Jane Goodman-Delahunty

List of Publications by Year in descending order

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471509 434195 105 1,403 17 31 citations h-index g-index papers 117 117 117 931 docs citations citing authors all docs times ranked

#	Article	IF	CITATIONS
1	Defining workplace bullying behaviour professional lay definitions of workplace bullying. International Journal of Law and Psychiatry, 2007, 30, 340-354.	0.9	149
2	Gruesome Evidence and Emotion: Anger, Blame, and Jury Decision-Making Law and Human Behavior, 2006, 30, 183-202.	0.7	136
3	Insightful or wishful: Lawyers' ability to predict case outcomes Psychology, Public Policy, and Law, 2010, 16, 133-157.	1.2	76
4	Interviewing High Value Detainees: Securing Cooperation and Disclosures. Applied Cognitive Psychology, 2014, 28, 883-897.	1.6	59
5	Training in law and psychology: Models from the Villanova conference American Psychologist, 1997, 52, 1301-1310.	4.2	55
6	The influence of victim intoxication and victim attire on police responses to sexual assault. Journal of Investigative Psychology and Offender Profiling, 2011, 8, 22-40.	0.6	44
7	Forensic psychological expertise in the wake of Daubert Law and Human Behavior, 1997, 21, 121-140.	0.7	42
8	Compensation for pain, suffering, and other psychological injuries: The ofDaubert on employment discrimination claims. Behavioral Sciences and the Law, 1995, 13, 183-206.	0.8	35
9	The Influence of Gruesome Verbal Evidence on Mock Juror Verdicts. Psychiatry, Psychology and Law, 2004, 11, 154-166.	1.2	33
10	Enhancing Police Responses to Domestic Violence Incidents. Violence Against Women, 2016, 22, 1007-1026.	1.7	32
11	Ethnicity and Trust: Perceptions of Police Bias. International Journal of Police Science and Management, 2008, 10, 388-401.	1.3	31
12	Enhancing the credibility of complainants in child sexual assault trials: The effect of expert evidence and judicial directions. Behavioral Sciences and the Law, 2010, 28, 769-783.	0.8	30
13	Unconscious influences in sentencing decisions: a research review of psychological sources of disparity. Australian Journal of Forensic Sciences, 2010, 42, 19-36.	1.2	29
14	Uncertainty and Misconceptions About Child Sexual Abuse: Implications for the Criminal Justice System. Psychiatry, Psychology and Law, 2009, 16, 435-452.	1.2	27
15	A comparison of expert evidence and judicial directions to counter misconceptions in child sexual abuse trials. Australian and New Zealand Journal of Criminology, 2011, 44, 196-217.	2.5	26
16	Social persuasion to develop rapport in high-stakes interviews: qualitative analyses of Asian-Pacific practices. Policing and Society, 2016, 26, 270-290.	2.5	26
17	Interpreter performance in police interviews. Differences between trained interpreters and untrained bilinguals. Interpreter and Translator Trainer, 2019, 13, 107-131.	1.4	24
18	Psychological impairment under the Americans with Disabilities Act: Legal guidelines Professional Psychology: Research and Practice, 2000, 31, 197-205.	1.0	17

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19	DNA and the Changing Face of Justice. Australian Journal of Forensic Sciences, 2006, 38, 97-106.	1.2	17
20	Juror decisions about damages in employment discrimination cases. Behavioral Sciences and the Law, 1999, 17, 107-121.	0.8	16
21	A Forensic Examination of Court Reports. Australian Psychologist, 2013, 48, 32-40.	1.6	16
22	Impediments to Information and Knowledge Sharing Within Policing. SAGE Open, 2014, 4, 215824401351936.	1.7	16
23	Construing motive in videotaped killings: The role of jurors' attitudes toward the death penalty Law and Human Behavior, 1998, 22, 257-271.	0.7	15
24	Quasirational models of sentencing Journal of Applied Research in Memory and Cognition, 2015, 4, 239-247.	1.1	15
25	Career decisions by Australian police officers: a cross-section of perspectives on entering, staying in and leaving policing careers. Police Practice and Research, 2015, 16, 453-468.	1.5	15
26	Enhancing Juror Understanding of Probabilistic DNA Evidence. Australian Journal of Forensic Sciences, 2006, 38, 85-96.	1.2	14
27	The influence of relationship and physical evidence on police decision-making in sexual assault cases. Australian Journal of Forensic Sciences, 2008, 40, 109-121.	1.2	14
28	Risk Assessment in Intellectually Disabled Offenders: Validation of the Suggested ID Supplement to the HCR-20. International Journal of Forensic Mental Health, 2011, 10, 83-91.	1.0	14
29	Mock Juror Decision Making in a Civil Negligence Trial: The Impact of Gruesome Evidence, Injury Severity, and Information Processing Route. Psychiatry, Psychology and Law, 2011, 18, 439-459.	1.2	14
30	Predicting Career Stability and Mobility. Journal of Career Development, 2015, 42, 244-259.	2.8	13
31	Pragmatic support for the reasonable victim standard in hostile workplace sexual harassment cases Psychology, Public Policy, and Law, 1999, 5, 519-555.	1.2	12
32	Life Course Research Design. Journal of Career Development, 2014, 41, 62-84.	2.8	12
33	High-stakes interviews and rapport development: practitioners' perceptions of interpreter impact. Policing and Society, 2019, 29, 100-117.	2.5	12
34	Introducing Psychological Injury and Law. Psychological Injury and Law, 2020, 13, 452-463.	1.6	12
35	Using multimedia to support jury understanding of DNA profiling evidence. Australian Journal of Forensic Sciences, 2008, 40, 55-64.	1.2	11
36	Validation of the Child Sexual Abuse Knowledge Questionnaire. Psychology, Crime and Law, 2017, 23, 391-412.	1.0	10

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37	Complaints against the New South Wales Police Force: analysis of risks and rights in reported police conduct. Australian Journal of Human Rights, 2014, 20, 81-105.	0.6	9
38	The effects of mode on interpreting performance in a simulated police interview. Translation and Interpreting Studies, 2022, 17, 264-286.	0.7	9
39	Same-sex harassment: implications of theOncale decision for forensic evaluation of plaintiffs. Behavioral Sciences and the Law, 1999, 17, 123-139.	0.8	8
40	Development of an information sheet providing rapport advice for interpreters in police interviews. Police Practice and Research, 2017, 18, 291-305.	1.5	8
41	An overview of best practice investigative interviewing of child witnesses of sexual assault. , 2020, , 445-466.		8
42	Complaining to the Police: Insights from Psychology. Policing (Oxford), 2013, 7, 280-288.	1.4	7
43	An Opportunity to Be Heard: Family Experiences of Coronial Investigations Into Missing People and Views on Best Practice. Frontiers in Psychology, 2019, 10, 2322.	2.1	7
44	Civil Forensic Evaluation in Psychological Injury and Law: Legal, Professional, and Ethical Considerations. Psychological Injury and Law, 2020, 13, 327-353.	1.6	7
45	Inconsistencies in complainant's accounts of child sexual abuse arising in their cross-examination. Psychology, Crime and Law, 2021, 27, 341-356.	1.0	7
46	Forensic Evaluations Advance Scientific Theory: Assessing Causation of Harm. Pragmatic Case Studies in Psychotherapy: PCSP, 2009, 5, 38-52.	0.0	7
47	Diagnosis of psychological impairment in employment discrimination claims. Behavioral Sciences and the Law, 1995, 13, 459-476.	0.8	6
48	Detecting Deception in Police Investigations: Implications for False Confessions. Psychiatry, Psychology and Law, 2008, 15, 105-118.	1.2	6
49	Effectiveness of Pretrial Community-Based Diversion in Reducing Reoffending by Adult Intrafamilial Child Sex Offenders. Criminal Justice and Behavior, 2012, 39, 493-513.	1.8	6
50	The Relationship between Drug Use and Crime among Police Detainees: Does Gender Matter?. International Journal of Forensic Mental Health, 2013, 12, 107-115.	1.0	6
51	Practitioners' Opinions of Best Interests of the Child in Australian Legislation. Psychiatry, Psychology and Law, 2014, 21, 251-271.	1.2	6
52	Workplace Sexual Harassment in Policing: Perceived Psychological Injuries by Source and Severity. Psychological Injury and Law, 2016, 9, 241-252.	1.6	6
53	Judges' delivery of ground rules to child witnesses in Australian courts. Child Abuse and Neglect, 2017, 74, 62-72.	2.6	6
54	Securing reliable information in investigative interviews: coercive and noncoercive strategies preceding turning points. Police Practice and Research, 2020, 21, 152-171.	1.5	6

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55	Interpreting profanity in police interviews. Multilingua, 2020, 39, 369-393.	1.3	6
56	Interpreted Police Interviews: A Review of Contemporary Research. Advances in Psychology and Law, 2020, , 83-136.	0.3	6
57	Special Measures in Child Sexual Abuse Trials: Criminal Justice Practitioners' Experiences and Views. QUT Law Review, 2019, 18, 1.	0.8	6
58	Does interpreter location make a difference?. Interpreting, 2022, 24, 221-253.	1.3	6
59	Approaches to gender and the law: Research and applications Law and Human Behavior, 1998, 22, 129-143.	0.7	5
60	Differentiating Predictive Validity and Practical Utility for the Australian Adaptation of the Youth Level of Service/Case Management Inventory. Criminal Justice and Behavior, 2018, 45, 820-839.	1.8	5
61	Association between Interview Quality and Child Sexual Abuse Trial Outcome. Journal of Family Violence, 2020, 35, 395-403.	3.3	5
62	Special measures in child sexual abuse cases: views of Australian criminal justice professionals. Current Issues in Criminal Justice, 2020, 32, 224-242.	1.4	5
63	Mock Jury and Juror Responses to Uncharged Acts of Sexual Misconduct. Zeitschrift Fur Psychologie / Journal of Psychology, 2020, 228, 199-209.	1.0	5
64	Civil Law. Perspectives in Law & Psychology, 1999, , 277-337.	0.4	5
65	Trust and Power-Distance: A Psychological Perspective on Fairness in Restorative Justice Conferences. Psychiatry, Psychology and Law, 2006, 13, 203-219.	1.2	4
66	The case of Kathleen Folbigg: how did justice and medicine fare?. Australian Journal of Forensic Sciences, 2007, 39, 11-24.	1.2	4
67	Pretrial Diversion for Intrafamilial Child Sexual Offending. Criminal Justice and Behavior, 2012, 39, 552-570.	1.8	4
68	The biasing influence of linguistic variations in DNA profiling evidence. Australian Journal of Forensic Sciences, 2014, 46, 348-360.	1.2	4
69	International consensus on effective and ineffective interviewing strategies: a survey of experienced practitioners. Police Practice and Research, 2021, 22, 921-937.	1.5	4
70	Revisiting Daubert: Judicial Gatekeeping and Expert Ethics in Court. Psychological Injury and Law, 2021, 14, 304-315.	1.6	4
71	Adversarial Forensic Science Experts: An Empirical Study of Jury Deliberation. Current Issues in Criminal Justice, 2012, 24, 85-103.	1.4	3
72	Using a Five-Stage Model to Evaluate Workplace Discrimination Injuries. Psychological Injury and Law, 2013, 6, 92-98.	1.6	3

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73	The Impact of Presentation Modality on Perceptions of Truthful and Deceptive Confessions. Journal of Criminology, 2013, 2013, 1-10.	0.5	3
74	Special Measures for Children in Court: Law in Action in a Multi-agency Committee. Australian Social Work, 2019, 72, 503-516.	1.0	3
75	Effectiveness of a Domestic Abuse Program for Australian Indigenous Offenders. International Journal of Offender Therapy and Comparative Criminology, 2020, 64, 1639-1673.	1.2	3
76	Assessing Unfair Prejudice from Extremist Images in Terrorism Trials., 2017,, 87-121.		3
77	Prosecutorial Discretion about Special Measure Use in Australian Cases of Child Sexual Abuse. , 2018, , 169-187.		3
78	Expert Evidence to Counteract Jury Misconceptions about Consent in Sexual Assault Cases: Failures and Lessons Learned. University of New South Wales law journal, The, 2020, 43, .	0.2	3
79	The coronial investigation of suspected deaths: Prevalence and outcomes in New South Wales. Journal of Law & Medicine, 2016, 23, 609-27.	0.0	3
80	Decisions to Participate in Restorative Justice Conferences: Effects of Convenor Identity and Power–Distance. Psychiatry, Psychology and Law, 2008, 15, 301-316.	1.2	2
81	Effects of Terrorist Charges and Threatening Conduct on Mock Jurors' Decisions. Psychiatry, Psychology and Law, 2016, 23, 696-708.	1.2	2
82	Similarities in modi operandi of institutional and non-institutional child sexual offending: Systematic case comparisons. Child Abuse and Neglect, 2018, 84, 229-240.	2.6	2
83	Evaluation for Harassment and Discrimination Claims. , 2012, , 175-190.		2
84	Legal decision making about (child) sexual assault complaints: the importance of the information-gathering process. Current Issues in Criminal Justice, 2022, 34, 58-76.	1.4	2
85	Are all complainants of sexual assault vulnerable? Views of Australian criminal justice professionals on the evidence-sharing process. International Journal of Evidence and Proof, 2022, 26, 20-33.	0.4	2
86	Protecting human rights in Australian investigative interviews: the role of recording and interview duration limits. Australian Journal of Human Rights, 2014, 20, 107-132.	0.6	1
87	Greater Knowledge Enhances Complainant Credibility and Increases Jury Convictions for Child Sexual Assault. Frontiers in Psychology, 2021, 12, 624331.	2.1	1
88	Understanding sexual harassment: Evidence-based forensic practice (2nd ed.) , 2021, , .		1
89	The ethical practice of police psychology. , 2022, , 3-21.		1
90	A review of the use of special measures for complainants' evidence at trial. , 2020, , 467-518.		1

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91	Measuring Trust and Confidence in Courts. International Journal for Court Administration, 2021, 12, .	0.5	1
92	An Eye-Movement Analysis of Overt Visual Attention During Consecutive and Simultaneous Interpreting Modes in a Remotely Interpreted Investigative Interview. Frontiers in Psychology, 2022, 13, 764460.	2.1	1
93	Students vs. Jurors: Responding to Enhanced Video Technology. Laws, 2014, 3, 618-635.	1.1	0
94	Impediments to Information and Knowledge Sharing within Policing: A Study of Three Canadian Policing Organizations. SSRN Electronic Journal, 2014, , .	0.4	0
95	Tracking labels for occurrences of alleged child abuse from police interviews to trials. Legal and Criminological Psychology, 2019, 24, 41-54.	2.0	0
96	Discussions about child witness interviews during Australian trials of child sexual abuse. Police Practice and Research, 2021, 22, 938-952.	1.5	0
97	Psychology and the Law, Overview. , 2004, , 171-184.		0
98	Australia: Legal System. Interviews With Global Leaders in Policing, Prisons, and Courts Series, 2015, , 37-42.	0.0	0
99	The Legal Landscape in Terrorism Trials. , 2017, , 11-35.		0
100	5 Using Complaints against the Police to Improve Community–Police Relations. , 2017, , 95-120.		0
101	Training in Law and Psychology. , 2019, , 481-490.		0
102	Children's Competence to Testify in Australian Courts: Implementing the Royal Commission Recommendation. University of New South Wales law journal, The, 2019, 42, .	0.2	0
103	An evaluation of the question types used by criminal justice professionals with complainants in child sexual assault trials. Journal of Criminology, 2022, 55, 106-124.	1.0	0
104	Working with others. , 2020, , 199-220.		0
105	An examination of implementation of special measures in child sexual assault trials and the problems that arise. Current Issues in Criminal Justice, 0, , 1-19.	1.4	0