

Fitzroy Community Legal Centre

Lansdell, Gaye T.,Saunders, Bernadette J.,Eriksson, Anna

Educating for Justice Jeremy Cooper,Louise C. Trubek,2018-12-17 Published in 1997, an edited collection of essays by a group of international public interest scholars and activists that examines the role and function of the law school in developing, transmitting and understanding the use of law to bring about social change to the advantage of subordinated people. The book traces this influence from the early days of the law school and its induction of legal principles and client responsibilities, through training for practices in a variety of settings, including teaching, social action research, client empowerment programs, to the outer limits of law school in community legal education and awareness. An important and pioneering series of international case studies.

Lawyers in Conflict Mary Anne Noone,Stephen Tomsen,2006 This book provides a comprehensive account of the modern Australian legal aid system. It charts the twists and turns of policy and practice over the past 30 years with a particular focus on:the reaction of the legal profession to conflicts and debates about legal aid policy and services and the way in which this has both reflected and accentuated major shifts in the social and political structure of the profession itself; the development of community legal centres from radical fringe organisations to accepted legal practices, which provide a 'value for money' service and work in alliance with the big city firms; the constancy of government calls for fiscal restraint and the recurrent lack of clear objectives despite widely varying approaches by different administrations.

Poverty Law and Social Change John Chesterman,2015-09-07 'Law for the Poor' and 'Lawyers for the People' declared the headlines that announced the opening of the Fitzroy Legal Service in December 1972. In a dingy town-hall basement in one of the poorest suburbs of Melbourne, this new legal service set out to do the unthinkable: to provide free legal advice to all comers. Almost a quarter of a century later, under an equally radical Liberal government, the Fitzroy Legal Service has found itself cast in the unlikely role of a defender of the status quo against reforms that threaten judicial independence and restrict the availability of legal aid. John Chesterman traces the evolution of the Fitzroy Legal Service from a thorn in the side of the legal profession to a valued contributor to legal debate. In this process, he provides an entertaining and perceptive account of the forces that have prompted legal reform in Australia from the early 1970s, particularly in the development of legal aid.

State Crime and Resistance Elizabeth Stanley,Jude McCulloch,2012-11-27 Within criminology 'the state' is often

ignored as an active participant, or represented as a neutral force. While state crime studies have proliferated, criminologists have not paid attention to the history and impact of resistance to state crime. This book recognises that crimes of the state are far more serious and harmful than crimes committed by individuals, and considers how such crimes may be contested, prevented, challenged or stopped. Gathering together key scholars from the UK, USA, Asia, Australia and New Zealand, this book offers a deepened understanding of state crime through the practical and analytical lens of resistance. This book focuses on crimes ranging from gross violations of human rights (such as genocide, war crimes, mass killings, summary executions, torture, harsh detention and rape during war), to entrenched discrimination, unjust social policies, border controls, corruption, fraud, resource plunder and the failure to provide the regulatory environment and principled leadership necessary to deal with global warming. As the first to focus on state crime and resistance, this collection inspires new questions as it maps the contours of previously unexplored territory. It is aimed at students and academics researching state crimes, resistance, human rights and social movements. It is also essential reading for all those interested in joining the struggles to champion ways of living that value humanity and justice over power.

How to Run Your Own Court Case Nadine Behan, 2010-10 A simple, practical how-to guide to representing yourself in a non-criminal court or tribunal. It applies Australia-wide and covers all areas of non-criminal law, including debt, consumer claims, landlord and tenant issues, family law and appeals of government decisions. The book can be used by both the person bringing the action and someone def...

Blue Army Jude McCulloch, 2012-11-27 We expect the police to stop armed robbers, to arrest drug dealers, to keep the peace at demonstrations and to protect us from crime. Many of us believe that police officers need to carry guns to protect themselves as well as us. But do we want our police forces to become armies? Most of us are shocked when suspects are shot dead by police before they can be tried, and disturbed to see police wearing riot gear and using baton charges at peaceful demonstrations. When police begin using paramilitary tactics, the essential nature of their role is redefined, switching from protection and peacekeeping to active aggression. Some units within our police forces, such as the Special Operations Group, train with the military and use military weapons and tactics. In looking behind the extraordinary number of police shootings in Victoria, Blue Army examines how the Special Operations Group and their tactics—which are passed on to ordinary police—have contributed to the toll. Jude McCulloch's involvement as a lawyer in cases of police shootings led her to detailed investigation of changes to policing in Australia. Blue Army arises from her research into the paramilitarisation of the police. It exposes the risks of allowing Australia's police forces to move away from the key principle of keeping the peace with the use of minimum force. Blue Army is a very disturbing book, and one of great importance.

Handbook on Performance Management in the Public Sector Deborah Blackman, 2021-05-28 This timely Handbook examines performance management research specific to the public sector and its contexts, and provides suggestions for

future developments in the field. It demonstrates the need for performance management to be reconceptualized as a core component of business both within and across organizations, and how it must be embedded in both strategic decision-making and as a day-to-day leadership and management practice in order to be effective.

Legal Aid James Kennan,1973

Social Policy and Its Administration Joanna Monie,Adrienne Wise,2013-10-22 Social Policy and Its Administration contains an index of literature that defines the output created by social scientists for the welfare of human beings. This literary survey originates out of the need to present a comprehensive bibliographic work. The book covers areas that encompass the concept social policy. Topics such as the standards in social welfare services are also the focus of the book. The book traces the beginning of social science and the major proponents of the subject. The improvements made on the field are also enumerated and the countries that contributed to the progress of society are named in the book. Social revolutions such as the liberation of women and the abolishment of servitude as well as the transition from colonial status to political independence are discussed in the book. The text will be a useful tool for sociologists, historians, students, and researchers in the field of political science.

Neurodisability and the Criminal Justice System Lansdell, Gaye T.,Saunders, Bernadette J.,Eriksson, Anna,2021-09-07 This thought-provoking book highlights the increasing recognition of the prevalence of neurodisability within criminal justice systems, discussing conditions including intellectual, cognitive and behavioural impairments, fetal alcohol spectrum disorders and traumatic and acquired brain injury. International scholars and practitioners demonstrate the extent and complexity of the neurodisability experience and present practical solutions for criminal justice reform.

Australian national bibliography ,1961

Law Institute Journal ,2005

Global Pro Bono Scott L. Cummings,Fabio de Sa e Silva,Louise G. Trubek,2022-04-07 The principle and practice of pro bono, or volunteer legal services for the poor and other marginalized groups, is an increasingly important feature of justice systems around the world. Pro bono initiatives now exist in more than eighty countries - including Colombia, Portugal, Nigeria, and Singapore - and the list keeps growing. Covering the spread of pro bono across five continents, this book provides a unique data set permitting the first-ever comparative analysis of pro bono's growing role in the access to justice movement. The contributors are leading experts from around the world, whose chapters examine both the internal roots of and global influences on pro bono in transnational context. Global Pro Bono explores the dramatically expanding geographical and political reach of pro bono: documenting its essential contribution to bringing more justice to those on the margins, while underscoring its complex and contested meaning in different parts of the world.

Neighborhood Law Firms for the Poor Bryant G. Garth,1980-08-28 pp. 105-16; Australian Legal Aid Office.

APAIS 1992: Australian public affairs information service ,

Legal Aid Research in Australia Ben Boer,1981

Access to Justice and Legal Aid Asher Flynn,Jacqueline Hodgson,2017-01-26 This book considers how access to justice is affected by restrictions to legal aid budgets and increasingly prescriptive service guidelines. As common law jurisdictions, England and Wales and Australia, share similar ideals, policies and practices, but they differ in aspects of their legal and political culture, in the nature of the communities they serve and in their approaches to providing access to justice. These jurisdictions thus provide us with different perspectives on what constitutes justice and how we might seek to overcome the burgeoning crisis in unmet legal need. The book fills an important gap in existing scholarship as the first to bring together new empirical and theoretical knowledge examining different responses to legal aid crises both in the domestic and comparative contexts, across criminal, civil and family law. It achieves this by examining the broader social, political, legal, health and welfare impacts of legal aid cuts and prescriptive service guidelines. Across both jurisdictions, this work suggests that it is the most vulnerable groups who lose out in the way the law now operates in the twenty-first century. This book is essential reading for academics, students, practitioners and policymakers interested in criminal and civil justice, access to justice, the provision of legal assistance and legal aid.

Learning from 50 Years of Aboriginal Alcohol Programs Peter d'Abbs,Nicole Hewlett,2023-08-31 This open access book deals with community-based attempts on the part of Aboriginal communities and groups in Australia to address harms arising from alcohol misuse. Alcohol-related harms are viewed as both a product of colonisation and dispossession and a contributor to ongoing social, economic and health-related disadvantage, both in Australia and in other countries with colonised Indigenous populations, such as Canada, the US and New Zealand. This book contributes to an evidence-base by bringing together a selection of existing Australian documents considered by the editors to have continuing relevance to all those concerned with dealing with alcohol-related harms among Aboriginal peoples, These are contextualised in original chapters that recount key events, ideas, and programs. The book is a practical resource for all people and groups concerned with addressing Aboriginal and Torres Strait Islander alcohol-related harms, both at the community level and at the level of policy-making and administration.

Reaching Further Legal Services Research Centre,Great Britain. Legal Services Research Centre,2009 This edited collection brings together a selection of papers originally presented at the Legal Services Research Centre's seventh international research conference held at the Royal Naval Academy, Greenwich, London, 18 - 20 June 2008. The papers, drawn from three continents, shed light on how major legal aid jurisdictions are facing the challenge of providing, shaping and extending the reach of legal aid in the face of increasing pressure on resources. The papers give an insight into the role of research in the development of legal aid and are linked in their focus on innovations: from schemes to encourage the next

generation of legal aid lawyers, to services built around needs of users and communities, to methods for ensuring quality of services and mechanisms to deliver services for, and engage, hard-to-reach and disadvantaged groups.

Resisting Carceral Violence Bree Carlton, Emma K. Russell, 2018-12-05 This book explores the dramatic evolution of a feminist movement that mobilised to challenge a women's prison system in crisis. Through in-depth historical research conducted in the Australian state of Victoria that spans the 1980s and 1990s, the authors uncover how incarcerated women have worked productively with feminist activists and community coalitions to expose, critique and resist the conditions and harms of their confinement. *Resisting Carceral Violence* tells the story of how activists—through a combination of creative direct actions, reformist lobbying and legal challenges—forged an anti-carceral feminist movement that traversed the prison walls. This powerful history provides vital lessons for service providers, social justice advocates and campaigners, academics and students concerned with the violence of incarceration. It calls for a willingness to look beyond the prison and instead embrace creative solutions to broader structural inequalities and social harm.

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