

# Key Facts Criminal Law 2nd Edition Key Cases

Right here, we have countless book **Key Facts Criminal Law 2nd Edition Key Cases** and collections to check out. We additionally pay for variant types and plus type of the books to browse. The conventional book, fiction, history, novel, scientific research, as competently as various other sorts of books are readily friendly here.

As this Key Facts Criminal Law 2nd Edition Key Cases , it ends up beast one of the favored book Key Facts Criminal Law 2nd Edition Key Cases collections that we have. This is why you remain in the best website to look the amazing books to have.

*Key Facts Criminal Law, Fourth Edition* - Jacqueline Martin 2013-09-05

Key Facts is the essential revision series for anyone studying law, including LLB, ILEX and post-graduate conversion courses. The Key Facts series provides the simplest and most effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly. Key features include: \* Diagrams at the start of chapters to summarise the key points \* Structured heading levels to allow for clear recall of the main facts \* Charts and tables to break down more complex information New to these editions is an improved text design making the books easier to read and the facts easier to retain. Key Facts books are supported by the website [www.UnlockingTheLaw.co.uk](http://www.UnlockingTheLaw.co.uk) where you will find extensive revision materials including MCQs and Key Q&As.

**Guide to the BJS Website** - 2000

Material available on the Bureau of Justice Statistics website and not otherwise published.

**Criminal Justice in Post-Mao China** - Shao-chuan Leng 1985-06-30

The post-Mao commitment to modernization, coupled with a general revulsion against the lawlessness of the Cultural Revolution, has led to a significant law reform movement in the People's Republic of China. China's current leadership seeks to restore order and morale, to attract domestic support and external assistance for its modernization program, and to provide a secure, orderly environment for economic development. It has taken a number of steps to strengthen its laws and judicial system, among

which are the PRC's first substantive and procedural criminal codes. This is the first book-length study of the most important area of Chinese law—the development, organization, and functioning of the criminal justice system in China today. It examines both the formal aspects of the criminal justice system—such as the court, the procuracy, lawyers, and criminal procedure—and the extrajudicial organs and sanctions that play important roles in the Chinese system. Based on published Chinese materials and personal interviews, the book is essential reading for persons interested in human rights and laws in China, as well as for those concerned with China's political system and economic development. The inclusion of selected documents and an extensive bibliography further enhance the value of the book.

Criminal Law Directions - Nicola Monaghan 2020-02-20

Do your students understand the difference between murder and manslaughter? Are they confused by the concept of mens rea and accessorial liability? Criminal Law Directions tackles these and many more questions, introducing students to this exciting area of law. The Directions series has been written with students in mind. The ideal guide as they approach the subject for the first time, this book will help them: DT Gain a complete understanding of the topic: just the right amount of detail conveyed clearly DT Understand the law in context: with scene-setting introductions and highlighted case extracts, the practical

importance of the law becomes clearDT Identify when and how to critically evaluate the law: they'll be introduced to the key areas of debate and given the confidence to question the lawDT Deepen and test knowledge: visually engaging learning and self-testing features aid understanding and help students tackle assessments with confidenceDT Elevate their learning: with the ground-work in place you can aspire to take learning to the next level, with direction provided on how to go furtherAn extensive selection of online resources accompany this text, including:DT Multiple choice questionsDT Flashcard glossaryDT Guidance on answering the end of chapter exam questions. Guidance on answering the end of chapter self-test questionsAdditional lecturer resources include:DT Diagrams from the textDT A test bank of further multiple choice questions  
Criminal Law - William Wilson 2003

Criminal Law 2nd edition is suitable for students of first or second year undergraduate Criminal Law courses. This core text provides coverage of key topic areas as well as extensive analysis and valuation. Modern law courses are increasingly concerned with the effectiveness of criminal law doctrine in delivering criminal justice. This book therefore includes an emphasis on evaluation as well as exposition, helping students to understand the reasons for ambiguity and difference in criminal law doctrine, and to develop the skills necessary for effective analysis. The series editor Ian Dennis is one of the leading criminal law professors in the UK.  
*Key Facts: Intellectual Property* - James Griffin 2013-03-07

Key Facts has been specially written for students studying law. It is the essential revision tool for a broad range of law courses. The series is written and edited by an expert team of authors whose experience means they know exactly what is required in a revision aid. They include examiners, barristers and lecturers who have brought their expertise and knowledge to the series to make it user-friendly and accessible. Key features include: user-friendly layout and style; diagrams, charts and tables to illustrate key points; summary charts at a basic level, followed by more detailed explanations, to aid revision at every level, pocket sized and easily portable; highly-regarded authors.

Model Rules of Professional Conduct - American Bar Association. House of Delegates 2007  
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 instances where discretionary action is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

**Criminal Law** - Katheryn Russell-Brown 2015-01-30

An Interdisciplinary Approach Criminal Law provides students with an integrated framework for understanding the U.S. criminal justice system with a diverse and inclusive interdisciplinary approach and thematic focus. Authors Katheryn Russell-Brown and Angela J. Davis go beyond the law and decisions in court cases to consider and integrate issues of race, gender, and socio-economic status with their discussion of criminal law. Material from the social sciences is incorporated to highlight the intersection between criminal law and key social issues. Case excerpts and detailed case summaries, used to highlight important principles of criminal law, are featured throughout the text. The coverage is conceptual and practical, showing students how the criminal law applies in the "real world"—not just within the pages of a textbook.

**Criminal Law** - Jacqueline Martin 2011

The Key Cases series provides a portable and effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly. Key features include: \* Diagrams to summarise the key points \* Expert selection of cases \* Recognisable and memorable elements, including the key facts, key law, key principles, key judgments, key comments and key problems as appropriate in each case. \* Cases for comparison and contrast are highlighted to illustrate alternative opinions and perspectives

Supporting resources are available at [www.UnlockingTheLaw.co.uk](http://www.UnlockingTheLaw.co.uk) where you will find extensive revision materials including MCQs and Key Q&As

Key Ideas in Criminology and Criminal Justice - Travis C. Pratt 2010-10-20

By focusing on key ideas in both criminology and criminal justice, this book brings a new and unique perspective to understanding critical research in criminology and criminal justice -- heretofore, the practice has been to separate criminology and criminal justice. However, given their interconnected nature, this book brings both together cohesively. In going beyond simply identifying and discussing key contributions and their effects by giving students a broader socio-political context for each key idea, this book concretely conceptualizes the key ideas in ways that students will remember and understand.

**An Introduction to the Model Penal Code** - Markus Dirk Dubber 2015

In the second edition of his introductory overview of the Model Penal Code (now titled 'An Introduction to the Model Penal Code'), Markus Dubber retains the book's original aim, approach, and structure as a companion to the Code. Reflecting the Code's attempt to present an accessible, comprehensive, and systematic account of American criminal law, this book unlocks the Code's potential as a key to American criminal law for law students and teachers, and for anyone else with an interest in getting a sense of the basic contours of American criminal law.

**History of Criminal Justice** - Mark Jones 2011-07-22

Covering criminal justice history on a cross-national basis, this book surveys criminal justice in Western civilization and American life chronologically from ancient times to the present. It is an introduction to the historical problems of crime, law enforcement and penology, set against the background of major historical events and movements. Integrating criminal justice history into the scope of European, British, French and American history, this text provides the opportunity for comparisons of crime and punishment over boundaries of national histories. The text concludes with a chapter that addresses terrorism and homeland security. \* Spans all of

western history, and examines the core beliefs about human nature and society that informed the development of criminal justice systems. The fifth edition gives increased coverage of American law enforcement, corrections, and legal systems \* Each chapter is enhanced with supplemental "Timeline," "Time Capsule," and "Featured Outlaw" boxes as well as discussion questions, notes and problems \* Contains discussion questions, notes, learning objectives, key terms lists, biographical vignettes of key historical figures, and "History Today" exercises to engage the reader and encourage critical thinking

**Criminal Law and Procedure** - Stephanie A. Jirard 2018-12-25

Written by a former federal prosecutor and public defender, *Criminal Law and Procedure: A Courtroom Approach* introduces students to the essentials of criminal law and procedure by illuminating the legal issues justice professionals face before, during, and after a criminal trial. Through the examination of statutes, edited case excerpts, and recent constitutional interpretation of black letter law, the text bridges the gap between learning criminal procedure and applying criminal law. Drawing from author Stephanie A. Jirard's vast experience in both the courtroom and the classroom, *Criminal Law and Procedure* gets students to think critically about real-world issues and practice applying the law in a just and meaningful way. Accessible and engaging, this text presents criminal law and procedure as an exciting opportunity to have a direct, positive impact on our communities and the criminal justice system. Key Features: "Making the Courtroom Connection" boxes help students apply the legal concepts they learn to real-life issues facing law enforcement, the court system, and correctional institutions today. Edited case excerpts connect criminal law and procedure with current case material on relevant topics so students can see the impact of judicial decision making. "Applying the Law to the Facts" boxes engage students' critical thinking skills and enhance their logical problem-solving abilities by providing opportunities to apply the rule of law to different scenarios. "Springboard for Discussion" prompts spark conversations and invite students to contrast the moral, ethical,

and legal implications of criminal law and procedure in a larger context. Problem-solving exercises at the end of each chapter provide students with opportunities to test themselves on the material before a formal assessment. Active Learning Exercises in the Instructor's Manual enable professors to offer additional opportunities for experiential learning. Give your students the SAGE edge! SAGE edge offers a robust online environment featuring an impressive array of free tools and resources for review, study, and further exploration, keeping both instructors and students on the cutting edge of teaching and learning. Learn more at [edge.sagepub.com/jirard](http://edge.sagepub.com/jirard).

Criminal Law - Paul Marcus 2012-01-01

Criminal Law, Seventh Edition, offers both theoretical and practical treatment of criminal law to help students understand the underlying principles and to relate them to real-life situations. Criminal Law introduces students to the criminal justice system, raises the question of why and how we punish, and provides a framework for classroom discussion of the relationship between the state and the individual. It covers a broad range of topics including many cutting-edge issues. Like the prior edition of Criminal Law published in 2009, this new Seventh Edition is a casebook of reasonable length which can be completely covered in a one semester course. Problems have been developed to demonstrate the difficulties discussed above and many modern issues have been emphasized to stimulate student interest in the course. Some highlights of the new edition are the following new and updated materials: Courts often instruct the jury that willful blindness or conscious disregard of an incriminating fact can satisfy the requirement of knowing conduct. Referred to colloquially as the "ostrich instruction" because the defendant has hidden his head in the sand as an ostrich does, the standard for triggering the instruction varies. *Giovenetti*, a Seventh Circuit case written by Judge Posner, explains when the instruction is appropriate. As a matter of statutory interpretation, the issue of to which elements in a statute the mens rea applies plagues courts and students. The book treats this issue through a 2009 Supreme Court decision (*Flores-Figueroa*) that is consistent with the Model

Penal Code approach. Courts continue to have difficulty with factual and legal questions as to "lesser" players being held responsible for the crimes of others. Two key questions are when does quite limited assistance amount to aiding and abetting responsibility, and when can an accomplice withdraw from the endeavor? A recent New Hampshire Supreme Court decision (*State v. Formella*) sheds some light here. The material in Chapter 5 on theft develops the problem of applying traditional larceny laws to misappropriation of intangible forms of property. Given the increasing value of such assets as copyrighted material, the cases illustrate the limits of treating all forms of misappropriation as criminal. Students are engaged and enthusiastic about how--and whether--the law should respond. The section on sex crimes opens with statistics from a national study by the Center for Disease Control. After summarizing fundamental changes in the law of rape that conceptualize the crime as assault, the cases continue to probe developing issues like the degree of force, kind of threat, and type of coercion that demonstrate an assault. Expanded, current materials on the so-called "stand-your-ground" laws and the Trayvon Martin/George Zimmerman murder case, for a vigorous discussion and analysis of these laws in relation to self-defense and the recent announcement of Zimmerman's defense lawyers that they will rely only on traditional self-defense. The line between protected advocacy of suicide and criminal assistance to suicide continues to be a source of controversy. Recent prosecutions against right-to-die advocates are incorporated into the discussion in Chapter 5 of accomplice liability and preparatory offenses, with current analysis of first amendment theory. Fishing, sting operations, chat room catches.... Different ways to describe the problems for the law created by enforcement personal who affirmatively step forward to try to limit or eliminate all sorts of criminal activities ranging from fraud to terrorist acts to securities violations. Chapter 6 explores the reach of the 11th Circuit's decision in *United States v. Lee* and similar cases. The insanity defense remains highly controversial even though most criminal justice professionals know full well that the defense is not often raised and is even less often successful. The

insanity section of Chapter 7 looks at those difficulties, using both traditional legal materials and writings from professionals in the mental health profession. This book also is available in a three-hole punched, alternative loose-leaf version printed on 8.5 x 11 inch paper with wider margins and with the same pagination as the hardbound book.

**Learning Legal Reasoning** - John Delaney  
1987

Publisher description: This widely used book in many printings begins with answers to forty commonly asked questions of first-year law students. It specifies a six-step approach to briefing a case with specific guidelines for accomplishing each step. The process of briefing cases is then demonstrated with excellent and poor briefs of increasing complexity. Emphasis is placed initially on the techniques of briefing as an introduction to the learning of legal reasoning, the first priority of the first year of law school. In addition, the book also demonstrates the relevance of more advanced modes of legal reasoning, including positivist, pragmatic, policy oriented, natural-law and other perspectives applied in decoding and understanding cases. In its introduction of jurisprudential perspectives, Learning Legal Reasoning transcends the typical technical/positivist orientation of most first-year materials.

Criminal Procedure - Matthew Lippman  
2018-12-20

This contemporary, comprehensive, case-driven book from award-winning teacher Matthew Lippman covers the constitutional foundation of criminal procedure and includes numerous cases selected for their appeal to today's students. Organized around the challenge of striking a balance between rights and liberties, Criminal Procedure, Fourth Edition emphasizes diversity and its impact on how laws are enforced. Built-in learning aids, including You Decide scenarios, Legal Equations, and Criminal Procedure in the News features, engage students and help them master key concepts. Fully updated throughout, the Fourth Edition includes today's most recent legal developments and decisions. Features and Benefits A chapter-opening vignette drawn from a case in the chapter gets students immediately involved in the content that follows. Test Your

Knowledge questions at the beginning of each chapter help students activate prior knowledge read with purpose for topics they don't yet know. Edited cases introduced by clear and accessible descriptions provide students with concrete examples and illustrations and expose them to the actual documents that have shaped the American criminal justice system. Additional edited cases are available on the student study website. Legal Equations offer visual overviews of the laws and concepts discussed in the text. Questions after each case reinforce learning and help students uncover the key points. Criminal Procedure in the News excerpts expose students to contemporary developments in the law through current events. Chapter Summaries and Chapter Review Questions help students prepare for exams. A chapter-ending Legal Terminology section with corresponding Glossary helps students master the vocabulary of the criminal justice system. New to this Edition A number of significant, new U.S. Supreme Court decisions are now cases discussed in the book, such as United States v. Carpenter, which raised important questions around police use of new technology. Other new cases address important issues including privacy, racial discrimination, and effective assistance of counsel, search and seizure, juries, plea bargaining, the exclusionary rule, pretrial motions, and habeas corpus. Features. The content includes a new Test Your Knowledge feature and a number of new You Decide and Criminal Procedure in the News features that explore crucial topics such as police use of deadly force, the second amendment and gun control, a defendant's right to a bail, racial bias in jury deliberations, searches of electronic devices, and much more. Topics. Several new topics have been added or expanded to reflect their growing impact on criminal procedure. These topics include technology and the home, police use of cell-site location information and body cameras, patterns and trends of Terry stops in major cities across the US, individuals being arrested for "Walking While Black," racial bias in the judiciary, and the impact of the policies of the Trump administration on the use of drones, the detention of undocumented immigrants, and the continued operation of the detention facilities at Guantanamo.

**Criminal Law** - Kathryn H. Christopher 2011-12  
Law students often find criminal law to be one of the most interesting, but also one of the most difficult courses. Even the fundamental elements of criminal liability can be hard to learn and even harder to apply on exams. The study of criminal law demands that students juggle a mix of common law principles, modern judicial decisions, statutory text, the Model Penal Code, and philosophies of justice to address the enduring dilemmas that comprise criminal law. In *Criminal Law: Model Problems and Outstanding Answers*, Kathryn Christopher and Russell Christopher deftly guide students in applying criminal law. Their interesting and accessible fact patterns explore important principles surrounding homicide and rape, attempt and conspiracy, accomplice liability and defenses, and devote special attention to difficult doctrines like impossible attempt and felony murder. This book includes clear introductions to the major topics in criminal law, provides hypotheticals that students can expect to see on exams, and offers model answers to those hypotheticals. It then gives students the opportunity to evaluate their own work with a comprehensive self-analysis section. This book prepares students by challenging them to use the law they learn in class while also explaining the best way to express sophisticated answers on their exams. *Model Problems and Outstanding Answers* is an innovative new series by Oxford University Press. Featuring topical introductions and clear fact patterns, each book contains exercises designed to help students develop methods to craft organized, relevant, and thoughtful responses to exam-style questions. These exercises show the student how to think like a lawyer. By guiding students to the most appropriate ways to apply their knowledge to new facts, the series offers meaningful and significant preparation for law school exams and bar-exam essays.

*Criminal Law* - Kevin McMunigal 2018-04-29  
This problem-pedagogy casebook gives due attention to common law cases but also emphasizes the importance of statutes in the modern world. Innovative features, such as graphic exercises and diagrams of crimes, are integrated with more traditional elements. Beginning with an overview of the criminal

justice system, the book goes on to devote chapters to the following topics: punishment, making criminal law, conduct, mental states, homicide, causation, defenses, rape, attempted crimes, complicity, conspiracy, and theft. Criminal Law also includes an appendix with relevant sections of the Model Penal Code.

**Criminal Law** - Jacqueline Martin 2014  
*Key Facts Key Cases: Criminal Law* will ensure you grasp the main concepts of your Criminal Law module with ease. This book explains the facts and associated case law for: the important concepts of actus reus, mens rea and strict liability the main fatal and non-fatal offences against the person a wide range of property offences general defences the topics of participation and inchoate offences *Key Facts Key Cases* is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: diagrams at the start of chapters to summarise key points structured headings and numbered points to allow for clear recall of the essential points charts and tables to break down more complex information Chapters are also supported by a *Key Cases* section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success.

Essential and leading cases are explained The style, layout and explanations are user friendly Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

*Intellectual Property* - James Griffin 2007  
*The Law at your fingertips ...* The essential revision tool for all law students studying degree level courses.

*Criminal Law Today* - Frank Schmalleger  
2016-01-05

Bringing criminal law to life. *Criminal Law Today*, 6/e, brings criminal law to life by relating it to real stories from today's headlines. The text's approach is strongly influenced by the belief that the law has always been, and remains, a vital policy-making tool. As a topic for study and discussion, the nature and life of the law is more important today than ever before. The text highlights the challenges that face the

law as it continues to adapt to the needs of a complex and rapidly changing society and features a balanced text/casebook approach that provides a lively introduction to criminal law. Effective in-text learning tools give students the resources they need to master the material presented in the text. To give your students the most accurate picture of criminal law today, the material on law and crime is updated throughout the Sixth Edition. New cases and stories drawn from recent real-life events are included to draw readers into the material and help them contextualize how theory translates into practice. Criminal Law Today, 6/e, is also available via REVEL(tm), an interactive learning environment that enables students to read, practice, and study in one continuous experience. Learn more.

Law 101 - Brien A Roche 2009-08-01

A solid reference for both the everyday and the unexpected legal issues, written by practicing attorneys Law 101 is an essential reference that explains: How laws are made How the court system works How each area of the law impacts your daily life Key information for important questions: How does a lawsuit begin? How do civil and criminal law differ? When do state laws trump federal laws? What makes a contract solid? What can you expect if called as a juror? What can you expect if called as a witness? And other complex areas of the law that you need to know. No home reference shelf is complete without this indispensable guide. The new edition also includes information on legal subjects that have become more important recently, including alternative dispute resolution, privacy rights, and Internet law.

Essential Criminal Law - Matthew Lippman 2019-07-17

Essential Criminal Law provides a highly accessible introduction to U.S. criminal law that helps students, including those with no prior exposure to case law, build their legal reasoning skills. Drawing from more than 30 years of teaching experience, best-selling author Matthew Lippman guides readers through the complexities of the legal system using thought-provoking examples of real-life crimes and legal defenses, along with approachable case analyses. The Third Edition keep readers up to date with coverage of timely topics and the most

current developments in criminal law and public policy.

*WALLER & WILLIAMS CRIMINAL LAW TEXT AND CASES, 14TH EDITION.* - 2020

Fundamentals of Forensic Practice - Richard Rogers 2005-08-30

Forensic psychologists and psychiatrists are increasingly asked to provide expertise to courts and attorneys in the criminal justice system. To do so effectively, they must stay abreast of important advances in the understanding of legal standards as well as new developments in sophisticated measures and the methods for their assessment. Fundamentals of Forensic Practice is designed to address the critical issues that are faced by mental health experts in their role of conducting assessments, presenting findings, and preparing for challenges to admissibility and credibility. Uniquely practical and comprehensive, this volume operationalizes legal standards and describes empirically validated methods for their evaluation. Not only is this essential for mental health professionals, but it is equally valuable to criminal attorneys. Lawyers require both clinical knowledge and understanding of legal standards in order to prepare their own experts and to challenge those on the opposing side. For both clinical and legal experts Fundamentals of Forensic Practice offers a full view of all phases of criminal proceedings: - Pretrial—diversion, determinations of bail, waivers of Miranda rights, and the capacity to consent to searches. - Trial—competency to stand trial and criminal responsibility. Beyond insanity, the latter addresses mens rea, automatism, and psychological context evidence, such as battered-woman syndrome. - Post-trial—sentencing, capital sentencing, competency to be executed, and other post-conviction issues. Other key features include: - Chapters on specific criminal issues in a consistent format, with comprehensive coverage of legal standards and relevant clinical methods - Guidelines for conducting more effective forensic evaluations - In-depth coverage of specialized assessments, eg. malingering, sexual predator cases, and the insanity defense. - A detailed overview of direct and cross-examination strategies This book is the second

collaboration between Rogers and Shuman. As individual authors, each received the American Psychiatric Association's prestigious Guttmacher Award for their outstanding contributions to forensic psychiatry.

**Criminal Law** - Jacqueline Martin 2014-01-03  
Key Facts Key Cases: Criminal Law will ensure you grasp the main concepts of your Criminal Law module with ease. This book explains the facts and associated case law for: the important concepts of actus reus, mens rea and strict liability the main fatal and non-fatal offences against the person a wide range of property offences general defences the topics of participation and inchoate offences Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: diagrams at the start of chapters to summarise key points structured headings and numbered points to allow for clear recall of the essential points charts and tables to break down more complex information Chapters are also supported by a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success. Essential and leading cases are explained The style, layout and explanations are user friendly Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

**Criminal Law: The Basics** - Jonathan Herring 2009-10-16

Criminal Law: The Basics is an insightful introduction to the legal aspects of criminal acts, ranging from battery to burglary and harassment to homicide. Starting with an in-depth exploration of the very concept of crime, this book considers such questions as: how should we decide what is criminal and what isn't? what is the difference between murder and manslaughter? could you ever be guilty of stealing your own property? what defences are available to those accused of crime? The book features numerous case studies from the infamous to the bizarre and key questions for consideration throughout. Each chapter ends with lists of relevant cases, statutes and

suggestions for further reading, making this an ideal starting point for anyone interested in criminal law.

**OCR A Level Law Book 2** - Jacqueline Martin 2018-07-30

Exam board: OCR Level: A-level Subject: Law  
First teaching: September 2017 First exams: Summer 2019 This student book will be selected for OCR endorsement process. Accurately cover the breadth of content in the new 2017 OCR A Level specifications with this textbook written by leading A Level Law authors. This engaging and accessible textbook contains complete coverage of the full A Level specification. From leading law authors Jacqueline Martin, Richard Wortley and Nicholas Price, it is comprehensive, authoritative and updated with important changes to the law. - Book 2 covers the A Level material beyond AS. - Important, up-to-date and interesting cases and scenarios highlight key points. - Discussion and activity tasks increase your students' understanding of more difficult concepts. - Practice questions and self-test questions to help your students prepare for their exams. This student book includes: - Criminal Law (Additional A Level content) - The Law of Tort (Additional A Level content) - The Nature of Law - Human Rights Law - The Law of Contract Authors: - Jacqueline Martin LLM has ten years' experience as a practising barrister and has taught law at all levels. - Richard Wortley is Director and Head of Department of the Jill Dando Institute of Security and Crime Science at University College London. - Nicholas Price is an experienced teacher of Law and is an A Level Law textbook author.

**Criminal Law By Storm** - Lisa M. Storm 2015-07-17

Criminal Law By Storm begins with the foundations of law and the legal system, then extensively explores criminal laws and defenses using general state and federal principles, the Constitution, and the Model Penal Code as guidelines. This engaging and interactive textbook will enhance your ability to be successful in academics or a career in law, criminal justice, or paralegal. Lisa M. Storm, Esq. has taught at the community college, four-year, and graduate levels since 1992. Currently, she is a tenured faculty member in Administration of Justice at Hartnell College, a

California Community College. She is also an attorney and licensed member of the California State Bar.

Learning about the Law - Constantinos E. Scaros 2004-12

This fully revised text offers a basic and readable introduction to how the law actually works.

Known for its student-friendly approach, *LEARNING ABOUT THE LAW*, In its Second Edition, provides a distinctly enlightening overview of key skills and concepts. The text is carefully designed for maximum accessibility: iquest; clear and readable explanation of basic concepts of the law is easy for students to understand iquest; skillful delineation of legal concepts piques student interest but avoids overwhelming vocabulary iquest; helpful examples and analogies make the law come to life iquest; shorter length allows the text to be used effectively in a less comprehensive course or in combination with other materials iquest; each chapter includes charts, illustrations, and photos, As well as key terms, review questions, and exercises iquest; the first half of the book discusses the American legal system And The basics of briefing cases, legal writing, legal research, and litigation, while the second half introduces the building blocks of the law: contracts, torts, and criminal law iquest; the final two chapters present practical information on ethics and careers in the law Significant changes and additions For The Second Edition include: iquest; revisions making the book appropriate for both paralegal and non-paralegal Introduction to Law courses iquest; more discussion questions added to provide students with additional opportunities to apply what they have learned iquest; more marginal definitions and website references iquest; an appendix with materials on the role of paralegals

*Learning Criminal Law as Advocacy Argument* - John Delaney 2004

More than most other books about the criminal law, this presentation focuses on "Learning Criminal Law as Advocacy Argument." In each criminal-law topic, it presents in building-block form the limited repertoire of core issues and related arguments so that you can concentrate on learning and practicing those that your professor has stressed in class, in her materials, and on her old exams. You can know the issues

on the exam before you go into the exam room. In each criminal-law topic there is a limited repertoire of core issues that must be identified and then resolved with advocacy argument. This pattern of issues and arguments arises from embedded and recurring factual patterns and the resulting criminal law performance of prosecutors, defense lawyers, and trial and appellate judges over decades and even centuries. Your professor presents only some of the core issues and related arguments from these repertoires in her course and on her criminal-law exam. Thus, you can systematically learn the set of core issues and arguments in each topic presented by your and know the issues before you go into the exam room. The exam then presents no surprises. What do you mean by resolving the core issues "with advocacy argument?" Identifying the core issues from your professor's course is the first critical task. The second critical task is resolving these issues with advocacy argument. Advocacy argument is the lawyer's single-minded marshalling of the relevant facts and doctrine that are necessary to resolve the identified issues in favor of either the prosecution or defense. This book helps you with both tasks: identifying the exam issues and resolving them.

*Unlocking Criminal Law* - Tony Storey 2017-07-14

*UNLOCKING CRIMINAL LAW* will help you grasp the main concepts of the subject with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising Criminal Law. The information is clearly presented in a logical structure and the following features support learning helping you to advance with confidence: Clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Facts boxes throughout each chapter allow you to progressively build and consolidate your understanding End-of-chapter summaries provide a useful check-list for each topic Cases and judgments are highlighted to help you find them and add them to your notes quickly Frequent activities and self-test questions are included so you can put your knowledge into practice Sample essay questions with annotated

answers prepare you for assessment Glossary of legal terms clarifies important definitions

*Leading U.S. Supreme Court Cases in Criminal Justice* - Dean J. Champion 2009

"Leading U.S. Supreme Court Cases in Criminal Justice: Briefs and Key Terms" is an indispensable reference for courses in criminal procedure, constitutional law and criminal law. The book is divided into two major sections. The first major section includes annotated briefs of over 1000 U.S. Supreme Court decisions that have impacted the criminal justice system. The second major section includes more than 6000 key terms and definitions across all areas of criminal justice and criminology. Features of the book include: U.S. Supreme Court cases indexed by over 160 categories Case annotations include case details, court holdings, reasons for such holdings and relevance of cases to criminal justice Explanation of citation protocol for "U.S. Reports," "Supreme Court Reporter," and regional state Supreme Court compilations and reporters, such as the "Pacific Reporter" and "Southwestern Reporter." Addresses and contact information provided for most Ph.D. programs in criminology/criminal justice Comprehensive listing of acronyms for criminal justice organizations and agencies Up-to-date listing of Internet sites accessed by criminologists for research Contact information for all U.S. corrections agencies, including probation and parole

*Criminal Law* - Guyora Binder 2016

Concentrate Q & A Criminal Law offers unrivalled exam and coursework support for when you're aiming high. The new Concentrate Q & A series is the result of a collaboration involving hundreds of law students and lecturers from universities across the UK. The result is a series that offers you better support and a greater chance to succeed on your law course than any of its rivals. This essential study guide contains a variety of model answers to give you the confidence to tackle any essay or problem question, and the skills you need to excel.

\*Knowing the right answer is a start, knowing how to structure it gets you the highest marks: annotated answers guide you step by step through the structure of a great answer, and show you how to ensure you focus on the heart of the question \*Recognize and recall: user-

friendly layout ensures that it is easy to find key information, and diagram answer plans help you visualize how to plan and structure your answers

\*Aim high: avoid common mistakes, use the further reading suggestions to help you take things further and demonstrate your understanding of key academic debates to really impress \*Don't just rely on the exam to pick up your marks: a unique coursework skills chapter offers advice on researching, referencing and critical analysis - not available in any other Q & A series This study guide is also accompanied by a wealth of online extras at [www.oxfordtextbooks.co.uk/orc/qanda/](http://www.oxfordtextbooks.co.uk/orc/qanda/) which include: \*Additional essay and problem questions for you to practise your technique. Questions are annotated, highlighting key terms and legal issues to help you plan your own answers. An indication of what your answers should cover is also provided.

*Criminal Law* - Jens David Ohlin 2016-01-29

Designed to respond to the changing nature of criminal law, *Criminal Law: Doctrine, Application, and Practice* offers a fresh approach that features a blend of criminal law theory, clear presentation of the doctrine, classic and modern cases, and an exploration of the practice and policy considerations of the doctrine. Materials are presented in a visually lively style, via a consistently structured pedagogy within each chapter: Doctrine (treatise-like explanation), Application (cases), and Practice/Policy (questions providing an opportunity for normative critique of the law and exploration of practical and strategic challenges facing criminal lawyers). Theory is integrated into the doctrine section rather than conveyed through law review excerpts, so as to help students make the necessary connections to doctrinal issues. Aggressively-edited cases help keep the length to a minimum, and modern cases will engage younger students and professors.

*Cybercrime* - Alisdair A. Gillespie 2019-05-07

Now in its second edition, *Cybercrime: Key Issues and Debates* provides a valuable overview of this fast-paced and growing area of law. As technology develops and internet-enabled devices become ever more prevalent, new opportunities exist for that technology to be exploited by criminals. One result of this is that

cybercrime is increasingly recognised as a distinct branch of criminal law. The book offers readers a thematic and critical overview of cybercrime, introducing the key principles and clearly showing the connections between topics as well as highlighting areas subject to debate. Written with an emphasis on the law in the UK but considering in detail the Council of Europe's important Convention on Cybercrime, this text also covers the jurisdictional aspects of cybercrime in international law. Themes discussed include crimes against computers, property, offensive content, and offences against the person, and, new to this edition, cybercrime investigation. Clear, concise and critical, this book is designed for students studying cybercrime for the first time, enabling them to get to grips with an area of rapid change.

Memory and Punishment - Emanuela Fronza  
2018-02-27

This book examines the criminalisation of denials of genocide and of other mass atrocities in Europe and discusses the implications of protecting institutional historical memory through criminal law. The analysis highlights the tensions with free speech, investigating the relationship between criminal law and historical memory. The book paves the way for a broader discussion about fake news, 'post-truth' scenarios, and free expression in a digital world. The author underscores the need to protect well-founded factual records from the dangers of misinformation. Historical denialism and the related jurisprudence represent a key step in exploring this complex field. The book combines an interdisciplinary approach with criminal law methodology. It is primarily aimed at academics, practitioners and others who wish to deepen their understanding of historical denialism, remembrance laws, 'speech crimes' and freedom of expression. Emanuela Fronza is Senior Research Fellow in Criminal Law and Lecturer in International and European Criminal Law at the School of Law, University of Bologna. She is a Principal Investigator within the EU research consortium Memory Laws in European and Comparative Perspectives funded by HERA (Humanities in the European Research Area).

Key Cases: Criminal Law - Jacqueline Martin  
2013-11-12

The Key Cases series provides a portable and

effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly.

Constitutional and Administrative Law - Jamie Grace  
2015-10-23

Key Facts Key Cases Constitutional & Administrative Law will ensure you grasp the main concepts of your Constitutional & Administrative Law module with ease. This book explains the facts and associated case law for: - The European Court of Human Rights and the UK Supreme Court - Devolution - Human rights law - EU membership - International law in the UK Constitution Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: diagrams at the start of chapters to summarise key points structured headings and numbered points to allow for clear recall of the essential points charts and tables to break down more complex information Chapters are also supported by a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success. Essential and leading cases are explained The style, layout and explanations are user friendly Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

**Criminal Evidence and Procedure** - Stephen Seabrooke  
1996

Anyone practising in the criminal court needs to have a sound grasp of both evidence and procedure. This book provides the criminal lawyer with access to the key points of these inter-related subjects in a single volume. It is divided into two parts: Part A deals with evidence, while Part B covers procedure. It provides the text of the most important statutory provisions, together with a concise commentary. The procedural and evidential provisions of the Criminal Justice and Public Order Act 1994 are placed in context, and there are extensive excerpts from the revised 1995 version of the codes of practice issued under PACE. The Criminal Appeal Act 1995 is also dealt with in full.