PSYCHOLOGY OF THE COURT

STUDENTS FOR FORENSIC PSYCHOLOGY – UNIVERSITY OF NAIROBI

Dr. Peter Onyango Onyoyo (PhD)

SOME COLLECTIONS FOR RESEARCH AND FURTHER READING ON THE SUBJECT

Psychological evaluations for the courts:

The field of psychology in legal studies and practice has a long history but its application is very recent. It was in 2001 that forensic psychology took particular academic interest in the study of the court, operation of legal systems. Law, science and technology are emerging as a new genre of legal knowledge for practitioners and scholars. The study shall demonstrate the importance in psychological discoveries in the administration of justice.

It is the forensic psychologist that is qualified to measure the truth and lies/mental capacity to stand a trial/and difficult cases that require scientific methods. For instance, the work of expert witness is attributed to scientists whose expertise shall abet court decisions on the matter. The law does not cover repetition of certain crimes by individuals but deals with behaviour in terms of regulations. Psychology gets into the nature of certain behaviour and is prepared to reconstruct facts using scientific and empirical methods.

Cases involving certain use of violence against persons, and conducting forensic investigations will definitely require science and technology. The court does not have scientific preparations to measure the truth or establish corrective justice. It is in this manner law considers the importance of using scientific methods in order to arrive at informed decisions. It is also in the interest of social psychology that certain crimes shall be tamed or deterred other than applying punitive regulations. Some criminals may need rehabilitation and treatment other than punishment.

Psychology of the Court shall explore the right language of law and court for forensic psychologists. It is the power of the court or judge to assign one to perform some expert investigations and come up with scientific report on a particular offence. It is also in this sense that the court can reconstruct the genesis and causality of a criminal offence. For example, use of DNA tests to know the offender or use of eye witness and forensic testimonies in Court.

The psychology of the court therefore, explains areas that cover the mind, memory and will. Justice cannot ignore human behaviour in determining its outcome in the most accurate way possible. Lawyers and judges are not trained in forensic psychology and their main point of

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
reference is the law other than psychology. But the forensic psychology shall only abet the outcome of the trial but it is not binding. Neither is the court bound by the expert testimony.

Today, the use of science and technology in the work of court is common. The advancement in criminal and civil procedures take into account factors that go beyond the limits of law. In this case, forensic psychologist is best placed to be deployed in various needs for the court. Science and technology have become elements in which the scope of law is interested in.

The following collection is not exhaustive but a selection from some known authors and a guide towards the progress in legal research. Forensic psychology is involved in legislative, judicial process and policy making. The course shall be accompanied by slides and facts. It will involve cases in court and how the court arrives at certain decisions based on scientific proofs.


Purpose/Overview of Course. The purpose of this course is to acquaint the student with the practice of forensic psychology in civil court matters. ... Week Eleven: Psychology of the Court. Week Twelve: Expert witness testimony, depositions, direct, and cross examination. ...

L. Steinberg, R.G. Schwartz, Developmental psychology goes to court- Youth on trial: …, 2000 - University of Chicago Press. …


M.J. Saks, R Hastie, Social psychology in court. - 1978 - doi.apa.org

Abstract Reviews psychological research and theory relevant to the trial judge, jury, lawyers, and defendants. Attitude change, plea bargaining and negotiation for settlements, and social control of witnesses are discussed along with topics related to the presentation ...

G.J. Dudycha, Psychology for law enforcement officers- 1955 - Charles C. Thomas

From indiana.edu

J.A. Tanford -Limits of a Scientific Jurisprudence: The Supreme Court and Psychology, The Ind. LJ, 1990 - HeinOnline

The dominant criticism of law is that it is indeterminate, incoherent and contradictory. The law and society movement, building on the work of legal realists, proposes a solution: a shift to an interdisciplinary, more scientific jurisprudence. Scholars from Habermas 2 to Posner3 Speech style and impression formation in a court setting: The effects of “powerful” and “powerless” speech

B. Erickson, E.A. Lind, B.C. Johnson, W.M. O'Barr - … Social Psychology, 1978 – Elsevier, Abstract On the basis of a previous empirical analysis of speech patterns in court trials, speech styles were identified that covaried with speaker social status and power. The
“powerless” style is characterized by the frequent use of such linguistic features as ...

From cenet.org.cn

Court standards for job analysis in test validation

D.E. Thompson, T.A. Thompson - Personnel Psychology, 1982 - Wiley Online Library

Selected Federal court are reviewed and analyzed to determine the criteria used by the courts in their assessment of job analyses in the development and validation of selection tests. A set of standards which delineates the components and characteristics of a job ...


... DANIEL SOLOMON, Developmental Studies Center, 130 Ryan Court, Suite 210, San Ramon,

California JUDITH SOLOMON, Developmental Studies Center, 130 Ryan Court, Suite 210, San Ramon, California SHELAGH Towson, Department of Psychology, Trent University ...

Using the eating disorder examination to identify the specific psychopathology of binge eating disorder

D.E. Wilfley, M.B. Schwartz, E.B. Spurrell… - … Journal of Eating …, 2000 - Wiley Online Library, 4 Oxford University, Oxford, England. Email: Denise E. Wilfley (dwilfley@psychology.sdsu.

SDSU/UCSD Joint Doctoral Program in Clinical Psychology, 6363 Alvarado Court, Suite 103, San Diego, CA 92120-4913. Publication History. ...

F Berrien, Psychology and the court

F Berrien - Psychology for law enforcement officials. Springfield, Ill. …, 1955

L.S. Wrightsman – 2006, The psychology of the Supreme Court- Oxford University Press

L.R.C. Haward - 1981 Forensic psychology- ncjrs.gov

Practitioners of forensic psychology in the United Kingdom are admitted to the court to provide expert testimony from the standing of their own professional specialty, whether clinical, experimental, educational, social, criminological, or occupational; they are not there as experts ...

G.H. Gudjonsson - 1992 - The psychology of interrogations, confessions and testimony,

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
psycnet.apa.org


**LT Benjamin Jr** - 2007 - *A brief history of modern psychology*, psycnet.apa.org ... (2007). xvii 246 pp. Abstract. No subject captures the attention of people today more than psychology. It pervades television in the form of soap operas, celebrity court cases, police and hospital dramas, talk shows, "reality" shows, and infomercials. ...

**J.S. Carroll, R.L. Wiener** -Cognitive social psychology in court and beyond… psychology, 1982 - Lawrence Erlbaum Associates Inc. ...


**H.E. Burtt** – 1931, Legal psychology, - psycnet.apa.org

... The author has long been interested in legal psychology and more recent interest has centered around a university course in this ... trade names and has had some experience in conducting psychological examinations in connection with the probation office of a municipal court. ...


B.D. Rosenfeld -Court-ordered treatment of spouse abuse, Clinical Psychology Review, 1992 – Elsevier A growing societal awareness of the frequency and seriousness of spouse abuse has brought with it increased reliance on clinical interventions. Over the past decade, the use of court-ordered psychotherapeutic treatments as a pretrial diversion or dispositional ...


**J. Fantuzzo, S. Grim, H. Hazan** - *Project start: An evaluation of a community-wide school-based intervention to reduce truancy*, Psychology in the Schools, 2005 - Wiley Online Library... Psychology in Education Division, Graduate School of Education, University of Pennsylvania, Philadelphia, PA 19104. Publication History. ... The study evaluated the effectiveness of a community-based court intervention aimed at reducing truancy in a large urban school district. ...

From upenn.edu

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
FJ Levine, JL Tapp - The psychology of criminal identification: The gap from Wade to Kirby
University of Pennsylvania Law Review, 1973 - JSTOR

... This content downloaded from 66.249.76.52 on Wed, 14 May 2014 09:36:54 AM All use subject to JSTOR Terms and Conditions Page 5. 1973] PSYCHOLOGY OF CRIMINAL IDENTIFICATION 1083 The Court did not go so far as to rule that all courtroom identifica-

MR Leippe - The Influence of Eyewitness Nonidentifications on Mock-Jurors' Judgments of
a Court Case1 Journal of Applied Social Psychology, 1985 - Wiley Online Library

Two experiments examined the effect of an eyewitness nonidentification on mock-jurors' verdicts in robbery cases, as well as the effects of number of identifying eyewitnesses and status of the identifying witness (victim or bystander). Subjects read court case summaries that ...

E. Mach - Cognitive Therapy and Research, 1896, Open Court.[aRG] Mahoney, MJ &
Avener, M. (1987) Psychology of the elite athlete. An explorative study, Contributions to the
analysis of sensations.

RH Faley, LS Kleiman, Age discrimination and personnel psychology: A review and
synthesis of the legal literature with implications for future research … Psychology, 1984 -
Wiley Online Library... Page 8. 334 PERSONNEL PSYCHOLOGY ADEA. This court concluded that age-related hiring standards could not be justified as BFOQs because the employer could not make the required factual showing. However, on appeal, the circuit court reversed. ...

G.M. Stephenson - 1992 - The psychology of criminal justice. psycnet.apa.org

... Discussions of law and morality, the attribution of blame in court and in everyday life, and
the achievement of justice in interpersonal and organizational contexts, provide a definitive
account of the social psychology of law in the context of criminal justice. ...

From wildapricot.org

SG Dixon, EC Eusebio, WJ Turton… Forest Grove School District v. TA Supreme Court
case: implications for school psychology practice - Journal of …, 2010 - jpa.sagepub.com

Abstract The 2009 Forest Grove School District v. TA. United States Supreme Court case
could have significant implications for school psychology practice. The Court ruled that the
parents of a student with a disability were entitled to private school tuition reimbursement ...

J.F. Sallis, J.M. Zakarian, M.F. Hovell… Ethnic, socioeconomic, and sex differences in
physical activity among adolescents - Journal of clinical …, 1996 – Elsevier ... Address
correspondence and reprint requests to: James F. Sallis, Ph.D., Department of Psychology,


D.J. Cooke, P.J. Baldwin, J. Howison - 1990 Psychology in prisons - ncjrs.gov

... In the second section, psychology is applied to implementation of more effective interaction with prisoners. ... For the prison personnel that may need to give evidence in court about offenses that occurred during the course of their work, the court process is described, and the skills ...

ES Scott -Criminal responsibility in adolescence: Lessons from developmental psychology, Youth on trial: A developmental …, 2000 - The University of Chicago Press ...

From researchgate.net

Effects of the type of incident and the number of perpetrators on eyewitness memory.


From yorku.ca


From criticall911.com
G.V. Barrett, M.C. Kernan - *Performance appraisal and terminations: A review of court decisions since Brito v. Zia with implications for personnel practices*, Personnel Psychology, 1987 - Wiley Online Library. Court cases since the classic Brito v. Ziu (1973) decision dealing with terminations based on subjective performance appraisals are reviewed. Professional interpretations of Brito v. Ziu are also examined and criticized in light of professional practice and subsequent court ...

J Potter, M Wetherell - 1987 -Discourse and social psychology: Beyond attitudes and behaviour, books.google.com

... analysis and the study of scientists' rules 64 Testability, soccer violence and the analysis of rules 71 4. Accounts in sequence 74 Accounts and social psychology 74 Conversation analysis and accounts 80 Accounts in court 87 Discourse and accounts 93 5. Speaking subjects ...

AH Hastorf, AM Isen - 1982 -Cognitive social psychology. doi.apa.org The psychology of testimony.

G.M. Whipple - Psychological Bulletin, 1911 - psycnet.apa.org

... that all testimony, from whatever source, ought to be investigated critically with the aid of the doctrines of 'subjective criminal psychology.' and suggests ... much more significant for the measuring of observation and report, and closer to the actual situation of the witness in court. ...


... Discuss the importance of Frye v. US (1923) and Daubert v. Merrell Dow Pharmaceuticals, Inc (1993) with respect to the field of forensic psychology. Did the Daubert case strengthen or weaken the relationship between psychology and the court system? Support your viewpoint. ...

From sentencingproject.org

Prosecuting juveniles in adult court: The practitioner's perspective

P. Allard, M.C. Young - Journal of Forensic Psychology Practice, 2002 - Taylor & Francis

ABSTRACT Fear of juvenile crime has reversed the long-accepted practice of treating young offenders in special juvenile courts. Thousands of children annually are now being transferred “automatically,” without judicial review, from juvenile court jurisdiction to adult.


Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
... The application of social psychology analysis in the court cases of battered women, for example, in the work of Blackman (1986), Browne (1987), and Ewing (1987), has added to the clinical psychologist's perspective by integrating the social contextual analysis into clinical ...

R Ingelbien - ELH, 2004- Gothic Genealogies: Dracula, Bowen's Court, and Anglo-Irish Psychology, - muse.jhu.edu

Abstract This article reassesses the place of Dracula within a supposed Anglo-Irish Gothic tradition by stressing continuities between Stoker's portrayal of the vampire and the (auto)biographical writings of major Ascendancy figures, and more particularly Elizabeth ...


... Forensic psychology is a growing speciality, and its professional members are frequently asked to prepare court reports and to give an expert opinion in a court of law. Forensic psychology and psychiatry have been practised as specialities for decades. ...

Clinical evaluation of youth considered for transfer to adult criminal court: Refining practice and directions for science, RT Salekin - Journal of Forensic Psychology Practice, 2002 - Taylor & Francis, Abstract Evaluation of juvenile offenders being considered for transfer to adult court entails consideration of three broad factors:(a) potential risk of dangerousness to the community, (b) level of sophistication-maturity, and (c) amenability to treatment. Despite the centrality of ...


... People v. McDonald, 208 Cal. Rptr. 236, 690 P.2d 709 (Cal. 1984), go to the article's first citation of this reference. Saks, MJ, & Hastie, R. (1978). Social psychology in court, New York; Van Nostrand Reinhold. ...

LA Walker - Battered women, psychology, and public policy. American Psychologist, 1984 - psycnet.apa.org ... On appeal, the court ruled that the knowledge of the psychology of battered women was beyond Requests for reprints should be sent to Lenore Walker, Walker and Associates, 50 South Steele Street, Suite 850, Denver, Colorado 80209. ...


... All volunteered to participate in the study as partial fulfilment of their introductory psychology class requirements. The film. The present experiment simulates a court-room situation by showing subjects (“witnesses”) a film and later having them “testify” in one of several ...

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court / Forensic Psychology / Expert Witness in Criminal Cases – Notes for students
EA Lind, TR Tyler - 1988 - The social psychology of procedural justice, books.google.com

... After her case was dismissed (a victory!) she was angry and expressed considerable dissatisfaction with the court (as well as making several unflattering remarks about the ... The study of procedural justice is one part of the more general study of the social psychology of justice. ...

G.V. Bodenhausen - Second-Guessing the Jury: Stereotypic and Hindsight Biases in Perceptions of Court Cases1 Journal of Applied Social Psychology, 1990 - Wiley Online Library This research examined the effects of stereotypic beliefs and hindsight biases on perceptions of court cases. Subjects read evidentiary material pertaining to a criminal trial in which the defendant either was a stereotyped offender or was not. Additionally, some ...

The Eysenck Personality Inventory and social desirability response set with student and clinical groups

E.E. Rump, J. COURT - … Journal of Social and Clinical Psychology, 1971 - Wiley Online Library. The EPI was administered to three student groups and to two clinical groups in studies allowing the investigation of Social Desirability (D) effects. Form A of the EPI and the Edwards D. scale were completed by 100 students; Form A and the Crowne-Marlowe D ...

From politpriklad.net.ru

J.A. Segal, A.D., Ideological Values and the Votes of US Supreme Court Justices.

Cover - American Political Science Review, 1989 - Cambridge Univ Press


From dyffrynaman.org


Gender-Role Conflict and Self-Esteem: Factors Associated With Partner Abuse in Court-Referred Men.

JP Schwartz, M Waldo, D Daniel - Psychology of Men & Masculinity, 2005 - psycnet.apa.org

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
Abstract 1. This study investigated the relationship between gender-role conflict, self-esteem, and domestic violence. Seventy-four men entering a domestic violence treatment program completed self-report measures of gender-role conflict, self-esteem, and abusive ...

Ethical and legal contours of forensic psychology

JRP Ogloff - Psychology and Law, 1999 - Springer

... forensic psychology (and all other areas of psychology) that is worth noting here is the prohibition against "providing professional services to parties to a legal proceeding on the basis of J contingent fees,' when those services involve the offering of expert testimony to a court ...

The expert witness, the adversary system, and the voice of reason: Reconciling impartiality and advocacy.


... The Washington Supreme Court refused to extend the broad grant of immunity it recognized for expert witnesses from civil liability to disciplinary proceedings (Deatherage v. Examining Board of Psychology, 1997). The court reasoned that the threat of professional discipline is ...

From vanderbilt.edu

D. Faust, J. Ziskin -The expert witness in psychology and psychiatry, Science, 1988 - sciencemag.org Page 1. The Expert Witness in Psychology and Psychiatry DAVID FAUST AND JAYZISKIN The involvement ... expertise. Factors that underlie the research findings and implications for court- room testimony are discussed.

STATE COURT DISPARITY ON EMPLOYMENT AT-WILL

D.J. Koys, S. Briggs, J. Grenig - Personnel Psychology, 1987 - Wiley Online Library

State courts have produced three major exceptions to the employment at-will doctrine:(1) violation of public policy,(2) breach of an implied contract (including written policies, oral promises, and implied covenants of good faith and fair dealing), and (3) commitment of a ...


M King - 1986 - Psychology in and out of court, Oxford: Pergamon Press

W.R. Street - 1994 -A chronology of noteworthy events in American psychology, psycnet.apa.org

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
... American psychology and the American Psychological Association (APA). The collection includes dates of birth; publication of important books, articles, and mental tests; passage of influential legislation; events in the histories of psychological associations and institutions; court ...

From afps-nc.com

A forensic psychology model of risk assessment for child custody relocation law

WG Austin - Family Court Review, 2000 - Wiley Online Library

2. Abstract
Relocation in child custody presents a psycho-legal dilemma of trying to preserve stability in the child's residential family unit while maintaining continuity in the role of the nonresidential parent. Courts have shown a strong preference to permitting the child to ...

Mass Psychology of the New Federalism: How the Burger Court's Political Imagery Legitimizes the Privatization of Everyday Life.


If you are on the left-and for the moment I am using that term to refer to both liberals and radicals—there are a variety of ways that you can attack the decisions of the Burger Court over the last ten years. One way is simply to attack the results of the individual decisions ...

W. Berkson, J. Wettersten – 1984- Learning from error: Karl Popper's psychology of learning - library.wur.nl The Wageningen UR Library Catalogue contains bibliographic data on books and periodicals held by the libraries of Wageningen University and Research Centre and some 15 associated libraries. Holding data are added to each record.


J Houston - 1987 -The search for the beloved: Journeys in mythology and sacred psychology Tarcher.

From yale.edu


... The funda- mental conditions that define a political psychology of liberal democra- tic citizenship privacy, legal intelligibility, and political equality — are not impaired by the Ohio system for removing public employees.46 Thus, the Supreme Court should not impose upon the ...


From researchgate.net

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
Positive psychology 2.0: Towards a balanced interactive model of the good life.

**P.T.P. Wong** - Canadian Psychology/Psychologie Canadienne, 2011 - psycnet.apa.org

... Sep 13, 2010. Language English Author Wong, Paul TP Email Wong, Paul TP: dr.paul.wong@gmail.com Correspondence Address Wong, Paul TP: Department of Psychology, 13 Ballyconnor, Court, Toronto, ON, Canada, M2M 4C5, dr.paul.wong@gmail.com Affiliation ...


The psychology of public dissatisfaction with government

**TR Tyler** - What is it about government that Americans dislike, 2001 - books.google.com

... tions. First, consider the Supreme Court. Table 13.3 shows the results of 238 Page 257. The Psychology of Public Dissatisfaction Performance evaluation Legitimacy •

Gain/loss D Voice?• Trust? B Respect?• Neutral? Figure 13.3. ... Premature termination of psychology interns.


... The Court did not concern itself with professional functioning, as is the case with many people in psychology training programs. Moreover, the Court considered behaviors that can be assumed to be predicative of future professional functioning to fall in the "academic" category. ...

The new clinical psychology and the psycho-clinicist.

**J.E.W. Wallin** - Journal of Educational Psychology, 1911 - psycnet.apa.org

... supplementary work under other conditions. 5. Psycho-pathology in the juvenile court. The applica- tion of the methods of clinical psychology to the study of the juvenile offender is just beginning. The department of child study ...

**K. Davids, A.M. Williams, C. Button, M. Court, R.N. Singer** … An integrative modeling approach to the study of intentional movement behavior … of sport psychology, 2001

**W. Hirst** - 1986 - *The psychology of attention*, philpapers.org


From researchgate.net

N. Rose - 1998 - Inventing ourselves: Psychology, power, and personhood, books.google.com

ENTICING OUR SELVE Psychology, Power and Personhood Nikolas ... The series is open both to manuscripts dealing with the history of psychological theory and research and to work focusing on the varied social, cultural, and institu- tional contexts and impacts of psychology. ...

HN Garb - Judgment research: Implications for clinical practice and testimony in court

Applied and Preventive Psychology, 1994 – Elsevier Abstract When treating a client or testifying in court, clinicians should be aware of how they make judgments and when their judgments are likely to be correct and when they are likely to be wrong. Research on the validity of judgments is reviewed along with research on the ...

MR Kebbell, C Hatton...Witnesses with intellectual disabilities in court: What questions are asked and what influence do they have? … Criminological Psychology, 2004 - Wiley Online Library. Purpose. To identify the ways in which witnesses with and without intellectual disabilities are examined in court. Specifically to identify what questions are asked and what influence they have. Methods. Court transcripts were obtained for 16 rape, sexual assault or assault trials ...

J. Raven - The Raven's progressive matrices: change and stability over culture and time


From humankinetics.com

JE Loehr - Providing sport psychology consulting services to professional tennis players

The Sport Psychologist, 1990 - journals.humankinetics.com

... After nearly 5 years of experimenting with a variety of group formats, I now believe that substantial positive impact can be made in player development through group sport psychology training. Regular group on-court and off-court daily and weekly rotations (called mental ...

RJ Craig - 2005 - Personality-guided forensic psychology, psycnet.apa.org

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
... Personality-guided psychology. ... Abstract. This book attempts to bridge these bodies of scientific literature and practice by demonstrating the central role of personality and personality disorders in the assessment of patients within the context of court-related issues and problems. ...

The role of clinical assessment in the juvenile court: Predictors of juvenile dispositions and recidivism **F.J. Niarhos, D.K. Routh** - Journal of Clinical Child Psychology, 1992 - Taylor & Francis, Investigated the role of mental health assessment in the juvenile court decision-making process. Assessment reports and court records of 234 randomly selected male juveniles who were arrested and subsequently evaluated at a court-administered clinic yielded a ...

From yale.edu

**JN Frank - Ohio St., Judicial Fact-Finding and Psychology, LJ, 1953 - HeinOnline**

... a car without an examination to determine whether he can see and * Remarks delivered before a meeting of the special committee on law and psychology, American Law School Association, Columbia University, November 28, 1952. **Judge, United States Court of Appeals ...

Psychology brings justice: The science of forensic psychology

**G.H. Gudjonsson** - Criminal Behaviour and Mental Health, 2003 - Wiley Online Library

... In December 1991, forensic psychology achieved a landmark victory in the Court of Appeal in the case of Engin Raghip (R v Silcott, Braithwaite & Raghip, The Times, 9 December 1991), where the criteria for the admissibility of expert psychological evidence in cases of disputed ...


The perception of Pearson product moment correlations from bivariate scatterplots

**P. Bobko, R. Karren** - Personnel Psychology, 1979 - Wiley Online Library

... et al. us. The City of Santa Ana. el al.. Case No. 74-767-F. Testimony presented on June 13, 1975. Copyright 0 1979 by PERSONNEL PSYCHOLOGY, INC. The Court: You know, you are awfully offended by Mr. 313 Page 2. 314 PERSONNEL PSYCHOLOGY ...


Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
History of forensic psychology:

**C.R. Bartol, A.M. Bartol** - *The handbook of forensic psychology*, 1999 - books.google.com

... Although the accused was convicted on the basis of solid evidence, Schrenck-Notzing's direct application of the psychology of suggestion to court processes helped stimulate the interest of both German jurists and psychologists (Hale, 1980). ...

From learnatnorth.org

The social psychology of false confessions: Compliance, internalization, and confabulation

**S.M. Kassin, K.L. Kiechel** - Psychological Science, 1996 - pss.sagepub.com

... To understand the psychology of criminal confessions, three questions need to be addressed: First, how do police interrogators elicit self-incriminating ... In the case of Arizona v. Fillimante

(1991), the US Supreme Court ruled that under certain conditions, an improperly MMPI profile types of exposers, rapists, and assaulters in a court services population. **C.M. Rader** - Journal of Consulting and Clinical Psychology, 1977 - psycnet.apa.org

**Abstract** 1. Investigated and compared the MMPI profiles of 3 groups of men--36 exposers, 47 rapists, and 46 assaulters--who had been referred to and tested by a county court service. The most disturbed group, the rapists, had MMPI K-corrected mean raw scale ...

Psychology and law courses: Content and materials.


Adolescents who kill

**K.G. Busch, R. Zagar, J.R. Hughes, J. Arbit**… - … of Clinical Psychology, 1990 - Wiley Online Library ... Issue. Journal of Clinical Psychology. Volume 46, Issue 4, pages 472–485, July 1990. Additional Information. How to Cite. ... Author Information. 1 Juvenile Division of Circuit Court and School of Medicine, University of Illinois. 2 Juvenile Division of Circuit Court. 3 ...

**TJ Brown, ER Allgeber** - Managers' perceptions of workplace romances: An interview study

Journal of Business and Psychology, 1995 – Springer ... Address correspondence to Theresa J. Brown, Ph.D., Department of Psychology, Geor- gian Court College, 900 Lakewood Avenue, Lakewood, NJ 08701-2697. 169 0 ~ Hnman im-m

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
From researchgate.net


… Psychology: Research and Practice, 2001 - psycnet.apa.org

... moved toward an independent "friend of the court" status. Melton et al. (1997) pointed out that relevant interviewing, evaluation, and testing are the proper roles of the examiner, leaving ultimate opinion decisions up to the trier of fact. The state psychology licensure board of ...

From sjtu.edu.cn


From umn.edu

Theoretical risks and tabular asterisks: Sir Karl, Sir Ronald, and the slow progress of soft psychology.


... 46, No. 4, 806-834 Theoretical Risks and Tabular Asterisks: Sir Karl, Sir Ronald, and the Slow Progress of Soft Psychology Paul E. Meehl University of Minnesota Theories in "soft" areas of psychology lack the cumulative character of scientific knowledge. ...


... Psychol. Monogr., 1951, no. 365, 26 pp. 2. Berrien, F. K. Psychology and the court, in Psychology for Law Enforcement Officers (G. J. Dudycha, ed.). Springfield (Ill.) : Charles

**C. Thomas, 1955. 3. Breukink, H.** Über die Erziebarkeit der Aussage. ...


From brainmass.com

Psychology and legal change

C. Haney - Law and Human Behavior, 1993 - Springer

... Thus, I would be remiss in my discussion of psychology's impact on appellate court decisions if I did not note that, with the exception of a very few issues, the discipline of psychology has been cited approvingly by members of the Supreme Court more often in dissent than in ...

The psychology of procedural justice: A test of the group-value model.


... The group-value model suggests that there are important aspects of the psychology of procedural justice that are not represented in Thibaut and Walker's ... In the sample, only 7% of people's experiences involved going to court to re- solve a dispute (out of 23% who went to court ...

Assessment of assertiveness in drug abusers

C.U. Lindquist, J.S. Lindsay… of Clinical Psychology, 1979 - Wiley Online Library

... Department of Psychology, California State University ... Abstract. Administered measures of assertion, social assertion, aggression, and social anxiety to a heroin-addicted population, psychotic outpatients, court-referred drug users and a college student group (N = 114). ...

From upenn.edu


Poor psychology produces poor law.


... expertise to the judicial system... have an obligation to provide services in a manner consistent with the highest standards of their profession” (American Psychology-Law

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
Society, 1991, p. 8). When the science of psychology is represented to the US Supreme Court in an amicus ...

The psychology of law

**J. Monahan, E.F. Loftus** - Annual review of psychology, 1982 - annualreviews.org

... Paralleling this growth of psychological interest in the law has been the law's steadily developing acceptance of psychology. In the 1978 Ballew v. Georgia jury size case, the US Supreme Court cited numerous psychological studies to justify its decision that juries in state ...

**LS Kleiman, RH Faley** - The implications of professional and legal guidelines for Court decisions involving criterion-related validity: A review and analysis, Personnel Psychology, 1985 - Wiley Online Library.

Title V11 court cases litigated since 1978 were reviewed to assess the implications of the latest professional and legal guidelines for court deliberations regarding the criterion-related validity of paper-and-pencil tests with adverse impact. Major topics important to an ...

“The ball was always in his court”: An exploratory analysis of relationship scripts, sexual scripts, and condom use among African American women

**L Bowleg, KJ Lucas, JM Tschann** - *Psychology of Women …*, 2004 - Wiley Online Library

This qualitative study explored the association between African American women's interpersonal relationship and sexual scripts and condom use with primary partners. Participants were 14 lower to middle-income women between the ages of 22 and 39 ...

**Psychology and Law**

**JRP Ogloff, D Finkelman** - Psychology and law, 1999 - Springer

... Even if this were true, however, there do appear to be some cases in which psychology has been influential. Tremper (1987) discussed several Supreme Court cases in which the Court's opinion followed the reasoning, sources, or language of the amicus brief submitted by the ...

**D.A. Andrews, J. Bonta** - The psychology of criminal conduct- 2010 - books.google.com


Elements of Persuasion in Expert Testimony, The

**SC Bank, NG Poythress Jr** - J. Psychiatry & L., 1982 - HeinOnline

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
... in US courts of law dates back over a century.' The recent burgeoning of the fields of forensic psychiatry and forensic psychology has led ... issues such as the scientific bases of mental health testimony and on ethical issues such as the appropriate posture of the witness in court. ...

SM Lloyd-Bostock - Law in practice: Applications of psychology to legal decision making and legal skills, 1989 - Lyceum Books

CR Bartol - 1983 -Psychology and American law, Wadsworth Pub Co

From iastate.edu

What can psychology say about the Neil v. Biggers criteria for judging eyewitness accuracy?


... has relied on in- tuition to specify some factors that it believes are correlated with eyewitness identification accuracy Except for a dissenting opinion by Justices Brennan and Marshall in Watkins v Sowders,13 the Court has not made use of experimental psychology in dealing ...

Procedural perceptions and support for the US Supreme Court

M.D. Ramirez - Political Psychology, 2008 - Wiley Online Library

This paper examines public support toward the US Supreme Court. Although previous scholars have rightly focused on policy outcomes in explaining public attitudes toward the Court, outcome-based theories are unable to explain why support for the Court remains ...

Cited by 28 Related articles All 3 versions Cite Save


Juvenile waiver to adult criminal courts: Prototypes for dangerousness, sophistication—maturity, and amenability to treatment.

R.T. Salekin, R. Rogers, K.L. Ustad - Psychology, Public Policy, and …, 2001 - psycnet.apa.org ... reviewed. In addition, forensic diplomates from the American Board of Professional Psychology (n = 75) provided prototypical ratings of juveniles whom they evaluated and who were subsequently transferred to adult court. Results ...

From sjtu.edu.cn

What is forensic psychology, anyway?

J.C. Brigham - Law and Human Behavior, 1999 - psycnet.apa.org
... BATTLES WITHIN PSYCHOLOGY: THE VALUE AND USE OF RESEARCH AND CLINICALLY BASED DATA IN COURT Non clinicians Versus Clinicians Almost since its inception, the field of psychology has been riven by tensions ...

S. Fulero, L Wrightsman, *Forensic psychology* - 2008 - books.google.com

... 13 The Nature of Reality 16 The Legal System's Criticisms of Psychology 17 Two Illustrative Court Decisions 18 The Future of the Relationship Between Psychology and the Law 23 Summary 24 Key Terms 25 Suggested Readings 25 iv Copyright 2009 Cengage Learning, Inc. ...

Social psychology, social attitudes, and attitudes toward sentencing.


... Page 9. SOCIAL PSYCHOLOGY 277 TABLE 3 Evaluation of the sentence given to the accused Too About Too - . harsh right lenient total Court-based information 52% 29% 19% 100% Newspaper 13% 24% 63% 100% Chi square = 28.11, p<.001 ...

From uci.edu

Multinomial processing tree models of factorial categorization


A general processing tree (GPT) model family (eg, X. Hu & WH Batchelder, 1994, Psychometrika59, 21–47) is developed for measuring latent cognitive processes that may occur when subjects classify factorially defined stimuli. The GPT family for a two-factor, ...

S.J. Vodanovich, C. Piotrowski - *An Internet-based approach to legal issues in industrial-organizational psychology* - Journal of Educational Technology …, 1999 - ets.sagepub.com

... Mpsych/legalsyll.htm) entitled “Legal Issues in Industrial-Organizational Psychology” offered at the University of West Florida. A primary goal of the course is to gain detailed information about employment law through reading original legal sources (eg, court cases, guidelines ...


... What and When Judges Read. The significance of using popular media is illustrated by the fact that juvenile judges and court workers report reading Psychology Today much
more frequently than major law reviews (Grisso & Melton, in press) ...

From villanova.edu


THE STANDARD FOR ADMITTING SCIENTIFIC EVIDENCE A CRITIQUE FROM THE PERSPECTIVE OF JUROR PSYCHOLOGY* ... 1 July 1971 to honor Major General Kenneth J. Hodson, The Judge Adocate General from 1967 to 1971 and Chief Judge of the Court of Military ...

**RW Husband** - Applied psychology, 1949 - Harper

**S.W. Cook** - Social science and school desegregation: Did we mislead the Supreme Court? - Personality and Social Psychology, Bulletin, 1979 - psp.sagepub.com

Abstract During the deliberations prior to its school desegregation decision in 1954 the Supreme Court had before it a Social Science Statement on the effects of segregation and desegregation. This article reassesses the quality of that Statement 25 years later. Key ...

The Spring Hill Symposium on the future of psychology in the schools.

**J.E. Ysseldyke** - American Psychologist, 1982 - psycnet.apa.org

... Details of court cases and legislation will not be reviewed here; however, a brief discussion of the way such forces can influence the direction of school psychology is important. Many court cases have examined alleged abuse in the process of assessment ...

**M. Billig** - 1996 - Arguing and thinking: A rhetorical approach to social psychology - books.google.com


Michael Billig, - New edn. p. cm. Includes bibliographical references and index. ...

Terminating students from professional psychology programs: Criteria, procedures, and legal issues.

**H.M. Knoff, HT Prout** - … Psychology: Research and Practice, 1985 - psycnet.apa.org

... Missouri u Horowitz, 1978) were decided by the Supreme Court—the others were decided by lower and/or state courts. Despite this medical school emphasis, these cases create the judicial precedence for any litigations involving graduate and professional psychology training ...

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students

... Citation. Database: PsycINFO. [Book; Authored Book]. Testifying in court: Guidelines and maxims for the expert witness. ... (1991). xii 208 pp. Abstract. For the past 20 years I have been leading workshops for mental health professionals about testifying in court. ...

From psu.edu

Shattering the myth of legality: The impact of the media's framing of Supreme Court procedures on perceptions of fairness VA Baird, A Gangl - Political Psychology, 2006 - Wiley Online Library The tendency of the media to depict the Supreme Court as inherently apolitical, some scholars argue, is part of the reason that many believe in the “myth of legality” in which the Court is perceived to operate above the ideological skirmishes of everyday politics. Our ...

Expert psychological testimony in rape trials: A social-cognitive analysis. 

N. Brekke, E. Borgida - Journal of Personality and Social Psychology, 1988 - psycnet.apa.org ... of Psychology, Gilmer Hall, University of Virginia, Charlottesville, Virginia 22903, or to Eugene Borgida, Department of Psychology, Elliott Hall ... The introduction of expert scientific testimony in court repre- sents one naturalistic context in which people are increasingly confronted ...

From jstor.org

J. Nadler - No need to shout: Bus sweeps and the psychology of coercion, The Supreme Court Review, 2002 – JSTOR In the last two decades, the Supreme Court repeatedly has examined consensual encounters between citizens and police that lead to searches. Law enforcement agencies rely heavily on the consensual encounter techniqueto discover evidence of ordinary ...

From researchgate.net

G.H. Mead - The psychology of punitive justice - The American Journal of Sociology, 1918 - JSTOR... Page 5. THE PSYCHOLOGY OF PUNITIVE JUSTICE 58I ... In the criminal court it is the purpose of the proceeding to prove that the defendant did or did not commit a certain act, that in case the defendant did commit the act this act falls under such and such a category of crime or ...

From researchgate.net

S.S. Diamond - Using psychology to control law: From deceptive advertising to criminal sentencing. Law and Human Behavior, 1989 - psycnet.apa.org

... ease the conflict between court and public. The special tools and theories of psychology are not always appreciated—as the current Supreme Court has most emphatically demonstrated. But I would suggest at least one approach ...
G.E. Adams, ME Biernat, NR Branscombe, C.S. Crandall *Commemorating Brown: The social psychology of racism and discrimination*… - 2008 - psycnet.apa.org

... US Supreme Court decision that declared racial segregation illegal in the United States.

Commemorating Brown offers a critical retrospective on the role of psychological research in the fight against racism and discrimination and an up-to-date review of the psychology of racism ...


... Hochschule in 1914-15. The plan calls, among other things, for lectures, discussions and experiments upon the psychology of court officials, the psychology of testimony, the worth of children's testimony, etc. As a plan to acquaint ...

G. Bauer, D Wachowiak -The home-court advantage: A debate format for the teaching of personality, Teaching of Psychology, 1977 - Taylor & Francis, The teaching of Personality courses at an undergraduate level within colleges and universities typically follows one of two basic formats. The professor may take a Hall and Lindsey approach to the task. This smorgasbord or survey type of course involves ...

From nih.gov

*Predicting protected sexual behaviour using the Information-Motivation-Behaviour skills model among adolescent substance abusers in court-ordered treatment*

S. Kalichman, J.A. Stein, R Malow… - Psychology, Health & …, 2002 - Taylor & Francis

The Information-Motivation-Behavioural skills model (Fisher & Fisher, 1992) was used to predict condom use among adolescents residing in a court-ordered inpatient substance abuse treatment programme (N= 271; 181 male and 90 female, primarily of minority ...

Cited by 68 Related articles All 7 versions Cite Save Evaluation of a truancy court intervention in four middle schools.

M.A. Hendricks, E.W. Sale, C.J. Evans… - Psychology in the …, 2010 - Wiley Online Library Abstract The effectiveness of a school-based truancy court intervention in four middle schools in a mid-sized school district was evaluated. Cumulative data from 185 youth attending a truancy court from 2004 through 2008 were included in the analyses. Results ...

The child sex abuse syndrome: The other major issue in State of New Jersey v. Margaret Kelly Michaels.

M.A. Mason - Psychology, Public Policy, and Law, 1995 - psycnet.apa.org

H Kauz – 1977, The martial spirit: An introduction to the origin, philosophy, and psychology of the martial arts- philpapers.org

... Contact us; PhilPapers Surveys; API; Bargain Finder; About PhilPapers. The Martial Spirit: An Introduction to the Origin, Philosophy, and Psychology of the Martial Arts. ... Open Court. Graham, Priest & Damon Young (eds.) (forthcoming). Philosophy and the Martial Arts. Open Court. ...


... Social Lelarning Center, Suite 202, 207 East 5th Avenue, Eu- gene, OR 97401 WPC Phear Middlesex Probate Court—Family Service ... Social Learning Center, Suite 202, 207 East 5th Avenue.

Eugene, O.R. 97401 Timothy FL Tolson Department of Psychology, University of ...

D Edwards, J Potter – 1992, Discursive psychology - books.google.com

From metu.edu.tr

M.P. Driscoll, MP Driscoll – 2005 - Psychology of learning for instruction - ocw.metu.edu.tr

Gagné's Theory of Instruction Psychology of Learning for Instruction GAGNE'S THEORY QF _WeS developed bY-> Robert M. Gagné INSTRUCTION I is made up of Marcy P. Driscoll ""89

TH Blau - The psychologist as expert witness, 1998 - psycnet.apa.org

APA PsycNET Our Apologies! - The following features are not available with your current Browser configuration. - alerts user that their session is about to expire - get an abstract for a record - mobile App popup - mobile authentication ...

D.A. Krauss, J.D. Lieberman -Psychological Expertise in Court: Psychology in the Courtroom, 2012 - books.google.com

Expertise in Court: Perspectives on Testimony is the second of a two-volume set on the Psychology of the Courtroom. The authors, a renowned group of psychology and legal scholars, offer definitive coverage of the use of psychological expert testimony and ...
D Carson, R Milne, F Pakes, K Shalev, A Shawyer - 2007 - Applying psychology to criminal justice, books.google.com

... 211 Marie Eyre and Laurence Alison Chapter 14 Processes: Proving Guilt, Disproving Innocence 233 David Carson Chapter 15 The Changing Nature of Adversarial, Inquisitorial and Islamic Trials 251 Francis Pakes Chapter 16 Misapplication of Psychology in Court 265 Peter J ...

Psychology of best interest standard: Fifty state statutes and their theoretical antecedents

A.S. Hall, C.A. Pulver, M.J. Cooley - American Journal of Family ..., 1996 - Taylor & Francis ... for Page 5. Psychology of Best Interest Standard 175 custody of his child. In so allowing, the court announced that its concern was for the child's welfare and for the child's environment, not for the dispute of the parents. Also, Michigan's ...

From yimg.com

E Berne - 1968 - Games people play: The psychology of human relationships, Penguin UK

B Parkinson - 1996 - Changing moods: The psychology of mood and mood regulation, Addison-Wesley Longman Limited.

From bully.org

The Operation of a Bully Court and Perceptions of Its Success A Case Study


Abstract This study investigates one strategy to reduce bullying in schools, the bully court, by way of an intensive case study in one school. Questionnaires and interviews were used in conjunction with the observation of a number of bully courts and access to excerpts from ...

An investment model analysis of relationship stability among women court-mandated to violence interventions

D.L. Rhatigan, T.M. Moore… Psychology of Women …, 2005 - Wiley Online Library

Rhatigan, D.L., Moore, T.M. and Stuart, G.L. (2005), AN INVESTMENT MODEL ANALYSIS OF RELATIONSHIP STABILITY AMONG WOMEN COURT-MANDATED TO VIOLENCE INTERVENTIONS. Psychology of Women Quarterly, 29: 313–322. doi: 10.1111/j. 1471- ...

A model for the provision of clinical assessments and service brokerage for young offenders: The London Family Court Clinic.

P.G. Jaffe, A.W. Leschied, L. Sas… Canadian Psychology/ …, 1985 - psycnet.apa.org

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students
Abstract 1. Describes the functioning of the London, Ontario, Family Court Clinic, which provides assessment and mental health consultation services to juvenile court. An outline of the stages in assessment, description of clients, and method of evaluation is provided. The...


... Thus, as a starting point, working from within the police, court, and correctional orientations to forensic psychology makes perfect sense. Second, each of the three broad sections to the text includes four subsections, creating a total of 12 chapters. ...


... and Demand 114 Discussion Questions and Activities 117 6. legal and Ethical Issues in School Psychology 118 Individuals with Disabilities Education Improvement Act–2004 119 Background on Special Education Law 119 IDEIA-2004: PartB 122 LRE and Court Cases 127 ...


... to be studied consequence, perhaps, of different perspectives on the same phenomena.) Major figures of the day, ranging from Freud to Supreme Court justices to the behaviorist John Watson, have remarked on the mutual benefits of association between psychology and law ...

D. Kagehiro, WS Laufer - 1992 - Handbook of psychology and law, Springer-Verlag

Judicial intervention in court cases involving witnesses with and without learning disabilities

CME O’Kelly, MR Kebbell, C Hatton… Psychology, 2003 - Wiley Online Library

Purpose. This paper outlines the extent and nature of judicial interventions in court cases involving witnesses with learning disabilities and from the general population. Method. Court transcripts, mainly concerning serious sexual crime, were obtained from a total of 32 ...
FOR CONTENT VALIDATION OF EDUCATION AND EXPERIENCED-BASED MINIMUM QUALIFICATIONS: AN APPROACH RESULTING IN FEDERAL COURT …

M.A. Buster, PL Roth, P Bobko - Personnel Psychology, 2005 - Wiley Online Library

The use of education and experience minimum qualifications (MQs) is nearly ubiquitous in employment settings, yet it appears to be rare that such MQs are validated by the end user (either via content validity or criterion-related validation approaches). In this article, we ...

Status, ideology, and integrative complexity on the US Supreme Court: Rethinking the politics of political decision making.


Abstract 1. Prior studies of integrative complexity indicate that political conservatives tend to interpret policy issues in less complex ways than do liberals and moderates. However, ideological preference in that work was systematically confounded with decision makers' ...

MM Shapiro - 1968 -The Supreme Court and administrative agencies, Free Press


RJ Lifton - 2000 -The Nazi doctors: Medical killing and the psychology of genocide

books.google.com

... with Nicholas Humphrey) Indefensible Weapons: The Political and Psychological Case against Nuclearism (with Richard Falk) Six Lives/Six Deaths: Portraits from Modern Japan (with Shuichi Kato and Michael Reich) The Life of the Self: Toward a New Psychology Living and ...

The psychological impact of sexual assault: A study of female attenders of a sexual health psychology service

J. Petrak, A.M. Doyle, L. Williams, L. Buchan… - Sexual and Marital …., 1997 - Taylor & Francis Abstract Genitourinary clinics are often used as an early point of contact for individuals attending for medical screening following sexual assault. This paper describes the psychological impact of sexual assault in 32 women referred over a one year period to ...

The psychological impact of sexual assault: A study of female attenders of a sexual health psychology service.

Dr. Peter O. Onyoyo PhD – Legal Medicine / The Psychology of the Court/ Forensic Psychology/ Expert Witness in Criminal Cases – Notes for students

Abstract 1. Describes the nature of sexual assaults and subsequent psychological difficulties in 32 females (aged 15–42 yrs) referred over a 1 yr period to clinical psychologists in an East London genitourinary medicine (GUM) clinic. All case notes of women referred to a ..