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ESSENTIALS OF BUSINESS LAW AND THE LEGAL ENVIRONMENT

Cengage Learning **ESSENTIALS OF BUSINESS LAW AND THE LEGAL ENVIRONMENT, 11TH EDITION** gives your students a complete understanding of business law and today's legal environment with a reader-focused, straightforward approach. Cases are carefully summarized and integrated in order to present both recent legal issues and landmark court decisions in a way that minimizes legal jargon. This edition thoroughly addresses a broad variety of key subjects and ethical issues while covering all business law topics required for success on today's CPA exam. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

BUSINESS LAW AND THE REGULATION OF BUSINESS

Cengage Learning Recognized for accurate, relevant, and straightforward coverage, **BUSINESS LAW AND THE REGULATION OF BUSINESS, 12E** illustrates how legal concepts apply to common business situations. The book's comprehensive, yet succinct, approach provides a depth of coverage ideal for business success and CPA exam preparation without technical jargon. The text includes both landmark and recent cases with the facts and decision summarized for clarity, while the opinion is carefully edited to preserve the language of the court. More than 220 figures, tables, diagrams, concept reviews, and chapter summaries clarify concepts. All key legal terms are clearly defined and explained. In addition, each chapter is carefully organized with numerous illustrative hypothetical and case examples that relate content to real-life experiences. Numerous critical-thinking features further strengthen readers' analytical skills. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

BUSINESS LAW AND THE REGULATION OF BUSINESS

Cengage Learning Recognized for accurate, relevant, and straightforward coverage, **BUSINESS LAW AND THE REGULATION OF BUSINESS, 13E** illustrates how legal concepts apply to today's common business situations. The book's comprehensive, yet succinct, approach provides the depth of coverage ideal for business success and CPA exam preparation without technical jargon. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

INTRODUCTION TO SPORT LAW

Human Kinetics "This book aims to help students learn the common legal concepts taught in sport management curricula without the use of unnecessary legalese. Information and examples in the text challenge students to think about sport law concepts and apply them to the practical world of sport management"--

AFRICAN LEGAL THEORY AND CONTEMPORARY PROBLEMS

CRITICAL ESSAYS

Springer Science & Business Media The book is a collection of essays, which aim to situate African legal theory in the context of the myriad of contemporary global challenges; from the prevalence of war to the misery of poverty and disease to the crises of the environment. Apart from being problems that have an indelible African mark on them, a common theme

that runs throughout the essays in this book is that African legal theory has been excluded, under-explored or under-theorised in the search for solutions to such contemporary problems. The essays make a modest attempt to reverse this trend. The contributors investigate and introduce readers to the key issues, questions, concepts, impulses and problems that underpin the idea of African legal theory. They outline the potential offered by African legal theory and open up its key concepts and impulses for critical scrutiny. This is done in order to develop a better understanding of the extent to which African legal theory can contribute to discourses seeking to address some of the challenges that confront African and non-African societies alike.

LOCATING LAW, 3RD EDITION

"RACE/CLASS/GENDER/SEXUALITY CONNECTIONS

Fernwood Publishing Praise for the second edition: "This book is the best available for teaching the role of law in society and making sense of how it operates within the (inter)connections of race, class and gender dynamics often perpetuating oppression. ... Locating Law is essential for undergraduate students in justice, sociology and criminology." - Margot Hurlbert, University of Regina "Students regularly tell me that Locating Law is their favourite book out of the selections for the Law and Society course. The case studies are sufficiently different from one another that the students deepen their general knowledge, and they appreciate the fact that the chapters are written in a style they can understand." - Jennifer Jarman, Lakehead University A primary concern within the study of law has been to understand the "law-society" relation. Underlying this concern is the belief that law has a distinctly social basis; it both shapes - and is shaped by - the society in which it operates. This book explores the law-society relation by locating law within the nexus of race/class/gender/sexuality relations in society. In addition to updating the material in the theoretical and substantive chapters, this third edition of Locating Law includes three new contributions: sentencing law and Aboriginal peoples; corporations and the law; and obscenity and indecency legislation. The analyses offered in the book are sure to generate discussion and debate and, in the process, enhance our understanding of law's location.

BIG DATA

A GAME CHANGER FOR INSURANCE INDUSTRY

Emerald Group Publishing Striking a balance between the technical characteristics of the subject and the practical aspects of decision making, spanning from fraud analytics in claims management, to customer analytics, to risk analytics in solvency, the comprehensive coverage presented makes Big Data an invaluable resource for any insurance professional.

INTRODUCTION TO SPORT LAW WITH CASE STUDIES IN SPORT LAW-2ND EDITION

Human Kinetics Introduction to Sport Law With Case Studies in Sport Law, Second Edition, uses an accessible, jargon-free approach to fundamental legal issues in sport law, including liability issues, protecting legal rights, and managing risk.

ESSENTIALS OF BUSINESS LAW AND THE LEGAL ENVIRONMENT

Cengage Learning Packed with reader-friendly illustrations, ESSENTIALS OF BUSINESS LAW AND THE LEGAL ENVIRONMENT, 12e uses a nontechnical presentation to help your students understand the dynamics of today's legal environment for business. Covering a broad variety of key subjects and emphasizing ethical decision making, the text presents all business law topics required for success on the CPA exam. Cases are carefully summarized and integrated in order to present both recent legal issues and landmark court decisions while minimizing legal jargon. Students learn to effectively apply legal reasoning to cases and legal issues using the Issue, Rule, Application and Conclusion (IRAC) method. In addition to new Going Global features that highlight the international aspects of legal issues, the 12th Edition also includes more than 30 recent cases, updated coverage of limited liability companies and suretyship, amendments to UCC Articles, SEC rules on social media, recent U.S. Supreme Court decisions, and much more. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

INTRODUCTION TO SPORT LAW

Human Kinetics With an accessible approach free of legal jargon, Introduction to Sport Law With Case Studies in Sport Law, Third Edition, provides a comprehensive examination of

the fundamental legal issues commonly found in sport and sport management. Even students with little to no legal background will understand law topics relevant to the sport industry through the text's straightforward examples and case studies that demonstrate sport law theory through real-world applications. Organized to cover all law categories that are most critical to the management of sport, the text first presents an overview of the United States legal system, including the court system, the various types of law, and legal resources. Students will then explore important topics such as risk management, employment law, gender equity, intellectual property, and constitutional law, examining the relevance of the law at hand to real-world applications across the field of sport management. This updated third edition allows students to increase their comprehension by looking at laws and issues through timely, modern points of view. New content reflects important topics and current legal issues, including the Equal Pay Act; the Sports Broadcasting Act; athlete safety and equipment concerns; name, image, and likeness (NIL) laws; antitrust litigation, unionization, and collective bargaining; and transgender athlete participation in sport. The updated content addresses contemporary challenges to constitutional law, including the First Amendment and Fourteenth Amendment, and it examines how budget problems related to COVID-19 resulted in cutting sports and raised Title IX issues. End-of-chapter discussion questions and In the Courtroom sidebars have been updated with current examples to better demonstrate modern applied perspectives. Moot Court Case sidebars now have accompanying questions on hypothetical scenarios, allowing students to understand the technicalities of sport law in practical application. Each chapter of Introduction to Sport Law, Third Edition, also directs students to relevant cases in the included ebook, Case Studies in Sport Law, Third Edition, by Andrew T. Pittman, John O. Spengler, and Sarah J. Young. Featuring abridged versions of 93 court cases, all carefully curated to provide real-life applications representing many of the multifaceted aspects of sport law, the ebook also includes review questions for each case to test comprehension and prompt in-class discussion. Through its focus on legal concepts with direct application to the world of sport, Introduction to Sport Law, Third Edition, provides students with the information they need to feel confident with the fundamentals of sport law. Note: This ebook includes both Introduction to Sport Law, Third Edition, and Case Studies in Sport Law, Third Edition.

SEXUAL HARASSMENT OF WOMEN AT WORKPLACES

MENTAL HEALTH AND SOCIAL ASPECTS

SAGE Publishing India This book seeks to impart comprehensive understanding of the psychological and social impact of sexual harassment.

SINGAPORE JOURNAL OF INTERNATIONAL & COMPARATIVE LAW

SMITH AND ROBERSON'S BUSINESS LAW

Cengage Learning The most complete, credible, and authentic business law text available, the Sixteenth Edition of SMITH & ROBERSON'S BUSINESS LAW by Richard A. Mann and Barry S. Roberts continues a long tradition of accuracy, thoroughness, and consistent coverage of the latest issues and emerging trends. This updated classic delivers a comprehensive, detailed presentation of business law that covers all topics included in the business law section of the certified public accountant (CPA) exam. In addition, this text covers the legal responsibilities and liabilities of accountants section and the corporate governance portion of business environment and concepts section of the CPA Exam. The cases--located at the end of each chapter--offer an excellent mix of landmark and current decisions and are edited to preserve a large portion of the language of the court. Proven, comprehensive, and completely up-to-date, this trusted and thorough text will challenge and engage your students--and ensure they leave your class with a solid understanding of modern business law. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

SEX, SEXUALITY, LAW, AND (IN)JUSTICE

Routledge Sex, Sexuality, Law, and (In)Justice covers a wide range of legal issues associated with sexuality, gender, reproduction, and identity. These are critical and sensitive issues that law enforcement and other criminal justice professionals need to understand. The book synthesizes the literature across a wide breadth of perspectives, exposing students to law, psychology, criminal justice, sociology, philosophy, history, and, where relevant, biology, to critically examine the social control of sex, gender, and sexuality across history. Specific federal and state case law and statutes are integrated throughout the book, but the text moves beyond the intersection between law and sexuality to focus just as much on social science as it does on law. This book will be useful in teaching courses in a range of disciplines—especially criminology and criminal justice, history, political science, sociology, women and gender studies, and law.

LIMITS TO DECOLONIZATION

INDIGENEITY, TERRITORY, AND HYDROCARBON POLITICS IN THE BOLIVIAN CHACO

Cornell University Press Penelope Anthias's *Limits to Decolonization* addresses one of the most important issues in contemporary indigenous politics: struggles for territory. Based on the experience of thirty-six Guaraní communities in the Bolivian Chaco, Anthias reveals how two decades of indigenous mapping and land titling have failed to reverse a historical trajectory of indigenous dispossession in the Bolivian lowlands. Through an ethnographic account of the "limits" the Guaraní have encountered over the course of their territorial claim—from state boundaries to landowner opposition to hydrocarbon development—Anthias raises critical questions about the role of maps and land titles in indigenous struggles for self-determination. Anthias argues that these unresolved territorial claims are shaping the contours of an era of "post-neoliberal" politics in Bolivia. *Limits to Decolonization* reveals the surprising ways in which indigenous peoples are reframing their territorial projects in the context of this hydrocarbon state and drawing on their experiences of the limits of state recognition. The tensions of Bolivia's "process of change" are revealed, as *Limits to Decolonization* rethinks current debates on cultural rights, resource politics, and Latin American leftist states. In sum, Anthias reveals the creative and pragmatic ways in which indigenous peoples contest and work within the limits of postcolonial rule in pursuit of their own visions of territorial autonomy.

ABUSED MEN

THE HIDDEN SIDE OF DOMESTIC VIOLENCE

ABC-CLIO An award-winning investigative journalist provides a disturbing new look at an underreported type of domestic violence—the abuse of men. * The latest research figures and up-to-date surveys on the prevalence of intimate partner violence against men * Personal interviews and cases drawn from media coverage of politicians and other public figures * A selected bibliography

JUSTICE AND SECURITY REFORM

DEVELOPMENT AGENCIES AND INFORMAL INSTITUTIONS IN SIERRA LEONE

Routledge *Justice and Security Reform: Development Agencies and Informal Institutions in Sierra Leone* undertakes a deep contextual analysis of the reform of the country's security and justice sectors since the end of the civil war in 2002. Arguing that the political and bureaucratic nature of development agencies leads to a lack of engagement with informal institutions, this book examines the challenges of sustainably transforming security and justice in fragile states. Through the analysis of a post-conflict context often held up as an example of successful peacebuilding, Lisa Denney reveals how the politics of development agencies is an often forgotten constraint in security and justice reform and development efforts more broadly. Particularly suited to upper-level undergraduates and postgraduate students, as well as practitioners, this book is relevant to those interested in security and justice reform and statebuilding, as well Sierra Leone's post-conflict recovery.

LAWMAKING AND ADJUDICATION IN ARCHAIC GREECE

A&C Black "Lawmaking and Adjudication in Archaic Greece" re-evaluates central aspects of the genesis and application of laws in the communities of archaic Greece, including the structure and function of legislative bodies, the composition of the courts, the administration of justice and the use and abuse of legal norms and procedures by litigants in the courts and everyday settings. Combining a detailed analysis of epigraphical and literary evidence and the application of a model of interpretation borrowed from cultural analyses of law, this book argues that far from being monolithic creations of archaic polities that unilaterally informed social life, archaic legal systems can be more appropriately viewed as ideologically polyvalent and socially complex. It includes legal norms and the administration of justice articulated associations with divine and secular authority but also incorporated, mainly in their reception and application by average citizens, discourses of utility and resistance that actively contributed in the composition of social relations.

SMITH & ROBERSON'S BUSINESS LAW

South-Western Pub The tools for success can be found in this comprehensive Study Guide, which offers chapter objectives, chapter outlines, key terms, a variety of question types,

research paper topics, and a sample exam for each section. And if your students are taking the CPA exam, they will appreciate the business law review that is designed to help them prepare!

SECURITY AND LOSS PREVENTION

AN INTRODUCTION

Butterworth-Heinemann The sixth edition of Security and Loss Prevention continues the tradition of providing introductory and advanced coverage of the body of knowledge of the security profession. To bridge theory to practice is the book's backbone, and Philip Purpura continues this strong effort with new sidebars and text boxes presenting actual security challenges from real-life situations. Globally recognized and on the ASIS International Certified Protection Professional reading list, the sixth edition of Security and Loss Prevention enhances its position in the market as a comprehensive, interdisciplinary, and up-to-date treatment of the area, connecting the public and private sector and the worlds of physical security and technological security. Purpura once again demonstrates why students and professionals alike rely on this best-selling text as a timely, reliable resource encompassing the breadth and depth of considerations involved when implementing general loss prevention concepts and security programs within an organization. New focus on recent technologies like social networks, digital evidence warrants, and advances in CCTV, and how those apply to security and loss prevention. Incorporates changes in laws, presents various strategies of asset protection, and covers the ever-evolving technology of security and loss prevention. Utilizes end-of-chapter case problems that take the chapters' content and relate it to real security situations and issues, offering various perspectives on contemporary security challenges. Includes student study questions and an accompanying Instructor's manual with lecture slides, lesson plans, and an instructor test bank for each chapter.

HANDBOOK OF RESEARCH ON CYBER LAW, DATA PROTECTION, AND PRIVACY

IGI Global The advancement of information and communication technology has led to a multi-dimensional impact in the areas of law, regulation, and governance. Many countries have declared data protection a fundamental right and established reforms of data protection law aimed at modernizing the global regulatory framework. Due to these advancements in policy, the legal domain has to face many challenges at a rapid pace making it essential to study and discuss policies and laws that regulate and monitor these activities and anticipate new laws that should be implemented in order to protect users. The Handbook of Research on Cyber Law, Data Protection, and Privacy focuses acutely on the complex relationships of technology and law both in terms of substantive legal responses to legal, social, and ethical issues arising in connection with growing public engagement with technology and the procedural impacts and transformative potential of technology on traditional and emerging forms of dispute resolution. Covering a range of topics such as artificial intelligence, data protection, and social media, this major reference work is ideal for government officials, policymakers, industry professionals, academicians, scholars, researchers, practitioners, instructors, and students.

CRY HAVOC

"WHEN I SET OUT TO OVERTHROW AN AFRICAN TYRANT, I KNEW I WOULD EITHER MAKE BILLIONS OR END UP GETTING SHOT..."

Kings Road Publishing On 7th March 2004, former SAS soldier and mercenary Simon Mann prepared to take off from Harare International Airport with an aeroplane full of heavy weaponry and guns for hire. Their destination: the former Spanish colony of Equatorial Guinea. Their mission: to remove one of the most brutal dictators in Africa in a privately organised coup d'etat. The plot had the tacit approval of Western intelligence agencies and, according to Mann, the backing of a European government. Simon Mann had personally planned, overseen and won two wars in Angola and Sierra Leone. Everything should have gone right. Why, then, did it go so wrong? When Simon was released from five years' incarceration in two of Africa's toughest prisons, he made worldwide headlines. Since then, he has spoken to nobody about his experiences. Now, he is telling everything, including: * His belief that the CIA deliberately compromised the coup to court favour with Equatorial Guinea's President Obiang, in return for access to the country's vast oil resources. * How the British government approached Simon in the months preceding the Iraq war, asking him to suggest ways in which a justified invasion of Iraq could be engineered. * The real story behind the involvement of Mark Thatcher in the coup plot * Simon will also tell of his pain when he had to tell his wife, Amanda, who gave birth to their fourth child while he was incarcerated, that he believed he would never be freed. This is Simon's remarkable first-hand account of his life: an account that will read like a thriller as it takes us into the world of mercenaries and spooks: of murky international politics, big oil and big bucks; of action, danger, love, despair and betrayal.

HUMAN RIGHTS AT THE UN

THE POLITICAL HISTORY OF UNIVERSAL JUSTICE

Indiana University Press Human rights activists Roger Normand and Sarah Zaidi provide a broad political history of the emergence and development of the human rights movement in the 20th century through the crucible of the United Nations, focusing on the hopes and expectations, concrete power struggles, national rivalries, and bureaucratic politics that molded the international system of human rights law. The book emphasizes the period before and after the creation of the UN, when human rights ideas and proposals were shaped and transformed by the hard-edged realities of power politics and bureaucratic imperatives. It also analyzes the expansion of the human rights framework in response to demands for equitable development after decolonization and organized efforts by women, minorities, and other disadvantaged groups to secure international recognition of their rights.

ROUTLEDGE HANDBOOK OF MEDIA LAW

Routledge Featuring specially commissioned chapters from experts in the field of media and communications law, this book provides an authoritative survey of media law from a comparative perspective. The handbook does not simply offer a synopsis of the state of affairs in media law jurisprudence, rather it provides a better understanding of the forces that generate media rules, norms, and standards against the background of major transformations in the way information is mediated as a result of democratization, economic development, cultural change, globalization and technological innovation. The book addresses a range of issues including: Media Law and Evolving Concepts of Democracy Network neutrality and traffic management Public Service Broadcasting in Europe Interception of Communication and Surveillance in Russia State secrets, leaks and the media A variety of rule-making institutions are considered, including administrative, and judicial entities within and outside government, but also entities such as associations and corporations that generate binding rules. The book assesses the emerging role of supranational economic and political groupings as well as non-Western models, such as China and India, where cultural attitudes toward media freedoms are often very different. Monroe E. Price is Director of the Center for Global Communication Studies at the Annenberg School for the University of Pennsylvania and Joseph and Sadie Danciger Professor of Law and Director of the Howard M. Squadron Program in Law, Media and Society at the Cardozo School of Law. Stefaan Verhulst is Chief of Research at the Markle Foundation. Previously he was the co-founder and co-director, with Professor Monroe Price, of the Programme in Comparative Media Law and Policy (PCMLP) at Oxford University, as well as senior research fellow at the Centre for Socio Legal Studies. Libby Morgan is the Associate Director of the Center for Global Communication Studies at the Annenberg School for the University of Pennsylvania.

INTERNATIONAL AGRICULTURAL LAW AND POLICY

A RIGHTS-BASED APPROACH TO FOOD SECURITY

Edward Elgar Publishing Globalised agriculture and food systems are at the crux of significant issues facing humanity from the rise in diet-related diseases to water pollution and biodiversity loss. Yet, legal scholarship on the regulation of agriculture and food is only now emerging. This timely book provides the first systematic analysis of the public international rules influencing agriculture. Each chapter considers the regulatory instruments that intersect with different components of agricultural systems from land tenure and soils through to agricultural in-puts and trade.

IS INTERNATIONAL LAW INTERNATIONAL?

Oxford University Press This book takes the reader on a sweeping tour of the international legal field to reveal some of the patterns of difference, dominance, and disruption that belie international law's claim to universality. Pulling back the curtain on the "divisible college of international lawyers," Anthea Roberts shows how international lawyers in different states, regions, and geopolitical groupings are often subject to distinct incoming influences and outgoing spheres of influence in ways that reflect and reinforce differences in how they understand and approach international law. These divisions manifest themselves in contemporary controversies, such as debates about Crimea and the South China Sea. Not all approaches to international law are created equal, however. Using case studies and visual representations, the author demonstrates how actors and materials from some states and groups have come to dominate certain transnational flows and forums in ways that make them disproportionately influential in constructing the "international." This point holds true for Western actors, materials, and approaches in general, and for Anglo-American (and sometimes French) ones in particular. However, these patterns are set for disruption. As the world moves past an era of Western dominance and toward greater multipolarity, it is imperative for international lawyers to understand the perspectives and approaches of those

coming from diverse backgrounds. By taking readers on a comparative tour of different international law academies and textbooks, the author encourages them to see the world through the eyes of others -- an essential skill in this fast changing world of shifting power dynamics and rising nationalism.

OUR EARTH MATTERS

PATHWAYS TO A BETTER COMMON ENVIRONMENTAL FUTURE

IOS Press On 21 May 2019, it was officially recognized that we are now living in the Anthropocene, our earth's latest geological epoch, named for the 'unmistakable imprint of human activities'. This announcement came almost 60 years after the publication of Rachel Carson's landmark work of environmental writing, *Silent Spring*, and next year (2022) it will be 50 years since the first UN Conference on the Human Environment, held in Stockholm in June 1972. This book, *Our Earth Matters: Pathways to a Better Common Environmental Future*, is a special issue of the journal *Environmental Policy and Law*, which was first published in 1975. It presents 21 invited contributions by outstanding scholars from around the world, which examine existing global regulatory approaches, processes, instruments and institutions for the protection of the global environment. The articles are grouped under four headings: Prognoses, Processes, Problematique and Prospects, and in them the authors have sought to explore answers to the existential environmental crisis. They urge us to ponder our reckless destruction of natural spaces, endangering of plant and animal species, poisoning of the environment, and general disturbance of our essential ecological processes. The primary objective of the book is to raise the awareness of the global audience by inspiring scholars and decision-makers to re-examine current global approaches to environmental issues and explore the future trajectory with new ideas and frameworks for international environmental governance in the 21st century and beyond. The book will be of interest to all those working to secure the sustainable future of the human race on our only abode, planet Earth. Bharat H. Desai is Professor of International Law and Jawaharlal Nehru Chair in International Environmental Law, Centre for International Legal Studies, School of International Studies, Jawaharlal Nehru University, New Delhi; Editor-in-Chief of the journal *Environmental Policy & Law* (Amsterdam: IOS Press) and of the *Yearbook of International Environmental Law* (Oxford: OUP).

POWER / KNOWLEDGE / LAND

CONTESTED ONTOLOGIES OF LAND AND ITS GOVERNANCE IN AFRICA

University of Michigan Press The 2008 outcry over the "global land grab" made headlines around the world, leading to a sustained interest in the dynamics and fate of customary land among both academics and development practitioners. In *Power/Knowledge/Land*, author Laura German profiles the consolidation of a global knowledge regime surrounding land and its governance within international development circles in the decade following this outcry, and the growing enrollment of previously antagonistic actors within it. Drawing theoretical insights on the inseparability of power and knowledge, German reveals the dynamics of knowledge practices that have enabled the longstanding project of commodifying customary land - and the more contemporary interests in acquiring and financializing it - to be advanced and legitimated by capturing the energies of socially progressive forces. By bringing theories of change from the emergent land governance orthodoxy into dialogue with the ethnographic evidence from across the African continent and beyond, concepts masquerading as universal and self-evident truths are provincialized, and their role in commodifying customary land and entrenching colonial futurities put on display. In doing so, the volume brings wider academic debates surrounding productive forms of power into the heart of the land grab debate, while enhancing their accessibility to a wider audience. *Power/Knowledge/Land* takes current scholarly debates surrounding land grabs beyond their theoretical moorings in critical agrarian studies, political economy and globalization into contemporary debates surrounding the politics of knowledge—from theories of coloniality to ontological anthropology, thereby enabling new dynamics of the phenomenon to be revealed. The book deploys a pioneering epistemology integrating deconstructionist approaches (to reveal the tactics, truth claims and ontological assumptions of global knowledge brokers), with systematic qualitative reviews and comparative study (to contrast these dominant constructs with the evidence and reveal alternative ways of knowing "land" and practicing "security" from the ethnographic literature). This helps to reveal the Western and modernist biases in the narratives that have been advanced about women, custom, and security, revealing how the coloniality of knowledge works to grease the wheels of land takings by advancing highly provincialized constructs aligned with western interests as universal truths.

FRAGMENTATION OF INTERNATIONAL LAW

DIFFICULTIES ARISING FROM THE DIVERSIFICATION AND EXPANSION OF INTERNATIONAL LAW

BUSINESS LAW I ESSENTIALS

A less-expensive grayscale paperback version is available. Search for ISBN 9781680923018. Business Law I Essentials is a brief introductory textbook designed to meet the scope and sequence requirements of courses on Business Law or the Legal Environment of Business. The concepts are presented in a streamlined manner, and cover the key concepts necessary to establish a strong foundation in the subject. The textbook follows a traditional approach to the study of business law. Each chapter contains learning objectives, explanatory narrative and concepts, references for further reading, and end-of-chapter questions. Business Law I Essentials may need to be supplemented with additional content, cases, or related materials, and is offered as a foundational resource that focuses on the baseline concepts, issues, and approaches.

COMMENTARY ON THE LAW OF THE INTERNATIONAL CRIMINAL COURT

Torkel Opsahl Academic EPublisher

THE PALGRAVE HANDBOOK OF EDUCATION LAW FOR SCHOOLS

Springer This Handbook examines the essential nature of the law within an educational context and asks why there is not greater preparation for this aspect of a teacher's role. Principals and teachers across the world now work in increasingly uncertain and challenging environments involving complex legislative frameworks, with their roles and responsibilities constantly changing to meet these demands: thus, it is imperative that educators adapt and acquire new skills relating to child protection and criminal law. On a daily basis, teachers and practitioners are being challenged to critically examine and evaluate the legal rights and obligations of various stakeholders, including students, parents, educators and administrators. However, if these skills are not developed, the implications will be significant: particularly so if principals are deterred from pursuing innovative education strategies due to potential litigation risks. Consequently, the chapters will empower principals and teachers in the management of these concerns. This wide-ranging handbook, including case studies from around the world, will be of interest and value to both scholars of education law and practitioners.

LANGUAGE, EDUCATION AND CITIZENSHIP IN JAPAN

Routledge Based on extensive original research, this book explores the early educational experiences of foreign children in Japan. It considers foreign children's experiences of Japanese schools, examines the special tutoring such children often have to improve their language proficiency, and explores the role of mothers in encouraging their children's education. It contrasts the experiences of foreign children with those of Japanese children and sets out the extensive difficulties foreign children encounter in becoming fully accepted by and integrated into Japanese society. The book concludes by discussing the nature of citizenship in Japan and the importance of education, including early education, in shaping Japanese citizenship.

THE CULTURE OF INTERNATIONAL ARBITRATION

Oxford University Press Although international arbitration has emerged as a credible means of resolution of transnational disputes involving parties from diverse cultures, the effects of culture on the accuracy, efficiency, fairness, and legitimacy of international arbitration is a surprisingly neglected topic within the existing literature. The Culture of International Arbitration fills that gap by providing an in-depth study of the role of culture in modern day arbitral proceedings. It contains a detailed analysis of how cultural miscommunication affects the accuracy, efficiency, fairness, and legitimacy in both commercial and investment arbitration when the arbitrators and the parties, their counsel and witnesses come from diverse legal traditions and cultures. The book provides a comprehensive definition of culture, and methodically documents and examines the epistemology of determining facts in various legal traditions and how the mixing of traditions influences the outcome. By so doing, the book demonstrates the acute need for increasing cultural diversity among arbitrators and counsel while securing appropriate levels of cultural competence. To provide an accurate picture, Kidane conducted interviews with leading international jurists from diverse legal traditions with first-hand experience of the complicating effects of culture in legal proceedings. Given the insights and information on the rules and expectations of the various legal traditions and their convergence in modern day international arbitration practice, this book challenges assumptions and can offer a unique and useful perspective to all practitioners, academics, policy makers, students of international arbitration.

CREATIVE EXPRESSION AND THE LAW

Rowman & Littlefield Whitmore introduces future content creators to the legal parameters of creative works, including issues such as copyright and trademark, fair use, free speech, and right of publicity. The book is appropriate for a wide range of public relations, advertising, creative design, visual communication, digital media production, and digital arts courses.

SMITH AND ROBERSON'S BUSINESS LAW

CHAPTERS 1-19

West Group

THE WILEY BLACKWELL HANDBOOK OF FORENSIC NEUROSCIENCE

John Wiley & Sons Explores how the explosion of neuroscience-based evidence in recent years has led to a fundamental change in how forensic psychology can inform working with criminal populations. This book communicates knowledge and research findings in the neurobiological field to those who work with offenders and those who design policy for offender rehabilitation and criminal justice systems, so that practice and policy can be neurobiologically informed, and research can be enhanced. Starting with an introduction to the subject of neuroscience and forensic settings, The Wiley Blackwell Handbook of Forensic Neuroscience then offers in-depth and enlightening coverage of the neurobiology of sex and sexual attraction, aggressive behavior, and emotion regulation; the neurobiological bases to risk factors for offending such as genetics, developmental, alcohol and drugs, and mental disorders; and the neurobiology of offending, including psychopathy, antisocial personality disorders, and violent and sexual offending. The book also covers rehabilitation techniques such as brain scanning, brain-based therapy for adolescents, and compassion-focused therapy. The book itself: Covers a wide array of neuroscience research Chapters by renowned neuroscientists and criminal justice experts Topics covered include the neurobiology of aggressive behavior, the neuroscience of deception, genetic contributions to psychopathy, and neuroimaging-guided treatment Offers conclusions for practitioners and future directions for the field. The Wiley Blackwell Handbook of Forensic Neuroscience is a welcome book for all researchers, practitioners, and postgraduate students involved with forensic psychology, neuroscience, law, and criminology.

LEGAL MEDICINE

Elsevier Health Sciences Regarded as the citable treatise in the field, "Legal Medicine" explores and illustrates the legal implications of medical practice and the special legal issues arising from managed care. This updated edition features comprehensive discussions on a myriad of legal issues that health care professionals face every day. It includes 20 brand-new chapters that address the hottest topics in the field today and also serves as the syllabus for the Board Review Course of the American Board of Legal Medicine (ABLM).

DIVERSITY IN PRACTICE

Cambridge University Press Leading scholars look beyond the rhetoric of diversity to reveal the ongoing obstacles to professional success for traditionally disadvantaged groups.

MONEY AND FINANCE AFTER THE CRISIS

CRITICAL THINKING FOR UNCERTAIN TIMES

John Wiley & Sons Money and Finance After the Crisis provides a critical multi-disciplinary perspective on the post-crisis financial world in all its complexity, dynamism and unpredictability. Contributions illuminate the diversity of ways in which money and finance continue to shape global political economy and society. A multidisciplinary collection of essays that study the geographies of money and finance that have unfolded in the wake of the financial crisis Contributions discuss a wide range of contemporary social formations, including the complexities of modern debt-driven financial markets Chapters critically explore proliferating forms and spaces of financial power, from the realms of orthodox finance capital to biodiversity conservation Contributions demonstrate the centrality of money and finance to contemporary capitalism and its political and cultural economies