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# **Criminal Law**

**Cases and Materials**

sixth edition



**Butterworths**

# Smith And Hogan Criminal Law Cases And Materials

**Chao Zhang**



## **Smith And Hogan Criminal Law Cases And Materials:**

*Smith and Hogan Criminal Law* David C. Ormerod, 2009      **Smith and Hogan Criminal Law: Cases and Materials** David Ormerod, 2009-05-28 This comprehensive casebook provides extracts from all of the key cases along with other essential materials from statutes reports books and articles Notes and questions provide context and encourage deep learning It is the perfect companion to a textbook such as *Smith and Hogan Criminal Law*      *Smith & Hogan Criminal Law* John Cyril Smith, 2006      *Smith and Hogan Criminal Law: Text and Materials* David Ormerod, John Cyril Smith, Karl Laird, 2014 Criminal Law is written with the needs of the student foremost in mind to provide more than ever as modern and as comprehensive an exposition of the criminal law as he or she could possibly require      **Smith, Hogan, and Ormerod's Text, Cases, and Materials on Criminal Law** David Ormerod, Karl Laird, 2017 Smith Hogan Ormerod s Text Cases Materials on Criminal Law is a thorough and accessible guide to criminal law combining extracts from key cases and statutes together with invaluable extracts from expert reports and articles Ormerod and Laird expertly guide the reader through the various facets of the law while posing numerous questions for further investigation and reflection The contents of the twelfth edition have been substantially revised and restructured to closely match the structure of contemporary courses This new edition includes significantly more explanatory text and third party critical commentary ensuring that the book is suitable for use as a core textbook This book provides the law student with everything they need to develop a thorough understanding of this fascinating subject Online Resource Centre [www.oxfordtextbooks.co.uk/orc/sho](http://www.oxfordtextbooks.co.uk/orc/sho) This book is accompanied by a selection of online resources including detailed annual updates useful web links and outline answer guidance to selected in text questions      Cases & Materials on Criminal Law Michael T. Molan, 2005 This new edition of Cases and Materials on Criminal Law has been thoroughly updated to provide a comprehensive selection of key materials drawn from law reports legislation Law Commission consultation papers and reports and Home Office publications Clear and highly accessible this volume is presented in a coherent structure and provides full coverage of the topics commonly found in the criminal law syllabus The range of thoughtfully selected materials and authoritative commentary ensures that this book provides an essential collection of materials and analysis to stimulate the reader and assist in the study of this difficult and challenging area of law New features include revised text design with clear page layout headings and boxed and shaded sections to aid navigation and readability chapter introductions to highlight the salient features under discussion short chapter table of contents to enable easier navigation Comments and Questions sections to encourage students to reflect on their reading expanded further reading to encourage students to engage further with the subject a Companion Website to provide regular updates to the book Recent decisions of note that are extracted and analysed include R v Kennedy manslaughter based on supply of heroin Attorney General for Jersey v Holley provocation R v Mark and R v Willoughby elements of killing by gross negligence R v Barnes consent as a defence to sporting injuries Attorney General s Reference No 3 of 2004 accessory

liability and R v Hatton intoxicated mistake in self defence cases Consideration is also given to the likely changes to the law relating to corporate manslaughter at the time of writing contained in the Corporate Manslaughter and Corporate Homicide Bill currently before Parliament Two major law reform publications are extensively extracted and contextualised in this 4th edition the Law Commission's report on Murder Manslaughter and Infanticide Law Com No 304 and the Law Commission's Report on Inchoate Liability for Assisting and Encouraging Crime Law Com 300 This book is an invaluable reference for students on undergraduate or CPE PG Diploma in Law criminal law courses particularly those studying independently or on distance learning programmes Smith, Hogan & Ormerod's Text, Cases, & Materials on Criminal Law David C.

Ormerod, Karl Laird, 2020 This volume is a thorough and accessible guide to criminal law providing invaluable extracts from key cases statutes and expert articles which have been carefully selected to illuminate the core of criminal law Ormerod and Laird expertly guide the reader through the various facets of the law while posing stimulating questions for students to investigate further and reflect upon **Cases & Materials on Criminal Law** Mike Molan, 2009-01-13 The range of

thoughtfully selected materials and authoritative commentary ensures that this book provides a completely up to date collection of materials and analysis on this difficult and challenging area of law The Crime of Conspiracy in International Criminal Law Juliet R. Amenge Okoth, 2014-05-13 This book looks at the relevance of conspiracy in international criminal law

It establishes that conspiracy was introduced into international criminal law for purposes of prevention and to combat the collective nature of participation in commission of international crimes Its use as a tool of accountability has however been affected by conflicting conceptual perceptions of conspiracy from common law and civil law countries This conflict is displayed in the decisions on conspiracy by the international criminal tribunals and finally culminates into the exclusion of punishment of conspiracy in the Rome Statute It is questionable whether this latest development on the law of conspiracy was a prudent decision While the function of conspiracy as a mode of liability is satisfactorily covered by the modes of participation in the Rome Statute its function as a purely inchoate crime used to punish incomplete crimes is missing This book creates a case for inclusion in the Rome Statute punishment of conspiracies involving international crimes that do not extend beyond the conceptual stage to reinforce the Statute's purpose of prevention The conspiracy concept proposed is one that reflects the characteristics acceptable under both common law and civil law systems **Corporate Criminality and Liability for Fraud** Alison Cronin, 2018-03-14 Through a rational reconstruction of orthodox legal principles and reference to

cutting edge neuro science this book reveals some startling truths about the criminal law its history and the fundamental doctrines that underpin the attribution of criminal fault While this has important implications for the criminal law generally the focus of this work is the development of a theory of corporate criminality that accords with modern theory of group agency itself informed by advancements in contemporary philosophy and social science The innovation it proposes is the theoretical and practical means by which criminal fault can be attributed directly to the corporate actor where liability

cannot or should not be reduced to its individual members      *Proceedings of the British Academy Volume 130, Biographical Memoirs of Fellows, IV*, 2005-12-22 Eleven obituaries of recently deceased Fellows of the British Academy Isaiah Berlin Christopher Hill Rodney Hilton Keith Hopkins Peter Laslett Geoffrey Marshall John Roskell Isaac Schapera Ben Segal John Cyril Smith and Richard Wollheim      Text, Cases and Materials on Public Law and Human Rights Helen Fenwick, Gavin Phillipson, 2013-03-04 Building on the strengths of the Sourcebook on Public Law this book has been comprehensively revised to take account of the radical programme of constitutional reform introduced by the Labour Government since 1997      *AS Law* Andrew Mitchell, 2008-07-15 Written for sixth form and college students AS Law covers the content of AS Law for AQA and OCR students in a lively and reader friendly style Topics are broken down into manageable parts with clear headings and are illustrated throughout with photographs diagrams boxes and illustrations Each chapter includes an introduction outlining learning objectives relating to the subject specifications developing the subject sections explaining a particularly important or difficult point in more detail designed to challenge more able students a list of useful websites enabling students to access primary law materials intended to support chapter by chapter reading it s a fact sections highlighting interesting and contemporary applications of the legal principle under discussion dedicated sections providing detailed examination of key cases within the context of the chapter discussion hints and tips for revision topics and strategies helping students to prepare for the types of questions that are most likely to come up in exams The book contains a wealth of opportunities to test and apply knowledge with revision quizzes quick tests and sample questions and answers within each chapter and there are additional opportunities for self testing and revision available via the Companion Website This third edition has been revised and updated to take into account the new 2008 AQA specifications and contains a new chapter on contract liabilities as well as expanded material on sentencing and court procedures It also addresses recent legal developments such as the establishment of the Ministry of Justice changes in the legal profession and the constitution and the reform of the House of Lords AS Law provides a stimulating and exciting approach to the subject profiling famous legal figures and examining law in films fiction non fiction and on the internet whilst offering comprehensive coverage of the AQA and OCR subject specifications fulfilling all syllabus requirements      Date Rape and Consent Mark Cowling, 2018-12-17 First published in 1998 this book Mark Cowling attempts to make sense of this massive discrepancy much of which is now based on how date rape is understood After a review of the way rape is dealt with in Britain he examines the survey evidence One major issue he identifies is that of the boundary between rape and normal sex Arguing this cannot be sharply defined he uses philosophical techniques to look at the issues involved particularly those of communicative sexuality and of the imbalance of power between men and women The implications for philosophy the law and psychological research are considered      **Finding Legal Information** David Pester, 2003-09-30 Given the vast amount of legal information available it is sometimes very difficult and certainly very time consuming to know where to start looking for the specific information you require This book

covering the most up to date information sources printed and electronic helps guide the reader towards the information they need It is an accessible and easy to use directory of legal information sources for librarians lawyers students and anyone needing legal information The book covers mainly British and European Union law and includes general material and the main subject areas including online and internet sources It also lists reference material such as legal dictionaries and directories The book is essentially a directory of information sources with publishing details including ISBN and short comments where useful Electronic sources are mentioned where relevant with details of scope and any limitations of coverage Comprehensive and up to date covering electronic sources and important legal developments including civil procedure and human rights Covers the massive expansion of information on the web and online services Based on the author s considerable experience thus he has gained a detailed and wide ranging understanding and appreciation of users needs and areas of interest      *Cases and Materials on Criminal Law and Procedure* Martin L. Friedland,1978-01-01

**Making the Modern Criminal Law** Lindsay Farmer,2016-01-21 The Criminalization series arose from an interdisciplinary investigation into criminalization focussing on the principles that might guide decisions about what kinds of conduct should be criminalized and the forms that criminalization should take Developing a normative theory of criminalization the series tackles the key questions at the heart of the issue what principles and goals should guide legislators in deciding what to criminalize How should criminal wrongs be classified and differentiated How should law enforcement officials apply the law s specifications of offences This the fifth book in the series offers a historical and conceptual account of the development of the modern criminal law in England and as it has spread to common law jurisdictions around the world The book offers a historical perspective on the development of theories of criminalization It shows how the emergence of theories of criminalization is inextricably linked to modern understandings of the criminal law as a conceptually distinct body of rules and how this in turn has been shaped by the changing functions of criminal law as an instrument of government in the modern state The book is structured in two main parts The first traces the development of the modern law as a distinct and conceptually distinct body of rules looking in particular at ideas of jurisdiction codification and responsibility The second part then engages in detailed analysis of specific areas of criminal law focusing on patterns of criminalization in relation to property the person and sexual conduct      **Cases and Materials on Criminal Law** Janet Dine,James Gobert,William Wilson,2010-09-30 An array of carefully selected case report and academic article extracts combined with author commentary to provide a thorough and engaging assessment of criminal law provisions      **Why Not Torture Terrorists?** Yuval Ginbar,2008-03-27 The book addresses a dilemma at the heart of the War on Terror is it ever justifiable to torture terrorists in order to save the lives of innocent civilians the so called ticking bomb scenario The book first analyzes the ticking bomb dilemma as a pure moral one facing the individual would be torturer A never say never utilitarian position is pitted against a minimal absolutist view that some acts are never justifiable and that torture is one such

act It then looks at the issues that arise once a state has decided to sanction torture in extreme situations when how and whom to torture the institutionalization of torture its effects on society and its efficacy in combatting terrorism in the shorter and longer runs Four models of legalized torture are next examined including current ones in Israel and the USA and the idea of torture warrants Finally related legal issues are analyzed among them the lawfulness of coercive interrogation under international law and attempts to allow torture only after the fact for instance by applying the criminal law defence of necessity A minimal absolutist view under which torture whether by private individuals or by state officials must be prohibited absolutely in law policy and practice and allowing no exceptions for ticking bomb situations is defended throughout

**Necessity and National Emergency Clauses** Diane A. Desierto, 2012-01-06 States invoke economic crises and security threats to justify treaty non compliance The most dramatic recent examples of this phenomenon include necessity defences in international investment law emergency derogations in international human rights treaties exceptions for non conforming measures in international trade law and doctrinal misapplications of necessity in jus ad bellum and jus in bello Necessity and National Emergency Clauses is the first to trace the doctrine s genealogy from medieval Christian and Islamic religious history to post Westphalian practices the International Law Commission s codifications and modern treaty formulations Recognizing the doctrine s thematic linkage with the State s sovereign right to delimit international obligation the volume proposes analytical criteria to assess the lawfulness and legitimacy of interpretations of necessity and national emergency clauses within specialized treaty regimes This volume is intended for law students legal scholars arbitrators international judges and other international law practitioners interested in deriving interpretive solutions to treaty controversies on the doctrine of necessity Diane Desierto was awarded the 2010 2011 Ambrose Gherini Prize the highest prize awarded in the field of International Law by Yale Law School for her JSD dissertation upon which this book is based

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