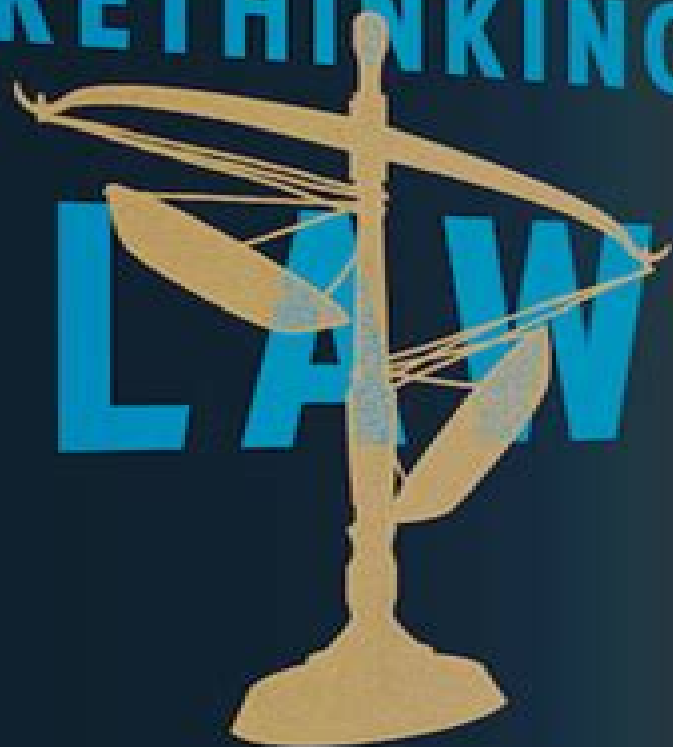


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RETHINKING LAW

# RETHINKING

# LAW



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# Rethinking Law And Order

**John Pratt, David Brown, Mark  
Brown, Simon Hallsworth, Wayne  
Morrison**



## Rethinking Law And Order:

Rethinking Law and Order Russell Hogg, David Brown, 1998 Rethinking law and order      **The Critical Criminology Companion** Thalia Anthony, Chris Cunneen, 2008 This book brings together the major Australian and New Zealand theorists in Critical Criminology The chapters represent the contribution of these authors in both their established work and their recent scholarship It includes new approaches to theory methodology case studies and contemporary issues      Fresh Perspectives on the 'War on Terror' Miriam Gani, Penelope Mathew, 2008-07-01 On 20 September 2001 in an address to a Joint Session of Congress and the American people President George W Bush declared a war on terror The concept of the war on terror has proven to be both an attractive and a potent rhetorical device It has been adopted and elaborated upon by political leaders around the world particularly in the context of military action in Afghanistan and Iraq But use of the rhetoric has not been confined to the military context The war on terror is a domestic one also and the phrase has been used to account for broad criminal legislation sweeping agency powers and potential human rights abuses throughout much of the world This collection seeks both to draw on and to engage critically with the metaphor of war in the context of terrorism It brings together a group of experts from Australia Canada the United Kingdom France and Germany who write about terrorism from a variety of disciplinary perspectives including international law and international relations public and constitutional law criminal law and criminology legal theory and psychology and law      *The New Punitiveness* John Pratt, David Brown, Mark Brown, Simon Hallsworth, Wayne Morrison, 2013-06-17 This book seeks to understand the increase in prisoners in the western world It brings together leading authorities in the field to provide a wide ranging analysis of new penal trends compare the development of differing patterns of punishment across different types of societies and to provide a range of theoretical analyses and commentaries to help understand their significance      State of South Australia John Spoehr, 2005 State of South Australia provides analysis and reflection on the major social economic cultural environmental and political trends and policy challenges facing South Australia book cover      **Criminological Perspectives** Eugene McLaughlin, John Muncie, 2013-02-20 This revised and expanded Third Edition of the internationally acclaimed Criminological Perspectives is the most comprehensive reader available in the field Wide ranging and global in scope and coverage Criminological Perspectives will enable you to critically engage with the various concepts and theoretical positions that you ll encounter throughout your studies In addition to essays that have had a seminal influence on the development of criminology new articles have been included to cover topics of contemporary criminological significance including surveillance digitized crime terrorism and political violence environmental crime human trafficking techno social networks narco crime global inequalities The 56 articles are organised thematically complete with introductions that place them in context and to illustrate the approaches taken by different schools of criminological thought Criminological Perspectives will prove an indispensable resource whether you re studying criminology criminal justice studies socio legal studies penology security

studies surveillance studies or sociology      *The New Criminology Revisited* P. Walton, J. Young, 2016-07-27 In 1973 *The New Criminology* was published and quickly established itself as a key textbook in criminology casting a major influence over a generation of scholars It has remained in print ever since This volume published twenty five years later traces the major developments in the field including feminism postmodernism critical criminology and realism The articles are by leading authorities from Britain the United States and Australia and include Stan Cohen Elliott Currie Pat Carlen and Kerry Carrington as well as separate commentaries by the three original authors themselves Ian Taylor Paul Walton and Jock Young

Hard Lessons Gordon Tait, 2019-06-04 Originally published in 2004 The essays in this engaging book catalogue a wide and varied range of instances where things go wrong in the practices of criminal justice The contributions document instances where laws policies and practices have produced unintended consequences of the most deleterious kind drawing attention to the prison system boot camps detention centres and specific penal policies such as the short sharp shock parental penalty and three strikes and you're out Also examined are policing practices such as zero tolerance saturation policing and punitive laws in the areas of drug use sex offences and prostitution It is demonstrated that in each of these cases the objectives of government resulted in the creation of new and unforeseen problems requiring further reform of the criminal justice system This is a familiar tale characteristic of the modernist impulses of contemporary government based on the notion that crime can be identified managed and controlled through the application and administration of institutionalised policies and practices The present culture of high crime despite a top heavy apparatus of crime control appears to indicate the very opposite      New Directions for Law in Australia Ron Levy, Molly O'Brien, Simon Rice, Pauline Ridge, Margaret Thornton, 2017-09-22 For reasons of effectiveness efficiency and equity Australian law reform should be planned carefully Academics can and should take the lead in this process This book collects over 50 discrete law reform recommendations encapsulated in short digestible essays written by leading Australian scholars It emerges from a major conference held at The Australian National University in 2016 which featured intensive discussion among participants from government practice and the academy The book is intended to serve as a national focal point for Australian legal innovation It is divided into six main parts commercial and corporate law criminal law and evidence environmental law private law public law and legal practice and legal education In addition Indigenous perspectives on law reform are embedded throughout each part This collective work the first of its kind will be of value to policy makers media law reform agencies academics practitioners and the judiciary It provides a bird's eye view of the current state and the future of law reform in Australia      **Liquid Criminology** Michael Hviid Jacobsen, Sandra Walklate, 2016-06-17 This book explores the ways in which criminological methods can be imaginatively deployed and developed in a world increasingly characterized by the blurred nature of social reality Whilst recognizing the importance of positivist approaches and research techniques it advocates a commitment to understanding the ways in which those techniques can be used imaginatively at times in combination with

less conventional methods discussing the questions concerning risk ethics and access that arise as a result Giving voice to cutting edge research practices both in terms of concepts and methods that shift the criminological focus towards the kind of imaginative work that comprised the foundations of the discipline it calls into question the utility and credentials of mainstream work that fails to serve the discipline itself or the policy questions allied to it A call not to give up on numbers but also not to be defined by statistics and the methods that produce them Liquid Criminology sheds light on a way of doing research for criminology that is not only creative but also critical As such it will appeal to scholars of sociology criminology and social policy with interests in research methods and design

**International Bibliography of Book Reviews of Scholarly Literature Chiefly in the Fields of Arts and Humanities and the Social Sciences**,1999 *Crime Control and Community* Gordon Hughes,Adam Edwards,2013-01-10 The aim of this book is to bring together findings from case studies of community based crime control in England as a means of examining the prospects for this approach its evolving relationship with criminal justice and social policies to assess the lessons internationally that can be drawn from this in the theory research methods politics and practice of crime control and to present an important new conceptual framework for understanding community based crime control Australian Journal of Human Rights ,2001

**Sex Trafficking** Marie Segrave,Sharon Pickering,2012-12-06 Trafficking in persons particularly the trafficking of women into sexual servitude sex trafficking has generated much attention over the past decade This book provides a critical examination of the international and national frameworks developed to respond to this issue focused both on the design of policy responses and their implementation Uniquely it brings together and brings to life the voices of policymakers non government agencies and trafficked women The analysis is grounded in rich empirical work and research in Europe Asia Australia and North America This book examines how sex trafficking has been mobilized within anti trafficking policies across the globe and offers a close examination of the dominant international framework drawing upon a rich and diverse set of case studies Australia Serbia and Thailand This analysis draws upon over 100 interviews with trafficking experts across the three nations including policymakers police immigration authorities socialworkers lawyers UN agencies local and international NGOs activists Critically it also draws upon the voices of women who have been trafficked

**Technology, Governance and Respect for the Law** Roger Brownsword,2022-09-29 In the context of the technological disruption of law and in particular the prospect of governance by machines this book reconsiders the demand that we should respect the law simply because it is the law What does the law need to look like to justify our respect Responding to this question the book takes the form of a dialectic between on the one side the promise of the prospectus for law and on the other the discontent provoked by the performance of law in practice this is followed by a synthesis Four pictures of law are considered two are traditional pictures law as order and law as just order and two are prompted by the technological disruption of law law as governance by machines and law as self governance by humans These pictures are tested in five performance areas contract law criminal law biolaw information

law and constitutional law The synthesis revealing the complexity of the demand for respect highlights three particular points First the only prospectus for law that clearly commands respect is one that is committed to protecting the global commons the preconditions for humans to form their own communities with their own forms of governance second any form of governance by humans will invite reservations and push back against the demand for respect and third governance by machines is not so much a superior form of governance as a radically different form in which questions about respect are redundant This book will appeal to scholars and students with interests in the broad and burgeoning field of law regulation and technology as well as to legal theorists practitioners and others interested in the impact of new technology on law

*An Introduction to Criminological Theory* Marilyn McShane, 2013-09-13 First Published in 1997 This is a book about the different ways in which crime and criminal behaviour has been explained in modern times It will be seen that there are different explanations or theories which have been proposed at various times during the past 200 years by among others legal philosophers biologists psychologists sociologists and political scientists

**How Judges Sentence** Geraldine Mackenzie, 2005 How do judges sentence This question is frequently asked but infrequently explored What factors are taken into account How do judges see their role How do they apply the aims and purposes of sentencing How are factors such as public opinion taken into account How Judges Sentence explores these questions through interviews with Queensland judges The judges explain how they come to their decisions when sentencing how they view judicial discretion and how they exercise it The book carefully examines their comments within the legislative and theoretical contexts of sentencing The analysis yields valuable insights into judicial methodologies perceptions and attitudes towards the sentencing process How Judges Sentence provides a major contribution to debates on sentencing

**Textbook on Criminology** Katherine S. Williams, 2012 This text offers an engaging and wide ranging account of crime and criminology It provides a clear and comprehensive consideration of the theoretical practical and political aspects of the subject including the influence of physical biological psychological and social factors on criminality

**The Routledge International Handbook of Criminology and Human Rights** Leanne Weber, Elaine Fishwick, Marinella Marmo, 2016-08-25 The Routledge International Handbook of Criminology and Human Rights brings together a diverse body of work from around the globe and across a wide range of criminological topics and perspectives united by its critical application of human rights law and principles This collection explores the interdisciplinary reach of criminology and is the first of its kind to link criminology and human rights This text is divided into six sections each with an introduction and an overview provided by one of the editors The opening section makes an assessment of the current standing of human rights within the discipline Each of the remaining sections corresponds to a substantive area of harm prevention and social control which together make up the main core of contemporary criminology namely criminal law in practice transitional justice peacemaking and community safety policing in all its guises traditional and emerging approaches to criminal justice and penalty both within and beyond the prison This

Handbook forms an authoritative foundation on which future teaching and research about human rights and criminology can be built This multi disciplinary text is an essential companion for criminologists sociologists legal scholars and political scientists

**Principles of Sentencing** Geraldine Mackenzie,Nigel Stobbs,Jodie O'Leary,2010 Sentencing in all Australian jurisdictions is now largely governed by legislation which prescribes some basic guidelines and principles At the same time the High Court and the State appeal courts have been more active in developing a sentencing jurisprudence effectively standardising many of the core principles of sentencing law However judges and magistrates retain a wide discretion in almost every case and lawyers argue many different often disparate and sometimes inherently complex factors The authors of this book burrow through the maze of developing sentencing law to isolate explain and critique the principles which operate across and between jurisdictions They identify the key themes analyse examples from the different jurisdictions and examine the exercise of judicial discretion both in the scope of factors that may be taken into account and in the choice of sanctions

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