

Download Ebook The Revised Penal Code Criminal Law Two Luis B Reyes Read Pdf Free

The Grammar of Criminal Law Criminal Law, Second Edition A Treatise on Criminal Law Contemporary Criminal Law The Dual Penal State International Criminal Law: Cases and Commentary The Law of Arrests in Both Civil and Criminal Cases: Shewing for what Causes, by what Authority, by Whom, and how Arrests are to be Made ... In Two Parts. By an Attorney at Law A treatise on the criminal law. In two volumes. Vol. 1 Criminal Law and Its Processes Criminal Law Essential Criminal Law Criminal Law Criminal Law and Procedure for the Paralegal Criminal Law Making the Modern Criminal Law The Constitution of the Criminal Law Double Jeopardy Second Circuit Criminal Law Sourcebook United States Code Legal Certainty in a Contemporary Context Distributive Principles of Criminal Law Crime and the Criminal Law in the United States Criminal Law One Case - Two Systems: A Comparative View of American and German Criminal Justice Systems Criminal Law & Criminal Justice Criminal Law Victimless Crimes Criminal Law Criminal Law Double Jeopardy Federal Criminal Practice Direct and Oblique Intention in the Criminal Law United States Attorneys' Manual Mapping American Criminal Law A Treatise on Criminal Law Practitioner's Second Annual Criminal Law Seminar. - Criminal Law Understanding Criminal Law Criminal Law and the Man Problem The Morality of the Criminal Law

Criminal Law, Second Edition Jun 04 2024 In order to fully grasp criminal law concepts, students must go beyond mere rote memorization of the penal code and attempt to understand where the laws originate from and how they have developed. *Criminal Law, Second Edition* blends legal and moral reasoning in the examination of crimes and explores the history relating to jurisprudence and roots of criminal law. It fosters discussions of controversial issues and delivers abridged case law decisions that target the essence of appellate rulings. Grounded in the model penal code, making the text national in scope, this volume examines: Why the criminal codes originated, and the moral, religious, spiritual, and human influences that led to our present system How crimes are described in the modern criminal justice model The two essential elements necessary for criminal culpability: actus reus (the act committed or omitted) and mens rea (the mind and intent of the actor) Offenses against the body resulting in death, including murder, manslaughter, felony murder, and negligent homicide Nonterminal criminal conduct against the body, including robbery, kidnapping, false imprisonment, assault, and hate crimes Sexual assault, rape, necrophilia, incest, and child molestation Property offenses, such as larceny/theft, bribery, forgery, and embezzlement Crimes against the home, including burglary, trespass, arson, and vandalism The book also examines controversial public morality issues such as prostitution, drug legalization, obscenity, and pornography. The final two chapters discuss inchoate offenses, where the criminal act has not been completed, and various criminal defenses such as legal insanity, entrapment, coercion, self-defense, and mistake of fact or law. Important keywords introduce each chapter, and discussion questions and suggested readings appear at the end of each chapter, prompting lively debate and further inquiry into a fascinating subject area that continues to evolve.

The Constitution of the Criminal Law Mar 21 2023 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.

International Criminal Law: Cases and Commentary Jan 31 2024 The decisions presented in the book are helpfully accompanied by short introductions setting out the circumstances of each case and brief commentaries on the importance of the decision and principles illustrated. --Book Jacket.

Double Jeopardy Feb 17 2023 In the first book-length work on the subject in over a quarter century, George C. Thomas III advances an integrated theory of double jeopardy law, a theory anchored in historical, doctrinal, and philosophical method. Tracing American double jeopardy doctrine back to twelfth-century English law, Thomas develops a jurisprudential account of double jeopardy that recognizes the central role of the legislature in creating criminal law blameworthiness. His theory, based on blameworthiness, allows today's courts to move toward a coherent double jeopardy doctrine.

A Treatise on Criminal Law Aug 02 2021

The Dual Penal State Mar 01 2024 In *The Dual Penal State*, Markus Dubber addresses the rampant use of penal power in Western liberal democracies. The interference with the autonomy of the very persons upon whose autonomy the legitimacy of state power is supposed to rest is systemically normalized, rather than continuously scrutinized. The fundamental challenge of the penal paradox—the prima facie illegitimacy of modern punishment—remains unaddressed and unresolved. Focusing on the United States and Germany, and drawing on his influential account of the patriarchal origins of police power, Dubber exposes the persistence of a two-sided criminal justice regime: the dual penal state. The dual penal state combines principled punishment of equals under the rule of law, on one side, with punitive discipline of others under the rule of police, on the other. Slavery has long played a central role in drawing the line between the two sides of the dual penal state. In Europe, the slave appears in the classic and still foundational accounts of liberal punishment (from Beccaria to Kant) as the paradigmatic other beyond the protection of law, not a legal subject but a mere object of the master's or the state's discretionary discipline. In America, the patriarchal power to police portrays the continuum from the antebellum slaveholder's whipping of his slaves in private and the racial terror perpetrated by slave patrols in public, to the apartheid regime of Jim Crow and the treatment of prisoners as "slaves of the state," and eventually to the late 20th century's systemic racial violence of the "war on crime" and the widespread killing of Black suspects by an increasingly militarized and armed police force that triggered the global Black Lives Matter movement. *Federal Criminal Practice* Dec 06 2021 A thorough reference tailored to the needs of busy criminal law practitioners, *Federal Criminal Practice: A Second Circuit Handbook* identifies the rulings that shape any given aspect of Second Circuit criminal practice. This one-volume annual is broad enough to provide an excellent introduction for the newcomer, yet detailed enough to become a trusted resource to veteran practitioners. 51 major topics are surveyed in the context of decisions issued by the U.S. Supreme Court and the U.S. Court of Appeals for the Second Circuit, including: Discovery Immunity Indictments Jury Instructions Pretrial Matters Search and Seizure Habeas Corpus Analyze and prepare for every phase of your federal criminal case, guided by a federal district judge, a federal prosecutor, and a defense attorney with extensive, in-the-trenches criminal litigation experience within the Second Circuit.

Criminal Law Jul 25 2023 The purchase of this ebook edition does not entitle you to receive access to the Connected eBook with Study Center on CasebookConnect. You will need to purchase a new print book to get access to the full experience, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. Jens Ohlin's *Criminal Law* is designed to respond to the changing nature of law teaching by offering a shorter, flexible, and more doctrinal approach, with an emphasis on application. Materials are

presented, in a visually lively style, via a consistently structured pedagogy within each chapter: Doctrine (treatise-like explanation), Application (cases), and Practice/Policy (questions providing an opportunity for normative critique of the law and exploration of practical and strategic challenges facing criminal lawyers). Theory is integrated into the doctrine section rather than conveyed through law review excerpts, so as to help students make the necessary connections to doctrinal issues. Aggressively-edited cases help keep the length to a minimum, and modern cases will engage younger students and professors. New to the Third Edition: New materials on mass incarceration, the “defund the police” movement, and prison abolition Revised chapter on Felony Murder, taking into account recent doctrinal developments, including California’s repeal of the doctrine Revised chapter on Provocation New Problem Case dealing with “Swatting” New chapter on Offenses Against the Administration of Justice, covering obstruction of justice, perjury, bribery, corruption, and contempt of court Professors and students will benefit from: Structure and content which line up with how professors actually teach the course, as opposed to how the course was taught a generation ago Integrated notes throughout the casebook, directing students to view a series of 20 short video clips that bring the doctrinal controversies to life in a fictional courtroom Shorter-than-average casebook length, helping to make it more manageable for professors with reduced course hours Brief chapters, each focusing on a single doctrine Innovative pedagogy emphasizing application of law to facts (while still retaining enough flexibility so as to be useful for a variety of professors with different teaching styles) Theory interwoven into doctrine materials (rather than rigorous law review excerpts) New, fresh, tightly-edited cases Post-case notes and questions to invite closer examination of doctrine/application and to generate class discussion “Problem Case” boxes (featuring high-profile cases and which include discussion questions) Hypotheticals “Afterward” boxes (following some cases) “Advice” boxes “Practice and Policy” sections in each chapter, urging students to consider how the various actors in the process (prosecutors, defense counsel, judges and juries) make particular decisions and the strategic calculations that informed them, and make this casebook more practice-ready than others Open, two-color design with appealing visual elements (including carefully-selected photographs)

The Law of Arrests in Both Civil and Criminal Cases: Shewing for what Causes, by what Authority, by Whom, and how Arrests are to be Made ... In Two Parts. By an Attorney at Law Dec 30 2023

One Case - Two Systems: A Comparative View of American and German Criminal Justice Systems Jul 13

2022 Using California as the model for the adversarial system and Germany as the model for the inquisitorial system, this innovative work seeks to add a new dimension to the comparative study of criminal justice. The basic idea is contained in the title, One Case--Two Systems. Containing the first ever side-by-side portrayals of full American and German trials, the book views a single case through two separate lenses--one American, one German. Returning home unexpectedly from a vacation in the country, an elderly man interrupts a night time burglary in his own house and is attacked as the burglar tries to escape. By portraying an ordinary crime--a burglary that turns into a robbery--rather than a dramatic, high-profile murder, the book provides a detailed, working picture of the two systems and the contrasts between them. Allowing the reader to observe and compare the formal steps that cases go through in the two systems, it brings the work of the police, the prosecution, the defense, and the courts to life - by giving thoughts and reasons as well as actions. Even the most critical documents are included. Designed to illustrate the most important differences between the two systems, the country chapters first portray the California investigation and prosecution and then take the same case through the German system. Often seeing eye-to-eye but sometimes diverging sharply, the two sets of comments focus on the critical issues depicted in the country chapters--seeking to explain the similarities, differences, and peculiarities of the two systems. Published under the Transnational Publishers imprint.

Mapping American Criminal Law Sep 02 2021 Containing 40 visually coded maps of the fifty states, this book offers an unprecedented look at America's diverse legal landscape. This first-of-its-kind volume sketches the diversity implicit in United States criminal law doctrine through its examination of a range of criminal laws pertaining to murder, sexual assault, drug offenses, the insanity defense, and more and the way in which different states deal with those issues. In addition to providing insights into the most widely invoked standards in criminal law, it raises awareness of the enormous discrepancies among the criminal laws of states, documenting them using dozens of visually coded maps that showcase geographic, political,

and socioeconomic differences to explain patterns of agreement and disagreement. *Mapping American Criminal Law: Variations Across the 50 States* is for political scientists, criminologists, sociologists, legal scholars, policy advisors, legislators, lawyers, judges, and scholars and students of these fields. In addition, each chapter is highly accessible to laypersons and includes an explanation of the subject matter as well as explanations of the various approaches to criminal law taken by states.

Essential Criminal Law Aug 26 2023 *Essential Criminal Law, Second Edition* equips students with a foundational and practical understanding of criminal law in the United States, as well as encourages strong legal reasoning skills for students with no prior exposure to case law. Award-winning professor and bestselling author Matthew Lippman guides students through the complexities of the legal system using thought-provoking examples of real-life crimes and legal defenses, along with highly approachable case analyses. Updated with the most current developments in criminal law and public policy, the Second Edition takes students beyond the classroom and prepares them to apply criminal law in today’s legal world.

Criminal Law and the Man Problem Mar 28 2021 Men have always dominated the most basic precepts of the criminal legal world - its norms, its priorities and its character. Men have been the regulators and the regulated: the main subjects and objects of criminal law and by far the more dangerous sex. And yet men, as men, are still hardly talked about as the determining force within criminal law or in its exegesis. This book brings men into sharp focus, as the pervasively powerful interest group, whose wants and preoccupations have shaped the discipline. This constitutes the 'man problem' of criminal law. This new analysis probes the unacknowledged thinking of generations of influential legal men, which includes the psychological and legal techniques that have obscured the operation of bias, even to the legal experts themselves. It explains how men's interests have influenced the most cherished legal norms, especially the rules of human contact, which were designed to protect men from other men, while specifically securing lawful sexual access to at least one woman. The aim is to test the discipline's broadest commitments to civility, and its trajectory towards the final resolution, when men and women were declared to be equal and equivalent legal persons. In the process it exposes the morally and intellectually limiting consequences of male power.

The Morality of the Criminal Law Feb 25 2021

Direct and Oblique Intention in the Criminal Law Nov 04 2021 The subject of intention in the criminal law is currently causing many debates among criminal lawyers. This compelling and probing volume addresses two key questions: should the criminal law distinguish between direct intention and recklessness, and what should the law be concerning cases of oblique intention - i.e. cases in which the actor does not act in order to cause the proscribed result, but is nevertheless practically certain that his, or her, action will cause it? The discussion is divided into two parts with the first being devoted to the question of whether it is justified to grade offences based on the distinction between intention and recklessness. The second part deals with offences in which intention is required as a condition for the criminalisation of the conduct and in the context of which reckless actors are not exposed to criminal liability. The book explores the issue of intention from the viewpoint of degrees of moral culpability and it discusses, inter alia, the doctrine of double effect, the possibility that the law in cases of oblique intention should not be the same for all crimes of intention, and the possibility of using a moral formula in the definition of certain offences. The discussion also addresses many other criminal law issues, including the philosophy of punishment, the role of motives in determining degrees of blameworthiness, sentencing, stigma, and criminal attempts.

Criminal Law May 30 2021 Frank A. Schubert's *Criminal Law: The Basics* introduces students to the fundamentals of substantive criminal law. It emphasizes two underlying themes. First, the common law heritage that has so influenced criminal law in this country. And, second, the critical role that federalism plays in American criminal law. The first six chapters focus on fundamental topics. In the final two chapters, students apply the concepts they have learned as they discover the elements of many substantive criminal offenses. Coverage includes: * The common law tradition. * Criminal and civil law. * Federalism and the Supremacy Clause. * Concurrence. * Federal criminal law. * The purposes of punishment. * Procedural considerations. * Constitutional limitations on the definition and punishment of criminal offenses (Bills of Attainder), sub-stantive due process (precision, privacy, morality), procedural due process

("Megan's Law"), and equal protection, ex post facto laws, and cruel and unusual punishment. * The criminal act (act or status, voluntariness, omissions, the use of presumptions, double jeopardy considerations). * Criminal intent (from the Common Law and Model Penal Code perspectives, including a discussion off the important role of resumptons and proof of criminal intent). * Strict liability. * Causation (factual, proximate, and independent, intervening causes). * Complicity (common law and modern approaches). * Vicarious liability (traditional approach and modern efforts to make parents criminally liable for the acts of their children). * Inchoate crime (solicitation, attempt, and conspiracy). * Criminal defenses (lack of capacity, self defense and defense of others and property, mistakes of fact and law, entrapment, alibi, necessity and duress). * Substantive crimes against persons (homicide offenses, assault and battery, rape and sexual assault, kidnapping, and false imprisonment). * Crimes against property (including both traditional larceny and related offenses, plus modern consolidated theft approaches, including robbery, extortion, and forgery). This student-friendly text focuses on the most important aspects of each topic and omits information that is not essential in an introductory course. Schubert relies primarily on carefully edited, highly readable appellate opinions coupled with brief, textual exposition to explain relevant principles—leading students to understand the "what" as well as the "why." Case statutes are often included so that students understand that the legislature, not the courts, primarily defines what is criminal and determines sentencing options. A unique feature is the supplemental material on the book's comprehensive dedicated Website, which includes cases, text, statutes, dissenting/concurring opinions, and references to relevant online law review articles. The Website will be updated regularly. For instance, when the U.S. Supreme Court hands down a decision on a relevant topic, that case or its summary will be posted along with appropriate links. "How to brief a case" tips and a sample brief may also be found on the Website. A comprehensive Instructor's Manual is also available.

Practitioner's Second Annual Criminal Law Seminar. - Jul 01 2021

Criminal Law Aug 14 2022 Criminal Law: Problems, Statutes, and Cases combines effective, innovative teaching methods, such as the use of problems and visual materials, with cases, including recent opinions on bias intimidation, possession of child pornography, threatening speech on social media, and theft of computer code. Key features include: A problem methodology. The book incorporates problem methodology with extensive use of problems, many based on recent cases. A statutory approach. A primary goal of the book is teaching skills in interpreting and, to a lesser degree, writing statutes. Visual materials. Visual materials include: (1) diagrammed crimes; (2) graphic exercises, such as having students create a timeline to compare and contrast various tests for the conduct element in attempt; and (3) video clip recommendations from a wide range of movies and TV shows such as *The Wire* and *Breaking Bad*.

Double Jeopardy Jan 07 2022

Second Circuit Criminal Law Sourcebook Jan 19 2023 The Second Circuit Criminal Law Sourcebook is a comprehensive outline of the criminal law of the federal Second Circuit, covering all areas of criminal law and post-conviction relief, as well as cases within related areas including civil rights and prisoners' rights.

Criminal Law Sep 26 2023 Criminal Justice Procedure gives clear guidance on the most common questions faced by today's law enforcement, offering 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 to 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 violati.

Legal Certainty in a Contemporary Context Nov 16 2022 This book addresses issues concerning the shifting contemporary meaning of legal certainty. The book focuses on exploring the emerging tensions that exist between the demand for legal certainty and the challenges of regulating complex, late modern societies. The book is divided into two parts: the first part focusing on debates around legal certainty at the national level, with a primary emphasis on criminal law; and the second part focusing on debates at the transnational level, with a primary emphasis on the regulation of transnational commercial transactions. In the context of legal modernity, the principle of legal certainty—the idea that the law must be sufficiently clear to provide those subject to legal norms with the means to regulate their own conduct and to protect against the arbitrary use of public power—has operated as a foundational rule of law value. Even though it

has not always been fully realized, legal certainty has functioned as a core value and aspiration that has structured normative debates throughout political modernity, both at a national and international level. In recent decades, however, legal certainty has come under increasing pressure from a number of competing demands that are made of contemporary law, in particular the demand that the law be more flexible and responsive to a social environment characterized by rapid social and technological change. The expectation that the law operates in new transnational contexts and regulates every widening sphere of social life has created a new degree of uncertainty, and this change raises difficult questions regarding both the possibility and desirability of legal certainty. This book compiles, in one edited volume, research from a range of substantive areas of civil and criminal law that shares a common interest in understanding the multi-layered challenges of defining legal certainty in a late modern society. The book will be of interest both to lawyers interested in understanding the transformation of core rule of law values in the context of contemporary social change and to political scientists and social theorists.

Criminal Law May 23 2023 "This text, the only criminal law casebook authored by two progressive female law professors of color, provides the reader with both critical race and critical feminist theory perspectives on criminal law. The book focuses on the cultural context of substantive criminal law, integrating issues of race, gender, class, and sexual orientation where relevant."--Publisher's website.

United States Code Dec 18 2022

Criminal Law and Procedure for the Paralegal Jun 23 2023 Practice-based introduction to criminal law and procedure Using actual examples from practice, *Criminal Law and Procedure for the Paralegal*, Fourth Edition, teaches students about the real-world experience of the paralegal, with coverage of local, state, and federal criminal cases. Working with the various types of cases presented in this book familiarizes students with the role of the paralegal in the process of investigation, prosecution, and defense in criminal cases. Carter's successful building-block approach explains the basic elements of all criminal offenses and how those elements are used to define crimes. New to the Fourth Edition: Rewritten and expanded examination of prosecutorial discretion, updated to reflect the June, 2022 Gascon decision by the California Appellate Court and expanded with a sidebar that discusses dispensing power. Reorganized discussion of the principles of legislative jurisdiction recognized by customary international law in Chapter 6 and in Chapter 7, as well as expanded and updated discussion about the exercise of extra-territorial legislative jurisdiction by the federal government and the states. Inclusion in Chapter 8 of the Supreme Court's reiteration in *Dobbs v. Jackson Women's Health Organization* of the test used to determine if a right is protected by substantive due process. The examination of the Second Amendment updated and expanded to include the Supreme Court's most recent explication of that right in *New York Rifle and Pistol Assn., Inc. v. Bruen* and the limits that decision places on the ability of states and the federal government to enact statutes that make the carrying of firearms criminal. Expanded discussion in Chapter 10 to introduce students to the federal Computer Fraud and Abuse Act (CFAA) and the two principles that underlie most of its offenses. Updated examination of wire fraud, reflecting the Supreme Court's latest decision relating to schemes to defraud. Updated discussion of the insanity defense in Chapter 12. Expanded examination of search and seizure Chapter 16 to include a discussion of emerging issues relating to encrypted and biometrically protected data, and an updated discussion of Terry stops to reflect the Supreme Court's most recent teaching on the subject. Updated section about the right to trial by jury in Chapter 20. Rewritten and updated discussion of cruel and unusual punishment in the context of the death penalty, and a re-written and expanded discussion of the writ of habeas corpus. New case cites throughout with discussion of *Kansas v. Glover*, *Bucklew v. Precythe*, *Kahler v. Kansas*, *Ramos v. Louisiana*, *New York Rifle and Pistol Assn., Inc. v. Bruen*, *Oklahoma v. Castro-Huerta*, *Kelly v. United States*, and *Van Buren v. United States* decisions. Professors and students will benefit from: A sensible, four-part organization: Introduction to the criminal justice system Distinction between criminal law and criminal procedure Criminal law Criminal procedure Clear explanations of the basic elements of all criminal offenses, including an accessible, systematic approach to analyzing the legal nature of any criminal offense Edited cases that illustrate key concepts Eye on Ethics and Historical Perspective sidebars Helpful pedagogy, including chapter objectives, definitions in the margins, and review questions An integrated treatment of white-collar crime Broad coverage of a wide range of criminal investigations, from police investigations to administrative and grand

jury investigations

Criminal Law Feb 05 2022 Criminal Law, Eleventh Edition, a classic introduction to criminal law for criminal justice students, combines the best features of a casebook and a textbook. Its success over numerous editions, both at community colleges as well as in four-year college criminal justice programs, is proof this text works as an authoritative source on criminal law as well as a teaching text that communicates with students. The book covers substantive criminal law and explores its principles, sources, distinctions, and limitations. Definitions and elements of crimes are explained, and defenses to crimes are thoroughly analyzed. Each chapter offers guidance to help students understand what is important, including chapter outlines, key terms, learning objectives, Legal News boxes that highlight current criminal law issues, and Quick Checks that cue the reader to stop and answer a question or two concerning the material just covered. Unique Exploring Case Law boxes offer guidance in using the accompanying cases, which are provided on the book's website. A robust collection of instructor support materials addresses teaching and learning issues

Crime and the Criminal Law in the United States Sep 14 2022

United States Attorneys' Manual Oct 04 2021

Understanding Criminal Law Apr 29 2021 This comprehensive and clearly written Understanding treatise is frequently cited by scholars and courts in their analysis of substantive criminal law. Understanding Criminal Law is designed to be taught in conjunction with any casebook. The topics covered are those most often raised in criminal law casebooks, and coverage of these subjects is meant to complement professors' classroom discussions. The text focuses on the basic elements of, and defenses to, specific crimes such as homicide, rape, and theft, group criminality, and inchoate liability. Understanding Criminal Law also covers theories of punishment, sources of the criminal law, and overarching principles such as legality and proportionality. The common law is emphasized with extensive comparisons to the Model Penal Code and thoughtful examination of the underpinnings of the utilitarian philosophies of substantive criminal law. The text of Understanding Criminal Law encourages students to consider the approach these philosophies would take to a particular matter under discussion, thus providing an excellent learning tool for gaining a firm understanding of how our criminal justice system works. Joshua Dressler Joshua Dressler is the Frank R. Strong Chair in Law at The Ohio State University College of Law. He is the author of three books (Understanding Criminal Law, Understanding Criminal Procedure, and Cases and Materials on Criminal Law), criminal law and procedure commercial outlines and tapes, and more than two dozen scholarly titles on criminal law and procedure, published in journals in the United States and England. He is former Chair of the Association of American Law Schools Section on Criminal Justice, and is a member of the American Law Institute, American Society of Criminology, and Society for the Reform of Criminal Law. Currently, there are no reviews for this product. Product Reviews Review This Product <http://www.lexisnexis.com/store/reviews/submitReview.jsp> Printable Reviews

Distributive Principles of Criminal Law Oct 16 2022 The rules governing who will be punished and how much determine a society's success in two of its most fundamental functions: doing justice and protecting citizens from crime. Drawing from the existing theoretical literature and adding to it recent insights from the social sciences, Paul Robinson describes the nature of the practical challenge in setting rational punishment principles, how past efforts have failed, and the alternatives that have been tried. He ultimately proposes a principle for distributing criminal liability and punishment that will be most likely to do justice and control crime. Paul Robinson is one of the world's leading criminal law experts. He has been writing about criminal liability and punishment issues for three decades, and has published dozens of influential articles in the best scholarly journals. This long-awaited volume is a brilliant synthesis of social science research and legal reasoning that brings together three decades of work in a compelling line of argument that addresses all of the important issues in assessing liability and punishment.

Criminal Law and Its Processes Oct 28 2023 Buy a new version of this textbook and receive access to the Connected eBook with Study Center on CasebookConnect, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. Connected eBooks provide what you need most to be successful in your law school classes. Now in its 11th edition, Criminal Law and Its Processes: Cases and Materials

covers all the doctrinal material and key criminal justice policy questions an instructor may want to explore for a either a one-semester or year-long course in criminal law. From a preeminent authorship team, Criminal Law and its Processes: Cases and Materials, Eleventh Edition, continues in the tradition of its best-selling predecessors by providing students not only with a cohesive policy framework through which they can understand and examine the use of criminal laws as a means for social control, but also analytic tools to understand and apply important criminal law doctrines. Criminal Law and its Processes: Cases and Materials focuses on having students develop a nuanced understanding of the underlying principles, rules, and policy rationales that inform all criminal laws. A cases-and-notes pedagogy along with scholarly excerpts, questions, and notes, provides students with a rich foundation for not only the academic examination of criminal laws but also the application of the law to real-world scenarios. New to the Eleventh Edition: Enhanced treatment of America's long-overdue reckoning with over-criminalization, mass incarceration, and discriminatory law enforcement Discussion of abolitionist critiques of American penal law and consideration of restorative justice as a possible alternative to traditional punishment The chapter on rape makes more readily understandable the major split between states that still require proof of some kind of force and those that now make absence of consent sufficient. The material also contains more depth for discussion of the increasingly important question of what "consent" means, including several of the most recent cases and the new Model Penal Code provisions on rape approved by the ALI membership in June 2021. In-depth treatment of racial profiling and police use of excessive force, and a broader discussion of structural pressures and biases in the context of exploring the expansion of excuses Broader exploration of what society chooses to criminalize and prioritize for enforcement Updated notes to incorporate contemporary cases and recent news touching on criminal law Inclusion of additional preeminent cases in the field of criminal law, including: Kahler v. Kansas as a principal case in the material on the insanity defense Two new cases on the actus reus of conspiracy - the first in a drug distribution context and the second addressing Apple's strategy for marketing ebooks on its iPad Professors and students will benefit from: Cohesive Intellectual Framework Grounds student understanding of criminal law as an instrument of social control?and provides analytical tools to interpret and understand doctrine Holistic approach encourages students to develop an understanding of principles and rules applicable to all crimes Cases-and-notes pedagogy Includes excerpted materials, questions, and problems useful for Socratic instruction and policy discussions Challenging Problems ? Places discussion of the law and policy in relevant, real-world scenarios Enhance students' understanding of basic principles and test their application of these principles to particular offenses

A treatise on the criminal law. In two volumes. Vol. 1 Nov 28 2023

Making the Modern Criminal Law Apr 21 2023 The Criminalization series arose from an interdisciplinary investigation into criminalization, focusing on the principles that might guide decisions about what kinds of conduct should be criminalized, and the forms that criminalization should take. Developing a normative theory of criminalization, the series tackles the key questions at the heart of the issue: what principles and goals should guide legislators in deciding what to criminalize? How should criminal wrongs be classified and differentiated? How should law enforcement officials apply the law's specifications of offences? The fifth book in the series offers an historical and conceptual account of the criminal law, as it has developed in England and spread to common law jurisdictions around the world. It traces how and why criminal law has come to be accorded with a central role in securing civil order in modernity, and justifies who and what should be treated as criminal under the law. Farmer argues that the emergence of the modern state in which criminal law is recognized as an instrument of government is a result of the distinct body of rules which have emerged from the modern criminal law. Structured in two parts, the first traces the development of the modern criminal law, including jurisdiction, codification, and responsibility. The second part engages in a detailed analysis of the development of specific categories of criminal law, focusing on patterns of criminalization in relation to property offences, offences against the person, sexual offences, and civility.

Criminal Law May 11 2022 Were you looking for the book with access to MyLawChamber? This product is the book alone, and does NOT come with access to MyLawChamber. Buy Criminal Law, 5e by William Wilson with MyLawChamber access card 5e (ISBN 9781292002019) if you need access to the MyLab as

well, and save money on this brilliant resource. Trusted by generations of students, the Longman Law Series is guaranteed to spark your academic curiosity and provide you with the best possible basis for your legal study. Using a range of problematic case scenarios this text provides a Coherent and theoretical analysis of Criminal Law. MyLab and Mastering from Pearson improve results for students and educators. Used by over ten million students, they effectively engage learners at every stage. For educator access, contact your Pearson Account Manager. To find out who your Account Manager is, visit www.pearsoned.co.uk/relocator

Contemporary Criminal Law Apr 02 2024 A book that students find interesting and instructors consider educationally valuable, this Fifth Edition of Contemporary Criminal Law combines traditional concepts with thought-provoking cases and engaging learning tools. Taking a casebook approach, the text covers both foundational and emerging legal topics such as terrorism, gangs, cybercrime, and hate crimes, illustrated by real-life examples that students connect with. Clear explanations of criminal law and defenses are complemented by provocative, well-edited cases followed by discussion questions to stimulate critical thinking and in-class discussion. The book provides a contemporary perspective on criminal law that encourages students to actively read and analyze the text. The Fifth Edition is enhanced throughout by new cases that offer the most up-to-date coverage of evolving legal opinions and developments in criminal law. New to This Edition New cases illuminate important concepts, including decisions on criminal acts, criminal intent, parties, corporate crime, kidnapping, identity theft, computer crime, prostitution, terrorism, and more. One or more new You Decide sections in most chapters clarify concepts to illustrate the complexity of legal analysis and enhance the interactive character of the text. Additional hypothetical problems are available on the companion site. New Crime in the News features look at recent events such as the criminal trial of Dylann Roof, the dark web, and the leaking of confidential government documents to help students apply important concepts to real-world scenarios. New and expanded discussions of critical topics cover the Second Amendment and gun control, the Trump administration's stance on marijuana, sentencing guidelines, and criminal defenses.

Victimless Crimes Apr 09 2022

The Grammar of Criminal Law Jul 05 2024 To understand the international legal order in the field of criminal law, we need to ask three elementary questions. What is international law? What is criminal law? And what happens to these two fields when they are joined together? Volume Two of The Grammar of Criminal Law sets out to answer these questions through a series of twelve dichotomies - such as law vs. justice, intention vs. negligence, and causation vs. background events - that invite the reader to better understand the jurisprudential foundations of international criminal law. The book will appeal to anyone interested in the future of international cooperation in a time of national retrenchment, and will be of

interest to students, scholars, and policymakers around the world.

A Treatise on Criminal Law May 03 2024

Criminal Law & Criminal Justice Jun 11 2022 This accessible text enables criminology and criminal justice students to understand and critically evaluate criminal law in the context of criminal justice and wider social issues. The book explains criminal law comprehensively, covering both general principles and specific types of criminal offences. It examines criminal law in its social context, as well as considering how it is used by the criminal justice processes and agencies which enforce it in practice. Covering all the different theoretical approaches that the student of criminology and criminal justice will need to understand, the book provides learning tools such as: -chapter objectives - making the structure of the book easy to follow for students -questions for discussion and student exercises - helping students to think critically about the ideas and concepts in each chapter, and to undertake further independent and reflective study - 'definition boxes' explaining key concepts - helping students who are not familiar with specialist criminal law terminology to understand what the key basic concepts in criminal law really mean in practice -a companion Website which incorporates a range of resources for lecturers and students.

Criminal Law Mar 09 2022 Criminal Law: The Essentials provides an engaging overview of criminal law in a slim, accessible, and affordable format. A concise and thoroughly updated version of Sue Titus Reid's acclaimed Criminal Law, Seventh Edition, this book is an ideal resource for instructors who would like to supplement their courses with additional reading material without overwhelming their students. Featuring incisive chapters on such timely topics as terrorism and substance abuse, the text also integrates a variety of pedagogical resources. Each chapter features several study aids, including chapter outlines, chapter summaries, and study questions, as well as a debate issue designed to generate lively discussion on a thought-provoking topic. Key terms are clearly defined throughout and also appear at the end of each chapter and at the end of the text. Each chapter also includes two Internet Activities; these engaging exercises draw students into the subject through relevant real-world applications. Case, name, and general indexes enable students to find information quickly. Appendix A reprints portions of the U.S. Constitution for easy reference to the sections mentioned throughout the text. Appendix B features a legal case citation, along with an explanation of how to read and interpret it. Features: * Incorporates references to federal and state statutes and cases to illustrate agreement and divergence within criminal law * Focuses on substantive rather than procedural criminal law; when necessary, also includes discussions of constitutional principles that directly relate to criminal law * Includes focus boxes, which highlight recent examples of crimes as well as selected statutes or appellate opinions * Integrates figures and graphs to relate general principles and laws directly to recent crime data * State-specific guides for California, Florida, Illinois, New York, and Texas are available separately