



# Rape And The Legal Process

**SA Dillow**



## **Rape And The Legal Process:**

**Rape and the Legal Process** Jennifer Temkin, 2002 This text is fully updated to include abolition of the marital rape exemption changes in the law on anonymity sexual history evidence procedural developments contained in the Youth Justice and Criminal Evidence Act 1999 and male rape

Human Sexuality and its Problems John Bancroft, 2008-12-29 Prepared by one of the world's leading authorities Human Sexuality and its Problems remains the foremost comprehensive reference in the field Now available in a larger format this classic volume continues to address the neurophysiological psychological and socio cultural aspects of human sexuality and how they interact Fully updated throughout the new edition places a greater emphasis on theory and its role in sex research and draws on the latest global research to review the clinical management of problematic sexuality providing clear practical guidelines for clinical intervention Clearly written this highly accessible volume now includes a new chapter on the role of theory and separate chapters on sexual differentiation and gender identity development transgender and gender non conformity and HIV AIDS and other sexually transmitted diseases Human Sexuality and its Problems fills a gap in the literature for academics interested in human sexuality from an interdisciplinary perspective as well as health professionals involved in the management of sexual problems Long awaited new edition of the definitive reference text on human sexuality Addresses the neurophysiological psychological and socio cultural aspects of human sexuality and how they interact Examines the normal sexual experience and covers the various ways in which sex can be problematic including dysfunctional out of control high risk and illegal sexual behaviour Reviews the clinical management of problematic sexuality and provides clear practical guidelines for clinical intervention Presents a broad cross disciplinary perspective of the subject area making the book suitable for all professionals involved in the field Presents a more theoretical approach to the study of human sexuality reflecting recent changes in research Includes a section on brain imaging to demonstrate the latest research findings in sexual arousal and to compare and contrast individuals with normal and low levels of sexual desire Discusses the use of sex as a mood regulator and the importance of current research in this area Discusses the impact on the internet on the modern sexual world Explores the relevance of transgender and gender non conformity Contains a chapter on HIV and AIDS and other sexually transmitted infections Chapter on therapy fully updated to reflect the movement towards integration of psychological and pharmacological approaches to management Explores the complex relationships between anger sexual arousal and sexual violence

The Legal Response to Violence Against Women Karen J. Maschke, 1997 This collection of essays and reviews represents the most significant and comprehensive writing on Shakespeare's A Comedy of Errors Miola's edited work also features a comprehensive critical history coupled with a full bibliography and photographs of major productions of the play from around the world In the collection there are five previously unpublished essays The topics covered in these new essays are women in the play the play's debt to contemporary theater its critical and performance histories in Germany and Japan the metrical variety of the play and the distinctly modern

perspective on the play as containing dark and disturbing elements To compliment these new essays the collection features significant scholarship and commentary on The Comedy of Errors that is published in obscure and difficulty accessible journals newspapers and other sources This collection brings together these essays for the first time

**Language in the Legal Process** J. Cotterill, 2002-10-09 Linguists and lawyers from a range of countries and legal systems explore the language of the law and its participants beginning with the role of the forensic linguist in legal proceedings either as expert witness or in legal language reform Subsequent chapters analyze different aspects of language and interaction in the chain of events from a police emergency call through the police interview context and into the courtroom as well as appeal court and alternative routes to justice A broad based coherent introduction to the discourse of language and law

**Discursive Constructions of Consent in the Legal Process** Susan Ehrlich, Diana Eades, Janet Ainsworth, 2016-02-01 As a linguistically grounded critical examination of consent this volume views consent not as an individual mental state or act but as a process that is interactionally and discursively situated It highlights the ways in which legal consent is often fictional at best due to the impoverished view of meaning and the linguistic ideologies that typically inform interpretations and representations in the legal system The authors are experts in linguistics and law who use diverse theoretical and analytical approaches to examine the complex ways in which language is used to seek negotiate give or withhold consent in a range of legal contexts Authors draw on case studies or larger research corpora or a wider sociolegal approach in investigations of police citizen interactions in the street police interviews with suspects police call handlers rape and abduction trials interactions with lay litigants in a multilingual small claims court a restorative justice sentencing scheme for young offenders biomedical research and legal disputes over contracts

The Routledge History of Sex and the Body Sarah Toulalan, Kate Fisher, 2013-03-20 The Routledge History of Sex and the Body provides an overview of the main themes surrounding the history of sexuality from 1500 to the present day The history of sex and the body is an expanding field in which vibrant debate on for instance the history of homosexuality is developing This book examines the current scholarship and looks towards future directions across the field The volume is divided into fourteen thematic chapters which are split into two chronological sections 1500 1750 and 1750 to present day Focusing on the history of sexuality and the body in the West but also interactions with a broader globe these thematic chapters survey the major areas of debate and discussion Covering themes such as science identity the gaze courtship reproduction sexual violence and the importance of race the volume offers a comprehensive view of the history of sex and the body The book concludes with an afterword in which the reader is invited to consider some of the tensions problems and areas deserving further scrutiny Including contributors renowned in their field of expertise this ground breaking collection is essential reading for all those interested in the history of sexuality and the body

Coercive Control and the Criminal Law Cassandra Wiener, 2022-12-30 This book considers how a phenomenon as complex as coercive control can be criminalised The recognition and ensuing criminalisation of coercive control in the UK and Ireland has been the focus

of considerable international attention It has generated complex questions about the best way to criminalise domestic abuse This work reviews recent domestic abuse criminal law reform in the UK and Ireland In particular it defines coercive control and explains why using traditional criminal law approaches to prosecute it does not work Laws passed in England and Wales versus Scotland represent two different approaches to translating coercive control into a criminal offence This volume explains how and why the jurisdictions have taken different approaches and examines the advantages and disadvantages of each As jurisdictions around the world review what steps need to be taken to improve national criminal justice responses to domestic abuse the question of what works and why at the intersection of domestic abuse and the criminal law has never been more important As such the book will be a vital resource for lawyers policy makers and activists with an interest in domestic abuse law reform

**Women's Movement and the Legal Process** Lotika Sarkar,1995 With special reference to India

**Lacey, Wells and Quick Reconstructing Criminal Law** Celia Wells,Oliver Quick,2010-05-27 This truly groundbreaking textbook explores traditional and broader fields of criminal law and justice to give a full perspective on the subject

**Criminal Justice in Ireland** Paul O'Mahony,2002 Comprehensive overview of the Irish criminal justice system its current problems and its vision for the future Collection of essays by major office holders experienced practitioners leading academics legal scholars sociologists psychologists philosophers and educationalists

Smith and Hogan's Criminal Law David Ormerod,Karl Laird,John Cyril Smith,Brian Hogan,2015 Criminal Law is written with the needs of the student foremost in mind to provide more than ever as modern and as comprehensive an exposition of the criminal law as he or she could possibly require

**Shades of Grey - Domestic and Sexual Violence Against Women** Anna Carline,Patricia Easteal,2014-09-19 Arguing that law must be looked at holistically this book investigates the hidden gender of the so called neutral or objective legal principles that structure the law addressing violence against women Adopting an explicitly feminist perspective it investigates how legal responses to violence against women presuppose maintain and perpetuate a certain context that may not in fact reflect women s experiences Carline and Easteal draw upon relevant legislation case law and secondary studies from a range of territories including Australia England and Wales the United States Canada and Europe to contextualize and critique different policy responses They go on to examine the potential and limits of law making recommendations for best practice models of policymaking and law reform Aiming to help improve government community and legal responses to women who experience violence Shades of Grey Domestic and Sexual Violence Against Women Law Reform and Society will assist law makers academics policymakers and a wider audience in understanding the complexities of violence against women

**Women's Legal Landmarks** Erika Rackley,Rosemary Auchmuty,2018-12-27 Women s Legal Landmarks commemorates the centenary of women s admission in 1919 to the legal profession in the UK and Ireland by identifying key legal landmarks in women s legal history Over 80 authors write about landmarks that represent a significant achievement or turning point in women s engagement with law and law reform The landmarks cover a wide range of topics

including matrimonial property the right to vote prostitution surrogacy and assisted reproduction rape domestic violence FGM equal pay abortion image based sexual abuse and the ordination of women bishops as well as the life stories of women who were the first to undertake key legal roles and positions Together the landmarks offer a scholarly intervention in the recovery of women s lost history and in the development of methodology of feminist legal history as well as a demonstration of women s agency and activism in the achievement of law reform and justice

### **Law and Gender in Modern Ireland**

Lynsey Black, Peter Dunne, 2019-02-21 Law and Gender in Modern Ireland Critique and Reform is the first generalist text to tackle the intersection of law and gender in this jurisdiction for over two decades As such it could hardly have come at a more opportune moment The topic of law and gender perhaps more so than at any other time in Irish history has assumed a dominant place in political and academic debate Among scholars and policy makers alike the regulation of gendered bodies and the legal status of sexual and gendered identities is now a highly visible fault line in public discourse Debates over reproductive justice exemplified by the recent referendum to remove the 8th Amendment increased rights for lesbian gay bisexual and transgender persons including the public sanctioned introduction of same sex marriage and the historic mistreatment of women and young girls have re shaped Irish public and political life and encouraged Irish society to re examine long unchallenged gender norms While many traditional flashpoints remain such as abortion and prostitution sex work there are also new questions including surrogacy and the gendered experience of asylum frameworks which have emerged As policy makers seek to enact reforms they face a population with increasingly polarised perceptions of gender and a legal structure ill equipped for modern realities This edited volume directly addresses modern Irish debates on law and gender Providing an overview of the existing rules and standards as well as exploring possible options for reform the collection stands as an important statement on the law in this jurisdiction and as an invaluable resource for pursuing gendered social change While the edited collection applies a doctrinal methodology to explain current statutes case law and administrative practices the contributors also invoke critical gender queer and race perspectives to identify and problematise existing and potential challenges This edited collection is essential reading for all who are interested in law gender and processes of social change in modern Ireland

*Judicial and Statutory Definitions of Words and Phrases*, 1904 *The American Court System* Marilyn McShane, 2020-10-28 Depending on whom one talks to today s criminal courts are either the savior or the demon of our social order While everyone seems to have an answer about what needs to be done the solutions are neither simple nor within our current allocation of resources Media hype and political posturing emotionally dilute the reality of what motivates crime and what constitutes effective punishment The essays and research in this anthology give the reader a realistic view of complex problems affecting our juvenile and adult courts and consequently the rest of the criminal justice system Topics include sentencing disparity sentencing reform and wrongful convictions Some traditionally controversial issues are covered such as the insanity defense and the death penalty as well as the more recent three strikes

and you're out movement and mandatory minimums This series will be of great utility to students scholars and others with interests in the literature of criminal justice and criminology

**Voices from Criminal Justice** Heith Copes, Mark Pogrebin, 2016-11-25 *Voices from Criminal Justice* Second Edition gives students rich insight into the criminal justice system from the point of view of practitioners as well as outsiders citizens clients jurors probationers or inmates These qualitative and teachable articles cover all three components of the criminal justice system ensuring students will be better informed about the daily realities of criminal justice professionals in law enforcement courts and corrections At the same time the juxtaposition of insider and outsider views allows students to look beyond the actual content of the articles and develop their own views about the functions and flaws of the criminal justice system on a societal level This innovative reader now with seven new articles designed to stimulate discussions and promote critical thought is perfect for undergraduate criminal justice courses in the United States and has proven to be an effective companion or alternative to traditional introductory textbooks *Voices from Criminal Justice* Second Edition also offers a framework for more advanced students in special issues or capstone courses to synthesize information from earlier courses and develop their own view of American justice

**Criminal Law and the Man Problem** Ngaire Naffine, 2019-04-04 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

**Landmark Cases in Criminal Law** Philip Handler, Henry Mares, Ian Williams, 2017-05-04 Criminal cases raise difficult normative and legal questions and are often a consequence of compelling human drama In this collection expert authors place leading cases in criminal law in their historical and legal contexts highlighting their significance both in the past and for the present The cases in this volume range from the fifteenth to the twenty first century Many of them are well known to modern criminal lawyers and students others are overlooked landmarks that deserve reconsideration The essays often based on extensive and original archival research range over a wide spectrum of criminal law covering procedure and doctrine statute and common law individual offences and general principles Together the essays

explore common themes including the scope of criminal law and criminalisation the role of the jury and the causes of change in criminal law

**International Relations Theory and International Law** Adriana Sinclair, 2010-10-28 International law is playing an increasingly important role in international politics However international relations theorists have thus far failed to conceptualise adequately the role that law plays in politics Instead IR theorists have tended to operate with a limited conception of law An understanding of jurisprudence and legal methodology is a crucial step towards achieving a better account of international law in IR theory But many of the flaws in IR's idea of law stem also from the theoretical foundations of constructivism the school of thought which engages most frequently with law In this book Adriana Sinclair rehabilitates IR theory's understanding of law using cases studies from American English and international law to critically examine contemporary constructivist approaches to IR and show how a gap in their understanding of law has led to inadequate theorisation



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