



Received: 15 January 2018
Accepted: 03 April 2018

*Corresponding author: Evelyn M. Maeder, Department of Psychology, Carleton University, Ottawa, Canada; Institute of Criminology and Criminal Justice, Carleton University, Ottawa, Australia
E-mail: evelyn.maeder@carleton.ca

Reviewing editor:
Peter Peter, University of Newcastle, Australia

Additional information is available at the end of the article

APPLIED PSYCHOLOGY | RESEARCH ARTICLE

A test of gender–crime congruency on mock juror decision-making

Evelyn M. Maeder^{1,2*}, Laura A. McManus¹, Susan Yamamoto¹ and Kendra McLaughlin¹

Abstract: The purpose of this study was to investigate whether jurors would be biased in favor of guilt when a defendant’s gender was congruent with stereotypes associated with certain crimes (i.e. a gender–crime congruency effect) and the role of juror gender in informing such an effect. A gender balanced sample ($N = 200$) of participants read a six-page fabricated grand theft of a motor vehicle or shoplifting trial transcript, in which we manipulated defendant gender. Results did not support the prediction that a woman charged with shoplifting and a man charged with auto theft would yield harsher decisions among same-gender mock jurors. However, there was a significant juror gender by crime-type interaction effect on defendant impressions. For jurors who were women, shoplifting was associated with more positive defendant impressions, with no such effect for men. While this study did not provide evidence of a gender–crime congruency effect, future researchers should consider other crime types and moderator variables.

Subjects: Criminal Law & Practice; Criminological Psychology; Applied Social Psychology

Keywords: defendant gender; juror gender; crime-congruency; stereotypes

1. Introduction

Gender can convey significant behavioral expectations. For instance, society tends to associate masculinity with being strong, aggressive, and dominant, while women may be branded as weak, caring,

ABOUT THE AUTHORS

Evelyn M. Maeder is the director of the Institute of Criminology and Criminal Justice at Carleton University, and is cross-appointed with the Department of Psychology. In the Legal Decision-Making Lab, Maeder and her students—including Laura A. McManus, Susan Yamamoto, and Kendra J. McLaughlin—examine a wide array of issues in both the US and Canadian legal systems, in particular discrimination in the law. The goal of this work is to help legal practitioners, scholars, and policy-makers better understand the experiences of marginalized groups by drawing attention to extra-legal factors that can unduly influence decision-making.

PUBLIC INTEREST STATEMENT

Research shows that men are most likely to be charged with personal crimes and women are most likely to be charged with minor property crimes. Gender role expectations could contribute to that difference. In this experiment, participants made decisions in response to a fictional case in which we manipulated the type of crime and whether the defendant was a man or a woman. We expected that a woman charged with shoplifting and a man charged with auto theft would produce harsher decisions among mock jurors who were the same gender as the defendant. Results did not show this pattern. However, jurors who were women had more positive impressions of a defendant in a shoplifting case as compared to an auto theft case; men did not show any such pattern. In sum, gender and crime type did not jointly influence verdict decisions, but researchers should look at patterns for other cases.

and passive (Wiest & Duffy, 2013). These distinctions perpetuate beliefs and attitudes that carry social consequences (Glick & Fiske, 1996). In particular, gender is strongly predictive of interaction with the criminal justice system (Farnworth & Teske, 1995). Researchers have shown that men account for 80% of arrests for most crime types (U.S. Department of Justice, 2012). Compared to women, men are five times more likely to be charged with personal crimes (e.g. murder, sexual assault). In contrast, women are most likely to be charged with minor property crimes (e.g. shoplifting; U.S. Department of Justice, 2012). One possible contributor to this difference is that jurors might be biased in favor of guilt when a defendant's gender is congruent with stereotypes associated with certain crimes. This phenomenon, known as crime congruency, has been demonstrated with respect to race, such that defendants possessing characteristics that match those expected of the typical offender receive harsher treatment (Jones & Kaplan, 2003; Maeder, Yamamoto, McManus, & Capaldi, 2016; Skorinko & Spellman, 2013; Sunnafrank & Fontes, 1983). Only a handful of studies have examined the potential for a gender-crime congruency effect; findings indicate that, in general, men might be perceived as fitting crime stereotypes more so than are women (McKimmie, Masters, Masser, Schuller, & Terry, 2013; Strub & McKimmie, 2016). However, for certain crime types, these effects might depend on juror gender (Bagby, Parker, Rector, & Kalemba, 1994; Burke, Ames, Etherington, & Pietsch, 1990; Devine & Caughlin, 2014; Quas, Bottoms, Haegerich, & Nysse-Carris, 2002). The purpose of this study was to investigate the combined effects of juror and defendant gender in two different types of criminal trials: shoplifting and auto theft.

1.1. Gender and juror decision-making

Researchers have shown that mock juror judgments may differ as a function of both defendant and juror gender (Devine & Caughlin, 2014; Mazzella & Feingold, 1994). In terms of defendant gender, many studies have focused on sexual assault, predominantly demonstrating leniency for women as compared to men (Cramer, 1999; Henning & Feder, 2005; McCoy & Gray, 2007; Pozzulo, Dempsey, Maeder, & Allen, 2010). Specifically, mock jurors tend to perceive the defendant as more culpable and the victim as more credible when the defendant is a man (Rogers & Davies, 2007). However, findings from major meta-analyses are mixed. Mazzella and Feingold (1994) asserted that, in general, jurors are more likely to perceive men as guilty due to their overrepresentation among offenders. In their meta-analysis of gender-based jury studies, they found a small but a significant pattern of harshness toward male defendants. In contrast, Devine and Caughlin's (2014) more recent meta-analysis found an effect size close to zero, indicating that defendant gender may not play a large role in juror decision-making. Notably, they also uncovered different patterns for student and community mock jurors. Community studies yielded a slightly greater likelihood of a guilty verdict for a woman as compared to a man, with the opposite effect for student participants.

There is some evidence that, as jurors, women are harsher in their decisions than are men (ForsterLee, ForsterLee, Horowitz, & King, 2006), especially for child abuse, sexual assault, or domestic abuse cases (e.g. Bagby et al., 1994; Burke, Ames, Etherington, & Pietsch, 1990; Quas, Bottoms, Haegerich, & Nysse-Carris, 2002). Wayne, Riordan, and Thomas (2001) demonstrated that female mock jurors are particularly harsh with female defendants. In same-gender and cross-gender harassment cases, women perceived the behavior of a female defendant to be more inappropriate, serious, and offensive than the same behavior performed by a male defendant. One possible explanation for these findings stems from Marques, Yzerbyt, and Leyens' (1988) black sheep effect theory. Derived from social identity theory (Tajfel & Turner, 1986), this explanation suggests that jurors categorize defendants as members of their in-group or out-group (in this case, based on gender). The black sheep effect posits that under certain conditions—such as when defendants deviate from prescribed norms—evaluations from members of one's in-group are more extreme. As a response to norm violations, jurors are likely to socially distance themselves by displaying harsher treatments for the in-group defendant, in comparison to the equivalent out-group defendant.

Research assessing the interaction between juror and defendant gender suggests that female jurors might only treat female defendants less favorably for certain types of crimes. Foley (1993) found that in sexual assault trials, female mock jurors were more likely to find the male defendant guilty than the female defendant. Given that women are more likely to be victims of sex crimes (U.S. Department of Justice, 2012), it is possible that female mock jurors are likely to empathize with the victim. Thus, women may perceive a male defendant's actions as more heinous in comparison to men. Devine and Caughlin's (2014) meta-analysis also found that the effect of juror gender is moderated by case type, such that cases involving sexual violence tend to elicit harsher verdicts from female jurors than male jurors, but there were few to no gender differences in other case types. Taken together, the literature on the effects of gender in the courtroom suggests that both juror gender and defendant gender have the potential to influence jurors' verdicts. However, aside from sexual assault cases it is unclear under what specific contexts gender stereotypes are most likely to influence juror judgments.

1.2. Crime congruency

Previous research shows that defendants are convicted more often and given harsher sentences when on trial for crimes that are stereotype-consistent with some personal characteristic. This crime congruency has primarily been examined in terms of defendant race (e.g. Gordon, 1990; Gordon, Bindrim, McNicholas, & Walden, 1988; Jones & Kaplan, 2003). More specifically, defendants possessing characteristics that match those expected for the typical offender are more likely to receive harsher treatment, because their behavior is perceived to be a result of internal dispositions; that is, jurors tend to rely on blame-related attributions (causal explanations for an event, Jones & Harris, 1967). Conversely, defendants possessing characteristics thought to be incongruent for the typical offender are likely to receive greater leniency because their behavior is perceived to be a consequence of situational factors (Gordon, 1990).

Scholars contend that the differential treatment of men and women can be explained in part by jurors' gender roles expectations (Thompson, 2010). Gender roles refer to the behaviors, activities, and traits that are deemed socially appropriate for each sex (Lips, 2005). For instance, in Western society, men are traditionally expected to demonstrate aggression and toughness, whereas women are expected to demonstrate nurturance and compassion (Best & Williams, 1990; Eagly & Steffen, 1984; Sheriffs & McKee, 1957; Wiest & Duffy, 2013). Such effects have been shown for perceptions of expert testimony. McKimmie, Newton, Terry, and Schuller (2004) found that mock jurors tended to view an expert witness more favorably when he/she testified in a case domain that was more consistent with gender stereotypes (i.e. automobile industry for a man and cosmetics industry for a woman). Hence, a match between a trial party's gender and gender role expectations might be more compelling for jurors.

It seems that prejudice toward male defendants may arise from the congruence that mock jurors perceive between the gender of the defendant and the crime (Steffensmeier & Kramer, 1982). This may result from the fact that male stereotypic characteristics (e.g. aggression, dominance) are more closely associated with criminal behavior compared to female stereotypic characteristics (e.g. nurturance, passivity; Steffensmeier & Kramer, 1982). Therefore, mock jurors might be more likely to attribute the deviant behavior of a man to internal dispositions, making his presence in the courtroom more plausible than a woman charged with a similar crime. However, some crime types do not feature such male-stereotypic characteristics. For instance, shoplifting could be perceived as a more passive crime, and shopping is an activity stereotypically associated with women (Dholakia & Chiang, 2003). Thus, a woman charged with shoplifting might constitute a more automatic match than a woman charged with auto theft.

However, it is also theoretically plausible that a mismatch between gender role and crime type will result in harsher treatment. More recent findings suggest that deviating from gender role stereotypes can have detrimental effects for defendants. Eagly and Karau's (2002) role congruity theory contends that women who commit grave violent crimes exhibit traits that are highly incongruent

with feminine ideals (e.g. nurturance, compassion; Gilbert, 2002). As such, women perceived to have committed a violent crime are likely to be evaluated more negatively than a male counterpart. Supporting this theory, Wiest and Duffy (2013) found that mock jurors' perceptions of female defendants varied as a function of how well they fit traditional gender role expectations. More specifically, women were more likely to be found guilty when they violated gender role expectations of femininity using violence or deception. These findings are consistent with Thompson (2010), who found that greater incongruity was perceived when women violated their expected stereotypes, because men's behaviors were deemed to be more accepted in society and set the standard for normalcy. In their test of gender-crime congruency, Strub and McKimmie (2016) found that a woman who was portrayed using masculine terms yielded more negative evaluations of the defense's evidence in comparison to when she was described in feminine terms. However, whether a man was described in masculine or feminine terms did not significantly influence evaluations of the defense. They also found that men were rated as more consistent with stereotypes about murderers as compared to women. Strub and McKimmie (2016) concluded that women tend to be compared against gender stereotypes, whereas men are compared against offender stereotypes. In sum, it is possible for both gender congruence and incongruity to yield harsher judgments.

1.3. Current study

The literature on the effects of gender in the courtroom suggests that both juror gender and defendant gender have the potential to influence juror decisions (Devine & Caughlin, 2014; Mazzella & Feingold, 1994). Research has demonstrated that jurors may hold negative biases against defendants whose behavior is believed to be congruent or incongruent with gender role expectations. In following, given that these gender biases threaten a defendant's right to a fair trial, it is necessary to examine the ways in which gender role expectations impact on juror judgments in different types of criminal trials. The purpose of the present study was to understand how defendant gender, juror gender, and gender role expectations affected juror decision-making in shoplifting and auto theft cases.

Hypothesis 1: Dichotomous verdict decision. Drawing from the literature on gender differences in legal decision-making (e.g. Duke & Desforges, 2007; ForsterLee et al., 2006), we expected that cases in which the defendant's gender was congruent with the crime stereotype (male for grand theft of a motor vehicle, female for shoplifting) would yield a greater likelihood of a guilty verdict.

Hypothesis 2: Causal attributions. In line with the verdict hypothesis, we expected that gender-crime congruent conditions would elicit greater blame attributions (Jones & Harris, 1967).

Hypothesis 3: Defendant impressions. Finally, we predicted that defendant impressions would be more negative in gender-crime congruent conditions.

2. Method

2.1. Participants

Participants were 200¹ U.S. jury-eligible (at least 18 years of age, U.S. citizens with no felony convictions) community members (98 women and 102 men), with a mean age of 33.5 years ($SD = 11.8$), recruited through Amazon's Mechanical Turk. Participants were predominantly white (155, 77.5%), with 24 (12%) identifying as black, 10 (5%) as Latino/a, 8 (4%) as Asian, 1 (.5%) as Native American, and 2 (1%) identifying as another race.

2.2. Materials

2.2.1. Trial transcript

Participants read a six-page fabricated grand theft of a motor vehicle or shoplifting trial transcript. Defendant gender was manipulated using names (Carl/Kelly), titles (Mr/Ms), and pronouns (he/his/him, she/hers/her). The grand theft of a motor vehicle case was meant to represent a stereotypically

masculine crime, while the shoplifting case was meant to represent a stereotypically feminine crime (a pilot study [$N = 100$] informed the selection of these two crimes based on their gender stereotypicality). Each transcript included opening and closing statements from the Prosecution and Defense, and testimony from/cross-examination of the defendant and witnesses. The auto theft case involved an accusation that the defendant stole a car from a used car dealership, for which the salesperson at the scene could not make a positive identification. The shoplifting case described a store clerk's allegation that the defendant stole a watch after trying it on in a jewelry store and fleeing. To ensure control of crime severity, the monetary value of the item stolen (car/watch) in each case was held constant (\$7386). A pilot study ($N = 52$) of the trial transcripts revealed that there were no initial verdict biases for either the theft of a motor vehicle ($\chi^2 = .57, p = .45$; 16 guilty, 12 not guilty) or shoplifting ($\chi^2 = .67, p = .41$; 14 guilty, 10 not guilty) case. Participants read the California Penal Code criteria for the charges, as well as instructions regarding the burden of proof and reasonable doubt. They were then asked to provide a dichotomous verdict (not guilty, guilty).

2.2.2. Causal attributions

Participants were asked to indicate the degree to which they thought the defendant was responsible for the crime, was able to foresee the crime, and intended to commit the crime. Responses were indicated on a scale from 1 (not at all) to 9 (very much). These items showed good internal consistency, $\alpha = .78$, and so they were averaged into a single variable.

2.2.3. Defendant impressions

To indicate their overall impressions of the defendant, participants rated him/her with regards to 15 dimensions (e.g. perceived honesty, likability, cruelty) on nine-point scales. The ratings for the 15 dimensions were averaged, with negative items reverse coded, resulting in higher scores reflecting more positive impressions. This measure demonstrated strong internal consistency, $\alpha = .92$.

2.2.4. Social roles questionnaire

The Social Roles Questionnaire (Baber & Tucker, 2006) was used to assess participants' gender role attitudes. The scale includes 13 items that measure participants' beliefs that certain roles are associated with specific genders and the degree to which participants think about gender in non-dichotomous ways. We created a mean score variable, with higher scores indicating more traditional gender role attitudes. The scale demonstrated strong internal consistency, $\alpha = .88$.

2.3. Procedure

This study received clearance from the university's ethics review board. Participants were first screened for jury eligibility via a brief demographics questionnaire. Eligible participants proceeded to the study, which was conducted online using Qualtrics software. After providing informed consent, participants were asked to play the role of a mock juror and carefully read through one of four randomly assigned transcripts online, in which the type of crime and gender of the defendant were manipulated. Participants were then asked to complete a series of opinion related measures that were in the form of a juror questionnaire. After completing another brief demographics questionnaire, participants were debriefed, thanked for their participation, and provided with a completion code to receive compensation.

3. Results

3.1. Verdict

To determine whether mock juror gender (man/woman), defendant gender (man/woman), and type of crime (theft of a motor vehicle/shoplifting) would interact to influence participants' verdict decision (guilty/not guilty), we conducted a $2 \times 2 \times 2 \times 2$ hierarchical log-linear analysis (HILOG). This analysis revealed only an interaction between type of crime and verdict, $\chi^2(1, N = 200) = 20.11, p < .001, v = .33$. Participants who read about a defendant charged with theft of a motor vehicle were significantly more likely to vote guilty (76%) than those who read about a defendant charged with

shoplifting (45%). No other significant effects emerged. Table 1 displays the verdict counts and percentages for each experimental condition.

3.2. Causal attributions

We conducted a 2 (defendant gender: man, woman) by 2 (juror gender: men, women) by 2 (crime type: shoplifting, auto theft) analysis of covariance (ANCOVA) using gender role attitudes as the covariate and causal attributions as the dependent variable. Results did not reveal any significant effects. Table 2 displays the results.

3.3. Defendant Impressions

We conducted a 2 (defendant gender: man, woman) by 2 (juror gender: men, women) by 2 (crime type: shoplifting, auto theft) analysis of covariance (ANCOVA) using gender role attitudes as the covariate and defendant impressions as the dependent variable. Table 3 displays the results. There was a significant relationship between gender role attitudes and defendant impressions, $F(1, 191) = 4.68, p = .032, \eta^2_{\text{partial}} = .024$, with more traditional gender role attitudes associated with more negative defendant impressions. There was a significant main effect of crime type, $F(1, 191) = 23.65$,

Table 1. Verdict counts and percentages (N = 200) for each experimental condition

Crime type	Defendant gender	Juror gender	Verdict	
			Not guilty	Guilty
Auto Theft	Man	Men	5	20
			20.0%	80.0%
		Women	8	17
			32.0%	68.0%
	Woman	Men	7	18
			28.0%	72.0%
		Women	4	21
			16.0%	84.0%
Shoplifting	Man	Men	12	14
			46.2%	53.8%
		Women	16	8
			66.7%	33.3%
	Woman	Men	12	13
			48.0%	52.0%
		Women	15	10
			60.0%	40.0%

Table 2. Analysis of covariance (N = 200) using causal attributions as the dependent variable

Source	df	F	p	η^2_{partial}
Social roles	1	1.61	.206	.008
Juror gender	1	.04	.853	.000
Defendant gender	1	.17	.685	.001
Crime type	1	3.34	.069	.017
Juror gender × Defendant gender	1	1.60	.208	.008
Juror gender × Crime type	1	3.36	.068	.017
Defendant gender × Crime type	1	.00	.987	.000
Juror gender × Defendant gender × Crime type	1	.85	.358	.004

Table 3. Analysis of covariance (N = 200) using defendant impressions as the dependent variable

Source	df	F	p	η^2_{partial}
Social roles	1	4.68	.032	.024
Juror gender	1	.84	.361	.004
Defendant gender	1	2.80	.096	.014
Crime type	1	23.65	.000	.110
Juror gender × Defendant gender	1	.05	.820	.000
Juror gender × Crime type	1	5.85	.017	.030
Defendant gender × Crime type	1	.01	.934	.000
Juror gender × Defendant gender × Crime type	1	.02	.899	.000

$p < .001$, $\eta^2_{\text{partial}} = .11$. This effect was qualified by a significant crime type by juror gender interaction effect, $F(1, 191) = 5.85$, $p = .017$, $\eta^2_{\text{partial}} = .03$. Simple effects tests demonstrated that among women, there was a significant effect of crime type, $t(97) = 5.17$, $p < .001$, such that impressions of the defendant were more positive in the shoplifting case ($M = 5.05$, $SD = 1.19$) as compared to the auto theft case ($M = 3.81$, $SD = 1.19$). The effect for men was non-significant, $t(97) = 1.53$, $p = .129$, with similar impressions for the shoplifting defendant ($M = 4.72$, $SD = 1.17$) and the auto theft defendant ($M = 4.36$, $SD = 1.21$).

4. Discussion

This study was designed to extend our understanding of the role defendant and juror gender play in informing juror decisions in two types of criminal trials: shoplifting and auto theft. We expected a three-way interaction between juror gender, defendant gender, and crime type. Specifically, we expected cases where the defendant’s gender was congruent with crime stereotypes (grand theft of a motor vehicle for a man, shoplifting for a woman) to yield a greater likelihood of a guilty verdict, greater blame attributions, and more negative defendant impressions. In line with the black sheep effect (Marques et al., 1988), we predicted that this effect would be stronger for jurors of the same gender.

Results did not support these predictions. There was a significant effect of crime type on verdicts, responsibility ratings, and defendant impressions, with harsher decisions for the auto theft as compared to the shoplifting case. Given that the monetary amount in each case was held constant, these findings may reflect that mock jurors perceived the grand theft of a motor vehicle case to be more severe in nature. However, juror and defendant gender did not independently or jointly impact on verdicts or defendant impressions. Interestingly, there was a significant juror gender by crime-type interaction effect on defendant impressions. For jurors who were women, shoplifting was associated with more positive defendant impressions, with no such effect for men. This effect could be suggestive of a form of similarity leniency (i.e., more favorable judgments for an in-group member), with women having more positive impressions of the crime that is stereotypically associated with women.

Overall, the current study provides no evidence of gender–crime congruency. The general lack of gender effects on verdict decisions supports findings from Devine and Caughlin’s (2014) meta-analysis, which indicated that gender might not be as predictive as previous estimates had indicated. However, we cannot discount the possibility that lack of power contributed to the null findings. Further, the auto theft case appeared to be guilty-leaning in this sample, and so a case featuring greater ambiguity might yield different results. Accordingly, we do not wish to prematurely dismiss the idea of gender–crime congruency in this context. Findings from Strub and McKimmie (2016)

suggested that gender stereotype-based descriptors of a defendant can significantly influence mock juror judgments. Specifically, a woman charged with a male stereotypic crime was judged more harshly when described in masculine as compared to feminine terms (Strub & McKimmie, 2016). Further, we only tested for the effect of gender role attitudes, which leaves a wide array of other potential covariates unaccounted for. Therefore, future researchers should incorporate defendant gender stereotype manipulations as well as alternative moderator variables. Researchers might also consider testing other case types that are highly gendered, such as ones involving sex work.

4.1. Limitations and future directions

Several limitations to the present study should be noted in closing. As with other types of simulation research, ecological validity is an important consideration. First, to access a diverse population, we conducted this study online, which might differ significantly in comparison to a real trial process. Further, as it is difficult to emulate the social psychological stressors present when rendering a verdict decision, participants in the current study were not burdened with the emotional consequences of their decisions. Nonetheless, the use of web-based studies has been shown to be comparable, if not more representative, to that of in-lab research (Birnbaum, 2000; Buchanan & Smith, 1999; Krantz & Reeshad, 2000; Riva, Teruzzi, & Anolli, 2003) and to provide the benefit of reduced social desirability concerns (Maeder, Yamamoto, & McManus, 2017). Thus, we argue that they provide a sound basis to examine juror decision-making.

The current study also made use of a trial transcript, as opposed to a videotape or re-enactment of the proceedings. While this modality may be critiqued for having limited contextual information, research examining the differences between various modes of presentation is inconclusive (Bornstein, 1999). Perhaps most notably, in actual court cases, jurors are provided with the opportunity to deliberate. This process provides juries with the opportunity to exchange beliefs, which may in turn influence subsequent judgments. Although the use of individual mock juror judgments helps decipher individual jurors' decision-making process, future studies should investigate the influence of gender after a deliberation period. Researchers have found that deliberations may act to diminish or enhance individual juror bias (Kerr, Hymes, Anderson, & Weathers, 1995). Further, to ensure the findings are not unique to these two cases, replication of this study should be undertaken using different types of stereotypically male and stereotypically female crimes to strengthen and expand the results.

Notwithstanding these limitations, the present findings underscore the dynamic relationship between gender expectations and mock juror judgments. When selected to participate in the judicial process, jurors might carry with them existing gender expectations that both guide their perceptions of the defendant and shape their judicial decisions. Thus, the courtroom constitutes an influential setting in which to investigate gender biases and a defendant's right to a fair and impartial trial.

Funding

This research was funded by a Social Sciences and Humanities Research Council of Canada (SSHRC) Insight Development Grant awarded to the first author.

Competing interests

The authors declare no competing interest.

Author details

Evelyn M. Maeder^{1,2}
E-mail: evelyn.maeder@carleton.ca
Laura A. McManus¹
E-mail: lmcmnu2@gmail.com
Susan Yamamoto¹
E-mail: susanyamamoto@cmail.carleton.ca
Kendra McLaughlin¹
E-mail: kendramclaughlin@cmail.carleton.ca

¹ Department of Psychology, Carleton University, Ottawa, Canada.

² Institute of Criminology and Criminal Justice, Carleton University, Ottawa, Australia.

Citation information

Cite this article as: A test of gender-crime congruency on mock juror decision-making, Evelyn M. Maeder, Laura A. McManus, Susan Yamamoto & Kendra McLaughlin, *Cogent Psychology* (2018), 5: 1461543.

Note

1. The initial sample consisted of 213 participants; 13 were removed from the sample because they failed one or both of our manipulation checks (i.e. they incorrectly identified the defendant's gender or the item stolen).

References

Baber, K. M., & Tucker, C. J. (2006). The social roles questionnaire: A new approach to measuring attitudes toward gender. *Sex Roles, 54*, 459–467. doi:10.1007/s11111-006-9018-y

- Bagby, R. M., Parker, J. D., Rector, N. A., & Kalembo, V. (1994). Racial prejudice in the Canadian legal system: Juror decisions in a simulated rape trial. *Law and Human Behavior, 18*, 339–350. doi:10.1007/BF01499592
- Best, D. L., & Williams, J. E. (1990). *Measuring sex stereotypes. A thirty-nation study*. Beverly Hills, CA: Sage.
- Birnbaum, M. H. (Ed.). (2000). *Psychological experiments on the Internet*. San Diego, CA: Academic Press.
- Bornstein, B. H. (1999). The ecological validity of jury simulation: Is the jury still out? *Law and Human Behavior, 23*(1), 75–91. doi:10.1023/A:1022326807441
- Buchanan, T., & Smith, J. L. (1999). Using the Internet for psychological research: Personality testing on the World-Wide Web. *British Journal of Psychology, 90*, 125–144. doi:10.1348/000712699161189
- Burke, D. M., Ames, M. A., Etherington, R., & Pietsch, J. (1990). Effects of victim's and defendant's physical attractiveness on the perception of responsibility in an ambiguous domestic violence case. *Journal of Family Violence, 5*(3), 199–207.
- Cramer, E. P. (1999). Variables that predict verdicts in domestic violence cases. *Journal of Interpersonal Violence, 14*, 1137. doi:10.1177/088626099014011002
- Devine, D. J., & Caughlin, D. E. (2014). Do they matter? A meta-analytic investigation of individual characteristics and guilt judgments. *Psychology, Public Policy, and Law, 20*, 109–134. doi:10.1037/law0000006
- Dholakia, R. R., & Chiang, K. P. (2003). Shoppers in cyberspace: Are they from venus or mars and does it matter? *Journal of Consumer Psychology, 1*(13), 171–176. https://doi.org/10.1207/S15327663JCP13-1&2_15
- Duke, L. M., & Desforges, D. M. (2007). Mock juror decision-making in sexual abuse cases. *Applied Psychology in Criminal Justice, 3*(2), 96–116.
- Eagly, A. H., & Karau, S. J. (2002). Role congruity theory of prejudice toward female leaders. *Psychological Review, 109*(3), 573–598. doi:10.1037/0033-295X.109.3.573
- Eagly, A. H., & Steffen, V. J. (1984). Gender stereotypes stem from the distribution of women and men into social roles. *Journal of Personality and Social Psychology, 46*, 735–754. doi:10.1037/0022-3514.46.4.735
- Farnworth, M., & Teske, R. (1995). Gender differences in felony court processing: Three hypotheses of disparity. *Women and Criminal Justice, 6*(2), 23–44. doi:10.1300/J012v06n02_02
- Foley, L. A. (1993). *A psychological view of the legal system*. Madison, WI: Brown and Benchmark.
- ForsterLee, R., ForsterLee, L., Horowitz, I. A., & King, E. (2006). The effects of defendant race, victim race, and juror gender on evidence processing in a murder trial. *Behavioral Sciences and the Law, 24*, 179–198. doi:10.1002/bsl.675
- Gilbert, P. R. (2002). Discourses of female violence and societal gender stereotypes. *Violence Against Women, 8*, 1271–1300. doi:10.1177/107780102762478019
- Glick, P., & Fiske, S. T. (1996). The ambivalent sexism inventory: Differentiating hostile and benevolent sexism. *Journal of Personality and Social Psychology, 70*(3), 491–512.
- Gordon, R. A. (1990). Attributions for blue-collar and white-collar crime: The effects of subjects and defendant race on simulated juror decisions. *Journal of Applied Social Psychology, 20*(12), 971–983. doi:10.1111/j.1559-1816.1990.tb00385.x
- Gordon, R. A., Bindrim, T., McNicholas, M., & Walden, T. (1988). Perceptions of blue-collar and white collar crime: The effect of defendant race on simulated jurors. *Journal of Social Psychology, 128*, 191–197. doi:10.1080/00224545.1988.9711362
- Henning, K., & Feder, L. (2005). Criminal prosecution of domestic violence offences: An investigation of factors predictive of court outcomes. *Criminal Justice and Behavior, 32*, 612–642. doi:10.1177/0093854805279945
- Jones, C. S., & Kaplan, M. F. (2003). The effects of racially stereotypical crimes on juror decision-making and information-processing strategies. *Basic and Applied Social Psychology, 25*, 1–13. doi:10.1207/S15324834BASP2501_1
- Jones, E. E., & Harris, V. A. (1967). The attribution of attitudes. *Journal of Experimental Social Psychology, 3*, 1–24. doi:10.1016/0022-1031(67)90034-0
- Kerr, N. L., Hymes, R. W., Anderson, A. B., & Weathers, J. E. (1995). Defendant-juror similarity and mock juror judgments. *Law and Human Behavior, 19*(6), 545. doi:10.1007/BF01499374
- Krantz, J. H., & Reeshad, D. (2000). *Validity of web-based psychological research. Psychological Experiments on the Internet* (M. H. Birnbaum, Ed.). San Diego, CA: Academic Press.
- Lips, H. M. (2005). *Sex and gender: An introduction* (5th ed.). New York, NY: McGraw-Hill.
- Maeder, E. M., Yamamoto, S., & McManus, L. A. (2017). Methodology matters: Comparing sample types and data collection methods in a juror decision-making study on the influence of defendant race. *Psychology, Crime, and Law, 1*–16. doi:10.1080/1068316X.2017.1409895
- Maeder, E. M., Yamamoto, S., McManus, L. A., & Capaldi, C. A. (2016). Race-crime congruency in the Canadian context. *Canadian Journal of Behavioural Science, 48*, 162–170. doi:10.1037/cbs0000045
- Marques, J. M., Yzerbyt, V. Y., & Leyens, J. P. (1988). The 'Black sheep effect': Extremity of judgements towards ingroup members as a function of group identification. *European Journal of Social Psychology, 18*, 1–16. doi:10.1002/ejsp.2420180102
- Mazzella, R., & Feingold, A. (1994). The effects of physical attractiveness, race, socioeconomic status, and gender of defendants and victims on judgments of mock jurors: A meta-analysis. *Journal of Applied Social Psychology, 24*, 1315–1338. doi:10.1111/j.1559-1816.1994.tb01552.x
- McCoy, M. L., & Gray, J. M. (2007). The impact of defendant gender and relationship to victim on juror decisions in a child sexual abuse case. *Journal of Applied Psychology, 37*(7), 1578–1593. doi:10.1111/j.1559-1816.2007.00228.x
- McKimmie, B. M., Masters, J. M., Masser, B. M., Schuller, R. A., & Terry, D. J. (2013). Stereotypical and counterstereotypical defendants: Who is he and what was the case against her? *Psychology, Public Policy, and Law, 19*(3), 343–354. <https://doi.org/10.1037/a0030505>
- McKimmie, B. M., Newton, C. J., Terry, D. J., & Schuller, R. A. (2004). Jurors' responses to expert witness testimony: The effects of gender stereotypes. *Group Processes & Intergroup Relations, 7*, 131–143. doi:10.1177/1368430204043724
- Pozzulo, D. J., Dempsey, J., Maeder, E., & Allen, L. (2010). The effects of victim gender, defendant gender, and defendant age on juror decision making. *Criminal Justice and Behavior, 37*, 47–63. doi:10.1177/0093854809344173
- Quas, J. A., Bottoms, B. L., Haegerich, T. M., & Nysse-Carris, K. L. (2002). Effects of victim, defendant and juror gender on decisions in child sexual assault cases. *Journal of Applied Social Psychology, 32*(10), 1993–2021.
- Riva, G., Teruzzi, T., & Anolli, L. (2003). The use of the internet in psychological research: Comparison of online and offline questionnaires. *Cyberpsychological Behavior, 6*(1), 73–80.
- Rogers, P., & Davies, M. (2007). Perceptions of victims and perpetrators in a depicted child sexual abuse case: Gender and age factors. *Journal of Interpersonal Violence, 22*, 566–584. doi:10.1080/10538710802584668
- Sheriffs, A. C., & McKee, J. P. (1957). Qualitative aspects of beliefs about men and women. *Journal of Psychology, 35*, 161–168. doi:10.1111/j.1467-6494.1957.tb01540.x
- Skorinko, J. L., & Spellman, B. A. (2013). Stereotypic crimes: How group-crime associations affect memory and

- (sometimes) verdicts and sentencing. *Victims & Offenders*, 8, 278–307. doi:[10.1080/15564886.2012.755140](https://doi.org/10.1080/15564886.2012.755140)
- Steffensmeier, D., & Kramer, J. H. (1982). Sex-based differences in the sentencing of adult criminal defendants: An empirical test and theoretical overview. *Sociology & Social Research*, 66(3), 289–304.
- Strub, T., & McKimmie, B. M. (2016). Sugar and spice and all things nice: The role of gender stereotypes in jurors' perceptions of criminal defendants. *Psychiatry, Psychology and Law*, 23(4), 487–498. doi:[10.1080/13218719.2015.1080151](https://doi.org/10.1080/13218719.2015.1080151)
- Sunnafrank, M., & Fontes, N. E. (1983). General and crime related racial stereotypes and influence on juridic decisions. *Cornell Journal of Social Relations*, 17, 1–15.
- Tajfel, H., & Turner, J. C. (1986). The social identity theory of intergroup behavior. In S. Worchel & W. Austin (Eds.), *Psychology of intergroup relations* (pp. 7–24). Chicago, IL: Nelson-Hall.
- Thompson, M. (2010). Race, gender, and the social construction of mental illness in the criminal justice system. *Sociological Perspectives*, 53(1), 99–126. doi:<https://doi.org/10.1525/sop.2010.53.1.99>
- U.S. Department of Justice. (2012). Crime in the United States. Retrieved from <http://www.fbi.gov/about-us/cjis/ucr/crime-in-the-u.s/2011/crime-in-the-u.s.-2012>
- Wayne, J. H., Riordan, C. M., & Thomas, K. M. (2001). Is all sexual harassment viewed the same? Mock juror decisions in same and cross-gender cases. *Journal of Applied Psychology*, 82(2), 179–187. Retrieved from <http://psycnet.apa.org/index.cfm?fa=buy.optionToBuy&id=2001-17500-001>
<https://doi.org/10.1037/0021-9010.86.2.179>
- Wiest, J. B., & Duffy, M. (2013). The impact of gender roles on verdicts and sentences in cases of filicide. *Criminal Justice Studies*, 26(3), 347–365. doi:
<https://doi.org/10.1080/1478601X.2012.733873>



© 2018 The Author(s). This open access article is distributed under a Creative Commons Attribution (CC-BY) 4.0 license.

You are free to:

Share — copy and redistribute the material in any medium or format
Adapt — remix, transform, and build upon the material for any purpose, even commercially.
The licensor cannot revoke these freedoms as long as you follow the license terms.

Under the following terms:

Attribution — You must give appropriate credit, provide a link to the license, and indicate if changes were made.
You may do so in any reasonable manner, but not in any way that suggests the licensor endorses you or your use.
No additional restrictions

You may not apply legal terms or technological measures that legally restrict others from doing anything the license permits.



Cogent Psychology (ISSN: 2331-1908) is published by Cogent OA, part of Taylor & Francis Group.

Publishing with Cogent OA ensures:

- Immediate, universal access to your article on publication
- High visibility and discoverability via the Cogent OA website as well as Taylor & Francis Online
- Download and citation statistics for your article
- Rapid online publication
- Input from, and dialog with, expert editors and editorial boards
- Retention of full copyright of your article
- Guaranteed legacy preservation of your article
- Discounts and waivers for authors in developing regions

Submit your manuscript to a Cogent OA journal at www.CogentOA.com

