

# Mandatory Minimum Sentencing Opposing Viewpoints

As directed by section 1703 of Public Law 101-647.

Collects articles addressing the issues behind mandatory minimum sentencing, including whether it alleviates crime, its effects, and some alternatives to mandatory minimum sentencing.

Presents opposing viewpoints about prison issues. Includes critical thinking skill activities and a list of organizations to contact.

Presents a collection of articles discussing various topics about the issue of drug abuse.

This book brings together a large and diverse collection of philosophical papers addressing a wide variety of public policy issues. Topics covered range from long-standing subjects of debate such as abortion, punishment, and freedom of expression, to more recent controversies such as those over gene editing, military drones, and statues honoring Confederate soldiers. Part I focuses on the criminal justice system, including issues that arise before, during, and after criminal trials. Part II covers matters of national defense and sovereignty, including chapters on military ethics, terrorism, and immigration. Part III, which explores political participation, manipulation, and standing, includes discussions of issues involving voting rights, the use of nudges, and claims of equal status. Part IV covers a variety of issues involving freedom of speech and

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expression. Part V deals with questions of justice and inequality. Part VI considers topics involving bioethics and biotechnology. Part VII is devoted to beginning of life issues, such as cloning and surrogacy, and end of life issues, such as assisted suicide and organ procurement. Part VIII navigates emerging environmental issues, including treatments of the urban environment and extraterrestrial environments.

Does justice exist for Blacks in America? This comprehensive compilation of essays documents the historical and contemporary impact of the law and criminal justice system on people of African ancestry in the United States. • 120 A–Z entries on race and criminal justice and famous or infamous African American crime perpetrators or victims •

Contributions from more than 50 distinguished scholars from many criminal justice/criminology academic programs across the country • An index of key persons, events, and legislation

How do judges sentence? In particular, how important is judicial discretion in sentencing?

Sentencing guidelines are often said to promote consistency, but is consistency in sentencing achievable or even desirable? Whilst the passing of a sentence is arguably the most public stage of the criminal justice process, there have been few attempts to examine judicial perceptions of, and attitudes towards, the sentencing process. Through

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interviews with Scottish judges and by presenting a comprehensive review and analysis of recent scholarship on sentencing – including a comparative study of UK, Irish and Commonwealth sentencing jurisprudence – this book explores these issues to present a systematic theory of sentencing. Through an integration of the concept of equity as particularised justice, the Aristotelian concept of phronesis (or 'practical wisdom'), the concept of value pluralism, and the focus of appellate courts throughout the Commonwealth on sentencing by way of 'instinctive synthesis', it is argued that judicial sentencing methodology is best viewed in terms of a phronetic synthesis of the relevant facts and circumstances of the particular case. The author concludes that sentencing is best conceptualised as a form of case-orientated, concrete and intuitive decision making; one that seeks individualisation through judicial recognition of the profoundly contextualised nature of the process.

For many people, the world of politics is defined by ideologies. The average voter rarely takes time to research a policy issue, thoroughly relying instead on a set of beliefs set forth by his or her chosen political organization to make important decisions. These publicly promoted ideologies play an important role in international as well as domestic political development, yet many adherents to a particular belief may have a poor understanding of

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competing ideologies. From right wing to the far left, this text dissects eight prominent political ideologies: traditional conservatism, classic liberalism, libertarianism, conservative extremism, contemporary liberalism, communism, dependency theory and Islamism. In plain terms it describes the basic doctrine and inherent contradictions of each creed along with its particular relevance to today's political landscape. An in-depth discussion of the political socialization processes that form and perpetuate ideologies is also included. Instructors considering this book for use in a course may request an examination copy [here](#).

Examines the US crime problem and the resulting policies as a political and cultural issue.

Covers a range of opinions on the effectiveness of the legal system in America, including the administration of justice, the power of the jury, and the ethical practice of law.

Presents conflicting opinions on criminal justice reform, the rights of the accused, sentencing, and how the nature and organization of the legal system affects criminal justice

Request a free 30-day online trial to this title at [www.sagepub.com/freetrial](http://www.sagepub.com/freetrial)! Spanning two volumes of approximately 450 entries in an A-to-Z format, this encyclopedia explores the controversial drug war through the lens of varied disciplines. A full spectrum of articles explains topics from Colombian cartels and Mexican kingpins to television reportage; from "just say no" advertising to heroin production; and from narco-terrorism to more than \$500 billion in U.S. government expenditures. Key Themes- Cases- Conferences and Conventions- Countries (Affecting U.S.

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Drug Policy)- Drug Trade and Trafficking- Laws and Policies- Organizations and Agencies- People-Presidential Administrations- Treatment and Addiction- Types of Drugs Considers. S. 484, to authorize pre-trial detention of individuals charged with a felony who have been convicted of a felony previously. S. 1510, to strengthen criminal provisions against obstruction of justice and bribery of law enforcement authorities. S. 1513, to establish a Commission on Revision of the Criminal Laws of D.C. S. 1517, to provide for protective custody of material witnesses. S. 1518, to prescribe procedures for taking of voluntary confessions where Miranda rights have been waived. S. 1519, to make burglary, when committed with possession of a firearm, a crime of violence. S. 1523, to define grounds for successful insanity defense. S. 1524, to provide for arrest without warrant with probable cause. S. 1525, to prohibit the sale of pornography to minors under the age of eighteen. H.R. 10783, to revise generally the D.C. criminal code. Miscellaneous related bills.

The ABA Journal serves the legal profession. Qualified recipients are lawyers and judges, law students, law librarians and associate members of the American Bar Association.

Providing unrivalled coverage of one of the most high-profile stages in the criminal justice process, this book examines the key issues in sentencing policy and practice. It provides an up-to-date account of the legislation on sentencing together with the ever-increasing amount of Court of Appeal case law. The law in relation to elements of the wider criminal justice

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system is examined, including the prison and probation services. The aim of the book is to examine English sentencing law in its context, drawing not only upon legislation and the decisions of the courts but also upon the findings of research and on theoretical justifications for punishment. This new edition has been extensively revised to integrate the new laws introduced by the Criminal Justice Act 2003, which has brought sweeping reforms into English sentencing.

Is it fair to remove judicial discretion when sentencing criminals for certain crimes? This volume presents a wide diversity of opinions from an array of experts on the impact of mandatory minimum sentencing on crime, including the three strikes law. Readers are asked to examine the inherent fairness of mandatory sentences. Are they discriminatory? Do they usurp judicial power and result in overcrowded prisons? Or do they protect children and deter repeat offenders? Experts also weigh in on alternatives to mandatory sentences.

Presents a collection of articles discussing a variety of topics in the field of criminal justice, including the prison system, sentencing laws, and reform of the criminal justice system.

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