

1. Record Nr.	UNINA9910410026503321
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Titolo	Rethinking Bail : Court Reform or Business as Usual? // by Max Travers, Emma Colvin, Isabelle Bartkowiak-Théron, Rick Sarre, Andrew Day, Christine Bond
Pubbl/distr/stampa	Cham : , : Springer International Publishing : , : Imprint : Palgrave Macmillan, , 2020
ISBN	3-030-44881-9
Edizione	[1st ed. 2020.]
Descrizione fisica	1 online resource (ix, 241 pages) : illustrations
Classificazione	346.916
Disciplina	345.072 345
Soggetti	Corrections Punishment Criminal justice, Administration of Forensic psychology Crime—Sociological aspects Criminal law Public safety Prison and Punishment Criminal Justice Forensic Psychology Crime and Society Criminal Law and Criminal Procedure Law Crime Control and Security
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	1. Introduction -- 2. Bail Reform In Context -- 3. Researching Bail Practices -- 4. Professional Perspectives -- 5. Bail Decision-Making -- 6. Defendants With Vulnerabilities -- 7. Risk Profiles.-8. Pretrial Services -- 9. Prospects For Court Reform -- 10. Conclusion: Rethinking Bail.
Sommario/riassunto	This book arises from a research project funded in Australia by the Criminology Research Council. The topic, bail reform, has attracted

attention from criminologists and law reformers over many years. In the USA, a reform movement has argued that risk analysis and pre-trial services should replace the bail bond system (the state of California may introduce this system in 2020). In the United Kingdom, Europe and Australia, there have been concerns about tough bail laws that have contributed to a rise in imprisonment rates. The approach in this book is distinctive. The inter-disciplinary authors include criminologists, an academic lawyer and a forensic psychologist together with qualitative researchers with backgrounds in sociology and anthropology. The book advances a policy argument through presenting descriptive statistics, interviews with practitioners and detailed accounts of bail applications and their outcomes. There is discussion of methodological issues throughout the book, including the challenges of obtaining data from the courts.

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