

## Law Of Evidence In Scotland Greens Concise Scots Law

From confessions and character evidence to judicial admissions and conducting a trial, Evidence Essentials will guide you through the law of evidence in Scotland - the ideal text for new students and for that all-important exam revision. Now in its third edition, you can be sure that the book is totally up-to-date. Summary sections of Essential Facts and Essential Cases will help you to identify, understand and remember the key elements.

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A handy student guide to the Scots law of evidence. This new edition has been updated with the latest case law and the latest legislation, including the Double Jeopardy (Scotland) Act 2014, the Criminal Justice (Scotland) Act 2016 and the Vulnerable Witnesses (Criminal Evidence) (Scotland) Act 2014.

Rev. ed. of: The law of evidence in Scotland / by Allan Grierson Walker and Norman MacDonald Lockhart Walker. 1964. Excerpt from A Treatise on the Law of Evidence in Scotland, Vol. 1 of 2 The First Edition of this work has been out of print for several years. Mr Dickson's absence from this country, and the pressure of official engagements, prevented him from superintending the issue of a new edition. At his request I undertook the duty of seeing the present edition through the press, and of bringing it into conformity with the existing state of the law. The alterations on the text are unimportant, and chiefly verbal. The opportunity which I have had of comparing the text with the decisions and the Institutional writers has confirmed my previous impression an impression - which, I believe, is generally entertained by the Profession - that the work is not only substantially, but minutely, accurate. Several important statutes have been passed, and many decisions of great value have been pronounced, since the First Edition appeared. These are mentioned in the Additional Notes, - the Additional Notes being referred to by numerals, the Notes to the First Edition by letters. The leading decisions, more particularly those on points of practice, are fully analysed; and, wherever practicable, the opinions of the Judges are given in their own words. I have to acknowledge, in a special manner, my obligations to Mr W. E. Gloag, Advocate, from whom I have received most material aid and advice; and without the assurance of whose co-operation I should not have ventured to undertake the revision of a work which embraces so wide a field, and touches on so many departments of our law. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at [www.forgottenbooks.com](http://www.forgottenbooks.com) This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

A Treatise on the Law of Evidence in Scotland Manual of the Law of Evidence in Scotland Scottish Evidence Law Essentials Edinburgh Law Essentials

Scots Law The only dedicated text on the Scottish Law of evidence, the new edition offers a summary of the current law unrivalled by any other work. It covers all the main areas of this important subject and is fully updated to take account of all legislative and case law developments.

Excerpt from A Treatise on the Law of Evidence in Scotland, Vol. 2 of 2 The Court proceed so strictly in such matters that they will not allow a recommendation to mercy to be added to a verdict of guilty, which has been recorded and assented to by the jury without such a qualification (f). About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at [www.forgottenbooks.com](http://www.forgottenbooks.com) This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

This is the first textbook to set the Scots law of evidence against a modern backdrop of legal thought and empirical research. It examines the non-legal dimensions of evidence and proof through the lens of legal philosophy, procedure, sociology, science and psychology to analyse the contexts that affect the handling of facts and the process of proof in Scotland. Drawing extensively on socio-legal research, the book provides an accurate picture of how fact-finding works in Scotland--giving students the foundation for a complete, critical and contextual understanding of Scots evidence law.

This introductory text to the law of evidence concentrates on both the theory and practice of the subject, aiming to meet the needs of students and practitioners. The second edition takes account of recent developments in the law, in particular the abolition of the rule against hearsay, and the requirement of corroboration in civil cases.

Why did Enlightenment happen in Edinburgh?

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