

Contents

Introduction..... 1
Robert F. Schopp

Part I Mental Disorder and the Criminal Process

1 Depression and the Criminal Law: Integrating Doctrinal, Empirical, and Justificatory Analysis 13
Robert F. Schopp

2 Determining When Severe Mental Illness Should Disqualify a Defendant from Capital Punishment 45
Bruce J. Winick

3 Accommodating Child Witnesses in the Criminal Justice System: Implications for Death Penalty Cases..... 79
Jodi A. Quas & Bradley D. McAuliff

4 Protecting Well-Being While Pursuing Justice..... 103
Barbara J. Sturgis

Part II Judgments of Dangerousness and the Criminal Process

5 Capital Punishment and Dangerousness 119
Christopher Slobogin

6 Limited Expertise and Experts: Problems with the Continued Use of Future Dangerousness in Capital Sentencing..... 135
Daniel A. Krauss, John G. McCabe, and Sarah McFadden

7 Psychopathy, Culpability, and Commitment..... 159
Stephen D. Hart

**8 Quagmire Ahead!: The Sticky Role of Behavioral Science
in Capital Sentencing..... 179**
Mario J. Scalora

**Part III Competence to Face Execution and the Roles
of the Psychological Professions**

9 Meaningful Consideration of Competence to be Executed 191
Randy K. Otto

**10 Psychological Expertise and Amicus Briefs in the Context
of Competence to Face Execution..... 205**
Robert F. Schopp

**11 Constitutional Health Care and Incompetency
to Face Execution 231**
Michael R. Quattrocchi

Index 245