About our Partner Publishers:
Oxford University Press USA is proud to partner with several distinguished publishers. These publications are clearly identified throughout the catalogue and are for market reasons only available to US and Canadian customers.

Market Restrictions:
Titles marked with * are, for market reasons, only available in USA. They are therefore listed with dollar pricing only.
Titles marked with ** are, for market reasons, only available in UK and non US/Canadian markets. They are therefore listed with sterling pricing only.

Inspection Copies/Examination Copies:
We publish a great range of textbooks for students on the subject of law.
To request an inspection/examination copy, find the book you want in our online catalogue www.oup.com/academic/law, if it is available as an inspection/examination copy, click on the icon:

For more information on this service, please go to: www.oup.com/academic/help

Visit the OUP Blog:
Many of our authors contribute short articles to the law section of the OUPblog.
Visit the OUPblog today at blog.oup.com/category/law

eBooks:
Most of our printed books are available in eBook format from a range of retailers.

Contents
2 Online Products
5 Arbitration
8 Civil Law
9 Company & Commercial Law
13 Comparative Law
15 Competition Law
17 Constitutional & Administrative Law
24 Contract Law
27 Criminal Law
33 Employment & Labour Law
35 Environment & Energy Law
37 EU Law
43 Family Law
45 Financial Law
48 History of Law
52 Human Rights and Immigration
56 Intellectual Property Law, IT and Media Law
62 International Law
62 General International Law
72 International Courts & Procedures
73 International Criminal Law
76 International Human Rights Law
81 Use of Force & the Law of Armed Conflict
83 International Environmental Law
85 International Economic Law
86 Private International Law & Conflict of Laws
88 International Arbitration
89 Jurisprudence and Philosophy of Law
94 Law & Politics
96 Law & Society
100 Legal System & Practice
104 Medical & Healthcare Law
106 Policing
108 Property Law
109 Study and Revision Guides
115 Terrorism & National Security Law
117 Tort
118 Trusts Law
119 Author Index
124 Title Index
128 Library Recommendation Form
129 Branches / How to Order

Cover image taken from Commercial Law, p.9 © kittikorn nimitpara/Getty images
Enhance your research with
OXFORD PUBLIC INTERNATIONAL LAW

Oxford Public International Law (OPIL) is a comprehensive, single platform providing integrated access across our international law services, bringing you one step closer to the perfect research solution.

**Oxford Historical Treaties**

"Based on the content, the presentation, the power of the search engine, and the price, it's hard to imagine why any academic library serving significant numbers of legal and history scholars wouldn't subscribe to this product. Law school libraries should arrange a trial of the database, as should firms dealing in international law. Highly recommended."

Cheryl LaGuardia, Library Journal

For more information visit: [http://opil.ouplaw.com/home/oht](http://opil.ouplaw.com/home/oht)

---

**Max Planck Encyclopedia of Public International Law**

"Robust, functional, an invaluable asset to the library and a must-have for international law research."

– James Heller, College of William and Mary

For more information visit: [http://opil.ouplaw.com/home/EPIL](http://opil.ouplaw.com/home/EPIL)

---

**Oxford Reports on International Law**

"With such rich content and good search functionality, this is an impressive database well worth the cost for law libraries with specialized collections in international or comparative law" – David Ettinger, George Washington University

For more information visit: [http://opil.ouplaw.com/home/oril](http://opil.ouplaw.com/home/oril)

---

**Oxford International Organizations**

Oxford University Press and the Manchester International Law Centre (MILC) are developing a database of documents relating to the law of international organizations, which will be accompanied by expert analysis. This will include documents such as resolutions, reports of legal advisers, judicial decisions, international agreements, or any act of legal relevance from across the range of international organizations.

For more information visit: [oxio.com](http://oxio.com)

---

---

**Oxford Scholarly Authorities on International Law**

"A courageous venture which will be of immense help to international lawyers anywhere."

– Judge Bruno Simma, Iran-US Claims Tribunal

- Contains full-text online editions of authoritative treatises and reference works such as Oppenheim
- Now includes over 150 titles, with new titles added simultaneously with print publication
- Search the full-text of all titles, or search within individual titles

For more information visit: [http://opil.ouplaw.com/home/osail](http://opil.ouplaw.com/home/osail)
Oxford Constitutional Law

Oxford Constitutional Law is the home of Oxford’s constitutional law services, including Oxford Constitutions of the World and US Constitutional Law. Via this platform users are able to perform a single search across both of our constitutional law services, ensuring speedy, inclusive results. Supported by the Oxford Law Citer for quick access to related content, Oxford Constitutional Law is an essential resource for anyone practicing or researching constitutional law.

For more information visit: oxcon.ouplaw.com

Oxford Constitutions of the World is the only resource to contain fully-translated English-language versions of the world’s constitutions (both national and sub-national), accompanied by individual jurisdictional commentaries, and supplementary materials, including foundation documents, historical versions of constitutions, and amendment Acts/Laws. New in 2016 are (1) indigenous constitutional texts and (2) key constitutional law monographs from Oxford’s extensive academic list. Subscribers also benefit from access to the Oxford Law Citer, one of the most powerful tools available for legal research, enabling ongoing research and ease of access to key materials.

For more information visit: oxcon.ouplaw.com/home/OCW

US Constitutional Law provides a comprehensive research resource on the law, politics, and history of constitutionalism in the United States at the federal and state levels. Combining extensive primary materials with expert commentary from the Oxford Commentaries on the State Constitutions of the United States (formerly edited by G. Alan Tarr and now edited by Lawrence Friedman), the service provides researchers with unparalleled access to the historical development of federal and state constitutionalism as well as a comprehensive article-by-article analysis of each state’s constitutional document. As of 2016, the service has included key constitutional monographs from Oxford’s extensive academic list.

http://oxcon.ouplaw.com/home/USC

NEW IN 2017

Max Planck Encyclopedia of Comparative Constitutional Law

The editors at the Max Planck Foundation for International Peace and the Rule of Law, responsible for the renowned Max Planck Encyclopedia of Public International Law, have commissioned an entirely new and comprehensive encyclopedic reference work responding to the increased salience of comparative constitutional questions around the globe.

The new Encyclopedia will allow the reader to study constitutional issues in depth and in their historical, conceptual, and regional contexts, allowing for wide-ranging research into related areas and topics. The resource will be fully linked to Oxford’s comprehensive online collection of national and subnational constitutions and other comparative constitutional scholarship via the Oxford Law Citer.

For more information visit: mpeccol.com
Arbitration

The New Regulatory Framework for Consumer Dispute Resolution
Edited by Pablo Cortés, University of Leicester School of Law
- Examines the impact of EU law in the field of consumer redress
- Analyses the implementation of the ADR Directive in nine Member States with different legal cultures in consumer redress, including Belgium, Ireland, Italy, Germany, France, Portugal, Spain, the Netherlands, and the UK
- Looks beyond the EU to consider US approaches to consumer redress

This book examines the impact of the new EU law in the field of consumer redress. It explores the new European legal framework and the main methods of consumer redress, analyses the implementation of the ADR Directive in various Member States, and evaluates new trends in consumer ADR.

978-0-19-876635-3 | HB | 512pp £95/$148
Available as an eBook

NEW EDITION

A Guide to the PCA Arbitration Rules
Brooks Daly, Deputy Secretary-General and Principal Legal Counsel, Permanent Court of International Arbitration, The Hague, Evgeniya Goriatcheva, Assistant Legal Counsel, Permanent Court of Arbitration, The Hague, and Hugh Meighen, Consultant, International Arbitration Group, Freshfields Bruckhaus Deringer, Dubai (Formerly assistant legal counsel to the PCA)

This book is the first rule-by-rule exposition of the Permanent Court of Arbitration (PCA) Arbitration Rules 2012, providing insight into their composition, application, and practical effects. Its authors are PCA lawyers with first-hand experience of both the rules and PCA administration, and it is fully consolidated by an extensive commentary.

978-0-19-960686-9 | HB | 288pp £120/$175
Available as an eBook

NEW EDITION

Conflict of Laws and Arbitral Discretion: The Closest Connection Test
Benjamin Hayward, Deakin University

This book identifies the difficulties that result from resolving conflicts of laws through unconstrained arbitral discretions. It establishes that a bright-line test would be a preferable way to resolve arbitral conflicts of laws. Specifically, it recommends a modified Art. 4 Rome Convention rule as the ideal basis for law reform in this area.

Oxford Private International Law Series
978-0-19-879444-0 | HB | 384pp £95/$125
Available as an eBook

NEW EDITION

The History of ICSID
Antonio R. Parra, Consultant with the Corporate Secretariat of the World Bank

This book covers the origins and development of the International Centre for Settlement of Investment Disputes (ICSID) and its Convention, from 1955 to 2015. It includes accounts of the formulation of the Convention, the elaboration of ICSID’s Regulations and Rules and analysis of the cases submitted since the entry into force of the Convention.

978-0-19-876746-6 | HB | 432pp £80/$104

NEW EDITION

International Investment Arbitration: Substantive Principles
SECOND EDITION
Campbell McLachlan, Essex Court Chambers and Victoria University of Wellington, Laurence Shore, Partner, Herbert Smith, and Queen Mary University of London, and Matthew Weiniger, Partner, Linklaters, and Queen Mary University of London

This is an authoritative and full-scale review of the substantive law and principles of investment treaty arbitration. The first edition has been widely referenced and relied upon, and presents the first and deepest analysis of this rapidly-growing field; the second edition accounts for the significant growth in BITs and case law since 2006.

978-0-19-966780-4 | PB | 600pp £65/$120
978-0-19-966799-8 | HB | 704pp £195/$360
Available as an eBook

NEW EDITION

The Temporal Jurisdiction of International Tribunals
Nick Gallus, Three Crowns

This book examines whether the time of an action, along with other types of jurisdiction such as subject and territory, determines whether a tribunal may rule on it. It does this by clarifying the different limits on the temporal jurisdiction of international tribunals and the important distinctions between those limits.

UK: Apr 2017 / US: Jun 2017
978-0-19-879167-6 | HB | 192pp £125/$190

NEW EDITION

Sharia Tribunals, Rabbinical Courts, and Christian Panels: Religious Arbitration in America and the West
Michael J. Broyde, Emory University School of Law

This book explores the rise of private arbitration in American religious communities. Professor Broyde examines why religious communities are turning to private arbitration, why American law is agreeable to such arbitration, and further focuses on the proper procedural, jurisdictional, and contractual limits of private arbitration. The book argues that such arbitration not only benefits the religious community itself, but also having various different faith-based arbitrations is beneficial for any vibrant pluralistic democracy inhabited by diverse faith groups.

978-0-19-064028-6 | HB | 312pp £55/$85

NEW EDITION

SECOND EDITION
Peter Cameron, University of Dundee

This second edition has been revised, updated, and expanded from the successful first edition to broaden coverage of the energy sector. As well as adding coverage of renewable energy and oil and gas, the second edition updates arbitral awards and cases, and includes a chapter on damages and a new case study on energy in Africa.

978-0-19-873247-1 | HB | 768pp £175/$295
Available as an eBook

Order Online at: www.oup.com
NEW EDITION

Partnership and LLP Law
EIGHTH EDITION
Geoffrey Morse, University of Birmingham
The new edition of this established and approachable text is a fully updated account of the law of partnerships with expanded content on LLP partnerships. It explains the essential characteristics of the subject, highlighting difficult and developing areas through established and new cases and legislation.
978-0-19-874446-7 | PB | 432pp £75/$125
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Corporations Law Guidebook
SECOND EDITION
David Wishart, La Trobe University
The Corporations Law Guidebook is an ideal supplement for those teaching or trying to understand the intricacies of corporations law. It guides students through the essential points using a variety of examples, key cases, and learning exercises. The book supports students by helping them link the key concepts from their lecturers, textbooks and tutorials to get the most out of their study.
978-0-19-559401-0 | PB | 336pp £23.99/$40
Available as an Ebook

NEW EDITION

FOURTH EDITION
Edited by Ingeborg Schwenzer, University of Basel
978-0-19-872326-4 | HB | 1,728pp £265/$450
Available as an Ebook

NEW EDITION

Australian Tax Casebook
THIRTEENTH EDITION
Stephen Barkoczy, School of Law, Monash University
The Australian Tax Casebook covers the most important cases in Australian taxation law, presented in over 630 easy-to-read summaries.
978-0-19-030444-7 | PB | 1504pp £34.99/$59.95
Available as an Ebook

NEW EDITION

The Rise of Corporate Religious Liberty
Edited by Micah Schwartzman, University of Virginia School of Law, Chad Flanders, Saint Louis University School of Law, and Zoë Robinson, DePaul University School of Law
• Draws on a broad range of historical, religious, philosophical, and legal perspectives
• Addresses the shift from individual to institutional accounts of religious liberty, and discusses the transition from claims of church autonomy to corporate rights of religious free exercise
• Debates the implications of the Supreme Court’s decision in Burwell v. Hobby Lobby and its impact on anti-discrimination law, same-sex marriage, health care, and religious freedom
The Rise of Corporate Religious Liberty explores this ‘corporate’ turn in law and religion. Drawing on a broad range perspectives, this book examines the idea of ‘freedom of the church,’ the rights of for-profit corporations, and the implications of the Supreme Court’s landmark decision in Burwell v. Hobby Lobby.
978-0-19-026252-5 | HB | 520pp £64/$99
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION

Commercial Law
SECOND EDITION
Eric Baskind, Liverpool John Moores University, Greg Osborne, University of Portsmouth, and Lee Roach, University of Portsmouth
Commercial Law offers a fresh, modern, and stimulating account of this important subject. This accessible and engaging text includes thorough coverage of all key aspects of the syllabus, including the law of agency, the sale of goods, international trade, and methods of payment, finance, and security.
978-0-19-872933-8 | PB | 800pp £34.99/$59.95
Available as an Ebook | This book is available digitally in Law Trove
Celebrating 30 years as the market-leading series, Blackstone’s Statutes have an unrivalled tradition of trust and quality. With a rock-solid reputation for accuracy, reliability, and authority, they remain first-choice for students and lecturers, providing a careful selection of all the up-to-date legislation needed for exams and course use.

NEW EDITION
Blackstone’s Statutes on Company Law 2017–18
TWENTY-FIRST EDITION
Edited by Derek French, Freelance editor and writer

Blackstone’s Statute Series
978-0-19-880267-9 | PB | 760pp £16.99/$27.95

NEW EDITION
Blackstone’s Statutes on Commercial & Consumer Law 2017–18
TWENTY-SIXTH EDITION
Edited by Francis Rose, University of Southampton

Blackstone’s Statute Series
978-0-19-860279-2 | PB | 696pp £16.99/$27.95

OUPblog
Oxford University Press’s Academic Insights for the Thinking World

Authors, staff, and friends of Oxford University Press provide daily commentary and opinion on a range of topics. The OUPblog is a source like no other for learning, understanding, and reflection.

For the latest insight into Academic Law and beyond, visit blog.oup.com
Separation of Powers in African Constitutionalism
Edited by Charles M. Fombad, University of Pretoria

The effective division of powers is critical to ensuring the promotion of good governance, democracy, and the rule of law in Africa. This book examines key issues arising during reforms of African constitutions, and focuses on the emergence of independent constitutional institutions providing checks against future abuses of powers.

Stellenbosch Handbooks in African Constitutional Law
978-0-19-875579-9 | HB | 448pp £125/$210
Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK
The Principles of the Law of Restitution
THIRD EDITION
Graham Virgo, University of Cambridge

This new edition reflects the significant changes in the law of restitution and the expanding theoretical and critical commentary. It identifies and analyses the principles which underpin the law of restitution as a whole, referencing its three distinct parts: unjust enrichment, restitution for wrongs, and the vindication of property rights.

978-0-19-872639-5 | PB | 784pp £39.99/$59.50
978-0-19-872638-8 | HB | 816pp £95/$125
Available as an Ebook | Available in Oxford Scholarship Online

Islamic Legal Revival
Reception of European Law and Transformations in Islamic Legal Thought in Egypt, 1875–1952
Leonard Wood, Attorney and Independent Scholar

Timely and provocative, this volume presents the history of revivalist thought in Islamic law.

Oxford Islamic Legal Studies
978-0-19-878601-6 | HB | 352pp £60/$99.95
Available in Oxford Scholarship Online

NEW IN PAPERBACK
Winner of the 2015 APSA C. Herman Pritchett Award for the Best Book on Law & Courts
Comparative Matters
The Renaissance of Comparative Constitutional Law
Ran Hirschl, University of Toronto

Charting the history and analytical underpinnings of comparative constitutional inquiry, this book probes the various types, aims, and methodologies of engagement with the constitutive laws of others through the ages. It explores how and why comparative constitutional inquiry has been and ought to be pursued by academics and jurists worldwide.

978-0-19-871451-4 | HB | 320pp £29.99/$45
978-0-19-871452-1 | PB | 344pp £14.99/$24.95
Available as an Ebook | Available in Oxford Scholarship Online

Citizenship in India
Anupama Roy, Jawaharlal Nehru University
This short introduction lucidly describes the history of citizenship in India, before moving on to the pluralities and the contemporary landscapes of citizenship. It traces the amendments in the Citizenship Act, 1955 and argues that the legal enframing of the citizen involves a simultaneous production of its other-the non-citizen. This book looks at the multiple margins that constitute the sites of constant churnings, releasing powerful new idioms, imaginaries, and practices of citizenship.


Balanced Constitutionalism
Courts and Legislatures in India and the United Kingdom
Chintan Chandrachud, London office of Quinn Emanuel Urquhart & Sullivan LLP

This book examines the promise of a new model against its performance in practice by comparing judicial review under the Human Rights Act (HRA) of the UK to an exemplar of the old model of judicial review, the Indian Constitution. It argues that although the HRA fosters a more balanced allocation of powers between legislatures and courts than the Indian Constitution, it does so for a novel reason. Balanced constitutionalism is not achieved through the legislative rejection of judicial decision-making about rights.

978-0-19-947053-7 | HB | 352pp £37.99/$49.95
Available in Oxford Scholarship Online

Legitimacy Gap
Secularism, Religion, and Culture in Comparative Constitutional Law
Vincent Depaigne, European Commission

This book addresses the ‘legitimacy gap’ created by the removal of religion as a source of legitimacy for the foundation of secular states, when many of the world’s states are still profoundly religious but require procedural, rather than substantive, grounds for constitutional arrangements.

UK: Jul 2017 / US: Sep 2017
978-0-19-880382-9 | HB | 350pp £60/$78
Available as an Ebook

Visit Our Website at: www.oup.com/academic/law
Antitrust and Patent Law

Alan Devlin, Attorney
Advisor to Hon. Maureen K. Ohlhausen

An invaluable practitioner guide to the interface between antitrust and intellectual property, examining the law in both the United States and the European Union.

978-0-19-872897-9 | HB | 528pp £145/$245
Available as an Ebook

Economics for Competition Lawyers
SECOND EDITION

Dr Gunnar Niels, Dr Helen Jenkins and James Kavanagh, all at Otera

The new edition of this popular accessible practitioner guide to the economic principles of competition law, revised and updated with new case law and economic approaches.

978-0-19-871765-2 | PB | 544pp £65/$110
Available as an Ebook

Big Data and Competition Policy

Maurice Stucke, University of Tennessee College of Law, and Allen Grunes, Konkurrenz Group

The first text to provide understanding of the important new issue of Big Data and how it relates to competition laws and policy, both in the EU and US.

978-0-19-872814-0 | PB | 400pp £34.99/$55
978-0-19-878813-3 | HB | 400pp £85/$130
Available as an Ebook

Bellamy & Child: Materials on European Union Law of Competition

Andrew Macnab, Monckton Chambers

This fully up-to-date volume of European Union competition law materials includes all of the relevant legislation, Commission Notices and Guidelines, in a user-friendly format. It is fully cross-referenced to the seventh edition of Bellamy & Child and the third edition of Faulk & Nikpay.

978-0-19-878644-3 | PB | 1,600pp £125/$195

Bellamy & Child European Union Law of Competition

Third Cumulative Supplement to the Seventh Edition

Laura Elizabeth John, Monckton Chambers

Consultant Editor Jon Turner, Barrister, Monckton Chambers

This brand new updating supplement brings Bellamy & Child up to date and incorporates all substantive developments since publication of the 7th edition. It is an essential purchase for all who already own the main work and maintains its currency.

978-0-19-878661-5 | PB | 480pp £95/$150

Bellamy & Child 2016 Pack

Edited by Vivien Rose, Justice of the High Court and Chairman of the Competition Appeal Tribunal, and David Bailey, Barrister, Brick Court Chambers, and Visiting Professor, King’s College London

The leading authority on EU competition law, now fully up to date for 2016. The new pack includes the 7th edition main work, the third updating supplement, incorporating all major developments in legislation and case law since the last edition, and an updated 2016 edition of the accompanying volume of EU competition law materials.

978-0-19-878674-0 | Pack | 3,744pp £425/$660

EU Competition Law

Text, Cases, and Materials
SIXTH EDITION

Alison Jones, King’s College, London, and Brenda Sufrin, University of Bristol

The most comprehensive resource for students on EU competition law; extracts from key cases, academic works, and legislation are paired with incisive critique and commentary from two experts in the field.

978-0-19-872342-4 | PB | 1,372pp £42.99/$75
Available as an Ebook | This book is available digitally in Law Trove

EU Competition Law and Regulation in the Transport Sector
SECOND EDITION

Edited by Luis Ortiz Blanco, EU and Competition Law, Garrigues, and Ben Van Houtte, Energy and Transport DG, European Commission

In addition to illustrating the enforcement of EU competition rules, this new edition addresses the emergence of a regulatory framework for different transport modes. The editors and authors have all been closely involved in the development of the Commission’s practice in this area and have provided a contemporary discussion of all relevant issues.

978-0-19-967107-6 | HB | 624pp £145/$290
Available as an Ebook

Visit Our Website at: www.oup.com/academic/law
LAW JOURNALS FROM OXFORD UNIVERSITY PRESS

Journal of Competition Law & Economics
Editors: Professor Damien Geradin and Professor J Gregory Sidak
The Journal of Competition Law & Economics has become the preeminent international journal on antitrust law since it was founded in 2004. A peer-reviewed journal, it is dedicated to competition law and policy, including developments in the United States, the European Union, and other regions and nations. The editors are advised by a board of scholars, lawyers, and judges from the world’s most influential universities and organizations.

Online ISSN 1744-6422 | Print ISSN 1744-6414
4 issues per year academic.oup.com/jcle

Journal of Antitrust Enforcement
Editors-in-Chief: Ariel Ezrachi and William Kovacic
The Journal of Antitrust Enforcement provides a platform for leading scholarship on public and private competition law enforcement, at both domestic and international levels. The journal covers a wide range of enforcement related topics, including: public and private competition law enforcement, cooperation between competition agencies, the promotion of worldwide competition law enforcement, optimal design of enforcement policies, performance measurement, empirical analysis of enforcement policies, combination of functions in the competition agency mandate, and competition agency governance. Other topics include the role of the judiciary in competition enforcement, leniency, cartel prosecution, effective merger enforcement, competition enforcement and human rights, and the regulation of sectors.

Online ISSN 2050-0696 | Print ISSN 2050-0688
2 issues per year academic.oup.com/antitrust

EU Cartel Law and Economics
Damien Geradin, School of Law, George Mason University, Hans Zenger, Charles River Associates, and Andreas Stephan, University of East Anglia
An insightful and accessible guide to the law and economics of cartels under EU competition law, offering an integrated and conceptual perspective.

UK: Dec 2017 | US: Jan 2017
978-0-19-870209-2 | HB | 384pp £155/$260
Available as an Ebook

Restoring Consumer Sovereignty
How Markets Manipulate Us and What the Law Can Do About It
Adrian Küenzler, Yale University Law School
This book explores the subtle and multifaceted nuances that lead consumers to behave in one way or another. On the whole, the cognitive psychological research has demonstrated that consumer decision-making is a profound topic that is considerably more complex than previously supposed. It is the objective of this book to enable the reader to understand the complexity of individual decision-making, so that legal policy can create environments in which consumers are better informed, and find more meaning and satisfaction in what they buy.

978-0-19-069857-7 | HB | 352pp £65/$85
Available as an Ebook | Available in Oxford Scholarship Online

Order Online at: www.oup.com
The Law of the Executive Branch
Dr. Louis Fisher,
Constitution Project
• Oxford Commentaries on American Law
  (OCA)
• Explores the sources and limits of presidential power by focusing on the law of the executive branch in the context of constitutional language, the framers’ intent, and more than two centuries of practice
• Provides an analysis of each provision of the US Constitution to reveal its contemporary meaning and in concert with the application of presidential power.
Oxford Commentaries on American Law
978-0-19-938211-8
| HB | 494pp £25.99/$39.95
| PB | 365pp £22.99/$39.95
Available as an Ebook | Available in Oxford Scholarship Online

Philosophical Foundations of Constitutional Law
Edited by David Dyzenhaus, and Malcolm Thorburn, both at University of Toronto
A collection of essays from leading constitutional lawyers and theorists, examining the philosophical foundations of constitutional law and the issues that arise from the fundamental philosophical issues raised by the idea of a constitution.
Philosophical Foundations of Law
978-0-19-046162-1 | HB | 568pp £47.99/$74
Available as an Ebook | Available in Oxford Scholarship Online

Press and Speech Under Assault
The Early Supreme Court Justices, the Sedition Act of 1798, and the Campaign against Dissent
Wendell Bird, Visiting Scholar, Emory Law School
The early Supreme Court justices wrestled with how much press and speech is protected by freedoms of press and speech, before and under the First Amendment. This book discusses the Supreme Court justices before John Marshall and their confrontations with those freedoms.
978-0-19-946087-8 | HB | 352pp £60/$99.50
Available in Oxford Scholarship Online

Constitutional & Administrative Law
Constitutional and Political Theory

Ernst-Wolfgang Böckenförde

University of Freiburg

Edited by Mirjam Künkler, Swedish Collegium for Advanced Study, and Tine Stein, University of Kiel

In this representative edition of Ernst-Wolfgang Böckenförde’s definitive work in constitutionalism, law, and politics, readers have access to the legal discourse of one of Germany’s leading contemporary theorists and former judge of the federal constitutional court, available in the English language for the first time.

Oxford Constitutional Theory

UK: Jan 2017 | US: Dec 2016

978-0-19-871497-2 | HB | 280pp | £19.99/$29.95
978-0-19-871496-5 | HB | 448pp | £70/$95

Available as an Ebook | Available in Oxford Scholarship Online

Constitutionalism

Past, Present, and Future

Dieter Grimm

Humboldt University

Berlin

For the first time many of Professor Dieter Grimm’s influential essays on modern constitutionalism will be available in this authoritative collection of his work.

Oxford Constitutional Theory


978-0-19-876612-4 | HB | 400pp | £60/$99.95

Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK

The Cosmopolitan Constitution

Alexander Somek

University of Iowa

This book looks at the changes at the foundations of constitutional authority since the eighteenth century. Somek argues that post WWII, people are no longer the fountain of authority, instead the new commitment to human rights and the ‘peer review system’ among nations, marks the advent of the cosmopolitan constitution.

Oxford Constitutional Theory


978-0-19-879796-4 | PB | 304pp | £24.99/$39.95
978-0-19-965153-5 | HB | 304pp | £50/$98.50

Available as an Ebook | Available in Oxford Scholarship Online

The Oxford Handbook of the U.S. Constitution

Edited by Sanford Levinson, The University of Texas Law School

• Offers a comprehensive overview and introduction to the U.S. Constitution from historical, political, legal, rights, and thematic perspectives
• Focuses on the Constitution’s development, structure, and role in the U.S. political system and culture
• Enables a critical comprehension of the literature on the Constitution’s history, major issues in U.S. constitutional politics, the Constitution’s legal framework, and the current themes in constitutional scholarship

The Oxford Handbook of the U.S. Constitution offers a comprehensive overview and introduction to the U.S. Constitution from the perspectives of history, political science, law, rights, and constitutional themes, while focusing on its development, structure, rights, and role in the U.S. political system and culture.

Oxford Handbooks


978-0-19-065453-5 | PB | 1,120pp | £32.99/$49.95
978-0-19-062457-5 | HB | 1,112pp | £81/$125

The Oxford Handbook of the Indian Constitution

Edited by Sujit Choudhry

University of California, Berkeley, School of Law, Madison, Harvard University, and Pratap Bhanu Mehta, Centre for Policy Research, New Delhi

As the first major post-colonial constitution, the Indian Constitution holds particular importance for the study of constitutional law and constitutions. Providing a thorough historical and political grounding, this Handbook examines key debates and developments in Indian constitutionalism and creates a framework for further study.

Oxford Handbooks


978-0-19-870489-8 | HB | 1,120pp | £125/$210

Oxford University Press
NEW EDITION

Contract Law
Text, Cases and Materials
SEVENTH EDITION
Ewan McKendrick, University of Oxford
Celebrated and respected, this is the stand-alone guide to contract law. Written by Ewan McKendrick, a leading contract lawyer, it uses a unique balance of commentary, cases, and materials. Explaining, applying, and contextualizing, it shows students the law at work and helps them to gain a thorough understanding.

Text, Cases, And Materials
978-0-19-874839-7 | PB | 1,104pp £37.99/$65
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Anson’s Law of Contract
THIRTIETH EDITION
Sir Jack Beatson FBA, University of Cambridge, Andrew Burrows FBA, QC (Hon), University of Oxford, and John Cartwright, University of Leiden
An authoritative and detailed account of contract law; this is a widely renowned and well-respected textbook for students of contract law, and a trusted source of reference for practitioners and academics.

Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Casebook on Contract Law
THIRTEENTH EDITION
Jill Poole, Aston University
Jill Poole’s bestselling Casebook on Contract Law provides students with a structured discussion of current case law, addressing all key principles and decisions encountered on undergraduate courses, and developing student knowledge and skills in this core subject.

978-0-19-873281-5 | PB | 848pp £32.99/$55
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Contract Formation
Law and Practice
SECOND EDITION
Michael Furmston, Sunway University, Malaysia, and Gregory Tolhurst, Sydney Law School
This new and updated edition provides a scholarly and practical analysis of the legal principles governing contract formation in English law, offering those involved in litigation and in drafting contracts a guide to the application of those principles in practice.

978-0-19-872403-2 | HB | 496pp £175/$270
Available as an Ebook

NEW IN PAPERBACK

Philosophical Foundations of Contract Law
Edited by Gregory Klass, Georgetown University Law Centre, George Letsas, University College London, and Prince Saprai, University College London
The 17 essays of this collection explore key philosophical questions underlying the institution of contract, and the philosophical issues arising in specific contract law doctrines, including contract formation, contract interpretation, unfair terms, the principle of good faith, defences, and remedies.

Philosophical Foundations of Law
978-0-19-871302-9 | PB | 416pp £29.99/$47
978-0-19-871301-2 | HB | 416pp £75/$129.50
Available as an Ebook | Available in Oxford Scholarship Online

Contract, Status, and Fiduciary Law
Edited by Paul B. Miller, McGill University Faculty of Law, and Andrew S. Gold, DePaul University College of Law
Bringing together leading theorists to analyse critically important philosophical questions at the intersection of contract and fiduciary law, Contract, Status, and Fiduciary Law demonstrates that these two areas of law, while distinctive, are deeply intertwined.

978-0-19-878919-3 | HB | 352pp £75/$115
Available as an Ebook | Available in Oxford Scholarship Online
Contract Law

**NEW EDITION**

**Contract Law Directions**

**SIXTH EDITION**

Richard Taylor, University of Central Lancashire, and Damian Taylor

A considered balance of depth, detail, context, and critique, Directions books offer the most student-friendly guide to the subject; they empower students to evaluate the law, understand its practical application, and approach assessments with confidence.

**Directions**

UK: Jun 2017 / US: Jul 2017


Available as an eBook | This book is available digitally in Law Trove

---

**NEW EDITION**

**Principles of Contractual Interpretation**

**SECOND EDITION**

Richard Calnan, Norton Rose Fulbright

The new edition of this invaluable practitioner guide to the interpretation of contracts is structured according to ten principles, and has been fully updated to reflect recent case law.

**Calnan**


978-0-19-879231-4 | PB | 256pp £39.99/$60

978-0-19-879230-7 | HB | 256pp £75/$115

Available as an eBook

---

**NEW EDITION**

**Cheshire, Fifoot, and Furmston’s Law of Contract**

**SEVENTEENTH EDITION**

Michael Furmston, University of Bristol and Singapore Management University

Cheshire, Fifoot & Furmston’s Law of Contract remains one of the leading textbooks on contract law more than 50 years after the publication of its first edition. It combines a clear and authoritative account of the principles of the law of contract with thought-provoking analysis and insights.

**Furmston**


978-0-19-874738-3 | PB | 896pp £39.99/$52

Available as an eBook | This book is available digitally in Law Trove

---

Order Online at: www.oup.com
Witness Testimony in Sexual Cases

Evidential, Investigative and Scientific Perspectives

Edited by Pamela Radcliffe, University of Portsmouth,
Gisl H. Gudjonsson, Reykjavik University,
Anthony Heaton-Armstrong, Barrister, and
David Wolchover, Barrister

Witness testimony in sexual cases is a complex and controversial topic and this practical guide provides comprehensive and balanced advice for criminal justice professionals at all stages of involvement in the legal process. This book draws together essential legal and scientific information for all professionals working in this field.


978-0-19-967293-6 | PB | 464pp £59.95/$98.50
Available as an EBook

Expert Evidence and Criminal Jury Trials

Ian Freckelton QC, University of Melbourne,
Jane Goodman-Delahunty, Charles Sturt University,
Jacqueline Horan, Melbourne Law School,
and Blake McKimmie, The University of Queensland

Expert Evidence and Criminal Jury Trials uniquely explores how expert evidence is presented and understood in criminal jury trials. Drawing on an unprecedented Australian study of the views of jurors, experts, lawyers, and judges in over 50 trials, it illuminates the challenges involved and the effect on communication of information to jurors.


978-0-19-874654-8 | HB | 288pp £75/$125
Available as an EBook

NEW EDITION

The Language of Fraud Cases

Roger W. Shuy, Georgetown University

The Language of Fraud Cases describes eight court cases that Roger W. Shuy consulted on, and demonstrates the role of linguistic analysis in defining fraudulent language in the context of law.


978-0-19-027064-3 | HB | 312pp £64/$99
Available as an EBook | Available in Oxford Scholarship Online

NEW EDITION

Bribery: Law and Practice

Monty Raphael QC, Peters and Peters

Bribery: Law and Practice is a comprehensive and fully up to date overview of the law relating to bribery from Monty Raphael QC. He describes practice and policy, provides syntheses of all the available aids to compliance and regulation, and answers the questions most frequently asked by those confronted with bribery.


978-0-19-968638-4 | PB | 824pp £34.99/$59.50
Available as an EBook

NEW EDITION

Criminology Skills

SECOND EDITION

Emily Finch and Stefan Falinski

Criminology Skills is the only book of its kind to cover both criminological study skills and research skills for the first-year right through to the final-year student. Accessible, engaging, and visually appealing, the text gives you a practical understanding of the key skills you need to succeed in the study of criminology.


978-0-19-872181-9 | PB | 432pp £28.99/$44.95
Available as an EBook | This book is available digitally in Law Trove

NEW EDITION

Criminal Law Directions

FOURTH EDITION

Nicola Monaghan, University of Birmingham

A considered balance of depth, detail, context, and critique, Directions books offer the most student-friendly guide to the subject; they empower students to evaluate the law, understand its practical application, and approach assessments with confidence.

Directions


978-0-19-873527-8 | PB | 520pp £28.99/$44.95
Available as an EBook | This book is available digitally in Law Trove

In Search of Criminal Responsibility

Ideas, Interests, and Institutions

Nicola Lacey, London School of Economics

Through a combined philosophical, historical, and socio-legal methodology, this volume investigates the changing nature of criminal responsibility in English law from the mid-18th Century to the early 21st Century, arguing that ideas of character responsibility are enjoying a renaissance in the modern criminal law.


978-0-19-924821-6 | PB | 256pp £29.99/$42
978-0-19-924820-9 | HB | 256pp £75/$99
Available as an EBook | Available in Oxford Scholarship Online
This book looks at the relationship between statute law and legal practice. It examines how law is applied in reality and more precisely how law is perceived by the general public in contrast to the legal profession. It explores how myths are created about the law and how myths are created by the law.

UK: Apr 2017 / US: Jun 2017
978-0-19-876896-8 | PB | 480pp £29.99/$39.95
 Available as an Ebook | This book is available digitally in Law Trove

The Oxford Handbook of Criminology
SIXTH EDITION
Edited by Alison Liebling, University of Cambridge, Shadd Maruna, University of Manchester, and Lesley McInerney, University of Edinburgh

The Oxford Handbook of Criminology provides an authoritative collection of chapters covering the core and emerging topics studied on criminology courses. With contributions from leading academics, the Handbook is the definitive guide to the discipline.

978-0-19-875944-1 | PB | 816pp £34.99/$45
 Available as an Ebook | This book is available digitally in Law Trove

Murphy on Evidence
FIFTEENTH EDITION
Richard Glover, University of Wolverhampton

Murphy on Evidence frames the law in its practical context. Suitable for both undergraduates and BPTC students, the text is supported by a wealth of online resources based around two fictional cases, bringing the law to life, and developing a clear contextual understanding of the subject.

978-0-19-878873-7 | PB | 816pp £34.99/$45
 Available as an Ebook | This book is available digitally in Law Trove

Visit Our Website at: www.oup.com/academic/law
**NEW EDITION**

**Corruption and Misuse of Public Office**

THIRD EDITION

Colin Nicholls QC, Timothy Daniel, Alan Bacarese, John Hatchard, and James Maton

This book provides a comprehensive and detailed analysis of the law relating to corruption and misuse of public office, including specialist issues such as whistleblowing. This new edition covers major developments in the area since the publication of the second edition, and expands the coverage of overseas jurisdictions.


978-0-19-873543-4 | HB | 936pp | £225/$295

Available as an Ebook

---

**NEW EDITION**

**The Negligence Liability of Public Authorities**

SECOND EDITION

Cherie Booth QC, Barrister, Matrix Chambers, Duncan Fairgrieve, Barrister, One Crown Office Row, and Dan Squires, Barrister, Matrix Chambers

The Negligence Liability of Public Authorities offers a thorough account of the law on the negligence liability of public authorities, providing practical guidance as well as a clear analysis of this developing area. It examines the case law in a range of areas, including many new cases decided since the publication of the first edition.


978-0-19-969255-2 | HB | 1,008pp | £225/$295

---

**Blackstone’s International Criminal Practice**

Edited by John R.W.D. Jones QC, Doughty Street Chambers, and Miša Zgonec-Rožej, Chatham House

The definitive practitioners’ guide to international criminal law and practice, Blackstone’s International Criminal Practice provides comprehensive coverage of all major international and internationalised criminal courts. The book’s primary focus is the International Criminal Court but also covers war crimes tribunals and domestic practice.


978-0-19-874429-0 | HB | 1,750pp | £295/$495

Available as an Ebook | Available in Oxford Scholarship Online

---

**Criminal Law in the Dual Penal State**

Markus D. Dubber, University of Toronto

This book provides an accessible introduction to the theoretical frameworks for understanding criminal law. Taking an issue-led approach, the study locates criminal law in its analytic, comparative, historical, and doctrinal contexts, and aims to stimulate critical reflection beyond the constraints of a particular jurisdiction.


978-0-19-874429-0 | HB | 350pp | £60/$80

Available as an Ebook | Available in Oxford Scholarship Online

---

**The Realm of the Criminal Law**

R. A. Duff, University of Stirling

We are said to face a crisis of criminalization: too many kinds of conduct are criminalized for no good reason; criminal law has become chaotic and unprincipled. This book aims to reconstruct a principled conception of criminal law, as a distinctive legal institution that plays a limited but important role in the civil order.


978-0-19-957019-5 | HB | 352pp | £60/$tbc

---

**THE BRITISH JOURNAL OF CRIMINOLOGY**

Editor: Sandra Walklate

The British Journal of Criminology: An International Review of Crime and Society is one of the world’s top criminology journals. It publishes work of the highest quality from around the world and across all areas of criminology.

BJC is a valuable resource for academics and researchers in crime, whether they be from criminology, sociology, anthropology, psychology, law, economics, politics or social work, and for professionals concerned with crime, law, criminal justice, politics, and penology.

Online ISSN 1464-3529 | Print ISSN 0007-0953

6 issues per year

academic.oup.com/bjc
### Employment & Labour Law

#### The Contract of Employment


Written by a team of world-leading experts, this book sets the contract of employment in its theoretical context and provides a detailed doctrinal analysis of the subject. An ambitious and comprehensive treatise, this book will be the primary reference for practitioners and academics in the field.

**UK: May 2016 | US: Jun 2016**

**978-0-19-878316-9 | HB | 736pp** £145/$245

Available in Oxford Scholarship Online

---

#### Employment Law in Context

**Text and Materials**

Second Edition

David Cabrelli, University of Edinburgh

A contextual, rigorous treatment of employment law, featuring a running case example to show exactly how the law works, and including extracts from key cases and source materials.

**UK: Jun 2016 | US: Jul 2016**

**978-0-19-874833-5 | PB | 968pp** £36.99/$55

Available as an eBook | This book is available digitally in Law Trove

---

#### Child Labour in India

Globalization, Power, and the Politics of International Children's Rights

Gurchathen S. Sanghera, teaches at the School of International Relations, University of St Andrews, Scotland

India has the largest number of child labourers in the world, and has been the subject of intense media and political campaigns in the North aimed at addressing the abuse of children’s rights. This book explores children’s rights as a site of power and reveals how the rights discourse has been used by international actors, national elites, and local NGOs in the child labour debate in India.


**978-0-19-946680-1 | HB | 344pp** £34.99/$55

Available in Oxford Scholarship Online

---

#### A Purposive Approach to Labour Law

Guy Davidov, Hebrew University of Jerusalem

This volume explores the societal goals behind labour laws - through an analysis of normative justifications and critiques - and examines what actions are needed to better advance these goals, by way of purposive interpretation and legal reform.

**Oxford Monographs on Labour Law**

**UK: May 2016 | US: Jun 2016**

**978-0-19-875903-5 | HB | 344pp** £60/$85

Available in Oxford Scholarship Online

---

#### The Contract of Employment


Written by a team of world-leading experts, this book sets the contract of employment in its theoretical context and provides a detailed doctrinal analysis of the subject. An ambitious and comprehensive treatise, this book will be the primary reference for practitioners and academics in the field.

**UK: May 2016 | US: Jun 2016**

**978-0-19-878316-9 | HB | 736pp** £145/$245

Available in Oxford Scholarship Online

---

#### Employment Law in Context

**Text and Materials**

Second Edition

David Cabrelli, University of Edinburgh

A contextual, rigorous treatment of employment law, featuring a running case example to show exactly how the law works, and including extracts from key cases and source materials.

**UK: Jun 2016 | US: Jul 2016**

**978-0-19-874833-5 | PB | 968pp** £36.99/$55

Available as an eBook | This book is available digitally in Law Trove

---

#### Child Labour in India

Globalization, Power, and the Politics of International Children's Rights

Gurchathen S. Sanghera, teaches at the School of International Relations, University of St Andrews, Scotland

India has the largest number of child labourers in the world, and has been the subject of intense media and political campaigns in the North aimed at addressing the abuse of children’s rights. This book explores children’s rights as a site of power and reveals how the rights discourse has been used by international actors, national elites, and local NGOs in the child labour debate in India.


**978-0-19-946680-1 | HB | 344pp** £34.99/$55

Available in Oxford Scholarship Online

---

#### A Purposive Approach to Labour Law

Guy Davidov, Hebrew University of Jerusalem

This volume explores the societal goals behind labour laws - through an analysis of normative justifications and critiques - and examines what actions are needed to better advance these goals, by way of purposive interpretation and legal reform.

**Oxford Monographs on Labour Law**

**UK: May 2016 | US: Jun 2016**

**978-0-19-875903-5 | HB | 344pp** £60/$85

Available in Oxford Scholarship Online

---

#### The Contract of Employment


Written by a team of world-leading experts, this book sets the contract of employment in its theoretical context and provides a detailed doctrinal analysis of the subject. An ambitious and comprehensive treatise, this book will be the primary reference for practitioners and academics in the field.

**UK: May 2016 | US: Jun 2016**

**978-0-19-878316-9 | HB | 736pp** £145/$245

Available in Oxford Scholarship Online

---

#### Employment Law in Context

**Text and Materials**

Second Edition

David Cabrelli, University of Edinburgh

A contextual, rigorous treatment of employment law, featuring a running case example to show exactly how the law works, and including extracts from key cases and source materials.

**UK: Jun 2016 | US: Jul 2016**

**978-0-19-874833-5 | PB | 968pp** £36.99/$55

Available as an eBook | This book is available digitally in Law Trove

---

#### Child Labour in India

Globalization, Power, and the Politics of International Children's Rights

Gurchathen S. Sanghera, teaches at the School of International Relations, University of St Andrews, Scotland

India has the largest number of child labourers in the world, and has been the subject of intense media and political campaigns in the North aimed at addressing the abuse of children’s rights. This book explores children’s rights as a site of power and reveals how the rights discourse has been used by international actors, national elites, and local NGOs in the child labour debate in India.


**978-0-19-946680-1 | HB | 344pp** £34.99/$55

Available in Oxford Scholarship Online

---

#### A Purposive Approach to Labour Law

Guy Davidov, Hebrew University of Jerusalem

This volume explores the societal goals behind labour laws - through an analysis of normative justifications and critiques - and examines what actions are needed to better advance these goals, by way of purposive interpretation and legal reform.

**Oxford Monographs on Labour Law**

**UK: May 2016 | US: Jun 2016**

**978-0-19-875903-5 | HB | 344pp** £60/$85

Available in Oxford Scholarship Online

---

#### The Contract of Employment


Written by a team of world-leading experts, this book sets the contract of employment in its theoretical context and provides a detailed doctrinal analysis of the subject. An ambitious and comprehensive treatise, this book will be the primary reference for practitioners and academics in the field.

**UK: May 2016 | US: Jun 2016**

**978-0-19-878316-9 | HB | 736pp** £145/$245

Available in Oxford Scholarship Online
Struggling for Air
Power Plants and the “War on Coal”
Richard Revesz, NYU Law School, and Jack Lienke, Institute for Policy Integrity, NYU School of Law

Struggling for Air offers the most comprehensive analysis to date of the Obama administration policies that have become known as the “war on coal.” Unconventionally, the authors trace the origins of this “war” to a fateful decision made by Congress almost half a century ago, when it passed the Clean Air Act of 1970.

978-0-19-999685-0 | HB | 360pp | £19.99/$29.95

Available as an Ebook | Available in Oxford Scholarship Online

Sharing the Costs and Benefits of Energy and Resource Activity
Legal Change and Impact on Communities
Edited by Lilia Barrera-Hernández, University of Calgary, Barry Barton, University of Waikato, Lee Godden, The University of Melbourne, Alastair Lucas, University of Calgary, and Anita Renne, University of Copenhagen

This new edition builds upon earlier editions of the Oxford, International Regulation, National, EU and European Energy Law. It covers the most important principles of energy law, this volume offers a step guide through the key provisions of local and international petroleum contracts.

978-0-19-872339-8 | HB | 496pp | £245/$330

Available as an Ebook

Debating Climate Ethics
Stephen M. Gardiner, University of Washington, Seattle, and David A. Weisbach, University of Chicago

Stephen M. Gardiner and David A. Weisbach present arguments for and against the relevance of ethics to global climate policy. Gardiner argues that climate change is fundamentally an ethical issue rather than one of narrow economic self-interest, while Weisbach argues that existing ethical theories are flawed and do not provide guidance for climate policy.

978-0-19-999641-0 | PB | 280pp | £16.99/$24.95
978-0-19-999642-7 | HB | 280pp | £64/$99

Available as an Ebook | Available in Oxford Scholarship Online

Introduction to EU Energy Law
Kim Talus, University of Eastern Finland

A structured, step by step guide through the fundamental areas of EU energy law, this volume offers an introduction for students, engineers, and economists into the most essential elements of sector specific energy regulation and the impact of general EU law on energy markets.

978-0-19-879182-9 | PB | 152pp | £29.95/$45
978-0-19-879181-2 | HB | 152pp | £75/$116

Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION

Energy Law in Europe
National, EU and International Regulation
THIRD EDITION
Edited by Martha Roggenkamp, University of Groningen, Catherine Redgwell, All Souls College, Oxford, Anita Ronne, University of Copenhagen, and Inigo del Guayo, University of Almería

This new edition builds upon earlier editions of the work to provide an updated overview of important developments at national, international, and European levels, covering the most important principles of international law relevant to the energy sector.

978-0-19-872830-3 | HB | 1,376pp | £295/$495

Available as an Ebook

Petroleum Contracts
English Law & Practice
SECOND EDITION
Peter Roberts, Orrick, Herrington & Sutcliffe (Europe) LLP
A detailed analysis of the principles of English law as applied to and used in the key provisions of local and international petroleum contracts.

978-0-19-872399-8 | HB | 496pp | £245/$330

Available as an Ebook

NEW EDITION

A Twenty-First Century US Water Policy
Juliet Christian-Smith, Pacific Institute, Peter H. Gleick, Pacific Institute, Heather Cooley, Pacific Institute, Lucy Allen, Pacific Institute, Amy Vanderwarker, California Environmental Justice Alliance, and Kate A. Berry, University of Nevada, Reno

As is becoming clearer and clearer, pressures on water resources in the United States are growing, with no foreseeable end in sight. A Twenty-First Century US Water Policy pulls together independent analysis of freshwater availability: water usage in agriculture, municipalities, tribal settlements, and energy production; existing legal frameworks; environmental justice movements; and data on water quality and climate change.

978-0-19-985944-3 | HB | 360pp | £19.99/$29.95

Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK

Environmental Law in Scotland
An Introduction and Guide
Francis McManus, Edinburgh Napier University

This pathfinding textbook concentrates on some of the most significant environmental law concepts in Scotland, including the common law, statutory nuisance, air pollution (including climate change), waste, contaminated land, water pollution, and nature conservation.

UK: Feb 2016
9780748668984 | PB | 55 pages | £6
9780748668977 | HB | 148 pages | £16

Published by Edinburgh University Press*
Distributed by OUP USA

NEW EDITION

Environment & Energy Law
<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Publisher</th>
<th>ISBN</th>
<th>Format</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU Law</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Economic Governance in Europe: Comparative Paradoxes and Constitutional Challenges</td>
<td>Federico Fabbrini, University of Copenhagen</td>
<td>Oxford Studies in European Law</td>
<td>978-0-19-874813-4</td>
<td>HB</td>
<td>£60/$98.50</td>
</tr>
<tr>
<td>EU Agencies: Legal and Political Limits to the Transformation of the EU Administration</td>
<td>Merijn Chamon, University of Ghent</td>
<td>Oxford Studies in European Law</td>
<td>978-0-19-878488-7</td>
<td>HB</td>
<td>£75/$125</td>
</tr>
<tr>
<td>Accessing Asylum in Europe: Extraterritorial Border Controls and Refugee Rights under EU Law</td>
<td>Violeta Moreno-Lax, Queen Mary University of London</td>
<td>Oxford Studies in European Law</td>
<td>978-0-19-875338-4</td>
<td>HB</td>
<td>£60/$99.50</td>
</tr>
<tr>
<td>Foreign Policy Objectives in European Constitutional Law</td>
<td>Joris Larik, The Hague Institute for Global Justice; and Associate Fellow at the Leuven Centre for Global Governance Studies</td>
<td>Oxford Studies in European Law</td>
<td>978-0-19-873639-4</td>
<td>HB</td>
<td>£70/$120</td>
</tr>
<tr>
<td>The EU Deep Trade Agenda: Law and Policy</td>
<td>Billy A. Melo Araujo, Queen’s University Belfast</td>
<td>Oxford Studies in European Law</td>
<td>978-0-19-873338-4</td>
<td>HB</td>
<td>£60/$99.50</td>
</tr>
</tbody>
</table>
The Enforcement of EU Law and Values
Ensuring Member States' Compliance
Edited by András Jakab and Dimitry Kochenov
Examining the growing issue of EU Member States' defiance in the face of EU law, this volume outlines the development and history of this crisis, and offers a theoretical and comparative analysis of the difficulties the EU is facing in their attempts to enforce Member State to comply with European integration, suggesting solutions for the future.

Available as an Ebook | Available in Oxford Scholarship Online

The Internal Market as a Legal Concept
Stephen Weatherill, University of Oxford
• Offers a new understanding of the internal market as an ambiguous legal concept
• Provides an insight into the vertical distribution of competences between the EU and its Member States, as well as the horizontal distribution of powers between the Court and the legislative institutions of the EU
• Discusses the constitutional character of the EU as a system based on a limited mandate

Available as an Ebook | Available in Oxford Scholarship Online

Towards a European Public Law
Bernard Stirn, University of Bristol
A European public law is under construction, but how has this occurred and what is its character? Stirn proposes that this European public law is being constructed by the convergence of three circles: the law of the EU, the law of the ECHR, and the different domestic legal orders.

Available as an Ebook | Available in Oxford Scholarship Online

EU Environmental Law and Policy
David Langlet, University of Gothenburg, and Said Mahmoudi, Stockholm University
An accessible and comprehensive resource, this volume details the structure and logic of EU environmental law and enables readers to quickly gain a thorough understanding of the different areas of EU secondary law pertaining to the protection of the environment.

Available as an Ebook | Available in Oxford Scholarship Online

European Union Law of State Aid
THIRD EDITION
Kelyn Bacon QC
The third edition of this highly-regarded and comprehensive reference guide to the law of State aid in the European Union, covering all relevant legislation, case law, important decisional practice, and policy themes shaping the approach of the various EU institutions to State aid control.

Available as an Ebook | Available in Oxford Scholarship Online

EU Environmental Law
Text, Cases, and Materials
THIRD EDITION
Elspeth Berry, Nottingham Law School, Matthew J. Homewood, Nottingham Law School, and Barbara Bogusz, Leicester Law School
Titles in the Complete series offer students a carefully blended combination of the subject’s concepts, cases, and commentary. A combination which encourages critical thinking, stimulates analysis, and promotes a complete understanding.

Available as an Ebook

Foster on EU Law
SIXTH EDITION
Nigel Foster
Nigel Foster provides a concise and clear explanation of EU law, covering both institutional aspects and key substantive areas, offering an accessible entry point to the subject.

Available as an Ebook

ReNEUAL Model Rules on EU Administrative Procedure
Edited by Paul Craig, St John’s College, Oxford, Herwig Hofmann, University of Luxembourg, Jens-Peter Schneider, University of Freiburg, and Jacques Ziller, University of Pavia
This book presents Model Rules drafted by the Research Network on EU Administrative Law (ReNEUAL), together with an extended introduction. The Model Rules propose a clear and accessible legal framework through which the constitutional values of the EU can be embedded in the exercise of public authority.

Available as an Ebook

Order Online at: www.oup.com
The Constitution of European Democracy

Dieter Grimm, Humboldt University

This book highlights Europe’s democracy problem. The common argument throughout is that the European Union has become over-constitutionalized, and Grimm makes recommendations for solving this. Grimm also outlines the EU’s legitimacy deficit and the proposed remedy of ‘parliamentarization’.

978-0-19-880512-0
HB | 252pp £60/$80
Available as an Ebook | Available in Oxford Scholarship Online

New Technologies and EU Law

Edited by Marise Cremona, European University Institute

What is the nature of the relationship between the fields of new technology and EU law? What challenges do new technologies pose for the internal market and the principles of the EU? These questions are explored with reference to specific fields of technology and policy areas in order to understand this relationship and its challenges.

UK: Jun 2017 / US: Jul 2017
978-0-19-880721-6
HB | 368pp £70/$95
Available as an Ebook | Available in Oxford Scholarship Online

Blackstone’s EU Treaties & Legislations 2017–2018

NEW EDITION

Edited by Nigel Foster, LLM Degree Programme Leader, Robert Kennedy College, Zürich; Universität des Saarlandes, and University of the West of England Celebrating 30 years as the market-leading series, Blackstone’s Statutes have an unrivalled tradition of trust and quality. With a rock-solid reputation for accuracy, reliability, and authority, they remain first-choice for students and lecturers, providing a careful selection of all the up-to-date legislation needed for exams and course use.

978-0-19-880266-2
PB | 696pp £14.99/$24.95
Available as an Ebook

NEW EDITION

Steiner & Woods EU Law

THIRTEENTH EDITION

Lorna Woods, University of Essex, and a Solicitor, Philippa Watson, City, University of London, Barrister, Essex Court Chambers, and Queen Mary University of London, and Marios Costa, City, University of London

Steiner & Woods EU Law offers well-balanced and straightforward coverage of EU law, drawing out key case law for a student readership. The book offers the most comprehensive black letter guide to EU law for undergraduates and postgraduates, bringing together the expertise of three authors engaged in the teaching and practice of EU law.

978-0-19-879561-2
PB | 300pp £39.99/$50
Available as an Ebook | This book is available digitally in Law Trove

From International to Federal Market

The Changing Structure of European Law

Robert Schütze, University of Durham

What are the different market philosophies or models that shape the European Union’s internal market? This book proposes three models: an international model, a federal model and a national model; and argues that the structure of the EU internal market has moved from an international to federal model.

978-0-19-880337-9
HB | 368pp £70/$95
Available in Oxford Scholarship Online

Brexit

What Everyone Needs to Know®

David Allen Green

- An informed and engaging account of the road to Brexit, its full implications, and how it might be achieved
- Presents a balanced view of this contentious vote, including historical and international perspectives
- Considers the referendum’s impact on UK and EU policy and rule-making, trade deals, immigration, competition law, public procurement, and financial services

An expert companion to the political and legal issues that led to Brexit, the challenges the UK now faces, possible outcomes of the negotiations, and the implications for the future of the UK and EU.

978-0-19-879943-6
PB | 208pp £10.99/$16.95
Available as an Ebook

NEW EDITION

European Union Law

SECOND EDITION

Edited by Catherine Barnard, University of Cambridge, and Steve Peers, University of Essex

Written by experts, this innovative textbook offers students a relevant, case-focused account of EU law. Under the experienced editorship of Catherine Barnard and Steve Peers, the text draws together a range of perspectives on EU law designed to introduce students to the key debates and case law which shape this vast subject.

978-0-19-878913-0
PB | 944pp £37.99/$49.95
Available as an Ebook | This book is available digitally in Law Trove

NEW IN PAPERBACK

Extending Experimentalist Governance?

The European Union and Transnational Regulation

Edited by Jonathan Zeitlin, University of Amsterdam

This book analyses the current state of transnational regulation within the European Union. EU

978-0-19-880306-5
PB | 432pp £25.33
978-0-19-872450-6
HB | 432pp £55/$90
Available as an Ebook | Available in Oxford Scholarship Online

Visit Our Website at: www.oup.com/academic/law
The Law and Politics of Brexit
Edited by Federico Fabbrini, Dublin City University
This book covers the political and legal implications of the United Kingdom’s decision to leave the European Union. Structured in four parts, the book covers the background of how Brexit came to be, the implications of Brexit on the constitutional structure of the UK, and also the EU, and finally how the EU project can go forward beyond Brexit.
978-0-19-881043-8 | PB | 400pp £30/$39
978-0-19-881176-3 | HB | 400pp £75/$98

Judicial Legislating in Germany: A Model for Europe?
Thomas Lundmark, HK Bevan Chair in Law, University of Hull
How do judges influence the development of law in Germany and should their behaviour set a precedent for others to follow? This book explores whether or not German judicial methods should serve as a model for the development of European law, both by the European courts and by the courts of other European member states.
UK: Dec 2017 | US: Feb 2018
978-0-19-878567-5 | HB | 300pp £65/$85
Available as an Ebook | Available in Oxford Scholarship Online

Commentary on the EU Treaties and Charter
Edited by Marcus Klamert, Vienna University of Economics and Business, Manuel Kellerbauer, European Commission, and Jonathan Tomkin, European Commission
This article-by-article commentary is a concise and authoritative reference to the provisions of the TEU, the TFEU, and the Charter of Fundamental Rights, and how they are interpreted and applied.
UK: Jan 2018 | US: Mar 2018
978-0-19-879456-1 | HB | 1,600pp £250/$410
Available as an Ebook

LAW JOURNALS FROM OXFORD UNIVERSITY PRESS
---
Yearbook of European Law
Editors-in-Chief: Albertina Albors-Llorens, Ioannis Lianos, Hans-Wolfgang Micklitz, Robert Schütze, & Takis Tridimas
The Yearbook of European Law seeks to promote the dissemination of ideas and provide a forum for legal discourse in the wider area of European law. It is committed to the highest academic standards and to providing informative and critical analysis of topical issues accessible to all those interested in legal studies. It reflects diverse theoretical approaches towards the study of law. The Yearbook published contributions in the following broad areas: the law of the European Union, the European Convention for the Protection of Human Rights, related aspects of international law, and comparative laws of Europe.
Online ISSN 2045-0044 | Print ISSN 0263-3264
1 volume per year
Poor Justice
How the Poor Fare in the Courts
Vicki Lens, Columbia University School of Social Work
This book provides a vivid portrait of how the lives of poor people are affected by the judicial system. Drawing from ethnographic observations, court decisions, and other materials, Poor Justice brings readers inside the courts, telling the story through the words and actions of the judges, lawyers, and ordinary people who populate it.
978-0-19-935544-0 | PB | 266pp £25.99/$39.95
Available as an Ebook

Vulnerable Adults and the Law
Jonathan Herring, University of Oxford
Through an examination of current case law, this book provides the first sustained treatment of vulnerable adults, discussing the legal position of those whose ability to make decisions for themselves is impaired.
978-0-19-873727-8 | HB | 304pp £70/$99.95
Available as an Ebook | Available in Oxford Scholarship Online

Family Law in America
SECOND EDITION
Sanford N. Katz, Boston College Law School
In Family Law in America, Sanford N. Katz examines the present state of family law in America. Themes include the tension between individual autonomy and governmental regulation in all aspects of family law, the extent to which relationships established before marriage are being regulated, and how marriage is being redefined to take into account equality of the sexes, and the legal recognition of same-sex marriage in some jurisdictions.
978-0-19-046534-6 | PB | 358pp £16.99/$24.95

NEW EDITION

Parenting Plan Evaluations
Applied Research for the Family Court
SECOND EDITION
Edited by Leslie Drozd, Michael Saini, Factor-Inwentash Faculty of Social Work, University of Toronto, and Nancy Olesen
Parenting Plan Evaluations has become the go-to source for the most current empirical evidence in the field of child custody disputes. Fully updated in this Second Edition, the volume continues its focus on translating and implementing research associated with the most important topics within the family court. It presents an organized and in-depth analysis of the latest research and offers specific recommendations for applying these findings to the issues in child custody disputes.
978-0-19-939658-0 | HB | 640pp £98.99/$149.95
Available as an Ebook | Available in Oxford Clinical Psychology Online

NEW EDITION

Hayes & Williams’ Family Law
FIFTH EDITION
Stephen Gilmore, King’s College London, and Lisa Glennon, Independent legal researcher and author
Provides a comprehensive, critical, and case-focused introduction to family law. Hayes & Williams’ Family Law helps students to gain a firm understanding of family law principles, the developing law, and key reform debates.
978-0-19-875308-7 | PB | 864pp £37.99/$59.95
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION

Failure to Flourish
How Law Undermines Family Relationships
Clare Huntington, Fordham University School of Law
Failure to Flourish contends that we must re-orient the legal system to help families avoid crises and, when conflicts arise, intervene in a manner that heals relationships. To understand how wrong our family law system has gone and what we need to repair it, Failure to Flourish takes us from ancient Greece to cutting-edge psychological research, and from the chaotic corridors of local family courts to a quiet revolution underway in how services are provided to families in need.
978-0-19-065879-3 | PB | 352pp £18.99/$27.95

Against the Grain
An Egalitarian Defense of the Marriage-Free State
Clare Chambers, University of Cambridge
Clare Chambers argues that marriage violates both equality and liberty and should not be recognized by the state. She shows how feminist and liberal principles require creation of a marriage-free state: one in which private marriages, whether religious or secular, would have no legal status.

UK: Jul 2017 / US: Apr 2017
978-0-19-26100-2 | HB | 240pp £19.99/$29.95
Available as an Ebook | Available in Oxford Scholarship Online

For more information visit: www.oup.com/academic/law
Resolution and Insolvency of Banks and Financial Institutions
Michael Schillig, King’s College London

The book discusses the legal mechanisms available in the EU and the United States to deal with banks and other financial institutions that are in financial distress. It analyses the impact of the Bank Recovery and Resolution Directive looking at implementation in the UK and Germany, and uses US law as a comparative reference point.

978-0-19-870358-7 | HB | 576pp £150/$250
Available as an Ebook

Selling Hope, Selling Risk
Corporations, Wall Street, and the Dilemmas of Investor Protection
Donald C. Langevoort, Georgetown Law School

We have doubts today about how well that task of investor protection is being performed. This book represents the first sustained effort to link the key initiatives of securities regulation with our burgeoning awareness in the social sciences of how people and organizations really behave in a financial world that is at once increasingly sophisticated yet deeply human and incurably flawed.

978-0-19-822566-7 | HB | 224pp £19.99/$29.95
Available as an Ebook | Available in Oxford Scholarship Online

Bank Resolution
The European Regime
Edited by Jens-Hinrich Binder, Eberhard-Karls-Universitaet Tuebingen, and Dalvinder Singh, University of Warwick

A collection of authoritative and insightful perspectives by scholars, practitioners, and regulators, from many jurisdictions, including both lawyers and economists, and arranged in line with the structure of the BRRD.

978-0-19-875441-1 | HB | 384pp £135/$265
Available as an Ebook

Principles of Financial Regulation

• Reconceptualises the field of financial regulation
• Espouses a holistic and multidisciplinary perspective by drawing on economics, finance, and law
• International and comparative in nature, focusing in particular on the EU and US

Examing the subject from a holistic and multidisciplinary perspective, Principles of Financial Regulation considers the underlying policies and the objectives of financial regulation.

978-0-19-878648-1 | PB | 704pp £39.99/$65
Available as an Ebook | Available in Oxford Scholarship Online

Law and Regulation of Public Offering of Corporate Securities
Raghvendra K. Singh and Shailendera K. Singh, both advocate practicing adversarial and transactional law in Delhi

The book is a comprehensive exposition of the law and regulation of public offering of corporate securities. It explains an otherwise elaborate and complex set of laws in a simple and articulate manner, with an emphasis on the concepts and principles that are its foundations and building blocks.

978-0-19-846658-9 | HB | 360pp £36.99/$54
Available in Oxford Scholarship Online

NEW EDITION

Moss, Fletcher and Isaacs on the EU Regulation on Insolvency Proceedings
Third Edition
Gabriel Moss QC, 3-4 South Square, Ian Fletcher QC, University College London, and Stuart Isaacs QC, King’s College London

The new edition of this leading and widely-cited work provides analysis both by topic and by article.

978-0-19-872729-3 HB | 752pp £175/$295
Available as an Ebook | Available in Oxford Scholarship Online

Ranking and Priority of Creditors
Edited by Dennis Faber, Radboud University Nijmegen, Niels Vermunt, Radboud University Nijmegen, Jason Kilborn, The John Marshall Law School, Tomáš Richter, Clifford Chance, and Ignacio Tirado, Universidad Autónoma de Madrid

This book addresses the core issue of substantive insolvency law by analysing which ranking and participation rights can be asserted by the various types of creditors in over 20 jurisdictions.

Oxford International & Comparative Insolvency Law Vol. 3
978-0-19-872279-3 HB | 688pp £105/$150

Principles of Financial Law

Visit Our Website at: www.oup.com/academic/law

45
Edited by Anita Anand
A collection of essays from an impressive group of scholars, this volume disseminates the type of regulation that can be devised and implemented to respond to systemic risk as well as how systemic risk can be regulated in both a domestic and international market.
978-0-19-877562-5 | HB | 256pp | £50/$80
Available as eBook | Available in Oxford Scholarship Online

Regulation of the EU Financial Markets
MiFID II and MiFIR
Edited by Danny Busch, University of Nijmegen, and Guido Ferrari, University of Genoa
A comprehensive reference guide to the Markets in Financial Instruments Directive II (MiFID II), combining theoretical and practical perspectives to cover all aspects of this important legislation.
978-0-19-876767-1 | HB | 768pp | £195/$300
Available as eBook

Re-Imagining Offshore Finance
Market-Dominant Small Jurisdictions in a Globalizing Financial World
Christopher M. Bruner, Washington and Lee University School of Law
In this book, Bruner canvasses extant theoretical frameworks used to describe and evaluate the roles of small jurisdictions in cross-border finance. He proposes a new conceptual framework that better captures the characteristics, competitive strategies, and market roles of those achieving global dominance in the marketplace - the ‘market-dominant small jurisdiction’ (MDSJ).
UK: Jan 2017 / US: Dec 2017
978-0-19-046687-9 | HB | 264pp | £59/$89.95
Available as eBook | Available in Oxford Scholarship Online

McKnight, Paterson, & Zakrzewski on the Law of International Finance
SECOND EDITION
Edited by Sarah Paterson, London School of Economics, and Rafal Zakrzewski, Clifford Chance LLP
The second edition of this acclaimed and comprehensive work analyses the legal issues involved in international finance transactions operating under English law. Thoroughly updated and expanded, this work is an essential resource for all those involved in international finance transactions structured according to English law.
978-0-19-875252-1 | HB | 1,376pp | £295/$460
Available as an EBook

National Parliaments after the Lisbon Treaty and the Euro Crisis
Resilience or Resignation?
Edited by Davor Janic, Queen Mary University of London
A critical assessment of the role of national parliaments in the EU after the Lisbon Treaty and the sovereign debt crisis in the Eurozone, this book examines whether national parliaments have become resigned or resilient actors in these new socio-economic and politico-legal circumstances.
978-0-19-871955-7 | PB | 352pp | £30/$40
978-0-19-871954-0 | HB | 352pp | £70/$95
Available as an EBook

Financial Planning for Older People
A Comprehensive Guide to Decision Making
John Kerrigan
This guide by John Kerrigan, a professional solicitor, is written for law students and lawyers, financial advisors and individuals who are planning for retirement, retired or caring for retired people. It clearly explains the issues and sets you on the path to sound financial advice in the context of the law.
UK: Mar 2017
9781848561124 | PB | 250pp | $100
Published by Edinburgh University Press
Distributed by OUP USA

Bank Failure: Lessons from Lehman Brothers
Edited by Dennis Faber, and Niels Vermunt, both Radboud University of Nijmegen
The first book to analyse the legal, commercial, and economic issues to arise in the Lehman Brothers litigation written by key advisers on the case.
978-0-19-875537-1 | HB | 432pp | £175/$270
Available as an EBook

The Political Economy of the Investment Treaty Regime
Jonathan Bonnitcha, University of New South Wales, Lauge N. Skovgaard Poulsen, University College London, and Michael Waibel, University of Cambridge
Investment treaties are some of the most controversial instruments of global economic governance. This book integrates legal, economic, and political perspectives to offer the first comprehensive analysis of the political economy of the investment treaty regime, and contextualises the investment treaty regime in its broader socio-economic context.
978-0-19-871955-7 | PB | 352pp | £30/$40
978-0-19-871954-0 | HB | 352pp | £70/$95
Available as an EBook

Principles of Banking Law
THIRD EDITION
Ross Cranston, LSE
This third edition of the Principles of Banking Law provides an authoritative treatment of both domestic and international banking law. This edition contains expanded coverage of developments in other comparable jurisdictions, internet banking services and money laundering.
UK: Sep 2017 / US: Sep 2017
978-0-19-927608-0 | PB | 520pp | £44.99/$65
978-0-19-871954-0 | HB | 352pp | £70/$95
Available as an EBook

Order Online at: www.oup.com
History of Law

**Ballot Battles: The History of Disputed Elections in the United States**
Edward Foley, Ohio State University
Perhaps the truest test of a nation’s ability govern itself democratically is its ability to count ballots fairly and accurately in competitive, high-stakes elections.

UK: Jan 2016 | US: Dec 2015
978-0-19-023527-7 | HB | 496pp £22.99/$34.95

Available as an Ebook | Available in Oxford Scholarship Online

**Common Law and Feudal Society in Medieval Scotland**
Hector MacQueen
Based on extensive research, this book examines the briefs of novel dissasine, mortancery and right, and legal remedies for the recovery of land, as well as aspects of the early history of the Scottish legal profession and the origins of the Court of Session.

Published by Edinburgh University Press

US: Apr 2016
9781474407465 | PR | 324pp £34.95

Distributed by OUP USA

**Lawyers at Play: Literature, Law, and Politics at the Early Modern Inns of Court, 1558–1581**
Jessica Winston, Idaho State University
Lawyers at Play examines why literary communities developed around the Inns of Court in the 1560s and how these communities helped to shape the development of key genres in English Renaissance literature.

UK: May 2016 | US: Jul 2016
978-0-19-876942-2 | HB | 288pp £60/$95

Available as an Ebook | Available in Oxford Scholarship Online

**Money in the Western Legal Tradition: Middle Ages to Bretton Woods**
Edited by David Fox, University of Cambridge and St John’s College, and Wolfgang Ernst, University of Oxford
Spanning two great Western legal traditions, the common law of the Anglo-American legal world and the civil law systems of continental Europe, this book analyses monetary law as it has been understood by legal scholars and legal practitioners of the past 800 years.

UK: Jan 2016 | US: Feb 2016
978-0-19-870474-4 | HB | 920pp £125/$210

Available as an Ebook | Available in Oxford Scholarship Online

**The Federal Courts: An Essential History**
Peter Charles Hoffer, University of Georgia, William James Hull Hoffer, Seton Hall University, and N. E. H. Hull, Rutgers University-Camden Law School
• First and only history of the federal courts from their inception to the present day
• Covers the Supreme Court, the lower courts, and the administrative apparatus of the courts
• Shows how the diversity and development of the courts paralleled that of the nation

The Federal Courts is a history of the federal courts system, its personnel, case law, and its relations with the other branches of the federal government and with state government, from the drafting of the constitution to the modern era.

UK: Apr 2016 | US: Jan 2016
978-0-19-938790-8 | HB | 560pp £132.99/$149.95

**Tocqueville’s Nightmare: The Administrative State Emerges in America, 1900–1940**
Daniel R. Ernst, Georgetown University
Alexis de Tocqueville once warned that “insufferable despotism” would prevail if America ever acquired a national administrative state. Today’s Tea Partiers evidently believe that Tocqueville’s nightmare came true during the New Deal when radicals created vast bureaucracies that continue to trample on individual freedom.

978-0-19-904658-7 | PR | 240pp £19.99/$29.95
978-0-19-992086-0 | HB | 240pp £27.49/$39.95

Available as an Ebook | Available in Oxford Scholarship Online

**A History of the Judiciary in Pakistan**
Hamid Khan, Cornelius, Lane & Multi
This book gives a comprehensive history of the judiciary in Pakistan, covering the important events and cases from the tenures of each Chief Justice. It will be an important reference book for law students in colleges throughout Pakistan, as well as law practitioners.

978-0-19-066860-9 | HB | 588pp £22.99/$39.95

Available as an Ebook | Available in Oxford Scholarship Online

Order Online at: www.oup.com
The Oxford Edition of Blackstone’s

**Commentaries on the Laws of England**

*Book I, II, III, and IV*

**William Blackstone**

Edited by Wilfrid Prest, University of Adelaide

- The definitive version of this classic text of Anglo-American law, available to purchase in a four volume set
- Detailed varia trace the evolution of Blackstone’s thought through the first nine editions
- Editorial introductions detail Blackstone’s distinctive view of the common law in its historical context

The only variorum edition of Blackstone’s seminal treatise on the common law. With introductions and notes by the editors placing the Commentaries in their historical, political, and legal context, the Oxford Edition traces the evolution of Blackstone’s thought from the first to the ninth edition.


| Pack | 1,784pp | £65/$95
| Pack | 1,784pp | £125/$195

**Book I: Of the Rights of Persons**

**William Blackstone**

Edited by David Lemmings, University of Adelaide

- The definitive version of this classic text of Anglo-American law
- Detailed varia trace the evolution of Blackstone’s thought through the first nine editions
- Includes an introduction to the Commentaries by the General Editor Wilfrid Prest

The only variorum edition of Blackstone’s seminal treatise on the common law, tracing the evolution of Blackstone’s thought from the first to the ninth edition. The first volume addresses central topics of Blackstone’s thought on the laws of property, known as ‘the rights of people’.


| PB | 464pp | £16.99/$25

**Book II: Of the Rights of Things**

**William Blackstone**

Edited by Simon Stern, University of Toronto

- An editorial introduction by Simon Stern details the historical and political context of Blackstone’s views on the laws of property
- The only variorum edition of Blackstone’s seminal treatise on the common law, tracing the evolution of Blackstone’s thought from the first to the ninth edition.

The second volume addresses central topics of land and property law, known as ‘the rights of things’.


| PB | 472pp | £16.99/$25
| Pack | 1,784pp | £125/$195

**Book III: Of Private Wrongs**

**William Blackstone**

Edited by Thomas P. Gallanis, University of Iowa

- An editorial introduction by Thomas P. Gallanis details the historical and political context of Blackstone’s views on the civil procedure and court remedies

The only variorum edition of Blackstone’s seminal treatise on the common law, tracing the evolution of Blackstone’s thought from the first to the ninth edition. The third volume focuses on civil remedies, and courts and procedure, including equity.


| PB | 408pp | £16.99/$25
| Pack | 1,784pp | £125/$195

**Book IV: Of Public Wrongs**

**William Blackstone**

Edited by Ruth Paley, The History of Parliament Trust

- An editorial introduction by Ruth Paley details the historical and political context of Blackstone’s views on the criminal law

The only variorum edition of Blackstone’s seminal treatise on the common law, tracing the evolution of Blackstone’s thought from the first to the ninth edition. The fourth volume addresses central topics of criminal law, known as ‘public wrongs’.


| PB | 448pp | £16.99/$25
| Pack | 1,784pp | £125/$195

Available as an eBook

**OXFORD EDITION OF BLACKSTONE’S**
Privacy Revisited
A Global Perspective on the Right to Be Left Alone
Ronald J. Krotoszynski, Jr, University of Alabama School of Law
- Articulates the legal meanings of privacy and dignity through the lens of comparative law
- Argues that the concept of privacy requires a more systematic approach if it is to be useful in framing and protecting certain fundamental autonomy interests
- Provides essential information about both the substantive and procedural protections of privacy/dignity in the U.S., Canada, South Africa, the United Kingdom, and among Council of Europe member states

Privacy Revisited articulates the legal meanings of privacy and dignity through the lens of comparative law, and argues that the concept of privacy requires a more systematic approach if it is to be useful in framing and protecting certain fundamental autonomy interests.

978-0-19-876830-2
| PB | 504pp £16.99/$27.95
Available as an Ebook | Available in Oxford Scholarship Online

Going to Strasbourg
Paul Johnson, University of York
- Offers unique oral histories of ECHR applicants
- Provides an exhaustive socio-legal analysis of cases against the UK relating to sexual orientation discrimination
- Contributes a clear, chronological account of legal and social changes across six decades of UK history

A unique study of the role of the European Convention on Human Rights in eradicating discrimination and establishing legal equality on the grounds of sexual orientation in the United Kingdom, containing nineteen oral history accounts of applicants, legal professionals and campaigners.

978-0-19-877761-8 | HB | 240pp £50/$75
Available as an Ebook | Available in Oxford Scholarship Online

The Contradiction in Disability Law
Selective Abortions and Rights
Smitha Nizar, Alliance University, Bengaluru
While the Indian legislation on prenatal tests, the Prenatal Diagnostic Techniques Act, 1994, prohibits the use of prenatal tests for sex-selection, it permits the use of these tests to pick out foetuses with disabilities. Further, the Medical Termination of Pregnancy Act, 1971 permits the termination of such lives. Does this mean that persons with disabilities do not deserve to be born as their lives are not worth living? Does disability-selective abortion, in effect, negate the rights of persons with disabilities? Can these interventions continue without breaching disability rights? The author approaches these critical questions by studying the contradiction that exists between disability-selective abortion and disability rights. Analysing the legitimacy of an automatic decision to abort a foetus with disability, this book questions the unproblematic perception towards disability-selective abortions, but without entering the realm of a woman’s right to take decisions about her body.

978-0-19-946665-8 | HB | 284pp £32.99/$55
Available in Oxford Scholarship Online

On Fantasy Island
Britain, Europe, and Human Rights
Conor Gearty, London School of Economics
- Carefully dissects the arguments for the repeal of the Human Rights Act
- Challenges the ‘for’ party by debunking the myths and fantasies that are the catalyst for a repeal
- Will be the ‘go to’ book for information on both sides of the argument
The repeal of the Human Rights Act is one of the major political questions of our day. In an engaging insight into the fantasies and myths driving the case for repeal, Conor Gearty defends the importance of the HRA and debunks the arguments that would see a UK Bill of Rights. An essential book for all readers who want to be informed on the debate.

978-0-19-877663-1 | HB | 256pp £18.99/$29.95
Available as an Ebook

Trafficking of Women and Children
Article 7 of the Rome Statute
Joshua Nathan Aston, Gujarat National Law University, Gandhinagar, Gujarat, India
In this book, Joshua Nathan Aston studies the severity of human trafficking, its transnational networks, and the impact of international criminal and humanitarian laws in dealing with the crime. Analysing global statistics in detail, he provides a perspective on the effectiveness of the UN protocols and examines the role of the International Criminal Court, with a focus on Article 7 of the Rome Statute.

978-0-19-946817-1 | HB | 272pp £29.99/$45
Available in Oxford Scholarship Online

Visit Our Website at: www.oup.com/academic/law
Human Rights & Immigration

**PARTNER PUBLISHER**

**Just Enough**

**Sufficiency As a Demand of Justice**

Liam Shields, University of Manchester

Liam Shields systematically clarifies and defends the political philosophy of Sufficienceritariansm, which insists that securing enough of some things, such as food, healthcare and education, is a crucial demand of justice. He engages in practical debates about critical issues such as child-rearing and global justice, to show how it affects our daily lives.

US: Nov 2016

9780748691869 | HB | 224pp $105
Published by Edinburgh University Press* Distributed by OUP USA

**Liberty Intact**

**Human Rights in English Law**

Michael Tugendhat, former High Court Judge

Providing a short history of human rights from the eighteenth century to present day, this book traces English Common Law through the French and American declarations of rights, identifying rights which evolved from the English law and politics of the fifteenth century, and which are recognised in the human rights law we see today.

UK: Dec 2016 | US: Feb 2017

978-0-19-879099-0 | HB | 272pp £50/$78
Available as an Ebook | Available in Oxford Scholarship Online

**PARTNER PUBLISHER**

**Transitional Justice in the Middle East and North Africa**

Chandra Sriram, University of East London

This groundbreaking volume explores how post-Arab Spring societies have experienced transitional justice – or not, as the case may be.

US: Feb 2017

9780190628567 | PB | 336pp $35
Published by Hurst* Distributed by OUP USA

**PARTNER PUBLISHER**

**Rebel Law**

**Insurgents, Courts and Justice in Modern Conflict**

Frank Ledwidge

A revealing and unique account of how insurgent groups mete out their own brand of justice, to maintain control and cement their legitimacy.

US: May 2017

9781849047982 | HB | 256pp £39.95
Published by Hurst* Distributed by OUP USA

**NEW EDITION**

**Taking a Case to the European Court of Human Rights**

**Fourth Edition**

Philip Leach, Middlesex University


UK: May 2017 | US: Jul 2017

978-0-19-875541-8 | PB | 656pp £49.99/$80
978-0-19-875542-5 | HB | 728pp £125/$165

**NEW IN PAPERBACK**

**The Cultural Defense of Nations**

**A Liberal Theory of Majority Rights**

Liav Orgad, WZB Berlin

Addressing one of the greatest challenges facing liberalism today, this book asks if it is legally and morally defensible for a liberal state to restrict immigration in order to preserve the cultural rights of majority groups. Orgad proposes a liberal approach to this dilemma and explores its dimensions, justifications, and limitations.

Oxford Constitutional Theory

UK: May 2017 | US: Jul 2017

978-0-19-880691-2 | PB | 304pp £24.95/$35
978-0-19-966868-7 | HB | 304pp £50/$85
Available as an Ebook | Available in Oxford Scholarship Online

**NEW EDITION**

**Civil Liberties & Human Rights**

**ELEVENTH EDITION**

Ruth Costigan, Swansea University, and Richard Stone, University of Lincoln

A straightforward and stimulating account of this fascinating area of law that covers all the key topics on undergraduate human rights modules. It includes detailed analysis of key cases throughout that puts the law into context and encourages students to engage with contemporary issues and debates.

UK: Jun 2017 | US: Aug 2017

978-0-19-874427-6 | PB | 600pp £36.99/$54.95
Available as an Ebook | This book is available digitally in Law Trove

**Unequal**

**How America’s Courts Undermine Discrimination Law**

Sandra F. Sperino, University of Cincinnati, and Suja A. Thomas, University of Illinois

Most Americans assume that employees alleging workplace discrimination face the same legal system as other litigants. However, employment discrimination cases have fared increasingly poorly in the courts and have come to operate in a fundamentally different legal system than other claims. In Unequal, Sandra F. Sperino and Suja A. Thomas provide an authoritative account of how our legal system evolved into an institution that is inherently biased against workers making rights claims.

Law and Current Events Masters

UK: Jul 2017 | US: Sep 2017

978-0-19-876783-0 | HB | 232pp £79.99/$124.95
Available as an Ebook | Available in Oxford Scholarship Online

**Litigating Religions**

**Religion, Law, and Human Dignity**

Christopher McCrudden, Queen’s University Belfast

Human rights literature has tended to exclude religious foundations from the realm of human rights. This has led to a lack of progress which confuses our understanding of the relationship between human rights and religion: this book argues that by paying close attention to developments in human rights litigation we can make theoretical progress.

UK: Jul 2017

978-0-19-875504-1 | HB | 300pp £50/$65
Available as an Ebook | Available in Oxford Scholarship Online

Order Online at: www.oup.com


**Accessing Asylum in Europe**

*Extraterritorial Border Controls and Refugee Rights under EU Law*

Violeta Moreno-Lax, Queen Mary University of London

The timely subject matter of this book focuses on the interface between extraterritorial border surveillance and migration control by EU member states, and the rights that asylum seekers acquire from EU law. In particular, Moreno-Lax concentrates on the relationship between the EU Charter of Fundamental Rights and border control measures.

*Oxford Studies in European Law*


978-0-19-870100-2 | PB | 336pp £10.99/$16.95
978-0-19-870100-2 | HB | 568pp £47.99/$74

Available as an Ebook | Available in Oxford Scholarship Online

**Privacy**

*What Everyone Needs to Know®*

Leslie P. Francis and John G. Francis, both University of Utah

Privacy is one of our most essential values, but popular understanding of it lags far behind the heat the concept generates. It’s easy to understand why. The concept itself has shifted in U.S. law from autonomy, to property, to confidentiality. Further, with a host of cultural differences as to how privacy is understood globally and in different religions, and with nonstop technological advancements, its significance is continually evolving. Leslie P. and John G. Francis draw upon their extensive expertise in law, philosophy, political science, regulatory policy, and bioethics to parse privacy’s meaning in the modern age. This book will inform, appease, and alert readers to what is at stake when privacy is breached.

*What Everyone Needs to Know®*

UK: Aug 2017 | US: Jul 2017

978-0-19-061226-9 | HB | 336pp £47.99/$74

Available as an Ebook | Available in Oxford Scholarship Online

**Olympic Citizenship**

*On Talent and International Migration*

Ayelet Shachar and Ran Hirschl, both University of Toronto

This book offers the first full-length study of citizenship regimes that influence the global movement of highly talented people. It presents a comparative empirical analysis of the actual practice of admissions policies in three high-demand categories—scientists, athletes, and entrepreneurs—examining the ethical problems such categories raise.

UK: Mar 2018 | US: May 2018

978-0-19-965776-6 | PB | 300pp £22.99/$30

Available as an Ebook | Available in Oxford Scholarship Online

**Human Rights and Violence Against Women**

Patricia Londono

Violence against women is a human rights issue and this book evaluates the manner in which the European Court of Human Rights is addressing gender-based violence, with particular reference to sexual and domestic violence, as well as violence against girls. In doing so, it works to develop victims’ rights in human rights jurisprudence.

UK: Jul 2018 | US: Aug 2018

978-0-19-957901-3 | HB | 280pp £60/$80

Available as an Ebook | Available in Oxford Scholarship Online

**Law and Indigenous Peoples**

Kirsty Gover, University of Melbourne

Recognizing the legal identity of indigenous peoples is a complex exercise for liberal settler societies. This book offers a synthesis of current controversies and their treatment in existing scholarship. It will also provide a data set of primary materials that have not so far been comprehensively addressed in the literature.

UK: Aug 2018 | US: Oct 2018

978-0-19-880813-8 | HB | 440pp £95/$125

Available as an Ebook | Available in Oxford Scholarship Online

---

**NEW EDITION**

**Jacobs, White & Ovey: The European Convention on Human Rights**

Bernadette Rainey, Cardiff Law School, Cardiff University, Elizabeth Wicks, School of Law, University of Leicester, and Clare Ovey, European Court of Human Rights, Strasbourg

Explores the key principles underpinning the decisions made by the European Court of Human Rights, and provides a guide to the pivotal cases in each area.


978-0-19-876774-9 | PB | 728pp £36.99/$50

Available as an Ebook | This book is available digitally in Law Trove

---

**HUMAN RIGHTS & IMMIGRATION**

Visit Our Website at: www.oup.com/academic/law
NEW EDITION
European Union Plant Variety Protection
SECOND EDITION
Gert Würlenberger, Karoleit Würlenberger Kunze, Martin Ekvad, President, Paul van der Kooij, University of Leiden, and Bart Kiewiet, D Young & Co

The second edition of the most up-to-date and authoritative guide to the European Community plant variety protection system, combining comprehensive explanation of the system with practical guidance on obtaining and enforcing protection.

978-0-19-872459-8 | HB | 744pp £119.99/$185.95
Available as an Ebook

NEW IN PAPERBACK
Without Copyrights
 Piracy, Publishing, and the Public Domain
Robert Spoo, University of Tulsa College of Law

Without Copyrights reveals the impact of copyright law on transatlantic modernism in the United States. Key aspects of modernism James Joyce’s reputation in America, Ezra Pound’s proposals for copyright reform, Samuel Roth’s activities as a pirate-pornographer are re-examined in the light of the U.S. law and the voracious public domain it created.

Modernist Literature and Culture
978-0-19-98516-0 | PB | 376pp £16.99/$24.95
978-0-19-922787-6 | HB | 384pp £33.99/$53.95

NEW EDITION
Trade Mark Law in Europe
THIRD EDITION
Alexander von Mühlenbach, Dimitris Botis, Spyros Maniatis, and Imogen Wilsman

A comprehensive guide to European trade mark law which takes a fresh, critical, and wide-ranging approach to the subject matter, including up-to-date analysis of new procedure and case law, and comparative analysis of EU and US jurisprudence.

978-0-19-872605-0 | HB | 960pp £119.99/$199.95
Available as an Ebook

NEW EDITION
Tugendhat and Christie: The Law of Privacy and The Media
THIRD EDITION
Edited by Dr Nicole Moreham, Victoria University of Wellington, and Sir Mark Warby, Judge of the High Court of Justice, Queen’s Bench Division

Written by a specialist team of academics, judges and practising lawyers from the UK and abroad under the editorial direction of Dr Nicole Moreham and Sir Mark Warby, The Law of Privacy and the Media gives expert guidance to legal practitioners, policy-makers and academics working in the field of privacy and the media.

978-0-19-872517-6 | HB | 944pp £275/$465

NEW EDITION
Computer Crimes and Digital Investigations
SECOND EDITION
Ian Walden, Queen Mary, University of London

A comprehensive and detailed legal analysis of the criminal conduct, investigation, and prosecution of cybercrime, the second edition of this text provides a clearly written, accessible explanation of the technical aspects of computer crime.

978-0-19-870955-9 | HB | 560pp £95/$195
Available as an Ebook

NEW EDITION
The Cunning of Rights
Law, Life, Biocultures
Rajshree Chandra, Centre for Policy Research, New Delhi; University of Delhi

This book analyses the theoretical and philosophical frames of new (biotic) property, and assesses how its altered metaphysics inscribes itself in the politics of genetic resources. It probes how rights get framed within new procedures to uncover the competing or duplicitous nature of these rights/the chains that are the outcomes of their intended benefits and their actual outcomes.

978-0-19-945576-6 | HB | 280pp £28.99/$49.95
Available in Oxford Scholarship Online

NEW EDITION
From Maimonides to Microsoft
The Jewish Law of Copyright Since the Birth of Print
Neil Weinstock Netanel,UCLA School of Law, and Contributions by David Nimmer

From Maimonides to Microsoft traces the development of Jewish copyright law by relaying the stories of five dramatic disputes, running from the sixteenth century to the present. They describe each dispute in its historical context and examine the rabbinic rulings that sought to resolve it.

978-0-19-537199-4 | HB | 336pp £65/$99.95
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION
Newsgathering: Law, Regulation, and the Public Interest
Gavin Millar QC, Barrister at Matrix Chambers, and Andrew Scott, Senior Lecturer in Law at the London School of Economics

A single point of reference on newsgathering, this is the first book to draw together the law and other regulatory rules in this area. Written in the post-Leveson environment, it is an essential resource for all media law specialists.

978-0-19-968580-6 | HB | 464pp £175/$320
Available as an Ebook

Order Online at: www.oup.com
Economic Approaches to Intellectual Property
Nicola Searle, Goldsmiths, University of London, and Martin Brassell
Written for a legal audience, this is a clear and practical introduction to basic economic concepts in intellectual property, revised and updated with new debates and approaches, including guidance on valuation and economics in practice.
978-0-19-876264-4 | PB | 300pp £24.99/$42.50

Pakistani Media Law: An International and Comparative Study
Muhammad Abrar
Despite the burgeoning of private television channels there is a lack of research on the enforcement of laws and regulatory supervision of the electronic media in Pakistan.
978-0-19-940345-5 | HB | 275pp £17.99/$28

NEW EDITION
Information Technology Law: The Law and Society
Third Edition
Andrew Murray
London School of Economics and Political Science
Information Technology Law takes a unique socio-legal approach to examining the interaction between the law and other elements of the information society. Murray discusses relevant issues such as governance, free expression, and crime with enthusiasm, and looks forward to future challenges presented by developing technologies.
978-0-19-873246-4 | PB | 696pp £37.99/$65

NEW EDITION
Contemporary Intellectual Property: Law and Policy
Fourth Edition
Charlotte Waeldle, Coventry University, Abbe Brown, University of Aberdeen, Smita Kheria, University of Edinburgh, and Jane Cornwell, University of Edinburgh
A unique perspective on intellectual property law. It examines the complex policies that inform and guide modern intellectual property law at the domestic (including Scottish), European and international levels, giving the reader a true insight into the discipline and the shape of things to come.
978-0-19-873363-0 | PB | 1,128pp £39.99/$68

NEW EDITION
Australian Trademark Law
Second Edition
Robert Burrell, University of Sheffield, and Michael Handler, University of NSW
Australian Trade Mark Law provides a comprehensive overview of trade mark law in Australia and encourages readers to critically engage with the operation of the Australian trade mark system as a whole.
978-0-19-551964-8 | PB | 720pp £78/$120

Visit Our Website at: www.oup.com/academic/law
### Intellectual Property Law, IT & Media Law

#### Very Short Introductions

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Publisher</th>
<th>ISBN</th>
<th>Format</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Beyond the Code</strong>&lt;br&gt;Protection of Non-Textual Features of Software</td>
<td>Noam Shemtov</td>
<td>Oxford University Press</td>
<td>978-0-19-875479-4</td>
<td>HB</td>
<td>£50/$42.50</td>
</tr>
<tr>
<td><strong>Digital Justice</strong>&lt;br&gt;Technology and the Internet of Disputes</td>
<td>Ethan Katsh</td>
<td>Oxford University Press</td>
<td>978-0-19-879663-3</td>
<td>PB</td>
<td>£12.99/$16.95</td>
</tr>
<tr>
<td><strong>Copyright User Rights</strong>&lt;br&gt;Detailed and Innovative Analysis of the Issues Surrounding Copyright User Rights in an Increasingly Dematerialized Environment</td>
<td>Pascale Chapdelaine</td>
<td>Oxford University Press</td>
<td>978-0-19-875479-4</td>
<td>HB</td>
<td>£50/$42.50</td>
</tr>
<tr>
<td><strong>The End of Lawyers?</strong>&lt;br&gt;The Future for Lawyers in a World Increasingly Dominated by IT</td>
<td>Kenneth C. Shadlen</td>
<td>Oxford University Press</td>
<td>978-0-19-959390-3</td>
<td>HB</td>
<td>£60/$80</td>
</tr>
</tbody>
</table>

Visit Our Website at: www.oup.com/academic/law
Svantesson
Available as an Ebook
Solvings the Internet Jurisdiction Puzzle

Dan Jerker B. Svantesson, Bond University
This book deals with the topic of Internet jurisdiction, and why territoriality is not suitable in determining this area. Svantesson surveys possible solutions advanced in the area of Internet jurisdiction, as well as assessing the new proposals for law reform that demand a paradigm shift in relation to jurisdiction.

UK: Sep 2017 | US: Nov 2017
978-0-19-879567-4 | HB | 256pp
£95/$159.95
Available as an Ebook

The Oxford Handbook of Intellectual Property Law
Edited by Rochelle C. Dreyfuss, and Justine Pila, St Catherine’s College, University of Oxford
A comprehensive overview of intellectual property law, this handbook will be a vital read for all invested in the field of IP law. Topics include the foundations of IP law; its emergence and development in various jurisdictions; its rules and principles; and current issues arising from the existence and operation of IP law in a political economy.

UK: Sep 2017 | US: Nov 2017
978-0-19-875845-7 | HB | 1,000pp
£125/$200
Available as an Ebook | Available in Oxford Handbooks Online

Competition Law and IP Rights in Pharmaceuticals and Biotechnology
Björn Lundqvist, Copenhagen Business School, University of Copenhagen, Timo Minssen, Centre for Information and Innovation Law (CIIR), University of Copenhagen, and Justin Pierce, Department of Law, Lund University
A comprehensive analysis of European competition law and intellectual property law issues affecting the pharmaceutical and biotechnology sectors, offering both theoretical and practical perspectives.

UK: Oct 2017 | US: Apr 2017
978-0-19-872482-7 | HB | 568pp
£145/$245
Available as an Ebook

International Trademark Protection
Teritoriality in a Post-National Age
Graeme Dinwoodie, Professor of Intellectual Property and Information Technology Law, University of Oxford
It is an unquestioned assumption of trade mark law that trade marks are territorial. But is territoriality relevant in a global marketplace? In this thought-provoking work, Professor Dinwoodie challenges the dependency of trade mark law on territoriality and advocates for alternative methods of protection.

UK: Oct 2017 | US: Apr 2017
978-0-19-866902-8 | HB | 400pp
£95/$159.95
Available as an Ebook

The Protection of Intellectual Property Rights Under International Investment Law
Simon Klopschinski, Rospat Osten Pross, and Christopher Gibson, Suffolk University School of Law
This book will explain the relevance of international investment law and IIAs for IP rights, as well as the relationship between investment treaties and IP-specific international treaties for the protection of IP rights, in particular the TRIPS Agreement and certain free trade agreements, such as NAFTA.

978-0-19-871226-8 | HB | 360pp
£125/$163
Available as an Ebook

Unified Patent Protection in Europe
A Commentary
Edited by Winfried Tilmann, University of Heidelberg, and Clemens Plassmann, Hogan Lovells
The most detailed and authoritative single-volume commentary on the new unified European Patent Law.

UK: Nov 2017 | US: Feb 2017
978-0-19-875546-3 | HB | 2,368pp
£275/$375
Available as an Ebook

The Confusion Test in European Trade Mark Law
Ibanah Simon Ghima, University College London, and Dev S. Gangjee, London School of Economics
A clear, complete and systematic account of the confusion test within the European trade mark system, analysing the subject’s theoretical underpinnings and providing practical guidance on the relevant case law.

UK: Nov 2017 | US: Jan 2017
978-0-19-867433-6 | HB | 344pp
£125/$210
Available as an Ebook

The Oxford Handbook of the Law and Regulation of Technology
Edited by Roger Brownsword, King’s College London, Eloise Scotford, The Dickson Poon School of Law, and Karen Yeung
• Offers a comprehensive overview of the interface between technological innovation, law, and regulatory governance
• Unifies fragmented literature on law and technology, drawing insight from regulatory governance studies
• Spans a broad and varied range of cutting edge technological developments

UK: Jun 2017 | US: Aug 2017
978-0-19-960884-9 | PB | 850pp
£50/$84.50
978-0-19-960883-2 | HB | 850pp
£125/$210
Available as an Ebook | Available in Oxford Handbooks Online

TheSubject Matter of Intellectual Property
Justine Pila, St. Catherine’s College, Oxford
A clear and practical guide to the categories of subject matter protected by the main Intellectual Property regimes, focusing on their constitutive aspects and differences.

UK: Sep 2017 | US: Feb 2018
978-0-19-966901-9 | HB | 450pp
£75/$125

Solving the Internet Jurisdiction Puzzle
Dan Jerker B. Svantesson, Bond University
This book deals with the topic of Internet jurisdiction, and why territoriality is not suitable in determining this area. Svantesson surveys possible solutions advanced in the area of Internet jurisdiction, as well as assessing the new proposals for law reform that demand a paradigm shift in relation to jurisdiction.

UK: Sep 2017 | US: Nov 2017
978-0-19-879567-4 | HB | 256pp
£90/$184.30
Available as an Ebook

The Oxford Handbook of Intellectual Property Law
Edited by Rochelle C. Dreyfuss, and Justine Pila, St Catherine’s College, University of Oxford
A comprehensive overview of intellectual property law, this handbook will be a vital read for all invested in the field of IP law. Topics include the foundations of IP law; its emergence and development in various jurisdictions; its rules and principles; and current issues arising from the existence and operation of IP law in a political economy.

UK: Sep 2017 | US: Nov 2017
978-0-19-875845-7 | HB | 1,000pp
£125/$200
Available as an Ebook | Available in Oxford Handbooks Online
Emerging Technology, Ethics and Regulation
Edited by Lilian Edwards, University of Strathclyde, Burkhard Schafer, University of Edinburgh, and Edina Harbinja, University of Hertfordshire

From recent inventions to science fiction, Future Law explores how law, ethics and regulation must respond to new technologies that challenge the boundaries of our ethics.

US: Jan 2018
9781474417624 | PB | 256pp $29.95
9781474417617 | HB | 256pp $125
Published by Edinburgh University Press
Distributed by OUP USA

International Journal of Law and Information Technology
Editors: Christopher Millard, Ian Lloyd, Daniel Martin Katz, Julia Hörnle (Managing Editor)
The International Journal of Law and Information Technology provides cutting edge and comprehensive analysis of Information Technology, communications and cyberspace law as well as the issues arising from applying Information and Communications Technologies (ICT) to legal practice. International in scope, this journal has become essential for legal and computing professionals and legal scholars of the law related to IT.
Online ISSN 1464-3693 | Print ISSN 0967-0769
4 issues per year
academic.oup.com/ijlt

International Data Privacy Law
Editor-in-Chief: Christopher Kuner
Combining thoughtful, high level analysis with a practical approach, International Data Privacy Law has a global focus on all aspects of privacy and data protection, including data processing at a company level, international data transfers, civil liberties issues (e.g., government surveillance), technology issues relating to privacy, international security breaches, and conflicts between US privacy rules and European data protection law.
Online ISSN 2044-4001 | Print ISSN 2044-3994
4 issues per year
academic.oup.com/idpl

OUPblog
Oxford University Press’s Academic Insights for the Thinking World
Authors, staff, and friends of Oxford University Press provide daily commentary and opinion on a range of topics. The OUPblog is a source like no other for learning, understanding, and reflection.

For the latest insight into Academic Law and beyond, visit blog.oup.com
This book analyses how the ICJ, the General Assembly and the Security Council contribute to the implementation of the laws of State responsibility in global security contexts. UN organs play a significant role in this process. This book questions whether due process is afforded to sanctioned individuals in the context of the politics and crises that form the heart of Security Council decision-making.

Irresolvable Norm Conflicts in International Law

Many are familiar with the concept of a moral dilemma - a situation where a person faces a choice between two mutually exclusive actions. This book considers whether situations of this kind could and should exist within the sphere of international law.

Examining the legal principles behind UN Security Council sanctions, this book questions whether due process is afforded to sanctioned individuals in the context of the politics and crises that form the heart of Security Council decision-making.

The IMLI Manual on International Maritime Law

This is the third of a three-volume set that brings together the law of the sea, shipping law, maritime environmental law, and maritime security law. This volume focuses on shipping law, providing a detailed assessment of this area of law by leading practitioners and eminent scholars.

Institutionalizing State Responsibility

UN organs play a significant role in implementing the law of State responsibility in global security contexts. This book analyses how the ICJ, the General Assembly and the Security Council contribute to the implementation of the laws of State responsibility, using transnational terrorism as its principal case study.

International Law and the Adjudication of Territorial Disputes

This book considers the concept of effectiveness and its role in boundary dispute settlements. Through analysis of the application of effectiveness in historical and contemporary case law this book examines the role that international law plays in the adjudication of boundary disputes.

Volume II: Shipping Law

The power of maritime law to influence the politics and crises that form the heart of Security Council decision-making.
Judicial Decisions on the Law of International Organizations
Edited by Cedric Ryngaert, Utrecht University, Ijge F Dekker, Utrecht University, Ramses A Wessel, University of Twente, and Jan Wouters, Leuven University.
The first casebook of its kind, Judicial Decisions on the Law of International Organizations contains relevant excerpts of leading court opinions and decisions on the law of international organizations (international institutional law) and critical commentaries written by leading experts in the field.

978-0-19-874361-3 | PB | 480pp £34.99/$55.50
978-0-19-874362-0 | HB | 480pp £99/$160
Available as an eBook | Available in Oxford Scholarly Authorities on International Law Online

The Persistent Objector Rule in International Law
James A. Green, University of Reading.
Focusing on how states have utilized the persistent objector rule in practice, this volume details how the rule emerged and operates, how it should be conceptualised, and what its implications are for the binding nature of customary international law.

978-0-19-879421-8 | HB | 352pp £70/$120
Available as an eBook | Available in Oxford Scholarly Authorities on International Law Online

International Law
Hennie Strydom, Christopher Gevers, Oliver Ruppel, Laurence Juma, Patrick van Rijmenam, Gerhard Kemp, Werner Schultz, and Frans Viljoen.
International Law offers a rigorous yet accessible introduction to public international law for students. Presenting a clearly structured conceptual framework, the text is designed to support understanding by providing a concise, coherent perspective of international law principles and systems at domestic, regional and international levels.

978-0-19-905015-4 | PB | 664pp £25.99/$45

Unconditional Life
The Postwar International Law Settlement
Yoriko Otomo, SOAS University of London.
Looking at how international law regulates, and is itself influenced by, technology and risk, this book illustrates how and why international law has been unable to properly deal with large-scale technological risk. Through delving into its nature, international law is shown itself to be a technology.

978-0-19-873381-2 | HB | 224pp £60/$99.95
Available as an eBook | Available in Oxford Scholarship Online

The U.S.-Taiwan-China Relationship in International Law and Policy
The U.S.-Taiwan-China Relationship in International Law and Policy describes the central issues animating the dynamic U.S.-Taiwan-China relationship and the salient international and domestic legal issues shaping U.S. policy in the Asia Pacific region. In this book, Lung-chu Chen gives particular attention Taiwan’s status under international law and the role of the U.S. Taiwan Relations Act (TRA) in the formulation and execution of U.S. policy toward Taiwan.

978-0-19-060112-6 | HB | 440pp £62/$95
Available as an eBook | Available in Oxford Scholarship Online

NEW EDITION
Law and Practice of the United Nations
Simon Chesterman, National University of Singapore, Ian Johnstone, The Fletcher School of Law and Diplomacy, Tufts University, and David M. Malone, United Nations University, Tokyo.

978-0-19-939949-9 | PB | 702pp £48.99/$75
978-0-19-939948-2 | HB | 702pp £94/$145
Available as an eBook | Available in Oxford Scholarship Online

A Practitioner’s Guide to Maritime Boundary Delimitation
Stephen Fietta, Fietta, and Robin Cleverly, Marbey Consulting Ltd.

• Provides a practical overview of maritime delimitation, with detailed commentary on all judgments and awards delimitating boundaries since 1969
• Extensively illustrated by maps prepared by one of the leading technical experts in international dispute resolution, illuminating the technical and legal issues
• Identifies the principal unresolved issues in maritime delimitation and examines how the law might evolve

Maritime boundary delimitations, both negotiated by governments or decided by a court or arbitral panel, have increased in the last 20 years. This book provides commentary on judgments and awards since 1969, as a guide for practitioners and government legal advisors. It includes over forty illustrations illuminating the technical and legal issues.

978-0-19-965747-6 | HB | 720pp £175/$295
Available in Oxford Scholarly Authorities on International Law Online
Culture in Law and Development
Nurturing Positive Change
Lan Cao, Chapman University, Dale E. Fowler School of Law

Culture in Law and Development presents a provocative new solution to the seemingly intractable problem of combining international norms with local cultural traditions by changing culture through law and development. In this book, Lan Cao demonstrates how the gradual expansion of customary international law (CIL) provides a model for changing culture in ways that protect and advance local populations. The book adopts a holistic view of development and argues that cultural norms that impede the human capabilities of the poor, women, and other marginal groups should be changed. The book reveals how a more conscious, coordinated effort on such change can succeed while non-violative local traditions are otherwise honored and preserved.

978-0-19-991523-1 | HB | 320pp | £15/£23
Available as an Ebook | Available in Oxford Scholarship Online

OXFORD HANDBOOKS

The Oxford Handbook of the Theory of International Law
Edited by Anne Orford, University of Melbourne, and Florian Hoffmann, Pontificia Universidad Católica do Rio de Janeiro, and Martin Clark, Melbourne School of Law

- Provides an accessible and authoritative guide to the major thinkers, concepts, approaches, and debates that have shaped contemporary international legal theory
- Shows how legal theory is relevant to the practice of international law through a series of chapters theorising core concepts and doctrines
- Taps into current debates on the state and future of international law, including those on the role of religion, inequality, and the progress narrative

This Oxford Handbook explores key questions and debates in international legal theory, offering new intellectual histories for the discipline, and providing fresh interpretations of significant historical figures, texts, and theoretical approaches.

Oxford Handbooks
978-0-19-870195-8 | HB | 1,088pp | £125/$210
Available as an Ebook | Available in Oxford Handbooks Online

NEW EDITION
Cases & Materials on International Law
Sixth Edition
Martin Dixon, Cambridge University and City University, Robert McCgorithuale, Director, British Institute of Comparative Law and University of Nottingham, and Sarah Williams, University of New South Wales

The sixth edition of Cases & Materials on International Law is a topical and engaging companion for study; it is a widely used and respected volume that is appropriate for use in both undergraduate and graduate level courses. The sixth edition offers an integrated treatment of theoretical and practical issues in international law, as well as an extensive collection of cases, articles, and essays.

978-0-19-878838-6 | PB | 800pp | £38.99/$59
Available as an Ebook | Available in Oxford Scholarship Online

Due Process of Law
Beyond the State
Requirements of Administrative Procedure
Giacinto della Cananea, University of Rome

Analyzing both national and transnational processes, this volume offers an integrated viewpoint of the principles governing the procedural due process requirements of regional and global regulatory regimes.

978-0-19-878838-6 | HB | 240pp | £60/$95
Available as an Ebook | Available in Oxford Scholarship Online
This Oxford Handbook examines the sources of international law, how the understanding of sources changed throughout the history of international law; how the main legal theories understood sources; the relationship between sources and the legitimacy of international law; and how sources differ across the various sub-areas of international law.

978-0-19-874536-5 | HB | 900pp | £125/$165
Available as an Ebook | Available in Oxford Handbooks Online

Mary Venner

This book looks beyond the apparently united and generally self-congratulatory statements of these international actors to examine what actually happened when they tried to work together in Kosovo to achieve this goal. It considers the interests and motivations, and the strengths and weaknesses of each of the major players and how they contributed to the creation of new institutions in public finance and public sector management.

UK: Sep 2016
9781784992729 | HB | 216pp | $115
Published by Manchester University Press * Distributed by OUP USA

Fiduciaries of Humanity

How International Law Constitutes Authority

Evan J. Criddle, William & Mary Law School, and Evan Fox-Decent, McGill University, Faculty of Law

Over the past century, a new model of international law has developed under which a state’s sovereign authority arises from the state’s responsibility to respect, protect, and fulfill human rights for its people. In this book, Evan J. Criddle and Evan Fox-Decent argue that these developments mark a turning point in the international community’s conception of public authority.

978-0-19-939792-1 | HB | 392pp | £62/$95
Available as an Ebook | Available in Oxford Scholarship Online

The Concept of Cultural Genocide

An International Law Perspective

Elisa Novic, Max Planck Foundation for International Peace and the Rule of Law in Heidelberg, Germany

This book details how international law has approached the core idea underlying the concept of cultural genocide and how this framework can be strengthened and fostered. The volume traces developments from the early conceptualisation of cultural genocide to the contemporary question of its reparation.

Cultural Heritage Law and Policy

978-0-19-878716-7 | HB | 288pp | £70/$110
Available as an Ebook | Available in Oxford Scholarship Online

American International Law Cases, Fourth Series

2014

American International Law Cases (AILC) is the only case law reporter that presents U.S. domestic court opinions related to international law. Each case is handpicked and categorized according to topic, in order to help legal researchers to find the most relevant cases quickly and easily. The 2014 edition contains 12 volumes with over 300 cases.

978-0-19-045867-6 | HB | 4,920pp | £1047.50/$1620

The Continental Shelf Beyond 200 Nautical Miles

Rights and Responsibilities

Joanna Mossop, Victoria University of Wellington

This book discusses states’ rights, and obligations concerning the extended continental shelf in international law, including protecting the marine environment; and regulating activities such as fishing, marine bioprospecting, and exploitation of non-living resources.

978-0-19-876609-4 | HB | 304pp | £70/$120
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law Online
This book provides a concise account of the principles and norms of international law, explaining their origins, core components, and the influence they have had.

By providing an overview of the different theoretical approaches to and perspectives on international law, this book takes readers through fourteen of the most important theories of international law, explaining their origins, core components, and the influence they have had.


978-0-19-872512-1 | PB | 336pp | £24.99/$34.95
978-0-19-872511-4 | HB | 336pp | £75/$99
Available as an eBook | Available in Oxford Scholarship Online

PARTNER PUBLISHER

The Law of International Organisations
THIRD EDITION

Nigel D. White, University of Nottingham

This book provides a concise account of the principles and norms of international law applicable to the main-type of international organisation - the inter-governmental organisation (IGO).

Melland Schild Studies in International Law
US: Dec 2016

9780719097744 | PB | 346pp | $34.95
9781526108722 | HB | 336pp | $120
Published by Manchester University Press *
Distributed by OUP USA

NEW EDITION

Satow’s Diplomatic Practice

Edited by Sir Ivor Roberts. University of Oxford; Former British Ambassador to the Federal Republic of Yugoslavia, the Republic of Ireland, and Italy

Comprehensively engages with the leading theoretical approaches to international law

Spurs creative thinking by introducing the reader to a myriad of perspectives on international law

Includes lists of additional readings, giving the reader an easy route to expand upon each theory of international law analysed in the book

By providing an overview of the different theoretical approaches to and perspectives on international law, this book takes readers through fourteen of the most important theories of international law, explaining their origins, core components, and the influence they have had.


978-0-19-873910-4 | HB | 816pp | £125/$195
Available as an eBook | Available in Oxford Scholarly Authorities on International Law Online

International Law

Anders Henriksen, University of Copenhagen

International Law presents a student-focused approach to the subject, providing ideal coverage for foundational courses at European law schools.


978-0-19-875301-8 | PB | 376pp | £24.99/$34.95
Available as an eBook | This book is available digitally in Law Trove

Norms Without the Great Powers

International Law and Changing Social Standards in World Politics

Adam Bower, University of St Andrews

This book explores the nature of power in world politics, and the particular role that law plays in defining the meaning and deployment of power in the international system.


978-0-19-878987-1 | HB | 128pp | £60/$95
Available as an eBook | Available in Oxford Scholarship Online

The Global Community Yearbook of International Law and Jurisprudence 2015

General Editor Giuliana Ziccardi Capaldo, University of Salerno

The 2015 edition of The Global Community Yearbook of International Law and Jurisprudence constitutes the only thorough annual survey of major developments in international courts. General Editor Giuliana Ziccardi Capaldo selects excerpts from important court opinions as well as the contributors who provide expert guidance on those cases.


978-0-19-873910-4 | HB | 1,012pp | £235/$360
Available as an eBook | Available in Oxford Scholarship Online

NEW IN PAPERBACK

The Thin Justice of International Law

A Moral Reckoning of the Law of Nations

Steven R. Ratner, University of Michigan Law School

Offering a new interdisciplinary approach to global justice and integrating the insights of international relations and contemporary ethics, this book asks whether the core norms of international law are just by appraising them according to a standard of global justice grounded in the advancement of peace and protection of human rights.


Available as an eBook | Available in Oxford Scholarship Online
The History and Theory of International Law

International Law and Empire
Edited by Martti Koskenniemi, Walter Rech, and Manuel Jiménez Fonseca, all Erik Castrén Institute of International Law and Human Rights at the University of Helsinki

- Analyses the relationship between international law and empire from an interdisciplinary perspective, bringing together law, history, politics, and philosophy
- Describes historical developments that have contributed to the shaping of the current world
- Offers a critical perspective on empire and highlights the ambivalence, complexity, and indeterminacy of international law

By examining the relationship between international law and empire from early modernity to the present, this volume improves current understandings of the way international legal institutions, practices, and narratives have shaped imperial ideas about and structures of world governance.

The Law of Nations in Global History
Edited by David Armitage, Harvard University, and Jennifer Pitts, University of Chicago

- Brings together the first complete collection of Alexandrowicz’s writings on topics from pre-colonial South Asia to the international order of the 1970s
- Includes the first biographical and critical introduction to Alexandrowicz’s life and thought
- Facilitates access to important scholarship previously only available in a few major university libraries and not accessible online

This collection gathers together the most important articles written by the pioneering historian of international law, C.H. Alexandrowicz. The essays shed new light on the development of international law, and particularly the influence of States outside the West.

The History and Theory of International Law
978-0-19-879557-5 | HB | 416pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

To Reform the World
International Organizations and the Making of Modern States
Guy Fiti Sinclair, Victoria University of Wellington Law School

This book examines the influence of international organizations since the First World War, and explores how they have acted on behalf of, and at times instead of, states in the international arena. The International Labour Organization, the United Nations, and the World Bank are examined in depth.

The History and Theory of International Law
978-0-19-875796-2 | HB | 368pp £70/$90
Available in Oxford Scholarship Online

System, Order, and International Law
The Early History of International Legal Thought from Machiavelli to Hegel
Stefan Kadelbach, Thomas Kleinlein, and David Roth-Müggenburg, all Cluster of Excellence at Goethe University Frankfurt/Main

This volume maps models of early international legal thought from Machiavelli to Hegel.

The History and Theory of International Law
UK: Apr 2017 / US: Jun 2017
978-0-19-876858-6 | HB | 544pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

The Hidden History of International Law in the Americas
Edited by Walter Rech, University of Helsinki, and Manuel Jiménez Fonseca, all Erik Castrén Institute of International Law and Human Rights at the University of Helsinki

- Explores the intellectual history of American international law in the Western Hemisphere
- Studies the rise and evolution of the American Institute of International Law (AIIL)
- Focuses on recent scholarship on the history of international law in the U.S. and Latin America

This book offers the first exploration of the deployment of international law for the legitimization of U.S. ascendancy as an informal empire in Latin America. This book explores the intellectual history of a distinctive idea of American international law in the Americas, focusing principally on the evolution of the American Institute of International Law (AIIL).

History and Theory of International Law
978-0-19-062234-3 | HB | 280pp £55/$85
Available as an Ebook | Available in Oxford Scholarship Online
treaties and their application in national and international law. The Council of Europe plays a pivotal role in the promotion and protection of human rights in Europe, yet its work is often little understood. This volume provides a comprehensive analysis of the work of the Council of Europe and the legal framework within which it operates.

Risk and the Regulation of Uncertainty in International Law
Edited by Monika Ambrus, Hungarian Academy of Sciences, Rosemary Rayfuse, UNSW Australia; Lund University, and Wouter Werner, VU University

International law is a system of rules and principles that regulates behaviour between international actors in the present, but is based on what is expected to happen in the future. This book explores how risk and uncertainty are imagined, articulated, and managed across the various fields of international law.

The First Bilateral Investment Treaties
U.S. Postwar Friendship, Commerce, and Navigation Treaties
Kenneth J. Vandevelde, Thomas Jefferson School of Law

This book is the first and only history of the U.S. postwar Friendship, Commerce, and Navigation (FCN) treaty program, and focuses on the investment-related provisions of those treaties. This author explains the original understanding of the language of this vast network of agreements which have been and continue to be the subject of hundreds of international arbitrations and billions of dollars in claims. It is based on a review of the first bilateral investment treaties, which have been the subject of hundreds of international arbitrations and billions of dollars in claims.

Russian Approaches to International Law
Lauri Malksoo, University of Tartu

Russian Approaches to International Law looks at how Russia has developed its understanding of international law in the post-Soviet period, examining the language of international law in post-Soviet Russia and Russian practice on the use of military force, human rights, and investor-state arbitration.

General Principles of Law and International Due Process
Principles and Norms Applicable in Transnational Disputes
Charles T. Kotuby, Jr.


Article 38 of the Statute of the International Court of Justice defines ‘international law’ to include not only ‘custom’ and ‘convention’ between States but also ‘the general principles of law recognized by civilized nations’ within their municipal legal systems. In 1953, Bin Cheng wrote his seminal book on general principles, identifying core legal principles common to various domestic legal systems across the globe. This monograph summarizes and analyzes the general principles of law and norms of international due process, with a particular focus on developments since Cheng’s writing. The aim is to collect and distill these principles and norms in a single volume as a practical resource for international law jurists, advocates, and scholars. The information contained in this book holds considerable importance given the growth of international law, with a particular focus on developments since Cheng’s writing.
Diplomatic Law in a New Millennium
Edited by Paul Behrens, University of Edinburgh

Diplomatic Law in a New Millennium provides a critical examination of the principal fields of contemporary diplomatic law including: diplomatic asylum, immunities, and diplomatic actors not sent by states. The book brings together serving and former diplomats as well as academic experts.

UK: Jul 2017 / US: Sep 2017
978-0-19-879594-0 | HB | 530pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

International Law’s Objects
Edited by Jessie Hohmann, Queen Mary, University of London, and Daniel Joyce, UNSW

• Contains framing and analytical chapters illuminating the relevance and importance of objects to the development of international law
• Represents a snapshot of international law through the eyes of leading and emerging scholars and practitioners of the discipline
• Features images of the objects talked about in each of the analytical chapters

This edited collection expands our understanding of the theoretical and critical scope of international law by considering the discipline through the lens of objects. The relevance of each object for the development, impact, status, and authority of international law is examined, shedding new light on the field and providing a great teaching tool.

978-0-19-879821-7 | PB | 450pp £29.99/$40
978-0-19-879820-0 | HB | 450pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

Blackstone’s International Law Documents
THIRTEENTH EDITION
Edited by Malcolm Evans, University of Bristol

Celebrating 30 years as the market-leading series, Blackstone’s Statutes have an unrivalled tradition of trust and quality. With a rock-solid reputation for accuracy, reliability, and authority, they remain first-choice for students and lecturers, providing a careful selection of all the up-to-date legislation needed for exams and course use.

Blackstone’s Statutes Series
UK: Jul 2017 / US: Sep 2017
978-0-19-880274-7 | PB | 592pp £16.99/$27.95
Available as an Ebook

The Law of Nations and the United States Constitution
Anthony J. Bellia Jr., University of Notre Dame, and Bradford R. Clark, George Washington University Law School

• Provides a practical framework for evaluating the status of international law in U.S. courts
• Offers an account of historical understandings and judicial precedent to resolve the constitutional questions presented by judicial use of customary international law
• Describes the three traditional branches of the law of nations and examines their relationship with the Constitution

The Law of Nations and the United States Constitution offers a new lens through which anyone interested in constitutional governance in the United States should analyze the role and status of customary international law in U.S. courts. The book explains that the law of nations has not interacted with the Constitution in any single overarching way. Rather, the Constitution was designed to interact in distinct ways with each of the three traditional branches of the law of nations that existed when it was adopted—namely, the law merchant, the law of state-state relations, and the law maritime.

978-0-19-884125-7 | HB | 320pp £55/$85
Available as an Ebook | Available in Oxford Scholarship Online

Evans: Blackstone’s International Law Documents

Blackstone’s International Law Documents
NEW EDITION

Contains the following features:
• Features images of the objects talked about in each of the analytical chapters
• Provides an in depth analysis of the rules governing key groups of migrants: migrant workers, refugees, students, and victims of human trafficking
• Provides a comprehensive and accessible introduction to the field of international law
• Critically assesses the disparate sources of international law

A unique and comprehensive overview on the numerous international rules governing migration, this book brings together and analyses the disparate norms and treaties within international and European law. It is a critical study of the role of international law in regulating the movement of persons, offering an ideal introduction to the field.

978-0-19-880274-7 | PB | 450pp £34.99/$54.95
978-0-19-880275-4 | HB | 575pp £95/$125
Available as an Ebook

International Migration Law
Vincent Chetail,
Graduate Institute of International and Development Studies

• Provides a comprehensive and accessible overview of the many different elements of international law that govern the movement of persons
• Critically assesses the disparate sources of international migration law, including the relevant treaties and custom, from within refugee law, human rights law, humanitarian law, labour law, trade law, maritime and air law, criminal law, and consular and diplomatic law
• Offers an in depth analysis of the rules governing key groups of migrants: migrant workers, refugees, students, and victims of human trafficking

A unique and comprehensive overview on the numerous international rules governing migration, this book brings together and analyses the disparate norms and treaties within international and European law. It is a critical study of the role of international law in regulating the movement of persons, offering an ideal introduction to the field.

978-0-19-879821-7 | PB | 450pp £29.99/$40
978-0-19-879820-0 | HB | 450pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

International Law’s Objects
Edited by Jessie Hohmann, Queen Mary, University of London, and Daniel Joyce, UNSW

• Contains framing and analytical chapters illuminating the relevance and importance of objects to the development of international law
• Represents a snapshot of international law through the eyes of leading and emerging scholars and practitioners of the discipline
• Features images of the objects talked about in each of the analytical chapters

This edited collection expands our understanding of the theoretical and critical scope of international law by considering the discipline through the lens of objects. The relevance of each object for the development, impact, status, and authority of international law is examined, shedding new light on the field and providing a great teaching tool.

978-0-19-879821-7 | PB | 450pp £29.99/$40
978-0-19-879820-0 | HB | 450pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

Early Modern Origins of the Rule of Law
Edited by Tony Carty, University of Hong Kong; University of Aberdeen, and Janne Nijman, University of Amsterdam; Amsterdam Center for International Law

Arguing that the concept of an ‘international rule of law’ has a history independent from that of the national rule of law, this book traces its development from early modern history through to the early 20th century. Uniquely, it will examine this evolution both in Western Europe and in China.

978-0-19-067005-5 | HB | 530pp £70/$95
Available as an Ebook | Available in Oxford Scholarship Online

Neoliberalism or New Liberalism?
Market Privity, Justice, and International Law
John Linarelli, LSE, Margot Salomon, LSE, and Muthucumaraswamy Somnarjah, National University of Singapore

This book examines whether international law is starting to move from its neoliberal origins to a justice- and human rights-based foundation. Looking at the history of the New International Economic Order movement and the international community’s subsequent shift to neoliberalism, it explores the prospects of a move towards a ‘new liberalism’.

978-0-19-875395-7 | HB | 200pp £70/$95
Available as an Ebook | Available in Oxford Scholarship Online
The Safeguarding of Cultural Property During Armed Conflict

Anne-Marie Carstens, Georgetown University Law Centre

Through extensive historical research, this book explores transformative events and policy shifts that have shaped the evolution of the rules governing the safeguarding of cultural property during armed conflict, as well as considering the impact of advances in the means and methods of warfare.

UK: Nov 2017 | US: Jan 2018
978-0-19-876608-7 | HB | 300pp
£70/115
Available as an Ebook

The Modification of Treaties by Subsequent Practice

Irina Boga, De Brauw Blackstone Westbroek

This book explores the process of treaty modification by subsequent practice, explaining how such practice can significantly revise treaty obligations or even create new ones, allowing evolution of the law.

UK: Nov 2017 | US: Jan 2018
978-0-19-878782-2 | HB | 376pp
£80/125
Available as an Ebook | Available in Oxford Scholarship Online

Feminist Dialogues on International Law

Success, Tensions, Futures

Gina Heathcote, SOAS, University of London

Integrating mainstream international legal studies with critical feminist narratives, this book considers the manner in which feminist thinking has changed international law as well as how international law has remained impervious to key feminist dialogues.

UK: Dec 2017 | US: Feb 2018
978-0-19-880831-2 | Pack | 1,000pp
£145/1450

State Responsibility before International and Domestic Courts

The Impact and Influence of the ILC Articles

Simon Olleson, 11 Old Square Chambers

The ILC’s Articles on Responsibility of States for Internationally Wrongful Acts largely codified the customary international law of state responsibility. This work comprehensively shows how the Articles have been interpreted in international and domestic courts, with extracts from all relevant cases, background information, and analysis.

UK: Feb 2018 | US: Feb 2017
978-0-19-968757-2 | HB | 720pp
£145/1990
Available as an Ebook | Available in Oxford Scholarship Online | Available on International Law Online

The British Yearbook of International Law

Editors: Professor Eyal Benvenisti and Professor Catherine Redgwell

The British Yearbook of International Law has established a reputation as a showcase for the best in international legal scholarship and its articles continue to be cited for many years through coverage of decisions in UK courts and official government statements, the British Yearbook offers unique insight into the development of state practice in the United Kingdom.

The Yearbook, previously only available in print, available online and benefits from the full range of functionality offered by Oxford Journals, including online publication ahead of print and fully searchable archives. Subscribe online today to access the archives back to 1996, and new content as it publishes!

Online ISSN 2044-9437 | Print ISSN 0068-2691
1 volume per year
academic.oup.com/bybil

Chinese Journal of International Law

Editor-in-Chief: Professor Sienho Yee

The Chinese Journal of International Law has been cited in important places, including a judgment of the Hong Kong Court of Appeal; the filings by governments before the International Court of Justice; the filing by an intergovernmental organization in an advisory opinion proceeding before the International Tribunal for the Law of the Sea; the written evidence before the UK Parliament; Hague Academy Collected Courses; & Europaeum Lectures.

Online ISSN 1746-9937 | Print ISSN 1540-1650
4 issues per year
academic.oup.com/chinesejil

London Review of International Law

Editors: Susan Marks, Matt Craven, Andrew Lang, Stephen Humphreys, Catriona Drew, and Gerry Simpson

The London Review of International Law publishes highest-quality scholarship on international law from around the world. Reflecting the pace and reach of developments in the field, the London Review seeks to capture the ways in which received ideas are being challenged and reshaped by new subject matters, new participants, new conceptual apparatuses and new cross disciplinary connections. Central aims of the London Review are to encourage imaginative thinking, inspire innovative analysis, and promote excellence in writing. While no area of international legal interest is excluded, the London Review prioritises non-doctrinal scholarship, including theory, history and socio-legal studies.

Online ISSN 2050-6333 | Print ISSN 2050-6325
3 issues per year
academic.oup.com/iril

European Journal of International Law

Editor-in-Chief: Joseph Weiler

The European Journal of International Law is firmly established as one of the world’s leading journals in its field. With its distinctive combination of theoretical and practical approaches to the issues of international law, the journal offers readers a unique opportunity to stay in touch with the latest developments in this rapidly evolving area. Each issue of the journal provides a forum for the exploration of the conceptual and theoretical dimensions of international law as well as for up-to-date analysis of topical issues. EJIL is now available through the app store! Install and read a free sample issue.

Online ISSN 1464-3396 | Print ISSN 0938-5428
4 issues per year
academic.oup.com/ejil
The International Court of Justice
Hugh Thirlway, Graduate Institute of International Studies, Geneva
- Offers a full and authoritative overview of the work and procedure of the International Court of Justice
- Accessible writing style and clear structure make this book perfect for students
- Provides a full picture of all aspects of the Court, including its composition and operation, contentious and advisory jurisdiction, procedure, and the nature and impact of its judgments

An easily accessible and comprehensive study of the International Court of Justice, this book succinctly explains all aspects of the world’s most important court, including an overview of its composition and operation, jurisdiction, procedure, and the nature and impact of its judgments.

978-0-19-877998-7 | PB | 240pp £24.99/$39.95
978-0-19-877997-0 | HB | 240pp £70/$105
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law Online
Fairness in International Criminal Trials

Yvonne McDermott, Bangor University

Through careful analysis of current practice, this volume argues that international criminal tribunals should have a role in setting the highest standards of due process protection in their procedures, and that they can have a positive impact on domestic justice systems in this regard.

Oxford Monographs in International Humanitarian & Criminal Law
978-0-19-873981-4 | HB | 256pp £70/$120
Available in Oxford Scholarship Online

NEW EDITION

Globalizing Transitional Justice

Ruti G. Teitel, New York Law School

In Globalizing Transitional Justice, Ruti G. Teitel provides a collection of her own essays that embody her evolving reflections on the practice and discourse of transitional justice since her book Transitional Justice published back in 2000. In this new book, Teitel focuses on the ways in which transitional justice concepts have found legal expression, especially through human rights law and jurisprudence, and international criminal law. These essays shed light on some of the difficult choices encountered in the design of transitional justice: criminal trials vs. amnesties, or truth commissions; domestic or international processes; peace and reconciliation vs. accountability and punishment. Transitional justice is considered not only in relation to political events and legal developments, but also in relation to the broader social and cultural tendencies of our times.

978-0-19-025531-2 | PB | 392pp £22.99/$34.95
978-0-19-025532-9 | HB | 312pp £59/$90
Available as an EBook

Terrorism: Commentary on Security Documents

Terrorism: Commentary on Security Documents is a series that provides primary source documents and expert commentary on various topics relating to the worldwide effort to combat terrorism, as well as efforts by the United States and other nations to protect their national security interests.

Volume 141: Hybrid Warfare and the Gray Zone Threat

Douglas Lovelace, Jr., Army War College
Terrorism: Commentary on Security Documents
978-0-19-025531-2 | HB | 392pp £80/$165
Available as an EBook


Douglas Lovelace, Jr., Army War College
Terrorism: Commentary on Security Documents
978-0-19-025532-9 | HB | 312pp £80/$165
Available as an EBook

Volume 143: The Evolution of the Islamic State

Douglas Lovelace, Jr., Army War College
Terrorism: Commentary on Security Documents
978-0-19-025533-6 | HB | 368pp £107.50/$165
Available as an EBook

Volume 144: Autonomous and Semiautonomous Weapons Systems

Douglas Lovelace, Jr., Army War College
Terrorism: Commentary on Security Documents
978-0-19-025534-3 | HB | 368pp £107.50/$165
Available as an EBook

NEW IN PAPERBACK

International Criminal Law

Roger O’Keefe, Professor of Public International Law, University College London

International Criminal Law presents a full and systematic overview of the field, placing it in the context of wider international law. It offers a high-level, analytical examination with particular reference to the concept of an international crime and the role of domestic courts in prosecuting international crimes.

Oxford International Law Library Series
978-0-19-880620-2 | PB | 680pp £29.99/$40
Available as an EBook | Available in Oxford Scholarly Authorities on International Law
Brammertz: Prosecuting Conflict-Related Sexual Violence at the ICTY

This book focuses on the experiences, achievements, and fundamental insights of the Office of the Prosecutor in prosecuting conflict-related sexual violence crimes at the ICTY, with a particular emphasis on the Prosecutor's role in prioritizing, investigating, and prosecuting conflict-related sexual violence crimes.

978-0-19-877715-1 | PB | 272pp £24.99/$45
978-0-19-877714-4 | HB | 272pp £60/$99.95
Available as an Ebook | Available in Oxford Scholarship Online

The United Nations Principles to Combat Impunity

This book features the text of each of the 38 Principles, along with a full analysis, detailed commentary, and a guide to relevant literature and case law.

978-0-19-874360-6 | HB | 360pp £95/$125
Available as an EBook | Available in Oxford Scholarship Online
This book examines the background of the Holocaust and genocide through the prism of the law; the criminal and civil prosecution of the Nazis and their collaborators for Holocaust-era crimes; and contemporary attempts to criminally prosecute perpetrators for the crime of genocide. It provides the history of the Holocaust as a legal event, and sets out how genocide has become known as the ‘crime of crimes’ under both international law and in popular discourse.

978-0-19-539569-3
| HB | 392pp £55/$85
| PB | 392pp  £25.99/$39.95
Available as an Ebook | Available in Oxford Scholarship Online

### War Crimes Trails in the Netherlands East Indies

**Fred L. Borch III**

This book provides the first English language examination and analysis of the records of the Dutch war crimes tribunals from 1946–1949, which prosecuted more than 1000 Japanese soldiers and civilians for war crimes committed during the occupation of the Netherlands East Indies during World War II.

978-0-19-873716-8 | HB | 352pp £70/95
Available as an Ebook | Available in Oxford Scholarship Online
This book offers a multidisciplinary approach to the study of fact-finding, including rigorous and critical analysis of the field of practice, as well as providing a range of accounts of what actually happens. It aims to deepen the study and practice of human rights investigations, and fosters fact-finding as a discretely studied topic, while mapping crucial transformations in the field.


978-0-19-023948-0 | PB | 208pp £18.99/$27.95
978-0-19-023949-7 | HB | 164pp £81/$125

Available as an Ebook | Available in Oxford Scholarship Online

Freedom of Religion or Belief

An International Law Commentary

Heiner Bielefeldt, United Nations Special Rapporteur on freedom of religion or belief and University of Erlangen-Nürnberg, Nazila Ghanea, University of Oxford and member of the OSCE Panel of Experts on Freedom of Religion or Belief, and Michael Wiener, University of Oxford

This commentary on freedom of religion or belief provides a comprehensive overview of the pressing issues of freedom of religion or belief from an international law perspective.


978-0-19-870398-3 | PB | 208pp £14.99/$24.95
978-0-19-871463-7 | HB | 208pp £26.49/$42.95

Available as an Ebook | Available in Oxford Scholarship Online

Transmitting Rights

International Organizations and the Diffusion of Human Rights

Practices

Brian Greenhill, Dartmouth College

Transmitting Rights argues that membership in Intergovernmental Organizations (IGOs) facilitates the diffusion of human rights standards among their member states – and that this occurs even within IGOs that have no obvious connection to human rights issues. These findings challenge us to think differently about the consequences of IGO membership.


978-0-19-027164-0 | PB | 208pp £18.99/$27.95
978-0-19-027163-3 | HB | 208pp £64/$99

Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK
The International Covenant on Economic, Social, and Cultural Rights

Commentary, Cases, and Materials

Ben Saul, David Kinley, and Jacqueline Morebry, all Sydney Law School, The University of Sydney

- Provides a comprehensive analysis of the articles of the International Covenant on Economic, Social and Cultural Rights (ICESCR)
- Examines each right in the Covenant by reference to its drafting, and the interpretation of economic and social rights by UN bodies (including the ILO), regional organisations, and key national legal systems
- Collects the essential jurisprudence for national reporting under the ICESCR and individual complaints under the new Optional Protocol

The International Covenant on Economic, Social and Cultural Rights is one of the most important human rights treaties in international law. This comprehensive collection of primary materials and analytical commentary is ideal reading for scholars, students, and practitioners working on issues of economic, cultural, and social rights.


978-0-19-879906-4 | PB | 1,366pp £44.99/$75
978-0-19-964030-0 | HB | 1,366pp £162.50/$235

Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK
We Want What’s Ours

Learning from South Africa’s Land Restitution Program

Bernadette Atuahene, Chicago-Kent College of Law, Illinois Institute of Technology

Under the colonial and apartheid regimes, thousands of people in South Africa had their property and land taken from them. This book investigates the attempts by the post-apartheid government to provide redress for this, demonstrating that the restitution must go beyond financial compensation to address the social impact of confiscation of land.


978-0-19-878335-0 | PB | 208pp £14.99/$24.95
978-0-19-871557-0 | HB | 208pp £26.49/$42.95

Available as an Ebook

NEW IN PAPERBACK
Indigenous Peoples’ Status in the International Legal System

Mattias Ahren, The Arctic University of Norway

This book demonstrates that the law governing the rights of indigenous peoples can be best understood through the study of two questions: What is meant by ‘peoples’ and ‘equality’ under international law?


978-0-19-877819-6 | HB | 288pp £70/$120

Available in Oxford Scholarship Online


Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK
The Transformation of Human Rights Fact-Finding

Edited by Philip Alston, New York University School of Law, and Sarah Knuckey, Columbia University Law School

This book offers a multidisciplinary approach to the study of fact-finding, including rigorous and critical analysis of the field of practice, as well as providing a range of accounts of what actually happens. It aims to deepen the study and practice of human rights investigations, and fosters fact-finding as a discretely studied topic, while mapping crucial transformations in the field.


978-0-19-023949-7 | PB | 164pp £81/$125

Available as an Ebook | Available in Oxford Scholarship Online

The International Covenant on Economic, Social, and Cultural Rights

Commentary, Cases, and Materials

Ben Saul, David Kinley, and Jacqueline Morebry, all Sydney Law School, The University of Sydney

- Provides a comprehensive analysis of the articles of the International Covenant on Economic, Social and Cultural Rights (ICESCR)
- Examines each right in the Covenant by reference to its drafting, and the interpretation of economic and social rights by UN bodies (including the ILO), regional organisations, and key national legal systems
- Collects the essential jurisprudence for national reporting under the ICESCR and individual complaints under the new Optional Protocol

The International Covenant on Economic, Social and Cultural Rights is one of the most important human rights treaties in international law. This comprehensive collection of primary materials and analytical commentary is ideal reading for scholars, students, and practitioners working on issues of economic, cultural, and social rights.


978-0-19-879906-4 | PB | 1,366pp £44.99/$75
978-0-19-964030-0 | HB | 1,366pp £162.50/$235

Available as an Ebook | Available in Oxford Scholarship Online

We Want What’s Ours

Learning from South Africa’s Land Restitution Program

Bernadette Atuahene, Chicago-Kent College of Law, Illinois Institute of Technology

Under the colonial and apartheid regimes, thousands of people in South Africa had their property and land taken from them. This book investigates the attempts by the post-apartheid government to provide redress for this, demonstrating that the restitution must go beyond financial compensation to address the social impact of confiscation of land.


978-0-19-878335-0 | PB | 208pp £14.99/$24.95
978-0-19-871557-0 | HB | 208pp £26.49/$42.95

Available as an Ebook
The Conceit of Humanitarian Intervention

Rajan Menon, CCNY and CUNY

The Conceit of Humanitarian Intervention rejects, on political, legal, ethical, and strategic grounds, the widespread claim that military force can be used effectively - and on the basis of a universal consensus - to stop mass atrocities. As such, it is an Against-the-effectively – and on the basis of a universal consensus military force can be used to stop mass atrocities. As such, it is an Against-the-effectively – and on the basis of a universal consensus m

The UN Declaration on the Rights of Indigenous Peoples

Edited by Marc Weller, University of Cambridge, and Jessie Hohmann, Queen Mary, University of London

• The first commentary on the United Nations Declaration on the Rights of Indigenous Peoples, adopted by the UN General Assembly in 2007
• Provides a comprehensive thematic analysis of the Declaration’s provisions, including the background to their inclusion, and their practical enforcement
• Features contributions from an international team of unrivalled experts in indigenous rights

The Declaration on the Rights of Indigenous Peoples sets key standards for the treatment of indigenous people, and has significantly developed how indigenous rights are viewed and enforced. This commentary thematically assesses all aspects of the Declaration’s provisions, providing an overview of its impact.

Oxford Commentaries on International Law

UK: Sep 2017 | US: Aug 2017
978-0-19-967322-3 | HB | 460pp £95/$125
Available as e-book

Protection of Civilians

Edited by Haidi Willmot, United Nations Department of Peacekeeping Operations, Ralph Mamiya, Formerly Protections of Civilians Policy Adviser at the United Nations, Scott Sheeran, University of Essex and Marc Weller, University of Cambridge, and the Director of the Lauterpacht Centre for International Law

The protection of civilians which has been at the forefront of international discourse during recent years is explored through harnessing perspective from international law and international relations. Presenting the realities of diplomacy and mandating implementation in academic discourse.

978-0-19-872926-6 | HB | 496pp £70/$120
Available in Oxford Scholarship Online

Human Rights in Children’s Literature

Imagination and the Narrative of Law
Jonathan Todres, Georgia State University School of Law, and Sarah Higginbotham, Georgia Institute of Technology

• Analyzes children’s rights under international law through the lens of children’s literature
• Interdisciplinary approach sheds light on how human rights law, children’s literature, and human rights education can work together
• Provides select children’s book illustrations and thought-provoking readings of classic children’s stories from Peter Rabbit to Horton Hears a Who! to Harry Potter

How can children grow to realize their inherent human rights and respect the rights of others? This book explores this question through children’s literature from Peter Rabbit to Horton Hears a Who! to Harry Potter. The authors investigate children’s rights under international law – identity and family rights, the right to be heard, the right to be free from discrimination, and other civil, political, economic, social and cultural rights – and consider the way in which those rights are embedded in children’s literature.

978-0-19-049318-9 | PB | 320pp £22.99/$35
978-0-19-021334-3 | HB | 320pp £48.99/$75

Economic, Social, and Cultural Rights in International Law

Contemporary Issues and Challenges
Edited by Eibe Riedel, University of Mannheim, Gilles Giacca, International Committee of the Red Cross, and Christophe Golay, Geneva Academy of International Humanitarian Law and Human Rights

This volume clarifies and illuminates multiple aspects of the law governing economic, social, and cultural rights, or ESC rights, by bringing together the different aspects of ESC rights, restating the challenges they face, and assessing the progress that has been made in expanding their adoption.

978-0-19-879474-5 | PB | 560pp £29.99/$47
978-0-19-968597-4 | HB | 560pp £80/$130
Available as an E-book | Available in Oxford Scholarship Online
Tracing the Roles of Soft Law in Human Rights

Stéphanie Lagoutte, Danish Institute for Human Rights, Thomas Gammeltoft-Hansen, Raoul Wallenberg Institute for Human Rights and Humanitarian Law, and John Corone, Tufts University

Building on a thorough analysis of relevant case studies, this volume systematically explores the roles of soft law in both established and emerging human rights regimes.

978-0-19-879140-9 | HB | 352pp £70/$110
Available as an Ebook | Available in Oxford Scholarship Online

Practitioners’ Guide to Human Rights Law in Armed Conflict

Daragh Murray, University of Essex
Consultant Editor Elizabeth Wilmshurst, Chatham House, Franscoise Hampson, University of Essex, Charles Garraway, University of Essex, Noam Lubell, University of Essex, and Dapo Akande, University of Oxford

• Offers specific guidance on the application of international human rights law in armed conflict
• Argues that the application of human rights to the battlefield is practicable and indicates how the law responds to the context of hostilities
• Analyses the relationship between international human rights and the law of armed conflict

This book provides detailed guidance for armed forces and practitioners on the application of international human rights law during armed conflict and its relationship with the law of armed conflict.

978-0-19-879139-3 | HB | 400pp £95/$148
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law Online

The World Blind Union Guide to the Marrakesh Treaty

Laurence R. Helfer, Duke University School of Law, Molly K. Land, University of Connecticut School of Law and Human Rights Institute, Ruth L. Okediji, University of Minnesota School of Law, and Jerome H. Reichman, Duke University School of Law

This Guide offers a framework and concrete recommendations for interpreting and implementing the Marrakesh Treaty to facilitate the ability of print disabled individuals to create, read, and share books and cultural materials in accessible formats.

978-0-19-061268-9 | PB | 224pp £22.99/$34.95
978-0-19-061269-6 | HB | 224pp £48.99/$75
Available as an Ebook | Available in Oxford Scholarship Online

Human Rights and Personal Self-Defense in International Law

Jan Arno Hessbruegge, Office of the United Nations High Commissioner for Human Rights

• The first book dedicated to the right to personal self-defense in international law
• Discusses the exceptional application of the right to personal self-defense in military-led operations
• Critically examines the claim that there is a human right to possess firearms for self-defense purposes

While an abundance of literature covers the rights of states to defend themselves against external aggression, this is the first book dedicated to the right to personal self-defense in international law. Drawing on his extensive experience as a human rights practitioner and scholar, Dr. Hessbruegge sets out in careful detail the strict requirements that human rights impose on defensive force by law enforcement authorities, especially police killings in self-defense. The book also discusses the exceptional application of the right to personal self-defense in military-led operations, notably to contain violent civilians who do not directly participate in hostilities.

978-0-19-066550-2 | HB | 400pp £55/$85
Available as an Ebook | Available in Oxford Scholarship Online

Atrocity Speech Law

Foundation, Fragmentation, Fruition

Gregory S. Gordon, The Chinese University of Hong Kong

This book is the first comprehensive study of the international law encompassing hate speech. Prof. Gordon provides a broad analysis of the entire jurisprudential output related to speech and gross human rights violations for courts, government officials, and scholars. The book is organized into three parts.

UK: Jun 2017 / US: May 2017
978-0-19-061268-9 | HB | 440pp £55/$85
Available as an Ebook | Available in Oxford Scholarship Online
U.S. Military Operations
Law, Policy, and Practice
Edited by Geoffrey S. Corn, South Texas College of Law, Rachel E. VanLandingham, Southwestern Law School, Shane R. Reeves, United States Military Academy, West Point
Foreword by General Stanley A. McChrystal, U.S. Army, Retired

In U.S. Military Operations: Law, Policy, and Practice, a distinguished group of military experts comprehensively analyze how the law is applied during military operations on and off the battlefield. The authors focus on how the law is actually implemented in a wide swath of military activities.

978-0-19-874992-9 | HB | 304pp | £70/$115
Available as an Ebook | Available in Oxford Scholarship Online

Detention in Non-International Armed Conflict
Lawrence Hill-Cawthorne, University of Reading

Detention under international law is highly regulated, but the law appears to be silent on non-international armed conflicts. This book uses case studies to examine the extent to which international humanitarian law can be applied in non-international contexts, and sets out a concrete proposal for how the law might develop in this area.

978-0-19-874992-9 | HB | 304pp | £70/$115
Available as an Ebook | Available in Oxford Scholarship Online

The Arms Trade Treaty: A Commentary
Andrew Clapham, Graduate Institute of International and Development Studies, Stuart Casey-Maslen, University of Pretoria, and Bristol University, Gilles Gaizza, International Committee of the Red Cross, and Sarah Parker, Small Arms Survey

- Comprehensively discusses and interprets each provision of the Arms Trade Treaty
- Assesses various contemporary international legal regimes, including human rights, trade, disarmament, humanitarian law, criminal law, and use of force
- Written by distinguished academics and experienced practitioners directly involved in the negotiation of the Arms Trade Treaty

The Arms Trade Treaty is the first universal disarmament treaty to control the export and import of all conventional arms. This commentary describes each provision of the Treaty, how it was negotiated, and the key challenges to its implementation.

Oxford Commentaries on International Law
978-0-19-872352-3 | HB | 544pp | £125/$210
Available in Oxford Scholarly Authorities on International Law Online

Protection of Civilians in War
The ICRC, UNHCR, and Their Limitations in Internal Armed Conflicts
Miriam Bradley, Institut Barcelona d’Estudis Internacionals

This volume examines the roles, methods, and effectiveness of the International Committee of the Red Cross (ICRC) and the Office of the UN High Commissioner for Refugees (UNHCR) in protecting civilians in internal armed conflicts.

978-0-19-876138-9 | HB | 240pp | £55/$95
Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK
Cyber Operations and the Use of Force in International Law
Marco Roscini, University of Westminster

Recent years have seen a significant increase in the scale and sophistication of cyber attacks employed by, or against, states and non-state actors. This book investigates the international legal regime that applies to such attacks, and investigates how far the traditional rules of international humanitarian law can be used in these situations.

978-0-19-870071-6 | PB | 336pp | £24.99/$42.50
978-0-19-950550-4 | HB | 336pp | £70/$125
Available as an Ebook | Available in Oxford Scholarship Online

Fighting at the Legal Boundaries
Controlling the Use of Force in Contemporary Conflict
Kenneth Watkin, Canadian Forces

Fighting at the Legal Boundaries offers a holistic approach towards the application of the various constitutive parts of international law. The author focuses on the interaction between the applicable bodies of law by exploring whether their boundaries are improperly drawn, or are being interpreted in too rigid a fashion. Emphasis is placed on the disconnect that can occur between theory and practice regarding how these legal regimes are applied and interact with one another. Through a number of case studies, Fighting at the Legal Boundaries explores how the threat posed by insurgents, terrorists, and transnational criminal gangs often occurs not only at the point where these bodies of law interact, but also in situations where there is significant overlap.

978-0-19-845797-6 | PB | 728pp | £91/$140
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION
Military Justice
A Very Short Introduction
Eugene R. Fidell, Yale Law School

This book presents an accessible and honest assessment of the strengths and weaknesses of military justice around the world, with particular emphasis on the US, UK, and Canada.

Very Short Introductions
978-0-19-843049-6 | PB | 160pp | £7.99/$11.95
Available as an Ebook | Available in Very Short Introductions Online

Visit Our Website at: www.oup.com/academic/law
International Law | Use of Force & the Law of Armed Conflict

Necessity in International Law
Jens David Ohlin, Cornell Law School, and Larry May, Vanderbilt University

This book traces the various uses of the concept of necessity in international law, with the goal of determining whether there is any over-arching unity to these uses across the sub-disciplines of international law. The authors not only discuss necessity in international humanitarian law (IHL) and jus in belli, but also aim to situate necessity as understood in IHL within a larger discourse of international law generally.

978-0-19-874662-3 | HB | 312pp £195/$299
Available as an Ebook

Weighing Lives in War
Edited by Jens David Ohlin, Cornell Law School, Larry May, Vanderbilt University, and Claire Finkelstein, University of Pennsylvania Law School

Weighing Lives in War examines the core principles of the modern law of war: necessity, proportionality, and distinction, and provides new and innovative insights into the process of weighing lives implicit in all theories of jus in belli.

978-0-19-876618-3 | PB | 312pp £29.99/$40
978-0-19-876617-6 | HB | 312pp £95/$125
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION
International Law and the Use of Force
Christine Gray, University of Cambridge

• A fully updated fourth edition of this leading title on the use of force
• Covers not only the use of force by states but also UN enforcement and peacekeeping action and regional action
• Offers accessible introductory analysis of cross-disciplinary interest

This fully updated fourth edition clearly and comprehensively explains the law on the use of force in international law, including use of force by States, the role of the UN, and the role of regional organizations in the maintenance of international peace and security.

UK: Nov 2017 / US: Jan 2018
978-0-19-880842-8 | PB | 480pp £34.99/$54
978-0-19-880841-1 | HB | 480pp £95/$125
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law Online

NEW IN PAPERBACK
The Oxford Handbook of the Use of Force in International Law
Edited by Marc Weller, University of Cambridge

This Oxford Handbook provides an authoritative and comprehensive analysis of one of the most controversial areas of international law. Over six contributors assess the current state of the international law prohibiting the use of force, assessing its development and analysing the many recent controversies that have arisen in this field.

978-0-19-880621-9 | PB | 1,376pp £44.99/$60
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law

NEW EDITION
The Handbook of the Law of Visiting Forces
Dieter Fleck, German Ministry of Defence: International Society for Military Law and the Law of War

This fully updated Handbook authoritatively sets out the relationship between visiting forces and the authorities in the host state, drawing on detailed discussion of State practice and describing options for further legal development.

UK: Jan 2018 / US: Mar 2018
978-0-19-880840-4 | HB | 700pp £125/$162.50
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law Online

LAW JOURNALS FROM OXFORD UNIVERSITY PRESS
THE INTERNATIONAL JOURNAL OF TRANSITIONAL JUSTICE
Editors-in-Chief: Hugo van der Merwe, M. Britton Lykes, and Lucy Hovli (Managing Editor)

The International Journal of Transitional Justice publishes high quality, refereed articles in the rapidly growing field of transitional justice. Topics covered by the journal include: truth commissions, universal jurisdiction, post-conflict social reconciliation, victim and perpetrator studies, international and domestic prosecutions, institutional transformation, vetting, memorialization, reparations, and ex-combatant reintegration.

Online ISSN 1752-7712 | Print ISSN 1752-7716

NEW EDITION
The Oxford Handbook of the Use of Force in International Law

Editors-in-Chief: Professor Nigel White, Professor Eric Myjer, and Professor Robert Cryer

The Journal of Conflict and Security Law is a refereed journal for academics, government officials, military lawyers, and lawyers working in the area, as well as individuals interested in the areas of arms control. The journal covers the whole spectrum of international law relating to armed conflict issues, including: arms control, disarmament, conflict prevention, discussions of the legality of the resort to force, and the protection of non-combatants by international humanitarian law.

Online ISSN 1467-7962 | Print ISSN 1467-7954

NEW EDITION
The Law of Maritime Blockade
Philippe H. de la Croix

The Law of Maritime Blockade sets out the law applicable to maritime blockades in armed conflict, testing the traditional rules of maritime blockade against the requirements of contemporary international humanitarian law. An important issue addressed is the legality of a blockade even if it results in mass starvation of the affected population.

UK: Nov 2017 / US: Jan 2018
978-0-19-880843-5 | HB | 210pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

ORDER ONLINE AT: www.oup.com
Principles of International Economic Law

Matthias Herdegen, University of Bonn

- A comprehensive yet concise introduction to international economic law, covering the WTO, investment law, and international monetary law
- Highlights common principles underlying various aspects of international economic law

This fully updated new edition provides insights into the legal framework of international economic relations. Comprising the law of the World Trade Organization, investment law, and international monetary law, this book highlights the context of human rights, good governance, environmental protection, and development.

978-0-19-879065-3 | HB | 624pp £95/$150
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law Online

The Development of World Trade Organization Law

Examining Change in International Law
Gregory Messenger, University of Liverpool

As one of the pillars of economic globalization, the WTO is at the heart of a complex network of rules and institutions. This volume analyses WTO law in light of the influence of globalized actors, identifying causal language as an indispensable component in understanding the development of WTO law.

978-0-19-871646-4 | HB | 240pp £70/$120
Available as an Ebook | Available in Oxford Scholarship Online

Mega-Regional Trade Agreements: CETA, TTIP, and TISA

New Orientations for EU External Economic Relations
Edited by Stefan Grillner, University of Salzburg, Walter Obwezer, University of Innsbruck, and Erich Vranes, Vienna University of Economics and Business

This volume brings together leading experts in the field of international economic law to address the legal complexities of the TTIP, CETA, and TISA treaties and provide an explanation of their core principles. This book also addresses the controversies surrounding the treaties, including their regulatory ambition and insufficient transparency.

UK: Aug 2017 | US: Nov 2017
978-0-19-880889-3 | HB | 360pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

International Economic Law and Governance

Essays in Honour of Mitsuo Matsushita
Edited by Julien Chaisse, The Chinese University of Hong Kong, and Tsai-yu Lin, National Taiwan University

Celebrating the work of Mitsuo Matsushita, this volume focuses on dispute resolution and the law and politics of the WTO. International Economic Law and Governance offers a critical and scholarly analysis of the current and future state of international economic governance.

978-0-19-877825-7 | HB | 624pp £125/$195
Available as an Ebook | Available in Oxford Scholarship Online

The World Trade Organization Law, Practice, and Policy

Third Edition
Mitsuo Matsushita, Tokyo University; former member of the WTO Appellate Body, Thomas J. Schoenbaum, International Christian University, Petros C. Mavroidis, University of New Hattel and Columbia Law School, and Michael Hahn, University of Lausanne

Oxford International Law Series
UK: Mar 2017 | US: May 2017
978-0-19-880802-6 | PB | 944pp £39.99/$51.00
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law

Trade Related Aspects of Intellectual Property Rights

A Commentary on the TRIPS Agreement
Second Edition
Carlos Correa, University of Buenos Aires

This fully updated volume provides a detailed legal analysis of the provisions of the TRIPS Agreement, as well as the jurisprudence already developed by the World Trade Organization. This second edition provides up to date analysis of new WTO case law, jurisprudence, legislation, and literature.

Oxford Commentaries on International Law
UK: Nov 2017 | US: Jan 2018
978-0-19-870723-9 | HB | 660pp £125/$160
Available as an Ebook | Available in Oxford Scholarly Authorities on International Law Online
NEW EDITION
Clarkson & Hill's Conflict of Laws
FIFTH EDITION
Jonathan Hill, University of Bristol, and Máire Ní Shúilleabháin, University College Dublin
Clarkson & Hill's Conflict of Laws provides a detailed account of the topics taught on private international law courses, reflecting the profound changes that the subject has undergone in recent years. Focusing on key principles in an engaging and approachable style, this text is key reading for private international law students.

978-0-19-873229-7 | PB | 592pp £37.99/$65
Available as an Ebook | This book is available digitally in Law Trove

OXFORD PRIVATE INTERNATIONAL LAW SERIES —

Human Rights and Private International Law
James J. Fawcett, University of Nottingham, Máire Ní Shúilleabháin, University College Dublin, and Sangeeta Shah, University of Nottingham
The first text to tackle comprehensively the interaction of human rights with private international law, written by leading experts in both fields. Human Rights and Private International Law provides an essential resource for practitioners and academics in the area.

Oxford Private International Law Series
33330-19-966640-9 | HB | 976pp £195/$210
Available as an Ebook

The Hague Convention on International Child Abduction
SECOND EDITION
Peter McEleavy and Aude Fiorini, both at University of Dundee
This fully revised and updated second edition provides a distinct analysis and evaluation of the Hague Convention on Child Abduction as a global remedy for international child abductions, as well as the most comprehensive and authoritative examination of the core provisions that give rise to problems of interpretation and application in practice.

Oxford Private International Law Series
UK: Dec 2017 | US: Jul 2017
978-0-19-959034-6 | HB | 480pp £95/$159.95
Available as an Ebook

NEW EDITION
Choice of Law
Dean Symeon C. Symeonidis, Willamette University School of Law

Choice of Law provides an in-depth sophisticated coverage of the choice-of-law part of Conflicts Law (or Private International Law) as practiced in the US, with necessary comparisons with foreign laws.

• Provides in-depth, sophisticated coverage of the choice-of-law part of Conflicts Law (or Private International Law) as practiced in the US, with necessary comparisons with foreign laws
• Explains the doctrinal and methodological foundations of choice of law and then focuses on its actual practice, examining not only what courts say but also what they do
• Identifies the emerging decisional patterns and formulates predictions about likely outcomes

Choice of Law provides an in-depth sophisticated coverage of the choice-of-law part Conflicts Law (or Private International Law) in torts, products liability, contracts, forum-selection and arbitration clauses, insurance, statutes of limitation, domestic relations, property, marital property, and successions. It also covers the constitutional framework and conflicts between federal law and foreign law. The book explains the doctrinal and methodological foundations of choice of law and then focuses on its actual practice, examining not only what courts say but also what they do. It identifies the emerging decisional patterns and extracts predictions about likely outcomes.

Oxford Commentaries on American Law
UK: May 2016 | US: Apr 2016
978-0-19-049672-2 | HB | 840pp £147.50/$225
Available as an Ebook | Available in Oxford Scholarship Online

The first text to tackle comprehensively the interaction of human rights with private international law, written by leading experts in both fields, Human Rights and Private International Law provides an essential resource for practitioners and academics in the area.
NEW EDITION

Yearbook on International Investment Law & Policy 2014–2015
Edited by Andrea K. Björklund, McGill University

The 2014–2015 edition of the Yearbook, covers several important themes. There is a notable focus on country and region-specific developments in countries such as Australia, Brazil, China, Ghana, India, Indonesia, Russia, and South Africa, along with regional innovations in Latin America. This edition provides a comprehensive and insightful assessment of reform, and proposals for reform, in investor-state dispute settlement, and in investment law.

Yearbook on International Investment Law and Policy
978-0-19-061205-4 | HB | 664pp £162.50/$250
Available as an Ebook

Civil Jurisdiction and Judgments in Europe
The Brussels I Regulation, the Lugano Convention, and the Hague Choice of Court Convention
Trevor Hartley, London School of Economics

This comprehensive book gives full coverage to the three instruments governing international litigation in Europe; the Brussels Regulation, the Lugano Convention, and the Hague Choice of Court Convention. It is specially designed for ease of navigation with a detailed table of contents and extensive cross-referencing throughout.

UK: Jul 2017 / US: Sep 2017
978-0-19-872900-6 | HB | 1,500pp £175/$228
Available as an Ebook

Cheshire, North & Fawcett: Private International Law
FIFTEENTH EDITION
Edited by Paul Torremans, University of Nottingham, Ugljesa Grusic, University College London, Christian Heinze, Leibniz University Hannover, Louise Merrett, University of Cambridge, Alex Mills, University College London, Carmen Otger Garcia-Castrillón, Complutense University of Madrid, Katarina Trimmings, University of Aberdeen, and Lara Walker, University of Sussex

Consultant Editor James J. Fawcett, University of Nottingham

The new edition of this well-established and highly regarded work has been fully updated to encompass the major changes and developments in the law. The book is invaluable for the practitioner as well as being one of the leading students’ textbooks in the field.

978-0-19-967899-0
978-0-19-967898-3

NEW EDITION

Codifying Choice of Law Around the World
Symeon C. Symeonides, Willamette University

• Documents, discusses and celebrates the massive codification of Private International Law (PIL), or Conflict of Laws that has taken place in the last 50 years
• Provides a horizontal comparison and discussion of nearly 200 codifications and conventions
• Compares the answers of these codifications to the fundamental philosophical and methodological dilemmas of PIL.

Codifying Choice of Law Around the World chronicles, documents, and celebrates the extraordinary, massive codification of Private International Law (PIL), or Conflict of Laws that has taken place in the last 50 years, from 1962–2012. During this period, the world has witnessed the adoption of nearly 200 PIL codifications, EU Regulations, and international conventions – more than in all preceding years since the inception of PIL.

This book provides a horizontal comparison and discussion of these codifications and conventions, first by comparing the way they resolve tort and contract conflicts, and then by comparing the answers of these codifications to the fundamental philosophical and methodological dilemmas of PIL. In the process, this book re-examines and dispels certain widely held assumptions about choice of law, and the art and science of codification in general.

UK: Jun 2017 / US: May 2017
978-0-19-936084-0 | HB | 411pp £88/$135

NEW EDITION

Join the Conversation: Follow us on Twitter!
Domestic Law in International Investment Arbitration

Jarrod Hepburn, Melbourne Law School

Domestic law often plays an important role in investment treaty arbitration, but how it should be addressed is unclear. Drawing on case law, international law principles, and comparative analysis, this book sets out a framework for engaging with domestic law.

International Economic Law Series
978-0-19-87573-6 | HB | 240pp £80/$105
Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK
International Arbitration and Global Governance
Contending Theories and Evidence
Edited by Walter Mattli, University of Oxford, and Thomas Dietz, University of Muenster

International Arbitration and Global Governance is the first book offering a wide-ranging and up-to-date analytical overview of arguments in a vigorous nascent interdisciplinary debate about international arbitration courts and their exercise of private governance power.

978-0-19-871672-3 | HB | 272pp £75/$115
Available as an Ebook | Available in Oxford Scholarship Online

The Culture of International Arbitration
Won L. Kidane, Seattle University School of Law

This book offers an in-depth study of the role of culture in modern day arbitral proceedings. It contains a detailed analysis of how cultural miscommunication affects the accuracy, efficiency, fairness, and legitimacy in both commercial and investment arbitration when the arbitrators and the parties, their counsel and witnesses come from diverse legal traditions and cultures. The book provides a comprehensive definition of culture, and methodically documents and examines the epistemology of determining facts in various legal traditions and how the mixing of traditions influences the outcome.

978-0-19-997392-7 | HB | 336pp £60/$95
Available as an Ebook | Available in Oxford Scholarship Online

Trade Usages and Implied Terms in the Age of Arbitration
Edited by Fabien Gélinas, McGill University

In Trade Usages and Implied Terms in the Age of Arbitration, Fabien Gélinas, along with a distinguished group of leaders from the international community, provide a clear explanation of how usages, and more generally the implicit or implied content of international commercial contracts, are approached by some of the most influential legal systems in the world.

978-0-19-991601-6 | HB | 328pp £75/$115
Available as an Ebook | Available in Oxford Scholarship Online

The Evolution of International Arbitration
Alec Stone Sweet, Yale Law School, and Florian Greitel, King’s College London

- Provides a broad introduction to international arbitration for scholars, teachers, and students, as well as addressing the core concerns of practitioners and specialists in new ways
- Elaborates a clear causal theory of the judicialization of the arbitral order
- Compares international commercial (ICA) and investor-state arbitration (ISA) in each chapter

This book charts and assesses the extent to which the major arbitration houses, including the International Chamber of Commerce and the International Centre for the Settlement of Investment Disputes, are evolving governance functions that would normally be associated with state courts.

978-0-19-873972-2 | HB | 272pp £70/$90
Available as an Ebook | Available in Oxford Scholarship Online

The Culture of International Arbitration

Edited by Walter Mattli, University of Oxford, and Florian Greitel, King’s College London

This book offers an in-depth study of the role of culture in modern day arbitral proceedings. It contains a detailed analysis of how cultural miscommunication affects the accuracy, efficiency, fairness, and legitimacy in both commercial and investment arbitration when the arbitrators and the parties, their counsel and witnesses come from diverse legal traditions and cultures. The book provides a comprehensive definition of culture, and methodically documents and examines the epistemology of determining facts in various legal traditions and how the mixing of traditions influences the outcome.

978-0-19-997392-7 | HB | 336pp £60/$95
Available as an Ebook | Available in Oxford Scholarship Online

LAW JOURNALS FROM OXFORD UNIVERSITY PRESS

ICSID Review - Foreign Investment Law Journal
Editors-in-Chief: Meg Kinme and Campbell McLachlan
ICSID Review is a specialized periodical devoted exclusively to foreign investment law and international investment dispute settlement. It offers legal and business professionals an up-to-date review of the field and includes articles, case comments, documents, and book reviews on the law and practice relating to foreign investments as well as the procedural and substantive law governing investment dispute resolution.

Online ISSN 2049-3690 | Print ISSN 0258-3690
3 issues per year
academic.oup.com/icsidreview

Journal of International Dispute Settlement
Editor-in-Chief: Thomas Schultz
Journal of International Dispute Settlement (JIDS) primarily addresses fundamental and lasting issues of international dispute settlement, and gives preference to articles of enduring importance concerning significant trends in the field. JIDS is open to strictly legal approaches as well as to studies inspired by other disciplines, such as legal sociology, legal theory, the history of law, law and political science, and law and economics.

Online ISSN 2040-3585 | Print ISSN 2040-3593
3 issues per year
academic.oup.com/jids

Visit the Review’s homepage for special issues and select, free articles.
Ahmed: Religious Freedom under the Personal Law System

This book persuasively argues that the personal law system inadequately attends to the issue that has received huge controversial and inadequate attention in the subject of fierce debates. This book develops a robust account of how and why these intentions to understanding law and parliamentary democracy.

Ekins: Legislative Intent

The idea of legislative intent plays a central role in legal interpretation and constitutional theory, yet its repeatedly challenged as being an illusion. Refuting these challenges, this book develops a robust account of how and why legislatures form intentions, and the importance of these intentions to understanding law and its application.

Religious Freedom under the Personal Law System

The personal law system is hugely controversial and the subject of fierce debates. This book addresses the vital issue that has received inadequate attention in these debates: the impact of the personal law system on religious freedom. Drawing on scholarship on the legal reform of the personal law system, as well as philosophical literature on multiculturalism, autonomy, and religious freedom, this book persuasively argues that the personal law system harms religious freedom.

The Functions of Law

Kenneth M. Ehrenberg, University of Alabama

What is the nature of law and what is the best way to discover it? This book argues that law is best understood in terms of the social functions it performs wherever it is found in human society. To support this claim law is explained as a kind of institution and as a kind of artefact, providing a novel understanding of law’s nature.

Imposing Risk

A Normative Framework

John Oberdiek, Rutgers University

When we impose risk upon others, what is that we are doing? What is risk’s moral significance? What moral standards govern the imposition of risk? And how should the law respond to it? Drawing on philosophy and legal theory the author constructs a normative framework of risk imposition to help answer these important and oft-ignored questions. The idea of legislative intent plays a central role in legal interpretation and constitutional theory, yet it is repeatedly challenged as being an illusion. Refuting these challenges, this book develops a robust account of how and why legislatures form intentions, and the importance of these intentions to understanding law and its application.

Religious Freedom under the Personal Law System

The personal law system is hugely controversial and the subject of fierce debates. This book addresses the vital issue that has received inadequate attention in these debates: the impact of the personal law system on religious freedom. Drawing on scholarship on the legal reform of the personal law system, as well as philosophical literature on multiculturalism, autonomy, and religious freedom, this book persuasively argues that the personal law system harms religious freedom.

The Functions of Law

Kenneth M. Ehrenberg, University of Alabama

What is the nature of law and what is the best way to discover it? This book argues that law is best understood in terms of the social functions it performs wherever it is found in human society. To support this claim law is explained as a kind of institution and as a kind of artefact, providing a novel understanding of law’s nature.

Imposing Risk

A Normative Framework

John Oberdiek, Rutgers University

When we impose risk upon others, what is that we are doing? What is risk’s moral significance? What moral standards govern the imposition of risk? And how should the law respond to it? Drawing on philosophy and legal theory the author constructs a normative framework of risk imposition to help answer these important and oft-ignored questions.
China’s thinking and behavior. These thinkers helped found the Confucian, Daoist, Mohist and Legalist schools of thought, and their ideas continue to guide the various legal systems in China.

Analyses the influence of eight classic Chinese thinkers on the development of Chinese law: Confucius, Laozi, Mozi, Zhuangzi, Mencius, Xunzi, Shang Yang and Han Fei. These thinkers helped found the Confucian, Daoist, Mohist and Legalist schools of thought, and their ideas continue to guide China’s thinking and behavior.

Combining constructivist and hermeneutical themes, this book explores normative aspects of human self creation seen as a matter of fixing and elaborating the values and norms that shape human identity, individually and collectively.

Adopting a novel approach to cut through several enduring controversies in discrimination law theory, this book provides a sophisticated doctrinal and philosophical treatment of the key questions of discrimination law. It argues that the real point of discrimination law is to remove abiding, pervasive, and substantial relative group disadvantage.

This book argues that ignorance of law should usually be a complete excuse from criminal liability. It defends this conclusion by invoking two presumptions: first, the content of criminal law should conform to morality; second, mistakes of fact and mistakes of law should be treated symmetrically.

A New Theory of Potency

On the idea of Potency

Juridical and Theological Roots of Western Cultural Tradition

Emanuele Castrucci, University of Siena

Emanuele Castrucci bridges the two seemingly unrelated worlds of classical Greek philosophy and Jewish biblical exegesis. He connects them through the historical nexus of Christianity, which has marked the destiny of Western philosophy across the political, philosophical and jurisprudential horizons.

The interaction between religious organizations and the law, this book will examine how English law applies to religious organizations where there are conflicts between the organization and the law.

An analysis of the interaction between religious organizations and the law, this book will examine how English law applies to religious organizations where there are conflicts between the organization and the law.

A Philosophical Inquiry

Combining constructivist and hermeneutical themes, this book explores normative aspects of human self creation seen as a matter of fixing and elaborating the values and norms that shape human identity, individually and collectively.

Adopting a novel approach to cut through several enduring controversies in discrimination law theory, this book provides a sophisticated doctrinal and philosophical treatment of the key questions of discrimination law. It argues that the real point of discrimination law is to remove abiding, pervasive, and substantial relative group disadvantage.

This book argues that ignorance of law should usually be a complete excuse from criminal liability. It defends this conclusion by invoking two presumptions: first, the content of criminal law should conform to morality; second, mistakes of fact and mistakes of law should be treated symmetrically.

To pursue different paths.

An analysis of the interaction between religious organizations and the law, this book will examine how English law applies to religious organizations where there are conflicts between the organization and the law.
NEW EDITION
Outlines of Muhammadan Law
SIXTH EDITION
Asaf A.A. Fyzee, Honorary Chair, Institute of Advanced Legal Studies, Arnh University
This classic work essentially lays down the tenets of Islamic jurisprudence in a comprehensive manner and has enjoyed exceptional popularity for decades. In this book, Fyzee begins with the origin of Muslim law in the light of pre-Islamic Arabia and ancient Arabian customs and goes on to cover areas such as marriage and its dissolution, parentage, guardianship, and legitimacy, maintenance and gifts, as well as the Sunnite and Shiite laws of inheritance.

UK: Mar 2017 | US: Feb 2017

Debating Religious Liberty and Discrimination
John Corvino, Wayne State University in Detroit, Sherif Girgis, and Ryan T. Anderson, Fellow at the Heritage Foundation
This book explores emerging conflicts about religious liberty and discrimination. In point-counterpoint format, it brings together longtime LGBT rights advocate John Corvino and rising conservative thinkers Ryan T. Anderson and Sherif Girgis to debate Religious Freedom Restoration Acts (RFRAs), anti-discrimination law, and age-old questions about identity, morality, and society.

UK: Jul 2017 | US: June 2017
978-0-19-060307-6 | PB | 352pp £12.99/$21.95

PARTNER PUBLISHER
The John F. Sonnett Memorial Lectures at Fordham University School of Law
A Half-Century of Advocacy and Judicial Perspectives
Edited by Dennis Kenny, Joel Davidson
Foreword by John Feerick
The John F. Sonnett Memorial Lectures explore the evolution of legal ethics, legal training, prisoner rights, the role of the judiciary and other jurisprudential issues. The lectures continue to impact the current debates and discussions surrounding these issues.

US: Aug 2017
978823276646 | HB | 480pp £75
Published by Fordham University Press* Distributed by OUP USA

Offence to Religion
Rights, Speech, and the Sacred
Nicholas Hatzis, City University of London
Is government justified in restricting speech offensive to religious belief? If so, what principles are at stake? Drawing on constitutional theory and social and political philosophy, Hatzis discusses the normative reasons that support or negate government interference and their interaction with individual and collective religious freedom.

UK: Sep 2017 | US: Nov 2017
978-0-19-875846-0 | HB | 200pp £34.95/$50
Available as an Ebook | Available in Oxford Scholarship Online

Rights Forfeiture and Punishment
Christopher Heath Wellman, Washington University in St. Louis
In Rights Forfeiture and Punishment, Christopher Heath Wellman argues that those who seek to defend the moral permissibility of punishment should shift their focus from general justifying aims to moral side constraints. On Wellman’s view, punishment is permissible just in case the wrongdoer has forfeited her right against punishment.

UK: Sep 2017 | US: Aug 2017
978-0-19-627476-4 | HB | 250pp £41.99/$65
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION
Bentham and the Common Law Tradition
SECOND EDITION
Gerald Postema, UNC School of Law
This long-awaited second edition of a classic in Anglo-American legal philosophy reopens the dialogue between Bentham’s work and contemporary legal philosophy. Gerald Postema revisits the themes of the first edition in light of the latest scholarly criticism and provides new insights into the historical-philosophical roots of international law.

UK: Nov 2017 | US: Jan 2018
978-0-19-879305-2 | HB | 550pp £50/$65
Available as an Ebook | Available in Oxford Scholarship Online

On Law and Justice
Alf Ross, (1899–1979) was a Danish legal and moral philosopher and scholar of international law
Edited and translated by Henrik Palmer Olsen, University of Copenhagen, and Uta Bindreiter, Lund University, and Jakob Holtermann
On Law and Justice is a classic work of twentieth-century legal philosophy. The first translation into English was notably poor and misrepresented Ross’ views. Translated from scratch from the original Danish, this critical edition sheds new light on Ross’ work and restates it firmly in the context of current debates in the field.

UK: Feb 2018 | US: Apr 2018
978-0-19-871610-5 | HB | 450pp £50/$65
Available as an Ebook | Available in Oxford Scholarship Online

Normativity and Power
Analysing Social Orders of Justification
Rainer Forst, Goethe University Frankfurt
The English translation of Forst’s ‘Normativität und Macht’ (2015), this book continues to develop the author’s account of the nature of social orders and their justifications by re-evaluating fundamental philosophical concepts such as ‘reason’ and ‘power’.

UK: Jul 2018 | US: Sep 2018
978-0-19-879887-3 | HB | 220pp £30/$40
Available as an Ebook | Available in Oxford Scholarship Online

American Law and Economics Review
Editors-in-Chief: Professor Max Schanzenbach and Professor Abraham Wickelgren
The American Law and Economics Review is a refereed journal which maintains the highest scholarly standards and that is accessible to the full range of membership of the American Law and Economics Association, which includes practicing lawyers, and economists.

Online ISSN 1465-7260 | Print ISSN 1465-7252
2 issues per year
academic.oup.com/aler

The American Journal of Jurisprudence
Editors: John Finnis and Gerard V. Bradley
The American Journal of Jurisprudence is an international journal publishing critical discussions of the moral foundations of law and legal systems, exploring current and historical issues in ethics, philosophy of law or jurisprudence, and legal (including constitutional) theory.

Published on behalf of the Notre Dame School.
Online ISSN: 2049-6494 | Print ISSN: 0065-8995
2 issues per year
academic.oup.com/ajj

Oxford Journal of Legal Studies
General Editor: Professor Timothy Endicott
The Oxford Journal of Legal Studies is designed to encourage interest in all matters relating to law, with an emphasis on matters of theory and on broad issues arising from the relationship of law to other disciplines.

Published on behalf of the Faculty of Law of the University of Oxford
Online ISSN 1464-3820 | Print ISSN 0143-6503
4 issues per year
academic.oup.com/ajls
Blood Oil
Wenar
978-0-19-065996-7
conflict minerals to a more united, enlightened future.
how the West can lead the world beyond blood oil and
and genocide, conquest
once allowed the slave trade
because of the same law that
other natural resources –
and terrorism follow oil and
Tyranny, war, corruption
and Political Violence
the Study of Radicalisation
International Centre for

Vagrant Nation
Wenar
978-0-19-933193-2
large.
changed both American law and society writ
large.

Political Rationale and International Consequences of the War in Libya
Edited by Dag Henriksen, and Ann Karin Larssen, both at The Royal Norwegian Air Force Academy
This volume examines the political rationale for the various actors in the lead-up and conduct of the military intervention in Libya, and goes on to examine its broader consequences.

Realpolitik
Bew
978-0-19-033193-2
its origins as an idea; its practical application to statecraft in the recent past; and its relevance to contemporary foreign policy.

Courting Peril
Geyh
978-0-19-976844-8
• The legal culture paradigm offers a new way of thinking about courts that is descriptively accurate and normatively attractive
• For judges, lawyers, and organizations aligned with the legal establishment, this book explains why their longstanding efforts to depoliticize the courts are destined to fail, and offers a more promising approach to reform, that seeks to manage (while acknowledging the inevitability of) judicial politics
• For students of law and social science, this book builds a bridge between traditionalists within the legal profession who are loath to concede the relevance of extralegal influences on judicial decision-making, and social scientists who are comparably reluctant to concede the relevance of law
In recent decades, the American judiciary has undergone a political transformation that jeopardizes the rule of law paradigm that the courts have embraced for centuries. Courting Peril describes that transformation, explores its implications, and proposes a new way of thinking about the courts and their oversight.

Blood Oil
Wenar
978-0-19-026292-1
Tyran
...
One Child
Do We Have a Right to More?
Sarah Conly, Bowdoin College
Sarah Conly argues that at present we do not have the right to have more than one child. We do not need to have more than one to live a good life, and having more than one when we are at risk of depleting our environmental resources is simply too dangerous to others.

UK: Jan 2016 | US: Nov 2015
978-0-19-020343-6 | HB | 264pp £19.99/$29.95
Available as an Ebook | Available in Oxford Scholarship Online

Scholarly Misconduct
Law, Regulation, and Practice
Ian Freckelton QC, Barrister
This book examines scholarly misconduct in all its forms, from research fraud to forensic misconduct. Taking each type of misconduct in turn, the book details and analyses notorious cases, and court and disciplinary tribunal case law from around the world, looking specifically at the legal and regulatory responses that were evoked in each instance.

978-0-19-875540-1 | PB | 672pp £80/$135
Available as an Ebook

NEW IN PAPERBACK

Sex for Sale in Scotland
Prostitution in Edinburgh and Glasgow, 1900–1939
Louise Settle, University of Edinburgh
Sex for Sale in Scotland examines the various methods that were used to police female prostitution in Edinburgh and Glasgow between 1900 and 1939. The book uses a rich combination of police, probation, magistrates’ and voluntary organisations’ records to demonstrate how these organisations worked together to establish a more ‘penal-welfare’ approach towards regulating prostitution. Particular emphasis is placed on the experiences of the women involved in prostitution, highlighting the exploitation and abuse they faced, but also the ways in which the women negotiated these dangers and were not forced into the outskirts of society, either physically or socially.

978-0-19-338382-4 | HB | 360pp £25.49/$38.95
Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK

The Subprime Virus
Regulatory Failure, and Next Steps
Kathleen C. Engel, Suffolk University Law School, and Patricia A. McCoy, University of Connecticut School of Law
In this lively new book, Kathleen C. Engel and Patricia A. McCoy tell the full story behind the subprime crisis. The authors, experts in the law and economics of financial regulation and consumer lending, offer a sharply reasoned, but accessible account of the actions that produced the greatest economic collapse since the Great Depression.

UK: Jun 2016 | US: May 2016
978-0-19-038982-7 | PB | 310pp £13.99/$21.95
978-0-19-338382-4 | HB | 360pp £25.49/$38.95
Available as an Ebook | Available in Oxford Scholarship Online

PARTNER PUBLISHER

From Truth to Technique at Trial
A Discursive History of Advocacy Advice Texts
Philip Gaines, Montana State University
In this first ever discourse analysis of advocacy advice texts—manuals, handbooks, and other how-to guides written by lawyers for lawyers.

Oxford Studies in Language and Law
978-0-19-933360-8 | PB | 232pp £47.99/$74
Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK

The Trolley Problem Mysteries
Sarah Conly, Harvard University, and Eric Rakowski, UC Berkeley
The Trolley Problem Mysteries considers whether who turns the trolley and/or how it is turned (or otherwise stopped) affect the moral permissibility of acting and suggests general propositional for when we may and may not harm some people to help others.

The Berkeley Tanner Lectures
UK: Jan 2016 | US: Nov 2015
978-0-19-024715-7 | HB | 272pp £72/$120
Available as an Ebook | Available in Oxford Scholarship Online

One Child
Do We Have a Right to More?
Sarah Conly, Bowdoin College
Sarah Conly argues that at present we do not have the right to have more than one child. We do not need to have more than one to live a good life, and having more than one when we are at risk of depleting our environmental resources is simply too dangerous to others.

UK: Jan 2016 | US: Nov 2015
978-0-19-020343-6 | HB | 264pp £19.99/$29.95
Available as an Ebook | Available in Oxford Scholarship Online

Scholarly Misconduct
Law, Regulation, and Practice
Ian Freckelton QC, Barrister
This book examines scholarly misconduct in all its forms, from research fraud to forensic misconduct. Taking each type of misconduct in turn, the book details and analyses notorious cases, and court and disciplinary tribunal case law from around the world, looking specifically at the legal and regulatory responses that were evoked in each instance.

978-0-19-875540-1 | PB | 672pp £80/$135
Available as an Ebook

NEW IN PAPERBACK

The Oxford Handbook of Language and Law
Edited by Peter M. Tiersma, Loyola Law School of Los Angeles, and Lawrence M. Solan, Brooklyn Law School
This book provides a state-of-the-art account of past and current research in the interface between linguistics and law. It outlines the range of legal areas in which linguistics plays an increasing role and describes the tools and approaches used by linguists and lawyers in this vibrant new field.

Oxford Handbooks
UK: Jan 2016 | US: Jan 2016
978-0-19-874966-2 | PB | 664pp £30/£50
978-0-19-957212-0 | HB | 664pp £100/£170

NEW IN PAPERBACK

Judging Statutes
Robert A. Katzmann, United States Court of Appeals for the Second Circuit
Drawing upon his background in law, government and political science, U.S. Second Circuit Chief Judge Robert A. Katzmann contends that Congress’s work product — including sources beyond the text — must inform courts’ interpretation of statutes.

978-0-19-026329-4 | PB | 192pp £11.99/$17.95
978-0-19-936213-4 | HB | 184pp £17.99/$26.95

The Futility of Law and Development
China and the Dangers of Exporting American Law
Jedidiah J. Kroncke, Escola de Direito de São Paulo
Drawing in historical threads from religious, legal and foreign policy work, the Futility of Law and Development demonstrates how American comparative law ultimately became a marginalized practice in this process. The marginalization befits its central place in earlier eras of American political and legal reform.

978-0-19-023352-5 | HB | 376pp £47.99/$74
Available as an Ebook | Available in Oxford Scholarship Online

From Truth to Technique at Trial
A Discursive History of Advocacy Advice Texts
Philip Gaines, Montana State University
In this first ever discourse analysis of advocacy advice texts—manuals, handbooks, and other how-to guides written by lawyers for lawyers.

Oxford Studies in Language and Law
978-0-19-933360-8 | PB | 232pp £47.99/$74
Available as an Ebook | Available in Oxford Scholarship Online

NEW IN PAPERBACK

Sex for Sale in Scotland
Prostitution in Edinburgh and Glasgow, 1900–1939
Louise Settle, University of Edinburgh
Sex for Sale in Scotland examines the various methods that were used to police female prostitution in Edinburgh and Glasgow between 1900 and 1939. The book uses a rich combination of police, probation, magistrates’ and voluntary organisations’ records to demonstrate how these organisations worked together to establish a more ‘penal-welfare’ approach towards regulating prostitution. Particular emphasis is placed on the experiences of the women involved in prostitution, highlighting the exploitation and abuse they faced, but also the ways in which the women negotiated these dangers and were not forced into the outskirts of society, either physically or socially.

UK: Jun 2016
9781474400008 | HB | 244pp $105
Published by Edinburgh University Press * Distributed by OUP USA
Integrating Human Service Law, Ethics, and Practice
FOURTH EDITION
Rosemary Kennedy, MAPS
Human Service Consultant, and Jenny Richards, and Tania Leiman, both at Finders University
Integrating Human Service Law, Ethics, and Practice introduces students to the legal process and ethical considerations necessary for their understanding of practice within the human services sector. Updated to reflect changes to law and policy, this fourth edition equips students with the information they will need in order to practice within a challenging and dynamic profession.

978-0-19-030272-6 | PB | 360pp £32.99/$50
Available as an Ebook

NEW IN PAPERBACK
Constitutionalism, Human Rights, and Islam after the Arab Spring
Rainer Grote, and Tilman J. Röder, both at Max Planck Institute for Comparative Public Law and International Law
Constitutionalism, Human Rights, and Islam after the Arab Spring offers a comprehensive analysis of the impact that new and draft constitutions and amendments, such as those in Jordan, Morocco, Syria, Egypt, and Tunisia – have had on the transformative processes that drive constitutionalism in Arabic countries. This collection of essays, written by an expert team of constitutional and comparative law scholars and practitioners, provides an overview of the recent constitutional experience of Arab countries, explores the potential and actual impact of Islam and Sharia on the notion of modern constitutionalism, and offers insight into the ways in which ‘Western’ ideals may be reconciled with the Islamic tradition.

978-0-19-062725-6 | PB | 336pp £12.99/$19.95
978-0-19-537370-7 | HB | 336pp £23.49/$34.95
Available as an Ebook

NEW IN PAPERBACK
The Myth of the Cultural Jew
Culture and Law in Jewish Tradition
Roberta Rosenthal Kwall, DePaul University College of Law
• Analyzes the idea that Jews can embrace the cultural components of Judaism without appreciating the legal aspects of the Jewish tradition
• Explains that much of Jewish culture has a basis in Jewish law, that Jewish law produces Jewish culture
• Develops and applies a cultural analysis paradigm to the Jewish tradition that departs from the understanding of Jewish law solely as the embodiment of Divine command

In light of this inevitable intersection between culture and law, The Myth of the Cultural Jew: Culture and Law in Jewish Tradition argues that Jewish culture is shallow unless it is grounded in Jewish law.

978-0-19-985934-4 | HB | 332pp £25.99/$39.95
Available as an Ebook

Business and the Roberts Court
Edited by Jonathan H. Adler, Case Western Reserve University
• The first book examining the Roberts Court’s treatment of ‘business law’ issues
• Prominent scholars across a range of disciplines look closely and expertly at the Supreme Court’s recent decisions of interest to business
• Evaluates the extent to which the Roberts Court is ‘pro-business’ and what that would mean

Is the Roberts Court ‘pro-business’? If so, what does this mean for the law and the American people? Business and the Roberts Court provides the first critical analysis of the Court’s business-related jurisprudence, combining a series of empirical and doctrinal analyses of how the Roberts Court has treated business and business law.

978-0-19-985933-7 | PB | 336pp £20.99/$31.95
978-0-19-985934-4 | HB | 332pp £25.99/$39.95

NEW IN PAPERBACK
Living in the Crosshairs
The Untold Stories of Anti-Abortion Terrorism
David S. Cohen, Drexel University Thomas R. Kline School of Law, and Krysten Conn, Attorney
A chilling expose of the threats, harassment, and worse that American abortion providers face on a daily basis and groundbreaking remedies to stop it.

978-0-19-062337-1 | PB | 336pp £12.99/$19.95
978-0-19-937755-8 | HB | 336pp £19.99/$29.95
Available as an Ebook

Loving justice, Living Shakespeare
Regina Mara Schwartz, Northwestern University
Regina Schwartz asks why love is considered a ‘soft’ subject, fit for the arts but not for boardrooms, parliamentary debates, and courtrooms engaged in the ‘serious’ discourse of justice.

UK: Nov 2016 | US: Jan 2017
978-0-19-879521-6 | PB | 160pp £12.99/$19.95
978-0-19-879521-6 | HB | 224pp £20.99/$31.95
Available as an Ebook

Visit Our Website at: www.oup.com/academic/law
Woman and Leadership
Deborah L. Rhode, Stanford Law
- Offers the most recent, comprehensive account of women’s barriers to leadership
- Draws on extensive research and a survey of prominent female leaders
- Explores the reasons for gender inequality in leadership and identifies compelling solutions
Women and Leadership explores the causes and consequences of the underrepresentation of women in America’s leadership roles. Drawing on comprehensive research and a survey of prominent women leaders, Rhode describes the reasons for gender inequality in leadership and identifies compelling solutions.
978-0-19-061471-3 | HB | 296pp £16.99/$29.95
Available as an eBook

Imprisoned by the Past
Warren M. McCleskey, Race, and the American Death Penalty
Prof. Jeffrey L. Kirchmeier, CUNY School of Law
- Examines the long history of the American death penalty and its connection to the case of Warren McCleskey, one of the most important Supreme Court cases in history
- Provides one of the most thorough examinations of the history of the American death penalty
- Gives readers an understanding of the historical forces behind abolition and adoption of death penalty
Imprisoned by the Past: Warren McCleskey, Race, and the American Death Penalty connects the history of the American death penalty to the case of Warren McCleskey.
978-0-19-065300-2 | PB | 450pp £19.99/$29.95
978-0-19-996793-3 | HB | 448pp £62/$89.95
Available as an eBook | Available in Oxford Scholarship Online

Join the OUP mailing list
Joining our mailing list is the best way to keep up-to-date with OUP.
With our regular news and publishing alerts you can:
- Find out about new products
- Take advantage of special offers and sales
- Discover free content, including exclusive OUPblog articles, videos, and podcasts from our authors
- Read articles from a range of leading journals
Sign up now at www.oup.com/academic/emailpreferences
In Praise of Litigation
Alexandra Lahav, University of Connecticut Law School
- Takes the counterintuitive argument that lawsuits are good for society and needed in a democracy
- Argues that most critiques of the state of litigiousness in America today are based not on facts, but on anecdotes and that most tort reform proposals will simply make it harder for citizens to fight for their rights
- Defends the many democratic benefits of lawsuits while not ignoring the drawbacks of a litigious society
In Praise of Litigation examines how civil society gains from litigation and why it is ultimately a social good.

Available as an Ebook

NEW IN PAPERBACK
Choosing Not to Choose
Understanding the Value of Autonomy
Cass R. Sunstein, Harvard Law School
- A major new work from one of the country’s leading figures in law and public policy
- Presents Cass R. Sunstein’s most complete argument yet for understanding the value of choice and the design of choice architecture
- Confronts the challenges of corporations and governments using big data to make decisions on the public’s behalf, presenting a manifesto for when and how such data should be used
Cass R. Sunstein is at the forefront of developing public policy to encourage people to make better decisions. In Choosing Not to Choose he presents his most complete argument for how we should understand the value of choice, and when and how we should enable people to choose not to choose.

978-0-19-045729-7 | PB | 240pp £9.99/$14.95
978-9-19-023169-9 | HB | 240pp £20.49/$29.95
Available as an EBook

The Oxford Handbook of Church and State in the United States
Edited by Derek H. Davis, University of Mary Hardin-Baylor
A comprehensive overview of the study of church and state, the twenty-one essays included in this Handbook present a scholarly look at the intricacies and past and current debates that frame the American system of church and state, within five main areas: history, law, theology/philosophy, politics, and sociology. These essays provide factual accounts, but also examine issues, problems, debates, controversies, and, where appropriate, suggest resolutions. They also offer analysis of the range of interpretations of the relationship between church and state offered by various American scholars.

Oxford Handbooks
978-0-19-065788-8
978-0-19-865724-4
Available as an EBook | Available in Oxford Handbooks Online

The Oxford Journal of Law and Religion publishes a range of articles drawn from various sectors of the law and religion field, including: social, legal, and political issues involving the relationship between law and religion in society; comparative law perspectives on the relationship between religion and state institutions; developments regarding human and constitutional rights to freedom of religion or belief; considerations of the relationship between religious and secular legal systems; empirical work on the place of religion in society; and other salient areas where law and religion interact.

Oxford Academic
- Online ISSN 2047-0770 | Print ISSN 2047-0789
- 3 issues per year
academic.oup.com/ojlr
Legal System & Practice

LEGAL PRACTICE COURSE MANUALS

NEW EDITION

Civil Litigation 2017–2018
TENTH EDITION

Susan Cunningham-Hill, University of Staffordshire, and Karen Elder, Solicitor and Partner, Beswick Legal

Making use of two case studies which run throughout the book, this text provides student-focused coverage of the key procedures central to the civil litigation process. Innovative diagrams in the form of a timeline help students see how the procedures fit together, while costs and professional conduct issues are clearly highlighted.

Legal Practice Course Manuals
978-0-19-878765-5 | PB | 496pp £35.99/$45
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Criminal Litigation 2017–2018
THIRTEENTH EDITION

Martin Hannibal, Barrister (non-practising), and Lisa Mountford, Solicitor (non-practising)

Criminal litigation offers a comprehensive and practical guide to the subject. Using realistic case studies and online resources, students are encouraged to focus on putting their understanding into a practical context. Diagrams, self-test questions, and summaries of key points ensure the text is easy to use.

Legal Practice Course Manuals
978-0-19-878767-9 | PB | 608pp £35.99/$45
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Business Law 2017–2018
TWENTY-FIFTH EDITION

J. Scott Slo Rach, University of York, and Jason Ellis, Nottingham Trent University

Business Law contains clear and detailed coverage of partnerships, company law, taxation, EU law, and insolvency, making the book ideally suited to the Legal Practice Course. Statutory references encourage students to refer to primary sources.

Legal Practice Course Manuals
978-0-19-878766-8 | PB | 352pp £35.99/$45
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Lawyers’ Skills
TWENTY-FIRST EDITION

Julian Webb, University of Melbourne, Caroline Maughan, University of the West of England, Mike Maughan, University of Gloucestershire Business School, Marcus Keppl-Palmer, University of the West of England, and Andrew Boon, University of London

Offering invaluable guidance on the key skills required on the LPC, Lawyers’ Skills also features a number of tasks, examples and reflective exercises specifically designed to support students in developing, practising and refining the legal skills which are integral to the modern solicitors’ practice.

Legal Practice Course Manuals
978-0-19-878769-3 | PB | 224pp £35.99/$45
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Introduction to the English Legal System 2017–2018
TWELFTH EDITION

Martin Partington, University of Bristol

Introduction to the English Legal System is the ideal foundation for those new to the study of law. Writing in a highly engaging and accessible style, Martin Partington introduces the purposes and functions of English law, the law-making process, and the machinery of justice, whilst also challenging assumptions and exploring current debates.

Legal Practice Course Manuals
UK: May 2017 / US: July 2017
978-0-19-880248-8 | PB | 368pp £25.99/$40
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

Legislation at Westminster
Parliamentary Actors and Influence in the Making of British Law

Meg Russell, University College London, and Daniel Gover, Queen Mary University of London

The only up-to-date text to describe in detail the contribution of the Westminster parliament to making the law.

Legal Practice Course Manuals
UK: Jul 2017 / US: Sep 2017
978-0-19-875352-7 | HB | 256pp £50/$ 65
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION

The English Legal System
SIXTH EDITION

Alisdair Gillespie and Siobhan Weare, both at Lancaster University

An engaging guide to the English legal system which helps students new to law develop a critical legal mind. Presenting and critiquing the law in a lively style, this text invites students to question, analyse, and evaluate.

Legal Practice Course Manuals
UK: Jul 2017 / US: Jul 2017
978-0-19-875854-3 | HB | 736pp £33.99/$45
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

French Law
A Comparative Approach
SECOND EDITION

Eva Steiner, King’s College London

Fully revised and updated from the first edition, this book provides an authoritative account of the French legal system and its internal workings. It explains both the institutions and substantive law along with the methodology that underpins the system. Illuminating and insightful comparisons to other legal jurisdictions are made throughout.

Legal Practice Course Manuals
978-0-19-879089-1 | PB | 368pp £45/$60
Available as an Ebook | Available in Oxford Scholarship Online

Order Online at: www.oup.com
A PRACTICAL APPROACH ____

NEW EDITION

A Practical Approach to Conveyancing

NINETEENTH EDITION

Robert Abbey, Judge of the First-tier Tribunal (Property Chamber) and formerly University of Westminster, and
Mark Richards, Solicitor and formerly University of Westminster

Drawing on the authors' extensive experience in legal practice, this text provides a thorough and highly pragmatic overview of the key principles and procedures underpinning both residential and commercial conveyancing, making it essential reading for students, practitioners, and licensed conveyancers.

A Practical Approach
Available as an Ebook | This book is available digitally in Law Trove

NEW EDITION

A Practical Approach to Civil Procedure

TWENTIETH EDITION

Stuart Sime, Barrister and Director of the BPTC, The City Law School, City, University of London

Written by an expert in the field, this classic text can be trusted to provide a thorough and highly practical overview of the key principles and procedures employed in the civil courts, making it an invaluable source of reference for students and litigators alike.

A Practical Approach
Available as an Ebook | This book is available digitally in Law Trove

LAW JOURNALS FROM OXFORD UNIVERSITY PRESS ____

Journal of Legal Analysis

Editor-in-Chief: J. Mark Ramseyer

The Journal of Legal Analysis, founded in 2009, is a fully open access peer-reviewed general journal on all aspects of law, centred at Harvard Law School but with a board of editors drawn from many universities. It welcomes traditional legal articles as well as interdisciplinary work, and invites submissions from scholars worldwide. JLA is fully open access.

Online ISSN 1946-5319 | Print ISSN 2161-7201
2 issues per year
academic.oup.com/jla

Oxford Journal of Legal Studies

General Editor: Professor Timothy Endicott

The Oxford Journal of Legal Studies is designed to encourage interest in all matters relating to law, with an emphasis on matters of theory and on broad issues arising from the relationship of law to other disciplines. The Journal is published on behalf of the Faculty of Law in the University of Oxford.

Online ISSN 1464-3820 | Print ISSN 0143-6503
4 issues per year
academic.oup.com/ojls

Jerusalem Review of Legal Studies

Editors: Alon Harel and Ori Herstein

Jerusalem Review of Legal Studies, published by Oxford University Press in association with the Faculty of Law, Hebrew University of Jerusalem, is a law journal dedicated to in-depth discussions of important studies of and in law. Each issue consists of several symposia on a book or a research project, which include critical comments from a panel and a response by the person whose research project it is.

Online ISSN 2219-7117 | Print ISSN 2219-7125
2 volumes per year
academic.oup.com/jrls

Visit Our Website at: www.oup.com/academic/law
The Access Regime

Mason and McCall

Smith's Law and Medical Ethics

NEW EDITION

Graeme Laurie, Shawn Harmon, and Gerard Porter, all at University of Edinburgh

This classic textbook focuses on medical law and its relationship with medical practice and modern ethics. It provides thorough coverage of all of the topics found on medical law courses, and in depth analysis of recent court decisions, encouraging students to think analytically about the subject.

978-0-19-874350-7 | HB | 280pp £33.99/$59.95
Available as an Ebook | Available in Oxford Scholarship Online

Finding Consciousness

The Neuroscience, Ethics, and Law of Severe Brain Damage

NEW EDITION

Emily Jackson, London School of Economics

Medical Law: Text, Cases, and Materials offers all of the explanation, commentary, and extracts from cases and key materials that students need to gain a thorough understanding of this complex topic.

978-0-19-874355-2 | PB | 1,064pp £37.99/$65
Available as an Ebook | Available in Law Trove

Tragic Failures

How and Why We Are Harmed by Toxic Chemicals

NEW EDITION

Cranor, UC Riverside

A world awash in little understood chemicals tragically harms adults and children alike. Laws keep health agencies in the dark about toxicants, slow, well motivated research hampers protections, and strenuous vested opposition exacerbates the harm. How science is used in the tort law can facilitate or frustrate redress of harm. This book recommends better approaches.

The Romanell Lectures

978-0-19-873710-6 | PB | 384pp £48.99/$75
Available as an Ebook | Available in Oxford Medicine Online

Mental Health Practice and the Law

Edited by Ronald Schouten, Harvard Medical School

Mental health professionals, more than any other clinicians, encounter legal issues on a regular basis. This book is for anyone in the field, at any stage in their training or practice, who has been perplexed by the complexities at the interface of law and clinical practice.

Primer On

978-0-19-938710-6 | PB | 272pp £33.99/$59.95
Available as an Ebook | Available in Oxford Scholarship Online

NEW EDITION

Jonathan Herring, University of Oxford

Medical Law and Ethics covers the core legal principles, key cases, and statutes that govern medical law alongside the key ethical debates and dilemmas that exist in the field to ensure that the law is firmly placed in context.

978-0-19-874763-9 | PB | 720pp £33.99/$59.95
Available as an Ebook | Available in Law Trove

NEW EDITION

G. Sebelius, Kathleen M. Sage, William Allison Hoffman, Harvard Law School, I. Glenn Cohen, School, University of Texas at Austin

Foreword by Kathleen G. Sebelius

• Covers the breadth and depth of health law through the words and insights of some of the best scholars in the field
• Contributions are from law professors as well as scholars of political science, economics, and public health
• Explains in broad thematic strokes the major features of American health care as well as its recent and past reforms

The Oxford Handbook of U.S. Health Law

978-0-19-936652-1 | HB | 1,232pp £115/$175
Available as an Ebook | Available in Oxford Handbooks Online

The Oxford Handbook of Healthcare Law

Edited by L. Glenn Cohen, Harvard Law School, Allison Hoffman, UCLA School of Law, William M. Sage, Dell Medical School, University of Texas at Austin

Foreword by Kathleen G. Sebelius

• Covers the breadth and depth of health law through the words and insights of some of the best scholars in the field
• Contributions are from law professors as well as scholars of political science, economics, and public health
• Explains in broad thematic strokes the major features of American health care as well as its recent and past reforms

The Oxford Handbook of U.S. Health Law

978-0-19-936652-1 | HB | 1,232pp £115/$175
Available as an Ebook | Available in Oxford Handbooks Online

NEW EDITION

Feroz Ali, Indian Institute of Technology Madras

India’s post-TRIPS (Trade Related Aspects of Intellectual Property Rights) patent law reforms, which incorporate a remarkable array of flexibilities, is seen as a counter-harmonization measure in direct opposition to the dominant model of patent law pioneered by the United States. India’s response, which represents an alternative model of confirming to the TRIPS Agreement, has seen stiff resistance in the form of counter-provisions in Free Trade Agreements entered by the United States and other countries. This book explains why India took that unique route in patent law, details the provisions made the Indian patent law unique, and charts the course for countries awaiting to follow the Indian example.

978-0-19-946348-0 | HB | 720pp £33.99/$59.95
Available as an Ebook | This book is available digitally in Law Trove
Depression
Law and Ethics
Edited by Charles Foster, Fellow of Green Templeton College, University of Oxford, and Jonathan Herring, Exeter College, University of Oxford.

If the law is to regulate the lives of those who suffer from depression, it is vital that lawyers understand the condition. This edited collection outlines the questions that arise from cases of depression by drawing together viewpoints from lawyers, philosophers, and clinicians, and first-hand accounts from sufferers.

NEW EDITION
Blackstone’s Statutes on Medical Law
NINTH EDITION

Edited by Anne E. Morris, and Michael A. Jones, both at Liverpool Law School

Celebrating 30 years as the market-leading series, Blackstone’s Statutes have an unrivalled tradition of trust and quality. With a rock-solid reputation for accuracy, reliability, and authority, they remain first-choice for students and lecturers, providing a careful selection of all the up-to-date legislation needed for exams and course use.

Blackstone’s Statute Series

Oxford Manual of Major Incident Management

Ian Greaves, and Paul Hunt, both at James Cook University Hospital, Middlesbrough

Written by experts, this title brings together and integrates the key facts involved in major incident planning and response. It serves as an authoritative quick reference guide in a user-friendly and succinct format.

UK: Sep 2017 | US: Nov 2017
978-0-19-923808-8 | Flexicover | 528pp £34.99/$80
Available as an Ebook | Available in Oxford Medicine Online

LAW JOURNALS FROM OXFORD UNIVERSITY PRESS

Medical Law Review
Editors-in-Chief: Professor Hazel Biggs and Professor Suzanne Ost

The Medical Law Review is established as an authoritative source of reference for academics, lawyers, legal and medical practitioners, law students, and anyone interested in healthcare and the law. The Review presents articles of international interest which provide thorough analyses and comment on the wide range of topical issues that are fundamental to this expanding area of law.

Online ISSN 1464-3790 | Print ISSN 0967-0742
4 issues per year
academic.oup.com/medlaw

Journal of Law and the Biosciences

Editors-in-Chief: Nita Farahany, Hank Greely, Glenn Cohen

The Journal of Law and the Biosciences (JLB) is the first fully Open Access peer-reviewed legal journal focused on the advances at the intersection of law and the biosciences. A co-venture between Duke University, Harvard University Law School, and Stanford University, and published by Oxford University Press, this open access, online, and interdisciplinary academic journal publishes cutting-edge scholarship in this important new field. The JLB contains original and response articles, essays, and commentaries on a wide range of topics, including bioethics, neuroethics, genetics, reproductive technologies, stem cells, enhancement, patent law, and food and drug regulation.

Online ISSN 2053-9711
3 issues per year
academic.oup.com/jlb

Visit Our Website at: www.oup.com/academic/law
How People Judge Policing

P A J Waddington, University of Wolverhampton; London School of Economics, Martin Wright, Global University Systems, Kate Williams, University of Wolverhampton, and Tim Newburn, London School of Economics

Presents a profoundly original piece of research exploring how the public view the exercise of police powers, utilising short video-clips of real-life police incidents and then capturing the resulting discussions from a variety of participants, rather than relying on the usual opinion surveys gauging approval or satisfaction.

978-0-19-871888-8 | PB | 208pp £44.99/$69.95
Available as an Ebook

Evidence-Based Policing
Translating Research into Practice

Cynthia Lum, and Christopher S. Koper, both at George Mason University

 Argues that evidence-based policing is not just the process of evaluating police practices, but also about translating that knowledge into digestible and useable forms, as well as institutionalizing research processes and findings into everyday policing systems so that research can be used.

978-0-19-871994-6 | PB | 348pp £44.99/$70
Available as an Ebook

Dirty Money
On Financial Delinquency

Vincenzo Ruggiero, Middlesex University, London

Navigating financial crashes of the Late Middle Ages up to the present day and analysing them through the lenses of classical, positivist, functionalist and Marxist criminology, this book explores the growth of grey areas in the financial world and our understanding, or misunderstanding, of financial delinquency.

Clarendon Studies in Criminology
978-0-19-878322-0 | HB | 288pp £70/$105
Available as an Ebook | Available in Oxford Scholarship Online

Blackstone’s Handbook of Cyber Crime Investigation

Andrew Staniforth, North East Counter Terrorism Unit, West Yorkshire Police, and Police National Legal Database (PNLD)

Consultant Editor Professor Babak Akhgar, Centre of Excellence for Terrorism, Resilience, Intelligence and Organised Crime Research (CENTRIC), and Francesca Bosco, United Nations, Inter-regional Justice and Crime Research Institute (UNICRI)

A comprehensive and practical guide to the police investigation of cyber crime offering an overview of the national strategies and structures, a strand-by-strand treatment of the different types of cyber crime, and the relevant laws, police powers, and investigative tools.

978-0-19-871888-8 | PB | 208pp £44.99/$69.95
Available as an Ebook

Blackstone’s Police Manuals 2018: Four Volume Set

Paul Connor, Police Training Consultant, David Johnston, Barrister and former Chief Superintendent, Metropolitan Police Service, Glenn Hutton, Private assessment and examination consultant, Gavin McKinnon, Head of Corporate Communications, Kent Police, and John Watson, Former Police Inspector, and qualified police trainer and assessor

The only official books for police officers preparing for the NPPF Step Two Legal Examination (formerly OSPRE®DRG Part I), containing the syllabuses on which the examinations are based. Endorsed by the College of Policing, these are the most effective revision books for exam candidates.

978-0-19-880609-7 | Pack | 1,296pp £81.99/$105

The Chinese Mafia
Organized Crime, Corruption, and Extra-Legal Protection

Peng Wang, University of Hong Kong

Explores the rise of extra-legal protection organizations in contemporary China, contributing to the understanding of organized crime and corruption in the Chinese context. It examines two types of extra-legal protectors: Black Mafia (street gangsters) and Red Mafia (corrupt public officers), and their impact on Chinese society.

Clarendon Studies in Criminology
978-0-19-878384-2 | HB | 272pp £70/$105
Available in Oxford Scholarship Online

Evidence-Based Policing
Translating Research into Practice

Cynthia Lum, and Christopher S. Koper, both at George Mason University

 Argues that evidence-based policing is not just the process of evaluating police practices, but also about translating that knowledge into digestible and useable forms, as well as institutionalizing research processes and findings into everyday policing systems so that research can be used.

978-0-19-871994-6 | PB | 348pp £44.99/$70
Available as an Ebook

Dirty Money
On Financial Delinquency

Vincenzo Ruggiero, Middlesex University, London

Navigating financial crashes of the Late Middle Ages up to the present day and analysing them through the lenses of classical, positivist, functionalist and Marxist criminology, this book explores the growth of grey areas in the financial world and our understanding, or misunderstanding, of financial delinquency.

Clarendon Studies in Criminology
978-0-19-878322-0 | HB | 288pp £70/$105
Available as an Ebook | Available in Oxford Scholarship Online

Blackstone’s Handbook of Cyber Crime Investigation

Andrew Staniforth, North East Counter Terrorism Unit, West Yorkshire Police, and Police National Legal Database (PNLD)

Consultant Editor Professor Babak Akhgar, Centre of Excellence for Terrorism, Resilience, Intelligence and Organised Crime Research (CENTRIC), and Francesca Bosco, United Nations, Inter-regional Justice and Crime Research Institute (UNICRI)

A comprehensive and practical guide to the police investigation of cyber crime offering an overview of the national strategies and structures, a strand-by-strand treatment of the different types of cyber crime, and the relevant laws, police powers, and investigative tools.

978-0-19-871888-8 | PB | 208pp £44.99/$69.95
Available as an Ebook

Blackstone’s Police Manuals 2018: Four Volume Set

Paul Connor, Police Training Consultant, David Johnston, Barrister and former Chief Superintendent, Metropolitan Police Service, Glenn Hutton, Private assessment and examination consultant, Gavin McKinnon, Head of Corporate Communications, Kent Police, and John Watson, Former Police Inspector, and qualified police trainer and assessor

The only official books for police officers preparing for the NPPF Step Two Legal Examination (formerly OSPRE®DRG Part I), containing the syllabuses on which the examinations are based. Endorsed by the College of Policing, these are the most effective revision books for exam candidates.

978-0-19-880609-7 | Pack | 1,296pp £81.99/$105

The Chinese Mafia
Organized Crime, Corruption, and Extra-Legal Protection

Peng Wang, University of Hong Kong

Explores the rise of extra-legal protection organizations in contemporary China, contributing to the understanding of organized crime and corruption in the Chinese context. It examines two types of extra-legal protectors: Black Mafia (street gangsters) and Red Mafia (corrupt public officers), and their impact on Chinese society.

Clarendon Studies in Criminology
978-0-19-878384-2 | HB | 272pp £70/$105
Available in Oxford Scholarship Online
**Administrative Justice in South Africa**

**An Introduction**
Geo Quinot, Hugh Corder, Petrus Maree, Melanie Murcott, Michael Kidd, Emma Webber, Janice Bleazard, and Steven Budlender

Administrative Justice in South Africa: An Introduction is a pedagogically rich learning resource. It offers a clear, comprehensive and applied explanation of administrative justice in South Africa, and includes discussion of the rules of administrative law and judicial review. Practical in its approach, the text provides valuable focus on the application of principles to case law, problem-solving methodology, and specific procedural aspects of administrative justice.

**NEW EDITION**

**Foundations of Taxation Law 2017**

**NINTH EDITION**
Stephen Barkoczy, Monash University

Foundations of Taxation Law 2017 provides a clear and concise introduction to the policy, principles and practice underpinning the complex Australian federal taxation system.

**UK Jan 2017 | US: TBC**
978-0-19-030853-7 | PB | 1152pp £79/$102
Available as an Ebook

**Australian Taxation Law 2017**

**27TH EDITION**
Robin Woelner, James Cook University, Stephen Barkoczy, Monash University, Shirley Murphy, Macquarie University, Chris Evans, UNSW, and Dale Pinto, Curtin University

The 2017 edition of this leading annual tax text for students and practitioners provides a comprehensive analysis of relevant legislation, case law and rulings, and a conceptual framework within which to assess topical tax issues.

**UK: Feb 2017 | US: Apr 2017**
978-0-19-030849-0 | PB | 2112pp £109/$135
Available as an Ebook

**Legal Writing**

**Academic and Professional Communication**
Paula Baron, La Trobe University, and Lillian Corbin, University of New England

Legal Writing: Academic and Professional Communication emphasises the link between legal writing and ethics as it guides readers through phases of the writing process and helps them develop effective legal writing skills essential for both academic and professional contexts.

**UK: Sep 2016 | US: Dec 2016**
978-0-19-559389-3 | PB | 240pp £44.99/$70
Available as an Ebook

**Legal Skills**

**SIXTH EDITION**
Emily Finch and Stefan Falinski, University of Oxford

The best-selling legal skills textbook in the market. Legal Skills is the essential guide for law students, encompassing all the academic and practical skills in one manageable volume.

**UK: Mar 2017 | US: May 2017**
978-0-19-878471-5 | PB | 504pp £29.99/$45
Available as an Ebook | This book is available digitally in Law Trove
Study & Revision Guides

**CONCENTRATE**

**NEW EDITION**

**Medical Law Concentrate**
Law Revision and Study Guide
SECOND EDITION
Jo Samanta, De Montfort University, and Ash Samanta, University Hospitals of Leicester, and De Montfort University

Medical Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.

Concentrate
978-0-19-875919-3 | PB | 239pp  £12.99/$21.95
Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**Business Law Concentrate**
Law Revision and Study Guide
THIRD EDITION
James Marson, Sheffield Hallam University, and Katy Ferris, University of Huddersfield

Business Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.

Concentrate
978-0-19-875912-6 | PB | 234pp  £12.99/$21.95
Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**Criminal Law Concentrate**
Law Revision and Study Guide
FIFTH EDITION
Jonathan Herring, Exeter College, University of Oxford

Criminal Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.

Concentrate
978-0-19-875914-0 | PB | 232pp  £12.99/$21.95
Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**Company Law Concentrate**
Law Revision and Study Guide
FOURTH EDITION
Lee Roach, University of Portsmouth

Company Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.

Concentrate
Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**Land Law Concentrate**
Law Revision and Study Guide
FIFTH EDITION
Victoria Sayles, University College of Professional Studies

Land Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.

Concentrate
Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**EU Law Concentrate**
Law Revision and Study Guide
FIFTH EDITION
Matthew Homewood, Nottingham Law School

EU Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.

Concentrate
Available as an Ebook | This book is available digitally in Law Trove
# Concentrate Study & Revision Guides

**NEW EDITION**

**Equity and Trusts Concentrate**

*Law Revision and Study Guide*

**FIFTH EDITION**

Iain McDonald, University of the West of England, and Anne Street, SOAS University of London and The University of Law, London

Equity & Trusts Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.

**Concentrate**


Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**English Legal System Concentrate**

*Law Revision and Study Guide*

**THIRD EDITION**

Tim Vollans, and Glenn Asquith, both at Coventry University

Accurate and accessible, English Legal System study and revision guides enable you to take exams with confidence. Including revision tips and advice for extra marks, alongside a thorough and focussed breakdown of the key topics and cases, this guide will help you to get the most out of your revision and to maximise your performance in exams.

**Concentrate**


**NEW EDITION**

**International Law Concentrate**

*Law Revision and Study Guide*

**THIRD EDITION**

Ilias Bantekas, Brunel University Law School; Independent Arbitrator, and Efthymios Papastavridis, University of Oxford, Faculty of Law

International Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focussed breakdown of the key topics and cases.

**Concentrate**


Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**Employment Law Concentrate**

*Law Revision and Study Guide*

**FIFTH EDITION**

Michael Jefferson, University of Sheffield

Employment Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focussed breakdown of the key topics and cases.

**Concentrate**


978-0-19-875915-7 | PB | 208pp £12.99/$20

Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**Family Law Concentrate**

*Law Revision and Study Guide*

**FOURTH EDITION**

Susan Heenan, University of the West of England, and Anna Heenan, The Family Law Practice, University of Exeter

Family Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focussed breakdown of the key topics and cases.

**Concentrate**


Available as an Ebook | This book is available digitally in Law Trove

**NEW EDITION**

**Intellectual Property Law Concentrate**

*Law Revision and Study Guide*

**THIRD EDITION**

Tim Press, Cardiff Law School

Intellectual Property Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focussed breakdown of the key topics and cases.

**Concentrate**


Available as an Ebook | This book is available digitally in Law Trove

---

Visit Our Website at: www.oup.com/academic/law
## Study & Revision Guides

**New Edition**  
**Evidence Concentrate**  
Law Revision and Study Guide  
Fifth Edition  
Maureen Spencer, Middlesex University, and John Spencer, Barrister  

Evidence Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.  

**Concentrate**  
978-0-19-880386-7 | PB | 264pp | £12.99/$20  
Available as an eBook  

---

**New Edition**  
**Commercial Law Concentrate**  
Law Revision and Study Guide  
Fourth Edition  
Eric Baskind, Liverpool John Moores University  

Commercial Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.  

**Concentrate**  
Available as an eBook  

---

**New Edition**  
**Contract Law Concentrate**  
Law Revision and Study Guide  
Third Edition  
Jill Poole, Aston University, James Deviney, Exeter University, and Adam Shaw-Mellors, Aston University  

Contract Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.  

**Concentrate**  
978-0-19-880385-0 | PB | 256pp | £12.99/$20  
Available as an eBook  

---

**New Edition**  
**Tort Law Concentrate**  
Law Revision and Study Guide  
Fourth Edition  
Carol Brennan, University of Buckingham  

Tort Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.  

**Concentrate**  
Available as an eBook  

---

**New Edition**  
**Public Law Concentrate**  
Law Revision and Study Guide  
Fifth Edition  
Colin Faragher, University of West London  

Public Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.  

**Concentrate**  
Available as an eBook  

---

**New Edition**  
**Human Rights Law Concentrate**  
Law Revision and Study Guide  
Fourth Edition  
Bernadette Rainey, Cardiff University  

Human Rights Law Concentrate is written and designed to help you succeed. Accurate and reliable, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips, advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases.  

**Concentrate**  
Available as an eBook  

---

Order Online at: www.oup.com
This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers
First Edition
Imogen Moore, University of Reading

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers
First Edition
Nigel Foster, Robert Kennedy College, Switzerland; Saarland University, Germany

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers
First Edition
Mischa Allen, London Metropolitan University

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers
First Edition
Nigel Foster, Robert Kennedy College, Switzerland; Saarland University, Germany

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers
First Edition
Mischa Allen, London Metropolitan University

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers
First Edition
Mischa Allen, London Metropolitan University

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers
First Edition
Mischa Allen, London Metropolitan University
LEVEL 4

Concentrate Questions and Answers

Land Law
Law Q&A Revision and Study Guide
FIRST EDITION
Margaret Wilkie, Formerly University of Sheffield, Peter Luxton, Cardiff University, and Rosalind Malcolm, University of Surrey

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers

Available as an Ebook | This book is available digitally in Law Trove

Concentrate Questions and Answers

Employment Law
Law Q&A Revision and Study Guide
FIRST EDITION
Roseanne Russell, Cardiff University

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers

978-0-19-874519-8 | PB | 266pp £12.99/$20
Available as an Ebook | This book is available digitally in Law Trove

Concentrate Questions and Answers

International Law
Law Q&A Revision and Study Guide
FIRST EDITION
Otto Spijkers, Utrecht University

This essential Q&A study and revision guide contains a variety of model answers and plans to give you the confidence to tackle any essay or problem question, and give you the skills you need to excel in law exams and coursework assignments.

Concentrate Law Questions & Answers

978-0-19-875274-6 | PB | 266pp £12.99/$20
Available as an Ebook | This book is available digitally in Law Trove

Core Tax Legislation and Study Guide

Stephen Barkoczy, Monash University
Core Tax Legislation & Study Guide 2017 makes it easy for students to stay across the tax changes by providing all the key tax provisions they need in one handy volume.

978-0-19-030851-3 | PB | 2496pp £72/$95
Available as an Ebook

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Research Methods for the Arts and Humanities

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers

Marjorie Mantle, Mediation Scotland

This handbook gives legal practitioners, students and new mediators practical guidance on the mediation process. Drawing on her experience as a mediator, academic and a businessperson, Marjorie Mantle takes a down-to-earth approach to mediation, pointing out the pitfalls as well as the benefits.

US: Apr 2017
9781444002049 | PB | 192pp $29.95
Published by Edinburgh University Press* Distributed by OUP USA

The Chinese University of Hong Kong

Research Methods for the Arts and Humanities

Second Edition

Research Methods for Law

Mike McConville, The Chinese University of Hong Kong, and Wing Hong (Eric) Chui, City University of Hong Kong

Drawing on actual research projects, Research Methods for Law discusses how legal research as process impacts on research as product. The author team has a broad range of teaching and research experience in law, criminal justice and socio-legal studies, and give examples from real-life research products to illustrate the theory.

Edinburgh Law Essentials

Second Edition

Mediation: A Practical Guide for Lawyers
The Future of Foreign Intelligence

Awards and Assessments in a Digital Age

Laura K. Donohue, Georgetown University Law School

- Brilliant interpretation of how America’s intelligence agencies are undermining our constitutional rights
- Shows how transformations in technology require us to fundamentally rethink what government should and should not be allowed to do in the realm of surveillance
- Takes a moderate, rational approach to the future of surveillance that necessary for national security yet does not violate the rights of citizens

Renowned national security law scholar Laura Donohue traces the evolution of privacy law in the digital age, and pairs that account with a history of the growth of the national security state’s intelligence apparatus over the last two decades.

Invaluable Rights


978-0-19-025338-3 | HB | 208pp | £16.99/$24.95
Available as an Ebook | Available in Oxford Scholarship Online

Propaganda and Counter-terrorism

Strategies for global change

Emma Briant, University of Sheffield

- A unique account of how people in the British and United States government’s attempts to adapt their propaganda strategies to global terrorist threats in a post-9/11 media environment.

Constitutional Torts and the War on Terror

James E. Pfander, Northwestern University School of Law

Constitutional Torts and the War on Terror examines the judicial response to human rights claims arising from the Bush Administration’s war on terror. Despite widespread agreement that the Administration’s program of extraordinary rendition, prolonged detention, and ‘enhanced’ interrogation was torture by another name, not a single federal appellate court has confirmed an award of damages to the program’s victims. The silence of the federal courts leaves victims without redress and the constitutional limits on government action undefined.


978-0-19-049528-2 | HB | 280pp | £55.00/$85.00
Available as an Ebook | Available in Oxford Scholarship Online

Terrorism & National Security Law
McManus: Environmental Law in Scotland ................................35
Melo Araujo: The EU Deep Trade Agenda ............................37
Menon: The Concoct of Humanitarian Intervention 1777
Mertz: Translating the Social World for Law ..........................97
Messenger: The Development of World Trade Organization Law 85
Meyers: Victims’ Stories and the Advancement of Human Rights ..........................52
Millard: International Law and Information Technology ........................61
Millar: Newspapering: Law, Regulation, and the Public Interest ................................56
Miller: Contract, Status, and Fiduciary Law ..........................25
Miller: The Myth of Mel Rule .................................................28
Moloney: EU Securities and Financial Markets Regulation ..........38
Moloney: The Oxford Handbook of Financial Regulation ............47
Monaghan: Criminal Law Directions .....................................27
Moore: Concentrate Questions and Answers Company Law ............113
Moreham: Tugendhat and Christie: The Law of Privacy and the Media ............56
Moreno: Accessing Asylum in Europe ........................................55
Moreno: Accessing Asylum in Europe ........................................55
Morris: Blackstone’s Statutes on Medical Law .........................105
Morre: Partnership and LLP Law Be .......................................9
Mossap: The Continental Shelf Beyond 200 Nautical Miles ............55
Mossop: The Constitution of Freedom ......................................22
Murray: Independent State Responsibility ...............................62
Mutch: Campaign Finance: What Everyone Needs to Know®.............84
N
Nazzini: Competition Enforcement and Procedure .......................15
Nelson: The Common Law in Colonial America ........................49
Netanel: From Maimonides to Microsoft .................................56
Nethercourt: Australian Taxation Study Manual .........................10
Nicholls QC: Corruption and Abuse of Public Office ...................32
Niels: Economics for Competition Lawyers ............................15
Nisar: The Concept of Cultural Genocide ..................................65
Ohlin: The Development of World Trade Organization ...............42
Okin: Justice in Social Africa ..................................................109
P
Paris: The Oxford Handbook of Law and Economics ....................47
Parpworth: Constitutional & Administrative Law .....................18
Parra: The History of KSD ......................................................56
Partington: Introduction to the English Legal System ..................172017 102
Paterson: McIntyre, Paterson, & Zakrzewski on the Law of International Finance ........................................46
Pauwelyn: Journal of International Economic Law ....................85
Pedersen: The Guardians NEW IN PAPERBACK ....................56
Peers: EU Justice and Home Affairs Law ..................................38
Penner: The Law of Trusts .......................................................118
Pfander: Constitutional Tests and the War on Terror ....................115
Pihlajamaki: Oxford Handbook of European Legal History ............42
Pila: European Intellectual Property Law ....................................56
Pila: The Subject Matter of Intellectual Property ......................60
Plant: International Law and the Adjudication of Territorial Disputes .....................................................62
Poole: Casebook on Contract Law ..........................................25
Poole: Contract Law Concentrate ...........................................122
Poole: Textbook on Contract Law ..........................................24
Postema: Bentham and the Common Law Tradition ..................92
Powell: Targeting Americans ..............................................115
Prasad: Humans as a Service: Crowdsourced Work in the Sharing Economy .....................................................34
Prassl: The Concept of the Employer ........................................33
Proul: Institutionalizing State Responsibility ..............................62
Q-R
Quinton: Administrative Justice in South Africa .........................109
Radcliffe: Witness Testimony in Sexual Cases ............................27
Rainey: Human Rights Concentrate .......................................112
Rainey: Jacob’s, White & Dewy: The European Convention on Human Rights .....................................................55
Ramsay: Journal of Legal Analysis ..........................................51, 103
Raphael: Bribes: Law and Practice ..........................................27
Ratner: The Thin Justice of International Law ............................67
Reddy: Create, Copy, Disrupt ..............................................58
Reinstein: The Conventions on the Privileges and Immunities of the United Nations and its Specialized Agencies ............................63
Rensmann: Small and Medium-Sized Enterprises in International Economic Law .................................................85
Revesz: Struggling for Air ......................................................35
Rhode: Women and Leadership .............................................98
Riedel: Economic, Social, and Cultural Rights in International Law ....................77
Rigakos: Security/Capital ......................................................93
Ringe: The Reconstruction of Equity .......................................10
Riordan: The Liability of Internet Intermediaries ...........................57
Riegler: Independence and legitimacy in the Institutional System of the European Union ...........................................38
Roach: Card & James’ Business Law ........................................10
Roach: Company Law Concentrate ........................................110
Roberts: International Trademark Classification 5e ......................58
Roberts: Petrolium Contracts .................................................35
Roberts: Satos’s Diplomatic Practice ........................................67
Roberts: The Journal of World Energy Law & Business .................36
Roch: The Oxford Handbook of Conflict Management in Organizations .....................................................33
Roggenkamp: Energy Law in Europe .......................................35
Ros: Cyber Operations and the Use of Force in International Law .....................................................81
Ross: Bellamy & Child 2016 Pack ............................................15
Ross: Blackstone’s Statutes on Commercial & Consumer Law 2017-18 .....................................................12
Ross: Blackstone’s Statutes on Contract, Tort, & Restitution 2017-2018 .....................................................12
Ross: On Law and Justice ......................................................92
Rothwell: The Oxford Handbook of the Law of the Sea .....................83
Row: Citizenship in India ......................................................13
Rossal: Unconstitutional Constitutional Amendments ..................19
Rudenstein: The Age of Defence ............................................116
Ruggiero: Dirty Money .........................................................107
Russo: Concentrate Questions and Answers Employment Law .........114
Russell: Legislation at Westminster ..........................................102
Ryngaert: Judicial Decisions on the Law of International Organizations .....................................................64
S
Sajo: The Constitution of Freedom ...........................................22
Samanta: Medical Law Concentrate ........................................110
Sanders: The Oxford Handbook of Sex Offences and Sex Offenders .....................................................28
Sanhara: Child Labour in India .................................................33
Sanson: Statutory Interpretation .................................................100
Saúl: The International Covenant on Economic, Social and Cultural Rights .....................................................76
Saúl: The International Covenant on Economic, Social and Cultural Rights .....................................................76
Saunders: Comparative Constitutional Law ............................14
Saunders: The Oxford Handbook of the Australian Constitution 23
Sauter: Coherence in EU Competition Law ................................37
Sayle: Land Law Concentrate ................................................110
Scafaro: The Hidden History of International Law in the Americas .....................................................68
Schabas: The International Criminal Court ..............................74
Schaffartzik: On the Desk of Judge tetu Before International Commercial Arbitral Tribunals 5
Schanzben: American Law and Economics Review .....................92
Schilling: Relevance and Irrelevance of Banks and Financial Institutions .....................................................45
Schmahl: The Council of Europe ..............................................69
Schouten: Mental Health Practice and the Law .........................104
Schultz: Journal of International Dispute Settlement ..................7, 88
Schummann: CarlSchmitt’s State & Constitutional Theory: A Critical Analysis .....................................................22
Schütze: From International to Federal Market ..................................41
Schütze: Oxford Principles of European Union Law ....................42
Schwarz: Loving Justice, Living Shakespeare ................................97
Schwartzman: The Rise of Corporate Religious Liberty ....................9
Schwepp: The Globalization of Hate .........................................106
Seaver: Economical Approaches to Intellectual Property ...............57
Sendall: Family Law 2017 .........................................................44
Selby: Sex for Sale in Scotland ..................................................96
Shah: Olympic Citizenship ......................................................55
Shachar: The Oxford Handbook of Citizenship ............................52
Sladden: Coalitions and Compliance .......................................59
Shan: The Chinese Journal of Comparative Law ........................14
Shany: Assessing the Effectiveness of International Courts ............72
Shentov: Beyond the Code .....................................................59
Shefrin: Just Enough ..............................................................54
Shay: The Language of Fraud Claims .......................................27
Sime: A Practical Approach to Civil Procedure ..........................103
Sime: Blackstone’s Civil Practice 2017-2018 ..............................8
Simmons: Boundaries of Authority ..........................................93
SinnottArmstrong: The Confusion Test in European Trade Mark Law .....................................................60
Singh: Law and Regulation of Public Offering of Corporate Securities .....................................................45
Sinnott-Armstrong: Finding Consciousness ...............................104
Skrieder Hernandez: The Thought of Plural Di-al Su-Juri ..................................91
Sloan: Borkowski’s Law of Succession ......................................118
Slorach: Business Law 2017-2018 ...........................................102
Slorach: Legal Systems & Skills .............................................100
Slott: The Death of Treaty Supremacy .....................................66
<table>
<thead>
<tr>
<th>Title Index</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abuse of Process ..................................................</td>
</tr>
<tr>
<td>Accessing Asylum in Europe ..................................</td>
</tr>
<tr>
<td>Accessing Asylum in the EU .................................</td>
</tr>
<tr>
<td>Administration Law Guidebook ................................</td>
</tr>
<tr>
<td>Administrative Justice in South Africa ....................</td>
</tr>
<tr>
<td>Administrative Law ...............................................</td>
</tr>
<tr>
<td>Advocacy ..................................................................</td>
</tr>
<tr>
<td>Against Marriage ..................................................</td>
</tr>
<tr>
<td>Agency .....................................................................</td>
</tr>
<tr>
<td>Agency Law in Commercial Practice .......................</td>
</tr>
<tr>
<td>A Guide to the PCA Arbitration Rules ........................</td>
</tr>
<tr>
<td>A History of the Judiciary in Pakistan .....................</td>
</tr>
<tr>
<td>American International Law Cases, Fourth Series ........</td>
</tr>
<tr>
<td>American Journal of Legal History ...........................</td>
</tr>
<tr>
<td>American Law ......................................................</td>
</tr>
<tr>
<td>American Law and Economics Review .......................</td>
</tr>
<tr>
<td>Anson’s Law of Contract .........................................</td>
</tr>
<tr>
<td>Antitrust and Patent Law ........................................</td>
</tr>
<tr>
<td>A Practical Approach to Alternative Dispute Resolution ...</td>
</tr>
<tr>
<td>A Practical Approach to Civil Procedure ....................</td>
</tr>
<tr>
<td>A Practical Approach to Commercial Conveyancing and Property</td>
</tr>
<tr>
<td>A Practical Approach to Conveyancing .......................</td>
</tr>
<tr>
<td>A Practical Approach to Criminal Procedure ................</td>
</tr>
<tr>
<td>A Practical Approach to Employment Law ..................</td>
</tr>
<tr>
<td>A Practical Approach to Landlord and Tenant ...............</td>
</tr>
<tr>
<td>A Practitioner’s Guide to Maritime Boundary Delimitation</td>
</tr>
<tr>
<td>An Appropriate Approach to Labour Law ....................</td>
</tr>
<tr>
<td>Arbitration of Disputes ..........................................</td>
</tr>
<tr>
<td>Architects of the Euro ............................................</td>
</tr>
<tr>
<td>A Restatement of the English Law of Contract .............</td>
</tr>
<tr>
<td>Arguments about Abortion .......................................</td>
</tr>
<tr>
<td>Ashworth’s Principles of Criminal Law ......................</td>
</tr>
<tr>
<td>Assessing the Effectiveness of International Courts .......</td>
</tr>
<tr>
<td>A Theory of Discrimination .......................................</td>
</tr>
<tr>
<td>Atrocity Speech Law ...............................................</td>
</tr>
<tr>
<td>A Twenty-First Century US Water Policy ....................</td>
</tr>
<tr>
<td>Australian Business Law 2016 .................................</td>
</tr>
<tr>
<td>Australian Criminal Law in the Common Law Jurisdictions</td>
</tr>
<tr>
<td>Australian Taxation Law 2017 ...................................</td>
</tr>
<tr>
<td>Australian Taxation Study Manual ............................</td>
</tr>
<tr>
<td>Australian Tax Casebook ........................................</td>
</tr>
<tr>
<td>Australian Trademark Law .......................................</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balanced Constitutionalism ....................................</td>
</tr>
<tr>
<td>Ballot Battles ........................................................</td>
</tr>
<tr>
<td>Bank Failure: Lessons from Lehman Brothers ...............</td>
</tr>
<tr>
<td>Bank Resolution ....................................................</td>
</tr>
<tr>
<td>Being a Judge in the Modern World .........................</td>
</tr>
<tr>
<td>Bellamy &amp; Child 2016 Pack ......................................</td>
</tr>
<tr>
<td>Bellamy &amp; Child European Union Law of Competition ......</td>
</tr>
<tr>
<td>Bellamy &amp; Child: Material on European Union Law of Competition</td>
</tr>
<tr>
<td>Bentham and the Common Law Tradition ....................</td>
</tr>
<tr>
<td>Beyond the Code ....................................................</td>
</tr>
<tr>
<td>Big Data and Competition Policy ...............................</td>
</tr>
<tr>
<td>Blackstone’s Civil Practice 2017 .............................</td>
</tr>
<tr>
<td>Blackstone’s Criminal Practice 2017 ..........................</td>
</tr>
<tr>
<td>Blackstone’s Employment Law Practice 2017 ...............</td>
</tr>
<tr>
<td>Blackstone’s EU Treaties &amp; Legislations 2017–2018 .......</td>
</tr>
<tr>
<td>Blackstone’s Handbook of Cyber Crime Investigation ....</td>
</tr>
<tr>
<td>Blackstone’s International Criminal Practice ...............</td>
</tr>
<tr>
<td>Blackstone’s International Human Rights Documents ........</td>
</tr>
<tr>
<td>Blackstone’s International Law Documents ..................</td>
</tr>
<tr>
<td>Blackstone’s Magistrates’ Court Handbook 2017 ...........</td>
</tr>
<tr>
<td>Blackstone’s Police Manuals 2018: Four Volume Set .......</td>
</tr>
<tr>
<td>Blackstone’s Senior Investigating Officers’ Handbook ....</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Commercial &amp; Consumer Law 2017–2018</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Company Law 2017–18 ...........</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Contract, Tort, &amp; restitution 2017–2018</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Criminal Justice &amp; Sentencing ...</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Criminal Law 2017–2018 ..........</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blackstone’s Statutes on Employment Law 2017–2018 ..........</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Evidence ............................</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Family Law 2017–2018 ..............</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Intellectual Property ................</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Medical Law ........................</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Property Law 2017–2018 ............</td>
</tr>
<tr>
<td>Blackstone’s Statutes on Public Law &amp; Human Rights 2017–2018</td>
</tr>
<tr>
<td>Blood Oil .............................................................</td>
</tr>
<tr>
<td>Berkowitch’s Law of Succession ..................................</td>
</tr>
<tr>
<td>Bottlenecks ...........................................................</td>
</tr>
<tr>
<td>Breaking the Pendulum .............................................</td>
</tr>
<tr>
<td>Brexit .................................................................</td>
</tr>
<tr>
<td>Bribery: Law and Practice .......................................</td>
</tr>
<tr>
<td>British Multiculturalism and the Politics of Representation</td>
</tr>
<tr>
<td>Business and the Roberts Court ................................</td>
</tr>
<tr>
<td>Business Law 2017–2018 ..........................................</td>
</tr>
<tr>
<td>Business Law Concentrate .......................................</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concentrate Questions and Answers Evidence ...............</td>
</tr>
<tr>
<td>Concentrate Questions and Answers Family Law .............</td>
</tr>
<tr>
<td>Concentrate Questions and Answers Human Rights and Civil Liberties</td>
</tr>
<tr>
<td>Concentrate Questions and Answers International Law .....</td>
</tr>
<tr>
<td>Concentrate Questions and Answers Land Law ................</td>
</tr>
<tr>
<td>Concentrate Questions and Answers Public Law ..............</td>
</tr>
<tr>
<td>Concentrate Questions and Answers Tort Law ................</td>
</tr>
<tr>
<td>Conceptions in the Code .........................................</td>
</tr>
<tr>
<td>Conference Skills ..................................................</td>
</tr>
<tr>
<td>Conflict of Laws and Arbitral Discretion .....................</td>
</tr>
<tr>
<td>Constitutional &amp; Administrative Law ..........................</td>
</tr>
<tr>
<td>Constitutionalism ..................................................</td>
</tr>
<tr>
<td>Constitutionalism after the Arab Spring ......................</td>
</tr>
<tr>
<td>Constitutionalism, Human Rights, and Islam after the Arab Spring</td>
</tr>
<tr>
<td>Constitutional Policy in Multilevel Governance .............</td>
</tr>
<tr>
<td>Constitutional Torts and the War on Terror ...................</td>
</tr>
<tr>
<td>Contemporary Intellectual Property ...........................</td>
</tr>
<tr>
<td>Copyright Formation ..............................................</td>
</tr>
<tr>
<td>Contract Law .......................................................</td>
</tr>
<tr>
<td>Contract Law ................................................................</td>
</tr>
<tr>
<td>Contract Law Concentrate .......................................</td>
</tr>
<tr>
<td>Contract Law Directions ..........................................</td>
</tr>
<tr>
<td>Contract, Status, and Fiduciary Law ...........................</td>
</tr>
<tr>
<td>Copywriting ..........................................................</td>
</tr>
<tr>
<td>Copyright User Rights ............................................</td>
</tr>
<tr>
<td>Core Tax Legislation and Study Guide .......................</td>
</tr>
<tr>
<td>Corporate Governance after the Financial Crisis ............</td>
</tr>
<tr>
<td>Corporate Romanticism ..........................................</td>
</tr>
<tr>
<td>Corporations Law Guidebook ....................................</td>
</tr>
<tr>
<td>Corrective Justice ..................................................</td>
</tr>
<tr>
<td>Corruption and Misuse of Public Office ........................</td>
</tr>
<tr>
<td>Covert Investigation ................................................</td>
</tr>
<tr>
<td>Craig, Park and Paulson on International Chamber of Commerce Arbitration</td>
</tr>
<tr>
<td>Create, Copy, Disrupt ..............................................</td>
</tr>
<tr>
<td>Criminal Law .......................................................</td>
</tr>
<tr>
<td>Criminal Law .......................................................</td>
</tr>
<tr>
<td>Criminal Law Concentrate .......................................</td>
</tr>
<tr>
<td>Criminal Law Directions ..........................................</td>
</tr>
<tr>
<td>Criminal Law Guidebook ........................................</td>
</tr>
<tr>
<td>Criminal Law in the Dual Penal State ..........................</td>
</tr>
<tr>
<td>Criminal Litigation ...............................................</td>
</tr>
<tr>
<td>Criminal Litigation 2017–2018 ..................................</td>
</tr>
<tr>
<td>Criminal Litigation and Sentencing ............................</td>
</tr>
<tr>
<td>Crimes ....................................................................</td>
</tr>
<tr>
<td>Criminology ...........................................................</td>
</tr>
<tr>
<td>Criminology Skills ..................................................</td>
</tr>
<tr>
<td>Culture in Law and Development ..............................</td>
</tr>
<tr>
<td>Current Legal Problems ..........................................</td>
</tr>
<tr>
<td>Cyber Operations and the Use of Force Internationally Law</td>
</tr>
</tbody>
</table>

| Dealing with Climate Change ..................................... | 35 |
| Debating Climate Ethics .......................................... | 35 |
| Debating Gun Control ............................................. | 94 |
| Debating Religious Liberty and Discrimination ............. | 92 |
| Debts and the Demands of Conscience ....................... | 47 |
| Defining Issues in International Arbitration ................. | 5 |
| Deficit Essentials ................................................... | 117 |
| Delivering Energy Law and Policy in the EU and the US .... | 10 |
| Democratic Dialogue and the Constitution .................... | 21 |
| Democratic Theory and Mass Incarceration ................... | 91 |
| Depression ........................................................... | 105 |
| Detention in Non-International Armed Conflict ............. | 81 |
| Digital Justice ....................................................... | 56 |
| Diplomatic Law ...................................................... | 63 |
| Diplomatic Law in a New Millennium ........................ | 70 |
| Dirty Money .......................................................... | 107 |
| Discursive Constructions of Consent in the Legal Process | 100 |
| Does Torture Prevention Work? ................................ | 8 |
| Domestic Law in International Investment Arbitration .... | 88 |

Order Online at: www.oup.com
Title Index

M
- Making Work More Equal .......................................................... 34
- Managed Speech ................................................................. 21
- Marine Mammal Conservation and the Law of the Sea ................. 83
- Mason and McCall Smith’s Law and Medical Ethics ...................... 104
- Mayson, French & Ryan on Company Law ................................ 11
- Mediation: A Practical Guide for Lawyers .................................... 114
- Medical Law ................................................................. 104
- Medical Law and Ethics ...................................................... 104
- Medical Law Concentrate ................................................... 110
- Medical Law Review ......................................................... 105
- Medicine, Patients and the Law ............................................... 49
- Mega-Regional Trade Agreements: CETA, TTT, and TiSA ........... 85
- Mental Health Practice and the Law ....................................... 104
- Military Justice ................................................................. 41
- Money in the Western Legal Tradition ...................................... 48
- Moss, Fletcher and Isaacs on the EU Regulation on Insolvency Proceedings ................................................................. 45
- Murphy on Evidence .......................................................... 31

N
- National Parliaments after the Lisbon Treaty and the Euro-Crisis .... 46
- National Security and Double Government ................................ 116
- Necessity in International Law ................................................ 82
- Neoliberalism or New Liberalism? ............................................. 79
- Network Neutrality ............................................................. 94
- Newgathering: Law, Regulation, and the Public Interest ............... 56
- New Technologies and EU Law ............................................. 41
- Normative Subject .............................................................. 90
- Normativity and Power ....................................................... 92
- Norms Without the Great Powers ............................................. 67

O
- Offence to Religion ............................................................. 92
- Offend, Shock, or Disturb ..................................................... 18
- Olympic Citizenship ........................................................... 55
- One Child .......................................................... 96
- On Fantasy Island ............................................................. 53
- On the Idea of Potency ........................................................ 10
- Opinion Writing and Case Preparation .................................... 101
- Oppenheimer’s International Law: United Nations .................... 71
- Outlines of Muhammadan law ................................................ 92
- Oxford Handbook of European Legal History .......................... 47
- Oxford Handbook of Islamic Law .......................................... 14
- Oxford Journal of Law and Religion ....................................... 99
- Oxford Journal of Legal Studies .......................................... 51, 92, 103
- Oxford Manual of Major Incident Management ......................... 105
- Oxford Principles of European Union Law .............................. 42

P
- PAC: A Practical Guide to the Police and Criminal Evidence Act 1984 ................................................................. 106
- Pakistan Media Law ........................................................... 57
- Paradigms of International Human Rights Law ......................... 78
- Parenting Plan Evaluations ................................................... 94
- Parliament and the European Court of Human Rights ................. 78
- Partnership and LLP Law .................................................... 9
- Patients for Chemicals, Pharmaceutical, and Biotechnology ......... 58
- Petroleum Contracts ........................................................ 35
- Philosophical Foundations of Children’s and Family Law .......... 44
- Philosophical Foundations of Constitutional Law .................... 78
- Philosophical Foundations of Contract Law ............................. 26
- Philosophical Foundations of Fiduciary Law ............................. 118
- Philosophical Foundations of Tax Law .................................... 91
- Philosophy of International Law ............................................ 65
- Pleading Without Team ........................................................ 8
- Police Law ................................................................. 106
- Political Rationale and International Consequences of the War in Libya ................................................................. 93

S
- Political Theology ............................................................. 95
- Poor Justice ................................................................. 43
- Post Sovereign Constitution Making ....................................... 19
- Practitioners’ Guide to Human Rights Law in Armed Conflict ....... 78
- Presidential Discretion ...................................................... 20
- Press and Speech Under Assault ............................................. 18
- Principles and Practice in EU Sports Law ................................ 38
- Principles of Banking Law .................................................. 46
- Principles of Contractual Interpretation .................................. 26
- Principles of Financial Regulation .......................................... 45
- Principles of International Economic Law .............................. 85
- Principles of Takeover Regulation .......................................... 9
- Privacy ................................................................. 55
- Privacy Revisited ............................................................ 53
- Private Law in the External Relations of the EU ......................... 38
- Private Regulation and the Internal Market ............................. 37
- Privy Council Practice ..................................................... 8
- Proceeds of Crime .......................................................... 31
- Product Liability ............................................................. 117
- Professional Ethics .......................................................... 101
- Propaganda and Counter-terrorism ........................................ 115
- Property Law 2017–2018 ..................................................... 108
- Prosecuting My Conflict-Related Sexual Violence at the ICTY .... 74
- Prosecuting Corporations for Genocide ................................... 74
- Protecting Civilians in War ................................................. 81
- Protecting Rights Together ................................................ 22
- Protection of Citizens ........................................................ 77
- Public Law ................................................................. 20
- Public Law ................................................................. 21
- Public Law Concentrate ..................................................... 112
- Public Law Essentials ..................................................... 18
- Public Law in Germany ..................................................... 51
- Public Trials ................................................................. 94

R
- Ranking and Priority of Creditors ............................................ 45
- Realpolitik ................................................................. 93
- Reason and Restitution ...................................................... 89
- Relief Law ........................................................................ 54
- Regulation of the EU Financial Markets ................................... 46
- Re-Imagining Offshore Finance ............................................. 46
- Religion and the American Constitutional Experiment ............... 20
- Religious Freedom under the Personal Law System ................... 89
- Remedies ................................................................. 101
- Remedies for Breach of Contract ........................................... 24
- ReNUML Model Rules on EU Administrative Procedure .......... 40
- Rescaling the State .......................................................... 95
- Research Methods for Law ................................................ 114
- Resolution and Insolvency of Banks and Financial Institutions .... 45
- Restoring Consumer Sovereignty .......................................... 16
- Richard Posner ............................................................. 98
- Rights forfeiture and Punishment ............................................ 92
- Risk and the Regulation of Uncertainty in International Law ....... 69
- Rough Justice ............................................................... 72
- Rulemaking by the European Commission ................................ 38
- Rules for a Flat World ...................................................... 100
- Russian Approaches to International Law ................................ 69

T
- Taking a Case to the European Court of Human Rights ............... 54
- Targeting Americans .......................................................... 115
- Taxing Profit in a Global Economy ........................................ 47
- Telecommunications: Commentary On Security Documents ...... 73
- Textbook on Administrative Law .......................................... 20
- Textbook on Contract Law .................................................. 24
- Textbook on Immigration and Asylum Law ............................. 52
- Textbook on Land Law ...................................................... 108
- The Access Regime .......................................................... 104
- The Accountability of Armed Groups under Human Rights Law .... 79
- The Acquisition of Territory in International Law ......................... 65
- The Age of Deference ....................................................... 116
- The Alabama State Constitution .......................................... 17
- The American Convention on Human Rights ............................ 79
- The American Journal of Comparative Law ............................ 14
- The American Journal of Jurisprudence ................................... 92
- The Anatomy of Corporate Law .......................................... 11
- The Arms Trade Treaty: A Commentary .................................... 81
- The Birth of the Newjustic ................................................................ 49
- The British Journal of Criminalogy ...................................... 32
- The British Yearbook of International Law ............................ 17
- The California State Constitution ......................................... 17
- The Chinese Journal of Comparative Law ................................ 14
- The Chinese Mafia .......................................................... 107
- The Common Law in Colonial America .................................... 49
- The Concept of Humanitarian Intervention .................................. 77
- The Concept of Cultural Genocide ........................................... 66
- The Concept of the Employer ................................................ 33
- The Confusion Test in European Trade Mark Law .................... 60
- The Confiscation of Arms ................................................... 31
- The Constitution ....... 46
- The Constitution of European Union ..................................... 41
- The Constitution of Freedom ................................................ 22
- The Continental Shelf Beyond 200 Nautical Miles ..................... 66
- The Contract of Employment ................................................. 33
- The Contradiction in Disability Law ........................................ 53
- The Conventions on the Privileges and Immunities of the United Nations and Its Specialized Agencies .......... 63
- The Cosmopolitan Constitution ............................................. 19
- The Council of Europe ...................................................... 89
- The Cultural Defense of Nations ........................................... 54
- The Culture of International Arbitration .................................. 88
- The Curing of Rights ........................................................ 56
- The Death of Trustparency .................................................. 66
- The Deconstruction of Equity ................................................ 10
- The Delaware State Constitution .......................................... 17
- The Development of World Trade Organization ....................... 85
- The Doctrine of Justiciability Before International Commercial Arbitral Tribunals .................................................. 5
- The Dual State .................................................................... 67
- The Empire of Law ........................................................... 51
- The Enforcement of EU Law and Values ................................... 40

Order Online at: www.oup.com
Library Recommendation Form

Please forward this form to your librarian or library acquisitions committee.

If you would prefer to submit your recommendation electronically, please visit: [www.oup.com/academic/library-recommend](http://www.oup.com/academic/library-recommend)

To:  
From:  
Department:  
Email:  
Date:  

<table>
<thead>
<tr>
<th>I recommend the following book(s) for purchase by the library:</th>
<th>Reasons for recommendation:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Author:</td>
<td>□ This will be an invaluable resource for myself and my colleagues</td>
</tr>
<tr>
<td>Title:</td>
<td>□ I will refer my students to this resource</td>
</tr>
<tr>
<td>ISBN:</td>
<td>□ I am a contributing author</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>I recommend access to the following online products:</th>
<th>Reasons for recommendation:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Product:</td>
<td>□ This will be an invaluable resource for myself and my colleagues</td>
</tr>
<tr>
<td>Web address:</td>
<td>□ I will refer my students to this resource</td>
</tr>
<tr>
<td></td>
<td>□ I am a contributing author</td>
</tr>
</tbody>
</table>

For further information, please visit: [www.oup.com/academic/librarians](http://www.oup.com/academic/librarians)

☐ This will be an invaluable resource for myself and my colleagues
☐ I will refer my students to this resource
☐ I am a contributing author
HOW TO ORDER

Oxford University Press is committed to providing excellent customer service. To ensure you receive the easiest ordering experience for you, please consult the information below.

Book Customer Services: www.oup.com/academic/help
UK Ordering details: Tel: +44 (0) 1356 426469
customer.service@oup.co.uk

Online sales queries: onlinequeries.uk@oup.com

US Ordering details: Tel: 1-800-451-7556
customer.service@oup-us.com

Market Restrictions:
Titled marked with * are, for market reasons, only available in USA/Canada. They are therefore listed with dollar pricing only.
Titled marked with ** are, for market reasons, only available in UK and non US/Canadian markets. They are therefore listed with sterling pricing only.

Journals Customer Services: www.oxfordjournals.org
For information on pricing, online access, subscriptions, and other administration queries:
UK: Tel: +44 (0)1865 335907
USA: Tel: 1-919-677-0977 / 1-800-525-7323 (toll-free in USA/Canada)
Japan: Tel: (9) 5444-5858 / China: Tel: (86) 10-8155 1678

Visit Our Website at: www.oup.com/academic/history