WILDY'S BOOK NEWS

Volume 13 Issue 4

Published Monthly

Apr/May 2008

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

	Matt Regnard
Key Accounts:	Alden Bowers
	Nigel Fry
	Jason Crimp
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) Janet Park (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: Beach in Brazil

WILDY'S BOOK NEWS

Volume 13 Issue 4 Published Monthly Apr/May 08

MAJOR NEW TITLES THIS MONTH



Alese, Femi, Federal Antitrust and EC Competition Law Analysis, Ashgate Publishing Ltd, Hardback, Ashgate Publishing Ltd, £95.00, ISBN: 9780754670100 This book is an attempt to give an account of competition law and policy in the United States and the European Union, and to evaluate it in light of economic analysis, where necessary. The systems of competition in these jurisdictions now highly influence each other and those of several other countries in determining competition issues. The regulators in both jurisdictions consistently work together,

particularly in rooting out international cartels and in the preliminary assessments of large notified international mergers - where information is shared and discussions can entail deliberations over the appropriate economic theories. Interestingly, both are currently engaging in modernization reviews of their competition provisions. Consequently, a comparative analysis of the current state of the law is a worthy academic expedition. Such a task is, however, laden with a plethora of difficulties not limited to the differences in governmental and institutional structures, but also to the objectives of the law.

Allen, Simon; Bowley, Ivan; Davies, Hugh, *APIL Guide to Damages 2nd ed*, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £45.00, ISBN: 9781846610516 Claimant Lawyers need a clear understanding of the general principles of the recovery of damages as well as the know how to properly

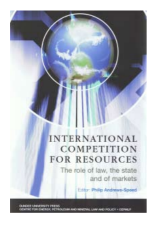


compensate their clients for the consequences of injury. The APIL Guide to Damages will help you to construct a claim for damages by identifying what may or may not be legitimately included, what evidence will be required to support the claim and how to quantify the losses. It begins by setting out the position in relation to general damages and goes on to examine special damages by looking at each possible head of claim, including complex areas such as pension loss. Each chapter contains a brief explanation of the law with practical tips on evidence and procedure,

and is illustrated with sample calculations.

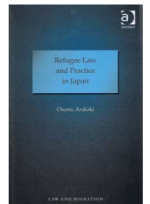
This new edition has been substantially revised and updated to take on board the many changes since publication of the first edition including:

- A new chapter on periodical payments
- Important new case law such as Sowden v Lodge
- New editions of the Ogden Tables and JSB Guidelines
- The likely impact of interest and benefits on the level of damages received by the claimant is clearly set out together with advice on when interim payments and what investment advice should be given to clients.



Andrews-Speed, Philip, International Competition for Resources: Role of law, the State and of Markets, Dundee University Press, Paperback, Dundee University Press, £35.00, ISBN: 9781845860462

International Competition for Resources: the Role of Law, the State and of Markets analyses some of the key economic and legal issues and challenges facing the international energy and mineral industries today. It is written by academics who are both leaders in the field and are closely involved with the industries they address.

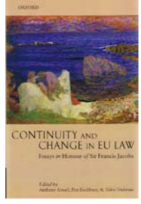


Arakaki, Osamu, *Refugee* Law and Practice in Japan, Ashgate Publishing Ltd, Hardback, Ashgate Publishing Ltd, £55.00, ISBN: 9780754670094

This volume examines the

development of refugee law and policy in Japan. The book discusses systemic weaknesses and compares the evolution of law in Australia and New Zealand to highlight problems in Japan's refugee determination system.

Ultimately, the book calls for Japan to reform failing systems and take innovative action towards refugee protection.



Arnull, Anthony; Eeckhout, Plet; Tridimas, Takis, *Continuity and Change in EU Law: Essays in Honour of Sir Francis Jacobs*, Oxford University Press, Hardback, Oxford University Press, £75.00, ISBN: 9780199219032 This volume commemorates the career of Sir Francis Jacobs KCMG QC, who served as British Advocate General at the European Court of Justice in Luxembourg from October 1988 until January 2006. The essays in the volume examine the key developments in EU law over the period that Sir Francis served as Advocate General, one that saw momentous changes in the character of the Union and its legal order. It encompassed the Treaty of Maastricht, which superimposed the Union on the pre-existing European Community, as well as the Treaties of Amsterdam and Nice: the proclamation of the Union's Charter of Fundamental Rights: the drafting of the Treaty establishing a Constitution for Europe; the creation of the Court of First Instance and the EU Civil Service Tribunal: the completion of the single market; and the enlargement of the Union to 15 Member States in 1995 and 25 Member States in 2004. The period also witnessed a profound change in the nature of much academic scholarship on the law of the Union. At the same time, the ECJ continues to grapple with issues which preoccupied it in the 1980s and earlier, such as the relationship between Union law and national law, the circumstances in which individuals

should be permitted to seek the annulment of measures adopted by the Union's institutions and the scope of the Treaty rules on freedom of movement. The essays in the volume look at the persistent difficulties that have faced the unique legal system during the period of change. The volume is divided into five sections dealing respectively with: general issues and institutional questions; fundamental rights; substantive law: external relations: and national perspectives. The contributors are distinguished figures drawn from a variety of constituencies, including the national and European judiciaries, legal practice, and the academic world.

Injunctions Against Anti-social or Violent Individuals Methadate Brite Tridly Brite Toward

Asokan, Mathu; Truman, Delia; Findlay, Lorna, *Injunction* Against Anti-Social or Violent Individuals, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £49.00, ISBN: 9781846610790 This new work brings together for the first time in one volume the law and procedure relating to civil injunctions relating to anti-social or violent individuals. The work will deal with Anti-social Behaviour Orders. Antisocial Behaviour Injunctions. Protection from Harassment injunctions, Local Government Act injunctions and FLA injunctions.

Each chapter is broken down as follows:

- Potential Claimants
- Potential Defendants
- Procedure
- Conditions to be satisfied before Order is granted
- Terms of the Order
- Enforcement
- Costs
- Checklists
- Forms and Precedents

This is a highly practical work, particularly suitable for use in court as a quick reference guide. *Injunctions Against Anti-social or Violent Individuals* is essential reading for all solicitors and barristers specialising in housing, local government

issues, criminal and family law, as well as for Local Authorities, Registered Social Landlords and Housing Trusts, the Police and Youth Offending Teams.



Balen, Paul, APIL Clinical Negligence, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £60.00, ISBN: 9781846610776 APIL Clinical Negligence is a major new work, written by a team of leading clinical negligence lawyers and other professionals, focusing on the key and developing areas of clinical negligence. It combines know-how about conducting clinical negligence claims with the latest thinking on new and developing areas of practice. The result is a highly practical work, offering detailed guidance and expert legal analysis



Bamforth, Nicholas; Malik, Maleiha; O'Cinneide, ColmEdited by: Bindman, Geoffrey, *Discrimination Law: Theory and Context - Text and Materials*, Sweet & Maxwell Ltd, Paperback, Sweet & Maxwell Ltd, £35.95, ISBN: 9780421554405

Discrimination is a new work, which adopts a comparative and constitutional approach to the developing subject of discrimination in all its many forms. It provides a comprehensive exposition of anti-discrimination law. making comparisons between domestic law, EU law, the European Convention on Human Rights, and US, Canadian and South African law. It seeks to place the law in a broad context, by considering the history of anti-discrimination protections and the political and

philosophical justifications which lie behind them.

The book follows a text and materials format. The materials are accompanied by extensive author commentary integrating both the theory and law. This book will be of interest to those studying and working in the fields of employment law, anti-discrimination law, civil liberties, human rights and constitutional law.

- Utilises a text and materials format accompanied by extensive author commentary integrating both the theory and law
- Adopts a comparative and constitutional approach to discrimination law
- Provides a comprehensive exposition of anti-discrimination law, comparing domestic law, EU law, the European Convention on Human Rights, and US, Canadian and South African law
- Places the law in context by considering the history of anti-discrimination protections and their political and philosophical justifications
- Vital for students and academics in the fields of

employment law, antidiscrimination law, civil liberties, human rights and constitutional law



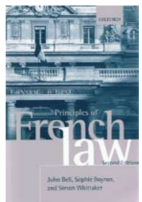
Bayley, Alan, *Financial Provisions on Divorce and Dissolution of Civil Partnerships*, W. Green, Paperback, W. Green, £50.00, ISBN: 9780414016293

This new title is the essential, fingertip guide to all major financial provisions on divorce, comprising extracts from authorities on the subject with examples of how it operates in practice in Scotland.

Financial Provisions on Divorce is a convenient and practical text, easy to use and includes reference to pertinent quotes from the key authorities, linked to the relevant case law.

This text looks at all the new legislation in this area

and covers the increasingly important topic of pension sharing. With everything you need for advising clients in one place, this title is extremely helpful and saves valuable time spent on detailed research.



Bell, John; Boyron, Sophie; Whittaker, Simon, Principles of French Law 2nd ed, Oxford University Press, Hardback, Oxford University Press, £75.00, ISBN: 9780199541386

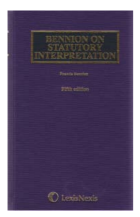
Principles of French Law offers a comprehensive introduction to French law and the French legal system in terms which a common lawyer can understand. The authors give an explanation of the institutions, rules and techniques that characterize the major branches of French law. The chapters provide the reader with a clear sense of the questions that French lawyers see as important and how they would answer them.

In the ten years since the publication of the first edition, French law has changed in significant ways. European Union law and the European Convention on Human Rights have had a significant impact, especially on procedural law and family law. There has been a new Commercial Code, major legislation on divorce, succession and criminal law, as well as significant developments in the Constitution. In addition, there have been considerable developments in the case-law and a much discussed proposal for reform of major areas of the law of obligations.

The chapters present not only the rules of law, but, where appropriate, the principles and values underlying the system. Considerable use is made of juristic literature and of examples from French case law.

The book is designed for students studying French law at both undergraduate and postgraduate level, and as preliminary reading for students about to study in France. It will also serve as an initial point of reference for scholars embarking on a study of French law. New to this edition:-

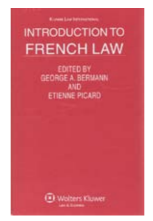
Major updates to cover developments in the law of obligations, the Constitution, the new Commercial Code, important legislation on divorce, succession and criminal law, and the impact of the EU and ECHR.



Bennion, Francis A.R., *Bennion on Statutory Interpretation 5th ed*, LexisNexis Butterworths, Hardback, Lexis-Nexis Butterworths, £325.00, ISBN: 9781405718684 *Bennion: Statutory Interpretation* is the leading work on the interpretation of legislation and essential reading for all those who practise law, whether drafting legislation, administering it, advising on it or arguing it in court. First published in 1984, the Fifth Edition has been extensively revised and updated to ensure that it remains the seminal work on statutory interpretation for the modernday practitioner.

The work explains clearly and concisely how to extract the relevant interpretative factors in deciding the legal meaning and effect of all types of legislation. The provision of checklists helps to ensure that no argument is overlooked. Critical issues such as how to assess legislative intent are examined. A framework is provided which enables the reader to interpret legislation accurately and confidently.

The Fifth Edition will be kept up to date by supplements as and when required.



Bermann, George A.; Picard, Etienne, *Introduc*- tion to French Law, Kluwer Law International, Hardcover, Kluwer Law International, £130.00, ISBN: 9789041124661

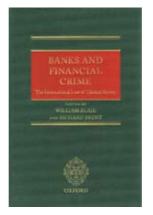
French law displays many characteristics that set it apart in a world class of its own. It can be said to proceed from a number of independent streams that coexist despite apparent contradiction. More than half of the 2283 articles of the famous Code Civile of 1804 remain unaltered; yet French administrative judges jealously guard their prerogative to create their own public law. And yet again, since the 1974 law empowering the legislature to convene the Constitutional Council that judges the constitutionality of laws under the 1958 Constitution. the courts' distinction between 'rules' and 'fundamental principles' has grown steadily-a process that has been greatly accelerated since the 2003 law authorizing the government to 'simplify the law.'

Introduction to French Law is a very practical book that makes clear sense out of the complex results of the various streams of influence observable in the various fields of legal practice in France today. Seventeen chapters, each written by a distinguished French juridical scholar, cover the following fields in substantive and procedural detail, with lucid explanations of such elements as the following and much more:

- Constitutional Law
- European Union Law
- Administrative Law
- Criminal Law
- Property Law
- Intellectual Property Law
- Contract Law
- Tort Liability
- Family Law
- Inheritance Law
- Civil Procedure
- Company Law
- Competition Law
- Labour Law
- Tax Law
- Private International Law

A book that is both a useful guide for practitioners and a comprehensive survey of French law (with no sacrifice of rationale or theory);*Introduction to French Law* has no peers. It is sure to spend more time in briefcases or on desks than on the shelf.

Blair, William; Brent, Richard, Banks and Financial Crime: The Law of Tainted



Money, Oxford University Press, Hardback, Oxford University Press, £145.00, ISBN: 9780199291724

Financial crime is an important and topical area. Concerns over money laundering have grown considerably since links with terrorist organisations have become more apparent in recent years. This new book sets out to provide banks and legal advisors with a practical and international guide to the issues surrounding banks and financial crime. It looks at the problems banks now face and the legal solutions required to remedy these.

The book starts by looking at what exactly financial crime is and how it happens, moving on to look at the international aspects of the law of tainted money.

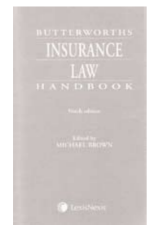
The authors then examine

aspects such as the regulatory responsibilities and private law duties of banks including their liabilities to third parties and their obligations to assist persons seeking the recovery of assets.

Issues such as substantive private law claims that banks may face are considered, particularly from the perspective of their customers and of victims of financial crime, where a bank has in its possession 'tainted money'. A comparative approach is taken with civil jurisdictions and US law.

The book concludes by considering possible future developments of the international law of tainted money, including coverage of any potential problems that are anticipated and a view on the likely effectiveness of such international law.

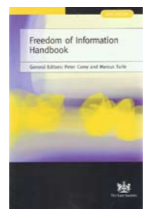
Brown, Michael, Butterworths Insurance Law Handbook 9th ed, LexisNexis Butterworths, Paperback, Lexis-Nexis Butterworths, £130.00, ISBN: 9781405734974 Butterworths Insurance Law Handbook provides lawyers and those involved in the insurance industry with an invaluable compilation of relevant statutes, statutory



instruments, expanded FSA Handbook materials and European legislation applicable to this important area of law. Other useful information includes the rules relating to professional indemnity of solicitors, Association of British Insurers statements, guides and codes of practice, and the Motor Insurers' Bureau agreements.

The Handbook also covers Insurance Companies, Insurance Intermediaries, Insurance Premium Tax, with specialist insurance categories including Liability and Motor Insurance.

Carey, Peter; Turle, Marcus, Freedom of Information Handbook 2nd ed, Law Society Publishing, Paperback, Law Society Publishing, £79.95, ISBN:

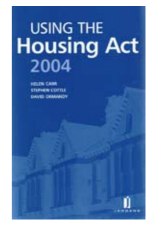


9781853286544

The second edition of this work has been fully updated to take into account the numerous amendments to the Freedom of Information Act 2000 since it came into force on 1st January 2005. It also takes into account also key influential decisions made by the Information Commissioner, Information Tribunal and courts.

It covers both the law and its practical application and it offers full coverage of the Codes of Practice for public authorities, model publication schemes and important secondary legislation.

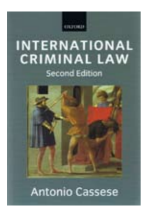
Carr, Helen; Cottle, Stephen; Ormandy, David, Using the Housing Act 2004, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £65.00, ISBN:



9781846611001

The Housing Act 2004 gave Local Authorities increased powers, functions and duties when regulating housing in the private rented sector. *Using the Housing Act 2004* provides authoritative and practical information on key areas of housing law, giving a definitive and practical account of how the Act operates in practice, and how practice and procedures within the residential property tribunal work.

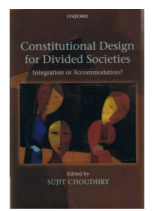
Cassese, Antonio, International Criminal Law 2nd ed, Oxford University Press, Paperback, Oxford University Press, £34.99, ISBN: 9780199203109 International Criminal Law provides a clear account of the principles governing



international crimes and an outline of international criminal trials. Adopting a combination of the classic common law and more theoretical approaches to the subject, it expounds the fundamentals of both substantive and procedural international criminal law, providing a theoretical framework to all the rules, principles, concepts, and legal constructs key to the subject. Cassese guides the reader through a vast array of cases and materials from a number of jurisdictions, providing thought-provoking analysis that brings the political and human contexts to the fore.

All the international courts and tribunals, as well as mixed courts or such national courts as the Iraqi Special Tribunal, are fully covered, both as regards their structure, functioning and proceedings and as far as their case law is concerned.

As one of the leading experts in the field, Cassese draws on his academic expertise and practical experience - as the former president of the International Criminal Tribunal for the Former Yugoslavia - to provide a uniquely personal perspective that brings the subject to life.



Choudhry, Sujit, *Constitutional Design for Divided Societies: Integration or Accommodation?*, Oxford University Press, Hardback, Oxford University Press, £50.00, ISBN: 9780199535415 How should constitutional design respond to the opportunities and challenges raised by ethnic, linguistic, religious, and cultural differ-

ences, and do so in ways that

promote democracy, social justice, peace and stability? This is one of the most difficult questions facing societies in the world today.

There are two schools of thought on how to answer this question. Under the heading of accommodation, some have argued for the need to recognize, institutionalize and empower differences. There are a range of constitutional instruments available to achieve this goal, such as multinational federalism and administrative decentralization, legal pluralism (e.g. religious personal law), other forms of non-territorial minority rights (e.g. minority language and religious education rights), consociationalism, affirmative action, legislative quotas, etc.

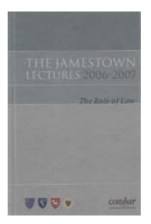
Others have countered that such practices may entrench, perpetuate and exacerbate the very divisions they are designed to manage. They propose a range of alternative strategies that fall under the rubric of integration that will blur, transcend and cross-cut differences. Such strategies include bills of rights enshrining universal human rights enforced by judicial review, policies of disestablishment (religious and ethnocultural), federalism and electoral systems designed specifically to include members of different groups within the same political unit and to disperse members of the same group across different units, are some examples.

In this volume, leading scholars of constitutional law, comparative politics and political theory address the debate at a conceptual level, as well as through numerous country case-studies, through an interdisciplinary lens, but with a legal and institutional focus.

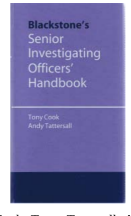


Clarke, Malcolm; Yates, David, *Contracts of Carriage by Land and Air*, 2nd ed, Informa Publishing, HB, £325.00, ISBN: 9781843117469

COMBAR, Jamestown Lectures 2006-2007: The Rule of Law, Hart Publish-



ing, Hardback, Hart Publishing, £22.50, ISBN: 9781841138084 In April 2007 COMBAR held its annual meeting in conjunction with the University of Richmond, Virginia. The timing of the meeting was designed to form part of the celebrations of the 400th anniversary of the signing of the Virginia Charter and the founding of Jamestown. The conference which was conducted at the meeting took as its topic The Rule of Law, and brought together lawyers from around the common law world (and some from outside) to debate the meaning and importance of this fundamentally important topic. Judges from the UK Court of Appeal and House of Lords were present to take part, along with members of the US Supreme Court and Courts of Appeal, and representatives from around the globe as well as from many different spheres of activity. This book, which commemorate both the conference and the Viriginia Charter, brings the learning and wisdom of the speakers to a wider audience.

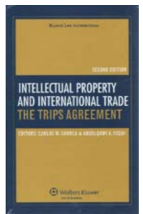


Cook, Tony; Tattersall, Andrew. Blackstone's Senior Investigating Officer's Handbook, Oxford University Press, Pocketbook, Oxford University Press, £29.95, ISBN: 9780199231409 This title is a unique one-stop guide to all the processes and actions involved in conducting major investigations. In a clear and understandable fashion, it explains all the processes, procedures and instructions integral to the role of SIO. A portable and accessible point of reference,

the Handbook encompasses all the vital elements for mounting successful investigations: it condenses ACPO guidance, core doctrines, legislation, and procedures into one volume along with practical advice, cases and checklists for each stage of the investigation. Case studies are supplemented with explanations and important procedures and processes interwoven with examples to provide context to the procedures outlined. References to additional sources of information and guidance are provided throughout.

The Handbook takes the reader through all the stages relevant to the role of an SIO including: initial response; crime scene assessment; evidence gathering; dealing with suspects; and liaising with the media. It also provides guidance on handling nonhomicide major enquiries such as missing persons and infant deaths.

This title is aimed at anyone who conducts, reviews or has a professional interest in major crime investigations, particularly homicide. It will also be of interest to those who perform call-out duties or are expected to take command and control of such incidents, making vital early decisions. It is a must have reference tool for any SIO (or prospective SIO) whether they be at beginner, intermediate or advanced level.



Correa, Carlos M. and Yusuf. Abdulgawi A., Intellectual Property and International Trade: TRIPS Agreement 2nd ed. Kluwer Law International, Hardcover, Kluwer Law International, £150.00, ISBN: 9789041124296 Now into its second decade. the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS) continues to meet challenges raised by ongoing technological changes as it affirms an increasing degree of latitude to national authorities in its implementation. Important developments and controversies witnessed in the nine

years since the first edition of this much-welcomed treatise include issues of public health, implications of the Agreement on the realization of human rights, and continuous debates on geographic indications and the appropriation of genetic resources. This second edition incorporates the analysis of key provisions of the Agreement resulting from dispute settlement procedures under WTO rules. As in the first edition, Intellectual Property and International Trade may be relied upon for in-depth clarification of such matters as the following:

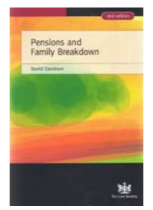
- substantive standards established under the agreement;
- enforcement measures;
- legislative latitude allowed to Member States;
- protection of copyrights and related rights;
- protection of trademarks, geographical indications and industrial designs;
- patent protection and conditions and limitations of compulsory licences;
- protection of integrated circuit design;
- protection of confidential (undisclosed) infor-

mation;

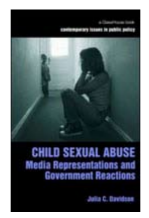
 and interface between competition law and intellectual property protection.

Comprising 14 chapters contributed by a distinguished panel of experts representing diverse parties – international organisations, legal practice, government policy, and industry - Intellectual Property and International Trade offers a framework for understanding the background, principles, and complex provisions of the TRIPS Agreement. Throughout the book, the authors emphasize the implications of the Agreement for different groups of countries, especially for developing countries. Particular attention is given to the degree of autonomy left for Member States in the implementation of the various provisions of the Agreement in their domestic legislation.

Thoroughly revised and updated, the second edition will be of great value to all professionals and business people concerned with international trade. It stimulates further discussion and analysis in this area of growing importance to international law and international economic relations, particularly regarding the possibilities offered by the Agreement and the loose ends that may need consideration in the future at the national or international level.



Davidson, David, *Pensions* and Family Breakdown 2nd ed, Law Society, PB, £39.95, ISBN: 9781853286698



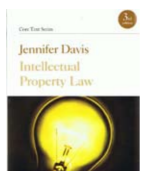
Davidson, Julia, Child Sexual Abuse: Media Representa-

tion and Government Reactions, Routledge-Cavendish, Paperback, Routledge-Cavendish, £24.99, ISBN: 9781904385684

Child Sexual Abuse critically evaluates the development of policy and legislative measures to control sex offenders. The last fifteen years has seen increasing concern on the part of the government, criminal justice agencies, the media and the public, regarding child sexual abuse.

This concern has been prompted by a series of events including cases inviting media attention and involving the abduction, sexual abuse and murder of young children. The response to this wave of child sexual abuse revelation has been to introduce increasingly punitive legislation regarding the punishment and control of sex offenders (sex offenders are the only group of offenders in British legal history to have their own act), both in custody and in the community.

But this response, it is argued here, has developed in a reactionary way to media and public anxiety regarding the punishment and control of sex offenders (who have abused children)and the perceived threat of such offenders in the community



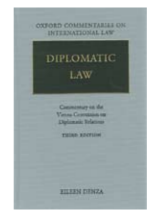
0120821

Davis, Jennifer, Core Text Series: Intellectual Property Law 3rd ed. Oxford University Press, Paperback, Oxford University Press, £19.99, ISBN: 9780199288458 As part of the Core Text Series, Intellectual Property Law provides students with an overview and basic understanding of this area of the law. It covers the six key areas of patents, copyright, industrial designs, confidential information, and unregistered and registered trademarks whilst also placing intellectual property in its wider context, recognising the economic and social influences on its development and examining associated ethical issues.

Close attention is paid to

changes in technology and in the global economy which have affected the law's development, and this third edition offers expanded coverage of copyright and information technology, as well as database rights and internet issues. It also provides further information on confidence and the law in relation to privacy, and TRIPs.

In this book, Jennifer Davis conveys the excitement being generated as this area of the law advances into uncharted territories, whether in human creative enterprise or international commerce. She also casts a critical eye over the constant expansion of legal protection afforded to intellectual property, and asks if this is to be welcomed.



Denza, Eileen, Diplomatic Law: Commentary on the

Vienna Convention on Diplomatic Relations 3rd ed, Oxford University Press, Hardback, Oxford University Press, £110.00, ISBN: 9780199216857

Diplomatic Law was first published in 1976. Written with the benefit of the author's deep and practical understanding of the subject as a Legal Counsellor in the Foreign and Commonwealth Office, it has become widely regarded as the leading work in the field. Denza places each provision of the Convention in its historical context; provides commentary on the application of the Convention by the UK, the US, and other States; and thoroughly examines topical problems in the field including the abuse of diplomatic immunity and terrorist violence.

This fully updated new edition also highlights important new trends in the application of the Convention regime. It explores the interaction between State and diplomatic immunity (as shown in the Pinochet case), examines methods of establishing and conducting diplomatic relations under conditions of physical danger, and looks at increased evidence of disregard for the rules of secrecy in diplomatic communications.

Denza also explores and the greater latitude for diplomats to 'interfere' in the internal affairs of the receiving State in the interest of protecting human rights and evaluates the impact of adoption of the UN Convention on Jurisdictional Immunities of States and their Property. New to this edition:

- Increased coverage of the interaction between state and diplomatic immunity (as shown in the Pinochet case)
- Explores the increasing evidence of disregard for the rules of secrecy in diplomatic communications
- Examines increasing latitude for 'interference' by diplomats in the interest of protecting human rights
- Also examines the impact of the UN Convention on Jurisdictional Immunities of States and their Property
- Addition of a bibliography to further aid the reader
- Up to date list of parties to the Vienna Convention



Dolton, Alan; Walton, Kevin, *Tolley's Tax Cases 2008*, LexisNexis Butterworths, Paperback, LexisNexis Butterworths, £99.95, ISBN: 9780754534754

This is your complete guide to Court and Special Commissioners' decisions relevant to current direct tax legislation. This unique handbook contains concise summaries of over 2,800 tax cases from 1875 right up to the very latest cases including Garnett v Jones (Arctic Systems Ltd), Test Claimants in the "Thin Cap" Group Litigation v CIR, Mars UK Ltd v Small and William Grant & Sons Distillers Ltd v HMRC. Fully updated to take account of all cases up to January 2008, it features a new chapter on 'company liquidation and receivership' which brings together summaries of cases dealing with this important subject. Also, the chapter on the 'Enterprise Investment Scheme' has been substantially amended, with six new subsections, to facilitate rapid identification of relevant precedents and provide easy reference to the revised legislation (ITA 2007, ss 156-257).

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

Tolley's VAT Cases LexisNexis

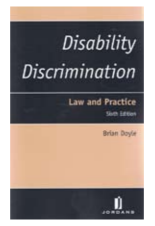
Dolton, Alan; Wareham, Robert, *Tolley's VAT Cases* 2008, LexisNexis Butterworths, Paperback, LexisN-

exis Butterworths, £124.95, ISBN: 9780754534839 VAT Cases 2008 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 2008, relevant to current legislation. This new edition includes an introductory survey discussing the leading decisions reached in 2007. The coverage of European Community Law has been expanded with a new chapter on EC Directive 2006/112/EC, which came into force on 1 January 2007, and a new section on the principle of 'abuse', bringing together the leading cases on this subject.

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.

Doyle, Brian, *Disability Discrimination: Law and Practice 6th ed*, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £49.00, ISBN: 9781846610837

The Disability Discrimination Act 1995 contains important rights and duties



in respect of employment and occupations; trade organizations and qualifications bodies; the provision of goods and services; the disposal and management of premises; public transport; and education.

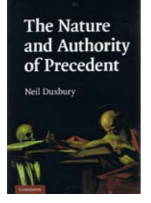
Disability Discrimination: Law and Practice provides an authoritative and up-todate analysis of how this important legislation operates in practice.

Disability Discrimination: Law and Practice is an invaluable reference dealing with the developing body of law regulating disability discrimination for all those advising businesses and service providers, and those representing disabled people in court or tribunal proceedings. Uniquely this work includes coverage of different implementation of the Act in Wales, Scotland and Northern Ireland, as well as in England or across the UK.

This new edition includes coverage of recent major changes in disability discrimination law, including the Disability Discrimination Act 2005, which amends the 1995 Act in the following ways:-

- it imposes a new duty (the disability equality duty) to promote equality in the public sector
- previous exclusions from the DDA have now been removed including those for public bodies and the transport sector
- the definition of 'disability' has been amended so that those suffering from a mental illness no longer have to demonstrate that it is 'clinically well recognised'
 - protection under the Act is now extended to those suffering from long term illness (HIV, cancer and Multiple sclerosis) from the moment of diagnosis.

Duxbury, Neil, The Nature and Authority of Precedent, Cambridge Univ



Press, PB, £24.99, ISBN: 9780521713368



Ezrachi, Ariel, EC Competition Law: An Analytical Guide to the Leading Cases, Hart Publishing, Paperback, Hart Publishing, £30.00, ISBN: 9781841136745

This new book for competition law students and newly qualified practitioners includes concise summaries of the leading cases in EC Competition law, accompanied by commentary on each case. It is designed to serve as a working tool for students and young practitioners providing a concise, highly practical reference guide to the major cases and materials in the field. The book covers approximately two hundred leading cases in EC Competition law, including all those taught in leading UK and EU universities, creating an attractive guide for both students and practitioners.

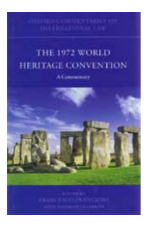
The book differs from existing collections of 'cases and materials' in that it provides a summary of a large number of cases but does not include long extracts. The cases are arranged by topic and subtopic, with multiple entries for cases which deal with more than one topic, enabling readers to gain direct access to the issues which particularly interest them without having to sift through other issues raised in the same case. In addition, each entry is accompanied by commentary which adds context and further insight on the points highlighted in the case.

For ease of use the guide is written so that each page is dedicated to one case. Cases are allocated a unique number which is then listed in an index of summarised cases designed to facilitate cross-reference between cases.



Fox. Ruth. A Practitioner's Guide to the FSA Handbook 5th ed, City & Financial Publishing, Paperback, City & Financial Publishing, £99.00, ISBN: 9781905121250 A Practitioner's Guide to the FSA Handbook 5th edition has been fully updated and extensively revised to include significant changes following on from the implementation of MiFID, the advent of NewCOB. the move towards More Principles Based Regulation and the Treating Customers Fairly initiative.

Francioni, Francesco; Lenzerini, Federico, *The 1972 World Heritage Convention: A Commentary*, Oxford Uni-



versity Press, Hardback, Oxford University Press, £75.00, ISBN: 9780199291694 The World Heritage Convention (WHC) is the most comprehensive and widely ratified among UNESCO treaties on the protection of cultural and natural heritage. The Convention establishes a system of identification, presentation, and registration in an international List of cultural properties and natural sites of outstanding universal value.

Throughout the years the WHC has progressively attained almost universal recognition by the international community, and even the International Criminal Tribunal for the Former Yugoslavia has recently considered sites inscribed in the World Heritage List as "values especially

protection by the international community." Besides, the WHC has been used as a model for other legal instruments dealing with cultural heritage, like the recently adopted (2003) Convention on the Safeguarding of Intangible Cultural Heritage. During its more than 30 years of life, the Convention has undergone extensive interpretation and evolution in its scope of application. Operational Guidelines, which are the implementing rules governing the operation of the Convention, have been extensively revised. New institutions such as the World Heritage Centre, have been established. New links, with the World Bank and the United Nations, have developed to take into account the economic and political dimension of world heritage conservation and management.

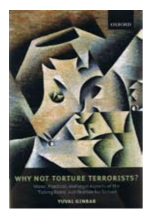
However, many legal issues remain to be clarified. For example, what is the meaning of "outstanding universal value" in the context of cultural and natural heritage? How far can we construe "universal value" in terms of representivity between the concept of "World Heritage" and the sovereignty of the territorial state? Should World Heritage reflect a reasonable balance between cultural properties and natural sites? Is consent of the territorial state required for the inscription of a World Heritage property in the List of World Heritage in Danger? What is the role of the World Heritage Centre in the management of the WHC?

No comprehensive work has been produced so far to deal with these and many other issues that have arisen in the interpretation and application of the WHC. This Commentary is intended to fill this gap by providing article by article analysis, in the light of the practice of the World Heritage Committee, other relevant treaty bodies, as well as of State parties and in the hope that it may be of use to academics, lawyers, diplomats and officials involved in the management and conservation of cultural and natural heritage of international significance.

- Article by article analysis of the World Heritage Convention
- Discusses topical issues raised by the destruction by the Taliban of the Buddhas of Bamiyán, and the shelling of Du-

brovnik

• Includes full text of the World Heritage Convention itself, and the newly revised Operational Guidelines



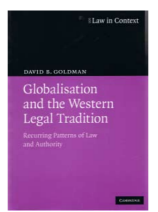
Ginbar, Yuval, Why Not Torture Terrorists? Moral, Practical and Legal Aspects of the "Ticking Bomb" Justification for Torture, Oxford University Press, Hardback, Oxford University Press, £65.00, ISBN: 9780199540914

This book addresses a dilemma at the heart of the 'War on Terror': is it ever justifiable to torture terrorists in order to save the lives of others, the so-called 'ticking bomb' scenario?

The book opens with an analysis of the pure moral argument from the standpoint of the individual as torturer. It then looks at the issues that

arise once a state has decided to sanction torture in certain situations: how to establish factually that the situation is urgent, deciding who to torture, training people to carry out torture, and the efficacy of torture as a means of gathering information. The final part examines attempts to operate legal systems which tolerate torture: how they relate to the criminal law notion of necessity and to international human rights norms.

After examining the utilitarian arguments for torture, and the impact on a society of permitting torture, the author presents a powerful argument for maintaining the absolute legal prohibition.



Goldman, David, Globalisation and the Western Legal Tradition: Recurring Pat-

terns of Law and Authority, Cambridge University Press, Paperback, Cambridge University Press, £25.99, ISBN: 9780521688499

What can 'globalisation' teach us about law in the Western tradition? This important new work seeks to explore that question by analysing key ideas and events in the Western legal tradition, including the Papal Revolution, the Protestant Reformations and the Enlightenment. Addressing the role of law, morality and politics, it looks at the creation of orders which offer the possibility for global harmony, in particular the United Nations and the European Union.

It also considers the unification of international commercial laws in the attempt to understand Western law in a time of accelerating cultural interconnections. The title will appeal to scholars of legal history and globalisation as well as students of jurisprudence and all those trying to understand globalisation and the Western dynamic of law and authority.

No familiarity with law and other disciplines assumed: clearly expressed for general readership

Written by a practising law-

yer and therefore reflects practical insights, not just innovative theory

Interdisciplinary approach will appeal outside traditional law readership to the general reader and to those with history, sociology, international relations and political science backgrounds



Goodman, Dawn; Hall, Brendan; Hewitt, Paul; Mason, Henrietta, *Probate Disputes and Remedies 2nd ed*, Jordan Publishing Ltd, Hardback, Jordan Publishing Ltd, £75.00, ISBN: 9781846610400

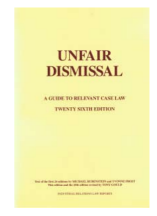
Probate Disputes and Remedies provides clear, concise and in-depth guidance to the law and procedure of contentious probate. Adopting a problem-solving approach the authors highlight specific difficulties that are likely to be encountered in practice, discuss the advantages and disadvantages of each course of action and point out the potential pitfalls along the way.

The work deals with the following matters:

- Pre-death issues
- Death and burial disputes
- Obtaining the grant dispute and resolution
- Problems with the will
- Estate administration disputes
- Claims against personal representatives
- Validity claims
- Disappointed beneficiary claims
- Professional advisers and disgruntled beneficiaries
- Expertly drafted precedents including model letters and Pleadings provide the reader with a time-saving and practical resource.

Originally announced with isbn 1902558510 by Sweet & Maxwell

Gould, Tony; Rubenstein, Michael; Frost, Yvonne, Unfair Dismissal: A Guide to the Relevant Case Law 26th ed, LexisNexis Butterworths, Paperback, LexisNexis But-



terworths, £135.00, ISBN: 9781405728256

The 26th edition of this annually updated guide gathers together all the key points from the most important unfair dismissal cases reported in Industrial Relations Law Reports, providing a valuable reference tool. It extracts those principles that are still relevant today from cases reported since 1972.

The Unfair Dismissal Guide is essential for everyone involved in advising, acting or adjudicating in this area, or for anyone who needs to know the current approach of the courts to the range of problems of interpretation posed by the statute.

The Guide takes the law as it stood at the end of 2007 and includes cases reported in IRLR up to the end of 2007. The statutory extracts included are those in force at the end of 2007



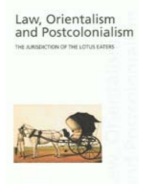
Green, David, When Children Kill Children: Penal Populism and Political Culture, Oxford University Press, Hardback, Oxford University Press, £50.00, ISBN: 9780199230969

This title examines the role of political culture and penal populism in the response to the emotive subject of childon-child homicide.

Green explores the reasons underlying the vastly differing responses of the English and Norwegian criminal justice systems to the cases of James Bulger and Silje Redergard respectively. Whilst James Bulger's killers were subject to extreme press and public hostility, held in secure detention for nine months and tried in an adverserial court, Redergard's killers were shielded from public antagonism and care-fully reintegrated into the local community.

This book argues that English adverserial political culture creates far more incentives to politicize high-profile crimes than Norwegian consensus political culture. Drawing on a wealth of empirical research, Green suggests that the tendency for politicians to justify punitive responses to crime by invoking harsh political attitudes is based upon a flawed understanding of public opinion.

In a compelling study, Green proposes a more deliberative response to crime is possible by making English culture less adverserial and by making informed public judgement more assessable.



Piyel Haldar

Haldar, Piyel, Law, Orientalism and Postcolonialism: The Jurisdiction of the Lotus-Eaters, Routledge-Cavendish, Paperback, Routledge-Cavendish, £21.99, ISBN: 9780415962247

Focusing on the 'problem' of pleasure Law, Orientalism and Postcolonialism uncovers the organizing principles by which the legal subject was colonized. That occidental law was complicit in colonial expansion is obvious. What remains to be addressed, however, is the manner in which law and legal discourse sought to colonize individual subjects as subjects of law. It was through the permission of pleasure that modern Western subjects were refined and domesticated. Legally sanctioned outlets for private and social enjoyment instilled and continue to instil within the individual tight selfcontrol over behaviour.

There are, however, states of behaviour considered to be repugnant to, and in excess of, modern codes of civility. Drawing on a broad range of literature, (including classical jurisprudence, eighteenth century Orientalist scholarship, early travel literature, and nineteenth century debates surrounding the rule of law), yet concentrating on the experience of British India, the argument here is that such excesses were deemed to be an Oriental phenomenon. Through the encounter with the Orient and with the fantasy of its excess, Piyel Haldar concludes, the relationship between the subject and the law was transformed, and must therefore be reassessed.

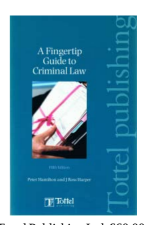


Harfield, Clive; Harfield, Karen, Intelligence: Investigation, Community and Partnership, Oxford University Press, Paperback, Oxford University Press, £29.95, ISBN: 9780199230037 This title provides a clear introduction and practical guide to the use of intelligence in policing, offering detailed explanations of relevant legislation and establishing the theoretical and operational context and rationale within which intelligence can be used.

The relationship between criminal procedural law and intelligence-gathering is outlined and different generic sources of intelligence (overt and covert) are introduced. The book offers advice on planning an intelligence operation, analysing and evaluating information, using intelligence-based evidence in court, identifying risk and protecting sensitive sources. It also summarises the role of key agencies involved in intelligence gathering, outlines the National Intelligence Model and draws together key findings from the Butler and Bichard enquiries. The book forms part of the Blackstone's Practical Policing Series. The series, aimed at junior to middle ranking officers, consists of practical guides containing clear and detailed explanations of the relevant legislation and practice, accompanied by case studies, illustrative diagrams

Harper, J.Ross; Hamilton, Peter, *Fingertip Guide to Criminal Law 5th ed*, Tottel Publishing Ltd, Paperback,

and useful checklists.



Tottel Publishing Ltd, £60.00, ISBN: 9781845922924 The new edition of this popular book incorporates the considerable legislative changes in criminal law since publication of the last edition including those brought about by the Scotland Act 1998. All sections will be thoroughly updated and will incorporate essential developments in Scottish case law.



Harvey, Mark, *APIL Guide to Conditional Fee Agreements 2nd ed*, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £39.00, ISBN: 9781846610509

The hugely popular Apil Guide to Conditional Fee Agreements, now in its second edition, provides an upto-date and practical account of all aspects of running a case with conditional fees and fixed success fees An authoritive explanation of the legal framework in which CFA's operate is complemented by a host of practical tools such as checklists, model letters, and questionnaires that will prove invaluable to claimant PI lawyers.

This new second edition has been completely re-written to take account of the seismic changes in the area of practice in recent years and will focus on the new CFA regime in force since 1 November 2005 and fixed success fees All claimant solicitors and barristers will derive substantial guidance on this issue of running PI cases. Defendant PI Lawyers will also find it useful as a way to gain an insight into the actions of their opponents.

Heilbron, Hilary, A Practi-



cal Guide to International Arbitration in London, Informa Publishing, Hardback, Informa Publishing, £130.00, ISBN: 9781843117292

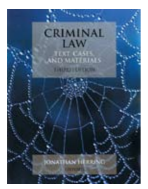
With the development of international arbitration, the market for knowledge of the subject has grown globally beyond those lawyers with expertise in the subject. A *Practical Guide to International Arbitration in London* takes a pragmatic look at how to run an international arbitration where the seat of the arbitration is London.

It explores on a stage-bystage basis the tactical, practical and legal issues that need considering in an international arbitration in London from the perspective of the arbitral process, including its relationship with the court support given by the English courts. The book also examines the role of the English courts in assisting foreign arbitrations.

This book is an easy to understand one stop practical guide with many useful suggestions and tips in relation to a process which is different from litigation, from someone experienced in international arbitration and the English process. In addition, it provides references to key legal authorities and the English Arbitration Act 1996. It includes a comprehensive set of appendices.

A Practical Guide to International Arbitration in London is directed principally at lawyers not familiar with London arbitration. including foreign as well as English dispute resolution and transactional lawyers and corporate counsel, and will enable them to advise their clients when faced with a London arbitration or considering including one in a contract. It will also act as a short and concise reference book for those experienced in international arbitration.

Herring, Jonathan, Criminal Law: Text, Cases and Materials 3rd ed, Oxford University Press, Paperback, Oxford University Press, £33.99,

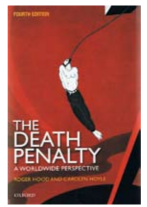


ISBN: 9780199234325 The third edition of Criminal Law: Text, Cases and Materials offers an exceptional depth of analysis whilst providing a wealth of cases and materials set within the theoretical context of criminal law.

The effective two-part structure of each chapter in the book - the first part explaining the law as it is, the second examining the theoretical aspects - ensures that readers not only gain a secure understanding of the law itself but also acquire a fundamental appreciation of the complex philosophical and ethical debates surrounding it. Important theoretical material is made accessible to students through a particularly engaging writing style, and the author's clarity of expression brings the subject to life and places the law in context.

This text is an essential and

complete resource for all those wanting to get to grips with the always fascinating and sometimes challenging area of criminal law today.



Hood, Roger, The Death Penalty: A Worldwide Perspective 4th ed. Oxford University Press, Hardback, Oxford University Press, £60.00, ISBN: 9780199228461 The 4th edition of this authoritative study of the death penalty, now written jointly with Carolyn Hoyle, brings up-to-date developments in the movement to abolish the death penalty worldwide. It draws on Roger Hood's experience as consultant to the United Nations for the UN Secretary General's five-yearly surveys of capital punishment and on the latest information from non-governmental organizations and the academic literature.

Not only have many more countries abolished capital punishment but, even amongst those that retain it, the majority have been carrying out fewer executions. Legal challenges to the mandatory capital punishment have been successful, as has the pressure to abolish the death penalty for those who commit a capital crime when under the age of 18. This edition has more to say about the prospects that China will restrict and control the number of execttions 'on the road to abolition'.

Yet, despite such advance, this book reveals many human rights abuses where the death penalty still exists. In some acountries a wide range of crimes are still subject to capital punishment, and the authorities too often fail to meet the safeguards embodied in international human rights treaties to safeguard those facing the death penalty. There is evidence of police abuse, unfair trials, lack of access to competent defence counsel, excessive periods of time spent on in horrible conditions on 'death row', and public, painful forms of execution.

The authors engage with the latest debates on the realities

of capital punishment, especially its justification as a uniquely effective deterrent; whether it can ever be administered equitably, without discrimination or error; and what influence relatives of victims should have in sentencing and on the public debate. For the first time, it also discussing the problem of devising an alternative to capital punishment, especially life imprisonment without the possibility of parole.

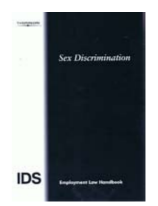


Hudson, Alastair, *Securities Law*, Sweet & Maxwell Ltd, Hardcover, Sweet & Maxwell Ltd, £170.00, ISBN: 9781847033291

This new title provides a comprehensive analysis of the substantive law governing securities markets and the manner in which markets in securities are regulated in the UK. It considers both the EC law context, including the Financial Services Action Plan, and international trends in financial regulation. It focuses on the issue of securities on both a private basis and by means of an offer to the public. It provides comprehensive coverage of both shares and debt securities (such as bonds) and debentures.

- Offers comprehensive coverage of equity and debt securities, primary and secondary securities, and the law and regulation surrounding them – the only book in the legal market to do so;
- Analyses the fundamental legal principles underlying securities;
- Shows how these principles apply to a wide range of issues that practitioners will encounter;
- Covers the listing of securities
- Deals with prospectuses and the marketing of securities;
- Considers the transfers and sale of shares;
- Examines related criminal and civil liability issues;

IDS Employment Law Brief

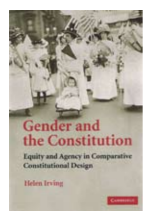


Team, Sex Discrimination: Employment Law Handbook, Sweet & Maxwell Ltd, Paperback, Sweet & Maxwell Ltd, £130.00, ISBN: 9781905642663

Summary

- Explains the law relating to sex discrimination, defines the different forms in which it can occur as well as what does or does not constitute to discrimination.
- Deals with discrimination in recruitment, proving discrimination and establishing liability.
- Puts the law in context explaining employer responsibilities and obligations as well as employee rights and entitlements

Irving, Helen, Gender and the Constitution: Equity

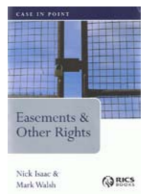


and Agency in Comparative Constitutional Design, Cambridge University Press, Paperback, Cambridge University Press, £17.99, ISBN: 9780521707459

We live in an era of constitution-making. New constitutions are appearing in historically unprecedented numbers, following regime change in some countries, or a commitment to modernization in others. No democratic constitution today can fail to recognize or provide for gender equality. Constitutionmakers need to understand the gendered character of all constitutions, and to recognize the differential impact on women of constitutional provisions, even where these appear gender-neutral.

This book confronts what needs to be considered in writing a constitution when

gender equity and agency are goals. It examines principles of constitutionalism, constitutional jurisprudence, and history. Its goal is to establish a framework for a 'gender audit' of both new and existing constitutions. It eschews a simple focus on rights and examines constitutional language, interpretation, structures and distribution of power, rules of citizenship, processes of representation, and the constitutional recognition of international and customary law. It discusses equality rights and reproductive rights as distinct issues for constitutional design.

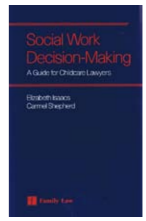


Isaac, Nick; Walsh Mark, Easements and Other Rights: Case in Point, RICS Books, Paperback, RICS Books, £27.50, ISBN: 9781842193761

The degree to which their ex-

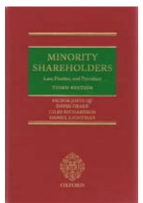
istence and extent affect the ability of a landowner to use his land is likely to be the primary concern of a surveyor dealing with easements.

This highly practical casebook brings welcome clarity to what is a highly complex area, showing the practitioner how to approach some of the everyday questions that are likely to arise, such as 'Is there an easement over this land?' and 'How is this land affected by that easement?'



Isaacs, Elizabeth; Shephard, C, Social Work Decision Making: A Guide for Child Care Lawyers, Family Law, Paperback, Family Law, £45.00, ISBN: 9781846610653 This new title is a comprehensive guide for child care lawyers seeking to understand the policies and procedures informing social work practice with children and families. It takes a practical approach, with an emphasis on fact-based examples, so as to appeal to those practitioners working within this area of the law.

Key topics which are covered include inter-agency co-operation, disclosure issues, social work assessment methodology and child protection conferences.



Joffe QC, Victor; Drake, David; Richardson, Giles; Lightman, Daniel, *Minority Shareholders: Law, Practice and Procedure 3rd ed*, Oxford University Press, Hardback, Oxford University Press, £115.00, ISBN: 9780199214518

This leading work on the law relating to minority shareholders is now in its third edition. There have been a number of important decisions since the last edition particularly on reflective loss, derivative claims and limitations on the right to proceed by those claims. The sections on derivative claims, limitations on the right to proceed by these claims and unfair prejudice have been subject to particularly thorough revision to include these developments in the law.

The new edition also includes changes introduced by the Companies Act. There is a new chapter on directors' duties as far as they relate to minority shareholders, reflecting the prominence of this area in the new legislation.

New to this edition:

- The sections on derivative claims, limitations on the right to proceed by these claims and unfair prejudice have been subject to particularly thorough revision to include developments in the law;
- Includes changes introduced by the expected Company Law Reform Act;
- A new chapter on directors' duties as far as they relate to minority shareholders, reflecting the

prominence of this area in the new legislation The authors are all barristers at Searle Court.



Kevan, Tim, Kevan and Ellis on Credit Hire 3rd ed, XPL Law, Hardback, XPL Law, £44.00, ISBN: 9781858113951

In road traffic claims, insurance companies compensate individuals for loss of use and for damage to a car - in the form of repair and/or a replacement car. Historically this took time - providing an opportunity for an industry for "credit hire" and "credit repair" to develop. This industry hires out a replacement car and/or repairs the damaged car of a third party on the basis that the insurer will pay.

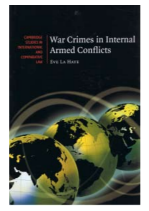
The insurers have challenged this, most notably in Dimond v Love/I, decided that the credit hire contract was governed by the Consumer Credit Act 1974 and was therefore unenforceable as it breached the Act. It also decided that credit hire rates were, in themselves, recoverable in full and not necessarily to be compared to spot hire rates.

For the personal injury lawyer - defendant or claimant - and for insurers, this book provides a clear explanation of the current state of the law and its implication for practitioners:

- Consumer Credit Act 1974 - a full explanation of the context and meaning for P1 practitioners
- Dimond and Lovell
- Credit hire and the common law
- New insurance challenges
- Conflict of interest
- Restitution
- Costs
- Procedural tactics
- Industry practice: the future.

La Haye, Eve, *War Crimes in Internal Armed Conflicts*, Cambridge University Press, Hardback, Cambridge University Press, £65.00, ISBN: 9780521860734

Does international law make



individuals responsible for perpetrating war crimes during internal armed conflicts? Eve La Haye explores the content of international criminal law applicable in such conflicts and questions the 1995 finding of the Appeals Chamber of the International Criminal Tribunal for the Former Yugoslavia that responsibility could be enforced on the basis of customary international law. This finding is evaluated with regard to state practice and the practice of international organisations.

The means to enforce individual criminal responsibility for such crimes are also investigated. The states on whose territory the crimes took place have sometimes tried such perpetrators, but can other states prosecute perpetrators of war crimes under the principle of universal jurisdiction? The applicability of universal jurisdiction to war crimes committed in civil wars and the practice of domestic courts are examined, alongside the role and achievements of prosecutions carried out by international courts and tribunals.

Dedicated exclusively to single major development in the laws of armed conflict in the last twelve years

Extensive review of state practice gives the reader access to a wealth of material including national legislation, national case law and practice of international organizations

Offers critical analysis of the ICTY and ICTR case law, as well as their achievements and failures in the prosecution of war crimes committed in internal armed conflicts

Lange, Bettina, *Implementing EU Pollution Control: Law and Integration*, Cambridge University Press, Hardback, Cambridge University Press, £60.00, ISBN: 9780521883986

Through a detailed analysis this book examines the role of law in European Union integration processes through



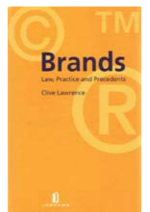
the implementation of the EU Directive on Integrated Pollution Prevention and Control at European Level and in the UK and Germany. The book questions traditional conceptions which perceive law as the 'formal law in the books', as instrumental and as relatively autonomous in relation to its social contexts.

The book also discusses in depth how the key legal obligation on the Directive, to employ 'the best available techniques', is actually implemented. This research locates the analysis of the implementation of the IPPC Directive in the wider context of current, cutting-edge political science and sociology of law debates about the role of law in EU integration processes, the nature of EU law, new modes of governance and the significance of 'law in action' for understanding legal process.

The books analysis is based on original, qualitative empirical data collected and analysed by the author

Connects areas of literature which so far have not been linked, i.e. political science literature on the role of law in EU integration & sociology of law literature on 'law in action'

An innovative framework for understanding the nature of EU law which is significant for EU legal theory beyond the specific focus on environmental law



Lawrence, Clive, *Brands: Law, Practice and Precedents*, Jordan Publishing Ltd, Hardback & CD-ROM, Jordan Publishing Ltd, £120.00, ISBN: 9781846611025 *Brands: Law, Practice and*

Precedents brings the principal bodies of law which affect creation, management, exploitation and protection of brands together in one place and considers them with particular emphasis on the way in which they are used best to fulfil the branding objectives of organisations today. With eight detailed precedents each with full explanatory material, plus case studies.

Brands: Law, Practice and Precedents is a highly practical and unique publication, and the book includes a CD-ROM containing the precedents.



Leighton, HGM; Van Duzer, Peter; Gillard, Cecile;, Jordan's Company Secretarial Precedents 4th ed, Jordan Publishing Ltd, Hardback, Jordan Publishing Ltd, £115.00, ISBN: 9781846611070

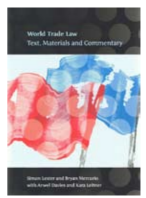
Although the role of the company secretary is now optional for private companies, additional, different and in some cases more complex obligations necessitate considerable skill to ensure a company meets the current legal requirements applicable to it under both the Companies Act 2006, and company law in general.

Jordans Company Secretarial Precedents is the ultimate companion and guide to the administration of both private companies (whether limited by shares or guarantee) and other private corporate bodies, including community interest companies and limited liability partnerships. With access to professionally drafted company materials, the user is assured that every document drafted will satisfy the stringent demands of company legislation. In this fourth edition, every document and precedent has been thoroughly reviewed to take into account amendments introduced by the new Act, such as revisions to Table A and revised statutory forms. There is also a new chapter on Community Interest Companies, the new legal form for social and community enterprise activities.

Jordans Company Secretarial Precedents provides the full range of documents to allow effective administration of any situation, from registering a company to winding-up. The book contains hundreds of expertly drafted precedents, minutes and resolutions, statutory and practice forms, with concise details of their use and content. In addition, annotations provide cross-references to relevant legislative provisions throughout the book. The right precedent to use or adapt is not only easy to find but offers the reassurance that it has been drafted and used by practising company secretarial experts.

A CD-ROM is also included containing all the precedents from the book allowing you to download them onto your own PC and tailor to your needs.

Lester, Simon; Mercurio, Bryan, World Trade Law: Text, Materials and Commentary, Hart Publishing, Paperback, Hart Publishing, £35.00, ISBN: 9781841136608 This new textbook on world trade law offers a unique perspective on this important subject in a number of ways. It is the first book to combine

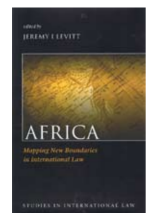


the best aspects of both the casebook and legal analysis approaches, providing both detailed explanations and analysis of the law to help understand the issues as well as case extracts to offer a flavour of the judicial reasoning of trade adjudicators.

Moreover, the book is truly global in outlook, being equally useful for students of international trade law in the UK, Europe, the US, Asia and elsewhere in the world. For instance, where domestic regulatory issues come into play, the book examines a variety of country practices, to illustrate how the rules apply around the world.

The book is written with students in mind and provides an ideal learning tool to appeal to students across the globe. In this regard, the authors draw on their diverse experiences and geographic

backgrounds - with one primary author based in the US and the other based in Hong Kong, with additional authors based in the US and UK



Levitt, Jeremy, Africa: Mapping New Boundaries in International Law, Hart Publishing, Paperback, Hart Publishing, £35.00, ISBN: 9781841136189

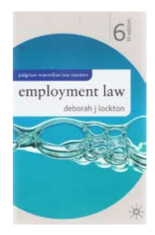
The principal aim of this work is to provide a forum for leading international lawyers with experience and interest in Africa to address a broad range of intellectual challenges concerning the contribution of African states and peoples to international law.

As such, the volume addresses orthodox topics of international law - such as jurisdiction and intervention - but tackles them from an African perspective, and seeks to ask whether, in each case, the African perspective is unique or affirms existing arrangements of international law. The book cannot come at a more important time. While international legal discourse has been captured by the challenge of terrorism since September 11, 2001, there are clear signs that other issues are returning to the fore.

Political interest in Africa has undergone a global revival, and the OAU has been transformed into the African Union. Infrastructural challenges, along with those taking place in regional contexts, have effectively mapped a new politico-legal landscape for Africa.

This, and more, is explored, and the key normative questions are addressed in a series of essays by leading Africanist scholars.

Lockton, Deborah J., Palgrave Law Masters: Employment Law 6th ed, Palgrave Macmillan, Paperback, Palgrave Macmillan, £19.99, ISBN: 9780230537484 Employment law is one of the fastest moving areas in the law today, with statutory changes, European Direc-



tives and new cases changing the detail rapidly. This book steers the student confidently through the complexities, exploring statute and case law reinforced with summaries, exercises and further reading throughout. Now fully updated.



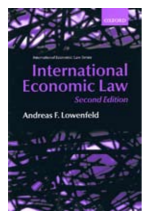
Loose, Peter; Griffiths, Michael; Impey, David, *The Company Director: Pow-*

ers, Duties and Liabilities 10th ed, Jordan Publishing Ltd, Hardback, Jordan Publishing Ltd, £75.00, ISBN: 9781846610899

Essential reading for all company directors, secretaries and their advisors, providing comprehensive coverage, in a single volume, of the powers, legal obligations and responsibilities of executive and non-executive company directors.

The new edition provides extensive updating on:-

- Indemnities for directors
- Directors' loans
- Disclosure by directors
- The new draft model articles
- Revised implementation timetable



Lowenfeld, Andreas F., International Economic Law

2nd ed, Oxford University Press, Hardback, Oxford University Press, £95.00, ISBN: 9780199226931

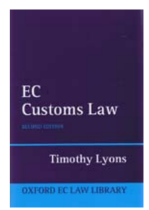
As conflict and cooperation among states turn to an ever greater extent on economic issues, this fully updated and expanded second edition presents a comprehensive exploration of the legal foundations of the international economy. It not only examines the current status of the law, but also explores the origins, political tensions and development of outcomes that are often difficult to comprehend.

Lowenfeld examines the major elements of economic law in the international arena including the World Trade Organization and its antecedents; dumping, subsidies, and other devices that alter the market: the International Monetary System, including the collapse of the Bretton Woods system; the debt of developing countries; the law of foreign direct investment, including changing perceptions of the rights of host states and multinational enterprises: and economic sanctions. The book also contains chapters on competition law. environmental law, and new chapters on intellectual property and the various forms of arbitration; demonstrating how these subjects fit into the framework of international economic law.

Professor Lowenfeld brings to his task a lifetime of practice and teaching experience to produce a book that will be of use to international lawyers and non-specialists alike.

New to this edition:

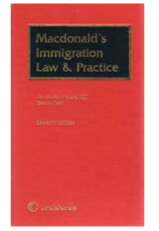
- New chapter examining the increasingly important areas of Interstate, Investor-State, and International Commercial Arbitration
- Expanded coverage of Trade-Related Aspects of Intellectual Property



Lyons, Timothy, *EC Customs Law 2nd ed*, Oxford University Press, Hardback, Oxford University Press, £125.00, ISBN: 9780199216741 EC Customs Law places the law relating to customs duty in the context of the EC and international trade. This fully-updated second edition covers significant changes in EC customs procedure, legislation, and case-law since the first edition It includes coverage of the recently-implemented 2005 amendments to the Community Customs Code, and an exploration the impact of major expansion of the customs union as the EU continues to grow.

The book first examines the fundamental concepts of the customs union, the Community Customs Code and its implementing regulations, moving on to consider the administration and interpretation of the Tariff, paying special attention to the decisions of the European Court of Justice in this area. Lyons then explores the importance of international law and the significance for traders of international agreements and arrangements between the EC and third countries.

He then covers the important issues of the origin of goods and their valuation; customs entry and declarations; customs procedures; inward and outward processing; and approved uses and treatments. Chapters follow on the customs debt and reliefs from duty; repayment and remission of duty; and customs appeal, closing with an evaluation of the future of EC customs law including proposals for a new Customs Code.



MacDonald, Ian; Toal, Ronan, *Macdonald's Immigration Law and Practice 7th ed*, LexisNexis Butterworths, Hardback, LexisNexis Butterworths, £196.00, ISBN: 9781405731607

Since the publication of the first edition in 1983 *Mac-donald's Immigration Law & Practice* has established itself as the standard textbook in the field and is recognised by the legal profession as the most authoritative text on immigration law.

Written with precision by leading immigration experts the work has been updated to offer all of the latest legislation, cases, political developments and commentary and guidance on every significant aspect of the law and practice of immigration.

The seventh edition has been fully revised to include the provisions of:-

- the Immigration, Asylum and Nationality Act 2006,
- the new UK Borders Bill,
- the Civil Partnerships Act 2004
- and the Adoption and Children Act 2002.

The new edition also covers domestic implementation and effect of major pieces of European Community legislation including the 'Citizen's Directive' and Refugee Qualification Directive, as well as the latest immigration appeals Procedure Rules, Practice Direction and CPR. The book also contains all the latest SIs and covers all recent case law including decisions from Strasbourg, the House of Lords and the Court of Appeal. A brand new chapter on the Special Immigration Appeals Commission is also incorporated.



MacLennan, Alison, *Running a Charity 3rd ed*, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £45.00, ISBN: 9781846610936 Charities are regulated more strictly and scrutinised more closely than ever before so there has never been a greater need for a straightforward, non-legalistic handbook on their administration.

Fully up to date with the implications of the Charities Act 2006, *Running a Charity* is a readable guide to the legal, financial, regulatory and practical aspects of setting up and running a charity.

This new edition includes coverage of constitutional requirements, money and property, fundraising, and trustees. The text also contains appendices with the main documents required for setting up and running a charity, plus details of useful sources of further information.

Running a Charity explains everything that administrators and trustees need to know to run their charity in compliance with the law and regulations - and indicates when they should seek professional advice.



Matthews, Roger, *Prostitution, Politics and Policy*, Routledge-Cavendish, Paperback, Routledge-Cavendish, £24.99, ISBN: 9780415459174

Prostitution has become an extremely topical issue in recent years and attention has focused both on the situation of female prostitutes and the adequacy of existing forms of regulation. Prostitution, Politics & Policy brings together the main debates and issues associated with prostitution in order to examine the range of policy options that are available.

Governments in different parts of the world have been struggling to develop constructive policies to deal with prostitution – as, for example, the British Home Office recently instigated a £1.5 million programme to help address the perceived problems of prostitution. In the context of this struggle, and amidst the publication of various policy documents, Prostitution. Politics & Poli*cy* develops a fresh approach to understanding this issue, while presenting a range of what are seen as progressive and radical policy proposals.

Much of the debate around prostitution has been polarized between liberals – who want prostitution decriminalized, normalized and humanized – and conservatives – who have argued that prostitution should be abolished. But, drawing on a wide range of international literature, and providing an overview that is both accessible to students and relevant to policy makers and practitioners, Roger Matthews proposes a form of radical realism that is irreducible to either of these two positions.



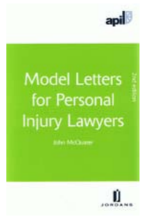
McCahery, Joseph A; Vermeulen, Erik P.M., Corporate Governance of Non-Listed Companies, Oxford University Press, Hardback, Oxford University Press, £60.00, ISBN: 9780199203406 Studies of corporate governance traditionally focus on the governance problems of large publicly held firms, and policymakers often recommend corporate governance rules and principles tailored to the needs of such firms However most small firms (and in many countries even large companies) are closely held. This book provides a comprehensive account of closely held businesses and their particular governance problems. It explores current discussions and reforms in

Europe, the United States, and Asia providing a state of the art account of the law and the economics, aiming to give policymakers the legal tools necessary to structure reforms that suit the diverse range of non-listed companies.

Closely held firms encompass a vast range, from corporations with the potential to go public through familyowned firms, group-owned firms, private equity and hedge funds, to joint ventures and unlisted mass-privatized corporations with a relatively high number of shareholders.

The corporate governance of closely held companies has traditionally been concerned with protecting investors and creditors from managerial opportunism. However, the virtual elimination of the distinction between partnerships and corporations means that an effective legal governance framework must also offer mechanisms to protect shareholders from the misconduct of other shareholders.

This volume first examines policy and economic measurements to develop a framework for understanding what constitutes good governance in closely held companies. Using this perspective, the authors then examine how control is gained in the various types of closely held firms and explore the mechanisms that contribute to the development of a modern and efficient governance framework for these companies. The book concludes with an exploration of how the closely held firm is likely to stimulate growth and extend innovation and development.



McQuater, John, APIL Model Letters for Personal Injury Lawyers 2nd ed, Jordan Publishing Ltd, Paperback & CD-ROM, Jordan Publishing Ltd, £60.00, ISBN: 9781846610523

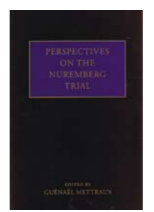
APIL Model Letters for Personal Injury Lawyers is a collection of over 200 expertly drafted, time-saving letters for use by all claimant PI lawyers in their day-to-day case administration. These letters provide a comprehensive work flow system to guide the reader through all the stages of a personal injury claim, from initial instructions through to resolution of the claim. The letters are also designed to deal with many of the practical problems that can arise in the conduct of a personal injury claim taking account of the requirements of the Pre-action Protocol. the Civil Procedure Rules and relevant case law. The letters will ensure the claim is progressed and issues relating to liability, quantum and general tactics are dealt with effectively whilst keeping the client fully advised throughout. The letters cover all major areas of PI practice and the book comes complete with a CD-ROM containing all the letters from the book for you to use and adapt to your needs.

The letters cover all major areas of PI practice and are grouped within the following categories:

- Client care
- Initial Steps and the Preaction Protocol
- Evidence
- Quantum

- Proceedings
- Trial
- Appeals

This new edition has been extensively revised and updated and takes on board significant changes to the conditional fee regime and the referral fee code, the introduction of predictable costs and developments in case law affecting, amongst other things, part 36 offers in the light of such cases as Crouch v King's Healthcare NHS Trust.

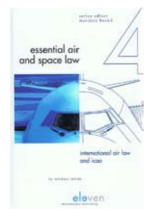


Mettraux, Guenael, *Perspectives on the Nuremberg Trial*, Oxford University Press, Paperback, Oxford University Press, £34.95, ISBN: 9780199232345

The trial of major Nazi war criminals in Nuremberg was a landmark event in the development of modern international law, and continues to be highly influential in our understanding of international criminal law and postconflict justice. This volume offers a unique collection of the most important essays written on the Trial, discussing the key legal, political and philosophical questions raised by the Trial both at the time and in historical perspective.

The collection focuses on pieces from those involved in the Tribunal. discussing the establishment of the Tribunal, the Trial itself, and the debate that followed the Judgment. Also included are representative essays of the academic debate that has surrounded Nuremberg in the sixty years since the Trial. Ranging from the contribution of Nuremberg to the substantive development of international criminal law to the philosophical evaluation of legalism in post-conflict international relations, the perspectives provided by the essays offer a unique overview of the persistent significance of Nuremberg across a range of academic disciplines.

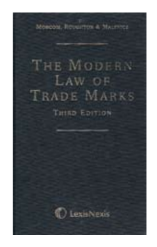
The collection also features newly translated essays from key German, Russian, and French writers, available in English for the first time; a new essay by Guénaël Mettraux examining the Nuremberg legacy in contemporary international criminal justice; and an exhaustive bibliography of the literature on Nuremberg.



Milde, Michael, Essential Air and Space Law: International Air Law and ICAO. Eleven International Publishing, Hardback, Eleven International Publishing, £75.00, ISBN: 9789077596548 Specialized legal literature dealing with different aspects of international air law is rare, the developments often overtake the existing writings and there is a continuous need not only for updating but also for future-oriented thinking. There is a practical need for a compact but exhaustive and easily comprehensible textbook or reference book that deals with the most general aspects of international air law, as well as with the constitutional issues and law-making functions of the International Civil Aviation Organization (ICAO).

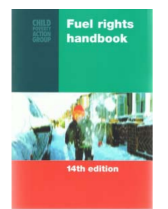
This book fills this gap as it is a general treatise of the law of international civil aviation aimed at the needs of university students and educators, government authorities, airlines, practising lawyers, journalists, international organizations and the general public.

This book is motivated by the authors 25 years of experience (1966-1991) as international civil servant in the Secretariat of ICAO in Montreal - his last 8 years as Director of the Legal Bureau responsible for the legal work program of the organization. In equal measure the inspiration for the content of this book came from the authors. academic work as Director of the Institute of Air and Space Law of McGill University (1989-1998) and his role as Professor of Law at that Institute until 2006 teaching this subject to graduate students from different parts of the world and different legal cultures.



Morcom, Christopher; Roughton, Ashley; Graham, James; Malynicz, Simon, The Modern Law of Trade Marks 3rd ed. LexisNexis Butterworths, Hardback, LexisNexis Butterworths, £250.00. ISBN: 9781405727556 The Modern Law of Trade Marks is a comprehensive guide on trade mark law enabling practitioners to provide clients with effective advice with the best possible support and authority. It includes detailed analysis of important UK and European legislation and decisions, in-depth commentary on the complexities of the Trade Marks Act 1994 and the Madrid Protocol and the CTM Regulation.

All aspects of registered trade marks are included, together with information on applications, registration, protections and infringement.

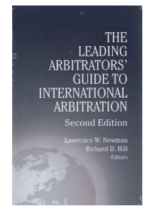


Murdie, Alan, *CPAG: Fuel Rights Handbook 14th ed*, Child Poverty Action Group, Paperback, Child Poverty Action Group, £17.00, ISBN: 9781906076054

The Fuel Rights Handbook is well established as the standard practical guide to the rights of gas and electricity consumers. It is essential for any adviser helping clients cope with fuel bills, debt and related problems with fuel supply.

The 14th edition is fully revised and updated to cover all changes to law, caselaw and practice since the previous edition in 2005.

Cross-referenced to law and regulations, the Fuel Rights Handbook is relied upon by all CABx and by lawyers, consumer advisers, social workers and advice agencies.

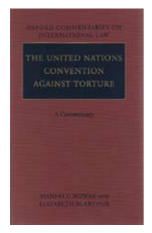


Newman, Lawrence W.; Hill, Richard, D., The Leading Arbitrators Guide to International Arbitration 2nd ed. Juris Publishing, Hardback, Juris Publishing, £97.00, ISBN: 9781933833156 The Leading Arbitrators' Guide to International Arbitration Second Edition is completely revised and expanded in this all new edition. It offers thoughtful advice and insights into the world of international arbitration from some of the most prominent and experienced international arbitrators in the world. The contributors are arbitrators from Australia, Belgium, Canada, Chile, Denmark, England, France, Germany, Italy, The Netherlands, Italy, Spain, Sweden, Switzerland and the USA.

The contributors offer insights and advice on the way in which international arbitrations are carried out from the point of view of arbitrators reading pleadings and memorials and listening to witnesses and hearing arguments. The authors' discussions are intended to be thoughtful, insightful and useful - and perhaps, occasionally, iconoclastic. As a result, there may be instances in which the authors disagree with one another on certain points. This is to be expected for there are often many routes that can be taken to achieve a result.

Occasionally, more than one point of view is set out within an individual chapter. This is a positive result of an intranet that was set up to allow the contributors to review and comment upon the drafts of their colleagues. Where appropriate, this has allowed some chapters to include something of a survey of opinion on a particular issue from a number of the world's leading arbitrators.

Nowak, Manfred; McArthur, Elizabeth, The United Nations Convention Against Torture: A Commentary, Oxford University Press,



Hardback, Oxford University Press, £125.00, ISBN: 9780199280001

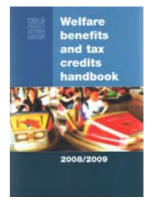
The prohibition of torture - the right to physical and mental integrity - is guaranteed in the strongest terms under international law. It is protected as an absolute right, non-derogable even in times of war or public emergency under many human rights treaties and is also generally accepted as a part of customary international law and even ius cogens.

The problem of torture resurfaced in the second half of the 20th century, and more recently in the contexts of the war in Iraq, the situation of detainees in Guantanamo Bay, and of attempts to extradite persons considered to be 'threats to national security' to States where they may be at risk of torture.

The main instrument to combat torture within the framework of the United Nations is the Convention Against Torture and other Cruel, Inhuman, or Degrading Treatment or Punishment (CAT). It is one of the few human rights treaties which makes explicit use of the criminal law in order to prevent and eradicate violations - the main obligation of Sates parties to the CAT is to ensure that all acts of torture are offences under domestic criminal law and that punishments are appropriate to the grave nature of such crimes. The CAT even goes beyond the traditional principles of territorial and personal iurisdiction and for the first time applies the principle of universal jurisdiction under a human rights treaty. This volume explores the problematic definition of torture in the Convention. the substantive obligations of States parties, the principle of 'non-refoulement', provisions for international monitoring, and also the

concept of preventative visits to all places of detention as contained in the Optional Protocol to the CAT. It also covers issues including the

distinction between torture and cruel inhuman or degrading treatment and the principle of non-admissibility of evidence extracted under torture. Full article by article commentary on the Convention also provides historical context and thorough analysis of case-law and practice from international and regional courts and monitoring bodies. Relevant case-law from domestic courts (such as that of the House of Lords in the Pinochet case) and the practices of domestic prison inspection panels are also discussed.



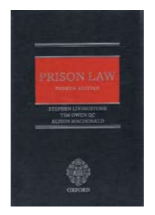
Osborne, Simon, CPAG: Welfare Benefits and Tax Credits Handbook 2008/2009, CPAG, Paperback, CPAG, £36.00, ISBN: 9781906076122 The new Handbook gives you comprehensive coverage of all welfare benefits

and tax credits. This fully revised and updated edition includes the latest information on benefit and tax credit overpayments, the right to reside test and telephone and internet claiming.

There is full coverage of: income support; JSA and work tests; housing benefit; the social fund; incapacity benefit and the personal capability assessment; pensions; benefits for maternity, paternity, adoption, disability, children, retirement etc. Also: administration: contributions and earnings; rules for special groups, including 16/17 year olds, students and people from abroad; backdating; overpayments; fraud; challenging decisions, including appeals.

Accessible and authoritative, the annually-updated Handbook is fully indexed and cross-referenced to law, regulations and official guidance, and also to court and commissioners' decisions. Information is fully crossreferenced between the social security and tax systems.

Owen, Tim; Macdonald, Alison; Livingstone, Stephen, *Prison Law 4th ed*, Oxford University Press, Hardback, Oxford Univer-



sity Press, £95.00, ISBN: 9780199211012

Prison Law is the leading text in its field. It offers comprehensive coverage of the substantive law, the Prison Rules, and the remedies available to prisoners, including complaints procedures, civil claims, judicial review, and claims under the Human Rights Act. Both domestic and international avenues of redress are explained in detail. The book covers all aspects of prison life, from categorization and allocation to living conditions, access to the outside world, transfer and repatriation, discipline, and the procedures governing the release of fixed term prisoners and those serving life sentences.

The new edition has been completely revised and updated to take account of relevant decisions under the Human Rights Act and at the European Court of Human Rights. The changes to the life sentence regime and the prison disciplinary system, implemented since publication of the previous edition, have been fully addressed, and a new chapter on children and young people in detention focuses on the unique legal challenges presented by this class of prisoner.

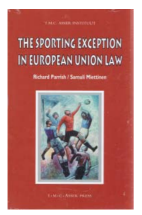
Critical analysis is combined with practical guidance to make Prison Law immensely useful to practitioners, academics, and anyone with a professional interest in crime and punishment.

Offers unique breadth and depth of coverage of the laws relating to prisoners in a single, portable volume I Includes extensive appendices, such as the full text of the revised Prison Rules 1999 and other key documents Gives clear, authoritative guidance on the large body of case law generated by prison law since the previous edition

Deals comprehensively with the fundamental reforms to the regime for life sentenced prisoners and to general prison discipline

Includes a new chapter on

children and young people in prison



Parrish, Richard; Miettinen, Samuli, *The Sporting Exception in European Union Law*, T.M.C. Asser Press, Hardback, T.M.C. Asser Press, £45.00, ISBN: 9789067042628

The Sporting Exception in European Union Law is the definitive account of EU sports law. It provides a modern legal framework based on an analysis of major European Court of Justice judgments including Walrave (1974), Donà (1976), Bosman (1995), Deliège (2000), Lehtonen (2000), Kolpak (2003), Piau (2005) and Meca-Medina (2006). It also provides advanced commentary on the major sports-related competition decisions of the European Commission. Broadcasting

issues, rules affecting player mobility and issues of sports governance are analysed, as are current issues in EU sports law including the Oulmers case, home-grown players, players' agents, the Services Directive, the Audiovisual Media Services Directive. the 2006 Independent European Sports Review, the 2007 Commission White Paper on Sport, the Reform Treaty and prospects for social dialogue. The work is a resource for academics, lawyers and sports administrators and students of sports law and EU law programmes.

Rigorously interrogates claims that sport is special and examines the intellectual basis for these claims

Covers all the major sports cases of the European Court of Justice and Commission, thereby providing readers with an overview of current thinking on EU free-movement and competition law Explains how specificity of sport arguments can be accommodated in EU free movement and competition law

Pearl, His Honour Judge David, Care Standards Legislation Handbook 6th edition, Jordan Publishing Ltd,



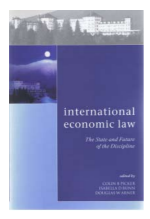
Paperback, A4, Jordan Publishing Ltd, £45.00, ISBN: 9781846611049

This sixth edition of the *Care Standards Legislation Handbook* collects in one place and presents in fully updated form all the legislation most needed by those involved in the workings of the regulatory systems, and the appeals processes, for care services in England and Wales.

The work has been substantially revised and expanded to provide an extensive and updated library containing the Safeguarding Vulnerable Groups Act 2006, other key statutory provisions, all relevant recent statutory instruments and a jurisdiction table.

Care Standards Legislation Handbook is an invaluable resource for all practitioners from the many and varied disciplines working in the field of care standards who need to understand the principles and duties underpinning the care regime.

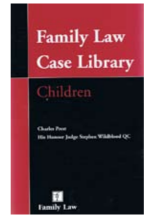
His Honour Judge David Pearl is President of the Care Standards Tribunal.



Picker, Colin; Bunn, Isabella; Arner, Douglas, *International Economic Law*, Hart Publishing, Paperback, Hart Publishing, £35.00, ISBN: 9781841137551

'Bretton Woods' has become shorthand for the post-war international financial and economic framework. Mindful of the historic 1944 conference and its legacy for the discipline of international economic law, the American Society of International Law's International Economic Law Group (IELG) chose Bretton Woods as the venue for a landmark scholarly meeting.

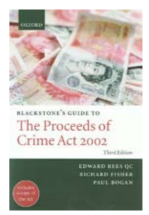
In November of 2006, a diverse group of academics and practitioners gathered to reflect on the past, present and future of international economic law. They sought to survey and advance three particular areas of endeavour: research and scholarship, teaching, and practice/ service. This book represents an edited collection of some of the exceptional papers presented at the conference including contributions from Andreas Lowenfeld, Joel Trachtman, Amelia Porges and Andrew Lang.



Prest, Charles; His Honour Judge Stephen Wildblood, Family Law Case Library: Children, Family Law, Paperback & CD-ROM, Family Law, £95.00, ISBN: 9781846610967

Busy practitioners find that, whether in preparation for a conference, in drafting a skeleton argument, or before setting off to court, they repeatedly have to search for:the same authorities and the same crucial paragraphs within each authority.

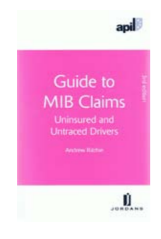
The Family Law Case Library: Children addresses this need by providing a quick method of sourcing the key extracts from the seminal authorities, all collated in a single volume and presented thematically with cross-references to the full case report in the Family Law Reports.



Rees, Edward; Fisher, Richard, Blackstone's Guide to the Proceeds of Crime Act 2002 3rd ed, Oxford University Press, Paperback, Oxford University Press, £39.95, ISBN: 9780199535385

The Blackstone's Guide Series delivers concise and accessible books covering the latest legislative changes and amendments. Published soon after an Act they offer expert commentary by leading names on the effects, extent and scope of the legislation, plus a full copy of the Act itself. They offer a cost-effective solution to key information needs and are the perfect companion for any practitioner needing to get up to speed with the latest changes.

The third edition of this Blackstone's Guide provides a clear and up to date overview of the *Proceeds of Crime Act 2002 (POCA)*. The text has been scrupulously updated to include all recent developments.



Ritchie, Andrew, APIL Guide to MIB Claims: Uninsured and Untraced Drivers 3rd Ed, Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £39.00, ISBN: 9781846611018

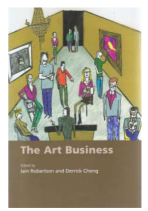
APIL Guide to MIB Claims (Uninsured and Untraced Drivers) provides the practical advice that all personal injury litigators handling RTA cases need to advise clients whose claims involve untraced and uninsured drivers. These cases have always been fraught with procedural difficulties and the technical nature of the Uninsured Drivers' Agreement 1999 has increased the risks of default by claimants and solicitors. It sets out clearly the potential pitfalls when dealing with MIB claims and offers practical guidance to ensure that your clients' cases are handled effectively.

This is a revised and expanded edition and now includes full coverage of:

- Untraced Drivers' Agreement
- 5th Motor Insurers Directive
- Bodies excluded from the requirement for compulsory RTA Insurance
- Recent case-law

In addition to the expanded

author commentary, the accompanying appendices have been expanded to include all relevant statutory materials (both domestic and European) and MIB documentation, as well as the author's own draft particulars of claim.



Robertson, Iain; Chong, Derrick, *The Art Business*, Routledge, Paperback, Routledge, £24.99, ISBN: 9780415391580

By the time you read this book, the art world may have witnessed the sale of its first \$500 million painting. Whilst for some people money is anathema to art this is clearly a wealthy international industry, and a market with its own conventions and pressures.

Drawing on the vast experience of Sotheby's Institute of Art, The Art Business exposes the realities of the commercial trade in fine art and antiques. Attention is devoted to the role of auction houses, commercial galleries and art museums as key institutions, with the text divided into four thematic sections covering:-

- technical and structural elements of the art market
- cultural policy and management in art business
- regulatory legal and ethical issues in the art world
- the views, through interviews, of leading art market experts.

This book provides a thorough examination of contemporary issues in the art business, and the mechanisms and influences which underpin its evolution. It is essential reading for students of art history or international business, or anyone with an interest in pursuing a career in this area.

Roebuck, Derek, *Early English Arbitration Law: Managing Disputes Before The Common Law*, Holo Books, Hardback, Holo Books, £40.00, ISBN: 9780954405618 The first history of how disputes of all kinds were man-

EARLY ENGLISH ARBITRATION



aged in England before the Common Law.

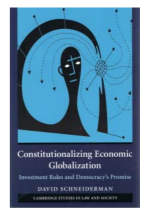


Schaw-Miller, Stephen; Bailey, Edward, *Personal Insolvency: Law and Practice 4th ed*, LexisNexis Butterworths, Hardback, LexisNexis Butterworths, £195.00, ISBN: 9781405701525

Schaw Miller and Bailey on Personal Insolvency - Law and Practice offers a full treatment of the law and procedure of bankruptcy and personal insolvency.

It contains procedural checklists, relevant forms, Insolvency Rules and associated legislation as well as full commentary on the effect of bankruptcy on other areas of the law. This edition takes full account of recent developments such as the Insolvency Act 2000 and the Enterprise Act 2002 and has been extensively revised for ease of use.

Now in its fourth edition, this popular title continues to offer authoritative and practical guidance on everything the insolvency practitioner is likely to need in his day-today work.



Schneiderman, David, Constitutionalizing Economic Globalization: Investment Rules and Democracy's Promise,

Cambridge University Press, Paperback, Cambridge University Press, £23.99, ISBN: 9780521692038

Are foreign investors the privileged citizens of a new constitutional order that guarantees rates of return on investment interests? Schneiderman explores the linkages between a new investment rules regime and state constitutions – between a constitution-like regime for the protection of foreign investment and the constitutional projects of national states. The investment rules regime, as in classical accounts of constitutionalism. considers democratically authorized state action as inherently suspect.

Despite the myriad purposes served by constitutionalism, the investment rules regime aims solely to enforce limits. both inside and outside of national constitutional systems, beyond which citizen-driven politics will be disabled. Drawing on contemporary and historical case studies. the author argues that any transnational regime should encourage innovation, experimentation, and the capacity to imagine alternative futures for managing the relationship between politics and markets. These objectives have been best accomplished via democratic institutions operating at national, subnational, and local levels.

- Range of case studies show how states all over the world are expected to embrace investment rules disciplines promoted by powerful countries of the global North
- Explains how the constitution-like rules of investment law assist in the processes associated with economic globalization, and suggests ways in which some of these processes may be resisted or reversed
- Interdisciplinary approach allows for fuller understanding of the complex processes associated with economic globalization



Solicitors Regulation Authority, *Solicitors Accounts Manual 10th ed*, Law Society Publishing, Paperback, Law Society Publishing, £24.95, ISBN: 9781853286643

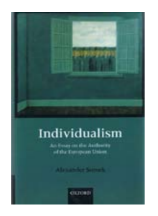
This indispensable manual has been fully updated and revised to take account of changes to the Solicitors' Accounts Rules from March 2004 to July 2007 and the impact of the new Solicitors' Code of Conduct.

An up-to-date version of the Solicitors' Accounts Rules 1998 is reproduced in full along with relevant extracts from the Solicitors' Code of Conduct 2007. This Authoritative work should prove invaluable for all those involved in the financial management of solicitors' practices.

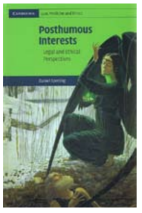
Keychanges in this edition include:-

- record keeping requirements for digital images of paid cheques
- updating of all references to the former practice rules and overseas practice rules with references to the Solicitors Code of Conduct 2007
- latest version of the Accountants Report Form (Form AR1)

MAJOR NEW TITLES THIS MONTH - Continued



Somek, Alexander, Individualism: An Essay on the Authority of European Union, Oxford Univ Press, HB, £50.00, ISBN: 9780199542086



Sperling, Daniel, Posthumous Interests: Legal and Ethical Perspectives, Cambridge Univ Press, HB, £65.00, ISBN: 9780521877848

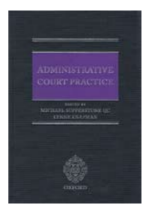
Storskrubb, Eva, Civil Procedure and EU Law:



A Policy Area Uncovered, Oxford University Press, Hardback, Oxford University Press, £50.00, ISBN: 9780199533176

The regulation of cross border civil and commercial litigation is a burgeoning EU policy area. Legislative measures and other initiatives now provide a framework for the regulation of cross border service of documents, obtaining evidence, establishing jurisdiction and enforcement of judgments, enforcement orders, legal aid, alternative dispute resolution, payment orders, and small claims. In addition, overarching measures have been enacted including the creation of a judicial network and judicial training structures.

This book offers the first detailed analysis of the EU's activity in procedural harmonization, spanning civil procedure, private international law and European law. The book situates the development of the policy area and its regulation in relation to broader themes of the European integration process: market building, citizenship, fundamental rights, subsidiarity and governance. It provides a detailed analysis of the legislative measures and assesses their impact on fundamental principles of civil justice, including due process rights. The case-law in the area is also analysed, including the introduction of the principle of mutual recognition. The book concludes with a comparative analysis of the EU's approach with broader international efforts for procedural harmonization.

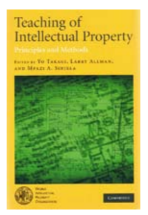


Supperstone, Michael; Knapman, Lynn, Administrative Court Practice 2nd ed, Oxford University Press, Hardback, Oxford University Press, £75.00, ISBN: 9780199217083

Administrative Court Practice offers a comprehensive account of practice and procedure in the Administrative Court, providing the practitioner with all the key information to conduct a case confidently from beginning to end. Written by authors with extensive experience of administrative court work, it acts as a clear and accessible step-by-step procedural guide to all the work undertaken in the Administrative Court.

The book includes extensive coverage of the practice and procedure of the Administrative Court as it relates to judicial review, as well as offering a full treatment of Statutory Applications and Appeals, and habeas corpus applications. It includes comprehensive coverage of Statutory Reviews under the Nationality, Immigration, and Asylum Act 2002; Control Orders under the Protection of Terrorism Act 2005; and civil recovery of assets under the Proceeds of Crime Act 2002. A chapter on Statutory Appeals covers Appeals to the Administrative Court generally, and includes appeals from the Special Educational Needs and Disability Tribunal, in the planning area, and from Professional Regulatory bodies.

With a foreword by Mr Justice Collins, *Administrative Court Practice* acts as a practical guide to bringing a case to the Administrative Court. It comes complete with all the key Practice Directions, Claim Forms, and sample notices that a practitioner will need to conduct a case effectively on behalf of either applicants or defendants.



Takagi, Yo; Allman, Larry; Sinjela, Mpazi A., *Teaching of Intellectual Property: Principles and Methods*, Cambridge University Press, Paperback, Cambridge Uni-

versity Press, £40.00, ISBN: 9780521716468

Intellectual property (IP) comprises not only the valuable economic assets of private firms, but also the social and cultural assets of society. The potential impact of intellectual property assets is so great that it is likely to have a considerable effect on national and international economic development in the future. Despite this, the area of IP education is relatively new to many academic institutions, and principles and methods in teaching IP are still evolving.

Against this backdrop, a number of internationally renowned professors and practitioners share their teaching techniques in their particular fields of expertise, including what they consider should be taught in terms of coursework. The result is a valuable handbook for teachers and those wishing to get up to speed on international IP issues.

Terra, Ben; Kajus, Julie, A Guide to the European VAT Directives 2008: 2 Volume Set, IBFD Publications BV, Paperback, 2 Volumes, IBFD Publications BV, £200.00, ISBN: 9789087220266

MAJOR NEW TITLES THIS MONTH - Continued



Now in a handy two-volume set, this annual publication provides a comprehensive overview of the most essential parts of VAT Directives in Europe.

Volume 1: Introduction to European VAT

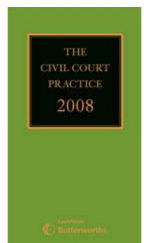
A systematic survey of the implications of the Community legal principles on indirect tax matters and of the Community VAT rules in force and a discussion of the case-law of the European Court of Justice ("ECJ") in indirect tax matters, especially in VAT.

Part I: Sources of Community tax law; Legal principles; Legal instruments; Judicial remedies; Effectiveness of EC (indirect tax) law; and Methods of interpretation.

Part II: Following a general introduction on VAT as fiscal phenomenon, the European VAT is discussed as provided for in the Sixth VAT Directive as replaced by Council Directive 2006/112/EC on the common system of VAT (the Recast VAT Directive, referred to as "RVD"). VAT issues are illustrated by excerpts of decisions of the ECJ.

Volume 2: Integrated Texts of the Recast VAT Directive and the former Sixth VAT Directive

The (unofficial) integrated texts of Council Directive 2006/11/EC on the common system of VAT (the Recast VAT Directive) and of the Sixth VAT Directive as applicable until 1 January 2007.



Thompson, P.K. ; di Mambro, Louise, *The Civil Court Practice 2008: The Green Book*, LexisNexis Butter-

worths, Hardback, 2 Volumes, Forms Paperback & CD-ROM, LexisNexis Butterworths, £370.60, ISBN: 9781405728669

The Green Book is the essential guide to bringing, defending and appealing civil proceedings and is an indispensable source of reference for all practitioners whether in the High Court or county courts. It provides focused, authoritative and comprehensive coverage of the CPR.

Volume One examines procedure in the civil courts and contains the Civil Procedure Rules 1998. Volume Two covers general and more specific jurisdiction of the civil courts. A separate forms supplement sets out all available forms listed in CPR PD 4 together with some additional forms. At no extra charge a CD-ROM provides the full text and the complete set of fillable and downloadable forms.

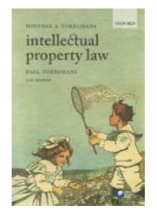
Essential commentary and explanatory notes are included throughout, written by an expert editorial board, including Lord Justices of Appeal, QBD and Chancery Masters, district judges and leading practitioners. It also includes supplements within the year, and a regular newsletter "Civil Court News" containing case summaries and articles.



Tomkins, Nigel; Humphreys, Michael: Stockwell, Matthew. APIL Guide to Accidents at Work. Jordan Publishing Ltd, Paperback, Jordan Publishing Ltd, £55.00, ISBN: 9781846610769 Accidents at work represent a major part of the claimant lawyer's case load. According to the HSE there were over 145,000 reported accidents at work in 2004/5. of which over 28.000 were major injuries. APIL Guide to Accidents at Work is a major new addition to the APIL Guides Series of practical handbooks designed specifically to meet the needs of claimant personal injury lawyers.

Written by specialist personal injury lawyers with extensive experience of employer's liability cases, *APIL Guide to Accidents at Work* is a practical and authoritative text which sets out the law and practice required to conduct such claims effectively.

The APIL Guide to Accidents at Work enables practitioners to make individual, principled assessments of employer's liability cases by focussing on the main common law principles and key statutory provisions, together with procedural guidance and practical advice on running a case.



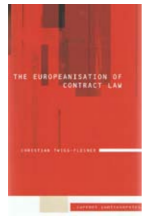
Torremans, Paul, Holyoak & Torremans: Intellectual Property Law 5th ed, Oxford University Press, Paperback, Oxford University Press, £27.99, ISBN: 9780199217854

Holyoak and Torremans Intellectual Property Law provides readers with a clear introduction to the whole of UK intellectual property law, whilst carefully placing the law in its global context and acknowledging the influence of EU and other international jurisdictions over its development.

This edition continues to examine the methods and reasoning behind key statutory and case decisions, and provides readers with real life examples of intellectual property law in action, helping to bring the subject to life. Recent developments within the law relating to biotechnology patenting, IT and internet, and trademark. imaging and character rights are explored, providing readers with a cutting edge exploration of the subject.

Additional pedagogical features have been incorporated into the fifth edition, making it even easier for readers to navigate the text - each chapter now has a comprehensive introduction and summary, as well as expanded lists of annotated further reading for those who wish to explore a topic further. Further subheadings have also been added, along with flowcharts and diagrams to help comprehensibly explain the more challenging concepts.

This book is also accompanied by an online resource centre which provides updates and weblinks between editions, and is linked to the Blackstones Statutes on Intellectual Property Law website.



Twigg-Flesner, Christian, *The Europeanisation of Contract Law*, Routledge-Cavendish, Hardback, Routledge-Cavendish, £60.00, ISBN: 9780415465922

Critical yet accessible, this book provides an overview of the current debates about the 'Europeanization' of contract law. Charting the extent to which English contract law has been subject to this activity, it is the ideal volume for readers unfamiliar with the subject who wish to understand the main issues quickly.

It examines a range of key developments, including:-

a string of directives adopted by the European Union that touch on various aspects of consumer law

recent plans for a European Common Frame of Reference on European Contract Law.

Bringing together advanced legal scholarship, critically examining key developments in the field and considering the arguments for and against greater convergence in the area of contract law, this is an excellent read for postgraduate students studying contract and/or European law.



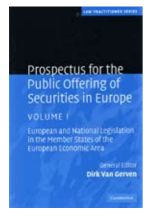
van Empel, Martijn, *Financial Services in Europe: An Introductory Overview*, Kluwer Law International, Paperback, Kluwer Law

International, £68.00, ISBN: 9789041127013

This very useful volume provides a 'ground up' survey, from a business law point of view, of the concept of finance as a vital component of the economic structure of the European Communities. In deeply informed detail it describes the architecture of the financial system, its institutions (banks, stock exchanges, etc.), the variety of financial instruments, the progress of liberalisation and harmonisation initiatives in Europe, relevant EC legislation, regulation of capital markets and securities, the development of international financial law, and the management of legal risk. The authors are all outstanding authorities in the field, with extensive experience both as practitioners and academics in many European countries and elsewhere in the world. The essays in this book grew out of lecture courses delivered under the auspices of the PALLAS Consortium organised by nine universities in seven EU Member States.

Van Gerven, Dirk, *Prospectus for the Public Offering of Securities in Europe: Volume 1*, Cambridge University

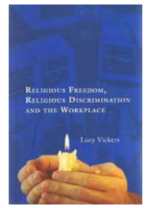
MAJOR NEW TITLES THIS MONTH - Continued



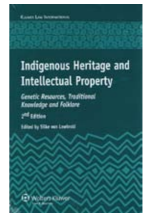
Press, Hardback, Cambridge University Press, £85.00, ISBN: 9780521880701

The Prospectus Directive of 4 November 2003 sets the rules on the publication of a prospectus in the event that securities are offered to the public or admitted to trading on a stock exchange in the European Union. These rules apply in all 30 member states of the European Economic Area. Since member states decide to a large extent how to implement the Directive in their law, the rules in the different member states will differ substantially. It is therefore important not only to have an understanding of the rules laid down in the Directive but also to obtain knowledge of the rules applicable in the different states. As an English book it provides an understanding for

non-Europeans of the rules applicable on the publication of a prospectus.



Vickers, Lucy, Religious Freedom, Religious Discrimination and the Workplace, Hart Publishing, Paperback, Hart Publishing, £35.00, ISBN: 9781841136875 The book considers the extent to which religious interests are protected in the workplace, with particular reference to the protection against religious discrimination provided by the Employment Equality (Religion and Belief) Regulations 2003. It establishes a principled basis for determining the proper scope of religious freedom at work, and considers the interaction of freedom of religion with the right not to discriminated on grounds of religion.



von Lewinski, Silke, Indigenous Heritage and Intellectual Property 2nd ed, Kluwer Law International, Hardback, Kluwer Law International, £113.00, ISBN: 9789041124920

For indigenous cultures, property is an alien concept. Yet the market-driven industries of the developed world do not hesitate to exploit indigenous raw materials, from melodies to plants, using intellectual property law to justify their behaviour. Existing intellectual property law, for the most part, allows industries to use indigenous knowledge and resources without asking for consent and without sharing the benefits of such exploitation with the indigenous people themselves. It should surprise nobody that indigenous

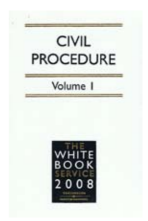
people object.

Recognizing that the commercial exploitation of indigenous knowledge and resources takes place in the midst of a genuine and significant clash of cultures. the eight contributors to this important book explore ways in which intellectual property law can expand to accommodate the interests of indigenous people to their traditional knowledge, genetic resources, indigenous names and designations, and folklore. In so doing they touch upon such fundamental issues and concepts as the following:

- collective rights to the living heritage;
- relevant human rights norms;
- benefit-sharing in biological resources;
- farmers rights;
- the practical needs of documentation, assistance, and advice;
- the role of customary law;
- bioprospecting and biopiracy; and
- public domain.

As a starting point toward mutual understanding and a common basis for communication between Western-style industries and indigenous communities, Indigenous Heritage and Intellectual Property is of immeasurable value. It offers not only an in-depth evaluation of the current legal situation under national, regional and international law including analyses of the Convention on Biological Diversity and other international instruments. as well as initiatives of the World Intellectual Property Organization (WIPO), the UN Food and Agriculture Organization (FAO), and other international bodies but also probes numerous further possibilities. While no one concerned with indigenous culture or environmental issues can afford to ignore it. this book is also of special significance to practitioners and policymakers in intellectual property law in relation to indigenous heritage. This book, here in its second edition, presents the most recent state of knowledge in the field

Walker, The Right Hon Lord Justice, *The White Book Service 2008: Full CD-ROM* & *Print Pack - Civil Procedure Volumes 1 & 2 & CD-ROM*, Sweet & Maxwell Ltd, Hardback, 2 Volumes & Full CD-ROM, Sweet & Max-



well Ltd, £490.75, ISBN: 9781847035035

There have been a number of changes to The White Book 2008 from last year, and some material has moved volume or has been put onto the full CD-ROM.

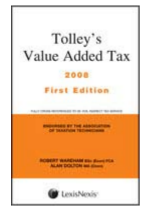
The White Book 2008 presents the conclusive statement on civil procedure and continues to provide the highest quality commentary and expert opinion. It gives you immediate clarification of complex procedure. Be confident in court, no matter the intricacies of your case.

The unprecedented breadth of coverage spans commentary on: specific practice areas, procedural guides, court guides and a wealth of CPR and miscellaneous practice directions.

Everything for the High Court or county court See our website for further information.

The White Book Service 2008: Civil Procedure Volume 1: General Procedure & Volume 2: Special Procedure and Resources, Sweet & Maxwell Ltd, Hardback, 2 Volumes & Forms CD-ROM, Sweet & Maxwell Ltd, £404.25, ISBN: 9781847035028

The White Book Service 2008: Civil Procedure Volume 1: General Procedure, Sweet & Maxwell Ltd, Hardback & Forms CD-ROM, Sweet & Maxwell Ltd, £304.25, ISBN: 9781847035011

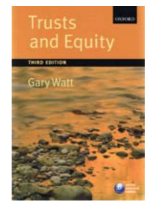


Wareham, Robert; Dolton, Alan, Tolley's Value Added Tax 2008 includes First and Second editions, LexisNexis Butterworths, Paperback, LexisNexis Butterworths, £137.95, ISBN:

9780754534815

Arranged in alphabetical subject order, from Accounting Periods to Zero-Rating, *Tolley's Value Added Tax* brings together in-depth coverage of the UK and EC legislation, Customs material and relevant case law and tribunal decisions relevant to each topic, so the complete picture on any particular point can be easily found.

Due to the ever-changing nature of VAT and your need to have access to the most up-to-date information, Tolley's VAT annual is published in two complete volumes in April (following the Budget) and September (following the Finance Act) for one price (the second edition is also available separately).

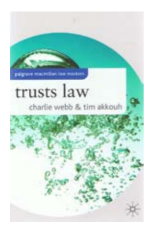


Watt, Gary, *Trusts and Equity 3rd ed*, Oxford University Press, Paperback, Oxford

University Press, £28.99, ISBN: 9780199230266 Trusts and Equity, 3e provides a detailed and conceptual analysis of an area of law that students sometimes find difficult Watt concentrates on those areas of the subject that are most relevant in the contemporary arena, such as the commercial context. The author utilises his expertise in teaching, writing and researching to enliven the text with helpful analogies and memorable references to extra-legal sources such as history, literature and film. In this way he also stimulates students to engage critically

with the theory. An accompanying Online Resource Centre, drawing together all 3 books written by Gary Watt, includes a sound bite of Gary explaining how the books should be used in teaching and how the web resources complement each book. Students will find the essay questions and problem scenarios together with the guide answers especially useful for reinforcing their learning and supporting their revision. Web links and regular updates ensure that readers have access to the latest developments in the subject.

MAJOR NEW TITLES THIS MONTH - Continued

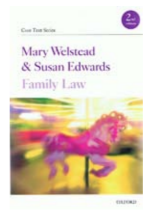


Webb, Charlie; Akkouh, Tim, *Palgrave Law Masters: Trusts Law*, Palgrave Macmillan, Paperback, Palgrave Macmillan, £18.99, ISBN: 9781403987853

Trusts Law is a clear and concise text aimed at first time students of equity and trusts, covering all topics typically included in courses by providing an account both of the case law and also the main academic debates on which exam questions often focus.

The authors have provided useful insights and new perspectives on a complex subject.

Welstead, Mary; Edwards, Susan, Core Text Series: Family Law 2nd ed, Oxford University Press, Paperback, Oxford Univer-



sity Press, £21.99, ISBN: 9780199231270

The Core Text Series takes the reader straight to the heart of the subject, providing a reliable and invaluable guide for students of law at all levels. Written by leading academics, and renowned for their clarity, these concise texts explain the intellectual challenges of each area of the law.

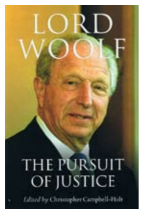
Family Law enables students to develop a clear understanding of the law and an insight into both the legal and social tensions that surround 'family life'. Clearly written and presented, it incorporates chapter summaries and selftest questions to highlight key topics for discussion and reflection. The authors also aim to make family law interesting so that their readers will want to explore in greater depth the fascinating stories which have so often engaged them in the writing of the second edition.

Conditional Fees Could be Official Add

Wignall, GordonEdited by: Green, Stephen, Conditional Fees: A Guide to Funding Litigation 3rd ed, Law Society Publishing, Paperback, Law Society Publishing, £39.95, ISBN: 9781853289927 The fully updated third edition of this successful book provides thorough coverage of funding arrangements in litigation cases. Written with the new regulations in mind, it offers up-to-date, practical guidance, taking the reader through key background issues with a clear explanation of how to run a case. Real life case material is included, as are guides to funding and other regulatory frameworks that are essential for the practitioner to be familiar with.



Wils, John and Neilson, Ewan C., *UK Oil and Gas Industry*, Aberlour Press, HB, £92.50, ISBN: 9780955622304



Woolf, Lord, Edited by: Campbell-Holt, Christopher, *The Pursuit of Justice*, Oxford University Press, Hardback, Oxford University Press, £24.99, ISBN: 9780199217090

This book prints for the first time a collection of lectures and papers written and delivered by Lord Woolf since 1986, following his retirement in 2005 from the office of Lord Chief Justice and a judicial career that has covered part or all of the last four decades. The title The Pursuit of Justice reflects Lord Woolf's determination to see that justice is done in the English courts. A key theme in the papers is that to do justice according to law the judiciary must deliver pragmatic decisions on the facts of each case by considering the justice of the case in question and the text of the law. This is in contrast to the traditional approach where judges looked to the letter of the statute and assumed a narrow application of the law would lead to justice or considered it was not their place to interfere.

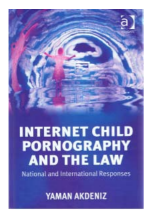
The papers cover developments that have occurred in a variety of legal areas, and which continue to be relevant in a changing world, including the rule of law and the constitution, the role of judges, access to justice, human rights, medicine, the environment, crime and penal reform, and legal education. Each paper discusses the challenges that have arisen in English common

law in recent times and the way they have been solved or attempted to be solved to ensure that justice is done: so that arrests and searches are made properly: that there are fair hearings; readily available lawful remedies: and the removal of unnecessary costs and delays. The Introduction provides a fresh insight into many of the changes that have occurred in the English legal system, changes that form the basis of the discussions in the papers, and provides an overall assessment of law reform in modern society.

A conscious effort has been made to make this book as accessible as possible, not only to lawyers, but also to anyone concerned with the reform of the law. As such it will be of interest to legal specialists and the wider public. Law affects us all at some point in our lives, and it is on the protection of law and order that civilised society depends.

Yaman Akdeniz, Internet Child Pornography and the Law: National and International Responses, Ashgate Publishing Ltd, Hardback, Ashgate Publishing Ltd, £60.00, ISBN:

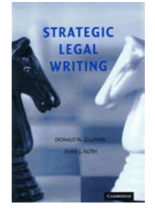
MAJOR NEW TITLES THIS MONTH - Continued



9780754622970

The legal situation regarding the Internet is far from clear, despite its burgeoning use and in spite of the fact that it raises novel and complex challenges to existing regulatory regimes. Concerns about the application of forms of governance to child pornography, involving supranational bodies such as the EU and the Council of Europe and international bodies such as the UN, and a variety of other regulatory bodies, have been voiced from a number of quarters in recent years. However there is, as yet, little general consensus among regulators on how to address this multi-national problem. This book examines the key issues relating to child pornography on the Internet, but argues that it should not be forgotten that

child pornography is not an Internet specific problem, but rather a problem within society. Therefore it should be dealt with appropriately and not specifically in relation to the Internet, with law enforcement agencies taking new powers to deal with the Internet.



Zillman, Donald, *Strategic Legal Writing*, Cambridge University Press, Paperback, Cambridge University Press, £16.99, ISBN: 9780521703437

Many legal writing texts emphasize how one writes; this book is unique because it also focuses on why one writes. Every chapter challenges the reader to write to achieve a strategic objective. Each assignment has been carefully considered by the authors, and fully vetted to simulate the decision-making involved in the preparation of important legal writing, whether in a general counsel's office, a law office, a government attorney's office, or a judge's chambers. Simply put, the authors' approach is that effective legal writing does not exist in a vacuum. This book provides practical assignments that teach the student that the best legal writing is not an end in itself, but a means to a larger strategic objective.

The use of legal writing as a means to achieve larger strategic objectives

Short, practical assignments that are similar to those a young lawyer is likely to encounter

Fact patterns that have been carefully crafted and fully vetted to allow for strategic choices about the most effective way to write



MAJOR NEW TITLES THIS MONTH - Continued

Zonnekeyn, Geert, Direct Effect of WTO Law, Cameron May Ltd, Hardback, Cameron May Ltd, £130.00, ISBN: 9781905017607 The effect of the WTO Agreements within the legal order of the EU has been the object of a fierce controversy in the case law of the CFI and of the ECJ ever since the conception of the WTO. The case law of these Courts clearly indicates that practitioners seem to have explored practically all the boundaries of this extremely fascinating subject.

Direct Effect of WTO Law is a collection of essays written by a prominent practitioner of EU law and international trade law which chronicles the evolution in the case law of the European Courts in Luxembourg on the enforceability of GATT and WTO law in the EU legal order.

The author was not only actively involved in some of the most prominent cases but was also one of the first scholars to focus on more controversial subjects and questions such as the status of decisions taken by the WTO dispute settlement bodies and the question whether the EU institutions could be held liable under EU law for not acting in conformity with WTO law.

The book also contains some essays on the opportunities given to EU companies to enforce WTO law through the application of the so-called Trade Barriers Regulation and gives an almost complete picture of how WTO law can be enforced in the EU legal order.



Brazil 2007

The Zurich Openwork Foundation Cares 4 Kids Cycle Challenge

I would like to start by thanking all my kind sponsors for their support again this year. Thanks to you all I have raised just under $\pounds 10,000.00$ for children's charities at the time of writing this article



Training

I started training again this year in April with my good friend and cycling buddy Brian Harding (Croydon Financial Services). Since returning from Egypt in November 2006 our bikes had remained in hibernation and we were both quite pleasantly surprised to find that we had retained some strength in our legs following a four-month break. We went from eight miles to twenty-four in three weeks and things were looking on target. My good friend and room mate on these challenges, Roger Cook (Mayer Brown) had also signed up for the challenge and I was delighted to discover that the irrepressible, if sometimes confused Tim Norgate would also be joining us on the challenge. We had all become great pals during my first ride in Cuba where we became christened 'The Four Amigos'!

Highlights of this years training included. A 'nostalgic' 50 mile ride with Brian and Roger, where the latter realised towards the end he needed to put in some longer rides. The London Bikeathon in July where Brian and I joined a team put together by retired Law Librarian Don Raistrick to raise money for Leukaemia Research and where over 5000 people took part. A 70 mile ride from Eastbourne to Hastings and back with Tim.and Brian. The last 12 miles of which we average 17 miles per hour and Tim announced he was a tad 'Cream Crackered' as it was his first ride of the year! Finally, on a day out with Brian, I witnessed the most spectacular crash I have ever seen when his rear tyre blew out causing him to mount a grass bank and somersault into a bed of stinging nettles. The crash also punctured his front tyre but incredibly, he still managed to stay on his bike! Oh how I wish I'd had his famous video camera with me at the time!

The Challenge

The Challenge was to ride 420k in five days from Sao Paulo to Rio de Janeiro along the beautiful coastline of Costa Verde, one of the most beautiful locations in Southern Brazil.

Sunday September 30th London - Sao Paulo

40 riders (23 men & 17 women) assembled at Heathrow Airport at the unearthly hour of 4.30 am for 6.30 am flight to Lisbon. There were already 3 casualities as Ramon Puig and Dave Higgins had pulled out at the last minute but the most significant absentee was our cherished leader Midge Story who had suddenly been forced to withdraw on medical grounds. Midge was missed from start to finish but we all decided that the show must go on and to ride in her honour. The flight to Lisbon took 2 hours 30 minutes where we had a 2 hour stop over before the long 10 hour flight to Brazil, where we were met by Adrian "There's Been a Change of Plan" Quist our tour manager for the challenge. We then boarded a coach for our hotel at Jose dos Campos, which we passed at least 3 times before our directionally challenged driver finally found the right exits to drop us off! After check in we experienced the most amazing traditional Brazilian cooking styles known as a Churrascaria . A huge sword like skewer is brought to your table, where you are invited to select one or all of the many succulent meats, sizzling before you eyes. Wonderful, unless of course you happened to be a vegetarian!

Monday October 1st. Sao Jose dos Campos

We had arrived in Brazil a day ahead of the original schedule due to the collapse of Varig the national flag carrying airline and this was to prove to be one of many 'change of plans' during our trip. The hotel was acceptable but lacked facilities, so we occupied our time fitting out our bikes and playing pool. Some of the group went on a local tour which included a visit to a local children's home, Lar Nossa Senhora da Salette. This home looks after the special needs of children and relies on limited local governement funding and donations. A reminder, if we needed one, of why we had all travelled to Brazil.



Tuesday October $2^{nd}\mathchar`-$ Day one of the Challenge – San Jose Dos Campos to Caraguatatuba 100Km

After a warm up and traditional photo shoot we set off up a steep hill for our first day of cycling escorted by the police for the first 15k. One of our support vehicles led the way and the two remaining ones with mechanics and doctor brought up the rear The start was the usual chaotic mixture of humourous banter and jostling for positions and of course trying to avoid crashing into one and other. We had been riding for less than 5 minutes when a radio message from behind brought us to a halt.Mo Rasool had fallen off and Roger Cook had broken a chain. Some wag from the back shouted, 'are we there yet' and Pradeep Sharma lit up a cigarette! I mused to myself that at this rate it would take weeks to get to Rio instead of days! It seemed to be uphill for most of the next 50k and as readers of my previous accounts will be aware 'I don't do hills' but this year was different for me. Even during training I had adopted a much more aggresive approach towards my arch enemy ' the undulation' and by the time we arrived in Brazil, I was really psyched up for it. As anyone will tell you in any endurance activity, mental strength is almost as important as physical. It was also a great help to have some accurate distance and terrain predictions during the day from our tour leader Adrian Quist. When he said it was 18k and hilly to the next stop it was. I also had a trip computer attached to my bike this year, so as we all struggled up yet another long hill and rounded a bend to behold yet another steep hill I was more prepared. Instead of dismounting and pushing as in previous years, I would glance down at my trip meter and say to myself, 'only 8km more to the next stop, it's only 5 miles, you can do it - you can do it!

Towards the end of the day's ride we had the first of our run ins with the local police, and were banned from doing the last downhill into Caragautatuba, which was to have been our reward for a full day's cycling uphill. They decided that we were too unsafe to go down the winding hill as a large group and when we eventually got onto buses for the last few kilometres, you could see their point. We arrived at our hotel just as darkness was completely descending. After a short break to refresh we made our way over the road to the beachfront restaurant and enjoyed yet another pleasant meal in decent surroundings while able to hear the sea just outside the window. And then to bed.



Wednesday October 3rd. Day 2 of the Challenge Caraguatatuba – Ubatuba

All these places ending in "tuba", you start to wonder if this is a country with the base section of a brass band! A good day's cycling this, with a reasonable number of hills, but with my newly developed confidence on them they were reasonably good-in fact at the top of one of the longer hills of the day I'm not sure who was more shocked, myself at finishing it just behind Roger Cook, or him at having me finish so closely behind him.

The whole party spent the day on tenterhooks, waiting for Claire Gardner to have her regular second day accident, but it never materialised-a great disappointment to one and all, though probably not to Claire. The real shock of the day was the kidnap of our mascot, and Midge Storey replacement during the lunch break. Who could concentrate properly on cycling after that? The shellshocked group finally arrived in Ubatuba with some daylight to spare and were able to take advantage of the good accommodation to spend an hour or so relaxing by the pool(or even swimming in it for the more daring among us). Over the evening meal that night, and during the now traditional fancy dress party negotiations were opened by Big Mo for the return of Smidge. These were eventually successful and we would be able to resume the challenge in the morning with a full complement, but only after the payment of a substantial ransom which was kindly donated by the kidnappers to the Cares 4 Kids charity.

The fancy dress party was a mix of those who had gone to the most effort to create a costume and there were attendees including Carmen Miranda and Hannibal Lector!





Thursday October 4th. Day 3 of the Challenge Ubatuba - Paraty

This was a hard day's cycling, but enjoyable for all that. There were rather a lot of hills, including the longest one of the whole trip-of which more later. The rewards though were numerous. Every bend you went round opened up some more marvellous scenery and, just when you thought it couldn't get any better, around the next corner it did! In the morning, after an unscheduled stop for the local police to have a chat with us about the riding styles and road safety awareness of certain members of the group (Tim, you know who I'm talking about), we had a scheduled halt at a magnificent waterfall with attendant rock pools. Much use was made of this for impromptu bathing by most of the group and there was no desire to rush off. We were glad we did though as a little later on we did a slight detour off the main road down to a beach restaurant for lunch-this was well worth the effort of the extra couple of kilometres though as the beach was wonderful as, yet again, was the food. The more intrepid among us took the opportunity of a quick dip while the rest relaxed and watched.

After lunch, and back on the main road came-the hill! We had been told it was quite long, but this one just kept on going. Never that steep that you wanted to throw your bike into the ditch and give up, but it was just there for kilometre after kilometre and round every bend there was more. The state of affairs, and the mood of the party, was not improved when, at the next stop, Adrian announced that it hadn't seemed to be that big when he'd recc'ed the route earlier in the year but then pointed out that he had done so in a car!

We arrived into Paraty as it was getting dark and then had the joyous task of finding the cabins in which we were staying in the pitch black. Eventually this was done and we were off for another enjoyable meal. The accommodation was again good, though with the late arrival and early departure there wasn't much time to enjoy it. Rumour has it though that there were some brave souls who arose very early in the morning to make use of the pool-needless to say, your correspondent was not among them!





Friday October 5th. Day 4 of the Challenge Paraty – Angra dos Reis

This was the longest day's cycling but also a pleasurable one. The undulations undulated without becoming great hills and we managed to cover the ground at a reasonable rate-we'd covered some 64 kilometres by lunch time. Again, the scenery was spectacular and the regular down hill sections allowed riders time to sit up in the saddle and look around them. I don't think I have seen countryside to compare to this since certain areas of Cuba when we rode there. We were also starting to see quantities of wildlife, the highlights being a near miss for Roger Cook with a rather large lizard who decided to cross the road as he was approaching, and the meeting with a group of vultures who were feasting on some roadkill-though not the lizard as Roger assures me that he missed it!

As the day wore on we left the rural setting and came into the outskirts of Angra dos Reis, the first industrial area we had seen since setting off on day one. The traffic became heavier

62 WILDY'S BOOK NEWS

and the last few kilometres were not terribly enjoyable to cycle. Still, we could all look forward to the hotel, a shower, a couple of cold beers and possibly a swim in the pool that must be there-after all, every previous hotel had had one. Oh dear, how wrong can you be. It was, without a shadow of a doubt one of the worst hotels I have ever been in. People were getting electric shocks from the showers, there was no pool and, the worst crime of all, they ran out of beer within an hour of us arriving! Our intrepid explorers managed to find a bar in the vicinity so the evening was not a complete dead loss.

Saturday October $6^{\mbox{\tiny th}}.$ Day 5 and final day of the challenge Angra dos Reis – Rio de Janiero

Another long day of cycling and another hilly one! Still, it was the final day and knowing that the end is in sight(well, over the next hill or so) helps to get the aching muscles going again and get you back on the bike for one last push! We soon left the joys of the industrial town of Angra behind us and were back on similar roads to those we had been on for the rest of the week. There were a lot of long uphills, with the occasional down that felt much shorter.

We were worried when the vultures started to circle early in the day, but spirits were raised as news started to filter through of the score in the England v Australia rugby world cup match that was going on. England winning with 10 minutes to go, and then, half way up what seemed like an endless hill, the news that England had won. Legs seemed to turn somewhat easier over the next few miles after that!

After a hard morning's cycling we stopped for lunch after about 65k. After eating we transferred to coaches to be taken into Rio for the final regrouping and ride to Copacabana beach. Unfortunately, for a variety of reasons we were a bit late getting into Rio and dusk was falling as we rode the last kilometres. We finally arrived at the end of the ride in the pitch dark. Tired but happy to have completed another ride. The celebrations at the end were topped by Midge joining us to hear the cheers by telephone. All that was left to do then was to dismantle the bikes, get changed and then get on with the serious business of celebrating and catching up with the beer that hadn't been drunk during the week!

Sunday October 7th

Following the end of the ride we had a day to relax and look at the sights of Rio-some going up Sugarloaf mountain and others going up to the statue of Christ the Redeemer. Others still, didn't seem to get much further than the beach which was over the road from the hotel. This had the added advantage for those needing to do souvenir shopping that the vendors came to you as you sat in one of the numerous cafes and bars that line Copacabana.

In the evening we had the traditional awards ceremony and entertainment. This went off with the customary good humour and all were either thoroughly entertaining or entertained. After the official part of the evening was completed, the dancing and drinking went on well into the small hours-or the not so small hours for some-at least it seemed that way judging by the number of people wandering about and avoiding bright sunlight the next morning!



Monday October 8th

So, another trip was completed and we set off back from Rio airport in the late afternoon and got safely back to the UK via Lisbon where there was much joy to be had in trying to rush from one plane to the connecting flight. Some made the one we were supposed to be on but their luggage didn't. The rest of us gave up the unequal struggle and got booked on the next one a couple of hours later, which gave us more than enough time(nearly 2 hours more than enough) to sample the delights of Lisbon airport!

Epilogue

To sum up the trip, 40 cyclists, 25 'veterans' and 15 'virgins', rode more than 16,000km between them over 5 days. We rode up a lot of hills, and probably down a similar number. We saw some spectacular scenery and had a seriously good and healthy time, on what was the second hardest ride we've done after South Africa. Past rides included the hills (undulations) of Cuba, the nightmare 'Alps' of South Africa and the heat and dust of Egypt, but I was so psyched up this year that for me, Brazil was something of a breeze! So much so in fact that I found it extremely difficult to pen this article as the entire trip seemed like a blissful dream to me. I am grateful therefore to Roger Cook for his considerable input in getting this piece completed. On the serious side, the group has raised well over £100,000 for Cares 4 Kids and hope that we have been able to make a difference in some lives. I'd like to thank all those who have sponsored me this year, and over the past few years on the other rides-without your generosity we wouldn't be doing anywhere near so much good. Thanks should also go to Brian Harding for all his endeavours with the camera and in producing the DVD which helps us to keep our memories alive, and to all those who take photos and share them with the rest of the group.

Next stop Kerala!

John Sinkins Managing Director Wildy & Sons Ltd.

Sponsors for Brazil this time were:- Informa, Jordans, Kluwer Law International, Lexis Nexis Butterworths, Oxford University Press, River Hill Press, Sweet & Maxwell and Tottel Publishing





The Openwork Foundation Cares 4 Kids Charity Cycle Challenge

> LexisNexis are proud to sponsor John Sinkins in the Cares 4 Kids Cycle Challenge Brazil 2007



Client Development Research & Knowledge Practice & Productivity Risk & Compliance Solutions Management Informa Law are proud supporters of John Sinkins on his " Kiels 2 care 4" Cycle Tour Around Brazil

> **informa** law an **informa** business

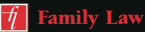
For more information about Informa Law, please visit www.informalaw.com Informa Law, Informa House, 30-32 Mortimer Street, London, W1W 7RN, UK

JOHN SINKINS CYCLE HARD 4.0 BRAZIL

KIDS 2 CARE 4 CYCLE TOUR - GOOD LUCK JOHN FROM JORDAN PUBLISHING



INDEPENDENCE, VALUE AND AUTHORITY...SINCE 1863

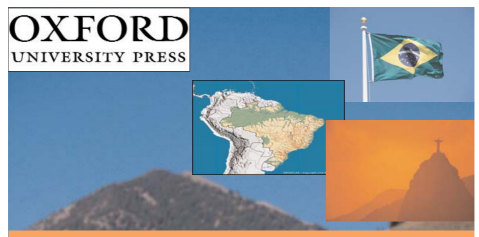


Kluwer Law International – The Professional's First Choice

Kluwer Law International are proud sponsors of John Sinkins in the Kids
2 Care 4 cycle challenge – Brazil 2007

www.kluwerlaw.com





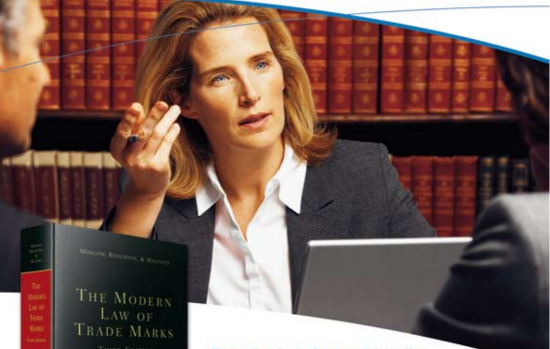
Oxford University Press are proud to sponsor Wildy & Sons on their fundraising & participation in the Kids 2 Care 4 cycle challenge 2007



Morcom, Roughton and Malynicz:

The Modern Law of Trade Marks

Third edition



Practical and user-friendly – The Modern Law of Trade Marks is the most comprehensive and up-to-date text available

SOLUTIONS FOR KNOWLEDGE-DRIVEN PROFESSIONALS



lient Development Research & Knewledge Practice & Productivity Risk & Compliance Solutions Management

Butterworths

Inner Temple Library 50th Anniversary Party



Jason Crimp, Alastair Hooper, Esther Wheeler (Pinsent Mason) and Alden Bowers



Margaret Clay (Librarian Inner Temple) with Rikki Parnham (ret'd Inner Temple Library)

SUBSCRIPTIONS & SUPPLEMENTS PUBLISHED IN APRIL

COMPARE OUR PRICES WITH THOSE YOU ARE BEING CHARGED BY YOUR CURRENT SUPPLIER!

SWITCHING TO WILDY COULD NOT BE SIMPLER WE DO ALL THE PAPERWORK FOR YOU!

NO ANNUAL FEES AND NO MARKUPS!

Administration of Estates Looseleaf, Issue 27, LexisNexis Butterworths, £97.50

All England European Cases , Part 5 March 2008, LexisNexis Butterworths, £0.00

- All England Law Reports Bound Volume and Parts Subscription, Volume 2 Part 1 2008, LexisNexis Butterworths, £0.00
- All England Law Reports Bound Volume and Parts Subscription, Volume 1 Part 10.00 2008, LexisNexis Butterworths, £0.00
- All England Law Reports Bound Volume and Parts Subscription, Volume 1 Part 11 2008, LexisNexis Butterworths, £0.00
- All England Law Reports Bound Volume and Parts Subscription, Volume 1 Part 12 2008, LexisNexis Butterworths, £0.00
- All England Law Reports Bound Volume and Parts Subscription, Volume 2 Part 2 2008, LexisNexis Butterworths, £0.00
- All England Law Reports Bound Volume and Parts Subscription, Volume 2 Part 3 2008, LexisNexis Butterworths, £0.00
- All England Law Reports Bound Volume and Parts Subscription, Volume 2 Part 4 2008, LexisNexis Butterworths, £0.00
- All England Law Reports Commercial Cases Parts and Bound Volume, Volume 1 Part 6 2008 , LexisNexis Butterworths, £0.00
- All England Law Reports Commercial Cases Parts and Bound Volume, Volume 1 Part 7 2008 , LexisNexis Butterworths, £0.00
- All England Law Reports Weekly Parts Subscription, Volume 2 Part 1 2008 , LexisNexis Butterworths, £0.00
- Arbitration Law Looseleaf, Issue 48, Informa Publishing, £0.00

Items marked as £0.00 are part of an annual subscription and therefore no part price applies

- Atkin's Court Forms, Volume : Civil Procedure Part 1 2008, LexisNexis Butterworths, £217.00
- Atkin's Court Forms, Volume : Civil Procedure Part 2 2008, LexisNexis Butterworths, £217.00
- Atkin's Court Forms CD-ROM, March 2008CD, LexisNexis Butterworths, £0.00

Atkin's Court Forms Looseleaf Service, Issue 33, LexisNexis Butterworths, £0.00

Atkin's Court Forms Looseleaf Service, Issue 33, LexisNexis Butterworths, £0.00

- Australian Law Reports Parts and Bound, Volume 242, LexisNexis Butterworths Australia, £260.00
- BGH Zivilsachen: Entscheidungen des Bundesgerichtshofes in Zivilsachen, Volume 171, Carl Heymanns Verlag KG, £26.00
- British Company Law Library Looseleaf & CD-ROMS, Release 30.002 , Sweet & Maxwell Ltd, $\pounds 0.00$
- Butler and Merkin's Reinsurance Law Looseleaf, Release 74 , Sweet & Maxwell Ltd, £0.00
- Butterworth's Corporate Law Service Looseleaf, Issue 50.00 , LexisNexis Butterworths, $\pounds 0.00$
- Butterworth's Offshore Service Looseleaf, Issue 96 , LexisNexis Butterworths, $\pounds 154.00$
- Butterworth's Wills Probate and Administration Service Looseleaf, Issue 55 , LexisNexis Butterworths, $\pounds 167.00$
- Butterworths Company Secretarial Procedures and Precedents Looseleaf, Issue 55, Lexis-Nexis Butterworths, £91.00
- Butterworths Costs Services Looseleaf, 78, LexisNexis Butterworths, £118.00
- Butterworths Family Law Service Looseleaf, Number 145 , LexisNexis Butterworths, $\pounds 235.00$
- Butterworths Financial Regulation Service Looseleaf, Volume 3 Issue 37 , LexisNexis Butterworths, $\pounds 125.00$
- Butterworths Financial Regulation Service Looseleaf, Volume 4 Issue 37 , LexisNexis Butterworths, $\pounds 60.00$
- Butterworths Financial Regulation Service Looseleaf, Volume 5 Issue 37 , LexisNexis Butterworths, £99.00
- Butterworths Financial Regulation Service Looseleaf, Volume Issue 37 , LexisNexis Butterworths, $\pounds130.00$
- Butterworths Human Rights Cases, Volume 23 Part 5 2008, LexisNexis Butterworths, £0.00
- Butterworths Immigration Law Service Looseleaf, Issue 61 , LexisNexis Butterworths, $\pounds 145.00$
- Butterworths Local Government Reports , Part 2 March 2008, LexisNexis Butterworths, £0.00
- Butterworths Local Government Reports , Part : Bound Volume 20.000.007 , LexisNexis Butterworths, $\pounds 0.00$
- Butterworths Money Laundering Manual Looseleaf, Issue 22 , LexisNexis Butterworths, $\pounds 198.00$

- Butterworths Personal Injury Litigation Service Looseleaf, Issue 89 , LexisNexis Butterworths, $\pounds 0.00$
- Butterworths Personal Injury Litigation Service Looseleaf, Issue : Bulletin 89 , LexisNexis Butterworths, ± 0.00
- Butterworths Road Traffic Service Looseleaf, Issue 58 , LexisNexis Butterworths, $\pounds 174.00$ Canadian Criminal Cases, Volume 228 , Canada Law Book, $\pounds 140.00$
- Canadian Criminal Cases, Volume : Index Volume: 211-223 , Canada Law Book, $\pounds140.00$
- Canadian Immigration Law and Practice, Issue 12, LexisNexis Butterworths Canada, £85.00
- Charities: The Law and Practice Looseleaf, Release 36, Sweet & Maxwell Ltd, £145.00
- Claims to the Possession of Land Looseleaf, Issue 17 , LexisNexis Butterworths, $\pounds 115.00$
- Clarke Hong Kong Civil Court Practice, Volume Volume 1 Issue Issue 42, LexisNexis Butterworths, £159.00
- Colinvaux and Merkin on Insurance Contract Law Looseleaf, Release Insurance & Reinsurance Briefing Issue 136, Sweet & Maxwell Ltd, £0.00
- Colinvaux and Merkin on Insurance Contract Law Looseleaf, Release 20.00 , Sweet & Maxwell Ltd, $\pounds 0.00$
- Collective Investment Schemes Looseleaf, Release 34, Sweet & Maxwell Ltd, £195.00
- Common Market Law Reports and Antitrusts Issues Only, Part 1686 February 2008, Sweet & Maxwell Ltd, £0.00
- Common Market Law Reports and Antitrusts Issues Only, Part 1687, 1688. 1689 & 1690.00 March 2008, Sweet & Maxwell Ltd, £0.00
- Common Market Law Reports and Antitrusts Issues Only, Part Antitrust Reports Parts 3 & 4 March 2008, Sweet & Maxwell Ltd, £0.00
- Company Law in Europe Looseleaf, Issue 44, LexisNexis Butterworths, £158.00
- Constitutions of Dependant Territories LooseLeaf, Part 2 2008, Oceana Publications, £110.00
- Construction Law Journal, Volume 19 Part 3, LexisNexis Butterworths, £0.00
- Construction Law Reports, Bound Volume 116, LexisNexis Butterworths, £10.00
- Copyright and Designs Law Looseleaf, Release 29 , Sweet & Maxwell Ltd, $\pounds 0.00$
- Cordery on Solicitors Looseleaf, Issue 40.00, LexisNexis Butterworths, £144.00
- Corporate Aquisitions and Mergers, Supplement 1 2008, Kluwer Law International, £158.00
- Corporate Governance Handbook Looseleaf, Issue 2 March 2008, Sweet & Maxwell Ltd, £0.00
- Crime Desktop CD-ROM: Standalone, Issue 2 2008, Sweet & Maxwell Ltd, £0.00
- Current Law Complete Service A, Issue : Monthly Digest March 2008, Sweet & Maxwell Ltd, £0.00
- Current Law Complete Service A, Issue 12 , Sweet & Maxwell Ltd, £0.00
- Current Legal Problems, Volume 59, Oxford University Press, £84.00
- Current Sentencing Practice Looseleaf, Issue 1 2008, Sweet & Maxwell Ltd, £0.00
- Current Sentencing Practice Looseleaf, Issue 63 2008, Sweet & Maxwell Ltd, $\pounds 0.00$

De Voil Indirect Tax Service Looseleaf, Issue 148 , LexisNexis Butterworths, $\pounds 0.00$

Dominion Law Reports, Volume 288 , Canada Law Book, $\pounds 140.00$

Doppelbesteuerungsabkommen, 17, Verlag C.H. Beck, £11.38

Due Diligence Law and Practice Looseleaf, Release 24, Sweet & Maxwell Ltd, £160.00 Emden's Construction Law Looseleaf, Issue 113, LexisNexis Butterworths, £192.00

Encyclopaedia of Banking Law Looseleaf, Issue 87, LexisNexis Butterworths, £245.00

- Encyclopaedia of Banking Law Looseleaf, Issue : Update No. 90.00, LexisNexis Butterworths, £0.00
- Encyclopaedia of Banking Law Looseleaf, Issue : Update No. 89 , LexisNexis Butterworths, $\pounds 0.00$
- Encyclopaedia of Forms and Precedents, Volume 10.00 Part 1 , LexisNexis Butterworths, $\pounds 293.00$

Encyclopedia of Competition Law Looseleaf, Release 61, Sweet & Maxwell Ltd, £0.00

Encyclopedia of Health and Safety at Work Looseleaf, Bulletin Number 2 2008, Sweet & Maxwell Ltd, £0.00

- Encyclopedia of Highway Law and Practice Looseleaf, Updater Number 13: March 2008, Sweet & Maxwell Ltd, £0.00
- Encyclopedia of Information Technology Law looseleaf, Release 51 , Sweet & Maxwell Ltd, $\pounds 0.00$
- Encyclopedia of Local Government Law looseleaf, Bulletin 4 , Sweet & Maxwell Ltd, $\pounds 0.00$
- Encyclopedia of Planning Law and Practice Looseleaf, Release : Bulletin 4 2008, Sweet & Maxwell Ltd, £0.00
- Encyclopedia of Social Services and Child Care Law Looseleaf, Family Law Bulletin 3 , Sweet & Maxwell Ltd, £0.00
- Environmental Law Reports Issues Only, Part 3 2008, Sweet & Maxwell Ltd, £0.00
- Estate Gazette Law Reports, Volume 3 20.000.007 , Elsevier Butterworth Heinemann, $\pounds115.00$
- Estates Gazette Magazine, Number 80.008 March 2008, Estates Gazette Subscriptions, £0.00
- Estates Gazette Magazine, Number 80.009 March 2008, Estates Gazette Subscriptions, £0.00
- Estates Gazette Magazine, Number 810.00 March 2008, Estates Gazette Subscriptions, £0.00

Estates Gazette Magazine, Number 811 March 2008, Estates Gazette Subscriptions, £0.00 Estates Gazette Magazine, Number 812 March 2008, Estates Gazette Subscriptions, £0.00

- Estates Gazette Magazine, Number 813 April 2008, Estates Gazette Subscriptions, £0.00
- Estates Gazette Magazine, Number 814 April 2008, Estates Gazette Subscriptions, £0.00

European Current Law, Monthly Digest : May 2008, Sweet & Maxwell Ltd, £0.00

European Human Rights Reports Issues Only, Part 4 2008, Sweet & Maxwell Ltd, £0.00

Family Court Reports Subscription, Number 6 2008, LexisNexis Butterworths, £0.00

- Family Law Clarke Hall & Morrison on Children CD , CD March 2008, LexisNexis Butterworths, $\pounds 0.00$
- Federal Law Reports, Volume 213 Part 1 , Sweet & Maxwell Ltd, £274.00
- FSA Handbook inc Glossary (excluding Listing, Disclosure & Prospectus Rules), Release 75, LexisNexis Butterworths, £0.00

- FSA Listing Rules Disclosure Prospectus Rules A4, Release 75, LexisNexis Butterworths, £0.00
- Gore-Browne on Companies Looseleaf, Supplement 70.00, Jordan Publishing Ltd, £215.00
- Halsbury's Laws of England, Volume 39 Part 1A, LexisNexis Butterworths, £326.00
- Halsbury's Laws of England, Volume 39 Part 1B, LexisNexis Butterworths, £326.00
- Halsbury's Laws of England, Volume Cumulative Supplement 2008, LexisNexis Butterworths, £652.00
- Halsbury's Laws of England Looseleaf Service, Issue 417 , LexisNexis Butterworths, $\pounds 0.00$
- Halsbury's Statutes, Volume 7 (2), LexisNexis Butterworths, £271.00
- Halsbury's Statutory Instruments Bound , Volume 18 Part 1 , LexisNexis Butterworths, £166.00
- Halsbury's Statutory Instruments Bound , Volume EC Legislation Implementator 0.008 , LexisNexis Butterworths, $\pounds 166.00$
- Harvard Law Review, Volume 121 Number 5 , Harvard Law Review, £0.00
- Harvey on Industrial Relations and Employment Law Looseleaf, Issue : Bulletin 356 , LexisNexis Butterworths, ± 0.00
- Hessische Verfassungs- und Verwaltungsgesetze, Issue 84, Verlag C.H. Beck, £14.80
- Hill and Redman's Law of Landlord and Tenant Looseleaf, Issue 62 , LexisNexis Butterworths, $\pounds 180.00$
- Human Rights Practice Looseleaf, Part Alerter Issue 2 2008, Sweet & Maxwell Ltd, £0.00 Industrial Relations Law Reports, Volume 37 Number 4, LexisNexis Butterworths, £0.00 Inheritance Act Claims Looseleaf, Update 9, Jordan Publishing Ltd, £95.00
- Inland Revenue Clearances Looseleaf Service, Release 61 , Sweet & Maxwell Ltd, £99.00
- Insurance Broking Practice and the Law Looseleaf, Update 1 2008, Informa Publishing, £0.00
- Integrated Tariff of the UK, Amendment No.3 2008, The Stationery Office, £0.00
- Intellectual Property Disputes: Resolutions and Remedies Looseleaf, 2008Release 1 , The Carswell Company Ltd., £85.00
- International Banking Law and Regulation, 2008Number 1, £10.01
- International Commercial Arbitration, Release 2008-1, Oceana Publications, £10.01
- International Encyclopaedia of Laws: Civil Procedure Looseleaf, Supplement 46, Kluwer Law International, £141.00
- International Encyclopaedia of Laws: Civil Procedure Looseleaf, Supplement 47, Kluwer Law International, £141.00
- International Encyclopedia of Comparative Law, Volume 7 , Brill Academic Publishers, £330.00
- International Execution Against Judgment Debtors, 2008Number 1 , £10.01
- International Tax and Investment Service Looseleaf, Issue 34 , Tottel Publishing Ltd, $\pounds125.00$
- International Trust Laws Looseleaf, Update 34 , Jordan Publishing Ltd, £185.00 Investment Disputes under NAFTA: An Annotated Guide to NAFTA Chapter 11 Loose-

leaf, Supplement 1, Kluwer Law International, £152.00

- Journal of Immigration Asylum and Nationality, Volume 22 Number 1 2008, Tottel Publishing Ltd, £0.00
- Journal of Planning and Environmental Law Issues Only, Issue 5 2008, Sweet & Maxwell Ltd, £0.00
- Keating on JCT Contracts Looseleaf, Release 8/3, Sweet & Maxwell Ltd, £125.00
- Kluwer Handbook of Insurance, Issue 73 March 2008, Kluwer Law International, £0.00
- Kluwer Handbook of Insurance, Issue : CD March 2008, Kluwer Law International, £0.00
- Kommentar zur Insolvenzordnung (InsO), Issue 31, RWS Verlag, £70.00
- Leasehold Law Looseleaf, Number : Bulletin 33 , Sweet & Maxwell Ltd, £0.00
- Legal Action Magazine, 0.001/0.004/20.000.008, Legal Action Group, £0.00
- Lloyd's Law Reports Medical, Part 2 2008, Informa Publishing, £0.00
- Manual for Handling of Applications for Patents, Designs and Trademarks throughout the World Looseleaf, Supplement 116, Kluwer Law International, £135.00
- McPherson's Law of Company Liquidation (Looseleaf), Issue 5, Lawbook Co., $\pounds 164.00$ Medico Legal Reports, Volume 10.000.00, LexisNexis Butterworths, $\pounds 10.01$
- Miller Product Liability Subscription, Issue 74, LexisNexis Butterworths, £196.50
- Montreal Convention Looseleaf, Supplement 3, Kluwer Law International, £80.00
- Muir Hunter on Personal Insolvency Looseleaf, Release 45 , Sweet & Maxwell Ltd, £0.00
- NAPF Pensions Legislation Service Looseleaf, Issue 96, LexisNexis Butterworths, £134.50
- New Law Journal Annual Subscription, Volume 158 Number 7314 , Lexis Nexis Butterworths, $\pounds 0.00$
- Nipperdey I: Arbeitsrecht + CD, Issue 82 January 2008, Verlag C.H. Beck, £8.35
- Palmer's Company Law Looseleaf 4 Volume Service & CD-ROM, Release Newsletter Issue 224 , Sweet & Maxwell Ltd, £0.00
- Palmer's Company Law Looseleaf 4 Volume Service & CD-ROM, Release Newsletter Issue 225 , Sweet & Maxwell Ltd, ± 0.00
- Palmer's Company Law Looseleaf 4 Volume Service & CD-ROM, Release 113 , Sweet & Maxwell Ltd, £0.00
- Planning Appeal Decisions Issues Only, Part 2 2008, Sweet & Maxwell Ltd, £0.00
- Practical Commercial Precedents CD-ROM: Standalone, Release CD 2008/2 , Sweet & Maxwell Ltd, £0.00

Practical Commercial Tax Looseleaf, Release 1 2008, Sweet & Maxwell Ltd, £0.00

- Property Planning and Compensation Reports Issues Only, Part 3 2008, Sweet & Maxwell Ltd, £0.00
- Rayden and Jackson on Divorce and Family Matters, Issue 12, LexisNexis Butterworths, £238.50
- Ryde on Rating and the Council Tax Looseleaf, Issue 44 , LexisNexis Butterworths, $\pounds 154.00$
- Sartorius: Verfassungs- und Verwaltungsgesetze, Update 86 2 2008, Verlag C.H. Beck, £9.60
- Schofield's Election Law 2nd ed Looseleaf, Supplement 24, Shaw & Sons Ltd, £126.00

- Schönfelder Deutsche Gesetze: Ergänzungsband, Issue 23, Verlag C.H. Beck, £9.35
- Schönfelder: Deutsche Gesetze, Update 135, Verlag C.H. Beck, £9.86
- Scottish Civil Law Reports, 1/2/2008, The Law Society of Scotland, £0.00
- Scottish Family Law Service, Issue 27, LexisNexis Butterworths, £142.50
- Sergeant and Sims on Stamp Duties Looseleaf, Issue ; Bulletin 8 , LexisNexis Butterworths, £0.00
- Shawcross and Beaumont: Air Law Looseleaf, Issue 111, LexisNexis Butterworths, £331.00
- Simon's NIC Looseleaf Pay As You Go, Issue 56, LexisNexis Butterworths, £125.00
- Simon's Special Commissioners Decisions Looseleaf Subscription, Part 3 2008, LexisNexis Butterworths, £0.00
- Simon's Tax Cases Bound Volumes, Bound Volume 2007, LexisNexis Butterworths, £149.00
- Simon's Tax Cases Bound Volumes, Bound Volume Cumulative Tables 1973-20.000.007, LexisNexis Butterworths, £63.00
- Simon's Weekly Tax Cases Only, Part 11 2008, LexisNexis Butterworths, £0.00
- Simon's Weekly Tax Cases Only, Part 8 2008, LexisNexis Butterworths, £0.00
- Simon's Weekly Tax Cases Only, Part 9 2008, LexisNexis Butterworths, £0.00
- Simon's Weekly Tax Cases Only, Part 10 2008, LexisNexis Butterworths, £0.00
- Simon's Weekly Tax Cases Only, Part 12 2008, LexisNexis Butterworths, £0.00
- Simon's Weekly Tax Cases Only, Part 13 2008, LexisNexis Butterworths, £0.00
- Simon's Weekly Tax Cases Only, Part 14 2008, LexisNexis Butterworths, £0.00
- Solicitors Journal and Online Annual Subscription, Volume 152 Number 12, Waterlow Legal & Regulatory, £0.00
- Steuerrichtlinien, Issue 125 February 2008, Verlag C.H. Beck, £0.00
- Sweet & Maxwell's Encyclopaedia of Employment Law Looseleaf, Issue 65 March 2008, Sweet & Maxwell Ltd, £0.00
- Tax Journal, Number 926, LexisNexis Butterworths, £0.00
- Taxation Magazine, Volume 160.00 Number 4149, LexisNexis Butterworths, £0.00
- The American Lawyer Magazine, 0.001/0.004/20.000.008, £0.00
- The Business Law Reports , Part 4 2008, Incorporated Council of Law Reporting, £0.00
- The Digest, 14 Part 3 2008, LexisNexis Butterworths, £238.00
- The Digest, 15 Part 1 2008, LexisNexis Butterworths, £238.00
- The Law of Education Looseleaf, Issue 93, LexisNexis Butterworths, £297.50
- The Law Reports (Entire Series) Service C: Law Reports and Weekly Law Reports, Part 3 March 2008, Incorporated Council of Law Reporting, £0.00
- The Law Reports (Entire Series): Law Reports and Weekly Law Reports, Part 11 March 2008, Incorporated Council of Law Reporting, £0.00
- The Law Reports Bound, Volume 20.000.007 , Incorporated Council of Law Reporting, $\pounds 340.00$
- The Law Reports Consolidated Index 2006 2007, Incorporated Council of Law Reporting, £0.00
- The Law Society's Gazette, Volume 10.005 Issue 13 , Law Society Publishing, $\pounds 0.00$
- The Law Society's Gazette, Volume 105 Issue 12 , Law Society Publishing, $\pounds 0.00$

The Law Society's Gazette, Volume 105 Issue 15, Law Society Publishing, £0.00

The Takeover Code Service, May 2006 - City Code Edition on Takeovers and Mergers - The Code , The Takeover Panel, $\pounds 0.00$

The White Book Service 20.000.008: Civil Procedure Volume 1: General Procedure, Sweet & Maxwell Ltd, £0.00

Times Law Reports, Issue 3 Feb 2008 Part 1, LexisNexis Butterworths, £0.00

Times Law Reports, Issue 4 Feb 2008 Part 2, LexisNexis Butterworths, £0.00

Tolley's Company Law Service Looseleaf & CD-ROM (Pay In Advance), Issue : March Newsletter + CD , LexisNexis Butterworths, £0.00

Tolley's Employment Law Service Looseleaf, Issue 74 , LexisNexis Butterworths, £130.00

- Tolley's Environmental Law and Procedures Management Looseleaf, Issue 30.00, Lexis-Nexis Butterworths, £94.00
- Tolley's Insolvency Law Looseleaf, Issue : March 2008Newsletter , LexisNexis Butterworths, £0.00

Tolley's Pensions Law Looseleaf, Issue 46, LexisNexis Butterworths, £10.00

Tolley's Pensions Administration Service Looseleaf, 63, LexisNexis Butterworths, £97.00

Trading Arrangements in the Pacific Rim: ASEAN and APEC Looseleaf, Release 2008-01, Oceana Publications, £10.01

Transnational Contracts Looseleaf, Release 2008-4 , Oceana Publications, $\pounds 110.00$

UK Human Rights Law Reports, Number 1 2008, Jordan Publishing Ltd, £0.00

Vat on Construction, Land and Property Looseleaf, Issue 13 , Tottel Publishing Ltd, $\pounds 150.00$

Wirtschaftsgesetze, Number 64, Verlag C.H. Beck, £6.50

Woodfall: Landlord and Tenant Looseleaf, Part : Release 71 , Sweet & Maxwell Ltd, $\pounds 0.00$

WILDY'S TRIPS AROUND THE WORLD IN 2008

A chance to meet our representatives at conferences and other venues

May 14th - 28th John Pethick will be in Anguilla

May 25th - 28th Steven Ross and Brian Hill will be at CALL in Saskatoon

June 12th – 14th John Sinkins, Brian Hill, Andrew Riddoch, Alden Bowers and Jason Crimp will be at BIALL in Dublin

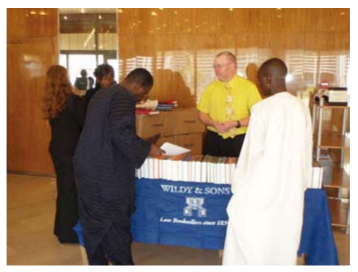
June 27th – July 3rd John Pethick will be in the Cayman Islands staying at the Treasure Island Resort 3rd July – 21st July he will be in Jamaica staying at the Hilton Hotel; the CARALL Conference 6th – 10th July, & University of the West Indies 60th Anniversary celebrations 12th July – 19th July

August 22nd – 30th The Nigerian Bar Association Conference in Abuja John Sinkins, Steve Ross and John Pethick will be attending

October 12 - 17 John Sinkins & Steven Ross will be at IBA in Buenos Aires

November 21st – December 10th John Pethick will be in Hong Kong staying at the Wesley Hotel

Wildy's in Abuja Nigeria



Wildy stand in the background are Linda Damen of KLI, Laura Karuri of Odade Publishing with John Pethick in the foreground serving some delegates.



Adeyemi Adefulu of Odade Publishing, John Pehtick and Linda Damen.

Handbook of ICC Arbitration: Commentary, Precedents and Materials, 2nd edition

by Michael W Bühler and Thomas H Webster Sweet & Maxwell, Hardback, ISBN 9780421954502, £185.00, due May 2008 This text is a practical, ruleby-rule guide to the Rules of the International Chamber of Commerce, the world's leading international arbitration institution. It is for both the experienced practitioner and those approaching international arbitration for the first time, clearly explaining basic principles while at the same time providing the depth of analysis and references needed to solve the complex procedural issues that can arise during the arbitration process. The chapters follow the Rules of the ICC, each one setting out the relevant principles in plain English, before dealing with more complicated issues of interpretation, providing reference to discussions of the issues by other authors and to relevant case law and awards. The new edition is written by two members of the ICC Court, and supplies a comprehensive review of the ICC arbitration process from start to finish. It reflects both the civil law and

common law approaches in its analysis, and explains core principles and procedures. A valuable selection of precedents, such as "Expert's Terms of Reference", "Award by consent" and the 'Redfern schedule' are included, as well as coverage of the latest legislative and jurisprudential developments, including the ratification by the United Arab Emirates to the New York Convention and developments in enforcement of annulled awards and enforcement of awards on truncated tribunals. The authors discuss the "Rules for a Pre-Arbitral Referee Procedure", newly recommended by the ICC for inclusion in the standard arbitration clause

The Solicitor's Handbook 2008

by Andrew Hopper QC and Gregory Treverton-Jones QC

Law Society Publishing, Paperback, ISBN 9781853287633, £69.95, due June 2008

The Handbook has been written by two recognised leading practitioners and will provide insight on issues previously covered by *The Guide to the Professional Conduct of Solicitors*, the eighth and final edition of

which was published in 1999. The book has been written from the practitioner's perspective and contains all the most important regulatory rules and regulations that affect solicitors, together with text from the authors which describes the practical reality of the regulatory and disciplinary world in which solicitors operate and discusses all of the relevant decided cases in the field. It includes material that the authors consider relevant and important to the practitioner but which is not included within the formal rules (for example how money laundering, mortgage fraud and investment scams work). so that independently of the published guidance practitioners can spot problems before they develop into loss to clients and others, damage to reputation, and regulatory interest.

Agricultural Law, 3rd edition

by Christopher P Rodgers Tottel Publishing, Paperback, ISBN 9781845920920, £90.00, due May 2008 This unique book provides guidance on all aspects of the law governing agricultural property. It gives detailed coverage not only of farm tenancy law and land tenure, but also of the law governing land use. The latest edition of this acclaimed text is just as practical, readable and straightforward as the first two editions, and is now even more comprehensive. The text has been thoroughly updated and includes detailed consideration of the Tenancy Reform Industry Group proposals for farm tenancy reform and their implementation in 2006.

Employment Tribunals, 2nd Edition

by Isabel Manley and Elaine Heslop

Law Society Publishing, Paperback, ISBN 9781853286339, £49.95, due May 2008

This indispensable guide to employment tribunals has been completely updated and revised. It provides thorough coverage of the legal and procedural issues involved in bringing a case before an employment tribunal, both from the claimant and respondent perspectives. The second edition takes account of new case law under the 2004 procedure regulations and considers the potential impact of new dispute resolution regulations. Concise and portable, this book is ideal for use in tribunals. Its practical features will ensure that it will prove invaluable, these include a model case run

throughout the book, offering illustration and clarification of the points made; flow charts and checklists to help with preparation and promote good practice; and useful tribunal service forms and precedents.

Beswick and Wine: Buying and Selling of Private Companies and Businesses, 7th edition

by Susan Singleton Tottel Publishing, Paperback + CD, ISBN 9781847660961, £92.65 (inc VAT), due July 2008

The 7th edition of this wellestablished book adopts a practical approach, considering both the vendor's and seller's perspective and providing the practitioner with a step-by-step guide to all the legal, taxation and commercial issues involved in buying and selling private companies and businesses. It includes check-lists, draft enquiries, letters of disclosure and a specimen completion agenda, together with an accompanying free CD-ROM containing all the precedents in the work.

A Practitioner's Guide to the FSA Listing Regime 2008/2009

General Editor: Maurice Button

City & Financial Publishing, Paperback, ISBN

9781905121328, £99.00, due June 2008

A Practitioner's Guide to The FSA Listing Regime is the definitive, annual guide to the requirements of the Listing, Prospectus, and Disclosure and Transparency Rules. It offers practical guidance on the eligibility criteria and continued obligations for listing on the London Stock Exchange. The disclosure requirements and the contents, approval and publication of prospectuses are also covered. This best selling Practitioner's Guide is structured to provide a general introduction to the three rulebooks and statutory framework, before examining their requirements in more detail. Separate chapters deal with prospectuses, financial information. continuing obligations, significant transactions, overseas companies and specialist securities. Each chapter is written by a leading authority to ensure you are provided with the best commentary and advice

Jordans Employment Law Precedents

by Edward Benson Jordan Publishing, Hardback + CD, ISBN 9781846611032, £135.00, due June 2008 This new work offers a range of employment precedents; tried and tested dealing with the different stages of the employment process, including the type of claims that can arise in the course of employment. Designed to deal succinctly with practitioner questions, each precedent contains clear notes setting out the context in which the precedent may be used and the procedures to be followed. This expertly drafted new work covers recruitment and service agreements; staff handbook and company policies on IT usage, training and appraisals, employee representation, maternity and paternity leave; specific agreements relating to 48 hour opt-out, compromise agreements, relocation and loans; disciplinary and grievance procedures, capability, harassment: retirement and redundancy procedures; unlawful deduction of wages; equal pay disputes: discrimination claims: and whistle blowing claims. Full text of precedents is available on accompanying CD.

Personal Injury Practice, 5th edition

by Andrew Buchan, Jenny Kennedy and Eliot Woolf Tottel Publishing, Paperback, ISBN 9781847661081, £70.00, due June 2008 Now in its 5th edition, this is a step-by- step guide to personal injury litigation practice written by a highly respected team of authors. It provides everything needed to conduct efficient and successful PI litigation for claimants and sets out authoritative guidance at every stage of proceeding from first interview with a client to the end of an appeal. This new 5th edition has been updated to cover changes in periodical payments, mental health issues, compensation levels and case law developments.

Manual of Employment Appeals

by Patrick Green and Adam Heppinstall

Jordan Publishing, Paperback. ISBN 9781846610905. £120.00, due May 2008 Manual of Employment Appeals is a comprehensive manual, written by two specialist employment lawyers, which will provide information on the law and practice of employment appeals, from reviews of the Tribunal's decision, to the Employment Appeal Tribunal, the Court of Appeal, House of Lords, references to the ECJ and cases before the European Court of Human Rights. Practical advice on drafting Grounds of Appeal and on jurisdictional issues is provided. Manual of Employment Appeals also reproduces the main statutory materials, provides useful precedents and key case summaries. This work will provide practical step-bystep guidance and analysis; explain the strict rules of procedure and the consequences if they are breached; and contains complete advice in one volume on the various aspects of the Employment Appeal Tribunal

How the City of London Works, 7th edition

by William M Clarke Sweet & Maxwell, Paperback. ISBN 9781847033055. £16.95. due May 2008 How the City of London Works provides a succinct introduction for anyone who comes into contact with the City's financial markets and institutions. It uses diagrams and extracts to give a simple, straightforward explanation of the City, how it works and how it is regulated. It explains the changes in practices that have taken place since the previous edition, and updates the many statistics that are quoted in the book. The book discusses the activities of hedge funds and

private equity firms that seem to dominate the headlines, and examines how US incursions have changed the ownership of the main operators in the City, especially the merchant banks. The new edition also considers how the City has enhanced its position in the world after the introduction of the Euro.

The Interpretation of Acts and Rules in Public International Law

by Alexander Orakhelashvili

Oxford University Press, Hardback, ISBN 9780199546220, £60.00, due June 2008

There are frequent claims that the regulation of international law is uncertain. vague, ambiguous, or indeterminate, which does not support the desired stability, transparency, or predictability of international legal relations. This monograph examines the framework of interpretation in international law based on the premise of the effectiveness and determinacy of international legal regulation, which is a necessary pre-requisite for international law to be viewed as law. This study examines this problem for the first time since these questions were introduced and identified as the basic premises of the international legal analysis, in the works of JL Brierly and Sir Hersch Lauterpacht. Addressing different aspects of the effectiveness of legal regulation, this monograph examines the structural limits on, and threshold of, legal regulation, and the relationship between established legal regulation and nonlaw. Once the limits of legal

regulation are ascertained, the analysis proceeds to examine the legal framework of interpretation that serves to maintain and preserve the object and aims of existing legal regulation. The final stage of analysis is the interpretation of those treaty provisions that embody the indeterminate conditions of non-law. Given that the generalist element of international legal doctrine has been virtually silent on the problem and implications of the effectiveness and determinacy of international legal regulation, this study examines the material accumulated in doctrine and practice for the past several decades, including the relevant jurisprudence of all major international tribunals.

The Law of Confidentiality: A Restatement

by Paul Stanley

Hart Publishing, Paperback, ISBN 9781841138114, due May 2008

The last twenty years have seen rapid development of the equitable action for breach of confidence. The Spycatcher saga of the late 1980s led to the restatement of the fundamental principles. There was increasing concern about press intrusion, and the need to protect privacy rights guaranteed by Article 8 of the European Convention in the wake of the Human Rights Act 1998. Against that background, a number of high-profile cases—such as Campbell v MGN Ltd (2004)-explored how common law principles laid down in the nineteenth century might be adapted to twentyfirst century conditions. How far will the law go in protecting privacy? Meanwhile, in the "information age", the law has had to grapple-for instance in Douglas v Hello! Ltd (2007)—with how best to protect the commercially valuable information and when it should assist those who wish to exploit it. The result has been rapid development of the law in many diverse areas. The Law of Confidentiality: A Restatement goes behind the mass of cases to tease out the fundamental principles underlying the modern law. It examines the central questions of substance: the circumstances in which information is protected by law, and how it responds to conflicting public interests. It also looks at the important practical questions of procedure and remedies. It aims to be useful to those looking for a guide to the main principles and controversies in the field, and also to the practising lawyer looking for a clear statement of the basic principles.

New:

Sharing International Commercial Law across National Boundaries Festschrift for Albert H Kritzer on the Occasion of his Eighticth Birthday

WILLIS, IOMMONICS & HILL PERSONNESS.

SHARING INTERNATIONAL COMMERCIAL LAW ACROSS NATIONAL BOUNDARIES

Festschrift for Albert H Kritzer on the Occasion of his Eightieth Birthday

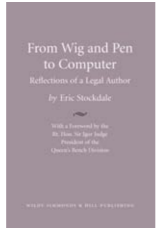
> Edited by Camilla B Andersen and Ulrich G Schroeter

ISBN: 9781898029970 Hardback 665pp £65.00

Contributors include:

Christopher Kee and	Peter Schlechtriem
Elisabeth Opie	Ulrich G Schroeter
Bertram Keller	Ingeborg Schwenzer and
Robert Koch	Simon Manner
Joseph Lookofsky	Hans Smit
Ulrich Magnus	Hiroo Sono
Francesco G Mazzotta	Anna Veneziano
John P McMahon	Andrea Vincze
Marie Stefanini Newman	Jeffrey Waincymer
Pilar Perales Viscasillas	Fan Yang
Jan Ramberg	Bruno Zeller
Vikki M Rogers	Alberto L Zuppi
	Elisabeth Opie Elisabeth Opie Bertram Keller Robert Koch Joseph Lookofsky Ulrich Magnus Francesco G Mazzotta John P McMahon Marie Stefanini Newman Pilar Perales Viscasillas Jan Ramberg

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



New:

FROM WIG AND PEN TO COMPUTER REFLECTIONS OF A LEGAL AUTHOR

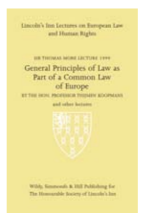
By Eric Stockdale

ISBN: 97808549002253 Hardback pp £19.95

Eric Stockdale left school at 14 and went to work in wartime London. After two years in the post-war Army he was called to the Bar at the age of 21 and appointed a Circuit judge shortly after his 43rd. birthday. He took early retirement at 65 and then heard Criminal Injuries Compensation appeals for ten years.

When he became a barrister in 1950 he was a young man with an unusual background, which included 'a pathetic attempt' (his words) to follow several relatives into journalism. After his failure to break into Fleet Street, Eric Stockdale decided to earn his living from chambers in the adjoining Temple. His ability to write led to the publication of many articles, followed by books on criminal justice and historical topics, culminating with two works inspired by the links of many leaders of the American Revolution with his own Inn of Court, the Middle Temple. As this book is about his experiences as a legal author, it also deals briefly with his life in the law and describes how he became interested in the different subjects about which he wrote.

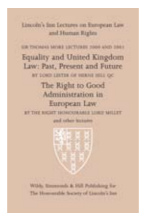
Sir Igor Judge, in his Foreword, comments: 'This is a remarkable story by any standards,' and adds, 'much is written humorously.' The reader, whether lawyer or layman, is likely to concur with that judgment.



SIR THOMAS MORE LECTURE 1999 GENERAL PRINCIPLES OF LAW AS PART OF A COMMON LAW OF EUROPE ISBN: 1898029953 Paperback 150pp

£14.95

Lecture by the Hon. Professor Thijmen Koopmans



SIR THOMAS MORE LECTURES 2000-2001 EQUALITY AND UNITED KINGDOM LAW: PAST, PRESENT AND FUTURE

and

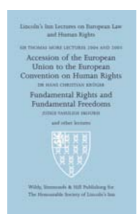
THE RIGHT TO GOOD ADMINISTRATION IN EUROPEAN LAW

ISBN: 1898029960

Paperback 150pp

£14.95

Lectures by the Lord Lester of Herne Hill and the Right Honourable Lord Millet



SIR THOMAS MORE LECTURES 2004-2005 ACCESSION OF THE EUROPEAN UNION TO THE EUROPEAN CONVENTION ON HUMAN RIGHTS

and

FUNDAMENTAL RIGHTS AND FUNDAMENTAL FREEDOMS

ISBN: 9780854900244 Paperback 150pp

£14.95

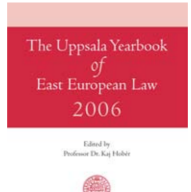
Lectures by the Hans Christian Krüger and Vassilios Skouris

Also available:

Sir Thomas More Lecture 1998 Right to a Fair Trial in European Law and other lectures Editor: Ian Mason £14.95 1999 ISBN: 9781902558318

Sir Thomas More Lecture 2002 The Future of the European Court of Human Rights: Storm, Clouds and Silver Linings and other lectures Editor: Ian Mason £14.95 1999 ISBN: 9781902558615

Sir Thomas More Lecture 2003 Right to Human Dignity and other lectures Editor: Ian Mason £14.95 2005 ISBN: 9781898029748





New:

THE UPPSALA YEARBOOK OF EAST EUROPEAN LAW 2006

Edited by Kaj Hobér

ISBN: 9780854900237 Hardback 480pp £95.00

including Vladimir Vladimirovich Putin, *Strategic planning for rehabilitation of the mineral resources base of the region during the formation of market relations (St. Petersburg and Leningrad Oblast)*

also available: Yearbooks for 2003, 2004, and 2005

WILDY, SIMMONDS & HILL PUBLICATIONS

Paperless Securities Belov, V. £45.00 2003 ISBN: 9781898029649

Civil Code of the Republic Uzbekistan Butler, William £65.00 2007 ISBN: 9781898029915

Criminal Code of the Russian Federation 4th ed Butler, William £65.00 2004 ISBN: 9781898029663

Economic Code of Ukraine Butler, William £65.00 2004 ISBN: 9781898029678

Narcotics and HIV/AIDS in Russia: Harm Reduction Policies Under Russian Law Butler, William £75.00 2005 ISBN: 9781898029700

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 Butler, William £65.00 2006 ISBN: 9781898029830

Russian Family Law Butler, William £45.00 1998

ISBN: 9781898029397

Russian Intellectual Property Law 4th ed Butler, William £45.00 2005 ISBN: 9781898029717

Russian Public Law Butler, William £125.00 2005 ISBN: 9781898029724

Sudebnik Butler, William £45.00 1996-ISBN: 1362-3710

Ukraine Economic Code Butler, William £65.00 2004 ISBN: 9781898029678

Inns of Court Daniell, Tim £4.95 1971 ISBN: 9780854900190

The Lawyers Daniell, Tim £12.50 1976 ISBN: 9780854900015

Chancel Repair Liability: How to Research It (rev ed) Derriman, James £19.95 2006 ISBN: 9781898029847

Guide to Lincoln's Inn Fairchild, H. £1.50 1953 ISBN: 9780854900138

Journal Comparative Law Foster, N. £95.00 2006-ISBN: 1477-0814

The Passionate Advocate Gifford, A. £19.95 2007 ISBN: 9781898029885

From Trust to Takeover: Butterworths 1938-1967 A Publishing House in Transition Graham, Gordon £12.95 2006 ISBN: 9781898029816

Seeing Justice Done: A Guide to the Law Courts and Tribunals of Central London Griffin, John £19.95 2006 ISBN: 9781898029823

The Old Munster Circuit Healy, Maurice £19.95 2000 ISBN: 9780854900985

Uppsala Yearbook of East European Law 2003 Hobér, Kaj £95.00 2004 ISBN: 9781898029670

Uppsala Yearbook of East European Law 2004 Hobér, Kaj £95.00 2005

ISBN: 9781898029809

Uppsala Yearbook of East European Law 2005 Hobér, Kaj £95.00 2006 ISBN: 9781898029892

Forging a Common Legal Destiny: Liber Amicorum in honour of William E. Butler (together with bibliography 2 v Kolodkin, A. £65.00 2005 ISBN: 9781898029786

Lord Slynn of Hadley European Law Foundation Annual Lectures 1999-2003 Lord Slynn £19.95 2005 ISBN: 9781898029694

Sir Thomas More Lecture 2003: Right to Human Dignity and other lectures Mason, Ian £14.95 2005 ISBN: 9781898029748

Forensic Fables by "O" Mathew, Theo £19.95 2006 ISBN: 9781898029878

Arabinesque at Law Megarry, R. £4.95 1969 ISBN: 9780854900107

Inns Ancient and Modern Megarry, R.

£4.95 1989 ISBN: 9780854900060

Miscellany at Law: A Diversion for Lawyers and Others Megarry, R. £19.95 2006 ISBN: 9781898029762

Second Miscellany at Law: A Further Diversion for Lawyers and Others Megarry, R. £19.95 2006 ISBN: 9781898029779

Death Penalty in Russia Mikhlin, A. £38.00 1999 ISBN: 9781898029441

China's Psychiatric Inquisition: Dissent, Psychiatry and the Law in Post-1949 China Munro, Robin £65.00 2006 ISBN: 9781898029854

Barcelona Convention Raftopolous, E. £25.00 1993 ISBN: 9781898029014

True Tales of Trying Times Rains, Bob £12.50 2007 ISBN: 9781898029908

Comparative Law Saidov, A. £65.00 2003 ISBN: 9781898029632

Antarctic Conventions Simmonds, Kenneth £25.00 1992 ISBN: 9781898029007

International Maritime Org. Simmonds, Kenneth £25.00 1994 ISBN: 9781898029052

Theory of International Law Tunkin, G. £65.00 2003 ISBN: 9781898029601

Royal Courts of Justice 1883 ed Wildy & Sons £3.50 1977 ISBN: 9780854900145

Death of a Circuit: Being some account of The Oxford Circuit and how it was abolished Williams, Graeme £14.95 2006 ISBN: 9781898029861

Implementation of the WTO Agreements in China Zhang, Xin £65.00 2005 ISBN: 9781898029793

Law & Practice of International Tax Treaties in China Zhang, Xin £95.00 2003 ISBN: 9781898029625

DESIGNED BY OBLONG CREATIVE LTD

416B THORP ARCH ESTATE WETHERBY LS23 7BJ

FORTHCOMING WILDY, SIMMONDS & HILL PUBLICATIONS

British Rule in China: Law and Justice in Weihaiwei 1898-1930 by CGS Tan

Faces of Law by James Hunkin

Court Scenes by Priscilla Coleman

Russia and the Law of Nations in Historical Perspective: Collected Essays by William E. Butler

Russian Civil and Commercial Law, Volume One, Edited and Translated, with Annotations, by William E. Butler

Intolerance by Brian Harris

The Man Who Shot the President - And Other Lawyers by Eric Stockdale

IN THIS ISSUE

THIS MONTH'S MAJOR TITLES pp. 1-56 Brazil Cycle Challenge 2007 pp. 57-70 Inner Temple Library 50th Anniversary p. 72 April Subscriptions & Supplements pp. 73-80 Wildy Trips p. 80 Wildy's in Abuja p.81 Important Forthcoming Publications pp. 82-85 Wildy, Simmonds & Hill Publications pp. 86-92

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 Ross

Key Accounts:

New Books: Customer Support:

Online Sales: Secondhand: Antiquarian: Overseas Sales & Sets: Publishing

Matt Regnard Alden Bowers Nigel Fry Jason Crimp Charlie Alpera Daniel Higgins Graham Norfolk Jonathan Sykes Colin Wickham Roy Heywood John Pethick Andrew Riddoch



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) Janet Park (Asst. Manager) Distribution Centre & Warehouse, Unit M5, Cherrycourt Way, Leighton Buzzard LU7 4UH

Elaine Ross (Manager)