manitoba Law Journal

2018 Volume 41(3), Special Issue

Criminal Law Edition (Robson Crim)

CONTENTS

Towards a Crim Community - Here We Go Again
 ANNA TOURTCHANINOVA AND BRENDAN ROZIERE

Investigations, Evidence, and Emerging Legal Tests

- Examining How Lineup Practices of Canadian and U.S. Police Officers Adhere to Their National Best Practice Recommendations MICHELLE I. BERTRAND, R.C.L. LINDSAY, JAMAL K. MANSOUR, JENNIFER L. BEAUDRY, NATALIE KALMET AND ELISABETH I. MELSOM
- Police Vehicle Searches under the Fourth Amendment: Evaluating Chiefs' Perceptions of Search Policies and Practices after *Arizona v Gant* CHRISTOPHER TOTTEN AND SUTHAM COBKIT
- R v Jarvis: An Argument for a Single Reasonable Expectation of Privacy
 Framework
 RYAN MULLINS
- 99 Alibi Evidence: Responsibility for Disclosure and Investigation JOHN BURCHILL

Indigenous Peoples, Corrections and Justice

- Onashowewin and the Promise of Aboriginal Diversionary Programs

 CELESTE MCKAY AND DAVID MILWARD
- Healing Ourselves: Interrogating the Underutilization of Sections 81 &
 84 of the Corrections and Conditional Release Act
 LEAH COMBS

Youth and Beyond: Controversies of Accountability

- "Too Bad, So Sad": Observations on Key Outstanding Policy Challenges of Twenty Years of Youth Justice Reform in Canada, 1995-2015
 RUSSELL C. SMANDYCH AND RAYMOND R. CORRADO
- 241 Challenging Infanticide: Why Section 233 of Canada's *Criminal Code* is Unconstitutional SCOTT MAIR

Sex Work: Court Responses and Discursive Analysis

- **281** Remedying the Remedy: *Bedford*'s Suspended Declaration of Invalidity CAROLYN MOULAND
- Challenging Dominant Portrayals of the Trans Sex Worker: On Gender, Violence, and Protection

 LEON LAIDLAW