

Crime, Justice, and
Discretion in England
1740–1820

PETER KING

OXFORD
UNIVERSITY PRESS

Contents

<i>List of Figures and Maps</i>	x
<i>List of Tables</i>	xi
<i>List of Abbreviations</i>	xiii
1. Introduction	I
PART I PRETRIAL PROCESSES	
2. Victims, Informal Negotiations, and Prosecution Options	17
3. Resources Available to Victims: Public Funding, Prosecution Associations, Print, and Policing	47
4. Magistrates and Summary Courts	82
PART 2 OFFENCES AND OFFENDERS	
5. Patterns of Crime and Patterns of Deprivation	129
6. The Offenders: Property Crime and Life-Cycle Change	169
PART 3 FROM TRIAL TO PUNISHMENT	
7. Trials, Verdicts, and Courtroom Interactions	221
8. Sentencing Policy and the Impact of Gender and Age	259
9. Pardoning Policies: The Good Mind and the Bad	297
10. Rituals of Punishment	334
11. Conclusion: Law and Social Relations, 1740–1820	353
<i>Index</i>	375