

LW349 Contemporary issues in criminal justice

[View Online](#)

Andrew Ashworth. (1987). The 'public interest' element in prosecutions. *Criminal Law Review*, September.

<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=IAE8575D0E72111DA9D198AF4F85CA028&crumb-action=reset&entityID=https%3A%2F%2Fidp0.essex.ac.uk%2Fshibboleth+>

Ashworth, A. (2010). *Sentencing and criminal justice: Vol. Law in context series* (5th ed). Cambridge University Press.

Ashworth, A. & Cambridge Books Online. (2010). *Sentencing and criminal justice: Vol. Law in Context* [Electronic resource]. Cambridge University Press.
<https://dx.doi.org/10.1017/CBO9780511815195>

Ashworth, A., & Roberts, J. (2012). Chapter 29 : Sentencing : theory, principle and practice. In *The Oxford handbook of criminology* (5th ed). Oxford University Press.

Bowling, B., & Phillips, C. (2007). Disproportionate and Discriminatory: Reviewing the Evidence on Police Stop and Search. *Modern Law Review*, 70(6), 936-961.
<https://doi.org/10.1111/j.1468-2230.2007.00671.x>

Doak, J. (2005). Victims' Rights in Criminal Trials: Prospects for Participation. *Journal of Law and Society*, 32(2), 294-316. <https://doi.org/10.1111/j.1467-6478.2005.00325.x>

Doak, J., Henham, R., & Mitchell, B. (2009). Victims and the sentencing process: developing participatory rights? *Legal Studies*, 29(4), 651-677.
<https://doi.org/10.1111/j.1748-121X.2009.00134.x>

Ed Cape. (2013). The counter-terrorism provisions of the Protection of Freedoms Act 2012: preventing misuse or a case of smoke and mirrors? *Criminal Law Review*, 5.
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=I684A00509D9E11E28EB8F5B76C020512&crumb-action=reset&entityID=https%3A%2F%2Fidp0.essex.ac.uk%2Fshibboleth+>

Feidensohn, F., & Silvestri, M. (2012). Chapter 12 Gender and crime. In *The Oxford handbook of criminology* (5th ed). Oxford University Press.

Hoyle, C. (2000). Police Response to Domestic Violence. *British Journal of Criminology*, 40 (1), 14-36. <https://doi.org/10.1093/bjc/40.1.14>

Hucklesby, A., & Wahidin, A. (2013). *Criminal justice* (2nd edition). Oxford University Press.

- Jacobson, J., & Gibbs, P. (2209). Out of trouble making amends : restorative youth justice in Northern Ireland. Prison Reform Trust.
http://www.prisonreformtrust.org.uk/uploads/documents/making_amends.pdf
- Julian V. Roberts. (2009). Public attitudes to sentencing purposes and sentencing factors: an empirical analysis. *Criminal Law Review*, 11.
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=I0F494250B47B11DE841190299E2201BB&crumb-action=reset&entityID=https%3A%2F%2Fidp0.essex.ac.uk%2Fshibboleth+>
- McConville, M., & Wilson, G. (202 C.E.). Plea bargaining. In *The handbook of the criminal justice process* (pp. 353–377). OUP.
- McConville, M., & Wilson, G. (2002). *The handbook of the criminal justice process*. Oxford University Press.
- McGlynn, C. (2011). Feminism, Rape and the Search for Justice . *Oxford Journal of Legal Studies*, 31(4), 825–842. <https://doi.org/10.1093/ojls/gqr025>
- MCLAUGHLIN, E., MUNCIE, J., & HUGHES, G. (2001). The Permanent Revolution:: New Labour, New Public Management and the Modernization of Criminal Justice. *Criminology and Criminal Justice*, 1(3), 301–318. <https://doi.org/10.1177/1466802501001003003>
- O'Mahony, D., & Doak, J. (n.d.). Chapter 10 Restorative Justice and Youth Justice: Bringing Theory and Practice Closer Together in Europe. In *Reforming juvenile justice*. Springer.
- Penny Darbyshire. (1991). The lamp that shows that freedom lives - is it worth the candle? *Criminal Law Review*, Oct.
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=IADFC96C1E72111DA9D198AF4F85CA028&crumb-action=reset&entityID=https%3A%2F%2Fidp0.essex.ac.uk%2Fshibboleth+>
- Peter W. Tague. (2006). Tactical reasons for recommending trials rather than guilty pleas in Crown Court. *Criminal Law Review*, January.
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=I8536D540E45411DA92358E85EE602D8A&crumb-action=reset&entityID=https%3A%2F%2Fidp0.essex.ac.uk%2Fshibboleth+>
- Rogers, J. (2006). Restructuring the Exercise of Prosecutorial Discretion in England. *Oxford Journal of Legal Studies*, 26(4), 775–803. <https://doi.org/10.1093/ojls/gql027>
- Sanders, A., Young, R., & Burton, M. (2010a). *Criminal justice* (4th ed). Oxford University Press.
- Sanders, A., Young, R., & Burton, M. (2010b). *Criminal justice* (4th ed). Oxford University Press.
- Sanders, A., Young, R., & Burton, M. (2010c). *Criminal justice* (4th ed). Oxford University Press.
- Sanders, A., Young, R., & Burton, M. (2010d). *Criminal justice* (4th ed). Oxford University Press.

Sanders, A., Young, R., & Burton, M. (2010e). Criminal justice (4th ed). Oxford University Press.

Sherman, L. W., & Strang, H. (2007). Restorative justice the evidence - Executive summary . Smith Institute.
<http://www.restorativejustice.org/10fulltext/restorative-justice-the-evidence-executive-summary>

The Code for Crown Prosecutors (2013). (n.d.).
http://www.cps.gov.uk/publications/docs/code_2013_accessible_english.pdf

Thomas, C. (2010). Are juries fair? Ministry of Justice Research Series 1/10.
<http://www.justice.gov.uk/downloads/publications/research-and-analysis/moj-research/are-juries-fair-research.pdf>