

CHRIS TURNER



# LOOKING AT Criminal LAW



# Looking At Criminal Law

**R. A. Duff, Lindsay Farmer, S. E.  
Marshall, Massimo Renzo, Victor Tadros**

## Looking At Criminal Law:

**The Criminal Law's Person** Claes Lernestedt, Matt Matravers, 2022-02-10 The state's use of the threat and imposition of punishments to regulate conduct is thought or at least said by many to be legitimised by the idea that the criminal law's burdens only fall on those who are blameworthy for their conduct. However, the formal concept of blameworthiness needs to be made substantive. This puts various ideas regarding the criminal law's person at the heart of debates about blame, guilt, and responsibility. How is the criminal law's person constructed by whom and with what disciplinary norms? How is it threatened by new knowledge and how do those threats play out amongst the various stakeholders who claim the criminal law's person as theirs? To address these and cognate questions, this volume brings together an international group of academics to engage with the criminal law's person from a range of disciplinary perspectives. [The Boundaries of the Criminal Law](#) R. A. Duff, Lindsay Farmer, S. E. Marshall, Massimo Renzo, Victor Tadros, 2010-11-11 Criminalization is a new series arising from an interdisciplinary investigation into criminalization focussing on the principles and goals that should guide decisions about what kinds of conduct are to be criminalized and the forms that criminalization should take. Developing a normative theory of criminalization, the six volumes will tackle the key questions at the heart of the issue. By reference to what principles and goals should legislations decide what to criminalize? How should criminal wrongs be classified and differentiated? And how should law enforcement officials apply the law's specification of offences? [Boundaries of the Criminal Law](#) is the first book in this series examining the scope and boundaries of the criminal law. Investigations into the scope of the criminal law have often focused on the harm principle, the principle that conduct can be justifiably criminalized only if it is harmful, or other master principles that might determine the proper scope of the criminal law. This collection of original essays by some of the leading scholars in criminal law and philosophy from the UK and the US makes significant advances in the development of a broader range of ideas that might inform criminalization decisions. A range of issues are discussed, including the significance for criminalization of ideas of moral wrongdoing and of using a person as a means, the distinction between criminal law and other forms of legal regulation, the role of new technology in our understanding of the evolving scope of the criminal law, and the role of criminal justice officials in decision making about criminalization. The authors draw on legal and philosophical sources but also on history, sociology, and social psychology in their investigations for a truly interdisciplinary approach. This is a groundbreaking set of essays which will help to reorient legal and philosophical discussion about the proper scope of the criminal law. [Comparing Tort and Crime](#) Matthew Dyson, 2015-07-02 First English language comparative volume to study where how and why tort and crime interact. Covers common and civil law countries. **Making the Modern Criminal Law** Lindsay Farmer, 2016 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

The Oxford Handbook of Criminal Law Markus Dirk Dubber,Tatjana Hörnle,2014 Providing scholars with a comprehensive international resource a common point of entry into cutting edge contemporary research and a snapshot of the state and scope of the field The Oxford Handbook of Criminal Law takes a broad approach to its subject matter disciplinarily geographically and systematically

Looking Back at Law's Century Austin Sarat,Bryant Garth,Robert A. Kagan,2018-10-18 This book describes a century of tremendous legal change of inspiring legal developments and profound failures The twentieth century took the United States from the Progressive Era s optimism about law and social engineering to current concerns about a hyperlegalistic society from philosophical idealism to the implementation of democracy the rule of law and the idea of human rights throughout the world At the same time law maintained its status as the key language of governance in the United States the most legal of all countries which has succeeded in making its version of the state a point of reference around the globe

*Law and Crime* Gerry Johnstone,Tony Ward,2009-12-09 What is the definition of crime Law and Crime helps the criminologist to understand how the law constructs crime and how one might engage in critical analysis of such legal constructions It uses a thematic approach to comprehensively explore the relationship between criminal conduct criminal justice and the law The book introduces key topics in criminal law scholarship for criminologists including criminalization fault and criminal responsibility corporate liability the production of criminal guilt the nature of judicial punishment Aimed at students with no prior knowledge of law the book includes many useful features to enhance understanding from chapter overviews and key terms to study questions and suggestions for further reading The Key Approaches to Criminology series celebrates the removal of traditional barriers between disciplines and specifically reflects criminology s interdisciplinary nature and focus It brings together some of the leading scholars working at the intersections of criminology and related subjects Each book in the series helps readers to make intellectual connections between criminology and other discourses and to understand the importance of studying crime and criminal justice within the context

of broader debates The series is intended to have appeal across the entire range of undergraduate and postgraduate studies and beyond comprising books which offer introductions to the fields as well as advancing ideas and knowledge in their subject areas

*Research Handbook on the Theory and History of International Law* Alexander Orakhelashvili, 2020-12-25 This updated and revised second edition with contributions from renowned experts provides a comprehensive scholarly framework for analyzing the theory and history of international law Featuring an array of legal and interdisciplinary analyses it focuses on those theories and developments that illuminate the central and timeless basic concepts and categories of the international legal system highlighting the interdependency of various aspects of theory and history and demonstrating the connections between theory and practice

*Searching the Law - The States* Francis R Doyle, 2022-11-14 This revised two volume set reproduces the easy to use logically organized format of *Searching the Law* for each of the 50 U S states Arranged by state and by topic within each state it features a complete list of all the legal research materials available for each state jurisdiction thousands of citations to the legal literature of each state materials applicable to more than one topic listed under each topic repeated listings under each state and topic where they apply and author title publisher format and the latest known supplement for each citation *Searching the Law The States* is the companion text to *Searching the Law* Together the sets form one of the most comprehensive logical legal reference sources available Published under the Transnational Publishers imprint The print edition is available as a set of two volumes 9781571052872

**Conscious Will and Responsibility** Walter Sinnott-Armstrong, Lynn Nadel, 2011 We all seem to think that we do the acts we do because we consciously choose to do them This commonsense view is thrown into dispute by Benjamin Libet s eyebrow raising experiments which seem to suggest that conscious will occurs not before but after the start of brain activity that produces physical action Libet s striking results are often claimed to undermine traditional views of free will and moral responsibility and to have practical implications for criminal justice His work has also stimulated a flurry of further fascinating scientific research including findings in psychology by Dan Wegner and in neuroscience by John Dylan Haynes that raises novel questions about whether conscious will plays any causal role in action Critics respond that both commonsense views of action and traditional theories of moral and legal responsibility as well as free will can survive the scientific onslaught of Libet and his progeny To further this lively debate Walter Sinnott Armstrong and Lynn Nadel have brought together prominent experts in neuroscience psychology philosophy and law to discuss whether our conscious choices really cause our actions and what the answers to that question mean for how we view ourselves and how we should treat each other

Negotiated Settlements in Bribery Cases Tina Søreide, Abiola Makinwa, 2020-04-24 This thought provoking book examines the scope benefits and challenges of negotiated settlements as an enforcement mechanism in bribery cases and demonstrates the need for a more harmonized and principled approach to deterring corporate bribery Written by a global team of experts with backgrounds in legal practice policy work and academia it offers a truly international perspective considering negotiated

settlements in view of a variety of different legal systems and traditions      **Trust** Russell Hardin, 2006-04-05 This text deals with the myths surrounding the concept of trust in society and politics It examines the literature on trust to analyse public concerns about declining levels of trust both in our fellow citizens and in our governments and their officials It also explores the various manifestations of trust and distrust in public life      *Searching the Law, 3d Edition* Frank Bae, Edward Bander, Francis Doyle, Joel Fishman, Paul Richert, 2021-12-13      *Justice and Predictability* A. Cutler, D. Nye, 1983-06-18

Wrongs and Crimes Victor Tadros, 2016-12-06 The Criminalization series arose from an interdisciplinary investigation into criminalization focussing 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 sixth volume in the series offers a philosophical investigation of the relationship between moral wrongdoing and criminalization Considering they justification of punishment the nature of harm the importance of autonomy inchoate wrongdoing the role of consent and the role of the state the book provides an account of the nature of moral wrong doing the sources of wrong doing why wrong doing is the central target of the criminal law and the ways in which criminalization of non wrongful conduct might be permissible      **The President on Trial** Sharon Weill, Kim Thuy Seelinger, Kerstin Bree Carlson, 2020 This book details and contextualizes the trial of Hiss ne Habr who was prosecuted by a court in Senegal for his role in atrocities committed against Chadian citizens during the 1980s It employs an innovative combination of first person accounts from direct actors and academic analysis from leading experts on international criminal justice      Enforcing Privacy David Wright, Paul De Hert, 2016-04-19 This book is about enforcing privacy and data protection It demonstrates different approaches regulatory legal and technological to enforcing privacy If regulators do not enforce laws or regulations or codes or do not have the resources political support or wherewithal to enforce them they effectively eviscerate and make meaningless such laws or regulations or codes no matter how laudable or well intentioned In some cases however the mere existence of such laws or regulations combined with a credible threat to invoke them is sufficient for regulatory purposes But the threat has to be credible As some of the authors in this book make clear it is a theme that runs throughout this book carrots and soft law need to be backed up by sticks and hard law The authors of this book view privacy enforcement as an activity that goes beyond regulatory enforcement however In some sense enforcing privacy is a task that befalls to all of us Privacy advocates and members of the public can play an important role in combatting the continuing intrusions upon privacy by governments intelligence agencies and big companies Contributors to this book including regulators privacy advocates academics SMEs a Member of the European Parliament lawyers and a technology researcher share their views in the one and only book on Enforcing Privacy      **Criminology and Political Theory** Dr Anthony

Amatrudo,2009-07-09 A lucid sophisticated and timely vindication of the importance of Marxist feminist and other radical perspectives on the state and political economy to the analysis of crime control and justice It offers a valuable guide to issues of political philosophy for students and teachers of criminology critically deconstructing the taken for granted categories of law and criminal justice Professor Robert Reiner London School of Economics UK This clear and concise book sets out the relationship between political theory and criminology It critically analyzes key theories and debates within criminology and addresses the major political ideas that lie beneath them Organized around key criminological concepts and issues the book covers power and ideology the nature of the state social control and policing punishment economics and criminal activity morality The book has been carefully developed to support practical teaching and learning and contains chapter summaries further reading and a comprehensive glossary which combine to provide a full understanding of the themes

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