

Cross-Examination in Criminal Trials



Third Edition

Marcus Stone

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Stone Cross Examination In Criminal Trials

**Jonathan Doak, Claire McGourlay, Mark
Thomas**



Stone Cross Examination In Criminal Trials:

Cross-examination in Criminal Trials Marcus Stone, 1988 Now in its third edition Stone's Cross Examination in Criminal Trials deals with all aspects of examination in chief constructive and destructive cross examination and re examination and credibility A truly innovative guide to a central aspect of advocacy in the criminal court

Cross-Examination in Criminal Trials Stone, 1995-01-31 a masterful account of what an advocate should do in a criminal trial and how he or she should do it one of the first books in which advocacy in the court is systematically explored should be compulsory reading for all aspiring and experienced advocates Australian Criminal Law Journal A Practical Guide to Lawyering Skills Fiona Boyle, Deval Capps, 2013-10-18 Lawyering skills are increasingly part of undergraduate law degrees as well essential elements in the postgraduate vocational law courses the LPC and the BVC This fully updated third edition continues to bring together the theory and practice of these skills in an accessible and practical context The authors draw on their vast experience of law in practice to develop the core skills taught on both undergraduate and postgraduate courses Skills covered include written communication mediation information technology opinion writing drafting advocacy interviewing negotiation legal research Each chapter uses diagrams boxes lists and flow charts to further explain and develop each skill and ends with a further reading section A Practical Guide to Lawyering Skills is essential reading for all undergraduate and vocational law students seeking to develop the necessary skills to work successfully with law in the twenty first century *Scottish Mental Health Tribunal* Derek Auchie, 2014-03-18 No detailed description available for The Scottish Mental Health Tribunal Practical Guide to Evidence Christopher Allen, Chris Taylor, Janice Nairns, 2015-08-20 Practical Guide to Evidence provides a clear and readable account of the law of evidence acknowledging the importance of arguments about facts and principles as well as rules This fifth edition has been revised and updated to address recent changes in the law and debates on controversial topics such as surveillance and human rights Coverage of expert evidence has also been expanded to include forensic evidence bringing the text right up to date Including enhanced pedagogical support such as chapter summaries further reading advice and self test exercises this leading textbook can be used on both undergraduate and professional courses *Evidence in Context* Jonathan Doak, Claire McGourlay, 2012 Evidence in Context explains the key concepts of evidence law in England and Wales clearly and concisely set against the backdrop of the broader social and theoretical contexts It informs students of the major debates within the field providing an explanation as to how and why the law has developed as it has This third edition has been expanded to cover the field of civil evidence alongside its traditional criminal focus It has also been thoroughly revised and updated to take into account recent developments in the law and the considerable amount of case law that has emerged since publication of the previous edition This edition includes a new chapter structure with new chapters on the adversarial trial and suspect evidence Updated features include self test questions and advice on further reading at the end of each chapter key learning points which summarise the chapter as well

as highlighting the most important issues New and updated chapters on topics such as adversarial trial witnesses and suspect evidence Addressing the evolving case law on subjects such as hearsay and bad character which were overhauled in the Criminal Justice Act 2003 this book is an essential purchase for anyone studying evidence law

From Truth to Technique at Trial Philip Gaines, 2016-03-23 From Truth to Technique addresses key questions raised by the burgeoning literature in what Philip Gaines calls advocacy advice texts manuals handbooks and other how to guides written by lawyers for lawyers both practicing and aspiring to help them be as effective as possible in trial advocacy In these texts advice authors share principles strategies and techniques for persuading juries and winning cases Some manuals even form the basis for required advocacy courses in law schools Unlike training manuals in other professional domains sales leadership management fundraising coaching etc advocacy advice texts offer guidance for effectiveness in a realm of activity where the stakes may be the very highest for the parties and where society has an abiding interest in the truth being discovered and justice being done Helping advocates learn how to win cases may be the ultimate purpose of advice texts but to what extent are ideas about the values of truth and justice what Gaines calls metavalues incorporated into discussions about winning tactics and techniques To explore this question Gaines takes the reader through a discursive history of the relation between technique and metavalues as presented in advocacy advice beginning with a thematic analysis of the first texts published in the Anglo American tradition in the early 17th century through treatises written during seasons of radical change in the profession in the 18th and 19th centuries and up to the present day with a look at the more than 200 trial manuals currently in print This diachronic study reveals dramatic changes in the place authors give to the metavalues of truth and justice when lawyers advise other lawyers about how to be effective in the courtroom

Advocacy Andy Boon, 1999 Introduces the practice of advocacy drawing on a wide range of examples from the United Kingdom and other common law jurisdictions Through the use of exercises the reader is encouraged to think about effective advocacy Detailed materials offer civil and criminal advocacy simulations

Handbook of Autism Spectrum Disorder and the Law Fred R. Volkmar, Rachel Loftin, Alexander Westphal, Marc Woodbury-Smith, 2021-09-22 This book addresses an important and relatively neglected topic in the scientific literature individuals with autism spectrum disorder ASD who have dealings with the legal system It examines issues and implications for autistic people who have a significant risk for engagement with the legal system in some capacity e g witness bystander victim or perpetrator Key areas of coverage include Autistic people as victims and perpetrators of criminal activities including violence stalking sexual exploitation and cybercrime Risks for unlawful behavior in individuals with autism and Asperger's Legal assessment issues such as witness protection and postconviction diagnoses Legal outcomes for autistic people including case law prevention service provisions in correctional settings and rights and support systems The Handbook of Autism Spectrum Disorder and the Law is an essential comprehensive resource that explores the risk for unlawful behaviors affecting autistic people as victims and perpetrators as well as related issues of

assessment and treatment and outcome It is a must have reference for researchers clinicians practitioners and graduate students in psychology psychiatry social work and law as well as professionals in such related fields as criminology criminal justice and the legal system *Cognitive and Social Factors in Early Deception* Stephen J. Ceci,Michelle DeSimo Leichtman,Maribeth Putnick,Michelle Leichtman,Mary E. Putnick,2013-02-01 The understanding of early deception is important for both theoretical and practical purposes Children s deceptive behaviors provide a window into their models and theories of mind On a practical level childhood deception poses challenges for the legal system as well as parents and schools In this volume contributors from diverse areas of psychology social cognitive and developmental as well as philosophy and law examine the determinants of deception among preschoolers In addition to a wealth of new empirical findings dealing with gender motivation and context in children s use of deception evidence is provided for recursivity of awareness in children as young as three years of age With chapters and commentaries written by leading scholars in the United States England and Australia this book reflects a growing concern with ecological validity in developmental studies and may prompt rethinking of traditional models of mind based exclusively on data from laboratory experiments *The Bodyguards of Lies* Christopher Whelan,2022-10-20 This book uses real world examples case studies and commentary from practitioners to reveal the many and varied strategies American and English lawyers use to protect truth It shows how they tackle their conflicting duties and highlights the tragic choices lawyers everywhere routinely make through their power of decision What emerges are new ways of understanding the critical role lawyers play in society and their professional responsibilities Truth is so precious it should always be protected by a bodyguard of lies Churchill said this about wartime deception plans but lawyers clients may think their truth especially an inconvenient truth is so precious it too should be protected Lawyers are bodyguards of lies when they use so called tricks of the trade not only to keep clients secrets but to construct a reality that is far from real But should they Lawyers have a divided loyalty The book presents a unique and fascinating account of what happens when lawyers duties to clients conflict with their duties to the legal system and looks in detail at the ethical codes and laws that regulate their conduct **The Scottish Criminal Courts in Action** Alastair L. Stewart,1990 This book is intended to provide a readable and accessible guide to procedure in the Scottish criminal courts at all levels It is aimed especially at the student taking the course in advocacy and pleading in the Diploma in Legal Practice It is also likely to be of use to the practitioner who should find in it if not a complete answer to every problem at least an indication of where to look further in order to discover a solution *United States of America V. Gavran* ,1987 **Practical Guide to Evidence** ,1998-08-20 The second edition of this widely acclaimed book maintains the author s original objective to provide a clear and readable account of evidence law which acknowledges the importance of arguments about facts and principles as well as rules It is written **Manual of Forensic Science** Anna Barbaro,2017-12-14 A truly international and multi disciplinary compendium of current best practices authored by top practitioners from around the world the book covers current trends

and technology advances in the following disciplines within forensic science bloodstain pattern analysis forensic photography ballistics latent prints forensic genetics and DNA questioned documents forensic toxicology forensic clinical medicine forensic pathology forensic odontology forensic anthropology forensic entomology forensic biometry forensic psychology and profiling law comparison and ethics and much more The book serves as an invaluable resource and handbook for forensic professionals throughout the world Sailing the Magistracy Richard Jaggasar,2022-08-22 This book is written on the basis that the reader has a clear understanding of local law and attempts to bridge the gap between a classroom setting and everyday practice *Evidence: Law and Context* Jonathan Doak,Claire Mcgourlay,Mark Thomas,2018-02-19 Evidence Law and Context explains the key concepts of evidence law in England and Wales clearly and concisely set against the backdrop of the broader political and theoretical contexts The book focuses on the essential topics commonly found on Evidence courses covering both criminal evidence and civil evidence It takes a contextual approach discussing how wider policy debates and societal trends have impacted upon the recent evolution of the law in order to provide students with an explanation as to how and why the law has developed The fifth edition has been revised to include coverage of R v Hunter 2015 and its impact on good character evidence developments in procedures relating to young and vulnerable witnesses and more in depth coverage of key cases Learning points summarise the major principles and rules covered and practical examples are used throughout the text to give better understanding as to how the technical rules are applied in practice Self test questions are included in the book helping students to test their understanding and prepare for assessment Well written clear and with a logical structure throughout it contains all the information necessary for any undergraduate evidence law module Q&A Evidence Charanjit Singh,2015-11-19 Routledge Q As give you the tools to practice and refine your exam technique showing you how to apply your knowledge to maximum effect in assessment Each book contains essay and problem based questions on the most commonly examined topics complete with expert guidance and model answers that help you to Plan your revision and know what examiners are looking for Introducing how best to approach revision in each subject Identifying and explaining the main elements of each question and providing marker annotation to show how examiners will read your answer Understand and remember the law Using memorable diagram overviews for each answer to demonstrate how the law fits together and how best to structure your answer Gain marks and understand areas of debate Providing revision tips and advice to help you aim higher in essays and exams Highlighting areas that are contentious and on which you will need to form an opinion Avoid common errors Identifying common pitfalls students encounter in class and in assessment The series is supported by an online resource that allows you to test your progress during the run up to exams Features include multiple choice questions bonus Q As and podcasts Evidence Andrew L.-T. Choo,2018 Andrew Choo s Evidence provides a lucid and concise account of the principles of the law of civil and criminal evidence in England and Wales Critical and thought provoking it is the ideal text for undergraduate law students *Sourcebook on Evidence* Christophe

Allen,1996-04-14 This work focuses on those subjects which need to be most thoroughly covered for examination purposes and is designed to enable critical as well as practical problems to be addressed Examples of judicial reasoning over a wide range of situations are given

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