

**Ans. Constructive Liability :** Constructive liability under the Code may arise in three well defined cases. A person may be constructively liable for an offence which he did not actually commit by reason of--

- (1) the common intention of all to commit such an offence (S. 34) ;
- (2) his being a member of a conspiracy to commit such an offence (S. 121-A) ;
- (3) his being a member of an unlawful assembly, the members whereof knew that an offence was likely to be committed.

## CHAPTER III

### OF PUNISHMENTS

(Ss. 53-75)

**Q. 20. What are the Objects & Purposes of punishment ?**

**Ans. Objects & Purposes :** The object and purpose of punishment is the prevention of crime and every punishment is intended to have double effect, viz., to prevent the person who has committed a crime from repeating the act or omission and to prevent other members of the community from committing similar crimes. The main object of awarding punishments for offences is to create such atmosphere which may become a deterrence for the people who have propensities towards crime and thereby prevention of offences so that the society in which all the members have to live may not feel suffocated, disturbed and prone to unhealthy environment. The measure of punishment, therefore, must vary from time to time according to the condition of a particular crime and other circumstances. The object of punishment being preventive penal policy of State should be to protect the society.

The four different theories of punishment are the following:--

1. **Deterrent :** According to this theory the punishment is awarded to deter people from committing the crime. Emotion of fear play a vital role in man's life. The people fear to commit the crime because it will render them to suffer. The fear of punishment puts a check not only on criminal from committing further crime but also on all other evil minded. In spite of its weaknesses this has not entirely

# Llb London Subject Guide Common Law

**Kristofer SENECA**



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**The Successful Law Student: An Insider's Guide to Studying Law** Imogen Moore,Craig Newbery-Jones,2022-02-21 The Successful Law Student An Insider s Guide to Studying Law is the ultimate companion for all prospective and current law students Packed full of insights advice and perspectives from current and past law students it is the only student guide to offer you the inside track on how to make the most of your law degree and your time at university The Successful Law Student An Insider s Guide to Studying Law is perfect for you whether you re taking a one two three or four year degree course or planning to take a year abroad whether you re a full time part time or mature student or whether you ll be balancing your studies with work or other commitments The focus is on the things that will make a big difference to your student experience including making a smooth transition to university level study getting the most out of lectures and feedback from tutors advice on how to approach law exams and finding a rewarding career Complemented by a variety of insider voices from students and alumni which add valuable context and real life insight Imogen Moore and Craig Newbery Jones use their extensive experience as law teachers to explore the learning process and look beyond it to consider the wider definition of success and help you manage the pressures of legal study Digital formats This edition is available for students and institutions to purchase in a variety of formats The e book offers a mobile experience and convenient access along with functionality tools and navigation features [www.oxfordtextbooks.co.uk/ebooks](http://www.oxfordtextbooks.co.uk/ebooks)

**Architect's Legal Handbook** Anthony Speaight,Gregory Stone,2014-05-15 Architect s Legal Handbook The Law for Architects Fifth Edition is a collection of papers including those on International Work by Architects on European community Law affecting Architects and the Architects Professional Indemnity Insurance This collection is a comprehensive guideline to laws in England Scotland and the European community This handbook seeks to make architects more aware of where possible legal pitfalls may lurk Coverage is updated to include changes in English Law Scottish Law English Law of Contract the Law of Tort Architect s Appointment and Collateral Warranties Architects Liability English and Scottish Land Laws and the Standard Building Contracts in England The origins and sources of the laws and the basic principles are explained which guide the reader into how these are applied in the architects relations with their clients and clients contractors A wider discussion is given on the topic of collateral warranties incorporation options and legal organizations such as partnerships

and limited companies Upon the formation of the European Community institutions and treaties have arisen so a review of technical harmonization and standards right of establishment and freedom to provide services product liability and consumer protection is provided in order The international workplace for British architects is also discussed covering most countries in Europe This collection of papers will prove useful for architects and engineers especially those who want to put up their own architectural firms The book can be likewise an informative source for architectural students lawyers and professors in business and commercial law *Chambers Guide to the UK Legal Profession* ,2002 **EASYUNI Ultimate University**

**Guide 2018** EasyUni Sdn Bhd, Let s take a moment to applaud and give a year end standing ovation to the EasyUni team the readers and to all Malaysians We ve made it through this year and it s time to seek for new resolutions coming 2019 It s time to move forward and kickstart new beginnings To the Easyuni team who s worked their hearts out to put this guidebook issue together we thank each and everyone of them Not only for their remarkable work in preparing this guidebook but also for their all year round noteworthy contributions To the readers who have been through thick and thin with us dating from our very first issue to 19 issues later celebrating our Guidebook s 5th year anniversary yay we thank you for your timeless support To new readers alike we welcome you to join in on our humble read and may this guidebook serve you well

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**Company Law** Alan J. Dignam,John P. Lowry,2014 With particular emphasis on corporate governance and the theoretical bases underlying company law this book focuses on key principles taught on undergraduate courses and is highly praised for its clarity of explanation and authoritative style *Sentencing Guidelines* Andrew Ashworth,Julian V. Roberts,2013-07-18 How do sentencing guidelines affect judicial practice Can public opinion influence the development of these guidelines and what role does the victim have How do barristers use the guidelines in practice These questions and more are addressed in this volume examining the English sentencing guidelines and how they function *Introduction to the English Legal System - Revision Guide* Özgür Heval Çınar,2021-02-08 The English Legal System is a legal system that dates back to 1066 evolving over time until the present day Throughout the world it is known as common law While Common law consists of case law and statutes it has reached its present state by incorporating elements of international law prerogative power and other legal and non legal sources such as conventions and customs This book does not repeat material that is available in many textbooks that are in print Rather it endeavours to present every topic in plain language and concludes every chapter with a fictitious explanatory sample case In other words it is an introduction to the subject of the English Legal System the objective of which is to explain the topic both theoretically and in its application Additionally this book will assist students to prepare for courseworks examinations At the end of the book there is also a test that summarises all the subjects contained in the book

which is appropriate to the first stage SQE examination model that will be introduced in September 2021 **EASYUNI Ultimate University Guide 2015-2016** EasyUni, By the time you get your hands on this magazine a wave of changes is expected to happen tension of the recent SPM exams would have plummeted as the holiday spirit envelops us and while everything is bright and merry some of you could be at the FACON Education Fair in KLCC this December deciding which course to take whilst silently hoping you get aces on your actual SPM results nagging thoughts you would rather muffle with the latest Star Wars movie or New Year's dinner party Nerve wracking it is change is exciting It's a cycle that all of us operate in and that's totally fine as I've been there too Taking over the magazine with a fresh team of young writers was a tough experience but it was a great opportunity to decide and flesh out new ideas Thoughts of failing trouble our minds but those are the very things that hinder us from growing After having said that I would encourage all of you to be recipe for change Don't be afraid to cook up some trouble *Law Notes* Albert Gibson, Robert McLean, 1981 *Introduction to Public Law and Human Rights - REVISION GUIDE* Özgür Heval Çınar, 2021-10-15 Public Law and Human Rights is a core module in the legal education of the United Kingdom UK Throughout the world it is known as common law While common law consists of case law and statutes it has reached its present state by incorporating elements of international law prerogative power and other legal and non legal sources such as conventions and customs This book closely examines the public law constitution and administrative law and human rights system of the UK England and Wales in particular The reason for the emergence of this book is that other publications do not explain such a complex issue in plain language which makes it very difficult for those taking an interest in particular A level as well as LLB LLM law students This book does not repeat material that is available in many textbooks that are in print Rather it endeavours to present every topic in plain language and concludes every chapter with a fictitious explanatory sample case This book will also assist students to prepare for examinations It comes with a test that summarizes all the subjects contained in the book which is appropriate to the first stage SQE Solicitors Qualifying Examination examination This concise text brings clearly into focus the key elements of public law and human rights The Q A approach examples and exercises provide an excellent way for students to both gain knowledge and apply that knowledge to this complex area of law Dr Ryan Hill Deputy Head of School Anglia Ruskin University Law School UK This resource presents the core framework of Public Law and human rights within the United Kingdom and also the key current debates surrounding this subject in clear and accessible language The technique of using fictional cases to work through practical issues is an excellent way for students to gain insight into the real world application of theoretical principles Not only does this book help prepare learners for assessments it also provides support in developing critical legal thinking which will be of great value in their professional lives Javier Garcia Oliva Professor of Law The University of Manchester UK CONTENTS Abbreviations About the author Foreword PART A Constitutional Law CHAPTER I Introduction The Nature and Sources of the Constitution CHAPTER II Fundamental Constitutional Principles CHAPTER III Houses of

Parliament and the Legislative Process PART B Human Rights CHAPTER IV Human Rights in the UK Human Rights Act 1998 and European Convention on Human Rights CHAPTER V Fundamental Freedoms in the Human Rights Act European Convention on Human Rights PART C Administrative Law CHAPTER VI The Principles of Judicial Review and Preliminary Requirements CHAPTER VII Judicial Review Grounds I Illegality and Unreasonableness Irrationality CHAPTER VIII Judicial Review Grounds II Procedural Impropriety CHAPTER IX Administrative Justice Inquiries Ombudsman and Tribunals SUMMARY Sample Test Questions PART A Constitutional Law PART B Human Rights PART C Administrative Law ANSWERS

Learning the Law Jonathan Bush, Alain A. Wijffels, 1999-01-01 The essays in this text deal with aspects of British legal learning It traces the tradition of learning dating back to the Middle Ages and how the inns of court provided the equivalent of a legal university The essays describe how before the middle of the 19th century there was little formal provision of legal education in Britain and that law in the ancient universities was not intended to have practical value and entrance to the bar was not dependent upon written examination Yale Forest School News ,1917 **The Profession of Ecclesiastical Lawyers** R. H. Helmholz, 2019-05-09 Historians of the English legal profession have written comparatively little about the lawyers who served in the courts of the Church This volume fills a gap it investigates the law by which they were governed and discusses their careers in legal practice Using sources drawn from the Roman and canon laws and also from manuscripts found in local archives R H Helmholz brings together previously published work and new evidence about the professional careers of these men His book covers the careers of many lesser known ecclesiastical lawyers dealing with their education in law their reaction to the coming of the Reformation and their relationship with English common lawyers on the eve of the Civil War Making connections with the European ius commune this volume will be of special interest to English and Continental legal historians as well as to students of the relationship between law and religion The Madras Law Journal ,1910 Vols 11 23 25 27 include the separately paged supplement The acts of the governor general of India in council The Irish Law Times and Solicitors' Journal ,1914

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