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# The English Sentencing System

**Cassia Spohn, Pauline Brennan**



## **The English Sentencing System:**

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**Sentencing Guidelines** Andrew Ashworth, Julian V. Roberts, 2013-07-18 The politics of criminal sentencing has recently crystallised around the issue of whether and how a system of structured sentencing should inform judicial approaches to punishing criminals Increasingly structured sentencing guidelines are being introduced to frame judicial discretion This volume is the first to examine the experience in England and Wales in the light of international developments This collection of essays begins with a clear and concise history of the guidelines as well as a description of how they function Topics addressed include the effect of guidelines on judicial practice the role of public opinion in developing sentencing guidelines the role of the crime victim in sentencing guidelines and the use of guidelines by practicing barristers In addition the international dimension offers a comparative perspective the English guidelines are explored by leading academics from the United States and New Zealand Although there is a vast literature on sentencing guidelines across the United States the English guidelines have attracted almost no attention from scholars As other jurisdictions look to introduce more structure to sentencing the English scheme offers a real alternative to current US schemes Contributors include practicing lawyers legal and socio legal academics and also scholars from several other countries including New Zealand and the United States providing a multidisciplinary and cross jurisdictional approach to sentencing This book will be of interest to academics from law sociology and criminology legal practitioners and indeed anyone else with an interest in sentencing around the world

Introduction to the English Legal System Martin Partington, 2021 Introduction to the English Legal System is the ideal foundation for those coming new to the study of law Writing in a highly engaging and accessible style Martin Partington introduces the purposes and functions of English law the law making process and the machinery of justice while also challenging assumptions and exploring current debates Consolidating over 40 years experience in the law Martin Partington examines beliefs about the English legal system and encourages students to question how far it meets the growing demands placed on it Incorporating all the latest developments this concise introduction brings law and the legal system to life Digital formats and resources This edition is available for students and institutions to purchase in a variety of formats and is supported by online resources The e book offers a mobile experience and convenient access along with functionality tools navigation features and links that offer extra learning support [www.oxfordtextbooks.co.uk/ebooks](http://www.oxfordtextbooks.co.uk/ebooks) The online resources include questions for reflection and discussion self test questions a glossary further reading materials web links and a link to Martin Partington's blog which covers key developments in the English justice system

**Sentencing Guidelines** Andrew Ashworth, Julian V. Roberts, 2013-07-18 How do sentencing guidelines affect judicial practice Can public opinion influence the development of these guidelines and what role does the victim have How do barristers use the guidelines in practice These questions and more are addressed in this volume examining the English sentencing guidelines and how they function

Unlocking the English Legal System Tom Frost, Rebecca Huxley-Binns, Jacqueline Martin, Shaneez Mithani, 2025-06-11

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*Sentencing and Criminal Justice* Andrew Ashworth, 2015-08-20. Now in its sixth edition, *Sentencing and Criminal Justice* has been extensively rewritten to reflect recent legislation, guidelines, and judicial decisions. New material includes comparative sentencing research which looks at models from other countries in comparison with the approach in England and Wales, and an additional chapter focusing on civil preventive orders and other ancillary orders. Written with clarity of expression coupled with critical analysis, this textbook offers an unrivalled combination of expertise, accessibility, and coverage. This is the essential text for anyone interested in criminal justice.

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Sentencing the Self-Convicted Julian V Roberts, Jesper Ryberg, 2023-02-23 This book addresses the fundamental ethical and legal aspects penal consequences and social context arising from a citizen's acceptance of guilt The focus is upon sentencing people who have pleaded guilty in short post adjudication rather than issues arising from discussions in the pretrial phase of the criminal process The vast majority of defendants across all common law jurisdictions plead guilty and as a result receive a reduced sentence Concessions by a defendant attract more lenient State punishment in all western legal systems The concession is significant At a stroke a guilty plea relieves the State of the burden of proving the defendant's guilt beyond a reasonable doubt and in open court Plea based sentencing has become even more visible in recent years The book provides insightful commentary on the following questions If an individual voluntarily accepts guilt should the State receive this plea without further investigation or any disinterested adjudication Is it ethically acceptable to allow suspects and defendants to self convict in this manner without independent confirmation and evidence to support a conviction If it is acceptable what is the appropriate State response to such offenders If the defendant is detained pretrial the ability to secure release in return for a plea may be particularly enticing Might it be too enticing resulting in wrongful convictions

### **Handbook on Sentencing Policies and Practices in the 21st Century** Cassia Spohn, Pauline Brennan, 2019-06-14

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