ADVERSARIAL SYSTEM: ACHIEVING THE CHALLENGE



Beyond The Adversarial System Beyond The Adversarial System

Yijin Wang

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The Law of Pre-Trial Criminal Procedure in Namibia Mapaure, Clever, Ndjodi, M.L., 2016-01-29 The Namibian Constitution entrenches fundamental rights and freedoms and provides for their vertical and horizontal application in any criminal process However since Independence in 1990 Namibia has developed its own criminal jurisprudence Criminal procedure and law are taking new shape Namibian courts have pronounced on criminal issues and legislation has been passed to keep up with the demands aspirations spirit and vision of the Namibian Constitution and its people CLEVER MAPAURE NDJODI NDEUNYEMA PILISANO MASAKE FESTUS WEYULU and LOIDE SHAPARARA have written an invaluable book that deals with these developments It explains the rights of individuals the duties of law enforcement officers and the procedures of the courts in criminal cases The Law of Pre Trial Criminal Procedure in Namibia introduces readers to the fundamental principles and values underlying Namibian criminal law through a systematic examination of the provisions of the Criminal Procedure Act 1977 Act No 51 of 1977 as amended which was originally passed by the legislature of South Africa and still regulates criminal procedure in Namibia the amendments to it since 1990 and relevant Namibian Case Law The book captures and discusses the law relating to the pre trial criminal process in Namibia in detail from the roles of the prosecutor and the police search seizure and forfeiture interrogation notices and summons arrest court appearance bail criminal charges disclosure diminished capacity right to assistance to pleas and plea bargaining **Inside and Outside** Canadian Administrative Law David J. Mullan, 2006-01-01 The rise to prominence of administrative law in the second half of the twentieth century is often remarked upon as the greatest legal development of the period In this process there has been considerable borrowing of ideas and learning from experiences elsewhere in the common law world This volume brings together administrative law scholars and judges from around the globe to address important issues in the field and to honour the career of one of the leading administrative lawyers in the Anglo Commonwealth world Professor David Mullan Editors Grant Huscroft and Michael Taggart have identified the broad themes in Mullan's work procedural fairness scope of review and deference the interrelationship of administrative law and human rights the legitimacy of state regulation and tribunal adjudication common law comparativism and invited contributions on those themes from leading scholars in Canada the United Kingdom Australia South Africa and the United States A fitting tribute to a great scholar Inside and Outside Canadian Administrative Law will prove fascinating to students teachers and practitioners of administrative law as well as policy

makers and political scientists **Social Psychology of Punishment of Crime** Margit E. Oswald, Steffen Bieneck, Jorg Hupfeld-Heinemann, 2015-06-15 In recent years research interest has increased both in the needs of punishment by the public and in the psychological processes underlying decisions on sentencing This comprehensive look at the social psychology of punishment focuses on recent advances and presents new findings based on the authors own empirical research Chapters explore the application of social psychology and social cognitive theories to decision making in the context of punishments by judges and the punitiveness of laymen The book also highlights the different legal systems in the UK US and Europe discussing how attitudes to punishment can change in the context of cultural and social development

Twenty-Five Murders John B. Dickson, 2012 Juan Corona was a farm labor contractor who was accused convicted and sentenced to 25 life terms for the murder and burial of at least 25 sometime farm labor victims Corona was convicted entirely on circumstantial evidence and fi nally and publically confessed to the crimes at his fifth parole hearing over 40 years later This is the true story of the crimes the inadequate investigation the bungled prosecution and defense in Corona's first trial his appeal the second trial other possible confessions speculation on motivation and the sheriff the judge the prosecuting attorneys and the defense attorneys in both trials The Lawyer's Guide to Business Ethics Keith William Diener, 2022-11-14 Legal practice is both a profession and increasingly a business Lawyers are routinely confronted with a complex set of ethical questions due to the adversarial nature of legal practice and justice and at the same time handle relationships with different stakeholders within their own practice including clients partners and managers This presents a unique set of challenges that are not experienced in other professions. This book provides a framework to guide the practicing lawyer through these various levels of ethical complexity Written in a highly accessible style The Lawyer's Guide to Business Ethics transforms business ethics theory for the practice of law identifying the unique applications and ways in which lawyers can utilize the theory and principles to enhance their decision making and case management techniques. The book examines the social ethical personal and economic forces influencing lawyers work explains the rules of professional conduct and presents real life ethical dilemmas to enhance learning and to assist in finding appropriate outcomes This book will be an invaluable resource for legal practitioners law students and business students and anyone interested in maintaining ethical behavior in the practice of law

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