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# **Sentencing Matters**

**Albert R. Roberts** 

#### **Sentencing Matters:**

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Sentencing Matters Michael H. Tonry,1997

Sentencing Guidelines and Commissions Julian V. Roberts, Arie Freiberg, Rhys Hester, 2025 In Sentencing Guidelines and Commissions Julian V Roberts Arie Freiberg and Rhys Hester synthesize existing literature on commissions and quidelines identify key issues and problems and clarify the future of commissions and guidelines since the creation of the first commissions in 1980 Drawing upon almost fifty years of additional developments and accumulated research on quidelines commissions and councils the authors explore the benefits of sentencing councils and commissions and sentencing guidelines Further the authors look back to the cumulative experience since the first guidelines were created and propose model regimes for legislatures to consider based on the American English and Australian approaches *Iustice Connections* Patricia Easteal, 2014-10-16 Former High Court judge of Australia the Hon Michael Kirby AC CMG in addressing the symposium that has evolved into this book stressed the need for vigilance in the pursuit and protection of justice Justice Connections is evidence of such vigilance The book is a veritable smorgasbord of subjects violence against women Indigenous people sentencing genetic profiling cultural exceptionalism arbitral proceedings and environmental law However certain themes are constant The notion of respect for the individual and their personal characteristics underpins the analyses in the book Accordingly a number of contributors examine the need to recognise and protect the potentially vulnerable in society There is recognition too of the significance of the public interest and public participation in just policy and decision making Whilst the principle of the rule of law is a constant in civilised society another message of the book is that its form is very much an evolving beast Furthermore the book illustrates that justice is not synonymous with law but more as Professor Margaret Thornton concludes a performative idea that is played out differently in different sites by different actors

**Australian Animal Law** Elizabeth Ellis,2022-07-01 Australian Animal Law Context and Critique provides comprehensive information about the legal and regulatory framework governing the interaction between humans and animals By relating

specific content areas to the discipline s broader characteristics and themes researcher Elizabeth Ellis exposes the systemic nature of current problems and the consequent need for significant change This book also illustrates the role of official animal protection narratives in legitimising the existing system despite the many factual flaws they contain Ellis covers the major areas of animal law in detail incorporating accessible contextual material and allowing readers to consolidate their understanding and build upon their knowledge Key areas include the concept of unnecessary animal suffering the effective exemption of most animals from the operation of cruelty laws regulatory conflicts of interest the hidden nature of animal use and the lack of transparency in animal law Australian Animal Law is an essential resource inviting reflection on the way the law helps to construct the relationship between human and non human animals including through its silences and omissions

How Do Judges Decide? Cassia Spohn, 2002-01-28 The appropriate amount of punishment for a given crime is an issue that has been debated by scholars philosophers and legal professionals since the beginning of civilizations This book seeks to address this issue in all of its complexity by providing a comprehensive overview of the sentencing process in the United States The book begins by discussing the overall concept of punishment and then proceeds to dissect individual aspects of punishment Topics include the sentencing process responsibility of the judge disparity and discrimination in sentencing and sentencing reform This book is an ideal text for introductory courses on the judicial system criminal law law and society It can be an essential resource to help students understand patterns in the wide discretion and latitude given to judges when determining punishments within the framework of the United States judicial system Criminal Justice Peter Joyce, Wendy Laverick, 2022-07-29 This book offers a comprehensive and engaging introduction to the criminal justice system of England and Wales Starting with an overview of the main theories of the causes of crime this book explores and discusses the operation of the main criminal justice agencies including the police probation and prison services and the legal and youth justice systems The fourth edition has been revised updated expanded and features a new expert co author This book offers a lively and critical discussion of some of the main themes in criminal justice from policy making and crime control to diversity and discrimination to the global dimensions of criminal justice including organised crime and the role performed by transnational policing organisations to combat it Key updates to this new edition include increased discussion of the measurement prevention and detection of crime a revised chapter on the police which discusses the principle of policing by consent police methods power and governance and the abuse of power further discussion of pressing contemporary issues in criminal justice such as privatisation multi agency working community based criminal justice policy and the impact of the Covid 19 pandemic on the delivery of criminal justice policy a revised chapter that deals in detail with new and emerging forms of criminality and the response of the UK and global criminal justice system to these developments This accessible text is essential reading for students taking introductory courses in criminology and criminal justice A wide range of useful features include review questions lists of further reading timelines of key events and a glossary of key terms

Sentencing Fragments Michael Tonry, 2015-12-02 In lucid and engaging prose Michael Tonry reveals the historical foundation for the current state of the American criminal justice system while simultaneously offering a game plan for long **Life Without Parole** Charles J. Ogletree, Austin Sarat, 2012-06-04 Is life without parole the perfect overdue reform compromise to the death penalty Or is it as ethically fraught as capital punishment This comprehensive interdisciplinary anthology treats life without parole as the new death penalty Editors Charles J Ogletree Jr and Austin Sarat bring together original work by prominent scholars in an effort to better understand the growth of life without parole and its social cultural political and legal meanings What justifies the turn to life imprisonment How should we understand the fact that this penalty is used disproportionately against racial minorities. What are the most promising avenues for limiting reforming or eliminating life without parole sentences in the United States Contributors explore the structure of life without parole sentences and the impact they have on prisoners where the penalty fits in modern theories of punishment and prospects for as well as challenges to reform Penal Populism and Public Opinion Julian V. Roberts, Loretta J. Stalans, David Indermaur, Mike Hough, 2002-12-05 Although criminal justice systems vary greatly around the world one theme has emerged in all western jurisdictions in recent years a rise in both the rhetoric and practice of severe punishment at a time when public opinion has played a pivotal role in sentencing policy and reforms Despite the differences among jurisdictions startling commonalities exist among the five countries the U K USA Canada Australia and New Zealand surveyed here Drawing on the results of representative opinion surveys and other research tools the authors map public attitudes towards crime and punishment across countries and explore the congruence between public views and actual policies Co authored by four distinguished sentencing policy experts Penal Populism and Public Opinion is a clarion call for limiting the influence of penal populism and instituting more informed research based sentencing policies across the western world **Social Issues in** America James Ciment, 2015-03-04 More than 150 key social issues confronting the United States today are covered in this eight volume set from abortion and adoption to capital punishment and corporate crime from obesity and organized crime to

sweatshops and xenophobia Corporate Criminal Liability and Prevention Richard S. Gruner, 2004 The book instructs corporate counsel on how to adopt forward looking compliance policies that can prevent criminal liability and how to mitigate the severity of penalties when they are unavoidable The First Civil Right Naomi Murakawa, 2014 The explosive rise in the U S incarceration rate in the second half of the twentieth century and the racial transformation of the prison population from mostly white at mid century to sixty five percent black and Latino in the present day is a trend that cannot easily be ignored Many believe that this shift began with the tough on crime policies advocated by Republicans and southern Democrats beginning in the late 1960s which sought longer prison sentences more frequent use of the death penalty and the explicit or implicit targeting of politically marginalized people In The First Civil Right Naomi Murakawa inverts the conventional wisdom by arguing that the expansion of the federal carceral state a system that disproportionately imprisons blacks and Latinos was in fact rooted in the civil rights liberalism of the 1940s and early 1960s not in the period after Murakawa traces the development of the modern American prison system through several presidencies both Republican and Democrat Responding to calls to end the lawlessness and violence against blacks at the state and local levels the Truman administration expanded the scope of what was previously a weak federal system Later administrations from Johnson to Clinton expanded the federal presence even more Ironically these steps laid the groundwork for the creation of the vast penal archipelago that now exists in the United States What began as a liberal initiative to curb the mob violence and police brutality that had deprived racial minorities of their first civil right physical safety eventually evolved into the federal correctional system that now deprives them in unjustly large numbers of another important right freedom The First Civil Right is a groundbreaking analysis of root of the conflicts that lie at the intersection of race and the legal system in America

<u>International Criminal Procedure</u> Göran Sluiter, Sergey Vasiliev, 2013-03-21 The ambitious aim of the work is to create a guiding framework for international criminal procedural law and practices in the future As explained by the working groups the overarching objective of the project is to assist the challenge of delivering fair but also effective trials FOREWORD

East Asia's Renewed Respect for the Rule of Law in the 21st Century Setsuo Miyazawa, Weidong Ji, Hiroshi Fukurai, Kay-Wah Chan, Matthias Vanhullebusch, 2015-03-20 This volume showcases the most recent research on the future of the legal and judicial landscape in East Asia and its renewed respect for the rule of law in the 21st century The book features research on emerging judicial stratifications in the legal profession war crimes and their legacies in the post colonial era citizens participation in the justice system gender law legal culture and profession as well as environmental justice The Challenge of Crime Henry Ruth, Kevin R. Reitz, 2006-03-31 Rejecting traditional liberal and conservative outlooks this book examines the history scope and effects of the revolution in America's response to crime since 1970 Henry Ruth and Kevin Reitz offer a comprehensive long term pragmatic approach to increase public understanding of and find improvements in the nation's response to crime

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