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Our Mothers

Conclusion

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Death Penalty - Essay

Essay from the year 2008 in the subject English Language and Literature Studies - Linguistics, grade: 1, University of Marburg (Fremdsprachliche Philologien), course: Academic Writing, language: English, abstract: The question whether capital punishment should be practiced as a penalty for criminals has for a long time been a controversial topic because it concerns people worldwide. It is debatable whether methods of punishment such as the death penalty are an ethical solution to crime.

The Changing Attitude Towards the Death Penalty in the US

Pre-University Paper from the year 2016 in the subject Law - Penology, grade: 1, , language: English, abstract: The aim of this paper is to describe to what extend the public opinion about capital punishment in the United States has changed and to outline the reasons for that. Based on the hypothesis that support has generally dropped, this paper provides an overview why and when support slowly started to decrease. The examinations are limited to approximately the last twenty-five years, and the three main chapters are structured according to the time periods of the then-ruling presidents. They respectively comprise information about the president's death penalty policy, the changes in law, some incidents that have occurred, as well as the development in people's attitude. Consequently, it can be concluded that more and more Americans oppose the death penalty as the system's fallibility and inefficiency are becoming obvious. However, while moral positions have not changed significantly, the impossible flawlessness and expensive application of the death penalty triggered many shifts in opinion.

The History of the Death Penalty in the United States

Seminar paper from the year 2007 in the subject American Studies - Culture and Applied Geography, grade: 1-, University of Frankfurt (Main) (Institut für England- und Amerikastudien), course: Social Issues in U.S. Supreme Court History, language: English, abstract: Die Arbeit verschafft einen Überblick über die Todesstrafe in der USA. Dabei wird versucht die gesamte Geschichte der Todesstrafe von der Kolonialzeit bis heute zu skizzieren. Anhand ausgewählter Fälle des Obersten Gerichtshofes (vor allem aus den 1960er Jahren) werden Verfassungsmässigkeit etc. bestimmter Fälle diskutiert. Insgesamt verschafft die Arbeit einen guten Überblick über das gesamte Todesstrafensystem der USA (nur auf jurisitischer, nicht politischer oder moralischer Ebene) Electrocution, lethal injection, gas chamber,

hanging, shooting, beheading or stoning are different ways or instruments to execute a person who is sentenced to death. Death penalty or capital punishment means the intentional killing of a person who is guilty to have committed a certain crime. After a legal trial, the person is sentenced to death. The way by which the death is put into effect depends on the country and its laws. Death penalty or capital punishment is a very controversial topic concerning political, judicial and moral issues. This paper will be about the death penalty prior in the United States of America. In part I, I will present some facts and figures as well as give a short introduction to death penalty in general. I think it will be also necessary to outline the history of the death penalty in the United States. I will give a short overview of the most important developments from colonial times until the 1950s. The 1960s constituted a big challenge for the legality and constitutionality of the death penalty. That is why I will analyze this period in particular in Part II of this work. I will present selected Supreme Court Cases and their decisions. Thus, I will try to elaborate the judicial developments of the death penalty in the United States. Therefore, I will deal with cases regarding the constitutionality of the death penalty; furthermore with cases on death penalty laws and limitations of the death penalty. I want to emphasize that I will concentrate primarily on the judicial aspects of this topic, I will not deal with moral or political issues, but they might be mentioned additionally. By this means, I would like to examine how the death penalty is anchored in U.S. law and to find out which cases played an important role and contributed to this development. In so doing, I will draft a picture of the death penalty system in the United States.

Capital Punishment

A compilation of articles reviewing judicial and legislative actions concerning the death penalty since 1977 and essays debating the moral issues involved.

The History of the Death Penalty in the United States

Seminar paper from the year 2007 in the subject American Studies - Culture and Applied Geography, grade: 1-, University of Frankfurt (Main) (Institut für England- und Amerikastudien), course: Social Issues in U.S. Supreme Court History, language: English, abstract: Die Arbeit verschafft einen Überblick über die Todesstrafe in der USA. Dabei wird versucht die gesamte Geschichte der Todesstrafe von der Kolonialzeit bis heute zu skizzieren. Anhand ausgewählter Fälle des Obersten Gerichtshofes (vor allem aus den 1960er Jahren) werden Verfassungsmässigkeit etc. bestimmter Fälle diskutiert. Insgesamt verschafft die Arbeit einen guten Überblick über das gesamte Todesstrafensystem der USA (nur auf jurisitischer, nicht politischer oder moralischer Ebene) Electrocution, lethal injection, gas chamber, hanging, shooting, beheading or stoning are different ways or instruments to execute a person who is sentenced to death. Death penalty or capital punishment means the intentional killing of a person who is guilty to have committed a certain crime. After a legal trial, the person is sentenced to death. The way by which the death is put into effect depends on the country and its laws. Death penalty or capital punishment is a very controversial topic concerning political, judicial and moral issues. This paper will be about the death penalty prior in the United States of America. In part I, I will present some facts and figures as well as give a short introduction to death penalty in general. I think it will be also necessary to outline the history of the death penalty in the United States. I will give a short overview of the most important developments from colonial times until the 1950s. The 1960s constituted a big challenge for the legality and constitutionality of the death penalty. That is why I will analyze this period in particular in Part II of this work. I will present selected Supreme Court Cases and their decisions. Thus, I will try to elaborate the judicial developme

Deterrence and the Death Penalty

Many studies during the past few decades have sought to determine whether the death penalty has any deterrent effect on homicide rates. Researchers have reached widely varying, even contradictory, conclusions. Some studies have concluded that the threat of capital punishment deters murders, saving large numbers of lives; other studies have concluded that executions actually increase homicides; still others, that executions have no effect on murder rates. Commentary among researchers, advocates, and policymakers on the scientific validity of the findings has sometimes been acrimonious. Against this backdrop, the National Research Council report Deterrence and the Death Penalty assesses whether the available evidence provides a scientific basis for answering questions of if and how the death penalty affects homicide rates. This new report from the Committee on Law and Justice concludes that research to date on the effect of capital punishment on homicide rates is not useful in determining whether the death penalty increases, decreases, or has no effect on these rates. The key question

is whether capital punishment is less or more effective as a deterrent than alternative punishments, such as a life sentence without the possibility of parole. Yet none of the research that has been done accounted for the possible effect of noncapital punishments on homicide rates. The report recommends new avenues of research that may provide broader insight into any deterrent effects from both capital and noncapital punishments.

Death Penalty in the USA

Essay from the year 2002 in the subject American Studies - Culture and Applied Geography, grade: 1-, University of Potsdam (Institut für Anglistik/Amerikanistik), 6 entries in the bibliography, language: English, abstract: Various attitudes and passions like racism, revenge, religion and political power have supported the imposition of the death penalty. The aim of this paper is answer the question whether the media, Christian religion and the policy of the United States of America bear full responsibility for the existence and the ongoing justification of the death penalty. These three institutions possess huge influence on the peoples opinions and form the three pillars of US pride. I will try to find my personal answer through isolating these pillars and explaining their efforts to evade the often required abolition of the death penalty. There is no execution in the USA that is not accompanied by demonstrators opponents as well as proponents. So it was only a matter of time until the popular press recognized the controversial topic "death penalty" as their new pecuniary resource. "When citizens are confronted with the issue of capital punishment, be they jury members or other by - standers, they decide if death as punishment is applicable in that single case, or, more broadly, if it is in the interest of society at all. By - standers are not, in fact, neutral or impartial. As human beings they are shaped by their world outlook." As we all know the media plays a major role in this outlook and it is easy for them to indoctrinate peoples minds with their conviction of right and wrong. The media tells us, sometimes subtly, sometimes directly, what clothes to wear, what car to drive, what music to like and maybe also what "monster" to send to death row.

The Death Penalty in America

This volume provides up-to-date and nuanced analysis across a wide spectrum of capital punishment issues. The essays move beyond the conventional legal approach and propose fresh perspectives, including a unique critique of the abolition sector. Written by a range of leading experts with diverse geographical, methodological and conceptual approaches, the essays in this volume challenge received wisdom and embrace a holistic understanding of capital punishment based on practical experience and empirical data. This collection is indispensable reading for anyone seeking a comprehensive and detailed understanding of the complexity of the death penalty discourse.

The International Library of Essays on Capital Punishment, Volume 1

Research Paper (undergraduate) from the year 2015 in the subject Law - Criminal process, Criminology, Law Enforcement, grade: A, University of Alaska Fairbanks, language: English, abstract: This is an investigation into the death penalty and how it is applied across political lines in America. With a focus on the differences in Democratic run states and Republican run states. The death penalty and its effects on a state's murder rate have long been a point of controversy. It has been debated whether the death penalty is a deterrent to crime. There is an ongoing need to understand the deterrence effect of the death penalty, in order to understand how to properly lower the murder rates in a given area. Further, in order to understand if the death penalty is applied in a given state, it is important to look at the political orientation of a particular state. Political orientation can have a strong affect on the punishment type chosen by a particular state. This study seeks to clarify the debate by looking at the statistical facts, and formulating hypothesis. (1) the death penalty is a deterrent for the crime of murder. (2) Conservative states are more likely to employ the death penalty. Null hypothesis, (1) the death penalty has no effect on the murder rate. (2) political leanings of a state do not determine if they have the death penalty.

The Death Penalty in Democratic and Republican States and its Effects on a State's Murder Rate

An analysis of the use of the death penalty across the world, together with the underlying arguments. This book ranks as the original in-depth treatment by the Director of Studies at the Centre for Capital Punishment Studies - University of Westminster, and another leading academic, plus leading commentators from around the world including the USA/North America's Michael L Radlett, William A Shabas and Hugo Adam Bedau.

Capital Punishment

Is the death penalty a deterrent? Is it applied disproportionately to certain ethnic groups? How harsh is life on death row? In this expanded new edition the author examines these and other controversial issues, draws conclusions from the current research, and discusses their implication for social policy. Topics such as capital punishment policies around the world, executions in the United States, public opinion on the death penalty, juries and the death penalty, and economic analyses of the deterrent factor all receive comprehensive coverage. Appendices round out this newly revised and updated text with studies on public attitudes toward rape and capital punishment, and the deterrent effect of executions on the homicide rate in the United States.

The Death Penalty

An up-to-date examination of legal changes and shifting attitudes surrounding capital punishment

The Death Penalty in the Nineties

The fifth edition of this highly praised study charts and explains the progress that continues to be made towards the goal of worldwide abolition of the death penalty. The majority of nations have now abolished the death penalty and the number of executions has dropped in almost all countries where abolition has not yet taken place. Emphasising the impact of international human rights principles and evidence of abuse, the authors examine how this has fuelled challenges to the death penalty and they analyse and appraise the likely obstacles, political and cultural, to further abolition. They discuss the cruel realities of the death penalty and the failure of international standards always to ensure fair trials and to avoid arbitrariness, discrimination and conviction of the innocent: all violations of the right to life. They provide further evidence of the lack of a general deterrent effect; shed new light on the influence and limits of public opinion; and argue that substituting for the death penalty life imprisonment without parole raises many similar human rights concerns. This edition provides a strong intellectual and evidential basis for regarding capital punishment as undeniably cruel, inhuman and degrading. Widely relied upon and fully updated to reflect the current state of affairs worldwide, this is an invaluable resource for all those who study the death penalty and work towards its removal as an international goal.

The Death Penalty

Respected for his evenhanded contributions to the death penalty debate, editor Robert Bohm calls upon experts to address legal, empirical, political, and philosophical aspects of capital punishment. The first of two sections focuses on miscarriages of justice, including errors in conviction and possible remedies. It reviews potential causes of wrongful conviction, considers the responsibility of the state for reintegration of the wrongfully convicted, and debates the humanity of lethal injections. The next section considers the first amendment and governmental accountability, reveals the phenomenon of consensual executions as assisted suicide, and evaluates the curious dichotomy in logic between the reviled practice of lynching and government-sanctioned executions.

The Hanging Question

In 1872 Susan Eberhart was convicted of murder for helping her lover to kill his wife. The Atlanta Constitution ran a story about her hanging in Georgia that covered slightly more than four full columns of text. In an editorial sermon about her, the Constitution said that Miss Eberhart not only committed murder, but also committed adultery and "violated the sanctity of marriage." An 1890 article in the Elko Independent said of Elizabeth Potts, who was hanged for murder, "To her we look for everything that is gentle and kind and tender; and we can scarcely conceive her capable of committing the highest crime known to the law." Indeed, at the time, this attitude was also applied to women in general. By 1998 the press's and society's attitudes had changed dramatically. A columnist from Texas wrote that convicted murderess Karla Faye Tucker should not be spared just because she was a woman. The author went on to say that women could be just as violent and aggressive as men; the idea that women are defenseless and need men's protection "is probably the last vestige of institutionalized sexism that needs to be rubbed out."

The Death Penalty Today

Capital punishment case studies cover such issues as post-traumatic stress disorder, insanity, juveniles, deprived childhoods, retarded, judicial errors, racial issues, sex differences.

The Penalty is Death

Is capital punishment morally justified? Although the issue generates strong opinions, there are no easy answers when it comes to taking the life of a human being. Supporters of the death penalty believe it deters law-breaking and is the only punishment strong enough for horrific crimes such as child murder and genocide. Opponents argue that it violates human rights and point to its finality in the face of judicial system error and unfairness. This resource presents a fascinating progression of current viewpoints that reflect the many facets of the death penalty debate.

To Kill and be Killed

Annotation In the US, murderers, particularly those sentenced to death, are usually considered as entirely different from the rest of us. Sociologist Susan F. Sharp challenges perspective by reminding us that those facing a death sentence, in addition to being murderers, are brothers or sisters, mothers or fathers, daughters or sons.

The Death Penalty

"These essays...show us the human and inhuman realities of capital punishment through the eyes of the condemned and those who work with them. By focusing on those awaiting death, they present the awful truth behind the statistics in concrete, personal terms." --William J. Bowers, author of Legal Homicide Between 1930 and 1967, there were 3,859 executions carried out under state and civil authority in the United States. Since the ten-year moratorium on capital punishment ended in 1977, more than one hundred prisoners have been executed. There are more than two thousand men and women now living on death row awaiting their executions. Facing the Death Penalty offers an in-depth examination of what life under a sentence of death is like for condemned inmates and their families, how and why various professionals assist them in their struggle for life, and what these personal experiences with capital punishment tell us about the wisdom of this penal policy. The contributors include historians, attorneys, sociologists, anthropologists, criminologists, a minister, a philosopher, and three prisoners. One of the prisoner-contributors is Willie Jasper Darden, Jr., whose case and recent execution after fourteen years on death row drew international attention. The inter-disciplinary perspectives offered in this book will not solve the death penalty debate, but they offer important and unique insights on the full effects of American capital punishment provisions. While the book does not set out to generate sympathy for those convicted of horrible crimes, taken together, the essays build a case for abolition of the death penalty. "This work stands with the best of what's been written. It represents the best of those who have seen the worst." -- Colman McCarthy, The Washington Post Book World

Hidden Victims

Resource added for the Psychology (includes Sociology) 108091 courses.

Facing the Death Penalty

Hugo Bedau has commanded a long and distinguished career as one of the most widely respected opponents of capital punishment. His work has addressed a variety of perspectives in the death penalty debate, from execution of the innocent to the philosophical and moral grounds for abolition. Now his essays from the last fifteen years appear together in one volume. More than simply a collection of previously published articles, Killing as Punishment represents a unified, interdisciplinary inquiry into several of the major empirical and normative issues raised by the death penalty. The essays have been revised and updated to survey the current state of the death penalty against the background of the past half-century, and are divided along two major axes: one detailing a range of facts raised by the controversy over capital punishment, the other presenting a critical evaluation of the subject from a constitutional and ethical point of view. Drawing on his encyclopedic knowledge of the field, Bedau addresses topics that include strong public support for the death penalty, wrongful convictions in capital cases, the disappearance of executive clemency, constitutional arguments surrounding t

Murder and Its Consequences

In 1976, the US Supreme Court ruled in Gregg v. Georgia that the death penalty was constitutional if it complied with certain specific provisions designed to ensure that it was reserved for the 'worst of the worst.' The same court had rejected the death penalty just four years before in the Furman decision because it found that the penalty had been applied in a capricious and arbitrary manner. The 1976 decision ushered in the 'modern' period of the US death penalty, setting the country on a course to execute over 1,400 inmates in the ensuing years, with over 8,000 individuals currently sentenced to die. Now, forty years after the decision, the eminent political scientist Frank Baumgartner along with a team of younger scholars (Marty Davidson, Kaneesha Johnson, Arvind Krishnamurthy, and Colin Wilson) have collaborated to assess the empirical record and provide a definitive account of how the death penalty has been implemented. Each chapter addresses a precise empirical question and provides evidence, not opinion, about whether how the modern death penalty has functioned. They decided to write the book after Justice Breyer issued a dissent in a 2015 death penalty case in which he asked for a full briefing on the constitutionality of the death penalty. In particular, they assess the extent to which the modern death penalty has met the aspirations of Gregg or continues to suffer from the flaws that caused its rejection in Furman. To answer this question, they provide the most comprehensive statistical account yet of the workings of the capital punishment system. Authoritative and pithy, the book is intended for both students in a wide variety of fields, researchers studying the topic, and--not least--the Supreme Court itself.

Killing as Punishment

Until the early twentieth century, printed invitations to executions issued by lawmen were a vital part of the ritual of death concluding a criminal proceeding in the United States. In this study, Gordon Morris Bakken invites readers to an understanding of the death penalty in America with a collection of essays that trace the history and politics of this highly charged moral, legal, and cultural issue. Bakken has solicited essays from historians, political scientists, and lawyers to ensure a broad treatment of the evolution of American cultural attitudes about crime and capital punishment. Part one of this extensive analysis focuses on politics, legal history, multicultural issues, and the international aspects of the death penalty. Part two offers a regional analysis with essays that put death penalty issues into a geographic and cultural context. Part three focuses on specific states with emphasis on the need to understand capital punishment in terms of state law development, particularly because states determine on whom the death penalty will be imposed. Part four examines the various means of death, from hanging to lethal injection, in state law case studies. And finally, part five focuses on the portrayal of capital punishment in popular culture.

Death is Different

Today, two-thirds of the world's nations have abolished the death penalty, either officially or in practice, due mainly to the campaign to end state executions led by Western European nations. Will this success spread to Asia, where over 95 percent of executions now occur? Do Asian values and traditions support capital punishment, or will development and democratization end executions in the world's most rapidly developing region? David T. Johnson, an expert on law and society in Asia, and Franklin E. Zimring, a senior authority on capital punishment, combine detailed case studies of the death penalty in Asian nations with cross-national comparisons to identify the critical factors for the future of Asian death penalty policy. The clear trend is away from reliance on state execution and many nations with death penalties in their criminal codes rarely use it. Only the hard-line authoritarian regimes of China, Vietnam, Singapore, and North Korea execute with any frequency, and when authoritarian states experience democratic reforms, the rate of executions drops sharply, as in Taiwan and South Korea. Debunking the myth of "Asian values," Johnson and Zimring demonstrate that politics, rather than culture or tradition, is the major obstacle to the end of executions. Carefully researched and full of valuable lessons, The Next Frontier is the authoritative resource on the death penalty in Asia for scholars, policymakers, and advocates around the world.

The Hanging Question

Can the death penalty be administered in a just way—without executing the innocent, without regard to race, and without arbitrariness? How does capital punishment in the United States fit with international human rights law? These are among the questions that leading legal scholars and journalists explore in Beyond Repair? All new, the essays in this collection focus on the period since 1976, when the Supreme

Court held that capital punishment, in and of itself, does not violate the Constitution. In addition to reflecting on the most recent developments in the law, the contributors draw on empirical research to consider connections between newly available data and modern American death penalty procedures. A number of the essays scrutinize thinking about capital punishment. They examine why, following almost two decades of strong public support for the death penalty, public opinion in favor of it has recently begun to decline. Beyond Repair? presents some of the findings of the Capital Jury Project, a nationwide research initiative that has interviewed over one thousand people who served as jurors in capital trials. It looks at what goes through the minds of jurors asked to consider imposing the death penalty, how qualified they are to make such an important decision, and how well they understand the judge's instructions. Contributors also investigate the risk of executing the innocent, the role that race plays in determining which defendants are sentenced to death, and the effect of expanded restrictions on access to federal appellate relief. The postscript contemplates the peculiarities of our contemporary system of capital punishment, including the alarming variance in execution rates from state to state. Filled with current insights and analysis, Beyond Repair? will provide valuable information to attorneys, political scientists, criminologists, and all those wanting to participate knowledgeably in the debates about the death penalty in America. Contributors. Ken Armstrong, John H. Blume, Theodore Eisenberg, Phoebe C. Ellsworth, Stephen P. Garvey, Samuel R. Gross, Sheri Lynn Johnson, Steve Mills, William A. Schabas, Larry W. Yackle, Franklin E. Zimring

Deadly Justice

Historically, at English common law, the death penalty was mandatory for the crime of murder and other violent felonies. Over the last three decades, however, many former British colonies have reformed their capital punishment regimes to permit judicial sentencing discretion, including consideration of mitigating factors. Applying a comparative analysis to the law of capital punishment, Novak examines the constitutional jurisprudence and resulting legislative reform in the Caribbean, Sub-Saharan Africa, and South and Southeast Asia, focusing on the rapid retreat of the mandatory death penalty in the Commonwealth over the last thirty years. The coordinated mandatory death penalty challenges - which have had the consequence of greatly reducing the world's death row population - represent a case study of how a small group of lawyers can sponsor human rights litigation that incorporates international human rights law into domestic constitutional jurisprudence, ultimately harmonizing criminal justice regimes across borders. This book is essential reading for anyone interested in the study and development of human rights and capital punishment, as well as those exploring the contours of comparative criminal justice.

Invitation to an Execution

In this third volume of his award-winning American Crisis series, James Gustave Speth makes his boldest and most ambitious contribution yet. He looks unsparingly at the sea of troubles in which the United States now finds itself, charts a course through the discouragement and despair commonly felt today, and envisions what he calls America the Possible, an attractive and plausible future that we can still realize. The book identifies a dozen features of the American political economy--the country's basic operating system--where transformative change is essential. It spells out the specific changes that are needed to move toward a new political economy--one in which the true priority is to sustain people and planet. Supported by a compelling "theory of change" that explains how system change can come to America, the book also presents a vision of political, social, and economic life in a renewed America. Speth envisions a future that will be well worth fighting for. In short, this is a book about the American future and the strong possibility that we yet have it in ourselves to use our freedom and our democracy in powerful ways to create something fine, a reborn America, for our children and grandchildren.

The Next Frontier

Built around practical exercises, this book helps students to practise and master core reading and writing skills crucial to the successful study of philosophy.

Beyond Repair?

A study of capital punishment issues, including American attitudes, deterence problems, and discussions for and against the death penalty.

The Global Decline of the Mandatory Death Penalty

The death penalty has largely disappeared as a national legislative issue and the Supreme Court has mainly bowed out, leaving the states at the cutting edge of abolition politics. This essential guide presents and explains the changing political and cultural challenges to capital punishment at the state level. As with their previous volume, America Without the Death Penalty (Northeastern, 2002), the authors of this completely new volume concentrate on the local and regional relationships between death penalty abolition and numerous empirical factors, such as economic conditions; public sentiment; the roles of social, political, and economic elites; the mass media; and population diversity. They highlight the recent abolition of the practice in New York, New Jersey, New Mexico, and Illinois; the near misses in New Hampshire, Connecticut, Maryland, and Nebraska; the Kansas rollercoaster rides; and the surprising recent decline of the death penalty even in the deep South. Abolition of the death penalty in the United States is a piecemeal process, with one state after another peeling off from the pack until none is left and the tragic institution finally is no more. This book tells you how, and why, that will likely happen.

The Death Penalty

Staff report issued on October 21, 1993 by the Subcommittee on Civil and Constitutional Rights, Committee on the Judiciary One Hundred Third Congress, First session.

Philosophy Skills Book

This collection of essays presents various viewpoints on the death penalty as a form of punishment. Each author presents their arguments and rationale for either supporting or opposing capital punishment, providing a nuanced and thought-provoking perspective. This work has been selected by scholars as being culturally important, and is part of the knowledge base of civilization as we know it. This work is in the "public domain in the United States of America, and possibly other nations. Within the United States, you may freely copy and distribute this work, as no entity (individual or corporate) has a copyright on the body of the work. Scholars believe, and we concur, that this work is important enough to be preserved, reproduced, and made generally available to the public. We appreciate your support of the preservation process, and thank you for being an important part of keeping this knowledge alive and relevant.

The Death Penalty in America

This collection asks questions about the received wisdom of the debate about capital punishment. Woven through the book, questions are asked of, and remedies proposed for, a raft of issues identified as having been overlooked in the traditional discourse. It provides a long overdue review of the disparate groups and strategies that lay claim to abolitionism. The authors argue that capital litigators should use their skills challenging the abuses not just of process, but of the conditions in which the condemned await their fate, namely prison conditions, education, leisure, visits, medical services, etc. In the aftermath of successful constitutional challenges it is the beneficiaries (arguably those who are considered successes, having been 'saved' from the death penalty and now serving living death penalties of one sort or another) who are suffering the cruel and inhumane alternative. Part I of the book offers a selection of diverse, nuanced examinations of death penalty phenomena, scrutinizing complexities frequently omitted from the narrative of academics and activists. It offers a challenging and comprehensive analysis of issues critical to the abolition debate. Part II offers examinations of countries usually absent from academic analysis to provide an understanding of the status of the debate locally, with opportunities for wider application.

The Death of the American Death Penalty

This global study uses statistical analysis to relate the popularity of the death penalty to physical, cultural, social, economical, institutional, actor oriented and historical factors.

Innocence and the Death Penalty

"Capital punishment has been debated as good practice vs. bad practice for many years. Is it an effective learning method, or not? Is it humane or inhumane? These are questions that have been asked by the political powers, psychologists, and the average living citizen. Countless case studies and research is out there for hours upon hours to get to the bottom of the actual effectiveness of this particular procedure. In this book, we will take a deep look at capital punishment and let the reader

decide his/her side of this everlasting argument. "The Death Penalty: Capital Punishment in the USA" is not only intended to give the reader knowledge about capital punishment in the USA, but also an overview of the history of its use globally. A deep focus however, is to gain insight into why the practice appears to be so ingrained into the American penal system. Capital punishment has evolved through the 20th century and the methods of execution differ from before; i.e. how capital justice is dispensed & where. Also how the death penalty fits into the broader social dynamic of the United States; discussing both the objective and subjective arguments for and against capital punishment in the modern world. You will discover: The History Of Capital Punishment; The Effects Of Capital Punishment; Where Capital Punishment Still Exist Today; Social Aspects Of Capital Punishment; Does It Work Or Doesn't It Work?; The Future Of Capital Punishment. You are about to get some a wide perspective of unique views into the world of capital punishment. After reading, your eyes will be wide open no matter which side your argument is supporting."--Page 4 of cover.

Essays on the Punishment of Death

Capital Punishment: New Perspectives

Deterrence and the Death Penalty

Many studies during the past few decades have sought to determine whether the death penalty has any deterrent effect on homicide rates. Researchers have reached widely varying, even contradictory, conclusions. Some studies have concluded that the threat of capital punishment deters murders, saving large numbers of lives; other studies have concluded that executions actually increase homicides; still others, that executions have no effect on murder rates. Commentary among researchers, advocates, and policymakers on the scientific validity of the findings has sometimes been acrimonious. Against this backdrop, the National Research Council report Deterrence and the Death Penalty assesses whether the available evidence provides a scientific basis for answering questions of if and how the death penalty affects homicide rates. This new report from the Committee on Law and Justice concludes that research to date on the effect of capital punishment on homicide rates is not useful in determining whether the death penalty increases, decreases, or has no effect on these rates. The key question is whether capital punishment is less or more effective as a deterrent than alternative punishments, such as a life sentence without the possibility of parole. Yet none of the research that has been done accounted for the possible effect of noncapital punishments on homicide rates. The report recommends new avenues of research that may provide broader insight into any deterrent effects from both capital and noncapital punishments.

Capital Punishment in America

This revised and updated second edition is an overview of capital punishment. It offers an examination of the death penalty, supported by statistics and Supreme Court cases, and followed by pro and con discussions. The book addresses every major issue relating to the death penalty including deterrence, racial impact, arbitrariness, its use on special populations, and methods of execution. This text challenges students to evaluate their beliefs and assumptions on each of the various issues surrounding this controversial subject. Each chapter begins with a primer of the issue to be discussed, followed by the data and critical documents necessary to make an educated assessment, and concludes with essays that offer differing viewpoints by some of the best minds in the country. New material added to the second edition includes: updated data on deterrence; new data and articles on brutalization and cost; new cases and articles on the death penalty for juveniles; new case and articles on the death penalty for raping a child; and a new chapter on methods of execution.

The Decline of the Death Penalty and the Discovery of Innocence

Since 1996, death sentences in America have declined by more than 60 percent, reversing a generation-long trend toward greater acceptance of capital punishment. In theory, most Americans continue to support the death penalty. But it is no longer seen as a theoretical matter. Prosecutors, judges, and juries across the country have moved in large numbers to give much greater credence to the possibility of mistakes - mistakes that in this arena are potentially fatal. The discovery of innocence, documented in this book through painstaking analyses of media coverage and with newly developed methods, has led to historic shifts in public opinion and to a sharp decline in use of the death penalty by juries across

the country. A social cascade, starting with legal clinics and innocence projects, has snowballed into a national phenomenon that may spell the end of the death penalty in America.

Japanese Moratorium on the Death Penalty

Offering a timely reanalysis of the issue of Japan's capital punishment policy, this cutting edge volume considers the de facto moratorium periods in Japan's death penalty system and proposes an alternative analytical framework to examine the policy. Addressing how the Ministry of Justice in Japan justified capital punishment policy during the de facto moratorium periods from 1989 to 1993, from 2009 to 2010 and from 2010 to 2012, the author debates the misconceptions surrounding the significance of these moratoriums. The book evidences the approach, rationale and evolution of Japan's Ministry of Justice in consistently justifying capital punishment policy during the different execution-free periods and provides a better understanding of the powerful unelected elite who actually drive the capital punishment system in Japan. Based on parliamentary proceedings, public opinion surveys and periodical reports by both international and domestic human rights NGOs as well as interviews of government ministers, NGO staff, pro- and anti-death-penalty advocates, this text is key reading for those interested in Japan, its government, criminal justice system and policies on the death penalty and human rights.

Capital Punishment: New Perspectives

This collection asks questions about the received wisdom of the debate about capital punishment. Woven through the book, questions are asked of, and remedies proposed for, a raft of issues identified as having been overlooked in the traditional discourse. It provides a long overdue review of the disparate groups and strategies that lay claim to abolitionism. The authors argue that capital litigators should use their skills challenging the abuses not just of process, but of the conditions in which the condemned await their fate, namely prison conditions, education, leisure, visits, medical services, etc. In the aftermath of successful constitutional challenges it is the beneficiaries (arguably those who are considered successes, having been 'saved' from the death penalty and now serving living death penalties of one sort or another) who are suffering the cruel and inhumane alternative. Part I of the book offers a selection of diverse, nuanced examinations of death penalty phenomena, scrutinizing complexities frequently omitted from the narrative of academics and activists. It offers a challenging and comprehensive analysis of issues critical to the abolition debate. Part II offers examinations of countries usually absent from academic analysis to provide an understanding of the status of the debate locally, with opportunities for wider application.

The International Library of Essays on Capital Punishment, Volume 3

This volume provides analyses of a range of subjects and issues in the death penalty debate, from medicine to the media. The essays address in particular the personal complexities of those involved, a fundamental part of the subject usually overridden by the theoretical and legal aspects of the debate. The unique personal vantage offered by this volume makes it essential reading for anyone interested in going beyond the removed theoretical understanding of the death penalty, to better comprehending its fundamental humanity. Additionally, the international range of the analysis, enabling disaggregation of country specific motivations, ensures the complexities of the death penalty are also considered from a global perspective.

The International Library of Essays on Capital Punishment, Volume 1

This volume provides up-to-date and nuanced analysis across a wide spectrum of capital punishment issues. The essays move beyond the conventional legal approach and propose fresh perspectives, including a unique critique of the abolition sector. Written by a range of leading experts with diverse geographical, methodological and conceptual approaches, the essays in this volume challenge received wisdom and embrace a holistic understanding of capital punishment based on practical experience and empirical data. This collection is indispensable reading for anyone seeking a comprehensive and detailed understanding of the complexity of the death penalty discourse.

The Death Penalty in America

InThe Death Penalty in America: Current Controversies, Hugo Adam Bedau, one of our preeminent scholars on the subject, provides a comprehensive sourcebook on the death penalty, making the process of informed consideration not only possible but fascinating as well. No mere revision of the third

edition of The Death Penalty in America--which the New York Times praised as "the most complete, well-edited and comprehensive collection of readings on the pros and cons of the death penalty"--this volume brings together an entirely new selection of 40 essays and includes updated statistical and research data, recent Supreme Court decisions, and the best current contributions to the debate over capital punishment. From the status of the death penalty worldwide to current attitudes of Americans toward convicted killers, from legal arguments challenging the constitutionality of the death penalty to moral arguments enlisting the New Testament in support of it, from controversies over the role of race and class in the judicial system to proposals to televise executions, Bedau gathers readings that explore all the most compelling aspects of this most compelling issue.

The Death Penalty

The fifth edition of this highly praised study charts and explains the progress that continues to be made towards the goal of worldwide abolition of the death penalty. The majority of nations have now abolished the death penalty and the number of executions has dropped in almost all countries where abolition has not yet taken place. Emphasizing the impact of international human rights principles and evidence of abuse, the authors examine how this has fueled challenges to the death penalty and they analyze and appraise the likely obstacles, political and cultural, to further abolition. They discuss the cruel realities of the death penalty and the failure of international standards always to ensure fair trials and to avoid arbitrariness, discrimination and conviction of the innocent: all violations of the right to life. They provide further evidence of the lack of a general deterrent effect; shed new light on the influence and limits of public opinion; and argue that substituting for the death penalty life imprisonment without parole raises many similar human rights concerns. This edition provides a strong intellectual and evidential basis for regarding capital punishment as undeniably cruel, inhuman and degrading. Widely relied upon and fully updated to reflect the current state of affairs worldwide, this is an invaluable resource for all those who study the death penalty and work towards its removal as an international goal.

The International Sourcebook on Capital Punishment

An indispensable reference and research tool for capital punishment scholars.

The Global Decline of the Mandatory Death Penalty

Historically, at English common law, the death penalty was mandatory for the crime of murder and other violent felonies. Over the last three decades, however, many former British colonies have reformed their capital punishment regimes to permit judicial sentencing discretion, including consideration of mitigating factors. Applying a comparative analysis to the law of capital punishment, Novak examines the constitutional jurisprudence and resulting legislative reform in the Caribbean, Sub-Saharan Africa, and South and Southeast Asia, focusing on the rapid retreat of the mandatory death penalty in the Commonwealth over the last thirty years. The coordinated mandatory death penalty challenges - which have had the consequence of greatly reducing the world's death row population - represent a case study of how a small group of lawyers can sponsor human rights litigation that incorporates international human rights law into domestic constitutional jurisprudence, ultimately harmonizing criminal justice regimes across borders. This book is essential reading for anyone interested in the study and development of human rights and capital punishment, as well as those exploring the contours of comparative criminal justice.

Stay of Execution

"Published in cooperation with Hoover Institution, Stanford University, Stanford, California."--T.p.

Hidden Victims

Annotation In the US, murderers, particularly those sentenced to death, are usually considered as entirely different from the rest of us. Sociologist Susan F. Sharp challenges perspective by reminding us that those facing a death sentence, in addition to being murderers, are brothers or sisters, mothers or fathers, daughters or sons.

The Changing Attitude Towards the Death Penalty in the US

Pre-University Paper from the year 2016 in the subject Law - Penology, grade: 1, , language: English, abstract: The aim of this paper is to describe to what extend the public opinion about capital punishment

in the United States has changed and to outline the reasons for that. Based on the hypothesis that support has generally dropped, this paper provides an overview why and when support slowly started to decrease. The examinations are limited to approximately the last twenty-five years, and the three main chapters are structured according to the time periods of the then-ruling presidents. They respectively comprise information about the president's death penalty policy, the changes in law, some incidents that have occurred, as well as the development in people's attitude. Consequently, it can be concluded that more and more Americans oppose the death penalty as the system's fallibility and inefficiency are becoming obvious. However, while moral positions have not changed significantly, the impossible flawlessness and expensive application of the death penalty triggered many shifts in opinion.

The Death Penalty

The death penalty arouses our passions as does few other issues. Some view taking another person's life as just and reasonable punishment while others see it as an inhumane and barbaric act. But the intensity of feeling that capital punishment provokes often obscures its long and varied history in this country. Now, for the first time, we have a comprehensive history of the death penalty in the United States. Law professor Stuart Banner tells the story of how, over four centuries, dramatic changes have taken place in the ways capital punishment has been administered and experienced. In the seventeenth and eighteenth centuries, the penalty was standard for a laundry list of crimes--from adultery to murder, from arson to stealing horses. Hangings were public events, staged before audiences numbering in the thousands, attended by women and men, young and old, black and white alike. Early on, the gruesome spectacle had explicitly religious purposes--an event replete with sermons, confessions, and last minute penitence--to promote the salvation of both the condemned and the crowd. Through the nineteenth century, the execution became desacralized, increasingly secular and private, in response to changing mores. In the twentieth and twenty-first centuries, ironically, as it has become a guiet, sanitary, technological procedure, the death penalty is as divisive as ever. By recreating what it was like to be the condemned, the executioner, and the spectator, Banner moves beyond the debates, to give us an unprecedented understanding of capital punishment's many meanings. As nearly four thousand inmates are now on death row, and almost one hundred are currently being executed each year, the furious debate is unlikely to diminish. The Death Penalty is invaluable in understanding the American way of the ultimate punishment. Table of Contents: Abbreviations Introduction 1. Terror, Blood, and Repentance 2. Hanging Day 3. Degrees of Death 4. The Origins of Opposition 5. Northern Reform, Southern Retention 6. Into the Jail Yard 7. Technological Cures 8. Decline 9. To the Supreme Court 10. Resurrection Epilogue Appendix: Counting Executions Notes Acknowledgments Index Reviews of this book: [Banner] deftly balances history and politics, crafting a book that will be valuable to anyone interested in knowing more about capital punishment, no matter what his or her views are on the ethical issues surrounding the topic. --David Pitt, Booklist Reviews of this book: In this well-researched and clear account...Banner charts how and why this country went from having one of the world's mildest punitive systems to one of its harshest. --Publishers Weekly Reviews of this book: Stuart Banner's book is fine and balanced and important. His lucid history of this grim subject is scrupulously accurate...It is refreshingly free of the tendentiousness and the sensationalism that this subject invites. --Richard A. Posner, New Republic Reviews of this book: [The] contrast between the past and the present can now be seen with great clarity thanks to...Stuart Banner and his comprehensive book, The Death Penalty...American historians have been slow to undertake anything like a full-scale study of the subject...Banner's book does much to fill [the gaps]. His book is an important and comprehensive...treatment of the topic. --Hugo Adam Bedau. Boston Review Reviews of this book: Despite the gruesome nature of the book's topic, it is difficult to stop reading. Banner's research is fascinating, his writing style compelling. Given the emotional nature of the subject (few people known to me are wishy-washy about whether the death penalty is moral or immoral), Banner walks the line of neutrality skillfully, without seeming evasive. -- Steve Weinberg, Legal Times Reviews of this book: Stuart Banner's The Death Penalty is a tour de force, remarkable for its neutrality as it traces the ways in which the death penalty has been applied, and for what kinds of crimes, from the Colonial era to the present. Banner...writes like a historian who believes perspective is best gained by dispassionately setting out what happened and letting everyone come to his or her own conclusions. I think, in this book, that works wonderfully. On a subject in which emotions run so high, it seems awfully useful to have a dispassionate voice. After all, if Banner allowed his own feelings on the death penalty--pro, con or somewhere in the middle--to be known, the book easily could be dismissed as a diatribe. He doesn't, and it can't. -- Judith Neuman Beck, San Jose Mercury News Reviews of this book: Law professor Banner...offers a persuasive examination of the evolution of capital punishment from Colonial times onward. He makes clear that the death penalty has possessed generally consistent support from the US populace, although changes in the sensibilities of juries, executioners, legal theoreticians, and judges have occurred...Highly recommended. --R. C. Cottrell, Choice Reviews of this book: Stuart Banner aptly illustrates in The Death Penalty, like the nation, the death penalty has changed with the times...Banner's account spotlights a number of interesting trends in American history...Mostly evenhanded in the tour he provides through the history of the death penalty and its role in and reflection of American society, he has managed to provide an accessible look at what is a profoundly controversial and complicated subject. -- Steven Martinovich, Ft. Lauderdale Sun-Sentinel Reviews of this book: "For centuries," Stuart Banner tells us, "Americans had been proud to possess a criminal-justice system that made less use of the death penalty than just about any other place on the globe, including the countries of western Europe." But no longer. Now we possess "one of the harshest criminal codes in the world." The Death Penalty helps explain that turnaround, but only in the course of a complicated story in which different factors emerge at different times to play often unforeseeable roles...[This is a] superbly told history. --Paul Rosenberg, Denver Post and Rocky Mountain News Reviews of this book: Stuart Banner's lucid, richly researched book brings us, for the first time, a comprehensive history of American capital punishment from colonial times to the present. He describes the practices that characterized the institution at different periods, elucidates their ritual purposes and social meanings, and identifies the forces that led to their transformation. The book's well-ordered narrative is interspersed with individual case histories, that give flesh and blood to the account. -- David Garland, Times Literary Supplement Reviews of this book: [An] informative, even-handed, chillingly fascinating account of why and how the U.S. government and many state governments decided to sponsor executions of criminals--even though innocent defendants might die, too. -- Jane Henderson, St. Louis Post-Dispatch Reviews of this book: Stuart Banner's The Death Penalty is a splendidly objective achievement. Delightfully written, free of academic pretense, liberally sprinkled with apt references from contemporary sources, the book exhaustively explores the multifaceted evolution of America's penal practices. -- Elsbeth Bothe, Baltimore Sun The Death Penalty is certain to be the definitive account of the American experience with capital punishment, from its beginnings in the seventeenth century, to the execution of Timothy McVeigh in 2001. This is a first rate piece of scholarship: well written, deeply researched, fascinating to read, and full of insights and good common sense. It is, in my view, one of the finest books to deal with this troubled and troubling subject. Historical and legal scholarship owe a debt of gratitude to Stuart Banner. --Lawrence Friedman, Stanford Law School A masterful book. This is a long overdue account which fills a huge gap in our understanding of America's long and complex relationship to state killing. With meticulous scholarship and lucid prose, Banner has written a compelling account of the place of capital punishment in our society. It sets the standard for all future scholarship on the history of the death penalty in America. -- Austin Sarat, author of When the State Kills: Capital Punishment and the American Condition The Death Penalty, a study we have badly needed, is the first history of the nation's engagement--as well as its disengagement--with capital punishment from the country's earliest days to the present. With a sure grasp of the constitutional issues, Stuart Banner greatly advances a conversation at last underway about the rightness of putting people to death for having inflicted a death. Banner's greatest and most useful feat is remaining dispassionate on a subject that he cares deeply about--as do a growing number of his fellow Americans. --William S. McFeely, author of Proximity to Death The Death Penalty beautifully explains the changing paths traveled by supporters and opponents of capital punishment over the years. It explores a subject of enormous symbolic importance to Americans today, linking our views about the death penalty to our larger concerns about crime. --David Oshinsky, author of "Worse Than Slavery": Parchman Farm and the Ordeal of Jim Crow Justice Banner's book is a superbly detailed and textured social history of a subject too often treated in legal abstractions. It demonstrates how capital punishment has gnawed at the conscience and imagination of Americans, and how it has challenged their efforts to define themselves culturally, politically, and racially. --Robert Weisberg, Stanford Law School

Facing the Death Penalty

"These essays...show us the human and inhuman realities of capital punishment through the eyes of the condemned and those who work with them. By focusing on those awaiting death, they present the awful truth behind the statistics in concrete, personal terms." --William J. Bowers, author of Legal Homicide Between 1930 and 1967, there were 3,859 executions carried out under state and civil authority in the United States. Since the ten-year moratorium on capital punishment ended in 1977, more than one hundred prisoners have been executed. There are more than two thousand men and women now living on death row awaiting their executions. Facing the Death Penalty offers an in-depth examination of what life under a sentence of death is like for condemned inmates and their families, how and why

various professionals assist them in their struggle for life, and what these personal experiences with capital punishment tell us about the wisdom of this penal policy. The contributors include historians, attorneys, sociologists, anthropologists, criminologists, a minister, a philosopher, and three prisoners. One of the prisoner-contributors is Willie Jasper Darden, Jr., whose case and recent execution after fourteen years on death row drew international attention. The inter-disciplinary perspectives offered in this book will not solve the death penalty debate, but they offer important and unique insights on the full effects of American capital punishment provisions. While the book does not set out to generate sympathy for those convicted of horrible crimes, taken together, the essays build a case for abolition of the death penalty. "This work stands with the best of what's been written. It represents the best of those who have seen the worst." --Colman McCarthy, The Washington Post Book World

Murder and Its Consequences

Resource added for the Psychology (includes Sociology) 108091 courses.

Capital Punishment

Leading experts in law, criminology and human rights combine theory and empirical research to further our understanding of the relationships between ways of governance, the role of leadership and the death penalty practices. The book covers practice in the USA and Asia as well as within Muslim majority countries, and questions whether the death penalty in and of itself is a hazard to a sustainable development of criminal justice. It is an invaluable resource for all those researching and campaigning for the global abolition of capital punishment.

The Death Penalty in Democratic and Republican States and its Effects on a State's Murder Rate

Research Paper (undergraduate) from the year 2015 in the subject Law - Criminal process, Criminology, Law Enforcement, grade: A, University of Alaska Fairbanks, language: English, abstract: This is an investigation into the death penalty and how it is applied across political lines in America. With a focus on the differences in Democratic run states and Republican run states. The death penalty and its effects on a state's murder rate have long been a point of controversy. It has been debated whether the death penalty is a deterrent to crime. There is an ongoing need to understand the deterrence effect of the death penalty, in order to understand how to properly lower the murder rates in a given area. Further, in order to understand if the death penalty is applied in a given state, it is important to look at the political orientation of a particular state. Political orientation can have a strong affect on the punishment type chosen by a particular state. This study seeks to clarify the debate by looking at the statistical facts, and formulating hypothesis. (1) the death penalty is a deterrent for the crime of murder. (2) Conservative states are more likely to employ the death penalty. Null hypothesis, (1) the death penalty has no effect on the murder rate. (2) political leanings of a state do not determine if they have the death penalty.

The Death Penalty - Justice or Revenge?

This volume consists of papers and interviews which attempt to shed a strong light on the ethical problems that the death penalty presents, to put a finger on what constitutes the core problem of this punishment, and to show where humanity stands in this respect in the first quarter of the 21 st century. Its contributors are Robert (Renny) Cushing, Michele Duvivier Pierre-Louis, Tsakhia Elbegdorj, Gilbert (Gill) Garcetti, Hanne Sophie Greve, Phillip F. Iya, Sylvie Zainabo Kayitesi, Ioanna Kucuradi (ed.), Gloria Macapagal-Arroyo, Joaquin Jos'e Martínez, Federico Mayor, Ibrahim Najjar, Rajiv Narayan, Navanethem (Navi) Pillay, Bill Richardson, Jos'e Luis Rodriguez Zapatero, Horacio Verbitsky and Asunta Vivo.

The Case for Capital Punishment

Does the prospect of possible execution save lives by deterring the act of murder? Heilbrun presents evidence concerning whether state death penalties demonstrate the two necessary properties of a true deterrent. He also analyzes rarely-considered factors that influence the deterrence of murder and discusses the common criticisms of capital punishment.

Death Penalty Cases

Death Penalty Cases presents significant verbatim excerpts of death-penalty decisions from the United States Supreme Court. The first chapter introduces the topics discussed throughout the book. It

also includes a detailed history of the death penalty in the United States. After this introduction, the remaining eighteen chapters are divided into five parts: Foundational Cases, Death-Eligible Crimes and Persons, The Death Penalty Trial, Post-Conviction Review, and Execution Issues. The first part, consisting of five chapters, talks about the mandatory death penalty, mitigating evidence and racial bias. The next part covers death-eligible crimes, such as rape and other crimes that do not involve homicide and murder. The middle part presents the trial process, from choosing the appropriate decision-makers through the sentencing decision. Followed by this is a chapter focusing on the aftermath of conviction, such as claims of innocence. The book concludes by exploring issues related to execution, such as not executing insane convicts. Finally, execution methods are presented. Provides the most recent case material--no need to supplement Topical organization of cases provides a more logical organization for structuring a course Co-authors with different perspectives on the death penalty assures complete impartiality of the material Provides the necessary historical background, a clear explanation of the current capital case process, and an impartial description of the controversies surrounding the death penalty Provides the latest statistics relevant to discussions on the death penalty Clearly explains the different ways in which the states process death penalty cases, with excerpts of the most relevant statutes

Arbitrary Death

Over a career spanning nearly four decades, Rick Unklesbay has tried over one hundred murder cases before juries that ended with sixteen men and women receiving the death sentence. Arbitrary Death depicts some of the most horrific murders in Tucson, Arizona, the author's prosecution of those cases, and how the death penalty was applied. It provides the framework to answer the questions: Why is America the only Western country to still use the death penalty? Can a human-run system treat those cases fairly and avoid unconstitutional arbitrariness? It is an insider's view from someone who has spent decades prosecuting murder cases and who now argues that the death penalty doesn't work and our system is fundamentally flawed. With a rational, balanced approach, Unklesbay depicts cases that represent how different parts of the criminal justice system are responsible for the arbitrary nature of the death penalty and work against the fair application of the law. The prosecution, trial courts, juries, and appellate courts all play a part in what ultimately is a roll of the dice as to whether a defendant lives or dies. Arbitrary Death is for anyone who wonders why and when its government seeks to legally take the life of one of its citizens. It will have you questioning whether you can support a system that applies death as an arbitrary punishment -- and often decades after the sentence was given.

Death is Different

An analysis of the use of the death penalty across the world, together with the underlying arguments. This book ranks as the original in-depth treatment by the Director of Studies at the Centre for Capital Punishment Studies - University of Westminster, and another leading academic, plus leading commentators from around the world including the USA/North America's Michael L Radlett, William A Shabas and Hugo Adam Bedau.

Capital Punishment

Is the Death Penalty Dying? provides a careful analysis of the historical and political conditions that shaped death penalty practice on both sides of the Atlantic from the end of World War II to the twenty-first century. This book examines and assesses what the United States can learn from the European experience with capital punishment, especially the trajectory of abolition in different European nations. As a comparative sociology and history of the present, the book seeks to illuminate the way death penalty systems and their dissolution work, by means of eleven chapters written by an interdisciplinary group of authors from the United States and Europe. This work will help readers see how close the United States is to ending capital punishment and some of the cultural and institutional barriers that stand in the way of abolition.

Is the Death Penalty Dying?

What are the critical factors that determine whether a country replaces, retains or restores the death penalty? Why do some countries maintain the death penalty in theory but in reality rarely invoke it? By asking these questions, the editors hope to isolate the core issues that influence the formulation of legislation so that they can be incorporated into strategies for advising governments considering changes to their policy on capital punishment. They also seek to redress the imbalance in research,

which tends to focus almost exclusively on the experience of the USA, by covering a range of countries such as South Korea, Lithuania, Japan and the British Caribbean Commonwealth. This valuable contribution to the debates around capital punishment contains contributions from leading academics, campaigners and legal practitioners and will be an important resource for students, academics, NGOs, policy makers, lawyers and jurists.

Capital Punishment

Can the death penalty be administered in a just way—without executing the innocent, without regard to race, and without arbitrariness? How does capital punishment in the United States fit with international human rights law? These are among the questions that leading legal scholars and journalists explore in Beyond Repair? All new, the essays in this collection focus on the period since 1976, when the Supreme Court held that capital punishment, in and of itself, does not violate the Constitution. In addition to reflecting on the most recent developments in the law, the contributors draw on empirical research to consider connections between newly available data and modern American death penalty procedures. A number of the essays scrutinize thinking about capital punishment. They examine why, following almost two decades of strong public support for the death penalty, public opinion in favor of it has recently begun to decline. Beyond Repair? presents some of the findings of the Capital Jury Project, a nationwide research initiative that has interviewed over one thousand people who served as jurors in capital trials. It looks at what goes through the minds of jurors asked to consider imposing the death penalty, how qualified they are to make such an important decision, and how well they understand the judge's instructions. Contributors also investigate the risk of executing the innocent, the role that race plays in determining which defendants are sentenced to death, and the effect of expanded restrictions on access to federal appellate relief. The postscript contemplates the peculiarities of our contemporary system of capital punishment, including the alarming variance in execution rates from state to state. Filled with current insights and analysis, Beyond Repair? will provide valuable information to attorneys, political scientists, criminologists, and all those wanting to participate knowledgeably in the debates about the death penalty in America. Contributors. Ken Armstrong, John H. Blume, Theodore Eisenberg, Phoebe C. Ellsworth, Stephen P. Garvey, Samuel R. Gross, Sheri Lynn Johnson, Steve Mills, William A. Schabas, Larry W. Yackle, Franklin E. Zimring

The Death Penalty

Vollum analyzes the content of the last statements of the condemned and statements made by co-victims; he seek to "give voice" to these two different groups. Vollum finds that the most dominant themes among the condemned center around transformation, redemption, and positive messages of connection to others. The most dominant themes of co-victims are more conflicting with a mix of frustration with the death penalty process, relief that it is over, and the desire for justice or revenge. Through their own words, we learn that the death penalty is neither a soothing salve for the pain and suffering of co-victims nor simply an extraction of evil and irredeemable criminals.

Beyond Repair?

Aiming to draw light on the social and psychological realities behind the death penalty, this work presents empirical data collected in over 25 years of research. This work argues that capital punishment, and the sequence of events that lead to death sentencing itself, are maintained through an elaborate social psychological system.

Last Words and the Death Penalty

Essay from the year 2008 in the subject English Language and Literature Studies - Linguistics, grade: 1, University of Marburg (Fremdsprachliche Philologien), course: Academic Writing, language: English, abstract: The question whether capital punishment should be practiced as a penalty for criminals has for a long time been a controversial topic because it concerns people worldwide. It is debatable whether methods of punishment such as the death penalty are an ethical solution to crime.

Death by Design

NEW YORK TIMES EDITORS' CHOICE • A deeply reported, searingly honest portrait of the death penalty in Texas—and what it tells us about crime and punishment in America "If you're one of those people who despair that nothing changes, and dream that something can, this is a story of how

it does."—Anand Giridharadas, The New York Times Book Review WINNER OF THE J. ANTHONY LUKAS AWARD In 1972, the United States Supreme Court made a surprising ruling; the country's death penalty system violated the Constitution. The backlash was swift, especially in Texas, where executions were considered part of the cultural fabric, and a dark history of lynching was masked by gauzy visions of a tough-on-crime frontier. When executions resumed, Texas guickly became the nationwide leader in carrying out the punishment. Then, amid a larger wave of criminal justice reform, came the death penalty's decline, a trend so durable that even in Texas the punishment appears again close to extinction. In Let the Lord Sort Them, Maurice Chammah charts the rise and fall of capital punishment through the eyes of those it touched. We meet Elsa Alcala, the orphaned daughter of a Mexican American family who found her calling as a prosecutor in the nation's death penalty capital, before becoming a judge on the state's highest court. We meet Danalynn Recer, a lawyer who became obsessively devoted to unearthing the life stories of men who committed terrible crimes, and fought for mercy in courtrooms across the state. We meet death row prisoners—many of them once-famous figures like Henry Lee Lucas, Gary Graham, and Karla Faye Tucker—along with their families and the families of their victims. And we meet the executioners, who struggle openly with what society has asked them to do. In tracing these interconnected lives against the rise of mass incarceration in Texas and the country as a whole, Chammah explores what the persistence of the death penalty tells us about forgiveness and retribution, fairness and justice, history and myth. Written with intimacy and grace, Let the Lord Sort Them is the definitive portrait of a particularly American institution.

Death Penalty - Essay

Capital punishment case studies cover such issues as post-traumatic stress disorder, insanity, juveniles, deprived childhoods, retarded, judicial errors, racial issues, sex differences.

Let the Lord Sort Them

This handbook sifts through the rhetoric, politics and emotion that characterize one of the most discussed, yet least understood issues in 21st century America. Placing the death penalty in a historical perspective, this introduction explains the legal theory that has perpetuated it.

To Kill and be Killed

This book explores the pros and cons of the death penalty and the history of capital punishment. In this context, it puts a special emphasis on the situation in Hungary, where, amongst its neighbors, in recent years the demand for the reestablishment of the death penalty has received the strongest political support from many pro-government politicians. Toth presents tendencies toward abolition of the death penalty and analyzes the arguments by which the death penalty can, in principle, be criticized or even defended. The book presents the main issues of the death penalty, arguments of both abolitionists and retentionists, and reviews the modern history of this sanction. It does not seek to convince the reader of the correctness or wrongness of the death penalty, but it presents both sides of the argument and their standpoints, and leaves the reader to decide. It encourages informed debate and discussion.

Death Penalty on Trial

The death penalty has inspired controversy for centuries. Raising questions regarding capital punishment rather than answering them, Questioning Capital Punishment offers the footing needed to allow for more informed consideration and analysis of these controversies. Acker edits judicial decisions that have addressed constitutional challenges to capital punishment and its administration in the United States and uses complementary materials to offer historical, empirical, and normative perspectives about death penalty policies and practices. This book is ideal for upper-level undergraduate and graduate classes in criminal justice.

Changing Attitudes Towards the Death Penalty

Powerful, wry essays offering modern takes on a primitive practice, from one of our most widely read death penalty abolitionists As Ruth Bader Ginsburg has noted, people who are well represented at trial rarely get the death penalty. But as Marc Bookman shows in a dozen brilliant essays, the problems with capital punishment run far deeper than just bad representation. Exploring prosecutorial misconduct, racist judges and jurors, drunken lawyering, and executing the innocent and the mentally ill, these essays demonstrate that precious few people on trial for their lives get the fair trial the

Constitution demands. Today, death penalty cases continue to capture the hearts, minds, and eblasts of progressives of all stripes—including the rich and famous (see Kim Kardashian's advocacy)—but few people with firsthand knowledge of America's "injustice system" have the literary chops to bring death penalty stories to life. Enter Marc Bookman. With a voice that is both literary and journalistic, the veteran capital defense lawyer and seven-time Best American Essays "notable" author exposes the dark absurdities and fatal inanities that undermine the logic of the death penalty wherever it still exists. In essays that cover seemingly "ordinary" capital cases over the last thirty years, Bookman shows how violent crime brings out our worst human instincts—revenge, fear, retribution, and prejudice. Combining these emotions with the criminal legal system's weaknesses—purposely ineffective, arbitrary, or widely infected with racism and misogyny—is a recipe for injustice. Bookman has been charming and educating readers in the pages of The Atlantic, Mother Jones, and Slate for years. His wit and wisdom are now collected and preserved in A Descending Spiral.

Questioning Capital Punishment

Until the early twentieth century, printed invitations to executions issued by lawmen were a vital part of the ritual of death concluding a criminal proceeding in the United States. In this study, Gordon Morris Bakken invites readers to an understanding of the death penalty in America with a collection of essays that trace the history and politics of this highly charged moral, legal, and cultural issue. Bakken has solicited essays from historians, political scientists, and lawyers to ensure a broad treatment of the evolution of American cultural attitudes about crime and capital punishment. Part one of this extensive analysis focuses on politics, legal history, multicultural issues, and the international aspects of the death penalty. Part two offers a regional analysis with essays that put death penalty issues into a geographic and cultural context. Part three focuses on specific states with emphasis on the need to understand capital punishment in terms of state law development, particularly because states determine on whom the death penalty will be imposed. Part four examines the various means of death, from hanging to lethal injection, in state law case studies. And finally, part five focuses on the portrayal of capital punishment in popular culture.

Routledge Handbook on Capital Punishment

A Descending Spiral

Death Penalty Paper Persuasive Against

Is the Death Penalty Ever Moral? - Is the Death Penalty Ever Moral? by PragerU 2,030,801 views 6 years ago 5 minutes, 18 seconds - Are there circumstances under which a murderer deserves the **death penalty**,? In other words, should **capital punishment**, be ...

The Death Penalty Debate - The Death Penalty Debate by Jewish Learning Institute 239,710 views 5 years ago 8 minutes, 6 seconds - Prof. Robert Blecker and Prof. Stephen Greenwald from either side of the **death penalty**, debate presenting their arguments.

What are the rights and wrongs of the death penalty? | Religious Studies - Matters of Life and Death - What are the rights and wrongs of the death penalty? | Religious Studies - Matters of Life and Death by BBC Teach 93,870 views 7 years ago 10 minutes, 45 seconds - An exploration of the ethics around **capital punishment**,. Representatives of different faiths and religions are featured explaining ...

Police photos from the crime scene

Court-ordered mental health examination of David Gore

Lord Indarjit Singh Journalist and Broadcaster

Zoe Williams Journalist

Professor David Albert Someo Director of the Anscombe Bioethics Centre

Death Penalty & Anti Death Penalty: Is There Middle Ground? | Middle Ground - Death Penalty & Anti Death Penalty: Is There Middle Ground? | Middle Ground by Jubilee 4,777,369 views 5 years ago 16 minutes - | ABOUT | Jubilee exists to bridge people together and inspire love through **compelling**, stories. We create shareable ...

Intro

Capital Punishment as a Deterrent

Rehabilitation

Second Chance

Apology

Forgiveness

Our Mothers

Conclusion

Why Abolish The Death Penalty? - Why Abolish The Death Penalty? by Counter Arguments 293,790 views 6 years ago 2 minutes - An explanation as to why a particular answer to a question is incorrect. Question: Why abolish the **death penalty**,? Answer: We ...

The Death Penalty: Why It Must Be Abolished | Seojun Shim | TEDxYouth@IASA - The Death Penalty: Why It Must Be Abolished | Seojun Shim | TEDxYouth@IASA by TEDx Talks 9,093 views 1 year ago 4 minutes, 30 seconds - c c This talk was given at a TEDx event using the TED conference format but independently organized by a local community.

Should we legalize death penalty? | Argumentative Essay - Should we legalize death penalty? | Argumentative Essay by Elyshah Cinco 3,989 views 2 years ago 3 minutes, 45 seconds - Good day everyone!! We're back again for another video, and this type, it is about considering of legalizing death penalty,, should ...

Should There Be A Death Penalty? - The People Speak - Should There Be A Death Penalty? - The People Speak by VICE News 303,841 views 8 years ago 4 minutes, 30 seconds - VICE News traveled around the world speaking to people about **capital punishment**,, and differences in global attitudes on the ...

Persuasive Speech: The Death Penalty - Persuasive Speech: The Death Penalty by Paige Vincent [Student] 653 views 3 years ago 4 minutes, 24 seconds

Persuasive Speech: Anti Death Penalty - Persuasive Speech: Anti Death Penalty by soccerdiamond7 8,966 views 15 years ago 6 minutes, 22 seconds - my **persuasive**, speech for a Public Speaking class.

Why the Death Penalty Should No Longer Be an Option in Criminal Sentencing

Crime Rates Do Not Go Down in Response to the Death Penalty

Are There More Black People Executed or Move White People Executed

Arguments for Death Penalty - Arguments for Death Penalty by KTVN 2 News 13,115 views 5 years ago 12 minutes, 15 seconds - I'm Orianna Bennett thank you for joining us the debate over the **death penalty**, is seeing a resurgence in Nevada after the state's ...

against death penalty persuasive essay - against death penalty persuasive essay by Konrad Gerber 25 views 6 years ago 1 minute, 1 second - against death penalty persuasive essay persuasive essay against death penalty persuasive essay death penalty against, ...

COMEDIAN MAMMITO MOCKS JOWIE'S DEATH PENALTY#jowieirungu #mammito #kenya - CO-MEDIAN MAMMITO MOCKS JOWIE'S DEATH PENALTY#jowieirungu #mammito #kenya by Simply winny 5,856 views 4 days ago 3 minutes, 19 seconds - Tuned Joey Joy Joey Joy don't you cry because you go to **death**, sent Joey Joey. Joy joy see has an opportunity to scam us joy so ...

6 Most RUTHLESS Killers Reactions to DEATH Sentences.. - 6 Most RUTHLESS Killers Reactions to DEATH Sentences.. by Courtroom Consequences 2,154,182 views 9 months ago 13 minutes, 32 seconds - Discover the chilling and intense reactions of the most violent criminals as they face the ultimate punishment: **death sentences**,.

Intro

Markeith Loyd

Erica Mae Butts & Shanita Latrice Cunningham

Michael Madison

Diana Lovejoy

Nikko Jenkins

Everyone Thinks He Is Weak But He Is Actually The Strongest Assassin In Tournament - Everyone Thinks He Is Weak But He Is Actually The Strongest Assassin In Tournament by AniRoll 36,077 views 8 days ago 1 hour, 6 minutes - He was a pathetic loser who gets involved in a real life battle royale and surprises everyone by becoming the strongest. Everyone ...

Death Penalty: Last Week Tonight with John Oliver (HBO) - Death Penalty: Last Week Tonight with John Oliver (HBO) by LastWeekTonight 13,444,103 views 9 years ago 12 minutes, 24 seconds - Can the **death penalty**, be executed humanely? Should we even be implementing it at all? Why are we talking about this on a ...

A Convicted Killer from Oklahoma Dies after a Botched Execution

The **Death Penalty**, Should It Exist and What Should Its ...

Capital Punishment in Britain

Head Crusher

What Does the United States Have in Common with Iran Iraq and Saudi Arabia

The **Death Penalty**, Is a Particular Deterrent to Violent ...

Death Penalty - Death Penalty by ROSA ELEFANT PRODUKTION Official 7,814,577 views 5 years ago 10 minutes, 50 seconds - The ultimate wish of the convicted criminal, which shook everyone in the courtroom, in anticipation of the execution, asked as his ...

Judge Grants Florida Killer Steven Lorenzo His Death Penalty Wish - Judge Grants Florida Killer Steven Lorenzo His Death Penalty Wish by Law&Crime Network 3,096,980 views 1 year ago 8 minutes, 8 seconds - Judge Christopher Sabella handed down the **death penalty**, to Steven Lorenzo after the convicted Florida killer begged to be ...

Are Men Superior To Women? Alphas v. Betas | Middle Ground - Are Men Superior To Women? Alphas v. Betas | Middle Ground by Jubilee 2,563,244 views 9 months ago 59 minutes - WHO IS JUBILEE? We believe in the power of empathy for human good. Ultimately, we aim to inspire people to EMBRACE ...

intro

Men are designed to want to sleep with multiple women

Submissive women are more attractive than dominating women

I am great at sex

Women should not be in positions of power

A man can just be friends with an attractive women

A man should not cry in from of his kids

5 Most BRUTAL Killers Reacting To A Death Sentence - 5 Most BRUTAL Killers Reacting To A Death Sentence by Courtroom 4,338,101 views 1 year ago 9 minutes, 29 seconds - 5 Killers Reacting To A **Death Sentence**, Welcome to Courtroom Subscribe for more of the best courtroom footage: ...

Michael Brady

Austin Myers

Nico Jenkins

Martez Abram

Marquis Lloyd

Scared to Death - Scared to Death by Grace to You 51,108 views 3 days ago 49 minutes -

Follow us on: Facebook: https://www.facebook.com/gracetoyou Twitter: https://twitter.com/gracetoyou Instagram: ...

George Carlin - Death Penalty - George Carlin - Death Penalty by Seleucid9 12,224,775 views 13 years ago 8 minutes, 38 seconds - George Carlin talks about the **death penalty**,, i didn't see this one up so i thought i might upload it;] If you like George Carlin, you ...

Jordan Peterson - The Death Penalty - Jordan Peterson - The Death Penalty by ManOfAllCreation 321,552 views 6 years ago 3 minutes, 51 seconds - Some people want to create nothing but mayhem for others and certain crimes should warrant **death**,, the doctor asserts.

Essay on Death Penalty || Speech on Death Penalty || Paragraph on Death Penalty - Essay on Death Penalty || Speech on Death Penalty || Paragraph on Death Penalty by SL education 12,023 views 2 years ago 3 minutes, 10 seconds - DeathPenalty, | #essayonDeathPenalty | #SpeechonDeathPenalty | Essay, on Death Penalty, || Speech on Death Penalty, ...

Do You Support the Death Penalty? | Keep it 100 | Cut - Do You Support the Death Penalty? | Keep it 100 | Cut by Cut 322,731 views 11 months ago 9 minutes, 43 seconds - What are your thoughts on the **Death Penalty**,? SHOP CUT GAMES! 'https://cut.com/play - Truth or Drink ...

Persuasive Speech: Death Penalty - Persuasive Speech: Death Penalty by Henry Sims 32,974 views 14 years ago 9 minutes, 59 seconds

The Death Penalty feat. PragerU - The Death Penalty feat. PragerU by Shaun 1,848,657 views 3 years ago 40 minutes - Sequelae? Content warning: violence, sexual assault PragerU video: https://www.youtube.com/watch?v=8dnVZibrV6g Peterson ...

The Death Penalty

Why Is the Government So Bad at Health Care

Murder on a Sunday Morning

Fake Barack Obama

The Pro-Death Penalty Argument

What Are the Positives to Having the Death Penalty

Timothy Evans

Response to Increased Use of the Death Penalty

Expanding the Death Penalty to Crimes Other than Murder

The Closure Argument

Persuasive- Against Death Penalty - Persuasive- Against Death Penalty by Makayla Crawford 13 views 3 years ago 7 minutes, 2 seconds

Right to Live

Racism

Retribution

Benefits/Solution

Whats Next?

Abolishing the Death Penalty Persuasive Speech - Abolishing the Death Penalty Persuasive Speech by Alex Arnold 16,857 views 7 years ago 9 minutes, 2 seconds

Why should we reimpose the Death Penalty? || Argumentative speech by Gwynn Arabilla - Why should we reimpose the Death Penalty? || Argumentative speech by Gwynn Arabilla by Gwen Arabilla 16,584 views 2 years ago 7 minutes, 52 seconds

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