higher, representation gaps than un-litigated departments. This differential trend suggests that AA played a role in increasing black police employment. The rest of the paper will exploit variation in the exact timing of litigation and AA termination to determine how much of this relative increase is attributable to court-ordered affirmative action, and to assess the durability of any gains beyond the period of active external monitoring. In contrast, foreshadowing the results in Section 5, female employment shares are quite similar across the different department types both at the start and end of the sample period.

3. EFFECTS OF LITIGATION AND AFFIRMATIVE ACTION ON BLACK POLICE EMPLOYMENT

3.1 NON-PARAMETRIC ESTIMATION MODEL

We estimate a flexible non-parametric model of the dynamic effects of litigation and affirmative action, including leading and lagging effects around the three key events: 1) litigation not leading to affirmative action, 2) litigation leading to affirmative action and 3) the termination of affirmative action. Several sources of variation in the case history data provide identification. First, we observe 4 types of departments: never litigated; litigated but without externally-imposed AA; litigated with an AA plan that expires by 2008;¹⁷ and litigated with an AA plan with no known end date. Next, litigated departments vary in their timing of litigation. Finally, those with AA end dates experience varying timing and duration of affirmative action.

¹⁷ We group together departments with plans that end during and after the sample period in order to capture possible differences in the effects of active AA between plans that are known to end and those without known end dates.

The unit of observation in our panel dataset is a police department i in a year t . We construct 3 variables to measure time before and after each of the key events: $YearsAfterLit(NoAA)_{it}$, $YearsAfterLit(AA)_{it}$ and $YearsAfterEnd_{it}$. The range of values for each of these variables depends on the department in question. For an un-litigated department such as Tucson, Arizona, these variables are set to zero in all years. For a litigated department without AA, such as Fort Wayne, Indiana (litigated in 1980), $YearsAfterLit(AA)_{it}$ and $YearsAfterEnd_{it}$ are zero in all years and $YearsAfterLit(NoAA)_{it}$ varies (ranges from -7 in 1973 to 25 in 2005). Departments with externally-imposed AA of an indefinite duration, such as White Plains (also litigated in 1980), have $YearsAfterLit(NoAA)_{it}$ and $YearsAfterEnd_{it}$ equal to zero in all years and $YearsAfterLit(AA)_{it}$ varying (ranges from -7 in 1973 to 25 in 2005). Finally, for departments with observable AA end dates, such as the Ohio State Highway Patrol (litigated in 1980, AA ended in 1988), $YearsAfterLit(NoAA)_{it}$ is always zero, $YearsAfterLit(AA)_{it}$ and $YearsAfterEnd_{it}$ vary (ranging from -7 to 25 and -15 to 17, respectively). Before the termination date, we divide the $YearsAfterEnd$ variable into two distinct time periods: litigation date and afterwards (ranging, for Ohio State Highway Patrol, between -8 to -1) and before litigation date (ranging from -15 to -9). Note that under this definition, $YearsAfterLit(AA)_{it}$ continues to increase in the years after AA ends. Also note that we use the litigation filing date for cases that end in AA, rather than the date of the consent decree or final judgment. This enables a direct comparison between the effects of litigation alone and of litigation leading to AA, and is consistent with the time pattern of the non-parametric estimates presented below for full-time and protective workers, indicating employment practices start changing immediately after litigation.

Our first non-parametric model includes indicator variables for each of the 10 years preceding the litigation events, and each of the 30 years following them. For termination, the variables range from 20 years before to 15 years after. We group the years that fall outside these ranges with their closest endpoints to avoid estimating separate coefficients for rare events. We estimate the following model using ordinary-least-squares separately for each of the employment categories: full-time, protective service, and professional.

$$\begin{aligned}
BlackRepGap_{it} = & \sum_{j=-10}^{-1} \beta_{NoAA,j} 1(YrsAfterLit(NoAA)_{it}, j) + \sum_{j=1}^{30} \beta_{NoAA,j} 1(YrsAfterLit(NoAA)_{it}, j) + \\
& \sum_{j=-10}^{-1} \beta_{AA,j} 1(YrsAfterLit(AA)_{it}, j) + \sum_{j=1}^{30} \beta_{AA,j} 1(YrsAfterLit(AA)_{it}, j) + \\
& \sum_{j=-20}^{-1} \beta_{End_BeforeLit,j} 1(YrsAfterEnd)_{it}, j | t < LitYr + \sum_{j=-20}^{-1} \beta_{End_AfterLit,j} 1(YrsAfterEnd)_{it}, j | t > LitYr + \\
& \sum_{j=1}^{15} \beta_{End,j} 1(YrsAfterEnd)_{it}, j) + \alpha_i + \tau_t + \varepsilon_{it}
\end{aligned}$$

The main effects of interest are captured in the vectors of β coefficients on the indicator variables for the number of years before and after each of the key events.¹⁸

In order to separate the policy effects from permanent department-specific factors that affect representation gaps, such as location or preferences, we include a full set of α_i variables for department fixed effects. We also control for arbitrary non-linear national trends in representation gaps using the τ_t calendar year fixed effects. These controls make the model analogous to a difference-in-differences, and each of the parameters of interest can be interpreted as a cumulative change in the representation gap, for a department exposed to a particular policy, relative to a base year and a comparison group.

Since different departments are sued in different years, both litigated and un-litigated departments contribute to the estimates of year fixed effects. Litigated departments without affirmative action experience these common time trends, and also deviations from these trends due to litigation, expressed in the $\beta_{\text{NoAA},j}$ terms. Differential trends leading up to litigation are measured by $\beta_{\text{NoAA},j}$ for negative values of j ; a positive pre-trend would appear as negative point estimates that increase in magnitude as j approaches zero. Differential trends following litigation are measured by $\beta_{\text{NoAA},j}$ for positive values of j . For departments with affirmative action that does not end, the base year is the year of litigation and the comparison for time trends is changes in the rest of the country. Since the model includes a set of $\beta_{\text{End_AfterLit},j}$ estimates for years before AA termination and after litigation, the $\beta_{\text{AA},j}$ parameters should be interpreted as the trend for departments with AA and no end date. The trend during active AA plans for those that end can be computed for each department by summing the relevant $\beta_{\text{AA},j}$ and $\beta_{\text{End_AfterLit},j}$ estimates. This setup incorporates the possibility that AA has different effects for plans that ended and those that continued. By estimating $\beta_{\text{NoAA},j}$, $\beta_{\text{AA},j}$, and $\beta_{\text{End_AfterLit},j}$ coefficients, we are also able to measure how the effects of litigation vary depending on the outcome of the case.

When evaluating the changes in representation gaps following AA termination, the $\beta_{\text{End},j}$ values should be interpreted as relative to the end year and relative to changes in departments in which AA does not end, for which the same number of years has passed since the initial litigation. This first comparison allows us to determine if the gains from AA continue at the same rate after the externally-imposed plan is removed. Another important counter-factual is how the post-termination changes compare to changes in un-litigated departments. In Section 3.4 below, we accomplish this by estimating the non-parametric model with a second definition of $YearsAfterLit(AA)_{it}$: instead of increasing in the years after termination, the variable retains its value in the end year. The $\beta_{\text{End},j}$ values can then be interpreted as the changes in representation gaps following AA termination, relative to the end year, and relative to trends in the rest of

¹⁸ For example, the indicator variable $1(YearsAfterLit(NoAA)_{it,j})$ takes a values of 1 when the two arguments are equal and zero otherwise. For $j=1$, the variable is set to 1 in the year after litigation for departments whose litigation does not lead to affirmative action. In other years, and for other departments, the variable is zero.

the country. This second comparison is crucial for determining if departments revert to previous practices once the external pressure is removed.

3.2 EFFECTS OF LITIGATION AND STARTING AFFIRMATIVE ACTION

The estimation results for the effects of litigation and starting affirmative action are presented in Figure 2, separately for each of the job categories. Panel A presents the β_{AAj} coefficients on each of the years before and after litigation for departments that underwent affirmative action, while Panel B shows the related β_{NoAAj} coefficients for litigation that did not lead to affirmative action. The 3 rows correspond to the job categories full-time, protective, and professional. The point estimates are depicted with diamonds, surrounded by bars marking the 90 percent confidence intervals around each estimate.¹⁹ Externally-imposed AA plans started in the early 1970s, and our sample includes over 40 departments with 30 or more years since litigation by 2005.

Several key patterns emerge from these figures. First, as the positive and growing post-litigation estimates indicate, blacks experience large employment gains in the years following litigation.²⁰ Since the model includes calendar year fixed effects, the gains depicted in the figures are net of any national trends towards increasing black representation in policing. This confirms the central finding of McCrary (2007) on our enlarged sample of police departments and cases. Each of the point estimates for different years after litigation represents a difference-in-differences that is averaged over the set of departments whose plans last at least that long. As a result of the compositional changes caused by variation in start dates and the duration of plans, one should be cautious about interpreting the apparent slopes in the figures as the effects of duration alone. As the number of years following litigation increases, the set of departments is limited to those with longer durations. Hence, even if all the gains were immediate, the figure would have a positive slope if departments with longer AA plans experienced greater gains from AA. To rule out the possibility that the apparent increases in the figures are driven solely by compositional shifts, we re-estimate the model on a balanced set of departments. To do so, we omit departments whose plans lasted fewer than 15 years by 2005 (excludes 42 departments) and those who were litigated prior to their entry into the sample (eliminates another 18 departments). The estimates between 1 and 15 years after litigation are now from a balanced set of departments.²¹ For each employment category, we find a pattern of increasing gains, with somewhat higher estimates than that those in Figure 2, suggesting that longer duration plans are associated with larger gains. However, these differences are not statistically significant.

¹⁹ Since each of the β coefficients represent cumulative changes from the base year to j years afterwards, it is perhaps unsurprising that the accumulation of noise leads to increasing dispersion, and wider confidence intervals, as j increases and outcomes are considered farther away from the base year.

²⁰ Since the $\beta_{End_AfterLit,j}$ coefficients (presented below) are not significantly different from zero, the estimates in the figure apply equally to departments with AA that does and does not end.

²¹ The point estimates and confidence intervals are plotted in Web Appendix Figure W1.

Second, although litigation alone does affect full-time and protective service employment, it has a smaller estimated effect than litigation leading to affirmative action. This is apparent in the comparison between Panels A and B of the figure. In the 30 years following litigation, departments with court-imposed affirmative action policies increased their black representation among full-time workers by about 10 percentage points more than un-litigated departments. They increased black representation among protective workers by about 10 percentage points and among professional workers by about 15 percentage points. By contrast, departments who were litigated, but did not have court-imposed affirmative action policies increased their black full-time representation by 5 percentage points and their protective representation by 7 percentage points, but failed to increase their black professional representation by a statistically significant amount (the point estimate at 30 years is less than 2 percentage points and is significantly smaller than the 30-year gain from AA). This suggests that formal policies had a greater impact than litigation alone, and that formal policies were essential in order to enable blacks to penetrate the higher levels of command within police departments accused of employment discrimination.

These estimated effects of externally-imposed affirmative action are substantial. The 30 year gains of 10-13 percentage points are much larger than the overall trends during the period. The year fixed effects indicate that the black full-time representation gap improved by 2.6 percentage points in the 30 years between 1973 and 2003. For protective workers, the change during that period was 1.7 percentage points, and for professionals, it was 2.9 percentage points. The national trends, after removing the effects of litigation and affirmative action, were towards increasing black representation in full-time employment until the early 1990s, in protective employment until the mid-1990s, and in professional employment throughout the period. In addition to being large relative to background variation, the 30-year gains from litigation are also large relative to the average 1973 representation gaps for departments with court-ordered AA, which range from -10 to -14 percent. Average black population shares in AA departments went from 17 percent in 1973 to 23 percent in 2005, so police employment shares increased even more.

The third important feature of Figure 2 is its depiction of differential trends in black representation gaps in the years prior to litigation. For departments whose litigation ended in AA, there is no evidence that the apparent gains following litigation were merely the result of pre-existing department-specific trends towards increasing black employment. If anything, these departments exhibit a relative deterioration in black representation gaps (especially for protective) in the years leading up to litigation.²²

²² This pattern brings to mind the “Ashenfelter dip” (Ashenfelter, 1978) in earnings in the period prior to entry in training programs. In our context, litigation is a choice made by plaintiffs such as the DOJ and not by departments. A potential concern arises if departments are litigated following a temporary period of declining black representation (absolute or relative to the country), from which they would have recovered even without litigation or AA. It is worth noting here that if there is a “dip” observed in our data it is not a single period shock, but a trend that becomes significant over a period lasting more than five years. Given the duration of the decline, there is little reason to expect the recovery to coincide sharply with start of external pressure, as shown in the figures. We explore the role

This distinguishes them from departments that were sued unsuccessfully, who exhibit a weak pattern of improvement before litigation. For those departments in Panel B, the changes in trend around the time of litigation are far less positive than for AA departments, and are even negative for professional workers. The sharp break from trend among AA departments, centered on the litigation year, provides strong support for a causal role for the legal intervention.

3.3 EFFECTS OF ENDING AFFIRMATIVE ACTION

In estimating the effects of affirmative action termination, we consider two important counter-factual comparisons. The first comparison is between what happened around the end date and what would have happened if AA had continued. This is estimated by comparing actual trends around the end year to trends experienced in departments with the same time elapsed since litigation whose externally-imposed AA plans remain in place. Results are shown in Panel A of Figure 3. The second comparison is with unlitigated departments, and involves comparing trends around the end year with the calendar year trends exhibited by all departments in the country. These estimates are in Panel B of Figure 3.

Panel A of Figure 3 plots the $\beta_{\text{End_AfterLit},j}$ estimates for negative values of j ranging from -20 to -1 and the $\beta_{\text{End},j}$ estimates for positive values of j ranging from 1 to 15. The 3 rows correspond to the job categories full-time, protective, and professional. As above, the point estimates are depicted with diamonds, surrounded by bars marking the 90 percent confidence intervals. Since the models include department and year fixed effects, as well as controls for years before and after litigation, the estimates should be interpreted as changes in representation gaps, relative to the base year in which affirmative action ended, and relative to departments in which affirmative action continued.

The estimates in Panel A of Figure 3 for years preceding the termination date are generally small and never statistically significant. This implies that, during the period of active AA, the estimated gains from AA are the same for departments with AA that ends as for departments whose AA continues. Although we estimate the full vector of $\beta_{\text{End},j}$ coefficients, the pre-litigation effects are not important. While there is some suggestion of relative increases in the representation gaps for full-time and protective workers in the second decade before termination,²³ the differential trends in years closer to termination are negligible.

In contrast to the period before affirmative action termination, we observe a significant divergence in outcomes afterwards. For all three categories of workers, the negative and declining estimates show that

of mean-reversion and lag-dependence more generally using the parametric model in Section 4.1. When additional terms are included for lags of the dependent variable or recent changes to it (such as the changes between two years or six years earlier and the previous year), the main coefficients are unchanged.

²³ To the extent that the apparent increase in point estimates is meaningful, it is consistent with the situation in which departments with stricter externally-imposed AA plans, or those who comply more zealously with the court orders, are the same departments who are more likely to have their AA plans ended – either because they were challenged in so-called reverse discrimination lawsuits or because the court found that the goals of AA had been accomplished.

gains are smaller after AA than they are during AA. Because the $YearsAfterLit(AA)_{it}$ variable continues to increase after termination, the comparison is between departments that ended and continued affirmative action after the same number of years since litigation. The relative declines are large, over 4 percentage points in the 15 years after AA, and the point estimates are statistically significant (almost immediately for full-time and professional, and after about 7 years for protective). Consistent with the finding in Figure 2 that AA is most important for increasing diversity among professional workers (relative to no litigation and to litigation only), we find that the end of AA is associated with the largest relative losses for professional workers. The decline over 15 years is over 7 percentage points and within only a few years it is statistically distinguishable from zero. These relative declines show that one-shot exposure to litigation or externally-imposed affirmative action is not sufficient to accrue maximal gains. When the external pressure is removed, the gains do not continue at the same pace as when it is applied.

For the years following AA termination, Panel B of Figure 3 plots the $\beta_{End,j}$ estimates for positive values of j from a modified version of the non-parametric model. Instead of allowing the $YearsAfterLit(AA)_{it}$ variable to increase after AA termination, it is capped at its value in the end year. This value corresponds to the time elapsed between the litigation year and the termination date of the plan, and is roughly equal to the duration of external scrutiny and AA for that department. The post-termination coefficients can thus be interpreted as the average difference between the changes in the representation gap between the end year and the current year, less any changes during that calendar year period in unlitigated departments. The pre-termination coefficients and confidence intervals are computed from linear combinations of $\beta_{End_AfterLit,j}$ and $\beta_{AA,j}$ estimates to create differences-in-differences between the current year and the end year, again relative to unlitigated departments.²⁴ The significant and increasing trend observed before AA termination corresponds to the estimated gains following litigation for departments ordered to implement AA. The new information in this panel is the lack of a significant trend following AA termination.²⁵ The previously observed gains are halted at the end date, but there is no suggestion of any erosion or reversal following termination. These new findings imply that temporary externally-imposed AA plans increased black representation gaps, and that the gains lasted at least a decade and a half beyond the end date of the plan.

²⁴ The formula for pre-termination coefficients is: $\gamma_{-j} = \beta_{End_AfterLit,-j} + \frac{1}{N_{-j}} \sum_{i=1}^{N_{-j}} \beta_{AA,Duration_i,-j}$, where N_{-j} is the number of departments observed j years before termination, $Duration_i$ is the total number of years between litigation and termination for department i . Standard errors are calculated using the delta method.

²⁵ This absence of a trend in the years after termination makes the unstable composition resulting from different end dates less of a concern than in the previous section for the effects of starting AA. Nonetheless, we conduct a similar balancing exercise in where we limit the AA termination sample to departments whose plans ended at least ten years before the end of the sample. This excludes 20 departments. The resulting figures (Web Appendix Figure W1, Panel B) also show no significant post-termination trends relative to unlitigated departments.

3.4 CUMULATIVE EFFECTS OF TEMPORARY AFFIRMATIVE ACTION

In Section 3.2, we present the average changes in black representation gaps between the year of litigation leading to AA and each of the next 30 years after litigation. In assessing the historical impact of AA in US law enforcement, however, it is essential to combine these estimates with information about the distribution of durations of actual plans. Within our sample of departments with externally imposed affirmative action plans, we observe 67 plans that end prior to 2005. These departments experience affirmative action lasting between 3 and 30 years, with an average duration of 14 years, resulting from litigation that occurred between 1970 and 1994.

In the previous section, we show that the gains following litigation are indistinguishable between plans that ended and those that did not: $\beta_{\text{End_AfterLit},j}$ is never significant. Hence, we estimate a simplified version of the non-parametric model with $\beta_{\text{End_AfterLit},j} = 0$ and $\beta_{\text{End_BeforeLit},j} = 0$ and use that model to calculate the average cumulative effects of the AA plans in the sample at the time of their termination. We compute a linear combination of the $\beta_{AA,j}$ parameter estimates for positive values of j representing the total duration of each terminated plan. The estimates of cumulative gains are: 2.3 percentage points (standard error of 1.1) for full-time workers, 2.4 percentage points (standard error of 1.1) for protective and 3.2 percentage points (standard error of 1.3) for professional.

Since we are also interested in the cumulative effects of AA in all affected departments during the sample period, we estimate another version of the average cumulative effect. This second average includes cumulative effects up to the termination date for plans that ended, as well as the cumulative gains from litigation until 2005 for the 50 plans that are still active at that time (average duration of 19 years). The estimates of cumulative gains are larger: 4.5 percentage points (standard error of 1.4) for full-time, 4.5 percentage points (standard error of 1.4) for protective and 6.2 percentage points (standard error of 1.7) for professional.

4. PARAMETRIC ESTIMATES AND ROBUSTNESS ANALYSIS

The non-parametric estimates in Section 3 establish the main descriptive results for black representation gaps in the paper. In this section, we confirm the break from trend using a linear model for years before and after key litigation and affirmative action events. We then test the robustness of the relationships to alternative specifications and evaluate the role of court-ordered school integration on black police employment.

4.1 PARAMETRIC MODEL AND BASELINE ESTIMATES

The baseline parametric model is the linear analogue of the non-parametric one presented in Section 3.1:

$$BlackRepGap_{it} = \beta_{YBL(AA)}YearsBeforeLit(AA)_{it} + \beta_{YAL(AA)}YearsAfterLit(AA)_{it} + \beta_{YAE}YearsAfterEnd_{it} \\ + \beta_{YBL(NoAA)}YearsBeforeLit(NoAA)_{it} + \beta_{YAL(NoAA)}YearsAfterLit(NoAA)_{it} + \alpha_i + \tau_t + \varepsilon_{it}$$

where the unit of observation is again a police department i in a year t . Trends beyond national trends (captured by the τ_t vector) in the black representation gap before and after litigation that does not lead to AA are measured with $\beta_{YBL(NoAA)}$ and $\beta_{YAL(NoAA)}$. Differential trends for litigation leading to AA are measured with $\beta_{YBL(AA)}$ and $\beta_{YAL(AA)}$. The variables tracking years before litigation are assigned negative values that increase towards zero for the litigation year and remain at zero beyond. Years after litigation are zero until litigation, and then increasing. As in the original non-parametric model, the variable $YearsAfterLit(AA)_{it}$ continues to increment in the years following affirmative action. Since the non-parametric results showed no evidence of a differential trend prior to AA termination, we estimate a differential trend following termination ($YearsAfterEnd_{it}$) but not preceding it.²⁶

Results from this model are presented in Table 2, separately for each of the job category outcomes, and along with estimates from a model without the year fixed effects. The negative point estimates for linear trends before litigation indicate that departments experience relative declines in their representation gaps in the years between 1973 and the litigation date. The positive estimates for years after each type of litigation echo the non-parametric results in Figure 2. The estimates with year fixed effects (Columns 2, 4, and 6) are smaller than those without (Columns 1, 3, and 5), which is consistent with the generally increasing representation gaps in the country for much of the sample period. For full-time, protective and professional workers, we estimate an average increase in black representation of about 0.4 percentage points per year after litigation leading to AA (shown by the $YearsAfterLitigation (AA)$ coefficients). These gains are significantly different from zero (trends are significantly different from un-litigated departments) and from the pre-existing trends for those same departments before litigation (shown by the results of F-tests on $YearsBeforeLit (AA) = YearsAfterLit (AA)$).²⁷ Litigation not leading to AA increases black representation for full-time and protective, but not for professional (shown by the $YearsAfterLitigation (No AA)$ coefficients), and the gains are significantly smaller than the gains associated with AA (shown by the results of F-tests on $YearsAfterLit (AA) = YearsAfterLit (No AA)$). The negative and significant β_{YAE} coefficients imply that the increases in black representation gaps are 0.3 to 0.5 percentage points lower after AA termination than they would have been if AA had continued. In the linear framework, we can compare trends following termination to those in un-litigated departments by simply

²⁶ We also estimate an extension of the model above with additional controls for $YearsBeforeEnd_{it}$, separating the pre-trend into years before and after litigation. In no case are these coefficients themselves statistically significant, and they do not affect the main results. Interested readers can find those results in the Web Appendix Table W1.

²⁷ Under additional assumptions, we can use the methodology in McCrary (2007) to approximate the changes in hiring rates of blacks that produced the observed gains in employment shares. If we assume that the annual quit rate for all races is stable at 0.036 and annual employment growth is 0.6 percent, the annual increase in black hiring rates during active AA is on the order of 10 percentage points. This is similar to the estimates in McCrary (2007).

summing the $\beta_{YAL(AA)}$ and β_{YAE} coefficients. These values are close to zero and statistically insignificant (shown by the results of F-tests on $YearsAfterEnd + YearsAfterLitigation = 0$). Hence, the parametric estimates following AA termination date capture the essential features of the non-parametric estimates presented in Figure 3.

The main results are thus established in the parametric model. Externally imposed AA plans are strongly associated with an increase in black employment in all police employment categories. The termination of such plans results in lower gains relative to departments in which AA plans do not end. Nevertheless, relative to national trends, the termination of AA plans does not result in decreased black employment. Moreover, there are strong indications that these associations represent causal relationships. In particular, the significant changes in trends occurring at the litigation and termination dates suggest that it is the initiation of a plan and its termination that cause the changes in black employment. In addition, the gains in black employment during active AA are significantly larger than the gains occurring after litigation alone, especially for higher ranking police officers in the professional category. This suggests that it is the plan, and not the particular environment in the police department, that is responsible for the observed gains in black employment. In the next section, we provide the results of several robustness checks that reaffirm these estimated effects of externally-imposed AA and its termination.

4.2 ROBUSTNESS: ALTERNATIVE COUNTERFACTUAL TIME TRENDS

This section presents various robustness checks for the estimated effects of litigation and affirmative action on police employment. The baseline model in Section 4.1 uses a set of fixed effects for each of the 32 years after 1973 in the sample to capture the non-linear trends in representation gaps that are common to all police departments in the sample. However, it is important to note that litigation was not random across departments. Table 1 shows litigated and un-litigated departments differed in location (more litigated in the South), size (litigated are larger departments), and the proportion of the local population that is black. If these characteristics are themselves associated with differences in underlying time trends, the regressions assuming a common trend may produce biased estimates of the impact of AA. For example, litigated departments have higher black population shares. If departments in areas with high black population shares show both greater improvements in representation gaps during the 1970s and 1980s and declining improvements during the 1990s, then our basic model overstates the gains from litigation and the costs from ending AA.

We use four empirical approaches to address concerns regarding the appropriate counter-factual time-trend for what would have happened to litigated departments in the absence of legal intervention. First, we estimate a model that replaces the year fixed effects with a full set of interaction terms for each of the year indicators and a set of indicators for the 9 Census divisions. This is important because geographic

region is both a strong predictor of litigation and AA and because regions exhibit different trends in representation gaps during the period.²⁸ The results are reported in columns 1, 3 and 5 of Table 3; the main estimates are essentially unchanged. Columns 2, 4 and 6 of the table show the results are also robust to including a full set of state-year interactions, although the post-litigation trends for AA and non-AA departments are not statistically distinguishable for full-time or protective. Since the within-region state-year interactions are not generally important (with the exceptions of trends in West North Central, South Atlantic and Pacific regions) and their inclusion relies on some small comparison groups that may be unreliable for estimating the non-linear time trends,²⁹ our preferred specification uses region-year interactions. We use that specification in what follows.³⁰

While it is important to allow for regional differences in trends, other observable characteristics of departments may also be associated with both the probability of being litigated and with the shape of the underlying time trend. The next two approaches to estimating heterogeneous time trends use information on several department characteristics that are observed in 1973 or earlier and that may be associated with both the probability of being litigated and with the shape of the underlying time trend. We use 1973 values for black population share and total full-time police employment and 1970 Census data on local residential segregation and adult population shares unemployed, out of the labor force, who have completed high school and who have completed at least some college. Departments that enter the sample after 1973 (71) or that could not be linked to Census data (8) are excluded from this analysis.³¹ We measure residential segregation with the 1970 isolation index, computed at the MSA level by Cutler, Glaeser and Vigdor (1999).³² When available, the Census shares are computed by sex and race at the MSA level. For local departments situated in smaller cities and for state agencies, the shares are computed by sex, race and state. We can account for these factors individually by estimating models that include their interactions with the year effects.³³ However, in order to account for time trends that may depend on

²⁸ For full-time workers, all regions exhibit a pattern of increasing and then decreasing representation, but with varying turning points and magnitudes. The trends in representation gaps for professional and protective workers show more variation, as some regions have significant increases (Southern divisions, the Pacific division) and others significant decreases (West North Central and Middle Atlantic divisions). The largest representation gap growth in all categories occurs in the East South Central census division.

²⁹ Litigated departments in Vermont and Maine have no un-litigated counterparts in the database, and those in New Hampshire, West Virginia, Delaware and Arkansas have only one.

³⁰ The non-parametric results with the preferred region-year fixed effect are virtually identical to those with year fixed effects alone. Figures W2 and W3 in the Web Appendix provide these estimates. Table W1 also includes estimates using the preferred region-year fixed effects with controls for *YearsBeforeEnd_{it}*.

³¹ The basic results from Table 2 are unchanged on this smaller sample. See Web Appendix Table W2 for details.

³² State departments are assigned mean MSA segregation within the state. Results are unchanged if we use the Cutler, Glaeser and Vigdor (1999) dissimilarity index instead. Neither variable is a significant predictor of litigation or AA (see Web Appendix Table W3 for Probit estimates).

³³ For example, the results are unchanged if we allow the year indicators to differ for police departments with black population shares in 1973 above and below the median share. Similarly, the results are unchanged if we allow the year indicators to differ for police departments whose size is above or below the median department size in 1973.

several continuously distributed control variables, we condense the information into two related indices. The first is based on predicted likelihood of being litigated and the second is based on observable similarity between litigated and un-litigated departments.

Our first index for the observable controls is the predicted probability of being litigated based on the 1973 and 1970 variables, which we obtain from a simple Probit model. Police departments are assigned propensity quartiles, and each quartile contains both litigated and un-litigated departments. We estimate the linear model, allowing for separate non-parametric time trends for each propensity quartile and for each Census division.³⁴ The estimated effects of AA, reported in Table 4, are unchanged: there is a sharp reversal in trend around the litigation year, and a leveling off following the end year. During AA, the representation gaps for full-time protective and professional workers each increase by about 0.3 percentage points per year. Following termination and relative to the trends during active AA, the gains are 0.3 percentage points lower per year for full-time and protective and 0.55 percentage points lower for professional. The employment trends following AA termination are statistically indistinguishable from those in un-litigated departments. Although the estimated gains from litigation alone are smaller than those for litigation leading to AA, these differences are not statistically significant for protective and full-time categories. For professionals, the gains from litigation alone are statistically insignificant, and are significantly lower than the gains from having an AA plan.

Our second method for incorporating pre-1974 information about departments and local areas is to compute a measure of the distance between each litigated department and each of the un-litigated departments. We use the Abadie et al. (2004) measure, and inversely weight each control variable by its sample standard error, to create a single index for proximity. We then match each litigated department with its five nearest un-litigated departments, and create a new estimation sample with these matched groups. Some un-litigated departments are matched multiple times and appear multiple times in the sample. When we estimate our standard parametric model on the new sample with year effects or year-by-region effects, the results are unchanged, even though the composition of the un-litigated control group has become more similar to the litigated group. As a further test for the robustness of the findings, we estimate the model with an additional 124 terms: separate linear time measures for each of the matched groups. These results, reported in Columns 4 to 6 in Table 4 with region-year fixed effects, essentially repeat the earlier estimates. The black representation gap in each job type increases during the active period of externally-imposed AA, but stops increasing following its termination.

The fourth and final approach is to limit the sample to litigated departments. In this approach, we estimate the counter-factual time trend using only litigated departments, thereby eliminating any

³⁴ Results are unchanged if we omit the year-region interactions or use propensity quartiles for external AA rather than litigation.

remaining bias from unobservable differences between litigated and un-litigated departments that were not controlled for in the previous robustness exercises. We are able to estimate a model with common flexible time trends because of variation in start and end dates. However, without the un-litigated departments in the sample, we are unable to identify the full set of police department and year fixed effects at the same time as the separate linear trends before and after litigation, due to colinearity. To avoid altering the interpretation of the main coefficients, we choose to retain the full set of year indicators, and to continue to estimate separate trends for litigation leading to AA and not leading to AA. To avoid perfect colinearity, we redefine the litigation year to include the years immediately before and after litigation. This grouping is a natural choice, as it preserves the interpretation of the slope change as centered around the litigation year, and is consistent with the non-parametric estimates that showed no discrete jumps immediately before or after litigation. Using this definition on the full sample has no effect on the main parameter estimates.³⁵ The results for the litigated sample are in Table 5 and again confirm the empirical findings of the previous methods.

4.3 ROBUSTNESS: ALTERNATIVE HYPOTHESES

This section considers potential explanations for the main findings of the paper that involve factors other than litigation and AA termination directly causing the observed changes in representation gaps.

First, we consider alternative definitions of the dependent variable. The representation gap is defined as the difference between employment and population shares of blacks and is affected by shifts in either. This means that the increasing representation gaps during AA may result from stable black employment shares combined with declining black population shares during AA. Although it is unlikely that AA causes black migration away from affected cities, we determine if the representation gap changes can be explained by coincidental variation in population shares alone. The first column of Table 6 shows that is not the case. Black population shares are increasing in litigated areas more than in un-litigated areas, and there is no significant change in the differential trend around the litigation date (the F-test fails to reject equality between *YearsBeforeLit* (AA) and *YearsAfterLit* (AA) at conventional levels) or around the AA termination date (the *YearsAfterEnd* coefficient is insignificant). The remaining columns of the table demonstrate that main results for black representation gaps (in full-time, protective and professional jobs) are confirmed for black employment shares, conditional on population shares. An interesting finding in the table is that employment shares respond to population shares, but only imperfectly. The coefficients for population shares are generally less than 1 and under 0.5 for professionals.

We next consider the alternative theory that the gains during AA are in fact causal, but that the slow-down following AA termination relative to departments in which AA continues is only coincidentally

³⁵ Full results are reported in Table W4 in the Web Appendix.

related to the timing of termination. This is superficially plausible if the costs of increasing black police employment also increase with the representation gap, and the costs of additional increases become prohibitive above some natural representation gap level. This mechanism can generate the apparent decline in gains at the time of AA termination if departments have high representation gaps in their termination years. First, it is important to note that the average representation gaps in AA end years are well below equal representation, an obvious candidate for the natural level above which increases are unlikely. The average end year gaps are -3.5 for full-time, -4.1 for protective and -6.7 for professionals.

In order to assess the importance of this mechanism for a natural level below equal representation, we categorize each of the 67 departments with end years during the sample period according to their black representation gaps in their AA end year. Departments with representation gaps above the median for departments with ongoing AA in that calendar year are classified as *HighRepGap*.³⁶ We re-estimate the parametric model and allow for heterogeneous effects by interacting the *HighRepGap* indicator with *YearsAfterEnd*. Results with region-by-year fixed effects are in the first three columns of Table 7. Under the mechanism in question, departments with representation gaps below the median should be more likely to experience continued gains following termination. Instead, these departments exhibit post-termination trends that are statistically indistinguishable (for full-time and professional) from those in departments with above median gaps. For protective workers, the post-termination gains are significantly larger in *HighRepGap* departments. Furthermore, the below-median departments show statistically significant declines in representation gaps for all worker types following AA termination, relative to departments with continuing AA.

Finally, we consider an alternative hypothesis that could explain the apparent persistence of the employment gains from temporary AA, even if hiring practices following termination are in fact reverting to pre-AA patterns. Under this hypothesis, temporary plans produced only temporary gains, but the time scale for erosion is longer than that for gains. One reason to expect that black employment gains during AA will occur at a faster rate than the reversal of those gains following AA is that more senior employees are more likely to be white throughout the period, even after decades of AA intervention. As a result of their greater average experience, whites will retire from police departments at higher rates than blacks. If a department reverts to a hiring pattern that is substantially less representative than its hiring before termination, but that still resembles the racial composition of the exiting population, the effect in the short run will be a leveling of gains. An absolute decline in black employment shares will only occur in the long run. This story for the absence of immediate erosion of black employment gains is most plausible for departments in which the number of retirees is at least as large as the number of new hires, i.e., departments whose total employment is constant or falling. However, it does not apply to growing

³⁶ This applies to 43 percent of departments for full-time, 48 percent for protective and 49 percent for professional.

departments, where black hiring shares will immediately shift black employment shares, as long as they differ from current black employment shares. In growing departments, there is no necessary time delay between reductions in black hiring and reductions in overall black employment, even if exit rates do differ by race.

In fact, average department size in our dataset grows during the period following AA termination and over 60% of those with end dates are expanding. Nevertheless, we re-estimate the post-AA trends separately for expanding departments and find no relative decline after termination relative to un-litigated departments (see the last three columns of Table 7). There is evidence that departments whose size remains level or decreases experience smaller drops in black representation immediately after AA termination for protective workers. While the slower decline is consistent with a role for differential retirement rates, this factor alone cannot explain the finding that the gains from AA persist well beyond its termination year.

4.4 COURT-ORDERED SCHOOL DESEGREGATION

In this section, we explore the relationship between court-ordered public school desegregation and the police employment outcomes of interest. School desegregation was another large scale Civil Rights policy intervention that may have potentially influenced police employment during the sample period. Previous studies have linked externally-imposed desegregation plans to improved educational outcomes for black students.³⁷ These improvements in human capital could in turn lead to improved labor market outcomes for black adults and increased employment shares in local police departments.³⁸ Like court-ordered affirmative action for police hiring, court-ordered school desegregation was implemented at different times in different places, resulting from individual court cases against specific localities. Court-ordered desegregation plans were introduced during the same period as court-ordered affirmative action plans, although they started somewhat earlier (nearly 20% started prior to 1970, and almost 90% started before 1980). As with affirmative action, shifts in the legal environment led to the termination of many school desegregation plans, primarily during the 1990s.³⁹ Many of the same cities that experienced external police affirmative action also underwent externally-imposed school desegregation. In the estimation sample, the South Atlantic Census division has the most plans of either type.

³⁷ Reber (2005) shows that court-ordered plans increased racial integration in public schools. Guryan (2004) finds desegregation reduced black high school dropout rates by 2-3 percentage points during the 1970s.

³⁸ For example, Card and Krueger (1992) find that improvements in the relative quality of black schools from 1915-1966 can explain 20 percent of the wage convergence between black and white males from 1960-1980.

³⁹ Clotfelter, Vigdor and Ladd (2006) find little evidence of re-segregation in large southern school districts between 1993 and 2003, but argue that federal court decisions hampered continued desegregation. Lutz (2005) associates the dismissal of court-ordered desegregation plans with increased racial segregation and black drop-out rates.

The previous results and robustness analysis control for time trends that are national, regional, or common to departments with similar observable characteristics. These approaches will not remove the effect of school desegregation if common unmeasured features (for example, black political power) make certain cities more likely to be litigated for both police and school diversity at around the same time. Additionally, school desegregation itself may be the source of our previous findings. In order to further isolate the effects of police affirmative action on black representation gaps, we estimate an augmented version of the parametric model with 4 additional controls for school desegregation: *Years Before Desegregation Start*, *Years After Desegregation Start*, *Years Before Desegregation End* and *Years After Desegregation End*.⁴⁰

The first result to emerge from this analysis is the estimated effects of starting and ending police affirmative action are unchanged. Table 8 reports estimates for models with year fixed effects and with year-region interacted fixed effects. The dependent variables are the three measures of the police representation gap for full-time, protective and professional workers. Table 8 shows that including the variables that account for desegregation and its end leave our main results unchanged. Thus, we can rule out the possibility that either school desegregation itself or unobserved characteristics alone are responsible for our main results.

The second finding in Table 8 is a positive association between the presence of court-ordered school desegregation plans and black representation in police employment. The *Years After School Desegregation Start* estimates are positive in all models and significant in models with only year fixed effects for protective and professional and with year or region-year effects for full-time employment. This association may provide some indirect evidence that the improved human capital of blacks educated in cities following desegregation led to improved labor market outcomes. Alternatively, racial integration in schools may have changed negative perceptions regarding blacks or court-ordered desegregation may have occurred at the same time as changes in the political environment that also affected police employment.⁴¹ The negative relationship of police representation gaps with the termination of school desegregation plans fits the same pattern. However, the implausibly large and significant effects on the professional category of workers especially may indicate that the court-ordered end of desegregation was

⁴⁰ Data on school district desegregation start and end dates are from: Guryan (2004), Reber (2005), Lutz (2005), and Weiner et al. (2006).

⁴¹ To explore these issues further, we re-estimate the non-parametric model of Section 3.1 adding dummy variables to account for years before and after desegregation start and years before and after desegregation end. The results suggest that the school desegregation has a significant positive impact on police employment only after 25-30 years. Thus, it seems unlikely that these relationships result from the contemporaneous political environment. However, they may be related to either human capital accumulation or to improved public perception of the labor market skills of blacks and elimination of negative stereotypes.

associated with changes in the political environment that also affected police employment.⁴² The measured impact of ending school desegregation may be attributable to these unmeasured factors.

5. EFFECTS OF AFFIRMATIVE ACTION ON FEMALE POLICE EMPLOYMENT

The previous sections of this paper establish a causal relationship between the imposition of AA plans on police departments and subsequent changes in black representation gaps for each of the job types under investigation. The measured gains following the installation of AA plans represent significant improvements over national and regional trends for un-litigated departments. This section describes the non-parametric estimates for the changes in female employment shares in the years before and after police employment litigation leading to AA. Consistent with the similar overall employment trends for women across the different department types (see Table 1), the estimated effects of AA are smaller for women than for blacks. The contrast is especially stark when the effects are compared to the national changes in employment composition in un-litigated departments.

We use the same the flexible non-parametric model presented in Section 3.1 to estimate the dynamic effects of litigation and affirmative action, changing the dependent variable to female employment share. Figure 4 plots the series of $\beta_{AA,j}$ terms from the non-parametric model with the full set of leading and lagging trends. Point estimates from a model with year fixed effects are shown with triangles (surrounded by 90% confidence intervals) and those without fixed effects are shown with diamonds. The dependent variables are black representation gaps for the three job types in Panel A, and female employment shares in Panel B. Focusing on outcomes for women, it is evident that litigation leading to AA is followed by dramatic increases in female employment in each of the job categories, especially high-ranking professional jobs. However, the bulk of these gains are also experienced in un-litigated departments: inclusion of simple year fixed effects eliminates the apparent gains in professional jobs and dramatically reduces the estimated gains for full-time and protective. By contrast, the inclusion of year fixed effects has only small effects on point estimates for black representation gaps, and the confidence intervals are largely overlapping in Panel A. As the effects of starting AA on female employment appear unimportant, we do not report the estimated effects of terminating AA programs. These are, not surprisingly, negligible.⁴³

⁴² The additional non-parametric estimates discussed above suggest that police employment is reduced about 5 years after re-segregation. This lends support to the hypothesis that this relationship was related to concurrent changes in political environment.

⁴³ We find similar results when we restrict the litigated sample to cases that involve women as the protected group. Leonard (1984) reports a similar pattern in the federal contractor program: large gains for black men and women, but very small gains for white women.

Thus, we find that AA in law enforcement has differential effects on the two protected classes of workers. AA has sizable positive effects on black employment, over and above the national trends captured by year and year-region fixed effects. For women, the effects of AA are small and swamped by the national trends. This difference may be driven by the dramatic increases in female, but not black, labor supply during the period, or it may be that specific aspects of AA and anti-discrimination law affect sex and race differently.⁴⁴ The frailty of the results for sex serves to highlight the robustness of the results for race.

6. CONCLUSION

This paper exploits variation in the timing and ultimate outcomes of lawsuits brought against 140 US state and local law enforcement agencies to estimate the long-term impact of temporary externally-imposed affirmative action. We conduct a dynamic event analysis on the effects of being sued for discrimination, of operating under an externally imposed AA plan, and of emerging from such a plan.

We find that employment discrimination litigation alone increases total black representation, but that the gains are substantially larger for litigation that leads to externally-imposed affirmative action. Although the gains from AA are significant for all worker types, black representation increases most for higher-ranked professional workers. We calculate the average cumulative impact of AA on the black representation gap in litigated departments at 4.5 percentage points for full-time and protective workers and 6.2 percentage points for professionals. We find no evidence that the black employment gains from temporary AA plans erode following their termination. Changes in representation gaps after AA end dates are not significantly different from trends in un-litigated departments. However, at the same time, they are significantly lower than trends for departments with ongoing AA.

The time pattern of the estimates, with sharp and significant changes in trend around litigation and termination dates, supports the interpretation of the estimates as causal effects of externally-imposed AA plans. To ensure that we control for the appropriate counterfactual time trends, we conduct several robustness checks, including region-year and state-year interactions and varying trends by litigation propensity. We consider and reject several alternative explanations that may account for the measured effects of AA starting and ending.

Female employment in police departments with externally-imposed AA plans increases by a larger absolute amount than the black representation gap. In the professional category, female employment

⁴⁴ A policy example is the 1977 Supreme Court ruling in *Dothard v. Rawlinson* (433 U.S. 321) that rendered height and weight standards illegal as selection criteria for employment. These requirements may have previously served as a means for departments to avoid hiring women without the appearance of overt discrimination. The rules were formally gender-neutral but had an adverse impact on women. Banning these requirements may have made it more difficult for departments to exclude women without overtly discriminatory practices.

shares increase by almost 30 percentage points in the 30 years following litigation, while black representation gaps increase by about 20 percentage points. However, when we control for national employment trends, the relationship is reversed. While the majority of the increase in black police employment during the sample period can be attributed to AA plans, the same is not true for the increase in female employment. For women, the gains found in AA departments are also experienced by unlitigated departments. We conclude that Civil Rights enforcement and the use of court-ordered affirmative action has a larger impact on employment by race than by sex.

This study is the first to quantify the long-term effects of the US experience of court-ordered AA in law enforcement and can be informative for decision-makers in other settings. Concerns regarding unrepresentative police forces are not particular to the US, and affirmative action policies have been debated and implemented in Europe as well.⁴⁵ Although it is uncertain how effective employment-based affirmative action will be in settings other than US state and local law enforcement, the results of this paper suggest that active court interventions, even of a temporary nature, can lead to lasting employment effects, especially with respect to racial disparities.

REFERENCES

- Abadie, Alberto, David Drukker, Jane Leber Herr, and Guido Imbens (2004). "Implementing matching estimators for average treatment effects in Stata," *Stata Journal* 4(3): 290-311.
- Ashenfelter, Orley (1978). "Estimating the Effect of Training Programs on Earnings," *Review of Economics and Statistics*, 60(1): 47-57.
- Athey, Susan, Christopher Avery and Peter Zernsky (September 2000). "Mentoring and Diversity," *American Economic Review*, 90(4): 765-786.
- Card, David and Alan Krueger (February 1992). "School Quality and Black-White Relative Earnings: A Direct Assessment," *Quarterly Journal of Economics*, 107(1): 151-200.
- Card, David and Alan Krueger (2005). "Would the Elimination of Affirmative Action Affect Highly Qualified Minority Applicants? Evidence from California and Texas," *Industrial and Labor Relations Review*, 58(3): 416-434.
- Chung, Kim-Sau (June 2000). "Role Models and Arguments for Affirmative Action," *American Economic Review*, 90(3): 640-648.
- Clotfelter, Charles, Jacob Vigdor and Helen Ladd (2006). "Federal Oversight, Local Control, and the Specter of 'Resegregation' in Southern Schools," *American Law and Economics Review*, 8(2): 347-389.

⁴⁵ In Northern Ireland, for example, public distrust of the police gave rise to AA policies that require equal hiring of Protestants and Catholics as officers (Independent Commission on Policing for Northern Ireland 1999). Although France does not use "positive discrimination" in police hiring, following the Paris riots in 2005, French police implemented a targeted recruiting program in poor, immigrant communities that allows applicants to enter the academy without fulfilling usual requirements such as having a high school diploma.

Coate, Stephen and Glenn Loury (December 1993). "Will Affirmative-Action Policies Eliminate Negative Stereotypes?" *American Economic Review*, 83(5): 1220-1240.

Cutler, David, Edward Glaeser and Jacob Vigdor (1999). "The Rise and Decline of the American Ghetto," *Journal of Political Economy*, 107(3): 455-506.

Donohue, John, III and Heckman, James (December 1991). "Continuous Versus Episodic Change: The Impact of Civil Rights Policy on the Economic Status of Blacks," *Journal of Economic Literature*, 29(4): 1603-1643.

Fairlie, Robert and Justin Marion (2008). "Affirmative Action Programs and Business Ownership among Minorities and Women," Mimeo.

Guryan, Jonathan (September 2004). "Desegregation and Black Dropout Rates," *American Economic Review*, 94(4): 919-943.

Holzer, Harry and David Neumark (September 2000). "Assessing Affirmative Action," *Journal of Economic Literature*, 38(3): 483-568.

Independent Commission on Policing for Northern Ireland (1999). *Report of the Independent Commission on Policing for Northern Ireland*, available online at http://news.bbc.co.uk/hi/english/static/patten_report/report/default.stm

Krueger, Alan, Jesse Rothstein and Sarah Turner (2006). "Race, Income and College in 25 Years: Evaluating Justice O'Connor's Conjecture." *American Law and Economics Review*, 8(2): 282-311.

Leonard, Jonathan (October 1984). "The Impact of Affirmative Action on Employment," *Journal of Labor Economics*, 2(4): 439-463.

Long, Mark (July-August 2004). "College Applications and the Effect of Affirmative Action," *Journal of Econometrics*, 121(1-2): 319-342.

Long, Mark (November 2004). "Race and College Admissions: An Alternative to Affirmative Action?" *Review of Economics and Statistics*, 86(4): 1020-1033.

Lott, John R., Jr. (2000). "Does a Helping Hand Put Others at Risk? Affirmative Action, Police Departments, and Crime," *Economic Inquiry*, 38(2): 239-77.

Lovrich, Nicholas and Brent Steel (1983). "Affirmative Action and Productivity in Law Enforcement Agencies," *Review of Public Personnel Administration*, 4(1): 55-66.

Lutz, Byron (2005). "Post Brown vs. the Board of Education: The Effects of the End of Court-Ordered Desegregation," Federal Reserve Board Working Paper.

Martin, Susan (1991). "The Effectiveness of Affirmative Action: The Case of Women in Policing," *Justice Quarterly*, 8(4): 489-504.

McCrary, Justin (March 2007). "The Effect of Court-Ordered Hiring Quotas on the Composition and Quality of Police," *American Economic Review*, 97(1): 318-353.

National Advisory Commission on Civil Disorders (1968). *Report of the National Advisory Commission on Civil Disorders*, Washington, DC: U.S. Government Printing Office.

National Center for Women and Policing (Spring 2003). *Under Scrutiny: The Effect of Consent Decrees on the Representation of Women in Sworn Law Enforcement*, Arlington, VA.

Reber, Sarah (2005). "Court-Ordered Desegregation: Successes and Failures Integrating American Schools since Brown versus Board of Education," *Journal of Human Resources*, 40(3): 559-590.

Sass, Tim and Jennifer Troyer (1999). "Affirmative Action, Political Representation, Unions, and Female Police Employment," *Journal of Labor Research*, 20(4): 571-587.

Steel, Brent and Nicholas Lovrich (1987). "Equality and Efficiency Tradeoffs in Affirmative Action – Real or Imagined? The Case of Women in Policing," *Social Science Journal*, 24(1): 53-70.

Weiner, David, Byron Lutz and Jens Ludwig (2006). "The Effects of School Desegregation on Crime," Mimeo.

Table 1: Means of Key Variables

	Never Litigated (No AA)		Litigated Only (No AA)		Court Imposed AA – No End Date		Court Imposed AA –End Date	
Number of Departments	339		23		44		73	
% in the South	38.3		39.1		45.5		47.9	
% in the Northeast	13.3		34.8		25.0		20.1	
% in the Midwest	19.2		17.4		20.5		17.8	
% in the West	29.2		8.6		9.0		13.7	
Mean Duration in Years of AA Plans (2005)					26.9		14.7	
Non-Missing Values for Full-Time Workers	1973	2005	1973	2005	1973	2005	1973	2005
Number of Departments	283	327	18	23	37	44	70	72
Number of Full-Time Employees	320.2	714.8	495	780	702.9	1044.3	2235.2	2949.2
% Black in Local Population	9.5	13.2	8.5	16.6	18.3	25.1	16.0	22.5
% Black in Full-Time Employment	4.5	10.3	5.5	15.9	6.9	24.1	5.8	19.7
Black Full-Time Representation Gap (%)	-5.0	-2.9	-3.1	-0.7	-11.3	-1.0	-10.3	-2.7
Black Protective Representation Gap (%)	-4.8	-3.4	-2.8	-0.5	-10.0	-2.2	-10.7	-3.5
Black Professional Representation Gap (%)	-7.3	-4.3	-5.9	-4.4	-15.1	-2.2	-12.9	-5.5
% Women in Full-Time Employment	14.8	28.6	12.6	23.7	12.3	29.8	12.7	28.1
% Women in Protective Employment	3.0	14.0	3.2	13.3	5.3	14.8	3.1	16.1
% Women in Professional Employment	4.7	33.1	4.6	19.7	5.3	32.5	4.8	34.1
Number with non-missing 1970 Census Variables	326		21		44		71	
Dissimilarity Index	0.77		0.79		0.77		0.77	
Isolation Index	0.49		0.53		0.55		0.57	
Total % Unemployed	3.8		3.7		3.5		3.7	
Black Male % Unemployed	6.2		5.5		5.6		6.0	
Total % Not in the Labor Force	28.4		27.6		28.5		29.0	
Black Male % Not in the Labor Force	10.9		10.5		10.3		11.3	
Total % High-School Graduates	69.1		69.7		66.9		66.7	
Black Male % High-School Graduates	48.2		49.6		45.5		45.5	
Total % Some College	30.5		30.4		28.3		28.2	
Black Male % Some College	16.6		17.8		14.0		15.3	

Sources: Police employment data are from EEO-4 reported for the years 1973-2005. Affirmative action and litigation information are from the Case History Database, compiled by the authors, described in Section 2.2 of the text. Black population shares are from CDC Wonder. Census employment and education information are from IPUMS. Measures of residential segregation are from Cutler, Glaeser and Vigdor (1999).

Table 2: Basic Parametric Model of the Effects of Litigation and AA on the Black Representation Gap

	Full-Time		Protective		Professional	
	1	2	3	4	5	6
Year Fixed Effects?	N	Y	N	Y	N	Y
Years Before Police Litigation (AA)	-0.0360 [0.072]	-0.182 [0.081]**	-0.092 [0.074]	-0.218 [0.082]***	-0.126 [0.087]	-0.236 [0.092]**
Years After Police Litigation (AA)	0.452 [0.067]***	0.370 [0.068]***	0.453 [0.068]***	0.387 [0.069]***	0.537 [0.084]***	0.446 [0.086]***
Years After Police AA End	-0.353 [0.108]***	-0.279 [0.108]***	-0.363 [0.109]***	-0.284 [0.109]***	-0.510 [0.182]***	-0.484 [0.183]***
Years Before Police Litigation (No AA)	-0.025 [0.194]	-0.118 [0.190]	-0.067 [0.204]	-0.143 [0.200]	-0.101 [0.122]	-0.195 [0.121]
Years After Police Litigation (No AA)	0.218 [0.060]***	0.151 [0.062]**	0.242 [0.055]***	0.193 [0.057]***	0.185 [0.100]*	0.099 [0.101]
Constant	-4.885 [0.173]***	-6.774 [0.319]***	-5.211 [0.175]***	-6.607 [0.335]***	-7.833 [0.220]***	-9.349 [0.412]***
Prob>F: YearsBeforeLit (AA) = YearsAfterLit (AA)	0.00	0.00	0.00	0.00	0.00	0.00
Prob>F: YearsAfterLit (AA) + YearsAfterEnd = 0	0.13	0.17	0.17	0.13	0.84	0.78
Prob>F: YearsAfterLit (AA) = YearsAfterLit (No AA)	0.01	0.01	0.02	0.03	0.01	0.01
Observations	15311	15311	15279	15279	15260	15260
R²	0.81	0.82	0.78	0.79	0.76	0.77

Notes:

1. All models include a full set of police department fixed effects.
2. Robust standard errors clustered by police department in brackets.
3. * significant at 10%; ** significant at 5%; *** significant at 1%

Table 3: Parametric Model of the Black Representation Gap with Geographically Varying Time Trends

	Full-Time		Protective		Professional	
	1	2	3	4	5	6
Year × Region Fixed Effects?	Y	N	Y	N	Y	N
Year × State Fixed Effects?	N	Y	N	Y	N	Y
Years Before Police Litigation (AA)	-0.174 [0.068]***	-0.189 [0.072]***	-0.202 [0.066]***	-0.247 [0.071]***	-0.247 [0.083]***	-0.24 [0.095]**
Years After Police Litigation (AA)	0.343 [0.061]***	0.320 [0.057]***	0.356 [0.063]***	0.331 [0.058]***	0.442 [0.076]***	0.423 [0.079]***
Years After Police AA End	-0.304 [0.098]***	-0.282 [0.102]***	-0.317 [0.102]***	-0.293 [0.113]***	-0.524 [0.173]***	-0.487 [0.182]***
Years Before Police Litigation (No AA)	-0.143 [0.172]	-0.136 [0.179]	-0.170 [0.196]	-0.19 [0.224]	-0.261 [0.116]**	-0.305 [0.139]**
Years After Police Litigation (No AA)	0.182 [0.066]***	0.195 [0.072]***	0.205 [0.061]***	0.206 [0.067]***	0.151 [0.106]	0.206 [0.114]*
Constant	-6.797 [0.290]***	-6.849 [0.285]***	-6.616 [0.316]***	-6.748 [0.313]***	-9.378 [0.376]***	-9.438 [0.375]***
Prob>F: YearsBeforeLit (AA) = YearsAfterLit (AA)	0.00	0.00	0.00	0.00	0.00	0.00
Prob>F: YearsAfterLit (AA) + YearsAfterEnd = 0	0.54	0.62	0.57	0.67	0.55	0.66
Prob>F: YearsAfterLit (AA) = YearsAfterLit (No AA)	0.06	0.16	0.07	0.14	0.02	0.10
Observations	15311	15311	15279	15279	15260	15260
R²	0.84	0.85	0.81	0.82	0.79	0.81

Notes:

1. All models include a full set of police department fixed effects.
2. Robust standard errors clustered by police department in brackets.
3. * significant at 10%; ** significant at 5%; *** significant at 1%

Table 4: Parametric Model of the Black Representation Gap with Varying Time Trends by Propensity Score Quartile and Nearest-Neighbor Matched Group

	Propensity Quartile × Year Indicators			Matched Group × Year (Linear)		
	Full-Time	Protective	Professional	Full-Time	Protective	Professional
	1	2	3	4	5	6
Year × Region Fixed Effects?	Y	Y	Y	Y	Y	Y
Years Before Police Litigation (AA)	-0.223 [0.069]***	-0.239 [0.073]***	-0.296 [0.082]***	-0.188 [0.074]**	-0.217 [0.072]***	-0.226 [0.077]***
Years After Police Litigation (AA)	0.256 [0.069]***	0.269 [0.072]***	0.352 [0.084]***	0.306 [0.064]***	0.323 [0.068]***	0.404 [0.080]***
Years After Police AA End	-0.316 [0.105]***	-0.310 [0.112]***	-0.561 [0.186]***	-0.264 [0.104]**	-0.285 [0.115]**	-0.476 [0.175]***
Years Before Police Litigation (No AA)	-0.182 [0.253]	-0.218 [0.284]	-0.23 [0.164]	-0.339 [0.207]	-0.373 [0.202]*	-0.359 [0.168]**
Years After Police Litigation (No AA)	0.117 [0.072]	0.134 [0.063]**	0.092 [0.121]	0.163 [0.058]***	0.168 [0.056]***	0.156 [0.105]
Constant	-6.291 [1.381]***	-5.709 [1.545]***	-10.434 [2.325]***	-6.025 [1.339]***	-4.874 [1.469]***	-11.712 [2.172]***
Prob>F: YearsBeforeLit (AA) = YearsAfterLit (AA)	0.00	0.00	0.00	0.00	0.00	0.00
Prob>F: YearsAfterLit (AA) + YearsAfterEnd = 0	0.45	0.64	0.16	0.54	0.63	0.58
Prob>F: YearsAfterLit (AA) = YearsAfterLit (No AA)	0.12	0.10	0.07	0.09	0.07	0.06
Observations	13158	13138	13127	23942	23894	23895
R-squared	0.85	0.81	0.80	0.88	0.85	0.81

Notes:

1. All models include a full set of police department fixed effects.
2. Robust standard errors clustered by police department in brackets.
3. * significant at 10%; ** significant at 5%; *** significant at 1%

Table 5: Parametric Model of the Black Representation Gap Estimated on Litigated Departments Only

	Full-Time			Protective			Professional		
	1	2	3	4	5	6	7	8	9
Year Fixed Effects?	N	Y	N	N	Y	N	N	Y	N
Year × Region Fixed Effects?	N	N	Y	N	N	Y	N	N	Y
Years Before Police Litigation (AA)	-0.031 [0.071]	-0.101 [0.182]	-0.002 [0.158]	-0.087 [0.073]	-0.299 [0.194]	-0.237 [0.201]	-0.117 [0.085]	-0.281 [0.244]	-0.109 [0.220]
Years After Police Litigation (AA)	0.450 [0.066]***	0.490 [0.177]***	0.578 [0.166]***	0.45 [0.067]***	0.349 [0.207]*	0.382 [0.211]*	0.533 [0.084]***	0.418 [0.253]*	0.585 [0.264]**
Years After Police AA End	-0.351 [0.108]***	-0.222 [0.114]*	-0.320 [0.108]***	-0.361 [0.109]***	-0.213 [0.112]*	-0.305 [0.114]***	-0.508 [0.182]***	-0.467 [0.189]**	-0.587 [0.176]***
Years Before Police Litigation (No AA)	-0.025 [0.194]	-0.005 [0.254]	0.09 [0.218]	-0.067 [0.204]	-0.188 [0.279]	-0.133 [0.267]	-0.101 [0.122]	-0.224 [0.267]	-0.15 [0.249]
Years After Police Litigation (No AA)	0.218 [0.060]***	0.285 [0.183]	0.388 [0.179]**	0.242 [0.055]***	0.172 [0.207]	0.218 [0.217]	0.185 [0.100]*	0.077 [0.260]	0.277 [0.267]
Constant	-8.784 [0.576]***	-10.407 [1.171]***	-10.001 [0.995]***	-9.42 [0.582]***	-11.162 [1.272]***	-10.948 [1.255]***	-13.154 [0.731]***	-14.481 [1.618]***	-13.758 [1.323]***
Prob>F: YearsBeforeLit (AA) = YearsAfterLit (AA)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Prob>F: YearsAfterLit (AA) + YearsAfterEnd = 0	0.13	0.17	0.17	0.18	0.54	0.74	0.85	0.86	1.00
Prob>F: YearsAfterLit (AA) = YearsAfterLit (No AA)	0.01	0.02	0.04	0.02	0.04	0.06	0.01	0.01	0.02
Observations	4544	4544	4544	4538	4538	4538	4543	4543	4543
R²	0.82	0.83	0.87	0.79	0.8	0.84	0.76	0.76	0.81

Notes:

1. All models include a full set of police department fixed effects.
2. Robust standard errors clustered by police department in brackets.
3. * significant at 10%; ** significant at 5%; *** significant at 1%
4. Sample restricted to litigated police departments.

Table 6: Separate Parametric Models for Black Population and Employment Shares

	Dep. Variable: Black Population Share		Dep. Variable: Black Employment Share	
	1	2	3	4
		Full-Time	Protective	Professional
Year × Region Fixed Effects?	Y	Y	Y	Y
Years Before Police Litigation (AA)	0.003 [0.034]	-0.174 [0.066]***	-0.201 [0.065]***	-0.246 [0.080]***
Years After Police Litigation (AA)	0.062 [0.030]**	0.360 [0.062]***	0.373 [0.064]***	0.473 [0.078]***
Years After Police AA End	0.041 [0.072]	-0.293 [0.101]***	-0.305 [0.103]***	-0.504 [0.177]***
Years Before Police Litigation (No AA)	-0.038 [0.036]	-0.154 [0.166]	-0.18 [0.190]	-0.281 [0.107]***
Years After Police Litigation (No AA)	0.102 [0.087]	0.209 [0.063]***	0.233 [0.063]***	0.202 [0.092]**
Black Population Share		0.732 [0.124]***	0.733 [0.114]***	0.496 [0.148]***
Constant	11.551 [0.173]***	-3.702 [1.515]**	-3.528 [1.394]**	-3.556 [1.801]**
Prob>F: YearsBeforeLit (AA) = YearsAfterLit (AA)	0.24	0.00	0.00	0.00
Prob>F: YearsAfterLit (AA) + YearsAfterEnd = 0	0.09	0.33	0.34	0.82
Prob>F: YearsAfterLit (AA) = YearsAfterLit (No AA)	0.67	0.06	0.09	0.02
Observations	15311	15311	15279	15260
R²	0.98	0.92	0.89	0.83

Notes:

1. All models include a full set of police department fixed effects.
2. Robust standard errors clustered by police department in brackets.
3. * significant at 10%; ** significant at 5%; *** significant at 1%

Table 7: Robustness to Alternative Hypotheses: Parametric Models of Black Representation Gaps with Additional Controls

Alternative Hypothesis	Rep. Gap Levels Off at Some Point			Longer Time Horizon for Erosion of Gains		
	1	2	3	4	5	6
	Full-Time	Protective	Professional	Full-Time	Protective	Professional
Year × Region Fixed Effects?	Y	Y	Y	Y	Y	Y
Years Before Police Litigation (AA)	-0.174 [0.066]***	-0.196 [0.065]***	-0.243 [0.083]***	-0.179 [0.068]***	-0.197 [0.066]***	-0.247 [0.083]***
Years After Police Litigation (AA)	0.343 [0.060]***	0.356 [0.061]***	0.441 [0.075]***	0.34 [0.060]***	0.352 [0.062]***	0.435 [0.076]***
Years After Police AA End	-0.319 [0.119]***	-0.448 [0.137]***	-0.408 [0.169]**	-0.338 [0.102]***	-0.414 [0.112]***	-0.468 [0.154]***
High Representation Gap × Years After Police AA End ⁴	0.033 [0.112]	0.235 [0.126]*	-0.231 [0.251]			
No Significant Growth in Dept. Size × Years After Police AA End				0.223 [0.158]	0.263 [0.120]**	-0.409 [0.397]
Significant Negative Growth in Dept. Size × Years After Police AA End				0.13 [0.161]	0.574 [0.265]**	0.282 [0.267]
Years Before Police Litigation (No AA)	-0.144 [0.169]	-0.171 [0.192]	-0.258 [0.115]**	-0.143 [0.171]	-0.169 [0.195]	-0.257 [0.117]**
Years After Police Litigation (No AA)	0.182 [0.065]***	0.209 [0.060]***	0.148 [0.104]	0.181 [0.066]***	0.203 [0.061]***	0.148 [0.106]
Constant	-6.798 [0.285]***	-6.609 [0.309]***	-9.372 [0.371]***	-6.803 [0.289]***	-6.608 [0.315]***	-9.38 [0.377]***
Observations	15311	15279	15260	15311	15279	15260
R²	0.84	0.81	0.79	0.84	0.81	0.79

Notes:

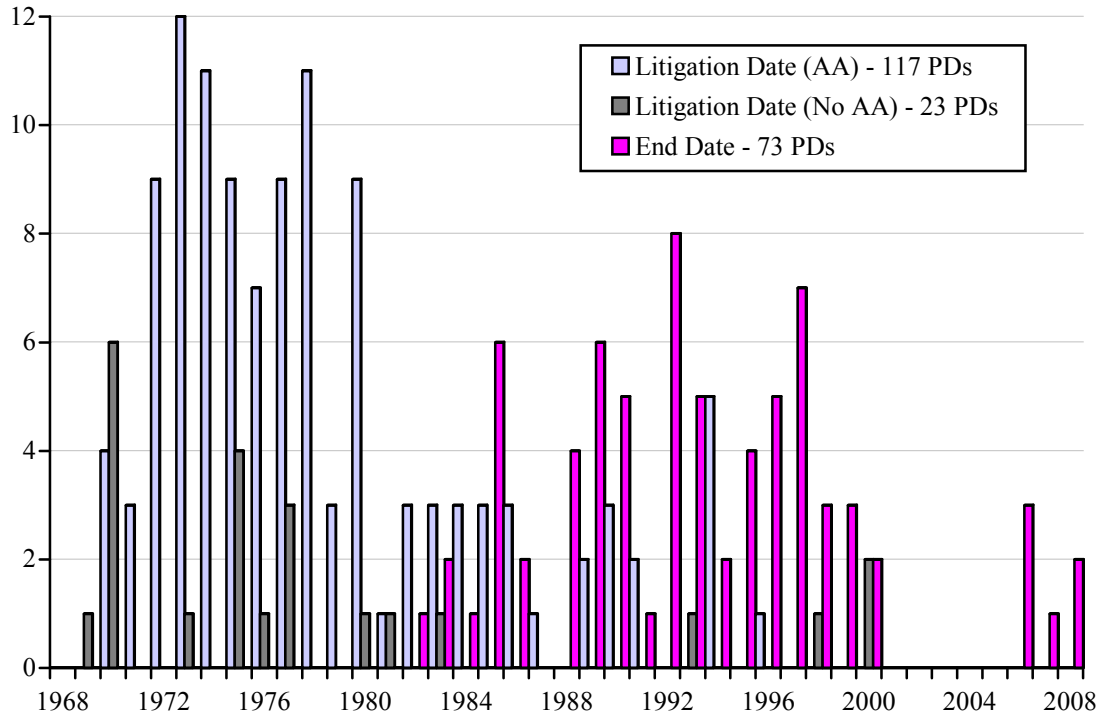
1. All models include a full set of police department fixed effects.
2. Robust standard errors clustered by police department in brackets.
3. * significant at 10%; ** significant at 5%; *** significant at 1%
4. High Representation Gap departments are those with representation gaps above the median for departments with ongoing AA in the calendar year in which AA ends. In the first column the median is defined with respect to full-time employment, in the second, protective employment, and in the third, to professional employment.

Table 8: Parametric Model of the Black Representation Gap with Controls for School Desegregation

	Full-Time		Protective		Professional	
	1	2	3	4	5	6
Year Fixed Effects?	Y	N	Y	N	Y	N
Year × Region Fixed Effects?	N	Y	N	Y	N	Y
Years Before Police Litigation (AA)	-0.165 [0.083]**	-0.152 [0.070]**	-0.204 [0.084]**	-0.183 [0.070]***	-0.223 [0.092]**	-0.234 [0.081]***
Years After Police Litigation (AA)	0.351 [0.067]***	0.322 [0.058]***	0.371 [0.068]***	0.338 [0.061]***	0.430 [0.084]***	0.430 [0.073]***
Years After Police AA End	-0.29 [0.108]***	-0.307 [0.099]***	-0.295 [0.110]***	-0.321 [0.104]***	-0.493 [0.182]***	-0.526 [0.173]***
Years Before Police Litigation (No AA)	-0.114 [0.182]	-0.140 [0.163]	-0.140 [0.192]	-0.168 [0.187]	-0.190 [0.110]*	-0.258 [0.108]**
Years After Police Litigation (No AA)	0.115 [0.062]*	0.148 [0.069]**	0.160 [0.059]***	0.174 [0.064]***	0.066 [0.095]	0.129 [0.102]
Years Before School Desegregation Start	-0.149 [0.198]	-0.01 [0.192]	-0.150 [0.182]	-0.028 [0.182]	-0.199 [0.202]	-0.095 [0.207]
Years After School Desegregation Start	0.073 [0.035]**	0.065 [0.034]*	0.068 [0.037]*	0.061 [0.038]	0.083 [0.043]*	0.060 [0.041]
Years Before School Desegregation End	0.115 [0.067]*	0.087 [0.067]	0.100 [0.071]	0.078 [0.072]	0.069 [0.077]	0.033 [0.074]
Years After School Desegregation End	-0.268 [0.149]*	-0.231 [0.151]	-0.341 [0.151]**	-0.306 [0.157]*	-0.315 [0.175]*	-0.301 [0.160]*
Constant	-6.468 [0.408]***	-6.477 [0.367]***	-6.37 [0.433]***	-6.356 [0.398]***	-9.263 [0.520]***	-9.336 [0.477]***
Prob>F: YearsBeforeLit (AA) = YearsAfterLit (AA)	0.00	0.00	0.00	0.00	0.00	0.00
Prob>F: YearsAfterLit (AA) + YearsAfterEnd = 0	0.39	0.83	0.3	0.82	0.65	0.49
Prob>F: YearsAfterLit (AA) = YearsAfterLit (No AA)	0.01	0.05	0.02	0.05	0.00	0.02
Observations	15311	15311	15279	15279	15260	15260
R-squared	0.82	0.84	0.79	0.81	0.77	0.79

Notes: See Table 6.

Figure 1: Histogram of Litigation and Affirmative Action (AA) Dates

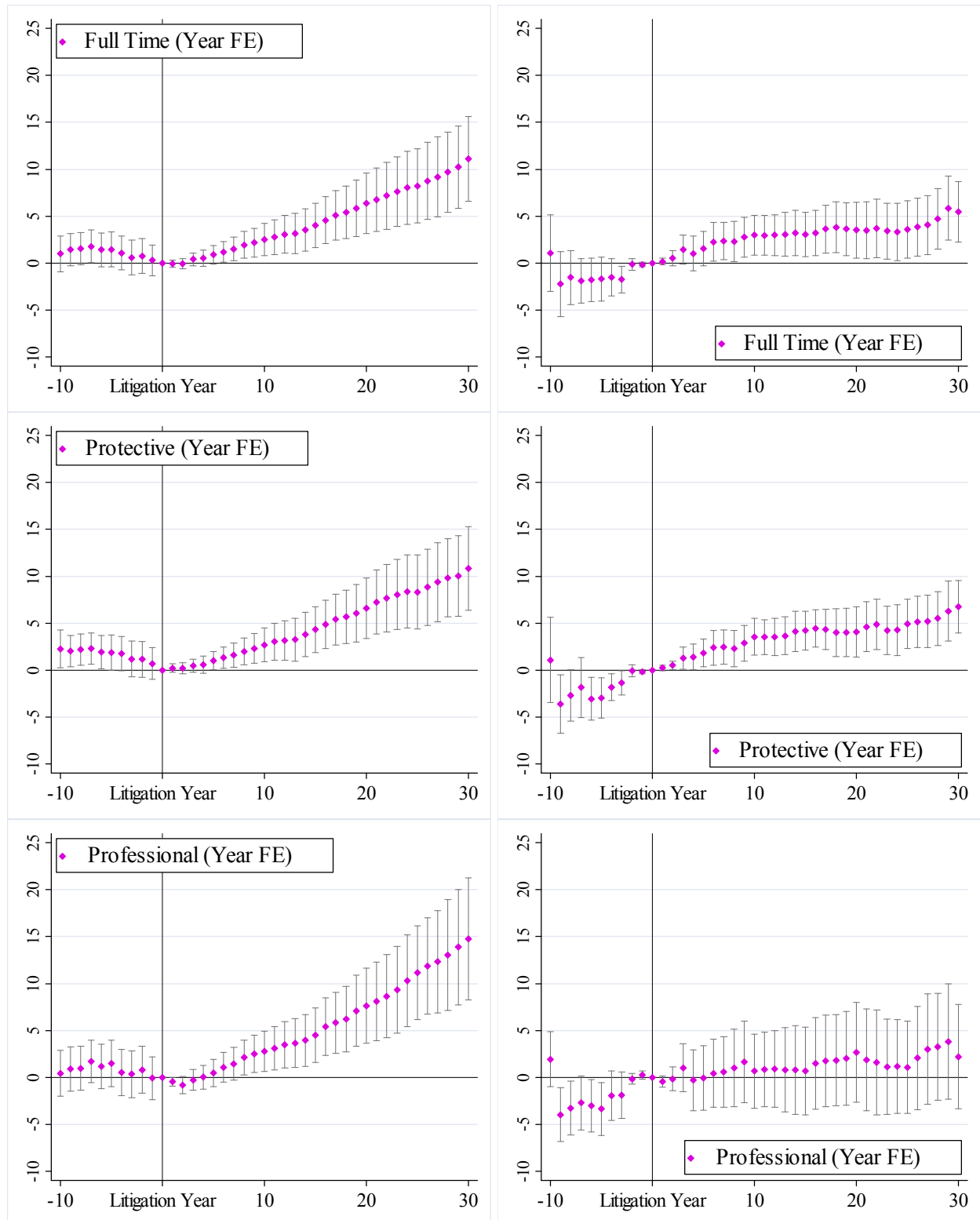


Source: Police affirmative action case history database, compiled by authors. Details in the text.

Figure 2: Black Representation Gap Around Litigation Year by Litigation Result and Employment Category

Panel A: Court Imposed AA Plan

Panel B: Litigation Only (No AA Plan)

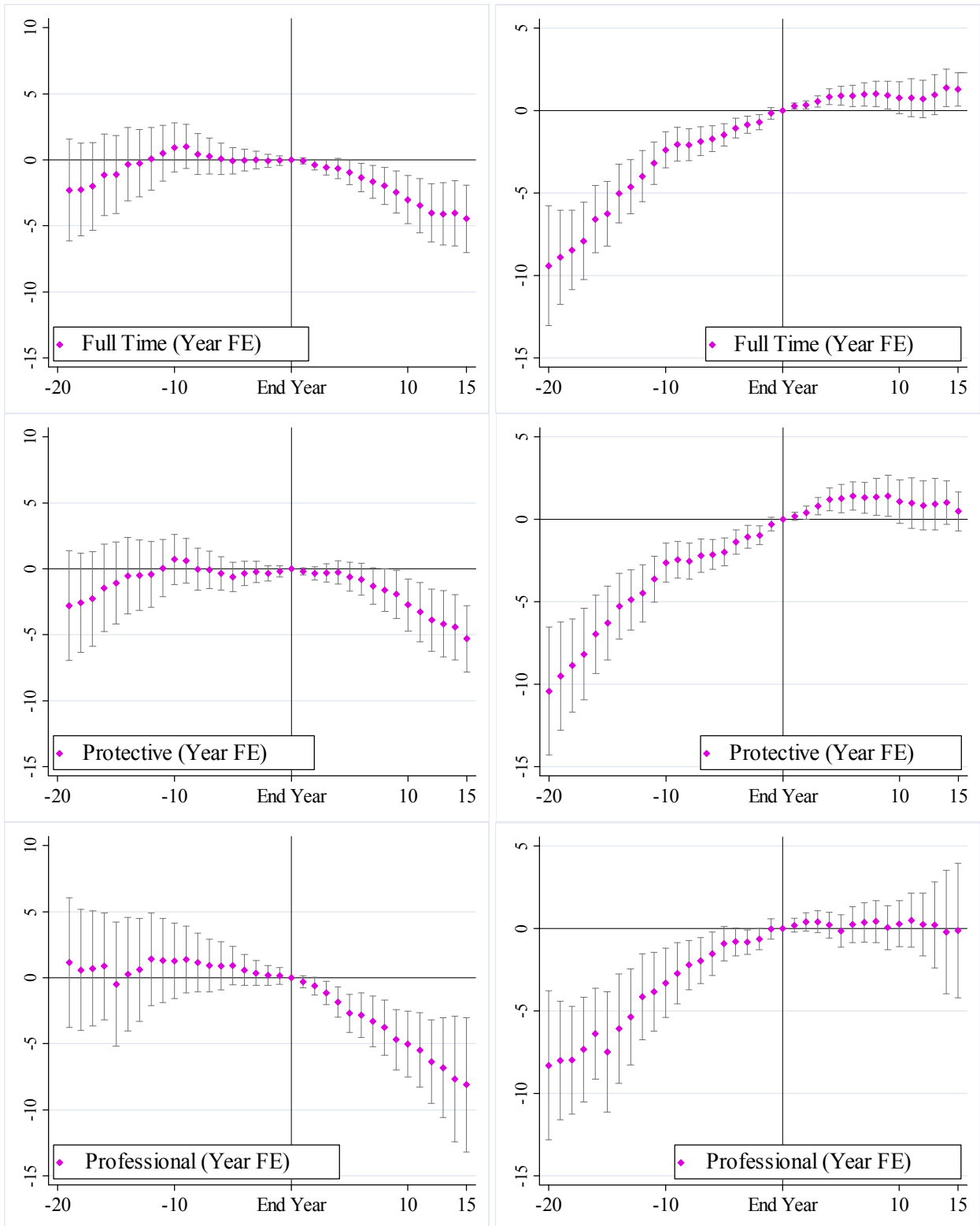


The figures show coefficient estimates and 90% confidence intervals on indicators for years before and after litigation: cases leading to AA in the left column, not leading to AA in the right. Model includes department and year effects.

Figure 3: Black Representation Gap Around End Year by Employment Category

Panel A: Relative to Depts. in which AA Continued

Panel B: Relative to Depts. that were Never Litigated

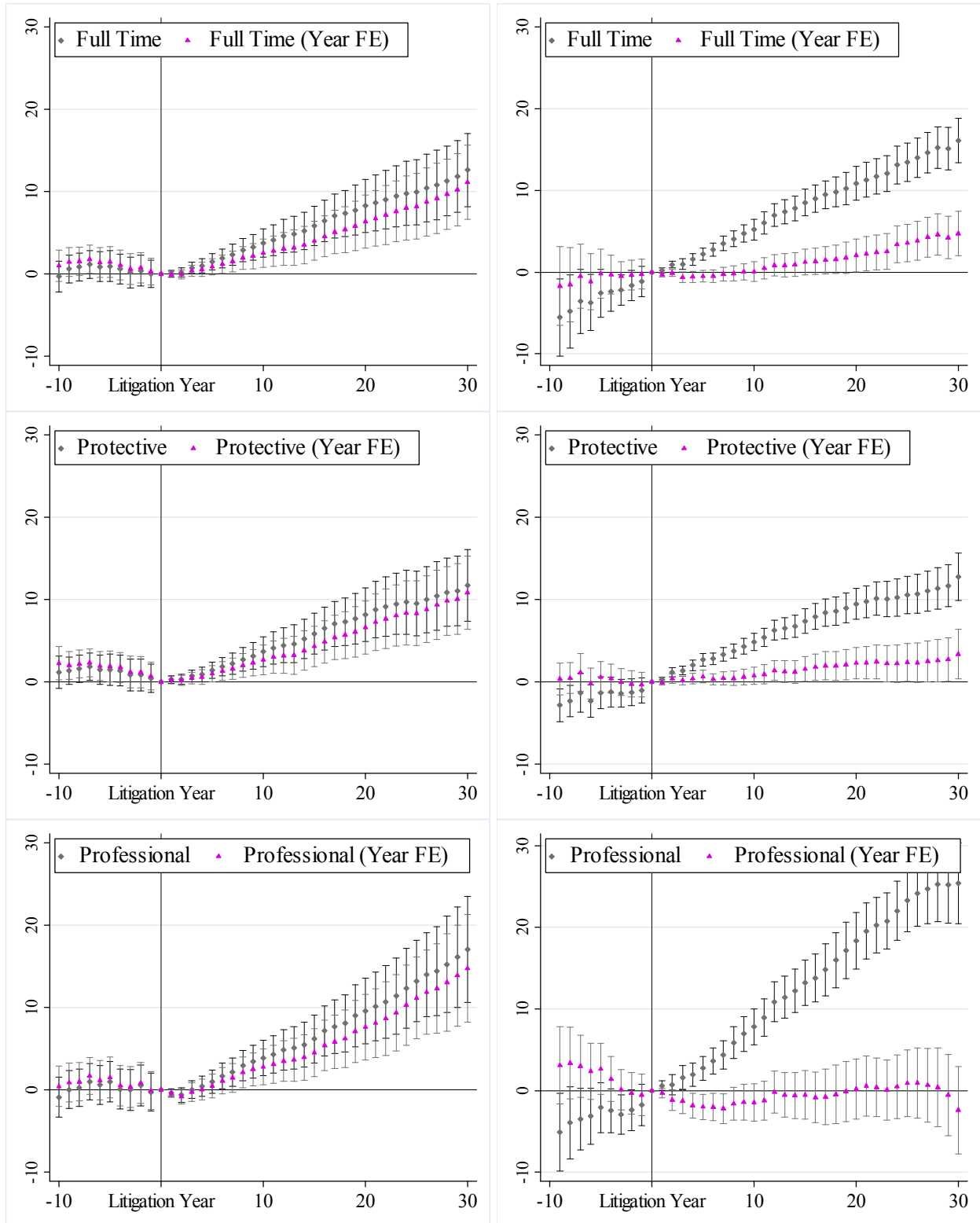


The figures show coefficient estimates and 90% confidence intervals on indicators for years before and after AA ending. Figures on the left are relative to AA, on the right relative to un-litigated. See text for details.

Figure 4: Effects of Court Imposed AA Plan on Blacks and Women by Employment Category

Panel A: Blacks

Panel B: Women



The figures show coefficient estimates and 90% confidence intervals on indicators for years before and after litigation leading to AA in models with (triangles) and without (diamonds) year effects.