Principles Of Criminal Law 5th Edition

Ashworth's Principles of Criminal Law
From Crime to Punishment
Principles of Criminal Law
Criminal Law
Complete Criminal Law
Principles and Values in Criminal Law
Criminal Justice
Principles of Criminal Law
3/e
Principles of Criminal Law
Basic Criminal Law
Criminal Law
Complete Criminal Law
Principles of Criminal Law
The Psychology of Criminal Conduct
Criminal Law Principles of Criminal Law
Restoring Justice
Manning, Mewett and Sankoff
Criminal Procedure
Cases and Materials on Criminal Law
Justice, Liability, And Blame
Principles of Criminal Law
Principles of Criminal Law
The Fundamental Concept of Crime
International Criminal Law
Modern Criminal Law
Principles of Criminal Law
Core Concepts in Criminal Law
Contemporary Criminal Law
General Principles of Criminal Law
Bloy and Parry's Principles of Criminal Law
Principles of Criminal Law
General Principles of Thai Criminal Law

This new edition of the popular and highly respected Criminal Law textbook, has been revised and completely updated to incorporate all developments in the field of criminal law since 1995. The criminal law is an increasingly complex and fascinating subject. The basic structure of this book on the subject has been retained, as has its emphasis on introducing the criminal law to students through the principles which lie behind, or should lie behind, it. Issues of principle and policy involved in the shaping of law as created by the legislature, courts, law reform bodies, and academic commentators are again dealt with. In this new edition greater emphasis is placed on the growing number of principles stemming from the European Convention on Human Rights. Specific attention is also paid to new developments in the law relating to complicity, provocation and other manslaughters, and to the defence of duress.

This is the eBook of the printed book and may not include any media, website access codes, or print supplements that may come packaged with the bound book. For courses in criminal law
The Principles of Criminal Law in a Concise, Accessible, and Clear Narrative
A concise yet comprehensive overview of criminal law, the Sixth Edition of Principles of Criminal Law is an engaging narrative text ideal for a one-semester course. Rather than focusing on dense citations and lengthy discussions, this text has a clear, accessible tone that will help students grasp the material quickly. Covering a variety of topics, such as white-collar crime, victimless crime, and political crime, as well as major offenses like homicide and sexual assault, chapters focus on real-world applications and include short edited cases, focus boxes, and end-of-chapter practicums. This edition includes updated information on changing marijuana laws, “Stand-Your-Ground” laws, terrorism, and more.

Clarkson and Keating's Criminal Law: Text and Materials examines the main principles and rules of criminal law and explores the theoretical bases upon which they are founded in an easily digestible text. The work combines the best features of a standard 'textbook' with those of a 'materials' book to provide guidance and direction on the law, whilst presenting a substantial amount of key primary material selected from a diversity of sources.

Adams on Criminal Law has been New Zealand's most trusted criminal law reference for over 40 years. The Student Edition looks at the Crimes Act 1961 and Criminal Procedure Act 2011 and offers practical commentary on key sections. The concise way in which it is written, and the easy to follow format make it an ideal resource for practitioners looking for a quick reference tool. The 2021 edition is generally current to 1 November 2020.

This textbook covers the Criminal Law option of the A-level law syllabus, and provides an ideal introduction for anybody coming to the subject for the first time. Criminal Law covers all A-level syllabuses/specification requirements, and is written by the principal examiner and principal assistant examiner in Criminal Law for one of the major examination boards. It contains extensive case illustration, and a range of examination related questions and activities. There is a special focus on key skills, and on the new synoptic assessment syllabus requirements. This fully updated third edition builds upon the success of the first two editions. It: provides coverage of OCR and AQA specifications is endorsed by

In his student treatise, noted authority Paul Robinson uses the Model Penal Code, realistic hypotheticals, and lucid explanations to describe the existing rules of American criminal law. (In fact, professors consistently remark on how well written and clear Robinson's text is.) He explains the reasoning behind those rules, the interrelation among them, and their application. Robinson gives the MPC's position on each topic, along with the most common deviations from it. Rather than viewing each rule in isolation, he examines each part of criminal law as a piece of a machine for determining criminal liability. The six parts of the book define those interrelationships: Introduction, General Principles in the Definition of Offenses, Principles of Imputation, General Defenses, Inchoate Liability, Specific Offenses. Since lawyers who know the reasoning of the drafters have a powerful advantage in arguing for a particular interpretation of a code provision, Robinson points students to important bibliographic sources at the end of each section. Each chapter starts with a hypothetical based on a real case. Throughout the chapter, Robinson refers back to the hypothetical, using it as a vehicle to analyze and clarify abstract concepts. Numerous footnotes, case references, and bibliographies make this text a lasting research tool. For a meaningful exploration of this fascinating area of study, you can depend on Paul Robinson's Criminal Law. Be sure to recommend this vital work to your next criminal law class.

For courses in criminal law. A succinct, readable survey of criminal law, Principles of Criminal Law is a clear, efficient introduction to criminal law viewed through the lens of human behavior. Concise enough for a one-semester course, it provides critical background information, establishes elements of major crimes, and covers a vast range of crimes, including white-collar, victimless, and political crimes -- without dense citations or lengthy discussion. Bolstered by cases and critical-thinking features, the 7th edition has new information on organized and white-collar crime, up-to-date marijuana laws, and additional content on specific crimes and legal rules.

This book examines the rapid development of the fundamental concept of a crime in international criminal law from a comparative law perspective. In this context, particular thought has been given to the catalyzing impact of the criminal law theory that has developed in major world legal systems upon the crystallization of the substantive part of international criminal law. This study offers a critical overview of international and domestic jurisprudence with regard to the construal of the concept of a crime (actus reus, mens rea, defences, modes of liability) and exposes roots of confusion in international criminal law through a comprehensive comparative analysis of substantive criminal laws in selected legal jurisdictions.

Restoring Justice: An Introduction to Restorative Justice offers a clear and convincing explanation of restorative justice, a movement within criminal justice with growing worldwide influence. It explores the broad appeal of this new vision and offers a brief history of its development. The book presents a theoretical foundation for the principles and values of restorative justice and develops its four cornerpost ideas of encounter, amends, inclusion and reintegration. After exploring how restorative justice ideas and values may be integrated into policy and practice, it presents a series of key issues commonly raised about restorative justice, summarizing various perspectives on each.

Providing the undergraduate criminal law course with a nationally acclaimed blend of analysis and illustrative cases, Joel Samaha's CRIMINAL LAW has been the textbook of choice among instructors for more than 30 years. Praised for his clear, concise, and engaging writing style, Samaha presents criminal law using a combined text/casebook approach. The text is known for its methodical, careful explanations of traditional law categories as well as its inclusion of both classic and contemporary cases. Packed with the latest topics and cases, new You Decide critical thinking features, and new Criminal Law in Focus discussions, the Twelfth Edition is even more effective in helping students understand and think analytically about the underlying principles and policies that specific cases illustrate. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

'Complete Criminal Law' provides a student-centred, straightforward approach to the criminal law LLB/CPE syllabus. It involves the student in an active approach to learning through the use of many learning features.
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.


For nearly fifteen years, Criminal Procedure: Principles, Policies and Perspectives (and their softcover versions, Criminal Procedure: Investigating Crime and Criminal Procedure: Prosecuting Crime), written by Joshua Dressler and George C. Thomas III, have sought to inspire students to analyze and critique constitutional and non-constitutional criminal procedure doctrine. The book features careful case selection and editing that includes dissenting and concurring opinions when useful in understanding the law. The Fifth Edition covers the recent changes in constitutional law, including in the Fourth Amendment (e.g., "search" law; broader warrant exceptions; and the recent narrowing of the exclusionary rule); interrogation law (e.g., changes in Miranda v. Arizona and in the sixth amendment right to counsel that make it easier for police to interrogation suspects and defendants); pretrial identification of suspects, and the confrontation clause. As in the past, the casebook includes "in the trenches" material, designed to give students an idea of what life is like inside the squad car, the interrogation room, and the courtroom.

This book provides step-by-step procedures to help police administrators execute their duties and fulfill their responsibilities more effectively, efficiently and productively. Divided into sections-behavioral aspects of police management, functional aspects of police management, and modern police management: major issues—it introduces the reader to a broad range of topics with which all police managers should be familiar.

CRIMINAL LAW AND PROCEDURE is an effective resource for learning all substantive and procedural aspects of criminal law. This practical, up-to-date text features important updates to criminal laws and statutes in the post-9/11 world, including white-collar crime, cybercrime, terrorism, standards of proof, the PATRIOT Act, and much more. Available with InfoTrac Student Collections http://gocengage.com/infotrac. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

This book examines shared intuitive notions of justice among laypersons and compares the discovered principles to those instantiated in American criminal codes. It reports eighteen original studies on a wide range of issues that are central to criminal law formulation.

The fifth edition of this established work on criminal law now includes detailed discussion of major judicial pronouncements on dolus eventualis (Pistorius), the limits of common purpose liability in its active association form (Dewnath), robbery with aggravating circumstances (Masingili), treason (the Boeremag Treason trial), racketeering/retrospectivity (Sovoi) and consensual child sexual experimentation (Teddy Bear Clinic). With the important entry into force on 9 August 2015 of the Prevention and Combating of Trafficking in Persons Act 7 of 2013, definitions of human trafficking and related offences have now become an integral part of our criminal law. Moreover, the transitional provisions on human trafficking in the Criminal Law (Sexual Offences and Related Matters) Amendment Act 32 of 2007 have been replaced with more detailed provisions under this Prevention and Combating of Trafficking in Persons Act 7 of 2013. A significant amendment to abortion law has been effected by the Choice on Termination of Pregnancy Amendment Act 1 of 2008 (assented to 12 February and promulgated 18 February 2008), following the Constitutional Court's judgment in Doctors for Life International v Speaker of the National Assembly 2006 (6) SA 416 (CC). Judgments of the Supreme Court of Appeal, the Constitutional Court and legislative amendments relevant to criminal law up until the end of 2015 have been included in this fifth edition of Principles of Criminal Law.
First Published in 1997. Routledge is an imprint of Taylor & Francis, an informa company.

Book & CD-ROM. The third edition of this established casebook on criminal law, originally compiled by Jonathan Burchell and John Milton, has been substantially revised and improved on by Jonathan Burchell. Over 50 new extracts and a companion CD-ROM containing an additional 17 extracts from cases and legislation have been included in this new edition. The book is a companion volume to "Principles of Criminal Law, 3rd edition" (2005), where the general principles of the South African criminal law and many of the specific crimes are fully analysed. The book can also be used on its own as it contains substantial extracts from judgments, with succinct explanatory headnotes.

This is a comprehensive, introductory criminal law textbook that expands upon traditional concepts and cases by coverage of the most contemporary topics and issues. Contemporary material, including terrorism, computer crimes, and hate crimes, serves to illuminate the ever-evolving relationship between criminal law, society and the criminal justice system's role in balancing competing interests. The case method is used throughout the book as an effective and creative learning tool. Features include: vignettes, core concepts, 'Cases and Concepts', 'You Decide' excerpts from state statutes, 'legal equations' and Crime in the News boxes' fully developed end-of-chapter pedagogy includes review questions, legal terminology and 'Criminal Law on the Web' resources' instructor resources (including PowerPoint slides, a computerized testbank and classroom activities) and a Student Study Site accompany this text.

This is the new edition of the leading textbook on criminal law by Professors Simester and Sullivan, now co-written with Professors Spencer, Stark and Virgo. Simester and Sullivan's Criminal Law is an outstanding account of modern English criminal law, combining detailed exposition and analysis of the law with a careful exploration of its theoretical underpinnings. Primarily, it is written for undergraduate students of criminal law and it has become the set text in many leading universities. Additionally, the book is used as an important point of reference in academic writing and postgraduate research in England and abroad. Simester and Sullivan's Criminal Law has been cited by appellate courts throughout the world. Review of Previous Edition: 'undoubtedly a first-rate companion for any undergraduate or postgraduate law course. Since attaining international recognition and citation in appellate courts worldwide, the security of the text's position as a point of academic reference remains as steadfast as ever.' John Taggart, Criminal Law Review

Ashworth's Principles of Criminal Law, now in its ninth edition, takes a distinctive approach to the subject of criminal law, whilst still covering all of the vital topics found on criminal law courses. Uniquely theoretical, it seeks to enlighten the reader as to the underlying principles and theoretical foundations of the criminal law, critically engaging readers by contextualizing and analysing the law. This is essential reading for students seeking a sophisticated and critically engaging exploration of the subject. Online Resources The text is accompanied by online resources housing a full bibliography as well as a selection of useful web links.

Building on "Principles of Criminal Law", this book provides an overview of the key aspects of criminal law doctrine as it applies in England and Wales. This fifth edition includes analysis of important case law and the impact of legislative reform of the Sexual Offences (Amendment) Act 2000.

Andrew Ashworth addresses the underlying principles and rationales of criminal law, providing students with a depth and maturity of analysis that confronts the major challenges in criminal law. The book incorporates all the recent developments in criminal law, including the Sexual Offences Act 2003, and addresses current controversies such as the debate over the shape of the law of murder and manslaughter; including discussion of the Law Commission's Consultation Paper. This is essential reading for students seeking a sophisticated and critically engaging exploration of the subject.

Celebrating the scholarship of one of the leading lawyers of the common law, Andrew Ashworth, the essays in this volume address fundamental questions of principle and value in criminal law, criminal process, human rights, sentencing, and punishment. This is a major contribution to contemporary debates about criminalization and punishment.
A comparative and collaborative study of the foundational principles and concepts that underpin different domestic systems of criminal law.

Reprint of the original, first published in 1867.

This book is centered around the major issues relating to criminal law in Thailand and aims to offer a detailed and systematic overview of the Thai criminal justice system. It is designed as a traditional textbook of criminal law which provides a succinct focused coverage of all the relevant aspects of laws, judgments, and legal reforms in a concise and readable form. Although all topics have been previously treated in the Thai language, this is the first and most comprehensive work in the English language about Thai criminal law. The book covers not only the legal system, starting from the Penal Code of 1908 and emphasizing the substantial changes that have been introduced in the past decades, but also the deep influence of doctrine and case law. It is built up in several layers, starting from the general rule, to gradually examine the more specific ones. The book begins with the elementary legal concepts to be learned by the reader, by defining the fundamental principles underlying the Thai criminal system and outlining its objectives. It then extensively describes the main offences under the Thai Penal Code and classifies those breaches of law which are crimes from those which are merely illegal without being criminal.

Opens with a consideration of the social, economic and historical context of criminal law before examining the principles that form the basis of criminal law in Australia. Case studies of important decisions influencing the development of the law are included and interesting issues are highlighted.

Basic Criminal Law, Third Edition offers a comprehensive, well-organized approach to understanding key legal concepts and to developing the real-world skills students will as paralegals or in other criminal justice roles. Thoroughly updated for the latest trends, it guides students through the history of criminal law, the crimes themselves, and specific legal procedures. To promote interest, it presents crimes first and then procedures, and highlights current events and case law throughout. This edition's new features include: completely revamped end-of-chapter material, including a comprehensive Building Your Professional Skills section; a new chapter on sex crimes; more coverage of evidence, technology, and appeals; more charts and diagrams; new state-specific examples, and updated case studies throughout.

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 and ongoing revisions to the Model Penal Code are also covered.