

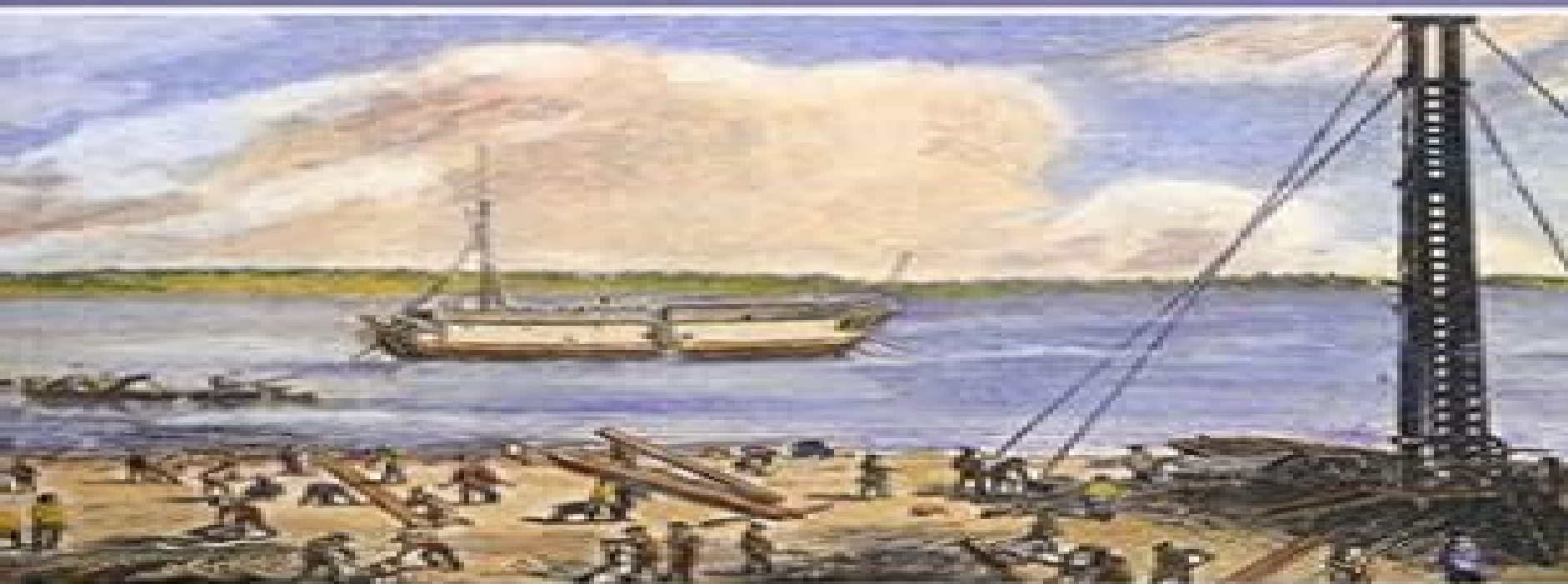
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# Sentencing and Punishment

The Quest for Justice

THIRD EDITION



SUSAN EASTON • CHRISTINE PIPER

# Sentencing And Punishment The Quest For Punishment

**Gregory Claeys**



## **Sentencing And Punishment The Quest For Punishment:**

**Sentencing and Punishment** Susan Easton, Susan M. Easton, Christine Piper, 2016 Balanced coverage supportive learning features and a chance to dive into all the key theories and debates the essential guide for sentencing and punishment students Examining the theory behind the headlines and engaging with all the current debates Sentencing and Punishment provides thoughtful reliable and unbiased coverage of sentencing and punishment in the UK to make the perfect companion for your course Thorough and systematic approach Topics examined from legal philosophical and practical perspectives In depth and detailed coverage covering both sentencing and punishment to match to UK courses Discussion questions case studies and sentencing exercises in each chapter so you can apply your knowledge Fully reworked restructured and updated incorporating changes following the 2015 general election Book jacket *Criminal Justice* Ursula Smartt, 2006-03-15 This Course Companion in Criminal Justice by Ursula Smartt is to be applauded It is an essential handbook for all students and practitioners who are studying the criminal justice system The user friendly framework provides students with practical support in how they can organise their approach to studying to maximise their knowledge and revision skills I have no hesitation in commending this Companion as a valuable complementary text Professor Allyson MacVean John Grieve Centre for Policing Community Safety Buckinghamshire Chilterns University College Congratulations to Ursula Smartt and SAGE on a most welcome skills text for Criminal Justice students The book is concise clear well organised and accessible highly recommended Stephen Parrott Birkbeck University of London Criminal Justice by Ursula Smartt is part of an exciting new series from SAGE It is designed to help students to make the most of their undergraduate or foundation course in Criminal Justice or Criminology Developed as accessible reference tools SAGE Course Companions offer an introduction to the subject and encourage students to extend their understanding of key concepts issues and debates This book provides a basic grounding in criminal justice alongside pointers to further reading and advice on study skills It can be used as an overview of the subject and referred to throughout the degree for tips and revision guidance Smartt's Criminal Justice is designed to complement rather than replace existing textbooks for the course and will provide Helpful summaries of the course curriculum to aid exam revision and essay planning Key summaries of the approach taken by the main textbooks on the course Guidance on the essential study skills required to pass the course Help with developing critical thinking Route maps to aid the development of wider learning above and beyond the textbook Pointers to success in course exams and written assessment exercises A tutor's eye view of what course examiners are looking for An insider's view of what key course concepts are really all about SAGE Course Companions are much more than revision guides for undergraduate They are an essential tool to success in undergraduate courses enriching the learning experience and developing students understanding

**Liability for Crimes Involving Artificial Intelligence Systems** Gabriel Hallevy, 2014-11-06 The book develops a general legal theory concerning the liability for offenses involving artificial

intelligence systems The involvement of the artificial intelligence systems in these offenses may be as perpetrators accomplices or mere instruments The general legal theory proposed in this book is based on the current criminal law in most modern legal systems In most modern countries unmanned vehicles sophisticated surgical systems industrial computing systems trading algorithms and other artificial intelligence systems are commonly used for both industrial and personal purposes The question of legal liability arises when something goes wrong e g the unmanned vehicle is involved in a car accident the surgical system is involved in a surgical error or the trading algorithm is involved in fraud etc Who is to be held liable for these offenses the manufacturer the programmer the user or perhaps the artificial intelligence system itself The concept of liability for crimes involving artificial intelligence systems has not yet been widely researched Advanced technologies are forcing society to face new challenges both technical and legal The idea of liability in the specific context of artificial intelligence systems is one such challenge that should be thoroughly explored

**The Criminalization of European Cartel Enforcement** Peter Whelan, 2014-08-07 Cartel activity is prohibited under EU law by virtue of Article 101 1 of the Treaty on the Functioning of the European Union Firms that violate this provision face severe punishment from those entities responsible for enforcing EU competition law the European Commission the national competition authorities and the national courts Stiff fines are regularly imposed on firms by these entities such firm focused punishment is an established feature of the antitrust enforcement landscape within the EU In recent years however focus has also been placed on the individuals within the firms responsible for the cartel activity It is increasingly recognized that punishment for cartel activity should be individual focused as well as firm focused Accordingly a growing tendency to criminalize cartel activity can be observed in the EU Member States The existence of such criminal sanctions within the EU presents a number of crucial challenges that need to be met if the underlying enforcement objectives are to be achieved in practice without violating prevailing legal norms For a start given the severe consequences of a custodial sentence the employment of criminal antitrust punishment must be justifiable in principle one must have a robust normative framework rationalizing the existence of criminal cartel sanctions Second for it to be legitimate antitrust criminalization should only occur in a manner that respects the mandatory legalities applicable to the European jurisdiction in question These include the due process rights of the accused and the principle of legal certainty Finally the correct practical measures such as a criminal leniency policy and a correctly defined criminal cartel offence need to be in place in order to ensure that the employment of criminal antitrust punishment actually achieves its aims while maintaining its legitimacy These three particular challenges can be conceptualized respectively as the theoretical legal and practical challenges of European antitrust criminalization This book analyses these three crucial challenges so that the complexity of the process of European antitrust criminalization can be understood more accurately In doing so this book acknowledges that the three challenges should not be considered in isolation In fact there is a dynamic relationship between the theoretical legal and practical challenges of European antitrust

criminalization and an effective antitrust criminalization policy is one which recognizes and respects this complex interaction

**Criminal Law** William Wilson, 2020 Enhance understanding of criminal Law and clarify complex issues Criminal Law Longman Law series 7th Edition by William Wilson combines coverage of the core legal principles with discussion of the theories and academic debates that underpin the subject Enhance your understanding of criminal law and make use of the reading references t

*Forensic Psychology* Graham M. Davies, Anthony R. Beech, 2012-04-23 Forensic Psychology is essential reading for all undergraduate courses in forensic psychology and an excellent introduction for more detailed postgraduate courses Expert authors cover every aspect of forensic psychology from understanding criminal behaviour to applying psychological theory to criminal investigation to analysis of the legal process and the roles of witnesses to the treatment of offenders

*An Introduction to Criminology* Pamela Davies, Michael Rowe, 2021-11-10 A comprehensive introduction to all the key topics perspectives and themes that you will cover when studying criminology and criminal justice An Introduction to Criminology provides you with a thorough grounding in the main traditions and perspectives within the discipline and introduces cutting edge emerging themes that will shape criminology for years to come It features insight from over 30 international experts with each chapter written by leading specialists within the field giving you an in depth and authoritative account of each vital area of study from organised crime and victimisation to life course criminology prisons and youth justice Key features Covers emerging areas of criminology and contemporary issues such as cybercrime cultural criminology hate crime human trafficking and gendered violence Contains a range of features to help you study including case studies and questions student voices and advice reflective exercises and more Supports lecturers by providing access to a suite of online resources featuring exclusive video content from the SAGE Video Criminology Collection critical thinking exercises multiple choice tests and sample essay questions Essential reading for any student of criminology this will be a go to reference text throughout your studies

**An Introduction to Criminal Justice** Jamie Harding, Pamela Davies, George Mair, 2017-01-13 A contemporary guide to the criminal justice process the broad scope of this book means it will be a trusted companion throughout a Criminology and or Criminal Justice degree The contents of An Introduction to Criminal Justice include 23 chapters spanning all that s involved with and fully contextualising the criminal justice process the agencies institutions and processes and procedures that deal with victims offenders and offending A detailed timeline of criminal justice since 1945 Consideration of victims and witnesses complaints and misconduct A comprehensive review of policing prosecution the courts imprisonment and community sanctions A focus on community safety crime prevention and youth justice A review of the effectiveness of the criminal justice process Exploration of global and international dimensions as well as the futures of criminal justice Lots of helpful extras including further reading suggestions case studies self study questions and a glossary of terms The accompanying website to An Introduction to Criminal Justice has A podcast interview with a police officer Practice essay questions Multiple choice questions Suggested website resources to explore Videos

**Addressing Offending Behaviour** Simon Green, Elizabeth Lancaster, Simon Feasey, 2013-05-13 Offending behaviour is one of the most talked about issues in contemporary society What can be done to stop people reoffending What can be done to help people escape their criminal lifestyles This book aims to review and analyse the different ways in which these questions are addressed in practice drawing upon the expertise of academics and practitioners The book provides a critical reference text for practitioners students and researchers interested in devising the most effective means of addressing offending behaviour Its focus is on the actual work undertaken with offenders and draws upon generic issues of practice applicable across the voluntary community and statutory sectors Addressing Offending Behaviour aims to bridge the gap between practice and research It explores a wide range of innovative techniques for offender intervention along with some of the most challenging academic theories It also considers the wider social political and legal context in which this work takes place and explores the values and bias which operate at both individual and institutional levels It will be key reading for both students and practitioners involved in the fields of criminology and criminal justice law policing probation prisons youth justice and social work

*Crime and Justice in Contemporary Japan* Jianhong Liu, Setsuo Miyazawa, 2017-12-15 This book provides an important overview of key criminology and criminal justice concerns in Japan It highlights similarities between the practice of criminology research in Japan as well as important differences with other areas of Asia and with the West In previous decades Japan attracted international attention as the only industrialized country where the crime rate declined along with a rise in urbanization and economic development Currently Japan still enjoys a declining crime rate the lowest among major industrialized countries and a study of criminal justice practices in Japan may provide important insights for other regions Japan also experiences important contemporary challenges which are shared by other regions 1 Japan has the highest proportion of people over the age of 60 in the world For criminology this means key challenges in the victimization of older people as well as the challenges of an aging prison population 2 Besides the United States Japan is the only developed country that still practices capital punishment and its rate has been on the rise in the past 20 years 3 Japan has also introduced new reforms in its law practice including the introduction of new trial formats The research in this book provides a helpful overview for scholars interested in criminology and criminal justice in Japan to understand the key issues of concern and present a framework for future research needs It will be of interest to researchers in criminology and criminal justice international studies Asian Studies sociology and political science

**Enforcing Pollution Control Regulation** Carolyn Abbot, 2009-05-18 Monitoring and enforcement issues must be analysed when determining the effectiveness of pollution control regulation and clearly influence choices about how to regulate This book demonstrates how an economic analysis of law enforcement can generate important insights into how best to enforce pollution control regulation It seeks to provide a clear and accessible way into the law and economics literature on enforcement More specifically it uses Gary Becker's deterrence model which by differentiating between two enforcement variables namely the probability of apprehension and

conviction and the severity of sanction facilitates a comparison of the effectiveness of different enforcement tools in inducing desirable behaviour. As such it provides a valuable analytical tool in considering how best to pursue cost effective enforcement. Major themes to be addressed include Becker's deterrence model and expansions thereof, reasons for compliance, environmental enforcement strategies and the importance of a deterrence threat and formal pollution control law enforcement mechanisms such as prosecution and criminal sanctions, administrative mechanisms and civil liability. The book argues that in pursuing cost effective enforcement much can be learned from examining enforcement practices in different jurisdictions and to this end the author examines pollution control laws, enforcement strategies and sanctions in Australia, Canada and England and Wales. The book makes an important contribution to existing literature on environmental law enforcement but its value extends beyond this. The theoretical framework adopted and the range of issues discussed make it of interest to regulatory and public law scholars more generally.

**Criminal Justice** Anthea Hucklesby, Azrini

Wahidin, 2013-07-25 Criminal Justice provides a thorough introduction to the challenges faced by the UK's criminal justice system. A team of high profile contributors each present a concise overview of their particular field of expertise, detailing key procedures, challenging students to engage with current topical debates.

Criminal Law for Criminologists Noel

Cross, 2020-03-09 Criminal Law for Criminologists uses theoretical and practical research to bridge the gap between the law in the books, criminal law doctrine and the law in action, criminal justice process. It introduces the key policies and principles that drive criminal law in England and then explains the law itself in terms of relevant statute and case law. Starting with an outline of the basic principles and theories of criminal law and criminal justice, the author goes on to discuss Criminal law and criminal justice in historical perspective. General principles of criminal law including actus reus and mens rea. Specific types of criminal offence including property, homicide, sexual, public order and drug offences. An overview of defences to crime. An appendix outlining essential legal skills. In examining the links between the worlds of criminal law and criminal justice, Criminal Law for Criminologists brings a fresh perspective to this field of research. Written in a clear and direct style, this book will be essential reading for students of criminology, criminal justice, law, cultural studies, social theory and those interested in gaining an introduction to criminal law.

**Contemporary Challenges to Criminal Justice** Paul

Behrens, 2023-12-28 This study provides a critical examination of seminal issues within the main areas of criminal justice: its theoretical framework, domestic and comparative criminal justice, transnational and international criminal law. Exploring some of the most interesting challenges arising in these fields, it examines the impact of public morality on sentencing policy, murder and the mandatory life sentence, genocide and the notion of magnitude and incitement to terrorism. Taking an approach that is fully integrated in contemporary criminal justice scholarship, it offers a diverse and expert perspective. With a comprehensive introduction and conclusion drawing the various strands together, it offers a rigorous, coherent overview of the key issues in play in contemporary international criminal justice. This diversity and expertise ensures its appeal to a large

audience of students scholars and practitioners of criminal justice around the world      *Immigration Detention, Risk and Human Rights* Maria João Guia,Robert Koulis,Valsamis Mitsilegas,2016-02-24 This book offers a brand new point of view on immigration detention pursuing a multidisciplinary approach and presenting new reflections by internationally respected experts from academic and institutional backgrounds It offers an in depth perspective on the immigration framework together with the evolution of European and international political decisions on the management of immigration Readers will be introduced to new international decisions on the protection of human rights together with international measures concerning the detention of immigrants In recent years International Law and European Law have converged to develop measures for combatting irregular immigration Some of them include the criminalization of illegally entering a member state or illegally remaining there after legally entering Though migration has become a great challenge for policymakers legislators and society as a whole we must never forget that migrants should enjoy the same human rights and legal protection as everyone else      **Probation** Rob Canton,Jane Dominey,2017-12-14 This book provides a comprehensive and accessible introduction to probation It brings together themes of policy theory and practice to help students and practitioners better understand the work of probation its limitations its potential but above all its value Setting probation in the context of the criminal justice system the book explores its history purposes and contemporary significance It explains what probation is and the practical realities of working with offenders in the community The book also covers the governance of probation and how policy and practice are responding to contemporary concerns about crime and community safety This book encourages readers to appreciate the practical and theoretical strengths and shortcomings of contemporary probation practice This revised and updated new edition includes a full description and discussion of recent reforms in the probation service and the Transforming Rehabilitation policy agenda It also offers further discussion of international perspectives on probation including international developments and collaborative efforts between countries This book is essential reading for trainee probation officers and students taking courses on probation offender management treatment and rehabilitation working with offenders and community justice      *Life Imprisonment and Human Rights* Dirk van Zyl Smit,Catherine Appleton,2016-12-01 In many jurisdictions today life imprisonment is the most severe penalty that can be imposed Despite this it is a relatively under researched form of punishment and no meaningful attempt has been made to understand its full human rights implications This important collection fills that gap by addressing these two key questions what is life imprisonment and what human rights are relevant to it These questions are explored from the perspective of a range of jurisdictions in essays that draw on both empirical and doctrinal research Under the editorship of two leading scholars in the field this innovative and important work will be a landmark publication in the field of penal studies and human rights      **The Death Penalty** Louis J. Palmer,1998-01-01 Examines and explains the laws of capital punishment as they exist in the United States as of 1998 focusing primarily on issues that are resolved after a defendant has been convicted of a capital crime



**Encyclopedia of Modern Political Thought (set)** Gregory Claeys, 2013-08-20 This groundbreaking new work explores modern and contemporary political thought since 1750 looking at the thinkers concepts debates issues and national traditions that have shaped political thought from the Enlightenment to post modernism and post structuralism Encyclopedia of Modern Political Thought is two volume A to Z reference that provides historical context to the philosophical issues and debates that have shaped attitudes toward democracy citizenship rights property duties justice equality community law power gender race and legitimacy over the last three centuries It profiles major and minor political thinkers and the national traditions both Western and non Western which continue to shape and divide political thought More than 200 scholars from leading international research institutions and organizations have provided signed entries that offer comprehensive coverage of Thought of regions and countries including African political thought American political thought Australasian political thought Australian and New Zealand Chinese political thought Indian political thought Islamic political Thought Japanese political thought and more Thought regarding contemporary issues such as abortion affirmative action animal rights European integration feminism humanitarian intervention international law race and racism and more The ideological spectrum from Marxism to neoconservatism including anarchism conservatism Darwinism and Social Darwinism Engels fascism the Frankfurt School Lenin and Leninism socialism and more Connections of political thought to key areas of politics and other disciplines such as economics psychology law and religion Notable time periods of political thought since 1750 Concepts including class democratic theory liberalism nationalism natural and human rights and theories of the state Theorists and political intellectuals both Western and non Western including John Adams Edmund Burke Mohandas Gandhi Immanuel Kant Ayatollah Khomeini Ernst Friedrich Schumacher George Washington and Mary Wollstonecraft [Crime and Criminal Justice](#) Stacy L. Mallicoat, Denise Paquette Boots, 2024-02-19 Crime and Criminal Justice provides accessible and comprehensive coverage of all aspects of the criminal justice system With contemporary examples and effective learning tools the Third Edition helps students go beyond the surface towards a deeper understanding of the criminal justice system

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