

# **Historias De Los Pensamientos Criminológicos**

**Victoria Guillén-Nieto,Antonio Doval Pais,Dieter Stein**

Historias de los pensamientos criminológicos ,2015

*The Crime of Maldevelopment* María Laura Böhm,2018-09-13 This book explores the causal relationship between the deregulation of international economic interests and the forms of violence that prevail in a large part of the Global South. More specifically, this book tells the story of how transnational corporations benefitting from increasing deregulation of their international economic interests, account for severe harm, the unrelenting violation of human rights, and maldevelopment in Latin America. Dependent on the structural deficiencies of the Latin American region, this book tests the examples of the extractive industries and multinational expansionism and the link between deregulated economies at the international level and the damaging local effects that increase what is here called maldevelopment. Introducing the conceptual category of maldevelopment to criminology, the author makes recommendations for further research and outlines a network of possible mechanisms for its prevention and sanction - and for the work of reparation and construction towards the satisfaction of the needs of the victim or victimizable populations. This provocative and original text will be essential reading for those concerned with white collar crime and crimes of the powerful, and for researchers in criminology, sociology, law, political science, development studies and international political economy.

*Punishment in Latin America* Luiz Dal Santo,Máximo Sozzo,2024-11-21 Challenging the Northern-centric approach that has dominated the literature on punishment-and-society, this collection draws on innovative theoretical perspectives to make sense of punishment, penal trends, institutions and practices in peripheral settings, taking Latin American countries as its case studies.

*Memory as Power* Alex Tepperman,Paul Bleakley,2025-01-27 Featuring a collection of works by scholars from across a variety of disciplines, this book outlines the principles of a critical historical criminology. For historical criminologists, this book provides a framework of how to engage with historical material in a way that is critical in its interrogation, instructive in terms of how the past impacts upon our current (and future) practice, and attentive to the dangers of presentism. For critical criminologists, this book highlights the potential benefits of looking to the past to inform our understanding of the critical issues we face in the current social, cultural, and political context in a purposeful, historically sensitive way. This remarkable volume aims to model how to practice a critical version of historical criminology that has implications for practice

in the contemporary period. It does so by incorporating contributions that emphasize robust, high-quality historical research that nonetheless speaks to issues and problems of premium concern to present-minded critical criminologists, bridging a gap between the past and present through an operationalization of the past that allows readers to better understand the criminological concerns of the present. In this sense, it can be used pedagogically, as a collection of works which model critical historical criminology, and is thus of instructional use alongside its research contribution.

**From Fear to Hate** Victoria Guillén-Nieto,Antonio Doval Pais,Dieter Stein,2023-09-05 This volume offers an in-depth analysis of the social phenomenon of migration from various legal-linguistic perspectives. Migration has become a global phenomenon and a burning issue provoking social conflict and political instability in modern societies all over the world. The question of dealing with migrants and asylum seekers has dominated political discourse. It has given rise to national and international legislation on emigration and immigration, some of them including discriminatory provisions, pressed laws against immigration (Acts of exclusion) and prompted anti-migration rhetoric and hate speech against migrants. Important efforts have been made in both common law and civil law jurisdictions to protect migrants' fundamental rights to dignity and equality.

**Convict Criminology for the Future** Jeffrey Ian Ross,Francesca Vianello,2020-11-10 Bringing together a variety of diverse international contributors from the Convict Criminology community, Convict Criminology for the Future surveys the historical roots of Convict Criminology, the current challenges experienced by formerly incarcerated people, and future directions for the field. Over the past two decades research has been conducted in the field of Convict Criminology, recognizing that the convict voice has long been ignored or marginalized in academia, criminal justice practice, and public policy debates. This edited volume provides a much-needed update on the state of the field and how it has evolved. Seven primary themes are examined. Historical underpinnings of Convict Criminology Adaptations to prison life Longstanding challenges for prisoners and formerly incarcerated people Post-secondary education behind bars The expansion of Convict Criminology beyond North America Conducting scholarly research in carceral settings Future directions in Convict Criminology A global line up of contributors, from the fields of Criminology, Criminal Justice, Law, Political Science, and Sociology, comprehensively tackle each topic, reviewing causes, reactions, and solutions to challenges. The volume also includes a chronology of significant events in the history of Convict Criminology. Integrating current events with research using a variety of methods in scholarly analysis, Convict Criminology for the Future is invaluable reading for students and scholars of corrections, criminology, criminal justice, law, and sociology.

**Criminology and Democratic Politics** Tom Daems,Stefaan Pleyzier,2020-12-30 Criminology and Democratic Politics brings together a range of international leading experts to consider the relationship between criminology and democratic politics. How does criminology relate to democratic politics? What has been the impact of criminology on crime and justice?

How can we make sense of the uses, non-uses, and abuses of criminology? Such questions are far from new, but in recent times they have moved to the centre of debate in criminology in different parts of the world. The chapters in Criminology and Democratic Politics aim to contribute to this global debate. Chapters cover a range of themes such as punishment, knowledge, and penal politics; crime, fear, and the media; democratic politics and the uses of criminological knowledge; and the public role of criminology. An accessible and compelling read, this book will appeal to students and scholars of criminology, sociology, and politics and all those interested in how criminology relates to democratic politics in modern times.

**La tortura** Anitua, Gabriel Ignacio,Zysman Quirós, Diego,2013-01-01 Este libro recoge las contribuciones históricas, sociológicas, criminológicas y jurídico-penales de autores nacionales y extranjeros, en relación a la tortura. La tortura es una práctica estructural de suma gravedad de los sistemas penales del mundo entero, pero, a la vez, en nuestro país y desde que se impuso la democracia, es castigada como el delito más grave contra el orden institucional, tanto por la reforma al Código Penal que la sanciona con penas similares a las del homicidio simple, como por los compromisos internacionales suscriptos por la Argentina, no casualmente en esos mismos años. En verdad, mucho tiempo antes, exactamente doscientos años atrás, el 21 de mayo de 1813, en Buenos Aires, la llamada Asamblea del Año XIII dictó un decreto para aclamar la prohibición del detestable uso de los tormentos y los instrumentos destinados a esos efectos. Es claro que la prohibición de la tortura, e incluso su consideración delictiva, no fue acompañada de la desaparición de su uso, sino que, por el contrario, como en muchos otros lugares, esta práctica continuó siendo esencial a la práctica de los sistemas penales. En homenaje a este acontecimiento local y bicentenario, este libro se justifica como un intento por atacar la perplejidad intelectual a la que hasta hoy día nos somete la existencia de un fenómeno como la tortura

**Marxism and Criminology** Valeria Vegh Weis,2017-02-20 Winner of the 2017 Choice Outstanding Academic Title Award In Marxism and Criminology: A History of Criminal Selectivity, Valeria Vegh Weis rehabilitates the contributions and the methodology of Marx and Engels to analyze crime and punishment through the historical development of capitalism (15th Century to the present) in Europe and in the United States. The author puts forward the concepts of over-criminalization and under-criminalization to show that the criminal justice system has always been selective. Criminal injustice, the book argues, has been an inherent element of the founding and reproduction of a capitalist society. At a time when racial profiling, prosecutorial discretion, and mass incarceration continue to defy easy answers, Vegh Weis invites us to revisit Marx and Engels' contributions to identify socio-economic and historic patterns of crime and punishment in order to foster transformative changes to criminal justice. The book includes a Foreword by Professor Roger Matthews of Kent University, and an Afterword written by Professor Jonathan Simon of the University of California, Berkeley.

Racial Criminalization of Migrants in the 21st Century Salvatore Palidda,2016-05-23 Over the last two decades in the

West, there has been a significant increase in the arrest, imprisonment and detention of migrants. The racial criminalization and victimization of migrants and Roma people has led judicial authorities, local governments, the police, mass media and the general population to perceive migrants and 'gypsies' as responsible for a wide range of offences. Taking into consideration the political and cultural conditions that affect and interconnect societies of emigration and immigration, the contributors examine and compare a range of cases in Europe and the United States. The contributions demonstrate how the persecution of the 'current enemy' is the 'total political fact' of the 21st century in that it ensures consensus and business, or what might be termed the 'crime deal' of today. This provocative book has international appeal and will be a valuable resource for academics, researchers and policymakers with an interest in migration and social and ethnic control.

*SERTA* Pérez Álvarez, Fernando, García Alfaraz, Ana Isabe, Díaz Cortés, Lina Mariola, 2016-01-01 Al término de la Guerra, Louk Hulsman emprendió sus estudios de derecho, pero lo cierto es que en pocos años se graduó y pasó a prestar servicios en el Ministerio de Guerra y luego en el de Justicia. Entre 1963 y 1986 fue catedrático de derecho penal y criminología en la Universidad de Róterdam. Diseñó la política de drogas holandesa y fue el impulsor del famoso Report on Decriminalization del Consejo de la Unión Europea (Estrasburgo, 1980). Desempeñó diferentes cargos en las directivas de la Asociación Internacional de Derecho Penal, en la de Defensa Social y en la de Criminología, fundando además ICOPA (International Conference on Penal Abolition). Su actividad internacional, la constante participación en congresos, jornadas, seminarios y otros eventos académicos, era una muestra de su enorme capacidad de diálogo. Su vida se apagó súbitamente, en su apacible y alucinante casa de Dordrecht, el 28 de enero de 2009. Veinte días antes Hulsman había sido nominado para el Premio Nobel de la Paz, en razón de su condición de padre de la política holandesa de tolerancia en materia de drogas. Pocos meses después, la Sociedad Holandesa de Criminología lo distinguió póstumamente con el premio Bonger (Willen Adriaan Bongerprijs).

*Criminología contemporánea* Gerardo Saúl Palacios Pámanes, 2020-08-12 Uno de los problemas de la Criminología en México consiste en que el análisis de los problemas contemporáneos no siempre está fincado en modelos recientes: se pretende explicar la realidad del siglo XXI con teorías de los siglos XIX y principios del XX. Por esa razón, resulta necesario ampliar nuestro panorama para mejorar los sistemas criminológicos actuales o crear nuevos con los que sea posible aplicar la justicia en el sentido deseado. Criminología contemporánea es una obra cuyo propósito es introducir al lector a las ideas criminológicas e inducirlo a una reflexión sobre los esquemas de impartición de justicia existentes. En esta cuarta edición, el autor agrega dos capítulos en los cuales aborda el estudio criminológico de las grandes ciudades. Para ello, utiliza, el pensamiento de Michel Foucault, por una parte, y, por la otra, el de Robert J. Sampson.

**Superpoblación carcelaria** Leonardo Pitlevnik, 2019-10-01 El libro analiza las cuestiones más acuciantes del actual sistema penitenciario argentino y latinoamericano : el hacinamiento de personas detenidas. Entre los focos de atención que

marcaron esta obra estuvieron: las derivaciones del fallo de la Suprema Corte de los EE.UU. Brown vs Plata en el que ese tribunal ordenó al estado de California que llevara adelante una drástica disminución de su población carcelaria; el fallo Verbitsky de la Corte suprema de Justicia de la Nación y el modelo de habeas corpus colectivo y correctivo, y el litigio estructural; las posibilidades y variantes de una ley de cupo; el estudio de casos específicos de superpoblación.

**La trata de mujeres con fines de explotación sexual** Iglesias Skulj, Agustina,2013-01-01 Del análisis minucioso realizado por la autora queremos destacar el que hace sobre los sujetos especialmente vulnerables (mujeres, niños y niñas) y las formas que propone para percibir y reducir la vulnerabilidad. También el análisis de la trata de personas como un proceso (con sus modalidades de explotación sexual y laboral ilegal). Se atreve a formular propuestas metodológicas para una legislación y una política eficaz contra la trata. Y para eso repasa las realizadas en el derecho comparado en esta etapa contemporánea. En ello nos parece encontrar buenos argumentos para cuidarse de que se solidifiquen nuevas representaciones de "lo femenino", que puedan ser usadas para profundizar especiales situaciones de vulnerabilidad. Abandonar la idea de "mujer" permite analizar las necesidades de mujeres concretas, e intentar desarrollar políticas y leyes que reduzcan sus vulnerabilidades y que, por lo menos, no las reproduzcan y amplíen.

*Violencia de género en relaciones de pareja* Ma. del Carmen Dolores Cuecuecha Mendoza,Oscar Montiel Torres,Ángel Christian Luna Alfaro,María de Jesús Rodríguez Shadow,Blanca María Cárdenas Carrión,Adriana Sáenz Valadez,Ixchel Yglesias González Báez,Sergio Antonio Aguilar Zamudio,Iris Rocío Santillán Ramírez,Ma. del Carmen Bustos Garduño,Diana Margarita Magaña Hernández,Edgar Sánchez Vázquez,Ivonne Virginia Campos Rico,Carolina Sthephania Muñoz Canto,Dafne Karina Parra Guerrero,María Fernanda de Nuestra Señora De Unánue y Bretón,2024-06-06 La violencia de género en las relaciones de pareja aborda un tema sensible para la sociedad iberoamericana, como es la violencia contra las mujeres que en particular ocurre en las relaciones de parejas heterosexuales y que inician con el anhelo femenino de encontrar el amor; el cual funciona como una trampa para ellas porque desata una serie de violencias como la prostitución, la trata de personas y el feminicidio, por mencionar algunas. De ahí la relevancia de este libro, que reúne catorce capítulos que analizan la violencia de género de manera interdisciplinaria y desde una mirada reflexiva y crítica que llevan al lector, de la mano en cada capítulo, a las investigaciones actuales acerca de la violencia contra las mujeres. Este libro contribuye en el análisis de este fenómeno complejo que es la violencia de género en las relaciones de pareja, pues deja al descubierto los mecanismos de poder que subyacen en éstas; por lo tanto, el libro aspira a ser un aporte en la tarea de lograr una vida libre de violencia para las mujeres.

*Primer grado penitenciario y Estado de Derecho* Carou García, Sara,2017-02-02 El objetivo de la presente obra es analizar si el régimen cerrado penitenciario, diseñado por el legislador español, constituye un régimen de cumplimiento de la pena de prisión respetuoso con los principios inspiradores del Estado de derecho. Se examinan las tensiones existentes entre

el principio de legalidad, proclamado por el artículo 9.3 de la Constitución, y la regulación de numerosos aspectos del régimen cerrado vía reglamentaria o a través de normas internas dictadas por la Administración Penitenciaria. Asimismo, se abordan los aspectos relativos al difícil equilibrio entre las restricciones de derechos de los internos -derivadas de las especiales necesidades de seguridad existentes en los centros o módulos de régimen cerrado- y la orientación de la pena privativa de libertad hacia la reinserción social del recluso, marcada por el artículo 25.2 de la Constitución. Sara Carou García (Santiago de Compostela, 1980).

*Castigo, cárceles y controles* Anitua, Gabriel Ignacio, 2023-01-01 Este libro da cuenta de la instancia penitenciaria con una compilación de artículos que van desde lo genealógico hasta el deber ser del control, pasando por el ser de las cárceles en nuestro margen. Se reflexiona sobre la naturaleza del castigo, sobre sus manifestaciones materiales en la actualidad y, finalmente, realiza una apuesta para el control democrático y jurídico de dichas manifestaciones. También da cuenta de una empresa más amplia, de la cual este libro es la segunda parte de una trilogía destinada a señalar los objetos de atención de una criminología crítica o una disciplina de análisis del sistema penal desplegado o concreto, y que se calificó como "instancias de aplicación del sistema penal". Las tres instancias, "policía, jurisdicción penal y castigo", que se ocupan o entre las que se ha distribuido el sistema penal configurado, son las que se encargan de la denominada criminalización secundaria, y por ello tienen una responsabilidad muy alta en la llamada selectividad del poder punitivo. Es por ello que, de haber sido descuidadas o dadas por naturales en la criminología tradicional se convirtieron en principal objeto de estudio en los pensamientos críticos. Estudiarlas implica, naturalmente, ejercer algún tipo de control sobre dicho poder punitivo.

**Construyendo un sujeto criminal** Marcos Antonio León, 2015 El libro que el lector tiene en sus manos no pretende ser un manual jurídico de historia de la criminología criolla, pues no abunda en referencias biográficas ni se detiene a describir las ideas centrales de las obras publicadas. Más bien busca complementar la información entregada por algunos textos jurídicos, pero problematizando no tan solo el origen y la trayectoria de esta disciplina en Chile, sino igualmente el de una actitud de exclusión-discriminación social que se encuentra detrás de ella y que es posible identificar desde el periodo colonial. El planteamiento central que guía este trabajo es que la asociación establecida entre la pobreza, el desorden y la degeneración moral constituyó una construcción discursiva y social que se desplegó y consolidó con más fuerza desde mediados del siglo xix, aunque tuvo antecedentes, y que, hacia finales de ese siglo, permaneció estando activa a pesar de la emergencia de nuevos agentes reformadores (criminólogos positivistas) y de dispositivos científicos modernos (antropometría, bertillonage, dactiloscopía, laboratorios de identificación, etc.). Dicho escenario encontró proyección hasta bastante avanzado el siglo xx.

**Tomar partido** Matías Bailone, 2023-11-15 Los orígenes de la criminología crítica ciento cincuenta años antes que Beccaria, la relectura en clave prepositivista de «Dei Delitti e delle pene» así como el homenaje a los grandes penalistas

republicanos del exilio español, son la ocasión para tratar los temas más actuales y más complejos del debate penal y criminológico. «Tomar partido» es un conjunto de ensayos críticos que pretende emular la dicotomía que Gabriel Celaya pensara para la poesía, y que también sirve para maldecir toda doctrina justificacionista del poder punitivo. Bailone analiza en la introducción las diversas posibilidades que tiene una mente crítica del dolor penal, siguiendo al «célebre texto declamativo del sociólogo Howard Becker, cuando pregunta a los investigadores de la cuestión penal de qué lado están de la brecha o de la grieta. Tomar partido significa definir y explicitar qué tipo de personas somos, qué lado tomamos cuando arrecia el dolor causado artificialmente por el hombre.» Como en la imagen de cubierta del presente libro, en donde el Quijote toma partido a favor de los galeotes. Matías Bailone, profesor de la Universidad de Buenos Aires, y docente de larga experiencia trashumante en toda la región, de propensión ágrafo debido a su dedicación a las aulas, aunque con el hablar librescamente desencadenado, da a la luz textos de hace más de una década que certifican su versatilidad científica y su pasión literaria, y deja de lado su apego irracional a los manuscritos. Para mayor información: [www.matiasbailone.com](http://www.matiasbailone.com)

Derechos humanos y policías Alan García Huitron,2022-09-14 El 26 de marzo del 2024, las Fuerzas Armadas retornarán a sus cuarteles, permitiendo que los cuerpos policiales de corte civil vuelvan al mando de la seguridad en las entidades federativas y los municipios del país. Para entonces, las policías deberán constituirse en una fuerza confiable y capaz de enfrentar las diferentes y complejas problemáticas en términos de justicia cívica, violencias sociales, delincuencia común y macrocriminalidad. Con el firme propósito de sumar a la urgente reforma policial, el presente libro propone, desde una visión contemporánea de la criminología y a partir de los estándares internacionales de la seguridad ciudadana y elementos transversales de políticas públicas con enfoque de derechos humanos, el Índice de Fortalecimiento para el Diseño de Políticas de Seguridad con Enfoque de Derechos Humanos (IFDPSEDH), que permitirá avanzar en el fortalecimiento de las Policías municipales que, por su representatividad estadística, proximidad social y funcionalidad múltiple, son el estado de fuerza más importante.

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#### **Introduction**

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