

Victim Meets Offender The Impact Of Restorative Justice And Mediation

A selection of papers presented at the international conference, Leuven, May 12-14, 1997.

Acquaints readers with scientific techniques and a seven-stage framework for analyzing criminal justice problems and developing solutions. It explains the benefits of "planned change" using a variety of case studies to illustrate suitable planning techniques as well as the pitfalls that can be avoided by implementing such techniques. Chapters are enhanced with outlines, figures, tables, examples, discussion questions and case studies. Appendix includes a seven-stage checklist for program and policy planning.

Restorative justice occupies an important place in criminological literature and criminal justice policies and is about facilitating communication between victims, offenders and communities in search of conciliation. Research shows that victims of crime are generally highly satisfied with their participation in a restorative intervention, such as victim-offender mediation, family group conferencing and victim-offender encounters. In order to maintain good restorative practice, the reasons why restorative justice is appreciated need to be clearly understood. In this book, Tinneke Van Camp identifies and explores the factors that contribute to victims' appreciation of restorative practices in order to advance insight into why restorative justice works for victims. Based on original research and qualitative interviews with victims of violent crime, this book draws on procedural justice theory and socio-psychological studies and analyses how victims value restorative interventions. The findings shed a light on the factors that contribute to victim satisfaction with restorative interventions and show how they relate to procedural fairness, as well as allow an exploration of how the timing of the restorative intervention in the criminal justice proceedings affects victim appreciation. With its use of in-depth interviews and case descriptions, this book will be of interest to academics, practitioners and students alike. It will be of particular interest to those engaged in the study of victims and victim concerns, restorative justice and procedural justice.

Evaluates pioneering programs that employ mediation/dialogue techniques in homicide, rape, and other cases involving extreme violence. It documents the positive impact that these programs have had not only on the lives of victims and offenders, but also on restitution payments, recidivism, and costs.

Criminal Justice Policy and Planning

Victim-Offender Mediation in Europe

EBOOK: Understanding Victims and Restorative Justice

Critical Issues in Crime and Justice

Criminal Justice, Restitution, and Reconciliation

Restorative Justice for Juveniles

Controversies in Victimology

Drawing from the most up-to-date research and emerging issues, *Victimology: A Comprehensive Approach* is an accessible text that provides readers with an overview of the causes and consequences of victimization and the responses to those causes. Renowned authors and researchers Leah E. Daigle and Lisa R. Muftic use a consistent framework throughout to help readers understand why people are victimized, as well as how the criminal justice system and other social services interact with victims and each other. The focus on causes, and responses equips readers with the foundational knowledge needed to apply key concepts to real-life situations. Emphasizing the impact of trauma on individuals and opportunities for prevention, this supportive text offers incisive discussions of recurring victimization and the victim-offender overlap with a global focus. The streamlined Second Edition explores emerging topics within this growing field, including immigration and victimization, bullying, homicides and sexual assaults involving LGBTQ persons, school shootings, and more.

The legitimacy and performance of the traditional criminal justice system is the subject of intense scrutiny as the world economic crisis continues to put pressure on governments to cut the costs of the criminal justice system. This volume brings together the leading work on restorative justice to achieve two objectives: to construct a comprehensive and up-to-date conceptual framework for restorative justice suitable even for newcomers; and to challenge the barriers of restorative justice in the hope of taking its theory and practice a step further. The selected articles start by answering some fundamental questions about restorative justice regarding its historical and philosophical origins, and challenge the concept by bringing into the debate the human rights and equality discourses. Also included is material based on empirical testing of restorative justice claims especially those impacting on reoffending rates, victim satisfaction and reintegration. The volume concludes with a critique of restorative justice as well as with analytical thinking that aims to push its barriers. It is hoped that the investigations offered by this volume not only offer hope for a better system for abolitionists and reformists, but also new and convincing evidence to persuade the sceptics in the debate over restorative justice.

"Restorative justice theory has largely failed to keep pace with the rapid expansion of restorative practices worldwide – indeed, it is remarkable how much support RJ has when so few advocates can even define what it is. As such, this insightful and comprehensive new contribution from two of the top scholars on the frontlines of restorative justice research is hugely welcome." Professor Shadd Maruna, Centre for Criminology and Criminal Justice, University of Manchester "Reimagining Restorative Justice is a reflective and balanced reconsideration of restorative justice. It deftly sweeps across the large literature on the subject, putting it in perspective, seeing anew through its wide-angle lens. Empowerment and accountability provide a fertile framework for this richly reimagined justice." Professor John Braithwaite, Australian National University "David O'Mahony and Jonathan Doak have made a significant contribution to the confusing and over-complicated field of restorative justice theory. They do so through their use of empowerment theory to bring conceptual and operational clarity to the concepts of agency and accountability in restorative processes and outcomes. As a result they develop a convincing argument for face to face dialogue between victim and perpetrator within the core of the criminal justice system. Their emphasis upon ethical and skilful practice is a welcome riposte to the rapid spread of 'restorative justice lite' driven by managerialism and the need to cut costs." Tim Chapman, Lecturer at the University of Ulster. "O'Mahony and Doak convincingly argue that rapid developments in the practice of restorative interventions have outstripped restorative justice theory. They provide both an outstandingly helpful review of the literature and a fresh theoretical approach based on empowerment theory. Everyone seriously interested in restorative justice will want to reflect carefully on the authors' conclusions." Anthony Bottoms, Emeritus Wolfson Professor of Criminology at the University of Cambridge. In recent years, restorative-based interventions have expanded rapidly and are increasingly viewed as a legitimate, and even superior

means of delivering justice. The result of this swift but piecemeal development has been that restorative justice practice has outpaced the development of restorative justice theory. This book takes up this challenge by 'reimagining' a new framework for the operation of restorative justice within criminal justice. In essence, it is contended that the core empowering values of 'agency' and 'accountability' provide a lens for reimagining how restorative justice works and the normative goals it ought to encompass.

Justice for Victims brings together the world's leading scholars in the fields of study surrounding victimization in a pioneering international collection. This book focuses on the current study of victims of crime, combining both legal and social-scientific perspectives, articulating both in new directions and questioning whether victims really do have more rights in our modern world. This book offers an interdisciplinary approach, covering large-scale (political) victimization, terrorist victimization, sexual victimization and routine victimization. Split into three sections, this book provides in-depth coverage of: victims' rights, transitional justice and victims' perspectives, and trauma, resilience and justice. Victims' rights are conceptualised in the human rights framework and discussed in relation to supranational, international and regional policies. The transitional justice section covers victims of war from those caught between peace and justice, as well as post-conflict justice. The final section focuses on post-traumatic stress, connecting psychological and anthropological perceptions in analysing collective violence, mass victimization and trauma. This book addresses challenging and new issues in the field of victimology and the study of transitional and restorative justice. As such, it will be of interest to researchers, practitioners and students interested in the fields of victimology, transitional justice, restorative justice and trauma work.

Restorative Justice in Practice

A Comprehensive Approach

A Needs-based Approach to Justice

Justice for Victims

Victims of Violence and Restorative Practices

Legal, Social and Therapeutic Dimensions

Justice for Victims and Offenders

Written by Mark Umbreit, internationally known for his work in restorative justice, this indispensable resource offers an empirically grounded, state-of-the-art analysis of the application and impact of victim offender mediation, a movement that has spread throughout North America and abroad. The Handbook of Victim Offender Mediation provides practical guidance and resources for offering victim mediation in property crimes, in minor assaults, and, more recently, with crimes of severe violence, including with family members of murder victims who request to meet the offender.

Published as part of the integrated project "Responses to violence in everyday life in a democratic society"

Critical Issues in Crime and Justice: Thought, Policy, and Practice provides an incisive overview of issues and perspectives in criminal justice and criminology designed to expand upon key areas of study. With contributed essays from leading scholars in the field, the Third Edition illustrates the breadth of research, policy, and practice implications in areas such as crime theory, law enforcement, jurisprudence, corrections, and criminal justice organization and management. New to this edition are chapters on wrongful convictions, human trafficking, and mental illness and criminal justice, three critical issues facing contemporary policing, courts, and corrections. The coverage of concepts, insights, voices, and perspectives will challenge criminal justice and criminology students to synthesize what they have learned, question standard interpretations, and begin to create new directions and visions for their future careers as professionals in the field.

Presents an innovative, synergistic practice model that will help social workers use restorative justice skills to facilitate healing and recovery in the families and communities that they serve.

Repositioning Restorative Justice

A Restorative Response to Crime

An Essential Guide to Practice and Research

Restorative Justice Dialogue

The Informal Management of Crime in an Island Community

Restorative Justice

Reintegrative Justice in Practice

Recent years have seen the development of a growing international literature on restorative justice, community justice and reintegrative alternatives to formal criminal justice processes. This literature is stronger on theory and advocacy than on detailed evaluative studies. It often relies for its practical examples on the presumed historical practices of the indigenous peoples of colonised territories, or on attempts to revive or promote modified versions of these in a modern context, which has led to debates about how far modern communities can provide a viable setting for such initiatives. This book provides a unique study of the practice of traditional reintegrative community justice in a European society: the Parish Hall Enquiry (PHE) in the Channel Island of Jersey. This is an ancient institution, based on an informal hearing and discussion of a reported offence with the alleged offender and other interested parties, carried out by centeniers (honorary police officers elected to one of Jersey's twelve parishes). It is still in regular use as an integral part of a modern criminal justice system, and it usually aims to resolve offences without recourse to formal prosecution in court. Helen Miles and Peter Raynor's research, arising from direct observation, contributes to the literature on 'what works' in resolving conflicts and influencing offenders, and their detailed case studies of how problems are addressed gives a 'hands on' flavour of the process. The authors also document the aspects of community life in Jersey that facilitate or hinder the continuation of the PHEs, drawing out the implications of these findings for wider debates about the necessary and sufficient social conditions for reintegrative justice to succeed.

"Although Restorative Justice Dialogue is not a long text, it is an impressive achievement. Each chapter is rich in content, as Umbreit and Armour blend theory, practice, empirical research, and case studies to discuss a range of topics from specific models of restorative justice to the role of facilitators in restorative justice dialogue." --PscCRITIQUES "Restorative Justice Dialogue presents a thorough and comprehensive explanation and assessment of the current state of restorative justice in the world." --Journal of Social Work Values and Ethics "[A]n evidence-based description of the history, practices, and future of restorative dialogue that is informed by the values and principles of law, social work, and spirituality. This is an impressive achievement." --Daniel W. Van Ness Prison Fellowship International, Washington, DC "I know of no other book that provides such a complete review of the various and emerging restorative practices and the phenomenal growth of this movement worldwide." --David Karp, PhD Skidmore College "The combination of two outstanding and widely recognized restorative justice researchers, practitioners, and authors has produced a text that is destined to be a major resource." --Katherine Van Wormer, PhD University of Northern Iowa This book provides a comprehensive foundation for understanding restorative justice and its application worldwide to numerous social issues. Backed by reviews of empirical research and case examples, the authors describe the core restorative justice practices, including

victim-offender mediation, family group conferencing, and peacemaking circles, as well as cultural considerations, emerging variations in a wide variety of settings, and the crucial role of the facilitator. Together, authors Umbreit and Armour bring the latest empirical research and clinical wisdom to those invested in the research and practice of restorative justice. Key topics: Spiritual components of restorative justice
Victim-offender mediation Family group conferencing Peacemaking circles Victim-offender dialogue in crimes of severe violence Dimensions of culture in restorative justice Humanistic mediation Application to domestic violence, higher education, and incarceration

Howard Zehr is the father of Restorative Justice and is known worldwide for his pioneering work in transforming understandings of justice. Here he proposes workable principles and practices for making Restorative Justice possible in this revised and updated edition of his bestselling, seminal book on the movement. (The original edition has sold more than 110,000 copies.) Restorative Justice, with its emphasis on identifying the justice needs of everyone involved in a crime, is a worldwide movement of growing influence that is helping victims and communities heal, while holding criminals accountable for their actions. This is not soft-on-crime, feel-good philosophy, but rather a concrete effort to bring justice and healing to everyone involved in a crime. In *The Little Book of Restorative Justice*, Zehr first explores how restorative justice is different from criminal justice. Then, before letting those appealing observations drift out of reach into theoretical space, Zehr presents Restorative Justice practices. Zehr undertakes a massive and complex subject and puts it in graspable form, without reducing or trivializing it. This resource is also suitable for academic classes and workshops, for conferences and trainings, as well as for the layperson interested in understanding this innovative and influential movement.

Martin Wright's original ground-breaking and influential analysis of the defects of the adversarial system of justice, plus the arguments in favour of a more constructive and victim-oriented approach. A book that has had a major influence on victims' issues and restorative justice - and that is essential reading for anyone wishing to understand these developments. One of the most compelling arguments about the need for change in relation to victims and offenders. A critically acclaimed and key work in the annals of criminal justice.

Inventing the Modern Self and John Dewey

Implications for Crime Victims

Civic Repentance

Ideals and Realities

Federal Probation

Victim Policies and Criminal Justice on the Road to Restorative Justice

Evaluating What Works for Victims and Offenders

This book, based on papers presented at the 5th international conference held at Leuven, Belgium in 2002, aims to provide an overview of recent experience of restorative justice.

This collection of essays by scholars of diverse backgrounds explores the notion of repentance in our culture, focusing on individuals who have been excluded from society as a result of violating its laws. What must these individuals do to gain redemption and be readmitted? Amitai Etzioni argues that the lack of a well-grounded concept of civic repentance has significant negative social consequences for our society. Denying people the opportunity to regain their social standing and membership in their communities is simply unfair, and the absence of such opportunities for restoration through repentance exacts heavy social costs. The essays in this collection address these issues from a variety of perspectives and discuss possible ways of filling this void, including restorative justice, physician rehabilitation programs, and religious reconciliation rituals.

Through the 1970s and 1980s interest in restitution has grown, with the practice moving from a few special projects to much broader application as a part of pretrial diversion, probation, and mediation programs that operate as an alternative to criminal or juvenile justice processing of cases. But, as the papers in this volume reflect, the interest in restitution has moved considerably beyond the idea of offenders repaying victims. A theory of restorative justice is emerging.

This book brings together a selection of papers originally presented and discussed at the fourth international restorative justice conference, held at the University of Tübingen. The contributors include many of the leading authorities in the burgeoning field of restorative justice, and they provide a comprehensive review of developing international practice and directions, and the context in which restorative justice practices are developing. *Restorative Justice in Context* moves beyond a focus on restorative justice for juveniles to a broader concern with the application of restorative justice in such areas as corporate crime, family violence and the application of restorative justice in cases of extreme violent crimes. The contexts examined are drawn from Europe, North America, Australasia and Japan. leading world authorities analyse international case studies reflecting the growth of restorative justice worldwiderapidly expanding area of interest

Finding a Voice

The Impact of Restorative Justice and Mediation

Modernities and the Traveling of Pragmatism in Education

Perspectives on rights, transition and reconciliation

Revised and Updated

Skills for Dialogue, Peacemaking, and Reconciliation

Handbook on Restorative Justice Programmes

This dissertation is a case study investigation of a victim-offender mediation program in a mid-western state. Victim-offender mediation is one form of a much greater movement currently emerging within the criminal justice system known as restorative justice. The focus of this dissertation is to examine the connections between theory and practice with regards to mediation as a form of restorative justice. This research fills a void in the restorative justice literature. It offers findings based on empirical research about the issues that are central to restorative justice theory and practice. There is a wealth of theory claiming that restorative justice can deliver a peaceful justice that makes the situation right while empowering the participants, meeting their needs, taking steps towards reintegration, and establishing awareness between the participants about the reality of the other. These claims have been rarely evaluated although they represent the driving theoretical force behind the restorative justice movement. The data for this dissertation were collected through observations of the mediation process, a post-mediation survey for both victims and offenders, post-mediation interviews with participants, and analysis of the agreements produced in the mediation. The findings produced herein represent the amalgamation of all of this data. These findings identify both successes and failures with regard to the ability of these mediations to deliver the restorative vision of justice. My findings indicate relative success in the mediations observed

about the ability of restorative justice to make the situation right without creating further harm for the participants, to identify and address needs of victims, to foster recognition for victims, and to empower the victims. There was much less success in these mediations regarding the involvement of both the micro and macro communities from which victims and offenders emerge and consequently about the notion of reintegration. Similarly, I found that although the input of victims was solicited throughout the mediations, the role of offenders was much more limited. Consequently, the potential for offenders to be empowered or to have their needs identified or met by the mediation was reduced. Several findings emerged within this research as well, including the impact of power dynamics in the process of mediation and the general lack of awareness about the restorative vision of justice demonstrated by victims and offenders who participated, both of which have implications for their participation and consequently the outcomes of restorative practices. A discussion of the findings presented, the implications of these findings for practitioners of restorative justice, the limitations of this research, and suggestions for the direction of future research regarding restorative justice are presented.

Drawing upon Catholic social teaching, traditional writings, and Sacred Scripture, this book presents a Catholic perspective of crime and criminal justice in America. Specifically, it presents a policy framework for the criminal justice system describing how and why police, courts, and corrections should adopt the tenets of restorative and community justice. In addition, it presents how certain crime-related issues would be addressed under a Catholic perspective, particularly focusing on the death penalty, abortion, euthanasia, and so-called victimless crimes.

"Although the topics dealt with are complex, the author has been very successful in presenting and exploring them clearly. Students may find particularly helpful the summary at the end of each chapter of the main points covered in that section. The Legal Executive "...the real strength of this book lies in the critical thinking that arises from the juxtaposition of two very much unfinished debates: the question of how victims are treated by the justice system, and the practices and implications of restorative justice. "...I feel this book is particularly important because it reframes a whole series of debates and practices which, otherwise, might be in danger of getting 'stuck'. That this is also undertaken by someone who is extremely knowledgeable about the subject matter and perceptive in relation to key issues is an added bonus."

Vista Two of the principal and most influential developments within criminal justice policy - taking in a variety of common law jurisdictions during the past thirty years - have been the rise of the 'victim movement' and the emergence of a distinctive set of practices that have become associated with the term 'restorative justice'. Understanding Victims and Restorative Justice examines the origins of and the relationship between these two sets of developments, and seeks to assess their strengths and weaknesses in meeting the needs of victims as part of the overall response to crime. Written in a lively and accessible style this book is of benefit to students from a range of disciplines including criminology, sociology and the law. Also helpful to professionals, practitioners and policymakers working in voluntary agencies within the criminal justice system.

This publication is an initiative of the European Forum for Victim-Offender Mediation and Restorative Justice, and results from its first conference which was held in Leuven, Belgium, from 27-29 October 1999. The first six chapters consider victim-offender mediation and restorative justice from a more theoretical point of view. These analyses of theoretical, legal, policy, ethical and societal aspects of mediation and restorative justice have been written by well-known scholars in this field. The second part of the book consists of overviews of the situation with regard to victim-offender mediation in the eight European countries in which it is currently the most developed (Austria, Belgium, Finland, France, Germany, Norway, Poland and the United Kingdom). For these last chapters, a multitude of information was collected in each of these countries, and this is presented and analysed comparatively. The following topics are discussed for each of the countries: the history of victim-offender mediation in that particular country, the legal context, policy and implementation, the number of programmes and the way they function, the practice of mediation, the number and characteristics of cases, evaluation and research, and finally challenges, obstacles and expectations for the future. This is probably the first time that such extensive reports on the practice of victim-offender mediation in Europe have been brought together in this way. In publishing this book the European Forum is seeking to contribute to the realisation of one of its objectives, namely providing people all over Europe - and beyond - with information on victim-offender mediation and restorative justice in other countries. Restorative justice is a relatively new field and is still very much evolving. A full exchange of information and ideas will contribute to this process.

Cases, Causes, and Consequences

An Essential Guide for Research and Practice

Restorative Justice Through Dialogue

Family Group Conferencing

Reimagining Restorative Justice

Restorative Justice in Context

National Survey of Victim-offender Mediation Programs in the United States

Controversies in Victimology features original works of noted scholars and practitioners, aiming to shed light on the debates over, the media attention on, and the psychology behind victimization. This book discusses the controversies from all sides of the debate, and attempts to reconcile the issues in order to move the field forward.

This edited volume contains 22 papers organized into three sections under the following headings: part I is entitled On Promoting Victim Policies; Part II On Reforming Criminal Justice; and Part III On Restorative Justice. All three areas are ones to which Tony Peters, former Professor of Criminology in Leuven, has made a significant contribution and for which he is known as an international authority. During his long and productive academic career Tony Peters led many struggles for criminal justice reform. He was a leading figure in the movement to recognize crime victims' plight and to reaffirm their rights. In Belgium, he spearheaded the early initiatives in restorative justice and became one of its

outspoken proponents nationally and internationally. There is no doubt that these three major topics and the various developments and reforms that are addressed in the papers will dominate the thinking about, and the practice of, criminal justice in the years to come. Thus, in addition to paying homage to a congenial friend and an illustrious colleague, it is hoped that this book will appeal and prove useful to all those who have an interest in victims issues, in criminal justice reform, and last but not least, in the promising paradigm of restorative justice.

A comprehensive, provocative overview of the origins and present state of issues and perspectives in criminal justice and criminology from leading scholars in the field. In this important book of essays, leading scholars explore the gamut of topics in criminal justice and criminology, examining both historical and contemporary material to illustrate the past and present of each topic covered. Drawing on a wide range of sources, Mary Maguire and Dan Okada illustrate the breadth of research, policy, and practice implications in key areas of the field, such as crime theory, law enforcement, jurisprudence, corrections, and criminal justice organization and management. The coverage of concepts, insights, voices, and perspectives is geared toward students with a background in criminal justice or criminology courses to challenge them to synthesize what they have learned, to question standard interpretations, and to begin to create new directions and visions for their future careers as professionals in the field.

Restorative justice has made significant progress in recent years and now plays an increasingly important role in and alongside the criminal justice systems of a number of countries in different parts of the world. In many cases, however, successes and failures, strengths and weaknesses have not been evaluated sufficiently systematically and comprehensively, and it has been difficult to gain an accurate picture of its implementation and the lessons to be drawn from this. *Restorative Justice in Practice* addresses this need, analyzing the results of the implementation of three restorative justice schemes in England and Wales in the largest and most complete trial of restorative justice with adult offenders worldwide. It aims to bring out the practicalities of setting up and running restorative justice schemes in connection with criminal justice, the costs of doing so and the key professional and ethical issues involved. At the same time the book situates these findings within the growing international academic and policy debates about restorative justice, addressing a number of key issues for criminal justice and penology, including: how far victim expectations of justice are and can be met by restorative justice aligned with criminal justice whether 'community' is involved in restorative justice for adult offenders and how this relates to social capital how far restorative justice events relate to processes of desistance (giving up crime), promote reductions in reoffending and link to resettlement what stages of criminal justice may be most suitable for restorative justice and how this relates to victim and offender needs the usefulness of conferencing and mediation as forms of restorative justice with adults. *Restorative Justice in Practice* will be essential reading for both students and practitioners, and a key contribution to the restorative justice debate.

Agency and Accountability in the Criminal Process

Victimology

Heinous Crime

The Handbook of Victim Offender Mediation

Rebuilding Community Connections - Mediation and Restorative Justice in Europe

Potentialities, Risks and Problems for Research

The Little Book of Restorative Justice

"Here in one easily accessible book is a summary of the key research findings in victim-offender mediation/reconciliation, coupled with practical suggestions for those operating or starting such programs." Howard Zeh Director, MCC Office, Crime and Justice"Dr Umbreit is the foremost practitioner and researcher in the areas of crime victim and offender mediation. This book reports findings from the only major study on the topic." Burt Galaway Dean, Faculty of Social Work, University of Manitoba

This book offers innovative perspectives on issues concerning a civilized society's response to offenders guilty of heinous crimes. It considers specific cases and the chilling accounts of victims and the criminals themselves. In providing detailed strategies for prevention and rehabilitation, the author examines the psychological and social factors that lead individuals to commit reprehensible crimes, arguing that a fuller understanding of different criminal types is crucial to developing successful answers to the problem of heinous crimes.

This collection includes original studies from scholars from thirteen nations, who explore the epistemic features figured in John Dewey's writings in his discourses on public schooling. Pragmatism was one of the weapons used in the struggles about the development of the child who becomes the future citizen. The significance of Dewey in the book is not about Dewey as the messenger of pragmatism, but in locating different cultural, political and educational terrains in which debates about modernity, the modern self and the making of the citizen occurred.

"This is one of the best texts I have seen in a while...It makes the world of criminology less daunting and more relevant." —Allyson S. Maida, St. John's University Introduction to Criminology, Tenth Edition, is a comprehensive introduction to the study of criminology, focusing on the vital core areas of the field—theory, method, and criminal behavior. With more attention to crime typologies than most introductory texts, Hagan and Daigle investigate all forms of criminal activity, such as organized crime, white collar crime, political crime, and environmental crime. The methods of operation, the effects on society and policy decisions, and the connection between theory and criminal behavior are all explained in a clear, accessible manner. A Complete Teaching & Learning Package SAGE Premium Video Included in the interactive eBook! SAGE Premium Video tools and resources boost comprehension and bolster analysis. Preview a video now. Interactive eBook Includes access to SAGE Premium Video, multimedia tools, and much more! Save when you bundle the interactive eBook with the new edition. Order using bundle ISBN: 978-1-5443-6676-0. Learn more. SAGE coursepacks FREE! Easily import our quality instructor and student resource content into your school's learning management system

(LMS) and save time. Learn more. SAGE edge FREE online resources for students that make learning easier. See how your students benefit. .

Introduction to Criminology

Victim Meets Offender

Thought, Policy, and Practice

Making Restorative Justice Work

Social Work and Restorative Justice

Seeking Justice for Victims and Offenders

National Institute of Justice Journal

These Guidelines assist administrators in developing or enhancing their restorative justice programs. It provides practical guidance for mediators to facilitate balanced & fair mediation, which will ensure the safety & integrity of all the participants. Chapters: victim-offender mediation: a national perspective; guidelines for victim-sensitive mediation & dialogue with offenders; recommendations for program development; results of a survey of victim-offender mediation programs in the U.S.; what is humanistic mediation?; profiles of programs; & promising practices. Bibliography.

The present handbook offers, in a quick reference format, an overview of key considerations in the implementation of participatory responses to crime based on a restorative justice approach. Its focus is on a range of measures and programmes, inspired by restorative justice values, that are flexible in their adaptation to criminal justice systems and that complement them while taking into account varying legal, social and cultural circumstances. It was prepared for the use of criminal justice officials, non-governmental organizations and community groups who are working together to improve current responses to crime and conflict in their community

Sexual violence, in all its forms, is a crime for which anecdotal accounts and scholarly reports suggest victims in their great majority do not receive adequate 'justice' or redress. The theory and practice of restorative justice is rapidly developing and offers some well-argued new avenues for dealings with crime in general. It has the potential to be extended to cases of sexual violence and a number of small scale programmes are already underway across the world. Restorative Responses to Sexual Violence examines this innovative justice paradigm in more depth in the particular context of sexual trauma and violence in order to establish the empirical realities of restorative justice approaches in cases of sexual violence, and considers how such approaches could be developed adequately in the future. This book is divided into two parts, each representing a key area of research and practice: theoretical and conceptual frameworks, and justice and therapeutic perspectives. This international collection brings together leading expert scholars and practitioners to offer both theoretical and practical perspectives on restorative justice and sexual violence. This book will be of interest to researchers in the field of law, criminology, psychology, social science, social work and psychotherapy, as well as practitioners in the fields of criminal justice, restorative justice and sex offender and victim trauma therapies.

Guidelines for Victim-sensitive Victim-offender Mediation

Theories, Methods, and Criminal Behavior

Facing Violence

Restorative Responses to Sexual Violence

Catholic Perspectives on Crime and Criminal Justice

A Collection of Essays in Honour of Tony Peters

The Path of Restorative Justice and Dialogue