

Index to Volume 31**Author Index**

- Albonetti, Celesta A. Sentencing under the Federal Sentencing Guidelines: Effects of Defendant Characteristics, Guilty Pleas, and Departures on Sentence Outcomes for Drug Offenses, 1991–1992. No. 4, 789–822.
- Alexeev, Michael. See Dau-Schmidt, Kenneth.
- Bachman, Ronet. See Paternoster, Raymond.
- Binion, Gayle. On Politics, Constitutional Interpretation, and Abortion Rights Jurisprudence (Review Essay). No. 4, 845–70.
- Boeckmann, Robert J. See Tyler, Tom R.
- Bogoch, Bryna. Gendered Lawyering: Difference and Dominance in Lawyer-Client Interaction. No. 4, 677–712.
- Brame, Robert. See Paternoster, Raymond.
- Buchanan, Ruth. Constructing Virtual Justice in the Global Arena (Review Essay). No. 2, 363–75.
- Cobb, Sara. The Domestication of Violence in Mediation. No. 3, 397–440.
- Conlon, Donald E. See Sullivan, Daniel P.
- Dau-Schmidt, Kenneth, Eric Rasmusen, Jeffrey Evans Stake, Robert H. Heidt, & Michael Alexeev, Review Dialog: On *Game Theory and the Law*. No. 3, 613–29.
- Drass, Kriss A., Peter R. Gregware, & Michael Musheno, Social, Cultural, and Temporal Dynamics of the AIDS Case Congregation: Early Years of the Epidemic. No. 2, 267–99.
- Farrington, David P. See Nagin, Daniel S.
- Frohmann, Lisa. Convictability and Discordant Locales: Reproducing Race, Class, and Gender Ideologies in Prosecutorial Decisionmaking. No. 3, 531–55.
- Gilboy, Janet A. Implications of “Third-Party” Involvement in Enforcement: The INS, Illegal Travelers, and International Airlines. No. 3, 505–29.
- Goetz, Barry. Organization as Class Bias in Local Law Enforcement: Arson-for-Profit as a “Nonissue.” No. 3, 557–87.
- Gonos, George. The Contest over “Employer” Status in the Postwar United States: The Case of Temporary Help Firms. No. 1, 81–110.
- Gregware, Peter R. See Drass, Kriss A.
- Hagan, John. See Wortley, Scot.
- Hajjar, Lisa. Cause Lawyering in Transnational Perspective: National Conflict and Human Rights in Israel/Palestine. No. 3, 473–504.
- Heidt, Robert H. See Dau-Schmidt, Kenneth.
- Heinz, John P., & Edward O. Laumann, with Robert L. Nelson & Paul S. Schnorr, The Constituencies of Elite Urban Lawyers. No. 3, 441–72.
- Jacob, Herbert. The Governance of Trial Judges. No. 1, 3–30.

- Kay, Fiona M. *Flight from Law: A Competing Risks Model of Departures from Law Firms*. No. 2, 301–35.
- Laumann, Edward O. See Heinz, John P.
- Layish, Michael D. See O’Barr, William M.
- Macmillan, Ross. See Wortley, Scot.
- Manfredi, Christopher P. *Institutional Design and the Politics of Constitutional Modification: Understanding Amendment Failure in the United States and Canada*. No. 1, 111–36.
- McCoy, Candace. *Sentencing (and) the Underclass (Review Essay)*. No. 3, 589–612.
- Milner, Neal. *Decentering the First Amendment (Review Essay)*. No. 4, 823–44.
- Musheno, Michael. *Interrogating Richard Leo’s Claims about Police Scholarship (Review Essay Note)*. No. 2, 389–91.
- . See Drass, Kriss A.
- Nagin, Daniel S., Greg Pogarsky, & David P. Farrington. *Adolescent Mothers and the Criminal Behavior of Their Children*. No. 1, 137–62.
- Nelson, Robert L. See Heinz, John P.
- O’Barr, William M., & Michael D. Layish, *From the Editor: Some Lessons from Hindsight*. No. 4, 633–36.
- Paternoster, Raymond, Robert Brame, Ronet Bachman, & Lawrence W. Sherman. *Do Fair Procedures Matter? The Effect of Procedural Justice on Spouse Assault*. No. 1, 163–204
- Pogarsky, Greg. See Nagin, Daniel S.
- Rasmusen, Eric. See Dau-Schmidt, Kenneth.
- Schnorr, Paul S. See Heinz, John P.
- Sherman, Lawrence W. See Paternoster, Raymond.
- Silbey, Susan S. “Let Them Eat Cake”: Globalization, Postmodern Colonialism, and the Possibilities of Justice (1996 Presidential Address). No. 2, 207–35.
- Stake, Jeffrey Evans. See Dau-Schmidt, Kenneth.
- Sullivan, Daniel P., & Donald E. Conlon, *Crisis and Transition in Corporate Governance Paradigms: The Role of the Chancery Court of Delaware*. No. 4, 713–62.
- Teubner, Gunther. *The King’s Many Bodies: The Self-Deconstruction of Law’s Hierarchy*. No. 4, 763–87.
- Tyler, Tom R., & Robert J. Boeckmann, *Three Strikes and You Are Out, but Why? The Psychology of Public Support for Punishing Rule Breakers*. No. 2, 237–65.
- Van Hoy, Jerry. *The Practice Dynamics of Solo and Small Firm Lawyers (Review Essay)*. No. 2, 377–87.
- Walsh, David J. *On the Meaning and Pattern of Legal Citations: Evidence from State Wrongful Discharge Precedent Cases*. No. 2, 337–60.
- Wortley, Scot, John Hagan, & Ross Macmillan, *Just Des(s)erts? The Racial Polarization of Perceptions of Criminal Injustice*. No. 4, 637–76.
- Yngvesson, Barbara. *Negotiating Motherhood: Identity and Difference in “Open” Adoptions*. No. 1, 31–80.

Title Index

About the Authors, No. 1, 1–2; No. 2, 205–6; No. 3, 393–95; No. 4, 631–32.

- Acknowledgments, No. 4, 871–73.
- Adolescent Mothers and the Criminal Behavior of Their Children, by Daniel S. Nagin, Greg Pogarsky, & David P. Farrington. No. 1, 137–62.
- Cause Lawyering in Transnational Perspective: National Conflict and Human Rights in Israel/Palestine, by Lisa Hajjar. No. 3, 473–504.
- Constituencies of Elite Urban Lawyers, The, by John P. Heinz & Edward O. Laumann, with Robert L. Nelson & Paul S. Schnorr. No. 3, 441–72.
- Constructing Virtual Justice in the Global Arena, by Ruth Buchanan (Review Essay). No. 2, 363–75.
- Contest over “Employer” Status in the Postwar United States: The Case of Temporary Help Firms, The, by George Gonos. No. 1, 81–110.
- Convictability and Discordant Locales: Reproducing Race, Class, and Gender Ideologies in Prosecutorial Decisionmaking, by Lisa Frohmann. No. 3, 531–55.
- Crisis and Transition in Corporate Governance Paradigms: The Role of the Chancery Court of Delaware, by Daniel P. Sullivan & Donald E. Conlon. No. 4, 713–62.
- Decentering the First Amendment, by Neal Milner (Review Essay). No. 4, 823–44.
- Do Fair Procedures Matter? The Effect of Procedural Justice on Spouse Assault, by Raymond Paternoster, Robert Brame, Ronet Bachman, & Lawrence W. Sherman. No. 1, 163–204
- Domestication of Violence in Mediation, The, by Sara Cobb. No. 3, 397–440.
- Editorial Note. No. 2, 361.
- Flight from Law: A Competing Risks Model of Departures from Law Firms, by Fiona M. Kay. No. 2, 301–35.
- From the Editor: Some Lessons from Hindsight, by William M. O’Barr & Michael D. Layish, No. 4, 633–36.
- Game Theory and the Law*, On, by Kenneth Dau-Schmidt, Eric Rasmusen, Jeffrey Evans Stake, Robert H. Heidt, & Michael Alexeev (Review Dialog). No. 3, 613–29.
- Gendered Lawyering: Difference and Dominance in Lawyer-Client Interaction, by Bryna Bogoch. No. 4, 677–712.
- Governance of Trial Judges, The, by Herbert Jacob. No. 1, 3–30.
- Implications of “Third-Party” Involvement in Enforcement: The INS, Illegal Travelers, and International Airlines, by Janet A. Gilboy. No. 3, 505–29.
- Institutional Design and the Politics of Constitutional Modification: Understanding Amendment Failure in the United States and Canada, by Christopher P. Manfredi. No. 1, 111–36.
- Interrogating Richard Leo’s Claims about Police Scholarship, by Michael Musheno (Review Essay Note). No. 2, 389–91.
- Just Des(s)erts? The Racial Polarization of Perceptions of Criminal Injustice, by Scot Wortley, John Hagan, & Ross Macmillan. No. 4, 637–76.
- King’s Many Bodies, The: The Self-Deconstruction of Law’s Hierarchy, by Gunther Teubner. No. 4, 763–87.
- “Let Them Eat Cake”: Globalization, Postmodern Colonialism, and the Possibilities of Justice, by Susan S. Silbey (1996 Presidential Address). No. 2, 207–35.

- Meaning and Pattern of Legal Citations, On the: Evidence from State Wrongful Discharge Precedent Cases, by David J. Walsh. No. 2, 337–60.
- Negotiating Motherhood: Identity and Difference in “Open” Adoptions, by Barbara Yngvesson. No. 1, 31–80.
- Organization as Class Bias in Local Law Enforcement: Arson-for-Profit as a “Nonissue,” by Barry Goetz. No. 3, 557–87.
- Politics, Constitutional Interpretation, and Abortion Rights Jurisprudence, On, by Gayle Binion (Review Essay). No. 4, 845–70.
- Practice Dynamics of Solo and Small Firm Lawyers, The, by Jerry Van Hoy (Review Essay). No. 2, 377–87.
- Sentencing (and) the Underclass, by Candace McCoy (Review Essay). No. 3, 589–612.
- Sentencing under the Federal Sentencing Guidelines: Effects of Defendant Characteristics, Guilty Pleas, and Departures on Sentence Outcomes for Drug Offenses, 1991–1992, by Celesta A. Albonetti. No. 4, 789–822.
- Social, Cultural, and Temporal Dynamics of the AIDS Case Congregation: Early Years of the Epidemic, by Kriss A. Drass, Peter R. Gregware, & Michael Musheno. No. 2, 267–99.
- Three Strikes and You Are Out, but Why? The Psychology of Public Support for Punishing Rule Breakers, by Tom R. Tyler & Robert J. Boeckmann. No. 2, 237–65.

Works Reviewed

- Baird, Douglas, Robert Gertner, & Randall Picker, *Game Theory and the Law*, discussed by Kenneth Dau-Schmidt, Eric Rasmusen, Jeffrey Evans Stake, Robert H. Heidt, & Michael Alexeev (Review Dialog). No. 3, 613–29.
- Blomberg, Thomas G., & Stanley Cohen, eds., *Punishment and Social Control*, rev. by Candace McCoy. No. 3, 589–612.
- Carlin, Jerome E., *Lawyers on Their Own*, rev. by Jerry Van Hoy. No. 2, 377–87.
- Clarkson, Chris, & Rod Morgan, eds., *The Politics of Sentencing Reform*, rev. by Candace McCoy. No. 3, 589–612.
- Clear, Todd R., *Harm in American Penology*, rev. by Candace McCoy. No. 3, 589–612.
- Devins, Neal, *Shaping Constitutional Values*, rev. by Gayle Binion (Review Essay). No. 4, 845–70.
- Dezalay, Yves, & Bryant Garth, *Dealing in Virtue*, rev. by Ruth Buchanan. No. 2, 363–75.
- Dworkin, Ronald, *Freedom’s Law*, rev. by Gayle Binion (Review Essay). No. 4, 845–70.
- McDonagh, Eileen, *Breaking the Abortion Deadlock*, rev. by Gayle Binion (Review Essay). No. 4, 845–70.
- Pring, George W., & Penelope Canan, *SLAPPs: Getting Sued for Speaking Out*, rev. by Neal Milner (Review Essay). No. 4, 823–44.
- Seron, Carroll, *The Business of Practicing Law*, rev. by Jerry Van Hoy. No. 2, 377–87.
- Tonry, Michael, *Malign Neglect*, rev. by Candace McCoy. No. 3, 589–612.
- , *Sentencing Matters*, rev. by Candace McCoy. No. 3, 589–612.