


Artur Appazov

# Expert Evidence and International Criminal Justice

 Springer

# Nice Expert Evidence International Criminal Justice

**ML Morrison**



## **Nice Expert Evidence International Criminal Justice:**

Expert Evidence and International Criminal Justice Artur Appazov, 2016-01-09 The book is a comprehensive narration of the use of expertise in international criminal trials offering reflection on standards concerning the quality and presentation of expert evidence It analyzes and critiques the rules governing expert evidence in international criminal trials and the strategies employed by counsel and courts relying upon expert evidence and challenges that courts face determining its reliability In particular the author considers how the procedural and evidentiary architecture of international criminal courts and tribunals influences the courts ability to meaningfully incorporate expert evidence into the rational fact finding process The book provides analysis of the unique properties of expert evidence as compared with other forms of evidence and the challenges that these properties present for fact finding in international criminal trials It draws conclusions about the extent to which particularized evidentiary rules for expert evidence in international criminal trials is wanting Based on comparative analyses of relevant national practices the book proposes procedural improvements to address some of the challenges associated with the use of expertise in international criminal trials

**Principles of Evidence in International Criminal Justice** Karim A. A. Khan, Caroline Buisman, Christopher Gosnell, 2010 Principles of Evidence in International Criminal Justice provides an overview of the procedure and practice concerning the admission and evaluation of evidence before the international criminal tribunals The book is both descriptive and critical and its emphasis is on day to day practice drawing on the experience of the Yugoslavia Rwanda and Sierra Leone Tribunals This book is an attempt to define and explain the core principles and rules that have developed at those ad hoc Tribunals the rationale and origin of those rules and to assess the suitability of those rules in the particular context of the International Criminal Court which is still at its early stages The ICC differs in structure from the ad hoc Tribunals and approaches the legal issues it has to resolve differently from its predecessors The ICC is however confronted with many of the same questions The book examines the differences between the ad hoc Tribunals and the ICC and seeks to offer insights as to how and in which circumstances the principles established over years of practice at the ICTY ICTR and SCSL may serve as guidance to the ICC practitioners of today and the future The contributors represent a cross section of the practising international criminal bar drawn from the ranks of the Bench the Prosecution and the Defence and bringing with them different legal domestic cultures Their mixed background underlines the recurring theme in this book which is the manner in which a legal culture has gradually taken shape in the international Tribunals drawing on the various traditions and experiences of its participants

**Current Law Index** ,2006 **Albany Law Journal** ,1880 *Criminal Justice in Crisis* Michael McConville, Lee Bridges, 1994 In recent years the English criminal justice system has been shaken to its foundations by an unprecedented series of miscarriages of justice The Guildford Four the Maguire Seven the Birmingham Six Judith Ward and Stefan Kiszko are among the most prominent of those eventually cleared of serious crimes after many years in prison While the sheer numbers of cases involved are troubling it is the

underlying causes of wrongful conviction which threw the system's credibility into question and led to the establishment of the Royal Commission on Criminal Justice chaired by Lord Runciman. In *Criminal Justice in Crisis* an internationally distinguished group of leading academics, practitioners and campaigners critically examine the Royal Commission's Report with its proposals for removal of the right of a defendant to elect jury trial, the introduction of institutionalised plea bargaining, a compulsory obligation on the defence to disclose its case prior to trial and extended police powers over suspects. The authors provide detailed criticisms of the Report at empirical, practical policy and theoretical levels. At best the Report is seen as unhelpful; at worst it is considered a dangerous contribution to reform efforts. This important book will be welcomed by scholars, practitioners and researchers as the only extended analysis of the Runciman Report available and for providing a broad analysis of the theory and politics of criminal justice. *The Albany Law Journal*, 1874      **The Law Students' Journal** John Indermaur, Charles Thwaites, 1898      **Abstracts on Criminology and Penology**, 1977 Bimonthly Abstracts of journal articles and monographs. Covers material from psychiatric literature as well as from criminological sources. Entries arranged in classified order. Author subject indexes.      **Abstracts on Police Science**, 1982 An international abstracting service covering police science, the forensic sciences and forensic medicine.      **New Law Journal**, 1998      *Index to Legal Periodicals & Books*, 2005      **The Criminal Justice Periodical Index**, 1993      **Global War Crimes Tribunal Collection: International Criminal Court**, 1997      *Reports of All the Cases Decided by All the Superior Courts Relating to Magistrates, Municipal, and Parochial Law ...* Great Britain. Courts, 1917      *Criminal Justice* John J. Sullivan, Joseph L. Victor, 1991      *Criminology & Penology Abstracts*, 1990 An international abstracting service covering etiology of crime and juvenile delinquency, the control and treatment of offenders, criminal procedures and the administration of justice. Abstracts of journal articles and monographs. Cover material from psychiatric literature as well as from criminological sources.

**Excerpta Criminologica**, 1968      **Index to Theses with Abstracts Accepted for Higher Degrees by the Universities of Great Britain and Ireland and the Council for National Academic Awards**, 2006      *International Criminal Justice* Delbert Rounds, 2000 International Criminal Justice examines some of the world's most current and pressing issues in the field of criminal justice. The articles included are written by leading criminologists currently studying and conducting research in the field. As such all of the selections have evolved from previously unpublished research. Topics include political corruption, state funded terrorism, drug trafficking, domestic violence, nuclear proliferation, money laundering, policing, juvenile delinquency, correctional systems, capital punishment and gun control policy.      *Encyclopedia of Crime and Punishment: S-Z, Index* David Levinson, 2002 Review. Authoritative and comprehensive, this multivolume set includes hundreds of articles in the field of criminal justice. Impressive arrays of authors have contributed to this resource, addressing such diverse topics as racial profiling, money laundering, torture, prisoner literature, the KGB and Sing Sing. Written in an accessible manner and attractively presented, the background discussions, definitions and explanations of important issues

and future trends are absorbing Interesting sidebars and facts reference lists relevant court cases tables and black and white photographs supplement the entries Appendixes cover careers in criminal justice Web resources and professional organizations A lengthy bibliography lists relevant works The Best of the Best Reference Sources American Libraries May 2003

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