



# Federal Criminal Restitution, 2008 Ed.

by Catharine M. Goodwin, Jay E. Grenig, and Nathan A. Fishbach

**A practical framework for all parties to address restitution issues.**

This book provides step-by-step analysis of what is appropriate restitution in a criminal case, and how this determination affects such aspects of the criminal process as the charging decision and the selection of an appropriate sentence. It also discusses how the criminal justice system may interact with the civil litigation process to determine restitution.

This title's group of experienced authors considers how a restitution order can be enforced years (sometimes decades) after its imposition. The book also describes the impact of victim's rights legislation, which has raised hotly debated (and mostly unanswered) questions about the extent to which victims can participate in restitution proceedings. Finally, it suggests possible strategies for advocates during restitution proceedings.

## Features and benefits

- Outlines a basic four-step approach that is useful in determining appropriate restitution in federal criminal cases, despite continuously changing congressional directives
- Features practice pointers and checklists for federal prosecutors, defense attorneys, and victims for maximum utility
- Discusses restitution in the context of pre- and post-Mandatory Victims Restitution Act of 1996 cases to help you be certain that you are applying the proper law
- Includes tables of cases, tables of laws and rules, and comprehensive index to help you quickly locate the latest standards

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## Expert authors:

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