

# ***Smith And Hogan Criminal Law 12th Edition***

Smith and Hogan: Criminal Law is regarded as the leading doctrinal textbook on criminal law in England and Wales and has been for almost 40 years. The legal principles and rules involved in criminal law are often complex and technical. It is essential therefore, that students have a clear and comprehensive account of the law to guide their study. For generations of students Smith and Hogan: Criminal Law has fulfilled that need. It provides a detailed and critical exposition of the general principles of criminal liability and the law of the most important crimes. Its authoritative nature renders it popular with practitioners and leads to its frequent citation by the courts. The book is complimented by an Online Resource Centre providing updates and useful weblinks.

Smith's Law of Theft has long been established as the authoritative work on the subject, and is frequently cited in the courts. Now in its ninth edition, the book provides a detailed and critical account of the law of theft and related dishonesty offences, as well as the extensive case law which has grown up around them.

JOIN OVER HALF A MILLION STUDENTS WHO CHOSE TO REVISE WITH LAW EXPRESS Revise with the help of the UK's bestselling law revision series. Features:

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This collection of original essays, by some of the best known

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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.

Criminal Law

The Criminal Justice System and Health Care

Text, Cases, and Materials

Simester and Sullivan's Criminal Law

Smith & Hogan's Essentials of Criminal Law

Cross & Tapper continues to provide

exceptionally clear and detailed coverage of the modern law of evidence, with an element of

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international comparison. The foremost authority in the area, it is a true classic of legal literature. Do you understand the key elements of exemption clauses? Are you confused by consideration? Contract Law Directions tackles these and many more questions, introducing you to this exciting area of law. The Directions series has been written with students in mind. The ideal guide as they approach the subject for the first time, this book will help them:

- DT Gain a complete understanding of the topic: just the right amount of detail conveyed clearly
- DT Understand the law in context: with scene-setting introductions and highlighted case extracts, the practical importance of the law becomes clear
- DT Identify when and how to critically evaluate the law: they'll be introduced to the key areas of debate and given the confidence to question the law
- DT Deepen and test knowledge: visually engaging learning and self-testing features aid understanding and help students tackle assessments with confidence
- DT Elevate their learning: with the ground-work in place you can aspire to take learning to the next level, with direction provided on how to go further

An extensive Online Resource Centre provides a wide range of extra resources to further support studies, including:

- DT Self-test questions
- DT Guidance on answering essay and problem questions
- DT Web links
- DT Flashcard glossary

Additional lecturer resources include: DT

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Diagrams from the book

Fresh, modern, and practical, Public Law provides law undergraduates with a unique approach to constitutional and administrative law, aptly demonstrating why this is an exciting time to be studying the subject. Writing in a fluid, succinct style, the authors carve a logical pathway through the key areas studied on the LLB, guiding students to a solid understanding of the fundamental principles. This theoretical grounding is then rooted in reality, with each concept applied to a hypothetical scenario (included at the start of each chapter) to set it into a practical context. While this practical element helps students to understand how the law applies and develop problem-solving skills, a trio of supportive learning features also encourages active engagement with and a critical appreciation of public law. 'Key case' boxes highlight and analyse the significant case law in each area; "Counterpoint" boxes flag alternative viewpoints and areas of debate; and "Pause for reflection" boxes prompt readers to consider the impact of laws, and what potential developments and reforms may lie ahead. Public Law's modern approach and unique combination of practical application and theoretically critical discussion makes it the ideal choice for students seeking to understand concepts not only in the abstract but in practice, helping them to develop the skills they need to succeed at university

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and beyond. Online Resources This title is supported by an online resources platform for students featuring guidance on approaching and analysing the real life scenarios in the book, a bank of multiple choice questions, legal updates, and links to useful material elsewhere on the web.

This book examines questions of medical accountability and ethics. It analyses how the criminal justice system regulates health care practice, and to what extent it can and should be used as a tool to resolve ethical conflict in health care. For most of the twentieth century, criminal courts were engaged in matters relating to medicine principally as a forum to resolve ethical controversies over the sanctity of life. However, the judiciary approached this function with reluctance and a marked tendency to defer to the medical profession to define what constituted ethical, and thus lawful conduct. However, over the past 25 years, criminal courts have increasingly been drawn into these types of question, and the criminal law has become a major actor in the resolution of ethical conflict. The trend to prosecute for aberrant professional conduct or medical malpractice and the role of the criminal process in medicine has been analytically neglected in the UK. There is scant literature addressing the appropriate boundaries of the criminal process in resolving ethical conflict, the theoretical legal analysis of the law's

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relationship with health care, or the practical impact of the criminal justice system on professionals and the delivery of health care in the UK. This volume addresses these issues via a combination of theoretical analyses and key case studies, drawing on the experiences of other carefully selected jurisdictions. It places a particular emphasis on the appropriateness of the involvement of the criminal justice system in health care, the limitations of this developing trend, and solutions to the problems it throws up. The book takes euthanasia as a primary example of the issues raised by the intersection of health care and the criminal law, and questions whether health care issues appropriately fall within the remit of the criminal justice system.

Law Express: Criminal Law  
Supplement

Reshaping the Criminal Law

Responsibility, Culpability, and Wrongdoing

Landmark Cases in Criminal Law

Celebrating fifty years since it first published in 1965, Smith & Hogan's Criminal Law is rightly regarded as the leading doctrinal textbook on criminal law in England and Wales. The book owes its consistent popularity to its accessible style, depth of analysis, and breadth of coverage. Professor David Ormerod has been joined by Karl Laird to continue the tradition set down by Professors Sir John Smith and Brian Hogan by producing a textbook for a wide legal readership.

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The text continues to be an invaluable resource for undergraduate students and an essential reference source for criminal law practitioners. Online Resource Centre The text is accompanied by free comprehensive annual legal updates, organized by chapter. Also included is a full bibliography arranged alphabetically and by chapter.

This comprehensive casebook provides extracts from all of the key cases along with other essential materials from statutes, reports, books, and articles. Notes and questions provide context and encourage deep learning. It is the perfect companion to a textbook such as Smith and Hogan Criminal Law.

Smith and Hogan's Criminal Law Oxford University Press, USA

If you could change one part of the criminal law, what would it be? The editors put this question to nine leading academics and practitioners. The first nine chapters of the collection present their responses in the form of legal reform proposals, with topics ranging across criminal law, criminal justice and evidence – including confiscation, control orders, criminal attempts, homicide, assisted dying, the special status of children, time restrictions on prosecution, the right to silence, and special measures in court. Each chapter is followed by a comment from a different author, providing an additional expert view on each reform proposal. Finally, the last

two chapters broaden the debate to discuss criminal law reform in general, examining various reform bodies and mechanisms across England, Wales and Scotland. Criminal Law Reform Now highlights and explores the current reform debates that matter most to legal experts, with each chapter making a case for positive change.

Ashworth's Principles of Criminal Law

Fundamentals of Criminal Law

Modern Land Law

Killing in Self-defence

Criminal Law Theory

**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.**

**This book explores the philosophical underpinnings of the law's major doctrines concerning actus reus, mens rea, and defences, showing that they are not always driven by culpability but are grounded also in principles of moral responsibility, ascriptive responsibility, and wrongdoing.**

**Fully updated and revised to fit in with the new laws and structure in the Commonwealth Caribbean law and legal**

**systems, this new edition examines the institutions, structures and processes of the law in the Commonwealth Caribbean. The author explores: - the court system and the new Caribbean Court of Justice which replaces appeals to the Privy Council - the offshore financial legal sector - Caribbean customary law and the rights of indigenous peoples - the Constitutions of Commonwealth Caribbean jurisdictions and Human Rights - the impact of the historical continuum to the region's jurisprudence including the question of reparations - the complexities of judicial precedent for Caribbean peoples - international law as a source of law - alternative dispute mechanisms and the Ombudsman Effortlessly combining discussions of traditional subjects with those on more innovative subject areas, this book is an exciting exposition of Caribbean law and legal systems for those studying comparative law.**

**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.**

**Smith and Hogan's Criminal Law**

**A True Story of Love, Lies, Greed, and Murder**

**Harm and Culpability**

**Essays on the Special Part of the Criminal Law**

**Criminally Ignorant**

**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 'Smith and Hogan's Essentials of Criminal Law' combines the authority you would expect from a Smith and Hogan title with succinct coverage and a wealth of student friendly learning features to aid study. This book is a comprehensive analysis of the criminal defence of self-defence from a philosophical, legal and human rights perspective. The primary focus is on self-defence as a defence to homicide, as this is the most difficult type of self-defensive force to justify. Although not

always recognised as such, self-defence is a contentious defence, permitting as it does the victim of an attack to preserve her life at the expense of another. If one holds that all human life is of equal value, explaining why this is permissible poses something of a challenge. It is particularly difficult to explain where the aggressor is, for reasons of non-age or insanity for example, not responsible for her actions. The first part of the book is devoted to identifying the proper theoretical basis of a claim of self-defence. It examines the classification of defences, and the concepts of justification and excuse in particular, and locates self-defence within this classification. It considers the relationship between self-defence and the closely related defences of duress and necessity. It then proceeds critically to analyse various philosophical explanations of why self-defensive killing is justified, before concluding that the most convincing account is one that draws on the right to life with an accompanying theory of forfeiture. The book then proceeds to draw upon this analysis to examine various aspects of the law of self-defence. There is detailed analysis of the way in which, on a human rights approach,

it is appropriate to treat the issues of retreat, imminence of harm, self-generated self-defence, mistake and proportionality, with a particular focus on whether lethal force is ever permissible in protecting property or in preventing rape. The analysis draws on material from all of the major common law jurisdictions. The book concludes with an examination of the implications that the European Convention on Human Rights might have for the law of self-defence, especially in the areas of mistaken belief and the degree of force permissible to protect property.

From a New York Times–bestselling journalist: The story of the murder of a California attorney at the hands of the lethally cunning wife he never doubted. A wealthy and well-connected legal ace and the proud owner of a champion show horse, Larry McNabney had every reason to love his life. But when he disappeared in September 2001, his wife, Elisa, claimed he joined a cult. When Larry’s body was found in a shallow grave three months later, Elisa was already gone. In a red convertible Jaguar, her brown hair dyed blond, Mrs. McNabney was speeding toward a new life in Florida—and a brand new identity. Who was Elisa McNabney? Beautiful, seductive, and ruthless, she

had thirty-eight aliases and a rap sheet a mile long. Carlton Smith, coauthor of the true crime classic *The Search for the Green River Killer*, reveals one shocking surprise after another in this harrowing tale of broken vows and deadly betrayal.

**Commonwealth Caribbean Law and Legal Systems**

**A Comparative Law Analysis  
Essays in Honour of Glanville Williams  
Individual Criminal Responsibility in  
International Law  
Smith and Hogan's Text, Cases, and  
Materials on Criminal Law**

*A comprehensive and up-to-date exposition of criminal procedure in a straightforward style. The various stages of a criminal case are examined in depth and reference is made to statutory law materials and to relevant case law. The book includes the changes made to the Court of Appeal by the Criminal Act 1995 and the provisions relating to criminal proceedings, pre-trial hearings and disclosure of evidence contained in the Criminal Procedure and Investigations Act 1996. Intended for undergraduates, postgraduates and students on the BVC and LPC, it should also be useful for practitioners appearing in the criminal courts.*

*Smith, Hogan, & Ormerod's Criminal Law is rightly regarded as the leading doctrinal textbook on criminal law in England and Wales. The book owes its consistent popularity to its accessible style, depth of analysis, and breadth of coverage. Over fifty years since the publication of the first edition, Professor David Ormerod and Karl Laird continue the tradition set down by Professors Sir John Smith and Brian Hogan by producing a textbook of unrivaled quality. The text continues to be an invaluable resource*

*for undergraduate students and an essential reference source for criminal law practitioners. Online resources: A selection of online resources accompany this text, including: DT Comprehensive annual legal updates, organized by chapter DT A full bibliography arranged alphabetically and by chapter DT A selection of additional online chapters*

*This book examines how international law prohibits state and individual complicity. Complicity is a derivative form of responsibility that links an accomplice to the wrongdoing of a principal actor. Whenever a legal system prohibits complicity, it must address certain questions as to the content and structure of the rules. To understand how international law answers these questions, this book proposes an analytical framework in which complicity rules may be assessed and defends a normative claim as to how they should be structured. Anchored by this framework and normative claim, this book shows that international criminal law regulates individual complicity in a comprehensive way, using the doctrines of instigation and aiding and abetting to inculcate complicit participants in international crimes. By contrast, international law's regulation of state complicity was historically marked by an absence of complicity rules. This is changing. In respect of state complicity in the wrongdoing of another state, international law now imposes both specific and general complicity obligations, the latter prohibiting states from aiding or assisting another state in the commission of any internationally wrongful act. In respect of the ways that states participate in harms caused by non-state actors, the traditional normative structure of international law, which imposed obligations only on states, foreclosed the possibility of prohibiting the state's participation as a form of complicity. As that traditional normative structure has evolved, so the possibility of holding states responsible for complicity in the wrongdoing of non-state actors has emerged. More and more, both the wrongs that international actors commit, and the wrongs they help or encourage others to commit, matter.*

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***'Smith and Hogan's Criminal Law' is world renowned for its clear and authoritative treatment of the criminal law. 'Smith and Hogan's Essentials' combines that authority with numerous supportive learning features and an eye on developing analytical and assessment skills. It provides a gateway to understanding the dynamic world of criminal law.***

***Smith, Hogan, and Ormerod's Criminal Law***

***Smith and Hogan Criminal Law: Cases and Materials***

***Smith's Law of Theft***

***The Fundamental Concept of Crime in International Criminal Law***

***Cross and Tapper on Evidence***

This title has been completely updated in order to include all legislative and case law developments. Changes brought about through the Crime and Courts Act 2013 and the Legal Aid, Sentencing and Punishment of Offenders Act 2012 have been fully incorporated. There is detailed analysis of the many recent case developments (more than 150 new cases are digested in this edition), in particular, a revision of the chapter dealing with secondary liability and joint enterprise.

Smith and Hogan Criminal Law: Text and Materials is an essential, accessible guide to the criminal law. The eminently clear text that is the hallmark of the Smith & Hogan approach is supplemented by extracts from all of the key criminal law cases, together with other essential materials from statutes, reports, and

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articles. Introductory notes, commentary, summaries, and questions help students to contextualize the materials and to apply the law confidently, gaining an in-depth insight into the problems that the law poses and faces. The contents of the eleventh edition have been substantially revised and restructured to present the materials in an order that closely matches the structure of contemporary courses on criminal law. The overall approach that the book takes has been adjusted to include significantly more explanatory text, thus ensuring that the book is suitable for use as a core textbook. The latest legislation and all of the recent cases that continue to shape the law are included, providing the law student with everything they need to develop a thorough understanding of the key cases and the legal principles that they illustrate. This volume draws together essays, from a number of leading authorities, which identify areas of the modern criminal law where there are significant conceptual difficulties. The subjects covered include justification, excuses, coercion complicity, drug-dealing and criminal harm.

Smith, Hogan, & Ormerod's Text, Cases, & Materials on Criminal Law is a thorough

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and accessible guide to criminal law, combining extracts from key cases and statutes, together with invaluable extracts from expert reports and articles. Ormerod and Laird expertly guide the reader through the various facets of the law while posing numerous questions for further investigation and reflection. The contents of the twelfth edition have been substantially revised and restructured to closely match the structure of contemporary courses. This new edition includes significantly more explanatory text and third-party critical commentary, ensuring that the book is suitable for use as a core textbook. This book provides the law student with everything they need to develop a thorough understanding of this fascinating subject. Online Resource Centre [www.oxfordtextbooks.co.uk/orc/sho/](http://www.oxfordtextbooks.co.uk/orc/sho/) This book is accompanied by a selection of online resources, including detailed annual updates, useful web links, and outline answer guidance to selected in-text questions.

Core Concepts in Criminal Law and Criminal Justice

Contract Law Directions

Proposals & Critique

Anglo-German Dialogues

Theory and Doctrine

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Criminal cases raise difficult normative and legal questions, and are often a consequence of compelling human drama. In this collection, expert authors place leading cases in criminal law in their historical and legal contexts, highlighting their significance both in the past and for the present. The cases in this volume range from the fifteenth to the twenty-first century. Many of them are well known to modern criminal lawyers and students; others are overlooked landmarks that deserve reconsideration. The essays, often based on extensive and original archival research, range over a wide spectrum of criminal law, covering procedure and doctrine, statute and common law, individual offences and general principles. Together, the essays explore common themes, including the scope of criminal law and criminalisation, the role of the jury, and the causes of change in criminal law.

Atrocities such as genocide or crimes against humanity are usually committed by a large number of perpetrators. Moreover, those who masterminded the crimes may not have actively participated. This book sets out how these people can be held responsible for their crimes by international criminal tribunals. A comparative and collaborative study of the foundational principles and concepts that underpin different domestic systems of criminal law.

Ashworth's Principles of Criminal Law, now in

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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.

Public Law

Smith & Hogan Criminal Law

Smith, Hogan, and Ormerod's Essentials of Criminal Law

Cold-Blooded

Defining Crimes

***Smith, Hogan, and Ormerod's Essentials of Criminal Law provides an ideal gateway into the dynamic world of criminal law. Focused, expert coverage, a hallmark of the Smith, Hogan, and Ormerod books, is supported by a wealth of student-friendly learning features that enhance learning in this ideal introduction for first time students. Dr John Child and Professor David Ormerod QC expertly guide new undergraduate readers through the subject, addressing all the key topics on the LLB. Complex issues are demystified and explained, offering a clear understanding of offences, defences and***

**principles that underlie them. Particular attention is paid to student assessment, with end of chapter sections offering advice on how to approach essay and problem questions. Short learning and assessment tips are provided throughout the chapters. Online Resources A range of online resources are provided to further a student's understanding, including video tutorials from the authors and students, examination questions with answer guidance from the authors, multiple choice questions, chapter summaries, and further reading.**

**Smith, Hogan, & Ormerod's Essentials of Criminal Law takes students to the heart of this fascinating subject, providing focused, expert coverage alongside a wealth of student-friendly learning features to aid study. This is the perfect gateway into criminal law.**

**Modern Land Law offers a lively and thought-provoking account of a subject that remains at the heart of our legal system. Dispelling any apprehension about the subject's formidability from the outset, this compact textbook provides an absorbing and exact analysis of all the key legal principles relating to land. Written with students firmly in mind, the principal features of this textbook include:**

- a clear introduction to every chapter which frames each topic in its wider context;**
- corresponding chapter summaries which help to consolidate learning and encourage reflection;**
- the use of tables and diagrams to aid understanding of complicated topics;**
- a friendly two-color text**

***design which complements Martin Dixon's comprehensible and engaging writing; • an updated companion website which supports this textbook with a fully customizable testbank for lecturers; self-test questions and practice exam-style questions for students as well as podcasts to keep students updated with new cases, important decisions and other newsworthy issues relating to land law. This 9th edition has been thoroughly revised and updated to take into account key developments in the law in the light of the Law Commission's recommendations on easements and covenants, as well as the increased impact of the HRA 1998 on case law. All major recent decisions and judgments will be incorporated alongside a discussion of proposals for reform and new legislation. Modern Land Law is one of the most current and reliable textbooks available on land law today.***

***Public Law: Text, Cases, and Materials offers a fresh approach to the study of constitutional and administrative law by exploring how the law works in practice. The inclusion of extracts from key cases, government reports and academic articles demonstrates the law in action and the incisive commentary that accompanies them explains the significance of each. The expert authors have distilled their knowledge of the institutions and legal principles into concise, focused prose, and they encourage reflection through regular questions and hypothetical examples. This leading text provides students with a thorough and wide-***

***ranging knowledge of public law, together will a full understanding of the theoretical and political debates in this fascinating and dynamic area of law. Online Resource Centre This book is accompanied by an Online Resource Centre which provides a link to the authors' Twitter feed, web links to useful sites and, for lecturers, a test bank of multiple choice questions with answers and feedback. Doctrines of the General Part Criminal Law Reform Now Cases and Materials***

***Smith and Hogan's Criminal Law***

**This is a book about the legal fiction that sometimes we know what we don't. The willful ignorance doctrine says defendants who bury their heads in the sand rather than learn they're doing something criminal are punished as if they knew. Not all legal fictions are unjustified, however. This one, used within proper limits, is a defensible way to promote the aims of the criminal law. Preserving your ignorance can make you as culpable as if you knew what you were doing, and so the interests and values protected by the criminal law can be promoted by treating you as if you had knowledge. This book provides a careful defense of this method of**

**imputing mental states based on equal culpability. On the one hand, the theory developed here shows why the willful ignorance doctrine is only partly justified and requires reform. On the other hand, it demonstrates that the criminal law needs more legal fictions of this kind. Repeated indifference to the truth may substitute for knowledge, and very culpable failures to recognize risks can support treating you as if you took those risks consciously. Moreover, equal culpability imputation should also be applied to corporations, not just individuals. Still, such imputation can be taken too far. We need to determine its limits to avoid injustice. Thus, the book seeks to place equal culpability imputation on a solid normative foundation, while demarcating its proper boundaries. The resulting theory of when and why the criminal law can pretend we know what we don't has far-reaching implications for legal practice and reveals a pressing need for reform. Smith Et Hogan's Essentials of Criminal Law**

**Complicity in International Law  
Smith, Hogan, and Ormerod's Text,**

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## **Cases, and Materials on Criminal Law**