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MASON AND McCALL SMITH'S  
**LAW AND  
MEDICAL  
ETHICS**

ANNE-MAREE FARRELL | EDWARD S. DOVE

# Mason And Mccall Smiths Law And Medical Ethics

**Amel Alghrani, Rebecca  
Bennett, Suzanne Ost**



## **Mason And McCall Smith's Law And Medical Ethics:**

**Mason and McCall Smith's Law and Medical Ethics** Graeme T. Laurie, Shawn Harmon, John Kenyon Mason, Gerard Porter, Alexander McCall Smith, 2016 This classic textbook has provided students of medical law and ethics with a framework for exploring this fascinating subject for over 30 years This book provides extensive coverage and insight into recent judicial decisions and statutory developments across the United Kingdom alongside the authors own opinion on current debates and controversies to help you to formulate your own views and arguments The tenth edition has evolved to reflect changes in the law and shifting ethical opinions In setting the UK context it continues to take a comparative approach including reference to the Scottish position where relevant A specific chapter on the European dimension in health care and the particular importance attached to this shift in influence from transatlantic jurisdictions to those of the EU is included Mason McCall Smith's Law Medical Ethics is essential reading for any serious medical law student or practitioner Book jacket *Mason & McCall Smith's Law & Medical Ethics* Anne-Maree Farrell, Edward S. Dove, 2023 [Mason & McCall Smith's Law & Medical Ethics](#) Anne-Maree Farrell, Edward S. Dove, 2023 Trusted for over 40 years for its authoritative account of medical law this text provides the right balance between in depth legal coverage and analysis of ethical issues This classic textbook focuses on medical law and its relationship with medical practice and modern ethics It provides thorough coverage of all topics found on medical law courses and in depth analysis of recent court decisions and legislation encouraging students to think critically about this area of study Covers the whole field of modern ethical medical practice making the book suitable for use on all undergraduate and postgraduate medical law courses Clearly sets a diversity of views in ethical debates and offers the authors own perspectives encouraging students to explore and form their own opinions Takes account of the influence of international policy and legal developments in shaping medical law in the UK New to this edition Two brand new chapters introduce students to concepts theories and tools that frame interpretation and analysis of health and medical law A new chapter provides an overview of UK health systems and examines these in the context of devolution the Covid 19 pandemic and Brexit The table of contents has been reorganised and streamlined to enhance clarity and focus on current issues in the discipline Includes coverage of developments such as the Health and Social Care Act 2022 Mental Health Bill 2022 Medicines and Medical Devices Act 2021 Coronavirus Act 2020 new regimes for organ donation Bell v Tavistock ABC v St George's Healthcare NHS Trust Khan v Meadows and more Digital formats This twelfth edition is available for students and institutions to purchase in a variety of formats The e book offers a mobile experience and convenient access along with functionality tools navigation features and links that offer extra learning support [www.oxfordtextbooks.co.uk/ebooks](http://www.oxfordtextbooks.co.uk/ebooks) [Mason & McCall Smith's Law & Medical Ethics](#) Graeme T. Laurie, Shawn Harmon, E. S. Dove, 2019 **Mason and McCall Smith's Law and Medical Ethics** John Kenyon Mason, Graeme T. Laurie, 2011 This classic textbook has provided students of medical law and ethics with a framework for exploring this fascinating subject for over 25 years Providing coverage of all of the topics found

on medical law courses it gives an overview of the inter relationship between ethical medical practice and the law The authors both hugely experienced and influential in the field offer their own opinions on current debates and controversies and thereby encourage readers to formulate their own views and arguments As a still developing discipline medical law is significantly shaped by the courts and as such this book provides extensive coverage of recent judicial decisions as well as statutory developments The last edition included a new chapter on the European dimension to health care and this edition continues to take a comparative approach with particular importance attached to the shift in influence from transatlantic jurisdictions to those of the EU This book has continually evolved to reflect changes in the law and shifting ethical opinions this eighth edition continues to fulfill this remit and is essential reading for any serious medical law student or practitioner as well as being of interest to all those involved in the delivery and control of modern healthcare

**Mason & McCall Smith's Law & Medical Ethics** Graeme T. Laurie, Shawn Harmon, Gerard Porter, 2016 This is an analysis of medical ethical concepts based on legal principles and court decisions describing what actually happens in practice rather than what should happen and where there are no precedents available what is most likely to happen

**Law and Medical Ethics** John Kenyon Mason, Alexander McCall Smith, Graeme T. Laurie, 2002 This new edition of Law and Medical Ethics continues to chart the ever widening field that the topics cover The interplay between the health caring professions and the public during the period intervening since the last edition has perhaps been mainly dominated by wide ranging changes in the administration of the National Health Service and of the professions themselves but these have been paralleled by important developments in medical jurisprudence

**Bioethics, Medicine, and the Criminal Law** Amel Alghrani, Rebecca Bennett, Suzanne Ost, 2013 Who should define what constitutes ethical and lawful medical practice Judges Doctors Scientists Or someone else entirely This volume analyses how effectively criminal law operates as a forum for resolving ethical conflict in the delivery of health care It addresses key questions such as how does criminal law regulate controversial bioethical areas What effect positive or negative does the use of criminal law have when regulating bioethical conflict And can the law accommodate moral controversy By exploring criminal law in theory and in practice and examining the broad field of bioethics as opposed to the narrower terrain of medical ethics it offers balanced arguments that will help readers form reasoned views on the ethical legitimacy of the invocation and use of criminal law to regulate medical and scientific practice and bioethical issues

*Law and Legacy in Medical Jurisprudence* Edward S. Dove, Niamh Nic Shuibhne, 2022-03-10 Graeme Laurie stepped down from the Chair in Medical Jurisprudence at the University of Edinburgh in 2019 This edited collection pays tribute to his extraordinary contributions to the field Graeme often spoke about the importance of legacy in academic work and forged a remarkable intellectual legacy of his own notably through his work on genetic privacy human tissue and information governance and the regulatory salience of the concept of liminality The essays in this volume animate the concept of legacy to analyse the study and practice of medical jurisprudence In this light legacy reveals characteristics of both benefit and

burden as both an encumbrance to and facilitator of the development of law policy and regulation The contributions reconcile the ideas of legacy and responsiveness and show that both dimensions are critical to achieve and sustain the health of medical jurisprudence itself as a dynamic interdisciplinary and policy engaged field of thinking Bioethics, Medicine and the Criminal Law: Volume 3, Medicine and Bioethics in the Theatre of the Criminal Process Margaret Brazier, Suzanne Ost, 2013-05-02 To date little analysis exists of the criminal process's roles as a regulator of medical practice and as an arbiter of bioethics nor whether criminal law is an appropriate forum for judging ethical medical dilemmas The conscription of criminal law into moral controversy and the perceived rise in criminal investigations of medical errors sets the backdrop for this innovative historical and theoretical analysis of the relationship between medicine bioethics and the criminal process Case studies on abortion end of life and the separation of conjoined twins reveal how judges grapple with bioethics in criminal cases and the impact of theatre on the criminal law's response to ethically controversial medical cases A central argument is that bioethics and criminal law are not necessarily incompatible rather it is the theatre surrounding interactions between bioethics and criminal law that often distorts and creates tension **Children with Gender Identity Disorder** Simona Giordano, 2013 How should we understand transgenderism especially as it affects children and adolescents Psychiatric manuals include transgenderism among mental illnesses Gender Identity Disorder Such inclusion is relatively recent and even the words transsexual and transgender were coined only a few decades ago Yet stories of children with an in between gender have always been albeit symbolically a part of popular culture Drawing on fairy tales as well as from personal narratives and clinical studies this book explains how Gender Identity Disorder manifests in children critically evaluating various clinical approaches and examining the ethical and legal issues surrounding the care and treatment of these youths The book argues that Gender Identity Disorder is not pathology and that medicine and society should assist children in expressing themselves without attempting to force them to adapt to a gender that does not match with their perceived identity **The Human Body and the Law** David W. Meyers, 1990 An account of many aspects of medical practice and the law Dealing with such controversial areas as genetic engineering fetal rights transplantation euthanasia artificial reproduction and medical examination Meyers gives a breakdown of current debates and legal decisions in England Scotland and the US First published in 1970 Annotation copyrighted by Book News Inc Portland OR *Human Rights and Healthcare* Elizabeth Wicks, 2007-07-27 Human Rights and Healthcare looks at medical law from a human rights perspective Almost all issues traditionally taught under a medical law label have significant human rights issues inherent within them This book is unique in bringing those human rights implications to the fore The rights at issue include established fundamental rights such as the right to life the right to respect for a private life and the right to physical integrity as well as more controversial rights such as a right to reproduce and a right to die The human rights perspective of this book enables new light to be cast upon familiar medico legal cases and issues As such the book provides a genuine merging of human

rights law and medical law and will be of value to all students and academics studying medical law as well as to those interested in the broader issues raised by the growing human rights culture within the UK and worldwide The Best Interests of the Child in Healthcare Sarah Elliston,2007-11-06 Setting the scene Best interests and consent Refusal of consent Withholding and withdrawing treatment from infants and young children Medical research and innovative treatment Best interests between children donation of tissues and organs and conjoined twins **Ethics for Nursing and Healthcare Practice** Kath M Melia,2013-12-10 Everyday clinical practice is steeped in ethical considerations but discussion of ethics is often removed from these real life situations Kath M Melia s new book works in the gap between theory and practice The chapters tackle the main theories which form the discussion on ethics and include practical case examples which bring these theories into the clinical context These classic and everyday cases challenge the reader to critically reflect on his her own experiences and outlook The social legal and professional regulation context is brought into the discussion throughout to equip students with the knowledge that they need to make clinical decisions Topics covered include Beauchamp and Childress four principles of bioethics Rights Personal and individual conscience Moral philosophy The virtues virtue ethics of the practitioner This book will be essential reading for pre registration nursing students taking modules in ethics and law It will also be a valuable text for postgraduates and qualified nurses and students of health who need to gain an appreciation of ethics **Pediatric Anesthesia** Bruno Bissonnette,2014-05-14 No longer merely a subspecialty pediatric anesthesia is now a professional entity in its own right as is amply demonstrated in this comprehensive addition to the medical and surgical literature Pediatric Anesthesia Basic Principles State of the Art Future comprises the contributions of 150 experts in the field from all over the world providing this book with a truly global perspective This textbook will help anesthesiologists already interested in pediatric anesthesia to the knowledge and skills inherent to the safe practice of anesthesia for infants and children Understanding Eating Disorders Simona Giordano,2005-08-25 Simona Giordano presents the first full philosophical study of ethical issues in the treatment of anorexia and bulimia nervosa Beginning with a comprehensive analysis of these conditions and an exploration of their complex causes she then proceeds to address legal and ethical dilemmas such as a patient s refusal of life saving treatment Illustrated with many case studies Understanding Eating Disorders is an essential tool for anyone working with sufferers of these much misunderstood conditions and for all those ethicists lawyers and medical practitioners engaged with the widely relevant issues they raise *Self-Ownership, Property Rights, and the Human Body* Muireann Quigley,2018-04-19 How should the law deal with the challenges of advancing biotechnology This book is a philosophical and legal re analysis **Non-Contractual Liability Arising out of Damage Caused to Another** Christian von Bar,2009-08-17 Non contractual liability arising out of damage caused to another is one of the three main non contractual obligations dealt with in the DCFR The law of non contractual liability arising out of damage caused to another in the Common Law known as tort law or the law of torts but in most other

jurisdictions referred to as the law of delict is the area of law which determines whether one who has suffered a damage can on that account demand reparation in money or in kind from another with whom there may be no other legal connection than the causation of damage itself Besides determining the scope and extent of responsibility for dangers of one's own or another's creation this field of law serves to protect fundamental rights in the private law domain that is to say horizontally between citizens inter se Based on pan European comparative research which annotates the work this volume presents model rules on liability Explanatory comments and illustrations amplify the policy decisions involved During the drafting process comparative material from over 25 different EU jurisdictions has been taken into account The work therefore is not only a presentation of a future model for European rules to come but provides also a fairly detailed indication of the present legal situation in the Member States

**Simester and Sullivan's Criminal Law** J J Child, A P Simester, J R Spencer, F Stark, G J Virgo, 2022-09-15 undoubtedly a first rate companion for any undergraduate or post graduate law course John Taggart Criminal Law Review This outstanding account of modern English criminal law combines detailed exposition and analysis of the law with a careful exploration of its theoretical underpinnings Primarily it is written for undergraduate students of criminal law covering all subjects taught at undergraduate level The book's philosophical approach ensures students have a deeper understanding of the law that goes beyond a purely doctrinal knowledge As a result over its numerous editions it has become required reading for many criminal law courses The 8th edition covers all statutory law including the Assaults on Emergency Workers Act 2018 and Domestic Abuse Act s 71 Case law discussions now cover Grant complicity Barton dishonesty Broughton Field Kuddus and Rebelo homicide and AG's Ref No 1 of 2020 sexual offences

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