

## Criminal Law Key Facts Key Cases

From the lead prosecutor on the Enron investigation, an eye-opening examination of the explosion of American white-collar crime. If “corporations are people too,” why isn’t anyone in jail? A serious defect in a GM car causes accidents; Enron scams investors out of their money; banks bet on the housing market crash and win. In the race to maximize profits, corporations can behave in ways that are morally outrageous but technically legal. In *Capital Offenses*, Samuel Buell draws on the unique pairing of his expertise as a Duke University law professor and his personal experience leading the investigation into Enron—the biggest white-collar crime case in U.S. history—to present an in-depth examination of business crime today. At the heart of it sits the limited liability corporation, simultaneously the bedrock of American prosperity and the reason that white-collar crime is difficult to prosecute—a brilliant legal innovation that, in its modern form, can seem impossible to regulate or even manage. By shielding employees from legal responsibility, the corporation encourages the risk-taking that drives economic growth. But its special legal status and its ever-expanding scale place daunting barriers in the way of federal and local investigators. Detailing the complex legal frameworks that govern both corporations and the people who carry out their missions, Buell shows that deciphering business crime is rarely black or white. In lucid, thought-provoking prose, he illuminates the depths of the legal issues at stake—delving into fraudulent practices like Ponzi schemes, bad accounting, insider trading, and the art of “loopholing”—showing how every major case and each problem of law further exposes the ambivalence and instability at the core of America’s relationship with its corporations. An expert in criminal law, Buell masterfully examines the limits of too permissive or overzealous prosecution of business crimes. *Capital Offenses* invites us to take a fresh look at our legal framework and learn how it can be used to effectively discipline corporations for wrongdoing, without dismantling the corporation.

Law school classroom lectures can leave you with a lot of questions. Glannon Guides can help you better understand your classroom lecture with straightforward explanations of tough concepts with hypos that help you understand their application. The Glannon Guide is your proven partner throughout the semester when you need a supplement to (or substitute for) classroom lecture. Here’s why you need to use Glannon Guides to help you better understand what is being taught in the classroom: It mirrors the classroom experience by teaching through explanation, interspersed with hypotheticals to illustrate application. Both correct and incorrect answers are explained; you learn why a solution does or does not work. Glannon Guides provide straightforward explanations of complex legal concepts, often in a humorous style that makes material stick.

Key Facts is the essential revision series for anyone studying law, including LLB, ILEX and post-graduate conversion courses. The Key Facts series provides the simplest and most effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly. Key features include: \* Diagrams at the start of chapters to summarise the key points \* Structured heading levels to allow for clear recall of the main facts \* Charts and tables to break down more complex information New to these editions is an improved text design making the books easier to read and the facts easier to retain. Key Facts books are supported by the website [www.UnlockingTheLaw.co.uk](http://www.UnlockingTheLaw.co.uk) where you will find extensive revision materials including MCQs and Key Q & As.

Key Facts Key Cases: Tort Law will ensure you grasp the main concepts of your Tort Law module with ease. This book explains the facts and associated case law for: The torts of negligence, occupiers’ liability and nuisance Strict liability torts The torts of trespass to land and trespass to the person Torts involving goods Torts affecting reputation Employment related torts Available remedies Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: diagrams at the start of chapters to summarise key points structured headings and numbered points to allow for clear recall of the essential points charts and tables to break down more complex information Chapters are also supported by a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success. Essential and leading cases are explained The style, layout and explanations are user friendly Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

Almost everyone agrees--Right on Crime, the ACLU, Koch Industries, George Soros's Open Society Foundation, the editorial boards of the New York Times and the Wall Street Journal--that America's current systems for sentencing criminal offenders are a shambles, with crazy quilts of incompatible and conflicting laws, policies, and practices in every state and the federal system. Most everyone agrees that punishments are too severe, and too many people are in prison. However, the kinds of major changes required to undo mass incarceration and rebuild American sentencing are simply not happening. Despite well-intentioned rhetoric and media coverage, there has been very little meaningful change. In *Sentencing Fragments*, Michael Tonry explains what needs to be done to rebuild just systems of sentencing and punishment, and how to do it. This book tells the story of sentencing policy changes since 1975, examines research findings concerning their effects, and explains what does and does not work. Beyond calling attention to the devastating effects on the lives of the poor and disadvantaged and the latest empirical evidence, Tonry identifies the common moral theories behind criminal sentencing--as well as their larger assumptions about human nature--and discusses the ways in which different theories have bred very different sentencing policies. *Sentencing Fragments* concludes with a set of proposals for creating better policies and practices for the future, calling for American legislators and politicians to remake sentencing into the humane and just process that it always should have been. In lucid and engaging prose, Michael Tonry reveals the historical foundation for the current state of the American criminal justice system, while simultaneously offering a game plan for long overdue reform.

The Tort Law Concentrate is written and designed to help you succeed. Written by experts and covering all key topics, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases. Revision guides you can rely on: trusted by lecturers, loved by students... "I have always used OUP revision and Q&A books and genuinely believe they have helped me get better grades" - Anthony Poole, law student, Swansea University "The detail in this revision textbook is phenomenal and is just what is needed to push your exam preparation to the next level." - Stephanie Lomas, law student, University of Central Lancashire "It is a little more in-depth than other revision guides, and also has clear diagrams and teaches ways to obtain extra marks. These features make it unique" - Godwin

## Download Free Criminal Law Key Facts Key Cases

Tan, law student, University College London "The concentrate revision guides stand out against other revision guides" - Renae Haynes Williams, law student, Bangor University "The exam style questions are brilliant and the series is very detailed, prepares you well" - Frances Easton, law student, University of Birmingham "The accompanying website for Concentrate is the most impressive I've come across" - Alice Munnely, law student, Kings College London "-it is a fantastic book. It covers absolutely all topics you need for the course." - Emma McGeorge, law student, Strathclyde University

Unlocking Criminal Law will help you grasp the main concepts of the subject with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising Criminal Law. The information is clearly presented in a logical structure. This edition has been fully updated to include discussion of recent changes and developments within criminal law, including new case law on causation, self-defence, consent, diminished responsibility, on loss of control, gross negligence manslaughter, causing or allowing the death of a vulnerable adult, infanticide, theft and blackmail.

Building on the strengths of prior editions, CRIMINAL LAW, Seventh Edition, integrates updated cases and new real-world examples to provide a current, engaging, and succinct introduction to criminal law. This successful and time-tested text couples a classic organization and traditional presentation of case law with cutting-edge coverage of recent trends in law. The author's academic and legal experience provides students with firsthand insights into the American legal system, while ample pedagogy and simple, non-legal language make the book's writing uniquely accessible. Utilizing extensive case material, the book covers the historical background of criminal law as well as the most significant recent developments. This volume is one of two updated splits of the combined CRIMINAL LAW AND PROCEDURE, Eighth Edition (c. 2014), by the same author. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Criminal LawRoutledge

Jacqueline Martin provides an introduction to criminal law. It covers topics such as actus reus, mens rea, strict liability, sexual offences, deception offences, and more.

Tort law is a core element of every law degree in England and Wales. Unlocking Torts will ensure you grasp the main concepts with ease. This book explains in detailed, yet straightforward, terms: Negligence and negligence related torts including occupiers' liability and employers' liability; Land based torts such as trespass, nuisance and Rylands v Fletcher; Trespass to the person; Defamation and other torts relating to reputation; Economic torts, breach of a statutory duty, vicarious liability, defences and remedies. The fifth edition is fully up to date with key case law including the recent decision of Robinson v Chief Constable of West Yorkshire Police [2018] UKSC and Darnley v Croydon Health Services NHS Trust [2018] UKSC 50 amongst others. The Unlocking the Law series is designed specifically to make the law accessible. Each chapter opens with a list of aims and objectives and contains diagrams to aid learning. Cases and judgments are prominently displayed, as are primary source quotations. Summaries help check your understanding of each chapter, there is a glossary of legal terminology. New features include problem questions with guidance on answering, as well as essay questions and answer plans, plus cases and materials exercises. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units.

Comprehensive yet easy to understand, the third edition of LEGAL RESEARCH, ANALYSIS, AND WRITING teaches the fundamentals in a hands-on, step-by-step format that is designed to build confidence. With coverage of key topics such as research analytical principles, legal research, legal analysis, and legal writing, this popular book covers the information readers need to know in order to find, access, apply, and analyze legal materials. Numerous hypotheticals, examples, and exercises clarify material and give readers additional opportunities for practice. In addition, the third edition includes the most up-to-date information in the field, with special attention given to electronic research programs such as WestlawNext, LexisNexis interface, Shepard's online, and Westlaw's KeyCite. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Cover all the AQA AS level topics clearly with this textbook written by the leading A level Law author. Up to date, accessible and now with more past papers to prepare students for their exams, AQA Law for AS, Fifth Edition, is matched to the course. Jacqueline Martin has helped hundreds of thousands be successful in studying law. She has ensured that this book addresses every topic in detail. Revised to reflect recent changes in the legal system, in areas such civil cases, legal profession, legal aid, sentencing and jury service

First English-language comparative volume to study where, how and why tort and crime interact. Covers common and civil law countries.

If you're serious about exam success, it's time to Concentrate! Criminal Law Concentrate is the essential study and revision guide for law students looking to consolidate knowledge and achieve the best possible marks in their exams. Providing clear, succinct coverage of the essential topics, it enables you to quickly grasp the fundamental principles of this area of law and excel in exams. Each guide in the Concentrate series has been rigorously reviewed and is endorsed by students and lecturers for its high level of coverage, accuracy, and exam advice. Packed with essential information, key cases, revision tips, practice exam questions, and more, Criminal Law Concentrate is also supported by a wide range of online resources to further your learning Online Resource Centre (<http://www.oxfordtextbooks.co.uk/orc/concentrate>) DT Plan your revision using the printable topic overviews DT Target the areas you need to concentrate on with the diagnostic test and key facts checklist DT Test your knowledge of Criminal Law with multiple choice questions and receive feedback on your answers DT Improve your essay-writing skills using the outline answers and expert guidance DT Revise the key facts and cases of the subject using the interactive flashcards DT Learn the important terms and definitions using the interactive glossary DT Explore the subject in more depth with extensive further reading recommendations DT Achieve better marks with the aid of experienced advice on revision and exam technique

Key Facts Key Cases Constitutional & Administrative Law will ensure you grasp the main concepts of your Constitutional & Administrative Law module with ease. This book explains the facts and associated case law for: - The European Court of Human Rights and the UK Supreme Court - Devolution - Human rights law - EU membership - International law in the UK Constitution Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: diagrams at the start of chapters to summarise key points structured headings and numbered points to allow for clear recall of the essential points charts and tables to break down more complex information Chapters are also supported by a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam

## Download Free Criminal Law Key Facts Key Cases

success. Essential and leading cases are explained The style, layout and explanations are user friendly Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

In the last two decades, the philosophy of criminal law has undergone a vibrant revival in Canada. The adoption of the Charter of Rights and Freedoms has given the Supreme Court of Canada unprecedented latitude to engage with principles of legal, moral, and political philosophy when elaborating its criminal law jurisprudence. Canadian scholars have followed suit by paying increased attention to the philosophical foundations of domestic criminal law. Because of Canada's leadership in international criminal law, both at the level of the International Criminal Court and of specific war crimes tribunals, they have also begun to turn their attention to international criminal law per se. This collection seeks to bring all these Canadian voices together for the first time, and evidence the fact that criminal law theory is no longer to be associated exclusively with the older British, German and American traditions. The topics covered include questions of philosophical methodology, the legitimate scope of domestic and international criminalization, rationales for criminal law defences in both domestic and international law, the philosophical underpinnings of specific crimes and forms of joint responsibility, as well as the theorization of criminal procedure and evidence law. ENDORSEMENTS "In continental Europe, academic commentary on the criminal law has long manifested large philosophical ambitions. Less so in common-law countries, where the dominance of jury trial and the piecemeal development of case-law, together with the famously robust attitudes of common lawyers, have militated against detailed philosophical engagement with doctrine. Over the last 20 years or so, however, new generations of philosophically-literate lawyers and legally-informed philosophers have overcome the historic resistance. Nowhere more so, it seems, than in Canada, where the common law and civilian traditions meet. In 'Rethinking Criminal Law Theory', François Tanguay-Renaud and James Stribopoulos have joined with 14 talented Canadian colleagues to showcase the tremendous breadth and depth of their contemporary national contribution to the subject. Ranging across topics as diverse as emergency, obscenity, and insanity, these essays - without exception insightful and penetrating -set a high standard for the rest of us to aspire to." John Gardner, University of Oxford "'Rethinking Criminal Law Theory' is an excellent collection of essays demonstrating the vigour, creativity and range of Canadian criminal justice scholarship. It covers a wide range of problems and issues both in the domestic and the international context. Core questions are examined in depth and new questions are brought to the fore. I recommend it very highly to criminal lawyers and philosophers of the criminal law." Professor Victor Tadros, University of Warwick "'Rethinking Criminal Law Theory' is packed with outstanding contributions from criminal law theorists who are among the best not only in Canada, but in the whole English-speaking world. Broad and deep in its coverage, the collection offers fresh approaches to a wide range of cutting-edge issues in the field. It provides a resource readers will come back to repeatedly." Stuart Green, Professor of Law and Justice Nathan L Jacobs Scholar, Rutgers University

The Key Cases series provides a portable and effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly. Key features include: Diagrams to summarise the key points Expert selection of cases Recognisable and memorable elements, including the key facts, key law, key principles, key judgments, key comments and key problems as appropriate in each case. Cases for comparison and contrast are highlighted to illustrate alternative opinions and perspectives Supporting resources are available at [www.UnlockingTheLaw.co.uk](http://www.UnlockingTheLaw.co.uk) where you will find extensive revision materials including MCQs and Key Q & As.

Employing the unique, time-tested Examples & Explanations pedagogy, Examples & Explanations for Criminal Law combines textual material with well-written and comprehensive examples, explanations, and questions to test students' comprehension of the materials and to provide practice in applying information to fact patterns. The questions, which often raise a variety of issues in one fact situation, are similar to those on a law school or bar examination. New to the Eighth Edition: Discussion of self-defense and police use of force issues Impact of #MeToo movement on rape law Interesting hypothetical situations based on real cases in the last few years Professors and students will benefit from: Updated materials—utilizes well-known cases that have not made the appellate courts or even gone to litigation to make the material current and easily applicable Explanations include analysis of both prosecution and defense—this pedagogical approach provides valuable exam-writing skills for students Readable and accessible—often incorporates popular culture and humor to spark interest in students Highly recommended—by Atticus Falcon, author of Planet Law School, an orientation guide for students about to begin law school Straightforward presentation—clear, introductory text enables students to understand and apply principles Visual aids—tables and charts demonstrate legal standards and concepts Assesses the legacy and impact of the ICTY and ICTR, focusing on their most significant legal achievements in international criminal law.

This book emphasizes cases and problems as a vehicle for teaching students how to read and understand cases and statutes and to construct legal arguments. The cases are presented in relatively complete form, often with concurring and dissenting opinions in order to give students examples of fully developed legal arguments. The many short problems throughout the book are all taken from real cases and ask the students to develop the appropriate legal arguments based on the cases they have read. Each chapter begins with an introduction to give background to the cases and to outline the issues to be explored. Notes, which have been kept to a minimum, are generally used to extend the students' analysis by asking them to consider theoretical or policy issues raised by the cases or alternative approaches contained in the Model Penal Code or other jurisdictions. The Third Edition includes many new and influential California cases, as well as new problems, continuing the commitment to showing the students current developments in the criminal law.

Criminal law is a dynamic and popular element of all law degrees. Unlocking Criminal Law will ensure that you grasp the main concepts with ease, providing you with an indispensable foundation in the subject. This third edition is fully up-to-date with the latest changes in the law and now includes discussion of the Fraud Act, the Corporate Manslaughter and Corporate Homicide Act, and the Criminal Justice and Immigration Act, as well as all the major new cases.

Key Facts is the essential revision series for anyone studying law, including LLB, ILEX and post-graduate conversion courses. The Key Facts series provides the simplest and most effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly. Key features include: \* Diagrams at the start of chapters to summarise the key points \* Structured heading levels to allow for clear recall of the main facts \* Charts and tables to break down more complex information New to these editions is an improved text design making the books easier to read and the facts easier to retain. Key Facts books are supported by the website [www.UnlockingTheLaw.co.uk](http://www.UnlockingTheLaw.co.uk) where you will find extensive revision materials including MCQs and Key Q&As.

An Interdisciplinary Approach Criminal Law provides students with an integrated framework for understanding the U.S. criminal justice system with a diverse and inclusive interdisciplinary approach and thematic focus. Authors Katheryn Russell-Brown and Angela J. Davis go beyond the law and decisions in court cases to consider and integrate issues of race, gender, and socio-economic status with their discussion of criminal law. Material from the social sciences is incorporated to highlight the intersection between

criminal law and key social issues. Case excerpts and detailed case summaries, used to highlight important principles of criminal law, are featured throughout the text. The coverage is conceptual and practical, showing students how the criminal law applies in the “real world”—not just within the pages of a textbook.

The Key Cases series provides a portable and effective way for you to absorb and retain the essential facts needed for exam success. Key features include: \* Diagrams to summarise the key points \* Expert selection of cases \* Recognisable and memorable elements, including the key facts, key law, key principles, key judgments, key comments and key problems as appropriate in each case. \* Cases for comparison and contrast are highlighted to illustrate alternative opinions and perspectives Supporting resources are available at [www.UnlockingTheLaw.co.uk](http://www.UnlockingTheLaw.co.uk) where you will find extensive revision materials inc ...

Key Facts Key Cases: Criminal Law will ensure you grasp the main concepts of your Criminal Law module with ease. This book explains the facts and associated case law for: the important concepts of actus reus, mens rea and strict liability the main fatal and non-fatal offences against the person a wide range of property offences general defences the topics of participation and inchoate offences Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: diagrams at the start of chapters to summarise key points structured headings and numbered points to allow for clear recall of the essential points charts and tables to break down more complex information Chapters are also supported by a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success. Essential and leading cases are explained The style, layout and explanations are user friendly Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

Knowledge of the English legal system is the cornerstone to every law degree in England and Wales. UNLOCKING THE ENGLISH LEGAL SYSTEM will ensure that you grasp the main concepts with ease, providing you with an essential foundation to your learning. This fourth edition is fully up to date with changes to the law and all the latest developments, including: the Legal Aid, Sentencing and Punishment of Offenders Act 2012 changes to sentencing All recent cases Interactive resources supporting this book are available online at [www.unlockingthelaw.co.uk](http://www.unlockingthelaw.co.uk). These include: A video introduction Multiple choice questions Key questions and answers Revision mp3s The UNLOCKING THE LAW series is designed specifically to make the law accessible. Features include: aims and objectives at the start of each chapter key facts charts to consolidate your knowledge diagrams to aid learning summaries to help check your understanding of each chapter problem questions with guidance on answering a glossary of legal terminology The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications, as well as popular option units. The website [www.unlockingthelaw.co.uk](http://www.unlockingthelaw.co.uk) provides supporting resources such as multiple choice questions, key questions and answers and updates to the law.

Key Facts Key Cases: Equity & Trusts will ensure you grasp the main concepts of your Equity & Trusts module with ease. This book explains the facts and associated case law for: • The nature of a trust, the creation of express private trusts and purpose trusts • Constitution of trusts • Types of trust: secret, protective and discretionary, resulting and constructive and charitable • Trusteeship and the powers and duties of trustees • Varying trusts • Breach of trust and available remedies Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes: • diagrams at the start of chapters to summarise key points • structured headings and numbered points to allow for clear recall of the essential points • charts and tables to break down more complex information Chapters are also supported by a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success. • Essential and leading cases are explained • The style, layout and explanations are user friendly • Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

This book provides new insights into police cooperation from a comparative socio-legal perspective. It presents a broad analysis of comparable police cooperation strategies in two systems: the EU and Australia. The evolution of regulatory trends and cooperation models is analysed for both systems and possible transferable strategies identified. Drawing on interviews with practitioners in the EU and Australia this book highlights a number of areas where the EU can be compared to a federal system and addresses the advantages and disadvantages of being a Union or a federation of states with a view to police cooperation practice. Particular topics addressed are the evolution of legal frameworks regulating police cooperation, informal cooperation strategies, Joint Investigation Teams, Europol and regional cooperation. These instruments foster police cooperation, but could be improved with a view to cooperation practice by learning from regulatory techniques and practitioner experiences of the respective other system.

More than most other books about the criminal law, this presentation focuses on "Learning Criminal Law as Advocacy Argument." In each criminal-law topic, it presents in building-block form the limited repertoire of core issues and related arguments so that you can concentrate on learning and practicing those that your professor has stressed in class, in her materials, and on her old exams. You can know the issues on the exam before you go into the exam room. In each criminal-law topic there is a limited repertoire of core issues that must be identified and then resolved with advocacy argument. This pattern of issues and arguments arises from embedded and recurring factual patterns and the resulting criminal law performance of prosecutors, defense lawyers, and trial and appellate judges over decades and even centuries. Your professor presents only some of the core issues and related arguments from these repertoires in her course and on her criminal-law exam. Thus, you can systematically learn the set of core issues and arguments in each topic presented by your professor and know the issues before you go into the exam room. The exam then presents no surprises. What do you mean by resolving the core issues "with advocacy argument?" Identifying the core issues from your professor's course is the first critical task. The second critical task is resolving these issues with advocacy argument. Advocacy argument is the lawyer's single-minded marshalling of the relevant facts and doctrine that are necessary to resolve the identified issues in favor of either the prosecution or defense. This book helps you with both tasks: identifying the exam issues and resolving them.

## Download Free Criminal Law Key Facts Key Cases

Earlier editions published as: Criminal justice.

Concentrate Q&A Criminal Law is part of the Concentrate Q&A series, the result of a collaboration involving hundreds of law students and lecturers from universities across the UK. Each book in this series offers you better support and a greater chance to succeed on your law course than any of the competitors.

What makes someone responsible for a crime and therefore liable to punishment under the criminal law? Modern lawyers will quickly and easily point to the criminal law's requirement of concurrent actus reus and mens rea, doctrines of the criminal law which ensure that someone will only be found criminally responsible if they have committed criminal conduct while possessing capacities of understanding, awareness, and self-control at the time of offense. Any notion of criminal responsibility based on the character of the offender, meaning an implication of criminality based on reputation or the assumed disposition of the person, would seem to today's criminal lawyer a relic of the 18th Century. In this volume, Nicola Lacey demonstrates that the practice of character-based patterns of attribution was not laid to rest in 18th Century criminal law, but is alive and well in contemporary English criminal responsibility-attribution. Building upon the analysis of criminal responsibility in her previous book, *Women, Crime, and Character*, Lacey investigates the changing nature of criminal responsibility in English law from the mid-18th Century to the early 21st Century. Through a combined philosophical, historical, and socio-legal approach, this volume evidences how the theory behind criminal responsibility has shifted over time. The character and outcome responsibility which dominated criminal law in the 18th Century diminished in ideological importance in the following two centuries, when the idea of responsibility as founded in capacity was gradually established as the core of criminal law. Lacey traces the historical trajectory of responsibility into the 21st Century, arguing that ideas of character responsibility and the discourse of responsibility as founded in risk are enjoying a renaissance in the modern criminal law. These ideas of criminal responsibility are explored through an examination of the institutions through which they are produced, interpreted and executed; the interests which have shaped both doctrines and institutions; and the substantive social functions which criminal law and punishment have been expected to perform at different points in history.

Criminal Law Concentrate is written and designed to help you succeed. Written by experts and covering all key topics, Concentrate guides help focus your revision and maximise your exam performance.

Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases. Revision guides you can rely on: trusted by lecturers, loved by students... "I have always used OUP revision and QandA books and genuinely believe they have helped me get better grades" - Anthony Poole, law student, Swansea University "The detail in this revision textbook is phenomenal and is just what is needed to push your exam preparation to the next level" - Stephanie Lomas, law student, University of Central Lancashire "It is a little more in-depth than other revision guides, and also has clear diagrams and teaches ways to obtain extra marks. These features make it unique" - Godwin Tan, law student, University College London "The concentrate revision guides stand out against other revision guides" - Renae Haynes Williams, law student, Bangor University "The exam style questions are brilliant and the series is very detailed, prepares you well" - Frances Easton, law student, University of Birmingham "The accompanying website for Concentrate is the most impressive I've come across" - Alice Munnely, law student, Kings College London Online Resources Packed with essential information, key cases, revision tips, exam QandAs, and more, Criminal Law Concentrate is also supported by extensive online resources to take your learning further ([www.oup.com/lawrevision/](http://www.oup.com/lawrevision/)):- Pinpoint which areas you need to concentrate on with the diagnostic test- Test your knowledge with the multiple-choice questions and receive feedback on your answers- Improve your essay skills using the outline answers for guidance on what to include and how to structure your answer- Revise the facts and principles of key cases using the interactive flashcards- Learn the important terms and definitions using the interactive glossary- Check that you have covered the main points of a topic using the key facts checklists- Achieve better marks following the advice on revision and exam technique by experienced examiner Nigel Foster

[Copyright: b4fe6416cfd7ef26f040491fb29c1126](#)