

# Principles Of Criminal Law In Queensland And Western Australia

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**Principles of Criminal Law in Queensland and Western Australia** Kelley Burton, Wayne Thomas Crofts, Stella Tarrant, 2015 A student-focused, approachable textbook designed as a complete course companion for all stages and levels of study. The inclusion of summaries, revision questions and problem questions make it highly useful for students approaching subject for the first time students preparing for exams.

An Introduction to Criminal Law in Queensland and Western Australia J. M. Herlihy, R. G. Kenny, 1990-01-01 Guide to the underlying principles of criminal law in Queensland, Western Australia and, where appropriate, Tasmania. Third edition takes into account changes which have occurred since March 1984. Suitable for both students and practitioners. Includes tables of cases, statutes and comparative sections.

*Australian national bibliography*, 1961

**Parliamentary Debates (Hansard)**. Australia. Parliament. House of Representatives, 1995

**The Principles of the Law of Evidence** William Mawdesley Best, 1911

**Australian National Bibliography: 1992** National Library of Australia, 1988

**The Cambridge Handbook of Australian Criminology** Adam Graycar, Peter Grabosky, 2002-06-20 As a unique work of reference, The Cambridge Handbook of Australian Criminology covers the broad range of contemporary and historical subjects of criminology, combining statistical and narrative analyses. The book provides the most up-to-date figures and facts, traces historical trends in Australian crime and criminal justice, and comprehensively covers the key contemporary issues in Australian criminology. Including valuable crime statistics compiled by the Australian Bureau of Statistics, this book is the complete companion to Australian criminology - the single most important resource for Australian criminology and criminal justice.

Criminal Law Mark Findlay, 2006 A valuable teaching and learning tool for law and criminology students and their instructors. Taking a problem-centred approach, Criminal Law: Problems in Context gives a critical framework for students to understand and analyse the practical applications and consequences of the criminal law in Australia. Gives the techniques

to research and analyse the operation of criminal justice. A clear procedure to solve problems is set out in the first section of the book, setting the law in context. This procedure is then used to examine practical 'life problems' and issues in the second section of the book. Set in the framework of the criminal trial, ideas about the substance and processes of crime and justice are presented that confirm or challenge students' understanding. Discusses contemporary and topical issues in Australian Criminal Law. Twenty engaging legal problems are presented in Part 2 of the book. These problems highlight important issues of law and legal process and expose ethical dilemmas. The issues explored include: Euthanasia Discrimination within the criminal justice process Police powers Liability of drug 'mules' Domestic violence Intoxication as a defence Key features: Redesign/new look - emphasises the Problems (ch 6) and the system to analyse them (ch 3) as a teaching tool - links more closely to Australian Criminal Justice as a 'useful companion' Two main themes - law in context and the contested process of criminal trial Engaging 'life problems' used to structure primary topics Each of the 23 problems are presented in a uniform way, allowing easy application of the suggested system of analysis as set out in Chapter 3

### **An Annual Survey of Australian Law ,1992**

Australian Criminal Justice Mark Findlay, Stephen Odgers, 2009 Provides a complete overview of the criminal justice process. It analyses the influences that shape criminal justice and examines the institutional and administrative features of its operation in all jurisdictions. Findlay, University of Sydney, Australia.

*Participation in Crime* Alan Reed, Michael Bohlander, 2016-05-13 Following on from the earlier edited collection, *Loss of Control and Diminished Responsibility*, this book is the first volume in the *Substantive Issues in Criminal Law* series. It serves as a leading point of reference in the area relating to participation in crime and identifies the need for a consistent approach to the doctrinal and theoretical underpinnings of complicity liability. With a section on the UK analysing points of current interest, the book also has a large comparative section dealing with foreign jurisdictions and examines on the basis of a unified research grid how different legal systems treat core issues of participation in the context of criminal law. This book is a valuable reference resource for those in the criminal justice community in the UK and abroad and for academics, the judiciary and policy-makers.

**Interpreting Statutes** Suzanne Corcoran, Stephen Bottomley, 2005 Interpreting Statutes was cited 4 times by the High Court in *Momcilovic v The Queen* [2011] HCA 34 (8 September 2011) Interpreting Statutes has been written for lawyers and judges who must interpret statutes on a daily basis, as well as for students and scholars who have their own responsibility for the future. This book takes a new approach to statutory interpretation. The authors consider the fundamental importance of context in statutory interpretation across various fields of regulation and explore the problems, which arise from the frequent disjunction between regulatory design and subsequent statutory interpretation. As a result, they bring to the fore fundamental theoretical questions underlying interpretive choice and expand our appreciation of how critical interpretive

issues are to the proper functioning of our legal system. The book is divided into two parts. The first covers several areas dealing with fundamental theoretical issues. The second deals with particular areas of the law, such as criminal law or corporate law, addressing the utility and functionality of the general theories from different legal perspectives and illustrating the fact that different interpretive principles may take precedence in different areas of the law. It reveals the complexity of statutory interpretation when applied to actual practice in a particular area of law. Despite this complexity and the unique problems of statutory interpretation within each area of law, some major themes emerge including: the strong influence of constitutional interpretation; tension between common law rights and statutory innovation; questions about the interaction of domestic law with international law; tension between settled judicial principles of interpretation and principles embedded in legislation; issues concerning the interpretation of delegated legislation; and questions about gap filling and discretion in the interpretation of statutes and codes.

*The Australian and the Law* Geoffrey Sawer, 1968

*Review of Commonwealth Criminal Law* Australia. Attorney-General's Department, 1990

**Strict Responsibility** Colin Howard, 1963

Bowker's Law Books and Serials in Print , 1998

**Law Books Published** , 2000

*International Legal Books in Print, 1990-1991* Bowker-Saur, 1990

**Criminal Law** Lloyd L. Weinreb, 1993

*Business Law* Nickolas James, 2024-11-04 Designed specifically for business students, James' Business Law, 7th Edition provides a comprehensive introduction to the fundamentals of business law. Tailored to accommodate the initial encounter with legal principles for business students, this textbook offers a clear and accessible pathway into the realm of law. Unlike traditional texts from leading legal publishers, Business Law, 7th Edition prioritizes a practical approach, emphasizing real-world applications over doctrinal intricacies. By demystifying complex legal concepts and presenting them within a business-oriented framework, this textbook equips students with the necessary foundation to navigate the legal landscape with confidence.

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