

JUDGES' LIBRARY MONTHLY NEWSLETTER

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LIST OF BOOKS FOR THE MONTH OF JULY, 2015

CRIMINAL INVESTIGATION: AN INTRODUCTION TO PRINCIPLES AND PRACTICE

PETER STELFOX

WILLAN PUBLISHING, 2009 (ONE
COPY)

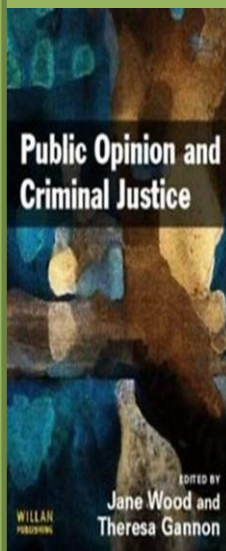
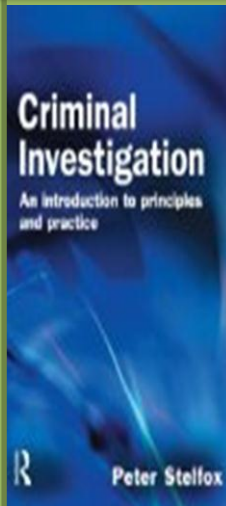
This book provides an authoritative and highly readable introduction to the subject from somebody ideally placed to write about it. It focuses on how police practitioners carry out investigations and the legal, policy and organizational context in which they work. The evidence and information that investigators seek are examined together with the knowledge, techniques and decision-making abilities they need. The book also considers the supervision of criminal investigation and why it is that some crimes are solved and some are not.

PUBLIC OPINION AND CRIMINAL JUSTICE

JANE WOOD AND THERESA
GANNON

WILLAN PUBLISHING, 2009 (ONE
COPY)

Public opinion is vital to the functioning of the criminal justice system but it is not at all clear how best to establish what it is, and what views people have on different aspects of criminal justice and the criminal justice system. Politicians and the media often assume that the public wants harsher, tougher and longer sentences, and policies may be shaped accordingly. Detailed research and more specific polling often tells a different story. This book seeks to identify the consistencies in people's attitudes and opinions regarding justice, how these feed into the formation of public opinion and its subsequent impact on the justice process.

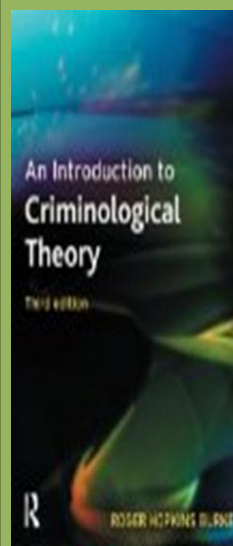


CRIMINAL JUSTICE: AN INTRODUCTION PETER JOYCE ROUTLEDGE TAYLOR & FRANCIS GROUP, 2013 (ONE COPY)

This new and expanded edition builds upon material from the highly successful first edition. A comprehensive textbook on the criminal justice system, the book assesses the main theories concerned with the causes of crime (including white-collar and corporate crime), discusses the operation of all key criminal justice agencies- including the police, probation and prison services and the legal and youth justice systems - and identifies the main themes underpinning contemporary criminal justice policy.

AN INTRODUCTION TO CRIMINOLOGICAL THEORY ROGER HOPKINS BURKE WILLAN PUBLISHING, 2009 (ONE COPY)

This edition of An Introduction to Criminological Theory comprises a substantially revised and expanded, comprehensive and up-to-date introduction to criminological theory worldwide. The text is divided into five parts. The first three parts address an identified model of criminal behavior- the rational actor, the predestined actor and victimized actor models- that have each professed to explain crime and criminal behavior. The fourth part reviews more recent attempts to integrate theoretical elements from both within and across models of criminal behavior. The fifth part addresses a range of contemporary issues including constitutive criminology, terrorism & state violence.



UNDERSTANDING WHITE COLLAR CRIME

**J. KELLY STRADER
LEXIS NEXIS, 2011 (ONE COPY)**

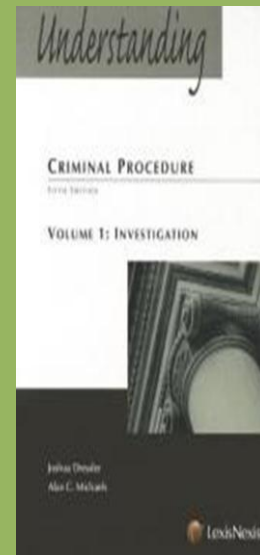
The bulk of this text provides a substantive overview of the principal federal white collar crimes. The book also covers the basic principles of criminal law and procedure necessary to an understanding of white collar crime. White collar crime is primarily based upon a complex set of statutes. This book provides the texts of relevant statutes, along with analyses of the statutes' elements and requirements. Because many of these statutes are open to varying interpretations, the book also extensively discusses the main cases interpreting the statutes, including a large number of United States Supreme Court Cases. Finally, the book discusses the significant policy issues that arise in white collar investigations and prosecutions, such as enforcement barriers and prosecutorial discretion.



UNDERSTANDING CRIMINAL PROCEDURE; VOL 1: INVESTIGATION

**JOSHUA DRESSLER & ALAN C. MICHAELS
LEXIS NEXIS, 2010 (ONE COPY)**

This volume is intended for use in criminal procedure courses focusing primarily or exclusively on police investigatory process. Such courses are variously titled: Criminal Procedure I; Criminal Procedure: Investigation; Criminal Procedure: Police Practices; Constitutional Criminal Procedure; etc. because some such courses also cover the defendant's right to counsel at trial and appeal, the first volume includes a chapter on this non-police-practice issue. This fifth edition incorporates the many significant changes in the laws that have occurred since publication of last edition. The text covers the most important United States Supreme Court cases, Federal Rules of Criminal Procedure, Federal Statutes and lower federal & state court cases.



RIGHTS OF ACCUSED DR. ASHUTOSH UNIVERSAL LAW PUBLISHING CO., 2010 (ONE COPY)

The Police department is duty bound to bring offenders to book. The procedures adopted by the State must be just, fair and reasonable because the accused of an offence does not become a non-person.

This book highlights the Rights of Accused under Code of Criminal Procedure, Prisoner's Rights, Constitutional Rights, Human Rights and enforcement of Accused's Rights through social legislation. Application of 'Rule of Law' to the poverty class is also being made part of this book. It provides numerous judgments of the Supreme Court and High Courts affecting the Rights of the Accused.

Last chapter of this book is conclusions and suggestions and is about need to bring changes in Criminal Justice Administration, need for Judicial Training Academy in each State and the need to change the Education System.

This book will be useful for the Bench and the Bar, accused and everyone interested in this unique but relevant subject.



NEW COURTS IN ASIA ANDREW HARDING & PENELOPE (PIP) NICHOLSON ROUTLEDGE TAYLOR & FRANCIS GROUP, 2010 (ONE COPY)

This book discusses court-oriented legal reforms across Asia with a focus on the creation of 'new courts' over the last 20 years. Contributors discuss how to judge new courts and examine whether the many new courts introduced over this period in Asia have succeeded or failed. The 'new courts' under scrutiny are mainly specialist courts, including those established to hear cases involving intellectual property disputes, bankruptcy petitions, commercial contracts, public law adjudication, personal law issues and industrial disputes. This book also includes critics of court building who allege that it serves a Western agenda rather than serving local interests, and that the emphasis on judicialization marginalizes alternative local and traditional modes of dispute resolution.

