

ISRAEL LAW REVIEW

Volume 31, Numbers 1-3 • Winter-Summer 1997

Hebrew University  **Faculty of Law**

RIGHTS OF THE ACCUSED, CRIME CONTROL AND PROTECTION OF VICTIMS

CONTRIBUTIONS BY:

*Ronald Allen & Alicia Carriquiry
Aharon Barak
Ian H. Dennis
Albin Eser
Malcolm M. Feeley
Martin L. Friedland & Kent Roach
Richard D. Friedman
Abraham S. Goldstein
Eliahu Harnon
John D. Jackson & Sean Doran
Heike Jung
Richard Lempert
Kenneth Mann
J.F. Nijboer
Claus Roxin
Leslie Sebba
John R. Spencer
Dionysios Spinellis
Alex Stein
Bert Swart
Stefan Trechsel
William Twining
A.A.S. Zuckerman*

ISRAEL LAW REVIEW

Volume 31, Numbers 1-3 • Winter-Summer 1997

Hebrew University  **Faculty of Law**

CONTENTS

Preface	Eliahu Harnon & Alex Stein	1
The Constitutionalization of the Israeli Legal System as a Result of the Basic Laws and its Effect on Procedural and Substantive Criminal Law	Aharon Barak	3

I. IDEOLOGIES OF CRIMINAL PROCEDURE

Rectitude Rights and Legitimacy: Reassessing and Reforming the Privilege against Self-Incrimination in English Law	Ian H. Dennis	24
Involuntary Self-Incrimination and the Right to Privacy in Criminal Proceedings	Claus Roxin	74
Why Must Trials be Fair?	Stefan Trechsel	94
Borderline Justice: Choosing Juries in the Two Niagaras	Martin L. Friedland & Kent Roach	120

II. PLEA BARGAINING

Converging Criminal Justice Systems: Guilty Pleas and the Public Interest	Abraham S. Goldstein	169*
Legal Complexity and the Transformation of the Criminal Process: The Origins of Plea Bargaining	Malcolm M. Feeley	183
Settling Criminal Cases Without a Trial	Bert Swart	223
Plea Bargaining in Israel — The Proper Functions of the Prosecution and the Court and the Role of the Victim		
.....	Eliahu Harnon	245

* Please note: Due to an error in pagination, page numbers 159-168 are missing. The text however is complete.

III. VICTIMS OF CRIME

Improving the Position of the Victim in English Criminal Procedure	John R. Spencer	286
Protection of Victims in Rape and Sexual Abuse Cases in the Netherlands	J.F. Nijboer	300
Victims of Crime and the Criminal Process	Dionysios Spinellis	337
Will the “Victim Revolution” Trigger a Reorientation of the Criminal Justice System?	Leslie Sebba	379

IV. EVIDENCE

Collection and Evaluation of Evidence in Comparative Perspective	Albin Eser	429
Freedom of Proof and the Reform of Criminal Evidence	William Twining	439
Factual Ambiguity and a Theory of Evidence Reconsidered	Ronald Allen & Alicia Carriquiry	464
Confrontation and the Definition of Chutzpa	Richard D. Friedman	506
After the DNA Wars: A Mopping Up Operation	Richard Lempert	536
Against “Free Proof”	Alex Stein	573

V. MISCARRIAGE OF JUSTICE AND APPELLATE REVIEW

The Protection of the Accused from Miscarriage of Justice	A.A.S. Zuckerman	590
Miscarriage of Justice and the Right to Representation	Kenneth Mann	612
Addressing the Adversarial Deficit in Non-Jury Criminal Trials	John D. Jackson & Sean Doran	645
Appellate Review of Judicial Fact-Finding Processes and Decisions	Heike Jung	690