

Criminal Law

SEVENTH EDITION



Thomas J. Gardner

Terry M. Anderson

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Thomas J. Gardner, Terry M. Anderson



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Treatise on Criminal Law (11th Ed., Enl.), 1912

Offences and Defences John Gardner, 2007-11-08 A selection of some of the author's best-known and most provocative writings on criminal law. Although it discusses the legitimacy of criminal punishment, it proceeds on the footing that the criminal law does many important things apart from punishing people.

Criminal Law Joycelyn M. Pollock, 2012-10-04 Criminal Justice Procedure gives clear guidance on the most common questions faced by today's law enforcement, offering a fresh look at 21st-century pre-trial protocol. Unlike other case books, this newly revised edition eschews legal theory in favor of the practical know-how needed to not just parse but apply criminal law. Emphasis has been placed on just exactly how practitioners should conduct hot-button procedures such as airport and border searches. Moreover, the book also addresses the often dire implications of deviating from proper practice: how a false step can translate into a violation.

Introduction to criminal law 11th ed Richard Card, Rupert Cross, Philip Asterly Jones, 1988

The Constitution of the Criminal Law R. A. Duff, Lindsay Farmer, S. E. Marshall, Massimo Renzo, Victor Tadros, 2013-01-31 The third book in the Criminalization series examines the constitutionalization of criminal law It considers how the criminal law is constituted through the political processes of the state how the agents of the criminal law can be answerable to it themselves and finally how the criminal law can be constituted as part of the international order Addressing the ways in which and the grounds on which types of conduct can be justifiably criminalized the first four chapters of this volume focus on the questions that arise from a consideration of the political constitution of the criminal law The contributors then turn their attention to the role of the state its institutions and officials and their role not only as creators enactors interpreters and enforcers of the criminal law but also as subjects of it How can the agents of the criminal law also be answerable to it Finally discussion turns to how the criminal law can be constituted as part of an international order Examining the relationships between domestic laws of different nation states and between domestic criminal law and international or transnational law the chapters also look at the authority and jurisdiction of international criminal law itself and its relationship to other dimensions of the international order A vital examination of one of the most important topics in modern criminal legal theory this volume raises new questions central to the study of the criminal law and offers new suggestions for addressing them

Overcriminalization Douglas Husak, 2008-01-08 The United States today suffers from too much criminal law and too much punishment Husak describes the phenomena in some detail and explores their relation and why these trends produce massive injustice His primary goal is to defend a set of constraints that limit the authority of states to enact and enforce penal offenses The book urges the weight and relevance of this topic in the real world and notes that most Anglo American legal philosophers have neglected it Husak s secondary goal is to situate this endeavor in criminal theory as traditionally construed He argues that many of the resources to reduce the size and scope of the criminal law can be derived from within the criminal law itself even though these resources have not been used explicitly for this purpose Additional constraints emerge from a political view about the conditions under which important rights such as the right implicated by punishment may be infringed When conjoined these constraints produce what Husak calls a minimalist theory of criminal liability Husak applies these constraints to a handful of examples most notably to the justifiability of drug proscriptions

Criminal Evidence Thomas J. Gardner, Terry M. Anderson, 2009-02-22 An essential text covering the key rules of evidence in criminal matters as well their interpretations and applications Comprehensive without being encyclopedic this text includes many of the engaging features that popularized Gardner and Anderson s best selling text CRIMINAL LAW

Outlines of Criminal Law ... Eleventh Edition Courtney Stanhope KENNY, 1922

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Criminal Law Catherine Elliott, Frances Quinn, 2016-03-10 The ideal student textbook Criminal Law combines the authors trademark clarity of writing with coverage of the key topics case law and statutes that you ll need to understand in your study of this fascinating subject Written and designed for use on an LLB or GDL programme the book also highlights areas of academic debate criticisms of the current law and reform options

Criminal Law, Loose-Leaf Version Thomas J. Gardner, Terry M. Anderson, 2017-01-01

Criminal Law Thomas J. Gardner, Victor Manian, 1975

Punishment and Responsibility H. L. A. Hart, 2008-03-06 This classic collection of essays first published in 1968 has had an enduring impact on academic and public debates about criminal responsibility and criminal punishment Forty years on its arguments are as powerful as ever H L A Hart offers an alternative to retributive thinking about criminal punishment that nevertheless preserves the central distinction between guilt and innocence He also provides an account of criminal responsibility that links the distinction between guilt and innocence closely to the ideal of the rule of law and thereby attempts to by pass unnerving debates about free will and determinism Always engaged with live issues of law and public policy Hart makes difficult philosophical puzzles accessible and immediate to a wide range of readers For this new edition otherwise a reproduction of the original John Gardner adds an introduction engaging critically with Hart s arguments and explaining the continuing importance of Hart s ideas in spite of the intervening revival of retributive thinking in both academic and policy circles Unavailable for ten years the new edition of Punishment and Responsibility makes available again the central text in the field for a new generation of academics students and professionals engaged in criminal justice and penal policy

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Basic Criminal Law Anniken U. Davenport, 2011-01-04 Basic Criminal Law Third Edition offers a comprehensive well organized approach to understanding key legal concepts and to developing the real world skills students will as paralegals or in other criminal justice roles Thoroughly updated for the latest trends it guides students through the history of criminal law the crimes themselves and specific legal procedures To promote interest it presents crimes first and then procedures and highlights current events and case law throughout This edition s new features include completely revamped end of chapter material including a comprehensive Building Your Professional Skills section a new chapter on sex crimes more coverage of evidence technology and appeals more charts and diagrams new state specific examples and updated case studies throughout

An Introduction to the Law of Trusts Simon Gardner, 2011-05-05 A comprehensive stimulating introduction to trusts law which provides readers with a clear conceptual framework to aid understanding of this challenging area of the law Aimed at readers studying trusts at an undergraduate level it provides a succinct and enlightening account of this area of the law Concise and clear this book also identifies and discusses many analytical perspectives encouraging a deeper understanding of the issues at hand It offers an outstanding treatment of specific areas in particular remedial constructive trusts and trusts of family homes Ideal for providing a broad background to the issues before embarking on an in depth study of trusts it can also be used to help the reader to develop their understanding For those looking to challenge themselves detailed footnotes highlight further issues and point the direction for future reading Fully revised to take into account the Charities Act 2006 judicial developments through case law and recent academic work in this area this new edition in the renowned Clarendon Law Series offers a well written careful and insightful introduction to the law of trusts

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