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PROPORTIONATE SENTENCING

EXPLORING THE PRINCIPLES

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ANDREW ASHWORTH

OXFORD MONOGRAPHS ON
CRIMINAL LAW AND JUSTICE

Proportionate Sentencing Exploring The Principles

André Klip, Göran Sluiter



Proportionate Sentencing Exploring The Principles:

Proportionate Sentencing Andrew Von Hirsch, Andrew Ashworth, 2005 This book is about the principle of proportionality the principle that a sentence should be proportionate to the seriousness of the offense committed Although the principle has often been discussed this book breaks new ground by examining more fully the detailed arguments for the theory and for applying it to a range of situations including young offenders dangerous offenders and socially deprived offenders The authors are well known for their previous writings on proportionality theory and this book broadens the theory to deal with important contemporary issues in crime and punishment

Proportionate Sentencing Andrew Von Hirsch, 2005 This book is about the principle of proportionality the principle that a sentence should be proportionate to the seriousness of the offence committed It examines the detailed arguments for the theory and for applying it to a range of situations including young offenders dangerous offenders and socially deprived offenders

Studien zur Strafzumessung Georgios Giannoulis, 2014-12-08 Georgios Giannoulis interdisziplinäre Untersuchung beruht auf einer Verschmelzung der Strafrechtsdogmatik mit der Rechtstheorie und der Rechtsinformatik Er favorisiert im dogmatischen Bereich ein tatproportionales Konzept unter dieser Perspektive analysiert er den Begriff der Strafzumessungsschuld die Strafzumessungsumstände die Schwerebewertung von Delikten und Strafen die Umwertung der Delikts in die Strafschwere sowie den normativen Normalfall Den Kern der rechtstheoretischen Reflexionen über das Strafzumessungsrecht bilden die Debatte um den Rationalitätsbegriff der Strafzumessung die Begründung von Strafzumessungsentscheidungen und der Kampf vertretbare vs einzig richtige Strafe Hinsichtlich der Rechtsinformatik entwirft der Autor eine Strafzumessungstabelle auf der Basis der Skalenbildung und ein Decision Support System mithilfe der Fuzzy Logik

Mitigation and Aggravation at Sentencing Julian V. Roberts, 2011-08-25 This innovative volume explores a fundamental issue in the field of sentencing the factors which make a sentence more or less severe All sentencing systems allow courts discretion to consider mitigating and aggravating factors and many legislatures have placed a number of such factors on a statutory footing Yet many questions remain regarding the theory and practice of mitigation and aggravation Drawing on legal and sociological perspectives and examining mitigation and aggravation in various jurisdictions the essays provide practical illustrations of specific factors as well as theoretical justifications After the foreword by Andrew von Hirsch a number of contributors address broad conceptual issues raised at sentencing These contributions are followed by several empirical chapters including an exploration of personal mitigation in English courts The authors are leading scholars from a range of common law jurisdictions including England and Wales the United States Canada Australia New Zealand and South Africa

Straffälligkeit älterer Menschen Franziska Kunz, Hermann-Josef Gertz, 2015-10-13 Straffälligkeit älterer Menschen Das erste systematische und umfassende Buch ausschließlich zur Straffälligkeit älterer Menschen im deutschsprachigen Raum Zu aktuellen Fragen rund um das Thema Seniorenkriminalität werden durch jeweils einschlägige Experten verschiedener Forschungs- und

Praxisbereiche Erkenntnisse Analysen und Perspektiven vorgestellt Die Beiträge bieten damit in knapper Form einen aktuellen und facettenreichen Überblick zur Thematik Das Buch eignet sich sowohl als Einstiegslektüre für eine ganzheitliche und vertiefte Auseinandersetzung mit dem Thema als auch als aussagekräftige Quelle zur gezielten Beschäftigung mit einzelnen Aspekten Die Beiträge richten sich an ein breites Publikum insbesondere an Wissenschaftler und Studierende der Fachrichtungen Soziologie Kriminologie Polizeiwissenschaft Jura Psychologie und Gerontologie sowie forensische Psychiatrie an Praktiker Fachleute aus den Bereichen Soziale Arbeit und Kriminaljustiz Polizisten Juristen JVA Angestellte etc sowie an Journalisten und Publizisten Aus dem Inhalt Soziologische und kriminologische Aspekte Juristische und kriminalpolitische Aspekte Forensisch psychiatrische Aspekte kriminellen Handelns von Senioren sowie Besonderheiten bei deren Schuldhaftigkeitsbeurteilung Die Herausgeber Dr Franziska Kunz Institut für Soziologie Technische Universität Dresden Prof Dr Hermann Josef Gertz Klinik und Poliklinik für Psychiatrie und Psychotherapie Universitätsklinikum Leipzig *Principles and Values in Criminal Law and Criminal Justice* Lucia Zedner, Julian V. Roberts, 2012-08-16 Celebrating the scholarship of one of the leading lawyers of the common law Andrew Ashworth the essays in this volume address fundamental questions of principle and value in criminal law criminal process human rights sentencing and punishment This is a major contribution to contemporary debates about criminalization and punishment

Criminal and Quasi-criminal Enforcement

Mechanisms in Europe Vanessa Franssen, Christopher Harding, 2022-02-24 This book looks at the interplay between criminal and other branches of public law pursuing similar objectives referred to as quasi criminal law The need for clarifying the concepts and the interlink between criminal and quasi criminal enforcement is a topic attracting a lot of discussion and debate both in academia and practice across Europe and beyond This volume adds to this debate by bringing to light the substantive and procedural problems stemming from the current parallel or dual use of the different enforcement systems The collection draws on expertise from academia practice and policy its high quality analysis will appeal to scholars practitioners and policymakers alike

Annotated Leading Cases of International Criminal Tribunals André Klip, Göran Sluiter, 1999 This fourteenth volume of annotated leading case law of international criminal tribunals contains decisions taken by the ICTY from 1 April 2003 until 13 October 2003 It provides the reader with the full text of the most important decisions identical to the original version and including concurring separate and dissenting opinions Distinguished experts in the field of international criminal law have commented the decisions An index is included

Les Misérables on

Sentencing Gilles Renaud, 2007 *The International Criminal Tribunal for the Former Yugoslavia 2003*, 2008

Punishing Persistent Offenders Julian V. Roberts, 2008-02-14 For many repeat offenders previous convictions have more impact on their penalty than the seriousness of their current crime Why do we punish reoffense more harshly Should offenders be punished only for crimes they commit and not for crimes committed and paid for in the past How does this practice affect the views of offenders and the public The Criminal Law Quarterly, 2010 Model Penal Code Symposium

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Florida Law Review ,2009 **Canadian Journal of Law and Society** ,2006 **Crime and Justice** Michael H. Tonry,2006 This volume is a review of recent research on criminal justice issues with a careful balance of research theory and practice **Australian journal of legal philosophy** ,2006 **Australian Criminal Justice** Mark Findlay,Stephen Odgers,2009 Provides a complete overview of the criminal justice process It analyses the influences that shape criminal justice and examines the institutional and administrative features of its operation in all jurisdictions Findlay University of Sydney Australia

The Enigmatic Realm of **Proportionate Sentencing Exploring The Principles**: Unleashing the Language is Inner Magic

In a fast-paced digital era where connections and knowledge intertwine, the enigmatic realm of language reveals its inherent magic. Its capacity to stir emotions, ignite contemplation, and catalyze profound transformations is nothing in short supply of extraordinary. Within the captivating pages of **Proportionate Sentencing Exploring The Principles** a literary masterpiece penned by a renowned author, readers set about a transformative journey, unlocking the secrets and untapped potential embedded within each word. In this evaluation, we shall explore the book's core themes, assess its distinct writing style, and delve into its lasting affect the hearts and minds of those that partake in its reading experience.

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