Contributors

Mariona Llobet Anglí is Assistant Professor of Criminal Law and Criminology at the Pompeu Fabra University (Barcelona) and also at the Autónoma of Madrid University. She is an expert on terrorism. Her doctoral thesis dealt with terrorism and the limits of ‘ius puniendi’ in countries governed by the rule of law (entitled Derecho Penal del terrorismo, La Ley, 2010). She has since published on terrorism and on other criminal law fields in specialised law journals and collective books. She has been a fellowship researcher at the New York University and the Università degli Studi di Milano and a visiting academic at universities in Spain and South America.

Simon Bronitt was appointed Director of the ARC Centre of Excellence in Policing and Security and a Research Professor at Griffith University in 2009. He previously held the positions of Professor of Law at the Australian National University concurrently with the Directorship of the National Europe Centre (2003–2009), an externally EU-funded interdisciplinary centre. With interests in socio-legal and comparative law, Simon has published widely on criminal justice issues, including criminal law and procedure, counter-terrorism law and human rights, covert policing and international criminal law. His publications include Principles of Criminal Law (3rd edn, Thomson Reuters, 2010, with Bernadette McSherry) and Law in Context (4th edn, Federation Press, 2012, with Stephen Bottomley). His most recent publication is an edited collection in the Oñati International Series in Law & Society titled Shooting to Kill: Socio-Legal Perspectives on the Use of Lethal Force (Hart Publishing, 2012).

Brice Dickson is Professor of International and Comparative Law at Queen’s University Belfast, where from 2008 to 2011 he was Director of Human Rights Research and of the Human Rights Centre. He has been a visiting professor at Fordham University, the University of New South Wales and the University of Melbourne. From 1999 to 2005 he served as the first Chief Commissioner of the Northern Ireland Human Rights Commission, having previously been a member of the Equal Opportunities Commission for Northern Ireland. He is currently an independent
member of the Northern Ireland Policing Board. He is the author or editor of books on the legal system of Northern Ireland, French law, the European Convention on Human Rights, judges in the House of Lords, human rights in Northern Ireland and judicial activism. His latest book, *Human Rights and the UK Supreme Court*, was published by Oxford University Press in 2013.

**Susan Donkin** is a Lecturer at the School of Criminology and Criminal Justice at Griffith University, as well as an Associate Investigator at the ARC Centre of Excellence in Policing and Security. Her PhD thesis examined the pre-emptive characteristics of anti-terrorism measures, including control orders and internment, tracing their evolution within several jurisdictions. Before moving to Australia, Susan spent several years working in the field of crime prevention, including as a Research Fellow at the Jill Dando Institute of Crime Science, University College London.

**Francesca Galli** is a Fonds de la Recherche Scientifique post-doctoral researcher at the Institut d’Etudes Européennes of the Université libre de Bruxelles, focusing on the impact of EU counter-terrorism instruments on the laws of selected member states and the consequent shift towards prevention. She holds a Masters of Philosophy in International Studies (PUG-Università di Trieste, 2005) and a Masters of Law (IEP Paris, 2006). Her PhD in Law (University of Cambridge, 2010) was entitled ‘British, French and Italian measures to deal with terrorism: a comparative study’. Francesca has experience both as a research assistant and in university teaching and as a private consultant on the European Union’s Directorate-General for Justice evaluations (such as the *Evaluation of the European Enforcement Order*, RAND, 2011) and impact assessment studies (*Study on the impact of strengthening of administrative and criminal law procedural rules for the protection of the EU financial interest*, ECORYS, 2012; *Study for an IA on a new instrument on illicit drug trafficking*, ECORYS, 2012; *Study on the IA of the different policy options to protect the financial interest of the Union by means of criminal law, including the possibility of establishing an EPPO*, ECORYS, 2012; *Development of an EU evaluation mechanism in the area of anti-corruption with a particular focus on identifying and reducing the costs of corruption in Public Procurement involving EU Funds*, PWC and ECORYS, 2012; *Study for an IA on a proposal for a new legal framework on the confiscation and recovery of criminal assets*, RAND, 2011). She is an active member of the European Criminal Law Academic Network.
Contributors

Jon-Mirena Landa Gorostiza obtained his Law Degree at Deusto University in Bilbao and his PhD in the Faculty of Law at the University of the Basque Country (1998; Extraordinary PhD Award). Having held several academic posts from 1992 to 2001, he is currently Associate Professor in Criminal Law at the University of the Basque Country. His principal lines of research deal with hate speech, hate crimes, international criminal law, terrorism, torture and enforcement of penalties (reflected in five books and more than thirty articles). He has been research and visiting fellow in Hamburg (2000, DAAD), Heidelberg (DAAD, 2004) and recently at the Lauterpatch Centre for International Law (University of Cambridge, 2010–2012). He was awarded the Von Humboldt research fellowship in November 2005. Professor Landa was Director of the Human Rights Office of the Basque Government from 2005 to 2009 during which time he was involved in the implementation of policies for victims of terrorism, peace education, torture prevention and other human rights policies. Currently, he is director of a research team funded by the Spanish and Basque Governments analysing criminal sanctions with a comparative approach.

Saskia Hufnagel is currently a Research Fellow within the ‘Vulnerable Infrastructures’ Project at the ARC Centre of Excellence in Policing and Security, Griffith University. In 2013 she was awarded a Leverhulme Visiting Fellowship at the Centre for Criminal Justice Studies, University of Leeds to conduct comparative research on international police cooperation. Her PhD studies were completed at the Australian National University on the topic ‘Comparison of EU and Australian cross-border law enforcement strategies’. She was previously employed as Assistant Professor at the University of Canberra and taught various courses in the fields of comparative, criminal and EU law at the Australian National University’s College of Law and Centre for European Studies. Within the ‘Vulnerable Infrastructures’ Project, her work focuses on comparing legal frameworks in Australasia, North America and the European Union, particularly in the field of mass gatherings, surface transport, and maritime and aviation security. Her wider research interests relate to law enforcement cooperation in Asia, North America, the European Union and Australasia and the cross-border policing of art crime. Her publications include ‘Cross-border police co-operation: Traversing domestic and international frontiers’ (2011) 33 Criminal Law Journal 333, and Policing Cooperation Across Borders – Comparative Perspectives on Law Enforcement within the EU and Australia (Ashgate, 2013). Saskia is a qualified German legal professional and accredited specialist in criminal law.
Aniceto (Setu) Masferrer is Professor of Legal History and teaches legal history and comparative law at the Faculty of Law, University of Valencia. He is the author of seven books and the editor of three (including the recent *Post 9/11 and the State of Permanent Legal Emergency: Security and Human Rights in Countering Terrorism*, Springer, 2012) and the author of more than fifty articles published in Spanish, European and American law journals. He has published extensively on criminal law from a historical and comparative perspective, as well as on the codification movement and fundamental rights in the Western legal tradition. He has been fellow researcher at the Institute Max-Planck for European Legal History (2000–2003), Visiting Professor at the University of Cambridge (2005), Visiting Scholar at Harvard Law School (2006–2007) and at Melbourne Law School (2008), and Visiting Professor at the University of Tasmania (2010). He has lectured at universities in several countries (France, Germany, Belgium, The Netherlands, Malta, United Kingdom, Sweden, Norway, USA, Canada, Australia and New Zealand). He is a member of the advisory board of several Spanish, European, Anglo-American and Asian law journals, and the Chief Editor of *GLOSSAE, European Journal of Legal History* (http://www.glossae.eu). He is a member of the American Society for Legal History, the current president of the European Society for Comparative Legal History, and vice-president of the *Fundación Universitas* (http://www.fundacionuniversitas.org/). He is also the Director of the Institute for Social, Political and Legal Studies, member of the Spanish Royal Academy of Jurisprudence and Legislation, and board member of the Valencian Committee for European Affairs, a consultative body in charge of advising on and realising studies and proposals to improve participation in European issues and for planning strategic actions of the Valencian Autonomous Community.

Manuel Cancio Meliá, Licenciado en Derecho, 1991; Doctor en Derecho, 1997. Alexander-von-Humboldt Research Fellow, 2002/2009. Dr. *honoris causa*, 2008; 2012. Professor of Criminal Law at the Universidad Autónoma de Madrid (since 2008: full professor). His publications, regarding criminal law principles, criminal law legal dogmatics, comparative criminal law studies, European criminal law, and on several specific criminal law offences, have been published in Spain, many Latin American countries, Germany, the United States, Italy, Portugal, Great Britain, Turkey, Taiwan, and China. He is a member of the advisory boards of several Spanish, Latin American and German journals on criminal law.
Contributors

Jon Moran is Reader in Security at the Department of Politics and International Relations, University of Leicester. His research interests lie in the area of security studies, an interest which grew from work on political development and democratisation. He studies the continuing power of the state in the international system and specifically the role of the state and military and intelligence agencies both domestically and internationally. He is also interested in issues of intelligence and security accountability, and other areas of security and state power including the effect of democratisation on the state (including the role of intelligence agencies before and after democratisation) and types and patterns of elite corruption. He has conducted field research with police and security agencies and civil society activists in Western Europe, Eastern Europe, South Africa and East Asia. He is the author of Policing the Peace in Northern Ireland: Politics, Crime and Security after the Belfast Agreement (Manchester University Press, 2008), The Politics of (In)security: Crime and Corruption in New Democracies (Palgrave 2011), and the co-editor (with Mark Phythian) of Intelligence, Security and Policing Post-9/11: The UK’s Response to the War on Terror (Palgrave, 2008).

Anneke Petzsche is a Research Assistant and Lecturer at Humboldt-University, Berlin. She is completing her doctorate on German, English and Spanish anti-terrorism law for which she was awarded a scholarship from the ‘Studienstiftung des Deutschen Volkes’. During 2011, she undertook research visits at the University of Leeds and the Universidad Autónoma de Madrid while researching her thesis.

Andrew Staniforth is a serving police Detective Inspector and former Special Branch detective, now based at the North East Counter Terrorism Unit near Leeds. Within his professional policing career, Andrew has designed national counter-terrorism exercise programmes and continues to deliver counter-terrorism training to senior police commanders from across the world as part of the International Commanders Programme at the National Police College, Bramshill. His publication record is also notable and includes Blackstone’s Counter-Terrorism Handbook (Oxford University Press, with editions in 2009, 2010 and forthcoming 2013), Blackstone’s Handbook of Ports & Borders Security (Oxford University Press forthcoming 2013), Routledge Companion to UK Counter-Terrorism (with F. Sampson, Routledge, 2012), and Blackstone’s Practical Policing: Preventing Terrorism & Violent Extremism (Oxford University Press, 2013). Another developing aspect of his work is his membership of three major projects funded by the European Commission.
Clive Walker is Professor of Criminal Justice Studies at the School of Law, University of Leeds, where he has served as the Director of the Centre for Criminal Justice Studies (1987–2000) and as Head of School (2000–2005, 2010). He has written extensively on terrorism issues, with a PhD (University of Manchester, 1982), and numerous published books and papers not only in the UK but also in several other jurisdictions. He has been a visiting professor at many universities, including George Washington and Stanford Universities in the USA, and Melbourne and New South Wales in Australia. His latest book on terrorism is a comprehensive study of Terrorism and the Law (Oxford University Press, 2011). He is currently the special adviser to the Home Office’s Independent Reviewer of Terrorism Legislation and has served as a special adviser to the UK Parliamentary select committee which scrutinised what became the Civil Contingencies Act 2004. A book commenting upon that Act, The Civil Contingencies Act 2004: Risk, Resilience and the Law in the United Kingdom, was published by Oxford University Press in 2006.

Shlomit Wallerstein, LLB, MSt, MA, DPhil, Israeli Bar, is a Fellow and Tutor in Law at St Peter’s College, Oxford University. Dr Wallerstein specialises in criminal law, international criminal law and jurisprudence. Her articles have been published in leading international law journals such as Criminal Law Review, Criminal Law and Philosophy and the Virginia Law Review. She was a Visiting Professor at the University of Virginia Law School (2012) and at Buchmann Faculty of Law, Tel Aviv University (2011). Formerly, Dr Wallerstein clerked in the Israeli Supreme Court (1999–2000), and was the Editor-in-Chief of Mishpatim the Hebrew University’s Law Review (1998–1999).

Dermot PJ Walsh is Professor of Law at the University of Kent at Canterbury (England). He is the former Director of the Centre for Criminal Justice at the University of Limerick in Ireland. He was elected Member of the Royal Irish Academy in 2011. He is a former President of the Irish Association of Law Teachers, Government of Ireland Senior Research Fellow and visiting professor to a number of universities in USA, Canada and United Kingdom. His primary research interests lie in the areas of: policing, criminal procedure, European criminal law, emergency legislation and human rights. He has lectured and published widely in these areas in leading journals and monographs (including recently Human Rights and Policing in Ireland: Law, Policy and Practice, Clarus Press, 2009).