White Collar Crime and Morality: How Occupation Shapes Perception

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White Collar Crime and Morality: How Occupation Shapes Perception

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ABSTRACT

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Marshall Schmidt

White-collar crime is on the rise in the United States and globally. The general public has historically been seen as apathetic to white-collar criminals and their crimes; however more recent studies have shown that prior conclusions on perceptions of white-collar criminals may have been inaccurate. In this paper, I examine the role that occupation has in forming perceptions of white-collar criminals. Using Status Characteristics Theory, a structural social psychological theory that links an individual’s status characteristics to evaluations of their morality, trustworthiness and competency, vignette experiments are constructed that allow for offender status and offense seriousness in various white collar crime scenarios to be studied. The research finds that occupation as a status characteristic does exist and has an impact on criminal perceptions, but its effect is diminished when offense seriousness is also taken into consideration.
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Arm your car, lock your doors, do not talk to strangers, and mace or pepper spray anyone who comes near. Americans are vigilant about crime, and they are tough on crime. We put up cameras, start neighborhood watch programs, arm ourselves, and put bad guys in prison. We are conditioned and cautioned to be fearful at all times about the ever lurking criminal threat that hangs in the shadows waiting to pounce. What about the criminal lurking in plain sight?

White-collar crime is a growing problem in the United States and globally, but it seems that street crime and property crime always dominate the public’s sphere of concern (Holtfreter et al. 2008). The prevalence of street crime and property crime resonates most with the general public, even though they may have never ultimately been affected by them. As such, public attention concerning crime is largely aimed at eliminating easily observable and traditional crimes like street crime and property crime that do comparatively less damage than white-collar criminal offenses (Holtfreter et al. 2008; Hamilton, Lee, and Sanders 1996; Roberts 1992).

Estimates from the FBI as well as the Association of Certified Fraud Examiners determine the annual cost of white-collar crimes to be between $300 to $660 billion (Association of Certified Fraud Examiners 2005; Holtfreter et al. 2008) compared to $17.6 billion for personal and household crimes (Holtfreter et al. 2008). White-collar crime in fact does significantly affect the everyday U.S. citizen (National White Collar Crime Center 2010). The Bureau of Justice Statistics 2008 Criminal Victimization Survey found that about 13.5% of households surveyed were victimized by property crime, 1.93% of households were victims of violent crime, and 24.2% of households reported being victims of white-collar crime (The Bureau of Justice Statistics 2008). The Bureau of Justice Statistics Victimization studies also show a decrease in violent crime victimization of 41.2%, as well as a 32% decrease in property crime victimization since 1999 (The Bureau of Justice Statistics 2008). The FBI’s Uniform Crime Reports since
2000 also show a 15.2% decrease in violent crime reports, and a 16.1% decrease in property crime reports (FBI 2007). While white-collar criminals and their actions are garnering more attention, their crimes are still perceived of differently than other types of crime (Holtfreter et al. 2008; Schoepfer, Carmichael, and Piquero 2007).

Different perceptions of the morality of street offenders is pervasive within the criminology literature, and is reflected by differential sentencing of offenders and levels of moral outrage expressed by the public and portrayed in the media (Hans and Erman 1989; Gordon et al 2001; Schoepfer et al. 2007). Street criminals are treated and perceived of differently based on certain attributes like race, gender, age, etc. (Blumstein et al 1983; Spohn 2009; Spohn and Holleran 2000; Steffensmeier, Ulmer, and Kramer 1998). While it has been established that there is a difference in the perceptions of morality and crime severity among offenders of various sociodemographic groups in street and property crime, little has been done in this area concerning such perceptions of various white-collar offenders. A recent survey found that crimes committed by high-status offenders were perceived of as slightly more troubling than those committed by low-status persons (National White Collar Crime Center 2010). However the findings of the National Public Survey on White Collar Crime relative to perceptions of offender status were minimal with a very small difference in effect, and need further probing and retesting before definitive conclusions can be drawn. A comprehensive review of the literature on perceptions of white-collar crime shows that little other research has been done principally investigating differences in perceptions of morality among white-collar offenders and presents a significant void in the literature on white-collar crimes.

White-collar criminals and their crimes might be attracting more attention than in the past, but essentially an enterprise that costs billions of dollars a year is not thought of as an imminent
social threat. In this research, I argue that the perceptions of white-collar criminals mitigate the severity of their crimes. Furthermore, essential to such perceptions is the white-collar criminal’s occupation. There is a hierarchical ranking in society that has been reaffirmed through both longitudinal and cross-cultural studies that provide empirical evidence that occupations are ranked (Glenn 1975; Hodge and Rossi 1978; Marsh 1971; Nakao and Treas 1994). Specifically, we judge one occupation as more worthy than another occupation, resulting in a higher amount of prestige accorded to those occupations we deem as more worthy in comparison to others (Treiman 1977). We trust those in higher occupational prestige positions to perform relevant occupational tasks competently and morally because of the occupation that they hold and the prestige associated with it. Therefore, a person’s occupation can have real implications for how they are perceived. Following from previous research (LaFrentz and Spohn 2006), occupation can assuage perceptions of crime severity and offender dangerousness, such that because of a person’s occupation there is either a greater or lesser perceived amount of dangerousness of them committing a crime as well as a greater or lesser perceived amount of severity associated with the particular crime in relation to the criminal’s occupation. More occupational prestige can result in lowered perceptions of dangerousness and severity, possibly explaining why white-collar criminals are not perceived as an imminent social threat.

In order to empirically assess the link between occupational prestige and perceptions of culpability and severity of white-collar crime and criminal offenders, I propose a vignette experiment that manipulates offender status and crime severity in various white-collar crime scenarios. The vignettes are theoretically driven by Status Characteristics Theory, a structural social psychological theory that links an individual’s status characteristics – race, gender, age, education, and occupation – to evaluations of their morality, trustworthiness and competency.
(Berger et al. 1977). Under this theoretical framework, I assess the perceptions of white-collar crime in relation to the crime itself and the morality and occupational prestige associated with particular occupations.

This research contributes to our empirical and theoretical understanding of white-collar crime in numerous ways. First, this project will provide a more comprehensive evaluation of the degree to which a person’s occupational status matters in forming perceptions of white-collar criminals. The research will present a new way to extend upon Status Characteristics Theory further evaluating and refining the diffuse status characteristic of occupational prestige. Finally, the research will gauge public opinion and fill a gap in the sociological literature on perceptions of white-collar crime and criminals.

**LITERATURE REVIEW**

**Defining White-Collar Crime**

Edward Ross developed the idea of “The Criminaloid” in the early 1900’s. Ross (1907:45) warned that these individuals were powerful people, whose “actions are harmful but lack that ‘brimstone smell’ of commonly recognized harms associated with conventional crimes.” These criminaloids, or quasicriminals, particularly worried Ross because he believed that unlike common criminals, public opinion at the time had not yet turned on the criminaloid (Ross 1907). Ross was convinced that America needed to shift its attention from the plain criminal to the criminaloid because they were people who were committing heinous practices, but escaped the criticisms of public opinion. The Criminaloid comes off well because his “spiritual attitude” is not truly that of a criminal (Ross 1907). The law may be able to find the Criminaloid guilty, but Ross did not believe the Criminaloid was being exposed for what they truly were. Therefore not only were Criminaloids not culpable in their own eyes, but in the eyes of the public as well.
Morality was at the essence of Ross’s idea of the Criminaloid, and he believed that the Criminaloid would only be stopped when “the growth of morality overtakes the growth of opportunity to prey” (Ross 1907:44-45).

Edwin Sutherland was also concerned with this idea of a criminal appearing not to be what it truly was. Sutherland’s concept grew out of Ross’s idea of the Criminaloid, and he coined the term white-collar crime (Ermann and Lundman 2002). “White collar crime may be defined approximately as a crime committed by a person of respectability and high social status in the course of his occupation” (Sutherland 1983:2). Sutherland was so convinced that the crimes of the business class and those being done in the “suites” by powerful people were more important than the crimes of those in the streets that he made it the subject for his 1939 American Sociological Association President’s Address (Ermann and Ludman 2002; Sutherland 1983).

The definition of white-collar crime continues to be a highly debated topic. Wheeler et al. (1988:332) said “the evolution of white collar crime has been marked by changes in meaning that often preserve rather than reduce fundamental ambiguities.” For the multitude of definitions that exist, one claiming its superiority over another, they all are, arguably, based in Sutherland’s definition of white-collar crime, and they all emphasize a few common components. Specifically, status, occupation, and violation of trust are all crucial elements of any definition of white-collar crime and they highlight what separates white-collar crime from other types of crime.

Though violation of trust is not explicitly stated within Sutherland’s definition, it is implicit in the commission of crime through an occupation. All crimes can be argued to be violations of trust, but this idea is particularly salient and important to consider because of how trust associated with certain occupations is violated in the commission of a white-collar offense.
Sutherland’s definition of white-collar crime also includes a component of respectability and high social status. White-collar offenses have evolved since Sutherland coined the term and we now know that anyone can commit white-collar crime. Respectability and high social status then do not necessarily have to be conceived of in a connotative sense. Rather respectability and high social status are relative to the occupational position of an offender and can be thought of in a comparative sense to other occupations. A recent study by Van Slyke (2009) has acknowledged the fact that white-collar crimes’ broadened definitions have actually “perpetuated status-based disparities the very concept was designed to bring to light” (Van Slyke 2009:ix). While some may argue that the idea of high respectability or status must be divorced from the idea of white-collar crime, and that we must consider only the offense while ignoring the offender, it can also be argued that the offender in white-collar crime is inescapably and intrinsically linked to the crime itself (Piquero and Schoepfer 2010; Schoepfer and Piquero 2006). For example, recent studies by the National White Collar Crime Center which conducts the National Public Survey on White Collar Crime define white-collar crimes as “illegal or unethical acts that violate fiduciary responsibility or public trust for personal or organizational gain” (National White Collar Crime Center 2010).

**Perceptions of White-Collar Crime**

Studies of white-collar crime and criminals although increasing, fall short of the plethora of research that has been done on violent and property crimes (National White Collar Crime Center 2005). While there have been a few studies that look at public opinions and interest of white-collar crime, many of them focus on victimization of the offenses and seriousness, or they compare white-collar crimes to other general crimes (National White Collar Crime Center 2005). Even the Uniform Crime Report which is supposed to collect information on crime, including
white-collar crimes, only collects information on a very small number of white-collar crimes (National White Collar Crime Center 2010). Simpson and Weisburd (2009) find that there are too few data sets that exist on white-collar crime that could be used for primary and secondary analysis, and that of the research that does exist on white-collar crime very little of it is of high quality or important. Van Slyke (2009) finds that most of the current research done on white-collar crime is of a descriptive nature rather than explanatory, and that the public opinion research we have largely ignores white-collar crime. Piquero and Schoepfer (2010) assert the same position that white-collar crime has not been paid the research attention that it deserves, and point out the fact that a lot of our understanding of white-collar crime comes as a result of applying theories of street crime to white-collar crime, which we know to be substantially and substantively different (Benson and Kerley 2001; Benson and Moore 1992; Schoepfer and Piquero 2006; Weisburd, Wheeler et al. 1991). This is not to necessarily say that the research done needs to be discounted or that we cannot apply and use theories based on other types of criminality to study white-collar crime. Rather it is important that overall more studies are done, and that many theories are tested in order to more fully study white-collar crime and criminality in general.

Studying perceptions is a very important part of studying social life, and the way that people perceive of crime is “a central aspect of normative culture in general and formal social control in particular” (Stylianou 2003:37). Perceptions of white-collar criminals are historically mixed, constantly shifting, lagging in a sense, and not necessarily in line with reality. Early research showed that white-collar crime was not viewed as a serious crime, especially when compared to crimes either committed against a person or the public (Geis 1973; Sutherland 1949; Wheeler, Mann, and Sarat 1985).
Cullen, Hartman, and Jonson (2009) examined the evolution of public thought and opinion concerning white-collar crime and find three periods of American history that mark changes in public perceptions of white-collar crime. In the first period, prior to 1970, white-collar crime was thought of as being on the periphery of American criminology and little scholarly and legal attention was paid to it (Cullen et al. 2009). During this time the President’s Commission on Law Enforcement and Administration of Justice (1968) found that the public tended to be indifferent to business crimes and to even sympathize with white-collar criminals who had been caught (Cullen et al. 2009; President’s Commission 1968). For example, a survey of college students by Reed and Reed (1975) found that only 42% had heard of white-collar crime, while just 32% gave a satisfactory definition of it, leading them to the conclusion that knowledge of white-collar crime was not very diffuse and that most people were ignorant of it (Cullen et al. 2009; Reed and Reed 1975). However, the public was not completely indifferent to the offenses of white-collar criminals. A 1969 national poll found that the public viewed a manufacturer of unsafe automobiles as worse than a mugger and a businessman engaged in price-fixing as worse than a burglar (Time 1969).

Many scholars cite a change in thoughts on white-collar crime after the 1970’s as a result of the civil rights movement of the 1960’s, and Watergate (Cullen et al. 2009; Cullen, Link, and Polanzi 1982; Sutherland 1983). Cullen et al. (2009) also recognize a change in thought staring in the 1970’s and continuing into 2000, during which period they argue that there was an increased amount of general knowledge of white-collar crime and a shift to thinking that white-collar crime was in fact serious. Knowledge of white-collar crime was increasing so much during this period of time that polls show that by the 1980’s there was a pervasive belief that business people in their occupation will only act socially responsible when the public interests actually
coincide with their own self-interests (Cullen et al. 2009). The public now believed white-collar crimes were occurring often and that corporate executives were dishonest, with one poll finding that only 16% of respondents rated executives’ honesty and ethics as ‘high’ or ‘very high’ (Cullen et al. 2009; Gallup Poll 1988).

This theme continued into the twenty-second century, with 2000 to the present deemed by Cullen et al. (2009) as the period of transformed attention. General knowledge of white-collar crime grew from the 1970’s to 2000, but the period after 2000 is seen as the point when public opinion came to actually abhor white-collar crime and openly and definitively damn offenders (Cullen et al. 2009). A number of recent studies show that the public has little tolerance for white-collar crime, that there is a change in the importance and seriousness of white-collar crime relative to street crime, and that people are in favor of harsher punishment for white-collar criminals (Cullen et al. 2009; Holtfreter et al. 2008; National White Collar Crime Center 2000, 2005; Piquero, Carmichael, and Piquero 2008; Schoepfer, Carmichael, and Piquero 2007; Unnever, Benson, and Cullen 2008). Though studies show the historical progression and change in thought on white-collar crime, the fact that it occurs at such a high rate, coupled with increased public awareness and condemnation, means that understanding perceptions of it are even more important.

While early research pointed to the fact that white-collar crime was not considered a serious or troublesome crime necessary of attention in the eyes of the public, later research suggests that prior conclusions may have been premature. For example, early research on crime seriousness consensus shows that norms for crimes were fairly constant across all subgroups tested, and white-collar crime was viewed as a non-serious crime on par with other victimless crimes (Rossi et al. 1974). However, Schrager and Short (1980) introduced controls for the type of white-collar
crime factoring in the seriousness of the offense and found that the seriousness rankings of white-collar crime were much higher than what had previously been found. Unlike earlier research that found all white-collar crimes to be considered not serious, Schrager and Short (1980) also found that organizational crimes that incurred injuries or death were ranked as very serious and even on the same level as other, more conventional crimes.

Further research in the 1980’s continued to show the evolution of perceptions of white-collar criminals and their crimes. Perceptions of more intangible and less well known white-collar crimes, like price fixing, defrauding customers, and income tax fraud continued to be ranked as less serious than other crimes overall (Cullen 1982; Cullen et al. 1983). However the overall perceptions of white-collar crime seriousness increased and were found in some instances to be ranked as more serious than certain types of homicide (Cullen 1982; Cullen et al. 1983). The white-collar crimes of manufacturing unsafe products and selling of contaminated food were perceived of as worse than armed robbery and arson, and people were found to be more in favor of imprisonment for embezzlers and antitrust violators rather than burglars and prostitutes (Cullen et al. 1985).

The public has for a time realized that white-collar crime is a problem and that it deserves punishment (Clinard and Yeager 1980; Cullen et al. 1983; Grabosky, Braithwaite, and Wilson 1987; Hans and Erman 1989; Schrager and Short 1978). Early research showed the general public to be indifferent to crimes of the elite; however more recent research has shown that the public thinks certain types of white-collar crimes are in fact serious (Piquero, Carmicheal, and Piquero 2008). Perceptions have changed over time especially with the publicity of recent large scale white-collar crimes, like those of Enron, Worldcom, Martha Stewart, Bernie Madeoff, etc (Burton, Karlinsky, and Blanthorne 2005). Podgor (2007, 2011) advances that perceptions of
white-collar crime and criminals have changed to be more serious and are evidenced by more severe sentencing.

Rosenmerkel (2001), through a sampling of Midwestern college students, found that white-collar crimes were seen as less serious overall than violent crimes, but more serious, wrongful, and harmful than property crimes. Burton et al. (2005) when looking at perceptions of tax evasion found support for prior research that suggests people do not perceive white-collar offenses to be as serious as violent offenses but are seen as more serious than most property offenses. Burton et al. (2005) also found that tax evasion was viewed by test subjects as on par with other violations worthy of a maximum sentence of six months in jail, but most likely would be punished with a small fine. Isenring (2008) found that previous assumptions about the public’s indifference to white-collar crime were inaccurate, but that even though white-collar crime was seen as serious, respondents were still more punitive of ordinary crimes. Piquero et al. (2008) when looking at perceptions of seriousness of white-collar and street crimes, found that in four of the six comparisons that white-collar crime was perceived to be more serious than street crime. The 2010 National Public Survey on White Collar Crime found that: 1) respondents viewed white-collar crime as slightly more serious than traditional crime; 2) that organizational offenses were viewed more harshly than individual offenses; and 3) that crimes committed by high status offenders were more troubling than those committed by low status offenders (National White Collar Crime Center 2010).

**Perceptions of White-Collar Criminals**

The focus of the research on perceptions of criminality relies on responses related to perceptions from individuals based on comparing different types of white-collar crime to other types of white-collar crime, comparing white-collar crimes to other non white-collar crimes, and
questioning victimization rates (Cullen et al. 1982, 1983; Evan, Cullen, and Dubeck 1993; Geis 1973; Sutherland 1949; Goff and Nason-Clarke 1989; Hoffman and Hardyman 1986; Rossi et al. 1974; Wheeler, Mann, and Sarat 1985). More recent research on white-collar crime and perceptions of criminality has focused on comparing different types of crime, and attempting to ascertain perceptions of comparative seriousness, morality, and perceived chances of being caught in conjunction with sanctioning (Burton, Karlinsky, and Blanthorne 2005; Douhou, Magnus, Van Soest 2011; Gordon et al. 2001; Isenring 2008; Kwan et al. 2002; Levi 2008; McCreath 2001; National White Collar Crime Center 2000, 2005, 2010; Piquero, Carmicheal, and Piquero 2008; Stylianou 2003). The literature on particular perceptions of white-collar criminals is very limited (Cullen et al. 2008), and relies heavily on comparing white-collar criminals to street criminals or property offenders. Gottfredson and Hirschi (1990) proposed a general theory of crime in which they asserted that the difference between street and white-collar crime was more of an offense rather than an offender difference, such that both types of offenders would likely share similar characteristics. However, Wheeler et al. (1988) and Benson and Moore (1992) tested Gottredson and Hirschi’s theory on large samples of convicted white-collar and street criminal offenders and found that as a group white-collar criminals were very clearly different than the common criminal. Specifically, Wheeler et al. (1988) found that 1) white-collar criminals had higher levels of education than common offenders and the general public; 2) they had higher levels of steady employment than common criminals; and 3) that the typical white-collar offender was a white, 40-year-old male while the typical common criminal offender was a 30-year-old, black male (Wheeler et al. 1988). Additionally, Benson and Moore (1992) found that overall white-collar criminals were much less involved in crime than common criminals, concluding that 1) 31% of white-collar criminals have a prior arrest while 81.1% of
common criminals have a prior arrest, and 2) the mean number of arrests for white-collar criminals is much smaller at 1.79 than common criminals at 5.63 (Benson and Moore 1992). Benson and Kerley (2001) when looking at white-collar criminals convicted in federal courts, found that white-collar criminals when compared to street criminals were more likely to be involved in social and community groups as well as church or religious activities.

Perceptions of criminals in general can affect how they are judged and ultimately what sentence they may serve, but they become particularly salient and relevant when looking at white-collar criminals. Van Slyke (2009) illustrates this idea by citing the 1976 Supreme Court decision in Gregg v. Georgia in which the Supreme Court found that “public opinion is a valid justification for state criminal punishment practices” (Van Slyke 2009:1). Recent polls have shown that people do not believe CEO’s act morally and that they are losing confidence in business people overall (Cullen et al. 2008). In a recent Bloomberg Poll done by the Los Angeles Times, when asked about the ethics of CEOs no one chose ‘always ethical,’ one in three selected ‘mostly ethical,’ while 44% chose ‘not too ethical,’ and 12% chose ‘not ethical at all’ (Cullen et al. 2008; Los Angeles Times 2007). A 2002 CBS news poll found that two of every three respondents said that most American corporate executives were dishonest (CBS 2002; Cullen et al. 2008). A 2002 Time/CNN poll found that 71% of those surveyed thought the typical CEO to be less honest and ethical than the average person, with 72% of respondents also rating the moral and ethical standards of CEOs of major corporations as ‘fair’ or ‘poor’ and 21% rating them as ‘good’ or ‘excellent’ (Cullen et al. 2008; Time/CNN 2002). A 2004 Los Angeles Times poll found that 3 in 4 Americans believed that only ‘some of the time’ or ‘hardly ever’ could they trust the executives in charge of major companies in the United States, and that 50% of the people polled believed cases of wrongdoing among chief executives or corporations was a
widespread problem in which many business executives were taking advantage of a system that is failing (Cullen et al. 2008; Los Angeles 2004).

Few studies have considered the idea of social status and how it relates to perceptions and punitiveness. Walker (1978) looked at how monetary amount lost in the commission of an offense and offender social status factored into determinations of seriousness. She found that the actual amount of money lost was significant, but that the offender’s social status had no impact on seriousness determinations (Walker 1978). O’Connor (1984) compared perceptions of what he termed violent offenders (traditional crime offenders) and swindlers (white-collar criminals). He found that the violent offender was characterized as “single, male, of low social status, in his twenties, had minimal education, and worked in an unskilled occupation (O’Connor 1984; Van Slyke 2009:15)” while the swindler was seen as “a professional, male, slightly older than the violent offender (in his thirties), married, and possessing a very good education” (O’Connor 1984; Van Slyke 2009:15). The violent offender was also characterized as “dangerous, vicious, non-intelligent, commits other crimes, immature, and inconsiderate” (O’Connor 1984; Van Slyke 2009:15) whereas the swindler was characterized as having the qualities of “intelligence, good manners, maturity, and consideration for others (O’Connor 1984; Van Slyke 2009:15)”. Rosoff (1989) looked at the interaction of social status and punitiveness relative to offense seriousness and found that a higher status was linked to harsher judgments of guiltiness but decreased judgments of legal sentencing. Finally, Heumann (2005) in a qualitative study found that respondents perceived that certain professions like those of a doctor, lawyer, or teacher bring with them certain assumed levels of trust. Perceptions of white-collar criminals then are different than those of common or more traditional criminals, and these perceptions have real implications for sentencing.
White-Collar Criminals and Sentencing Considerations

Perceptions are very important for sentencing considerations, factor into sentencing requirements, and are also a reflection of normative values in general (Naso 2011; Podgor 2007; Stylianou 2003). Perceptions have to do with the formation of a criminal identity and how people perceive of good and bad people (Tsoudis 2000). Those who are negatively perceived of have a particular identity that brings with it negative perceptions of how that person will act and what they deserve because of their negative identity when they do negative acts (Tsoudis 2000). Identity judgments about offenders based on a perceived criminal identity can affect sentencing decisions (Tsoudis and Smith-Lovin 1998). While there has been much work done on perceptions of criminals in general, little work has been done specifically looking at how people perceive of white-collar criminals and their particular identity relative to their occupation.

Sentencing of white-collar criminal offenders has shifted with the change in perceptions of them over time (Benson and Walker 1988; Cullen, Fisher, and Appelgate 2000; Cullen et. al 2008; Wheeler, Weisburd, and Bode 1982; Weiss 2007). While previous punishments may have been seen as too lenient, more recent proscribed punishments have been termed by some as draconian (Podgor 2007; ). Punishment for white-collar crimes in the early 1900’s into the mid 1990’s were not very serious, and are even questionable as to their deterrent effect on crime. For the most part punishments were both monetary and civil, and in many instances did not even match or exceed the gains made from their illegality (Ermann and Lundman 2002). Cohen (1989) looked at the 1989 Sentencing Commission and found that while the Commission did fine two corporations more than $500,000, the average fine was $141,000. To put this amount into perspective, Ermann and Lundman (2002) based their calculation on what the fine of $141,000 would mean to a small corporation with annual sales of $600 million (about one tenth of Apple
computer sales in 1999). They calculated that number and corresponded it the equivalent of a person earning $35,000 per a year, finding that a small corporation that incurs the average fine of $141,000 is essentially the same as someone who earns $35,000 a year being fined $8 (Ermann and Lundman 2002). Van Slyke (2009) alludes to the idea that more recent harsh sentences of white-collar offenders are meted out for show, and that they are more of an aberration than an accurate representation of typical prosecutions of white-collar offenders. Van Slyke (2009) characterizes sentencing practices, by pointing out the fact the two of the more infamous white-collar offenders, Micheal Milken and Charles Keating, only served a small portion of their sentences for their egregious crimes. Milken was able to take investors for $10 billion and only served 22 months of a 10-year sentence while Keating, who defrauded investors of $250 million, spent less than 5 years in prison (Van Slyke 2009).

Sentencing decisions are supposed to be made in regard to the dangerousness of the offender and the seriousness of their offense and take into account only legally-relevant factors such as weapon use and the criminal history of the offender (Blumstein et al. 1983; Dilks, McGrimmon, and Thye 2011). However, from the criminology literature we know that extra-legal factors such as age, race, sex, level of education, etc. also impact, sometimes significantly, sentencing decisions (Dilks et al. 2011; Kramer and Steffensmeier 1993; Kramer and Ulmer 1996; Spohn 1995; Steffensmeier, Kramer, and Streifel 1993). Occupational status is a particularly relevant extra-legal factor in the case of white-collar crime but one that has not been explored as deeply as factors such as race, age and gender. Studies have been done that look at the relationship between employment and sentencing, but this is not the same as looking at the role of occupation in sentencing considerations. Unemployed individuals typically receive harsher sentences than employed individuals (Nobiling, Spohn, and DeLone 1998). However being employed and being
sentenced for a crime is different than being employed and sentenced for a crime that was committed by using your occupation to do so. So then, while studies have looked at sentencing relevant to employment and unemployment these studies do not consider the actual role occupation in sentencing considerations. There is a gap then in the criminological literature concerning the link between occupation and sentencing in general, but looking at this relationship is particularly important for white-collar crimes since these are crime that are often conducted through the access to funds and resources that individuals have as part of their occupations. After reviewing the literature and relevant multiple theoretical and empirical studies that do exist, there are none to my knowledge that look specifically at how the occupational status of the white-collar criminal affects perceptions of white-collar crime and criminals.

**Theoretical Framework**

White-collar crime and street crime are clearly different, and people think of them as different. Rather than continuing to apply street crime theories to the study of white-collar crime, I argue that it makes more sense to use a theory about occupational status and perceptions of individuals based on their occupations to study white-collar crime. In order to gauge perceptions of white-collar crime and white-collar criminals, it is necessary to look at the role that status, particularly occupational status, plays in forming perceptions of white-collar crime. Therefore, I employ Status Characteristics Theory (SCT), a structural social psychological theory that links perceptions to observable status characteristics. SCT explains how particular traits and behaviors are inferred from an individual’s race, age, sex, education, and occupational status. These inferred traits form the basis of expectations relative to an individual’s competencies, culpabilities, and morality. Applying the theoretical framework of SCT to perceptions of white-collar crime and criminality allows for these perceptions to be assessed in relation to the crime
itself, morality, and the occupational prestige associated with a particular occupation. This represents a significant extension of previous work in the literature on perceptions of white-collar crime, which typically assesses perceptions of crime comparatively, and not in relation to the actor themselves or their presumed status because of their occupation. The application of structural social psychological theory to understand perceptions of white-collar crime also expands the scope of SCT, which should prove to be an important contribution to the growth of social science.

**Status Characteristics Theory: Status, Expectations, and Diffuse Status Characteristics**

Status Characteristics Theory falls under the larger theory of expectations states. Expectations States Theory looks at how expectations form within groups for both other members of the group and self, in the context of a group activity or task (Berger, Cohen, and Zelditch 1972; Berger, Conner, and Fisek 1974; Berger, Zelditch, and Wagner 1985). These expectations are formed on the basis of group interaction and serve as “beliefs predictive of how an individual will perform or behave in general social situations or at specific tasks” (Dilks et al. 2011:8; Humphreys and Berger 1981). These beliefs about performance and behavior also include certain behavioral and moral expectations (Berger, Rosenholtz, and Zelditch 1980; Humphreys and Berger 1981).

Status Characteristics Theory extends upon these expectations and creates a deeper understanding and investigation of the attributes that are connected to specific expectations for behavior. Specifically, SCT connects culturally specified beliefs about social categories such as race and gender to expectations of an individual’s general and specific behavior, in addition to perceptions of morality (Berger et al. 1972, 1974, 1985; Balkwell 1991; Dilks et al. 2011; Ridgeway, Berger, and Smith 1985). These expectations then ultimately determine one’s
position in an observable power and prestige hierarchy (Dilks et al. 2011; Balkwell 1991; Beger et al. 1972, 1974, 1985; Ridgeway et al. 1985). Certain characteristics on which individuals base beliefs and expectations become evident in group interactions, and under SCT are termed *status characteristics* (Berger and Webster 1986). One particular attribute or characteristic relative to expectations is a diffuse status characteristic. A *diffuse status characteristic* is one that is directly attributable to an individual based on meeting certain conditions and having certain characteristics. A diffuse status characteristic necessitates that for a particular characteristic it must (1) have multiple states that are differentially evaluated; (2) have specific expectations for each of those states; and (3) have general expectations for each of those states (Berger and Webster 1986).

Take for example the idea of gender acting as a diffuse status characteristic. Gender can be conceived of as a diffuse status characteristic in a population, because: (1) There are distinct social advantages and disadvantages associated with each of its particular states, with being male as being the presumed advantageous state; (2) There are specific skills and abilities associated with being male verses being female, such as the presumption that males are more competent in specific tasks like sports or quantitative reasoning; (3) There are also general expectations that males will be better or more capable at a large range of tasks, for instance the overall presumption based on the state of being male that males are more intelligent or more rational than females (Berger and Webster, 1986; Webster, Hysom, and Fullmer 1998).

Diffuse status characteristic states bring with them certain moral and performance expectations, which ultimately lead to the creation of a social hierarchy and intragroup inequalities. High status individuals, those considered in the advantageous state of a diffuse status characteristic, are considered to have higher levels of morality and ability compared to
those in the less advantageous group. Performance expectations are created when a diffuse status characteristic becomes salient within a group, and individuals treat each other in the group based on the ideas they have formed relative to competencies and abilities (Webster et al. 1998).

SCT can be usefully leveraged to examine how the diffuse status characteristic of occupation acts in relation to people’s perceptions of white-collar crime and white-collar criminals. Conceiving of occupational status as a diffuse characteristic in the context of committing a white-collar crime will allow for an adequate investigation of the role that high and low occupational prestige plays in perceptions of white-collar criminality. It is easily illustrated that occupation acts as a diffuse status characteristic. First, there are differentially evaluated states of occupation. A hierarchical ranking in society has been affirmed and reaffirmed through both longitudinal and cross-cultural studies that provide empirical evidence that occupations are ranked (Glenn 1975; Hodge and Rossi 1978; Marsh 1971; Nakao and Treas 1994). Occupations hold different amounts of prestige in accordance with their ranking. Such prestige is not naturally inherent in an occupation, but is rather socially given to such positions. It is human nature to value one thing over another and the evaluations that we give hold a moral component (Parsons 1954; Shils 1968; Treiman 1977; Veblin, 1919). The evaluations are not limited simply to ones concerning taste or preference, but rather the morality component of the evaluation actually is judging the worthiness of one thing over another. These types of comparisons that factor in differences of worthiness then bring with them or reflect the shared norms and values found in the society from which the amount of prestige is judged (Parsons 1954; Shils 1968; Treiman 1977; Veblin, 1919). As such we judge one occupation as more worthy than another, which results in a higher amount of prestige being accorded to those occupations we deem as more worthy in comparison to others (Treiman 1977). We trust those in higher occupational
prestige positions to perform relevant tasks competently and morally because of the occupation that they hold and the prestige associated with it. For instance, a doctor is presumed to have a higher occupational prestige than a nurse.

Second, there are specific skills and abilities associated with being in a highly prestigious occupation along with more general competencies as compared to those associated with a low prestige occupation. Different occupations necessitate different amounts of “knowledge, training, or talent required for their performance” (Treiman 1977; 13). At the same time different occupations are given higher amounts of prestige or thought of as jobs that require more headwork than manual labor jobs or unskilled or semiskilled jobs (Treiman 1977). For instance, it is presumed that doctors who are high in occupational prestige have greater general competencies compared to nurses who occupy a lower occupational prestige status (Hodge, Siegel, and Rossi 1964; Miller 1991, pp. 341-351; Nakao and Treas 1994; Treiman 1977). In addition, doctors are presumed to have specific skills and abilities based on their occupation that differentiate them from nurses such as being able to prescribe medicine or perform surgeries (Treiman 1977; Webster et al. 1998).

A Model of Status, Morality, and Perception of White-Collar Crime and Criminals

As already discussed, SCT recognizes that individuals use status attributes to form expectations and infer and predict behaviors, competencies, and morality based on the state of a characteristic that another individual occupies. I argue that a person’s occupational status influences others’ perceptions of them as a white-collar criminal. Occupation plays a significant role in the muddied waters of perceptions of white-collar criminals in that a white-collar criminal is not a stereotypical criminal. White-collar criminals for the most part are in positions of power and occupy highly prestigious occupations such as CEO, doctor, or lawyer. These occupational
statuses then influence our perceptions of white-collar criminals leading to differential perceptions and possibility punishments than those received by more traditional criminals, street criminals, and property offenders. Understanding the degree to which the occupation of the offender, and their occupational status matters, in the context of a crime is extremely important in understanding perceptions of white-collar crime.

SCT holds that high status individuals are expected to have higher levels of morality compared to low status individuals (Berger et al. 1980; Humphreys and Berger 1981). Thus, higher status individuals should be perceived as more likely to act morally, and any evidence of immoral acts done by higher status individuals would be perceived of as non-normal or anomalous. Therefore, I argue that high status occupations can assuage perceptions of crime severity and offender dangerousness (i.e., how ‘criminal’ an offender is), such that because of a person’s occupation there is either a greater or lesser perception of offender dangerousness as well as a greater or lesser perception of severity associated with a particular crime.

More occupational prestige should result in lowered perceptions of dangerousness and severity, possibly explaining why white-collar criminals are not perceived as an imminent social threat. Occupationally high status, white-collar criminals should be perceived of as being more likely to act in moral ways. Occupationally low status individuals should be perceived as less likely to act in moral ways. Following then the logic of SCT as applied to perceptions of the dangerousness of white-collar criminals, the following hypotheses will be tested:

**H1a:** Criminals from more prestigious occupational positions will be considered less criminal.

Legal guidelines are driven by people’s perceptions, and include sentencing considerations. Sentencing guidelines are supposed to be determined by judgments of the
offender’s dangerousness and the seriousness of the offense (Blumstein et al. 1983; Dilks et al. 2011). Logically then if an offender is perceived of as more dangerous and their offense is perceived of as more severe they are viewed as more criminalistic, and as such should receive a harsher punishment (Dilks et al. 2011). Perceptions of dangerousness and sentencing are linked and if a criminal is perceived of as more or less dangerous based on certain attributes then they should receive differential sentencing considerations because of that attribute and how it relates to perceptions of offender dangerousness. It is argued, following the logic of SCT, that because a criminal is from a more prestigious occupational position that status considerations based on occupation will lessen perceptions of the offenders criminality and as such result in a lesser proscribed punishment.

H1b: Criminals from more prestigious occupational positions will be punished less harshly than those from lower status occupational positions.

I also assess whether or not such status effects interact with the seriousness of the crime. As mentioned above offense seriousness also affects sentencing decisions (Dilks et al. 2011). So then the seriousness of the crime in addition to the status and perceptions of the criminal must be considered as well. Specifically, does the seriousness of the crime outweigh status considerations and warrant harsher punishments and higher levels of culpability for even those high status offenders?

H2: As crime seriousness increases, the impact of status on perceptions and sentencing decreases.

METHODS

Experimental Design
To test my hypotheses, vignettes were created in which white-collar crimes of comparative and differing levels of seriousness and societal damages are committed by criminals who differ in their occupational status. Each vignette included a series of close-ended questions from which perceptions of white-collar criminals in relation to the diffuse status characteristic of occupational status can be gleaned. To examine the general effects of status on perceptions of white-collar criminals (H1a) and the role of status relative to punishment (H1b), a two-condition completely randomized experiment in which the offender occupies either a high or low status was designed (Experiment 1).

**Figure 1: Experiment 1**

<table>
<thead>
<tr>
<th>Offender Status</th>
<th>Condition 1</th>
<th>Condition 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>High</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Low</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Tests of the secondary hypothesis regarding interactions between status and crime severity (H2) were assessed through a 2x2 factorial vignette in which the offender’s status varies between high and low status and crime severity corresponds with a high or low level of seriousness (Experiment 2).

**Figure 2: Experiment 2**

<table>
<thead>
<tr>
<th>Offender Status</th>
<th>Seriousness</th>
<th>Condition 1</th>
<th>Condition 2</th>
<th>Condition 3</th>
<th>Condition 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>High</td>
<td>High</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Low</td>
<td>Low</td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>
The vignettes describe cases of overbilling, a common white-collar crime. The high status vignette contains an instance of overbilling by a lawyer who occupies a higher occupational prestige position than the lower status position included in the low status vignette, which is that of a billing clerk. The only status manipulations built into vignettes are relative to occupation. All offenders are presented as male, and participants are not given indications of age, race, or education. The vignettes in Experiment 1 only manipulate the occupational status of the offender and keep constant the severity of the crime. In contrast, Experiment 2 contains manipulations of both the offender’s occupational status and the severity of the crime. The vignettes for each condition in the final test can be found below, while all the vignettes, including those from a pretest, can be found in Appendix C.

Experiment 1:

**Condition 1:** Robert Sullivan is a lawyer who works for a large law firm in a major city. Robert overbills his clients for hours during which he did not work on their case. As a result, Robert’s firm earns an extra $10,000 a year.

**Condition 2:** Andrew Smith is a billing clerk for a construction company. Andrew overcharges clients for hours that construction crews did not work. Andrew’s company profits $10,000 a year from overbilling clients.

Experiment 2:

**Condition 1:** Robert Sullivan is a lawyer who works for a large law firm in a major city. Robert overbills his clients for hours during which he did not work on their case. As a result, Robert’s firm earns an extra $100,000 a year.

**Condition 2:** Robert Sullivan is a lawyer who works for a large law firm in a major city. Robert overbills his clients for hours during which he did not work on their case. As a result, Robert’s firm earns an extra $10,000 a year.

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1 A pretest of vignettes used various types of white-collar crimes including medical fraud, overbilling, embezzlement, and a Ponzi scheme. t-tests revealed that the largest status and crime severity effects were found for the overbilling vignette.
**Condition 3:** Andrew Smith is a billing clerk for a construction company. Andrew overcharges clients for hours that construction crews did not work. Andrew’s company profits $100,000 a year from overbilling clients.

**Condition 4:** Andrew Smith is a billing clerk for a construction company. Andrew overcharges clients for hours that construction crews did not work. Andrew’s company profits $10,000 a year from overbilling clients.

**Subjects**

Vignettes were randomized and distributed to 394 undergraduate students (197 males and 165 females) in introductory sociology classes at a large mid-Atlantic university. Students were told that the voluntary study they were being invited to take part in was concerned with their reactions to an instance of white-collar crime. Students were asked to read about the occurrence of a white-collar crime and to then answer questions about their perceptions of both the offender and the offense as well as assign a sentence to the offender. The questionnaire also asked basic demographic information such as gender, race, and family income. The vignettes and surveys took between 10 and 15 minutes to complete, and the students were only asked to respond to one vignette each.

As can be seen in Table 1 below, respondents are overwhelmingly 21 years old or younger (87.99%), as well as white (78.65%). The majority of respondents (91.43%) are in their first three years of their undergraduate education, with 80% being in their first two years of school and 57.92% being in their first year. Respondents are fairly well distributed amongst majors, with 94.8% having a high school GPA of 2.50 or greater and 82.74% having a college GPA of 2.50 or higher. Over half (52.41%) of respondents indicate that their parents estimated yearly income is $80,000 or greater.

**Table 1: Descriptive Statistics for Participants**

<table>
<thead>
<tr>
<th>Variable</th>
<th>% (Frequency)</th>
<th>% (Frequency)</th>
<th>% (Frequency)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age:</td>
<td>Experiment 1 and 2</td>
<td>Experiment 1</td>
<td>Experiment 2</td>
</tr>
<tr>
<td>Current Year in School:</td>
<td>Experiment 1 and 2 (N=383)</td>
<td>Experiment 1 (N= 123)</td>
<td>Experiment 2 (N= 262)</td>
</tr>
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<td>------------------------</td>
<td>-----------------------------</td>
<td>------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>1</td>
<td>57.92 (223)</td>
<td>59.35 (73)</td>
<td>57.25 (150)</td>
</tr>
<tr>
<td>2</td>
<td>22.08 (85)</td>
<td>18.70 (23)</td>
<td>23.66 (62)</td>
</tr>
<tr>
<td>3</td>
<td>11.43 (44)</td>
<td>12.20 (15)</td>
<td>11.07 (29)</td>
</tr>
<tr>
<td>4</td>
<td>5.19 (20)</td>
<td>4.88 (6)</td>
<td>5.34 (14)</td>
</tr>
<tr>
<td>5</td>
<td>1.56 (6)</td>
<td>3.25 (4)</td>
<td>0.76 (2)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Race/Ethnicity:</th>
<th>Experiment 1 and 2 (N=384)</th>
<th>Experiment 1 (N= 123)</th>
<th>Experiment 2 (N= 261)</th>
</tr>
</thead>
<tbody>
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<td>Hispanic or Latino</td>
<td>5.99 (23)</td>
<td>4.88 (6)</td>
<td>6.51 (17)</td>
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<tr>
<td>American Indian or</td>
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<td>2.44 (3)</td>
<td>0.38 (1)</td>
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<tr>
<td>Alaska Native</td>
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</tr>
<tr>
<td>Asian</td>
<td>2.60 (10)</td>
<td>2.44 (3)</td>
<td>2.68 (7)</td>
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<tr>
<td>Black or African</td>
<td>5.12 (20)</td>
<td>5.69 (7)</td>
<td>4.98 (13)</td>
</tr>
<tr>
<td>American</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Native Hawaiian or</td>
<td>1.30 (5)</td>
<td>1.63 (2)</td>
<td>1.15 (3)</td>
</tr>
<tr>
<td>Pacific Islander</td>
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<td></td>
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<tr>
<td>White</td>
<td>78.65 (302)</td>
<td>77.24 (95)</td>
<td>79.31 (207)</td>
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<tr>
<td>Other</td>
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<td>More than one race</td>
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<td>Major</td>
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<td>Experiment 1 (N= 124)</td>
<td>Experiment 2 (N= 259)</td>
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<tr>
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<tr>
<td></td>
<td>51.84 (197)</td>
<td>56.91 (70)</td>
<td>49.42 (127)</td>
</tr>
<tr>
<td>Female</td>
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<tr>
<td></td>
<td>43.42 (165)</td>
<td>38.21 (47)</td>
<td>45.91 (118)</td>
</tr>
<tr>
<td>High School GPA</td>
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<tr>
<td></td>
<td>Experiment 1 and 2 (N= 363)</td>
<td>Experiment 1 (N= 116)</td>
<td>Experiment 2 (N= 249)</td>
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<td>0.00 (0)</td>
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<td>3.00-3.49</td>
<td>31.51 (115)</td>
<td>32.93 (82)</td>
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<td></td>
<td>3.50 or greater</td>
<td>52.88 (193)</td>
<td>51.00 (127)</td>
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<td>College GPA</td>
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<td>0.00-0.99</td>
<td>1.37 (5)</td>
<td>1.63 (4)</td>
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<td>3.56 (13)</td>
<td>2.44 (6)</td>
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<tr>
<td>Parents’ estimated yearly income:</td>
<td>Experiment 1 and 2 (N= 353)</td>
<td>Experiment 1 (N= 116)</td>
<td>Experiment 2 (N= 237)</td>
</tr>
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<td>-----------------------------------</td>
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<td>------------------------</td>
</tr>
<tr>
<td>$0-9,999</td>
<td>1.70 (6)</td>
<td>3.45 (4)</td>
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</tr>
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<td>$10,000-19,999</td>
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<td>3.45 (4)</td>
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<td>$80,000-89,999</td>
<td>10.20 (36)</td>
<td>12.93 (15)</td>
<td>8.86 (21)</td>
</tr>
<tr>
<td>$90,000 or greater</td>
<td>42.21 (149)</td>
<td>43.97 (51)</td>
<td>41.35 (98)</td>
</tr>
</tbody>
</table>

Notes: N is not equal for all variables, which may be explained for multiple reasons. Subjects were told that their participation was voluntary and that they could choose to answer or not answer questions. Answers were also made on Scantron sheets, which if not filled out properly would not be recorded into the database. Lastly the surveys were printed on both sides of the paper, and though respondents were reminded to not forget to fill out questions on back page of last sheet, many participants neglected to fill out the questions found on the backside of the last page.

**Measurements**

The questionnaire included with the vignettes is designed to measure the concepts of: status, crime severity, perceptions of the offender, and sentencing. In order to actually measure these variables, survey items were constructed and grouped so that overall contributing factors...
could be considered. All of the questions utilize a ten point scale with high and low anchor points.

In order to measure the offender’s *status*, participants were asked six questions: 1) In your opinion, how much status does the offender generally possess? 2) In your opinion, how much prestige does the offender generally possess? 3) In your opinion, how generally honorable is the offender? 4) In your opinion, how generally moral is the offender? 5) In your opinion, how generally competent is the offender? 6) In your opinion, how generally intelligent is the offender? For all questions, higher numbers indicate higher levels of status and lower numbers indicate lower levels of status.

*Crime severity* was measured using eight items with “Not at all” or “Extremely” as anchor points. All crime severity questions focused on effects of the crime on the victims. Crime severity questions included: 1) Are you outraged by the crime against the victims? 2) Have victims suffered as a result of the crime? 3) Have victims suffered physically as a result of the crime? 4) Have victims suffered emotionally as a result of the crime? 5) Have victims suffered financially as a result of the crime? 6) Was the crime insulting against the victims? 7) Was the crime disrespectful to the victims? 8) Was the crime offensive to the victims? Again, higher numbers indicate a more severe crime, while lower levels indicate a less severe crime.

*Perceptions of the offender* were measured by using six items, the first four of which used “Not Likely” and “Not Often” or “Very Likely” and “Very Often” as anchor points. These questions included: 1) How likely is it that the offender will commit this crime in the future? 2) How often do you think the offender has committed this crime before? 3) How likely is it that the offender will commit a street crime in the future? 4) How likely is it that the offender generally obeys the law? Answers to the question of how likely it is that the offender generally obeys the
law were reverse coded, such that a higher mean score on this measure meant that the individual was considered less criminal. The final two items used “Good, nice” and “Not blameworthy” or “Bad, awful” and “Very blameworthy” as anchor points. These questions included: 1) In your opinion, what the offender did was… 2) In your opinion, how generally blameworthy is the offender?

_Sentencing_ was measured via three items on a ten point scale. Sentencing items included:

1) What sentence would you recommend? 2) What is the minimum sentence you would agree upon? 3) What is the maximum sentence you would agree upon? The scale included:

1) Misdemeanor fine, no prison term
2) Probation with no prison term
3) 5 Years with opportunity for parole
4) 10 Years with opportunity for parole
5) 15 Years with opportunity for parole
6) 20 Years with opportunity for parole
7) 25 Years with opportunity for parole
8) Life imprisonment with opportunity for parole
9) Life Imprisonment without parole
10) Death Penalty.

RESULTS

Experiment 1

_Manipulation Checks_

Manipulation checks using _t_-tests are used to determine whether respondents 1) correctly perceive the differences in offender status across experimental conditions and 2) did not perceive any differences in crime severity since the nature of the crime remained constant across conditions. Table 2 presents the results of the status manipulation checks. All variables, except intelligence, have higher means for the high status offender as compared to the low status offender. Furthermore, four of the six measures show statistically significant differences between
high and low status conditions. Therefore, I confidently conclude that the vignette conditions successfully manipulated offender status in Experiment 1.

Table 2: Mean Ratings of Manipulated Status by Condition for Experiment 1

<table>
<thead>
<tr>
<th>Variable</th>
<th>High Status (N=64)</th>
<th>Low Status (N=64)</th>
<th>(t)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Status</td>
<td>7.2031 (2.0014)</td>
<td>6.1719 (2.0123)</td>
<td>-2.9068***</td>
</tr>
<tr>
<td>Prestige</td>
<td>6.4375 (1.9990)</td>
<td>5.6094 (2.3273)</td>
<td>-2.1594**</td>
</tr>
<tr>
<td>Honor</td>
<td>3.4688 (2.3229)</td>
<td>2.8594 (1.9507)</td>
<td>-1.6071*</td>
</tr>
<tr>
<td>Moral</td>
<td>3.4062 (2.3280)</td>
<td>2.7188 (1.7948)</td>
<td>-1.8710**</td>
</tr>
<tr>
<td>Competent</td>
<td>5.9219 (2.5467)</td>
<td>5.6032 (2.3592)</td>
<td>-.7313</td>
</tr>
<tr>
<td>Intelligent</td>
<td>7.2813 (1.6568)</td>
<td>7.3810 (1.6107)</td>
<td>.3438</td>
</tr>
</tbody>
</table>

Notes: Standard deviations in parentheses  
*p<.10 (one-tailed test)  
**p<.05 (one-tailed test)  
***p<.01 (one-tailed test)

Manipulation checks also compare the different conditions in Experiment 1 on crime severity. The participants in Experiment 1 were given crimes with the same level of severity of consequences and costs for that crime, therefore no significant differences are expected in the means of these measures. Table 3 shows the results of these manipulation checks and, as anticipated, none of the variables are statistically significant. Since the crimes participants responded to were equal in their levels of severity, and no level of statistical difference was found it is reasonable to conclude that manipulations of severity in Experiment 1 are successful.

Table 3: Mean Ratings of Manipulated Severity by Condition for Experiment 1

<table>
<thead>
<tr>
<th>Variable</th>
<th>High Status (N=64)</th>
<th>Low Status (N=64)</th>
<th>(t)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outraged</td>
<td>6.3281 (2.2400)</td>
<td>6.4444 (1.8208)</td>
<td>.3208</td>
</tr>
<tr>
<td>Suffered</td>
<td>6.9062 (1.7792)</td>
<td>6.9048 (2.0846)</td>
<td>-.0043</td>
</tr>
<tr>
<td>Suffered Physically</td>
<td>3.4444</td>
<td>2.9688</td>
<td>-1.2099</td>
</tr>
</tbody>
</table>

32
### Test of Hypotheses 1a and 1b

Hypothesis 1a predicts that status, specifically occupational status, leads to a difference in perceptions of white-collar criminals. Table 4 presents the results of a series of $t$-tests that examine Hypothesis 1a for Experiment 1. The mean scores for the perception variables relative to high and low status differ on every variable with the low status offender always seen as more ‘criminal,’ as indicated by the higher mean scores. Furthermore, four of the six variables show statistically significant differences in perceptions. These results support Hypothesis 1a: High status offenders are perceived as less criminal than low status offenders.

<table>
<thead>
<tr>
<th>Variable</th>
<th>High Status $N=64$</th>
<th>Low Status $N=64$</th>
<th>$t$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Likely Commit in Future</td>
<td>8.3906 (1.9323)</td>
<td>8.9686 (1.4689)</td>
<td>1.9054**</td>
</tr>
<tr>
<td>Committed Before</td>
<td>7.8281 (1.9965)</td>
<td>8.5313 (1.8428)</td>
<td>2.0704**</td>
</tr>
<tr>
<td>Street Crime Future</td>
<td>3.2344 (1.9334)</td>
<td>3.9206 (1.8863)</td>
<td>2.0243**</td>
</tr>
<tr>
<td>Obeys Law</td>
<td>5.8594 (2.3561)</td>
<td>5.4762 (1.8215)</td>
<td>-1.0242</td>
</tr>
<tr>
<td>Offender Did</td>
<td>8.125 (1.8898)</td>
<td>8.3594 (1.3958)</td>
<td>.7981</td>
</tr>
</tbody>
</table>

Notes: Standard deviations in parentheses

---

The exception is the mean scores for Obeys Law. This variable is reverse-coded such that higher mean scores represent a less criminal identity. Note that the high status offender has a higher mean than the low status offender, which continues to support Hypothesis 1a.
Tests of Hypothesis 1b for Experiment 1 also utilize t-tests to compare sentencing variables for differing levels of occupational status. Hypothesis 1b predicts that criminals from more prestigious occupational prestige positions will be punished less harshly than those from lower status positions. However, the results in Table 5 show that while all variables yield differences in mean scores, it is actually the higher status white-collar offender that receives a higher mean sentence on recommended sentence, minimum sentencing, and maximum sentencing. Furthermore, differences in mean scores on the measures for minimum and maximum sentence are significant. These results are opposite of that predicted by Hypothesis 1b: Subjects actually assigned more severe punishments to the high status offenders.

Table 5: Tests of Hypothesis 1b for Experiment 1

<table>
<thead>
<tr>
<th>Variable</th>
<th>High Status</th>
<th>Low Status</th>
<th>t</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N=64</td>
<td>N=64</td>
<td></td>
</tr>
<tr>
<td>Recommended Sentence</td>
<td>3.4531 (1.7083)</td>
<td>3.125 (1.442)</td>
<td>-1.1742</td>
</tr>
<tr>
<td>Minimum Sentence</td>
<td>2.7344 (1.3714)</td>
<td>2.4219 (1.1657)</td>
<td>-1.3890*</td>
</tr>
<tr>
<td>Maximum Sentence</td>
<td>4.5397 (1.5640)</td>
<td>4.1094 (1.6914)</td>
<td>-1.4880*</td>
</tr>
</tbody>
</table>

Notes: Standard deviations in parentheses.

*p<.10 (one-tailed test)

**p<.05 (one-tailed test)

***p<.01 (one-tailed test)

Although t-tests do not find the predicted differences in sentencing for high vs. low status offenders, this result does not necessarily negate Hypothesis 1b. According to SCT and the
Criminological research on sentencing, the link between status and sentencing is not assumed to be a direct one. Rather, it is argued that status affects perceptions of criminality and offender dangerousness which in turn affect sentencing. The previous t-tests do not assess this indirect link. In the next section, I employ structural equation modeling to more fully examine the implications that status-based perceptions have for the sentencing of white collar criminals.

**Structural Equation Modeling: Ancillary Test of Hypothesis 1a and 1b**

A structural equation model (SEM), as illustrated in Figure 3, is used to further test Hypotheses 1a and 1b. SEM is ideally suited to assess causality that occurs between variables in a chain or path. As mentioned above, it is argued that status affects perceptions and perceptions then affect sentencing. Testing this flow of variables with SEM more accurately captures the proposed theoretical model. There are three latent constructs - offender status, perceptions of the offender, and sentencing of the offender - which are comprised of multiple manifest variables – the individual questionnaire items.

**Figure 3: A Theoretical Model of Status, Perceptions, and Sentencing**

In order to test this model, I employ the two step approach of Anderson and Gerbing (1998). First, exploratory factor analysis (EFA) is used to determine which of the survey items, or manifest variables, most accurately construct the theoretical or latent variable and should be kept in the final measurement scale for that particular latent construct. While EFA gives an initial indication of which measurement variables should be retained and which should be limited, I then employ confirmatory factor analysis (CFA) to further purify the measurement model. Once the correction manifest and latent variables are constructed, a SEM can be performed.
Recall that offender status is measured via the following variables: status, prestige, honor, morality, competency, and intelligence. Perceptions of the offender is measured by combining the variables of likely to commit the crime in the future, having committed the crime before, likely to commit street crime in the future, likely obeys the law, what the offender did, and blameworthiness. Finally the construct for sentencing is using responses to recommended sentence, minimum sentence agreed upon, and maximum sentence agreed upon. Results of the EFA and CFA confirm that the three measured variables for sentencing factor together to accurately measure the latent construct of sentence. However, many of the measurement items for offender status and perceptions of the offense were removed from the model. The variables morality and intelligence for the construct of offender status were dropped leaving the final construct to include: status, prestige, competency, and honor. Likely to commit street crime in the future and likely obeys the law were dropped from the construct for perceptions of the offender, with the final model including: likely to commit the (same) crime in the future, has committed the (same) crime before, what the offender did was bad/good, and level of offender blameworthiness. The CFA model yields the following fit statistics, which are all within proscribed guidelines (Hatcher 1994): Chi-square = 0.024, RMSEA = 0.062, CFI = 0.959, SRMR = 0.074 and CD = 0.928. Figure 5 in Appendix A displays the full measurement model, including the manifest variables measuring each latent construct.

Results of the full structural equation model are presented in Table 6. Although offender status is significantly related to perceptions of the offender, no statistically significant relationship is found between perceptions of the offender and offender sentencing. The results of the SEM continue to support Hypothesis 1a as to the effect of status on perceptions. However,
there is still no support for Hypothesis 1b as to the relationship between perceptions of the
offender and sentencing decisions.

**Table 6: Structural Equation Model Results Experiment 1**

<table>
<thead>
<tr>
<th>Independent Variable</th>
<th>Dependent Variables</th>
</tr>
</thead>
<tbody>
<tr>
<td>Offender Status</td>
<td>Offender Sentencing</td>
</tr>
<tr>
<td></td>
<td>.3491***</td>
</tr>
<tr>
<td></td>
<td>(.1022)</td>
</tr>
<tr>
<td>Offender Perceptions</td>
<td>.0415</td>
</tr>
<tr>
<td></td>
<td>(.1118)</td>
</tr>
</tbody>
</table>

Notes: Standard Error in parentheses

* $p<.10$ (one-tailed test)

** $p<.05$ (one-tailed test)

*** $p<.01$ (one-tailed test)

However, it is possible that other factors which are not included in Experiment 1 may be
important when considering what influences sentencing decisions with regard to white-collar
criminals. Recall that Experiment 2 considers the role of crime severity and its relationship to
status, perceptions and sentencing. The next section reports on results from this experiment.

**Experiment 2**

**Manipulation Checks**

Experiment 2 tests Hypothesis 2, which states that as crime seriousness increases the
impact of status on offender perceptions and sentencing will decrease. In other words, status only
benefits the perceptions of a white-collar criminal offender if their crime is not severe. As the
personal and societal damages of the crime increase, perceptions of high morality and
competency based on status will decrease. A series of manipulation again assess the success of
the experimental conditions. $t$-tests in Table 7 show that the high status white-collar criminal
receives a higher mean score for all status variables, with all mean differences statistically
significant. Thus, the manipulations of status were successful in Experiment 2.
Table 7: Mean Ratings of Manipulated Status by condition for Experiment 2

<table>
<thead>
<tr>
<th>Variable</th>
<th>High Status</th>
<th>Low Status</th>
<th>t</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N = 132</td>
<td>N = 134</td>
<td></td>
</tr>
<tr>
<td>Status</td>
<td>7.4886 (1.8496)</td>
<td>6.4552 (2.1647)</td>
<td>-4.1735***</td>
</tr>
<tr>
<td>Prestige</td>
<td>6.9470 (2.0240)</td>
<td>5.3507 (2.2620)</td>
<td>-6.0621***</td>
</tr>
<tr>
<td>Honor</td>
<td>3.5985 (2.2644)</td>
<td>2.8209 (2.0587)</td>
<td>-2.9312**</td>
</tr>
<tr>
<td>Moral</td>
<td>3.0763 (1.9557)</td>
<td>2.5682 (1.8293)</td>
<td>-2.1763**</td>
</tr>
<tr>
<td>Competent</td>
<td>6.1908 (2.1913)</td>
<td>5.7090 (2.5979)</td>
<td>-1.6304*</td>
</tr>
<tr>
<td>Intelligent</td>
<td>7.8015 (1.9589)</td>
<td>6.9621 (2.0092)</td>
<td>-3.4302***</td>
</tr>
</tbody>
</table>

Notes: Standard deviations in parentheses
*p<.10 (one-tailed test)
**p<.05 (one-tailed test)
***p<.01 (one-tailed test)

Table 8 shows the mean rating of the manipulations of crime severity by condition for Experiment 2. All of the mean scores for levels of severity indicate that subjects correctly interpreted the $10,000 overbilling vignette (low severity) as less severe in its consequences than the $100,000 overbilling vignette (high severity). Although only four of the eight variables measuring severity are significant, I still confidently conclude that the manipulations of crime severity in Experiment 2 are also successful.

Table 8: Mean Ratings of Manipulated Severity by condition for Experiment 2

<table>
<thead>
<tr>
<th>Variable</th>
<th>High Severity</th>
<th>Low Severity</th>
<th>t</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>N = 133</td>
<td>N = 133</td>
<td></td>
</tr>
<tr>
<td>Outraged</td>
<td>6.9624 (2.2102)</td>
<td>6.5191 (2.1710)</td>
<td>-1.6439**</td>
</tr>
<tr>
<td>Suffered</td>
<td>7.6692 (1.9058)</td>
<td>6.9470 (2.3649)</td>
<td>-2.7382***</td>
</tr>
<tr>
<td>Suffered Physically</td>
<td>3.4351 (2.5057)</td>
<td>2.8485 (2.1311)</td>
<td>-2.0457**</td>
</tr>
<tr>
<td>Suffered Emotionally</td>
<td>6.6466 (2.4439)</td>
<td>5.9015 (2.4984)</td>
<td>-2.4541***</td>
</tr>
<tr>
<td>Suffered Financially</td>
<td>8.8797 (1.6744)</td>
<td>8.6061 (1.9291)</td>
<td>-1.2334</td>
</tr>
<tr>
<td>Insulting</td>
<td>7.5564</td>
<td>7.3333</td>
<td>-.8697</td>
</tr>
</tbody>
</table>
Experiment 2 used two-way ANOVA’s, to examine the differences in offender perceptions and sentencing across conditions (H2). The results of these tests can be seen in Tables 9 and 10, respectively. The only significant finding is in Table 9. Specifically, a significant interaction was found between offender status and crime severity on variable measuring perceptions of what the offender did (good vs. bad) ($F = 4.46, p < .05$). Graph 1 illustrates this interaction. As can be seen in the graph, how respondents view what the offender did does depend on the seriousness of the crime and the status of the offender. The solid blue line represents low status offenders, and shows little difference in mean scores of what the Offender Did relative to the seriousness of the offense. However the dotted red line represents high status offenders, and shows that as the seriousness of the offense increases so do mean ratings of what the offender did. Specifically, the actions of the high status offender are seen as worse when they commit a crime of high seriousness as compared to a crime with low seriousness. This graph then shows the interaction of status and seriousness of the crime as predicted by Hypothesis 2.

**Table 9: F-ratios for Series of Two-way ANOVAs on Perceptions of Offender**

<table>
<thead>
<tr>
<th>Variable</th>
<th>Status (Main Effect)</th>
<th>Severity (Main Effect)</th>
<th>Status*Severity (Interaction)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Likely Future</td>
<td>1.55</td>
<td>0.24</td>
<td>0.42</td>
</tr>
<tr>
<td>Committed Before</td>
<td>0.03</td>
<td>0.07</td>
<td>0.00</td>
</tr>
<tr>
<td>Street Crime Future</td>
<td>2.07</td>
<td>3.02</td>
<td>0.40</td>
</tr>
<tr>
<td>Obeys Law</td>
<td>0.04</td>
<td>0.38</td>
<td>1.69</td>
</tr>
</tbody>
</table>

Notes: Standard deviations in parentheses
* $p < .10$ (one-tailed test)
** $p < .05$ (one-tailed test)
*** $p < .01$ (one-tailed test)
Table 10: F-ratios for Series of Two-way ANOVAS on Sentencing

<table>
<thead>
<tr>
<th>Variable</th>
<th>Status (Main Effect)</th>
<th>Severity (Main Effect)</th>
<th>Status*Severity (Interaction)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommended Sentence</td>
<td>1.14</td>
<td>2.30</td>
<td>0.69</td>
</tr>
<tr>
<td>Maximum Sentence</td>
<td>2.02</td>
<td>0.73</td>
<td>0.56</td>
</tr>
<tr>
<td>Minimum Sentence</td>
<td>0.02</td>
<td>3.60</td>
<td>1.31</td>
</tr>
</tbody>
</table>

Graph 1: Interaction Effect of Status and Severity on What Offender Did Variable

Although two-way ANOVA’s only found a statistically significant interaction effect relative to what the offender did, this singular result does align with the prediction in Hypothesis
which asserted that as crime seriousness increases, the impact of status on perceptions and sentencing decreases. However, as in Experiment 1, these basic inferential tests do not fully capture the proposed relationship between status, perceptions, crime severity and sentencing. The following section describes ancillary analyses using structural equation modeling to more fully explore the implications that perceptions and crime severity have for sentencing.

**Structural Equation Modeling: Ancillary Test of Hypothesis 2**

The SEM in Figure 4 is used to further test Hypothesis 2 in Experiment 2.

**Figure 4: A Theoretical Model of Status, Perceptions, Crime Severity, and Sentencing**

The EFA and CFA two-step approach (Anderson and Gerbing 1998) was again used for Experiment 2, but the severity of the offense was included as an additional latent construct. The constructs of offense severity, offender’s status, perceptions of the offender, and sentencing of the offender were the same as in Experiment 1. Offense severity was initially measured by the variables: outraged, suffered, suffered physically, suffered emotionally, suffered financially, insulting, disrespectful, and offensive. Offense severity for the final SEM was measured via outraged, suffered, suffered emotionally, and suffered financially. The following model fit statistics were obtained for the full measurement model illustrated in Figure 6 in the appendix: Chi-square = 0.000, RMSEA = 0.068, CFI = 0.932, SRMR = 0.075 and CD = 0.847. Again, all values are in line with analytical standards (Hatcher 1994).
The results of the SEM including offense severity is presented in Table 11. Offender status was found to be significantly related to offense seriousness, offense seriousness was found to be significantly related to offender perceptions, as well as perceptions of the offender and offense severity were found to be significantly related to offender sentencing. Offender’s status was found to be related to offense seriousness, such that when the offender’s status increases respondents also viewed the offense as more serious. Offender’s status then is linked to the seriousness of the crime but not to perceptions of the offender or to sentencing judgments. Offense seriousness was also found to be related to offender sentencing and offender perceptions meaning that as offense seriousness increased so did proposed sentencing or judgments of how harshly an individual should be punished for an offense, as well as perceptions of the offender being a criminal. Offender perceptions were found to be negatively statistically related to offender sentencing, meaning that those who respondents viewed as more criminal were also believed to have been worthy of lighter sentencing. Experiment 1 found that status was related to perceptions, but it did not account for different levels of seriousness for the same crime. Severity was added in Experiment 2 in order to see how the seriousness of the crime impacts judgments of status. Status was not found to matter in sentencing decisions or perceptions of the offender when severity of the crime was also considered. Overall it was found that as crime seriousness increases, the impact of status on perceptions and sentencing decreases. Support then was found for Hypothesis 2, and its assertion that status matters less for perceptions and sentencing decisions when crime seriousness increases.

### Table 11: Structural Equation Model Results Experiment 2

<table>
<thead>
<tr>
<th>Independent Variable</th>
<th>Offense Seriousness</th>
<th>Offender Perceptions</th>
<th>Offender Sentencing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Offender Status</td>
<td>.1411** (0.722)</td>
<td>.0018 (.0622)</td>
<td></td>
</tr>
</tbody>
</table>
**Offender Perceptions**

<table>
<thead>
<tr>
<th>Offense Seriousness</th>
<th>-.4280***</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(.1372)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Offense Seriousness</th>
<th>.7551***</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(.0444)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Offense Seriousness</th>
<th>.4707***</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(.1393)</td>
</tr>
</tbody>
</table>

*Notes: Standard errors in parentheses.*

* p<.10 (one-tailed test)
** p<.05 (one-tailed test)
*** p<.01 (one-tailed test)

**DISCUSSION**

This study used a social psychological theory in order to empirically assess the role of occupation and its effect on perceptions of white-collar criminal offenders and their crimes. The purpose of this research was to evaluate perceptions of the white-collar criminal offender in relation to their occupational status. Employing Status Characteristics Theory allowed for a framework under which these perceptions could be ascertained. Perceptions of white-collar criminal offenders have largely been evaluated by means of comparing white-collar offenders to street criminals. This research was different in that white-collar criminal offenders were compared against each other such that a greater and more comprehensive understanding of perceptions of white-collar criminals could be studied.

The theoretical model used allows for status, perceptions, crime severity, and sentencing to be considered together. I argue that perceptions of white-collar criminal offenders have very much to do with the specific occupational status that the particular white-collar criminal has, and its place within a hierarchically ranked occupational prestige structure. Following the logic of the theoretical model used it is argued that because of the particular status that an individual actor has, there would be certain expectations and assumptions made about that actor. These assumptions are based on beliefs about the actor because of their occupational position. Occupation then acts as a diffuse status characteristic because of its two differential states of
high versus low prestige. Those in the high status occupation are assumed and expected to act more morally, be more trustworthy, and overall be more competent as compared to those in the low status group (Parsons, 1954; Shils, 1968; Treiman, 1977; Veblin, 1919).

Experiment 1 examined the relationship between the occupational status of a white-collar criminal and perceptions of that criminal’s morality, blameworthiness and honor. This experiment also investigated the implications of occupational status and perceptions on sentencing. It was hypothesized that (H1a) criminals from more prestigious occupational positions because of their high status would be considered less criminal and that (H1b) because of their high status, criminals from more prestigious occupations would be punished less harshly.

Hypothesis 1a was supported: Occupational status does have an effect on perceptions of white-collar criminal offenders, with those occupying lower status positions seen as more criminal compared to high status individuals who commit the same crime. When severity of crimes committed was equal and the only difference in the crimes was the occupational status of the individual, implications were also found for sentencing decisions. However, Hypothesis 1b was not supported. It was predicted because of status considerations that high status individuals would be punished less harshly, but it was actually found that subjects believed that high status individuals should be punished more harshly.

Initial analysis using t-tests did not fully capture the proposed causal relationship between status, perceptions, and sentencing. Using structural equation modeling allowed for an examination of the path-nature of the relationship between variables rather than an assessment of a direct link between offender status and offense sentencing. SEM showed that offender’s status affects perceptions and perceptions then in turn affect sentencing. For the study of white-collar
crime this means that occupational status does exist and is something to consider when studying perceptions of white-collar criminal offenders.

Based on the findings in Experiment 1, this research has theoretical implications for Status Characteristics Theory. SCT holds that assumptions are made about individuals because of a certain status that they have, specifically in this study the status of occupation. Based on manipulation checks and testing of the relationship between variables it can be concluded, as SCT asserts, that occupation acts as a diffuse status characteristic. As a diffuse status characteristic there are recognized differentiated levels of occupation. SCT also holds that because of this recognized status, those who are in the presumed advantageous or high status state of a characteristic will act more morally, in a more trustworthy way, and more competently compared to those in a lower occupational position. However, when white-collar criminal offenses are used to study occupation as a diffuse status characteristic then, status considerations are inherently violated. It is expected that those in the higher prestige occupational position will act morally, in a trustworthy manner, and competently, but committing a white-collar crime violates all these expectations and assumptions. It may be for this very reason then that the findings on sentencing decisions were in the opposite direction of what was predicted. Status considerations may have become particularly salient in the consideration of a white-collar crime because of how white-collar crime violates our expectations of high status individuals, and the strong implications that these status violations bring with them. Rather than status acting to protect the high status individuals and having a mediating effect on sentencing decisions as SCT holds and was proposed, it may have the opposite effect. High status people may not be viewed then as worse or more of a criminal than lower status individuals. However, because of their status and their violation of our trust and the assumptions that we make of them, people may be
more offended or hurt, and in favor of harsher punishment when status expectations are violated by high status persons. SCT doesn't predict such a backlash when people violate status expectations but other work finds that this happens. For example neighborhood research on policing finds that residents experience a similar violation of expectations when crime occurs (Nolan, Conti, and McDevitt 2004). Residents expect police officers to be effective in reducing crime and when they are not and these expectations they hold are violated, it becomes more salient and troublesome to people (Nolan et al. 2004). Just as groups form expectations as held by SCT, when they are based on a diffuse status characteristic, the role of a police officer brings with it expectations of the neighborhood as a whole. When these status violations occur because of the unrealistic perception that police alone prevent crime, just as the status violation that high status occupational individuals will not commit white-collar crime, the reaction to this status violation is similar. Frustration and conflict develop in the neighborhoods because of this violation of expectations, just as in status violations concerning white-collar offenders and the reaction of others to their crimes in relation to their unrealistic perceptions of them based on their occupation.

Experiment 2 added considerations of crime severity to the relationship between status, perceptions and sentencing among white-collar criminals. The goal of this experiment then, was to see if as crime seriousness increased whether the impact of status on perceptions and sentencing would decrease (H2). Status was found to interact with crime severity; while crime severity was found to interact with perceptions of the offender and sentencing. Specifically, as offender status increases so too do considerations of crime seriousness. Status then has diminishing affects when crime severity is also considered, even when status violations occur. A different type of status violation occurs in experiment 2 because of the consideration of
comparative seriousness of the offense. In experiment 2 someone who is of high occupational status should not be committing a criminal offense that is comparatively worse because of the assumptions that we make about their status. Status should matter when expectations of a certain status are violated, but as found in Experiment 2 it only matters so much, and though status violations can be alarming and result in harsher judgments because of status, these status considerations become less relevant when crime severity is also considered.

While status was not found to directly impact sentencing decisions, it was found to relate to offense seriousness which in turn affects perceptions and sentencing decisions. Furthermore, offender sentencing was related to perceptions of the offender and severity of the crime in Experiment 2. Findings on crime seriousness and how it relates to the impact of status on perceptions and sentencing mean that although status considerations do exist, when the severity of a crime is also considered and made apparent, the status of a white-collar criminal has less meaning in its implications on perceptions and sentencing. The results from Experiment 2, when taken together with the results of Experiment 1 reasonably conclude that occupation does play a role in perceptions of white-collar criminal offenders, but that its role and impact can be somewhat diminished when other elements of the crime are factored in.

Status Characteristics Theory was useful in studying white-collar crime and the role of occupation in perceptions of white-collar criminals and white-collar criminal offenses. SCT allowed for the specific comparison of high and low levels of occupational status and provided for a new way to study perceptions. Committing a white-collar crime is also committing a status violation. In order to further test SCT and its assumptions the idea of status violations and the implications that they have for status and its diminishing effect in certain situations must be further explored.
The current study was limited in that the sample used was one of convenience and that only a small amount of white-collar crimes were tested compared to the large expanse of white-collar crimes that exist. While the sample could be improved and some may question its generalizability, research has found that student samples are both representative and reliable overall compared to sampling other populations (Sellin and Wolfgang 1964; Akman and Normandeanu 1967). The examination of other types of white-collar crimes could result in a greater or lesser recognized status effect. For instance, crimes that have further reaching implications and affect a larger amount of people, as well as crimes that are committed by government agencies may elicit different responses and hold different status considerations and assumptions relative to occupation. A further limitation that was not considered until after the study was complete was the use of names in vignettes. The vignettes used two different names, one for the higher occupational status individual and one for the lower occupational status individual. Although I believe no inferences could be made based on names of the offenders that may affect perceptions, it is a limitation worth noting. In order to see if occupational status does exist and if its diminishing effects relative to crime seriousness are consistent across occupations and type of crime, further research must be done specifically looking at the interaction of status and crime seriousness. Future research could also further investigate the role of status by including more types of white-collar criminals, testing other occupational positions, and testing a much broader audience.

Crime and its impact on society will forever be of interest to sociologists. Crime has far reaching implications and will continue to evolve over time. Americans continue to build more prisons and imprison more people than any other country in the world. Studying crime and perceptions of criminals will become ever more important as determinations of what sentences
are applied to different types of criminals, and which criminals are important enough to prosecute become poignant issues. White-collar crime and white-collar criminals may deserve more focus of future efforts to study crime because of the increase of white-collar crime and corresponding decrease in other types of criminality. As white-collar crime becomes increasingly differentiated, entered into by many capable actors, and incredibly damaging, its far reaching implications become ever more important in an increasingly globalized world. While white-collar crime has been historically viewed as a crime of the business elite, it is quickly becoming a more commonplace form of criminality. Understanding perceptions of differentiated levels of occupation and the role of status in perceptions of white-collar criminals then, proves to be important in a real world sense because of how perceptions affect sentencing decisions.

While this research aimed at a greater understanding of white-collar crime and the specific role of occupation in perceptions of white-collar criminals, it like other studies on white-collar crime does not even begin to scratch the surface on fully understanding perceptions of white-collar criminals. It can be said that occupation and seriousness of the offense matter, but there are many other factors to consider as well. This research then is just one small piece of the very large puzzle that is studying white-collar crime and perceptions of white-collar criminals.
References:


APPEDNICIES

Appendix A

Figure 5: Final Measurement Model
Appendix B

Title of Study: Perceptions of White Collar Criminals and Their Crimes

Principal Investigators:
Dr. Lisa Dilks
Assistant Professor of Sociology
WVU Department of Sociology and Anthropology
(304) 293-0455

Marshall Schmidt
Graduate Student
WVU Department of Sociology and Anthropology
(304) 293-8845

Background:
You are being invited to take part in a research study. Before you decide to participate in this study, it is important that you understand why the research is being done and what it will involve. Please take the time to read the following information carefully. Please ask the researcher if there is anything that is not clear or if you need more information.
The purpose of this study is to examine people’s perceptions of white-collar criminals and their crimes.

Risks:
The risks of this study are minimal. You may decline to answer any or all questions and you may terminate your involvement at any time if you choose.

Benefits:
There will be no direct benefit to you for your participation in this study. However, we hope that the information obtained from this study may help to further the field of sociology.

Confidentiality:
Please do not write any identifying information on your questionnaire. Your responses will be anonymous and confidential.

Voluntary Participation:
Your participation in this study is voluntary. It is up to you to decide whether or not to take part in this study. If you do decide to take part in this study, you will be asked to sign a consent form, and you are still free to withdraw at any time and without giving a reason. You are free to not answer any question or questions if you choose. This will not affect the relationship you have
with the researcher. If you do not want to be in the study, you may choose not to participate and leave your answers blank, or you may read quietly at your desk. *There will be no cost or monetary compensation for participation.*

**Unforeseeable Risks:**
There may be risks that are not anticipated. However every effort will be made to minimize any risks.

**Person To Contact:**
Should you have any questions about the research or any related matters, please contact either of the principal investigators at mschmid7@mix.wvu.edu or lisa.dilks@mail.wvu.edu

**Institutional Review Board:**
If you have questions regarding your rights as a research subject, or if problems arise which you do not feel you can discuss with the investigator, please contact the Institutional Review Board Office at (304) 293-7073.

**Consent:**
By completing this survey, I confirm that I have read and understood the information and have had the opportunity to ask questions. I understand that my participation is voluntary and that I am free to withdraw at any time, without giving a reason and without cost. I understand that I will be given a copy of this consent form. I voluntarily agree to take part in this study.
Instructions:

After consenting to participate in our study, we ask that you carefully read the following scenario and take about 5 minutes to answer some questions about it. You will be asked to read about an occurrence of a white-collar or occupational crime, which will include a short description of the crime and the criminal. You will then be asked questions about your perceptions of the crime and the criminal. Please complete the study in the order in which it has been given to you, starting with the first page and continuing to the last. Please give your honest opinion and feelings when answering questions. Your participation in this study is strictly voluntary and will not, in any way, affect your grade for this course. If you choose to participate, all responses will remain confidential and anonymous. If you have questions about this study you can contact Dr. Lisa Dilks at (304) 293-0455 or lisa.dilks@mail.wvu.edu.

Robert Sullivan is a lawyer who works for a large law firm in a major city. Robert overbills his clients for hours during which he did not work on their case. As a result, Robert’s firm earns an extra $10,000 a year.

Please take a moment and THINK ABOUT THE OFFENDER in this instance of white-collar crime. Answer each of the following questions by choosing the number that corresponds to your judgment about the OFFENDER. Remember, there are no right or wrong answers.

1. How likely is it that the offender will commit this crime in the future?

   Not Likely  Very Likely
   1 2 3 4 5 6 7 8 9 10

2. How often do you think the offender has committed this crime before?

   Not Often  Very Often
   1 2 3 4 5 6 7 8 9 10

3. How likely is it that the offender will commit a street crime (e.g. robbery, burglary, grand theft auto) in the future?
4. In your opinion how **likely** is it that the offender generally obeys the law?

<table>
<thead>
<tr>
<th>Not Likely</th>
<th>Very Likely</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  2  3  4  5  6  7  8  9  10</td>
<td></td>
</tr>
</tbody>
</table>

5. In your opinion, how much **status** does the offender generally possess?

<table>
<thead>
<tr>
<th>Low status</th>
<th>High Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  2  3  4  5  6  7  8  9  10</td>
<td></td>
</tr>
</tbody>
</table>

6. In your opinion, how much **prestige** does the offender generally possess?

<table>
<thead>
<tr>
<th>Low prestige</th>
<th>High prestige</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  2  3  4  5  6  7  8  9  10</td>
<td></td>
</tr>
</tbody>
</table>

7. In your opinion, how generally **honorable** is the offender?

<table>
<thead>
<tr>
<th>Not honorable</th>
<th>Honorable</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  2  3  4  5  6  7  8  9  10</td>
<td></td>
</tr>
</tbody>
</table>

8. In your opinion, how generally **moral** is the offender?

<table>
<thead>
<tr>
<th>Not honorable</th>
<th>High Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  2  3  4  5  6  7  8  9  10</td>
<td></td>
</tr>
</tbody>
</table>
9. In your opinion, how generally **competent** is the offender?

<table>
<thead>
<tr>
<th>Not competent</th>
<th>Very competent</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 2 3 4 5 6 7 8 9 10</td>
<td></td>
</tr>
</tbody>
</table>

10. In your opinion, how generally **intelligent** is the offender?

<table>
<thead>
<tr>
<th>Not intelligent</th>
<th>Very Intelligent</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 2 3 4 5 6 7 8 9 10</td>
<td></td>
</tr>
</tbody>
</table>

11. In your opinion, what (Perpetrator name) did was…

<table>
<thead>
<tr>
<th>Good, nice</th>
<th>Bad, awful</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 2 3 4 5 6 7 8 9 10</td>
<td></td>
</tr>
</tbody>
</table>

12. In your opinion, how generally **blameworthy** is the offender?

<table>
<thead>
<tr>
<th>Not blameworthy</th>
<th>Very blameworthy</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 2 3 4 5 6 7 8 9 10</td>
<td></td>
</tr>
</tbody>
</table>

Please take a moment and **THINK ABOUT THE CRIME** in this instance of white-collar crime. Answer each of the following questions by choosing the number that corresponds to your judgment about the **CRIME**. Remember, there are no right or wrong answers.

13. Are you **outraged** by the crime against the victims?

<table>
<thead>
<tr>
<th>Not at all</th>
<th>Extremely</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 2 3 4 5 6 7 8 9 10</td>
<td></td>
</tr>
</tbody>
</table>
14. Has the victim *suffered* as a result of the crime?
   
   **Not at all**  
   1 2 3 4 5 6 7 8 9 10  
   **Extremely**

15. Has the victim *suffered* physically as a result of the crime?
   
   **Not at all**  
   1 2 3 4 5 6 7 8 9 10  
   **Extremely**

16. Has the victim *suffered emotionally* as a result of the crime?
   
   **Not at all**  
   1 2 3 4 5 6 7 8 9 10  
   **Extremely**

17. Has the victim *suffered financially* as a result of the crime?
   
   **Not at all**  
   1 2 3 4 5 6 7 8 9 10  
   **Extremely**

18. Was the crime *insulting* against the victims?
   
   **Not at all**  
   1 2 3 4 5 6 7 8 9 10  
   **Extremely**

19. Was the crime *disrespectful to* the victims?
   
   **Not at all**  
   1 2 3 4 5 6 7 8 9 10  
   **Extremely**

20. Was the crime *offensive to* the victims?
   
   **Not at all**  
   1 2 3 4 5 6 7 8 9 10  
   **Extremely**
21. How serious do you think white collar crime is?

   Not at all                                                                 **Extremely**
   1  2  3  4  5  6  7  8  9  10

22. How serious of a crime do you think (name of their crime) is?

   Not at all                                                                 **Extremely**
   1  2  3  4  5  6  7  8  9  10

Now, imagine you are the judge deciding the SENTENCE the offender should receive. What sentencing would you recommend upon finding (perpetrators name) guilty of (the crimes mentioned in the case)?

23. What sentence would you recommend?
   1= Misdemeanor fine, no prison term
   2= Probation with no prison term
   3= 5 Years with opportunity for parole
   4= 10 Years with opportunity for parole
   5= 15 Years with opportunity for parole
   6= 20 Years with opportunity for parole
   7= 25 Years with opportunity for parole
   8= Life Imprisonment with opportunity for parole
   9= Life Imprisonment without parole
   10= Death Penalty

24. What is the minimum sentence you would agree upon?
   1= Misdemeanor fine, no prison term
   2= Probation with no prison term
3= 5 Years with opportunity for parole
4= 10 Years with opportunity for parole
5= 15 Years with opportunity for parole
6= 20 Years with opportunity for parole
7= 25 Years with opportunity for parole
8= Life Imprisonment with opportunity for parole
9= Life Imprisonment without parole
10= Death Penalty

25. What is the **maximum** sentence you would agree upon?

1= Misdemeanor fine, no prison term
2= Probation with no prison term
3= 5 Years with opportunity for parole
4= 10 Years with opportunity for parole
5= 15 Years with opportunity for parole
6= 20 Years with opportunity for parole
7= 25 Years with opportunity for parole
8= Life Imprisonment with opportunity for parole
9= Life Imprisonment without parole
10= Death Penalty

26. Do you know anyone who has been arrested for white-collar crime?
   1. Yes
   2. No

27. If you answered **YES** to the above question, who was this person?
   1. Yourself
   2. Acquaintance
   3. Friend
   4. Relative
   5. Other

28. Do you know anyone who has been a victim of white-collar crime?
1. Yes
2. No

29. If you answered **YES** to the above question, who was this person?
   1. Yourself
   2. Acquaintance
   3. Friend
   4. Relative
   5. Other

Now we would like to collect a little more information about **YOU**. Remember that your answers will be kept confidential and anonymous.

30. What is your age?
   1. 19 or younger
   2. 20-21
   3. 22-23
   4. 24-25
   5. 26-27
   6. 28-29
   7. 30 or Older

31. What best describes your race/ethnicity? (please choose only one)
   1. Hispanic or Latino
   2. American Indian or Alaska Native
   3. Asian
   4. Black or African American
   5. Native Hawaiian or Pacific Islander
   6. White
   7. Other
   8. More than one race

32. Current Year in School:  1      2      3      4      5      6

33. What is your academic major?
   1. Undecided
   2. Social/Behavioral Sciences (Sociology, Psychology, Anthropology, Political Science, Social Work, etc.)
   3. Humanities (Art, English, Philosophy, History, Music, Journalism, Communications, Foreign Languages, etc.)
   4. Engineering, Computer Science
   5. Education
   6. Natural/Physical Sciences (Agriculture, Biology, Chemistry, Geology, Physics, Mathematics, Pre-Med., Medicine, Natural Resources, Nursing, Pharmacy, etc.)
   7. Business (Accounting, Management, Finance, Economics, etc.)
   8. Other

34. Sex:
   1. Male
   2. Female

35. What was your **high school** grade point average at the time of graduation?
   1. 0-.99
2. 1.00-1.99
3. 2.00-2.49
4. 2.50-2.99
5. 3.00-3.49
6. 3.50 or greater

36. If you have one, what is your current college grade point average?
   1. 0-.99
   2. 1.00-1.99
   3. 2.00-2.49
   4. 2.50-2.99
   5. 3.00-3.49
   6. 3.50 or greater

37. What is your parents’ estimated yearly income?
   1. $0-9,999
   2. $10,000-19,999
   3. $20,000-29,999
   4. $30,000-39,999
   5. $40,000-49,999
   6. $50,000-59,999
   7. $60,000-69,999
   8. $70,000-79,999
   9. $80,000-89,999
  10. $90,000- or greater
Appendix C

Experiment 1:

**Experiment 1: Offender Status**

<table>
<thead>
<tr>
<th>Condition 1</th>
<th>Condition 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>High</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Low</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Overbilling**

**Condition 1: High Status** – Robert Sullivan is a lawyer. Robert overbills his clients for hours during which he did not work on their case, earning his firm an extra $10,000 a year.

**Condition 2: Low Status** – Andrew Smith is a billing clerk for a construction company and is in charge of billing. Andrew overcharges clients for hours that construction crews did not work. Andrew’s company profits $10,000 a year from overbilling clients.

**Medical Fraud**

**Condition 1: High Status** – Dr. Lenard Holmes is a medical doctor. Using his position as a medical doctor Dr. Holmes files false claims to an insurance company. Dr. Holmes adds services to patient’s insurance claims, which the patients did not receive. As a result Dr. Holmes’s practice earns an additional $50,000 dollars a year from the fraudulent claims, which consequently raises his patient’s insurance rates.

**Condition 2: Low Status** – Joshua Schmidt. Joshua Schmidt, as a registered nurse files false claims to an insurance company. Joshua adds services to patient’s insurance claims, which the patients did not receive. As a result, the practice Joshua works for earns an additional $50,000 dollars a year from the fraudulent claims, which consequently raises patient’s insurance rates.

Experiment Two:

**Experiment Two: Seriousness**

<table>
<thead>
<tr>
<th>Seriousness</th>
<th>Condition 1</th>
<th>Condition 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>High</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Low</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Medical Fraud**
**Condition 1: High Status High Seriousness** - Dr. John Smith is a highly educated individual with an advanced degree, and is a surgeon. Dr. Smith knowingly files false claims on the behalf of patients charging them for services that they did not receive in order to receive higher reimbursements from their insurance companies. Dr. Smith profits $100,000 from filing the false claims, as a consequence his patient’s premiums are costlier and it becomes harder for some of his patients later claims for legitimate services to be approved.

**Condition 2: High Status Low Seriousness** - Dr. John Smith is a highly educated individual with an advanced degree, and is a surgeon. Dr. Smith knowingly files false claims on the behalf of patients charging them for services that they did not receive in order to receive higher reimbursements from their insurance companies. Dr. Smith profits $10,000 from filing the false claims. His patient’s insurance rates go up slightly, but they notice no difference in services.

**Condition 3: Low Status High Seriousness** – Adam O’Brien is a registered nurse. Adam takes medical supplies and drug samples from his office, which he charges to patient’s insurance claims. Adam is able to sell the drugs and medical supplies at a profit of $100,000. As a consequence patients of the office Adam works at are faced with higher premiums and it becomes harder for some of his patients later claims for legitimate services to be approved.

**Condition 4: Low Status Low Seriousness** – Adam O’Brien is a registered nurse. Adam takes medical supplies and drug samples from his office, which he charges to patient’s insurance claims. Adam is able to sell the drugs and medical supplies at a profit of $10,000. As a consequence patients of the office Adam works at are faced with slightly higher premiums, but they notice no real difference in services.

**Embezzlement**

**Condition 1: High Status High Seriousness** – Matthew Parks, as the CEO of a bank uses his position to steal money from bank customers over a two-year period. Matthew is able to embezzle over $2 million from his clients.

**Condition 2: High Status Low Seriousness** – Matthew Parks, as the CEO of a bank uses his position to steal money from bank customers over a two-year period. Matthew is able to embezzle $10,000 from his clients.

**Condition 3: Low Status High Seriousness** – Hank Manny, as a bank teller gets to personally know many of his customers and steals money from some of them over a two year period. Hank is able to embezzle over $2 million dollars from bank customers.

**Condition 4: Low Status Low Seriousness** – Hank Manny, as a bank teller gets to personally know many of his customers and steals money from some of them over a two year period. Hank is able to embezzle $10,000 from bank customers.

**Ponzi Scheme**
Condition 1: High Status High Seriousness – Daniel Jacobs is the CFO of a large financial investment company. Daniel uses his position as CFO to run a Ponzi scheme, cheating investors out of $100 million. As a result of his Ponzi scheme, Daniels company goes bankrupt loosing 5,000 jobs, and some of his investors lose their entire life savings.

Condition 2: High Status Low Seriousness – Daniel Jacobs is the CFO of a large financial investment company. Daniel uses his position as CFO to run a small Ponzi scheme, cheating investors out of $10,000. As a result of his Ponzi scheme Daniel’s company faces small fines, and some of his investors loose a small portion of their savings.

Condition 3: Low Status High Seriousness – Caleb is a middle manager at a vitamin water sales company. Caleb runs a pyramid scheme at the company, profiting $50,000. As a result of the pyramid scheme many employees loose a significant portion of their savings and they all lose their jobs.

Condition 4: Low Status Low Seriousness – Caleb is a middle manager at a vitamin water sales company. Caleb runs a pyramid scheme at the company, profiting $10,000. As a result of the pyramid scheme some employees loose a small portion of their savings.

Overbilling

Condition 1: Robert Sullivan is a lawyer who works for a large law firm in a major city. Robert overbills his clients for hours during which he did not work on their case. As a result, Robert’s firm earns an extra $100,000 a year.

Condition 2: Robert Sullivan is a lawyer who works for a large law firm in a major city. Robert overbills his clients for hours during which he did not work on their case. As a result, Robert’s firm earns an extra $10,000 a year.

Condition 3: Andrew Smith is a billing clerk for a construction company. Andrew overcharges clients for hours that construction crews did not work. Andrew’s company profits $100,000 a year from overbilling clients.

Condition 4: Andrew Smith is a billing clerk for a construction company. Andrew overcharges clients for hours that construction crews did not work. Andrew’s company profits $10,000 a year from overbilling clients.