
Substantive Criminal Law

- “Concerned with acts, mental states, and accompanying circumstances or consequences that constitute the necessary features of crimes” (Territo 2004).
 - To find an individual criminally responsible requires evidence that the criminal act be committed without defense, excuse, or justification (Territo 2004).
-

Substantive Criminal Law

**David C. Brody, James R. Acker, Wayne
A. Logan**



Substantive Criminal Law:

Advanced Introduction to Substantive Criminal Law Stephen J. Morse, 2023-06-01 This Advanced Introduction to Substantive Criminal Law explores the doctrines issues and controversies in the substantive field of criminal law Chapters cover important theoretical and doctrinal topics including the justifications for state blame and punishment the foundations for criminalization the prima facie case affirmative defences of justification and excuse and sentencing Stephen J Morse uses copious concrete examples drawn from cases statutes and extended case studies including the intricate grading of homicide to enliven the discussion Fourth Report ,1978 **Substantive Criminal Law of the European Union** André Klip, 2011 The book is the result of the conference Substantive Criminal Law of the European Union organised by the Criminal Law Department of Maastricht University on 20 and 21 January 2011 with the generous support of the Faculty of Law of Maastricht University the Koninklijke Nederlandse Academie van Wetenschappen the Department of Criminal Law and Criminology of Maastricht University and the Hague Institute for the Internationalisation of Law HIIL Criminal Law Wayne R. LaFave, 2000 This book is an updated abridgement of LaFave and Scott s two volume Substantive criminal law in West s criminal practice series Substantive Criminal Law Leslie W. Abramson, 1990 **Substantive Criminal Law** Roger Enriquez, 2015-06-30 **Substantive Criminal Law: Sections 9.1 to 17.5** Wayne R. LaFave, 2017 **The Substantive Criminal Law** Criminal Law and Penal Methods Reform Committee of South Australia, South Australia. Criminal Law and Penal Methods Reform Committee, Dame Roma Alma Flinders Mitchell, 1977 Substantive Criminal Law Wayne R. LaFave, 2003 Substantive Criminal Law Federation of Law Societies of Canada, 1982 Substantive criminal law in its procedural context Phillip E. Johnson, 1977 Substantive Criminal Law: Sections 1.1 to 8.4 Wayne R. LaFave, 2003 *Criminal Law* David C. Brody, James R. Acker, Wayne A. Logan, 2001 Criminal Justice Law Enforcement **Substantive Criminal Law** Wayne R. LaFave, 2017 **Fourth Report** Criminal Law and Penal Methods Reform Committee of South Australia, Dame Roma Mitchell, 1978 **Substantive Criminal Law** Byron L. Warnken, 1985 **Criminal Law** Phillip E. Johnson, 1975 Substantive Criminal Law - EBook Roger Enriquez, 1753 Basic Theory of Criminal Law Michiaki Ozaki, 2025-09-27 This book examines the underlying principles of criminal law both substantive and procedural law In continental law countries the analysis of substantive criminal law has relied heavily on concepts such as retribution and free will under the strong influence of German legal thought However these concepts often lack a scientific basis and mean little for the function of criminal law in the real world Norms prohibiting criminal conduct are not mere ideas but intersubjectively existent objects that affect human behavior and function in unique ways As such their force naturally depends on their enforcement These norms function as a determinant factor in the decisions made through human consciousness otherwise criminal law would have no deterrent effect However this does not mean that the freedom guaranteed in liberal democracy can be violated arbitrarily its protection must be the second principle of criminal law Based

on these discussions this book proposes to take normative determinism and utilitarianism as the basis of analysis and to establish normative deterrence and the protection of freedom as the two pillars of criminal law With regard to procedural criminal law this book argues that we should look at the adversarial and inquisitorial systems in their actual function rather than focusing on their respective ideological doctrines and try to identify the common practical principles to be followed from a utilitarian point of view In these discussions the book extensively examines the historical background of the two systems and examines as an example the serious deficiencies of the current criminal justice system in the United States What is argued and proposed in this book is a creative application and development in the field of criminal law of the theory elucidated by H L A Hart and Jeremy Bentham [Ashworth's Principles of Criminal Law](#) Jeremy Horder, 2019 Ashworth's Principles of Criminal Law now in its ninth edition takes a distinctive approach to the subject of criminal law whilst still covering all of the vital topics found on criminal law courses Uniquely theoretical it seeks to enlighten the reader as to the underlying principles and theoretical foundations of the criminal law critically engaging readers by contextualizing and analysing the law This is essential reading for students seeking a sophisticated and critically engaging exploration of the subject Online Resources The text is accompanied by online resources housing a full bibliography as well as a selection of useful web links

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