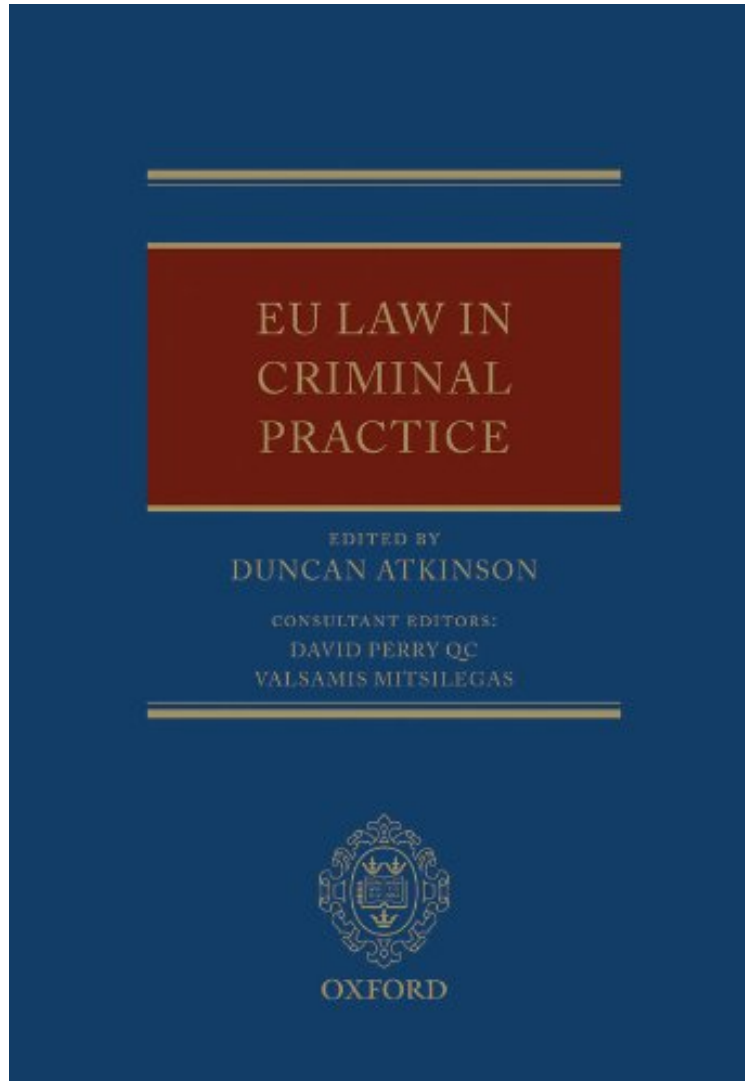


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EU Law in Criminal Practice

Von Duncan Atkinson

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Von Duncan Atkinson : EU Law in Criminal Practice before purchasing it in order to gage whether or not it would be worth my time, and all praised EU Law in Criminal Practice:

Kundenrezensionen Hilfreichste Kundenrezensionen 1 von 1 Kunden fanden die folgende Rezension hilfreich. Criminal practitioner? Von Phillip Taylor MBE [\[VIDEOID:mo149KE5LOGVPEN\]](#) THIS BOOK WILL FAMILIARIZE YOU WITH EU LAW An appreciation by Phillip Taylor MBE and Elizabeth Taylor of Richmond Green Chambers If you're a practitioner involved with criminal matters with an international or cross-jurisdictional dimension, make sure you acquire this book. Or equally, if you are providing advice and representation in criminal matters generally, you would still be well advised to add this book to your professional library. As consultant editor David Perry QC observes, EU

law is 'an increasingly important influence on the administration of criminal justice in the UK - certainly a reality which all criminal practitioners - - not just EU specialists - must understand'. This, he adds, is 'an area of law with which we must all become more familiar', with a view to making a positive contribution to the future of criminal law in the UK, in which the influence and impact of EU law on the UK criminal justice system will inevitably continue to grow. Criminals, as well as ordinary individuals can flit across boundaries with remarkable ease and as information and communications technologies grow ever more sophisticated, criminal activities will continue to become ever more international. Writing in the introduction, editor Duncan Atkinson puts forward the book's stated objective as seeking to provide 'clear practical assistance to those engaged in criminal law in this country as to how the increasing role of the EU impacts on them and their clients'. He also states at the outset that the book does not seek to enter the too often controversial debate about the relationship between the UK and Europe. Nonetheless, as editor Duncan Atkinson reminds us, EU law takes precedence over the national criminal law of the UK and increasingly affects it even in areas previously regarded as its sole preserve, particularly following the Treaty of Lisbon in 2009, which expands the role of the EU in maintaining 'freedom, security and justice'. What is noteworthy about the book is that it presents the well substantiated comment and insights of a wide range of specialists in this field. Divided into three parts, the book's seven sections contain the input of more than twenty learned contributors and therefore a wide cross section of expertise. To facilitate your further research, the book is meticulously footnoted throughout and there are extensive tables of cases and legislation, as well as a table of treaties, conventions and instruments, a table of abbreviations and detailed index. As the interdependence of the EU and UK in this area of law continues apace, every criminal practitioner should own a copy of this excellent book. The publication date is cited as at 2013.

Kurzbeschreibung The law of the EU has an increasing effect on domestic criminal law and poses a growing number of questions to practitioners and their clients. What happens if a client has committed a crime in another country? What if crimes have been committed in multiple countries? What limits does the EU impose on sentencing? In what circumstances can a European Arrest Warrant be granted, and how can a Warrant be challenged? What will be the impact on EU law measures if the UK Government exercises an opt-out? Answering these questions, and offering clear, practical assistance to those working in this complex area, *EU Law in Criminal Practice* is the only book to offer a comprehensive and practical guide to the interplay between European Union law and UK criminal practice. It enables the busy criminal practitioner to understand the legal landscape that the Treaty of Lisbon created, offering a thorough and practitioner-focused analysis of the relevant regulations and case law. From explanation of the institutional framework through to the substantive law of offences, sentencing, and appeals, the book is an invaluable guide for all engaged in modern criminal practice.

Pressestimmen In recent years the importance of EU law has become apparent to most criminal lawyers. Extradition is an obvious area, but the authors remind us that there are over 130 criminal justice measures that directly impact on the administration of justice in the UK. The development of EU criminal law is covered before moving on to pre-trial and post-arrest. The authors grasp complex topics and produce a work of perfect clarity, something many authors aspire to but few actually achieve. This is not a mere cut and past of legislation but a razor sharp practical analysis of the issues. * Andrew Keogh, *CrimeLine* *

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