THE BEST FROM CAMBRIDGE

Criminal Law, Tradition and Legal Order

Crime and the Genius of Scots Law, 1747 to the Present

Lindsay Farmer

This book examines the relationship between legal tradition and national identity to offer a critical and historical perspective on the study of criminal law. Developing a radically different approach to questions of responsibility and subjectivity, it combines appreciation of the institutional and historical context in which criminal law is practiced with an informed understanding of the law itself. 55320-2 Hardback \$64.95

The United Nations and International Law

Second Edition

Christopher C. Joyner, Editor

This volume provides students and scholars with a text that appraises the contribution made by the United Nations to contemporary international law and the law-creating process. Covering a wide range of UN activity, this book represents a comprehensive guide to the role of the UN in providing viable legal rules to deal with international problems. Contributors: Oscar Schachter, Paul Szasz, Frederic L. Kirgis, Jr., John F. Murphy, David A. Martin, Rebecca J. Cook, Virginia A. Leary, Stephen Zamora, Ved P. Nanda, Bernard H. Oxman, Ralph G. Steinhardt, Robert S. Jordan, Jose E. Alvarez, Christopher C. Joyner Copublished with the American Society of International Law

58379-9 Hardback about \$64.95 58659-3 Paperback about \$24.95

The Renewal of the Old David Johnston

In his inaugural lecture as Regius Professor of Civil Law at Cambridge, David Johnston argues powerfully that modern legal systems have much to learn from legal history, and from the methods and approaches of their predecessors. Johnston argues that as legal history repeats itself, it is able to supply a fund of rules and principles ready for exploitation. 58756-5 Paperback about \$7.95

Has the Common Law a Future?

Jack Beatson

In his inaugural lecture as Rouse Ball Professor of English Law at Cambridge, Jack Beatson presents a thought-provoking picture of the state of common law at the end of the twentieth century. After a broadranging survey of the subject, Professor Beatson concludes that the valuable heritage of the common law deserves to be preserved. 58675-5 Paperback \$8.95

East Timor and the International Community

Basic Documents

Heike Krieger, Editor

The long-running dispute over East Timor involves issues of self-determination, non-recognition, and human rights. This book reproduces the basic materials relating to the historical background of East Timor, to the circumstances of the Indonesian invasion and subsequent incorporation of East Timor, to the development of the dispute in the light of the international community's response to it, and, finally, to the 1995 judgment of the International Court of Justice in the case concerning East Timor between Portugal and Australia.

Cambridge International Documents Series 10
58134-6 Hardback \$100.00

The Framework of Judicial Sentencing

A Study in Legal Decision Making **Austin Lovegrove**

Lovegrove examines the thinking of judges as they sentence multiple offenders, and identifies the strategies judges have developed to help them apply sentencing law in individual cases from their responses when asked to "think aloud" when undertaking sentencing problems. Giving increased specificity to legal analyses of the sentencing process, Lovegrove enables the appropriateness of the judicial approach to be evaluated.

Cambridge Criminology Series
58427-2 Hardback about \$59.95

Icailable in bookstores or from

CAMBRIDGEUNIVERSITY PRESS

-40 West 20th St., N.Y., NY 10011-4211 Call toll-free 800-872-7423. Web site: http://www.cup.org MasterCard/VISA accepted. Prices subject to change.

LEGAL THEORY

INSTRUCTIONS FOR CONTRIBUTORS

Submitted articles and editorial correspondence should be sent to Jules L. Coleman, Editor, Legal Theory, Yale Law School, 127 Wall Street, New Haven, CT 06511, USA.

Legal Theory is a quarterly, peer-reviewed journal that will be edited to the highest standards with the assistance of a prestigious international editorial board. Legal Theory encompasses a broad range of topics, including but not limited to analytical jurisprudence, normative jurisprudence, policy analyses of legal institutions and doctrines, theories of law as a social or cultural phenomenon, and critical perspectives on law and legal institutions.

Preparation of manuscript. A separate title page should be prepared including the article title, short title for use as a running head (not to exceed 45 characters), author's full name and affiliation, and complete contact information (including phone number and e-mail address).

Manuscripts should be submitted in triplicate and should conform to *Chicago* style (however, see below concerning preparation of reference and note material). Please include a diskette version of the manuscript; the disk and the hard copy versions should match perfectly. Manuscripts should be shorter than 10,000 words exclusive of notes. An abstract of no more than 150 words should be included. Submissions directly commenting on other works in the existing literature are welcome.

The entire manuscript (including notes and references) should be typed double-spaced on 8-1/2 by 11 inch or A4 paper, with wide margins for copyediting. Manuscript pages should be numbered consecutively. Authors of accepted articles will be asked to prepare a final version in the journal's style and to submit it on disk together with a hard copy version.

Figures. If the manuscript is accepted for publication, the author must provide figures that are ready for photographic reproduction; they cannot be redrawn by the publisher, unless the author pays for the cost of such work. Charts, graphs, or other artwork must be drawn by a professional artist or computer generated on a laser printer, in black ink on white paper, and should remain legible after a 50% reduction. All labels and details on figures should be clearly printed.

References and notes. References should conform to the legal style of The Bluebook: A Uniform System of Citation, 15th edition, published by the Harvard Law Review Association.

Copyediting and proofreading. The publisher reserves the right to copyedit and proofread all articles accepted for publication, but authors will be consulted in the case of any substantial changes. Page proofs of each article will be sent to the lead author for correction of typographical errors only.

General. Submitting an article to Legal Theory implies that it has not been published elsewhere and is not being considered for publication elsewhere. Authors must obtain written permission to publish any material for which they do not own copyright. They will be asked to assign the copyright of their article, under certain conditions, to Cambridge University Press. Authors of articles will receive 25 offprints of their article free of charge; additional copies may be purchased if ordered at proof stage on the form provided. (In the case of joint contributions, offprints will be sent to the first named author unless otherwise requested.)

LEGAL THEORY

Volume 3, Number 1, March 1997 CONTENTS

ARTICLES

The Circumstances of Integrity Jeremy Waldron	1
Are We One Self or Multiple Selves? Implications	
for Law and Public Policy Richard A. Posner	23
Vagueness and Legal Theory Timothy A.O. Endicott	37
On Difference and Equality Cynthia V. Ward	65

CAMBRIDGE UNIVERSITY PRESS



1352-3252(199703)3:1;1-U