

The Element Of Crime

JE Gale

The Element Of Crime:

Playing the Waves Jan Simons, 2007 Dogma 95 the avant garde filmmaking movement founded by the Danish director Lars von Trier and three of his fellow directors was launched in 1995 at an elite cinema conference in Paris when von Trier was called upon to speak about the future of film but instead showered the audience with pamphlets announcing the new movement and its manifesto A refreshingly original critical commentary on the director and his practice Playing the Waves is a paramount addition to one of new media's most provocative genres games and gaming Playing the Waves cleverly puns on the title of one of von Trier's most famous features and argues that Dogma 95 like much of the director's low budget realist productions is a game that takes cinema beyond the traditional confines of film aesthetics and dramatic rules Simons articulates the ways in which von Trier redefines the practice of filmmaking as a rule bound activity and stipulates the forms and structures of games von Trier brings to bear on his films as well as the sobering lessons he draws from economic and evolutionary game theory Much like the director's films this fascinating volume takes the traditional point of view of film theory and film aesthetics to the next level and demonstrates we have much to learn from the perspective of game studies The Law and Practice of the International Criminal Court Carsten Stahn, 2015 The International Criminal Court has significantly grown in importance and impact over the decade of its existence This book assesses its impact providing a comprehensive overview of its practice It shows how the Court has contributed to major developments in international criminal law and identifies the ways in which it is in need of reform An Introduction to the Law of International Criminal Tribunals Geert-Jan Knoops, 2021-10-01 This is the first textbook to provide a comprehensive overview and practical guide to the law and practice of international criminal tribunals the ICTY ICTR and ICC as well as mixed international courts such as the Special Court for Sierra Leone and the Cambodia Tribunal It is a roadmap to the law and practice of the growing number of international criminal tribunals Published under the Transnational Publishers imprint

Lars Von Trier Jack Stevenson, 2019-07-25 With the international success of Breaking the Waves 1996 and Dancer in the Dark 2000 Lars von Trier has established himself as a one of the most provocative and daring film directors working today. The founding father of Dogma 95 he made the movement s most controversial film The Idiots 1998 and has played a leading role in the recent resurgence of Danish cinema Yet despite his success von Trier remains something of an polarising and enigmatic figure hailed as the new Godard by some and a charlatan by others In this new study Jack Stevenson explores the achievements as well as the paradoxes of Lars von Trier assessing his life work and critical reception The book follows von Trier from his early life as a troubled son of Cultural Radical parents through to his student days at the Danish Film School diligently spent making films that were as innovative and disturbing as his later features have proved to be These films consisting of the Europa and Gold Hearted trilogies are fully examined together with considerations of his creative detours into other media and his current work in progress Dogville Based in Denmark the author brings a unique perspective to Lars

von Trier creating a multi dimensional portrait of the director Utilising sources heretofore unavailable in English Stevenson s lively yet fact filled narrative is accessible to students and film enthusiasts alike The book is indispensable to anyone interested in Lars von Trier and the broader issues that surround modern Danish film and its current renaissance

International Crimes: Law and Practice Guénaël Mettraux, 2020-04-09 This authoritative manual on the law of international crimes discusses in detail crimes against humanity and its relationship to other international crimes It is an invaluable tool for academics and researchers as well as legal practitioners who will be able readily to identify relevant legal Participation in Crime Falling within the Subject-Matter Jurisdiction of the International standards and precedents Criminal Court Aleksandra Nieprzecka, 2024-06-18 This book centres on the forms of participation in crime set out in the Rome Statute but it is definitely not a simple repetition or summary of the views expressed in the ICC case law Instead the work critically elaborates on the ICC practice and presents a theoretical and dogmatic description of modes of criminal responsibility that might be found in the Statute The element of novelty is however brought about by the methodology which encompasses a normative analysis based on the distinction between the categories of sanctioned and sanctioning norms initially introduced by K Binding in the German doctrine but for the purposes of this book adjusted to the structure of international core crimes and reconciling them with the grounds for criminal responsibility as such Moreover the work does not avoid bold assertions concerning the norms of participation in crime concerning inter alia the concept of spectator or public approval and or direct incitement to genocide This approach should be of particular interest to those who are under the impression that international criminal law is entangled in a multiplicity of labels and the judicial practice sometimes adopts the same requirements without any further thought or analysis The book aims to trigger a broader debate on the merits and rationale of participation in crime and encourages readers to rethink some of the concepts developed within judicial practice. The work also takes into consideration the ICC case law in particular some tendencies that might be inferred from the separate and concurring opinions in the Ntaganda case All in all it endeavours to reflect on the content of Article 25 3 and 28 of the Rome Statute and provide an answer on how ICC practice might and perhaps should evolve further Aleksandra Nieprzecka Ph D is a member of the Polish Bar Association in Krak w and worked as a principal researcher in the project concerning the model of participation in crime adopted in the Rome Statute carried out at the Jagiellonian University in Krak w where she finished her doctoral studies according to the co tutelle agreement between the Jagiellonian University in Krak w and the University of Hamburg The Athenæum ,1846 Journal of the Statistical Society of London Royal Journal of the Statistical Society of London Statistical Society (Great Britain), 1848 Statistical Society (Great Britain), 1848 Published papers whose appeal lies in their subject matter rather than their technical statistical contents Medical social educational legal demographic and governmental issues are of particular concern Contributions to Vital Statistics Francis Gustavus Paulus Neison, 1857 Contributions to Vital Statistics: being a development of the rate of mortality and the laws

Mistake of Law Annemieke van Verseveld, 2012-08-28 When a perpetrator of an international crime argues in his defence that he did not realise that he had violated the law is this a reason not to punish him International crimes constitute serious offences and it could be argued that he who commits such an offence must know his act is punishable After all everyone is presumed to know the law However convicting someone who is mistaken about the wrongfulness of his act may be in violation of the principle no punishment without guilt This book investigates when mistake of law should be a reason to exculpate the perpetrator of an international crime It demonstrates that the issue of mistake of law goes to the heart of individual criminal responsibility and therewith contributes to the development of a more systematic approach toward the structure of international offences Valuable for academics and practitioners in the field of International Criminal Law Collective Theory of Genocidal Intent Sangkul Kim, 2016-05-24 Tackling one of the most confusing and controversial issues in the field of international criminal law i e the genocidal intent element this monograph seeks to develop an account of genocidal intent from a collectivist perspective Drawing upon the two layered structure of the crime of genocide composed of the conduct level and context level it detects the genocidal intent element at the context level The genocidal intent found in this manner belongs to a collective which significantly departs from the prior individualistic understandings of the notion of genocidal intent The author argues that the crime of genocide is not a crime of mens rea Collective genocidal intent at the context level operates in a way that renders the crime of genocide itself a criminal enterprise The idea of genocide as a criminal enterprise also suggests that genocide is a leadership crime in respect of which only the high level actors can be labeled as principals as opposed to accessories The book criticizes the dominant individualistic approaches to genocidal intent in particular the knowledge based approach which have thus far governed the relevant jurisprudential and academic analysis It further demonstrates that the hidden notion of collective genocide silently governs the relevant international jurisprudence Practitioners and academics in the field of international criminal law and related disciplines will find in this book a new approach to the crime of genocide The text is the first ever book length exposition of a collective account of

genocidal intent Its accessibility is highly enhanced by relevant footnotes Sangkul Kim is Lecturer at Korea University in Seoul and Research Fellow with the Centre for International Law Research and Policy CILRAP He served as Associate Legal Adviser at the Office of the Prosecutor of the International Criminal Court 2004 2008 He earned law degrees from Korea University and Georgetown University Law Center An Introduction to International Criminal Law and Procedure Robert Cryer, Darryl Robinson, Sergey Vasiliev, 2019-08-15 A leading work in the field of international criminal law which is accessible comprehensive and up to date Duality of Responsibility in International Law Thomas Weatherall, 2022-03-16 The responsibility of individuals and that of States under international law are generally regarded as independent systems Each is a distinct form of responsibility governed by a different set of rules The separability of these two forms of responsibility does not however dictate that they necessarily operate in isolation from one another To the contrary linkages between the fields of individual and State responsibility define the parameters of the principle of duality of responsibility in international law Duality of Responsibility in International Law offers a roadmap to help navigate this complex legal space

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