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Evidence Matters Susan Haack, 2014-07-28 Susan Haack brings her distinctive work in theory of knowledge and philosophy of science to bear on real life legal issues

Forensic Science Evidence and Expert Witness Testimony Paul Roberts, Michael Stockdale, 2018-11-30 Forensic science evidence plays a pivotal role in modern criminal proceedings Yet such evidence poses intense practical and theoretical challenges It can be unreliable or misleading and has been associated with miscarriages of justice In this original and insightful book a global team of prominent scholars and practitioners explore the contemporary challenges of forensic science evidence and expert witness testimony from a variety of theoretical practical and jurisdictional perspectives Chapters encompass the institutional organisation of forensic science its procedural regulation evaluation and reform and brim with comparative insight

Theory of Legal Evidence - Evidence in Legal Theory Verena Klappstein, Maciej Dybowski, 2022-01-03 This book addresses theoretical problems concerning legal evidence The concept of evidence is expected to fulfill a number of distinct roles in science and philosophy but also in legal theory and law some of which are complementary while others are conflicting In their profession lawyers have to deal with evidence and proof Yet the legal concept of evidence is constantly changing and the debate concerning the distinction between a legal concept of evidence the ordinary concept of evidence and the concept of evidence in science is far from being settled What is more the problem of evidence is central to both epistemology and the philosophy of science and by extension to our academic thinking on law In short legal theorists interest in evidence may include such diverse objects as a bloody knife sensory data linguistic entities or psychologically recognized beliefs The book surveys selected theoretical roles that the concept of evidence plays and explores their relations and interconnections The content is divided into three parts investigating 1 evidence in epistemology and the philosophy of science which focuses on evidence methodologies and the problem of proof in legal scholarship 2 evidence in legal theory and legal philosophy where particular attention is paid to the interplay between evidence legal reasoning and the binding force of such reasoning and 3 evidence in law where theoretical problems pertaining to witnesses expert opinions explanations of the accused statistical evidence and neuroscientific evidence are examined

Aristotle on Truth, Dialogue, Justice and Decision Liesbeth Huppes-Cluysenaer, Nuno M.M.S. Coelho, 2023-12-27 In this thought provoking book you ll find timeless questions explored through a fresh lens First delving into the profound significance of Socrates dialogical method and the inescapable nature of conflict it ponders the rational capacities of humanity in terms of establishing harmonious communities But this isn t merely a philosophical debate it s a pragmatic exploration of real world challenges No longer limiting itself to abstract theories the book then seeks to navigate the practical terrain of science and politics Drawing inspiration from Aristotle renowned for his investigations into the intricate connections between theory technology ethics and politics it tackles the essential question How can we reconcile divergent views At the book s core lies Aristotle s revolutionary concept of dialogue which portrays truth as a delicate

equilibrium between opposing forces transcending the rigid boundaries of true and false Join this captivating journey as the author reveals the hidden paths to meaningful coexistence in a world filled with conflicting perspectives **Evidence**

Andrew L.-T. Choo,2018 Andrew Choo s Evidence provides a lucid and concise account of the principles of the law of civil and criminal evidence in England and Wales Critical and thought provoking it is the ideal text for undergraduate law students

Judgment and Decision Making Under Uncertainty: Descriptive, Normative, and Prescriptive Perspectives David R. Mandel,Gorka Navarrete,Nathan Dieckmann,Jonathan D. Nelson,2019-09-26 **Proving International Crimes** Yvonne McDermott,2024-08-19 Proving International Crimes elucidates how international criminal tribunals have tackled the immense and complex task of proving international crimes such as genocide war crimes and crimes against humanity The challenges posed by the scale and scope of these crimes and the distance in time and space between their commission and their prosecution are well known Nevertheless investigators lawyers scholars and policy makers often look to the law and practice of international criminal tribunals to establish what standards need to be met in the collection preservation presentation and analysis of evidence to prove international crimes In offering a comprehensive account of the law and practice of evidence before international criminal courts and tribunals to date as well as recommendations for future practice this book aims to inform domestic regional and international accountability processes for crimes going forward This book demonstrates that owing to the flexibility built in to the legal and procedural frameworks of international criminal courts and tribunals the law of international criminal evidence is often unpredictable and uncertain To this end McDermott argues for the development of a coherent epistemic framework driven by two guiding principles rectitude of decision and the highest standards of fairness **Proof, Evidence and Hate Crime** Tshepo Bogosi Mosaka,2025-07-18 Proof is the property of a disputed fact being established inferentially from an extant fact This book explicates the structural components of this phenomenon in the context of hate crimes across various jurisdictions around the world It departs from the orthodox conception of evidence and proof as being a general value neutral or non normative and epistemic subject and offers a relativistic conception of this area of law The core argument is that proof is both semantically and methodologically determined by three conditions of materiality process and probativity This argument is then justified by the context specific application of this relativistic theory of proof to hate crimes This theoretical application of proof is sustained throughout the book using multiple examples and illustrations of hate crimes around the world The discussion both at the level of proof and hate crimes while focusing on the grounds of race religion and ethnicity specifically is framed in jurisprudential cross jurisdictional and interdisciplinary terms The book will be of interest to academics and researchers working in the areas of criminal law legal philosophy and procedural law **Evidence** Andrew Choo,2021 Choo s Evidence provides a lucid and analytical account of the principles of the law of evidence in England and Wales Succinct critical and engaging it is the ideal text for undergraduate law students **Expert Evidence and Scientific Proof in Criminal Trials** Paul

Roberts,2017-07-05 Forensic science evidence and expert witness testimony play an increasingly prominent role in modern criminal proceedings Science produces powerful evidence of criminal offending but has also courted controversy and sometimes contributed towards miscarriages of justice The twenty six articles and essays reproduced in this volume explore the theoretical foundations of modern scientific proof and critically consider the practical issues to which expert evidence gives rise in contemporary criminal trials The essays are prefaced by a substantial new introduction which provides an overview and incisive commentary contextualising the key debates The volume begins by placing forensic science in interdisciplinary focus with contributions from historical sociological Science and Technology Studies STS philosophical and jurisprudential perspectives This is followed by closer examination of the role of forensic science and other expert evidence in criminal proceedings exposing enduring tensions and addressing recent controversies in the relationship between science and criminal law A third set of contributions considers the practical challenges of interpreting and communicating forensic science evidence This perennial battle continues to be fought at the intersection between the logic of scientific inference and the psychology of the fact finder s common sense reasoning Finally the volume s fourth group of essays evaluates the limited success of existing procedural reforms aimed at improving the reception of expert testimony in criminal adjudication and considers future prospects for institutional renewal with a keen eye to comparative law models and experiences success stories and cautionary tales

A Practical Treatise of the Law of Evidence, and Digest of Proofs, in Civil and Criminal Proceedings. (Appendix.) Thomas STARKIE (Q.C.),1876 **The Science of Revealed Truth Impregnable, as Shown by the Argumentative Failures of Infidelity and Theoretical Geology** William Robert Gordon,1878 **Matter, force, and spirit; or, Scientific evidence of a supreme intelligence [by H.M. Lazelle].** Henry Martyn Lazelle,1895

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