FE1 CRIMINAL LAW
NIGHT BEFORE NOTES
October 2020

**Actus Reus**

- Must be a positive act – dichotomy of where something is an act or omission particularly explored in *Airedale NHS Trust v- Bland* - but various exceptions where an omission will suffice:
  - Special Relationship – husband and wife (*People (DPP) v- O’Brien*), parent and child (*R v- Gibbons and Proctor* – includes where in *loco parentis*)
  - Voluntary Assumption of Responsibility – *R v- Instan*, *R v- Stone and Dobinson*
  - Where person created the risk – *R v- Miller*
  - Where fails duty imposed by contract – *R v- Pitwood*

- Causation
  - The accused’s conduct must have contributed to the end result in some sufficient way – a minor cause not above a basic level of *de minimis* will not suffice – *The People (DPP) v- Davis*
  - Accordingly, what acts would break the chain of causation from action to result?
  - Medical Treatment – considered broadly across *R v- Jordan*, *R v- Smith* and *R v- Cheshire* – very much resiled from *Jordan*. Causation found if injury still an operating and substantial cause of death and negligence in medical treatment will only act as a novus actus interveniens if meets *Cheshire* test of sufficient potency and independence in its own right;
  - Good Samaritan – *People (AG) v- McGrath*
  - External Influence – *Impress Ltd v- Rees*
  - Involuntary reactions of third parties – e.g. police returning fire on hostage-taker (*R v- Pagett*)
  - Forces of Nature – *R v- Hallett*
  - Conduct of the Victim – *R v- Kennedy*
  - Eggshell Skull Rule – must take your victim as you find them, with all their beliefs, idiosyncrasies and physiological flaws, even an ‘eggshell skull’. See generally, *R-v- Holland*, *R v- Blaue* (refusal of treatment).
Mens Rea

Must coincide with actus reus – *Fagan v- Metropolitan Police Commissioner, Kaitamaki v- R, R v- Thabo Meli.*

Along with Actus Reus – critical to identify in examining all offences / sections and demonstrate as present in any problem question.

- **Intention**
  - Can be direct or indirect – age-old issue is difficulty in determining what was in person’s mind. Natural and probable consequences of the action shall be construed as intended
    - *The People (DPP) v- Douglas and Hayes*
    - *Hyam v- DPP / R v- Moloney / R v- Hancock and Shankland / R v- Nedrick / R v- Woolin* (explore development of though on law on ‘indirect intention’).

- **Recklessness**
  - Objective or Subjective?
    - *R v- Cunningham*
    - *R v- Caldwell*
    - *The above now found to be restricted by R v- G*
    - *The People (DPP) v- Murray*

- **Knowledge**
  - *The People (DPP) v- Foley*
  - *Hanlon v- Fleming*

- **Strict Liability**
  - *CC v- Ireland & Others*
  - *Whitehouse v- Lennon and Gay News*
  - Focus on assessment of the object of the legislation and seriousness of the crime key for the determination of whether a crime is one of strict liability or not – *M’Adam v- Dublin United Tramways Company Ltd, Shannon Regional Fisheries Board v- Cavan County Council, Maguire v- Shannon Regional Fisheries Board, CC case.*
  - Recent developments since CC: *DPP v-Cagney; Reilly v-Judge Patwell* (Absolute Liability)
Participation/Complicity in Offences

• Common Design
  o R –v- Anderson and Morris
  o Has one party exceeded the bounds of the agreed act – The People (DPP) –v- Murray The People (DPP) –v- Ryan, The People (DPP) –v- Eccles
  o The People (DPP) –v- Cumberton (what was contemplated by one, but not communicated, is not relevant – key is what is tacitly (or expressly) agreed)
  o R –v- Ngango Recent UK House of Lords Decision on topic

• Liability also as an Accessory
  o s.7(1), Criminal Law Act 1997 – aids, abets, counsels or procures
    ▪ R –v- Giannetto (the slightest encouragement can be sufficient)
    ▪ Attorney General’s Reference (No.1 of 1975)
    ▪ Must know or intend though that your conduct would aid, abet, counsel or procure - The People (AG) –v- Ryan, The People (DPP) –v- Egan, The People (DPP) –v- Madden
    ▪ Withdrawal is possible – but must be complete and visible from external behaviour – R –v- Whitehouse, R –v- Becerra and Cooper
  o s.7(2), Criminal Law Act 1997 – liability for accessories after the fact
**Homicide**

- **Murder**
  - s.4, Criminal Justice Act, 1964 – transferred malice and statutory acknowledgement at s.4(2) of having intended the natural and probable consequences. **Case law above on mens rea / actus reus often key.**
  - s.3, Criminal Justice Act, 1990 – formerly known as capital murder.
  - *DPP-v-Murray & DPP v. Brady (2020)*

- **Manslaughter**
  - **Assault Manslaughter**
    - *R –v- Holzer*
    - *R –v- Hayward* (psychic assault can be sufficient)
  - **Criminal Negligence Manslaughter**
    - *People (AG) –v- Dunleavy*
    - *The People (DPP) –v- Cullagh*
  - **Criminal and Dangerous Act Manslaughter**
    - *R –v- Church*
    - *People (AG) –v- Crosbie and Meehan*
    - Recommendation for Corporate Crime be enacted.
    - Corporate manslaughter – corporate liability for manslaughter be based on a test of gross negligence, formulated around a breach of duty.
    - Individual corporate criminal liability - individual offence of manslaughter should apply to ‘high managerial agents’ defined as: “a person being a director, manager or other similar officer of the undertaking, or a person who purports to act in any such capacity, whether or not that person has a contract of employment with the undertaking.”

- **Infanticide**
- **Suicide** – assistance still criminalised s.2(2) Criminal Law (Suicide Act). *Fleming-v-Ire*
- **Euthanasia**
Non-Fatal Offences Against the Person (1997 Act)

Like many of the offences, these are easily found in parts of questions, across the exam. Key is knowing the requisite offences, the legislative provision and identification and exploration of requirements of actus reus and mens rea for same.

- **Assault under s.2**
  - DPP –v- K (can be indirect application of force)
  - R –v- Thomas
  - R –v- Ireland

- **Assault Causing Harm under s.3(1)**
  - Distinct offence, considered in *Minister for Justice, Equality and Law Reform –v- Dolny*

- **Causing Serious Harm**
  - *The People (DPP) –v- Kirwan*

- **Assault with intent (s.18(1), Criminal Justice (Public Order) Act 1994)**
- **Threats to kill or seriously harm (s.5(1) of the 1997 Act)**
- **Syringe Attacks (s.6, s.7, s.8)**
- **Harassment (s.10)**
- **Poisoning (s.12)**
- **Endangerment (s.13)**
- **False Imprisonment (s.15) – Bird –v- Jones, Kane –v- Governor of Mountjoy Prison**
- **Child Abduction (s.16, s.17)**

**NB:**

**Domestic Violence At 2018**
*(commenced on January 2nd 2019)*

(replaces the Domestic Violence Act 1997 & Domestic Violence (Amendment) Act 2002)

**Note s. 5 – 8 and ESPECIALLY s.39 Coercive Control**

*DPP. v. Dunleavy (2020)*

first EVER Irish case on coercive control
Sexual Offences

Critical to all sexual offences is inevitably the question of consent – is it full and informed consent?

- **DPP v- C** (must be voluntary agreement or acquiescence......by a person of the age of consent with the mental capacity....knowledge or understanding of facts material to the act......is necessary to be voluntary or constitute acquiescence)
- **s.9, Criminal Law (Rape) Amendment Act 1990** – a failure to resist does not constitute acquiescence or consent. Key as one may be too drunk *(R –v- Malone)* / asleep *(R –v- Mayers)* / fearful of resisting *(R –v- Olugboja / R –v- Wellard)*
- Fraud on nature of sexual act – *R–v- Williams*
- Fraud on quality of act – *R –v- Clarence / R–v- Currier*
- Fraud as to identity – *DPP – v- C / Papadimitropoulos –v- R* (fraud over personal attributes will not vitiate consent)
- Note exceptions: *DPP-v-Drought*

**Rape**
- Governed under s.2(1), Criminal Law (Rape) Act 1981. Male specific offence against women. Mens rea is knowledge or recklessness as to consent – however, an honest belief that consenting will hold someone not to have the requisite mens rea – s.2(2).
- *DPP –v- Morgan / The People (DPP) –v- McDonagh*

**Sexual Assault**
- s.2(1), Criminal Law (Rape) (Amendment) Act 1990 – revised the offence of indecent assault and changed it to a gender-neutral offence – capable of perpetration by either a man or a woman.
- Naturally an assault to begin with, but question is whether there was a sexual nature to the assault.
- *R –v- Court*
- *R –v- Bernier*

**Aggravated Sexual Assault (s.3(1) of the 1990 Act)**
- Sexual assault that either (i) involves the use or threat of serious violence, or (ii) is such as to cause injury, humiliation or degradation of a grave nature to the person assaulted

**Rape under s.4 of the 1990 Act**
- Broadened the law so as not as limited by the 1981 Act. Be aware of what elements still fall outside same.
• **Sexual Offences Against Children**
  o The Criminal Law (Sexual Offences) Act 2006 repealed and replaced the old legislation – s.2(1), s.3(1). Defence of honest mistake now introduced and acknowledged – s.2(3), s.3(5).
  o *MD (a minor) v Ireland, Attorney General and the DPP.* Equality and legislation. Express differentiation in re. Sexual Intercourse and only where female is under 17 years.

• **NB!!! Criminal Justice (Sexual Offences) Act 2017 – reforms of the law, including stronger sanctions, aimed at protecting children from sexual exploitation; child pornography and online grooming.**

• **Incest**

• **Mental Impairment**
  o The Criminal Law (Sexual Offences) Act 1995
Property Offences

- **Criminal Justice (Theft and Fraud Offences) Act 2001**
  - **Theft**
    - s.4(1), dishonest appropriation of property, without consent, with intention of depriving owner of it.
    - *R –v- Lawrence, People (DPP) –v- O’Loughlin*
    - Inference of dishonesty may be drawn from conduct – *DPP –v- Morrissey*
    - *People (DPP) –v- Keating* (offence of stealing in shop may be formed when goods are taken from shelf)
    - Dishonesty is a subjective assessment – emphasised under s.4(5)
  - **Robbery**
    - s.14 of 2001 Act – requirement of theft accompanied by
    - *R –v- Dawson and James* (does not need to be of a violent nature)
    - *R –v- Clauden* (no need to resist)
    - *The People (DPP) –v- Mangan* (force can be sufficient if induces fear in the victim)
  - **Burglary**
    - s.12 of the Act – both types of burglary to be noted.
    - Question of entry and whether sufficient – *R –v- Ryan*
    - *Barker –v- R* – may change status to a trespasser from a visitor
    - Also **aggravated burglary (s.13)** – where in possession of firearm, imitation firearm, weapon or explosive – must have actus reus and mens rea of possession, as well as that of burglary – *R –v- Murphy*
  - **Other offences to be noted**
    - Handling Stolen Property (s.17)
    - Deception Offences (s.6 , s.7)
    - Making off without payment (s.8)
    - Unlawful use of computer (s.9) **
    - False Accounting (s.10)
    - Forgery (s.25-s.28)
    - Criminal Damage (incl. Arson) – Criminal Damage Act 1991
Contempt of Court

- Criminalisation key to protect against conduct that would be destructive to the general administration of justice.
  - State (DPP) – v- Walsh
  - State (Keegan) – v- de Burca
- Contempt in the face of the Court – Morris – v- Crown Court / Re: O’Kelly (important judgement regarding reporters and the offence)
- Scandalising the Court – ‘wild and baseless accusations of corruption so as to lower judges in the eyes of the public’.
  - People (AG) – v- O’Ryan & Boyd
- Sub-judice Rule – again important from reporters perspective – nature of being unlawful to comment on proceedings which are still in being – only factual reporting
  - Kelly – v- O’Neill

- Contempt of Court Bill 2017
Inchoate Offences

- Incitement
  - Persuading, coercing, including threats and pressure, or otherwise causing another to commit a crime
    - Race Relations Board v- Applin
    - People (AG) v- Capaldi (....[an] action would be an incitement if, but for it, it would not have occurred to the party incited to commit the crime, whether he had any particular reluctance to commit it or not...)
    - Must be capable of being able to commit the crime – R v- Whitehouse
    - No need to communicate incitement to a person in particular – R v- Marlow
    - Also note Prohibition of Incitement to Hatred Act 1989 – People (DPP) v- O’Grady , People (DPP) v- Callan (Further note)

- Conspiracy
  - An agreement to carry out a wrongful act – agreement being the key element of the actus reus - R v- Parnell , People (AG) v- Keane. Must also be, in mens rea, the intention to agree to commit the unlawful act and that the person would take some steps in its furtherance (R v- Anderson)
  - Also offence of ‘conspiracy to corrupt public morals’ seen in Knuller v- DPP , SPUC v- Open Door Counselling Ltd . Rejected in Australia – R v- Cahill

- Attempt
  - People (AG) v- Thornton – an attempt is an act done by the accused with a specific intent to commit a crime, which must go beyond mere preparatory acts.
  - Key therefore is whether the act is sufficiently proximate to the commission of the crime in order to constitute an offence
    - R v- Jones
    - R v- Campbell
    - Irish law not very generous on question of proximity, see Thornton , The People (AG) v- Sullivan
    - Mens rea for the specific substantive offence must also be present – The People (DPP) v- Douglas and Hayes
Defences

• Lawful Use of Force
  o Non-fatal offences – s.18 – 20 of the 1997 Act
  o Fatal – necessity and proportionality – may be full defence, or reduce murder to manslaughter (People (AG) –v- Dwyer)
    ▪ People (AG) –v- Keatley
    ▪ People (DPP) –v- Commane
    ▪ R –v- Mcllnnes (not viable if opportunity to retreat)
    ▪ People (AG) –v- Coffey, DPP for Northern Ireland –v- Browne (no use if ulterior motive / have created the situation)
    ▪ The People (DPP) –v- Barnes
    ▪ The People (DPP) –v- Nally
    ▪ Criminal Law (Defence and the Dwelling) Act 2011

• Insanity & Automatism
  o Substantial reform by the Criminal Law (Insanity) Act 2006 – old law seen from R –v- M’Naghten
  o Disease of the mind a key criteria – analysed in various cases, R –v- Kemp, Bratty –v- AG for Northern Ireland, R –v- Quick (hypoglycaemia – external factor – automatism) , R –v- Hennessy (hyperglycaemia – internal factor – insanity)
  o Must cause a defect of reason
    ▪ People (DPP) –v- O’Donnell
    ▪ People (AG) –v- Hayes
  o Irresistible impulse – codified by s.5(1) of the 2006 Act – Doyle –v- Wicklow County Council
  o Diminished Responsibility – s.6 of 2006 Act re: murder.
  o Must cause a defect of reason
  o External influences causing a defect of reason – see diabetes cases mentioned above as examples. Some debate as to ‘disassociative state’ and whether insanity / automatism defence – R –v- Falconer, R –v- Stone, R –v- Rabey
  o Application of Gallagher (No.2) (1996) - cannot be detained on grounds of risk alone as this would be preventative detention.
Problems with 2006 Act – Michael Greaney. Found not guilty by reason of insanity of assault causing harm, and false imprisonment. Psychiatrist report recommended Order be lifted that he stay away from the family home. Granted by the judge. Two days later it was discovered he killed his wife, daughter and himself. Raises question. Cases demonstrates law is in fact of need of reform to strengthen the rights of the individuals concerned, e.g. there is a need for more frequent reviews of detention by the Review Board as the cases of those detained under the civil legislation - the Mental Health Act 2001 - are reviewed more frequently. The law also urgently needs to be changed to remove the "insanity" label from such individuals, a label which is entirely inappropriate and anachronistic.

**Intoxication**

- Was person so intoxicated so as to be incapable of forming the mens rea required.
- **People (AG) –v- Manning** – mere drunkenness is not sufficient
- **R –v- Lipman** – can be intoxication by drink or drugs
- Distinction to be drawn between crimes of specific and basic intent, as defence not open for reliance for crimes of basic intent
  - **DPP –v- Beard**
  - **DPP –v- Majewski**
  - **The People (DPP) –v- Reilly**
- Self-induced intoxication / ‘Dutch Courage’ not open for the defence to be relied upon – **AG for Northern Ireland –v- Gallagher**

**Duress**

- Not suitable as defence for murder, **The People (AG) –v- Whelan**
- Did it overbear the ordinary power of human resistance? Was there an opportunity for the will to reassert itself? Was there an opportunity to escape?
  - **R –v- Howe** (objective standard)
  - **R –v- Hudson & Taylor** (must be a level of immediacy)
  - **R –v- Conway** (proximity of relationship to threatened person may also be an issue)
  - **R –v- Hurley and Murray**
  - **DPP for Northern Ireland –v- Fitzpatrick** (defence unavailable where person has voluntarily exposed themselves to the risks inherent)
  - **R –v- Martin**
  - **R –v- Abdul-Hussain**
- Note for an essay question, the comments of Law Reform Commission on its Consultation Paper on Duress and Necessity.
• **Necessity**
  o Classical exposition of limit and scope of defence seen in *R –v- Dudley and Stephens*
  o See also *Re: A (Children)*

• **Provocation (*address with murder)*
  o Defence only to murder – for other crimes only a factor to be considered when passing sentence. Factors of key assessment are the extent of loss of self-control caused by the provocation and the reasonableness of the reaction to the provocation:
    ▪ *The People (DPP) –v- MacEoin*
    ▪ *The People (DPP) –v- Mullane*
    ▪ *The People (DPP) –v- Kelly*
    ▪ *The People (DPP) –v- Delaney*
  o **Problems with defence – because test subjective in Ireland**
    ▪ *The People (DPP) v. Hussain* [2014] IECCA 26
    ▪ The LRC has recommended a draft legislative provision effectively bringing in a modified objective standard to apply where provocation is raised.
  o “*Sudden and temporary loss of self-control.” “Concession to human frailty*” (Charleton)
  o **NEW CASE - CHANGES IRISH LAW – DPP v. McNamara (2020) MUST READ “THE McNAMARA TEST” – A “MIXED” TEST***

• **Mistake**
  o Ignorance of the law / mistaken understanding is no defence – *R –v- Reid, People (DPP) –v- Healy*
  o Mistake on facts though may justify a defence in circumstances – e.g. honest mistake as to force / protection of persons / whether person was consenting to sexual intercourse (*see Chapter on Sexual Offences*)
    ▪ *People (AG) –v- Dwyer*
    ▪ *DPP –v- Morgan*

• **Unconstitutionality**
  o *CC –v- Ireland*
    In *Damache v DPP & AG, IESC [201]* ("Damache") the Supreme court decided that Section 29(1) of the Offences against the State Act, 1939 as unconstitutional. S.29(1) permitted a person, not independent of an investigation, to issue a search warrant for the purposes of the investigation. The court found that a police officer engaged in an investigation is not an
independent person for these purposes and therefore that his warrant was issued in breach of the constitution.

**Procedural Elements in Criminal Law**

- **Courts of Criminal Jurisdiction in Ireland** — be able to run through and explain same and the applicable jurisdiction for each. (*Further Notes in manual: Court of Criminal Appeal, Central Criminal Court and Special Criminal Court composition and jurisdiction are popular questions)
  - Scope, Composition, Jurisdiction (Appellate Jurisdiction – if any, e.g., District Court has none)

- **Arrest – without warrant (s.4, Criminal Law Act 1997)**
  - Only in respect of arrestable offences

- **Arrest – with warrant**
  - Structure of same on basis of ‘complaint’, must be raised and presented in good faith

- **Rights and general principles**
  - To be informed of basis — *DPP v Connell*, *The People (DPP) v- Walsh*
  - Reasonable Expedition — *The People (DPP) v- Baylan*, *The People (DPP) v- Cleary*
  - To be charged at first reasonable opportunity — *Dunne v- Clinton*
  - Reasonable access to legal representation - *DPP v Gormley* [2014]
  - Questioning cannot begin until Solicitor arrives and - possibly - Solicitor should be allowed sit in during interviews
    - This 2014 Gormley case Alters previous regime under Lavery v MIC Carrickmacross, *DPP v Gormally* [2010 - not 2014], *DPP v O’Brien*, *DPP v Finnegan*, *DPP v Buck*

- **Detention (note time periods, requirements for each provision)**
  - s.4, Criminal Justice Act 1984
  - s.30, Offences Against the State Act 1939 — *The People (DPP) v- Byrne / The People (DPP) v- Kelly / The People (DPP) v- Farrell*
  - s.2, Criminal Justice (Drug Trafficking) Act 1996
  - s.50, Criminal Justice Act 2007

- **Presumption of Innocence**
  - Article 38.1
    - *Woolmington v- DPP*
    - *The People (DPP) v- D.O’T*
    - *O’Leary v- AG*
    - *Hardy v- Ireland*
• **The Right to Silence**
  - Being chipped away at by legislation?
  - *Heaney v Ireland* – s.52, Offences Against the State Act 1939
  - *Heaney and McGuiness v Ireland* (on appeal to ECHR)
  - *Rock v Ireland* – s.18 / 19, Criminal Justice Act 1984
  - Now amended by ss. 28 and 29, Criminal Justice Act 2007

• **Bail**
  - *People (AG) v O’Callaghan*
  - *Bail Act 1997, amended by the Criminal Justice Act 2007*

• **Spent Convictions**
  - Certain minor convictions more than 7 years old will become ‘spent’ and no longer have to be declared, thus removing barriers to employment, education, training, housing and insurance for tens of thousands of people in Ireland who have moved on from past offending behaviour.

• **Fingerprints and DNA Database**


• New regime for obtaining and retaining forensic samples for evidential purposes