

# **Stiff Justice Vol 32**

# **Adam Smith**

#### **Stiff Justice Vol 32:**

Harsh Justice James Q. Whitman,2005-04-14 Criminal punishment in America is harsh and degrading more so than anywhere else in the liberal west Executions and long prison terms are commonplace in America Countries like France and Germany by contrast are systematically mild European offenders are rarely sent to prison and when they are they serve far shorter terms than their American counterparts Why is America so comparatively harsh In this novel work of comparative legal history James Whitman argues that the answer lies in America's triumphant embrace of a non hierarchical social system and distrust of state power which have contributed to a law of punishment that is more willing to degrade offenders

Towards a Universal Justice? Putting International Courts and Jurisdictions into Perspective Dário Moura
Vicente, 2016-04-08 The recent proliferation of international courts and jurisdictions raises a number of important issues ranging from the redefinition of the role of the International Court of Justice to the recent emergence of domestic courts as international jurisdictions Towards a Universal Justice Putting International Courts and Jurisdictions into Perspective containing edited articles presented at the International Law Association's Regional Conference held in Lisbon offers a comprehensive overview of those issues and outlines challenges ahead for every branch of international law Rethinking Drug Courts: International Experiences of a US Policy Export John Collins, Winifred Agnew-Pauley, Alexander Soderholm, 2019-02-15 What are drug courts Do they work Why are they so popular Should countries be expanding them or rolling them back These are some of the questions this volume attempts to answer Simultaneously popular and problematic loved and loathed drug courts have proven an enduring topic for discussion in international drug policy debates Starting in Miami in the 1980s and being exported enthusiastically across the world we now have a range of international case studies to

re examine their effectiveness Whereas traditional debates tended towards binaries like do they work this volume attempts to unpick their export and implementation contextualising their efficacy Instead of a simple yes or no answer the book provides key insights into the operation of drug courts in various parts of the world The case studies range from a relatively successful small scale model in Australia to the large and unwieldy business of drug courts in the US to their failed scale up in Brazil and the small and institutionally adrift models that have been tried in England Scotland Wales and Ireland The book concludes that although drug courts can be made to work in very specific niche contexts the singular focus on them as being close to a silver bullet obscures the real issues that societies must address including but not limited to a more comprehensive and full spectrum focus on diverting drug involved individuals away from the criminal justice system Youth and Crime John Muncie, 2004-06-11 The Second Edition of this best selling text provides a fully revised and up to date critical analysis of a wide range of issues surrounding young people disorder and crime How and why have certain aspects of young people s behaviour come to be perceived as anti social and criminal Are young people now more of a threat than ever before How can we make sense of New Labour s youth justice reforms Is the youth justice system soft on crime Are young people more in need of protection than disciplinary punishment To develop a comprehensive criminology of youth the book deliberately moves Kirkes' Handbook of Physiology William Senhouse Kirkes, William Morrant Baker, Vincent Dormer Harris, 1887

Index to Wood's library of standard medical authors v. 100 William Wood and Company, 1887 **Wood's Library** of Standard Medical Authors ,1887 Lectures on Justice, Police, Revenue and Arms Adam Smith, 1896 The Justice of the Peace Digest of Cases Reported During the Years 1883 to 1908 Inclusive, 1909 **Beyond the Prison Gates** Warren Rosenblum, 2012-09-01 Germany today has one of the lowest incarceration rates in the industrialized world and social welfare principles play an essential role at all levels of the German criminal justice system Warren Rosenblum examines the roots of this social approach to criminal policy in the reform movements of the Wilhelmine and Weimar periods when reformers strove to replace state institutions of control and incarceration with private institutions of protective supervision Reformers believed that private charities and volunteers could diagnose and treat social pathologies in a way that coercive state institutions could not The expansion of welfare for criminals set the stage for a more economical system of punishment Rosenblum argues but it also opened the door to new more expansive controls over individuals marked as asocial With the reformers success the issue of who had power over welfare became increasingly controversial and dangerous Other historians have suggested that the triumph of eugenics in the 1890s was predicated upon the abandonment of liberal and Christian assumptions about human malleability Rosenblum demonstrates however that the turn to criminal biology was not a reaction against social reform but rather an effort to rescue its legitimacy **Transnational Land Grabs and** Restitution in an Age of the (De-)Militarised New Scramble for Africa: A Pan African Socio-Legal V. Warikandwa, Artwell Nhemachena, 2017-09-26 One of the fundamental challenges in deconstructing rethinking and remaking

the world from a Pan African vantage point is that some captives have tended to delight in the warmth of the imperial predators mouth In other words some captives forget that the imperial predators mouth gets warm because empire is eating and heating up from prey on the continent De Militarisation Transnational Land Grabs and Restitution in an Age of the New Scramble for Africa A Pan African Socio Legal Perspective is a book that knocks on key aspects relating to land militarisation a PostAfrican World Order and a chaotic Post God World Order which require critical scholarly and policy attention in the quest to free Africa from centuries old imperial depredations. The book carefully navigates the imperial entrapments which are designed to focus African attention only on decolonising African minds without also engaging in the imperially more unsettling decolonisation of African materialities The Unfinished Agenda on Race in America, 1989 American Criminal Justice William J. Stuntz, 2013-10-07 Rule of law has vanished in America's criminal justice system Prosecutors decide whom to punish most accused never face a jury policing is inconsistent plea bargaining is rampant and draconian sentencing fills prisons with mostly minority defendants A leading criminal law scholar looks to history for the roots of these problems and solutions <u>Justice of the Peace</u> ,1846 Honourable Intentions? Penny Russell, Nigel Worden, 2016-03-22 Honourable Intentions compares the significance and strategic use of honour in two colonial societies the Cape Colony and the early British settlements in Australia between 1750 and 1850 The mobile populations of emigrants and sojourners sailors and soldiers merchants and traders slaves and convicts who surged into and through these regions are not usually associated with ideas of honour But in both societies competing and contradictory notions of honour proved integral to the ways in which colonisers and colonised free and unfree defended their status and insisted on their right to be treated with respect During these times of flux concepts of honour and status were radically reconstructed Each of the thirteen chapters considers honour in a particular sphere legal political religious or personal and in different contexts determined by the distinctive and changing matrix of race gender and class as well as the distinctions of free and unfree status in each colony Early chapters in the volume show how and why the political ideological and moral stakes of the concept of honour were particularly important in colonial societies later chapters look more closely at the social behaviour and the purchase of honour among specific groups Collectively the chapters show that there was no clear distinction between political and social life and that honour crossed between the public and private spheres This exciting new collection brings together new and established historians of Australia and South Africa to highlight thought provoking parallels and contrasts between the Cape and Australian colonies that will be of interest to all scholars of colonial societies and the concept of Corrections Jeanne B. Stinchcomb, 2011-05-03 Jeanne Stinchcomb s book makes an excellent contribution to the honour field of corrections serving as a substantial resource for those teaching corrections and as a practical inspiration for those students who will ultimately lead the profession Stinchomb carefully crafts a balanced perspective that presents a powerful argument for why corrections is an important and necessary part of our criminal justice system while at the same time

cautioning that justice can only be served when corrections is implemented with integrity and held to the highest of professional standards This book will dare those who care about corrections to move beyond the ease of accepting the status quo to optimistically embracing the greater challenges of implementing a just and effective system of corrections Faith E Lutze Ph D Washington State University Written by a master teacher with over a decade of experience in federal state and local justice agencies this is the most comprehensive yet affordable corrections text on the market Students will like everything about it from the reasonable cost to the user friendly narrative that keeps them engaged Chapters are written with the passion of a former correctional trainer and administrator while balancing both sides of every issue Based on proven concepts of instructional design the narrative features measurable learning outcomes that are placed strategically throughout the chapters material is presented in a building block method designed to enhance learning Close up on Corrections boxes reinforce content with real life stories and examples Realistic insights are provided into virtually every aspect of the correctional conglomerate from the impact of sentencing policies to the effects of institutional life and the difficulties of re entry Unlike most other texts an entire chapter is devoted to the correctional workforce which gives students insights into the challenges as well as rewards of such employment Best of all for the instructor the book s flexibility and supplemental material make it a breeze to use in the classroom Electronic versions are available for online and hybrid courses and it is customizable in inexpensive paperback form The instructor's manual written entirely by the Author of the text itself includes over 500 high quality test questions directly correlated with each learning outcome featured in the text along with annotated websites teaching tips and powerpoint slides Subversion and Sympathy Martha C. Nussbaum, Alison L. LaCroix, 2013-01-31 Subversion and Sympathy Gender Law and the British Novel brings new energy and perspective to the law and literature movement Focusing on the position of women in British novels of the eighteenth and nineteenth centuries a period during which literature played a creative role in legal reform the book illustrates the many ways in which the investigation of legal matters sheds new light on major literary works At the same time it shows that attention to literary representations of legal issues illuminates developments in the law by bringing to life matters at stake in legal reforms In fourteen essays the volume spans a range of gender related issues including inheritance money lending illegitimacy marriage and rape At the same time it makes a methodological contribution displaying and discussing a range of perspectives that exemplifies the breadth and range of this interdisciplinary area of scholarship which links history gender studies philosophy literary studies and law The volume seeks to reinvigorate the methodology of the law and literature movement by provoking a cross disciplinary conversation among legal scholars judges literary scholars and feminist philosophers Participants include those already known for their work on law and literature but also crucially legal leading lights who have not previously written about literature Subversion and Sympathy shows that the conversation between law and literature can enrich our understanding not just of the fields in question but also of the deeper human issues at the heart of a given period and beyond

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