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Adversarial versus Inquisitorial Justice Psychological Perspectives on Criminal Justice Systems Springer Science & Business Media This is the first volume that directly compares the practices of adversarial and inquisitorial systems of law from a psychological perspective. It aims at understanding why American and European continental systems differ so much, while both systems entertain much support in their communities. The book is written for advanced audiences in psychology and law. **Upholding Justice Social, Psychological and Legal Perspectives Taylor & Francis** This book critically examines the social, psychological and legal perspectives of justice. It brings together a wide range of contemporary and relevant issues relating to the gross violation of human rights and presents situation-based evidence from firsthand experiences of behavioral, social as well as legal professionals. It deals with themes such as civic and legal rights of children; dignity of the third gender in India; food justice in a welfare state; rights of disabled children; secret marriage of individuals with mental health challenges; and ethics and good governance. Topical and comprehensive, this book will be an excellent read for scholars and researchers of political studies, legal studies, human rights, psychology, behavioral studies, political sociology, sociology, development studies, governance and

public policy, and South Asian studies. It will also interest policy makers, NGOs, activists and professionals in the field. **Upholding Justice Social, Psychological and Legal Perspectives** Routledge Chapman & Hall This book critically examines the social, psychological and legal perspectives of justice. It brings together a wide range of contemporary and relevant issues relating to the gross violation of human rights and presents situation-based evidence from and first-hand experiences of behavioural, social as well as legal professionals. It deals with themes such as civic and legal rights of children; dignity of the third gender in India; food justice in a welfare state; rights of disabled children; secret marriage of individuals with mental health challenges; and ethics and good governance. Topical and comprehensive, this book will be an excellent read for scholars and researchers of political studies, legal studies, human rights, psychology, behavioural studies, political sociology, sociology, development studies, governance and public policy, and South Asian studies. It will also interest policymakers, NGOs, activists and professionals in the field. **Procedural Justice and Relational Theory Empirical, Philosophical, and Legal Perspectives** Routledge This book bridges a scholarly divide between empirical and normative theorizing about procedural justice in the context of relations of power between citizens and the state. Empirical research establishes that people's understanding of procedural justice is shaped by relational factors. A central premise of this volume is that this research is significant but needs to be complemented by normative theorizing that draws on relational theories of ethics and justice to explain the moral significance of procedures and make normative sense of people's concerns about relational factors. The chapters in Part 1 provide comprehensive reviews of empirical studies of procedural justice in policing, courts and prisons. Part 2 explores empirical and normative perspectives on procedural justice and legitimacy. Part 3 examines philosophical approaches to procedural justice. Part 4 considers the implications of a relational perspective for the design of procedures in a range of legal contexts. This collection will be of interest to a wide academic readership in philosophy, law, psychology and criminology. **Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations for 2000 Hearings Before a Subcommittee of the Committee on Appropriations, House of Representatives, One Hundred Sixth Congress, First Session** **The Criminal Justice System** Springer Science & Business Media Although psychologists have related, scientifically and professionally, to the law for over 50 years now, the two fields have not been systematically integrated. Happily, that situation is changing today. Psychologists and lawyers are becoming increasingly aware that laws are based upon assumptions about human behavior, "assumptions about how people act and how their actions can be controlled" (Special Commission on the Social Sciences of the National Science Board, **Knowledge into Action: Improving the Nation's Use of the Social Sciences**. Washington, D.C.: National Science Foundation, 1969, p. 35), and that both fields must be concerned with carefully investigating these

assumptions and communicating the findings to the legal community, in particular, and to society, in general. This joining of efforts will ensure that our legal system is not only more effective but also more just. Perspectives in Law and Psychology is a regular series of volumes dedicated to this goal. The work presented in this first volume was supported in part by the National Institute of Mental Health, Center for Studies of Crime and Delinquency, through their grant (MH 13814) to the Law-Psychology Graduate Training Program at the University of Nebraska-Lincoln. Funds from that grant were used to invite six of the contributors to this volume to participate in the first Law-Psychology Research Conference (Michael Goldstein, John Monahan, Norval Morris, R. Psychology, Law, and Criminal Justice International Developments in Research and Practice Walter de Gruyter Psychology and Law Research and Practice SAGE Publications, Incorporated Psychology and Law offers the definitive perspective on the practical application of psychological research to the law. Authors Curt R. Bartol and Anne M. Bartol emphasize the various roles psychologists and other mental health professionals can play throughout the text. Insight is offered into the application of psychology in criminal and non-criminal matters. Topics such as family law, insanity, police interrogation, jury selection and decision making, involuntary civil commitment, and various civil capacities are included. This comprehensive text examines complex material in detail and explains it in an easy-to-read way. The authors emphasize the major contributions psychological research has made to the law, and encourage critical analysis through examples of court cases, high-profile current events, and research. "The writing is concise and student-friendly. . . . The text incorporates contemporary cases and information and maintains a good balance between the important issues in psychology and law." —Barbara Abbott, New England College Applying Psychology to Criminal Justice John Wiley & Sons Few things should go together better than psychology and law - and few things are getting together less successfully. Edited by four psychologists and a lawyer, and drawing on contributions from Europe, the USA and Australia, Applying Psychology to Criminal Justice argues that psychology should be applied more widely within the criminal justice system. Contributors develop the case for successfully applying psychology to justice by providing a rich range of applicable examples for development now and in the future. Readers are encouraged to challenge the limited ambition and imagination of psychology and law by examining how insights in areas such as offender cognition and decision-making under pressure might inform future investigation and analysis. Psychological Perspectives on Justice Theory and Applications Cambridge University Press Justice, equity, and fairness are central concerns of everyday life. We frequently assess the fairness of individual acts, social programs, and institutional policies. This book explores how distributions of costs and benefits determine our intuitions about fairness. Some chapters examine the extent to which individual behavior deviates from normative theories of justice. This comparison requires an

answer to the question of how fair distributions of resources or burdens should be made. Competing theories, such as utilitarianism and economic efficiency, are discussed. Other chapters investigate various rules and heuristics that people use to make fair distributions, the motivation for people to conform to rules of fairness even when they conflict with self-interest, differences between liberals and conservatives in their views about justice, rules that societies actually use to distribute or allocate critical or scarce resources, and implications for public policy. This mixture of theoretical and applied perspectives provides a balanced look at the psychological underpinnings of justice. **Psycho-Criminological Perspective of Criminal Justice in Asia Research and Practices in Hong Kong, Singapore, and Beyond Taylor & Francis** This book offers both theoretical and practical examinations of the psycho-criminology of criminal justice in Asia, with particular emphasis on the Hong Kong and Singapore contexts. It is designed to present the current state of the field, which addresses key topics in three major sub-areas - policing and legal system, offender rehabilitation and treatment, and research and future directions. Written by academics with extensive research experience in their respective topics and senior ranking practitioners in their fields, topics include psychologists' involvement in different aspects of forensic investigation, police emotional reactions to major incidents, the application of psychological approaches in developing offender rehabilitation and treatment modules to address different offender's criminogenic needs, and legal issues related to the insanity defence, fitness to plead, the jury system, and the procedural justice and legitimacy. An important reference for post-graduate courses, this book will be of special interest to criminologists and psychologists working in forensic settings, mental health professionals, policy-makers, police personnel, prison officials, and legal executives. Chapters include: 1. Youth gang offenders in Singapore 2. Offender rehabilitation: the Hong Kong Correctional Services Department 3. Juries as decision makers in East Asian judicial systems: Hong Kong, the Mainland China, South Korea, and Japan 4. The psychology of violent extremism: what we know and what else we need to do **Psychological Jurisprudence Critical Explorations in Law, Crime, and Society State University of New York Press** "Psychological jurisprudence - or the use of psychology in the legal realm - relies on theories and methods of criminal justice and mental health to make decisions about intervention, policy, and programming. While the intentions behind the law-psychology field are humane, the results often are not. This book provides a "radical" agenda for psychological jurisprudence, one that relies on the insights of literary criticism, psychoanalysis, feminist theory, political economy analysis, postmodernism, and related strains of critical thought. Contributors reveal the roots of psycholegal logic and demonstrate how citizen justice and structural reform are displaced by so-called science and facts. A number of complex issues in the law-psychology field are addressed, including forensic mental health decision-making, parricide, competency to stand trial, adolescent identity

development, penal punitiveness, and offender rehabilitation. In exploring how the current resolution to these and related controversies fail to promote the dignity or empowerment of persons with mental illness, this book suggests how the law-psychology field can meaningfully contribute to advancing the goals of justice and humanism in psycholegal theory, research, and policy." --Book Jacket. Innovative Justice Routledge This book showcases innovative justice initiatives from around the world which engage offenders, practitioners and communities to reduce reoffending and support desistance and positive change. It is groundbreaking in bringing together inspiring ideas and pioneering practices to analyse how 'justice done differently' is making a difference. The voices and experiences of the people at the forefront of these innovative initiatives are presented throughout the book, including offenders, corrections staff and directors, the judiciary, scientists and academics, volunteers and community organisations. Strengths-based research methods are used to investigate and celebrate best practices and 'good news stories' from the field. The authors raise critical questions about what is considered innovative and effective, for whom and in what context, presenting their own conceptual approach for analysing innovation. With initiatives drawn from diverse jurisdictions and cultures - including the UK, Europe, Australia, Asia, the US and South America - this book showcases original ideas and refreshing developments that have the potential to transform rehabilitation and reintegration practices. The book's substance and style will resonate with practitioners, students and academics across the interdisciplinary fields of criminology and criminal justice. Psychology and Criminal Justice International Review of Theory and Practice. A Publication of the European Association of Psychology and Law Walter de Gruyter Social Work in Juvenile and Criminal Justice Settings Charles C Thomas Publisher In this completely revised and updated classic, Professors Roberts and Springer, along with 51 justice-oriented and forensic experts, have set the standard of care for mental health treatment and the delivery of social services to crime victims, juvenile and adult offenders, and their families. The second edition of Social Work in Juvenile and Criminal Justice Settings was published almost ten years ago in 1997, and was also translated to Chinese. Now Dr. Roberts, Dr. Springer, and their team of 51 prominent chapter authors have done such a thorough job of updating and finding new authors, that the end result is a comprehensive new book. In this third edition, 16 of the 31 chapters are new and specially written for this book. A growing number of mental health professionals are recognizing the need to examine current evidence-based program developments, assessment, and treatment practices with crime victims and offenders. This book focuses on the multiple roles and practices of justice social workers, also known as forensic social workers and crisis counselors. Many professional social workers, counselors and field placement students work in corrections and probation, forensic mental health, addictions treatment, juvenile justice, victim assistance, and police social work settings. In the words of Dean Barbara W. White

(former President, Council on Social Work Education, and NASW) in her laudatory Foreword to this edition: "This groundbreaking book provides the necessary blueprints and guidelines for best practices with crime victims as well as juvenile and adult offenders in institutional, community-based, diversion, and aftercare programs. . . . This is the first all-inclusive, authoritative, exceptionally well-written volume on social policies and social work practices in both juvenile justice and criminal justice settings. . . . This book is a landmark achievement." An increasing number of offenders and victims have been found to be

The Trial Process Springer Science & Business Media As noted in the Preface to Volume 1 in this series, the goal of Perspectives in Law and Psychology is to provide a forum for books aimed at systematically interfacing the two disciplines. Toward this end, Volume 1 presented a collection of original writings focused on the criminal justice system that grew out of a conference held at the University of Nebraska at Lincoln. Because that volume was based on conference proceedings, however, an attempt was not made to provide thorough coverage of all law-psychology issues in the criminal justice system; rather, it highlighted a select few issues that were currently being investigated by some of the outstanding people in the field. This volume differs substantially from the first in that it attempts to bring together those psycholegal scholars who are doing the major research on the trial process today and provides broad coverage of critical research on the trial. Thus, the chapters not only provide an extensive review of existing literature in this field but also present new contributions by these scholars. Comparative Perspectives on Criminal Justice in China Edward Elgar Publishing 'Comparative Perspectives on Criminal Justice in China is highly recommended. The editors have assembled the leading Western and Chinese scholars in the field to examine the administration of criminal justice in China, showing both how far the system has come and the challenges that lie ahead. This is an important and timely book. It is essential reading for anyone who wants to understand or has to deal with the Chinese criminal justice system.' Klaus Mühlhahn, Freie Universität Berlin, Germany 'This highly informative and engaging volume on the Chinese criminal justice system today provides a window into the vagaries of law and its operation in the People's Republic. McConville and Pils bring together an impressive array of scholars whose studies span the criminal process. From initial police investigation, through to prosecution and sentencing of defendants, we see how dominant values in the Chinese state and its structures of power make the practice of criminal justice today still intensely political.' Susan Trevaskes, Griffith University, Australia Comparative Perspectives on Criminal Justice in China is an anthology of chapters on the contemporary criminal justice system in mainland China, bringing together the work of recognised scholars from China and around the world. The book addresses issues at various stages of the criminal justice process (investigation and prosecution of crime and criminal trial) as well as problems pertaining to criminal defence and to parallel systems of punishment. All of the contributions discuss the

criminal justice system in the context of China's legal reforms. Several of the contributions urge the conclusion that the criminal process and related processes remain marred by overwhelming powers of the police and Party-State, and a chapter discussing China's 2012 revision of its Criminal Procedure Law argues that the revision is unlikely to bring significant improvement. This diverse comparative study will appeal to academics in Chinese law, society and politics, members of the human rights NGO and diplomatic communities as well as legal professionals interested in China.

Understanding World Jury Systems Through Social Psychological Research Psychology Press This volume examines diverse jury systems in nations around the world. These systems are marked by unique features having critical implications for jury selection, composition, functioning, processes, and ultimately, trial outcomes. These unique features are examined by applying relevant social psychological research, models and concepts to the central issues and characteristics of jury systems in those nations using a wide variety of jury procedures. Traditionally, research that has been conducted on juries has almost exclusively targeted the North-American jury. Psychologically-based research on European, Asian and Australian juries has been almost non-existent in the past decade or more. Yet, the incidence of jury trials outside of North America has been steadily increasing as more nations (e.g., Japan, Spain, Russia, and Poland) adopt, revise, or expand their use of juries in their legal system. Accordingly, research has been appearing in the scientific literature on new developments in world juries (particularly in Spain, Japan, and Australia). This volume fulfils the dual purpose of understanding the diverse practices in world juries in light of existing social psychological knowledge and applied research on juries in each nation, and outlining new research in the context of the issues raised by jury practices beyond those of North America.

Civil Juries and Civil Justice Psychological and Legal Perspectives Springer Science & Business Media At last, here is an empirical volume that addresses head-on the thorny issue of tort reform in the US. Ongoing policy debates regarding tort reform have led both legal analysts and empirical researchers to reevaluate the civil jury's role in meting out civil justice. Some reform advocates have called for removing certain types of more complex cases from the jury's purview; yet much of the policy debate has proceeded in the absence of data on what the effects of such reforms would be. In addressing these issues, this crucial work takes an empirical approach, relying on archival and experimental data. It stands at the vanguard of the debate and provides information relevant to both state and national civil justice systems.

Social Psychology, Third Edition Handbook of Basic Principles Guilford Publications "This authoritative handbook reviews the breadth of current knowledge on the psychological processes that underlie social behavior. Leading investigators identify core principles that have emerged from the study of biological systems, social cognition, goals and strivings, interpersonal interactions, and group and cultural dynamics. State-of-the-science theories, methods, and findings are explained, and important directions for

future research are highlighted"-- Handbook of Psychology and Law Springer Science & Business Media Shari Seidman Diamond Scholars interested in psychology and law are fond of claiming origins for psycholegal research that date back four score and three years ago to Hugo von Munsterberg's *On the Witness Stand*, published in 1908. These early roots can mislead the casual observer about the history of psychology and law. Vigorous and sustained research in the field is a recent phenomenon. It is only 15 years since the first review of psychology and law appeared in the *Annual Review of Psychology* (Tapp, 1976). The following year saw the first issue of *Law and Human Behavior*, the official publication of the American Psychology-Law Society and now the journal of the American Psychological Association's Division of Psychology and Law. Few psychology departments offered even a single course in psychology and law before 1973, while by 1982 1/4 of psychology graduate programs had at least one course, and a number had begun to offer forensic minors and/or joint J. D. / Ph. D. programs (Freeman & Roesch, see Chapter 28). Yet this short period of less than 20 years has seen a dramatic level of activity. Its strengths and weaknesses, excitements and disappointments, are all captured in the collection of chapters published in this first *Handbook of Psychology and Law*. In describing what we have learned about psychology and law, the works included here also reveal the questions we have yet to answer and thus offer a blueprint for activities in the next 20 years.

Criminal Justice and Corruption State Power, Privatization and Legitimacy Springer This book highlights and examines the level, reach and consequences of corruption in international criminal justice systems. The book argues that corruption in and of criminal justice is an international problem regardless of the jurisdiction and type of political system - democratic, dictatorship or absolute monarchy. It argues that state power combined with the privatization of criminal justice and its policing, custodial institutions and community rehabilitation services is a vast industry within, and across, international jurisdictions that are worth substantial state funds. *Criminal Justice and Corruption* explains how different theoretical approaches highlight the problem of preventing corruption, discusses the problem of measuring criminal justice corruption, and focuses on individual criminal justice institutions. For each institution Brooks covers key literature and discusses the issues that they face, with a conclusion that reflects on the level and reach of corruption in criminal justice and whether it can maintain its legitimacy, particularly in democratic states.

Miscarriages of Justice in Canada Causes, Responses, Remedies University of Toronto Press *Understanding Psychology And Crime Perspectives on Theory and Action* McGraw-Hill Education (UK) *Annotation. Corrections: A Text/Reader* SAGE *Corrections: A Text/Reader, Second Edition* is designed for undergraduate and/or graduate corrections courses. Organized like a traditional corrections text, it offers brief authored introductions in a mini-chapter format for each key Section, followed by carefully selected and edited original articles by leading scholars. This hybrid format - ensuring coverage of important material while

emphasizing the significance of contemporary research - offers an excellent alternative which recognizes the impact and importance of new directions and policy in this field, and how these advances are determined by research. Handbook of Psychology, Forensic Psychology John Wiley & Sons Psychology is of interest to academics from many fields, as well as to the thousands of academic and clinical psychologists and general public who can't help but be interested in learning more about why humans think and behave as they do. This award-winning twelve-volume reference covers every aspect of the ever-fascinating discipline of psychology and represents the most current knowledge in the field. This ten-year revision now covers discoveries based in neuroscience, clinical psychology's new interest in evidence-based practice and mindfulness, and new findings in social, developmental, and forensic psychology. The Social Psychology of Procedural Justice Springer Science & Business Media We dedicate this book to John Thibaut. He was mentor and personal friend to one of us, and his work had a profound intellectual influence on both of us. We were both strongly influenced by Thibaut's insightful articulation of the importance to psychology of the concept of procedural justice and by his empirical work with Laurens Walker in reactions to legal institutions demonstrating the role of procedural justice. The great importance we accord the Thibaut and Walker work is evident throughout this volume. If anyone person can be said to have created an entire field of inquiry, John Thibaut created the psychological study of procedural justice. (To honor Thibaut thus in no sense reduces our recognition of the contributions of his co-worker, Laurens Walker, in the creation of the field. We are as certain that Walker would endorse our statement as we are that Thibaut, with characteristic modesty, would demur from it.) Even to praise Thibaut in this fashion falls short of recognizing all of his contributions to procedural justice. Not only did he initiate the psychological study of the topic, he also built much of the intellectual foundation upon which the study of procedural justice rests. Thibaut's work with Harold Kelley (1959; Kelley & Thibaut, 1978) created a social psychological theory of interdependence that, among many other applications, serves as the basis for one of the major models of the psychology of procedural justice. The Psychology and Law of Criminal Justice Processes Nova Publishers Psychological science now reveals much about the law's response to crime. This is the first text to bridge both fields as it presents psychological research and theory relevant to each phase of criminal justice processes. The materials are divided into three parts that follow a comprehensive introduction. The introduction analyses the major legal themes and values that guide criminal justice processes and points to the many psychological issues they raise. Part I examines how the legal system investigates and apprehends criminal suspects. Topics range from the identification, searching and seizing to the questioning of suspects. Part II focuses on how the legal system establishes guilt. To do so, it centres on the process of bargaining and pleading cases, assembling juries, providing expert witnesses, and

considering defendants' mental states. Part III focuses on the disposition of cases. Namely, that part highlights the process of sentencing defendants, predicting criminal tendencies, treating and controlling offenders, and determining eligibility for such extreme punishments as the death penalty. The format seeks to give readers a feeling for the entire criminal justice process and for the role psychological science has and can play in it. **Therapeutic Justice Crime, Treatment Courts and Mental Illness Springer** This book examines Mental Health Courts (MHC) within a socio-legal framework. Placing these courts within broader trends in criminal justice, especially problem-solving courts, the author draws from two case studies with a mixed-methods design. While court observational and interview data highlight the role of rituals and procedural justice in the practices of the court, quantitative data demonstrates the impact of incentives, mental health treatment compliance and graduating patterns from MHC in altering patterns of criminal recidivism. In utilising these methods, this book provides a new understanding of the social processes by which MHCs operate, while narrative stories from MHC participants illustrate both the potential and limitations of these courts. Concluding by charting potential improvements for the functioning and effectiveness of MHCs, the author suggests potential reforms and 'best practices' for the future in tandem with rigorous analysis. This book will be of value and interest to students and scholars of criminology, law, and social work, as well as practitioners.

God, Justice, and Society Aspects of Law and Legality in the Bible Oxford University Press What is the real meaning of 'an eye for an eye and a tooth for a tooth'? Where did the idea for the 'Jubilee 2000' and 'Drop the Debt' campaigns come from? Here, Burnside looks at aspects of law and legality in the Bible, from the patriarchal narratives in the Hebrew Bible through to the trials of Jesus in the New Testament.

Youth on Trial A Developmental Perspective on Juvenile Justice University of Chicago Press It is often said that a teen "old enough to do the crime is old enough to do the time," but are teens really mature and capable enough to participate fully and fairly in adult criminal court? In this book-the fruit of the MacArthur Foundation Network on Adolescent Development and Juvenile Justice-a wide range of leaders in developmental psychology and law combine their expertise to investigate the current limitations of our youth policy. The first part of the book establishes a developmental perspective on juvenile justice; the second and third parts then apply this perspective to issues of adolescents' capacities as trial defendants and questions of legal culpability. Underlying the entire work is the assumption that an enlightened juvenile justice system cannot ignore the developmental psychological realities of adolescence. Not only a state-of-the-art assessment of the conceptual and empirical issues in the forensic assessment of youth, **Youth on Trial** is also a call to reintroduce sound, humane public policy into our justice system.. Contributors: Richard Barnum, Richard J. Bonnie, Emily Buss, Elizabeth Cauffman, Gary L. Crippen, Jeffrey Fagan, Barry C. Feld, Sandra Graham, Thomas Grisso, Colleen Halliday, Alan E. Kazdin, N. Dickon

Reppucci, Robert G. Schwartz, Elizabeth Scott, Laurence Steinberg, Ann Tobey, Jennifer L. Woolard, Franklin E. Zimring
Juvenile Justice: A Social, Historical, and Legal Perspective Jones & Bartlett Learning
Juvenile Justice: A Social, Historical, and Legal Perspective, Fifth Edition is the most comprehensive reference on the juvenile justice system available
The Ethics of Total Confinement A Critique of Madness, Citizenship, and Social Justice Oxford University Press
Richly interdisciplinary in orientation, this insightful volume in the AP-LS series explores the phenomena of captivity and risk management, guided and informed by the theory, method, and policy of psychological jurisprudence.
SOCIAL WORK IN JUVENILE AND CRIMINAL JUSTICE SYSTEMS (4th Ed.) Charles C Thomas Publisher
Social Work in Juvenile and Criminal Justice Systems sets the standard of care for mental health treatment and the delivery of social services to crime victims, juvenile and adult offenders, and their families. The chapters, all authored by experts in the field and all committed to the mission of social justice, are written with the clear understanding that we cannot study criminal justice in a vacuum. Therefore, a major focus of the book is on the renewed growing sense of the profession's obligation to social justice. Each chapter interconnects with the various components of juvenile and criminal justice. Another prominent aspect of the book is that it is strength-based. It views those involved in the criminal and juvenile justice systems as individuals rather than inmates or criminals, each with unique positive talents and abilities. The book is divided into four sections. The first section discusses forensic social work, including crime and delinquency theories, trends, and ethical issues. The second section prepares social workers for practice in correctional institutions and explores crisis intervention with victims of violence, reentry of adult offenders in society, and aging in prison. The third section covers assessment and intervention in child sexual abuse, mental health and substance abuse, interpersonal violence and prevention, child welfare and juvenile justice. The final section presents an overview on social work in the twenty-first century, which includes restorative justice and the justice system, new ways of delivering justice, domestic violence, neighborhood revitalization, race and ethnicity, and social work practice with LGBTQ offenders. This book will be the best single source on social work in criminal justice settings and will prove to be an invaluable resource for the many professionals who have responsibility for formulating and carrying out the mandates of the criminal justice system.
Sex, Sexuality, Law, and (In)justice Routledge
Sex, Sexuality, Law, and (In)Justice covers a wide range of legal issues associated with sexuality, gender, reproduction, and identity. These are critical and sensitive issues that law enforcement and other criminal justice professionals need to understand. The book synthesizes the literature across a wide breadth of perspectives, exposing students to law, psychology, criminal justice, sociology, philosophy, history, and, where relevant, biology, to critically examine the social control of sex, gender, and sexuality across history. Specific federal and state case law and statutes are integrated throughout the

book, but the text moves beyond the intersection between law and sexuality to focus just as much on social science as it does on law. This book will be useful in teaching courses in a range of disciplines—especially criminology and criminal justice, history, political science, sociology, women and gender studies, and law.

Perceptions of Criminal Justice Routledge In recent decades, research into the legitimacy of criminal justice has convincingly demonstrated the importance of procedural justice to citizens' sense of trust and confidence in legal authorities and their resulting willingness to conform to the law and cooperate with the legal authorities. Reversing the age-old question 'why do people break the law?', theories of procedural justice have provided insight into the factors that encourage people to abide by the law, suggesting that experiences of procedural fairness are crucial to achieving compliance with the law and to enhancing the legitimacy of criminal justice. While these studies are important in showing that legal authorities need to pay attention to the fairness judgements of the people involved in legal procedures, the focus on showing the importance of procedural justice has had the ironic consequence of distracting researchers from studying the equally important question of what fairness means to the people involved in legal proceedings. In one of the first studies on procedural justice to use a qualitative research design, the author provides the reader with detailed and insightful descriptions of the elements that determine how victims and defendants assess the fairness of their contact with the police and the courts. Focusing on both the pre-trial and the post-trial phases, this book will be of interest to academics and students engaged in the study of the psychology of law, procedural justice and the legitimacy of criminal justice.

Wrongful Convictions and Miscarriages of Justice Causes and Remedies in North American and European Criminal Justice Systems Routledge This volume brings together the world-class scholarship of 23 widely acclaimed and influential contributing authors from North America and Europe. The latest research is presented in 18 chapters focusing on the frequency, causes, and consequences of wrongful convictions and other miscarriages of justice and offering recommendations for both legal and public policy reforms that can help reduce the causes of these errors while protecting public safety as well.

The Evolving Psyche of Law in Europe The Psychology of Human Rights and Asylum Frameworks Springer Nature The book applies an interdisciplinary analytical framework, based on social psychology theories of inclusion and exclusion, to a discussion of legal discourse and the development of legal frameworks in Europe concerning migrants, asylum seekers, refugees, and European citizens. It adopts a psycho-historical perspective to discuss the evolution of international and European law with regard to the rights of citizens and asylum-seeking non-citizens, from the law's inception following the Second World War up to present-day laws and policies. The book reveals the embracing of a European identity based on human rights as the common feature in European treaties and institutions, one that is focused on European citizens and has inclusionary objectives. However,

a cognitive dissonance can also be found, as this common identity-making runs counter to national proclivities, as well as securitized, threat-perception-oriented perspectives that can produce exclusionary manifestations concerning persons seeking asylum. In particular, a view of inclusion and exclusion via legal categorizations of status, as well as distributions of social and economic rights, draws attention to the links between social psychology and international law. What emerges in the analysis: a process of creating value is present both at its psychological roots and the expressions of value in the law. Fundamentally speaking, the emergence of laws and policies that center on human beings and human dignity, when understood from a psychological and emotion-based perspective, has the potential to transcend the dissonances identified. Expert Evidence and International Criminal Justice Springer The book is a comprehensive narration of the use of expertise in international criminal trials offering reflection on standards concerning the quality and presentation of expert evidence. It analyzes and critiques the rules governing expert evidence in international criminal trials and the strategies employed by counsel and courts relying upon expert evidence and challenges that courts face determining its reliability. In particular, the author considers how the procedural and evidentiary architecture of international criminal courts and tribunals influences the courts' ability to meaningfully incorporate expert evidence into the rational fact-finding process. The book provides analysis of the unique properties of expert evidence as compared with other forms of evidence and the challenges that these properties present for fact-finding in international criminal trials. It draws conclusions about the extent to which particularized evidentiary rules for expert evidence in international criminal trials is wanting. Based on comparative analyses of relevant national practices, the book proposes procedural improvements to address some of the challenges associated with the use of expertise in international criminal trials. People With Mental Illness in the Criminal Justice System Answering a Cry for Help American Psychiatric Pub Written by a committee of the Group for the Advancement of Psychiatry, People With Mental Illness in the Criminal Justice System: Answering a Cry for Help represents the collective wisdom of leaders in community psychiatry and is the third in a series of successful publications that have used Dear Abby letters as source material. The letters, submitted by readers with experience with mental illness and the criminal justice system, constitute a rich, real-world repository for the case stories presented in this fascinating volume. Using the experiences shared in the letters, the authors employ the Sequential Intercept Model to present a series of chapters offering detailed recommendations for psychiatrists, group practices, and criminal justice entities on partnering with individuals who are at risk and their families, with the goal of improving outcomes. The book's many features and functions make it relevant to a diverse audience: * The Dear Abby letters on which the book's stories are based are heartfelt and human, providing a depth of emotion and understanding that cannot be found elsewhere, and

the down-to-earth writing style and real-world material are designed to be useful and compelling to both practitioner and layperson.* The case-based recommendations for effective interventions are very specific and practical to promote and enhance clinical skill development. * A robust set of appendices presents information for professionals on a variety of critically important topics, including principles for criminal justice and community psychiatry; sequential intercept mapping; stages of engagement with the criminal justice system; HIPAA regulations; screening and mental status/criminal justice history; essential systems of care; and the risk-need-responsivity model.* An extensive section of criminal justice/mental health online resources addresses areas such as law enforcement, courts, corrections, evidence-based practices, veterans, organizations, and miscellaneous topics, providing avenues of information and assistance for individuals, families, and clinicians. This simple, evidence-based guide challenges psychiatrists to initiate changes in their clinical work; in the operation of their agencies, programs, and teams; and in their partnerships with local criminal justice and behavioral health providers to positively impact people with behavioral health conditions in the criminal justice system. Implementing the approaches described so eloquently in *People With Mental Illness in the Criminal Justice System: Answering a Cry for Help* can potentially reduce the overrepresentation of people with mental illnesses in justice settings, provide alternatives to incarceration, and divert individuals who do not pose a public safety risk from jail.