OXFORD

CHRIS CUNNEEN ROB WHITE

# JUVENILEJUSTICE

YOUTH AND CRIME IN AUSTRALIA

THIRD EDITION

CHRIS CUNNEEN ROB WHITE

## JUVENILE JUSTICE

YOUTH AND CRIME IN AUSTRALIA

THIRD EDITION



### OXFORD

UNIVERSITY PRESS

253 Normanby Road, South Melbourne, Victoria 3205, Australia

Oxford University Press is a department of the University of Oxford. It furthers the University's objective of excellence in research, scholarship, and education by publishing worldwide in

Oxford New York

Auckland Cape Town Dar es Salaam Hong Kong Karachi Kuala Lumpur Madrid Melbourne Mexico City Nairobi New Delhi Shanghai Taipei Toronto

With offices in

Argentina Austria Brazil Chile Czech Republic France Greece Guatemala Hungary Italy Japan Poland Portugal Singapore South Korea Switzerland Thailand Turkey Ukraine Vietnam

OXFORD is a trade mark of Oxford University Press in the UK and in certain other countries

Copyright © Chris Cunneen and Rob White 2007

First published 1995 Second edition published 2002 Reprinted 2003, 2004, 2005 Third edition 2007

Reproduction and communication for educational purposes

The Australian Copyright Act 1968 (the Act) allows a maximum of one chapter or 10% of the pages of this work, whichever is the greater, to be reproduced and/or communicated by any educational institution for its educational purposes provided that the educational institution (or the body that administers it) has given a remuneration notice to Copyright Agency Limited (CAL) under the Act.

For details of the CAL licence for educational institutions contact:

Copyright Agency Limited Level 15, 233 Castlereagh Street Sydney NSW 2000 Telephone: + 61 2 9394 7600 Facsimile: + 61 2 9394 7601 E-mail: info@copyright.com.au

Reproduction and communication for other purposes

Except as permitted under the Act (for example a fair dealing for the purposes of study, research, criticism or review) no part of this book may be reproduced, stored in a retrieval system, communicated or transmitted in any form or by any means without prior written permission. All inquiries should be made to the publisher at the address above.

National Library of Australia Cataloguing-in-Publication data:

Cunneen, Chris, 1953-.
Juvenile Justice: Youth and Crime in Australia.

3rd ed.

Bibliography. Includes index.

For 2nd and 3rd year criminology, sociology and social science tertiary students.

ISBN 9780195550504. ISBN 0 19 555050 1.

- 1. Juvenile delinquency Australia Textbooks.
- 2. Juvenile justice, Administration of Australia Textbooks.
- 3. Juvenile detention Australia Textbooks. I. White,
- R. D. (Robert Douglas), 1956-. II. Title.

364 360994

Edited by Roy Garner
Text and cover design by Jenny Pace Walter
Proofread by Sandra Goldbloom Zurbo
Indexed by Neale Towart
Typeset in India by diacriTech, Chennai
Printed in Hong Kong by Sheck Wah Tong Printing Press Ltd

## CONTENTS

-	Tables, Boxes and Figures	iν
Introd	uction	ν
PART I	HISTORY, THEORY, AND INSTITUTIONS	1
1	The Development of Juvenile Justice	3
2	Theories of Juvenile Offending	26
3	The Nature of Contemporary Juvenile Crime	53
4	The Institutions of Juvenile Justice	86
PART II	THE SOCIAL DYNAMICS OF	
	JUVENILE JUSTICE	115
5	Class and Community	117
6	Indigenous Young People	141
7	Ethnic Minority Young People	171
8	Young Women, Young Men, and Gender	195
PART III	THE STATE, PUNISHMENT, AND COMMUNITY	221
9	Policing the Young	223
10	Courts and Sentencing Processes	247
11	Detention and Community Corrections	276
12	Youth Crime Prevention	306
13	Restorative Justice and Juvenile Conferencing	331
Bibliog	graphy	355
Index		388

## TABLES, BOXES, AND FIGURES

Table 3.1	Alleged offenders and recorded crime, New South Wales 2004	57
Table 3.2	Alleged offences by juveniles apprehended by police,	
T 11 2 2	South Australia, 2004	59
Table 3.3	Criminal matters in the New South Wales Children's	67
-11 61	Court, 2004	61
Table 6.1	Indigenous young people 10–17 years old in detention	5.020
	centres in Australia, as at 30 June 2004	142
Table 6.2	Aboriginal participation at various points of the juvenile	
	justice system, South Australia, 2004	148
Table 6.3	Aboriginal and non-Aboriginal juveniles: Police apprehension	
	by major-offence category, South Australia, 2004	150
Table 8.1	Police cautions, arrests, referrals to conference, and	
	children's courts determinations, Western Australia, 2004	196
Table 10.1	Court outcomes for proven offences, New South Wales	
	Children's Court, 2004	272
Table 11.1	Persons aged 10-17 years in juvenile detention by	
	jurisdiction in Australia, 30 June 2004	279
Box 1.1	Historical interpretations	22
Box 2.1	Main focus of theories of youth offending	45
Box 4.1	Juvenile justice legislation in Australia, 2006	89
Box 4.2	International human rights: juvenile justice	91
Box 9.1	Youth and police perceptions of each other	226
Box 12.1	Social institutions and young people	309
Box 12.2	Models of youth crime prevention	312
Box 13.1	Three ways to respond to young offenders	332
Figure 6.1	Intervention type by Indigenous status,	
0	New South Wales, 2004	148

## INTRODUCTION

Depictions of young offenders and juvenile justice agencies are all too often based upon exaggeration, stereotype, and conjecture. Politicians and the media constantly bemoan the present youth generation's lack of discipline and respect. We are frequently told that many of these young people, especially certain 'ethnic' youth, are beyond redemption. For every story about a youth gang, there is a simultaneous demand for an even bigger stick to keep young people in line.

Young people, it seems, should not be seen or heard. They should not be allowed in the street or be visible in city centres or local neighbourhoods. To grow up 'good', they need to be restricted in where they can go and what they can do. To protect society, young people need to be under control and under surveillance.

When young people act up, when they commit crimes or engage in antisocial behaviour, then they must be held accountable. Here, we are told, the solution is to make them responsible for their actions. They must pay for their transgressions. They must make amends for the harm they have caused. They must be made to change their ways.

This book is about youth and crime in Australia, and the institutions and agencies associated with the administration of juvenile justice. It provides an overview and introduction to the main concepts and issues of juvenile justice in a way that is simple and descriptive, yet critical. The intention is to provide basic information across a broad range of areas, and in so doing raise a number of questions about the institutions of juvenile justice and, indeed, how we think about juvenile justice issues.

The distorted outlooks on and punitive approaches to youth behaviour that are so prominent in the media and in the political arena are made manifest in many different ways in the juvenile justice system. Simultaneously, however, non-coercive alternatives are also being developed, as many practitioners and theorists in the field of juvenile justice appreciate more fully than others in the community the complexities and difficulties of life for young people in

#### INTRODUCTION

the twenty-first century. Ongoing debate and discussion surround how people think about the problems of 'youth crime' and also how best to respond to it. Competing opinions indicate both the highly political nature of juvenile justice and important differences in basic philosophies.

The last decade has seen heightened public concern and moral panics about ethnic minority youth; imposition of mandatory sentences on juvenile offenders; adoption of zero-tolerance policing, especially in public spaces; persistent overrepresentation of Indigenous young people within the juvenile justice system; and intensification of intervention in the lives of young offenders and non-offenders alike. Inequality and social polarisation are growing, accompanied by the racialisation of criminal justice and the criminalisation of the poor. With the demise of the welfare state and the rise of the repressive state, discussion has often centred on how best to control, manage, and contain those youth suffering most from the disadvantages of social, economic, and political exclusion.

On the positive side, greater attention is now being given to the basic rights and well-being of young people. In particular, there has been a growth in the human rights perspective as a critical perspective by which to evaluate policing practices, the operation of courts and youth conferences, and the conditions under which young people are detained or sentenced to community work. Renewed emphasis on crime prevention has likewise been used to challenge explicitly the coercive 'law and order' approaches. Meanwhile, the increasing popularity of 'restorative justice', with an emphasis on repairing social harm, can serve as an important counterweight to traditional retributive methods that emphasise punishment.

Analysis of the principles, policies, and practices of juvenile justice is never a politically neutral exercise: that is, it always involves value judgments of some kind. In our view, such review and evaluation ought to be guided by a vision of society, and of young people, in which human rights and dignity are respected, and social equality and human liberation are the goals. This means that issues of class division, racism, sexism, homophobia, and colonialism can never be far from the centre of analysis. The marginalisation of specific groups of young people (and their families and communities), and their criminalisation by the mainstream criminal justice system, reflect substantive inequalities and the oppressive structures that shape everyday life in Australian society.

This book is divided into three parts. Part I, 'History, Theory, and Institutions', provides a historical and theoretical overview of the development of juvenile justice, its main institutions, and the nature of contemporary juvenile crime as determined by the actions of official state agencies. Part II, 'The Social Dynamics of Juvenile Justice', provides an analysis of how class, ethnicity, race, and gender impinge upon the processes and institutions of juvenile justice, and how particular groups of young people are dealt with by the system in ways that reflect their specific social location and status in society.

#### INTRODUCTION

Part III, 'The State, Punishment, and Community', examines the operation of various parts of the juvenile justice system, from police and courts through to detention, crime prevention, and juvenile conferencing. Each section of the book attempts to provide a wide-ranging survey of relevant facts and figures, literature, and concepts, while raising issues and perspectives necessary to a critical appraisal of key questions in the juvenile justice area.

If we are to comprehend the situation of young people adequately, and to interpret their position within the field of criminal justice, then analysis must be informed theoretically as well as validated empirically. A critical criminology is one that builds upon the knowledge and conceptual contributions of socially progressive perspectives and approaches. In so doing, the objective is to provide a clear, unambiguous picture of the existing field, while retaining a critical edge.

The misrepresentation of youth on the one hand, and the intrusiveness of the state on the other, demand that issues of young people and crime be considered carefully and in a wider social and political context. We hope that, in its own modest way, this book will assist those who wish to create a more humane and socially just system of juvenile justice in Australia.