# CROSS & TAPPER ON EVILLE

Colin Tapper

Tenth edition



# **Cross And Tapper On Evidence**

**Colin Tapper, Sir Rupert Cross** 

# **Cross And Tapper On Evidence:**

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evidence rule for the purpose of criminal proceedings enacting the recommendations of the Law Commission together with some proposals from the Auld Review In 2008 Professor Spencer wrote a book explaining the new law intended for practitioners as well as academics Following the style of his earlier book about the new law on bad character evidence the core of the hearsay book was a section by section commentary on the relevant provisions of the Act discussing the case law that had interpreted them Since the appearance of the first edition the new law on hearsay evidence has been the subject of a spectacular exchange between the UK Supreme Court and the European Court of Human Rights the effects of which the Court of Appeal has interpreted in several leading cases In this new edition the commentary is revised to take account of these developments As in the first edition the commentary is preceded by chapters on the history of the hearsay rule and the requirements of Article 6 3 d of the European Convention on Human Rights It is followed by an appendix containing the text of the statutory provisions and a selection of the leading cases The Nigerian Law of Evidence Imam, Ibrahim, 2017-08-09 This book The Nigerian Law of Evidence is inspired by the author's lecture notes on the subject at School of Law Department of Common Law Kwara State College of Arabic and Islamic Legal Studies where he taught for nearly a decade before moving on to the Department of Public Law University of Ilorin Ilorin Nigeria since 2001 In addition to being a basic text current and most recently decided cases relating to the subject are cited and particularly the innovation introduced into the amended Act 2011 Cap E14 Laws of Federal Republic of Nigeria A highly recommended book for law students law teachers legal practitioners judges and magistrates **Expert Evidence and Scientific Proof in Criminal Trials Paul** Roberts, 2017-07-05 Forensic science evidence and expert witness testimony play an increasingly prominent role in modern criminal proceedings Science produces powerful evidence of criminal offending but has also courted controversy and sometimes contributed towards miscarriages of justice The twenty six articles and essays reproduced in this volume explore the theoretical foundations of modern scientific proof and critically consider the practical issues to which expert evidence gives rise in contemporary criminal trials The essays are prefaced by a substantial new introduction which provides an overview and incisive commentary contextualising the key debates The volume begins by placingforensic science in interdisciplinary focus with contributions from historical sociological Science and Technology Studies STS philosophical and jurisprudential perspectives This is followed by closer examination of the role of forensic science and other expert evidence in criminal proceedings exposing enduring tensions and addressing recent controversies in the relationship between science and criminal law A third set of contributions considers the practical challenges of interpreting and communicating forensic science evidence This perennial battle continues to be fought at the intersection between the logic of scientific inference and the psychology of the fact finder scommon sense reasoning Finally the volume s fourth group of essays evaluates the limited success of existing procedural reforms aimed at improving the reception of expert testimony in criminal adjudication and considers future prospects for institutional renewal with a keen eye to comparative law models and experiences success

stories and cautionary tales

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