

## Criminal Law Books At Ab

Criminal Law is a brand new text aimed at students studying in an LLB or GDL course. Written in plain English, it provides students at all stages of their course with a detailed understanding of the theoretical and substantive aspects of the law of crime, whilst maintaining a practice-based approach. First, it provides a sound base level of knowledge of the substantive law. It then adds to this knowledge to ensure that students are able to apply the substantive law using a variety of skills in different contexts. Finally, the text shows students how to engage with the subject and critically evaluate and consider the implications of the law in any given context. It is essential that students understand the dynamism of criminal law and ask the difficult questions that have been, and remain to be, pondered by academics. As such, the book will consider, alongside legal considerations, the social, economic, and political context of criminal law.

[Subject: Criminal Law]

The article discusses the liability of tax advisers under criminal law.

This latest edition of New York Criminal Statutes and Rules (Graybook) is an indispensable one-volume publication that features the complete New York Criminal Procedure Law and Penal Law, together with relevant provisions of the Correction Law, Executive Law, Judiciary Law, Public Health Law, and Vehicle and Traffic Law. Also included are: the Uniform Rules for the New York State Trial Courts, Part 200—Uniform Rules for Courts Exercising Criminal Jurisdiction; revised New York State Sentencing Guides, by Barry Kamins, Esq., designed to assist the practitioner in understanding the current provisions of the sentencing statutes contained in the Penal Law and Criminal Procedure Law; and an updated New York Court

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Structure Chart and Court Directory. The Graybook is part of the LexisNexis New York Colorbooks series.

CRIMINAL PROCEDURE FOR THE CRIMINAL JUSTICE PROFESSIONAL, 11E, International Edition is the most accurate, up-to-date, and readable criminal procedure text available. Authors John N. Ferdico, Henry F. Fradella, and Christopher Totten clarify potentially confusing and obscure legal matters using clear and concise explanations of criminal procedure law and the reasoning behind the law. They translate the complexity of the subject matter into simple, straightforward guidelines and recommendations, illustrated with interesting examples of actual cases. The book's uniquely practical, real-life approach makes it an ideal reference book for current and future criminal justice professionals. From individual rights to arrest, search and seizure, confessions, and pretrial identifications, this best seller provides students with all the information they need to understand the legal rights, duties, and liabilities of law enforcement professionals.

With CRIMINAL PROCEDURE FOR THE CRIMINAL JUSTICE PROFESSIONAL, Eleventh Edition, you'll have everything you need to develop a comprehensive understanding of the legal rights, duties, and liabilities of criminal justice professionals. This timely book presents a uniquely practical, real-life approach to criminal procedure, which makes it an ideal reference book as you begin your career. Using clear and concise statements of criminal procedure law and understandable explanations of the reasoning behind the law, authors John N. Ferdico, Henry F. Fradella, and Christopher Totten clarify potentially confusing and obscure legal matters. Additionally, they reduce

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the complexity of criminal procedure law into simple, straightforward guidelines and recommendations, illustrated with interesting examples of actual cases.

Written by a former federal prosecutor and public defender, *Criminal Law and Procedure: A Courtroom Approach* introduces students to the essentials of criminal law and procedure by illuminating the legal issues justice professionals face before, during, and after a criminal trial. Through the examination of statutes, edited case excerpts, and recent constitutional interpretation of black letter law, the text bridges the gap between learning criminal procedure and applying criminal law. Drawing from author Stephanie A. Jirard's vast experience in both the courtroom and the classroom, *Criminal Law and Procedure* gets students to think critically about real-world issues and practice applying the law in a just and meaningful way. Accessible and engaging, this text presents criminal law and procedure as an exciting opportunity to have a direct, positive impact on our communities and the criminal justice system.

With dynamic learning features and visual aids, the Inside Series helps you make the most of your study time, throughout the semester and as you prepare for the final. Unlike heavily abridged treatises, the Inside Series is carefully written in a concise, straightforward style that clearly identifies the essential components of the law and how they fit together. You can quickly learn what is important and why. Overviews and Tables of Contents in each chapter act as a roadmap to guide you through topics, showing you how each relates to the larger legal framework. FAQs clarify points of law

and help you avoid common mistakes and misconceptions. Sidebars give fascinating additional detail from legal history, policy, famous cases and more. The graphic design supports your visual learning, and features such as bolded key terms, summaries, and Connections help reinforce your understanding while giving you ample opportunity for self-review. Surprisingly concise, visually compelling, the Inside Series is extremely useful throughout the semester to help you identify the essential components of the law and how they fit together. Comprehensive coverage of the essential topics emphasizes what you need to know and why. Clear, straightforward, informal writing explains every topic for you without over-simplifying the concepts. Overviews and Tables of Contents in each chapter act as a roadmap to guide you through topics, showing you why each matters and how it fits into the larger framework of the law. FAQs clarify points of law and help you avoid common mistakes and misconceptions. Sidebars enrich the text with fascinating detail from legal history, policy, famous cases and more. Bolded key terms, Connections and summaries reinforce your understanding and give you ample opportunity for self-review. The overall graphical design of the series supports your visual learning.

This volume explores the principles that govern moral responsibility and legal liability for omissive conduct. Many of this book's contributors try to make sense of the possibility of moral responsibility for omissions, including those that occur unwittingly. The disagreements among them concern the grounds of moral responsibility in these cases:

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the constellation of states and traits that constitute the self, or the quality of one's will, or exercises of evaluative judgment, or the ability and opportunity to avoid the omission, or the tracing back to a time when one had the witting ability to take steps to avoid future omission. Some contributors consider whether omissions need to be under one's control if one is to be morally responsible for them, as well as which sense of "control" is relevant, if it is, to the question of moral responsibility. Yet others consider whether it is possible for an agent to be morally responsible for an omission that she could not have avoided. On the legal side, the volume also considers various issues concerning the status of omissions in the law: whether circumstances that are usually described as involving legal liability for omissions are better described as involving legal liability for entire courses of conduct; the conditions (such as creation of the peril) under which one can be legally liable for an omission to rescue; why a defendant's legal guilt for a crime can be predicated on an omission to act only if the defendant was under a legal duty to engage in the omitted act; and whether this "duty requirement" is grounded in the desirability of shielding from legal liability those who are not criminally culpable or in the constraint that one's body and property may not be appropriated for the general good. The only human rights textbook truly merging law with practice in a comprehensive and enjoyable manner.

Adam Smith and the Philosophy of Law and Economics is a unique book. Malloy and Evensky bring together a team of international and interdisciplinary scholars to address the work of

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Adam Smith as it relates to law and economics. In addition to their own contributions, the book includes works by Dr. John W. Cairns of the University of Edinburgh, Dr. J. Ralph Lindgren of Lehigh University, Professor Kenneth A.B. Mackinnon of the University of Waikato, and the Honorable Richard A. Posner of the United States Circuit Court of Appeals. Together these authors bring expertise from the areas of law, philosophy, history, economics, and law and economics to a new study of Adam Smith and his work. Part One of the book presents new and important observations on Smith's views on community, ethics, the court system, criminal law, and delictual or tort law liability. In this part of the book Smith's work is also examined from the perspective of his use as persuasive authority in the works of modern legal economists. In Part Two the 'living Smith' is explored by way of a debate between two major contributors in the field of law and economics. The debate and its analysis create a unique and contemporary opportunity to study Smith as a foundational source in the midst of a current academic and social policy dispute. The understanding of Adam Smith that emerges from this book is new and complex. It will challenge the one-dimensional portrayals of Smith as a promoter of self-interest and it will correct many of the misinterpretations of Smith that are currently fashionable in the worlds of law and economics and the philosophy of law.

CRIMINAL PROCEDURE FOR THE CRIMINAL JUSTICE PROFESSIONAL, Eleventh Edition, is the most accurate, up-to-date, and readable criminal procedure text available. Authors John N. Ferdico, Henry F. Fradella, and Christopher Totten clarify potentially confusing and obscure legal matters using clear and concise explanations of criminal procedure law and the reasoning behind the law. They translate the complexity of the subject matter into simple, straightforward guidelines and recommendations, illustrated with interesting examples of actual cases. The

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book's uniquely practical, real-life approach makes it an ideal reference book for current and future criminal justice professionals. From individual rights to arrest, search and seizure, confessions, and pretrial identifications, this best seller provides students with all the information they need to understand the legal rights, duties, and liabilities of law enforcement professionals. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Prem's Criminal Law & Practice, 1864-2004: A-BCriminal LawHall & Stott Publishing Limited

The book provides a sound base level of knowledge of the substantive law. It then adds to this knowledge to ensure that students are able to apply the substantive law using a variety of skills in different contexts. Then, the text shows students how to engage with the subject and critically evaluate and consider the implications of the law in any given scenario. It is essential that students understand the dynamism of criminal law and ask the difficult questions that have been, and remain to be, pondered by academics. As such, the book also considers the social, economic and political context. This new edition of Criminal Law aims to present the law as of June 2020 and discusses recent cases on the following topics: causation (Wallace (Berlinah)); dishonesty (Barton; Booth); knowledge and strict liability (Lane and Letts (AB and CD)); accessories (Tas, Harper and N); householder self-defence (Cheeseman); evidence of self-defence and level of acceptable force (Pegram v DPP); intoxicated mistakes in self-

defence (Taj); diminished responsibility (Challen) and in uncontested medical evidence (Hussain and Sargeant); gross negligence manslaughter (Winterton and Kuddus); deception as to identity and attributes (Melin); loss of self-control (Goodwin and Christian); infanticide (Tunstall); aggravated burglary (Eletu). This book aims to provide an up-to-date and comprehensive introduction to the subject of domestic violence and its interaction with the criminal justice system-including agencies such as the police, the Crown Prosecution Service, the probation service and Children's Services, the courts and the prison service, as well as voluntary agencies such as Women's Aid. The book also looks at how these various agencies work together at a local level and the coordinating role of the Home Office and the direction provided at a central level. Domestic Violence and Criminal Justice examines the phenomenon of domestic violence, the various forms it takes and the theories that have been put forward to explain it. It takes an historical approach to examine policy and legislative developments over the last forty years and how those developments make themselves manifest today. The authors provide an authoritative and critical account of the different agencies and the work they carry out both independently and jointly; they also consider the limits of a crime centred response to domestic violence. The book provides a conceptual framework in which domestic violence and criminal justice

might be better understood. It covers all the current issues in this field and it will be a 'source book' in directing readers to further reading. It will be essential reading for both students and practitioners in the field.

An authoritative review of foundational research in criminal justice. *Forty Studies that Changed Criminal Justice, 2e* presents a thorough yet concise summary of the major and influential research studies in the field of criminal justice.

Knowledge in criminal justice is developed with research, yet introductory textbooks fail to offer more than cursory synopses of the significant empirical studies that established the foundation of the discipline. This book provides a rich understanding of important research published in each of the three general areas of criminal justice: policing, courts, and corrections. More than a just collection of original published articles, the text is a summary of studies that have shaped the criminal justice system.

This is a comprehensive, insightful, lucid, intense and unrivalled text on the general part of the criminal law in Cameroon. Beginning with an account of the historical development of the criminal law generally, the author proceeds to analyse and discuss in detail the principles governing application of the criminal law, criminal responsibility, participation in crime, penalties, and sentencing. These principles are broadly the same in other jurisdictions. The book balances

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theoretical content with case-law illustrations to enhance readability, comprehension and assimilation. It is an invaluable source and essential reading for law students and teachers, and lawyers in private practice and government service.

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