

FOR FURTHER INFORMATION ON THE TITLES LISTED IN THIS MONTH'S BOOK NEWS PLEASE VISIT OUR WEBSITE:

www.wildy.com

Wildy & Sons Ltd

Lincoln's Inn Archway, Carey Street, London WC2A 2JD

Tel: 020 7242 5778 Fax: 020 7430 0897

Website: www.wildy.com Email: info@wildy.com

Hours: 8.45 am to 6:00 pm, Monday to Friday

Subscriptions: Steven Ross
Key Accounts: Alden Bowers
New Books: Charlie Alpera
Customer Support: Daniel Higgins

Graham Norfolk

Online Sales: Jonathan Sykes
Secondhand: Colin Wickham
Antiquarian: Roy Heywood
Overseas Sales & Sets: John Pethick

Also at 16 Fleet Street, London EC4Y 1AU

Tel: 020 7353 3907 Fax: 020 7353 4395

Email: wildyfleet@wildy.com

Hours: 9 am to 6 pm, Monday to Friday; 10 am to 4 pm, Saturday

Len Jiggins (Manager) Alastair Hooper (Asst. Manager)

Distribution Centre & Warehouse, Unit M5, Cherrycourt Way, Leighton Buzzard LU7 4UH Elaine Ross (Manager)

To our best knowledge, all particulars are correct at the time of going to press. However, we regret that we cannot accept responsibility for any errors, and wish to advise readers that price and date of publication may be subject to change by the publishers concerned

cover: Town Hall in Hamilton, Bermuda

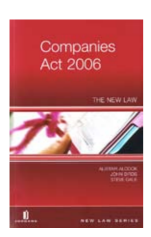
Printed by Formara Ltd Southend-on-Sea, Essex SS2 5RX

WILDY'S BOOK NEWS

Volume 12 Issue 3 Published Monthly

Mar/Apr 07

MAJOR NEW TITLES THIS MONTH



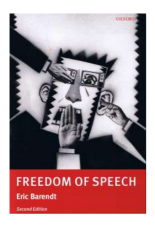
Alcock, Alistair; Birds, John and Gale, Steve, Companies Act 2006: The New Law, Jordans, PB, £75.00, ISBN: 9781846610363 Following the highly regarded Jordans New Law Series format, this book, written by leading company law experts and contributors to Gore-Browne on Companies, offers an authoritative account of the background and effect of the Act. Focusing on the areas of change, the title

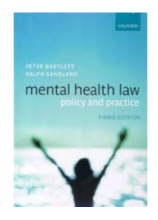
combines analysis of the new provisions with essential cross-references to existing law remaining in force, providing a comprehensive account of the forthcoming regime and its implications for company law practice. The full text of the Act will be reproduced.

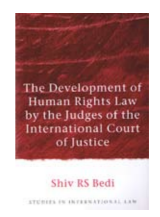


Askola, Hjeli, Legal Responses to Trafficking in Women for Sexual Exploitation in the European Union, Hart Publishing, HB, £35.00, ISBN: 1841136506

The phenomenon of trafficking in women for sexual exploitation, which in the last decade has changed from a marginal 'non-issue' to a legitimate concern in many parts of the world, has become familiar through newspaper coverage, and now, finally, legislators and law enforcement agencies have begun to act. In Europe many EU Member States now have (or are developing) at least some sort of anti-trafficking policies (with some of them in the forefront of global anti-trafficking efforts). Moreover, the EU itself has become markedly more active with regard to curbing trafficking in human beings, as part of its migration control and police and judicial cooperation functions.







Barendt, Eric, *Freedom of Speech 2ed*, Oxford Univ Press, PB, £27.95, ISBN: 9780199225811

This is a fully revised and updated new edition of the classic work first published in 1985. There have been many important developments since the first edition, including enactment of the Charter of Rights and Freedoms in Canada in 1982, the impact of the European Human Rights Convention, and the consideration by English courts of Judgments of the European Court of Human Rights.

Bartlett, Peter and Sandland, Ralph, Mental

Health Law: Policy and Practice 3ed, Oxford Univ Press, PB, £33.99, ISBN: 9780199278275

Written by two of the country's leading specialists in mental health law, this book provides a detailed overview of the law and the socio-legal, historical, sociological, and cultural issues that surround it. Mental health law, at its heart, involves the forcible confinement and medication of some of society's most vulnerable people, and the authors look closely at the social issues raised by this, and the human rights of those who suffer from mental illness

Bedi, Shiv, Development of Human Rights Law by the Judges of the International Court of Justice, Hart Publishing, HB, £65.00, ISBN: 1841135763

The jurisprudence of the International Court of Justice generally demonstrates that no rule of international law can be interpreted and applied without regard to its innate values and the basic principles of human rights. Through its case-law the ICJ has made immense contributions to the development of human rights law, and in so doing continues to provide solutions to mounting international problems,

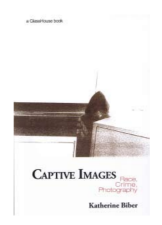
such as terrorism and unilateral use of force.



Benneyworth, Rebecca, Construction Industry Scheme: A Practical Guide to the New Rules, Lexis-Nexis UK, PB, £79.95, ISBN: 0754533174

The first book on the market about this subject, Construction Industry Scheme: A Practical Guide to Compliance is a practical step-by-step guide to the New Construction Industry Scheme (CIS) Rules which come into effect in April 2007. The book covers all aspects of the new rules and gives practical advice on how to prepare and how to comply. Easy-to-use,

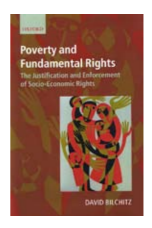
the title takes the reader step-by-step through this complicated subject ensuring full compliance with the new rules.



Biber, Katherine, Captive Images: Race, Crime, Photography, Cavendish, PB, £19.99, ISBN: 9780415420396

Examines the law's treatment of photographic evidence and uses it to investigate the relationship between law, image and fantasy. Based around the scholarly examination of a bank robbery, in which a surveillance camera captures the robbery in progress, Katherine Biber draws upon critical writing from psychoanalysis,

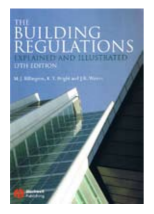
postcolonialism, art, law, literature and feminism to 'read' this crime, its texts and its images. The result is an interdisciplinary study of crime that unfolds a compelling narrative about race relations, national identity and fear. This book is an essential read for all levels of law students studying or interested in law, criminology and cultural studies.



Bilchitz, David, Poverty and Fundamental Rights: The Justification and Enforcement of Socio-Economic Rights, Oxford Univ Press, HB, £50.00, ISBN: 9780199204915
This book addresses the

pressing issue of severe

poverty and inequality, and questions why violations of socio-economic rights are treated with less urgency than violations of civil and political rights, such as the right to freedom of speech or to vote.



Billington, M.J.; Bright, K.T. and Waters, J.R., Building Regulations Explained and Illustrated 13ed, Blackwell Publishing, HB, £55.00, ISBN: 9781405159227

This book provides a detailed, authoritative and well illustrated guide to building control in England and Wales. This latest edition has been substantially revised to include revised chapters on

Part A Structural Stability, Part C Materials, Part E Sound, Part F Ventilation, Part L Conservation of Fuel and Power, Part M Access, and a completely new chapter on Part P Electrical Safety. A host of smaller changes to the administration of the Regulations are also included.

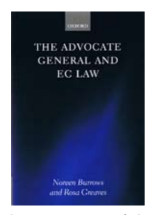


Bowers, John; Fodder, Martin et al, Whistleblowing: Law and Practice, Oxford Univ Press, HB, £65.00, ISBN: 9780199299584

This book provides a detailed and authoritative survey of the law relating to public interest disclosure ("whistleblowing").

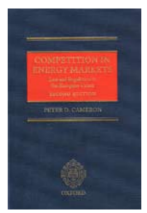
Six years on from the coming into force of the Public Disclosure Act 1998 (PIDA), the book looks at how the new system has developed, and provides up to date practical guidance on the key issues that arise in practice. It considers the legal framework in the area, both under PIDA and the disparate other sources of law that can apply, and provides in-depth commentary on case law and other developments since the Act came into force. These include the broadening of the scope of the obligation to blow the whistle: the Government's increased promotion of protection for whistleblowers that have occurred in the wake of scandals such as Enron: health and safety issues surrounding the railways; and the Shipman Inquiry.

Burrows, Noreen and Greaves, Rosa, Advocate General and EC Law, Oxford Univ Press, HB, £60.00, ISBN: 9780199299003



The prominence of the Advocate General is one of the most distinctive. and controversial, features of the European Court of Justice. The Advocate General and EC Law is the first comprehensive study of the Advocate General and his role in the development of EC Law. The book examines the history of the role, the questions over its future, and the role's importance in the procedures of the Court. The book also analyses the contribution of some of the most influential Advocates General to the development of specific aspects of Community

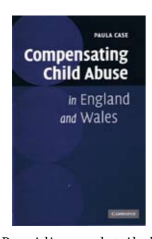
law, including Francis Jacobs on intellectual property. Walter van Gerven on discrimination and Jean Pierre Warner on competition procedure. The book explores the contributions of a range of Advocates General to specific principles of Community Law, including state liability and direct effect.



Cameron, Peter, Competition in Energy Markets: Law and Regulation in the European Union 2ed. Oxford Univ Press. HB, £145.00, ISBN: 9780199282975

The new edition of this book gives a comprehensive update and analysis of European law as it affects competition in EU energy markets, especially oil, gas and electricity. This includes all relevant directives. regulations, Treaty provisions (including the energy chapter in the draft EU Constitution), case law and decisions of the ECJ, the CFI and the European Commission competition authorities. Appropriate consideration is also given to the new developments in EU legal relations with Norway, Switzerland and other neighbouring countries. In this edition a special chapter examines the growing impact of environmental rules on the energy sector, especially with respect to renewable energy, nuclear power and the EU emissions trading scheme

Case, Paula, Compensating Child Abuse in England and Wales, Cambridge Univ Press, HB, £50.00. ISBN: 9780521864022



Providing a detailed analysis of the legal principles in England & Wales, this book looks at governing compensation claims for the lasting trauma caused by child abuse. Its pages discuss the merits and demerits of different forms of action as mechanisms for imposing liability for abuse, how compensable psychiatric damage can be proved and how the law deals with complex issues of duty of care, causation and extending limitation periods in the context of abuse cases.

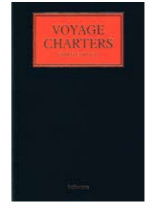
Cichowski, Rachel, Eu-



ropean Court and Civil Society: Litigation, Mobilization and Governance, Cambridge Univ Press, PB, £17.99, ISBN: 0521671817

The European Union today stands on the brink of radical institutional and constitutional change. The most recent enlargement and proposed legal reforms reflect a commitment to democracy: stabilizing political life for citizens governed by new regimes, and constructing a European Union more accountable to civil society. Despite the perceived novelty of these reforms, this book explains (through quantitative data and

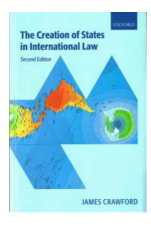
qualitative case analyses) how the European Court of Justice has developed and sustained a vibrant tradition of democratic constitutionalism since the 1960s.



Cooke, Julian; Young, Timothy et al, *Voyage Charters 3ed*, Informa Publishing, HB, £365.00, ISBN: 1843115379

The third edition of this best-selling book continues to provide the only comprehensive guide to voyage charters. It analyses on a clause by clause basis the two major charterparty forms, the Gencon and Asbatankvoy, as well as reviewing the Hague and Hague-

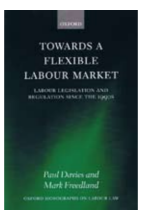
Visby Rules. Throughout the authors provide a comparative analysis of English and American law and include details of all relevant case law and arbitration awards.



Crawford, James, *Creation of States in International Law*, Oxford Univ Press, PB, £34.95, ISBN: 9780199228423

James Crawford discusses the relation between statehood and recognition as it has developed since the eighteenth century. The criteria for statehood and the effect on those criteria of evolving standards of democracy and human rights; their application in

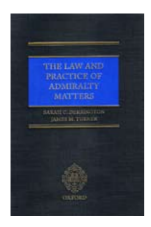
international organizations and between States: the creation of States by devolution or recession, by international disposition of major powers or international organizations and through institutions established for Mandated, Trust, and Non-Self-Governing Territories, are also discussed. Apart from the general argument of the normative significance of the legal concept of 'State', and the analysis of the numerous specific cases, this new edition of a landmark book provides a full and up-to-date account of the general development which has led to the birth of so many new States.



Davies, Paul and Freedland, Mark, Towards a Flexible Labour Market: Labour Legislation and Regulation Since the 1990s, Oxford Univ Press, PB, £24.95, ISBN: 9780199217885

Taking as its starting point the authors' earlier work on Labour Legislation and Public Policy, this book provides a detailed account and critical analysis of British labour legislation and labour market regulation since the early 1990s. Referring back to the earlier history, and filling in the gaps in the early and mid-1990s, the work concentrates mainly on the legislation and policy measures in the employment sphere of the New Labour governments which have been in power since 1997, placing those developments in the context of the relevant aspects of European Community law.

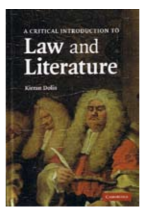
Derrington, Sarah and



Turner, James M., Law and Practice of Admiralty Matters, Oxford Univ Press, HB, £175.00, ISBN: 9780199282647

This book opens with a consideration of the scope of admiralty action as set out in the Supreme Court Act 1981. Concepts peculiar to admiralty, such as maritime and statutory liens, and peculiarities of procedure under Practice Direction 61 are covered in detail. As well as covering procedural issues for court based dispute resolution, difficult areas relating to arbitration in practice are also addressed. A distinguishing feature of this work is the extensive

consideration of the case law of commonwealth iurisdictions. The comparative approach is particularly illuminating where there is an absence of clarity in English law such as in the areas of post arrest applications and the interaction between admiralty arrest and insolvency proceedings. This new work is an essential addition to the literature on this area tackling difficult areas in detail and drawing in authorities from Commonwealth jurisdictions to illuminate gaps in English law.

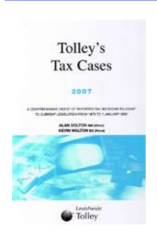


Dolin, Kieran, Critical Introduction to Law and

Literature, Cambridge Univ Press, HB, £45.00, ISBN: 0521807433

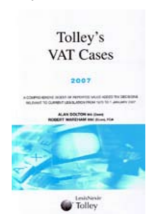
Law and literature have been closely linked fields throughout history. Linguistic creativity is central to the law, with literary modes such as narrative and metaphor infiltrating legal texts. Equally, legal norms of good and bad conduct are reflected or subverted in literature's engagement with questions of law and justice. Kieran Dolin introduces this interdisciplinary field and charts the history of the shifting relations between the two disciplines, from the open affiliation between literature and law in the sixteenth-century Inns of Court to the less visible links of contemporary culture.

Dolton, Alan and Walton, Kevin, *Tolley's Tax Cases 2007*, LexisNexis UK, PB, £94.95, ISBN: 9780754532880



This is your complete guide to Court and Special Commissioners' decisions relevant to current direct tax legislation. Covering cases from 1875 to 1 January 2007, Tolley's Tax Cases contains concise summaries of over 2,800 tax cases providing all the essential information you need when dealing with HMRC This authoritative text is the only book of its kind to contain summaries of all important court decisions relevant to direct tax legislation. With chapters arranged in alphabetical order for easy referencing and a comprehensive index, you

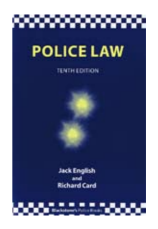
can find all the answers you require quickly and easily.



Dolton, Alan and Wareham, Robert, Tolley's VAT Cases 2007, LexisNexis UK, PB, £119.95, ISBN: 9780754532965

This is a concise, portable single-volume publication which contains concise summaries of more than 3.500 essential court and VAT Tribunal decisions. from 1973 to 1 January 2007, relevant to current legislation. Cases are classified into chapters which are arranged alphabetically, making navigation quick and simple, and allowing case

summaries from any year to be rapidly located.



English, Jack and Card, Richard, Police Law 10ed. Oxford Univ Press, PB, £27.95, ISBN: 9780199214068

This well-respected and highly regarded book, now in it's 10th edition. covers all areas of law and legal procedure which are of interest to police officers. Comprehensive and easy to understand, it is suitable for any reader, even those with no formal legal training. In addition, it will be of particular assistance to all those who are studying Criminal Law for the first time. The book

also provides a good source of information for members of the public who wish to refer to a legal text written in an accessible way.

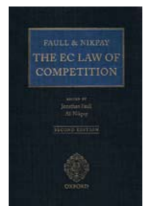




Ewing, K.D., Cost of Democracy: Party Funding in Modern British Politics, Hart Publishing, HB, £30.00, ISBN: 1841137162

Party funding has given rise to great controversy since 1997, and continues to do so. In recent years, scandal has followed scandal - from million pound donations, to the so-called 'loans for peerages' affair. The question is now the subject of official investigation by Sir

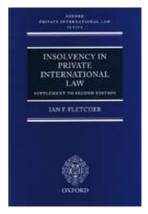
Hayden Phillips, whose blueprint for reform is expected at the end of 2006. This book charts the evolution of the party funding problem in recent years and explores the weaknesses of the Political Parties, Elections and Referendums Act 2000 which was enacted in a vain attempt to clean up British politics.



Faul, J.; Nikpay, Ali et al *The EC Law of Competition*, OUP, HB, £195.00, ISBN: 9780199269297

The new edition of this leading work builds upon the success of the first edition by adding new chapters on modernization,

cartels, state aids, and motor vehicle distribution agreements, as well as expanding the analysis of mergers. The existing strengths are also reinforced, and the book will be fully up to date with all of the key substantive, procedural and interpretative changes introduced during 2004, as well as the latest case law. The author team is entirely drawn from current or former members of the EC Commission's Directorate General for Competition, ensuring a uniquely indepth working knowledge of the legislative regime and its application in practice.



Fletcher, Ian, Insolvency in Private International Law: Supplement to 2ed, Oxford Univ Press, PB, £25.00, ISBN: 9780199288731

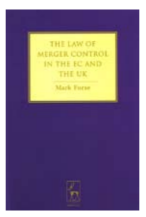
This supplement to the second edition of Insolvency in Private International Law covers the key developments in case law and legislation in the subject up to October 2006, and is an essential purchase for all who have already bought the main work.



Francesco Francioni

Francioni, Francesco, *Biotechnologies and International Human Rights*, Hart Publishing, HB, £60.00, ISBN: 1841137030
This book follows and complements the previous

volume Biotechnology and International Law (Hart 2006) bringing a specific focus on human rights. It is the result of a collaborative effort which brings together the contributions of a select group of experts from academia and from international organisations with the purpose of discussing the extent to which current activities in the field of biotechnology can be regulated by existing human rights principles and standards, and what gaps, if any, need to be identified and filled with new legislative initiatives.



Furse, Mark, Law of Merger Control in the EC and the UK, Hart Publishing, PB, £50.00, ISBN: 1841135259

This text introduces the reader to the principles and practice of merger control in the EC and the UK. It deals clearly with both of the new regimes, providing a discussion of the policy and the relevant legislation, clarified through an analysis of pertinent cases and decisions. The aim is to provide the non-expert reader with a thorough and accessible introduction to the subject.



Gardner, Simon, Introduction to Land Law, Hart

Publishing, PB, £16.95, ISBN: 9781841135243

The rules of land law are numerous, complex, and in some cases baffling to students and the study of land law is also often portrayed as dull. Too frequently those who find success in working out how the law operates in other areas of law find themselves defeated by land law. Writing about the law of property, even the great jurist Blackstone apparently succumbed to the depressing conclusion that the study of land law 'afforded the student less amusement and pleasure in the pursuit' than the study of crime and tort. This book tries to make a difference. It aims to tell the rules' story: to talk about them in terms of the work they do, in a way that will allow readers to understand and engage with them. And through the example it offers, it aims also to give students the confidence, spur and

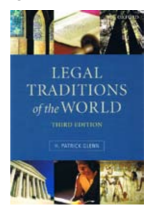
tools to go on to develop such perspectives for themselves.



Giglio, Francesco, Foundations of Restitution for Wrongs, Hart Publishing, HB, £50.00, ISBN: 9781841136479

'Restitution for wrongs', or 'restitutionary damages', is the judicial award which compels the wrongdoer to give up to the victim the benefit obtained through the perpetration of the wrong, independently of any loss suffered by the victim. The establishment of a civil trial in Roman law, which left compensation as the main response, and a widespread, loss-

centred interpretation of the Aristotelian theory of corrective justice explain, but do not justify the difficulties encountered by modern attempts to account for restitutionary damages. Mistakes in the classification of this institution have complicated the picture. To overcome some of these problems, this study considers the basic structure of restitutionary damages from different angles.



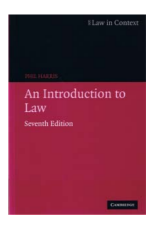
Glenn, H. Patrick, Legal Traditions of the World: Sustainable Diversity in Law 3ed, Oxford Univ Press, PB, £28.99, ISBN: 9780199205417

This prize-winning work offers a major new means of conceptualizing law and legal relations across the world. National laws are placed in the broader context of major legal traditions, those of chthonic (or indigenous) law, talmudic law, civil law, islamic law, common law, hindu law and Asian law. Each tradition is examined in terms of its institutions and substantive law, its founding concepts and methods, its attitude towards the concept of change, and its teaching on relations with other traditions and peoples. Legal traditions are explained in terms of multivalent and nonconflictual forms of logic and thought. This book will be invaluable to law students and lawyers engaged in comparative or transnational work. historians, social scientists, and all those interested in the legal traditions that

underpin the world's major societies.



Competition: Covenants, Confidental Information and Garden Leave. Oxford Univ Press, HB, £85.00. ISBN: 9780199208623 Employment Covenants, Confidential Information. and Garden Leave is a comprehensive and practical text for solicitors and barristers practising in employment law. It provides detailed analysis of the full range of issues that are encountered in contentious and non-contentious work concerning all forms of competition by employees and directors.



Harris, Phil, *Introduction to Law 7ed (Law in Context)*, Cambridge Univ Press, PB, £18.99, ISBN: 0521697964

Since the publication of its first edition, this textbook has become the definitive student introduction to the subject. As with earlier editions. the seventh edition gives a clear understanding of fundamental legal concepts and their importance within society. In addition, this book addresses the ways in which rules and the structures of law respond to and impact upon changes in economic and political life.



Holtzmann, Howard M. and Kristjansdottir, Edda, *International Mass Claims Processes: Legal and Practical Perspectives*, Oxford Univ Press, HB, £95.00, ISBN: 9780199207442

Mass Claims Processes have become increasingly important phenomena in international dispute resolution. This is the first book to provide comprehensive information for a systematic comparison and analysis of the legal issues and practical matters involved in their establishment and operation. This book considers eleven of the highest profile modern

Mass Claims tribunals and commissions created to redress large-scale losses. They include the Iran-US Claims Tribunal. the UN Compensation Commission (relating to Iraq's invasion of Kuwait), several bodies to resolve claims relating to bank accounts, insurance or slave labor resulting from the Holocaust, as well as to the conflicts in Bosnia and Herzegovina and in Kosovo, and to the war between Eritrea and Ethiopia. The Processes described in this book received claims involving an estimated aggregate of more than 4 million persons and entities seeking over US \$4 billion.

Hopt, Klaus and Wymeersch, Eddy, European Company and Financial Law: Texts and Leading Cases 4ed, Oxford Univ Press, HB, £165.00, ISBN: 9780199227600

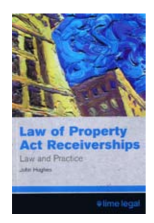
As with previous editions, this fouth edition features



the full text of every piece of adopted European legislation affecting companies and the financial sector, including directives, regulations, recommendations and other relevant instruments. It is divided into sections on banking law, capital movement, company law, consumer protection, enterprise law, insurance law and securities regulation.

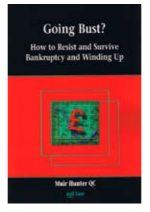
Hughes, John, Law of Property Act Receivers: Law and Practice, Lime Legal, PB, £55.00, ISBN: 0955283426

Following the demise



of administrative receiverships under the Enterprise Act 2002, Law of Property Act Receivership has become an increasingly popular method of enforcing security held by mortgagees. Yet few insolvency practitioners or other advisers instructed by lenders have the knowledge and experience necessary to use the powers conferred by the Law of Property Act to maximum effect. In this timely and practical work, John Hughes analyses LPA receiverships in detail – from appointment to vacation of office explaining their advantages

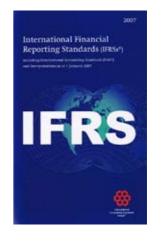
and disadvantages by comparison with other insolvency procedures. He sets out the powers and obligations of officeholders, together with their potential liabilities – and how to avoid them



Hunter, Muir, Going Bust? How to Resist and Survive bankruptcy and Winding Up, XPL Publishing, PB, £20.00, ISBN: 1858113687

IASB, International Financial Reporting Standards (IFRSs) 2007, IASB, PB, £60.00, ISBN: 9781905590261

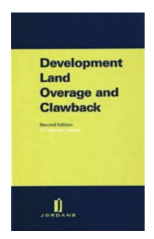
Updated for 2007, The official IFRSTM Bound



Volume contains all International Financial Reporting Standards and all International Accounting Standards, together with all the associated IASB pronouncements and application guidance. This is the definitive set of international standards which set out the authoritative requirements of international financial reporting.

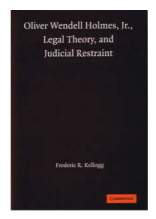
Jessel, Christopher, *Development Land Overage* and Clawback 2ed, Jordans, HB, £90.00, ISBN: 9781846610554

This book is the authoritative explanation



of this evolving area of property practice, used increasingly by landowners, commercial companies and government departments. Overage, or clawback, can be used to ensure that a landowner selling land can share in any subsequent increase in its development value. Various methods may be employed to achieve this objective; each method is explained in detail, analysing its appropriateness to the owner's and purchaser's objectives and circumstances and offering solutions to practical problems. How

to ascertain the 'trigger' event for payment, how to calculate the amount of any payment and enforce payment obligations are explained in full. An extensive chapter on drafting sets out the principles to be followed and is supplemented by an appendix which also includes several clauses for inclusion in documents.



Kellogg, Frederic, *Oliver Wendell Holmes, Jr., Legal Theory, and Judicial Restraint,* Cambridge Univ Press, HB, £45.00, ISBN: 0521866502

Oliver Wendell Holmes, Jr., is considered by many to be the most influential American jurist. The

voluminous literature devoted to his writings and legal thought, however, is diverse and inconsistent. In this study, Frederic R. Kellogg follows Holmes's intellectual path from his early writings through his judicial career. He offers a fresh perspective that addresses the views of Holmes's leading critics and explains his relevance to the contemporary controversy over judicial activism and restraint.

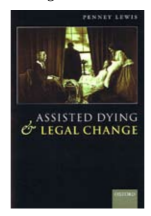


Kuner, Christopher, European Data Protection Law: Corporate Regulation and Compliance 2ed, Oxford Univ Press, HB, £125.00, ISBN: 9780199283859 The new edition of this

16

acclaimed book gives a fully updated overview of European data protection law affecting companies, incorporating the important legal developments which have taken place since the last edition was published. These include the first three cases of the European Court of Justice interpreting the EU Data Protection Directive (95/46), the Commission's first report on the implementation of the Directive, the Data Retention Directive, new developments in international data transfers, conflicts between security requirements and data protection, and the implementation of the Electronic Communications and Privacy Directive 2002/58 in the Member States. It also covers the recent European Court of Justice decision on the controversial export of airline passenger data to the US, and expands

its European overview to include the new and acceding Member States.



Lewis, Penny, Assisted Dying and Legal Change, Oxford Univ Press, HB, £50.00, ISBN: 9780199212873

This book looks comparatively at the process of legalization of euthanasia and assisted suicide and its effects. examining how the way in which assisted dying is legalized affects the kind of regime that is produced. It suggests that the experience of one jurisdiction cannot readily be translated to another, arguing for a subtler understanding

against the backgrounds of diverse legal and political cultures. This examination suggests that greater caution is needed before relying on the experience of one jurisdiction when discussing proposals for regulation of assisted dying in others, and the possible consequences of such regulation. The book seeks to demonstrate the need to explore the legal environment in which assisted dying is performed or proposed in order to evaluate the relevance of a particular legal experience to other jurisdictions.



United Kingdom Peter Leyland

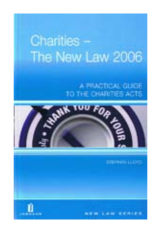
The Constitution of the

Leyland, Peter, Con-

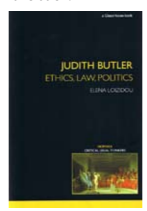
stitution of the United Kingdom: A Contextual Analysis, Hart Publishing, PB, £12.95, ISBN: 9781841136660

This is the first book in the new series Constitutional Systems of the World, and as such launches what is set to become an invaluable resource for all students and teachers of constitutional law and politics. The book provides an outline of the principles and doctrines which make up the United Kingdom constitution. The chapters are written in sufficient detail for anyone coming to the subject for the first time to develop a clear and informed view of how the constitution is arranged and how it works

Lloyd, Stephen, Charities: The New Law- A Practical Guide to the Charities Act 2005, Jordans, PB, £39.00, ISBN: 9780853089711 After a five year journey, the Charities Act 2006 has finally received Royal Assent. But what are the



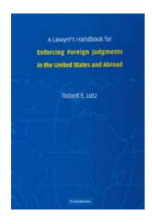
changes that it will bring to charities? It's more controversial reforms include the first ever statutory definition of 'charitable purposes', changes to the public benefit rules and provisions for trustee remuneration.



Loizidou, Elena, Judith Butler: Ethics, Law, Politics, Cavendish, PB, £27.99, ISBN: 9780415420419

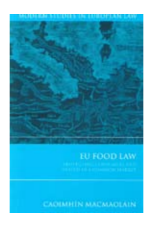
The first to use Judith Butler's work as a reading of how the legal subject is formed, this book traces how Butler comes to the themes of ethics, law and politics analyzing their interrelation and explaining how they relate to Butler's question of how people can have more liveable and viable lives. Acknowledging the potency and influence of Butler's 'concept' of gender as process, which occupies a well developed and well discussed position in current literature, Elena Loizidou argues that the possibility of people having more liveable and viable lives is articulated by Butler within the parameters of a sustained agonistic relationship between the three spheres of ethics, law and politics.

Lutz, Robert, Lawyer's Handbook for Enforc-



ing Foreign Judgements in the United States and Abroad, Cambridge Univ Press, HB, £85.00, ISBN: 0521858747

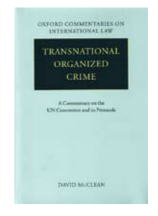
This book assists the practitioner seeking to enforce a foreign judgment in the United States or a U.S. rendered judgment abroad in navigating the lack of procedural uniformity that exists and in planning strategies likely to ensure effective enforcement. As a handbook, it provides the practitioner with a framework and resources with which to approach and further research the laws of the relevant state or country.



MacMaoláin, Caoimhin, EU Food Law: Protecting Consumers and Health in a Common Market, Hart Publishing, PB, £35.00, ISBN: 1841134988

This is the first comprehensive analysis of the European Union law of food regulation. It details the way in which EU law impacts upon the production and sale of food throughout the Union. It examines the legal protection accorded to the free movement of food within the EU, discussing in detail those circumstances in which Member States may derogate from this

principle, in particular where this is done to protect human health or safeguard consumer interests.



McClean, David, Transnational Organized Crime: A Commentary on the UN Convention and its Protocols, Oxford Univ Press, HB, £75.00, ISBN: 9780199217724

Provides a fully up-to-date account of the state practice under the Convention, and includes information from the most recent Conference of State Parties Comprehensive analysis of new developments in international criminal co-operation such as mutual legal assistance,

extradition, lawenforcement, technical assistance and training. and the seizure of assets obtained by their commission.



struction of Contracts:

Interpretation, Implication and Rectification, Oxford Univ Press, HB, £135.00, ISBN: 9780199277933 This exciting new practitioner-orientated text provides a clear and comprehensive account of the legal principles and doctrines which come into play whenever the parties disagree about the meaning and effect of the contractual words. Most commercial transactions.

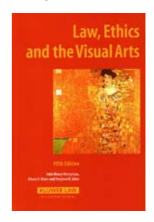
from the supply of goods of services to the sale of a business, are reduced to writing. In most cases this entails that the deal is recorded in clear and certain terms for the parties to perform. Nevertheless written contracts are abundant with disputes about the meaning and effect of particular words and phrases.



McMeel, Gerard and Virgo, John, Financial Advice and Financial Products: Law and Liability 2ed, Oxford Univ Press, LL, £175.00, ISBN: 9780199299065

The new edition of Financial Advice and Financial Products now comes as

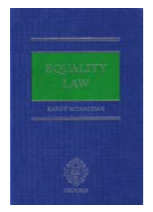
a loose-leaf service. This comprehensive guide covers the legal and regulatory environment in which claims arising in the financial services context are brought and defended. Since 2001 legislative activity in the field of financial regulation has grown considerably and the rate of development in regulation and case law shows no sign of slowing.



Merryman, John; Eisen, Albert and Urice, Stephen, Law. Ethics and the Visual Arts 5ed. Kluwer Law Int'l, PB, £70.00, ISBN: 9789041125170

Since its first edition in 1979, Law, Ethics and the

Visual Arts established itself as the leading art law text among law professors, students, and practitioners. This new and newly illustrated, fifth edition, revised in collaboration with Stephen K. Urice, incorporates recent changes in treaty, statutory, and case law. It includes discussion of recent developments from the resurgence of iconoclasm to military conflicts' depredations on cultural property. As in earlier editions, the authors present legal issues in their historical contexts.



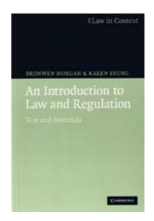
Monaghan, Karon, *Equality Law*, Oxford Univ Press, HB, £85.00, ISBN:

9780199277957

This new book offers the first comprehensive survey of UK equality law. It provides a critique of the current legal framework, including its underlying concepts and the history of protection against discrimination, and looks at equality law's application to a wide range of specific areas such as employment, goods and services, housing, education, and public law. It also examines the scope of protection in domestic, European and ECHR law, and includes chapters on defences and exemptions, as well as offering practical guidance on relevant procedures and remedies.

Morgan, Bronwen and Yeung, Karen, *Introduc*tion to Law and Regulation: Text and Materials, Cambridge Univ Press, PB, £29.99, ISBN: 9780521685658

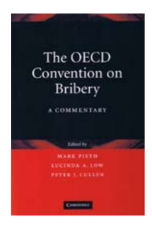
In recent years, regulation



has emerged as one of the most distinct and important fields of study in the social sciences, both for policy-makers and for scholars who require a theoretical framework that can be applied to any social sector. This timely textbook provides a conceptual map of the field and an accessible and critical introduction to the subject.

Pieth, Mark and Low Lucinda A., *OECD Convention on Bribery: A Commentary*, Cambridge Univ Press, HB, £85.00, ISBN: 9780521868174

This book is an articleby-article commentary



which gives particular attention to the results of the OECD monitoring process as applied to state implementation. Companies in particular are at ever greater risk of legal and 'reputational' damage resulting from failure to comply with the anti-corruption standards set inter alia, by the OECD Convention. This book provides them with comprehensive guidance on the OECD standards. The commentary also constitutes a significant work of comparative criminal law. It is written and edited by persons who include experts involved

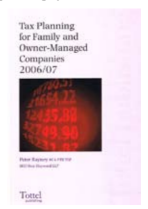
in development of the Convention standards as well as academics and legal practitioners.



Pogge, Thomas, *John Rawls: His Life and Theory of Justice*, Oxford Univ Press, PB, £14.99, ISBN: 0195136373

John Rawls was one of the most important political philosophers of our time, and promises to be an enduring figure over the coming decades. His Theory of Justice (1971) has had a profound impact across philosophy, politics, law, and economics. Nonetheless Rawlsian theory is not easy to understand, particularly for beginners, and his

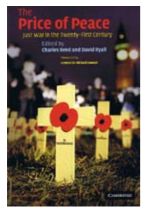
writing can be dense and forbidding. Thomas Pogge's short introduction (originally published in German) gives a thorough and concise presentation of the main outlines of Rawls's theory, introduces biographical information when necessary, and draws links between the Rawlsian enterprise and other important positions in moral and political philosophy.



Rayney, Peter, *Tottel's Tax Planning for Family and Owner-Managed Companies 2006/07*, Tottel Publishing, PB, £72.95, ISBN: 1845922727

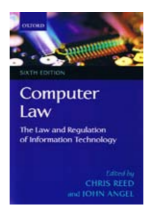
This guide is designed to provide an invaluable

source of money-saving advice for anyone who advises or runs a family or owner-managed company. It examines a wide variety of tax planning matters from the viewpoint of the company, its working and non-working shareholders and its employees.



Reed, Charles and Dyall, David, Price of Peace: Just War in the Twenty-First Century, Cambridge Univ Press, PB, £15.99, ISBN: 0521677858

Lively political and public debates on war and morality have been a feature of the post-Cold War world. The Price of Peace argues that a re-examination of the just war tradition is therefore required. The authors suggest that despite fluctuations and transformations in international politics, the just war tradition continues to be relevant

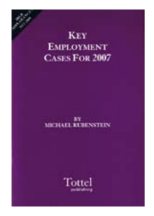


Reed, Chris and Angel, John, Computer Law: The Law and Regulation of Information Technology 6ed, Oxford Univ Press, PB, £35.00, ISBN: 9780199205967

Early treatment of computer law was no more than the application of existing principles to novel sets of facts. Today it has been recognized generally that computing technology does indeed give rise to unique legal problems

which are not resolvable by applying existing legal principles. This is particularly apparent where transactions are carried out through the exchange of digital information rather than human interaction. The developing law which seeks to resolve these problems is at the heart of the latest edition of this book, now established as a standard text on computer and information technology law for both students and practitioners. Topics covered range from contractual matters and intellectual property protection to electronic commerce, data protection and liability of internet service providers. Competition law issues are integrated into the various commercial sections as they arise to indicate their interaction with information technology law.

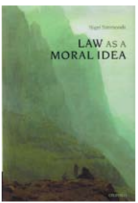
Rubenstein, Michael, Key Employment Cases



for 2007, Tottel Publishing, PB, £24.95, ISBN: 9781845928117

This unique publication, based on Rubenstein's annual Industrial Law Society lecture, sets out the key issues in some 70 cases currently before the courts, but yet to be decided: the cases that will shape employment law in 2007. An entertaining compilation of the barristers and judges whose cases have been reported in IRLR since its inception. Who were the stars of the 70s, 80s and 90s? Who are the all-time top 50? Which barrister has been in the most reported cases this

century? Who is the only person to appear in IRLR cases in three different occupations? Find out the answer to these and other interesting questions.



Simmonds, Nigel, Law as a Moral Idea. Oxford Univ Press, HB, £34.95, ISBN: 9780199276462 This book argues that the institutions of law, and the structures of legal thought, are to be understood by reference to a moral ideal. The idea of law is an ideal of freedom, or independence from the power of others. The moral value and justificatory force of law are not contingent upon circumstance, but intrinsic to its character as law. Doctrinal legal arguments are shaped by rival conceptions of the conditions for realisation of the idea of law.



Southern, David, *Tottel's Taxation of Loan Relation-ships and Derivative Contracts 8ed*, Tottel Publishing, PB, £110.00, ISBN: 1845921879

Formerly known as Taxation of Corporate Debt, Foreign Exchange and Derivative Contracts, this well-established work now appears in its 8th edition. It has been wholly rewritten, to take account of the radical legal and accounting changes resulting from the application of

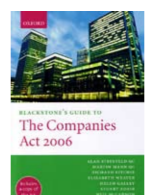
International Accounting Standards (IAS) and new UK GAAP.



Stannard, John E., *Delay in the Performance of Contractual Obligations*, Oxford Univ Press, HB, £125.00, ISBN: 9780199282654

It is much easier to make a promise than to keep it, still less to keep it on time. It is therefore not surprising that delay is a common problem in contracts of all kinds, and the issue has been very much litigated in the courts. Unfortunately the law in this area is both complex and obscure, and there is a marked lack of commentary on

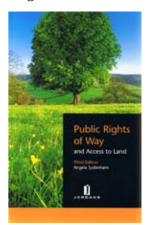
the subject. This book is designed to fill that gap by dealing systematically with the topic of delay in the contractual context.



Steinfield, A. et al *Blackstone's Guide to the Companies Act 2006*, OUP, PB, £55.00, ISBN: 9780199217106

This new Blackstone's Guide provides the complete text of the Companies Act 2006, together with a clear explanation of the legislation and its impact. The Companies Act is a major piece of legislation - comprising 1264 sections and 16 schedules. It represents an attempt to reform company law for the

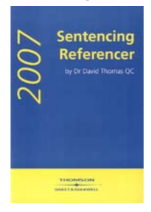
21st century in accordance with the Government's stated objectives of encouraging small companies, promoting shareholder involvement and fostering a long term investment culture. It puts whole areas of company law which are the product of the common law on a statutory basis for the first time, and implements EU Directives on Takeovers and Transparency Obligations.



Sydenham, Angela, *Public Rights of Way 3ed*, Jordans, PB, £65.00, ISBN: 9781846610592

Written by Angela Sydenham, one of the country's

leading authorities on the subject, succeeds in clarifying the arcane and often archaic law. By turn she explains the creation and loss of public rights of way and access to land, how their existence can be ascertained, and the nature of the obligations to maintain and manage them.



Thomas, David A., Sentencing Referencer 2007, Sweet & Maxwell, PB, £42.50, ISBN: 9780421962200

Continues to provide full covereage of the Powers of the criminal Courts (Sentencing) Act 2000, where it is still in force. and the Criminal Justice Act 2003, and deals with the problem of deciding

which Act applies in a given case. New topics covered for the first time in the 2007 edition are assistabce to prosecutor, drink banning orders and youth community orders. New maximum sentences and offences under the Fraud Act 2006 are included, together with minimum sentences for firearms offences



Tiley, John, Studies in the History of Tax Law Volume 2, Hart Publishing, HB, £60.00, ISBN: 9781841136776

This work contains the full text of the papers presented at the second Tax Law History Conference in July

2004. The Conference was organised by the Cambridge Law Faculty's Centre for Tax Law. The papers range widely in terms of period - from the Old Testament to the twentieth century - and geographical areas, with papers on matters relating to not only the United Kingdom but also Canada, Australia and the US.

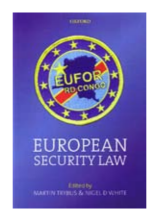


Trepte, Peter, Public Procurement in the EU: A Practitioner's Guide 2ed, Oxford Univ Press, HB, £95.00, ISBN: 9780199286911

This is a commentary on the two new EC Directives on public procurement, which are due to be

implemented and in force by January 2006, together with practical guidance upon their application and implementation in national law. The author offers a clear and precise explanation of the meaning and significance of the rules and identifies and discusses the problem areas in understandable terms. A new feature of the second edition is that it covers all procurement rules relating to the institutions of the EC itself, for example rules relating to procurement by the EC Commission or European Development Fund. The author is a well known expert in this field, bringing to bear experience both in private practice and as an adviser to governments and public bodies to provide an essential reference guide for all who operate in this field

Trybus, Martin and White, Nigel, European Security Law, Oxford Univ



Press, HB, £60.00, ISBN: 9780199218622

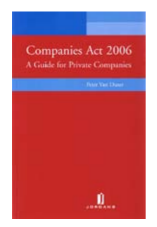
With security now dominating political agendas at the domestic, regional and international levels, it is no surprise that the EU's concern for security has grown apace, and, following the Union's respect for the rule of law, has been shaped legally as well as politically. This book evaluates the progress of the Union in this regard in its international context and in its wider context of European integration generally. The analysis is in the main a legal one, but is placed squarely within wider historical and political perspectives.



Tweeddale, Andrew and Tweeddale, Karen, Arbitration of Commercial Disputes: International and English Law and Practice, Oxford Univ Press, PB, £49.95, ISBN: 9780199216475

This significant work is now reissued in paperback, without appendices. The text provides a detailed yet clear and accessible guide to English and international arbitration law. The book initially deals with the principles of arbitration as examined from an international perspective. The authors identify fundamental principles of arbitration law that are common to all jurisdictions, and show

how some principles of arbitration law are treated differently in various jurisdictions. The book also examines some of the key jurisprudential questions, such as whether an international commercial arbitration is anchored to the place or seat of the arbitration, whether an arbitral award can be enforced even it has been annulled, and the continuing development and use of the lex mercatoria to resolve international commercial arbitrations.



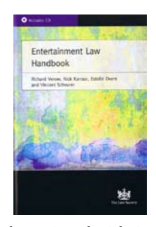
van Duzer, Peter, Companies Act 2006: A Guide for Private Companies, Jor-

dans, PB, £65.00, ISBN: 9781846610387

This is a concise and essential guide to interpreting and implementing this new law. Focusing on the provisions of particular relevance to private companies, this practical guide highlights changes to company procedure, obligations and liabilities including the proposed model form of articles for a private company limited by shares, the ending of the requirement for a company secretary, the new statutory statement of directors' duties and new procedures for resolutions, passing resolutions in writing and company meetings.

Verow, Richard; Kanaar, Nick; Overs, Estelle et al, *Entertainment Law Handbook*, Law Society, HB, £130.00, ISBN: 9781853289774

The entertainment industry has experienced rapid change over recent years. This thorough book helps you to keep pace with



the various legislative advances in this area. It covers the underlying contractual and copyright issues that impact all aspects of entertainment law as well as analysing the areas of music, film and TV, and computer games in depth.



Walden, Ian, Computer Crimes and Digital Investigations, Oxford Univ

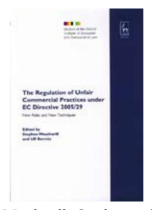
Press, HB, £75.00, ISBN: 9780199290987

This text provides a comprehensive legal analysis of the substantive and procedural rules relating to computer crime, and offers a clear explanation of the relevant technical aspects of computer crime, from types of attacks launched through to forensic techniques. The text places computer crime firmly in its international context, through comparative discussion of laws in other jurisdictions, international harmonisation initiatives. and mechanisms for cooperation between law enforcement bodies in different jurisdictions.

Waterlow, Waterlow's Solicitors' and Barristers' Directory 2007, Water-



low, HB, £76.95, ISBN: 9781857830866



Weatherill, Stephen and Bernitz, Ulf, Regulation of Unfair Commercial Practices under EC Directive 2005/29, Hart Publishing, HB, £45.00, ISBN: 1841136999

This book represents the fruit of a conference held in Oxford on March 3. 2006 under the auspices of the Institute of European and Comparative Law in the Oxford University Law Faculty. Directive 2005/29 is an important new measure in the construction of a legal framework apt to promote an integrated economic space in the European Union It establishes a harmonised regime governing the control of unfair commercial practices. As such it represents an important exercise in the use of new rules and new techniques. and therefore poses new challenges to EU lawyers.

To our best knowledge, all particulars are correct at the time of going to press. However, we regret that we cannot accept responsibility for any errors, and wish to advise readers that price and date of publication may be subject to change by the publishers concerned

SUBSCRIPTIONS & SUPPLEMENTS PUBLISHED IN MARCH

Acta Juridica, 2006, Wm Gaunt & Sons, £60.00

Amercian International Law Cases, 2005 Volume 1, Oceana Publications, £65.00

Amercian International Law Cases, 2005 Volume 2, Oceana Publications, £65.00

Amercian International Law Cases, 2005 Volume 3, Oceana Publications, £65.00

APIL Personal Injury Law, Practice and Precedents Looseleaf, Update 3, Jordan Publishing Ltd, £100.00

Atkin's Court Forms, Volume 25 Part 1, LexisNexis Butterworths, £199.00

Atkin's Court Forms, Volume Consolidated Tables 2007, LexisNexis Butterworths, £199.00

Butterworth's Offshore Service Looseleaf, Issue 91, LexisNexis Butterworths, £129.00 Butterworths Civil Court Precedents Looseleaf, Issue 91, LexisNexis Butterworths, £176.00

Butterworths Costs Services Looseleaf, 74, LexisNexis Butterworths, £114.00

Butterworths Employment Tax Planning Looseleaf, Issue 47, LexisNexis Butterworths, £87.00

Charities: The Law and Practice Looseleaf, Release 33, Sweet & Maxwell Ltd, £195.00 Commercial Transactions Checklists Looselaef, Release 23, Sweet & Maxwell Ltd, £145.00

Commonwealth Law Reports Parts and Bound Volumes Service, Volume 224, Sweet & Maxwell Ltd, £160.00

Dominion Law Reports, Volume 271, Canada Law Book, £125.00

Dominion Law Reports, Volume 272, Canada Law Book, £125.00

Dominion Law Reports, Volume 273, Canada Law Book, £125.00

Dominion Law Reports, Volume 274, Canada Law Book, £125.00

Encyclopaedia of Banking Law Looseleaf, Issue 81, LexisNexis Butterworths, £215.00

Encyclopaedia of Forms and Precedents, Volume 18, LexisNexis Butterworths, £268.00

EU and International Employment Law, Update 15, Jordan Publishing Ltd, £175.00

Family Law Precedents Service Looseleaf, Update 6, Jordan Publishing Ltd, £90.00

Family Law Reports Bound Volumes, 2006 Volume 2, Jordan Publishing Ltd, £90.00

Family Law Reports Cumulative Index, 1995-2006, Jordan Publishing Ltd, £95.00

Halsbury's Statutes, Volume 8(1), LexisNexis Butterworths, £248.00

Halsbury's Statutes, Volume Is it in Force, LexisNexis Butterworths, £248.00

Halsbury's Statutes, Volume 15(1), LexisNexis Butterworths, £248.00

Halsbury's Statutory Instruments Bound, Volume 16, LexisNexis Butterworths, £152.00

Harvey on Industrial Relations and Employment Law Looseleaf, Issue 184, LexisNexis Butterworths, £233.00

Hill and Redman's Law of Landlord and Tenant Looseleaf, Issue 57, LexisNexis Butterworths, £175.00

ICSID Reports, Volume 11, Cambridge University Press, £175.00

Individual Voluntary Arrangements Looseleaf, Update 13, Jordan Publishing Ltd, £110.00 Inheritance Act Claims Looseleaf, Update 7, Jordan Publishing Ltd, £90.00

Inland Revenue Practices and Concessions Looseleaf, Release 57, Sweet & Maxwell Ltd, £140.00

International Execution Against Judgment Debtors, 2007 Number 1, Oceana Subscriptions, £115.00

International Trust Laws Looseleaf, Update 30, Jordan Publishing Ltd, £185.00

Keating on JCT Contracts Looseleaf, Release 1, Sweet & Maxwell Ltd, £98.00

Law and Practice of Registered Conveyancing Looseleaf, Release 33, Sweet & Maxwell Ltd, £130.00

Law Reports of the Commonwealth, 2007 Volume 1, LexisNexis Butterworths, £280.00

Lloyd's Law Reports Bound, 2006 Volume 2, Informa Publishing, £190.00

Martin's Canadian Criminal Code, Release 69, Canada Law Book, £95.00

Medico Legal Reports, Volume 93, LexisNexis Butterworths, £97.00

NAPF Pensions Legislation Service Looseleaf, Issue 89, LexisNexis Butterworths, £115.00

Sadler's Equipment Leasing Looseleaf, Release 33, Sweet & Maxwell Ltd, £130.00

Secretarial Administration, Release 45, Jordan Publishing Ltd, £100.00

The Digest, Volume 4 Part 1, LexisNexis Butterworths, £218.00

The Digest, Volume 4 Part 2, LexisNexis Butterworths, £218.00

The Law of Education Looseleaf, Issue 87, LexisNexis Butterworths, £248.00

The Law Reports Bound, Volume 2006, Incorporated Council of Law Reporting, £325.00

Tolley's Charities Manual Looseleaf, Issue 65, LexisNexis Butterworths, £83.00

Tolley's Company Law Issues, Issue 91, LexisNexis Butterworths, £103.00

Tolley's Employer's Pay and Benefits Manual Looseleaf, Issue 22, LexisNexis Butterworths, £70.00

Tolley's Employment and Personnel Procedures Looseleaf, Issue 35, LexisNexis Butterworths, £83.00

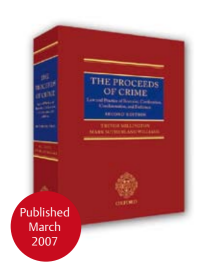
Tolley's Employment Law Service Looseleaf, Issue 67, LexisNexis Butterworths, £109.00 Tolley's Environmental Law and Procedures Management Looseleaf, Issue 27, LexisNexis Butterworths, £89.00

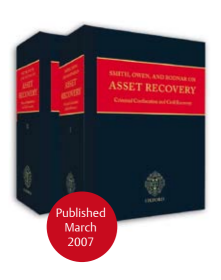
Tolley's Insolvency Law Looseleaf, Issue 50, LexisNexis Butterworths, £88.00

Victoria Reports, Consolidated Index 1891-2005, LexisNexis Butterworths, £170.00

Victoria Reports, 14, LexisNexis Butterworths, £140.00

Legal sources you can trust





NEW EDITION

The Proceeds of Crime

The Law and Practice of Restraint, Confiscation, Condemnation, and Forfeiture

Second Edition

Trevor Millington and Mark Sutherland Williams

Now in its second edition, The Proceeds of Crime provides a definitive guide to all aspects of the law concerning the recovery of the proceeds of crime in England and Wales.

NEW TO THE 2ND EDITION

- Completely updated to include recent case law, the Criminal Procedure Rules 2005, and the changes made to POCA by the Serious Organised Crime and Police Act 2005
- New chapters covering: condemnation law (bootlegging); restoration hearings before the VAT and Duties Tribunal; property freezing orders
- Updated coverage on disclosure of suspicious transactions and the professions

978-0-19-929864-8 • Hardback • £95.00

NEW IN LOOSELEAF

Smith, Owen and Bodnar on Asset Recovery Criminal Confiscation and Civil Recovery

Edited by Ian Smith, Tim Owen QC, and Andrew Bodnar

Smith, Owen and Bodnar on Asset Recovery, previously published by LNUK, is now available from Oxford University Press in looseleaf format with regular updates. This comprehensive work covers the expanding law and practice of asset recovery in the UK, European, and international spheres.

- Offers clear step-by-step procedural guidance including precedents
- Includes new sections covering terrorist financing and terrorist property forfeiture, and expanded comparative coverage
- Includes full text of POCA 2002 and other essential legislation

978-0-19-929898-3 • 2 volume looseleaf: 2050 pages • Mainwork price: £195.00 (includes first year updating)
Service price: £125.00 (approximately 2 updates per year)

OXFORD

- Publisher & Distributor of the Year 2005, 2006, and 2007

Awarded by the Academic, Specialist, and Professional Group of the UK Booksellers Association

JOHN PETHICK'S VISIT TO BERMUDA

After several years I was pleased to finally return to Bermuda to catch up with old friends. Special thanks to Attride Stirling & Woloniecki for once again helping me feel at home what with checking my e-mails etc. In particular thanks to Phil Taylor for his help in tracking down those customers who had moved since my last visit.

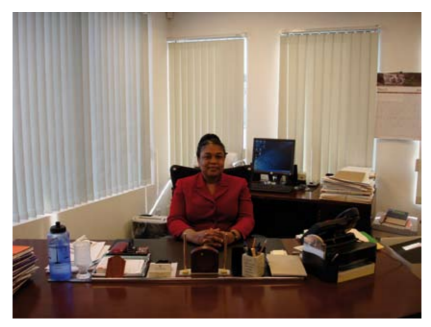
It was also nice to meet up with new faces like Danielle Brosseau from Mello Jones & Martin, as well as old friends like Latoya Trott whom I usually see at the CARALL conferences each year. She is unable to attend this year as she is getting married to Noel Pearman on the 5th April. Everyone at Wildy's wishes them all the best in their new lives together.

I was also able to see a lot of faces, both old and new, at the DPP's office as Vinette Graham-Allen was kind enough to allow me to use the boardroom to display some books.

It was great to be able to show our customers how we are able to help in updating their libraries. As one customer pointed out, they were able to purchase a lot more books for the same money when dealing with us, so please try us for yourselves!



Rod Attride Stirling & Phil Taylor



Director of Public Prosecutions Vinette Graham-Allen



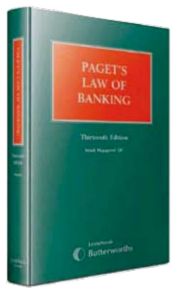
Latoya Trott librarian AG Chambers



Danielle Brosseau Mello Jones & Martin



The banking law bible



Paget's Law of Banking – 13th Edition

Mark Hapgood QC, with contributions from Richard Slade, Roger Masefield and Jhasbir Dhillon, of Brick Court Chambers, and specialist chapters contributed by Neil Levy (Consumer Credit), Mark Phillips QC and Tom Smith (Insolvency), Richard Hooley (Electronic Funds Transfer) and David Beales (Mortgages of Land)





IMPORTANT FORTHCOMING PUBLICATIONS

Employment Court Practice

General Editors: Jonathan Swift and Chris Chapman Sweet & Maxwell, Hardback, ISBN 9781847030252. £145.00, due April 2007 **Employment Court Practice** is a new court reference work for employment practitioners divided into two parts. Part one contains clear, practical advice and the Rules and Regulations, while part two covers the more complex procedural elements such as territorial jurisdiction, compensation, time limitation and dispute resolution. In one portable hardback volume it covers Employment and Employment Appeal Tribunal Rules; Regulations and Practice Directions: Civil Procedure Rules Part 52 and Practice Directions. Expert opinion follows each section of a Rule, Regulation and Practice Direction to provide greater clarity to their meaning, and invaluable advice on best practice; referring to case law, legislation and practice codes is included. The contributors provide expert analysis of procedural issues relating to pensions loss, salaries and benefits in relation to compensation awards. Also included is useful information such as EAT forms, useful addresses and websites, and a table outlining the list of time limits for cases.

The Law of Assignment: The Creation and Transfer of Choses in Action

by Marcus Smith
Oxford University
Press, Hardback, ISBN
9780199284368, £135.00,
due June 2007

The Law of Assignment is a comprehensive analysis of the assignment of choses in action. The book begins with an analysis of the wide range of choses recognised by English law, and a consideration of their distinct features. It goes on, after a brief historical overview, to consider the various ways in which English law gives effect to assignments. The effects of valid and invalid assignments are set out, and choses that cannot be assigned described, as well as the difficult question of priorities. Thereafter, assignment is considered in particular contexts (security and insolvency) and the specific rules applicable to the assignment of particular choses gone through (shares; insurance contracts; intellectual property; documentary intangibles). Finally, assignment is dealt with in the context of private international law. Although the book seeks to give an insight into the principles that underpin assignment, a major strength of the book is that it deals specifically with the peculiarities of the various different choses in action recognised by English law. Lawyers involved in debt finance, mergers and acquisitions, factoring, shares, insurance. intellectual property will all find this book useful and structured to their needs.

Electronic Evidence: Disclosure, Discovery & Admissibility

By Stephen Mason Lexis Nexis Butterworths, Hardback, ISBN 9781405718370, £125.00, due April 2007

Electronic Evidence: Disclosure, Discovery & Admissibility is currently the only text on this subject which brings together all the issues relating to disclosure, procedure and admissibility of electronic evidence. The latest developments in this area are covered, including the CPR Part 31 Practice Direction, as well as com-

36

prehensive coverage of jurisdictions outside the UK. The book introduces practitioners to the complexities of electronic evidence - the growing importance of electronic evidence affects every aspect of law both in civil and criminal cases - and enables practitioners to retrieve and advise on electronic evidence confidently and use it effectively in cases, particularly when dealing with experts. A glossary is also included to aid understanding of key and technical terms.

Cross-Border Insolvency Law: International Instruments and Commentary

by Bob Wessels

Kluwer Law International, Hardback, ISBN 9789041125262, £143.00, due April 2007

Recent insolvency cases highlight the growing importance of cross-border insolvency matters in international transactions. In order to obtain relevant information essential for conducting such transactions, an insolvency lawyer needs to have access to the many relevant instruments that have been introduced and implemented in recent years, but that until now have not been available in any single place. This very useful volume collects, for the first time in one source, all important

international and regional legal instruments relating to insolvency of companies, financial institutions, and consumers, as well as to corporate rescue law. The book includes international and regional conventions, model laws. EC directives and regulations, uniform rules and guiding principles produced by various international bodies (such as the World Bank, the United Nations Committee on International Trade Law, the American Law Institute, and INSOL International), and international and European restatements of insolvency law by scholars. In addition to reproducing the complete texts of these instruments. the editor provides insightful commentary covering such important matters as key issues of each text: expected amendments and revisions: and comparative analysis of instruments. Online updates will be available several times each year. A unique resource bringing together core material in the field of cross-border insolvency law and legislation, this book will be welcomed by international insolvency practitioners worldwide.

Comparative Law of International Arbitration, 2nd edition

by Jean-François Poudret and

Sweet & Maxwell, Hardback, ISBN 9780421932104, £185.00, due April 2007 This new and updated English edition of an acclaimed French language text guides practitioners through the international arbitration process from beginning to end. It compares the rules of arbitral procedure in each of the major arbitration jurisdictions, helping practitioners decide which jurisdiction/institution's rules they wish to be bound by. The new edition provides intelligent and approachable guidance through the beginning, middle and end of an international commercial arbitration, and compares the rules of each of the major arbitration jurisdictions at every stage of the process. The strengths and weaknesses of arbitration in each jurisdiction is discussed, and detailed advice is given on topics such as the arbitration agreement, how to progress a case, the award and enforcement of the award. The authors examine the UNCITRAL Model Law. the New York Convention 1958 and the major arbitration rules, and cover important legislation from Sweden, Belgium, Germany, England, Italy, Holland, France and Switzerland, with relevant references to US law.

Sébastien Besson

Civil Procedure Use for Enforcement of EC Competition Law by the English, French and German Civil Courts

by George Cumming, Brad Spitz and Ruth Janal

Kluwer Law International, Hardback, ISBN 9789041124715, £75.00, due April 2007

European competition law has been increasingly subject to two complementary forces: decentralisation and harmonisation. In the course of this process, certain procedural elements have come to the fore as constituting impediments to the enforcement of Articles 81 and 82 EC in terms of actions for damages. While ECJ case law appears to establish a type of 'minimum' enforcement in this area, the far-reaching analysis presented in this book shows how an 'adequate' or even 'optimal' degree of enforcement may be achieved by effecting a choice between competing procedural solutions. Focusing on rules of civil procedure used by the ordinary courts of England, France, and Germany, the authors show how basic principles - such as protection of the rights of the defence, legal certainty, and proper conduct of the procedure - facilitate the application of the doctrines of effectiveness and non-discrimination

to those elements of the national procedure which impede in some manner the effective enforcement of Articles 81 and 82 EC. Their in-depth analysis ranges over procedural aspects of such elements as rules of evidence. costs, expert testimony, iniunctions, burden of proof. limitations, and forms of compensation, ultimately leading them to propose clear modifications of certain rules of national procedure that go a long way toward ensuring adequately effective enforcement. This remarkable book breaks through an impasse in European competition law. It serves to steady the balance which has been sought between the different actors of the procedure in each of the national systems studied. For practitioners and jurists it offers a particularly useful approach to the handling of cases involving European competition law, and also serves as a guide by reason of its clear presentation, its clarification of doctrine, and its analysis of national and European case law.

Shaw's Local Government Directory 2007/08

Shaw & Sons, Paperback, ISBN 978 0 7219 1711 5, £38.50, due May 2007 The purpose of this Directory is to provide vital information for the authorities.

solicitors and commercial organisations whose work brings them into contact with local authorities. As usual. this edition will feature the details of the Chief Officers responsible for certain functions within each authority (i.e. finance, legal services, etc.) including the newly added function of 'procurement'. Additionally, for the first time, individual e-mail addresses for each Chief Officer have been introduced. The book also gives the names, postal and Document Exchange addresses, and telephone and fax numbers of the authorities, listing principal offices and other main offices. Entries in the Directory are designed to make it easy to find the department and person with responsibility for a specific function. This removes the confusion that often arises due to the varying of departmental names and groupings of responsibilities in different authorities. Included are Electoral Registration Officers and Scottish Assessors who themselves find this book, and the gazetteer of places in particular, invaluable for their work with rolling registration. Full details of all the new authorities are given, together with cross-referencing to enable the user to identify which new authorities have taken over from those

that have been disbanded. The book also lists the parish councils, parish meetings and town councils within each authority's area, and includes a substantial gazetteer of nearly 20,000 places, showing the authority within which each falls.

Insurance Claims, 2nd edition

by Alison Padfield Tottel Publishing, Paperback, ISBN 9781845924553. £120.00, due May 2007 This authoritative and highly specialised text contains detailed analysis and guidance on insurance claims for practitioners. The author adopts a modern, accessible approach which makes retrieval of information fast and convenient. With new material on reinsurance and the Conflict of Laws from a claims perspective, this book is essential reading for solicitors, barristers and insurance industry professionals.

Medicine, Patients and the Law, 4th edition

By Margaret Brazier and Emma Cave

Lexis Nexis Butterworths, Hardback, ISBN 9781405726023, £85.00, due May 2007

In the extensively revised and updated fourth edition of this highly acclaimed textbook, Margaret Brazier

and Emma Cave examine the regulation of medicine, the rights of patients and responsibilities of doctors and legal remedies. The book covers a diverse range of fields from research on embryos to clinical negligence, cloning to euthanasia. The text charts recent developments in the law including reform of the General Medical Council. legislation such as the Human Tissue Act 2004. Mental Capacity Act 2005 and the NHS Redress Act 2006 and proposals to reform the law. The clear and concise style makes the book accessible to the lav person as well as to legal professionals, students and medical practitioners.

Drafting and Negotiating Commercial Contracts, 2nd edition

by Anderson and Victor Warner

Tottel Publishing, Hardback, ISBN 9781845927844, £85.00, due May 2007

Essential reading for commercial lawyers and contract managers, this book deals with the practical aspects of drafting commercial contracts. Starting with the structure of a contract, this user-friendly guide covers good and bad practice in drafting, the meaning and use of commonly-used words and phrases, and the interpretation of contracts. This new

2nd edition has been comprehensively updated to cover new case law on the enforceability of pre-contractual documents and looks and all relevant legislative changes and developments, including the implementation of the Regulatory Reform (Execution of Deeds) Order 2005. the Freedom of Information Act 2000, the contracts (Rights of Third Parties) Act 1999 and the Limited Liability Partnerships Act 2000. ACD is included with the book.

Nuisance: Law and Practice in Property and Environmental Claims

by Gordon Wignall Jordan Publishing, Paperback, ISBN 9780853089919, £65.00, due April 2007

The law of nuisance continues to evolve in response to modern demands and remains an effective means of addressing damage to and interference with land, whether it be flooding, subsidence, noise, odour or other environmental nuisances. The common law can provide relief from the nuisance in the form of an injunction or damages in lieu of (or in addition to) an injunction, or an abatement notice can be served under the Environmental Protection Act 1990. The aim of this work is to set out the general principles governing common law (public and private) and statutory nuisance, including the relevant procedure for seeking relief from the nuisance. It is followed by a section which examines how these general principles can be applied to the most common forms of property interference/damage. The book will be supplemented by key statutory materials and the author's own precedents.

International Investment Arbitration: Substantive Principles

by Campbell McLachlan, Laurence Shore, Matthew Weiniger and Loukas Mistelis

Oxford University Press, Hardback, ISBN 9780199286645, £145.00, due June 2007

Arbitration of overseas investment disputes is one of the fastest growing areas of international dispute resolution. The exponential growth of international investment in recent years has led to the signature of over two thousand Bilateral Investment Treaties (BITs) between foreign states, in addition to a wealth of multilateral treaties and other forms of concession agreements. Disputes that have arisen are often resolved through the forum of international arbitration,

and typically involve claims by an investor company for compensation when an investment has been illegally expropriated or adversely affected by the state's activities. The legal principles that have developed in this area are subject to intense debate, and are still in a state of flux. While tribunals routinely state that they are applying principles of public international law to determine disputes, many of the principles applied have only been developed recently in the context of investment treaty arbitrations, and tribunals are often guided more by the approaches taken by other tribunals, than by preexisting doctrines of public international law. However. the volume of law created. applied and analysed by tribunals is such that it is now possible to begin the necessary process of codification. International Investment Arbitration: Substantive Principles is an important step in this process. The book provides a detailed analytical survey of the developing substantive principles which are being applied to disputes by international investment tribunals. It considers the key questions that arise, and provides a clear description of the present state of the law as reflected in tribunal practice. Key areas of coverage include: the instruments under which investment disputes arise; the legal basis of treaty arbitration: dispute resolution and parallel proceedings; who is a foreign investor, including nationality issues and foreign control; what is an investment; investors' substantive rights; expropriation; compensation and remedies. As the volume of international investment arbitration grows, international law firms are increasingly having to acquire expertise in all aspects of this specialised and rapidly developing field. Written by a leading author team from Herbert Smith. and benefiting from the public and private International law experience of Professor Campbell McLachlan, this book is an essential reference work for international arbitration counsel, arbitrators, and academics.

Constitutionalism and the Role of Parliaments

Edited by Katja S. Ziegler, Denis Baranger and Anthony W. Bradley

Hart Publishing, Hardback, ISBN 9781841136431, £45.00, due May 2007

Modern constitutionalism has put a lot of hopes in parliaments but there is some consensus that these hopes have not been entirely fulfilled. At the same time, the role of parliaments in contemporary democracies continues to evolve as parliaments are faced with new challenges. How should they react to the new forms of executive and administrative action? Should they play a role in upholding judicial independence, although the latter is frequently seen as independence from parliament as well as the executive? How

should they contribute to the protection of fundamental rights? The book aims at providing some answers to these questions by first setting the historic scene, giving a comparative overview of the modern history of a selection of major European deliberative institutions (UK, France, Germany and the European Parliament). The book then

looks at themes around the doctrine of separation of powers, especially aspects of the relationship between parliament and the executive power and parliaments' role and attitude regarding the judiciary with a special focus on the independence of the judiciary in a comparative perspective.

WILDY'S TRIPS AROUND THE WORLD IN 2007

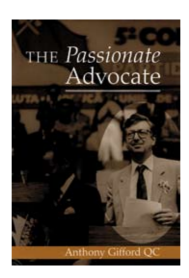
A chance to meet our representatives at conferences and other venues

Ottawa: CALL 4th - 9th May - Steven & Elaine Ross and Brian & Penny Hill will be exhibiting

Sheffield: BIALL 14th - 16th June – John Sinkins, Charlie Alpera, Alden Bowers and Brian Hill will be exhibiting

St. Lucia & St. Vincent: CARALL(St. Lucia) - John Pethick will be staying at the Bay Gardens Hotel tel 001 758 452 8060 St. Lucia 20th June - 1st July & 8th July - 11th July - He will be in St Vincent 1st July - 8th July.

IBA Singapore Sept – John Sinkins and Steven Ross will be exhibiting

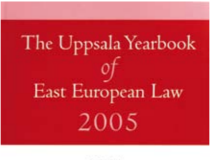


The Passionate Advocate Anthony Gifford

ISBN: 9781898029885 Hardback £19.95

Lord Anthony Gifford QC has had a fascinating life in the practice of law and the pursuit of justice. He was a barrister for 25 years in Britain, where he was involved in well known cases such as those of the Birmingham Six and the Guildford Four. He was actively engaged in the Southern African freedom struggle. He conducted inquiries into human rights abuses in Northern Ireland and into racism in Britain. At the age of 50 he moved his main home to Jamaica, where he has been recognised as a leading advocate in a range of human rights fields.

In this readable memoir, Gifford distils his experiences of fighting for people's rights in Britain, the Caribbean and internationally. He brings to his work a passion which will inspire all who care about justice. He believes in the ideals of the law and has done much to see them realised in practice. He is a rebel who has made the system work for the oppressed. He presents remarkable insights into the ethics and techniques of an advocate for human rights.



Edited by Professor Dr. Kaj Hobér



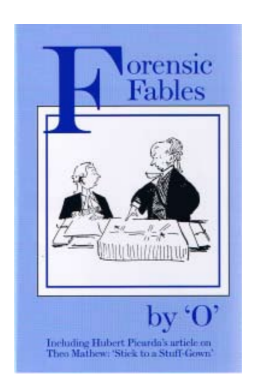
Wildy, Simmonds & Hill Publishing

New:

UPPSALA YEARBOOK OF EAST EUROPEAN LAW 2005 Edited by Prof. Dr. Kai Hobér ISBN 97818980292 Hardback, 495pp £95

The Yearbook is concerned with the legal systems of all the former planned economies in the former Soviet Union, Central and Eastern Europe, collectively referred to as Eastern Europe. It strives to be a publication for practising lawyers both in the private and public sectors. It is the firm belief of the Editor and the Advisory and Editorial Board that scholarly analysis and research can – and indeed must – go hand in hand with the practice of law. This is particularly true in a constantly and rapidly developing field such as East European legal systems.

Neither a serious publication, nor scholarship needs to be dull. The Yearbook seeks to be scholarly and practical, lively and readable. It does not shun controversy or unpopular views - indeed controversy is expected and welcomed. It is believed that confronting issues from all sides, rather than avoiding them, is the better way of understanding the past, present and future development of East European legal systems.

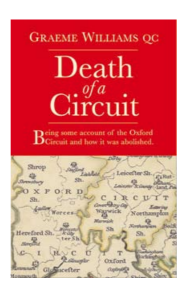


FORENSIC FABLES BY 'O' Theo Mathew

ISBN: 9781898029878 Hardback £19.95

Forensic Fables appeared first in the Law Journal and then in book form between 1926 and 1932. They were published anonymously, but their authorship was quickly guessed. The literary style and the pictorial delineation were alike unmistakable. They were the work of Theo Mathew composed in his study on the ground floor at the back of 31 Cornwall Gardens. They show his wit in all its maturity.

This new reprint also contains Hubert Picarda's biographical article on Theo Mathew: 'Stick to a Stuff-Gown'



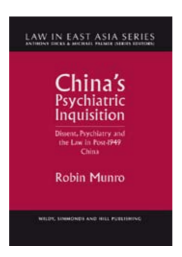
DEATH OF A CIRCUIT Being some account of The Oxford Circuit and how it was abolished

Graeme Williams

ISBN: 9781898029861 Hardback 124pp £14.95

Assizes, Quarter Sessions and the Oxford Circuit. Most barristers (and even some solicitors) practising in criminal work will probably have heard, however faintly, of the first two, without knowing what they were. But the Oxford Circuit has almost completely disappeared from the profession's memory. Yet all three were ancient and venerable parts of the (mainly criminal) justice system, and were in full force and operation until 1st January 1972, only half a modern lifetime ago. This book attempts to describe the pre-1972 system, and in particular the closing years of the Oxford Circuit's independent existence, its peremptory abolition and some of the Circuit characters, in what was a more colourful era than the present.

The author was in practice on the London end of the Oxford Circuit from 1960 onwards. He has been married for more than forty years to Anna Worrall OC, a Northern Circuiteer and Middle Temple Bencher. They live in Camden Town and Suffolk.



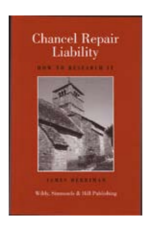
LAW IN EAST ASIA SERIES SERIES EDITORS ANTHONY DICKS & MICHAEL PALMER

CHINA'S PSYCHIATRIC INQUISITION Dissent, Psychiatry and the Law in Post-1949 China

Robin Munro

ISBN: 1898029857 Hardback 390pp £65

This study examines the misuse of forensic psychiatry custody in China since the late 1950s as an adjunct means – alongside the legal authorities' more frequent use of arrest, trial and imprisonment – of punishing and silencing political dissidents, spiritual nonconformists, whistleblowers and other critics of official corruption or malfeasance. The principal questions addressed in the book are: how common have such practices been in China during the successive main periods in the country's post-1949 history; how have these repressive practices been theorized and handled under the country's evolving criminal justice system; and why have the security authorities resorted to this, at first sight, uncharacteristically sophisticated form of state repression? On the basis of extensive archival research into several decades of China's legal and psychiatric literature, the study concludes that the use of psychiatric custody against dissidents and other similar groups has been more widespread in China than it was in the former Soviet Union.



CHANCEL REPAIR LIABILITY How to Research It. Revised ed

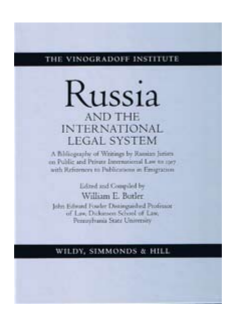
Derriman, James

ISBN: 1898029849 Hardback £19.95

The owner of any property, however small, in England or Wales, can be liable in certain circumstances to pay for repairs to the chancel of a medieval parish church in his locality. Until a recent case decided in the House of Lords led to a farmer and his wife being called on to pay a £95,000 bill, many property owners, conveyancers and parochial church councils had ignored this apparently remote corner of the law. Now, especially as a result of the Land Registration Act 2002, chancel repair liability has become a live issue.

The need for searches to establish whether any particular land may be affected is increasingly recognised. This book — the first of its kind — provides practical information on how to make these searches. It does not set out to be a legal textbook, but to enable lawyers, laymen and churchmen to understand the background and sources of information available so that they can discover so far as is possible when, and to what extent, liability may exist.

A Foreword by Dr R. Sturt, Diocesan Registrar of Canterbury, endorses its value not only for people who plan to do their own research, but as a mine of information for professionals, parochial church councils and amateur historians



RUSSIA AND THE INTERNATIONAL LEGAL SYSTEM

A Bibliography of Writings by Russian Jurists on Public and Private International Law to 1917 with References to Publications in Emigration

William E. Butler

ISBN: 1898029830 Hardback 270pp £65.00

This Bibliography, the most comprehensive attempted for the prerevolutionary period of Russian international legal history, contains more than 3500 entries organized by author or title and thoroughly indexed by name, geographic location, and subject, with brief annotations where needed and references for authors to book reviews and personalia. English translations are provided for titles in cyrillic. Locations are given for monographs, treaty collections, and texts. Intended for the historian of public and private international law and diplomacy, the general historian of Russia, the specialist in international relations, and those interested in the history of the book or of publishing in Russia.



FROM TRUST TO TAKEOVER Butterworths 1938-1967 A Publishing House in Transition

Gordon Graham

ISBN: 1898029814 Hardback 102pp £12.95

Stanley Bond, a largely unrecognized publishing genius, instructed in his will that his two infant sons should inherit the company when they attained the age of twenty-five. Until then, the company should be run by a Trust, which he set up, most of the income from which would go to his widow. The sons never got their inheritance. The company was sold twenty-four years after Bond's death. How this came about is a story of intrigue and power plays, in researching which the author had access to confidential archives and was able to interview witnesses of the drama. The result is a tale that throws light on the mores of privately-run companies sliding unwillingly into the era of corporate ownership.

Gordon Graham was Chairman and Chief Executive of Butterworths from 1975 to 1990. Prior to that he had been Managing Director of McGraw-Hill's British subsidiary and International Sales Manager of the McGraw-Hill Book Company, New York.



Issue 2 now published

New:

THE JOURNAL OF COMPARATIVE LAW Edited by Nicholas Foster & Camilla Baasch Andersen ISSN 1477-0814

2 issues per annum

Subscription Rates: £95 Institutions and £45 Individuals

We have pleasure in announcing publication of The Journal of Comparative Law. The journal provides a forum for comparative law scholarship and analysis. It will be an invaluable tool for practitioners and scholars working across international borders and with harmonised law. The journal, which is refereed, publishes materials on all aspects of comparative law, covering all geographical areas, and encourages analytical work with a contextual, theoretical and interdisciplinary approach. Due weight is accorded to practical aspects. The journal should appeal to a wide range of readers, including academics, students and international practitioners. Significant features include the publication of assessments and translations of important documents and comparative law bibliographies, as well as reviews of current and classic treatises and texts.

For further information please see our website www.wildy.com

WILDY, SIMMONDS & HILL PUBLICATIONS

Paperless Securities V. A. Belov £45.00 2003 ISBN 1898029644

Comparative Law Saidov, A.Kh. £65.00 2003 ISBN: 1898029636

Chinese Maritime Law and Arbitration Beaumont, B. and Yang, P.

£35 1994 ISBN: 1898029032

Chinese International Commercial Arbitration

Beaumont, B. and Marcus, H.

£35 1994 ISBN: 1898029040

Commentary on the Chinese Arbitration Act

Beaumont, B., Choi, D. and Luk, J. £35 1995

ISBN: 1898029156

Criminal Code of the Russian Federadtion 4th edn

Butler, W.E. £65 2004 ISBN: 1898029660

Economic Code of Ukraine

Butler, W.E. £65 2004 ISBN: 1898029678

Forging a Common Legal Destiny: Liber Amicorum in honour of William E. Butler (together with bibliography)

189802975X

Narcotics and HIV/AIDS in Russia: Harm Reduction Policies Under Russian Law

William E. Butler £75 2005 ISBN 1-898029-70-9

New:

Russia and the International Legal System: A Bibliography of Writings by Russian Jurists on Public and Private International Law to 1917 with References to Publications in Emigration

William E. Butler £65 2006 ISBN: 1898029830

Russian Family Law Butler, W.E.

£45 1998 ISBN: 1898029393

Russian Intellectual Property Law 4th Edn

Butler, W.E. £45 2005 ISBN: 1898029717

Sudebnik

Butler, W.E. (editor) £180 per year – 4 issues

1996-

ISSN: 1362-3710

Tadzhikistan Legal Texts

Butler, W.E. £25 1999 ISBN: 1898029431

Inns of Court Daniell, Tim £4.95 1971 ISBN: 0854900195

The Lawyers

The Inns of Court: The Home of the

Common Law Daniell, Tim £12.50 1976 ISBN: 0854900012 New

Chancel Repair Liability: How to

Research It (Revised ed) Derriman, James £19.95 2006 ISBN: 1898029849

A Guide to Lincoln's Inn Fairchild, H. £1.50 1953 ISBN: 0854900136

New:

Journal of Comparative Law Foster, N. (editor) £95 per year - 2 issues

2006-

ISSN: 1477-0814

New:

The Passionate Advocate Anthony Gifford £19.95 2007 ISBN: 9781898029885

New:

From Trust to Takeover: Butterworths 1938-1967

A Publishing House in Transition

Gordon Graham £12.95 2006 ISBN: 1898029814

New:

Seeing Justice Done Griffin, John £19.95 2006 ISBN: 1898029822

The Old Munster Circuit Healy, Maurice £19.95 2000

Uppsala Yearbook of East European Law 2003

Hobér, Kaj £95.00 2004 ISBN: 0898029679

ISBN: 0854900985

Uppsala Yearbook of East European Law 2004

Hobér, Kaj £95.00 2005 ISBN: 0898029806

New:

Uppsala Yearbook of East European

Law 2005 Hobér, Kaj £95.00 2007

ISBN: 9781898029892

Vignettes of Legal History

Marke, J. 2 vols £50 2001 ISBN: 1898029458

Sir Thomas More Lecture 2003: The

Right to Human Dignity

Mason, I.

£14.95 2005 ISBN: 1898029741

Arabinesque at Law Megarry, Robert E. £4.95 1969 ISBN: 0854900101

New:

Miscellany at Lsw Megarry, Robert E. £19.95 2006

ISBN: 1898029768

New:

A Second Miscellany at Lsw

Megarry, Robert E. £19.95 2006

ISBN: 1898029776

Inns Ancient and Modern

Megarry, Robert E. £4.95 1989 ISBN: 0854900063

The Death Penalty in Russia

Mikhlin, A.S. £38 1999 ISBN: 189802944X

New:

Forensic Fables by "O"
"O" (Mathew, Theo)
£19.95 2006
ISBN: 0854900993

Election Cases 1869-1929 O'Malley, Edward £280.00 1977

ISBN: 0854900020

New:

China's Psychiatric Inquisition: Dissent, Psychiatry and the Law in

Post-1949 China Robin Munro

£65 2006 ISBN: 1898029857

Barcelona Convention Raftopolous, E. £25 1993 ISBN: 1898029016

Antarctic Conventions Simmonds, K. R. £25 1992 ISBN: 1898029008

International Maritime

Organization Simmonds, K.R. £25 1994 ISBN: 1898029059

The Lord Slynn of Hadley European Law Foundation Annual

Lectures 1999-2003 £19.95 2005 ISBN 1898029695

Theory of International Law

Tunkin, G. I. £65 2003 ISBN: 1898029601

The Book of the Bench

Vanity Fair

£25.00 1985

ISBN: 0854900047

The Royal Courts of Justice

Wildy & Sons £3.50 1977 ISBN: 0854900144

New.

Death of a Circuit: Being some account of The Oxford Circuit and

how it was abolished Graeme Williams £14.95 2006 ISBN: 9781898029861

Law & Practice of International Tax Treaties in China

Zhang, Xin £95 2003 ISBN: 1898029628

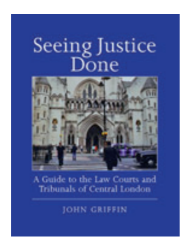
Implementation of the WTO Agree-

ments in China Zhang, Xin £65 2005 ISBN: 1898029792

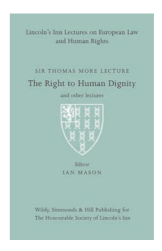
RECENT FROM WILDY, SIMMONDS & HILL PUBLISHING



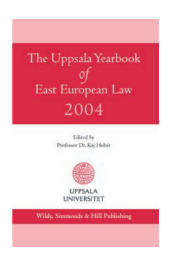
IMPLEMENTATION OF THE WTO AGREEMENTS IN CHINA Edited by Xin Zhang ISBN 1-898029-79-2 Hardback, 396pp £65



SEEING JUSTICE DONE
A guide to the Law Courts and Tribunals of
Central London
John Griffin
ISBN: 1898029822
Paperback 126pp



SIR THOMAS MORE LECTURE 2003 THE RIGHT TO HUMAN DIGNITY Editor Ian Mason, ISBN: 1898029741 Paperback 150pp, £14.95



UPPSALA YEARBOOK OF EAST EURO-PEAN LAW 2004 Edited by Prof. Dr. Kaj Hobér ISBN 1-898029-80-6 Hardback,452pp £95

IN THIS ISSUE

THIS MONTH'S MAJOR TITLES pp. 1-29
March Subscriptions & Supplements pp. 30-31
Visit to Bermuda pp. 33-34
Forthcoming Titles pp. 36-41
Wildy trips p. 41
Wildy, Simmonds & Hill Publications pp. 42-52

WILDY & SONS LTD

Law Booksellers since 1830

E-mail: info@wildy.com Website: www.wildy.com

Lincoln's Inn Archway, Carey Street, London WC2A 2JD

Tel: 020 7242 5778 Fax: 020 7430 0897

Hours: 8.45 am to 6:00 pm, Monday to Friday

Subscriptions:Steven RossKey Accounts:Alden BowersNew Books:Charlie AlperaCustomer Support:Daniel Higgins

Graham Norfolk

Online Sales: Jonathan Sykes
Secondhand: Colin Wickham
Antiquarian: Roy Heywood
Overseas Sales & Sets: John Pethick

Also at 16 Fleet Street, London EC4Y 1AU

Tel: 020 7353 3907 Fax: 020 7353 4395

Hours: 9 am to 6 pm, Monday to Friday; 10 am to 4 pm, Saturday

Len Jiggins (Manager)

Alastair Hooper (Asst. Manager)

Distribution Centre & Warehouse, Unit M5, Cherrycourt Way,

Leighton Buzzard LU7 4UH

Elaine Ross (Manager)