



MODERN CRIMINAL LAW

Essays in Honour of GR Sullivan

EDITED BY AP SIMESTER

Modern Criminal Law

Gabriel Hallevy



Modern Criminal Law:

Modern Criminal Law Wayne R. LaFave, 2001 **Principles of Criminal Law** Wayne R. LaFave, 1978 **Making the Modern Criminal Law** Lindsay Farmer, 2016-01-21

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? This the fifth book in the series offers a historical and conceptual account of the development of the modern criminal law in England and as it has spread to common law jurisdictions around the world. The book offers a historical perspective on the development of theories of criminalization. It shows how the emergence of theories of criminalization is inextricably linked to modern understandings of the criminal law as a conceptually distinct body of rules and how this in turn has been shaped by the changing functions of criminal law as an instrument of government in the modern state. The book is structured in two main parts. The first traces the development of the modern law as a distinct and conceptually distinct body of rules looking in particular at ideas of jurisdiction, codification and responsibility. The second part then engages in detailed analysis of specific areas of criminal law focusing on patterns of criminalization in relation to property, the person and sexual conduct.

Modern Criminal Law A P Simester, 2024-04-18

This book brings together leading scholars from the next generation of UK criminal lawyers to celebrate the work of GR Sullivan, Emeritus Professor at University College London in the year of his retirement from writing. Simester and Sullivan's *Criminal Law Theory and Doctrine*. The contributors examine many of the areas in which GR Bob Sullivan's own writing has been influential, ranging from general doctrines such as causation and culpability across specific offences like theft and fraud through defences including necessity and insanity before turning finally to matters affecting the criminal process, notably challenges to the doctrine of precedent in criminal law. Taken together the essays are a powerful tribute to Bob's standing and influence upon modern criminal law. At the same time individually they make sophisticated contributions to our understanding of some pressing issues in contemporary criminal law. The essays illustrate the increasing importance of theoretical argument in modern criminal law as well as the manner in which doctrinal debates have become interwoven with arguments about criminalisation norms. The resulting collection is thus a tribute also to the character of modern academic criminal law, a character that Bob and the writers of his generation did so much to develop.

Modern Criminal Law of Australia Jeremy Gans, 2016-12-05

Modern Criminal Law of Australia 2nd edition is a comprehensive guide to interpreting and understanding every statutory offence provision in every Australian jurisdiction. The text takes a unique approach to explaining Australian criminal law, emphasising the importance of statutory interpretation, official discretion, element analysis and sentencing in

order to appreciate the meaning and effect of any offence provision This book sets out the rules and skills needed to advise clients on the potential application of criminal law throughout Australia Its scope extends to both serious and minor regulatory regimes as well as the entire contemporary breadth of criminal law ranging from pollution to public order traffic to trafficking and domestic violence to work safety It covers the common law traditional code and model code systems and includes detailed examples from all states As such this unique book provides students with the skills to practice law anywhere in Australia

Foundational Texts in Modern Criminal Law Markus D Dubber, 2014-08-21 Foundational Texts in Modern Criminal Law presents essays in which scholars from various countries and legal systems engage critically with formative texts in criminal legal thought since Hobbes It examines the emergence of a transnational canon of criminal law by documenting its intellectual and disciplinary history and provides a snapshot of contemporary work on criminal law within that historical and comparative context Criminal law discourse has become and will continue to become more international and comparative and in this sense global the long standing parochialism of criminal law scholarship and doctrine is giving way to a broad exploration of the foundations of modern criminal law The present book advances this promising scholarly and doctrinal project by making available key texts including several not previously available in English translation from the common law and civil law traditions accompanied by contributions from leading representatives of both systems

Modern Criminal Law Wayne LaFave, 2011-04-19 As a part of our CasebookPlus offering you ll receive the print book along with lifetime digital access to the eBook Additionally you ll receive the Learning Library which includes quizzes tied specifically to your book an outline starter and 12 month digital access to leading study aids and the Gilbert Law Dictionary This law school casebook is intended for use in a basic course on the substantive criminal law The major emphasis is on what is usually referred to as the general part of the criminal law mental state and act responsibility justification and excuse inchoate crimes and liability for the conduct of another There is also special emphasis upon the actual and potential contributions of the legislative branch in resolving the difficult policy questions that exist in this field This fifth edition thus differs from its predecessor largely in the addition to the Notes and Questions throughout the book of many excerpts from newer cases and law review writings

The Matrix of Insanity in Modern Criminal Law Gabriel Hallevy, 2015-06-30 This book challenges the assumptions of modern criminal law that insanity is a natural legally and medically defined phenomenon covering a range of medical disorders By doing so it paves the way for a new perspective on insanity and can serve as the basis for a new approach to insanity in modern criminal law The book covers the following aspects the structure of the principle of fault in modern criminal law the development of the insanity defense in criminal law tangential in personam defenses in criminal law and their implications for insanity and the legal mechanism of reproduction of fault The focus is on the Anglo American and European Continental legal systems Given the attention consistently drawn by international and domestic events in this context the book will be of interest to a broad and growing international audience

Modern Criminal Law 5/e Michael T.

Molan, This book provides a clear concise and highly accessible overview of the key aspects of criminal law doctrine as it applies in England and Wales The content has been revised and updated reflecting the constantly evolving nature of the subject **Modern Criminal Law, 2nd. Edition** Wayne R. LaFave,2014 Modern Criminal Law Gerard A. Rault,1980
... *A Preliminary Bibliography of Modern Criminal Law and Criminology* John Henry Wigmore,1909 **American Law and the Constitutional Order** Lawrence Meir Friedman,Harry N. Scheiber,1988 This is the standard reader in American law and constitutional development The selections demonstrate that the legal order once defined by society helps in molding the various forces of the social life of that society The essays cover the entire period of the American experience from the colonies to postindustrial society Additions to this enlarged edition include essays by Michael Parrish on the Depression and the New Deal Abram Chayes on the role of the judge in public law litigation David Vogel on social regulation Harry N Scheiber on doctrinal legacies and institutional innovations in the relation between law and the economy and Lawrence M Friedman on American legal history The Introduction of Modern Criminal Law in China Marinus Johan Meijer,1967 **A history of the criminal law of England** ,1883 **Christianity and Criminal Law** Mark Hill QC,Norman Doe,RH Helmholz,John Witte, Jr.,2020-05-28 This collection by leading legal scholars judges and practitioners together with theologians and church historians presents historical theological philosophical and legal perspectives on Christianity and criminal law Following a Preface by Lord Judge formerly Lord Chief Justice of England and Wales and an introductory chapter the book is divided into four thematic sections Part I addresses the historical contributions of Christianity to criminal law drawing on biblical sources early church fathers and canonists as far as the Enlightenment Part II titled Christianity and the principles of criminal law compares crime and sin examines concepts of mens rea and intention and considers the virtue of due process within criminal justice Part III looks at Christianity and criminal offences considering their Christian origins and continuing relevance for several basic crimes that every legal system prohibits Finally in Part IV the authors consider Christianity and the enforcement of criminal law looking at defences punishment and forgiveness The book will be an invaluable resource for students and academics working in the areas of Law and Religion Legal Philosophy and Theology
New Rhetorics for Contemporary Legal Discourse Angela Condello,2020-03-18 No detailed description available for New Rhetorics for Contemporary Legal Discourse **Law and Social Solidarity in Contemporary China** Han Peng,2020-12-29 This book adopts Durkheim s legal perspective to treat law as a symbol of social solidarities to examine Chinese society The work analyzes changes in the nature of social solidarity from observing changes in laws thus drawing together western socio legal theory and distinctive Chinese conditions It draws on Durkheim s theoretical framework and methodology to develop a more comprehensive understanding of the role of law using theories of others such as Habermas and by taking into account the discussion of power and the conflicts of interests in analyzing key social features during transition The analysis of social anomie in terms of the changes of juridical rules as well as the changes in the nature of

social solidarity provides an inspiring perspective to look into contemporary social problems The book will be essential reading for researchers and academics working in the areas of socio legal studies legal theory and law and society in China

Crime and Punishment in Islamic Law Rudolph Peters, 2005 This book first published in 2006 is an account of the theory and practice of Islamic criminal law

Murder Was Not a Crime Judy E. Gaughan, 2010 Embarking on a unique study of Roman criminal law Judy Gaughan has developed a novel understanding of the nature of social and political power dynamics in republican government Revealing the significant relationship between political power and attitudes toward homicide in the Roman republic *Murder Was Not a Crime* describes a legal system through which families rather than the government were given the power to mete out punishment for murder With implications that could modify the most fundamental beliefs about the Roman republic Gaughan's research maintains that Roman criminal law did not contain a specific enactment against murder although it had done so prior to the overthrow of the monarchy While kings felt an imperative to hold monopoly over the power to kill Gaughan argues the republic phase ushered in a form of decentralized government that did not see itself as vulnerable to challenge by an act of murder And the power possessed by individual families ensured that the government would not attain the responsibility for punishing homicidal violence Drawing on surviving Roman laws and literary sources *Murder Was Not a Crime* also explores the dictator Sulla's murder law arguing that it lacked any government concept of murder and was instead simply a collection of earlier statutes repressing poisoning arson and the carrying of weapons Reinterpreting a spectrum of scenarios Gaughan makes new distinctions between the paternal head of household and his power over life and death versus the power of consuls and praetors to command and kill

The Enigmatic Realm of **Modern Criminal Law**: Unleashing the Language is Inner Magic

In a fast-paced digital era where connections and knowledge intertwine, the enigmatic realm of language reveals its inherent magic. Its capacity to stir emotions, ignite contemplation, and catalyze profound transformations is nothing in short supply of extraordinary. Within the captivating pages of **Modern Criminal Law** a literary masterpiece penned by way of a renowned author, readers attempt a transformative journey, unlocking the secrets and untapped potential embedded within each word. In this evaluation, we shall explore the book's core themes, assess its distinct writing style, and delve into its lasting affect the hearts and minds of those who partake in its reading experience.

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Modern Criminal Law Introduction

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