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**Transforming International Criminal Justice** Mark Findlay, Ralph Henham, 2005-06 This book sets out an agenda to transform international criminal trials and the delivery of international criminal justice to victim communities through collaboration of currently competing paradigms It reflects a transformation of thinking about the comparative analysis of the trial process and seeks to advance the boundaries of international criminal justice through wider access and inclusivity in an environment of rights protection Collaborative justice is advanced as providing the future context of international criminal trials The book's radical dimension is its argument for the harmonization of restorative and retributive justice within the international criminal trial The focus is initially on the trial process a key symbol of developing international styles of justice It examines theoretical models and political applications of criminal justice through detailed empirical analysis in order to explore the underlying relationship of theory and empirical study applying the outcome in theory testing and policy evaluation in several different jurisdictions The book injects a significant comparative dimension into the study of international criminal justice This is achieved through searching the traditional foundations of internationalism in justice by employing an original methodology to enable a multi dimensional exploration of contexts local regional and global so recognising the importance of difference within an agenda suggesting synthesis The book argues for a concept of international trial within a rights paradigm understood against different procedural traditions and practices and provides a detailed description of trials and trial decision making in various jurisdictions Transforming International Criminal Justice also sets out to develop effective research strategies as part of its interrogation of specific trial narratives and meanings in contemporary legal cultures Key themes are those of internationalisation fair trial and the exercise of discretion in justice resolutions sentencing in particular and the lay professional relationship and its dynamics Finally the book provides a searching critique of the relevance of existing criminology and legal sociology in relation to international criminal justice and speculates on trial transformation and the merger of retributive and restorative international criminal justice comparative analysis of the criminal trial process internationally argues for harmonization of retributive and restorative justice within the international criminal trial sets out an agenda to transform international criminal trials and the delivery of international criminal justice to victim communities

*Federal Sentencing Law and Practice* Thomas W. Hutchison, 2009

*Exercising Discretion* Loraine Gelsthorpe, Nicola Padfield, 2012-12-06 The exercise of discretion in the criminal justice system and related agencies often plays a key part in decisions which are made but definitions of discretion are not clear and despite widespread recognition of its importance there is much controversy on its nature and legitimacy This book seeks to explore the importance of discretion to an

understanding of the nature of the making of justice in theory and practice taking as its starting point the wide discretionary powers wielded by many of the key players in the criminal justice and related systems It focuses on the core elements and contexts of discretion looking at the power ability authority and duties of individuals officials and organisations to decide select or interpret vague standards requirements or statutory uncertainties *Opinion Writing and Case Preparation* The City Law School,2012-08-16 This manual considers the importance of qualities such as clarity precision and the use of plain English It examines the stages involved in providing written advice for the client from initial analysis to final draft

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