

INDEX

- absence of treatment, 164, 247
- ACLU, 4, 137, 139, 143, 144, 247
- actuarial assessment, 36, 247
- Addington v. Texas (1979)*, 154, 225
- ADHD, 17, 247, 249
- Adler, Alfred, 33, 34
- administrative model, 125, 247
- affirmative restraint, 164
- aggression, 3, 16, 17, 216, 247
- Allport, Gordon, 33
- ALS, 205, 247, 248
- AMA, 205, 248
- ambiguity theory, 124, 247
- American Academy of Pediatrics, 205, 247
- American Association for Marriage and Family Therapy, 205, 248
- American Civil Liberties Union, 4, 137, 248
- American Law Institute test, 39, 40, 228
- American Medical Association, 205, 248
- American Psychiatric Association (APA), 33, 35, 99, 100, 104, 159, 204, 248
- American Psychological Association (APA), 184, 196, 204, 205, 232, 236, 248, 254
- American Psychological Association (APA) Division 30, 184, 248, 257
- amicus curiae* brief, 5, 195, 196, 197, 203, 204, 207, 232, 238, 248
- amyotrophic lateral sclerosis, 205, 247, 248
- antisocial behavior, 16, 19, 248
- antisocial personality disorder, 16, 35, 248
- anxiety, 87, 90, 91, 95, 103, 248
- APD, 35, 36, 39, 249
- appellate court, 166, 186, 196, 249
- atavism, 10, 11, 249
- attention-deficit hyperactivity disorder, 17, 249
- attitudinal model, 126, 249
- auditory information, 134, 249
- Austin v. United States (1993)*, 166, 225
- aversion therapy, 157
- batterers, 217
- Baze v. Rees (2008)*, 172, 174, 175, 176, 178, 180, 226
- behavioral assumption, 4, 171, 176, 177, 178, 180, 181, 183, 185, 195, 249
- behavioral theory, 12, 24, 26, 249
- behavioral therapy, 108, 120
- behaviorism, 12, 26, 27, 249
- Biblical view of decision making, 128, 249
- big brother, 143, 249
- Binet, Alfred, 36
- biological factors, 7, 11, 100, 249
- biological theories, 7, 23, 250
- biological throwbacks, 10, 250
- BJS, 73, 250
- Board of the County Commissioners of Bryan County v. Brown (1997)*, 51, 226
- body cam, 139, 250
- body-worn camera, 66, 136, 139, 250, 256, 258
- bounded rationality, 128, 250, 262
- brain, 11, 23, 99, 100, 172, 250
- Brown v. Board of Education (1954)*, 198, 200, 207, 226
- Brown v. Plata (2011)*, 117, 227
- Buck v. Bell (1927)*, 37, 227, 240
- Bureau of Justice Statistics, 66, 250
- burnout, 96, 250
- BWC, 66, 136, 139, 140, 141, 142, 145, 146, 250
- California Summary Parole Initiative, 4, 115, 116, 250, 264

- California's Sexually Violent Predator Act (1995), 4, 154, 250
 case-by-case analysis, 188, 250
 CASOMB, 160, 161, 162, 250
 categorization, 29, 251
 CDC, 211, 251
 CDCR, 115, 117, 118, 119, 120, 161, 251
 CDMH, 161, 251
 CHPQ, 90, 251
City of Canton v. Harris (1989), 51, 227
 civil commitment, 4, 153, 154, 155, 157, 158, 159, 161, 163, 165, 167, 251
 civil confinement, 41, 155, 163, 164, 251
 civil liability, 3, 55, 56, 251
 civil penalties, 47, 251
 Civil Rights Act of 1964, 200, 251
 classical conditioning, 12, 251
 classical theories, 23, 251
 Code of Hammurabi, 129
 cognitive aspects, 23, 251
 cognitive interview, 189, 252
 cognitive model, 125, 126, 127, 252
 cognitive theories, 24, 28, 252
Coleman v. Brown (1995), 119, 228
 color of the law, 48, 49, 252
 common law, 48, 213, 222, 252
 community policing, 137, 252
 complex PTSD, 91, 252, 253
 Congress, 134, 221, 223, 224
 conscience, 25, 26, 252
 constitutionality, 134, 138, 154, 171, 172, 173, 200, 252
 continuity of care, 120, 252
 conventional level, 31, 252
 correctional facility, 2, 263
 correctional officer, 1, 50, 252
 correctional psychology, 2, 252
 counter-conditioning, 157
 CPTSD, 91, 252, 253
 criminal behavior, 8, 10, 23, 25, 26, 27, 33, 34, 253
 criminal code, 40, 253
 criminal penalties, 47, 253
 criminal psychology, 2, 253
 criminality, 7, 16, 25, 27, 34, 36
 criminology, 24, 253
 culpability, 41, 47, 50, 51, 52, 66, 71, 128, 253
 DAHM, 216, 217, 253
 deceptive intensity, 142, 253
 decision-making model, 123, 124, 125, 130, 253
 deductive reasoning, 29, 253
 deinstitutionalization, 52, 253
 deliberate indifference, 50, 51, 52, 228, 253
 delinquency, 3, 7, 16, 17, 253
 delinquent, 11, 17
 de-policing, 142, 234, 253
 descriptive decision making, 123, 254
 Diagnosis and Statistical Manual of Mental Disorders (DSM), 17, 89, 99, 204, 248, 254
 diathesis-stress model, 96, 102, 254, 256
 Dolls Test, 198
 domestic violence, 89, 211, 212, 213, 214, 215, 254
 double jeopardy, 154, 163, 165, 166, 243, 254, 255
 double jeopardy clause, 254
 DSM, 100, 254, 256, 268
 due process, 41, 154, 163, 175, 188, 198, 204, 222, 223, 227, 234, 254, 255
 Durham test, 39, 40, 41, 254
Durham v. United States (1954), 40, 228
 ego ideal, 25, 254
 Eighth Amendment, 172, 173, 174, 175, 178, 222, 226, 228, 254
 Electronic Communications Privacy Act, 134, 255
 electronic surveillance, 133, 134, 255
 empirical, 26, 108, 127, 142, 147, 160, 195, 206, 207, 255

- equal protection, 195, 198, 223, 226, 238, 255
 ex post facto, 154, 163, 165, 255
 Eysenck, Hans, 33
 family psychopathology, 103, 255
Farmer v. Brennan (1994), 50, 228
 FBI, 60, 62, 74, 133, 255
 feature-intensive processing, 125, 255
 feeble-mindedness, 36, 37, 227, 255
 female victimization, 215, 217
 Fifth Amendment, 165, 166, 188, 221, 234, 243, 254, 255, 256
 First Amendment, 144, 221, 255
Floyd v. City of New York (2013), 139, 229
 focused meditation, 189, 190, 255
 forensic hypnosis, 183, 184, 255
 forensic hypnotic interview, 189
 forensic psychology, 1, 2, 3, 256, 259, 262, 269
 Fourteenth Amendment, 188, 197, 198, 204, 223, 227, 238, 254, 255, 256, 265
 Fourth Amendment, 69, 70, 134, 143, 221, 242, 256
 foveal vision, 141, 256
 Freud, Sigmund, 24, 25, 33, 41
Frye v. United States (1923), 187, 229
Furman v. Georgia (1972), 171, 229, 230
 future dangerousness, 164, 165, 256
 GAS, 96, 102, 256
 general adaptation syndrome, 96, 254, 256
 gestalt decision making, 125, 256
Glossip v. Gross (2015), 172, 174, 175, 176, 178, 180, 230
 Goddard, Henry, 36, 37
 GPS, 160, 256, 263
Graham v. Conner (1989), 3, 70, 71, 72, 230
Gregg v. Georgia (1976), 171, 230
 gross stress reaction, 100, 256, 268
Harding v. State of Maryland (1968), 186, 231
Heien v. North Carolina (2014), 71, 231
 higher IQ, 38, 256
 high-profile crimes, 153, 159, 256
 Hippocratic Oath, 173, 256
Hishon v. King & Spaulding (1984), 201, 231
 human smuggling, 257
 human trafficking, 3, 85, 86, 257
 hypnosis, 4, 9, 183, 184, 185, 186, 187, 188, 189, 190, 231, 255, 257, 267
 hypnotic hypermnesia, 185
 hypnotic procedure, 185, 190, 257
 hypnotic process, 185, 186
 hypnotic suggestion, 185, 257
 hypnotic techniques, 183, 187, 189, 190
 hypnotic testimony, 184, 186, 187, 189, 257
 hypnotically aided testimony, 188, 257
 hypnotically enhanced testimony, 4, 183, 184, 185, 186, 187, 190, 231, 237, 239, 241, 257
 hypnotically refreshed testimony, 185, 186, 187, 239, 257
 hypnotism, 186, 237, 257
 hypnotist, 185, 186, 187, 188, 237, 257
 hypothesis formation, 29, 257
 IACP, 68, 257
 idiot, 37, 257
 imbecile, 37, 257
 implicit bias, 74, 75, 197, 257
 impulsive behavior, 24, 38, 39, 258
 incremental model, 125, 258
 informational conformity, 141, 258
 insane, 39, 258
 insanity, 38, 39, 40, 41, 196, 232, 258
 intellectually disabled, 38, 258
 intelligence quotient, 37, 258
 intelligence theories, 24, 258
 intelligence-gathering techniques, 133, 258
 internal speech, 38, 258

- intimate partner violence, 5, 211, 258
IPV, 211, 212, 213, 214, 215, 216, 217, 218, 258
IQ, 36, 37, 258
IQ test, 37, 258
irritable heart, 99, 259, 267
Jenkins v. United States (1962), 196, 197, 232
Jessica's Law, 154, 159, 160, 259, 263, 270
Johnston v. Lucas (1986), 50, 232
judicial decision making, 4, 123, 126, 127, 128, 259
Jung, Carl, 33
Kansas Sexually Violent Predator Act (1994), 154
Kansas v. Hendricks (1997), 4, 154, 162, 163, 164, 165, 166, 233
Kennedy v. Mendoza-Martinez (1963), 163, 233
Kohlberg, Lawrence, 29, 31
LAAW, 55, 259
law school model, 126, 259
laws of Eshnunna, 129
legal psychology, 2, 259
lethal force, 52, 54, 67, 69, 259
local domestic violence agencies, 217, 259
locus of control, 41, 259
Lombroso, Cesare, 3, 7, 10, 11, 18, 36
lower IQ, 38, 259
M'Naghten test, 39, 40
male victimization, 5, 213, 215, 217, 218
MDSO, 156, 157, 259
Megan's Law, 159, 259, 270
mental disorder, 40, 156, 159, 197, 259, 260
mental illness, 18, 39, 52, 53, 68, 74, 120, 164, 165, 204, 205, 217, 260
midazolam, 175, 180, 230, 260
Miranda v. Arizona (1966), 142, 234
mixed scanning model, 125, 260
model of focal concerns, 128, 260
Monell v. Department of Social Services of the City of New York (1978), 49, 51, 234
Monroe v. Pape (1961), 49, 235
moral absolutism, 28, 260
moral relativism, 28, 260
moron, 37, 260
multiple personality disorder, 183, 260
Nance v. Commissioner, Georgia Department of Corrections (2020), 180, 235
National Association of Social Workers, 205, 260
National Crime Victimization Survey, 212, 260
National Institute of Justice, 67, 140, 260
NCVS, 212, 213, 217, 260
negative emotions, 104, 261
neoclassical thought, 23, 261
neurons, 23
neurotransmitters, 23
NIJ, 67, 261
Ninth Amendment, 222
normative conformity, 141, 261
normative decision making, 123, 124, 261
O'Connor v. Donaldson (1975), 154, 236
Obergefell v. Hodges (2015), 204, 205, 206, 207, 236
object permanence, 28, 261
objective reasonableness, 68, 69, 261
occupational stress, 95, 96, 103, 261
Oliveira, Arnaldo, 127
Omnibus Crime Act, 133, 134, 244, 261
operant conditioning, 12, 13, 14, 27, 261
pancuronium bromide, 172, 176, 261
Parham v. J.R. (1979), 154, 236
Pavlov, Ivan, 12
PCL, 89, 90, 261

- PCL-R, 35, 261, 262
 penile plethysmographs, 162, 262
People v. Ebanks (1987), 183, 184, 185, 186, 237
People v. Shirley (1982), 187, 237
 per se rules of inadmissibility, 188, 262
 perceptual shorthand, 127, 128, 250, 262
 PERF, 67, 68, 262
 personality theory, 24, 32, 33, 262
 Piaget, Jean, 28
Plessy v. Ferguson (1896), 198, 237
 police and investigative psychology, 2, 262
 police stress, 99, 262
 polygraph, 162, 262
 positive emotions, 104, 262
 positivist theories, 23, 262
 post-conventional level, 31, 262
 post-traumatic stress disorder, 3, 87, 95, 98, 99, 179, 259, 263
 potassium chloride, 172, 176, 263
 PQ, 90, 263
 pre-conventional level, 31, 263
 pre-hypnotic testimony, 184, 263
 pre-release planning, 120, 263
 pretraumatic psychological adaptability, 103, 263
 preventative detention, 157, 263
Price Waterhouse v. Hopkins (1989), 201, 202, 203, 204, 207, 238
 procedural criminal code, 39, 263
 profiling, 1
 Proposition 83, 154, 160, 259, 263
 prospect theory, 124, 263
 prostitution, 85, 87, 88, 89, 90, 91, 92, 263
 psychoanalytic theory, 24, 25, 26, 264
 psychological distress, 96, 103, 264
 psychological interventions, 99, 264
 psychological theories, 7, 23, 38, 41, 264
 psychopath, 34, 156, 264
 psychopathology, 103, 264
 psychopathy, 18, 34, 35, 264
 psychopharmacological interventions, 99, 264
 psychosocial, 18, 264
 psychotherapy, 156
 PTSD, 3, 87, 89, 90, 91, 92, 95, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 179, 255, 256, 262, 263, 264, 268
 public results, 26
 Public Safety Realignment Initiative, 117, 120, 264, 265
 punitive, 164, 165, 166, 264
 qualitative model, 123, 264
 quantitative model, 123, 264
 railway spine syndrome, 100, 265
 realignment initiative, 265
 re-entry facility, 118, 119, 265
 rehabilitative programs, 118, 120, 265
 reinforcement, 14, 15, 265
 religious code, 40, 265
 replicable results, 26
 resisting arrest, 265
 revictimization, 218, 265
Rizzo v. Goode (1976), 51, 238
Rock v. Arkansas (1987), 187, 188, 190, 239
 Rule of Thumb, 213
Salazar v. City of Chicago (1991), 50, 239
 schema theory, 124, 127, 265
 scienter, 163, 164, 265
 Second Amendment, 221
 Section 1983, 3, 47, 48, 49, 50, 51, 52, 53, 56, 66, 70, 71, 234, 235, 236, 238, 239, 246, 265, 268, 269
 Section 242 (1948), 60, 64, 71, 72, 265
 segregation, 198, 200, 226, 265
 separate but equal, 198, 265
 seriation, 28, 266
 Seventh Amendment, 222
 sex offender, 158, 159, 160, 266
 sex offender management, 4, 266
 sex offender policy, 157, 160, 266

- sex stereotyping, 202, 203, 204, 266
sexual psychopath, 154, 155, 156, 266
sexual psychopath laws, 153, 154, 155, 156, 157, 266
Sexually Violent Offender Registration Act, 158, 259, 266, 270
sexually violent predator, 156, 266
shell shock, 100, 266
Simon, Théodore, 36, 37
Sixth Amendment, 188, 222, 234, 266
Skinner v. Oklahoma (1942), 37, 227, 240
Skinner, B.F., 13, 14
Smith v. Maryland (1979), 143, 240
social learning theory, 3, 12, 15, 19, 267
social theories, 23, 267
socially useful way, 34, 267
socially useless way, 34, 267
Society of Psychological Hypnosis, 267
sodium thiopental, 172, 174, 176, 178, 267
soldier's heart, 99, 100, 259, 267
standard deviation, 37, 267
State of Minnesota v. Mack (1980), 187, 240
State of New Jersey v. Hurd (1981), 184, 186, 187, 241
Steffensmeier, Darrell, 128
stressor, 97, 98, 104, 105, 106, 179, 267
subject, 185
suicide, 52, 99, 105, 107, 217
summary parole, 267
SVP, 153, 154, 158, 159, 160, 161, 162, 164, 267
SWAT, 68, 267
Tarde, Gabriel, 3, 7, 8, 9, 12, 18, 19
temperament, 17, 267
Tennessee v. Garner (1985), 69, 70, 242
Tenth Amendment, 222
Texas Department of Housing and Community Affairs v. Inclusive Communities Project, Inc. (2015), 197, 242
theory of focal concerns, 268
therapeutic environment, 185, 268
therapeutic hypnosis, 189
therapeutic tool, 184, 268
Third Amendment, 221
Thirteenth Amendment, 223
three laws of imitation, 27, 268
three-drug cocktail, 4, 175, 268
transient situation disturbance, 101, 256, 268
traumatic stress, 3, 91, 100, 108, 179, 268
U.S. Constitution, 48, 49, 59, 67, 69, 71, 134, 154, 163, 164, 173, 174, 175, 178, 197, 198, 204, 222, 223, 234
U.S. Supreme Court, 4, 49, 51, 69, 117, 143, 154, 160, 162, 163, 164, 165, 166, 171, 172, 173, 174, 175, 176, 177, 178, 180, 187, 188, 190, 268
unconstitutional, 47, 160, 164, 165, 175, 178, 237, 239, 242, 268
United States Congress, 47, 48, 158, 200, 268
United States Constitution, 268
United States v. Halper (1989), 4, 165, 166, 167, 243
United States v. Place (1983), 69, 243
United States v. Salerno (1987), 164, 244
United States v. Torres (1984), 134, 244
United States v. Ursery (1996), 166, 245
use of excessive force, 3, 62, 67, 268
use of force, 3, 5, 52, 59, 66, 67, 68, 69, 70, 74, 75, 269
use-of-force continuum, 67, 68, 70, 269
verbal IQ, 38, 269
vicarious liability, 51, 269

- victim blaming, 217, 269
- victim shaming, 217, 269
- victimless crime, 87, 88, 92, 269
- victimology, 2, 269
- video policing, 4, 137, 143, 269
- video surveillance, 133, 134, 135, 137, 138, 139, 143, 144, 147, 269
- visual information, 134, 269
- Vitek v. Jones (1980)*, 154, 245
- Washington Community Protection Act of 1990, 158, 269
- wife battering, 214, 270
- Zinermon v. Burch (1990)*, 154, 246