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This text, the only criminal law casebook authored by two progressive female law professors of color, provides the reader with both critical race and critical feminist theory perspectives on criminal law while following a traditional format. All of the usual subject areas are covered, but the book is unique in highlighting the cultural context of substantive criminal law. The book seamlessly integrates issues of race, gender, class, and sexual orientation so the teacher who wishes to address such issues does not have to assign supplemental reading assignments in order to do so. The book is also very student-friendly, providing a brief doctrinal overview of the subject matter at the beginning of each chapter. The book does away with the tradition of long lists of notes and questions following the cases, a trademark feature of many older casebooks, putting this material in the Teachers Manual for the teacher to use at his or her discretion. The

forthcoming third edition is fresh and innovative, referencing several ripped from the headlines controversies, including the shooting of Trayvon Martin by George Zimmerman and Florida's stand your ground law, the arrest of African American Harvard professor Henry Louis Gates, Jr. for disorderly conduct, the shooting of Larry King, a gender nonconforming teenager, by classmate Brandon McInerney and the gay panic defense, and the repeal of North Carolina's Racial Justice Act. This title is a part of our CasebookPlus(tm) offering as ISBN 9781634601658. Learn more at CasebookPlus.com. This popular casebook, through the selection of classic and modern cases, provides an excellent tool for teaching students the common law foundations of the criminal law and modern statutory reform, including the Model Penal Code. Along the way, the casebook considers modern controversies (e.g., "shaming" punishment, capital punishment, broadening sexual assault law, self-defense by battered women, euthanasia, the role of culture in determining culpability), and creatively uses literature (e.g., examining insanity through Edgar Allen Poe's The-Tell Tale Heart) and even "brain teasers" to confront (as the Preface states) "the Big Questions . . . that philosophers, theologians, scientists, and poets, as well as lawyers, have grappled with for centuries." The Seventh Edition, as in the past, includes new cases, as well as updates in the notes that bring current issues of criminal law to the fore. New Power Points have been added to the casebook companion website. For more information and additional teaching materials, visit the companion site. The Concise Edition is a stream-lined version for a four unit course. It omits note materials and cases and a few principal cases. The Tenth Edition continues the approach of earlier editions in emphasizing rich, full-bodied versions of the principal cases, a functionalist approach to the problems of contract law, and analytical notes on such issues as the differences between classical and modern contract law and the role of the limits of cognition in contract law. The new edition includes a great number of new principal cases, including new materials on consideration, duress, remedies, interpretation, indefiniteness, the statute of frauds, electronic contracting, "browse wrap agreements," and unilateral mistake. This softcover book contains a complete, unchanged reprint of Chapters 1-10 and Chapter 14 of Dressler, Thomas, and Medwed's Criminal Procedure: Principles, Policies, and Perspectives, Seventh Edition. Please see that description for more about the style and approach of the book. Offering a highly accessible account of

trademark and unfair competition law, this text contains the key cases that define the scope and limits of trademark law, set against a comprehensive historical background. The theme of the book is that trademark law should enhance consumer welfare. The book provides: Extensive notes and questions following the major cases and also at the end of each chapter. The most up-to-date material on every aspect of trademark law, including a chapter covering trademarks on the Internet. Detailed treatment of both the theory and the reality of trademark law and practice, including a study of the most common survey formats on genericness, secondary meaning, likelihood of confusion, and likelihood of dilution. This thoroughly updated casebook is designed for Chapter 11 bankruptcy courses, and it is also suitable for general courses focusing on business bankruptcy. The fourth edition retains the basic approach of the earlier editions. It presents a hypothetical company in some detail (including financial statements) and follows that company through the process of reorganization, from attempted workout to plan confirmation. It provides students with the foundation for a business bankruptcy practice: a solid grounding in the law; an orientation to the business issues; and a step-by-step view of the process that may be able to rescue a financially distressed business, either by a traditional reorganization or a sale of the business as a going concern. The treatment of the avoiding powers has been particularly strengthened. This new book captivates students and holds their attention through the careful selection of principal cases keeping the best of the classic/vintage opinions familiar to professors and adding contemporary disputes that students readily grasp, involving such figures as 50 Cent, Lady Gaga, and Dan Rather. The opinions are sculpted to ensure robust discussion--from formation involving the heavy metal band Megadeth to mistake arising out of Bernie Madoff's Ponzi scheme. Cases are animated and students challenged with engaging and fun problems and examples based on actual cases better narrated than excerpted. Ethical issues and transaction planning and drafting are among the topics raised. Notes and questions follow cases to prepare students for class discussion, and all relevant Restatement and UCC materials are presented for convenient reference. As intellectual property (IP) has continued to grow in importance, the interaction between antitrust law and IP has developed into a crucial part of the legal landscape. This newly updated text is expressly designed for a course on the intersection of IP and antitrust law or for an advanced seminar on IP misuse. It may also be

suitable for supplemental use in a course on advanced IP, licensing, or IP litigation. Written by a professor who has worked in both the antitrust and intellectual property fields for over three decades, the casebook addresses both the rights of authors/inventors and the interest of society in promoting competition, expanding its base of knowledge, improving technology, and protecting consumer welfare. The book includes important recent cases and the 2017 DOJ-FTC guidelines. The book is designed to promote student appreciation of the interaction of legal doctrines as they are applied in the white collar crime field. The material exposes students to substantive criminal law, criminal procedure, administrative procedure, corporate law, evidence, civil procedure, sentencing law, and highly specialized regulatory law. The book also allows students to appreciate the influence of administrative policies and the influence of the basic "culture" of white collar criminal practice. In addition to traditional materials in the casebook, a companion statutory and documentary supplement provides rich primary source material. This edition of the casebook remains sufficiently flexible to meet widely varying needs. It is appropriate to use in a two or a three hour course. The structure of the book permits omission of entire chapters or portions of chapters without disrupting the flow of the course. The book is arranged so that the core of products liability law is presented in the first six chapters, but the materials may also be taught out of order. Topics include misrepresentation and warranty law, defects and reasonableness, cause-in-fact, proof, proximate cause and damages. The remaining chapters cover core topics in products liability litigation. After a brief introduction, chapters 1 and 2 address the application of misrepresentation and warranty law to products cases. These theories remain viable in most jurisdictions and in a few jurisdictions that never adopted the Restatement (Second) of Torts Section 402A, they remain at the core of modern products liability law. Chapters 3 and 4 address the development of modern products liability law and its defining characteristic: its focus on the concept of "defect" rather than the concept of reasonableness. Chapter 5 addresses cause-in-fact. Here as elsewhere the book does not attempt to reprise the coverage of this topic in the first year tort course, but rather focuses on the special cause-in-fact issues that typically emerge in product liability cases. Likewise, chapters 6, 7 and 9 focus on the proof, proximate cause, and damages questions that most frequently arise in the products liability arena. The remaining chapters in the book cover the remaining core topics in products

liability litigation: a) the effect of statutes and regulations b) apportionment of liability between plaintiff and defendant and among defendants in multi-party litigation c) the effect of statutes of limitations and repose d) parties and transactions that are covered and are not covered by products liability law e) complex litigation, including multidistrict litigation, class actions, and other forms of aggregate claim resolution. Updated with an emphasis on current issues, this classic casebook emphasizes developments in international law, with expertly edited cases and problems for class discussion. *Cases and Materials on International Law* offers a treatment of the subject for introductory and advanced classes and detailed readings and reference materials for those who wish to pursue topics in depth. The fourth edition enriches every chapter with new information on institutions contributing to the sources and enforcement of international law, including the World Trade Organization, the International Criminal Tribunals for Yugoslavia and Rwanda, the prospective International Criminal Court, and organizations in the fields of law of the sea and arms control. International criminal law now has a chapter of its own, and the casebook gives expanded treatment to human rights, environmental law, and economic law. New book purchase includes complimentary digital access to the eBook. This casebook serves as a guide to energy law and policy for students who seek to practice in the field and anyone interested in better understanding this critical area of law. It introduces the key federal, state, and local government actors shaping energy issues and explores the multi-jurisdictional approach to energy regulation pervasive in the United States. The book explains the foundations of the laws and policies governing energy extraction, use, markets, and disposal. It covers how we make energy from renewable and non-renewable resources and examines the future of the energy sector in light of new technologies, market trends, emerging risks, and the need for greater equality. The authors use a systemic approach that allows for a deeper exploration of the linkages between the resources, technologies, law, policy, and markets that make up our core energy systems, including electricity and transportation. *Energy Law and Policy* contains cases, sample statutes and regulations, and pertinent excerpts from experts. These policy-oriented, often empirical materials offer the necessary building blocks for a public law course, particularly one covering a rapidly transitioning field. The book is organized into three parts that introduce students to the fundamental aspects of the

energy sector, energy law, and the most pressing energy topics of the 21st century. The third edition expands and deepens coverage in important ways: Updated treatment of state and federal policy initiatives such as community solar, 100% clean energy laws, energy transition and energy markets. An entirely new chapter on how climate change risks and initiatives are shaping the energy sector, including domestic and international net zero energy goals and widespread adoption of electric vehicles. Integration of energy and environmental justice concerns throughout the book. Expanded discussion of energy leasing and extraction on private and federal lands, including solar, geothermal, and onshore and offshore wind energy, and the critical role of energy efficiency. In-depth coverage of new energy-related executive orders, regulations, and policy shifts since the start of the Biden Administration. Enhanced attention to controversial energy transport projects, including oil and natural gas pipelines, fossil fuel export terminals, and long-distance electric transmission lines. This casebook emphasizes doctrine, policy, and practice. It presents three central themes: the interrelated rights and obligations of children, parents, and government; ways the legal system assesses and uses children's competence to shape regulation; and the role of the child's lawyer. Volume covers several relevant international law issues, including the UN Convention on the Rights of the Child, international child labor, and U.S. tobacco exports to children overseas. The authors have devoted entire chapters to the representation of children, the meaning of "parent," abuse and neglect, the foster care system, adoption, medical decision-making, support and other financial responsibilities, protective legislation, and delinquency. The second edition of this casebook introduces foreign students, most trained in code-based law, to the unique American mix of common law, statutory materials, and constitutional law. Strongly emphasizing American legal methods and the influence of American history and culture on law in the United States, the book provides a rich array of teaching resources covering both public and private law. Following introductory chapters that cover the relations between important sources of law (common law, statutes, and constitutional law, including the hierarchy of various forms of law), succeeding chapters cover the major topics in constitutional law, civil procedure and jurisdiction, and private law (contracts, torts, and corporations). The book is especially appropriate for schools attempting to meet the new Master of Laws teaching requirements

of the N.Y. Bar, and its emphasis on legal methods also makes it suitable for assignment in college-level courses. This new casebook focuses on both K-12 and higher education issues, with topical coverage reflecting the many high-profile legal and policy controversies impacting educational institutions today. Fifty original hypotheticals are included throughout ten substantive chapters, which contain extensive material on the U.S. ?No Child Left Behind? Act, Internet and technology-related disputes, gay and lesbian issues, the parameters of the right to equal educational opportunity, bilingual education programs, and the recent reexamination of special education policies and practices. Content includes entire chapters on campus safety and privacy, student freedom of expression, threatening behavior and peer harassment, educational quality and the law, religion and public education, morality and values, copyright issues in education, and the rights of educators. Since the first publication of Modern Constitutional Law forty years ago, it has continued to be one of the best sellers in a very competitive market. Over the years, many law professors have adopted this user-friendly casebook - which is no surprise, given the rave reviews the book has enjoyed. For example, Professor Thomas E. Baker stated that he has "been so loyal to the Rotunda brand name over the years," because it "remarkabl[y]" manages "to include all the important cases yet preserves a fuller set of opinions to guarantee 'thoughtful classroom discussion'." This Twelfth Edition incorporates many changes in Constitutional law, including limiting federal courts' power to review partisan state gerrymanders, limits on government-compelled speech, refusing to give the President immunity from subpoenas by prosecutors and Congress for the President's private papers, freeing churches from burdens on free exercise of religion, striking down abortion restrictions, and refining powers under the commerce clause. Unlike most Professional Responsibility books on the market, this book integrates ethical and legal perspectives with the best available empirical literature on the legal profession. It covers all of the basic ethics topics covered in the standard professional responsibility course, but it blends the coverage of doctrine with an in-depth survey of the legal profession. It links legal ethics with materials drawn from other disciplines, especially sociology, economics, and psychology, to help students appreciate actual practice realities and the implications for daily experience. It includes some of the classic cases and materials on professional responsibility and also features up-to-date problems and materials on current issues. This is the

only PR book on the market that provides sufficient explanation of basic legal concepts and the operation of the legal system to make it suitable for first-year students. It includes an extensive teachers' manual with sample syllabi, detailed advice about how to teach the materials, written instructions for role-play exercises, and sample exam questions. This casebook provides a traditional approach to property law. The opening chapter, which focuses on the law of personal property, includes cases designed to hone a student's skill in close case analysis, while later chapters, involving real property, are geared toward helping students understand the nuances of property law's public and private aspects. The book in its entirety introduces students to a broad spectrum of material traditionally covered in a first-year property course and constructs a foundation for upper-level courses like trusts and estates, real estate finance, mortgages, land-use planning and zoning, secured transactions, and others. The 7th edition features new cases in almost every chapter and expanded discussions involving the financing of property transactions, servitudes, and Fifth Amendment takings. It also includes refreshed charts and tables. The notes and comments have been appropriately updated to include recent trends, cases, and novel issues. Premised on the belief that criminal law is an exciting subject to learn and teach, this popular casebook provides a balanced and creative overview of classic and modern criminal law cases and issues while covering both common law foundations and modern statutory reform, including the Model Penal Code. The casebook invites classroom consideration of many controversies in the field (e.g., rape law, race-based jury nullification, Internet crime, and anti-stalking legislation) and defenses (e.g., battered women's self-defense). Using imaginative examples from literature and music to illustrate criminal law issues (e.g., examining insanity with Edgar Allan Poe's *The Tell-Tale Heart* and homicide with Willa Cather's *O Pioneers!*), the casebook allows law students to confront some of the Big Questions with which philosophers, theologians, scientists, poets, and lawyers have grappled for centuries. Janis, Noyes, and Sadat on International Law presents this complex subject in an authoritative and well-written casebook. The book introduces the history and nature of international law and its sources--treaties, custom, general principles, jus cogens, and equity. It explains how international law is applied in U.S. courts and in international arbitration and adjudication. The book addresses many of the key settings in which international law plays a critical role:

international human rights, the recognition and succession of states and governments, international and non-governmental organizations, war and peace, the law of the sea, and inter-state judicial relations. The book's materials, largely domestic and international judicial decisions, are both sophisticated and teachable, the perfect introductory casebook for any U.S. law school. With a theme of membership and belonging reflected throughout, *Immigration and Citizenship: Process and Policy* presents exceptionally broad coverage of immigration and citizenship and their unalienable rights. The book discusses constitutional protections, deportation, and judicial review and removal procedures. The authors define immigration and citizenship to include not only the traditional questions of who is admitted and who is allowed to stay in the United States, but also the complex areas of discrimination between citizens and non-citizens, unauthorized migration, federalism, and the close interaction of constitutional law with statutes and regulations. The fifth edition integrates important developments, including many changes to the immigration statutes as part of the Patriot Act; anti-terrorism enforcement; and splitting up the Immigration and Naturalization Service into various parts of the new Department of Homeland Security and other federal agencies. Other significant changes include deleting the chapter on the concept of entry, folding the deportation chapter's discussion of relief into a general chapter on the grounds of deportability, and creating a new chapter on undocumented immigration. This text, the only criminal law casebook authored by two progressive female law professors of color, provides the reader with both critical race and critical feminist theory perspectives on criminal law while following a traditional format. All of the usual subject areas are covered, but the book is unique in highlighting the cultural context of substantive criminal law. The book seamlessly integrates issues of race, gender, class, and sexual orientation so the teacher who wishes to address such issues does not have to assign supplemental reading assignments in order to do so. The book is also very student-friendly, providing a brief doctrinal overview of the subject matter at the beginning of each chapter. This title is a part of our CasebookPlus(tm) offering as ISBN 9781634595384. Learn more at CasebookPlus.com. This comprehensive look at the law of evidence has been extensively updated and made current since the previous edition. One of the most significant changes in the Eighth Edition deals with the revolution in Confrontation Clause jurisprudence

occasioned by the Supreme Court's decision in *Crawford v. Washington* (2004). Since the last edition, the Supreme Court has decided half a dozen cases involving *Crawford's* approach. Substantial additions to the detailed notes regarding confrontation reflect those new developments. Also, new material concerning scientific evidence has been added because of the dynamic nature of that particular area of evidence law—for example, the National Academy of Science's 2009 landmark report on forensic science. Finally, a number of cases and notes on new technologies, such as e-mail, computer simulations, social networking websites, and other the internet issues have been added. This book is a complete, unchanged reprint of Chapters 1-6 of Saltzburg & Capra, *American Criminal Procedure* (11th ed. 2018). The new edition of the hardcover text contains detailed commentary, highlighted treatment of selected lower court cases, and full consideration of Supreme Court cases. The Sixth Edition is an entire reworking of this classic casebook. Beyond its traditional role in teaching a broad-gauge federal criminal law course, the book is well suited for use in white collar crime courses or seminars. For example, the fraud materials focus on business practices uncovered in the current economic meltdown. New chapters and new sections include Corporate Criminal Liability (new chapter 9), the Foreign Corrupt Practices Act (chapter 5, section E), Plea Bargaining after *Lafler* and *Frye* (chapter 17 Part B), corporate plea, cooperation, and deferred-prosecution agreements (chapter 17, Section C), and general defenses to federal criminal liability (chapter 8, Section E). All chapters have been substantially revamped, reflecting recent Supreme Court rulings, new case law and statutory changes in the areas of mail fraud, obstruction, money laundering, terrorism, and weapons offense, and death penalty enhancements for Controlled Substance Act violations. This casebook covers the laws in place that facilitate traditional commodity resource USE - resources valuable for rangeland; timber; water, minerals and energy resources. In addition, it considers the role government plays in PROTECTING resources for - wildlife; recreation; conservation, and preservation. It also includes chapters on (1) the economic aspects of resources law, (2) the history of changing natural resources policy and the evolution of public land law, and (3) the laws requiring environmental assessments prior to government decisions about natural resources. It relies on cases, statutes, regulations, newspaper articles, law review articles, and extensive visuals to address the federal, state, and private

dimensions of natural resources law. And it encompasses the many Trump - administration changes in natural resources policy that have occurred since 2016. A Teacher's Manual is available for this title. This coursebook explores the law of domestic violence in the United States through interdisciplinary articles, book excerpts, historical cases, studies, policy papers, and statutes. The book fosters critical thinking by presenting opposing viewpoints and critiques of existing law. Topical coverage includes dynamics of abuse, demographic differences, torts, restraining orders, and children. Chapters on the criminal law cover partner rape, police responses, prosecution, and the prosecution of domestic violence victims. Other chapters include VAWA, firearms restrictions, military responses, confidentiality, safety, financial issues, immigration, asylum, and international human rights. The revised edition covers many new topics, including teen dating violence, animal and litigation abuse, coercive control, risk factors for abusers, Family Justice Centers, the ACEs study, tribal sovereignty, police dangerousness assessments, CPS and DV advocate collaboration, abusers' parenting, restorative justice, and nuisance ordinances, among other subjects. New cases deal with firearms, evidentiary issues, mutual orders, children witnessing abuse or being abducted, suits against police, re-entry from prison, leave from work, unemployment benefits, asylum, and many other topics. Drawn from and updating the materials in the authors' landmark casebook on Legislation, this new casebook is a comprehensive and highly teachable introduction to Statutory Interpretation. Reflecting new scholarship as well as recent federal and state cases, the editors have included and updated the many teachable statutory interpretation cases found in the longer legislation casebook. This shorter casebook is perfect for upper-level legislation courses that focus on statutory interpretation and for first-year regulatory state courses that spend a significant time on statutory interpretation. The new Eleventh Edition of the popular Problems in Legal Ethics reflects extensive updating to integrate new cases and current issues, while keeping its practical, problem-centered focus. The new edition contains more than a dozen new Discussion Problems and nearly a dozen new cases, and integrates readings on current issues. The chapter addressing bias has been extensively reworked to include both recent cases and readings that address the concept of unconscious bias. Approachable, concise, and up-to-date, this practical new edition ensures that students

understand the potential ethical pitfalls encountered in the practice of law. Description Coming Soon! This law school casebook includes materials dealing with the labor and employment law rights of public employees. It covers constitutional rights, civil service, tenure, overtime, pension, and bankruptcy laws specific to public employees, and also public employee collective bargaining statutes and activities of public-sector unions and employers. It emphasizes how the law governing the public sector workplace differs from the private sector. It also focuses on how public-sector labor rules vary significantly among states (and the federal sector) in important areas including employee coverage, union organizing, the duty to bargain, scope of bargaining, impasse resolution (strikes and alternatives to strikes), bargaining units, and grievance arbitration. The book facilitates classroom examination of different policies, issues, and concerns that arise when the employer is a government entity. This popular family law casebook engages students with the significant changes to the American family and the corresponding evolution of family law doctrine and policy. In the fifth edition, all 17 chapters are fully updated to reflect the latest family law developments, including ones that have occurred since *Obergefell v. Hodges* (2015). The book emphasizes that contemporary families take a variety of forms, including marital and nonmarital adult relationships, and that constitutional considerations play an increasingly important role in family law. The fifth edition preserves and builds on the approach of the earlier editions: presenting core substantive family law doctrine while also exploring ongoing and emerging policy debates and discussing the importance of cross-disciplinary collaborations with experts in fields such as psychology and accounting. A limited number of new cases replace older ones in most chapters, and the introductions to and notes and questions following each lead case, statute, or article have been thoroughly updated. In addition, problems for discussion in each chapter--including new and updated problems for this edition--enable students to apply doctrine in real-life settings that lawyers face. Contemporary Family Law also introduces the myriad issues central to family law practice and to a lawyer's ethical and professional responsibilities. The book includes material on shifting paradigms in family law practice and the roles of family lawyers, and devotes separate chapters to professional ethics, alternative dispute resolution, and private ordering. The book addresses jurisdictional issues in one integrated chapter. In addition to providing a grounding in the historical

and contemporary regulation of marriage, the book includes material throughout on the legal treatment of nonmarital couples and their children. The book also explores the diverse pathways to legal parentage and their impact on parent-child and co-parent relationships. Moreover, because child custody arrangements lead to some of the most acrimonious family disputes, this casebook devotes two chapters to custody: the first treats the initial custody decision, and the second explores continuing litigation concerning visitation, custody, and key childrearing decisions after the initial disposition, including disputes involving third parties such as cohabitants and grandparents. Both custody chapters include disputes involving nonmarital children. The fifth edition includes new and expanded material throughout, such as: Issues arising after *Obergefell v. Hodges* (2015), the Supreme Court's decision on the fundamental right of same-sex couples to marry and to have every state recognize their marriage, and the decision's ramifications throughout family law, including rules for entering marriage, parentage, domestic partnerships, civil unions, and other legal statuses. Changes in marriage regulation, including state bigamy and legal challenges to them and "child marriage," including legislative efforts to raise the minimum age of marriage, with examples of new legislation. Developments involving nonmarital couples, including *Blumenthal v. Brewer*'s affirmation of Illinois's policy against allowing economic remedies for nonmarital couples. Changes in parentage law, including surrogacy legislation, the latest revision of the Uniform Parentage Act (2017), and the new Uniform Nonparent Custody and Visitation Act adopted in 2018. Extensive coverage of debt and family finances, new material drawn from numerous studies on the current economic climate (replacing the excerpt from Elizabeth Warren on bankruptcy), as well as new material on how the 2017 changes to federal tax law affect families; Discussion of *Whole Woman's Health v. Hellerstedt* (S. Ct. 2016) and later developments in the courts and in state legislatures regulating access to abortion; New lead cases on moral fitness in custody adjudication and domestic violence in custody decisions with substantially revised notes; a new lead case on relocation by a custodial parent--here a male nurse--reflecting changes in the law in many jurisdictions; expanded notes on parental decisions involving transgender youth; and a new discussion of disputes over "custody" of animal companions, commonly known as pets. A full chapter containing updated materials about domestic violence and its harmful

effects on marital and nonmarital households, and about intrafamily tort actions and family-related tort actions brought against family members by third persons. A full chapter on adoption, including the latest trends and practices in transracial adoption, international adoption by American parents, and adoption by same-sex couples. A fully updated chapter on the child support obligations of marital and non-marital parents. California Criminal Law, 3rd Ed. is a comprehensive casebook on California criminal law. This casebook is for professors who emphasize case analysis and black letter law over legal theory. Thus, the book is practical and practice-focused. The book includes many cases to help first year students master the art of case briefing. As well, the book has many problems that challenge students to apply the law. The problems are well suited for class discussion. Most students appreciate the focus on California law. The book prepares students for internships in DA and PD offices. The book is designed to prepare students for criminal law questions on the bar exam. Although the emphasis is California law, the book prepares students for the multistate bar examination by covering the principles of criminal law tested on the multistate exam. Thus, the book prepares students for the bar in other states. Because California is not a Model Penal Code state, and because the MPC is not tested on the bar, the book places less emphasis than many casebooks on the MPC. For a number of topics, the book compares the MPC approach to California law. This law school casebook is intended for use in a basic course on the substantive criminal law. The major emphasis in this casebook is upon what is usually referred to as the "general part" of the criminal law, mental state and act, responsibility, justification and excuse, inchoate crimes and liability for the conduct of another. There is also special emphasis upon the actual and potential contributions of the legislative branch in resolving the difficult policy questions that exist in this field. This sixth edition differs from its predecessor largely by enrichment of the Notes and Questions throughout the book with excerpts from over 100 new appellate cases and over 50 recent law review articles. The second edition of Kerr's popular computer crimes text reflects the many new caselaw and statutory developments since the publication of the first edition in 2006. It also adds a new section on encryption that covers both Fourth Amendment and Fifth Amendment issues raised by its use to conceal criminal activity. Computer crime law will be an essential area for tomorrow's criminal law practitioners, and this book offers an engaging and

user-friendly introduction to the field. It is part traditional casebook, part treatise: It both straightforwardly explains the law and presents many exciting and new questions of law that courts are only now beginning to consider. The book reflects the author's practice experience, as well: Orin Kerr was a computer crime prosecutor at the Justice Department for three years, and the book combines theoretical insights with practical tips for working with actual cases. No advanced knowledge of computers and the Internet is required or assumed. This book covers every aspect of crime in the digital age. Topics range from Internet surveillance law and the Fourth Amendment to computer hacking laws and international computer crimes. More and more crimes involve digital evidence, and computer crime law will be an essential area for tomorrow's criminal law practitioners. Many U.S. Attorney's Offices have started computer crime units, as have many state Attorney General offices, and any student with a background in this emerging area of law will have a leg up on the competition. This is the first law school book dedicated entirely to computer crime law. The materials are authored entirely by Orin Kerr, a new star in the area of criminal law and Internet law who has recently published articles in the Harvard Law Review, Columbia Law Review, NYU Law Review, and Michigan Law Review. The book is filled with ideas for future scholarship, including hundreds of important questions that have never been addressed in the scholarly literature. The book reflects the author's practice experience, as well: Kerr was a computer crime prosecutor at the Justice Department for three years, and the book combines theoretical insights with practical tips for working with actual cases. Students will find it easy and fun to read, and professors will find it an engaging introduction to a new world of scholarly ideas. The book is ideally suited either for a 2-credit seminar or a 3-credit course, and should appeal both to criminal law professors and those interested in cyberlaw or law and technology. No advanced knowledge of computers and the Internet is required or assumed. This book is designed for a two- or three-unit course in the First Amendment. The authors present the materials in a way that permits instructors to depart from the organization of the casebook with relative ease. The authors also try to expose students to original perspectives or perspectives they might otherwise miss. Notes and questions enable students to study the variety of competing views embodying the First Amendment as they emerge from concrete cases rather than from abstract characterization and classification imposed on the

student at the outset of the study. The distinctive feature of this Federal Courts casebook, and the main difference between this and other Federal Courts books, is its systematic focus on remedial issues, especially the range of problems that arise when a litigant tries to enforce federal constitutional rights against state officers in the federal courts. Over the past fifty years, constitutional litigation has become a staple of the federal courts, and with it has come a number of doctrines aimed at channeling, timing, framing and otherwise regulating the way constitutional litigation is conducted. The Supreme Court's concerns have shifted away from such matters as the Erie doctrine and the relations between state and federal law, and toward the relations between federal courts and state officers. Current casebooks do not ignore these developments, but the books try to fit them into a model that is increasingly ill-suited to the task of presenting them in a straightforward and effective way. Departing from the traditional approach of Federal Courts books, the book begins with a chapter on Section 1983 litigation, and it includes the most comprehensive treatment of habeas corpus to be found in any Federal Courts casebook. The book stresses economy of means, clarity of presentation, and attention to the real-world Federal Courts issues that students need to be prepared for. At the same time, it gives due regard to the history and theory of Federal Courts Law, for one must read the cases in their historical context in order to understand them, and one cannot grasp the doctrine without studying the rationales that animate it. The book does, however, avoid extended treatments of issues that have great theoretical importance but little practical impact, and it gives little attention to historical debates that were once vital but have become largely irrelevant to modern Federal Courts law.