

Criminal Law

Hall, Jerome. General Principles of Criminal Law. Second Edition. Indianapolis: The Bobbs Merrill Company, [1960]. xii, 642 pp. Reprint available January, 2005 by the Lawbook Exchange, Ltd. ISBN 1-58477-498-3. Cloth. \$125. * The standard one-volume treatise based on classic legal-realist principles. As its title suggests, Hall provides more than a thorough overview of the subject; he analyzes the principles that comprise its foundations with an emphasis on their creation and definition by officials. This process is explored in its chapters on legality, mens rea, harm, causation, punishment, strict liability, ignorance and mistake, necessity and coercion, mental disease, intoxication and criminal attempt, as well as its general chapters on criminology, criminal theory and penal theory. Acclaimed when its first edition appeared in 1947, it has been cited regularly ever since.

Criminal Law offers a unique hybrid approach to learning criminal law. Most textbooks oversimplify the law by presenting the “black letter law” for major and defenses, but they rarely present any corresponding exploration of the gray areas that exist beyond the basic rules of law. Conversely, casebooks present numerous edited judicial opinions, often with context. Criminal Law takes the best from each of these approaches by merging textual pedagogy and case analyses into a coherent framework that includes legal history, social context, and public policy. Taking a historical approach, legal expert Henry F. Fradella presents the law as it evolved from English common law and compares it with the modern statutory approach to crimes set forth in the American Law Institute’s highly influential Model Penal Code. After providing such comparative pedagogy for each crime or defense, Criminal Law presents 1-2 edited cases that allow the reader to contrast how the “black letter law” plays out in the real world. After each case, a series of questions challenge students to engage in critical thinking about the case and its implications as precedent. Finally, chapters contain a number of additional pedagogical features that focus on public policy concerns and statutory interpretation skills using penal laws from a variety of U.S. states.

Criminal Law, Eleventh Edition, a classic introduction to criminal law for criminal justice students, combines the best features of a casebook and a textbook. Its success over numerous editions, both at community colleges as well as in four-year college criminal justice programs, is proof this text works as an authoritative source on criminal law as well as a teaching text that communicates with students. The book covers substantive criminal law and explores its principles, sources, distinctions, and limitations. Definitions and elements of crimes are explained, and defenses to crimes are thoroughly analyzed. Each chapter offers guidance to help students understand what is important, including chapter outlines, key terms, learning objectives, Legal News boxes that highlight current criminal law issues, and Quick Checks that cue the reader to stop and answer a question or two concerning the material just covered. Unique Exploring Case Law boxes offer guidance in using the accompanying cases, which are provided on the book’s website. A robust collection of instructor support materials addresses teaching and learning issues

Contemporary Criminal Law: Concepts, Cases, and Controversies, Fourth Edition, combines the traditional concepts taught in undergraduate criminal law courses with thought-provoking cases and engaging learning tools. This bestselling text covers both foundational and emerging legal topics, such as terrorism, gangs, cybercrime, and hate crimes, in a student-friendly and approachable manner. Clear explanations of criminal law and defenses are complemented by provocative, well-edited cases and discussion questions that stimulate critical thinking and in-class discussion.

Prosecutors in the Boardroom

Its People, Principles, and Evolution

American Criminal Law

Concepts, Cases, and Controversies

Routeledge Handbook of Transnational Criminal Law

Adopt this bundle, and your students SAVE! This bundle is just dollars more than the price of the main textbook alone. Hardcover: \$79.95; ISBN: 9781412905800 "It is important to understand the development of law and the law generally from statutes rather than merely relying on case review and interpretation. Lippman provides a more academic and thorough approach, and SAGE is developing instructor guides and power point presentations for the textbook, which should prove very helpful. In sum, I whole-heartedly endorse Lippman’s book for Criminal Law, and I look forward to using it in my own classes.”

-Glen Coffey, University of North Florida
Contemporary Criminal Law: Concepts, Cases, and Controversies is an introductory text that features "the new criminal law," expanding on traditional criminal law cases and concepts with contemporary topics and issues. Author Matthew R. Lippman uses an engaging case study approach to enhance student learning and offer an interactive educational environment. Key Features: Employs a unique case study approach: Edited cases and accompanying exploratory essays present the fundamentals of criminal law. These engaging cases are designed to develop skills in case analysis and critical and logical thinking. Emphasizes contemporary cases and issues: While classic cases fundamental to the study of criminal law are presented, contemporary cases and issues reflecting our increasingly diverse and urbanized society are central to the book. Cases on carjacking, computer crime, drugs, gangs, stalking, terrorism, white collar crime, cultural diversity, and animal rights are included. Attention is also devoted to gender, race, domestic violence, and hate crimes. Incorporates valuable learning tools: In addition to the illustrative cases and essays, this book contains a variety of special features including side-bars, thematic boxes, inserts, discussion questions, legal equations, case comments, and much more to facilitate student comprehension. "You Decide" exercises enable students to apply what they have learned from the cases and help to involve them with the text material. Accompanied by High Quality Ancillaries! A full ancillary package comes with this text and includes: An Instructor's CD-ROM A Web-based Student Study Site at http://www.sagepub.com/lipmanstudy that features: Unique, online state-specific guides that supplement each chapter of the text for California, Texas, New York, Illinois, Florida, and Ohio MP3 audio files from the author himself who provides insight into the text E-flashcards Web quizzes Learning from SAGE research articles Case narratives, and much more! Intended Audience: This book uniquely combines the concepts, learning tools, and features found in undergraduate texts with the types of challenging cases and issues that are characteristic of law school case books. It is the perfect text for undergraduate students studying criminal law in the department of Criminal Justice. Paperback: \$34.95; ISBN: 9780761921769 Hardcover: \$69.95; ISBN: 9780175290725
Florida Criminal Law: A Handy Reference for Students, Professionals, and Anyone Interested in Criminal Justice and Criminology. The Concise Dictionary of Crime and Justice is an excellent, wide-ranging resource with clear definitions for over 2,000 key criminal justice terms. Often going beyond simple definitions, the dictionary presents and explains common misperceptions for selected entries. The concise definitions of terms will be easily accessible to a wide audience.% from students in introductory courses to professionals looking to brush up on key terms. Some of the topics covered in entries include: abduction, cycle of violence, eyewitness testimony, facial reconstruction, habeas corpus, La Cosa Nostra, Nuremberg Principle, Palestinian Liberation Organization (PLO), typology, Walker spy ring, and zoophilia. Features/Benefits: Each term will contain the full A complete, current definition of the term A discussion of common misconceptions or controversies surrounding the term A cross-reference to other entries in the dictionary

Essential Criminal Law, Second Edition equips students with a foundational and practical understanding of criminal law in the United States, as well as encourages strong legal reasoning skills for students with no prior exposure to case law. Award-winning professor and bestselling author Matthew Lippman guides students through the complexities of the legal system using thought-provoking examples of real-life crimes and legal defenses, along with highly approachable case analyses. Updated with the most current developments in criminal law and public policy, the Second Edition takes students beyond the classroom and prepares them to apply criminal law in today’s legal world.

In order to fully grasp criminal law concepts, students must go beyond mere rote memorization of the penal code and attempt to understand where the laws originate from and how they have developed. Criminal Law, Second Edition blends legal and moral reasoning in the examination of crimes and explores the history relating to jurisprudence and roots of criminal law. It fosters discussions of controversial issues and delivers abridged case law decisions that target the essence of appellate rulings. Grounded in the model penal code, making the text national in scope, this volume examines: Why the criminal codes originated, and the moral, religious, spiritual, and human influences that led to our present system How crimes are described in the modern criminal justice model The two essential elements necessary for criminal culpability: actus reus (the act committed or omitted) and mens rea (the mind and intent of the actor) Offenses against the body resulting in death, including murder, manslaughter, felony murder, and negligent homicide Nonterminal criminal conduct against the body, including robbery, kidnapping, false imprisonment, assault, and hate crimes Sexual assault, rape, necrophilia, incest, and child molestation Offenses such as infraction for students, professionals, and anyone interested in criminal justice and criminology. The Concise Dictionary of Crime and Justice is an excellent, wide-ranging resource with clear definitions for over 2,000 key criminal justice terms. Often going beyond simple definitions, the dictionary presents and explains common misperceptions for selected entries. The concise definitions of terms will be easily accessible to a wide audience.% from students in introductory courses to professionals looking to brush up on key terms. Some of the topics covered in entries include: abduction, cycle of violence, eyewitness testimony, facial reconstruction, habeas corpus, La Cosa Nostra, Nuremberg Principle, Palestinian Liberation Organization (PLO), typology, Walker spy ring, and zoophilia. Features/Benefits: Each term will contain the full A complete, current definition of the term A discussion of common misconceptions or controversies surrounding the term A cross-reference to other entries in the dictionary

This accessible text enables criminology and criminal justice students to understand and critically evaluate criminal law in the context of criminal justice and wider social issues. The book explains criminal law comprehensively, covering both general principles and specific types of criminal offences. It examines criminal law in its social context, as well as considering how it is used by the criminal justice processes and agencies which enforce it in practice. Covering all the different theoretical approaches that the student of criminology and criminal justice will need to understand, the book provides learning tools such as: -chapter objectives - making the structure of the book easy to follow for students -questions for discussion and student exercises - helping students to think critically about the ideas and concepts in each chapter, and to undertake further independent and reflective study -definition boxes 'explaining key concepts - helping students who are not familiar with specialist criminal law terminology to understand what the key basic concepts in criminal law really mean in practice- a companion Website which incorporates a range of resources for lecturers and students.

Contemporary Criminal Law

United States Code

General Principles of Criminal Law

Criminal Law and Procedure

Criminal Law and Identity Politics

Equipping you with a practical understanding of legal topics, Gardner and Anderson's CRIMINAL LAW, 12th Edition, delivers comprehensive coverage of the major components of substantive criminal law in a remarkably reader-friendly presentation. Its narrative, descriptive approach exposes readers to the language of the law without overwhelming them. A longtime market leader, the book offers complete coverage of the issues and principles that drive American criminal justice today. Important Notice: Media content referenced within the product description on this page may not be available in the ebook version.

Florida Criminal Law

Written by one of the world’s pioneers and leading authorities on international criminal law, this text book covers the history, nature, and sources of international criminal law: the *ratione personae*: *ratione materiae*--sources of substantive international criminal law: the indirect enforcement system: the direct enforcement system: the function of the international criminal court: rules of procedure and evidence applicable to international criminal proceedings; and the future of international criminal law. This textbook is fully updated, comprehensive, easy to read, ideally suited for classroom use.

Certain types of crime are increasingly being perpetrated across national borders and require a unified regional or global response to combat them. Transnational criminal law covers both the international treaty obligations which require States to introduce specific substantive measures into their domestic criminal law schemes, and an allied procedural dimension concerned with the articulation of inter-state cooperation in pursuit of the alleged transnational criminal. The Routledge Handbook of Transnational Criminal Law provides a comprehensive overview of system which are designed to regulate cross border crime. The book looks at the history and development of the system, asking questions as to the principal purpose and effectiveness of transnational criminal law as it currently stands. The book brings together experts in the field, both scholars and practitioners, in order to offer original and forward-looking analyses of the key elements of the transnational criminal law. The book is split into several parts for ease of reference: Fundamental concepts surrounding the international regulation of transnational crime Procedures for international cooperation against alleged transnational criminals including jurisdiction, police cooperation, asset recovery and extradition. Substantive crimes covered by transnational criminal law analysing the current legal provisions for each crime. The implementation of transnational criminal law and the effectiveness of the system of transnational criminal law. With chapters from over 25 authorities in the field, this handbook will be an invaluable reference work for student and academics and for policy makers with an interest in transnational law.

Essentials of Criminal Law

A Practical Treatise on the Criminal Law

An Introduction

Penal Law and Criminal Procedure Law of the State of New York

Handbook of Criminal Law

This is a part of our CasebookPlus(tm) offering as ISBN 9781634505223. Learn more at CasebookPlus.com. This casebook features rigorous analysis of legal doctrine positioned against a backdrop of cultural and political debate. Its core is the act and mental state requirements of both the common law and the Model Penal Code. Topics of current interest include sexual assault, stand-your-ground laws, battered woman's syndrome, the insanity defense, and capital punishment. The chapter on liability for the conduct of another is completely new. It integrates treatment of two doctrinal paths to that result, complicity and conspiracy, beginning with the Supreme Court’s 2014 *Rosemond* decision and combining consideration of other doctrines common to both.

Buy a new version of this textbook and receive access to the connected eBook with Study Center on CasebookConnect, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. Connected eBooks provide what you need most to be successful in your law school classes. Now in its 11th edition, *Criminal Law and Its Processes: Cases and Materials* covers all the doctrinal material and key criminal justice policy questions an instructor may want to explore for a either a one-semester or year-long course in criminal law. From a preeminent authorship team, *Criminal Law and its Processes: Cases and Materials, Eleventh Edition, continues in the tradition of its best-selling predecessors by providing students not only with a cohesive policy framework through which they can understand and examine the use of criminal laws as a means for social control, but also analytic tools to understand and apply important criminal law doctrines. Criminal Law and its Processes: Cases and Materials focuses on having students develop a nuanced understanding of the underlying principles, rules, and policy rationales that inform all criminal laws. A cases-and-notes pedagogy along with scholarly excerpts, questions, and notes, provides students with a rich foundation for not only the academic examination of criminal laws but also the application of the law to real-world scenarios. New to the Eleventh Edition: Enhanced treatment of America’s long-overdue reckoning with over-criminalization, mass incarceration, and discriminatory law enforcement Discussion of abolitionist critiques of American penal law and consideration of restorative justice as a possible alternative to traditional punishment The chapter on rape makes more readily understandable the major split between states that still require proof of some kind of force and those that now make absence of consent sufficient. The material also contains more depth for discussion of the increasingly important question of what “consent” means, including several of the most recent cases and the new Model Penal Code provisions on rape approved by the ALI membership in June 2021. In-depth treatment of racial profiling and police use of excessive force, and a broader discussion of structural pressures and biases in the context of exploring the expansion of excusae Broader exploration of what society chooses to criminalize and prioritize for enforcement Updated notes to incorporate contemporary cases and recent news touching on criminal law Inclusion of additional preeminent cases in the field of criminal law, including: *Kahler v. Kansas as a principal case in the material on the insanity defense Two new cases on the actus reus of conspiracy – the first in a drug distribution context and the second addressing Apple’s strategy for marketing ebooks on its iPad Professors and students will benefit from: Cohesive Intellectual Framework Grounds student understanding of criminal law as an instrument of social control?and provides analytical tools to interpret and understand doctrine Holistic approach encourages students to develop an understanding of principles and rules applicable to all crimes Cases-and-notes pedagogy includes excerpted materials, questions, and problems useful for Socratic instruction and policy discussions *Challenging Problems’* Places discussion of the law and policy in relevant, real-world scenarios *Enhance students’ understanding of basic principles and test their application of these principles to particular offenses***

The Model Rules of Professional Conduct provides an up-to-date resource for information on legal ethics. Federal, state and local courts in all jurisdictions look to the Rules for guidance in solving lawyer malpractice cases, disciplinary actions, disqualification issues, sanctions questions and much more. In this volume, black-letter Rules of Professional Conduct are followed by numbered Comments that explain each Rule’s purpose and provide suggestions for its practical application. The Rules will help you identify proper conduct in a variety of given situations, review those institutions where discretion is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

North Carolina Criminal Law and Procedure extracts the statutes pertinent to criminal law and procedure, controlled substance law, corrections and many related topics. Our staff of lawyer-editors has closely tracked the changes to North Carolina’s criminal laws during the recent legislative session and has reviewed and expanded the scope of this volume accordingly. *North Carolina Criminal Law and Procedure* has been designed for ready reference. Its topical index helps you access applicable points of law instantly. No other publication brings together relevant criminal law in such an easy-to-use format.

A Research Companion

Criminal Law, 4th Edition

Tribal Criminal Law and Procedure

Criminal Law and its Processes

North Carolina Criminal Law and Procedure

Louisiana Criminal Law: Cases and Materials, Second Edition is a textbook designed for use in the basic Criminal Law course taught in a law school or an undergraduate program in Criminal Justice. The text includes cases from the state of Louisiana and statutes from the Louisiana Criminal Code. The format of this book is a combination of Louisiana criminal cases, statutes, comments and questions. Each chapter of the book begins with an introduction to the basic principles and crimes that will be discussed in the chapter followed by questions and comments. The cases have been selected because they reflect the issues of major importance regarding basic concepts of criminal law as interpreted by the Louisiana Supreme Court and Louisiana appellate courts. Selected provisions of the Louisiana Criminal Code are included in the Appendix. The questions at the end of the cases should assist students in developing their analytical skills and understanding of criminal law. The cases and statutory appendix should provide students with all the information they need to successfully answer the questions. The questions should assist in promoting relevant classroom discussions. After an introductory chapter discussing general principles

containing the Louisiana Criminal Code, the text contains chapters on the guilty mind including criminal intent and criminal negligence followed by chapters on justification and excuse including insanity, intoxication, self-defense, defense of property and defense of others; parties to crime and inchoate crimes; homicide, assault and battery; sexual offenses; kidnapping; arson; burglary; theft and robbery. About the authors: Bobby Marjine Hargis is the Adams and Reese Distinguished Professor of Law II at Loyola University New Orleans where he has taught criminal law and criminal procedure since 1995. He received a J.D. from the University of Mississippi School of Law and an LL.M. from Harvard Law School. Gaynell Williams is the First Assistant District Attorney at the Orleans Parish, Louisiana District Attorney’s Office. She received a B.A. from Loyola University New Orleans and a J.D. from Tulane Law School. After law school she served as an Assistant District Attorney for the Jefferson Parish District Attorney’s Office and an Assistant United States Attorney in the Criminal Division of the United States Attorney’s Office for the Eastern District of Louisiana.

Florida Criminal Law is the first text to provide a comprehensive examination of crimes and defenses in Florida. The book seeks to describe the existing and evolving substantive rules of Florida criminal law and to convey an understanding of these rules and their applications in a variety of situations. Its 25 chapters address topics traditionally taught in criminal law courses, such as the principles of punishment and sentencing, statutory interpretation, the elements of crimes and defenses, homicide, sexual battery, inchoate crimes, and accomplice liability. The book also covers topics frequently omitted from course books, such as assault and battery, arson, burglary, kidnapping, entrapment, and permissive and mandatory presumptions. Readers will gain insights into issues unique to Florida criminal law, including the state’s Stand Your Ground Law, and its Unborn Victims of Violence Act, and its attempted felony murder statute, and into emerging areas of legislative change such as human trafficking. The book will be useful to law students and graduates studying for bar exams, academicians, legal scholars, judges, legislators, and the practicing bar. It is also suitable for use in undergraduate criminal law classes and paralegal programs.

The third edition of Criminal Law introduces readers to the underlying principles, legal doctrine, and rules of criminal law. The innovative and highly student-friendly text uses real-world case examples to contextualize laws and give students a solid foundation in substantive criminal law while guiding them through what the law is, how it evolved, and the principles on which it is based. By studying case materials, students will develop the analytical skills essential to understanding how legal principles have developed over time and how they are best applied to ever-changing factual situations.

ESSENTIALS OF CRIMINAL LAW, 11e is an easy-to-read, clear, and comprehensive introduction to criminal law for criminal justice majors and non-majors at all levels. Avoiding overly complex issues, it explains key principles through real-world examples, so they can be easily and quickly understood. Thoroughly reviewed and revised for even greater clarity and relevance, this edition contains multiple examples from drawn from The American Law Institute’s Model Penal Code. Even more than previous editions, it goes beyond a pure “law enforcement” orientation, offering a broader and more all-encompassing approach to criminal law. This edition also contains extensive updates to reflect the latest changes in statutory law and case law; notably, revisions related to narcotics law, juvenile offenses, forgery and counterfeiting.

Criminal Law & Criminal Justice

Comprising the Practice, Pleadings, and Evidence, which Occur in the Course of Criminal Prosecutions, Whether by Indictment Or Information : with a Copious Collection of Precedents ...

Criminal Law in the Age of the Administrative State

Hate Crimes : Criminal Law and Identity Politics

A Digest of the Criminal Law (crimes and Punishments)

Constitutional principles are the foundation upon which substantive criminal law, criminal procedure law, and evidence laws rely. The concepts of due process, legality, specificity, notice, equality, and fairness are intrinsic to these three disciplines, and a firm understanding of their implications is necessary for a thorough comprehension of the

Who should police corporate misconduct and how should it be policed? In recent years, the Department of Justice has resolved prosecution agreements of dozens of Fortune 500 companies via deferred prosecution agreements and non-prosecution agreements, where, instead of facing criminal charges, these companies became regulated by outside agencies. Increasingly, the threat of prosecution and such prosecution agreements is being used to regulate corporate behavior. This practice has been sharply criticized on numerous fronts: agreements are too lenient, there is too little oversight of these agreements, and, perhaps most important, the criminal prosecutors doing the regulating aren't subject to the same checks and balances that civil regulatory agencies are. Prosecutors in the Boardroom explore the questions raised by this practice by compiling the insights of the leading lights in the field, including criminal law professors who specialize in the field of corporate criminal liability and criminal law, a top economist at the SEC who studies corporate wrongdoing, and a leading expert on the use of monitors in criminal law. The essays in this volume move beyond criticisms of the practice to closely examine exactly how regulation by prosecutors works. Broadly, the contributors consider who should police corporate misconduct and how it should be policed, and in conclusion offer a policy blueprint of best practices for federal and state prosecution. Contributors: Cindy K. Alexander, Jennifer Arlen, Anthony S. Barkow, Rachel E. Barkow, Sara Sun Beale, Samuel W. Buel, Mark A. Cohen, Mariano-Florentino Cuellar, Richard A. Epstein, Brandon L. Garrett, Lisa Kern Griffin, and Vikramaditya Khanna

In the early 1980s, a new category of crime appeared in the criminal law lexicon. In response to concerted advocacy-group lobbying, Congress and many state legislatures passed a wave of “hate crime” laws requiring the collection of statistics on, and enhancing the punishment for, crimes motivated by certain prejudices. This book places the evolution of the hate crime concept in socio-legal perspective. James B. Jacobs and Kimberly Potter adopt a skeptical (if not critical) stance, maintaining that legal definitions of hate crime are riddled with ambiguity and subjectivity. No matter how hate crime is defined, and despite an apparent media consensus to the contrary, the authors argue that the Louisiana Criminal Code, the text contains chapters on the guilty mind including criminal intent and criminal negligence followed by chapters on justification and excuse including insanity, intoxication, self-defense, defense of property and defense of others; parties to crime and inchoate crimes; homicide, assault and battery; sexual offenses; kidnapping; arson; burglary; theft and robbery. About the authors: Bobby Marjine Hargis is the Adams and Reese Distinguished Professor of Law II at Loyola University New Orleans where he has taught criminal law and criminal procedure since 1995. He received a J.D. from the University of Mississippi School of Law and an LL.M. from Harvard Law School. Gaynell Williams is the First Assistant District Attorney at the Orleans Parish, Louisiana District Attorney’s Office. She received a B.A. from Loyola University New Orleans and a J.D. from Tulane Law School. After law school she served as an Assistant District Attorney for the Jefferson Parish District Attorney’s Office and an Assistant United States Attorney in the Criminal Division of the United States Attorney’s Office for the Eastern District of Louisiana.

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Who should police corporate misconduct and how should it be policed? In recent years, the Department of Justice has resolved prosecution agreements of dozens of Fortune 500 companies via deferred prosecution agreements and non-prosecution agreements, where, instead of facing criminal charges, these companies became regulated by outside agencies. Increasingly, the threat of prosecution and such prosecution agreements is being used to regulate corporate behavior. This practice has been sharply criticized on numerous fronts: agreements are too lenient, there is too little oversight of these agreements, and, perhaps most important, the criminal prosecutors doing the regulating aren't subject to the same checks and balances that civil regulatory agencies are. Prosecutors in the Boardroom explore the questions raised by this practice by compiling the insights of the leading lights in the field, including criminal law professors who specialize in the field of corporate criminal liability and criminal law, a top economist at the SEC who studies corporate wrongdoing, and a leading expert on the use of monitors in criminal law. The essays in this volume move beyond criticisms of the practice to closely examine exactly how regulation by prosecutors works. Broadly, the contributors consider who should police corporate misconduct and how it should be policed, and in conclusion offer a policy blueprint of best practices for federal and state prosecution. Contributors: Cindy K. Alexander, Jennifer Arlen, Anthony S. Barkow, Rachel E. Barkow, Sara Sun Beale, Samuel W. Buel, Mark A. Cohen, Mariano-Florentino Cuellar, Richard A. Epstein, Brandon L. Garrett, Lisa Kern Griffin, and Vikramaditya Khanna

In the early 1980s, a new category of crime appeared in the criminal law lexicon. In response to concerted advocacy-group lobbying, Congress and many state legislatures passed a wave of “hate crime” laws requiring the collection of statistics on, and enhancing the punishment for, crimes motivated by certain prejudices. This book places the evolution of the hate crime concept in socio-legal perspective. James B. Jacobs and Kimberly Potter adopt a skeptical (if not critical) stance, maintaining that legal definitions of hate crime are riddled with ambiguity and subjectivity. No matter how hate crime is defined, and despite an apparent media consensus to the contrary, the authors argue that the Louisiana Criminal Code, the text contains chapters on the guilty mind including criminal intent and criminal negligence followed by chapters on justification and excuse including insanity, intoxication, self-defense, defense of property and defense of others; parties to crime and inchoate crimes; homicide, assault and battery; sexual offenses; kidnapping; arson; burglary; theft and robbery. About the authors: Bobby Marjine Hargis is the Adams and Reese Distinguished Professor of Law II at Loyola University New Orleans where he has taught criminal law and criminal procedure since 1995. He received a J.D. from the University of Mississippi School of Law and an LL.M. from Harvard Law School. Gaynell Williams is the First Assistant District Attorney at the Orleans Parish, Louisiana District Attorney’s Office. She received a B.A. from Loyola University New Orleans and a J.D. from Tulane Law School. After law school she served as an Assistant District Attorney for the Jefferson Parish District Attorney’s Office and an Assistant United States Attorney in the Criminal Division of the United States Attorney’s Office for the Eastern District of Louisiana.

Florida Criminal Law is the first text to provide a comprehensive examination of crimes and defenses in Florida. The book seeks to describe the existing and evolving substantive rules of Florida criminal law and to convey an understanding of these rules and their applications in a variety of situations. Its 25 chapters address topics traditionally taught in criminal law courses, such as the principles of punishment and sentencing, statutory interpretation, the elements of crimes and defenses, homicide, sexual battery, inchoate crimes, and accomplice liability. The book also covers topics frequently omitted from course books, such as assault and battery, arson, burglary, kidnapping, entrapment, and permissive and mandatory presumptions. Readers will gain insights into issues unique to Florida criminal law, including the state’s Stand Your Ground Law, and its Unborn Victims of Violence Act, and its attempted felony murder statute, and into emerging areas of legislative change such as human trafficking. The book will be useful to law students and graduates studying for bar exams, academicians, legal scholars, judges, legislators, and the practicing bar. It is also suitable for use in undergraduate criminal law classes and paralegal programs.

The third edition of Criminal Law introduces readers to the underlying principles, legal doctrine, and rules of criminal law. The innovative and highly student-friendly text uses real-world case examples to contextualize laws and give students a solid foundation in substantive criminal law while guiding them through what the law is, how it evolved, and the principles on which it is based. By studying case materials, students will develop the analytical skills essential to understanding how legal principles have developed over time and how they are best applied to ever-changing factual situations.

ESSENTIALS OF CRIMINAL LAW, 11e is an easy-to-read, clear, and comprehensive introduction to criminal law for criminal justice majors and non-majors at all levels. Avoiding overly complex issues, it explains key principles through real-world examples, so they can be easily and quickly understood. Thoroughly reviewed and revised for even greater clarity and relevance, this edition contains multiple examples from drawn from The American Law Institute’s Model Penal Code. Even more than previous editions, it goes beyond a pure “law enforcement” orientation, offering a broader and more all-encompassing approach to criminal law. This edition also contains extensive updates to reflect the latest changes in statutory law and case law; notably, revisions related to narcotics law, juvenile offenses, forgery and counterfeiting.

Criminal Law & Criminal Justice

Comprising the Practice, Pleadings, and Evidence, which Occur in the Course of Criminal Prosecutions, Whether by Indictment Or Information : with a Copious Collection of Precedents ...

Criminal Law in the Age of the Administrative State

Hate Crimes : Criminal Law and Identity Politics

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