Alexander Cannell

Professor Dempsey

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CJ 2350

Quote Analysis 3-

Quote:

“In criminal trials, the admission of out-of-court statements presents not only issues under relevant hearsay rules but also potential conflict with the Sixth Amendment’s Confrontation clause. That clause states: ‘In all criminal prosecutions, the accused shall enjoy the right … to be confronted with the witnesses against him…..’ The implications of hearsay evidence for the Confrontation Clause are clear: If an out of court statement is admitted as evidence against the accused, the person making the statement is a ‘witness’ who is not ‘Confronting’ the accused. “

Re-Statement:

Analysis:

Cited Works: