

Criminal Law And Procedure Section 27

This latest edition of Criminal Law and Procedure Handbook of Illinois features the complete text of Chapter 720 (Criminal Offenses), Chapter 725 (Criminal Procedure), Chapter 730 (Corrections), the Juvenile Court Act, and many related sections from the Illinois Compiled Statutes in a compact format. Features of this edition include a table of sections affected highlighting changes from the latest legislative session and a comprehensive index. This is the comprehensive legal reference you need if you are an Illinois law enforcement professional. Keep it on your desk or bookshelf or keep it your vehicle for a concise and accurate resource you'll turn to time and again. Order yours today, or purchase copies for every officer in your department.

The Model Rules of Professional Conduct provides an up-to-date resource for information on legal ethics. Federal, state and local courts in all jurisdictions look to the Rules for guidance in solving lawyer malpractice cases, disciplinary actions, disqualification issues, sanctions questions and much more. In this volume, black-letter Rules of Professional Conduct are followed by numbered Comments that explain each Rule's purpose and provide suggestions for its practical application. The Rules will help you identify proper conduct in a variety of given situations, review those instances where discretionary action is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

Authorized by experts in various facets of civil litigation and reviewed by general editor William C. Bochet, LexisNexis Practice Guide New Jersey Trial, Post-Trial, and Appellate Proceedings offers quick, direct, New Jersey-specific answers to questions that arise in day-to-day civil litigation practice. Topically organized, LexisNexis Practice Guide New Jersey Trial, Post-Trial, and Appellate Proceedings covers a range of civil practice issues and takes task-oriented approach to each subject in its action-oriented section headings (e.g. Moving For Relief in Limine, Preparing For Direct Examinations of Experts at Trial, and Making Objections or Requests for Curative Instructions) and multiple checklists in each chapter that guide the reader through each step of a task. This publication covers critical topics such as jury charges, bench trial, opening statements, burdens of proof, trial motions, party and non-party witnesses, expert witnesses, summations, and bringing appeals. It includes numerous practice tips (Strategic Point, Warning, Timing and Exception) to ensure best practices and help the attorney make choices, avoid practice pitfalls and recognize important time limitations and exceptions to general rules. The online product includes practice forms.

Virginia Criminal Law and Procedure 4th Edition

Criminal law and procedure ; [section][section] 1-1 to 8

Criminal Law and Procedure, Cases and Materials

Criminal law and procedure ; [section][section] 115-1 to 1000

Tribal Criminal Law and Procedure examines complex Indian nations' tribal justice systems, analyzing tribal statutory law, tribal case law, and the cultural values of Native peoples. Using tribal court opinions and tribal codes, it reveals how tribal governments use a combination of oral and written law to dispense justice and strengthen their nations and people. Carrie E. Garrow and Sarah Deer discuss the histories, structures, and practices of tribal justice systems, comparisons of traditional tribal justice with American law and jurisdictions, elements of criminal law and procedure, and alternative sentencing and traditional sanctions. New features of the second edition include new chapters on: · The Tribal Law and Order Act's Enhanced Sentencing Provisions · The Violence Against Women Act's Special Domestic Violence Criminal Jurisdiction · Tribal-State Collaboration Tribal Criminal Law and Procedure is an invaluable resource for legal scholars and students. The book is published in cooperation with the Tribal Law and Policy Institute (visit them at www.tlpi.org).

Criminal Justice Procedure gives clear guidance on the most common questions faced by today's law enforcement, offering fresh look at 21st century pre-trial protocol. Unlike other case books, this newly revised edition eschews legal theory in favor of the practical know-how needed to not to parse, but apply criminal law. Emphasis has been placed on just exactly how practitioners should conduct hot-button procedures such as airport and border searches. Moreover, the book also addresses the often dire implications of deviating from proper practice - how a false step can translate into a violation of individual rights, or the inability to successfully prosecute the guilty. This edition has been specifically designed for Cj undergraduate programs (rather than higher-level law schools) and completely reorganized for a more logical flow of topics. Moreover, it is newly focused on the most crucial practical applications of the law in the Cj context. There is also added emphasis on the Fourth, Fifth, and Sixth Amendments.

Examine the latest laws, updated regulations and current practices with Hall's CRIMINAL LAW AND PROCEDURE, 8E. This edition clearly presents every aspect of the law while also detailing the duties of a paralegal in criminal law. Comprehensive coverage and foundational concepts in both criminal law and criminal procedure blend with this edition's presentation of cutting-edge developments and emerging trends. Updated statistics present data through 2019, while new material addresses topics such as today's surveillance and interrogation techniques, riots and vandalism in 2020 and 2021, current search and seizure practices as well as issues of race, policing and the qualified immunity standard. Updated edited cases present both current and landmark decisions. In addition, numerous learning features address engaging topics ranging from ethics to self-defense. Specially developed exercises and problems help you further sharpen analytical skills and knowledge of criminal law and procedures. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Criminal law and procedure ; [section][section] 100-1 to 107

With Forms of Indictment

Report of Section "B" on Criminal Law and Procedure

Fundamentals of Criminal Practice

CRIMINAL LAW AND PROCEDURES, 1/e bridges the gap between theoretical presentations of criminal law and procedure and the practical realities of working in the criminal justice field. It covers the essential principles, doctrines, and rules of criminal law and procedure, carefully balancing them with numerous "In the Field" special features offering insights drawn from real-world experiences. Students will find many examples and assignments drawn from both federal and state criminal cases, as well as many features and scenarios illuminating ethical standards for criminal justice professionals. Throughout, the text provides maximum flexibility to instructors teaching a wide range of pre-law, paralegal, and criminal justice students.

District of Columbia Criminal Law and Procedure Annotated gives you access to criminal law and procedure and many related statutes and rules. In one concise volume, you'll have the annotated statutes and Superior Court Rules that law enforcement professionals and trial attorneys need most often. Also included is a listing of applicable sections affected by recent legislation.

CRIMINAL LAW AND PROCEDURE, 7th edition delivers extensive coverage of every aspect of the law and details the duties a paralegal is expected to perform when working within criminal law. High-level, comprehensive coverage is combined with cutting-edge developments, foundational concepts, and emerging trends, such as terrorism, treason, and national security crimes; cyber stalking; virtual child pornography; corporate crime, racial profiling, and more. Case excerpts help you develop your case analysis skills, while a variety of built-in learning aids sharpen your problem solving and analytical skills. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

The Elements of Criminal Law and Procedure, with a Chapter on Summary Convictions, Adapted for the Use of Students

Cases and Materials on Criminal Law and Procedure

Criminal Law and Procedure Handbook of Illinois

Report of the Advisory Committee on Criminal Law and Procedure to the Chief Administrator of the Courts of the State of New York

This 396-page book provides specific guidance on pre-trial criminal procedure of all sorts, and explains in understandable terms what you can do and what you can't do under 4th Amendment search and seizure law. From traffic checkpoints and forceful felony arrest, from Miranda warnings to inmate and cell searches, it's all covered in this concise reference. In addition, numerous charts and guides are included throughout the book to make this as practical a guide as possible.

Fundamentals of Criminal Law and Procedure for Paralegals focuses on providing the skills and knowledge students need to function effectively in careers related to criminal law. From investigation and discovery, to trial and sentencing, this text traces every step of the way through five hypothetical criminal cases that illustrate procedure, raise discussion questions, and engage students in skill-building exercises. Realistic and practical, the text engages students with discussions of the criminal justice system, the role of police and lawyers, the basic principles of criminal law, constitutional limitations, and trial procedures. New to the Second Edition: The book now covers Legal Defenses before Discovery and Disclosure, more accurately reflecting real world practice. Expanded coverage on the handling of cases involving driving under the influence, police officers' use of excessive force, sexual offenses, and diversion programs offered by specialized courts. New Chapter 15 on Related Proceedings, covering Cultural Remedies, Clemency, Removing and Limiting Access to Criminal Records, Recovery of Seized Assets and Challenging Summary Suspensions of Driver's Licenses. Revisions to make the text even more accessible to students, with learning objectives in every chapter and carefully edited discussions of key concepts. The title of the book has

been changed to more accurately reflect the content of the book. Professors and students will benefit from: A logical three-part organization: Criminal Law: The criminal justice system, principles of criminal law, and types of criminal offenses Criminal Procedure: From commission of the offense to plea bargaining Criminal Procedure: Trials and their aftermath An emphasis on the role of paralegals, lawyers, and law enforcement in criminal cases Five hypothetical cases woven throughout the text that illustrate procedure, raise discussion questions, and offer opportunities for research exercises Coverage of both white collar and "street crime," from both state and federal perspectives Excerpts from statutes, court opinions, investigative reports, and pleadings Strong pedagogy, including discussion questions, application exercises, marginal definitions, and end-of-chapter review questions. Assignments that mirror the tasks a paralegal would perform in a prosecutor or defense counsel's office

Now newly updated and expanded, the Second Edition of this popular book provides a concise, realistic, hands-on guide to the fascinating and rewarding practice of criminal law. CRIMINAL LAW AND PROCEDURE FOR THE PARALEGAL offers a highly practical introduction to the field, exploring essential legal principles and their applications through a series of real-world cases, including prosecution, defense, and appellate processes. Drawing on his extensive experience as a criminal defense attorney, an assistant district attorney, and a college instructor, the author brings the world of prosecutors, defense attorneys, and paralegals to life with a uniquely engaging, reader-friendly style ideal for today's learners. The book also addresses relevant Supreme Court decisions and offers insights from actual paralegals and examples from real cases. This trusted text is an ideal resource to prepare you for success in the dynamic, high-demand field of criminal law. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Criminal law and procedure ; [section][section] 108-1 to 112

Model Rules of Professional Conduct

Criminal Law and Procedure for the Paralegal

Street Legal

Using actual examples from practice, Criminal Law and Procedure for the Paralegal, Third Edition, teaches students about the real-world experience of the paralegal, with coverage of local, state, and federal criminal cases. Working with the various types of cases presented in this book familiarizes students with the role of the paralegal in the process of investigation, prosecution, and defense. In criminal cases, Edward Carter 's successful building-block approach explains the basic elements of all criminal offenses and how those elements are used to define crimes. New to the Third Edition: Updated throughout, with deeper examination of certain subjects and new material reflecting the evolution of certain areas of the law in response to technology. New case cites throughout, with discussion of Carpenter v. United States, Madison v. Alabama, and Timbs v. Indiana decisions. Expanded discussion of universal jurisdiction in Chapter 6. New section on searches of electronically stored information In Chapter 16. Examines the two different views courts have developed about how the rules relating to overbreadth and particularity should be applied to searches of electronically stored information, discusses the Stored Communications Act of 1986 and the 2018 amendment to the Act relating to search warrants for stored communications of " U.S. persons. " and contains a discussion of the application of the plain view rule to searches of electronically stored information. Expanded discussion of the cruel and unusual punishment clause of the Eighth Amendment in Chapter 21 now covers when that clause prohibits the execution of a person who becomes incompetent after being sentenced to death, along with consideration of the application of the excessive fines clause to civil forfeitures. Professors and students will benefit from: A sensible, four-part organization: Introduction to the criminal justice system Distinction between criminal law and criminal procedure Criminal law Criminal procedure Clear explanations of the basic elements of all criminal offenses, including an accessible, systematic approach to analyzing the legal nature of any criminal offense. Edited cases that illustrate key concepts. Eye on Ethics and Historical Perspective sidebars. Helpful pedagogy, including chapter objectives, definitions in the margins, and review questions. An integrated treatment of white-collar crime. Broad coverage of a wide range of criminal investigations, from police investigations to administrative and grand jury investigations.

Oklahoma Criminal Laws and Procedure Annotated is a convenient desktop reference with comprehensive coverage of Oklahoma criminal laws and procedures. Coverage includes the entirety of Title 21 (Crimes and Punishments) and Title 22 (Criminal Procedure), along with selected related laws. It features case and statutory annotations, a comprehensive index, and Criminal Procedure Law Guidelines (which offer a concise overview of constitutional criminal procedure law in Oklahoma), all in a single volume. The Reference You Need for the Reality of Fast-Paced Criminal Law Practice Single-volume convenience and currency meet the needs of criminal law practitioners and law enforcement officials for fast, accessible reference on Oklahoma criminal laws and procedure. The case and statutory annotations and a comprehensive index make this the handy go-to resource you'll use on a daily basis. No matter the client or the crime—it's all in this desktop volume. Criminal law and process information—what you need, when you need it. The range of criminal law and process is broad, and Oklahoma Criminal Laws and Procedure Annotated keeps it all within your reach, including: • General criminal law provisions • Crimes against the person, public justice, public decency, property and more • Criminal procedure, from information and indictment to post-conviction • Coverage of related laws, such as the Children and Juvenile Code, Intoxicating Liquors, Marriage and Family and Schools A cost-effective resource for Oklahoma criminal practitioners and law enforcement professionals.

Unlike some other reproductions of classic texts (1) We have not used OCR(Optical Character Recognition), as this leads to bad quality books with introduced typos. (2) In books where there are images such as portraits, maps, sketches etc We have endeavoured to keep the quality of these images, so they represent accurately the original artefact. Although occasionally there may be certain imperfections with these old texts, we feel they deserve to be made available for future generations to enjoy.

Criminal law and procedure ; [section][section] 11-1 to 14

Final Report of the Special Crime Study Commission on Criminal Law and Procedure

Illinois annotated statutes

A Guide to Pre-trial Criminal Procedure for Police, Prosecutors, and Defenders

Constitutional principles are the foundation upon which substantive criminal law, criminal procedure law, and evidence laws rely. The concepts of due process, legality, specificity, notice, equality, and fairness are intrinsic to these three disciplines, and a firm understanding of their implications is necessary for a thorough comprehension of the topic. Criminal Law, Procedure, and Evidence examines the tensions produced by balancing the ideals of individual liberty embodied in the Constitution against society 's need to enforce criminal laws as a means of achieving social control, order, and safety. Relying on his first-hand experience as a law enforcement official and criminal defense attorney, the author presents issues that highlight the difficulties in applying constitutional principles to specific criminal justice situations. Each chapter of the text contains a realistic problem in the form of a fact pattern that focuses on one or more of the classic criminal justice issues to which readers can relate. These problems are presented from both the point of view of citizens caught up in a police investigation and from the perspective of police officers attempting to enforce the law within the framework of constitutional protections. Concepts discussed include Probable cause Search and seizure, stop and frisk, and the exclusionary rule Confessions and Miranda warnings The right to counsel Lineups Standards of proof Proportionate sentencing The right to confront accusers Providing a complete view of American legal principles, the book addresses distinct issues as well as the overlaps and connections between the issues. It presents as a cohesive whole the interrelationships between constitutional principles, statutory criminal laws, procedural law, and common law evidentiary doctrines.

Criminal Law and Procedure for the Paralegal uses actual paralegal assignments from practice to teach students what to do when they work for a defense attorney, prosecutor, or law enforcement agency. With coverage of local, state, and federal-level criminal cases, paralegal students learn about the different types of cases that are handled by lawyers and by regulatory agencies—and their role as paralegals in the investigation and prosecution of those crimes. This text is available in ebook format from the VitalSource Store. To download and use the ebook, you will need the free VitalSource Bookshelf software. DOWNLOAD NOW Practical and engaging, Criminal Law and Procedure for the Paralegal features: broad and lucid coverage of basic concepts a consistent focus on the role of the paralegal in an attorneyand ' s office and in law enforcement agencies a logical four-part organization 1.

Introduction to the Criminal Justice System 2. Criminal Law vs. Criminal Procedure 3. Criminal Law 4. Criminal Procedure realistic assignments that ask students to draft indictments, memos, grand jury subpoenas, and jury instructions based on hypothetical memos, investigative reports, and interviews clear explanations of the basic elements of criminal offenses and how they are used to define criminal offenses—and provides students with a system they can use to analyze and understand the legal nature of any criminal offense a student-friendly and " stage approachand " to understanding procedural rights and—each Criminal Procedure chapter focuses on one stage of the process and the applicable rights for that stage integrated coverage of white collar crime and other kinds of crime and the different types of criminal investigations, from police investigations to administrative and grand jury investigations—and focusing on the role of the paralegal in such a broad range of well-adited cases consistently strong pedagogy—chapter overviews, key terms, sidebars on interesting topics, end-of-chapter questions, hypotheticals, and additional projects for students

Constitutional principles are the foundation upon which substantive criminal law, criminal procedure law, and evidence laws rely. The concepts of due process, legality, specificity, notice, equality, and fairness are intrinsic to these three disciplines, and a firm understanding of their implications is necessary for a thorough comprehension of the

Criminal Law and Procedure for Legal Professionals

Law and Procedure

Tribal Criminal Law and Procedure

Criminal Law and ProcedureCengage Learning

Criminal law and criminal procedure are two distinct areas of study. Discover both and see how they work together in CRIMINAL LAW AND PROCEDURE: AN OVERVIEW, 4TH EDITION. This book's clear and concise presentation will equip you for a variety of legal careers as it covers both the substance of criminal law and criminal procedure to give you a solid overview of the entire criminal justice system. The book first defines criminal responsibility and addresses major felonies recognized in most, if not all, jurisdictions. The second half details procedural aspects of the entire criminal justice system, from arrest to appeal and habeas corpus, with special emphasis on the U.S. Constitution's fourth, fifth, and sixth amendments. A wealth of summaries and excerpts from court cases highlight practical applications of this book's legal principles. This edition introduces emerging topics and increases coverage of ethical issues, such as the impact of electronic communications on the discovery process. New Learning Objectives and Sidebars draw attention to concept summary charts, while new practice exercises, essays and integrated discussion questions help you apply criminal law and procedure as it is practiced today. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

This title is a part of our CasebookPlus™ offering as ISBN 97811683284666. Learn more at CasebookPlus.com. The thirteenth edition continues the book's commitment to offering the most comprehensive, rigorous, and flexible materials on the American criminal process. With respect to the substantive criminal law, the new edition includes: Full case treatment of Johnson v. United States, illustrating the Supreme Court's current approach to the void-for-vagueness doctrine, and giving the clearest expression yet of the doctrine's constitutional foundations; Full case treatment of Elonis v. United States, 575 U.S. ____ (2015), illuminating the Supreme Court's current approach to imputing mental states when statutes are silent or unclear; Full case treatment of Rosemond v. United States, 572 U.S. ____ (2014) , illuminating the Supreme Court's current approach to the mens rea for complicity liability; Full case treatment of Hurst v. Florida, 136 S.Ct. 616 (2016), holding the Florida system of advisory jury verdicts in capital cases violates the Sixth Amendment; The substantive provisions of the American Law Institute's Project on Sexual and Related Offenses, Tentative Draft No. 2 (April 15, 2016), proposing, inter alia, a manifested "willingness" definition of consent and recognition of a felony offense for sexual penetration by an actor who knows, or consciously disregards a substantial risk, that the victim has not consented; Full case treatment of State v. J.W., Jr., 181 Wa.2d 757 (2014), holding the Washington practice of putting the burden of proof on the consent issue in rape cases on the defense violates due process; Extensive extracts from the Justice Department's memorandum explaining the decision not to bring federal civil rights charges against Officer Darren Wilson in the case involving the death of Michael Brown in Ferguson, Mo. With respect to criminal procedure, the new edition includes: Full case treatment of Riley v. California, 573 U.S. ____ (2014), summarizing search-incident-to-arrest doctrine and excluding cell phones from warrantless search incident to arrest. A thoroughly revised section on constitutional remedies in police practices cases, illustrating the exceptions to the exclusionary rule with United States v. Rose, 613 Fed. Appx. 125 (3d Cir. 2015), a case giving a good illustration of the standing doctrine; and Utah v. Strieff, 2016 WL 3369419 (U.S. 2016), a case illustrating the Court's antipathy toward the exclusionary rule and analyzing the causation-based exceptions such as attenuation, inevitable discovery, and independent source; and The text of 42 U.S.C. §14141 and extensive excerpts from the consent decree regarding the New Orleans Police Department, entered between the Justice Department and the City of New Orleans in 2012.

Criminal law and procedure ; [section][section] 113-1 to 114

Criminal law and procedure ; [section][section] 1001-1-1 to 1005-6

Criminal Law and Procedure

Criminal Law and Procedure: An Overview

This casebook provides the most comprehensive treatment available, including the theoretical foundations, the common-law origins, the statutory structure, and the procedural context of modern criminal law. The book concentrates on doctrinal materials that can support both rigorous technical, and sophisticated theoretical, discussions. The purposes and limits of punishment are addressed through Supreme Court decisions, a focus on statutes throughout the substantive law sections enables training students in the legal art of statutory interpretation as well as exposing them to the hard moral and political problems of legislative choice, and the sentencing materials reprise the theory of punishment in the context of the practically most important stage of the modern process. The 12th edition carries forward the comprehensive approach of prior editions, empowering the teacher to design a course suited to the needs of the teacher's students and institution. New Supreme Court's decisions, changing the landscape of both substance and procedure, include Skilling v. United States, McDonald v. City of Chicago, Graham v. Florida, United States v. Jones, and Michigan v. Bryant. The material on self-defense has been comprehensively revised, both for the sake of clarity and to include discussion of so-called "stand your ground laws." Statutes (e.g., the New York and California homicide statutes) and the caselaw (e.g., up-to-the-minute material on "willful blindness") have been updated. We also now include a case about the admissibility of neuro-imaging evidence to support a diminished-capacity defense, thus acknowledging how modern brain science has begun to raise both practical evidentiary issues and a substantial challenge to important theoretical p

Written by a former federal prosecutor and public defender, Criminal Law and Procedure: A Courtroom Approach introduces students to the essentials of criminal law and procedure by illuminating the legal issues justice professionals face before, during, and after a criminal trial. Through the examination of statutes, edited case excerpts, and recent constitutional interpretation of black letter law, the text bridges the gap between learning criminal procedure and applying criminal law. Drawing from author Stephanie A. Jirard 's vast experience in both the courtroom and the classroom, Criminal Law and Procedure gets students to think critically about real-world issues and practice applying the law in a just and meaningful way. Accessible and engaging, this text presents criminal law and procedure as an exciting opportunity to have a direct, positive impact on our communities and the criminal justice system. Key Features: "Making the Courtroom Connection" boxes help students apply the legal concepts they learn to real-life issues facing law enforcement, the court system, and correctional institutions today. Edited case excerpts connect criminal law and procedure with current case material on relevant topics so students can see the impact of judicial decision making. "Applying the Law to the Facts" boxes engage students ' critical thinking skills and enhance their logical problem-solving abilities by providing opportunities to apply the rule of law to different scenarios. "Springboard for Discussion" prompts spark conversations and invite students to contrast the moral, ethical, and legal implications of criminal law and procedure in a larger context. Problem-solving exercises at the end of each chapter provide students with opportunities to test themselves on the material before a formal assessment. Active Learning Exercises in the Instructor ' s Manual enable professors to offer additional opportunities for experiential learning. Give your students the SAGE edge! SAGE edge offers a robust online environment featuring an impressive array of free tools and resources for review, study, and further exploration, keeping both instructors and students on the cutting edge of teaching and learning. Learn more at edge.sagepub.com/jjirard.

CRIMINAL LAW AND PROCEDURE is an effective resource for learning all substantive and procedural aspects of criminal law. This practical, up-to-date text features important updates to criminal laws and statutes in the post-9/11 world, including white-collar crime, cybercrime, terrorism, standards of proof, the PATRIOT Act, and much more. Available with InfoTrac Student Collections http://goengage.com/infotrac.

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Criminal Law and Procedure (Ireland) Act, 1887. (Inquiries Held Under Section 1 of "the Criminal Law and Procedure (Ireland) Act, 1887," Showing (1) County and Locality in which Each Inquiry was Held ; (2) Nature of the Offence which was the Subject of Inquiry ; and (3) Result of Each Such Inquiry

A Courtroom Approach

A Treatise on Federal Criminal Law and Procedure

Criminal Justice Procedure

Federal Criminal Law and Procedure. In three volumes. Volume 1.

This latest edition of Virginia Criminal Law and Procedure is the definitive authority on criminal law in the Commonwealth of Virginia, offering comprehensive coverage of substantive crimes, plus the procedural, constitutional, and ethical issues involved in criminal practice. Expert author John L. Costello discusses problems encountered in pretrial, trial, and appellate practice -- offering valuable guidance at each stage. From arrest to appeal, Virginia Criminal Law and Procedure is the practice manual criminal lawyers in Virginia can't afford to be without.

Cases and Materials

Oklahoma Criminal Laws and Procedure Annotated 2021 Edition

District of Columbia Criminal Law and Procedure

Federal Criminal Law and Procedure