

# **Download The Law Of Habeas Corpus 3rd Edition**

Critically surveying the nature of judicial review on habeas corpus, the book investigates past, present, and potential future uses of the writ, providing a comprehensive statement of current English law and a discussion of the position in other Commonwealth countries. Habeas corpus is the principal means under the common law for the protection of personal liberty. By this ancient writ, the court assumes control over the body of a prisoner so it can discharge him or her to freedom if no proper legal cause can be shown for detention. First, there is an introduction to the history of habeas corpus, tracing its development primarily from its seventeenth century origins. It was in 16th and 17th centuries that the writ of habeas corpus took its modern form gaining its conspicuous place as a fundamental ingredient of the UK's Constitution. BOOK REVIEW THE LAW OF HABEAS CORPUS 3rd Edition By Judith Farbey QC and The Hon. Mr Justice R.J. Sharpe with Simon Atrill Oxford University Press