CROSS-EXAMINATION: SCIENCE AND TECHNIQUES

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SECOND EDITION

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Martin Böse, Michael Bohlander, André Klip, Otto Lagodny

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bodyguard of lies Churchill said this about wartime deception plans but lawyers clients may think their truth especially an inconvenient truth is so precious it too should be protected Lawyers are bodyguards of lies when they use so called tricks of the trade not only to keep clients secrets but to construct a reality that is far from real But should they Lawyers have a divided loyalty The book presents a unique and fascinating account of what happens when lawyers duties to clients conflict with their duties to the legal system and looks in detail at the ethical codes and laws that regulate their conduct

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Force Law Review ,1998 The Litigation Manual Priscilla Anne Schwab, 2007 Innovation is increasingly recognized as a vitally important social and economic phenomenon worthy of serious research study Firms are concerned about their innovation ability particularly relative to their competitors Politicians care about innovation too because of its presumed social and economic impact However to recognize that innovation is desirable is not sufficient What is required is systematic and reliable knowledge about how best to influence innovation and to exploit its effects to the full Gaining such knowledge is the aim of the field of innovation studies which is now at least half a century old Hence it is an opportune time to ask what has been achieved and what we still need to know more about This is what this book sets out to explore Written by a number of central contributors to the field it critically examines the current state of the art and identifies issues that merit greater attention The focus is mainly on how society can derive the greatest benefit from innovation and what needs to done to achieve this However to learn more about how society can benefit more from innovation one also needs to understand innovation processes in firms and how these interact with broader social institutional and political factors Such issues are therefore also central to the discussion here Asian Leading Arbitrators' Guide to International Arbitration Michael Charles Pryles, Michael J. Moser, 2007-10-01 The essays in this volume prepared by a virtual who s who of the leading arbitrators in Asia present a unique insight into arbitration practices and procedures in the world's largest and fastest growing region This book offers thoughtful advice and insights into the world of international arbitration in Asia from some of the most prominent and experienced international arbitrators in the world The contributors are arbitrators from Brunei Darussalam China Hong Kong India Indonesia Japan Korea Malaysia New Zealand the Philippines Singapore United Kingdom and the USA The contributors offer insights and advice on the way in which international arbitrations are carried out from the point of view of arbitrators reading pleadings and memorials and listening to witnesses and hearing arguments The authors discussions are intended to be thoughtful insightful and useful and perhaps occasionally iconoclastic There may be instances in which the authors disagree with one another on certain points for there are often many routes that can be taken to achieve a result The book will be useful not only to persons who may serve as arbitrators in international arbitral proceedings but also to those who may in their position as advocates wish to persuade persons including perhaps the authors

International Criminal Justice Michael Bohlander, 2007 Summary Written by seasoned scholars and practitioners this collection of essays provides a most comprehensive analysis of the institutional dynamics and political underpinnings of international criminal justice They explore and provide critical comment on the main institutional difficulties experienced by International Tribunals Publisher description Lawyers on Trial Christopher Whelan, 2024-11-14 Whelan has written a book that anyone interested in the law should queue to buy The Times of the 1st edition A classic work Michael Beloff KC Former President Trinity College Oxford Treasurer Gray s Inn Lawyers are universally unpopular but is that justified Aren t lawyers necessary for justice This book uses real world examples case studies and commentary from practitioners to answer

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paediatrician and forensic expert witness Dr Charles Ferguson The book presents the interaction of science and law as it applies specifically the Canadian courts but the justice process as a whole Dr Ferguson's experience from a scientist and medical professional s perspective in dealing with lawyers judges and the process of testifying in numerous court offers a unique glimpse into how the two worlds of science and law don t always mesh In some cases the evidence is compelling and definitive In others far from it Ultimately the book presents the important role of the forensic expert and expert witness as a vital and deciding factor as the courtroom proceedings play out The cases presented in the book cases Dr Ferguson was personally involved with are interesting the conclusions and results arrived at by Dr Ferguson are well thought out and backed by his scientific expertise. The results and conclusions arrived at by the courts is often expected sometimes surprising in specific cases even controversial Throughout all Dr Ferguson casts an independent and sometimes critical eye on the process presenting a compelling argument and heartfelt recommendation for science objectivity and justice to be served based on truth truth insofar as the facts of the cases presented through evidence and the testimony provided within the judicial process A fascinating read for university students experts and witnesses lawyers and judges and anyone involved in the forensic process in the trying of criminal and civil cases The Art and Science of Expert Witness Testimony Karen Postal, 2021-09-14 Featuring in depth interviews of attorneys judges and seasoned forensic experts from multiple disciplines including psychology medicine economics history and neuropsychology The Art and Science of Expert Witness Testimony highlights and offers bridges for the areas where the needs and expectations of the courtroom collide with experts communication habits developed over years of academic and professional training Rather than seeing testimony as a one way download from expert to jurors The Art and Science of Expert Witness Testimony focuses on the direct dynamic unique communication relationship that develops as each juror s lived experience interacts with the words of experts on the stand This book expands the academic tradition of methods centered credibility to also include person centered credibility where warmth confidence and relentless attention to detail build trust with jurors Seasoned forensic experts share what they actually say on the stand their best strategies and techniques for disrupting traditional academic communication and creating access to science and professional opinions with vivid clear language and strong visuals The difficult but necessary emotional work of the courtroom is addressed with specific techniques to regulate emotions in order to maintain person centered credibility and keep the needs of jurors front and center through cross examination This innovative compilation of research is essential reading for professionals and practitioners such as physicians engineers accountants and scientists that may find themselves experts in a courtroom The Art and Science of Expert Witness Testimony provides a unique experience for readers akin to being personally mentored by over eighty five attorneys judges and seasoned experts as they share their observations insights and strategies not to win as a defense prosecution or plaintiff expert but to be productive in helping jurors and other triers of fact do their difficult intellectual job in deciding a case *Justice Without Borders* Martin

Böse,Michael Bohlander,André Klip,Otto Lagodny,2018-01-16 Justice Without Borders is the theme of this collection of essays that honours Judge Wolfgang Schomburg on the occassion of his 70th birthday on 9 April 2018 The contributions of distinguished authors in the area of international criminal law European criminal law and international cooperation focus on topics that are important for Wolfgang Schomburg the pursuit of international criminal justice with respect for the interests of the accused the facilitation of international cooperation subject to the rule of law and the principle of fair trial

Psychological Science and the Law Neil Brewer, Neil Douglas Brewer, Amy Bradfield Douglass, 2019-04-04 Psychological research can provide constructive explanations of key problems in the criminal justice system and can help generate solutions. This state of the art text dissects the psychological processes associated with fundamental legal questions. Is a suspect lying Will an incarcerated individual be dangerous in the future Is an eyewitness accurate. How can false memories be implanted. How do juries experts forensic examiners and judges make decisions and how can racial and other forms of bias be minimized. Chapters offer up to date reviews of relevant theory experimental methods and empirical findings. Specific recommendations are made for improving the quality of evidence and preserving the integrity of investigative and legal proceedings.

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