

# **The Law of Detainers**

**David B. Wexler**

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**David B. Wexler**



## **The Law Of Detainers:**

**The Law of Detainers** David B. Wexler, 1973      **The Law of Detainers** David B. Wexler, 1973      The Law of Detainers  
U.S. Department of Justice, David B. Wexler, 2002-12-01 A substantial number of inmates confined in our state and federal prisons face outstanding charges in other jurisdictions. Typically, those other jurisdictions will file detainers against such inmates. A detainer is a request by the demanding state that its law enforcement authorities be notified by the confining state when the inmate's sentence in the confining state is about to expire. The notification gives the demanding state sufficient time to extradite the prisoner to its jurisdiction if it chooses to prosecute him on the outstanding charge. Prisoners subject to detainers have often had to suffer disabilities because of the detainers and have often experienced difficulty in arranging for speedy trials on their outstanding charges. Recently, there has been considerable legal activity regarding the law of detainers, and the current state of the law is elaborate and complex. The following materials discuss the legal contours of the detainer problem and explore the way in which the legal process has responded to the difficult issues posed. Hopefully, the materials may shed some light on this murky area and may be of particular use to inmates subject to detainers and to the lawyers and law students representing them. Originally published by the U.S. Department of Justice in 1973, this work includes much information that is still useful for prisoners and their lawyers today.      *The Law of Detainers* David B. Wexler, 1973      **The Law of Detainers** David Barry Wexler, 1973      **Harvard Law Review: Volume 127, Number 8 - June 2014** Harvard Law Review, 2014-06-10 Harvard Law Review Number 8 June 2014 includes an extensive Symposium on Freedom of the Press as well as an article "The Criminal Court Audience in a Post-Trial World" by Jocelyn Simonson and a book review essay "The Positive Foundations of Formalism: False Necessity and American Legal Realism" by Lawrence B. Solum. Specifically, the Symposium on press freedoms features "Introduction: Reflections on the First Amendment and the Information Economy" by Mark Tushnet, "The New New York Times: Free Speech, Lawyering in the Age of Google and Twitter" by Marvin Ammori, "Old School: New School Speech Regulation" by Jack M. Balkin, "First Amendment Common Sense" by Susan Crawford, "More than a Feeling: Emotion and the First Amendment" by Rebecca Tushnet, "Press Exceptionalism" by Sonja R. West. The issue includes these student contributions: "Note: Congressional Control of Foreign Assistance to Post-Coup States," "Note: A Bad Man Is Hard to Find," "Note: Mediation of Investor-State Conflicts." In addition, case notes explore recent cases on such subjects as the FCC power to create Open Internet rules, whether enforcement of a foreign judgment is state action, and threat convictions in internet free speech cases, as well as recent legislation on immigration law and local entity compliance in California. The issue includes several recent publications summaries. Finally, as the final issue of volume 127, it contains a comprehensive Index of each article, essay, book review, and student work from the year. The Harvard Law Review is offered in a quality digital edition featuring active contents, linked notes, active URLs in notes, and proper ebook and Bluebook formatting. The Review is a student-run organization whose primary purpose is to publish a journal of legal scholarship. The organization is

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This book delves into The Law Of Detainers. The Law Of Detainers is an essential topic that must be grasped by everyone, ranging from students and scholars to the general public. The book will furnish comprehensive and in-depth insights into The Law Of Detainers, encompassing both the fundamentals and more intricate discussions.

1. This book is structured into several chapters, namely:

- Chapter 1: Introduction to The Law Of Detainers
- Chapter 2: Essential Elements of The Law Of Detainers
- Chapter 3: The Law Of Detainers in Everyday Life
- Chapter 4: The Law Of Detainers in Specific Contexts
- Chapter 5: Conclusion

2. In chapter 1, the author will provide an overview of The Law Of Detainers. This chapter will explore what The Law Of Detainers is, why The Law Of Detainers is vital, and how to effectively learn about The Law Of Detainers.
3. In chapter 2, this book will delve into the foundational concepts of The Law Of Detainers. The second chapter will elucidate the essential principles that must be understood to grasp The Law Of Detainers in its entirety.
4. In chapter 3, this book will examine the practical applications of The Law Of Detainers in daily life. The third chapter will showcase real-world examples of how The Law Of Detainers can be effectively utilized in everyday scenarios.
5. In chapter 4, this book will scrutinize the relevance of The Law Of Detainers in specific contexts. This chapter will explore how The Law Of Detainers is applied in specialized fields, such as education, business, and technology.
6. In chapter 5, the author will draw a conclusion about The Law Of Detainers. This chapter will summarize the key points that have been discussed throughout the book.

The book is crafted in an easy-to-understand language and is complemented by engaging illustrations. This book is highly recommended for anyone seeking to gain a comprehensive understanding of The Law Of Detainers.

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