Minding My Own BusinessThe Constitutional Documents of the Puritan Revolution, 1625-1660The Scottish JuristCriminal justice reviewReeves' History of the English LawThe Future of Disability LawJustice in the ForestCurrent Publications in Legal and Related FieldsThe Mirror of JusticeThe Rights of War and PeaceLaw and the Mental Health SystemWeapon of ChoiceGender in Human Rights and Transitional JusticeThe StandardAlbany Law JournalOutsourcing Legal Aid in the Nordic Welfare StatesWIPO Intellectual Property HandbookAmerican Book Publishing RecordThe UN Convention on the Rights of Persons with DisabilitiesMinding CultureElements of Honest LawThe FreemanMinding JusticeMinnesota Law ReviewReeves' History of the English Law, from the Time of the Romans to the End of the Reign of Elizabeth [1603]Equal Treatment for People with Mental RetardationPrivacy at RiskAbnormal Psychology: Taking Sides - Clashing Views in Abnormal PsychologyThe British National BibliographyProving the UnprovableThe RepublicParliamentary Debates (Hansard).The CrowdModel Penal Code SymposiumThe National Bankruptcy News and ReportsThe Pacific ReporterRegulating Preventive JusticeJuveniles at RiskOur Currency ProblemMinding the Corporate Conscience

Minding My Own Business

The Constitutional Documents of the Puritan Revolution, 1625-1660

The Scottish Jurist

The Republic is a Socratic dialogue, written by Plato around 380 BC, concerning the definition of justice, the order and character of the just city-state and the just man—for this reason, ancient readers used the name On Justice as an alternative title (not to be confused with the spurious dialogue also titled On Justice). The dramatic date of the dialogue has been much debated and though it might have taken place some time during the Peloponnesian War, "there would be jarring anachronisms if any of the candidate specific dates between 432 and 404 were assigned"

Criminal justice review

Reeves' History of the English Law

This book is written for researchers, scholars, advanced graduate students, and clinicians who work in risk assessment and criminal responsibility. It addresses the question of admitting expert testimony from behavioral health experts in determining matters of culpability and dangerousness by examining a number of factors, including the source of the expert testimony, whether juries need it, and whether it is presented as proven or informed in the court. It argues that the question cannot be understood as a dualistic matter of being for or against expert testimony; rather, its highly nuanced arguments show that determining who should be punished and who should be preventively detained must happen through an interdisciplinary process that looks at the specific circumstances of each case. It offers an analytic framework for making these determinations that treats culpability and dangerousness not as static, ontologically-complete entities, but rather as socially-constructed concepts that cannot be determined solely through the scientific method. The book makes the intriguing argument throughout that although expert testimony cannot be considered scientifically reliable or proven, it should nevertheless be included as long as it can be classified and understood as informed speculation because it makes legal factfinders attend more closely to the matters that the law considers pertinent to past mental states. It seeks to reconcile the tension between the law's demand for accuracy and the inability of behavioral science to provide more than speculative answers for most questions raised by the insanity defense and related doctrines and by sentencing, commitment and sex offender statutes that require determinations of risk.

The Future of Disability Law

This book is open access under a CC BY 4.0 license. This edited collection provides a comprehensive analysis of the differences and similarities between civil legal aid schemes in the Nordic countries whilst outlining recent legal aid transformations in their respective welfare states. Based on in-depth studies of Norway, Sweden, Finland, Denmark, and Iceland, the authors compare these cases with legal aid in Europe and the US to examine whether a single, unique Nordic model exists. Contextualizing Nordic legal aid in relation to welfare ideology and human rights, Hammerslev and Halvorsen Rønning consider whether flaws in the welfare state exist, and how legal aid affects disadvantaged citizens. Concluding that the five countries all have very different legal aid schemes, the authors explore an important general trend: welfare states increasingly outsourcing legal aid to the market and the third sector through both membership organizations and smaller voluntary organizations. A methodical and compassionate text, this book will be of special interest to scholars and students of the criminal justice, the welfare state, and the legal aid system.

Justice in the Forest

This Fifth Edition of TAKING SIDES: ABNORMAL PSYCHOLOGY presents current controversial issues in a debate-style format designed to stimulate student interest and develop critical thinking skills. Each issue is thoughtfully framed with an issue summary, an issue introduction, and a postscript. An online instructor's resource guide with testing material is available. USING TAKING SIDES IN THE CLASSROOM (ISBN 9780073343907) is also an excellent instructor resource with practical suggestions on incorporating this effective approach in the classroom. Each TAKING SIDES reader features an annotated listing of selected World Wide Web sites and is supported by our student website, www.mhcls.com/online.

Current Publications in Legal and Related Fields

This treatise is a detailed article-by-article examination of the United Nations Convention on the Rights of Persons with Disabilities (CRPD). Each article of the CRPD contains a methodical analysis of the preparatory works, followed by an exhaustive examination of the contents of each article based on case law and concluding observations from the CRPD Committee, judgments from national and international courts and tribunals, pertinent UN and other reports, the key literature on the article under review. The volume features commentary from a broad range of scholars across a variety of disciplines in order to provide a comprehensive study of the legal, psychological, education, sociological, and other aspects of the CPRD. This encyclopaedic commentary on the CRPD effectively covers all the issues arising from international disability law and practice, and will be an ideal resource for all working in the field.

The Mirror of Justice

The Rights of War and Peace

Law and the Mental Health System

Weapon of Choice

"Tells the story of the firm Elkin Mathews, the antiquarian booksellers, with which he (Muir) has been associated since 1930. Founded by Charles Elkin Mathews and the legendary John Lane, it has survived the two world wars, the great slump of the Thirties, many changing fashions in book-collecting, and even the gloriously unorthodox methods of its partners" - blurb.

Gender in Human Rights and Transitional Justice

This volume counters one-sided dominant discursive representations of gender in human rights and transitional justice, and women's place in the transformations of neoliberal human rights, and contributes a more balanced examination of how transitional justice and human rights institutions, and political institutions impact the lives and experiences of women. Using a multidisciplinary approach, the contributors to this volume theorize and historicize the place of women's rights (and gender), situating it within contemporary country-specific political, legal, socio-cultural and global contexts. Chapters examine the progress and challenges facing women (and women's groups) in transitioning countries: from Peru to Argentina, from Kenya to Sierra Leone, and from Bosnia to Sri Lanka, in a variety of contexts, attending especially to the relationships between local and global forces

The Standard

Albany Law Journal

Outsourcing Legal Aid in the Nordic Welfare States

Like medicine, law is replete with axioms of prevention. 'Prevention is better than cure' has a long pedigree in both fields. 17th century jurist Sir Edward Coke observed that 'preventing justice excelleth punishing justice'. A century later, Sir William Blackstone similarly stated that 'preventive justice is preferable in all respects to punishing justice'. This book evaluates the feasibility and legitimacy of state attempts to regulate prevention. Though prevention may be desirable as a matter of policy, questions are inevitably raised as to its limits and legitimacy, specifically, how society reconciles the desirability of averting risks of future harm with respect for the rule of law, procedural fairness and human rights. While these are not new questions for legal scholars, they have been brought into sharper relief in policy and academic circles in the wake of the September 11 terrorist attacks. Over the past 15 years, a body of legal scholarship has tracked the intensified preventive focus of anti-terrorism law and policy, observing how this focus has impacted negatively upon traditional legal frameworks. However, preventive law and policy in other contexts, such as environmental protection, mental health, immigration and corruption has not received sustained focus. This book extends that body of scholarship, through use of case studies from these diverse regulatory settings, in order to examine and critique the principles, policies and paradoxes of preventive justice. "Whereas earlier scholars looked upon preventive justice as a source and means of regulation, the powerfully argued contributions to this volume provide forceful reasons to consider whether we would do

better talk about regulating preventive justice." Professor Lucia Zedner, Oxford University

WIPO Intellectual Property Handbook

American Book Publishing Record

The UN Convention on the Rights of Persons with Disabilities

Minding Culture

Elements of Honest Law

Without our consent and often without our knowledge, the government can constantly monitor many of our daily activities, using closed circuit TV, global positioning systems, and a wide array of other sophisticated technologies. With just a few keystrokes, records containing our financial information, phone and e - mail logs, and sometimes even our medical histories can be readily accessed by law enforcement officials. As Christopher Slobogin explains in Privacy at Risk, these intrusive acts of surveillance are subject to very little regulation. Applying the Fourth Amendment's prohibition on unreasonable searches and seizures, Slobogin argues that courts should prod legislatures into enacting more meaningful protection against government overreaching. In setting forth a comprehensive framework meant to preserve rights guaranteed by the Constitution without compromising the government's ability to investigate criminal acts, Slobogin offers a balanced regulatory regime that should intrigue everyone concerned about privacy rights in the digital age.

The Freeman

Minding Justice

In celebration of the 25th anniversary of the enactment of the Americans with Disabilities Act, nationally recognized

disability rights advocates looked ahead to the next twenty-five years of disability law in the United States during the 2015 Jacobus tenBroek Disability Law Symposium. Topics discussed included the future of disability law, civil rights movements and culture and policy change, the school to prison pipeline, aging and disability, and criminal justice and disability.

Minnesota Law Review

Reeves' History of the English Law, from the Time of the Romans to the End of the Reign of Elizabeth [1603]

Equal Treatment for People with Mental Retardation

This comprehensive examination of the laws governing the punishment, detention, and protection of people with mental disabilities provides innovative solutions to problems associated with criminal responsibility, protection of society from "dangerous" individuals, and the state's authority to act paternalistically.

Privacy at Risk

Eight case-studies undertaken in Australia, entitled "Minding Culture: Case-Studies on Intellectual Property and Traditional Cultural Expressions" were selected, prepared, researched and written by Ms. Terri Janke, an Australian lawyer. The studies have been incorported together in WIPO/GRTKF/STUDY/2.

Abnormal Psychology: Taking Sides - Clashing Views in Abnormal Psychology

The British National Bibliography

Proving the Unprovable

Engaging in sex, becoming parents, raising children: these are among the most personal decisions we make, and for people

with mental retardation, these decisions are consistently challenged, regulated, and outlawed. This book is a comprehensive study of the American legal doctrines and social policies, past and present, that have governed procreation and parenting by persons with mental retardation. It argues persuasively that people with retardation should have legal authority to make their own decisions. Despite the progress of the normalization movement, which has moved so many people with mental retardation into the mainstream since the 1960s, negative myths about reproduction and child rearing among this population persist. Martha Field and Valerie Sanchez trace these prejudices to the eugenics movement of the late nineteenth and early twentieth centuries. They show how misperceptions have led to inconsistent and discriminatory outcomes when third parties seek to make birth control or parenting decisions for people with mental retardation. They also explore the effect of these decisions on those they purport to protect. Detailed, thorough, and just, their book is a sustained argument for reform of the legal practices and social policies it describes.

The Republic

The push for federal gun reform is foundering. Ian Ayres and Fredrick Vars look instead to libertarian ideas that can survive judicial review. Individuals can renounce gun-ownership rights, which prevents suicide. Citizens should be able to petition for confiscation from unlawful possessors. While Congress and the courts argue, lives can be saved.

Parliamentary Debates (Hansard).

The Crowd

In this book, Slobogin and Fondacaro present their vision for a new juvenile justice system, founded on the evidence at hand and promoting the principles of rehabilitation and reintegration into society. The authors develop their juvenile justice policy proposals effectively by carefully addressing the problems with past policy approaches and recent theoretical contributions.

Model Penal Code Symposium

The National Bankruptcy News and Reports

The Pacific Reporter

Details some of the many "corporate crimes" against society and describes the attempts by individuals and citizen groups to correct these abuses.

Regulating Preventive Justice

Juveniles at Risk

Our Currency Problem

This is a general reference work on all aspects of intellectual property, including international treaties and conventions, analyses of all fields of intellectual property, its administration, enforcement and teaching, technological and legal developments, and WIPO's work in its Member States. It covers issues including electronic commerce, biotechnology, traditional knowledge and management of copyright and related rights and WIPO's vision and approaches to meet new challenges with a widening circle of partners. Can be used as a key reference work by creators, innovators, intellectual property lawyers, government officials, university teachers and students.

Minding the Corporate Conscience

ROMANCE ACTION & ADVENTURE MYSTERY & THRILLER BIOGRAPHIES & HISTORY CHILDREN'S YOUNG ADULT FANTASY HISTORICAL FICTION HORROR LITERARY FICTION NON-FICTION SCIENCE FICTION