

BIBLIOGRAPHY

BOOKS

- Baker JH *An introduction to English legal history* 3rd ed Butterworths (1990)
- Bastarache M, A Braën, EL Didier and P Foucher *Language rights in Canada* Les Editions Yvon Blais Inc (1987)
- Bauman R A *Crime and punishment in ancient Rome* Routledge (1996)
- Cachalia A, H Cheadle, D Davis, N Haysom, P Maduna and G Marcus *Fundamental rights in the new Constitution* Juta (1994)
- Carpenter G *Introduction to South African constitutional law* (1987)
- Cheney D, L Dickson, J Fitzpatrick and S Uglow *Criminal justice and Human Rights Act 1998* Jordans (1999)
- Clayton R and Tomlinson H *The law of human rights* Oxford University Press (2000)
- Cook JG and Marcus P *Criminal procedure* 2nd ed Matthew Bender and Co Incorp (1986)
- Cross R and Tapper C *Cross on evidence* 7th ed Butterworths (1990)
- De Waal J, I Currie and G Erasmus *The bill of rights handbook* 4th ed Juta (2000)
- Doyle MW and Hodge WC *Criminal procedure in New Zealand* 3rd ed The Law Book Limited (1991)
- Du Plessis LM and Corder H *Understanding South Africa's transitional bill of rights* Juta (1994)
- Ebke WF and Finkin MW *Introduction to German law* Kluwer Law International (1996)
- Esmein A *A history of continental criminal procedure* Augustus Kelly Publishers (1968)
- Fairchild E *Comparative criminal justice systems* Harry Dammer Publishers: Wadsworth Thomson Learning (2001)
- Foster NG *German legal systems and laws* 2nd ed Blackstone Press Ltd (1996)
- Garner BA *Black's law dictionary* West Group (1999)
- Black's law dictionary* 6th ed West Pub Co (1990)

A dictionary of modern legal usage Oxford Univ Press (1995)

Gearty CA *European civil liberties and the European Convention on Human Rights: a comparative study* Martinus Nijhoff Publishers (1997)

Geldenhuis T *Die regsbeskerming van inligting* (unpublished doctoral thesis) Unisa (1993)

Hahlo HR and Kahn E *The South African legal system and its background* Juta (1973)

Hall J, BJ George and R Force *Criminal law and procedure: cases and pleadings* 3rd ed Bobbs Merrill Co Inc (1976)

Hanks P, M Makins, A Grandison and D Adams *Collins pocket reference English dictionary* (1992)

Harris D and Joseph S *The International Covenant on Civil and Political Rights and United Kingdom law* Clarendon Press Oxford (1995)

Holsworth WS *A history of English law* Methuen and Co Ltd (1924)

Joubert JJ, PM Bekker, T Geldenhuis, JP Swanepoel, SS Terblanche, SE van der Merwe and JH van Rooyen *Criminal procedure handbook* Juta 5th ed (2001)

Joubert JJ *Die legaliteitsbeginsel in die strafprosesreg* (unpublished doctoral thesis) Unisa (1995)

Kinley D *Human rights in Australian law* Federation Press (1998)

LeGrande JL *The basic processes of criminal justice* Glencoe Press (1973)

MacDonald D *Legal rights in the Canadian Charter of Rights and Freedoms* The Carswell Col Ltd (1989)

MacFarlane LJ *The theory and practice of human rights* (1985)

Mahmood T *et al Criminal law in Islam and the Muslim world* Qazi Publishers (1996)

Milsom SFC *Historical foundations of the common law* Butterworths (1981)

Monkkonen EH *Crime and justice in American history* Meckler Publishing (1991)

Parkinson P *Tradition and change in Australian law* The Law Book Company Limited (1994)

Perkins RM and Boyce RN *Criminal law and procedure cases and materials* The Foundation Press Inc (1977)

Pound R *The lawyer from antiquity to modern times* (1953)

Rawlings P *A history of continental criminal justice 1688-1998* Longman (1999)

Robinson OF *The criminal procedure of ancient Rome* The John Hopkins University Press (1995)

Steytler NC *Constitutional criminal procedure: a commentary on the Constitution of the Republic of South Africa, 1996* Butterworths (1998)

Sykes JB *The concise Oxford dictionary of current English* Oxford Clarendon Press (1982)

Van der Vyver JD *Seven lectures on human rights* (1976)

Van Wyk D, J Dugard, B de Villiers and D Davis *Rights and constitutionalism: the new South African legal order* Juta (1994)

Von Bar CL *A history of continental criminal law* Augustus Kelly Publishers (1968)

Webster's New World Dictionary World Publication (1971)

Weissbrodt D and Wolfrum R (Eds) *The right to a fair trial* Springer (1998)

Weissbrodt D *The right to a fair trial* Martinus Nijhoff Publishers (2001)

Wigmore JH *Evidence in trials at common law* (1940-1979)

Zeffertt DT, AP Paizes and ASt Skeen *The South African law of evidence* Butterworths (2003)

INTERNET SOURCES

Anonymous "Legal brief", available at:
<http://legalbrief.co.za> on 24-04-2003

Anonymous "US Constitution: Sixth Amendment", available at :
<http://caselaw.findlaw.com/data/Constitution/amendment> 06/08.htm on 10-04-2000

Merriam-Webster "Online dictionary", available at:
<http://www.m-w.com/cgi-bin/dictionary> on 06-06-2000

Moyer M "Roman law and the courts", available at:
<http://www.indwes.edu/courses/bil102/b37.htm> on 05-09-2001

Pennington K

"The spirit of legal history",
available at:
<http://www.maxwell.syr.edu/maxpages/classes/his381/spirit.htm> on 14-03-2001

"Due process, community, and the Prince in the evolution of the *ordo iudiciarius*", available at:
<http://www.maxwell.syr.edu/maxpages/classes/his381/procedure.htm> on 14-03-2001

JOURNAL ARTICLES

Anderson JA "The Sixth Amendment: protecting defendants' rights at the expense of child victims" (1997) *The John Marshall Law Review* 767

Ashworth AJ

"Human rights: case and comment" (2002) *The Criminal Law Review* 831

"Article 6 and the fairness of trials" (1999) *The Criminal Law Review* 261

Azzopardi JH "Disclosure at the police station, the right to silence and *DPP v Ara*" (2002) *The Criminal Law Review* 295

Bala N, RCL Lindsay and E McNamara "Testimonial aids for children: the Canadian experience with closed-circuit television, screens and videotapes" 44 (2001) *Criminal Law Quarterly* 461

Bala N "Child witnesses in the Canadian criminal courts" 5 (1999) *Psychology, Public Policy and Law* 323

Balbastro AE "Due process right of the accused to be informed before trial of exculpatory evidence: proceedings of symposium on the rights of the accused" 11 (1996) *Institute of Human Rights University of Philippines Law Centre* 311

Barrie G

"Disclosure of police sources of information to defence – public interest immunity" (1995) *De Rebus* 628

"Failure of prosecution's expert witness to disclose information – whether material irregularity" (1992) *De Rebus* 836

Bayne P "Freedom of information in Australia" (1993) *Acta Juridica* 197

Beckler RW, F Robinson and WS Morphew "Protecting defence evidence from prosecutorial discovery" 68 (1990) *Washington University Law Quarterly* 71

Bekker PM

"The right to legal counsel and the Constitution" 2 (1997) *De Jure* 213

"The undefended accused/defendant: a brief overview of the development of

the American, American Indian and South African positions" (1991) *The Comparative and International Law Journal of Southern Africa* 151

Bell ML "Recent decisions" 33 (1995) *Duquesne Law Review* 361

Berko ML "Preserving the Sixth Amendment rights of the deaf criminal defendant" (1992) *Dickinson Law Review* 101

Birch D "Rethinking sexual history evidence: proposals for fairer trials" (2002) *The Criminal Law Review* 531

Bloe R "*Maryland v Craig*: the court's use as evidence of videotaped testimony of a child who has been sexually abused is declared not to violate a criminal defendant's Sixth Amendment rights to confront his accuser" (1991) *Southern University Law Review* 275

Bobbert M "Die prokureurspraktyk en die Grondwet" (1995) *De Rebus* 176

Boyce C "An accused person's right of confrontation versus protection of witnesses" (2002) *Law Institute Journal* 70

Brannon LC "The trauma of testifying in court for child victims of a sexual assault v the accused's right to confrontation" (1994) *Law and Psychology Review* 439

Brauti PM "Improper cross-examination" (1997) *Criminal Law Quarterly* 69

Brennan WJ

"The criminal prosecution: sporting event or quest for truth? A progress report" 68 (1990) *Washington University Law Quarterly* 1

"The criminal prosecution: sporting event or quest for truth?" (1963) *Washington University Law Review* 279

Burns J "Court interpreters" (2001) *New Zealand Law Journal* 475

Burse, GJ

"Identification parades and privilege" (1992) *The Magistrate* 127

"A prosecutor's duty to disclose previous inconsistent statements: defence allegations" (1991) *De Rebus* 181

"Privilege and police pocket books" (1990) *The Magistrate* 122

Butler AS "An objective or subjective approach to the right to be informed of the right to counsel? A New Zealand perspective" (1994) *Criminal Law Quarterly* 317

Calarco P "What happens when evidence has not been recorded? Staying charges to ensure a fair trial" (2001) *The Criminal Law Quarterly* 514

Cassim F "Police docket privilege" (1996) *Codicillus* 113

Childers NB and Hinesley WF "The illness exception: the Eleventh Circuit and the right to be present at trial" (1983) *Mercer Law Review* 1521

Clinton RN "The right to present a defence: an emergent constitutional guarantee in criminal trials" (1976) *Indiana Law Review* 713

Cole RW and Armoud LM "The role of counsel and the courts in addressing foreign language and cultural barriers at different stages of a criminal proceeding" (1997) *Western New England Law Review* 193

Conklin T "*People v Fitzpatrick*: the path to amending the Illinois Constitution to protect child witnesses in criminal sexual abuse cases" (1995) *Loyola University Chicago Law Journal* 321

Cowling M

"Criminal Procedure: recent cases" (2000) *South African Journal of Criminal Justice* 368

"The right to address the court at the close of a criminal trial" (1997) *South African Journal of Criminal Justice* 203

"Revisiting the right to legal representation" (1995) *The South African Law Journal* 11

Creta VM "The search for justice in the former Yugoslavia and beyond: analyzing the rights of the accused under the statute and the rules of procedure and evidence of the International Criminal Tribunal for the former Yugoslavia" (1998) *Houston Journal of International Law* 381

Crouch A "The way, the truth and the right to interpreters in court" (1985) *Law Institute Journal* 687

Crowley EM "*In camera* inspections of privileged records in sexual assault trials: balancing defendants' rights and state interests under Massachusetts's *Bishop Test*" (1995) *American Journal of Law and Medicine* 131

Cusick T "Televised justice: towards a new definition of confrontation under *Maryland v Craig*" 40 (1991) *Catholic University Law Review* 967

Davies E, E Henderson and FW Seymour "In the interests of justice? The cross-examination of child complainants of sexual abuse in criminal proceedings" (1997) *Psychiatry, Psychology and the Law* 217

Davis DA "Talking heads: Virtual reality and the presence of defendants in court" (2001) *The Florida Bar Journal* 26

Dawkins K "Defence disclosure in criminal cases" (2001) *New Zealand Law Review* 35

Dawson J "Compelled production of medical records" 43 (1998) *McGill Law Journal* 25

De Bruyn DL "Judicial interpretation of the Interim Constitution: a review of the first year" 1995 *South African Public Law* 504

De Villiers JWS "The interim bill of fundamental human rights: a prosecutor's perspective" (1995) *Tydskrif vir die Suid-Afrikaanse Reg* 133

DeFrancia C "Due process in international criminal courts: why procedure matters" 87 (2001) *Virginia Law Review* 1381

DelRosso CP and Earnst SF "Discovery" (2001) *The Georgetown Law Journal* 1343

Dennis ESG "The discovery process in criminal prosecutions: towards fair trials and just verdicts" (1990) *Washington University Law Quarterly* 63

Dery LV "Disinterring the 'good' and 'bad immigrant': a deconstruction of the state court interpreters laws for non-English speaking criminal defendants" (1997) *The University of Kansas Law Review* 837

Douglass JG

"Balancing hearsay and criminal discovery" 68 (2000) *Fordham Law Review* 2097

"Beyond admissibility: real confrontation, virtual cross-examination, and the right to confront hearsay" (1999) *The George Washington Law Review* 191

Drecksel PC "The crisis in indigent criminal defence" (1991) *Arkansas Law Review* 363

Du Plessis JR "The accusatorial system – too much a game?" (1991) *South African Law Journal* 577

Du Plessis W "Toegang tot polisiedossiere" (1994) *South African Journal of Criminal Justice* 307

Duggan KP "Reform of the criminal law with fair trial as the guiding star" (1995) *Criminal Law Journal* 258

Durston G "Cross-examination of rape complainants: ongoing tensions between conflicting priorities in the criminal justice system" 62 (1998) *Journal of Criminal Law* 91

Eagleson R "Plain English in the statutes" (1985) *Law Institute Journal* 673

Ellison L

"Cross-examination and the intermediary: bridging the language divide?"
(2002) *The Criminal Law Review* 114
"Cross-examination in rape trials" (1998) *The Criminal Law Review* 605

Epstein E L "Criminal depositions and the Sixth Amendment" (1990) *Maine Bar Journal* 178

Eser A "The acceleration of criminal proceedings and the rights of the accused: comparative observations as to reform of criminal procedure in Europe" 3 (1996) *Maastricht Journal of European and Comparative Law* 341

Ferguson PW "Trial in absence and waiver of human rights" (2002) *The Criminal Law Review* 554

Finn J "Legislation comment: secret witnesses, a New Zealand initiative: the Evidence (Witness Anonymity) Amendment Act 1997 (NZ)" (1998) *Criminal Law Journal* 277

Flatman G and Bagaric M "Accused disclosure – measured response or abrogation of the Presumption of Innocence" (1999) *Criminal Law Journal* 327

Friedman RD "The conundrum of children, confrontation, and hearsay" (2002) *Law and Contemporary Problems* 243

Fuhrman T "*State v Foster*: Washington State undermines confrontation rights to protect child witnesses" (2000/01) *Gonzaga Law Review* 7

Gautier U "The charter, the right to counsel and the breathalyzer" (1990) *Revue du Barreau* 163

Gillespie A "Compellability of a child victim" 64 (2000) *Journal of Criminal Law* 98

Goldflam R "'Silence in court!' Problems and prospects in Aboriginal legal interpreting" (1997) *Australian Journal of Law and Society* 17

Gqiba VT "Child witnesses in the criminal justice system" (1999) *The Judicial Officer* 75

Grabau CM and Gibbons LJ "Protecting the rights of linguistic minorities: challenges to court interpretation" 30 (1996) *New England Law Review* 227

Gray D "The medical treatment hearsay exception in Maryland: a low point in clarity for practitioners and protection for litigants" (2000) *University of Baltimore Law Review* 237

Heller DJ "Language bias in the criminal justice system" (1995) *Criminal Law Quarterly* 344

Hench VE "What kind of hearing? Some thoughts on due process for the non-speaking criminal defendant" (1999) *Thurgood Marshall Law Review* 251

Henderson A "To testify or not?" (1995) *De Rebus* 173

Hermann FR and Speer BM "Facing the accuser: ancient and medieval precursors of the Confrontation Clause" 34 (1994) *Virginia Journal of International Law* 481

Hinton M "Unused material and the prosecutor's duty of disclosure" (2001) *Criminal Law Journal* 121

Holtor S "Some constitutional and evidential aspects of the offence of housebreaking with intent to commit a crime" (1996) *Orbiter* 160

Hoyano LCH "Striking a balance between the rights of defendants and vulnerable witnesses: will special measures directions contravene guarantees of a fair trial?" (2001) *The Criminal Law Review* 948

Hunter J "Unreliable memoirs and the accused: bending and stretching hearsay – part two" (1994) *Criminal Law Journal* 76

Imwinkelreid EJ "The constitutionalization of hearsay: the extent to which the Fifth and Sixth Amendments permit or require the liberalization of the hearsay rules" (1992) *Minnesota Law Review* 521

Iraola R "The Sixth Amendment right to confront a witness in a Federal criminal trial about his true name, address, and place of employment" (2002) *Criminal Law Bulletin* 396

Johannessen L "Case reports: *Shabalala*" (1996) *South African Journal on Human Rights* 172

Jonakait RN

"Foreword: notes for a consistent and meaningful Sixth Amendment" (1992) *The Journal of Criminal Law and Criminology* 713

"Restoring the confrontation clause to the Sixth Amendment" 35 (1988) *UCLA Law Review* 557

Jones SL "Testimony via closed-circuit television after *Gonzales v State*" (1992) *Baylor Law Review* 957

Jordan WL, WA Kehoe and RA Schechter "The Freedom of Information Act – a potential alternative to conventional criminal discovery" 14 (1976) *The American Criminal Law Review* 73

Kijurna N "*Lilly v Virginia*: The confrontation clause and hearsay – 'Oh what a tangled web we weave'" 50 (2001) *DePaul Law Review* 1133

King RH "The molested child witness and the constitution: should the bill of rights be transformed into the bill of preferences?" (1992) *Ohio State Law Journal* 49

- Kirshen D "Vicinage" 30 (1977) *Oklahoma Law Review* 1
- Krongold S "Writing laws: making them easier to understand" (1992) *Ottawa Law Review* 495
- Kruger A "The insanity defence raised by the state, minister's decision patients and a bill of rights" 6 (1993) *South African Journal of Criminal Justice* 148
- Kurcias LM "Prosecutor's duty to disclose exculpatory evidence" 69 (2000) *Fordham Law Review* 1205
- Lane C, K McKenzie-Bridle and L Curtis "The right to interpreting and translation services in New Zealand courts" (1999) *Forensic Linguistics* 115
- Lathi D "Sex abuse, accusations of lies, and videotaped testimony: a proposal for a federal hearsay exception in child sexual abuse cases" (1997) *University of Colorado Law Review* 507
- Lawn R "Discovery of co-accused convictions" (1999) *New Zealand Law Journal* 81
- Layton D "U (FJ): Hearsay, reliability and prior inconsistent statements made by co-accused, part 11" (1999) *Criminal Law Quarterly* 501
- Leigh L "Ensuring the right to effective counsel for the defence in English criminal procedure" 63 (1992) *International Review of Penal Law* 775
- Lemos MH "Civil challenges to the use of low-bid contracts for indigent defence" 75 (2000) *New York University Law Review* 1808
- Leng R "Losing sight of the defendant: the government's proposals on pre-trial disclosure" (1995) *Criminal Law Review* 704
- Louisell DW "Criminal discovery: dilemma real or apparent?" (1961) *California Law Review* 56
- Mahoney R "Adequate facilities to prepare a defence: beyond disclosure" (1996) *Criminal Law Quarterly* 33
- Manfredi CP and Lemieux S "Judicial discretion and fundamental justice: sexual assault in the Supreme Court of Canada" 47 (1999) *The American Journal of Comparative Law* 489
- Marshall B "Admissibility of implied assertions: towards a reliability-based exception to the hearsay rule" (1997) *Monash University Law Review* 200
- Matsepe TV "The Constitution and the rights of an accused to a summary of the facts" (1994) *De Rebus* 845
- Maude BE "Reciprocal disclosure in criminal trials: stacking the deck against the accused, or calling defence counsel's bluff?" (1999) *Alberta Law Review* 715

Mbodla N "Leveling the playing field: the accused's right to an expert witness at the state's expense" (2001) *South African Journal of Criminal Justice* 81

McCormick KM "The constitutional right to psychiatric assistance: cause for re-examination of *Ake*" 30 (1993) *American Criminal Law Review* 1329

McEwan J "Child evidence: more proposals for reform" (1988) *The Criminal Law Review* 813

McGrath KC "*Sommers v Commonwealth*: an indigent criminal defendant's right to publicly funded expert assistance other than the assistance of counsel" 84 (1995-1996) *Kentucky Law Journal* 387

Mehta UP "Translating justice" (1994) *Texas Bar Journal* 1004

Meintjies-Van der Walt L

"Expert evidence and the right to a fair trial: a comparative perspective" 17 (2001) *South African Journal on Human Rights* 301

"*S v Huma* (1)1995 (2) SACR 407 (W), Shooting at science: expert evidence and equality of arms" 9 (1996) *South African Journal of Criminal Justice* 361

"Pre-trial disclosure in criminal cases: the implications of section 23 of the Interim Constitution" (1995) *South African Journal of Criminal Justice* 127

Mildren D "Redressing the imbalance: Aboriginal people in the criminal justice system" (1999) *Forensic Linguistics* 137

Molomby T and Clark F "Let's not hear it for hearsay" (2001) *The Australian Law Journal* 133

Molvig D "Overcoming the language barriers in court" 74 (2001) *Winconsin Lawyer* 10

Momeni M "Balancing the procedural rights of the accused against a mandate to protect victims and witnesses: an examination of the anonymity rules of the International Criminal Tribunal for the former Yugoslavia" (1997) *Howard Law Journal* 155

Moore BB "Short and plain statements: a pleading for plain language in legal writing" (1985) *Southern University Law Review* 47

Morris R "The gum syndrome: predicaments in court interpreting" (1999) *Forensic Linguistics* 6

Mosteller RP "Remaking confrontation clause and hearsay doctrine under the challenge of child sexual abuse prosecutions" (1993) *University of Illinois Law Review* 691

Mubangizi JC "The constitutional rights of prisoners in South Africa: a critical review" (2002) *De Jure* 42

Müller K and Hollely K "Empowering child witnesses against the legal system" (2001) *De Jure* 330

Müller K and Tait M

"Section 158 of the Criminal Procedure Act 51 of 1977: a potential weapon in the battle to protect child witnesses" 12 (1999) *South African Journal of Criminal Justice* 57

"The child witness and the accused's right to cross-examination" (1997) *TSAR* 519

Müller K

"Theory v practice: are children once again the victims of interpretation?" (2001) *South African Journal of Criminal Justice* 373

"The child witness in the South African law of procedure" (1995) *Expert Evidence* 52

Murphy CM "Justice Scalia and the Confrontation Clause: a case study in originalist adjudication of individual rights" (1997) *American Criminal Law Review* 1243

Neethling J "Enkele gedagtes oor die juridiese aard en inhoud van menseregte en fundamentele vryhede" (1971) *THRHR* 140

O Hollamby G "Section 23 of the Interim Constitution and access to information in police dockets" (1994) *Consultus* 140

Onyshko T "The Federal Court and the *Access to Information Act*" 22 (1993) *Manitoba Law Journal* 73

Paciocco DM "The constitutional right to present defence evidence in criminal cases" (1985) *Canadian Bar Review* 519

Palmer A

"Child sexual abuse prosecutions and the presentation of the child's story" (1997) *Monash Law Review* 171

"The reliability-based approach to hearsay" (1995) *Sydney Law Review* 522

Perry NW and McAuliff BD "The use of videotaped child testimony: public policy implications" 7 (1993) *Notre Dame Journal of Law, Ethics and Public Policy* 387

Pether P "Comment: 'We say the law is too important just to get one kid': refusing the challenge of *Ebatarinjar v Deland and Ors*" (1999) *Sydney Law Review* 114

Plasket C "The right to further particulars and to object to a charge : the constitutionality of the provisos to sections 85 and 87 of the Criminal Procedure Act when applied to ss 119 and 122A proceedings" (1995) *South African Journal on Human Rights* 303

Pollitt DH "The right of confrontation: its history and modern dress" (1959) *Journal of Public Law* 381

Rankin TM "The New Access to Information and Privacy Act: a critical annotation" 15 (1983) *Ottawa Law Review* 1

Rautenbach IM "Die begrip menseregte as sistematiserende faktor in die Suid-Afrikaanse publiekreg" (1976) *Tydskrif vir die Suid-Afrikaanse Reg* 168

Riordan DP "The rights to a fair trial and to examine witnesses under the Spanish Constitution and the European Convention on Human Rights" 26 (1999) *Hastings Constitutional Law Quarterly* 373

Robert H and Foster H "Different drummers, different drums: the Supreme Court of Canada, American jurisprudence and the continuing revision of criminal law under the charter" (1992) *Ottawa Law Review* 41

Robinette JS "*Montana v Egelhoff*: abandoning a defendant's fundamental right to present a defence" (1997) *Catholic University Law Review* 1349

Rowe JS "Protection of child witnesses and the right of confrontation: a balancing of interests" (1990) *Alaska Law Review* 223

Sachs AL "The language question in a rainbow nation: the South African experience" (1997) *The Dalhousie Law Journal* 5

Salimbene FP "Court interpreters: standards of practice and standards for training" (1997) *Cornell Journal of Law and Public Policy* 645

Scheible ED "Criminal procedure – 6th Amendment – the introduction of co-defendants' out-of-court statements preceded by limited use instruction does not violate the constitutional right to confront one's accuser" (1995) *University of Detroit Mercy Law Review* 131

Schulman S "The Florida Supreme Court vs the United States Supreme Court: the Florida decision in *Conner v State* and the federal interpretation of confrontation and Federal Rule of Evidence 807" 55 (2001) *University of Miami Law Review* 583

Schwikkard PJ

"Recent cases: evidence" (1998) *South African Journal of Criminal Justice* 134

"The abused child: a few rules of evidence considered" (1996) *Acta Juridica* 148

"Evidence: recent cases" (1995) *South African Journal of Criminal Justice* 90

"Evidence: cases" (1994) *South African Journal of Criminal Justice* 243

"Evidence: recent cases" (1994) *South African Journal of Criminal Justice* 417

"Access to police dockets – confusion reigns" (1994) *South African Journal of Criminal Justice* 323

"Privilege – police docket" (1994) *South African Journal of Criminal Justice* 415

"The child witness: assessment of a practical proposal" 4 (1991) *South African Journal of Criminal Justice* 44

Schwikkard PJ and Jagwanth "*K v The Regional Court Magistrate NO 1996 (1) SACR 434 (E): the constitutionality of section 170A of the Criminal Procedure Act*" (1996) *South African Journal of Criminal Justice* 215

Senatle S "Access to information in the police docket" (1999) *The Judicial Officer* 55

Sharpe SD

"Disclosure, immunity and fair trials" 63 (1999) *The Journal of Criminal Law* 67

"Article 6 and the disclosure of evidence in criminal trials" (1999) *The Criminal Law Review* 273

Sheridan BD "Accommodations for the hearing impaired in state courts" (1995) *Michigan Bar Journal* 396

Sherman A "Sympathy for the devil: examining a defendant's right to confront before the International War Crimes Tribunal" (1996) *Emory International Law Review* 833

Singer RG "Forensic misconduct by federal prosecutions – and how it grew" (1968) *Alabama Law Review* 227

Skeen A "Summary of substantial facts and the Constitution: section 23 of the 1993 Constitution" (1994) *Annual Survey of South African Law* 585

Smith SA "When to hear the hearsay: a proposal for a new rule of evidence designed to protect the constitutional right of the criminally accused to confront the witnesses against her" (1999) *The John Marshall Law Review* 1287

Smith TH and Holdenson OP "Comparative evidence – the Uniform Evidence Acts and the common law" (1998) *The Australian Law Journal* 363

Smith WB "Criminal procedure – defendant's right to be present at trial – prosecutor's comments during summation regarding defendant's opportunity to tailor testimony to that of preceding witnesses – *Portuondo v Agard* 529 US 61 (2000)"

(2001) *Tennessee Law Review* 409

Snyman CR "The accusatorial and inquisitorial approaches to criminal procedure: some points of comparison between the South African and continental systems" (1995) *The Comparative and International Law Journal of Southern Africa* 100

Spencer JP

"Procedural anomalies" (2000) *Cambridge Law Journal* 50

"Child witnesses, video-technology and the law of evidence" (1987) *The Criminal Law Review* 76

Sprack J "The Criminal Procedure and Investigations Act 1996: (1) The duty of disclosure" (1997) *The Criminal Law Review* 308

Steele GJ "Court interpreters in Canadian criminal law" (1992) *Criminal Law Quarterly* 218

Stewart H "Hearsay and confrontation in criminal trials by ALT Choo: book review" (1997) *The Canadian Bar Review* 282

Steytler NC

"Implementing language rights in court: the role of the court interpreter" (1993) *South African Journal on Human Rights* 205

"The too speedy trial – or the right to be prepared for trial" (1985) *South African Journal of Criminal Law and Criminology* 158

Stocker J "Sixth Amendment – preclusion of defence witnesses and the Sixth Amendment's Compulsory Process Clause right to present a defence" (1988) *The Journal of Criminal Law and Criminology* 835

Sugunasiri SM and Murphy R "*R v F (WJ)*: Hearsay evidence and the necessity of "necessity"" (2000) *Criminal Law Quarterly* 181

Taggart M

"Courts, ombudsmen and freedom of information: the empire strikes back" (1990) *Victoria University of Wellington Law Review* 1

"The impact of freedom of information legislation on criminal discovery in comparative common law perspective" (1990) *Vanderbilt Journal of Transnational Law* 235

Taitz JL "The right to reasonable and adequate notice of criminal proceedings – an essential aspect of procedural justice" (1992) *South African Journal of Criminal Justice* 132

Tapper C "Hearsay in criminal cases: an overview of Law Commission Report No

245" (1997) *The Criminal Law Review* 771

Taylor PM and Byrne SR "Reflections on crown attorneys and cross-examination" (2001) *Criminal Law Quarterly* 303

Temkin J "Digging the dirt: disclosure of records in sexual assault cases" (2002) *The Cambridge Law Journal* 126

Traynor R "Ground lost and found in criminal discovery in England" 39 (1964) *New York University Law Review* 749

Underwood RH "The limits of cross-examination" (1997) *American Journal of Trial Advocacy* 113

Van der Merwe SE

"Artikels 60(14) en 335 van die Strafproseswet: het 'n borgapplikant 'n reg van toegang tot sy eie verklaring in die polisie-dossier?" 14 (2001) *South African Journal of Criminal Justice* 297

"Borgverrigtinge en toegang tot die polisie-dossier: het die staat 'n regsetiese beskikbaar stellingsverpligting?" 12 (2001) *Stellenbosch Law Review* 215

"Regterlike inkorting van kruisondervraging: 'n gemeenregterlike, statutêre en grondwetlike perspektief" (1997) *Stellenbosch Law Review* 348

"Cross-examination of the (sexually abused) child witness in a constitutionalized adversarial trial system: is the South African intermediary the solution?" (1995) *Obiter* 194

Warner K "Child witnesses in sexual assault cases" 12 (1988) *Criminal Law Journal* 286

Watkins SA "The double victim: the sexually abused child and the judicial system" (1990) *Child and Adolescent Social Work* 29

Watney M "Particulars to a charge in cases where the state relies on the doctrine of common purpose: easy answers to difficult questions?" (1999) *TSAR* 323

Williams CJ "Sidestepping *Scott*: modifying criminal discovery in Alaska" (1998) *Alaska Law Review* 33

Williams D "Access to information in the new South Africa" (1997) *De Rebus* 563

Wood PJ and Guly OC "Unfit to plead to murder: three case reports" 31 (1991) *Medicine, Science and the Law* 55

Young AN "Adversarial justice and the charter of rights: stunting the growth of the 'living tree' Part II" (1997) *Criminal Law Quarterly* 362

Zieff P "The child victim as witness in sexual abuse cases – a comparative analysis of the law of evidence and procedure" (1991) *South African Journal of Criminal Justice* 21

NEWSPAPER ARTICLES

The Star "Promotion of Access to Information Act of 2000" 23 March 2001 :16

Saturday Star "Legal opinion on roadblock arrests" 10 May 2003: 5

