Read free Drugs without the hot air minimising the harms of legal and illegal drugs [PDF]

Forging a Socio-legal Approach to Environmental Harms Drugs-- Without the Hot Air Drugs-- Without the Hot Air Forging a Socio-Legal Approach to Environmental Harms First Do No Harm Assessing the Harms of Crime Wrongs, Harms, and Compensation Green Harms and Crimes Harm to Others Crimes, Harms, and Wrongs The Politics of Palm Oil Harm Victims of Environmental Harm The Harm Reduction Gap Harm's Way Environmental Harm Parental Rights, Best Interests and Significant Harms The Harms of Work From the Bottom Up Liability for Environmental Harm to the Global Commons Animal Harm Harm Reduction Or Harm Maintenance Toleration and Freedom from Harm Tortious Liability for Unintentional Harm in the Common Law and the Civil Law: Volume 1, Text A Companion to Crime, Harm and Victimisation Defining Harm Preventing Prenatal Harm Transnational Crime and Global Security The Palgrave Handbook of Social Harm Cyberbullying and Online Harms The Harm Paradox Labour Exploitation and Work-Based Harm Women, Crime and Social Harm Drug Law Enforcement, Policing and Harm Reduction Transitional Justice and Socio-Economic Harm International Human Rights Law and Protection Against Gender-Based Harm on the Internet Legitimizing Corporate Harm First Do No Self Harm Everyday Harm Helping Children and Young People who Selfharm The Moral Limits of the Criminal Law: Volume 3: Harm to Self

Forging a Socio-legal Approach to Environmental Harms

2017

environmental harms exert a significant toll and pose substantial economic costs on societies around the world although such harms have been studied from both legal and social science perspectives these disciplinary specific approaches are not on their own fully able to address the complexity these environmental challenges this edited collection forges an innovative socio legal approach to more effectively respond to and to prevent environmental harms around the world integrating theoretical and empirical work the book presents carefully selected illustrations of how legal and social science scholarship can be brought together to improve policies the various chapters examine how a socio legal approach can ultimately lead to a more comprehensive understanding of environmental harms as well as to innovative and effective responses to such environmental offences

Drugs-- Without the Hot Air

2012

the science of what drugs are and how they work lets us quantify and compare the harms caused by different drugs with this information we can radically transform drugs law and hugely reduce crime and all the other social economic and health harms currently caused by drugs the book is written in plain english it is intended for people who take drugs and those dealing with the harms drugs cause parents teachers doctors politicians social workers and law enforcement agencies it explains what drugs are how they work and how people become addicted how harmful are alcohol and tobacco compared to illegal drugs does the war on drugs cause more harm than good how does it affect legitimate scientific research into potentially valuable therapies what should you tell your children about drugs and at what age

Drugs-- Without the Hot Air

2017

environmental harms exert a significant toll and pose substantial economic costs on societies around the world although such harms have been studied from both legal and social science perspectives these disciplinary specific

approaches are not on their own fully able to address the complexity of these environmental challenges many legal approaches for example are limited by their inattention to the motivations behind environmental offences whereas many social science approaches are hindered by an insufficient grounding in current legislative frameworks this edited collection constitutes a pioneering attempt to overcome these limitations by uniting legal and social science perspectives together the book s contributors forge an innovative socio legal approach to more effectively respond to and to prevent environmental harms around the world integrating theoretical and empirical work the book presents carefully selected illustrations of how legal and social science scholarship can be brought together to improve policies the various chapters examine how a socio legal approach can ultimately lead to a more comprehensive understanding of environmental harms as well as to innovative and effective responses to such environmental offences

Forging a Socio-Legal Approach to Environmental Harms

2017-06-14

this collection brings together essays from leading figures in the field of medical law and ethics which address the key issues currently challenging scholars in the field it has also been compiled as a lasting testimony to the work of one of the most eminent scholars in the area professor ken mason the collection marks the academic crowning of a career which has laid one of the foundation stones of an entire discipline the wide ranging contents and the standing of the contributors mean that the volume will be an invaluable resource for anyone studying or working in medical law or medical ethics

First Do No Harm

2016-04-15

this book examines the principle of harm as a basis for crime control policy and the prioritization of criminalized activities as well as providing a systematic evidence based framework to assess the harms of crime to improve the allocation of resources to crime prevention and law enforcement

Assessing the Harms of Crime

2022

non instrumentalist private law theory has been dominated by an interpretivist methodology that seeks to understand the concepts doctrines and structures of the law in principled terms this has resulted in the neglect of purely normative analysis and a failure to engage systematically with the methodologies of moral and political philosophy wrongs harms and compensation paying for our mistakes departs from this approach arguing instead that the justification of tort law is dependent on our underlying moral corrective duties in this book adam slavny develops a pluralistic account of these duties which encompasses both wrongful and non wrongful conduct complicating the view that torts should be regarded as a coherent set of wrongs he also places the practice of enforcing corrective duties in a broader context arguing that it should not be isolated or immune to critiques based on distributive justice and that our duties are in fact consistent with institutional arrangements other than tort law including various types of compensation schemes what emerges is neither a wholesale defence of or attack on tort law but an insistence that its normative foundations are much more complex diverse and malleable than a focus on current legal practices would suggest

Wrongs, Harms, and Compensation

2023-08-04

the book presents discussions of the application of stan cohen s theories alongside empirical contributions in the fields of critical and green criminology taken together the authors critically address harms and crimes against the environment as well as against human and nonhuman victims

Green Harms and Crimes

2016-01-12

this first volume in the four volume series the moral limits of the criminal law focuses on the harm principle the commonsense view that prevention of harm to persons other than the perpetrator is a legitimate purpose of criminal legislation feinberg presents a detailed analysis of the concept and definition of harm and applies it to a host of

practical and theoretical issues showing how the harm principle must be interpreted if it is to be a plausible guide to the lawmaker

Harm to Others

1984-07-05

when should we make use of the criminal law crimes harms and wrongs offers a philosophical analysis of the nature and ethical limits of criminalisation the authors explore the scope of harm based prohibitions proscriptions of offensive behaviour and paternalistic prohibitions aimed at preventing self harm developing guiding principles for these various grounds of state prohibition both authors have written extensively in the field they have produced an integrated accessible philosophically sophisticated account that will be of great interest to legal academics philosophers and advanced students alike this elegant closely argued and convincing book is of great value and can be expected to be of lasting influence james chalmers crimes harms and wrongs is a welcome addition to this field and should clarify the reader s thinking on a breathtakingly broad range of issues this is an important book and its consideration of not only angle american theory and law but also german legal doctrines and writings on criminalisation should ensure that this debate reaches new heights in the future findlay stark the result of the authors many decades of thought and writing on this fundamental subject is an integrated accessible philosophically sophisticated discussion of this subject justice gilles renaud a p simester and andreas von hirsch present an informed and systematic account of the principles that in their view should structure decisions about what to criminalize and when vincent chiao an outstanding work original in many respects and meticulous in its arguments it represents the greatest advance on this subject since feinberg s four volumes an outstanding contribution to the re invigorated criminalization debate andrew ashworth important original interesting and often ingenious unlike some recent competitive books it has the virtue of making sound arguments and like everything else the authors have written it is a joy to read this is an absolutely wonderful book douglas husak

Crimes, Harms, and Wrongs

2011-06-24

this book examines the politics of harm in the context of palm oil production in colombia with a primary focus on the pacific coast region globally the palm oil industry is associated with practices that fit the most conventional

definitions and perceptions of crime but also crucially forms of social and environmental harm that do not fit strictly legalistic definitions and understandings of crime drawing on rich field based data from the region mol contributes empirically to an awareness of the constructions practices and the lived and perceived realities of harm related to palm oil production she advances criminological debate around harm by putting forward a theoretical and analytical approach that redirects the debate from a central concern with the academic contestedness of harm within criminology towards a focus on the on the ground contestedness of palm oil related harm in colombia detailed analysis and arresting conclusions ensure this book will be of great interest to students and scholars in the fields of green and critical criminology environmental sociology and international and critical development studies

The Politics of Palm Oil Harm

2017-08-16

in recent years the increasing focus on climate change and environmental degradation has prompted unprecedented attention being paid towards the criminal liability of individuals organisations and even states for polluting activities these developments have given rise to a new area of criminological study often called green criminology yet in all the theorising that has taken place in this area there is still a marked absence of specific focus on those actually suffering harm as a result of environmental degradation this book represents a unique attempt to substantively conceptualise and examine the place of such environmental victims in criminal justice systems both nationally and internationally grounded in a comparative approach and drawing on critical criminological arguments this volume examines many of the areas traditionally considered by victimologists in relation to victims of environmental crime and more widely environmental harm these include victims rights compensation treatment by criminal justice systems and participation in that process the book approaches the issue of environmental victimisation from a social harms perspective as opposed to a criminal harms one thus problematising the definitions of environmental crime found within most jurisdictions victims of environmental harm concludes by mapping out the contours of further research into a developing green victimology and how this agenda might inform criminal justice reform and policy making at national and global levels this book will be of interest to researchers across a number of disciplines including criminology international law victimology socio legal studies and physical sciences as well as professionals involved in policy making processes

Victims of Environmental Harm

2013-03-05

this long awaited book teaches how harm reduction can be a safety net for people with substance use disorders that our current addiction treatment rejects abandons and leaves behind harm reduction is an approach to helping people who engage in high risk activities to develop the skills and strategies to keep them and their communities safe this can include the provision of sterile equipment low threshold and low barrier care and the acceptance of non abstinence goals in treatment in this novel guide dr vakharia discusses the shortcomings of the dominant just say no drug prevention messages and abstinence only treatment approaches introduces harm reduction strategies and technologies borne from people who use drugs themselves and suggests various policy options available as alternatives to the current policies that criminalize drugs drug using equipment and the settings in which people use drugs the final chapter calls on the reader to destigmatize drug use and support efforts to reform our drug policies by highlighting the large gap in our current approach to substance use the harm reduction gap this book is the first step for those interested in learning more about the limitations of our current approach to drug use and how to support local efforts to ensure people who use drugs and their communities can stay safe

The Harm Reduction Gap

2024-02-09

a field defining study of the novel as a tragic form sandra macpherson s groundbreaking study of the rise of the novel connects its form to developments in liability law across the seventeenth to nineteenth centuries in particular macpherson argues for a connection to legal principles of strict liability that hold persons accountable for harms inflicted upon others in the absence of intention consent direct action or foreknowledge in convincing polemical readings of defoe richardson and fielding she shows that these laws share with the novel the view that the state of a person s mind is irrelevant to the question of her responsibility for her actions macpherson urges readers to rethink the ancient consensus that the novel differs from tragedy in its elevation of character over plot she concludes that the realist novel is ultimately a tragic form committed to holding persons accountable for accidents of fate macpherson s original insights continue to have a broad and lasting impact on the study of the novel

Harm's Way

2010-01-18

this unique study of social harm offers a systematic and critical discussion of the nature of environmental harm from an eco justice perspective challenging conventional criminological definitions of environmental harm the book evaluates three interconnected justice related approaches to environmental harm environmental justice humans ecological justice the environment and species justice non human animals it provides a critical assessment of environmental harm by interrogating key concepts and exploring how activists and social movements engage in the pursuit of justice it concludes by describing the tensions between the different approaches and the importance of developing an eco justice framework that to some extent can reconcile these differences using empirical evidence built on theoretical foundations with examples and illustrations from many national contexts environmental harm will be of interest to students and academics in criminology sociology law geography environmental studies philosophy and social policy all over the world

Environmental Harm

2014-09-24

this timely collection brings together philosophical legal and sociological perspectives on the crucial question of who should make decisions about the fate of a child suffering from a serious illness in particular the collection looks at whether the current best interests threshold is the appropriate boundary for legal intervention or whether it would be more appropriate to adopt the risk of significant harm approach proposed in gard it explores the roles of parents doctors and the courts in making decisions on behalf of children actively drawing on perspectives from the clinic as well as academia and practice in doing so it teases out the potential risks of inappropriate state intrusion in parental decision making and considers how we might address them

Parental Rights, Best Interests and Significant Harms

2019-11-28

as the percentage of people working in the service economy continues to rise there is a need to examine workplace

harm within low paid insecure flexible and short term forms of affective labour this is the first book to discuss harm through an ultra realist lens and examines the connection between individuals their working conditions and management culture using data from a long term ethnographic study of the service economy it investigates the reorganisation of labour markets and the shift from security to flexibility a central function of consumer capitalism it highlights working conditions and organisational practices which employees experience as normal and routine but within which multiple harms occur challenging current thinking within sociology and policy analysis it reconnects ideology and political economy with workplace studies and uses examples of legal and illegal activity to demonstrate the multiple harms within the service economy

The Harms of Work

2019-10-09

kent greenawalt s from the bottom up constitutes a collection of articles and essays written over the last five decades of his career they cover a wide range of topics many of which address ties between political and moral philosophy and what the law does and should provide a broad general theme is that in all these domains what really is the wisest approach to difficult circumstances often depends on the particular issues involved and their context both judges and scholars too often rely on abstract general formulations to provide answers a notable example in political philosophy was the suggestion of the great and careful scholar john rawls that laws should be based exclusively on public reason the essays explain that given uncertainty of what people perceive as the line between public reason and their religion convictions the inability of public reason to resolve some difficulty questions such as what we owe to higher animals and the feeling of many that their religious understanding should count urging exclusive reliance on public reason is not a viable approach other essays show similar problems with asserted bases for legal interpretations and the content of provisions such as the first amendment

From the Bottom Up

2016-05-02

a full examination of global legal rules governing liability for environmental harm in areas beyond the national jurisdiction of states

Liability for Environmental Harm to the Global Commons

2023-08-31

why do people harm injure torture and kill animals this book evaluates the reasons why these crimes are committed and outlines the characteristics of the animal offender it considers ethical and value judgements made about animals and the tacit acknowledgement and justification of unacceptable criminal behaviour towards the harming of animals made by offenders situating animal abuse wildlife crime illegal wildlife trading and other unlawful activities directed at animals firmly within green criminology the book contends that this is a distinct multi dimensional type of criminality which persists despite the introduction of relevant legislation taking a broad approach the book considers the killing and harming of animals in an international context and examines the effectiveness of current legislation policy and sentencing including a section on further reading and useful organizations this book is a valuable exploration into perspectives on the responsibility owed by man to animals as part of broader ecological and legal concerns it will interest criminologists ecologists animal protectionists and those interested in law and society and law and the environment

Animal Harm

2016-04-15

toleration matters to us all it contributes both to individuals leading good lives and to societies that are simultaneously efficient and just there are personal and social matters that would be improved by taking toleration to be a fundamental value this book develops and defends a full account of toleration what it is why and when it matters and how it should be manifested in a just society cohen defends a normative principle of toleration grounded in a new conception of freedom as freedom from harm he goes on to argue that the moral limits of toleration have been reached only when freedom from harm is impinged these arguments provide support for extensive toleration of a wide range of individual familial religious cultural and market activities toleration matters will be of interest to political philosophers and theorists legal scholars and those interested in matters of social justice

Harm Reduction Or Harm Maintenance

2005

succinct accessible and comprehensive this book is the first to provide definitions and explanations of key terms and concepts from the expanding field of crime harm and victimization contributions from a wide range of experts investigate theories ideas and case studies relating to victims of conventional crime and victims outside the remit of criminal law the book explores both the domestic and international nature extent and measurement of crime and harm as well as responses to victims and victimization in connection with conventional corporate and state crimes and harms as part of policy s companions series entries are presented in a user friendly quick reference a z format that clearly notes related sections and provides suggestions for further reading

Toleration and Freedom from Harm

2018-01-17

a powerful examination of the governance of a religious citizen and of the limits of religious freedom this book demonstrates that the stakes in debates on religious freedom are not just about beliefs and practices but also have implications for the construction of citizenship in a diverse nation lori beaman looks at the case of jehovah s witness bethany hughes who was denied her right to refuse treatment on the basis of her religious conviction reflecting a particular moment in the socio legal treatment of religious freedom and reveals the specific intersection of religious medical legal and other discourses in the governance of the religious citizen

Tortious Liability for Unintentional Harm in the Common Law and the Civil Law: Volume 1, Text

1982-09-16

the issues explored in this book have unfortunately come to be known as maternal fetal conflicts the phrase is unsatisfactory because it is misleading it places the emphasis on the well being of the fetus instead of on the born child who will bear the burden of any harm done prenatally it assumes a conflict between a pregnant women and

her offspring while the issue is usually more complex and more broadly based and it incorrectly implies that all pregnant women are appropriately regarded as mothers for these reasons i have chosen to avoid the phrase matern fetal conflict altogether and will instead speak in terms of preventable prenatal harm i mention this at the outset for those of you familiar with maternal fetal conflicts who might be wondering if i am addressing the same issues yes but i am trying to look at them in a new and i hope more fruitful way i would like to thank the other participants in the hastings center s maternal fetal project especially those who disageed with me for being so thought provoking and i owe a lasting debt of gratitude to henry ruth and allen buchanan for their invaluable counsel

A Companion to Crime, Harm and Victimisation

2016-06-29

this two volume work offers a comprehensive examination of the distressing topics of transnational crime and the implications for global security national security is a key concern for individual nations regions and the global community yet globalism has led to the perfusion of transnational crime such that it now poses a serious threat to the national security of governments around the world whether attention is concentrated on a particular type of transnational crime or on broader concerns of transnational crime generally the security issues related to preventing and combatting transnational crime remain of top priority concern for many governments transnational crime and global security has been carefully curated to provide students scholars professionals and consultants of criminal justice and security studies with comprehensive information about and in depth analysis of contemporary issues in transnational crime and global security the first volume covers such core topics as cybercrime human trafficking and money laundering and also contains infrequently covered but nevertheless important topics including environmental crime the weaponization of infectious diseases and outlaw motorcycle gangs the second volume is unique in its coverage of security issues related to such topics as the return of foreign terrorist fighters using big data to reinforce security and how to focus efforts that encourage security cooperation

Defining Harm

2008-07-01

this handbook explores the concept of harm in criminological scholarship and lays the foundation for a future zemiological agenda social harm as a theoretical construct has become established as an alternative broader lens

through which to understand the causation and alleviation of widespread harm in society thus moving beyond criminology and state definitions of crime and extending the range of criminological research applying zemiological concepts this book comprehensively explores topics including violence moral indifference workplace injury corporate and state harms animal rights migration gender poverty security and victimisation this definitive work covers theory research scholarship and future visions across four sections and includes contributions from areas such as criminology sociology sociology sociology and cultural studies social policy and international relations it offers readers up to date original theoretical perspectives and an analysis of a broad range of issues from a social harm perspective

Preventing Prenatal Harm

2007-08-26

cyberbullying and online harms identifies online harms and their impact on young people from communities to campuses exploring current and future interventions to reduce and prevent online harassment and aggression this important resource brings together eminent international researchers whose work shines a light on social issues such as bullying cyberbullying racism homophobia hate crime and social exclusion the text collates into one volume current knowledge and evidence of cyberbullying and its effect on young people facilitating action to protect victims challenge perpetrators and develop policies and practices to change cultures that are discriminatory and divisive it also provides a space where those who have suffered online harms and who have often been silenced in the past may have a voice in telling their experiences and recounting interventions and policies that helped them to create safer spaces in which to live in their community study in their educational institutions and socialise with their peer group this is essential reading for researchers academics undergraduates and postgraduates in sociology psychology criminology media and communication studies as well as practitioners and policymakers in psychology education sociology criminology psychiatry counselling and psychotherapy and anyone concerned with the issue of bullying cyberbullying and online harms among young people in higher education

Transnational Crime and Global Security

2018-01-12

offering the first comprehensive theoretical engagement with actions for wrongful conception and birth the harm paradox provides readers with an insightful critique into the concepts of choice responsibility and personhood

raising fundamental questions relating to birth abortion family planning and disability priaulx challenges the law s response that enforced parenthood is a harmless outcome and examines the concept of autonomy gender and women s reproductive freedom it explores a wealth of questions including can a healthy child resulting from negligence in family planning procedures constitute harm sounding in damages when so many see its birth as a blessing can a pregnancy constitute an injury when many women choose that very event are parents really harmed when they choose to keep their much loved but unwanted child why don t women seek an abortion if the consequences of pregnancy are seen as harmful an exciting and original contribution to the fields of medical law and ethics tort law and feminist jurisprudence this is an excellent resource for both students and practitioners

The Palgrave Handbook of Social Harm

2021-09-09

labour exploitation is a highly topical though complex issue that has international resonance for those concerned with social justice and social welfare but there is a lack of research available about it this book part of the studies in social harm series is the first to look at labour exploitation from a social harm perspective arguing that as a global social problem it should be located within the broader study of work based harm written by an expert in policy orientated research he critiques existing approaches to the study of workplace exploitation abuse and forced labour mapping out a new sub discipline this innovative book aims to shift power from employers to workers to reduce levels of labour exploitation and work based harm it is relevant to academics from many fields as well as legislators policy makers politicians employers union officials activists and consumers

Cyberbullying and Online Harms

2023-05-02

this book of eleven chapters and an introduction is by and about women the harms and crimes to which they are subjected as a result of global social processes and their efforts to take control of their own futures the chapters explore the criminogenic and damaging consequences of the policies of the global financial institutions as well as the effects of growing economic polarisation both in pockets of the developed world and most markedly in the global south reflecting on this evidence in the introduction the editors necessarily challenge existing criminological theory by expanding and elaborating a conception of social harm that encompasses this range of problems and exposes

where new solutions derived from criminological theory are necessary a second theme addresses human rights from the standpoint of indigenous women minority women and those seeking refuge inadequate and individualised as the human rights instruments presently are for most of these women a politics of human rights emerges as central to the achieving of legal and political equality and protection from individual violence women in the poorest countries however are sceptical as to the efficacy of rights claims in the face of the depredations of international and global capital and the social dislocation produced thereby nonetheless this is a hopeful book emphasising the contribution which academic work can make provided the methodology is appropriately gendered and sufficiently sensitive in its guiding ideology and techniques to hear and learn from the all too often glocalised other but in the end there is no solution without politics and in both the opening and the closing sections of this book there are chapters which address this what continues to be special about women s political practice is the connection between the groundedness of small groups and the fluidity and flexibility of regional and international networks the effective politics of the global age this book then is a new criminology for and by women a book which opens up a new criminological terrain for both women and men and a book which cannot easily be read without an emotional response

The Harm Paradox

2007-03-06

the policing of drugs is an intriguing complex and contentious domain that brings into sharp focus the multifaceted nature of the police role and has farreaching consequences for health crime and justice while research on drugs policing has historically been surprisingly sparse fragmented and underdeveloped the field has recently become a burgeoning area of academic study influenced by contemporary trends in policing practices changes in drug policy and wider social movements this book makes a much needed interdisciplinary and international contribution that engages with established and emerging areas of scholarship advances cutting edge debates and sets an agenda for future directions in drugs policing drug law enforcement policing and harm reduction is the first edited collection to devote its attention exclusively to drugs policing it brings together a range of leading scholars to provide a deep and thorough account of the current state of knowledge in addition to academic analysis authors also include serving police officers and policymakers who have influenced how drugs policing is framed and carried out together the contributors draw on a diverse set of empirical studies and theoretical perspectives with the thread running throughout the book being the concept of harm reduction policing with accounts from various countries localities and contexts topics covered include the in effectiveness and un intended consequences of the war on drugs

attempts to reform drugs policing and the role of partnerships and policy networks the broader theme of inequality lies at the heart of this collection an accessible and compelling read this book will be of interest to academics and students of criminology public health and social policy especially those researching policing drug policy and harm reduction it also offers valuable insights and practical guidance for professionals working in the drugs field

Labour Exploitation and Work-Based Harm

2017-04-19

maintaining the importance of socio economic issues in devising transitional justice mechanisms this book examines the widespread practice of land grabbing in afghanistan on 3 september 2003 100 armed police officers bulldozed around 30 homes in the sherpur neighborhood of kabul afghanistan evicting over 250 people historically the land was part of the property of the ministry of defense of which a zone was allocated to the ministry s employees who had built homes and had lived there for nearly 30 years after the demolition however the land was distributed among 300 high ranking government officials including ministers deputy ministers governors and other powerful warlords land grabbing in afghanistan has become a widespread practice across the country based on over 50 semi structured interviews with key informants and group discussions with war victims and local experts in kabul the current book examines the relevance of transitional justice discourse and practice in response to this situation following a critical criminological concern with social harm the book maintains that it is not enough to consider a country s political history of violent conflict and the violation of civil and political rights alone rather to decide on appropriate transitional justice mechanisms it is crucial to consider a country s socio economic background and above all the socio economic harm inflicted on people during periods of violent conflict this original and detailed account of the socio economic challenges faced by transitional justice mechanisms will be of interest to those studying and working in this area in law politics development studies and criminology

Women, Crime and Social Harm

2008-11-03

this book analyses gender based offences on the internet from the perspective of international human rights law interwoven with rights theories and feminist legal theories it investigates whether international human rights law is applicable in regulating harmful online conduct and speech with a focus on sexual violence various forms of

harassment sexist hate speech and harmful pornography this involves assessing whether gender based online offences are considered violations of international human rights law and if they are recognised as such explicitly or by way of interpretation the extent of state obligations the book reviews a range of international law sources such as selected international human rights law treaties case law soft law documents and academic scholarship the application of general human rights law provisions to the online sphere is evaluated by considering the online offline coherence of provisions as well as potential gaps inconsistencies and disadvantages that exist in the regulation of online gender based offences the makeup aim and effect of social spheres areas of law and legal principles are thus assessed in relation to gender and the internet aspects discussed include the architecture of the internet the structure of public international law the harm principle as employed in domestic law and international human rights law and the scope of particular rights mainly involving the freedom of expression and the right to privacy working from the premise that the transposition of international human rights law to the internet must ensure the former s functionality and effectiveness the book argues that a contextual application of rights is called for this requires assessing what is harmful online including the effects of online speech and conduct and what are effective means of regulating liability on the internet in turn such assessments require a gender sensitive approach

Drug Law Enforcement, Policing and Harm Reduction

2022-12-30

this book utilizes critical discourse analysis to illuminate the ways in which one of the largest agribusinesses in operation tyson foods disguises their actions whilst simultaneously presenting the image of a benign good corporate citizen schally unveils how the discourses employed by tyson gain legitimacy by drawing on and aligning with larger cultural discourses that are often taken for granted and not adequately scrutinised this original research situated at the intersection of green and cultural criminologies contributes to these current perspectives as well as to the burgeoning social harm approach within criminology a bold and engaging study this book will be indispensable for students and scholars of green criminology corporate crime animals and society and environmental sociology as well as environmental and animal rights activists

Transitional Justice and Socio-Economic Harm

2022-09-19

keeping doctors happy and productive requires a thorough understanding of the systemic causes and consequences of physician stress as well as the role of resilience in maintaining a healthy mental state the pressure of making life or death decisions along with those associated with the day to day challenges of doctoring can lead to poor patient care and communication patient dissatisfaction absenteeism reductions in productivity job dissatisfaction and lowered retention this edited volume will provide a comprehensive tool for understanding and promoting physician stress resilience specifically the book has six interrelated objectives that collectively would advance the evidence based understanding of 1 the extent to which physicians experience and suffer from work related stress 2 the various manifestations syndromes and reaction patterns directly caused by work related stress 3 the degree to which physicians are resilient in that they are successful or not successful in coping with these stressors 4 the theories and direct evidence that account for the resilience 5 the programs during and following medical school which help to promote resilience and 6 the agenda for future theory research and intervention efforts for the next generation of physicians

International Human Rights Law and Protection Against Gender-Based Harm on the Internet

2022-10-24

exposing the powerful contradictions between empowering rights and legal rites by investigating the harms routinely experienced by the victims and survivors of domestic violence both inside and outside of law everyday harm studies the limits of what domestic violence law can and cannot accomplish combining detailed ethnographic research and theoretical analysis mindie lazarus black illustrates the ways persistent cultural norms and ingrained bureaucratic procedures work to unravel laws designed to protect the safety of society s most vulnerable people lazarus black s fieldwork in trinidad traces a story with global implications about why and when people gain the right to ask the court for protection from violence and what happens when they pursue those rights in court why is itthat in spite of laws designed to empower subordinated people so little results from that legislation what happens in and around courts that makes it so difficult for people to obtain their legally available rights and protections in the case of domestic violence law what can such legislation mean for women s empowerment gender equity and protection how do cultural norms and practices intercept the law

Legitimizing Corporate Harm

2017-11-30

every year thousands of children and young people attend emergency departments with problems resulting from self harm this title provides practical guidance for health professionals and other members of the children s workforce who are confronted by this complex and difficult area it looks at what we mean by self harm and its prevalence

First Do No Self Harm

2013-08-05

this volume tackles the riddles associated with the commonly proposed principle called legal paternalism it evaluates and rejects the principle that it can be right to impose coercion on a person for his own good whatever his own wishes in the matter

Everyday Harm

2007

Helping Children and Young People who Self-harm

2010-07-12

The Moral Limits of the Criminal Law: Volume 3: Harm to Self

1989-08-17

- libro di biologia alberts Full PDF
- common core lesson plans for hatchet (Download Only)
- textbook of basic nursing 9th edition caroline bunker rosdahl Copy
- essential oils for autism and adhd naturally healing autism (Read Only)
- the impact of pretend play on childrens development (Download Only)
- criminal behavior bartol (Read Only)
- fourth edition clash of arms (Download Only)
- 2013 audi s5 owners manual .pdf
- <u>istruttore e istruttore direttivo area tecnica enti locali categorie c e d manuale completo per ingegneri architetti e geometri con contenuto digitale per download e accesso on line (Download Only)</u>
- holt lifetime health chapter 8 Copy
- clinical biomechanics of the lower extremities 1e (Download Only)
- zemansky heat and thermodynamics solutions download (Read Only)
- world paper money specialized Full PDF
- algebra 1 keystone study guide (Download Only)
- richard clayderman piano sheets Full PDF
- musician s handbook a practical guide to understanding the music business (PDF)
- peters world map 53 x 77 cm Copy
- oxford english for careers tourism 1 class audio cd (Download Only)
- century 21 accounting tests a and foxash (2023)
- (Download Only)
- toad data modeler quest Full PDF
- animal crossing new leaf guide (Download Only)
- paper on peer pressure (2023)
- timex expedition digital compass watch manual [PDF]
- navsea 0900 lp 001 7000 (Read Only)
- john deere lx172 drive belt Copy
- human anatomy and physiology exam review answers .pdf
- a medieval family the pastons of fifteenth century england medieval life Full PDF
- super minds level 5 teachers resource with audio cd (PDF)