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UNDERSTANDING CRIMINAL LAW

"This comprehensive and clearly written Understanding treatise is frequently cited by scholars and courts in their analysis of substantive criminal law, and has been a popular source of assistance to criminal law students for the past quarter century. Understanding Criminal Law is designed to be taught in conjunction with any casebook. The topics covered are those most often raised in criminal law casebooks, and coverage of these subjects is meant to complement professors' classroom discussions. The text focuses on the basic elements of, and defenses to, all crimes; provides in-depth coverage of such crimes as homicide, rape, and theft; and covers other important topics covered in the Criminal Law course, such as accomplice and inchoate liability. Understanding Criminal Law also covers theories of punishment, sources of the criminal law, and overarching principles such as legality and proportionality. The common law is emphasized with extensive comparisons to the Model Penal Code and modern statutes. This edition offers the most significant updating ever, including coverage of quickly changing legal areas, such as sexual assault and self-defense law. Recent revisions to the Model Penal Code are also covered"--

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Lexis Nexis Matthew Bender This comprehensive and clearly written Understanding treatise is frequently cited by scholars and courts in their analysis of substantive criminal law. Understanding Criminal Law is designed to be taught in conjunction with any casebook. The topics covered are those most often raised in criminal law casebooks, and coverage of these subjects is meant to complement professors' classroom discussions. The text focuses on the basic elements of, and defenses to, specific crimes such as homicide, rape, and theft, group criminality, and inchoate liability. Understanding Criminal Law also covers theories of punishment, sources of the criminal law, and overarching principles such as legality and proportionality. The common law is emphasized with extensive comparisons to the Model Penal Code and thoughtful examination of the underpinnings of the utilitarian philosophies of substantive criminal law. The text of Understanding Criminal Law encourages students to consider the approach these philosophies would take to a particular matter under discussion, thus providing an excellent learning tool for gaining a firm understanding of how our criminal justice system works. Joshua Dressler Joshua Dressler is the Frank R. Strong Chair in Law at The Ohio State University College of Law. He is the author of three books (Understanding Criminal Law, Understanding Criminal Procedure, and Cases and Materials on Criminal Law), criminal law and procedure commercial outlines and tapes, and more than two dozen scholarly titles on criminal law and procedure, published in journals in the United States and England. He is former Chair of the Association of American Law Schools Section on Criminal Justice, and is a member of the American Law Institute, American Society of Criminology, and Society for the Reform of Criminal Law. Currently, there are no reviews for this product. Product Reviews Review This

Product<http://www.lexisnexis.com/store/reviews/submitReview.jsp>Printable Reviews

UNDERSTANDING CRIMINAL LAW

Lexis Nexis Matthew Bender

UNDERSTANDING CRIMINAL PROCEDURE

INVESTIGATION

The first volume, *Investigation*, is intended for use in introductory criminal procedure courses focusing primarily or exclusively on police investigative process and constitutional concerns. A chapter on the defendant's right to counsel at trial and appeal and other non-police-practice issues is included in both volumes to allow greater flexibility based on the design of particular courses. The seventh edition of *Investigation* incorporates all of the major Supreme Court cases since the last edition was published, such as *Riley v. California*, *Maryland v. King*, *Utah v. Strieff*, and *Florida v. Jardines*. It also contains expanded coverage of issues surrounding searches of computers and internet traffic and a more in-depth exploration of the effect of *United States v. Jones* on Fourth Amendment search doctrine. The second volume, *Adjudication*, covers the criminal process after the police investigation ends and the adjudicative process commences. It is most useful in more advanced criminal procedure courses that follow the criminal process through the various stages of adjudication, commencing with pretrial issues and explaining the process through charging, pretrial release and discovery, the trial, and post-conviction proceedings including sentencing and appeals. These convenient softbound volumes are supplemented annually so you can be confident that you are using up-to-date law.

UNDERSTANDING CRIMINAL PROCEDURE: ADJUDICATION

LexisNexis The Fourth Edition of this clearly written *Understanding* treatise is new in many respects. Most significantly, it has been enlarged to two volumes. *Volume One: Investigation* is intended for use in criminal procedure courses focusing primarily or exclusively on the police investigatory process. *Volume Two: Adjudication* covers the criminal process after the police investigation ends and the adjudicative process commences. The text covers the most important United States Supreme Court cases in the field. Where pertinent, the Federal Rules of Criminal Procedure, federal statutes, and lower federal and state court cases are considered. The broad overarching policy issues of criminal procedure are laid out and some of the hottest debates in the field are considered in depth and objectively. The authors have also included citations to important scholarship, both classic and recent, into which readers may delve more deeply regarding specific topics.

CRIMINAL LAW

CRIMINAL LAW

West Academic Publishing *Black Letter Outlines* are designed to help a law student recognize and understand the basic principles and issues of law covered in a law school course. *Black Letter Outlines* can be used both as a study aid when preparing for classes and as a review of the subject matter when studying for an examination. Each *Black Letter Outline* is written by experienced law school professors who are recognized national authorities in their subject area.

UNDERSTANDING CRIMINAL PROCEDURE VOLUME TWO, ADJUDICATION

LexisNexis The Fourth Edition of this clearly written *Understanding* treatise is new in many respects. Most significantly, it has been enlarged to two volumes. *Volume One: Investigation* is intended for use in criminal procedure courses focusing primarily or exclusively on the police investigatory process. *Volume Two: Adjudication* covers the criminal process after the police investigation ends and the adjudicative process commences. The text covers the most important United States Supreme Court cases in the field. Where pertinent, the Federal Rules of Criminal Procedure, federal statutes, and lower federal and state court cases are considered. The broad overarching policy issues of criminal procedure are laid out and some of the hottest debates in the field are considered in depth and objectively. The authors have also included citations to important scholarship, both classic and recent, into which readers may delve more deeply regarding specific topics.

CRIMINAL LAW CONVERSATIONS

Oxford University Press *Criminal Law Conversations* provides an authoritative overview of contemporary criminal law debates in the United States. This collection of high caliber scholarly papers was assembled using an innovative and interactive method of nominations and commentary by the nation's top legal scholars. Virtually every leading scholar in the field has participated, resulting in a volume

of interest to those both in and outside of the community. *Criminal Law Conversations* showcases the most captivating of these essays, and provides insight into the most fundamental and provocative questions of modern criminal law.

THE ETHICS AND LAW OF OMISSIONS

Oxford University Press This volume explores the principles that govern moral responsibility and legal liability for omissive conduct. Many of this book's contributors try to make sense of the possibility of moral responsibility for omissions, including those that occur unwittingly. The disagreements among them concern the grounds of moral responsibility in these cases: the constellation of states and traits that constitute the self, or the quality of one's will, or exercises of evaluative judgment, or the ability and opportunity to avoid the omission, or the tracing back to a time when one had the witting ability to take steps to avoid future omission. Some contributors consider whether omissions need to be under one's control if one is to be morally responsible for them, as well as which sense of "control" is relevant, if it is, to the question of moral responsibility. Yet others consider whether it is possible for an agent to be morally responsible for an omission that she could not have avoided. On the legal side, the volume also considers various issues concerning the status of omissions in the law: whether circumstances that are usually described as involving legal liability for omissions are better described as involving legal liability for entire courses of conduct; the conditions (such as creation of the peril) under which one can be legally liable for an omission to rescue; why a defendant's legal guilt for a crime can be predicated on an omission to act only if the defendant was under a legal duty to engage in the omitted act; and whether this "duty requirement" is grounded in the desirability of shielding from legal liability those who are not criminally culpable or in the constraint that one's body and property may not be appropriated for the general good.

CRIMINAL LAW THEORY

DOCTRINES OF THE GENERAL PART

Oxford University Press on Demand Concentrating upon those doctrines that make up the general part of the criminal law this collection of essays by leading American and British legal experts sheds theoretical light on key issues of contemporary relevance.

UNDERSTANDING CRIMINAL PROCEDURE

UNDERSTANDING CRIMINAL PROCEDURE: INVESTIGATION

LexisNexis The fifth edition of *Understanding Criminal Procedure* is new in many respects. Most significantly, it has been enlarged to two volumes. The first volume is intended for use in criminal procedure courses focusing primarily or exclusively on police investigatory process. Such courses are variously titled: *Criminal Procedure I*; *Criminal Procedure: Investigation*; *Criminal Procedure: Police Practices*; *Constitutional Criminal Procedure*; etc. Because some such courses also cover the defendant's right to counsel at trial and appeal, the first volume includes a chapter on this non-police-practice issue. (The latter chapter is also included in Volume Two.) The second volume of *Understanding Criminal Procedure* covers the criminal process after the police investigation ends, and the adjudicative process commences. This book is useful in criminal procedure courses (variously entitled *Criminal Procedure II*; *Criminal Procedure: Adjudication*; etc.) that follow the criminal process through the various stages of adjudication, commencing with pretrial issues — such as charging, pretrial release and discovery — and continuing with the trial itself and then post-conviction proceedings: sentencing and appeals. *Understanding Criminal Procedure* is primarily designed for law students. The authors have written the Text so that students can use it with confidence that it will assist them in course preparation, and professors can recommend or assign the volumes to students with confidence that they will improve classroom dialogue. Based on comments that the authors received in the past from students and professors alike, they predict that this new, expanded edition of *Understanding Criminal Procedure* will serve the needs of students and professors even better. Also, based on the experience of prior editions, including citations to this Text in scholarly literature and judicial opinions, we are confident that the two volumes will prove useful to scholars, practicing lawyers, and courts. *Understanding Criminal Procedure* covers the most important United States Supreme Court cases in the field. Where pertinent, the Federal Rules of Criminal Procedure, federal statutes, and lower federal and state court cases are considered. The broad overarching policy issues of criminal procedure are laid out; and some of the hottest debates in the field are considered in depth and, we think, objectively. Readers should find the Text user-friendly. Students who want a thorough grasp of a topic can and should read the relevant chapter in its entirety. However, each chapter is divided into subsections, so that readers with more refined research needs can find answers to their questions efficiently. The authors also include citations to important scholarship, both classic and recent, into which readers may delve more deeply regarding specific topics. And, because so many of the topics interrelate, cross-referencing footnotes are included, so that readers can easily move from one part of the Text to another, if necessary.

THE LAW OF CRIMINAL INVESTIGATIONS: A COLLEGE CASEBOOK

West Academic Publishing This newly designed casebook provides the perfect balance between the challenges of the case method and the needs of undergraduate and graduate students who may, or may

not, be headed to law school. *The Law of Criminal Investigations: A College Casebook* makes use of many of your favorite U.S. Supreme Court cases; edited to reflect the needs of undergraduate students, with Notes and Questions that help illuminate the case and show how it works in the real world. Also included are narratives and summaries that explain and synthesize some of the more complicated legal nuances found in the world of criminal procedure. Written by renowned law professors and authors, Joshua Dressler and George Thomas, who are now joined by Dr. Stephanie Lipson Mizrahi, this book will appeal to all criminal procedure teachers who want to offer their students more in-depth coverage and analysis of this important topic. Stephanie Lipson Mizrahi teaches in the Division of Criminal Justice at California State University, Sacramento in the areas of law, terrorism, homeland security, and emergency management. In addition to co-authoring *The Law of Criminal Investigations: A College Casebook*, Dr. Mizrahi has published in the areas of terrorism and homeland security, the death penalty and the International Criminal Court. Joshua Dressler is the author of law school treatises in both the Criminal Law and Criminal Procedure fields, as well as casebooks and numerous articles in both areas. He is also Editor-in-Chief of the most recent edition of the *Encyclopedia of Crime and Justice*. Professor Dressler is a Distinguished University Professor Emeritus and the Frank R. Strong Chair in Law Emeritus at the Michael E. Moritz College of Law, The Ohio State University. George Thomas's research specialties include double jeopardy, police interrogation, and wrongful convictions. He has published numerous articles and books, including *The Supreme Court on Trial and Confessions of Guilt* (co-authored with Richard Leo). He is a Rutgers University Board of Governors Professor of Law.

MORAL PUZZLES AND LEGAL PERPLEXITIES

ESSAYS ON THE INFLUENCE OF LARRY ALEXANDER

Cambridge University Press Engages with the life and work of Larry Alexander to explore puzzles and paradoxes in legal and moral theory.

THE PHILOSOPHY OF CRIMINAL LAW

SELECTED ESSAYS

Oxford University Press, USA This volume collects 17 of Douglas Husak's influential essays in criminal law theory. The essays span Husak's original and provocative contributions to the major topics in the field, including the grounds of criminal liability, the significance of culpability, the role of defences, and the justification of punishment. The volume includes an extended introduction by the author, drawing together the themes of his work and exploring the goals of criminal theory. Together, the essays present a desert-based analysis of issues in criminal theory that rejects the consequentialist approach more familiar among legal scholars. The foremost concern of these essays is to ensure that the principles and doctrines of the criminal law preserve justice and do not sacrifice individuals for the common welfare. Engagingly written, the essays are accessible to non-specialists and represent an excellent introduction to current issues and debates in the theory of criminal law.

THE OXFORD HANDBOOK OF PHILOSOPHY OF CRIMINAL LAW

Oxford University Press This title contains 17 original essays by leading thinkers in the field and covers the field's major topics including limits to criminalization, obscenity and hate speech, blackmail, the law of rape, attempts, accomplice liability, causation responsibility, justification and excuse, duress, and more.

CRIMINAL PROCEDURE

INVESTIGATION

Aspen Publishing Focusing on the investigation phase of criminal procedure, *Criminal Procedure: Investigation* combines Laurie L. Levenson's first-hand experience in the criminal justice system with Erwin Chemerinsky's student-friendly writing style. The Third Edition examines the impact of a host of recent developments in the courts and legislature on the process investigating crime. It eschews reliance on rhetorical questions and law review excerpts in favor of comprehensive exploration of black letter law and trendsetting policy issues. The book utilizes a chronological approach that guides students through criminal procedure doctrine from rules governing law enforcement investigation to matters related to habeas corpus relief. In addition to presenting the perspectives from various stakeholders, the authors take care to provide students with useful, practice-oriented materials. *Criminal Procedure: Investigation* not only employs a systemic approach that takes students through issues from policy to application of legal doctrine but also introduces issues at the forefront of modern criminal procedure debates. Key Features: Straightforward writing style and clear, dynamic text that is uncluttered with law review excerpts and features thoughtfully edited principal and minor cases. Intuitive chronological presentation of topics. Systematic and cohesive exploration of policy on every issue, before moving on to the specifics of doctrine. Practice-oriented features and discussion of important, modern criminal procedure issues. Approachable organization based on common progression through criminal justice system. Straight writing style that relies on cases and author essays rather than law review excerpts and strict Socratic rhetoric questions. Practice-oriented features, discussion of modern policy issues,

useful example documents for practitioners. Useful examples for future and current criminal law practitioners.

CRIMINAL PROCEDURE

PROSECUTING CRIME

West Academic This softcover book contains a complete, unchanged reprint of Chapter 1 and Chapters 11-19 of Dressler and Thomas' *Criminal Procedure: Principles, Policies and Perspectives*, Third Edition. Please see that description for more about the style and approach of this book. The pagination is the same in this softcover book as it is in the hardcover version

SUPPLEMENT TO CRIMINAL PROCEDURE

PRINCIPLES, POLICIES, AND PERSPECTIVES

West Group Publishing

MURDER AND THE REASONABLE MAN

PASSION AND FEAR IN THE CRIMINAL COURTROOM

NYU Press A man murders his wife after she has admitted her infidelity; another man kills an openly gay teammate after receiving a massage; a third man, white, goes for a jog in a "bad" neighborhood, carrying a pistol, and shoots an African American teenager who had his hands in his pockets. When brought before the criminal justice system, all three men argue that they should be found "not guilty"; the first two use the defense of provocation, while the third argues he used his gun in self-defense. Drawing upon these and similar cases, Cynthia Lee shows how two well-established, traditional criminal law defenses—the doctrines of provocation and self-defense—enable majority-culture defendants to justify their acts of violence. While the reasonableness requirement, inherent in both defenses, is designed to allow community input and provide greater flexibility in legal decision-making, the requirement also allows majority-culture defendants to rely on dominant social norms, such as masculinity, heterosexuality, and race (i.e., racial stereotypes), to bolster their claims of reasonableness. At the same time, Lee examines other cases that demonstrate that the reasonableness requirement tends to exclude the perspectives of minorities, such as heterosexual women, gays and lesbians, and persons of color. *Murder and the Reasonable Man* not only shows how largely invisible social norms and beliefs influence the outcomes of certain criminal cases, but goes further, suggesting three tentative legal reforms to address problems of bias and undue leniency. Ultimately, Lee cautions that the true solution lies in a change in social attitudes.

COMPLICITY IN INTERNATIONAL LAW

Oxford University Press, USA Analysing the nature of complicity in international criminal law, this book provides an account of the growing attention being paid to the issue. Exploring the responsibilities of individuals, states, and non-state actors in their obligations, the changing status of complicity in international law is demonstrated.

LAW 101

Oxford University Press, USA "[A] fully updated survey of American law that incorporates fresh materials on recent Supreme Court cases, the latest developments in Internet law, and sensational criminal trials"--Flap page 1 of dust jacket.

UNDERSTANDING CRIMINAL PROCEDURE: VOLUME ONE, INVESTIGATION

LexisNexis *Understanding Criminal Procedure* is primarily designed for law students and is organized and written so that both students and professors can use it with confidence to better prepare for courses and improve classroom dialogue. Already cited extensively in scholarly literature and judicial opinions, scholars, practicing lawyers and courts will also find the expanded content of this newest edition indispensable. Inside you'll find extensive coverage of the most important United States Supreme Court cases and discussion of the Federal Rules of Criminal Procedure, federal statutes, and lower federal and state court cases. Overarching policy issues are considered extensively, and some of the hottest debates in the field are considered with high-quality and objective analysis. The user-friendly organization of the text helps you develop a comprehensive understanding of broad topics, or refine your focus with intuitive subsections that help you find answers to pressing questions more efficiently.

Citations to important scholarship, both classic and recent, help you to expand and refine your research on specific topics with ease, and footnotes include cross-references within the text to help you easily move to different chapters and subsections to understand how topics are inter-related. This first volume, *Investigation*, is intended for use in introductory criminal procedure courses focusing primarily or exclusively on police investigative process and constitutional concerns. A chapter on the defendant's right to counsel at trial and appeal and other non-police-practice issues is included in both volumes to allow greater flexibility based on the design of particular courses. The second volume, *Adjudication* covers the criminal process after the police investigation ends and the adjudicative process commences. It is most useful in more advanced criminal procedure courses that follow the criminal process through the various stages of adjudication, commencing with pretrial issues and explaining the process through charging, pretrial release and discovery, the trial, and post-conviction proceedings including sentencing and appeals.

THE SANCTITY OF LIFE AND THE CRIMINAL LAW

CRIMINAL PROCEDURE

PRINCIPLES, POLICIES AND PERSPECTIVES, 6TH, 2019 SUPPLEMENT

West Academic Publishing This supplement brings the principal text current with recent developments in the law.

CRIMINAL RESPONSIBILITY

Oxford University Press, USA This book considers the proper nature and scope of criminal responsibility in the light of its institutional and political role. Tadros begins by providing an account of the foundations, both ethical and political, of criminal responsibility, and moves on to reconsider some of the central doctrines of criminal responsibility. Part 1 examines the nature of criminal responsibility by employing a distinctive new conception of autonomy. Tadros explores the nature of autonomy, and asks what it means to respect autonomy. Building upon this consideration of autonomy, Tadros then explores the central conditions of responsibility. He provides the first systematic consideration of the relationship between criminal responsibility and liberal political theory, showing how the conditions of responsibility are articulated in, and restrained by, the institutional setting of the criminal law. In Part 2, Tadros moves on to consider some of the central doctrines of criminal responsibility. He examines the proper nature and role of causation, intentions, and beliefs; asking whether these concepts should be understood as descriptive or normative. The book moves on to provide a systematic normative investigation of the nature and role of criminal omissions and criminal defenses. Included are: a thorough account of the different ways in which mental disorders might ground defenses, the nature of justification defenses, the different kinds of excuse claim and the role that particular characteristics of the accused might have on the standards which the defendant must have met to escape criminal responsibility.

ENCYCLOPEDIA OF CRIME AND JUSTICE: ABORTION TO CRUEL & UNUSUAL PUNISHMENT

CRIMINAL LAW

EXAMPLES AND EXPLANATIONS

Aspen Publishers Finally, there is a Criminal Law study aid that teachers can recommend to their students with complete confidence: Singer and LaFond's *CRIMINAL LAW: Examples and Explanations*. Carefully designed to facilitate effective study, and written in a crisp, clear style, this book takes a practical three-step approach: Thorough descriptions explore and explain the concepts under consideration Examples give students an opportunity to test their comprehension by applying the law to contemporary fact patterns Explanations help them measure their mastery of the material and provide suggested answers and feedback Engaging student interest through stimulating hypotheticals, Singer and LaFond make their sophisticated analysis of criminal law not just painless, but actually fun to read. Both comprehensive and contemporary, *CRIMINAL LAW: Examples and Explanations*, covers provocative and timely subjects in eight major areas: the purposes of punishment Actus Reus and Mens Rea homicide causation inchoate crimes: solicitation and attempt group criminality: conspiracy and complicity rape defenses and excuses

DEFINING CRIMES

ESSAYS ON THE SPECIAL PART OF THE CRIMINAL LAW

Oxford University Press on Demand This collection of original essays, by some of the best known contemporary criminal law theorists, tackles a range of issues about the criminal law's 'special part' - the

part of the criminal law that defines specific offences. One of its aims is to show the importance, for theory as well as for practice, of focusing on the special part as well as on the general part which usually receives much more theoretical attention. Some of the issues covered concern the proper scope of the criminal law, for example how far should it include offences of possession, or endangerment? If it should punish only wrongful conduct, how can it justly include so-called 'mala prohibita', which are often said to involve conduct that is not wrongful prior to its legal prohibition? Other issues concern the ways in which crimes should be classified. Can we make plausible sense, for instance, of the orthodox distinction between crimes of basic and general intent? Should domestic violence be defined as a distinct offence, distinguished from other kinds of personal violence? Also examined are the ways in which specific offences should be defined, to what extent those definitions should identify distinctive types of wrongs, and the light that such definitional questions throw on the grounds and structures of criminal liability. Such issues are discussed in relation not only to such crimes as murder, rape, theft and other property offences, but also in relation to offences such as bribery, endangerment and possession that have not traditionally been subjects for in depth theoretical analysis.

APPRAISING STRICT LIABILITY

Oxford University Press on Demand *Strict liability is a controversial phenomenon in the criminal law because of its potential to convict blameless persons. Offences are said to impose strict liability when, in relation to one or more elements of the actus reus, there is no need for the prosecution to prove a corresponding mens rea or fault element. For example, in the 1986 case of Storkwain, the defendant chemists were convicted of selling controlled medicines without prescription simply upon proof that they had in fact done so. It was irrelevant that they neither knew nor had reason to suspect that the 'prescriptions' they fulfilled were forgeries. Thus strict liability offences have the potential to generate criminal convictions of persons who are morally innocent. Appraising Strict Liability is a collection of original contributions offering the first full-length consideration of the problem of strict liability in the criminal law. The chapters, including European and Anglo-American perspectives, provide a sustained and wide-ranging examination of the fundamental issues. They explore the definition of strict liability; the relationship between strict liability and blame, and its implications for the requirement for culpability in criminal law; the relevance of European and human rights jurisprudence; and the interaction between substantive rules of strict liability and evidential presumptions. The breadth and depth of the contributions combine to present readers with a sophisticated analysis of the place and legitimacy of strict liability in the criminal law.*

THE POWER OF CRITICAL THINKING

Provides the broadest range of tools, enabling students to think critically about their lives and the world around them. This comprehensive and engaging introduction to critical analysis delivers clear, step-by-step guidelines that provide students with the tools they need to systematically and rationally evaluate arguments, claims, and evidence. Fully up-to-date with examples from contemporary culture, politics, and media, this text helps students develop the skills they need to engage meaningfully with the world around them.

GEORGE FLETCHER'S ESSAYS ON CRIMINAL LAW

Oxford University Press *This volume collects, for the first time, a selection of criminal law scholar George Fletcher's most famous previously published shorter works as well as some that are less known but equally important. Each of the twelve essays by Fletcher is paired with one or more new critical commentaries on that essay. These critical commentaries trace the impact of the respective essay in the development of the criminal law and assess its future significance.*

ENCYCLOPEDIA OF CRIME AND JUSTICE

CRIMINAL LAW

CASES AND MATERIALS

This text, the only criminal law casebook authored by two progressive female law professors of color, provides the reader with both critical race and critical feminist theory perspectives on criminal law while following a traditional format. All of the usual subject areas are covered, but the book is unique in highlighting the cultural context of substantive criminal law. The book seamlessly integrates issues of race, gender, class, and sexual orientation so the teacher who wishes to address such issues does not have to assign supplemental reading assignments in order to do so. The book is also very student-friendly, providing a brief doctrinal overview of the subject matter at the beginning of each chapter. The book does away with the tradition of long lists of notes and questions following the cases, a trademark feature of many older casebooks, putting this material in the Teachers Manual for the teacher to use at his or her discretion. The forthcoming third edition is fresh and innovative, referencing several ripped from the headlines controversies, including the shooting of Trayvon Martin by George Zimmerman and Florida's stand your ground law, the arrest of African American Harvard professor Henry Louis Gates, Jr. for disorderly conduct, the shooting of Larry King, a gender nonconforming teenager, by classmate Brandon McInerney and the gay panic defense, and the repeal of North Carolina's Racial Justice Act.

CIVIL PROCEDURE

EXAMPLES AND EXPLANATIONS

Aspen Publishers

WOMEN, POLITICS, AND PUBLIC POLICY

THE POLITICAL STRUGGLES OF CANADIAN WOMEN

The second edition of Women, Politics, and Public Policy incorporates uniquely Canadian perspectives on the intersectionality of feminism, women's politics, and public policy-making. After outlining historical contexts and the foundations of feminist theory, the text examines topical, practical issues, offering an approach that is well-suited to both novices and advanced learners. Extensively updated and revised, this comprehensive volume is an essential tool for examining and understanding the many aspects of women's political activity and its relationship to public policy and social change.

THE IMPACT OF BEHAVIORAL SCIENCES ON CRIMINAL LAW

Oxford University Press This volume is essential reading for anyone interested in the ongoing genomics and neuroscience revolution and its implications for criminal law.

CRIMINAL LAW

West Academic Publishing Black Letter Outlines are designed to help a law student recognize and understand the basic principles and issues of law covered in a law school course. Black Letter Outlines can be used both as a study aid when preparing for classes and as a review of the subject matter when studying for an examination. Each Black Letter Outline is written by experienced law school professors who are recognized national authorities in their subject area.