

Manuale Di Diritto Penale Marinucci Dolcini

Astolfo Di Amato, Federica Fucito

Codice penale. Rassegna di giurisprudenza e di dottrina Giorgio Lattanzi, Ernesto Lupo, 2010

Codice penale: Il reato : libro 1, artt. 39-58-bis, 2010

Criminal Law in Italy Astolfo Di Amato, Federica Fucito, 2020-10-20 Derived from the renowned multi-volume International Encyclopaedia of Laws, this book provides a practical analysis of criminal law in Italy. An introduction presents the necessary background information about the framework and sources of the criminal justice system, and then proceeds to a detailed examination of the grounds for criminal liability, the justification of criminal offences, the defences that diminish or excuse criminal liability, the classification of criminal offences, and the sanctions system. Coverage of criminal procedure focuses on the organization of investigations, pre-trial proceedings, trial stage, and legal remedies. A final part describes the execution of sentences and orders, the prison system, and the extinction of custodial sanctions or sentences. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable resource for criminal lawyers, prosecutors, law enforcement officers, and criminal court judges handling cases connected with Italy. Academics and researchers, as well as the various international organizations in the field, will welcome this very useful guide, and will appreciate its value in the study of comparative criminal law.

Codice penale. Libro I Giorgio Lattanzi, 2010

Connessioni di Diritto Penale Antonella Massaro, 2020-11-24 Il volume “Connessioni di diritto penale” rappresenta la tappa conclusiva di un progetto che ha preso avvio nella prima fase della pandemia da Covid-19. Proprio quando sembrava che il distanziamento potesse degenerare in isolamento, i dottorandi di diritto penale dell’Università degli Studi “Roma Tre” hanno organizzato una serie di incontri telematici per riflettere non solo sulla risposta sanzionatoria all’emergenza Coronavirus e sull’impatto della stessa in riferimento alla questione carceraria, ma anche su altre questioni centrali del dibattito penalistico più recente: le fattispecie penali introdotte in materia di reddito di cittadinanza, la natura giuridica dell’aggravante dell’agevolazione mafiosa, i nodi più problematici in materia di violenza sessuale di gruppo. I testi di quelle relazioni, riveduti, ampliati e aggiornati, sono confluiti in questo volume, in attesa che le “connessioni” si riattivino presto non solo nel mondo virtuale, ma anche nelle aule delle nostre Università. DOI: 10.13134/979-12-80060-79-2

Leggi penali complementari Tullio Padovani, 2007

Diritto penale Cadoppi, Canestrari, Manna, Papa, 2022-06-07 Il Trattato di diritto penale, in 3 tomi e oltre 8.000 pagine, analizza il sistema penale e tutti i vari tipi di reati e di contravvenzioni previsti dal codice penale. Il Codice penale rimane il decisivo punto di riferimento, sia per quanto riguarda l'ordine della trattazione, sia per quanto attiene alla scelta dei contenuti. I tre tomi in cui è suddivisa l'opera affrontano, oltre alla parte generale, i delitti e le contravvenzioni contenuti all'interno del Codice, e la disciplina penale degli stupefacenti e della prostituzione. La materia penalistica viene affrontata secondo una visione pluralistica, assicurata dal coinvolgimento di autori dalla diversa estrazione professionale (accademici, giudici, magistrati della pubblica accusa, avvocati). Grande attenzione è riservata al diritto giurisprudenziale, sempre coniugata con il rigoroso inquadramento sistematico degli istituti. Anche per questa ragione, la trattazione, pur seguendo, in linea di massima, le cadenze del codice penale, ordina sovente gli istituti o le fattispecie di reato in capitoli più ampi, tesi a sottolinearne gli aspetti di sistematicità. Ciò non solo per rispettare le coordinate del genere trattatistico, ma anche per offrire al lettore un'esperienza di fruizione più completa, efficace e "contestualizzata".

Sommario del diritto penale italiano Antonio Pagliaro, Salvatore Ardizzone, 2006

Codice ipertestuale della famiglia Wolters Kluwer, 2010-07-02 L'opera è una trattazione completa ed aggiornata alle ultime modifiche giurisprudenziali dell'intero DIRITTO DI FAMIGLIA. Analizza la disciplina del codice civile e del codice di procedura civile, la normativa penale e processuale penale, e infine quella speciale e comunitaria. PIANO DELL'OPERA Parte I - Costituzione Parte II - Carta dei diritti fondamentali dell'Unione europea (Nizza 7 dicembre 2000) Parte III - Codice civile Parte IV - Codice di Procedura Civile Parte V - Codice penale Parte VI - Codice di procedura penale Parte VII - Normativa speciale: - L. 22 aprile 1941, n. 633 (Dir. autore) - R.D. 16 marzo 1942, n. 267 (D.Lg. 9 gennaio 2006, n. 5) (Fallimento) - L. 4 agosto 1965, n. 848 (Dir. e libertà fondamentali) - L. 21 novembre 1967, n. 1185 (Passaporto) - L. 898/1970 (Divorzio) - L. 19 maggio 1975, n. 151 (Riforma dir. di famiglia) - L. 26 luglio 1975, n. 354 (Ordinamento penitenziario) - L. 22 maggio 1978, n. 194 (Aborto) - L. 14 aprile 1982, n. 164 (Rettificazione di attribuzione di sesso) - L. 4 maggio 1983, n. 184 (Adozione) - D.P.R. 22 settembre 1988, n. 448 (Processo penale a carico di minorenni) - D.P.R. 30 maggio 1989, n. 223 (Anagrafe) - Nazioni Unite 20 novembre 1989 (Convenzione sui diritti del fanciullo) - L. 5 febbraio 1992, n. 91 (Cittadinanza) - L. 104/1992 8 Persone handicap) - L. 29 dicembre 1993, n. 578 (Accertamento morte) - Dlgs. 286/1998 (Immigrazione) - L. 1 aprile 1999, n. 91 e D. M. 8 aprile 2000 (Prelievi e trapianti organi) - D.P.R. 3 novembre 2000, n. 396 (Stato civile) - D.P.R. 230/2000 (Regolamento ordinam. pen. e misure di libertà) - L. 28 marzo 2001, n. 149 (Avvocato del minore) - D.lgs. 26.3.2001 n. 151 - L. 154/2001 (Misure contro violenza relazioni familiari) - D.lg. 30 giugno 2003, n. 196 (Privacy) - L. 19 febbraio 2004, n. 40 (Procreazione medicalmente assistita) - D.lg. 10 febbraio 2005, n. 30 (Codice proprietà industriale) - L. 6 febbraio 2006, n. 38 (Pedopornografia) - Diritto del lavoro - Diritto ecclesiastico (soprattutto leggi matrimoniali del 1929) - Diritto internazionale privato e comunitario (ad es.: risoluzioni Parlamento europeo) - L. n. 218 del 1995 - Regolamento (CE) 2201/2003

Il delitto di abbandono di persone minori o incapaci. (Art. 591 CP). Teoria e prassi Fabio Basile,2008

Gli effetti del tempo nel reato. Uno studio tra casistica e dogmatica Giovanni De Santis,2006

Diritto penale, regioni e territorio. Tecniche, funzioni e limiti Carlo Ruga Riva,2012

Studi monografici di diritto penale. Percorsi ragionati sulle problematiche di maggiore attualità Teresa Guerrieri,2007

Riciclaggio e crimine organizzato transnazionale Simone Faiella,2009

Nullum Crimen Sine Lege, the European Convention on Human Rights and the Foreseeability of the Law Sara Pausco,2021-06-17 Das Buch untersucht nullum crimen sine lege als europäischen Grundsatz. Die Untersuchung konzentriert sich auf die Rolle der Vorhersehbarkeit als Lösung für die Legalitätsprobleme, die sich aus dem Richterrecht im Strafrecht ergeben. Die Vorhersehbarkeit und seine Entwicklung werden in der Rechtsprechung des EGMR untersucht. Aktuelle Lösungen, die von Zivilrechtsstaaten (Italien und Deutschland) angenommen wurden, werden auch unter Berücksichtigung der theoretischen Grundlagen von ncsl analysiert. Darüber hinaus wird die Rolle der Vorhersehbarkeit im EU-Recht als Beispiel für eine wirkungsorientierte Rechtsordnung betrachtet. Abschließend werden Zukunftsperspektiven für die Umsetzung der Vorhersehbarkeit analysiert.

Trattato di diritto penale. Parte speciale Alberto Cadoppi,2012

Il reato di false comunicazioni sociali a cinque anni dalla riforma: temi e questioni Rosa Pezzullo,2021-03-04 Il lavoro dopo un'analisi storica e un confronto con la disciplina degli altri stati europei e nordamericani con riferimento specifico alle modalità attraverso le quali si realizza "la trasparenza dell'informazione societaria" affronta con una serie di saggi, anche scorporabili dal contesto unitario e coordinato dell'opera e, con una corposa casistica giurisprudenziale, l'analisi della legge n. 69/2015, recante "Disposizioni in materia di delitti contro la pubblica amministrazione, di associazioni di tipo mafioso e di falso in bilancio".

Il delitto di omicidio Gianfranco Rotondo,2024-03-24 - Il manuale è rivolto non solo a magistrati, avvocati ed operatori del diritto ma anche a coloro che, per varie ragioni, si trovino a fronteggiare il diritto penale - spessissimo inconsapevolmente! - in ambito societario o di amministrazioni pubbliche, non necessariamente a livelli apicali, ma anche a medici ed operatori nell'esercizio delle professioni sanitarie, a tecnici nello svolgimento di funzioni di tutela della sicurezza sul lavoro ed a forze dell'ordine nell'esercizio delle attività di polizia giudiziaria. Nella realizzazione del lavoro, oggetto di certissima indagine delle correnti letterarie e delle esegesi giurisprudenziali - nonché dei suoi repentini cambi di direzione -, l'autore si è imbattuto in affascinanti, talora emblematiche, espressioni, che spesso si risolvono in veri e propri algoritmi da applicare a future questioni processuali similari: in siffatto caso sono state riportate integralmente per non alterarne la sequenza. Per cui sono stati condivisi stralci della produzione nomofilattica dei giudici - collocati tra virgolette alte -, onde mantenere inalterato il significato attribuito dagli estensori pur sempre oggetto di vaglio critico dell'autore; le citazioni della dottrina, sono state

collocate tra virgolette alte ovvero in corsivo, allorché integralmente riprese, pur sempre oggetto della personale interpretazione e critica dell'autore nonché visione del diritto penale, anzi delle scienze penali e degli istituti, non da ultimo rapportate alle vicende quotidiane dell'essere umano, attraverso la lente di ingrandimento dell'avvocato penalista, ultimo baluardo di garanzia e protezione dei diritti individuali.

I delitti contro il patrimonio mediante violenza Baccaredda Boy Carlo - Lalomia Stefano, 2010-12-09 Il Volume si caratterizza per trattazione rigorosa, di alta qualità, ricchissima di giurisprudenza e dottrina, degli artt. 624 - 639bis c.p. Questi gli argomenti trattati: il furto, aggravanti del furto, attenuanti, furti minori, sottrazione di cose comuni, rapina, circostanze e profili processuali, estorsione, sequestro di persona, usurpazione, deviazione di acque e modificazione dello stato dei luoghi, invasione di terreni ed edifici, turbativa violenta del possesso di cose mobili, danneggiamento, danneggiamenti informatici, abbandono di animali nel fondo altrui e pascolo abusivo, ingresso abusivo nel fondo altrui, uccisione di animali altrui, deturpamento di cose altrui, casi di esclusione della perseguibilità a querela. Tutti i capitoli sono dettagliati e raggruppano le diverse tematiche (specifiche) inerenti al reato in oggetto.

Cybercrime Alberto Cadoppi, Stefano Canestrari, Adelmo Manna, Michele Papa, 2023-06-21 CYBERCRIME approfondisce le principali questioni del diritto penale e processuale penale legate alle tecnologie informatiche. Il Trattato è strutturato in quattro parti: Parte I - DIRITTO PENALE SOSTANZIALE. Questioni e prospettive di fondo: una visione d'insieme sulla responsabilità penale dell'Internet Provider e degli enti per i reati informatici ex D.lgs. 231/2001 (modifiche ex D.Lgs. 184/2021), sulle fonti internazionali ed europee e sulla validità nello spazio della legge penale. Parte II - DIRITTO PENALE SOSTANZIALE. Tematiche di carattere specifico: ad esempio, cyberterrorismo, istigazione a delinquere via web, tutela dei minori e pedopornografia telematica (modifiche ex L. 238/2021), cyberstalking, cyberbullismo, tutela della libertà e della riservatezza della persona (modifiche ex D.Lgs. 139/2021), falsità informatiche, furto di identità digitale, diffamazione via web, frodi informatiche e truffe on line (modifiche ex D.Lgs. 184/2021), cybericiclaggio (modifiche ex D.Lgs. 195/2021), riservatezza e diritto alla privacy (modifiche ex D.Lgs. 139/2021), diritto d'autore, indebita utilizzazione di carte di credito (modifiche ex D.Lgs. 194/2021). Parte III - DIRITTO PENALE SOSTANZIALE. Le nuove frontiere: intelligenze artificiali, potenziamento cognitivo, fake news, cyberwarfare, monete virtuali, auto a guida autonoma, responsabilità penale del sanitario alla luce dell'evoluzione tecnologica, deepfake, reati nel metaverso. Parte IV - DIRITTO PROCESSUALE PENALE. Documento informatico, prove atipiche, Convenzione di Budapest, ispezioni, perquisizioni e sequestri di dati e sistemi, misure atte a garantire la ripetibilità dell'atto di indagine "informatica", indagini di digital forensics, competenza della procura distrettuale, data retention, collaborazione internazionale tra autorità investigative e giudiziarie, intercettazioni a mezzo del c.d. captatore informatico, il caso "Apple-F.B.I.", indagini informatiche in relazione al cloud computing, indagini informatiche per i reati commessi a mezzo del deep web; profili sostanziali e processuali del nuovo delitto di invasione di

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