

Criminal Justice in Action-Cengage

- A
- Abuse, child, 503–504
- Accomplice liability, 110–111
- Acquittal, 317
- Actus reus* (guilty act), 106–107, 110
- Adam Walsh Child Protection and Safety Act, 481
- Addiction
 - basics of, 55–56
 - criminal model of, 57
 - drug-crime relationship, 56–58
 - medical model of, 57
- Adjudicatory hearing, 512–513
- Administrative building assignment, 468
- Administrative duties, of patrol officer, 175
- Administrative law, 102, 551
- Administrative leave, 172
- Administrative Office of the United States Courts, 265
- Administrative sentencing authority, 355–356
- Adoption studies, 40
- Advance fee fraud, 540
- Adversary system
 - characteristics of, 289–290
 - defined, 289
 - plea bargaining and, 304–306
- Affidavit, 219
- Affirmative action, hiring by law enforcement agencies, 146, 161
- Affirmative defense, 332
- African Americans
 - biases in policing and, 197–198
 - consequences of high incarceration rate and, 447
 - crime and, 85–87
 - death penalty and, 378–388
 - gang membership, 505
 - incarceration rate of, 27
 - as judges, 269–270
 - jury selection, 322–324
 - juvenile arrests and, 507–508
 - as law enforcement officers, 145–146, 148–149
 - murder rate and, 85
 - poor relations with police, 137
 - prison violence and, 463–464
 - on probation, 394
 - racial threat theory, 48
 - risk of victimization, 82
 - sentencing discrimination, 362–364
 - social conflict theory and, 48
 - stops and, 229–230
- Aftercare, 516
- Age
 - crime and, 83, 84, 502
 - juveniles tried as adults and, 495
 - of prison population, 458
 - risk of victimization and, 82
- Age of onset, 502
- Aggravated assault
 - average length of sentence, 394
 - defined, 75
 - by juveniles, 497
 - sentencing disparity, 361
- Aggravating circumstances, 359–360
- Aggression
 - hormones and, 41
 - neurotransmitters and, 41–42
- Aging out, 502
- Alcohol, 72
 - abuse by police officers, 193
 - domestic violence and, 73
 - juvenile delinquency and, 502–503
- Alcohol, Tobacco, Firearms and Explosives (ATF), 13
- Alcohol and Rape Study, 332
- Alcohol beverage control commission (ABC), 152–153
- Alibi defense, 113, 332
- ALI/MPC test, 115
- Allen Charge*, 336
- al Qaeda, 527–530
 - continuing threat of, 528
 - global partners of, 528, 529
 - history of, 528
 - material support for, 104
 - Osama bin Laden and, 527–528
 - reasons for opposition to U.S., 528
 - self-radicalization, 528–539
- Alternate jurors, 324
- Alternative sanctions, as form of punishment, 356
- American Bar Association (ABA)
 - defending the guilty, 285
 - public defender caseload, 287
- American Law Institute (ALI), 101, 115
- Amphetamines, 72
- Ankle bracelet, 411
- Anomie, 46
- Anti-bullying legislation, 500
- Anti-Defamation League (ADL), 126
- Antiterrorism and Effective Death Penalty Act (AEDPA), 103
- Apologies, in restorative justice, 357
- Appeals
 - double jeopardy, 337
 - habeas corpus, 340
 - reasons for, 337
 - steps in, 339
- Appellate courts
 - jurisdiction of, 255–256
 - opinions of, 256
 - state court system, 259–260
 - U. S., 260, 261
- Applied geography, 59
- Arraignment, 292, 302
- Arrestee Drug Abuse Monitoring Program, 503
- Arrests, 231–234
 - authority to, 232
 - compared to stop, 231
 - domestic violence and, 171–172
 - elements of, 232
 - exigent circumstances, 232–233
 - intent and, 232
 - knock and announce rule, 233
 - mandatory arrest policies, 171
 - minority youths and, 507–508
 - proactive, 187
 - reactive, 186–187
 - seizure or detention, 232
 - understanding of, 232
 - with a warrant, 232–233
 - without a warrant, 233–234
- Arrest warrant, 232–233
- Arson, 8, 75

Criminal Justice in Action-Cengage

- Aryan Brotherhood, 464, 465
- Asian Americans
 - crime and, 87
 - as judges, 269–270
 - as law enforcement officers, 145–146, 148–149
- Assault
 - defined, 7
 - gangs and, 504
- Assembly-line justice, 273
- Assistant prosecutors, 282
- Association, probable cause based on, 214
- Association of Certified Fraud Examiners, 9
- Attempt, 107
- Attendant circumstances, 112–113
- Attention deficit hyperactivity disorder (ADHD), 41
- Attitude test, 508
- Attorney-client privilege
 - defense attorneys, 289
 - defined, 289
 - exceptions to, 289
- Attorney general, 281–282
- Attorneys. *See* Defense attorneys; Prosecutors
- Auburn Prison, 424
- Auburn system, 424
- Aurora, Colorado shooting, 36
- Authority
 - delegation of, 173
 - as element of arrest, 232
 - of probation officer, 396–397
 - use of force and, 193–196
- Automatic License Plate Recognition (ALPR), 138, 226
- Automatic transfer, 510
- Automobiles
 - Automatic License Plate Recognition (ALPR)
 - technology, 226
 - containers within vehicle, 223–224
 - high-tech cop cars, 138
 - officers killed in automobile accidents, 192
 - patrol cars and reform era, 138
 - pretextual stops, 223
 - protective searches, 223
 - searches of, 222–224
 - warrantless searches of, 222–223
- B**
- Bail
 - average amounts, 293
 - bail setting, 291–293
 - defined, 291
 - guidelines, 291–293
 - overcrowded jails and, 293
 - posting, 294
 - purpose of, 291
 - reasonable, 291
 - risk and, 293
 - ten percent cash bail, 294–295
 - uncertainty and, 293
- Bail bond agent, 294–295
- Bailiff, 271
- Bail Reform Act, 295
- Bail tariffs, 291–292
- Ballistics, 182–183
- Ballot initiatives, 102
- Baltimore City Police Department, 198–199
- Baltimore police department, 137
- Bath salts, 57
- Battery, 7, 126
- Beats, 173
- Bench trial, 316
- Benghazi attack, 528
- Berkeley police department, 138
- Beyond a reasonable doubt, 70
- Bifurcated death penalty process, 372–373
- Bigamy, 71, 104–105
- Bill of attainder, 122
- Bill of Rights. *See also* individual amendments
 - defined, 122
 - procedural safeguards and, 121–123
- bin Laden, Osama
 - al Qaeda and, 527–528
 - death of, 527
 - jihad, 528
 - terrorism against U.S., 527–530
- Biological theories of crime, 40–43
- Biology, 40
- Biometrics, 20–21
- Black Guerrilla Family, 465
- Block officers, 468
- Bloods, 465
- Blue curtain, 191
- Body armor, 192
- Body bomb, 536
- Body-mounted video cameras, 200
- Booking, 292
 - Fifth Amendment and, 241
- Boot camps, 410–411, 515–516
- Border Patrol, 153–154
 - securing Mexican and Canadian borders, 536
 - totality of circumstances test, 228
 - virtual fence, 536
- Border security, 534–537
 - airport screening and TSA, 535
 - no fly list, 535
 - regulated points of entry, 534–535
 - screening challenges, 535
 - securing Mexican and Canadian borders, 536–537
 - unregulated points of entry, 536–537
 - US-VISIT program, 535
- Boston Marathon bombing, 24, 526–527, 535
- Boston Police Department, 137
- Botnets, 543
- Boykin* form, 305
- Brain, crime and, 41–42
- Bribery, 198, 549
 - during political era of policing, 137
- Bridewell Place, 423
- Broken window effect, 51, 59
- Broward County (Florida) Sheriff's Department, 200
- Brownsville Police Department, 168, 190
- Bullycides, 500
- Bullying
 - anti-bullying legislation, 500
 - cyberbullying, 501, 542
 - defined, 500
- Burden of proof, 69–70
- Bureaucracy, 172
 - courts as, 252

Criminal Justice in Action-Cengage

- Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), responsibilities of, 158
- Burglary, 105
 - average length of sentence, 394
 - defined, 8, 75
 - degree of, 108
 - sentencing disparity, 361
- Burnout, 193
- Bush, George W., military model for terrorist threat, 531
- Business Software Alliance, 544
- C
- Caffeine, 72
- Calls for service, 174–175
 - cold calls for, 184, 185
 - hot calls for, 184, 185
 - response time and efficiency, 183–184
- Campus style, 433
- Cannabinoids, synthetic, 57
- Capital crime, 27
- Capitalism, vs. Marxism, 47–48
- Capital offenses, 70
- Capital punishment. *See also* Death penalty
 - defined, 370
 - as form of punishment, 356
- Case citations, 33
- Case law, 102–103
- Caseload, probation officers, 397
- Cases
 - case attrition, 298–300
 - priorities, 300
- Castle Rock police department, 171–172
- Causation
 - as element of crime, 112
 - theory of criminology, 37
- Cayce Police Department, 170
- Cell block, 431
- Center for Economic and Policy Research, 392
- Centers for Disease Control, 68
- Chain of command, police departments and, 173
- Challenges for cause, 322
- Champaign (Illinois) Police Department, 161
- Charge to jury, 334
- Charging conference, 334
- Chastity requirement, 341
- Chemical weapons investigations, 226
- Chicago
 - anti-loitering ordinance and gangs, 5
 - homicide rate and, 4, 21, 44
- Chicago police department, 137
- Chicago school, 44
- Child abuse, 503–504
- Child neglect, 503–504
- Children. *See also* Juveniles
 - abuse of, 503–504
 - infancy defense, 114
 - life course theories of crime and childhood, 52–53
 - neglect of, 503–504
 - online child pornography, 9
 - parens patriae*, 491
- Child savers, 491
- China, Internet firewall, 546
- Chivalry effect, 498–499
- Choice theory, 38–40
 - death penalty and, 40
 - public policy and, 40
- Chronic 6 percent, 59, 501
- Chronic offender, 58–59
- Cincinnati police department, 137
- Circuit judges, 99
- Circumstantial evidence, 327
- Citizen oversight, 199–200
- City attorney, 281
- Civil confinement, 482
- Civil law
 - burden of proof, 69–70
 - compared to criminal law, 69, 70
 - defined, 69
 - preponderance of evidence, 70
 - responsibility and, 69
- Civil liberties
 - defined, 23
 - homeland security and, 23–24
- Civil Rights Act, 146
- Civil suits, double jeopardy, 337
- Class, crime and, 85–87
- Classical criminology, 38–39
- Classification, of prisoners, 430
- Clean Water Act, 102
- Clearance rates
 - cold cases and, 179
 - declining, 179
- Clerk of the court, 271
- Closed-circuit television (CCTV) cameras, 225–226
- Closing arguments, 333
- Cloud computing, 547
- Coast Guard, 153, 155
- Cocaine, 72, 73
 - crack, 84
 - crime trends and, 84
- Cockfighting, 105
- Code of Hammurabi, 99
- Code of Israelites, 99
- Code of Justinian, 99
- CODIS, 182
- Coercion
 - confession and, 234
 - inherent, 235
- Cold cases
 - databases and cold hit, 181–182
 - defined, 179
- Cold hit, 181–182
- Cole, U.S.S.*, bombing of, 528
- Collective incapacitation, 351–352
- Columbine school shooting, 500, 518
- Commission on Law Observance and Enforcement, 137
- Common law, 99–100
 - defined, 99
 - English, 99–100
- Community-based corrections, 15
- Community corrections, 391–415
 - cost of, 392
 - diversion, 391–392
 - intermediate sanctions, 406–413
 - justification for, 391–392
 - low-cost alternative, 392
 - number of people in, 391
 - paradox of, 413–414

Criminal Justice in Action-Cengage

- Community corrections (*Continued*)
 - probation, 392–400
 - reintegration, 391
- Community courts, 408
- Community dispute resolution centers, 408
- Community policing, 134
 - criticism of, 189
 - defined, 188
 - historical perspective on, 139
 - as quiet revolution, 188
- Community service
 - as form of punishment, 357
 - provided by police, 174–175
- Competency hearing, 116
- Compliance, 551
- Comprehensive Drug Abuse Prevention and Control Act, 73
- Compressed workweek, 173
- CompStat, 186
- Computer axial tomography, 42
- Computer crime. *See also* Cyber crimes
 - categories of, 539–540
 - defined, 539
- Computer Fraud and Abuse Act (CFAA), 554
- Computer fraud and abuse investigations, 226
- Concealment, white-collar crime and, 550
- Concurrence, 111
- Concurrent jurisdiction, 253
- Concurring opinions, 263
- Conditioning strategy, 238
- Conducted energy devices (CEDs), 196
- Confessions
 - attorney-client privilege and, 289
 - coercion and, 234
 - recording, 239–240
 - as self-incrimination, 234
- Confidential informant, 177
- Conflict model, 6
- Confrontation clause, 329
- Congregate system, 424
- Consensus model, 5
- Consent
 - electronic surveillance and, 225
 - searches with, 221–222
- Consent decree, 146
- Consent searches, 221–222
- Conspiracy, 113
- Conspiracy, white-collar crime and, 550
- Constitutional law, 100
- Constitution of United States. *See also* specific amendments
 - amending, 122
 - arrests, 231–234
 - Bill of Rights, 121–123
 - choice of defense attorney, 286–287
 - cruel and unusual punishment, 122
 - double jeopardy, 122
 - due process, 123–125
 - excessive bail and fines, 122
 - exclusionary rule, 215–216
 - expanding, 122–123
 - Fourth Amendment, 213–216
 - identification process and, 241
 - interrogation process, 234–240
 - juveniles and, 493–494, 508–509
 - Miranda* warning, 234–240
 - prisoners' rights, 470
 - probable cause, 213–215
 - public trial, 122
 - racial profiling and, 242
 - reasonableness, 213
 - right to bear arms, 22, 29
 - right to lawyer, 122
 - search and seizure, 216–227
 - as source of American criminal law, 100
 - speedy trial, 122
 - stops and frisks, 228–231
 - supremacy clause, 101
 - Supreme Court as interpreter of, 261–262
 - unreasonable searches and seizures, 122
 - warrants for searches, 122
 - witness incrimination, 122
- Constitutions, state, 100
- Consumer fraud, 549
 - as cyber crime, 540–541
- Continuity theory of crime, 52
- Controlled Substances Act (CSA), 73, 157
 - schedule of narcotics as defined by, 73
- Controlling the Assault of Non-Solicited Pornography and Marketing Act (CAN-SPAM), 543
- Control theory, 51
 - drug use and, 54
- Coroner, 151–152
- Corporate violence, 551
- Corpus delicti* (body of crime), 106, 112, 328–329
- Correctional officers, 466–472
 - becoming, 467
 - discipline, 468–470
 - discretion and, 17
 - duties of, 467
 - female, 470
 - legitimate security interests, 469
 - malicious and sadistic standard, 470
 - rank of, 467–468
 - salary of, 467
 - sanctioning prisoners, 468–469
 - use of force, 469–470
- Corrections
 - federalism and, 14–15
 - juvenile, 514–517
 - role in criminal justice system, 14–15
- Corrections Corporation of America (CCA), 438
- Correlation, theory of criminology, 37
- Corruption. *See* Police corruption
- Counterterrorism efforts
 - First Amendment, 24
 - Fourth Amendment and, 24
 - search and seizure, 24
 - Sixth Amendment and, 24
- County attorney, 281
- County sheriff, 13
- Court martial, 255
- Court reporters, 271
- Courtroom work group, 270–273
 - assembly-line justice, 273
 - docket, 265
 - formation of, 272
 - impact of excessive caseloads, 273

Criminal Justice in Action-Cengage

- Courts
 - bureaucratic function, 252
 - community, 408
 - crime control function, 252
 - drug courts, 408
 - dual system of, 14
 - due process function, 251–252
 - federal court system, 256–257, 260–263
 - federalism and, 14
 - functions of, 251–252
 - jurisdiction of, 253–255
 - legitimacy of, 251
 - lie detection in, 266
 - problem-solving courts, 408
 - rehabilitation function, 252
 - specialty, 259
 - state court system, 257–260
 - Supreme Court, 260–263
 - work group in, 270–273
- Courtyard style, 433
- Crack cocaine, 84
 - sentencing and, 363–364
- Credit-card fraud, 541, 549
- Crime(s). *See also* Crime theories; specific types of crimes
 - age and, 83, 84
 - attendant circumstances, 112–113
 - brain and, 41–42
 - causation, 112
 - class and, 85–87
 - classification of, 69–73
 - concurrence, 111
 - conflict model of, 6
 - consensus model of, 5
 - criminal act of, 106–107
 - cyber crime, 9–10
 - decline, 83–85
 - defined, 5, 6–7
 - degree of, 7–8, 70
 - vs. deviance, 7
 - drop in crime rate, 19
 - drug abuse and, 90
 - drug-crime relationship, 56–58
 - drugs and, 22–23, 54–58, 84, 86
 - economy and, 83, 84
 - education and, 86
 - elements of, 106–113
 - ethnicity and, 87
 - gangs and, 21
 - genetics and, 40–41
 - guns and, 22
 - harm, 113
 - imprisonment and, 83
 - income and, 85–86
 - mala in se*, 71–73
 - mala prohibita*, 71–73
 - measuring, 74–79
 - mental illness and, 89–90
 - mental state and, 108–109
 - organized crime, 9
 - prevention of, 135
 - property crime, 8
 - psychology and, 42–43
 - public order crime, 8
 - race and, 85–87
 - seduction of, 39
 - seriousness of, and sentencing, 359
 - strict liability, 109–110
 - theories of (*See* Crime theories)
 - trends in, 83–90
 - types of, 7–10
 - victimless, 8
 - violent crime, 7–8
 - white-collar crime, 9
 - women and, 87–89
- Crime and Disorder Act, 6
- Crime control model
 - compared to due process model, 20
 - courts and, 252
 - defined, 19
 - homeland security and, 19
 - overview of main concepts, 20
 - Patriot Act, 23
- Crime in the United States*, 74
- Crime mapping, 186
- Crime rate, 74
- Crime registries, 481
- Crime scene, forensics and, 179–180
- Crime statistics
 - gangs and, 504
 - juveniles and, 497–498
- Crime theories, 37–59
 - biological, 40–43
 - choice, 38–40
 - classical criminology, 38–39
 - life course, 52–53
 - positivism, 39
 - psychological, 40–43
 - rational choice, 39
 - role of, 37–38
 - social conflict, 47–49
 - social process, 49–52
 - sociological, 44–47
- Crime Victims Fund, 353
- Crime Victims' Rights Act (CVRA), 25, 80, 304, 368, 405–406
- Criminal court
 - defined, 14
 - dual court system, 256–257
- Criminal harm, 103
- Criminal justice
 - today, 19–28
 - wedding cake model of, 315
- Criminal Justice Information Services Division, 169
- Criminal justice model of homeland security, 530–531
- Criminal justice process
 - as assembly line, 15
 - formal, 15
 - informal, 17–18
- Criminal justice system, 10–19
 - compared to juvenile justice system, 513
 - courtroom work group, 270–273
 - crime control model, 19–20
 - criminology and, 59
 - defined, 10
 - discretion in, 17–18
 - due process model, 19–20
 - federal court system, 260–263

Criminal Justice in Action-Cengage

- Criminal justice system *(Continued)*
 - federalism and, 11–15
 - goals of, 10–11
 - judges in court system, 263–270
 - jurisdiction of, 253–255
 - medical model of, 252
 - process in, 15–16
 - purpose of, 10–11
 - social media impact on, 27–28
 - state court system, 257–260
 - structure of, 11–15
 - trial and appellate courts, 255–256
 - Criminal law, 98–126
 - beyond a reasonable doubt, 70
 - burden of proof, 69–70
 - compared to civil law, 69, 70
 - defenses under, 113–121
 - development of American, 99–103
 - due process, 123–125
 - elements of crime, 106–113
 - goals of, 69
 - guilt and, 69
 - procedural, 121–125
 - purposes of, 103–105
 - substantive, 121
 - written sources of, 100–103
 - Criminal model of addiction, 57
 - Criminal trials. *See also* Trials
 - presumption of innocence, 317–318
 - privilege against self-incrimination, 317
 - role of jury, 316–317
 - special features of, 315–318
 - strict standard of proof, 318
 - Criminologists, 37, 46
 - Criminology
 - chronic offender and, 58–59
 - classical, 39
 - criminal justice system and, 59
 - defined, 37
 - father of, 39
 - Crips, 465
 - Crisis intervention centers, 81
 - Cross-examination, 329–331
 - Cruel and unusual punishment
 - death penalty and, 374
 - defined, 372
 - method of execution and, 371
 - Supreme Court on, 371–372
 - three-strikes laws, 367–368
 - Crush videos, 262
 - CSI effect, 327
 - Cultural deviance theory, 47
 - Curfew, home confinement and, 411
 - Custodial interrogation, 235
 - Custodial model for prison organization, 426
 - Custody, defined, 235
 - Customs and Border Protection (CBP), 153–154
 - agent for, 537
 - Border Patrol, 153–154
 - under Homeland Security Department, 153, 154
 - responsibilities of, 153, 154
 - Cyber Action Teams (CATs), 548
 - Cyberattack
 - defined, 537
 - denial-of-service, 538
 - malware, 538
 - state actors in, 538
 - Cyberbullying, 501, 542
 - Cyber crimes, 539–548
 - in business world, 542–544
 - challenges for law enforcement, 546–547
 - cloud computing and, 547
 - against community, 544–545
 - computer crime and Internet, 539–540
 - consumer fraud, 540–541
 - costs of, 540
 - credit card crime, 541
 - cyber aggression and new media, 542
 - cyberbullying, 542
 - cyberstalking, 542
 - cyber theft, 541–542
 - defined, 8, 540
 - fighting, 545–548
 - cyber forensics, 547
 - FBI and, 548
 - jurisdictional challenges, 547–548
 - gambling, 545
 - hackers, 543, 554
 - identity theft, 541
 - incidence of, 540
 - keystroke logging, 541
 - malware, 543
 - online dating scams, 540
 - open access movement, 554
 - against persons and property, 540–543
 - phishing, 541–542
 - pirating intellectual property online, 543–544
 - pornography, 544–545
 - protecting online passwords, 541
 - spam, 543
 - terrorist cyberattacks, 537–538
 - types of, 9
 - Cyber forensics, 547
 - Cyber fraud, 9, 540–541
 - Cyberstalking, 9, 542
- D
- Dallas Police Department, 188, 225
 - Dark figure of crime, 77
 - Day-fines, 407
 - Day reporting centers, 409
 - Deadly force
 - defined, 194
 - in self-defense, 119
 - Death penalty, 370–381
 - arbitrariness of, 372, 378
 - bifurcated process, 372–373
 - choice theory and, 40
 - in colonies, 423
 - continued support for, 380
 - as cruel and unusual punishment, 371–372, 374
 - debate over, 375–378
 - decline in executions, 379–380
 - declining use of, 27
 - deterrence argument, 375–377
 - Eighth Amendment and, 372, 374, 376
 - evolving standards of decency, 376
 - executions by state, 378

Criminal Justice in Action-Cengage

- Death penalty (*Continued*)
 - fallibility and, 377
 - as form of punishment, 356
 - future of, 379–380
 - historical perspective on, 370–371
 - incapacitation argument, 351, 377
 - income of victim and, 379
 - insanity, 374
 - jury and, 359, 373
 - juveniles and, 374–375, 376, 496
 - mentally handicapped, 374–375
 - methods of execution, 371
 - mitigating circumstances, 374–375
 - morality of, 381
 - number of executions 1976 to 2007, 370–371
 - number of prisoners on death row, 370
 - persons sentenced and later found to be innocent, 377
 - race and, 378–388
 - Sixth Amendment and, 373
 - Supreme Court rulings on, 371–379
 - victim impact statement and, 369
- Death Penalty Information Center, 377
- Death row, number of prisoners on, 370
- Decarceration, 437–438
- Deception, white-collar crime and, 550
- De-emphasizing strategy, 238
- Deepwater Horizon oil spill, 550–551
- Defendants
 - affirmative defenses, 332
 - appeals, 337–338
 - attorney-client privilege and, 289
 - in civil case, 69
 - creating reasonable doubt, 331–332
 - Fifth amendment and, 317
 - placing on stand, 331
 - plea bargaining, 303
 - presumption of innocence, 317–318
 - protecting, and plea bargaining, 305–306
 - self-incrimination, 317
- Defense(s)
 - affirmative defense, 332
 - alibi, 332
 - creating reasonable doubt, 331–332
 - under criminal law, 113–121
 - duress, 332
 - entrapment, 332
 - insanity, 332
 - justification and, 118–120
 - reasonable doubt and sexual-assault cases, 332
 - responsibility and, 114–118
 - self-defense, 332
- Defense attorneys, 284–289
 - attorney-client privilege, 289
 - attorney-client relationship, 288
 - charging conference, 334
 - closing arguments, 333
 - constitutional right to, 122
 - creating reasonable doubt, 331–332
 - cross-examination and, 329–331
 - defending the guilty, 285, 289
 - defense strategies, 332–333
 - evidence and, 325–328
 - hearsay, 330–331
 - jury selection, 321–324
 - opening statements, 324–325
 - placing defendants on stand, 331
 - plea bargaining, 303
 - preliminary hearing, 295–296
 - pretrial motions, 301
 - private attorneys, 286
 - prosecutorial screening process, 297–301
 - public defenders, 286–288
 - responsibilities of, 284–285
 - in sentencing process, 358–359
 - surrebuttal, 333
 - use of social media, 28
- Delegation of authority, 173
- Deliberate indifference, 471
- Deliberation, degree of crime and, 109
- Delinquency in a Birth Cohort* (Wolfgang, Figlio & Sellin), 58–59
- Denial-of-service, 538
- Department of Homeland Security (DHS). *See* Homeland Security, Department of (DHS)
- Departure, 366–367
- Deprivation model, 462
- Desistance, promoting, 478–479
- Detainer, 155
- Detectives, 176, 214
 - activities of, 176
 - function of, 176
- Detention
 - as element of arrest, 232
 - pretrial, 291–295
 - preventive, 295, 511–512
- Detention hearing, 512
- Determinate sentencing, 354
- Deterrence
 - death penalty as, 375–377
 - general, 350
 - low probability of punishment, 350–351
 - patrol officers, 174
 - as purpose of sentencing, 350–351
 - specific, 350
- Detroit Police Department, diversity of officers, 148
- Detroit Police Officers Association, 183
- Deviance, 7
 - labeling theory and, 51
- DHS. *See* Homeland Security, Department of (DHS)
- Differential association, theory of, 49
- Differential response strategy, 184
- Digital evidence, 547
- Directed patrol, 185
- Direct evidence, 327
- Direct examination, 329
- Direct supervision approach, 446
- Discipline, by correctional officers, 468–470
- Discovery, 296
- Discretion
 - advantages and disadvantages of, 17–18
 - in criminal justice system, 17–18
 - defined, 17
 - domestic violence and, 171–172
 - elements of, 170–172
 - ethical dilemmas of, 201
 - factors in, 169–172
 - high-speed pursuits, 170–171
 - judicial, 356, 364–365, 514

Criminal Justice in Action-Cengage

- Discretion (*Continued*)
 - justification for, 169
 - juveniles and police, 506–508
 - limiting, 170
 - mandatory arrest policies and, 171
 - police attitudes and bias in policing, 197–198
 - policy and, 170
 - prosecutorial, 281–282, 297–301
 - role of, in policing, 169–172
 - sixth sense, 169
- Discretionary release, 402–404
- Discrimination
 - hiring by law enforcement agencies, 146
 - in sentencing, 362–364
- Disorder, crimes of, 133–134
- Disorderly conduct, 76
- Disorganized zones, 44–45
- Disposition hearing, 513
- Dispositions, 356
- Dissenting opinions, 263
- Distracted walking, 12
- District, 173
- District attorney, 281
- District Courts, U.S., 260
- Diversion
 - community corrections as, 391–392
 - pretrial programs, 407, 510
 - probation as, 510
 - treatment and aid, 510
- Diversion programs, 26, 510
- DNA data/profiling
 - CODIS and cold hits, 181–182
 - defined, 20
 - DNA fingerprinting, 180–181
 - efficiency improvements from, 20
 - expanding DNA sampling, 203
 - genetic witness, 182
 - touch DNA, 182
 - wrongful convictions and, 339–340
- Docket, 265
- Domestic court, 259
- Domestic terrorism
 - defined, 24
 - entrapment issue and, 178–179
 - popular perceptions of, 24, 25
 - preventive policing and, 177–178
- Domestic violence
 - alcohol and, 73
 - defined, 88
 - discretion and, 171–172
 - failure to arrest problem, 171–172
 - mandatory arrest policies, 171
 - no-drop policies, 91
 - uncooperative victims and, 300
 - women as victims of, 88
- Donald W. Reynolds Crisis Intervention Center, 81
- Dopamine, 41
 - drug addiction and, 55–56
- Double jeopardy, 122, 337
 - civil suits, 337
 - hung jury, 337
 - juveniles, 493
- Double marginality, 148–149
- Drug abuse
 - addiction basics, 55–56
 - crime and, 90
 - defined, 55
 - juvenile delinquency and, 502–503
 - prisons and substance abuse treatment, 460–461
- Drug courts, 259, 408
- Drug Enforcement Administration (DEA), 13
 - responsibilities of, 156–157
- Drug-market intervention (DMI) initiative, 59
- Drug offenses
 - average length of sentence, 394
 - increases in prison population and, 436, 437
 - by juveniles, 498
 - sentencing disparity, 361–362
- Drugs
 - controlled substances, 73
 - crack cocaine sentencing, 363–364
 - crime and, 22–23, 54–58, 84
 - defined, 22
 - drug-crime relationship, 56–58
 - drug use theories, 54
 - illicit, 72–73
 - learning process and, 54
 - legalization, 57, 60
 - licit, 72–73
 - mandatory sentencing guidelines, 367
 - Mexican drug cartels, 58, 157
 - prescription drugs, 56
 - social disorganization theory and, 54
 - social norms and values of, 73
 - synthetic, 56–57
 - use of, in United States, 22–23
 - war on, 86
- Drug-sniffing dogs, probable cause and, 215
- Drug trafficking
 - average length of sentence, 394
 - sentencing disparity, 361–362
- Drunkenness, 8
- Dual court system, 14, 256–257
- Due process
 - arraignment and, 302
 - constitutional guarantee of, 122
 - in the courts, 251–252
 - judicial system's role in, 125
 - juveniles and, 493–494
 - national security and, 125
 - parole revocation hearing, 402
 - predator drones and, 123
 - procedural, 123
 - revocation process, 398–399
 - substantive, 124
 - Supreme Court's role in, 124, 125
- Due process clause, 123
- Due process model
 - compared to crime control model, 20
 - defined, 19
 - overview of main concepts, 20
- Duress
 - as defense, 118, 332
 - defined, 118
- Duty
 - defined, 202
 - ethical dilemmas of, 202

Criminal Justice in Action-Cengage

- Duty to aid statutes, 107
- Duty to retreat, 119
- E
- Early release for nonviolent offenders, 26
- Eastern Penitentiary, 424, 431
- Eavesdropping, electronic, 72
- Economy, crime and, 83, 84
- Education
 - crime and, 86
 - programs for prisoners, 461
- Ego, 43
- Eighth Amendment, 122
 - death penalty and, 372, 373, 374, 376
 - deliberate indifference and, 471
 - identifiable human needs and, 471–472
 - reasonable bail and, 291
 - three-strikes laws and, 367
 - use of force by prison officials and, 469
- Electric chair, 371
- Electronic monitoring
 - ankle bracelet, 411
 - continuously signaling device, 412
 - defined, 411
 - programmed contact programs, 412
 - technology advances in, 412–413
 - types of, 411–412
- Electronic surveillance
 - Automatic License Plate Recognition (ALPR)
 - technology, 226
 - consent and probable cause, 225
 - constitutional concerns, 226
 - defined, 225
 - as force multiplier, 225
 - privacy concerns, 225, 226
 - video and digital surveillance, 225–226
- Elmira Reformatory, 425, 430
- Embezzlement, 549
- Enemy combatants, 531
- England
 - common law in, 99–100
 - Crime and Disorder Act, 6
 - early police experience, 136–137
- Enron, 552
- Enslavement theory of addiction, 57
- Entrapment defense, 120, 332
- Entrapment issues, preventing terrorism and, 178–179
- Environmental Protection Agency (EPA), 102, 551
- Equal Employment Opportunity Commission (EEOC), 146
- Essays on Crime and Punishment* (Beccaria), 38–39
- Ethics
 - critical thinking and, 18–19
 - defined, 200
 - discretion and, 201
 - duty, 202
 - elements of, 201–202
 - ethical dilemmas, 201
 - honesty, 202
 - justice and, 18
 - loyalty, 202
 - noble cause corruption, 201
 - police corruption, 198–199
 - professionalism, 196
 - racial and ethnic biases in policing, 196–198
 - strip search, 445
 - victims and vengeance, 81
- Ethnicity
 - bias in policing, 196–198
 - crime and, 87
- Evidence
 - circumstantial, 327
 - defined, 325
 - digital, 547
 - direct, 327
 - DNA evidence, 290–291
 - evil character, 328
 - exclusionary rule and, 215–216
 - fruit of the poisoned tree, 215
 - good faith exception, 216
 - hearsay, 330–331
 - inevitable discovery exception, 216
 - prejudicial, 328
 - preponderance of, 70
 - probable cause based on, 214
 - real evidence, 325, 328
 - relevant, 327–328
 - role in trial, 325–328
 - testimonial, 325–327
- Evil character, 328
- Exclusionary rule, 297, 299
 - defined, 215
 - exceptions to, 216
 - good faith exception, 216
 - inevitable discovery exception, 216
- Exigent circumstances, 212
 - arrests and, 232–233
- Expert witness, 326
- Expiration release, 476
- Ex post facto* law, 122
- Extradiction, 254
- F
- Facebook, 27, 28, 132, 142, 144, 501
 - privacy and, 218
- Facial recognition software, 21
- Fair Sentencing Act, 363
- Families, street and decent, 45
- Family, child abuse and juvenile delinquency, 503–504
- Family group homes, 515
- Federal Bureau of Investigation (FBI), 13
 - careers in, 157
 - creation of, 156
 - cyber crime and fighting and, 548
 - defining terrorism, 25
 - as help to local agencies, 14
 - National Infrastructure Protection Center, 546
 - National Mortgage Fraud Team, 552
 - responsibilities of, 156
 - Safe Streets initiative, 21
 - Terrorist Screening Center, 535
 - Uniform Crime Report (UCR) and, 74–76
- Federal Bureau of Prisons (BOP), 427, 432, 441
- Federal Circuit, 260
- Federal court system, 14
 - in dual court system, 256–257
 - excessive caseload and, 273
 - federal prisons for, 427

Criminal Justice in Action-Cengage

- Federal court system (*Continued*)
 - judges, 260
 - selection of judges, 266–268
 - sentencing disparity, 362
 - Supreme Court, 260–263
 - U.S. Courts of Appeal, 260, 261
 - U.S. District Court, 260
- Federal Emergency Management Agency, 156
- Federalism, 11–15
 - corrections and, 14–15
 - courts and, 14
 - defined, 11
 - importance of, 11–12
 - law enforcement and, 12–14
- Federalist Papers*, 260
- Federal law enforcement agencies, 13–14, 153–159
 - Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), 158
 - Customs and Border Protection (CBP), 153–154
 - Drug Enforcement Administration (DEA), 156–157
 - Federal Bureau of Investigation (FBI), 156
 - Homeland Security, 153–156
 - Immigration and Customs Enforcement (ICE), 154–155
 - Justice Department, 156–158
 - Secret Service, 155
 - Treasury Department, 159
 - U.S. Marshals Service, 158
- Federal Reporter*, 33
- Federal Rules of Evidence, 328
- Federal statutes, as source of criminal law, 101
- Federal Supplement*, 33
- Federal Trade Commission (FTA), 551
- Felonies
 - case attrition, 298–299
 - defined, 70
 - degrees of, 70
 - fleeing felon rule, 195
 - initial appearance, 291
 - three-strikes laws, 102, 367, 368
- Felony-murder law, 110–111
- Field services, 172–182
 - clearance rates and cold cases, 179
 - defined, 173
 - forensic investigations and DNA, 179–182
 - investigations, 176–179
 - patrol, 174–176
- Field training, 145
- Field training officer (FTO), 145
- Fifth Amendment, 122
 - arraignment, 302
 - booking procedure and, 241
 - double jeopardy, 337
 - due process clause of, 122
 - grand jury and, 296
 - juveniles and, 493, 508
 - Miranda* warning and, 234
 - pretrial detention and, 291
 - privilege against self-incrimination and, 317
 - probation officer meeting with probationer and, 399
 - witnesses and, 317
- Finality, 338–339
 - wrongful convictions and, 339–340
- Fines
 - day-fines in Sweden, 407
 - as form of punishment, 356–357
- Fingerprint readers, 20
- Fingerprints
 - challenging evidence of, 327
 - DNA fingerprinting, 180–181
 - human fingerprinting, 180
- Firearms. *See* Guns
- Fire marshal, 13
- First Amendment
 - counterterrorism efforts, 24
 - "crush" videos, 262
 - hate crime law and, 126
 - prisoners' rights and, 472
- Fish, game and watercraft wardens, 13, 153
- Flag burning, 101
- Flash robs, 28
- Fleeing felon rule, 195
- Folsom, 430
- Food and Drug Administration (FDA), 102
- Force
 - amount of, in self-defense, 119
 - authority and, 193–196
 - deadly, 119, 194
 - incidence of use of, 194
 - less lethal weapons, 196
 - nondeadly, 119, 194
 - by prison officials, 469–470
 - reasonable, 194, 195
 - Supreme Court decisions on, 194–195
 - tasers and, 196
 - use of force matrix, 194
- Force multiplier, electronic surveillance as, 225
- Foreign Intelligence Surveillance Act (FISA), 226–227
- Forensics, 179–182
 - ballistics, 179–180
 - crime scene, 179–180
 - cyber crimes and, 547
 - DNA fingerprinting, 180–181
 - human fingerprinting, 180
 - trace evidence, 179
- Forensic scientist, 180
- Forfeiture, 408–409
- Formal criminal just process, 15
- Foster care programs, 515
- Four Loko, 7
- Fourteenth Amendment, 122
- Fourth Amendment, 122, 213–216
 - arbitrary searches in prison cells, 471
 - automobile searches, 222, 223
 - counterterrorism efforts and, 24
 - exclusionary rule, 215–216
 - garbage and, 217
 - good faith exception, 216
 - inevitable discovery exception, 216
 - juveniles and, 508
 - Patriot Act and, 226–227
 - probable cause, 213–215
 - reasonableness, 213
 - search warrants, 219
- France, training for judges, 269
- Fraud
 - cyber, 540–541