

pregnancy and policing, and self-care for victim advocates. Coverage of critical topics introduce you to important issues such as gender representation in criminal justice academia, multiple marginalities and LGBT populations, cyberstalking, labor trafficking, and challenges faced by women as criminal justice practitioners. Statistics, graphs, and tables demonstrate the most recent trends in the field to give students an accurate picture of the criminal justice system today.

Complicity in International Criminal Law

Conceptualising Transnational Corporate Groups for International Criminal Law

Criminal Courts

The Constitution, Procedure, and Crimes

From small law offices to federal agencies, all entities within the justice system are governed by complicated economic factors and face daily financial decision-making. A complement to Strategic Finance for Criminal Justice Organizations, this volume considers the justice system from a variety of economic and financial perspectives and introduces quantitative methods designed to improve the efficiency and effectiveness of organizations in both the non-profit and for-profit sectors. Using only a minimum of theory, Economic and Financial Analysis for Criminal Justice Organizations demonstrates how to make decisions in the justice system using multiple financial and economic models. Designed for readers with little knowledge of advanced mathematics, quantitative analysis, or spreadsheets, the book presents examples using straightforward, step-by-step processes with Excel and Linux Calc spreadsheet software. A variety of different types of decisions are considered, ranging from municipal bond issuance and valuation necessary for public revenues, pension planning, capital investment, determining the best use of monies toward construction projects, and other resource planning, allocation, and forecasting issues. From municipalities and police departments to for-profit prisons and security firms, the quantitative methods presented are designed to improve the efficiency and effectiveness of all organizations in the justice domain.

A book that students find interesting and instructors consider educationally valuable, this Fifth Edition of Contemporary Criminal Law combines traditional concepts with thought-provoking cases and engaging learning tools. Taking a casebook approach, the text covers both foundational and emerging legal topics such as terrorism, gangs, cybercrime, and hate crimes, illustrated by real-life examples that students connect with. Clear explanations of criminal law and defenses are complemented by provocative, well-edited cases followed by discussion questions to stimulate critical thinking and in-class discussion. The book provides a contemporary perspective on criminal law that encourages students to actively read and analyze the text. The Fifth Edition is enhanced throughout by new cases that offer the most up-to-date coverage of evolving legal opinions and developments in criminal law. New to This Edition New cases illuminate important concepts, including decisions on criminal acts, criminal intent, parties, corporate crime, kidnapping, identity theft, computer crime, prostitution, terrorism, and more. One or more new You Decide sections in most chapters clarify concepts to illustrate the complexity of legal analysis and enhance the interactive character of the text. Additional hypothetical problems are available on the companion site. New Crime in the News features look at recent events such as the criminal trial of Dylann Roof, the dark web, and the leaking of confidential government documents to help students apply important concepts to real-world scenarios. New and expanded discussions of critical topics cover the Second Amendment and gun control, the Trump administration's stance on marijuana, sentencing guidelines, and criminal defenses.

Restorative justice is increasingly being applied to settings characterized by large-scale violence and human rights abuses. While many embrace this development as an important step in attempts to transform protracted conflict, there are a number of conceptual challenges in transporting restorative justice from a democratic setting to one which has been affected by mass victimisation or civil war. These include responding to the seriousness and scale of harms that have been caused, the blurred boundaries between victims and offenders, and the difficulties associated with holding someone to account and compelling reparative activities. Despite reams of paper being devoted to defining restorative justice within democratic settings (where the concept first emerged), restorative scholars have been slow to comment on the integration of restorative justice into the transitional justice discourse. Restorative Justice in Transitional Settings brings together a number of leading scholars from around the world to respond to this gap by developing and further articulating restorative justice for transitional settings. These scholars push the boundaries of restorative justice to seek more effective approaches to addressing the causes and consequences of conflict and oppression in these diverse contexts. Each chapter highlights a limitation with current conceptions of restorative justice in the transitional justice literature and then suggests a way in which the limitation might be overcome. This book has strong interdisciplinary value and will be of interest to criminologists, legal scholars, and those engaged with international relations and peace treaties.

This book tackles one of the most contentious aspects of international criminal law – the modes of liability. At the heart of the discussion

is the quest for balance between the accused's individual contribution and the collective nature of mass offending. The principle of legality demands that there exists a well-defined link between the crime and the person charged with it. This is so even in the context of international offending, which often implies 'several degrees of separation' between the direct perpetrator and the person who authorises the atrocity. The challenge is to construct that link without jeopardising the interests of justice. This monograph provides the first comprehensive treatment of complicity within the discipline and beyond. Extensive analysis of the pertinent statutes and jurisprudence reveals gaps in interpreting accessorial liability. Simultaneously, the study of complicity becomes a test for the general methods and purposes of international criminal law. The book exposes problems with the sources of law and demonstrates the absence of clearly defined sentencing and policy rationales, which are crucial tools in structuring judicial discretion. Awarded The Paul Guggenheim Prize in International Law 2017!

□□□□□

California Criminal Law Concepts

Concepts and Controversies

And Review Materials on the Revised Penal Code and Other Philippine Penal Laws (1904-2019)

The Oxford Handbook of Moral Psychology

This author team had students in mind when they wrote the book on Criminal Law. Criminal Law: Core Concepts uses examples and case excerpts that are interesting and informative, along with logically organized, plain-English discussion of the Model Penal Code. This is the basis for developing a solid understanding of criminal law concepts. One look inside this book and you'll notice that every page promises unobstructed learning. You'll see an uncluttered page design, uncluttered coverage, writing uncluttered by legalese, and case excerpts uncluttered by extraneous detail. Everything in this book serves a purpose. Criminal Law: Core Concepts features: A commitment to clarity, reflected in the writing style, organization, pedagogy, and design. Shrewd case editing that hones in on salient themes and principles. Engaging and informative examples throughout the text. Plain English discussion of the Model Penal Code. Timely coverage of contemporary topics, such as street crime.

Using running cases that appear in each chapter, this book offers students real-life examples of the pathways and outcomes of criminal behaviour. Designed to enhance learning and critical thinking skills, each case study provides concrete examples of events, concepts, and terms. Additionally, the emphasis on technology and the criminal justice system demonstrates the evolution and rapid societal changes that create complex questions for policy and ethical decision making. Offered both in print and Interactive eBook editions, this text provides flexibility for different modes of instruction and appeals to students of all learning styles.

Powerfully illustrated, compelling content. Criminology is a user-friendly criminology text that teaches students about the exciting field of criminology using the learning skills they already possess. In recognition of the visual orientation of today's learners, we sought to achieve a comprehensive integration of graphic art with the concepts and ideas of criminology. Consequently, Criminology is intensely visual. Its layout and design invite readers to explore its pages, which powerfully illustrate the critical concepts that are central to the field of criminology today. Our intent is to visually attract readers to the subject matter of criminology, making for ease of learning.

A comprehensive examination of the criminal court system and the processing of defendants. From the actors in the system, including judges, prosecutors, and defense attorneys, through the sentencing and appeals process, Criminal Courts provides comprehensive coverage of the United States Criminal Court systems in a succinct, readable approach. It examines issues confronting the system from historical, philosophical, sociological, and psychological perspectives, and throughout there are comparisons of court ideals with what actually happens in the courts. Comprehensive coverage of the processing of offenders from when they are arrested and charged with crimes, to when they are convicted and sentenced is presented, and throughout the text, practical, real-life applications of the topics and issues give the material meaning. Included to enhance learning are: evidence-based chapter openings that provide context to the chapter's material, boxes that discuss relevant case law, chapter summaries to reiterate the chapter learning objectives, and policy-oriented critical thinking exercises based on current issues facing the system.

Restorative Justice in Transitional Settings

Policing the Lives of Black and Latino Boys

Concepts, Cases, and Controversies

California Criminal Law Concepts and Student Powernotes Package, 2012 Edition

Essential Criminal Law

A tool to support students with their study of California Criminal Law Concepts, 2012 edition.

California Criminal Law Concepts, 2016 Edition is the most authoritative full-featured textbook on California Criminal Law - and is updated with new relevant state laws each year! To request the PowerPoint supplements or the Instructor Manual for this book please email: victoria.chamberlin@pearson.com.

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.

"The text is logically organized and easy to read and understand. Students will find the text intriguing as they move through the coverage of the controversies from the text."—Michelle L. Foster, Kent State

University Updated with new content and current controversies that facilitate critical thinking, debate, and application of the concepts, Mallicoat's Crime and Criminal Justice, Second Edition, provides accessible and concise coverage of all relevant aspects of the criminal justice system, as well as unique chapters on victims and criminal justice policy. Using an innovative format designed to increase student engagement and critical thinking, each chapter is followed by two Current Controversy debates that dive into a critical issue in criminal justice. These features challenge misconceptions by providing a balanced debate of both the pros and the cons of each issue and are followed by probing questions to help students think critically about timely topics. With contemporary examples that students can easily apply and a broad range of effective learning tools, this practical text helps students go beyond the surface toward a deeper understanding of the criminal justice system. This title is accompanied by a complete teaching and learning package. Contact your SAGE representative to request a demo. Digital Option / Courseware SAGE Vantage is an intuitive digital platform that delivers this text's content and course materials in a learning experience that offers auto-graded assignments and interactive multimedia tools, all carefully designed to ignite student engagement and drive critical thinking. Built with you and your students in mind, it offers simple course set-up and enables students to better prepare for class. Assignable Video with Assessment Assignable video (available with SAGE Vantage) is tied to learning objectives and curated exclusively for this text to bring concepts to life. Watch a sample video now. LMS Cartridge (formerly known as SAGE Coursepacks): Import this title's instructor resources into your school's learning management system (LMS) and save time. Don't use an LMS? You can still access all of the same online resources for this title via the password-protected Instructor Resource Site. Learn more. SAGE Lecture Spark: Designed to save you time and ignite student engagement, these free weekly lecture launchers focus on current event topics tied to key concepts in Criminal Justice. Access this week's topic.

Theories of Co-perpetration in International Criminal Law

Core Concepts

Myth and Reality in Law and Courts

American Judicial Process

Contemporary Criminal Law

In this third edition of Criminal Law for the Criminal Justice Professional, Norman M. Garland—through his multiple perspectives as a Professor of Law, a former criminal defense attorney, and a former prosecutor—presents a comprehensive introduction to the basic criminal law structure at the heart of the criminal justice system in the United States. Straightforward yet analytical, the text aims at delivering to students a timely overview of the state of American criminal law in the global and volatile climate of the twenty-first century. Instructors and students can now access their course content through the Connect digital learning platform by purchasing either standalone Connect access or a bundle of print and Connect access. McGraw-Hill Connect® is a subscription-based learning service accessible online through your personal computer or tablet. Choose this option if your instructor will require Connect to be used in the course. Your subscription to Connect includes the following: • SmartBook® – an adaptive digital version of the course textbook that personalizes your reading experience based on how well you are learning the content. • Access to your instructor's homework assignments, quizzes, syllabus, notes, reminders, and other important files for the course. • Progress dashboards that quickly show how you are performing on your assignments and tips for improvement. • The option to purchase (for a small fee) a print version of the book. This binder-ready, loose-leaf version includes free shipping. Complete system requirements to use Connect can be found here: <http://www.mheducation.com/highered/platforms/connect/training-support-students.html>

This groundbreaking study seeks to clarify the concept of universal crimes in international law. It provides a new framework for understanding important features of this complex field of law concerned with the most serious crimes. Central issues include the following: What are the relevant crimes that may give rise to direct criminal liability under international law? Are they currently limited to certain core international crimes? Why should certain crimes be included whereas other serious offences should not? Should specific legal bases be considered more compelling than others for selection of crimes? Terje Einarsen (1960) is a judge at the Gulating High Court. He holds a Ph.D. (Doctor Juris) from the University of Bergen and a masters degree (LL.M.) from Harvard Law School.

Equipping you with a practical understanding of legal topics, Gardner and Anderson's CRIMINAL LAW, 12th Edition, delivers comprehensive coverage of the major components of substantive criminal law in a remarkably reader-friendly presentation. Its narrative, descriptive approach exposes readers to the language of the law without overwhelming them. A longtime market leader, the book offers complete coverage of the issues and principles that drive American criminal justice today. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

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.

Criminal Law

Introduction to Criminal Justice

Homeland Security

Basic Criminal Law

Criminal Law for the Criminal Justice Professional

After the French Revolution and the Napoleonic Wars, the leaders of Europe at the Congress of Vienna aimed to establish a new balance of power. The settlement established in 1815 ushered in the emergence of a genuinely European security culture. In this volume, leading historians offer new insights into the military cooperation, ambassadorial conferences, transnational police networks, and international commissions that helped produce stability. They delve into the lives of diplomats, ministers, police officers and bankers, and many others who were concerned with peace and security on and beyond the European continent. This volume is a crucial contribution to the debates on securitisation and security cultures emerging in response to threats to the international order. Despite the growth in international criminal courts and tribunals, the majority of cases concerning international criminal law are prosecuted at the domestic level. This means that both international and domestic courts have to contend with a plethora of relevant, but often contradictory, judgments by international institutions and by other domestic courts. This book provides a detailed investigation into the impact this pluralism has had on international criminal law and procedure, and examines the key problems which arise from it. The work identifies the various interpretations of the concept of pluralism and discusses how it manifests in a broad range of aspects of international criminal law and practice. These include substantive jurisdiction, the definition of crimes, modes of individual criminal responsibility for international crimes, sentencing, fair trial rights, law of evidence, truth-finding, and challenges faced by both international and domestic courts in gathering, testing and evaluating evidence. Authored by leading practitioners and academics in the field, the book employs pluralism as a methodological tool to advance the debate beyond the classic view of 'legal pluralism' leading to a problematic fragmentation of the international legal order. It argues instead that pluralism is a fundamental and indispensable feature of international criminal law which permeates it on several levels: through multiple legal regimes and enforcement fora, diversified sources and interpretations of concepts, and numerous identities underpinning the law and practice. The book addresses the virtues and dangers of pluralism, reflecting on the need for, and prospects of, harmonization of international criminal law around a common grammar. It ultimately brings together the theories of legal pluralism, the comparative law discourse on legal transplants, harmonization, and convergence, and the international legal debate on fragmentation to show where pluralism and divergence will need to be accepted as regular, and even beneficial, features of international criminal justice.

A hornbook and textbook – it explains the basics, fundamentals and rudiments of Criminal Law and conjunctively delves further into the legal texts and treatises upon which established precedents on the subject are based, wherewith the book descants the more subtle and perplexing issues and legal principles as pronounced by the High Court in the cases discussed and cited in this work. This volume contains an aggregate of four hundred and forty (440) cases, showing the facts on how the crime was perpetuated, and in plain and easy language the meaning of the legal provisions being discussed, carefully selected and culled from more than a century of Supreme Court decisions. The presentation deviates from the conventional method of article by article sequence of discussion, and instead sunders them into various segments according to the issues posed and the legal doctrines applied and discussed, with review materials – in outline form – on several aoristic and obscure areas interjected between the segments. By the described method of instruction, further guided by the syllabi systematically interwoven with a quick search subject index, thereby modifying the format of the index section to find easy-to-find additional review materials, the readers – the legal researchers, the students of criminal law, the bar and board reviewees and the police officers alike – would find ease in learning and understanding Criminal Law.

Packed with examples from real-world situations faced by today's law enforcement professionals, CRIMINAL PROCEDURE: LAW AND PRACTICE, 10th Edition gives readers a practical and authoritative look at the most current guidelines in criminal procedure. Comprehensive and accurate without bogging readers down in unnecessary details, the text includes cutting-edge coverage of the law as it relates to arrests, searches and seizures, vehicle stops, use of force, interrogations, and line-ups. It also discusses current topics such as racial profiling, DNA evidence, plea bargaining, seizures of text/email messages, and many others. Interesting case briefs, sample police forms, hypothetical cases, and coverage of the most recent Supreme Court rulings keep the text as relevant as ever. Its clear, reader-friendly presentation makes law enforcement concepts easy to understand and apply. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Structure, Process, and Issues

Criminal Justice Organizations: Administration and Management

Criminal Law Case Digests

Pluralism in International Criminal Law

California Criminal Law Concepts 2016

Engaging, visually dynamic, and packed with vivid illustrations, INTRODUCTION TO CRIMINAL JUSTICE, Fourteenth Edition, provide an exciting behind-the-scenes look at the workings of the police, courts, and correctional systems while equipping readers with a solid understanding of criminal justice concepts. The text's balanced, objective presentation and to-the-point writing style effectively guide students through the intricate workings of the concepts and processes of justice as well as key policy issues. In addition, an emphasis on today's career options prepares readers for success beyond the classroom. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

This book provides a refined definition of co-perpetration responsibility that could be uniformly applied in both the ad hoc- and the treaty-based (ICC Rome Statue) model of international criminal justice.

Criminal Law for the Criminal Justice Professional, authored by criminal justice expert Norman M. Garland, provides a comprehensive study of the rules and laws that encompass the structure of the criminal justice system. The 4th edition gives a wide-ranging overview of the nature, origins, and purposes of the criminal justice system, affording students a thorough understanding of this complex subject matter. The Connect course for this offering includes SmartBook, an adaptive reading and study experience which guides students to master, recall, and apply key concepts while providing automatically-graded assessments. McGraw-Hill Connect® is a subscription-based learning service accessible online through your personal computer or tablet.

Choose this option if your instructor will require Connect to be used in the course. Your subscription to Connect includes the following: □ SmartBook® - an adaptive digital version of the course textbook that personalizes your reading experience based on how well you are learning the content. □ Access to your instructor's homework assignments, quizzes, syllabus, notes, reminders,

and other important files for the course. □ Progress dashboards that quickly show how you are performing on your assignments and tips for improvement. □ The option to purchase (for a small fee) a print version of the book. This binder-ready, loose-leaf version includes free shipping. Complete system requirements to use Connect can be found here:

<http://www.mheducation.com/highered/platforms/connect/training-support-students.html>

POLICE ADMINISTRATION, 3rd edition, is a comprehensive yet easy to read, up-to-date introduction to police administration for academic courses and for practitioners preparing for a promotional exam. Practical applications and case studies, usually from specific departments, fully support the theoretical concepts. On the Job boxes highlight insights by working police administration professionals. Court cases are provided throughout to promote understanding of legal concepts which apply to the various aspects of administration. The book's real-world focus, backed up by theory, allows students to understand key issues such as conflict resolution, human resources, budgeting and collective bargaining. Actual documents, materials and forms that are used in law enforcement organizations across the country supplement the chapters, giving another layer to the training provided by this text. Current topics of terrorism and homeland security concerns, along with accountability and management of stress and fatigue are covered to equip students with a complete understanding of the intricacies of Police Administration. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Women, Gender, and Crime

Criminal Procedure: Law and Practice

The Encyclopedia of Crime and Punishment

Economic and Financial Analysis for Criminal Justice Organizations

Crime and Criminal Justice

The Oxford Handbook of Moral Psychology is a comprehensive, multidisciplinary, state-of-the-art overview of moral psychology. The 50 chapters, written by leading figures in both philosophy and psychology, cover many of the most important topics in the field and form the definitive survey of contemporary moral psychology.

California Criminal Law Concepts

Der Band schlägt ein Konzept des transnationalen Konzerns für das Völkerstrafrecht vor. Die Analyse von Völkerrecht, EU-Kartellrecht, US- und englischem Recht sowie ökonomischer Theorien zeigt den Konzern als ökonomische Einheit, wenn Kontrollmacht und tatsächliche Kontrollausübung vorliegen. Das Buch ergänzt die strafrechtliche Debatte um einen bis jetzt vernachlässigten gesellschaftsrechtlichen Blickwinkel und schafft mehr Klarheit hinsichtlich der Konturen und notwendigen Elemente des transnationalen Konzerns. Die Kriterien entspringen einer gründlichen Analyse transnationaler, übergreifender Strukturmerkmale des Konzerns in den untersuchten Rechtsordnungen. Das Hauptaugenmerk liegt dabei auf der tatsächlichen Kontrollausübung und ihren verschiedenen Formen. Als Ergebnis der Synthese steht ein detailliertes und ökonomisch abgesichertes Konzept des transnationalen Konzerns, der als potenzieller Adressat völkerstrafrechtlicher Normen in Betracht kommt.

"This is a well-rounded book that seems more interesting to students than other books I have used. It provides information on some cutting-edge themes in law and society while staying well grounded in the theories used by law and society practitioners." —Lydia Brashear Tiede, Associate Professor, University of Houston Law and Society, Second Edition, offers a contemporary, concise overview of the structure and function of legal institutions, along with a lively discussion of both criminal and civil law and their impact on society. Unlike other books on law and society, Matthew Lippman takes an interdisciplinary approach that highlights the relevance of the law throughout our society. Distinctive coverage of diversity, inequality, civil liberties, and globalism is intertwined through an organized theme in a strong narrative. The highly anticipated Second Edition of this practical and invigorating text introduces students to both the influence of law on society and the influence of society on the law. Discussions of the pressing issues facing today's society include key topics such as the law and inequality, international human rights, privacy and surveillance, and law and social control. Log in at study.sagepub.com/lippmanls2e for additional teaching and learning tools.

Law and Society

Criminology

1815 and the New European Security Culture

The Concept of Universal Crimes in International Law

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 Decides, 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 contemporary, comprehensive, case-driven book from award-winning teacher Matthew Lippman covers the constitutional foundation of criminal procedure and includes numerous cases selected for their appeal to today's students. Organized around the challenge of striking a balance between rights and liberties, Criminal Procedure, Fourth Edition emphasizes diversity and its impact on how laws are enforced. Built-in learning aids, including You Decide scenarios, Legal Equations, and Criminal Procedure in the News features, engage students and help them master key concepts. Fully updated throughout, the Fourth Edition includes today's most recent legal developments and decisions. Features and Benefits A chapter-opening vignette drawn from a case in the chapter gets students immediately involved in the content that follows. Test Your Knowledge questions at the beginning of each chapter help students activate prior knowledge read with purpose for topics they don't yet know. Edited cases introduced by clear and accessible descriptions provide students with concrete examples and illustrations and

expose them to the actual documents that have shaped the American criminal justice system. Additional edited cases are available on the student study website. Legal Equations offer visual overviews of the laws and concepts discussed in the text. Questions after each case reinforce learning and help students uncover the key points. Criminal Procedure in the News excerpts expose students to contemporary developments in the law through current events. Chapter Summaries and Chapter Review Questions help students prepare for exams. A chapter-ending Legal Terminology section with corresponding Glossary helps students master the vocabulary of the criminal justice system. New to this Edition A number of significant, new U.S. Supreme Court decisions are now cases discussed in the book, such as *United States v. Carpenter*, which raised important questions around police use of new technology. Other new cases address important issues including privacy, racial discrimination, and effective assistance of counsel, search and seizure, juries, plea bargaining, the exclusionary rule, pretrial motions, and habeas corpus. Features. The content includes a new Test Your Knowledge feature and a number of new You Decide and Criminal Procedure in the News features that explore crucial topics such as police use of deadly force, the second amendment and gun control, a defendant's right to a bail, racial bias in jury deliberations, searches of electronic devices, and much more. Topics. Several new topics have been added or expanded to reflect their growing impact on criminal procedure. These topics include technology and the home, police use of cell-site location information and body cameras, patterns and trends of Terry stops in major cities across the US, individuals being arrested for "Walking While Black," racial bias in the judiciary, and the impact of the policies of the Trump administration on the use of drones, the detention of undocumented immigrants, and the continued operation of the detention facilities at Guantanamo.

Providing cutting-edge coverage of modern management theory, *CRIMINAL JUSTICE ORGANIZATIONS: ADMINISTRATION AND MANAGEMENT*, 5e emphasizes the application of management techniques appropriate to each area of the criminal justice system. Known for its thoroughness, accessibility, and practicality, the book focuses on the both the hows and whys of management techniques, equipping readers with the skills, knowledge, and solid understanding they need to effectively deal with the management challenges they will face in their own careers. Completely current and relevant, the Fifth Edition includes thoroughly updated research, more statistics, and coverage of such key topics as civil liability, political power, ethics, budgeting, and more. Chapters begin with timely opening vignettes that immediately draw readers into management concepts and theory, while insight from actual CJ professionals is featured throughout the text. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.