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The Alibi

Sandra Brown



The Alibi:

The Alibi Man Tami Hoag, 2008-02-26 She was a vision She was a siren She was a nightmare She was dead Now he needed her to disappear And he knew just how to make it happen The Palm Beach elite go to great lengths to protect their own and their own no longer includes Elena Estes Once upon a time a child of wealth and privilege Elena turned her back on that life Betrayed and disillusioned by those closest to her she chose the life of an undercover cop the hunt for justice her own personal passion Then a tragic haunting mistake ended her career Now Elena exists on the fringes of her old life training horses for a living But a shocking event is about to draw her back into the painful vortex she's fought so hard to leave behind First she finds the body a young woman used murdered and dumped in a canal Not just a victim but a friend As Elena delves into her dead friend's secret life she discovers ties not only to the Russian mob but also to a group of powerful and wealthy Palm Beach bad boys known for giving each other alibis to cover a multitude of sins A group that includes a man Elena once knew very well her former fiancé Bennett Walker a man she knows has already escaped justice at least once in his life Finding her friend's killer will put Elena at odds with her old life with her new lover and with herself But she is determined to reveal the truth a truth that will shock Palm Beach society to its core and could very well get her killed

The Education Alibi Elizabeth Cooper, Erdmute Alber, Wandia Njoya, 2025-10-22 Education is generally promoted as the key to the future of Africa in global development discourses about the continent Education's official story in Africa continues to be one of innocence and public good yet since colonial times education has constituted an area of intense contestation The Education Alibi asks if it is possible that while claiming to be doing one thing education has also been doing another in African communities The concept of the alibi shines an interrogative light on institutions and actors use of education to divert scrutiny from other effects Through ethnographic research and critical analysis across the continent this volume focuses on people's lived experiences to demonstrate how contemporary education systems in fact deepen economic racialized gendered urban rural linguistic religious and other intranational and international inequalities Leo Tolstoy and the Alibi of

Narrative Justin Weir, 2011-01-25 One hundred years after his death Tolstoy still inspires controversy with his notoriously complex narrative strategies This original book explores how and why Tolstoy has mystified interpreters and offers a new look at his most famous works of fiction

The Alibi Sandra Brown, 2013-08-27 In this suspenseful Southern thriller and 1 New York Times bestseller an ambitious prosecutor investigates a high stakes case after Charleston's most powerful real estate magnate is murdered The sensational murder of powerful tycoon Lute Pettijohn has rocked Charleston Prosecutor Hammond Cross sees his chance to become the city's next district attorney but only if he can put a killer behind bars Hammond's investigation turns up more than one person who wants Pettijohn dead But when the prime suspect turns out to be a mysterious woman who holds a secret that could shatter Hammond's ambitions he faces a moral dilemma and a haunting question Was he set up to be the perfect alibi

The Art of Alibi Jonathan H. Grossman, 2002-01-23 In The Art of

Alibi Jonathan Grossman reconstructs the relation of the novel to nineteenth century law courts During the Romantic era courthouses and trial scenes frequently found their way into the plots of English novels As Grossman states by the Victorian period these scenes represented a powerful intersection of narrative form with a complementary and competing structure for storytelling He argues that the courts newly fashioned as a site in which to orchestrate voices and reconstruct stories arose as a cultural presence influencing the shape of the English novel Weaving examinations of novels such as William Godwin's Caleb Williams Mary Shelley's Frankenstein and Charles Dickens's The Pickwick Papers and Oliver Twist along with a reading of the new Royal Courts of Justice Grossman charts the exciting changes occurring within the novel especially crime fiction that preceded and led to the invention of the detective mystery in the 1840s John Sutherland University College London

"A" is for Alibi Sue Grafton, 1982-04-15 Laurence Fife was a slick divorce lawyer and slippery ladies man Until someone killed him The jury believed that it was his pretty young wife Nikki so they sent her to prison for eight years Now Nikki's out on parole and Kinsey Milhone's in for trouble Nikki hires Kinsey to discover who really killed her husband But the trail is eight years cold and at the end is a chilling twist even Kinsey doesn't suspect a second eight year old murder and a brand new corpse Copyright Libri GmbH All rights reserved

The Encyclopedic Digest of Virginia and West Virginia Reports Thomas Johnson Michie, 1906

Contextual Foundations of International Criminal Jurisprudence: Selected Cases an Insider's Perspective Charles Taku, 2012-11-17 Several books have been written on the Rwandan Genocide and the Sierra Leonean civil war None has yet examined in its own right the various contexts and foundations on which the jurisprudence of tribunals set up by the international community to try perpetrators of the international crimes committed in the territories of the two countries was developed This book fills that void The two tribunals have had their successes and failures with the international tribunal for Rwanda singled out for the most poignant criticism for prosecuting only perpetrators from one side only of the conflict In this context the criticism that it is victors justice can hardly be shaken off The jurisprudence developed in trials that are tainted with an accusation as serious as this may be read with jaundiced eyes Yet it has contributed to the development of international law generally although the judgment of history on it will almost always be harsh because of its discriminatory and selective foundation Obviously most of the jurisprudence will not be stare decisis because of the complex nature of the cases and the political motivations that sometimes influenced the proceedings There can hardly be any gainsaying that although the nature of the crimes may be similar no two conflicts can be the same Each comes with its specificity This specificity and several political economic and socio cultural factors significantly influence the course of the judicial proceedings before the courts set up to prosecute crimes perpetrated in the conflicts and the jurisprudence developed in those proceedings This book brings to the attention of the reader some of the evidentiary and contextual foundations on which the jurisprudence in the two courts was established The jurisprudence without doubt will shape the course of the human history in ways unimagined as it is cited in cases that will come for determination before other

international tribunals Understanding the contextual foundations on which the jurisprudence was established will greatly contribute to the certainty of its application and with it that of the law The authors is a modest yet noble and salutary contribution to international criminal jurisprudence coming at the heels of the scaling down of the tribunals and the start of the residual mechanisms for both the ICTR and the SCSL The book is highly recommended to all persons from all walks of life including victims who sometime wondered how these tribunals worked and the legal and factual foundations underlying established jurisprudence

Handbook Of Eyewitness Psychology 2 Volume Set Michael P. Toglia,J. Don Read,David F. Ross,R.C.L. Lindsay,2014-05-12 The Handbook of Eyewitness Psychology presents a survey of research and legal opinions from international experts on the rapidly expanding scientific literature addressing the accuracy and limitations of eyewitnesses as a source of evidence for the courts For the first time extensive reviews of factors influencing witnesses of all ages children adults and the elderly are compiled in a single pair of volumes The disparate research currently being conducted in eyewitness memory in psychology criminal justice and legal studies is coherently presented in this work Volume 1 covers memory for events Volume 2 cover memory for people

Digest of Judgements of the Supreme Court of Nigeria Bamgbose, Olatokunbo John,2013-12-07 The Digest of Judgments of the Supreme Court of Nigeria DJSCN is a legal practice book which is a comprehensive compendium of Nigerian case law at the apex level of the Nigerian Judiciary The DJSCN is produced in four volumes which comprise the judgments of the Supreme Court of Nigeria for over a period of forty three years The first and second volumes cover the judgments of the Supreme Court on Practice and Procedure Courts Criminal Law and Procedure and Evidence The last two volumes cover contemporary issues in different branches of law

Criminal Law Joycelyn M. Pollock,2012 This classic introduction to criminal law for criminal justice students combines the best features of a casebook and a textbook Criminal Law 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 A unique strength of Criminal Law is its discussion of the federal criminal code and the specific recognition of the common law origins of modern law NEW to this Edition Coverage of terrorism and associated law Student ancillary aids including self assessment a question bank and case study assets Updated Legal News sections Features Each chapter includes outline key terms and concepts guidance to help the reader understand what is important in each chapter as well as Legal News sections highlighting current criminal law issues Part II contains briefs of judicial decisions related to the topics covered in the text in order to help the reader learn rule of law as well as the reasoning of the court that guides future court rulings Part III contains a glossary and a table of cases

The Oxford Companion to International Criminal Justice ,2009-01-22 The move to end impunity for human rights atrocities has seen the creation of international and hybrid tribunals and increased prosecutions in domestic courts The Oxford Companion to International Criminal Justice is the first major reference work to provide a complete overview of this emerging field Its nearly 1100 pages are divided into three sections In the first part 21

essays by leading thinkers offer a comprehensive survey of issues and debates surrounding international humanitarian law international criminal law and their enforcement The second part is arranged alphabetically containing 320 entries on doctrines procedures institutions and personalities The final part contains over 400 case summaries on different trials from international and domestic courts dealing with war crimes crimes against humanity genocide torture and terrorism With analysis and commentary on every aspect of international criminal justice this Companion is designed to be the first port of call for scholars and practitioners interested in current developments in international justice

The Handbook of Eyewitness Psychology: Volume I Michael P. Toglia, J. Don Read, David F. Ross, R.C.L. Lindsay, 2017-09-25 The Handbook of Eyewitness Psychology presents a survey of research and legal opinions from international experts on the rapidly expanding scientific literature addressing the accuracy and limitations of eyewitnesses as a source of evidence for the courts For the first time extensive reviews of factors influencing witnesses of all ages children adults and the elderly are compiled in a single pair of volumes The disparate research currently being conducted in eyewitness memory in psychology criminal justice and legal studies is coherently presented in this work Controversial topics such as the use of hypnosis false and recovered memories the impact of stress and the accuracy of psychologically impaired witnesses are expertly examined Leading eyewitness researchers also discuss the subjects of conversational memory alibi evidence witness credibility facial memory earwitness testimony lineup theory and expert testimony The impact of witness testimony in court is considered and each volume concludes with a legal commentary chapter The Handbook of Eyewitness Psychology is an invaluable aid to researchers legal scholars and practicing lawyers who need access to the most recent research in the field accompanied by the interpretations and commentary of many of the world's leading authorities on these topics

Criminal Evidence Jefferson L. Ingram, 2014-09-30 Criminal Evidence is a well respected and trusted introduction to the rules of criminal evidence for criminal justice students and professionals The first half of this book follows the Federal Rules of Evidence in its explanation of how evidence is collected preserved and presented in criminal court The second half provides a selection of relevant criminal court cases that reinforce these basics and provide the context of how these rules are currently practiced Readers will have an understanding of how concepts of evidence operate to convict the guilty and acquit the innocent Part of the John C Klotter Justice Administration Legal Series this twelfth edition provides many updates new references to recent cases and a current version of the Federal Rules of Evidence Student aids include chapter outlines key terms and concepts lists a glossary a table of cases cited and online interactive case studies Teacher resources include Instructor's Guide test bank and PowerPoint slides Thoroughly revised updated and streamlined to include recent case law on evidence Each chapter includes outlines key terms and concepts and review questions to aid understanding Appendices include a helpful glossary Federal Rules of Evidence as amended and effective through December 1 2013 Table of Jurisdictions That Have Adopted Some System of Uniform Rules for Regulating the Admission and Exclusion of Evidence through 2014 and Table of

Contents of the Uniform Rules of Evidence with 2005 Amendments **Evidence, Inference and Enquiry** Philip Dawid, William Twining, Mimi Vasilaki, 2011-12-01 Scholars in diverse academic disciplines discuss the ways in which evidence is conceived used and manipulated in their own fields They explore the possibilities for cross disciplinary fertilisation and ask if it is possible or desirable to develop general multidisciplinary criteria and methods for studying and handling evidence **An Almanac of Contemporary and Continuum of Jurisprudential Restatements** 'lai Oshitokunbo Oshisanya, 2022-07-10 A Compendium of Jurisprudential Annotations of Cases with Treaties Statutes Rules and Commentaries **Introduction to Criminal Law** Gilad James, PhD, Introduction to Criminal Law is a course designed to provide students with an in depth understanding of the fundamental principles of criminal law The course covers several topics including the definition of crime criminal acts and intent defenses to crimes and the principles of punishment The course begins by providing students with an overview of the criminal justice system and the roles of the different players in the system This is followed by an analysis of the elements of a crime which include actus reus and mens rea Students will also learn the different types of criminal offenses including property crimes violent crimes and white collar crimes The course also delves into the various defenses to crimes including self defense entrapment and duress Finally the course concludes by examining the principles of punishment including the purposes of punishment sentencing and the constitutional safeguards of the Eighth Amendment Overall the course equips students with the knowledge and skills to understand the intricacies of criminal law and the criminal justice system The course is important in providing a foundation for those who wish to pursue a career in the field of criminal justice Professionals who work in the legal system such as lawyers judges and law enforcement officers must have a deep understanding of criminal law to effectively carry out their roles The course is also useful for individuals who are interested in learning more about the criminal justice system including students exploring different career paths or individuals with a general interest in law The course offers a comprehensive understanding of the principles of criminal law and the mechanisms used to enforce these principles and thus provides a useful tool for individuals seeking to broaden their knowledge and understanding of the criminal justice system *Criminal Justice in America* Carla Lewandowski, Jeff Bumgarner, 2020-11-17 This authoritative set provides a comprehensive overview of issues and trends in crime law enforcement courts and corrections that encompass the field of criminal justice studies in the United States This work offers a thorough introduction to the field of criminal justice including types of crime policing courts and sentencing landmark legal decisions and local state and federal corrections systems and the key topics and issues within each of these important areas It provides a complete overview and understanding of the many terms jobs procedures and issues surrounding this growing field of study Another major focus of the work is to examine ethical questions related to policing and courts trial procedures law enforcement and corrections agencies and responsibilities and the complexion of criminal justice in the United States in the 21st century Finally this title emphasizes coverage of such politically charged topics as

drug trafficking and substance abuse immigration environmental protection government surveillance and civil rights deadly force mass incarceration police militarization organized crime gangs wrongful convictions racial disparities in sentencing and privatization of the U S prison system *An Almanac of Contemporary Judicial Restatements (Criminal & Quasi Criminal Law & Procedure)* vol. iii Oshisanya, 'lai Oshitokunbo,2020-01-02 1 Criminal law 2 Criminal procedure **Explaining the Evidence** David A. Lagnado,2021-10-21 How do we make sense of complex evidence What are the cognitive principles that allow detectives to solve crimes and lay people to puzzle out everyday problems To address these questions David Lagnado presents a novel perspective on human reasoning At heart we are causal thinkers driven to explain the myriad ways in which people behave and interact We build mental models of the world enabling us to infer patterns of cause and effect linking words to deeds actions to effects and crimes to evidence But building models is not enough we need to evaluate these models against evidence and we often struggle with this task We have a knack for explaining but less skill at evaluating Fortunately we can improve our reasoning by reflecting on inferential practices and using formal tools This book presents a system of rational inference that helps us evaluate our models and make sounder judgments

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