

WILLIAM C. HEFFERNAN

Office: John Jay College of Criminal Justice
 City University of New York
 Haaren Hall, Room 63206
 524 West 59th Street
 New York, NY 10019
 (212) 237 8376
wheffernan@jjay.cuny.edu

Education

B.A.	1968	Political Science	Columbia University, <i>Phi Beta Kappa, Magna Cum Laude</i>
M.A.	1974	History	Harvard University
Ph.D.	1976	History	Harvard University
J.D.	1978		University of Chicago, Associate Editor, volume 45, <i>University of Chicago Law Review</i>

Professional Experience

Social Studies and Language Arts teacher, New York City Public Schools, 1968-70

Teaching Fellow in History, Harvard University, 1972-76

Resident Tutor in History and Social Studies, Lowell House, Harvard University, 1973-76

Assistant District Attorney, Kings County, NY, 1978-79

John Jay College of Criminal Justice, CUNY, 1979 to the present
 Assistant Professor, 1979-83
 Associate Professor, 1983-1999
 Professor, 1999 to the present

Editor, *Criminal Justice Ethics*, 1982 to the present

Publications

Monographs

Privacy and the American Constitution: New Rights through Interpretation of an Old Text (New York: Palgrave-Macmillan 2016)

Rights and Wrongs: A Theory of Criminal Justice (forthcoming from Palgrave-Macmillan in 2018)

Books Edited

Police Ethics: Hard Choices in Law Enforcement (New York: John Jay Press, 1985) (co-edited with Timothy Stroup)

From Social Justice to Criminal Justice: Poverty and the Administration of the Criminal Law (New York: Oxford University Press, 2000) (co-edited with John Kleinig)

Private and Public Corruption (Lanham, Md.: Rowman and Littlefield, 2004) (co-edited with John Kleinig)

Textbook

Dimensions of Justice: Ethical Issues in the Administration of Criminal Law (Sudbury, MA: Jones and Bartlett, 2014)

Book Chapters

“The Police and their Rules of Office: An Ethical Analysis,” in Heffernan and Stroup, eds., *op. cit.* 3-24

“Police Discretion to Arrest,” in John Kleinig, ed., *Handled with Discretion: Ethical Issues in Police Decision Making* (Totowa, NJ: Rowman and Littlefield, 1996) 85-89

“The Aims of Criminal Justice Education,” in John Kleinig and Margaret Leland Smith, eds., *Teaching Criminal Justice Ethics: Strategic Issues* (Cincinnati: Anderson Publishing Co., 1997) 3-14, 25-31

“Social Justice/Criminal Justice,” in Heffernan and Kleinig, eds. (2000), *op. cit.* 47-83

“Introduction,” in Heffernan and Kleinig, eds. (2000), *op. cit.* 1-23

“Introduction,” in Heffernan and Kleinig, eds. (2004), *op. cit.* 2-28

Articles

“The Singularity of our Inhabited World: William Whewell and Percival Lowell in Dissent,” 39 *Journal of the History of Ideas* 81-100 (1978)

“The Dual Problem of Legal Justification: A Key to the Unity of Karl Llewellyn’s Jurisprudence,” 45 *University of Chicago Law Review* 654-694 (1978) (student comment)

“Not Socrates, but Protagoras: The Sophistic Basis of Legal Education,” 29 *Buffalo Law Review* 399-423 (1980)

- “Percival Lowell and the Debate over Extraterrestrial Life,” 42 *Journal of the History of Ideas* 527-530 (1981)
- “Criminal Justice Ethics: An Emerging Discipline,” 4 *Police Studies* 24-28 (1981)
- “Two Approaches to Police Ethics,” 7 *Criminal Justice Review* 28-35 (1982)
- “Two Stages of Karl Llewellyn’s Thought,” 11 *International Journal of the Sociology of Law* 134-166 (1983)
- “The Moral Accountability of Advocates,” 61 *Notre Dame Law Review* 36-87 (1985)
- “The Philosopher as Prosecutor,” 4 *International Journal of Applied Philosophy* 69-76 (1988) (reprinted in Elliott Cohen, ed., *Philosophers at Work*, 2d ed. (New York: Harcourt Brace, 1999))
- “Enlightenment and Counterenlightenment Romanticism: A Comment,” 19 *The Wordsworth Circle* 92 (1988)
- “The Majoritarian Threat Posed by the Jury,” 25 *Criminal Law Bulletin* 79-85 (1989)
- “On Justifying Fourth Amendment Exclusion,” 1989 *Wisconsin Law Review* 1194-1254 (reprinted in 3 *Criminal Practice Law Review* 359-425 (1991))
- “Evaluating the Fourth Amendment Exclusionary Rule: The Problem of Police Compliance with the Law,” 24 *University of Michigan Journal of Law Reform* 311-370 (1991) (with Richard W. Lovely)
- “Property, Privacy, and the Fourth Amendment,” 60 *Brooklyn Law Review* 633-688 (1994) (solicited contribution for the *Brooklyn Law Review*’s annual review of decisions by the United States Court of Appeals for the Second Circuit)
- “Privacy Rights,” 29 *Suffolk University Law Review* 737-808 (1995)
- “Foreword: The Fourth Amendment Exclusionary Rule as a Constitutional Remedy,” 88 *Georgetown Law Journal* 799-878 (2000) (solicited contribution for the *Georgetown Law Journal*’s annual review of criminal procedure)
- “Fourth Amendment Privacy Interests,” 92 *Journal of Criminal Law and Criminology* 1-126 (2001)
- “Constitutional Historicism: An Analysis of the Eighth Amendment Evolving Standards of Decency Test,” 54 *American University Law Review* 1355-1441 (2005)
- “Addressing Issues of Justice and Injustice in Criminal Justice Education,” 28 *Journal of Criminal Justice Education* 112-128 (2017)