The Journal of the American Academy of Psychiatry and the Law

The Journal, published by the American Academy of Psychiatry and the Law, is intended to be a forum for the exchange of multidisciplinary ideas. Manuscripts are welcomed that deal with the interfaces of psychiatry and the legal system and the theory and practice of forensic psychiatry. Content includes correctional psychiatry, psychiatric evaluation of individuals involved with the criminal or civil legal system, ethics, the philosophy of law, legal regulation of psychiatric practice, education and training in the field, and research into causes and treatment of behavioral problems that manifest themselves particularly in individuals who are in contact with the legal system.

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An editorial is an informed opinion on a current topic in forensic psychiatry. Length of text is 2,000 – 3,700 words, excluding tables, figures, and references. An abstract is not required. An editorial represents the opinion of the author and does not represent opinions or statements of AAPL or The Journal editors or Editorial Board. Editorials do not undergo blind peer review, but are reviewed internally by editorial staff. Proposals for editorials should be discussed with the Editor.

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A biography highlights an individual who has made sustained important contributions to psychiatry and the law in any country. Length should not exceed 3,700 words, excluding tables, figures, and references. Proposals for biography should be discussed with the Editor. Biographies do not undergo blind peer review, but are reviewed internally by editorial staff. An abstract is not required.

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Griffith EEH. Race and Excellence: My Dialogue with Chester Pierce. Iowa City, IA: University of Iowa Press; 1998

**Edited Book:**

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Marino JD. Probate court perspective on involuntary medication to restore competence to stand trial in Connecticut. Presented at: Forensic Grand Rounds, Connecticut Department of Mental Health and Addiction Services; 2019 May 29; Middletown, CT

**Newspaper article:**

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Kurosawa A. Rashomon [motion picture]. Kurosawa A, director. Japan: Daiei Film; 1950

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Valle v. City of Houston, 613 F.3d 536 (5th Cir. 2010) [For federal cases other than the U.S. Supreme Court, use the Federal Reporter and note both the jurisdiction and the year in parentheses. If the case is not reported, then use either the LexisNexis or Westlaw citation and note both the jurisdiction and the year in parentheses.]
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In re Estate of VanHorne, 305 So.2d 46 (Fla. Dist. Ct. App. 1974) [This is another illustration of a state case; if the Regional Reporter were not available for this case, it could be referenced as 1974 Fla. App. LEXIS 7374 (Fla. Dist. Ct. App. 1974)]

**Law review:**

**Legal note:**
Note, The establishment clause and the chilling effect. Harv L Rev. 2020;133:1338–1359

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Authors and co-authors will be asked to sign the statement on the following page and submit the signed form with the original manuscript.

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