

CRIMINAL LAW

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PREFACE TO THE SECOND EDITION

THIS book is concerned to search out the general rules of the criminal law, *i.e.*, those applying to more than one crime. The great proliferation of criminal offences by the legislature means that many crimes are not fully covered by judicial interpretation; but all are governed by certain general principles, which are conveniently described on the Continent as the “general part” of the law. By bringing together the authorities on such concepts as knowledge, intent to defraud, and claim of right, the root principles are thrown into relief, and the attention of the practitioner is directed to relevant authorities that may be decided under different statutes from the one with which he is immediately concerned.

The extent of revision needed for this edition may be judged from the fact that it contains 200 pages more than its predecessor, with some 550 additional cases. In particular, the new Mental Health Act called for a rewriting of much of the chapter on Mental Disorder. There were notable additions to the literature to be recorded and utilised; and the American Law Institute’s Model Penal Code proved a valuable ally in the argument for more rational principles of the criminal law.

The preparation of this edition was part of the work I was able to do as first Walter E. Meyer Visiting Research Professor at the New York University School of Law. I should like to express my warm appreciation to the trustees of the Walter E. Meyer Research Institute and to the Dean and Faculty of the Law School for many kindnesses and for making it possible for me to work among the rich resources of an American law library.

An author is always indebted to readers who point out errors or omissions in his text, or developments in parts of the world which might otherwise escape his notice. Without giving a list of all those to whom my thanks are due, I should like

to mention the courtesy of Mr. R. W. Cannon, Acting Registrar of the High Court of Uganda, and Mr. G. P. Strickland, Crown Counsel of Northern Rhodesia, for bringing decisions of their respective jurisdictions to my attention. While I was at New York University, I had the luxury of a Research Assistant in the person of Mr. John E. V. Pieski, who coped valiantly with English Consolidating Acts as well as searching out American material. After my return to England, Mr. W. G. Park continued this assistance and gave much help with the indexes. To both I am most grateful.

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G. L. W.

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