

# Vulnerable Witnesses Scotland Act 2004

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## **Children and Cross-Examination** - J R Spencer 2012-06-01

In 2009, Stephen Barker was convicted of rape on the evidence of a little girl who was four-and-a-half years old at the trial, and about three-and-a-half when first interviewed by the police. The high point of the proceedings was the child's appearance as a live witness in order for Barker's counsel to attempt a cross-examination. This case focused attention on the need, imposed by current English law, for even tiny children to come to court for a live cross-examination. In 1989, the Pigot Committee proposed a scheme under which the whole of a young child's evidence, including cross-examination, would be obtained out of court and in advance of trial. In 1999 a provision designed to give effect to this was included in the Youth Justice and Criminal Evidence Act, but it has not yet been brought into force. The full Pigot proposal was implemented, however, in Western Australia, and similar schemes operate in a number of European jurisdictions. This book of essays examines a number of these schemes, and argues the case for further reforms in the UK.

*Readings on Criminal Justice, Criminal Law & Policing* - Marc Cools 2009

In today's globalized society, an international exchange of ideas and views is indispensable within the field of social sciences, including criminology and criminal justice studies. The research group Governance of Security (GofS) fosters contemporary international discourses on issues of crime and crime control. In 2008, GofS started a research paper series, combining theoretical and empirical articles on issues

reflecting the research activities of GofS. This research group is a collaboration between Ghent University and Ghent University College in Belgium. GofS concentrates its research around the study of administrative and judicial policy that have been developed with respect to new issues of crime and insecurity. The GofS series 'Governance of Security Research Papers (GofS)' is published by Maklu Publishing (Belgium). Readings on Criminal Justice, Criminal Law and Policing - Volume 2 of GofS's series Governance of Security Research Papers includes the following: Punishment across Borders: The Rationales behind International Execution of Sentences - Interpreting the Concept of 'Discretionary Power' within the Execution of Sentences: A Comparison between the Belgian and French Situation - Esperanto for EU Crime Statistics: Towards Common European Offense Definitions in an EU-level Offense Classification System - Developing a Framework for the Legal Rights of Victims and Witnesses - What Can European Institutions and the International Criminal Court Learn from Each Other? - Purpose Limitation in EU-US Data Exchange in Criminal Matters: The Remains of the Day - Some Criminal Law Reflections on the Sexual Transmission of HIV - Reading about Crime in Post-Intervention Societies: A Critical Assessment - Policing and Leadership: The Case of the Belgian Chiefs of the Local Police - Reflections on the Possible Integration of Intelligence-Led Policing into Community Policing: The Belgian Case - Reliability and Correlational Validity of Police Interview Competences: Assessing the Stability of the Police Interview Competency Inventory

â?¢ The Role of Europol in Joint Investigation Teams: A Foretaste of an Executive European Police Office? â?¢ Checking Aspects of a "Nodal Orientation" for Policing the Port of Antwerp. *Criminal Procedure (Scotland) Act 1995* - Iain Bradley 2005-01-01

Completely revised and updated, this edition provides a full copy of the Act with authoritative section-by-section commentary. All legislative amendments have been noted and incorporated into this fourth edition taking account of the: Criminal Justice (Scotland) Act 2003; Vulnerable Witnesses (Scotland) Act 2004; Criminal Procedure (Amendment) (Scotland) Act 2004. The 1995 Act is central to Scots criminal procedure. As a result of huge changes brought about by recent legislation, this new edition will be an indispensable guide for criminal practitioners.

**Victimology and Victim Rights** - Tyrone Kirchengast 2016-10-04

This book examines the international, regional and domestic human rights frameworks that establish victim rights as a central force in law and policy in the twenty-first century. Accessing substantial source material that sets out a normative framework of victim rights, this work argues that despite degrees of convergence, victim rights are interpreted on the domestic level, in accordance with the localised interests of victims and individual states. The transition of the victim from peripheral to central stakeholder of justice is demonstrated across various adversarial, inquisitorial and hybrid systems in an international context. Examining the standing of victims globally, this book provides a comparative analysis of the role of the victim in the International Criminal Court, the ad hoc tribunals leading to the development of the International Criminal Tribunal for the former Yugoslavia and the International Criminal Tribunal for Rwanda, together with the Extraordinary Chambers of the Courts of Cambodia, Special Panels of East Timor (Timor Leste), and the Internationalised Panels in Kosovo. The instruments of the European Parliament and Council of Europe, with the rulings of the European Court of Justice, and the European Court of Human Rights, interpreting the European Convention of Human Rights, are examined. These instruments are further

contextualised on the local, domestic level of the inquisitorial systems of Germany and France, and mixed systems of Sweden, Austria and the Netherlands, together with common law systems including, England and Wales, Ireland, Scotland, USA, Australia, Canada, New Zealand, India, South Africa, and the hybrid systems of Japan and Brazil. This book organises the authoritative instruments while advancing debate over the positioning of the victim in law and policy, as influenced by global trends in criminal justice, and will be of great interest to scholars of international law, criminal law, victimology and socio-legal studies.

Law Making and the Scottish Parliament - Elaine E Sutherland 2014-05-27

A study of legislative developments in areas of law and policy devolved to the Scottish Parliament.

*Policing Scotland* - Daniel Donnelly 2012-09-10

This fully updated and expanded second edition of *Policing Scotland* takes account of recent developments in Scottish policing and criminal justice against the backdrop of a dynamic political landscape and looming fiscal constraints in public services. The book offers contributions from both academics and practitioners, and not only shows police at work in contemporary Scotland, but also gives some insight into those areas where policing is carried out by non-police people and organisations. It seeks to identify what it is about Scottish policing that is distinctly Scottish, the main characteristics of modern policing in Scotland, how these have developed over the recent past, and what they have become today. In answering these questions, the book analyses policing in Scotland in the context of the new and emerging ideas about the nature, purposes and methods of policing that are developing elsewhere in the world, and seeks to determine how far Scottish policing is maintaining its own traditions, or simply becoming a localised example of wider global trends. The second edition of this popular text introduces new chapters on crime investigation, police unionism, ethnic minorities, policing violence and forensic science, as well as incorporating a major new theme which seeks to explain how those responsible for policing Scotland set about dealing with current issues such as terrorism and organised crime. This

book makes a significant contribution to the current debate on policing in Scotland, and as such is an essential text for academics and those interested in policing issues.

*Media Law for Journalists* - Ursula Smartt  
2006-06-27

'A refreshing complement to more venerable textbooks. Indeed, being both reflective and accessible, it is arguably a better first resort for aspirant hacks' Times Higher Education Supplement 'It is written in a clear and user-friendly style, avoiding the legalistic language that can be a problem with so many law textbooks. Particularly well written are the case studies that Ursula Smartt explains in each chapter' - Writing Magazine *Media Law for Journalists* functions as both an introduction and a reference guide to the main legal issues facing journalists. It is intended as a course textbook for students, first and foremost. However, it is also intended to help keep journalists out of jail and on the right side of the law. The book presumes no prior legal knowledge, but covers all the relevant areas including: defamation, privacy, contempt of court, freedom of expression, and intellectual property. It also looks at the difference between the English and Scottish legal systems as they pertain to the media. This book will be essential reading for all students of journalism as well a welcome guide to professional journalists.

*Vulnerable Witnesses Scotland Act 2004* - Sharp  
Laura Sharp 2013-02-08

The Vulnerable Witnesses (Scotland) Act 2004 amends the Criminal Procedure (Scotland) Act 1995 for criminal cases. It creates a similar regime for civil cases, so that vulnerability of witnesses is considered, and measures are taken to support vulnerable witnesses to give evidence effectively. This book contains the Act's main provisions together with commentary to help you to understand it fully. Informed by the authors' experience of vulnerable witnesses in practice, the book provides an essential reference for lawyers, law students, those who lead or hear witness in court and other professionals dealing with young people and adults who may be vulnerable as potential witnesses.

**'Crossing the Acts' The Support and Protection of Adults with Mental Disorder Across the Legislative Frameworks in**

**Scotland** - Tom Keenan

*Victims and the Criminal Trial* - Tyrone  
Kirchengast 2016-08-10

This book addresses the idea that victims remain contested and controversial participants of justice in the twenty-first century adversarial criminal trial. Victims are increasingly participating in all phases of the criminal trial, with new substantive and procedural rights, many of which may be enforced against the state or defendant. This movement to substantive rights has been contentious, and evidences a contested terrain between lawyers, defendants, policy-makers and even victims themselves. Bringing together substantial source materials from law and policy, this book sets out the rights and powers of the victim throughout the phases of the modern adversarial criminal trial. It examines the role of the victim in pre-trial processes, alternative pathways and restorative intervention, the jury trial, sentencing, appeal and parole. Preventative detention, victim registers, criminal injuries compensation and victim assistance, restitution and reparations, and extra-curial rights and declarations are examined to set out the rights of victims as they impact upon and constitute aspects of the modern criminal trial process. The adversarial criminal trial is also assessed in the context of the increased rights of victims in international law and procedure, and with reference to policy transfer between civil and common law jurisdictions. This timely and comprehensive book will be of great interest to scholars of criminology, criminal law and socio-legal studies.

*Handbook of Criminal Investigation* - Tim  
Newburn 2012-08-21

This book provides the most comprehensive and authoritative book yet published on the subject of criminal investigation, a rapidly developing area within the police and other law enforcement agencies, and an important sub discipline within police studies. The subject is rarely out of the headlines, and there is widespread media interest in criminal investigation. Within the police rapid strides are being made in the direction of professionalizing the criminal investigation process, and it has been a particular focus as a means of improving

police performance. A number of important reports have been published in the last few years, highlighting the importance of the criminal investigation process not only to the work of the police but to public confidence in this. Each of these reports has identified shortcomings in the way criminal investigations have been conducted, and has made recommendations for improvement. The Handbook of Criminal Investigation provides a rigorous and critical approach to not only the process of criminal investigation, but also the context in which this takes place, the theory underlying it, and the variety of factors which influence approaches to it. It will be an indispensable source of reference for anybody with an interest in, and needing to know about, criminal investigation. Contributors to the book are drawn from both practitioners in the field and academics.

**Victims** - Council of Europe 2007-01-01

Justice depends not only on states' ability to prosecute the perpetrators of a crime, but also on their capacity to restore the situation of victims. The Council of Europe has contributed to building a common legal area based on the respect of human rights, democracy and the rule of law. Since the 1980s, it has integrated the victims' perspective in its work in this field and has produced and updated a set of legal instruments to assist states in dealing with victims' needs. This book brings together these standards and is intended to provide a reference document.--Publisher's description

*Evidence Essentials* - James Chalmers  
2012-05-31

From confessions and character evidence to judicial admissions and conducting a trial, *Evidence Essentials* will guide you through the law of evidence in Scotland - the ideal text for new students and for that all-important exam revision. Now in its third edition, you can be sure that the book is totally up-to-date. Summary sections of Essential Facts and Essential Cases will help you to identify, understand and remember the key elements.

**Therapists in Court** - Tim Bond 2005-11-05

*Therapists in Court* is the first in a series of handbooks providing legal guidance for practitioners from all the talking therapies, including counseling, psychotherapy and

psychology. It is written for practitioners who come into contact with the legal system through their work. Providing practical guidance backed up with illuminating examples, the book is an invaluable source of information in situations such as responding to a solicitor's letter, supporting a witness in their preparation to appear in court, and being called as a witness.  
*Current Law Statutes* - Great Britain 2004

**Cross and Tapper on Evidence** - Colin Tapper  
2007

*Cross and Tapper on Evidence* discusses the theory and practice of this field, and provides criticism and comment on the law, drawing on numerous recent cases to illustrate the workings of the law. It has been fully revised and rewritten to take into account the radical and controversial new Criminal Justice Act 2003. Major changes brought about by the new legislation, including those relating to the effect on acquittals, all the rules relating to character, and the hearsay rule in criminal cases, have been fully incorporated into the text.

**Criminal Evidence** - Paul Roberts 2010-08-26

Based on Adrian Zuckerman's 'The Principles of Criminal Evidence', this book presents a comprehensive treatment of the fundamental principles & underlying logic of the law of criminal evidence. It includes changes relating to presumption of innocence, privilege against self-incrimination, character, & the law of corroboration.

*Criminal Law Reform Now* - J J Child 2018-11-29

If you could change one part of the criminal law, what would it be? The editors put this question to nine leading academics and practitioners. The first nine chapters of the collection present their responses in the form of legal reform proposals, with topics ranging across criminal law, criminal justice and evidence - including confiscation, control orders, criminal attempts, homicide, assisted dying, the special status of children, time restrictions on prosecution, the right to silence, and special measures in court. Each chapter is followed by a comment from a different author, providing an additional expert view on each reform proposal. Finally, the last two chapters broaden the debate to discuss criminal law reform in general, examining various reform bodies and mechanisms across

England, Wales and Scotland. Criminal Law Reform Now highlights and explores the current reform debates that matter most to legal experts, with each chapter making a case for positive change.

**Culture, Nation, and the New Scottish Parliament** - Caroline McCracken-Flesher 2007  
Culture, Nation, and the New Scottish Parliament asserts that while Scotland's new Parliament (1999) is a creation of laws, politics, and economics, some of the forces underpinning it are cultural, therefore constantly alive and insistently creative. Scotland may not be confined by, but has always lived within and moved forward and outward, through its signs and stories. In the moment of the new Parliament, it is time to cast up Scotland's accounts of past and present, and to review the nation's futures. Readers will find the usual signs of Scotland foregrounded, questioned, and re-energized as contributors trace the dynamic toward a Scottish Parliament. And they will find new signs, whether sounds, sights, or souvenirs come into play, revealing today's performance of a dynamic Scotland. Caroline McCracken-Flesher teaches the novel, the British eighteenth and nineteenth centuries, Scottish literature, and literary theory at the University of Wyoming.  
**Halsbury's Statutory Instruments** - Great Britain 1986

[Vulnerable Witnesses \(Scotland\) Act 2004 \(UK\)](#) - The Law Library 2018-04-23  
Vulnerable Witnesses (Scotland) Act 2004 (UK) The Law Library presents the official text of the Vulnerable Witnesses (Scotland) Act 2004 (UK). Updated as of March 26, 2018 This book contains: - The complete text of the Vulnerable Witnesses (Scotland) Act 2004 (UK) - A table of contents with the page number of each section  
**Media & Entertainment Law** - Ursula Smartt 2017-02-03

Media & Entertainment Law presents a contemporary analysis of the law relating to the media and entertainment industries both in terms of its practical application and its theoretical framework, providing a broad and comprehensive coverage of these fast changing branches of the law. Fully restructured to complement how media law is taught today in the digital age, this third edition explores recent

updates in the law including the outcomes of the Google Spain case and the 'right to be forgotten', the use of drones in breach of privacy laws, internet libel and the boundaries of media freedom and press regulation following the Leveson inquiry. Media & Entertainment Law uses the most up-to-date authorities to explore privacy and confidentiality subjects, such as the Prince Charles 'black spider' letters, the Maximilian Schrems and the celebrity superinjunction PJS v Newsgroup Newspapers cases. The book also covers defamation, contempt of court and freedom of information, plus Scots law. New to this edition: A brand new chapter is dedicated to exploring technology and the media, including contemporary issues such as the dark web, the surveillance state, internet censorship and the law and social media, including bloggers, vloggers and tweeters. The chapters on regulatory authorities have been expanded to provide greater clarification and explanation of broadcasting, press and advertising regulation, including the protection of journalistic sources and comparisons with EU Law. The chapter on intellectual property and entertainment law has been streamlined to match media law courses more effectively. This text provides students with detailed coverage of the key principles, cases and legislation as well as a critical analysis of this vibrant subject.  
*Confidentiality and Record Keeping in Counselling and Psychotherapy* - Tim Bond 2008-09-12

'This is an excellent book...Those involved in writing agency policy as well as therapists working within these structures and independently should view this as a mainstay of their reference library. Trainers and supervisors will also find it invaluable' - Therapy Today Journal, December 2008 `This book is an original, insightful, comprehensive and practical guide for all working in the field...a must read for any counsellor or psychotherapist or anybody else working in the field of psychological therapies' - Professor Cary L. Cooper, CBE, President of BACP `There are few legal issues as important to clients and their therapists as confidentiality and record keeping. This book is essential reading for all counsellors and psychotherapists' - Esther Rantzen, Chair & Founder of Childline and Vice President of BACP

Confidentiality is an essential condition of counselling and psychotherapy that enables clients to talk honestly and openly about their situation. As a core aspect of everyday practice, therapists need to understand both the legal and ethical implications of providing confidentiality and of keeping records concerning their clients. Confidentiality and Record Keeping in Counselling and Psychotherapy provides a practical introduction to the topic, containing guidance on: - why and how records should be kept - how to balance therapeutic benefits from keeping records with potential legal ramifications - confidentiality agreements with clients in a variety of therapeutic settings - confidentiality in training and supervision.

**Working with Vulnerable Adults** - Bridget Penhale 2007-11-22

This text provides an understanding of current professional practice in social and health care, examining abuse of vulnerable adults and the ways in which social policy, welfare services and practitioners may compound or alleviate vulnerability. Working with Vulnerable Adults develops a sound basis for understanding issues of risk, vulnerability and protection and investigates how agency policies and procedures may, often unintentionally, lead to the voice of service users being marginalised or unheard. Drawing on recent and established research about the protection of vulnerable adults, the book covers: · Social work, social care settings and vulnerable adults · The concept of abuse and adult protection · Using the law in adult protection · Professional and quality assurance issues · Assessment in social work with vulnerable adults · Dealing with and managing vulnerability, risk and abuse · Adults with mental health difficulties, long-term conditions and learning disabilities · Community abuse and asylum seekers Much contemporary social and health care practice with adults is concerned with issues of risk and protection. Working with Vulnerable Adults provides information and knowledge for students and practitioners who are interested in finding out more about this important field.

**Law for Criminologists** - Ursula Smartt 2008-11-13

Book launch pictures available here! "This book is a triumph in its clarity, scholarship and sheer

scope. It is increasingly vital that criminologists understand crime and the criminal justice system in depth, and Ursula Smartt unmasks the mysteries and lays bare the complexities of law like few other writers on the subject. This is the book on criminal law that should be on the shelf of everyone connected to the criminal law' - Baroness Helena Kennedy QC 'Law for Criminologists is a timely and concise introduction for those in criminology and law. Combining accessibility and scholarship, it will be welcomed by students and lecturers alike' - Dr Azrini Wahidin, Reader and Programme Director for Criminology, Queen's University Belfast 'Highly informative, comprehensive and reader-friendly - this groundbreaking book is essential reading for all who are engaged in the study of criminology' - Peter Joyce, Manchester Metropolitan University This practical guide introduces students to the basic principles of the law, enabling a comprehensive understanding of criminology and criminal justice. Law for Criminologists will enthuse the student and teacher about the law whilst giving sound advice on how to achieve a thorough comprehension of the topic. Striking a much-needed balance between essential law for criminologists, and commentary on current legal issues, this book provides the reader with a full understanding of: " the workings of the law in England, Wales, Scotland and Northern Ireland " the European Union legal frameworks " the law of evidence and the criminal process " punishment and sentencing " human rights issues " the differences between youth justice and adult criminal legislation " how to undertake independent legal research and further reading in the discipline. Packed with extensive learning aids including case studies, boxed notes, sample examination questions, appendices of statutes and cases and a comprehensive glossary, this book is vital for all students in criminology and criminal justice. As well as an extensive foreword by Baroness Helena Kennedy QC.

**Scottish Evidence Law Essentials** - James Chalmers 2017-02-03

Discover how the law of evidence operates within Scotland, and in the larger context of UK and European laws of evidence. The new edition has been updated to take account of case law developments since the last edition, plus the

Double Jeopardy (Scotland) Act 2014, the Criminal Justice (Scotland) Act 2016 and changes made to the law on vulnerable witnesses by the Victims and Witnesses (Scotland) Act 2014. Helpful student features include Essential Facts and Essential Cases for each chapter.

**Delict** - Francis McManus 2012-01-06

"e;Recognising the multi-faceted nature of this Scots law, Francis McManus and Eleanor Russell have produced this all-encompassing guide to delict. With numerous case studies and questions for discussion after each chapter, this is essential reading for all students encountering delict for the first time as well as practitioners who require a ready reference for their practice. The Scots law of delict encompasses a vast array of legal sources and contradictions. Many elements are modern and highly developed while others remain ancient and obscure. The majority of delictual principles are case law driven yet, increasingly, legislation plays a part. Further, although the concept of delict is limited to the Scottish jurisdiction, private international law cannot be ignored. "e;

**Is it in Force? Summer 2008** - 2008

This volume contains the information needed to establish the exact commencement dates of Acts of general application in England, Wales and Scotland and General Synod Measures passed since 1960.

**Advances in Forensic Human Identification** - Xanthe Mallett 2014-01-24

As forensic human identification receives increased global attention, practitioners, policy makers, and students need an appropriate resource that describes current methods and modalities that have shaped today's policies and protocols. A supplemental follow-up to Forensic Human Identification: An Introduction, Advances in Forensic Human Identifica

**Media and Entertainment Law** - Ursula Smartt 2011-04-19

Media and Entertainment Law presents a contemporary analysis of the law relating to the media and entertainment industry both in terms of its practical application and its theoretical framework. Looking at key aspects such as TV and radio broadcasting, the print press, the music industry, online news and entertainment and social networking sites, this textbook

provides students with detailed coverage of the key principles, cases and legislation as well as a critical analysis of regulatory bodies such as the Press Complaints Commission and OFCOM. Media and Entertainment Law is also the first book to discuss superinjunctions and the phone-hacking scandal involving News of the World.

**Victims' Experiences of The Criminal Justice Response to Domestic Abuse** - Emma Forbes 2021-11-29

Victims' Experiences of The Criminal Justice Response to Domestic Abuse: Beyond GlassWalls provides a unique perspective on how victims of domestic abuse experience the justice process.

**International Developments and Practices in Investigative Interviewing and Interrogation** - David Walsh 2017-09-19

Techniques in the investigative interviewing and interrogation of victims, witnesses and suspects of crime vary around the world, according to a country's individual legal system, religion and culture. Whereas some countries have developed certain interview protocols for witnesses (such as the ABE Guidelines and the NICHD protocol when interviewing children) and the PEACE model of interviewing suspects, other countries continue to use physical coercion and other questionable tactics to elicit information. Until now, there has been very little empirical information about the overall interview and interrogation practices in non-western countries, especially the Middle and Far East. This book addresses this gap, bringing together international experts from over 25 countries and providing in-depth coverage of the various interview and interrogation techniques used across the globe. Volume 1 focuses on the interviewing of victims and witnesses, aiming to provide the necessary information for an understanding of how law enforcement agencies around the world gain valuable information from victims and witnesses in criminal cases.

Together, the chapters that make up this volume and the accompanying volume on interviewing suspects, draw on specific national case studies and practices, examine contemporary challenges and identify best practice to enable readers to develop an international, as well as a comparative, perspective of developments worldwide in this important area of criminal investigation. This book will be an essential

resource for academics and students engaged in the study of policing, criminal investigation, forensic psychology and criminal law. It will also be of great interest to practitioners, legal professionals and policymakers around the world.

Devolution, Law Making and the Constitution - Robert Hazell 2015-12-01

Law making is a primary function of government, and how well the three devolved UK legislatures exercise this function will be a crucial test of the whole devolution project. This book provides the first systematic study and authoritative data to start that assessment. It represents the fruits of a four-year collaboration between top constitutional lawyers from Scotland, Wales and Northern Ireland and leading researchers in UCL's Constitution Unit. The book opens with detailed studies of law making in the period 1999–2004 in the Scottish Parliament and the Assemblies in Wales and Northern Ireland, and how they interact with Westminster. Later contributions look at aspects of legislative partnership in the light of the UK's strongly asymmetric devolutionary development, and also explain the unexpected impact of devolution on the courts. Individual chapters focus on various constitutional aspects of law making, examining the interplay of continuity and change in political, legal and administrative practice, and the competing pressures for convergence and divergence between the different parliaments and assemblies. This book is essential reading for academics and students in law and in politics, and for anyone interested in the constitutional and legal aspects of UK devolution, not least the practitioners and policymakers in London, Edinburgh, Cardiff and Belfast.

*Scottish Criminal Evidence Law* - Peter Duff 2018-12-31

Why did Enlightenment happen in Edinburgh?

*Scottish Parliament* - Mark Lazarowicz 2018-01-23

*Social Policy for Social Work, Social Care and the Caring Professions* - Janine Bolger 2016-04-01

Since devolution in 1999, social policy within Scotland has burgeoned. The Scottish Parliament has a range of powers in relation to

key policy areas including social work, education, health, child care, child protection, law and home affairs, and housing. These powers and the existence of a distinct legal tradition in Scotland means that social work practice has developed a distinctive style, attuned to the particular needs of Scotland. Scottish distinctiveness however, has rarely been properly represented in textbooks on either social policy or social work. This innovative text offers comprehensive coverage of the discipline of social policy and its central relevance to social work, social care and related practice in Scotland. Designed to complement teaching and study associated with the new Honours degree in Social Work (Scottish Executive 2003), it fills a notable gap in the literature on this subject and will be essential reading for students, professionals and academics within a variety of health and social care occupations.

Sexual Violence on Trial - Rachel Killean 2021-03-01

Sexual Violence on Trial provides a contemporary critical examination of the investigation, prosecution and cultural contexts of sexual violence. It draws on Northern Ireland as a case study, while also drawing on experiences from other jurisdictions across the United Kingdom and island of Ireland. Public and academic debates concerning the high-profile 'Belfast/Rugby Rape Trial' and the subsequent Gillen review of the arrangements to deliver justice in serious sexual offence cases have been mirrored at a global level with movements such as #MeToo and #TimesUp. This book brings together the perspectives of practitioners and academics to discuss contemporary challenges surrounding the societal and legal framing of sexual violence. It examines key aspects of the criminal justice process including the challenges of supporting victims; of responding to a range of forms of sexual violence such as rape, peer abuse, intimate partner violence and forced-to-penetrate cases; as well as alternative perspectives and future reforms. It also considers broader debates including balancing the interests of victims and defendants; the impact of cultural myths and stereotypes; the challenges of the digital age; models of consent; legal representation for victims and anonymity



and publicity surrounding trials. Written by leading authorities in the field, Sexual Violence on Trial will be of great interest to students and scholars of Criminology, Law and Sociology.

**The Stationery Office Annual Catalogue** - Stationery Office (Great Britain) 2004

*Guide to the Adult Support and Protection (Scotland) Act 2007* - Bert Calder 2014-03-17  
This guide discusses the main concepts of the

Adult Support and Protection (Scotland) Act 2007 and looks at how they interact with each other and with other legislation in the field. The law is explained and applied in illustrative case studies. Written specially for social workers, it will also be necessary reading for solicitors, advocates and other professionals who work within the legislative guidelines.

[A Collective Legislative Approach to the Support and Protection of Adults at Risk with Mental Disorder in Scotland](#) - Tom Keenan