Bibliography


Anderlini, Jamil (2009), ‘Punished Supplicants’, Financial Times (online), 5 March.


Bright, Stephen (1997), ‘Neither Equal nor Just: The Rationing and Denial of Legal Services to the Poor when Life and Liberty are at Stake’, *NYU Annual Survey of American Law*, 783.


Cao Jingling et al. (2010), ‘NPC Deputy Wu Xiaoling: Secretary of the Political-legal Committee should not take the position of Head of the Public Security Bureau’, *Xinmin Wanbao* (*Xinmin Evening Newspaper*), 13 March.


Cham, Minnie (2010), ‘Intercepting Petitioners is a Thriving Business’, *South China Morning Post*, Saturday, 3 April.


Bibliography


Mike McConville - 9780857931917
Downloaded from Elgar Online at 01/23/2019 09:40:16AM
via free access


Choi, Chi-yuk (2009), ‘“Murderer” Freed after Victim Found Alive’, *South China Morning Post*, 10 May 2010.


Ch’u Tung-tsu (Qu Tongzu) (1962), *Local Government in China under the Ching*.


Cohen, Jerome (2009b), ‘Beijing Must Reveal Fate of Human Rights Lawyer’, *South China Morning Post (Online)*, 19 March.

Cohen, Jerome (2009c), ‘Key decisions’, *South China Morning Post*, 3 September.


Cohen, Jerome (2010b), ‘Sage Advice’, *South China Morning Post*, Wednesday, 14 April.


Cohen, Jerome and Yu-jie Chen (2010b), ‘Don’t Argue’, *South China Morning Post*, 28 April.


Cordone, Claudio (2010), ‘Rough Justice’, *South China Morning Post*, 31 March.


Eisenstein, James and Herbert Jacob (1977), Felony Justice, Boston, MA: Little Brown.


Fan Chongyi (2008b), Maixiang Lixing Xingshu Susong Faxue (Marching Towards a Rational Path of Criminal Procedure Law Study), Beijing: China People’s University of Public Security Press.


Fang, Baoguo (2010), Xingshi Zhengju Guize Shizheng Yanjiu (The Demonstrative Research on Criminal Evidence Rule), Beijing: Renmin University of China Press.


Feng, Hua (2010), ‘Promoting the Excellent Tradition of People’s Justice, Practicing the Mode of Judicial Activism, and Insisting on the Road of Judicial Professionalization and Popularity’, in An Dong (ed.), *Xibu Faguan Luncong (Di 10 Juan) (Forum for Judges in West China (Vol. 10))*, Beijing: People’s Court Press.


Feng, Quan (2009), *Zhongguo Huanxing Zhidu Yanjiu (Study on System of Suspended Sentence in China)*, Beijing: China University of Political Science and Law Press.


Garcon, Maurice (1957), Defense de la liberté individuelle, Paris: Librairie Artheme Fayard.


Guan, Yu (2008), Xingshi Shengqian Chengxu Lushi Bianhu (Criminal Pre-trial Defence), Beijing: Law Press.


Criminal justice in China


Guo, Qing (2001), ‘Why Can’t the Problem of “Extended Detention” Be Resolved’, *Guangming Ribao (Guangming Daily)*, 6 February.


He, Huifeng (2010), ‘Shockwaves as Top Judge Detained over Dismembered Body’, *South China Morning Post*, 31 July.

He, Jiahong (1999), ‘Thoughts on the Reform of the System of People’s Assessors’, *Zhongguo Lushi (Chinese Lawyer)*, 4: 12.


He, Weifang (1998), Sifa de Linian yu Zhidu (Concepts and Systems of the Judiciary), Beijing: China University of Political Science and Law Press.


Hou, Xiaoyan and Cui Li (2003), ‘Putting into Effect Lawyers’ Involvement in Human Rights’, Beijing Qingnian Bao (Beijing Youth Daily), 6 July.


Inbau, Fred, John Reid and Joseph Buckley (1962), Criminal Interrogation and Confessions, Baltimore, MD: Williams and Wilkins.


Jiang, Shimei and Xing Hong (2008), ‘Current Situation on the Operation of Bail Pending Trial System and Reflections – Survey on the Operation of the Bail System of


Krattinger, Peter (1964), Die Strafverteidigung im Vorverfahren im deutschen, französischen und englischen Strafprozess und ihre Reform, Bonn: Rohrscheid.

Kwan, Daniel (2003), ‘Judiciary Ordered to Clear Backlog of Court Cases’, South China Morning Post, 26 August.


Li, Hua (2003), ‘My Views on the Testifying in Court by Witnesses in Criminal Cases’, Renmin Sifa (People’s Judicature), 11: 41.


Li, Liangxiong (2010), ‘Thoughts on Reforming the Adjudication Committee System’, Zhongguo Jiti Jingji (China Collective Economy), 2(ii): 76.
Li, Raymond (2010a), ‘4 Officials Sacked for Locking Up Petitioner in Mental Hospitals’, South China Morning Post, 29 April.
Li, Raymond (2010b), ‘Nation Rapt by Detained Petitioner’s Story’, South China Morning Post, 22 May.
Li, Sha (2008), ‘A Study on the Problem of the Rate of Non-Prosecution in Criminal Procedure in Our Country – Also Comparison with that in Germany’, Sichuan Jingcha Xueyuan Xuebao (Journal of Sichuan Police College), 2: 90.
Li, Yan (2003), ‘Reflection on the Perfection of Legal Aid System in Criminal Cases in Our Country’, Qianyan (Forward Position), 7: 60.


Liu, Chunlan and Qingyu Zhang (2010), ‘Study on the Mechanism of Reviewing the Necessity of Pre-trial Detention and Remedies to the Rights – Take People’s Procuratorate of Hedong District of Tianjin City as the Research Sample’, *Zhongguo Xingshifa Zazhi (Criminal Science)*, 5: 85.


Liu, Fangquan (2008), ‘Empirical Study on the Methods of Bail Pending Trial’, *Fazhi Yu Shehui (Shuang Yue Kan) (Law and Social Development) (Bi-monthly)*, 2: 23.


Liu, Lina, Ying Wang and Jing An (2010), ‘Study on the Situation of Theft and Intentional Harm Cases that Were Not Prosecuted after Arrest by Haidian


Ma, Haixian (2003), ‘Exploring the Issue of Raising the Quality of Arrest Application Examination’, Renmin Jiancha (People’s Procuratorate Semi-monthly), 8: 32.

Ma, Jingrui, Xuemei Jin and Heng Liu (2005), ‘Survey Analysis of High Rate of “Returned Criminal Cases for Supplementary Investigation” in the Nanguan District Procuratorate of Changchun’, Jiancha Shijian (Procuratorial Practice), 4: 79.

Ma, Lifeng (2009), ‘Difficulties of Non-Local Citizens in Bail Pending Trial and Solutions’, Ningbo Guangbo Dianshi Daxue Xuebao (Journal of Ningbo Radio and TV University), 1: 73.


Ma, Xi-wu (1956), ‘On Several Problems in Adjudication Work at the Present Time’, Zhengfa Yanjiu (Political-Legal Research), 1: 3.


Mawby, Rob (1979), Policing the City, Farnborough: Saxon House.


May, Sir John (1990), Report of the Inquiry into the Circumstances Surrounding the


Ng, Tze-wei (2010a), ‘Evidence Guidelines Ban Torture in Capital Cases’, available at http://www.scmp.com/portal/site/SCMP/menuitem m2af62ecb329d3d7733492d9253a0a0a0/?vgnextoid=ae5e5dca3e9e8210VgnVCM100000360a0a0a0aRCD&ss=China&s=News.


Ng Tze-wei (2010e), ‘Lawyer Reveals Grim Details of Client’s Torture’, South China Morning Post, 29 July.
Ng Tze-wei (2010f), ‘A Tale of Two Defence Lawyers: Similar Challenges and Big Risks’, *South China Morning Post*, 31 July.


O’Neill, Mark (2010c), ‘High “Suicide” Rate Among Officials Tells its Own Story’, *South China Morning Post*, 18 April.


Pang, Xiaoju (2009), ‘Significance of Improving the People’s Assessors System in Adjudicative Independence’, *Nanjing Gongcheng Xueyuan Xuebao (Shehui Kexue Ban) (Journal of Nanjing Institute of Technology (Social Science Edition))*, 2: 12.


Sanders, Andrew, Lee Bridges, Adele Mulvaney and Gary Crozier (1989), Advice and Assistance at Police Stations and the 24 Hour Duty Solicitor Scheme, London: Lord Chancellor’s Department.


Softley, Paul (1980), Police Interrogation: An Observational Study in Four Police Stations, Royal Commission on Criminal Procedure, Research Study No. 4, London: HMSO.
Song, Yinghui and Wu Hong Yao (2002), Xingshi Shenpanqian Chengxu Yanjiu (A Study of Pre-trial Criminal Procedure), Beijing: China University of Politics and Law Press.
Song Yinghui and Haimin Luo (eds) (2007), Qubao Houshen Shiyong Zhong de Wenti
yu Duice Yanjiu (A Study on the Problems of Bail Pending Trial in Application and Countermeasures), Beijing: China People’s University of Public Security Press.


Su, Xiaochuan (2001), ‘Concerns Have to be Given to Problems of Bail Pending Trial’, Fazhi Ribao (Legal Daily), 3 March.


Sun, Yuan (2009), ‘Revisit to the Reform of Transferring the Case Files’, Zhengfa Luntan (Tribune of Political Science and Law), 1: 167.


Tam, Fiona (2010), ‘Mental Hospital for Man who Exposed Official’, South China Morning Post, 13 April.


Tan, Shigui (2009), ‘On the Obstacles of Open Trial and Solutions – From the Perspective of Criminal Trial’, Zhejiang Gongshang Daxue Xuebao (Journal of Zhejiang Gongshang University), 1: 5.


Tao, Jianjun (2002), ‘Examination of the Structure of the System of Cross-examination in Criminal Cases’, *Jiancha Shijian (Procuratorial Practice)*, 1: 42.


Wu, Dingzhi (1999a), ‘What are Good Measures to Solve the Witness’ Refusal to Give


Xiao, Qianli, Jian Guo and Song Dai (2009), ‘Thoughts on the Difficult Situation of Incidental Civil Action in Criminal Proceedings – Based on the Empirical Study of Incidental Civil Action in Criminal Proceedings in Yibin City (of Sichuan Province)’, Xihua Daxue Xuebao (Zhexue Shehui Kexue Ban) (Journal of Xihua University (Philosophy & Social Sciences)), 2: 90.


Xu, Meijun (2009), Zhenchuaqu de Yunxing yu Kongzhi (Operation and Control of Investigative Power), Beijing: Law Press.


Xu, Yongjun and Xiaolu Cheng (2008), ‘Unscrambling and Interpreting the Guidelines on
the Relationship between the Police and the Procuratorate (for Trial Implementation)

Guojia Jianchaguan Xueyuan Xuebao (Journal of National Procurators College), 1.


Yu, Ping (2002), ‘Glittery Promise vs. Dismal Reality: The Role of the Criminal Lawyer

Yu, Verna (2009), ‘Warning Police will “Strike Hard at Hostile Forces”’, *South China Morning Post*, 29 December.

Yu, Xinan and Shucheng Guo (2003), ‘To Accelerate Development in Mid and Western China and to Build an Overall Well-off Society’, *Renmin Ribao (People’s Daily)*, 20 April.


Yue, Liling (2010), *Xingshi Shenpan yu Renquan Baozhang (Criminal Trial and Human Rights Protection)*, Beijing: Law Press.

Zang, Desheng (2005), ‘Statistics and Analysis of Current Situation on the Application of Suspended Penalty’, *Zhongguo Xingshifa Zazhi (Criminal Science)*.


Zhang, Jun and Yinzhong Hao (2005), *Xingshi Susong Tingshen Chengyu Zhuanti Yanjiu (Special Studies on Criminal Court Trial Procedure)*, Beijing: China University of Political Science and Law Press.


Zhang, Liyun (ed.) (2009), *Xingshi Cuo’an yu Qizhong Zhengju (Criminal Wrong Convictions and the Seven Types of Evidence)*, Beijing: China Legal System Publishing House.


Zhang, Minyou and Denang Zhong (2007), ‘Several Thoughts on the System of
Non-Prosecution because of Doubt in Our Country’, Zhongguo Jianchaguan (The Chinese Procurators), 11: 18
Zhang, Yanhong (2009), ‘Several Thoughts on the Compensation Problems in the Incidental Civil Action in Criminal Proceedings’, Keji Xinxi (Science and Technology Information), 13: 772.
Zhang, Yi (2004), ‘Considering the Perfecting of the System of Testifying in Court by Witnesses in Criminal Litigations’, Shehui Kexuejia (Social Scientist), 111.
Zhong, Daisy (2010), ‘Interrogations to be Videotaped’, South China Morning Post, 12 August.


