Pr	eface	vii
Summary Contents		ix
Lis	st of Abbreviations	xvii
1	Introduction	1
	Scope of the book	1
	German materials used	3
	Historical development	4
	Mode of citation	4
	Chapter overview	4
2	Chapter overview Basic Concepts Introduction—Germany as an inquisitorial system The applicable law The stages of procedure Juvenile Courts Terminological issues Forms of decisions Stages of legal examination The position of the offender at different stages in the proceedings	6
	Introduction—Germany as an inquisitorial system	6
	The applicable law	9
	The stages of procedure	11
	Juvenile Courts	11
	Terminological issues	13
	Forms of decisions	13
	Stages of legal examination	15
	The position of the offender at different stages in the proceedings	16
	The major procedural maxims—an overview	17
	Constitutional principles	17
	Judicial independence	17
	The right to a predetermined judge (Gesetzlicher Richter)	18
	The right to be heard (Rechtliches Gehör)	19
	The right to a fair trial	20
	The presumption of innocence (Unschuldsvermutung)	21
	The principle of proportionality (Grundsatz der	
	Verhältnismäßigkeit and Übermaßverbot)	22
	The judicial duty of care (Gerichtliche Fürsorgepflicht)	23
	Ne bis in idem—Strafklageverbrauch	23
	Systemic principles	24
	Accusatory principle (Anklagegrundsatz)	24
	Principle of public prosecution (Offizialprinzip)	25
	Principles of mandatory and discretionary prosecution	
	(Legalitätsprinzip and Opportunitätsprinzip)	25
	Inquisitorial principle (Ermittlungsgrundsatz)	27
	Principle of oral presentation of evidence (Mündlichkeitsprinzip)	28

	Presentation of evidence before the deciding judges	
	(Unmittelbarkeitsprinzip)	29
	Concentration and speedy trial principles (Konzentrationsprinzip	
	and Beschleunigungsgrundsatz)	30
	Free evaluation of evidence (Freie Beweiswürdigung)	32
	In dubio pro reo	32
	Open justice (Öffentlichkeitsgrundsatz)	34
3	Actors in the Criminal Justice System	36
	Courts and judges	36
	Court structure—general overview	37
	Jurisdiction ratione materiae and ratione loci	39
	Ratione materiae	39
	Ratione loci	45
	Conflicts of jurisdiction	46
	Staffing of the courts—professional and lay judges Exclusion and recusal of judges	48
	Exclusion and recusal of judges	51
	The prosecution	55
	The defence	57
	The police	63
	Victims	64
	Court support services—Gerichtshilfe, Jugendgerichtshilfe and	
	Bewährungshilfe	64
	The Clerk of the Court	65
4	Pre-trial Investigation	67
	Introduction	67
	Initiation of the investigations	69
	Intrusive measures during investigation	71
	Arrest, holding and detention	71
	Arrest and holding without warrant	71
	Arrest on the basis of a warrant or a provisional mental	
	hospital/addiction treatment order	74
	Special provisions in juvenile proceedings	81
	Search and seizure	81
	Search	82
	Seizure	83
	Bodily samples and DNA analysis	85
	Bodily samples in general	85
	DNA analysis	86
	Dragnet investigations (Raster- and Schleppnetzfahndung)	88
	Electronic surveillance of telecommunications	89
	Undercover agents (Verdeckte Ermittler)	92

	Interrogation of the suspect	93
	General issues	93
	Section 136	95
	Section 136a	97
5	From the Decision to Prosecute to Judgment at First Instance	101
	Introduction	101
	The decision to prosecute	103
	General rules under § 170	103
	Indictment and admission for trial	104
	Discontinuances other than under § 170: §§ 153 ff and §§ 154 ff	108
	Sections 153 ff	108
	Sections 154 ff	110
	Juvenile proceedings—§§ 45 and 47 JGG	111
	Section 45 JGG	112
	Section 47 JGG	112
	The trial	113
	Preparation for trial	113
	Juvenile proceedings—§§ 45 and 47 JGG Section 45 JGG Section 47 JGG The trial Preparation for trial Outline of the trial proceedings Individual issues Role of the judge and the parties	115
	Individual issues	119
	Role of the judge and the parties	119
	Plea agreements—Absprachen im Strafprozess	120
	Changes in the legal or factual basis of the charge during	
	trial—§§ 265, 266	122
	The court record	125
	The judgment—the <i>Urteil</i>	128
	Introduction	128
	Form and essent a components—an overview	130
	Juvenile proceedings	132
	A few words on costs	133
	Special procedures	134
	Overview	134
	The Strafbefehl	135
	The Sicherungsverfahren	137
	The expedited procedure (Beschleunigtes Verfahren)	139
	The simplified juvenile procedure (Vereinfachtes Jugendverfahren)	141
6	Evidence	143
	Introduction	143
	Means of evidence—strict form of proof	144
	Witnesses—Zeugen	145
	General definition and hearsay witnesses	145
	The defendant as witness?	146

	Distinction from experts	147
	Fitness to testify—protective measures for vulnerable witnesses	148
	Judges, prosecutors and counsel as witnesses	148
	Procedural issues—duty to testify, oath, contempt	149
	The specific problem of § 252—a privileged witness who	
	testified previously uses her right to refuse testimony at trial	151
	Experts—Sachverständige	152
	Definition and terminology—court-appointed experts,	
	privately-retained experts and witnesses because of expert	
	knowledge	153
	Role, selection and function of court experts	154
	Recusal of experts; right to refuse appointment	156
	Documentary evidence	157
	General rules	157
	Records of previous statements—Vorhalt	158
	Inspection	161
	General	161
	Introducing audio-visual media and technical records into the	
	trial	162
	General rules of evidence	163
	The fundamental rule in § 244	163
	Types of evidential motions- Deweisantrag, Beweisermittlungsantrag	,
	prozessual bedingter Beweisantrag, Eventualbeweisantrag,	
	Hilfsbeweisantrag	164
	Reasons for denying evidential motions—§ 244(3) to (5)	167
	Section 244(2) and its relationship to § 257(1) and (2)—the court's	
	ex officio duty to establish the truth and the parties' duty to object	
	(Widerspruchslösung)	172
	The defendant's exercise of his right to silence—adverse inference?	173
7	Sentencing and Enforcement—An Overview	175
•	Introduction	175
	Sentencing principles under the criminal code—adult proceedings	179
	Foundations of the sentencing decision: §§ 46–46b StGB	179
	Severity of consequence—Erfolgsunwert	182
	Degree of responsibility—Handlungsunwert	185
	Effect of the proceedings and punishment on the offender and	
	considerations of fairness	188
	The rule against double-counting	190
	The role of prevention	191
	The rule on special mitigating circumstances in § 49 StGB—	
	shifting the sentencing frame	193
	Time spent in custody	194
	1	

Multiple offences of adult offenders—calculation of the	
combined/aggregate term	195
Sentencing principles under the Juvenile Courts Act	199
General rule—education, not punishment	199
The case of juvenile imprisonment	200
Multiple offences by juvenile offenders—unified sentence	201
Young adults	202
The arsenal of penalties and early release—adult and juvenile	
proceedings	202
Adult proceedings	203
Fines	203
Temporary driving ban	204
Loss of ability to hold public office, to vote and be elected in	
public elections	205
Suspended sentences of imprisonment	205
Early release	208
Warning combined with deferment of sentence	211
Juvenile proceedings	212
Educational measures	213
Corrective measures	215
Juvenile imprisonment	217
Suspended sentence of juvenile imprisonment	217
Deferment of sentence	219
Early release	220
Young adults	221
The two-track sanctions model (Zweispurigkeit)—measures of	
rehabilitation and incapacitation	221
Mental hospital and custodial addiction treatment orders	222
Incapacitation order	223
The basic concept	223
The special case of the <i>ex post</i> extension of the	
Sicherungsverwahrung and the ECHR	226
The decision of the BVerfG of 4 May 2011	238
General rules on duration, sequence and transfer of measures, etc	239
Supervision order	241
Disqualification from driving	243
Disqualification from exercising a profession	245
Confiscation (Verfall), deprivation (Einziehung) and destruction	
orders	245
Appeals and Post-conviction Review	251
Introduction	251
Appeals—general rules	252

8

Form and interpretation	252
Right to appeal; waiver and withdrawal	252
No appeals before a decision or under a condition; no appeal out	
of time	254
Grievance	254
Moot appeals	255
Individual modes of appeal	255
Berufung	256
Revision	260
Procedural aspects	260
Grounds for appeal and judgment	263
Judgment	274
Beschwerde	275
Juvenile proceedings	277
Post-conviction review	277
Grounds for review	278
Procedure	279
A OY	
Annex 1 Indictment to the Schwurgericht for aggravated murder and	
other offences	282
Annex 2 Judgment of the Schwurgericht (imposition of life sentence)	290
Annex 3 Judgment of the Bundesgerichtshof (acquittal)	294
Index	297